LAW

**CODE** :- 11



Time Allowed	: Two Hours		Marks: 100
Name:		Roll No	

Read instructions given below before opening this booklet:

## DO NOT OPEN THIS BOOKLET UNTIL YOU ARE TOLD TO DO SO

- 1. Use only **BLUE Ball Point** Pen.
- 2. In case of any defect Misprint, Missing Question/s Get the booklet changed. No complaint shall be entertained after the examination.
- 3. Before you mark the answer, read the instruction on the OMR Sheet (Answer Sheet) also before attempting the questions and fill the particulars in the ANSWER SHEET carefully and correctly.
- 4. There are FOUR options to each question. Darken only one to which you think is the right answer. There will be no Negative Marking.
- 5. Answer Sheets will be collected after the completion of examination and no candidate shall be allowed to leave the examination hall earlier.
- 6. The candidates are to ensure that the Answer Sheet is handed over to the room invigilator only.
- 7. Rough work, if any, can be done on space provided at the end of the Question Booklet itself. No extra sheet will be provided in any circumstances.
- 8. Write the BOOKLET SERIES in the space provided in the answer sheet, by darkening the corresponding circles.
- 9. Regarding incorrect questions or answers etc. Candidates kindly see NOTE at the last page of the Booklet.

KL-14/Law

Series-A

1.	Some shared morality is ess (A) Benthem	sential to the existence of (B) Fuller	any society, is said by- (C) Hart	(D) Austin
2.	Salmond regards legal statu (A) Mere subject of rights a (B) Mere object of rights an (C) Both subject and object (D) Neither subject nor object	nd duties. d duties. of rights and duties.		
3.	Will theory of right has been (A) Duguit	n opposed by- (B) Austin	(C) Salmond	(D) Holland
4.	Duguit theory of social solid (A) August comte (C) Ihering	darity' was inspired by-	(B) Durkheim (D) Ehrlich	
5.	Positivism, according to Hat (A) Laws are commands (B) Analysis of legal concert (C) Law as it is has to be ket (D) All of the above	ots is worth pursuing;	that ought to be;	
6.	Benthem advocated for- (A) Natural law principles; (C) Judge- made laws;		(B) Codification of laws (D) Realistic approach to	
7.	According to Kelsen, 'Grund (A) Need not be same in ever (B) 'Grundnorm' of some kit (C) There can be more than (D) All of the above	ery system; and will always be there;		
8.	Statutes are not law but only (A) Frank	sources of law, said by (B) Llewellyn	(C) Gray	(D) Salmond
9.	Which of the following is a (A) Guru Granth Sahib (C) Bible	legal person-	(B) Quran (D) All of the above	
10.	. "Institutions of private law (A) M.R Cohen	and their social Functions (B) JWC Turner	s" is written by- (C) K Renner	(D) K Marx
11.	. Theory of "Justice as Fairne (A) John Rawls	ess" is Propounded by- (B) R. Dworkin	(C) R. Nozick	(D) L. Fuller
12.	. Who held that possession co	onsists of two ingredients (B) Salmond	- (C) Holmes	(D) Benthem
13.	Which of the given here jury 1. Liberty and Disability 2 (A) 1 Only		Power and Liability- (C) 3 Only	(D) None
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	tatus to Contract' theory is ) Montesquieu	associated with- (B) Henry Maine	(C) Savigny	(D) G.Hugo
(A	ecording to Austin 'Law of ) Law improperly so-calle ) Law by metaphor;		(B) Law by analogy; (D) Law properly so-ca	ılled;
(A	eal and Personal rights are  A) Proprietary and personal  B) In rem and in personam		(B) Positive and negati (D) In propria and in re	
(A	which Supreme Court said A) Re Berubari Union (196 B) Excel Wear (1978)		the constitution- (B) Kesavananda Bhar (D) D.S. Nakara (1983)	
(A	reamble to Constitution of  A) Nature of Indian polity  C) Source of the Constitution		(B) Liberties of citizen (D) All of the above.	s;
(A	orm of Government under (A) Presidential as in USA (B) Both (A) and (B)	the constitution is-	(B) Parliamentary as ir (D) neither (A) nor (B)	
(A	ower of 'Judicial Review'  A) Not Constitutional  C) Part of the basic Structure		(B) Not basic feature (D) Ordinary power	
(A (E (C	ew States can be he formed.  A) Only by amendment Ac  B) By Law made by Parlian  C) By Ordinance of the pre  D) By Presidential Order;	t of the constitution; ment;	·	
(A	State' under Article 12 doe A) Union government C) State Bank of India	s not include-	(B) State government (D) BCCI	
( <i>A</i>	reedom of speech under A A) Public order C) Morality	rticle 19 (1) (a) is subjec	(B) Security of State (D) All of the above	
(A (F (C	reedom of Religion under A) Subject to other fundam B) Not Subject to other fur C) Absolute D) None of the above.	nental rights;		
(A (H (C	ower of President to grant A) By the president in his s B) On the advice of the cor C) On the advice of the Su D) On the advice of Attorn	sole discretion; uncil of Ministers; preme Court	ed-	

