

### Sample Question

#### Subject: English First Paper

Read the text and answer the questions 1, 2 and 3:

Thousands of years ago, the first pearl was probably discovered while human beings were searching for food at the sea shore. Throughout history the pearl with its shine has been one of the most highly valued gems. Pearls have been mentioned many times in religious texts and mythologies from the earliest times. The ancient Egyptians valued pearls so much that they were buried with them. It is said that, the famous queen of Egypt Cleopatra would dissolve a pearl in a glass and drink it as a sign of love and respect for the entire nation. The Greeks thought the pearls as a sign of wealth and social position. The beauty of pearls was associated with love and marriage. In ancient Rome, pearls were considered the greatest sign of wealth and social status. At that time the young women of noble families loved to wear beautiful pearl necklaces. The brave knights used to wear them in the battles for good luck.

1. Guess the meaning of the following words and choose the correct meaning closest to the text: **1×5=05**

i. Status

- a. ravishing                      b. depression                      c. exertion                      d. position

ii. Association

- a. business                      b. pattern                      c. Organization                      d. construction

iii. Value

- a. image                      b. construct                      c. currency                      d. validity

iv. Dissolve

- a. soften                      b. separate                      c. break                      d. absolve

v. Beauty

- a. smart                      b. attractiveness                      c. gorgeous                      d. natural

2. Answer the following questions:

**2×5=10**

- How did people discover the pearls?
- Why is pearl one of the most valuable gems?
- How did the Egyptians value it?
- Why did Cleopatra dissolve the pearls?
- Why were pearls considered as the greatest sign of social status?

3. Summaries the text in section A in your own words (around 85 words)

**10**

# Jsc Question 2014 Out English 1st

**Thirumalaisamy P.**  
**Velavancorresponding**



### Jsc Question 2014 Out English 1st:

**Civil Jurisdiction and Judgments** Adrian Briggs, 2021-04-26 Now in a fully updated seventh edition this book remains an established treatise in the field of civil jurisdiction and judgments It aims to make a full and complete statement of English law on civil jurisdiction and the effect of foreign judgments against the backdrop of significant uncertainty about the consequence of Brexit on the law of civil jurisdiction and judgments The book looks in detail at the law after the Brussels Regulation has ceased to operate as part of English law the substance of the Lugano Convention which the government hopes to join the incorporation of the 2005 Hague Convention on Choice of Court Agreements into English law and developments in the common law rules of jurisdiction injunctions and foreign judgments This text aims to be an authoritative and comprehensive reference for all legal practitioners working in commercial law across jurisdictions as well as the judiciary

**Defences in Unjust Enrichment** Andrew Dyson, James Goudkamp, Frederick Wilmot-Smith, 2016-01-14 This book is the second in a series of essay collections on defences in private law It addresses defences to liability arising in unjust enrichment The essays are written from a range of perspectives and methodologies Some are doctrinal others are theoretical and several offer comparative insights The most important defence in this area of the law change of position is addressed in detail but many other defences are treated too as well as the interrelations between these defences within the law of unjust enrichment The essays offer novel claims and ways of looking at problems in this challenging area of legal study

**Clarkson & Hill's Conflict of Laws** Jonathan Hill, Máire Ní Shúilleabháin, 2016 Clarkson Hill's Conflict of Laws provides a detailed account of the topics taught on private international law courses reflecting the profound changes that the subject has undergone in recent years Focusing on key principles in an engaging and approachable style this text is key reading for private international law students

*Intellectual Property in Russia* Natalia M. Udalova, Anna S. Vlasova, 2021-07-28 Intellectual property rights are essential for a firm's competitive edge and success and form the significant assets for many firms The authors of this book argue that intellectual property is a complex phenomenon which inevitably requires a combination of both economic and legal considerations because the lack of understanding of the mechanisms for the protection and preservation of IP can serve to undermine any of the potential economic benefits The book outlines the opportunities that can be derived from the use of IP in business and also identifies the rules necessary for their implementation It offers a comprehensive systemic research of intellectual property based on the most up to date legislation and cases of IP use in Russia Such an approach will allow readers to fully understand the peculiarities of IP as a special phenomenon of the Russian market There is a good balance between theoretical knowledge and practical implementation and the plain language and unique approach to structuring information make the book accessible and easy to understand It contains a special glossary of terms to facilitate the understanding of the material presented in the book Although the book looks specifically at the Russian case it will have international appeal since intellectual property by its very nature has

become a transnational phenomenon Moreover the international regulatory framework provides for the similarity of legal regulation of IP The book will find an audience among researchers concerned with the economics and law of intellectual property as well as policymakers and practitioners involved in business IP Space Law Francis Lyall,Paul B. Larsen,2024-07-19 As space continues to attract substantial public and private investment and has become ever more active the third edition of this book has been updated to cover recent developments This includes the legal bases of UN Resolution 76 3 the Space3030 Agenda which envisages space as a driver of sustainable development and sets out an extensive programme for the future The work also takes account of adaptations and augmentations to basic space treaties It examines the increasing commercialisation of space in areas such as space tourism and space mining for which four states have already adopted relevant legislation The impact of new technologies such as satellite constellations and micro satellites are also scrutinised At a time when space tourism is available to those who can afford it and when the moon will shortly be revisited with a prospect of permanent bases this third edition provides a firm base for the next generation of space lawyers As with previous editions the work draws from governmental international organisational and other authoritative sources as well as the relevant literature in the field The book will be an essential and comprehensive resource for students academics and researchers as well as space agencies governments and space active companies It will also be of value to technical operatives and managers who need to know the legal context within which they work **Metals Abstracts** ,1992

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