## Odisha Prelims Questions - 2021

- 1.Consider The following statements: Article 20 of the Constitution of India provides that,
- (!) No person accused of any offence shall be compelled to be a witness against himself
- (ii) No person shall be prosecuted for the same offence more than once

#### Of the above statements:

- (A) Only (i) is true
- (B) Only (ii) is true
- (C) Both (i) and (ii) are true
- (D) Both (i) and (ii) are false
- 2. The President of India may be removed from his office on which of the following ground/s?
- (A) Proved misbehaviour
- (B) Incapacity
- (C) Both (A) and (B)
- (D) Violation of the Constitution
- 3. In which case it was laid down that the "amendment in the Constitution is the exercise of legislative function of the Parliament"?
- (A) Shankari Prasad v. Union of India
- (B) Golaknath v. State of Punjab
- (C) Sajjan Singh v. State of Punjab
- (D) Kesavananda Bharati v. State of Kerala
- 4. The power of Judicial Review in India is processed by:
- (A) Supreme Court of India only
- (B) All the High Courts only
- (C) All the Courts in India
- (D) Supreme Court as well as High Courts
- 5. Council of States can withhold Money Bill for a period of:
- (A) 14 days
- (B) One month
- (C) Three months
- (D) None of these
- 6. Which one of the following is the correct statement? In deciding the question as to the

- disqualification of a Member of Parliament, the President shall act:
- (A) According to the opinion of Election Commission
- (B) According to the opinion of the Supreme
- (C) With the aid and advice of the Council of Ministers
- (D) In his own discretion
- 7. Which one of the following is not an essential condition for appointment as a judge of the Supreme Court?
- (A) A citizen of India
- (B) At least five years' experience as judge of a High Court or of two or more such courts in succession
- (C) Must have completed the age of 35 years
- (D) At least ten years' experience as an advocate of High Court or of two or more such courts in succession
- 8. Article 21 of the Constitution of India incorporates the right to "Doctor's assistance". In which of the following cases, this was decided?
- (A) Indian Medical Council v. V. P. Shantha
- (B) Sunil Batra v. Delhi Administration
- (C) Parmanand Katara v. Union of India
- (D) "X"v."Z" Hospital
- 9. Find out the mismatched pair:
- (A) S. C. Advocate on Record Association v. U. O. I. = Constitutionality of N. J. A. Commission
- (B) Shreya Singhal v. U. O. I. = Recognition of unwed mother
- (C) Shatrughan Chauhan v. U. 0.1. = Clemency Power of President
- (D) National Legal Services Authority v. U. O.
- I. = Recognition of Third Gender
- 10. Which one of the following cases is related to doctrine of pith and substance?
- (A) Dr. Yash Pal v. State of Chhattisgarh
- (B) Prafulla Kumar v. Bank of Commerce

- (C) D. C. Wadhwa v. State of Bihar
- (D) State of Bombay v. F. N. Balsara
- 11. Pleadings must be signed by:
- (A) The party only
- (B) The pleader only
- (C) The party as well as pleader both
- (D) None of these
- 12. Under Section 3 of CPC, courts of small causes, are subordinate to which of the following:
- (A) District Court only
- (B) High Court only
- (C) Both (A) and (B)
- (D) Neither (A) nor (B)
- 13. Who amongst the following is not "a public officer" within the meaning of Section 2(17) of CPC?
- (A) A Judge
- (B) A municipal councillor
- (C) A person in the service of Government for the performance of public duty
- (D) An inspector of police
- 14. Which of the following provisions is related to set-off under CPC?
- (A) OrderVIII Rule 5
- (B) OrderVIIIRule6
- (C) OrderVII Rule 5
- (D) OrderVII Rule 6
- 15. The foreign judgement, subject to certain exceptions, is given binding character under:
- (A) Section 12 of CPC
- (B) Section 13 of CPC
- (C) Section 14 CPC
- (D) Section 15 CPC
- 16. Under which provision of the Code of Civil Procedure, 1908 the collector may be appointed as receiver?
- (A) OrderXL Rule 5
- (B) OrderXLI Rule 1
- (C) OrderXL Rule 2

