Sample Question Paper Introduction to Law (338)

Time 3 hrs

Maximum Marks : 100

Note:

- I) This question paper consists of 49 questions in all
- II) All questions are compulsory
- III) Marks are given against each question
- IV) Attempt all questions either from Optional Module A or Optional Module B in all sections
- V) Section A consists of

Q.No. 1 to 20 Multiple Choice type questions (MCQs) carrying I mark each. Select and write the most appropriate option out of the four options given in each of these questions. An internal choice has been provided in some of these questions You have to attempt only one of the given choices in such questions.

Q.No. 21 to 35 Objective type questions. Q.No. 21 to 35 carrying 02 marks each (with 2 sub-parts of I mark each) and Attempt these questions as per the instructions given for each of the questions 21-35.

VI) Section B consists of

Q.No. 36 to 41 Very Short questions carrying 02 marks each to be answered in the range of 30 to 50 words:

Q.No. 42 to 46 Short Answer type questions carrying 04 marks each to be answered in the range of 50 to 80 words.

Q. No. 47 to 49-Long Answer type questions carrying 06 marks each to be answered in the range of 80 to 120 words.

Section-A

S. No.		Marks
1.	A) Canonic Principles applied by Christians were modernised by codifying.	1
	The Law applicable for Christian Marriage is known as	
	a) Christian Marriage and Divorce Act of 1869	
	b) Christian Marriage Act of 1891	
	c) The Indian Christian Marriage Act of 1872	
	d) Divorce/Marriage Enactment Act 1869.	
	Or	
	B) Which of the following includes Prohibited Degree of Relationship?	
	a) If one is a lineal ascendant of the other	
	b) If one was the wife of the brother or the father's brother's wife	
	c) If one was the wife or husband of the lineal ascendant	
	d) d. None of the above	
2.	According to customary practices of Christians marriage ceremonies in India	1
	can be performed only by a person who has received.	
	a) Archbishop blessing	

	b) Enisconal ordination	
	b) Episcopal ordination	
	c) Gospel Ministry ordination	
2	d) Seacons	1
3	A) Divorce by Mutual consent has been granted to Christian Community in	1
	which year.	
	a) 1870 b) 1090	
	b) 1980	
	c) 2001	
	d) 2018	
	Or B) The Indian Succession Act was passed in which year?	
	a) 1872 b) 2005	
	c) 2014	
4		1
+	A) Ceremony performed to initiate the child into the Zoroastrian religion is termed as	1
	b) Avesta	
	c) Dastoorji d) Hathayara	
	d) Hathevaro Or	
	B) Mosaic code is related to which religiona) Jew	
	b) Islam	
	c) Christianityd) Hinduism	
5	A) 'Palak' Adoption is	1
5	a) Confers all civil rights on the adopted son or daughter	1
	b) Child is taken in a family with all the rights, social, religions or civil	
	of the adoptive father.	
	c) It is not by way of conferring any right on the 'adopted' son, but it is	
	the imposition of a duty ceremonies of the 'adoptive' of other for the	
	progress and onward journey of Puran (Soul) in the next world.	
	d) There is no mention of adoption.	
	Or	
	B) The Hindu succession act was passed in	
	a) 1955	
	b) 1956	
	c) 1971	
	d) 1984	
6	A) The Indian Parliament regulated Parsi Marriage and divorces by	1
-	a) Parsi Marriage Act 1946	
	b) Parsi Divorce Art 1946	
	c) The Parsi Marriage and Divorce Act, 1936	
	d) None of these	
	Or	
	B) Parsi Intestate Succession Act was passed in	
	a) 1865	
L		

