PROVISIONAL ANSWER KEY

	Paper:	Various related Acts (Paper II)	
	Medium of Question: Date of Examination	English 23-02-2019	
		ation Act has been defined in	
A:-2(i) B:-2(h)			
C:-2(a)			
D:-2(c)			
Correct Answer:- Option-A Ouestion2:-In an appeal file	d by the annellant beyond the	ne period of limitation, but the respondent did not raise the objection regarding period of limitation. The court	
A:-Shall dismiss the ap		operator initiation, but the corporation and necessary the objection regulating period or initiation. The court	
B:-Cannot dismiss the			
C:-may exercise discre D:-None of the above i			
Correct Answer:- Option-A			
	lowing is correct regarding received by the defendant	the time of institution of suit in ordinary case?	
	resented to the proper offic	er	
	t appears before the court		
D:-None of the above i Correct Answer:- Option-B			
Question4:-In a case the co	mplainant send demand noti	ce and the postal authority intimated the date of delivery of demand notice. The imitation shall begin	
	hich the demand notice post hich the demand notice deli		
	hich the acknowledgement i		
D:-Any of the above	-		
Correct Answer:- Option-B Ouestion5:-The expiry of th		e court is closed is dealt in Limitation Act.	
A:-Section 6	- p		
B:-Section 3			
C:-Section 4 D:-Section 10			
Correct Answer:- Option-C			
Question6:-Which of the fol A:-It is applicable to ev		the application of section 5 of Limitation Act?	
B:-It is applicable to es			
		er than application under Or. 21 of CPC	
D:-None of the above a Correct Answer:- Option-C			
		tion Act, Which of the following categories of person can claim the benefit? Choose the correct option	
A:-Minor			
B:-Lunatic C:-Idiot			
D:-Any of the above			
Correct Answer:- Option-D Ouestion8:-Which of the fol		the disability of one of several persons jointly entitled to suit?	
A:-In all cases time wil		and analysis of the or so that persons joined to said.	
		given without concurrence of all	
C:-Only in suit time wi D:-Time will run again		given without concurrence of all	
Correct Answer:- Option-D	_		
Question9:-For the purpose A:-It is applicable only		of Limitation Act, which of the following is correct regarding the application of the day on which the such period is to be reckoned shall be excluded a such period in the following is correct regarding the application of the day on which the such period is to be reckoned shall be excluded as the following is correct regarding the application of the day on which the such period is to be reckoned shall be excluded as the following is correct regarding the application of the day on which the such period is to be reckoned shall be excluded as the following is correct regarding the application of the day on which the such period is to be reckoned shall be excluded as the following is correct regarding the application of the day on which the such period is to be reckoned shall be excluded as the following the following the such as the following the	ded
B:-It is applicable only			
	to suit appeal or application		
D:-None of the above i Correct Answer:- Option-C			
		parding the institution of suit or application based on fraud?	
	od will start on the date of co od will start on the date of co		
	d will start on the date of di		
		aud, but the period can be condoned	
Correct Answer:- Option-C Question11:-State the corre		g when the leave to sue or appeal as a pauper is applied for is rejected	
A:-the period will not o	consider for any exclusion		
	ich the applicant has been p /s consider for exclusion	rosecuting in good faith shall be excluded	
D:-None of the above i			
Correct Answer:- Option-B			
A:-11	embodied in section	can be applied in case when a party has been bonafide prosecuting for a wrong remedy	
B:-6			
C:-10 D:-14			
Correct Answer:- Option-D			
		the period of limitation for a suit for possession by a purchaser at a sale in execution of decree? the sale has been prosecuted shall be excluded	
	on under any circumstance	the sale has been prosecuted shall be excluded	
C:-The court is under a	a discretion to grant exempt	on in appropriate situation	
D:-None of the above i Correct Answer:- Option-A	s correct		
	orrect option regarding the i	equirement of a valid acknowledgment in writing according to section 18 of the Limitation Act?	
A:-Writing			
B:-Signing C:-Before the expiration	on of period		
D:-All of these	-		
Correct Answer:- Option-D Question15:-section		leals with effect of payment on account of debt or interest on Legacy	
A:-18	or and Emination Act (seese at payment on account of acces of more on acquery	
B:-19			
C:-17 D:-21			
Correct Answer:- Option-B			
		at and share of the profits of a dissolved partnership starts from	
A:-the date of dissoluti B:-the date of agreeme			
C:-the date of notice of			
D:-None of these Correct Answer:- Option-A			
Question17:-What is the per	riod of limitation of a suit for	the balance of money advanced in payment of goods to be delivered	
A:-Two years			
B:-Two months			

