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[5338]-1001

LL.M. (First Semester) EXAMINATION, 2018

LW-1001 : INTRODUCTION TO LEGAL THEORY

Paper-I

(2014 PATTERN)

Time : Three Hours

Maximum Marks : 50

*N.B.* :— (i) Attempt any *four* questions in all. Question No. 6 is compulsory.

(ii) *All* questions carry **12** marks each and question No. 6 carries **14** marks.

1. The Theory of Natural Law can be incorporated positively into Positive Legal Order or came to be interpreted as a part of Positive Legal Order by the Judiciary. Elucidate.
2. “Law remains in the child world till it is so declared as valid by Judiciary”. Explain the above statement in the light of American Legal Realism.
3. Kelsen’s Pure Theory of Law suffers from certain lacunas which cannot be made applicable to revolutionary regime. Explain.

P.T.O.

4. 'Rawls Theory of Justice is known as "Distributive Justice" which aims at ameliorating the conditions of lower strata of the society.' In view of this statement express your opinion about its applicability to the provisions of affirmative action as provided under Indian Constitution.
  
5. "Social Engineering Theory is the theory of balancing of conflicting interests." Discuss its impact on Indian Legal System with appropriate cases.
  
6. Write short notes on (any *two*) :
  - (a) Command
  - (b) Principle of Respect
  - (c) Internal Morality
  - (d) Primary and Secondary Rules.

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[5338]-1002

LL.M.-I (I-Sem.) EXAMINATION, 2018

CONSTITUTIONAL LAW OF INDIA

(2014 PATTERN)

Time : Three Hours

Maximum Marks : 50

*N.B.* :— (i) Attempt any *four* questions an question No. 6 is compulsory.

(ii) *All* questions carry 12 marks and questions No. 6 carry 14 marks.

1. The Preamble to the constitution set out the main objective which the constitution intends to achieve. Discuss.
2. Critically examine the right to Freedom of Speech and Expression. What are the restrictions on it ?.
3. Explain how the Independence of Judiciary is maintained under the Indian Constitution.
4. Whether concept of 'Procedure established by law' under Article 21 has undergone any change from the inception of constitution ?.

P.T.O.

5. Discuss the principles laid down by the Supreme Court in Mandal Commission's Case.
  
6. Explain and give distinction between 'Constitution', 'Constitutional Law' and Constitutionalism.

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[5338]-1003

**LL.M. (Semester I) EXAMINATION, 2018**  
**LEGAL RESEARCH METHODOLOGY**  
**(2014 PATTERN)**

**Time : Three Hours**

**Maximum Marks : 50**

**N.B. :—** (i) *First* question is compulsory. Attempt any *three* questions out of remaining questions.

(ii) *First* question carry **14** marks and all remaining questions carry **12** marks each.

1. Write detailed notes (any two)
  - a) Legal Research Models
  - b) Citation Rules
  - c) Data processing, Analysis and Interpretation
  - d) Research Report Writing
2. Define Hypothesis. Explain the process of Formulation of Hypothesis? Point out the significance of Hypothesis in Legal Research.
3. "Interview constitutes a social institution between two persons". Explain the characteristics, types and techniques of interview as a tool for data collection.
4. Draw out the distinction between Sampling Method and Census Method. Explain the different methods of Non-probability Sampling Techniques with the support of illustrations.
5. Explain the difference between doctrinal and non-doctrinal Research. Analyze merits and limitations of each.
6. Define Scaling Technique. Discuss the various types, utility and mode of Scaling. Support your answer with the aid of appropriate illustrations.

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[5338]-1004

**LL.M. (First Year) (First Semester) EXAMINATION, 2018**  
**Paper-4—INTRODUCTION TO INTERNATIONAL LAW**  
**Cluster-I (International Law)**  
**(2014 PATTERN)**

**Time : Three Hours**

**Maximum Marks : 50**

**N.B. :—** (i) Question No. 1 is compulsory, it will carry 14 marks.  
(ii) Answer any *three* questions out of remaining, each will carry 12 marks.

