DU LLM

Topic: - 15LLM

- Which of the following statement(s) is/are true:
 - A. Constitutional amendments are included within the definition of law under Article 13(3) of the Constitution of India
 - B. A writ petition can be filed against the Board of Cricket Control of India (BCCI) under Article 32 of the Constitution of India
 - C. Right to religion guaranteed under Article 25 of the Constitution of India is subject to other provisions of Part III of the Constitution of India

Choose the correct option:

- 1. A, B, and C
- 2. A only
- 3. B only
- 4. C only

[Question ID = 751][Question Description = 101_2068_LLM_OCT22_S1_Q01]

- 1. 1 [Option ID = 3001]
- 2. 2 [Option ID = 3002]
- 3. 3 [Option ID = 3003]
- 4. 4 [Option ID = 3004]

Correct Answer :-

- 4 [Option ID = 3004]
- Which of the following statement(s) is/are true:
 - A. Cession of the territory of India requires amendment of the Constitution of India under Article 368
 - B. Formation of a new state by diminishing the territory of another state requires an amendment of the Constitution of India under Article 368

Choose the correct option:

- 1. Both A and B are correct
- 2. Both A and B are incorrect
- 3. Only A is correct
- 4. Only B is correct

[Question ID = 752][Question Description = 102_2068_LLM_OCT22_S1_Q02]

- 1. 1 [Option ID = 3005]
- 2. 2 [Option ID = 3006]
- 3. 3 [Option ID = 3007]
- 4. 4 [Option ID = 3008]

Correct Answer :-

- 3 [Option ID = 3007]
- A. Ambiguity and vagueness render a legal provision unreasonable under the Constitution of India.
 - B. As per the majority judgment in AK Gopalan v. State of Madras [AIR 1950 SC 27], freedoms enumerated under Article 19 can be located under both Articles 19 and 21 of the Constitution of India
 - C. According to Kesavan Madhava Menon v. State of Bombay [AIR 1951 SC 128], the fundamental rights enshrined under Part III of the Constitution of India was not a part of the Indian legal system prior to the commencement of the Constitution of India

D. It was opined in Basheshar Nath v. Commissioner of Income Tax [AIR 1959 SC 149] that fundamental rights guaranteed under Part III of the Constitution of India can be waived by an individual

Choose the correct option:

- 1. A and D
- 2. B and C
- 3. C and D
- 4. A and C

[Question ID = 753][Question Description = 103_2068_LLM_OCT22_S1_Q03]

- 1. 1 [Option ID = 3009]
- 2. 2 [Option ID = 3010]
- 3. 3 [Option ID = 3011]
- 4. 4 [Option ID = 3012]

Correct Answer :-

- 4 [Option ID = 3012]
- Given below are two statements

Statement I: Article 137 of the Constitution of India provides for curative petition

Statement II: The Governor has a right to pardon a sentence of death

In light of the above statements, choose the **most appropriate** answer from the options given below

- 1. Both Statement I and Statement II are true
- 2. Statement I and Statement II are false
- 3. Statement I is true but Statement II is false
- 4. Statement I is false but Statement II is true

[Question ID = 754][Question Description = 104_2068_LLM_OCT22_S1_Q04]

- 1. 1 [Option ID = 3013]
- 2. 2 [Option ID = 3014]
- 3. 3 [Option ID = 3015]

4. 4 [Option ID = 3016]

Correct Answer :-

• 2 [Option ID = 3014]

5) Match List I with List II

| List I | List II |
|--|---|
| (Principles propounded) | (Name of the case) |
| A. Right to privacy is a fundamental right | I. State of Bombay v. Narasu Appa Mali (1952) |
| B.Directive Principles of State Policy must be taken into consideration while determining the content and scope of Fundamental Rights | IIJustice KS Puttaswamy v Union of India (2017) |
| C. Personal laws are not included within the definition of laws in force under Article 13(3) of the Constitution of India. | III. Kedar Nath Singh v. State of Bihar (1962) |
| D. Section 124A of the Indian Penal Code is constitutional | IV. Re the Kerala Education Bill (1958) |

Choose the correct answer from the options given below:

- 1. A II, B I, C III, D IV
- 2. A II, B III, C I, D IV
- 3. A II, B I, C IV, D III
- 4. A II , B IV, C I , D- III

[Question ID = 755][Question Description = 105_2068_LLM_OCT22_S1_Q05]

- 1. 1 [Option ID = 3017]
- 2. 2 [Option ID = 3018]
- 3. 3 [Option ID = 3019]
- 4. 4 [Option ID = 3020]

Correct Answer :-

- 4 [Option ID = 3020]
- In which of the following cases the Supreme Court of India held that the Government of India has the authority to exchange territories with foreign powers?
 - 1. In Re- Berubari case (1960)
 - 2. In Re- Cauvery Water Disputes Tribunal case (1992)
 - 3. In Re- Kerala Education Bill case (1958)
 - 4. In Re- Special Courts Bill case (1978)

[Question ID = 756][Question Description = 106_2068_LLM_OCT22_S1_Q06]

- 1. 1 [Option ID = 3021]
- 2. 2 [Option ID = 3022]
- 3. 3 [Option ID = 3023]
- 4. 4 [Option ID = 3024]

| Correct Answer:- • 1 [Option ID = 3021] |
|---|
| The jurisdiction of the Supreme Court of India may be enlarged by 1. The President of India 2. The Parliament by resolution 3. The Parliament by law 4. The President in consultation with the Chief Justice of India [Question ID = 757][Question Description = 107_2068_LLM_OCT22_S1_Q07] |
| 1. 1 [Option ID = 3025] 2. 2 [Option ID = 3026] 3. 3 [Option ID = 3027] 4. 4 [Option ID = 3028] |
| Correct Answer:- • 3 [Option ID = 3027] |
| Which of the following Schedule is relevant to Administration of Tribal Areas under Constitution of India? 1. First Schedule 2. Fifth Schedule 3. Seventh Schedule 4. Eighth schedule |
| [Question ID = 758][Question Description = 108_2068_LLM_OCT22_S1_Q08] 1. 1 [Option ID = 3029] 2. 2 [Option ID = 3030] 3. 3 [Option ID = 3031] 4. 4 [Option ID = 3032] |
| Correct Answer :- • 2 [Option ID = 3030] |
| 9) Which provision of the Constitution of India confers power for Parliament to impose restrictions on trade, commerce and intercourse? 1. Article 302 2. Article 301 3. Article 303 4. Article 305 |
| [Question ID = 759][Question Description = 109_2068_LLM_OCT22_S1_Q09] 1. 1 [Option ID = 3033] 2. 2 [Option ID = 3034] 3. 3 [Option ID = 3035] 4. 4 [Option ID = 3036] |
| Correct Answer :- • 1 [Option ID = 3033] |

- 10) Champakam Dorairajan case relates to_____
 - 1. Parliamentary Privileges
 - 2. Definition of State under Article 12 of Constitution of India
 - 3. Writ Jurisdiction
 - 4. Reservation Policy

[Question ID = 760][Question Description = 110_2068_LLM_OCT22_S1_Q10]

- 1. 1 [Option ID = 3037]
- 2. 2 [Option ID = 3038]
- 3. 3 [Option ID = 3039]
- 4. 4 [Option ID = 3040]

Correct Answer :-

• 4 [Option ID = 3040]

- In which case, the Supreme Court of India held that "The deletion of Article 279B and the inclusion of Article 279(1) by the Constitution Amendment Act 2016 indicates that the Parliament intended for the recommendations of the GST Council to only have persuasive value, particularly when interpreted along with the objective of the GST regime to foster cooperative federalism and harmony between the constituent units."
 - Union of India & Ors, v. Anil Prasad (Civil Appeal No. 4073 of 2022)
 - Union of India v. M. Duraisamy (Civil Appeal No. 2665 of 2022)
 - Union of India & Anr. v. Buddha Tri-Ratna Mission & Anr. (Civil Appeal Nos.4162-4163 of 2022)
 - Union of India & Anr. v. M/s Mohit Minerals Pvt. Ltd. (Civil Appeal No. 1390 of 2022)

[Question ID = 761][Question Description = 111_2068_LLM_OCT22_S1_Q11]

- 1. 1 [Option ID = 3041]
- 2. 2 [Option ID = 3042]
- 3. 3 [Option ID = 3043]
- 4. 4 [Option ID = 3044]

