47.	'A' gives Rs. 50,000/- to 'B' on	condition that he shall marry A's daughter 'C'. At the
	date of the transfer 'C' was de	ead. Such transfer is
	(1) Valid transfer	(2) Void transfer
	(3) Voidable transfer	(4) Fraudulent transfer
48.	For filing the suit for declara Wakf property, the period of l	ation that the property in possession of 'Mutawalli' is a limitation will be
	(1) Twelve years	No limitation
	(3) Three years	(4) Thirty years
49.	To prove the case of 'alibi' the	ne burden lies on
40.	(1) The prosecution	The complainant
	(3) The witness	(4) The accused
50.	The unpaid seller may exerc	cise his right of stoppage in transit
00.		aion of the goods
	(2) By giving notice of his cl	laim to the carrier or other bailee in whose possession th
-	goods are	
	(3) By (1) and (2) both	
	(4) By none above	
51.	. The words "Socialist and Sec	ocular" were added to the Preamble of the Constitution by
907000	(1) Forty-first Amendment	t in 1976
	(2) Forty-third Amendmen	nt in 1976
_	Forty-second Amendme	ent in 1976
	(4) Forty-fourth Amendme	ent in 1979
52	2. Which is the Section recent	tly inserted in the Code of Criminal Procedure, providing
	Victim Compensation Sche	eme : (2) Section 311-A
	(1) Section 291-A	- 1 100 1
	(3) Section 357-A	A.A. ADMINISTRATION
5	a and an mill bo	as no pecuniary or territorial jurisdiction to try the suit
1	(1) To suo-moto transfer ti	the suit to the court having jurisdiction
1		
1	(a) To return the plaint	
1	(3) To return the plaint(4) To return the plaint fo	or presentation in proper court
	/	

- 54. Specific performance of a contract cannot be enforced in favour of a person
 - (1) Who would not be entitled to recover compensation for its breach
 - (2) Who has become incapable of performing or violates any essential term of the contract that on his part remains to be performed
 - (3) Who fails to aver and prove that he has performed or has always been ready and willing to perform the essential terms of contract which are to be performed by him
 - (4) All above
- Which of the following is not the ground of eviction under Section 16 of The Maharashtra Rent Control Act, 1999?
 - (1) Erection of any permanent structure on tenanted premises by tenant without written consent of the landlord
 - (2) Unlawful sub-letting
 - (3) Acquisition of suitable alternative residence by the tenant
 - (4) Bonafide requirement of the landlord
- 'A' dies in possession of a diamond ring and a gold chain. His servant 'B', before the 56. said ring and gold chain come into possession of any person entitled to such possession, dishonestly misappropriates the same. 'B' has committed an offence
 - (1) Under Section 420 of Indian Penal Code
 - Under Section 379 of Indian Penal Code
 - Under Section 404 of Indian Penal Code
 - (4) Under Section 409 of Indian Penal Code
- 57. 'Sale' under Section 54 of the Transfer of Property Act is a transfer of ownership in exchange for
 - (1) Price paid
 - (2) Price promised
 - (3) Price-partly paid and partly promised
 - (4) All above
- In which of the following circumstance the plaintiff shall not get the benefit as provided under Section 14 of the Limitation Act?
 - Where the another civil proceeding is disposed of after adjudication on merits by the competent court
 - (2) Where the another civil proceeding is disposed of for want of jurisdiction to the said court
 - (3) Where the another civil proceeding was diligently prosecuted by the plaintiff in good faith in a court having no jurisdiction to try the said matter
 - (4) None above

59.	Which Section in the Evidence Act confers power on the trial court to put any question to any witness? (1) Section 166 (2) Section 167 (3) Section 165 (4) Section 163
60.	Which of the following act will not amount to 'fraud' within the meaning of Section 17
	of The Indian Contract Act?
	(1) The active concealment of a fact by one having knowledge or belief of the fact
	(2) A promise made without any intention of performing it
	(3) The suggestion, as a fact, of that which is true, by one who does believe it to be true (4) None above
61.	In which case the Supreme Court held that "Objectives in the Preamble of the Constitution is its basic structure and it cannot be amended under its Article 368"?
	Constitution is its basic structure and it cannot be amended under the
-	(1) Maneka Gandhi v/s Union of India
	(2) Indira Nehru Gandhi v/s Raj Narain
	(3) Keshavananda Bharati v/s State of Kerala
	(4) Golak Nath v/s State of Punjab
62.	Who among the following cannot claim the maintenance under Section 125 of the Code of Criminal Procedure?
	(1) Illegitimate minor daughter from her father
	(2) Destitute wife from her husband
	(8) Major son from his father
1 /	(4) Disabled parents from their son
63.	Notice under Section 80 of the Code of Civil Procedure is mandatory when
00.	(1) The suit is against a Co-operative Society
	(2) The suit is against the Government
\ -	(3) The suit is against Gram Panchayat
1	(4) The suit is against Municipal Corporation
64.	
	Specific Relief Act is
	(1) Three years
	(3) Twelve years (4) One year
65	Control Act is
	(1) Within the period of twelve months from the date of service of summons
	(2) Within the period of six months from the date of service of summons
	(3) Within three years from the date of institution
	(4) No limitation
-	
	P.T.

