

PUNYASHLOK AHILYADEVI HOLKAR SOLAPUR UNIVERSITY, SOLAPUR

B.A.LL. B-III (SEMESTER VI) W.E.F. Nov 2021

ENVIRONMENTAL LAW

Total Marks-80

QUESTION BANK

Q.2 Answer any 05 of the following questions (05 out of 07)

20 Marks

1. Major achievements of Rio Conference, 1992.
2. Role of Public Interest Litigation in environmental protection in India.
3. Describe the different kinds of environmental pollution
4. Salient features of EIA, Notification 2006.
5. Convention on Biological Diversity, 1992
6. Discuss in brief about Cruelty to Animals generally
7. Advantages of having absolute liability principle over strict liability principle
8. Discuss the jurisdiction and powers of the National Green Tribunal
9. Public Trust Doctrine
10. Legal Provisions relating Environmental impact assessment
11. Non-forest use of forest land
12. Greenhouse Gases and its effects
13. Constitution of Central Pollution Control Board
14. legal dimensions of sustainable development
15. Indian Council for Enviro-legal Vs. UOI, AIR 1990 Case Comment
16. Duty of the State to protect the environment under the Constitution of India.
17. Interpretation of Article 19(1)(g) of Constitution of India in relation to the environment.
18. Write a brief note on The Principles adopted in Stockholm Declaration 1972
19. Public Nuisance; Under Indian Penal Code
20. Public Nuisance: Under Criminal procedural codes.
21. Offences and penalties under Water Act 1974
22. Municipal Council, Ratlam Vs. Shri Vardhichand - Water pollution case
23. Vellore Citizens Welfare Forum v. Union of India; Supreme Court of India
24. Legal Controls of Noise Pollution
25. Hazardous waste Management.
26. Bio-medical waste.
27. Genetic engineering.
28. Disaster emergency preparedness
29. Emerging Principles on Coastal zone management
30. Legal aspects of Environment audit and eco mark
31. Salient features Forest Conservation Act
32. Write about laws relating to Sanctuaries and National parks.

33. Explain Licensing of zoos
34. Offences against wild life
35. explain the importance of protection of Environment

Q. 3 Answer any 03 of the following questions (03 out of 06)

15 Marks

1. What is meant by Global Warming? How does it effect on Environment?
2. Explain how the Courts in India try to balance between Environment and Development.
3. Explain polluter pays principle.
4. Write a note on Ancient Indian Environmental Ethics
5. Acid Rain and its effects.
6. 42nd Amendment of Constitution in 1976 and Environment Protection
7. Transboundary pollution.
8. Wetlands
9. Animal Welfare Board
10. Discuss the concept “Experimentation on Animals”
11. Legal provisions relating to Performing animals.
12. Ancient approach on Dharma of Environment
13. Rural Litigation and Entitlement Kendra & Ors. v. State of Uttar Pradesh & Ors. ;
Supreme Court of India
14. Precautionary Principle
15. U N Declaration on right to development
16. Causes and effects of Ozone Depletion
17. State monopoly in the sale of wildlife and wild life article
18. Symbiotic relationship and tribe people
19. M. C. Mehta v. Kamal Nath & Ors.; Supreme Court of India
20. Explain National parks
21. Permissible and impermissible Noise
22. Offences and penalties under Air Act 1981
23. The Ganga Pollution Case
24. Effects of Pollution
25. Sources of Pollution
26. Regulation on Bio-Medical Waste
27. Right to life is a fundamental right under Article 21 of the Constitution
28. Fundamental Duty and Environmental Protection
29. Directive Principles of State Policy and Environmental Protection
30. Explain the international measures taken to prevent global climate change.

Q. 4 Answer any 01 out of the following questions (01 out of 02)

15 Marks

1. Discuss in detail on Earth Summit 1992
2. “Is the Right to Clean Environment, a fundamental right” Discuss with reference to decided cases.
3. Explain the concept of Environment and its components

4. State the Constitution, powers and functions of Central and State Air Pollution Control Board?
5. Explain the power of Central Government to make rules to carry out the purpose of Environmental Protection Act, 1986.
6. Explain the provisions of criminal law relating to the abatement of public nuisance with relevant case laws.
7. Explain in detail the concept of Polluter pays principle and Precautionary Principle in detail with relevant case laws
8. Explain the doctrine of “Sustainable development” with the help of decided cases.
9. Discuss the role of Judiciary in protection of environment with the help of decided cases.
10. Discuss the constitutional obligation imposed upon the state and citizens in relation to protection of environment.