Correct Answer :-

• 4 [Option ID = 3044]

- Which provision under the Constitution of India provides power to the President of India to promulgate Ordinances during recess of Parliament?
 - 1. Article 123
 - 2. Article 213
 - 3. Article 124
 - 4. Article 214

[Question ID = 762][Question Description = 112_2068_LLM_OCT22_S1_Q12]

- 1. 1 [Option ID = 3045]
- 2. 2 [Option ID = 3046]
- 3. 3 [Option ID = 3047]
- 4. 4 [Option ID = 3048]

Correct Answer :-

- 1 [Option ID = 3045]
- Under which provision of the Constitution of India minorities are given the right to establish and administer educational institutions?
 - 1. Article 29
 - 2. Article 30
 - 3. Article 28
 - 4. Article 26

[Question ID = 763][Question Description = 113_2068_LLM_OCT22_S1_Q13]

- 1. 1 [Option ID = 3049]
- 2. 2 [Option ID = 3050]
- 3. 3 [Option ID = 3051]
- 4. 4 [Option ID = 3052]

Correct Answer :-

- 2 [Option ID = 3050]
- A is a warden in an observation home. A is inimical to a child Z. A, intending to cause Z's death, illegally omits to supply food; in consequence of which Z is much reduced in strength, but the starvation is not sufficient to cause death. A is dismissed from his office and B succeeds him. B, without collusion or cooperation with A, illegally omits to supply food to Z. Z dies of hunger. Which of the following statements is true?
 - A is guilty of no offence but B is guilty of committing murder
 - 2. Both A and B are guilty of committing murder
 - 3. A is guilty of an attempt to commit murder and B is guilty of committing murder
 - 4. A and B are both guilty of committing culpable homicide

[Question ID = 764][Question Description = 114_2068_LLM_OCT22_S1_Q14]

- 1. 1 [Option ID = 3053]
- 2. 2 [Option ID = 3054]
- 3. 3 [Option ID = 3055]
- 4. 4 [Option ID = 3056]

Correct Answer :-

• 3 [Option ID = 3055]

- Y is a part-time domestic help of B. B visits Y's house in her absence and promises Z, minor daughter of Y to accompany her as she would provide her with a good job. Z accompanies B to her house from where A, a friend of B takes Z to her own house. Which of the following statement is true?
 - 1. Both A and B are guilty of kidnapping
 - 2. B is guilty of no offence
 - 3. Only A is guilty of offence of kidnapping
 - 4. Only B is guilty of offence of kidnapping

[Question ID = 765][Question Description = 115_2068_LLM_OCT22_S1_Q15]

- 1. 1 [Option ID = 3057]
- 2. 2 [Option ID = 3058]
- 3. 3 [Option ID = 3059]
- 4. 4 [Option ID = 3060]

Correct Answer :-

- 1 [Option ID = 3057]
- Y a businessman, has allegations of fraud and cheating against him. Investigating Officer visits the house of Y and deploys 5 police personnel outside his house, preventing Y from leaving his home. Y is subsequently arrested after 5 days. This period of confinement would be:
 - 1. Illegal Detention
 - 2. Arrest of the accused
 - 3. Police Custody
 - 4. Judicial Custody

[Question ID = 766][Question Description = 116_2068_LLM_OCT22_S1_Q16]

- 1. 1 [Option ID = 3061]
- 2. 2 [Option ID = 3062]
- 3. 3 [Option ID = 3063]
- 4. 4 [Option ID = 3064]

Correct Answer :-

- 2 [Option ID = 3062]
- B is a police officer who is off duty and his uniform with the pistol is lying in his house. A, B's brother, takes out the pistol and aims the pistol at his friend, who owes him, Rs. 5000. A fires the pistol, but no bullet is fired due to the malfunctioning of the pistol. Offence committed by A will be?
 - 1. Criminal Intimidation
 - 2. Attempt to murder
 - 3. Simple hurt
 - 4. Assault

[Question ID = 767][Question Description = 117_2068_LLM_OCT22_S1_Q17]

- 1. 1 [Option ID = 3065]
- 2. 2 [Option ID = 3066]
- 3. 3 [Option ID = 3067]
- 4. 4 [Option ID = 3068]

Correct Answer :-

- 2 [Option ID = 3066]
- A and B held C, the deceased, by the head and inflicted as many as 18 injuries on the arms and legs with a gandasa as a consequence of which, C died. A and B wanted to take revenge upon C, as the son of C had earlier caused a severe injury to the leg of A's son, which resulted in the amputation of his leg. A and B have committed the offense of:-
 - 1. Murder
 - 2. Culpable Homicide
 - 3. Grievous Hurt
 - 4. Criminal Force

[Question ID = 768][Question Description = 118_2068_LLM_OCT22_S1_Q18]

- 1. 1 [Option ID = 3069]
- 2. 2 [Option ID = 3070]
- 3. 3 [Option ID = 3071]
- 4. 4 [Option ID = 3072]

Correct Answer :-

- 2 [Option ID = 3070]
- In the farm of A, a fight ensued among the labourers and one of the labourer died as a consequence of a fatal blow on him. A, knowing of the commission of a murder on his farm, wilfully misinformed the Magistrate of the District stating that the death had occurred by accidental fall in the well on his farm. A is guilty of:-
 - 1. Furnishing false Information
 - 2. Giving false evidence
 - 3. Fabricating false evidence
 - 4. Harbouring the offender

[Question ID = 769][Question Description = 119_2068_LLM_OCT22_S1_Q19]

- 1. 1 [Option ID = 3073]
- 2. 2 [Option ID = 3074]
- 3. 3 [Option ID = 3075]
- 4. 4 [Option ID = 3076]

Correct Answer :-

- 1 [Option ID = 3073]
- Jurisprudence which deals with actual law as it is without considering any moral or immoral element is called_____
 - 1. Expositorial Jurisprudence
 - 2. Censorial Jurisprudence
 - 3. Philosophical Jurisprudence
 - 4. Natural Jurisprudence

[Question ID = 770][Question Description = 120_2068_LLM_OCT22_S1_Q20]

- 1. 1 [Option ID = 3077]
- 2. 2 [Option ID = 3078]

3. 3 [Option ID = 3079] 4. 4 [Option ID = 3080] Correct Answer :-• 1 [Option ID = 3077] 21) "The Lawyer's business is with words. They are the raw material of his craft." Who made this Statement? 1. H. L. A. Hart 2. W.W.Buckland 3. Julius Stone 4. Lord Macmillan [Question ID = 771][Question Description = 121_2068_LLM_OCT22_S1_Q21] 1. 1 [Option ID = 3081] 2. 2 [Option ID = 3082] 3. 3 [Option ID = 3083] 4. 4 [Option ID = 3084] Correct Answer :-• 4 [Option ID = 3084] 22) "The real bases of all positive laws are to be found in the general consciousness of the people". This approach is of 1. Sociological School 2. Analytical School 3. Historical School 4. Realist School [Question ID = 772][Question Description = 122_2068_LLM_OCT22_S1_Q22] 1. 1 [Option ID = 3085] 2. 2 [Option ID = 3086] 3. 3 [Option ID = 3087] 4. 4 [Option ID = 3088] Correct Answer :-• 3 [Option ID = 3087] 23) The concept of ratio decidendi signifies...... 1. The principle of law relied by judges which becomes precedent 2. The rule of law presented by the Petitioner as the source for the decision 3. The principle of law used by the Respondent as the source for the decision 4. The remarks made by judges while deciding a case before them [Question ID = 773][Question Description = 123_2068_LLM_OCT22_S1_Q23] 1. 1 [Option ID = 3089] 2. 2 [Option ID = 3090] 3. 3 [Option ID = 3091] 4. 4 [Option ID = 3092]

