

# 100+ SSC CGL Polity Questions PYSPs 2019,2018 and 2017 (English PDF)







- 1. Which is the third biggest party in 2019 elections?
- A. DMK
- B. BJP
- C. NCP
- D. BSP

Ans. A Sol.

- \* The **Dravida Munnetra Kazhagam** (**DMK**) won **23 seats** in the Lok Sabha elections in 2019.
- \* It is the third biggest party in the 2019 Lok Sabha Elections.
- \* It is a state political party in the state of Tamil Nadu and the Union Territory of Puducherry.
- \* It was founded by C. N. Annadurai in 1949.
- 2. What does the writ of 'Mandamus' mean?
- A. We Command
- B. By What Warrants
- C. To be Certified
- D. You May Have the Body

Ans. A Sol.

- **Mandamus** is a Latin word, which means "**We Command**".
- It is an order from the Supreme Court or High Court to a lower court or tribunal or public authority to perform a public or statutory duty.
- There are **five types** of Writs Habeas Corpus (you may have the body), Mandamus (we command), Prohibition (stay order), Certiorari (to be certified) and Quo warranto (by what warrants).

- 3.The Legislative Assembly of which state adopted a new logo on the 9<sup>th</sup> January 2020?
- A. Andhra Pradesh
- B. Tripura
- C. Arunachal Pradesh
- D. Assam

Ans. C Sol.

- The Legislative Assembly of **Arunachal Pradesh** adopted a new logo on the 9<sup>th</sup> January 2020.
- This new logo reflects the distinct identity and culture of the state.
- The new logo consists of the national emblem and the state flower foxtail orchid, Rhynchostylis Retusa.

4. Answer the following questions by selecting the **most appropriate** option.

The proposal for the creation of new All-India Services can be considered only: A. if majority of State Legislatures make such demand

- B. if Lok Sabha passes a resolution by two-thirds majority
- C. if the Rajya Sabha passes a resolution by two-thirds majority
- D. None of the above

Ans. C

Sol. Under Article 312 the Rajyas Sabha by passing a resolution by two thirds majority of the members present & voting can set up an All India Services (AIS). Presently only the IAS, the IPS and the IFS have been constituted as All India Services.









5.In which part of the Indian Constitution, are centre-state relations mentioned?

A. Part XI (Article 245 to 263)

B. Part IV (Article 36 to 51)

C. Part X (Article 244 to 244A)

D. Part XIII (Article 301 to 307)

E. None of the above/More than one of the above

Ans. A Sol.

- In Part XI (Article 245 to 255) of the Indian Constitution, centre-state relations are mentioned.
- The centre-state relations are divided into three parts, which are mentioned below:
- (A) Legislative Relations (Article 245-255)
- (B) Administrative Relations (Article 256-263)
- (C) Financial Relations (Article 268-293)
- 6. Who headed Union Powers Committee of Constituent Assembly?
- A. Rajendra Prasad
- B. Sardar Patel
- C. JL Nehru
- D. Mahatma Gandhi
- E. None of the above/More than one of the above

Ans. C Sol.

- Jawahar Lal Nehru headed the Union Powers Committee, which was constituted in Constituent Assembly.
- He was also the chairman of the Union Constitution Committee.

7.\_\_\_\_ was the first Chief Election Commissioner of India.

A. Sunil Arora

B. Sukumar Sen

C. T N Seshan

D. M S Gill

Ans. B Sol.

- Sukumar Sen was the first Chief Election Commissioner of India.
- He served as the Chief Election Commissioner of India from 21 March 1950 to 19 December 1958.
- He also served as first Chief Election Commissioner in Sudan.
- Article 324 of the Indian Constitution deals with the Chief Election Commissioner of India.
- 8. Which was the first state to introduce NOTA in elections?
- A. Rajasthan
- B. Maharashtra
- C. Chhattisgarh
- D. Goa

Ans. C Sol.

**Chhattisgarh** was the first state to introduce NOTA in elections.

• Chattisgarh introduced NOTA in **2009** local government elections.









- In 2013, NOTA was first used in state assembly elections in four states-Rajasthan, Chhattisgarh, Mizoram and Madhya Pradesh.
- NOTA is **not** used in elections of **Rajya Sabha members**.
- NOTA does not impact the result of the election process as they are counted as invalid votes.
- 9. The ideals of Liberty, Equality, and Fraternity (contained in the Preamble of the Constitution of India) are borrowed from the constitution of which country?
- A. Australia
- B. Canada
- C. Germany
- D. France
- E. None of the above/
  More than one of the above

#### Ans. D Sol.

- The concept of 'Republic' & ideals of Liberty, Equality, and Fraternity (contained in the Preamble of the constitution of India) are borrowed from France.
- The term 'liberty' means the absence of restraints on the activities of individuals, and at the same time, providing opportunities for the development of individual personalities.
- Equality means the absence of special privileges to any section of society, and the provision of adequate opportunities for all individuals without any discrimination.
- Fraternity means a sense of brotherhood.

- 10.Article 17 of the Constitution of India deals with the abolition of .
- A. Untouchability
- B. Titles
- C. Savery
- D. Sati

#### Ans. A Sol.

- Article 17 of the Constitution of India deals with the abolition of untouchability.
- Article 17 of the constitution abolishes the practice of untouchability. The practice of untouchability is an offence and anyone doing so is punishable by law.
- 11. Who appoints State Election Commissioner in India?
- A. Chief Minister
- B. Governor
- C. President
- D. None of these

#### Ans. B Sol.

Governor of state appoints Chief Election Commissioner of State.

- \* Under article 165, He/She also appoints Advocate General of State.
- \* He also appoints the Chairman and members of the State Public Service Commission and Vice-Chancellors of Universities.
- 12.Arms Forces Tribunal is established in which year?
- A. 2008
- B. 2010
- C. 2012
- D. 2013

Ans. A









#### Sol.

- Indian parliament passed arms forces tribunal act, 2007 and thereby the Arms Forces Tribunal came into existence in 2008.
- Its headquater Bench is in New Delhi, and AFT has Regional Benches at Chandigarh, Lucknow, Kolkatta, Guwahati, Chennai, Kochi, Mumbai and Jaipur.
- 13. Which of the following is one of the Articles of the Constitution of India that mentions the Comptroller and Author General of India?

A. 156

B. 280

C. 148

D. 352

#### Ans. C Sol.

- The CAG is mentioned in the Constitution of India under Article 148 – 151.
- The CAG is ranked 9th and enjoys the same status as a judge of the Supreme Court of India in Indian order of precedence.
- 14. Who among the following is/was the longest serving governor of an Indian state?

A. N D Tiwari

B. Padmaja Naidu

C. Sarojini Naidu

D. Lakshmi Kant Jha

#### Ans. B Sol.

• Padmaja Naidu was the longestserving female governor with 11year tenure in West Bengal (3 November 1956 – 1 June 1967).

- She was the fifth governor of West Bengal.
- In 1956 she was appointed the Governor of West Bengal.
- The Padmaja Naidu Himalayan Zoological Park in Darjeeling is named after her.
- 15. Which of the following Articles of the Constitution of India guarantees the Right to Freedom of Religion?

A. Articles 19-22

B. Articles 14-18

C. Articles 23-24

D. Articles 25-28

Ans. D Sol.

- \* Articles 25-28 guarantees the Right to Freedom of Religion.
- \* Freedom of religion is a principle that supports the freedom to manifest religion or belief in teaching, practice, worship, and observance of the same.
- 16. Which of the following power does not belong to Prime Minister?
- A. Advices President to appoint other Ministers
- B. Preside over the meeting of council of Ministers
- C. Guides, Directs, controls and coordinates all ministries
- D. Appoints other ministers

Ans. D Sol.

