

INTRODUCTION TO LAW AND ETHICS

TUESDAY: 22 April 2025. 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.	Which	one of the following statements represents a right of a tenant?	
	А.	Transfer the property to a new owner	
	B.	Sell the property	
	C.	Make improvements without consent	
	D.	Quiet enjoyment of the property	(2 marks)
2.	The pri	nciple of "separation of powers" in the constitution refers to the division of powers	·
	А.	among executive, judiciary and legislature	
	В.	between parliament and county assemblies	Xe
	C.	between national assembly and senate	di-cut
	D.	between president and governors	(2 marks) [×]
3.	Which	and of the following statements is TDUE shout othical minoinles?	(2 marks) ^{n,co,ke}
3.		one of the following statements is TRUE about ethical principles?	
	A.	They are developed from religious beliefs, experience and cultural background	
	B.	They are usually a set of lower standards of behaviour than laws	
	C.	They are static and unchanging	(2, 1)
	D.	They are determined by congress	(2 marks)
4.	Which	one of the following bodies is responsible for promoting ethics and integrity in public service?	
	А.	Office of the Director of Public Prosecutions (ODPP)	
	B.	Ethics and Anti-Corruption Commission (EACC)	
	C.	Judicial Service Commission (JSC)	
	D.	Independent Electoral and Boundaries Commission (IEBC)	(2 marks)
5.	What a	re the goals of the Code of Ethics for Public Officers?	
5.	A.	Public loyalty and secrecy	
	В.	Public service as a means of gaining wealth	
	D. С.	Political favoritism	
	С. D.	Ethical conduct, accountability and professionalism	(2 marks)
	D.	Euloui conduct, accountability and professionalishi	(2 marks)
6.		one of the following actions is classified as a crime under criminal law?	
	А.	Divorce	
	В.	Defamation	
	C.	Breach of contract	
	D.	Murder	(2 marks)
7.	Which	one of the following laws allows for the prosecution of an individual found guilty of violating huma	n rights?
	А.	Constitutional law	0
	B.	The penal code	
	C.	International law only	
	D.	Customary law	(2 marks)
	2.		(

8.	Which one of the following statements represents ethical duties that an accountant must fulfill?	
	A. Represent only high-profile clients	
	B. Serve the government	
	C. Keep client information confidential	
	D. Act in ways that benefit personal interests	(2 marks)
9.	The tort of negligence involves	
	A. violating a contract	
	B. harm caused by intentional wrongdoing	
	C. failure to act with reasonable care resulting in harm	
	D. taking someone else's property	(2 marks)
10.	Which one of the following classifications of tort is described as a wrongful interference with a p their land?	person's enjoyment of
	A. Trespass to land	
	B. Nuisance	
	C. Defamation	
	D. Vicarious liability	(2 marks)
11.	Which one of the following statements is NOT a requirement when forming a partnership?A. Sharing of profits	
	B. Agreement between the parties	
	C. Intention to carry on business together	
	D. Registration with the Registrar of Companies	(2 marks)
12.	Which one of the following statements is a way in which partners can settle disagreements?	
	A. Mediation or arbitration	
	B. Litigation only	
	C. A third-party shareholder	
	 A. Mediation or arbitration B. Litigation only C. A third-party shareholder D. Requesting government intervention 	(2 marks)
13.	Which one of the following statements is NOT an implied term under the Sale of Goods Act in F	Kenya?
	A. The goods must be of merchantable quality	
	B. The buyer must inspect the goods before accepting them	
	C. The seller must be able to transfer ownership of the goods	
	D. The goods must correspond with the description	(2 marks)
14.	Which one of the following information should be specified in a contract of sale of goods?	
	A. The buyer's intended use for the goods	
	B. The payment terms only	
	C. Both the price and quantity of goodsD. The quantity of goods	(2 marks)
		(2 marks)
15.	Equity is based on A. fairness	
	B. rules	
	C. certainty	
	D. duties	(2 marks)
16.	An individual issuing a civil claim is referred to as	
	A. litigator	
	B. proposer	
	C. pursuer	
	D. claimant	(2 marks)
17.	One of the "defenses" in Criminal law where there has been a total destruction of voluntary	y control is known as
	A. intoxication	
	B. insanity	
	C. automatism	

- C. automatism
- D. self defence

18.	 The following are ways in which a contract may terminate, EXCEPT A. voluntary dissolution B. frustration C. breach of contract D. by performance 	(2 marks)
19.	 Which one of the following statements CANNOT be considered a breach of contract? A. Failure to perform on the due date B. Performing the entire contract C. Performing part of the contract D. Substituting a different contract 	(2 marks)
20.	 Which one of the following statements is TRUE about the Magistrates' Court in Kenya? A. It is the highest court in Kenya B. It only deals with civil cases C. It handles both civil and criminal cases D. It has no jurisdiction over criminal matters 	(2 marks)
21.	 B. A that he full state of the following is required for registering a partnership business? A. Shareholders' Agreement B. Memorandum of Association C. Certificate of Incorporation D. Partnership Agreement 	(2 marks)
22.	 If a seller sells goods that he does not own, the buyer may A. automatically become the legal owner if the seller delivers the goods B. receive the goods but be responsible for any legal claims from the true owner C. reject the goods and the contract is void D. demand damages from the seller specifically 	(2 marks)
23.	 Which one of the following statements highlights the role of the Chief Justice? A. To appoint magistrates B. To prosecute criminal cases only C. To make new laws D. To lead the Supreme Court and oversee the Judiciary 	(2 marks) ; co ^{te}
24.	 Which of the following are the primary legal documents for registering a company in Kenya? A. Memorandum and Articles of Association B. Certificate of Good Conduct and personal identification number C. Business Permit and public health certificate D. Tax Registration Certificate and confidential business questionnaire 	(2 marks)
25.	 Who among the following holds the ownership of the goods until the final installment is paid under h agreement? A. The buyer B. The seller C. The lender D. The manufacturer 	ire purchase (2 marks)
26.	 The Court of Appeal in Kenya has jurisdiction to hear appeals from the following courts, EXCEPT A. The High Court B. The Employment and Labour Relations Court C. Copyright Tribunals D. The Environment and Land Court 	
27.	 Which one of the following statements is NOT true about Kadhi's court in Kenya? A. For one to be appointed as Kadhi, he must profess the Muslim faith B. The Chief Kadhi is the head of Kadhi's Court C. The decision of the Kadhi's Court is final and cannot be appealed against D. The Judicial Service Commission (JSC) appoints the Chief Kadhi 	(2 marks)

28.	The p	ecuniary jurisdiction of the Chief Magistrate Court in Kenya is	
	Α.	civil cases where the amount in dispute does not exceed Kenya Shillings 20 million	
	В.	civil cases where the amount in dispute does not exceed Kenya Shillings 10 million	
	C.	civil cases where the amount in dispute does not exceed Kenya Shillings 5 million	
	D.	civil cases where the amount in dispute does not exceed Kenya Shillings 30 million	(2 marks)
29.	The in	risdiction of the Kenya National Environment Tribunal is to	
29.	A.	hear disputes relating to land and environment	
	д. В.	hear appeals from the Environment and Land's Court	
	D. С.	hear criminal matters relating to the environment	
	С. D.	hear appeals against decisions by the National Environment Management Authority (NEMA)	(2 marks)
	D.	near appears against decisions by the National Environment Management Adulotity (NEWA)	(2 marks)
30.	The fo	ollowing are disciplinary Tribunals in Kenya, EXCEPT	
	А.	Accountant's and Auditors Disciplinary Tribunal	
	B.	Law Society of Kenya Disciplinary Tribunal	
	C.	Medical Practitioners and Dentists Disciplinary Tribunal	
	D.	Kenya Veterinary Board Tribunal	(2 marks)
31.	An art	ificial person might be brought into existence by	
51.	A.	manufacturing	
	B.	birth or by naturalisation	
	С.	registration or by statute or by Acts of parliament or by a Charter	
	D.	marriage	(2 marks)
	D.	marnage	(2 marks)
32.	A stat	utory corporation may be created by .	
	А.	registration under the Companies Act	
	B.	a specific Act of Parliament	
	C.	a Charter granted by the president	
	D.	a court order	(2 marks)
		0.,	· · · · · ·
33.	Which	n one of the following statements is NOT a feature of an incorporated association?	
	А.	It terminates upon death of a member	
	В.	It has a distinct legal personality	
	C.	It has perpetual succession	
	D.	It can own property in its own name	(2 marks)
34.	Which	one of the following documents is NOT required for the registration of a corporation?	
	А.	Memorandum and articles of association	
	B.	Statement of nominal capital	
	C.	Tax clearance certificate	
	D.	Declaration of beneficial owners	(2 marks)
35.		is the legal framework governing citizenship in Kenya. Penal Code	
	A.		
	B.	Citizenship and Immigration Act	
	C.	Constitution of Kenya, 2010	(2 1)
	D.	African Union Charter	(2 marks)
36.	A chil	d born outside Kenya to a Kenyan parent automatically acquires Kenyan citizenship under which c	ondition?
	А.	Only if the parent registers them	
	B.	Regardless of where they are born	
	C.	If either parent is a citizen by birth	
	D.	If the child resides in Kenya for 7 years	(2 marks)
27	٨ + ٠٠.١-	at age can an application for naturalisation in Venue he made?	
37.	At wh A.	at age can an application for naturalisation in Kenya be made? At birth	
	B.	16 years	
	Б. С.	18 years	
	D.	21 years	(2 marks)
	D.	21 yours	(2 marks)

38.	Which one of the following statements best describes the distinction between a tort and a contract?	
20.	A. The duty in a tort is fixed by law while the duty in a contract is fixed by the parties	
	B. One can sue for breach of contract while one cannot sue for breach of a tort	
	C. The duty under a tort is owed to everyone while the duty under a contract is owed to a party to the	contract
	 D. Remedies under tort are less than in a contract 	(2 marks)
		(2 marks)
39.	Which one of the following statements MUST the defendant prove in a defense of contributory negligence	?
	A. The plaintiff was not at fault or negligent	
	B. That the defendant's negligence contributed to the plaintiff's suffering	
	C. That the defendant exposed the plaintiff to the danger/risk by act or omission	
	D. That plaintiff exposed himself to the danger/risk by act or omission	(2 marks)
40.	Which one of the following is an effect of <i>Res Ipsa</i> ?	
	A. There must be a logical explanation of how and who caused the act	
	B. It provides prima facie evidence on the part of the defendant and shifts the burden of proof from	the plaintiff
	to the defendant	
	C. The plaintiff must prove on a balance of probability that the defendant caused the tort.	
	D. The plaintiff need not have suffered any loss	(2 marks)
41		
41.	Under what circumstance might an employer be liable for torts committed by an independent contractor?	
	A. An employer is not liable for the tortious acts of an independent contractor	
	B. Where the employer was present at the time the tort was committed	
	C. Where the employer authorises the commission of the tort	(2
	D. Where the employer is not available to give instructions	(2 marks)
42.	Which one of the following contracts may be binding on a minor?	
	A. Contract to lend money	
	B. Contract for the purchase of a car	Le Le
	C. Contract for the purchase of food and clothing	, c ^{0,1}
	D. Contract to lease a business premises	(2 marks)
		(2 marksonicote
43.	Which one of the following statements is TRUE about consideration?	All
	A. Consideration must be something of value in the eyes of the law	
	B. Mutual love and affection are sufficient considerations	
	C. Consideration need not be lawful	
	D. Past consideration is sufficient consideration	(2 marks)
44.	Privity of contract refers to	
	A. a doctrine to the effect that contracts must be kept private and not public	
	B. a doctrine to the effect that only a person who is party to a contract can sue or be sued on it	
	C. a doctrine to the effect that a contract is based on a promise to do something that is not a public du	
	D. a doctrine to the effect that certain terms may be implied in a contract	(2 marks)
45.	The exemption clause might be incorporated in a contract by	
101	A. notice or signature	
	B. a person not privy to the contract	
	C. insertion after signature	
	D. implication	(2 marks)
46.	Which one of the following statements is a condition for a seller to exercise his/her lien under the Sale of C	oods Act?
	A. The buyer refuses to accept delivery of goods	
	B. The goods are still in the possession of the buyer	
	C. The buyer has not paid for the goods	<i>(</i> 2 1)
	D. The goods have been delivered to a third party	(2 marks)
47.	Which one of the following is a personal remedy available to the seller under a sale of goods contract?	
T/•	A. Right of lien	
	B. Action for the price	
	C. Right of stoppage in transit	
	D. Rescission of the contract	(2 marks)
		(

- 48. Real remedies in a sale of goods contract primarily deal with .
 - A. monetary compensation for losses
 - B. retention or recovery of the goods
 - C. termination of the contract
 - D. enforcement of warranties
- 49. Which one of the following statements is **NOT** true about determination of price under the sale of goods contract?
 - A. The price can be expressly agreed upon by the buyer and the seller at the time of entering into the contract
 - B. Price may be implied based on the parties' prior dealings or trade customs
 - C. Parties may agree that the price will be determined by a third party or valuer
 - D. Where the price is not determined by agreement, by implication or by a third party, the buyer is required to pay anything (2 marks)
- 50. When does risk pass to the buyer under a contract for the sale of goods?
 - A. It passes to the buyer when ownership in the goods is transferred to the buyer
 - B. Risk remains with the seller if it is agreed otherwise
 - C. For unascertained or future goods or goods not identified at the time of the contract, risk passes to the buyer once the contract is signed
 - D. If the contract requires the seller to deliver goods to a particular destination, risk passes to the buyer once the goods leave the sellers destination (2 marks)

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INTRODUCTION TO LAW AND ETHICS

MONDAY: 2 December 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.	-	y binding contract is defined by	
	A.	written agreement	
	B.	offer and acceptance	
	C.	oral agreement	(2, 1)
	D.	witness presence	(2 marks)
2.		one of the following laws regulates the formation and operations of corporations?	
	A.	Procedural law	
	B.	Company law	
	C.	Civil law	(2 1)
	D.	Labour law	(2 marks) (2 marks)
3.		the main purpose of intellectual property law?	Jan M. C
	А.	To enforce contracts	4
	В.	To settle and prevent disputes	
	C.	To regulate sales	
	D.	To protect creative works	(2 marks)
4.	Which o	one of the following classifications of law deals with disputes between individuals and orga	inisations?
	А.	Criminal law	
	В.	Corporate law	
	C.	Administrative law	
	D.	Civil law	(2 marks)
5.	Where A. B.	a defendant is compelled by court to carry out particular actions, that remedy is 	referred to as
	C.	recession	
	D.	damages	(2 marks)
6.	A contra	act that amounts to nothing and has no legal effect is referred to as	
	А.	unilateral contract	
	В.	bilateral contract	
	C.	voidable contract	
	D.	void contract	(2 marks)
7.	In a civi	l action, what term is used on the defendant if the plaintiff wins his/her case?	
	А.	Liable	
	В.	Guilty	
	C.	Not liable	
	D.	Not guilty	(2 marks)
			CM12 Page 1 Out of 6



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Time Allowed: 2 hours.

8.	Under w	hich condition can a contract be considered void?	
		Lack of witness	
		When signed under duress	
		If notarised improperly	
	D.	If not dated	(2 marks)
9.	A person	to whom an offer is made is known as	
		promisor	
		offeree	
		offeror	
	D.	promise	(2 marks)
10.	An agree	ement entered into with a minor is considered as	
		valid	
		void only when the court decides so	
		voidable	
	D.	void from the beginning	(2 marks)
11.		ne of the following statements is TRUE on what might happen to an agent who contracts for ot competent to contract?	a principal
	A.	The agent will be personally liable	
		The agent will not be personally liable	
	C.	The agent will have exceeded his authority	
	D.	The agent will get commission	(2 marks)
12.		f goods contract includes	
		barter trade	
		a sale and agreement to sell	
		a sale only	
	D.	agreement to sell only	(2 marks)
13.	A compa	iny incorporated by an Act of parliament is referred to as	
	A.	government company	
	В.	private company	
	C.	public company	
	D.	statutory company	(2 marks)
14.	Which or	ne of the following statements is a duty of the principal in an agency relationship?	
		Duty to indemnify the agent	
		Duty of reasonable care	
		Duty to follow instructions	
		Duty not to make secret profits	(2 marks)
15.	Which or	ne of the following elements is NOT essential for a contract of sale?	
-		The goods	
		The price	
		The time	
		Transfer of property	(2 marks)
16.	Who ame	ong the following parties appoints a sub-agent?	
		The third party	
		The principal	
		The agent	
		Both the principal and third party	(2 marks)
17.	Which or	ne of the following statements is NOT a right of a partner in a partnership?	
		To be indemnified	
		To have access to accounts	
		To be just and faithful to each other in mutual dealings	
		To share profits	(2 marks)
		1	(

		CM12 Page 3 Out of 6	
	D. consent	(2 marks)	
	C. provocation		
	A. self-defense B. defense of others		
27.	The following are defenses to a claim of assault, EXCEPT		
	D. necessity	(2 marks)	
	C. self-defense		
	A. privilege B. consent		
26.	The following are defenses to a claim of trespass to land, EXCEPT A. privilege		
26		(2 marks)	
	C. necessity D. private defense	(2 marks)	
	B. act of god		
	A. inevitable accident		
25.	When a defendant trespasses on the land of a plaintiff to stop the engulfing fire, the defense	аррисавие 18	
25			
	D. Vicarious liability	(2 marks)	
	C. Absolute liability		
	A. General liabilityB. Strict liability		
	like a master is for the tort of his servant?		
24.	Which one of the following liabilities refers to where a person may be held liable for tort commit		
	C. both content and substanceD. its natural meaning	(2 marks)	
	B. substance onlyC. both content and substance		
	A. contents only	A.A.	
23.	Truth can be used as a defense in defamation if it is proved that the statement was true in terms of	(2 marks) co. ^{ke}	
	D. Reference to the plaintiff	(2 marks)	
	C. A publication	Le Le	ې
	B. Wrongful intention		
22.	Which one of the following elements is NOT required in the tort of defamation?A. A defamatory statement		
22		~	
	 D. A rule requiring plaintiffs to prove specific intent to cause harm 	(2 marks)	
	B. A rule that shifts the burden of proof to the defendant stating that facts speak for themselvesC. A principle that holds employers responsible for the actions of their employees	\$	
	A. A concept used to establish causation when there is direct evidence of negligence	_	
21.	What is the "Res ipsa loquitur" doctrine?		
	D. To compensate the plaintiff for actual monetary losses	(2 marks)	
	C. To punish the defendant and deter others from similar actions		
	B. To compensate the plaintiff for pain and suffering		
20.	A. To reimburse the plaintiff for legal expenses		
20.	What is the purpose of punitive damages in tort law?		
	D. Bodily harm	(2 marks)	
	C. Defamation		
	A. Nervous shockB. Malicious prosecution		
19.	Which one of the following actions is an attack on the reputation of a person?		
		(2 marks)	
	C. It creates no obligations on any partyD. There is no compensation to be paid by any party	() mantra)	
	B. It is unenforceable		
	A. It creates legal rights		
18.	Which one of the following statements is NOT a feature of a void contract?		

		CM12 Page 4 Out of 6
	D. Lack of capacity	(2 marks)
	A. Volenti non fit injuriaB. Contributory negligenceC. Necessity	
37.	Which one of the following defenses is NOT a general defence in tort?	(2 marks)
36.	 Under what circumstances can a person apply for Kenyan citizenship? A. By marriage, lawful residence and adoption B. By education, by work and by relation C. By diplomatic immunity, by contract and by litigation D. By a court order, by parliamentary directive and by executive order 	(2 marks)
	 B. It provides that promoters of a company are responsible for the debts of the incorporated C. It provides that a corporation once incorporated is separate from the shareholders D. It provides that shareholders are responsible for the debts of the company as shareholders in the company 	
35.	What is the rule in Salomon -V- Salomon?A. It provides that once a corporation is incorporated it becomes one and the same with	th the shareholders
34.	 Which one of the following actions indicates how an incorporated association is brought to A. By Registration B. By Registration of the Directors C. By transfer of shares D. By an Act of Parliament 	life? (2 marks)
33.	 What is the role of the Director of Public Prosecutions in Court? A. To prosecute civil cases before the court B. To prosecute criminal cases before the court C. To investigate cases D. To arrest suspects 	(2 marks)
32.	Appeals of the Court Martial goes to theA.Supreme CourtB.Court of AppealC.Court Martial Appeals CourtD.High Court	(2 marks)
	 A. offer B. acceptance C. consideration D. money 	(2 marks)
30. 31.	 Which one of the following statements defines case law? A. Laws enacted by Parliament B. Legal principles established through judicial decisions C. Regulations issued by government agencies D. International treaties ratified by the government The following are required elements of a valid contract under contract law, EXCEPT 	(2 marks)
29.	The following are recognised sources of law in Kenya, EXCEPTA.the ConstitutionB.common LawC.religious textsD.statutory Law	 (2 marks)
28.	 Which one of the following statements describes the legal concept of abatement? A. An action taken to reduce a nuisance or hazard B. A defense to trespass involving consent C. A remedy for breach of contract D. A method to transfer property rights 	(2 marks)

38.	Which one of the following statements is TRUE in relation to torts by or against minors?	
	A. A minor can sue and be sued for a tort committed against him or by him in his own name	
	B. A minor cannot sue or be sued for torts	
	C. A minor can sue and be sued for a tort committed against him or by him in the name of his g	
	D. A minor is immune from being sued	(2 marks)
39.	Which one of the following statements is TRUE about the eggshell skull rule in tort?	
	A. A defendant in a personal injury case will be responsible for the damage caused as-is, ever	if the victim
	had a pre-existing condition that made him or her predisposed to serious injury	
	B. The defendant owes a duty of care to the plaintiff at all times	
	C. An occupier owes every visitor a duty of care when the visitor is lawfully in his premises	
	D. The defendant's actions must be closely connected enough to the harm for a defendant to be	
		(2 marks)
40.	Under what circumstances can an employer be liable for the tortious acts of an employee?	
	A. An employer is liable for the acts of an employee irrespective of the circumstances	
	B. An employer is liable where the tortious act is committed in the course of employment	
	C. An employer is never liable for the tortious acts of an employee	
	D. An employer or employee cannot be liable for tortious actions	(2 marks)
41.	Which one of the following statements amounts to force in the tort of battery?	
	A. Any unwelcome physical contact with the body of the plaintiff or with his clothing is suffici	ent to amount
	to force	
	B. Force must be aggressive force which causes physical harm	
	C. Battery does not involve force	
	D. Force must be one that causes the plaintiff reasonable apprehension	(2 marks)
42.	Which one of the following statements is NOT an ingredient in the tort of false imprisonment?	Le
	A. It is not necessary for the plaintiff to have been aware of the restraint	, co. r
	B. Negligent imprisonment does not amount to false imprisonment	Hop
	C. There must be total restraint of the defendant	Way .
	D. The defendant must have voluntarily agreed to the restraint	(2 marks)
43.	Which one of the following elements is considered a vitiating factor in contract law?	
	A. Performance of the contract	
	B. Mutual agreement	
	C. Misrepresentation	
	D. Fulfilment of conditions	(2 marks)
44.	What is the primary remedy for a contract affected by duress?	
	A. The contract is automatically void	
	B. The contract may be rescinded by the party affected by duress	
	C. The contract is enforceable but with reduced damages	
	D. The contract must be renegotiated	(2 marks)
45.	What is the legal effect if a counter-offer is made after the original offer has already been accepted?	
	A. The original offer remains valid	
	B. The counter-offer is void because a contract has already been formed	
	C. The counter-offer replaces the original offer	
	D. Both offers are automatically revoked	(2 marks)
46.	Which one of the following statements refers to "statute-barred debt"?	
	A. Debt can be enforced anytime	
	B. Debt is no longer legally recoverable due to the expiration of a statutory time limit	
	C. Debt has been acknowledged by the debtor	
	D. Creditor has written off the debt	(2 marks)