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20. Presidents resignation is addressed to-	
(A) Vice-President	(B) Chief Justice of India
(C) Speaker of Lok Sabha	(D) Prime Minister
27. The Judge of the Supreme Court is appoin	ted hv-
(A) The collegium	(B) President
(C) Council of Minister	
	(D) Chief Justice of India
<ul> <li>28. Original Jurisdiction u/a 131 is exercised by (A) Two or more States</li> <li>(B) Government of India V. one or more States</li> <li>(C) Government of India and One or more (D) All of the above.</li> </ul>	by the Supreme Court when the dispute is between- tates Sates V. other Sate
<ul> <li>29. Union of India vs H.S. Dillon (1971) is a let</li> <li>(A) Legislative Powers of the Union;</li> <li>(B) Legislative Powers of the States;</li> <li>(C) Residuary Powers of the Union;</li> <li>(D) None of the above</li> </ul>	eading case on-
30. Power of Parliament to implement any Inte (A) 249 (B) 252	rnational treaty etc. is Conferred by Article-
(A) 249 (B) 252	(C) 253 (D) 254
<ul><li>31. A member of a State Public Service Comm</li><li>(A) By the Governor on the report of Supre</li><li>(B) By the President on the report of Supres</li><li>(C) By Parliament</li><li>(D) By Supreme Court</li></ul>	me Court
32. Prime Minister is appointed by-	
(A) Lok Sabha	(D) Lab Calibarate and a second
(C) President	<ul><li>(B) Lok Sabha and Rajya Sabha</li><li>(D) Supreme Court</li></ul>
,	
33. 'Proclamation of Emergency' u/a 366(18) m	neans-
(A) Proclamation u/a 352 only	(B) Proclamation u/a 356 only
(C) Proclamation u/a 360 only	(D) All of the above
34. In which of the following case Amendment ground of non-ratification by the States u/a 3 (A) Golaknath (1967) (C) Indira Nehru Gandhi (1975)	(B) Kesavananda Bharati (1973)
(e) mana remu Gandin (1973)	(D) Kihoto Hollohan (1992)
35. Actus non facit reum nisi mens rea includes	8-
(A) Guilty mind	(B) Wrongful act
(C) Both (A) and (B)	(D) neither (A) nor (B)
36. The essence of liability under sec. 34 IPC is- (A) Existence of common intention only; (B) Element of Participation in action only; (C) Both (A) and (B) (D) None of the above	
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37	<ul><li>Section 76 of IPC excuses a perso</li><li>(A) Mistakes of facts only</li><li>(C) Both (A) and (B)</li></ul>	(B) Mist	akes of law only ner (A) nor (B)	
38	Act of a person of unsound mind i  (A) At the time of trial  (C) At any time	(B) At th	. 84 of IPC when unsour the time of doing the act of the above	ndness of mind was-
39	The maxim, 'de minims non curat (A) A slight harm actionable (C) All harms actionable	(B) a slig	section 95 of IPC which ght harm non-actionable of the above	ı makes-
40.	Abetment is constituted by- (A) Instigation (C) Aiding	(B) Cons (D) any c	piracy one of the above	·
41.	Offence of abetment is a substantive principal- (A) Cannot also be punished for ab (B) Can also be punished as abetto (C) Depends on the condition (D) None of the above	petting it;	who has been convicted	l of an offence as
42.	Sedition u/s 124A if IPC includes- (A) Disloyalty and ill feelings of et (B) Disapproval of Government po (C) Disapproval of Administrative (D) All of the above	olicies;		
	Common object under section 149 (A) A distinct offence (C) A rule of evidence only	(B) Decla	ratory only; of the above	
44.	When Committing theft, hurt or wr (A) Robbery (B) Ex	ongful restraint is ca	nused to the victim, the (C) Theft	offence is- (D) Dacoity
45.	In case of dishonest misappropriation (A) Dishonest (B) Fra	on, the initial posses audulent	sion of the property is- (C) Innocent	(D) Both (A) and (B)
	Dishonest intention must precede the (A) Criminal misappropriation (C) Theft	(B) Crimi	nal breach of trust the above	
47.	Every murder is culpable homicide (A) True (B) False (C) d	but not vice versa – lepends on the facts;		degree of probability
(	Right of Private defense is not avail (A) Against an insane (B) Against a child (C) When there is time to recourse t (D) All of the above			
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49	(A) Z is guilty of attempt to (B) Z is guilty of no offence (C) Z is guilty of no offence (D) None of the above	murder, but A has a right, but A has the right of p	ht of priva private def	te defense; ense;	
50	Among the following whose (A) Oppenheim	e definition of Internatio (B) Starke		considered most approj (C) Fenwick	priate- (D) Austin
51	. Who said International law (A) Hall	is the vanishing point of (B) Austin	_	ence- (C) Holland	(D) Kelsen;
52	. Who says that no specific th (A) Starke	eory is capable of expla (B) Brierly		rue basis of Internation C) Bynber-Shoeh	al law- (D) Grotius
53	. Which Source is not mention (A) General Principals of law (B) Decisions or determinating (C) International customs and (D) Decisions of Judicial or	w recognized by civilize ons of organs of internad conventions;	d nations; tional inst	itutions;	
54.	. Who said 'Article 38 of ICJ (A) M.O. Hudson	Statute did not establish (B) J. Castaneda		erarchy of sources- C) Jessup	(D) Leo Gross
55.	Who said granting of recogn (A) Oppenheim	ition to a new state is no (B) Anzilloti		utive but a Declaratory C) Brierly	, act- (D) Holland
56.	De facto recognition is –  (A) Permanent and cannot be (B) Provisional and can be w (C) NO recognition at all (D) None of the above			·	
57.	For implementation of ICJ do (A) Security Council (C) ICJ itself	ecisions; the parties may	(B) Gene	ourse to- ral Assembly; etary-General	
58.	Charter of U.N allows the us (A) To protect its own nation (B) To protect its own nation (C) When there is a treaty vio (D) In self—defense	als and property	state again	st another state-	
	In maintaining International I (A) Exclusive authority (C) Both (A) and (B)	peace and security, the S	(B) Prima	ouncil has- ary authority ctive authority	

