HIGH COURT OF MADHYA PRADESH: JABALPUR Online Assessment / Preliminary

Exam of Civil Judge Class-2 (Entry Level) Exam-2018 Overtion Paper (Hindi + English) SHIET 1

Question Paper (Hindi + English) SHIFT-1

Constitution of India (Total – 10 Questions) (Q. No. 1-10)

1. Which of the following is not a Constitutional body?
(A) Election Commission
(B) NITI Ayog
(C) GST Council
(D) Interstate Council
2. Under Indian Constitution, Fundamental duties enshrined under Article 51 A does not includes the duty-
(A) To uphold and protect sovereignty of India
(B) To defend the country when called upon to do so
(C) To value and preserve rich heritage of our composite culture
(D) To protect monuments places and objects of national importance
3. Constitution of India:- The right of vote in India is –
(A) Fundamental right
(B) Natural Right
(C) Constitutional right
(D) legal right
4. Which of the following is true and correct regarding Art. 14 of the Constitution of India?
(A) It forbids class legislation
(B) It allows reasonable classification
(C) Both it forbids class legislation and allows reasonable classification
(D) None of these
5. Which of the following Articles of the Constitution of India recognizes the "Doctrine of Double
Jeopardy" ?

(A) Article 22 (2)

(B) Article 21 (2)

(C) Article 20 (2)
(D) None of these
6. Constitution of Panchayats is given inof Constitution of India
(A) Article 243-B
(B) Article 243-O
(C) Article 243-W
(D) Article 243-A
7. Constitution of India: Protection and Improvement of Environment and safeguarding forest and wild life is:
(A) One of the Fundamental Duties
(B) One of the Directive Principles of State Policy
(C) Both Directive Principles of State Policy and Fundamental Duty.
(D) None of these
8. Which among the following is not a fundamental right according to Constitution of India-
(a) Right to equality
(b) Right to freedom of religion
(c) Right to constitutional remedies
(d) Equal justice & free legal aid
(A) (a), (b) & (C)
(B) Only (a)
(C) Only (d)
(D) Only (b)
9. Constitution of India:- Which one of the following' is not a Directive Principle of State Policy?
(A) Organization of Village Panchayats,
(B) Uniform Civil Code for citizens and non-citizens
(C) Right to work, to education and to public assistance in certain cases
(D) Separation of Judiciary from executive
10. In preamble of the Constitution of India, the people of India have resolved to constitute India into:-

- (A) Sovereign Democratic Republic.
- (B) Sovereign socialist Democratic Republic
- (C) Sovereign socialist Secular Democratic Republic
- (D) Sovereign Secular Democratic Republic.

Civil Procedure Code 1908 (Total – 15 Questions) (Q. No. 11-25)

- 11. Civil Procedure Code:- A decree for injunction if not obeyed-
- (A) Is not executable.
- (B) Is executable by detention of the judgment debtor in civil prison or by attachment of his property.
- (C) Is executable by filing a petition under Order 39 Rule 2-A of the C.P.C.
- (D) Is executable by filing a fresh suit.
- 12. Civil Procedure Code:- A decree for restitution of conjugal right is executable-
- (A) By attachment of property or by detention in Civil prison or by both
- (B) By attachment of property.
- (C) By imprisonment.
- (D) By granting a decree for divorce.
- 13. Which one of the following statement is incorrect regarding the compromise under order 23 Rule 3 of Civil Procedure Code?
- (A) Must be in writing and signed by the party.
- (B) Must be in writing and need to be lawful agreement.
- (C) It is required that subject matter of the compromise is the same as the subject matter of the Suit
- (D) A compromise which is voidable under the Indian Contract Act shall also voidable within the meaning of
- 14. Where a suit is dismissed under Rule 8 of Order 9 of the Civil Procedure

Code in respect of same cause of action, the plaintiff –

- (A) Shall be precluded from bringing a fresh suit.
- (B) May bring fresh suit subject to the law of limitation.
- (C) May not apply to set aside the dismissal order.
- (D) May bring a fresh suit.

15. Civil Procedure Code:- A decision or finding given by Court without jurisdiction. (A) can operate as resjudicata under all circumstances. (B) cannot operate as resjudicata. (C) cannot operate as resjudicata. (D) may operate as resjudicata may not operate as resjudicata 16. Civil Procedure Code: A suit for partition of properties situated in different cities-(A) separate suits have to be filed in each of the cities where the properties are situated. (B) can be instituted in a city where any property are situated. (C) can be instituted in a city where majority of properties/ property of maximum value is situated. (D) can be instituted where defendants or any of them resides 17. Under Section 148 of Civil Procedure Code the Court can enlarge the time not exceeding in total -(A) 90 Days (B) 60 Days (C) 45 Days (D) 30 Days 18. Civil Procedure Code:- A suit may be defeated due to-(A) Non-joinder of proper party. (B) Misjoinder of necessary party. (C) Non-joinder of necessary party. (D) misjoinder of proper party. 19. Civil Procedure Code: Suit against Government shall not be instituted until the expiration of – (A) one month next after notice in writing has been delivered. (B) Three month after notice in writing has been delivered. (C) two month after notice in writing has been delivered. (D) six month after notice in writing has been delivered. 20. Civil Procedure Code: - Principle of res judicata does not apply – (A) to Writ of Habeas Corpus

