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CONSORTIUM OF NATIONAL LAW UNIVERSITIES

LLM. - COMMON LAW ADMISSION TEST, 2019

PART-A

1.	Which one of the following is not formally considered as an amendment to the Constitution under Article 368?									
	(A)	Creation of new state	es (B) Chang	ge in t	he Preamble					
	(C)	Change in the Part Γ	V A	(D)	Change in Pa	art XII				
2.	Wh	o presides over the joir	nt sitting of the t	wo Ho	ouses of Parliar	ment?				
	(A) (C)	Speaker (B) Vice President	President	(D)	Nominee of the	he Chief Justice of In	dia.			
3.	Wh	ich of the following cat	egory of judges i	s not i	mentioned in tl	ne Constitution?				
	(A) (C)	Acting Judge. (B) Adhoc Judge	Additional Ju	udge (D)	Puisne Judge	,				
4.	The	e right to vote in election	ons in India is a:							
	(A)	Fundamental right	(B) Const	itutio	nal right					
	(C)	Statutory right		(D)	Customary ri	ght				
5.	The	e fundamental right to	form co-operativ	e soci	eties is provide	d under:				
	(A)	Article 19 (1) (C) (B)	Article 21							
	(C)	Article 14		(D)	Article 51 A (j)				
6.	The	The Ordinance making power of the President under the Indian Constitution is:								
	(A)	An Executive power (D) Quasi exec	(B) A legi utive power	slative	e power (C)	Quasi-legislative	power			
7.	The	e concurrent power to i	mpose tax has b	een pr	ovided under:					
	(A)	Article 246 (B)	List III of Scl	hedule	e VII					
	(C)	Article 307		(D)	Article 246 A					
8.	The	e Goods and Services T	ax Council is set	up ur	nder :					
	(A)	Article 263 (B)	Article 269-A							
	(C)	Article 279-A		(D)	Article 281					
9.	Wh	o was the Constitution	al Advisor to the	e Cons	tituent Asseml	oly?				
	(A)	B N Rau (B)	B R Ambedk							
	(C)	Rajendra Prasad		(D)	K M Munshi					
10.	Wh	ich one of the following				_				
	(A)	Appointment and tra	nsfer of judges in	n the l	nigher judiciar:	y				

	(B)	Appointment and transfer of judges in the judiciary								
	(C)	Appointment, tra	ansfer	and removal of	f judge	s in the	judicia	ry (D)	Appointment,	
		transfer, recusal and removal of judges in the judiciary								
11.	The Vice – President of India can be removed from office by:									
	(A)	Impeachment.								
	(B)	Resolution passed by both Houses of Parliament.								
	(C)	Resolution passe	d by th	ne Council of S	tates a	ınd agre	ed to b	y the H	ouse of the People.	
	(D)	Resolution by both Houses and Order signed by the President of India.								
12.	The President decides on disqualification of Members of Parliament under Article 103 only on the advice of:									
	(A)	Council of Minist	ers							
	(B)	Constitution Bench of the Supreme Court of India								
	(C)	Election Commission								
	(D)	Chief Justice of India.								
13.		recent amendme nomically Weaker				_	aving	way for	r 10% reservation for	
	(A)	Article 14	(B)	Articles 15 an	nd 16					
	(C)	Article 15			(D)	Article	338			
14.	How many amendments have been made to the Indian Constitution so far?									
	(A)	102	(B)	121 (C)	103		(D)	126		
15.	The	National Commis	ssion fo	or Backward C	lasses	was cre	ated by	<i>7</i> :		
	(A)	The Constitution	(One	Hundred and l	First A	mendm	ent) Ac	t, 2016		
	(B)	The Constitution	(One	Hundred and S	Second	Amend	ment) .	Act, 201	18	
	(C)	The Constitution	(One	Hundred and '	Third A	Amendm	nent) A	ct, 2019)	
	(D)	The Constitution	(One	Hundredth An	nendm	ent) Act	, 2015			
16.	Whi	ich among the foll	owing	States has no l	Legisla	itive Co	uncil?			
	(A)	Andhra Pradesh	(B)	Telangana						
	(C)	Bihar			(D)	Madhy	a Prad	esh		
17.	Pas	sive euthanasia u	nder ce	ertain circumst	tance i	s permis	ssible w	vas uph	eld in the case of:	
	(A)	Aruna Ramachai	ndra S	hanbaug v. Un	ion of	India				
	(B)	Gian Kaur v. Sta	te of P	unjab						
	(C)	State of Maharas	shtra v	. Maruty Srip	aty Du	ıbal				