Q.1) Write a short note on any TWO of the following-

A. Sources of International law

B. Criminal Jurisdiction of the state

C. Responsibility of the state regarding protection of Environment

D. Disarmament

Q2). According to Positivist “ International law is derived from customs and treaties” . Explain your view with different schools related to Science of International law.

Q.3) “ In case of ‘*A.D.M. Jabalpur v. Shivkant Shukla*’ Justice H. R. Khanna stating that if there is conflict between International law and Municipal law, the court shall give effect to Municipal law”. Comment with the help of ‘ Doctrine of Incorporation’ and ‘ Doctrine of Transformation’

Q.4) Critically analyze the ‘constitutive theory’ of State recognition, which says that- “ An entity does not become a state by possessing essential attributes of statehood. It becomes so, when it is recognized by other states”.

P.T.O.

Q.5) “ A state is not empowered to exercise its jurisdiction on the high seas, but in exceptional cases a state may exercise jurisdiction over foreign vessels in the interest of all maritime nations”. Explain.

Q. 6)Para 3 of Article 2 of United Nations Charter lays down that ‘ All members shall settle their international disputes by peaceful means’. Discuss various Amicable means of settlement, mention in Article 33 Para 1 of the UN Charter.

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[5338]-1005

LL.M. (First Year) (First Semester) EXAMINATION, 2018

Paper-IV—PRINCIPLES OF CORPORATE LAW

Cluster-II (Business Law)

(2013 PATTERN)

Time : Three Hours

Maximum Marks : 50

*N.B.* :— (i) Question No. 6 is compulsory carrying 14 marks.

(ii) Out of the remaining four attempt any *three*. Carries  
12 marks.

Q.1) what are the essential ingredients in establishment of Corporation? Elaborate in detail.

Q.2) Write a note on:

a) Kinds of shares

b) Issue, Allotment and transfer of a Share.

Q.3) Critically discuss the legal aspects of prevention of oppression and mismanagement

Q.4) Evaluate the procedure of winding-up of a company whether it is efficient?

Q.5) Prescribe Legal framework of Corporate Governance, also analyze its adequacy.

Q.6) Write a short notes on **any two**:

a) Meaning of CSR

b) Development of CSR

c) Significant Legal Provisions of CSR



Total No. of Questions—6]

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[5338]-2001

LL.M.-I YEAR (II SEM.) EXAMINATION, 2018  
INTRODUCTION TO INTERNATIONAL INSTITUTIONS

Paper-8

Cluster-I (International Law)

(2014 PATTERN)

Time : Three Hours

Maximum Marks : 50

*N.B.* :— (i) Question No. 1 is compulsory, it will carry 14 marks.

(ii) Answer any *three out* of the remaining, each will carry  
12 marks.

Q.1) Write short note on any TWO of the following-

- A. Inter organizational relations
- B. ILO
- C. NATO
- D. International Tribunal on Law of sea.

Q.2) “The League of Nations( LON) which is also known as ‘ Child of war’ was established to promote International co-operation and to maintain International peace and security”. Comment on that statement with success , unsuccessfulness and cause of dissolution of LON.

Q.3) “ Only because of misuse of Veto power by permanent members , many a times the Security council fails to find it’s objectives” . Express your views with suggestions that how UNO can solve or control that problem.

P.T.O.

Q.4) Explain how far ASEAN and SAARC are responsible for Peace, security and development of Asia. Share your views in support of your answer.

Q.5) “International Court of Justice ( ICJ ) or The World Court is the primary judicial organ of UNO.” Discuss in detail about the Powers, functions , jurisdiction and achievements of ICJ.

Q.6) Montvideo convention provides legal personality to states, whether International organizations have legal personality or not, Explain.