- The Prime Minister is appointed by President and other ministers are appointed by President on recommendation of Prime Minister.
- Powers of Prime Minister includea) Advices President to appoint other Ministers.









- b) Preside over the meeting of council of Ministers.
- c) Guides, Directs, controls and coordinates all ministries.
- d) He can bring about the collapse of the council of ministers by resigning from office.

17.The	Supre	me	Court	has	declar	red
access	to the	Int	ernet a	fun	damen	ıtal
right ur	าder Ar	ticle	!	of tl	ne Ind	ian
Constitu	ution.					

A. 21

B. 14

C. 17

D. 19

#### Ans. D Sol.

- The Supreme Court has declared access to the Internet a fundamental right under **Article 19** of the Indian Constitution.
- Indian constitution makes the right to freedom of speech and expression a fundamental right for all citizens.
- It has been listed in Article 19 (1)(a) of the Indian Constitution.
- Article 19(1)(a) of the Constitution of India guarantees to all its citizens the right to freedom of speech and expression.
- The law states that, "all citizens shall have the right to freedom of speech and expression".
- 18.In which of the following years was the Congress Socialist Party (CSP) founded?

A. 1943

B. 1914

C. 1924

D. 1934

Ans. D Sol.

- Congress Socialist Party (CSP) was founded in 1934.
- It was socialist caucus within the Indian National Congress.
- It was dissolved in 1948.
- 19.Chief Justice of India can be removed from his office by the President on the recommendation of the

A. Prime Minister

- B. Vice President
- C. Election Commission
- D. Parliament

Ans. D Sol.

 The Constitution has not fixed the tenure of a Judge of the Supreme Court.

It makes the following provisions:

- a) Holds office until he attains the age of 65 years.
- b) Resigns his office by writing to the President.
- c) Removed from his office by the President on the recommendation of the Parliament.
- d) **Under Article 124 (5)** Parliament may by law regulate the procedure relating to the removal of a Judge of the Supreme Court.
- e) Under this Article Parliament provides the procedure for removal by the Judges Enquiry Act (1968).

20.The	National	People's	Congress
is			

- A. Bicameral
- B. Unicameral
- C. Both A and B
- D. Depends on the leader









#### Ans. B

- Sol. In government, **unicameralism** is the practice of having one legislative or parliamentary chamber.
- Unicameral legislatures are also common in official Communist states such as the People's Republic of China and Cuba.
- China is Governed by the Communist Party of China.
- With **2,980 members** in 2018, the National People's Congress is the **largest parliamentary body** in the world.

21.Art	icle _	(	of th	ne C	Cons	stitu	tion	of
India (	deals	with	pro	visio	ons	rela	ted	to
the a	dmini	strati	on	and	d (	cont	rol	of
Schedi	uled A	reas	and	Sch	edu	ıled <sup>-</sup>	Tribe	es.
4 222	/41							

A. 222(1)

B. 222(2)

C.244(2)

D. 244(1)

#### Ans. D Sol.

- Article 244(1) of the Constitution of India deals with provisions related to the administration and control of Scheduled Areas and Scheduled Tribes.
- Articles 341 and 342 of the Constitution of India define as to who would be Scheduled Castes and Scheduled Tribes with respect to any State or Union Territory.
- 22.Part VIII of the Constitution of India deals with \_\_\_\_\_.
- A. Panchayats
- B. States
- C. Union Territories
- D. Municipalities

#### Ans. C Sol.

- Part VIII of the Constitution of India deals with Union Territories.
- It comes under Article- 239 to 242. Indian constitution has 395 articles in 22 parts and 8 schedules at the time of commencement.
- Now the Constitution of India has 448 articles in 25 parts and 12 schedules.
- 23. Which part of the Indian Constitution is related to the Elections?
- A. Part XX
- B. Part X
- C. Part XII
- D. Part XV

#### Ans. D Sol.

- Article 324 to 329 in Part XV of the Constitution contains the provisions with regard to the electoral system in India.
- Elections in India have been the largest electoral exercise in the world since the 1st general elections of 1952.
- Article 324 provides for an independent Election Commission in order to ensure free and fair elections in the country.
- 24. Which part of the Indian Constitution contains the provisions with respect to the co-operative societies?
- A. Part X
- B. Part IX-A
- C. Part VI
- D. Part IX-B

Ans. D

Sol.









- **Part IX-B** of the Indian Constitution contains the provisions with respect to the incorporation of co-operative societies along with the election, term, and number of members of the board.
- Co-operative societies were given the protection and constitutional status by the 97<sup>th</sup> Constitutional Amendment Act of 2011.

25. Which Constitutional Amendment Act bifurcated the combined National Commission for SCs and STs into two separate bodies?

A. 67th

B. 79th

C. 89th

D. 99th

#### Ans. C Sol.

- The National Commission for Scheduled Tribes (NCST) was established by amending Article 338 and inserting a new Article 338A in the Constitution through 89th Amendment Act.
- By this act two separate constitutional bodies were formed-
- a) National Commission for Scheduled Castes
- b) National Commission for Scheduled Tribes











- 1. Name the first judge of the Supreme Court, against which the proposal of impeachment was presented in the Parliament of independent India.
- A. Justice Ramswami
- B. Justice Mahajan
- C. Justice Veerswamy
- D. Justice Subba Rao Ans. A

Sol.

- \* **Veeraswami Ramaswami** was a judge of the Supreme Court of India and the first judge against whom removal proceedings were initiated in independent India.
- \* The removal motion was placed in the Lok Sabha for debate and voting on 10 May 1993. Well known lawyer and a Congress politician Kapil Sibal was his defence lawyer.
- \* Of 401 members present in the Lok Sabha that day, there were 196 votes for impeachment and no votes against and 205 abstentions by ruling Congress and its allies.
- 2.In March 2019, Social Media Platforms and Internet and Mobile Association of India (IAMI) introduced \_\_\_\_\_\_\_ to the Election Commission of India for the general elections 2019.
- A. Voluntary Code of Conduct
- B. Precautionary Code
- C. List of jobs to be done
- D. Polling List Center

Ans. A

Sol.

- \* The social media intermediary members of the Internet and Mobile Association of India (IAMAI) have recently adopted a **voluntary code of ethics** for the upcoming general elections.
- \* Under the Code, participants have voluntarily undertaken to establish a high-priority communication channel with the nodal officers designated by the ECI.

- 3. Which of the following Articles of the Constitution of India is related to the Uniform Civil Code?
- A. Article 44
- B. Article 46
- C. Article 45
- D. Article 43

Ans. A

Sol.

### \* Article 44 deals with Uniform Civil Code.

- \* It is mentioned under Directive Principles of state Policy. It is not justiciable.
- \* A44 says that The State shall endeavour to secure for the citizens a uniform civil code throughout the territory of India.
- Name the first female Prime Minister of the world.
- A. Indira Gandhi
- B. Sirimavo bandaranaike
- C. Golda Meir
- D. Elizabeth Domitien

Ans. B

Sol.

- \* Sirimavo Bandaranaike was a Sri Lankan stateswoman.
- \* She became the world's first nonhereditary female head of government in modern history.
- \* She was elected Prime Minister of Sri Lanka in 1960. She served three terms: 1960–1965, 1970–1977 and 1994– 2000.
- 5.The idea of residual powers in the Indian Constitution is derived from the Constitution.
- A. South Africa
- B. America
- C. Canada
- D. Japan

Ans. C

Sol.

