PU Entrance (Solved Papers) LLM 2019

1. Indian Constitution allows "Declaration of One's religious beliefs and faith openly and freely". This falls under which of the following categories?

- A) Right to Practice
- B) Right to Propagate
- C) Freedom of Conscience
- D) Right to Profess

2. Discrimination on the prohibited under which Constitution? grounds of "Place of residence" only is one of the following articles of the

- A) Article 14
- B) Article 15
- C) Article 16
- D) None

3. Which of the following safeguards are available to the Indian Citizens as per Article 22 of the Indian Constitution?

1. No person accused of any offence shall be compelled to be witness against himself.

2. The detention of persons, who are detained under preventive detention law, cannot exceed two months without obtaining the opinion of an advisory board.

- A) 1 only
- B) 2 only
- C) Both
- D) None

4. Who among the following is called the "guardian of the public purse" of India?

- A) Comptroller & Auditor General
- B) Finance Minister
- C) Chairman of Public Accounts Committee
- D) Prime Minister

5. The Swaran Singh Committee recommended:

- A) The Constitution of State-Level Election Commissions
- B) Panchayati-Raj reforms

- C) Inclusion of Fundamental Duties in the Indian Constitution
- D) Interlinking of Himalayan and peninsular rivers

6. Article 43 B in Part IV of the Constitution of India deals with:

- A) Rural Business Hubs
- B) Cooperative Societies
- C) Village Panchayats
- D) Forest Development

7. A bill which affects the meaning of expression, which among the following, can be introduced in the parliament only recommendation of President of India?

- A) Foreign Loans
- B) Corporation Tax
- C) Agriculture Income
- D) Export Duties

8. Which one of the following State Legislature does not have two houses?

- A) Karnataka
- B) Maharashtra
- C) Tamil Nadu
- D) Jammu and Kashmir

9. Which among the following bodies do not have the powers of Civil Court as part of their duties?

- A) National Commission for SCs
- B) National Commission for STs
- C) Union Public Service Commission
- D) None of the Above

10. Central Social Welfare Board is/falls under

- A) Ministry of Women and Child Development
- B) Ministry of Social Justice and Women Empowerment
- C) An Autonomous and Independent body
- D) Ministry of Minority Affairs

11. In issuing one of the writs, the Supreme Court orders: "the respondent was not entitled to an office he was holding or a privilege he was exercising" The above declaration can be identified as which among the following writs?

- A) Writ of Prohibition
- B) Writ of Quo-warranto
- C) Writ of Certiorari
- D) Writ of Habeas Corpus

12. Which of the following schedules can be amended by simple majority of Parliament.1. Second Schedule. 2. Fifth Schedule. 3. Sixth Schedule 4. Seventh Schedule.

- A) 1 only
- B) 1 & 4 only
- C) 2 & 3 only
- D) 1, 2 & 3 only

13. Which among the following is NOT a salient feature of the 73rd Constitutional Amendment Act?

- A) Gram Sabha
- B) Three Tier System
- C) Reservation of Seats
- D) State Planning Commission

14. Which amendment of the constitution was offered full statehood to Arunachal

Pradesh?

- A) Fifty-Fifth
- B) Sixtieth
- C) Forty-Fourth
- D) Sixth-Fifth

15. Under the provisions of Article 343 of the Constitution, Hindi was declared the official language of the Union. But the use of English language was allowed to continue for the official purpose of the Union for a period of:

- A) 20 years
- B) 15 years
- C) 25 years
- D) 10 years

16. Who said that Directive Principle and Fundamental Rights are the conscience of the Constitution?

- A) Bhim Rao Ambedkar
- B) Granville Austin
- C) Jawaharlal Lal Nehru
- D) Rajendra Prasad

17. Under the constitution of India, which one of the following is not a fundamental duty?

- A) To vote in public elections
- B) To develop the scientific temper
- C) To safeguard public property
- D) To abide by the Constitution and respect its ideals

18. The distribution of powers between the Centre and the States in the Indian Constitution is based on the scheme provided in the:

- A) Morley-Minto Reforms, 1909
- B) Montagu-Chelmsford Act, 1919
- C) Government of India Act, 1935
- D) Indian Independence Act, 1947

19. Consider the following official languages of India: 1. Sindhi and Nepali 2. Konkani and Manipuri 3. Bodo and Santhali 4. Santhali and Konkani 5. Dogri and and Maithili Which of the above languages were added to the 8th Schedule by the 92nd Amendment Act of 2003?