	Charter of U.N can be amende (A) two-third of the members (B) two-third members includ by a 2/3 vote of a Confere (C) two-third of the members (D) Simple majority in Securi	of General Ass ing all permane nce convened f of the Security	ent member for the puri	oose		
61.	A decision of the ICJ has bind (A) Parties only to the dispute (C) National Courts	ling effect on-	(B) All the nations (D) Interveners who were not original parties			
62.	A judge of ICJ can be remove (A) Security Council (B) General Assembly on the (C) Unanimous opinion of of (D) Unanimous decision of the	recommendation in the recommendation is recommendated to the recommendation in the recommendation in the recommendation is recommendation in the recommendation in the recommendation is recommendation in the recommendation in the recommendation is recommendation.	CJ	rity Council		
63.	Decision in Ashby vs White	furthers the the	ory of	* 1 1		
	(A) Salmond		(B) Wint	er (A) nor (B)		
	(C) Both (A) and (B)		(B) Heren	( 1) 1101 ( )		
64	(A) Where there is remedy the (B) There is no remedy without (C) There is no right without (D) There is no right without	nere is right; out a wrong; ut a remedy;				
65	. Tort is a Violation of-				•	
03	(A) A right in personam (C) Both (A) and (B)		, ,	ght in rem ner (A) nor (B)		•
66	o. "Tort is a civil wrong for when not exclusively breach of co	nich remedy is on tract or breach	common la n of trust o	w action for unli	iquidated dama quitable obligat	ges and which is ion"- definition
	by- (A) Salmond	(B) Winfield		(C) Pollock		erk and Lind sell
67	7. Scope of 'Volenti non fit ing (A) Has been restricted in re (B) Has been restricted by u (C) Cannot be restricted exc (D) Both (A) and (B)	escue cases; nfair Contract	Terms Act	1977 in England	d	
6	8. The maxim 'res ipsa loquita (A) Rule of Evidence (C) Rule of vicarious Liabil			(B) Rule of Neg (D) Both (A) an		
6	9. The rule of strict liability (A) Is without any defense (C) Has <i>vis major</i> as a defe	nse		(B) Has Contrib (D) Both (A) an	outory negligen nd (C)	ce as a defense