- \* Indian constitution taken following from Canada:
- 1. Federation with a strong Centre
- 2. Vesting of residuary powers in the Centre









- 3. Appointment of state governors by the Centre
- 4. Advisory jurisdiction of the Supreme Court

6.In the year 1978, the \_\_\_\_\_ amendment eliminated the right to acquire, hold and dispose of property as a fundamental right.

A. 41<sup>st</sup>

B. 42<sup>nd</sup>

C. 43<sup>rd</sup>

D. 44<sup>th</sup>

Ans. D

Sol.

- In 1978, **44**<sup>th</sup> **amendment** eliminated the right to acquire, hold and dispose of property as a fundamental right.
- It was made legal right instead of fundamental one.
- Article 19(1)(f), which guarantees the citizens the right to acquire, hold and dispose of property and article 31 relating to compulsory acquisition of property have been omitted.

7.In which part of the Indian Constitution are centre-state relations mentioned?

A. Part XI (Article 245 to 255)

B. Part IV (Article 227 to 234)

C. Part X (Article 234 to 240)

D. Part XII (Article 265 to 277)

Ans. A

Sol.

- In Part XI (Article 245 to 255) of the Indian Constitution are centre-state relations mentioned.
- The centre-state relations are divided into three parts, which are mentioned below:
- (A) Legislative Relations (Article 245-255)
- (B) Administrative Relations (Article 256-263)
- (C) Financial Relations (Article 268-293)
- 8. Which of the following articles promotes equal justice and free legal aid for all the citizens?

A. 39A

B. 32A

C. 43A

D. 48A

Ans. A

Sol.

#### About all four options:

- **Article 39A-** Promotes equal justice and free legal aid for all the citizens.
- **Article 32-** Regarding constitutional remedies.
- **Article 43A-** *Article 43A* of the Constitution of India deals with 'Participation of workers in management of industries.
- **Article 48A-** Protection and improvement of environment and safeguarding of forests and wild life.

9.Article	of the Constitution of
India gives the	Election Commission the
power supervis	e elections to the
Parliament and	state legislatures.

A. 314

B. 324

C. 341

D. 342

Ans. B Sol.

• Article 324 says - Superintendence, direction and control of elections to be vested in an Election Commission.

- Article 341, 342 are related to SPECIAL PROVISIONS TO SC, ST, OBC, MINORITIES ETC.
- A-314 is related to SERVICES UNDER CENTER AND STATE.

10.The maximum numbe	er of nominated
members to Lok Sabha is	s .

A. 4

B. 3

C. 1

D. 2

Ans. D Sol.

- 2 members to be nominated by the President from the Anglo-Indian Community.
- Maximum strength of Lok Sabha is 552 and presently its strength is 545.
- The Anglo Indian members are nominate if, in President's opinion, that









community is not adequately represented in the House.

- 11. Who decides on the issue related to the disqualification of a Member of Lok Sabha under tenth schedule?
- A. Prime Minister
- B. President
- C. Vice President
- D. Speaker

Ans. D

Sol.

- Speaker of LoK Sabha is empowered to take a decision on matter of Anti Defection under Tenth Schedule of constitution.
- The Tenth Schedule of Constitution was inserted through Fifty-second Amendment (1985).
- It is popularly known as Anti Defection and is related to disqualification of members of House in case of "To abandon a position or association, often to join an opposing group"
- 12. What is the term of the elected representatives of a gram Panchayat?
- A. 5 years
- B. 2 years
- C. 4 years
- D. 3 years

Ans. A

Sol.

- The term of elected representatives of a gram Panchayat is 5 years.
- The Panchayati Raj system was introduced countrywide through 73rd and 74th constitutional Amendments, 1992.
- The Elections of Panchayati Raj institutions are carried by State Election Commissions constituted under Article 243.
- 13. Which article of the Constitution of India talks about the provisions for impeachment of the President of India?
- A. Article 54
- B. Article 51
- C. Article 63

D. Article 61

Ans. D

Sol.

- Article 54-Election of President.
- **Article 51**-Promotion of international peace and security.
- Article 63-The Vice-President of India.
- **Article 61-**Procedure for impeachment of the President.
- 14. The Constitution of India was amended for the first time in which year?

A. 1961

B. 1960

C. 1951

D. 1954

Ans. C

Sol.

- The constitution was first amended in year 1951.
- It provided against abuse of freedom of speech and expression, validation of zamindari abolition laws, and clarified the right to equality more specifically.
- It was moved by the then Prime Minister of India, Jawaharlal Nehru, on
   May 1951 and enacted by Parliament on 18 June 1951.
- 15. Which article of the Constitution of India provides that each Indian state will have a governor?

A. Article 152

B. Article 154

C. Article 151

D. Article 153

Ans. D

Sol.

- Article 151-Relate to CAG
- Article 152- definition of State
- Article 153-Govenors of States
- Article 154-Executive powers of governor
- 16. Which of the following is called the 'popular chamber'?
- A. Rajya Sabha
- B. Gram Sabha
- C. Lok Sabha
- D. State Assembly

Ans. C









Sol.

- Lok Sabha is known as Lower House of Popular Chamber because it has comparatively more powers in legislation and its members are elected by direct elections.
- Rajya Sabha is known as Upper house or House of States as it was represented by state representatives.
- 17. In India, which of the following articles of the Constitution of India provides for the formation of a new state?

A. Article 9

B. Article 2

C. Article 1

D. Article 3

Ans. D

Sol.

- 1-Name and territory of the Union.
- **2-**Admission or establishment of new States.
- **3-**Formation of new States and alteration of areas, boundaries or names of existing States.
- **9-**Persons voluntarily acquiring citizenship of a foreign State not to be citizens.

18. Rule \_\_\_\_\_\_ (of the Rules of Procedure and Conduct of Business in Lok Sabha) does NOT involve a formal motion before the Parliament House, hence no voting can take place after discussion on matter under this rule.

A. 158

B. 186

C. 193

D. 149

Ans. C

Sol.

- **158**-Voting by Division
- **186** Admissibility of motions.
- **149** Procedure consequent on disposal of amendments by Council.
- 193- Notice for raising discussion
- 19. In the context of Indian parliament what is 'Zero Hour'?
- A. Time immediately after Question Hour
- B. Time in the first half of the

parliamentary proceeding
C. Time in the last half of the
parliamentary proceeding
D. Time before Question Hour
Ans. A
Sol.

- The time immediately following the Question Hour has come to be known as "Zero Hour".
- It is unique feature of Indian

  Parliament in which members can, with prior notice to the Speaker, raise issues of importance during this time.
- During this hour members can raise matters of great importance without prior 10 days notice. It began as an informal practice in 1962 though it is not mentioned in ruled of the Parliament.
- 20. Who takes the final decision on whether a Bill is a Money Bill or not?
- A. Finance Minister
- B. Speaker
- C. Vice President
- D. Prime Minister

Ans. B

Sol.

- Under A-110, money bill can only be presented in Lok Sabha and not in Rajya Sabha.
- The decision of whether a bill is a money bill or not is taken by Speaker of Lok Sabha and is presented in house with prior permission to President of India.
- The Rajya Sabha has limited powers regarding to Money bill and there is no provision of Joint Sitting for Money bills.
- 1. Whose recommendation is mandatory to impeach the President of India from his office before the completion of his/her term?
- A. The Prime Minister
- B. The Speaker of the Lok Sabha
- C. The Chief Justice of India
- D. The two houses of the parliament Ans. D
- Sol. The impeachment of the president as mentioned in the Article 61, necessitates the consent of the two houses of parliament in order to be effective. Such









resolution is passed by 2/3<sup>rd</sup> majority members of a house, and is passed when the initiating house finds the issue of violation of constitution by the president.