- 47. Under the nemo dat rule, if a person buys stolen goods in good faith, what is the legal status of their ownership?A. The buyer acquires valid ownership
 - B. The buyer holds the goods on trust for the original owner
 - C. The buyer cannot acquire better title than the thief had, so the goods must be returned to the original owner
 - D. The buyer can keep the goods since they acted in good faith
- 48. Which one of the following statements is a legal requirement for a valid hire purchase agreement in Kenya?A. It must be in writing and signed by both parties
 - B. It can be oral if agreed by both parties
 - C. It must be witnessed by a lawyer
 - D. It must be registered with the Registrar of Companies
- 49. What is the hirer's right if they wish to purchase the goods outright before the end of the hire purchase term?
 - A. The hirer can only wait until all instalments are paid
 - B. The hirer must pay a penalty for early payment
 - C. The hirer can purchase the goods by paying off the outstanding balance and any other charges
 - D. The hirer is not allowed to pay off the goods early
- 50. Which one of the following statements is a method of terminating an agency relationship?
 - A. Mutual agreement between the principal and agent
 - B. The agent decides to act independently
 - C. The principal hires a new agent
 - D. The agent goes on a holiday

(2 marks)

(2 marks)

(2 marks)

(2 marks)

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INTRODUCTION TO LAW AND ETHICS

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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.	Whic	h one of the following statements provides the BEST definition of "natural law"?	
	А.	Law created by legislative bodies in a country	
	В.	Law based on customs and traditions of a society	
	C.	Law derived from moral principles and human nature	
	D.	Law enforced by armed forces in a country	(2 marks)
2.	One	of the characteristics of statutory law is that it is	
	А.	created by judges through their rulings	
	В.	based on long-standing customs and traditions of a country	
	C.	enacted by legislative bodies in a country	. ^{Ke}
	D.	developed through international treaties	(2 marks) mit (2 marks)
3.	The	egal principle where prior judicial decisions are used to resolve current cases with similar	ilar facts is known as
	<u>A.</u>	habeas corpus	
	В.	stare decisis	
	C.	ultra vires	
	D.	res ipsa loquitur	(2 marks)
4.	Publi	c law is a branch of law that	
	А.	governs relationships between private individuals	
	В.	deals with disputes between private parties	
	C.	governs relationship between individuals and government	
	D.	deals with international treaties and agreements	(2 marks)
5.	The g	government of Kenya has three branches which include	
	А.	executive, legislative and administrative	
	В.	executive, judiciary and administrative	
	C.	legislative, judiciary and executive	
	D.	legislative, administrative and judicial	(2 marks)
6.	Whic	h one of the following statements is the definition of the term "ethics"?	
	А.	Human behaviour in the society	
	В.	Laws and regulations that govern people	
	C.	Moral principles that govern a person's behaviour	
	D.	Economic principles that govern people in the society	(2 marks)
7.	Whic	h one of the following provisions is NOT addressed by a company's code of ethics?	
	А.	Confidentiality and privacy policies	
	В.	Professional conduct and integrity	
	C.	Institutional marketing strategies	
	D.	Conflict of interest guidelines	(2 marks)
			CM12 Page 1

Out of 6

8.	 The role of a mediator in alternative dispute resolution is to A. make a binding decision on the dispute B. facilitate negotiation between parties C. enforce legal judgments 	
	D. provide legal advice to one party	(2 marks)
9.	 Which one of the following forms of alternative dispute resolution involves a neutral third party redecision after hearing both sides of the dispute? A. Mediation B. Negotiation C. Arbitration 	naking a binding
	D. Conciliation	(2 marks)
10.	 In which situations can the decisions of the Kadhis' Courts be appealed? A. Only within the Islamic community B. They cannot be appealed C. They can be appealed to the High Court of Kenya D. Only if both parties agree to an appeal 	(2 marks)
11.	 Which one of the following types of cases can be handled by a Principal Magistrate in Kenya? A. Only criminal cases within their jurisdictions B. Both civil and criminal cases within their jurisdictions C. Only civil cases within their jurisdictions D. Appeals from the Court of Appeal 	(2 marks)
12.	 Which one of the following statements is TRUE about the management of an incorporated associated. A. Managed by a board elected by members B. Managed by a single individual C. Managed by its members D. Managed by external stakeholders 	ation? (2 marks)
13.	 Which one of the following principles allows a person to acquire nationality based on the naparents? A. Jus soli B. Jus sanguinis C. Jus matrimonii D. Jus ecclesiae 	ationality of their (2 marks)
14.	Naturalisation is the process ofA.losing one's nationalityB.acquiring a new citizenshipC.moving to a new domicileD.registering to vote	(2 marks)
15.	 Which one of the following elements is a required proof of negligence? A. Intent to harm B. Breach of duty causing harm C. Consent of the victim D. A written contract 	(2 marks)
16.	 A contract that is voidable due to a mutual mistake mean that A. both parties understood the contract perfectly B. one party was aware of the mistake and took advantage of it C. both parties were mistaken about a fundamental fact at the time of agreement D. the mistake was made by a third party 	(2 marks)
17.	 A contract entered into as a result of undue influence can be A. enforced by the party who exerted the influence B. void from the beginning C. ratified without any changes 	
	D. set aside by the influenced party	(2 marks)
		CM12 Page 2 Out of 6

18. Which one of the following features of a negotiable instrument allows it to be transferred from or another?		one person to
	A. Portability	
	B. Endorsement	
	C. Collateral	
	D. Registration	(2 marks)
19.	Which one of the following statements refers to the principle of indemnity in insurance law?	
	A. The insurer must compensate the insured for more than the actual loss	
	B. The insured cannot receive compensationC. The insurer must restore the insured to their original financial position before the loss	
	D. The insured must pay the insurer for any claims	(2 marks)
20.	Which one of the following distributions of liability among partners is TRUE in a general partnersh	in in Kenya?
20.	A. Limited liability for all partners	np m nonyu.
	B. Unlimited liability for all partners	
	C. Limited liability for some partners and unlimited liability for others	
	D. No liability for any partners	(2 marks)
21.	The following are components of natural justice EXCEPT	
	A. right to a fair hearing	
	B. right to legal representationC. right to unbiased decision-making	
	D. right to swift judgment	(2 marks)
		(2 marks)
22.	The following are national values and principles of governance according to Article 10 of the Kenya, 2010. Which one is NOT ?	Constitution of
	A. Patriotism	. (Q
	B. Centralisation of power	
	C. Democracy and participation	hop.
	D. Equality	(2 marks) ^{100,co,ke}
23.	Which one of the following actions is NOT applied by a professional body against a member	who breaches
	professional code of conduct?	
	A. Issue a warning letter	
	B. Impose a fineC. Suspend or revoke membership	
	C. Suspend or revoke membershipD. Provide additional training	(2 marks)
		· · · ·
24.	You discover that a colleague has been consistently inflating their sales numbers to meet targe	
	bonuses. Which one of the following statements is the most appropriate course of action that you ca	n take?
	A. Confront the colleague directly and demand an explanationB. Ignore the situation since it does not directly affect your work	
	C. Report the colleague's behaviour to the appropriate authority within the company	
	D. Cover for your colleague to maintain a harmonious work environment	(2 marks)
25.	Which one of the following statements is a benefit of using the government of Kenya's E-c	tizen payment
	platform for citizens?	I J
	A. It offers discounts on public service fees	
	B. It provides access to exclusive government services	
	C. It allows for convenient and secure online payment for various public services	
	D. It offers cashback rewards for frequent users	(2 marks)
26.	The Public Benefit Organisations Act, 2013 came into force in 14 May 2024 repealing the Non	
	Organisations Co-ordination Act, 1990. Which one of the following objectives is the MAIN purpos	e of this Act?
	A. To promote government control over Non-Governmental Organisations in Kenya	ation of nublic
	B. To establish administrative and regulatory framework for the establishment and oper benefit organisations in Kenya	ation of public
	C. To encourage foreign investment in Non-Governmental Organisations in Kenya	

D. To abolish International Non-Governmental Organisations from operating in Kenya (2 marks)

- 27. Which one of the following roles is played by courts in Kenya in the application of African Customary Law? A. They exclusively apply statutory law and do not recognise customary law Β. They interpret and apply customary law alongside statutory law, especially in matters where customary law is relevant C. They override customary law in all matters D. They are not involved in matters concerning customary law (2 marks) 28. Several jurisdictions like the United Kingdom have a common law system. Which one of the following statements describes the meaning of common law? Law that is derived from statutes and legislation A. Β. Law that is developed through previous court decisions and judicial rulings C. Law that is based on international treaties D. Law that is created by executive orders (2 marks) 29. The purpose of law in a context where it is designed to resolve disputes is to Α. prevent all conflicts from occurring provide a structured process for resolving conflicts and disputes peacefully Β. C. encourage individuals to take the law into their own hands D. (2 marks) create more conflicts in society 30. The Cabinet Secretary for the National Treasury and Economic Planning in Kenya has published the Government Owned Enterprises Bill 2024, which seeks to cut the reliance of state enterprises on taxpayers through improved governance structures. In the context of public sector governance, which one of the following roles belongs to Board of Directors in a state-owned enterprise? Managing day-to-day operations of the enterprise Α. Β. Providing strategic direction and oversight to ensure alignment with public interest and policy goals C. Auditing financial statements annually D. Implementing all government policies without question (2 marks) 31. Jonny Mark threw a Stone at Ben Kagia, intending to severely injure him. However, Jonny missed Ben. Ben saw the stone just as it whizzed by his head, missing it by about one inch. As a result, Ben was very scared. Ben intends to sue Jonny and has come to you for advice. Which one of the following torts applies to his case? Α. Negligence B. Attempted manslaughter Assault C. D. (2 marks) 32. Which one of the following sentences describes a "custom" as a source of law? A. Established practices or unwritten rules that have acquired their validity and binding character over the years B. Unwritten constitutional principles governing a nation C. Legal rules and regulations created by judges over the years Laws passed by the legislature over the years D. (2 marks) 33. Which one of following terms is the opposite of normative ethics? A. Beta ethics B. Codes of ethics C. Virtue ethics D. Meta ethics (2 marks) 34. The professional ideal and character of a person may be recognised from different ethical perspectives including the following **EXCEPT**
 - A. his sense of duty
 - B. his virtues and character
 - C. the consequences he effects
 - D. his sense of profit maximisation

35. The following are characteristics of organisational culture **EXCEPT**

- A. common language, terminology and norms of behaviour
- B. preference for formal or informal communication
- C. rulebook of do's and don'ts for staff
- D. sustainability policies

36.	 Which one of the following procedures is TRUE about a negotiation procedure? A. It is a binding procedure B. It is a non-binding procedure C. It is prospectively binding 	
	D. It is retrospectively binding	(2 marks)
37.	 Anne Korir had come up with a new way of processing milk so that there is no fat in any cheese Which one of the following intellectual property rights is the most applicable for her? A. Copy rights B. Trade mark C. Patent D. Industrial design 	e made from it. (2 marks)
38.	The document which embodies the contract in insurance is called	
	A.securityB.policyC.certificateD.claim notification	(2 marks)
39.	The legal position of Promoter is A. trustee to a company	
	B. agent of a companyC. master servant relationship to the companyD. fiduciary relationship to the company	(2 marks)
40.	 Which one of the following documents regulates the management of internal affairs of a Trust? A. Trust deed B. Prospectus C. Memorandum of association 	2º
	D. Deed of association	(2 marks) origination
41.	 Kamau Kamuri purchased a phone from Benma Mwema Phones and accessories on his 16th birthda that he will be paying the phone in monthly installments of Sh.5,000 for four months. A month was stolen and was never recovered. Which one of the following statements is correct in regards to A. The phone theft will lead to an automatic ratification of the contract B. The contract will be discharged C. Kamau can request for a new phone since ownership had not been transferred 	later the phone
12	D. Kamau can dismiss the contract on basis of non-capacity since he is a minor	(2 marks)
42.	 Which one of the following laws is an example of delegated legislation? A. Laws made by an individual B. Laws made by a professional body C. Laws made by court 	(2 1 .)
43.	 D. Laws provided for in the constitution Who among the following state officers appoints the Attorney General? A. The prime minister B. The president 	(2 marks)
	C. The ombudsmanD. The chief justice	(2 marks)
44.	 Which one of the following statements refers to the doctrine of "res judicata"? A. A judge's final decision B. A matter that is already judged and decided C. A matter that has no resolution 	
15	 D. A decision of a higher court A loud bass heat that can be beard through an anartment well from another anortment at midnight a 	(2 marks)
45.	A loud bass beat that can be heard through an apartment wall from another apartment at midnight can as which type of tort?A. NuisanceB. Trespass	an de classified
	C. Interference with contractual relationsD. Conversion	(2 marks)

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46.	A per	son named in the instrument to whom money is directed to be paid is known as	·
	Α.	drawer	
	В.	acceptor	
	C.	maker	
	D.	payee	(2 marks)
47.	Whicl	n one of the following statements defines an offer?	
	A.	It is a suggestion by one person to another to improve a process or product	
	В.	It is an expression of willingness by a person to another to do something in order to obtain other person	assent of the
	C.	It is a communication of willingness of a person to another person	
	D.	It is an intention of a person to do or to abstain from doing an act	(2 marks)
48.	A concalled	ntract to perform the promise or discharge the liability of a third person is case of hi	s default is
	A.	guarantee	
	В.	indemnity	
	C.	agency	
	D.	consideration	(2 marks)
49.	Whicl	n one of the following rights is a bailee entitled to?	
	А.	A right of particular lien over the goods bailed	
	В.	A right of general lien	
	C.	A right of both particular and general lien	
	D.	No lien at all over the goods bailed	(2 marks)
50.	Whicl	n one of the following alternative dispute resolution mechanisms is quasi – judicial?	
	А.	Arbitration	
	В.	Negotiation	
	C.	Conciliation	
	D.	Mediation	(2 marks)
			. ,
		Arbitration Negotiation Conciliation Mediation	



INTRODUCTION TO LAW AND ETHICS

MONDAY: 22 April 2024. Afternoon Paper.

Time Allowed: 2 hours.

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.		does the term "jurisprudence" refer to in the context of law?	
	A.	The study of legal philosophy and theory	
	B.	Legal precedents and decisions	
	C.	Criminal law only	
	D.	Legal procedures and protocols	(2 marks)
2.	Whic	h of the following statements is NOT a characteristic of a just legal system?	
	А.	Equality before the law	
	В.	Access to legal representation	
	C.	Discrimination based on race	. ^{ke}
	D.	Impartial and fair legal proceedings	(2 marks)
3.	W 71.:	h of the following country desiring anould be highing on the Count of Appendix	(2 marks) (2 marks) (2 marks)
э.		h of the following courts' decisions would be binding on the Court of Appeal?	AN AN
	A.	The Supreme Court	
	B.	The High Court	
	C.	The Kadhi's Court	$(2,\ldots,1,\ldots)$
	D.	The Magistrate Court	(2 marks)
4.	Who	among the following judges is ranked the highest?	
	А.	The Court of Appeal Judge	
	В.	The Chief Justice	
	C.	The Chief Registrar	
	D.	The Supreme Court Judge	(2 marks)
5.	Ident	ify the fundamental source of common law?	
	A.	Legislation	
	B.	Judicial decisions and precedents	
	C.	Constitutional provisions	
	D.	Administrative regulations	(2 marks)
C	The 1		
6.	A.	principle of "audi alteram partem" requires an administrative agency to	
	A. B.	Act in good faith Collect sufficient evidence	
	C.	Follow established procedures	(2
	D.	Hear both sides before making a decision	(2 marks)
7.		h one of the following factors is Equity based on?	
	А.	Rules	
	В.	Certainty	
	C.	Fairness	
	D.	Facts	(2 marks)

8. A A B C D	. The High Court of Kenya . The relevant tribunal itself for reconsideration	(2 marks)
9. W A B C D	. Negotiation . Mediation	(2 marks)
10. W A B C D	. Statutory law . Case law	(2 marks)
11. W A B C D	Right to propertyRight to life	(2 marks)
12. W A B C D	. Condition . Integrity	(2 marks)
A B C D	 Public protests and demonstrations Legal remedies like writs of certiorari or mandamus Internal agency appeals only 	(2 marks)
14. L A B C D	. Loyalty . Principle	(2 marks)
15. W A B C D	. Moral . Compliance based	(2 marks)
w A B C	Meta-ethicsApplied Ethics	-
D 17. W A B C D	 /hich of the following principles does utilitarianism prioritise? The greatest good for the greatest number Duty and obligation to universal moral principles Personal happiness and fulfillment 	(2 marks) (2 marks)

18.	А. В.	one of the following statements refers to the meaning of "ethical dilemma"? A situation involving moral principles where a person must choose between conflicting of Any decision that brings personal benefit without considering the consequences	options
	C. D.	A circumstance where the right and wrong choices are clearly defined A situation where ethics are irrelevant	(2 marks)
19.	Which a contr	of the following refers to the part of law in which MOST harm committed is neither crimi act.	nal nor based on
	A.	Property law	
	В.	Tort law	
	C. D.	Labour law Divorce and family law	(2 marks)
20.		ing Kenyan citizenship does NOT automatically grant someone the right to	
	A.	Vote in Kenyan elections	
	В.	Own land in Kenya	
	C.	Hold public office in Kenya	
	D.	Bear and use arms	(2 marks)
21.	Unethi A.	cal conduct in a professional setting can result in Increased trust among colleagues	
	В.	Improved reputation	
	C.	Legal consequences and damage to one's professional credibility	
	D.	Enhanced job opportunities	(2 marks)
22.	Which	of the following reasons is NOT a necessary element to prove a negligence claim?	
	A.	Duty of care	
	B.	Breach of duty	. Ye
	C. D.	Causation Remoteness of damage	(2 marks)
	D.	Kenoteness of damage	(2 marks) on the stress
23.	In a di must fe	spute between two parties, which of the following methods results in a binding decision blow?	that both parties
	A.	Arbitration	
	В.	Mediation	
	C.	Negotiation	
	D.	Traditional Dispute Resolution Mechanism	(2 marks)
24.		that the court orders the defendant to pay the plaintiff is called	
	А. В.	Remuneration Costs	
	C.	Damages	
	D.	Honorarium	(2 marks)
25.	Which	type of agency is created in relation to husband and wife?	
	A.	Agency of implication	
	B.	Agency of estoppel	
	C. D.	Agency of presumption Agency of appointed	(2 marks)
	D.	Agency of appointed	(2 marks)
26.	-	rpose of protecting intellectual property rights is for what value? Moral value	
	А. В.	Social value	
	D. C.	Cultural value	
	D.	Commercial value	(2 marks)
27.	the M	pany is found to have engaged in bribery to secure a large contract. Which of the follow OST LIKELY consequence of this unethical conduct?	ing statements is
	A.	A public apology and a commitment to ethical practices	
	B.	A significant financial penalty levied by a regulatory body	
	C. D.	Termination of the contract and potential legal action A minor internal reprimand for the individuals involved	(2 marks)
	υ.	A minor internal reprintance for the individuals involved	(~ marks)

28.	А. В.	of the following characteristics is NOT associated with a natural person? Can own property Can enter into contracts	
	C. D.	Can be held criminally liable Can be dissolved	(2 marks)
29.		y in a professional context refers to	
	A.	Achieving personal goals at any cost	
	В. С.	Consistency in one's actions and adherence to ethical principles Ignoring ethical considerations	
	D.	Focusing solely on financial gains	(2 marks)
30.		of the following BEST describes an example of a corporation?	
	A.	A natural person	
	В. С.	An artificial person created by an agreement An artificial person created by legislation	
	C. D.	An artificial person created by both an agreement and registration	(2 marks)
			(2 marks)
31.		pal law is also known as	
	А. В.	National law Public law	
	C.	Customary law	
	D.	Regional law	(2 marks)
32.		of the following roles is performed by the Judiciary?	
	A.	To make the law	
	В. С.	To interpret the law To implement the law	
	D.	To uphold the separation of powers	(2 marks)
33.	Which	one of the following principles is NOT an equitable maxim?	
55.	A.	He who seeks equity must do equity	
	В.	Delay defeats equity	
	C.	Equity follows the law	
	D.	Equity acts in rem	(2 marks)
34.	Which r	response is CORRECT set of advantages of Negotiation?	
	A.	Its quick, cheap process and offers privacy	
	B.	Cheap process and might not come to a decision	
	C. D.	Privacy and lack of certainty Might not come to a decision and its quick	(2 marks)
25			(
35.	A.	of the following products CANNOT be patented? Composition of matter	
	B.	Plant breed	
	C.	Machine	
	D.	Processes of making work easy	(2 marks)
36.		of a manager in an organisation making inappropriate advances towards another employee	on several
		ns in return of favour can be referred to as	
	А. В.	Coercion Harassment	
	Б. С.	Flirtation	
	D.	Exploitation	(2 marks)
37.		doctrine allows a court to permit to rewrite a contract to reflect the parties' true intentions	s when the
	contract A.	t language is unclear or ambiguous? Rescission	
	B.	Reformation	
	C.	Accord and satisfaction	
	D.	Novation	(2 marks)

38.	In a contract, what is the term for the act of replacing or substituting an old obligation	with a new one?
	A. Accord and satisfaction	
	C. Rescission	
	D. Reformation	(2 marks)
39.	What is the doctrine of promissory estoppel?	
	A. A promise made without the intent to be legally bound	
	B. A promise made in a formal contract	
	C. A promise enforced to prevent injustice when the promise relies on it	
	D. A promise made under duress	(2 marks)
		(
40.	At what time does ownership of goods under hire purchase transferred?	
	A. After payment of the first installment	
	B. After registration of the hire purchase	
	C. After paying three-quarter of the cash price	
	D. After payment of full and final installment	(2 marks)
41.	Which one of the following branches of law consists of rules which regulate relations b	hetween states/nations?
71.	A. Substantive law	between states/ hattons:
	B. Public law	
	C. International law	
	D. Municipal law	(2 marks)
10		
42.	If there is a fraudulent misrepresentation as to the contents of a document, the contract	is said to be
	A. Void	
	B. Voidable	
	C. Valid	×10
	D. Illegal	(2 marks)
		(2 marks)
43.	In law of contract, what does "consideration" refer to?	AN.OL
	A. Something of value exchanged between the parties	A A A
	B. The price paid for the goods or services	
	C. The mental capacity of the parties involved	
	D. The legality of the contract	(2 marks)
	D. The loganty of the conduct	(2 marks)
44.	Which one among the following characteristics belongs to a profession?	
	A. Restrictions	
	C. Conflict of interest	
	D. Legality	(2 marks)
45.	What is the term used to describe a contract that has been fully performed by both part	ias?
45.		
	B. Executory contract	
	C. Unilateral contract	
	D. Bilateral contract	(2 marks)
46.	Written defensation is known as	
40.	Written defamation is known as	
	A. Tort	
	B. Libel	
	C. Slander	
	D. False publication	(2 marks)
47		
47.	Which of the following acts can be rectified by a principal?	
	A. Illegal acts	
	B. Criminal acts	
	C. Void acts	
	D. Legal acts	(2 marks)

48. The online sale of goods is covered under the Sale of Goods Act. This Act applies to		ine sale of goods is covered under the Sale of Goods Act. This Act applies to	
	A.	Movable property	
	В.	Immovable property	
	C.	Invisible property	
	D.	All types of property	(2 marks)
49.	The Em	ployment and Labor Relations Court (ELRC) of Kenya was established primarily to	·
	A.	Handle all legal matters related to divorce and family law	
	В.	Mediate disputes between employers and employees outside of the court system	
	C.	Adjudicate cases concerning employment contracts, unfair dismissals and other labour matters	
	D.	Investigate workplace accidents and issue safety regulations	(2 marks)
50.	Which o	of the following documents provides the amount of minimum subscription of a public company?	
	A.	Records of general meetings	
	В.	Memorandum of association	
	C.	Prospectus	
	D.	Articles of association	(2 marks)

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INTRODUCTION TO LAW AND ETHICS

MONDAY: 4 December 2023. Afternoon Paper.

