Test Booklet Code & No. प्रश्नपत्रिका कोड व क्र.

# Paper-III LAW

12111				
Sig	nature and Name of Invigilator	Seat No.		
1. (\$	Signature)	(In figures as in Admit Card)		
$(\mathbf{N}$	Name)	Seat No.		
2. (8	Signature)	(In words)		
( <b>N</b>	Name)	OMR Sheet No.		
MAY -60316		(To be filled by the Candidate)		
Tin	ne Allowed : 2½ Hours]	[Maximum Marks : 150		
Nur	mber of Pages in this Booklet : <b>24</b>	Number of Questions in this Booklet: 75		
1. 22. 33. 44.	Instructions for the Candidates  Write your Seat No. and OMR Sheet No. in the space provided on the top of this page.  This paper consists of 75 objective type questions. Each question will carry two marks. All questions of Paper-III will be compulsory, covering entire syllabus (including all electives, without options). At the commencement of examination, the question booklet will be given to the student. In the first 5 minutes, you are requested to open the booklet and compulsorily examine it as follows:  (i) To have access to the Question Booklet, tear off the paper seal on the edge of this cover page. Do not accept a booklet without sticker-seal or open booklet.  (ii) Tally the number of pages and number of questions in the booklet with the information printed on the cover page. Faulty booklets due to missing pages/ questions or questions repeated or not in serial order or any other discrepancy should not be accepted and correct booklet should be obtained from the invigilator within the period of 5 minutes. Afterwards, neither the Question Booklet will be replaced nor any extra time will be given. The same may please be noted.  (iii) After this verification is over, the OMR Sheet Number should be entered on this Test Booklet.  Each question has four alternative responses marked (A), (B), (C) and (D). You have to darken the circle as indicated below on the correct response against each item.  Example: where (C) is the correct response.	विद्यार्थ्यांसाठी महत्त्वाच्या सूचना  1. परिक्षार्थींनी आपला आसन क्रमांक या पृष्ठावरील वरच्या कोप-यात लिहावा. तसेच आपणांस दिलेल्या उत्तरपत्रिकेचा क्रमांक त्याखाली लिहावा.  2. सदर प्रश्नपत्रिकेत 75 बहुपर्यायी प्रश्न आहेत. प्रत्येक प्रश्नास दोन गुण आहेत. या प्रश्नपत्रिकेतील सर्व प्रश्न सोडिवणे अनिवार्य आहे. सदरचे प्रश्न हे या विषयाच्या संपूर्ण अभ्यासक्रमावर आधारित आहेत.  3. परीक्षा सुरू झाल्यावर विद्यार्थ्याला प्रश्नपत्रिका दिली जाईल. सुरुवातीच्या 5 मिनीटांमध्ये आपण सदर प्रश्नपत्रिका उघड्नू खालील बाबी अवश्य तपासून पहाव्यात.  (i) प्रश्नपत्रिका उघडण्यासाठी प्रश्नपत्रिकेवर लावलेले सील उघडावे. सील नसलेली किंवा सील उघडलेली प्रश्नपत्रिकोची एकूण पृष्ठे तसेच प्रश्नपत्रिकतील एकूण प्रश्नांची संख्या पडताळून पहावी. पृष्ठे कमी असलेली/कमी प्रश्न असलेली/प्रश्नांचा चूकीचा क्रम असलेली किंवा इतर त्रुटी असलेली सदोष प्रश्नपत्रिका सुरुवातीच्या 5 मिनिटातच पर्यवेक्षकाला परत देऊन दुसरी प्रश्नपत्रिका मागवून घ्यावी. त्यानंतर प्रश्नपत्रिका बदलून मिळणार नाही तसेच वेळही वाढवून मिळणार नाही याची कृपया विद्यार्थांनी नोंद घ्यावी.  (iii) वरीलप्रमाणे सर्व पडताळून पहिल्यानंतरच प्रश्नपत्रिकेवर ओ.एम.आर. उत्तरपत्रिकंचा नंबर लिहावा.  4. प्रत्येक प्रश्नासाठी (A), (B), (C) आणि (D) अशी चार विकल्प उत्तरे दिली आहेत. त्यातील योग्य उत्तराचा रकाना खाली दर्शविल्याप्रमाणे ठळकपणे काळा/निळ्य करावा.  उदा. : जर (C) हे योग्य उत्तर असेल तर.		
5.	Your responses to the items are to be indicated in the <b>OMR Sheet given inside the Booklet only.</b> If you mark at any place	(A) (B) (D)		
6. 7. 8.	other than in the circle in the OMR Sheet, it will not be evaluated. Read instructions given inside carefully. Rough Work is to be done at the end of this booklet. If you write your Name, Seat Number, Phone Number or put any mark on any part of the OMR Sheet, except for the space allotted for the relevant entries, which may disclose your identity, or use abusive language or employ any other unfair means, you will render yourself liable to disqualification. You have to return original OMR Sheet to the invigilator at the end of the examination compulsorily and must not carry it with you outside the Examination Hall. You are, however, allowed to carry the Test Booklet and duplicate copy of OMR Sheet on conclusion of examination.	<ul> <li>गा प्रश्नपत्रिकेतील प्रश्नांची उत्तरे ओ.एम.आर. उत्तरपत्रिकेतच दर्शवावीत. इतर ठिकाणी लिहीलेली उत्तरे तपासली जाणार नाहीत.</li> <li>आत दिलेल्या सूचना काळजीपूर्वक वाचाव्यात.</li> <li>प्रश्नपत्रिकेच्या शेवटी जोडलेल्या कोऱ्या पानावरच कच्चे काम करावे. प्रश्नपत्रिकेच्या शेवटी जोडलेल्या कोऱ्या पानावरच कच्चे काम करावे. जर आपण ओ.एम.आर. वर नमूद केलेल्या ठिकाणा व्यतिरीक्त इतर कोठेही नाव, आसन क्रमांक, फोन नंबर किंवा ओळख पटेल अशी कोणतीही खूण केलेली आढळून आल्यास अथवा असभ्य भाषेचा वापर किंवा इतर गैरमार्गाचा अवलंब केल्यास विद्यार्थ्यांला परीक्षेस अपात्र ठर्रावण्यात येईल.</li> <li>परीक्षा संपत्यांनर विद्यार्थ्यांन पूर्व ओ.एम.आर. उत्तरपत्रिका पर्यवेक्षकांकडे परत करणे आवश्यक आहे. तथापी, प्रश्नपत्रिका परवाना आहे.</li> </ul>		