2. How many types of writ are there in the Indian Constitution?

A. 5

B. 4 D. 2

C. 3 Ans. A

Sol. There are five types of writs mentioned under Indian constitution namely

- a) Habeas Corpus
- b) Mandamus
- c) Certiorari
- d) Prohibition
- e) Quo Warranto.
- 3. Part IV of constitution of India deals with which of the following?
- A. The Union
- B. The States
- C. Fundamental Rights
- D. Directive Principles of State Policy Ans. D

Sol. Part I – Union and its Territory

Part II - Citizenship.

Part III - Fundamental Rights

Part IV-Directive Principles of State Policy

Part IVA - Fundamental Duties

Part V – The Union

Part VI - The States

Part VIII - The Union Territories

Part IX- The Panchayats

Part IXA – The Municipalities

Part IXB – The Co - operative Societies. [38]

Part XI - Relations between the Union and the States

Part XV - Elections Part

XVIII - Emergency Provisions

Part XX - Amendment of the

Constitution

4. How many Fundamental Duties are mentioned in Indian constitution?

A. Five C. Nine

Ans. D

B. Seven D. Eleven Sol. Originally, the constitution of India did not contain any list of fundamental duties. Fundamental duties were added to the Indian Constitution by 42nd amendment of the constitution in 1976. The fundamental duties are contained in Art. 51A. originally they were 10 in number. But after 86 Constitutional Amendment Act 2002, one more Fundamental Duty was added, totaling to 11 in number.

- 5. What is the literal meaning of the term "Quo-Warranto"?
- A. We command
- B. To forbid
- C. By what authority (or) warrant
- D. None of the se

Ans. C

Sol. The literal meaning of the term " Quo-Warranto " is By what authority (or) warrant. It is basically a writ among five types of writ in Indian constitution. Habeas Corpus, Mandamus, Certiorari, Prohibition, Quo-Warranto are five writs listed in Indian constitution.

6. In Indian constitution, the method of election of President has been taken from which country?

A. Britain

B. USA

C. Ireland

D. Australia

Ans. C

Sol. The method of election of president in India is taken from **Ireland.** Presently Ram Nath Kovind is the 14<sup>th</sup> president of India.

7. Who among the following gave monistic theory of sovereignty?

A. Austin

B. Darwin

C. Aristotle

D. Marx

Ans. A

Sol. Monistic theory of sovereignty was given by Austin. According to himin every society there exists an authority which is absolute, unlimited and indivisible and to which a large mass of citizen show compliance. The authority is powerful due to wealth and peer group.









- 8. Who administers the oath of the President of India?
- A. Govern or General of India
- B. Chief Justice of India
- C. Prime Minister of India
- D. Vice President of India

Ans. B

Sol. Chief justice of India administers the oath to the President of India and in his absence the senior most judge of Supreme Court administers the oath to the president to preserve, protect and defend the constitution of India and serve for the well being of India.

- 9. Who among the following is the executive head of India?
- A. Prime Minister
- B. President
- C. Cabinet Secretary
- D. Finance Secretary

Ans. B

Sol. □ **President** is the **executive head** of India.

- ☐ He is responsible for enforcing the decrees issued by Supreme Court and performing his other duties on aid and advice of Council of ministers and he has to veto all the bills before they become an act.
- 10. Which of the following are constituents of Indian Parliament?
- i. The President
- ii. The Council of States (Rajya Sabha)
- iii. The House of the People (Lok Sabha)
- A. (ii) and (iii)
- B. (i) and (ii)
- C. (i) and (iii)
- D. (i), (ii) and (iii)

Ans. D

Sol. The Indian Parliament consists of The President, the Council of States (Rajya Sabha) and The House of the People (Lok Sabha). The President is the head of the state and has the power to summon and prorogue either House of Parliament. Loksabha consists of representatives of people elected through direct election and Rajya Sabha consists of representatives of a state through indirect election. Hence, all are constituents of Indian Parliament.

- 11. Which of the following has the supreme command of the Indian Defence Forces?
- A. Prime Minister of India
- B. Defence Minister of India
- C. Council of Ministers of India
- D. President of India

Ans. D

Sol. The supreme command of the Indian Defence forces, rests with the president of India as mentioned in the article 53 of the Indian constitution. However such power of the president is nominal and the real power rests with the Prime minister headed by the council of minister as mentioned in Article 74.

- 12. Anti-defection law is given in which schedule of Indian constitution?
- A. Second Schedule
- B. Tenth Schedule
- C. Third Schedule
- D. Fourth Schedule

Ans. B

- Sol. Anti-defection law is mentioned under 10<sup>th</sup> schedule of the Indian Constitution and was a 52<sup>nd</sup> amendment. This law ensured to check the opportunism of the legislatures and aimed to give stability to the parliamentary from of government.
- 13. What is the literal meaning of 'Certiorari'?
- A. We command
- B. To have the body of
- C. To forbid
- D. To be certified (or) to be informed

Ans. D

Sol. 'Certiorari' means to be certified or informed. In constitutional terms it is a writ issued by Supreme Court or high court to review a case tried in lower court. It is used to quash a decision after the decision is taken by a lower tribunal against the acts or proceedings of a judicial or quasi-judicial body as the decision has been incomplete or there has been some error of law.









- 14. Who appoints Governor of a state in India?
- A. Prime Minister of India
- B. Council of Minister
- C. Judge of Supreme Court
- D. President of India

Ans. D

- Sol. Governor is the constitutional head for each state and is appointed by the President of India on aid and advice of council of ministers and Chief Minister of the state for a term of 5 years.
- 15. Which article of Indian constitution has the provision for National Emergency?

A. Article 350

B. Article 352

C. Article 312

D. Article 280

Ans. B

- Sol. Article 352 of Indian constitution has the provision for National Emergency. The article gives power to the President to declare emergency on grounds of War, External Aggression and Armed Rebellion. It leads to suspension of fundamental rights except under article 20 and 21.
- 16. Who among the following is not a member of any of the two houses of our country?

A. Prime Minister C. President B. Finance Minister D. Railway Minister

Ans. C

- Sol. President is not a member of any of the two houses of our country. He is the constitutional head of the state and a part of parliament in which he has the power to summon both the houses of parliament and dissolve the lower house.
- 17. Fundamental duties are mentioned in which of the following part of Indian Constitution?

A. Part II

B. Part III

C. Part V D

D. Part IV A

Ans. D

Sol. Fundamental duties are mentioned in part IV A of Indian Constitution. On the basis of the recommendations of Swaran Singh Committee, these duties were included in the Constitution under Article

51A of part IV A by the 42nd Constitutional Amendment Act, 1976. It emphasizes on the responsibilities of Indian citizens in maintaining unity, integrity, Sovereignty, brotherhood and so on.

18. What is the minimum age for becoming a Governor of state in India?

A. 30 years

B. 25 years

C. 35 years

D. 45 years

Ans. C

- Sol. Governor is the constitutional head of each state appointed by the president for a term of 5 years. To become a governor a person should be a citizen of India, be at least 35 years of age, should not be a member of the either house of the parliament or house of the state legislature and he should not hold any other office of profit.
- 19. Under which article, President of India can proclaim financial emergency?

A. Article 32

B. Article 349

C. Article 360

D. Article 355

Ans. C

Sol. Financial emergency (Article 360): Article360 states that a situation has arisen whereby the financial stability or credit of India or any part of thereof is threatened, President may declare a state of financial emergency. A proclamation issued under Article 360 will remain in force for two months unless before the expiry of the period it is approved by both the Houses of the Parliament. OnceOnce approved it remains in force till revoked by the President.

