TEST No. 51

TOPIC: Union-State relations / municipalities

SUBJECT: INDIAN POLITY

Explanation:

Question 1 Answer A

Explanation: ALL statements are correct

Question 2

Answer B

Explanation: If the state law has been reserved for the consideration of the president and has received his assent, then the state law prevails in that state. But, it would still be competent for the Parliament to override such a law by subsequently making a law on the same matter.

Question 3

Answer B

Explanation: For the Parliament to make laws with respect to any matter enumerated in the State List, a resolution must be passed by RAJYA SABHA.

Ouestion 4

Answer D

Explanation: It gave CONSTITUTIONAL status to the municipalities. The act lays down that two third of the members of a metropolitan planning committee should be elected by the elected members of the district panchayat and municipalities in the district from amongst themselves. District Planning Committee is compulsory under the Act. Metropolitan area means an area having a population of 10 lakhs or more, comprised in one or more districts and consisting of two or more municipalities or panchayats or other contiguous areas.

Question 5

Answer A

Explanation: One third of the seats will be reserved for women, INCLUDING the number of seats reserved for SC and ST women.

Question 6

Answer D

Explanation: The forward the development plan to the state government (not the Governor). Constitution provides that four-fifths of the members of a district planning committee should be elected by the elected members of the District Panchayat and municipalities in the district from amongst themselves.

Ouestion 7

Answer D

Explanation: The Constitution (Seventy Fourth Amendment) Act, 1992 has introduced a new Part IXA and a Schedule-XII in the Constitution.