(B) to Interlocutory Orders

(C) to dismissal under Order 17, Rule 3.
(D) to ex parte judgement
21. Civil Procedure Code:- Which of the following is a right of civil nature
(A) Right to share in offerings in a temple
(B) Right to take procession
(C) Right to worship in a temple
(D) All of these
22. According to order 20 Rule 7 of Civil Procedure Code the decree shall bear the date of
(A) The day on which the judgement was pronounced
(B) The day on which the decree was made
(C) The day on which plaint was filed
(D) The day on which final argument was heard
23. Where a suit is abated or dismissed under Order 22 of Civil Procedure Code on the same cause of action
(A) fresh suit may be filed with prior permission of the court
(B) no fresh suit shall be brought
(C) new suit may be filed if sufficient cause is shown
(D) new suit may be instituted with the consent of parties
24 Civil Procedure Code :- The provision in respect of summary procedure has been laid down under
(A) Order 32 A of CPC
(B) Order 29 of CPC
(C) Order 34 of CPC
(D) Order 37 of CPC
25. Which Provision (Order) of Civil Procedure Code deals with production, impounding and return of documents ?
(A) Oder 13 CPC
(B) Oder 5 CPC
(C) Oder 17 CPC
(D) Oder 24 CPC

Transfer of Property Act 1882 (Total – 7 Questions) (Q. No.26-32)

26. Transfer of Property Act - Which one of the following statement is incorrect regarding transfer immovable property by gift?
(A) Instrument must be signed by or on behalf of the donor.
(B) Instrument must be signed by donor only
(C) Instrument must be registered.
(D) Instrument must be attested by at least two witnesses.
27. Transfer of Property Act:- Theattestation of document means—
(A) The attesting witness is aware of contents of the document.
(B) The attesting witness seen the executant sign or affix mark.
(C) Received from the executant a personal acknowledgement of his signature.
(D) Both the attesting witness seen the executant sign or affix mark and received from the executant a personal acknowledgement of his signature.
28. Transfer of Property Act :- "Transfer of Property" does not include ?
(A) Sale
(B) lease
(C) will
(D) gift
29. Transfer of Property Act: The gift of future is property is-
(A) Valid
(B) Voidable
(C) Void
(D) Conditionally void
30. Which of the following section of the Transfer of Property Act deals with "effect of holding over a lease" ?
(A) Section 115
(B) Section 115A
(C) Section 116

(D) Section 114A

- 31. Transfer of Property Act- The doctrine of "lis pendens" is explained in famous case of –
- (A) Musahur Sahu V. Hakim Lal
- (B) Muhammad Shafi V. Muhammad Sayed
- (C) Tulk V Moxhay
- (D) Bellamy V. Sabine
- 32. Under Transfer of Property Act, if the donor dies before acceptance of the gift by donee?
- (A) The gift is valid
- (B) The gift is void
- (C) The gift is voidable
- (D) None of these

Indian Contract Act 1872 (Total – 8 Questions) (Q. No. 33-40)

- 33. Indian Contract Act:- Which contract is specifically enforceable?
- (A) Contract by 'B' to deliver a lecture of law at Jabalpur University.
- (B) Contract of Marriage.
- (C) Contract by 'B' with 'A' to supply goods as of when 'A' requires.
- (D) None of these.
- 34. Indian Contract Act: Inadequacy of consideration is relevant determining the question of-
- (A) Fraud
- (B) Misrepresentation
- (C) Undue influence
- (D) Free consent
- 35. If only a part of the consideration or object is unlawful, the contract under sec 24 of the Indian contract, shall be –
- (A) Valid to the extent the same are lawful.
- (B) Valid to the extent same are unlawful.
- (C) void as a whole.
- (D) valid as a whole.