	(D)	P. Rathinam v. Union of India									
18.	Compensatory jurisprudence was invoked by the Supreme Court in:										
	(A)	Keshavanada Bharathi v. State of Kerala									
	(B)	Rudal Shah v. State of Bihar									
	(C)	Indira Nehru Gandhi v. Rajnarain									
	(D)	Kihota Hollohan v. Zachilhu									
19.	Bas	Basheshar Nath v. Commissioner of Income Tax, is often quoted with reference to the:									
	(A)	Doctrine of Eclipse									
	(B)	Doctrine of severability									
	(C)	Doctrine of Waiver of Fundamental Rights									
	(D)	Doctrine of territorial nexus									
20.	Gunupati v. Nafizul Hasan deals with:										
	(A)	Presidents' election (B) Privileges of the legislature									
	(C)	Pardoning power (D) Office of profit									
21.		ervation in promotions with consequential seniority in favour of Scheduled Castes and eduled Tribes is facilitated by:									
	(A)	Art. 16 (4A) (B) Art. 16(3) (C) Art. 16 (4B) (D) Art. 15 (3)									
22.	Art	Art. 141 of the Indian Constitution provides:									
	(A)	Law declared by it is not binding on High Courts									
	(B)	Law declared by the Supreme Court shall be binding on all courts within the territory of India									
	(C)	Advisory opinion may be given									
	(D)	Appeals from the High Court									
23.	Doctrine of legitimate expectation and wednesbury principles were read by Supreme Court into:										
	(A)	Art. 12 (B) Art. 14									
	(C)	Art. 23 (D) Art.22									
24.	A a juri ove:	even member bench of the Supreme Court unanimously struck down clauses 2(d) of Art.323 and Clause 3(d) of Art 323B of the Constitution relating to tribunals which excluded the sdiction of High Court and Supreme Court. The court held that power of judicial review r legislative action is vested in the High Court under Art.226 and in the Supreme Court ler Art.32. This is an integral part of the basic structure of the constitution. Name the e:									
	(A)	L. Chandra Kumar v. Union of India									
	(B)	KihotaHollohon v. Zachilhu (C) Nagaraj v. State of A.P.									
	(D)	Rajendra Singh Rana v. Swami Prasad Maurya									

25.	The	e phrase _comple	te justi	ce' is used in:								
	(A)	Article 141	(B)	Article 142								
	(C)	Article 144			(D)	Article 145						
26.					_			sit to decide any case Constitution shall be:				
	(A)	Three	(B)	Five								
	(C)	Seven			(D)	Nine						
27.	Wh	ich of the followi	ng duti	es was inserte	ed by wa	ay of an ameno	dment i	n 2002?				
	(A)	To uphold and	protect	the sovereign	ty, unit	y and integrity	y of Ind	ia.				
	(B)	(B) To value and preserve the rich heritage of our composite culture										
	(C)	(C) To safeguard public property and abjure violence										
	(D)	O) Who is a parent or guardian to provide opportunities for education to his child or, as the case may be, ward between the age of six and fourteen years.										
28.	The	e Parliament of I	ndia coi	nsists of:								
	(A)	Two Houses of	Two Houses of Parliament									
	(B)	President and	Гwo Ho	uses of Parlia	ment							
	(C)	President, Prin	ne Mini	ster and two I	Houses	of Parliament						
	(D)	President, Vice	Presid	ent and two H	louses o	f Parliament.						
29.	The Goods and Services Tax Council shall make recommendations to the Union and the States on a number of issues. Special provisions to how many States the Council can make recommendations?											
	(A)	Six	(B)	Eight (C)	Eleve	en	(D)	Thirteen				
30.	Hov	w many High Co	urts are	e there in Indi	a?							
	(A)	21	(B)	22 (C) 23		(D)	24					
31.	Wh	at is the total str	rength o	of the Suprem	e Court	including the	Chief J	Justice of India?				
	(A)	27	(B)	29								
	(C)	31			(D)	32						
32.		which case the do endments?	ctrine o	f severability	was ext	ended by the S	Supreme	e Court to constitutional				
	(A)	A.K. Gopalan v	. State	of Madras								
	(B)	Golaknath v. S	tate of 1	Punjab								
	(C)	Keshavananda			lerala							
	(D)	Kihota Hollaha	ın v. Za	chilhu								
33.		Among the following judges, against whom the motion for removal were initiated in either House of Parliament?										

