

Model Question
JSC Examination - 2014
Subject : English 2nd Paper

Time : 2 Hours

Full Marks—50

Section A : Grammar, Marks-30

1. Fill in the gaps of the following text with appropriate articles. Put a cross (x) for zero article. 0.5 × 6 = 3
(a) ___ objective of education is not only to pass the examination and get (b) ___ job but also to acquire (c) ___ knowledge and widen (d) ___ third eye. (e) ___ student should realize (f) ___ fact.
2. Fill in the blanks of the following text with prepositions given in the box bellow. 0.5 × 6 = 3
- | | | | | | |
|-----|------|----|----|-----|----|
| out | with | to | of | for | to |
|-----|------|----|----|-----|----|
- The moon is very familiar figure (a) ___ all of us. She awakens a feeling (b) ___ love in our heart. Even the infant stretches (c) ___ its hands to grasp this beautiful object. Nor is her appeal confined (d) ___ only children ever since, the string of poetics fealty in man, she has furnished a theme (e) ___ poets and artists. The moon is filled (f) ___ beauty.
3. Make four sentences from the substitution table: 1 × 4 = 4
- | | | |
|-------------|-------|--------------------------------------|
| There | was | no peace in the village |
| He | lived | a young man called Ruplal. |
| His village | | with his family and worked on a farm |
| But there | | a beautiful place |
4. Change the following passage into indirect speech. 1 × 4 = 4
“Have you killed the rats” ? said the Mayor. “Yes I have,” said the piper. “Give me the promised money.” “How funny !” said the Mayor. “We cannot give you so much money. Take only fifty.”
5. Change the following sentences as directed in the brackets : 1 × 5 = 5
Today corruption is a very familiar term in Bangladesh. (a) Corruption is the most dangerous weapon to destroy a society. (Positive) (b) It lies in every phase of our society. (Interrogative) (c) It paralyses all the ethical norms of nation. (Passive) (d) The persons in the high rank of the society are involved in corruptions. (Negative) (e) Social awareness is the most essential thing to resist corruption (comparative).
6. Re-write the following passage using capitalization and punctuation. 0.5 × 6 = 3
what is the time by your watch he said it is half past nine said i i want to go to the college would you accompany me please no i am sorry replied i.

Objective Question Out For Jsc Exam 2014

Shasha Hu



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Commerce, Justice, Science, and Related Agencies Appropriations for 2014 United States. Congress. House. Committee on Appropriations. Subcommittee on Commerce, Justice, Science, and Related Agencies, 2013 *Proportionality and Facts in Constitutional Adjudication* Anne Carter, 2022-01-27 This book considers the relationship between proportionality and facts in constitutional adjudication Analysing where facts arise within each of the three stages of the structured proportionality test suitability necessity and balancing it considers the nature of these facts vis vis the facts that arise in the course of ordinary litigation The book s central focus is on how proportionality has been applied by courts in practice and it draws on the comparative experience of four jurisdictions across a range of legal systems The central case study of the book is Australia where the embryonic and contested nature of proportionality means it provides an illuminating study of how facts can inform the framing of constitutional tests The rich proportionality jurisprudence from Germany Canada and South Africa is used to contextualise the approach of the High Court of Australia and to identify future directions for proportionality in Australia at a time when the doctrine is in its formative stages The book has three broad aims First it considers the role of facts within proportionality reasoning Second it offers procedural insights into fact finding in constitutional litigation Third the book s analysis of the dynamic Australian case law on proportionality means it also serves to clarify the nature and status of proportionality in Australia at a critical moment Since the 2015 decision of *McCloy v New South Wales* where four justices supported the introduction of a structured three part test of proportionality the Court has continued to disagree about the utility of such a test These developments mean that this book with its doctrinal and comparative approach is particularly timely Evidence Roderick Munday, 2022 Munday s Evidence provides students with a concise yet analytical introduction to the law of evidence Vibrant and engaging this invaluable text is the ideal guide to this challenging subject *The Law of Privilege* Bankim Thanki, Tamara Oppenheimer, Chloe Carpenter, James Cutress, Patrick Goodall, Henry King, Rebecca Loveridge, Rosalind Phelps, Leonora Sagan, Adam Sher, Nik Yeo, 2025-07-30 The law of privilege is recognized as a fundamental right essential to the function of the rule of law This book provides a comprehensive reference to legal professional privilege in both contentious and non contentious contexts addressing legal advice and litigation privilege as well as privilege against self incrimination and without prejudice privilege Providing detailed coverage of the nature of privilege how it arises how it is lost and its limits the book begins with an outline of the law and policy underlying privilege before providing guidance on issues that arise regularly in practice These issues include exceptions with a detailed analysis of the iniquity exception multi jurisdictional issues procedural matters and challenges like pre existing and partly privileged documents It also covers the loss of legal professional privilege including loss of confidence and implied and express waiver the linked area of being without prejudice privilege its scope exceptions rules governing waiver and the position in respect of mediation as well as joint and common interest privilege Systematically updated to cover all significant