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[5338]-2002

**LL.M. (Semester II) EXAMINATION, 2018**  
**COMPARATIVE CONSTITUTIONAL LAW**  
**(2014 PATTERN)**

**Time : Three Hours**

**Maximum Marks : 50**

**N.B. :—** (i) Attempt any *four* questions and Question No. 6 is compulsory.  
(ii) Figures to the right indicate full marks.

Q.1) 'Comparative Constitution is an essential tool for understanding the governance systems of other countries.' Write a detail note on the significance and importance of study of Comparative Constitution.

**12 Marks**

Q.2) Discuss the different forms of Government. Critically examine the Parliamentary form of Government prevailing in different countries.

**12 Marks**

Q.3) Judicial Review is an essential characteristic of the Constitution. Explain the growth of Indian Constitutional Law with reference to Judicial Review.

**12 Marks**

Q.4) Write a critical note on distribution of financial power in different federal systems.

**12 Marks**

Q.5) Discuss the characteristics of Written Constitution. Explain how Written Constitution functions as limitation on Legislative and Judicial Lawmaking. Support your answer with the help of cogent material.

**12 Marks**

Q.6) Write Short notes on (Any Two)

**14 Marks**

a) Anti-defection law in India.

b) Parliamentary Privileges under different constitutions.

c) Impact of Emergency on Writ of Habeas Corpus.

d) Procedure for amendment of constitution in different countries.

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[5338]-2003

**LL.M. (II SEM.) EXAMINATION, 2018**  
**LAW MAKING IN INDIAN POLITY AND**  
**STATUTORY INTERPRETATION**  
**(2014 PATTERN)**

**Time : Three Hours**

**Maximum Marks : 50**

**N.B. :—** (i) Question No. 6 is compulsory. Q. No. 6 carries 14 marks.  
(ii) Out of remaining attempt any *three* questions which carry  
**12** marks each.

Q1). Explain Constitutional Law Making and discuss how it has helped in achieving the goals stated by constitutional makers?

Q2). Discuss general principles of Interpretation of a Statute with the help of relevant case laws.

Q3). Discuss the objective of International Law and state the rules of interpretation of International Law in Municipal Law. Substantiate your answer with appropriate examples.

Q4). What is the role of public opinion in making and regulating laws? Discuss with appropriate illustrations.

Q5) Discuss the principles of sub-ordinate law making with the help of relevant case laws

Q6) Write short notes (any two) :

1. Literal Rule of Interpretation
2. Objectives of criminal law.
3. Preamble
4. Presumption as to Constitutionality of a Statute.

[5338]-2003

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[5338]-2004

**LL.M. (II SEM.) EXAMINATION, 2018**  
**LW-Paper-8**  
**LAW OF CONTRACTS—GENERAL PRINCIPLES**  
**(Business Law Cluster-II)**  
**(2014 PATTERN)**

**Time : Three Hours**

**Maximum Marks : 50**

**N.B. :—** (i) Question No. 6 is compulsory. It carries 14 marks.

(ii) Out of remaining attempt any *three* carrying 12 marks each.

Q.1) Discuss the provisions of dissolution of firms under Partnership Act

Q.2) Explain the rules of performance of Contract under sale of goods Act.

Q.3) Write a detailed note on standard form of contract.

Q.4) what is the rule of Privity of Contract? Explain it with the statutory exception.

Q.5) Is the Specific Performance an exceptional remedy within the discretionary power of the Court to grant? Should it be available as a matter of right?

Q.6) Write short notes on **any two**:

a) Fraud

b) Coercion

c) Incoming and outgoing partners

d) Breach of Contract

[5338]-2004

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[5338]-3001

**LL.M. (Third Semester) EXAMINATION, 2018**  
**LAW AND SOCIAL TRANSFORMATION IN INDIA**  
**(2014 PATTERN)**

**Time : Two Hours**

**Maximum Marks : 50**

- N.B. :—** (i) Question No. **6** is compulsory and out of the remaining attempt any *three* questions.
- (ii) Question No. **6** carries **14** marks and all other questions carry **12** marks each.