Correct Answer :-

| • 1 [Option ID = 3089] |
|---|
| The distinctive approach of 'Laws properly so called' is about 1. Positive Law 2. Customary Law 3. Judge made Law 4. Reason based Law [Question ID = 774][Question Description = 124_2068_LLM_OCT22_S1_Q24] |
| 1 [Option ID = 3093] 2 [Option ID = 3094] 3 [Option ID = 3095] 4 [Option ID = 3096] |
| Correct Answer :- • 1 [Option ID = 3093] |
| Which of the following is not the correct statement? 1. Austin evolved his theory of sovereignty to describe positive law 2. Austin sovereign can't command himself 3. Bentham sovereign can command himself 4. Sovereign power may not be limited by special procedures/laws |
| [Question ID = 775][Question Description = 125_2068_LLM_OCT22_S1_Q25] 1. 1 [Option ID = 3097] 2. 2 [Option ID = 3098] 3. 3 [Option ID = 3099] 4. 4 [Option ID = 3100] |
| Correct Answer :- • 4 [Option ID = 3100] |
| Under the Transfer of Property Act 1882, Section 10 a condition restraining alienation is void. But an exception is 1. Lease 2. Mortgage 3. Gift 4. Exchange |
| [Question ID = 776][Question Description = 126_2068_LLM_OCT22_S1_Q26] 1. 1 [Option ID = 3101] 2. 2 [Option ID = 3102] 3. 3 [Option ID = 3103] 4. 4 [Option ID = 3104] |
| Correct Answer :- • 1 [Option ID = 3101] |

- 27) Under Section 43 of the Transfer of Property Act, 1882 a seller is estopped from denying the fact that he was not the owner at the time of transfer. This doctrine is called:-
 - 1. Doctrine of feeding the grant by estoppel
 - 2. Doctrine of promissory estoppel
 - 3. Doctrine of colourable legislation
 - 4. Doctrine of fraudulent transfer

[Question ID = 777][Question Description = 127_2068_LLM_OCT22_S1_Q27]

- 1. 1 [Option ID = 3105]
- 2. 2 [Option ID = 3106]
- 3. 3 [Option ID = 3107]
- 4. 4 [Option ID = 3108]

Correct Answer :-

- 1 [Option ID = 3105]
- Under Section 3 of the Transfer of Property Act, 1882 the term "attested" means:-
 - 1. Attested by two or more witnesses
 - 2. Attested by two witnesses only
 - 3. Attested by one witness only
 - 4. No condition prevails

[Question ID = 778][Question Description = 128_2068_LLM_OCT22_S1_Q28]

- 1. 1 [Option ID = 3109]
- 2. 2 [Option ID = 3110]
- 3. 3 [Option ID = 3111]
- 4. 4 [Option ID = 3112]

Correct Answer :-

- 1 [Option ID = 3109]
- The Principle of Lis Pendens embodied in Section 52 of Transfer of Property Act, 1882 means:-
 - 1. A suit under consideration of any court
 - 2. A previous decision bars the subsequent filing of suit
 - 3. Exception of doctrine of Res-Judicata
 - 4. Bars the trial

[Question ID = 779][Question Description = 129_2068_LLM_OCT22_S1_Q29]

- 1. 1 [Option ID = 3113]
- 2. 2 [Option ID = 3114]
- 3. 3 [Option ID = 3115]
- 4. 4 [Option ID = 3116]

Correct Answer :-

• 1 [Option ID = 3113]

Under Section 111 of the Transfer of Property Act,1882 which one of the following is not a ground for determination of a lease?

1. Efflux of the time-limited
2. Implied surrender
3. Express surrender
4. Death of lessee

[Question ID = 780][Question Description = 130_2068_LLM_OCT22_S1_Q30]

- 1. 1 [Option ID = 3117]
- 2. 2 [Option ID = 3118]
- 3. 3 [Option ID = 3119]
- 4. 4 [Option ID = 3120]

Correct Answer :-

- 4 [Option ID = 3120]
- Which of the following is not governed by the Transfer of Property Act, 1882?
 - 1. Onerous gift
 - 2. Mortis Causa gift
 - 3. Universal gift
 - 4. Gift to disqualified person

[Question ID = 781][Question Description = 131_2068_LLM_OCT22_S1_Q31]

- 1. 1 [Option ID = 3121]
- 2. 2 [Option ID = 3122]
- 3. 3 [Option ID = 3123]
- 4. 4 [Option ID = 3124]

Correct Answer :-

- 2 [Option ID = 3122]
- Inadequacy of the consideration does not render the contract void but the Court may take the same into account while determining the question of whether the consent of the promisor was freely given or not. Which of the following sections of the Indian Contract Act, 1872 contains the above rule?
 - 1. Section 24
 - 2. Section 25
 - 3. Section 26
 - 4. Section 27

[Question ID = 782][Question Description = 132_2068_LLM_OCT22_S1_Q32]

- 1. 1 [Option ID = 3125]
- 2. 2 [Option ID = 3126]
- 3. 3 [Option ID = 3127]
- 4. 4 [Option ID = 3128]

Correct Answer :-

• 2 [Option ID = 3126]

33)

Given below are two statements

Statement I: Every unlawful contract is void

Statement II: Every void contract is not necessarily an unlawful contract

In light of the above statements, choose the **most appropriate** answer from the options given below

- 1. Statement I is correct and Statement II is incorrect
- 2. Statement II is correct and Statement I is incorrect
- 3. Both Statement I and Statement II are correct
- 4. Both Statement I and Statement II are incorrect

[Question ID = 783][Question Description = 133_2068_LLM_OCT22_S1_Q33]

- 1. 1 [Option ID = 3129]
- 2. 2 [Option ID = 3130]
- 3. 3 [Option ID = 3131]
- 4. 4 [Option ID = 3132]

Correct Answer :-

• 3 [Option ID = 3131]

34)

With reference to the Indian Contract Act, 1872; Match List I with List II

| List I | List II (Principles propounded) | |
|---|-------------------------------------|--|
| (Name of the case) | | |
| A. Khan Gul v. Lakha Singh (1928) | I. Remoteness of Damages | |
| B.Hadley v. Baxendale (1854) | II. Minor's contract | |
| C. Satyabrata Ghosh v. Mugneeram(1953) | III. Frustration of the Contract | |
| D. Bank of India v. O P Swarankar (2002) | IV. Voluntary Retirement Scheme | |

Choose the correct option:

- 1. A-II, B-IV, C-III, D-IV
- 2. A-II, B-III, C-IV, D-I
- 3. A-IV, B-III, C-I, D-II
- 4. A-II, B-I, C-III, D-IV

[Question ID = 784][Question Description = 134_2068_LLM_OCT22_S1_Q34]

- 1. 1 [Option ID = 3133]
- 2. 2 [Option ID = 3134]
- 3. 3 [Option ID = 3135]
- 4. 4 [Option ID = 3136]

Correct Answer :-

• 4 [Option ID = 3136]

- If a party to the contract, has done some work while carrying out his part of the obligations and the further performance has been rendered useless by the act of the other party, the party which performed the said obligation is entitled to recover reasonable compensation for that work done. The said doctrine
 - 1. Quantum Meruit
 - 2. Nudum Pactum
 - 3. Quantum pactum
 - 4. Quasi contract

[Question ID = 785][Question Description = 135_2068_LLM_OCT22_S1_Q35]

- 1. 1 [Option ID = 3137]
- 2. 2 [Option ID = 3138]
- 3. 3 [Option ID = 3139]
- 4. 4 [Option ID = 3140]

Correct Answer :-

- 1 [Option ID = 3137]
- A person who finds the goods belonging to another and takes them into his custody is subject to the same responsibility as
 - a
 - 1. Indemnifier
 - 2. Bailor
 - 3. Indemnified
 - 4. Bailee

[Question ID = 786][Question Description = 136_2068_LLM_OCT22_S1_Q36]

- 1. 1 [Option ID = 3141]
- 2. 2 [Option ID = 3142]
- 3. 3 [Option ID = 3143]
- 4. 4 [Option ID = 3144]

Correct Answer :-

- 4 [Option ID = 3144]
- A patient in a lunatic asylum, who is, at intervals, of sound mind, may contract during those intervals. Choose the correct option:-
 - 1. A person in a lunatic asylum cannot enter into any contract
 - As per Section 12 of Contact Act, 1872 during the intervals when he is of sound mind, he can enter into contract
 - Though, as per Section 12 Contact Act, 1872 he may enter into an agreement during the intervals when he is of sound mind, such agreements shall not be enforceable in any court of law
 - 4. It has not been prescribed in the Contract Act, 1872

[Question ID = 787][Question Description = 137_2068_LLM_OCT22_S1_Q37]