[1) 1020	
	b) 1936	
	c) 1882	
	d) 1900	
7.	A) The standard common Law of Criminal liability is expressed in Latin	1
	Phrase 'that' actus non – facit – reum nisi mens sit rea". This principle was	
	first cited as a principle by	
	a) Edward Coke	
	b) Lord Gray	
	c) Lord Baker	
	d) Lord Bakewell	
	Or	
	B) Which of the following is not a theory of Punishment?	
	a) Reformative Theory	
	b) Preventive Theory	
	c) Deterrent Theory	
	d) None of the above	
8.	Supreme Court decisions shall be binding on all the courts within the territory	1
	of India. Here all courts means:	
	a) All Courts except the Supreme Court of India	
	b) All Courts including the Supreme Court except a Bench of the	
	Supreme Court which consists of all the Judges of the Supreme Court.	
	c) All Courts including the Supreme Court except such branches of the	
	Supreme Court which consists of seven judges or more	
	d) All Courts including the Supreme Court of India.	
9.	One of the 'Defence' in Criminal law where there must have been a total	1
	destruction of voluntary control is known as	
	a) Intoxication	
	b) Insanity	
	c) Automatism	
	d) d. Self Defence	
10.	Suggest whether the following acts in given cases constitute 'actus reus'	1
	a) 'a' pushes 'b' in pond	
	b) 'a' and 'b' while walking near the pond and 'a' accidently falls into	
	the pond.	
	c) Act does not comprise of 'actus reus'	
	d) None of the above	
11.	A) The concept of 'Mens Rea' developed in	1
	a) Russia	
	b) India	
	c) England	
	d) France	
	Or	
	B) Article 32 is a part of	
	a) Right to Constitutional Remedies	
	b) Right to Equality	
	c) Right to Freedom	
	d) None of the above	
12.	A) 'Treatise on Jurisprudence' is written by	1
1	a) Benthem	-

	h) Anotin	
	b) Austin	
	c) Kelson	
	d) Holland	
	Or	
	B) Habeas Corpus means	
	a) Command	
	b) What is your Authority?	
	c) To have the body	
10	d) None of the above	
13.	Who said "Procedural Law is concerned with affairs inside the courts of	1
	justice" white "substantive Law deals with matters in the world outside."	
	a) Salmond	
	b) Austin	
	c) Bentham	
	d) d. Holland	
14.	Professor Cook in, "Substance and Procedure" in the conflict of Laws talks	1
	about "apenumbra" which means.	
	a) Process	
	b) twilight zone	
	c) Substance	
	d) d. procedure	
15.	Indian Contract Act, 1872; Transfer of Property Act 1882 Specific Relief Act;	1
	are examples of	
	a) Substantive Law	
	b) Procedural Law	
	c) Surficial Law	
	d) Administrative Law	
16.	Decide whether right to appeal is substantive Law or procedural law	1
	a) Substantive Law	
	b) Procedural Law	
	c) Both of above	
	d) None of above	
17.	"The Nature of Judicial Process" is famous compilation of lectures written by	1
	a) Justice Senning	
	b) Justice Benjamin N. Cardozo	
	c) Justice Anderson	
	d) Justice Thomas	
18.	Unless legislature specifies, procedural Laws are	1
	a) Prospective	
	b) As on date rule applicable	
	c) Retrospective	
10	d) d. As law better suits.	
19.	A) Which Article under the constitution of India provides for free legal Aid.	1
	a) Article 14	
	b) Article 12	
	c) Article 39-A	
	d) Article 46	
	Or	

-				
		as CILAS (committee for implementing legal		
	Aid Schemes) at National Level			
	legal aid programmes throughout			
	a) Justice P.N. Bhagwati			
	b) Justice L. Nageshware Ra			
	c) Justice H.J. Kania			
	d) Justice Mohammad Hiday	vatullah		
20.	A) Name the Act enacted to give	1		
	throughout the country on a unifo	rm manner		
	a) The National Judicial Ap	pointments Commission Act.		
	b) Legal Services Authoritie	s Act 1987		
	c) Legal Awareness for peop	ble Act 1957		
	d) The Indian Institute of Int	Formation Technology Act 2017.		
		Or		
	B) Lok Adalat does not consist o	f:		
	a) A member of the legal pr	ofession.		
	b) Social workers			
	c) Financial Officer			
	d) Manager of a bank			
21.		to arrive at and settlements.	1x2	
	Settlements reached under Lo			
	court.			
		efined asnegotiations between the		
		during which the accused agrees to plead		
		concessions by the prosecution.		
22.		ves the agreement to a plea of guilty in return	1x2	
		Bargaining is the least used in a		
		cutor agrees not to reveal any aggravating		
	factual circumstances to the cou			
	minimum sentence or to a more se			
	Or B) Indian Constitution secures legal aid and services for the poor section of			
	the society. This benefit is provid			
	Constitution. The Legal Services			
23.	Match any Two of the following:		1x2	
	Column A	Column B		
	a) Taluk Legal Services	(1)District Judge		
	Committee	(-)		
		(2)Senior Civil Judge		
	b) District Legal Services	(2)Semon Civil Judge		
	Authority.			
	c) Sate Legal Services Author			
		(4)Chief Justice of state High Court		
24				
24.	Write True (T) or False (F) (Atter	1x2		
	a) The Constituent Assembly wa			
	b) Dr. B.R. Ambedkar was the Chairman of the Drafting Committee of			

