Seat No.	:	

## **SA-127**

## September-2020

## Integrated LL.B., Sem.-II

## IL 107: English Literature and Legal Writing

Time: 2 Hours [Max. Marks: 60

**Instructions:** (a) Answer any **three** questions.

- (b) All questions carry equal marks.
- 1. Explicate the content of law journal in detail. List the basic principles for reading law journal and quote few names of famous law journals.
- 2. (A) What are the various approaches for writing case comment? Exemplify the same.
  - (B) Elaborate the features of law crime reporting and court case reporting with suitable examples.
- 3. (A) "The whole area of law is a mess." Justify the statement with the suitable approach of the case comment and evaluate.
  - (B) Differentiate the terms 'Public' and 'Private' with appropriate illustration for the same.
- 4. Write an essay on any **two** of the following topics :
  - (1) The place of lawyer in a non-violent society.
  - (2) Indian Democracy is unique.
  - (3) The Changing Scenario of Indian Bureaucracy.
  - (4) Cyber Crime is a new era threat to society.

- 5. Explain following terms with meaning, usage and implication of the same in relevant cases: (Any six)
  - (1) Minor
  - (2) Will
  - (3) Bailment
  - (4) Petition
  - (5) Litigation
  - (6) Misstatement
  - (7) Agency
  - (8) Magistrate
- 6. (A) Do as Directed:
  - (1) Give meanings to any **three** idioms, give reference of them in legal field and use them in meaningful sentences.
    - Primer's Devil
    - French leave
    - Mother wit
    - Kiss of death
  - (2) Give meaning to any **one** foreign word.
    - Hoi Falloi
    - Levis
  - (B) Translate following passage into Hindi or Gujarati:

The legal profession is a product of British rule and of the Judicial system introduced by these rulers in the land. Every honest, upright and competent judge is anxious to have all aspects of every case placed before him by litigants, or their agents and representatives, so that he may dispose of the case with complete impartiality after full consideration in meritorious manner. The parties to litigation generally need the assistance of qualified pleaders and advocates to place their case before the courts and it is of course recognized that a member of the bar in his conduct and arguments before a judge endeavours to place his client's case and points of views before the courts and does not in any way desire or endeavour to express or place before the court his own personal views about the merits of the case than under consideration.

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