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[5238]-1001

LL.M. (First Year) (First Semester) EXAMINATION, 2017 INTRODUCTION TO LEGAL THEORY

Paper I

(2014 PATTERN)

Time : Three Hours

- **N.B.** :- (i) Attempt any *four* questions, of which Question No. **6** is compulsory.
 - (*ii*) Question No. 6 carries 14 marks and remaining questions carries 12 marks each.
- 1. Critically analyze Theory of Command as propounded by Austin.
- 2. According to Roscoe Pound "Balancing of Conflicting and Competing Interests is the main object of Social-Engineering Theory." Elaborate this statement in the light of Indian Legal System.
- **3.** Critically analyze the notion of Semi-Sociological Natural Law as advocated by Prof. H.L.A. Hart with appropriate illustrations.

- 4. According to St. Thomas Acquainas "Law is else than ordinance of reason for the common good, promulgated by him who has care of community..." In the light of above definition critically examine the nature of law with appropriate cases.
- 5. Jerome Frank's Version of American Legal Realism distinguishes between Rules Skeptic and Fact Skeptic. Critically discuss with appropriate cases.
- 6. Write short notes on (any two) :
 - (a) Internal Morality
 - (b) Stammler
 - (c) Grund Norm
 - (d) Distributive Justice.

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[5238]-1002

LL.M. (First Year) (Semester I) EXAMINATION, 2017 CONSTITUTIONAL LAW OF INDIA Paper II (2014 PATTERN)

Time : Three Hours

Maximum Marks : 50

N.B. :— (i) Attempt any four questions.

- (*ii*) All questions carry equal marks.
- 1. Examine source, aims and objective of the Preamble of Indian Constitution.
- 2. "Art. 14 permits 'Reasonable Classification' but prohibits 'Class Legislation'." Examine the above statement with help of appropriate case laws. Also examine the test of Reasonable classification.
- **3.** How far are the limitations specified in clauses (2)-(6) of Art. 19 are exhaustive in nature ? Substantiate your answer with appropriate judicial decisions.
- **4.** Examine the nature and scope of 'Right against self incrimination' guaranteed under Art. 20(3) of the Indian Constitution.
- 5. Examine merits and demerits of Uniform Civil Code in India.
- 6. Examine special status of Jammu and Kashmir under Article 370 of Indian Constitution.

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LL.M. (First Year) (First Semester) EXAMINATION, 2017 LEGAL RESEARCH METHODOLOGY

(2014 PATTERN)

Time : Three Hours

- **N.B.** :— (i) First question is compulsory. Attempt any *three* questions out of remaining questions.
 - (*ii*) First question carries 14 marks and all remaining questions carry 12 marks each.
- 1. Write detailed notes on (any two) :
 - (a) Meaning and concept of Legal Research
 - (b) Facts, concepts and theory
 - (c) Scaling techniques
 - (d) Doctrinal and non-doctrinal research.
- 2. "Observation is a method that employs vision as its main means of Data Collection." Discuss. Explain the different types of Observation Methods along with merits and demerits.

- **3.** Comment on- "Hypothesis is a tentative statement which expresses the nature of relationship between two or more variables." Explain various kinds of hypothesis and its utility in socio-legal research.
- 4. What do you mean by 'sampling' ? Draw out the distinction between Sampling Method and Census Method. Explain Non-probability Sampling Techniques with the help of suitable illustrations.
- 5. What is case study method of research ? Examine in detail the advantages and disadvantages of Case Study Method and Survey Method in Socio-legal Research.
- **6.** What is research report ? Explain the steps involved in the research report writing.

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LL.M. (First Year) (First Semester) EXAMINATION, 2017 INTRODUCTION TO INTERNATIONAL LAW

Paper-IV

CLUSTER-I

(International Law)

(2014 **PATTERN**)

Time : Three Hours

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.
- 1. Write a short note on any two of the following :
 - Theories of International law (a)
 - (b)Calvo clause
 - (c)International law and terrorism
 - (d)Disarmament.
- 2. "We can observe major development of International law in twentieth century". Discuss about slow development of International law up to the twentieth century, also discuss about factors which contributed largely to the fast development of International law in twentieth century.

