

**ERRATA TO JK'S MULTIPLE CHOICE QUESTIONS FOR KCS
JUDICIAL EXAM.**

Constitution Of India

P-16

Q. 96. Which of the following is not appointed by the President

- (A) Judge of High Court
- (B) Lt. Governor's of Union Territories
- (C) Vice-President
- (D) All of the above

Ans. C

P-62

Q. 383. In which of the following cases, the President of India had made his first reference to the Supreme Court for its advisory opinion

- (A) In Re-Delhi Laws Act 1912
- (B) In Re-Berubari
- (C) In Re-Kerala Education Bill
- (D) In Re-Keshav Singh

Ans. A

ANSWER KEY (P-67)

QUESTION NO.	ANSWER KEY
30	D
35	C
63	A
115	B
214	C
345	A
386	C

Constitution Of Jammu And Kashmir

P-74

Q. 26. Part V of Constitution deals with

- (A) Conduct of Public Servants
- (B) Conduct of Government Business
- (C) Conduct of Film Actors and Actresses
- (D) None of the above

Ans. D

P-77

Q. 43. How many members are nominated by Governor to the Legislative Council ?

- (A) 6 Members
- (B) 8 Members
- (C) 12 Members
- (D) 14 Members

Ans. B

P-86

Q. 43. The Governor shall **not be answerable to any court for the exercise of performance of the powers and duties of his office under**

ANSWER KEY (P-93)

QUESTION NO.	ANSWER KEY
62	B
63	A
102	D
122	B

Code Of Criminal Procedure, Svt. 1989 (1933 A.D)

P-99

Q.30. Complaint must relate to any offence/allegation of

- (A) bailable offence
- (B) non bailable offence
- (C) cognizable offence & non cognizable offence
- (D) non-cognizable offence because police has no power to investigate into such offence.

Ans. C

P-101

Q. 40. As per section 35 of the Cr.P.C in case of consecutive sentence on conviction of several offences at one trial by a Judicial Magistrate the aggregate punishment

- (A) Shall not exceed the amount of punishment which the Magistrate is competent to inflict for a single offence as prescribed under section 32 of CR.P.C
- (B) Shall not exceed 14 years and shall not exceed twice the amount of punishment which the Magistrate is competent to inflict for a single offence.
- (C) Shall not exceed thrice the amount of punishment which the Magistrate is competent to inflict for a single offence.
- (D) None of above

Ans. B

P-103

Q. 56. What is the period of limitation for filing claims and objections to the attachment of any property by any person other than the proclaimed person?

- (A) Within one month of attachment
- (B) Within six months of attachment
- (C) Before disposal of the case

(D) None of the above is true response

Ans. B

P-106

Q. 71. Who amongst the following is competent under section 95 of Cr.P.(C) to order the postal or telegraphy authority to deliver the documents/thing

(A) District Magistrate and Chief Judicial Magistrate

(B) Judicial Magistrate and Metropolitan Magistrate

(C) Metropolitan Magistrate

(D) District Magistrate

Ans. A

Q.72. The word 'INSPECTION' is used in section 96 of Cr.P.(C) it refers to

(A) Documents

(B) Things

(C) Locality and Place

(D) Both A and B above are correct response

Ans. D

P-111

Q.101. The powers under section, 159 of Cr.P.C can be exercised by the Magistrate

(A) When the police is investigating the case

(B) when the police has reason to suspect the commission of an offence

(C) When the police has filed the report under section 173 of Cr.P.(C)

(D) None of the above

Ans. B

P-112

Q.109 Where a witness refuses to answer question put to a witness under section 161 of Cr.P.(C), it is an offence

- (A) Section 176 R.P.(C)
- (B) Section 179 R.P.(C)
- (C) Section 323 R.P.(C)
- (D) Section 512 R.P.(C)

Ans. B

P-115

Q.127. Section 162 of Cr.P.(C) provides that

- (A) The statement made by a person to the police officer during investigation and reduced to writing, shall be signed by the person making the statement
- (B) No statement made by a person to the police officer during investigation and reduced to writing shall be signed by the person making the statement.
- (C) Statement made by a person to the police officer during investigation and reduced to writing shall be signed by the person making the statement.
- (D) Statement made by a person to the police officer during investigation and reduced to writing shall be signed by the person making the statement only if the police officer has obtained prior permission of the Court to obtain signature thereon.