	c) B.1		e Constitutional advisor to the Assembly. led by the 44 th Amendment 1978.		
25.	a) Th b) Th c) Th Ind	lian Constitution.	x years. luced only in Lok Sabha. I to change even the basic structure of the	1x2	
26.	me	d) One-third members of the Legislative Council are elected by the elected members of the Vidhan Sabha. Incase the Supreme Court held the Preamble to the Constitution			
	Court l		he Constitution is not the basic structure of		
27.	the con	In asystem, the executive which runs the administration must enjoy the confidence of the Parliament, especially in thewhich represents the people.			
28.	The u called_ Legisla	1x2			
29.	In Madhu Kishwar V. The State of Court made a case of the Convention on the Elimination of all forms of Discrimination Against women (CEDAW) to uphold the right of succession for tribal women.			1x2	
30.	The Jo by	bint sitting of the two	houses of is presided over	1x2	
31.	Match a.	any two of the following: Column A Half hour Discussion	Column B (1) Draw attention of the Government on urgent matters related to public importance.	1x2	
	b.	Calling Attention Motion	(2) Provides opportunity to the membersto express their views on a particulartopic.		
	с.	Adjournment Motion	(3) Has an element of censure against the Govt. Motion allowed only in Lok Sabha		
			(4) Opposition Members try to bring out lapses and weaknesses of the government or to bring it down in the eyes of people.		
			Optional Module A		
32.	a) Th	*	<i>apt any Two parts</i>) nterpreted "polluter Pays Principle" as the the environment extending not only to	1x2	

			of pollution but also the cost of restoring the	
		nvironmental degradat	ion. ' is also known 'Extended No fault	
	R			
	c) T	e		
	go			
		DECD)	and a find a manine of a loss in the (D', D, 1, i	-
		f 1992'	nciple' finds prominent place in the 'Rio Declarin	g
33.		any Two of the follo	wing	1x2
		Column A	Column B	
	a.	Vellore Citizens'	(1)Two-Fold Liability	
		Forum union of		
		India		
	b.	Public Trust	(2) Precautionary principle is a part of the	
		Doctrine	environmental law of the country.	
	с.	Polluter pays	(3) The state as 6 Trustee' is under a legal	
		Principle	duty to protect the natural resources	
			(4) A person guilty of causing pollution has	
			to compensate for the restoration of damage	
			caused to the environment and ecology.	
34.	Write	True (T) or False (F)	(Attempt any Two parts)	1x2
			ong, a tort committed against the community as	a
		hole.		
	,		ction of contaminants into the natural environmer	it
		at cause adverse chan ollution can be contro	-	
			ents of pollution, can be either foreign substance	s
		r naturally occurring c		
35.	Write	True (T) or False (F)	(Attempt any Two parts)	1x2
			mplies that the state is the 'Trustee' of all natura	ıl
		sources which are priv	5	
		• •	e' implies that where there are threats of seriou	
		-	e, lack of scientific certainty should not be used a measures to prevent environmental degradation.	
			s Act 1927 expressly empowers the government t	0
	tax traders who cause pollution.			
			principle' finds prominent plate in 'Jio Declaratio	n
	of	1990'		
22			Optional Module B	1.2
32.			(Attempt any Two parts)	1x2
			on Act, 1986 protects the interests of consumers in	1
		idia. he Consumer protecti	on Act, 1986 has provision for establishing	
		edressed Agencies. here is provision for f	iling complaints based on pecuniary value.	

