

HIGH COURT OF MADHYA PRADESH : JABALPUR
Online Assessment / Preliminary Exam of Civil Judge Class-2 (Entry Level)-2015
Question Paper Alongwith Proposed Model Answers (English)

Q. No.	Question / प्रश्न	Correct Option No.	Option 1	Option 2	Option 3	Option 4
Constitution of India/भारत का संविधान						
1	Constitution of India :- The appropriate writ issued by the Court to quash the appointment of a person to a public office is that of -	2	Prohibition	Quo Warranto	Certiorari	Mandamus
2	Constitution of India :- Where a law is made by a state legislature on the subject enumerated in the concurrent list, with the assent of the President, repugnant to the earlier law made by parliament, then the law so made by the state -	1	Shall prevail in the state	Shall not prevail in the state	Shall prevail with the permission of Supreme Court	Shall prevail with the permission of High Court
3	According to the Constitution of India the term "District Judge" shall not include -	3	Chief Presidency Magistrate	Session Judge	Chief Judicial Magistrate	Chief Judge of a Small Cause Court
4	Which right is a constitutional right but not a fundamental right ?	4	Right to life and personal liberty	Right to move freely throughout the territory of India	Right to form associations	Right to hold property
5	Constitution of India :- Equality of opportunity in matters of public employment -	1	Is available to all citizens of India	Is available to all residents of India	Is available to persons of Indian origin irrespective of their citizenship	is not provided in the Constitution to anyone
Civil Procedure Code/सिविल प्रक्रिया संहिता, 1908						
6	According to C.P.C., In connection with a suit by an indigent person, the suit is deemed to be instituted on the date -	1	When the application for leave to sue as a pauper is made	When such application is admitted	When such application is rejected	When the issues are framed
7	Civil Procedure Code :- Whether the pendency of a suit in a foreign court will preclude the courts in India from trying a suit founded on the same cause of action ?	2	Yes	No	It will depend on the nature of the suit	Finding will be based on valuation of the suit.
8	Civil Procedure Code :- The provisions of Res judicata also apply to the execution proceedings of a decree :	1	Yes	No	Only applies to the suit	Not apply if objection raised by Judgment Debtor
9	Civil Procedure Code :- In the case of a public nuisance, a suit for declaration and injunction may be instituted by :	1	Two persons, with the leave of the Court	Two persons, having obtained oral consent of the Advocate General	Two persons, having obtained the written consent of the Advocate General	Two persons, without the leave of the Court
10	Where the appellant has withdrawn the appeal preferred against a decree passed exparte, the application under Order 9 Rule 13 of C.P.C., shall be :	3	Rejected	Returned	Maintainable	Referred for opinion to the Appellate Court

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11	Civil Procedure Code :- Whether a minor on attaining majority may, if a sole plaintiff, apply that a suit instituted in his name by next friend be dismissed on the ground that it was unreasonable or improper ?	3	No	With the consent of next friend	Yes	Joint applications will lie with next friend.
12	Civil Procedure Code :- Where the decree is for the partition of an undivided estate assessed to the payment of revenue to the government, the partition of the estate, in accordance with the law for the time being in force, shall be made by--	3	The Patwari	The Nazir	The Collector	The Commissioner appointed by the court
13	Civil Procedure Code :- No order for detention of the judgment debtor in civil prison in execution of a decree for the payment of money shall be made where the total amount of the decree does not exceed.	3	Five hundred rupees	One hundred rupees	Two thousand rupees	Five thousand rupees
14	Civil Procedure Code :- Pleading means :	2	Plaint or rejoinder	Plaint or written statement	Plaint or written statement or rejoinder	Plaint alone
15	Order rejecting plaint under Order 7 Rule 11 of C.P.C. -	1	Is a decree	Is an order	Is a deemed decree	Is an interim order

