## ForumlAS

ACADEMY
GENERAL STUDIES

| Name Of Candidate | Anuj Aggawual |  |  |  |
| :--- | :--- | :--- | :--- | :---: |
| Email Id. |  | Roll No. |  |  |
| Mobile No. |  | Date: | $25 / \pm / 19$ |  |

Time Allowed: Three Hours
Maximum Marks: 250

| IN DEX TABLE |  |  | INSTRUCTION |  |
| :---: | :---: | :---: | :---: | :---: |
| Q. No, | Max. Marks | Marks Obtained | 1. Please do furnish Name, Email, Roll No and Mobile in the answer sheet. |  |
| 1 |  |  |  |  |
| 2 |  |  | 2. There are TWENTY questions printed in ENGLISH, all questions are compulsory. |  |
| 3 |  |  |  |  |
| 4 |  |  | 3. The number of marks carried by a question/part is indicated against it. |  |
| 5 |  |  |  |  |
| 6 |  |  | 4. Answers must be written in the medium authorized in the admission Certificate, which must be stated clearly on the cover of this Question-Cum-Answer (QCA) Booklet in the space provided. |  |
| 7 |  |  |  |  |
| 8 |  |  |  |  |
| 9 |  |  |  |  |
| 10 |  |  | 5. Word limit in questions, if specified, should be adhered to. Any page or portion of the page left blank in the Question-Cum Answer Booklet must be clearly Struck off. |  |
| 11 |  |  |  |  |
| 12 |  |  |  |  |
| 13 |  |  | Any specffic messages for ForumLAS Mentors/ Evaluators with respect to your copy? Write it here. |  |
| 14 |  |  |  |  |
| 15 |  |  |  |  |
| 16 |  |  | 1. Caw we wot abbusation Alt CAG, PM, At, |  |
| 17 |  |  | 2. Am I undulinising mimpedtact...itplds..? |  |
| 18 |  |  |  |  |
| 19 |  |  |  |  |
| 20 |  |  |  |  |
| Total Marks: |  |  |  |  |
| Remarks: |  |  | Start Time \| 6:30 phor | End Time\| 09:30 pm |
|  |  |  | Mode Of Examination : | Online $\square$ Offline $\square$ |
|  |  |  | ECN CODE: | Evaluation Date: |


| Parameters | Excellent | Very Good | Good | Average | Poor | Very Poor |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Language |  |  |  |  |  |  |
| Structure |  |  |  |  |  |  |
| Presentation |  |  |  |  |  |  |
| Handwriting |  |  |  |  |  |  |
| Content |  |  |  |  |  |  |
| Attempt |  |  |  |  |  |  |

ADDITIONAL COMMENTS

Q.1) Rajya sabha is not as powerful as Lok Sabha, but powerful enough in comparison to state legislative councils. Examine.

Rajya Sabho \& Lok Sabha are the upper \& lower houses of Parliact costefuted wele Ast 79. There power is determined by the soles intended by the constitution-makes. Rajya Satha not as poverful as Lok Satla
(RS)
$\xrightarrow{(1)}$ Finaxial matters

- can't ryat money bill $>$ At 110
- can't intudure mory bill
- Can't vote on dennad for grants
- No merber in estomates coultee
tegislative
- Less say in jout sittuge as lesser strungth.
- Jourt sitty presided by spaku \& rules of lok sabla apply.
$\underset{\sim}{4}$
 by Clection Comnuission, parsed by the Parliament.
Smooth conduct of electiois
(1) They eofablish the electoral machiney
- chief electeral offier
- distwit eletred effic
- Retari offier ite.
(2) They deal wieth the rengiution of folitical paitics into state \& nationd partes.
(3) Power to Election convission to issne adviosies, controls on media. eg no display of Opinon pells.