		er to pile a complaint in the consumer	
33.	 courts. Write True (T) or False (F) (<i>Atter</i> a) Any practice that permits the to sell the goods or provide cost of those or other similar Practice'. b) Offering any gifts, prizes or creal intention is different and c) The practice of making any which falsely suggests that th quantity, grade, compositio practice. 	1x2	
	,	hand renovated, reconditioned or old goods to the consumer and is not an 'Unfair Trade	
34.	 interests of consumers in India. I consumerand other au disputes and matters connected th B) Consumer Dispute Redressal A 	Or Agencies have been established at rel, there is a District Consumer Disputes	1x2
35.	Match any two of the following	1x2	
	a. Consumer Court Tripura	Column B (1) Airtel directed to pay compensation for providing faulty Internet Connection.	
	b. The East District Consumer Disputes Redressal forum	(2) 'Mercedes Benz' fined for selling a used demo car.	
	c. National Consumer Disputes Redressal Commission	 (3) Cadbury India Ltd. To pay compensation for an iron pin found inside a chocolate box. (4) Quasi Judicial Consumer disputes Redressal bodies. 	
		Section B	
36.	'A' visits the police station for the to it. What suitable action can be	e filing of an FIR. The Police Officer refers taken by 'A'.	2
37.	A) What does 'Sapinda' under Hi	2	
38.	B) Write a short note on Testamer Explain T. Poole claims on judicia		2

39.	Write down a few provisions for entailing free legal aid in civil and criminal matters where people cannot afford service of a lawyer for the conduct of a case.	2
40	A) Write a short note on Budget. Or	2
	B) Write a short note on No Confidence Motion.	
	Optional Module A	
41.	Give two examples to ensure sustainable Development.	2
	Optional Module B	
41.	Explain the necessity of legal monopoly.	2
42.	A) What are the four kinds of divorce recognized by the old Rabbinical law	4
	under Jewish community?	
	Or	
	B) Write about the role of custom in Christian law.	
43.	A) Distinguish between Public Law and Private Law, according to theories	4
	determining the distinction.	
	Or	
	B) Write about the meaning and nature of Administrative law.	
44.	Cite relevant examples/case laws to justify the statement "The maximum	4
	punishment prescribed may not always be the determinative factor for	
	repairing the crippled psyche of the offender. "It is necessary to balance the scale of retributive justice and restorative justice.	
45.	The framers of the Indian Constitution were strongly committed to various	4
15.	fundamental freedoms which are absolutely necessary in a free democracy,	1
	however all such freedoms cannot be absolute. Write down reasonable	
	restrictions imposed on Article 19. Any two.	
46.	A) What do you understand by 'Locus standi'. Cite relevant case law where	4
	court has done away with orthodox bar of 'Locus standi'. Or	
	B) Write about Legislative powers and functions of Indian Parliament.	
47.	A) Chief Justice of India N.V. Ramana has expressed that Mediation can	6
	change the landscape of justice in India. Elaborate your thoughts on the	
	usefulness of ADR mechanisms.	
	Or	
40	B) Evaluate various stages of Civil suits.	6
48.	A) Article 18 of the constitution of India prohibits the State from awarding any title then why does it award National Honours. Cite relevant case law.	6
	Or	
	B) Write in detail about salient features of the Indian Constitution.	
	Optional Module A	

49.	Sunita lives near a beautiful public Garden soon. She learns that there is going to be construction of a shopping complex in place of Public Park. Explain the Environmental Principles and the Fundamental Right through which such construction can be stopped. Cites relevant Case law.	6
	Optional Module B	
49.	Evaluate the role of 'Consumer Activism' in protecting the rights of the consumers in India	6

Marking Scheme

Section A

S.no		Marks
1.	b Christian Marriage and Divorce Act of 1869	1
	or	
	d None of the above	
2.	b Episcopal ordination	1
3.	c 2001	1
	or	
	d 1925	
4.	a Navjote	1
	or	
	a Jew	
5.	c It is not by way of conferring any right on the "adopted" son, but it is the imposition of a duty ceremonies of the "adoptive" of others for the progress and onward journey of Puran (Soul) in the next world.	1
	Or	
	b 1956	

c The Parsi Marriage and Divorce Act, 1936	1
ог	
a 1965	
a Edward Coke	1
or	
d None of the above	
b All Courts including the Supreme Court except a Bench of the Supreme Court which consists of all the Judges of the Supreme Court.	1
c Automatism	1
a "a" pushes "b" in pond	1
c England	1
or	
a Right to constitutional remedies	
d Holland	1
or	
c To have body	
a Salmond	1
b twilight zone	1
a Substantive Law	1
a Substantive Law	1
b Justice Benjamin N. Cardozo	1
c retrospective	1
c Article 39-A	1
or	
a Justice P.N. Bhagwati	
	ora 1965a Edward Cokeord None of the aboveb All Courts including the Supreme Court except a Bench of the Supreme Court which consists of all the Judges of the Supreme Court.c Automatisma "a" pushes "b" in pondc England ora Right to constitutional remediesd Holland orc To have bodya Salmondb twilight zonea Substantive Lawb Justice Benjamin N. Cardozoc retrospectivec Article 39-A

