# National Testing Agency

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Dispute Resolution Indian Legal Position 28th Aug 21Shift2
Private International Law and Alternative Dispute Resolution Indian Legal Position
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# Private International Law and Alternative Dispute Resolution Indian Legal Position

Yes

94091864 **Group Id: Group Maximum Duration:** 0 **Group Minimum Duration:** 120 **Show Attended Group?:** No **Edit Attended Group?:** No Break time: 0 100 **Group Marks:** Is this Group for Examiner?: No

**Display Marks:** 

**Group Number:** 

**Private International Law and Alternative Dispute Resolution** 

# **Indian Legal Position-1**

Section Id: 940918100 **Section Number:** Online Section type: **Mandatory or Optional:** Mandatory **Number of Questions:** 100 Number of Questions to be attempted: 100 **Section Marks:** 100 **Enable Mark as Answered Mark for Review and** Yes **Clear Response: Sub-Section Number:** 1 Sub-Section Id: 940918143 **Question Shuffling Allowed:** Yes Question Number: 1 Question Id: 9409184068 Question Type: MCQ Option Shuffling: No Is **Question Mandatory: No** Correct Marks: 1 Wrong Marks: 0 Which among is the process of making policies less constraining of economic activity like foreign exchange deregulations, import relaxation and also reduction of tariff or removal of non-tariff barriers? 1. Globalization 2. Privatization 3. Liberalization 4. Democratization **Options:** 94091814965.1 94091814966. 2 94091814967.3

Question Number: 2 Question Id: 9409184069 Question Type: MCQ Option Shuffling: No Is

94091814968.4

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

Which Part of the Constitution of India deals with establishment of Tribunals?

- 1. Part XIV-A
- 2. Part XV-A
- 3. Part XVI-A
- 4. Part XVII-A

# **Options:**

94091814969.1

94091814970.2

94091814971.3

94091814972.4

Question Number: 3 Question Id: 9409184070 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

The ICSID Convention come into force in which year?

- 1, 1962
- 2. 1963
- 3. 1965
- 4. 1966

#### **Options:**

94091814973.1

94091814974. 2

94091814975.3

94091814976.4

Question Number: 4 Question Id: 9409184071 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

What is the minimum value of the dispute/pecuniary jurisdiction to be tried in a Commercial Court in India (as of July, 2021)?

- 1. Rs. 1,00,000/-
- 2. Rs. 3,00,000/-
- 3. Rs. 5,00,000/-
- 4. Rs. 10,00,000/-

# **Options:**

94091814977.1

94091814978.2

94091814979.3

94091814980.4

Question Number: 5 Question Id: 9409184072 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

Which of the following is NOT an advantage of Alternative Dispute Resolution system?

- 1. Party autonomy in the entire process
- 2. Confidentiality of the proceedings
- 3. Possibility of a win-win resolution
- 4. Power imbalance between the parties may result in an advantage to a party.

# **Options:**

94091814981.1

94091814982. 2

94091814983.3

94091814984.4

Question Number: 6 Question Id: 9409184073 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Who among the following was the proponent of the International Theory of Private International Law?

- 1. Bartolus
- 2. Savigny
- 3. Walter Wheeler Cook
- 4. R. H. Graveson

#### **Options:**

94091814985.1

94091814986. 2

94091814987.3

94091814988.4

Question Number: 7 Question Id: 9409184074 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

Which of the following is a justification for recognition of foreign law in dispute involving foreign element under Private International Law?

- 1. Application of foreign law by Forum Court is founded upon the principle of hegemony.
- 2. Foreign law needs to be applied as per the political relationship of the nations.
- Foreign law is applied to determine the rights of the parties as per the law which they are subjected to.
- 4. Application of foreign law by Forum Court is against the principle of sovereignty.

#### **Options:**

94091814989.1

94091814990. 2

94091814991.3

94091814992.4

Question Number: 8 Question Id: 9409184075 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Which of the following does NOT come within the scope of Private International Law?

- 1. Criminal Disputes
- 2. Contractual Disputes
- 3. Tortious Disputes
- 4. Family Disputes

# **Options:**

94091814993.1

94091814994. 2

94091814995.3

94091814996.4

Question Number: 9 Question Id: 9409184076 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

Which of the following is one of the major functions of Private International Law?

- 1. Maintaining peace and harmony among Nation States.
- 2. Determining applicable law in dispute with a foreign element.
- 3. Establishing International Court of Justice for resolution of disputes having foreign element.
- 4. Providing for prosecution of persons involved in international crimes.

#### **Options:**

94091814997.1

94091814998.2

94091814999.3

94091815000.4

Question Number: 10 Question Id: 9409184077 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Which of the following countries is a member of the BENELUX?

- 1. Belarus
- 2. New Zealand
- 3. Latvia
- 4. Netherlands

# **Options:**

94091815001.1

94091815002.2

94091815003.3

94091815004.4

Question Number: 11 Question Id: 9409184078 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

The statuta personalia is based on \_\_\_\_\_\_.

- 1. Domicile
- 2. Nationality
- 3. Territoriality
- 4. Forum

# **Options:**

94091815005.1

94091815006.2

94091815007.3

94091815008.4

Question Number: 12 Question Id: 9409184079 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Who has defined the term 'proper law of a contract' as "the system of law by which the parties intended the contract to be governed or, where their intention is neither expressed nor to be inferred from the circumstances, the system of law with which the transaction has its closest and most real connection."

