

Seat No. : \_\_\_\_\_

# MM-112

March-2019

LL.M., Sem.-III

## 502 ECRI : Law of Evidence

Time : 2:30 Hours]

[Max. Marks : 100

- Instructions :** (1) All questions carry equal marks.  
(2) Cite authorities in support of your answers.  
(3) State the same question number in your answer-book which is stated in the question paper.

1. Explain in detail the recognized forms of evidence prevailing in Indian judiciary with illustrations and case laws. 25

**OR**

“Law of Evidence is an indispensable part of both substantive and procedural laws.” Analytically explain this statement with case laws.

2. Analytically explain in detail the terms, “Fact in issue”, “Relevant Facts” and “Conclusive Proof” with decided cases. 25

**OR**

Explain in detail the scope and importance of the “Expert Evidence” with decided cases.

3. Explain in detail the concept and nature of the “Privileged communications” with illustrations and decided cases. 25

**OR**

Explain in detail the meaning, nature and kinds of the “Estoppel” with decided cases.

4. Explain in Nutshell : (any **two**) 25

- (1) Nature and concept of the “Onus Probandi”.
- (2) Nature, concept and evidential value of the “Dying Declaration”.
- (3) Evidential values of the “Admission” and “Confession”.
- (4) Presumption as to “Dowry Death” with case laws.