36. Indian Contract Act:- Two parties entered into contract. They later realized that there was a mistake in their understanding of law as applicable in India. This make their contract:
(A) Non est
(B) Void
(C) Voidable
(D) Not Voidable
37. Frustration contract is provided by which Section of the Indian Contract Act ?
(A) 70
(B) 2(d)
(C) 56
(D) 73
38. Indian Contract Act :- Goods displayed in showcase of a shop with price tag is –
(A) invitation to offer
(B) counteroffer
(C) communication
(D) None of these
39. Indian Contract Act:- 'A' enters into a contract with 'B' to sell him 100 bales of cotton, and afterwards discovers that 'B' was acting as agent for 'C' For the price of the I cotton 'A' may sue-
(A) Only Against 'C'
(B) Only Against 'B'
(C) against 'B' or 'C' or both
(D) neither against 'B' nor 'C'
40. Under Indian Contract Act, when does Jan agreement becomes a contract?
(A) It is enforceable by law
(B) It is between parties competent to contract
(C) It is by the free consent of parties
(D) All of these

Specific Relief Act 1963 (Total – 6 Questions) (Q. No. 41-46)

- 41. Specific Relief Act:- Where in any suit for specific performance of contract or any part thereof is dismissed, then suit for breach compensation –
- (A) Is barred.
- (B) Instituted with the permission of court.
- (C) Can be brought.
- (D) Permissible only in some circumstance S.
- 42. Consider following facts regarding effect of declaration made under Section 34 of Specific Relief Act:-
- 1. Declaration is binding on the parties to the suit and persons claiming through them respectively.
- 2. Declaration binds all those persons who have knowledge of the suit and knowingly they do not become parties.
- (A) 1 is right.
- (B) 2 is right.
- (C) 1 & 2 both are right.
- (D) 1 &2 both are wrong.
- 43. Specific Relief Act:- An injunction cannot be granted -
- (A) to restrain any person from prosecuting a judicial proceeding pending at the institution of the suit in which injunction is sought, unless such restraint is necessary to prevent a multiplicity of proceedings,
- (B) to restrain any person from instituting or prosecuting any proceeding in a court not subordinate to that from which the injunction is sought;
- (C) to restrain any person from applying to any legislative body:
- (D) All of these
- 44. Specific Relief Act:- Plaintiff, without having any tittle, filed a suit, for permanent injunction against based on long dispossession possession;
- (A) Because there is no title-Plaintiff may be dispossessed.
- (B) Law respects possession- Plaintiff cannot be dispossessed except in accordance with law.
- (C) Suit is not maintainable
- (D) Suit is not maintainable only for the relief of permanent injunction.

- 45. Specific Relief Act :- An injunction can be granted –
- (A) to prevent, on the ground of nuisance, an act of which it is not reasonably clear that it will be a nuisance
- (B) to prevent a contunuing breach in which the plaintiff has acquiescenced;
- (C) to restrain the wrongfully sale of any property in dispute in a suit in execution of a decree
- (D) to prevent the breach of a contract the performance of which would not be specifically enforced.
- 46. Under Specific Relief Act, 1963, Specific Relief may be granted –
- (A) For enforcing individual civil rights
- (B) For enforcing a Penal law
- (C) For enforcing both Civil law and a Penal law
- (D) For enforcing public rights.

Limitation Act 1963 (Total – 4 Questions) (Q. No. 47-50)

- 47. Limitation Act :- The period of limitation for a suit to compensation Is- for a malicious prosecution is- https://www.pyqonline.com
- (A) 90 days.
- (B) 6 months
- (C) 1 year
- (D) 3 years
- 48. Section-5 of the Limitation Act, 1963 does not apply to-
- (A) Suits
- (B) execution petitions under Order 21 CPC
- (C) petition for divorce under the Hindu Marriage Act 1956.
- (D) All of these.
- 49. Limitation Act:- The period of limitation for preferring an appeal from a decree passed by a court subordinate to the High Court to a High Court from the date of the decree is:
- (A) 90 days
- (B) 60 days
- (C) 30 days
- (D) 1 years

50. Section 5 of Limitation Act, 1963 applies to-(A) Suits (B) Appeals (C) Executions (D) All these... M.P. Accommodation Control Act 1961 (Total – 5 Questions) (Q. No. 51-55) 51. M.P. Accommodation Control Act:- Which one of the following option is correct regarding notice of increase of arrear of rent? 1. Notice must be given orally or in writing by landlord or on behalf of the landlord. 2. Notice may be given to tenant personally or to one his adult member of family or to his servant (A) 1 is wrong, 2 is right. (B) 2 is right, 1 is wrong. (C) 1 & 2 both are right. (D) 1 & 2 both are wrong. 52. M.P. Accommodation Control Act:- A Revision against a final order passed by the Rent Controlling authority on an application submitted by a retired government servant for eviction of his tenant, on the ground of bona fide requirement, shall be to: (A) The High Court (B) The Court of District Judge (C) The Civil Court (D) The Commissioner 53. M.P. Accommodation Control Act Member of the family do not includes (A) spouse (B) unmarried daughter. (C) unmarried sister. (D) married daughter. 54. M.P. Accommodation Control Act :- After a notice of demand for arrears of rent has been served on tenant, he should pay or tender the arrears of rent, to save himself from eviction: (A) Within fifteen days (B) Within one month

- (C) Within two months(D) Within three months55. Under which provision of M.P. Accommodation Control Act, 1961 penalties can be imposed on a land lord and tenant?(A) Section 42
 - (B) Section 43
 - (C) Section 44
 - (D) Section 45

