

INTRODUCTION TO LAW AND ETHICS

WEDNESDAY: 4 December 2024. Afternoon Paper.

Time Allowed: 2 hours.

This paper consists of fifty (50) Multiple Choice Questions. Answer ALL questions by indicating the letter (A, B, C or D) that represents the correct answer. Each question is allocated two (2) marks. Do NOT write anything on this paper.

1.	The a	ction of an offeror withdrawing an offer is referred to as	
	A.	rejection of offer	
	В.	cancellation of offer	
	C.	revocation of offer	
	D.	invitation to treat	(2 marks)
2.	The ₁	purpose of a trademark is to	
	Α.	distinguish a brand	
	В.	identify a service	
	C.	protect a patent	Xe
	D.	license	(2 marks) ; c ^{o,ye}
			SHOP
3.	The f	irst court that a criminal case is brought to is a	WA.
	А.	martial court	4
	В.	supreme court	
	C.	magistrates court	
	D.	tribunal	(2 marks)
4.	Whic	h one of the following statements defines the term "civil liability"?	
	А.	The defendant faces a prison sentence	
	В.	The claimant has been found guilty	
	C.	The defendant has to pay damages to the plaintiff	
	D.	The claimant has lost their case	(2 marks)
5.	When	a party to a contract transfers his rights to another person, that action is referred to as	
	А.	discharge of contract	
	В.	assignment of contract	
	C.	revocation of contract	
	D.	rescission of contract	(2 marks)
6.	Whic prom	h one of the following damages can be claimed only when certain circumstances are co isor?	ommunicated to the
	Ā.	Special damages	
	В.	Nominal damages	
	C.	Ordinary damages	
	D.	Exemplary damages	(2 marks)
7.	-	rson appointed by the original agent to act in an agency relationship but under the control of own as	of the original agent
	А.	factor	
	В.	sub-agent	

- C. del credere agent
- D. substituted agent

8.	he/she is A.	one of the following statements represents a liability to a minor for actions taken by the partners s still a minor? He/she is personally liable for all actions	ership while
	B.	He/she is liable only if he/she was actively involved in decision-making	
	C. D.	He/she is liable only for profit-generating actions He/she is not personally liable for partnership actions	(2 marks)
9.	Which o	one of the following actions is considered an ethical obligation of public officers under Kenyan	law?
	А.	Financial independence	
	В.	Declaration of wealth	
	C.	Political alignment at all times	$(2, \dots, 1, n)$
	D.	Avoidance of media appearances	(2 marks)
10.	Which of A.	one of the following legal provisions is a right of an unpaid seller against the buyer personally? Sue for price and damages	
	B.	Stoppage in transit	
	C.	Resale	
	D.	Lien	(2 marks)
11.		of defamation involves	
	А. В.	hitting someone breaching of contract	
	C.	making false statements about someone	
	D.	wrongfully detaining someone	(2 marks)
10	W/h: h	and a fight following statements and bigs the grinners forms of the "duty of some" in test long?	
12.	A.	A requirement for parties to exercise reasonable concern to avoid foreseeable harm to others	
	B.	A rule that determines liability based on the relationship between parties	
	C.	An obligation for plaintiffs to mitigate their damages	
	D.	A principle that exempts certain professionals from tort liability	(2 marks)
13.	Which o	one of the following sets correctly identifies the specific defenses available in an action for defan	mation?
	A.	Fair comment, mistake, privilege	
	B.	Apology, mistake, truth	
	C. D.	Mistake, privilege, truth Privilege, truth, fair comment	(2 marks)
14	XX 71. * . 1.		1
14.	damages	one of the following statements explains the difference between "compensatory damages" ans"?	d "punitive
	A.	There is no difference between compensatory and punitive damages	
	В.	Punitive damages compensate for actual losses while compensatory damages punish wrongful	
	C.	Compensatory damages are awarded in contract cases while punitive damages are awarded in	
	D.	Compensatory damages cater for actual losses while punitive damages penalise wrong	(2 marks)
15.	Which o	one of the following statements differentiates the "tort of nuisance" from the "tort of trespass"?	
	A.	Nuisance involves damage to property while trespass does not	
	В.	Trespass involves intentional conduct while nuisance does not	
	C.	Nuisance involves physical invasion of property while trespass does not	(2
	D.	Trespass involves physical invasion of property while nuisance does not	(2 marks)
16.		one of the following responsibilities is the primary duty of an agent towards their principal?	
	A.	To act in the principal's best interest	
	В. С.	To enter into contracts with third parties To maximise their own profit	
	С. D.	To delegate tasks to sub-agents	(2 marks)
17.	Which c	one of the following statements defines "consideration" as used in business law?	
17.	A.	A legal obligation imposed by statute	
	В.	A formal agreement to enter into a contract	
	C.	A payment or something of value exchanged between parties	(a)
	D.	The offer made by one party to another	(2 marks)
		AI	012 Page 2

18.	Which	one of the following actions is an example of an easement?	
	A.	Right to ownership of a parcel of land	
	В.	The right to pass over another's land	
	C.	Absolute right to land	
	D.	A limited time ownership	(2 marks)
19.	Which	one of the following statements is correct about moral laws?	
17.	A.	They are unconditional and universal	
	A. B.	They are conditional and changeable	
	В. С.		
	C. D.	They are codified in legal statutes	(2 morts)
	D.	They are derived from scriptures	(2 marks)
20.	Delega	ated legislation may take place when	
	A.	a parent Act is unconstitutional	
	В.	there is bad faith	
	C.	delegated legislation is unconstitutional	
	D.	a parent Act delegates incidental legislative function	(2 marks)
21.	The pi	inciples of natural justice include	
	A.	Fair hearing, rule against bias and reasoned decision	
	B.	Fair hearing and rule against bias only	
	C.	Rule against bias and reasoned decision only	
	D.	Fair hearing and reasoned decision only	(2 marks)
	D.		(2 marks)
22.		among the following parties has the power to appoint a substitute arbitrator where a curren	t arbitrator
		aws from the proceedings?	
	A.	The High Court	
	В.	The Supreme Court	Xe
	C.	The Arbitral Tribunal	ä.co.
	D.	The withdrawing arbitrator	(2 marks) popicove
23.	Which	one of the following aspects is NOT essential in a fair hearing?	ANALA
	A.	Proper notice	
	B.	Opportunity to adduce evidence	
	C.	Right to engage legal counsel	
	С. D.	Decision maker should be partial	(2 marks)
	D.	Decision maker should be partial	(2 marks)
24.	Which	one of the following statements best differentiates "law" from "morality"?	
	A.	Law and morality are one and the same	
	В.	Law is enforced by the state while morality is self-enforced	
	C.	Law governs economic issues while morality deals with religious issues	
	D.	Law is made by the courts while morality is made by religious bodies	(2 marks)
25.	Which	one of the following statements defines the term "Ultra Vires" in administrative law?	
	A.	It means an action that is within the extra powers of an organisation	
	B.	It means an action that is beyond the powers of an organisation	
	C.	It means decisions of an organisation that are made in private	
	D.	It means a decision made by the legislature that affects a public institution	(2 marks)
			. ,
26.		rst step in forming a corporation is	
	A.	issuing shares	
	В.	filing of memorandum and articles of association	
	C.	electing directors	
	D.	holding an annual general meeting	(2 marks)
27.	Which	one of the following statements BEST explains the concept of "limited liability" in a company?	
	А.	Shareholders are only responsible for the debts of the company up to the amount they invested	
	B.	Shareholders are responsible for all debts of the company up to the amount mey invested	
	C.	The company is responsible for all debts of its shareholders	
	D.	Shareholders must cover corporate losses if the corporation cannot	(2 marks)
	<i>D</i> .	sharenetaris must cover corporate rosses if the corporation cannot	(= 11111110)

28.	 Which one of the following elements is essential for a valid offer? A. The offer must be communicated B. The offer must be made in writing C. The offer must be irrevocable 	
	D. The offer must be accepted within 24 hours	(2 marks)
29.	 Which one of the following instances is a consequence of terminating a hire purchase contract before. A. The hirer must keep the goods but stop paying B. The hirer loses all rights to the goods and any payments made C. The hirer is required to return the goods and may lose part of their payments D. The contract is null and void with no further consequences 	ore completion? (2 marks)
30.	 Which one of the following statements explains the meaning of the term "intellectual property"? A. Physical property owned by a business B. Rights given to persons over the creations of their minds C. Rights to land and buildings D. Copyrights and patents on tangible good 	(2 marks)
31.	 Which one of the following situations is a common reason for an insurance contract to be declared A. Failure to pay the premium on time B. Misrepresentation or non-disclosure of material facts by the insured C. Filing a claim during the policy period D. Changing the insurance company 	l void? (2 marks)
32.	 Who is a "holder in due course" under negotiable instrument? A. A person who issues a negotiable instrument to another person B. A bank responsible for paying the instrument over a certain period C. A creditor who accepts a negotiable instrument as collateral D. A person who lawfully obtains a negotiable instrument for value, in good faith and with defects 	out notice of any (2 marks)
33.	 The primary purpose of statutory interpretation is to A. ensure that the statute is enforced as is written B. know the original intent of the law maker C. get the plain meaning of a statute D. resolve ambiguity in the statute 	(2 marks)
34.	 Which one of the following roles is primarily played by tribunals? A. Replace subordinate courts in criminal matters B. Handle specialised disputes out of the ordinary court system C. Resolve disputes in the Supreme Court D. Review decisions made by administrative bodies 	(2 marks)
35.	 Which one of the following statements is TRUE regarding registration of a company? A. It is allowed for a company to operate informally B. It is compulsory to register a company C. It is compulsory for public companies only D. It is compulsory for private companies only 	(2 marks)
36.	 Who among the following parties is NOT a type of partner in a partnership? A. Dormant partner B. Standing partner C. Nominal partner D. Active partner 	(2 marks)
37.	 The contract of sale becomes binding in an auction sale when the A. auctioneer announces the auction B. goods are displayed C. highest bid is accepted D. payment is made 	(2 marks)

38.	 Which one of the following actions is taken when public land is acquired unlawfully in Kenya? A. The land becomes private land to be resold B. The land is bought by the party in possession C. The government regularises the acquisition D. The government reclaims the land and may revert it to public use 	(2 marks)
39.	 Which one of the following actions is NOT applicable to a negotiable instrument? A. It must be in writing B. It must be transferable C. It must be registered D. It must be signed 	(2 marks)
40.	 Which one of the following statements best describes the purpose of insurance? A. It helps to reduce the financial consequences of adverse situations B. It helps to prevent adverse situations from occurring C. It helps to negate all consequences of adverse situations D. It helps to make assets continuously productive 	(2 marks)
41.	 The person who is primarily responsible for repaying a debt and a guarantee is given is known as a A. principal debtor B. principal creditor C. principal surety D. principal bailee 	
42.	The legal principle that can override the "nemo dat quod non habet" rule, allowing a non-owner to tratitle to a purchaser is A. doctrine of privity B. principle of indemnity C. principle of restitution D. doctrine of estoppel	(2 marks), noi colte
43.	 Which one of the following principles allows a person to acquire nationality based on the national parents? A. Jus soli B. Jus sanguinis C. Jus matrimonii D. Jus ecclesiae 	ity of their (2 marks)
44.	 The highest court in Kenya for matters of general public importance is A. high court B. court of appeal C. supreme court D. constitutional court 	(2 marks)
45.	 "Delegatus non potest delgare" means the A. delegate cannot protest against the authority B. delegate can further delegate C. delegate does not have potential for making laws D. person delegated to cannot further delegate 	(2 marks)
46.	 A manager in a company can demonstrate commitment to ethical business practices by	
47.	 Which one of the following statements is NOT an example of a legal rule that reflects moral principles? A. The requirement to pay taxes B. Verses in the Holy book on commandments C. Regulations on the import and export of goods D. Rules governing road traffic violations 	(2 marks)

- 48. Which one of the following statements explains the meaning of "state sovereignty under International Law"?
 - A. Countries are independent and have political equality
 - B. Countries are at liberty to use other countries laws
 - C. More economically developed countries have more legal powers than developing countries
 - D. International organisations have more authority than national organisations (2 marks)
- 49. Which one of the following statements is an advantage of competitive negotiation as a means of alternative dispute resolution?
 - A. Parties know exactly what they want, making it easier to work towards specific outcomes
 - B. Parties take longer to reach a decision because of uncertainty
 - C. It does not allow a party to secure a better outcome
 - D. It is not beneficial to any of the parties
- 50. Which one of the following documents serves as the primary source of natural values and principles in Kenya?A. Penal Code
 - B. Constitution of Kenya, 2010
 - C. Ethical Principles Act
 - D. Code of conduct for churches in Kenya

(2 marks)

(2 marks)

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INTRODUCTION TO LAW AND ETHICS

WEDNESDAY: 21 August 2024. Afternoon Paper.

This paper consists of fifty (50) Multiple Choice Questions. Answer ALL questions by indicating the letter (A, B, C or D) that represents the correct answer. Each question is allocated two (2) marks. Do NOT write anything on this paper.

- 1. Zachary threw a stone at Philip, intending to injure him severely. However, Zachary missed Philip. Philip saw the stone just as it whizzed by his head, missing it by about one inch. As a result, Philip was very scared. Philip intends to sue Zachary and has come to you for advice. Which one of the following torts applies to Philip's case?
 - A. Negligence
 - B. Assault
 - C. Battery
 - D. Attempted manslaughter
- 2. What is the duty of an agent to the principal in a contract of agency?
 - An agent is not liable to the principal for a breach of contract by the subagent A.
 - Β. An agent is expected to carry out all instructions of the principal, even if compliance defeats the purpose of the agency
 - An agent is expected to keep the principal informed of all facts pertinent to the agency that may enable C. the principal to protect his/her interests
 - D. An agent does not incur liability by merely disobeying instructions from the principal (2 marks)
- 3. In relation to the law of agency, which one of the following statements **BEST** describe a "disclosed principal"?
 - A principal who directly intervenes in every transaction A.
 - Β. A principal whose existence is concealed to the third party
 - C. A principal whose identity is unknown to the third party
 - A principal whose identity is known to the third party D.
- 4. Which one of the following statements **BEST** describe a "custom" as a source of law?
 - Established practices or unwritten rules that have acquired their validity and binding character over the A. vears
 - Β. Unwritten constitutional principles that are accepted
 - C. Legal rules and regulations created by judges over the years
 - D. Laws passed by the legislature over the years and are accepted (2 marks)
- 5. Which one of the following terms describes ethical issues that affect professionalism and personal lives of professionals?
 - Micro ethics A.
 - Β. Macro ethics
 - C. Moral principles
 - Meta ethics D.
- 6. The following are requirements of professionals and how they should conduct themselves, EXCEPT
 - A. a professional should have specialised intellectual knowledge and skill
 - a professional should be committed to serving the public in matters relating to their profession Β.
 - C. a professional should be money oriented at the expense of the profession
 - D. a professional should uphold self-discipline and abide by a code of legal ethics (2 marks)



ATD LEVEL I

Time Allowed: 2 hours.

(2 marks)

(2 marks)

7.	Rachel Maingi fell and hospital but the mob	d was hit by a stone on her head and die came and accused him of murder. The	g with his girlfriend, Rachel Maingi. By accid d. Dominic Wambua tried to pick her to rush h high court convicted him to life imprisonment	er to t but
			court. Which one of the following courts sh	ould
	A. Supreme cour	for his case to be heard?		
	B. Criminal cour			
	C. Magistrate co			
	D. Court of appe	al	(2 ma	arks)
8.	The term "arbitration"	is defined as		
			cussion as to how an issue may be resolved	
			pute for a binding decision to an impartial tribu	nal
		ween parties where a chairperson facilita		. 1 .)
	D. an informal n	neeting between conflicting parties and a	a third party (2 ma	arks)
9.		by a banker without any justifiable reaso	n is referred to as	
	A. valid dishono			
		onor of cheques		
	D. dishonor by r	nonor of cheques	(2 ma	arks)
	D. distibilition by f	instake	(2 1116	шк <i>з)</i>
10.		wing items CANNOT be patented?		
	A. Movie produc			
	B. New machine C. Processes			
	D. Composition	of matter	(2 ma	arks)
	-			
11.		st good faith is also known as	· · · · · · · · · · · · · · · · · · ·	
	A. subrogation B. causa proxim			
	C. insurable inte	a rest		
	D. uberrima fide	s	(2 ma	arks)
12.	In what kind of partne	rship does one partner have known risk a	and the other has restricted obligation?	
12.	A. Special Partn		and the other has restricted obligation:	
		lity Partnership		
	C. General Partr			
	D. Partnership at	t will	(2 ma	arks)
13.	Which one of the follo	wing terms refers to the document which	h embodies the contract in insurance?	
	A. Security	-		
	B. Policy			
	C. Certificate	-4:	(2	1
	D. Claim notific	ation	(2 ma	arks)
14.			anagement of internal affairs of a company?	
	A. Articles of as	sociation		
	B. Prospectus	f		
		n of association incorporation	(2 ma	arke)
	D. Confidence of	meorporation	(2 1114	ако)
15.	law?		ce of judicial review in the context of administra	
	A. Judicial revie decisions	ew analyses the legality of individual	decisions and authority of a person to make	such
	B. Judicial revie	w analyses the legality of policies		
	C. Judicial revie	w analyses authority of the president to	create bureaucracies	

- Judicial review analyses authority of the president to create bureaucracies Judicial review examines the legality of court rulings C.
- D.