- A) 1 and 2
- B) 2 and 3
- C) 3 and 5
- D) 4 and 5

20. Democracy and Federalism are essential features of our Constitution and basic feature of its structure. This observation was made in S.R. Bommai vs. Union of India by the Judge.

A) Justice P.B. Sawant

- B) Justice S.R. Pandyan
- C) Justice J.S. Verma
- D) Justice A.M. Ahmadi

21. The Hon'ble Supreme Court in 2006 decided the constitutional validity of the Act which seeks to levy sale tax on Inter-State Sales:

- A) Bhagatram Rejeev Kumar v. Commissioner of Sales Tax
- B) Jindal Stainless Ltd. & another v. State of Haryana and others
- C) State of Bihar v. Bihar Chamber of Commerce
- D) Jaiprakash Associates Ltd. v State of M.P

22. Necessitas Public Major est Quam latin terms means

- A) State necessity is greater than private necessity
- B) Public necessity is greater than private necessity
- C) Private necessity is greater than state necessity
- D) None of above

23. The Constituent assembly while enacting Freedom of Trade, Commerce and

Intercourse took into the consideration

- A) Section 90 of Australian Constitution
- B) Section 91 of Australian Constitution
- C) Section 92 of Australian Constitution
- D) Section 93 of Australian Constitution

24. *Keshvanand Bharathi v.* State of Kerala the Supreme Court declared Second part of Article _______declared invalid.

- A) 31 C
- B) 31 B
- C) 31 A
- D) 31

25. Article 300 A was enacted through Amendment Act.

- A) Forty-second
- B) Forty-third
- C) Forty-fourth
- D) None of these

26. In the case Bachpan Bachao Andolan v. Union of India the children were prohibited

to work in

- A) Circus
- B) Match Industry

- C) Tobacco Industry
- D) None of these

27. In the case State of Gujarat v. Hon'ble High Court of Gujarat the matter relating to fixation of wages with regard to deliberated. was

- A) Labourers
- B) Prisoners
- C) Child Workers
- D) None of these

28. 'Child Labour Rehabilitation-cum-Welfare Fund" was established in the following case:

- A) M.C. Mehta v. State of Tamil Nadu & others
- B) Bachpan Bachao Andolan v. Union of India
- C) P.U.D.R v. Union of India
- D) Gurdev Singh v. State of Himachal Pradesh

29. In which year the Traditional Forest Dwellers Act was enacted in India?

- A) 2004
- B) 2005
- C) 2006
- D) 2008

30. The Environment Protection Act of 1986 (EPA) came into force soon after which of the following disaster in India?

- A) Bhopal Gas Tragedy
- B) Oleum Gas Leak
- C) Maline Landslide in Pune
- D) None of these

31. The Kigali agreement was an amendment to which of the following international conventions aimed at conserving the environment?

- A) Montreal Protocol
- B) Stockholm Convention
- C) Bonn Convention
- D) Kyoto Protocol

32. Which among the following terms of utmost significance in the dynamics of resource management was coined in the 'Brundtland Commission Report?

- A) Polluter-Pays Principle
- B) Sustainable development
- C) Inclusive Growth
- D) Carrying Capacity

33. Which among the following multilateral convention seeks to protect the human health and environment from Persistant Organic Pollutants (POPs)?

- A) Bonn Convention
- B) Stockholm Convention
- C) Rotterdam Convention
- D) Basel Convention

34. "Bias disqualifies a person from acting as judge" flows from which of the following principle:

- A) No one should be the judge in his own
- B) Justice must not only be done under dictation
- C) Justice should be supposed to be done
- D) Justice should not be done under dictation

35. The expression "New Despotism" used by Hewart refers to:

- A) Administrative law
- B) Constitutional law
- C) Rule of law
- D) Public law

36. What is the meaning of collective rights?

A) Collective rights belong to distinct groups of people

B) Collective rights are those that belong to particular groups as opposed to the individual

members of the group

C) Minority rights are collective rights

D) Collective rights entail a right of the group as such as well as individual rights of the group's members

37. The Right to Self-determination is right. generation human

- A) First
- B) Second
- C) Third
- D) None of

38. Which of the following is a treaty-based human rights mechanism?

- A) The UN Human Rights Committee
- B) The UN Human Rights Council
- C) The UN Universal Periodic Review
- D) The UN special mandates