	66.	und	ler a decree	of sep	paration, w	ithout	her consent	, shall		itely from nim
					any punisl					
	/	(2)	Be punish extend to	ed wit	h imprison ars and sha	ment o	be liable to	fine	for a term w	
		200	Be punish extend to	ed wit	h imprison years	ment o	f either desc	ription:	for a term w	
		(4)	Be punish also be lia			nprison	ment which	n may ex	ctend to one	year and shall
	67.	The 188	e expression 32 includes	n 'livi	ng person'	used in	n Section 5	of The	Transfer of	Property Act,
		(1)	A compan	y						
			An associa							
		(3)	Incorpora	ted bo	dy of indivi	duals				
	/	(4)	All above							
-	68.	For	filing an a	pplicat	tion for an o	rder to	set aside an	abateme	ent, the peri	od of limitation
					tement is	(3)	10 days	(4)	60 days	
			30 days	1711/50	90 days	30.00		0		
	69.	To per per	raise a pre	sump	tion under proved tha	Section t the p	n 108 of the person conce	ern has	not been he	the death of a eard of for the
	69.	To per per	raise a pre	sump	tion under	Section t the p	n 108 of the	ern has	ce Act as to not been he 20 years	the death of a eard of for the
	69. 70.	To per per (1)	raise a preson, it muriod of 3 years	esump est be (2) der Se	tion under proved tha 7 years ction 2(11)	Section t the p	n 108 of the person conce	ern has	20 years	the death of a eard of for the
		To per per (1)	raise a preson, it muriod of 3 years coperty' und	(2) der Se	tion under proved tha 7 years ction 2(11) operty in go	Section t the p (3) of the S	n 108 of the berson conce 10 years Sale of Good	ern has	20 years	the death of a eard of for the
		To per per (1) Pr (1)	raise a preson, it muriod of 3 years roperty' under the gene Merely a	esump ast be (2) der Seral pro	tion under proved tha 7 years ction 2(11) operty in go	Section t the p (3) of the S	n 108 of the berson conce 10 years Sale of Good	ern has	20 years	the death of a eard of for the
		To per per (1) (Pr (2) (3)	raise a pre- rson, it mu- riod of 3 years roperty' un- The gene Merely a Mercanti	esump est be (2) der Secral pro- specia le elem	tion under proved tha 7 years ction 2(11) operty in go 1 property: nent in goo	Section t the p (3) of the S	n 108 of the berson conce 10 years Sale of Good	ern has	20 years	the death of a eard of for the
		To per per (1) (Pr (2) (3)	raise a preson, it muriod of 3 years roperty' under the gene Merely a	esump est be (2) der Secral pro- specia le elem	tion under proved tha 7 years ction 2(11) operty in go 1 property: nent in goo	Section t the p (3) of the S	n 108 of the berson conce 10 years Sale of Good	ern has	20 years	the death of a eard of for the
1		To per per (1) (1) (2) (3) (4)	raise a preson, it muriod of 3 years operty' under the gene Merely a Mercanti Quality equals	der Secral prospeciale elemen	tion under proved that 7 years ction 2(11) operty in go 1 property: nent in goods t in goods	Section t the p (3) of the S oods in good ds	n 108 of the person conce 10 years Sale of Good	(4) ls Act, 19	20 years 930 means	eard of for the
	70.	To per per (1) (1) (2) (3) (4)	raise a preson, it muriod of 3 years operty' under the gene Mercanti Quality equality equals a preson of the person of the perso	der Secral prospeciale elemen	tion under proved that 7 years ction 2(11) operty in go 1 property in ent in goods tin goods	Section t the p (3) of the S oods in good ds	n 108 of the erson conce 10 years Sale of Good s	(4) Is Act, 19	20 years 930 means	flaw
	70.	To per per (1) Pr (2) (3) (4) Do (1) (2)	raise a preson, it muriod of 3 years operty' under the gene Merely a Mercanti Quality e ouble Jeoph No person himself	der Secral prospeciale elemen	tion under proved that 7 years ction 2(11) operty in go I property in goods tin goods neans I be convict sed of any o	Section t the p (3) of the S oods in good ds	n 108 of the person conce 10 years Sale of Good 8	(4) Is Act, 19	20 years 930 means violation of	f law
-	70.	To per per (1) Pr (2) (3) (4) Do (1) (2)	raise a pre- rson, it mu- riod of 3 years roperty' un- The gene Merely a Mercanti Quality e ouble Jeop No person himself No person	der Seral prospeciale elemen ardy'r na shall	tion under proved that 7 years ction 2(11) operty in go 1 property in goods to goods neans be convicted and the prosect of any of the prosect of the proventies of th	Section to the p (3) of the Soods in good ds ed of are offence arted an	n 108 of the person conce 10 years Sale of Good s	(4) Is Act, 19	20 years 930 means r violation of to be a wither	flaw

72.	The period of limitation shall be six months for taking cognizance of the offence, if the said offence is
	(1) Punishable with fine only
/	(2) Punishable with imprisonment for a term not exceeding six months
	(3) Punishable with imprisonment for a term not exceeding one year
	(4) Punishable with imprisonment for a term not exceeding one month
73.	In the case of a public nuisance a suit under Section 91 of the Code of Civil Procedure
10.	for a declaration and injunction may be instituted by
	(1) A person aggrieved
-	(2) A person to whom special damage has been caused by reason of such public
	nuisance
((3) With the leave of the court of two or more persons, eventhough no special
1	damage has been caused to such persons
	(4) Two or more persons to whom special damage has been caused by reason of such
	public nuisance
100	As per Section 34 of the Specific Relief Act 1963 no court shall make any such
74.	As per Section 34 of the Specific Rener Act 1999 its declaration in a case where
r	(1) Plaintiff is entitled to any legal character
1	(1) Plaintiff is entitled to any right as to any property (2) Plaintiff is entitled to any right as to any property
1	(2) Plaintiff is entitled to any right as to the property of the seek further relief than a mere declaration of title, omits
٠,	
0	to do so
	(4) None above
75.	To which premises, out of the premises mentioned here in below the provisions of
	Maharashtra Rent Control Act, 1999 shall apply?
	(1) The premises let out to the Government
	(2) The premises let out to a Private Limited Company having a paid up share
6	capital of Rs. 250 lakhs
	(3) The premises let out to Union Bank of India
	(4) None above
	2014 A. S.Y. Jian Danal Code pertains to
76.	
	(1) Dowry death
	Abatement of suicide
	(3) Causing death by negligence
	(4) Culpable homicide not amounting to murder
	P.T

77. Which of the following is the example of 'Valid Conditional Transfer'? (1) A lets a farm to B on condition that he shall walk a hundred miles in an hour (2) 'A' transfers Rs. 500/- to 'B' on condition that she shall murder 'C' (3) 'A' transfers Rs. 500/- to his niece, if she will desert her husband (4) A transfers Rs. 500/- to B on condition that he shall execute a certain lease within three months after A's death Suit for compensation for malicious prosecution is to be filed from the date when the 78. plaintiff is acquitted or the prosecution is otherwise terminated within (2) Two years (1) Three years (4) Twelve years One year Mandatory requirement of Section 27 of the Indian Evidence Act is that 79. (1) The accused must be in police custody (2) The accused must be in judicial custody (3) The accused must be on bail (4) The accused must plead guilty first 80. Dissolution of a firm means (1) The dissolution of partnership between some of the partners of a firm (2) The dissolution of partnership between two or more partners of a firm (8) The dissolution of partnership between all the partners of the firm (4) All above 81. When a writ is issued to an inferior court or tribunal on ground of exceeding the jurisdiction or acting contrary to the rules of natural justice, it is called a writ of (1) Certiorari (2) Mandamus (3) Quo Warranto (4) Habeas Corpus. 82. Section 311-A of Code of Criminal Procedure empowers the Magistrate of First Class to Summon material witness Postpone or adjourn proceedings (3) Order person to give specimen signatures Visit and inspect any place in which an offence is alleged to have been committed 83. Decree will be null and void, if (1) Passed ignoring certain provisions of law (2) There is inherent lack of jurisdiction to the court passing decree