- (D) OrderXLI Rule 5
- 17. Which one of the following is not a suit of civil nature?
- (A) Suit for dissolution of marriage
- (B) Suit for rights to hereditary office
- (C) Suit for upholding mere dignity or honour
- (D) Suit for specific relief
- 18. Find out the mismatched pair:
- (A) Res Judicata = Section 11, CPC
- (B) Power of Supreme Court to transfer suits etc. = Section 24, CPC
- (C) Compensatory costs in respect of false or vexatious claims or defences = Section 35A, CPC
- (D) Costs for causing delay = Section 35B, CPC
- 19. Find out the mismatched pair:
- (A) Exemption of certain women from personal appearance = Section 132, CPC
- (B) Prohibition of arrest of women in execution of decree for money = Section 57, CPC
- (C) Right To lodge Caveat= Section 148A, CPC
- (D) Language of the subordinate courts = Section 137, CPC
- 20. Which of the following provides for filing of suits by indigent persons:
- (A) OrderXXXII
- (B) OrderXXXIII
- (C) OrderXXIIA
- (D) None of these
- 21. The provisions relating to health and safety of arrested persons have been prescribed under one of the following Sections of the Or. P. C. ?
- (A) Section 50 A
- (B) Section 53 A
- (C) Section 55A
- (D) Section 60A

- 22. Under Section 167 of the Or. P. 0., the magistrate can authorise detention for a total period of 90 days during investigation in cases of offences punishable:
- (A) With death
- (B) With imprisonment for life
- (C) With imprisonment for a term not less than 10 years
- (D) All of these
- 23. What does the expression "transit remand" denote?
- (A) It is a transfer of prisoners from one jail to another
- (B) It is a transfer of criminal case from one court to another
- (C) It is taking out an accused by police from one state to another state
- (D) It is taking out of the accused from court to prison
- 24. A police officer is duty bound to register a case on receiving information of cognizable offence. Reliability of information is not a condition precedent for registration. The above rule is incorporated in:
- (A) Section 153 of Cr. P. C.
- (B) Section 154 of Cr. P. C.
- (C) Section 155 of Cr. P. C.
- (D) Section 156 of Cr. P. C.
- 25. "All evidence in an inquiry or trial shall be taken in the presence of the accused." Which Section of the
- Cr. P. C. lay down the above rule?
- (A) Section 273
- (B) Section 274
- (C) Section 275
- (D) Section 276

- 26. Which one of the following offences, a Chief Judicial Magistrate, cannot try in a summary way?
- (A) Theft, where the value of the property does not exceed two thousand rupees
- (B) Theft, where the value of the property stolen exceeds three thousand rupees
- (C) A complaint made under the Cattle TrespassAct
- (D) Offences under Section 454 and 456 of the IPC
- 27. The power to grant anticipatory bail under Section 438 Cr. P. C. vests with:
- (A) The Court of Magistrate
- (B) Only in the Court of Sessions
- (C) Only in the High Court
- (D) Both the Court ofSessions and High Court
- 28. Which one of the following Sections of Cr.
- P. C., deals with High Courts power of revision?
- (A) Section 395
- (B) Section 401
- (C) Section 399
- (D) Section 396
- 29. D. K. Basu v. State of West Bengal (1997)
- Cr. L. J. 743 is the case dealing with:
- (A) Arrest of persons
- (B) Mode of taking and receiving evidence
- (C) Transfer of criminal cases
- (D) None of these
- 30. Read the following statements:
- (i) Provisions for Plea Bargaining are contained in Chapter XXIA of the Cr. P. C.
- (ii) Chapter XXIA of the Cr. P. C. was added on the recommendation of Justice Verma Committee Report. Of The above statements:
- (A) (i) is true but (ii) is false
- (B) (i) is false but (ii) is true
- (C) Both (i) and (ii) are true
- (D) Both (i) and (ii) are false

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- 31. The case of R. M. Malkani v. State of Maharashtra is related to which of the following:
- (A) Leading Question
- (B) Accomplice
- (C) Res gestae
- (D) None of these
- 32. "Witnesses are the eyes and ears of Justice", who said so?
- (A) Kant
- (B) Bentham
- (C) Pollock
- (D) Ihering
- 33. Reliability of date of birth for the purpose of Indian Evidence Act is contained in:
- (A) Section 33
- (B) Section 34
- (C) Section 35
- (D) Section 36
- 34. Under Section 14 of the Evidence Act, which of the following facts becomes relevant, namely?
- (A) Facts showing state of mind
- (B) Facts showing state of body
- (C) Facts showing state of bodily feelings
- (D) All of these
- 35. Read the following statements:
- (i) The term 'confession' is nowhere defined in the EvidenceAct
- (ii) Lord Atkin had clarified 'confession' in Pakla Narain Swami v. Emperor
- (Hi) The SC of India has accepted the definition . given by Lord Atkin in Palwinder Kaurv. State of Punjab