Q. 5 Answer the following question

15 Marks

1. Elaborately explain the different provisions of the Indian Constitution concerning the Protection of Environment with relevant case Laws?
2. Explain the different categories of delegated legislations under Environment (Protection) Act 1986.
3. Explain measures taken to protect wildlife under wild life protection act 1972
4. State the Constitution, powers and functions of Central and State Water Pollution Control Board?
5. Discuss the constitution and jurisdiction of the National Green Tribunal under the National Green Tribunal Act, 2010. Do you think that the objects for which the tribunal was created have been achieved by it? Discuss with reference to case law on the point.

PUNYASHLOK AHILYADEVI HOLKAR SOLAPUR UNIVERSITY, SOLAPUR
B.A.LL.B-IV (SEMESTER VIII) W.E.F. 2018-2019
ALTERNATIVE DISPUTE RESOLUTION
Total Marks-70
QUESTION BANK

Q.2. Answer any FOUR of the following (Out of 6) 04 Marks Each

1.Types of Arbitration	16. National Legal Service Authority
2. Historical perspective of Arbitration	17. Panchayat System
3. Scope of Arbitration Law	18. Interim measures by Arbitral Tribunal
4. Role of Conciliator	19. Settlement during Arbitral Proceedings
5. Objectives of Arbitration and Conciliation Act, 1996	20. Role of Mediator for Settlement of Disputes
6. Appointment of Arbitrator	21. Para Legal Services
7. Arbitral Awards	22. Domestic Arbitration
8. Negotiation	23. UNCITRAL Model Law
9. Principles governing Negotiation	24. Powers of Arbitrator
10. Bipartite Negotiation	25. Appealable Orders
11. Award of Lok Adalat	26. Appointment of Arbitrator
12. Organisation of Lok Adalat	27. Mediation
13. Powers of Lok Adalat	28. Conciliation
14. Jurisdiction of Lok Adalat	29. Meaning and types of ADR
15. Institutional ADR	30. Consent awards

Q.3. Answer any TWO of the following (Out of 4) 06 Marks Each

1. Advantages of Arbitration	11. International Commercial Arbitration
2. Arbitration Agreement	12. Importance of Lok Adalat
3. Permanent Lok Adalat	13. Dispute Review Boards
4. Foreign Arbitral Award	14. Termination of Conciliation proceedings
5. New York Convention Award	15. Statutory Arbitration
6. Geneva Convention Award	16. Arbitration Tribunal
7. General Principles Governing Arbitration	17. What are essential ingredients of Mediation
8. Difference between Negotiation and Mediation	18. Difference between Mediation and Conciliation
9. Difference between Negotiation and Conciliation	19. Entitlement to Legal Services under Legal Service Authorities Act, 1987
10. Essential elements of Arbitration Agreement	20. UNCITRAL Conciliation Rules

Q.4. Answer any ONE of the following (Out of 2)

14 Marks

1. "The Alternative Dispute Resolution (A.D.R.) is not an alternative to the formal Judicial system but only a supplement to it". Comment.
2. State the composition of the Arbitral Tribunal and explain the rules relating to Conduct of arbitral proceedings as provided under the Arbitration and Conciliation Act, 1996.
3. State the grounds and circumstances on which the court can set-aside the arbitral Award.
4. What do you mean by Domestic Award? Discuss the provisions relating to form And contents of an arbitral Award.
5. What are the different steps to be taken for conduct of arbitral proceedings.
6. Discuss the role of 'Lokadalat' as an effective mechanism of A.D.R.
7. Explain the characteristic features of Arbitration and Conciliation Act, 1996.
8. When a court can refer matter to arbitration under section 8 of the Arbitration and Conciliation Act, 1996.
9. Explain the improvements brought about by the Arbitration & Conciliation Act, 1996 in the 1940 Act.
10. Discuss in detail the features of Lokpal & Lokayukta Act, 2013

Q.5. Answer the following question

14 Marks

1. Discuss the need of alternative models of dispute settlement along with their features and limitations.
2. Narrate the provisions relating to finality and enforcement of Arbitral Award.
3. Define the provisions relating to 'Conciliation of Disputes arising out of legal relationship' under Arbitration and Conciliation Act, 1996.
4. Describe the importance and developing philosophy of "Legal Aid" in India Explain with reference to decided cases.
5. What is 'Lok Adalat'? Discuss its role in dispute resolution along with its Powers, Jurisdiction and Procedure.