20. Under which article, President of India can proclaim constitutional emergency?

A. Article 32

B. Article 349

C. Article 356

D. Article 360

Ans. C

Sol. Under **Article 356**, President of India can proclaim constitutional emergency. The state's government issues the proclamation, after obtaining the consent of the president of India. If it is not possible to revoke Governor's rule within six months of imposition, the









President's Rule under **Article 356** of the Indian Constitution is imposed while **article 349** deals with Special procedure for enactment of certain laws relating to language. **Article 360** deals with financial emergency and **article 32** gives power to supreme court to issue a writ to protect the fundamental right of any individual.

21. How many members of upper house (Rajya Sabha) can be nominated by President of India?

A. 10 B. 12 C. 14 D. 16

Ans. B

- Sol. 12 members of upper house (Rajya Sabha) can be nominated by President of India. The **Rajya Sabha** or Council of States is the upper house of the Parliament of India. Membership of **Rajya Sabha** is limited by the Constitution to a maximum of 250 members, and current laws have provision for 245 members.
- 22. Which of the following Amendments is also known as the 'Mini Constitution' of India?
- A. 7<sup>th</sup> Amendment B. 42<sup>nd</sup> Amendment C. 44<sup>th</sup> Amendment D. 74<sup>th</sup> Amendment Ans. B
- Sol. The Forty-second Amendment of the Constitute of India which is officially known as the Constitute Act, 1976 was enacted during the Emergency (25 June 1975 – 21 March 1977) by the Indian National Congress government headed by Indira Gandhi. It is regarded as the most controversial constitutional amendment in Indian history. It attempted to reduce the power of the Supreme Court and High Courts to pronounce upon constitutional validity of laws. It laid down the Fundamental Duties of Indian citizens to the nation. This amendment brought about the most widespread changes to the Constitution in its history, and is sometimes called a "mini-Constitution" or the "Constitution of Indira".
- 23. Which of the following is justiciable in nature?

- A. Fundamental Duties
- B. Directive principles of state policy
- C. Fundamental Rights
- D. None of these

Ans. C

- Sol. 

  The Directive Principles of State Policy, embodied in Part IV of the constitution, constitute directions given to the central and state governments to guide the establishment of a society in the country. According to the constitution, the government should keep them in mind while framing laws. These are **non-justiciable** in nature because they are not enforceable by the courts for their violation.
- ☐ Fundamental Duties are **not legally Justiciable**, but server as moral responsibilities of the Citizen.
- ☐ Fundamental Rights are **justiciable** because when any of the right is violated, the aggrieved individual can move to the courts for their enforcements
- 24. Which of the following right has been removed from fundamental rights and converted to a simple legal right?
- A. Right to life and personal liberty
- B. Right to property
- C. Right to education
- D. Right to freedom of religion Ans. B
- Sol. Right to property has been removed from fundamental rights and converted to a simple legal right. The 44<sup>th</sup> amendment of 1978 removed the fundamental right to acquire, hold and dispose of property due to turmoil relating to property rights.
- 25. Which of the following does not come under Fundamental Duty?
- A. To safe guard public property
- B. To protect & improve the natural environment
- C. To promote harmony
- D. To protect freedom of speech & expression Ans. D
- Sol. To protect freedom of speech and expression does not come under Fundamental Duty. Freedom of speech and expression comes under fundamental rights which are provided by the constitution to the citizens of India. While









fundamental duties are certain rules which citizens should follow to safeguard the nation sovereignty.

26. Comptroller and Auditor General of India is appointed for how many years?

A. 2 B. 4 C. 6 D. 5

Ans. C

Sol. Comptroller and Auditor General of India is appointed by the President of India for a period of 6 years and can be removed from office in a manner and on grounds like Judge of a Supreme Court. His duty is to check the accounts and prepare audit reports for Union and States and other bodies prescribed in the Law enacted by the Parliament.

- 27. Who is the custodian of Contingency Fund of India?
- A. The Prime Minister
- B. Judge of Supreme Court
- C. The President
- D. The Finance Minister

Ans. C

Sol. □ The president is the custodian of Contingency Fund of India.

- ☐ The Contingency Fund of India established under Article 267 (1) of the Constitution with a corpus of 500 crores placed at the disposal of the President to meet urgent unforeseen expenditure, pending authorization by the Parliament.
- 28. Which of the following country doesn't have a written Constitution?
- A. United Kingdom
- B. Australia
- C. United States of America
- D. Bangladesh

Ans. A

Sol. United Kingdom, Northern Ireland and Israel does not have a written Constitution. The unwritten constitution are those processes of our government that are considered an essential part of the system yet they are not actually written in the Constitution.

29. In the Indian Parliamentary System, 'Vote on Account' is valid for how many months (except the year of elections)?

A. 2 months
C. 6 months
D. 9 months

Ans. A

Sol. In the Indian Parliamentary System, 'Vote on Account' is valid for 2 months. It is an interim budget that is passed in the parliament to acquire permission to incur expenditure for the time period till the final budget is passed in the parliament.

30. India has taken the concept of 'Judicial Review' from which country's constitution?

A. United States B. United Kingdom

C. Canada D. Ireland

Ans. A

Sol. It's from the USA, that India has taken the provision of judicial review and subsequently has incorporated in its constitution. This concept has added to the vitality of the Indian constitution by enabling the judiciary to evaluate the legislative work to check their compatibility with the constitutional provision and philosophy.

31. How many times a person can be elected as the President of India?

A. One time B. Two times C. Three times D. No bar

Ans. D

Sol. A person can be elected as the president of India any number of time as reflected in Article 57. However, for person to be keep on getting elected, they must satisfy the eligibility condition as listed in the Article 58 of the Indian constitution.

- 32. Which of the following provision needs a special majority in Parliament?
- A. Change in Fundamental Rights
- B. Creation of New States
- C. Abolition of Legislative Councils in State
- D. Rules and Procedures in Parliament Ans. A

Sol. It's the change in the fundamental rights which involves the need for special









majority in Parliament. This provision is mentioned in Article 368 of the Indian constitution.

33. Which article was referred to as the 'the heart and soul' of the constitution by Dr. B. R. Ambedkar?

A. Article 4 B. Article 32 C. Article 28 D. Article 30

Ans. B

Sol. It was Article 32 of the Indian constitution which is termed as the "Heart and Soul" of the Indian constitution by DR BR Ambedkar. He said so because this particular article deals with "issuance of writ" which involves correcting the wrong inflicted on an individual fundamental rights.

34. Which article can be used by The President of India to declare financial emergency?

A. Article 32 C. Article 360 B. Article 349 D. Article 365

Ans. C

Sol. 

It's via the 360<sup>th</sup> article of the Indian constitution that the president of India can declare financial emergency in the country if he or she thinks that the financial stability of the country is threatened.

☐ Such emergency needs to be ratified by both the houses of the parliament within two months of its declaration. Moreover, such emergency has never been declared so far.

35. Which of the following is not a fundamental duty?

A. To abide by constitution and respect the National Flag

B. To promote harmony and brotherhood C. To uphold and protect the sovereignty D. Abolition of titles except military and academic

Ans. D

Sol. Abolition of titles except military and academic is not a fundamental duty rather it's mentioned under Article 18 as a fundamental right. Moreover, fundamental duties are mentioned in

"Part Four A" of the Indian constitution as part of Article 51A.

36. Which amendment of the Constitution of India increased the age of retirement of High Court judges from 60 to 62 years?

A. 10<sup>th</sup> B. 12<sup>th</sup> C. 15<sup>th</sup> D. 245<sup>th</sup>

Ans. C

Sol. It's by the 15<sup>th</sup> constitutional amendment that the constitution of India increased the age of retirement of High Court judges from 60 to 62 years of age.

