INSTRUCTIONS

(i) Read the Instructions 2 times.
(ii) Underline the main points of Instructions.
(iii) Mark the answer 5 times after Instructions.
(iv) Write 6 numbers 3 times under Instructions. While writing the main 1, underline it twice, write the answer 3 times, and underline it twice.

(Please read each of the following instructions carefully before attempting questions)

There are EIGHT questions divided in two sections and printed both in KANNADA and in ENGLISH.

Candidate has to attempt FIVE questions in all.

Question No. 1 and 5 are compulsory and out of the remaining, THREE are to be attempted choosing at least ONE question from each Section.

The number of marks carried by a question/part is indicated against it.

Answer must be written in the medium authorized in the Admission Certificate which must be stated clearly on the cover of this Question-cum-Answer (QCA) Booklet in the space provided. No marks will be given for answers written in a medium other than the authorized one.

Word limit in questions, wherever specified, should be adhered to.

Attempts of questions shall be counted in chronological order. Unless struck off, attempt of a question shall be counted even if attempted partly. Any page or portion of the page left blank in the Question-cum-Answer Booklet must be clearly struck off.
1. (a) Explain the constitutional safeguards available to minorities under Indian constitutional Law.

1. (b) The freedom of speech and expression under Article 19(1)(a) of Indian constitution is not free from limitations. Elucidate.

2. Explain the role of Governor as a constitutional head of the State under the constitution of India? Elaborate on the discretionary powers of Governor and its justiciability? Illustrate your answer.

3. Discuss the changing role of Indian judiciary in the context of judicial activism.

4. Critically examine the centre state relations in India in recent times.
5. (a) Discuss the relationship between International law and Municipal Law?

(b) What is ‘Statelessness’ under International law and what is the procedure for enforcement of Human rights in such cases?

6. Discuss the various steps in the conclusion of a treaty. And explain the grounds of invalidity of treaties.

7. What are the rights, privileges and immunities of diplomatic agents? And what are the rights and privileges of consuls? Explain.

8. Examine the pacific means and compulsive means of settling International disputes under UN Charter.
INSTRUCTIONS

1. The question paper consists of 2 sections.
2. Sections A and B each contain 3 compulsory questions.
3. There are 6 questions in Section C, of which questions 1 to 3 are compulsory. Select any 3 questions from this section.

(Please read each of the following instructions carefully before attempting questions)

There are EIGHT questions divided in two sections and printed both in KANNADA and in ENGLISH.

Candidate has to attempt FIVE questions in all.

Question No. 1 and 5 are compulsory and out of the remaining, THREE are to be attempted choosing at least ONE question from each Section.

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Word limit in questions, wherever specified, should be adhered to.

Attempts of questions shall be counted in chronological order. Unless struck off, attempt of a question shall be counted even if attempted partly. Any page or portion of the page left blank in the Question-cum-Answer Booklet must be clearly struck off.
1. (a) Define dowry under Dowry prohibition act 1961 and state the penalties imposed in taking or giving dowry under the act.

(b) Explain the salient features of protection of Civil rights act 1955.

2. "The general exception puts a restriction on the offences, although the act is an offence and it will not tantamount to an offence". Elucidate.

3. "Quis facit per alium tacit per se". Explain the maxim and discuss the liability of master in private and public employment (state liability).

4. Explain the concept of "Negligence" and discuss the principles involved in 'medical', 'Contributory' and 'composite negligence' with suitable cases.
5. (a) "धर्मसाधन" अथवा "सभ्यता" समाजातून असते।
राज्यातील नियमवादी प्रक्रियेचे हे धर्मसाधन, समाज राज्यातील कल्याणाचे निर्देशण.
Discuss with suitable cases the liability of an occupier in relation to ‘premises’ and ‘structures’.

(b) भेंत्रलोक, व्यक्तीचा, तरुण या शब्दानुसार, तत्त्वातील विविध विविधता, उल्लेख.

Define consent. Discuss the factors vitiating the free consent.

6. (a) विलक्षणतः नियमदायी नियमवादी प्रक्रियेचे हे धर्मसाधन, समाज राज्यातील कल्याणाचे निर्देशण.
राज्यातील नियमवादी प्रक्रियेचे हे धर्मसाधन, समाज राज्यातील कल्याणाचे निर्देशण.
State and explain the circumstances under which impossibility becomes the valid ground of defence for an performance of a contract.

(b) "धर्मसाधन, समाजातून नियमवादी प्रक्रियेचे हे धर्मसाधन, समाज राज्यातील कल्याणाचे निर्देशण.

"The law does not allow any person to unduly enrich himself at the cost of another". Explain with illustrations.

7. विलक्षणतः नियमदायी प्रक्रियेचे हे धर्मसाधन, समाजातून नियमवादी प्रक्रियेचे हे धर्मसाधन, समाज राज्यातील कल्याणाचे निर्देशण.
What are/is defamation? Elaborate on the distinction between civil and criminal defamation and the general exceptions thereto?

8. विलक्षणतः नियमदायी प्रक्रियेचे हे धर्मसाधन, समाजातून नियमवादी प्रक्रियेचे हे धर्मसाधन, 1986 सालातून काय जनरा अंतर्क्रिया झाली?
Who is a consumer and what are the salient features of consumer protection Act of 1986.