

Total No. of Questions : 10]

SEAT No. :

P4487

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[5845]-81

B.A.LL.B.

Fourth Year of Five year Law Course
LC0801 : LABOUR AND INDUSTRIAL LAW
(2017 Pattern) (Semester - VIII)

Time : 3 Hours]

[Max. Marks : 80

Instructions to the candidates:

- 1) *Attempt any three questions from Part A. Each question in part A is for 15 marks.*
- 2) *Answer any two questions from Part B. Each question in Part B is for 10 marks.*
- 3) *Answer any three short answer questions from Part C. Each question in Part C is for 5 marks.*

PART - A

[3 × 15 = 45]

- Q1)** Explain the fundamental Rights in reference with labour legislations in India.
- Q2)** Define "Lock out" and examine the provisions related to justified strike and lock out under the Industrial Disputes Act 1947.
- Q3)** Define "factory" and discuss in detailed safety measures under the Factories Act, 1948.
- Q4)** When the employer is liable to pay compensation to the employee under the Employee's Compensation Act, 1923?
- Q5)** What are the important provisions for the prevention of Unfair Labour Practices under the Maharashtra Recognition of Trade unions and prevention of Unfair Labour Practices Act, 1971?

P.T.O.

PART - B

[2 × 10 = 20]

- Q6)** Define "Model Standing Orders" and explain the contents of standing orders under the Industrial employment (Standing Orders) Act, 1946.
- Q7)** Explain the procedure of registration of establishment under the Contract Labour (Regulation and Prohibition) Act, 1970.
- Q8)** Discuss minimum wages and various committees constituted under the Minimum Wages Act, 1948.
- Q9)** Explain the aims and objectives of Payment of Wages Act, 1936. Who are responsible for payment of Wages?

PART - C

[3 × 5 = 15]

Q10) Write a short notes on any three :

- a) Restrictions on double employment
- b) Manufacturing process
- c) Retrenchment
- d) Domestic inquiry
- e) Doctrine of Notional Extension



Total No. of Questions : 10]

SEAT No. :

P6797

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Fourth Year. B.A.L.L.B. (Semester - VIII)

(Fourth Year of Five Year Law Course)

LC 0802 : JURISPRUDENCE

(2017 Pattern)

Time : 3 Hours]

[Max. Marks : 80

Instructions to the candidates:

- 1) *Answer any three questions from part A. Each question in part A is for 15 marks.*
- 2) *Answer any two questions from Part B. Each question in part B is for 10 marks.*
- 3) *Answer question No. 10 any three from Part C as directed. Each question in part C is for 5 marks.*

PART - A

[3 × 15 = 45]

Q1) “Social Engineering means creating a structure of society that would satisfy maximum wants with minimum friction and waste” Elucidate the proposition with the help of Roscoe Pounds theory of Law.

Q2) Law is a command of Sovereign to be obeyed by the bulk of the human society. Discuss the Austinian Concept in the context of Indian Legal System.

Q3) The doctrine of precedent is the life-blood of the every legal system, which is to be viewed in the light of the concept of prospective overruling. Discuss with the help of caselaws.

Q4) Critically examine the significance of ‘Legislation’ as source of law and explain the merits of Legislation over custom.

Q5) Describe concept, kinds and various modes of acquisition of possession.

P.T.O.

PART - B

[2 × 10 = 20]

- Q6)** Explain the concept of “Legal Personality” and explain the theories of corporate personality.
- Q7)** Explain the meaning of term ‘Property’. Discuss various kinds and modes of acquiring property.
- Q8)** "Possession is nine points in Law". Explain the prepositions by comparing it with the concept of Ownership.
- Q9)** Critically discuss Natural Law theory.

PART - C

[3 × 5 = 15]

Q10) Write short notes.

- a) Scandinavian Realism
- b) Compensatory Jurisprudence
- c) Titles
- d) Volkgeist
- e) Pure theory of Law



Total No. of Questions : 10]

SEAT No. :

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B.A. LL.B.

