

Questions with Provisional Answers for PAPER - I (LAW) of the Preliminary Examination (Elimination Test) held on 24-07-2021 for Direct Recruitment to the cadre of District Judge (25%)						
Visit "Answer Keys" menu under "Downloads" on HC-OJAS website to raise any Objection(s)			Last date for submitting Online Objection(s) is 04/08/2021 upto 06:00 p.m.			
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Que. No.	Question	Option A	Option B	Option C	Option D	Provisional Answer
1	In Part - I of the Arbitration & Conciliation Act, 1996, an arbitration agreement may be .....	in the form of a separate agreement	in the form of an arbitration clause in a contract	neither A nor B	Both A & B	D
2	Which of these options is/are correct as regards to the Appointment of arbitrators under the Arbitration & Conciliation Act, 1996?	Subject to sec. 11(6), the parties are free to agree on a procedure for appointing the arbitrator or arbitrators	Arbitrator/s shall in all cases be appointed only by the arbitral institution designated by the Supreme Court, u/s. 11(6)	Arbitrator/s shall in all cases be appointed only by the arbitral institution designated by the High Court, u/s. 11(6)	All of these options	A
3	In which of these Supreme Court cases did the Hon'ble Khanna J, say that 'the secular character of <b>the State according to which the State shall not discriminate against any citizen on the ground of religion only cannot likewise be done away with</b> '.	Keshavananda Bharti vs. State of Kerala	Saghir Ahmad vs. State of U.P.	C. K. Daphtary vs. O. P. Gupta	D. C. Wadhwa vs. State of Bihar	A
4	In which of these cases did the Hon'ble Supreme Court observe that 'When Court has been ascribed the duty of interpreting the Constitution and when Court finds that manifestly there is an unauthorized exercise of power under the Constitution, it would be the solemn duty of the Court to intervene.'	B. R. Kapur vs. State of T.N.	Charan Lal Sahu vs. Union of India	Golak Nath vs. State of Punjab	None of these options	A
5	The concept of equality has been incorporated in ..... of the Constitution of India.	Articles 12 & 13	Articles 14 to 18	Articles 20 & 21	None of these options	B
6	In Re:Berubari Union Case, the Hon'ble Supreme Court held that .....	Rule of law is not a part of the Constitution	Rule of law is a part of the Constitution	Preamble is not a part of Constitution	Preamble is a part of Constitution	C

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7	By way of 42nd Amendment in the Constituion of India ..... was amended.	Article-21	Article-32	Article-14	Preamble	D
8	Article 14 applies to .....	Natural persons only	Natural and juristic persons	Juristic persons only	State	B
9	Which of these writs is available under Article 227 of the Constitution of India?	Habeas corpus	Certiorari	Quo warranto	None of these options	D
10	If a case pending in a court subordinate to the High Court involves a substantial question of law as to the interpretation of the Constitution the determination of which is necessary for the disposal of the case, what would be the legal position?	The High Court shall withdraw the case and may dispose of the case itself.	The High Court shall withdraw the case and may determine the said question of law and return the case to the court from which the case has been so withdrawn together with a copy of its judgment on such question and the said court shall on receipt thereof proceed to dispose of the case in conformity with such judgement.	Both A & B	Neither A nor B	C
11	Which of these fundamental rights was described as the heart & soul of the Constitution by Dr. B. R. Ambedkar?	Right to religion	Right to property	Right to constitutional remedies	All of these options	C
12	Appointments of persons to be District Judges in any State shall be made by .....	the High Court of the State	the Governor of the State	the Chief Minister of the State	None of these options	B