10.

Use only Blue/Black Ball point pen.
Use of any calculator or log table, etc., is prohibited.
There is no negative marking for incorrect answers. 11.

12.

10.

परात आप जावरपक्ष जाह. त्यापा, प्रराचानका प जा. एन.जार उत्त द्वितीय प्रत आपल्याबरोबर नेण्यास विद्यार्थ्यांना परवानगी आहे. फक्त निळ्या किंवा काळ्या बॉल पेनचाच वापर करावा. कॅलक्युलेटर किंवा लॉग टेबल वापरण्यास परवानगी नाही. चुकीच्या उत्तरासाठी गुण कपात केली जाणार नाही. 11.

12.

## **LAW**

### Paper III

Time Allowed: 2½ Hours] [Maximum Marks: 150

Note: This paper contains Seventy Five (75) multiple choice questions. Each question carries Two (2) marks. Attempt All questions.

- 1. When a state fulfils the qualifications prescribed for acquiring statehood, it becomes an International person. No recognition is necessary for this purpose. This was laid down in the following convention.
  - (A) The Hague convention of 1907
  - (B) The Vienna convention of 1805
  - (C) Warsaw convention 1929
  - (D) Montevideo convention 1933
- 2. US Vs Rauscher case is related to:
  - (A) Rule of Speciality
  - (B) Double Nationality
  - (C) Asylum
  - (D) Military Crime

- 3. The Trail Smelter case is relating to which of the following issue?
  - (A) Genocide
  - (B) War Crimes
  - (C) Advisory opinion
  - (D) Transboundary air pollution
- 4. The right to 'Veto' can be exercised in:
  - (A) The General Assembly
  - (B) The Security Council
  - (C) Economic Social Council
  - (D) International Court of Justice
- 5. Prior to WTO international trade was essentially regulated by :
  - (A) GATT
  - (B) GATS
  - (C) IMF
  - (D) WCO

6. Read Assertion (A) Reason (R) and with the help of codes gievn below, point out the correct explanation:

#### Assertion (A):

Presently, under the Hindu law sapinda and Sagotra marriages are declared invalid

#### Reason (R):

Under section 3(f)(i) of the Hindu law sapinda relationship with reference to any person extends as for as the third generation (inclusive) in the line of ascent through mother, and the fifth (inclusive) in the line of ascent through the father, the line being traced upwards in each case from the person concerned, who is to be counted as the first genration.

