

B.B.A. LL.B. (FIVE YEAR DEGREE COURSE) (CBCS - 2015 COURSE)

B.B.A. LL. B. Sem - V : WINTER- 2022

SUBJECT : JURISPRUDENCE

Day : Tuesday

Time : 02:00 PM-04:30 PM

Date : 15-11-2022

W-12543-2022

Max. Marks : 60

N.B.

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

Q.1 Explain the nature scope and utility of Jurisprudence.

OR

“According to Bentham the law should be made by legislature and the duty of the judge is only to adjudicate.” Justify in the light of his theory.

Q.2 Hans Kelsen strives to keep his theory pure, by excluding all meta physical aspects of law outside his theory, however he fails, as those things get incorporated in the grund norm.” Justify in the light of Kelsen’s theory.

OR

“As per the realist’s view, it is the judge who makes the law and the legislations are the only the guiding post for the judiciary.” Comment in the light of the realist approach.

Q.3 Explain the concept of corrective justice and also state its application in Indian legal system.

OR

State the precedent as a source of law and elaborate the parts of precedents.

Q.4 Discuss the economic theory of law as propounded by Karl Marx and also state the reasons for its failure.

OR

Write a note on legal personality of an unborn child.

Q.5 i) Write a note on concept of possession.

ii) Mr ‘A’ was in a shop to buy an article, where he found a 2000 rupee note. When he was about to pick the same the shopkeeper noticed it. While Mr. A’ claimed to be the tender, the shop keeper claimed that it was in his shop, hence he is the owner. Determine the possible outcome with reasons.

OR

i) Discuss in detail about primary and secondary rules.
ii) Mr ‘A’ an adult person found a small boy ‘B’ Mr. ‘A’ raised that boy. When Mr. ‘B’ started earning he did not give any money to Mr. ‘A’ . Mr ‘A’ who was by then old and could not earn, sued Mr ‘B’ for maintenance, Mr ‘B’ refused as Mr. ‘A’ was neither a natural father nor he had taken Mr. B in adoption. State the obligation of Mr ‘B’

* * *