Question Paper Preview

Question Paper Name:	2 YEARS LLM PG 6th May 2019 S2
Subject Name:	2 YEARS LLM PG
Duration:	90
Share Answer Key With Delivery Engine:	Yes
Actual Answer Key:	Yes

	PART A
Display Number Panel:	Yes
Group All Questions:	No

Question Number : 1 Question Id : 8500201321 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Which one of the following is a correctly matched jural opposite in the Hohfeldian analysis of right ?

Options :

- 1. Immunity : Disability
- 2 Power : Disability
- 3. claim : Duty
- 4. Privilege : No-right

Question Number : 2 Question Id : 8500201322 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

This is not a theory of corporate personality ?

Options :

1 Realist theory

2 Bracket theory

3. Negative theory

Question Number : 3 Question Id : 8500201323 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Who made the statement - 'Rights spring from right' ?

Options :

1 Allen

2. Coke

- 3. Whiteman
- 4 Blackstone

Question Number : 4 Question Id : 8500201324 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Which of the following will go against Pure theory of law ?

Options :

1 Legal system consist of a hierarchy of norms

, Legal system consist of ought propositions

- 3 All norms received their validity ultimately from a grundnorm
- 4 Morality is vital for purity of law

Question Number : 5 Question Id : 8500201325 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Which of the following is Kant's principle of humanity ?

Options :

1. Always treat human beings as an end, never as a means.

2 Maximize the well being of humanity in all actions.

3. All actions should be for social welfare

4 Do not harm others.

Question Number : 6 Question Id : 8500201326 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Finnis defines the term "law" in natural as

Options :

- 1 Standards of right choosing
- , The dictates of a superior will
- 3 The laws of nature
- 4 The laws of logic

Question Number : 7 Question Id : 8500201327 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

The natural law can change in

Options :

- 1 Neither its basic principles nor its applications.
- 2 Its basic principles, but not in its applications
- 3 Its applications, but not in its basic principles
- 4 Both its basic principles and its applications

Question Number : 8 Question Id : 8500201328 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Hobbes claims that liberty is

Options :

- Self-mastery
- 100
- 2. Non-domination
- 3. The absence of external impediments
- 4 Self-realization

Question Number : 9 Question Id : 8500201329 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Bentham claims that nature has placed mankind under two sovereign masters

- Pain and pleasure
- Good and evil
- $_{3}$ God and the devil

4 Duty and self-interest

Question Number : 10 Question Id : 8500201330 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Which of the following is most accurately describes Hart's response to Fuller's argument

considering the invalidity of Nazi law?

Options :

- The Nazi law in question was validity enacted.
- , The court misunderstood the legalization.
- 3 Fuller misconstrued the purpose of the law.
- 4 The Nazi rule of recognition was unclear.

Question Number : 11 Question Id : 8500201331 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Which is the least accurate description of legal positivism?

Options :

- 1 It regards morals and law as inseparable.
- , . It perceives law as commands.
- 3 It regards a legal order as a closed logical system.

4 It espouses the view that there is no necessary connection between morality and law.

Question Number : 12 Question Id : 8500201332 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Which of the following criticisms of Llewellyn's distinction between the grand and formal

styles of legal reasoning is most compelling ?

- There is no distinction between the two forms of legal reasoning.
- Judges are appointed to interpret the law, not to make it.
- It is misleading pigeon-hole judges in this way.
- Judicial reasoning is always formal.

Question Number : 13 Question Id : 8500201333 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Roscoe Pound propounded the theory of "social engineering" which means:

Options :

Greatest happiness to the greatest number of people

- Balancing of competing interests in the society.
- 3 Changes in the concepts and function of the state.
- That law has it source in the general consciousness.
- Question Number : 14 Question Id : 8500201334 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

What is the difference between naturalism and positivism?

Options:

On the one hand, naturalism is based on a set of rules that are of universal and objective scope and on the other hand, positivism is based on a structured and coherent legal system that created by states in light of their interests and desires.

While naturalism serves only the theory human rights law, positivism has a wider

2 and more general scope

Naturalism concerns the underpinning values of the international society, while

3. positivism the international rules as such.

