

**B.B.A.LL.B.(H)**

**V SEMESTER**

**Environmental Studies and Environmental Laws**

**PAPER CODE: 301**

Objective: The objective of this paper is to acquaint the students with the environmental issues and the measures taken for its protection along with the norms prevailing at international and national level.

Attempt any 5:

Q.1 Explain in detail the constitutional guidelines for environmental protection.

Q.2 Explain the Indian and international perspective of environmental law.

Q.3 Explain in detail Water (Prevention and Control of Pollution) Act, 1974.

Q.4 Explain the main provisions of Environmental (Protection) Act, 1986

Q.5 Discuss in detail The Wild Life (Protection) Act, 1972.

Q.6 Write a long note on National Green Tribunal.

**Procedure:-**

1. Assignment should be handwritten.
2. Refer to the books mentioned in references and you can also take help from internet.
3. Use examples and cover all the headings.

Students should make assignment in the following manner:

Cover page

1. Introduction
2. Index
3. Objective of the assignment
4. Conclusion
5. References

**Outcome:** After doing the assignment, students will understand the various basic concepts of the law of torts and will be able to perform better in the subject.

**Text Books:**

1. P. Leelakrishnan, Environmental Law Case Book, Lexis Nexis, 2nd Edition, 2006
2. S. C. Shastri, Environmental Law, Eastern Book Company, 4th Edition, 2012
3. Gurdip Singh, Environmental Law in India, MacMillan Publisher, 2005
4. Sneha Lata Verma, Environmental Problems: Awareness and Attitude, Academic Excellence Publishers & Distributors, Delhi, 2007
5. Benny Joseph, Environment Studies, Tata McGraw Hill, New Delhi, 2009

**Objective:**

The objective of this assignment is to study the basic concept and importance of law of evidence, relevancy, and admissibility and to inculcate the habit of self study among students.

**Questions:**

1. What do you understand by relevancy of facts? Explain the doctrine of res gestae. When does relevancy of facts form part of the same transaction?
2. What is dying declaration? Discuss its evidentiary value. Can an accused be convicted on the basis of dying declaration alone? Cite case laws.
3. Write short notes on the following:
  - a) Hearsay evidence
  - b) Leading question
  - c) Hostile witness
  - d) Confession made in police custody
4. Who is an accomplice? Under what circumstances a conviction can be based on the testimony of an accomplice?
5. Write short notes on the following:
  - a) "May presume"
  - b) "shall presume"
  - c) "conclusive proof"
  - d) Primary evidence
  - e) Secondary evidence

**Procedure:**

For completing the assignment students should refer to the Bare Act and books mentioned in references and they can also take help from internet. The assignment should be handwritten and properly filled.

The students should cover all these headings in their assignment.

- Index
- Introduction
- Objective of the assignment
- Assignment Questions with Answers
- Conclusion
- References

**Outcome:** After doing the assignment, students will understand basic concept of evidence and have a general idea about the course content, and will be able to perform better in the subject.

**References:**

1. Rattan Lal Dheeraj Lal – Evidence
2. Avtar Singh – Evidence

**ASSIGNMENT**  
**CORPORATE LAW BBA.LLB-305**

1. Write short notes on
  - What is shelf prospectus?
  - How can a company alter its name clause?
  - What is cumulative preference share?
  - Who is a contributory?
  - Statement in lieu of prospectus.
  - Annual general meeting as per the kinds of companies.
  - Doctrine of ultra vires along with its exceptions if any.
2. The Directors of a company passed a resolution at a Board meeting, resolving to make a call on the share holders. However, the amount of call money and the due date of payment were left blank in the resolution. Later the blanks were filled by the secretary.
  - Will such a call be valid. Why?
  - What do u understand by calls on shares?
3. Explain the provisions relating to the appointment of board of directors.
4. What are the provisions of compulsory winding up under :-
  - Inability to pay debts
  - Just and equitable grounds

**Procedure:-**

4. Assignment should be handwritten.
5. Refer to the books mentioned in references and you can also take help from internet.
6. Use examples and cover all the headings.

Students should make assignment in the following manner:

Cover page

1. Introduction
2. Index
3. Objective of the assignment
4. Conclusion
5. References

Outcome: After doing the assignment, students will understand the various basic concepts of the law of torts and will be able to perform better in the subject.

Text Books:

1. Robert J. Niemic, Donna Stienstra and Randall E. Ravitz, Guide to Judicial Management of Cases in ADR, Federal Judicial Centre, 2001
2. J. Auerbach, Justice Without Law? Oxford University Press, 1983

**Objective:**

The objective of this assignment is to develop an understanding of the civil laws and to inculcate the habit of self study among students

**Questions for Assignment:**

1. What does the word decree means? Kindly explain the types of decree.
2. What are the contentions to be followed by a court for the enlargement of time.
3. Whether a party to the suit can alter or amend his pleadings.
4. Explain the meaning and extent of expression "at any stage" provided under OVI R17 of CPC.
5. What do you mean by an ex-parte decree?

**Procedure:**

For completing the assignment students should refer to the books mentioned in references and they can also take help from internet. The assignment should be handwritten and properly filled. The students should cover all these headings in their assignment.

- Index
- Introduction
- Objective of the assignment
- Assignment Questions with Answers
- Conclusion
- References

**Outcome:** After doing the assignment, students will understand the various basic concepts of civil procedure and will be able to perform better in the subject.

**Reference Books:**

1. Code of Civil Procedure, 1908 (Relevant Provision)
2. M.P. Tandon – Code of Civil Procedure

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**V SEMESTER**

**Alternative Dispute Resolution (ADR)**

**PAPER CODE: 309**

Objective:. The law of ADR also provides an introduction to negotiation and mediation theory.

Q.1 Explain in detail the concept of legal aid and functioning of Legal Services Authorities Act, 1987.

Q.2 What do you understand by the concept of Negotiation along with theories and development of negotiation?

Q.3 Explain in detail the various facets of Arbitral Tribunal.

Q.4 Explain in detail New-York and Geneva Convention.

Q.5 Discuss in detail UNCITRAL Model Law and Treaties

Q.6 Write a long note on

- a. Conciliation
- b. Mediation

Procedure:-

1. Assignment should be handwritten.
2. Refer to the books mentioned in references and you can also take help from internet.
3. Use examples and cover all the headings.

Students should make assignment in the following manner:

Cover page

1. Introduction
2. Index
3. Objective of the assignment
4. Conclusion
5. References

Outcome: After doing the assignment, students will understand the various basic concepts of the law of torts and subject.

Text Books:

1. Robert J. Niemic, Donna Stienstra and Randall E. Ravitz, Guide to Judicial Management of Cases in ADR,
2. J. Auerbach, Justice Without Law? Oxford University Press, 1983



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