- 1. G. C. Cheshire
- 2. R. H. Graveson
- 3. A. V. Dicey
- 4. P. M. North

#### **Options:**

94091815009.1

94091815010.2

94091815011.3

94091815012.4

Question Number: 13 Question Id: 9409184080 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

**Correct Marks: 1 Wrong Marks: 0** 

Which of the following Suits may be instituted where subject-matter is situated as per Section 16 of Code of Civil Procedure, 1908?

- 1. Suit for compensation of wrong to movable property.
- 2. Suit for the determination of any right to or interest in movable property.
- 3. Suit for partition of movable property.
- 4. Suit for the recovery of immovable property with or without rent or profits.

#### **Options:**

94091815013.1

94091815014. 2

94091815015.3

94091815016.4

Question Number: 14 Question Id: 9409184081 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Which provision of Code of Civil Procedure, 1908 provides for a foreign state to sue in any competent Court in India if the object of the suit is to enforce the private rights vested in the Ruler of such State?

- 1. Section 82
- 2. Section 84
- 3. Section 86
- 4. Section 85

#### **Options:**

94091815017.1

94091815018.2

94091815019.3

94091815020.4

Question Number: 15 Question Id: 9409184082 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

Actions in respect of immovable property are ordinarily governed by which law?

- 1. Lex domicilii
- 2. Lex patriae
- 3. Lex situs
- 4. Lex loci contractus

#### **Options:**

94091815021.1

94091815022.2

94091815023.3

94091815024.4

Question Number: 16 Question Id: 9409184083 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

What does the action inter partes, meaning actions in personam, seek to enforce?

- 1. rights of the parties to the dispute
- 2. claims against the foreign State
- 3. duties of the contracting parties
- 4. declaration of rights of succession to immovable property

# **Options:**

94091815025.1

94091815026.2

94091815027.3

94091815028.4

Question Number: 17 Question Id: 9409184084 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

Which principle refers to the freedom of parties to decide upon the rules that would govern their contractual relationship including the rules relating to dispute resolution?

- 1. Party Autonomy
- 2. Jurisdiction
- 3. Enforcement
- 4. Party Recognition

#### **Options:**

94091815029.1

94091815030, 2

94091815031.3

94091815032.4

Question Number: 18 Question Id: 9409184085 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

In which of the following cases, it was observed by the Supreme Court of India that, in the absence of express choice, a choice of applicable law can be inferred from the terms of the contracts or by the reasonable particular circumstances of the case?

- 1. Vita Food Products Inc. v. Unus Shipping Co. Ltd.
- 2. National Thermal Power Corporation v. Singer Company
- 3. Indian and General Investment Trust Ltd. v. Borax Consolidated Ltd.
- 4. Amin Rasheed Shipping Corp. v. Kuwait Insurance Co.

#### **Options:**

94091815033.1

94091815034.2

94091815035.3

94091815036.4

Question Number: 19 Question Id: 9409184086 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

Which test is applied under the traditional English Rules of Private International Law, to determine the applicable law in the absence of either express or implied choice of law by the parties in their contract?

- 1. Implied Test
- 2. Express Test
- 3. Subjective Test
- 4. Objective Test

#### **Options:**

94091815037.1

94091815038. 2

94091815039.3

94091815040.4

Question Number: 20 Question Id: 9409184087 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

According to the Rome Convention, in the absence of the choice of parties, a contract for the sale of goods is governed by which law?

- 1. law of the country where the buyer has his habitual residence.
- 2. law of the country in which the property is situated.
- 3. law of the country where the seller has his habitual residence.
- 4. law of the country where the franchisee has his habitual residence.

# **Options:**

94091815041.1

94091815042.2

94091815043.3

94091815044.4

Question Number: 21 Question Id: 9409184088 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

What do you mean by characterization of the factual situation?

- 1. The identification of the exact legal category that the dispute belongs to.
- 2. The explanation of the facts.
- 3. The identification of the legal regime of the plaintiff.
- 4. The identification of the legal regime of the defendant.

# **Options:**

94091815045.1

94091815046. 2

94091815047.3

94091815048.4

Question Number: 22 Question Id: 9409184089 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

In the two-stage process of characterization the secondary classification is based on ------

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- 1. Lex fori
- 2. Lex causae
- 3. Lex loci celebrationis
- 4. Lex domicilii

# **Options:**

94091815049.1

94091815050.2

94091815051.3

94091815052.4

Question Number: 23 Question Id: 9409184090 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

Who among the following is one of the main proponents of the Comparative Law based characterization theory?

- 1. Dicey
- 2. Robertson
- 3. Beckett
- 4. Morris

#### **Options:**

94091815053.1

94091815054.2

94091815055.3

94091815056.4

Question Number: 24 Question Id: 9409184091 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

The factual situation characterization involves the identification of the ----- of dispute.