M.P. Land Revenue Code 1959 (Total – 5 Questions) (Q. No. 56- 60)

- 56. M.P. Land Revenue Code:- Who would decide the disputes regarding boundaries between villages, survey number and plot numbers ?
- (A) Collector
- (B) Sub Divisional Officer
- (C) Revenue Inspector
- (D) Tehsildar
- 57. Where a Bhumiswami has been dispossessed unauthorisedly, he will make an application for restitution of possession under Section 250 of M.P. Land Revenue Code, before
- (A) Tahsildar
- (B) Sub Divisional Officer
- (C) Collector
- (D) Revenue Inspector
- 58. M.P. Land Revenue Code:- An application by party interested will be presented to Tehsildar for Demarcation of boundary of a survey number or of a sub division or of a plot Number and construction of boundary marks thereon.
- (A) under section 124 of M.P Land Revenue Code. 1959
- (B) under section 129 of M.P. Land Revenue Code 1959
- (C) under section 127 of M.P. Land Revenue Code. 1959
- (D) under section 125 of M.P. Land Revenue Code. 1959

- 59. The offence under Section 250-B of the M.P. Land Revenue Code, is-
- (A) Non- cognizable and bailable offence
- (B) Cognizable and non-bailable offence
- (C) Cognizable and bailable offence
- (D) Non- cognizable and non- bailable offence
- 60. Under M.P.L.R.C., 1959, which of the following matter is not in exclusive juristiction of revenue authorities?
- (A) Any claim to modify a decision determining abadi made by a Settelement Officer or Collector
- (B) The amount of Land Revenue assessed or reassessed under this Code or any other enactment for the time being in force
- (C) Any claim against the State Government to have any entry made in any land records or to have any such entry omitted or amended
- (D) Any dispute to which the State Government is not a party relating to any right which is recorded in the record of rights

Indian Evidence Act 1872 (Total – 15 Questions) (Q. No. 61-75)

- 61. Indian Evidence Act: Extra judicial confession means a confession made?
- (A) Before judicial Magistrate in court
- (B) Before Doctor
- (C) Before Friend
- (D) Both before Doctor & before Friend
- 62. If an accused voluntarily consents for brain mapping and narco-analysis, then such information is relevant under which section of Evidence Act?
- (A) Sec 7
- (B) Sec 17
- (C) Sec 27
- (D) Sec 30
- 63. Indian Evidence Act:- Identification of a suspect by photo is -
- (A) Not admissible in evidence.
- (B) admissible in evidence.
- (C) The suspect must be present.
- (D) Both, not admissible in evidence and the suspect must be present

64. There is a charge upon 'A' committing murder at Kolkata on a certain day. He takes plea that on that on that day he was at Mumbai. This statement of 'A' is relevant under which section of the Evidence Act?
(A) Sec 8
(B) Sec 9
(C) Sec 11
(D) Sec 14
65. A dying declaration is relevant Jevidence under Section 32 of the Evidence Act notwithstanding it being hearsay evidence, because
(A) A statement If a person is by a person as to the cause of his death is treated in law as a solemn statement.
(B) If a person is dead and anything said by the person as to the cause of death is relevant, since the dead person cannot be brought before the court to testify. necessity makes it inevitable to admit said statement.
(C) Because it is believed that a person would not meet his maker with lies in the mouth.
(D) Because society owes a duty to dead persons to give them justice.
66 Indian Evidance Act. The hunder of mucofin cose of holes of alibities
66. Indian Evidence Act:- The burden of proof in case of 'plea of alibi' is (A) on the Prosecution
(B) on the Accused
(C) investigation agency
(D) None of these
67 Indian Evidence Acts Defence of alibitic accounted by
67. Indian Evidence Act:- Defence of alibi is governed by – (A) Section 9 of the Evidence Act
(B) Section 12 of the Evidence Act
(C) Section 11 of the Evidence Act
(D) Section 6 of the Evidence Act
68. Indian Evidence Act:- A witness may while under examination, refresh his memory by referring to any writing made by himself at the time of the transaction soon afterwards. This provision is provided under –
(A) Section 160
(B) Section 158
(C) Section 166
(D) Section 159

in evidence as document is contained in-
(A) Section 65(B)(1)
(B) Section 65(B)(2)
(C) Section 65(B)(5)
(D) Section 65(B)(4)
70. Indian Evidence Act: Which of the following is not a competent Witness?
(A) Deaf
(B) Minor
(C) Mentally retarded
(D) Dumb
71. Under section 45 of Evidence Act Opinion of expert witness is-
(A) A Conclusive proof.
(B) Is not relevant.
(C) Is not admissible
(D) Is not a conclusive proof.
72. Under Indian Evidence Act, 1872 which one of the following is not essential condition for admissibility of dying declaration ?
(A) The statement as to any of the circumstance s of the transaction which resulted in his death
(B) Person making statement must be under expectation of death at the time of making such statement
(C) Death of the person making dying declaration is must
(D) The statement must be as to the cause of his death
73. Under Section 27 of the Evidence Act the 'Fact discovered' means
(A) The object produced only
(B) The place from where the object is produced only
(C) The knowledge of the accused as to the object and the place
(D) None of these

