

National Testing Agency

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Online Refresher Course In Law

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Developing Critical Pedagogy

Section Id : 28860754
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Section Marks: 45

Sub-Section Number: 1
Sub-Section Id: 28860766
Question Shuffling Allowed : Yes

Question Number : 1 Question Id : 2886074353 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

Identify the false statement

We should teach theoretically because

- A. It helps us understand why particular choices were made in law
- B. It promotes deep learning
- C. It provides our students with critical equipment to evaluate the most recent legal developments
- D. It shows that we really know the subject we are teaching

Options :

28860717353. 1

28860717354. 2

28860717355. 3

28860717356. 4

Question Number : 2 Question Id : 2886074354 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

Identify the false statement

Whilst reimagining family law we need to

- A. Ask how the law can ensure that all family members love each other
- B. Ask how family relations should be dissolved so that it is not unfair to either party
- C. Ask whether the laws of marriage should be restricted to heterosexual couples alone
- D. Ask how the financial consequences of marriage are fair and equitable .

Options :

28860717357. 1

28860717358. 2

28860717359. 3

28860717360. 4

Question Number : 3 Question Id : 2886074355 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

Identify the false statement

Constitutional legitimacy can be

- A. Constructed legally, socially and morally
- B. Strengthened by consent of the people
- C. Strengthened by all judicial decisions
- D. Strengthened by strivings for justice

Options :

28860717361. 1

28860717362. 2

28860717363. 3

28860717364. 4

Question Number : 4 Question Id : 2886074356 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

Identify the correct statement

Gender Identity refers to

- A. Each person's deeply felt individual experience of gender which corresponds to the sex assigned at birth
- B. The ascription made by society to persons of a particular sex
- C. A group's dominant experience of gender which corresponds to the sex assigned at birth
- D. Each person's deeply felt internal and individual experience of gender which may or may not correspond to the sex assigned at birth.

Options :

28860717365. 1

28860717366. 2

28860717367. 3

28860717368. 4

Question Number : 5 Question Id : 2886074357 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

Identify the correct statement

Assessment of the relevance of international law should be made by

- A. Its ability to prevent war and flagrant violations
- B. The robustness of executive bodies enforcing it
- C. its effectiveness in regulating matters of everyday routine
- D. its ability to control state waywardness

Options :

28860717369. 1

28860717370. 2

28860717371. 3

28860717372. 4

Question Number : 6 Question Id : 2886074358 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

Identify the correct statement

No one can specialise in Administrative law

- A. Because it is judge made law
- B. Because it is volatile
- C. Because it has no defined terrain
- D. Because it is invisible law

Options :

28860717373. 1

28860717374. 2

28860717375. 3

28860717376. 4

Question Number : 7 Question Id : 2886074359 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

The traditional way of teaching family law would teach laws relating to

- A. Domestic violence
- B. Marriage, divorce and its impact upon children
- C. Law of abortion
- D. Surrogacy

Options :

28860717377. 1

28860717378. 2

28860717379. 3

28860717380. 4

Question Number : 8 Question Id : 2886074360 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

The example of Socrates consuming the poison given to him is described as subscribing to the theory that

- A. Obeying a law is not dependent on its justness
- B. Maximal justice meant that we must consent to the law
- C. Standards of justice were not perfect
- D. Unjust laws must not be obeyed

Options :

28860717381. 1

28860717382. 2

28860717383. 3

28860717384. 4

Question Number : 9 Question Id : 2886074361 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

Identify the correct statements:

Critical Constitutional law shows that:

1. Rights are only an ostensible but not a real limit on power
2. It is political interest rather than text of the law which controls exercise of power
3. Constitutions should be read keeping in view the socio-political- economic context
4. They are just a fashionable way of describing constitutional law

Options:

- A. 1 and 3
- B. 4
- C. 1, 2, & 3
- D. 1&3

Options :

28860717385. 1

28860717386. 2

28860717387. 3

28860717388. 4

Question Number : 10 Question Id : 2886074362 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

Which of the following statement is correct?

- A. The UN Convention on the Rights of the Child and the Juvenile Justice (Care and Protection of Children) Act 2015 define child as a person below 18 years of age.
- B. The UN Convention on the Rights of the Child defines child as a person below 18 years of age and the Juvenile Justice (Care and Protection of Children) Act 2015 defines child as a person below the age of 16 years.
- C. The UN Convention on the Rights of the Child and the Juvenile Justice (Care and Protection of Children) Act 2015 define child as a person below 18 years of age and the Constitution of India defines child as a person below the age of 14 years.
- D. The UN Convention on the Rights of the Child and the Constitution of India define child as person below the age of 18 years and the Juvenile Justice (Care and Protection of Children) Act 2015 defines child as a person below the age of 16 years.