Time Allowed: 2 hours.

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.	Whick	h of the following is an example of substantive law?				
	А.	Procedural rules for filing a lawsuit				
	B.	Laws governing formation of contracts				
	C.	Regulations outlining penalties for theft				
	D.	Rules for presenting evidence in court	(2 marks)			
2.	Whic	h branch of law deals with the relationship between individuals and the government?				
	А.	Constitutional law				
	В.	Administrative law				
	C.	Criminal law	0,10			
	D.	Contract law	(2 marks)			
3.	What	is a distinguishing feature of international law?	(2 marks) (2 marks)			
	A.	It applies within sovereign nations	4			
	В.	It is not legally binding				
	C.	It is primarily enforced by police and courts				
	D.	It governs relations between countries	(2 marks)			
4.	Whic	h of the following is the highest source of law in Kenya?				
	A.	Common Law				
	B.	Constitution				
	C.	Statutes				
	D.	Case Law	(2 marks)			
5.	Whic	h of the following is TRUE about international treaties and conventions under the Kenyan law?				
	A.	They have no influence on Kenyan law				
	B.	They are automatically adopted as Kenyan law				
	C.	They require legislative enactment to become part of Kenyan law				
	D.	They are only relevant in cases involving foreign nationals	(2 marks)			
6.	Whic	h of the following is TRUE about judicial precedent in Kenyan law?				
	A.	It is not considered a source of law in Kenya				
	B.	It is binding on lower courts as a source of law				
	C.	It only applies in criminal cases				
	D.	It is used exclusively in civil litigation	(2 marks)			
7.	Whic	Which branch of ethics below is concerned with determining what is right or good?				
	A.	Metaethics				
	B.	Normative ethics				
	C.	Applied ethics				
	D.	Descriptive ethics	(2 marks)			

8.	Which	of the following is a key objective of the Public Officers Ethics Law in Kenya?	
	A.	To promote corruption and unethical behavior among public officers	
	В.	To provide legal protection for public businesses	
	C.	To establish a framework for promoting and upholding ethical conduct among public officers	
	D.	To limit access to public information	(2 marks)
0	W/last :	the rele of Ethics and Anti Commution Commission?	
9.	A.	is the role of Ethics and Anti-Corruption Commission? To facilitate tax collection for the government	
	А. В.	To investigate and prevent corruption among public officers	
	Б. С.	To provide legal advice to government officials	
	C. D.	To manage public resources	(2 marks)
	Δ.	To manage public resources	(2 marks)
10.		Kenyan legislation aims to promote integrity, ethics, and values in public service?	
	A.	Public Officers Ethics Act	
	В.	Anti-Corruption and Economic Crimes Act	
	C.	Leadership and Integrity Act	
	D.	Public Procurement and Asset Disposal Act	(2 marks)
11.	Which	government agency in Kenya is responsible for promoting and regulating Alternative Dispute	Resolution
	metho		
	A.	The Judiciary	
	В.	The Kenya Law Reform Commission	
	C.	The Alternative Dispute Resolution Taskforce	
	D.	The Center for Alternative Dispute Resolution	(2 marks)
12.	The fo	llowing are unethical practices in online business transactions, EXCEPT	
12.	A.	Unreliability	
	А. В.	Dishonesty	
	C.	Trust	
	D.	Account manipulation	(2 marks)
	** *1 * *		
13.		government agency is responsible for business registration in Kenya?	
	A.	Kenya Investment Authority (KenInvest)	
	В.	Business Registration Service (BRS)	
	C.	Kenya Revenue Authority (KRA)	
	D.	Capital Markets Authority (CMA)	(2 marks)
14.	Who a	mong the following presides over a Court's Martial proceeding in Kenya?	
14.			
	A. P	Civilian judge	
	B.	Military officer	
	C.	Chief Justice of Kenya	(2
	D.	President of Kenya	(2 marks)
15.	Which	of the following BEST describes a tort in legal terms?	
	A.	It is a criminal offense	
	B.	It is a civil wrong or injury	
	C.	It is a breach of contract	
	D.	It is a breach of trust	(2 marks)

16.		of the following is an example of strict liability tort?	
	A.	Product liability	
	B.	Defamation	
	C.	Assault	
	D.	Fraud	(2 marks)
17.	Under	the law of tort, which of the following is considered a general defense that may excuse or	mitigate a
•		lant's liability for a tortious act?	
	A.	Necessity	
	В.	Strict liability	
	C.	Contributory negligence	
	D.	Proximate cause	(2 marks)

18.	Which	of the following is an example of a unilateral contract?	
	A.	Sale of goods	
	B.	Lease agreement	
	C.	Reward offer for lost property	$(2,\ldots,1,\ldots)$
	D.	Partnership agreement	(2 marks)
19.	Which	of the following describes undue influence in contract law?	
	A.	It occurs when one party exerts pressure on the other party in an unfair manner, leading	g to lack of free
		will in making the contract	
	В.	It is a type of misrepresentation involving false statements of fact	
	C.	It refers to the failure to disclose important information during contract negotiations	
	D.	It involves making threats to force a party into a contract	(2 marks)
20.	In a sal	e of goods contract, what does "implied condition as to quality or fitness" mean?	
	A.	Goods must be of satisfactory quality and fit for their purpose	
	B.	Goods must be of highest quality available in the market	
	C.	Goods must meet the buyer's subjective expectations	
	D.	Goods must be brand new and never used	(2 marks)
21.	The bo	dy of law which establishes rights between persons and provides for redress for violation of	of those rights is
	known		C
	A.	Civil law	
	B.	Equity law	
	C.	Criminal law	$(2,\ldots,1,\ldots)$
	D.	Substantive law	(2 marks)
22.	In relat	ion to the law of contract, the advertisement under consideration in Carlill v Carbolic Smok	e Ball Company
	was de	termined by the court to be which of the following?	
	A.	A statement of intention	0.Ke
	B.	An offer	NR.CC
	C.	An invitation to treat	(2 month) the
	D.	Of no legal effect whatsoever	(2 marks) 3000
23.	A pater	nt is an intellectual Property Right given for	
	A.	Company names	
	B.	Trade marks	
	C.	Inventions	
	D.	Artistic works	(2 marks)
24.	An inv	itation to treat may take the following forms, EXCEPT	
	A.	Sale of necessaries	
	В.	Auction	
	C.	Display of goods in a shop window	
	D.	Advertisement of goods periodically	(2 marks)
25.	Windir	ng up of a company may be initiated in the following ways, EXCEPT	
	А.	Member's winding up	
	В.	Creditor's winding up	
	C.	Winding up subject to supervision of the court	
	D.	Winding up due to complaints of the liquidator	(2 marks)
26.	Which	of the following is NOT a characteristic of Criminal law?	
20.	A.	A prosecutor initiates a case	
	В.	Its proof is beyond reasonable doubt	
	C.	Remedies include specific performance	
	D.	It maintains order in the society	(2 marks)
27	W 71. 1	of the following is NOT a way of determining if a metter is a family induced if	
27.	Which A.	of the following is NOT a way of determining if a matter is of a criminal or civil nature? Law	
	A. B.	Parties	
	Б. С.	Burden of proof	
	D.	Remedies	(2 marks)

20	G		
28.		e law refers to	
	А. В.	Laws created by the judges through the deciding of cases The doctrine that seeks to mitigate the harshness of the common law by deciding cases bas and equality	ed on fairness
	C.	The body of law that regulates the relationship between the State and its citizens	
	D.	The body of laws created by Parliament in the form of legislation	(2 marks)
29.	memb	n of the following is a set of principles and expectations that are considered binding on any po er of a particular group?	erson who is a
	А. В.	Ethics Code of ethics	
	С.	Morality	
	D.	Values	(2 marks)
30.		instance of an accepted bill of exchange, the liability of the drawee is	
	A.	Secondary and conditional	
	В. С.	Secondary and unconditional	
	C. D.	Primary and unconditional Primary and conditional	(2 marks)
31.	In the	absence of a partnership deed, how are profits divided among the partners in a partnership?	
51.	A.	Depending on work load	
	B.	Equally	
	C.	Unequally	
	D.	Depending on capital invested	(2 marks)
32.	Which	n of the following agents gets extra remuneration? Del credere agent Sub agent Broker General agent	
	A.	Del credere agent	
	B.	Sub agent	
	C.	Broker	$(2, \dots, 1, n)$
	D.	General agent	(2 marks)
33.	In whi	ich scenario is a sole proprietorship most favorable to form?	
	А.	In large scale operations	
	В.	In medium scale operations	
	C.	In small scale operations	
	D.	In big scale operations	(2 marks)
34.	A con	ciliator is appointed by	
	A.	The parties to the dispute	
	B.	The Chief Justice	
	C.	The Civil Court	
	D.	Attorney General	(2 marks)
35.	Copyr A.	ight, patents and trademarks are examples of Protocols	
	A. B.	Cyber laws	
	C.	Ethics	
	D.	Intellectual property rights	(2 marks)
36.	Which	n of the following two branches of civil law are the most relevant in the context of insurance?	
	А.	Torts and trust law	
	В.	Contract and property law	
	C.	Property and trust law	
	D.	Torts and contract law	(2 marks)
37.		n of the following is NOT an interest in land?	
	А. В.	Estate	
	в. С.	Ownership Servitude	
	C. D.	Encumbrance	(2 marks)
	ν.		(2 marks)

38.	Which c	of the following is a way of terminating an agency contract by act of the parties?		
	А.	Ratification		
	В.	Renunciation		
	C.	Death of a party	(a. 1.)	
	D.	Bankruptcy	(2 marks)	
39.	Which o	f the following is NOT a domestic source of law?		
	А.	Case law		
	В.	Legislation		
	C.	Treaties	<i>(</i> 2 1)	
	D.	Delegated legislation	(2 marks)	
40.	Which o	f the following is NOT within the power and jurisdiction of an arbitral tribunal to issue?		
	A.	An ex-parte order		
	В.	An interim award		
	C.	An insolvency award	<i></i>	
	D.	An award	(2 marks)	
41.	Which s	tatement BEST describes a Bill in the law-making process?		
	A.	It is a statute in draft		
	В.	It is a statute assented by the president		
	C.	It is an amendment of existing law	<i>(</i> 2 1)	
	D.	It is a policy statement	(2 marks)	
42.	Which o	f the following is NOT a condition which must be met for an African Custom to be relied upon	as law?	
	A.	It must be reasonable		
	В.	It must have been observed since time immemorial		
	C.	It must be evidenced in writing	A A A A A A A A A A A A A A A A A A A	
	D.	It must conform with statute law	(2 marks)	
43.	Which o	ne the following statements is TRUE in relation to domicile of origin?	NW.CL	
	A.	An infant born legitimate acquires the domicile of the mother	All	
	B.	An infant adopted by spouses acquires the domicile of the mother		
	C.	An infant adopted acquires the domicile of the adopter		
	D.	An infant born after the father's death adopts the domicile of the mother as at the date of death	(2 marks)	
44.	Which o	of the following is NOT a ground for judicial review?		
	A.	Unreasonableness		
	B.	When there is a judicial error		
	C.	When there is abuse of power		
	D.	Over demanding processes	(2 marks)	
45.	Which one of the following reasons explains why independence of the judiciary should be promoted?			
	А.	It allows judges to rule according to their personal beliefs		
	В.	It ensures the members of the judiciary have no accountability for their actions		
	C.	It promotes the rule of law		
	D.	It enables judges to be in office for an unlimited period of time	(2 marks)	
46.	Which one of the following is NOT an advantage of tribunals over courts?			
	A.	It is cheaper to handle a dispute through tribunals		
	В.	Tribunals may have unregulated discretion		
	C.	Tribunals are less technical		
	D.	Tribunals are specialised and rely on expert knowledge	(2 marks)	
47.	Which o	one of the following is NOT a function of the rent tribunal?		
	A.	To facilitate appeals to the court		
	В.	To facilitate recovery of rent arrears		
	C.	To assess the standard rent of premises	<i></i>	
	D.	To facilitate vacant possession of premises	(2 marks)	

48.	The following are reasons why parliament delegates law making powers to other persons, EXCEPT	•
	A. Parliament is not always in session	
	B. Parliament is not composed of experts in all fields	
	C. Delegated legislation is simpler to understand	
	D. Inadequate parliamentary time	(2 marks)
49.	Which one of the following is a MERIT of mediation?	
	A. Mediation is conducted in private	
	B. Mediation does not create precedents	
	C. Mediation is voluntary and the parties may refuse to enter into it	
	D. Mediation does not give binding decisions	(2 marks)
50.	Which one of the following is TRUE about private companies?	
	A. There must be a minimum of two persons	
	B. Shares are freely transferrable	
	C. They limit the number of members to twenty	
	D. They prohibit the members of the public from subscribing to their shares	(2 marks)

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INTRODUCTION TO LAW AND ETHICS

MONDAY: 21 August 2023. Afternoon Paper.

Time Allowed: 2 hours.

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. From which Greek word is the term "ethics" derived? Ethies A. B. Ethiaos C. Ethees D. Ethos (2 marks) 2. Which of the following BEST explains the meaning of 'Delegatus non potest delegare'? The delegate cannot protest against the authority A. Β. The delegate cannot further delegate C. The delegate does not have potential for making laws (2 marks) D. The delegate can further delegate 3. What is the subject matter of normative science in ethics? A. One's judgment Facts B. C. Standards D. Character (2 marks) 4. What is the term used to describe the practical aspect of ethics? Normative ethics A. Β. Meta ethics Applied ethics C. D. Practical ethics (2 marks) 5. In regards to criminal liability, the proof against the defendant must be _ Proof of balance of probability A. Β. Proof of Malice C. Proof beyond reasonable doubt Proof with benefit of doubt D. (2 marks) 6. Which of the following statements **BEST** defines what "Caveat emptor" means? A. Let the trader beware Let the agent beware Β. C. Let the seller beware D. Let the buyer beware (2 marks) 7. Which of the following is **NOT** a way of formation of an agency? Estoppel A. Β. Necessitv C. Court D. Agreement (2 marks)

8.	Whic	h of the following BEST represents a company's capital?		
	A.	Shares		
	В.	Profit		
	C.	Properties		
	D.	Balance sheet	(2 marks)	
9.	What	is the CORRECT sequence in the formation of a contract?		
	A.	Offer, acceptance, agreement, consideration		
	В.	Agreement, consideration, offer, acceptance		
	C.	Offer, consideration, acceptance, agreement		
	D.	Offer, acceptance, consideration, agreement	(2 marks)	
10.	Futur	e goods mean goods to be manufactured or produced or acquired by the seller	·	
	A.	After making of contract		
	В.	In future prescribed time		
	C.	Before making of contract		
	D.	At the time of making the contract	(2 marks)	
11.	Whic	h rights are recognised and enforced by law?		
	A.	Moral rights		
	В.	Ethical rights		
	C.	Legal rights		
	D.	Natural justice rights	(2 marks)	
12.	Whic	Which of the following statements is FALSE in regard to the meaning of the Doctrine of separation of powers?		
	A.	One organ should not request for financial support from the other organ of government		
	В.	One organ of the government should not exercise the function of the other		
	C.	One organ of the government should not control or interfere with the exercise of its function	s by another	
		organ		
	D.	Same persons should not form part of more than one of the three organs of the government.	(2 marks)	
13.	Which of the following is NOT a mode of voluntary dissolution of a partnership?			
	A.	Compulsory dissolution		
	В.	Dissolution on becoming a partner of unsound mind		
	C.	Dissolution by agreement		
	D.	Dissolution on the happenings of certain contingencies	(2 marks)	
14.	Ethic	s is a science relating to?		
17.	A.	Truth		
	В.	Conduct		
	Б. С.	Business		
	D.	Law	(2 marks)	
15.	Which of the following is NOT a duty of a conciliator under alternative disputes resolution mechanisms?			
1.J.	A. Giving awards			
	А. В.	Disclosing information		
	D. C.	Providing administrative assistance		
	D.	Issuing parties with settlement agreement	(2 marks)	
16.	The word "limited" in a company's name can point to the fact of it being limited for its			
10.	A.	Assets	·•	
	В.	Liability		
	C.	Profit		
	D.	Business	(2 marks)	
17.	Whic	h of the following is NOT a characteristic of a corporation?		
	А.	Can hold property		
	В.	Perpetual succession		
	C.	It is possible to transfer shares		
	D.	Borrowing is not allowed	(2 marks)	

- 18. Which law prevails when there is conflict between laws?
 - A. National legislations
 - B. Customary law
 - C. The common law
 - D. The constitution
- 19. John, a businessman, has walked into your business premises to buy goods for his business. He offers to pay with a cheque. On depositing the cheque, the bank wrongfully dishonors the cheque. Which of the following actions may John take?
 - A. Sue for fraud
 - B. Sue for defamation
 - C. Sue for theft
 - D. Sue for insolvency
- 20. When is it acceptable for a mediator to terminate mediation?
 - A. When the mediator feels tired to proceed
 - B. When a settlement has been reached
 - C. When continuing a mediation that the mediator knows settlement will be unenforceable and would make him liable for damages
 - D. When the decision made would lead to a lot of risk on the parties and the mediator cannot for that reason stop mediation process (2 marks)
- 21. A new partner can be introduced as a partner into a firm through which of the following?
 - A. With the consent of registrar
 - B. At the discretion of active partner
 - C. At the decision of partners authorized on his behalf
 - D. With the consent of all existing partners
- 22. How is business ethics applicable?
 - A. Practically
 - B. Physically
 - C. Universally
 - D. Naturally
- 23. Which of the following organs can be used to review decisions of an administrative body?
 - A. The High Court
 - B. The Supreme Court
 - C. The Ombudsman
 - D. The Executive
- 24. Which of the following is **NOT** a type of judicial precedent?
 - A. Devoted precedent
 - B. Binding precedent
 - C. Obiter Dictum
 - D. Distinguishing precedent
- 25. Which of the following is an advantage of using mediation as opposed to litigation?
 - A. There are no rules in mediation unlike in litigation
 - B. There is confidentiality in mediation
 - C. In mediation, you are guaranteed of winning your case unlike litigation
 - D. In mediation, the mediator makes the final decision while a judge makes a decision in litigation (2 marks)
- 26. The following are theories of ethics, **EXCEPT**?
 - A. Utilitarian ethics theory
 - B. Deontological ethics theory
 - C. Capitalistic ethics theory
 - D. Virtue ethics theory

(2 marks)

(2 marks)

(2 marks)

می (2 marks)

(2 marks)

(2 marks)

	A. B. C.	Avoids any conflict between personal interests and public or official duties Compromises public or official interest in favor of a personal interest Glorifies his appointing authority	
	D.	Ensures that he/she retires in abundant riches	(2 marks)
before them?		r what circumstances may courts of law use traditional dispute resolution mechanisms to r e them?	esolve disputes
	A.	Court can use traditional dispute resolution mechanisms in any dispute as it deems fit	
	В.	Where the dispute involves grave criminal act	
	C.	If they do not contravene the Bill of Rights, they are not repugnant to justice and inconsistent with the constitution or any written law	if they are not
	D.	Where the elders in a community resolve that the court resolves a dispute using trac resolution mechanisms	ditional dispute (2 marks)
29.	What	is the meaning of professional code of ethics?	
	А.	It is a secret code that is used to allow access to an organisation's confidential information	
	В.	It consists of an organisation's rules and regulations	
	C. D.	It is a guide of principles designed to help professionals conduct business honestly and with It comprises of standards of principles of right and wrong as taught by the Bible	th integrity (2 marks)
30.		h of the following is NOT a universal ethical principle?	
	A. D	Integrity	
	В. С.	Confidentiality Independence	
	C. D.	Loyalty	(2 marks)
	D.	Loyany	(2 marks)
31.	Which of the following statements explain how professional bodies and other regulatory bodies enforce ethical conduct?		
	A.	Setting ethical standards that must be followed and ensure they are maintained within the	profession
	В.	Prosecuting professionals who fail to comply with professional ethics	
	C.	Creating and passing legislations and laws governing professions	
	D.	Acting as dispute resolution bodies with the same powers as the High Court	(2 marks)
32.	Whic	h of the following is NOT a requirement in the online business registration system in Kenya?	
32.	A.	Proposed business name	
	B.	Marital status of the applicant	
	C.	Proprietor's identification number	
	D.	Passport sized photograph of the proprietor	(2 marks)
33.	What is the main advantage of online business registration system in Kenya?		
	A.	Ease of accessibility of the online service	
	В.	Cheap	
	C.	One can avoid taxation	
	D.	Perpetual existence of the business	(2 marks)
34.	Which court can a person aggrieved by the outcome of a Governor's election in Kenya challenge the election in?		
	А.	High Court	
	В.	Election Petitions Tribunal	
	C.	Political parties dispute tribunal	
	D.	Supreme Court	(2 marks)
35.	Whie	h of the following is NOT a jurisdiction of the Chief Magistrate's Court in Kenya?	
	A.	Hearing all criminal cases other than murder, treason and crimes under international law	
	B.	To hear any question respecting the interpretation of the constitution	

In relation to ethics, a state officer is expected to behave in a manner that _

27.

- C.
- Disputes of civil nature in which the value of the subject matter in dispute does not exceed Sh50 million It has unlimited jurisdiction in dispute relating to trespass, conversion and damage to property (2 marks) D.

