



BRAINWARE UNIVERSITY

Term End Examination 2023 Programme – LL.B.-2022 Course Name – FAMILY LAW II Course Code - LLB204 (Semester II)

Full Marks : 60

Time : 2:30 Hours

[The figure in the margin indicates full marks. Candidates are required to give their answers in their own words as far as practicable.]

Group-A					
	(Multiple Choice T		1 x 15=15		
1.	Choose the correct alternative from the following				
(;)	Select from the following: A marriage of a Muslim male with a Hindu female is				
(i)					
	a) Valid	b) void			
(ii)	c) Voidable Select Islamic law is formally contained in	d) None of these.			
	a) Hadith	b) Quran			
	c) ljma and qiyas	d) all of these			
(iii)	Memorize Shariat Act, 1937 came into operation on				
	a) 4th April,1937	b) 7th January,1937			
	c) 7th June ,1937	d) 7th October,1937			
(iv)	Select that will happen in India, if one of the parents is a Muslim, the child is to be treated as				
	a) belonging to the religion of the father	b) belonging to the religion of the mot	her		
	 belonging to the religion mutually agreed upon by the parents 	^{d)} A Muslim			
(v)	Tell from the following for a valid Muslim marriage				
	a) offer and acceptance must be at the same place	b) offer and acceptance must be at the time	e same		
	c) offer and acceptance must be at the same time and place	d) offer and acceptance may be at different places	erent		
(vi)	Choose which section deals with "adulterer or ad Divorce Act, 1869.	ulteress to be co-respondent" under the	9		
	a) Section 11	b) Section 12			
	c) Section 14	d) Section 15			

(vii) Predict which section deals with alimony pendente lite under the Divorce Act, 1869.					
a) Section 34	b) Section 35				
c) Section 36	d) Section 37				
(viii) Choose the Essential requirements of Muslim ma	arriage are				
a) ijab	b) qabul				
c) both ijab and qabul	d) either ijab or qabul.				
(ix) Predict marriage under Hanafi law must beperformed before					
a) two witnesses	b) three witnesses				
c) four witnesses	d) six witnesses.				
(x) Predict for a valid Muslim marriage					
a) offer and acceptance must be at the same	b) offer and acceptance must be at the	same			
time c) offer and acceptance must be at the same	place d) offer and acceptance may be at diffe	rent			
time and place	times and at different places.	icit			
(xi) Indicate the application of Muhammadan Law to non-muslims is entirely					
a) Personal	b) Customary				
c) Arbitrary	d) None of these				
(xii) Select from the following each heir is liable to th	e debts of a deceased _				
a) Exclusively	b) Severally				
c) Not beyond 1/3	d) None of these				
(xiii) Select the share of deceased survived by son's so					
a) One Half	b) One Third				
c) One fourth	d) None of these				
(xiv) Indicate the status a gift of unborn person is					
a) Valid	b) Void				
c) Voidable(xv) Indicate the status of a marriage with a woman b	d) None of these				
a) Irregular	b) Void				
c) Voidable	d) None of these				
Grou	-				
(Short Answer T	ype Questions)	3 x 5=15			
2 Identify the importance of the Sunnah in Islamic lea	val tradition	(3)			
 Identify the importance of the Sunnah in Islamic legal tradition. Enumerate the role of the Quran in the Muslim legal system. 		(3)			
4. Explain the concept of Talaq in Muslim law.		(3)			
5. Explain the concept of gift in Muslim law.		(3)			
6. Analyze the legal implications of a Muslim man's po	olygamous marriage	(3)			
0		(0)			
Analyze the legal status of a Muslim woman's right	to consent to marriage	(3)			
Group-C					
(Long Answer T	ype Questions)	5 x 6=30			
7. Discuss the legal requirements for a Muslim marriage contract. (5)					
 Compare and contrast deferred dower and prompt dower. (5) Evaluate the legal framework for the dissolution of a Muslim marriage by mutual consent. (5) 					
10. Describe the sources of Muslim law.		(5)			
		N- 7			

11. Identify the Muslim legal system deal with family matters.	
12. Compare and contrast the legal rights of a Muslim husband and wife in marriage.	
OR	
Analyze the legal significance of the concept of Wasiyyah in Muslim law.	(5)