1. “Law aims to change the society peacefully but tradition and culture create hindrance to it”. Do you agree with this statement ? Justify your views with the help of relevant illustration.
2. The gender discrimination most often invades dignity of life and right to privacy of women. Elucidate in context of efficacy of criminal law in controlling crimes against women.
3. Elaborate the ‘Sons of the soil theory’ with reference to equality in matters of employment.
4. Discuss the reforms undertaken by the Government of India in agrarian sector.

P.T.O.

5. Explain the factors responsible for Naxalite movement in India and remedy in law.
6. Write short notes on any *two* :
- (a) The concept of Sarvodaya
  - (b) The law relating to Legal aid makes justice accessible to the needy and poor
  - (c) Children and education
  - (d) Uniform Civil Code envisages social transformation in status of a women by eliminating discrimination.

Total No. of Questions—6]

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[5338]-3002

LL.M. (Semester III) EXAMINATION, 2018  
LAW, SCIENCE AND TECHNOLOGY  
(Compulsory Paper)  
(2014 PATTERN)

Time : Three Hours

Maximum Marks : 50

- N.B.* :— (i) Question No. 6 is compulsory. Out of the remaining questions, answer any *three* questions.  
(ii) Question No. 6 carries 14 marks and all other questions carry 12 marks each.

1. Discuss the development of Law for the Preservation of Human Health at National and International Level with the help of relevant Constitutional and Legal Provisions.
2. State and explain the Nature and Concept of Law of Privacy in the context of Science and Technology with the help of relevant judicial decisions.
3. “There should be a robust system for conducting clinical trials in the country to ensure that trials are conducted in a scientific and ethical manner and in compliance to the regulatory provisions.” Elucidate.
4. Discuss the Origin & Development of Biotechnology and the debatable issues involved in Biotechnological Innovations with the help of appropriate illustrations.
5. “Individual interest or, smaller public interest must yield to larger public interest and inconvenience of some shall be bypassed for larger interest or cause of society.” Discuss the Statement in the light of setting up of ‘Kudankulam Nuclear Power Plant’ (KKNPP) in the State of Tamil Nadu.

P.T.O.



6. Write Short Note on: **(Any Two)**

- i. Significance of Science and Technology in the Legal Proceedings
- ii. Problems and Perspectives between Law and Science
- iii. Uses and Misuses of Nuclear Technology
- iv. Indian Judiciary on the Use of Science and Technology

Total No. of Questions—6]

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[5338]-3003

LL.M. (Semester III) EXAMINATION, 2018  
Paper-11 : PRIVATE INTERNATIONAL LAW  
Specialisation Subject Cluster-I  
(International Law)  
(2014 PATTERN)

Time : Three Hours

Maximum Marks : 50

**N.B.** :— (i) Question No. 1 is compulsory, it will carry 14 marks.

(ii) Answer any *three* questions out of the remaining, each will carry 12 marks.

Q.1) Write notes on **any two** of the following

A. Significance of Private international law.

B. Theory of Renvoi.

C. Jurisdiction under Brussels and Lugano Convention.

D. Enforcement of Awards under ( Protocol and convention )act 1937

Q.2) Discuss about Historical development and sources of Private international law.

Q.3) Define ' characterization'. Discuss about the position of characterization in India and England.

P.T.O.

Q.4) What do you mean by 'choice of law'. Discuss about the position of choice of law of Torts in England with reference to Private international law (Miscellaneous Provision) Act 1995.

Q.5) Evaluate, when decision of foreign courts are enforceable in India.

Q.6) Discuss on – immunity from suits in England with reference to earlier theory of absolute immunity, later theory of restricted immunity and state immunity act 1978.