- 1. Nationality
- 2. Localizer
- 3. Domicile
- 4. Legal category

# **Options:**

94091815057.1

94091815058.2

94091815059.3

94091815060.4

Question Number: 25 Question Id: 9409184092 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

**Correct Marks: 1 Wrong Marks: 0** 

The Doctrine of Double Renvoi is also known as

- 1. American Doctrine of Renvoi
- 2. English Doctrine of Renvoi
- 3. German Doctrine of Renvoi
- 4. Swiss Doctrine of Renvoi

# **Options:**

94091815061.1

94091815062.2

94091815063.3

94091815064.4

Question Number: 26 Question Id: 9409184093 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

In which of the following cases, the sitting Judge Sir Herbert Jenner made an excellent summation of the theory behind *Renvoi*, as foreign court theory?

- 1. Collier v. Rivaz
- 2. Re Annesley case
- 3. Simonin v. Mallac
- 4. Leroux v. Brown

# **Options:**

94091815065.1

94091815066.2

94091815067.3

94091815068.4

Question Number: 27 Question Id: 9409184094 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

What is the meaning of lex loci delicti?

- 1. Law of the place where contract was made
- 2. Law of the place where decision was made
- 3. Law of the place where tort was committed
- 4. Law of the place where crime was committed

#### **Options:**

94091815069.1

94091815070.2

94091815071.3

94091815072.4

Question Number: 28 Question Id: 9409184095 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Which of the following statements is NOT true about domicile?

- 1. No person can be without domicile.
- 2. No person can have domicile at two places simultaneously.
- 3. Domicile denotes the connection of a person with a territorial system of law.
- 4. Persons can be without domicile when they have no nationality.

# **Options:**

94091815073.1

94091815074.2

94091815075.3

94091815076.4

Question Number: 29 Question Id: 9409184096 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

**Correct Marks: 1 Wrong Marks: 0** 

What is the domicile of an adopted infant during the life time of the adopting parent?

- 1. Same as the Adopting Parent.
- 2. Same as the Natural Parent.
- 3. It is the place of adoption.
- 4. It is the place of birth.

#### **Options:**

94091815077.1

94091815078.2

94091815079.3

94091815080.4

Question Number: 30 Question Id: 9409184097 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

What do you mean by essential validity of the marriage under Private International Law?

- 1. Ceremonies of marriage being performed by a valid authority.
- 2. Marriage being registered at the place of its celebration.
- 3. Parties having the capacity to enter into a matrimonial relationship according to the law of the domicile.
- 4. Marriage celebrations being formally performed.

# **Options:**

94091815081.1

94091815082.2

94091815083.3

94091815084.4

Question Number: 31 Question Id: 9409184098 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

A marriage to be formally valid must comply with:

- 1. Lex loci contractus
- 2. Suprema lex loci
- 3. Lex loci delecti
- 4. Lex loci celebrationis

# **Options:**

94091815085.1

94091815086.2

94091815087.3

94091815088.4

Question Number: 32 Question Id: 9409184099 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

What would happen if a foreign child custody order is challenged in the Indian court by either of the parents?

- 1. Court would refuse to exercise jurisdiction as the child is not domiciled in India.
- Court would check whether such foreign court order is based upon consideration of the circumstances of the case and the welfare of the child, contained in that legal system.
- 3. Court would exercise jurisdiction on the grounds of public policy.
- 4. Court would exercise jurisdiction because the parents have Indian ethnic origin.

#### **Options:**

94091815089.1

94091815090.2

94091815091.3

94091815092.4

Question Number: 33 Question Id: 9409184100 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

**Correct Marks: 1 Wrong Marks: 0** 

Court would exercise jurisdiction because the parents have Indian ethnic origin.

- 1. Hindu Law
- 2. Muslim Law
- 3. Christian Law
- 4. Parsi Law

#### **Options:**

94091815093.1

94091815094.2

94091815095.3

94091815096.4

Question Number: 34 Question Id: 9409184101 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Foreign court orders would be recognized only if they are not repugnant to public policy of the ------

- 1. Lex Fori
- 2. Lex Causae
- 3. Lex Domicili
- 4. Lex Loci Celebrationis

#### **Options:**

94091815097.1

94091815098.2

94091815099.3

94091815100.4

Question Number: 35 Question Id: 9409184102 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

In which famous case it was observed that, "English courts have no jurisdiction to entertain an action for the determination of the title to, or the right to possession of, any immovable property situated outside England, or for the recovery of damages for trespass or other torts to such immovable property. Such an action is best tried in the courts of the place where the property is situated."?

- 1. Re Ross case
- 2. Adams v. Clutterbuck
- 3. Beckford v. Kebble
- 4. British South Africa Co v. Companhia de Moçambique

#### **Options:**

94091815101.1

94091815102. 2

94091815103.3

94091815104.4

Question Number: 36 Question Id: 9409184103 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

The transfer of movable property involving a foreign element is governed by which law?

- 1. Lex situs
- 2. Lex patriae
- 3. Lex actus
- 4. Lex delicti

# **Options:**

94091815105.1

94091815106.2

94091815107.3

94091815108.4

Question Number: 37 Question Id: 9409184104 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

The legal system that the contracting parties intended to govern their contract is called as:

- 1. Proper Law of Contract
- 2. Lex Loci Contractus
- 3. Lex Causae
- 4. Valid Law of Contract

# **Options:**

94091815109.1

94091815110.2

94091815111.3

94091815112.4

Question Number: 38 Question Id: 9409184105 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

# Which of the following statements is NOT TRUE?

- 1. For torts committed in England, the English law, alone is applied.
- 2. Parties choose the applicable law in a tortious dispute.
- 3. If a tort claim arises out of a collision between two aircrafts over the high seas, the *lex fori* is the applicable law.
- Maritime torts include acts committed by the passenger on fellow passenger/s and crewmember/s.

