PARUL UNIVERSITY FACULTY OF LAW BA / B.Com. / BBA LL.B. Winter 2019 – 20 Examination

	r:7 Code: 17300401 Name: Evidence Law	Date: 25/11/19 Time:10:30 am to 01:00pm Total Marks: 60		
Instructi	ons:			
	uestions are compulsory.			
	res to the right indicate full marks. e suitable assumptions wherever necessary.			
	new question on new page.			
-	o as directed. ACQ, True or False, Definitions, Explain terms	s) (1 marks each. <u>All Compulsory</u>) (15)		
1.	Facts can be			
	(a) physical facts	(b) psychological facts		
	(c) physical as well as psychological facts	(d) only physical facts & not psychological facts.		
2.	2. The facts which form part of the same transaction are relevant			
	(a) under section 5 of Evidence Act	(b) under section 6 of Evidence Act		
	(c) under section 7 of Evidence Act	(d) under section 8 of Evidence Act.		
3.	Confession of one accused is admissible aga	inst co-accused		
	(a) if they are tried jointly for the same offer			
	(b) if they are tried jointly for different offer			
	(c) if they are tried for the same offences bu			
	(d) if they are tried for different offences and	d not jointly.		
4.	Facts which need not be proved by the parties include			
	(a) facts of which judicial notice has to be ta			
	(b) facts which have been admitted by the part (a) both (b) β (b)	arties at or before the hearing		
	(c) both (a) & (b) (d) neither (a) nor (b).			
	(d) hormor (d) hor (b).			
5.	Oral evidence under section 60 of Evidence	Act may be		
	(a) direct only			
	(c) both (a) & (b)	(d) either (a) or (b).		
6.	Indian Evidence Act applies to			
	(a) proceedings for affidavit	(b) proceedings before the arbitrator		
	(c) judicial proceedings in courts	(d) all the above.		
7.	Fact in issue means			
	(a) fact, existence or non-existence of which			
	(b) fact, existence or non-existence of which is denied by the parties			
	(c) fact existence or non-existence of which(d) all the above.	is disputed by the parties		
8	Presumptions under the law of evidence are			
0.	(a) presumption of facts	(b) presumptions of law		
	(c) both (a) & (b)	(d) only (b) & not (a).		

	(a) must be previous(c) may be either previous or subsequent	(b) must be subsequent(d) only subsequent & not previous.	
	10. Things said or done by a conspirator in refereFalse	ence to the common design is relevant. True or	
	 Define Relevant. Define Alibi. 		
	13. Define Not Proved.14. Define Leading Question.		
	15. Define Refresh Memory.		
Q.2	 A) Write short notes on (Each of three mark) 1. Presumption under Evidence Act. 2. Relevancy of Judgments of courts of justice 3. Relevancy of opinions of third persons. 4. Public documents 5. Estoppel. 		(15)
Q.3	A. Discuss the provision related to Admission and Confession under Indian Evidence Act. OR		(08)
	A. Discuss the provision related to stateme under Indian Evidence Act.	ents by persons who cannot be called as witnesses	(08)
	B. Explain Burden of proof and on whom I provision of Indian Evidence Act.	burden of proof lies. Explain it with relevant	(07)
	D Evaluin Oral Evaluation and Decumantar	OR	(07)
	Evidence and Hearsay Evidence	ry Eveidence and state difference between Direct	(07)
Q.4	Discuss the case <i>Premlal V. Kunti Bai</i> with reference and document under Indian	ence to evidentiary value of affidavit. Also explain Evidence Act.	(07)
	 B) Answer the following (Each of two mark)(An 1. Explain Examination-in-chief, Cross-examin 2. Can a new trial be filed for improper admissing for answer. 	ation, Re-examination.	(08)
	3. Explain Primary evidence.4. What is the presumption as to documents whi records which are 5 year old?	ch are thirty years old & electronic	
	5. How may minimum numbers of witnesses are	e required to prove any fact?	

6. When does previous bad character become relevant?

9. For conduct to be relevant under section 8 of Evidence Act, it