Options :

28860717389. 1

28860717390. 2

28860717391. 3

28860717392. 4

Question Number : 11 Question Id : 2886074363 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

The understanding of personhood as a construct leads to

- A. an idea of an inherent value of a person
- B. that personhood is always created by law alone
- C. the idea that there is no inherent value of a person
- D. the increased relevance of natural law in the construction of citizenship

Options :

28860717393. 1

28860717394. 2

28860717395. 3

28860717396. 4

Question Number : 12 Question Id : 2886074364 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

For law teachers to undertake deeper and critical learning in law, questions on purpose, content, context and method need to be addressed only when

- A. teaching courses in jurisprudence and Legal method
- B. teaching Constitutional and administrative law
- C. teaching contracts and torts
- D. to allow for deeper learning of all law courses

Options :

28860717397. 1

28860717398. 2

28860717399. 3

28860717400. 4

Question Number : 13 Question Id : 2886074365 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

The fact that administrative law is largely judge made law in India it can be critically taught as

- A. timeless principles emerging from judicial precedents
- B. -rules which courts have laid down across contexts
- C. an area of law which shows the gap between what judges do and what they say they do
- D. same as any statute based subject

Options :

28860717401. 1

28860717402. 2

28860717403. 3

28860717404. 4

Question Number : 14 Question Id : 2886074366 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

The different definitions of Labour in various statutes are indicative of

- A. the processes of inclusion and exclusion from the law
- B. the lack of drafting skills
- C. the inability of legislation to address questions of labour
- D. that law is a secondary force in labour relations

Options :

28860717405. 1

28860717406. 2

28860717407. 3

28860717408. 4

Question Number : 15 Question Id : 2886074367 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

The four reasons for treating children differently from adults are

- A. Principle of *mens rea, actus reus*, extent of harm and need for reformation.
- B. *mens rea, doctrine of parens patriae*, welfare approach, and child rights discourse.
- C. Principle of mental immaturity, welfare of children, State's obligation of care, and failure of family to take care of children.
- D. Principle of mental immaturity, growing capacities of children, vulnerability of children, and basic needs of children that have been recognized as their rights.

Options :

28860717409. 1

28860717410. 2

28860717411. 3

28860717412. 4

Question Number : 16 Question Id : 2886074368 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

The general value of criminal law lies in

- A. Protecting the vulnerable
- B. Ensuring independence of citizens
- C. Creating new relationship of equality between citizens
- D. All the above

Options :

28860717413. 1

28860717414. 2

28860717415. 3

28860717416. 4

Question Number : 17 Question Id : 2886074369 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

Understanding of concepts such as consent, human agency, rights, liability and harm requires the support of

- A. Custom
- B. Social Sciences
- C. Biological Sciences
- D. Natural Sciences

Options :

28860717417. 1

28860717418. 2

28860717419. 3

28860717420. 4

Question Number : 18 Question Id : 2886074370 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

What are the components of criminal law teaching?

- A. Elements and Principles of Criminal Law
- B. Interpretation of Law
- C. Rule application
- D. All of them.

Options :

28860717421. 1

28860717422. 2

28860717423. 3

28860717424. 4

Question Number : 19 Question Id : 2886074371 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

The value of criminal law derives from

- A. Protecting pre-existing social relationships
- B. Creating new relationships of equality
- C. Transforming existing unequal relationships
- D. All of the above

Options :

28860717425. 1

28860717426. 2

28860717427. 3

28860717428. 4

Question Number : 20 Question Id : 2886074372 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

Which of these ideas was pushed for/against by the third world through the UN General Assembly?

- A. Apartheid
- B. Permanent Sovereignty over Natural Resources
- C. Self-Determination
- D. All the above

Options :

28860717429. 1

28860717430. 2

28860717431. 3

28860717432. 4

Question Number : 21 Question Id : 2886074373 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

The variegated approach to international subjecthood was introduced by the International Court of Justice in:

- A. Genocide case
- B. Lotus case
- C. Reparations case
- D. Nottebohm case

Options :

28860717433. 1

28860717434. 2

28860717435. 3

28860717436. 4

Question Number : 22 Question Id : 2886074374 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

Which combination of cases deals with the idea of an armed attack?

- A) The Tadic case & the Asylum case
- B) The South-West Africa case & the Tadic case
- C) The Bosnian Genocide case & the Tadic case
- D) The Bosnian Genocide case & the South-West Africa case

Options :

28860717437. 1

28860717438. 2

28860717439. 3

28860717440. 4

Question Number : 23 Question Id : 2886074375 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

The idea of transforming the Indian subcontinent into a federation of nationalities based on linguistic identity was based on the belief that

- A. People would enjoy more political power in a federation than in a centralized state which could become authoritative
- B. linguistic nationalities were secular and more inclusive compared to nations created based on racial or religious identity
- C. A & B
- D. None of the above

Options :

28860717441. 1

28860717442. 2

28860717443. 3

28860717444. 4

Question Number : 24 Question Id : 2886074376 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

The Andhra Mahasabha leaders believed that a nation created based on linguistic identity was compatible with democracy because the citizens in such a nation could

- A. have education in their mother tongue
- B. access justice easily because the judiciary would function in the language of the people
- C. participate in the decision-making processes of the state
- D. All of the above

Options :

28860717445. 1

28860717446. 2

28860717447. 3

28860717448. 4

Question Number : 25 Question Id : 2886074377 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

Post-modernism symbolizes

- A. The idea of the self as an island
- B. A multitude of meaning
- C. a singularity of meaning
- D. a metanarrative

Options :

28860717449. 1

28860717450. 2

28860717451. 3

28860717452. 4

Question Number : 26 Question Id : 2886074378 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

The significance of postmodern theory is best realized when we are trying to

- A. Address inclusion and exclusion ~~is~~ in a diverse pluralistic society
- B. When we are trying to build an ideal form of a 'nomos' of a legal world conceived purely as legal meaning
- C. When we look at the struggle to find singular meanings
- D. Build nationalistic discourses

Options :

28860717453. 1

28860717454. 2

28860717455. 3

28860717456. 4

Question Number : 27 Question Id : 2886074379 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

Federalism, as a detailed division of powers between Union and States, is often adopted by countries

- A. As a matter of choice of the units in order to address conflicts of power
- B. As a compulsion to manage conflicts that arise out of geographical vastness and cultural diversity
- C. As a more modern form of limited government
- D. In order to allow for the participation of minorities

Options :

28860717457. 1

28860717458. 2

28860717459. 3

28860717460. 4

Question Number : 28 Question Id : 2886074380 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

Article 356 is a unique provision in a Constitution that is not to be found in any other modern, liberal, democratic Constitution because

- A. The nature of Indian democracy is such that makes such provisions necessary
- B. It allows for the imposition of an emergency like situation in a State
- C. It violates the idea of democracy when a democratically elected government in the State can be dismissed by the Centre
- D. It violates the principle of federalism

Options :

28860717461. 1

28860717462. 2

28860717463. 3

28860717464. 4

Question Number : 29 Question Id : 2886074381 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

Which of the following statements best captures the central idea of Oliver Mendelsohn's view on the land tenure system in 'The Pathology of the Indian Legal System'?