### Of the above statements:

- (A) Only (i) and (ii) are true
- (B) Only (ii) and (iii) are true
- (C) Only (i) and (iii) are true
- (D) All (i), (ii) and (iii) are
- 36. Read the following statements:

- (i) The presumption of Legitimacy of child is governed by S. 112 of the Evidence Act
- (ii) Narendra Nath Pahari v. Ram Govind Pahari is a leading case on the legitimacy of a child bom during the subsistence of valid marriage Of the above statements:
- (A) (i) is true but (ii) is false
- (B) (i) is false but (ii) is false
- (C) Both (i) and (ii) are true
- (D) Both (i) and (ii) are false
- 37. Find out the odd one case:
- (A) Pickard v. Sears
- (B) Sarat Chunder Dey v. Gopal Chunder Dey
- (C) Queen Empress v. Abdullah
- (D) Sri Krishna v. Kurukshetra University
- 38. Assertion (A): 'A' is accused before the court of sessions of attempting to murder a police officer whilst on the trial before 'B', a session judge. 'B' may be examined as to what occurred.
- **Reason (R):** Judge or Magistrate is a competent witness.
- (A) Both (A) and (R) are true
- (B) Both (A) and (R) are false
- (C) (A) is true but (R) is false
- (D) (A) is false but (R) is true
- 39. Point out the mismatched pair:
- (A) Communication during marriage Section 112
- (B) Evidence as to affairs of state = Section 123
- (C) Confidential communication with legal advisers = Section 128
- (D) Evidence of an accomplice = Section 133
- 40. Which Section ofIndian EvidenceAct defines Leading Question:
- (A) Section 138
- (B) Section 139
- (C) Section 140
- (D) Section 141

- 41. Taking property dishonestly from the dead body:
- (A) Does not amount to any offence under IPC
- (B) Amounts to the offence of theft
- (C) Amounts to the offence of criminal misappropriation
- (D) Amounts to the offence of criminal breach of trust
- 42 In which one of the following cases did the Supreme Court explain the concept of grave and sudden provocation as a mitigating circumstance reducing the gravity of the offence from murder to culpable homicide not amounting to murder?
- (A) State v. Dasrath
- (B) Jagroop Singh v. State of Haryana
- (C) K. M. Nanavati v. State of Maharashtra
- (D) UjagarSingh v. Emperor

- (D) Attempt to murder
- 44. X' with a view to murdering 'Y' enters Y's bedroom at night when 'Y' is out Of station. X' is guilty of:
- (A) Murder
- (B) House trespass
- (C) Attempt To murder
- (D) Notguilty
- 45. In which one of the following cases the SC of India has struck down S.303 IPC as unconstitutional?
- (A) Machhi Singh v. State of Punjab
- (B) Gyan Kaur v. State of Punjab
- (C) Mithu v. State of Punjab
- (D) Santa Singh v. State of Punjab
- 46. The case of R. V. Dudley and Stephens is popular for its use as criminal defence of:

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- 43. X' on receiving grave and sudden provocation from 'Z' intentionally causes the death ofV, who is brother of'Z'. X' has committed the offence
- of:
- (A) Murder
- (B) Grievous hurt
- (C) Culpable homicide not amounting to murder

- (A) Necessity
- (B) Self-defence
- (C) Good-faith
- (D) Mistake of fact
- 47. Which one of the following statements is correct ? In Sedition:
- (A) The consequence is immaterial
- (B) The consequence is material

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- (C) The consequence acts as a mitigating factor
- (D) The consequence becomes material only if it is foreseen
- 48. A bullock-cart carrying a box of treasure is intercepted by 'A. The offence of theft is committed by 'A if and as soon as:
- (A) He seizes the bullock
- (B) The bullock is made to move by him in his direction
- (C) He takes the box of treasure
- (D) He takes the valuable contents of the treasure
- 49. \*A obtained a sum of Rs. 10,000 from 'B' by putting 'B' in fear of death. Which one of the following offences was committed by 'A?
- (A) Cheating
- (B) Robbery
- (C) Mischief
- (D) Extortion
- 50. Use of violence by a member of an assembly of five or more persons in furtherance of common object will Constitute:
- (A) Affray
- (B) Assault
- (C) Rioting
- (D) Unlawful assembly
- 51. Find out the false statement:
- (A) The law of limitation is part of lex fori
- (B) The LimitationAct, 1963 does not make any racial or class distinction
- (C) For filing a writ petition under Article 32 of the Constitution, limitation of 120 days is prescribed in the Act
- (D) Provisions of the Act are not applicable for an application under the Religious EndowmentAct
- 52. Under Section 3 of the LimitationAct, the competent court is required to consider the question of limitation:
- (A) Only when opposed by the opposite party