- 1. 1 [Option ID = 3145]
- 2. 2 [Option ID = 3146]
- 3. 3 [Option ID = 3147]
- 4. 4 [Option ID = 3148]

| Correct Answer: 2 [Option ID = 3146] |
|---|
| The communication of a Proposal is complete 1. When it comes to the knowledge of the person to whose representative, it is made 2. When it comes to the knowledge of another third person that some kind of communication is made to the concerned person 3. When as per the proposer it is communicated 4. When it comes to the knowledge of the person to whom it is made |
| [Question ID = 788][Question Description = 138_2068_LLM_OCT22_S1_Q38] 1. 1 [Option ID = 3149] 2. 2 [Option ID = 3150] 3. 3 [Option ID = 3151] 4. 4 [Option ID = 3152] |
| Correct Answer :- ● 4 [Option ID = 3152] |
| The expression "Privity of contract" means:- 1. It is a contract between the parties only 2. A Contract is a private document 3. Only private documents can be contracts 4. The contacts may be expressed in some usual and reasonable manner |
| [Question ID = 789][Question Description = 139_2068_LLM_OCT22_S1_Q39] 1. 1 [Option ID = 3153] 2. 2 [Option ID = 3154] |

3. 3 [Option ID = 3155]
 4. 4 [Option ID = 3156]

• 1 [Option ID = 3153]

- Which of the following statement(s) is/are correct in the context of an ordinance making power of the executive under the Constitution of India?
 - A. The ordinance-making power can be exercised only when there is a necessity for immediate action
 - B. The ordinance-making power can be exercised only when both Houses of Parliament are not in session
 - C. It is mandatory to lay the ordinance before the legislature
 - D. Enduring rights theory applies to ordinances

Choose the correct answer:

- 1. A, B, C and D
- 2. A, B and C only
- 3. B, C, and D only
- 4. A, C and D only

[Question ID = 790][Question Description = 140_2068_LLM_OCT22_S1_Q40]

- 1. 1 [Option ID = 3157]
- 2. 2 [Option ID = 3158]
- 3. 3 [Option ID = 3159]
- 4. 4 [Option ID = 3160]

Correct Answer :-

- 2 [Option ID = 3158]
- Where the consent to an agreement is caused, either by coercion, fraud or misrepresentation, the agreement is a contract:-
 - 1. Illegal
 - 2. Voidable at the option of the party whose consent was so caused
 - 3. Depends upon the facts and circumstances of the case.
 - 4. Void

[Question ID = 791][Question Description = 141_2068_LLM_OCT22_S1_Q41]

- 1. 1 [Option ID = 3161]
- 2. 2 [Option ID = 3162]
- 3. 3 [Option ID = 3163]
- 4. 4 [Option ID = 3164]

Correct Answer :-

• 2 [Option ID = 3162]

- Every agreement by which anyone is restrained from exercising a lawful profession, trade or business of any kind, is to that extent void. Such agreements in restraint of trade are declared void under:-
 - 1. Section 27 of the Indian Contract Act, 1872
 - 2. Section 17 of the Indian Contract Act, 1872
 - 3. Section 23 of the Indian Contract Act, 1872
 - 4. Section 2 of the Indian Contract Act, 1872

[Question ID = 792][Question Description = 142_2068_LLM_OCT22_S1_Q42]

- 1. 1 [Option ID = 3165]
- 2. 2 [Option ID = 3166]
- 3. 3 [Option ID = 3167]
- 4. 4 [Option ID = 3168]

Correct Answer :-

• 1 [Option ID = 3165]

- Choose one element which is not necessary to create a valid contract under Indian Contract Act, 1872:-
 - 1. Current market price of a product as consideration
 - 2. Competent party
 - 3. Free consent
 - 4. Lawful consideration

[Question ID = 793][Question Description = 143_2068_LLM_OCT22_S1_Q43]

- 1. 1 [Option ID = 3169]
- 2. 2 [Option ID = 3170]
- 3. 3 [Option ID = 3171]
- 4. 4 [Option ID = 3172]

Correct Answer :-

• 1 [Option ID = 3169]

- 44) As per the latest Amendment, Hindu Succession Act, 1956:-
 - Extends to the whole of India except the State of Jammu and Kashmir, and applies also to Hindus domiciled in the territories to which this Act extends, who are outside the said territories.
 - Extends to the whole of India except the State of Jammu and Kashmir, and applies also to all Hindus in the territories to which this Act extends, who are outside the said territories
 - Extends to the whole of India except the State of Jammu and Kashmir
 - 4. Extends to the whole of India

[Question ID = 794][Question Description = 144_2068_LLM_OCT22_S1_Q44]

- 1. 1 [Option ID = 3173]
- 2. 2 [Option ID = 3174]
- 3. 3 [Option ID = 3175]
- 4. 4 [Option ID = 3176]

Correct Answer :-

- 4 [Option ID = 3176]
- 45) Prohibited and Sapinda relationship under the Hindu Marriage Act, 1955 include:-
 - Legitimate as well as illegitimate blood relationship and also relationship by adoption
 - Legitimate and illegitimate blood relationships and also half, uterine or full blood relationships
 - 3. Both options (1) and (2)
 - 4. Only legitimate blood relationships only

[Question ID = 795][Question Description = 145_2068_LLM_OCT22_S1_Q45]

- 1. 1 [Option ID = 3177]
- 2. 2 [Option ID = 3178]
- 3. 3 [Option ID = 3179]
- 4. 4 [Option ID = 3180]

Correct Answer :-

- 3 [Option ID = 3179]
- Registration of marriage under Section 8 of the Hindu Marriage Act, 1955:-
 - 1. Needs to be done within one year of marriage
 - May be made compulsory by the Parliament as well as by State Government
 - 3. May be made compulsory by the State Government
 - 4. Non-registration affects the validity of Hindu marriage

[Question ID = 796][Question Description = 146_2068_LLM_OCT22_S1_Q46]

- 1. 1 [Option ID = 3181]
- 2. 2 [Option ID = 3182]
- 3. 3 [Option ID = 3183]
- 4. 4 [Option ID = 3184]

Correct Answer :-

- 3 [Option ID = 3183]
- 47) Child marriage under the Prohibition of Child Marriage Act, 2006:-
 - Is voidable and could be annulled at the instance of either party within 3 years of marriage
 - 2. Could be annulled by decree of nullity and is punishable
 - 3. Is void when either party was less than 15 years of age
 - 4. Could be dissolved by decree of divorce and is punishable

[Question ID = 797][Question Description = 147_2068_LLM_OCT22_S1_Q47]

- 1. 1 [Option ID = 3185]
- 2. 2 [Option ID = 3186]
- 3. 3 [Option ID = 3187]
- 4. 4 [Option ID = 3188]

Correct Answer :-

• 2 [Option ID = 3186]

- 'Dependents' under Section 21 of Hindu Adoptions and Maintenance Act, 1956 do not include:-
 - 1. Parents and widow
 - 2. Divorced daughter
 - 3. Illegitimate Daughter
 - 4. Widowed daughter

[Question ID = 798][Question Description = 148_2068_LLM_OCT22_S1_Q48]

- 1. 1 [Option ID = 3189]
- 2. 2 [Option ID = 3190]
- 3. 3 [Option ID = 3191]
- 4. 4 [Option ID = 3192]

Correct Answer :-

- 2 [Option ID = 3190]
- A Hindu wife is entitled to live separately without forfeiting her claim of maintenance from her husband under Hindu Adoptions and Maintenance Act, 1956. Which among the below statements is false?
 - When the husband is suffering from a virulent form of leprosy
 - When the husband is ceased to be Hindu by conversion to another religion
 - 3. When the husband has treated her with cruelty
 - When the husband keeps concubine in the same house in which his wife is living

[Question ID = 799][Question Description = 149_2068_LLM_OCT22_S1_Q49]

- 1. 1 [Option ID = 3193]
- 2. 2 [Option ID = 3194]
- 3. 3 [Option ID = 3195]
- 4. 4 [Option ID = 3196]

Correct Answer :-

- 1 [Option ID = 3193]
- Which provision under the Companies Act, 2013 provides for the right to a member of a company to file an application before the Tribunal for relief in cases related to oppression?
 - 1. Section 241
 - 2. Section 242
 - 3. Section 210
 - 4. Section 206

[Question ID = 800][Question Description = 150_2068_LLM_OCT22_S1_Q50]