16.	Which	among the following instruments is NOT an example of a negotiable instrument?	
	А.	Demand draft	
	B.	Mutual fund	
	C.	Cheque Dromissom note	(2 morts)
	D.	Promissory note	(2 marks)
17.	Which	n one of the following statements defines an offer?	
	А.	A suggestion by one person to another	
	В.	An expression of willingness by a person to another to enter into a legal binding contract	
	C.	Communication of willingness of a person to another person	
	D.	An intention of a person to do or to abstain from doing an act	(2 marks)
18.	A con	tract to perform the promise or discharge the liability of a third person in case of his default is	s known as
	A.	guarantee	
	В.	indemnity	
	C.	agency	
	D.	consideration	(2 marks)
19.	А.	n one of the following descriptions outlines the similarities between arbitration and mediation? Both are led by the respective parties	
	В.	Both are quasi – judicial processes	
	C.	Both are out of court settlement	
	D.	Both are expensive	(2 marks)
20.	Which	n one of the following CORRECTLY identifies the three arms of government in Kenya?	
	А.	Senate, Legislative and Administrative	
	В.	Executive, Judiciary and Administrative	Ye
	C.	Legislative, Judiciary and Executive	in co.
	D.	Legislative, Administrative and Executive	(2 marks) non cole
21.	The fo	blowing are characteristics of a partnership form of business, EXCEPT	AAA
	A.	unlimited liability for all partners	
	В.	shared profits and losses among partners	
	C.	separate legal entity status	
	D.	mutual agency among partners	(2 marks)
22.	What	is the primary purpose of registering encumbrances on land in Kenya?	
	А.	To ensure transparency	
	В.	To restrict landowners' rights	
	C.	To increase government revenue	
	D.	To facilitate land expropriation	(2 marks)
23.	Which	n one of the following items is NOT a type of intellectual property?	
	А.	Fixed property	
	В.	Copyright	
	C.	Trademark	
	D.	Utility model	(2 marks)
24.	anothe		e person to
	А.	Portability	
	В.	Endorsement	
	C.	Collateral	/ - - ·
	D.	Registration	(2 marks)
25.	Which	n one of the following elements does negligence require proof of?	
	А.	Intent to harm	
	B.	Breach of duty causing harm	
	C.	Consent of the victim	
	D.	A written contract	(2 marks)

26.	 What does the tort of trespass to land involve? A. Damaging someone's property B. Entering someone's property without permission C. Stealing someone's property D. Making false statements about someone's property (2 marks)
27.	 Which one of the following actions is an example of a tort? A. Breach of a lease agreement B. Robbery C. Defamation
	D. Violating a zoning law (2 marks)
28.	Which one of the following statements describes the process of naturalisation?A.Losing one's nationalityB.Acquiring a new nationalityC.Moving to a new domicileD.Registering to vote(2 marks)
29.	Who among the following stakeholders is responsible for the debts and obligations of an unincorporated association?A.The association itselfB.The governmentC.The members of the associationD.A third-party guarantor(2 marks)
30.	 What is the primary objective of a constitution in a legal system? A. To create new laws to govern citizens in a country B. To provide a framework for government and protect individual rights C. To enforce international agreements across the region D. To interpret judicial rulings regarding a group of people (2 marks)
31.	 Which one of the following statements represents a core principle of leadership and integrity as outlined in the Constitution of Kenya? A. Promoting nepotism in public offices B. Increasing personal wealth through public office C. Ensuring accountability to the public for decisions and actions D. Allowing conflict of interest in decision-making (2 marks)
32.	 Which one of the following statements represents the primary function of the Kenya Court Martial? A. To resolve civilian disputes B. To handle matters related to military discipline and offenses C. To oversee civil and criminal cases involving civilians D. To legislate new military laws (2 marks)
33.	 Which one of the following statements defines frustration in a contract? A. Frustration occurs where a party fails to perform his contractual obligations due to an event that is beyond the control of either party B. Frustration occurs where one party breaches his contractual obligations due to interference from the other party C. Frustration occurs where one party cannot perform his contractual obligations due to his own negligent act D. Frustration occurs where contractual performance becomes more difficult or impossible to complete
34.	 (2 marks) Which one of the following statements describes a partner by estoppel? A. An invested person who is involved in the daily operations of the partnership B. A person who provides some of the capital for a business but does not take an active part in managing the business C. A person who behaves as a partner or permits a partner to hold him out D. A person who gives an impression to others that he/she is a partner of the firm (2 marks)

D. A person who gives an impression to others that he/she is a partner of the firm (2 marks)

- 35. A person who finds goods belonging to another, and takes them into his custody, is subject to the same responsibility as a
 - A. bailor
 - indemnifier Β.
 - C. bailee
 - D. guarantor
- 36. Which one of the following contracts is an agreement whereby one undertakes for a consideration to indemnify another against loss, damage or liability arising from an unforeseen contingent event?
 - A. Contract of assurance
 - Β. Contract of insurance
 - C. Contract of property
 - D. Contract of guarantee
- 37. In relation to the law of persons, the following are steps followed while dissolving a company by court. Which is the correct order of steps followed in winding up a company by court?
 - (i) Appointment of a company liquidator
 - Submission of the report by the company liquidator (ii)
 - Petition for winding up (iii)
 - (iv) The court gives directions on report of the company liquidator
 - Settlement of list of contributories and application of assets (v)

Identify the correct sequence from first to last.

- A. (i), (iii), (v), (iv), (ii) B. (iii), (i), (ii), (iv), (v) C. (iii), (ii), (v), (iv), (i) D. (iv), (v), (iii), (i), (ii)
- www.chopi.co.1 38. Which one of the following features is **NOT** applicable to negotiable instruments? It should be in monetary form A. It should be written and signed Β. C. It should be possible to be recovered (2 marks) D. It should be freely transferable 39. Administrative law is a branch of _____ procedural law A. B. public law C. private law (2 marks) D. property law 40. Which branch of government is responsible for interpreting laws? A. Executive Legislature Β. C. Judiciary D. Military (2 marks) 41. Which one of the following statements is a characteristic of statutory law? It is created by judges through their rulings A. Β. It is based on long-standing customs and traditions C. It is written and enacted by legislative bodies D. It is developed through international treaties (2 marks) 42. Under what legal principle are prior judicial decisions used to resolve current cases with similar facts? Habeas corpus A.
- - Β. Stare decisis
 - C. Ultra vires
 - (2 marks) D. Res ipsa loquitur

(2 marks)

(2 marks)

	D.	Right to a fall utai	(2 marks)
	C. D.	Right to a fair trial	(2 marks)
	Б. С.	Right to privacy	
	A. B.	Right to own property	
50.	A.	Right to free speech	
50.	Which	one of the following rights is a primary principle of natural justice?	
	D.	Partnership at will	(2 marks)
	C.	Fixed partnership	
	B.	Invalid partnership	
	A.	Perpetual partnership	
		ed term?	
49.		one of the following terms is used to refer to a partnership that continues to operate even	after the expiry of
			· · · ·
	С. D.	A copyright lasts for the lifetime of the owner while a trademark lasts for 50 years	(2 marks)
	C.	A copyright requires the copyright item to be new or novel while a trademark does not	1
	B.	A copyright refers to things that are identical while a trademark refers to the identity of	a person
	л.	or services of different persons	sunguish the goods
4 0.	A.	A copyright protects the original creations of the mind while a trademark is used to dis	
48.	Which	one of the following statements explains the difference between a "copyright" and a "trad	demark"?
	D.	They can issue stock to raise capital	(2 marks)
	C.	They are not legal entities	
	B.	They have perpetual existence	
	A.	They are legal entities separate from their members	
47.		one of the following statements is TRUE about unincorporated associations?	
47	XX 71 · · ·		
	D.	the statement is not widely circulated in the local media	(2 marks)
	C.	the statement is the actual and proximate cause of his distress	<i>(</i> - - - - - - - - - -
	B.	Jeff suffers severe emotional distress	
	A.	a third party hears it	
46.	Carolir	e Jones falsely accuses Jeff Mwangi of stealing from their employer. The statement is	defamatory only if
	D.	whether or not Kate is injured	(2 marks)
	C.	Kate is not injured	
	В.	Kate is injured	
	A.	Kate sues him	
		of negligence if	
45.	Joel M	sebi carelessly bumps into Kate Muire, knocking her to the ground. He will be deemed	to have committed
	D.	Land disputes between neighboring communities	(2 marks)
	C.	Commercial disputes involving businesses owned by Muslims	
	B.	Appeals from the Court of Appeal in constitutional matters	
	A.	Civil and criminal cases related to family matters in the Muslim community	
44.		one of the following statements explains the PRIMARY jurisdiction of Kadhi's Courts in	n Kenya?
4.4	W/h : . h	and of the following statements and line the DDIMADY invited intian of Vallille Counts in	. V
	D.	A temporary business arrangement	(2 marks)
	C.	A legal entity that is separate from its members	
	В.	A type of partnership	
	А.	A type of sole proprietorship	
43.	Which	one of the following statements BEST describes an incorporated association?	



INTRODUCTION TO LAW AND ETHICS

WEDNESDAY: 24 April 2024. Afternoon Paper.

This paper is made up of fifty (50) Multiple Choice Questions. Answer ALL questions by indicating the letter (A, B, C or D) that represents the correct answer. Each question is allocated two (2) marks. Do NOT write anything on this paper.

- 1. Which of the following are features of criminal law?
 - The burden of proof is on the prosecution (i)
 - The parties are called 'the claimant' and 'the defendant' (ii)
 - (iii) The cases are heard in the Magistrates' Court and the Court of appeal only
 - (iv) The standard of proof is beyond reasonable doubt
 - A. (i) and (iv)
 - (i), (iii) and (iv) Β.
 - C. (iii) and (iv)
 - D. (i), (ii) and (iii)
- www.hop.co. 2. Perris Harrison has been convicted of grievous bodily harm in the Principal Magistrate's Court. She believes that her prison sentence is too long. Which court would be appropriate to hear her appeal?
 - A. The Supreme Court
 - The High Court Β.
 - C. Court of Appeal (Criminal Division)
 - The Resident Magistrates' Court D.
- 3. Which of the following correctly describes the persuasive element of a judgment?
 - Ratio decidendi A.
 - Β. Consensus adidem
 - Stare decisis C.
 - Obiter dicta D.
- 4. "Delay defeats equity" refers to which maxim among the following?
 - A. A common law principle
 - The equitable doctrine of ultra vires В.
 - С. An equitable maxim
 - D. An equitable remedy
- 5. Which of the following methods of Alternative Dispute Resolution (ADR) involves a neutral third party who acts as a go-between for the disputing parties but does not offer an opinion?
 - A. Mediation
 - B. Negotiation
 - С. Conciliation
 - D. Arbitration
- 6. Which of the following circumstances would NOT make a consideration under the law of contract unlawful? If it is ultra vires A.
 - Β. If it is immoral
 - If it is forbidden by law С.
 - D. If its injurious to a person or property

(2 marks)

Time Allowed: 2 hours.

(2 marks)

(2 marks)

(2 marks)

- (2 marks)

7.	 Which of the following is NOT a characteristic of an ethical person? A. Honest B. Performs plagiarism C. Accepts mistakes D. Accountable 	(2 marks)
8.	Which of the following BEST defines a company's logo?A. PatentB. Copyright	
	C. Trademark D. Service mark	(2 marks)
9.	 Which of the following is NOT a source of law? A. Public opinion polls about current events B. Treaties between different countries C. Decisions made by judges in individual cases D. Legal maxims passed down through generations 	(2 marks)
10.	 Which principle regulates the delegation of legislative power to administrative agencies? A. Separation of powers B. Non-delegation doctrine C. Rule of law D. Delegata potestas non potest delegari 	(2 marks)
11.	 Which type of endorsement makes a negotiable instrument payable to the order of a specific person? A. Blank endorsement B. Restrictive endorsement C. Special endorsement D. Qualified endorsement 	(2 marks)
12.	 What is the primary focus of normative ethics? A. Describing ethical behaviour B. Analysing ethical language C. Prescribing how one ought to act D. Observing cultural practices 	(2 marks)
13.	 What is the term that refers to the person or entity that purchases insurance? A. Insurer B. Policyholder C. Beneficiary D. Underwriter 	(2 marks)
14.	 Which of the following BEST explains the term "premium"? A. The total amount of coverage provided by the policy B. The deductible paid by the insured C. The cost of the insurance policy D. The maximum amount the insurer will pay 	(2 marks)
15.	 In reference to business ethics, what is the meaning of the term "whistleblowing"? A. Promoting cultural norms B. Reporting unethical practices within an organisation C. Maximising happiness for shareholders D. Upholding individual preferences 	(2 marks)
16.	 Which of the following is an advantage of online business registration services? A. Convenience B. Limited personal Interaction C. Security concerns 	
	C. Security concernsD. Lack of customisation	(2 marks)

17.	 What is the primary distinction between "real property" and "personal property"? A. Real property is movable; personal property is immovable B. Real property includes land and immovable structures; personal property includes movable items C. Real property is tangible; personal property is intangible 	
	D. Real property is owned by individuals; personal property is owned by businesses	(2 marks)
18.	 Which term refers to the legal right to use and enjoy the possession of another's real property for purpose? A. Eminent domain B. Easement C. Leasehold 	-
	D. Adverse possession	(2 marks)
19.	 Which of the following is NOT a requirement in the legal principle found in the rule in Rylands v. Fletch A. Causing mischief B. Escape C. Damage D. Malice 	(2 marks)
20.	 Which statement distinguishes "tribunals" from "regular courts"? A. Tribunals handle only criminal cases B. Tribunals are part of the executive branch C. Tribunals have specialised jurisdiction and procedures D. Tribunals are exclusively presided over by judges 	(2 marks)
21.	 What happens to the assets of an unincorporated association if it is dissolved? A. Distributed among members B. Transferred to a government fund C. Sold and the proceeds donated to charity D. Distributed as provided in the by-laws 	(2 marks)
22.	 What is the primary basis for acquiring Kenyan citizenship? A. Birth within the territory of Kenya B. Residence for a specified period C. Investment in the Kenyan economy D. Marrying a Kenyan citizen 	(2 marks)
23.	 In a partnership, how is the liability of the partners treated? A. Limited liability B. Joint liability C. No liability D. Separate liability 	(2 marks)
24.	 Which of the following is an intentional tort? A. Negligence B. Defamation C. Strict liability D. Breach of duty 	(2 marks)
25.	 Which of the following statements BEST describes "strict liability"? A. Liability without fault or negligence B. Liability based on intentional harm C. Liability only when a duty is breached D. Liability with a lower standard of care 	(2 marks)
26.	 What does the law of tort primarily govern? A. Criminal offenses committed by individuals or organisations B. Contracts between parties involved in business transactions C. Civil wrongs that result in harm or injury to individuals or property D. Intellectual property rights and disputes between creators and users 	(2 marks)

27.	What A. B. C.	is the purpose of the doctrine of frustration in contract law? To punish the breaching party To discharge a contract when unforeseen events make performance impossible	
	D.	To enforce specific performance To award punitive damages	(2 marks)
28.	breacl		a result of the
	А. В.	Liquidated damages Punitive damages	
	Б. С.	Nominal damages	
	D.	Compensatory damages	(2 marks)
29.	qualit	contract for the sale of goods, what term refers to an assurance or guarantee made by the se y or condition of the goods?	ller about the
	А. В.	Warranty Condition	
	ь. С.	Representation	
	D.	Exclusion clause	(2 marks)
30.	In a h A.	ire purchase agreement, who is the legal owner of the goods during the hire period? Hirer	
	B.	Seller	
	C.	Both hirer and seller jointly	
	D.	No legal ownership during the hire period	(2 marks)
31.		is the legal relationship between an agent and a principal in the context of agency law?	
	А. В.	Employer and employee Independent contractors	
	Б. С.	Fiduciary and principal	
	D.	Joint venture partners	(2 marks)
32.	Whiel	n of the following statements is an example of apparent authority in agency law?	
	А.	An agent acting beyond their express authority	
	B.	A principal ratifying the agent's unauthorised actions	
	C. D.	A third party reasonably believing the agent has authority An agent disclosing confidential information	(2 marks)
			(2 marks)
33.		n of the following statements represents the primary purpose of a contract of indemnity?	
	А. В.	To transfer property To share profits	
	D. С.	To compensate for losses	
	D.	To create a lease agreement	(2 marks)
34.	Whicl	n of the following matters is NOT referred to arbitration proceedings?	
	A.	Contract matters	
	В. С.	Civil matters Materimanial matters	
	C. D.	Matrimonial matters Property matters	(2 marks)
35.	Whicl	n one the following statements gives the correct meaning of a "partnership"?	
	A.	A business structure where ownership is divided between shareholders	
	B.	A legal form of business where two or more individuals share ownership, responsibilities and	d profits
	C.	A business organisation where a single individual bears all risks and enjoys all profits	
	D.	A business entity that is separate from the owners and provides limited liability to its shareho	olders (2 marks)
36.	Whiel	n is the lowest court in the court system of your country?	
50.	A.	Magistrate courts	
	В.	Court of appeal	
	C.	Tribunals	
	D.	Kadhis court	(2 marks)