Call us: 011-49878625, 9821711605
Visit us : www.forumias.com

$\xrightarrow{(1)} \operatorname{Sec} 123 A$ - cornets these rules out the use of commend sfreches in rallies $\rightarrow$ percents polis aton. Cancellation of elections of electoral malfractizen like rigging.
Qudification of voter, repantior of clectoral rolls $\rightarrow$ no sepenate electorate 4 no bores voting. Free \& Fair elections are a 'basie featue' \& RPA. Acts ensures this by frovidy essential powers to Election Conssion.

Feedback (For OFFICE use only)

| Structure |  | Content |  |
| :--- | :--- | :--- | :--- |
| Question Interpretation |  | Total : |  |



(3) See 153 A \& 295 It is misused to curb humour, commutes on religions practices.
(4) See 377 of IPC - sexual idultly is a fart of fredour of expression. It was read down in $\mathrm{Naz}_{2}$ Fondaton case.

Simlary other section of $1 P C$ are used which are colonial in origin. e.g Scditoo was used in Mahatma Gandhi. Therefore, there is a need for legal reform to moke these laws compatible witt the consent reality as secomed by Law Commission.




- cheak for
- legal compteve of the authoity that efent the mony
- purpose of eseperditure the.
(2) Estimates conittee - provides the offrnum use of risomeer wettout chanjy the nolulying prolicy $\rightarrow$ called the "contruans eonony conctter"
(3) Comettre on public ndetabings exavies the aurtonony et. of such rogginsatous A exanies CAC roport.
(4) Departwertally Related Stadhy coultees eraniers the demards for $\%$ sraits.
Free feom relitical bias if by providing quotety inpits: for discussion, they ensere finaried acentabitity.

Feedback (For OFFICE use only)

| Structure |  | Content |  |
| :--- | :--- | :--- | :--- |
| Question Interpretation |  | Total : |  |
| Call us: 011-49878625, 9821711605   <br> Blog : blog.forumias.com Visit us : www.forumias.com  <br>  Email : student $a$ forumias.academy  |  |  |  |



$\xrightarrow{(1)}$ Better qudity of debates in Parlianel by:
(a) - ivereased esfuditure on Parliact ' in-house thirk-tack.
(b) Lethig offisition set the agada of Paliant $\rightarrow \frac{\text { walkats would }}{\text { deneare. }}$
$\xrightarrow{(2)}$ Accoutability
(a) Comittees heoded by offoriton $\begin{aligned} & \text { meitiens. }\end{aligned}$ Parliaretay
(b) Avoiding sescet senice esfuditures.
(3) Intention $\$$ to bield cossensees anong the goot, not confoctation
Thus 1 pes-active roles like all-party meets to keep efpsition in confiden backed by institutond measures are repind.

Feedback (For OFFICE use only)

| Structure |  | Content |  |
| :--- | :--- | :--- | :--- |
| Question Interpretation |  | Total : |  |

Visit us : www.forumias.com
Blog : blog.forumias.com
Email : student (a forumias.academy


CAG is a constitationel effice estabishe
by Ant 148 \& 149 . Dr. BR Ambedkar lalled it the 'most inyrotat office' moler the Costutution:

Role of CAG
(1) conduct supesoisory andit i profrietary andits (discretionaly) of the accontes of all depts/minstevies of states \& centre.
(2)

Audit of sfatutry coprorations, mess sfatute says so.
$\xrightarrow{(3)}$
Advise the president \& gormor on accont-keepring.
(4) Anmel ryports to Presidut 4Goumor
on approfiation accouts, firace acuorts \& acconts of reflie ndutakigs.
$\square$
Thus, CAC, arts as the "guardian of the punse" of the governet.
Safeguards
(1) Scenity of tenuse: He can be renoved only on grouds parided in cosstitution" (like suprene conts Conditions of sewice car't be chayed to his dirdvalye after affectut
(s) Exfurses of his offiens chayed on the corrolidated fud of India.
(4) No funther offire nder the goot.
(5) $\underset{\rightarrow}{\text { Presidet decides his staff } A \text { thin senice }}$ conditions aftu cosulting CAG. Effectore furtiong of CAG is envident from the pro-aclore role payed to elyroe scames like CWG scam.