Transfer of Property Act/ संपत्ति अंतरण अधिनियम, 1882

16	Provision of Section 53 A of the Transfer of Property Act, 1882 the rights of a transferee for consideration, shall not be affected -	3	Who is a gratuitous transferee	Who has notice of the contract	Who has no notice of the contract	Whether he has notice of the contract or no notice of the contract
17	Transfer of Property Act :- A lets a farm to B on condition that he shall walk hundred miles in an hour -	1	The lease is void	Lease can be executed if B walks 100 miles in an hour	Lease can be executed	Conditional Transfer can be made
18	Transfer of Property Act :- If the tenancy of an immovable property is monthly, then in order to terminate the lease of it, a notice of which period shall be given -	4	One month	Two months	Six months	Fifteen days
19	Section 9 of the Transfer of Property Act, 1882 provides that-	2	Transfer can only be done through a transfer deed	Transfer can be oral/without writing also	Transfer can only be done through a registered deed	Transfer can be done only by writing
20	Under Transfer of Property Act, if the donor dies before acceptance of the gift by donee ?	2	The gift is valid	The gift is void	The gift is voidable	None of these

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Indian Contract Act / भारतीय सविदा अधिनियम, 1872						
21	Under Indian Contract Act, an agreement which is enforceable by law at the option of one or more of the parties thereto, but not at the option of the other or others, is -	4	An illegal agreement	A void agreement	A valid agreement	A voidable contract
22	Indian Contract Act :- If the time of performance of the contract is the essence of the contract and the promisor fails to perform the contract by the specified time -	4	The contract becomes un-enforceable	The contract becomes void	The contract remains valid and enforceable	The contract becomes voidable at the option of promisee
23	Under Indian Contract Act, An agreement to remain unmarried is -	3	Valid	Voidable	Void	Unenforceable
24	Indian Contract Act :- 'A' hires a carriage of 'B'. The carriage is unsafe though 'B' is not aware of it, and A is injured.	2	'B' is not responsible to 'A' for the injury	'B' is responsible to 'A' for the injury	Both are contributory negligent	'A' himself is responsible
25	Indian Contract Act :- A proposal when accepted becomes -	1	Promise	Agreement	Contract	Acceptance
Specific Relief Act / विनिर्दिष्ट अनुतोष अधिनियम, 1963						
26	Under the Specific Relief Act, a suit for recovery of possession can be filed -	3	Only in respect of movable property	Only in respect of immovable property	In respect of both movable and immovable property	Neither movable nor immovable property
27	Under section-6 Specific Relief Act suit by person dispossessed of immovable property shall not be brought	2	After the expiry of one year from the date of dispossession	After the expiry of six months from the date of dispossession	After the expiry of three months from the date of dispossession	After the expiry of six weeks from the date of dispossession
28	An injunction granted during the pendency of a suit, under section 37 Specific Relief Act 1963 is known as a -	3	Permanent Injunction	Mandatory Injunction	Temporary Injunction	Perpetual Injunction
29	An order or Decree under section 6 of the Specific Relief Act, is -	3	Appealable	Reviewable	Neither appealable nor reviewable	Both appealable and reviewable
Limitation Act / परिसीमा अधिनियम, 1963						
30	Under Limitation Act, the Period of limitation for a suit by a landlord to recover possession from a tenant after determination of tenancy is -	4	30 Years	2 Years	3 Years	12 Years
31	Any suit for which no period of limitation is provided elsewhere in the schedule of the Act, the limitation would be -	2	One year	Three years	Three months	Twelve years
32	Under Limitation Act, period of limitation for setting aside an ex-parte decree is	2	1 month	30 days	60 days	90 days