37.		h of the following is the MOST accurate description of civil law?			
	А. В.	Civil law is an aspect of public law			
	ь. С.	Civil law relates to controlling conduct or wrong-doing of which it disapproves Civil law relates to the enforcement of particular forms of behaviour			
	D.	Civil law is a form of private law and involves the relationships between individuals	(2 marks)		
38.		ct of buying an asset by making periodic payments is known as	()		
50.	A.	Sale of uncertain goods			
	В.	Hire purchase			
	C.	Finance lease			
	D.	Goods lease	(2 marks)		
39.	Whiel	h of the following roles is NOT a role of the office of the Attorney General?			
57.	A.	To supervise judges and magistrates			
	B.	To delegate his functions to other officers in his department			
	C.	To institute and undertake criminal proceedings against any person in any court other than co	urts-martial		
		for any alleged offence			
	D.	To take over and continue criminal proceedings undertaken by any other person or authority	(2 marks)		
40.	Whic	h of the following statements defines "cause of action"?			
	A.	Wrongful indirectly causing injury			
	B.	Formal written act of legislative body			
	C.	Legal right of injured party to bring a lawsuit against the wrongdoer	(2, 1)		
	D.	Right that originates in a constitution and protects	(2 marks)		
41.		r an unconditional contract for sale of specific goods in a deliverable state, the property passes t	to the buyer		
	when	Contract is made			
	А. В.	Payment is made	0.10		
	Б. С.	Goods are delivered	A.C.		
	С. D.	Buyer accepts the delivery of goods	(2 marks)		
	D.		(2 marks)nop.co.ye		
42.	Whiel	h of the following is the principle of justice and ethics concerned with?			
	A.	Fairness and equal treatment			
	В.	Maximal happiness			
	C.	Personal character	(2 1)		
	D.	Cultural norms	(2 marks)		
43.		Where an endorser signs his name on the back of a negotiable instrument only, the endorsement is said to be			
	A.	Full endorsement			
	B.	Conditional endorsement			
	C. D.	Special endorsement Blank endorsement	(2 marks)		
			(2 marks)		
44.	Whicl A.	h of the following protects the intellectual property created by inventors? Copyright			
	B.	Geographical indications			
	С.	Trademarks			
	D.	Patents	(2 marks)		
45.	Whiel	h one of the following is regarded as private law?			
чэ.	A.	Contract law			
	B.	Criminal law			
	С.	The law relating to human rights			
	D.	Administrative law	(2 marks)		
46.	When	e the hirer fails to make payment of any installment, which of the following rights does the owner	have?		
	A.	Stoppage in transit			
	В.	Repossession			
	C.	Sale			
	D.	Default	(2 marks)		

47.	Which of the following is NOT a subject matter of an insurance policy?					
	A.	Future inheritance				
	B.	Loss of profits				
	C.	Intangible property				
	D.	The life of another person	(2 marks)			
48.	What i	s a common feature of common law legal systems?				
	A.	Written and codified laws				
	B.	Strict adherence to precedent				
	C.	Emphasis on statutory law				
	D.	Centralised and bureaucratic legal authority	(2 marks)			
49.	What i	s the principle in international law that states that treaties must be performed in good faith?				
	A.	Pacta sunt servanda				
	В.	Jus cogens				
	C.	Res judicata				
	D.	Ex aequo et bono	(2 marks)			
50.	Which	of the following is a characteristic of a limited partnership?				
	А.	Only one partner is responsible for managing the business				
	B.	All partners have unlimited liability				
	C.	Limited partners have limited liability and are not involved in the management of the business				
	D.	All partners share profits and losses equally	(2 marks)			
		.0.Ke				
		Chapier Chapier				



ATD LEVEL I

INTRODUCTION TO LAW AND ETHICS

WEDNESDAY: 6 December 2023. Afternoon Paper.

This paper is made up of fifty (50) Multiple Choice Questions. Answer ALL questions by indicating the letter (A, B, C or D) that represents the correct answer. Each question is allocated two (2) marks. Do NOT write anything on this paper.

- 1. Which of the following is **NOT** an intentional tort?
 - Assault A.
 - Β. Defamation
 - C. Fraud
 - D. Strict liability
- 2. Which of the following is the primary source of Islamic Law?
 - The Ouran A.
 - The Bible Β.
 - The Talmud C.
 - D. The Vedas

3. Which of the following branch of law is concerned with regulating the behavior of individuals within a societ and includes offenses against the state or society?

- A. Criminal law
- B. Contract law
- C. Family law
- Tort law D.

4. Which one of the following is considered a primary source of law?

- Judicial decisions A.
- Β. Legal textbooks
- C. Statutes enacted by the legislature
- D. Legal commentaries

5. Which one of the following is the MAIN purpose of the doctrine of separation of powers in a democratic system?

- A. To concentrate power in the hands of a single authority
- B. To prevent any one branch of government from becoming too powerful
- C. To abolish the judiciary
- D. To prioritise the executive branch over the legislative branch
- Which one of the following is a legal defense to contributory negligence? 6.
 - Both parties are equally at fault A.
 - Β. The defendant has a valid excuse for their actions
 - C. The plaintiff's injuries were not caused by the defendant's actions
 - D. The plaintiff's own negligence contributed to their injury
- 7. In which one of the following circumstances is mediation a form of alternative dispute resolution (ADR)?
 - A. A neutral third party makes a binding decision on the dispute
 - Β. The parties involved present their case to a judge in an informal setting
 - C. A neutral third party helps facilitate communication and negotiation between the parties
 - D. The dispute is resolved through a competitive negotiation process

(2 marks)

Time Allowed: 2 hours.

(2 marks) 100

(2 marks)

(2 marks)

(2 marks)

(2 marks)

8.	According to virtue ethics, what is the primary focus when determining the morality of an action?A. The individual's intentions and character traitsB. The consequences of the action	
	C. The adherence to universal moral rulesD. The social contract	(2 marks)
9.	 Which of the following is the primary purpose of a code of ethics in a profession or organisation? A. To establish legal regulations and requirements B. To promote competition among professionals C. To provide guidance and standards for ethical behavior D. To limit professional responsibilities 	(2 marks)
10.	 In relation to online commercial transactions, which of the following is an example of a digital good? A. A smartphone B. An e-book C. A digital television set D. A physical music CD 	(2 marks)
11.	 Which body is responsible for the establishment and administration of courts in Kenya? A. Ministry of Interior and National Administration B. Parliament of Kenya C. Judicial Service Commission D. Law Society of Kenya 	(2 marks)
12.	 What role do tribunals play in the Kenyan legal system? A. They adjudicate on specialised matters within their jurisdiction B. They assist in the drafting of legislation C. They provide mediation as an alternative dispute resolution mechanism D. They exclusively handle criminal cases 	(2 marks)
13.	 Which of the following is the primary basis of acquiring nationality? A. Birthplace B. Residence C. Ancestry D. Marital status 	(2 marks)
14.	 Which one of the following is TRUE about the legal status of a person who holds dual citizenship? A. They are considered stateless B. They have the rights and obligations of both citizenships C. They can only exercise the rights of one citizenship D. They are subject to deportation 	(2 marks)
15.	 Which one of the following best describes an unincorporated association? A. A type of business entity with limited liability protection B. A group of individuals or entities that come together for a common purpose without formin legal entity C. A nonprofit organisation registered with the government D. A partnership with unlimited liability for all members 	g a separate (2 marks)
16.	 Which one of the following BEST describes the legal principle of "res ipsa loquitur" in tort law? A. The burden of proof shifts to the defendant B. The thing speaks for itself; the plaintiff need not prove negligence, as it is obvious C. The plaintiff must prove causation beyond a reasonable doubt D. The defendant is strictly liable regardless of fault 	(2 marks)
17.	 Which one of the following statements describes the main purpose of damages in the law tort? A. To punish the defendant B. To compensate the plaintiff for losses suffered C. To deter others from similar behavior D. To transfer property from the defendant to the plaintiff 	(2 marks)

18. Which one of the following vitiating elements of a contract contract?		one of the following vitiating elements of a contract occurs when one party is coerced into t?	entering the
	A.	Misrepresentation	
	В.	Illegality	
	C.	Mistake	
	D.	Undue Influence	(2 marks)
19.		one of the following is the primary consideration in a contract for the sale of goods?	
	A.	The specific performance of services	
	B.	The transfer of ownership and the payment of a price	
	C.	The fulfillment of a promise or obligation	(2 1)
	D.	The exchange of goods for services	(2 marks)
20.	When d	oes ownership of an item typically transfer to the buyer in a hire purchase contract?	
	A.	After the first payment is made	
	В.	After the buyer returns the item	
	C.	After the final payment is made	
	D.	Ownership remains with the seller	(2 marks)
21.	parties i	one of the following is the term for an agency relationship that is created through actions and involved, rather than through explicit agreement?	l conduct of
	A.	Implied agency	
	В. С.	Ostensible agency Sub-agency	
	C. D.	Formal agency	(2 marks)
			(2 marks)
22.		tract of indemnity, who bears the primary responsibility for the loss?	
	А. В.	Indemnifier	O.Ke
	ь. С.	Indemnified party	adi.ce
	C. D.	Third party	(2 montra) they
	D.	Government authority	(2 marks) thoricolte
23.		the term used to refer to the act of transferring a negotiable instrument to another party?	
	A.	Negotiation	
	B.	Endorsement	
	C.	Assignment	(2, 1)
	D.	Conveyance	(2 marks)
24.	Which o	one of the following is a key characteristic of a limited partnership?	
	A.	All partners have unlimited liability	
	В.	There must be at least three partners	
	C.	There must be a managing partner and passive partner	
	D.	All partners have equal management authority	(2 marks)
25.	In a cas	e where the subject matter of insurance is a ship, what is the name of the type of insurance?	
	A.	Travel insurance	
	В.	Voyage insurance	
	C.	Marine insurance	
	D.	Liability insurance	(2 marks)
26.	Which o	one of the following is NOT a form of ownership of land?	
	A.	Sole ownership	
	В.	Mutual ownership	
	C.	Common ownership	
	D.	Joint ownership	(2 marks)
27.	Which o	one of the following is a way of creation of an easement?	
	A.	Express grant	
	В.	Ratification	
	C.	By estoppel	
	D.	By choice	(2 marks)
		•	

AD12 Page 3 Out of 6

28.	Carol	ine falsely accuses Jeff of stealing from their employer. The statement is defamatory only if?	
	А.	A third party hears it	
	В.	Nick suffers severe emotional distress as a result	
	C.	The statement is the actual and proximate cause of his distress	
	D.	The statement is not widely circulated in the local media and on Twitter	(2 marks)
29.	Whic	h one of the following is a reason as to why independence of the judiciary is critical?	
	A.	It promotes immunity from court action for actions taking place in the course of judicial procee	dings
	B.	It promotes economic independence	8-
	C.	It provides security of tenure for judicial officers	
	D.	It promotes the rule of law	(2 marks)
	р.		(2 marks)
30.	A siti	uation in which a professional's loyalty and obligations may be compromised because of personal	interests is
50.	called		
	A.	Conceptual interest	
	B.	Conflict of interest	
	C.	Professional interest	
	С. D.	Concern of interest	(2 marks)
	D.	Concern of interest	(2 marks)
31.	Stella	and Martin are partners in a partnership firm. They made an agreement in writing to refer a dispu	ite hetween
51.		in business to an arbitrator. In spite of this agreement, Stella files a suit against Martin relating to	
	in a c		the dispute
	in a c	our.	
	With	regard to the above, which one of the following statements is correct.	
	A.	The jurisdiction of court is ousted as a valid arbitration agreement exists	
	B.	Court has jurisdiction over the matter and it overpowers arbitration agreement and such dispute	e cannot be
		referred to any other jurisdiction	
	C.	Stella can file an appeal in court only against arbitral award	
	D.	The court does not have jurisdiction to hear and determine the matter	(2 marks)
32.	Identi	ify the correct sequence for the formation of a valid contract.	
	A.	Agreement, offer, consideration, acceptance	
	B.	Offer consideration, acceptance, agreement	
	C.	Offer, acceptance, consideration, agreement	
	D.	Offer, acceptance, agreement, consideration	(2 marks)
			× ,
33.	Whic	h one of the following is an implied condition as to title in sale of goods?	
	A.	That the goods should be in merchantable condition	
	B.	That the goods should match the sample	
	C.	That the seller has the right to sell the goods	
	D.	The goods should match the sample as well as the description	(2 marks)
	р.	The goods should match the sample as wen as the description	(2 marks)
34.	Wher	e an agent takes secret profits or accepts bribes, the principal can exercise the following remedies,	ЕХСЕРТ
51.	vv ner	e un agent artes seeret pronts of accepts onlocs, the principal can exercise the rono wing remedies,	
	Ā.	He can recover the amount of secret profits or bribes	
	В.	He can have the right to lien	
	C.	He can sue both the third party and the agent	
	С. D.	He can terminate the agency and refuse to pay any remuneration for work done by the agent	(2 marks)
	D.	The call terminate the agency and refuse to pay any remuneration for work done by the agent	(2 marks)
35.	The (Court of Appeal is bound by the decisions of which court(s)?	
55.	A.	Decisions of the Supreme Court only	
	А. В.	Decisions of the Supreme Court only Decisions of the Supreme Court and generally its own decisions	
	C.	Decisions of the Supreme Court and generally its own decisions Decisions of the Supreme Court and the Judicial tribunals only	
	D.		(2 marks)
	D.	The Court of Appeal is not bound by the decisions of any other courts	$(2 \operatorname{IIIalKS})$
36.	Whie	h one of the following is NOT an ethical problem?	
50.			
	А. В.	Privacy and confidentiality Whistle blowing	
	ь. С.	Whistle blowing Fraud and abuse	
	C. D.		(2 mortes)
	D.	Compliance	(2 marks)

37.	Which one of the following defines nepotism?	
57.	A. Undermining the morale of workers	
	B. Hiring friends of relatives and showing favoritism at work	
	C. Hiring non-competent people	
	D. Receiving bribes at the work place	(2 marks)
20		
38.	Which one of the following is a consequence of none registration of a hire purchase agreement?	
	A. The contract becomes illegal on the face of it	
	B. The contract will become unenforceable against the hirer or his guarantor	
	C. The contract becomes valid	
	D. The contract can be presented in court	(2 marks)
39.	What happens in a case where the articles of association of a company conflict with the me	emorandum of
	association?	
	A. The articles prevail	
	B. The memorandum prevails	
	C. The court solves the dispute	
	D. The company is wound up	(2 marks)
		(
40.	Which one of the following is NOT required in order to create an agency?	
	A. The agent	
	B. The consideration	
	C. The third party	
	D. The principal	(2 marks)
	D. The principal	(2 marks)
41.	In relation to negotiable instruments, a bearer cheque is also known as	
71.		
	1	
	B. General cheque	Xe
	C. Special cheque	in the second
	D. Open cheque	(2 marks) orbite
10		WW.
42.	What does the term "metaethics" refer to in the study of ethics?	4
	A. The analysis of specific ethical dilemmas and situations	
	B. The study of the nature and foundations of ethical concepts and theories	
	C. The application of ethical principles to practical situations	
	D. The study of cultural variations in ethical norms	(2 marks)
43.	What is the purpose of an insurance policy?	
	A. To transfer risk from the insured to the insurer	
	B. To guarantee profits for the insured	
	C. To eliminate the need for financial planning	
	D. To provide investment opportunities for the insured	(2 marks)
		(
44.	Which one of the following is considered a type of personal property?	
	A. Real estate	
	B. Chattel	
	C. Freehold estate	
		(2 montre)
	D. Easement	(2 marks)
45.	Which one of the following is a type of intellectual property that protects inventions, process	as and contain
45.	discoveries?	es and certain
	A. Trademark	
	B. Copyright	
	C. Patent	
	D. Trade secret	(2 marks)
46.	What is the primary purpose of a copyright?	
	A. To protect the expression of ideas in tangible form	
	B. To protect new and useful processes, machines and manufactures	
	C. To protect confidential information used in business	
	D. To protect names, symbols or slogans used in business	(2 marks)

47.	Huma	an life is subject to which kind of insurance?	
	A.	Non-life insurance	
	В.	Life assurance	
	C.	Health insurance	
	D.	Motor vehicle insurance	(2 marks)
48.	Whic	h one of the following is NOT a characteristic of law?	
	А.	It is a set of rules	
	В.	It is enforceable by the state	
	C.	It is always fair and just	
	D.	It regulates society	(2 marks)
49.	Whic litigat	h one of the following dispute is most likely to be solved through Commercial Arbitration as an a tion?	alternative to
	A.	Probate disputes	
	В.	Contract negotiation	
	C.	Child custody	
	D.	Divorce	(2 marks)
50.	A pro	mise made without the intention of performing it amounts to	
	A.	Fraud	
	В.	Misrepresentation	
	C.	Negligence	
	D.	Wrongful misrepresentation	(2 marks)



PILOT PAPER

INTRODUCTION TO LAW AND ETHICS

AUGUST 2023.

This paper is made up of fifty (50) Multiple Choice Questions. Answer ALL questions by indicating the letter (A, B, C or D) that represents the correct answer. Each question is allocated two (2) marks. Do NOT write anything on this paper.

