Telangana 2023 Prelims Question

Q.N 1: Is there any limitation prescribed for filing application under section 47 of CPC before executing Court?

- There is no limitation prescribed and application can be filed at any point of time after decree is passed
- 2. It is governed by provisions of Limitation Act
- 3. The issue of limitation can be decided only if such objection is raised
- 4. The executing Court can suo motu frame issue of limitation

Correct Answer: 1

Q.N 2: The following properties cannot be attached and sold in execution of decree under Section 60 of CPC:

- 1. Dwelling house
- 2. Promissory notes
- 3. Shares in company
- 4. House of agriculturist

Correct Answer: 4

4. at any time before the defendant files the written statement

Correct Answer: 2

Q.N 4: A decree of restitution of conjugal rights can be enforced:

- by attachment of the property of judgement debtor
- 2. by detaining the judgement debtor in civil prison
- 3. by attachment of property of judgement debtor or by detaining him in civil prison
- 4. initiating criminal prosecution against the judgement debtor

Correct Answer: 3

Q.N 5: When order directing deposit of rents during pendency of rent Court proceedings is not complied with, then the Rent Controller can order summary eviction of tenant under:

- 1. Section 11(2)
- 2. Section 11(1)

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Q.N 3: A plaint can be returned under Order VII Rule 10 CPC only:

- 1. at the pre numbering stage
- 2. at any stage of the suit
- 3. at any time before settlement of the issues
- 3. Section 11(4)
- 4. Section 11(3)

Correct Answer: 1

Q.N 6: For the purpose of cheating under Section 420 IPC, it is necessary that the victim or aggrieved person:

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- 1. Need not to suffer unlawful loss
- 2. Necessarily has to suffer unlawful loss
- 3. May or may not suffer unlawful loss
- 4. Mere inducement with dishonest intention is enough

Correct Answer: 2

- Q.N 7: Under which among the following Sections alternative charge can be framed?
 - 1. Section 306 and Section 34 IPC
 - 2. Section 306 and Section 120(b) IPC
 - 3. Section 306 and Section 109 IPC
 - 4. Section 306 and Section 304-B IPC

Correct Answer: 3

- Q.N 8: To constitute an offence of unlawful assembly it is necessary that:
 - There should be physical presence of five persons or more persons to do any act enumerated under the provision
 - 2. There need not be any physical presence of five or more persons
 - There should be at least one person who is physically present and others need not be physically present
 - 4. There may be several persons but at least five persons should have common object whether they are physically present or not

Correct Answer: 1

Q.N 9: A person is deemed to be dead under Section 108 of the Indian Evidence Act:

- if he is not heard to be alive for the last 7 years
- 2. If he is not heard to be alive for the last 30 years
- 3. If he is not heard to be alive for the last 12 years
- 4. If he is not heard to be alive after 7 years after attaining majority

Correct Answer: 1

Q.N 10: Under Section 116 of the Indian Evidence Act:

- A tenant is debarred from denying the title of the landlord
- 2. A tenant is entitled to deny the title if the landlord's title is doubtful
- 3. A tenant has the option to deny the title of the landlord
- 4. A tenant can deny the title of the landlord after expiry of the lease period

Correct Answer: 1

- Q.N 11: A petition for mutual divorce under Section 13 of the Hindu Marriage Act can be filed:
 - 1. At any time after marriage
 - 2. Only after one year of marriage
 - 3. Only after two years of marriage
 - Only when there is no resumption of cohabitation between the parties to the marriage for a period of one year or upwards

Correct Answer: 2

- Q.N 12: Interim maintenance under Section 24 of the Hindu Marriage Act can be granted by the Family Court:
 - Only when main relief of maintenance is sought for
 - In any proceeding under the Hindu Marriage Act irrespective of main relief of maintenance is sought for or not
 - 3. Only in a divorce case
 - 4. Only in a case for restitution of conjugal rights

Correct Answer: 2

- Q.N 13: Agreement which is voidable can become a contract:
 - 1. At the option of promisor or promisee
 - 2. With the consent of promisor or promisee
 - 3. At the option of promisee
 - 4. At the option of promisor

Q.N 14: Limitation for filing suit for damages for act of defamation is:

- 1. 3 years
- 2. 2 years
- 3. 5 years
- 4. 1 year

Correct Answer: 4

Q.N 15: Under Section 145 Cr.P.C when there is a dispute regarding land or water which is likely to cause breach of peace, an order passed by the concerned Magistrate is:

- 1. Final
- Subject to order that may be passed by competent Courts in due course of law
- 3. Valid for a period of two months
- 4. Valid for a period of six months

Correct Answer: 2

Q.N 16: The following provisions of law in Cr.P.C deal with period of limitation for taking cognizance of offence:

- 1. Section 448
- 2. Section 458
- 3. Section 468
- 4. Section 478

Correct Answer: 3

Q.N 17: Sanction from Government for prosecution of Public Servants under Section 197 Cr.P.C means:

- 1. Sanction for lodging FIR
- 2. Only sanction before filing charge sheet
- Sanction after filing charge sheet and before judgement
- 4. Sanction only before judgement

Correct Answer: 2

Q.N 18: Shared household under Section 17 of the Domestic Violence Act:

- 1. Includes tenanted property of the respondent
- 2. Only own property of the respondent
- 3. Only joint property of the respondent

 Does not include tenanted property of the respondent

Correct Answer: 1

Q.N 19: A child in conflict with law convicted for the offence under Section 302 IPC:

- Can be sentenced to imprisonment for life after he attains majority
- 2. Cannot be sentenced to imprisonment for life
- 3. Can be sentenced to imprisonment to life subject to gravity of offence
- Can be sentenced to imprisonment for life in rescue homes

Correct Answer: 2

Q.N 20: Every offence under the Telangana Gaming Act, 1974 is:

- 1. Cognizable and bailable
- 2. Cognizable and compoundable
- 3. Non-cognizable and non-bailable
- 4. Cognizable and non-bailable

Correct Answer: 4



Q.N 21: Easement is a right related to:

- 1. Only land
- 2. Land and building
- 3. Land and water
- 4. Land and water channel

Correct Answer: 1

Q.N 22: Assault or criminal force to deter public servant from discharging his duty is punishable under Section:

- 1. 352 of IPC
- 2. 353 of IPC
- 3. 346 of IPC

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4. 342 of IPC

Correct Answer: 2

Q.N 23: The power to review judgement in criminal cases under Section 362 Cr.P.C lies with:

- 1. High Court only
- 2. Sessions Court and High Court
- 3. The Court which passes the judgement
- 4. None of the above

Correct Answer: 3

- Q.N 24: Which one among the following provisions deal with the power of the Court to add an accused during trial or inquiry:
 - 1. Section 219 Cr.P.C
 - 2. Section 319 Cr.P.C
 - 3. Section 419 Cr.P.C
 - 4. Section 209 Cr.P.C

Correct Answer: 2

Q.N 25: The Jurisdiction of the Court for filing the cases will be on the basis of:

- Subject matter regarding the cause of action
- 2. Territorial jurisdiction
- 3. Pecuniary jurisdiction
- 4. All the above

Correct Answer: 4

Q.N 26: A Court can pass a preliminary decree in a suit for:

- 1. Dissolution of partnership firm
- 2. for possession and mesne profits
- 3. declaration of title
- 4. partition suit

Note: For this question, ambiguity is found in question/answer. Candidate will get full marks for this question if any of the correct options are chosen.

Q.N 27: Under Code of Civil Procedure, 1908 a plaint can be rejected under:

- 1. Order VII Rule 8
- 2. Order VII Rule 9

- 3. Order VII Rule 11
- 4. None of the above

Correct Answer: 3

Q.N 28: In a suit defendant after service of notice can file a written statement within a period of:

- 1. 45 days
- 2. 90 days
- 3. 30 days
- 4. 60 days

Correct Answer: 2

Q.N 29: Pleadings in a suit consist/s of:

- 1. Plaint only
- 2. Written Statement only
- 3. Plaint and Written Statement
- 4. None of the above

Correct Answer: 3

Q.N 30: Order IX Rule 13 of the Code of Civil Procedure, 1908, provides grounds:

- 1. For reopening of evidence
- 2. For filing written statement
- 3. For setting aside ex parte decree
- 4. For issuing summons afresh