- 1. 1 [Option ID = 3197]
- 2. 2 [Option ID = 3198]
- 3. 3 [Option ID = 3199]
- 4. 4 [Option ID = 3200]

Correct Answer :-

• 1 [Option ID = 3197]

- 51) Which of the following qualifies as Corporate Social Responsibility?
 - Contribution made to Chief Minister's Relief Fund or State Relief Fund for Covid-19
 - 2. Contribution made to 'PM CARES Fund'
 - 3. Payment of salary/wages in normal circumstance
 - Payment of salary/wages to employees and workers during the lockdown period

[Question ID = 801][Question Description = 151_2068_LLM_OCT22_S1_Q51]

- 1. 1 [Option ID = 3201]
- 2. 2 [Option ID = 3202]
- 3. 3 [Option ID = 3203]
- 4. 4 [Option ID = 3204]

Correct Answer :-

- 2 [Option ID = 3202]
- In a landmark ruling, the Securities Appellate Tribunal has held that forwarding Companies' financial information on WhatsApp as received from other sources wouldn't amount to insider trading. Which among the following is the relevant case?
 - 1. Shruti Vora v. Securities and Exchange Board of India (2020)
 - 2. Vinay Kumar Mittal v. Dewan Housing Finance (2020)
 - 3. M. L. Sethi v. R.P.Kapur (1972)
 - 4. Union of India. v. E. Bashyan (1988)

[Question ID = 802][Question Description = 152_2068_LLM_OCT22_S1_Q52]

- 1. 1 [Option ID = 3205]
- 2. 2 [Option ID = 3206]
- 3. 3 [Option ID = 3207]
- 4. 4 [Option ID = 3208]

Correct Answer :-

- 1 [Option ID = 3205]
- 53) In V.Nagarajan v. SKS Ispat and Power Ltd. (2021), the Supreme Court held that:-
 - Internal dispute between members does not amount to oppression
 - 2. Government company is agent of state
 - The period of limitation for filing an appeal against the order of NCLT would start from the date of pronouncement of the order, not the date of uploading
 - 4. Directors stand in a fiduciary relationship with Company

[Question ID = 803][Question Description = 153_2068_LLM_OCT22_S1_Q53]

- 1. 1 [Option ID = 3209]
- 2. 2 [Option ID = 3210]
- 3. 3 [Option ID = 3211]
- 4. 4 [Option ID = 3212]

Correct Answer :-

• 3 [Option ID = 3211] 54) The recommendations of the Naresh Chandra Committee (2002) are related to:-1. Corporate governance and Audit 2. Insolvency and Bankruptcy code 3. Defunct Companies 4. Criminal liabilities of promoters [Question ID = 804][Question Description = 154_2068_LLM_OCT22_S1_Q54] 1. 1 [Option ID = 3213] 2. 2 [Option ID = 3214] 3. 3 [Option ID = 3215] 4. 4 [Option ID = 3216] Correct Answer :-• 1 [Option ID = 3213] 55) The provision of Class Action suit was inserted in the Companies Act, 2013 on the recommendation of:-1. JJ Irani Committee 2. Justice V. Balakrishna Eradi Committee 3. Justice Krishna Iyer Committee 4. Raghavan Committee [Question ID = 805][Question Description = 155_2068_LLM_OCT22_S1_Q55] 1. 1 [Option ID = 3217] 2. 2 [Option ID = 3218] 3. 3 [Option ID = 3219] 4. 4 [Option ID = 3220] Correct Answer :-• 1 [Option ID = 3217] 56) Which international institution is responsible for the progressive development and implementation of International Environmental Law through its 'Montevideo programs'? 1. United Nations Development Programme (UNDP) 2. United Nations Environment Programme (UNEP) 3. World Trade organization (WTO) 4. Food and Agriculture organization (FAO) [Question ID = 806][Question Description = 156_2068_LLM_OCT22_S1_Q56] 1. 1 [Option ID = 3221] 2. 2 [Option ID = 3222] 3. 3 [Option ID = 3223] 4. 4 [Option ID = 3224]

Correct Answer:-

• 2 [Option ID = 3222]

the forest for non-forest purposes under the Forest (Conservation) Act, 1980? 1. Section 2 (iv) 2. Section 2 (ii) 3. Section 2 (iii) 4. Section 2 (i) [Question ID = 807][Question Description = 157_2068_LLM_OCT22_S1_Q57] 1. 1 [Option ID = 3225] 2. 2 [Option ID = 3226] 3. 3 [Option ID = 3227] 4. 4 [Option ID = 3228] Correct Answer :-• 2 [Option ID = 3226] 58) Given below are two statements, one is labelled as Assertion A and the other one labelled as Reason R Assertion A: Intergenerational Equity is an essential principle of sustainable development Reason R: The present generation has no right to deplete the existing natural resources and leave nothing for the future generations In light of the above statements, choose the correct answer from the options given below 1. Both A and R are true and R is the correct explanation of A 2. Both A and R are not true but R is NOT the correct explanation of A 3. A is true but R is false 4. A is false but R is true [Question ID = 808][Question Description = 158_2068_LLM_OCT22_S1_Q58] 1. 1 [Option ID = 3229] 2. 2 [Option ID = 3230]

57)

3. 3 [Option ID = 3231]
 4. 4 [Option ID = 3232]

Correct Answer :• 1 [Option ID = 3229]

Which is the appropriate provision for restrictions on the use of

- Which of the following is the primary function of the Central Pollution Control Board under the Water (Prevention and Control of Pollution) Act, 1974?
 - To advice the Central Government on matters concerning the prevention and control of water Pollution
 - To collect, compile and publish technical and statistical data relating to water pollution
 - To establish or recognize laboratories to analysis the samples of water form streams, wells, sewage and trade effluents
 - To promote cleanliness of streams and wells in different areas of States

[Question ID = 809][Question Description = 159_2068_LLM_OCT22_S1_Q59]

- 1. 1 [Option ID = 3233]
- 2. 2 [Option ID = 3234]
- 3. 3 [Option ID = 3235]
- 4. 4 [Option ID = 3236]

Correct Answer :-

- 4 [Option ID = 3236]
- The National Green Tribunal has jurisdiction over all civil cases where a substantial question relating to the environment is involved and such question arises out of the implementation of the enactments specified in its Schedule I. Which of the belowmentioned enactment has not been included in this Schedule I?
 - 1. Biological Diversity Act, 2002
 - 2. Environment (Protection) Act, 1986
 - 3. Wild Life (Protection) Act, 1972
 - 4. Forest (Conservation) Act, 1980

[Question ID = 810][Question Description = 160_2068_LLM_OCT22_S1_Q60]

- 1. 1 [Option ID = 3237]
- 2. 2 [Option ID = 3238]
- 3. 3 [Option ID = 3239]
- 4. 4 [Option ID = 3240]

Correct Answer :-

- 3 [Option ID = 3239]
- As per section 20 of the National Green Tribunal Act,2010, the Tribunal must apply certain principles while passing any order or decision, or award. Which one of the following is not mentioned in section 20 of the National Green Tribunal Act,2010?
 - 1. Precautionary Principle
 - 2. Polluter pays principle
 - 3. Public trust doctrine
 - 4. Sustainable development

[Question ID = 811][Question Description = 161_2068_LLM_OCT22_S1_Q61]

1. 1 [Option ID = 3241]

- 2. 2 [Option ID = 3242]
 3. 3 [Option ID = 3243]
- 4. 4 [Option ID = 3244]

Correct Answer :-

• 3 [Option ID = 3243]

- The definition of environment is provided in which of the following enactments?
 - 1. The Water (Prevention and Control) of Pollution Act, 1974
 - 2. The Air (Prevention and Control) of Pollution Act, 1981
 - 3. The Forest (Conservation) Act, 1980
 - 4. The Environmental Protection Act, 1986

[Question ID = 812][Question Description = 162_2068_LLM_OCT22_S1_Q62]

- 1. 1 [Option ID = 3245]
- 2. 2 [Option ID = 3246]
- 3. 3 [Option ID = 3247]
- 4. 4 [Option ID = 3248]

Correct Answer :-

- 4 [Option ID = 3248]
- Which of the following international bodies adopted resolution 48/13 on 8 October 2021, recognizing that a clean, healthy, and sustainable environment is a human right?
 - 1. The UN Human Rights Council
 - 2. The General Assembly of the UN
 - 3. The Security Council of the UN
 - 4. The UN Environment Programme