39. Would a reservation to the definition of torture in the ICCPR be acceptable in contemporary practice?

A) This is an acceptable reservation if the reserving country's legislation employs a different definition

B) This is an unacceptable reservation because it contravenes the object and purpose of the ICCPR

C) This is an unacceptable reservation because the definition of torture in the ICCPR is consistent with customary international law

D) This is an acceptable reservation because under general international Law States have the right to enter reservations to treaties

40. What is the legal nature of the Universal Declaration of Human Rights (UDHR)?

- A) The UDHR is a multilateral treaty
- B) The UDHR is a UN General Assembly resolution
- C) The UDHR is a UN Security Council resolution
- D) The UDHR is a declaration adopted by several States at an international conference

41. What is the effect of violation of the rule: "Audi Alteram Partem" on an administrative action?

- A) Mere irregularity
- B) Null and void
- C) An illegality
- D) Voidable

42. In which of the following cases, the Supreme Court held that the principles of natural justice are applicable to administrative proceedings?

- A) M.C. Mehta v. Union of India
- B) Maneka Gandhi v. Union of India
- C) A.K. Kraipak v. Union of India
- D) Smt. Indira Nehru Gandhi v. Raj Narain

43. In which of the following cases, the Supreme Court directed closing down and demolition of shrimp industries in coastal regulation zone and implement the "precautionary principle" and "the polluter pays principle and held them liable for payment of compensation for reversing the ecology and compensate the individual for loss suffered?

A) S. Jagannath Vs. Union of India

- B) Vellore Citizens Welfare Forum Vs. Union of India
- C) M.C. Mehta Vs. Union of India
- D) Church of God (Full Gospels) in India Vs. KKR Majestic Colony Welfare Association

44. The term "environment" under Section 2 (a) of the Environment (Protection) Act, 1986 means

A) Air, Water and Land only

- B) Water, Air, Land and interrelationship between air, water, and land only
- C) Water, Air, Land, and the interrelationship between water, air and land and human beings,

other living creatures, plants, micro-organism and property

D) None of the above

45. According to Article 233 the appointment of a District Judge shall be done by

- A) The President in consultation with the High Court of the State concerned
- B) The Governor of the State concerned in consultation with the High Court of the State concerned
- C) The Governor in Consultation with the Chief Justice of India
- D) The Collegium of the High Court

46. Which of the following Articles of the Indian Constitution gives the provision of the Post of Prime Minister of India?

- A) Article 73
- B) Article 74
- C) Article 75

D) Article 74(1)

47. Who defined administrative law as; "Law relating to the Administration It determines the organisation, powers and duties of administrative authorities"?

- A) Sir Ivor Jennings
- B) A.V. Dicey
- C) Kenneth Culp Davis
- D) Griffith and Strut

48. One is deemed to have placed under suspension is he is detained in custody for a

period exceeding

- A) 48 hours
- B) 24 hours
- C) 72 hours
- D) 12 hours

49. When will the order of suspension made or deemed to have been made, not be valid unless extended? After a period of days

- A) 60 days
- B) 90 days
- C) 30 days
- D) 45 days

50. Penalties are listed in

- A) Rule 14 of CCS (CCA) Rules
- B) Rule 3 (1) of CCS (Conduct) Rules
- C) Rule 16 of CCS (CCA) Rules
- D) Rule 11 of CCS (CCA) Rules

51. According to Criminal Law (Amendment) Act, 2013, the right of private defence of the body extends to the voluntary causing of death or of any other harm to the assistant if the offence which occasions the exercise of the right is the act of:

- A) Stalking
- B) Voyeurism
- C) Acid Attack
- D) None of these

52. Section 34 of IPC:

- A) Creates a substantive offence
- B) Is a rule of evidence
- C) Both (A) and (B)
- D) Neither (A) nor (B)

53. How many types of punishments have been prescribed under the Indian Penal Code:

- A) Three
- B) Six
- C) Five
- D) Four

54. Match List 1 (case) with List II (Subject) and select the correct answer using the codes given below the lists:

List II (Subject) 1) Criminal Conspiracy			
1) Criminal Conspiracy			
2) Dacoity			
3) Murder			
4) Grave and Sudden Provocation			
5) Unsoundness of Mind			

Codes:	а	D	с	a
A)	4	3	1	2
B)	1	2	5	3
C)	4	2	1	3
D)	1	3	5	2

55. Which of the following is the principle applied in construing a penal Act?

A) If, in any construing the relevant provisions, "there appears any doubt of ambiguity," it will be resolved against the person who would be liable to the penalty.

