DO NOT OPEN THIS TEST BOOKLET UNTIL YOU ARE TOLD TO DO SO

Sr. No.:	T.B.C.: JSHP-23-P(I)	TEST BOOKLET SERIES		
	Civil Law-II	A		
MAX. TIME : 01 HOUR		MAXIMUM MARKS: 100		

IMPORTANT INSTRUCTIONS

- 1. IMMEDIATELY AFTER THE COMMENCEMENT OF THE EXAMINATION, YOU SHOULD CHECK THAT THIS TEST BOOKLET CONTAINING 50 QUESTIONS IN ENGLISH LANGUAGES DOES NOT HAVE ANY UNPRINTED OR TORN OR MISSING PAGE(S) OR ITEM(S), ETC. IF SO, GET IT REPLACED BY A COMPLETE NEW TEST BOOKLET OF THAT SERIES.
- You have to enter your Roll Number with blue or black ball point pen in the rectangular Box of the Test Booklet provided alongside. DO NOT write anything else on this Test Booklet except in the space provided for rough work.

Roll No.			

- 3. You have to mark / encode all your responses / answers *ONLY* on the separately provided OMR Answer Sheet. Read 'Instructions for filling the Sheet' printed on this sheet.
- 4. Before you proceed to encode the answers of the questions given in the Test Booklet on the OMR Answer Sheet with blue or black point ball pen you have to fill your Roll Number, Application No., Booklet Series, Name of Paper, Code & Examination Centre in the rectangle boxes provided in OMR sheet.
- 5. Please note that it is the candidate's responsibility to encode and fill in the Roll Number, Test Booklet Series (A / B / C / D) and Application No. carefully and without any omission or discrepancy at the appropriate places in the OMR Answer Sheet with blue or black ball point pen. Any error detected in the scanned data of the Answer Sheet due to wrong encoding of either Application No. or Roll No. or both by the candidate, his/her Answer Sheet shall not be evaluated and shall be rejected straight away.
- 6. Each item / question of the Test Booklet comprises four responses (answers). You will have to select the correct response / answer which you want to encode on the OMR Answer Sheet. In case you feel that for the given question there is more than one correct response / answer, mark the response / answer which you consider the best. In any case, choose *ONLY ONE* response / answer for each item / question & encode accordingly in the sheet. All items carry equal marks.
- 7. After you have completed filling in all your responses on the OMR Answer Sheet and the examination has concluded, you should hand over to the Invigilator *only the Original Copy of the OMR Answer Sheet*. You are permitted to take away with you the Test Booklet & Candidate's Copy of the OMR Answer Sheet.
- 8. Sheet(s) for rough work is appended at the end of the Test Booklet.
- 9. No marks shall be awarded for scrapped questions.

USE OF MOBILE PHONE OR ANY COMMUNICATION DEVICE IS BANNED IN THE EXAMINATION

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- 1. As per the Transfer of Property Act, 1882; If the donee dies before acceptance of the gift, such gift is:
 - (A) Void
 - (B) Voidable
 - (C) Valid
 - (D) Converted into will
- 2. Read the following statements:

Statement I: Where, on a transfer of property, an interest is created for the benefit of a person not then living, he acquires upon his birth a vested interest.

Statement II: Such a person would always be entitled to the enjoyment thereof immediately on his birth.

Choose the CORRECT option:

- (A) Only Statement I is correct.
- **(B)** Only Statement II is correct.
- (C) Both Statement I and II are correct
- **(D)** Statement I is correct, but Statement II may not always be correct.
- 3. *'Attested'* in relation to an instrument means:
 - i. Attested by two or more witnesses.
 - ii. Each of the witnesses has seen the executant sign or affix his mark to the instrument.
 - iii. Each of the witnesses has signed the instrument in the presence of the executant.
 - iv. More than one of such witnesses shall have been present at the same time.