#### Codes:

- (A) Both (A) and (R) are true but(R) is not a correct explanatory of (A)
- (B) Both (A) and (R) are true and(R) is a the correct explanatory of (A)
- (C) (A) is false but (R) is true
- (D) (A) is true but (R) is false

- 7. In ....., the Apex Court held that "cohabitation leads to presumption that persons are living as husband and wife".
  - (A) Seema Vs Ashwin Kumar
  - (B) Vishu Prakash Vs Sheela Devi
  - (C) Balasubramaniyan Vs Suruttayan
  - (D) Shanti Dev Berma Vs K.P. Devi
- 8. Match List I with List II and select the correct answer from the codes given below:

#### List I

#### (Cases)

- (a) Ram Narayan Vs Rameshwari
- (b) Lachman Vs Meena
- (c) Mr. X. V Hospital Z
- (d) Dastane Vs Dastane

# List II

# (Grounds)

- (1) Cruelty
- (2) Insanity
- (3) Desertion
- (4) Venereal Diseases

#### Codes:

- $(a) \quad (b) \quad (c) \quad (d)$
- (A) (2) (3) (1) (4)
- (B) (2) (3) (4) (1)
- (C) (1) (2) (3) (4)
- (D) (4) (2) (1) (3)

- 9. Which of the following is not a ground for divorce under the dissolution of Muslim Marriage Act, 1939?
  - (A) That the husband has been insane for a period of atleast two years
  - (B) The husband has been sentenced for a period of two years
  - (C) Treating the wife with cruelity
  - (D) That the where abouts of the husband have not been known for a period for more than four years
- 10. Section 7 of the Hindu Adoptions and Maintenance Act, 1956, provides for .......
  - (A) Requisites of a valid adoption
  - (B) Capacity of a male Hindu to take in adoption
  - (C) Capacity of female Hindu to take in adoption
  - (D) Persons capable of giving in adoption

- 11. Guardinaship in Islamic law terminates when the minor ........
  - (A) attains puberty
  - (B) attains the age of eighteen years
  - (C) attains the age of twenty one years
  - (D) if female attains the age of eighteen years and if male, attains the age of sixteen years
- 12. A decree for restitution of conjugal rights enables the aggrieved spouse for ....... of the Hindu Marriage Act, 1955.
  - (A) maintenance under section 25
  - (B) Maintenance pendente lite under section 24
  - (C) Both (A) and (B)
  - (D) Either (A) or (B)

- - (A) Sarla Mudgal Vs Union of India
  - (B) Lily Thomas Vs Union of India
  - (C) Danial Latifi Vs Union of India
  - (D) Ms. Jorden Diengdeh Vs S.S. Chopra
- 14. Who among the following was the first philosopher to use the word "Human Right"?
  - (A) Thomas Paine
  - (B) John Stuart Mill
  - (C) Henry David Thoreau
  - (D) Confucius

- 15. Which of the following cases is considered as a blow of civil liberties?
  - (A) Asiad Worker's case
  - (B) ADM Jabalpur case
  - (C) Golaknath case
  - (D) Vishaka case
- - (A) Child labour
  - (B) Death Penalty
  - (C) Slavrey
  - (D) Trafficking
- 17. In which of the following cases did the Supreme Court hold that narco-analysis, brain mapping and other forensic techniques user violates the "Right against self incrimination"?
  - (A) Parliament attack case
  - (B) Selvi r/s State of Karnataka
  - (C) Naaz Foundation case
  - (D) Sunil Batra's case