Naturalism is a school of thought advocated outside of Europe, while positivism is

4. Euro-centric theory.

Which of the following is not Jura in re aliena

Options :

- 1. Lease
- 2 Trademarks
- 3. Servitude
- 4. Securities

Question Number : 16 Question Id : 8500201336 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical Law of obligations does not deal with

Options :

- 1 Rights in rem
- 2 Proprietary rights
- 3. Vinculum juris
- 4. Contractual duties

Question Number : 17 Question Id : 8500201337 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Under the English law, land and chattel in the absence of the owner goes to the state by way

of bona vacantia. This is due to -

Options :

- 1. Escheat
- 2 Abolition of escheat in 1925
- 3. Land and chattel (Vacation and devolution) Act, 1923
- 4 Natural law

Question Number : 18 Question Id : 8500201338 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Following are the essence of possession

- 1 Corpus possessionis and animusdomini
- 2 Physical control and capacity to control
- Wanting to possess and the capacity to possess
- Factum and mensera

Question Number : 19 Question Id : 8500201339 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

For the customs to be a valid source of law, it should be

Options :

- 1. Reasonable
- 2 Of antiquity
- 3 Observed as a matter of right
- 4. Whether opposed to or in conformity with a statute

Question Number : 20 Question Id : 8500201340 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

The following case is an example of jus necessitiatis -

Options :

- R. v Dudley
- 2 Rylands v Fletcher
- 2 Donoghue v Stevenson
- 4 R. v Speluncean Explorer

Question Number : 21 Question Id : 8500201341 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Which of the following is the correct statement ? The writ of certiorari cannot be issued to

quash-

Options :

An order suffering from failure to exercise jurisdiction

- 2 An order based on insufficient evidence
- 3 A non speaking order passed by a Quasi-judicial authority
- 4 An ordering suffering from non-compliance with the prescribed procedure

Question Number : 22 Question Id : 8500201342 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Which of the following statement is not correct?

Options :

- 1 The supreme court can overrule itself
- 2 The high court can overrule itself
- 3 Obiter dicta of supreme court binds lower court
- High court judgement do not bind lower courts

Question Number : 23 Question Id : 8500201343 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

It will not be right to say that Disrespect to the national anthem is shown by not joining in

the singing. This was held in

Options :

- 1. Bijoe Emmanuel v.State of kerala
- 2 Surya narain v . Union of India
- 3 Ram Jawya Kapur v . Union of India
- Keshvananda Bharti v . Union of India

Question Number : 24 Question Id : 8500201344 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Inclusion of the word 'fraternity' was proposed by

- 1. Nehru
- 2. Mukherjee

- 3. Krupalani
- 4. Ambedkar

Question Number : 25 Question Id : 8500201345 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Who considered as the preamble as the constitution ?

Options :

- 1. Hidayatullah
- 2 Mudholkar
- 3. Ambedkar
 - Nehru
- 4.

Question Number : 26 Question Id : 8500201346 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Which of the following has no preamble ?

Options :

- 1 The Government of India Act of 1919.
- 2 The Government of India Act of 1935
- 3 The Constitution of India
- 4 The Constitution of Pakistan

Question Number : 27 Question Id : 8500201347 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Who is the Chairman of Lok Sabha ?

- 1. President
- Minister of parliamentary Affairs
- 2.
- 3 Speaker

Prime Minister

4

Question Number : 28 Question Id : 8500201348 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

The original constitution had

Options :

- 1. 12 parts 6 schedule 309 Articles
- 22 parts 8 schedule 295 Articles
- 3. 20 parts 6 schedule 395 Articles
- 22 parts 8 schedule 395 Articles

Question Number : 29 Question Id : 8500201349 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical The system of diarchy was introduced by the

Options :

- 1 Government of India Act, 1919
- 2 Indian councils Act, 1909

Charter Act, 1913

- 3.
- 4. Charter Act, 1933

Question Number : 30 Question Id : 8500201350 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

The first meeting of constitution assembly was set up under the recommendations of the

- 1. Crips Mission
- 2 Cabinet mission plan
- 3 Wevell plan
- 4. Mountbatten Plan

Question Number : 31 Question Id : 8500201351 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Fundamental duties was added in the constitution by the

Options :

- 1. The constitution (Thirty-seventh Amendment) Act, 1975
- , The constitution (Thirty-eighth Amendment) Act, 1975
- 3. The constitution (Forty-first Amendment) Act, 1976
- 4. The constitution (Forty-second Amendment) Act, 1976

Question Number : 32 Question Id : 8500201352 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

How many readings were held in the constitution in the constituent assembly ?

