

1905000503030001
EXAMINATION NOVEMBER 2024
BACHELOR OF COMMERCE _BACHELOR OF LAW
(HONORS) 5 YEAR INTERATED COURSE (THIRD SEMESTER)
LEGAL ENGLISH - LEVEL 3

[Time: As Per Schedule]

[Max. Marks: 70]

Instructions:

- 1. 1. Fill up strictly the following details on your answer book**
 - a. Name of the Examination : **BACHELOR OF COMMERCE _BACHELOR OF LAW (HONORS) 5 YEAR INTERATED COURSE (THIRD SEMESTER)**
 - b. Name of the Subject : **LEGAL ENGLISH - LEVEL 3**
 - c. Subject Code No : **1905000503030001**
2. Sketch neat and labelled diagram wherever necessary.
3. Figures to the right indicate full marks of the question.
4. All questions are compulsory.
5. Do not change question number.

Seat No:

--	--	--	--	--	--

Student's Signature

Q.1 Write an essay on any ONE of the following:

8

1. Right to education
2. Uniform Civil Code
3. Independence of Judiciary

Q.2 Read the following paragraph and answer the questions given below

10

This practice of not reading papers beforehand, I followed throughout my judicial career. I think it is a mistake for a judge to go to court after studying the case that is coming up before him. Inevitably, one makes up one's mind one way or the other after having read the papers. I agree, the decision is tentative, and one might change it after hearing counsel. But it requires a very strong mind to change an opinion once formed. Besides, it is a good training for the Bar to learn to state briefly the real point at issue in these chamber matters. I have often discussed this question with the Judges of the Supreme Court, who do an immense amount of hard work by reading Special Leave Petitions the day before these are heard; and I have often appealed to after hearing the Bar. The answer I usually got was that it would take up a lot of time, and by reading them in advance, they were saving judicial time. I entirely disagree with this point of

view. It depends upon the judge himself how much time a matter should take. And if the judge can pin down the lawyer to the essential point, it would, in my opinion, take not more but rather less time, because where the judge has studied the case previously the lawyer has the far harder task of dianging a mind that is already more or less made up. But if the judge came to court with an open mind. I think, it would be easier, and' therefore quicker, to decide one way or the other.- M.C Chagla-"Roses in December"

Questions:

1. What is the main argument regarding the practice of reading papers beforehand?
2. What is the good training for the Bar?
3. What is the author have discussed with the judges of Supreme Court?
4. What happens when the judge comes to court with an open mind?
5. Give a suitable title to the passage

OR

Make a Precise out of the above passage giving it a suitable title.

10

Q.3 Do as directed (Any TEN)

10

1. It is raining heavily today. (Change into interrogative)
2. Legal English is one of the easiest subject. (Add a question tag)
3. The doctor said, "You need to take your medication daily." (Change into indirect speech)
4. She cooked dinner for her friends yesterday. (Change into exclamatory)
5. She told him that she had finished the report. (Change into direct speech)
6. They completed the project on time.(Change into passive voice)
7. There are no chocolates in the box. (Change into affirmative)
8. Few animals are as fast as the cheetah. Change into superlative degree)
9. Did they have any useful advice? (Change into negative)
10. Being sick, my mom decided to take the day off. (Change into compound)
11. Even if it takes time, I will finish the work. (Change into simple)
12. The weather is warm. (Change into comparative degree)
13. The book is too complicated for beginners. (Remove too)
14. Besides being a lawyer, she is an artist too. (Change into complex)