- A. The attempt to bring clarity in the bewildering structure of the land tenure accentuated disputes in land.
- B. The severance of land from its social reality made it the pathology of the Indian legal system.
- C. Mendelsohn's only pointed out that the British Court system was unprepared to handle the complexities of land disputes occurring in India.
- D. Ownership in land was meant to bring clarity and coherence to the Indian land tenure system and therefore cannot be termed as a pathology of the legal system.

Options :

28860717465. 1

28860717466. 2

28860717467. 3

28860717468. 4

Question Number : 30 Question Id : 2886074382 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

Which of the following statements best explains how the state of Andhra Pradesh was a successful state in matters of land distribution— and one of the leading states in the Special Economic Zones development bonanza.

- A. The manner in which the Andhra Pradesh Land Assignment Programme and Andhra Pradesh (Prohibition of Transfers) Act 1977 were drafted.
- B. The state has the largest number of land legislations in the country and therefore has been able to distribute land successfully.
- C. The state believes in a balanced approach and deems it necessary to have both kinds of development occurring simultaneously.
- D. Both a and b

Options :

28860717469. 1

28860717470. 2

28860717471. 3

28860717472. 4

Question Number : 31 Question Id : 2886074383 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

Read the statement carefully.

“That ideas should freely spread from one to another over the globe, for the moral and mutual instruction of man, and improvement of his condition, seems to have been peculiarly and benevolently designed by nature, when she made them, like fire, expansible over all space, without lessening their density in any point, and like the air in which we breathe, move, and have our physical being, incapable of confinement or exclusive appropriation. Inventions then cannot, in nature, be a subject of property.”

Which of the following is the accurate representation of the above mentioned statement by Thomas Jefferson?

- A. Access to ideas is crucial for the betterment of mankind. Ideas are in abundance thereby creating no conflict. Hence they do not require property regime to regulate them
- B. Access to ideas is crucial for the betterment of mankind and ideas are non-rivalrous in nature. Hence, unlike physical property, ideas cannot be privatised.
- C. Ideas are very important for the growth and progress of mankind, should not be made subject of property.
- D. Because our ideas are intangible instructional codes and hence it would be difficult to manage a property regime for ideas.

Options :

28860717473. 1

28860717474. 2

28860717475. 3

28860717476. 4

Question Number : 32 Question Id : 2886074384 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

Which of the following statements is incorrect?

- A. Theories of intellectual property have lost all relevance in the face of Internationalisation and globalisation of Intellectual Property.
- B. Intellectual Property creates artificial scarcity where none exists.
- C. Intellectual Property is a quid pro quo where society gains by the disclosure of the new creations and the creator gains by enjoying a limited monopoly.
- D. Current globalised standards of IP still leave significant control in the hands of the national policy/decision makers to take IP decisions keeping their national policies and priorities in mind.

Options :

28860717477. 1

28860717478. 2

28860717479. 3

28860717480. 4

Question Number : 33 Question Id : 2886074385 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

Consider the following Statement by US Supreme Court, "We agree with the Court of Appeals that copyright is intended to increase and not to impede the harvest of knowledge. But we believe the Second Circuit gave insufficient deference to the scheme established by the Copyright Act for fostering the original works that provide the seed and substance of this harvest. The rights conferred by copyright are designed to assure contributors to the store of knowledge a fair return for their labors."

Which of the following options explains it:

- A. Court corrects the Court of Appeals by providing a proper understanding of the utilitarian foundations of US Copyright Law.
- B. Court believes that the Court of Appeals did not give due recognition to the fact that US Copyright Law was primarily about protecting the author in his works.
- C. It reflects the tendency of the courts to blend various theoretical arguments in one opinion without appreciating their inherent conflicts.
- D. Court is applying the Social Planning Theory logic by interpreting copyright law which is facilitative of creating of robustly fair and participatory society.

Options :

28860717481. 1

28860717482. 2

28860717483. 3

28860717484. 4

Question Number : 34 Question Id : 2886074386 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

Which of the following is incorrect about Social Planning Theory

- A. Copyright provides an incentive for creative expression on a wide array of political, social, and aesthetic issues, thus bolstering the discursive foundations for democratic culture and civic association.
- B. Copyright supports a sector of creative and communicative activity that is relatively free from reliance on state subsidy, elite patronage, and cultural hierarchy.
- C. This approach is dissimilar to utilitarianism in its willingness to deploy visions of a desirable society richer than the conceptions of "social welfare" deployed by Utilitarians.
- D. This approach is similar to Natural Rights approach in its focus on the innovator and believes that increasing the reward for innovation is in alignment with its conception of robust and participatory society.

