

B.B.A. LL.B. (5 Year Degree Course) SEM-VI (2015 Course) :

SUMMER - 2019

SUBJECT: CYBER LAW

Day: Friday
Date: 19/04/2019

S-2019-1544

Time: 02.00 PM TO 05.00 PM
Max Marks. 60

N.B.

- 1) All questions are **COMPULSORY**.
 - 2) All questions carry **EQUAL** marks.
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Q.1. “The legal issues of Internet banking in India must be taken seriously by all the stakeholders, especially the banks because Internet Banking guidelines in India by the RBI are not sufficient to make the banks follow robust and required cyber security procedures and even RBI acknowledges the risks of e-banking in India”. Discuss and elaborate the statement in the light of ‘Internet Related Legal Issues’.

OR

Q.1. “The abuse of computers has led to an evolution of new age crimes as cyberspace includes a broad spectrum including net banking, web engineering, etc”. Discuss the statement in relation to social networking websites and social media.

Q.2. Discuss the various ‘Offences’ and ‘Civil Liabilities’ under the Information Technology Act with a comparative approach between the IT Act, 2000 and the ITAA, 2008.

OR

Q.2. “The objective of the ‘Cyber Security Policy’ in broad terms is to create a secure cyberspace ecosystem and strengthen the regulatory framework”. Discuss the statement in the light of ‘The National Cyber Security Policy, 2013’.

Q.3. Bring out the concept of ‘Personal Jurisdiction’ in Cyberspace.

OR

Q.3. Explain in detail the salient features of the Council of Europe Convention on Cybercrime as it is the first International Treaty seeking to address Internet and computer crime by harmonizing the National Laws, improving investigative techniques and increasing cooperation among Nations.

Q.4. Explain in detail the status of computer software under the Patent Laws in India.

OR

Q.4. Write a detailed note on the object of the Information Technology Act, 2000 as to provide legal recognition for transactions carried out by the means of electronic data interchange and other means of electronic communication, commonly referred to as ‘electronic methods of communication and storage information’.

Q.5. Elaborate the various conditions for the admissibility of electronic evidence in the Court of Law

OR

Q.5. Discuss the conditions under which intermediaries are protected from liabilities arising out of user generated content in relation to the Information Technology ((Intermediary Guidelines) Rules, 2011.