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13	A revokes his proposal, made to B, by telegram. When can the revocation be said to be complete as against A?	When B receives the telegram.	When the telegram is despatched.	When A thinks of revocation.	None of these options	B
14	A promises to obtain for B an employment in the public service and B promises to pay 1,000 rupees to A. Choose the correct option.	The agreement is voidable though its object is unlawful.	The agreement is voidable, as nothing is unlawful.	The agreement is void.	The agreement is enforceable in law.	C
15	A and B agree that A shall pay B 1,000 rupees, for which B shall afterwards deliver to A either rice or smuggled opium. Choose the correct option.	The entire agreement is void.	The entire agreement is voidable.	The agreement is void as to opium but is a valid contract to deliver rice.	None of these options	C
16	The delivery of goods by one person to another for some purpose, upon a contract that they shall, when the purpose is accomplished, be returned or otherwise disposed of according to the directions of the person delivering them is called	Hypothecation	Promise	Bailment	Mortgage	C
17	X employs Y to do some acts for him in dealings with third person. Who is X in legal terminology?	Bailor	Principal	Pawnee	Pawnor	B
18	An agreement to sell becomes a sale under the sale of Goods Act, 1930 when -	the time elapses	conditions are fulfilled subject to which the property in the goods is to be transferred	either A or B	None of these options	C
19	The unpaid seller has a right of stopping the goods in transit after he has parted with the possession of them, only where the buyer .....	refuses to pay the price	becomes insolvent	acts fraudulently	All of these options	B

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20	Under Section 2(14) of Civil Procedure Code, 1908, ..... means the formal expression of any decision of a Civil Court which is not a decree.	Ruling	Order	Judgment	None of these options	B
21	A suit is filed in a court which lacks inherent jurisdiction. Choose the correct option.	The plaint has to be returned back under O. 7 R. 10 of C. P. Code, 1908.	The suit has to be dismissed	The suit has to be tried by the court.	All of these options	B
22	A suit is stayed by the court under sec. 10 of the Code of Civil Procedure, 1908. The plaintiff is insisting the court to pass interim order/s on his interim application after hearing the parties to the suit. Choose the correct option.	The court is required to stay its hands from deciding the interim application.	The rule of <i>res sub judice</i> does not affect the jurisdiction of the court to pass interim orders.	The court shall direct the plaintiff to move the court where the previously instituted suit is going on.	Both A & C	B
23	The Court may at any stage of the proceedings, strike out or add parties under which of these provisions of the Code of Civil Procedure, 1908?	Order 1 Rule 9	Order 1 Rule 8	Order 1 Rule 10	Order 1 Rule 10A	C
24	Where in a suit the defendant at the time of the service of summons is absent from his residence and there is no likelihood of his returning within reasonable time and has no agent empowered to accept the service, how shall the summons be served upon the defendant?	Service may be made on any adult male member of the family residing with the defendant.	Service may be made on any adult female member of the family residing with the defendant.	Service may be made on any of the family members of the defendant.	Both A & B	D

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25	Under O. 6 R. 15 of the Code of Civil Procedure, 1908, which of these person/s shall have to verify at the foot of the pleadings?	The party pleading	Any one of the parties pleading	Some other person proved to the satisfaction of the Court to be acquainted with the facts of the case	All of these options	D
26	What is the remedy left to the plaintiff if his suit is dismissed under O. 9 R. 2 or O. 9 R. 3 of the Code of Civil procedure, 1908?	He may apply to the Court under O. 9 R. 13 of the Code, 1908.	He may bring a fresh suit.	He may apply to the Court for an order to set the dismissal aside.	Both B & C	D
27	The provisions regarding exempting the plaintiff from the necessity of substituting the legal representatives of any such defendant who has failed to file written statement or who, having filed it, has failed to appear and contest the suit at the hearing, are found in which of these Order & Rules?	Order 22 Rule 4(A)	Order 22 Rule 9(3)	Order 22 Rule 4(4)	Order 22 Rule 5	C
28	An order has been passed by the executing court under rule 72 or rule 92 of Order XXI setting aside or refusing to set aside a sale. What is the remedy available to the aggrieved party?	Regular Civil Appeal under O. 41 of the Code, 1908.	Misc. Civil Appeal under O. 43 of the Code, 1908.	An Appeal before the High Court.	No appeal lies against these orders.	B
29	A party wants to prefer an Appeal under O. 41 of the Code, 1908. The memorandum is accompanied only by a copy of the Judgment. Copy of the decree is not produced. What is the legal position?	The appeal can be preferred and the memorandum can be accompanied by a copy of the judgment	Copy of the decree is must and therefore the appellate court will not admit the appeal.	O. 41 Rule 1 prohibits the filing of appeal without a copy of the impugned decree.	Both B & C	A
30	Choose the correct option regarding the classification of the offence of Rioting.	Cognizable & Bailable	Non-cognizable & Bailable	Non-cognizable & non-bailable	Cognizable & non-bailable	A