- 3. "Article 38 of the statute of the International Court of Justice provides codification up to some extent to the uncodified International law". Explain.
- **4.** Neither 'Constitutive theory' nor the 'Declaratory theory' related to recognition of the State is perfect. Comment.
- 5. "Under Vienna convention 1961, Diplomatic agents of different state have immunities and privileges". Express your views, also discuss basis of Diplomatic immunities.
- 6. "The use of compulsive measure of settlement are although nonpeaceful methods but it does not mean the use of armed forces in all case". Discuss, with the help of different cases.

[5238]-1004

PRINCIPLES OF CORPORATE LAW Paper-IV CLUSTER—II (Business Law)

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*. Each carries **12** marks.
- 1. Trace the origin and development and importance of Corporate Law.
- 2. Write notes on :
 - (a) Concept of share and share capital
 - (b) Debentures.
- **3.** Discuss the legal aspects pertaining to meetings, majority rule and minority protection.
- **4.** What is Amalgamation ? Explain the legal provisions regulation amalgamations.
- 5. Explain various dimensions and significance of corporate governance.
- 6. Write short notes on (any two) :
 - (a) Evolving of CSR
 - (b) Dimensions of CSR
 - (c) Legislations pertaining to CSR.

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LL.M. (I Year) (Sem. II) EXAMINATION, 2017

International Law

Cluster—I

Paper 8 : International Institutions

(2014 PATTERN)

Time : Three Hours

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

- (*ii*) Answer any *three* out of the remaining, each will carry **12** marks.
- 1. Write short notes on any two of the following :
 - (A) UNESCO
 - (B) The European Union
 - (C) Legal personality of International Organization
 - (D) ICJ.
- 2. Security Council is the 'Enforcement wing of the UNO', but because of misuse of veto power many times it fails to fulfil its objectives. Comment.
- **3.** ILO is a "tripartite" agency that brings together the government, employees and employer. Discuss the origin, history, mission and objectives of ILO in the light of 'Decent work agenda'.

- **4.** SAARC and ASEAN are two important organizations, which are playing important role in the development of Asia. Comment.
- 5. Because of hard efforts by WHO we can see a major change in life expectancy and other health issues. Discuss achievements of the WHO with its objectives and functions.
- 6. Comment on the role of International Criminal Court in enforcing International Criminal Law.

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LL.M. (I Year) (Second Semester) EXAMINATION, 2017 COMPARATIVE CONSTITUTIONAL LAW

(2014 PATTERN)

Time : Three HoursMaximum Marks : 50

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

(ii) Figures to the right indicate full marks.

- 1. Comparatively examine the provisions of Amendment to the Constitution. [12]
- 2. Discuss the different forms of Government. Critically examine the Presidential form of Government as prevailing in United States of America.
 [12]
- **3.** Write a detailed note on the significance and importance of study of Comparative Constitution. Do you think that the study of Comparative Constitution has contributed in development of Constitutional law. Support your answer with the help of cogent material. [12]

- 4. Discuss Parliamentary Privileges under various Constitutions. Explain the need for codification of Parliamentary Privileges under the Indian Constitution. [12]
- 5. Write a critical note on distribution of legislative power in different federal systems. [12]
- 6. Write short notes on (any two) : [14]
 - (a) Characteristics of Modern Constitutions
 - (b) Competitive Federalism and Co-operative Federalism
 - (c) Judicial Review of Emergency in India
 - (d) Tenth Schedule of Constitution of India.

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[5238]-2003

LL.M. (First Year) (Second Semester) EXAMINATION, 2017 LAW MAKING IN INDIAN POLITY AND STATUTORY INTERPRETATION

(2014 PATTERN)

Time : Three HoursMaximum Marks : 50

N.B. :- (i) Question No. 6 is compulsory. Q. No. 6 carries 14 marks.