36.	 Which court or tribunal can adjudicate a dispute between a tenant of a commercial property and his la unpaid rent? A. The Lands and Environment Court B. Rent Restriction Tribunal C. Business Premises Rent Restriction Tribunal D. The High Court 	(2 marks)
37.	 Which other mechanism, other than the court, may two business people use to effectively resolv between themselves? A. Divine intervention B. Mediation C. Silence D. Prayers 	e a dispute (2 marks)
	D. Huyers	(2 marks)
38.	Which one of the following is NOT a characteristic of unincorporated Association?A. It has perpetual existenceB. It has unlimited liability	
	C. Its shares are freely transferable	(2
	D. It has legal personality	(2 marks)
39.	Which one of the following is NOT a guiding principle that guides judicial and quasi-judicial b exercising their judicial authority?A. Justice shall be granted with due regard to biblical teachingsB. Justice shall not be delayed	odies while
	C. Alternative forms of dispute resolution shall be promoted	
	D. Justice shall be administered without undue regard to procedural technicalities	(2 marks)
40.	When would citizenship acquired by registration be revoked in Kenya?A. When a person acquired citizenship through fraudB. When a person marries someone who is not a Kenyan citizen	(2 marks)
	C. When a person engages in industrial actionD. When a person registers a business or company out of Kenya	(2 marks)
	D. When a person registers a business of company out of Kenya	(2 marks)
41.	Which of the following statements describe domicile of origin?.	
	A. It arises where a person chooses to be permanently domiciled at the place	
	B. It arises where a person is dependent on another person who is domiciled at a particular placeC. It arises where a person was domiciled at the place at the time of birth	
	D. It arises where a person is married to person who is domiciled at the place	(2 marks)
		· · · ·
42.	Which of the following is NOT a sanction for unethical conduct in the work place?	
	A. Payment of damagesB. Reprimand	
	C. Suspension	
	D. Termination	(2 marks)
43.	Which of the following conditions is necessary for <i>Volenti non-fit injuria</i> to be available?A. The plaintiff knows that the risk is there, cannot recover from any resulting injuryB. The plaintiff agrees to suffer the harm	
	C. The plaintiff knowing that the risk is there, agrees to suffer the harm	
	D. The plaintiff agrees to be paid damages	(2 marks)
44.	Which of the following terms did Justice Blackburn use in the case of Rylands v/s Fletcher?A. Strict Liability	
	B. Absolute liability	
	C. Strict and absolute liability	
	D. Liability with conditions	(2 marks)

45.		h of the following is the BEST definition of the term "negligence"?		
	А. В.	Desiring the consequences of the act which a reasonable person would have desired Not foreseeing the consequences of an act which a reasonable person would have foreseen		
	Б. С.	Knowing the consequences of the act but not desiring them		
	D.	Doing the act recklessly with knowledge	(2 marks)	
	D.	Doing the act recklessiy with knowledge	(2 marks)	
46.	The f	ollowing are functions of administrative law, EXCEPT?		
	A.	To regulate the relation between the government and its agencies and citizens		
	В.	To study international bodies which translate global policy		
	C.	To ensure transparency and openness in the administration		
	D.	To provide an effective redress system for citizens' grievances	(2 marks)	
47.	Whic	h of the following courts is NOT at the same level with the rest?		
	A.	Land and Environment Court		
	В.	High Court		
	C.	Employment and Labor Relations Court		
	D.	Tribunal Court	(2 marks)	
48.	Whic	h of the following remedies is for a Tort?		
	A.	Fines		
	В.	Damages		
	C.	Retaliation		
	D.	Redress	(2 marks)	
49.	Whic	h of the following is a right guaranteed under the Bill of Rights in the Kenya Constitution 2010?		
	A.	Right to access any government and public office		
	B.	Right to freedom of conscience, religion, thought, belief and opinion		
	C.	Right to a foreign Visa		
	D.	Right to bear arms	(2 marks)	
50.	Which of the following statements does NOT signify the meaning of law?			
	А.	Law is an instrument which regulates human conduct/behavior		
	В.	Law means Justice, Morality, Reason, Order, and Righteous from the view point of the society		
	C.	Law means Statutes, Acts, Rules, Regulations, Orders, and Ordinances from point of view of l	egislature	
	D.	Law means an individual's intrinsic beliefs	(2 marks)	



INTRODUCTION TO LAW AND ETHICS

MONDAY: 24 April 2023. Afternoon Paper.

Time Allowed: 2 hours.

This paper is made up of fifty (50) Multiple Choice Questions. Answer ALL the 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.	What i	s the standard of proof in criminal cases?	
	A.	Proof beyond reasonable doubt	
	В.	Proof on a balance of probability	
	C.	Proof to the satisfaction of the other party	
	D.	Proof to the satisfaction of both parties	(2 marks)
2.	Which	of the following definitions best describes ethics?	
	A.	It is a rule of law passed by parliament that must be followed by all	
	В.	It is a belief based on religious teachings	
	C.	It is a set of standards that a society uses to decide what is right or wrong behavior	
	D.	It is a rule which if broken leads to punishment by the state	(2 marks) (2 marks) (2 marks)
3.	Under	what level is the Sovereignty of the People of Kenya exercised?	thopic
	A.	The national and the county level	NAN, O
	В.	The Senate	A
	C.	The independent electoral and boundaries commission	
	D.	Independent tribunals	(2 marks)
4.	In whi	ch of the circumstances would parliament delegate its legislative powers?	
	A.	Where there is no quorum in parliament	
	B.	Where the speaker of parliament is not available during legislative process	
	C.	Where there is inadequate time to make laws during an emergency	
	D.	Where the president directs parliament to delegate the powers	(2 marks)
5.	Which	one of the following bodies cannot make delegated legislation?	
	A.	Statutory bodies	
	В.	County Assembly	
	C.	Cabinet Secretary	
	D.	A judge of the Supreme Court	(2 marks)
6.	In whi	ch of the ways below might an incorporated association be brought into existence?	
	A.	By a constitution	
	В.	By declaration	
	C.	By agreement	
	D.	By an Act of Parliament	(2 marks)
7.		of the following statements is the best distinction between "substantive ultra vires" and	"procedural ultra
		in administrative law.	
	A.	Substantive ultra vires and procedural ultra vires mean one and the same thing	
	В.	Substantive ultra vires means that the substance of the administrative action is not procedural ultra vires means that the act is procedural	procedural while

- C. Substantive ultra vires is acting in excess of powers with regard to matters of substance while procedural ultra vires is where administrative bodies fail to follow prescribed procedure
- D. Substantive ultra vires means that the administrative action is proper before the law while procedural ultra vires means that it is not (2 marks)

8.	 Which one of the following does not reveal ethical conduct of a public officer in leadership? A. Where the leader defends his team when they are accused of an offence B. Where the leader supports the team, even under pressure C. Where the leader takes responsibility for their problems D. Where the leader helps others without expecting something in return 	(2 marks)
9.	 Which one of the following is a jurisdiction of the Business Rent Restriction Tribunal? A. To hear rent disputes between the government and other agencies B. Timely hearing and determination of tenancy disputes in controlled tenancies C. To hear offences relating to landlord and tenant D. To hear appeals from the courts relating to rent 	(2 marks)
10.	 Which one of the following is a jurisdiction of the Kadhis Court? A. Disputes between landlord and tenant who are Muslims B. Appeals from the Court of Appeal 	(2 marks)
	 C. Determination of questions of Muslim Law relating to personal status, marriage, divorce or proceedings in which all the parties profess the Muslim Religion D. Appeals from any Tribunal as may be prescribed by an Act of Parliament 	inheritance in (2 marks)
11.	Which one of the following is NOT a threat to the five fundamental principles of ethics?	(2 marks)
	 A. Intimidation B. Conflict of interest C. Self-review 	
	D. Self-awareness	(2 marks)
12.	 Which set of words reflects advantages of Alternative Dispute Resolution? A. Binding, popular, safe, direct and complete B. Compelling, durable decision, convenient and clear C. Voluntary, cheap, confidential, good faith and expedient D. Compensatory, durable, balanced, loser pays winner and is final 	(2 marks)
13.	 Which one of the following is an online government service available in Kenya? A. Registration of business names B. Criminal arrests C. Purchase of fixed property D. Driving tests 	(2 marks)
14.	 Which one of the following is NOT contained in a partnership deed? A. Name of the firm as determined by all the partners B. Name and details of all the partners of the firm C. The date on which business commenced D. The net worth of each of the partners 	(2 marks)
15.	 Which one of the following is NOT a tort? A. Defamation B. Trespass C. Murder D. Negligence 	(2 marks)
16.	 Which one of the following is a distinction between a tort and a contract? A. In a tort, the duty is fixed by law while in a contract the duty is fixed by agreement B. A tort is punishable as a crime while a contract is not C. A tort is enforceable even when not written while a contract must be written for it to be enfor D. A tort and a contract are similar 	. ,
17.	 Identify under which of the circumstances below, a contract may be frustrated. A. Institution of a suit B. Performance C. Destruction of the subject matter D. Delay in performance 	(2 marks)

18.		e of the following CANNOT render a contract voidable due to undue influence?	
	А. В.	Where parties have a special relationship	
	Б. С.	Where one party is susceptible to persuasion Where there is unconscionable or unfair bargain	
	C. D.	Where both parties are of equal bargaining power	(2 marks)
	21		())
19.	Identify in	which way below, a party can lose the right to rescind a contract?	
	A.	Where he delays in exercising the right	
	B.	Where restoration to the original or pre-contractual position is possible	
	C.	Where the contract is a written contract	(2
	D.	Where the contract is an oral contract	(2 marks)
20.	Which on	e of the following is NOT an advantage of mediation over litigation?	
	A.	It is flexible	
	В.	It is cost-efficient	
	C.	It gives the parties more control over the process and the results	
	D.	The outcome is binding	(2 marks)
21.	A person's	s contractual capacity refers to?	
21.	A.	The extent to which that person can enter into a legally binding contract	
	B.	The number of contracts that person is allowed to enter into	
	C.	The formalities that that person must adhere to in order to create a legally binding contract	
	D.	The minimum amount of consideration that person must provide in order to create a lega	lly binding
		contract	(2 marks)
22			
22.	Which of A.	the requirements below are essential for a valid and binding contract?	
	A. B.	Offer, acceptance, consideration, and intention to create legal relations Offer, acceptance, certainty, practicality, and intention to create legal relations	. (8)
	Б. С.	Offer, acceptance, certainty, practicanty, and intention to create regarierations	. co.łe
	D.	Offer, acceptance, certainty, consideration, and intention to create legal relations	(2 marks)
			104.Cr
23.		the following is a legal person capable of perpetual succession?	(2 marks) topicolte
	A.	Partnership	
	B.	Company	
	C. D.	Firm Voluntary Association	(2 marks)
	D.	Voluntary Association	(2 marks)
24.	In case of	three arbitrators, the 'third arbitrator' shall act as?	
	A.	An umpire	
	В.	A presiding arbitrator	
	C.	Sole arbitrator	
	D.	Assistant arbitrator	(2 marks)
25.	Stare Dec	isis is a legal doctrine which means?	
23.	A.	To stand by that which is decided	
	B.	To make a fresh decision	
	C.	Interpretation on self-source of knowledge	
	D.	An agreement between the parties for peaceful solution	(2 marks)
26	T 1		
26.		ters such as crimes against humanity are beyond a country's jurisdiction and the rules of internate Headquarters of International Court of Justice is in?	lonal law
	A.	Geneva	
	B.	New York	
	C.	Hague	
	D.	Washington	(2 marks)
27	During		
27.	-	nciliation proceeding, a party to the dispute shall not initiate any judicial proceeding except?	
	А. В.	With the permission of the Conciliator With the permission of the Court	
	D. C. D.	For preserving his rights With the consent of the other party	(2 marks)

28.	Which of	the following best defines "goods" under sale of goods?	
	A.	All types of properties	
	В.	Property without actionable claims and money	
	C.	All types of movable properties	
	D.	All types of movable property, without actionable claims and money	(2 marks)
29.	What is m	neant by the "rule of law"?	
29.	A.	Everyone must respect the law	
	A. B.	The Judiciary should be independent	
	Б. С.	Parliament makes the law	
	C. D.		(2 morks)
	D.	All laws must be the same in every state	(2 marks)
30.	Which of	the following constitutes the maximum number of members in a private company?	
	A.	10	
	В.	Unlimited	
	C.	15	
	D.	50	(2 marks)
21	Edda da		
31.		ermines what is right or wrong for?	
	A.	Human thoughts	
	B.	Human actions	
	C.	Human judgment	
	D.	Human omissions	(2 marks)
32.	What is th	he name given to an individual who raises ethical concerns to others, inside or outside the organ	nisation?
	A.	Entrepreneur	
	B.	Whistle blowers	
	C.	Social entrepreneur	
	D.	Snitch.	(2 marks)
	Б.		(2 marks)
33.	Which of	the following documents regulates the management of internal affairs of a Company?	
	A.	Memorandum of association	
	В.	Articles of association	
	C.	Prospectus	
	D.	Certificate of Incorporation	(2 marks)
24	T 1'1		1 .1
34.		of the following kinds of leadership styles is the individual or team given responsibility and	authority to
	. *	the task with minimum input from the leader?	
	A.	Directing style of leadership	
	В.	Consultative style of leadership	
	C.	Participative style of leadership	
	D.	Delegating style of leadership	(2 marks)
35.	Which of	the following is a liability in which tort is dependent on?	
55.	A.	Effect on public interest	
	B.	Infringement of legal rights	
	C.	Intention	
	С. D.	Quantum damage suffered	(2 marks)
			. ,
36.		ng the following is in charge of the executive arm of government?	
	A.	The Speaker	
	B.	The Deputy President	
	C.	The President	
	D.	The Chief Justice	(2 marks)
37.	Which of	the following is not a kind of leadership skill required for effective leadership?	
51.	A.	Vision	
	B.	Threat to fire	
	D. C.	Empowerment	
	D.	Intuition	(2 marks)
	.		(2 marks)

- 38. Which of the following is not an example of a value?
 - A. Justice
 - B. Happiness
 - C. Ethical
 - D. Hard work
- 39. David was driving his car when it collided with a Toyota van. He was on his mobile phone arguing with his friend about money and was on the wrong side of the road at the time of the collision. Which area of the law is most likely to govern this accident?
 - A. Contract Law
 - B. Criminal Law
 - C. Constitutional Law
 - D. Tort Law
- 40. Which of the following best defines vicarious liability?
 - A. Vicarious liability imposes liability on an employer for the acts of his employees, providing that the employer is also in some way to blame
 - B. Vicarious liability refers to a situation where liability is imposed on one person for the acts of another person
 - C. Vicarious liability is an independent tort that creates a cause of action against the employer of an employee who has committed a tortious act
 - D. Where an employee commits a tort, vicarious liability provides that the employee will not be sued, but his employer will be sued instead (2 marks)
- 41. Which of the following statement is **NOT** correct about the Constitution of Kenya 2010?
 - A. It is the Supreme law of the land
 - B. It provides for the rights and freedoms of the people of Kenya
 - C. It is subordinate to the statutes passed by Parliament
 - D. It provides for the establishment of independent commissions such as the Judicial Service Commission (2 marks)
- 42. The Constitution vests on Parliament power to make laws, which of the following steps in the making of a Statute happens outside Parliament?
 - A. The 1^{st} reading of the Bill
 - B. The committee stage
 - C. The report stage
 - D. Assenting to the passed Bill

43. The ______establishes The Employment and Labour Relations Court to hear and determine Labour related disputes.

- A. The Trade Unions Act
- B. The Judicature Act
- C. The Magistrates Court Act
- D. Constitution of Kenya 2010

44. In the interest of addressing disputes relating to land and the environment, the Environment and Land Court was set up as a superior court. What is the name of the officer(s) that preside over this court?

- A. Judge
- B. Magistrate
- C. Presiding officer
- D. Lord

45. The Magistrate Court is a _____Court established to hear both civil and criminal cases in the first instance.

- A. Subordinate
- B. Superior
- C. Support D. Appellat
 - Appellate (2 marks)

(2 marks)

(2 marks)

(2 marks)

. .

(2 marks)

(2 marks)

46.		arts martial is established as a specialised subordinate court to hear criminal disputes arising from owing category? The National police The Kenya Army, Kenya Navy and Kenya Airforce The Kenyan civil service The Kenya Prisons service	n which of (2 marks)
47.		aintiff to be successful in a negligence claim, they must establish in court the elements of neglig glegal duty of care, breach of the duty of care and Loss/injury Pain Misfortune Negligence	ence which (2 marks)
48.	An occu	 appier owes a legal duty of care to their invitees and will generally be held liable for any loss suff in premises except when? The person injured was a stranger to the premises The invitee was in course of doing what they were invited to do The invitee observed all reasonable precautions 	. ,
	С. D.	The invitee was not invited expressly but had a legitimate reason to be in the premises	(2 marks)
49.	In the c A. B. C.	ontext of the law of contracts, which of the following occurrences will not affect the status of an Death of the offeror Death of the offeree Request for more information	offer?
	D.	Failure of a condition subject to which the offer was made	(2 marks)
50.	What is A. B. C.	the effect of a counteroffer on the original offer? Acceptance of the original offer as it stands Acceptance of the original offer with new terms introduced Rejection of the original offer	
	С. D.	No effect on the original offer	(2 marks)



INTRODUCTION TO LAW AND ETHICS

MONDAY: 5 December 2022. Afternoon Paper.

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

- 1. Which of the following is NOT an element of a valid contract?
 - Offer and acceptance. A.
 - Β. Legality
 - C. Consideration
 - D. Utmost good faith

2. Which of the following statements is not true about 'morale'.

- It is a form of 'attitude' A.
- B. It is reflected in positive feelings about the work group
- C. It instills confidence that difficult goals can be achieved easily
- It is the knowledge of the distinction between right and wrong action D.
- Which type of law establishes rights between natural persons and provides for redress for violation of those rights. 3.
 - Β. Civil Law
 - C. The Uniform Commercial Code
 - D. Stare decisis

4. In the context of contract law, which of the following statements is the best description of 'agreement'?

- A. Something of value passing from one party to another in return for a promise to do something
- B. An offer by one party and an acceptance by the other
- C. The amount of money paid in a contract
- D. The parties must intend that their promises create legally enforceable obligations (2 marks)
- 5. Which of the following statements is correct concerning the "reasonable person" standard in tort law?
 - A. The reasonable person standard varies from person to person
 - The reasonable person standard focuses on the defendant's subjective mental state rather than on the Β. defendant's behavior
 - C. A person with a physical disability must act as would a reasonable person with the same disability
 - A person with a mental disability must act as would a person with the same mental disability D. (2 marks)
- The law as a regulatory tool in a society is important for the following number of reasons, **EXCEPT**? 6.
 - Prescribes what people cannot do. A.
 - Informs people of what they can do. B.
 - C. Informs people what they must do.
 - D. Awards a losing party
- 7. What are the two main general sources of law?
 - A. Courts and constitution
 - Β. Constitution and legislations
 - C. Governments and Parliaments
 - D. Parliament's statutes and statutes of general application

Time Allowed: 2 hours.

(2 marks)

(2 marks)

(2 marks)

(2 marks)

(2 marks)

8.	Which of the following is the most accurate meaning of the 'obiter dictum' of a case? A. "Let the decision stand"	
	B. "Through lack of care"	
	C. "A matter which has been adjudicated upon"	
	D. "A saying by the way"	(2 marks)
9.	The diverse range of interests which the law of torts protects includes the following EXCEPT ?	
	A. Liability for failure to abide by the terms of a contract.	
	B. Direct interferences with persons and property.	
	C. Liability for breach of duty to take reasonable care.	
	D. Breach of statutory duty	(2 marks)
10.	Which of the following is the correct definition of a 'tort'?	
	A. A right to sue another person for damages	
	B. An infringement of the interests of a person which entitles them to compensation	
	C. A civil wrong involving a claim for breach of contract	
	D. A civil wrong other than a claim for breach of contract	(2 marks)
11.	In regards to the distinction between morality and law, which of the following statements is INCC A. The implementation of morality is more mandatory than law	DRRECT?
	B. Morality is produced earlier than law	
	C. The scope of moral adjustment is wider than that of law	
	1 5	(2 marks)
	D. The expression of morality is not as strict as law	(2 marks)
12.	Which of the following is NOT one of the methods which differentiates civil law from criminal la	
	A. In a civil case the party bringing the action is called the Plaintiff; while in a crimin Republic	hal case it is the
	B. In a civil case the party bringing the action must establish their case on the balance of p	probabilities; in a
	criminal case they must establish their case beyond all reasonable doubtC. The outcome of a civil trial is usually punishment of the defendant; the outcome of a	criminal trial is
	usually compensation paid by the defendant to the victim	
	D. Civil law is concerned with disputes between citizen and citizen; criminal law is concern	ned with disputes
	between the State and an accused	(2 marks)
13.	The concept of insurance is?	
	A. to share losses by many	
	B. to make money out of death	
	C. to earn interest	
	D. to earn a status	(2 marks)
14.	Which of the following is the best definition of premium?	
	A. Payment for insurance, which the policyholder is obliged to pay to the insurer in acc contract or the law	ordance with the
	B. The amount of money paid by the insurer to the insured upon the occurrence of an insure	d event
	C. The amount of money specified in the insurance contract or established by law in the amount of money specified in the insurance contract or established by law in the amount of money specified in the insurance contract or established by law in the amount of money specified in the insurance contract or established by law in the amount of money specified in the insurance contract or established by law in the amount of money specified in the insurance contract or established by law in the amount of money specified in the insurance contract or established by law in the amount of money specified in the insurance contract or established by law in the amount of money specified in the insurance contract or established by law in the amount of money specified in the insurance contract or established by law in the amount of money specified in the insurance contract or established by law in the amount of money specified in the insurance contract or established by law in the amount of money specified in the insurance contract or established by law in the amount of money specified in the insurance contract or established by law in the amount of money specified in the insurance contract or established by law in the amount of money specified in the insurance contract or established by law in the amount of money specified in the insurance contract or established by law in the amount of money specified in the insurance contract or established by law in the amount of money specified in the insurance contract or established by law in the amount of money specified in the insurance contract or established by law in the amount of money specified in the insurance contract or established by law in the amount of money specified in the insurance contract or established by law in the amount of money specified in the insurance contract or established by law in the amount of money specified in the insurance contract or established by law in the amount of money specified in the insurance contract or established by law in the amount of mone	
	liability assumed by the insurer	ount of mourance
	D. None of the above	(2 marks)
15.	Which is the lowest court of the land?	
	A. Employment and Labour relations Court	
	B. Court of appeal	
	C. Magistrate Court	
	D. High Court	(2 marks)
16.	Which of the following is NOT a way of terminating an agency by the parties?	
	A. Revocation	
	B. Suing in court	
	C. Mutual consent	
	D. Renunciation	(2 marks)
		CM12 Page 2

17.	 Which of the following actions does not amount to breach of 'Professional Ethics'? A. A physician who refers patients to a specialist in return for monetary favours B. An auditor who discloses fraud activities to the relevant authorities C. A lawyer who lies to the Judge 	
	D. A reporter who spreads fake news	(2 marks)
18.	Identify which among the following is NOT related to sale of goods.	
	A. Stoppage in transituB. Right to lien	
	C. Right to quiet possession	
	D. Right to fair hearing	(2 marks)
19.	Which among the following is NOT true about a Bill of Exchange?	
	A. It is a conditional order	
	B. It has 3 parties, drawer, drawee and payeeC. It must order the payment of a "sum certain in money"	
	C. It must order the payment of a "sum certain in money"D. It is addressed to the drawee	(2 marks)
20.	Which among the following is NOT a true essential element of a promissory note?	
	A. It is a conditional written promise made by a person to another	
	B. It must be signed by the maker	
	C. It contains an engagement to pay a sum of moneyD. The sum is payable on demand or at a fixed or determinable future time	(2 marks)
21.	One of the following is NOT a function of the Ethics and Anti-corruption Commission (EACC).	
21.	A. Prosecuting corruption cases	
	B. Investigating acts of corruption	
	C. Develop a code of ethics for state officers	Le la
	D. Development and promotion of standards and best practices in integrity	(2 marks)
22.	Which one of the following is TRUE?	(2 marks) ; c ^{0,Ye}
	A. Morality is enforceable in law	4
	B. Law must comply with morality	
	C. All immoral acts are illegalD. Morality is not punishable by law	(2 marks)
22		
23.	The administrative remedy of certiorari cannot be issued against one of the following bodies A. Administrative tribunals	
	B. Subordinate courts	
	C. The executive	
	D. Superior Courts	(2 marks)
24.	Which one of the following is NOT a principle of natural justice?	
	A. Nemo debet essc judex in propria causa (Doctrine of bias)	
	B. Audi alterem partem (Fair hearing).	
	C. Reasoned decisions.	
	D. Nemo Dat Quad Non Habet	(2 marks)
25.	In relation to ethics, which one of the following gifts is a state officer NOT allowed to accept official duties under the Leadership and Integrity Act?	t in the course of
	A. A gift that is given as a usual expression of courtesy	
	B. A gift that does not exceed such value as may be prescribed by EACC	
	C. A gift that is not monetary	
	D. A gift given in order to fast track a service	(2 marks)
26.	A dispute cannot be referred to arbitration in one of the following ways.	
	A. By one of the parties to the dispute	
	B. By agreement between the parties to the dispute	
	C. By a court of law	$(2,\ldots,1,\ldots)$
	D. By a third party	(2 marks)

