MAHARASHTRA JUDICIAL SERVICE PRELIMINARY EXAM 2014

- 1. In an offence of criminal breach of trust by public servant, the period of limitation for taking cognizance can be condoned by.
- (a) Supreme Court
- (b) High Court
- (c) Court of Session
- (d) None of the above
- 2. Stolen property seized by police can be returned by.
- (a) Police officer who had seized it
- (b) Senior police officer
- (c) Commissioner of Police
- (d) None of the above.
- 3. If a convicted person is sentenced again, general rule is that both the sentences will run.
- (a) One after other
- (b) Together
- (c) After appeal is decided
- (d) None of the above.
- 4. If the Court of JMFC has imposed sentence of fine of Rs.75 only, an appeal may lie with the permission of
- (a) Court of session
- (b) High Court
- (c) Supreme Court
- (d) None of the above.
- 5. If a woman sentenced to death is found pregnant, the execution of the sentence can be postponed by
- (a) Government of the State
- (b) JMFC
- (c) Court of Session
- (d) High Court from Student to Judge Todge

6. Offence under Section 498 A of IPC is compundable.

- (a) With permission of Court
- (b) Without permission of Court
- (c) with permission of the lady
- (d) None of the above.

7. After the transfer of Magistrate, trial of an offence under Section 138 of NI Act.

- (a) is to be conducted afresh by the new Magistrate.
- (b) is to be conducted from the stage left by earlier Magistrate
- (c) the complaint has to be dismissed
- (d) None of the above.

8. Prior to issuance of summons to accused.

- (a) notice is required to be issued to the accused
- (b) notice is not required to be issued to the accused.
- (c) it is discretion of the Magistrate whether to issue notice or not
- (d) None of the above.

9. Police can investigate non-congnizable offence

- (a) with permission of Commissioner of Police
- (b) with permission of Court
- (c) with permission of Superintendent of Police.
- (d) None of the above.

10. Cognizable offence means:

- (a) Where police may arrest the accused without warrant
- (b) Permission of Court is necessary for arrest.
- (c) police cannot investigate without permission of Court.
- (d) None of the above.

11. In a money decree

- (a) judgment debtor can create fresh bank A/ C and deposit in it
- (b) can take a bank loan
- wdent to Lawyer to Judge (c) the amount is sent to decree holder by moneyorder
- (d) None of the above.

12. If the suit is dismissed due to default of the plaintiff and if there is subsequent suit between same parties, then decision in the first suit.

- (a) amounts to res judicata
- (b) does not amount to res judicata
- (c) amounts to stay of subsequent suit
- (d) None of the above.

13. In money suit, the Court can award

- (a) interest during pendency of suit.
- (b) interest from the date of decision of suit till realization.
- (c) interest prior to institution of the suit
- (d) All of the above.

14. When the Court passes the decree. transfers it to another Court, it is called

- (a) request letter
- (b) Subrogation
- (c) precept
- (d) appropriation

Ans (Deleted)

15. Issue is required to be framed for

- (a) every fact pleaded by the plaintiff
- (b) every fact denied by the defendant
- (c) every material fact affirmed and denied by the parties
- (d) None of the above.

16.Defendant has got right to begin as and when

- (a) the plaintiff wants
- (b) it is convenient to the defendant
- (c) the defendant hs taken any special defence.
- (d) None of the above.

17.Decree for restitution of decree may be executed by

- (a) detention of judgement debtor in civil prison when the Judge
- (b) attachment of property of judgement debtor

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- (c) both the ways
- (d) None of the above.

18. Commissioner may be appointed for

- (a) examination of witnesses
- (b) local inspection
- (c) taking accounts.
- (d) any of the above.

19. Subsistence allowance is an amount, which

- (a) husband pays to the wife.
- (b) employer pays to suspended employee
- (c) is deposited by the decree holder in the Court if judgement debtor is to be sent to civil prison
- (d) None of the above.

20. Filling of an appeal

- (a) automatically amounts to stay of original proceeding
- (b) will amount to stay only when it is granted by appellate Court.
- (c) amount to reversal of judgement.
- (d) none of the above.

21. Wife can be compelled to disclose communication with her husband.

- (a) in a suit between landlady/wife and her tenant.
- (b) in a case between employee/wife and her employer
- (c) in a case between mother and son
- (d) in a case between husband and wife.

