

IAS Mentorship

With Reyasat Ali sir & Experienced team in CSE prep

CSE Main 2024: Mini Mock Test 5

Syllabus:

-
- Polity (Sectional Test, 10 Question)
-
-

Name of Candidate

HASSAN KHAN

Email Id

Date

Medium: Hindi / English

Time: 1 Hour & ½ Hours

Start Time:

End Time:

Q. No.	Max. Marks	Marks obtained
1	10	5.0
2	10	4.5
3	10	4.5
4	10	4.0
5	10	5.0
6	15	7.0
7	15	6.5
8	15	/
9	15	/
10	15	/
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
Total	125	36.50
Invigilator	Signature	<i>Rangem</i>

Hassan

WhatsApp/Telegram/Text/Call: 8090528260

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	Excellent	Good	Average	Unsatisfied
Introduction		✓		
Conceptual Understanding		✓		
Contextual Clarity		✓		
Content Enrichment		✓		
Presentation		✓		
Alignment		✓		
Contextual Justification		✓		

Overall Feedback:

* Dear Hassan:- You have good basic Conceptual understanding and approach to demand is fair.
 → Aesthetic is fair Can make it more attractive.

Areas of Improvement:-

- Attempt all the questions and maintain Status qua non.
- Focus / analyze what is being asked a major demand of Qn and address it under contextual heading.
- Avoid short fronts enhance logical explanation & add facts, e.g., Cases for better clarity.
- Go through below comments & Revise your sources for value addition.

→ Keep writing
Best of Luck

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Q1. What do you understand by affirmative actions. Critically examine the pros and cons associated with state-based reservation policy for locals. 150 words

प्रश्न। सकारात्मक कार्यों से आप क्या समझते हैं? स्थानीय लोगों के लिए राज्य-आधारित आरक्षण नीति से जुड़े पेशेवरों और विपक्षों का आलोचनात्मक परीक्षण करें। 250 शब्द

→ Introduction
is fair
need to
limit to
intro you

Affirmative action refers to policies designed to address historical and systemic inequalities faced by marginalized groups. It is about providing preferential treatments in educational and employment opportunities.

Indian constitution provides for affirmative action under Article 15, 16, 46, 330, 332 etc.

Pros of state-based reservation

- ① Economic upliftment - through job opportunities addressing social-economic backwardness.
(eg) Andhra Pradesh's 75% reservation
- ② Social stability - reduce social tensions by ensuring locals have fair access to resources & opportunities.

five points

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- ③ Reduced forced migration - encouraging locals to stay & work within state.
- ④ Boost local talent → helps nurture & utilize local talent.
- ⑤ sense of adequate representation in state apparatus.

Cons of state-based reservation

- ① Potential for discrimination → Conflict with National unity.
- ② Economic inefficiency can be induced.
- ③ Administrative challenges and risk of fake certificates.
- ④ Legal and constitutional issues - (a) Indira Sawhney judgement cap of 50%.

Based on principle of golden mean, state based reservation policies should be implemented carefully, aligning with constitutional values.

5

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Q2. Point out the constitutionally mandated rights against the adverse effects of climate change. In the context of recent Supreme Court judgement on climate right, Discuss the challenges for India as a developing country to ensure such rights. 250 words

Q. जलवायु परिवर्तन के प्रतिकूल प्रभावों के खिलाफ संवैधानिक रूप से अनिवार्य अधिकारों को इंगित करें। जलवायु अधिकार पर हाल ही में सुप्रीम कोर्ट के फैसले के संदर्भ में, ऐसे अधिकारों को सुनिश्चित करने के लिए एक विकासशील देश के रूप में भारत के लिए चुनौतियों पर चर्चा करें। 250 शब्द

Through a comprehensive fundamental rights system, Indian constitution provides a robust framework for environmental protection which also addresses adverse effects of climate change

Introduction is fair you can make more strong

SCs while writs Art. 14 & 21

Constitutional provision

(1) Article 21 - right to live recognizes right to clean & healthy environment

(2) Article 48A - mandates state to protect & improve the environment & safeguard forests & wildlife

Start with Art. 14

(3) Article 51A (g) - Imposes a duty on every citizen to protect & improve the natural environment including forest lakes, rivers & wildlife

all fine

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Recently in M.K. Raijitsinh vs DoI, Supreme Court recognised right against adverse effects of climate change on distinct fundamental right.

→ Good relevant point

Challenges

→ for india as a Dev. Country.

write proper heading

① Lack of comprehensive legislation

② Economic constraints

③ Administration & Institutional Capacity

Relevant Challenges not lacking explanation in dimensions

④ Political will & public engagement

⑤ Vulnerability of marginalized communities

way forward is missing

Realisation of these rights requires

comprehensive legislation, robust institutional

Conclusion is relevant

frameworks & sustained public engagement.

