



THE NATIONAL ACADEMY BY SIR UMAR

JOIN ONLINE 6 MONTHS/ 1 YEAR JUDICIAL PREPARATION SESSION

FOR VIDEO LECTURE

ONLINE PREPARATION FOR CIVIL JUDGE/ MAGISTRATE/ AS-J FO SINDH/PUNJAB/BALUCHISTAN

ALL NOTES, PREVIOUS SOLVED PAPERS AND RELEVANT BOOK AVAILABLE FOR FREE HOME DELIVERY 03215151562

11. Previous conviction of an offender shall be _____ fact.

- A. Relevant
- B. Irrelevant
- C. Minor
- D. Major

12. No public officer shall be compelled to disclose communication made to him in official confidence when he considers that public interest would suffer by the disclosure.

- A. As provided in Article 6
- B. As provided in Article 7
- C. As provided in Article 8
- D. As provided in Article 5

13. A person who has been convicted by a Court for perjury or giving false evidence is not a competent witness unless

- A. He mended his ways
- B. Get a certificate from a Court to testify
- C. Both (a) and (b)
- D. None of these

14. Principle of Tazkiya-al-Suhood is applicable to

- A. Civil cases
- B. Cases of high treason
- C. Hudood and Qisas cases
- D. All of these

15. Under Qanun-e-Shahadat who is bound to determine competency of witness?

- A. Prosecution or plaintiff
- B. Court
- C. Accused or defendant
- D. None of these

16. Qanun-e-Shahadat 1984, does not apply to

- A. Proceedings before Tribunals
- B. Proceedings before special Courts
- C. Proceedings before an Arbitrator
- D. All of these

17. An offence of zina-bil-jabr requires either a guilty person or evidence by adults Muslim males of integrity.

- A. 2
- B. 3
- C. 4
- D. 5

18. A on his trial before the Court of Session says that a deposition was improperly taken by B the Magistrate B cannot be compelled to answer the question as to this except upon

- A. Special Order of Superior Court
- B. His own wish
- C. Order of Advocate General
- D. None of these

19. All statements which the Court permits or requires to be made before it by witnesses in relation to matters of fact under inquiry, such statements are called

- A. Oral Evidence
- B. Documentary Evidence
- C. None of above
- D. Both A and B

20. An advocate cannot be bound to disclose any thing which has been done between him and his client except.

- A. With permission of Court
- B. With permission of appointing authority
- C. With permission of his client
- D. All of these



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