MAHIPATGAD - X (2009 Course) : WINTER - 2015

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

Day : Wednesday Date : 07/10/2015

Time : 02.30 PM TO 05.30 PM Max Marks : 80 Total Pages : 1

# N.B: 1) Attempt ANY SIX questions including Q. No.1 which is COMPULSORY.

- 2) Q. No.1 carries 20 marks and all other questions carry 12 marks each.
- Q1 Write short notes on ANY FOUR of the following:
  - a) Cyber Law the need of the hour
  - b) Reasons of Cyber Crime
  - c) Fraud on the Internet
  - d) Computer and Network
  - e) Convergence
  - f) Online Defamation
- Q.2 State the object of Information Technology Act, 2000 and elaborate the provisions relating to regulation a Certifying Authorities under the Information Technology Act, 2000.
- **Q.3** Explain in detail the provisions relating to issuance, suspension and revocation of Digital Signature Certificate.
- Q.4 Discuss the scheme of offences and penalties provided under the Information Technology Act, 2000.
- **Q.5** Critically evaluate the role and responsibilities of the government organizations with regards to E-governance initiatives.
- **Q.6** Enumerate the Establishment, Composition and Qualifications of the Cyber Appellate Tribunal under the Information Technology Act, 2000.
- **Q.7** Explain the term 'Jurisdiction' and discuss the Indian approach to Personal Jurisdiction.
- Q.8 Define the term 'Electronic Data interchange' discuss in detail the use, advantages and disadvantages of Electronic Data interchange.
- **Q.9** Enumerate the role and powers of the 'Adjudicator' under the Information Technology Act, 2000.
- Q.10 Write notes on ANY TWO of the following:
  - a) Amendments in the Indian penal Code,1860 due to the enactment of the Information Technology Act,2000
  - Amendments in the Indian Evidence Act,1872 due to the enactment of the Information Technology Act,2000
  - c) Amendments in the Reserve Bank of Indian Act,1934 due to the enactment of the Information Technology Act,2000

\* \* \*

#### MAHIPATGAD - X (2009 Course) : WINTER - 2015

## Subject : Optional - VI : a) Interpretation of Statutes

*y* : Wednesday Date : 07/10/2015



Time : 02.30 PM TO 05.30 PM Max Marks : 80 Total Pages : 1

### N.B.:

- Attempt any SIX questions from all including Q.No.1 which is COMPULSORY.
  Q.No.1 carries 20 marks and all other questions carry 12 marks each.
  - Q.100.1 carries 20 marks and an other questions carry 12 marks eac

Q.1 Write short notes on ANY FOUR of the following: `

- a) Scope of external aids of interpretation
- b) Golden rule of interpretation
- c) Non obstante clause
- d) Noscitur A Sociis
- e) Mandatory provisions
- f) Reddendo Singular Singulis
- Q.2 Interpretation of a statute being an exercise in the ascertainment of meaning, everything which is logically relevant should be made admissible. Explain the objects and importance of the principles of interpretation of statutes.
- Q.3 It is a well established rule that a provision must be construced in a manner which would give effect to it's purpose and to cure the mischief in the light of which it was enacted. Discuss the mischief rule of interpretation.
- Q.4 Many a times internal aids throw light on the true meaning of the statute. Discuss the internal aids of interpretation.
- **Q.5** The exclusion of jurisdiction of the Civil Courts, can be brought about only by clear and unambiguous language of some specific provisions in the Act or by the necessary implication. Explain the concept of exclusion of jurisdiction.
- **Q.6** Whenever there is compulsory exaction of any money there should be specific provision for the same and there is no room for intendment. Elucidate the principles of interpretation related to the taxing statutes.
- Q.7 Discuss the role of mens rea while interpreting the penal statutes.
- Q.8 A remedial statute must receive a beneficial and liberal interpretation. Comment.
- Q.9 Explain the principles related to the commencement expiry and repeal of statutes.
- Q.10 Discuss the various doctrines related to interpretation of the constitution.

1