PUNYASHLOK AHILYADEVI HOLKAR SOLAPUR UNIVERSITY, SOLAPUR
B.A.LL.B-III (SEMESTER VI) W.E.F. 2021
ADMINISTRATIVE LAW

Total Marks-80
QUESTION BANK

Q.2. Answer any FIVE of the following (Out of 7) 04 Marks Each

20 Marks

1. Writ of Mandamus
2. Writ of Prohibition
3. Writ of Certiorari
4. Writ of Quo Warranto
5. Writ of Habeas Corpus
6. Doctrine of Res judicata
7. Definition and evolution of administrative law
8. Counseild' Etate
9. Rule of law
10. Separation of power
11. Relationship between Constitutional Law and Administrative Law
12. Scrutiny Committee
13. Doctrine of Estoppel
14. Ombudsman
15. Right to Counsel
16. Reasoned Decision
17. Injunction
18. Public Interest litigation
19. Laying on table
20. Characteristics of public corporation.
21. Income Tax Tribunal
22. Reasons for the growth of delegated legislation
23. Specific performance and civil suits for compensation
24. Sub delegation of legislative powers
25. Various liability of Government
26. Mala-fide
27. Unreasonableness
28. Laissez Faire
29. Characteristics of Tribunal
30. Institutional Decision
31. Right to know
32. Industrial Tribunal
33. Powers and functions of civil service
34. Rules of evidence
35. Government privilege in legal proceedings

Q.3. Answer any THREE of the following (Out of 6) 05 Marks Each

15 Marks

1. Constitutional provisions for public service commission
2. Mode of publications
3. Parliamentary control over delegated legislation
4. Object of different writ petitions
5. Powers of President
6. Types of Scrutiny Committees in India.
7. High Court and writ petitions
8. Declaratory suits
9. Statutory immunity
10. Emergency
11. Inadequate legislative process
12. Union Public Service Commission
13. Audi Alteram Partem
14. Procedural ultra vires
15. Distinguish Tribunal & Court
16. Personal bias
17. Waiver
18. Temporary & permanent injunctions
19. No man shall be judge in his own cause
20. Conciliation & Mediation
21. Classification of Public Corporations
22. Forms of delegated legislations
23. Delegated legislation must be constitutional
24. Constitutional Recognition of Administrative tribunals
25. Vigilance committee
26. Laches
27. Act of state
28. Liability of public corporations
29. Liability of private corporations
30. Powers and functions of tribunal

Q.4. Answer any ONE of the following (Out of 2)

15 Marks

1. Write contractual liability & tortious liability of Government with relevant case laws
2. Explain various controls over delegated legislation.
3. Write principles of Natural justice.
4. Explain the basic constitutional principles of administrative law.
5. Write the reasons for the growth of delegated legislation.
6. Write about classification of corporation.
7. Write the grounds for the development of delegated legislation. Explain its control by Judiciary.
8. Write a note on administrative discretion & its control.
9. Write need, constitution, jurisdiction and procedure of Tribunals.
10. Explain vicarious liability of state in detail with relevant case laws.

Q.5. Answer the following question

15 Marks

1. Write about excess or abuse of discretion.
2. Explain about substantive ultra vires.
3. Write a note on civil service in India with reference to powers, functions and accountability.
4. Describe legislative powers of administration in detail.
5. Write a detail note on evolution, nature and scope of administrative law.

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B.A.LL.B-III (SEMESTER VI) W.E.F. 2021
LAW OF CONTRACT
Total Marks-80
QUESTION BANK

Q.2. Answer any FIVE of the following (Out of 7) 04 Marks Each

20 Marks

1. Kinds of agreement
2. Kinds of contract
3. Elements of consideration
4. Kinds of consideration
5. Mohiri Bibi vs Dharmodas Ghosh
6. Privity of contract
7. Privity of consideration
8. Free consent
9. Fraud
10. Coercion
11. Undue influence
12. Mistake
13. Misrepresentation
14. Void agreement
15. Distinguish between Illegal agreement and void agreement
16. Voidable contract and Void agreement
17. Agreement in restraint of marriage
18. Agreement in restraint of trade
19. Agreement in restraint of legal proceedings
20. Uncertain agreement
21. Wagering agreement
22. Discharge of contract by breach
23. Discharge of contract by performance
24. Discharge of contract by period of limitation
25. Discharge of contract by agreement
26. Quasi contract
27. Proposal
28. Acceptance
29. Capacity to contract