22.'A', found in possession of stolen car after the theft, Court may presume that

- (a) 'A' is owner of car.
- (b) 'A' is driver of car
- (c) 'A' is passenger in that car
- (d) 'A' is a thief

23. When sword used for murder is produced in the Court, it is

(a) documentary evidence.

(b) oral evidence as to existerice/condition of sword

(c) material evidence

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(d) None of the above.

24. If a girl is begotten during seven months and after dissolution of marriage remains unmarried, it is conclusive proof that.

- (a) there was a valid marriage.
- (b) there was a valid dissolution of marriage.
- (c) the girl is legitimate daughter of that man
- (d) None of the above.

25. Regsitered will may be proved by examining

- (a) testator
- (b) beneficiary
- (c) attesting witness
- (d) a person from the office of sub-registrar

26. Primary evidence means.

- (a) certified copy
- (b) photocopy
- (c) counterparts of documents
- (d) document itself

Ans. (Deleted)

27. Hearsay evidence is

- (a) always admissible
- (b) not at all admissible
- (c) admissible in certain contingencies.
- (d) None of the above.

28.'A' saw 'B' running away alongwith blood stained kinfe is

- (a) admissible as a direct evidence that 'B' committed murder
- (b) admissible as an evidence of conduct against 'B'
- (c) admissible as an evidence that 'B' with knife is chasing the real murderer
- (d) inadmissible as hearsay evidence.

29. Raju sues Kiran for 38,000 entry in books of accounts of Raju amounts to

(a) admission of liability

(b) inadmissible

(c) relevant

(d) None of the above.

30. Court may presume abetment of suicide, if married woman commits suicide within

- (a) 10 years of marriage
- (b) 3 years of marriage
- (c) 8 years of marriage
- (d) 7 years of marriage.
- 31. The following property can be transferred.
- (a) chance of heir apparent
- (b) easement
- (c) right to sue
- (d) land valuint less than 100/-
- 32. Raju transfers land to Pravin on condition that Pravin shall marry with the consent of Usha and Pramila. Pravin is deemed to fulfil the condition when
- (a) Pravin asked for consent but both refused
- (b) Pravin asked for consent Usha consented but Pramila refused
- (c) Pramila consented but Usha refused
- (d) Pramila died and Usha consented
- 33.'A' lets 'B' land at rent 500/- and then transfers the land to 'C', 'B' not having notice of transfer, in good faith pays the rent to 'A'. Then
- (a) 'B' has to pay the rent to 'C'
- (b) 'B' has to pay rent to 'C' and to 'A' again
- (c) 'B' denies the title of 'C'
- (d) Rent is not recoverable from 'B'
- 34. Specific performance suit is pending between purchased Sharidhar and vendor Gunesh. Gunesh sold the property to Rajesh. This transaction is hit by the principle.
- (a) Res judicata
- (b) estoppel
- (c) damdupatt
- (d) lis pendens

35. Kaushik agreed to repay and transferred mortgaged land in favour of Vinayak. Vinayak assures to reconvey land in case Kaushik repays the entire amount to Vinayak. This mortgage is called as

- (a) mortagage by deposit of title deeds
- (b) usufructary mortagage
- (c) anomalous mortgage
- (d) english mortgage

36. The right of the mortgagor who repays entire amount after principal money has become due is called as right of

- (a) Foreclosure
- (b) Redemption
- (c) Reconveyance
- (d) None of the above.

37. Difference between charge and mortgage is that

- (a) charge is not transfer of interest whereas mortgage is transfer of interest.
- (b) charge is over movable property but mortgage is of immovable property.
- (c) charge is governed as per Sale of Goods Act but mortgage is governed as per transfer of Property Act.
- (d) mortgage is always for consideration but charge is not supported by consideration.

38. Lease of immovable property for manufacturing purposes determinable by giving notice of, is

- (a) 15 days
- (b) one month
- (c) three months
- (d) six months

39. Pankaj gave his flat to Mukund and Mukund gave his flat to Pankaj it is called as

- (a) settlement
- (b) exchange
- (c) barter
- (d) none of the above Student to Lawyer to Tudge

40. The transfer of movable property is governed by which provisions of Transfer of Property Act?

- (a) barter
- (b) exchange
- (c) sale
- (d) gift

41. Temporary injunction is granted

- (a) during pendency of the suit
- (b) at the conclusion of the trial
- (c) is regulated by provisions of the Specific Relief Act.
- (d) none of the above

42. If the suit for specific performance is dismissed then

- (a) planitiff can institute new suit for compensation
- (b) planitiff cannot file suit for recovery of possession
- (c) can file new suit for specific performance
- (d) all are incorrect.