- 1. Which of the following statements is **NOT TRUE** about an Agency Relationship?
 - Agency relationship is consensual in nature A.
 - В. It is based on the concept that parties mutually agree
 - C. The agent will not be subject to principal's direction and control
 - D. An agreement can be expressed or implied

2. Which of the following comprises the CORRECT number of parties in a promissory note and a bill of exchange?

- Four parties to a "promissory note" three parties to a "bill of exchange" А.
- Two parties to a "promissory note three parties to a "bill of exchange" B.
- C. Three parties to a "promissory note" four parties to a "bill of exchange"
- D. One party to a "promissory note" two parties to a "bill of exchange"
- 3. Identify which among the following is a classification of law.
 - A. Family law
 - B. Bankruptcy law
 - C. Tort law
 - D. Private law
- 4. In relation to the law of agency, the usual rule is that an agent is not allowed to delegate his authority to another person especially when he/she DOES NOT have the permission from his principal. Under what conditions can an agent NOT hire or appoint a sub-agent and delegate the work?
 - The principal has expressly allowed delegation of such authority A.
 - В. The ordinary custom of trade a sub-agent may be employed
 - С. Where ratification is to take place
 - D. The nature of work is such that a sub-agent is essential
- 5. Criminal law falls under what classification of law?
 - Substantive law A.
 - B. Public law
 - C. Procedural law
 - Local law D.
- Who among the following DOES NOT fall under the category of an agent? 6.
 - A member of a company Α.
 - A partner in a partnership business B.
 - C. Commercial agent
 - D. A company director and manager

AD12 Page 1 Out of 7

(2 marks)

Time Allowed: 2 hours.

(2 marks)

(2 marts)

(2 marks)

(2 marks)

7.	The la	aw that determines the relationship between a businessman and a middleman is called	•
	А.	Surety	
	B.	Guarantee	
	C.	Agency	
	D.	Business	(2 marks)
8.	in a d	e Ltd., a newspaper company, published a defamatory article whose source was Patrick. Who she efamation suit?	ould be sued
	A.	The publisher of the article	
	В. С.	The editors of the newspaper	
	C. D.	Patrick only Patrick and the editor	(2 marks)
9.		ation to sale of goods, contingent goods are part of which classification of goods?	
	A.	Existing goods	
	B.	Unascertained goods	
	C.	Curtained goods	
	D.	Future goods	(2 marks)
10.		ct of an agent on behalf of the principal is to show the principle's	
	A.	Authority	
	B.	Intention	
	C.	Consideration	
	D.	Rule	(2 marks)
11.		n goods are said to be fit for its purpose, it is a condition that falls under which of the following te	rms?
	А.	Implied condition	
	В.	Implied warranty	
	C.	Express condition	
	D.	Express warranty	(2 marks)
12.		a party to a contract breaches the terms of the contract, that contract can be	·
	А.	Illegal	
	B.	Void	
	C.	Discharged	
	D.	Avoided	(2 marks)
13.	In reg	gards to partnership law, which of the following comprises the general liability of a partnership?	
	А.	Sole liability	
	В.	Unlimited liability	
	C.	Limited liability	
	D.	No liability	(2 marks)
14.	Whic	h of the following agreements under contract law is NOT enforceable by law?	
	А.	Ordinary agreement	
	В.	Voidable agreement	
	C.	Valid agreement	
	D.	Void agreement	(2 marks)
15.	-	ower of a court to hear and decide a case or make a certain order is called	·
	А.	Venue	
	B.	Jurisdiction	
	C.	Stare decisis	
	D.	Subject matter	(2 marks)
16.	The a	ct of unlawfully entering someone else's compound without their permission is called	·
	А.	Infringement	
	B.	Breach of property	
	C.	Entry by false pretense	
	D.	Trespass	(2 marks)
		•	、 /

17.	Which o	of the following is a consequence of inadequacy of consideration in a contract?
	A.	Will make it void
	B.	Will not make it void

- C. Will make it illegal
- D. Will make it wager
- 18. An agency where the agent is specifically appointed to carry out a particular task is an agency created by

A.	Express	authority

- B. Implied authority
- C. Ratification
- D. Estoppel
- 19. The principle that the buyer alone is responsible for checking the quality and suitability of goods before a purchase is made is called ______.
 - A. Buyer duty
 - B. Nemo dat quod non habet
 - C. Caviet emptor
 - D. proxima causa

20. The tort where a master is found liable for acts of his servant is known as _____

- A. Joint tort liability
- B. Vicarious liability
- C. Limited liability
- D. Concurrent liability
- 21. Martin was one of the spectators at a World Rally Championship, a car race held in Kenya and organised by One Pac Industries Company. During the race, there was a collision between two racing cars; one of which was thrown into the spectators' platform thereby causing an injury to Martin. Knowing the tort principle that says when a person voluntarily agrees to suffer some harm, he is not allowed to complain.

Which of the following would be the **BEST** advice to Martin in regards to the above principle?

- A. One Pac Industries Company will be liable for damages because the injury was caused during the race organised by it
- B. One Pac Industries Company will not be liable for damages because Martin had come to see the race on his own will
- C. One Pac Industries Company will not be liable for damages because the collision between the cars was beyond its control
- D. One Pac Industries Company will be liable because it has earned huge revenue by way of sale of tickets for the event (2 marks)
- 22. Which of the following is **NOT** a domestic source of law?
 - A. Customs
 - B. Statutes
 - C. Case law
 - D. International treaties

23. Which of the following cases can be heard in the Supreme Court?

- A. Presidential election cases.
- B. Cases involving custody of a child.
- C. Original case on bankruptcy of an individual
- D. Cases in regards to rental disputes
- 24. Which among the following is the **BEST** answer to the reason why it is important to study ethics?
 - A. To become a law enforcement agent
 - B. To act as an expert witness in court in ethical cases
 - C. To gain knowledge on how best to decide ethical issues
 - D. To deal with dilemmas in the accountancy profession
- 25. Which of the following can help determine whether an action is ethical?
 - A. Profitability
 - B. Ethical philosophies
 - C. Court's decision
 - D. Decision by police

(2 marks)

(2 marks)

(2 marks)

(2 marks)

(2 marks)

(2 marks)

26.	It is required that a professional should not disclose any confidential information of a EXCEPT ?	client to a third party
	A. When it is financially beneficial to the third partyB. When required by law	
	C. When it is not that serious	(2 montrs)
	D. When it is financially beneficial to the professional	(2 marks)
27.	 Which of the following is a judicial writ issued as a command to an inferior court or orderi his statutory duty? A. Certiorari B. Prohibition C. Habeas corpus 	ng a person to perform
	D. Mandamus	(2 marks)
28.	 The term "private law "refers to A. The legal principle that states that a person has a right to privacy B. The body of law that regulates the relationship between the state and its citizens C. The body of law that regulates the relationship between individuals D. The body of law that derives from the deciding of cases 	(2 marks)
29.	 Which of the following CORRECTLY describes an intellectual property? A. Non valuable property B. Intangible property C. Tangible property D. Chattels 	(2 marks)
30.	 Which of the following is the CORRECT effect of a counter offer? A. It creates a new offer, but the original offer is still capable of being accepted B. It creates a binding contract on the terms of the original offer C. It creates a binding contract based on the terms of the counter - offer D. It destroys the original offer and replaces it with a new offer 	(2 marks)
31.	 In regards to sole proprietorship, which of the following statements is FALSE? A. Sole proprietorships are subject to the same limitations as companies B. Sole proprietorships have limited liability C. Sole proprietorships have unlimited liability D. Sole proprietorships are owned by the owner 	(2 marks)
32.	 Which of the following is a right of the owner against a third party who bought goods on H good title from the hirer? A. Right to recover possession of the goods B. Right to fight the third party C. Right to refund instalments paid 	
	D. Right to appeal to the third party	(2 marks)
33.	 A partnership can be terminated by Operation of Law through the following ways EXCEPT A. Frustration B. Death of a party C. Mutual agreement D. Subsequent incapacity of a party 	 (2 marks)
34.	Under the sale of goods, if the price of goods is not determined by the parties in a contrac buyer be bound to pay?A. The price he feels like payingB. The price demanded by the sellerC. A reasonable price	t of sale, what will the
	D. The price to be determined by a third person	(2 marks)
35.	 Which of the following BEST describes the importance of insurance? A. It helps reduce the financial consequences of adverse situations B. It makes assets productive C. It helps increase the value of assets 	
	C. It helps increase the value of assetsD. It helps negotiate all consequences of adverse situations	(2 marks)
		AD12 Page 4 Out of 7

36.	with mul A. B.	of the following is the insurance principle that ensures that an insured DOES NOT profit fro triple insurers? Co-insurance Indemnity Subrogation	om insuring
		Contribution	(2 marks)
37.		rance principle of utmost good faith is also known as Causa proxima Subrogation Uberrimae fidei Insurable interest	(2 marks)
38.	the store caused th A. B.	estroyed Ethan's store. Investigators determined that the fire originated from the garbage dump e and his insurance company indemnified him for his loss. What insurance term describes t he destruction of Ethan's store? Peril Hazard Severity of loss	
		Captive	(2 marks)
39.	The follo A. B. C. D.	owing are the requisites of easements of right of way under the law of property EXCEPT There must be indemnity There must be no adequate outlet to a public highway The property is surrounded by other estates That a messenger has a right to cross another's land to deliver goods if it is a shorter route	
40.	damage? A. B. C.	of the following torts DOES NOT require the claimant/plaintiff to prove that he has suffer Slander Nuisance Trespass to land Negligence	ered loss or www.enopico.te (2 marks)
41.	Widely a	cknowledged fundamental ethical principles include all the following EXCEPT	·
	A. B. C. D.	Good negotiation skills Honesty and fairness Diligence Care and respect for others	(2 marks)
42.	The follo A. B. C. D.	owing are examples of ethical violations EXCEPT Plagiarism Conflict of interest Withholding important information Confidentiality	(2 marks)
43.	Which o A. B. C. D.	ne of the following is NOT protected under the Copyright Act in your country? A dramatic work A layout designs for a house A cinematographic film A sound recording	(2 marks)
44.	Intellect A. B. C. D.	ual property rights protect the use of information and ideas that are of	. (2 marks)

45.	When a case has been heard in the Rent Tribunal, an appeal may be made to which court			
	A.	The Supreme Court		
	B.	The Court of Appeal		
	C.	The High Court	(2, 1, 1)	
	D.	The Principle Magistrates Court	(2 marks)	
46.	In reg	gards to alternative dispute resolutions, which of the following is NOT a duty of a Conciliator?		
	A.	Drafting the settlement agreement		
	В.	Making the award		
	C.	Disclosing information to the relevant parties		
	D.	Give administrative assistance during the conciliation process	(2 marks)	
47.	The a	act of a manager or a colleague at a work place making sexual advances towards someo	ne is called	
	A.	Harassment		
	B.	Coercion		
	C.	Discrimination		
	D.	Exploitation	(2 marks)	
48.	Whic	h of the following is NOT a characteristic of an ethical person?		
	A.	Honest		
	B.	Accountable		
	C.	Plagiarist		
	D.	One who admits his mistakes	(2 marks)	
49.	What	does integrity mean?		
	A.	Truthful and honest		
	В.	Educated and of high standing		
	C.	Competent and respectful		
	D.	does integrity mean? Truthful and honest Educated and of high standing Competent and respectful Honest and Reliable is the function of an Ombudsman? Agency and principal Managing and counselling	(2 marks)	
50.	What	is the function of an Ombudsman?		
	A.	Agency and principal		
	B.	Managing and counselling		
	C.	Receiving complaints on public officers and public institutions		
	D.	Representing the government	(2 marks)	

ATD LEVEL I

INTRODUCTION TO LAW AND ETHICS

WEDNESDAY: 23 August 2023. Afternoon Paper.

This paper is made up of fifty (50) Multiple Choice Questions. Answer ALL questions by indicating the letter (A, B, C or D) that represents the correct answer. Each question is allocated two (2) marks. Do NOT write anything on this paper.

- 1. Which among the following are the correct methods of alternative dispute resolution?
 - Legislation, negotiation and conciliation A.
 - Conciliation, negotiation, arbitration and mediation Β.
 - C. Arbitration, legislation and mediation
 - D. Mediation, tribunal and legislation

2. Which among the following entails the correct set of advantages of negotiation as a way of dispute resolution?

- It is quick, cheap and has privacy A.
- Cheap process and not flexible Β.
- C. Might not come to a decision and it is a fast process
- (2 marks) (2 marks) Which of the following is a good defense available to a doctor in all claims of a civil nature if it is proved that the domain of the following is a good defense available to a doctor in all claims of a civil nature if it is proved that the domain of the following is a good defense available to a doctor in all claims of a civil nature if it is proved that the domain of the following is a good defense available to a doctor in all claims of a civil nature if it is proved that the doctor in all claims of a civil nature if it is proved that the dotter of the following is a good defense available to a doctor in all claims of a civil nature if it is proved that the dotter of the following is a good defense available to a doctor in all claims of a civil nature if it is proved that the dotter of the following is a good defense available to a doctor in all claims of a civil nature if it is proved that the dotter of the following is a good defense available to a doctor in all claims of a civil nature if it is proved that the dotter of the following is a good defense available to a doctor in all claims of a civil nature if it is proved that the dotter of the following is a good defense available to a doctor in all claims of a civil nature if it is proved that the dotter of the following is a good defense available to a doctor in all claims of a civil nature if it is proved that the dotter of the following is a good defense available to a doctor in all claims of a civil nature if it is proved that the dotter of the following is a good defense available to a doctor in all claims of a civil nature if it is proved that the dotter of the following is a good defense available to a doctor in all claims of a civil nature if it is proved that the dotter of the following is a good defense available to a doctor in all claims of a civil nature if it is proved that the dotter of the following is a good defense available to a doctor in all claims of a civil nature if it is proved that the dotter of the following is 3.

 - Β. Contributory negligence
 - C. Co-operative negligence
 - D. Wrongful negligence
- 4. What does the term "private law" mean?
 - A. The body of laws that derive from the deciding of cases
 - B. The legal principle which states that a person has the right to privacy
 - C. The body of laws that seeks to regulate the relationship between individuals
 - D. The body of laws that seeks to regulate the relationship between the State and its citizens (2 marks)
- 5. Which of the following is **NOT** a negotiable instrument?
 - Bill of exchange and cheque A.
 - Β. Promissory note and cheque
 - C. Promissory note and Bill of exchange
 - Postal Order and Currency note D.
- 6. Which of the following is the right action to take when a seller breaches a warranty?
 - Refuse to pay the price A.
 - B. Claim damages
 - C. Return the goods
 - D. Refuse to take delivery
- 7. Which of the following courts is the highest in the hierarchy of courts in your country?
 - Supreme Court A.
 - B. Senior Chief Magistrate Court
 - C. Court of Appeal
 - High Court D.





Time Allowed: 2 hours.

(2 marks)

(2 marks)

(2 marks)

8.	What does the phrase "Nemo dat qoud non habet" in sale of goods mean?A. The seller can pass better title that he hasB. The seller may refuse to sell					
	С. D.	The seller cannot pass title he does not have The buyer may reject the goods		(2 marks)		
	D.	The buyer may reject the goods		(2 marks)		
9.	What is the name of the party who gets his life or property insured against a risk?					
	А. В.	Insured Insurer				
	Б. С.	Holder				
	D.	Assurer		(2 marks)		
10		······································	- 0			
10.	How A.	many contracts are there in a contract of guarantee	ð?			
	A. B.	One contract Two contracts				
	C.	Three contracts				
	D.	Four contracts		(2 marks)		
11	Whie	h of the following decument contain regulations f	or more company?			
11.	A.	h of the following document contain regulations for Prospectus	or management of a company?			
	B.	Memorandum of association				
	С.	Debentures				
	D.	Articles of association		(2 marks)		
12.	A nar	A party who does not suffer any loss in case of breach of contract is entitled to which type of damages?				
12.	A.	Nominal damages	i contract is churce to which type	of duffinges.		
	B.	Statutory damages	•			
	C.	Exemplary damages	A1			
	D.	Liquidated damages		(2 marks)		
13.	Which of the following intellectual property(IP) right is NOT correctly matched?					
101		of IP	<u>IP Rights</u>			
	A.	Inventions	Patents			
	B.	Proprietary information	Copyright			
	C.	Source identification/Brand names	Trademarks			
	D.	Aesthetics/Ornamental features	Designs	(2 marks)		
14.	Whic	h of the following is NOT a general defense in to	rt?			
	A.	Statutory authority				
	В.	Mistake				
	C.	Occupier liability				
	D.	Volenti non fit injuria		(2 marks)		
15.	Whic	Which of the following is NOT a requirement for one to dispose property?				
	А.	Professional qualification				
	В.	Sound mind				
	C.	Above 18 years of age		<i>(</i> - - -)		
	D.	Ownership of property		(2 marks)		
16.	Holders of public office should not place themselves under any financial or other obligation to outside individuals					
		or organisations that might influence them in the performance of their official duties. What is the principle that				
	-	c officers must uphold?				
	A.	Ethics				
	B.	Honesty				
	C. D.	Transparency Integrity		(2 marks)		
				(2 marks)		
17.	-	cy may be terminated by operation of law through	the following ways, EXCEPT	·		
	А. В.	Lapse of time Mutual agreement				
	Б. С.	Death of the principal				
	С. D.	Insanity		(2 marks)		