[Question ID = 813][Question Description = 163_2068_LLM_OCT22_S1_Q63]

- 1. 1 [Option ID = 3249]
- 2. 2 [Option ID = 3250]
- 3. 3 [Option ID = 3251]
- 4. 4 [Option ID = 3252]

Correct Answer :-

- 1 [Option ID = 3249]
- 64) The Law Commission of India in 2003 recommended for establishing Environment Courts in India. Which Law Commission Report proposed this important move?
 - 1. 198th Report of the Law Commission
 - 2. 186th Report of the Law Commission
 - 3. 189th Report of the Law Commission
 - 4. 168th Report of the Law Commission

[Question ID = 814][Question Description = 164_2068_LLM_OCT22_\$1_Q64]

- 1. 1 [Option ID = 3253]
- 2. 2 [Option ID = 3254]
- 3. 3 [Option ID = 3255]
- 4. 4 [Option ID = 3256]

Correct Answer :-

• 2 [Option ID = 3254]

- Who of the following have been members from India till now in the International Law Commission?
 - 1. B.N. Rau, Neeru Chadhha, Dalveer Bhandari
 - 2. B.N. Rau, S.P. Jagota, P.C. Rao
 - 3. S.P. Jagota, P.S. Rao, Anirudh Rajput
 - 4. Anirudh Rajput, Bimal Patel, Vijaya Laxmi Pandit

[Question ID = 815][Question Description = 165_2068_LLM_OCT22_S1_Q65]

- 1. 1 [Option ID = 3257]
- 2. 2 [Option ID = 3258]
- 3. 3 [Option ID = 3259]
- 4. 4 [Option ID = 3260]

Correct Answer :-

- 3 [Option ID = 3259]
- 66) Island of Palmas case is related to:-
 - 1. Prescription
 - 2. Res Judicata
 - 3. Estoppel
 - 4. Subrogation

[Question ID = 816][Question Description = 166_2068_LLM_OCT22_S1_Q66]

- 1. 1 [Option ID = 3261]
- 2. 2 [Option ID = 3262]
- 3. 3 [Option ID = 3263]
- 4. 4 [Option ID = 3264]

Correct Answer :-

- 1 [Option ID = 3261]
- 67) Match List I with List II

| List I | List II |
|--|---|
| A.Arrest and Restoration of Savarkar (1911) | I. Relationship between Domestic Law and International Law |
| B. Republic of Italy v. Union of India (2013) | II. Sovereign/diplomatic and Immunity |
| C. Schooner Exchange v. Mc Fadden (1812) | III. Extradition |
| D. Justice Puttaswamy v. Union of India (2017) | IV. Maritime zones |

Choose the correct answer from the options given below:

- 1. A II, B IV, C III, D I
- 2. A III, B II, C I, D IV
- 3. A IV, B I, C II, D IV
- 4. A III, B IV, C -II, D I

[Question ID = 817][Question Description = 167_2068_LLM_OCT22_S1_Q67]

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1. 1 [Option ID = 3265]
2. 2 [Option ID = 3266]
3. 3 [Option ID = 3267]
4. 4 [Option ID = 3268]
Correct Answer :-
• 4 [Option ID = 3268]
68)
        Which Article incorporates the principle of Jus Cogens in the
        Vienna Convention on the Law of Treaties?
          1. Article 23
          2. Article 53
          3. Article 54
          4. Article 64
[Question ID = 818][Question Description = 168_2068_LLM_OCT22_S1_Q68]
1. 1 [Option ID = 3269]
2. 2 [Option ID = 3270]
3. 3 [Option ID = 3271]
4. 4 [Option ID = 3272]
Correct Answer :-
• 2 [Option ID = 3270]
69)
        How many emergency special sessions of the UN General
        Assembly have been convened so far?
          1.9
          2.10
          3.11
          4.12
[Question ID = 819][Question Description = 169_2068_LLM_OCT22_S1_Q69]
1. 1 [Option ID = 3273]
2. 2 [Option ID = 3274]
3. 3 [Option ID = 3275]
4. 4 [Option ID = 3276]
Correct Answer :-
• 3 [Option ID = 3275]
70)
        Which provision of the Rome Statute of the International
        Criminal Court deals with 'Individual Criminal Responsibility'?
          1. Article 20
          2. Article 25
          3. Article 26
          4. Article 27
[Question ID = 820][Question Description = 170_2068_LLM_OCT22_S1_Q70]
1. 1 [Option ID = 3277]
2. 2 [Option ID = 3278]
3. 3 [Option ID = 3279]
4. 4 [Option ID = 3280]
Correct Answer :-
• 2 [Option ID = 3278]
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- Which of the following schools of thought finds "the basis of international law in the current practice of states; inferred from the empirical method, and is concerned not with an edifice of theory structured upon deductions from absolute principles; but rather with viewing events as they occurred discussing actual problems that had arisen"?
 - 1. Naturalism
 - 2. Positivism
 - 3. Communism
 - 4. Stoicism

[Question ID = 821][Question Description = 171_2068_LLM_OCT22_S1_Q71]

- 1. 1 [Option ID = 3281]
- 2. 2 [Option ID = 3282]
- 3. 3 [Option ID = 3283]
- 4. 4 [Option ID = 3284]

Correct Answer :-

- 2 [Option ID = 3282]
- 72) Which jurist detached the science of law from theology and religion, prepared the ground for the secular, rationalistic version of modern natural law and emphasized the irrelevance in a study law of any conception of a divine law?
 - 1. Jeremy Bentham
 - 2. HLA Hart
 - 3. Hugo Grotius
 - 4. John Austin

[Question ID = 822][Question Description = 172_2068_LLM_OCT22_S1_Q72]

- 1. 1 [Option ID = 3285]
- 2. 2 [Option ID = 3286]
- 3. 3 [Option ID = 3287]
- 4. 4 [Option ID = 3288]

Correct Answer :-

- 3 [Option ID = 3287]
- "A small republic is no less sovereign than the most powerful kingdom, just as a dwarf is as much a man as a giant". Which of the following jurists, known for introducing the doctrine of equality of States into International Law, made the above statement?
 - 1. Francisco Vitoria
 - 2. Hugo Grotius
 - 3. Alberico Gentili
 - 4. Vattel

[Question ID = 823][Question Description = 173_2068_LLM_OCT22_S1_Q73]

- 1. 1 [Option ID = 3289]
- 2. 2 [Option ID = 3290]
- 3. 3 [Option ID = 3291]
- 4. 4 [Option ID = 3292]

Correct Answer :-

- 4 [Option ID = 3292]
- 74) "The international organization is an international person, a subject of international law, capable of possessing international rights and duties, and has the capacity to maintain its rights by bringing international claims".

The foregoing proposition was upheld by the International Court of Justice in:

- Advisory Opinion of ICJ on the Legality of the Threat or Use of Nuclear Weapons, ICJ Rep. 1996
- Advisory Opinion of ICJ on Reparation for Injuries Suffered in Services of UN, ICJ Rep. 1949
- Advisory Opinion of ICJ in the Conditions of Admission of a State to Membership in the UN,ICJ Rep. 1948
- Advisory Opinion of ICJ on Effect of Awards of Compensation made by the United Nations Administrative Tribunal, 1954

[Question ID = 824][Question Description = 174_2068_LLM_OCT22_S1_Q74]

- 1. 1 [Option ID = 3293]
- 2. 2 [Option ID = 3294]
- 3. 3 [Option ID = 3295]
- 4. 4 [Option ID = 3296]

Correct Answer :-

- 2 [Option ID = 3294]
- 75) The substance of customary rules of international law is to be found primarily in the 'actual practice' and the 'opinio juris' of the states, sometimes it is referred to as the objective and the subjective elements of the custom respectively. Here the opinio juris, that renders the custom obligatory between the nations, implies:-
 - 1. Philosophical Element
 - 2. Sociological Element
 - 3. Psychological Element
 - 4. Political Element

[Question ID = 825][Question Description = 175_2068_LLM_OCT22_S1_Q75]

- 1. 1 [Option ID = 3297]
- 2. 2 [Option ID = 3298]
- 3. 3 [Option ID = 3299]
- 4. 4 [Option ID = 3300]

Correct Answer :-

• 3 [Option ID = 3299]

- 76) Which of the following sources is not mentioned as one of the subsidiaries means for determining rules of International Law in Article 38(1)(d) of the Statute of the International Court of Justice?
 - 1. Teachings of Publicists
 - 2. Judicial Decisions
 - 3. General Assembly Resolutions
 - 4. Judicial precedents

[Question ID = 826][Question Description = 176_2068_LLM_OCT22_S1_Q76]

- 1. 1 [Option ID = 3301]
- 2. 2 [Option ID = 3302]
- 3. 3 [Option ID = 3303]
- 4. 4 [Option ID = 3304]

Correct Answer :-

• 3 [Option ID = 3303]

In which of the following cases Lord Atkin made the following observation with respect to duty of care: " person who are so closely and directly affected by my act that I ought reasonably to have them in contemplation as being so affected when I am directing my mind to the acts or omissions which are called in question."?