developments in privilege law this fourth edition considers the wealth of recent case law that has been published and includes new sections addressing the issues of privilege that arise in criminal proceedings and Britain's withdrawal from the European Union Written by experts from Fountain Court chambers The Law of Privilege is unrivalled for its logical structure and clarity with extensive cross referencing and useful summaries ensuring ease of understanding and quick access to information It is an essential reference tool for practitioners in all fields of practice and students of Civil and Criminal Procedure providing a concise route through the complexities of privilege law Lunney & Oliphant's Tort Law Donal Nolan, Ken Oliphant, 2023 The seventh edition provides a complete authoritative guide to the subject The book combines clear overviews of the law with well chosen extracts from cases and materials supported by insightful commentary **Poole's Casebook on Contract Law** Robert Merkin, Séverine Saintier, 2023 All the cases you need together with the tools to understand them This contract casebook presents all the leading cases supplemented by succinct author commentary and thought provoking questions to deepen understanding Poole's Casebook on Contract Law takes a uniquely supportive approach to give students the confidence to engage with and analyse judgments Digital formats and resources The sixteenth edition is available for students and institutions to purchase in a variety of formats and is supported by online resources The e book offers a mobile experience and convenient access along with functionality tools navigation features and links that offer extra learning support a href <http://www.oxfordtextbooks.co.uk/ebooks> www.oxfordtextbooks.co.uk/ebooks a A selection of online resources accompanies this text including Exercises and guidance on reading cases Poole's Casebook on Contract Law Robert Merkin, Severine Saintier, 2019 All the cases you need together with the tools to understand them Now updated by Professor Robert Merkin and Dr Severine Saintier Poole's Casebook on Contract Law takes a uniquely supportive approach to give you the confidence to engage with and analyse judgments **A Model Civil Procedure Code for England and Wales** John Sorabji, 2024-10-14 Civil procedure law is integral to our understanding of access routes to justice dispute resolution and ultimately the rule of law However the field is rapidly changing shifting dispute resolution away from courts and judgments towards other legal pathways such as negotiation mediation arbitration and Ombudsman Similarly the increasing digitisation of society and looming potential of AI will profoundly influence future reforms Civil justice is thus at a critical turning point In response John Sorabji proposes a new model civil procedure code for England and Wales Building on the work of the ALI UNIDROIT Principles of Transnational Civil Procedure and the ELI UNIDROIT Model European Rules of Civil Procedure he articulates a simplified principle based seventeen part approach that covers all major stages from issue to enforcement with sections on costs and funding provisional measures access to evidence and privileges case statements hearings and dispute management Highlighting that civil courts are just one part of a wider civil justice ecosystem Sorabji promotes the wealth of avenues available for dispute resolution and charts how these should be co ordinated in the future He outlines new ways to efficiently incorporate breakthroughs in digitisation and preventive and consensual forms of justice and

also explores likely shifts in the purpose of procedural codes as digitisation evolves while underscoring the consistent need for judicial independence and accountability Ultimately Sorabji posits that procedural codes should guide not only the process of litigation but those who design digital procedures and test their propriety in the future Poole's Casebook on Contract Law Robert Merkin QC, Robert M. Merkin, Séverine Saintier, 2021 All the cases you need together with the tools to understand them Poole's Casebook on Contract Law takes a uniquely supportive approach to give students the confidence to engage with and analyse judgments *The Supreme Court of Ghana Law Reports*, 2013 **Space Life Sciences:**

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Jackson, 2023-04-26 This volume considers current and future challenges for nature law and policy in Europe Following the Fitness Check evaluation of the Birds and Habitats Directives in 2017 the EU adopted an Action Plan for nature people and the economy to rapidly improve the Directives implementation and accelerate progress towards the EU's biodiversity targets for 2020 More recently the EU has adopted a Biodiversity Strategy for 2030 and proposed an EU Nature Restoration Law This book makes a timely contribution by examining the current state of play in light of recent and historical developments as well as the post 2020 nature law and policy landscape While evidence suggests that Natura 2000 and the Habitats and Birds Directives have delivered conservation benefits for wildlife in Europe biodiversity loss continues apace The book reviews the requirements for an effective international nature conservation system with reference to the Birds and Habitats Directives It examines regulatory regimes current legal issues in the fields of site protection and species protection the protection of areas outside Natura 2000 recent developments in the EU and the UK including the implications of Brexit agriculture and nature conservation litigation science and access to justice Written by leading experts in the field from a range of stakeholder groups the volume draws on diverse experiences as well as providing interdisciplinary perspectives This volume will be essential reading for students scholars practitioners NGOs and policy makers interested in European environmental policy and law including for example lawyers ecologists environmental scientists political scientists natural resource managers planners and civil servants *Precision Physical Activity and Exercise Prescriptions for Disease Prevention: The Effect of Interindividual Variability Under Different Training Approaches* Robinson Ramírez-Vélez, Mikel Izquierdo, 2019-10-09

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REVITALIZACIJU PRIVREDE SRBIJE Prof. dr Biljana Stošić, Prof. dr Nataša Petrović, Doc. dr Slobodan Antić, **Social Sciences Index**, 1997 **The Compact Edition of the Oxford English Dictionary** Sir James Augustus Henry

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