

Sub Code: LL.B. 503

Roll No.....

**SEMESTER EXAMINATION 2022-2023**

**3<sup>RD</sup> Year Vth Sem LLB**

**PUBLIC INTERNATIONAL LAW**

**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.	<b>Answer any four parts of the following within 100 to 125 words.</b> a) Briefly comment on consular privileges and immunities. b) Distinguish between extradition and asylum. c) Write a short note on ‘Applicability of Blackstonian Doctrine’ d) Comment on Diplomatic immunities. e) What is the basis of state responsibility? Explain how the principle of state responsibility was applied in the Nicaragua case (Nicaragua v. USA, ICJ Rep. 1986) f) Explain the different forms of reparation by referring to the ILC Draft Code on the responsibility of States for Internationally Wrongful Acts, 2001.	4x3.5=14
Q 2.	<b>Answer any four parts of the following within 100 to 125 words</b> a) Discuss the straight baseline method for the measurement of the breadth of the territorial sea as laid down in the case of the Anglo-Norwegian Fisheries Case. b) Discuss the role of the Indian Judiciary in the effectuation of international legal obligation. c) Write short on the ‘Principle of exhaustion of local remedies d) Briefly discuss the general principles of law recognized by international law. e) Distinguish between the continental shelf and the exclusive economic zone. f) Discuss sanctions as a mode for enforcement of international law.	4x3.5=14
Q 3.	<b>Answer any two parts of the following within 200 to 250 words</b> a) Examine the role, functions and powers of the UN Human Rights Council. b) Discuss the Indian practice of the adoption and implementation of international treaties. c) Discuss the constituent elements of custom in international law with special reference to the North Sea Continental Cases (1969).	2x7=14
Q 4.	<b>Answer any two parts of the following within 200 to 250 words</b> a) Can Article 38 of the Statute of the International Court of Justice be regarded as a complete statement of the sources of international law? Discuss in detail. b) “There is no general rule that the individual cannot be a subject of international law and in a particular context, he appears as a legal person on the international	2x7=14

	<p>plane.” Do you agree with his view of Ian Brownlie? Critically comment on the status of individuals as a subject of international law.</p> <p>c) Discuss the mechanisms for the implementation of human rights at the international level.</p>	
Q 5.	<p><b>Answer any two parts of the following within 200 to 250 words</b></p> <p>a) What do you understand by “evidence of a general practise accepted as law” in relation to international custom? Discuss how international courts have decided on the validity of international custom with the help of cases</p> <p>b) Explain the extent of territorial sea and contiguous zone and the rights enjoyed by the states in these areas.</p> <p>c) What are the general principles of law recognized by civilized nations? Discuss how the principles of “res-judicata” and “estoppel” have been applied by the international court of justice in different cases.</p>	2x7=14

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