- 1. Jaensch v. Coffey (1984)
- 2. Haynes v. Harwod (1935)
- 3. Donoghue v. Stevenson (1932)
- 4. Havican v. Ruane (1991)

[Question ID = 827][Question Description = 177_2068_LLM_OCT22_S1_Q77]

- 1. 1 [Option ID = 3305]
- 2. 2 [Option ID = 3306]
- 3. 3 [Option ID = 3307]
- 4. 4 [Option ID = 3308]

Correct Answer :-

• 3 [Option ID = 3307]

- 78) Which of the following statements are correct?
 - I. Negligence is usually accompanied by inadvertence
 - II. Negligence cannot be said to be unreasonable conduct
 - III. A negligent person is one who does not sufficiently desire to avoid consequences
 - IV. The negligent person may be aware of his conduct, although he does not desire them

Choose the correct answer from the options given below:

- 1. Statements I, II, III, and IV
- 2. Statements II, III, and IV only
- 3. Statements I,III,IV only
- 4. Statements I, II and III only

[Question ID = 828][Question Description = 178_2068_LLM_OCT22_S1_Q78]

- 1. 1 [Option ID = 3309]
- 2. 2 [Option ID = 3310]
- 3. 3 [Option ID = 3311]
- 4. 4 [Option ID = 3312]

Correct Answer :-

• 3 [Option ID = 3311]

79) Under the Transfer of Property Act, 1882, Section 58, one of the following mortgages does not require writing and registration:-

- 1. Usufructuary Mortgage
- 2. Simple Mortgage
- 3. English Mortgage
- 4. Mortgage by deposit of titled deed

[Question ID = 829][Question Description = 179_2068_LLM_OCT22_S1_Q79]

- 1. 1 [Option ID = 3313]
- 2. 2 [Option ID = 3314]
- 3. 3 [Option ID = 3315]
- 4. 4 [Option ID = 3316]

Correct Answer :-

• 4 [Option ID = 3316]

Which case introduced a test upon which liability could be based and this was referred to as the "Kennedy test" in which the danger presented should have been foreseeable and "there must be a shock which arises from a reasonable fear of personal injury to oneself."?

- 1. Dulieu v. White and Sons (1901)
- 2. King v. Phillips (1953)
- 3. Bourhill v. Young (1942)
- 4. Victorian railways commissioner v. Coultas (1888)

[Question ID = 830][Question Description = 180_2068_LLM_OCT22_S1_Q80] 1. 1 [Option ID = 3317] 2. 2 [Option ID = 3318] 3. 3 [Option ID = 3319] 4. 4 [Option ID = 3320] Correct Answer :-• 1 [Option ID = 3317] Who has defined, "a Tort is an infringement of a right of a private individual giving a right of compensation to the injured party?" 1. W.V. H. Rogers 2. Fraser 3. S.P. Singh 4. Clarke and Lindsel [Question ID = 831][Question Description = 181_2068_LLM_OCT22_S1_Q81] 1. 1 [Option ID = 3321] 2. 2 [Option ID = 3322] 3. 3 [Option ID = 3323] 4. 4 [Option ID = 3324] Correct Answer :-• 2 [Option ID = 3322] 82) In which case, J.S. Verma J. has observed that, "It may be mentioned straightaway that award of compensation in a proceeding under Article 32 by this Court or by the High Court under Article 226 of the Constitution is a remedy available in public law, based on strict liability for contravention of fundamental rights to which the principle of sovereign immunity does not apply, even though it may be available as a defence in private law in an action based on tort."? 1. Nilabati Behera v. State of Orissa, (1993) 2. Kasturi Lal Ralia Ram Jain v. State of U.P. (1965) 3. Shivabhajan Durgaprasad v. Secretary of State for India 4. State of Bihar v. Abdul Majid (1954)

[Question ID = 832][Question Description = 182_2068_LLM_OCT22_S1_Q82]

- 1. 1 [Option ID = 3325]
- 2. 2 [Option ID = 3326]
- 3. 3 [Option ID = 3327]
- 4. 4 [Option ID = 3328]

Correct Answer :-

• 1 [Option ID = 3325]

83) A workman who got injured in a quarrying activity with stones passing overhead without any precautionary measures took the plea of 'Scienti' and not 'Volenti'. This means:-1. Mere consent is enough 2. Mere knowledge is not a consent 3. He has to have knowledge and consent 4. Scientific reasoning with consent [Question ID = 833][Question Description = 183_2068_LLM_OCT22_S1_Q83] 1. 1 [Option ID = 3329] 2. 2 [Option ID = 3330] 3. 3 [Option ID = 3331] 4. 4 [Option ID = 3332] Correct Answer :-• 2 [Option ID = 3330] 84) The maxim of 'Novus actus interveniens' means that the chain of causation between the defendant's act and its consequences_ 1. May be broken by natural or man-made event 2. Has to be broken or joined by an event 3. May be joined by any event 4. Are acts of no interventions by anyone [Question ID = 834][Question Description = 184_2068_LLM_OCT22_S1_Q84] 1. 1 [Option ID = 3333] 2. 2 [Option ID = 3334] 3. 3 [Option ID = 3335] 4. 4 [Option ID = 3336] Correct Answer :-• 1 [Option ID = 3333] 85) A, a farmer agrees to buy from the seller, B a jersey cow. At the time of negotiations, neither party was aware of the fact that the jersey cow was dead. Under the Sale of Goods Act, 1930 the Contract of Sale is:-1. Invalid 2. Void 3. Contingent 4. Voidable at the option of seller [Question ID = 835][Question Description = 185_2068_LLM_OCT22_S1_Q85] 1. 1 [Option ID = 3337] 2. 2 [Option ID = 3338] 3. 3 [Option ID = 3339] 4. 4 [Option ID = 3340] Correct Answer :-• 2 [Option ID = 3338]

- The Information Technology (Intermediary Guidelines) Rules, 2011 have been superseded by:-
 - 1. The Information Technology (Guidelines) Rules, 2021
 - The Information Technology (Digital Media Ethics Code) Rules, 2021
 - Information Technology (Intermediary Guidelines and Digital Media Ethics Code) Rules, 2021
 - Information Technology (Digital Ethics and Intermediary) Rules, 2021

[Question ID = 836][Question Description = 186_2068_LLM_OCT22_S1_Q86]

- 1. 1 [Option ID = 3341]
- 2. 2 [Option ID = 3342]
- 3. 3 [Option ID = 3343]
- 4. 4 [Option ID = 3344]

Correct Answer :-

- 3 [Option ID = 3343]
- 87) In Shreya Singhal v. Union of India, (2015) constitutionality of which of the following provisions of the Information Technology Act, 2000 were decided by the Supreme Court of India?
 - Section 66A unconstitutional and Section 69A constitutionally valid
 - Section 66A unconstitutional and Section 69A also as unconstitutional
 - Section 66A constitutionally valid and Section 69A also constitutionally valid
 - Section 66A constitutionally valid and Section 69A unconstitutional

[Question ID = 837][Question Description = 187_2068_LLM_OCT22_S1_Q87]

- 1. 1 [Option ID = 3345]
- 2. 2 [Option ID = 3346]
- 3. 3 [Option ID = 3347]
- 4. 4 [Option ID = 3348]