	(A)	Justice Kamasw	amy a	na Justice Din	akarai	1					
	(B)	Justice Ramasw	amy a	nd Justice Sou	mitro S	Sen					
	(C)	Justice Dinakar	an and	l Justice Soum	itro Se	n					
	(D)	Justice Ramasw	amy a	nd Justice Kar	nan						
34.	Recently, the Supreme Court in Ram-Janmabhumi case:										
	(A)	Has ordered me	diation	by a panel							
	(B)	Has declined to	decide	on the case							
	(C)	Has upheld the	Allaha	bad High Cour	rt's dec	ision					
	(D)	None of the abo	ve								
35.	The	e Constitution Da	y is cel	ebrated on:							
	(A)	$26^{ m th}$ $ m January$	(B)	$15^{ m th}$ August							
	(C)	26 th November			(D)	10 th December					
36.		he Anglo-Indian (re than				epresented, the President may nominate not					
	(A)	Three	(B)	Two							
	(C)	One	(D)	1 WO	(D)	Four					
37.		which case the Su e to resolve a con	_		the do	ctrine of Prospective Over-ruling for the first					
	(A)	A. K. Gopalan v	. State	of Madras	(B)	Sajjan Singh v. State of Rajasthan					
	(C)	Shakari Prasad	v. Uni	on of India	(D)	Golaknath v. State of Punjab					
38.	How many judges of the Supreme Court were superseded in the appointment of Justice A.N. Ray as the Chief Justice of India?										
	(A)	One	(B)	Three							
	(C)	Two			(D)	None					
39.	The	Directive Princi	oles of	State Policy w	ere fra	med based on the provisions of:					
	(A)	Swiss Constitut	ion	(B) Austr	alian (Constitution					
	(C)	Irish Constituti	on		(D)	None					
40.	The	e Chief Justice of	India v	vho passed awa	ay whi	le in office was:					
	(A)	Justice A.N. Raj	У	(B) Justic	ce Saba	ayasachi Mukharji					
	(C)	Justice J.S. Ver		` ,	(D)	Justice E.S. Venkataramiah					
41.	Eve as	ery promise and e	every se	et of promises,	formi	ng the consideration for each other is known					
	(A)	Consideration									
	(B)	Agreement									

	(C)	Contract							
	(D)	Reciprocal Promises							
42. The correct sequence in the formation of a contract is									
	(A)	Offer, acceptance, agreement, consideration							
	(B)	Agreement, consideration, offer, acceptance							
	(C)	Offer, consideration, acceptance, agreement,							
	(D)	Offer, acceptance, consideration, agreement							
43.	Match List-I with List-II and select the correct answer using the codes given below the lists:								
	()	List-II Maria Brita Cara and Britan Cara Cara Cara Cara Cara Cara Cara Ca							
	(a)	Mohiri Bibi Case 1. Remoteness of damage							
	(b)	Satyabrata Ghose Case 2. Frustration of Contract							
	(c)	Hadley v. Baxendale 3. Invitation to treat							
	(d)	Carlill v. Carbolic 4. Minor's contract							
	(Codes:							
		(a) (b) (c) (d)							
	(A)	$4 2 \qquad 1 \qquad 3$							
	(B)	$2 3 \qquad 1 \qquad 4$							
	(C)	$4 1 \qquad 2 \qquad 3$							
	(D)	$1 2 \qquad 3 \qquad 4$							
44.	Acc	eptance sent through post:							
	(A)	can be revoked at any time							
	(B)	cannot be revoked at all							
	(C)	can be revoked before it comes to the knowledge of the offeror							
	(D)	can be revoked only if it does not reach the offeror							
45.	_	applied for allotment of 100 shares in _B' company. A letter of allotment addressed to _A' sposted in due time, but it never reached _A'. The posting of letter of allotment:							
	(A)	completes the contract (B) does not completes the contract							
	(C)	makes the contract voidable (D) makes the contract void							
46.	the	akes a life insurance policy making a false statement about his health and does not disclose fact that he has been treated for a serious illness. In this case which one of the following tements is correct: (A) The Contract is void							
	(B)	The Contract is valid							

