

Subject : Civil Procedure Code & Limitation Act

Day : Tuesday
Date : 28/04/2015



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

N.B.:

- 1) Attempt **ANY SIX** questions in all including **Q.No.1** and **Q.No.10** are **COMULSORY**.
- 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) Plaintiff
 - b) Caveat
 - c) Order
 - d) Indigent Person
 - e) Service of Summons
 - f) Receiver
- Q.2** A civil court has Jurisdiction to try a suit on fulfillment of some conditions. Discuss Jurisdiction of civil courts.
- Q.3** 'Principle of Res judicata is based on the need of giving finality to Judicial decision'. Comment with the help of landmark Judicial Pronouncements.
- Q.4** Define Appeal. Discuss the provisions relating to Appeal under Civil Procedure Code.
- Q.5** Write a detailed note on Joinder, Non-Joinder and Mis-Joinder of Parties.
- Q.6** Define Decree. Enumerate various modes in which a decree can be executed.
- Q.7** Interim orders are necessary to deal with and protect rights of the parties in the interval between the commencement of the proceedings and final adjudication. Examine the rules relating to Temporary Injunction.
- Q.8** What are pleadings? Discuss amendments to pleadings.
- Q.9** Examine the provisions for Appearance and non-appearance of parties under civil procedure code.
- Q.10** Examine the grounds for condonation of delay.

OR

Limitation bars the remedy and not the right. Comment with the help of illustration.

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Subject : Criminal Procedure Code, Juvenile Justice

Day : Thursday

Date : 30/04/2015



Time : 02.30 PM TO 05.30 PM

Max Marks : 80 Total Pages : 1

N.B.:

- 1) Attempt **ANY SIX** 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 each.

- Q.1** Write short notes on **ANY FOUR** of the following:
- a) Power to pass sentences
 - b) Confession under sec 164 of Criminal Procedure Code
 - c) When wife is not entitled to maintenance u/sec 125 of Criminal Procedure Code
 - d) Cognizance by magistrate
 - e) Tender of pardon
 - f) Report of investigation by Police
- Q.2** Examine the procedure of recording FIR and explain effect of delay in lodging FIR.
- Q.3** Define "complaint" and explain the provisions regarding complaint to magistrate under Criminal Procedure Code.
- Q.4** Define "Charge". Explain provisions regarding joinder of charges under Criminal Procedure Code.
- Q.5** What is Arrest? Explain the rights of Arrested person.
- Q.6** Explain the provisions regarding security for keeping peace and good behaviour under Criminal Procedure Code.
- Q.7** "Granting Bail in a Non Bailable offence is discretionary power of court". Do you agree? Discuss.
- Q.8** Discuss the provisions regarding Appeal, Reference and Revision under Criminal Procedure Code.
- Q.9** Explain in detail provisions regarding Summary Trial under Criminal Procedure Code.
- Q.10** Write short notes on:
- a) Child in conflict with law
 - b) Release of offender on probation of Good Conduct

Subject : Law of Evidence

Day : Tuesday

Date : 05/05/2015



Time : 02.30 PM TO 05.30 PM

Max Marks : 80 Total Pages : 1

N.B.:

- 1) Attempt **ANY SIX** 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 each.

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

- a) Leading question
- b) Impeaching the credit of a witness
- c) Hostile witness
- d) Public Document
- e) Admission
- f) Presumption as to dowry death

Q.2 Define 'Relevant fact' and 'fact in issue' and bring out clearly the distinction between the two.

Q.3 Whether the facts showing motive, preparation and previous or subsequent conduct are relevant? Explain.

Q.4 Who is an expert? How far his evidence is relevant?

Q.5 What is Hearsay Evidence? Are there any exceptions to the rule that hearsay evidence is not admissible?

Q.6 "No confession made to a police officer shall be proved as against a person accused of any offence". Discuss.

Q.7 Define Secondary Evidence and state under what circumstances the secondary evidence is admissible in court of law.

Q.8 What are privileged communications? State the circumstances under which the privilege can be claimed.

Q.9 "A conviction is not illegal merely because it proceeds on the uncorroborated testimony of an accomplice". Explain.

Q.10 Examine the relevancy of character in civil and criminal cases.

Subject : Optional - VI b) Information Technology & Law

Day : Thursday

Date : 07/05/2015



Time : 02.30 PM TO 05.30 PM

Max Marks : 80 Total Pages : 1

N.B.:

- 1) Attempt **ANY SIX** questions in all, out of which **Q.No.1** is compulsory.
- 2) **Q.No.1** carries **20** marks and remaining questions carry **12** marks each.

Q.1 Write short notes on (**ANY FOUR**) :

- a) Evolution of computer
- b) Services of Internet
- c) Network security
- d) Advantages and disadvantages of Electronic Data Interchange
- e) Conflict of law in cyberspace
- f) Advantages of E- Governance

Q.2 Describe the nature and scope of the Information Technology Act, 2000.

Q.3 Explain the problems of internet jurisdiction and the international cases, which paved the way for the exercise of jurisdiction in transborder crimes, where governments were supported to bend their stance as to the jurisdiction.

Q.4 Discuss in detail the limitation of the Digital Signature with the help of provisions of the Information Technology Act, 2000.

Q.5 Evaluate the role and powers of the Adjudicating Officers appointed under the Information Technology Act, 2000.

Q.6 Critically explain the provisions pertaining to the Regulation of Certifying Authorities with the help of provisions of the Information Technology Act, 2000.

Q.7 Evaluate the provisions relating to Penalties for damages to the Computer, Computer system, Computer network under the Information Technology Act, 2000.

Q.8 Examine the composition and qualification of the Cyber Appellate Tribunal under the Information Technology Act, 2000.

Q.9 Discuss the changes made by the Amendment Act of the Information Technology Act, 2008 in the cyber world.

Q.10 Write notes on **ANY TWO** of the following

- a) Authentication of Electronic Record
- b) Digital Signature Certificate
- c) Duties of subscribers

Subject : Optional - VI a) Interpretation of Statutes

Day : Thursday
Date : 07/05/2015



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

N.B.:

- 1) **Q.No.1 is COMPULSORY.** Out of the remaining questions attempt **ANY FIVE** questions.
- 2) **Q.No.1 carries 20** marks and all other questions carry **12** marks each.

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- Q.1** Write short notes on **ANY FOUR** of the following:
- a) The statute should be read as a whole
 - b) Noscitur a Sociis
 - c) Ejusdem generis
 - d) Conjunctive and Disjunctive words
 - e) Legislative history
 - f) Doctrine of prospective overruling
- Q.2** Discuss the Mischief Rule with special reference to Heydon's case.
- Q.3** State and explain the Internal aids of Interpretation of Statutes.
- Q.4** What do you mean by Mens Rea? Explain the principles involved in interpreting penal statutes with decided cases.
- Q.5** "The provisions in the Constitution touching Fundamental Rights must be construed broadly and liberally in favour of those on whom the rights have been conferred". Comment.
- Q.6** The purpose of codifying statutes is to present an orderly and authoritative statement of the leading rules of law on a given subject. Explain the Rules of Interpretation related to the Codifying statutes.
- Q.7** Discuss Mandatory and Directory provisions of Interpretation.
- Q.8** "The fiscal statutes must be strictly construed. Words must say what they mean. Nothing is to be presumed or implied". Comment.
- Q.9** Write a note on Commencement, Expiry and Repeal of statutes.
- Q.10** What are the Rules of Interpretation of Statutes affecting jurisdiction of courts?