70. The maxim 'qui facit per alium facit per (A) He who does an act through another is (B) He who does an act through another is (C) Vicarious Liability (D) Both (A) and (B)	s deemed in law to do it himself
71. When innuendo is proved- (A) Words not defamatory in ordinary sen (B) Words are defamatory in ordinary sen (C) Words not defamatory in ordinary sen (D) Words are defamatory in ordinary sen	se may become non-defamatory; se shall remain non- defamatory:
72. Malicious Prosecution consists in- (A) Instituting unsuccessful civil proceedin (B) Instituting unsuccessful criminal procecause; (C) Both (A) and (B) (D) Neither (A) nor (B)	ngs maliciously; redings maliciously and without reasonable and probable
<ul><li>73. Proceedings in Parliament are-</li><li>(A) Absolute privileges;</li><li>(C) Both (A) and (B)</li></ul>	<ul><li>(B) Qualified Privileges;</li><li>(D) neither (A) nor (B)</li></ul>
<ul><li>74. Doctrine of apportionment of damages in c</li><li>(A) Applicable in India</li><li>(C) Applicable in India and in England</li></ul>	contributory negligence is- (B) Applicable in England (D) None of the above
75. Conspiracy is- (A) A Crime only; (C) Both Crime and Tort	<ul><li>(B) A trot only;</li><li>(D) Neither Crime nor Tort</li></ul>
76. In which of the following cases, it amounts (A) Planting of Trees on another's land (B) Branches of Trees project on neighbors (C) Construction of pond on another's land (D) All of the above	land
77. Joint tort-feasors- (A) Are jointly and severally liable (C) May be sued severally	<ul><li>(B) May be sued jointly</li><li>(D) All of the above</li></ul>
78. The Communication of an offer in complete (A) When it comes to the knowledge of per (B) When act is done according to the offer (C) When letter of proposal is put in course (D) All of the above	son to whom it is made; without knowledge of the offer
79. Which of the following is true for valid acce (A) Acceptance must be communicated to o (B) It must be communicated by acceptor hi (C) Both (A) and (B) (D) None of the above;	fferor himself;