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M.P. Accommodation Control Act / म.प्र. स्थान नियंत्रण अधिनियम, 1961						
33	Under M.P. Accommodation Control Act, essential supply enjoyed by a tenant in respect of the accommodation let to him is cut off by the land lord. Who will make an order to restore such supply ?	3	Collector	Civil Court	Rent controlling Authority	Municipal corporation or municipality as the case may be.
34	Under M.P. Accommodation Control Act, an Appeal shall lie against the order passed by Rent Controlling Authority to the -	2	High court	District Judge	Collector	State Government
35	Under M.P. Accommodation Control Act, the landlord gets entitled to get the house vacated from the tenant if he did not use it continuously for	3	12 Months	3 Months	6 Months	9 Months
36	Where a landlord has acquired any accommodation by transfer, he cannot bring a suit for eviction on the ground specified in clause (e) or (f) sub-section (1) of Section 12 of M.P. Accommodation Control Act until -	1	One year has not elapsed	Six months has not elapsed	Three months has not elapsed	Two months has not elapsed
37	The provisions of Chapter 2 of M.P. Accommodation Control Act, 1961 will not be applicable to a newly constructed house for a period of -	1	Five Years	Seven Years	Three Years	One Year
M.P. Land Revenue Code / म.प्र. भू-राजस्व संहिता, 1959						
38	Where a dispute arises between State Government & a person with regard to the subject mentioned in sec 57 of MP Land Revenue Code, from the date 30-12-2011, it shall be decided by -	1	State Government	Tahsildar	Sub Divisional Officer	Collector
39	Under M.P. Land Revenue Code, who will decide the disputes relating to demarcation and maintenance of boundary lines ?	3	Tahsildar	Sub-Divisional Officer	Collector	Commissioner
40	Under M.P. Land Revenue Code, a Bhumiswami can not lease any land comprised in his holding for more than one year -	2	During any consecutive period of Five years	During any consecutive period of Three years	During any consecutive period of Two years	During any consecutive period of Four years
41	Under M.P. Land Revenue Code, wajib-ul-arz of a village is maintained by the	3	Tahsildar	Kotwar	Sub Divisional Officer	Patwari
42	Under Section 11 of MPLRC, 1959 who is not Revenue Officer ?	2	Settlement Officer	Revenue Inspector	Asstt. Suptd. Land Records	Naib Tahsildar

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Indian Evidence Act / भारतीय साक्ष्य अधिनियम, 1872						
43	Under Indian Evidence Act, 1872 the provision of relevancy of oral admission as to contents of electronic records is provided under -	2	Section 22 of Indian Evidence Act	Section 22A of Indian Evidence Act	Section 23 of Indian Evidence Act	Section 23A of Indian Evidence Act
44	Under Indian Evidence Act, 1872 which one of the following is not essential condition for admissibility of dying declaration ?	2	The statement as to any of the circumstances of the transaction which resulted in his death	Person making statement must be under expectation of death at the time of making such statement	Death of the person making dying declaration is must	The statement must be as to the cause of his death
45	Section 159 of Evidence Act provides for -	3	The credit of a witness may be impeached	Court's power to disallow indecent or scandalous question □	Witness can refresh his memory	To put any question which might be put in cross -examination by party to his own witness
46	Indian Evidence Act :- A is tried for the murder of B by poison. The fact that before the death of B, A procured poison similar to that which was administered to B, is :	2	Not relevant	Relevant	Partly relevant	Neither relevant nor irrelevant
47	Indian Evidence Act :- Exception to admissibility of Hearsay evidence is-	2	Section 62 Evidence Act	Section 32 Evidence Act	Section 21 Evidence Act	Section 72 Evidence Act
48	Under Section 27 of the Evidence Act the 'Fact discovered' means...	3	The object produced only	The place from where the object is produced only	The knowledge of the accused as to the object and the place	None of these
49	Under Indian Evidence Act, 1872, "Motive" becomes more relevant in a case based on	2	Direct evidence	Circumstantial evidence	Documentary evidence	Without any evidence
50	Under Indian Evidence Act, 1872, evidence of "hostile witness" -	4	Cannot be taken into consideration for any purpose	It cannot be relied on by the prosecution	It can be relied only by the defence	It can be relied on by the prosecution as well as the defence
51	Under Indian Evidence Act, 1872, the Rule of "Res gestae" is applicable in -	3	Civil cases only	Criminal cases only	Civil as well as Criminal cases	Not applicable in any case

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52	Indian Evidence Act :- In prosecution for an offense under section 376 of IPC, where the question of consent is an issue, it shall not be permissible to adduce evidence or to put questions in the cross examination of the victim as to the general immoral character, or previous sexual experience, of such victim with any person for proving such consent or the quality of consent is provided in which Section of Indian Evidence Act -	2	145	146	147	148