Options :

1. 5

- 2.4
- 3.3
- 4. 2

Question Number : 33 Question Id : 8500201353 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

The provisions regarding trade and commerce in the constitution has been adopted from the

Options :

- 1 Australian Constitution
- 2 U.S. Construction
- 3. Irish Constitution
- 4. U.K. Constitution

Question Number : 34 Question Id : 8500201354 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Which of the following is true the 42nd amendment of the constitution ?

Options :

1. Precedence given to Directive Principles over Fundamental Rights

- 2 Fundamental Duties were included
- Constitutional Amendments cannot be questioned in any court
- All of the options

Question Number : 35 Question Id : 8500201355 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Time taken by the Constitution Assembly to draft the Constitution is

Options :

- 1. 3 years 7 months 8 days
- 2 years 11 months 17 days
- 3 2 years 10 months 8 days
- 4. 2 years 3 months 17 days

Question Number : 36 Question Id : 8500201356 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical 'Procedure' established by law is adopted from

Options :

- Japan Constitution
- 1.
- 2 Australian Constitution
- 3 Irish Constitution
- 4. South African Constitution

Question Number : 37 Question Id : 8500201357 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

The suggestions to incorporate fundamental duties in the constitution was made by the

- Raghavan Committee
- 2 Swaran Singh Committee
- 3. Malhotra Committee

4. Narsimhan Committee

Question Number : 38 Question Id : 8500201358 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

The election of members to the Rajya Sabha was adopted from the

Options :

U.S. Constitution

2 U.K .Constitution

Japan Constitution

4 South African Constitution

Question Number : 39 Question Id : 8500201359 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

The imposition of presidents rule in a state has recently come under the scrutiny of the

courts. This is in regard to the state of

Options :

Himachal Pradesh

, Uttarakhand

3 Bihar

4 Uttar Pradesh

Question Number : 40 Question Id : 8500201360 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

The model code of conduct to be followed by the political parties and candidates are during

elections are laid down in the

Options :

Constitution of India

2 Representation of the peoples act

3. Supreme court decision

4. In a voluntary agreement between parties

	PART B
Display Number Panel:	Yes
Group All Questions:	No

Question Number : 41 Question Id : 8500201361 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Pactasuntservanda means

Options:

Treaties between states are to be respected 1.

Treaties are a source of International Law 2

- Treaties are binding 3
- 4 Treaties are valid under International Law

Question Number : 42 Question Id : 8500201362 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Which one of the following pairs is not correctly matches?

Options :

- Conductions for recognition of Statehood : Kelsen 1.
- , Constitutive theory of recognition : Oppenheim
- 3 Declaratory Theory : Anzilloti
- 4 Facultative theory : Podesta Costa

Question Number : 43 Question Id : 8500201363 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Which one of these is not included in the International Bill of Human Rights ?

Options :

1 Universal declaration of Human Rights

Convention on Elimination of Discrimination against Women

- 2.
- 3 Optimal protocol for the Covenant on Civil and Political Rights
- 4 International Covenant on Civil and Political Right

Question Number : 44 Question Id : 8500201364 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical Which of the following states has not ratified the International Covenant on Economic,

Social and Cultural Rights?

Options :

1. France

2 United States of America

- 3 China
- 4. Australia

Question Number : 45 Question Id : 8500201365 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

The primary responsibility to establish international peace and security rests with the

Options :

- 1 General Assembly
- 2 Security Council
- 3. Economic and Social Council

Trusteeship Council

4.

