DO NOT OPEN THIS TEST BOOKLET UNTIL YOU ARE ASKED TO DO SO

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V. B. C.: CJ - 06 / 13

Serial No.

3513

Test Booklet Series



TEST BOOKLET

O. J. S. PRELIMINARY

Time Allowed: 12 Hours

Maximum Marks: 100

: INSTRUCTIONS TO CANDIDATES :

- 1. IMMEDIATELY AFTER THE COMMENCEMENT OF THE EXAMINATION, YOU SHOULD CHECK THAT THIS TEST BOOKLET **DOES NOT** HAVE ANY UNPRINTED OR TORN OR MISSING PAGES OR ITEMS ETC. IF SO, GET IT REPLACED BY A COMPLETE TEST BOOKLET OF THE SAME SERIES ISSUED TO YOU.
- 2. ENCODE CLEARLY THE TEST BOOKLET SERIES **A**, **B**, **C** OR **D**, AS THE CASE MAY BE, IN THE APPROPRIATE PLACE IN THE ANSWER SHEET USING BALL POINT PEN (BLUE OR BLACK).
- 3. You have to enter your **Roll No.** on the Test Booklet in the box provided alongside. **DO NOT** write anything else on the Test Booklet.
- 4. This Test Booklet contains 100 items (questions). Each item (question) comprises of four responses (answers). You will select the correct response (answer) which you want to mark (darken) on the Answer Sheet. In case, you feel that there is more than one correct response (answer), mark (darken) the response (answer) which you consider the best. In any case, choose ONLY ONE response (answer) for each item (question).
- 5. You have to mark (darken) all of your responses **ONLY** on the **separate Answer Sheet** provided by using **BALL POINT PEN (BLUE OR BLACK)**. See instructions in the Answer Sheet.
- 6. All items (questions) carry equal marks. All items (questions) are compulsory. Your total marks will depend only on the number of correct responses (answers) marked by you in the Answer Sheet. There will be negative markings for wrong answers. 25 percent of marks allotted to a particular item (question) will be deducted as negative marking for every wrong response (answer).
- 7. Before you proceed to mark (darken) in the Answer Sheet the responses to various items in the Test Booklet, you have to fill in some particulars in the Answer Sheet as per the instructions sent to you with your **Admission Certificate**.
- 8. After you have completed filling in all of your responses on the Answer Sheet and after conclusion of the examination, you should hand over to the Invigilator the *Answer Sheet* and the *Test Booklet* issued to you. You are allowed to take with you the candidate's copy / second page of the Answer Sheet, after completion of the examination, for your reference.

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- 1. Which one of the following doctrines is not related to Article 13 of the Constitution?
 - (a) Doctrine of Eclipse
 - (b) Doctrine of colourable legislation
 - (c) Doctrine of waiver
 - (d) Doctrine of severability
- 2. Which one of the following is not a state under Article 12 of the Constitution?
 - (a) Berhampur University Student Union
 - (b) C.S.I.R.
 - (c) Municipal Corporation,
 Bhubaneshwar
 - (d) Union Public Service Commission
- 3. Which Fundamental Right is available to citizens only?
 - (a) Right to equality
 - (b) Protection against arrest and detention
 - (c) Freedom of speech and expression
 - (d) Protection of life and personal liberty
- 4. Which Fundamental Right is available to all persons?
 - (a) Right to form Union
 - (b) Protection of life and personal liberty
 - (c) Right to assemble peaceably
 - (d) Right to move freely throughout the territory of India

- 5. Which Article of the Indian Constitution is related to Doctrine of self incrimination?
 - (a) Article 20(1)
 - (b) Article 22
 - (c) Article 20(3)
 - (d) Article 20(2)
- 6. Which one of the following is a Directive Principle of State Policy?
 - (a) Right to Education
 - (b) Right to Die
 - (c) Right to move Supreme Court
 - (d) To organise Village Panchayats
- 7. Which one of the following is not a Directive Principle of State Policy?
 - (a) Uniform Civil Code
 - (b) Organisation of Village Panchayats
 - (c) Right to Education
 - (d) Free Legal Aid
- 8. Which one of the following is not a fundamental duty?
 - (a) To protect Sovereignty
 - (b) To defend the Country
 - (c) To respect National Anthem
 - (d) To promote Indian Culture
- 9. In which case the doctrine of prospective overruling was evolved by the Supreme Court?
 - (a) Shankari Prasad vs. Union of India