27.	One of the following is NOT an alternative dispute resolution mechanism.	
	A. Mediation	
	B. Traditional dispute resolution mechanisms	
	C. Reconciliation	
	D. Judicial determination	(2 marks)
28.	Which of the following bodies enforces the code of ethics for accountants?	
	A. Institute of Certified Public Accountants of Kenya	
	B. Parliamentary Committee for accountants	
	C. Law Society of Kenya	
	D. Office of the Auditor General	(2 marks)
29.	In relation to International Commercial (INCO) Terms FOB means:	
	A. Fire on Board	
	B. Finished goods on Board	
	C. Free on Board	
	D. Fair Original goods on Board	(2 marks)
30.	In relation to intellectual property, copyright protection in Kenya lasts for how many years?	
	A. 70 years from the end of the year in which the author dies	
	B. 50 years from the end of the year in which the author dies	
	C. It lasts for the lifetime of the author	
	D. It lasts in perpetuity	(2 marks)
31.	Which one of the following is NOT a form of ownership of land in Kenya?	
	A. Sole ownership	
	B. Joint ownership	
	C. Common ownership	
	D. Ownership by marriage	(2 marks)
32.	One of the following is NOT a type of property ownership in Kenya.	
	A. Private Property	
	B. Public Property	
	C. Community Property	
	D. Executive Property	(2 marks)
33.	Which one of the following fixtures can be removed from land upon expiry of a tenancy?	
	A. Domestic fixtures that would cause substantial damage to the land	
	B. Agricultural fixtures affixed to the land	
	C. Trade fixtures used by the tenant in his/her trade	
	D. Ornamental fixtures of whatever nature	(2 marks)
34.	Which one of the following courts is a court of original jurisdiction?	
	A. The Supreme Court	
	B. The County Court	
	C. The High Court	
	D. The Court of Appeal	(2 marks)
35.	One of the following persons nominates Judges of the Court of Appeal in Kenya.	
	A. The President	
	B. The Chief Justice	
	C. The Chief Registrar of the Judiciary	
	D. The Judicial Service Commission	(2 marks)
36.	Which one of the following persons can refer a dispute to the Kadhi's Court for resolution in Kenya.	
	A. Any person can refer a dispute to the Kadhi's Court	
	B. Parties to a dispute on marriage who profess the Muslim faith	
	C. The Chief justice	
	D. Any person affected by the dispute directly or indirectly	(2 marks)

37.	Under what circumstances may oral evidence be admissible to vary the terms of a written contract?	
57.	A. Oral evidence cannot be admitted to vary the terms of a contract	
	B. Where a party signed the contract without reading it	
	C. Where the contract is subject to a particular trade usage and custom	
	D. Where the term is contained in another contract which forms part of the contract in question	(2 marks)
	D. Where the term is contained in another contract which forms part of the contract in question	(2 marks)
38.	Under what circumstances is the defense of Volenti Non Fit Injuria available?	
	A. Where the act was caused by an act of God	
	B. Where the injury was caused by a third party	
	C. Where the plaintiff agreed to undertake the risk with full knowledge	
	D. Where the defendant was not fit to cause the injury	(2 marks)
20		
39.	The law is a set of from a recognised authority that govern the conduct of persons	s in society.
	A. Proposals	
	B. Rules and regulations	
	C. Suggestions	
	D. Views	(2 marks)
40	Which of the following is NOT a function of law in your country?	
40.	Which of the following is NOT a function of law in your country?A. Provide mechanisms for resolving disputes	
	B. Giving binding effect to private choices	
	C. Protect individual rights	
	D. Eliminate disputes in society	(2 marks)
41.	Which of the following equitable remedies means that the defendant should abstain from wrongdoing?	
	A. Specific performance	
	B. Rectification	
	C. Injunction	o.Ke
	D. Rescission	(2 marks)
	D. Reselssion	(2 marks) 100, co, ke
42.	The principle of separations of powers is meant to ensure an accountable government, which of the	e following
	statements is TRUE about this principle?	
	A. Division of government responsibilities into distinct branches	
	B. Parliament can legislate to limit the powers of the executive	
	C. The political authority of the state is divided into legislative, executive and judicial powers	
	D. The three powers must be separate and act independently	(2 marks)
10		.1
43.	Mediation is an Alternative Dispute Resolution mechanism that features a neutral third party kn	own as the
	mediator. Which of the following statements is correct about a mediator?	
	A. The mediator appoints himself.	
	B. A mediator helps the disputing parties to come up with an amicable solution to their problem	
	C. The mediator decides on the best solution settled on the dispute at hand	
	D. The mediator's decision can be enforced in a court of law	(2 marks)
44.	Arbitration is an Alternative Dispute Resolution Mechanism used to resolve different kinds of dispute	s Which of
	the following disputes below does NOT fall within the jurisdiction of arbitration?	s. which of
	B. A contractual dispute between a buyer and seller of goods	
	C. A property dispute over theft of goods	
	D. A construction dispute between a construction contractor and the property owner	(2marks)
45.	The Arbitration Act requires that arbitral awards be in a certain form to be considered valid. W	hich of the
	following is NOT an essential element of a binding arbitration award?	· · · -
	A. It must be accepted by all the parties	
	B. It must be dated	
	C. It must be signed	
	D. It must state the place where the decision was made.	(2 marks)
	D. It must state the place where the decision was made.	(2 marks)

- 46. The Supreme Court of Kenya as the apex court has certain powers vested. Which of the following is **NOT** a power vested in the Supreme Court?
 - A. The power to make rules to determine its procedure.
 - B. The power to advise any government organ on legal matters upon receiving an application.
 - C. The power to hear and determine election petitions relating to elections of the President of the Republic
 - D. The power to order the termination of judicial proceedings before a subordinate court (2 marks)
- 47. A person's domicile refers to the country of permanent residence, determining a person's domicile may be important in respect to?
 - A. Determining the payment of taxes
 - B. Enjoyment of the amount of money to hold in one's bank account
 - C. Determining the tribe of a spouse
 - D. Purchase of goods and services
- 48. Kenyan citizenship may be acquired by a number of ways. Which of the methods **CANNOT** be used to acquire Kenyan citizenship?
 - A. Purchase of Nationality
 - B. Birth
 - C. Registration
 - D. Naturalisation

49. The legal maxim of ______ is used to refer to damages without injury.

- A. Volenti non-fit injuria
- B. Res ipsa loquitur
- C. Damnum sine injuria
- D. Injuria sine damnum
- 50. Vicarious liability arises where liability for losses caused by one person is transferred to another person. Under which relationship may vicarious liability not arise?
 - A. Parent and Child
 - B. Instructor and Learner
 - C. Master and Servant
 - D. Husband and Wife

(2 marks)

(2 marks)

(2 marks)

(2 marks)

CM12 Page 6 Out of 6



INTRODUCTION TO LAW AND ETHICS

PILOT PAPER

Time Allowed: Two hours

This paper has three sections. Section One has forty (40) multiple choice questions. Section Two has twenty (20) short response questions. Section Three has one (1) essay question. All questions are compulsory.

SECTION ONE [40 MARKS] [40 MINUTES]

1.	The r	nain function of law in your country is.	(1 mark)
	A.	To maintain peace and order	
	В.	To govern morality	
	C.	To facilitate injustice	
	D.	To promote social conflicts	
2.	Ident	ify the type of law that falls under "private law."	(1 mark)
	A.	Criminal law	h colle
	В.	Constitutional law	nop
	С.	Tort law	and Cr
	D.	Administrative law	(1 mark)
3.	One l	key disadvantage of case law as a source of law is that.	(1 mark)
	A.	It is rigid	
	В.	It is forward looking	
	C.	There is non recognition of trusts	
	D.	There is writ system	
4.	Whic	h of the following is not a maxim of equity?	(1 mark)
	A.	He who seeks equity must do equity	
	B.	Equity is equality	
	С.	Equity acts in vain	
	D.	Delay defeats equity	
5.	Whic	h of the following is not a judicial precedent?	(1 mark)
	A.	Original precedent	
	В.	Declaratory precedent	
	С.	Persuasive precedent	
	D.	Authoritative precedent	
6.	The following is an exception to the "Nemo dat" rule. (1 mark)		(1 mark)
	A.	Binding contracts	
	B.	Void contracts	
	C.	Voidable contracts	
	D.	Invalid contracts	

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7.	Identi	fy the best method that would fall under traditional dispute resolution mechanisms.	(1 mark)
	A.	Arbitration	
	В.	Use of council of elders	
	C.	Conciliation	
	D.	Principled negotiation	
8.	One p	ower of a mediator during mediation is.	(1 mark)
	А.	To make a final decision on the dispute	
	B.	To administer oaths	
	C.	To facilitate communication between the parties	
	D.	To demand security from the parties	
9.	Whic	h one of the following is not one of the methods of appointing an arbitrator?	(1 mark)
	A.	Appointment by the parties	
	В.	Appointment by an institution	
	C.	Appointment by the court	
	D.	Appointment by an accreditation committee	
10.	Indica	ate one power of a mediator during mediation.	(1 mark)
	A.	To make a final decision on the dispute	
	B.	To administer oaths	
	C.	To facilitate communication between the parties	
	D.	To demand security from the parties	
11.	Outlin	ne one defence to the tort of strict liability. Consent of the plaintiff Apology Absolute privilege Justification	(1 mark)
	A.	Consent of the plaintiff	
	B.	Apology	
	C.	Absolute privilege	
	D.	Justification	
12.	Whic	h of the following is not an element of defamation?	(1 mark)
	А.	The statement must refer to the plaintiff	
	В.	The statement must be defamatory	
	C.	The statement must be actuated by malice	
	D.	The statement must be protected by privilege	
13.	Whic	h of the following is a defence to the tort of defamation?	(1 mark)
	A.	Justification	
	В.	Act of God	
	С.	Act of a third party	
	D.	Statutory authority	
14.	Indica	ate the limitation of actions for the tort of defamation?	(1 mark)
	A.	3 years	
	В.	1 year	
	C.	5 years	
	D.	7 years	
15.	Whiel	h one of the following is not an element of the tort of negligence?	(1 mark)
	A.	Duty of care	
	В.	Foreseeability	
	C.	Breach of duty	
	D.	Damage	

16.	Indicate	e one vitiating element of a contract.	(1 mark)
	А. В. С.	Specific performance Misrepresentation Restitution	
	D.	Consideration	
17.	Select of	one circumstance which might cause frustration of a contract.	(1 mark)
	A.	Misrepresentation	
	В. С.	Mistake Illegality	
	D.	Undue influence	
18.	In light A.	of a commercial contract, identify one rule governing offers. An offer may be conditional or unconditional	(1 mark)
	B.	An offer must not be communicated	
	C. D.	An offer must flow from the promisee An offer must be directed to a specific person only	
19.	Which	of the following types of contracts might be considered illegal at common law?	(1 mark)
	А.	A contract to commit a crime or tort	
	В. С.	A marriage brokerage contract A contract to oust the jurisdiction of the court	
	С. D.	A contract which encourages separation of two parties	
20.	The fol	lowing is not one of the rules governing consideration under the law of contract.	(1 mark)
	A.	Mutual love and affection is not sufficient consideration	ote
	B.	Consideration must be past	nopic
	C. D.	Consideration must flow from the plaintiff Consideration must be something equal to a contractual obligation	www.chopico.te
21.	Indicate	e one remedy for breach of contract.	(1 mark)
	A.	Volenti non fit injuria	
	B.	Act of God	
	C. D.	Specific Performance Contributory negligence	
22.	Which	of the following is not a condition of a sale by sample?	(1 mark)
	A.	The bulk shall correspond with the sample in quality	
	В.	The buyer shall be afforded a reasonable opportunity to compare the bulk with the sample	
	C.	The goods shall be free from any defects rendering them unmerchantable	
	D.	The goods shall be free from charge or encumbrance	
23.	Which	of the following is not a condition implied by statute into a sale of goods contract?	(1 mark)
	А. В.	The goods must be fit for purpose	
	Б. С.	The goods shall be of merchantable quality There must be quiet possession of the goods	
	D.	The seller must have the right to sell	
24.	Indicate	e one remedy of judicial review which might be granted by the court.	(1 mark)
	A.	Rescission	
	B.	Certiorari	
	C.	Specific Performance	
	D.	Habeas corpus	

25.	Identi	fy the statement which does not reflect the doctrine of separation of powers.	(1 mark)		
	A.	There should be different organs of government			
	В.	The legislature makes the law, the judiciary interprets it and the executive administers the	law		
	C.	No person should be a member of more than one organ			
	D.	Every organ can exercise unchecked power			
26.	Identi	fy one method by which the independence of the judiciary is actualised.	(1 mark)		
	A.	Immunity from prosecution			
	В.	Economic dependence			
	C.	Appointment of persons without integrity			
	D.	Lack of security of tenure			
27.	Whic	h of the following is not a ground for judicial review?	(1 mark)		
	A.	When there is unfair hearing			
	В.	When there is procedural flaw			
	C.	When there is irrationality			
	D.	When there is fair hearing			
28.	Identi	fy one power of the Court of Appeal.	(1 mark)		
	A.	To order a retrial			
	В.	To hear cases for the first time			
	C.	To listen to appeals from the magistrates courts			
	D.	To listen to presidential petitions			
29.	Whie	h of the following is not one of the jurisdictions of the High Court?	(1 mark)		
	A.	Original jurisdiction Appellate jurisdiction Admiralty jurisdiction Pecuniary jurisdiction			
	В.	Appellate jurisdiction			
	C.	Admiralty jurisdiction			
	D.	Pecuniary jurisdiction			
20	Which				
30.	Which of the following is a dispute which might be in the Employment and Labour Relations Act?				
	A.	An environment dispute	· /		
	В.	A trade dispute			
	C.	A land dispute			
	D.	A constitutional dispute			
31.	Identi	fy one sentence which cannot be imposed by a Court Martial.	(1 mark)		
	A.	Reprimand			
	В.	Reduction of rank			
	C.	Dismissal			
	D.	Probation			
32.	Whic	h of the following is not an advantage of a tribunal?	(1 mark)		
	А.	It is cheap			
	В.	There is flexibility in decision making			
	C.	Expert knowledge			
	D.	It is a way of bypassing the court			
33.	Whie	h of the following is not a tribunal in your country?	(1 mark)		
	A.	Rent tribunal			
	В.	Business premises tribunal			
	С.	Insurance appeals tribunal			
	D.	Trade disputes tribunal			

34.	Identify one advantage of a corporate personality.	(1 mark)	
	 A. Can own property B. Unlimited liability C. Cannot be sued in their own name D. Cannot employ persons 		
35.	Which of the following is a characteristic of a private company?	(1 mark)	
	 A. Can freely transfer shares B. Can offer shares to the public for subscription C. Can be formed by one person D. Has no limit of members 		
36.	Which of the following is not a disadvantage of a registered company?	(1 mark)	
37.	 A. It is expensive to form B. There are many formalities in running the company C. They are open to publicity D. The members are the management of the business Which of the following is not a characteristic of a partnership? 	(1 mark)	
	 A. It has between 2-20 persons B. It can sue or be sued in its registered name C. It is formed to make profits D. It has perpetual succession 		
38.	Which of the following would not be characterised as an illegal partnership?	(1 mark)	
	 A. A partnership formed for an illegal purpose B. A professional firm with unqualified partners C. A partnership formed as a limited liability partnership D. A partnership formed with more than twenty persons 	Stars, Shopic	
39.	Which of the following is a domicile recognized by law?	(1 mark)	
	 A. Domicile of dependence B. Domicile of law C. Domicile of destination D. Domicile of home 		
40.	Indicate which one of the following statements is an incapacity of a limited partner.	(1 mark)	
	 A. He does not take part in the management of the firm B. He cannot be considered a partner C. He cannot be in a contract of good faith D. He cannot leave the firm 	(Total: 40 marks)	
	SECTION TWO	(2000 10 100 100)	
	[40 MARKS] [1 Hour]		
You a	re advised not to exceed forty words in answering each question.		
41.	Define the term 'Normative ethics'.	(2 marks)	
42.	Highlight two examples of ethical norms in business.	(2 marks)	
43.	Identify two circumstances under which professional accountants can whistle blow. (2 mar		
44.	Highlight two advantages of a code of ethics. (2 marks)		

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45.	Define the term 'conflict of interest'.	(2 marks)
46.	Outline two ways in which management can create an ethical culture in an organisation.	(2 marks)
47.	Identify two professional bodies in Kenya.	(2 marks)
48.	Highlight two ethical issues in business.	(2 marks)
49.	Highlight two ways in which a public officer can exhibit professionalism.	(2 marks)
50.	What are the two main roles of professional bodies in your country?	(2 marks)
51.	Identify two attributes of a person who possesses integrity.	(2 marks)
52.	Outline two national values and principles of governance.	(2 marks)
53.	A person who discloses wrong doing in an organisation to the public or a higher authority is kn	own as? (2 marks)
54.	State two types of offers in commercial contracts.	(2 marks)
55.	Highlight two types of misrepresentation in commercial contracts.	(2 marks)
56.	Identify two ways of terminating offers.	(2 marks)
57.	Identify two warranties implied in a sale of goods contract.	(2 marks)
58.	In a sale of goods contract, highlight two duties of a buyer.	(2 marks)
59.	Outline two real remedies against goods.	(2 marks)
60.	Outline two real remedies against goods. State two powers of an arbitrator. (Tot	(2 marks) al: 40 marks)
	SECTION THREE	

[20 MARKS] [20 MINUTES]

61. "The Constitution of Kenya, 2010 provides for the guiding principles of leadership and integrity which state officers should adhere to. However, some public officers breach these principles by engaging in unethical conduct."

In light of this statement, explain five guiding principles of leadership and integrity and five examples of unethical conduct by public officers. (20 marks)

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INTRODUCTION TO LAW AND ETHICS

WEDNESDAY: 15 December 2021.

Time Allowed: 3 hours.

This paper has three sections. SECTION I has forty (40) multiple choice questions. SECTION II has twenty (20) short response questions. SECTION III has one (1) essay question. All questions are compulsory. Marks allocated to each question are shown at the end of the question.

SECTION I - 40 MARKS

1.	 Identify the statement that BEST describes "morals". (a) How all people behave. (b) The way the government expects us to behave. (c) How the law expects us to behave. (d) Ways in which people are able to distinguish between right from wrong. 	(1 mark)
2.	 Which of the following is NOT a branch of civil law? (a) Family law. (b) Law relating to traffic offences. (c) Law relating to contracts. (d) Law relating to succession. 	(1 mark) topicone
3.	 Which of the following is NOT a function of law? (a) Law promotes good governance. (b) Law provides legal remedies. (c) Law assists in the maintenance of peace and order. (d) Law helps citizens of a country to be morally upright. 	تېس ^{مې.} (1 mark)
4.	 Which of the following is NOT an advantage of statute law? (a) It is the best source of law. (b) It is dynamic. (c) It is uniformly applied. (d) It is democratic in nature. 	(1 mark)
5.	 Which statement BEST describes a declaratory precedent? (a) Where parliament declares a judicial precedent as declaratory. (b) Where the judge has applied an existing legal principle or proposition of law in a su (c) Where there was no previous decision on a point of law. (d) Where the judges avoid following a previous decision which they would otherwise 	-
6.	 Which of the following United Kingdom statutes is NOT a source of law in Kenya? (a) The Admiralty Offences (Colonial) Act, 1849. (b) The Evidence by Commission Act, 1885. (c) The Companies Act, 1862. (d) The Evidence Act, 1851. 	(1 mark)
7.	 In determination of cases under Islamic Law, Kadhi's courts DO NOT have jurisdiction over (a) Personal status. (b) Social development. (c) Marriage. 	er matters relating to:

(d) Inheritance.