43. After the trial of suit for specific performance has started.

- (a) amendment of plaint incorporating prayer for compensation cannot be allowed
- (b) amendment of plaint incorporating prayer for compensation can be allowed
- (c) separate suit for compensation has to be filed
- (d) None of the above.

44. A, not the owner of car, agrees to sell the same to B. B fails to pay the amount, suit for specific performance of the agreement will be governed by.

- (a) Motor Vehicles Act
- (b) Sale of Goods Act
- (c) Specific Relief Act
- (d) Transfer of Property Act.

45. What is the period of limitation for filing suit for recovery of possession of immovable property if there is dispossession not as per law?

- (a) 3 years
- (b) 18 months from Student to Judge Todge
- (c) 2 years
- (d) 6 months

46. For construction of public hospital

- (a) suit for specific performance can be filed
- (b) suit for specific performance cannot be filed
- (c) suit for mandatory injunction can be filed
- (d) None of the above.

47.In a suit for specific performance of contract.

- (a) possession cannot be asked
- (b) partition cannot be claimed
- (c) compensation cannot be claimed
- (d) All are incorrect.

48. Specific performance against transferor with notice of earlier transaction pending suit.

Student to Judge to Judge

- (a) can be granted
- (b) cannot be granted
- (c) new suit is required to be filed
- (d) none of the above.

49. Suit for specific performance to construct theatre.

- (a) Can be decreed
- (b) Compensation can be awarded
- (c) Cannot be decreed.
- (d) None of the above.

50. For the business of the firm, partner is

- (a) servant of the firm
- (b) owner of the firm
- (c) agent of the firm
- (d) trustee of the firm

51.Landlord cannot claim possession premises.

- (a) for occupation by himself
- (b) on account of subletting
- (c) for arrears of rent
- (d) for non-user.

52. No decree of eviction on the ground of arrears of rent can be passed, if the tenant pays or tenders in court arrears.

- (a) on the date of giving of evidence by him
- (b) on the date of judgement
- (c) on the date when plaintiff closes his evidence
- (d) within 90 days from the date service of summons.

53. Provisions of the Maharashtra Rent Control Act are not applicable to premises belonging to

- (a) Hindu undivided family
- (b) Partnership firm
- (c) Sole proprietor
- (d) Government.

54. Monthly rent/yearly rent is recorded as per.

- (a) Hindu calendar
- (b) Shalivahan shak
- (c) Not less than three weeks notice
- (d) Not less than 7 days notice.

55. Tenant can undergo tenantable repairs by giving landlord

- (a) not less than one month notice.
- (b) 15 days notice
- (c) not less than three weeks notice.
- (d) not less than 5 days notice.

56. If he landlord cuts the water without just cause, he is liable for punishment for.

- (a) 3 months of fine of 1,000/- or both
- (b) 6 months or fine or both
- (c) 3 years of fine or both
- (d) 1 year or fine or both.

From Student to Lawyer to Judge

57. If the decree is passed by Court of Small Causes Bombay, appeal lies with

- (a) City Civil Court
- (b) High Court
- (c) Bench of two judges of Court of Small Causes Bombay
- (d) None of the above.

58. If business premises are given on licence basis, jurisdiction lies with

- (a) Civil Court
- (b) Competent authority under Section 13- A
- (c) District Court
- (d) High Court

59. Landlord cannot increase the rent.

- (a) on account of increase in taxes
- (b) on account of improvements
- (c) heavy repairs made by him
- (d) as per his own choice.

60. An appeal against the decision of appellate decree in eviction decrees lies with

- (a) High Court
- (b) Division Bench of High Court
- (c) Competent Authority
- (d) None of the above.

61.In an ordinary course, suit deemed to be instituted.

- (a) when court fee stamp is affixed to the plaint.
- (b) when the plaintiff has signed on the plaint
- (c) when the presiding officer issues summons.
- (d) When the plaint is presented to the proper officer.

62. Period of limitation for filing cross objection is prescribed under

- (a) Article-109
- (b) Article-99
- (c) Article-105

om Student to Lawyer to Judge (d) None of the above.

63. For computing the period of limitation for preferring an appeal, the following periods are not excluded.

- (a) when the prescribed period expires on the day when the court is closed.
- (b) the day on which judgment is pronounced.
- (c) time required for obtaining certified copy
- (d) the period in between date of judgement and date of applying certified copy

64. The period of limitation for filing suit can be condoned by

- (a) the Trial Court
- (b) Appellate Court
- (c) High Court in inherent powers
- (d) None of the above.