Options :

28860717485. 1

28860717486. 2

28860717487. 3

28860717488. 4

Question Number : 35 Question Id : 2886074387 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

Dominant discourse on property is one of

- A. Individual rights
- B. Collective rights
- C. Rights over land and tangible things
- D. Rights over intellectual property

Options :

28860717489. 1

28860717490. 2

28860717491. 3

28860717492. 4

Question Number : 36 Question Id : 2886074388 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

Kantian theory is one of the theoretical bases in support of the

- A. Dominant ,exclusionary modes of imagining property
- B. Customary land holding
- C. Community land holding
- D. Critical race theory

Options :

28860717493. 1

28860717494. 2

28860717495. 3

28860717496. 4

Question Number : 37 Question Id : 2886074389 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

One of the important contributions of feminist thought was to establish

- A. The intimate link between knowledge and power
- B. Objective knowledge
- C. A meta narrative
- D. Normative and institutional structures

Options :

28860717497. 1

28860717498. 2

28860717499. 3

28860717500. 4

Question Number : 38 Question Id : 2886074390 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

An administrative law informed regulation policy would have required that the inter-se jurisdiction between regulatory bodies should have been settled in the legislation. This is demonstrated in the case of

- A. The Goods and Services Tax Act 2017
- B. The Wage Code 2019
- C. The Competition Act 2002
- D. The Indian Penal Code 1860

Options :

28860717501. 1

28860717502. 2

28860717503. 3

28860717504. 4

Question Number : 39 Question Id : 2886074391 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

Which of these is **not** a historically useful process for understanding Indian federalism in the Constitution?

- A. History of merger of princely states with the Indian union
- B. Constituent Assembly Debates
- C. Formation of states on linguistic basis
- D. Use of ancient texts such as Arthashastra

Options :

28860717505. 1

28860717506. 2

28860717507. 3

28860717508. 4

Question Number : 40 Question Id : 2886074392 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

Which of these is a question that can be addressed through the framework of "continuity and change" with regard to Indian federalism?

- A. The application of Article 356 of the Constitution of India
- B. The use of Article 31 of the Constitution of India
- C. Caste movements for reservations
- D. Foreign relations of the Union

Options :

28860717509. 1

28860717510. 2

28860717511. 3

28860717512. 4

Question Number : 41 Question Id : 2886074393 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

Which of the following statements best explains why social activists are worried about the disbanding of the Planning Commission and the increase in untied (unconditional) funds released to the states on the recommendation of the Finance Commission?

- A. Because decades of centralized planning has led to situation where most social sector spending happens at the central level, and there is a planning vacuum in the states.
- B. Because social activists are impossible to please and perennially worried.
- C. Because the release of untied funds does not actually lead to devolution of financial power to the states, and it is only a smokescreen for more insidious centralization.
- D. Both A and C.

Options :

28860717513. 1

28860717514. 2

28860717515. 3

28860717516. 4

Question Number : 42 Question Id : 2886074394 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

What makes the right to housing particularly difficult to define in law?

- A. It encompasses a very wide range of deprivations from homelessness to housing discrimination, inadequate services to insecurity of tenure. This makes legal definitions either overly detailed or impossibly vague.
- B. The question of which level of government has legislative jurisdiction over the subject is still unsettled.
- C. The act of legal definition runs the risk of reducing the right to housing to the right to houses, concrete structures disconnected from questions of livelihood, education, health and culture.
- D. All of the above

Options :

28860717517. 1

28860717518. 2

28860717519. 3

28860717520. 4

Question Number : 43 Question Id : 2886074395 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

What idea came into international law as a result of the backlash faced by the ICJ due to the South-West Africa decision?

- A. Jus cogens
- B. Obligations erga omnes
- C. Opinio Juris
- D. Sic utere tuo ut alienum non laedas

Options :

28860717521. 1

28860717522. 2

28860717523. 3

28860717524. 4

Question Number : 44 Question Id : 2886074396 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

Which of the following statement stands true in Administrative Law today:

- A. Classification of functions are no longer relevant as principles of Natural Justice have to be also observed in administrative functions
- B. Classification of functions continue to be relevant as the full panoply of natural justice principles do not apply to administrative functions
- C. The full panoply of principles of natural justice apply equally to administrative and quasi-judicial functions.
- D. A minimalist set of principles apply equally to administrative and quasi-judicial functions.

Options :

28860717525. 1

28860717526. 2

28860717527. 3

28860717528. 4

Question Number : 45 Question Id : 2886074397 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

The rationale given for the application of principles of Natural Justice to quasi- judicial functions was because

- A. It was a dispute between two parties
- B. It was something like an adjudication
- C. these were decisions that had adverse consequences
- D. All of the above

Options :

28860717529. 1

28860717530. 2

28860717531. 3

28860717532. 4

Significant Legal Developments

Section Id :	28860755
Section Number :	2
Section type :	Online
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Sub-Section Number:	1
Sub-Section Id:	28860767
Question Shuffling Allowed :	Yes

Question Number : 46 Question Id : 2886074398 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

Legal personhood according to Roscoe Pound is

- A. one based on capacities
- B. a construct influenced by social, economic and political structures
- C. As a bearer of rights
- D. The freedom to act

Options :

28860717533. 1

28860717534. 2

28860717535. 3

28860717536. 4

Question Number : 47 Question Id : 2886074399 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

Which statement best describes how the Hadiya case was discussed in the video on legal personhood

- A. that Courts listen to fathers and not daughters
- B. Indian secularism is only in name
- C. even when legal personhood is recognized in law, it can be denied in fact
- D. Women should act in accordance with the wishes of their families

Options :

28860717537. 1

28860717538. 2

28860717539. 3

28860717540. 4

Question Number : 48 Question Id : 2886074400 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