12 <sup>th</sup> constitutional amendment	Incorporated Goa, Daman and Diu as the eighth Union territory of India, by amending the First Schedule to the Constitution.
10 <sup>th</sup> constitutional amendment	Incorporated Dadra and Nagar Haveli as the seventh Union territory of India, by amending the First Schedule to the Constitution
245 <sup>th</sup> constitutional amendment	Has not yet happened.

37. \_\_\_\_\_ means that the Supreme Court will reconsider the case and the legal issues involved in it.

A. Original Jurisdiction

B. Writ Jurisdiction

C. Appellate Jurisdiction

D. Advisory Jurisdiction

Ans. C

Sol. It's the Appellate jurisdiction which means that Supreme Court will reconsider the case and the legal issues involved in it. Other powers of the court

ai e-			
Original Jurisdiction	It involves that one can directly seek Supreme court intervention on certain matters. Ex- Dispute		
	between Centre and state.		
Writ Jurisdiction	This jurisdiction is basically exercised when there is violation of Fundamental rights.		
Advisory Jurisdiction	The advice tendered under such provision is not binding in nature. Ex- On certain matters, president of ludia asks for the oninion of Supreme Court		

38. There are total \_\_\_\_\_ parliamentary seats (Rajya Sabha constituency) in Punjab.

A. 7 B. 1 C. 18 D. 10

Ans. A

Sol. Rajya Sabha is **Council of states** and it is also known as the upper house of the Parliament of India. It have members from all states known as member of Parliament.

• Punjab have Seven members in Rajya Sabha.









- The seven members right now are:
- 1. Ambika Soni
- 2. Naresh Gujral
- 3. Sardar Sukhdev
- 4. Shamsher Singh
- 5. Balwinder Singh
- 6. Pratap Singh
- 7. Shweta malik
- 39. Which Fundamental Right in the Indian Constitution allows citizens to move the court if they believe that any of their Fundamental Rights have been violated by the State?
- A. Cultural and Educational Rights
- B. Right to Constitutional Remedies
- C. Right against Exploitation
- D. Right to Freedom of Religion

Ans. B

Sol. Right to constitutional Remedies as given in Article 32 of the Indian constitution can be exercised in a situation where there is a violation of fundamental rights have taken place. Ambedkar has called this provision as the Heart and Soul of the Indian constitution.

40. Constituent Assembly of India was founded in the year \_\_\_\_\_.

A. 1940

B. 1946

C. 1947

D. 1950

Ans. B

Sol. Constitution Assembly of India was founded in the year 1946. Though first proposed in 1934 by MN Roy, it was finally constituted on 16<sup>th</sup> May 1946, as per the cabinet mission plan. Its total capacity was 389, where 292 were the representative of states, and 93 represented the princely states.

- 41. Means cases that can be directly considered by the Supreme Court without going to the lower courts before that.
- A. Original Jurisdiction
- B. Writ Jurisdiction
- C. Appellate Jurisdiction
- D. Advisory Jurisdiction

Ans. A

Sol. Original jurisdiction: it means cases that can be directly considered by supreme court without going to lower

courts before that. And those are federal cases. Disputes arising between union and states, and amongst states themselves directly go to supreme court. The supreme court has the sole power to resolve such cases. Neither high court nor lower court can deal with such cases. It also interprets the powers of union and state government as laid down in constitution.

- 42. Under which of the following jurisdiction can any individual, whose fundamental right has been violated, can directly move the Supreme Court for remedy?
- A. Original Jurisdiction
- B. Writ Jurisdiction
- C. Appellate Jurisdiction
- D. Advisory Jurisdiction

Ans. B

Sol. Writ jurisdiction: any individual whose fundamental rights has been violated he/she can directly approach supreme court. The supreme court and high courts can order Writs. It is on the individual, whether he wants to approach high court or supreme court. Through such writs, court can order executive whether to act or not to act.

43. \_\_\_\_\_ means that the President of India can refer any matter that is of public importance or that which involves interpretation of Constitution to Supreme Court for advice.

- A. Original Jurisdiction
- B. Writ Jurisdiction
- C. Appellate Jurisdiction
- D. Advisory Jurisdiction

Ans. D

Sol. Article 143 of the Constitution confers Advisory Jurisdiction to the Supreme Court of India. As per Article 143 the President has the power to address questions to the Supreme Court, which he deems important for public welfare. The Supreme Court "advises" the President by answering the query put before it. Till date this mechanism has been put to use only twelve times. However, it is pertinent to note that this









is not binding on the President, nor is it "law declared by the Supreme Court", hence not binding on subordinate courts."

44. There are total \_\_\_\_\_ parliamentary seats (Rajya Sabha constituency) in Sikkim.

A. 11 B. 19 C. 10 D. 1

Ans. D

Sol. The Rajya Sabha (meaning the "Council of States") is the upper house of the Parliament of India. Sikkim elects 1 seat and it is indirectly elected by the state legislators of Sikkim, since year 1976.

45. "Trade unions" is listed in the \_\_\_\_\_ list given in the Seventh Schedule of the Constitution of India.

A. Union B. State

C. Global D. Concurrent

Ans. D

Sol.  $\square$  A trade union is an organisation of workers. The Trade Unions Act, 1926 regulates trade unions in India.

## ☐ "Trade unions" is listed in the Concurrent List.

☐ The Concurrent List or List-III(Seventh Schedule) is a list of 52 items (though the last item is numbered 47) given in the Seventh Schedule to the Constitution of India.

 $\square$  It includes the power to be considered by both the central and state government.

46. \_\_\_\_\_ writ is issued by a higher court (High Court or Supreme Court) when a lower court has considered a case going beyond its jurisdiction.

A. Habeas Corpus B. Mandamus C. Prohibition D. Quo Warranto Ans. C

Sol. There are five major types of writs viz. habeas corpus, mandamus, prohibition, quo warranto and certiorari. Each of them has different meaning and different implications. The writ of prohibition means that the Supreme Court and High Courts may prohibit the lower courts such as special tribunals,

magistrates, commissions, and other judiciary officers who are doing something which exceeds to their jurisdiction or acting contrary to the rule of natural justice. For example if a judicial officer has personal interest in a case, it may hamper the decision and the course of natural justice.

47. In which year was All India Anna Dravida Munnetra Kazhagam (AIADMK) founded?

A. 1949 B. 1999 C. 1972 D. 1997

Ans. C

Sol. All India Anna Dravida Munnetra Kazhagam (AIADMK) is an Indian political party in the state of Tamil Nadu and in the Union Territory of Puducherry. It is currently in power in Tamil Nadu and is the third largest party in the Lok Sabha. It is a Dravidian party and was founded by M. G. Ramachandran (popularly known as MGR) on 17 October 1972 as a breakaway faction of the Dravida Munnetra Kazhagam (DMK). From 1989 to 2016, AIADMK was led by Jayalalithaa, who served as the Chief Minister of Tamil Nadu on several occasions. The party has won majorities in the Tamil Nadu Legislative Assembly seven times, making it the most successful political outfit in the state's history. The party headquarters is located in the Royapettah neighborhood of Chennai, Tamil Nadu, in a building donated to the party in 1986 by Mrs. Janaki Ramachandran, MGR's wife.

48. Which Fundamental Right in the Indian Constitution includes equal access to shops, bathing, ghats, hotels etc?

A. Right to Liberty and Personal Freedom

B. Right to Freedom of Religion

C. Right to Equality

D. Cultural and Educational Rights

Ans. C

Sol. Right to equality includes equality before law, prohibition of discrimination on grounds of religion, race, caste, gender or place of birth, and equality of opportunity in matters of employment,









abolition of untouchability and abolition of titles. Right to equality is provided from Article 14 to Article 18 of Indian constitution.