69. In the Evidence Act, the conditions in respect of computer output to be deemed and admissible

- 74. Under Indian Evidence Act, 1872, for raising presumption in respect of an electronic record that electronic signature on the record which purports to be that of any particular person was so affixed by him, the record shall be –
- (A) 3 Year old
- (B) 6 Year old
- (C) 5 Year old
- (D) 10 Year old
- 75. Test identification parade conducted during investigation of a case is admissible in evidence under which of the Section of the Evidence Act?
- (A) Section 6
- (B) Section 7
- (C) Section 8
- (D) Section 9

Indian Penal Code 1860 (Total – 15 Questions) (Q. No. (76-90)

- 76. Under Section 34 of Indian Penal Code –
- (A) Physical Presence is necessary.
- (B) Physical Presence is necessary for participation but not in all cases.
- (C) Physical presence is not necessary.
- (D) Physical Presence is necessary with common knowledge.
- 77. Indian Penal Code Which one of the following option is incorrect?
- (A) All Murders are culpable homicide but not vice versa.
- (B) All culpable homicide are murder.
- (C) All culpable homicide are murder.
- (D) Clause (c) of Section 299 is require knowledge of the probability of death.
- 78. Indian Penal Code:- A lady wishing to get a railway ticket finding a crowd at ticket window at Station asked 'B who was near Window to get a ticket. for her and handed him over money. for same 'B' took money and instead of getting ticket ran away with money. What offence has been committed by 'B'?
- (A) Offence of theft.
- (B) Offence of Criminal Misappropriation.

- (C) Offence of criminal breach of trust (D) Offence of Cheating. 79. Indian Penal Code A finds Rs. 2000/- note on public place. He has no idea as to whom the Rs.2000/- note belongs. He picks up the note. A has committed-(A) Theft (B) Dishonest misappropriation of property. (C) attempt to theft. (D) has not committed any offence. 80. Indian Penal Code: - Uttering obscene words near a public place – (A) is not an offence (B) is an offence under Section 294 IPC (C) is an offence under Section 290 IPC (D) is an offence under Section 292(2)(b) IPC 81. To convict a person for offence under sec. 306 I.P.C. – (A) Ingredients of sec. 107 I.P.C. are to be proved. (B) Ingredients of sec. 107 I.P.C. are not to be proved. (C) mere cruelty is sufficient. (D) None of these 82. In which one of the following sections of the Indian Penal Code, 1860 punishment for wrongful confinement is provided? (A) sec 340 IP.C (B) sec. 341 I.P.C. (C) sec. 342 IP.C (D) sec. 350 I.P.C. 83. Indian Penal Code: - X intended to kill A but instead killed B whom he had no in tendon to kill
 - under which doctrine is X liable for the murder of B
 - (A) Doctrine of extended malice
 - (B) Doctrine of means rea
 - (C) Doutrine of diminished responsibility
 - (D) Doctrine of transfer of malice

- 84. Which Section of the Indian Penal Code deals with those conditions, when consent is said to be, not free consent? (A) Section 90 (B) Section 92 (C) Section 89 (D) Section 87 85. Indian Penal Code:- For an offence of Kidnapping from lawful guardianship the age of a girl must be (A) Below 18 Year (B) Below 15 Year (C) Below 21 Year (D) Below 16 Year 86. Indian Penal Code: The right of private defence of the body – (A) commences as soon as reasonable apprehension of danger to the body arises from an attempt or threat to commit the offence and it continues even after that apprehension ceases (B) commences only when the assault is actually done and continues during the period of assault (C) commences only when the assault is actually done and continues even (D) commences as soon as reasonable apprhension of danger to the body arises from an attempt or threat to commit the offence and it continues as long as such apprehension of the danger to the body continues 87. Indian Penal Code:- Which one of the following statements is correct? (A) abettor's liability is dependent on the liability of the principal offender. (B) if the abettor is innocent, the principal offender is also not liable
- (C) Abettor and principal offender may be differently liable for different offences.
- (D) The principal offender must have the same guilty mind as that of the abettor
- 88. Under Indian Penal Code, which of the following amounts to defamation:-
- (A) To convey a caution intended for good of person, to whom conveyed or for public good
- (B) To make an imputation concerning a company or an association or collection of persons as such
- (C) Censure passed in good faith by person having lawful authority over others
- (D) Publication of reports of proceedings of court.