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D:-Three years
     Correct Answer:- Option-D
Question 18:-choose the correct answer from the following with respect to the period of limitation

A:-A. Suit in connection with bond where a day specified for payment the limitation period starts from the date of execution of bond

B:-Suit in connection with the bond where no such day is fixed for payment the limitation period starts from the date of executing the bond
       D:-Both are not correct
Correct Answer:- Option-B
Question19:-when the period of limitation starts in a suit by surety against co-surety
       A:-When the surety pays creditor
B:-When the principal debtor surety sue against the debtor
       C:-When the surety pays any thing in excess of his own share D:-None of these are correct
      Correct Answer:- Option-C
Question 20:-What is the period of limitation for a suit for recovery of arrears of rent?
       A:-Three years from the date where the arrears become due
       B:-Three years from the date of demand of arrears
       C:-Three years from the date of execution of rent deed
       D:-Two years from the date of execution of rent deed
Correct Answer: Option-A
Question21:-The suit for compensation for malicious prosecution shall be filed with in
       A:-One year from the date on which the prosecution starts B:-One year from the date on which the acquittal of the plaintiff C:-Two years from the date on which the prosecution starts
D:-Three years on which the prosecution starts
Correct Answer:- Option-B
Question22:-What is the period of limitation for setting aside the abatement of suit under CPC?
       A:-Two months
       B:-Three months
      C:-Sixty days
D:-Ninety days
Correct Answer:- Option-C

Question23:-Choose the correct option regarding the period of limitation for a leave to appeal as pauper.

A:-It shall be made with in 30 days to any court other than High Court
       B:-It shall be made with in 60 days to the High court
       C:-Only (1) is correct
D:-Both (1) and (2) are correct
Correct Answer:- Option-D
Question24:-The period of limitation for the review of judgment of a sub court under CPC is
      A:-Thirty days from the decree
B:-Sixty days from the decree
       C:-Three months from the date of decree
D:-One months from the date of decree
      Correct Answer:- Option-A
Question 25: What is \ the period of I imitation for an appeal from an order of acquittal under sub section (3) of section 417 of Cr.P.C. \\
       A:-30 days from the date of order
       B:-30 days from the date of order
C:-60 days from the date of order
D:-60 days from the date of grant of special leave
Correct Answer:- Option-B
Question26:-How many schedule are there in Limitation Act?
       A:-One
       C:-Three
       D:-Four
     Correct Answer:- Option-A
Question27:-The Civil Courts Act, 1957 is applicable to _
A:-Only to District Courts in Kerala
       B:-Only to small cause Courts in Kerala
      C:-All civil courts subordinate to High Court
D:-All courts including High Courts
Correct Answer:- Option-C
Question28:-The Kerala Civil Courts Act commenced on ____
       A:-15/2/1997
       B:-15/12/1957
       C:-12/5/1957
       D:-15/2/1957
      Correct Answer:- Option-D
Ouestion29:-The different classes of civil courts are mentioned in section
                                                                                                                  of the Civil Courts Act 1957
       B:-4
       D:-2
      Correct Answer:- Ontion-D
Question30:-Who is the authority competent to establish the District Court?
       A:-Central Government
       B:-Supreme Court
C:-State Government
       D:-None of these
Correct Answer: Option-C
Question31:-The powers that can be exercised by the Additional District judge is
       A:-equivalent to District Judge
B:-Subordinate to District Judge
       C:-Superior to District Judge
D:-None of these are correct
     Correct Answer:- Option-A
Question 32:-Which of the following is the correct option with regard to the establishment of subordinate judges court?

