

B.B.A. LL.B. (FIVE YEAR DEGREE COURSE) (CBCS - 2015 COURSE)
B.B.A. LL. B. Sem - VIII : : SUMMER - 2022
SUBJECT : LAW OF EVIDENCE

Day : Monday
Date : 23-05-2022

S-12561-2022

Time : 02:00 PM-04:30 PM
Max. Marks : 60

N.B.:

- 1) All questions are **COMPULSORY**.
- 2) All questions carry **EQUAL** marks.

Q.1. Enumerate the most important recommendations made by the Law Commission to the Indian Evidence Act after the change in appreciation of the principles of the Courts with special reference to section 65A and 65B of the Act.

OR

Q.1. "While relevancy is based on logic, admissibility only relies on lawful pertinence". Discuss the statement in regards to the Relevancy of Facts.

Q.2. "Evidence of similar facts can be adduced in order to overthrow the defense that the act in question was a mere accident and done with a particular intention". Comment in the light of Section 15 of the Indian Evidence Act.

OR

Q.2. "Hearsay rule states that what is clearly expressed about the fact under discussion is irrelevant". Discuss the statement as to how Admission and Confession are two exceptions to this rule that are used in contrast to each other.

Q.3. Explain the concept of 'Collateral Estoppel' under Res Judicata.

OR

Q.3. "Judicial notice means the recognition without proof of something as existing or as being true". Comment

Q.4. "When a public officer is required by law to be appointed in writing, and when it is shown that the particular person has acted as such an officer, the writing by which he is appointed need not be proved". Discuss.

OR

Q.4. If a person has made a representation to another person, and based on that representation, that other person has altered his stand on his own detriment, the person who has made that representation, cannot be allowed to change his stance". Comment

Q.5. "A witness cannot be treated hostile merely because his evidence goes in favor to the opponents and the fact that the witness has become hostile has to be established by eliciting information as could give an indication of hostility". Discuss.

OR

Q.5. Explain the process in which an Advocate asks their first questions to their own witness, in order to begin proving their legal argument.

* * * *