Questions with Provisional Answers for the Written Test (Objective Type-MCQs) held on 03-10-2021 for Direct Recruitment to the post of LEGAL ASSISTANT (PURELY ON CONTRACTUAL BASIS)

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Que. No.	Question	Option A	Option B	Option C	Option D	Provisio nal Answer
1	The words 'SOVEREIGN SOCIALIST SECULAR DEMOCRATIC REPUBLIC' in the Preamble to the Constitution of India were substituted by the for the words 'SOVEREIGN DEMOCRATIC REPUBLIC'.	Constitution (Forty-second Amendment) Act, 1976	Constitution (Forty-third Amendment) Act, 1976	Constitution (Seventh Amendment) Act, 1956	Constitution (Thirty-fifth Amendment) Act, 1974	A
2	The State shall not deny to any person equality before the law or the equal protection of the laws within the territory of India'. In which of these Articles of the Constitution of India do you find it?	Article 12	Article 13	Article 14	Article 19	С
3	Which of these statements given is/are true regarding Article 18 - the 'Abolition of titles' under the Constitution of India?	No title, not being a military or academic distinction, shall be conferred by the State.	No citizen of India shall accept any title from any foreign State.	No person holding any office of profit or trust under the State shall, without the consent of the President, accept any present, emolument, or office of any kind from or under any foreign State.	All of these options.	D
	By the Constitution (Eighty-sixth Amendment) Act, 2002, which of the these Fundamental Rights was inserted?	Right to Equality	Right to Constitutional Remedies	Right to Education	None of these options	С
1	" It has been well-settled by a series of decisions of this court that the word 'life' in Article 21 of the Constitution means a life of dignity and not just an animal life" In which of these cases did the Hon'ble Supreme Court observe it?	Budhadev Karmaskar vs. State of West Bengal	State of Tamil Nadu vs. K. Shyam Sunder	Dr. Subramaniam Swamy vs. State of Tamil Nadu	Manish Goel vs. Rohini Goel	A
6	PART IVA pertaining to the 'Fundamental Duties' was inserted in the Constitution of India by way of the	Constitution (Forty-sixth Amendment) Act, 1982	Constitution (Forty-second Amendment) Act, 1976	Constitution (Thirty- second Amendment) Act, 1973	Constitution (Fortieth Amendment) Act, 1976	В

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7	In which of these cases did the Hon'ble Supreme Court observe that "Article 141 uses the phrase 'law declared by the Supreme Court.' It means law made while interpreting the statutes or the Constitution. Such judicial law-making is part of the judicial process"	Sahara India Real Estate Corporation Ltd. & Ors. vs. Securities & Exchange Board of India & anr.	Academy of Nutrition Improvement vs. Union of India	Narayan Dutt vs. State of Punjab	D. C. Wadhwa vs. State of Bihar	A
8	The provisions contained in Part IV pertaining to the "Directive Principles of State Policy" shall	be enforceable by any Court	not be enforceable by any Court	be enforceable only by the Supreme Court	be enforceable only by the High Court	В
9	Which of these rights is/are not the 'fundamental right/s' enshrined in Part III of the Constitution of India?	Cultural and Educational Rights	Right against Exploitation	Right to Freedom of Religion	None of these options	D
10	Under Article 299 of the Constitution of India, all contracts made in the exercise of the executive power of the Union shall be expressed to be made by the	Prime Minister	President	Chief Minister	Attorney General	В
11	Which of these described persons fall within the meaning of 'public officer' under the Code of Civil Procedure, 1908?	Every officer in the service of the Government for the performance of any public duty	Every Judge	Every member of an All India Service	All of these options.	D
12	In light of the provisions of Sec. 10 of the Civil Procedure Code, 1908, the pendency of a suit in a foreign Court the Courts in India from trying a suit founded on the same cause of action.	precludes	does not preclude	bars	None of these options	В
13	A, residing in Delhi, publishes in Kolkata statements defamatory of B. B may sue A	either in Kolkata or in Delhi	at anywhere in India	only in Kolkata	None of these options	A
1	Under the Code of Civil Procedure, 1908, where the Court reformulates the terms of a possible settlement, it may refer the same for	arbitration or mediation	conciliation	judicial settlement including settlement through Lok Adalat	All of these options.	D