Choose the correct option:

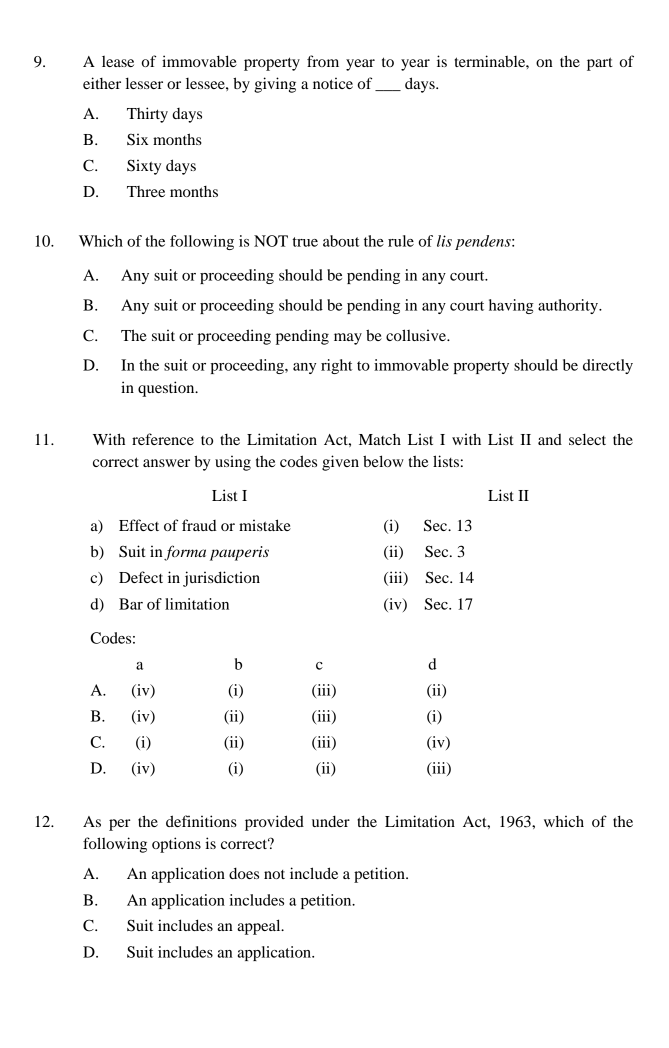
- **A.** Only ii and iv are correct.
- **B.** Only i, ii and iii are correct.
- **C.** Only i, ii and iv are correct.
- **D.** Only i and iii are correct.
- 4. Doctrine of subrogation applies to:
 - (A) Lease
 - (B) Sale
 - (C) Mortgage
 - (D) Gift

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With reference to the TPA 1882, Match List I with List II and select the correct 5. answer by using the codes given below the lists: List I List II Transfer of property defined (i) Sec. 14 a) b) Rule against Perpetuity (ii) Sec. 21 Transfer by ostensible owner (iii) Sec. 41 c) (iv) Sec. 5 d) **Contingent Interest Codes:** d a b c (A) (iii) (i) (ii) (iv) **(B)** (iv) (i) (ii) (iii) **(C)** (iv) (iii) (i) (ii) **(D)** (iii) (ii) (iv) (i) Under Section 10, TPA, transfer of property subject to a condition or limitation absolutely restraining the transferee from parting with his interest in the property, the condition or limitation is: (B) Void **(A)** Illegal **(C)** Voidable (**D**) Enforceable 7. Mr. Sukant transfers property X to Mr Kushal for Rs. 60 Lakh representing that he has a present interest therein, whereas he has, in fact, only a spes successionis. Kushal, however, has taken the transfer on the faith of that representation and for consideration. Kushal, in this case, is entitled to the benefit of the property X under the following provision of the Transfer of Property Act: A. Sec. 43 as laid down in Jumma Masjid Mercara v Kodia Manindra Deviah B. Sec. 6(a) as laid down in Rajesh Kanta Roy v Shanti Devi C. Sections 43 and Sec. 6(a) operate on two different grounds. Therefore, both would be applicable. D. Sec. 11 as in Abdul Jabbar v Venkata Shastri 8. Under TPA, Sale is a transfer of: A. A right to enjoy immovable property. B. A right to enjoy movable property. C. An interest in a specific immovable property

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D. Ownership



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- 13. In the case of continuing breach of contract or in the case of a continuing tort, the Limitation Act provides as follows:
 - I. A fresh period of limitation begins to run every time during which the said breach or the tort continues.
 - II. The test is not whether the right is a continuing right but whether the wrong is a continuing wrong.
 - III. A continuing breach is different from successive breaches.

