- 1. Which Act governs the admissibility of electronic records as evidence in India?
- a) Indian Evidence Act of 1872
- b) Information Technology Act, 2000
- c) Both a) and b)
- d) None of the above

Answer: b) Information Technology Act, 2000

Explanation: The Information Technology Act, 2000 specifically addresses electronic records and their admissibility as evidence in legal proceedings in India.

- 2. What is the primary focus of the Indian Evidence Act of 1872 regarding evidence?
- a) Physical evidence
- b) Documentary evidence
- c) Oral evidence
- d) Digital evidence

Answer: b) Documentary evidence

Explanation: The Indian Evidence Act, 1872 primarily deals with documentary evidence, including paper records, written documents, and other physical forms of evidence.

- 3. Which Act establishes the legal framework for digital signatures in India?
- a) Indian Contract Act, 1872
- b) Indian Evidence Act, 1872
- c) Information Technology Act, 2000
- d) Contract Law of India

Answer: c) Information Technology Act, 2000

Explanation: The Information Technology Act, 2000 provides provisions for the use and validity of digital signatures in electronic transactions in India.

- 4. According to the Information Technology Act, what is the status of electronic records as evidence?
- a) Not admissible
- b) Admissible with certain conditions
- c) Admissible without any conditions
- d) Not addressed in the Act

Answer: b) Admissible with certain conditions

Explanation: Electronic records are considered admissible as evidence under the Information Technology Act, 2000, subject to certain conditions and provisions laid down in the Act.

- 5. How does the Information Technology Act handle the management of electronic records?
- a) It does not provide any guidelines
- b) It establishes strict regulations
- c) It provides guidelines for management
- d) It delegates management to individual organizations

Answer: c) It provides guidelines for management

Explanation: The Information Technology Act, 2000 provides guidelines for the management of electronic records, ensuring their integrity, authenticity, and security.

- 6. What is the process for proving digital signatures under the Information Technology Act?
- a) Through physical documentation only
- b) Through testimony of witnesses

- c) Through forensic analysis
- d) Through digital evidence and certificates

Answer: d) Through digital evidence and certificates

Explanation: The Information Technology Act, 2000 outlines the process for proving digital signatures through digital evidence and certificates issued by certifying authorities.

- 7. How does the Information Technology Act address the admissibility of electronic agreements?
- a) It prohibits electronic agreements
- b) It treats them the same as physical agreements
- c) It requires additional validation
- d) It does not address electronic agreements

Answer: b) It treats them the same as physical agreements

Explanation: The Information Technology Act, 2000 treats electronic agreements similarly to physical agreements, recognizing their validity and enforceability under certain conditions.

- 8. What is required to prove the authenticity of electronic messages under the Information Technology Act?
- a) Witness testimony
- b) Digital certificates
- c) Notarization
- d) Physical evidence

Answer: b) Digital certificates

Explanation: The Information Technology Act, 2000 mandates the use of digital certificates to

prove the authenticity of electronic messages in legal proceedings.

- 9. Which Act provides provisions for the relevancy and probative value of e-evidence?
- a) Indian Penal Code, 1860
- b) Indian Evidence Act, 1872
- c) Information Technology Act, 2000
- d) Indian Contract Act, 1872

Answer: b) Indian Evidence Act, 1872

Explanation: The Indian Evidence Act, 1872 includes provisions for determining the relevancy and probative value of electronic evidence in legal proceedings.

- 10. Under the Information Technology Act, what measures are in place to ensure the admissibility of e-evidence?
- a) Strict authentication requirements
- b) Court discretion
- c) Mandatory expert testimony
- d) None, it's left to interpretation

Answer: a) Strict authentication requirements

Explanation: The Information Technology Act, 2000 imposes strict authentication requirements to ensure the admissibility of electronic evidence in legal proceedings.

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