Question Number : 46 Question Id : 8500201366 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

The term state Succession under International law is generally considered as

Options :

1. Right Term

2. Wong Term

3 Misnomer

4. None

Question Number : 47 Question Id : 8500201367 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Defacto Recognition means

Options :

- Provisional Recognition
- Final Recognition
- 2.
- 3 Precedo
- 4. Unlawful

Question Number : 48 Question Id : 8500201368 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

International is a veritable vanishing point of Jurisprudence as per the view of

Options :

- 1. Starke
- 2. Holland
- 3. Brierly
- 4. Schengen Berger

Question Number : 49 Question Id : 8500201369 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

The executive organ of the United Nations is

- General Assembly
- 2. 9CJ
- 3. Security Council
- 4. Secretariat

Question Number : 50 Question Id : 8500201370 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

The first United Nation Conference on the law of the Sea was held in the year

Options :

- 1, 1970
- 2 1975
- 3. 1980
- 4. 1982

Question Number : 51 Question Id : 8500201371 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical Maritime Belt is also called as

Mariane Den 15 also e

Options:

- 1 Contiguous zone
- 2 Territorial Sea
- 3. Mid Sea
- 4 High Sea

Question Number : 52 Question Id : 8500201372 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Art.5(d) of the Constitution deals with

Options :

- International Peace
- 2 Security
- 3. Co-operation
- 4. Settlements of Disputes

Question Number : 53 Question Id : 8500201373 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

The Sea beyond and after territorial Sea is called

Options :

1. EEZ

- 2 Patrimonial Sea
- 3 Contiguous Zone
- 4. High Sea

Question Number : 54 Question Id : 8500201374 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

A state is and becomes a member of International Community only by

Options :

- 1. Succession
- 2. Trust
- 3. Development
- 4 Recognition

Question Number : 55 Question Id : 8500201375 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

A ship or vessel of any state freely move in

Options :

- 1. High Sea
- 2 Territorial Sea
- 3. Contiguous Zone
- 4. Costal Sea

Question Number : 56 Question Id : 8500201376 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Conflicts of laws of different nations are dealt by

- 1. Public International Law
- 2 Private International Law
- 3. ICJ

4. UN

Question Number : 57 Question Id : 8500201377 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical A, a trader, leaves goods at B's house by mistake. B treats the goods as his own and consumes them. Which one the following prostitution would govern the relationships? Options :

B is not liable to pay as he had not placed any order for the goods. There was thus

1 no contractual relationships between A and B

2 B is liable for pay the goods as there was an implied contract between A and B.

A cannot take advantage of his own wrong and therefore cannot recover the price of

3 the goods.

B would be liable to compensate A as A had not delivered the goods intending to do

so gratuitously and B had enjoyed the benefit thereof

4.

Question Number : 58 Question Id : 8500201378 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

If the sum fixed represents a Genuine pre estimate of the probable damages that are likely to

result from a breach of contract, it is considered as

Options :

Liquidated damages

, Penal damages

3. Special damages

General damages

Question Number : 59 Question Id : 8500201379 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Which one of the following is not an essential of a valid contract ?

Options :

1. Writing

2 Competency to contract

3. Lawful consideration and lawful object

4 General damages

Question Number : 60 Question Id : 8500201380 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

When a man advertises that he has a stock of books to sell, he is making

Options : 1 An offer

2 An invitation to offer

3 A special offer

4 A standing offer

Question Number : 61 Question Id : 8500201381 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

A contract of guarantee may be

Options :

1. Oral

2 Written

3 Oral or written

4. None of these

Question Number : 62 Question Id : 8500201382 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

The liability of surety is coextensive with that of the principle debtor as per contract of

Options :

1 Bailment

2 Sale of goods

3. Indemnity

4. Guarantee

Question Number : 63 Question Id : 8500201383 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

As per the emergencies of norms 'novation of contract' is applicable in the following -

Options :

1. Substitution

Revocation

- 2.
- 3 Annulment
- 4. Renewal

Question Number : 64 Question Id : 8500201384 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

The delivery of valuable movable poverty for obtaining loans is called

Options :

- 1. Mortgage
- 2 Pledge
- 3 Bailment
- 4 Hypothecation

Question Number : 65 Question Id : 8500201385 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