(Fourth Year of Five Years Law Course)

LC - 0803 : LAW OF EVIDENCE

(2017 Pattern) (Semester - VIII)

Time : 3 Hours]

[Max. Marks : 80

Instructions to the candidates:

- 1) Answer any three questions from part A. Each question in part A is for 15 marks.
- 2) Answer any two questions from part B. Each question in part B is for 10 marks.
- 3) Answer question from part C as directed. The question no. 10 is for 5 marks.

PART - A

[3 × 15 = 45]

- Q1) All Confessions are admission but all admissions are not confession. Discuss.
- Q2) Discuss the rules relating to exclusion of oral by documentary evidence.
- Q3) Explain the law relating to competency and compellability of witnesses.
- Q4) Discuss the relevancy of Motive, Preparation and Previous or subsequent conduct.
- Q5) Discuss statement made under special circumstances.

P.T.O.

PART - B

[2 × 10 = 20]

- Q6)** Define Proved, Not Proved, Disproved, May Presume, Shall Presume and conclusive Proof.
- Q7)** Discuss the law relating to privileged communications.
- Q8)** Cross-examination of witness is a doubled edged weapon. Explain.
- Q9)** Explain Burdon of proof & presumptions of Burdon of proof.

PART - C

[3 × 5 = 15]

Q10) Write Notes on (Any three)

- a) Hostile Witness.
- b) Dumb Witness.
- c) Retracted Confession.
- d) Electronic Evidence
- e) Oral Evidence.



Total No. of Questions : 9]

SEAT No. :

P6507

[Total No. of Pages : 2

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B.A. L.L.B. (Semester-VIII)

Fourth Year of Five Years Law Course

LP : 0804 : PRACTICAL TRAINING

Alternative Dispute Resolution System

(2017 Pattern) (Paper - II)

Time : 3 Hours]

[Max. Marks : 80

Instructions to the candidates:

- 1) *Answer any three questions from part A. Each question in part A is for 15 marks.*
- 2) *Answer any two questions from Part B. Each question in part B is for 10 marks.*
- 3) *Answer question No. 9 Part C as directed. The question No.9 is for 05 marks.*

PART - A

[3 × 15 = 45]

Q1) What are the advantages of Alternative Dispute Resolution system over court litigation?

Q2) Explain the provisions regarding the appointment and removal of an arbitrator.

Q3) Discuss the jurisdiction of the 'Arbitral Tribunal' under the Arbitration and Conciliation Act, 1996.

Q4) What is Conciliation? How does it differ from Arbitration? Explain the provisions in the Arbitration and Conciliation Act 1996 about Conciliation.

Q5) Explain the procedure laid down for "Conduct of Arbitral Proceedings" under the Arbitration and Conciliation Act 1996.

P.T.O.

PART - B

[2 × 10 = 20]

Q6) Discuss the concepts of Lokpal & Lokayukta.

Q7) Explain historical perspective of arbitration as a form of dispute settlement mechanism.

Q8) Discuss the various grounds for setting aside Arbitral Award.

PART - C

[3 × 5 = 15]

Q9) Write short notes on.

- a) Arbitration Agreement.
- b) Appealable orders under the Arbitration and Conciliation Act, 1996.
- c) National Legal Services Authority.
- d) Entitlement to Legal Services.
- e) Interim measures for Arbitration



Total No. of Questions : 10]

SEAT No. :

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B.A. LL.B.

Fourth Year of Five Years Law Course

LO-0805(A) : HUMAN RIGHT LAW AND PRACTICE

(2017 Pattern) (Semester - VIII)

Time : 3 Hours]

[Max. Marks : 80

Instructions to the candidates:

- 1) Answer any three questions from Part-A. Each question in Part-A is for 15 marks.
- 2) Answer any two questions from Part-B. Each question in Part-B is for 10 marks.
- 3) Answer any three questions from Part-C. Each question in part - C is for 5 marks.

PART - A

[3 × 15 = 45]

- Q1) Discuss the historical origin of human Rights in International and National scenario.
- Q2) Explain the nature, scope and functions of National Human Rights commission in India.
- Q3) Define in details, the human rights of second generation.
- Q4) Elaborate the Nature and Significance of Universal Declaration of Human Rights.
- Q5) Explain the role of Judiciary in enforcement of Human Rights in India with leading case laws.