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15	If a party has obtained an order for leave to amend but no time is limited for carrying out the amendment by that order, he will have to carry out such amendment within days from the date of the order.	7	10	12	14	D
1	Subject to the provisions of Section 21 of the Limitation Act, 1963, the proceedings as against any person added as defendant shall be deemed to have begun only	on the plaint being amended	on the service of the summons	on the passing of the order by the Court	None of these options	В
1	In a suit before the Civil Court, admissions of fact have been made in the pleading. Choose the correct option.	The Court shall not rely upon such admissions and should carry on with the full fledged trial.	The Court may at any stage of the suit, upon the application of any party or of its own motion and without waiting for the determination of any other question between the parties, make such order or give such judgment as it may think fit, having regard to such admissions.	Order 14 of the Code, 1908 states that the Court shall pronounce judgment on all issues and therefore at no cost the Court shall dispose of the suit on such admissions.	None of these options	В
18	Where the plaintiff is a minor or other person to whom the provisions contained in Rules 1 to 14 of Order XXXII of the Code of Civil Procedure, 1908 extend, what is the correct position of law as regards the abandonment of the suit or part of the claim?	At any time after the institution of a suit, the plaintiff may abandon his suit or abandon a part of his claim, as against all or any of the defendants.	At any time after the institution of a suit, the plaintiff may abandon only a part of his claim, as against all or any of the defendants.	Neither the suit nor any part of the claim shall be abandoned without the leave of the Court.	None of these options	С

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19	Defendant in a Regular Civil Suit has filed an application under Order 7 Rule 11 of the Code of Civil Procedure, 1908 for rejection of the plaint. Civil Court, after hearing the parties, has allowed the application. Where would the appeal under the law lie, if the party aggrieved wants to challenge the said order?	Before the District Court under Order 43 of C.P.C., 1908	Before the District Court under Order 41 of C.P.C., 1908	Before the High Court under Article 227 of the Constitution of India	All of these options.	В
20	There are Sections and Orders (including Repealed) in the Code of Civil Procedure, 1908.	156, 49	156, 50	157, 53	158, 51	D
	Where a police officer arrests without warrant any person other than a person accused of a non-bailable offence, he shall	inform the person arrested that he is entitled to be released on bail and that he may arrange for sureties on his behalf	inform the person arrested that he will not be released on bail	inform the person arrested that he will be released on bail only by the order of the High Court	None of these options	A
22	A warrant of arrest is directed to one or more police officers. But, no police officer is immediately available and immediate execution of the warrant is necessary. What is the legal position under the Code of Criminal Procedure, 1973?	The court issuing such a warrant may direct it only to police officers of another district and they shall have to execute the same	The court issuing such a warrant may direct it to any other person or persons, and such person or persons shall execute the same	The court issuing such a warrant may wait till those police officers are available and then direct it to them for execution	All of these options.	В
1	How shall the proclamation for person absconding be published under sec. 82 of the Code of Criminal Procedure, 1973?	By affixing it to some conspicuous part of the house in which such person ordinarily resides	By affixing a copy thereof to some conspicuous part of the Court-house	By publicly reading it in some conspicuous place of the town or village in which such person ordinarily resides	All of these options.	D

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24	If, after consideration of the record of the case before the court of sessions, the documents submitted therewith, and hearing the submissions of the accused and the prosecution, the Judge is of the opinion that there is ground for presuming that the accused has committed an offence exclusively triable by the Court, he	shall pass a judgment of conviction and then hear the accused on the quantum of punishment	shall discharge the accused and record his reasons for so doing	shall frame in writing a charge against the accused	None of these options	С
25	The power of any Court to summon material witness, or examine person present or re-examine any witness already examined is found in which of these sections of the Code of Criminal Procedure, 1973?	Section 309	Section 310	Section 311	Section 312	С
26	Choose the correct statement in light of the provisions streaming through Section 313 of the Code of Criminal Procedure, 1973?	The accused shall not render himself liable to punishment by refusing to answer the questions put to him, or by giving false answers to them	The Court may take help of Prosecutor and Defence Counsel in preparing relevant questions which are to be put to the accused	The Court may permit filing of written statement by the accused as sufficient compliance of sec. 313	All of these options.	D
27	In which of these cases did the Hon'ble Supreme Court conclude that ' i) Police has the statutory right and duty under the relevant provisions under the Code of Criminal Procedure contained in Chapter XIV of the Code to investigate into a cognizable offence; ii) Courts would not thwart any investigation into the cognizable offences; iii) It is only in cases where no cognizable offence or offence of any kind is disclosed in the first information report that the Court will not permit an investigation to go on'?	M/s. Neeharika Infrastructure Pvt. Ltd. vs. State of Maharashtra and others	Lalita Kumari vs. Govt. of U.P. & Ors.	Shri Ram Naresh Yadav vs. The State of Madhya Pradesh	Rajnesh vs. Neha & Anr.	A