- A. Only I and II are correct.
- B. Only II and III are correct.
- C. Only I and III are correct.
- D. All three are correct.
- 14. Where the prescribed period of limitation for any application or suit is expiring on a holiday, such application or suit may be made:
 - A. On the day when the Court re-opens.
 - B. A day prior to that holiday
 - C. Within 30 days of re-opening of the court.
 - D. Within 45 days of re-opening of the court.
- 15. What would be the effect of acknowledgement of debt in writing by the defendant after the prescribed day of limitation:
 - A. Acknowledgement provides a fresh period of limitation.
 - B. Usually, the courts have discretion in such situations.
 - C. Such acknowledgement shall have no effect on limitation.
 - D. It may have an effect if the writing is clear in meaning.
- 16. Choose the correct option:
 - A. The law of limitation is only substantive in nature.
 - B. Limitation bars the judicial remedy.
 - C. Limitation extinguishes the right.
 - D. Limitation bars the extra-judicial remedy
- 17. Any other application for which no limitation period is provided elsewhere, the period of limitation will be:

A. Thirty Years B. Twelve years

C. Five years D. Three years

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18		The period of limitation for filing an application for review of a judgment by a court other than the Supreme Court isdays:					
	A.	120		B.	60		
	C.	30		D.	90		
19.	Asse	rtion (A		eriod if	Act empowers the Court to admit a suit the plaintiff satisfies the Court that he astituting the suit.		
	Reas	on (R):			itted after the prescribed period if the use for not preferring the appeal within		
	A.	(A)	is true but (R) is false.				
	B.	(A) i	is false but (R) is True.				
	C	C Both (A) and (R) are true but (R) is not correct explanation of (A).					
	D.	Bot	h (A) and (R) are true bu	ıt (R) is	s correct explanation of (A).		
20.	Read the following statements with regard to computing period of limitation for an appeal or application:						
		Statement I: The day from which such period is to be reckoned, shall be excluded. Statement II: The day on which the judgment complained was pronounced and the time requisite for obtaining a copy of the decree or order, shall be excluded.					
	Choo	se the c	orrect option:				
	A	. Only	Statement I is correct.	В	B. Only Statement II is correct		
	C	. Both	are correct.	D	D. Both are incorrect.		
21.	Whic	ch of the	following is false:				
	A. A contract is frustrated where the actual and specific subject matter of the contract has ceased to exist.						
	B. A contract is not frustrated where the actual and specific subject matter of the contract has ceased to exist. It merely amounts to commercial hardship.						
	C. A contract which required personal performance by the promisor is frustrated on the death of the promisor.						
	D. A contract will be frustrated where circumstances arise that make the performance of the contract impossible in the manner contemplated.						

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22. When the promisor offers to perform his part of obligation to the promise, it is known as:

i. Performance

ii. Part-Performance

iii. Tender of Performance

iv. Offer of Performance

Choose the correct answer:

A. (i) and (ii) only

B. (i) and (iii) only

C. (iii) and (iv) only

D. (ii) & (iii) only

23. Under the Indian Contract Act, a minor's agreement would have the same consequence as that of any:

A. Religious Guru/Spiritual leader

B. Drunken person who is under influence of alcohol

C. Fraudulent person

D. A person whose identity has been mistaken for someone else.

24. If a party to the contract, in the performance of his obligations, has done some work and the further performance has been rendered useless by the act of the other party, the party which performed the said obligation is entitled to recover reasonable compensation for that work done. The said doctrine is:

A. Nudum Pactum

B. Nemo dat quod non habet

C. Quasi contract

D. Quantum Meruit

25. Statement I: All illegal contracts are void but all void contracts are not illegal.

Statement II: All wagering agreements are void.

