	1
·	Test Deskiet Osviel Ne. 1
Test Paper : 🛿	Test Booklet Serial No. :
	OMR Sheet No. :
Test Subject : LAW	
	Hall Ticket No.
Test Subject Code : A-14-02	
	(Figures as per admission card)
Name & Signature of Invigilator	
Nome	Cignoturo I
Name :	Signature :
Paper :	11
Subject :	
Time : 1 Hour 15 Minutes	Maximum Marks : 100
Number of Pages in this Booklet : 12	Number of Questions in this Booklet : 50
Instructions for the Candidates	అభ్యర్మలకు సూచనలు
1. Write your Hall Ticket Number in the space provided on the top	ి అ 1. ఈ పుట పై భాగంలో ఇవ్వబడిన స్థలంలో మీ హాల్ టికెట్ నంబరు రాయండి.
of this page.	2. ఈ ప్రశ్న పత్రము యాభై బహుళైచ్చిక ప్రశ్నలను కలిగి ఉంది.
2. This paper consists of fifty multiple-choice type of questions.	3. పరీక్ష ప్రారంభమున ఈ ప్రశ్నాపత్రము మీకు ఇవ్యబడుతుంది. మొదటి ఐదు
3. At the commencement of examination, the question booklet will	నిమిషనులలో ఈ (పశ్సాపతివును తెరిచీ కింద తెలిపిన అంశాలను
be given to you. In the first 5 minutes, you are requested to open	త ప్పనిసరిగా సరిచూసుకోండి.
the booklet and compulsorily examine it as below :	(i) ఈ ప్రశ్న పత్రమును చూడడానికి కవర్ పేజి అంచున ఉన్న కాగితపు సీలును
 To have access to the Question Booklet, tear off the paper seal on the edge of this cover page. Do not accept a booklet 	చించండి. స్టిక్కర్ సీలులేని మరియు ఇదివరకే తెరిచి ఉన్న ప్రశ్నాపత్రమును
without sticker-seal and do not accept an open booklet.	మీరు అంగీకరించవద్ద.
(ii) Tally the number of pages and number of questions in	(ii) కవరు పేజి పై ముద్రించిన సమాచారం ప్రకారం ఈ ప్రశ్నపత్రములోని పేజీల
the booklet with the information printed on the cover	సంఖ్యను మరియు ప్రశ్నల సంఖ్యను సరిచూసుకోండి. పేజీల సంఖ్యకు
page. Faulty booklets due to pages/questions missing	సంబంధించి గానీ లేదా సూచించిన సంఖ్యలో ప్రశ్నలు లేకపోవుట లేదా నిజస్థతి
or duplicate or not in serial order or any other	కాకపోవుట లేదా ప్రశ్నలు క్రమపద్ధతిలో లేకపోవుట లేదా ఏపైనా తేడాలుండుట మంటి కోర్టరాజున్న రాష్ట్ర విద్యాస్త్రి చెందినే మొది ఇద్ద నిపిషాహ్ కర్తించిన
discrepancy should be got replaced immediately by a	వంటి దోషపూరితమైన థశ్న పతాన్ని పెంటనే మొదటి ఐదు నిమిషాల్లో పరీక్షా పర్యవేక్షకునికి తిరిగి ఇచ్చివేసి దానికి బదులుగా నరిగ్గా ఉన్న థశ్నపత్రాన్ని తీసుకోండి.
correct booklet from the invigilator within the period	తదనంతరం ప్రశ్నపతము మార్చబడదు అదనపు సమయం ఇవ్వబడదు.
of 5 minutes. Afterwards, neither the Question Booklet will be replaced nor any extra time will be given.	(iii) పై విధంగా సరిచూసుకొన్న తర్వాత ప్రశ్నావుతం సంఖ్యను OMR ప్రతము పై
(iii) After this verification is over, the Test Booklet Number	లదేవిధంగా OMR పత్రము సంఖ్యమ ఈ ప్రశ్నాపత్రము పై నిర్దిష్టప్రంలో రాయపలేను.
should be entered in the OMR Sheet and the OMR Sheet	4. ప్రతి ప్రశ్నకు నాలుగు ప్రత్యామ్నాయ ప్రతిస్పందనలు (A), (B), (C) మరియు (D)