	(C)	Contract is voidable on the ground of fraud							
	(D)	Contract is voidable on the ground of misrepresentation							
47.		which case it has been laid down that a promise to pay subscription is binding on the misor if promisee has undertaken some liability on the faith of the promisee:							
	(A)	Lalman Shukla v. Gauri Dutt (B) Kedar Nath v. Gorie Mohd (C) Bhagwandas							
		v. Girdhari Lal (D) Banwari Lal v. Sukhdarshan Dayal							
48.	Is p	past consideration for a promise valid to create a contract?							
	(A)	It is valid only in Indian Law and not in English Law (B) It is valid only in English							
		Law and not in Indian Law							
	(C)	It is valid both in Indian Law and English Law							
	(D)	It is neither valid in English Law nor in Indian							
	Law								
49.	An	agreement not enforceable by law is:							
	(A)	Void (B) Contract							
	(C)	Voidable Contract (D) Valid Contract							
50.	Where the relations subsisting between the parties are such that one of the parties is in a position to dominate the will of the other and uses that position to obtain an unfair advantage over the other is known as								
	(A)	Coercion (B) Misrepresentation							
	(C)	Fraud (D) Undue Influence							
51.	The	e maxim <i>actio personalis moritur cum persona</i> means:							
	(A)	Personal action dies with the parties to the cause of action							
	(B)	An action is not given to him who has received no damages							
	(C)	No one is responsible for inevitable accidents (D) An act done by me against my will,							
		is not my act							
52.	Ma	tch the incorrect entries.							
	(A)	Injuria sine damnum Ashby v. White							
	(B)	Damnum sine injuria Gloucester's Case							
	(C)	Remoteness of Damage Rylands v. Fletcher (D) Negligence Donoghue v.							
		Stevenson							
53.	In I	Rylands v. Fletcher, Justice Blackburn used the term(s):							
	(A)	Strict liability (B) Absolute liability							
	(C)	Strict and absolute liability (D) None of the above							
54.	Cor	ntributory negligence is a:							

	(A)	Tort		(B)	Crime					
	(C)	Defence		(D)	Right					
55.	Vole	enti non fit injuria is a:								
00.	(A)	General defence (B)	Particular de	efence						
	(C)	Not a defence	Taronomar a	(D)	Defence in Tort law					
56.	Test of directness for determining remoteness of damage was laid down in:									
	(A)	Wagon Mound 1 (B)	Wagon Mour	nd 2						
	(C)	Re Polemis		(D)	Rylands v. Fletcher					
57.	Following is not an essential of tort of negligence									
	(A)	Duty of care on the par	rt of plaintiff	(B)	Duty of care on the part of defendant					
	(C)	Breach of duty		(D)	Damage to plaintiff					
58.	Defamation is:									
	(A)	Both a tort and crime	(B) Tort o	nly						
	(C)	Crime only	,	(D)	Neither a tort nor a crime					
59.	Defa	aming someone by words	s or by gesture	s is cal	led in Torts as:					
	(A)	Libel (B)	Slander							
	(C)	Nuisance		(D)	None					
60.	What defense could be used when an injury is caused to a person due to unforeseen or unexpected events in spite of reasonable care taken by him?									
	(A)	Inevitable accident		f third						
	(C)	Act of God		(D)	None					
61.	Under Section 57 of Indian Penal Code, in calculating fractions of terms of punishment, _imprisonment for life shall be reckoned as equivalent to imprisonment for:									
	(A)	twenty years (B)	twelve years							
	(C)	thirty years		(D)	imprisonment till death					
62.	_	•	•		nis superior officer, in conformity with the nt: (A) A has committed the offence of murder					
	(B)	A has committed the o	ffence of culpa	ble hor	nicide					
	(C)	A has committed no of	fence							
	(D)	A has committed the o	ffence of riot.							
63.		principle that—Nothing	; is an offence v	which i	s done by a child under seven years of agel is					
	(A)	Section 81 of I.P.C.	(B) Section	on 82 o	f I.P.C.					