- (b) I. C. Golak Nath vs. State of Punjab
- (c) Sajjan Singh vs. State of Rajasthan
- (d) Keshava Nand Bharti vs. State of Kerala
- 10. Which case is related to constitutionality of 'right to die'?
 - (a) Maneka Gandhi vs. Union of India
 - (b) Gian Kaur vs. State of Punjab
 - (c) A. K. Gopalan vs. Union of India
 - (d) Kharak Singh vs. State of U. P.
- 11. Preliminary decree can be passed in a suit:
 - (a) For partition
 - (b) Of partnership
 - (c) For possession and Mesne profit
 - (d) All of the above
- 12. Pecuniary jurisdiction of the court has been dealt with in :
 - (a) Section 2 of CPC
 - (b) Section 6 of CPC
 - (c) Section 9 of CPC
 - (d) Section 15 of CPC
- 13. Set-off can be:
 - (a) Legal set-off
 - (b) Equitable set-off
 - (c) Both (a) and (b)
 - (d) Either (a) or (b)
- 14. Remedies available against an ex-parte decree include :
 - (a) Appeal

- (b) Review
- (c) Application for setting aside ex-parte decree
- (d) Application
- 15. Nemo debet bis vexari pro una et eadem causa means :
 - (a) It is in the interest of state that there should be an end to litigation
 - (b) A judicial decision must be accepted as correct
 - (c) No one shall be vexed twice for one and the same cause of action
 - (d) Where there is a right there is a remedy
- 16. In execution of decree for the maintenance, salary of a person can be attached to the extent of:
 - (a) One fourth
 - (b) One third
 - (c) Two third
 - (d) One half
- 17. Under section 100 CPC, a second appeal lies to the :
 - (a) Supreme Court
 - (b) High Court ·
 - (c) Tribunal
 - (d) Court of District Judge
- 18. Section 89 CPC provides for :
 - (a) Settlement of dispute by High Court only

- (b) Settlement of dispute by Supreme
 - (c) Settlement of dispute through Village Panchayat
 - (d) Settlement of dispute outside the Court
- 19. Section 115 CPC applies only when:
- (a) There is error of law
 - (b) There is error of fact
 - (c) There is jurisdictional error
 - (d) There is erroneous decision
- 20. If an indigent person's suit abates on the death of the plaintiff, under Order XXXIII; Rule 11A of CPC, the fee payable on plaint shall be recoverable from:
 - (a) The estate of deceased plaintiff
 - (b) The defendant
 - (c) The State Government
 - (d) Either (a) or (b) or (c)
- 21. Warrant case means a case:
 - (a) In which a police officer cannot arrest without warrant
 - (b) In which the court in first instance, shall issue a warrant of arrest against the accused
 - (c) Relating to an offence punishable with imprisonment for a term not exceeding 2 years
 - (d) Relating to an offence punishable with death, for life or for a term exceeding two years

- 22. The Court of Magistrate First Class may pass a sentence for maximum term of imprisonment awardable in a summary trial is:
 - (a) Three months
 - (b) One year
 - (c) Two years
 - (d) Six years
- 23. The Section under Cr. P. C. for 'Order for maintenance of wives, children and parents' is:
 - (a) Section 135
 - (b) Section 125
 - (c) Section 145
 - (d) Section 124
- 24. Section 304 of Cr. P. C. deals with:
- (a) Protection to accused against double prosecution for the same offence
 - (b) Withdrawl from prosecution
 - (c) Legal aid to the accused at State expenses
 - (d) Order to release on probation of good conduct
- 25. Which Section of the Cr. P. C. provides that a person once convicted or acquitted cannot be tried again for the same offence?
 - (a) Section 304
 - (b) Section 300
 - (c) Section 321
 - (d) Section 302