(1 mark)

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8.	 Which of the following is NOT a feature of common law? (a) Developed as a complete system of law. (b) Developed from customs, usages and practices of English people. (c) Developed on the basis of principal of fairness and justice. (d) Developed on the basis of the writ system and stare decisis. 	(1 mark)
9.	 Which of the following is NOT a way of terminating an offer of a contract? (a) Counter offer. (b) Lapse of time. (c) Rejection. (d) Renegotiating the contract. 	(1 mark)
10.	 Which of the following is NOT a subordinate court? (a) Employment and labour relations court. (b) Magistrate court. (c) Courts Martial. (d) Kadhis court. 	(1 mark)
11.	 Which of the following is NOT a form of delivery in relation to sale of goods? (a) Physical transfer of goods. (b) Delivery of the means of control. (c) Delivery by atonement. (d) Delivery to a relative of the owner of the goods. 	(1 mark)
12.	 Which of the following is NOT a reason that may lead a principal under agency law to sue or take against the agent? (a) If an agent has acted in breach of contract. (b) If an agent has been declared bankrupt. (c) Where the agent acted in good faith. (d) To ascertain what the agent has in possession. 	court actions (1 mark)
13.	 Which of the following is NOT found in Chapter Six of the Kenyan Constitution 2010 on lea integrity? (a) Conduct of state officers. (b) Rights and fundamental freedoms. (c) Financial integrity of state officers. (d) Establishment of Ethics and Anti-Corruption Commission. 	dership and (1 mark)
14.	 A public officer is NOT restricted by law from: (a) Retaining any gifts received in official capacity. (b) Accepting a monetary gift. (c) Soliciting for monetary contributions from the public. (d) Operating a bank account in Kenya. 	(1 mark)
15.	 Which statement BEST describes "integrity"? (a) Quality of having strong ethical principles that are followed at all times. (b) An obligation or willingness to accept responsibility or to account for one's actions. (c) The state or fact of having a duty to deal with something or of having control over someone. (d) Moral principles that govern a person's behavior or the conduct of an activity. 	(1 mark)
16.	 Which of the following statement describes deontological ethical theories? (a) They are based on one's ability to predict the consequences of an action. (b) The rights established by the society are protected and given the highest priority. (c) A person is judged by an action that may deviate from his/her normal behavior. (d) People should adhere to their obligations and duties when engaged in decision making when play. 	ethics are at (1 mark)
17.		? (1 mark) M12 Page 2 ut of 6

18.	Which of the following is NOT a dispute resolution mechanism?	
	(a) Conflict resolution.	
	(b) Arbitration.	
	(c) Mediation.	
	(d) Negotiation.	(1 mark)
19.	Which of the following is NOT a function of the Judiciary?	
	(a) Interpret law.	
	(b) Resolve disputes.	
	(c) Protect the rules of natural justice.	
	(d) Make laws.	(1 mark)
		. ,
20.	The Court of Appeal is normally bound by its own previous decisions in civil cases as well as Supreme Court.	s those of the
	Which of the following instances can a Court of Appeal depart from its own decisions?	
	(a) When there are two similar decisions.	
	(b) When the decision will hurt either the plaintiff or the defendant.	
	(c) When the facts of the case are very different from the past decision.	
	(d) Where time is of essence and the case should be concluded the earliest time possible.	(1 mark)
	(a) where the is of essence and the case should be concluded the earnest time possible.	(T mark)
21.	Which of the following is NOT a writ issued by the High Court while exercising its supervisory juris	diction?
	(a) Prohibition.	
	(b) Certiorari.	
	(c) Ejusdem generis.	<i></i>
	(d) Mandamus.	(1 mark)
22.	Choose a content in the Memorandum of Association that relates to incorporation of companies.	
	(a) A statement that the liability of its members is limited.	
	(b) A statement showing the powers of the company in relation to borrowing.	-0. ^{ye}
	(c) A statement indicating the process of forfeiture of shares.	di.c.
	(d) A statement showing how the auditor will be appointed and dismissed.	(1 mark), thop:co.ke
		- ANA
23.	Identify one way of establishing a corporation.	
	(a) By agreement between different people.	
	(b) By inheriting from parents.	
	(c) By registration.	
	(d) By buying an already existing corporation.	(1 mark)
24.	Which of the following statements is true?	
	A. Citizenship is not lost through marriage or the dissolution of marriage.	
	B. Citizenship may only be acquired through birth.	
	C. All foreigners are required to apply for citizenship for them to be allowed to work in Kenya.	
	D. A person with Kenya citizenship should not be a citizen of another country.	(1 mark)
25		
25.	Which of the following CANNOT be deduced from the rule in Ryland's Vs. Fletcher?	
	(a) The defendant brings in his land for his own purpose something likely to do mischief.	
	(b) The thing brought escapes.	
	(c) Due to natural use of land.	<i></i>
	(d) The result of the thing that escapes causes foreseeable damage in the plaintiffs land.	(1 mark)
26.	Which of the following is NOT a defence to fair comment in an action for defamation?	
	(a) The statement was unintentionally made.	
	(b) The statement was in public interest.	
	(c) The statement was an opinion not an assertion of fact.	
	(d) The statement was a comment based on true facts.	(1 mark)
27.	Which of the following is a defence available to the occupier against liability to a trespasser?	
<u> </u>	(a) Liability was excluded by the contract between the parties.	
	(b) That the trespasser entered the premises without permission.	
	(c) That the occupier was not liable in any way.	
	(d) That the trespasser was already injured while he entered the premises.	(1 mark)
	(-) - The me acopused has an early injured while he entered the premises.	(T mark)

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28.	(a) (b)	h of the following statements BEST describes "res ipsa loquitur"? The plaintiff was not as physically fit as other persons. Things speak for themselves.	
	(c) (d)	The duty of care is not owed to the world. The plaintiff did not suffer much.	(1 mark)
29.		h of the following is NOT a form of the tort of trespass?	
	(a) (b)	Trespass to person. Trespass to land.	
	(c)	Trespass to goods.	
	(d)	Trespass to neighbour's property.	(1 mark)
30.		ich of the following cases is Quantum Meruit NOT available as an equitable remedy?	
	(a)	Where partial performance is not accepted.	
	(b) (c)	Where contract does not specify the amount or sum payable. Where the contract is substantially performed.	
	(d)	Where a party ready and willing to perform its part of the contract but is prevented from cother.	loing so by the (1 mark)
31.	Whicl contra	h of the following is an EXCEPTION to the rule requiring communication of acceptance ur	der the law of
	(a)	An offer made to a class of persons can be accepted only by a person of that class.	
	(b)	An offer made to the general public cannot be accepted unless it is made in writing.	
	(c)	An offer made to a particular person can be accepted by people who work for that particula	•
	(d)	It is not a must for an offer to be accepted for a contract to be deemed valid.	(1 mark)
32.	Whick	h of the following mistakes is a ground to make a contract void?	
	(a)	Spelling mistakes in the contract document.	
	(b) (c)	Mistake as to the quality of the subject matter. Mistake relating to the delivery address of the contract document.	
	(d)	Mistakes relating to under performance of the obligations created by the contract.	(1 mark)
33.	Whiel	h of the following is NOT a way in which a contract may be discharged?	
	(a)	Discharge by agreement.	
	(b)	Discharge by performance.	
	(c) (d)	Discharge by frustration. Discharge by sub-contracting.	(1 mark)
	(u)	Discharge by sub-contracting.	(T mark)
34.	Whiel	h of the following could be the LEAST likely consequence of whistle blowing?	
	(a)	Being referred to as a traitor.	
	(b) (c)	Harm to self and close family members. Losing relationships at work and outside work.	
	(d)	Being admonished by the employer for whistleblowing or illegitimate acts by employees.	(1 mark)
35.	Whiel	h of the following is a document of title in commercial transactions?	
	(a)	Bill of lading.	
	(b)	Invoice.	
	(c)	Receipt.	/ T 1 \
	(d)	Cheques.	(I mark)
36.		h of the following is an EXCEPTION to privity of contract rule?	
	(a) (b)	The assignee of a lease. The doctor who gives a patient a wrong prescription.	
	(c)	A seller of goods who does not deliver the contracted goods.	
	(d)	Where the contract is frustrated.	(I mark)
37.		h of the following is NOT a remedy available to the buyer for breach of the contract for sale of	goods.
	(a) (b)	Specific performance. Renegotiate the contract for sale of goods.	
	(0) (c)	Damages for breach of warranty.	
	(d)	A right to reject the goods.	(1 mark)
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- 38. Which of the following fields is ethics less related to?
 - (a) Psychology.
 - (b) Sociology.
 - (c) Mathematics.
 - (d) Economics.
- 39. Which of the following statement is false?
 - (a) A related party transaction is an arrangement between two parties that have a pre-existing business relationship.
 - (b) Related party transactions could result in fraud or financial ruins for all parties involved.
 - (c) All related party transactions lead to conflicts of interest.
 - (d) Regulatory bodies have a role to ensure that related party transactions are checked and disclosed.

(1 mark)

(1 mark)

(1 mark)

- 40. Which of the statement below **BEST** describes a "virtue".
 - (a) The philosophy of doing good.
 - (b) The strength to carry on.
 - (c) The moral strength of a human being's will in fulfilling his duty.
 - (d) Principles of moral conduct.

SECTION II - 40 MARKS

You are advised not to exceed forty words in answering questions number 41 to 60.

41.	Explain two principles of natural justice.		
42.	Distinguish between "mediation" and "arbitration".		
43.	State t	wo ethical issues that could arise in a business today.	(2 marks)
44.	Summ	arise two roles of kasneb in the growth of professionalism in Kenya.	(2 marks)
45.	Explai	in the meaning of the term "defamation".	(2 marks)
46.	In law	of torts, explain the difference between "nuisance" and "negligence".	(2 marks)
47.	Descri	be the following shortcomings of common law:	
	(i)	Procedural technicalities.	(1 mark)
	(ii)	Inadequate remedies.	(1 mark)
48.	Highli	ght two legally binding contracts to minors.	(2 marks)
49.	Distin	guish between "ethics" and "values".	(2 marks)
50.	With r	reference to moral behavior, explain the following:	
	(a)	Moral judgement.	(1 mark)
	(b)	Moral character.	(1 mark)
51.	In mos	st cases, interpretation of what is moral is influenced by cultural norms.	
	With r	reference to the above statement, explain the theory of cultural relativism.	(2 marks)
52.	Ethica	l standards may be different in various countries.	

Explain the above statement in the context of global distribution of Covid-19 vaccines during the early days of vaccine discovery. (2 marks)

53.	Explain the intrinsic value of studying ethics.	(2 marks)	
54.	Explain the term "ethical dilemma".	(2 marks)	
55.	Distinguish between "procedural" and "substantive" law.	(2 marks)	
56.	With regards to negligence, explain the defense of contributory negligence.	(2 marks)	
57.	Summarise two primary parties to a contract.		
58.	With reference to contracts, describe the following:		
	(a) Voidable contract.	(1 mark)	
	(b) Unenforceable contract.	(1 mark)	
59.	What is administration law?	(2 marks)	
60.	With reference to forms of business organisations, explain the term "limited partnership".	(2 marks)	

SECTION III - 20 MARKS

61.	(a)	(i)	Define the term "law".	(2 marks)
		(ii)	State six purposes of law.	(6 marks)
	(b)	With res	spect to court judgements, distinguish between "Ratio decidendi" and "Obiter dicta".	(4 marks)
	(c)	One of t	the recognised sources of law in a country is the Acts of Parliament.	
		With re	ference to the above statement, discuss four merits of acts of parliament as a source	ce of law. (8 marks)

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INTRODUCTION TO LAW AND ETHICS

MONDAY: 20 May 2019. Time Allowed: 3 hours. Answer any THREE questions in SECTION I and any TWO questions in SECTION II. ALL questions carry equal marks.

SECTION I

•	TION O		
(a)	Outline	e six functions of law in your country.	(6 marks)
(b)	Outline eight distinctions between "law" and "morality".		(8 marks)
(c)	With th	e aid of examples, describe the following classifications of law:	
	(i)	Public law.	(2 marks)
	(ii)	Substantive law.	(2 marks)
	(iii)	Municipal law.	(2 marks) (2 marks) (Total: 20 marks)
QUES (a)	TION TY Highlig	WO sht six common features of incorporated entities.	(6 marks)
(b)	In the c	ontext of artificial persons, explain two types of corporations.	(4 marks)
(c)	Identify	three differences between a "tort" and a "contract".	(6 marks)
(d)	List fou	r essential features for a valid contract of sale of goods.	(4 marks) (Total: 20 marks)
QUES (a)	TION TI Highlig	IREE ht two general defences in the law of tort.	(4 marks)
(b)	Explair	three essential elements of the tort of defamation.	(6 marks)
(c)	Summa	rise four maxims of equity.	(4 marks)
(d)	Explair	the extent to which African customary law is applicable as a source of law in your country	. (6 marks) (Total: 20 marks)
QUES (a)	TION FO Descrit	OUR be the hierarchy of the court structure in your country.	(7 marks)
(b)	State th	ree reasons why a proposed business name might be rejected when registering a small busines	ss. (3 marks)
(c)	With re	ference to the law of contract:	
	(i)	Explain five ways in which an offer might be terminated.	(5 marks)
	(ii)	Summarise five circumstances in which a contract might be frustrated.	(5 marks) (Total: 20 marks) CM12 Page 1 Out of 2

SECTION II

QUES (a)	FION FI Explain	VE the meaning of the following terms:	
	(i)	Ethics.	(2 marks)
	(ii)	Ethical norms.	(2 marks)
	(iii)	Conflict of interest.	(2 marks)
(b)	(i)	Enumerate four objectives of a code of ethics to an organisation.	(8 marks)
	(ii)	Highlight three universal ethical values.	(6 marks) (Total: 20 marks)
QUEST (a)	FION SIX Explain	X five fundamental principles which a professional accountant is required to comply with.	(10 marks)
(b)	(i)	Define the term "whistle blowing".	(2 marks)
	(ii)	Identify four features of an effective whistle blower protection mechanism.	(4 marks)
(c)	Outline	four ways through which management can create an ethical culture in professional organis	ations. (4 marks) (Total: 20 marks)
QUEST (a)	TION SE With spe	VEN ecific reference to the Public Officer Ethics Act:	
	(i)	Explain three circumstances which might be considered as improper enrichment by a publ	lic officer.(6 marks)
	(ii)	State six ways in which a public officer is required to exhibit professionalism.	(6 marks)
(b)	With re organisa	ference to foundations of ethics, list four situations that might give rise to conflic tion.	t of interest in an (8 marks) (Total: 20 marks)

.

CM12 Page 2 Out of 2



INTRODUCTION TO LAW AND ETHICS

MONDAY: 1 August 2022. Afternoon paper.

Time Allowed: 2 hours.

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

1.	What	is the standard of proof in civil cases?	
	A.	Proof beyond reasonable doubt	
	B.	Proof on a balance of probability	
	C.	Proof to the satisfaction of the other party	
	D.	Proof to the satisfaction of both parties	(2 marks)
2.	Whic	h one of the following is NOT a type of a writ under common law?	
	А.	Harbeas corpus	
	B.	Mandamus	
	C.	Certiorari	
	D.	Stare decisis	(2 marks)
3.		is a principle of the rule of law.	hopit
	Ā.	Equality before the law and participation in decision making	ANAL CI
	B.	Adherence to moral and ethical principles	An
	C.	Respect for authority and religious autonomy	
	D.	Freedom from slavery and forced labour	(2 marks)
4.	One o	of the following is NOT a way in which the Constitution of Kenya can be amended.	
т.	A.	By popular initiative	
	А. В.	By parliamentary initiative	
	C.	By the people and parliament	
	D.	By County Assemblies	(2 marks)
	D.	By County Assemblies	(2 marks)
5.	Whic	h one of the following is NOT a type of judicial precedent?	
	А.	Distinguishing precedent	
	В.	General precedent	
	C.	Declaratory precedent	
	D.	Original precedent	(2 marks)
6.	In rel	ation to the law of persons, one of the following is FALSE.	
	A.	An infant found in Kenya without parents automatically acquires the domicile of Kenya	
	B.	A Kenyan citizen by birth who acquires the citizenship of another country loses the Kenyan c	tizenship
	C.	A foreigner can acquire Kenyan nationality by registration	1
	D.	A person who is a national of Kenya can lose his nationality by revocation	(2 marks)
7.		is an out of court dispute resolution mechanism in civil disputes.	
	A.	Litigation	
	B.	Arbitration	
	C.	Judicial adjudication	
	D.	Judgement	(2 marks)
		C C	

- 8. Which one of the following **CORRECTLY** describes the distinction between a Juristic person and a natural person?
 - A. A Juristic person is an extra terrestrial person while a natural person is one who is naturally found on earth
 - B. A Juristic person is non existent in the eyes of the law while a natural person is a human being with intrinsic rights
 - C. A Juristic person is an abstract creation of the law granted rights of a natural person
 - D. A Juristic person is a fictional person with no legal rights while a natural person is a fictional person with rights (2 marks)

9. A tort is A civil wrong whose common law remedy is action for damages Α. Β. A breach of contract whose remedy is damages C. A criminal wrong whose remedy is imprisonment or fine D. Both a civil wrong and a breach of contract whose remedy is an action for damages (2 marks) 10. Which one of the following is **NOT** a requirement in the rule of Rylands-V-Fletcher A. The defendant must have brought something on to his land B. The thing brought into one's land must be one likely to cause mischief C. The use of the land must be non-natural D. The defendant must have been negligent (2 marks) 11. Which of the following contracts needs **NOT** be in writing? A. A contract for the sale or transfer of an interest in land B. A contract of insurance C. A contract of guarantee D. A contract for the sale of a motor vehicle (2 marks) 12. A change, variation or modification of a term of an offer is referred to as_ An acceptance A. Β. A cross offer C. A counter offer D A standing offer (2 marks) Which one of the following is **FALSE** with reference to time limitations of a claim or award? 13. A claim for rent based on a rental contract must be enforced within 6 years A. Β. A claim based on a breach of contract must be enforced within 6 years C. An arbitral award must be enforced within 6 years D. A claim for the recovery of land must be enforced within 6 years (2 marks) 14. Which one of the following **BEST** describes a contract of sale of goods? It is a contract where goods are exchanged for goods A. Β. It is a contract under which goods are delivered by one party to another where that other person holds them as directed C. It is a contract whereby the seller transfers or agrees to transfer the property in the goods to the buyer for a monetary consideration D. It is a contract whereby the seller transfers or agrees to transfer property in the goods to the buyer for no consideration (2 marks) 15. Which one of the following is **NOT** a void contract for the sale of goods? A contract for the sale of specific goods which have perished without the knowledge of both parties A. Β. A contract for the sale of specific goods whose price is to be fixed by a third party who fails to do so C. A contract to sell specific goods which subsequently perish before risk passes without the fault of either party. D. The sale of specific goods which are already in possession of a third party (2 marks)

- 16. Which of the following laws is correctly matched to its type?
 - A. Criminal procedure code substantive law
 - B. Law of succession procedural law
 - C. Penal code substantive law
 - D. Law of marriage procedural law

(2 marks)

17.	 When a person's civil or private rights are violated, he is said to have a cause of action. Which of the f NOT an example of a cause of action? A. Breach of contract B. Defamation 	following is
	C. Negligence	
	D. Probation	(2 marks)
18.	Which of the following is not a rule for consideration when applying African customs as a source Kenya?	e of law in
	A. The law is applicable only in civil casesB. The customary law will be applied only if it is NOT inconsistent with any written law	
	C. One of the parties must be subject to it or affected by it	
	D. Elders must appear in court to guide on customs	(2 marks)
19.	Which of the following is true about the Employment and Labour relations court in Kenya?	
	A. It has power to make a prohibitory order	
	B. It has supervisory powers under Judicial reviewC. It has unlimited original jurisdiction in criminal and civil matters	
	D. It has jurisdiction to determine the question whether a right or fundamental freedom in the Bi	ll of Rights
	has been denied, violated, infringed or threatened	(2 marks)
20.	Which of the following is NOT a term in a hire purchase agreement?	
	A. The cash price	
	B. The amount and when payableC. The hire purchase price	
	D. Monthly credit payment	(2 marks)
21.	A company may become insolvent if	o.ve
	A. It cannot pay its creditors in full after realisation of its assetsB. It has negative working capital	nop.
	C. It cannot meet its budgeted level of profit	NW.OL
	D. It makes a loss	(2 marks)
22.	Which of the following is a way through which an agency agreement can be terminated?	
	A. Right of stoppage in transit	
	B. Cessation of emergencyC. Withholding passing of property	(2 marks)
	D. Indemnity	(2 marks)
23.	Which of the following is NOT a right guaranteed by the Constitution?	
25.	A. Right to expression	
	B. Right to personal liberty	
	C. Right to property	(2
	D. Right to protection by law	(2 marks)
24.	Which among the following is NOT a negotiable instrument by law?	
	A. Treasury billsB. Cheques	
	C. Bills of exchange	
	D. Promissory note	(2 marks)
25.	Which of the following is a defense to the tort of negligence?	
	A. Injuria sin damnum	
	B. Volenti non fit injuriaC. Res ipsa loquitur	
	D. Triviality	(2 marks)
26	·	. /
26.	Which among the following is NOT an element of the tort of defamation?A. The defendant must have made a false statement	
	B. The statement must be an abuse	
	C. The statement must refer to the plaintiff	
	D. The statement must be made public	(2 marks)

	C. D.	Fairness in dealings Morality	(2 marks)
	B.	Integrity	
50.	A.	Transparency	
36.	Which	of the following is NOT an example of ethical norms in business?	
	D.	Contracts for luxury goods	(2 marks)
	ь. С.	Money lending contracts	
	А. В.	Debts admitted by a minor Partnership agreements	
	into by	a minor?	
35.		n contracts entered into by minors are void. Which of the following is NOT a void contract	t when entered
	D.	Revocation	(2 marks)
	C.	Lapsing	
	B.	Renunciation	
. т.	A.	Dual citizenship	
34.	Which	of the following is NOT a method of losing nationality status in your country?	
	D.	Original precedent	(2 marks)
	C.	Determining precedent	(0 1 .)
	В.	Distinguishing precedent	
55.	A.	Persuasive precedent	
33.	In relat	tion to case law, which of the following is NOT a classification of precedents	
	D.	Succession	(2 marks)
	C.	Personal status	
	В.	Labour	
	A.	Marriage	
32.		tion to the tenets of Hindu religion as a source of religious laws, in which of the followin NOT apply?	g cases do the
20	In e-1	tion to the tenate of Hindu religion on a source of plicitum laws in which of the Caller in	a anna de the
	D.	He who seeks equity must do equity	(2 marks)
	C.	Equity acts in vain	
	В.	Delay defeats equity	
31.	Which A.	of the following is NOT a maxim of equity? Equity looks to the substance rather than the form	
21	Whist	of the following is NOT a maxim of equity?	
	D.	Law is a body of rules recognised and applied by the state in the administration of justice	(2 marks)
	C.	Law is the standard of behaviour of the society	
	A. B.	Law is the sense or judgement between right and wrong	
30.	Which A.	of the following BEST defines the term "law"? Law means Jurisprudence	
20	X 71 . 1	of the fallowing DECT defines the targe flow?	
	D.	Right to indemnity	(2 marks)
	С.	Right of subrogation	
	A. B.	Right to ask for contribution	
29.	Which A.	of the following is a right against a debtor in the law of sale of goods? Right to ask for set-off	
29.	Which	of the following is a right against a debtor in the law of sale of goods?	
	D.	Transferability of shares	(2 marks)
	C.	Limited liability	
	В.	Perpetual succession	
_0.	A.	Capacity to contract	
28.	Which	of the following is NOT a characteristic of a corporation?	
	D.	Withdrawal of the complaint	(2 marks)
	C.	Frustration	
	B.	The making of the final award	
	A.	Mutual consent of the parties	
27.	An arb	itral proceedings may be terminated in the following ways EXCEPT?	

37.	Whick	h of the following is NOT considered to be sexual harassment by a public officer?	
	A.	Making a request or exerting pressure for sexual activity or favours	
	В.	Making intentional or careless physical contact that is sexual in nature	
	C.	Making reports about sexual advances to human resource personnel	
	D.	Making gestures, noises, jokes or comments regarding another person's sexuality	(2 marks)
38.	Whic	h of the following is NOT an area that a professional accountant is likely to whistle blow?	
	A.	Tax avoidance	
	В.	Fraud to mislead shareholders	
	C.	Misrepresentation in the financial statements	
	D.	Violations by directors	(2 marks)
39.	Whic	h of the following is a TRUE statement in relation to law and morality?	
	A.	Morality is enforceable by a court of law	
	В.	The laws of a country do not incorporate morality	
	C.	Certain wrongs in society contravene morality and not the law	
	D.	Law and morality are identical and they coincide	(2 marks)
40.	Whic	h of the following is the BEST definition of the term ethics?	
	A.	The moral principles that govern a person's behaviour	
	В.	The religious basis for people's conduct	
	C.	This is moral scepticism of person's behaviour	
	D.	These are rules and regulations that govern a given society	(2 marks)
41.	Whic	h of the following is NOT an objective of the code of ethics?	
	А.	To maintain the integrity in interactions at the workplace	
	В.	To explain what conduct is expected of the employees	
	C.	To protect management from law suits	.Xe
	D.	To articulate the consequences for unethical conduct	(2 marks)
42.	Whic	h of the following is NOT a classification of ethics?	(2 marks) ; colve
	А.	Development ethics	4
	В.	Normative ethics	
	C.	Applied ethics	
	D.	Meta-ethics	(2 marks)
43.	Whic	h of the following is NOT an example of universal ethical values?	
	A.	Trustworthiness	
	В.	Respect	
	C.	Disclosure	
	D.	Responsibility	(2 marks)
44.	Whic	h one of the following statements BEST describes morality?	
	A.	It is a rule of law passed by parliament that must be followed by all	
	В.	It is a belief based on religious teachings	
	C.	It is a set of standards that a society uses to decide what is right or wrong behaviour	
	D.	It is a rule which if broken leads to punishment by the State	(2 marks)
45.	Whic	h one of the following is FALSE in relation to conduct of public officers?	
	A.	A state officer shall carry out his duties in a manner that maintains public confidence	
	В.	A state officer shall assist those in need in the society where possible	
	C.	A state officer shall always maintain high standards of performance and professionalism	
	D.	A state officer shall not discriminate against any person	(2 marks)
46.	Whic	h one of the following is NOT a threat to any of the fundamental principles of ethics?	
	A.	Conflict of interest	
	В.	Self review	
	C.	Intimidation	
	D.	Self awareness	(2 marks)

47.	Whic	h one of the following is NOT a professional body that enforces ethical conduct of profes	sionals in Kenya?
	А.	Engineering Board of Kenya (EBK)	
	В.	Kenya Accountants and Secretaries National Examinations Board (KASNEB)	
	C.	Law Society of Kenya (LSK)	
	D.	Institute of Certified Public Accountants of Kenya (ICPAK)	(2 marks)
48.	Whic	h one of the following is NOT a consequence of unethical conduct?	
	A.	Decline in morale and productivity	
	В.	Criminal functions	
	C.	Loss of credibility	
	D.	Loss of trust	(2 marks)
49.		is NOT a type of legislation on ethical conduct in Kenya.	
	А.	Public Officers Ethics Act	
	В.	Leadership and Integrity Act	
	C.	The Bribery Act	
	D.	The Ethics and Anti Corruption Commission Act	(2 marks)
50.	Whic	h of the following is not a role of professional bodies?	
	А.	Developing professional standards	
	В.	Supporting the professional standards	
	C.	Reporting on those that break professional standards	
	D.	Promoting professional standards for technical and ethical competence	(2 marks)
		A CONTRACTOR	
		ching. cost	



INTRODUCTION TO LAW AND ETHICS

MONDAY: 4 April 2022. Afternoon paper.