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18.	In a promissory note, which of the following is true about the amount of money payable?				
	A. It must be certain				
	B. It may be certain or uncertain				
	C. It is usually uncertain				
	D. It may be flexible	(2 marks)			
		()			
19.	The ratio decidendi of a case refers to?				
17.	A. A statement said by the way				
	B. The reason for deciding a case				
	C. The principle whereby lower courts are bound by the decisions of higher courts				
	D. The process whereby a court avoids a binding precedent on the ground that the current	anna diffars			
	materially from the precedent	(2 marks)			
	materially from the precedent	(2 marks)			
20.	Which of the following can freely transfer its shares?				
20.	A. Public company				
	1 2				
	C. Registered company	(2			
	D. Government company	(2 marks)			
21	Which of the fallowing is NOT a contain of law?				
21.	Which of the following is NOT a system of law?				
	A. Political law				
	B. Common law				
	C. Civil law				
	D. Sharia law	(2 marks)			
22.	In a negligence claim, the plaintiff must prove one of the following:				
	A. Intent to harm				
	B. A breach of duty	. Ye			
	C. Strict liability	di ^{ce}			
	D. No-fault liability	(2 marks)			
		(2 marks) poption			
23.	Which of the following is a remedy available in tort law?	4			
	A. Imprisonment				
	B. Monetary damages				
	C. Community service				
	D. Fines	(2 marks)			
24.	What is the meaning of delegated legislation?				
	A. It is the transfer of law-making power from one branch of government to another				
	B. It is the transfer of law-making power from the judiciary to the legislature				
	C. It is the transfer of law-making power from the legislature to another person or body				
	D. It is the transfer of law-making power from the executive to the judiciary	(2 marks)			
25.	Which of the following is NOT a duty of a seller under the Sale of Goods Act?				
	A. Duty to deliver the goods				
	B. Duty to pass a good title				
	C. Duty to put the goods into a deliverable state				
	D. Duty to pay instalments	(2 marks)			
26.	Which of the following is NOT a function of administrative law?				
	A. Rulemaking				
	B. Adjudication				
	C. Enforcement				
	D. Legislative drafting	(2 marks)			
27.	Which of the following statements about the incorporation process for an association in Kenya is true?				
	A. It can only be done at the county level				
	B. It must be approved by the courts				
	C. It involves filing of articles of association with the relevant government body				
	D. It does not require any documentation or registration	(2 marks)			
	-				

	C. It only applies to clients who have agreed to pay for services and not probono clientsD. It can be breached when a client refuses to pay for services rendered	(2 marks)
51.	Which of the following statements is true regarding the ethical principles of confidentiality?A. It can be breached when a client poses a danger to themselves or othersB. It is optional guideline for professionals	
37.	 D. Regulation of the economy Which of the following statements is true regarding the ethical principles of confidentiality? 	(2 marks)
	C. Compensation and prevention of harm	$(2 \dots 1)$
	B. Enforcement of terms of contracts	
50.	A. Punishment of criminal behaviour	
36.	What is the purpose of tort law?	(2 marks)
	C. Administrative regulations D. Circulars	(2 marks)
	B. Case law	
	A. Statutes	
35.	Which of the following is NOT a source of law in Kenya?	
	D. A company can be created by charter	(2 marks)
	C. A company can be created by an Act of Parliament	
	B. A company can be created by registration	
J - .	A company can be created in three ways. Which of the following is NOT a valid way of creating a co A. A company can be created by the Court	inpuny :
34.	A company can be created in three ways. Which of the following is NOT a valid way of creating a co	
	C. The possessor must have an intention to possess the land as their ownD. The possessor must pay rent to the owner during the possession period	(2 marks)
	B. The possession must be without the owner's consent	
	A. The possession must be continuous for a certain period of time	
33.	Which of the following is NOT a requirement for adverse possession?	
	 A. Silent partner B. Active partner C. Limited partner D. Secret partner 	(2 marks)
	C. Limited partner	
	B. Active partner	
52.	agreements?	
32.	Which of the following partners is a type of partner who has no authority to bind the partnership of	of contracts or
	D. Constructive Authority	(2 marks)
	C. Implied Authority	
	B. Apparent Authority	
31.	Which of the following is NOT a type of authority conferred upon an agent?A. Actual Authority	
21		
	D. When the goods are loaded onto the carrier's truck	(2 marks)
	B. When the seller hands delivery of the goods to the buyerC. When the buyer pays for the goods	
	A. When the goods are delivered to the buyerB. When the seller hands delivery of the goods to the buyer	
30.	Under the Sale of Goods Act, when does the risk of loss pass from the seller to the buyer?	
		(2 marks)
	C. Consideration D. Negotiation	(2 marks)
	B. Acceptance	
	A. Offer	
29.	Which of the following is NOT an essential element of a valid contract?	
	D. The citizenship of its directors	(2 marks)
	C. The country where it conducts most of its businessD. The citizenship of its directors	(2 marks)
	B. The country where it was incorporated	
	A. The nationality of its members	
28.	Which of the following determines the nationality of an incorporated association?	

38.		h of the following refers to a person's legal residence?			
	A.	Nationality			
	В. С.	Domicile Citizenship			
	C. D.	Immigration	(2 marks)		
			(2 marks)		
39.	Whic A.	Which of the following BEST describes a "hire purchase agreement"?			
	A. B.	A contract where the buyer pays the full price of the goods at the time of purchase A contract where the seller agrees to deliver the goods at a later date			
	C.	A contract where the buyer pays for the goods in instalments and takes possession	of the goods		
		immediately	8		
	D.	A contract where a bank agrees to pay for the goods on behalf of the buyer and the buyer re	epays the bank		
		in instalment	(2 marks)		
40.	Whic	h of the following types of contracts must be in writing to be enforceable?			
	А.	Employment contracts			
	B.	Service contracts			
	C.	Contract for the sale of land			
	D.	Oral contracts between friends	(2 marks)		
41.		h of the following is an example of an e-commerce transaction?			
	A.	A customer buying shoes from a store			
	В. С.	A business buying office supplies from an online supplier A person booking a hotel room through a travel agency			
	D.	A student purchasing textbooks from a bookshop	(2 marks)		
			(2 marks)		
42.		h the following is NOT a right of the buyer?			
	A.	He can sell the property later if he so wishes			
	В. С.	When ownership passes to him, he can perform any lawful action to increase the value of th He can transfer the property back to the seller at a later date	e property		
	D.	After paying for the property, he can register the property in his name	(2 marks)		
	D.	Ther paying for the property, he can register the property in his hame	(2 marks)		
43.		istle blower is an employee who?			
	A.	Exposes organisational wrongdoing.			
	В. С.	Complains a lot to company management. Engages in unethical behavior.			
	D.	Refers disputes to other employees	(2 marks)		
			(2 marks)		
44.		h of the following is NOT a characteristic of a partnership?			
	A.	Mutual consent			
	В. С.	Easy formation Equal profits			
	D.	Limited liability	(2 marks)		
45.	Whie	h of the following statements describes a "general partnership"?			
45.	A.	A partnership was formed for a single transaction			
	B.	Form of business partnership where there is no fixed term agreed for the duration of the part	tnership		
	C.	Form of partnership under common law			
	D.	Partnership in which some or all partners can exhibit elements of partnerships and corporati	ons (2 marks)		
46.	Whic	h of the following BEST defines the word "ethics"?			
	A.	The act of deciding definitely and firmly			
	В.	The practising of an activity			
	C.	A set of moral principles			
	D.	Protecting personal information	(2 marks)		
47.	Which of the following statements is true in regards to codes of conduct and codes of ethics?				
	A.	They become necessary only after a company has been in legal trouble			
	B.	They are formal statements that describe what an organisation expects of its employees			
	C.	They are designed for top executives and managers, not regular employees	() martra)		
	D.	They rarely become an effective component of the ethics and compliance program	(2 marks)		

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- 48. Which of the following is **NOT** an objective of code of ethics?
 - A. To promote and maintain confidence in the integrity of the corporation
 - B. To harmonise the concepts of social responsibility, public accountability and profitability
 - C. To promote the development of undesirable practices
 - D. To lay down standards for personal and corporate behavior (2 marks)
- 49. Which of the following **BEST** defines a "limited liability"?
 - A. Limited liability refers to how much the directors have to contribute in the event of the company becoming insolvent
 - B. Limited liability refers to the ability of a member to limit his liability
 - C. Limited liability refers to the directors' ability to limit their liability for acts of negligence, fraud etc
 - D. Limited liability refers to the ability of a company to limit its liability (2 marks)
- 50. Which of the following statements is correct concerning the "reasonable person" standard in tort law?
 - A. A person with a physical disability must act as would a reasonable person with the same disability
 - B. The reasonable person standard varies from person to person
 - C. The reasonable person standard focuses on the defendant's subjective mental state rather than on the defendant's behavior
 - D. A reasonable person standard is subjective

(2 marks)

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INTRODUCTION TO LAW AND ETHICS

	INTRODUCTION TO LAW AND ETHICS	
MON	DAY: 24 April 2023. Afternoon Paper.	Time Allowed: 3 hours.
Answ	er any FIVE questions. ALL questions carry equal marks. Do NOT write anything on t	this paper.
OUE	STION ONE	
(a)	Describe FIVE duties of a hirer in a hire purchase transaction.	(5 marks)
(b)	Outline SIX examples of negotiable instruments.	(6 marks)
(c)	Analyse SIX characteristics of a private company.	(6 marks)
(d)	State THREE characteristics of an agency.	(3 marks) (Total: 20 marks)
QUE	STION TWO	
(a)	Explain THREE functions of law.	(6 marks)
(b)	Describe the following types of courts:	(6 marks) (2 marks) (2 marks)
	(i) Courts martial.	(2 marks)
	(ii) Kadhis' courts.	(2 marks)
(c)	Identify SEVEN state officers bound by Constitution's provision on Leadership and Integr	rity. (7 marks)
(d)	It is the general duty of the principal to remunerate an agent. However, there are circumstatis is not bound to remunerate the agent.	ances when the principal
	In light of the above statement, highlight THREE reasons that will make the principal not	
	agent.	(3 marks) (Total: 20 marks)
•	STION THREE	
(a)	With the exception of the tort of false imprisonment, explain FOUR other types of torts th torts.	hat exist under the law of (8 marks)
(b)	State FOUR Theories of Morality.	(4 marks)
(c)	Distinguish between a "contract of indemnity" and a "contract of guarantee".	(4 marks)
(d)	Enumerate TWO disadvantages of delegated legislations.	(4 marks) (Total: 20 marks)
QUE	STION FOUR	
(a)	List FIVE types of insurance business.	(5 marks)
(b)	Outline FOUR fundamental principles of code of ethics in accounting.	(4 marks)
(c)	Describe FIVE circumstances under which an arbitral proceeding may be terminated.	(5 marks)
(d)	Explain in SIX ways what constitutes community land in Kenya.	(6 marks) (Total: 20 marks)

QUESTION FIVE

(a)	Enumerate SIX forms of societies that can be registered with the registrar of societies.				
(b)	Summarise FIVE characteristics of judicial precedent. (5)				
(c)	In relation to intellectual property, outline THREE criteria that a patent has to satisfy to qualify for protection.				
(d)	(3 Describe the following:				
	(i)	Doctrine of separation of power.	(2 marks)		
	(ii)	Judicial Review.	(2 marks)		
	(iii)	Principles of natural justice. (To	(2 marks) tal: 20 marks)		

QUESTION SIX

(a)	Explain FIVE terms implied in a consumer agreement for the sale of goods contract.	(10 marks)
(b)	(i) Distinguish between "enforceability of law" and "enforceability of morality".	(4 marks)
	(ii) Identify FOUR challenges of common law that equity sought to mitigate.	(4 marks)
(c)	Outline TWO sources of rules of international law.	(2 marks) (Total: 20 marks)
QUES	STION SEVEN	
(a)	In relation to negotiable instruments, explain THREE rules of an endorsement of a Bill.	(6 marks)
(b)	Discuss FOUR rules that govern dual citizenship.	(8 marks)
(c)	Summarise SIX rules of the tort of false imprisonment.	(6 marks)
		(Total: 20 marks)
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INTRODUCTION TO LAW AND ETHICS

MONDAY: 5 December 2022. Afternoon Paper.

Time Allowed: 3 hours.

(10 marks)

(Total: 20 marks)

Answer any FIVE questions. ALL questions carry equal marks. Do NOT write anything on this paper.

QUESTION ONE

(a) In relation to the law of persons, define the following terms:

	(i)	Domicile of origin.	(2 marks)
	(ii)	Domicile of dependence.	(2 marks)
	(iii)	Domicile of choice.	(2 marks)
(b)	Summa	arise FOUR duties of a lessee.	(8 marks)
(c)	Discus	s THREE ethical practices in a business.	(6 marks) (Total: 20 marks)
QUES (a)	TION TY Identify	WO y FIVE grounds of removing a high court Judge from office.	(Total: 20 marks) (5 marks)(100) ^(0,10) (5 marks)
(b)	List FI	VE branches of civil law.	(5 marks)

(c) Explain **FIVE** factors to consider when filing a case in court.

QUESTION THREE

(a) In relation to alternative dispute resolution:

	(i)	Define the term "mediation".	(2 marks)
	(ii)	Highlight THREE principles of mediation.	(3 marks)
	(iii)	Identify FIVE drawbacks of negotiation.	(5 marks)
(b)	Disting	uish between a "general agent" and a "special agent".	(4 marks)
(c)	In rela protect		qualify for (6 marks) 20 marks)
QUES (a)	TION FO Outline	DUR THREE laws that govern ethics in Kenya.	(3 marks)
(b)	In the c	context of agency relationship:	
	(i)	Define the term agency.	(2 marks)
	(ii)	Highlight THREE duties of an agent.	(3 marks)
	(iii)	Identify TWO duties of a principal.	(2 marks)

 (c) In relation to sale of goods, explain FIVE differences between a "sale" and an "agreement to sell". (10 marks) (Total: 20 marks)
 AD12 Page 1

QUESTION FIVE

QUES (a)	TION F. Enume	IVE erate SIX general characteristics of law.	(6 marks)
(b)	Identif	y FOUR challenges of common law that equity sought to address.	(4 marks)
(c)	Discus	ss FIVE principles of insurance.	(10 marks) (Total: 20 marks)
-	TION S		<i></i>
(a)	Disting	guish between a "contract of indemnity" and a "contract of guarantee".	(4 marks)
(b)	With r	eference to negotiable instruments:	
	(i)	Identify FOUR types of bills of exchange.	(4 marks)
	(ii)	Highlight SIX features of a bill of exchange.	(6 marks)
(c)	Explai	n THREE rules governing the rights of a hirer to terminate a hire purchase agreement.	(6 marks) (Total: 20 marks)
QUES (a)	TION S Disting	EVEN guish between a "tort" and a "crime".	(4 marks)
(b)	In rela	tion to the tort of defamation, define the following terms:	
	(i)	Fair comment.	(2 marks)
	(ii)	Fair comment. Justification or truth. Libel. Slander. Unintentional Defamation. event that a public officer contravenes the code of conduct for public officers, ex	(2 marks)
	(iii)	Libel.	(2 marks)
	(iv)	Slander.	(2 marks)
	(v)	Unintentional Defamation.	(2 marks)
(c)		event that a public officer contravenes the code of conduct for public officers, ex gations could be carried out on the public officer.	plain THREE ways (6 marks) (Total: 20 marks)

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ATD LEVEL I

DCM LEVEL I

COMMERCIAL LAW

TUESDAY: 17 November 2015.			Time Allowed: 3 hours.		
Ansv	ver any	FIVE questions.	All questions carry equal marks.		
QUE (a)		N ONE nguish between "procedural law" and "substantive law".	(4 marks)		
(b)	Expl	ain three remedies available to a defendant in civil actions.	(6 marks)		
(c)	With	specific reference to case law as a source of law:			
	(i)	Highlight three advantages of case law.	(6 marks)		
	(ii)	Identify two disadvantages of case law.	(4 marks) (Total: 20 marks)		
QUE (a)		N TWO ribe four ways through which a principal-agent relationship might arise.	(8 marks)		
(b)	Expl	ain three duties of an agent.	(6 marks)		
(c)	А ра	rtner has implied authority to perform some functions on behalf of the firm.	(6 marks) (7 mar		
	With reference to the above statement, highlight three functions a partner could perform with implied authority.				
	(6 marks) (Total: 20 marks)				
QUE (a)		N THREE ain the meaning of the following terms as used in the law of contract:			
	(i)	Void contract.	(2 marks)		
	(ii)	Voidable contract.	(2 marks)		
	(iii)	Unenforceable contract.	(2 marks)		
(b)	High	light three rules that govern consideration in a contract.	(6 marks)		
(c)	Disc	uss four advantages of administrative tribunals.	(8 marks) (Total: 20 marks)		
QUESTION FOUR(a) Describe five duties imposed upon a tenant in a lease agreement.(10 marks)					
(b)	With	reference to sale of goods contract:	-		
	(i)	Distinguish between "sale" and "agreement to sell".	(6 marks)		
	 (ii) Explain four rules that apply for ascertaining the intention of the parties as to the time at which the property in the goods is to pass to the buyer. (4 marks) (Total: 20 marks) 				

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QUESTION FIVE

(a) With reference to a bill of exchange, explain the following:

	(i)	A holder in due course.	(4 marks)
	(ii)	Circumstances which result in material alteration.	(4 marks)
	(11)		(********,
(b)	Outli	ne three acts that might constitute trespass to land.	(6 marks)
(c)	Highi	light three defences available in an action for trespass to land.	(6 marks) (Total: 20 marks)
OUE	STION	N SIX	
(a)	(i)	Define the term "insurable interest".	(2 marks)
	(ii)	Describe various classes of persons presumed to have insurable interest.	(8 marks)
(b)	(i)	Explain the meaning of the term "presentment of a bill of exchange".	(2 marks)
	(ii)	Discuss four types of endorsements that might be made on a bill of exchange.	(8 marks) (Total: 20 marks)
OUE	STION	N SEVEN	
(a)		respect to resolving commercial disputes:	
	(i)	Outline six disadvantages of negotiation.	(6 marks)
	(ii)	Highlight six advantages of mediation.	(6 marks)
(b)	With	reference to indemnity and guarantees:	-
	(i)	Define a "continuing guarantee".	(2 marks)
	(ii)	Distinguish between a "guarantee" and an "indemnity".	(6 marks) (Total: 20 marks)