The Supreme Court in Dr. Ismail Faruqui vs UOI (AIR 1995 SC 605) decided that

- A. A mosque is an essential to the practice of the religion of Islam
- B. Triple divorce is unIslamic
- C. There should be no Haj subsidy
- D. A mosque is not essential to the practice of the religion of Islam

Options :

28860717541. 1

28860717542. 2

28860717543. 3

28860717544. 4

Question Number : 49 Question Id : 2886074401 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

The equal but different theory developed by the American Supreme Court negates the idea of

- A. Equality
- B. Due Process
- C. Liberty
- D. Fraternity

Options :

28860717545. 1

28860717546. 2

28860717547. 3

28860717548. 4

Question Number : 50 Question Id : 2886074402 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

Match the age with legal provision

Age	Legal provision
1. 7	A. Childhood care and education
2. 12	B. Doli incapax
3. 0-6	C. Prohibition of marriage – mental or physical capacity?
4. 18	D. Presumed to be doli capax for criminal liability. But doli incapax for sex with husband
5. 18 - girls 21 - boys	E. Mental capacity to give consent for going away with some one

- A. 1A; 2B; 3C; 4D; 5E
- B. 1B; 2C; 3D; 4E; 5D
- C. 1B; 2D; 3A; 4E; 5C
- D. 1B; 2D; 3C; 4A; 5E

Options :

28860717549. 1

28860717550. 2

28860717551. 3

28860717552. 4

Question Number : 51 Question Id : 2886074403 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

Heinous offence under the Juvenile Justice (Care and Protection of Children) Act 2015 means

- A. An offence punishable with imprisonment of seven years or more
- B. An offence punishable with death or life imprisonment
- C. An offence punishable with imprisonment of minimum seven years or more
- D. An offence punishable with imprisonment of ten years or more

Options :

28860717553. 1

28860717554. 2

28860717555. 3

28860717556. 4

Question Number : 52 Question Id : 2886074404 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

Which of the following is not an offence under the Protection of Children from Sexual Offences Act 2012?

- A. Stalking
- B. Pornography
- C. Penetrative Sexual Assault
- D. Aggravated Sexual Assault

Options :

28860717557. 1

28860717558. 2

28860717559. 3

28860717560. 4

Question Number : 53 Question Id : 2886074405 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

Which of the following statement is incorrect?

- A. POCSO Act 2012 contains provisions for mandatory reporting.
- B. A woman above the age of 18 years may be liable for penetrative sexual abuse of a child under the POCSO Act 2012.
- C. When burden of proof is shifted on the accused, the standard of proof on her/him is to prove their case beyond reasonable doubt.
- D. Children below the age of eighteen years having consensual sex are liable to be tried by the Special Court established under the POCSO Act 2012.

Options :

28860717561. 1

28860717562. 2

28860717563. 3

28860717564. 4

Question Number : 54 Question Id : 2886074406 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

Who included fraternity in the Preamble of the Constitution of India?

- A. Nehru
- B. Ambedkar
- C. Indira Gandhi
- D. JB Kripalani

Options :

28860717565. 1

28860717566. 2

28860717567. 3

28860717568. 4

Question Number : 55 Question Id : 2886074407 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

In the Indian Constitution, what ideal does reservation seek to fulfil?

- A. Equality of outcomes
- B. Equality of opportunity
- C. Formal equality
- D. Social welfare

Options :

28860717569. 1

28860717570. 2

28860717571. 3

28860717572. 4

Question Number : 56 Question Id : 2886074408 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

What is the purpose of reservations, as envisaged by the framers of the Indian Constitution?

- A. To alleviate the poverty of citizens
- B. To ensure socio-economic diversity in government
- C. To provide for social welfare of all persons
- D. To enable the voice of socially marginalized groups by providing for their representation

Options :

28860717573. 1

28860717574. 2

28860717575. 3

28860717576. 4

Question Number : 57 Question Id : 2886074409 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

In the Indian Constitution Fundamental Rights are available to

- A. Citizens only
- B. Citizens and persons
- C. All Persons
- D. All sentient beings

Options :

28860717577. 1

28860717578. 2

28860717579. 3

28860717580. 4

Question Number : 58 Question Id : 2886074410 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

The liberal Idea of Citizenship is related to

- A. The right of citizenship by birth
- B. The right of citizenship by lineage
- C. The right of citizenship by naturalization
- D. The right of citizenship for refugees

Options :

28860717581. 1

28860717582. 2

28860717583. 3

28860717584. 4

Question Number : 59 Question Id : 2886074411 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

The question of who is a minority under Indian constitutional law

- A. has not been defined in the Constitution and has been held by the Supreme Court to be determined /defined at the state level
- B. Has been properly defined under Article 29 of the Constitution of India
- C. has been properly defined under Article 30 of the Constitution of India
- D. Has been properly defined under Article 25 of the Constitution of India

Options :

28860717585. 1

28860717586. 2

28860717587. 3

28860717588. 4

Question Number : 60 Question Id : 2886074412 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

Can there be a state funded minority institution according to the provisions of the Indian Constitution?