Correct Answer: 3

Q.N 31: Under the provisions of the Code of Civil Procedure, 1908, an Executing Court has the power to:

- 1. modify the terms of the decree
- 2. modify and vary the terms of the decree
- 3. cannot either modify or vary the decree
- 4. modify the judgment and terms of the decree

Correct Answer: 3

Q.N 32: An Executing Court under the provisions of the Code of Civil Procedure, 1908, in execution of a decree can impose on the judgment debtor:

- 1. rigorous imprisonment
- 2. simple imprisonment
- 3. civil imprisonment

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4. none of the above

Correct Answer: 3

3. Two suits on the same cause of action are prohibited

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Q.N 33: Section 100 of the Code of Civil Procedure, 1908, provides for filing of a second appeal in the:

- 1. District Court
- 2. High Court
- 3. Supreme Court
- 4. None of the above

Correct Answer: 2

Q.N 34: Section 148A of the Code of Civil Procedure, 1908, provides for:

- 1. Enlargement of time
- 2. Filing of caveat
- 3. Review application
- 4. Filing First Appeal

Correct Answer: 2

Memory updated

Here are the formatted questions from 35 to 70:

Q.N 35: The doctrine of res judicata is based on the principle that

- 1. Prohibiting the parties from filing suits against each other
- 2. Parties should not file successive suits against each other

4. One should not be vexed twice for the same cause of action and there should be a finality to the litigation

Correct Answer: 4

Q.N 36: Which of the below mentioned statements is incorrect?

- An agreement opposed to public policy is enforceable under law
- 2. There cannot be any valid contract between minors
- 3. All valid agreements are enforceable through Courts
- 4. An agreement entered by the guardian of minor is enforceable

Correct Answer: 1

Q.N 37: Consent of a party entering into a contract is said to be free when it is not caused by

- 1. coercion or undue influence
- 2. misrepresentation
- 3. fraud
- 4. All the above

Correct Answer: 4

Q.N 38: A Hindu woman can file for a petition interim maintenance under

- Section 125 Cr.P.C. and Section 18 of the Hindu Adoption & Maintenance Act, 1956
- 2. Section 24 of the Hindu Marriage Act, 1955
- Section 20 of the Protection of Women from Domestic Violence Act, 2005
- 4. All the above

Correct Answer: 4

Q.N 39: Section 13B of the Hindu Marriage Act, 1955 provides for

- 1. Restitution of Conjugal Rights
- 2. Divorce on the ground of cruelty
- 3. When the marriage was a void marriage
- 4. Divorce by mutual consent

Correct Answer: 4



Q.N 40: Section 5 of the Limitation Act, 1963, applies to only

- 1. Interlocutory applications and appeals
- 2. Suits
- 3. Execution Petitions
- 4. All the above

Correct Answer: 1

Q.N 41: Section 6 of the Specific Relief Act, 1963, provides for filing a suit for possession of immovable property within a period of

- 1. one year from the date of dispossession
- 2. Six months from the date of dispossession
- 3. Three years from the date of dispossession

Twelve years from the date of dispossession

Correct Answer: 2

Q.N 42: In a suit filed for declaration of title based on adverse possession, the burden of proof is on

- 1. Plaintiff
- 2. Defendant
- 3. Both on the plaintiff and defendant
- 4. Court

Correct Answer: 1

Q.N 43: When the witness is not having personal knowledge of a fact and merely repeats the statement made by another person, such evidence is called

- 1. Secondary evidence
- 2. Hearsay evidence
- 3. Hearsay evidence
- 4. Direct evidence

Correct Answer: 3

Q.N 44: Section 45 of the Indian Evidence Act, 1872, which provides for opinion of an Expert is

- 1. Conclusive proof
- 2. Not conclusive proof
- 3. Supportive and corroborative
- 4. None of the above

Correct Answer: 2

Q.N 45: Estoppel is a rule of

- 1. Civil Action
- 2. Criminal Action
- 3. Both civil and criminal actions
- 4. None of the above

Correct Answer: 3

Q.N 46: Privileged information under the Indian Evidence Act, 1872, is the communication between

- 1. Police officer and Advocate
- 2. Advocate and client
- 3. Magistrate and Accused
- 4. None of the above