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28	In which of these cases did the Hon'ble Supreme Court while discussing the jurisdiction of the High Court u/s. 397 of Cr.P.C. observe thus: ' As a caveat it may be stated that the High Court while exercising its aforestated jurisdiction ought to be circumspectAlbeit, there should be interference, may be, in exceptional cases, failing which there is likelihood of serious prejudice to the rights of a citizen. For example, when the contents of a complaint or the other purported material on record is a brazen attempt to prosecute an innocent person, it becomes imperative upon the Court to prevent the abuse of process of law'	Sanjay Kumar Rai vs. State of Uttar Pradesh & Anr.	C.B.I. vs. Mustafa Ahmad Dossa	Nani Gopal Biswas vs. The Municipality of Howrah	Jagriti Devi vs. State of H.P.	A
1	Choose the correct statement from the options given in light of the provisions flowing through sec. 6 of the Specific Relief Act, 1963 pertaining to the Suit by person dispossessed of immovable property.	If any person is dispossessed without his consent of immovable property otherwise than in due course of law, he or any person claiming through him may, by suit, recover possession thereof, notwithstanding any other title that may be set up in such suit.	No suit u/s. 6 of the said Act, 1963 shall be brought against the Government.	No appeal shall lie from any order or decree passed in any suit instituted u/s. 6 of the said Act, 1963.	All of these options.	D
30	Under Section 11 of the Specific Relief Act, 1963, what would be the legal position if a Contract is made by a trustee in excess of his powers or in breach of trust?	Contract cannot be specifically enforced	Contract can be specifically enforced	Part of the contract can be specifically enforced	Both the options B & C	A

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31	Section 14 of the Specific Relief Act, 1963 which relates to the 'Contracts not specifically enforceable' was substituted by which of these Amendment Acts?	The Specific Relief (Amendment) Act, 2014	The Specific Relief (Amendment) Act, 2016	The Specific Relief (Amendment) Act, 2018	The Specific Relief (Amendment) Act, 2019	С
	Notwithstanding anything contained in sub-section (1) of section 27 of the Specific Relief Act, 1963, the Court may refuse to rescind the contract	where the contract is unlawful for causes not apparent on its face and the defendant is more to blame than the plaintiff	where the plaintiff has expressly or impliedly ratified the contract	where the contract is voidable or terminable by the plaintiff	None of these options	В
33	In one suit, an injunction has been sought to restrain the defendant from applying to any legislative body. Choose the correct option.	An injunction can be granted	Only Perpetual injunction can be granted	Only Mandatory injunction can be granted	An injunction cannot be granted	D
34	Which of these is/are not included in the term 'trustee' under the Limitation Act, 1963?	A person in wrongful possession without title	A mortgagee remaining in possession after the mortgage has been satisfied	Benamidar	All of these options.	D
	In one case, there is a delay in preferring an Appeal. The appellant states in the delay condone application that he was misled by the judgment of the High Court in ascertaining or computing the prescribed period. What is the legal position in light of Sec. 5 of the Limitation Act, 1963?	May be a sufficient cause within the meaning of sec. 5 of the said Act, 1963	This cannot be a sufficient cause to condone the delay	This is abuse of the process of the court	Both the options B & C	A
36	The period of limitation for preferring an Appeal to a High Court from any decree or order under the Code of Civil Procedure, 1908 is days.	30	60	90	120	С
1	The period of limitation for preferring an application for an order to set aside an abatement, under the Code of Civil Procedure, 1908, is days.	30	60	90	120	В