A:-It shall be made by the Central Government in consultation of Supreme Court
       B:-It shall be made by the State Government in consultation with the High Court
       C:-It shall be made by the High Court in consultation with the State Government
       D:-None of the above is correct
Correct Answer: - Option-B
Question33:-Who is competent to make work arrangement in case where more than one munsiff is appointed in a particular place?
       A:- District Judge
B:-Principal sub Judge
C:-Principal Munsiff
       D:-High court
      Correct Answer:- Option-C
Ouestion34:-The location of the court can be fixed or altered by
       A:-State Government in consultation with the High Court
       B:-High Court with out any consultation
C:-High Court in consultation with State Government
       D:-State Government with out any requirement of consultation
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C:-Three months

Correct Answer:- Option-A
Question35:-The form and dimensions of the seal of the court shall be fixed by
A:-Concerned Court
B-State Government
C:-High Court D:-District Court
D-DISTRICT COUNT Correct Answer: Option-B
Question36:-The local Limits of the jurisdiction of Munsiff's court is dealt in section of Civil Courts Act
A:-9
B:-8
C:-6
D:-10
Correct Answer:- Option-D Question37:-What is the pecuniary limits of Subordinate Judges Court?
A.5 lakhs
B:-15 lakhs
C:-No limit is prescribed
D:-20 lakhs
Correct Answer:- Option-C
Question38:-Which of the following is correct regarding the appellate jurisdiction of District Court?
A:-In all cases appeal from the decree of a munsiff court shall lie to District Court B:-In all cases appeal from the decree of a Subordinate Judge's Court shall lie to District Court
normal cases appear non the decree of a Subordinate judge's Court shan he to District Court C:-Both (1) and (2) are correct
DBoth (1) and (2) are incorrect
Correct Answer:- Option-A
Question39:-Which of the following courts are not competent to try any suit, proceedings or other case to which he is a party or in which he is personally interested?
A:-District Court
B:-Munsiff's Court
CSubordinate Judge's Court
D:-Any of these courts Correct Answer:- Option-D
Question40:-The adjournment of Civil Court is dealt under section of the Civil Courts Act.
A:-20
B:-19
C:-17
D:-16
Correct Answer:- Option-B Question41:-Which of the following is the correct option for the application of section 15 of the Civil Courts Act?
A:-No District Judge or Subordinate judge shall hear any appeal against a decree or order passed by himself under any circumstances
B:-No District Judge or Subordinate judge shall hear any appeal against a decree or order passed by himself provided the High Court can pass an order permitting to hear such cas
C:-The Subordinate judge shall not hear any appeal against a decree or order passed by himself under any circumstances
D:-None of the above are correct
Correct Answer:- Option-A
Question42:-The maximum periods that High Court may permit the civil court under its control to adjourn from time to time is in aggregate ofdays in a year
A:-30 B:-60
D-00 C-45
D:-15
Correct Answer:- Option-B
Question43:-Who is empowered to impose duties upon the Ministerial Staff of the Court?
A-High Court
BDistrict Court
CPresiding Officer of the Court
D:-State Government Correct Answer:- Option-C
Question44:-Section 20 A of the Civil Courts Act has been added with effect from
A:-26/3/1957
B:-23/6/1957
C:-23/06/1959
D:-26/3/1959
Correct Answers- Option-D
Question45:-Who is empowered to assign duties to the committees constituted under section 20 B A:-State Government
A:-State Government B:-High Court
C-Supreme court
DDistrict Court
Correct Answer:- Option-B
Question46:-The rule making power is prescribed under section of the Civil Courts Act.
A:-20 A
B:-20 D C20 C
D-None of these
Correct Answer- Option-C
Question 47: Which is the correct option from the following legislations are repealed with the introduction of Civil Courts Act?
A:-The Madras Civil courts Act
B:-The Travancore Cochin Civil Courts Act
C:-Only (1) is repealed D:-Both (1) and (2) are repealed
D:-Both (1) and (2) are repealed Correct Answer: Option-D
Ouestion48-In order to make the laying procedure regarding the rule making under the Kerala Civil Courts Act, the total session required for the legislative assembly is
A:-14 days
B:-21 days
C:-two weeks
D:-None of these
Correct Answer:- Option-A
Question49Which is correct regarding the rules regulating the constitution of committees under section 20 B? A:-It shall be made by the High Court in consultation with the Government
B-14 shall be made by the Government in consultation with the High Court
C:-It shall be made by the High court
DNone of the above is correct
Correct Answer:- Option-B
Question 50:-Who is empowered to make rules for prescribing the contents of forms, books and registers of the Civil Courts?
A: State Government
B-Presiding officer of the Court
C:-High Court D:-None of these
D:-None of these Correct Answer:- Option-C
Question51:-What is the maximum extension of time can be given by the court for paying the balance court fee as per Court Fees and Suit Valuation Act?
A:-15 days
B:-two weeks
C:-60 days
D:-30 days
Correct Answer:- Option-D Question52:-If the relief sought ancillary to the main relief ,the court fee is payable .
Quodulono 2. In the real of sought unconding to the main real rate count fee is payable .