# **Options:**

94091815113.1

94091815114. 2

94091815115.3

94091815116.4

Question Number: 39 Question Id: 9409184106 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

The theory that no Court ever applies any other law but its own, nor enforces any rights or obligations other than those created by its own law is based on ------.

- 1. International Theory
- 2. Statutory Theory
- 3. Local Law Theory
- 4. Territorial Theory

#### **Options:**

94091815117.1

94091815118. 2

94091815119.3

94091815120.4

Question Number: 40 Question Id: 9409184107 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Which of the following countries does not have a Civil Law system?

- 1. France
- 2. Germany
- 3. Italy
- 4. Australia

# **Options:**

94091815121.1

94091815122. 2

94091815123.3

94091815124.4

Question Number: 41 Question Id: 9409184108 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

**Correct Marks: 1 Wrong Marks: 0** 

Which provision of the Code of Civil Procedure, 1908 deals with the status of foreign judgments?

- 1. Section 10
- 2. Section 11
- 3. Section 13
- 4. Section 15

# **Options:**

94091815125.1

94091815126.2

94091815127.3

94091815128.4

Question Number: 42 Question Id: 9409184109 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

The enforcement of Foreign Judgement can NOT be refused on which of the following grounds?

- 1. Judgement was obtained by fraud.
- 2. Judgement is contrary to principles of natural justice.
- 3. Judgement is contrary to public policy of the country where enforcement is sought.
- 4. Judgement is based on foreign law.

# **Options:**

94091815129.1

94091815130.2

94091815131.3

94091815132.4

Question Number: 43 Question Id: 9409184110 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

The Hague Convention on Jurisdiction, Applicable Law and Recognition of Decrees relating to Adoptions was made in which year?

- 1, 1961
- 2.1965
- 3. 1970
- 4. 1971

#### **Options:**

94091815133.1

94091815134.2

94091815135.3

94091815136.4

Question Number: 44 Question Id: 9409184111 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

The acronym 'UNIDROIT' refers to which of the following International Institutes?

- 1. The International Institute for the Unification of Private Law
- 2. United Nations Institute for Disputes Relating to International Trade Law
- 3. The International Institute for the Regulation of Private International Law
- 4. United Nation Institute for Democratization and Rationalization of International Trade

# **Options:**

94091815137.1

94091815138.2

94091815139.3

94091815140.4

Question Number: 45 Question Id: 9409184112 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

Which international organization is a member of the Hague Conference on Private International Law?

- 1. United Nations
- 2. European Union
- 3. World Trade Organization
- 4. Organization for Economic Cooperation and Development

# **Options:**

94091815141.1

94091815142. 2

94091815143.3

94091815144.4

Question Number: 46 Question Id: 9409184113 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

The Hague Rules, relating to the Unification of Certain Rules of Law relating to Bills of Lading, and Protocol of Signature were made in which year?

- 1, 1920
- 2. 1922
- 3, 1924
- 4. 1935

# **Options:**

94091815145.1

94091815146.2

94091815147.3

94091815148.4

Question Number: 47 Question Id: 9409184114 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

The Hague Principles on Choice of Law in Commercial Contracts are applicable to which type of contracts?

- 1. Business-to-Business Commercial Contracts only
- 2. Business-to-Consumer Commercial Contracts only
- 3. Consumer-to-Consumer Commercial Contracts only
- 4. All types of Commercial Contracts

# **Options:**

94091815149.1

94091815150.2

94091815151.3

94091815152.4

Question Number: 48 Question Id: 9409184115 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Alternative Dispute Resolution (ADR) provides autonomy to parties to come up with collaborative solutions, which results in a:

- 1. Lose-Win Situation
- 2. Lose-Lose Situation
- 3. Win-Lose Situation
- 4. Win-Win Situation

# **Options:**

94091815153.1

94091815154. 2

94091815155.3

94091815156.4

Question Number: 49 Question Id: 9409184116 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

Which of the following is NOT a challenge/limitation faced by the Judicial Dispute Resolution System?

- 1. Docket Explosion
- 2. Unpredictable Results
- 3. Publicity
- 4. Rule of Law

#### **Options:**

94091815157.1

94091815158.2

94091815159.3

94091815160.4

Question Number: 50 Question Id: 9409184117 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

What is defined as "an assertion of a right, claim or demand on one side, met by contrary claims or allegations on the other"?

- 1. Dispute
- 2. Dispute Resolution
- 3. Alternative Dispute Resolution
- 4. Judicial Dispute Resolution

# **Options:**

94091815161.1

94091815162.2

94091815163.3

94091815164.4

Question Number: 51 Question Id: 9409184118 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

Mediation Rules for court-referred mediation were given by Supreme Court in which case?

- 1. Afcons Infrastructure Ltd. v. Cherian Varkey Construction Co. (P) Ltd.
- 2. Fuerst Day Lawson Ltd. v. Jindal Exports India Ltd.
- 3. Salem Advocate Bar Association, Tamil Nadu v. Union of India
- 4. Guru Nanak Foundation v. M/s. Rathan Singh and Sons

# **Options:**

94091815165.1

94091815166.2

94091815167.3

94091815168.4

Question Number: 52 Question Id: 9409184119 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Which Law Commission of India Report made recommendations for amendment of Section 89 of Code of Civil Procedure 1908?