- (B) Only When the defendant denies the liability
- (C) Only when the opposite party fails to reply
- (D) Suo motu even when the defendant has not taken any such objection regarding limitation
- 53. Consider The following:
- (i) The Supreme Court in N. Balakrishnan v M. Krishnamurthy (1998) 7 SCC 123 refused to condone the delay on the ground of sufficient cause.
- (ii) In the case of R. B. Ramalingam v. R. B. Bhavneshwari (2009) 2 SCC 689, the SC observed that the test of sufficient cause is purely an individualistic test.

### Of The above statements:

- (A) (i) is true but (ii) is false
- (B) (i) is false but (ii) is true
- (C) Both (i) and (ii) are true
- (D) Both (!) and (ii) are false
- 54. Consider The following:
- (i) Under Section 13 of the LimitationAct, the time is excluded if the application forleave to sue or appeal as an indigent person is allowed.
- (ii) The establishment of 'good faith' is a prerequisite condition before granting benefit of Section 13 to the party.

#### Of The above statements:

- (A) Only (i) is true and (ii) is false
- (B) Only (ii) is true and (i) is false
- (C) Both (i) and (ii) are true
- (D) Both (i) and (ii) are false
- 55. Find out the incorrect statement:
- (A) Section 24 of the LimitationAct is unconditional
- (B) Ifa question of limitation arises, the instrument must be deemed to have been made with reference to the Gregorian Calendar
- (C) In computing the period of limitation the day from which the period is to be reckoned has to be included

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- (D) Where a mortgage provided for payment of principal within 3 years from 06.10.2012, the period expires on the midnight of 06.10.2015
- 56. Section 15 of the LimitationAct, 1963 does not apply to:
- (A) Suits
- (B) Appeals
- (C) Application for the execution of a decree
- (D) None of these
- 57. In which of the following cases, Section 10 of the LimitationAct, 1963 applies?
- (A) Express trust only
- (B) Implied trust only
- (C) Both (A) and (B)
- (D) None of these
- 58. Consider The following:
- (i) Where once time has begun to run, no subsequent disability or inability to institute a suit or make an application stops it.
- (ii) In the case of a continuing breach of contract or in the case of a continuing tort, a fresh period of limitation begins to run at every moment of the time during which the breach or the tort, as the case may be, continues.

### Of The above statements:

- (A) (i) is true but (ii) is false
- (B) (i) is false but (ii) is true
- (C) Both (i) and (ii) are true
- (D) Both (i) and (ii) are false
- 59. Which Section of the LimitationAct, 1963 provides provisions regarding acquisition of easement by prescription?
- (A) Section 21
- (B) Section 23
- (C) Section 25
- (D) None of these
- 60. Under the Transfer of PropertyAct, 1882 the condition restraining alienation is provided in:

- (A) Section 10
- (B) Section 9
- (C) Section 8
- (D) Section 7
- 61. Which one of the following is not an actionable claim?
- (A) Claim for arrears of rent
- (B) A share in partnership
- (C) A claim to mesne profit
- (D) Ordinary as well as endowment life insurance policies
- 62. The term 'sale' in the TPA, 1882 is defined in Section:
- (A) 53
- (B) 54
- (C) 55
- (D) 56
- 63. Which of the following is not correctly matched with respect to TPA, 1882?
- (A) Oral Transfer: Section 9
- (B) Rule against perpetuity: Section 14
- (C) Doctrine of Election: Section 35
- (D) Transferby Ostensible Owner: Section 40
- 64. Which one of the following provisions of TPA relate to 'usufructuary mortgage'?
- (A) Section 58(a)
- (B) Section 58(b)
- (C) Section 58(d)
- (D) Section 58(e)
- 65. As per the provisions contained in TPA, in case of gift, if the donee dies before acceptance, then:
- (A) The gift is voidable
- (B) The gift is valid
- (C) The gift is void
- (D) None of these
- 66. "A" transfers Rs. 5000 to "B" on condition that he shall execute a certain lease within three months after "As" death and if he should neglect to do so, to "C". "B" dies in the

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lifetime of "A". Which Section of TPAshall apply in deciding the legal right of "C"?