Number should be entered on this Test Booklet.	లుగా ఇవ్వబడ్డాయి. (పతిప్రశ్వకు సరైన ప్రతిస్పందనను ఎన్నుకొని కింద తెలిపిన విధంగా
4. Each item has four alternative responses marked (A), (B), (C)	OMR పత్రములో ప్రతి ప్రశ్నా సంఖ్యకు ఇవ్వబడిన నాలుగు వృత్తాల్లో సరైన
and (D). You have to darken the circle as indicated below on the	ప్రతిస్పందనను సూచించే వృత్తాన్ని బాల్ పాయింట్ పెన్తో కింద తెలిపిన విధంగా
correct response against each item.	పూరించాలి.
Example: (A) (B) (D)	ఉదాహరణ : (A) (B) 🕒 (D)
where (C) is the correct response.	(C) సరైన ప్రతిస్పందన అయితే
5. Your responses to the items are to be indicated in the OMR Sheet	5. స్థాలకు ప్రతిస్పందనలను ఈ స్థాపత్రముతో ఇవ్వబడిన OMR పత్రము పైన
given to you. If you mark at any place other than in the circle in	ఇవ్వబడిన వృత్తాల్లోనే పూరించి గుర్తించాలి. అలాకాక సమాధాన పత్రంపై వేరొక చోట
the Answer Sheet, it will not be evaluated.	గుర్తిస్తే మీ ప్రతిస్పందన మూల్యాంకనం చేయబడదు.
6. Read instructions given inside carefully.	6. ప్రశ్న పత్రము లోపల ఇచ్చిన సూచనలను జాగ్రత్తగా చదవండి.
7. Rough Work is to be done in the end of this booklet.	7. చిత్తువనిని ప్రశ్నపత్రము చివర ఇచ్చిన ఖాళీస్థలములో చేయాలి.
 If you write your name or put any mark on any part of the OMR Answer Sheet, except for the space allotted for the relevant 	8. OMR పత్రము పై నిర్ణీత స్థలంలో సూచించవలినిన వివరాలు తప్పించి ఇతర స్థలంలో
entries, which may disclose your identity, you will render yourself	మీ గుర్తింపును తెలిపే విధంగా మీ పేరు రాయడం గానీ లేదా ఇతర చిహ్నాలను పేట్టడం గానీ చేసినట్లయితే మీ అనర్హతకు మీరే బాధ్యులపుతారు.
liable to disqualification.	గాన చననబ్లయిత మె అనర్హితకు మరి బాధ్యులవుతారు. 9. పరీక్ష పూర్తయిన తర్వాత మీ పశ్చపడ్రాన్ని మరియు OMR పడ్రాన్ని తప్పనిసరిగా
9. You have to return the test question booklet and OMR Answer	9. ఎంక్ష ప్రొర్తయిన తెర్వాత మె ట్రాన్నితోన్ని మరియు CIVIH ఎత్రాన్ని తిప్పనినింగా పరీక్షపర్యవేక్షకుడికి ఇవ్వాలి. వాటిని పరీక్ష గది బయటకు తీసుకువెళ్లకూడదు.
Sheet to the invigilators at the end of the examination compulsorily	వరిష్టర్యవిష్టకుడికి ఇవ్విలి. పాటన పరిష్టి గది బయటకు అనుకువెళ్లకూడిది. 10. సీలి/నల్ల రంగు బాల్ పాయింట్ పెన్ మాత్రమే ఉపయోగించాలి.
and must not carry it with you outside the Examination Hall.	11. లాగరిథమ్ టేబుల్స్, క్యాలిక్యులేటర్ విని ప్రాతమి ఉపయోగరిపోలి. 11. లాగరిథమ్ టేబుల్స్, క్యాలిక్యులేటర్లలు, ఎల్సక్టానిక్ పరికరాలు మొదలగునవి పరీక్షగదిలో
10. Use only Blue/Black Ball point pen. 11. Use of any calculator or log table etc., is prohibited.	11. లోగంథమి బదుల్స్, క్యాలక్యులబంలు, వెల్స్రోనికి వెరకరాలు ముదలగునిని వెరక్షగదల ఉపయోగించడం నిపేద్దం.
12. There is no negative marks for incorrect answers.	12. తప్పు నమాధానాలకు మార్కుల తగ్గింపు లేదు.
- · · · · · · ·	~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~
∗	1 A-14-02