(4) Passed in favour of deceased plaintiff without an objection being raised by the

(3) Passed ex-parte

defendant

- 17 84. A suit filed by 'X' for a declaration that a one year old boy allegedly born to the defendant wife Y was not his son. (1) The suit is competent and maintainable under Section 34 of the Specific Relief (2) Suit is not competent and maintainable under Section 34 of the Specific Relief Act 1963 (3) The suit is expressly barred under Section 14 of the Specific Relief Act, 1963 (4) The suit is expressly barred under Section 38 of the Specific Relief Act 1963 Under which Section of the Maharashtra Rent Control Act the members of armed forces of the union, scientists or their successor-in-interest can recover possession of premises required for their occupation? (4) Section 15 (3) Section 24 (1) Section 23 (2) Section 16 Who among the following is not a 'Public Servant' within the meaning of Section 21 86. of Indian Penal Code? (1) Municipal Commissioner (2) Municipal Councillor (3) Manager of Nationalized Bank (4) Commissioned Officer in Military Read the following propositions. Find out which one is incorrect. (1) In a sale, there is an absolute transfer of all rights in the property sold and no rights are left in the transferor (2) In a lease, there is a partial transfer or demise and the rights left in the transferor are called reversion (3) A gift comprising both existing and future property is void as to the latter (4) Acceptance is not the pivotal requirement to constitute a valid gift For filing a suit to enforce payment of money secured by a mortgage or otherwise charged upon immovable property the period of limitation prescribed is
 - (1) 12 years when the money sued for becomes due 3 years when the money sued for becomes due (3) 30 years when the money sued for becomes due (4) 20 years when the money sued for becomes due 89. Read the following facts:

Point out of which one the court may not take judicial notice.

- That Mahatma Gandhi was killed on 30th January 1948
- (2) That riots took place after his death
- (3) That several persons were killed in the said riots
- That Girish and his friend Shirish lost their lives in the said riots

3				18	8	CE
90.	A'	Contingent contra	ct' is a contract			
	(1)			ollateral to such	contract, does happen	
-	(2)	To do something,				
	(3)				eral to such contract, do	es or
	(4)	Not to do somethi happen	ng, if some even	t, collateral to s	uch contract, does or doe	s not
91.		nich Article of our pression to the citiz		rovides the rig	ht to freedom of speech	and
	(1)	Article 18	(2)	Article 19		
	(3)	Article 17	(4)	Article 20		
92.	Ev	ery offence shall or	dinarily be enq	uired into and to	ried by the court	
	(1)	Within whose loca	al jurisdiction th	e complainant r	esides	
	(2)	Within whose loca	al jurisdiction th	e said offence w	as committed	
1	(3)	Within whose loca	al jurisdiction th	e accused ordin	arily resides	
	(4)	Within whose loca	ıl jurisdiction wi	tnesses to the sa	aid offence reside	
93.		set aside the decre	e passed ex-par	te, where the su	immons was duly served	l, the
	(1)	Ten days from the	date of decree			
	(2)	Thirty days from	the date of decre	e		
	(3)	Sixty days from tl	ne date of decree	0		
6	LAY	Ninety days from	the date of decr	ee		
94.	Un	der Section 21 of tl	ne Specific Relie	f Act:		
	The	e Court				
	(1)	Shall not award a	ny compensation	n to the plaintiff		
	£23	Shall as of rule av	vard compensati	on in each and e	every suit	
	(3)	Shall not award o	ompensation un	less the plaintif	f has claimed it in his pla	int
	AT	May award compe	nsation to the p	laintiff even if it	is not claimed by him	
-			393			
95.		en the landlord car tion 22(1) of the M			service tenancy created u	nder
	(1)	If a tenant is conv	icted in a crimir	al case by a con	petent court	
	(2)	If a departmental theft, misappropri		ted against a te	nant on serious charges	like
	(3)	If a tenant ceases establishment	to be the memb	er of the recogni	zed trade union in the	

(4) If the tenant ceases to be in the service or employment of the said landlord

96. To constitute the offence of kidnapping from lawful guardianship the age of the kidnapped minor must be

19

- (1) Under eighteen years of age if a male or under sixteen years of age if a female
- (2) Under sixteen years of age if a male or under eighteen years of age if a female
- (3) Not more than twenty-one years if a female or not more than eighteen years if a male
- (4) Under twenty one years of age may be a male or female
- 97. As per Section 122 of the "Transfer of Property Act" "Gift" means
 - (1) The transfer of certain existing movable property made by donor to donee
 - (2) The transfer of certain existing immovable property made by donor to the donee
 - (3) The transfer of property by donor to donee on certain consideration
 - (4) The transfer of certain existing movable or immovable property made voluntarily and without consideration by one person, called the donor, to another, called the donee and accepted by or on behalf of the donee
- 98. As provided under Section 25 (3) of the Limitation Act, 1963, the easement rights over the property belonging to the Government are acquired by continuous and uninterrupted user if such right is peaceably and openly enjoyed for a period of
 - (I) Twelve years

(3) Three years

Twenty years

(4) Thirty years

- 99. 'Examination-in-chief' means
 - (1) The examination of a witness by adverse party
 - (2) The examination of a witness by the party who calls him
 - (3) The examination of a witness, subsequent to the cross-examination by the party who called him
 - (4) The examination of a first witness
- 100. Where a person lawfully does anything for another person or delivers anything to him, not intending to do so gratuitously, and such other person enjoys the benefit thereof

(2) The latter is not bound to make compensation to the former

The latter is bound to make compensation to the former

The former is forbidden to accept compensation from the latter

(4) The latter if a Government is not bound to make compensation to the former

सूचना - (पृष्ठ 1 वरून पुढे....)

(9) सदर प्रश्नपत्रिकेसाठी आयोगाने विहित केलेली वेळ संपल्यानंतर उमेदवाराला ही प्रश्नपुस्तिका स्वत: बरोबर परीक्षाकक्षाबाहेर घेऊन जाण्यास परवानगी आहे. मात्र परीक्षाकक्षाबाहेर जाण्यापूर्वी उमेदवाराने आपल्या उत्तरपत्रिकेचा भाग – 1 समवेक्षकाकडे न विसरता परत करणे आवश्यक आहे.