Article 14 – Equality before law, Article 15 –social equality & equal excess to public areas, Article 16 –equality of public employment, Article 17 –abolition of untouchability, Article 18 –abolition of titles.

49. \_\_\_\_\_ means that the President of India can refer any matter that is of public importance or that which involves interpretation of Constitution to Supreme Court for advice.

A. Original Jurisdiction

B. Writ Jurisdiction

C. Appellate Jurisdiction

D. Advisory Jurisdiction

Ans. D

Sol. Article 143 of the Constitution confers Advisory Jurisdiction to the Supreme Court of India. As per Article 143 the President has the power to address questions to the Supreme Court, which he deems important for public welfare. The Supreme Court "advises" the President by answering the query put before it. Till date this mechanism has been put to use only twelve times. However, it is pertinent to note that this is not binding on the President, nor is it "law declared by the Supreme Court", hence not binding on subordinate courts."

50. There are total \_\_\_\_\_\_ parliamentary seats (Rajya Sabha constituency) in Tripura.

A. 7 B. 1 C. 18 D. 10

Ans. B

Sol. The Rajya Sabha (meaning the "Council of States") is the upper house of the Parliament of India. 1 Rajya Sabha members are elected to Rajya Sabha by Members of the Tripura State Legislature.

51. "Taxes on lands and buildings" is listed in the \_\_\_\_\_ list given in the Seventh Schedule in the Constitution of India.

A. Union	B. State
C. Global	D. Concurrent

Ans. B

Sol. The State List or List-II is a list of 61 items (Initially there were 66 items in the list) in Schedule Seven to the Constitution of India. The legislative section is divided into three lists: Union List, State List and Concurrent List.

Under the scheme of our Constitution, property tax is leviable by the State Government or a local authority under Entry 49 - "Taxes on lands and buildings" of List II of Schedule VII to the Constitution of India.

52. There are total \_\_\_\_\_\_ parliamentary seats (Rajya Sabha constituency) in Maharashtra.

A. 11 B. 19 C. 10 D. 1

Ans. B

Sol. The Rajya Sabha (meaning the "Council of States") is the upper house of the Parliament of India. Membership of Rajya Sabha is limited by the Constitution to a maximum of 250 members, and current laws have provision for 245 members. Maharashtra elects 19 seats and they are indirectly elected by the state legislators of Maharashtra.

53. "Forests" is listed in the \_\_\_\_\_ list given in the Seventh Schedule in the Constitution of India.

A. Union B. State C. Global D. Concurrent

Ans. D

Sol. The Concurrent List is a list of 52 items.

- \* The item 17th A is Forests.
- $\star$  17-B is protection of wild animals and birds.
- 54. Which Fundamental Right in the Indian Constitution states that all persons shall be equally protected by the laws of the country?
- A. Right to Equality
- B. Right to Freedom
- C. Right against Exploitation









D. Right to Freedom of Religion Ans. A

Sol. The fundamental right – Right to equality ensures

- \* Equality Before Law
- \* Abolition of Untouchability
- \* Abolition of Titles
- \* Equality in Matters of Public Employment
- \* Social Equality and Equal Access to Public Areas
- 55. Which Fundamental Right in the Indian Constitution includes abolition of untouchability?

A. Right to Liberty and Personal Freedom

B. Right to Freedom of Religion

C. Right to Equality

D. Cultural and Educational Rights Ans. C

Sol. Right to Equality in the Indian Constitution includes abolition of untouchability.

Right to equality includes equality before law, prohibition of discrimination on grounds of religion, race, caste, gender or place of birth, and equality of opportunity in matters of employment, abolition of untouchability and abolition of titles. Right to equality is provided from Article 14 to Article 18 of Indian constitution. Article 14 – Equality before law, Article 15 –social equality & equal excess to public areas, Article 16 –equality of public employment, Article 17 –abolition of untouchability, Article 18 –abolition of titles.

56. "Foreign jurisdiction" is listed in the
\_\_\_\_\_ list given in the Seventh
Schedule in the Constitution of India.

A. Union

B. State

C. Global

D. Concurrent

Ans. A

Sol. The Union List or List-I is a list of 100 items (the last item is numbered 97) given in Seventh Schedule in the Constitution of India on which Parliament has exclusive power to legislate. The legislative section is divided into three lists: Union List, State List and Concurrent List. "Foreign jurisdiction" is

listed in the Union list. In law, the enforcement of foreign judgments is the recognition and enforcement in one jurisdiction of judgments rendered in another ("foreign") jurisdiction. Foreign judgments may be recognized based on bilateral or multilateral treaties or understandings, or unilaterally without an express international agreement.

57. There are total \_\_\_\_\_\_ parliamentary seats (Lok Sabha constituency) in West Bengal.

A. 42 C. 14 B. 2 D. 40

Ans. A

Sol. There are total 42 parliamentary seats (Lok Sabha constituency) in West Bengal. The Lok Sabha, the lower house of the Parliament of India, is made up of Members of Parliament (MPs). Each MP, represents a single geographic constituency. There are currently 543 constituencies. The maximum size of the Lok Sabha as outlined in the Constitution of India is 552 members made up of up to 530 members representing people of the states of India and up to 20 members representing people from the Union Territories.

58. "Betting and gambling" is listed in the
\_\_\_\_\_ list given in the Seventh
Schedule in the Constitution of India.

A. Union C. Global

B. State

Ans. B

D. Concurrent

Sol. The State List or List-II is a list of 61 items (Initially there were 66 items in the list) in Schedule Seven to the Constitution of India. The legislative section is divided into three lists: Union List, State List and Concurrent List. "Betting and gambling" is listed in the state list.

59. \_\_\_\_\_ is issued when the court finds that a particular office holder is not doing legal duty and thereby is infringing on the right of an individual.

A. Habeas Corpus

B. Mandamus

C. Prohibition

D. Quo Warranto

Ans. B









Sol. **Mandamus** is a word in Latin which means 'We command' or 'Order'. Mandamus is a judicial written order from a Supreme Courtto any government, subordinate court, corporation, or public authority, when the court finds that a particular office holder is not doing legal duty and thereby is infringing on the right of an individual.

60. "Population control and family planning" is listed in the \_\_\_\_\_ list given in the Seventh Schedule in the Constitution of India.

A. Union

B. State

C. Global

D. Concurrent

Ans. D

Sol. "Population control and family planning" is listed in the Concurrent list given in the Seventh Schedule in the Constitution of India. This programme has been launched to control population promoting growth and use contraceptives or birth control for both men and women. This programme is launched by the Ministry of Health and Family Welfare for formulating and executing family planning in India. It is essential for securing the well-being and good health of women. Concurrent List includes 52 items and Parliament has exclusive power to legislate Concurrent lists.

61. There are total \_\_\_\_\_ parliamentary seats (RajyaSabha constituency) in Odisha.

A. 11 B. 19 C. 10 D. 1

Ans. C

Sol. There are total 10 parliamentary seats (RajyaSabha constituency) in Odisha. Current members of Odisha are: Achyuta Samanta, Prasanna Acharya, Anubhav Mohanty, Soumya Ranjan Patnaik, Sarojini Hembram, Pratap Keshari Deb, Ananga Udaya Singh Deo, Narendra Kumar Swain, Bhaskar Rao Nekkanti. They all are from Biju Janata Dal and one member Ranjib Biswal is from Indian National Congress.