- (A) Section 27
- (B) Section 28
- (C) Section 29
- (D) Section 30
- 67. A marriage settlement made to defeat and defraud creditor is voidable under Section 53 TPA This was held in the case of:
- (A) Sultan Ahmad v. Rashid AhmadAIR 1990AII. 47
- (B) Vinayak v. Moreshwar, AIR 1956 Punj 46
- (C) Alamelu v. Meenakshi AIR 1960 Mad. 536
- (D) None of these
- 68. Under the provisions of TPA, the unborn person acquires vested right on transfer for his benefit:
- (A) Immediately upon his birth
- (B) Upon his attaining majority
- (C) After death of his father / guardian
- (D) None of these
- 69. Novation of a contract means:
- (A) The renewal of original contract
- (B) Substitution of a new contact in place of original contract
- (C) Cancellation of contract
- (D) Alteration of contract
- 70. "X" enters into a contract with "Y" for which is guilty of fraud. "X" can:
- (A) Set aside the contract and recover damages
- (B) Set aside the contract but cannot recover damages
- (C) Recover damages but cannot set aside the contract
- (D) Recover damages for actual toss suffered
- 71. When a person making a false statement believes the statement to be true and does not intend to mislead to the other party to the contract, it is known as:

- (A) Mistake
- (B) Fraud
- (C) Misrepresentation
- (D) Undue influence
- 72. Which one of the following statements is correct? Generally quasi-contractual obligations are based on the theory of:
- (A) Implied term
- (B) Unjust Enrichment
- (C) Just and reasonable solution
- (D) None of these



- 73. A contract of life insurance, the performance of which depends upon a future event, falls under the category of:
- (A) Contract Of indemnity
- (B) Contract of guarantee
- (C) Contingent contract
- (D) Uncertain contract
- 74. Lending money to a borrower, at high rate of interest, when the money market is tight, renders the agreement of loan:
- (A) Void
- (B) Valid
- (C) Voidable
- (D) Illegal
- 75. A and B are friends. A told B to show him a new movie in a posh multiplex, upon which promised to offer him lunch in a five-star hotel. B showed him a movie in a multiplex, but A gave lunch to B in a roadside dhaba. Decide A's liability:
- (A) A is liable because there was intention to create legal relationship betweenAand B

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- (B) A is not liable because there was no intention to create legal relationship between A and B
- (C) A was mistaken
- (D) B was mistaken
- 76. Which one of the following cases is related to damages for breach of contract?
- (A) Lalman Shukla v. Gauri Dutt
- (B) Carlill v. Carbolic Smoke Ball Co.
- (C) Hadley v. Baxendale
- (D) Taylor v. Caldwell
- 77. If no time is specified in the contract for its performance:
- (A) The contract is void for uncertainty
- (B) The contract is voidable at the option of either party
- (C) The contract is not void for uncertainty and it may be performed within a reasonable time
- (D) The contract is void as time is the essence of contract
- 78. Who among the following is not a Class I heir as per the HS Act, 1956?
- (A) Widow of a predeceased son
- (B) Son of a predeceased son
- (C) Brother's son
- (D) Son of a predeceased daughter
- 79. Consider the following:
- (i) A child, who was in the womb at the time of the death of an intestate, shall not inherit the intestate even if he / she is born alive under the provisions of the HSAct, 1956.
- (ii) If a Hindu has ceased to be a Hindu by conversion to another religion, children born to him / her after such conversion and their descendants shall be disqualified from inheriting the property of any of their Hindu relatives.
- Of The above statements:
- (A) (i) is true but (ii) is false
- (B) (i) is false but (ii) is true
- (C) Both (i) and (ii) are true

- (D) Both (i) and (ii) are false
- 80. Consider The following:
- (i) A person shall be disqualified from succeeding to any property under the HS Act, 1956 if he is blind or impotent.
- (ii) If an intestate has left no heir qualified to succeed to his / her property, such property shall devolve on the Government, as per provision contained in HS Act

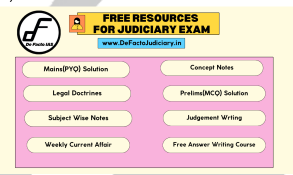
### Of The above statements:

- (A) (i) is true but (ii) is false
- (B) (i) is false but (ii) is true
- (C) Both (i) and (ii) are true
- (D) Both (i) and (ii) are false
- 81. Who among the following is not a Class II heir as per the HS Act, 1956?
- (A) Father
- (B) Son's daughter's son
- (C) Widow of a predeceased son
- (D) Father's mother
- 82. Which one of the following Section of the HS Act, 1956 provides that property of a female Hindu to be her absolute property?
- (A) Section 11
- (B) Section 12
- (C) Section 13
- (D) Section 14
- 83. The provision of the HS Act do not apply on which of the followings:
- (A) ToAryaSamajis
- (B) To illegitimate child, both of whose parent are Hindus
- (C) To any person who is a convert to Hindu religion
- (D) To a member of scheduled tribe within the meaning of Clause 25 of Article 366 of the Constitution of India
- 84. Find out the incorrect statement regarding will making:
- (A) A person of sound mind, as long as he is not a minor, can make a will

- (B) As per Section 74 of the Indian Succession Act, a format is prescribed for drafting a will
- (C) A person can make a will any time and any number of times
- (D) The will is signed by the maker and two witnesses
- 85. Read the following in context of the Indian SuccessionAct:
- (i) The domicile of origin of every person of legitimate birth is in the country in which at the time of his birth, his father was domiciled.
- (ii) The domicile of origin of an illegitimate child is in the country in which at the time of his birth, his mother was domiciled. Of the above statements:
- (A) (i) is true but (ii) is false
- (B) (i) is false but (ii) is true
- (C) Both (i) and (ii) are true
- (D) Both (i) and (ii) are false
- 86. PartVI of the Indian SuccessionAct deals with:
- (A) Testamentary succession
- (B) Intestate succession
- (C) Protection of property of deceased
- (D) Probates, letter of administration and administration of assets of deceased
- 87. An order of decree under Section 6 of the Specific ReliefAct is:
- (A) Appealable only
- (B) Reviewable only
- (C) Appealable as well as reviewable
- (D) Neither appealable nor reviewable
- 88. The general principles on which the perpetual injunction could be granted under the S RAct are contained in:
- (A) Section 37
- (B) Section 38
- (C) Section 39
- (D) Section 40
- 89. Part III of the TRAct, 1963 deals with:

- (A) Specific relief
- (B) Declaratory decrees
- (C) Preventive relief
- (D) None of these
- 90. Under Section 10, which of the following can be specifically enforced?
- (A) Contingent contracts
- (B) Contract To form partnership
- (C) Contract to get back objects of historic value
- (D) Marriage contract
- 91. Section 26 of the SR Act fixes the time limit for discovery of mistake or fraud to be:
- (A) Six months
- (B) Three months
- (C) One year
- (D) No time limit is fixed
- 92. Relief of rescission is granted in cases:
- (A) Where the contract is void
- (B) Where the contract is voidable
- (C) Where The contract is both void and voidable
- (D) Where the contract is neither void or voidable
- 93. Which Section of the SRAtc provides for grant of temporary and permanent injunctions
- (A) Section 35
- (B) Section 36
- (C) Section 37
- (D) None of these
- 94. Section 31 of the SR Act is related to:
- (A) Cancellation of instruments
- (B) Partial cancellation of instruments
- (C) Rescission of contract
- (D) None of these
- 95. Power to award compensation in certain case is contained in which of the following Sections:
- (A) Section 20

- (B) Section 21
- (C) Section 22
- (D) None of these
- 96. The term 'domestic violence' in the Protection ofWomen from Domestic ViolenceAct. 2005 is based on:
- (A) UN Framework for Model Legislation on Domestic Violence and UN Declaration on Elimination of Violence against Women
- (B) ICCPR and ICESCR
- (C) UDHR
- (D) Constitution of India



- 97. "Magistrate" under Protection of Women from Domestic Violence means:
- (A) Judicial Magistrate of First Class
- (B) Metropolitan Magistrate exercising Jurisdiction under Cr. P C.
- (C) Judicial Magistrate of Second Class
- (D) Both (A) and (B)
- 98. Which of the following orders may be passed by a Magistrate in relation to domestic violence?
- (A) Protection order
- (B) Residence order
- (C) Monetary reliefs
- (D) All of these
- 99. A Protection officer under the Protection ofWomen from Domestic ViolenceAct, 2005 is a:
- (A) Civil servant
- (B) Public servant
- (C) Government servant
- (D) None of these

- 100. Underthe Protection ofWomen from Domestic Violence Act, on what basis, the concerned magistrate may pass an ex parte or interim order?
- (A) Affidavit
- (B) Statement made by parties before the magistrate
- (C) Both (A) and (B)
- (D) None of these