PART - B

[2 × 10 = 20]

- Q6) Explain the provisions of United Nation Charter concerning the human rights.
- Q7) Write in brief about the upcoming human rights.

P.T.O.

Q8) Discuss the powers and functions of the Committee on Rights of the Child under the Convention on Rights of Child.

Q9) Elaborate the Group Rights of Third Generation Human Rights.

PART - C

[3 × 5 = 15]

Q10) Write a short note on (any three) :

- a) Human Right Council
- b) Vulnerable Groups
- c) Human Rights of Prisoners
- d) Human Rights of Aged groups
- e) State Human Right Commission

Total No. of Questions : 10]

SEAT No. :

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B.A. LL.B.

Fourth Year of Five Year Law Course

LO 0806 : COMPETITION LAW

(2017 Pattern) (Semester - VIII)

Time : 3 Hours]

[Max. Marks : 80

Instructions to the candidates:

- 1) *Write any three questions from Part A and each question carry 15 marks (15 × 3 = 45).*
- 2) *Write any two questions from Part B and each question carry 10 marks (10 × 2 = 20).*
- 3) *Write any three questions from Part C and each question carry 5 marks (5 × 3 = 15).*

PART - A

[15 × 3 = 45]

- Q1)** Critically analyse the doctrine of Essential facility with judicial pronouncements. Can this doctrine be applied to the competent and interested competitor in the preparation of Covid Vaccine if neither this vaccine nor process for it is patented? Justify your answer.
- Q2)** What factors shall be taken into consideration by the Competition Commission of India to decide a dominant position and the abuse of dominant position by an undertaking in the relevant market. Enumerate in the light of statutory provisions and leading case law.
- Q3)** What is a test for determining Predatory price? Distinguish predatory price from legitimate competition. Discuss with the help of leading cases.
- Q4)** How is CCI regulating Combinations which are horizontal, vertical, conglomerate? What is suggested by Raghavan Committee Report on Competition Law? Elaborate with leading cases.

P.T.O.

Q5) Cartels are bad per se. Do you agree with this statement. Discuss with case law.

PART - B

[10 × 2 = 20]

Q6) Explain Bid Rigging and Collusive Bidding' in the light of applicable sections under the Competition Act, 2002.

Q7) Explain the term 'Relevant market' with cases and Illustrations.

Q8) Elucidate Tie-in Agreements with leading judicial pronouncements and Illustrations.

Q9) Is Refusal to Deal Anti-Competitive'? Discuss.

PART - C

[5 × 3 = 15]

Q10) Write Short Notes on (Any Three) :

- a) Interface of Competition Law with Consumer Law.
- b) Monopolies and Restrictive Trade Practices Act.
- c) Director General of Investigation (DGI).
- d) Objectives of competition Law.
- e) Sherman Anti-Trust Act 1890.



Total No. of Questions : 10]

SEAT No. :

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B.A. LL.B.

(Fourth Year of Five Years Law Course)

**LO - 0807 : VULNERABLE AND DISADVANTAGED
GROUPS AND CRIMINAL LAW
(2017 Pattern) (Semester - VIII)**

Time : 3 Hours]

[Max. Marks : 80

Instructions to the candidates:

- 1) *Answer any 3 questions in part A carrying 15 marks each.*
- 2) *Answer any 2 questions in part B carrying 10 marks each.*
- 3) *Attempt any 3 shorts notes in part C carrying 5 marks each.*

PART - A

[45]

- Q1)** Critically analyze role of Criminal law as a tool of social change.
- Q2)** Enumerate the Practices of untouchability and it's Punishment.
- Q3)** Discuss the precautionary and preventive measures taken by government under the Scheduled Caste / Scheduled Tribe (Preventive of Atrocities) Rules, 1995.
- Q4)** Describe the Social Landscape of Prostitution.
- Q5)** Define 'Dowry'. Explain penalty for giving or taking dowry under Dowry Prohibition Act 1961.

PART - B

[20]

- Q6)** Explain the Sexual offences against children under The Prevention of Children from Sexual Offences Act, 2012.

P.T.O.

Q7) Detail the provisions of Corrective Institutions and Protective Homes under the Immoral Traffic (Prevention) Act, 1956.