नमुना प्रश्न

प्रश्न क. 201. The Catch varies inversely with the size of the :

(1) nozzle

- (2) droplet
- (3) obstruction
- (4) sprayer

ह्या प्रश्नाचे योग्य उत्तर ''(3) obstruction'' हे आहे. त्यामुळे या प्रश्नाचे उत्तर ''(3)'' होईल, आता खालीलप्रमाणे प्र. क्र. 201 समोरील उत्तर-क्रमांक ''(3)'' चा कंस खालीलप्रमाणे पूर्णपणे छायांकित करून दाखविणे आवश्यक आहे.

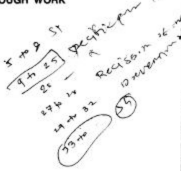
- ਬ. क. 201.
- 0

1

- •
- (1)

अशा पद्धतीने प्रस्तुत प्रश्नपुस्तिकेतील प्रत्येक प्रश्नाचा तुमचा उत्तरक्रमांक हा तुम्हाला स्वतंत्ररीत्या पुरविलेल्या उत्तरपत्रिकेवरील त्या त्या प्रश्नक्रमांकासमोरील संबंधित वर्तुळ पूर्णपणे छायांकित करून दाखवावा. ह्याकरिता फक्त काळ्या शाईचे बॉलपेन वापरावे. पेन्सिल वा शाईचे पेन वापरू नये.

कच्च्या कामासाठी जागा/SPACE FOR ROUGH WORK



चरीक्षेचे नांव :दिवाणी न्यायायीय (कनिष्ठ स्तर) व न्याय दंढाधिकारी (प्रथम वर्ग), चूर्व चरीक्षा - २०११ चरीक्षेचा दिनांक : २९, मे २०११ विषय : विस्ति कायदेविषयक ज्ञान

महाराष्ट्र होक्सेब आयोगामाकृत 'विवाणी न्यायाधीश अभिकासराश्चाण सिर्धासमाधीस प्रमुख्य स्थापन स्थापन सिर्धास सि

उत्तरतालिका - KEY

प्रश्न		ব	त्तरे	
क्रमांक	संच A	संच B	संच C	संच D
1	3	3	3	3
2	2	4	4	1
3	4	3	3	3
4	4	4	3	2
5	3	3	1	4
6	3	3	1	2
7	4	4	2	2
8	1	2	3	1
9	3	3	4	1
10	3	1	2	1
11	3	3	1	2
12	2	4	3	2
13	3	3	2	2
14	3	3	1	3
15	2	1	1	4
16	2	1	2	1
17	2	2	4	4
18	2	3	1	4
19	4	4	4	2
20	3	2	3	2
21	3	3	2	3
22	3	3	2	1
23	2	1	2	3
24	2	1	3	3
25	1	4	4	4

प्रश्न		31	तरे	
क्रमांक	संच \Lambda	संच B	संच C	संच D
26	2	2	1	3
27	4	2	4	4
28	4	2	4	3
29	2	2	2	1
30	1	3	2	3
31	3	3	3	3
32	4	1	3	4
33	3	3	1	3
34	4	2	1	3
35	3	4	4	1
36	3	2	2	1
37	4	2	2	2
38	2	1	2	3
39	3	1	2	4
40	1	1	3	2
41	3	3	3	3
42	1	2	1	2
43	3	3	3	4
44	3	3	2	4
45	4	2	4	3
46	3	2	2	3
47	4	2	2	4
48	3	2	1	1
49	1	4	1	3
50	3	3	1	3

३१ में २०११

प्रश्न				
क्रमांक	संच A	संच B	संच C	संच D
51	3	3	3	3
52	4	2	1	2
53	3	4	3	3
54	3	4	3	3
55	1	3	4	2
56	1	3	3	2
57	2	4	4	2
58	3	1	3	2
59	4	3	1	4
60	2	3	3	3
61	1	3	3	3
62	3	3	4	3
63	2	2	3	1
64	1	2	4	1
65	1	1	3	4
66	2	2	3	2
67	4	4	4	2
68	1	4	2	2
69	4	2	3	2
70	3	1	1	3
71	3	3	3	1
72	3	1	3	3
73	1	3	2	2
74	1	3	2	1
75	4	4	1	1

1 1	प्रश्न	उत्तरे					
v.rec	raitr	संच A	संच B	संच C	संच D		
	76	2	3	2	2		
	77	2	4	4	4		
1 1	78	2	3	4	1		
	79	2	1	2	4		
1 1	80	3	3	1	3		
1 1	81	2	1	3	3		
	82	2	3	2	3		
	83	2	2	3	2		
1 1	84	3	1	3	2		
1 1	85	4	1	2	1		
	86	1	2	2	2		
	87	4	4	2	4		
	88	4	1	2	4		
	89	2	4	4	2		
	90	2	3	3	1		
	91	3	2	3	3		
	92	1	2	2	4		
	93	3	2	4	3		
	94	2	3	4	4		
	95	4	4	3	3		
	96	2	1	3	3		
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उर में २०११



वेळ : 2 (दोन) तास

प्रश्नपुस्तिका क्रमांक BOOKLET NO.

101362

प्रश्नपुस्तिका

एकुण प्रश्न : 100

CODE : CBD

विहित कायदेविषयक ज्ञान

एकूण गुण : 100

स्चना

(1) सदर प्रश्नपुस्तिकेत 100 अनिवार्य प्रश्न आहेत. उमेदवारांनी प्रश्नांची उत्तरे लिहिण्यास सुरुवात करण्यापूर्वी या प्रश्नपुस्तिकेत सर्व प्रश्न आहेत किंवा नाहीत याची खात्री करून <u>प्यावी. असा तसेच अन्य काली केल</u> अञ्चपुस्तिका समवेक्षकांकडून लगेच बदलून प्यावी.