LAW

Paper – II

- The three new concepts 'secularism, socialism and integrity' have been inserted in the preamble through
 - (A) 38th Amendment
 - (B) 40th Amendment
 - (C) 42nd Amendment
 - (D) 44th Amendment
- The following fundamental rights are not available to aliens
 - (A) Art. 14, 15, 19
 - (B) Art.15, 16, 19
 - (C) Art. 16, 19, 21
 - (D) Art. 14, 19, 21
- 3. The Parliament shall consist of
 - (A) President, Council of States and House of the People
 - (B) President, Council of States and Prime Minister
 - (C) President, Prime Minister and Council of Ministers
 - (D) Prime Minister, Council of States and House of the People

3

- 4. The right to freedom of religion guaranteed in Article 25 of the Constitution of India is subject to which of the following ?
 - (A) Public order, morality and to the other provisions of Part III of the Constitution of India
 - (B) Public order, morality and health
 - (C) Reasonableness restrictions in the interests of the security of the State
 - (D) Public order, morality and health and to the other provisions of Part III of the Constitution of India
- 5. Which one of the following statements is correct ?

Emergency shall :

- (A) be proclaimed by the President on his satisfaction
- (B) be proclaimed by the President on the basis of the recommendation of the Union Cabinet
- (C) be declared under Article 353
- (D) continue for a maximum period of three years

6. Match List I with List II and select the correct answer from the codes given below the Lists :

List I

- A. Basic structure of the Constitution cannot be amended
- B. A law made by legislature to deprive a person of his personal liberty must be just, fair and reasonable
- Kesavanand Bharathi
 v. State of Kerala

List II

1. In reference to Special

Court Bill 1978

- C. Advisory opinion of Supreme 3. S.R. Bommai v. Union court is also binding on all of India courts
- D. President satisfaction under 4. Maneka Gandhi v.
 Art. 356 is judicially reviewable Union of India to a limited extent

Codes :

	А	В	С	D
(A)	2	4	1	3
(B)	2	4	3	1
(C)	1	2	3	4
(D)	1	2	4	3

7. At the time of formation of Israel, there was a dispute between Israel and Palestine and other Arab countries. United Nations Organisation acted as a mediator in the dispute between Israel and Palestine. It sent a team to pacify the enemeties between them. *Count Folke Bernadotte*a Swedish national was the head of the UN Truce Negotiation team. On 17-9-1948, he was murdered by terrorists. The ICJ ordered Israel to pay compensation to UN for the death of Bernadotte. Refer case-law

- (A) Reparation for injuries suffered in the services of the United Nations case
- (B) Attorney General of the Government of Israel v. Eichmann
- (C) The Nuremberg trial
- (D) Advisory opinion of the ICJ on Reservation of the Genocide convention
- 8. The given item consists of two statements one labelled as the 'Assertion (A)' and the other as 'Reason (R)'. Examine these two statements carefully and select the answers to these items using the codes given below :
 - Assertion (A): The International Court of Justice is the principal organ of the UN
 - Reason (R) : The International Court of Justice has compulsory jurisdiction over all the members of UN

Codes :

- (A) Both A and R are individually true and R is the correct explanation of A
- (B) Both A and R are individually true, but R is not the correct explanation of A
- (C) A is true, but R is false
- (D) A is false, but R is true

- 9. 'Jus cogens' means
 - (A) peremptory norms of general international law from which no derogation is permissible
 - (B) rules of ancient customary international law which are rendered redundant in modern times
 - (C) abrogation of a rule in a treaty by a subsequent treaty
 - (D) rule developed from a bilateral treaty which has found universal
- **10.** Match List I with List II and select the correct answer from the codes given below the Lists :

List I					List II		
A. The co	A. The conception of one world				. Jeremy Bentham		
B. The term 'International Law'				2	. Wendell Wilkie		
was coined by							
C. The Franconia				3	3. Anzilotti		
D. Pacta Sunt Servanda				4	. Lord Coleridge		
Codes :							
		A	В	С	D		
(/	4)	1	3	2	4		

