



P2I Rankers' Judiciary Batch

Success Evaluation
Weekly and Monthly

Clear Judiciary
100% Fees Refund

Win 5K Reward Monthly

Success | **Weekly and**
EVALUATION | **Monthly**



15th Sep '24



4:00 PM



About Batch

In this exclusive batch course, Arjita Chaturvedi , Praveen Kumar, Apurva Sharma, Apoorva Purohit, Pawan , Abhinav Goswami, Amanpreet and Nisha Lamba will help you prepare for the Judiciary Exams. Learners will benefit from over 1500+ live sessions, offering exhaustive coverage of all topics, including periodic doubt-clearing sessions for each subject to ensure exam readiness. Courses will be covered in Hinglish, with notes provided in both English and Hindi, making this batch a comprehensive solution for clear concept understanding and thorough preparation.

Neev Foundation Batch is a one-stop solution for all aspirants, offering a 100% success assurance. If you do not clear the exam, you will be given a 1-year free extension for your preparation.



Your Journey With Us



Foundation

PHASE 01

PHASE 02

SIP

Success in Prelims Program weekly and monthly mock test



MP
Mains Program

PHASE 03

PHASE 04

IGP
Interview Guidance Program



Phase 3

Phase 4



100%
Refund

Phase 2

Phase 1





1. Clear Judiciary in 24 months and get 100% Refund

2. Success Evaluation Program: weekly and monthly mocks

Every month 2 mock test in 15 days and in 30 days

3. Get a chance to win 5k reward monthly: we will be publishing results of mock

4. Topper will get chance to win 5k on bases of monthly mock

5. Attendance Requirement: 70% to 80% attendance in classes is required.

Syllabus

IPC(BNS)

Evidence Act(BSA)

Cr.PC(BNSS)

CPC

Contract Act

Constitution

Hindu Law

General Studies

Muslim Law

TPA

Jurisprudence & Law of Torts

SRA & Registration Act

Limitation Act

Negotiable Instruments Act

Interpretation Of Statutes + Arbitration

+

English + Hindi Language

+

Local Laws (15 States)

***This is not schedule of the batch, this is the subject list**

Key Features

01

1500+ Hours Of
Live Sessions

Mains Specific
Notes

02

03

One to one
Mentorship

Success
Evaluation

04

05

5k reward

Get 100%
Refund*

06

Features:

01 LIVE CLASSES

-1100+ Hours of live classes
- Live doubt solving

02 ONE TO ONE MENTORSHIP

Clearing doubts of students throughout the journey from Prelims to Interview.

01

02

03

03 LECTURE NOTES

-Hand Written Notes: Hindi & English
-Crux : Hindi & English

04 DAILY MCQ PRACTICE

10-20 Objective questions (Hindi & English) from the topics covered in Daily classes.

04

05

05 WEEKLY ANSWER WRITING

Mains Questions, Model Answers and their Evaluation are provided weekly for students.

06 CURRENT AFFAIRS

- Weekly Live classes.
- Monthly Current Affairs Magazine

06

07

07 SUCCESS EVALUATION

GET 100 %
REFUND *

08

09

09 CHANCE TO WIN 5K REWARD

**ENGLISH AND HINDI
LANGUAGE CLASSES**

11

10

**COMPLETE GENERAL
STUDIES**

12

SIP: ALL STATES' INCLUDED

Crash Courses launched for all the states covered included in the batch until the validity of the course.

TEST SERIES

6 Mocks for both Prelims and Mains.

13

14

**PREPARATION FOR
INTERVIEWS**

Students will be provided Interview Guidance through Mock interview sessions conducted by Retired Judges and Senior Advocates.

Local Laws of Following States:

01 | Uttar Pradesh

02 | Uttarakhand

03 | Maharashtra

04 | Bihar

05 | Himachal Pradesh

06 | Gujarat

07 | Delhi

08 | Punjab

09 | Chhattisgarh

10 | Haryana

11 | Madhya Pradesh

12 | Jharkhand

13 | Rajasthan

14 | West Bengal

15 | Odisha

Our Faculties



Praveen Kumar

- LLB from CLC, Delhi University.
- Former Judge (DJS) and HCS Officer.



Arjita Chaturvedi

- LLB from Symbiosis Law School , Pune.
- Former Advocate in Bombay High Court.
- 7 years of teaching experience.



Apurva Sharma

- LLB (Hons.) from Aligarh Muslim University.
- Former Advocate in Delhi High Court.
- 5 years of teaching experience.



Abhinav Goswami

- LLB from CLC, Delhi University.
- LLM with Distinction from King's College , London.
- Ph.D in Law , Faculty of Law (CLC, DU)



Pawan

- Former Bihar APO (RANK-22)
- B.A.LL.B)
- Qualified UGC-NET (Law)



Apoorva Purohit

- BA LL.B
- LL.M
- Teaching Experience:6+ yrs



Nisha Lamba

- LLB from Law Centre-2.
- Experience as Faculty of Law , Delhi University.