Feedback (For OFFICE use only)

| Structure |  | Content |  |
| :--- | :--- | :--- | :--- |
| Question Interpretation |  | Total : |  |

Blog : blog.forumias.com
Email : student(a̧ forumias.academy
Q.7) PIL is being misused in many ways, for serving private interest in the grab of public interest. Do you agree? Give reasons in support of your answer.
(10 Marks, 150 Words)
PIL is the folie intent litigation to safeguard the rash inghts of people who ofhenaise have less access to justice. It's misuse has made it the publicity interest litigation".
PIL sensing public ruterst
Q, Striking down of Adultay $(\sec 497$ of $(P C)$
Limits on wacker bunin ding diwali.
(3) SNeanig realisation of rights of

- children by restriction on child labour.
- release of molutrials.
- jadgeuts on bonded labour. eh

$\xrightarrow{(D)}$ Vogue avong langers to file PIL
(2) Private issues lite
- early heaing
- senice conditors
- landlord-trant issues
$\xrightarrow{\text { (3) Every step takm by gort is challeps- }}$ , thes hidening the got machininy,
suyrene cont, has asked high counts to frave guidelies . These quidelines
must ensure pettions \& putty an excerplasy cost. Thus, safegnaldiy PIL from beconing a proticed torl

Feedback (For OFFICE use only)

| Structure |  | Content |  |
| :--- | :--- | :--- | :--- |
| Question Interpretation |  | Total : |  |

Visit us : www.forumias.com
Blog : blog.forumias.com
Email : student $\overparen{a}$ forumias.academy


- Non traspant : as ansuprions i I Identity of funner a party cart be disclosed.
- Corporate funding as now $7.5 \%$ lint
- Ho forge. funding as sauce of money

Though, they will not ingle black money i unit the use of cash, they have added a lays of serally. Renctly supene cont asked parties to disclor suet furry.

Feedback (For OFFICE use only)

| Structure |  | Content |  |
| :--- | :--- | :--- | :--- |
| Question Interpretation |  | Total : |  |

Visit us : www.forumias.com
Blog : blog.forumias.com
Email : student $\mathfrak{a}$ forumias.academy


Q.10) Debate the suitability of the idea of "one nation, one election" to Indian poli-
ty.
(10 Marks, 150 Words)
"One nation", one clecter" noters simulta neous clections to Lok sabha it state Legolative asscublies. Prine Morister \& NITI Aayog have fawoued this over the cushent eygse pattur of clections.

Bervefits
$\leftrightarrow$ Admuntative buden lesser as
(a) frequet apploypet of senity faces
(b) Exfendituse or condectuy election would reduce chrostedly.
(D) Gavenavce: As monetly. codel of conduct paralyser impotat deciovions, then govenare would inproce.




Q.12) Explain the contingencies under which the president may promulgate ordinances. Does the use of ordinance making power subvert the democratic process? Argue your case. (15 Marks, 250 Words)

Ordinavees are spreed porer giver to President under Aitale 123.
It is a legislative power which has the effect of law.

Contigenvies

1. when both houses of Porlianct are not in session.
$\xrightarrow{2 .}$ when when house of parlianest is not in session -
2. when President is satksfied that the coigencies of the setnation demand.
Ordinare parsed remain in force for 6 wets inters eaulise withdrawn by President on disapproved by houses.