- 1. 223rd Report
- 2. 238th Report
- 3. 245th Report
- 4. 258th Report

# **Options:**

94091815169.1

94091815170.2

94091815171.3

94091815172.4

Question Number: 53 Question Id: 9409184120 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

In Ancient India, Puga is a:

- 1. Group of tradesmen
- 2. Group of persons bound with family ties
- 3. Group of persons from same locality belonging to different sects and tribes
- 4. Group of religious heads

# **Options:**

94091815173.1

94091815174. 2

94091815175.3

94091815176.4

Question Number: 54 Question Id: 9409184121 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

In a 'Dispute' the long-term requirements of the parties governed by needs are called as:

- 1. Positions
- 2. Interests
- 3. Demands
- 4. Claims

# **Options:**

94091815177.1

94091815178.2

94091815179.3

94091815180.4

Question Number: 55 Question Id: 9409184122 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

In a Negotiation, 'WATNA' stands for:

- 1. Wise Alternative to Neutral Agreement
- 2. Wise Alternative to Negotiated Agreement
- 3. Worst Alternative to Neutral Agreement
- 4. Worst Alternative to Negotiated Agreement

# **Options:**

94091815181.1

94091815182. 2

94091815183.3

94091815184.4

Question Number: 56 Question Id: 9409184123 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

The response of a party to a dispute, where the party completely surrenders to demands of the other party, is referred to as:

- 1. Accommodation
- 2. Collaboration
- 3. Compromise
- 4. Avoidance

# **Options:**

94091815185.1

94091815186.2

94091815187.3

94091815188.4

Question Number: 57 Question Id: 9409184124 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

A private informal dispute resolution process in which a neutral third party, helps disputing parties to reach an agreement, but does not have power to impose a decision on the parties, is called as:

- 1. Negotiation
- 2. Arbitration
- 3. Mediation
- 4. Lok-Adalat

#### **Options:**

94091815189.1

94091815190. 2

94091815191.3

94091815192.4

Question Number: 58 Question Id: 9409184125 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Which provision of the Code of Criminal Procedure, 1973 deals with compounding of criminal offences?

- 1. Section 320 of Cr.P.C.
- 2. Section 330 of Cr.P.C.
- 3. Section 315 of Cr.P.C.
- 4. Section 240 of Cr.P.C.

#### **Options:**

94091815193.1

94091815194.2

94091815195.3

94091815196.4

Question Number: 59 Question Id: 9409184126 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

In which of the following cases, the Supreme Court held that, the Award passed by the *Lok Adalat* is not appealable and becomes final and binding on the parties, and can be challenged before the High Court under Article 226, 227 of the Constitution, that too on very limited grounds?

- 1. S.N.Pandey v. Union of India
- 2. State of Punjab v. Jalour Sing & others
- 3. Bar Council of India v. Union of India
- 4. Supreme Court Legal Services Committee v. Union of India

#### **Options:**

94091815197. 1

94091815198. 2

94091815199.3

94091815200.4

Question Number: 60 Question Id: 9409184127 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

#### Lok-Adalat means:

- 1. People's Court
- 2. Public Court
- 3. Panchayat
- 4. Citizen's Court

#### **Options:**

94091815201.1

94091815202.2

94091815203.3

94091815204.4

Question Number: 61 Question Id: 9409184128 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

**Correct Marks: 1 Wrong Marks: 0** 

Who among the following was the chairman of the 'Committee for implementing Legal Aid Schemes' which made recommendation for establishment of *Lok-Adalat* in India?

- 1. Justice P.N. Bhagawati
- 2. Justice V.R. Krishna Iyer
- 3. Justice D.Y. Chandrachud
- 4. Justice N.V. Ramana

#### Options:

94091815205.1

94091815206. 2

94091815207.3

94091815208.4

Question Number: 62 Question Id: 9409184129 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Which provision of the Legal Services Authority Act, 1987 deals with entitlement of Legal Aid?

- 1. Section 10
- 2. Section 11
- 3. Section 12
- 4. Section 8

# **Options:**

94091815209.1

94091815210.2

94091815211.3

94091815212.4

Question Number: 63 Question Id: 9409184130 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

**Correct Marks: 1 Wrong Marks: 0** 

Which of the following is NOT TRUE about Conciliation and Mediation in India?

- Mediator facilitates discussion between parties, whereas Conciliator makes proposals by formulating or reformulating the terms of possible settlement.
- 2. Settlement Agreement in Mediation and Conciliation is enforceable as a decree of a Civil Court.
- Conciliation is governed by Arbitration and Conciliation Act, 1996, whereas Mediation is governed by Mediation Rules framed by the High Courts.
- 4. In India and United Kingdom, Mediator plays a facilitative role, whereas, Conciliator plays a pro-active interventionist role.

#### **Options:**

94091815213.1

94091815214. 2

94091815215.3

94091815216.4

Question Number: 64 Question Id: 9409184131 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

The UNCITRAL Model Law on International Commercial Conciliation was framed in which year?