65. Once the period of limitation has started to run, it can be stopped due to

- (a) judgement on plaintiff
- (b) sickness of plaintiff
- (c) planitiff going aborad
- (d) none of the above.

Ans. (Deleted)

66. If borrower acknowledges the liability before expiry of period of limitation of suit, it amounts to

- (a) judgement on admission
- (b) extending the period of limitaion for suit
- (c) accepting the liability by the borrower for double amount.
- (d) None of the above.

67. Period of limitation for filing suit for recovery of possession on the basis of previous possession is

- (a) 6 months
- (b) 3 years
- (c) 12 years
- (d) 7 years

From Student to Lawyer to Judge

68.	Period	of	limitation	for	filing	an	execution	application	for	decree	for
mar	idatory.										

- (a) 12 years
- (b) 6 years
- (c) 1 year
- (d) 3 year

69. Period of limitation for filing criminal revision is

- (a) 3 years
- (b) 1 year
- (c) 90 days
- (d) None of the above
- 70. Period of limitation for filing writ petition in High Court is:-
- (a) 3 years
- (b) 2 years
- (c) 1 year
- (d) None of the above.
- 71.Inserting Section 228 A (disclosure of identity of rape victim) in IPC is in conformity with the provisions of
- (a) Article-14
- (b) Article-15
- (c) Article-16
- (d) Article-19
- 72. In a criminal trial, when the accused gives evidence on oath, it is in violation of
- (a) Article-22
- (b) Article-21
- (c) Article-19
- (d) None of the above.
- 73. Powers conferred on Supreme Court as per clause 1 and 2 to Article 32 can be bestowed on the court of civil judge junior division by

Student to Lawyer to Judge

- (a) Supreme Court
- (b) High Court
- (c) International Court

(d) Parliament

74. Denying free legal aid is

- (a) violation of fundamental right
- (b) violation of directive principles
- (c) contempt of Court
- (d) none of the above.

75. Election of President is by way of

- (a) direct election
- (b) indirect election
- (c) partly direct and partly indirect.
- (d) none of the above.

76. Original jurisdiction of Supreme Court includes

- (a) deciding civil appeals against the judgement of High Court
- (b) deciding bail applications
- (c) supervision over High Courts
- (d) None of the above.

77. Normal duration of the Legislative Assembly is

- (a) 2 years
- (b) 7 years
- (c) 5 years
- (d) 10 years

78. Judge of High Court is appointed by

- (a) Chief Justice of India
- (b) Parliament
- (c) State Legislature
- (d) President

79. Emergency may be proclaimed by

- (a) Supreme Court of India
- (b) Parliament
- (c) All High Courts taking unanimous decision were to Julye
- (d) President of India

80.Appointment of a district judge is made by the Governor in consultation with

- (a) State Public Service Commission
- (b) State Government
- (c) Supreme Court of India
- (d) High Court
- 81. Raju says that Pravin is an honest man, he never steals t-shirts from mall. intending to cause to believe that Pravin always steals from the mall. What offence Raju has committed?
- (a) Theft
- (b) Criminal intimidation
- (c) Extortion
- (d) Defamation.
- 82.'A' had a sexual intercourse with 'B' (who is a wife of 'C' a male) without consent of 'C' but with the consent of 'B', what offence 'A' had committed?
- (a) Rape
- (b) Sodomy
- (c) Adultery
- (d) Bigamy
- 83. A and B are joint owners of bullock-cart. B takes the bullock-cart of possession of A. What offence B has committed?
- (a) Theft
- (b) Cheating
- (c) Dishonset misappropriation
- (d) None of the above.
- 84. While committing theft, A, B, C, D and E have committed murder of Z. Which offence have they committed?

From Student to Judge Todge

- (a) Theft
- (b) Extortion
- (c) Murder
- (d) Dacoity with murder.

85. If there is severe body pain for continuous 15 days to 'R' due to beating by 'P' with a stick, under which Section an offence under IPC, 'P' has committed?

- (a) 323
- (b) 307
- (c) 302
- (d) 324

86. 'A'. owner of a Dairy, adulterates milk and sells to general public, which offence is committed by 'A'?

- (a) only under prevention of Food Adulteration Act
- (b) Only U/S 272 of IPC
- (c) Under both the provisions
- (d) None of the above.

87. If a police officer commits rape of a female accused in his custody and journalist publishes the name of the rape victim, whether the journalist has committed any offence.

