Seat No.:	
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MN-108

March-2019

LL.B., Sem.-VI

312 : Legal Language/Legal Writing Including General English

Time: 2:30 Hours]							[Max. Ma	ırks : 100				
`		(1) (2)							each	question.		
1.	Write	e an es	ssay oi	n any or	e of the fo	ollowing	:					25
	(1) Empowerment of women											
	(2)) Human Rights										
	(3)	Lok Adalat										
	(4)	Importance of Legal Education										
2.	Expl them	plain any five legal terms given below and frame meaningfuln:					gful	sentences	using 25			
	(1)	Suo N	Moto									
	(2)	Voler	nti nor	n-fit inju	ıria							
	(3)	Prima	a facie	;								
	(4)	Res I	psa lo	quitur								
	(5)	Mens	rea									
	(6)	Ubi ji	us ibi	remediu	m							
	(7)	Nova	tio									
	(8)	Alibi										
	(9)	Locus	s stanc	di								
	(10)	Onus	proba	ındi								

Aristotle's attitude to law equity was not simply theoretical fiction. There is evidence that in both shaped legal practice and, even more clearly, built, on an already developed and developing tradition of Athenian legal thought. We have of course, almost no records of the actual outcomes of jury trails, and no record at all of the deliberation, as each juror cast a separate vote after hearing the various arguments, apparently without much mutual consultation. We however, have many examples of persuasive speeches delivered to juries. And because the orator's reputation rested on his ability to persuade a jury of average citizens, chosen by lot, we can rely on these speeches for evidence of widespread popular beliefs about legal and ethical concepts. These speeches show the orators relying on a concept of law and even the justice that is very much like the one that Aristotle renders explicit and systematic. Thus litigants frequently call for justice tailored to the circumstances of their own case, and they frequently use the expression ta dikaia ("those things that are just") in that sense. And they often proceed as if the written law is understood to be a set of guidelines with gaps, to be filled in, or corrected, by equity argumentation. In this process, frequent appeal is made to the juror's sense of fairness, as if, once the particular circumstances of the case are understood, they can be expected to see that justice consists in an equitable determination. Questions:

- (1) What does the above passage suggest?
- (2) What do litigants frequently call for?
- (3) How do each juror decide the matter?
- (4) What do the orators rely on?
- (5) The expression "Ta dikaia" means?

4. (A) Translate the following passage into Gujarati or Hindi:

15

The concept of inter-relationship and inter-dependency which exists between human beings, nature and other life forms is the essence of well-being of the human race. To illustrate the point, one may give the example of a lowly earthworm. It works for human beings. It enriches the soil and makes it fertile for them to reap the benefits.

Lord Krishna declares in eternal *Geeta* that God is a sweet fragrance on the earth, brilliance in fire and life-force in all beings. The true follower sees the Lord manifesting himself in everything. He sees God in every petal, every tree, every living being, air, water and land and makes the entire world his family -a bond which cannot be snapped except to the detriment of human beings. Thus, in nutshell, there can be peace only if man acts in unison with nature and all beings. The tragedy is that this golden principle, in present times, has been observed more in breach than in observance.

(B) Reduce the above paragraph into one-third of the original length and give a suitable title to it.

MN-108 2