

LL.B-204

THREE YEARS LL.B DEGREE EXAMINATIONS

SECOND SEMESTER

Paper – IV: JURISPRUDENCE (Legal Method, Indian Legal System and Basic Theory of Law)

(W.E.F. 2016-17 Admitted Batch)

Time: 3 Hours

Maximum: 75 Marks

PART – A

I. Answer any Five Questions: each question carries 3 Marks.

5x3=15 Marks

a) Utilitarian Views

b) Religious Order

c) Morality

d) Transcendental Theories

e) Precedent

f) Realist School

g) Socio- Legal Issues

h) Civil Justice

i) Vicarious Liability

j) Estoppel

PART – B

Answer any Four Questions: each question carries 10 Marks.

4x10=40 Marks

II. a) Define Natural Law. Explain the different theories of Natural Law.

(OR)

b) Explain John Austin's concept of Analytical School of Jurisprudence and its features.

III. (a) What is a Norm? Write a brief note on Normative system.

(OR)

b) Explain the different sources of Law and their binding nature.

IV. a) Explain the Functions of Courts in the Administration of Justice.

(OR)

b) Explain the legal concepts of Ownership and Possession.

5 a) Explain the Concept, Nature and Kinds of Liability.

b) Briefly explain the different modes of acquisition of Property.

PART - C

VI. Answer Any Two Questions. Each question carries 10 Marks.

2x10 = 20 Marks

a) The Legislative State of Telangana by a delegated power to the executive to modify the provisions of the law and also to repeal a corresponding law in force. Discuss the validity of the Law.

b) A bundle of currency notes was dropped on the floor of A's shop, where it was found by B, a customer. The Shopkeeper and customer both claim the notes. Who is entitled to it? Discuss.

c) An earlier decision of the Supreme court on a certain matter is not followed by the High Court in a similar circumstantial case, stating that the decision of the Supreme court is Obiter dicta. Is Obiter dicta binding? Discuss.

d) An old gentleman executed a will in favour of his grandson. The grandson killed him in order to inherit property immediately. Is the grandson entitled to inherit the property under the Will? Decide.