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Q.N 47: For determination of age of a person, the Court can rely on the following:

- 1. Affidavit of father/mother
- 2. Evidence from third parties
- 3. Ossification test
- 4. No such proof is required

Correct Answer: 2

Q.N 48: Section of the Indian Evidence Act, 1872, provides for admissibility of the Electronic records

- 1. 65
- 2. 66
- 3. 65B
- 4. 65A

Correct Answer: 3

- 1. Maneka Gandhi vs. Union of India
- 2. Minerva Mills vs. Union of India
- Keshavanand Bharathi vs. State of Kerala
- 4. Golaknath vs. State of Punjab

Correct Answer: 3

Q.N 51: A Writ Petition can be filed in a High Court under Article of the Constitution of India

- 1. 326
- 2. 226
- 3. 32
- 4. 256

Correct Answer: 2

Q.N 52: Under the Constitution of India, the term of the President is

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Q.N 49: The burden of proof in a criminal proceedings lies on

- Prosecution to prove the guilt of the accused
- 2. Accused to prove his innocence
- 3. Both on the Prosecution and the Accused
- 4. On the Magistrate

Correct Answer: 1

Q.N 50: Basic structure theory was first propounded by the Hon'ble Supreme Court in the case of

- 1. 6 years
- 2. 5 years
- 3. life
- 4. 10 years

Correct Answer: 2

Q.N 53: The oath of the Office of the President is administered by

- 1. The President himself
- 2. The outgoing President
- 3. The Prime Minister
- 4. The Chief Justice of India

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Q.N 54: The Upper House of the Parliament is called

- 1. Lok Sabha
- 2. Praja Sabha
- 3. Rajya Sabha
- 4. Intellectual Sabha

Correct Answer: 3

Q.N 55: The Constitution of India came into force on

- 1. 15.08.1947
- 2. 26.01.1947
- 3. 26.01.1950
- 4. 15.08.1950

Correct Answer: 3

Q.N 56: The Preamble of the Constitution of India is

- 1. a part of the Constitution
- 2. not a part of the Constitution
- 3. a part of fundamental rights
- 4. none of the above

Correct Answer: 1

Q.N 57: Article 21 of the Constitution of India guarantees

- Protection of right to life and personal liberty
- 2. Right to Education
- Protection against arrest and detention
- 4. Right to property

Correct Answer: 1

Q.N 58: Article 20 of the Constitution of India deals with

- 1. Estoppel
- 2. Res judicata
- 3. Double jeopardy
- 4. Per incuriam

Correct Answer: 3

Q.N 59: Article 300A of the Constitution of India deals with

- 1. Right to Life
- 2. Freedom of Trade and Commerce
- 3. Contracts

4. Right to Property

Correct Answer: 4

Q.N 60: Fundamental duties enumerated in Article 51-A of the Constitution of India are

- 1. enforceable
- 2. not enforceable
- 3. only enforceable when violated
- 4. none of the above

Correct Answer: 2

Q.N 61: A Writ of Habeas Corpus is available

- 1. against Police brutality
- 2. as Fundamental Right
- 3. in cases of wrongful deprivation of personal liberty or wrongful detention
- in case of wrongful deprivation of property

Correct Answer: 3

Q.N 62: The age of retirement of a Judge of Supreme Court of India is

- 1. ten years
- 2. till he/she attains the age of 65
- 3. till he/she attains the age of 62
- 4. for life

Correct Answer: 2

Q.N 63: An implead petition can be allowed under Order 1 Rule 10 of CPC:

- 1. Before framing of issues
- 2. Before commencement of trial
- 3. At any stage of the suit
- 4. None of the above

Correct Answer: 3

Q.N 64: Charge framed under Section 211 of Cr.P.C. shall contain:

- 1. Time, place and person alleged to have committed the offence
- 2. The law and the Section of the Law
- Shall be written in the language of the court
- 4. All the above

Correct Answer: 4

Q.N 65: A decree may be executed by -

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- 1. District judge
- 2. Senior Civil Judge
- 3. Junior Civil Judge
- 4. Either by the Court which has passed the decree or to which the decree is sent for execution

Correct Answer: 4

Q.N 66: Correction of judgment or final order is permissible

- 1. To correct a clerical error
- 2. To correct arithmetical error
- 3. Both (a) and (b)
- 4. None of the above

Correct Answer: 3

Q.N 67: Which section of Negotiable Instruments Act, 1881 governs the dishonour of cheque for insufficiency of funds?

