

STATE GOVERNMENT [LEGISLATURE & EXECUTIVE] BASED INDIAN POLITY MCQ PRACTICE QUESTIONS AND ANSWERS PDF WITH EXPLANATION

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Q1. Which of the following states are the first states in India where Integrated Criminal Justice System (**ICJS**) will be launched?

- a) Bihar and Jharkhand
 - b) Madhya Pradesh and Chhattisgarh
 - c) Punjab and Haryana
 - d) Telangana and Andhra Pradesh
-

Q2. Mark the most correct response:

- a) No court has the power to compel the Governor to exercise or not to exercise any power or to perform or not to perform any duty
 - b) The Governor cannot be prosecuted in a civil and criminal court for any act of omission or commission during the period he holds office
 - c) Both above statements are correct
 - d) statement A is correct while B is not
-

Q3. Which of the following is/are required for a **Legislative Council** in a State to be created or abolished?

1. Act of Parliament
2. Resolution of the Legislative Assembly of the State concerned
3. Recommendation by the Governor of the State concerned
4. Constitutional Amendment requiring States' ratification

Which of the following statements is/are **correct**?

- a) 1 only
- b) 1 and 2
- c) 1, 2 and 3
- d) 2 and 4

Q4. Chief Ministers of all the States are ex-officio members of the:

- a) National Development Council
- b) Finance Commission
- c) Inter State Council
- d) Planning Commission

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Q5. The members of the State Legislative Assembly are elected for what period?

- a) 4 years
- b) 2 years
- c) 5 years
- d) 6 years

Q6. Which one of the following High Courts has the territorial jurisdiction over Andaman and Nicobar Islands?

- a) orissa
- b) Madras
- c) andhra Pradesh
- d) Calcutta

Q7. Which of the following statements is incorrect?

- a) The Governor may refuse to invite a leader of the party in Vidhan Sabha who does not command the majority in the House
- b) The Governor can refuse to give his assent to a bill

c) The Governor may dismiss the Speaker of the Vidhan Sabha and the Chairman of Vidhan Parishad

d) The Governor can reserve the bill for the assent of the President

Q8. If budget is disclosed before introducing in the **Legislative Assembly**, what will happen?

a) All of the above

b) Finance Minister will have to resign

c) Council of Ministers will have to resign

d) Chief Minister will have to resign

e) None of the above

Q9. The Governor of which State has been vested with special powers regarding scheduled tribal areas?

a) Maharashtra

b) Arunachal Pradesh

c) West Bengal

d) Asom

Q10. On which of the following issues can a **Governor** make a recommendation to the President?

1. Dismissal of the State Council of Ministers.

2. Removal of the Judges of the High Court.

3. Dissolution of the State Legislative Assembly.

4. Declaration of the breakdown of the Constitutional machinery in the State.

Select the **correct** answer using the codes given below :

a) 1, 2 and 4

b) 1, 3 and 4

c) 2, 3 and 4

d) 1, 2 and 3

Q11. There is a **High Court** for each of the states except–

- I. Manipur
- II. Meghalaya
- III. Tripura
- IV. Goa

- a) I, II, III and IV
 - b) I, II and III
 - c) Only I and II
 - d) Only II and III
-

Q12. Which of the following statements is incorrect about Legislative Council?

- a) Minimum strength of Legislative Council cannot be less than 40
- b) It is not subject to dissolution
- c) 1/3rd of its members are elected by local bodies
- d) President has the final power to decide about its composition

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Q13. A high court judge addresses his letter of resignation to:

- a) The Governor of the state
 - b) The Chief Justice of High Court
 - c) The President
 - d) The Chief Justice of India
-

Q14. The question of disqualification of a member of the State Legislature shall be decided by:

- a) State Legislative Council

- b) the Governor in consultation with the President
- c) State Legislative Assembly
- d) the Governor in consultation with the Election Commission

Q15. The Governor of the state has the power to reserve a Bill for the consideration of the President. At least in one case the reservation of the Bill is compulsory. The case is –

- a) The Bill starting any special type of population census in the state
- b) The Bill creating a new district or the division
- c) Where the law in question would derogate from the powers of the High Court under the Constitution
- d) The bill is related to enhancing quota of reservation for a particular class of the society

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Answers to the above questions :

Q1. Answer: (d)

Integrated Criminal Justice is a system in which the courts, police stations, Prosecution, forensic Science laboratories, and Jails are integrated. Telangana and Andhra Pradesh are the first two states that have chosen the ICJS system.

Q2. Answer: (d)

Q3. Answer: (b)

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UNION & STATE JUDICIARY OF INDIA

Q4. Answer: (a)

Q5. Answer: (c)

Q6. Answer: (d)

Calcutta High court has the territorial jurisdiction over Andaman and Nicobar Islands. The Calcutta High Court is the oldest High Court in India. It was established as the High Court of Judicature at Fort William on 1 July 1862 under the High Courts Act, 1861.

Q7. Answer: (c)

Q8. Answer: (b)

If budget is disclosed before introducing in the Legislative Assembly, the Finance Minister will have to resign.

Q9. Answer: (b)

Q10. Answer: (b)

Removal of a Supreme Court or High Court judge is governed by **Articles 124(4) and (5) and 217(1)(b) and 218** of the Constitution on the ground of proven misbehaviour or incapacity.

They can only be removed by Parliament by the procedure established by Law. So the Governor of a state or even the President is powerless in this regard.

Q11. Answer: (a)

There is a High Court for each of the states except Manipur, Meghalaya, Tripura, Goa, Mizoram, Nagaland and Arunachal Pradesh.

Q12. Answer: (d)

President does not have the final power to decide about the legislative council composition.

Q13. Answer: (c)

High court judge is removed only by the order of the President. The high court judge addresses his letter of resignation to the President.

Q14. Answer: (d)

Q15. Answer: (c)

The Governor of the State has the power to reserve a bill for the consideration of the President especially where the law in question would derogate from the powers of the High Court under the constitution.

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