- 26. Under Section 39 of Cr. P. C. every person has to give information to Magistrate or Police Officer about the commission of an offence punishable under:
 - (a) Sections 121 to 126 of IPC
 - (b) Sections 489A to 489E of IPC
 - (c) Sections 302 and 304 of IPC
 - (d) All of the above
- 27. Who is given protection from arrest under Section 45 of Cr. P. C. ?
 - (a) Members of Armed Forces
 - (b) Judicial Officers
 - (c) President of India
 - (d) Members of Parliament
- 28. Under Section 416 of Cr. P. C., the High Court can postpone capital sentence on:
 - (a) Unsound person
 - (b) Old person
 - (c) Pregnant woman
 - (d) Politician
- 29. Under Section 366 of Cr. P. C., the sentence of death to be submitted by Court of Session for confirmation by:
 - (a) High Court
 - (b) Governor
 - (c) Supreme Court
 - (d) President

- 30. Under Section 354 of Cr. P. C., the language and content of the judgement:
 - (a) Shall be written in the language of the Court
 - (b) Shall contain the point or points for determination, the decision thereon and the reasons for the decision
 - (c) Shall specify the offence of which and the Section of the IPC or other law under which the accused is convicted
 - (d) All of the above
- 31. According to Section 141 of the Indian Evidence Act, 1872, any question suggesting the answer which the person putting it wishes or expects to receive, is called:
 - (a) Answerable Questions
 - (b) Convenient Questions
 - (c) Suggestive Questions
 - (d) Leading Questions
- 32. Section 115 of the Indian Evidence Act, 1872 deals with:
 - (a) Doctrine of Estoppel
 - (b) Presumption as to the Commission of a Crime
 - (c) Presumption as to Dowry Death
 - (d) Presumption as to Abetment of Suicide by a Married Woman

- 33. Section 125 of the Indian Evidence Act,

 1872 deals with:
 - (a) Information as to Commission of Offences
 - (b) Confidential Communications
 - (c) Official Communications
 - (d) Professional Communications
- 34. A witness who is unable to speak is called as:
 - (a) Dumb Witness
 - (b) Deaf Witness
 - (c) Unreliable Witness
 - (d) Hostile Witness
- 35. Section 75 of the Indian Evidence Act, 1872 deals with:
 - (a) Public Documents
 - (b) Certified Copies of Public Documents
 - (c) Proof of Other Official Documents
 - (d) Private Documents
- 36. Under the provisions of the Indian Evidence Act, 1872, when an accused says that he did not make confession, it is called:
 - (a) Extra-Judicial Confession
 - (b) Judicial Confession
 - (c) Retracted Confession
 - (d) Retracted Extra-Judicial Confession

- 37. Opinion of an expert under Section 45 of the Indian Evidence Act, 1872 :
 - (a) Is sometimes a conclusive proof and sometimes an inconclusive proof
 - (b) Is corroborative in nature
 - (c) Is supportive in nature
 - (d) Is corroborative as well as supportive in nature
- 38. Section 8 of the Indian Evidence Act, 1872 deals with:
 - (a) Conduct
 - (b) Motive
 - (c) Preparation
 - (d) All of the above
- 39. Section 47A of the Indian Evidence Act, 1872 deals with:
 - (a) Relevance of Opinion Relating to Electronic Signatures
 - (b) Relevance of Opinion Relating to Existence of Right or Custom
 - (c) Relevance of Opinion Relating to Usages and Tenets
 - (d) Relevance of Opinion Relating to Relationship
- 40. The term 'Admission' is defined in the Indian Evidence Act, 1872 in:
 - (a) Section 20
 - (b) Section 19
 - (c) Section 18
 - (d) Section 17