	(C)) Section 83 of I.P.C. (D)	Section 84 of I.P.C.									
64.	Eve	very person has a right to defend ———— a	gainst any offence:									
	(A)	his own body only										
	(B)	his own body and the body of his relatives only										
	(C)	his own body and the body of any other person										
	(D)) he has no right to defend against any offence	e affecting the human body									
65.	X, u	X, under the influence of madness, attempts to kill Y.										
	(A)	X has committed the offence of murder										
	(B)	Y has no right of private defense as X is insane										
	(C)	Y has right of private defense which he woul correct.	d have if X were sane (D) All statements are									
66.	The	The right of private defense of property against theft continues till:										
	(A)	the offender has effected his retreat with the property										
	(B)) the assistance of the public authorities is obt	cained									
	(C)) the property has been recovered										
	(D)) All of the above										
67.	A pe	person abets the doing of a thing by:										
	(A) (C)		ny conspiracy All of the above									
68.	Whe	hen two or more persons agree to do an illegal a	ct, such an act is known as:									
	(A)) Abetment (B) Public Tranquility										
	(C)) Criminal conspiracy (D)	All of the above									
69.	То с	commit an affray, the minimum number of per	sons required is:									
	(A)) Two (B) Three (C) Five	(D) Seven									
70.	Out	utraging the modesty of a woman is punishable	under:									
	(A) (C)	• • •	Section 511, IPC									
71.	_Op	Opinio juris' means:										
	(A)	Opinion of the jurists (B) Opinion of la opinion	w (C) State practice (D) Law of									
72.	_Jus	<i>Jus cogens</i> ' means:										
	(A)) Norms (B)	Negotiable norms									
	(C)) Non-derogable norms (D)	Legal norms									

73.	`Jus	gentium'is a b	ody of:									
	(A)		Statutes	s (B)	Decisions	of	ICJ	(C)	Interna	tional	Conventions	(D)
74.	Wor	ld Intellectual	Property (Organ	ization is a	spe	cialize	ed ag	ency of:			
	(A) (C)	UN WTO	(B)	ICJ	((D)	ILO					
75.	The Rome Statute of the International Criminal Court was adopted in the year:											
	(A) (C)	1998 2000	(B)	1999		(D)	2001					
76.	The Universal Declaration of Human Rights was adopted on:											
	(A) (C)	December 08, December 10,		(B)	Decembe	er 09 (D)			· 11, 1949)		
77.	The United Nations Commission on Human Rights meets every year at:											
	(A) (C)	The Hague France	(B)	Gene		(D)	Spair	n				
78.	CEI	OAW was adopt	ed by the	U.N.	General A	ssen	nbly ir	the	year:			
	(A) (C)	1979 1999	(B)	1989		(D)	2009					
	, ,					,						
79.		Human Rights Treaty Bodies: (A) Draft human rights treaties (B) Negotiate human rights treaties										
	(A)				, ,	_						
	(C)	Monitor hum	an rights (treatie	es ((D)	Ame	nd hı	ıman rig	hts tre	aties	
80.	The following Committee cannot hear individual complaints of human rights violations:											
	(A)	Committee th	at monito	rs ICC	CPR							
	(B)	Committee th	at monito	rs hur	man rights	bod	ies					
	(C)	Committee or	the Elim	inatio	n of Racial	Dis	crimir	nation	ı			
	(D) Committee on Torture											
81.	inde	tion ————————————————————————————————————	he author	's cop								
	(A)	77	(B)	66								
	(C)	57			((D)	87					
82.	The		Amendmei	nt to t	the Patents	s Act	t state	ed tha	at —comp	outer p	orograms per s	se∥ is
	not a	an —invention ures such as te	- raising a	ı deba	te whether	a co	mput	er pr	_	_	-	
	(A)	2000	(B)	1999)							

	(C)	2001			(D)	2002					
83.		ny dispute arises ro de the same	egardi	ng publication o	f wor	k, ———	— will be the f	inal aut	hority to		
	(A)	Copyright Board of the above	(B)	Patent Board	(C)	Appropriat	e government	(D)	None		
84.	Wha	at are the types of	invent	ions which are 1	no pa	tentable in Ir	ıdia?				
	(A)	•									
	(B)	an invention the primary or intended use or commercial exploitation of which could be contrary to public order or morality or which causes serious prejudice to human, animal or plant life or health or to the environment;									
	(C)	the mere discover discovery of any	-	_	_				heory or		
	(D)	All the above									
85.	Wha	at is the term of a pa	itent in	the Indian syste	m?						
	(A)	20 years	(B)	40 years							
	(C)	30 years			(D)	12 years					
86.	Wha	at are the classes o	f work	s for which copy	righ	ts protection i	is available in I	ndia?			
	(A)	Original literary,	dram	atic, musical an	d art	istic works					
	(B)	Cinematograph films									
	(C)	Sound recordings	3								
	(D)	All the above									
87.	und	he case of a work nertaking,———er of the copyright	s	hall, in the abse	•						
	(A)	Government	(B)	Such public ur	ndert	aking					
	(C)	Both (A) and (B)			(D)	None of the	above				
88.		ne period of assignment.	ment c	opyright is not	state	d, it shall be	deemed to be	years	from the		
	(A)	4	(B)	5							
	(C)	6			(D)	7					
89.	Whi	ch of the following	stater	nent is right?							
	(A)	An invention mugranted for an in				the grant of j	patent. No vali	d paten	t can be		