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31	Under the Code of Criminal Procedure, 1973, 'place' includes .....	house	vessel	vehicle	All of these options	D
32	Every warrant of arrest issued by a Court under the Code of Criminal Procedure, 1973, shall remain in force .....	until it is executed	until it is cancelled by the Court which issued it	until it is sent to the concerned police station	Both A & B	D
33	Proceedings u/s.125 of Cr.P.C., 1973, may be taken against any person in any district .....	where he last resided with his wife	where he is	where he or his wife resides	All of these options	D
34	Under which of the provisions of Cr.P.C., 1973, can the investigating officer record the statement of the witnesses?	Sec. 164	Sec. 151	Sec. 161	Sec. 173	C
35	What is the primary object of inquest report u/s. 174 of Cr.P.C., 1973?	To know the name of the assailants of the deceased.	To know the apparent cause of death.	To know the motive of the commission of offence.	To know the place of occurrence.	B
36	Which of these persons mentioned in the options given may be charged jointly under the Code of Criminal Procedure, 1973?	persons accused of the same offence committed in the course of the same transaction	persons accused of different offences committed in the course of the same transaction	persons accused of an offence and persons accused of abetment of such offence	All of these options	D
37	A is tried for causing grievous hurt and is convicted. The person injured afterwards dies. Choose the correct option.	A may be tried again for culpable homicide.	A cannot be tried again for culpable homicide.	Sec. 300 of Cr.P.C., 1973 prohibits the trial for the same offence after previous conviction.	Both B & C	A

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38	In one case, the Metropolitan Magistrate passes a sentence of imprisonment for a term of two months and fine of Rs.100/-. Where can the person convicted prefer an Appeal on being aggrieved?	May appeal to the Court of Session.	May appeal to the High Court.	No appeal lies in this case.	Either A or B	C
39	In section 394 of the Code of Criminal Procedure, 1973, which relates to the 'Abatement of appeals', the term "near relative" means .....	a parent	a spouse, lineal descendant	brother or sister	All of these options	D
40	X, a client, says to Y, an attorney - "I have committed forgery, and I wish you to defend me". Choose the correct option regarding disclosure of professional communications.	This communication is protected from disclosure as the defence of a man known to be guilty is not a criminal purpose.	This communication is not protected from disclosure as the communication has been made in furtherance of a criminal purpose.	Only option 'B' and thereafter Y cannot continue as an attorney of X.	None of these options	A
41	A is indicted for the murder of B. C says that B, when dying, declared that A had given B the wound of which he died. Evidence is offered to show that, on a previous occasion, C said that the wound was not given by A or in his presence. What is true about such evidence?	The evidence is admissible in law.	The evidence is not admissible in law.	C cannot be asked such questions impeaching his credit.	Both B & C	A
42	A is tried for the murder of B by beating him with a club with the intention of causing his death. Which of these options is/are the fact/s in issue at the trial of A?	A's beating B with the club	A's causing B's death by such beating	A's intention to cause B's death	All of these options	D



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43	A is accused of a crime. Which of these options is/are the relevant fact/s?	The fact that soon after the commission of the crime, A absconded from his house.	The fact that at the time when he left home, he had sudden and urgent business at the place to which he went.	The fact stating the details of the business to show that the business was sudden and urgent.	All of these options	D
44	In which of these cases, mentioned in the options, secondary evidence relating to documents may be given?	When the existence, condition or contents of the original have been proved to be admitted in writing by the person against whom it is proved.	When the original is a document of which a certified copy is permitted by the Evidence Act, 1872 or by any other law in force in India to be given in evidence.	When the originals consists of numerous accounts which cannot conveniently be examined in Court and the fact to be proved is the general result of the whole collection.	All of these options	D
45	Which of these document/s is/are the public document/s under the Indian Evidence Act, 1872?	Public records kept in any State of private documents.	Documents forming the acts, or records of the acts of the Public Trusts.	Certified copy of the Will.	None of these options	A
46	A produces deeds relating to landed property of which he is the mortgagee. The mortgagor is in possession. What do you say about the custody of the documents in view of sec. 90 of the Indian Evidence Act, 1872?	The custody is improper.	The custody is proper.	Sec. 90 of the Indian Evidence Act, 1872 bars such production.	Both A & C	B