- section 132
- 2. section 129
- 3. section 138
- 4. section 136

Correct Answer: 3

Q.N 68: A time barred debt can be claimed by way of -

- 1. Counter claim
- 2. Fresh suit
- 3. Set off
- 4. None of the above

Correct Answer: 4

Q.N 69: Grave and sudden provocation is -

- 1. A question of law
- 2. A question of fact
- 3. A mixed question of fact and law
- 4. A presumption of law

Correct Answer: 4

Q.N 70: The remedies available to a 'person in conflict with law' as defined under Juvenile Justice Act involved in a criminal case -

- 1. To obtain Regular bail
- 2. To obtain Anticipatory bail
- 3. To approach juvenile justice Board
- 4. None of the above

Correct Answer: 3

Here are the formatted questions from 71 to

Q.N 71: Who has to administer oath to a witness -

- 1. Counsel of the witness
- 2. Bench Clerk
- 3. Office Sub-ordinate on duty
- 4. Presiding officer

Correct Answer: 4

Q.N 72: Limitation prescribed for enforcement of a decree of mandatory injunction is -

- 1. 6 years
- 2. 9 years
- 3. 10 years
- 4. 12 years

Correct Answer: 4

Q.N 73: The period prescribed under Section 148A of CPC-

- 1. 30 days
- 2. 90 days
- 3. 60 days
- 4. 120 days

Correct Answer: 2



Q.N 74: "Former Suit" referred in Explanation I of Section 11 of C.P.C. connotes -

- 1. A suit which has been decided prior to the suit in question
- 2. A suit which was dismissed for default
- 3. A suit dismissed as withdrawn
- 4. All the above

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Q.N 75: To institute a suit against Government -

- 1. Serve 2 months prior notice
- 2. File an application to dispense with issuance of notice
- 3. None of the above
- 4. Both (a) and (b)

Correct Answer: 4

Q.N 76: After completion of investigation and filing of final report, Magistrate shall -

- Take cognizance of the same and issue summons to the accused
- If the final report is filed stating that lack of evidence, false or civil in nature, send the notice to the complainant to enable him to file protest petition
- 3. Both (a) and (b)
- 4. None of the above

Correct Answer: 3

Q.N 77: To cross examine one's own witness

- 1. On obtaining permission of the court
- 2. By declaring the witness as Hostile
- By declaring the witness as Hostile and on obtaining permission from the court
- 4. None of the above

Correct Answer: 3

Q.N 78: The Magistrate shall dispose of a petition filed under Section 12 of The Protection of Women from Domestic Violence Act within -

- 1. 3 years from the date of filing
- 2. 60 days from the first date of hearing
- 3. One year from the date of filing
- 4. 180 days from the first date of hearing

Correct Answer: 2

Q.N 79: The investigating officer can summon a person under Section 160 Cr.P.C.

1. An accused

- 2. A suspect accused
- 3. A witness
- 4. All the above

Correct Answer: 3

Q.N 80: The statement under Section 164 Cr.P.C shall be recorded by:

- 1. Magistrate
- 2. Investigating Officer
- 3. Sessions Judge
- 4. All the above

Correct Answer: 1

Q.N 81: Pre-requisites for conducting identification parade:

- 1. Requisition from the police to the Magistrate
- Witnesses who are summoned for parade shall be kept out of the view of the suspect/accused
- 3. Presence of accused
- 4. All the above

Correct Answer: 4

Q.N 82: What is the period prescribed under Limitation Act to set-aside a decree passed ex-parte

- 1. 30 days
- 2. 90 days
- 3. 120 days
- 4. 3 years

Correct Answer: 1

Q.N 83: What is the period prescribed to file a petition to set-aside an abatement?

- 1. 30 days
- 2. 60 days
- 3. 90 days
- 4. 120 days

Correct Answer: 3

Q.N 84: Which of the following statements with regard to dying declaration is correct?

