UNION & STATE JUDICIARY OF INDIA BASED INDIAN POLITY MCQ PRACTICE QUESTIONS AND ANSWERS PDF WITH EXPLANATION

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Created By Careericons Team

Q1.	Which	of the	following	constitutional	provisions	facilitate	Union	control	over
Stat	tes?								

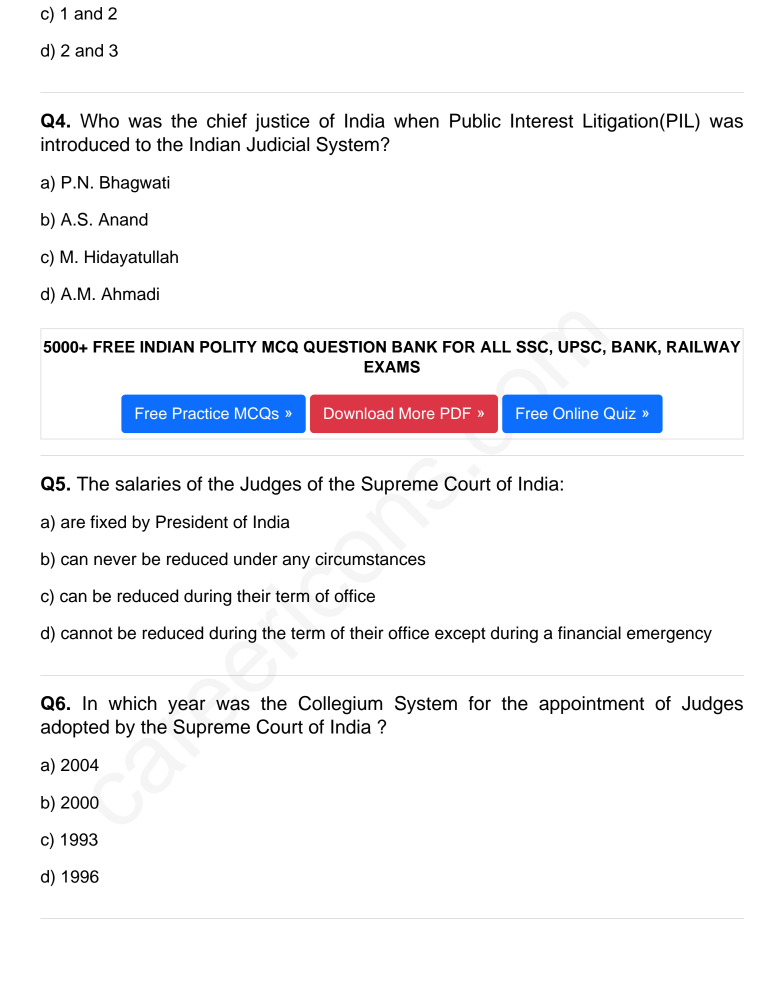
- 1. All-India services
- 2. Grants-in-aid
- 3. Inter-State Councils

Select the correct answer using the codes given below:

- a) 1, 2 and 3
- b) 1 and 3 only
- c) 1 and 2 only
- d) 2 and 3 only
- Q2. Following is an example of residuary powers in India
- a) None of these
- b) Labour Laws
- c) Preventive detention
- d) Service taxation
- Q3. In the latest development in the Niira Radia case The Supreme Court directed the Central Bureau of Investigation to probe into the;
 - 1. Allotment of coal blocks to Sasan Power Project run by the Anil Ambani Group.
 - 2. Allotment of iron ore mines at Anuka in Singhbhoomi district of Jharkhand to Tata Steel.
 - 3. 'Favoures' allegedly shown by V. K. Sibal, then Chief of the Directorate General of Hydrocarbons, to Reliance Industries and quid pro quo received.
 - 4. Allotment of land to J. P. Group in Uttar Pradesh for Yamuna Expressway.

The correct answer is

a) 1, 2, 3 and 4



b) 1, 2 and 3

Q7.	On	which	of the	following	grounds	can	a	Judge	of the	he	Supreme	Court	or	а
High	n Co	urt be i	impead	ched?										

- 1. Violation of the Constitution
- 2. Proved misbehaviour
- 3. Incapacity

Coloct the collect answer asing the codes given below	Select the correct	t answer	using the	codes	given	below:
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- a) 2 and 3
- b) 1, 2 and 3
- c) 1 only
- d) 2 only

Q8. Public interest litigation applies to any case of public injury arising from

- a) All of the above
- b) the breach of any public duty
- c) the violation of a constitutional provision
- d) the violation of the law

Q9. Which is the highest and final judicial tribunal in respect of the Constitution of India?

- a) Union Cabinet
- b) Parliament
- c) President
- d) Supreme Court

Q10. The pension of a retired High Court Judge is charged to the

- a) Consolidated Fund of India
- b) Consolidated Fund of the different States where he has served
- c) Contingency Fund of India
- d) Consolidated Fund of the State where he last served

Q11. The power of High Court to issue writ covers

- a) Constitutional Rights
- b) Fundamental Rights
- c) All of the above
- d) Statutory Rights

Q12. Who has the right to seek advisory opinion of the Supreme Court of India, on any question of law?

- a) All of the above
- b) Any judge of the High Court
- c) Prime Minister
- d) President

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Q13. Consider the following statements:

- 1. The Attorney General of India is appointed by the President upon the recommendation of the Chief Justice of the Supreme Court.
- 2. The Attorney General of India has the right to speak in the Parliament but he can't vote.

Which of the statements given above is/are correct?

- a) Neither 1 nor 2
- b) Both 1 and 2
- c) 1 only
- d) 2 only

Q14. Salaries of the Judges of the Supreme Court are determined by

a) Council of Ministers

c) Parliament
d) Pay Commission appointed by the President
Q15. The mobile court in India is the brain child of
a) Justice Bhagwati
b) Dr. A.P.J. Abdul Kalam
c) Mrs. Pratibha Patil
d) Mr. Rajeev Gandhi
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Answers to the above questions :
Q1. Answer: (a)
Q2. Answer: (d)
Service taxation is an example of residuary powers in India.
Q3. Answer: (b)
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b) Law Commission

Q4. Answer: (a)

P.N. Bhagwati was the Chief Justice of India when PIL concept was developed in the Indian judicial system in 1981. Public Interest Litigation is litigation for the protection of the public interest. In Indian law, Article 32 of the Indian constitution contains a tool that directly joins the public with the judiciary.

A PIL may be introduced in a court of law by the court itself (suo motu), rather than the aggrieved party or another third party.

Q5. Answer :(d)

Q6. Answer: (c)

The collegium system for the appointment of Judges adopted by the Supreme Court of India in 1993.

Q7. Answer: (a)

The Judge of the Supreme Court or a High Court can be impeached on the basis of proved misbehaviour and incapacity.

Q8. Answer: (a)

Q9. Answer: (d)

Q10. Answer: (a)

Q11. Answer: (c)

Q12. Answer: (d)

In India, the President of India can request the Supreme Court of India to provide its advice on certain matters. This procedure is called "Presidential Reference".

According to **Article 143** of the Constitution of India, the President of India may refer to the Supreme Court of India, a question of law or fact which, he thinks, is of public importance. However, it is not binding on the Supreme Court to answer questions raised in the reference.

Q13. Answer: (d)

The proposal for appointment of Law officers viz. Attorney General, Solicitor General, is sent to the Appointments committee of the cabinet for its approval. On the recommendation of cabinet the president appoints Attorney General.

Q14. Answer: (c)

Q15. Answer: (b)

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