2

1

1

1

3

3

5

4

4

2

- 11. The U.N.O. has been prohibited from intervening in matters which are essentially within the domestic jurisdiction of any State. Yet the
 - (A) Security Council can intervene when it decides on enforcement action
 - (B) Security Council can intervene to stop religious strife in a country
 - (C) General Assembly can intervene under the 'uniting for peace' Resolution
 - (D) Security Council can intervene for the release of hostage taken by a State
- **12.** Which of the following is among the purpose of the UN as laid down in Article 1 of the U.N. charter ?
 - I. To maintain international peace and security
 - II. To develop friendly relation among nations
 - III. To ensure that non-members of the United Nations Act in accordance with the U.N. charter
 - IV. To achieve international co-operation in solving international problems of an economic social cultural or humanitarian character
 - (A) I, II, III are correct
 - (B) I, III, IV are correct
 - (C) I, II, IV are correct
 - (D) II, III, IV are correct

(B)

(C)

(D)

3

2

- **13.** That a legal system arises from the combination of primary and secondary rules was enunciated by
 - (A) Austin (B) Hart
 - (C) Bentham (D) Kelsen
- **14.** Which one of the schools of jurisprudence considers that 'a reasoned scale of values can be discovered as a basis for legal development' ?
 - (A) Analytical (B) Philosophical
 - (C) Historical (D) Sociological
- **15.** Consider the following statements with regard to natural law
 - 1. The central notion of natural law is the existence of objective moral principles
 - 2. These principles are discovered by reference to legal sources as the constitution, codes and so on
 - 3. These principles depend on the essential nature of man
 - (A) 1, 2, 3 are correct
 - (B) 1, 2 are correct
 - (C) 2, 3 are correct
 - (D) 1, 3 are correct
- **16.** Which of the following statements are correct?
 - I. Ownership can be legal and vested ownership
 - II. Ownership can be legal and equitable ownership
 - III. Ownership can be trust and beneficial ownership

Select the correct answer

(A) I and II(B) I and III(C) I, II and III(D) II and III

- 17. Kelsen's theory of law is called pure theory because Kelsen
 - (A) Purely discussed jurisprudence only
 - (B) Defined law in accordance with morality and purity
 - (C) Separated law from religion, ethics, sociology and history
 - (D) Discussed law purely in terms of justice
- **18.** "Law as such is found and not made. It is to be found in popular faith, common convictions, customs, traits, habits, traditions which in course of time grow into legal rules". This concept was propounded by
 - (A) Thibaut (B) Henry Maine
 - (C) Savingny (D) Salmond
- 19. Which among the following is recently declared as a ground for divorce for Hindu's by the Supreme Court of India
 - (A) Cruelty

l iet l

6

- (B) Conversion
- (C) Irretrievable break down of marriage

l iet ll

- (D) Mutual consent
- **20.** Match List I with List II and select the correct answer from the codes given below the Lists :

LISU				LISUI	
I. Gita	I. Gita Hariharan v. Reserve			1.	Marriage
Bank of India					
II. Bai Tahira v. Ali Hussain			2.	Divorce	
III. Md. Amin v. Vakil Ahmed			akil Ahmed	3.	Maintenance
IV. Dastane v. Dastane			stane	4.	Guardianship
Coc	les :				
		Ι	II	III	IV
	(A)	1	4	3	2
	(B)	2	3	4	1
	(C)	3	4	2	1
	(D)	4	3	1	2

- 21. Arrange the following sources of Hindu Law sequentially in the chronological order
 - I. Dharma Sutra
 - II. Custom
 - III. Veda
 - IV. Dharma Shastra
 - (A) III, II, IV, I
 (B) IV, III, II, I
 (C) III, I, IV, II
 (D) II, III, IV, I
- **22.** Select the correct statements from the following
 - I. Hindu marriage requires compulsory registration
 - II. Mohammedans marriage requires compulsory registration
 - III. Special Marriage Act mandates compulsory registration
 - IV. All the above are correct
 - (A) IV (B) II and III
 - (C) I and II (D) I and III
- 23. Which among the following provides for penal consequences if marriage is solemnised between a female aged below 18 years and a male aged below 21 years?
 - (A) Special Marriage Act 1954
 - (B) Hindu Marriage Act 1955
 - (C) Child Marriage Restraint Act 1929
 - (D) Christian Marriage Act 1872

