BHUPALGAD - X (2009 Course): WINTER - 2016

Subject : Optional - VI : a) Interpretation of Statutes

Day : Wednesday
Date : 05/10/2016

31657

Time: 10.00 AM TO 01.00 PM Max Marks: 80 Total Pages: 1

N.B.:

- 1) Attempt ANY SIX questions from all including Q.No.1 which is COMPULSORY.
- 2) Q.No.1 carries 20 marks and all other questions carry 12 marks each.
- Q.1 Write short notes on ANY FOUR of the following:
 - a) Every word in a statute to be given a meaning
 - b) Use of different words
 - c) Rule of Last Antecedent
 - d) Reddendo Singula Singulis
 - e) Proviso as an internal aid of interpretation
 - f) Heydon's Rule of interpretation
- Q.2 Interpretation postulates the search for the true meaning of the words used in the statute as a medium of expression to communicate a particular thought. Discuss the objects of interpretation.
- Q.3 In determining the meaning of any word or phrase in a statute, the first task is to see the natural and ordinary meaning of the phrase or words of the statue, as stated by the golden rule of interpretation. Explain the golden rule of interpretation.
- Q.4 Many a times, the courts seek the guidance of the external aids, while interpreting the statute. Discuss the external aids of interpretation in detail.
- Q.5 The Courts in some cases have noted that the context and language of provision of law which includes the word "may" denotes the aspects of permissiveness. Explain the rules of interpretation related to the directory provisions.
- Q.6 Where the provision has an ambiguity and is capable of being read in more ways than one, the court must assign a beneficial construction to the said provisions. Elucidate the rules related to construction of remedial statutes.
- Q.7 Discuss the rules of interpretation related the penal statutes.
- Q.8 In a taxing statute provisions establishing an exception to the general rule of taxation are to be construed strictly against those who invoke its benefit. Explain.
- Q.9 Explain the concept of consolidating and codifying of statutes.
- Q.10 Explain the rules related to the constitutional documents.

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Subject : Art of Advocacy

Day : Monday
Date : 03/10/2016

31656

Time: 10.00 AM TO 01.00 PM Max Marks: 80 Total Pages: 1

N.B.:

1) Attempt any SIX questions including Q. No. 1 is COMPULSORY.

2) Q. No. 1 carries 20 marks and all other questions carry 12 marks each.

- Q.1 Write short notes on any FOUR of the following:
 - a) Basic rules for legal citation
 - b) Outlook of Judge
 - c) Duty to render free legal aid
 - d) E-filing
 - e) Power of compromise
 - f) Vakalatnama
- Q.2 'An advocate is the officer of the court'. Discuss with reference to duties of the advocate towards courts.
- Q.3 What is professional misconduct? Explain the procedure adopted by disciplinary committee to try the cases of professional misconduct.
- Q.4 Explain in brief role of Bar Council of India and State Bar council in maintaining discipline and ethics in legal profession.
- Q.5 What is pre-trial preparation? Explain its significance in legal profession.
- Q.6 'Good Advocacy skill always depends upon knowledge of courts, knowledge of law and practice'. Discuss.
- Q.7 'Delivery of Evidence is mot significant aspect for trail or proceeding'. Do you agree? Discuss the Art of examination of witnesses.
- Q.8 Discuss the importance of Information Technology in legal profession.
- Q.9 Discuss the importance of Interviewing techniques and pre trial preparation in legal profession.
- Q.10 Discuss the role of lawyer in protection of Human Right.

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BHUPALGAD - X (2009 Course): WINTER - 2016