The American Convention of	21.	"Any one who has been the victim
Human Rights came into force in		of unlawful arrest or detention shall
the year		have an enforceable right to
(A) 1978		compensation" is provided in
(B) 1987		(A) Article 6 of ICCPR, 1966
(C) 1988		(B) Article 8 of ICCPR, 1966
		(C) Article 9(5) of ICCPR, 1966
(D) 1967		(D) Article 8(3) of ICCPR, 1966
The Chairperson of the National	22.	The profounder of "Pigeon-hole"
		theory is:
office for a term of:		(A) Salmond
(A) Five years		(B) Paton
(B) Three years		(C) Austin
(C) Ten years		(D) Winfield
(D) Two years	23.	In public nuisance private action
India acceded to the Convention		lies.
on the Rights of the Child (CRC)		(A) When injury is merely
on		consequential
(A) 10th September, 1992		(B) When there is proof of damage
(B) 11th December, 1992		(C) When the injury is particular
(C) 10th December, 1959		direct and substantial
(D) 15th September, 1960		(D) When the inury is substantial and consequential
	Human Rights came into force in the year	Human Rights came into force in the year

and consequential

- 24. Select the correct response:
  - (A) Both libel and Slander are equally actionable
  - (B) Libel is actionable per se as it is of itself an infrigement of right
  - (C) Slander is actionable only on proof of special damage
  - (D) Libel is both civil and criminal wrong, slander is merely a civil wrong
- 25. Exceptions to Ryland Vs Fletcher is:
  - (A) Consent of the plaintiff only
  - (B) Act of God only
  - (C) Consent of the plaintiff and Act of God
  - (D) Consent of the plaintiff, Act of God and Statutory Authroity

- 26. Vicarious liability arises in the following cases.
  - (1) Liability of the principal for the torts of his agent
  - (2) Liability of partners for each other's tort
  - (3) Liability of the master for the tort of his servant
  - (4) Liability of the parents for torts of their children

The *correct* answer is :

#### Codes:

- (A) (1) and (2) only
- (B) (1), (2) and (3) only
- (C) (1), (2), (3) and (4)
- (D) (1) and (4) only
- 27. In tort legal action is for:
  - (A) Unliquidated damages
  - (B) Unliquidated damage
  - (C) Liquidated damages
  - (D) Liquidated damage

- 28. Throwing goods overboard a ship to reduce the total weight of the ship for saving the ship or persons on the board of the ship is an example of the defence of:
  - (A) Necessity
  - (B) Mistake
  - (C) Act of God
  - (D) Private defence
- 29. Which statement is correct?
  - (1) Partner has a duty of good faith
  - (2) Partner has a duty not to compete
  - (3) Partner has duty of due diligence
  - (4) Partner has duty to indemnify for fraud

#### Codes:

- (A) Only (1) is correct
- (B) Only (1) and (2) are correct
- (C) Only (1), (2) and (3) are correct
- (D) (1), (2), (3) and (4) are correct

- 30. Mark the incorrect statement:
  - (A) A contract of partnership cannot be entered into with a minor
  - (B) There can be a partnership consisting of all minors
  - (C) A minor is not a partner even if he is so described in the agreement
  - (D) A minor could be admitted to the benefits of partnership with the consent of all the partners
- 31. R, a grain merchant displays wheat of different varieties. A, after satisfying himself of the quality, buys the wheat in the belief that the wheat is of earlier harvest. Infact, the wheat is of recent harvest. A wants to return the wheat and refuses to pay the price.

Which of the following is/are true:

- (A) A can return the wheat
- (B) A can refuse to pay the price
- (C) A cannot return the wheat
- (D) R cannot sue A to recover the money

- 32. 'A' acqired certain goods from 'C' by falsely representing that he was acting on behalf of 'B' and was authorized to collect the goods. 'A' later sold the goods to 'D'. Is the sale valid?
  - (A) The sale is valid as 'D' is not supposed to inquire the status of 'A' as a seller
  - (B) The sale is valid because 'D' has purchased the goods in good faith
  - (C) The sale is valid as 'A' has acquired the goods by way of fraud
  - (D) The sale is not valid because it is a sale by non-owner and therefore, 'D' the buyer will not acquire any good title of the goods
- 33. In Negatiable Instrument Act, "San Frais" words are added at the end of the endorsement to indicate that:
  - (A) No expenses should be incurred on acount of the bill
  - (B) Expenses should be incurred on account of the bill
  - (C) Expenses should be incurred on account of the bill only to the extent of 5% of the bill
  - (D) Expenses should be incurred on account of the bill only to the extent of 10% of the bill amount

- - (A) Additional director
  - (B) Alternate director
  - (C) Nominee director
  - (D) Director retiring by rotation
- 35. The doctrine of indoor management seeks to:
  - (A) Protect the company against the outsider
  - (B) Protect outsiders against the company
  - (C) Protect the creditors of the company
  - (D) Protect the shareholders of the company