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- 41. According to _____ "a crime is a violation of public rights and duties due to the whole community".
 - (a) Sir William Blackstone
 - (b) Prof. Glanville Williams
 - (c) Sir Kenny
 - (d) Sir Russell
- 42. Crime which do not require intention, recklessness or even negligence as to one or more elements in the actus reus are known as:
 - (a) Vicarious liability
 - (b) Strict liability
 - (c) Act of God
 - (d) Force majeure
- 43. Section 304B in Chapter XVI of IPC deals with:
 - (a) Rape
 - (b) Cruelty
 - (c) Dowry death
 - (d) Insult to modesty of woman
- 44. The Honbl'e Supreme Court of India in one of the following cases held that the general principles of criminal jurisdiction is that, jurisdiction is determined by the locality of the offence irrespective of the nationality or any other similar attributes of the offender:
 - (a) State of Bombay vs. L. Apte
 - (b) State of Bombay vs. Kathikala Oghad

- (c) State of Maharashtra vs. M. H. George
- (d) Mubarak Ali vs. State of Bombay
- 45. According to the Honbl'e Supreme Court, if a particular offence carries mandatory sentence of imprisonment, a company:
 - (a) Cannot be prosecuted for such offence
 - (b) Can be convicted, however can't be imprisoned
 - (c) Can be convicted and can be fined
 - (d) Can be convicted and directors can be imprisoned
- 46. "They also serve who only stand and wait." This observation formed part of the judgement of the Honbl'e Supreme Court in one of the following cases:
 - (a) Nanda Rasool vs. State of Bihar
 - (b) Ramnath vs. State of Madhya Pradesh
 - (c) Ramashish Yadav vs. State of Bihar
 - (d) Pandurang vs. State of Hyderabad
- 47. Section 377 of IPC provides for:
 - (a) Robbery
 - (b) Public nuisance
 - (c) Theft
 - (d) Unnatural offences
- 48. 'Qui facit per alium per se' is the essence of one of the following principles of criminal liability:
 - (a) Joint Criminal Liability

- (b) Vicarious liability
- (c) Corporate criminal liability
- (d) Strict liability
- 49. In which case the Honbl'e Supreme Court of India has struck down mandatory death penalty under Section 303 of I. P. C. as unconstitutional?
 - (a) Machhi Singh vs. State of Punjab
 - (b) Bachan Singh vs. State of Punjab
 - (c) Santa Singh vs. State of Punjab
 - (d) Mithu vs. State of Punjab
- 50. The two-judge bench of Honbl'e Supreme Court in one of the following cases held that long delay by the President of India or Govenror of State in disposing mercy petitions from the convicted person under Anti-Terrorism laws or similar status can't be ground for communication of death penalty into life imprisonment:
 - (a) Shersingh vs. State of Punjab (1983)
 - (b) People Union for Democratic Rights vs. Union of India (2013)
 - (c) Trivenibin vs. State of Punjab (1989)
 - (d) Jagmohan Singh vs. State of Uttar Pradesh (1973)
- 51. The intention of Law of Limitation is:
 - (a) Not to give a right where there is none
 - (b) To interpose a bar after a certain period to a suit to enforce an existing right

(c) Both (a) and (b)

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- (d) None of the above
- 52. For an account and a share of profits of a dissolved partnership, the period of limitation is ______ from the date of dissolution.
 - (a) 2 years
 - (b) 3 years
 - (c) 12 years
 - (d) 30 years
- 53. The extension of a prescribed period in certain cases on sufficient cause of being shown for the delay under Section 5 of the Limitation Act is known as:
 - (a) Doctrine of extension
 - (b) Doctrine of condonation
 - (c) Doctrine of sufficient cause
 - (d) All of the above
- 54. Subject of limitation is dealt within _____ of the Constitution.
 - (a) Entry 12, List II
 - (b) Entry 12, List III
 - (c) Entry 13, List II
 - (d) Entry 13, List III
- 55. Under Section 25 of the Limitation Act, 1963, the right to access and use of light or air, way, watercourse, use of water, or any other easement which have been peaceably enjoyed without interruption for ______ years if the property

