

## Quadrant IV – In Module Assessment

**Paper Code: PET0526/PRE0912**

**Module Name: Brief Analysis of the Statute on Contempt**

**Module No: 07**

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### MCQ

1. The court may take cognizance of criminal contempt on motion of?
  - a. Advocate General
  - b. Attorney General
  - c. Senior Counsel
  - d. All of the above
  
2. Contempt proceedings must be initiated within what period?
  - a. One year
  - b. Six months
  - c. One month
  - d. Two years

### Completion type (fill-in-the-blanks)

- a. In case of a criminal contempt of a subordinate court, the High Court may act on a \_\_\_\_\_ made by the subordinate court.
  
- b. The limitation period for appeal in case of contempt from a single judge to the bench of high court is \_\_\_\_\_.

### Short Answer – I (short notes - say 20 to 50 words)

- a) Discuss the right to appeal in cases of contempt.
- b) State as to how High court can proceed with the criminal contempt of subordinate court?

### Short Answer – II (extended - say 50 to 100 words)

- a) Contempt proceedings are summary in nature. Discuss.
- b) Elaborate on how the court can take cognizance of criminal contempt.