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47	A agrees to sell to B, for Rs.1,000/- "my white horse". A has two white horses. Evidence is sought to be given of facts to show which of them was meant. Choose the correct option.	Such evidence cannot be given as the agreement is void.	Evidence may be given of facts which show which of the horses was meant.	Section 96 of the Evidence Act, 1872 does not permit to do so.	Both A & C	B
48	Section 325 of the Indian Penal Code, 1860 provides that whoever, except in the case provided by sec. 335, voluntarily causes grievous hurt, shall be subject to certain punishments. A is charged with voluntarily causing grievous hurt u/s. 325 of IPC. Upon whom is the burden of proving the circumstances bringing the case under sec. 335 of IPC lying?	Upon the Accused.	Upon the State.	Upon the person injured by A.	None of these options	A
49	When one person causes one thing to resemble another thing, intending by means of that resemblance to practice deception, or knowing it to be likely that deception will thereby be practiced, he is said to.....	"practice fraud"	"Counterfeit"	"play mischief"	"Fabricate"	B
50	Which of these sections of Indian Penal Code makes disclosure of identity of any person against whom an offence u/s. 376 is alleged to have been committed, punishable?	Sec. 228	Sec. 229A	Sec. 228A	Sec. 226A	C

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51	What is the punishment prescribed under the IPC for voluntarily throwing or attempting to throw acid?	Imprisonment of either description for a term which shall not be less than 7 years but which may extend upto 10 years or fine or both.	Imprisonment of either description for a term which shall not be less than 3 years but which may extend upto 5 years and shall also be liable to fine.	Imprisonment of either description for a term which may extend upto 7 years and shall also be liable to fine.	Imprisonment of either description for a term which shall not be less than 5 years but which may extend upto 7 years and shall also be liable to fine.	D
52	What is 'Abduction' under the Indian Penal Code?	Whoever unlawfully compels any person to labour against the will of that person.	Whoever by force compels, or by any deceitful means, induces any person to go from any place.	Whoever conveys any person beyond the limits of India without the consent of that person.	None of these options	B
53	A obtains property from Z by saying - "Your child is in the hands of my gang, and will be put to death unless you send us ten thousand rupees". Choose the correct option.	A has committed the offence of extortion.	A has committed the offence of robbery.	A has committed the offence of Dacoity.	None of these options	A
54	Who said that 'Jurisprudence' was the first of the social sciences to be born?	Wurzel	Bentham	Austin	Buckland	A
55	For the purposes of the Limitation Act, 1963, a suit is instituted in the case of a pauper, when his application for leave to sue as pauper .....	is allowed	is made	Both A & B	None of these options	B
56	The period of Limitation for leave to defend a suit under summary procedure is ..... and the time from which the period begins to run is .....	10 days, when summons is served	7 days, when summons is served	15 days, when summons is issued	30 days, when summons is issued	A

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57	The period of limitation for filing an appeal under the code of civil procedure, 1908, to any other court from any decree or order is .....	90 days from the date of the decree or order	60 days from the date of the decree or order	30 days from the date of the decree or order	45 days from the date of the decree or order	C
58	Choose the correct meaning of the word ' <i>Abrogate</i> '	To legitimate	To annul	To create	To frame	B
59	Under the proviso to section 46(2) of the Code of Civil Procedure, 1908, no attachment under a precept shall continue for more than ..... months, unless the period of attachment is extended by an order of the court which passed the decree	3	4	6	2	D
60	The maxim ' <i>mortuum vadum</i> ' means .....	A dead body	A mortgage	Because of impending death	None of these options	B
61	What do you mean by ' <i>A verbis legis non est recendum</i> ' ?	From time of which memory to the contrary does not exist	From the words of law, there must be no departure	An argument from rescripts	None of these options	B
62	<i>In vintre sa mere</i> ' (Choose the correct meaning of this maxim)	Inside terms of argument	Inside the contractual terms	In his mother's womb	None of these options	C
63	<i>Injuria non excusat injuriam</i> ' (Choose the correct meaning of this maxim)	Ignorance of law is not excusable	Injury caused is not excusable	One wrong does not justify another	A wrong is not presumed	C
64	Which of these given legal maxims mean: 'Let the buyer beware'?	Caveat venditor	Caveat actor	Caveat emptor	Caveat	B
65	Choose the correct meaning of: ' <i>de hors</i> '.	By right	Unconnected with	A writ of right	In fact	B
66	Choose the correct meaning of: ' <i>sine qua non</i> '.	An indispensable condition	Without doubt	Without date	Indefinitely	A
67	Choose the correct meaning of the maxim: ' <i>ubi jus incertum, ibi jus nullum</i> '.	Where there is a right there is a remedy	Where there is a right, there is a duty	Where one's right is uncertain, no right exists	Where there is a remedy, there is a right	C

