



Practice Set
End Semester Examination-2025

Program: LLB
Semester: III
Subject: Civil Procedure Code & Limitation Act
Subject Code: 24D.201

Course Outcome	
CO 1	The students will be able to demonstrate an in-depth knowledge of the statutory structure and guiding principles of civil procedure and articulate its role in delivering fair and efficient civil justice.
CO 2	The students will be able to Apply the rules relating to institution, pleadings, and appearance in civil suits, and analyze the maintainability and conduct of cases.
CO 3	The students will be able to Recognize and evaluate the appellate and revisional powers of civil courts and assess their role in ensuring judicial accountability, access to justice, and the maintenance of public confidence in the civil justice system.
CO 4	The students will be able to interpret and evaluate the procedural stages of a civil trial, including pre-trial and post-trial procedures, and assess the scope of interim remedies and execution mechanisms.
CO 5	The students will be able to Apply the provisions of the Limitation Act to diverse legal scenarios, evaluate the consequences of delay in legal proceedings, and demonstrate a sound understanding of the balance between legal certainty and access to justice by the society.

	Section A			(4 x 5= 20)	
1	Define the principle of ' <i>Res Sub Judice</i> ' and explain its significance in the legal system.	[CO1]	[Unit 1]	[Remember]	[LOT]
2	Identify the distinction between Substantial law and Procedural law.	[CO1]	[Unit 1]	[Remember]	[LOT]
3	Explain the any five of the following: a) Pecuniary Jurisdiction b) Decree holder c) Foreign Judgement d) Order e) Pleader f) Judgment Debtor	[CO1]	[Unit 1]	[Understand]	[LOT]
4	Briefly define the term judgment and order. Identify the differences between a judgment and an order.	[CO1]	[Unit 1]	[Remember]	[LOT]
5	Define Misjoinder of Parties.	[CO2]	[Unit 2]	[Remember]	[LOT]
6	Describe Representative suits along with relevant case laws.	[CO2]	[Unit 2]	[Remember]	[LOT]
7	Identify the distinction between a Pleat and a Written statement along with relevant provisions.	[CO2]	[Unit 2]	[Remember]	[LOT]
8	Discuss the condition of Amendment of Pleadings under the Code of Civil Procedure, 1908.	[CO2]	[Unit 2]	[Understand]	[LOT]
9	Describe the different modes of Execution of decree under the Code of Civil Procedure, 1908.	[CO3]	[Unit 3]	[Remember]	[LOT]
10	Apply the judicially recognized principles governing the grant of temporary injunctions to determine the maintainability of an interim relief petition in a hypothetical civil dispute.	[CO3]	[Unit 3]	[Apply]	[HOT]
11	Discuss Commission. What are the circumstances in which a commission may be appointed?	[CO4]	[Unit 3]	[Understand]	[LOT]
12	Identify under what circumstances Second Appeal against a decree would lie under the Code of Civil Procedure, 1908.	[CO4]	[Unit 3]	[Understand]	[LOT]

13	Illustrate the effect of Fraud and Mistake on the period of limitation under the Limitation Act, 1963.	[CO5]	[Unit 4]	[Apply]	[LOT]
14	Describe the grounds for Condonation of delay in filing a suit.	[CO5]	[Unit 4]	[Remember]	[LOT]
15	“Limitation applies to all the procedures under the Code of Civil Procedure, 1908.” Define what you understand by the period of limitation under the Limitation Act, 1963.	[CO5]	[Unit 4]	[Remember]	[LOT]
16	State the general rules as to calculation of limitation period.	[CO5]	[Unit 4]	[Remember]	[LOT]

Section B				(3x 10= 30)	
17	Analyze and discuss the importance of the Doctrine of ' <i>Res judicata</i> '. State the conditions for applicability of the doctrine of <i>Res judicata</i> .	[CO1]	[Unit 1]	[Apply]	[HOT]
18	Evaluate the meaning of the term Decree as given under Civil Procedure Code, 1908. What are the differences between decree and order?	[CO1]	[Unit 1]	[Evaluate]	[HOT]
19	“Every civil suit must be instituted before a lowest civil court competent to try that suit.” Comment.	[CO1]	[Unit 1]	[Evaluate]	[HOT]
20	Critically examine the legal concept of “ <i>mesne profits</i> ” with reference to its statutory basis, judicial interpretation, and applicability in suits for unlawful possession and recovery of immovable property.	[CO1]	[Unit 1]	[Apply]	[HOT]
21	A files a suit against B. Both parties fail to appear at the hearing. The court makes an order dismissing the suit. A wants to file a fresh suit against B on the same grounds as alleged in the first suit which was dismissed. Advise A.	[CO2]	[Unit 2]	[Analyze]	[HOT]
22	Apply the principles governing pleadings to examine whether and under what circumstances the parties may amend their pleadings. Support your answer with relevant provision.	[CO2]	[Unit 2]	[Apply]	[HOT]
23	Define Interpleader suit. Explain the condition and procedure relating to an interpleader suit.	[CO2]	[Unit 2]	[Remember]	[LOT]
24	A filed a suit against B. The suit was dismissed for non-appearance of Plaintiff. A approaches you. Advice with help of relevant provisions.	[CO2]	[Unit 2]	[Analyze]	[HOT]