Subject : Optional - VI : b) Information Technology & Law

Day: Wednesday
Date: 05/10/2016

31658

Time: 10.00 AM TO 01.00 PM Max Marks: 80 Total Pages: 1

N. B. :

- 1) Attempt ANY SIX out of which Q. No.1 is COMPULOSRY.
- 2) Q. No. 1 carries 20 marks and all other questions carry 12 marks each.
- Q.1 Write short notes on ANY FOUR of the following:
 - a) Cyberspace
 - b) Internet
 - c) Computer & Network
 - d) Adjudication under I.T. Act, 2000
 - e) Electronic data Inter-change
 - f) Duties of Subscriber under I.T. Act, 2000
- Q.2 Elaborate the concept of conflict of law with reference to cyberspace.
- Q.3 Discuss the premise and influence of Information Technology.
- Q.4 Discuss different offences and their punishments under I.T. Act, 2000.
- Q.5 Enumerate the power and procedure of Cyber Regulation Appellate Tribunal under I.T. Act, 2000.
- Q.6 Enumerate the provisions which regulate E- Governance in India.
- Q.7 Discuss different powers and functions of Controller under I.T. Act.
- Q.8 Discuss changes made in the Indian Penal Code, 1860, Indian Evidence Act, 1872 and bankers book Evidence Act, 1891 due to the enactment of I.T. Act, 2000.
- **Q.9** Discuss salient features of I.T. (Amendment) Act, 2008.
- Q.10 Discuss different jurisdictional principles under International Law.

Subject : Optional - VI : a) Interpretation of Statutes

Day: Tuesday
Date: 25/04/2017

34958

Time: 10.00 AM TO 01.00 PM Max Marks: 80 Total Pages: 1

N.B.:

- 1) Attempt ANY SIX questions from all including Q.No.1 which is COMPULSORY.
- 2) Q.No.1 carries 20 marks and all other questions carry 12 marks each.
- Q.1 Write short notes on ANY FOUR of the following:
 - a) Same word same meaning
 - b) Noscitur A Socis
 - c) Word of rank
 - d) Parliamentary history as external aid of interpretation
 - e) Statute must be read as a whole
 - f) Mischief rule of interpretation
- Q.2 The true concept of interpretation connotes the introduction of elements which are necessarily extrinsic to the words in the statute. Discuss the concept of interpretations so as to bring about its meaning.
- Q.3 The cardinal rule of interpretation is to allow the general words to take their natural wide meaning unless the language of the statute gives a different indication or such meaning as is likely to lead to absurd results. Explain the literal rule of interpretation.
- Q.4 The internal aids to interpretation are present within the statute, and hence are very valuable to ascertain the true intention of the parliament. Elaborate the internal aids of interpretation.
- Q.5 It is well settled that ouster clause of jurisdiction of Civil Courts should not be inferred easily, but it must be clearly provided for and established. Discuss the law relating to ouster clause of jurisdiction.
- Q.6 Explain in brief the distinction between the rules of interpretation related to the penal and remedial statutes of interpretation.
- Q.7 Discuss the various aspects of vicarious responsibility in statutory offences.
- Q.8 Tax is a compulsory contribution to the support of the government, and hence the statutes incorporating a tax provision have to be strictly construed. Explain the above statement with relevant case laws.
- Q.9 Discuss the rules related to the effect of expiry of temporary statute.
- Q.10 Discuss the principles of interpretation of the constitutional documents.

Subject : Optional - VI : b) Information Technology & Law

Day : Tuesday
Date : 25/04/2017

34959

Time: 10.00 AM TO 01.00 PM Max Marks: 80 Total Pages: 1

N. B. :

- 1) Attempt ANY SIX out of which Q. No.1 is COMPULOSRY.
- 2) Q. No. 1 carries 20 marks and all other questions carry 12 marks each.
- Q.1 Write short notes on ANY FOUR of the following:
 - a) Electronic Record
 - b) Duties of Subscriber under I.T. Act, 2000.
 - c) Internet
 - d) Amendment under Banker's Book of Evidence Act, 1891
 - e) Amendment under Reserve Bank of India Act, 1934.
 - f) Conflict of laws in cyberspace.
- Q.2 Write a short note on I. T. (Amendment) Act, 2000.
- Q.3 Discuss different provisions regarding Digital Signature under I.T. Act, 2000.
- Q.4 Critically evaluate the jurisdiction principal under I.T. Act, 2000.
- Q.5 Explain the concept of E-governance. Discuss preliminary legal issues regarding E-governance with relevant provisions under I.T. Act, 2000.
- Q.6 Discuss the provisions regarding Adjudication under I.T. Act, 2000.
- Q.7 Discuss the premise, influence of Information Technology.
- Q.8 Discuss changes made under Indian Penal Code, 1860 due to enactment of I.T. Act, 2000.
- Q.9 Elaborate the powers and functions of Controller under I.T. Act, 2000.
- Q.10 Discuss different jurisdictional principles under International law.

Subject : Art of Advocacy

Day: Saturday
Date: 22/04/2017

34057

Time: 10.00 AM TO 01.00 PM Max Marks: 80 Total Pages: 1

N.B.:

1) Attempt any SIX questions including Q. No. 1 is COMPULSORY.

