

Roll No.

9676

**BA LLB (Hons.) 5 Year Course
3rd Semester
Examination – November, 2017**

ENGLISH - I

Paper : 302

Time : Three Hours] [Maximum Marks : 80
Before answering the questions, candidates should ensure that they have been supplied the correct and complete question paper. No complaint in this regard, will be entertained after examination.

Note : Attempt *four* questions from Unit - I to IV, selecting *one* question from each Unit. These questions shall carry 14 marks each. Unit - V is *compulsory* and each questions in this Section shall carry 3 marks.

UNIT – I

1. (a) Give a brief summary of the essay, 'The Language of The Law' written by Urban A. Lavery. 10

OR

What are the five functions of the lawyers as discussed by Arthur T. Vanderbilt. How could the working of courts and Legal profession be improved ?

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P. T. O.

(b) Explain with reference to context : 4

"When Shakespeare made Hamlet say to the grave digger :

'Why may not this be the skull of a Lawyer ? Where now be his quiddities, his quillies', his case, his tenures, and his tricks ? He was paying the profession a real compliment; and a compliment none the less because it was intended as a slur".

OR

"At precisely two o'clock the presiding Judge announced that the case of the peasant Nikolay Harlamov charged with murder of his wife would next be heard."

UNIT - II

2. Prepare a detailed note on R. P. consonant. Classify the consonants on the basis of both place of articulation and manner of articulation. 14

OR

Give phonetic transcription of any fourteen of the following words. Lid, lead, sit, seat, captain, foreign,

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niece, sell, shell, apple, part, pot, full, fool, knob, knee, tree, yearn, beauty, hurt.

UNIT - III

3. Write short notes on the following : 14

- (i) Significance of language for Law.
- (ii) Historical background of study of legal language.

OR

What are the various problems regarding legal language ? Also discuss problems of legal language specific to India. http://www.HaryanaPapers.com

UNIT - IV

4. Attempt a précis of the given passage in about 1/3 of its length : 14

The framers of the constitution were conscious that, in a country of sub-continental dimensions, immense diversities, socio-economic disparities and multitudinous people with possibly divided loyalties, security of the nation and stability of its polity could not be taken for granted. The framers, therefore,

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P. T. O.

recognized that, in a grave emergency, the union must have adequate powers to deal quickly and effectively with a threat to the very existence of the nation, on account of external aggression or internal disruption. They took care to provide that, in a situation of such emergency, the union shall have overriding powers to control and direct all aspects of administration and legislation throughout the country. A violent disturbance, paralysing the administration of a state, could pose a serious danger to the unity and integrity of the country. Coping with such a situation of violent upheaval and domestic chaos, may be beyond the capacity or resources of the state. Intervention and aid by the Union will be necessary. A duty has, therefore, been imposed by the constitution on the union to protect every state against external, aggression and internal disturbance.

OR

Translate the following into Hindi :

The right to information or right to know is not a fundamental right under the constitution of India. Though the constitution of India under Article 19(1)

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guarantees, freedom of speech and expression, it also provides the right of individual to read, listen and receive said speech but this right is subject to limitations imposed under Article 19(2) which empowers the state to impose Reasonable restriction'. These restrictions are such as security of the state, friendly relation with foreign states, public order, decency and morality, defamination, contempt of court and integrity and sovereignty of the country. Freedom of speech and expression as provided under the constitution is aimed to achieve many purposes. It provides an individual to achieve sense of self-fulfilment. It helps in discovery of facts. It helps in establishing a reasonable and proper balance between social change and stability.

OR

(only for foreign students in lieu of translation passage) : <http://www.HaryanaPapers.com>

Paraphrase the following poetry passage :

"Strange fits of passion have I known :

And I will dare to tell,

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P. T. O.

But in the Lover's ear alone,
What once to me befell.
When she I loved looked everyday
Fresh as a rose in June,
I to her cottage bent my way,
Beneath and evening moon.
Upon the moon I fixed my eyes,
All over the wide lea
With quickening pace my horse drew nigh
, Those paths so dear to me."

UNIT - V

5. Attempt *all* parts :

- (i) What do you mean by prolixity of language of law ?
- (ii) Is Harlamov's trial in the story, 'In the Court', a fair one ? Give reasons for your answer.
- (iii) How is research in law different from research in natural sciences ?

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- (iv) Transcribe the words : colonel, breakfast, walk.
- (v) Give three arguments in favour of 'capital punishment'.
- (vi) Make a short note on 'Rhetoric in legal language'.
- (vii) What do you mean by 'Formalism' in legal language ?
- (viii) Suggest an appropriate title for the passage for précis, Question 4, Unit IV. 3 × 8

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