Call us: 011-49878625, 9821711605
Visit us : www.forumias.com


It is not a parallel fower of legislation because :-
(1.) Lasts maxium for $\frac{6 \text { mouths } 4}{6 \text { woeks }}$.
(2) Can be passed orly when cother or both Mosse are not in session.
(3) Doesi't decrease/the legslative poner of Paclianect.
(4) cant vrolate fundaretal inghts
(5) Only for union $x$ cocenent lists $\therefore$ doean't disturb the fedenal $\frac{\text { eqülibin }}{\text { din }}$
(6) Presidut's satrfactorn is subiect to judiced revien as prasided in Cosper case \& Raneslivar Prooad cose

Feedback (For OFFICE use only)




Eligible frople would be notipid by cutre.
Eeonomice disaderaty is sond cutcia
(1.) Weaknig lik between class \& caste $\rightarrow$ wew higher lastes are not evjojing the friets of developnet eg Jot Agitation in Haryara ef Patidan Agpitation in Gyarad
$\xrightarrow{\text { (2) Ram singh vs Union }}$ = supreve Cont asked goot to corsidu class as bais
(3) No conotitationd bavier to pruent EWS usenation.
(4) Sinho Commirsion, 2010 reconcelo class a basis for esevation.


Constitution-makes gave reputation for historical inguilies, at for
economic equality of depressed classed.
$\xrightarrow{(2)}$ Dilutes "rrowation" for defused classes an considus caste i clan aron same pedestal.
(3) India Sawhney case, 1992 - struck down $10 \%$ reavation to EWS.
With tine, class is wuporicing caste because of infostu equality of opportacity But there is a need to ensue that the benefits are root comer by effluent classes, thus sub-catyoisatocan be $a$ solution.



29727_21075_1910028448_(2019-07-26 06:36:06)
(15 Marks, 250 Words)
Jourt sitting of the houses of Parlianct is proided in Part V of the Castitretion. It refers to poit proseding where both the houses collectively ned, discerss i conduct busins. Features
(1) proided by the specker of lok Sabha
$\xrightarrow{(2)}$ Sumnoned by the pusidut on advicie of the Coniel of minsten
$\xrightarrow{(3)} \frac{\text { Rultes }}{\text { aptly }}$ of prosedeme of $20 k$ satha
$\xrightarrow{(4)}$ In absuce of spedke, deput7 clamion of Rojpa sabla pasibles.


by Dither house, becomes dead $\rightarrow$ ensure tuterests of states are not compromised by jour sitting.
$\xrightarrow{(2)}$ Money bill ide (Art. 110): They are not voted by Raja Sabha, else the gout machinery would come to standstal If Ray an Rejects the bill
$\xrightarrow{(3)} \xrightarrow{\text { Presentation of budget is only in }}$ the Lot Sable by firave mister.
Joint sitting is an exceptional way to resole deadlock 4 has beer used only three times to pass the biel.



Consequeres of tribundisation of jestue
$\xrightarrow{(1)}$ Agaist sefaration of piner as condutors of sencier of judges drided by executore.
$\xrightarrow{(2)}$ Not eijoy the save corsitutional protection available to high count eter.
$\xrightarrow{(3)}$ Supreve cont has turued -uto an appellate cont foom cosstitulont cout.
$\xrightarrow{\text { (4) }} \xrightarrow{\text { Pendevey in tribinals increasig \& }}$ ualty backlogs.
$\therefore$ It is impacty jidivid indynderec which is a basie feature.

(3) Merging of tribuals which hove silas jurisdiction. of Recutly firare Azt, 2017 meed such tribunals.
$\xrightarrow{\text { (4) }}$ lupastructuce $\rightarrow \frac{\text { cont margot system }}{\text { ( }}$ $\xrightarrow[\longrightarrow \text { finds }]{\longrightarrow \text { linin to e-couts }}$

Tribunals are inpportait to fronde aces to juslue guarated under Article 21 A also a state's resforrbility under Article 39-A but lage-scale judicial reponns are red as trubuals are not panacea to all ills.

| Feedback ( For OFFICE use only ) |  |  |  | ills . |
| :--- | :---: | :---: | :---: | :---: |
| Content |  |  |  |  |


| Feedback (For OFFICE use only) |  |  |  |
| :--- | :--- | :--- | :--- |
| Structure |  | Content |  |
| Question Interpretation |  | Total : |  |






 thus ameding the constitution wittunt a formal aredmect
(b) Kihoto Holohan case - speaker's decision subject to judicial review
 for judie counted over higher judiciary approitmuts.
At the save tire, Supreme cont hat leto taken reforms like shrinking down NJAC 99 $^{\text {th }}$ And.