- (a) no offence because it is in the public interest
- (b) under Registration of Newspaper Act
- (c) U/S 228 A of IPC
- (d) defamation

88.If judgement debtor knows that there is a decree for possession against him and he resists the bailiff in executing the decree, whether the judgement debtor has committed any offence.

- (a) no offence
- (b) contempt of court
- (c) U/S 183 of IPC
- (d) civil wrong

89. When two persons are fighting in a room, what offence have both committed?

- (a) Assault
- (b) Rioting
- (c) Unlawful assembly
- (d) None of the above. Student to Lawyer to Judge

- 90. The principle of vicarious liability is not applicable in a criminal trial.
- (a) not true
- (b) true
- (c) partly true
- (d) None of the above.
- 91. Raju agrees to pay 66,333/- to Bhushan and Bhushan agrees to sell furniture of teak wood and brown sugar. Then
- (a) entire agreement is legal
- (b) entire agreement is void
- (c) agreement to sell furniture is valid
- (d) agreement to sell brown sugar is void
- 92. Famous coconut oil manufacturing company agrees to sell 5000/- litres coconut oil. Such an agreement is
- (a) Voidable
- (b) void
- (c) valid
- (d) None of the above
- 93. Mohan owes an amount to Meenakshi, Mohan authorises to sell the land belonging to him and authorises her to appropriate her dues from the sale proceeds.
- (a) Mohan can terminate authority to Meenakshi.
- (b) Authority stands automatically terminated on his death
- (c) Authority stands automatically terminated on the insolvency of Mohan
- (d) Authority cannot be terminated
- 94. Mandar borrows 17,000/- from Suresh and gives a bond for 34.000/- payable in 4 installments of 8,500 each. There is stipulation that in case default of payment of any instalment, whole amount shall become payable. Such an agreement is
- (a) suffered by undue influence.
- (b) without free consent
- (c) stipulation is by way of penalty
- (d) in restraint of trade. Student to Lawyer to Judge

- 95. Kanta sells tyres to Pankaj and tyres were despatched for delivery. Kanta came to know that Pankaj is declared insolvent by Hon'ble High Court, Kanta has not received payment, Kanta told the transporter not to give delivery.
- (a) Kanta is liable for compensation
- (b) kanta is justified to do the same
- (c) Kanta has committed criminal breach of trust
- (d) None of the above.

96.Stipulation as to payment

- (a) is always an essence of contract
- (b) is not always an essence of contract
- (c) is essence only when stipulated in the contract
- (d) None of the above

Ans. (Deleted)

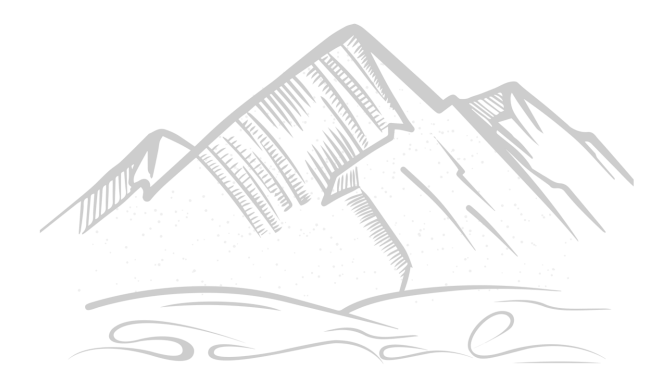
- 97. When Prafulla refuses to take delivery of Maruti car from Prashant Automobiles and car got burnt. Then
- (a) Prashant Automobiles is responsible for the loss
- (b) both have to share the loss
- (c) Prafulla is responsible for the loss
- (d) None of the above.

Ans. (Deleted)

- 98. Saheli Garment Exporter Firm is an unregistered firm having its office at Srinagar, State of J & K filed a suit for recovery of unpaid price. Such a suit is
- (a) not maintainable
- (b) maintainable
- (c) court has to stay the suit till registration of firm
- (d) plaint is to be returned.
- 99. Licence to manufacture car granted in the name of Partnership Firm is cancelled. Dissolution of the firm is called as
- (a) dissolution at will
- (b) dissolution by mutual consent
- (c) compulsory
- (d) None of the above. Student to Lawyer to Judge

100. The following contracts can be specifically enforced

- (a) compensation is not adequate relief
- (b) contract which runs into minute details
- (c) require continuous provision
- (d) None of the above.



From Student to Lawyer to Judge