B) If, in any construing the relevant provisions, "there appears any doubt of ambiguity," it will be resolved in the favour of the person who would be liable to the penalty

C) If, in any construing the relevant provisions, "there appears any doubt of ambiguity," it will attract life imprisonment

D) If, in any construing the relevant provisions, "there appears any doubt of ambiguity," it will attract capital punishment

56. Which of the following statements best expresses the scope of the concept of relevance in evidence law?

A) Relevant evidence is that which establishes the certainty of a fact in issue incorrect

B) All relevant evidence is admissible

C) Relevant evidence is that which makes the existence of any fact that is of consequence to the determination of the action more probable or less probable than it would be without the evidence

D) What is relevant is always a matter of logic and common sense and never a matter of law

57. A party wants to set aside a judgement under section 44 of the Indian Evidence Act, 1872. In which of the following circumstances can he do so?

A) In case the judgement was passed by a superior Court

B) In case the person challenging is a stranger to the proceedings

C) In case the judgement was a result of gross negligence

D) All of these

58. B, an accused wants to submit carbon copy of the suicide note as secondary evidence. The original is with the opposite party and he has failed to produce the same. The suicide was not within the knowledge of the accused prior to the receipt of carbon copy. Which of the following statements will hold true for the case?

A) The evidence cannot be admitted due to applicability of section 30 of the Indian Evidence ActB) The evidence cannot be admitted because it fails to satisfy the requirements of section 64 of the Indian Evidence Act, 1872

C) The evidence cannot be admitted because it fails to satisfy the requirements of section 65 of the Indian Evidence Act, 1872

D) The evidence can be admitted as it satisfies the requirements of both section 64 and section 65 of the Indian Evidence Act, 1872

59. Which of the following section of the Indian Evidence Act, 1872 has been amended by the Criminal Law (Amendment) Act, 2013?

- A) Section 32
- B) Section 55
- C) Section 119
- D) Section 124

60. Principle of 'omnia proesumuntur rite esse acta' is contained in:

- A) Section 78 of Evidence Act
- B) Section 79 of Evidence Act
- C) Section 80 of Evidence Act
- D) Section 81 of Evidence Act

61. An executive Magistrate is empowered to grant remand under Section 167, CrPC for a maximum period of

A) 15 days

- B) 7 days
- D) / uuys
- C) 60 days
- D) 90 days

62. For granting pardon under section 306 of the Code of Criminal Procedure, 1973

- A) The witness must not be directly involved in the offence
- B) The accused should have been given an opportunity to cross examine the person getting pardon
- C) The person getting pardon need not be in police custody
- D) The offence should not be punishable with imprisonment exceeding 10 years

63. _____can proceed under section 340 of the Code of Criminal Procedure, 1973 and hold a preliminary enquiry. I. Civil Court II. Revenue Court III. Criminal Court

- A) I and II
- B) II and III
- C) III and I
- D) I, II and III

64. If the accused is convicted in a criminal case for an offence under the stature which does not provide for payment of compensation

A) The Court cannot award compensation under section 357 of the CrPC and no civil proceedings are possible

B) The Court cannot award compensation under section 357 of the CrPC, but other civil remedies are possible

C) The Court can award compensation under section 357 of the CrPC, but the award will be taken into account in subsequent civil suits

D) The Court can award compensation under section 357 of the CrPC, but the award will not be taken into account in subsequent civil suits

65. Section 401 of the Code of Criminal Procedure, 1973

I. Allows the Court to convert finding of acquittal into conviction

II. Allows the Court to pardon the convict

III. Does not allow the Court to act suomotu

IV. Is only applicable to High Court

- A) I and II
- B) II and IV
- C) II, III and IV
- D) I, II and III

66. What is normative jurisprudence?

- A) The evaluation of the law on the basis of criteria for what constitutes good law
- B) The study of legal norms
- C) The theory that law normalises people
- D) The study of what the law is

67. What is a rule according to H.L.A. Hart?

- A) A Statement of an accepted standard of behaviour
- B) An enforceable command
- C) A moral standard
- D) All of them

68. What is the place of Justice in Mill's Utilitarianism?

A) There is no place of justice in any utilitarian theory

- B) Always, the social good always prevails and individual liberties are never absolute
- C) Liberties are secure only insofar as they contribute to the sum total of social satisfaction

D) None of the Above

69. Can the principles of natural law vary in time?

A) Yes, the principles of natural law can change to accommodate

technological/ideological/geopolitical changes (for example, the changing position of women, decolonisation, the rights of minority groups.