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<ul><li>80. Void agreement means-</li><li>(A) It is illegal in nature</li><li>(C) It violates legal procedure;</li></ul>	<ul><li>(B) It is not enforceable by law;</li><li>(D) it is against public policy.</li></ul>
<ul> <li>81. Which of the following is Correct in India?</li> <li>(A) Past consideration is no consideration;</li> <li>(B) Consideration can be past, present or future;</li> <li>(C) Consideration has to be present;</li> <li>(D) Consideration may present or future;</li> </ul>	ure;
<ul><li>82. If the letter of acceptance sent by post is lost</li><li>(A) It is a concluded contract</li><li>(B) It is not a concluded contract as acceptant</li><li>(C) It is not a concluded contract as acceptant</li><li>(D) (B) and (C) are Correct.</li></ul>	in transit;  ace has not come to the knowledge of the offeror;  ace has not been communicated to the offeror;
83. An agreement in restraint of trade is valid u/s (A) Sale of Goodwill (C) Business Contingency	s.27 of the contract Act if it is for- (B) Mutual adjustment; (D) All of the above
84. An agreement shall be void if there is- (A) Mistake of fact by one party only; (C) Both (A) and (B)	<ul><li>(B) Mistake of fact by both the parties;</li><li>(D) None of the above</li></ul>
85. A Standard form Contract (A) Is a valid contract (C) Both (A) and (B)	<ul><li>(B) One party has no choice but to accept and sign it;</li><li>(D) Consent in it is not free;</li></ul>
86. Consideration must move- (A) From the promise only (C) Either (A) or (B)	<ul><li>(B) From any other person;</li><li>(D) None of the above</li></ul>
<ul><li>87. 'Restitution stops where repayment begins;</li><li>(A) Minor only</li><li>(C) An alien enemy</li></ul>	the principle is applicable against- (B) person of unsound mind; (D) All of the above
88. If A agrees to sell to B, all the grain in my g (A) Void for uncertainty (C) Unenforceable;	granary at Shivangar; agreement is- (B) valid as no uncertainty there (D) voidable;
89. Frustration of contract implies- (A) Commercial hardship (B) Physical impossibility for disappearanc (C) Both (A) and (B) (D) None of the above	e of subject-matter or object has failed
<ul><li>90. A party to a contract can be discharged, if i</li><li>(A) Expensive</li><li>(C) Commercially inviable</li></ul>	t has become- (B) Onerous; (D) Impossible

91. Obligations under quasi- co (A) Principle of equity, trus (B) Principle of natural just (C) Principle of just and rea (D) None of the above	ice and equity:
92. Hadley V. Baxendale is a le (A) Anticipatory breach (C) Remoteness of damages	(D) 1
<ul><li>93. Indian Evidence Act applies</li><li>(A) Before Tribunals;</li><li>(C) Before judicial proceeding</li></ul>	ngs in courts  (B) Before arbitrator; (D) All of the above
94. Under Evidence Act fact me (A) Factum <i>probandum</i> (C) Both (A) and (B)	(B) Factum <i>Probans</i> ; (D) neither (A) nor (B)
95. Relevancy is a question of- (A) Law and can be raised at (B) Law but must be raised a (C) Law which can be waived (D) Both (B) and (C)	first appartunity
96. Admissions —  (A) Are Conclusive proof of t  (B) Are not conclusive proof of th  (C) Are conclusive proof of th  (D) Both (A) and (C)	he matter admitted of the matter admitted but operate as estoppels e matter and also operates as estoppels
97. A persons whose statement is (A) Must be competent to testi (B) Need not be competent to (C) May or may not be compet (D) None of the above	fy estify
98. In criminal trials, onus is on the (A) Any of the general exception (B) Any of the special exception (C) Any of the proviso to any post (D) All of the above	nc
99. Estoppels are binding- (A) Upon litigating parties (C) Upon strangers to the lis	<ul><li>(B) upon privies of parties</li><li>(D) Both (A) and (B) only</li></ul>
100 Testimony of a child witness- (A) Can be rejected outright; (B) Must be accepted; (C) Not to be rejected outright b (D) None of the above	ut to be scrutinized with great care;
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