1.

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Time Allowed: 3 hours.

This paper is made up of a hundred (100) Multiple Choice Questions. Answer ALL the questions by indicating the letter (a, b, c or d) that represents the correct answer. Do NOT write anything on this paper.

1.	Whic	h of the following is NOT a classification of law?	
	(a)	Written law and unwritten law.	
	(b)	Municipal law and international law.	
	(c)	Public law and private law.	
	(d)	Natural law and artificial law.	(1 mark)
2.	Whic	h of the following is a difference between "law" and "morality"?	
	(a)	Law and morality refer to the same thing.	
	(b)	Law is binding, enforceable and has legal sanctions while morality is not	
	(c)	Laws are made by parliament while morality is made by God	
	(d)	Laws cannot be broken while morality can be broken.	(1 mark) or ye
3.	Whic	h one of the following is NOT a source of law in Kenya?	nopice
	(a)	Legislation.	NAL OF
	(b)	The Bible.	AA
	(c)	African customs.	
	(d)	The Constitution.	(1 mark)
4.	Which	n one of the following is NOT a fundamental right guaranteed under the constitution?	
	(a)	Right to do what one wants.	
	(b)	Right to life.	
	(c)	Right to property.	
	(d)	Right to privacy.	(1 mark)
5.	Whiel	n one of the following BEST describes the doctrine of ultra vires under administrative law?	
	(a)	It is a doctrine that requires administrative bodies to perform their duties with due regard	to time
	(b)	It means that a court of law should always issue a maximum sentence that is provide person is found guilty of an offence under administrative law.	d by law when a
	(c)	A principle that requires a person or a body to perform an administrative act or exercis the limits allowed by statute.	se a power within
	(d)	A principle that provides that an administrative officer can perform duties delegated by l	· · · · · · · · · · · · · · · · · · ·
	(~)	is principle that provides that an administrative officer can perform duties delegated by i	
6.	Identi	fy ONE effect of breach of principles of natural justice.	(1 mark)
	(a)	The breach gives rise to criminal sanctions against the person breaching.	
	(b)	The injured party can institute a civil suit for breach of principles of natural justice.	
	(c)	Principles of natural justice cannot be breached because they are binding.	
	(d)	Any decision or other administrative action taken is null and void and can be invalidated	by the Courts.
			(1 mark)
7.	Which	one of the following is NOT a function of the National Government under the Kenyan Co	onstitution:
	(a)	Liquor licensing.	
	(b)	Language policy.	
	(c)	Promotion of sports.	
	(d)	Labour standards.	(1 mark)

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Which one of the following is NOT an ethical standard expected of a professional? 8.

- Integrity. (a)
- Confidentiality. (b)
- Independence. (c)
- (d) Religious.

One advantage of using mediation as opposed to litigation during conflict resolution is that _ 9.

- unlike litigation, mediation guarantees confidentiality. (a)
- in mediation, you are guaranteed of winning your case unlike litigation. (b)
- unlike mediation, in litigation the judge is usually biased. (c)
- in mediation, the mediator makes the final decision while a judge makes a decision in litigation. (1 mark) (d)

is NOT a theory of ethics.

10.

Utilitarian ethics theory (a)

- Deontological ethics theory (b)
- Capitalistic ethics theory (c)
- Virtue ethics theory (d)

One of the following is NOT an organ of government. 11.

- County Government. (a)
- Judiciary. (b)
- Executive. (c)
- Parliament. (d)
- Which one of the following is NOT a court's guiding presumption in the construction of statutes or Acts of 12. Parliament.
 - Presumption that the statute was not intended to change or modify the common law. (a)
 - Presumption that the statute was not intended to interfere with individual vested rights. (b)
 - (c)
 - Presumption that the statute was not intended to apply retrospectively. (1 mark) (d)

One key role of an ethical committee in resolving ethical dilemma in an organisation is 13.

- to ensure that disciplinary action is taken against employees who do not adhere to ethical standards of the (a) organisation.
- to ensure that only employees who are of high ethical standards are employed. (b)
- to advise the organisation on how best to deal with unethical clients and employees. (c)
- to ensure there is effective communication, reinforcing ethical values and good practice in an (d) (1 mark) organisation.

Which one of the following is NOT registrable through the online business registration system in Kenya? 14.

- Negotiable instruments. (a)
- Companies limited by guarantee. (b)
- (c) Partnerships.
- (d) Business names.

Which one of the following is NOT a manner in which authority assigned to a state officer may be exercised? 15.

- Must be consistent with the Constitution. (a)
- Must demonstrate respect for the people. (b)
- Must bring honour to the nation and dignity to the office. (c)
- Must follow orders of their seniors. (d)
- Which one of the following is NOT a jurisdiction of the High Court of Kenya? 16.
 - Hearing appeals from subordinate courts. (a)
 - Hearing presidential election disputes. (b)
 - Interpretation of the constitution. (c)
 - Enforcement of fundamental rights and freedoms. (d)

Presumption that the statute was not intended to apply to all citizens.

(1 mark)

(1 mark)

(1 mark)

(1 mark)

(1 mark)

(1 mark)

17.	A principle in administration of justice whereby previous decisions are applied in subsequent similar cases is referred to as		
	(a)	stare decisis.	
	(b)	obiter dictum.	
	(c)	ibi jus ibi remedium.	
	(d)	writ.	10 million 10
	(4)	with a	(1 mark)
18.	Whic	h one of the following is NOT a maxim of equity?	
	(a)	Equity seeks to protect the less privileged.	
	(b)	He who seeks equity must do equity.	
	(c)	He who comes to equity must come with clean hands.	
	(d)	Equity is equality.	(1 mark)
19.	Disti	nowish batwaan "atatutany low" and the section in the m	
17.	(a)	nguish between "statutory law" and "constitutional law"	
	(b)	Statutory law is supreme law of a country while constitutional law is not.	
	(0)	Statutory law can be amended by parliament while constitutional law can only be amended directly.	nded by the public
	(c)	Statutory law is made by parliament while constitutional law is made by the executive.	
	(d)	Statutory law reflects the will of the people as expressed through their demo	
	(4)	representatives while constitutional law is made directly built in the representatives while constitutional law is made directly built in the representatives while constitutional law is made directly built in the representatives while constitutional law is made directly built in the representatives while constitutional law is made directly built in the representatives while constitutional law is made directly built in the representatives while constitutional law is made directly built in the representatives while constitutional law is made directly built in the representatives while constitutional law is made directly built in the representatives while constitutional law is made directly built in the representatives while constitutional law is made directly built in the representatives while constitutional law is made directly built in the representatives while constitution and the representatives while constitutional law is made directly built in the representatives while constitutional law is made directly built in the representatives while constitution and the representatives whil	cratically elected
		representatives while constitutional law is made directly by the people and is superior to	
20.	Whie	homo of the following in NOT	(1 mark)
20.		h one of the following is NOT a principle of law?	
	(a)	Supremacy of law and equality before the law.	
	(b)	Patriotism, nationality and unfettered respect for superior orders.	
	(c)	Accountability to the law and fairness in the application of the law.	
	(d)	Separation of powers, participation in decision making and legal certainty.	(1 mark)
21.	Identi	ify one dispute that cannot be resolved under African Customary law.	www.dtopi.co.k
	(a)	Disputes relating to land held under customary tenure.	in the second
	(b)	Marriage, divorce, maintenance or dowry.	chor
	(c)	Matters affecting personal status.	AND.
	(d)	Impregnating of an unmarried woman.	4
	(u)	impregnating of an unmarried woman.	(1 mark)
22.	Whic	h one of the following is NOT a right guaranteed under the Kenyan constitution?	
	(a)	Right to freedom and security.	
	(b)	Right to freedom of artistic creativity.	
	(c)	Right to electricity.	
	(d)	Right to go on strike.	(1 moule)
			(1 mark)
23.		does administrative law deal with?	
	(a)	The establishment of public bodies, authorities and organs and the nature of duties give	en to them as well
		as their relationship with the citizens.	
	(b)	The legal relationship between the public officers and the citizens.	
	(c)	Administrative of justice within a country's legal system.	
	(d)	The mode of administration of the law once passed by parliament.	(1 mark)
24.	Whiel	h one of the following is NOT an element of separation of powers?	
	(a)	There should be different organs of government.	
	(b)	The organs should have different functions	
	(c)	The organs should have different functions.	
	(d)	No person should be a member of more than one organ. The organs of government should always be interdependent.	(1 mark)
			(1 mark)
25.	Whiel	h one of the following is NOT an alternative method of dispute resolution?	
	(a)	Mediation.	
	(b)	Negotiation.	
	(c)	Forgiveness.	
	(d)	Arbitration.	(1 mark)
	0.00		(1 mark)

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26.		n one of the following is NOT a power of an arbitrator?	
	(a)	To enforce an arbitral award.	
	(b)	To determine whether he has jurisdiction to hear the dispute.	
	(c)	To provide interim relief or remedies where necessary.	(1 mark)
	(d)	To determine admissibility of evidence brought before him.	(1 mark)
27.	Which	n expression best describes ethical norms?	
	(a)	These are standards which a society, organisation or professional body adopts to guide th	e behaviour of
	(b)	its members. These are rules and regulations which are set by the leaders of a society, an organisation or	a profession.
	(c)	These are normal ethics which are set by parliament to be applied by a professional body.	
	(d)	These are moral principles that determine what is right and what is wrong.	(1 mark)
28.	Descr	ibe the ethical principle of nonmaleficence.	
20.	(a)	It means that there is an obligation on every person not to inflict harm on others.	
	(b)	It is an ethical principle that prohibits making secret profit.	
	(c)	It is a moral principle of ethics that defines ethics.	
	(d)	It is an ethical principle that requires non male persons to protect their finances.	(1 mark)
29.	Under	what circumstances may one disclose confidential information in professional practice?	
27.	(a)	When one has a dispute with the other party.	
	(b)	One can disclose the information as long as he has been contracted to perform a specific ac	et.
	(c)	When one has legal or professional duty to do so.	
	(d)	When one is requested to do so by any person with an interest in the organisation.	(1 mark)
30.	W/bat	does "independence in ethics" entail?	
50.	(a)	Freedom from conflict.	
	(b)	Objectivity.	
	(c)	Intellectual honesty.	
	(d)	Subservience.	(1 mark)
31.	Defin	e the term "Alternative Dispute Resolution".	
51.	(a)	It is a procedure that allows parties to resolve disputes without resulting to litigation.	
	(b)	It is a procedure that allows parties to avoid a dispute.	
	(c)	It is a process of resolving disputes by court.	
	(d)	This is where parties to a dispute resolve not to have disputes again.	(1 mark)
32.	Whic	h one of the following is NOT a manner in which a public officer should behave at all times?	
54.	(a)	In a manner that avoids conflicts between personal interest and public interest.	
	(b)	In a manner that avoids demeaning the office he holds.	
	(c)	In a manner that sticks to core personal beliefs.	
	(d)	In a manner that avoids compromising any public interest.	(1 mark)
33.	Whic	h one of the following is NOT a function of the Ethics and Anti-Corruption Commissi	on (EACC) in
		ing ethical standards are observed?	
	(a)	Prosecute and jail corrupt and unethical persons.	
	(b)	Investigate and recommend appropriate action for corruption and unethical conduct.	
	(c)	Prevent the occurrence of corrupt practices.	
	(d)	Recover public property acquired through corruption.	(1 mark)
34.	Unde	r what circumstances can a court of law NOT rely on Common law or Equity as a source of L	aw?
	(a)	In the absence of an Act of Parliament.	
	(b)	If it is consistent with written law and the Constitution.	
	(c)	In a criminal case involving theft of public resources.	and the second
	(d)	Where it is applicable and necessary in the circumstances.	(1 mark)
35.	Desci	ribe the jurisdiction of the small claims court in Kenya.	
	(a)	Deals with cases between children.	
	(b)	Deals with petty offences.	
	(c)	Deals with misdemeanors.	
	(d)	Deals with matters whose value is below Ksh.1 million.	(1 mark)
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- 36. Describe the composition of the Environment and Land court.
 - (a) It is composed of two magistrates and one clerk appointed by the Judicial Service Commission.
 - (b) It is composed of one judge and one magistrate appointed by the Judicial Service Commission.
 - (c) It is composed of one Presiding Judge and such number of Judges as may be determined by the Judicial Service Commission from time to time.
 - (d) It is composed of a senior judge as the Presiding Judge and two other Judges appointed by the judicial service commission. (1 mark)
- 37. Which one of the following is **NOT** an example of a Tribunal in Kenya?
 - (a) Political parties Tribunal.
 - (b) Sports dispute Tribunal.
 - (c) Copyright Tribunal.
 - (d) Presidential elections tribunal.
- 38. Which one of the following is a punishment that **CANNOT** be issued by a court's martial in Kenya?
 - (a) Death.

39.

- (b) Reprimand.
 (c) Admonition.
 (d) Extradition. (1 mark)
 Which one of the following is **NOT** a feature of a corporation?
- (a) It has a legal personality.
- (b) It can sue and be sued in its own name.
- (c) It has perpetual succession.
- (d) Members can enter into contract on behalf of the company.
- 40. Which one of the following is a constitutional entitlement of a citizen?
 - (a) Every citizen is entitled to a Huduma Number.
 - (b) Every citizen is entitled to be employed.
 - (c) Every citizen is entitled to legal representation.
 - (d) Every citizen is entitled to a Kenyan Passport.

41. One of the following is **NOT** a reason why citizenship acquired by registration can be revoked.

- (a) Where it was acquired by fraud.
- (b) Where a person dies.
- (c) Where the person is convicted of a felony within the first three years of registration.
- (d) Where it was acquired by false representation.
- 42. Which one of the following is an illegal partnership?
 - (a) A law firm with 30 lawyers forming the partnership.
 - (b) A partnership formed while one of the partners was a minor but attained the age of majority few years ago.
 - (c) A partnership between a husband and wife.
 - (d) A partnership which is avoiding paying taxes.

43. Which one of the following is **NOT** an element of the defense of contributory negligence?

- (a) The plaintiff exposed himself to the risk by act of omission.
- (b) The plaintiff was at fault or was negligent.
- (c) The plaintiff was owed a duty of care by the defendant.
- (d) The plaintiff's negligence or fault contributed to his suffering. (1 mark)

44. Which one of the following is **NOT** a defense in tort?

- (a) Act of God.
- (b) Occupier's liability.
- (c) Contributory negligence.
- (d) Necessity.

45. Which one of the following does **NOT** amount to trespass to person?

- (a) Detinue.
- (b) Battery.
- (c) Assault.
- (d) False imprisonment.

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(1 mark)

(1 mark)

(1 mark

(1 mark)

(1 mark)

(1 mark)

(1 mark)

Out of 11

- Distinguish between "Libel" and "slander". 46.
 - Libel is defamation by word of mouth while slander is when the words are written and published. (a)
 - Libel is when the defamatory statements are expressed in a form that is permanent in nature while slander (b) is defamation by word of mouth.
 - Libel and slander are the same. (c)
 - (1 mark) Libel attracts a lesser punishment while slander attracts a more severe punishment. (d)

Which one of the following is NOT an essential element of a contract? 47.

- The parties must have contractual capacity. (a)
- There must be a consideration from the offeror to the offeree. (b)
- Contracts must be in writing and signed by both parties. (c)
- (1 mark) There must be an offer which is accepted by the other party. (d)
- Which one of the following is NOT an example of a legal offer under law of contract? 48.
 - Hailing a taxi. (a)
 - Bidding at an auction. (b)
 - (c) Application for employment.
 - Display of goods on a supermarket shelf. (d)
- Which one of the following is an invitation to treat? 49.
 - Placing a notice of sale on one's car. (a)
 - Taking an item from a supermarket shelf and proceeding to the cashier. (b)
 - Requesting for the price of a car at a car bazaar. (c)
 - Paying a premium for an insurance policy. (d)
- With reference to the Sale of Goods Act, distinguish between "specific goods" and "unascertained goods". 50.
 - Specific goods are those that have been identified and agreed upon by the parties at the time when the (a) contract of sale is made while unascertained goods have not been identified.
 - Specific goods are goods that have been specified under the sale of goods Act while unascertained goods (b) have not.
 - Specific goods are goods in possession of the seller while unascertained goods are in possession of a third (c) party.
 - Specific goods have been passed on to the buyer while unascertained goods are still in the possession of (d) (1 mark) the seller.
- Which one of the following contracts of sale of goods is NOT void? 51.
 - Contracts for the sale for the specific goods which without the seller's knowledge have perished at the (a) time the contract is made, the contract is void.
 - An agreement to sell specific goods which subsequently perish without the fault of either party before (b) risk passes the buyer, the agreement is avoided.
 - An agreement to sell specific goods, price is to be fixed by the valuation of a 3rd party who fails to do so, (c) the agreement is avoided. (1 mark)
 - An agreement to supply luxuries to a minor. (d)
- Which one of the following is NOT a term implied in Sale of Goods contracts under Sale of Goods Act. 52.
 - Goods must be of merchantable quality. (a)
 - (b) Goods must fit the description.
 - (c) The seller must have the right to sell.
 - (d) The seller must deliver the goods.
- Under what circumstance may the court imply terms in a sale of goods contract? 53.
 - When it is necessary in order to give effect to the intentions of the parties and facilitate commercial (a) transactions or give business efficiency.
 - Court may imply terms in a contract at any time on its own motion when there is a delay in performance. (b)
 - When it is clear from the contract that the contract was exhaustive. (c) (1 mark)
 - (d) When the parties have mutually agreed to terminate the contract.
- Identify a circumstance under which a factor CANNOT pass a good title if he has no authority to sell. 54.
 - If he sells the goods to a purchaser for value who has actual notice. (a)
 - If he sells the goods in his capacity as a mercantile agent. (b)
 - If he sells the goods in the ordinary course of business. (c)
 - If he sells goods of which he has possession of with the owner's consent. (d)

(1 mark) CM12 Page 6 Out of 11

(1 mark)

(1 mark)

(1 mark)

55.	 Which one of the following is NOT a duty of a seller in a contract for the sa (a) Duty to put the goods into a deliverable state. (b) Duty to communicate any defect in the goods. 	le of goods?
	(c) Duty to pass a good title.	
	(d) Duty to deliver the goods.	(1 mark)
56.	Under what circumstances can a seller lose the right of lien over the goods?	
	(a) Where goods have not been sold on credit and the term of credit has	expired
	(b) If the buyer becomes insolvent.	s expired.
	(c) If he has waived the right.	
	(d) When the term of the contract has expired.	(1 mark)
57.	Which one of the following is NOT a reason why a buyer may reject the god	de and muchate the second second
	(a) If the seller delivers more goods than the quantity contracted for.	ds and repudiate the contract?
	(b) If the seller delivers less goods than the quantity contracted for.	
	(c) If the seller delivers by installments contrary to the terms of the con	tract.
	(d) If the seller delivers the goods earlier than agreed.	(1 mark)
58.	Describe the meaning of the term "Nemo dat quod non habet".	
	(a) It means that a seller must have the right to sell in order to pass a go	ood title
	(b) It means that a seller cannot transfer a better title than he has.	
	(c) It means that a seller who does not have a good title can pass a go	od title if he sells to an innocent third
	party for value.	
59.	Which of the following is NOT a way of discharging a contract?	
	(a) Performance.	· colto
	(b) Breach.(c) Impossibility or Doctrine of Frustration.	not.
	(d) Stare decisis.	(19mark)
60.	Which of the following in NOT	
00.	Which of the following is NOT an objective of a code of ethics?(a) To promote and maintain confidence in the integrity of the corporat	
	 (a) To promote and maintain confidence in the integrity of the corporat (b) To harmonise the concepts of social responsibility, public accountat 	ion.
	 (c) To promote the development of undesirable practices. 	and prontability.
	(d) To lay down standards for personal and corporate behaviour.	(1 mark)
		(T mark)
61.	Which of the following interests are NOT protected by the law of Tort?	
	(a) Physical injury.(b) Reputation.	
	(b) Reputation.(c) Injury to property.	
	(d) Loss in business due to the breach of contract.	21
		(1 mark)
62.	Which one of the following is NOT a duty of a seller under the sale of goods	law?
	(a) Duty to deliver the goods.	
	(b) Duty to pass a good title.(c) Duty to put the goods into a deliverable state.	
	(c) Duty to put the goods into a deliverable state.(d) Duty to pay instalments.	(1 mark)
63.	The following are definition of various terms used in law. Which of the following	wing does not match its definition?
	 (a) Delegated legislation: Law made by parliament directly. (b) Ultra vires: Latin term which means "beyond the powers" 	
	 (b) Ultra vires: Latin term which means "beyond the powers". (c) Stare decisis: Latin term which means "the decision stands". 	
	(d) Precedent: An earlier decision of a court.	(1 mark)
64.	Which of the following is an avample of a multiple of	(1.10000)
04.	Which of the following is an example of a public law? (a) Contract law.	
	(b) Law of property.	
	(c) Administrative law.	
	(d) Law of succession.	(1 mark)
		CM12 Dags 7