4.5

Q3. To ensure free and fair election to strengthen electoral democracy and upholding democratic values independent and impartial Election commission is a must. Critically Comment 250 words

प्रश्न 3. चुनावी लोकतंत्र को मजबूत करने और लोकतांत्रिक मूल्यों को बनाए रखने के लिए स्वतंत्र और निष्पक्ष चुनाव सुनिश्चित करने के लिए स्वतंत्र और निष्पक्ष चुनाव आयोग जरूरी है। 250 शब्दों पर समालोचनात्मक टिप्पणी कीजिए

Constitution of India under Article 324
 provides for constitutional independent authority
E.C.I to ensure free & fair election.

*Intro is relevant
 can add
 E.C.I's reformative approach.*

Importance
 of
 Independent
 ECI

- ① Ensures free & fair election
- ② Upholds democratic values such as equality, fairness, justice.
- ③ Builds public trust
- ④ protects electoral integrity
- ⑤ Enforces rule of law
- ⑥ enhances legitimacy of elected government.

*Points to be generic
 points articulate
 content enriched
 points*

*with
 Credibility & Legitimacy
 Const. & institutional safeguards*

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Challenges faced by Election Commission

1) Political pressures and allegation of bias.

2) Resource ~~constraints~~. — manpower crunch

3) No power to de-register political parties

4) Limited protection to election commissions

5) Legal and administrative hurdles → (eg) delays in implementing electoral reforms.

6) Criminalization of politics & electoral malpractices

Former Election Commission S.Y.

Qureshi emphasizes importance of legislative

reforms to enhance ECI's independence

and credibility in electoral system.

4.5

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Q4. As states in Indian are at the different stages of development with vastly different resource positions, Critically Discuss the role of finance commissions to enable the states to improve their fiscal positions. 250 words

प्रश्न। चूंकि भारत में राज्य अलग-अलग संसाधन स्थितियों के साथ विकास की विभिन्न अवस्थाओं में हैं, अतः राज्यों को अपनी राजकोषीय स्थिति सुधारने में सक्षम बनाने के लिए वित्त आयोगों की भूमिका की आलोचनात्मक चर्चा कीजिए। 250 शब्द

Under Article 280, Indian Constitution provides for Finance Commission to ensure fiscal federalism through distribution of resources between Center and states.

Role of Finance Commission

- 1) Revenue sharing - distribution of net proceeds of taxes between states and Center (vertical devolution)
- 2) Horizontal distribution - of devolved share among the states based on transparent and objective criteria
- 3) Grants-in-aid - to state to address specific needs of states
- 4) Address regional disparity - based on

→ Introduction is relevant
Can add impacts

Can interlink Art. 280 here with mandate & objectives

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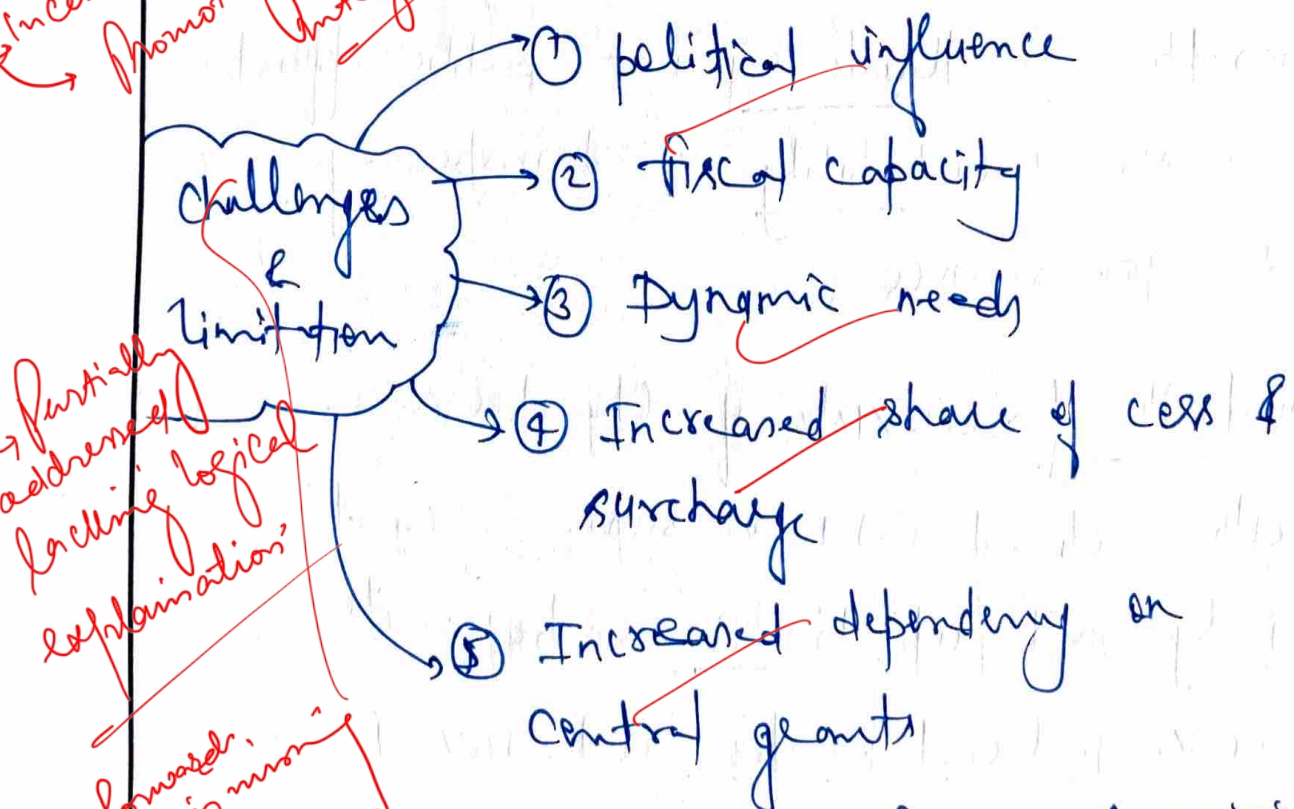
population, area, income distance etc.