20.	b Legal Services Authorities Act 1987	1
	or	
	b Social workers	
21.	A. Compromise ; Decree	1x2
	Or	
	B. Plea ; Pre-Trial	
22.	A. Sentence; Fact	1x2
	Or	
	39A ; 1987	
23.	(a) 2	1x2
	(b) 1	
	(c) 4	
24.	(a) T	1x2
	(b) T	
	(c) T	
	(d) T	
25.	(a) T	1x2
	(b) T	
	(c) F	
	(d) F	
26.	Kesavananda Bharati ; Berubari	1x2
27.	Parliamentary ; Lok Sabha	1x2
28.	Vidhan Parishad; Parliament	1x2
29.	Bihar; Vienna	1x2
30.	Parliament; Speaker	1x2

31.	(a) 1	1x2
	(b) 2	
	(c) 3	
	Optional Module A	
32.	(a) T	1x2
	(b) F	
	(c) T	
	(d) T	
33.	(a) 2	1x2
	(b) 3	
	(c) 1	
34.	(a) T	1x2
	(b) T	
	(c) F	
	(d) T	
35.	(a) F	1x2
	(b) T	
	(c) F	
	(d) F	
	Optional Module B	
32.	(a) T	1x2
	(b) T	
	(c) T	
	(d) F	

33.	(a) T	1x2
	(b) F	
	(c) T	
	(d) F	
34.	A. Parliament; Councils	1x2
	Or	
	Three; District Forum	
35.	(a) 3	1x2
	(b) 1	
	(c) 2	
1		

	Section B	
36.	'A' can file a complaint	
	Writ of 'Mandamus issued by an order of a superior Court would ensure that a person holding public office/authority does his Public Duty.	2
37.	Sapinda means particles of the same body.	
	-Sapinda is prohibited because marriage relationship with one's mother or one's sister or one's daughter or one's son's wife is considered as sin in Hindu Law .The Hindu Marriage Act, 1955 provides the extent of Sapinda relationship to five degree in line of ascent through the father and three degrees in the line of ascent through the mother.	2
	Or	
	Testamentary succession governs law of immovable property of Christians and Parsis	

38.	According to T. Poole judicial review' by judges cannot legally replace political debate in the legislature as the principal forum for debates.	2
	pontical debate in the legislature as the principal forum for debates.	
39.	Provisions of free legal aid includes:	
	Representation by an Advocate in legal proceedings.	2
	Drafting of legal documents, special learn petition.	
	Giving advice on any legal matter. (Any two points)	
40.	The Budget is an annual financial statement showing annual expected revenue and expenditure of public money. It is not a Bill. It is presented in the Parliament (Lok Sabha) . The presentation of the Budget is the responsibility of the Finance Minister.	2
	Or	
	This motion can be used by Lok Sabha members only. Any member of Lok Sabha may move a resolution after the required formalities to express lack of confidence in the Council of Ministers. It is here that most of the opposition members try to bring out the lapses and the weaknesses of the government to censor it or to bring it down in the eyes of the people. The ruling party replies to the points raised and defends itself.	
	Optional Module A	
41.	Examples to ensure sustainable Development.	2
	If we use groundwater, then we also have a responsibility of recharging it through various techniques like rain water harvesting.	
	If we use cars then we have to make sure that we use eco-friendly fuel and technology that minimizes air pollution.	
	Optional Module B	
41.	A government grants monopoly to provide an incentive to invest in a risky venture.	2
	Sometimes the government may also reserve the venture to regulate, thus forming a government monopoly.	
L		