- 1. Investigating officer cannot discard the dying declaration
- 2. Conviction can be recorded on the sole basis of dying declaration

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- Investigating officer can discard the dying declaration and file final report
- 4. Both (a) and (b)

Correct Answer: 2

Q.N 85: Under what circumstances a plaint can be rejected -

- Where it does not disclose cause of action
- 2. Where it is not filed in duplicate
- Where the suit appears from the statement in the plaint to be barred by any law
- 4. All the above

Correct Answer: 4

Q.N 86: A suit can be instituted in a court within the local limits -

- 1. Where plaintiff resides
- 2. Where the defendant resides
- 3. Where cause of the action wholly or in part arises
- 4. (b) and (c)

Correct Answer: 4

Correct Answer: 2

Q.N 88: To constitute an offence of 'Stalking'

- 1. A man shall follow a woman
- A man shall contact or attempt to contact such woman to foster personal interaction
- Monitors the use by a woman of the internet, e-mail or any other form of electronic communication
- 4. All the above

Correct Answer: 4

Q.N 89: In an execution petition the following property cannot be attached

- 1. land
- 2. cheques
- 3. part of the salary
- 4. shares

Correct Answer: 3

Q.N 90: In which of the following proceeding Anticipatory Bail petition is not maintainable -

- 1. Offence under Section 498A of IPC
- 2. Offences under provisions of JJ Act

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Q.N 87: A statement given before the police u/s 161 of Cr.P.C.:

- 1. Admissible in evidence
- 2. Inadmissible in evidence
- 3. Admissible in part
- 4. None of the above

- 3. Offences under the provisions of POCSO Act
- 4. Telangana Gaming Act

Q.N 91: 'Cognizable offence' as defined in Section 2 (c) of Criminal Procedure Code means:

- 1. offence of serious nature
- 2. non bailable offence
- 3. bailable offence
- 4. an offence where police officer may arrest without warrant

Correct Answer: 4

Q.N 92: Doctrine of lis pendense provided under Section 52 of the Transfer of Property Act lays down:

- pending suit, parties are prohibited to alienate the property
- 2. parties are at liberty to alienate the property
- 3. if alienation is made, it is subject to certain conditions
- 4. the parties are bound by the decree passed by the court

Correct Answer: 1

Q.N 93: Registration of multiple FIRs is permissible

- If the allegations are not same in all the FIRs
- 2. If the complainants are different
- 3. If cause of action is different
- 4. All the above

Correct Answer: 4

Q. N 94: 'Document' as per Indian Evidence Act means, matter expressed or described in the form of

- 1. Letters
- 2. Figures or marks
- 3. (a) and (b)
- 4. None of the above

Correct Answer: 3

Q.N 95: Which of the properties that can be seized by a police officer by exercising powers under Section 102 Cr.P.C

- 1. Bank Account
- 2. Any property which may be alleged or suspected to be stolen

- Property found under circumstances which creates a suspicion of commission of any offence
- 4. All the above

Correct Answer: 4

Q.N 96: The Competent authority to pass confiscation order under Telangana Excise Act, 1968

- Commissioner of Prohibition and Excise
- Jurisdictional Dy. Commissioner of Prohibition & Excise
- Jurisdictional Asst. Commissioner of Prohibition & Excise
- 4. Station House Officer of the Concerned Prohibition & Excise station

Correct Answer: 1



Q.N 97: Filing of Vakalat is -

- On the request made by the presiding officer
- 2. On the request made by the client
- 3. Mandatory
- 4. All the above

Correct Answer: 3

Q.N 98: In execution of a decree, if a person is detained in a civil imprisonment, the subsistence allowance has to be paid by

- 1. State Government
- 2. jail authorities
- 3. Central Government
- 4. Decree holder

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Q.N 99: Under the provisions of the Code of Civil Procedure, 1908, which of the following injunctions are provided?

- 1. permanent and temporary injunction
- 2. permanent and mandatory injunction
- 3. only temporary injunction
- 4. all the above

Correct Answer: 4

Q.N 100: Under Section 114 of the Civil Procedure Code, 1908, which Court has the power to review a judgement or order?

- 1. High Court
- 2. Supreme Court
- 3. Appellate Court
- 4. Same Court