- 89. Whoever kidnaps or abducts any child with intention of taking dishonestly any movable property from the person of such child, shall be punished under Section 369 of I.P.C. if the child is under? (A) Ten Years (B) Twelve Years (C) Fourteen Years (D) Sixteen Years 90. According to Indian Penal Code, Any man who monitors the use by a woman of the internet, email or any other form of electronic communication commits the offence of (A) Voyeurism (B) Stalking (C) Watching (D) Searching Criminal Procedure Code 1973 (Total – 15 Questions) (Q. No. 91-105) 91. Under what Section of Criminal Procedure Code a Magistrate may direct local investigation? (A) Section 133 (B) Section 145 (C) Section 147 (D) Section 139 92. Criminal Procedure Code:- How much punishment may be awarded to an accused who is found guilty under a summary trial? (A) Not exceeding three months (B) Not exceeding six months (C) Not exceeding one year (D) Not exceeding two years 93. A confessional statement u/s 164 of Criminal Procedure Code can be recorded?
- permission of court

(B) During the course of investigation at any time afterwards on commenceme nt of trial with the

(A) During the course of investigation only and not afterwards.

(C) During investigation as well as during inquiry but before commenceme nt of trial
(D) During the investigation, inquiry or trial.
94. Criminal Procedure Code In M.P. offence under section 363 IPC is triable by which Court ?
(A) Judicial Magistrate First class
(B) Chief Judicial Magistrate
(C) Court of Session
(D) Chief Metropolitan Magistrate
95. Criminal Procedure Code: If a offence under section 376 IPC is committed the information shall be recorded by woman police officer
(A) 154 Cr.P.C.
(B) 155 Cr.P.C.
(C) 156 Cr.P.C.
(D) 157 Cr.P.C.
96. Criminal Procedure Code:- The Magistrate of first class may pass a sentence
(A) Imprisonment for a term not exceeding two years or fine not exceeding (Five thousand rupees) or both
(B) Imprisonment for a term not exceeding one years or fine not exceeding (Five thousand rupees) or both
(C) Imprisonment for a term not exceeding three years or fine not exceeding (Ten thousand rupees) or both
(D) Imprisonment for a term not exceeding seven years or unlimited fine or both.
97. Criminal Procedure Code Imprisonment in default of payment of fine can be awarded
(A) to run concurrently with substantive sentence imposed
(B) in addition to the substantive sentence imposed.
(C) court can condone it.
(D) None of these
98. Procedure of Arrest and Duties of officer making Arrest is provided in Section
(A) 41-B
(B) 41-A

(C) 41-D
(D) 41-C
99. Criminal Procedure Code:- Court may alter Charge -
(A) Only before evidence of prosecution is closed.
(B) Only Appellate Court may alter charge.
(C) Charge cannot be altered.
(D) At any time before Judgement is pronounced.
100. Executive Magistrate may require Security for good behaviour from habitual offender under sectionof Criminal Procedure Code.
(A) 109
(B) 110
(C) 106
(D) 108
101. Criminal Procedure Code:- Magistrate may take cognizance of an offence on complaint if in his opinion - https://www.pyqonline.com
(A) There is sufficint ground for conviction
(B) There is primafacie no probable defence of accused
(C) accused is not innocent
(D) There is sufficient ground for proceeding
102. Victim is defined in Sectionof Criminal Procedure Code.
(A) 2(wa)
(B) 2(u)
(C) 2(d)
(D) 2(v)
103. Under proviso to section 372 Criminal Procedure Code, victim have no right to prefer an appeal against any order passed by the court-
(A) Acquitting the accused
(B) Convicting for a lesser offence
(C) Imposing inadequate compensation
(D) Imposing inadequate sentence

- 104. Under Criminal Procedure Code, the period of limitation for taking cognizance of any offence shall be three years-
- (A) If the offence is punishable with imprisonment for a term exceeding one year but not exceeding three years
- (B) If the offence is punishable with imprisonment for a term exceeding three year but not exceeding seven years
- (C) If the offence is punishable with imprisonment for a term exceeding one year but not exceeding ten years
- (D) If the offence is punishable with imprisonment for a term not exceeding one year
- 105. When the person who would otherwise be competent to compound an offence under Section 320 of Criminal Procedure Code is dead, then-
- (A) Legal representative of such person as defined in the Code of Criminal Procedure. 1973 can compound the offence with the permission of the Court
- (B) Offence can be compounded by any alive eye witness.
- (C) Offence cannot be compounded after the death of person.
- (D) Legal representative of such person as defined in the Code of Civil Procedure, 1908, can compound the offence with the consent of the Court.

Negotiable Instruments Act 1881 (Total-5 Questions) (Q. No. 106-110)

- 106. Which of the following section of Negotiable Instruments Act is related with presumption?
- (A) Section 119
- (B) Section 137
- (C) Section 139
- (D) All of these
- 107. Negotiable Instruments Act: Whether a minor may draw, indorse, deliver and negotiate any instrument?
- (A) Only when he can understand the consequence of it.
- (B) Only when it is beneficial for him.
- (C) Only when it is made with mutual consent of both parties.
- (D) Yes, he may do so as to bind all parties except himself.
- 108. Negotiable Instruments Act:- the cause of action accrue, if the cheque issued by the drawer is dishonour?