Indian Penal Code / भारतीय दण्ड संहिता, 1860

53	Indian Penal Code, 1860 :- "A" Puts his hand in the pocket of "B" for stealing money but he found nothing in B's pocket as it was empty. "A" has committed offence of -	2	Mischief	Attempt to commit theft	Theft	No offence
54	Under Indian Penal Code, 1860, which ingredient is not necessary to constitute and an offence of abetment -	4	Conspiracy	Intentional aid	Instigation	Act abetted should be committed
55	Two persons, A & B fight with each other. A was having a blade with which 'A' inflicts injury on the face of 'B' leaving a permanent scar on the face of B. A is guilty of offence of causing -	1	Grievous hurt by sharp cutting object	Grievous hurt by rash or negligent act	Simple hurt by sharp cutting object	Simple hurt by rash or negligent act
56	In which of the section of the Indian Penal Code 'Stalking' of a woman by any man is punishable ?	3	354-A	354-B	354-D	354-C
57	Indian Penal Code, 1860 :- 'X' finds a Government promissory note belonging to 'C' bearing a blank endorsement. 'X' knowing that the note belongs to 'C' , pledged it with a banker as a security for loan, intending to restore it to 'C' within a week. 'X'	4	Is not guilty of any offence	Is guilty of criminal breach of trust	Is guilty of cheating	Is guilty of criminal misappropriation
58	Indian Penal Code, 1860 :- 'A' finds the key to Y's house door, which 'Y' had lost and commits house trespass by entering Y's house having opened the door with that key. What offence has 'A' committed ?	4	Lurking house trespass	Criminal misappropriation	Attempt to commit theft	House breaking

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59	Indian Penal Code, 1860 :- A prepares a mark sheet with an intention to get a job thereby he committed the offence of -	3	Mischief	Cheating	Forgery	Misrepresentation
60	Indian Penal Code, 1860 :- Nothing is an offence which is done by a child who is-	2	Under 9 years of age	Under 7 years of age	Under 12 years of age	Under 16 years of age
61	Under Indian Penal Code, 1860, what must be the age of a minor with regard to the offence of kidnapping from lawful guardianship ?	1	Under sixteen years of age male or under eighteen years of age female	Under eighteen years of age male or under twenty one years of age female	Under twenty years of age male or under twenty one years of age female	Under eighteen years of age male or under sixteen years of age female
62	Under Indian Penal Code, 1860, if the offence is punishable with fine only and accused has been awarded with fifty rupees fine the period of imprisonment in default shall -	2	Not exceeding one month	Not exceeding two month	Not exceeding three month	Not exceeding four month

Criminal Procedure Code / दण्ड प्रक्रिया संहिता, 1973

63	Under Criminal Procedure Code, 1973, if a person is arrested by Police Officer without warrant whether such person, has been admitted to bail or otherwise the officer in-charge of the police station shall report to -	3	The District Magistrate only	The Sub-divisional Magistrate only	The District Magistrate or if he so directs, to the Sub-divisional Magistrate	The Judicial Magistrate having jurisdiction
64	Under Criminal Procedure Code, 1973, no court shall take cognizance of an offence punishable with fine only, after the expiry of a period of -	1	Six months	Twelve months	Thirty six months	No limitation
65	Who can not tender pardon to an accomplice u/s 306 of the Code of Criminal Procedure -	4	Chief Judicial Magistrate	Metropolitan Magistrate	The Judicial Magistrate First Class inquiring into or trying the offence	Executive Magistrate
66	When can a trial court release an accused on bail under section 389(3) Cr.P.C. after conviction?	1	Where accused is on bail and imprisonment is not exceeding 3 years	Where accused is on bail and imprisonment is not exceeding 5 years	Where accused is on bail and imprisonment is not exceeding 7 years	Where offence is exclusively bailable whether accused is on bail or not
67	Under Criminal Procedure Code, 1973, "Summons Case" means a case relating to an offence -	4	Imprisonment for a term exceeding two years	Punishable with death	Imprisonment for life	Imprisonment which may extend to two years
68	An application filed under section 257 of Criminal Procedure Code is allowed so the accused will be-	4	Released	Discharged	Convicted	Acquitted
69	On completion of investigation, the officer incharge of a police station shall forward the police report under Section 173 (2) Cr.P.C., to -	4	Sessions Court	Chief Judicial Magistrate	Any Judicial Magistrate	Magistrate empowered to take cognizance of the offence

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70	Under Section 125 Cr.P.C., a Magistrate of the First Class can order a person to make a monthly allowance for the maintenance of his -	4	Married daughter who has attained majority	Brother	Sister	Father
71	Under Criminal Procedure Code, 1973, what is effect of trial conducted in wrong place ?	2	Vitiate itself	Vitiate if caused failure of justice	Seriousness has to be seen	Is to be referred to Session Judge
72	Under Criminal Procedure Code, 1973, whether an accused may be a competent witness in his own defence ?	1	On his own request in writing	On mere oral request	With the leave of Court of Session	With the leave of CJM only

