

LL.B. (3 YEAR DEGREE COURSE) SEM-V (2009 COURSE) :
SUMMER - 2018

SUBJECT : OPTIONAL-V (b) COMPETITION LAW AND PRACTICE

Day : **Thursday**
Date : **03/05/2018**

Time: **02.30 PM TO 05.30 PM**
Max. Marks: 80.

S-2018-1429

N.B.:

- 1) Attempt any **SIX** questions including **Q. No. 1** which is **COMPULSORY**.
- 2) **Q. No. 1** carries **20** marks and all other questions carry **12** marks each.

Q.1 Write short notes on any **FOUR** of the following:

- a) Predatory Pricing
- b) E.U. & competition
- c) Klor's Inc case
- d) Relevant Markets
- e) General Motors Case
- f) Cartels

Q.2 "The Sherman Act is considered the constitution of Competition Law". Discuss the provisions of the Sherman Act, 1890.

Q.3 "Competition Policy has witnessed a dramatic change from the pre 1991 regulated economy to the free liberal economy". Discuss this statement in the light of 1991 Industrial Policy.

Q.4 Discuss the concept of 'Dominant Position' and its abuse by giving recent examples.

Q.5 'When natural competitors enter into the anti-competitive agreements, it leads to distortion of markets'. Explain the provisions of Competition Act, 2002 regarding anti-competitive agreements.

Q.6 Explain the powers and functions of the CCI.

Q.7 "Any grievances about the CCI can be taken to the Competition Appellate Tribunal". Comment and discuss the powers and functions of the CAT.

Q.8 "Mergers and Acquisitions can result in concentration of wealth in hands of law". Elucidate the powers of CCI over mergers and acquisitions.

Q.9 "On a superficial level IPRs and Competition Law seems to oppose each other". Discuss the relationship between IPRs and Competition Law.

Q.10 "The MRTP Act, in comparison with Competition Laws of India, is inadequate for fostering competition in the market and trade and for reducing, if not eliminating, anti-competitive practices in the country's domestic and international trade". Comment and distinguish the provisions of MRTP and Competition Laws.

* * *