Subject : Civil Procedure Code & Limitation Act

Day: Wednesday
Date: 01/10/2014



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

N. B.:

- 1) Attempt ANY SIX questions in all.
- 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) Letters Patent Appeal
 - c) Precept
 - d) Order
 - e) Indigent person
 - f) Affidavit
- Q. 2 What is jurisdiction of Civil Court? Discuss the kinds of jurisdiction.
- Q. 3 Evaluate various ways of execution of a decree.
- Q. 4 Define plaint. Discuss the rules relating to return and rejection of plaint.
- Q. 5 "The principle of res-judicate is based on the need of giving finality to judicial decisions". Comment with the help of case laws.
- Q. 6 What is Appeal? Distinguish it from Revision, Review and Reference.
- Q. 7 Examine the provisions relating to place of suing with appropriate illustrations.
- Q. 8 Define Decree. Evaluate the essentials of a valid decree.
- Q. 9 Write notes on the following:
 - a) Suits by or against Government
 - b) Temporary Injunction
- Q.10 Limitation is like a train, once starts never stops. Discuss with the help of case laws.

* * * * *

OR

Evaluate the rules relating to legal disability.

Subject : Criminal Procedure Code, Juvenile Justice

Day : Monday Date : 06/10/2014



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

N.B.:

- 1) Q.NO.1 is COMPULSORY and carries 20 marks.
- 2) Attempt ANY FIVE questions from the remaining questions which carry 12 marks each.
- Q.1 Write short notes on ANY FOUR of the following:
 - a) Legal Aid under Criminal Procedure Code
 - b) FIR and its evidentiary value
 - c) Irregular Proceedings
 - d) Double Jeopardy under Criminal Procedure Code
 - e) Issue of process
 - f) Summons and Warrant
- Q.2 "Every offence ordinarily tried and inquired into place where offence was committed". discuss.
- Q.3 What is Arrest? Explain the circumstances when arrest becomes necessary.
- Q.4 Explain provisions relating to security for keeping peace and good behaviour.
- Q.5 What is judicial confession? Explain the procedure of recording confession by judicial magistrate and its evidentiary value.
- Q.6 Explain the following:
 - a) Compounding of offences
 - b) Anticipatory Bail
- Q.7 "According to principle of fair trial each accusation or charge shall be tried separately". Do you agree? Discuss with exception under Criminal Procedure Code.
- Q.8 Explain the provisions relating to maintenance of wives, parents and childrens.
- Q.9 Explain provisions relating to reference and revision under Criminal Procedure Code.
- Q.10 Write notes on:
 - a) Juvenile in conflict with law
 - b) Duties of Probation Officer

Subject: Art of Advocacy

Day : Friday
Date : 10/10/2014

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 which is COMPULSORY.
- 2) Q. No. 1 carries 20 marks and all other carries 12 marks each.
- Q. 1 Write short notes on any **FOUR** of the following:
 - a) Importance of precedent
 - b) Duty to render legal Aid
 - c) Duties of lawyers towards society
 - d) Lok Adalat
 - e) Art of Cross examinations
 - f) Video conferencing
- Q.2 What is professional misconduct? Explain with relevant cases.
- Q.3. Explain the Role of Bar Council of India in regulating Legal profession.
- Q.4 'Delivery of Evidence is most significant aspects for trial or proceeding'. Do you agree? Discuss the Art of examination of witnesses.
- Q.5 Explain in detail qualification required for enrollment as an advocate under Advocates act, 1961.
- Q.6 Discuss the role of Advocate in promotion of Socio- economic justice through public interest litigations.
- Q.7 Explain the following:
 - i) Outlook of judge
 - ii) Value of Humor in courts
- Q.8 Discuss the importance of Information technology in legal profession.
- Q.9 "Knowledge of courts, knowledge of law, and knowledge of practice are most essentials aspects of legal profession". Discuss.
- Q.10 Discuss the importance of Interviewing techniques and pre preparations of trial in legal profession.

* 1

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

Day: Monday
Date: 13/10/2014



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.
- Q.1 Write short note on ANY FOUR of the following:
 - a) Computer System
 - b) Computer Network
 - c) Communication device
 - d) Asymmetric Crypto System
 - e) Scope of the Information Technology Act, 2000
 - f) Staff of the Cyber Appellate Tribunal
- Q.2 "Technology in increasing day to day whether the Indian Cyber law is sufficient to govern the E-world" Explain in detail.
- Q.3 Discuss the problems of Cyberspace jurisdiction with reference to the international cases.
- Q.4 "Digital signature is a secure method of binding the identity of the signer or signatory with electronic record or message" Comment.
- Q.5 "Electronic Data interchange is used to electronically transfer documents such as purchase order, Invoices, shipping notices, receiving advises and other standard business correspondence between the trading partners". Explain in detail.
- Q.6 Define the term 'E-governance' and describe the advantages and disadvantages of the E-government.
- Q.7 "The Information Technology Act highlights not only the provisions relating to penalties for damages to Computer, Computer system and Computer network but also but also the process of Adjudication" Comment.
- Q.8 Enumerate the role and powers of the 'Controller' under the Information Technology Act, 2000.
- Q.9 Critically evaluate the Composition and Qualifications of the Cyber Appellate Tribunals under the Information Technology Act, 2000.
- Q.10 Write a note on 'ANY TWO' of the following:
 - a) Define Subscriber
 - b) Duties of Subscriber
 - c) Acceptance of Digital Signature Certificate

Subject : Optional - VI : a) Interpretation of Statutes

Day : Monday
Date : 13/10/2014



Time: 02.30 PM TO 05.30 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) Statute must be read as a whole
 - b) Rule of ejusdem Generis
 - c) Mischief Rule
 - d) Non obstante clause
 - e) Parliamentary History
 - f) Mandatory and Directory Provisions
- Q.2 "According to Salmond, "Interpretation is the process by which the courts seek to ascertain the meaning of legislation through the medium of authoritative form in which it is expressed". Explain the meaning and objects of Interpretation.
- Q.3 Discuss in detail the Rule of Harmonious Construction of Interpretation of statutes, with the help of decided cases.
- Q.4 Which are the internal aids of construction of the statute? Elucidate the same in detail.
- **0.5** Explain conjunctive and disjunctive words involved in the interpretation of statutes.
- Q.6 Discuss the general principles related to interpretation of statutes affecting Jurisdiction of Courts.
- Q.7 A remedial statute receives liberal construction while a penal statute is strictly constructed. Differentiate between remedial and penal statute.
- Q.8 Explain rules of repeal and expiry of statutes.
- Q.9 "Constitution is an organic document and should be interpretated in the light of experience". Explain the statement in the light of decided cases by Supreme Court.
- Q.10 Discuss the principles applied in interpreting the commencement and operation of statutes.