(2) आपला परीक्षा क्रमांक ह्या चौकोनांत न विसरता बॉलपेनने लिहावा. 29th May 2011

शेवटचा अंक

- (3) वर छापलेला प्रश्नपुस्तिका क्रमांक तुमच्या उत्तरपत्रिकेवर विशिष्ट जागी उत्तरपत्रिकेवरील सूचनेप्रमाणे न विसरता नमूद करावा.
- (4) या प्रश्नपुस्तिकेतील प्रत्येक प्रश्नाला 4 पर्यायी उत्तरे सुचिवली असून त्यांना 1, 2, 3 आणि 4 असे क्रमांक दिलेले आहेत. त्या चार उत्तरांपैकी सर्वात योग्य उत्तराचा क्रमांक उत्तरपत्रिकेवरील सूचनेप्रमाणे तुमच्या उत्तरपत्रिकेवर नमूद करावा. अशा प्रकारे उत्तरपत्रिकेवर उत्तरक्रमांक नमूद करावा तो संबंधित प्रश्नक्रमांकासमोर छायांकित करून दर्शविला जाईल याची काळजी घ्यावी. ह्याकरिता फक्त काळ्या शाईचे बॉलपेन वापरावे, पेन्सिल वा शाईचे पेन वापरू नये.
- (5) सर्व प्रश्नांना समान गुण आहेत. यास्तव सर्व प्रश्नांची उत्तरे द्यावीत. घाईमुळे चुका होणार नाहीत याची दक्षता घेऊनच शक्य तितक्या वेगाने प्रश्न सोडवावेत. क्रमाने प्रश्न सोडविणे श्रेयस्कर आहे पण एखादा प्रश्न कठीण वाटल्यास त्यावर वेळ न घालविता पुढील प्रश्नाकडे वळावे. अशा प्रकारे शेवटच्या प्रश्नापर्यंत पोहोचल्यानंतर वेळ शिल्लक राहिल्यास कठीण म्हणून वगळलेल्या प्रश्नांकडे परतणे सोईस्कर ठरेल.

(6) उत्तरपत्रिकेत एकदा नमूद केलेले उत्तर खोडता येणार नाही. नमूद केलेले उत्तर खोडून नव्याने उत्तर दिल्यास ते तपासले जाणार

नाही.

- (7) प्रस्तुत परीक्षेच्या उत्तरपत्रिकांचे मूल्यांकन करताना उमेदवाराच्या उत्तरपत्रिकेतील योग्य उत्तरांनाच गुण दिले जातील. तसेच ''उमेदवाराने वस्तुनिष्ठ बहुपर्यायी स्वरूपाच्या प्रश्नांची अचूक उत्तरेच उत्तरपत्रिकेत नमूद करावीत. अन्यथा त्यांच्या उत्तरपत्रिकेत सोडविलेल्या प्रत्येक चार चुकीच्या उत्तरांसाठी एका प्रश्नाचे गुण वजा करण्यात येतील''.
- (8) प्रश्नपुस्तिकेमध्ये विहित केलेल्या विशिष्ट जागीच कच्चे काम (रफ वर्क) करावे. प्रश्नपुस्तिकेव्यतिरिक्त उत्तरपत्रिकेवर वा इतर कागदावर कच्चे काम केल्यास ते कॉपी करण्याच्या उद्देशाने केले आहे, असे मानले जाईल व त्यानुसार उमेदवारावर शासनाने जारी केलेल्या ''परीक्षांमध्ये होणाऱ्या गैरप्रकारांना प्रतिबंध करण्याबाबतचे अधिनियम-82'' यातील तरतुदीनुसार कारवाई करण्यात येईल व दोषी व्यक्ती कमाल एक वर्षांच्या कारावासाच्या आणि/किंवा रुपये एक हजार रकमेच्या दंडाच्या शिक्षेस पात्र होईल.

ताकीद

ह्या प्रश्नपत्रिकेसाठी आयोगाने विहित केलेली बेळ संपेपपैत ही प्रश्नपुस्तिका आयोगाची मालमत्ता असून ती परीक्षाकक्षात उमेदबाराला परीक्षेसाठी वापरण्यास देण्यात येत आहे. ही वेळ संपेपपैत सदर प्रश्नपुस्तिकेची प्रत/प्रती, किंवा सदर प्रश्नपुस्तिकेतील काही आशय कोणत्याही स्वरूपात प्रत्यक्ष वा अप्रत्यक्षपणे कोणत्याही व्यक्तीस पुरविणे, तसेच प्रसिद्ध करणे हा गुन्हा असून अशी कृती करणाऱ्या व्यक्तीवर शासनाने जारी केलेल्या ''परीक्षांमध्ये होणाऱ्या गैरप्रकारांना प्रतिबंध करण्याबाबतचा अधिनियम–82'' यातील तरतुदीनुसार तसेच प्रचलित कायद्याच्या तरतुदीनुसार कारवाई करण्यात येईल व दोषी व्यक्ती कमाल एक वर्षांच्या कारावासाच्या आणि/किंवा रुपये एक हजार रकमेच्या दंडाच्या शिक्षेस पात्र होईल.

तसेच ह्या प्रश्नपत्रिकेसाठी विहित केलेली वेळ संपण्याआधी ही प्रश्नपुस्तिका अनधिकृतपणे बाळगणे हा सुद्धा गुन्हा असून तसे करणारी व्यक्ती आयोगाच्या कर्मचारीवृंदापैकी, तसेच परीक्षेच्या पर्यवेक्षकीयवृंदापैकी असली तरीही अशा व्यक्तीविरुद्ध उक्त अधिनियमानुसार कारवाई करण्यात येईल व दोषी व्यक्ती शिक्षेस पात्र होईल.

पुढील सूचना प्रश्नपुस्तिकेच्या अंतिम पृष्ठावर पहा

पर्यवेक्षकांच्या सूचनेविना हे सील उघडू नये

101364

कच्चा कामासाठी जागा/SPACE FOR ROUGH WORK

We are providing piece of information just for reference. It may vary from Official

- Out of the following which is not the correct statement regarding 'retirement of a
 partner'?
 - (1) A partner may retire with the consent of all other partners
 - (2) A partner may retire in accordance with an express agreement by the partners
 - (3) A partner may retire with the consent of any other partner
 - (4) Where the partnership is at will, a partner may retire, by giving notice in writing to all the other partners of his intention to retire
- 2. Which of the following is not a 'Public Document' within the meaning of Evidence
 - (1) Decree passed in a civil suit
 - (2) Caste certificate issued by the competent authority
 - (3) 7/12 extract
 - (A) Injury certificate issued by a Medical Practitioner
- 3. Expression "time requisite" used in Section 12 (2) of the Limitation Act means
 - (1) Time absolutely necessary (2) Minimum time
 - (3) Actual time consumed
- (4) Thirty days
- 'Sale' under Section 54 of the Transfer of Property Act is a transfer of ownership in exchange for
 - (1) price paid
 - (2) price promised
 - (3) price-partly paid and partly promised
 - (4) all above
- 5. Which of the following act will not fall in general exceptions provided under Chapter IV of Indian Penal Code?
 - (1) Act likely to cause harm but done without criminal intent and prevent other harm
 - Accident in doing a lawful act
 - (3) Act of the child aged 14 years
 - (4) Act done by a person justified, or by mistake of fact believing himself justified, by
- 6. Section 24 of the Maharashtra Rent Control Act, 1999 entitles the landlord to recover possession of premises given on licence on expiry of the period of licence. For the purpose of the said Section who among the following is included in the expression 'landlord'?
 - (1) tenant who has given premises on license
 - (2) sub-tenant who has given premises on license
 - (3) the successor in interest, who becomes the landlord of the premises as a result of death of such landlord
 - (4) none above

P.T.O.