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65.	Whiel	h of the following is the most supreme source of law in Kenya?	
05.		Act of Parliament.	
	(a)		
	(b)	Constitution.	
	(c)	Delegated legislation.	(1 mark)
	(d)	Statutes of General Application.	(1 mark)
66.	In the	event of a breach of contract, what is the purpose of damages?	
00.		To punish the contract breaker.	
	(a)		
	(b)	To compensate the innocent party.	1
	(c)	To put the innocent party in the same position as if the contract had been carried out correct	(1 mark)
	(d)	To make the contract breaker face the consequences of his breach.	(T mark)
67.	In rel	ation to revocation of an offer in a contract, which of the following statements is FALSE?	
07.	(a)	An offer is revocable even in circumstances in which the offeror has promised to keep it for	to a specified
	(a)	duration, unless an option exists.	
		duration, unless an option exists.	
	(b)	Revocation becomes legally effective when notice is received by the offeree.	
	(c)	An offer is irrevocable after acceptance.	(1 mark)
	(d)	A bid at an auction is revocable until the hammer falls.	(T mark)
68.	Whic	h of the following is a remedy to defamation?	
00.	(a)	Justification or truth.	
		Act of third parties.	
	(b)		
	(c)	Act of God.	(1 mark)
	(d)	Statutory authority.	(1 mark)
69.	Whic	h of the following is NOT a way of becoming a citizen in your country?	
07.	(a)	Birth.	
	(b)	Denunciation.	
	A	Registration.	
	(c)	Naturalisation.	(1 mark)
	(d)	Naturansation.	(T marity)
70.	Whic	th of the following is NOT a way of forming a corporation?	
	(a)	By Registration	
	(b)	By Statute	
	(c)	By Charter	
	(d)	By Liability.	(1 mark)
			h of Dhong on
71.	Mart	in and Brian entered into a contract whereby Martin agreed to sell Brian Sh.10,000,000/= wort	n of Bhang, an
		al substance in the country. This is an example of which type of contract?	
	(a)	Quasi contract.	
	(b)	Void contract.	
	(c)	Voidable contract.	
	(d)	Judicial contract.	(1 mark)
72.	In or	der to have a valid contract there must be	
	(a)	an offer and an acceptance.	
	(b)	a written expression of the terms.	
	(c)	a reliable witness if the contract is oral.	
	(d)	an understanding of the terms by one of the parties.	(1 mark)
	3.4		
73.		among the following has powers to convene a court martial?	
	(a)	The Chief of General Staff.	
	(b)	The Inspector of Police.	
	(c)	The Major General.	Sec. 3.6
	(d)	Lieutenant General.	(1 mark)
74	The	maximum number of members a private company can have is	
74.			
	(a)	50 members.	
	(b)	25 members.	
	(c)	12 members.	(1
	(d)	2 members.	(1 mark)
			CM12 D 0
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75.		h of the following is a general remedy for Tort?	
	(a)	Imprisonment.	
	(b)	Damages.	
	(c)	Retaliation.	
	(d)	Confrontation.	(1 mark)
76.	A con	tract may be discharged in any of the following ways EXCEPT?	
	(a)	By frustration.	
	(b)	By performance.	
	(c) (d)	By inaction. By breach.	
	(u)	By breach.	(1 mark)
77.	Whiel	h of the following is NOT a vitiating factor to a contract?	
	(a)	Ultra Vires.	
	(b)	Mistake.	
	(c)	Duress. Undue influence.	
	(d)	Undue influence.	(1 mark)
78.	Which	n of the following is an ethical issue that could arise in businesses today?	
	(a)	Diversity discrimination.	
	(b)	Naturalism.	
	(c) (d)	Social morality. Kantianism.	
	(u)	Randanshi.	(1 mark)
79.	Which	n of the following is a form of ethics which reflects an individual's internal sense of how he s	hould live and
	act as	the basis for moral decisions?	
	(a)	Personal ethics.	
	(b)	Ethical virtues.	,0 ^{,20}
	(c)	Ethical values.	OPI.
	(d)	Ethical principle.	(1 mark)
80.	Which	of the following court comes third in the hierarchy of courts?	AN .
	(a)	Court of appeal.	
	(b)	High Court.	
	(c)	Supreme Court.	
	(d)	Magistrates Court.	(1 mark)
81.	Which	of the following is NOT a moral duty?	
	(a)	The duty to tell the truth.	
	(b)	Obey the law.	
	(c)	Protect people from harm.	
	(d)	Not keeping one's promises.	(1 mark)
82.	What o	do you call a set of rules for guiding the actions of employees or members of an organisation?	
	(a)	Code of conduct.	
	(b)	Mission statement.	
	(c)	Social responsibility policy.	
	(d)	Corporate ethics.	(1 mark)
83.	What i	is the standard of proof in a criminal case?	
	(a)	On a balance of probability.	
	(b)	Of adequacy.	
	(c)	Beyond reasonable doubt.	
	(d)	With benefit of doubt.	(1 mark)
84.	called_	thical approach that states that what is right for one person is not necessarily right for	r everyone is
	(a)	rationalisation.	
	(b)	intrapersonal pluralism.	
	(c)	utilitarianism.	
	(d)	interpersonal pluralism.	(1 mark)

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85.	Which	n of the following is NOT a freedom guaranteed by the Constitution?	
05.	(a)	Freedom of movement.	
	(b)	Freedom of dress code.	
	(c)	Freedom of conscience.	
	(d)	Freedom of assembly and association.	(1 mark)
86.	Which	n of the following is NOT an area of ethical study?	
	(a)	Normative ethics.	
	(b)	Meta-ethics.	
	(c)	Applied ethics.	(1 mark)
	(d)	Advanced ethics.	(1 mark)
87.	Expla	in the meaning of the term "ratio decidendi".	1
	(a)	All of the evidence and facts presented during a court case, which have been recorded by official.	y a court's
	115	The reasons for the court's decision.	
	(b)	Identification of whether the case involves civil law, or criminal law.	
	(c) (d)	Comments and statements made by the judge or magistrate during the conduct of the case.	(1 mark)
88.	What	is NOT considered unethical business practice?	
00.	(a)	Treating employees unfairly.	
	(b)	Training employees right out of school.	
	(c)	Selling substandard product.	
	(d)	Lying about a price to make a bigger profit.	(1 mark)
89.	Whic	h of the following is NOT a potential ethical issue in the workplace?	
	(a)	Bribes.	
	(b)	Harassment.	
	(c)	Whistleblowing.	
	(d)	Conflict of interest.	(1 mark)
90.	Whic	h of the following BEST describes the liability of partners in respect of the firm's debts?	
	(a)	Limited up to the amount of his capital in the business.	
	(b)	Unlimited.	
	(c)	Limited up to the amount of guarantee given by the partner.	(1 month)
	(d)	Limited up to the amount of his capital and loan to the firm if any.	(1 mark)
91.		(or more) persons who inflict the same damage upon the claimant, but through independent mean	s in tort are
		n as? Several concurrent tortfeasors.	
	(a) (b)	Joint tortfeasors.	
	(0) (c)	Separate tortfeasors.	
	(d)	Independent tortfeasors.	(1 mark)
92.	The i	nitial amount paid at the start of a hire purchase agreement is known as	
	(a)	Installment.	
	(b)	Deposit.	
	(c)	Cash price.	
	(d)	Hire purchase price.	(1 mark)
93.		h of the following laws provides for the bill of rights?	
	(a)	The Penal Code.	
	(b)	The Public Officer Ethics Act	
	(c) (d)	The Constitution The Civil Procedure Code.	(1 mark)
94.		th of the following is NOT an example of a substantive law?	
	(a)	Civil procedure code	
	(b)	Marriage law	
	(c)	Law of succession Penal code.	(1 mark)
	(d)		
		СМ	12 Page 10

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95.	Whic (a)	h of the following is NOT a norm in the conduct of a public officer? Commitment to public interest.		
	(a) (b)	Professionalism.		
	(c)	Ambiguity.		
	(d)	Political neutrality.	(1 mode)	
	(4)	ronnea neuranty.	(1 mark)	
96.	With	reference to Public Officers Ethics Act, who among the following is NOT a public officer?		
	(a)	Chief.		
	(b)	Magistrate.		
	(c)	President.		
	(d)	Security guard.	(1 mark)	
97.	Whic	h of the following is NOT a way of terminating an offer to a contract?		
	(a)	Standing offer.		
	(b)	Counter offer.		
	(c)	Lapse of time.		
	(d)	Rejection.	(1 mark)	
98.	Law	can be classified into Public and Private law. Which of the following matches correctly?		
	(a)	Law of Succession – public.		
	(b)	Contract law – public.		
	(c)	Criminal Law – public.		
	(d)	Administrative Law – private.	(1 mark)	
99.	Whic	h of the following is NOT contained in Chapter Six of the Kenyan Constitution 2010 on	Leadership and	
	Integr	rity?		
	(a)	Responsibilities of leadership.	. Ye	
	(b)	Dress code for State officers.	sh.cu	
	(c)	Conduct of State Officers.	chor	
	(d)	Financial integrity of State Officers.	(Limark)	
100.	Whic	Which ONE of the following is a privileged statement under the tort of defamation?		
	(a)	Any statement made in the course of and with reference of judicial proceedings by any jud witness or advocate.	lge, jury, party,	
	(b)	Fair and accurate report in any newspaper of proceedings heard before any court.		
	(c)	A statement by a pastor while preaching to part of the church congregation.		
	(d)	Any statement made in parliament by a member of parliament.	(1 mark)	
			fie manie	



INTRODUCTION TO LAW AND ETHICS

MONDAY: 30 August 2021.

QUESTION ONE

Time Allowed: 3 hours.

Answer any THREE questions in SECTION I and any TWO questions in SECTION II. ALL questions carry equal marks.

SECTION I

(a)	In the context of the nature, purpose and classification of law, distinguish between "su "procedural law".	bstantive law" and (4 marks)
(b)	Outline six essential elements of a valid contract.	(6 marks)
(c)	Discuss five exceptions to the doctrine of privity of contract.	(10 marks) (Total: 20 marks)
QUES (a)	STION TWO With specific reference to the Sale of Goods Act:	(Marine Book
	(i) Outline two implied warranties on the part of the seller in a contract of sale of goods.	(4 marks)
	(ii) State four categories of unascertained goods.	(4 marks)
(b)	In relation to the law of torts:	
	(i) Highlight three defences to the tort of negligence.	(6 marks)
	(ii) Explain three requirements for a plaintiff to plead res ipsa Loquitur.	(6 marks) (Total: 20 marks)
QUES (a)	STION THREE With reference to the court structure in your country:	
	(i) List six subordinate courts.	(6 marks)
	(ii) Identify four powers of the Court of Appeal.	(4 marks)
(b)	State five advantages of statute law as a source of law.	(5 marks)
(c)	Outline five demerits of a partnership.	(5 marks) (Total: 20 marks)
QUE: (a)	STION FOUR Explain the term "domestication of law".	(2 marks)
(b)	List six tribunals found in your country.	(6 marks)
(c)	State six equitable remedies.	(6 marks)
(d)	Describe the effect of the President not signing a bill passed by Parliament into law.	(6 marks) (Total: 20 marks)
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QUESTION FIVE (a) With specific reference to the Public Officers Ethics Act:

	(i) List four people to whom a public officer should not award a contract due to conflict of interest.(4 marks)		
	(ii)	Explain two obligations of a public officer in relation to the rule of law.	(4 marks)
(b)	With reference to Chapter Six of the Constitution of Kenya, 2010 and the Leadership and Integrity Act, 2012:		
	(i)	Distinguish between a "state officer" and a "public officer".	(2 marks)
	(ii)	State six offences under the Leadership and Integrity Act.	(6 marks)
	(iii)	Summarise four guiding principles of leadership and integrity.	(4 marks) (Total: 20 marks)
QUES (a)	TION S Descr	IX ibe five ways of promoting a whistleblowing culture in an organisation.	(5 marks)
(b)	Enum	erate five examples of ethical behaviours at the workplace.	(5 marks)
(c)	Identi	fy four possible effects of lack of ethics by employees on a business.	(4 marks)
(d)	State	six roles of professional bodies in enforcing ethical behaviour of their members.	(6 marks) (Total: 20 marks)
QUES (a)	STION S Sugge	EVEN est three ways of enforcing a code of conduct against an employee.	(3 marks)
(b)	Sumn	narise four benefits of a code of ethics to an organisation.	(4 marks)
(c)	With	the use of an example in each case, explain the terms:	
	(i)	Related party transaction.	(2 marks)
	(ii)	Arm's length transaction.	(2 marks)
(d)	(i)	Distinguish between "ethics" and "morality".	(4 marks)
	(ii)	State five arguments supporting ethics in business.	(5 marks) (Total: 20 marks)

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INTRODUCTION TO LAW AND ETHICS

MONDAY: 17 May 2021.

QUESTION ONE

Time Allowed: 3 hours.

Answer any THREE questions in SECTION I and any TWO questions in SECTION II. ALL questions carry equal marks.

SECTION I

(a)	Distin	guish between "constitutional law" and "administrative law".	(4 marks)	
(b)	Discu	ss five remedies available to a plaintiff in a civil action against a defendant.	(10 marks)	
(c)	Descr	ibe the following types of judicial precedents:		
	(i)	Declaratory precedent	(2 marks) 💉 🖋	
	(ii)	Original precedent.	(2 marks) motive	
	(iii)	Distinguishing precedent. (To	(2 marks) otal: 20 marks)	
QUES	TION T	WO		
(a)	(i)	Define the term "statute".	(2 marks)	
	(ii)	Highlight four categories of bills that might be presented to parliament to be enacted into l	aw. (8 marks)	
(b)	With t	he aid of a well labelled diagram, describe the structure of courts in Kenya.	(10 marks) Dtal: 20 marks)	
QUES	TION T	HREE		
(a)	Examine four ways in which citizenship acquired by a person through registration might be revoked. (8 marks)			
(b)	With r	eference to law of torts:		
	(i)	Explain the term "tort".	(2 marks)	
	(ii)	List three elements of a wrong that constitutes a tort.	(3 marks)	
(c)	(i)	Describe four duties of the seller with regard to delivery of goods under the Sale of Goods	Act. (4 marks)	
	(ii)	Enumerate three instances where the buyer is deemed to have accepted goods under the Act.	(3 marks)	
OUES			otal: 20 marks)	
QUES (a)	TION F Outlin	OUR e five ways in which a contract could be discharged by operation of the law.	(5 marks)	
(b)	With r	eference to validity of contracts:		
	(i)	Explain the term "consideration".	(2 marks)	
	(ii)	Summarise four rules which govern the doctrine of consideration.	(8 marks)	
			CM12 Page 1 Out of 2	

(c) The registration of a limited partnership shall be effected by sending by registered post or delivering to the registrar of companies a statement signed by the partners.

With reference to the above statement, outline five contents of the statement submitted to the registrar of companies. (5 marks

(Total: 20 marks)

SECTION II

QUESTION FIVE

(a)	Exami	ne five characteristics of moral standards in a society.	(10 marks)
(b)	(i)	Explain the term "business ethics".	(2 marks)
	(ii)	Argue four cases in support of ethics in business.	(8 marks) (Total: 20 marks)
QUES (a)	TION SI	X ne five examples of potential conflicts of interest at the workplace.	(10 marks)
(a)	LAIIII	the rive examples of potential connets of interest at the workplace.	(TO marks)
(b)	Explai	n the following types of whistleblowing:	
	(i)	Organisational whistleblowing.	(2 marks)
	(ii)	Public whistleblowing.	(2 marks)
(c)	Outline	e six grounds or reasons for whistleblowing.	(6 marks) (Total: 20 marks)
OUES	TION SI	EVEN	
(a)		elevant examples, analyse five categories of values.	(10 marks)
(b)	With r	eference to Ethics and Anti-Corruption Commission (EACC) No.22 of 2011, expla	in five roles of EACC.

With reference to Ethics and Anti-Corruption Commission (EACC) No.22 of 2011, explain five roles of EACC. (10 marks) (10 marks) (Total: 20 marks)



INTRODUCTION TO LAW AND ETHICS

MON	DAY: 2.	3 November 2020.	Time Allowed: 3 hours.
Answ	er any TI	HREE questions in SECTION I and any TWO questions in SECTION II. ALL qu	estions carry equal marks.
		SECTION I	
	STION C		(4 marks)
(a)	(i)	Explain the meaning of a Constitution.	
	(ii)	Outline two conditions that a custom must satisfy before it is accepted as a source	e of law in Kenya. (4 marks)
(b)	With s	specific reference to the law of contract:	
	(i)	Identify four types of contracts that are illegal due to public policy.	(4 marks)
	(ii)	State four rules that govern consideration.	(4 marks)
	(iii)	Outline four conditions a person must satisfy for courts to grant equitable remed	y of specific performance.
			(4 mæss) (Total: 20 starks)
OUE	STION T	TWO	
(a)		ss five consequences of being a legal person, as provided in the law of persons.	(10 marks)
(b)	With	reference to morality:	
	(i)	Outline six objectives of morality.	(6 marks)
	(ii)	Explain with relevant examples, two types of morality.	(4 marks) (Total: 20 marks)
	STION T	THREE of the law of contract:	
(a)	Expla	in three ways in which a contract might be discharged.	(6 marks)
(b)	State	four conditions that should exist for the doctrine of promissory estoppel to apply.	(4 marks)
(c)	With	reference to the court system:	
	(i)	State two types of matters which fall under the jurisdiction of the Supreme Cour	t. (6 marks)
	(ii)	Identify four orders or writs which the High Court might issue when exercising	supervisory jurisdiction. (4 marks) (Total: 20 marks)
QUE (a)		FOUR ain six steps to be to be followed in the process of registering a business (sole prop country.	orietorship or partnership) in (6 marks)
(b)		ne four implied conditions on the part of the seller in a contract of sale of goods.	(8 marks)
(c)	Outlin	ne six general defences which a defendant might rely on in tort cases.	(6 marks) (Total: 20 marks)
			CM12 Page 1 Out of 2

QUESTION FIVE

(a) In a witness protection programme, an agency is established to take such action as may be necessary and reasonable to protect the safety and welfare of the protected persons.

With reference to the above statement:

- (i) Identify three protective actions that could be employed to protected witnesses. (3 marks) Outline five protective measures that might be implemented in court proceedings for protected witnesses. (ii) (5 marks) Explain the following terms as used in ethics: Confidentiality. (2 marks) (i) (2 marks) (ii) Conflict of interest. (8 marks) Explain four obligations imposed on an accountant in relation to his duty of confidentiality. (Total: 20 marks)
- QUESTION SIX

(b)

(c)

Describe six roles of professional bodies in your country. (6 marks) (a) (i) (4 marks) List four examples of professional bodies in Kenya. (ii) (6 marks) Highlight six disciplinary measures that professional bodies apply for unethical conduct by members. (b) Identify four reasons why a background check is conducted on a potential employee. (4 marks) (c) (Total: 20 marks) **OUESTION SEVEN** (8 marks) Describe four sources of an organisation's code of ethics. (a) (b) Give four examples of national values. (4 marks) (4 marks) Highlight four reasons why professional accountants uphold high ethical standards. (c) (4 marks) Outline four attributes of a person who possesses integrity. (d) (Total: 20 marks)



INTRODUCTION TO LAW AND ETHICS

		26 November 2019.	Time Allowed: 3 hours.
Answ	ver any T	HREE questions in SECTION I and any TWO questions in SECTION II. ALL qu	estions carry equal marks.
OUE	STION	SECTION I	•
(a)		context of classification of law:	
	(i)	Define the term "private law".	(2 marks)
	(ii)	List four types of law which fall under the classification in (a) (i) above.	(4 marks)
(b)	Expla	in three elements of the tort of negligence.	(6 marks)
(c)	Jones	Bati has been accused of defaming his colleague.	رو
	Desci	ibe four defenses available to Jones Bati for the above tort.	(8 marks) (Total: 20 marks)
QUE (a)	STION 1 With	ΓWO reference to the law of contract:	4
	(i)	State six rules governing consideration in a contract.	(6 marks)
	(ii)	Highlight three remedies for breach of contract.	(6 marks)
(b)	Expla	in the following four types of judicial precedents:	ž.
	(i)	Original precedent.	(2 marks)
	(ii)	Declaratory precedent.	(2 marks)
	(iii)	Binding precedent.	(2 marks)
	(iv)	Persuasive precedent.	(2 marks) (Total: 20 marks)
-	STION 7		•
(a)		in five types of jurisdiction that the High Court in your country has.	(10 marks)
(b)	(i)	Identify two entitlements of a citizen in your country.	(2 marks)
	(ii)	Highlight four reasons why citizenship acquired by registration might be revoked.	(8 marks) (Total: 20 marks)
QUES (a)	STION F With	OUR specific reference to sale of goods:	
	(i)	Highlight three rights of the seller against the goods.	(6 marks)
	(ii)	Explain three exceptions to the "Nemodat" rule.	(6 marks)
(b)	Identi	fy four permits that are issued by a county government for newly formed businesses.	(8 marks) (Total: 20 marks)

CM12 Page 1 Qut of 2

QUESTION FIVE

Define the following categories of ethical theories: (a) (2 marks) Meta ethics. (i) (2 marks) (ii) Normative ethics. (iii) (2 marks) Applied ethics. (2 marks) Descriptive ethics. (iv) Identify six examples of ethical norms in business. (6 marks) (b) List six areas where professional accountants can whistle blow. (6 marks) (c) (Total: 20 marks) **QUESTION SIX** Summarise six values and principles of public service enshrined in the Constitution of your country. (6 marks) (a) Explain two circumstances under which a public officer might be considered to have committed sexual harassment. (b) (4 marks) (10 marks) Describe five advantages of a code of ethics. (c) (Total: 20 marks) **QUESTION SEVEN** Explain five circumstances under which a member of a professional institute is guilty of professional misconduct. (a) (10 marks) Describe five fundamental principles a professional is required to comply with. (10 marks) (b) (Total: 20 marks)



INTRODUCTION TO LAW AND ETHICS

MONDAY: 26 November 2018.

QUESTION ONE

Time Allowed: 3 hours.

Answer any THREE questions in SECTION I and any TWO questions in SECTION II. ALL questions carry equal marks.

SECTION I

(a)	In the c	ontext of sources of law, define the term "equity".	(2 marks)	
(b)	Summa	rise six rights of the buyer under a sale of goods contract.	(6 marks)	
(c)	State fo	ur types of unwritten law which are applicable in your country.	(4 marks)	e.
(d)	In relat	ion to the law of contract, list eight categories of contracts.	(8 marks) (Total: 20 marks)	popico.ke
QUES (a)		WO reference to classification of law, list five forms of punishment which the court might imp under criminal law.		
(b)	In the c	ontext of the law of torts, explain four essential elements of a tort.	(8 marks)	
(c)	(i)	With reference to religious law, explain the term "Islamic law".	(1 mark)	
	(ii)	Highlight three types of disputes under which Islamic law might be applicable.	(6 marks) (Total: 20 marks)	
QUES (a)	TION TI Explair	IREE the meaning of the term "natural person".	(2 marks)	
(b)	Summa	rise three distinguishing features between nationality and citizenship.	(6 marks)	
(c)	List six	negative characteristics of a partnership as a form of an unincorporated association.	(6 marks)	
(d)	Descrit	be the magistrates court under the following sub-headings:		
	(i)	Establishment.	(1 mark)	
	(ii)	Composition.	(5 marks) (Total: 20 marks)	·
QUES (a)	TION FO Outline	OUR six legal requirements for starting a business in your country.	(6 marks)	
(b)	State si	x ways in which the constitution of your country asserts the concept of "supremacy of the con-	nstitution". (6 marks)	
(c)	Highlig	th five demerits of delegated legislation as a source of law.	(5 marks)	
(d)	List thr	ee pre-registration processes which could be undertaken before starting a small business.	(3 marks) (Total: 20 marks) CM12 Page 1 Out of 2	

QUESTION FIVE (a) With refere

(a) With reference to foundations of ethics, explain the following:

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	(i)	Morality.	(2 marks)	
	(ii)	Values.	(2 marks)	
	(iii)	Ethical culture.	(2 marks)	
(b)	Summarise five differences between morals and ethics. (10 ma		(10 marks)	
(c)			(4 marks) 20 marks)	
QUEST (a)	QUESTION SIX (a) Suggest six types of sanctions which regulatory bodies might impose on their members for violating a code of conduct and ethics. (6 marks)			
(b)	Outline six guiding principles of leadership and integrity enshrined in the constitution of your country. (6 m		(6 marks)	
(c)	Basic moral principles represent the wisdom of human experience over the ages.			
	With re	ference to the above statement, explain four universal moral principles. (Total:	(8 marks) 20 marks)	
QUESTION SEVEN				
(a)		penalties imposed on public servants for violation of the Public Officers Ethics Act.	(6 marks)	
(b)	Suggest	six reasons why a professional body could establish a code of conduct and ethics for its members.	(6 marks)	
(c)	State fo	ur essential elements of a company's whistleblower policy on ethical violations. (Total:	(8 marks) 20 marks)	