Group Mentors

Group mentorship is designed to help the students to calibrate their personality and be ready to face the interview boards. Personal experience of officers and retired Judges will help the aspirants in aligning their mindset to the nature and ethos of Judicial service.



Mr. Praveen Kumar

Former Judge,
DJS Cleared DJS in 2019
Secured Rank 8

He will be interacting with our
students of Judiciary Live
Foundation Batch.

He has successfully guided
Various toppers during the
last few years.



Mohit Jindal



Jasmeet Singh

Handwritten Notes

② Difference between Previous statements of parties and previous statements of witness

| Previous statement of parties | Previous statement of witness |
|---|---|
| Section 143(a) & 143(b) | They do not fall under § 143(1)(a) |
| (a) Previous statements of parties are known as admissions | (a) Statements given by them are not admissions |
| (b) These admissions are relevant | (b) They are not relevant but become relevant if they do not fall from § 5-50. |
| (c) These are substantive evidence because it helps to prove relevant facts | (c) They are not substantive evidence. Only purpose is - (i) to corroborate (ii) Contradiction (iii) Impair the credibility of witness |

Ex - A stopped B
B said - A stopped me
A said - B did not stop him
C comes as a witness

* Admission is a statement which suggest the inference as to the fact to prove an relevant fact (S. 14)

* Confession is an admission of accused which suggest only one inference i.e. the guilt of accused in terms of offence.

③ Confession must be read as a whole. (no particular format)



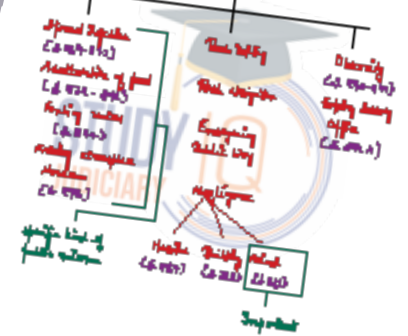
"Guilt" - Guilt

Inculpatory Part - which suggest inference of guilt

Exculpatory Part - which suggest inference of innocence

* A confession must have only inculpatory statement. If a statement also have exculpatory part then it won't be a confession.

Chapter 304 Offences affecting public peace, decency, Commerce & Morals



Section 143(a) & 143(b)

Section 143(a) & 143(b) are the provisions of the Indian Evidence Act, 1872. They deal with the admissibility of previous statements of parties and witnesses. Section 143(a) states that previous statements of parties are not admissible as evidence. Section 143(b) states that previous statements of witnesses are not admissible as evidence. However, there are exceptions to these rules. For example, previous statements of parties are admissible if they are made in the presence of the other party and are not made in a hostile environment. Previous statements of witnesses are admissible if they are made in the presence of the other party and are not made in a hostile environment.

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MCQs for practice

14:33

JDJGJSHY PRP - MANSU LIVE POUHNTAT...

4m35s +1.0 -0.0

Question Mark for Review

Which the scope of Section 162(2) of the Code of Criminal Procedure, 1973?

☐ To make a dying declaration and to make any statement from being affected by the provisions of section 10.

☐ To require a witness to sign their statement.

☐ To ensure that the witness speaks the truth without.

☐ To allow the court to call on the witness if they are not free to retract the same statement in court.

Submit Test Save & Next

14:36

JDJGJSHY PRP - MANSU LIVE POUHNTAT...

11.0 -0.0

Question

If an offender is sentenced to an imprisonment for a term extending over year, the term of solitary confinement shall not exceed:-

☐ One month

☐ Two months

☒ Three months

☐ Not limit

Explanation :

Test

14:34

JDJGJSHY PRP - MANSU LIVE POUHNTAT...

11.0 -0.0

Question

Which is true regarding statement under Section 162 of the Code of Criminal Procedure, 1973?

☐ The witness must sign the statement if they want it to be admissible in court.

☒ Statements made under Section 161 can be used for any purpose in the inquiry or trial, except a confession.

☐ The witness must sign the statement if they want to withdraw the prosecution.

☐ The witness must sign the statement if they are not free during the trial.

Explanation :

Test

Crux

If a person voluntarily fouls the water of any public spring or reservoir, he shall be punished under this section.

The section includes:

- Indian Penal Code, 1860 in part:
- With the offence of making the atmosphere
contaminating or spoiling it in any place.
Public or private, but it must affect the health of
work or pass by in the vicinity.

Essentials of Section 278 of Indian Penal Code, 1860 in points:

- Section 278 deals with the offence of making the atmosphere noxious to health by voluntarily emitting or spilling it in any place.
- The place can be public or private, but it must affect the health of persons in general who dwell, work or pass by in the vicinity.
- The act of violating the atmosphere must be done intentionally and not by accident or negligence.
- The punishment for this offence is a fine which may extend to five hundred rupees.
- This section is intended to protect the public health, safety and convenience from environmental pollution and nuisance.