30. Damages
31. Minors agreement
32. Mandatory Injunction
33. Perpetual Injunction
34. Temporary Injunction
35. Legality of objects

Q.3. Answer any THREE of the following (Out of 6) 05 Marks Each

15 Marks

1. Injunction
2. Refund and restitution
3. Specific performance
4. Government as a contracting party
5. Standard form of contract
6. Lok- Adalat
7. Court fees
8. Delay
9. Service of summons
10. Person of unsound mind
11. Rescission of contract
12. Cancellation of instrument
13. Arbitration
14. Hadley vs Baxendale
15. Communication of acceptance
16. Revocation of acceptance
17. Communication of proposal
18. Revocation of proposal
19. Mistake of law and mistake of fact
20. Reciprocal promises
21. Rectification of instrument
22. Exceptions to an agreement in restraint of trade
23. Exceptions to an agreement in restraint of legal proceedings
24. Kinds of damages
25. Remedies for breach of contract
26. Suit for injunction
27. Suit for Quantum Meruit

28. Doctrine of frustration
29. Exceptions to no consideration no contract
30. Unlawful object and consideration

Q.4. Answer any ONE of the following (Out of 2)

15 Marks

1. Define contract. Discuss in detail essential elements of a valid contract with relevant case laws.
2. Define proposal. Explain in detail essential elements of proposal.
3. Define Acceptance. Explain in detail essential elements of acceptance.
4. Define free consent. Explain in detail factor vitiating free consent with relevant case laws.
5. Define void agreement. Explain in detail various modes of void agreement.
6. Define consideration. Explain essential elements of consideration with relevant case laws.
7. Explain discharge of contract and various modes of discharge of contract.
8. Explain in detail Quasi-contract.
9. Explain the provisions relating to Government as a contracting party with relevant case laws.
10. Discuss in detail remedies for breach of contract with relevant case laws.

Q.5. Answer the following question

15 Marks

1. Describe the term standard form of contract along with advantages and exceptions applicable to it.
2. Define fraud. Distinguish between fraud and misrepresentation with relevant case laws.
3. Explain in detail persons against whom specific performance can be ordered.
4. Describe in detail capacity to contract with relevant case laws.
5. Define proposal and acceptance. Explain in detail about communication and revocation of proposal.

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B.A.LL.B-III (SEMESTER VI) W.E.F. 2021
SPECIAL CONTRACT
Total Marks-80
QUESTION BANK

Q.2. Answer any FIVE of the following (Out of 7) 04 Marks Each

20 Marks

1. Indemnity
2. Nature and liability indemnity
3. Guarantee
4. Difference between indemnity and guarantee
5. Continuing guarantee
6. Rights of creditor
7. Rights of surety
8. Liability of surety
9. Liability of creditor
10. Discharge of surety's liability
11. Rights and liability of co-surety
12. Bailment-essential elements
13. Duties of bailee
14. Rights of bailor
15. Rights of bailee
16. Finder of goods as a bailee
17. Essential elements of pledge
18. Rights of pawnor
19. Rights of pawnee
20. Essential elements of agency
21. Kinds of agent
22. Revocation of continuing guarantee
23. Methods of creation of agency
24. Rights of agent
25. Duties of agent
26. Extent of agent authority
27. Termination of agency
28. Essential elements of sale
29. Agreement to sale
30. Difference between sale and Agreement to sale
31. Expulsion of partner
32. Insolvency of partner
33. Partnership at will
34. Particular partnership
35. Characteristics of partnership

Q.3. Answer any THREE of the following (Out of 6) 05 Marks Each

15 Marks

1. Caveat emptor
2. Implied warranty
3. Unpaid seller and his rights
4. Remedies for breach of contract of sale

5. Transfer of title
6. Passing of risk
7. Rights of partner
8. Introduction of partners
9. Dissolution of a firm by court
10. Mode of settlement of accounts between partners
11. Registration of partnership firm
12. Dissolution of partnership firm
13. Cheque
14. Bills of exchange
15. Lien and its kinds
16. Kinds of Negotiable instrument
17. Minor and partnership
18. Promissory note
19. Difference between partnership and limited liability partnership
20. Relationship between partners
21. Rights of indemnity holder
22. Termination of bailment
23. Effect of non-registration of partnership
24. Sub-agent
25. Gratuitous and Non gratuitous Bailment
26. Conditions
27. Warranties
28. Holding out
29. Duties of partner
30. Compulsory dissolution of a firm