* While judiciary has made the system more robust, but they should be a balance between judici ar's raprasibilify and separation of power.

Feedback (For OFFICE use only)

| Feedback (For OFFICE use only) |  |  |  |
| :--- | :--- | :--- | :--- |
| Structure |  | Content |  |
| Question Interpretation |  | Total : |  |
| Call us: 011-49878625, 9821711605   <br> Blog : blog.forumias.com   | Visit us : www.forumias.com <br> Email : student (Q. forumias.academy |  |  |

$\qquad$
Q.18) The judiciary has played the role of a pillar for unleashing social transformation. Examine the statement with reference to recent judgments of Supreme court.
(15 Marks, 250 Words)
Judiciay's sole in livia has been mulltfacted, from legal sefoms to progussive interfretation of the costitrition for the meaniffel redisation of Fudanefol igghts of citreus.
Judicid steps in sorid trasfonation
(1) Iuternetation of Artcle 21
(a) Mareka Gandlie lase: Himan life
not ouly ucledes mere aninal exsture but a lofe of digniity.
Thus preventing centailing this sight by constrtentioel Anendmet.
(b) At 21 "uchodes

- riglet to sperdy trial.
- Edgrt to $\frac{\text { civeliliored }}{\rightarrow \text { gout }}$ introdued MGNREGA

(2) Religious reforns
(1) Sabainda teuple accurs to womer Hhes correctyy the gerder balace.
(2) Saira Bomo case - abotshing the truple taly plactice provalut ang Istanic lan.
(3) $\operatorname{Sec} 377$ of $1 P C$ read dion to poride Ast. $14,15,21$ to LGBTQ.
(4) see 497 of IPC struck down as it made husbond guadian of his wife \& crininalsed aduelter.
(5) Providing Resenation \& riglt to seff

Feedback (For OFFICE use only)

| Structure |  | Content |  |
| :--- | :--- | :--- | :--- |
| Question Interpretation |  | Total : |  |

Visit us : www.forumias.com
Blog: blog.forumias.com
Email : student(a, forumias.academy

(6) Custodial decoths inginy -\& to provide hunave condituors in jails to undetrials.
(7) Sircating the gort to form $\xrightarrow{\text { mob-lynehig law }} \rightarrow$ gort foned Rajw Gauba cometter.
(8) Fudauctal sight to privary guardeed in Puttaswamy case.
by ure aut 142
Thus gudicial sole has been prominet in sorial tansfonnatioi by taking decisions which cotteblish
 status \& assure diguity jover in Preauble

Feedback (For OFFICE use only)

| Structure |  | Content |  |
| :--- | :--- | :--- | :--- |
| Question Interpretation |  | Total : |  |

Call us: 011-49878625, 9821711605
Blog: blog.forumias.com

Visit us : www.forumias.com
Email : studentaf forumias.academy



(2) Application of Presidut's sule ndur Att

356
(3) Derrease in Palliantany session leyth
$\rightarrow$ decease in anout of quetion hour ete
(4) Ivereasing use of delyated legestation as complenity of legstaton increasing (5) CAG not has fower of conptalles noder Ant. 1484149.
Thes Thus, there is need for more safeguard apant four esstry judicial chaefer, comutter on subordinate
legstation ete. These istitutural mehaif
sus are imprortant especially when weak opfrosition \& fell majoity goot are pusent.

Feedback (For OFFICE use only)





- bettur inyluctator of model code of condrect.
- raking 'pke news' as cossupt practece
- containg the speches which cause Prolaisation, regionalirn terderion cts
Frice 4 Fair clection are a bosir focture * fa it's conductance, there is seed to proide Kule-maky powerss to ECl .

Feedback (For OFFICE use only)

| Structure |  | Content |  |
| :--- | :--- | :--- | :--- |
| Question Interpretation |  | Total : |  |