- CBD 7. Under which of the following circumstances a court can grant perpetual injunction ? To prevent multiplicity of judicial proceedings (2) When compensation in money would not afford adequate relief (3) No standard for ascertaining actual damage exists (4)) All above 8. Which of the following is not the requirement for stay of suit under Section 10 of the Code of Civil Procedure? (1) That parties to both the suits must be the same (2) That the matter in issue in the second suit must be directly and substantially in issue in prior suit (3) That prior suit must be pending in the same court or in any court in India, having jurisdiction to grant the relief claimed (4) That where the previously instituted suit is pending, such court is of competent jurisdiction to grant the relief claimed in subsequent suit 9. Conditional order for removal of nuisance under Section 133 of Code of Criminal Procedure are to be passed by (1) Chief Judicial Magistrate (2) Additional Sessions Judge (8) District Magistrate or Sub-divisional Magistrate (4) Judicial Magistrate First Class 10. Which Article of the Constitution provides for the formation of new states? (4) Article 13 (2) Article 39 (3) Article 2 (1) Article 3 11. A dormant is that partner (A) Who has taken part in the conduct of the business as partner and is not liable for the act of the firm (2) Who has never taken part in the conduct of the business as a partner and is not liable for the act of the firm Who has never taken part in the conduct of the business as a partner but is liable for the act of the firm (4) Who, due to his special status, has nothing to do with the loss of the business and is entitled to the profit only
- 12. Which of the following will be an inadmissible dying declaration?
 - Oral dying declaration
 - (2) Dying declaration recorded on the basis of nods and gestures
 - (3) Dying declaration by signs and gestures
 - (4) None above

Sel	ect correct	one of	the follow	ing				
(1)	Any appea	al filed	after the	prescrib	ed period of	flimitat	ion shall not	be admitted
(2)	Any suit f	iled af	ter the pre	scribed	period of lin	mitation	shall be adm	itted if
	sufficient	cause	for delay is	shown				
(3)					34700 BARBER 100 100 100			
(4)	900000					f limitat	ion shall not	be admitted
								ransfer it to
(1)	Simple m	ortgag	e					
(3)	English n	nortga	ge	(4)	Mortgage l	by condi	tional sale	
For	'Criminal	consp	iracy', min					
(1)	Two	(2)	Five	(3)	Three	(4)	Ten	
					of the Mal	narashtr	a Rent Cont	rol Act, 1999
(1)	30 days	(2)	60 days	(8)	90 days	(4)	180 days	
Poi	nt out -	-					,	
			lowing gro	und th	e court shal	ll not re	fuse the decr	ee of specific
(1)	In a contr defendan	ract, w						
(2)	In a case	where	the contra	ct is no	t enforceabl	e at the	instance of th	ne other party
(3)	though no	ot rend	lering the					
(4)	defendan	t which	h he did no	t forese				
Sal	le of immo	vable p	property in	execut	ion of decre	e cannot	be ordered b	у
(1)	Civil Jud	ge Jun	ior Divisio	on (2)	Civil Judg	e Senior	Division	
	(1) (2) (3) (4) What trans (1) (3) For (1) Point (1) (2) (3) (4) Sai	(1) Any appear (2) Any suit from sufficient (3) No suit ship sufficient (4) Application of the even if suit with the mortgager up (1) Simple man (3) English man (4) Two As per the man of the every appear (1) 30 days Point out — On which of performance. (1) In a contradefendam (2) In a case (3) Where the though man of the every appear (4) Where performance (5) Where the specific performance (6) Where performance (7) In a case (8) Where the though man of the every appear (1) In a case (2) Where the specific performance (3) Where the specific performance (4) Where performance (5) Where the specific performance (6) Where the specific performance (1) In a case (1) Where the specific performance (2) Where the specific performance (3) Where the specific performance (4) Where (4)	(1) Any appeal filed (2) Any suit filed aff sufficient cause (3) No suit shall be (4) Application filed even if sufficient Where the mortgag transfer the mortgag mortgager upon pay (1) Simple mortgag (3) English mortgag (3) English mortgag (4) Two (2) As per the mandate every appeal shall be (1) 30 days (2) Point out — On which of the foll performance. (1) In a contract, widefendant (2) In a case where (3) Where the defer though not rend specific perform (4) Where performs defendant which no such hardshi Sale of immovable performance.	(1) Any appeal filed after the presufficient cause for delay is (3) No suit shall be admitted at the even if sufficient cause for delay is (4) Application filed after the even if sufficient cause for the mortgager binds his transfer the mortgaged proper mortgager upon payment of the contract of the co	(2) Any suit filed after the prescribed sufficient cause for delay is shown (3) No suit shall be admitted after the (4) Application filed after the prescribe even if sufficient cause for delay is (5) Where the mortgager binds himself to transfer the mortgaged property to the mortgager upon payment of the mortgager upon payment of the mortgage (2) (3) English mortgage (2) (3) English mortgage (4) For 'Criminal conspiracy', minimum of (1) Two (2) Five (3) As per the mandate of Section 34 (2) every appeal shall be made within (1) 30 days (2) 60 days (3) Point out — On which of the following ground the performance. (1) In a contract, where plaintiff has defendant (2) In a case where the contract is no (3) Where the defendant entered into though not rendering the contract specific performance (4) Where performance of the contract defendant which he did not forese no such hardship on the plaintiff Sale of immovable property in executions.	(1) Any appeal filed after the prescribed period of (2) Any suit filed after the prescribed period of his sufficient cause for delay is shown (3) No suit shall be admitted after the prescribed even if sufficient cause for delay is shown (4) Application filed after the prescribed period of even if sufficient cause for delay is shown Where the mortgager binds himself to repay more transfer the mortgaged property to the mortgage mortgager upon payment of the mortgage money (1) Simple mortgage (2) Anomalous (3) English mortgage (4) Mortgage (5) Three As per the mandate of Section 34 (2) of the Male every appeal shall be made within (1) 30 days (2) 60 days (3) 90 days Point out — On which of the following ground the court shall performance. (1) In a contract, where plaintiff has been given defendant (2) In a case where the contract is not enforceable though not rendering the contract voidable, is specific performance (4) Where performance of the contract would invested the defendant which he did not foresee, whereas in on such hardship on the plaintiff Sale of immovable property in execution of decree	(1) Any appeal filed after the prescribed period of limitation sufficient cause for delay is shown (3) No suit shall be admitted after the prescribed period of limitation sufficient cause for delay is shown (4) Application filed after the prescribed period of limitate even if sufficient cause for delay is shown Where the mortgager binds himself to repay mortgage mortgager upon payment of the mortgage money, is called the mortgager upon payment of the mortgage money, is called the mortgage with mortgage (2) Anomalous mortgates (3) English mortgage (2) Anomalous mortgates (3) English mortgage (4) Mortgage by condition of the mortgage by condition of the mandate of Section 34 (2) of the Maharashtre every appeal shall be made within (1) 30 days (2) 60 days (3) 90 days (4) Point out — On which of the following ground the court shall not reperformance. (1) In a contract, where plaintiff has been given an unfait defendant (2) In a case where the contract is not enforceable at the though not rendering the contract voidable, makes it specific performance (4) Where performance of the contract would involve son defendant which he did not foresee, whereas its non-prosuch hardship on the plaintiff Sale of immovable property in execution of decree cannot decrease in the contract would involve son the plaintiff	 Any appeal filed after the prescribed period of limitation shall not 2. Any suit filed after the prescribed period of limitation shall be adm sufficient cause for delay is shown. No suit shall be admitted after the prescribed period of limitation 4. Application filed after the prescribed period of limitation shall not even if sufficient cause for delay is shown. Where the mortgager binds himself to repay mortgage money on a cert transfer the mortgaged property to the mortgage, but subject to refmortgager upon payment of the mortgage money, is called. Simple mortgage. (2) Anomalous mortgage. English mortgage. (4) Mortgage by conditional sale. For 'Criminal conspiracy', minimum number of persons required is. Two. (2) Five. (3) Three. (4) Ten. As per the mandate of Section 34 (2) of the Maharashtra Rent Contravery appeal shall be made within. 30 days. (2) 60 days. (3) 90 days. (4) 180 days. Point out. — On which of the following ground the court shall not refuse the decreperformance. In a contract, where plaintiff has been given an unfair advantage defendant. In a case where the contract is not enforceable at the instance of the contract under circumstance though not rendering the contract voidable, makes it inequitable to specific performance. Where the defendant entered into the contract under circumstance though not rendering the contract would involve some hardship of defendant which he did not foresee, whereas its non-performance were defendent.