- (A) on the date receipt of information by bank regarding the return of cheque as unpaid
- (B) on the date when notice is issued by payee to the drawer.
- (C) on the date drawer of cheque fails to make the payment of cheque amount to payee within 15 days from the receipt of demand notice.
- (D) None of these
- 109. Supreme Court has laid down certain directions to criminal courts for speedy and expeditious disposal of cases falling under Section 138 of the Negotiable Instruments Act, 1881 in the case of
- (A) Indian Bank Association & Ors vs Union Of India
- (B) Rangappa V. Mohan
- (C) Associated cement company limited V Keshwanand
- (D) k.Bhaskaran V SV balan
- 110. Negotiable Instruments Act: In a recent case Supreme Court has held that where the cheque amount with interest and cost as assessed by the Court is paid by a specified date, the Court is entitled to close the proceedings in exercise of its powers under Section 143 of the Act read with Section 258 Cr.P.C. That case is https://www.pyqonline.com
- (A) M/s. Meters and Instruments Pvt. Ltd. & ANR Vs. Kanchan Mehta
- (B) K.M. Ibrahim V. K.P Mohammad and oth
- (C) Damodar S Prabhu V. Sayed Babalal H
- (D) M.P. State Legal Service Authority V Prateek Jain

General Knowledge (Total – 20 Questions) (Q. No. 111-130)

- 111. An artificial satellite stays in the orbit around the earth because –
- (A) The earth's gravity does not attract the satellite due to great distance
- (B) The earth's attraction produces the necessary centripetal force
- (C) The earth's attraction is balanced by the attraction of other planets
- (D) Engine in the satellite constantly applies an upward force to balance its weight
- 112. Venus is considered as "Earth's Twin" because
- (A) Its period of revolution is same as that of earth
- (B) It has abundant amount of water
- (C) It has approximately same size, mass and density as that of earth
- (D) It completes one rotation on its axis in 24 hours

113. Which among the following city of Madhya Pradesh is not included in the Smart City Project
(A) Sagar
(B) Satna
(C) Ujjain
(D) Rewa
114. Laxmibai National Institute of Physical Education is situated in
(A) Narsinghpur
(B) Bhopal
(C) Gwalior
(D) Indore
115. AB Blood group is also known as Universal Acceptor group because
(A) It consists both Antibodies
(B) In consists neither antigen nor Antibody
(C) It does not consists both Antigen
(D) It does not consists Both Antibodies
116. Bhopal Gas Tragedy occurred on
(A) 3 rd Dec 1974
(B) 3 rd Dec 1984
(C) 3 rd Dec 1982
(D) 3 rd Dec 1986
117. Pangong Tso (Lake) is Situated in which state?
(A) Arunachal Pradesh
(B) Himachal Pradesh
(C) Jammu & Kashmir Pradesh
(D) Pradesh
118. Davis Cup is related to which sport ?
(A) Hockey
(B) Tennis

(C) Football
(D) Cricket
119. How many times Late Atal Bihari Vajpayee was Prime Minister of India?
(A) 2
(B) 3
(C) 1
(D) 4
120. Who was runner-up of FIFA world cup 2018?
(A) France
(B) Belgium
(C) Croatia
(D) England
121. If you want to see Crocodiles in their natural habitat then in which one place is best to visit?
(A) Pulicat Lake
(B) Chambal River
(C) Deeper Beel
(D) Betwa River
122. In which District of Madhya Pradesh PATALKOT is located?
(A) Hoshangabad
(B) Chhindwara
(C) Narsingpur
(D) Betul
123. Which Country is not a permanent momber of United Nations Security Council?
(A) U.S.A.
(B) Russia
(C) Germany
(D) France

124. Which of the following Countries is not in the continent of Asia?
(A) Indonesia
(B) Japan
(C) Malaysia
(D) Libya
125. Who has become the oldest Indian woman to complete an Ironman Triathion?
(A) Anu Vaidyanathan
(B) Deepa Malik
(C) Heena Sidhu
(D) Anju Khosla
126. In March 1939, Indian NationalCongress met at annual session at Tripuri" near
(A) Aizawl
(B) Kohima
(C) Kolkata
(D) Jabalpur
127. "Kalidas Award" of M.P. Govt. not awarded in the field of
(A) Classical Dance
(B) Theatre and Visual art
(C) Literature
(D) Classical Music
128. Who has been the first delivered his speech in Hindi in U.N.O.?
(A) Lal Bahadur Shastri
(B) Atal Bihari Vajpayee
(C) Vijay Laxmi Pandit
(D) Swami Vivekananda
129. Who constructed the Sanchi Stupa?
(A) Gautam Buddha
(B) Mahavira