A:-Only on the value of main relief B:-Only on any of the relief C:-On the aggregate of all relief	
D-None of the above is correct	
Correct Answer:- Option-A Question53:-In ordinary situation the determination of the market value of the property shall be	
Questions)-rin of minary struction the determination of the market value of the property shall be A-as on the date of issuing notice	
B-as on the date of presentation of plaint	
C:-as on the date of framing of issues	
D-according to the discretion of the court	
Correct Answer- Option-B	
Question54:-Who is the authority to take decision as to the proper amount of court fee for a suit instituted before the High Court?	
A:-Judge of that court	
B:-Registrar	
C:-Taxing Officer	
D:-Court Officer	
Correct Answers- Option-C	
Question55:-Who is the authority to depute officers to be designated as Court fee examiners?	
A:-Supreme Court	
B:-State Government	
C:-High Court	
D:-District Judge	
Correct Answer:- Option-C	
Question56:-The fee shall be computed in a suit for maintenance and annuities is	
A:-On the amount claimed to be payable for one year	
B:-determined by the presiding officer of the court	
C:-based on the average of fifteen years	
D:-None of the above is correct	
Correct Answer:- Option-A	
Question57: In a suit for injunction where the relief sought is with reference to any immovable property and where the plaintiff alleges that his title to the property is denied, the fee shall be computed o	n
A:-One-half of the market value of the property	
B:-One-half of the market value of the property or on Rupees Five Hundred	
COn Rupees Five Hundred only	
D:-None of these	
Correct Answer:- Option-B	
Question58:-For the Purpose of Court fee, the suits relating to trust property is dealt in of the Act	
ASection 34	
BSection 23	
CSection 29	
D:-Section 28	
Correct Answer:- Option-D	
Question59:-What is the minimum value is to be made in the plaint for a suit relating to easement? A:-Rs.500/-	
A-ns.300/- B-No minimum is prescribed	
D-No limital is prescribed	
D-Rs. 1000/-	
DNS. 1000PC Correct Answer- Option-D	
Question60-Which is correct regarding preemption suits according to Court fees and Suit Valuation Act?	
AFees shall always computed on least amount of market value or the amount of consideration	
BFees shall always computed on market value	
D. Tees shall always computed on indice, value C. Fees shall always computed on the consideration amount	
C. Tees said aways computed on the value determined by the court	
D. Fees Small be Computed on the value determined by the Court Correct Answer: Option-A	
Question61:-Choose the correct option from the following	
A:-In a suit to recover the money on mortgage, the fee shall be computed on the amount claimed	
BGenerally in a suit by a co-mortgage for the benefit of himself and other co-mortgagee, fee shall be computed on the amount claimed on the entire mortgage	
CBoth (1) and (2) are correct	
DOnly (1) is correct	
Correct Answer Option-C	
Question62:-The court fee payable on a suit for partition according to section 37 sub Section 2 (ii) is	
A-fifty rupees	
B:Three hundred	
CFive thousand	
D:-None of these	
Correct Answer: Option-B	
Question63:-When a suit is filed for setting aside the attachment of any movable or immovable property, the fee shall be computed on	
A:-The market value of the property	
B:-The amount for which the property was attached	
C:-Any of (1) and (2)	
D:-Least of amount the market value of the property or the amount for which the property was attached	
Correct Answer:- Option-D	
Question64:-How to calculate the court fee for a suit for specific performance of contract of sale?	
A:-The fee shall be computed on the amount of consideration	
B:-The fee shall be computed on the market value of the property	
C:-The fee shall be computed on half of the market value of the property	
D:-Any of the above	
Correct Answer Option-A	
Question65:-Which is correct according to Court fees and Suit Valuation Act for the purpose of Appeal?	
A:-One- third of the court fee shall be payable at the time of admission	
B:-Balance amount is to be paid with in 10 days of admission	
C:-The time cannot be extended under any circumstances	
D:-Both (1) and (2) are correct	
Correct Answer:- Option-A	
Question665-Section deals with the procedure where objection is taken on appeal or revision that a suit or appeals was not properly valued for jurisdictional purpose.	
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	C:-be refunded according to discretion D:-shall be ordered to be refunded as per section 70 of the Court fees and suit valuation Act