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38	Whoever does anything with the intention of causing wrongful gain to one person or wrongful loss to another person, is said to do that thing	with coercion	dishonestly	with undue influence	None of these options	В
	Under the scheme of the Indian Penal Code, 1860, nothing is an offence which is done by a child under years of age.	7	9	12	16	A
40	Z is carried off by a tiger. A fires at the tiger knowing it to be likely that the shot may kill Z, but not intending to kill Z, and in good faith intending Z's benefit, his shot gives Z a mortal wound. Choose the correct option.	A has committed the offence of murder	A has committed the offence of attempt to murder	A has committed the offence of grievous hurt	A has committed no offence	D
	Under the Indian Penal Code, 1860, whoever is a member of an unlawful assembly, shall be punished with imprisonment of either description for a term which may extend to	three years, or with fine, or with both	six months, or with fine, or with both	two years, or with fine, or with both	one year, or with fine, or with both	В
42	The offence of 'Obstructing public servant in discharge of public functions' is classified as one which is	Compoundable	Non-compoundable	Cognizable	Non-bailable	В
43	The offence of 'Culpable Homicide not amounting to murder' is classified as one which is	Cognizable, Bailable and Compoundable	Non-cognizable, Non- bailable and Compoundable	Non-cognizable, Non- bailable and Non- compoundable	Cognizable, Non-bailable and Non-compoundable	D
44	In the classification of offences under the first schedule of Cr.P.C.,1973, the offence of 'Thug' is classified as one which is	Triable by the Magistrate of first class	Triable by any Magistrate	Triable by Court of Session	Triable by the District Magistrate	С
45	The offence of 'Voyeurism' in Sec.354C of the Indian Penal Code, 1860 was inserted by which of these Amendment Acts?	The Criminal Law (Amendment) Act, 2013 (13 of 2013)	The Criminal Law (Amendment) Act, 2018 (22 of 2018)	The Criminal Law (Amendment) Act, 2005 (2 of 2006)	The Criminal Law (Amendment) Act, 2005 (25 of 2005)	A

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46	Section 376AB was inserted in the Indian Penal Code, 1860, which states that: Whoever commits rape on a woman under of age shall be punished with rigorous imprisonment for a term which shall not be less than twenty years, but which may extend to imprisonment for life, which shall mean imprisonment for the remainder of that person's natural life, and with fine or with death. [Choose the correct option]	9 years	10 years	12 years	16 years	С
	A proposes, by a letter sent by post, to sell his house to B. B accepts the proposal by a letter sent by post. When may A revoke his proposal? [Answer in light of the provisions streaming under the Indian Contract Act, 1872]	At any point of time	At any time before or at the moment when B posts his letter of acceptance, but not afterwards	At the time when A after receiving the letter of acceptance from B finds that the sale price is inadequate	None of these options	В
48	A agrees with B to discover treasure by magic. [Choose the correct option]	The agreement is voidable	The agreement is void	The agreement is partly voidable	None of these options	В
49	A becomes surety to C for B's conduct as manager in C's bank. Afterwards, B and C contract, without A's consent, that B's salary shall be raised, and that he shall become liable for one-fourth of the losses on overdrafts. B allows a customer to over-draw, and the bank loses a sum of money. [Choose the correct option in light of sec. 133 of the Indian Contract Act, 1872]	A has to make good the loss caused to the Bank	A is bound by the contract of surety-ship irrespective of the fact whether his subsequent consent was obtained or not	A is discharged from his suretyship by the variance made without his consent, and is not liable to make good this loss	Both the options A & B	С
50	As regards creation of Agency, what is the correct legal position qua consideration?	No consideration is necessary to create an agency	No agency can be created without consideration	Consideration is an essential part for creating an agency	Both the options B & C	A

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51	A gives authority to B to sell A's land, and to pay himself, out of the proceeds, the debts due to him from A. What is the law regarding revoking of the authority and its termination in this case? [Choose the correct option]	In the given case, A can revoke this authority and terminate the agency	In the given case, A cannot revoke this authority, nor can it be terminated by his insanity or death	In the given case, A can partly revoke this authority	Both the options A & C	В
52	Property of any kind may be transferred, except as otherwise provided by the Transfer of Property Act, 1882 or by any other law for the time being in force. In this context, choose the correct statement from the given options.	A mere right to sue cannot be transferred	An easement cannot be transferred apart from the dominant heritage	Stipends allowed to military cannot be transferred	All of these options.	D
53	The provisions regarding 'Rule against perpetuity' are found in which of these Sections of the Transfer of Property Act, 1882?	Section 10	Section 12	Section 14	Section 15	С
54	Transfer of ownership in exchange for a price paid or promised or part-paid and part-promised is called	Part performance	Sale	License	Gift	В
55	The question is whether a particular letter was dispatched and whether it reached A. Which of these statements is/are relevant fact/s?	That it was the ordinary course of business for all letters put in a certain place to be carried to the post	That particular letter was put in that certain place	That it was posted in due course and was not returned	All of these options.	D
56	Which of these is/are fact/s which the Court shall take judicial note of?	The rule of the road	All laws in force in the territory of India	Articles of War for the Indian Army	All of these options.	D
57	Primary evidence means	copies made from the original by mechanical process	copies made from or compared with the original	the document itself produced for the inspection of the Court	All of these options.	С
58	The Court's power to make comparison of disputed and admitted signature for just conclusion is found in which of these Sections of the Evidence Act, 1872?	Section 72	Section 73	Section 74	Section 75	В