	(B)	An invention must possess utility for the grant of patent. No valid patent can be granted for an invention devoid of utility.							
	(C)	An invention me an invention de	_		lity for t	he gra	ant of patent. Valid patent can be granted for		
	(D)	An invention m can be granted to					utility for the grant of patent. Valid patent ility.		
90.	How	many GI Tags h	ave bee	n issue	d in Ind	lia so f	Car?		
	(A)	About 287	(B)	About	321				
	(C)	About 344				(D)	About 406		
91.	_The	e Courts are the c	eapitals	of law's	s empire	e, and	judges are its princes' wrote:		
	(A)	H.L.A. Hart	(B)	Ronal	d Dworl	kin			
	(C)	Robert Nozick				(D)	John Rawls		
92.		H.L.A. Hart, the eft to be developed		exture	of law' r	neans	that the regulation of areas of conduct must		
	(A)	A) law teachers (B) courts (C) legislature (D) people at large							
93.	Λοοσ	ording to Immanu	ıol Kant	ration	al form	al kno	wlodgo is:		
<i>J</i> J J .	(A)	material knowle		Taulon	ai 1011116	ai Kiio	wieuge is.		
(B) concerned with some object									
	(C)			•	derstan	ding a	nd reasons themselves (D) a misnomer		
	(-)						, , , , , , , , , , , , , , , , , , , ,		
94.	Aust	tinian notion of _	_	morali	ty' is:				
	(A)	a priori	(B)	social	ly const				
	(C)	religiously cons	tructed			(D)	law strictly so called		
95.	For	Roscoe Pound _ju	ıral post	ulates'	are to b	e disc	overed:		
	(A)	in the law itself	(B)	outsid	le the la	w			
	(C)	in the juristic th	nought			(D)	in all of the above		
96.		ording to John Au ety is:	ustin, th	ne relat	ionship	betw	een the sovereign and political independent		
	(A)	Symmetrical	(B)	Asym	metrica	l			
	(C)	Elliptical				(D)	Relative		
97.	Johr	n Rawls's concept	of justi	ce is a:					
	(A)	Legal Concept (B) Polit	ical Co	ncept (C) Soci	ological Concept (D) Philosophical Concept		
98.	Acco	ording to Realists	:						
	(A)	Custom is real l	aw	(B)	Preced	lent is	real law		
	(C)	Statute is real l	aw			(D)	Rule is real law		

99What are States without justice, but robber band						ls enlarged?' asked:
	(A)	St. Aquinas	(B)	St. Augustine		
	(C)	St. Joseph			(D)	St. Patrick
100.	The	following thinker:	is norn	nally associated	with	the secularization of natural law:
	(A)	Hugo Grotius			(B)	Antonio Gramsci
	(C)	Martin Heidegge	r		(D)	Auguste Comte
				-		

SPACE FOR ROUGH WORK

CONSORTIUM OF NATIONAL LAW UNIVERSITIES

LLM. - COMMON LAW ADMISSION TEST, 2019

PART-B

Maximum marks: 50

Instructions:

- 1. Answer any TWO of the following questions
- 2. All questions carry equal marks
- 3. Answer to each question shall not exceed 800 words
- 1. Briefly explain and critically evaluate the VVPAT and EVM in the light of contemporary developments.
- 2. The Supreme Court observed that the Ordinance making power has been used to such an extent that its use has become _fraud on the Constitution'. Critically examine this statement in the light of constitutional provisions, practices / conventions and judicial decisions.
- 3. Briefly explain and critically evaluate the concept of —victims' compensation in India in the light of statutory provisions and judicial decisions.
- 4. What is meant by generic drugs? Explain its importance in the light of judicial decisions in India.
- 5. Terrorism has become an international issue for long without finding any solution. Briefly explain and critically evaluate the same in the light of contemporary developments.