Out	Correct Answer:- Option-D stion 70:-What is the court fee payable on the plaints and other documents in suits filed in village courts?
Que	A:-Rupees 100/-
	B:-Rupees 50/- C:-Rupees 200/-
	D:-Court fee is exempted
Que	Correct Answer:- Option-D stion71:-Who is empowered to remit or reduce fee according to Court fees and Suit Valuation Act?
	AHigh Court
	B:-State Government C:-District Court
	D:-Presiding officer of the court Correct Answer:- Option-B
Que	stion72:-The additional court fee collected under section 76 of the court fees and Suit Valuation Act shall be credited with
	A:-Legal Benefit fund B:-State revenue
	CHigh Court
	D:-None of these Correct Answer:- Option-A
Que	stion 73:-What is the maximum punishment for the violation of any rule made under the Court fees and Suit Valuation Act?
	A:-Six months imprisonment only B:-Fine up to Rs.500/-
	C:-Fine up to Rs.1000/- D:-Six Months Imprisonment or fine up to Rs.500/- or with both
	Correct Answer:- Option-D
Que	stion74:-The rule making power for the supply of stamps to be used under the Court fees Act is A:-With the High Court
	B:-With the Board of Revenue
	CWith State Government DEither (1) or (4)
0,,,	Correct Answer:- Option-B stion 75:-What is the percentage of court fee payable on a plaint when the value of the subject matter exceeds fifteen thousand rupees in excess of fifteen thousand rupees up to fifty thousand rupees?
Que	A:-Four
	B:-Ten C:-Eight
	D:-Three
Que	Correct Answers- Option-C stion 76: The fee payable on the application for permission to deposit revenue or rent either in the office of the collector or in the court is
	A:-Five Rupees
	BFive percentage CHundred rupees
	D:-None of these Correct Answer:- Option-A
Que	stion77:-The term "instrument "has been defined in section of the Kerala Stamp Act .
	A:-2 (b) B:-2(c)
	C-2(j)
	D:-2(d) Correct Answer:- Option-C
Que	stion78:-How the stamp duty will be charged in respect of an instrument relating to several distinct matters? A:-Based on the aggregate amount of duties of each instruments
	A-based on the gligsteat amount of duties of each instruments B-Based on the highest amount of duties of each instruments
	C:-Based on the average of duties of each instruments D:-None of the above is correct
_	Correct Answer:- Option-A
Que	stion79:-Which is the correct option regarding the use of adhesive stamps as per Kerala Stamp Act? A:-Certificate of Enrollment in the roll of advocate
	B-Notarial Acts
	C:-(1) and (2) are not correct D:-Both (1) and (2) are correct
One	Correct Answer Option-D stion80:-Which of the following is correct regarding the stamping of instruments?
Que	A:-All instruments chargeable with duty and executed by any person in the state of Kerala shall be stamped with in three months after it execution
	B:-All instruments chargeable with duty and executed by any person in the state of Kerala shall be stamped before or at the time of execution C:-All instruments chargeable with duty and executed by any person in the state of Kerala shall be stamped with in 60 days after it execution
	D:-None of the above is correct Correct Answer:- Option-B
Que	stion81:-A owes B Rs. 1000/ A sells a property to B the consideration being Rs. 500/- and release of previous debt Rs. 1000/ The stamp duty is payable on
	A:-Rs.500 B:-Rs. 1000/-
	C:-Rs. 1500/-
	D:-Either (2) or (3) Correct Answer:- Option-C
Que	stion82:-Who is empowered to fix the fair value of the land for the purpose of Kerala Stamp Act?
	A:-Government B:-Tahsildar
	C:-Collector D:-Revenue Divisional Officer
	Correct Answers- Option-D
Que	stion83:-Who is bound to pay the transaction of 'exchange' in the absence of contract to contrary? A:-Parties in equal share
	B-By the first party named
	C:-No stamp duty D:-None is correct
One	Correct Answer:- Option-A stion84:-The authority for the purpose of adjudication as to the proper stamp according to Kerala Stamp Act is vested with .
Quo	A:-Government
	B:-Collector C:-District Judge
	D:-Any of the above
Que	Correct Answer:- Option-B stion85:-If the registering officer has reason to believe that the property is under valued then
	A:-He will not allow to register under any circumstances B:-He may register and sent the document to Collector
	CHe may refer the matter to the police
	D:-He may report the matter to the Government Correct Answer:- Option-B
Que	stion86:-Section of the Kerala stamp Act deals with the Allowances for spoiled stamps.
	A:-45B B:-45C
	C:-47 D:-42
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Correct Answer:- Option-C
Question87:-How much amount is deducted by the Collector against the tendering of stamps which are not spoiled or rendered unfit, but for which he has no immediate use?