70	P* 1	belongs to government, shall be absolute
		and indefeasible :

- (a) 20 years
- (b) 30 years
- (c) 12 years
- (d) 3 years

56. Choose the right answer:

- (i) The Law of Limitation bars the remedy in a court of law only when period of limitation has expired.
- (ii) The Law of Limitation does not extinguish the right that it cannot be enforced by judicial process.
- (iii) If a claim is satisfied outside the court of law after the expiry of period of limitation, that is not illegal.
- (iv) If a claim is satisfied outside the court of law after the expiry of period of limitation, that is illegal.
- (a) (i), (ii), (iii)
- (b) (ii) and (iv)
- (c) (ii), (iii), (iv)
- (d) None of the above
- 57. Under the Code of Civil Procedure, 1908 the period of limitation to file an appeal to a High Court from decree or order is _____ from the date of decree or order.
 - (a) 30 days
 - (b) 60 days
 - (c) 90 days
 - (d) 3 years

- 58. The Limitation Act, 1963 came into force on:
 - (a) 1st January, 1964
 - (b) 5th October, 1963
 - (c) 1st January, 1963
 - (d) 1st October, 1963
- 59. The specific performance of a contract shall be sought within ______ from the date fixed for the performance, or, if no such date is fixed, when the plaintiff has noticed that performance is refused.
 - (a) 1 year
 - (b) 3 years
 - (c) 12 years
 - (d) 20 years
- 60. Continuous running of time refers to:
 - (a) Where once time has begun to run, no subsequent disability or inability to institute a suit or make application stops it
 - (b) Where once time has begun to run, subsequent disability or inability to institute a suit or make application stops it
 - (c) Where once time has begun to run, subsequent disability or inability to institute a suit or make application stops it, provided the court grant leave

- (d) Where once time has begun to run, subsequent disability or inability to institute a suit or make application stops it, provided there is bonafide cause in view of the court
- 61. 'Nemo dat quod non habet' means:
 - (a) One can transfer what he doesn't possess
 - (b) Possession is nine points in law
 - (c) Transfer without consideration is invalid
 - (d) One cannot transfer what he doesn't possess
- 62. 'A' transferred a land to 'B' with a condition that if B sold it, he must sell it to 'C' and nobody else. The condition is:
 - (a) Void
 - (b) Voidable
 - (c) Legal
 - (d) Voidable at the option of 'C'
- 63. Section 52 of the Transfer of Property Act contains the doctrine of :
 - (a) Lis Pendens
 - (b) Part performance
 - (c) Feeding the grant by estoppel
 - (d) Notice
- 64. A suit to obtain a decree that a mortgagor shall be absolutely debarred of his right to redeem the mortagaged property is called a suit for:
 - (a) Part performance

- (b) Election
- (c) Foreclosure
- (d) Estoppel
- 65. For the purpose of making a gift of immovable property, the transfer must be effected by:
 - (a) Delivery of possession
 - (b) A registered instrument signed by or on the behalf of the donor and duly attested
 - (c) By simple instrument
 - (d) By simple instrument accompanied by delivery of possession
- 66. A mortgage by deposit of title deed is called:
 - (a) Anomalous mortgage
 - (b) English mortgage
 - (c) Equitable mortgage
 - (d) Usufructuary mortgage
- 67. A lease of immovable property from year to year, can be made by :
 - (a) Oral agreement
 - (b) Oral agreement accompanied by delivery of possession
 - (c) Simple instrument
 - (d) Only by a registered instrument
- 68. Which one of the following statement is not correct in the context of transfer of property?
 - (a) It means an act by which a living person conveys property

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- (b) He conveys property in present or in future
- (c) He conveys to one or more other living person
- (d) He cannot transfer property to himself and one or more other living persons
- 69. Which of the following is not an actionable claim?
 - (a) A claim to mesne profits
 - (b) A claim for arrears of rent
 - (c) A claim for return of earnest money
 - (d) A claim to money under insurance policy
- 70. Which of the following is not an essential requirement for a gift made by a Mohammedan?
 - (a) Declaration of the gift by the donor
 - (b) Acceptance of the gift by the donee
 - (c) Delivery of possession to the donee
 - (d) The gift must be effected through a registered instrument
- 71. An offer made to the public at large is called:
 - (a) Valid offer
 - (b) Specific offer
 - (c) General offer
 - (d) None of the above
- 72. "Past consideration is no consideration."
 This statement is:
 - (a) Correct under Indian Law of Contract