The general notion is that law of partnership is based on the

Options :

- 1 Law of guarantee
- 2 Law of bailment
- 3 Law of agency
- 4 Law of indemnity

Question Number : 66 Question Id : 8500201386 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Tremendous legal pressure is to be borne in matters of

- Breach of contract
- 2 Substitution
- 3. Renewal
- 4. Creation of contract

Question Number : 67 Question Id : 8500201387 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Prime facie all insurance contracts are based on the

Options :

- 1. Bailment
- 2. Sale of goods
- 3. Indemnity
- 4 Guarantee

Question Number : 68 Question Id : 8500201388 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Quasi contract may emerge in cases of

- **Options :**
- 1. Due benefits
- 2 Undue Benefits
- 3 Known Benefits
- 4 Unknown benefits

Question Number : 69 Question Id : 8500201389 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Any agreement entered by unilateral mistake of fact is

Options :

1 Voidable

2. Void

- 3 Valid
- 4 None of these

Question Number : 70 Question Id : 8500201390 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

The following is regarded as a person incapable of contract

Options :

- 1. Major
- 2. Minor
- 3 Senior
- 4. Womer

Question Number : 71 Question Id : 8500201391 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

If anyone resorts to sale of goods by an advertisement it is called

Options :

- 1. Contract
- 2. Invitation to offer
- 3 Consideration
- 4. Agreement

Question Number : 72 Question Id : 8500201392 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical Lot of moral pressure is involved in cases of

- Undue influence
- 2 Promise
- 3 Considerations
- 4. Agreement

Question Number : 73 Question Id : 8500201393 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Any difference labour laws arising between employer and employee will result in

Options :

- 1. Industrial Dispute
- 2 Individual Dispute
- 3. Civil dispute
- 4. Writ

Question Number : 74 Question Id : 8500201394 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Public utility service worker can go on strike only after serving a minimum period of

notice of

Options:

- 1. One week
- 2 Two weeks
- 3 Three weeks
- 4. Four weeks

Question Number : 75 Question Id : 8500201395 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

For formation of a trade union the minimum number of workers are

Options :

- 1. Seven
- 2. Ten
- 3. Five
- 4. Four

Question Number : 76 Question Id : 8500201396 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical The crux of all labour problems are dealt by

- 1. Factory Act
- 2. Standing orders
- 3 Industrial dispute Acts
- 4. Insurance Act

Question Number : 77 Question Id : 8500201397 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical As per sec.22 of Industrial Dispute Act, a strike becomes

Options : 1 Permissible

- 2 Legal
- 3. Optional
- 4. Illegal

Question Number : 78 Question Id : 8500201398 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Elected office bearer of Trade Union are considered as

- **Options :**
- Wanted workmen 1

Protected workmen

- 2
- 3 Lazy workmen
- 4 None

Question Number : 79 Question Id : 8500201399 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

The following is regarded as a weapon in the hands of employer to control employees

Options :

1. Lockout

2. Lay off

- 3. Closure
- 4. None

Question Number : 80 Question Id : 8500201400 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Termination of employment of a single workman and other workmen has not enforced his

cause may result in

Options :

- Layoff
- 2. Lockout
- 3. Industrial Disputes
- 4. None

Question Number : 81 Question Id : 8500201401 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Any agreement arrived as a result of conciliation proceedings is called as

Options :

1. Award

- 2 Reward
- 3 Compromise
- 4. Settlement

Question Number : 82 Question Id : 8500201402 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

The service rendered by a workman in major part or dock yard is called as

- 1 Public Service
- 2 Public Utility Service
- 3. Private Service

4. Private Utility Service

Question Number : 83 Question Id : 8500201403 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

The suspension of all work man from work in factory because of losses and inability to pay

wages is called as

Options :

1. Layoff

- 2 Retrenchment
- 3 Lockout
- 4. Closure

Question Number : 84 Question Id : 8500201404 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Industrial dispute is defined in Industrial Dispute Act under following

Options :

1. Sec. 2(K)

- 2. Sec. 2(J)
- 3. Sec. 2(Q)
- 4. Sec. 2(C)

Question Number : 85 Question Id : 8500201405 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

