

## 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

4. Fiction 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
2. 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.

Finnis defines the term “law” in natural as

Options :

1. Standards of right choosing
2. 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 :

1. Self-mastery
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

Options :

1. Pain and pleasure
2. 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 :

1. The Nazi law in question was validity enacted.
2. 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.
2. 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 ?

Options :



1. There is no distinction between the two forms of legal reasoning.
2. Judges are appointed to interpret the law, not to make it.
3. It is misleading pigeon-hole judges in this way.
4. 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 :

1. Greatest happiness to the greatest number of people
2. Balancing of competing interests in the society.
3. Changes in the concepts and function of the state.
4. That law has its 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 :

1. 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.
2. While naturalism serves only the theory human rights law, positivism has a wider and more general scope
3. Naturalism concerns the underpinning values of the international society, while positivism the international rules as such.
4. Naturalism is a school of thought advocated outside of Europe, while positivism is Euro-centric theory.

Question Number : 15 Question Id : 8500201335 Question Type : MCQ Option Shuffling : No Display Question Number : Yes  
Single Line Question Option : No Option Orientation : Vertical

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

Options :

1. *Corpus possessionis* and *animusdomini*
2. Physical control and capacity to control
3. Wanting to possess and the capacity to possess
4. 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 necessitatis* –

Options :

1. R. v Dudley
2. Rylands v Fletcher
3. 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 :

1. 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
4. 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*
4. *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

Options :

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

4. Nehru

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 ?

Options :

1. President

2. Minister of parliamentary Affairs

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
2. 22 parts 8 schedule 295 Articles
3. 20 parts 6 schedule 395 Articles
4. 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
3. Charter Act, 1913
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

Options :

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
2. 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 42<sup>nd</sup> amendment of the constitution ?

Options :

1. Precedence given to Directive Principles over Fundamental Rights

2. Fundamental Duties were included
3. Constitutional Amendments cannot be questioned in any court
4. 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. 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 :

1. Japan Constitution
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

Options :

1. 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 :

1. U.S. Constitution
2. U.K .Constitution
3. 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 :

1. Himachal Pradesh
2. 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 :

1. 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 :

1. Treaties between states are to be respected
2. Treaties are a source of International Law
3. Treaties are binding
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 :

1. Conductions for recognition of Statehood : Kelsen
2. 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

2. Convention on Elimination of Discrimination against Women
3. Optional 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
4. Trusteeship Council

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 :

1. Provisional Recognition

2. Final Recognition

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

Options :

1. 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

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 :

1. 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

Options :

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.
  3. A cannot take advantage of his own wrong and therefore cannot recover the price of the goods.
  4. 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

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 :

1. Liquidated damages
2. Penal damages
3. Special damages
4. 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
2. Revocation
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 property 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

Options :

1. 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

Options :

1. 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

Options :

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 :

1. Wanted workmen
2. Protected workmen
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 :

1. 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

Options :

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. 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 ibi remedium* ?

Options :



1. 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
2. The clarification of the human rights of parties
3. The spreading of losses throughout society
4. Compensating the claimant

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 ?

Options :

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 :

1. Loss of commercial profit due to compensation
2. Reputation
3. Physical safety
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 :

1. Battery
2. False imprisonment
3. Public nuisance
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 –

Options :

1. 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 :

1. Examination-in chief
2. Cross-examination
3. Re-examination
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 :

1. Before the Magistrate in the court
2. 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 ?

Options :

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

Question Number : 99 Question Id : 8500201419 Question Type : MCQ Option Shuffling : No Display Question Number : Yes  
Single Line Question Option : No Option Orientation : Vertical

Hostile witness means –

Options :

1. An unfavourable witness
2. A witness who is desirous of telling the truth
3. 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 :

1. Libel is actionable even if libel has not caused any damage. Slander is actionable only an causing actual damage.
2. Libel Amounts to a crime. Slander is only a tort.
3. 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 ?

Options :

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 :

1. Mere act itself is proof of guilt, intentions 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 :

1. Lawful authority
2. Contributory negligence
3. Self-defence
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 17<sup>th</sup> century .

Options :

1. 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

Options :

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
4. 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 ?

Options :

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

The work of copyright which subsist in musical work is \_\_\_\_\_.

Options :

1. Music and its 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 :

1. Author and artist
2. Assignee and licensee
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 .

Options :

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
2. Expire the patent
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
2. To amend the application
3. To adjourn the application of the compulsory licence
4. 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
4. Surrender