- A. No, as the Indian Constitution is a secular Constitution and State does not have a religion of its own
- B. Yes, as the Indian Constitution provides for the right to religious freedoms which includes the support to minority religious institutions
- C. Yes as the Constitution prohibits discrimination in the granting of aid
- D. No, as the Indian Constitution prevents the State from favouring any person on the basis of religion, race, caste, language or any of them

Options :

28860717589. 1

28860717590. 2

28860717591. 3

28860717592. 4

Question Number : 61 Question Id : 2886074413 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

Is there any factual basis for the assumption that the Scheduled Castes and Scheduled Tribes (Prevention of Atrocities) Act, 1989 is mis-used

- A. there is no factual, empirical data for the assumption
- B. There is factual, empirical data collected by the Hon'ble Supreme Court
- C. There is factual, empirical data collected by the National Commission for the Scheduled Castes and Scheduled Tribes
- D. There is factual empirical data collected by the Ministry for Social Justice and Empowerment

Options :

28860717593. 1

28860717594. 2

28860717595. 3

28860717596. 4

Question Number : 62 Question Id : 2886074414 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

One of the main causes for the underuse of the Scheduled Castes and Scheduled Tribes (Prevention of Atrocities) Act, 1989 is the

- A. delay in the filing of the charge sheet
- B. The ignorance of the provisions of the law
- C. The fact of false complaints
- D. the fact that other provisions of the Indian Penal Code are more suitable for the offences

Options :

28860717597. 1

28860717598. 2

28860717599. 3

28860717600. 4

Question Number : 63 Question Id : 2886074415 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

The "one independent woman director" quota applies to which of these companies:

- A. All public companies
- B. All Indian companies
- C. Public sector enterprises
- D. Listed companies

Options :

28860717601. 1

28860717602. 2

28860717603. 3

28860717604. 4

Question Number : 64 Question Id : 2886074416 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

There are a range of criminal laws which may not have been intended to target members of the LGBTQ community but have unintended consequences on them. These laws may include laws relating to

- A. Access to public spaces
- B. Inheritance laws
- C. Laws relating to minor offences
- D. Laws relating to marriage

Options :

28860717605. 1

28860717606. 2

28860717607. 3

28860717608. 4

Question Number : 65 Question Id : 2886074417 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

Identify the incorrect statement

The NALSA Judgment laid down that

- A .The Right to Freedom of Speech and Expression includes one's right to expression of his self-identified gender
- B. Except as permitted under Article 19(2) no restriction can be placed on one's personal appearance or choice of dressing
- C .Transgender was a term which could only be applied to pre and post-operative transsexual people
- D. Recognition of one's gender identity lies at the heart of the right to dignity

Options :

28860717609. 1

28860717610. 2

28860717611. 3

28860717612. 4

Question Number : 66 Question Id : 2886074418 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

There are models of education which are not talked about explicitly. A critical model of legal education would involve

- A. an information giving model
- B. knowledge is already there and is not created
- C. the current interpretation of the highest court of the land
- D. legal knowledge is always constituted

Options :

28860717613. 1

28860717614. 2

28860717615. 3

28860717616. 4

Question Number : 67 Question Id : 2886074419 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

The recognition of universal legal capacity in the disability rights convention

- A. must result in changes in the criminal procedure to make it accessible for persons with disabilities
- B. must result in abolition of defense of insanity
- C. has no relevance to the practice of criminal law
- D. none of the above

Options :

28860717617. 1

28860717618. 2

28860717619. 3

28860717620. 4

Question Number : 68 Question Id : 2886074420 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

Which of the following statements is **incorrect**?

- A. Some children are born without clear and identifiable sex organs and they may have been wrongly identified as boys and girls by the doctor at the time of their birth.
- B. Sexual exploration is normal and natural in adolescent children.
- C. Children have varying mental capacities to take decisions.
- D. Children below the age of 12 years are not criminally liable for commission of any offence.

Options :

28860717621. 1

28860717622. 2

28860717623. 3

28860717624. 4

Question Number : 69 Question Id : 2886074421 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

Which of the following statement is correct?

- A. Age of consent to sexual intercourse for married as well as unmarried women is 18 years.
- B. Age of consent for sexual intercourse for unmarried women is 18 years but for married women it is 16 years.
- C. Age of consent for sexual intercourse for boys is 16 years and for girls it is 18 years.
- D. There is no age of consent for sexual intercourse in case of boys but it is 18 years in case of girls.

Options :

28860717625. 1

28860717626. 2

28860717627. 3

28860717628. 4

Question Number : 70 Question Id : 2886074422 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

What is 'deficit thinking'?

- A. Making a causative link between achievement and ones genetics, parenting, or language
- B. Making a causative link between achievement and one teaching-learning context and educational opportunities.
- C. Making a correlative link between achievement and ones genetics, parenting, or language
- D. Making a correlative link between achievement and ones genetics, parenting, or language

Options :

28860717629. 1

28860717630. 2

28860717631. 3

28860717632. 4

Question Number : 71 Question Id : 2886074423 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

For any child in school, the language he/she is familiar with is

- A. A cognitive tool
- B. A right to access his/her right to education
- C. A problem in achieving socioeconomic mobility
- D. A resource that can be harnessed to support education in English.

Options :

28860717633. 1

28860717634. 2

28860717635. 3

28860717636. 4

Question Number : 72 Question Id : 2886074424 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

Article 244 (1) of the Indian Constitution defines Scheduled Areas as

- A. "such areas where the Scheduled Tribes live"
- B. "such areas as the President may by order declare to be Scheduled Areas".
- C. "such areas where Tribal population is dominant"
- D. "such areas from where Tribal populations have been displaced"

Options :

28860717637. 1

28860717638. 2

28860717639. 3

28860717640. 4

Question Number : 73 Question Id : 2886074425 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

The Dongria Kondh are a:

- A. Non-tribal forest-dwelling group
- B. Rural group
- C. Particularly vulnerable tribal group
- D. None of the above

Options :

28860717641. 1

28860717642. 2

28860717643. 3

28860717644. 4

Question Number : 74 Question Id : 2886074426 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

Who do the Dongria Kondh believe lives atop the Niyamgiri mountains?