In case of termination of excess workman principle first come, last go, last come, first go

is based on

Options :

1. Equality

- 2. Equity
- 3. Inequity
- 4. Humanity

Question Number : 86 Question Id : 8500201406 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Final determination of any dispute by labour court is called

Options :

- 1. Decree
- 2 Order
- 3 Award
- 4. Decision

Question Number : 87 Question Id : 8500201407 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

For retrenchment of workmen period of notice is

Options :

1. 3 Months

2 6 Months

- 3. 2 Months
- 4 1 Months

Question Number : 88 Question Id : 8500201408 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Layoff compensation is to be paid if workman has put up minimum service of

Options :

1. 1 Year

- 2 Years
- 3. 6 Months
- 4. 3 Months

Question Number : 89 Question Id : 8500201409 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

What is the exception to ubi jus ibiremedium?

- Imperfect Right
- 2 Equitable Right
- 3 Proprietary Right
- 4 Corporeal

Question Number : 90 Question Id : 8500201410 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical The law of contract is different from the law of tort in which way ?

Options :

- 1. It is actionable in both the civil and criminal courts
- 2 It generally concerns a relationships between two parties only
- 3 Contracts are always written
- 4 Tort is made up predominantly of statute law

Question Number : 91 Question Id : 8500201411 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

What is the primary function of the law of the tort ?

Options :

- 1 The punishment of a wrongdoer
- , The clarification of the human rights of parties
- 3 The spreading of losses throughout society
- Compensating the claimant
- 4.

Question Number : 92 Question Id : 8500201412 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Which of the following is not an objective for the law of the tort ?

- 1. Imposition of moral blame
- 2 Deterrence

- 3. Compensation
- 4 Corrective justice

Question Number : 93 Question Id : 8500201413 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Which of the following interest does the law of the tort not protect ?

Options :

Loss of commercial profit due to compensation

Reputation 2

Physical safety

- 3
- 4 Peaceful enjoyment of one's land

Question Number : 94 Question Id : 8500201414 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Which of the following is not a tort described as 'trespass to the person'?

- **Options :**
- Battery 1
- 2 False imprisonment
- Public nuisance 3
- 4. Assault

Question Number : 95 Question Id : 8500201415 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

A confession is inadmissible if it is made by the accused –

- To a Magistrate whilst he is in the custody of a police officer
- 2 To his friend whilst is not in the custody of a police officer
- 3. To a doctor whilst he is in the custody of a police officer

4. To a spiritual adviser under the inducement for the good of his soul

Question Number : 96 Question Id : 8500201416 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Leading questions may be asked in -

Options :

- , Examination-in chief
- 2 Cross-examination
- Re-examination
- 3.
- 4 All the above

Question Number : 97 Question Id : 8500201417 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Extra-judicial confession means a confession made -

Options :

- Before the Magistrate in the court
- 7 To the Police Officer
- 3 To the Doctor
- 4. None of the above

Question Number : 98 Question Id : 8500201418 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Who among the following is not a competent witness?

- 1. A child
- 2 An idiot person
- 3 A lunatic person
- 4 A dump Person

Hostile witness means -

Options :

- 1 An unfavourable witness
- 2 A witness who is desirous of telling the truth
- A witness who is not desirous of telling the truth
- 4. An overpowered witness

Question Number : 100 Question Id : 8500201420 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Which of the following is not a distinction between libel and Slander ?

Options :

Libel is actionable even if libel has not caused any damage. Slander is actionable

only an causing actual damage.

1.

Libel Amounts to a crime. Slander is only a tort.

Libel is defamation in permanent form. Slander is defamation in temporary form.

4 Libel and slander both amount to defamation

Question Number : 101 Question Id : 8500201421 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Which of the following is not an element of tort of false imprisonment ?

Options :

- 1. Unlawfulness
- 2. Detention
- 3. Malicious intention
- 4 Complete restraint

Question Number : 102 Question Id : 8500201422 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

What must be proved to succeed in a claim for negligence ?