2) Q. No. 1 carries 20 marks and all other questions carry 12 marks each.

- Q.1 Write short notes on any FOUR of the following:
 - a) Citation of cases
 - b) Importance of Precedent
 - c) Advantage of videoconferencing
 - d) Object of the legal service Authorities Act
 - e) Role of lawyer as a Leader
 - f) Lok Adalat
- Q.2 State the qualification and disqualification for enrollment as an advocate under Advocacy Act, 1961.
- Q.3 Comment on 'An advocate can be punished for professional misconduct' and discuss the remedies available against it under Advocacy Act, 1961.
- Q.4 'Practicing law cannot devotion to justice'. Comment.
- Q.5 Comment upon an advocacy as an art with reference to Trail tactics and preparing contest.
- Q.6 What is pre- trial preparation? Explain importance of pre- trail preparation in legal profession.
- Q.7 Discuss Role of Advocates in promotion of social justice through PIL.
- Q.8 Explain various Interviewing techniques and Client Counseling techniques required in legal profession with illustration.
- Q.9 Advocacy required knowledge of courts, knowledge of Law, Practice and investigation'. Discuss.
- O.10 Write note on
 - a) Advice to client
 - b) E-filing

Subject : Criminal Procedure Code, Juvenile Justice

Day: Thursday Time: 10.00 AM TO 01.00 PM Max Marks: 80 Date: 20/04/2017 Total Pages: 1 N.B: 1) Attempt ANY FIVE questions in all out of which Q. NO.1 is COMPULSORY. 2) Q. NO. 1 carries 20 marks and all other questions carry 12 marks. Q.1 Write a short notes on ANY FOUR of the following: a) FIR and it's evidentiary value Plea bargaining Cognizance by the Magistrate c) Juvenile Justice Board d) Summons Case and Warrant Case e) Rights of person arrested Q.2 What is bail? Distinguish between bailable and non-bailable offence? Under what circumstances bail can be granted for non-bailable offence? Q.3 State the hierarchy of the criminal courts and their powers to pass sentence. Q.4 What is charge? Explain the provisions regarding joinder of charges. Discuss the provisions of Cr.P.C relating to proclamation and attachment. Q.5 0.6 Explain the provisions of Cr. P.C relating to transfer of Criminal Cases. What is Probation Order? Discuss the powers of the court to release certain Q.7 offenders on probation for good conduct.

Q.9 Explain the term Investigation, Inquiry and Trial.

and parents.

Q.8

Q.10 Discuss the provisions relating to Appeal, Reference and powers of appellate court.

Discuss the provisions of Cr. P.C regarding maintenance of wife, children

BHUPALGAD-X(2009 COURSE): SUMMER 2017 SUBJECT: CIVIL PROCEDURE CODE AND LIMITATION ACT

Day: Tuesday
Date: 18-04.2017

34955

Time: 10.00 A.M. To 1.00 P.M.

Max. Marks: 80.

N.B.:

1) Attempt any SIX questions.

2) Q. No. 1 and Q. No. 10 are COMPULSORY.

3) Q. No. 1 carries 20 marks and all other questions carry 12 marks each.

- Q.1 Write short notes on any FOUR of the following:
 - a) Summons
 - b) Written statement
 - c) Caveat
 - d) Affidavit
 - e) Review
 - f) Deemed Decree
- Q.2 "it is well settled that consent cannot confer nor take away jurisdiction of a court." Explain in the light of provisions relating to jurisdiction of a civil court.
- Q.3 Explain the terms "Res Sub Judice" and "Res Judicata". State the difference between them.
- Q.4 What are essentials of suit? Explain the terms joinder, non-joinder and mis-joinder of parties with their consequences on suit.
- Q.5 Define Decree and discuss the essential elements of it with the help of suitable illustrations.
- Q.6 Explain the grounds for grant of temporary injunction with the help of triple test laid down by the supreme court of India.
- Q.7 Write a note on:
 - a) Return of a Plaint
 - b) Rejection of a plaint
- Q.8 Discuss in detail various modes of execution of a decree given under Code of Civil Procedure.
- Q.9 Explain the provisions and rules regarding appeal given under Code of Civil Procedure.
- Q.10 Explain in brief the nature and scope of Limitation Act 1963.