Q.4. Answer any ONE of the following (Out of 2)

15 Marks

1. Define bailment. Explain in detail rights and duties of bailor.
2. Define Pledge. Distinguish between Pledge and Bailment.
3. Explain essential elements of Contract of Guarantee. Distinguish between Contract of Indemnity and Contract of Guarantee.
4. Discuss contract of surety. Explain in detail rights and liabilities of surety with case laws.
5. Define partnership. Explain in detail rights and duties of partner with case laws.
6. Define partnership. Explain in detail dissolution of partnership.
7. Define partnership. Describe in detail about authority of partners.
8. Define Negotiable Instrument with various modes of Negotiable Instrument.
9. Define the term contract of sale. Critically examine the right of unpaid seller against the goods with case law.
10. Define term of promissory note and cheque. Explain effects of dishonor of a cheque with relevant case laws.

Q.5. Answer the following question

15 Marks

1. Define the term contract of sale. Distinction between condition & warranty under Sale of Goods Act.
2. Define the term contract of sale. Explain the principle “Nemo dat quod non habet” and its exceptions under Sale of Goods Act.

3. Define the term Agency. Explain various modes of termination of Agency.
4. Discuss fully dissolution of partnership firm and rights of outgoing partners.
5. Define the term Agency. Explain duties of agent.

PUNYASHLOK AHILYADEVI HOLKAR SOLAPUR UNUNIVERSITY SOLAPUR
B.A.LL.B-IV (SEMESTER VII) W.E.F. 2019
PENOLOGY AND VICTIMOLOGY

Total Marks-70
QUESTION BANK

Q.2. Answer any FOUR of the following (Out of 6)

04 Marks Each

1. Scope of Penology	16. Minimum Sentence
2. Retributive Theory	17. Modes of execution of Capital Punishment
3. Reformative Theory	18. Mitigating and aggravating factors
4. Deterrent Theory	19. Indian Prison System
5. Preventive Theory	20. Principles of Probation
6. Imprisonment for life	21. Nature of Parole
7. Banishment	22. Principles of Parole
8. Fine	23. Development of Juvenile Law in India
9. Solitary Confinement	24. Juvenile Court
10. Judicial Sentencing	25. Custodial Violence
11. Development of Police Organisation	26. Police system in India
12. Police Force in India	27. Victimology
13. Problems of Police	28. Role of Victims in crime causation
14. Principles of Policing	29. Women as Victims
15. Externment	30. Children as Victims

Q.3. Answer any TWO of the following (Out of 4)

06 Marks Each

1. Types of punishment	11. Scope of Probation
2. Discarded modes of punishment	12. Difference between Probation & Parole
3. Substitute of punishment	13. Treatment of Juvenile Delinquency
4. Functions of Police	14. Methods of Police Investigation
5. Custodial Violence	15. Rehabilitation of Victims
6. Malimath Committee Report	16. UN Declaration of 1985
7. Prison Labour	17. Restitution & reparation of victims
8. Rights of Prisoners	18. Compensation to victims
9. Classification of Prisoners	19. Juvenile Justice Board
10. Prison reforms in India	20. Victims of Rape

Q.4. Answer any ONE of the following (Out of 2)

14 Marks

1. Explain in detail various theories of punishment
2. Give a note in detail about the present police structure and organisation in India
3. What is the role of Supreme Court of India in recognising the rights of prisoners in India?
4. Critically examine the Juvenile Justice Law in India
5. Explain in detail the role of police organisation in India. What are the various hurdles faced by police in achieving their goal
6. Discuss the correctional philosophy adopted by modern prison administration systems
7. Discuss the concept of probation and distinguish it from parole. What are difficulties in successful application of this techniques in reformation of offenders
8. Discuss Capital Punishment along with arguments in favour of and against capital punishment
9. Discuss elaborately the general approaches to crime control
10. Define penology. Discuss in detail penology as a developing branch of criminology

Q.5. Answer the following question

14 Marks

1. Discuss the prison problems and prison reforms in India
2. Define the term 'Victimology'. Explain the development in law and judicial perspective towards Compensation to and Rehabilitation of Victims
3. Define Juvenile Delinquency and discuss the distinguishing feature of Juvenile Law as compared to Criminal Law
4. Discuss in detail the theories and types of punishment
5. Define and explain the types of punishment along with its discarded modes