#### LL.M. Admission Test: 2019-20 [Section A]

### (Objective Type Questions)

- Alibi is governed by
  - a. Section 6 of evidence act.
  - b. Section 8 of evidence act.
  - c. Section 12 of evidence act.
  - d. Section 11 of evidence act.
- 2. Which of the following is an offence which is punishable in 'four' stages'
  - a. Robbery
  - b. Dacoity
  - c. Murder
  - d. Rape
  - 3. Which of the following pair is NOT correctly matched?
    - a. Wrongful gain Section 23 IPC
    - b. Fraudulently Section 26 IPC ·
    - c. Counterfeit Section 28 IPC
    - d. Valuable Security Section 30 IPC
  - 4. Which of the following provision of Indian Penal Code is based on the principle of

'de minimis non curat lex?

a. Section 92

b. Section 93

c. Section 94

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- d. Section 95.
- 5. The Medical Termination of Pregnancy Act, 1971 was passed as an exception to:
  - a. Section 88, Indian Penal Code
  - b. Section 302, Indian Penal Code
  - c. Section 312. Indian Penal Code
  - d. Section 314, Indian Penal
- 6. A offers a bribe to B, a public servant, as a reward for showing A some favour in the exercise of B's official functions B refuses to accept the bribe. A is punishable under:
  - a. Section 109 J.P.C.
  - b. Section 113 I.P.C.
  - c. Section 116 I.P.C.
  - d. Section 117 I.P.C.

<ol><li>A Dying declaration</li></ol>	on:
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- a. can form the sole basis of conviction without any corroboration by independent
- b. can form the basis of conviction only on corroboration by independent witness
- c. cannot form the sole basis of conviction unless corroborated by independent
- d. only (b) and (c) are correct
- 8. 'X' & 'Y' go to murder 'Z'. 'X' stood on guard with a spear in hand but did not hit 'Z' at all. 'Y' killed 'Z'.
  - a. Only 'Y' is liable for murder of Z
  - b. 'X' & 'Y' both are liable for murder of 'Z'
  - c. 'X' is not liable as he did not perform any overt act
  - d. Both (a) & (c)

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- 9. All India Muslim Personal Law Board was established in the year
  - (a) 1979 ·
- (b) 1980
- (c) 1973
- (d) 1985 \*
- 10. "Acknowledgment once made is irrevocable". The statement is
  - (a) True
- (b) False
- (c) Partly true.
- (d) Party false

- 11. A will made by a minor Muslim-
  - (a) is void
- (b) is Voidable
- (c) is valid
- (d) can be ratified on attaining majority .
- 12. Seema v. Ashwani Kumar case is related to ...
  - a. Restitution of Conjugal Right
  - b. Registration of Marriage
  - c. Performance of necessary ceremonies
  - d. Divorce under Hindu law
- 13. Who will be the guardian of illegitimate boy or unmarried girl under the Hindu Minority and Guardianship Act, 1956.
  - a. Mother
  - b. Father
  - c. Grand Mother
  - d. Grand father

- a. Balwant Kaur v Chanan singh
- b. Padmawati v Ram Chander
- c. Shashi Ammal V Thaiya Ammal .
- d. Gobardhan V Gangabai A
- 15. "Ful! blood", "half-blood" and "uterine blood" are defined under which of the following Section of Hindu Succession Act 1956?
  - a. 3(d)
  - b. 3(b)
  - c. 3(g)+
  - d. 3(e),
- 16. A house is owned by A,B,C,D.A & B are Sunnis,C is a Shia and D is a Christian. A sells his share of the house to D.Both B and C make the prescribed demand (talab) and bring a joint suit for pre-emption, who will succeed-
  - 3. A
  - b. D .
  - c. B
  - d. C
- 17. International Panel on Climate Change (IPCC) is the leading international body established by:
  - a. United Nations Environment Programme (UNEP)
  - 5. United Nations Development Programme
  - c. World Meteorological Organization (WMO)
  - d. Both (A) and (C)
- 18. The principle of Non-Intervention by states has been incorporated in which Article of

the United Nation Charter?

- a. Article 2(7)
- b. Article 2(4)
- c. Article 3(8)
- d. Article 4(9)

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(19.) Who amongst the following doubted the legal character of International Law?

ب Holland ب

b. Briely

c. Lawrence

d. Hall

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#### 20. "Purpose of United Nations is world peace." It was observed by

a. Oppenheim .

b. Kelsen

c. Anzilotte

d. Cardova

#### 21. A judge of International Court of Justice is elected by:

- a. The General Assembly
- b. The Security Council
- c. By General Assembly and Security Council separately .
- d. By General Assembly and Security Council jointly

Equity as a legal concept is a direct emanation of the Idea of Justice." In which case this statement was affirmed by the International Court of Justice:

- a. Bank of Ethiopia v. National Bank of Eqypt Ligouri •
- b. Union of Soviet Socialist Republics v. Onou
- c. Burkina Faso v. Mali
- d. S.S. Arantzazu Mendi v. The Government of Republican Spain

"International obligations assumed by unilateral declaration also have binding character on the basis of doctrine of good faith." In which case it was held-

- a. South-West Africa Case
- b. Nuclear Test Case
- c. Administrative Tribunal Case
- d. Temple of Prean Vihar Case .

"The Law of Nations or International Law may be defined as the body of rules and principles of action which are binding upon civilised states in their relations with one another". Who gave this definition of International law.