Relevant points

Can be incentivized by promoting regional integration

4) fiscal discipline — by recommending measures for improving fiscal management.

5) Special grants — for backward region along with sectoral grants.



partially addressed lacking logical explanation

way forward in mind

Conclusion has played crucial role in fiscal federalism can be more prospective

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Q5. Elucidate the composition and objectives behind the setting institution of Lokpal. Also, evaluate the performance of the institution of Lokpal in achieving its objectives in since its institution. 250 words

लोकपाल की स्थापना के पीछे की संरचना और उद्देश्यों को स्पष्ट कीजिए। साथ ही, लोकपाल संस्था के अपने उद्देश्यों को प्राप्त करने में उसके निष्पादन का मूल्यांकन करें। 250 शब्द

Lokpal is an anti-corruption authority in India established under Lokpal and Lokayuktas Act, 2013.

It was constituted to address corruption complaints against public officials & ensure accountability & transparency in governance.

Composition → consists of Chairperson —

either retired CJI or supreme court judge and up to 8 members with

50% judicial member and 50% from

ST / OBC / minorities or women,

Objective

① investigate corruption allegation against public official & ministers

→ Introduction in fair

→ Articulate Contextual heading

→ Chairperson - member Selection Committee - Jurisdiction

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2) supervises agencies like CBI for investigating corruption charges

3) protects whistleblowers.

Recommends anti-corruption measures

States Lokrajya mandated to establish

Performance Evaluation

1) ordered only 24 investigation & 6 prosecution in 5 year

2) lack of suo-moto powers

3) delayed appointments of Lokpal

4) Manpower shortage

5) lack of effective whistleblower protection

Thus Lokpal's legal framework needs to be strengthened both structurally & operationally to address corruption in government

50

→ Relevant but you can enrich first further

→ Partially addressed
→ Add aspects of implementation
→ must be transparent
→ Transparency
→ Autonomy

→ Conclusion is fair

Provide independent investigations free from political interference

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Q6. Elucidate the power and functions of Rajya Sabha on the money bill. There has been criticism on instances of circumventing Rajya Sabha by passing legislations and amending bills as money bill. Discuss the above statements in the light of the recent pronouncements of Supreme Courts on this issue. 250 words

प्रश्न 6: सदन धन विधेयक पर राज्य सभा की शक्ति और कार्यों को स्पष्ट कीजिए। विधेयक को धन विधेयक के रूप में पारित करके और संशोधन करके राज्यसभा को दरकिनार करने के उदाहरणों की आलोचना की गई है। सर्वोच्च न्यायालय की हाल की घोषणाओं के आलोक में उपरोक्त कथनों पर चर्चा कीजिए। 250 शब्द

Under Article 109 and 110 of Constitution, there are special process for passing money bills.

with respect to Money Bills,

the Rajya Sabha has limited powers with parliamentary democracy and Responsible government.

Power and functions of Rajya Sabha w.r.t money Bills :-

1) After passing of money bill by Lok Sabha, Bill is ~~transmitted~~ to Rajya Sabha.

2) Rajya Sabha has 14 days to suggest any changes in money Bill.

→ Introduction needs to be brought in specific
Can start with contextual intro and add e.g. like Aadhaar, Finance Act, Amendment

→ Can link here Art. 110.