Choose the correct answer:

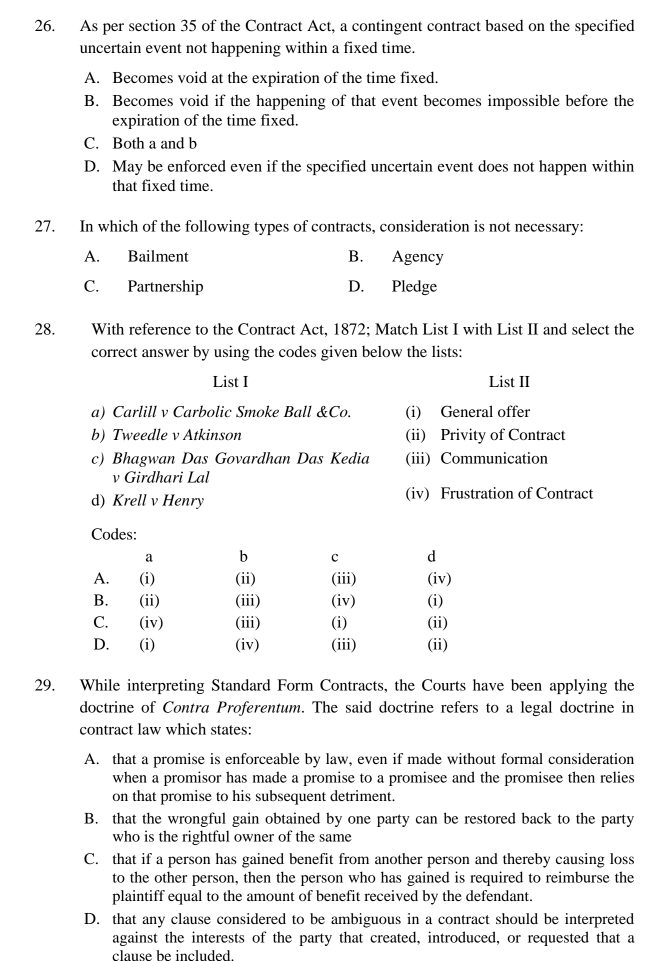
A. Only Statement I is true

B. Only Statement II is true

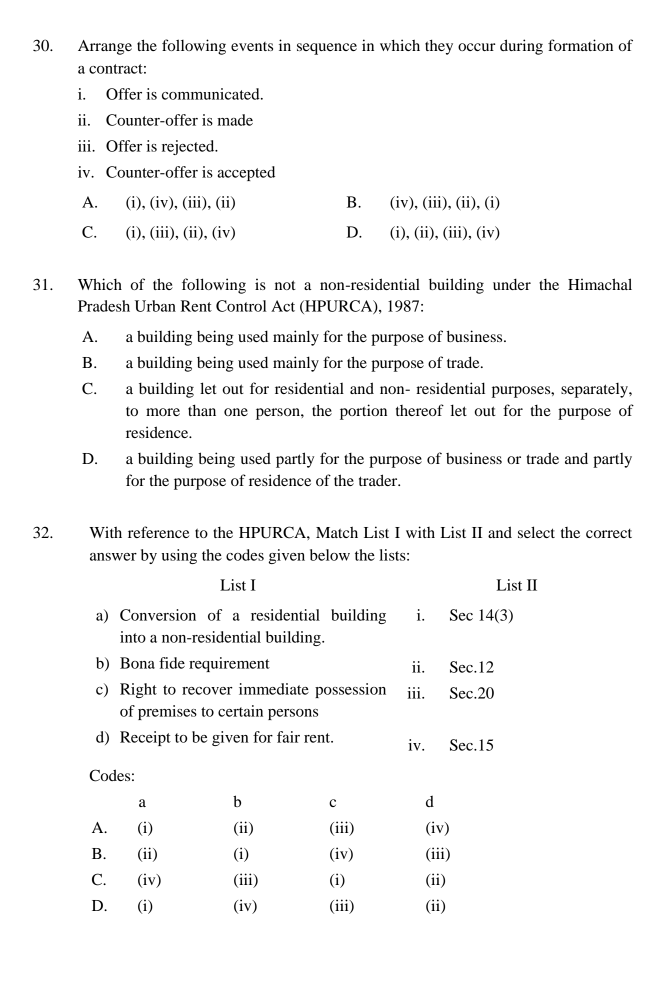
C. Both I & II are false.