Correct Answer :-

- 1 [Option ID = 3345]
- An electronic record by way of secondary evidence shall not be admitted as evidence unless the requirements of Section 658(4) are satisfied and the same is relaxed in case the original document first stored in the computer is produced before the court. This was affirmed by the apex court in:-
 - 1. Anwar P.V v. P.K.Basheer (2014)
 - 2. State (NCT of Delhi) v. Navjot Sandhu (2005)
 - 3. Shafi Mohammad v. State of H.P (2018)
 - Arjun Panditrao Khotkar v. Kailash Kushanrao Gorantyal & Others (2020)

[Question ID = 838][Question Description = 188_2068_LLM_OCT22_S1_Q88]

1. 1 [Option ID = 3349] 2. 2 [Option ID = 3350] 3. 3 [Option ID = 3351] 4. 4 [Option ID = 3352] Correct Answer :-• 4 [Option ID = 3352] 89) The Designated Officer for the purpose of issuing direction for blocking access by the public shall be notified in Official Gazette by the officer, not below the rank of:-1. Director 2. Deputy Secretary 3. Joint Secretary 4. Under Secretary [Question ID = 839][Question Description = 189_2068_LLM_OCT22_S1_Q89] 1. 1 [Option ID = 3353] 2. 2 [Option ID = 3354] 3. 3 [Option ID = 3355] 4. 4 [Option ID = 3356] Correct Answer :-• 3 [Option ID = 3355] 90) A substance obtained by a mere admixture resulting only in the aggregation of the properties of the components thereof or a process for producing such substance under the Patents Act, 1970 is_ 1. Patentable Invention 2. Copyrighted material 3. Non-Patentable Invention 4. Geographical Indication [Question ID = 840][Question Description = 190_2068_LLM_OCT22_S1_Q90] 1. 1 [Option ID = 3357]

2 [Option ID = 3358]
 3 [Option ID = 3359]
 4 [Option ID = 3360]

Correct Answer: -3 [Option ID = 3359]

- 91) The grant of a patent under the Patents Act, 1970 shall be subject to the condition that
 - Any product in respect of which the patent is granted may be made or manufactured by any one during ten years.
 - Any machine, apparatus or other article in respect of which the patent is granted or any article made by using a process in respect of which the patent is granted, may not be imported or made by or on behalf of the Government
 - Any process in respect of which the patent is granted may be used by or on behalf of the Government for the purpose merely of its own use
 - 4. In the case of a patent in respect of any medicine or drug, the medicine or drug shall not be imported by the Government for the purpose merely of its own use

[Question ID = 841][Question Description = 191_2068_LLM_OCT22_S1_Q91]

- 1. 1 [Option ID = 3361]
- 2. 2 [Option ID = 3362]
- 3. 3 [Option ID = 3363]
- 4. 4 [Option ID = 3364]

Correct Answer :-

• 3 [Option ID = 3363]

"We have borne in mind the object which the amending Act wanted to achieve namely, to prevent evergreening; to provide easy access to the citizens of the country to life-saving drugs, and to discharge their constitutional obligation of providing good health care to its citizens."

In which of the following cases, the above observation was made by the court?

- 1. Novartis Ag v. Union Of India & Ors (2013)
- 2. FMC Corporation & Anr. v. Natco Pharma Limited (2020)
- Merck Sharp And Dohme Corp & Anr v. YMS Laboratories Private Limited (2021)
- 4. Astrazeneca Ab & Anr. v. Alkem Laboratories Limited (2020)

[Question ID = 842][Question Description = 192_2068_LLM_OCT22_S1_Q92]

- 1. 1 [Option ID = 3365]
- 2. 2 [Option ID = 3366]
- 3. 3 [Option ID = 3367]
- 4. 4 [Option ID = 3368]

Correct Answer :-

• 1 [Option ID = 3365]

- Property Rights (TRIPs) for all World Trade Organization countries prescribes:

 1. Basic standards
 2. Basic Limitations
 3. Maximum Standards for protection of intellectual property
- [Question ID = 843][Question Description = 193_2068_LLM_OCT22_S1_Q93]

4. Minimum standards for intellectual property protection

- 1. 1 [Option ID = 3369]
- 2. 2 [Option ID = 3370]
- 3. 3 [Option ID = 3371]
- 4. 4 [Option ID = 3372]

Correct Answer :-

- 4 [Option ID = 3372]
- A, B, and C were partners in a partnership firm. Upon the death of partner A, the remaining partners B and C continue the business of the partnership firm. They also maintain A's widow by giving her a share out of the profits. In the absence of any other agreement, what is the status of A's widow in the partnership firm?
 - 1. Partner
 - 2. Creditor
 - 3. Beneficiary
 - 4. Agent

[Question ID = 844][Question Description = 194_2068_LLM_OCT22_S1_Q94]

- 1. 1 [Option ID = 3373]
- 2. 2 [Option ID = 3374]
- 3. 3 [Option ID = 3375]
- 4. 4 [Option ID = 3376]

Correct Answer :-

- 3 [Option ID = 3375]
- 95) The partnership is based on:-
 - 1. Mutual Agency
 - 2. Always an equal division of liabilities only among partners
 - All partners are bound to carry on the business of the firm to the greatest common advantage
 - 4. Both options (1) and (2)

[Question ID = 845][Question Description = 195_2068_LLM_OCT22_S1_Q95]

- 1. 1 [Option ID = 3377]
- 2. 2 [Option ID = 3378]
- 3. 3 [Option ID = 3379]
- 4. 4 [Option ID = 3380]

Correct Answer :-

• 4 [Option ID = 3380]

96) If the partnership deed is silent regarding the duration of the partnership, then the partnership is known as: 1. Particular Partnership 2. Partnership for a Fixed Term 3. Partnership at Will 4. Limited Liability Partnership [Question ID = 846][Question Description = 196_2068_LLM_OCT22_S1_Q96] 1. 1 [Option ID = 3381] 2. 2 [Option ID = 3382] 3. 3 [Option ID = 3383] 4. 4 [Option ID = 3384] Correct Answer :-• 3 [Option ID = 3383] 97) Which section of the Sale of Goods Act, 1930 envisages the principle 'Risk prima facie passes with the property'? 1. Section 4 2. Section 20 3. Section 26 4. Section 21 [Question ID = 847][Question Description = 197_2068_LLM_OCT22_S1_Q97] 1. 1 [Option ID = 3385] 2. 2 [Option ID = 3386] 3. 3 [Option ID = 3387] 4. 4 [Option ID = 3388] Correct Answer :-• 3 [Option ID = 3387] 98) Which of the following is not included under the definition of goods under the Sale of Goods Act, 1930? 1. Stocks 2. Shares 3. Actionable Claims 4. Growing Crops [Question ID = 848][Question Description = 198_2068_LLM_OCT22_S1_Q98] 1. 1 [Option ID = 3389] 2. 2 [Option ID = 3390] 3. 3 [Option ID = 3391] 4. 4 [Option ID = 3392] Correct Answer :-• 3 [Option ID = 3391]

- Right of Lien is on the Unpaid Seller's Rights. Under which circumstance mentioned below, an unpaid seller is precluded from exercising the Right of Lien?
 - The goods have been sold on Credit and the credit period is expired
 - The goods have been sold on Credit and the credit period has not expired
 - 3. The buyer has been declared insolvent
 - 4. The goods have not been sold on Credit

[Question ID = 849][Question Description = 199_2068_LLM_OCT22_S1_Q99]

- 1. 1 [Option ID = 3393]
- 2. 2 [Option ID = 3394]
- 3. 3 [Option ID = 3395]
- 4. 4 [Option ID = 3396]

Correct Answer :-

• 2 [Option ID = 3394]

100)

Under the UN Convention on the Law of the Sea, 1982, the method used for laying down a normal baseline for measurement of maritime zones is the 'low-water line' along the coast of the coastal state. But in the localities where the coastline is 'deeply indented' or 'cut into', a different method of baselines can be adopted, such a method is referred to

as

- 1. Vertical Baseline Method
- 2. Straight Baseline Method
- 3. Slant Baseline Method
- 4. Normal Baseline Method

[Question ID = 850][Question Description = 200_2068_LLM_OCT22_S1_Q100]

- 1. 1 [Option ID = 3397]
- 2. 2 [Option ID = 3398]
- 3. 3 [Option ID = 3399]
- 4. 4 [Option ID = 3400]

Correct Answer :-

• 2 [Option ID = 3398]