- (*ii*) Out of remaining attempt any *three* which carry **12** marks each.
- **1.** Explain the importance of Judicial Law Making while giving justice in a Democratic country like India.
- 2. What do you mean by interpretation of statutes ? Explain Mischief Rule of interpretation with appropriate illustrations.
- **3.** Discuss the principles of interpretation of the Constitution of India.
- **4.** Explain the essential principles of Legislative drafting and utility of Preamble, proviso, punctuation marks and schedule.

- 5. Discuss the importance of Sub-Ordinate Law making and critically examine the reasons for its growth and need of control.
- 6. Write short notes on (any two) :
 - 1. Ejusdem generis
 - 2. Public Opinion and Law Making
 - 3. Statute to be Read as a whole
 - 4. Casus Omissus.

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LL.M. (First Year) (Sem. II) EXAMINATION, 2017

LW-Paper 8

Law of Contracts—General Principles

Business Law Cluster II

(2014 PATTERN)

Time : Three Hours

- **N.B.** :- (i) Question No. 6 is compulsory. It carries 14 marks.
 - (*ii*) Out of remaining attempt any *three* carrying **12** marks each.
- 1. Discuss the theory of impossibility of performance and its relevance under Indian Contract Law.
- 2. Explain the rules of Acceptance with appropriate case-laws.
- **3.** Write a detailed note on registration of firms under partnership Act.
- Enumerate various remedies recognized under Indian Contract Act.

- 5. What are the rights of Unpaid Seller ? Are they recognized and effectively protected under the law ?
- 6. Write short notes on any two :
 - (a) Rule of Privity of Party
 - (b) Misrepresentation
 - (c) Undue influence
 - (*d*) Consideration

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LL.M. (Second Year) (Third Semester) EXAMINATION, 2017 LAW AND SOCIAL TRANSFORMATION IN INDIA

(2014 PATTERN)

Time : Three Hours

- **N.B.** :- (i) Question No **6** is compulsory and out of the remaining attempt any *three* questions.
 - (*ii*) Question 6 carries 14 marks and all other questions carry12 marks each.
- **1.** Explain the meaning of the term 'social change'. Discuss the models of social transformation.
- Explain the interaction between Law and tradition with special reference to Child Marriage and Polygamy.
- **3.** Inability to access "law" constitutes a limitation on law as a tool for social transformation. State and discuss the reasons for inability to access law by a large number people in India.

- 4. Children are a human resource invaluable but vulnerable deserving special protection. Examine the laws related to child welfare.
- 5. Discuss Sarvodya as an alternative to legal strategy to bring about social change.
- 6. Write short notes on any two :
 - 1. Language policy under the constitution
 - 2. Acceptance of caste as a factor to undo past injustices
 - 3. Alternative dispute resolution methods
 - 4. Plea bargaining.

Time : Three Hours

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[5238]-3002

Maximum Marks : 50

LL.M. (Second Year) (Semester III) EXAMINATION, 2017 LAW, SCIENCE AND TECHNOLOGY Compulsory Paper (2014 PATTERN)

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. Explain the concept of sustainable and equitable development in the context of developments in Science and Technology with the help of judicial decisions.
- 2. Discuss the Concept, Origin and Development of Law of Privacy with the help of relevant Constitutional and Legal Provisions.
- **3.** Trace evolution of Doctrine of Informed Consent and Exceptions to it, if any with reference to Clinical Trials. Support your answer with the help of Indian and Foreign Laws.
- **4.** Discuss the significance of Forensic Science in Criminal Matters with the help of appropriate illustrations.

- 5. "Safety and security of the people and the nation are of paramount importance when a nuclear plant is being set up and it is vital to have in place all safety standards in which pubic can have full confidence to safeguard them against risks which they fear and to avoid serious long term or irreversible environmental consequences." Elucidate.
- 6. Write short notes on (any two) :
 - (i) Origin and Development of Biotechnology
 - (ii) Human Rights and Preservation of Human Health
 - (iii) Nexus between Science, Technology and Law
 - (*iv*) Ethical and Moral Implications on the Use of Genetic Engineering.