- **24.** Which among the following is not a source of Mohammedan Law ?
 - (A) Koran (B) Hadith
 - (C) Qiyas (D) Shariat
- **25.** Which among the following is the source of Mohammedan Law derived from the Islamic jurists analogical deductions ?
 - (A) Koran (B) Hadith
 - (C) Qiyas (D) Shariat
- 26. The given item consists of two statements one labelled as the 'Assertion (A)' and the other as 'Reason (R)'. Examine these two statements carefully and select the answers to these items using the codes given below:
 - Assertion (A) : Mensrea is scribed in Indian Penal Code by use of the following terms, to describe the essentials of offences, such as voluntarily, knowingly, with the intention.
 - Reason (R) : Mensrea is an essential element of a crime however Indian Law does not mandate it generally but mandates it by implication
 - (A) Both A and R are true
 - (B) Both A and R are false
 - (C) A is true but R is false
 - (D) R is true but A is false

27. Match List I with List II and select the correct answer from the codes given below the Lists:

List I				List II			
I.	Cor	Conspiracy			1.	Section 21 of IPC	
II.	Private Defence				2.	Section 120 of IPC	
III.	Common Intention				3.	Section 96 of IPC	
IV.	Public Servant				4.	Section 34 of IPC	
Codes :							
	Ι	II	III	IV	'		
(A) 1	4	2	3			
(B) 2	3	4	1			
(C) 4	2	3	1			
(D) 3	1	4	2			
. Wh	nich	amono	ı the	fo	llo	wing fall under	

- **28.** Which among the following fall under General Exceptions as per the Indian Penal Code ?
 - I. Mistake
 - II. Private Defence
 - III. Insanity
 - IV. Consent

Select the correct answer

- (A) I, II and III
- (B) II, III and IV
- (C) I, III and IV
- (D) II, III and I
- 29. Which is not defined in Indian Penal Code ?
 - (A) Public Servant
 - (B) Suicide
 - (C) Mischief
 - (D) Theft

- 30. Mr. A, a doctor informs his patient that it may be difficult for him to survive. The patient died as a consequence of shock. Mr. A is
 - (A) liable as he has not taken reasonable care
 - (B) liable as he knows the consequences of his communication
 - (C) not liable as it amounts to professional hazard
 - (D) not liable if he does it in good faith
- 31. Mr. A instigates a child to mix poison in Z's food. The child by mistake mixes the poison in Y's food who was sitting adjacent to Z. Which among the following is correct ?
 - (A) Mr. A is liable
 - (B) Mr. A is not liable
 - (C) Child is liable
 - (D) Neither Mr. A nor the child is liable
- 32. Hadley v Bxendale deals with
 - (A) Consideration
 - (B) Fraud
 - (C) Frustration
 - (D) Rules as to damages
- **33.** The effect of frustration of a contract is to operate as
 - (A) Mode of discharge
 - (B) Mode of performance
 - (C) Breach of contract
 - (D) Mistake of contract

- 34. A minor's contract is void as decided in
 - (A) Balfour v Balfour
 - (B) Mohiribibi v Dharma Das Ghose
 - (C) Chinnaih v Ramaiah
 - (D) Phillips v Brooks Ltd.
- **35.** Substitution of new contract in the place of old one is called
 - (A) Rescission
 - (B) Alteration
 - (C) Cancellation
 - (D) Novation
- **36.** Every registered trade union shall submit annual returns including the income and expenditure to the concerned registrar
 - (A) This rule is mandatory
 - (B) This rule is only directive
 - (C) It is not strictly implemented, as the majority of the registered trade unions do not follow it
 - (D) Statements (B) and (C) are correct
- 37. Police have no right to form a trade union.It was decided in
 - (A) Kulkarni v. State of Bombay
 - (B) Delhi Police Sangh v. State of Punjab
 - (C) Sitharamachary v. Senior Deputy Inspector
 - (D) Madhu Limaye v. S.D.M