- A. Wildlife
- B. Their god and ancestor, Niyamraja
- C. Kutia Kondh
- D. No one

Options :

28860717645. 1

28860717646. 2

28860717647. 3

28860717648. 4

Question Number : 75 Question Id : 2886074427 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

The terms of reference for the Second National Commission on Labour included which of the following

- A. To review changes in conditions of labour since Independence
- B. To suggest rationalization of existing laws relating to labour in the organized sector
- C. To report on existing conditions of labour
- D. To review legislation and to advise how far these provisions served to implement the Directive Principles of State Policy

Options :

28860717649. 1

28860717650. 2

28860717651. 3

28860717652. 4

Question Number : 76 Question Id : 2886074428 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

One of the important shifts in policy flowing from recommendations of the Second National Commission on Labour were

- A. To make the contract labour Act inapplicable to various activities which were supportive in nature
- B. To make a unified legislation on social security for organized and unorganized sector
- C. To abolish the system of contract labour
- D. To suggest the absorption of contract labour after abolition

Options :

28860717653. 1

28860717654. 2

28860717655. 3

28860717656. 4

Question Number : 77 Question Id : 2886074429 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

The Constitution confers concurrent power on the Centre and the States to collect and levy GST by virtue of

- A. Article 246
- B. Article 246A
- C. Article 248
- D. Article 270

Options :

28860717657. 1

28860717658. 2

28860717659. 3

28860717660. 4

Question Number : 78 Question Id : 2886074430 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

Which of the following taxes have not been subsumed under GST?

- A. Luxury Tax
- B. Central Sales Tax
- C. Service Tax
- D. Excise duty on Alcoholic Liquor for human consumption

Options :

28860717661. 1

28860717662. 2

28860717663. 3

28860717664. 4

Question Number : 79 Question Id : 2886074431 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

Which of the following statements best explains why social activists are worried about the disbanding of the Planning Commission and the increase in untied (unconditional) funds released to the states on the recommendation of the Finance Commission?

- A. Because decades of centralized planning has led to situation where most social sector spending happens at the central level, and there is a planning vacuum in the states.
- B. Because social activists are impossible to please and perennially worried.
- C. Because the release of untied funds does not actually lead to devolution of financial power to the states, and it is only a smokescreen for more insidious centralization.
- D. Both A and C.

Options :

28860717665. 1

28860717666. 2

28860717667. 3

28860717668. 4

Question Number : 80 Question Id : 2886074432 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

The need for a special legislation on contract labour was felt because

- A. The existing labour legislation model only catered to workmen in a direct relationship of employment
- B. The existing labour legislation gave a lot of protection to contract labour
- C. The Industrial Disputes Act did not allow for the system of contract labour
- D. The Factories Act provided for the abolition of the contract labour system

Options :

28860717669. 1

28860717670. 2

28860717671. 3

28860717672. 4

Question Number : 81 Question Id : 2886074433 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

In *SAIL vs National Union Water Front Workers case*, the Supreme Court held that

- A. That workers engaged through contractors could not be automatically absorbed into the employment of the principal employer
- B. That workers engaged through contractors could be automatically absorbed into the employment of the principal employer
- C. That workers engaged through contractors were entitled to equal pay with workers of principal employer
- D. That workers engaged through contractors were not entitled to equal pay with workers of principal employer

Options :

28860717673. 1

28860717674. 2

28860717675. 3

28860717676. 4

Question Number : 82 Question Id : 2886074434 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

What are the benefits of competition and competition law on market?

- A. Allocative efficiency
- B. Dynamic efficiency
- C. Productive efficiency
- D. All the above

Options :

28860717677. 1

28860717678. 2

28860717679. 3

28860717680. 4

Question Number : 83 Question Id : 2886074435 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

'Structure – conduct – performance' paradigm is identified with:

- A. Chicago School of economics
- B. Harvard School of economics
- C. Ordo-liberal school of economics
- D. Austrian school of economics

Options :

28860717681. 1

28860717682. 2

28860717683. 3

28860717684. 4

Question Number : 84 Question Id : 2886074436 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

Competition law is applicable to

- A. Manufacturing sector
- B. Telecom sector
- C. Service sector
- D. All the above

Options :

28860717685. 1

28860717686. 2

28860717687. 3

28860717688. 4

Question Number : 85 Question Id : 2886074437 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

The genesis of the Indian Competition Act, 2002 can be traced in:

- A. Article 13 of the Constitution
- B. Article 14 of the Constitution
- C. Article 19 of the Constitution
- D. Article 39 of the Constitution

Options :

28860717689. 1

28860717690. 2

28860717691. 3

28860717692. 4

Question Number : 86 Question Id : 2886074438 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

Which of the following is a **wrong** statement?

- A. Indian Competition Act prohibits mergers and acquisitions that causes appreciable adverse effect on competition in India.
- B. Indian Competition Act prohibits anti-competitive agreements
- C. Indian Competition Act prohibits dominance of any enterprise in the relevant market.
- D. Indian Competition Act does not consider vertical agreements as 'per se' anti-competitive.