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	Which of these presumptions cannot be made by the Court while dealing with the documents 30 years old produced from any custody which the Court in the particular case considers proper?	Presumption that the signature and every other part of such document, which purports to be in the handwriting of any particular person is in that person's handwriting	Presumption that in case of a document executed or attested, that it was duly executed and attested by the persons by whom it purports to be executed and attested	Presumption that contents of the same are true	None of these options	С
60	A desires a Court to give judgment that he is entitled to certain land in the possession of B, by reasons of facts which he asserts, and which B denies, to be true. Choose the correct option as regards the burden of proof.	A & B both shall have to prove the facts asserted by them	A must prove the existence of those facts	B must prove that A is not entitled to the particular land in his possession	None of these options	В
61	The examination of a witness, subsequent to the cross-examination by the party who called him, shall be called his	rejoinder	cross-examination	re-examination	None of these options	С
62	The Court may, in its discretion, permit the person who calls a witness to put any question to him which might be put in cross-examination by the adverse party. Where do you find it in the Evidence Act, 1872?	Section 137	Section 141	Section 142	Section 154	D
63	As regards the number of witnesses,	minimum two number	minimum four number	minimum six number	no particular number	D
64	In one case, the existence, condition or contents of the original have been proved to be admitted in writing by the person against whom it is proved. [Choose the correct statement]	Irrespective of the facts given, Primary evidence is required to be given by producing the original document itself otherwise the case would fail	In peculiar facts given, secondary evidence may be given of the existence, condition, or contents of such a document	Law recognizes primary evidence to be given at any cost	Both the options A & C	В

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	The period of limitation in an appeal from a sentence of death passed by a court of session or by a High Court in the exercise of its original criminal jurisdiction, under the Code of Criminal Procedure, shall be days from the date of the sentence.	30	60	90	180	A
66	The period of limitation in preferring an application for the enforcement of a decree granting a mandatory injunction shall be from the date of the decree or where a date is fixed for performance, such date.	60 days	180 days	3 years	12 years	С
67	Where issues both of law and fact arise in the same suit and the Court is of the opinion that the case or any part thereof may be disposed of on an issue of law only, it may try that issue first if it relates to	the conduct and character of the party	the jurisdiction of the Court or a bar to the suit created by any law for the time being in force	essential facts hitting the root of the case	None of these options	В
68	Two or more persons are said to when they agree upon the same thing in the same sense.	rebuff	spurn	consent	None of these options	С
	Where a plaintiff omits to sue in respect of, or intentionally relinquishes, any portion of his claim, he shall not afterwards sue in respect of the portion so omitted or relinquished. Where do you find this provision in the Code of Civil Procedure, 1908?	Order 12 Rule 2(2)	Order 1 Rule 2(2)	Order 2 Rule 2(2)	Order 11 Rule 2(2)	С
	The period of Limitation for preferring an application for which no period of limitation is provided elsewhere in the third division of the schedule appended to the Limitation Act 1963 is	12 years	3 years	180 days	60 days	В
71	What lies beyond the Sun, the Moon and stars is a three-dimensional area called	The Milky Way	Black holes	Distant Quasars	Space	D