- India does not place any restriction on our power to review earlier decision or even to depart from the them and there can be no doubt that in matters relating to decisions of constitutional points which have a significant impact on the rights of citizen we would be prepared to review our earlier decision in the interest of public good." It was observed by the Supreme Court in:
  - (A) Sajjan Singh v/s State of Rajasthan
  - (B) S.P. Gupta Vs Union of India
  - (C) A.S. Gauraya Vs S.N. Thakur
  - (D) T.K.N Rajapal Vs T.M. Karunanidhi

- 37. Arrange the following in chronological order:
  - (1) Bennette Coleman CoVs Union of India
  - (2) Makhan Singh Vs State of
    Punjab
  - (3) A.D.M. Jabalpur *Vs* Shivkant Shukla
  - (4) S.R. Bommai Vs Union of India
  - (A) (1) (2) (3) (4)
  - (B) (2) (3) (1) (4)
  - (C) (4) (3) (2) (1)
  - (D) (2) (1) (3) (4)

- 38. Arrange the following decisions of the Supreme Court on Fundamental rights relating to personal liberty in correct chronological sequence.
  - (1) Maneka Gandhi Vs Union of India
  - (2) ADM Jabalpur Vs Shivkant Shukla
  - (3) AK Gopalan Vs State of

    Madras
  - (A) (3) (2) (1)
  - (B) (2) (1) (3)
  - (C) (2) (3) (1)
  - (D) (1) (2) (3)

- 39. Which Article requires participation of workers in management of Industries ?
  - (A) Article 43-A
  - (B) Article 53-A
  - (C) Article 44
  - (D) Article 38
- 40. Which of the following Articles deals
  with the pardoning powers of
  President of India?
  - (A) 70
  - (B) 71
  - (C) 72
  - (D) 73

- 41. Parliament can make any law for the whole or any part of India for implementing international treaties.
  - (A) With the consent of all the states
  - (B) With the consent of majority of states
  - (C) With the consent of the states concerned
  - (D) Without the consent of any states
- 42. The Right to property as fundamental right from the list of fundamental rights was removed by virtue of :
  - (A) Fourth Amendment
  - (B) Twenty-First Amendment
  - (C) Forty-second Amendment
  - (D) Forty-fourth Amendment

- 43. In which of the following case the Supreme Court held that the preamble is not a part of the constitution?
  - (A) Re Berubari Union and Exchange of Enclaves
  - (B) Keshavananda Bharati Vs State of Kerala
  - (C) S.R. Bommai Vs Union of India
  - (D) Maneka Gandhi Vs Union of India
- 44. Which of the following is a quasi judicial function?
  - (A) Ajudication of dispute by a Court of Law
  - (B) Framing of Rules for implementing a statute
  - (C) Collection of tax
  - (D) Domestic Enquiry for Disciplinary action

- 45. The purpose of writ of quo warranto is:
  - (A) To release a person from illegal detention
  - (B) To remove a person occupying substantive public office without necessary qualification
  - (C) To compel a public authority to perform a public duty
  - (D) To prevent unlawful action
- 46. Which of the following statements related to Lok Pal is correct?
  - (A) In India no legal measures
    have been adopted for
    establishing Lok Pal
  - (B) In India Parliament enacted law for establishing Lok Pal
  - (C) In India constitution has been amended for establishing Lok Pal
  - (D) In India institution of Lok Pal has been functioning since 2014

- 47. Which of the following action can be treated as non exercise of discretion.
  - (A) Exercising discretion without taking into consideration of relevant factors
  - (B) Exercising discretion for improper purpose
  - (C) Exercising discretion without applying the mind
  - (D) Exercising discretion with an evil motive
- 48. Which of the following is not a ground for issuing the writes of Certiorari?
  - (A) Lack of jurisdiction
  - (B) Violation of public policy
  - (C) Error of law apparrent on the face of record
  - (D) Violation of the principles of Natural Justice

- 49. Which of the following is not a mandatory requirement of fair hearing?
  - (A) Right to be represented by the lawyer
  - (B) Proper notice
  - (C) Opportunity to adduce evidence
  - (D) Opportunity of rebut the evidence adduced by the other side
- 50. In which of the following case Lord Diplock summarised the principles of judicial review of administrative action as "Illegality, procedural impropriety and irrationality".
  - (A) Council of Civil Services Union
    Vs Minister of Civil Services
  - (B) Anisminic Vs Foreign Compensation Commission
  - (C) Liversidge Vs Anderson
  - (D) Ridge Vs Baldwin

- 51. **Assertion (A)**: Property includes
  the proprietary
  rights of a person
  and not his
  personal rights.
  - Reason (R): The law of property confers only legal rights.

