Roll No.....

## SEMESTER EXAMINATION 2022-2023

## (4<sup>th</sup> Year VIIth Sem B.A.LLB/B.B.A.LL.B)

## CIVIL PROCEDURE CODE AND LIMITATION ACT

Duration: 3:00 hrs.

Max Marks: 70

Note: Attempt all questions. All questions carry equal marks. In case of any ambiguity or missing data, the same may be assumed and state the assumption made in the answer.

Q 1.	Answer any four parts of the following within 100 to 125 words.	4x3.5=14
	<ul> <li>a) What is a decree? Explain different types of decrees. Distinguish between decree, order and judgment</li> <li>b) Comment: Rejection of plaint and relevant considerations of the same.</li> <li>c) Discuss Properties which are not liable to attachment or sale in the execution of a decree.</li> <li>d) Write a short note on Suits as an indigent person.</li> <li>e) What is Order 2, Rule 2? Distinguish Order 2, Rule 2 from the doctrine of <i>res judicata</i>.</li> </ul>	
	f) Define 'Interpleader Suit' with the help of relevant statutory provisions and case law.	
Q 2.	Answer any four parts of the following within 100 to 125 words.	4x3.5=14
	<ul> <li>a) What is the condition precedent for filing suits by or against the Government? Is there any exception to the compliance of such conditions? If yes, state those circumstances.</li> <li>b) Under what circumstances the second appeal against a decree would lie? What are the tests to determine a substantial question of law for the purpose of a second appeal?</li> <li>c) Discuss 'Acquisition of ownership by possession' provided under the Limitation Act.</li> <li>d) Write salient features of 'summary procedure' as contained in Order 37 of the Civil Procedure Code.</li> <li>e) Write a short note on 'Jurisdiction of Civil Courts'.</li> <li>f) What are the conditions that a court would inquire into before staying a suit under Sec.10, Civil Procedure Code?</li> </ul>	
Q 3.	<ul><li>Answer any two parts of the following within 200 to 250 words.</li><li>a) 'The principle of <i>res judicata</i> is conceived in the larger public interest which</li></ul>	2x7=14
	<ul><li>requires that all litigation must, sooner than later, come to an end.' Comment.</li><li>b) State the provisions which govern the place of suing. Also, state at what stage can the objection to jurisdiction be taken.</li><li>c) Discuss with reference to decided cases the principles underlying the Amendment of Pleading under Order 16, Rule 17 of the Code.</li></ul>	

Q 4.	Answer any two parts of the following within 200 to 250 words	2x7=14
	<ul> <li>a) Discuss the law regarding the consequences of the non-appearance of a defendant in a suit. Can he join the subsequent proceedings in the suit? Whether there is any remedy available against adverse orders, if any, passed in consequence of the non-appearance of the defendant? Discuss with the help of relevant law and cases.</li> <li>b) What are the remedies other than appeal available to an aggrieved party in a civil suit? Explain with help of relevant statutory provisions and case law.</li> <li>c) What are the circumstances under which a certain period of time is excluded while computing the limitation period? Explain.</li> </ul>	
Q 5.	Answer any two parts of the following within 200 to 250 words	2x7=14
	<ul><li>a) Discuss the principles governing the execution of a decree with the relevant statutory provisions.</li><li>b) Discuss with case law the powers of the Appellate Court. Under what circumstances Appellate Court may allow to produce of additional evidence at the appellate stage?</li><li>c) What are the different interim orders that the court can pass? What are the main principles which guide the court while dealing with an application for a temporary injunction?</li></ul>	

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