42.	Jewish customary law recognizes four kinds of divorce	4
	Divorce by mutual agreement.	
	Divorce enforced upon the wife on the petition of the husband.	
	Divorce enforced upon the husband on the petition of the wife.	
	Divorce enforced by the Jewish court without the petition of either of the parties.	
	Or	
	'Custom' plays an important role in the lives and legal system of the Christians in India. During British rule, these canonic customary laws were practiced by the Christians all over the Churches in India and were modernized by the passing of two specific legislations, namely Indian Divorce Act of 1869 and Indian Christian Marriage Act of 1872. Christians did not recognize divorce in their customary practices and their marriages are regarded as sacramental. The Law of Christian divorce is codified by the name of 'The Divorce Act, 1869. This Act has been amended in 2001 whereby divorce by internal consent is allowed.	

3.	Distinction between public and private law	4
	The Interest Theory – This theory has been developed by the Roman jurist Ulpian. According to this theory Public law is that which concerns the Roman state while private law is concerned with the interest of citizens.	
	The 'Subordinate Theory' – This theory differentiates according to the relationship between the participants.	
	Public law is characterized by a Superior – Subordinate relationship whereas private law creates a relationship of coordination.	
	The Subject Theory -According to this theory if a person deals with Sovereign Authority such a State or a Municipality, the Public Law applies, otherwise it is Private law.	
	Or	
	As per Holland, Administrative Law provides for the manner of activities or the various organs of the Sovereign Power as provided by the Constitution. In this sense Administration has been defined as 'the exercise of political powers within the limits of the Constitution as the total concrete and manifoldly changing activity of the State in particular cases as the functions, or the activity, of the Sovereign Power'. It may fairly be said to include the making and promulgation of laws; the action of the government in guiding the State in its foreign relations; the administration of justice; the management of the property and business transactions of the State; and the working in detail, by means of subordinates entrusted with a certain amount of discretion, of the complex machinery by which the State provides at once for its own existence and for the general welfare. It deals with the collection of the revenue, the collection of statistics, international trade, manufacturing, pollution, taxation, and the like. This is sometimes seen as a sub- category of Civil Law and sometimes seen as Public Law as it deals with regulation and public institutions	

44.	The relevant examples/case laws to justify the statement "The maximum punishment prescribed may not always be the determinative factor for repairing the crippled psyche of the offender. "It is necessary to balance the scale of retributive justice and restorative justice. In case of Bachan Singh V. State of Punjab The Constitution Bench while upholding the Constitutional validity of the death sentence held inter alia that the imposition of death penalty is to be guided (via sections 354 (3) and 235 (2) of the (CrPC) such that The extreme penalty can be inflicted only in the gravest cases of extreme culpability. In making the choice of the sentence; in addition to the circumstances of the offender also. 2) In Rajiv Gandhi Assassination Case AG Perarivalan, a supporter of rebel group fighting for separate Tamil State in Sri Lanka was of 19 years when he was convicted of procuring batteries that were used in the bomb to kill Rajiv Gandhi. (The Ex-PM). The Supreme Court in 1998 gave him a death sentence, which was in 2000 commuted. In 2022 he was set free by Supreme Court invoking	4
45.	Article 142. The State is empowered to impose reasonable restrictions in the interest of the security of the state, friendly relations with foreign-countries, public order or decency or morality or in relation to contempt to court, defamation or incitement to an offence and maintenance of sovereignty and integrity of the country. The freedom under 19 (b) (Freedom to assemble peacefully and without arms) is subject to two reasonable restrictions Meetings, rallies and procession should be peaceful. The participants should not carry any weapon. The freedom under Article 19(c) (to form association or union) in case of illegal, immoral or conspirational associations, where integrity and sovereignty may face danger, the state can disallow such formations.	4

46.	According to the traditional Anglo-Saxon concept of locus-standi, only the person whose rights were violated could seek judicial redress.	4
	Case Law	
	S.P. Gupta vs. Union of India	
	In this Case, Justice P.M. Bhagwati said that a major impediment in bringing the problems of the under-privileged before the courts was the traditional rule of locus-standi.	
	It was held that any public spirited individual can move the court provided that the person is acting in the interest of the public and not for personal gain, private profit, political motivation or other considerations.	
	Thus the court outed the orthodox bar of locus standi and cleared the path for providing justice. In fact even a letter could be treated by the court as a writ petition.	
	Or	
	Law making is the primary function of the State Legislature. It makes laws on 66 subjects included in the State List. It also has the right to make laws on the subjects mentioned in the Concurrent List but it should not contradict any law made by the Parliament on the same subject. In case of contradiction, the law made by the Central Government prevails. The procedure of law making is the same as in Parliament both in the case of Ordinary Bills (Non-money bills) and the Money bills. Every bill passed by the State Legislature (One House if unicameral and both the Houses if bicameral) is sent to the Governor for his/her assent after which it becomes a law.	