- (b) Correct under English Law of Contract
- (c) Correct both under Indian and English Law of Contract
- (d) Not correct under both, Indian and English Law of Contract
- 73. The display of articles in a show-room indicating their prices amounts to:
 - (a) Offer
 - (b) Counter offer
 - (c) Invitation to an offer
 - (d) Mere advertisement
- 74. Which one of the following does not render a contract void after it has been made?
 - (a) Commercial impossibility
 - (b) Physical impossibility
 - (c) Legal impossibility
 - (d) Practical impossibility
- 75. Hadley V. Baxendale is related to:
 - (a) Ouasi-contract
 - (b) Contingent Contract
 - (c) Damages for Breach of Contract
 - (d) None of the above
- 76. M. C. Chako vs. State Bank of Travancore, AIR 1970 SC 504 case is related to:
 - (a) Breach of Contract
 - (b) Privity of Contract in India
 - (c) Restitution
 - (d) None of the above

- 77. Under the Indian Contract Act, 1872, a contract of 'Indemnity' is defined in Section:
 - (a) 126
 - (b) 127 on and A as bilsv Joy. (d)
 - (c) 128
 - (d) 124
- 78. 'A' saves 'B' from drowning in a river. 'B' promises to pay 'A' ₹ 10,000 for this kind of act. The contract is:
 - (a) Void for want of consideration
 - (b) Voidable
 - (c) Unenforceable because it is immoral
 - (d) Enforceable as it covered by execptions to consideration
- 79. The Commissioner of Wealth Tax, Mysore vs. Vijayaba Dowger Maharani Saheb, Bhavnagar and Others, AIR 1970 SC case is related to:
 - (a) General damages
 - (b) Special damages
 - (c) Wagering agreement
 - (d) Contingent Contract bileV (s)
- 80. A continuing guarantee may be revoked:
 - (a) By notice to the creditor
 - (b) By surity's death
 - (c) By both (a) and (b) look about 10
 - (d) None of the above

- 81. On which date the Hindu Succession Act, 1956 came into force?
- bns (a) 17th May broadsuit of 811 (b)
 - (b) 17th June
 - (c) 17th July marent to enorthin W 38
 - (d) 17th April Managabath and ballone
- 82. A dies intestate and is survived by a son of predeceased half-blood brother, S and a daughter of a full blood predeceased sister D. How S and D will succeed the property?
 - (a) D will get entire property
 - (b) S will get entire property
 - (c) D and S both will get equal property
 - (d) D will get 3/4th share and S will get 1/4th share
- 83. The Hindu Succession Act does not have territorial jurisdiction over:
 - (a) Only Hindus of Jammu and Kashmir
 - (b) Only Hindus of Goa, Daman and Diu
 - (c) Only Hindus of Renocants of Pondicherry
 - (d) Hindus of all the above areas
- 84. A Hindu female W dies and is survived by her husband H, one son S, two unmarried daughters D1 and D2. How the property of W will be divided?
 - (a) Into four equal parts
- (b) 1/2 to husband and remaining 1/2 to son and daughters

- (c) 1/2 to son and remaining 1/2 to husband and daughters
- (d) 1/3 to husband, 1/3 to son and remaining 1/3 to daughters
- 85. Which one of the following cannot be a ground for disqualification under Hindu Succession Act, 1956?
 - (a) Mental Infirmity
 - (b) Physical defects
 - (c) Conversion to other religion
 - (d) Diseases
- 86. The term 'Codicil' under Indian Succession Act relates to instruments made in relation to:
 - (a) Intestate
 - (b) Probate
 - (c) Will
 - (d) Gift
- 87. The degree of kindred are computed under Indian Succession Act in the manner set forth in the table of kindred set out in:
 - (a) Schedule 2
 - (b) Schedule 1
 - (c) Schedule 3
 - (d) Schedule 4
- 88. A legacy is bequeathed to A on condition that he shall marry with the consent of B,C, and D. A marries with F without

consent but obtains consent afterwards. The legacy is :