- 1, 1996
- 2, 2008
- 3. 1992
- 4, 2002

# **Options:**

94091815217.1

94091815218. 2

94091815219.3

94091815220.4

Question Number: 65 Question Id: 9409184132 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

**Correct Marks: 1 Wrong Marks: 0** 

When can the parties take recourse to arbitral or judicial proceedings in respect of the dispute which is subject matter of conciliation?

- 1. The conciliation is not working to the benefit of a party.
- 2. The conciliator refers the parties to such proceedings.
- 3. The proceedings are urgent for a party.
- 4. The proceedings are necessary to preserve the rights of parties.

# **Options:**

94091815221.1

94091815222. 2

94091815223.3

94091815224.4

Question Number: 66 Question Id: 9409184133 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

The role of a conciliator is provided in which of the following provisions of the Arbitration and Conciliation Act. 1996?

- 1. Section 67
- 2. Section 71
- 3. Section 74
- 4. Section 62

# **Options:**

94091815225.1

94091815226. 2

94091815227.3

94091815228.4

Question Number: 67 Question Id: 9409184134 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

Which of the following is NOT an arbitrable dispute?

- 1. Commercial dispute
- 2. Contractual dispute
- 3. Insolvency dispute
- 4. Construction dispute

# **Options:**

94091815229.1

94091815230.2

94091815231.3

94091815232.4

Question Number: 68 Question Id: 9409184135 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

The Arbitration and Conciliation Act, 1996 is primarily based on which international legal instrument?

- 1. UNCITRAL Model Law on Commercial Arbitration
- 2. UNCITRAL Model Law on International Commercial Arbitration
- 3. UNCITRAL Model Law on Domestic Arbitration
- 4. UNCITRAL Model Law on International Arbitration

# **Options:**

94091815233.1

94091815234. 2

94091815235.3

94091815236.4

Question Number: 69 Question Id: 9409184136 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

The term 'arbitration' is defined under which provision of the Arbitration and Conciliation Act, 1996?

- 1. Section 2(1)(b)
- 2. Section 2(1)(a)
- 3. Section 2(2)(c)
- 4. Section 2(1)(f)

#### **Options:**

94091815237.1

94091815238.2

94091815239.3

94091815240.4

Question Number: 70 Question Id: 9409184137 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Which provision of the Arbitration and Conciliation Act, 1996 deals with 'Appointment of Arbitrators'?

- 1. Section 7
- 2. Section 14
- 3. Section 11
- 4. Section 5

## **Options:**

94091815241.1

94091815242. 2

94091815243.3

94091815244.4

Question Number: 71 Question Id: 9409184138 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

Which of the following is a type of arbitration in which the parties have not selected an institution to administer the arbitration?

- 1. Ad-hoc Arbitration
- 2. Institutional Arbitration
- 3. International Commercial Arbitration
- 4. Domestic Arbitration

#### **Options:**

94091815245.1

94091815246.2

94091815247.3

94091815248.4

Question Number: 72 Question Id: 9409184139 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

When was the amendment made to the Section 36 of Arbitration and Conciliation Act 1996, that where allegations of fraud or corruption are made in relation to the making of arbitration agreement, the contract or the award, then on being prima facie satisfied, the Court can grant an unconditional stay on the award.?

- 1, 2015
- 2, 2019
- 3, 2018
- 4.2020

#### **Options:**

94091815249.1

94091815250.2

94091815251.3

94091815252.4

Question Number: 73 Question Id: 9409184140 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

What is the name of the autonomous body which was recommended to be formed for grading arbitral institutions, by the High-Level Committee to Review the Institutionalization of Arbitration Mechanism in India, in its report in 2017?

- 1. Arbitration Promotion Council of India
- 2. International Centre for Alternative Dispute Resolution
- 3. Indian Council of Arbitration
- 4. International Council of Arbitration

#### **Options:**

94091815253.1

94091815254. 2

94091815255.3

94091815256.4

Question Number: 74 Question Id: 9409184141 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

In which of the following cases the Supreme Court of India has held that a person who has an interest in the outcome or decision of the disputes must not have the power to appoint a sole arbitrator?

- 1. Hindustan Construction Company Limited v. Union of India
- 2. Perkins Eastman Architects DPC & Anr. v. HSCC (India) Ltd.
- 3. TDM Infrastructure Pvt. Ltd. v. UE Development India Pvt. Ltd.
- 4. BGS SGS Soma JV v. NHPC Ltd.

#### **Options:**

94091815257. 1

94091815258. 2

94091815259.3

94091815260.4

Question Number: 75 Question Id: 9409184142 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

In which of the following landmark judgements the Supreme Court laid down the essentials of a valid arbitration agreement?

- 1. Dozco India (P) Ltd. v. Doosan Infrastructure Co. Ltd.
- 2. Videocon Industries Ltd. v. Union of India
- 3. K.K.Modi v. K.N.Modi
- 4. Bharat Aluminium Co. v. Kaiser Aluminium

#### **Options:**

94091815261.1

94091815262. 2

94091815263.3

94091815264.4

Question Number: 76 Question Id: 9409184143 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

In which of the following landmark decisions the Supreme Court has held that, Part-I of the Arbitration and Conciliation Act would have no application to International Commercial Arbitration held outside India, and that such awards would only be subject to the jurisdiction of the Indian Courts when the same are sought to be enforced in India under Part-II of the Arbitration and Conciliation Act, 1996?