Negotiable Instrument Act / नेगोशिएबल इंस्ट्रुमेंट एक्ट, 1881

73	In order to rebut the presumption under section 138 & 118 of N.I. Act accused-	4	Must prove the absence of consideration by direct evidence	Must prove absence of consideration beyond reasonable doubt	Must give some evidence in defence	May rebut the presumption on the principle of preponderance of probability
74	Under Negotiable Instrument Act, 1881, an instrument in writing containing an unconditional under taking, signed by the maker, to pay a certain sum of money only to, or to the order of, a certain person, or to the bearer of the instrument is a	1	Promissory Note	Bill of Exchange	Currency Note	Truncated Cheque
75	Under Section 143 of the N.I. Act- 1881 the trial shall be made to conclude after filing of complaint within.....period ?	3	2 months	4 months	6 Months	8 Months

General Knowledge / सामान्य ज्ञान

76	"My Own Boswell" is the Autobiography of	1	Justice M. Hidayatullah	Justice Fathima Beevi	Justice J.S. Verma	Justice A.M. Ahmadi
77	Who was the first Indian to receive a Nobel Prize?	4	C.V. Raman	Hargobind Khurana	Mother Teresa	Rabindranath Tagore
78	In first battle of Panipat, Babar defeated which Lodi ruler to establish Mughals Dynasty in India ?	1	Ibrahim Lodi	Bahlul Lodi	Daulat Lodi	Sikandar Lodi
79	Which Movement was launched along with the Khilafat Movement?	4	Swadeshi movement	Home rule movement	Civil Disobedience movement	Non-cooperation Movement
80	Who is the first Prime minister of INDIA to address The British Parliament ?	4	Jawaharlal Nehru	Indira Gandhi	Dr. Manmohan Singh	Narendra Modi
81	Microsoft has selected which city for its pilot projects in Digital India initiative?	4	Allahabad	Kolkata	Bengaluru	Varanasi
82	Who is also known as Chanakya ?	2	Rajasekhara	Vishnugupta	Vishakhadatta	Bhattasvamin

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83	Who amongst the following is starting the 'Project Loon' in India?	3	Microsoft	Amazon	Google	Facebook
84	National legal literacy day is celebrated on -	2	on 7 th November	On 9 th November	On 14 th November	On 16 th November
85	How many states are in India ?	4	24	26	28	29
86	Tapti river is originated from -	2	Kakri bardi	Multai	Amarkantak	Kamoor pahadi
87	Who built the Sanchi Stupa ?	4	ChandraGupt	Kautilya	Gautam Buddha	Ashoka
88	Where is the Samadhi of Maharani Laxmibai situated ?	4	Shivpuri	Mandu	Jabalpur	Gwalior
89	Which site is not included in World Heritage List ?	4	Temples of Khajuraho	Sanchi Stup	Bhimbetka Caves	Marble Rocks, Jabalpur
90	In which district of M.P. Birth Place of Chandra Shekhar Azad is situated ?	1	Alirajpur	Jhabua	Dhar	Badwani

Computer Knowledge

91	Portrait and Landscape are -	2	Page Layout	Page Orientation	Page Edit	Page Size
92	Binary language consists of -	1	2 Digits	3 Digits	4 Digits	10 Digits
93	Which one of the following is not an operating system -	4	Ubuntu	Windows	Linux	Word processor
94	Full form of URL is?	1	Uniform Resource Locator	Uniform Resource Link	Uniform Registered Link	Unified Resource Link
95	Which one works as an output and input device ?	1	Modem	Scanner	Mouse	Monitor

English Knowledge

96	Man who has committed such an crime must get the most severe punishment.	4	Unworthy	Injurious	Uncharitable	Abominable
97	Select the word which is most nearly the same in meaning as the word "DEFIANCE"	4	Insult	Denial	Degradation	Resistance
98	Select the word which is most nearly opposite in meaning as the word "FORBID"	2	Forgive	Allow	Refuse	Deprive
99	I didn't T.V. last night.	2	Not watched	Watch	Watching	Watched
100	I think I've got a cold, I can't stop	4	Sneeze	The sneezing	To sneeze	Sneezing



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