

PRIMEAP MOCK 01(TRIAL MOCK) ANSWERS

ENGLISH LANGUAGE

1. C
The assets on a balance sheet **are either financial or real**, held to yield income or to be sold or pledged.
2. B
All economic units—households, firms, financial institutions, governments—**take positions in assets by issuing liabilities**, with margins of safety maintained for protection.
3. B
Another is net worth— for a given expected income stream, the **greater the value of assets relative to liabilities, the greater the margin of safety**.
4. B
For this reason, **central bank interventions are required to protect at least some financial institutions** by temporarily providing finance through lender of last resort facilities.
5. C
A. 'For this reason, **central bank interventions are required to protect at least some financial institutions** by temporarily providing finance through lender of last resort facilities'.
B. 'the dynamic of a generalized sell-off is to drive asset prices toward zero, what Irving Fisher called a debt deflation process.'
6. A
7. D
A. Augustus Gloop is **gluttony**
B. Violet Beauregarde is **pride** (becomes a swollen ego of herself)
C. Veruca Salt is **avarice** (so much for material possessions)
8. C
A. Is irrelevant
B. Is a noun not phrase
C. The chocolate factory I guess is the garden of Eden, and as God knows how **we listen and do not listen**, getting in all sorts of catastrophes with the latter, Willy Wonka sets the children up to test their morals.
D. Is irrelevant
9. C
'Charlie Bucket (simple name, I guess, not entirely sure about this one).'
10. D
A. Is implied
B. 'I know I might get terribly bashed for having said these representations, but it is just my perspective, not trying to bash anything or anyone here at all.'
11. A
12. C
13. D

14. A

15. B

16. A

Feminist critics of the film have focused on the fact that he *forces* them to accomplish his dream. The girls, **it is argued, have no agency.**

17. B

18. D

19. D

20. C

21. D

A. Is irrelevant

B. 'Legal and paralegal structures derived from such religious and moral traditions have enforced these directives using punishments ranging from mild to extreme in severity depending on specific social and historical circumstances.'

C. 'Since Margaret Mead's (1901–1978) groundbreaking anthropological study in 1936 first demonstrated cultural variability in behavior and temperament for both sexes,'

22. A

23. A

Since Margaret Mead's (1901–1978) groundbreaking anthropological study in 1936 first demonstrated cultural variability in behavior and temperament for both sexes,

24. D

Current Affairs including GK

25. B

26. C

27. C

28. B

29. C

30. C

31. A

- 32. C
- 33. B
- 34. A
- 35. B
- 36. C
- 37. C
- 38. D
- 39. C
- 40. B
- 41. C
- 42. B
- 43. A
- 44. B
- 45. C
- 46. B
- 47. B
- 48. B
- 49. B
- 50. A
- 51. D
- 52. C

LEGAL REASONING

53. C She has not concealed any fact from Rita. The legs of the horse were visible to her neither Rita asked about the condition of the Horse. Therefore Sejal cannot be held liable.

54: B Here misrepresentation is in the part of 'A', the fact that he did not know that the radio is not working properly is not relevant. He has misrepresented the actual condition.

55: A Setu's permission was not given freely. The relationship between a doctor and his patient is that of a fiduciary relationship. Therefore Setu has not entered freely into the contract and there is an element of undue influence.

56: B The nephew and the uncle have a relationship in which undue influence can be exercised. Therefore it is subject to investigation whether the consent was given freely or not.

57: A In case of mistake the contract is void while in other cases the contract is voidable.

58. (D) The Hindu Adoption and Maintenance Act covers everyone residing in India who is not a Christian, Muslim, Parsi or Jew.

59. (D) Self-explanatory

60. (A) A single female can adopt a child of any gender.

61. (B) Married couples with **at least two years of a stable marital relationship.**

62. (B) **in Manusmriti as 'taking someone else's son and raising him as one's own'. Hindu Adoption and Maintenance Act has made the definition of 'adoption' much wider by using the word 'child' instead of 'son'. Child includes both a girl and a boy child. and not merely a son.**

63. (C) That the accused or the person in question must have been **tried by the court previously and it is concerned only with judicial prosecution and proceedings**

64. (B) Article 20 is among those Articles of the Indian Constitution, which can't be put aside even

during an emergency

65. (B) The previous conviction/acquittal must be in force and should not have been set aside by appeal or re-trial.

66. (A) As the murder was committed after the change in law then no provision of Article 20 will attract in this case

67. (D) Self-explanatory

68. (A) Self-explanatory

69. (B) It is known as plea of guilt and a conviction could be made based on a judicial confession but the condition that needs to be satisfied is that the confession should be voluntary and based on truth.

70. (A) Confession made to a person, during self conversation or before anybody including a Judicial Magistrate is known as extra-judicial confession or informal confession. They are made in the absence of a Judge or Judicial Magistrate. It is admissible even if it is overheard by others and that piece of evidence can be proved if the Court is satisfied that it is substantive evidence that goes against the accused but it should be corroborated with some other evidence.