Q8) Write an overview of Dowry Prohibition Act 1961.

Q9) Explain the concept of Vulnerable and Disadvantageous Group recognized at National and International Level.

PART - C

[15]

Q10) Write Notes (any three) :

- a) Using child for pornographic purpose.
- b) Dowry Prohibition officers.
- c) Ponce or Poncing under the Immoral Traffic (Prevention) Act, 1956 Act.
- d) Structural discrimination and vulnerable groups.
- e) Abetment of an attempt to commit an offence under The Prevention of Children from Sexual Offences Act, 2012.



Total No. of Questions : 10]

SEAT No. :

P4492

[Total No. of Pages : 2

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B.A.LL.B

(Fourth Year of Five Year Law Course)

LO. 0808 : CIVIL MINOR ACTS

(2017 Pattern) (Semester - VIII)

Time : 3 Hours]

[Max. Marks : 80

Instructions to the candidates:

- 1) *Answer any three questions from Part A. Each question in Part A is for 15 marks.*
- 2) *Answer any two questions from Part B. Each question in Part B is for 10 marks.*
- 3) *Answer question No.10 from Part C as directed. The question No.10 is for 15 marks.*

PART - A

[3 × 15 = 45]

Q1) Critically examine the salient provisions of the Interest Act, 1978.

Q2) Explain the Provisions relating to establishment of District Courts under The Maharashtra Civil Courts Act, 1869.

Q3) Evaluate the Salient features of Suit Valuation Act, 1887

Q4) Discuss the important Provisions of the Maharashtra Court Fees Act, 1959

Q5) Critically Evaluate the object, application and definitions under The Registration Act, 1908

PART - B

[2 × 10 = 20]

Q6) Describe the provisions of Indian Registration Act, 1908 relating to establishment of authorities and their power and duties.

P.T.O.

Q7) Explain the concept of Negotiable Instrument and discuss different kinds of Negotiable instruments under Negotiable Instrument Act, 1881

Q8) Discuss the different offences and penalties under the Maharashtra Stamp Act, 1958.

Q9) Explain the provisions relating to computation and modes of collecting court fees under The Maharashtra Court Fees Act, 1959.

PART - C

[3 × 5 = 15]

Q10) Write short notes on any three.

- a) Promissory Note
- b) Section 34 of the Code of Civil Procedure
- c) Refund of Court Fees
- d) Registration and Deposit of Wills
- e) Crossed Cheques



Total No. of Questions : 10]

SEAT No. :

P4493

[Total No. of Pages : 2

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Fourth Year B.A. LL.B.

Fourth Year of Five Year Law Course

LO 0809 E : INTERNATIONAL ECONOMIC LAW

(2017 Pattern) (Revised) (Semester - VIII)

Time : 3 Hours]

[Max. Marks : 80

Instructions to the candidates:

- 1) Answer any three questions from part A. Each question in part A is for 15 marks.*
- 2) Answer any two questions from Part B. Each question in part B is for 10 marks.*
- 3) Answer question No. 10 from Part C as directed. The question No. 10 is for 15 marks.*

PART - A

[3 × 15 = 45]

- Q1)* Explain the Relationship between national and international economic laws.
- Q2)* What is the Significance of Resolution on Permanent sovereignty Over Natural Resources?
- Q3)* Discuss the Structure, Powers and Functions of WTO.
- Q4)* Explain the International Business Law with reference to Rome Convention.
- Q5)* Trace the origin and development of International Trade Law.

PART - B

[2 × 10 = 20]

- Q6)* What is the Structure, Powers and Functions of BRICS?
- Q7)* Explain the International Business Law with reference to CISG (UN Convention on Contracts for International Sale of Goods)
- Q8)* What is the significance of World Bank guidelines in International Investment?
- Q9)* Write a detailed note on the Charter of Economic Rights and Duties Law.

P.T.O.

PART - C

[3 × 5 = 15]

Q10) Write Short Notes on (Any Three) :

- a) IBRD Structure Powers and Functions
- b) General Exceptions to Article XX and XXI of GATT 1994.
- c) Role and Responsibility of Secretariat under WTO.
- d) Sources of International Economic Law.
- e) Objectives of International Monetary Fund.