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68	Choose the correct meaning of: ' <i>vexata quaestio</i> '.	A disputed question	A solved question	A middle course	A legal question	A
69	Choose the correct meaning of: ' <i>lex terrae</i> '.	The Statute law	The law of land	The law regard to the order of the nature	The law of retaliation	B
70	Choose the correct meaning of: ' <i>jus tertii</i> '.	Territorial law	Law of nature	The right of third party	By legal right	C
71	Choose the correct meaning of: ' <i>aequitas</i> '.	Equal	Acquittal	Acquisition	Equity	D
72	In relation to Narcotic Drugs and Psychotropic Substances 'illicit traffic' means .....	cultivating the opium poppy	cultivating cannabis plant	cultivating any coca plan	All of these options	D
73	Every offence punishable under the Narcotic Drug And Psychotropic Substance Act, 1985 shall be .....	Cognizable & Bailable	Non-cognizable & Bailable	Cognizable and non-bailable	Non-cognizable and non bailable	C
74	Which of these illustrations given in the options is/are promissory note/s?	A promises to pay B Rs.500 and all other sums which shall be due to him.	X promises to pay B Rs.500 seven days after his marriage with C.	Y promises to pay B Rs.500 on Z's death, provided Z leaves him enough to pay that sum.	None of these options	D
75	The expressions 'at sight' on the bill of exchange or a promissory note means .....	protest for non-acceptance.	after acceptance.	on demand.	an inland instrument.	C
76	A promissory note or bill of exchange, in which no time for payment is specified, is .....	payable on demand.	not payable.	not a valid negotiable instrument.	None of these options	A
77	Can a presumption be made that the holder of a negotiable instrument is a holder in due course?	No, such a presumption is not permitted under the NI Act, 1881.	Yes, until the contrary is proved, such a presumption shall be made u/s. 118 of the NI Act, 1881	There is no such provision under the NI Act, 1881.	Both A & C	B
78	Notwithstanding anything contained in the Code of Criminal Procedure, 1973, every offence punishable under the NI Act, 1881 shall be .....	Non-compoundable	Compoundable.	Non-compoundable and non-bailable	Both A & C	B

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79	A partner may retire .....	with the consent of all the other partners.	in accordance with an express agreement by the partners.	Only A	Both A & B	D
80	The relationship of partnership is created by .....	Contract	Status	Statute	None of these options	A
81	Which of the following is not essential ingredient of holding out u/s. 28 of the Partnership Act, 1932?	Representation without knowledge	Knowledge of representation	Giving credit to the firm	Representation as a partner	A
82	Which of these provisions of the Indian Partnership Act, 1932, speak about compulsory dissolution of a partnership firm?	sec. 39	sec. 40	sec. 44	sec. 41	D
83	In which of these cases did the Hon'ble Supreme Court observe thus: "... <b>A partnership concern is not a legal entity like a company; it is a group of individual partners...</b> "	Comptroller & Auditor General vs. Kamlesh Vadilal Mehta	Prem Bullabh vs. Mathura Datt	Trimble vs. Goldberg	Badri Prasad vs. Nagarmal	A
84	In which of these judgments did the Hon'ble Supreme Court observe & hold thus: " <b>As far as the training and sensitization of judges and lawyers, including public prosecutors goes, this court hereby mandates that a module on gender sensitization be included, as part of the foundational training of every judge..</b> "	Dr. A. Suresh Kumar vs. Amit Agarwal	Shaik Ahmed vs. State of Telangana	Aparna Bhat & Ors. Vs. State of Madhya Pradesh & Anr.	Mamta Nair vs. State of Rajasthan	C