62.	"Cen	tral	Bureau	of	Intelligen	ice	and
Inve	estiga	tion"	is listed	d in	the		_ list
give	n in	the	Sevent	th	Schedule	in	the
Constitution of India.							

A. Union B. State C. Global D. Concurrent

Ans. A

Sol. Union Lists includes 100 items (97<sup>th</sup> is the last item numbered) and are given in the <u>Seventh Schedule</u> to the <u>Constitution of India.</u>"Central Bureau of Intelligence and Investigation" is listed in the Union Lists. <u>Parliament</u> has exclusive power to legislate Union Lists. Central Bureau of Intelligence is the main investigating agency maintained and operating under the jurisdiction of the <u>Ministry of Personnel</u>, <u>Public Grievances and Pensions</u>. It investigates several economic crimes, special crimes, and cases of corruption and other high-profile cases.

63. \_\_\_\_\_ can give the Union parliament power to make laws on matters included in the State list.

A. Ministry of Defence

B. Prime Minister's Office

C. Securities and Exchange Board of India

D. Rajya Sabha

Ans. D

Sol. Rajya Sabha can give the Union parliament power to make laws on matters included in the State list. Rajya sabha popularly known as the council of states is the upper house of indian parliament. Vice president of india is the ex-officio chairman of Raisabha, presently chaired by Venkiah Naidu. Rajya Sabha members are elected by state legislatures rather than directly through the electorate by single transferable vote method.

64. There are total parliamentary seats (Lok Sabha constituency) in Uttarakhand.

A. 14 B. 5 C. 80 D. 2

Ans. B









Sol. $\square$ The total number of parliamentary	Sabha and the Legislative Assemblies of
seats (lok sabha constituency) in	each of India's states and territories, who
uttarakhand is 5.	themselves are all directly elected.
☐ Haridwar, nainital, almora, garwhal,	
and tehri garwhal are the five	68. Which of the following Article/Articles
constituency. There are 3 members from	cannot be suspended even during
uttarkahad in the upper house of the	emergency?
parliament.	A. Article 19 B. Article 20 and 21
☐ The number of the legislative assembly	C. Article 22 and 23 D. Article 24 and 25
seats in the uttarakhand are 70. This	Ans. B
states was founded on 8 November 2000	Sol. Articles 20 and 21 cannot be
by separation from uttarpradesh.	suspended even during emergency.
	Article 20 deals with protection of certain
65. "Naval, military and air force works"	rights of a person in case of conviction for
is listed in the list given in	an offence, such as immunity from double
the Seventh Schedule in the Constitution	punishment, self-incrimination and ex
of India.	post facto law. Article 21 deals with right
A. Union B. State	to life and personal liberty.
C. Global D. Concurrent	
Ans. A	69. How many fundamental Rights are
Sol. "Naval, military and air force works"	mentioned in Indian constitution?
is listed in the union list given in the	A. Five B. Six
Seventh Schedule in the Constitution of	C. Seven D. Eight
India. There are three list, state list,	Ans. B
union list and concurrent list in the 7 <sup>th</sup>	Sol. Six fundamental Rights are
schedule of the indian constitution.	mentioned in Indian constitution. They
	are
66 amends the Constitution.	$\square$ right to equality (article 14-18)
A. Ministry of Defence	right to freedom (article 19-22)
B. Prime Minister's Office	☐ right against exploitation (article 23-
C. Parliament	24)
D. Securities and Exchange Board of	☐ right to freedom of religion (article
India	25-28)
Ans. C	☐ cultural and educational rights (article
Sol. Parliament amends the Constitution.	29-30)
It gives the power to Parliamentto dilute	☐ right to constitutional remedies
Fundamental Rights through	(article 32)
Amendments of the Constitution and can	
amend any provision of the Constitution.	70. Which parliamentary committee in
	India is normally chaired by a prominent
67 elects the President and	member of the opposition?
the Vice President and removes judges of	A. Committee on Government
Supreme Court and High Court.	Assurances
A. Ministry of Defence	B. Estimates Committee
B. Lok Sabha	C. Privileges Committee
C. Prime Minister's Office	D. Public Accounts Committee
D. Securities and Exchange Board of	Ans. D
India	Sol. The Chairman of PAC is appointed by
Ans. B	the Speaker of Lok Sabha. Since 1967,
Sol. The president and Vice president of	the chairman of the committee is selected
India are indirectly elected by an electoral	from the opposition earlier it was headed
college comprising Lok Sabha & Rajya	by the member of ruling Party.









71. The President can dismiss a member of the Council of Ministers

A. with the consent of the Speaker

B. only under emergency conditions

C. on the recommendation of the Prime Minister

D. on his own

Ans. C

Sol. The President can dismiss a member of the Council of Ministers on the recommendation of the Prime Minister.

72. The Sharda Act is related to A. Upliftment of scheduled tribes

B. Upliftment of minorities

C. Child Marriage

D. Empowerment of women

Ans. C

Sol. Originally Sharda Act is known as Child Marriage Restraint Act, 1929. This Act fixed the age of marriage for girls at 14 years and boys at 18 years which was later amended to 18 for girls and 21 for boys.

73. Right to Constitutional Remedies comes under

A. Legal rights
C. Human rights
D. Natural rights
Ans. B

Sol. Right to Constitutional Remedies under Fundamental rights. comes Fundamental Rights is a charter of rights contained in Part III of Constitution of India. It guarantees civil liberties such that all Indians can lead their lives in peace and harmony as citizens of India. These include individual rights common to most liberal democracies, such as equality before law, freedom of speech and expression, religious and cultural freedom and peaceful assembly, freedom to practice religion, and the right to constitutional remedies for the protection of civil rights by means of writs such as habeas corpus, Mandamus, Prohibition, Certiorari and Quo Warranto.

74. Who among the following is not a member of the National Development Council?

A. The Prime Minister

B. The Member of NITI Aayog

C. The Chief Ministers of States

D. The President of India

Ans. D

Sol. The President of India is not a member of the National Development Council because the National Development Council is presided over by the Prime Minister of India and includes all Union Ministers, Chief Ministers of all the States and Administrators of Union Territories and Members of the Planning Commission.

75. The Residuary powers of legislation under Indian Constitution rests with

A. President

B. Prime Minister

C. Parliament

D. States

Ans. C

Sol. \*The subjects that are not mentioned in any of the three lists are known as residuary subjects. However, there are many provisions made in the constitution out side these lists permitting parliament or state legislative assembly to legislate. \*The power to legislate on residuary subjects (not mentioned anywhere in the constitution), rests with the parliament

\*Article 248 (2) of the Constitution of India says that the Parliament has exclusive power to make any law with respect to any matter not enumerated in list II and III. Such power shall include the power of making any law imposing a tax not mentioned in either of those lists.

76. Who is the final authority for interpreting the Indian Constitution?

A. Parliament

B. Supreme Court of India

exclusively per Article 248.

C. President

D. Attorney General of India

Ans. B

Sol. The final authority to interpret our Constitution is of the Supreme Court of India. Article 141 of the Constitution of India states that the law declared by Supreme Court is to be binding on all courts within the territory of India. It is the highest court in India and has









ultimate judicial authority to interpret the Constitution and decide questions of national law (including local bylaws). The Supreme Court is also vested with the power of judicial review to ensure the application of the rule of law.

77. Appointments for All India Services are made by

A. UPSC

B. President

C. Prime Minister

D. Parliament

Ans. B

Sol. All India Services refer to the civil services, the permanent executive branch of the Republic of India. The civil service system is the backbone of the administrative machinery of the country. All appointments to All India Civil Services are made by the President of India.

Indian Administrative Service (IAS) Indian Forest Service (IFS) Indian Police Service (IPS)









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