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DCM LEVEL I

COMMERCIAL LAW

MOND	0AY: 21	May 2018. Ti	me Allowed: 3 hours.
Answei	r any FIV	VE questions.	LL questions carry equal marks.
QUESTION ONE (a) Explain two differences between "law" and "morality".			(4 marks)
(b)	Identify	y four classifications of law.	(4 marks)
(c)	Descril	be four disadvantages of case law.	(8 marks)
(d)	State fo	our factors that might undermine the rule of law in a country.	(4 marks) (Total: 20 marks)
QUES (a)	FION TY Summa	WO arise four underlying purposes of administrative law.	(4 marks) (4 marks)
(b)	Explai	n two principles of natural justice.	(4 marts)
(c)	With re	eference to the law of agency:	
	(i)	Explain three circumstances under which an agency relationship might be	implied. (6 marks)
	(ii)	Describe three ways through which an agency relationship might be termi	nated by an act of the parties. (6 marks) (Total: 20 marks)
QUES [*] (a)	TION TI Outline	HREE e two characteristics of a joint tenancy.	(2 marks)
(b)	Discus	s four main types of intellectual property.	(8 marks)
(c)	With s	pecific reference to the tort of false imprisonment:	
	(i)	Explain four defences that could be pleaded against a claim of false impris	sonment. (8 marks)
	(ii)	Identify two remedies that are available to a person who has been subjected	ed to false imprisonment. (2 marks) (Total: 20 marks)
QUES (a)	TION F Descri	OUR be the Court Martial of your country in relation to the following aspects:	
	(i)	Establishment.	(2 marks)
	(ii)	Composition.	(2 marks)
	(iii)	Jurisdiction.	(6 marks)

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AD12 & CD12 Page 1 Out of 2

(b)	Highli	ght four ways through which a person might cease to be a partner in a partnership.	(4 marks)
(c)	(i)	Define the term "citizenship".	(2 marks)
(-)	(ii)	Describe two ways through which the citizenship of a person who acquired it through revoked.	
•QUES (a)	manag	IVE Drina took his clothes to Anko Dry Cleaners Ltd. He was issued with a receipt which ement shall not be liable for any damage to or loss of the customer's clothes". The cloth int customer who cannot be traced. Abel Orina feels aggrieved and seeks your legal advice	es were collected by a
	Analys	se the legal principles applicable in the above case and advise Abel Orina.	(10 marks)
(b)	(i)	Identify two parties to an indemnity contract.	(4 marks)
	(ii)	Explain three disadvantages of a contract of guarantee.	(6 marks) (Total: 20 marks)
QUESTION SIX (a) In relation to negotiable instruments:			
	(i)	Explain three advantages of making payments by cheque.	(6 marks)
	(ii)	State six characteristics of a promissory note.	(6 marks)
(b)	In the	context of the sale of goods, explain two remedies available to an unpaid seller against:	
	(i)	The goods.	(4 marks)
	(ii)	The buyer.	(4 marks) (Total: 20 marks)
-	TION SI		
(a)	State s	ix contents of a hire purchase agreement.	(6 marks)
(b)	Explai	n four advantages of using negotiation as an alternative dispute resolution mechanism.	(8 marks)
(c)	Highli	ght six ways through which insurable interest arises.	(6 marks) (Total: 20 marks)

AD12 & CD12 Page 2 Out of 2



DCM LEVEL I

COMMERCIAL LAW

MONDAY: 27 November 2017. Time Allowed: 3 hours. Answer any FIVE questions. ALL questions carry equal marks. **QUESTION ONE** Define the term "morality". (i) (a) (4 marks) (ii) Explain three similarities between "law" and "morality". (6 marks) (b) In relation to the general rules of international law: (i) Explain the meaning of the term "treaty". (4 marks) Describe three rules that govern international treaties. (ii) (6 marks) (Total: 20 marks) ALANA R **QUESTION TWO** (a) In the context of the law of torts: (i)Describe three circumstances in which a person employing an independent contractor might still be liable for that person's torts. (6 marks) (ii) Distinguish between "libel" and "slander" as used in the law of defamation. (4 marks) (b) Outline four duties of the seller under the DDP (Delivered Duty Paid) international contract of sale of goods. (4 marks) Explain three differences between "lien" and "stoppage in transitu" as used in the Sale of Goods Act, (c) (6 marks) (Total: 20 marks) **QUESTION THREE** With reference to the doctrine of non-disclosure in contracts of insurance: (a) (i) Explain three matters which need not be disclosed to the insurer by the insured. (6 marks) (ii) Outline three consequences of non-disclosure of material facts by the insured. (6 marks) (b) The interests of partners in the partnership property and their rights and duties in relation to the partnership shall be determined by set rules. With reference to the above statement, discuss four rules that determine the interests of partners. (8 marks) (Total: 20 marks)

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QUES (a)	STION F	OUR arise four obligations of the hirer under a hire purchase contract.	(8 marks)
		- · ·	(o marks)
(b)	In the	context of the law of agency:	
	(i)	Identify three ways through which an agent's authority might be ascertained.	(6 marks)
	(ii)	Describe four types of authority that an agent might possess. (To	(6 marks) tal: 20 marks)
QUES (a)	TION F All co	IVE urts are tribunals but not all tribunals are courts.	
	In ligh	t of the above statement, explain five differences between "administrative tribunals" and "courts	of law". (10 marks)
(b)	(i)	Outline four ways through which copyrights and related rights might be infringed.	(4 marks)
	(ii)	Describe three characteristics of easements. (To	(6 marks) t al: 20 marks)
QUES	TION S		
(a)	With r	eference to the law of negotiable instruments:	
	(i)	State four circumstances in which a banker has no authority to honour a cheque drawn on him.	(4 marks)
	(ii)	Explain three duties of a holder of a bill of exchange.	(6 marks)
(b)	Descri	be five circumstances under which the court has power to appoint an arbitrator in arbitration proc.	eedings. (10 marks) tal: 20 marks)
QUES	TION S	EVEN	
(a)	Highli	ght six salient features of the contract of indemnity.	(6 marks)
(b)	Outline	e the liabilities of joint and several guarantors under the law of guarantee.	(4 marks)
(c)	Identif	y two circumstances when an order of prohibition might be issued against an administrative body	. (4 marks)
(d)	Explai	n three conditions that African customary law must fulfill in order to be recognised as a source of (To	`law. (6 marks) tal: 20 marks)

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ATD LEVEL I

DCM LEVEL I

COMMERCIAL LAW

MONDAY: 22 May 2017. Time Allowed: 3			me Allowed: 3 hours.		
Ansv	ver anj	LL questions carry equal marks.			
QUE (a)	ESTIO With				
	(i)	Define the term "unpaid seller".	(2 marks)		
	(ii)	Describe four rights of an unpaid seller.	(8 marks)		
(b)	In th	e context of the law of insurance:			
	(i)	Identify four principles that govern a contract of insurance.	(4 marks)		
	(ii)	Explain three essential conditions required for the application of the doctrine o	f contribution. (6 marks) (Total: 20 marks)		
OUE	STIO	N TWO			
(a)	(i)	Highlight five factors which the court might consider when applying a judicial	precedent. (5 marks)		
	(ii)	Identify five disadvantages of using judicial precedents as a source of law.	(5 marks)		
(b)	(i)	Summarise four disadvantages of arbitration as an alternative dispute resolution	(5 marks) (5 marks) (5 marks) (700) (5 marks) (700) (5 marks) (700) (7 marks) (7 marks		
	(ii)	State two grounds upon which the court might issue an order for removal of an	arbitrator from office. (2 marks) (Total: 20 marks)		
QUE	STIO	N THREE			
(a)	(i)	Explain two types of contracts that might be deemed as contrary to public poli	cy. (4 marks)		
	(ii)	Identify six circumstances which might result in a contract being frustrated.	(6 marks)		
(b)	Outli	ne five essential requirements for an agency by ratification to arise.	(10 marks) (Total: 20 marks)		
QUF (a)		N FOUR light three advantages and two disadvantages of Acts of Parliament as sources of	f law. (10 marks)		
(b) With reference to hire purchase contracts:					
	(i)	Describe three salient features of a hire purchase contract.	(6 marks)		
	(ii) Outline two ways in which the hirer in a hire purchase contract might terminate a hire purchase agreement. (4 marks)				

(Total: 20 marks)

QUESTION FIVE

(a) Pam Agera was recruited as a football player for her college's football team. Pam Agera's team-mates, Liz Chep and Rita Ngeno, were very unhappy about having Pam Agera on their team. After her first team practice, Pam Agera went into the locker room alone but as she was getting ready to leave the locker room, Liz Chep and Rita Ngeno deliberately camped outside the locker room loudly describing to each other how they would violently make Pam Agera feel as miserable as possible until she quit the team or dropped out of college. Pam Agera was terrified and she locked herself inside the locker room until she finally felt it was safe to run home. Consequently, Pam Agera got so distressed that she quit the football team and dropped out of college altogether.

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	She feels aggrieved and intends to sue Liz Chep and Rita Ngeno.			
	Analy	yse four torts disclosed in the above case and advise Pam Agera accordingly.	(8 marks)	
(b)	In the	e context of partnerships:		
	(i)	Explain three liabilities of a minor partner.	(6 marks)	
	(ii)	Describe three duties of an existing partner.	(6 marks) (Total: 20 marks)	
-	STIO			
(a)	Ident	ify four characteristics of a contract of guarantee.	(4 marks)	
(b)	Desc	ribe four rights that a guarantor has against a creditor.	(8 marks)	
(c)	Expla	in four distinctions between a "bill of exchange" and a "cheque".	(8 marks) (Total: 20 marks)	
QUE (a)		NSEVEN reference to the law of property:		
	(i)	Identify four descriptions of public land.	(4 marks)	
	(ii)	Explain three reliefs that are available for copyright infringement.	(6 marks)	
(b)		narise five questions that might be heard by the High Court under its jurisdiction to hear oretation of the Constitution of your country.	matters in respect of (10 marks) (Total: 20 marks)	

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ATD LEVEL I

DCM LEVEL I

COMMERCIAL LAW

MO	NDAY	: 21 November 2016. Time	Time Allowed: 3 hours.	
Ansv	wer a n j	y FIVE questions. ALI	questions carry equal marks.	
QUE (a)		N ONE light four inadequacies of common law which triggered the development of the pri	nciples of equity. (8 marks)	
(b)	With	specific reference to classification of law:		
	(i)	Distinguish between "municipal law" and "international law".	(4 marks)	
	(ii)	State two examples of both "municipal law" and "international law".	(4 marks)	
(c)	Outl	ine four ways in which a contract of guarantee might be terminated.	(4 marks) (Total: 20 marks)	
QUE (a)	In re	N TWO efation to the law governing negotiable instruments, identify five persons who a ament.	night be parties to a negotiable (10 marks)	
(b)	With	specific reference to the law of contract:	× .	7 .
	(i)	Explain the remedy of "specific performance".	(2 marks)	Ş
	(ii)	Summarise four circumstances under which a court of law could decline to grant	(2 marks) the remedy in (b) (i) above. (8 marks) s ^{tored} (Total: 20 marks)	
QUE (a)		N THREE e context of the law of agency:	(2011.2011.103)	
	(i)	Explain the meaning of the term "agent".	(2 marks)	
	(ii)	Explain four ways through which the authority of an agent might be revoked by	operation of the law. (8 marks)	
(b)	With	reference to the court structure explain the following:		
	(i)	Establishment of the Supreme Court.	(2 marks)	
	(ii)	Composition of the Supreme Court.	(3 marks)	
	(iii)	Jurisdiction of the Supreme Court.	(5 marks) (Total: 20 marks)	
QUE (a)		N FOUR a regard to the law of the sale of goods:		
	(i)	Outline four ways through which a contract of sale of goods is made.	(8 marks)	_
	(ii)	Explain the meaning of the term "unascertained goods".	(4 marks)	
(b)	High	light four situations which of themselves do not constitute a partnership.	(4 marks)	
(c)	Expl	ain four ways through which a partner can exercise their implied authority.	(4 marks) (Total: 20 marks)	
			AD12 & CD12 Page 1 Out of 2	

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QUE (a)	•	I FIVE ne four ways through which co-ownership of property might be terminated.	(4 marks)
(b)	Weke	ert Mapesa, a rich but illiterate freehold property owner, has leased his property for a numb sa. Herbert Mapesa wishes to repossess the property for his own use and seeks to know t gh which a lease might be terminated.	
	Advis	e Herbert Mapesa.	(8 marks)
(c)	Discu	iss the essential requirements of a hire purchase agreement.	(8 marks) (Total: 20 marks)
QUE (a)	STION Highl	I SIX ight four features that distinguish a "partnership" from a "limited liability company".	(8 marks)
(b)	Identi	fy four rights of a member of a co-operative society.	(4 marks)
(c)	Expla	in two ways of acquiring citizenship.	(2 marks)
(d)	Sumn	narise three types of domicile.	(6 marks) (Total: 20 marks)
•		SEVEN	
(a)	Descr	ibe four defences available to a person who commits the tort of nuisance.	(8 marks)
(b)	(i)	Discuss four objectives of reinsurance.	(8 marks)
	(ii)	A contract of insurance is a contract of "uberimae fidei".	
		Explain the above statement.	(4 marks) (Total: 20 marks)
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AD12 & CD12 Page 2 Out of 2

KASNEB

ATD LEVEL I

DCM LEVEL I

COMMERCIAL LAW

MONDAY: 23 May 2016.		May 2016.	Time Allowed: 3 hours.	
Answe	er any Fl	VE questions.	ALL questions carry equal marks.	
QUES (a)	TION O Distin	NE guish between "public law" and "private law".	(6 marks)	
(b)	In rela	tion to negotiable instruments, highlight four essentials of a bill of exchang	e. (4 marks)	
(c)	Descri	be three rules governing sales by auction.	(6 marks)	
(d)	Outlin	e two duties of the seller under ex-ship contracts.	(4 marks) (Total: 20 marks)	
-	TION T			
(a)	Highli	ght six general defences in the law of tort.	(6 marks)	
(b)	Explai	n two conditions necessary for agency by necessity to arise.	(4 marks)	
(c)	In rela	tion to the law of property:	o ^{te}	
	(i)	Define the term "easement".	(2 marks) mon	
	(ii)	Explain four conditions that a valid easement must satisfy.	(8 marks) (Total: 20 marks)	
QUES (a)	TION T Disting	HREE guish between the following:		
	(i)	Express contract and implied contract.	(2 marks)	
	(ii)	Executed contract and executory contract.	(2 marks)	
	(iii)	Void contract and voidable contract.	(2 marks)	
	(iv)	Conditions and warranties.	(2 marks)	
(b)	Descri	be the three parties to a contract of guarantee.	(6 marks)	
(c)	With r	egard to the law of persons. explain three types of corporations.	(6 marks) (Total: 20 marks)	
	TION F			
(a)	(i)	Explain the rights of the owner of goods in a hire purchase contract.	(6 marks)	
	(ii)	Summarise four implied terms in every hire purchase agreement.	(4 marks)	
(b)	Descri	be the two components of natural justice.	(4 marks)	
(c)	(c) In relation to the doctrine of separation of powers, outline three functions of the judiciary in your country. (6 marks) (Total: 20 marks)			

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AD12 & CD12 Page 1 Out of 2

QUESTION FIVE

(a) Describe the following alternative dispute resolution mechanisms as used in resolving commercial disputes:

	(i)	Arbitration.	(2 marks)
	(ii)	Mediation.	(2 marks)
	(iii)	Negotiation.	(2 marks)
(b)	Discuss	four advantages of arbitration as a means of resolving commercial disputes, as oppose	d to courts of law. (8 marks)
(c)	Outline	six contents of an insurance policy document.	(6 marks) (Total: 20 marks)
QUEST (a)	FION SIX Outline	X eight maxims of equity.	(8 marks)
(b)	Juma Mrisho has found a duly signed and dated document in his pocket addressed to Mercy Miano by Consolata Wangechi in the following form: "I undertake to pay you on demand or order the sum of Sh.50,000 for value received". Juma Mrisho has approached you to assist him understand the nature of the document.		
	In light	of the above facts:	
	(i)	Identify the name of the document.	(2 marks)
	(ii)	Describe five characteristics of the document in (b) (i) above.	(10 marks) (Total: 20 marks)
QUEST	FION SE	VEN	
(a)	(i)	Outline six contents of a partnership deed.	(6 marks)
	(ii)	Discuss four circumstances under which a partnership might be dissolved without an orde	r of the court. (8 marks)
(b) I	Describe (three exceptions to the rule in consideration that states that "past consideration is no consid	eration". (6 marks) (Total: 20 marks)

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KASNEB

ATD LEVEL I

DCM LEVEL I

COMMERCIAL LAW

PILOT PAPER

Sept	September 2015. Time Allowed: 3		3 hours.	
Ansv	Answer any FIVE questions. ALL questions carry eq		l marks.	
QUE	STION ONE			
(a)	Explain three limitations of Islamic law as a source of law in Kenya.		(6 marks)	
(b)	Highlight four types of delegated legislation.		(4 marks)	
(c)	Explain three differences between arbitration and mediation as alternative dispute	resolution mechanisms.	(6 marks)	
(d)	State four characteristics of law.		(4 marks)	
		(Total: .	20 marks)	
QUE	STION TWO			
(a)	In relation to court systems, state any four disputes that fall under the jurisdiction	n of the Environment and L	and Court.	
			(4 marks)	,0.Xe
(b)	Explain the following general defences in tort:			chopi.
	(i) Volenti non fit injuria.		(2 marks) and	N. CHOPICO. Ke