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<b>If the High Court does not receive any online objection(s), it would be open for the High Court to treat the Provisional Answer Key as the Final Answer Key</b>						
Que. No.	Question	Option A	Option B	Option C	Option D	Provisional Answer
85	When is one said to commit sexual assault under section 7 of the Protection of Children from Sexual Offences Act, 2012?	Whoever does any act with sexual intent which involves physical contact without penetration	Whoever makes a child exhibit his body so as it is seen by such person.	Both A & B	None of these options	A
86	X with sexual intent, shows any object to a child in any form or media for pornographic purposes. What offence has been committed by X under the POCSO Act, 2012?	Aggravated sexual assault	Sexual harassment	Penetrative sexual assault	All of these options	B
87	The medical examination of a child in respect of whom any offence has been committed under the POCSO Act, 2012, shall, notwithstanding that a First Information Report or complaint has not been registered for the offences under the said Act, be conducted in accordance with ..... of the Code of Criminal Procedure, 1973.	section 73	section 53A	section 164A	section 156(3)	C
88	In section 30 of the POCSO Act, 2012, 'culpable mental state' includes .....	knowledge of a fact	intention	Both A & B	Only B	C
89	A decree is passed in a suit instituted u/s. 6(1) of the Special Relief Act, 1963. What is the remedy available to the party aggrieved ?	An appeal shall lie before the District Court	An appeal shall lie before the High Court only	No appeal shall lie from the said decree nor shall any review of such decree be allowed	A review of such decree can be allowed	C

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Que. No.	Question	Option A	Option B	Option C	Option D	Provisional Answer
90	The specific performance of a contract may be obtained by .....	any party thereto	where the contract has been entered into by a tenant for life in due exercise of a power, the remainderman	where the contract is a settlement on marriage, any person beneficially entitled thereunder	All of these options	D
91	Preventive relief under the Special Relief Act, 1963 is granted at the discretion of the court by.....	Temporary injunction	Perpetual injunction	Injunction, temporary or perpetual	None of these options	C
92	An injunction cannot be granted .....	to restrain any person from applying to any legislative body	to prevent the breach of a contract the performance of which would not be specifically enforced	when the plaintiff has no personal interest in the matter	All of these options	D
93	The breach of a condition essential to the main purpose of the contract of sale of goods, u/s. 12 of the Sale of Goods Act, 1930, gives .....	rise to a right to treat the contract as repudiated	rise to a right to claim for damages only	either A or B	None of these options	A
94	A stipulation collateral to the main purpose of the contract, the breach of which gives rise to a claim for damages but not to a right to reject the goods and treat the contract as repudiated is known as .....	condition	guarantee	warranty	None of these options	C
95	Where in the Sale of Goods, Act,1930, any reference is made to reasonable time, the question what is a reasonable time is.....	a question of law	a question of fact	a mixed question of law and fact	either B or C	B



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Que. No.	Question	Option A	Option B	Option C	Option D	Provisional Answer
96	Where, without delivering possession of the mortgaged property, the mortgagor binds himself personally to pay the mortgage-money, and agrees, expressly or impliedly, that, in the event of his failing to pay according to his contract, the mortgagee shall have a right to cause the mortgaged property to be sold and the proceeds of sale to be applied, so far as may be necessary, in payment of the mortgage-money, the transaction is called .....	Mortgage by conditional sale	Usufructuary mortgage	Simple mortgage	Anomalous mortgage	C
97	Which of these persons mentioned in the options given may redeem, or institute a suit for redemption of, the mortgaged property, under the Transfer of Property Act, 1882?	Any person (other than the mortgagee of the interest sought to be redeemed) who has any interest in the mortgaged property.	Any surety for the payment of the mortgage-debt or any part thereof.	Any creditor of the mortgagor who has in a suit for the administration of his estate obtained a decree for sale of the mortgaged property.	All of these options	D
98	Where immovable property of one person is by act of parties or operation of law made security for the payment of money to another, and the transaction does not amount to a mortgage, the later person is said to have a ..... on the property.	right of marshalling	charge	pledge	hypothecation	B
99	A lease of immovable property under the T. P. Act, 1882, determines .....	by efflux of the time limited thereby	by implied surrender	by forfeiture	All of these options	D

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Que. No.	Question	Option A	Option B	Option C	Option D	Provisional Answer
100	The transfer of certain existing movable or immovable property made voluntarily and without consideration, by one person to another and accepted by that another is called	Gift	Exchange	Marshalling	Subrogation	A

High Court of Gujarat,  
Sola, Ahmedabad  
Date: 28/07/2021

Sd/-  
Registrar (Recruitment & Finance)