

SUBJECT: LAW OF EVIDENCE

Day : Saturday
Date : 17/11/2018

W-2018-1489

Time: 10.00 AM TO 01.00 PM
Max. Marks: 80

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) Electronic record
- b) Hearsay evidence
- c) Examination in -chief
- d) Conspiracy
- e) Relevancy of motive, preparation and conduct
- f) Plea of Allibi

Q.2 'Evidence may be given of facts in issue and relevant facts'. Explain what do you understand by relevancy of facts?

Q.3 'The content of document may be proved either by primary or by secondary evidence'. Comment.

Q.4 Define 'Dying Declaration'. When it is made? Who is authorized to record it? Discuss the grounds on which it is admitted in evidence.

Q.5 'A conviction is not illegal merely because it proceeds upon the uncorroborated testimony of an accomplice. Discuss.

Q.6 'All confession are admission but not vice versa'. Explain

Q.7 Discuss the relevancy of character in civil and criminal cases.

Q.8 Discuss the doctrine of Estoppels and points out its various kinds.

Q.9 How far opinion of expert is relevant? How an expert's testimonies differ from that of an ordinary witness?

Q.10 Communication made between husband and wife during continuation of wedlock cannot be disclosed in the court of law. Comment.