- a. Hackworth
- b. Philip C. Jessup '
- c. Torsten Gihl
- d. J.L. Brierly

The term of copyright for an author lasts how long?

- a. The life of the author
- b. The life of the author plus 60 years -
- c. 95 years
- d. 75 years
- 26. Who can register Geographical Indication?
  - a. Individual
  - b. Company
  - c. Producers .
  - d. No one of the above



### 27. Certification mark indicates

- a. Source
- b. Quality
- c. both (a) and (b) .
- d. None of the above

#### 28. Khadi is-

- a. Trademark
- b. Certification Mark
- c. Collective Mark
- d. Both (a) and (b) .
- 29. The foundation of Doctrine of Election under the Transfer of Property Act, 1882 is that a person taking the benefit of an instrument:
  - a. Must bear the burden
  - b. Must not bear the burden
  - c. Burden is not subject to election
  - d. None of the above
- 30. Announcement of reward to the general public through newspaper to find the stolen goods is:
  - a. An offer
  - b. A promise
  - c. A consideration
  - d. An agreement
- 31. A gratuitous bailment is terminated:
  - a. On the death of the bailor
  - b. On the death of the bailee
  - c. On the death of either bailor or bailee
  - d. On the death of the bailee and bailor both .
- 32. A finder of goods is:
  - a. Entitled to claim compensation.

  - c. Not entitled to claim compensation and thus not entitled to retain the goods.
  - d. Both (a) & (b). \*
- 33. The correct sequence in the formation of a contract is:
  - a. Offer, acceptance, agreement, consideration. .
  - b. Agreement, consideration, offer, acceptance.
  - c. Offer, Consideration, acceptance, agreement.
  - d. Offer, acceptance, consideration, agreement.

#### 34. Consider the following statements:

 If an infant obtains property or goods by misrepresenting his age, he can be compelled to restore it even though the infant has sold the Goods or converted them.

There is no estoppel against minor.

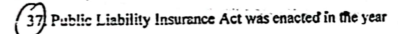
Which of the statement(s) given above are correct?

- a. lonly
- b. 2 only
- c. Both 1 and 2
- d. Neither 1 nor 2 .



Every company which wants to go for public issue and allot shares should:

- a. Make an application before the Ministry of Corporate Affairs \*
- b. Make an application before SEBI v
- c. Make an application before stock exchange
- d. No need for the application
- 36. Drawer is both debtor to one and creditor to another in case of
  - a. Promissory note
  - b. Bill of exchange
  - c. Cheque
  - d. None of the above



- a. 1991
- b. 1993
- c. 1995
- d. 1997
- 38. "The Ratio-decidendi of a decision is the principle of law formulated by the judge for the purpose of deciding the problem before him". Remarked by
  - a. Keeton
  - b. Sir Henry Maine
  - c. Salmond .



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- d. Stone
- 39. "Legislation is the last ameliorative agency of social reform and social change after Legal Fiction and Equity" Remarked by
  - a. Putchta
  - b. Salmond
  - c. Sir Henry Maine .
  - d. Austin

- 40. Who observed that under the law an incorporated company is distinct entity from the directors or shareholders-?
  - a. Maitland
  - b. Justice Kania
  - e. Lord Menaughtan
  - d. Salmond
- 41. In which of the following case, Supreme Court held that, a company though a legal person is not a citizen of India both under Constitution of India and Citizenship Act-
  - State Trading Corporation of India v CTO
  - b. Sunil Kumar v Mining and Allied Mach. .
  - c. State of Rajasthan v MstVidyawati
  - d. A.R.Antulay v R.S.Nayak
- 42. Darwinian Evolutionary theory is related to
  - a. Sociological jurisprudence
  - b. Analytical jurisprudence
  - c. philosophical jurisprudence .
  - d. None of the above
- 43. Who remarked, "life of law has not been logic, it has been experience"
  - a. Duguit
  - b. Salmond
  - c. Austin
  - d. Holmes
- 44. Which of the following cases is considered as blow to civil liberties in India?
  - a. Asiad Workers Case .
  - b. ADM Jabalpur Case
  - c. Golaknath case
  - d. None of the above
- 45. Who among the following has said that "Preamble is an epitome of Basic feature of the Constitution"?
  - a. Justice Gajendragadker •
  - b. Justice Subbarao 7
  - c. Justice Madholker
  - d. Justice Sikri

## 46. Supreme Court of India declared which constitutional Amendment as Unconstitutional?

- a. 97th Amendment
- b. 98th Amendment
- c. 99th Amendment .
- d. 100th Amendment

# 47. Which Article of Indian Constitution saves the judgement of Privy Council.

- a. Art. 295
- b. Art. 301
- c. Art. 393
- d. Art. 395 .

# 48. The doctrine of collective responsibility under the Constitution is provided:

- a. Under Article 80
- b. Under Article 60
- c. Under Article 77
- d. Under Article 75(3)

## 49. "Secularism is a basic feature of the Constitution" was held in:

- a. Bhuri v. State of Jammu and Kashmir
- b. Ramesh v. Union of India
- c. S.R. Bommai v. Union of India .
- d. Aruna Rai v. Union of India

## 50. Sidhartha Vashisht v. State (N.C.T. of Delhi) case is related to:

- a. Right to answer
- b. Right to travel abroad
- c. Right against sexual harassment .
- d. Trial by Media