In negligence, undoubtedly there is no intention or desire for a particular consequence. The event happens without any premeditation on the part of the doer. There is invariably an overhasty act done without due deliberation and

Section 273 makes the sale of noxious food or drink an offence. Mere adulteration is not an offence under this section. The adulteration should be of such a nature as to make the food or drink noxious. Further, it should also be established that that such noxious food or drink was intended to be sold either by the accused himself or somebody else. What is made punishable under this section is sale of noxious articles as food or drink and not the mere sale of noxious article. The expression 'noxious as food' means unwholesome/unhealthy as a food or injurious to health. It does not mean repugnant to one's feelings. Therefore, mixing of food mixing of pig's fat with egg and selling the mixture does not render the article as 'noxious as food' though it may be noxious to the religious feelings of some sections of the public.

Under this section adulteration of drugs is punished. The purpose of this section is to preserve the purity of drugs for medicinal purposes. It is sufficient if the efficiency of the drug is lessened. The offence is punishable with six months of imprisonment or with fine or both. Under section 275 IPC.

Section 276 of the Indian Penal Code, 1860, deals with the offence of sale of adulterated drugs. According to this section,

- I. whoever knowingly sells, or offers or exposes for sale, or issues from a dispensary for medicinal purposes,
- II. any drug or medical preparation which has been adulterated,

It shall be punished with imprisonment for a term which may extend to six months, or with fine which may extend to one thousand rupees, or with both.



- (10) **Extra Judicial Confessions** - Confessions are made either to the police or to any other person other than judges and Magistrates as such. It is considered **weak evidence** because it is not made in a controlled legal environment and may be subject to coercion, manipulation, or misrepresentation.
- **Corroboration is required.** This means that the confession alone is not enough for conviction, it must be supported by other evidence.
- A **retracted confession**, if proved to be voluntarily made, can be relied upon along with the other evidence in case and there is no legal requirement that a retracted confession must be supported by independent reliable evidence corroborating it. It is material particular. The use to be made of such a confession is a matter of evidence rather than of law. So, a confession is not to be regarded as inadmissible merely because it is retracted later on.
- "When a confession is considered to be relevant in a criminal case, there are certain conditions that must be met. For instance, if there is any inducement, threat, or promise made, the confession must be made after the impression of that has been fully removed.
- Additionally, the confession cannot be made to a police officer, but it can be made in the presence of a Magistrate when the accused is in police custody. Before recording a confession, it is essential to warn the person making it that it will be used against them as this is a fundamental principle of criminal justice."
- If an accused person voluntarily confesses to a crime, that confession is generally admissible as evidence because, if the confession is obtained under duress, coercion, or violation of the accused's rights, it may be considered **void** under Article 20(3). The accused cannot be compelled to confess against their will. Article 20(3) of the Indian Constitution Article 20(3) of the Indian Constitution provides protection against self-incrimination. This provision is a fundamental safeguard in criminal procedure, ensuring fairness and justice.



- भारतीय राज्य अधिनियम , 2023

- > भारतीय राज्य अधिनियम 2023- धारा 138: सफाई धारा 119 इच्छित (b) (सह अग्रणी)

सह. प्रमाणपत्र:-

सह अग्रणी यह व्यक्ति होता है जो अग्रण करने में अभियुक्त को सहयोग देता है। सह अग्रणी भूमि की सीमाया समय अभिविषय में ज़रूरी हो गई है, इसलिए इससे संबंधित जानकारी भारतीय समय अभिविषय 2023 दिया गया है।

यह व्यक्ति जो अन्धधर्म से मुक्तपथ का ज्ञान प्राप्त करे, अन्धधर्म का पालन रखने के लिए अन्धधर्म से शामिल होता है, यह अन्धधर्म से मुक्त पथ का ज्ञान प्राप्त करे, अन्धधर्म का पालन रखने के लिए अन्धधर्म से शामिल होता है।

भारतीय न्याय अभिलेख 1872 - पृष्ठा 133, उपरिष्ठ पृष्ठा 134 इत्यादि (b) (7)(C) अधिनियम

- पारा 133 के अंतर्गत दो सिपाही को उन्मोचन किया गया है -
- (a) किंग्स अडमिशनल के विद्यार्थी प्रकाश कृष्ण अग्रवाल के साथ गिरफ्तार होना
 - (b) कोई अडमिशनल केवल एक आधार पर अर्द्धांगी नहीं हो जाती है कि वह किसी एक आधार पर के अपने अनुपुत्र साहसी के आधार पर की गई है।
- पारा 134 के अंतर्गत किसी राज्य को सशस्त्र करने के लिए साहसी की किसी विधिगत संरचना का होगा आवश्यक है।

अतः किन्हीं परिस्थितियों में एक लक्ष्य भी पर्याप्त हो सकता है और उसके बचाने के आधार पर छोटी छड़या आ सकता है और ऐसा समझना सही अवधारणा भी हो सकता है।

संप्रति: यह अपराधी के सामने को न्यायालय संदेह की दृष्टि से देखता है क्योंकि यह बात सत्य है कि कोई चाले से कार्यकृत उत्पन्न किसी अन्य कार्यकृत उत्पन्न की संप्रति नहीं कर सकता।



- [illegible]

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