Address first Rajya Sabha Primacy

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3) Lok Sabha can accept or reject the suggested changes

4) After 14 days, even if not passed by Rajya Sabha, money bill is deemed to be passed by Rajya Sabha in the form as given by Lok Sabha.

Supreme Court noted that misclassifying bills to bypass Rajya Sabha undermines the legislative process & principles of checks & balances.

It directed that money bill should only contain matter of Article 110.

Misuse of money Bill provision

1) political manipulation (eg) Aadhaar act 2016 as money bill

fair points

→ Address
Just Criticism

on
the

- 2) Lack of effective scrutiny - by other house
- 3) Overuse and misclassification
- 4) Weakening of Bicameralism
- 5) Constitutional ambiguities

Scope for more concerns Critiques
 Then address Supreme Court's recent provisions

Way forward

Can add more prospects & colour of scheme.

- ① clear definition & criteria
- ② Enhanced role of Rajya Sabha
- ③ legislative reform to prevent misclassification
- ④ Public awareness and debate.

Conclude with efficiency of Rajya Sabha, democracy, Accountability

Misuse of many bills to bypass Rajya Sabha raises concerns regarding legislative process

7.0

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Q7. Discuss the role of Election commission of India in the context of the implementation of Model Code of Conduct (MCC) since its inception. Do you think that making MCC binding will lead to more free and fair election in India? Justify your views. 250 words

प्रश्न: आदर्श आचार संहिता (एमसीसी) की स्थापना के बाद से उसके कार्यान्वयन के संदर्भ में भारत के चुनाव आयोग की भूमिका पर चर्चा करें। क्या आपको लगता है कि आदर्श आचार संहिता को बाध्यकारी बनाने से भारत में अधिक स्वतंत्र और निष्पक्ष चुनाव होंगे? अपने विचारों का औचित्य सिद्ध कीजिए। 250 शब्द

Model Code of Conduct refer to a set of guidelines aimed at ensuring free & fair election by regulating behaviour of political parties and candidates during election period.

Election Commission is responsible for its effective implementation.

Rule of Election Commission

- 1) formulation of model code - based on consultation with stakeholders
- 2) Enforcement of code - with the announcement of election schedule
- 3) monitoring compliance - by deploying surveillance team and encouraging citizens

→ Introduction is fair
Can also start with the background.

→ Start with the implementation

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participation thing civil app.

4) preventing electoral malpractice, - such as cash-for-vote, hate speech, misuse of official machinery.

prompt action on violation.

MCC has significantly contributed to maintaining order & fairness during elections by curbing misuse of govt. machinery.

There has been demand for statutory backing to MCC.

Arguments in favour

- 1) Enhanced legal authority with legal backing - enabling strict punishment
- 2) Deterrence effect against violation
- 3) Judicial review - with clear legal recourse for addressing grievance

→ fair points
Can add
Moral authority
with enforcement

Good fair points

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→ with logical explanation
enhance
Accountability

- 1) Improved electoral integrity.
- 2) Public confidence to be increased.

Argument against

fine points
not
thoroughly
addressed

- 1) potential for politicization
- 2) Increased litigation & delays in electoral process
- 3) Implementation challenges due to vague interpretation
- 4) Bureaucratic hurdles
- 5) Risk of overreach - with courts' excessive involvement.

Conclude with a balance
views to maintain Authority
E.C.I. powers

While MCC needs statutory backing for effective enforcement, the power should be kept with Election Commission to ensure quick & prompt response to violations.

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Q8. Discuss the constitutional provisions for the assent of the bills by governor. Discuss the issues related to the office of governors in many states in the context of holding back bills passed by legislatures and its impacts. Suggest measures to resolve such issues. 250 words

प्रश्न 8. राज्यपाल द्वारा विधेयक की स्वीकृति के लिए संवैधानिक प्रावधानों पर चर्चा करें। भारत में विधेयकों के पारित होने में देरी या बाधा डालने वाले राज्यपाल के मुद्दे और इसके प्रभाव क्या हैं। ऐसे मुद्दों को हल करने के उपाय सुझाएं। 250 शब्द

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Q9. "Merely increasing the number of judges in the Supreme Court will not resolve the mounting docket crisis it face, what really needed is split its work so that there is a final court of appeal and a permanent constitution bench to ensure greater judicial stability and consistency". Critically Comment 250 words

प्रश्न 9. "सुप्रीम कोर्ट में न्यायाधीशों की संख्या बढ़ाने से बढ़ते डॉकट संकट को हल करने में मदद नहीं मिलेगी, वास्तव में जरूरत इस बात की है कि इसके काम को विभाजित किया जाए ताकि अपील की अंतिम अदालत और अधिक न्यायिक स्थिरता और स्थिरता सुनिश्चित करने के लिए एक स्थायी संविधान पीठ हो"। 250 शब्दों पर समालोचनात्मक टिप्पणी कीजिए

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