Options :

28860717693. 1

28860717694. 2

28860717695. 3

28860717696. 4

Question Number : 87 Question Id : 2886074439 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

One of the key changes proposed by the Draft Industrial Relations Code 2015 is

- A. The definition of collective bargaining
- B. An enlarged right to strike
- C. Compulsory collective bargaining
- D. Drastically reducing the right to strike by equating public utility services with other industrial establishments

Options :

28860717697. 1

28860717698. 2

28860717699. 3

28860717700. 4

Question Number : 88 Question Id : 2886074440 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

The history of labour has been a journey from

- A. Contract to welfare
- B. Anti poor measures to welfare
- C. Charity to welfare
- D. Status (as serf) to contract (as free will)

Options :

28860717701. 1

28860717702. 2

28860717703. 3

28860717704. 4

Question Number : 89 Question Id : 2886074441 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

The Contract Labour (Regulation and Absorption) Act, 1970 will stand repealed by the

- A. Draft Occupational Safety, Health and Working Conditions Code 2019
- B. Draft Industrial Relation Code 2019
- C. Draft Social Security Code 2019
- D. Code of Wages 2019

Options :

28860717705. 1

28860717706. 2

28860717707. 3

28860717708. 4

Question Number : 90 Question Id : 2886074442 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

Shri Vipul Shah vs All India Film Employee Confederation was a case filed under the

- A. Trade Unions Act 1926
- B. The Industrial Disputes Act, 1947
- C. The Factories Act 1948
- D. The Competition Act 2002

Options :

28860717709. 1

28860717710. 2

28860717711. 3

28860717712. 4

Technological Updates

Section Id :	28860756
Section Number :	3
Section type :	Online
Mandatory or Optional:	Mandatory
Number of Questions:	10
Number of Questions to be attempted:	10
Section Marks:	10

Sub-Section Number:	1
Sub-Section Id:	28860768
Question Shuffling Allowed :	Yes

Question Number : 91 Question Id : 2886074443 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

Through which of the following websites/ portals can one also keep track of call for papers and law school events and conference alerts?

- A. <https://barandbench.com>
- B. <https://livelaw.in>
- C. <https://legaldesire.com/>
- D. All of the above

Options :

28860717713. 1

28860717714. 2

28860717715. 3

28860717716. 4

Question Number : 92 Question Id : 2886074444 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

An Indian statute that you are teaching in your classes has been amended. Where would you check for the latest version, if you need to find it for your class next week?

- A. Website of the Gazette of India
- B. Westlaw India
- C. HeinOnline
- D. Manupatra

Options :

28860717717. 1

28860717718. 2

28860717719. 3

28860717720. 4

Question Number : 93 Question Id : 2886074445 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

Teachers use visual aids because students' learning is

- A. 5% from listening and 10 % from seeing and it increases to 20% by combination of the two.
- B. 5% from listening and 10 % from seeing and it increases to 15% by combination of the two.
- C. 10% from listening and 20 % from seeing and it increases to 40% by combination of the two.
- D. 15% from listening and 25 % from seeing and it increases to 40% by combination of the two.

Options :

28860717721. 1

28860717722. 2

28860717723. 3

28860717724. 4

Question Number : 94 Question Id : 2886074446 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

PPTs in the classroom are used mostly

- A. Teachers do not have to prepare their classes afresh every time
- B. To keep the students entertained.
- C. To systematically present the subject.
- D. So that black or white boards become redundant.

Options :

28860717725. 1

28860717726. 2

28860717727. 3

28860717728. 4

Question Number : 95 Question Id : 2886074447 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

Identify the incorrect statement

- A. Do not obstruct the PPT.
- B. Do not read the PPT word by word.
- C. Always update or adapt the PPT before reusing it.
- D. Use of verbatim language from relevant source

Options :

28860717729. 1

28860717730. 2

28860717731. 3

28860717732. 4

Question Number : 96 Question Id : 2886074448 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

Identify the incorrect statement

- A. Make bullet points on key aspects of the subject
- B. Use PPT as a guide and not master
- C. Stop the PPT if something more interesting or a new point is raised in the class
- D. Do not deviate from your PPT.

Options :

28860717733. 1

28860717734. 2

28860717735. 3

28860717736. 4

Question Number : 97 Question Id : 2886074449 Question Type : MCQ Option Shuffling : No
Correct Marks : 1 Wrong Marks : 0

With slide master, one may set

- A. The size and colour of fonts for the whole PPT
- B. Animation styles for the whole PPT
- C. The design of the slides for the whole PPT
- D. Different colour background for each slide in the PPT

Options :

28860717737. 1

28860717738. 2

28860717739. 3

28860717740. 4

Question Number : 98 Question Id : 2886074450 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

What makes unpublished work / raw data obtained from sources like the NSSO relevant to a law researcher?

- A. Easier to find
- B. Makes research look thorough
- C. Provides more funding for research
- D. Interdisciplinary nature of law

Options :

28860717741. 1

28860717742. 2

28860717743. 3

28860717744. 4

Question Number : 99 Question Id : 2886074451 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

A student asks you for the best way to conduct Indian case law research when time is limited, and where there is a research proposition on which several relevant cases must be found quickly. Which of the following would you suggest the student resorts to?

- A. Advanced search on Google
- B. Advanced Search on Westlaw India
- C. Case note feature on Manupatra
- D. Advanced Search on HeinOnline

Options :

28860717745. 1

28860717746. 2

28860717747. 3

28860717748. 4

Question Number : 100 Question Id : 2886074452 Question Type : MCQ Option Shuffling : No

Correct Marks : 1 Wrong Marks : 0

Using the insert menu from the toolbar in the Power Point programme, one may insert:

- A. Pictures and shapes
- B. Text box and music
- C. Text box, music, Videos, and Links
- D. All of the above

Options :

28860717749. 1

28860717750. 2

28860717751. 3

28860717752. 4