- 1. Defendant owed duty of care to the claimant
- 2 The duty care was breached
- 3. Claimant suffered damage due to breach of the duty.
- 4 All the above

Question Number : 103 Question Id : 8500201423 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

What does strict liability means ?

Options :

Mere act itself is proof of guilt, intensions need not be proved.

2 Burden of proof is higher on the claimant.

- 3 Criminal liability is imposed on the defendant.
- 4. Penalties are higher as exemplary damages.

Question Number : 104 Question Id : 8500201424 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Which of the following is not a defence to trespass to the person ?

Options :

```
Lawful authority
```

```
, Contributory negligence
```

```
3 Self-defence
```

```
4.
```

```
4. Necessity
```

Question Number : 105 Question Id : 8500201425 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

The first owner of the question paper of an examination is _____.

Options :

1. Examiner

- 2. Principle
- 3 Controller of Examination
- 4 Paper setter

Question Number : 106 Question Id : 8500201426 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

The owner of the sound recording is _____.

Options :

- 1. Composer
- 2. Director
- 3. Producer
- 4. Artist

Question Number : 107 Question Id : 8500201427 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

was the first copyright Act in England which was passed in the 17th century .

Options :

- Statue of Anne
- 2 Copyright Act of 1814
- 3 Copyright Act of 1911
- 4. Copyright Act of 1914

Question Number : 108 Question Id : 8500201428 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

The infringements of copyrights attracts

- 1. Civil suit
- 2 Criminal complaint
- 3 Both of them

4 None of them

Question Number : 109 Question Id : 8500201429 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

What type o work can be copyrighted ?

- **Options :**
- 1 Only literary works
- 2 Literary, musical and pictorial works
- 3. All types of original works
- Facts and ideas that lack originality.

Question Number : 110 Question Id : 8500201430 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Copyright protection begins when ?

Options :

1 When the original work is fixed in a tangible, medium of expression

 $_{2}$ Immediately when the author or the creator comes up with the idea

- 3. When it is published
- 4. When it is registered

Question Number : 111 Question Id : 8500201431 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

What is more likely to be considered fair use ?

- 1. An unpunished work
- 2 A creative work
- 3. A work that is still in print
- 4 A factual work

Question Number : 112 Question Id : 8500201432 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

The work of copyright which subsist in musical work is

Options :

- 1 Music and it graphical notation
- 2. Songs
- 3. Lyrics
- 4 Performance of the actor

Question Number : 113 Question Id : 8500201433 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

The moral right is recognised as under section 57 of the copyright Act, 1957

Options :

- 1. Author's special right
- 2 Neighbouring right
- 3 Statutory right
- 4 Negative right

Question Number : 114 Question Id : 8500201434 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

The people who are entitled to apply for the registration of the copyright are

Options :

- Author and artist
- 2 Assignee and licencee
- 3 Composer and producer
- 4 All the above

Question Number : 115 Question Id : 8500201435 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

The inventions must not be a non-obvious to the person possessed of an _____ in the art .

- 1. Average skill
- 2 Excellent skill
- 3 Inspired person
- 4. Extra ordinary person

Question Number : 116 Question Id : 8500201436 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Section provides the inventions which are not patentable under Indian Patent Act.

Options :

- 1 Section 6 & 7
- 2 Section 9 & 10
- 3 Section 3 & 4
- 4 Section 5 & 6

Question Number : 117 Question Id : 8500201437 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

The purpose of provisional specification is to

Options :

- 1. Obtain the patent
- Expire the patent 2
- 3 Disclose the invention to the Government.
- 4. Get the priority date

Question Number : 118 Question Id : 8500201438 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

The term of the patent be _____ years.

Options :

1. 10 years

- 2. 5-7 years
- 3. 20 years
- 4. 15 years

Question Number : 119 Question Id : 8500201439 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Section 88 of the Indian Patent Act gives the power of the controller to _____.

Options :

1 Grant compulsory licence

To amend the application

³ To adjourn the application of the compulsory licence

To refuse the deal with certain agents

Question Number : 120 Question Id : 8500201440 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Section 63 of the Indian Patent Act, 1970 provides that the patentee has the right to

his patent.

Options :

1. Mortgage

2 Licence

3. Assign

Surrender

4.