(C) Ashoka
(D) Chandragupta
130. Who was/were awarded the Bharat Ratna 2015?
(A) Atal Bihari Vajpayee
(B) Madan Mohan Malviya
(C) Madan Mohan Malviya and Atal Bihari Vajpayee
(D) None of these
Computer Knowledge (Total – 10 Questions) (Q. No. 131-140)
131. Which of the following is not an operating system
(A) UNIX
(B) LINUX
(C) JAVA
(D) MS-DOS
122 One Detabyte is equal to
132. One Petabyte is equal to
(A) 1024 Terabyte
(B) 1024 Gigabyte
(C) 1024 Zetabyte
(D) 1024 Yottabyte
133. Which of the following devices cannot be shared on a computer network?
(A) Hard Drive
(B) Keyboard
(C) CD Drive
(D) Printer
134. In computers and digital technology 1GB is:
(A) 1024 MB
(B) 1024 KB
(C) 1024 TB
(D) 1024 B

135. Which of the following methods cannot be used for Data Transfer between two No computers?
(A) Hi-Fi
(B) Wi-Fi
(C) LAN Cable
(D) Memory Stick
136. TFT stands for
(A) Thin Film Transistor
(B) Tele-Fail- Thin
(C) Tube Full Thin
(D) Tax Full Total
137. What is called the procedure for transfer of system file to Memory RAM in Computer?
(A) Processing
(B) Formatting
(C) None of these
(D) Booting
138. Which is not a secondary storage device?
(A) CB
(B) RAM
(C) DVD-ROM
(D) Floppy
139. Full form of URL is-
(A) Uniform resource Locator
(B) Uniform resource Link
(C) Uniform registered link
(D) Uniform resource Lab
140. IC chips used in computers are made of-
(A) Silicon
(B) Chromium
(C) Lead
(D) Silver

English Knowledge (Total-10 Questions) (Q. No. 141-150)

141. I Shall Go and Down.
(A) lied
(B) lie
(C) lay
(D) layed
142. Choose the word opposite in meaning to "CORDIAL"
(A) Fast
(B) Heartfelt
(C) Friendly
(D) Hostile
143. Microscopes make small things appear larger than
(A) really are
(B) are really
(C) are they really
(D) they really are
144. Find the correct spelt word?
(A) Assination
(B) Assinashion
(C) Assacination
(D) Assassination
145. Fill in the blank with correct proposition - I have no sympathy this man.
(A) to
(B) for
(C) from
(D) with

146. Wordexpresses the opposite meaning of "SUSCEPTIBLE
(A) Incredible
(B) Immune
(C) Predictable
(D) Unpredictable
147. Allowance due to a wife from husband Jon separation.
(A) Patrimony
(B) Antimony
(C) Parsimony
(D) Unpredictable
148. Find out the correct Antonym for the word "Veracity' –
(A) Falsehood
(B) Heinous
(C) Ruined
(D) Composed
149. Select the cover of darkness, the enemy crept
(A) in, over
(B) in, along
(C) under, up
(D) through, upon
150. Select the word which is most nearly opposite in meaning as the word "FORBID"
(A) Forgive
(B) Allow
(C) Refuse
(D) Deprive

MP-CIVIL-JUDGE-PRELIMINARY-EXAM-2018 ANSWER KEY

Que.	Ans.								
1	В	31	D	61	D	91	D	121	В
2	D	32	В	62	С	92	A	122	В
3	D	33	D	63	В	93	С	123	С
4	С	34	D	64	С	94	С	124	D
5	С	35	С	65	В	95	A	125	D
6	A	36	D	66	В	96	С	126	D
7	С	37	С	67	С	97	В	127	С
8	С	38	A	68	D	98	A	128	В
9	В	39	С	69	В	99	D	129	С
10	С	40	D	70	С	100	В	130	С
11	В	41	A	71	D	101	D	131	С
12	В	42	A	72	В	102	A	132	A
13	С	43	D	73	С	103	D	133	В
14	A	44	В	74	С	104	A	134	A
15	В	45	С	75	D	105	D	135	A
16	В	46	A	76	В	106	D	136	A
17	D	47	С	77	В	107	D	137	С
18	С	48	D	78	С	108	С	138	В
19	С	49	A	79	D	109	A	139	A
20	A	50	В	80	В	110	A	140	A
21	D	51	A	81	A	111	В	141	В
22	A	52	A	82	С	112	C	142	D
23	В	53	D	83	D	113	D	143	D
24	D	54	С	84	A	114	C	144	D
25	A	55	В	85	A	115	D	145	В
26	В	56	D	86	D	116	В	146	В
27	D	57	A	87	С	117	С	147	D
28	С	58	В	88	В	118	В	148	A
29	С	59	В	89	A	119	В	149	С
30	С	60	D	90	В	120	С	150	В