- 1. Venture Global Engineering v. Satyam Computer Services Ltd.
- 2. Videocon Industries Ltd. v. Union of India
- 3. Bhatia International v. Bulk Trading S.A.
- 4. Bharat Aluminium Co. v. Kaiser Aluminium

#### **Options:**

94091815265.1

94091815266, 2

94091815267.3

94091815268.4

Question Number: 77 Question Id: 9409184144 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

Which provision of the Arbitration and Conciliation Act, 1996 embodies the principle of *kompetenz kompetenz* with respect to the jurisdiction of the arbitral tribunal?

- 1. Section 16
- 2. Section 14
- 3. Section 20
- 4. Section 13

#### **Options:**

94091815269.1

94091815270. 2

94091815271.3

94091815272.4

Question Number: 78 Question Id: 9409184145 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

----- is a contractual undertaking by two or more parties to resolve a dispute by the process of arbitration, even if the disputes themselves are not based on contractual obligations.

- 1. Arbitrator
- 2. Arbitration
- 3. Arbitration Agreement
- 4. Arbitration Award

#### **Options:**

94091815273.1

94091815274. 2

94091815275.3

94091815276.4

Question Number: 79 Question Id: 9409184146 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

Which of the following is NOT true about the termination of mandate of arbitrator?

- 1. The mandate terminates if the arbitrator becomes *de jure or de facto* unable to perform his functions.
- 2. The mandate terminates if the arbitrator fails to act without undue delay.
- 3. The mandate terminates if the arbitrator withdraws from his office.
- The mandate terminates if the parties are unable to agree on termination of mandate of arbitrator.

### **Options:**

94091815277.1

94091815278. 2

94091815279.3

94091815280.4

Question Number: 80 Question Id: 9409184147 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

The Court can refer the case to Arbitration under Section 89 of Code of Civil Procedure, 1908 -

......

- 1. With the consent of either of the parties.
- 2. Only with consent of both the parties.
- 3. Even without the consent of either of the parties.
- 4. Only with the consent of the advocates of the parties.

## **Options:**

94091815281.1

94091815282. 2

94091815283.3

94091815284.4

Question Number: 81 Question Id: 9409184148 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

Which provision of the Arbitration and Conciliation Act, 1996 specifies regarding the commencement of arbitral proceedings?

- 1. Section 21
- 2. Section 25
- 3. Section 4
- 4. Section 12

#### **Options:**

94091815285.1

94091815286.2

94091815287.3

94091815288.4

Question Number: 82 Question Id: 9409184149 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Which court is competent to appoint an arbitrator in case of International Commercial Arbitration in India, as per the Arbitration and Conciliation Act, 1996?

- 1. High Court of appropriate jurisdiction
- 2. Supreme Court of India
- 3. District Court of appropriate jurisdiction
- 4. International Court of Arbitration

## **Options:**

94091815289.1

94091815290. 2

94091815291.3

94091815292.4

Question Number: 83 Question Id: 9409184150 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

The relationships with the parties or their counsel or with the dispute, which would render the arbitrator ineligible to act arbitrator in that particular dispute, are contained in which Schedule of the Arbitration and Conciliation Act, 1996?

- 1. The Second Schedule
- 2. The Fifth Schedule
- 3. The Sixth Schedule
- 4. The Seventh Schedule

#### **Options:**

94091815293.1

94091815294. 2

94091815295.3

94091815296.4

Question Number: 84 Question Id: 9409184151 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

The termination of mandate and substitution of arbitrator is contained in which provision of the Arbitration and Conciliation Act, 1996?

- 1. Section 11
- 2. Section 18
- 3. Section 15
- 4. Section 20

## **Options:**

94091815297.1

94091815298.2

94091815299.3

94091815300.4

Question Number: 85 Question Id: 9409184152 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

Which of the following is NOT true regarding when interim measures can be granted by the Court?

- 1. Any time after Enforcement of Arbitral Award
- 2. Before commencement of Arbitration
- 3. During pendency of Arbitration
- 4. Any time after making of Award but before its Enforcement

#### **Options:**

94091815301.1

94091815302.2

94091815303.3

94091815304.4

Question Number: 86 Question Id: 9409184153 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Which provision of the Arbitration and Conciliation Act, 1996 provides for appeal against the interim measures granted by the Arbitral Tribunal?

- 1. Section 25
- 2. Section 37
- 3. Section 9
- 4. Section 17

## **Options:**

94091815305.1

94091815306.2

94091815307.3

94091815308.4

Question Number: 87 Question Id: 9409184154 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

When interim measures are granted by Court prior to commencement of arbitration, what is the prescribed time limit for commencement of arbitral proceedings in India?

- 1. 30 days from date of interim order
- 2. 45 days from date of interim order
- 3. 60 days from date of interim order
- 4. 90 days from date of interim order

#### **Options:**

94091815309.1

94091815310.2

94091815311.3

94091815312.4

Question Number: 88 Question Id: 9409184155 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Which of the following is NOT true about the appointment of experts in arbitration?

- The tribunal can take the help of experts when dealing with complicated cases which
  require special knowledge of art, science or technology for the just adjudication of the
  dispute.
- 2. The parties are free to agree on the appointment of any expert.
- 3. The parties shall not put questions to the expert.
- 4. The expert shall provide all documents based on which he prepared his report.