#### Codes:

- (A) Both (A) and (R) are true, (R) is the correct Reason
- (B) Both (A) and (R) are correct, (R)is not the correct explanation of(A)
- (C) (A) is correct but (R) is wrong
- (D) (A) is wrong but (R) is correct

- 52. In which case chief Justice Park reiterated the urgent need for the significance of recognising the binding force of precedents.
  - (A) Law Caster Motor Co (Ltd) VS

    Bremith
  - (B) Mire House Vs Rennel
  - (C) Morrelle Ltd Vs Wakeling
  - (D) Peterson Vs Hughes
- 53. "The study of Jurisprudence is an opportunitiy for the lawyer to bring theory and life into focus, for it concerns human thought in relation to social existence." Name the Jurist associated with the above statement.
  - (A) John Rawls
  - (B) Winfield
  - (C) RMW Dias
  - (D) Salmond

- 54. In which case, the Supreme Court of India adopted the "Doctrine of Prospective overruling".
  - (A) Maneka Gandhi Vs Union of India
  - (B) Golak Nath Vs Union of Inida
  - (C) Sajjan Singh Vs Union of Inida
  - (D) EP Royyappa Vs State of Tamil
    Nadu
- - (A) Art of Law
  - (B) Significant Facet of Property

    Law
  - (C) The Science of Law
  - (D) Positive Law

- 56. Who is regarded as the fore runner of introducing sociological method into Jurisprudence ?
  - (A) Emile Durkheim
  - (B) Auguste Comte
  - (C) Ronald Dwarkin
  - (D) Moutes quieu
- 57. According which Judge "Judicial decision are not a source of Law, but the best proof of what the law is":
  - (A) Black stone
  - (B) Justice Coke
  - (C) R. Esher
  - (D) Justic Bhagwati

- 58. For availing a benefit of defence of act done in 'good faith' during the criminal proceeding, one needs to prove:
  - (A) That the act has not been done negligently
  - (B) That the act has been done with due care and attention
  - (C) That the act is as expected by

    Law
  - (D) That the act is done in the manner as if done by prudence man

- 59. Which one of the following statement is true?
  - (A) Advice per se amounts to instigation even though nothing has happened in furthrance of such advice and such advice may not have any stimulation or suggestion for any specific activity
  - (B) Advice per se does not amounts
    to instigation unless an abetter
    actively take part in commission
    of an offence
  - (C) Merely advice per se amounts
    to instigation if it has been
    given by authority having
    undue influence on the person
  - (D) Advice amounts to instigate
    only if it was meant activity to
    suggest or stimulate
    commission of an offence

- 60. Abetment is considered to be happened only if a person abetting does any thing of facilitate the commission of that act:
  - (A) Directly or indirectly support to the commission of an offence
  - (B) Facilitate the commission of an offence prior to or at the time of commission of an act
  - (C) Facilitate the commission of an offence prior to, or at the time of, or after the commission of an act
  - (D) Facilitate and take leading role to commit offence

- 61. In which of the following case the Supreme Court has held that creating a circumstance that provoke or force wife to commit suicide attract S.306 of IPC?
  - (A) Amit Vs State of Uttar Pradesh

    AIR 2012 SC 1433
  - (B) Saukat Hussian Guru Vs
     State (NCT) National
     Capital Territory Delhi AIR
     2008 SC 2419
  - (C) State of Punjab Vs Iqbal SinghAIR 1991 SC 1532
  - (D) Om Prakash Vs State of Uttar
    Pradesh AIR 2000 SC 2214

- 62. With respect to "Stolen property"

  under section 410 of IPC, which is
  the most important criteria to
  constitute offence:
  - (A) Knowledge and possession of stolen goods necessary
  - (B) Dishonestly misappropriation and converts to ones own use
  - (C) Wrongful loss and destruction to the property
  - (D) Fraudulently assists in the concealment or removal of property