Ans. A

P-126

Q.195. The word "mother" under section 488(1) means and is referable to

- (A) Real or natural mother
- (B) Step mother
- (C) Both (A) and (B)

(D) None of the above

Ans. C

P-128

Q.202. An order for maintenance or interim allowance can be cancelled under the circumstances stated under

- (A) Section 488(5)
- (B) Section 489 (2)
- (C) Section 489(3)
- (D) Both (A) and (B)

Ans. D

P-139

Q.277. Cash in lieu of surety bond can be permitted by virtue of

- (A) Section 513
- (B) Section 521
- (C) Section 522
- (D) Section 523

Ans. A

P-149

Q.337. Under section 522 of Cr.P.C

- (A) The possession of an immovable property can be restored only in case the person is convicted
- (B) Possession of an immovable property cannot be restored at all and a person has to resort to civil court
- (C) Possession of an immovable property can be restored only in case the person is acquitted of an offence

- (D) Possession of an immovable property can be restored in case of conviction even though the findings of the civil court are in favour of the person convicted

Ans. A

ANSWER KEY (P-225)

QUESTION NO.	ANSWER KEY
5	C
20	C
29	B
33	B
41	A
55	B
61	C
113	C
282	C
285	C
513	A
620	A
698	B

Limitation Act, Svt. 1995 (1938 A.D)

P-439

Q. 22. Mark the correct statement

- (A) Under Section 2 (b) of Jammu and Kashmir Limitation Act 1938, an application includes a petition
- (B) Under section 2 (10) of Jammu and Kashmir Limitation Act 1938, a suit does not include an appeal or an application
- (C) Both (A) and (B)
- (D) Only (B)

Ans. D

P-455

Q. 101. A Judgment was passed on 10.07.2004, and the decree was prepared on 25.07.2004. An application for certified copy was made on 26.07.2004 and the certified copy was ready on 01.08.2004, and the certified copy was taken on 05.08.2004. Under Section 12, the period to be excluded is

- (A) 10-07-2004 to 25-07-2004
- (B) 26-07-2004 to 01-08-2004
- (C) 26-07-2004 to 05-08-2004
- (D) 10-07-2004 to 05-08-2004

Ans. B

P-457

Q.114. In which of the following cases, time period could be excluded under section 13 of the Limitation Act

- (A) Appointment of receiver or liquidator in solvency or liquidation proceedings
- (B) Proceedings to set aside the sale in suit for possession by a purchaser in execution
- (C) The time during which the defendant remain outside state
- (D) All of the above

Ans. C

P-459

Q.125. Which of the following are the essential requisite of a valid acknowledgement

- (A) It must be made before the expiration of limitation period
- (B) It need to be in writing and must be signed by the person making the acknowledgement or by his duly authorized agent
- (C) It must be made by the party against whom any property or right is claimed or by some person through whom he drives title or liability

(D) All of above

Ans. D

ANSWER KEY (P-468)

QUESTION NO.	ANSWER KEY
11	B
83	D
84	C
88	C
93	A
112	C
115	D
118	D
119	B
120	D
123	B
132	C
136	D
138	C
140	D
141	A
145	B
148	B
152	C
154	D
162	D
165	A
166	A

Transfer Of Property Act, Svt. 1977 (1920 A.D)

(P-639)

Q.244. A Gift comprising both existing and future property

- (A) Is void
- (B) Is valid
- (C) Is valid as the existing property

(D) Is valid as the future property

Ans. C

ANSWER KEY (P-640)

QUESTION NO.	ANSWER KEY
200	D

Houses And Shops Rent Control Act, 1966

(P-644)

Q. 7 The tenancy rights are

- (A) Heritable
- (B) Unheritable
- (C) Transferable
- (D) None of above

Ans. A