- **38.** What is the limitation period for a conciliation officer to submit a report on the conciliation proceedings from the date of starting such proceedings ?
 - (A) 14 days
 - (B) 30 days
 - (C) 40 days
 - (D) 60 days
- **39.** A management of an industry can dismiss or discharge a protected workman only after obtaining permission from
 - (A) Industrial Tribunal
 - (B) Labour Court
 - (C) Appropriate Government
 - (D) No permission is required for valid reason of dismissal or discharge
- **40.** A building was erected by the defendant which caused diminution of light to two ground floor windows of the Plaintiff's house. Subsequently electric lights were always needed in the place. An action for damages can be brought on the ground
 - (A) Public nuisance (B) Private nuisance
 - (C) Negligence (D) Strict liability
- **41.** Which of the following is not a valid defence in tort ?
 - (A) Volenti non fit injuria
 - (B) Vis major
 - (C) Scienti non fit injuria
 - (D) Consent

- **42.** A master is liable for the wrongs of his servant if the servant
 - (A) Has acted outside the scope of this duty in violation of express orders
 - (B) Is temporarily lent to another
 - (C) Is drunk while on duty
 - (D) Has acted in self-defence against the criminal conductor of the person who sues the master
- **43.** Consider the following set of legal propositions
 - A person can claim damages for all wrongs he has suffered
 - A person can claim damages for wrongs only if they are caused intentionally
 - A person can claim damages for a wrong if it is caused by infringement of this legal right
 - A person can claim damage even if he has suffered no loss

Of the above propositions which are correct?

- (A) 1 and 2 (B) 3 and 4
- (C) 1 and 3 (D) 2 and 4

- **44.** Which one of the following statement is correct ?
 - (A) Inevitable accident is not a defence at all but only a denial of liability
 - (B) Inevitable accident is not a denial of liability but only a defence
 - (C) Inevitable accident is both defence and denial of liability
 - (D) Inevitable accident is a chance event and can neither be a defence nor a denial of liability
- **45.** Tenth Schedule was inserted in the Constitution by
 - (A) The Constitution (Forty second Amendment) Act, 1976
 - (B) The Constitution (Forty fourth Amendment) Act, 1978
 - (C) The Constitution (Fifty second Amendment) Act, 1985
 - (D) None of the above
- **46.** The Commission appointed in relation to Centre-State Relations is
 - (A) Sarkaria Commission
 - (B) Wadhwa Commission
 - (C) Varma Commission
 - (D) Sri Krishna Commission

Read the following passage and answer questions **47-50**

Now since law and morals are primarily concerned with human interest, every wrong involves smoke interest attacked by it, and every duty involves some interest tow which it relates, and for whose protection it exists. The converse, however, is not true. Every attack upon an interest is not a wrong either in fact or in law, nor is respect for every interest a duty, either legal or natural. Many interests exist de facto and not also de jure; they receive no recognition or protection from any rule of right. The violation of them is no wrong, and respect for them; is no duty. For the interests of men conflict with each other, and it is impossible for all to revive rightful recognition. The rule of justice selects some for protection and the others are rejected. Whether his interest amounts to a right depends on whether there exists with respect to it a duty imposed upon any other person.

Rights, like wrongs and duties, are either moral or legal. A moral or natural right is an interest recognized and protected by a rule of morality – an interest the violation of which would be a moral wrong, and respect for which is amoral duty. A legal right, on the other hand, is an interest recognised and protected by a rule of law – an interest the violation of which would be a legal wrong done to him whose interest it is, and respect for which is a legal duty.

- **47.** An interest recognized and protected by a rule of law
 - (A) a legal right
 - (B) legal order
 - (C) legal obligations
 - (D) a legal duty
- **48.** What is the primary concern of law and morals ?
 - (A) Human behaviour
 - (B) Human interest
 - (C) Human security
 - (D) Human development
- **49.** Rights and duties are
 - (A) Legal only
 - (B) Moral only
 - (C) Moral or legal
 - (D) Moral and legal
- 50. Which of the following statement is correct?
 - (A) All interests are protected by law
 - (B) Some interests are protected by law
 - (C) No interest is protected by law
 - (D) None of the above statements is correct

Space for Rough Work