P.T.O.

(3) Court of Small Causes

(4) Joint Civil Judge Senior Division

3	6
19.	As per Section 197-A of Code of Criminal Procedure, applicable in State of Maharashtra, no court shall take cognizance of any offence against the Commissioner or receiver appointed by a court under the provisions of Code of Civil Procedure, except the previous sanction of (1) The High Court of Judicature at Bombay
	(2) Law and Judiciary Department of State of Maharashtra
,	Director General of Prosecution The court which appointed such person as Commissioner or receiver as the case may be
20.	The process which empowers Lok Sabha to draw funds in advance, pending the completion of budgetary process (1) Appropriation bill (3) Finance bill (4) Ordinance
21.	 Which of the following proposition is not correct? (2) It is not practicable for a court of law to force the likings of the parties to enter into wedlock and therefore, contracts for betrothal and marriage, cannot be enforced in specie (2) A contract to take a loan cannot be specifically enforced, because compensation can afford adequate relief (3) A contract which is dependent on the personal qualifications or volition of the parties can be specifically enforced (4) A contract by a guardian to purchase immovable property on behalf of a minor can be specifically enforced, provided there is competency of the guardian and legal necessity

22. The Latin expression "Ubi jus ibi remedium" means

- (1) Where the sufferer is willing no injury is done
- (2) Every one must so use his own property as not to do damage to another
- (3) There is no wrong without a remedy
- (4) Where both parties are equally to blame, neither can hold the other liable
- Oral agreement of sale and no time fixed for the performance of the agreement. 23. Vendor sold the plots to third parties. Firstly on 26-7-72, secondly on 1-9-72, thirdly on 3-12-72 and lastly on 29-12-73. Period of limitation for the suit for specific performance of contract will start from

26-7-72

(2) 1-9-72

(3) 3-12-72

	In view of Section 105 of the Transfer of Property Act a lease of immovable property
	is a transfer of
	(1) A right to enjoy such property in consideration of a price paid or promised or of
/	money, a share of crops, service or any other thing of value
	(2) An interest in specific immovable property for securing the payment of money advanced
	(3) Ownership in consideration of price paid or promised
	(4) Certain immovable property, made voluntarily and without consideration
5.	Property is designated as 'stolen property', if its possession has been transferred by
	(1) Theft or extortion or robbery
1	(2) Criminal misappropriation
034	(3) Criminal breach of trust
1	(4) All above
26.	Which of the following is not included in essential supply or services as enumerated in Section 29 of the Maharashtra Rent Control Act, 1999?
	(1) Lights in passages (2) Fire extinguishing services
	(8) Conservancy services (4) Lifts
V	(a) Conservancy services
27.	'X' is the wife of 'Z'. They are Hindu by religion. Their marriage was solemnized prior to 1990. 'X' files a suit for grant of injunction against her husband 'Z' in the year 2003, restraining from marrying a second wife.
	'X's suit for such injunction is
	(1) Hopelessly harred by limitation and is liable to be dismissed with costs
	(1) Hopelessly barred by limitation and is liable to be dismissed with costs (2) Maintainable, as it is for prevention of breach of an obligation existing in her favour
	(2) Maintainable, as it is for prevention of breach of an obligation existing in her favour
	(2) Maintainable, as it is for prevention of breach of an obligation existing in her
28.	(2) Maintainable, as it is for prevention of breach of an obligation existing in her favour (3) Liable to be dealt under Order 7 Rule 11 of Code of Civil Procedure (4) Barred under the provisions of Hindu Marriage Act, 1955
28.	(2) Maintainable, as it is for prevention of breach of an obligation existing in her favour (3) Liable to be dealt under Order 7 Rule 11 of Code of Civil Procedure (4) Barred under the provisions of Hindu Marriage Act, 1955 Second appeal under Section 100 of Code of Civil Procedure lies
28.	(2) Maintainable, as it is for prevention of breach of an obligation existing in her favour (3) Liable to be dealt under Order 7 Rule 11 of Code of Civil Procedure (4) Barred under the provisions of Hindu Marriage Act, 1955 Second appeal under Section 100 of Code of Civil Procedure lies (1) On question of facts
28.	(2) Maintainable, as it is for prevention of breach of an obligation existing in her favour (3) Liable to be dealt under Order 7 Rule 11 of Code of Civil Procedure (4) Barred under the provisions of Hindu Marriage Act, 1955 Second appeal under Section 100 of Code of Civil Procedure lies