#### **Options:**

94091815313.1

94091815314. 2

94091815315.3

94091815316.4

Question Number: 89 Question Id: 9409184156 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

What is the meaning of the Latin phrase 'ex aequo et bono'?

- 1. according to the right and good.
- 2. according to the law of the land.
- 3. according to the law agreed by the parties.
- 4. according to the law and facts.

# **Options:**

94091815317.1

94091815318.2

94091815319.3

94091815320.4

Question Number: 90 Question Id: 9409184157 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Which provision of the Arbitration and Conciliation Act, 1996 stipulates a time limit for rendering an award in arbitration seated in India?

- 1. Section 29
- 2. Section 29A
- 3. Section 27B
- 4. Section 41A

## **Options:**

94091815321.1

94091815322. 2

94091815323.3

94091815324.4

Question Number: 91 Question Id: 9409184158 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

Which of the following statements is TRUE about an Arbitral Award under Arbitration and Conciliation Act. 1996?

- 1. The date and place of arbitration shall be stated in the award.
- The arbitral tribunal shall generally state the reasons basing upon which the award has been rendered by it.
- The arbitral award may be oral or may be made in writing and shall be signed by the arbitrator.
- 4. A signed copy of the award shall be delivered by arbitral tribunal to each party.

#### **Options:**

94091815325.1

94091815326, 2

94091815327.3

94091815328.4

Question Number: 92 Question Id: 9409184159 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Which provision of the Arbitration and Conciliation Act, 1996 deals with enforcement of an arbitral award?

- 1. Section 32
- 2. Section 34
- 3. Section 42
- 4. Section 36

## **Options:**

94091815329.1

94091815330.2

94091815331.3

94091815332.4

Question Number: 93 Question Id: 9409184160 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

According to Arbitration and Conciliation Act 1996, which of the following is NOT a ground for setting aside an arbitral award arising out of international commercial arbitrations?

- 1. Patent Illegality
- 2. Incapacity of a Party
- 3. Non-arbitrable dispute
- 4. Dispute being outside the scope of arbitration agreement

#### **Options:**

94091815333.1

94091815334.2

94091815335.3

94091815336.4

Question Number: 94 Question Id: 9409184161 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

When did the New York Convention on Recognition and Enforcement of Foreign Arbitral Awards come into force?

- 1. 17th July, 1957
- 2. 10th January, 1956
- 3. 7th June, 1959
- 4. 20th August, 1962

## **Options:**

94091815337.1

94091815338.2

94091815339.3

94091815340.4

Question Number: 95 Question Id: 9409184162 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

International Commercial Arbitration means an arbitration relating to disputes arising out of

- legal relationships, which are contractual and considered as commercial under the law in force in India.
- legal relationships, whether contractual or not, considered as commercial under the law in force in India.
- legal relationships, which are contractual and considered as non-commercial under the law in force in India.
- 4. relationships, whether contractual or not, legal or not, considered as commercial under the law in force in India.

# **Options:**

94091815341.1

94091815342. 2

94091815343.3

94091815344.4

Question Number: 96 Question Id: 9409184163 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Which of the following provisions of the Arbitration and Conciliation Act, 1996 shall apply to International Commercial Arbitration, even if the place of arbitration is outside India, unless, the same is excluded by the parties in their agreement?

- 1. Section 11
- 2. Section 27
- 3. Section 13
- 4. Section 34

## **Options:**

94091815345.1

94091815346.2

94091815347.3

94091815348.4

Question Number: 97 Question Id: 9409184164 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

**Correct Marks: 1 Wrong Marks: 0** 

What to do you mean by the term lex arbitri?

- 1. law governing the proceedings of arbitration.
- 2. law governing the execution of arbitral award.
- 3. law governing the setting aside of arbitral award.
- 4. law governing the appointment of arbitrator.

# **Options:**

94091815349.1

94091815350.2

94091815351.3

94091815352.4

Question Number: 98 Question Id: 9409184165 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Which provision of the Arbitration and Conciliation Act, 1996 deals with conditions for enforcement of foreign awards to which Geneva Convention is applicable?

- 1. Section 45
- 2. Section 48
- 3. Section 57
- 4. Section 60

## **Options:**

94091815353.1

94091815354. 2

94091815355.3

94091815356.4

Question Number: 99 Question Id: 9409184166 Question Type: MCQ Option Shuffling: No Is

**Question Mandatory: No** 

Correct Marks: 1 Wrong Marks: 0

UNCITRAL Technical Notes on Online Dispute Resolution were adopted in which year?

- 1.2013
- 2.2016
- 3. 2017
- 4. 2018

## **Options:**

94091815357.1

94091815358.2

94091815359.3

94091815360.4

Question Number: 100 Question Id: 9409184167 Question Type: MCQ Option Shuffling: No

Is Question Mandatory: No

The injunction order restraining the Defendant from removing assets from the jurisdiction or dealing with or parting with the assets in such a way as to render the execution of the decree inexecutable, is called as

- 1. John Doe order
- 2. Anton Pillar order
- 3. Mandatory injunction
- 4. Mareva Injunction

# Options:

94091815361.1

94091815362. 2

94091815363.3

94091815364.4