A:-Six paise for each rupee
      B:-Ten paise for each rupee
C:-No deduction
      D:-Hundred rupees
Correct Answer: Option-A
Question88:-What is the maximum penalty for failure to cancel adhesive stamps?
      A:-1000 Rupees
       B:-500/- rupees
      C:-10/- rupees
D:-100/- rupees
     Correct Answer:- Option-D
Question89:-Choose the correct option from the following.

A:-The prosecution in respect of the offence under Kerala Stamp Act can be made with out sanction of the government
      B:-The collector or the specially authorized officer is empowered to grant sanction for prosecution C:-There is no provision for compounding of offence
      D:-Only (2) and (3) are correct
Correct Answer: Option:B

Question90:-Which is correct regarding the place of trial in connection with the offence under stamp Act?
      A:-It can be tried in only any district in which the instrument is found B:-It can be tried anywhere in Kerala
      C:-It can be tried in any district in which the instrument is found as well as in any district in which the offence might be tried under Cr.P.C.
     Correct Answer:- Option-C
Question91:-Who is the authority to make rules in connection with the supply and sale of stamped papers?
       A:-Registrar of Stamps
       B:-High Court
       C:-District Collector
      D:-State Government
     Correct Answer:- Ontion-D
Question 92:-If a presiding of the court other than High Court feels doubts as to the amount of duty to be paid in respect of any instrument under the proviso (a) to section 34 of the Kerala Stamp Act, the court
      A:-High Court
B:-District Court
      C:-District Collector
      D:-None of these
Question 93:-What is the Stamp fee payable for the articles of Association of a Company?
      B:-Rs.500/-
       C:-Rs. 1000/-
      D:-Rs.10000/-
Correct Answer:- Option-C
Question94:-The stamp fee for instrument of partnership deed under Kerala Stamp Act is _
      A:-Rs.1000/-
       B:-Rs.2000/-
      C:-Rs.10,000/
      D:-None of these
\label{lem:correct} \textbf{Correct Answer:-Option-A} \\ \textbf{Question95:-Which of the following is the correct option regarding the stamp duty for Power of attorney?}
      A:The stamp duty for power of attorney for all types are same
B:The stamp duty for the power of attorney in all cases depends on the value of the property
      C:-Both are incorrect
D:-Both are correct
     Correct Answer:- Ontion-C
Question96:-What is the maximum amount of stamp duty in connection with the pledge or pawn of the movable property when the secured amount exceeds five lakhs but does not twenty lakhs?
      A:-5% of the amount
      B:-2% of the amount
C:-Rs. 10,000/-
D:-Rs.5000/-
Correct Answer:- Option-D
Question97:-Who among the following is competent to try the offence under Kerala Stamp Act?
      A:-District Magistrate
B:-Executive Magistrate
      C:-First Class Judicial Magistrate
D:-None of these
     Correct Answer:- Option-C
Question98:-Which of the following is correct regarding the stamp duty payable on the Gift not being a settlement or will or transfer?

A:-There is a fixed amount stamp duty and the duty will not change according to its value
      B:-The amount of stamp duty payable in all gifts is much lesser than other conveyance C:-There is no difference of stamp duty between gift and other mode of conveyance
D:-The lesser rate is applicable to the gift in favour of father, mother, husband, wife, son, brother or sister compared to gift in favour of any other person Correct Answer:- Option-D

Question99:-What is the amount stamp duty payable on Chitty or Kuri Variola where the total amount subscribed exceeds Rs. 100/-?
      A:-Twenty five rupees for every thousand rupees or part there of the total amount subscribed B:-Two percentage of the total amount of subscription
      C:-Twenty five percentage of the amount of subscription D:-None of the above is correct
     Correct Answer:- Option-A
Question 100:-Who is the authority to recover the duties and penalties under The Kerala Stamp Act?
       A:-Thahsildar
       B:-Collector
       C:-Revenue Divisional Officer
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D:-Any gazetted officer Correct Answer:- Option-B