

**Pre. Ph.D. Course Work (2017 Course) : (Law) : SUMMER - 2019**  
**SUBJECT: PAPER-II- RECENT ADVANCES IN LAW**

Day : Wednesday  
Date : 24/04/2019

Time : 10.00 AM TO 1.00 PM  
Max. Marks: 100.

**S-2019-5325**

**N.B.:**

- 1) Attempt any **FIVE** questions from each section.
- 2) Figures to the **RIGHT** indicate full marks.
- 3) Answer to both the sections should be written in **SEPARATE** answer books.

**SECTION-I**

- Q.1** International Comparative study of law is a technique of looking one's own law through the mirror of analogous laws of other countries. Comment. **(10)**
- Q.2** Critically evaluate the nature and scope of Comparative law. **(10)**
- Q.3** Comparative study of private law be regarded as an instrument to be employed in promoting the growth and development of the law of nations. Discuss. **(10)**
- Q.4** Elaborate in detail the various legal education reforms in India. **(10)**
- Q.5** There is a difference in comparative approach to the interpretation of statutes both in common law and civil law countries. Discuss. **(10)**
- Q.6** Elaborate in detail the judicial system in India and U.S. **(10)**

**SECTION-II**

- Q.7** Discuss the Rawl's theory of justice and how it is incorporate in Indian legal system. **(10)**
- Q.8** Precedent is an important technique available with the judiciary to achieve creativity in law. Discuss how judicial creativity is achieved through the precedent. **(10)**
- Q.9** Critically evaluate the theories of punishment. **(10)**
- Q.10** Independence of judiciary is necessity not because of eagerness on the part of the people to treat judges as favoured members of public services. It is essential for maintaining purity of justice in the social systems. Comment. **(10)**
- Q.11** Critically analyzed the present system of Indian judicial process. **(10)**
- Q.12** Write note on- **(10)**
- a) Corrective justice
  - b) Doctrine of prospective overruling.

\* \* \*