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LL.M. (II Year) (Third Semester) EXAMINATION, 2017 SPECIALISATION SUBJECT CLUSTER—I

(International Law)

(Private International Law)

(2014 PATTERN)

Time : Three Hours

- **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.
- 1. Write notes on any two of the following :
 - (a) Significance of Private International law
 - (b) Characterization
 - (c) Rome convention on law of contract
 - (d) Immunities from suits Position in England and India.
- 2. 'Private International law' also known as 'Conflict of law' why ? Explain relations between Private International law and Public International law.

- **3.** Define 'Renvoi'. Discuss about kinds along with limitation of Doctrine of Renvoi.
- 4. Define 'Jurisdiction'. Explain 'Jurisdiction in Personan' and 'Jurisdiction in Rem' with reference to position in India.
- **5.** Define 'Foreign Courts'. Describe when and how decision of foreign courts are enforceable in India.
- 6. Discuss important provisions related to enforcement of Award under Arbitration (Protocol and Convention) Act, 1937.

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LL.M. (Second Year) (Third Semester) EXAMINATION, 2017 CONSUMER LAW

(Specialisation Subject Cluster-II)

(Business Law)

(2014 PATTERN)

Time : Three Hours

- **N.B.** :- (i) Question No. 1 is compulsory. It carries 14 marks.
 - (*ii*) Out of the remaining attempt any *three*. Figures to the right indicate full marks.
- 1. Write detailed notes on (any two) :
 - (a) National Commission
 - (b) Medical Negligence
 - (c) Consumer Protection Act and conflict with other enactments.
- 2. Discuss the historical development of Consumer Protection Law in India with reference to Judicial interpretation and contribution of United Nations guideline for development of consumer protection.

- **3.** (a) Explain aim and objects of Consumer Protection Act.
 - (b) What is the meaning of consumer dispute and defect in goods?
- **4.** Explain the concept of deficiency in services in various professions include insurance service, banking and financial services and housing etc.
- 5. What is the meaning of consumer, consumer dispute and unfair trade practice under Consumer Protection Act ? Support your answer with illustration and judicial interpretation.
- 6. Explain the consumer dispute redressal agencies with reference to district forums establishment composition and judicial process.

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LL.M. (II Year) (Fourth Semester) EXAMINATION, 2017 INTERNATIONAL LAW (Specialization Subject Cluster-I)

(Principles of International Economic 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.
- Give a detailed account of historical background of International Economic Order and explain the significance of International Monetary Relations. [12]
- Explain on what principles International Bank of Reconstruction and Development (IBRD) is guided in its lending operations. Discuss its object and functions. [12]
- **3.** Discuss the role of law in regulating the international trade within the framework of WTO Code and impact of WTO trading system on the development of International Trade. [12]

P.T.O.

- 4. Explain the role and contribution of International Centre for Settlement of Investment disputes in the development of International Investment Law. [12]
- 5. What is the meaning of New International Economic Order ? How the developing countries can strengthen their role in NIEO. [12]
- 6. Write notes on (any two): [14]
 - (a) Definition and sources of International Economic Law
 - (b) Balance of Payments
 - (c) MNC and Labour Relations in Developing Nations
 - (d) Relationship between National and International Economic Law.

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LL.M. (II Year) (Fourth Semester) EXAMINATION, 2017 BUSINESS LAWS

(Specialization Subject Cluster II)

(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. Explain in detail the evolution of banking system in India. [12]
- Explain origin and development of Reserve Bank of India (RBI) as a Central Bank. Critically examine the role of RBI as a Central Bank.
 [12]
- 3. What are the various benefits provided to the special classes of customer like lunatics and minor, partnership, corporations and local authorities ?
 [12]

P.T.O.

- 4. Explain in detail the obligations (duties) and rights of banker and customers towards each other. [12]
- Define the term "Negotiable Instrument". What are different kinds of Negotiable Instruments ? Explain essentials of statutory negotiable instruments. [12]
- **6.** Write notes (any *two*) : [14]
 - (a) Nationalization of Banks.
 - (b) Noting and Protest.
 - (c) Suspension and Winding up of Banking Company.
 - (d) Banker's Lien.