47.	Usefulness of ADR mechanisms.	
	ADR can emerge as a tool of social justice in the country. In fact, CJI speaking at India's two day conference on Mediation and Information Technology organized at the Statue of Unity in Gujarat in April 2022 stressed that active effort must be taken by court to make negotiations and mediations mandatory as part of case management.	6
	ADR through Lok Adalats, Gram Nyayalayas, Mediation and Arbitration centuries, has the potential to transform the legal landscape of India by providing millions of people grievances.	
	Among many benefits of mediation, major being that it can reduce pendency, same judicial resources and time and allow litigants a degree of control over the dispute resolution process and its outcome.	
	Or	
	In civil matters the party which files the case is known as 'plaintiff' and the party against whom the case is filed is known as 'defendant'. In legal terminology, a civil case is known as a suit. Civil suit or case passes through following stages: 1. Filing of plaint ('plaint' is a legal term for the case filed by the plaintiff) –	
	2. Issuing summons to the opposite party –	
	3. Appearance of defendant	
	4. Framing of issues	
	5. Recording of	
	6. Arguments	
	7. Judgment	
	The Dissatisfied party has the right to approach the higher Court by way of appeal or any other remedy.	

48.	In democracy titles go against the realization of social equality under Article 14 . However under Article 18 conferment of 'Bharat Ratna", "Padma Vibhuties", "Padma Shri" are not prohibited as they merely denote state recognition of good work by citizens in the various fields of activity. The President of India can award National honors to eminent citizens in any field such as public, social, academic or sports. Similarly, military and bravery awards are also given for service or sacrifice by the military paramilitary forces. Article 18 does not secure any fundamental right but imposes a restriction on executive and legislative power. Bharat Ratna and Padma awards are not titles and cannot be used as prefix or suffix to names of the recipient. The awards can be withdrawn in case of misuse. 3)In Balaji Raghavan vs. UOI, the supreme court upheld the validity of civilian honors. Justice Ahmadi observed that restraint is necessary to safeguard the importance of conferment of awards. The court suggested a high level committee may be appointed by the PM in consultation with the President who will ensure that only describing persons are bestowed an award to enhance its respect. Or Salient features of the Indian Constitution are	6
	Written Constitution	
	Partly Rigid and Partly Flexible	
	Federal System with Unitary Bias	
	(Explain all above points in detail)	
	Optional Module A	

49.	Relevant Case law.	6
	People have the right to question one use of natural resources. In fact, many years before Romain king Distinction stated that "The Air, the water, and the sea are all common to the public and are entitled to be used by anyone due to the law of nature'. This concept is known as Public Trust Doctrine.	
	In India, the court observed that we follow the Common law system and thus our Constitution includes public trust doctrine in its jurisprudence. The court applied this doctrine for the protection of Environment. The court referred to various Articles of the Indian Constitution such as 48 A which made a way though Article 21 by including the rights to clean environment and Article 39 of the Directive Principle) which states proper distribution of the resources.	
	Sunita can assert the public trust doctrine under the right to life Article 21 of the Constitution as allowing the construction will deprive the public of the quality of life as stated under Article 21 of the Constitution. Also under the public trust doctrine the government is under the obligation to maintain the public park for the citizens' – Relevant case M-I. Builders Pvt. Ltd. Versus Radhey Shyam Sehra (1999) S.C. (464.)	
	Optional Module B	
49.	The 'Consume Activism' has succeeded in bringing pressure and in applying a check on the unfair trade practices in India.It has also been successful in protecting and promoting the interest of consumers against unethical and unfair trade practices.	6
	'Consumer Activism' has also helped in creating an awareness about consumer goods and services.	
	It has also succeeded in bringing the unscrupulous tradesman to books.	
	It has also helped the consumer movement in achieving its goals	