- (a) Valid as A has fulfilled the condition of vesting legacy
- (b) Not valid as A has not fulfilled the condition of vesting legacy
- (c) Both (a) and (b)
- (d) The condition is void ab-initio hence no question of challenging legacy
- 89 A person taking no benefit directly under a will but deriving a benefit under it indirectly is not put to his election, has been provided under which section of Indian Succession Act?
 - (a) Section 185
 - (b) Section 186
 - (c) Section 187
 - (d) Section 184
- 90. The deceased has made a specific bequest of part of his property. The executor not having assented to the bequest sells the subject of it. The sale is:
 - (a) Valid
 - (b) Void
 - (c) Voidable
 - (d) Voidable at the discretion of executor only
- 91. Under Section 31 of the Specific Relief Act, the essential conditions under which

- cancellation of an instrument may be ordered are:
- (a) That the written instrument is void or voidable against the plaintiff
- (b) That the plaintiff has reasonable apprehension of serious injury from the instrument is left outstanding
- (c) That in view of the circumstances the court considers it as reasonable and necessary to cancel the document
- (d) All of the above

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- 92. A relief against parties and persons claiming under them by subsequent title, for specific performance of a contract may be enforced under:
 - (a) Section 12
 - (b) Section 19
 - (c) Section 18
 - (d) Section 8
- 93. In a simple suit for specific performance of contract for sale, a person who is not a party to the Agreement for Sale is neither a necessary, nor proper party. The exemptions available under Specific Relief Act are as follows:
 - (a) Cases of novatio
 - (b) Interest arising out of prior contracts
 - (c) Where it is necessary to join parties for avoiding multiplicity proceedings
 - (d) All of the above

- 94. Where a person is in settled possession of property, even on the assumption that he had no right to remain on the property, he cannot be dispossessed by the owner. This relief is available in the Specific Relief Act under:
 - (a) Section 6
 - (b) Section 11
 - (c) Section 9
 - (d) Section 8
- 95. A person is entitled to possession of specific immovable property may recover it by suit filed under the provisions of the Civil Procedure Code. This relief is provided in Specific Relief Act under:
 - (a) Section 11
 - (b) Section 4
 - (c) Section 5
 - (d) Section 9
- 96. Any person having the possession or control over the article of movable property, of which he is not the owner, may be compelled to deliver it to the person entitled to the immediate possession in the following case:
 - (a) When the possession of the thing claimed has been wrongfully transferred from the plaintiff



- (b) When the thing claimed is held by the defendant as the agent or trustee of the plaintiff
- (c) Both (a) and (b)
- (d) None of the above
- 97. Injunction can be granted under Specific Relief Act in the following:
 - (a) Protection of intellectual properties
 - (b) A wife can restrain her husband from contracting a second marriage
 - (c) Passing-off and like action
 - (d) All of the above
- 98. One of the following Sections under Specific Relief Act deals with Specific Performance with variation:

the following case

- (a) Section 18
- (b) Section 19
- (c) Section 20
- (d) Section 21

- 99. To obtain a mandatory injunction under Section 39 of the Specific Relief Act, the plaintiff must show that there has been a breach of obligation in the nature of:
 - (a) Legal obligation
 - (b) It is necessary to maintain status quo
 - (c) None of the above
 - (d) Both (a) and (b)
- 100. Where an instrument is evidence of different rights or different obligations, the Court may, in a proper case, cancel it in part and allow it to stand for the residue. This provision is provided in the Specific Relief Act under:

(b) Interest ansing out of prior contracts

- (a) Section 21
- (b) Section 32
- (c) Section 42
- (d) Section 40