3	8 CBD
29.	Compensation for accusation without reasonable cause can be awarded by the Magistrate
	(1) Under Section 357 (3) of Cr. P.C.
	(2) Under Section 250 of Cr.P.C.
	(3) Under Section 167 (2) of Cr.P.C.
	(4) Under Section 436-A of Cr.P.C.
30.	Article 39-A of the Constitution pertains to
	(1) Equality before law
	(2) Equality of opportunity in matters of public employment
	(3) Equal justice and free legal aid
7700	(4) Right of minorities to establish and administer educational institutions
31	Presumption under Section 113-A of Indian Evidence Act pertains to
	(1) Dowry death
	(2) Custodial death
	(3) Abatement of suicide by a married woman
-	(4) Absence of consent in certain prosecutions for rape
32	
	(1) 30 days (2) 60 days (3) 90 days (4) One month
33	the Penal Code ?
	(1) A cuts down a tree on B's ground, with the intention of dishonestly taking the tree out of B's possession without B's consent
	(2) A being B's servant and entrusted by B with the care of B's computer, dishonestly runs away with said computer, without B's consent
	(3) A going on a journey, entrusts his computer to D, the keeper of the warehouse, till A shall return. D carries the computer to a computer shopee and sales it
	(4) A finds a gold ring belonging to B on a table in the house of B, A removes the said ring dishonestly
34	As provided under Section 32 of the Maharashtra Rent Control Act, the rent shall
	be recovered according to
	(1) Local usage
	(2) British calendar

(4) Any other calendar acceptable to the landlord and the tenant

(3) Hindu almanac

- 35. Read the following statements and point out which one is incorrect.
 - Injunction cannot be granted to restrain any person from applying to any legislative body
 - (2) Injunction cannot be granted to restrain any person from instituting or prosecuting any proceeding in criminal court
 - (8) Injunction cannot be granted to prevent the breach of a contract the performance of which would not be specifically enforced
 - (4) Injunction cannot be granted when the plaintiff has personal interest in the matter
- 36. Where the person summoned cannot, by the exercise of due diligence, be found, the summons may be served
 - By affixing the same on the notice board of the Municipal Council of Gram-Panchayat as the case may be
 - (2) By leaving one of the duplicates of the same for him with some adult male member of his family residing with him, and the person with whom the summons is so left shall, if so required by the summoning officer, sign a receipt therefore on the back of the other duplicate
 - (3) By affixing the same on the conspicious place of his house
 - (4) By serving the same on the servant of the person summoned and obtain from him the acknowledgement thereof on the back of the duplicate
- 37. Confession recorded by a Magistrate on oath is
 - (1) Admissible
 - (2) Inadmissible
 - (8) Admissible only to the extent of corroboration to the other evidence on record
 - (4) Admissible if corroborated by other evidence on record
- 38. Which Article of the Constitution says that the law declared by the Supreme Court shall be binding on all courts within the territory of India?
 - (1) Article 141

(2) Article 139-A

Article 140

- (4) Article 142
- If an innocent partner seeks dissolution of a firm under Section 44(C) of the Indian Partnership Act, he has to satisfy the court that ______
 - (4) The conduct of the partner in question is calculated to prejudice the carrying on of the partnership business
 - (2) The partnership firm is not in a position to repay the loan borrowed from a Nationalized Bank
 - (3) The partnership firm has not gained any profit in past three years
 - (4) There are no future prospects to the business of the firm

	recovery of money not exceeding (1) Rs. 25,000/- (2)			Rs. 50,000/-
-		Rs. 1,00,000/-		Rs. 2,00,000/-
11.	Unt	ouchability is abolished and	l its pr	ractice in any form is forbidden under
	(1)	Article 14 of the Constitution	n (2)	Article 16 of the Constitution
	(3)	Article 17 of the Constitution	on (4)	Article 19 of the Constitution
42.	Ord	er of disposal of property at	conclu	usion of trial is passed under
	(1)	Section 451 of Cr.P.C.	(2)	Section 452 of Cr.P.C.
		Section 457 of Cr.P.C.	(4)	Section 458 of Cr.P.C.
43.	Ası	provided under Order-8 Ru	le-1 of	Code of Civil Procedure, the defendant shall
10.	nro	cent a written statement of	his de	tence within
	(1)	One month from the date o	f servi	ce of summons on nim
	(2)	Thirty days from the date of	fissu	ance of summons
1		Thirty days from the date of	of serv	rice of summons on him
	(4)	Sixty days from the date of	servi	ce of summons on him
44	Ma	indatory injunctions under S	ection	39 of Specific Relief Act can be granted
	(1)	To prevent the breach com	plaine	ed of
	(2)	To compel performance of	the re	quisite acts
1	(3)	Both (1) and (2) above		
	(4)	None above		2
40	of m: (1)	proceedings which are not be ay order the plaintiff to pay Rs. 1,000/- (2) Rs. 2,000	compe %- (3	Maharashtra Rent Control Act, 1999, in respect de or are false, frivolous or vexatious, the court ensation to the defendant, not exceeding 3) Rs. 5,000/- (4) Rs. 3,000/-
4	6. A	beat B with an iron rod on	his he	ad and caused B a fracture injury. A committe
		offence punishable under	al Co	de
	1	Section 324 of Indian Per	al Co	de
	(2)	Section 326 of Indian Per	al Co	de
	(3)	Section 325 of Indian Per	anl Co	de
	(4	Section 323 of Indian Per	iai Co	uc