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**[5338]-3004**

**LL.M. (Semester III) EXAMINATION, 2018**  
**CONSUMER LAW**  
**Paper 11**  
**Specialisation Subject Cluster-II**  
**(Business Law)**  
**(2014 PATTERN)**

**Time : Three Hours**

**Maximum Marks : 50**

**N.B. :— (i) Question No. 1 is compulsory. It carries 14 marks.**

**(ii) Out of remaining attempt any *three*. It carries 12 marks each.**

**Q. 1) Write Detailed Notes: (Any Two)**

- a) United Nations and Consumer Protection
- b) Consumer Dispute
- c) Consumer

**Q.2) a) Explain the provisions related to caveat emptor?**

**b) Explain the various laws dealing with consumer complaints?**

**Q.3) What is the meaning of unfair trade practices, Defect in goods and deficiency in services support your answer with illustrations and judicial pronouncement?**

**Q.4) Explain In details Aims , object and developoment of Consumer protection Act with reference to current scenario.**

**Q. 5) Explain the role of consumer councils for the protection of right of the consumer?**

**Q.6) Discuss in details the composition, Functions, jurisdiction, Powers and authorities of state commission?**

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[5338]-4001

**LL.M. (Semester IV) EXAMINATION, 2018**  
**PRINCIPLES OF INTERNATIONAL ECONOMIC LAW**  
**Specialization Subject Cluster-I (International Law)**  
**(2014 PATTERN)**

**Time : Three Hours****Maximum Marks : 50****N.B. :—** (i) Question No. 6 is compulsory.(ii) Out of the remaining attempt any *three*. Figures to the right indicate full marks.

**Q. No.1** 'The relationship between the National and International Economic Law is multifaceted and dynamic'. Discuss the relationship between National and International economic law with appropriate examples. **12**

**Q. No.2.** Explain the International investment Law relating to treatment and protection of foreign investors referring to important bilateral investment treaties and attempts for Multilateral Investment Agreement.? **12**

**Q. No.3.** Discuss the institutional aspects of International Monetary Fund and critically evaluate its purposes and the efforts taken by IMF to achieve these purposes. **12**

**Q. No.4** Discuss the role of United Nations and Human Rights in regulating the Labour Standards. **12**

**Q. No.5.** Discuss the origin and development of International Trade and explain the basic principles of GATT and WTO & its impact on the development of International Trade. **12**

**Q. No.6.** Write notes on (Any Two) **14**

- a. International Bank of Reconstruction and Development (IBRD)
- b. Special Drawing Rights.
- c. Economic Sovereignty and Permanent Sovereignty over natural Resources.
- d. Impact of NIEO on Economic Relations.

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[5338]-4002

**LL.M. (Semester IV) EXAMINATION, 2018**  
**SPECIALIZATION SUBJECT CLUSTER-II (BUSINESS LAWS)**  
**BANKING AND NEGOTIABLE INSTRUMENT**  
**(2014 PATTERN)**

**Time : Three Hours****Maximum Marks : 50**

- N.B.* :— (i) *Sixth* question is compulsory. Attempt any *three* questions out of remaining questions.
- (ii) *Sixth* question carries **14** marks and *all* remaining questions carry **12** marks each.

1. Critically examine the role of government and its agencies in controlling of the management of Bank. [12]
2. Discuss impact of science and technology in banking business. [12]
3. Distinguish between bill of exchange, promissory note and cheque. What is liability of the drawer of cheques under the Negotiable Instruments Act, 1881? [12]
4. What do you mean by “Dishonor of Cheque”? Explain provisions of Negotiable Instrument Act, 1881 relating to dishonor of cheque with the help of recent trends in India. [12]
5. State and explain the provisions relating to social control measures under Banking Regulation Act, 1949. [12]
6. Write short note (**any two**) [14]
  - a. Reconstruction and Reorganisation of a Banking Company.
  - b. Privileges of Holder in due Course.
  - c. Credit Control Mechanism.
  - d. Role of Reserve Bank of India in Demonetisation.