	(i)	Volenti non fit injuria.	(2 marks) 👒
	(ii)	Statutory authority.	(2 marks)
	(iii)	Private defence.	(2 marks)
(c)	(i)	State the doctrine of privity of contract.	(2 marks)
	(ii)	Explain four exceptions to the doctrine in c (i) above.	(8 marks) (Total: 20 marks)

QUESTION THREE

(a)	In relation to the law of persons, explain four differences between a company and cooperative society.	(8 marks)
(b)	(b) In relation to servitudes on land, explain three differences between easements and licences.	
(c) In a hire purchase agreement, where a hirer has paid upto two thirds of the hire purchase, the owner must not t action to recover possession of the property without recourse to the court.		t take any
	Summarise three orders the court might give after hearing the suit. (Total	(6 marks) : 20 marks)
QUE (a)	STION FOUR In relation to sale of goods contracts, distinguish between a sale and an agreement to sell.	(6 marks)
(b)	Explain three circumstances when an agent might become personally liable to third parties.	(6 marks)

(c) Distinguish between a contract of guarantee and a contract of indemnity. (4 marks)

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(d) Explain the following terms as used in case law:

	(i)	Ratio decidendi.	(2 marks)
·	(ii)	Obiter dicta.	(2 marks) (Total: 20 marks)
QUE	STION	i FIVE	
(a)	Desci	ibe the concept of supremacy of the constitution.	(6 marks)
(b)	Expla	in the remedies available under the tort of defamation.	(6 marks)
(c)	subhe	went to do shopping at Bei Yetu Supermarket Ltd. However, due to the slippery floor a ad and fell injuring her limbs. Sarah is aggrieved and seeks compensation from Bei Yetu Sup market denies liability.	t the supermarket, she permarket Ltd., but the
	Identi	fy the applicable legal principles and advise Sarah.	(8 marks)
			(Total: 20 marks)
OUE	STION	SIX	
(a)		in the doctrine of separation of powers.	(8 marks)
(b)	în reiz	tion to the law of insurance, explain the following terms:	
	(i)	Subrogation.	(2 marks)
	(ii)	Contribution.	(2 marks)
	(ili)	Double insurance.	(2 marks)
(c)	in rela	tion to negotiable instruments, explain three types of crossings on cheques.	(6 marks) (Total: 20 marks)
QUES	STION	SEVEN	
(a)	In rela	tion to classification of law, state four differences between civil law and criminal law.	(8 marks)
(b)	Explai	n the procedure to be followed in order to remove a judge from office.	(6 marks)
(c)	State t	he grounds that might lead to the dissolution of a partnership by the court.	(6 marks) (Total: 20 marks)
			(101a), 20 marks)

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INTRODUCTION TO LAW AND ETHICS

DECEMBER 2021.		Time Allowed: 3 hours.	
Answer any FIVE questions.		ALL questions carry equal marks.	
QUEST (a)	(i) Distinguish between substantive law and procedural law.(ii) State four functions of law in your country.	(2 marks) (4 marks)	
(b)	Outline four characteristics for a custom to be relied upon as African custom	ary law. (8 marks)	
(c)	State three ways in which the independence of the judiciary might be actuali	zed. (6 marks) (Total: 20 marks)	
QUEST (a)	TION TWO In relation to partnerships, summarise six rules that are applicable in the absen	ce of a partnership deed. (6 marks)	
(b)	Outline four consequences of registering a partnership as a limited liability p	partnership. (4 marks)	
(c)	 With reference to property law: (i) Explain three uses of a trademark as a type of intellectual property. (ii) State four duties of a lessor in a leasehold agreement. 	artnership. (4 marks) (6 marks) (4 marks) (7 total: 20 marks)	
QUEST (a)	TON THREE In relation to tort law, highlight three differences between libel and slander.	(6 marks)	
(b)	Outline four circumstances which might cause the termination of a contract	of guarantee. (8 marks)	
(c)	Explain three conditions for the principle of contribution to apply in a contra	ct of insurance. (6 marks) (Total: 20 marks)	
QUEST (a)	TION FOUR Explain three characteristics of a public company.	(6 marks)	
(b)	One of the principal duties of an agent is expressed by the maxim 'delega circumstances under which this rule does not apply.	ttes non potest delegare.' State four (4 marks)	
(c)	Ben entered into a contract to supply medicine to Angela's chemist. They agreed on all the terms of the contract. Suddenly, Parliament passes a law which outlaws the medicine that was to be delivered. It is considered to be illegal. Angela is insisting that they already had a contract in place and expect delivery. Ben refuses to deliver the medicine as he does not want to get into trouble with the Government. Angela sues Ben for breach of contract.		
	In light of these facts: (i) Define the term 'breach' of contract.	(2 marks)	

(i) Define the term 'breach' of contrac'(ii) Advise Ben on the legal position.

(2 marks) (8 marks) (Total: 20 marks)

> AD12 Page 1 Out of 2

 QUESTION FIVE (a) In relation to sale of goods law: (i) State four conditions that are implied in a sale of goods contract. (ii) Explain three duties of a seller in a sale of goods contract. 	(8 marks) (6 marks)
(b) In the context of hire purchase law, explain the duties of a hirer of goods. (Tota	(6 marks) I: 20 marks)
QUESTION SIX(a) In relation to solving disputes through alternative dispute mechanisms, outline three disadvantages or negotiation.	f cooperative (6 marks)
(b) State three rules relating to presentation of bills of exchange for acceptance.	(6 marks)
(c) With reference to the structure of the court system, outline the jurisdiction of the Environment and Land (Tota	court. (8 marks) I: 20 marks)
QUESTION SEVEN(a) With reference to foundation of ethics:(i) State two advantages of a code of ethics.	(2 marks)
(i) Distinguish between normative ethics and meta ethics.	(4 marks)
(b) Outline four national values and principles of governance outlined in the Constitution of your country.	(8 marks)

(c) Explain three circumstances under which a public officer might be considered to have committed sexual harassment.

(6 marks) (Total: 20 marks)

(Tota



INTRODUCTION TO LAW AND ETHICS

MON	DAY: 1 August 2022. Afternoon paper.	Time Allowed: 3 hours.		
Answ	Answer any FIVE questions. ALL questions carry equal marks. Do NOT write anything on this paper.			
QUES (a)	TION ONE Explain four different forms which an arbitration agreement might take.	(8 marks)		
(b)	Explain the legal liability of the following:			
	(i) Unincorporated associations.	(2 marks)		
	(ii) Artificial persons.	(2 marks)		
(c)	Describe four acts that might constitute detinue.	(4 marks)		
(d)	Differentiate between "ownership" and "possession".	(4 marks) (Total: 20 marks)		
QUES (a)	TION TWO Explain five rules that govern a sale by auction.	(Total: 20 marks) (10 marks)		
(b)	Discuss four ways of creating an easement.	(8 marks)		
(c)	Define virtue theory of morality.	(2 marks) (Total: 20 marks)		
QUES (a)	TION THREE In relation to the law of contract, describe the four rules which could apply in de exemption clauses.	etermining the validity of (8 marks)		
(b)	Discuss three consequences of unethical conduct by a public or state officer.	(6 marks)		
(c)	Explain three judicial review remedies.	(6 marks) (Total: 20 marks)		
-	TION FOUR			
(a)	In relation to ethics and with the aid of an example, describe the following:			
	(i) Ethical norms.	(3 marks)		
	(ii) Ethical dilemma.	(3 marks)		
(b)	Outline five types of regulations that govern ethical conduct in Kenya.	(10 marks)		
(c)	Describe two requirements to be satisfied for the defense of "Act of God" to apply in rel	ation to the law of torts. (4 marks) (Total: 20 marks)		

(Total: 20 marks)

QUESTION FIVE

QUES (a)	STION FIVE The rule against bias is a cornerstone of "Natural Justice", explain four types of bias.	(8 marks)
(b)	(i) Define conflict of interest in ethics.	(2 marks)
	(i) State five ways in which a conflict of interest might arise.	(5 marks)
(c)	State five powers of the court of Appeal.	(5 marks) (Total: 20 marks)
QUES (a)	STION SIX In relation to sources of law, explain the following:	
(u)		
	(i) Supranational law.	(3 marks)
	(ii) Sources of international law.	(3 marks)
	(iii) "Stare Decisis".	(3 marks)
(b)	Explain six elements of necessity in tort.	(6 marks)
(c)	In relation to intellectual property, outline five rights under copyright.	(5 marks) (Total: 20 marks)
QUES	STION SEVEN	
(a)	Identify four common law writs.	(4 marks)
(b)	Distinguish between a "Commercial Agency of Necessity" and "Domestic Agency of Nec	cessity". (4 marks)
(c)	Explain four ways in which a contract might be discharged.	(8 marks)
(d)	Identify four types of perils which a person can insure against.	(4 marks) (Total: 20 marks)
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INTRODUCTION TO LAW AND ETHICS

MC	NDAY: 4	April 2022. Afternoon paper. Ti	me Allowed: 3 hours.
Ans	swer any l	FIVE questions. ALL questions carry equal marks. Do NOT write anything on th	is paper.
01	ESTION	ONE	
(a)	ESTION In rel	ation to law of tort, explain two ingredients in the tort of negligence.	(4 marks)
(0)		autor to fait of the apparent in the tot of the head sector	(marks)
(b)	Discu	ass five remedies that are available for an unpaid seller under the sale of goods.	(10 marks)
(c)		lation to insurance law, the insurer and the insured have to uphold certain insurance ion of an insurance:	ce principles for good
	Requ	lired:	
		my six of these insurance principles.	(6 marks)
			(Total: 20 marks)
OU	ESTION '	ГWO	
(a)		ain four functions of law in a civilised society.	(8 marks) (2 marks)
(b)	Defin	the following terms:	NAR.CN
(0)	(i)	Court's exclusive jurisdiction.	(2 marks)
	(ii)	Rule of law.	(2 marks)
	(iii)	Statutory law.	(2 marks)
	(iv)	Jurisprudence.	(2 marks)
(c)	Disti	nguish between "law" and "morality".	(4 marks)
			(Total: 20 marks)
OU	ESTION	THREE	
(a)		yse five guiding principles of leadership and integrity under your country's Constitution	n. (10 marks)
(b)	In ad	dition to the duties implied by law, the agency relationship imposes certain fiduciary du	ities on the agent.
		iired:	
	Desc	ribe five fiduciary duties of an agent.	(10 marks)
			(Total: 20 marks)
	ESTION		
(a)	Expla	ain five factors that might affect a person's ethical behavior at work.	(5 marks)
(b)	(i)	State four benefits of registering a trademark.	(4 marks)
	(ii)	Identify three works that are eligible for copyright.	(6 marks)
(c)	Desc	ribe five features of a hire purchase.	(5 marks)
			(Total: 20 marks)
			AD12 Page 1

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(a)	Discus	ss any five of the parties to a negotiable instrument.	(10 marks)
(b)	Define	e the following terms:	
	(i)	Unilateral mistake.	(2 marks)
	(ii)	Misrepresentation.	(2 marks)
	(iii)	"Quantum meruit".	(2 marks)
	(iv)	Breach of contract.	(2 marks)
	(v)	Frustration of contract.	(2 marks) (Total: 20 marks)
QUES	STION S		
(a)	Explai	in three types of intellectual property.	(6 marks)
(b)	Differ	entiate between "incorporated" and "unincorporated" associations.	(4 marks)
(c)	Discus	ss five rules governing transfer of the property in goods from the seller to the buyer.	(10 marks) (Total: 20 marks)
QUES	STION S	EVEN	
(a)	Outlin	e eight advantages of Arbitration over Court process.	(8 marks)
(b)	Explai	in the concept of credited liability.	(2 marks)
(c)	Explai	in five classes of agents.	(10 marks) (Total: 20 marks)

AD12 Page 2 Out of 2



INTRODUCTION TO LAW AND ETHICS

WEDNESDAY: 15 December 2021. Time Allowed:		ne Allowed: 3 hours.		
Answ	er any Fl	IVE questions. AL	L questions carry equal marks.	
	STION C			
(a)	(i)	Define the term "law".	(2 marks)	
	(ii)	List four sources of Law in Kenya.	(4 marks)	
(b)	Summ	narise three duties of a hirer in a hire purchase agreement.	(6 marks)	
(c)	Potoo,	in search of greener pastures recently got a new job with Watu Wazuri Acc, on hearing this wrote a letter to the Chief Executive Officer of Watu Wa of being lazy, untrustworthy and also a thief.	countants firm. His good friend, azuri Accountants firm accusing	
	Totoo	is aggrieved and wants to file a suit for being defamed.		<u>1</u>
	Requi	ired		
	(i)	Define the term "defamation".	(2 marks)	
	(ii)	For a successful claim in defamation, Totoo must be able to prove three the	hings.	
		Explain to him what he has to prove in order to succeed in his claim in de	efamation. (6 marks) (Total: 20 marks)	alopico.te
	STION T		AL ^A	, chor
(a)	Mr. O	loo was recently asked by his legal mentor to prepare a partnership deed.	\$	1
	Giving	g examples, list six contents of a partnership deed.	(6 marks)	
(b)	(i)	Outline four duties that a principal owes to his agent.	(4 marks)	
	(ii)	Examine five ways in which an agency relationship may be terminated.	(10 marks) (Total: 20 marks)	14
QUES (a)	STION T Explai	THREE in the parties in:		P.
	(i)	A civil suit.	(4 marks)	
	(ii)	A criminal case.	(4 marks)	
(b)	Identif	fy the four main categories of bills that may be presented to parliament for er	nactment. (8 marks)	
(c)	Explai	in the following methods of Alternative Dispute Resolution:		
	(i)	Arbitration.	(2 marks)	
	(ii)	Mediation.	(2 marks) (Total: 20 marks)	
			AD12 Page 1 Out of 2	

QUESTION FOUR	dia anna anna ((anada)
(a) With reference to citizenship, examine three ways in which domicile may be acquired	d in your country. (6 marks)
(b) Discuss four ways through which a person may acquire citizenship by registration in	your country. (8 marks)
(c) In relation to the law of tort, analyse three elements of negligence.	(6 marks) (Total: 20 marks)
QUESTION FIVE (a) In sale of goods, the general rule is that where goods are sold by a person who is not no better title than the seller had.	the owner, the buyer acquires
Required: In relation to the above statement, summarise six exceptions to the rule above.	(12 marks)
(b) In relation to the law of contract, explain four remedies for breach of contract.	(8 marks) (Total: 20 marks)
QUESTION SIX	
(a) Florence Wema drew a cheque in favour of June Bahati for Sh.8,000. She howev which allowed June Bahati to fraudulently change the amount to Sh.80,000. June B the bank and was paid Sh.80,000 from Florence Wema's account. Florence Wema I the funds and intends to sue the bank.	Bahati presented the cheque to
Analyse four the legal principles applicable in the above case and advise the bank and	d Florence Wema. (8 marks)
(b) In relation to the law of property:	
(i) Define "a lease agreement".	(2 marks)
(ii) Explain five duties of a tenant in a lease agreement.	(10 marks) (Total: 20 marks)
QUESTION SEVEN	
(a) (i) Explain the term "code of ethics".	(2 marks)
(ii) Explain five fundamental principles of a code of ethics.	(10 marks)
(b) In relation to the court of appeal in your country, describe the following:	
(i) Composition.	(4 marks)
(ii) Jurisdiction.	(4 marks) (Total: 20 marks)

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DCM LEVEL I

PRINCIPLES OF BUSINESS LAW

MON	DAY: 30	August 2021.	Time Allowed: 3 hours.	
Answe	r any FI	VE questions.	ALL questions carry equal marks.	
QUESTION ONE (a) With reference to the law of agency:				
	(i)	Define the term "agency by estoppel".	(2 marks)	
	(ii)	State four requirements for agency by estoppel to arise.	(4 marks)	
	(iii)	Outline four duties owed by an agent to the principal.	(4 marks)	
(b)	Discus owner	s five circumstances under which a buyer of goods might acquire a good of the goods nor having the authority of the owner to sell.	title despite the seller not being the (10 marks) (10 marks) (Total: 20 marks)	
QUES (a)	TION T Disting	WO guish between "codification" and "consolidation" of law with an example		
(b)	Descri	be six roles played by law in a business.	(6 marks)	
(c)	With re	espect to the law of torts:		
	(i)	Explain the rule in Rylands v. Fletcher.	(4 marks)	
	(ii)	Outline three defences available to a person sued in an action under the	is rule. (6 marks) (Total: 20 marks)	
QUES (a)	TION T With r	HREE eference to alternative dispute resolution:		
	(i)	Explain five qualities of an effective mediation process.	(5 marks)	
	(ii)	Describe five powers of an arbitrator.	(5 marks)	
(b)	Define	the term "contractual capacity".	(4 marks)	
(c)	Past consideration is generally not good consideration to support a contractual claim. There are however, certain circumstances when past consideration is sufficient to support a contractual claim.			

Describe three of these circumstances.