B) Yes, the principles of natural law theory can be deducted from a given legal system because they are regular occurrences in positive law. As such they change alongside the system in question.

C) No, they are immutable and eternal

D) All the above

70. The rule of recognition occupies a central position in Hart's legal positivism because

A) It helps us identify rules - rules are only rules if they are recognised as such

B) It tells us that if one person does not recognise the validity of a law it is not a law, making voluntary compliance the key element of law

C) It tells us what the basic source of legal authority is in a country

D) None of the above

71. What is Fuller's position in the Hart-Fuller debate?

A) That positivist criteria are insufficient to distinguish a system of law from a system of coercion

B) That the 'separation' theory (between law and morality) must be oppose

C) That law must refer to external moral standards

D) None of the above

72. Why is it said of Dworkin's work that it constitutes a third theory of law?

A) Because he agrees with legal positivism and natural law

B) Because he disagrees with legal positivism and natural law

C) Because he occupies a middle ground between legal positivism and natural law

D) All of the them

73. For Austin, laws properly so called include:

- A) Constitutional and International law
- B) Social rules such as queuing in line
- C) Criminal law
- D) All of them

74. Jural contradictories are:

- A) A right held by A, correlated to a duty owed by B
- B) A right held by A precluding B from having a right against A
- C) Object of A's right
- D) All of them

75. Sociological jurisprudence sees law as the product of a socially constructed reality. What does social construction mean?

A) An institutional invention by participants in a society

- B) A fictitious interpretation of reality
- C) A politically biased interpretation of reality
- D) None of the above

76. What is the 'Lotus principle'?

A) The so-called Lotus principle is that 'restrictions upon the independence of States cannot therefore be presumed, or, as it has been construed, 'whatever is not prohibited is permitted in international law

B) The so-called Lotus principle is that States are free to choose the Court that they will submit their disputes

C) The so-called Lotus principle is that States are not prohibited to assert their enforcement jurisdiction on the high seas

D) The so-called Lotus principle is that customary law derives from the combination of State practice and opinion juris

77. What is a 'treaty' according to the Vienna Convention on the Law of Treaties (VCLT)?

A) Treaties are all agreements concluded between States, international organizations and non-State entities (e.g. corporations)

B) Treaties are agreements concluded between States in written form and governed by international law

C) Treaties are both the written and oral agreements between States

D) Treaties are agreements concluded between States in written form governed either by international or domestic law

78. Do third States enjoy any fishing rights within the Exclusive Economic Zone of another State?

A) When the coastal State cannot harvest the 'total allowable catch', the coastal State is to give other State access to that surplus with priority to be given to developing and land-locked States

B) Third States may never have access to fisheries within another State's EEZ

C) The coastal State is to give access to fisheries within its EEZ only to neighboring States

D) Third States are free to fish within another EEZ, except from certain designated areas

79. What is the "Optional clause" in the ICJ Statute?

A) Optional clause is the clause in the ICJ Statute, which provides for the applicable law, according to the intention of the parties

B) Optional clause determines the intention of the parties to accept that the decision of the Court will be final and binding

C) Optional clause is the declaration deposited by a State, whereby it accepts the jurisdiction of the Court in respect of international legal disputes in relation to any other State accepting the same obligation

D) Optional clause is the clause that the parties deposit, which sets out the procedure of the written and oral pleadings

80. As per the Factories Act, 1948 "hazardous process" means any process or activity in relation to an industry specified in the first schedule where, unless special care is taken, raw materials used therein or the intermediate or finished products, bye-products, wastes or effluents thereof would

A) Cause material impairment to the health of the persons engaged in or connected therewith

- B) Result in the pollution of the general environment
- C) Neither (A) nor (B)
- D) Both (A) and (B)

81. As per the Factories Act, ", of a factory means the person who has ultimate control over the affairs of the factory.

- A) Manager
- B) Owner
- C) Director
- D) Occupier

82. In which year was the Employees' State Insurance Act enacted?

- A) 1948
- B) 1976
- C) 1923
- D) 1961

83. Industrial employment standing orders act is applicable in every industrial establishment where workmen are employed.