71. (A) It is admissible even if it is overheard by others and that piece of evidence can be proved if the Court is satisfied that it is substantive evidence that goes against the accused but it should be corroborated with some other evidence.

72. (C) Self-explanatory

73.(B). the next senior Most Judge of the Court is appointed as the Chief Justice and seniority is determined from the date and time when the Judge takes the oath. For instance, if Judge A and Judge B are sworn in on 05.05.2020, but Judge B is administered the oath first, then s/he shall be senior to Judge A

74.(A). It is noteworthy since the inception of the supreme court there have been 47 chief justices out of which 46 have been from bench and only one has been from bar. It is mentioned in the passage that candidate from bench is considered above the member from Bar

75.(D). It is the sole prerogative of the Chief to decide on the composition of Benches and roster of the court, that is the nature of cases each bench will hear.

76.(C). Justice Singh was older than Justice Ahmadi and also senior in terms of judicial experience. If Justice Singh was sworn in first, he would have been the CJI for over two years while Justice Ahmadi would have been the Chief for a few months. However, Justice Ahmadi was given seniority over Justice Singh and he became the 26th Chief Justice of India

77.(C). It is mentioned in the passage that - most plausible reason behind the collegium preferring a member appointed from bench is the experience she/he has had at the high court the most plausible reason behind the collegium preferring a member appointed from bench is the experience she/he has had at the high court.

78. (C) The court would have no jurisdiction as none of the provisions are fulfilled

79. (C) Jurisdiction of the Court If a marriage is solemnised at a place within the municipal limit and the party reside there only, the family Court would have exclusive jurisdiction to deal with case.

The case cannot be transferred to district court on a ground that the husband resides outside the limits of municipal corporation

80. (D) Every petition under this Act shall be presented to the district court within the local limits of whose ordinary original civil jurisdiction—

(i) the marriage was solemnised,

the petitioner is residing at the time of the presentation of the petition, in a case where the respondent is, at that time, residing outside the territories to which this Act extends

81. (A) This provision will only attract in the matter 'the marriage was solemnised'

82. (C) Self-explanatory

83: A

Option B is not relevant. Option C would be true if the age of the adoptive child was given therefore it is not correct. Option A is correct because According to Section 57 of the Act: Must be physically fit, financially sound, mentally alert and highly motivated to adopt a child for providing a good upbringing

to him.

84: D

The maximum aggregate age of the couple to adopt a child below 4 years of age is 90 years. Here the maximum aggregate age of the couple is 92 years, therefore they cannot adopt the child.

CRITICAL REASONING

85. (C) The court recorded its “disappointment” with the way the HC failed to acknowledge the rights of victims.

86. (D) None of the above can be inferred and is associated with the fact

87. (C) The court recorded its “disappointment” with the way the HC failed to acknowledge the rights of victims.

88. (A) Self-explanatory

89. (D) The bail was granted by the High Court.

90. (B) The incident was describing how authorities were ignorant of the decision of the Supreme Court and was carrying out bulldozing against particular community.

91. (A) The BJP on the one hand, has also made an unsubtle insinuation that those fomenting trouble are ‘Bangladeshis’ and ‘Rohingya’, terms that will render the residents of the area vulnerable to denial of their rights.

92. (D) None of the above can be inferred.

93. (C) Both A and B clearly shows the attitude of the authorities

94. (C) It can’t be inferred from the passage that whole country is having anti-muslim sentiments.

95. (D) The criticism attracted arrest for Mewani and if it will happen in democracy then for sure it will act as a shock

96. (D) The author was claiming the arrest as something against democracy. Hence, D would be the answer

97. (A) Self-explanatory

98. (C) The author was criticising the arrest I the whole passage

99 (A) This line is supporting and corroborating the arguments of the author but can’t be said as conclusion.

100.(C). It is clearly mentioned in the passage that BCI no deserving candidate should be deprived

from giving CLAT due to his lack of knowledge of English language and also the BCI has constituted a committee to consider the feasibility of conducting CLAT in vernacular language.

101.(B). In the passage it is mentioned that “ It is the decision which is not to be taken on relying on emotions rather it needed to be analyzed and decided on facts”.

102.(A). Option A is correct because the passage clearly mentions that lack of knowledge of English language does not determines ones intelligence and acumen.

103.(C). All India Bar Examination is being conducted in 11 language including English as mentioned in the passage

104.(D) . The author is in support of conducting CLAT in vernacular language and also says that one’s knowledge shouldn’t be judged according to his/her proficiency in English language.

105. (B) It can be directly inferred from the given statement

106. (C) The statement is a central idea as the passage was revolving how China is increasing its base and this statement is favouring the claim of the author

107. (D) All of the above statement supports the argument and concerns of the author.

108.(C) The latest security pact is unlikely to be the last. This statement shows the motive of the Chinese government and all the other options were going against the said idea.

109.(B) It is just an inference what author had drawn from the last actions of the Chinese government

DATA INTERPRETATION

SET-01

110.A

111.C

112. B

113. C

114. D

SET-02

115. D

116. B

117. B

118. D

SET-03

119. C

120. B