(6 marks) (Total: 20 marks)

QUESTION FOUR

QUES (a)	TION F Descri	OUR be five advantages of carrying on a business as a partnership as opposed to a limited lia	bility company. (10 marks)	
(b)	List fo	ur characteristics of a contract of guarantee.	(4 marks)	
(c)	Explai	Explain in three ways the meaning of the phrase "rule of law" as used in administrative law. (1		
QUES	TION F	IVE		
(a)	Descri	be five essential elements of a contract of insurance.	(10 marks)	
(b)	Highli	ght five criteria necessary for a custom to be applicable as law.	(10 marks) (Total: 20 marks)	
QUES (a)	TION SI With r	IX eference to the supervisory jurisdiction of the High Court:		
	(i)	Define the term "certiorari".	(2 marks)	
	(ii)	Describe three reasons why the High Court might issue an order of certiorari.	(6 marks)	
(b)	(i)	Identify four categories of incompetent persons under the law of contract.	(4 marks)	
	(ii)	Discuss four requirements for a hire purchase agreement to be valid.	(8 marks) (Total: 20 marks)	
QUES (a)	TION SI In the	EVEN context of negotiable instruments:		
	(i)	Highlight three obligations of a banker.	(6 marks)	
	(ii)	Describe two essential characteristics of a valid endorsement of a bill of exchange.	(4 marks)	
(b)	Servita	ides are rights over the property of another and might be either "easements" or "profits	a prendre".	
	In ligh	t of the above statement:		
	(i)	Highlight three ways through which servitudes could be acquired.	(6 marks)	
	(ii)	Explain the meaning of the phrase "profits a prendre".	(4 marks) (Total: 20 marks)	



DCM LEVEL I

PRINCIPLES OF BUSINESS LAW

MON	DAY: 17	May 2021.	Time Allowed: 3 hours.	
Answe	er any Fl	ALL questions carry equal marks.		
QUES (a)	TION O Explai	NE n two differences between the "civil burden of proof" and "criminal burde	n of proof'. (4 marks)	
(b)	Descri	be four types of jurisdiction of the High Court in your country.	(8 marks)	
(c)	Outlin	e eight functions of administrative law.	(8 marks) (Total: 20 marks)	
QUES (a)	TION T With r	WO eference to sources of law:		
	(i)	State five fundamental freedoms protected under the Constitution.	(5 marks) co ^{ye} (3 marks) chopic	
	(ii)	Highlight three disadvantages of common law.	(3 marks) door	
(b)	Summ	arise four principles of alternative dispute resolution (ADR).	(8 marks)	
(c)	Explai	n four ways through which a contract of guarantee might be discharged.	(4 marks) (Total: 20 marks)	
QUES (a)	TION T In the o	HREE context of the law of persons:		
	(i)	Describe six features of co-operative societies.	(6 marks)	
	(ii)	Highlight four limitations of unincorporated associations.	(4 marks)	
(b)	With r	eference to the law of tort, explain the following terms:		
	(i)	Absolute liability.	(2 marks)	
	(ii)	Vicarious liability.	(2 marks)	
(c)	Discus	s three essential elements of the tort of vicarious liability.	(6 marks) (Total: 20 marks)	
QUES (a)	TION FO In relat	OUR tion to the law of contract:		
	(i)	Explain three circumstances under which an offer might be terminated.	(6 marks)	
	(ii)	Distinguish between "conditions" and "warranties".	(4 marks)	

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(b)	(i)	Outline five obligations of the hirer under a hire purchase agreement.	(5 marks)
	(ii)	Highlight five ways through which a hire purchase agreement might be terminated.	(5 marks) (Total: 20 marks)
QUES	TION F	IVE	
(a)	(i)	Outline six features of a contract of sale of goods.	(6 marks)
	(ii)	State four rules governing delivery in a sale of goods contract.	(4 marks)
(b)	In rela	tion to the law of agency:	
	(i)	Explain three conditions for commercial agency by necessity to arise.	(6 marks)
	(ii)	Highlight four conditions for a valid agency by ratification to arise.	(4 marks) (Total: 20 marks)
QUES	TION SI	IX	
(a)	(i)	Summarise five characteristics of a bill of exchange.	(5 marks)
	(ii)	Identify three parties to a promissory note.	(3 marks)
(b)	With r	eference to the law of insurance:	
	(i)	Explain six advantages of insurance.	(6 marks)
	(ii)	Evaluate three types of policies available under the contract of marine insurance.	(6 marks) (Total: 20 marks)
-	TION SI		
(a)	In rela	tion to the law of property:	
	(i)	Highlight six interests which might be created in land.	(6 marks)
	(ii)	List four categories of trademarks.	(4 marks)
(b)	(i)	Outline two ways through which a partner might retire from a partnership.	(4 marks)
	(ii)	State six rights of partners in a partnership.	(6 marks) (Total: 20 marks)
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DCM LEVEL I

PRINCIPLES OF BUSINESS LAW

MONDAY: 23 November 2020.

Time Allowed: 3 hours.

Answ	er any F	IVE questions. ALL ques	tions carry equal marks.
	STION C		
(a)	(i)	Explain the meaning of the doctrine of "stare decisis".	(2 marks)
	(ii)	Summarise four circumstances when a court might refrain from applying a binding p	brecedent. (8 marks)
(b)	With	specific reference to classification of law, list four categories of civil law.	(4 marks)
(c)	Expla	in the following maxims of equity:	
	(i)	Equity abhors a forfeiture.	(2 marks)
	(ii)	Equity acts in personam.	(2 marks)
	(iii)	Equity does not require an idle gesture.	(2 marks) (Total: 20 marks)
QUES (a)	STION T With 1	reference to the law of torts:	orgen Secondaria active a
	(i)	Define the term "res ipsa loquitor".	(1 mark)
	(ii)	List three requirements for "res ipsa loquitor" to apply.	(3 marks)
	(iii)	Highlight three cases of slander that are actionable per se.	(6 marks)
(b)	Outlin	e four duties of a seller under a sale of goods contract.	(4 marks)
(c)	Descri	be three conditions implied in a contract of sale of goods.	(6 marks) (Total: 20 marks)
QUES (a)	With a	HREE specific reference to the court system in your country:	
	(i)	Outline four essential elements of an effective legal system.	(4 marks)
	(ii)	Define the term "court martial".	(2 marks)
	(iii)	Describe two conditions to be satisfied for appointment as a Judge of a court martial.	(4 marks)
(b)	Summ	arise three types of breach of a contract.	(6 marks)
(c)	Highli	ght four factors that might vitiate an enforceable contract.	(4 marks) (Total: 20 marks)
			AD12 & CD12 Page 1 Out of 2

QUES (a)	STION F	OUR e five types of administrative tribunals in your country.	(5 marks)
(b)	Identif	y seven items contained in a partnership deed.	(7 marks)
(c)	Descri	be four benefits of using alternative dispute resolution (ADR) methods.	(8 marks) (Total: 20 marks)
QUES (a)	STION F Explai	IVE n five ways of discharging a negotiable instrument.	(10 marks)
(b)	Descri	be three differences between "hire purchase" and "sale of goods".	(6 marks)
(c)	Highli	ght four essential requirements of a valid hire purchase agreement.	(4 marks) (Total: 20 marks)
and the second se	STION S	IX Define the term "plant patent" within the context of plant breeding.	(2 marks)
(a)	(i) (ii)	Outline the prescribed duration that plant breeders' rights might last once granted.	(4 marks)
	(iii)	Describe two requirements that govern the registration of an industrial design.	(4 marks)
(b)	(i)	Describe the nature of the contract of indemnity.	(2 marks)
	(ii)	Explain four remedies for breach of a contract of indemnity.	(8 marks) (Total: 20 marks)
QUE (a)	STION S	EVEN Distinguish between "re-insurance" and "double insurance".	(2 marks)
	(ii)	Highlight six grounds for termination of a contract of insurance.	(6 marks)
(b)	Sumn	narise three salient features of an agency relationship.	(6 marks)
(c)	Desci	ibe three provisions governing retention and acquisition of citizenship.	(6 marks) (Total: 20 marks)

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DCM LEVEL I

PRINCIPLES OF BUSINESS LAW

ГUESDAY: 26 November 2019.		6 November 2019. Ti	Time Allowed: 3 hours.		
Answ	er any F	IVE questions. AI	ALL questions carry equal marks.		
QUES (a)	STION C	ONE narise four types of jurisdiction that courts in your country possess.	(8 marks)		
(b)	(i)	Highlight two warranties implied in a contract of sale of goods.	(4 marks)	٠.	
	(ii)	Explain four duties of a seller under a sale of goods contract.	(8 marks) (Total: 20 marks)		
QUE	STION 1				
(a)	Descr	ibe five advantages of statute law as a source of law in your country.	(10 marks)		
(b)	Expla	in five equitable remedies for breach of contract.	(10 marks) (Total: 20 marks)	1. ^{co.ke}	
QUES (a)	STION 7 Expla	FHREE in five grounds upon which the court might order the winding up of a partners	ship. (10 marks)		
(b)	With	reference to the law of persons:			
	(i)	Distinguish between "domicile of origin" and "domicile of choice".	(4 marks)		
	(ii)	Identify three categories of persons who can apply to become citizens of K	Lenya by registration. (6 marks) (Total: 20 marks)		
-	STION I				
(a)	(i)	State four consequences of non-registration of a hire purchase agreement.	(4 marks)		
	(ii)	List three conditions implied in all hire purchase agreements.	(3 marks)		
(b)	With	reference to the law of agency:			
	(i)	Define the term "del credere agent".	(2 marks)		
	(ii)	Explain three remedies available to an agent for breach of contract by the p	principal. (6 marks)		
	(iii)	Highlight five circumstances under which an agent might be held personal	ly liable to third parties. (5 marks) (Total: 20 marks)		
QUES (a)		IVE is no single definition of the term law. However, there are some common p pt to define law.	points that must be contained in an		
	With	reference to the above statement, identify four components that must be preser	nt in any attempt to define law. (8 marks)		
(b)	Expla	in two grounds for judicial review in your country.	(4 marks)		
(c)	Describe four grounds upon which the High Court can set aside an arbitral award. (8 marks) (Total: 20 marks)				

AD12 & CD12 Page 1 Out of 2

QUESTION SIX (a) Describe the rules that govern limitation of actions in tort. (8 marks) Distinguish between the terms "insurance", and "assurance". (b) (i) (4 marks) (ii) Give four examples of insurable interest in life assurance. (8 marks) (Total: 20 marks) . **QUESTION SEVEN** (6 marks) (a) Highlight three rights of a guarantor against a creditor. (b) Outline four features of a promissory note. (4 marks) (10 marks) (c) Explain five ways through which a lease might be terminated. (Total: 20 marks) .

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ATD LEVEL I

DCM LEVEL I

PRINCIPLES OF BUSINESS LAW

MONDAY: 26 November 2018.

Answer any FIVE questions.

Time Allowed: 3 hours.

ALL questions carry equal marks.

QUESTION ONE

On 1 July 2018, Jacintà Wanjira advanced her sister Agnes Muthoni Sh.60,000. Agnes was to repay the money on (a) 30 September 2018. However, on 30 August 2018, due to unavoidable circumstances Jacinta requested Agnes for an immediate repayment of the money. Agnes informed Jacinta that she could only afford to pay her Sh.50,000 because of the short notice. Jacinta accepted this amount to be full settlement of the debt owed by Agnes. Consequently, Agnes persuaded her brother Joseph Kamau to draw a cheque of Sh.50,000 in favour of Jacinta. Before the cheque was cashed, Joseph countermanded the payment.

	cashed, Joseph councilitanded the payment.	×0
	Jacinta feels aggrieved and intends to sue both Agnes and Joseph.	nop.co.t
	Required: Analyse the legal principles applicable in the above case and advise Jacinta.	(10 marks) ^{ww.thopi.co.ke}
·(b)	Summarise five purposes of the doctrine of separation of powers in your country.	(5 marks)
(c)	Explain five advantages of tribunals.	(5 marks) (Total: 20 marks)

QUESTION TWO

(a)	Discuss	eight features of co-operative societies without making reference to their body corporate s	tatus. (8 marks)
(b)		on to the law of tort, explain six circumstances in which the defendant might not be held li rule in Rylands V. Fletcher.	iable under the strict (6 marks)
(c)	(i)	Explain the meaning of the term encumbrance within the context of the law of property.	(2 marks)
	(ii)	State four types of encumbrances that might be created on property.	(4 marks) (Total: 20 marks)

QUESTION THREE

(c)	With reference to hire purchase transactions, highlight three characteristics of credit sales.	(6 marks) (Total: 20 marks)
(b)	Explain eight essential elements of a valid contract of indemnity.	(8 marks)
(a)	Summarise six duties of an auctioneer.	(6 marks)

AD12 & CD12 Page 1 Out of 2



QUESTION FOUR				
(a)	Descrit	be four key principles of civil law.	(8 marks)	
(b)	Explai	n three main rules of statutory interpretation.	(6 marks)	
(c)	-	three reasons, examine the importance of international communication terms (INCOTERMS) in tional contracts of sale.	n relation to (6 marks)	
		(Total	: 20 marks)	
QUES	TION F	IVE		
(a)	Explai	n three types of partners in a partnership business.	(6 marks)	
(b)	(i)	Highlight three advantages of consumer credit to a consumer.	(3 marks)	
	(ii)	Identify four contents of the statement of price in a hire purchase agreement.	(4 marks)	
(c)	With re	eference to alternative dispute resolutions (ADR), distinguish between "mediation" and "arbitration"	". (4 marks)	
(d)	(d) In relation to the law of insurance, explain:			
	(i)	Insurable interest.	(1 mark)	
	(ii)	Risk.	(1 mark)	
	(iii)	Uberrimae fidei. (Total	(mark) : 20 marks)	

QUESTION SIX

- (a) In relation to the law governing negotiable instruments, analyse four ways in which a bill of exchange might be discharged. (8 marks)
- (b) During the past year, Rose Mwinzi, a personal secretary to Joseph Nzao has been forging Joseph's signature on a number of cheques on his account with ZED Bank and pocketing the proceeds.

Recently, Rose resigned her job and flew to the United Kingdom and the forgeries were then discovered. Joseph intends to sue the bank.

Advise ZED Bank.	(8 marks)	ŝ
Highlight four sources of law in your country.	(4 marks)	

(4 marks) (Total: 20 marks) ŝ

QUESTION SEVEN

(c)

- (a) In relation to the law of torts, explain four circumstances under which the principal and the independent contractor might be held jointly liable for torts that might be committed by the independent contractor. (8 marks)
- (b) A contract might contain express terms under which one or both of the parties excludes or limits liability for breach of contract.

Describe six general rules which determine the effectiveness of such terms or clauses.	(12 marks)
	(Total: 20 marks)

AD12 & CD12 Page 2 Out of 2



DCM LEVEL I

PRINCIPLES OF BUSINESS LAW

MONDAY: 20 May 2019.

Answer any FIVE questions.

Time Allowed: 3 hours.

ALL questions carry equal marks.

QUESTION ONE

(a) Paul Mbabu appointed Andrew Bata as his estate agent. Andrew has since received a notice from Paul threatening to dismiss him for allegedly breaching his fiduciary duties. Andrew is ignorant about these duties and approaches you for advice.

In light of the above facts:

	ē			
	(i)	Explain to Andrew Bata six fiduciary duties of an agent.	(6 marks)	
	(ii)	Outline two contractual duties of the principal.	(4 marks))
(b)	In the	context of partnerships:	, chopis	
	(i)	State five ways through which a partner might exercise his apparent authority.	(5 marks)	
	(ii)	Summarise five circumstances when a partnership might automatically terminate	without a court order. (5 marks) (Total: 20 marks)	
<u>ош</u>	ISTIO	I TWO		
(a)	(i)	Explain the term "supremacy of the constitution".	(6 marks)	
	(ii)	Distinguish between a "Republican" and "Monarchical" constitution.	(4 marks)	
(b)	(i)	Summarise six legal ways through which a person might lose ownership of property.	(6 marks)	
	(ii)	Outline four circumstances through which a leasehold ownership might be terminated.	(4 marks) (Total: 20 marks)	
OUE	ESTIO	N THREE		
(a)		ibe three types of domicile.	(6 marks)	
(b)	Expla	in three criticisms levelled against the doctrine of separation of powers.	(6 marks)	
(c)	Disti	nguish between a "company" and a "partnership".	(8 marks) (Total: 20 marks)	
QUESTION FOUR (a) With reference to hire purchase law:				
	(i)	Outline six characteristics of a hire purchase agreement.	(6 marks)	
	(ii)	Explain two effects of not registering a hire purchase agreement.	(4 marks)	
(b)	Desc	ribe the jurisdiction of the High Court in your country.	(10 marks) (Total: 20 marks) AD12 & CD12 Page 1 Out of 2	

QUE (a)	STION FIVE Explain three advantages of a contract of guarantee.	(6 marks)
(b)	List four principles that govern a contract of insurance, other than subrogation.	(4 marks)
(c)	In relation to offers under the law of contract, describe five methods of accepting an offer.	(10 marks) (Total: 20 marks)
OUE	STION SIX	
(a)	Explain the three elements of the tort of negligence.	(6 marks)
(b)	Describe four factors that might invalidate a contract under the law of contract.	(8 marks)
(c)	Highlight three conditions that must be met for the doctrine of subrogation to apply in a contract of i	nsurance. (6 marks) (Total: 20 marks)
OUE	STION SEVEN	
(a)	Explain three conditions implied in a contract of sale of goods by sample.	(6 marks)
(b)	Discuss three advantages of a bill of exchange.	(6 marks)
(c)	State four advantages of mediation over arbitration.	(4 marks)
(d)	State four types of intellectual property.	(4 marks) (Total: 20 marks)

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