- A) 200
- B) 150
- C) 100
- D) 50

84. The Hindu Succession Act, 1956 abolishes

- A) The doctrine of acquisition of right by birth
- B) The doctrine of the right survivorship
- C) Both (A) and (B)
- D) None of these

85. Presumption that the younger survived the elder under Section 21 of the Hindu

Succession Act, 1956 is a

- A) Presumption of fact
- B) Presumption of fact and law
- C) Rebuttable presumption of law
- D) Irrebuttable presumption of law

86. To mature as a ground of Divorce the 'Desertion', under the Hindu Marriage Act, 1955, must continue for a minimum period of

- A) One year
- B) Two years
- C) Three years
- D) None of these

87. In which of its following Report the Law Commission recommended, the "Breakdown Principle to be accepted as the additional ground of Divorce?

- A) 70th Report
- B) 71st Report
- C) 72nd Report
- D) None of these

88. If a Muta marriage is not consummated, the wife is entitled to

- A) No dower
- B) One third dower

- C) Half dower
- D) Full dower

89. A and B of Srinagar entered into a contract on 1st September, 2006. Can they enforce the contract?

- A) Yes, because they made the contract as per the provisions of Indian Contract Act, 1872
- B) No, because Srinagar is not a part of India
- C) No, because the Act does not extend to the State of Jammu and Kashmir
- D) None of the above

90. A finder of goods

- A) Has no responsibility for the goods
- B) Is subject to the same responsibility as a bailee
- C) Is the owner of the goods
- D) None of the above

91. Ex turpi causa non oritur action means

- A) From an illegal cause, no action arises
- B) From an illegal cause action may arises
- C) From an legal cause action may arises
- D) From an legal cause action may not arises

92. A contracts with Indian Cricket Board to play for IPL-2 at south Africa. A falls ill and is advised by doctor to rest. The contract

- A) Is Valid
- B) Is void ab initio
- C) Becomes void
- D) Is voidable at A's option

93. A loud bass beat that can be heard through an apartment wall (from another apartment) at midnight can be

- A) Conversion
- B) Trespass
- C) Interference with Contractual relations
- D) Nuisance

94. What is meant by the term 'actionable per se'?

- A) Actionable without proof of damage
- B) Actionable at the instance of the injured party only
- C) Actionable only in the civil courts
- D) A tort of strict liability

95. Fill in the gap. Contributory negligence is criminal charge. defense to a

- A) Genuine
- B) Accurate
- C) Sharp
- D) No

96. Which of the following is not an essential element for a successful defence of volenti non fit injuria (voluntary assumption of risk)?

- A) An express agreement between the parties
- B) Knowledge by the claimant of the precise risk involved
- C) Exercise of free choice by the claimant
- D) A voluntary acceptance of the risk by the claimant

97. Corporate Identity Number (CIN), works as a unique identifier of a company for

Indian Companies as well as foreign companies.

- A) True
- B) False
- C) Can't say
- D) None of these

98. Under Section 149 of Companies Act, 2013 the minimum number of directors in the

Private Company is

- A) 7
- B) 15
- C) 3
- D) 2

99. A public company does not have any restriction regarding the maximum number of members.

- A) True
- B) False

C) Can't say

D) None of these

100. Only fully paid-up shares can be converted into stock.

- A) True
- B) False
- C) Can't say
- D) None of these

				-					
1 D	2C	3D	4A	5C	6B	7C	8C	9C	10A
11B	12D	13D	14A	15B	16B	17A	18C	19C	20A
21B	22B	23C	24A	25C	26A	27B	28A	29B	30A
31A	32B	33B	34A	35A	36B	37B	38A	39B	40B
41B	42C	43A	44C	45B	46D	47A	48A	49B	50D
51C	52B	53C	54A	55B	56C	57A	58D	59C	60B
61B	62C	63D	64C	65B	66A	67A	68B	69C	70C
71B	72C	73C	74C	75A	76A	77B	78A	79C	80D
81D	82A	83C	84D	85C	86B	87B	88C	89C	90B
91A	92C	93D	94A	95D	96A	97B	98D	99A	100A

Answer Key- 2019 LL.M. (PU)

Note: An 'X'(if any) in the key indicates that either the question is ambiguous or it has printing mistake. All candidates will be given credit for this question