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72	The once said 'History repeats itself'.	German Philosopher Hegel	American Philosopher Dewey	Indian Philosopher Shankara	Austrian Philosopher Wittgenstein	A
73	The years which begin with the birth of Jesus Christ is known as	Pre-historic	Anno Domini	Before Christ	None of these options	В
74	The is an important landmark in the history of India which occurred during the governor-generalship of Lord Canning.	Satyagrah movement	Dandi March	Bardoli movement	Revolt of 1857	D
75	The Jallianwala Bagh Massacre took place on	13.04.1917	13.04.1918	13.04.1919	13.04.1920	C
76	The famous site of 'Brindavan Gardens' is located in which of these States?	Karnataka	Uttar Pradesh	Rajasthan	Himachal Pradesh	A
77	'To every action, there is an equal and opposite reaction'. [Choose the correct option]	This is Newton's first law of motion	This is Newton's second law of motion	This is Newton's third law of motion	This is Kepler's Laws of planetary motion	С
78	The largest gland of the human body weighing approximately 1500 grams is	Lymph	Liver	Pancreas	Ovaries	В
79	was the first Deputy Prime Minister of India.	Morarjibhai Desai	Dr. Zakir Hussain	Dr. S. Radhakrishnan	Sardar Vallabhbhai Patel	D
80	The Newspaper 'Daily Mirror' is published in	London	Paris	Mumbai	Washington	A
	Choose the most appropriate preposition to fill the blank in this sentence: 'We heard it our meeting.'	of, during	at, through	at, during	of, through	A
82	Give the meaning of the idiom: 'A big shot'	Excellent target	Nice shot	Important person	White collar criminal	С
83	Complete the sentence: 'Walking at three O'clock, I heard the of thunder.'	croak	rumble	clank	ripple	В
84	When something is added either in the beginning or in the end, words formed in this way are	Primary Derivatives	Secondary Derivatives	Demonstrative sources	None of these options	В
85	Verb from the noun 'glory' will be	englory	deglory	glorious	glorify	D

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Last date for submitting Online Objection(s) is 12/10/2021 upto 06:00 p.m.

Que. No.	Question	Option A	Option B	Option C	Option D	Provisio nal Answer
86	This popular line is from which of these Shakespeare's Plays: 'Friends, Romans, countrymen, / Lend me your ears'	Romeo and Juliet	Julius Caesar	Hamlet	Two Gentlemen of Verona	В
87	won the 'Sahitya Akademi Award' for writing in English in the year 2019 for the book 'An Era of Darkness: The British Empire in India'.	Mamang Dai	Anees Salim	Adil Jussawala	Shashi Tharoor	D
88	The book 'Gandhi: A life' has been written by	Shri Jawaharlal Nehru	Shri S. C. Bose	Shri Narayan	Shri Krishna Kriplani	D
89	Which book is translated and edited by J.A.B. van Beuitenen?	The Mahabharata	The Ramayana	The Shiv Purana	The Vishnu Purana	A
90	A sentence which expresses strong feeling is known as	Assertive sentence	Interrogative sentence	Negative sentence	Exclamatory sentence	D
91	Give the full name of 'OMR'.	Original Mark Reader	Optical Mark Reader	Optical Make Reader	Original Mark Reactor	В
92	An operating system is an interface between the and the Computer hardware.	User	Software	Data	None of these options	A
93	NTFS is the default file system in	Ubuntu	Microsoft Windows	Chrome OS	Suse	В
94	Hyper text was first coined by in 1960s.	Charles Babbage	Tim Berners Lee	Ted Nelson	Barbara Liskov	С
95	Speed of communication over a data channel is measured in	Baud	Boult	Kelvin	Pascal	A
96	What does LCD in display devices stand for?	Liquid Crayon Display	Liquid Cathode Display	Liquid Carbon Display	Liquid Crystal Display	D
	Find the solution: 2, 10, 26, 50, 82,	100	122	144	164	В
98	How many letters are there between the 18 th letter from left and the 7 th letter from left in the English alphabets?	10	12	1	11	A
99	If the signs '+' & '-' are interchanged and the numbers 5 and 8 are interchanged, which of these options is correct?	82 - 35 + 55 = 2	52 – 35 + 55 = 72	85 - 38 + 85 = 132	82 - 35 + 55 = 102	A

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If the High Court does not receive any online objection(s), it would be open for the High Court to treat the Provisional Answer Key as the Final Answer Key

Que. No.		Option A	Option B	Option C	Option D	Provisio nal Answer
	Arrange these words in their ascending order: 1. Millennium 2. Diamond Jubilee 3. Silver Jubilee 4. Centenary 5. Golden Jubilee. [Choose the correct option]	2, 3, 5, 4, 1	2, 5, 3, 1, 4	3, 5, 2, 4, 1	2, 3, 5, 1, 4	С

High Court of Gujarat, Sola, Ahmedabad. Date: 05-10-2021

Sd/-Registrar (Recruitment & Finance)