- 63. "A", a Hindu, expelled his wife from marital home, and refused to return her ornaments, money and clothes. despite her repeated demand for returning the same "A" has a plea that the ornaments belong to him because of husband-wife relationship and he is, by virtue of husband entitled to owe everything that belong to his wife.
  - What offence if any "X" has committed?
  - (A) Cheating
  - (B) Theft
  - (C) Criminal breach of trust
  - (D) Criminal intimidation

- 64. The offence of theft u/s 378 of IPC constituted if:
  - (A) person obtained movable property of another dishonestly, or by deception
  - (B) Person obtained movable property of another person by dishonestly inducing fear of any injury
  - (C) Person dishonestly misappropriates property to his own use
  - (D) Person entrusted with property, disposes of that property in violation of any direction of law

- 65. In which of the following incidence

  "A" can be held guilty for defamation
  under IPC?
  - (A) "A" in telephonic communication with "B" abuse him and raise doubt about his moral and illectual character
  - (B) "A" raise doubt about honesty
    and loyalty of "B" and send
    secret E-mail to the employer
    of "B"
  - (C) "A" during criminal proceeding raise the doubt about trust worthiness of "B" and remark about his illiteracy
  - (D) "A" in a public meeting put remark that "B" has accumulated property by taking bribe. "B" has already died 5 years back

- 66. The term "Environmental Pollutant" has been defined under which of the section of the Environment (Protection) Act, 1986.
  - (A) S. 2.(a)
  - (B) S. 2.(b)
  - (C) S. 2.(c)
  - (D) S. 2.(d)
- 67. Which or the following is not the function of environmental laboratories as specified under rule 9 of the Environment (Protection) Rules, 1986?
  - (A) To evolve standardised methods for sampling and analysis of various types of environmental pollutants
  - (B) To analyse samples sent by central govenment
  - (C) To send periodical reports regarding its activites
  - (D) To formulate policy of environmental protection as provided under International documents

- 68. Which one of the following is not the objectives set for the Environment (Protection) Act, 1986?
  - (A) to strive for protection of environment
  - (B) to strive for improvement of environment
  - (C) to strive for implementation of environmental policies as set out at Earth Summit
  - (D) To strive for prevention of hazards to human being and other living creatures
- 69. Any person desirous to undertake any project in any part of India or the expansion or modernisation of any existing industry or project listed in schedule 1 shall need to obtain.
  - (A) Authorisation certification from National Bio-diversity Authority
  - (B) Environmental Audit Report (EAR)
  - (C) Environmental Clearance for Project
  - (D) No-objection certificate from Industrial Development Corporation

- 70. In which of the following case the Supreme Court dealt the matter of criminal liability of corporation in the sphere of pollution in the context of the Water (Prevention and Control of Pollution) Act, 1974?
  - (A) MC Mehta and another VsUnion of India and others (1987)1 Comp LJ 99 (SC)
  - (B) Shriram foods and Fertilizer industries and another Vs
     Union of India and others (1986)
     1 Comp LJ 25 (SC)
  - (C) U.P. Pollution Control Board VsModi Distillery 8 Ind. Jud.Reports (SC) 375
  - (D) Parmanad Katara Vs Union of India AIR 1989 SC 2039

- 71. While according the Environmental Clearance by the central or state government clearnance would be so accorded only on the basis of .....
  - (A) Environmental impact assessment
  - (B) Environmental Audit Report
  - (C) Industrial Non-Hazardous Certificate
  - (D) National Bio-diversity authorisation certificate
- - (A) Offences Committed by Company
  - (B) Person who is director/manager/ secretary with the consent or connivance of whom the offence has been committed
  - (C) Head of the government department who shall be guilty of the offence
  - (D) The person who abets to commit for environmental pollution

- - (A) UN conference on Human Environment held at Stockholm
  - (B) International covenant on Economic, social and cultural Rights
  - (C) Rio Declaration 1992
  - (D) United Nations convention on International Trade Law
- 74. The Jurist who denied the legal characteristic of International law is:
  - (A) J.L. Brierly
  - (B) J. Bentham
  - (C) Oppenheim
  - (D) H.L.A Hart
- 75. A state which is under the suzerainity of another state is called:
  - (A) Vassal State
  - (B) Protectorate State
  - (C) Confederation
  - (D) Condominium

# **ROUGH WORK**