25	Evaluate the provisions relating to the First Appeal under the Code of Civil Procedure, 1908 and critically assess how they differ in purpose and scope from those governing the Second Appeal.	[CO3]	[Unit 3]	[Evaluate]	[HOT]
26	Critically assess the procedure for filing the Appeal against decree.	[CO3]	[Unit 3]	[Apply]	[HOT]
27	Execute in your own wording the procedure for instituting a suit by an indigent person with help of relevant case laws.	[CO4]	[Unit 3]	[Analyze]	[HOT]
28	Examine the execution of decree through arrest and detention under the Code of Civil Procedure, 1908.	[CO4]	[Unit 3]	[Analyze]	[HOT]
29	‘Every suit instituted, appeal preferred, and application made after the prescribed period is barred by limitation.’ Analyse the statement with help of relevant provision.	[CO5]	[Unit 4]	[Analyze]	[HOT]
30	Apply the provision relating to the expiry of the prescribed period when the court is closed to determine whether a suit, appeal, or application filed on the reopening day of the court is within limitation with help of relevant case laws.	[CO5]	[Unit 4]	[Apply]	[HOT]
31	Describe the term legal disability under the Limitation Act, 1963, with help of relevant case laws.	[CO5]	[Unit 4]	[Remember]	[LOT]
32	Analyze the provisions relating to the exclusion of time in computing the period of limitation for appeals and applications. Explain how each clause operates and interacts to determine the actual limitation period in different legal situations.	[CO5]	[Unit 4]	[Analyze]	[HOT]

Section C				(1x 20= 20)	
33	A filed a suit for partition of property against C and D in a Civil Court of Ghaziabad on 1 st January 2011. C and D also filed a suit against A for partition of the same property on 1st July 2011 in District Court of Meerut. C and D then made a prayer before the Civil Court at Ghaziabad that proceeding in that Court at Meerut. Will the court accept their prayer? Support your answer with relevant case laws.	[CO1]	[Unit 1]	[Apply]	[HOT]

34	“ A civil court shall have the jurisdiction to try all the suits of civil nature”. Justify with help of relevant case laws and along with the exception if any.	[CO1]	[Unit 1]	[Evaluate]	[HOT]
35	A suit for specific performance was filed by S against B for the breach of contract. S claims Rs 30,000 as damages. B in his written statement seeks to set off a debt of 30,000 that is due to him from S. B wants to set off a debt due to him. Advice.	[CO2]	[Unit 2]	[Apply]	[HOT]
36	A filed a suit against B for recovery of property, claiming absolute ownership. During the trial, C applies to be added as a party, asserting that he has an independent ownership claim over the same property based on a prior sale deed. B objects, stating that C is neither a necessary nor a proper party and that adding him would delay the proceedings. Analyze the above situation in light of the provisions of the Code of Civil Procedure, 1908. Determine whether C can be added as a party to the suit and justify your conclusion by examining the distinction between necessary and proper parties.	[CO2]	[Unit 2]	[Analyze]	[HOT]
37	A Receiver is appointed to collect the rent of an estate. He delegates his power to his clerk. The rents received by the clerk are misappropriated. Whether the receiver is bound to make good the loss? Decide.	[CO3]	[Unit 3]	[Apply]	[HOT]
38	During the hearing of a civil suit, the trial court faces a question regarding the validity of a State Government notification that directly affects the rights of the parties. The presiding judge is uncertain whether the notification is consistent with the provisions of the Constitution. One of the parties requests the court to proceed with the case without referring the question, while the other insists that the matter be referred to the High Court for determination. Apply the provisions relating to Reference under the Code of Civil Procedure, 1908 to determine whether the trial court can refer this question to the High Court. Discuss the conditions under which such a reference is maintainable and the court’s duty in this situation.	[CO4]	[Unit 3]	[Apply]	[HOT]
39	“Limitation bars the remedy but does not extinguish the title.” Justify how far is it applicable to the suit for possession.	[CO5]	[Unit 4]	[Evaluate]	[HOT]
40	Within the expiry of the period of limitation of three years, debtor Aneesh makes a part payment of debt to creditor Deepu. Deepu then files a suit for the recovery	[CO5]	[Unit 4]	[Apply]	[HOT]

of debt after 2 years from the date of part payment. Decide. In light of the Limitation Act, 1963.

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**Summary Sheet
CO Wise**

CO	Q. No	Marks
CO1	1.2.3.4.17.18.19.20.33.34.	100
CO2	5.6.7.8.21.22.23.24.35.36.	100
CO3	9.10.25.26.37.	50
CO4	11.12.27.28.38	50
CO5	13.14.15.16.29.30.31.32.39.40.	100
Total		400

Unit Wise		
Unit	Q. No	Marks
Unit 1	1.2.3.4.17.18.19.20.33.34.	100
Unit 2	5.6.7.8.21.22.23.24.35.36.	100
Unit 3	9.10.11.12.25.26.27.28.37.38.	100

Unit 4	13.14.15.16.29.30.31.32.39.40.	100
Total		400
Blooms Taxonomy Level (BTL) Wise		
BTL	Q. No	Marks
LOT	1.2.3.4.5.6.7.8.9.11.12.13.14.15.16.23.31	95
HOT	10.21.22.24.25.26.27.28.29.30.32.33.34.35.36.37.38.39.40	305
Total		400

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Disclaimer: -This is a Practice Set. The Question in End term examination will differ from the Practice Set. This Practice Set is meant for practice only.