



LHA - 1917

## LL.B. (Hons.) Semester – X Examination, April 2017 INDIAN EVIDENCE ACT

Duration: 3 Hours Total Marks: 75

Instructions: 1) Answer any eight questions from Q.No. 1 to 12.

Q. 13 and Q. 14 are compulsory.

 Explain the term fact. Distinguish between fact in issue and relevant facts.  $(8 \times 3 = 64)$ 

- Explain the doctrine of Res Gestae.
- Examine how facts which are the occasion, cause or effect of facts in issue are relevant.
- 4. Examine the concept of admission under the Indian Evidence Act.
- Define dying declaration and explain its evidentiary value.
- 6. "Any fact is relevant which shows or constitutes a motive or preparation and conduct of any fact in issue or relevant fact". Explain.
- Briefly examine facts which need not be proved under Sec. 56.
- Discuss the law regarding competency of a witness Under Sections 118-121 of Indian Evidence Act.
- Briefly examine the concept of relevancy under Indian Evidence Act.
- Analyse the rules of determining Burden of Proof in a suit or proceeding.
- 11. Explain when anything said or done or written by one conspirator is admissible against others.
- Discuss the various modes of examination of witnesses.
- 13. Write short notes on any two:

(2½×2=5)

- a) Hearsay evidence
- b) Child witness
- c) Kinds of evidence.
- Write short notes on any two :

 $(2 \times 3 = 6)$ 

- a) Communication during marriage.
- b) Confession to Police Officer.
- c) Public Documents.