

KRISHNA INSTITUTE OF LAW

(Approved by BCI affiliated to CCSU, Meerut)
NH-24, Jindal Nagar, Ghaziabad-201002
Phone no- +9643031960, 9643028427

IMPORTANT QUESTIONS

L.L.B. 5th Sem

LAW OF EVIDENCE

- Q.1 What is Hearsay Evidence? When it is relevant?
- Q.2 Discuss briefly the important rules regarding relevancy of facts as laid down in the Indian Evidence Act.
- Q.3 Discuss the essentials of a valid 'dying declaration' can a dying declaration from the sole basis of a conviction?
- Q.4 Discuss with illustration the law regarding 'estoppel' as laid down in the Indian Evidence Act.
- Q.5 What do you mean by burden of proof and on whom does the burden of proof lie in civil and criminal cases?
- Q.6 Explain 'Examination in Chief', cross examination and re-examination. In what circumstances a party can cross examine his own witness?
- Q.7 Define 'May Presume', 'Shall Presume' and 'conclusive proof'.
- Q.8 Define an admission and distinguish it with confession. Can an admission be proved by a person who makes it?

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Q.9 Differentiate between primary and secondary evidence. Discuss the circumstances under which secondary evidence relating to documents may be given.

Q.10 Who is competent witness? Can an accomplice be regarded as competent witness against the accused? Who is Hostile witness?

Q. 11 When is the character of a person relevant in case? Whether evidence of previous bad character would be relevant in civil cases?

Q. 12 what are privileged communications? State the circumstances under which the privilege can be claimed?

Q.13 Do you agree that oral evidence must be direct? Examine with suitable illustration and permissible exceptions, if any.

Q.14 Short Notes on

- Expert Opinion
- Confession
- Difference between Admission & Confession
- Document
- Irrefutable presumption
- Impeaching credit of witness

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DRAFTING OF PLEADINGS AND CONVEYANCING

1. Give fundamental rules of Pleadings. What are inconsistencies in Pleadings?
2. Write a plaint and written statement for specific performance of a contract.
3. Draft a general power of attorney given by A to B and C jointly and severally.
4. Draft a sale deed by Suresh of ancestral property for family necessity?
5. Short Notes on-
 - Importance of cause of action
 - Attestation
 - Non-joinder of parties
 - Alternative Pleas
 - Rejoinder
 - Essential of will
 - Difference between counter claim and set-off
 - Importance of cause-of-action in a plaint
6. Write a petition under section 13 of Hindu Marriage Act 1955 for divorce on the ground of cruelty.
7. Enumerate the important conditions that should be kept in mind while drafting a deed of any immovable property.
8. Write a gift deed in favour of loved one.
9. Write an FIR of the theft of your cycle.

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CIVIL PROCEDURE CODE AND LIMITATION ACT

1. What do you mean by Plaint? What particulars a Plaint should contain?
2. What do you understand by a written statement? Distinguish between counter claim and Set-off.
3. What is the difference between the Appeal, Revision and Review.
4. What are the basic rules of Pleadings? When can the leave to amend the pleading be granted?
5. What provisions are made with reference to legal disability under the Limitation Act?
6. Explain fully Arrest and Attachment before judgment.
7. What do you know about the principle of Res Judicata? Explain the necessary conditions to constitute Res Judicata.
8. When and what remedies are available for setting aside decree exparte against defendant? Explain fully.
9. Who is an indigent person? How can a suit be filed by the indigent person? Discuss.
10. Summarise provisions for attachment under the civil procedure code. State exceptions if any.
11. State the provisions of CPC which are applied in determination of forum for filing a suit.
12. What do you understand by inherent powers of the Court as provided in Civil Procedure Code?

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13. What are and what are not sufficient cause for the purpose of the extention of the period of limitation. Explain with suitable illustration.
14. What do you mean by summon? What are the essential elements? State in brief various modes of service of summon on defendent.
15. Short notes on
 - a. Judgment Debtor
 - b. Legal representative
 - c. Foreign judgment
 - d. Temporary injunction
 - e. Define percepts

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CrPC, Juvenile Justice Act and Probation of Offenders Act

1. Discuss the classes of criminal courts and their powers and mention sentences which may be passed by them.
2. Discuss the procedure regarding removal of nuisance under Criminal Procedural Code, 1973.
3. Discuss the procedure followed by police in a cognizable offence after FIR has been lodged.
4. Discuss the powers of court to release certain offenders after admonition under the Probation of Offenders Act, 1958.
5. What do you understand by Juvenile Justice? Why not a juvenile having completed 16 years of age be treated like a major common offender if he has committed heinous sort of offence? Give your opinion.
6. Discuss the power and procedure to followed by police when a person arrested without warrant.
7. What is the procedure for a trail of an offence by Session Court.
8. How is a Warrant Case instituted on Police Report tried by a Magistrate.
9. Discuss the procedure to be followed by a Magistrate in a Summary Trial.
10. What do you mean by Summoning u/s 204 of Cr.PC?
11. Short notes on
 - a. Charge
 - b. Joinder of charges

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- c. Inquiry
- d. Acquittal
- e. Duties of Probation officer
- f. Bailable offence
- g. Difference between summons & Warrant Trial
- h. Difference between complaint & charge