D. Both I & II are true.

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- 33. Which of the following is not a 'specified landlord" under HPURCA:
 - A. a retired army personal, who purchases a building after his retirement from the military service.
 - B. a person who is entitled to receive rent in respect of a building on his own account.
 - C. a person who is holding or has held an appointment in a public service.
 - D. a person who is holding a post in connection with the affairs of the Union or of a State
- 34. As per the Sec. 7 Proviso HPURC, any agreement for the payment of any sum in addition to fair rent or any rent in excess of such fair rent shall:
 - A. Be binding on both parties.
 - B. Shall be null and void.
 - C. Not exceed the prescribed threshold.
 - D. Depend on the terms of the agreement as it is a private affair between the parties.
- 35. The Controller under HPURCA can exercise power of a magistrate for the following purpose:
 - A. Validation
 - B. Recovery of fine
 - C. To make rules for proper implementation of the act
 - D. All of the above
- 36. Which of the following statements are correct as per HPURCA:
 - i. The provisions of this Act shall not apply to any building or rented land owned by the Government.
 - ii. The fair rent fixed under section 4 shall be operative from the date on which the application is filed under this section.
 - iii. When the fair rent of a building or rented land has been fixed under section 4, decrease may be allowed in cases where there is a decrease or diminution in the accommodation or amenities provided.

A. Only (i)

B. Only (ii)

C. Only (ii) and (iii)

D. All are correct.

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- 37. The deposit under Sec. 21 of HPURC Act shall NOT be accompanied by an application by the tenant containing the following particulars:
 - A. the building or rented land for which the rent is deposited with a description sufficient for identifying the building or rented land.
 - B. the period for which the rent is deposited.
 - C. the name and address of the tenant or the persons claiming to be entitled to such rent.
 - D. the name and address of the landlord or the persons claiming to be entitled to such rent.
- 38. No rent deposited under section 21 of HPURC Act shall be considered to have been validly deposited under that section, unless the deposit is made:
 - I. within thirty-one days of the time referred to in section 20 for payment of the rent.
 - II. if the tenant wilfully makes any false statement in his application for depositing the rent.

A. Only II B. Only I

C. Both I & II D. Both are false.

- 39. Any person aggrieved by an order passed by the Controller under HPURC Act may prefer an appeal. Choose the correct option after reading the following statements:
 - i. within fifteen days from the date of such order.
 - ii. or such longer period as the appellate authority may allow for reasons to be recorded in writing.
 - iii. In computing the period of fifteen days, the time taken to obtain a certified copy of the order appealed against shall be excluded.

A. Only i B. Only ii

C. Only iii D. All i, ii and iii

40. In which of the following cases, increase in fair rent is NOT admissible:

A. Alteration B. Improvement

C. Addition D. None of the above.

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41. Match List I and List II as per the provisions of maintenance under Hindu Adoption and Maintenance Act, 1956, and select the correct answer by using the codes given below the lists.

