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Enrolment No:



UNIVERSITY OF PETROLEUM AND ENERGY STUDIES

End Semester Examination, December 2019

Course: Professional Ethics, Accountancy for Lawyers and Bar Bench relation Program: B.A.LL.B(Hons.)(Energy Law)/B.B.A.LL.B(Hons)(Corporate laws)

Course Code: LLBL531

Semester: X Time: 03 hrs.

Max. Marks: 100

Instructions: All questions are mandatory in Section A and Section C. For Section B, 5 questions have to attempted, 4 of which are mandatory with no option, and the 5th question has an alternate option available for answering. Lease adhere to the word limit wherever provided.

S. No.	Answer the following questions by choosing True or False	Marks	CO
Q 1	 a. An advocate has the right to reject a brief from a client b. Practicing is a right guaranteed to an Advocate by the Advocates Act. c. Royal courts had civil and criminal jurisdiction. d. Apology for contempt is at the discretion of the court to accept or reject. e. A personal attack on judge by an advocate is not contempt f. Advocates are allowed to serve as amicus curiae 	30	CO1
	SECTION B (Word limit 100 to 150 words per answer)		
Q2	What are the duties of advocate towards clients?		CO2
Q3	Advocates should thus not be guided by profit motive because advocacy is a pro-bono-publico service." Do you agree with this statement?		CO1
Q4	What remedies are available to an aggrieved party against the punishment for misconduct?		CO2
Q5	Comment on the Bar-Bench Relationship, highlight the importance of the same as necessary for smooth functioning of administration of justice.		CO1
Q6	Elucidate the provisions that govern advertising and solicitation by a lawyer and discuss your understanding as to reasons for the same. Also, discuss constitutionality of the same. Or		CO3

Q10	An advocate shouted slogans in the open court and hurled certain papers towards the court and thereby interrupted the court proceedings. Should he be punished for contempt of court? Discuss.	20	CO3	
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