		List I			List II
a) Wif	fe			i.	Sec. 20
b) Widowed Daughter-in-Law				ii.	Sec. 18
c) Children and aged parents				iii.	Sec. 19
d) Dependents				iv.	Sec. 22
Codes	:				
	a	b	c	d	
A.	(ii)	(iii)	(i)	(iv))
B.	(iv)	(iii)	(ii)	(i))
C.	(iii)	(ii)	(i)	(iv))
D.	(i)	(ii)	(iii)	(iv)	1

- 42. Under the Hindu Succession Act, 1956, the following is true for Computation of degrees:
 - i. For the purpose of determining the order of succession among agnates or cognates, relationship shall be reckoned from the intestate to the heirs in terms of the degrees of ascent or descent or both.
 - ii. Only ascending generation would constitute a degree and not a descending one.
 - iii. Degrees of ascent and descent shall not be computed inclusive of the intestate.
 - A. All (i), (ii) and (iii) are true.
- B. Only (ii) and (iii) are true.

C. Only (i) is true.

- D. Only (i) and (ii) are true.
- 43. Once a decree for judicial separation has been passed under the Hindu Marriage Act, 1955, the couple can:
 - A. never cohabit together.
 - B. live together after the court rescinds the decree.
 - C. can live together after remarriage.
 - D. can decide as per their choice.

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- 44. Any marriage solemnized will be null and void as per the Hindu Marriage Act, 1955, if:
 - i. either party has a spouse living at the time of marriage
 - ii. parties are not within the degrees of prohibited relationship If the custom or usage governing each of them permits a marriage between the two.
 - iii. parties are not within the degrees of prohibited relationship if the custom or usage governing any of them permits a marriage between the two.

- A. Only (i) and (ii) are true.
- B. Only (i) and (iii) are true.
- C. Only (ii) and (iii) are true.
- D. All (i), (ii) and (iii) are true.
- 45. The period prescribed in Section 13-B (2) of the Hindu Marriage Act, 1955 can be waived or reduced by the Supreme Court in exercise of its jurisdiction under Article 142 of the Constitution in view of settlement between the parties. The SC has the discretion to grant divorce on the ground of irretrievable breakdown of marriage by passing a decree of divorce by mutual consent, without being bound by the procedural requirement to move the second motion. This has been laid down very recently in the following SC judgment:
 - A. Savitri Pandey v. Prem Chandra Pandey
 - B. Munish Kakkar v. Nidhi Kakkar
 - C. Manish Goel v. Rohini Goel
 - D. Shilpa Sailesh v Varun Sreenivasan
- 46. *T. Sareetha v T. Venkata Subbaiah* is a case relating to:
 - A. Monogamy

B. Inheritance

C. Conjugal rights

- D. Partition of Property
- 47. Assertion (A): A bigamous marriage is void under Hindu Law.
 - Reason (R): A child born out of void marriage is legitimate child of his parents.

Choose the correct answer:

- A. Both A and R are true, and R is the correct explanation of A.
- B. Both A and R are true, and R is not the correct explanation of A.
- C. A is true but R is false.
- D. A is false but R is true.

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- 48. A child who was in the womb at the time of the death of an intestate and who is subsequently born alive shall have:
 - I. the same right to inherit to the intestate as if he or she had been born before the death of the intestate, and the inheritance shall be deemed to vest in such a case with effect from the date of the death of the intestate.
 - II. Section 20 permits an interest being created for the benefit of an unborn person who acquires interest upon his birth.
 - III. Shall not have the same rights to inherit to the intestate as if he or she had been born before the death of the intestate, and the inheritance shall be deemed to vest in such a case with effect from the date of the death of the intestate.

Only I Only II

Only III Both I & II

- 49. A Guardian" means a person having the care of the person of a minor or of his property or of both his person and property, and includes
 - i. a natural guardian,
 - ii. a guardian appointed by the will of the minor's father or mother,
 - iii. a guardian appointed or declared by a court.
 - iv. a person empowered to act as such by or under any enactment relating to any court of wards.

Choose the correct option:

All are true Only i and iii

Only ii and iv Only i, ii and iii

- A Hindu can dispose of his interest in a Mitakshara Coparcenary property by:
 - A. Will
 - B. Sale
 - C. Gift
 - D. Any other than mentioned above.

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SPACE FOR ROUGH WOK

कच्चे कार्य के लिए स्थान

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SPACE FOR ROUGH WOK

कच्चे कार्य के लिए स्थान

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