#### (2½ Hours)

[Total Marks: 75]

N.	B.:	(1)	All c	questions	are	compu	lsorv

- (2) Make <u>suitable assumptions</u> wherever necessary and <u>state the assumptions</u> made.
- (3) Answers to the same question must be written together.
- (4) Numbers to the **right** indicate **marks**.
- (5) Draw <u>neat labeled diagrams</u> wherever <u>necessary</u>.
- (6) Use of **Non-programmable** calculators is **allowed**.

### 1. Attempt *any three* of the following:

15

- a. Explain the differences in the manner of investigation between cognizable and non-cognizable cases.
- b. What are the confusion would arise after an offence under the IT Act is committed?
- c. What are cyber crimes? Classify them.
- d. Define "Hacking" in terms of IT Act 2000. What to be proved for the offence of hacking in India before a person can be held guilty?
- e. Explain any 5 exceptions that do not amount to the offence of defamation under Indian Penal Court(IPC).
- f. Classify the following as Cognizable /non-cognizable offence and analyze the same.

  I) Offence of Mr. A is stated as punishable with imprisonment for less than 3 years and fine of Rs. 10,000/-
  - II) Offence of Mr. B is stated as punishable with imprisonment for less than 7 years

#### 2. Attempt any three of the following:

**15** 

- a. Distinguish between click wrap and shrink wrap contracts.
- b. What does section (13)(2) of Indian Contract Act 1872 speak? What are the situations covered by this law?
- c. A Transaction go likes this:
  - "Mr. Akash in response to an order from Bala offering to purchase 5 computers at the rate of Rs. 1,50,000/- to be delivered in 5 days. "---Write an e-record to Bala. Also state when this e-record will be bounded.
- d. How do you broadly classified Jurisdiction of Civil Courts in India.? Explain.
- e. Write an exhaustive note on "Contractual and IPR Disputes".
- f. Analyze "Compuserve Inc. V. Patterson "-Case Study of US in July, 1996.

## 3. Attempt *any three* of the following:

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- a. What is the modus operandi of cyber squatters with respect to value of domain names.
- b. Explain the procedure to resolve the domain name dispute that is followed till its decision.
- c. Analyze the case study of "Rediff communication ltd., Vs. Cyberbooth & Anr."

  Discuss the plaintiff and defendant scenario.
- d. Write a short note on "Meta-Tagging"
- e. Explain the exceptions to the rule "The author of a work is the owner of copyright therein".
- f. Explain how did FreeNet Company create crisis for copyright owners.

[TURN OVER]

# 4. Attempt *any three* of the following:

a Enlist the models of tax treaties that provides guidance for Double Taxation Avoidance Agreements (DTAA). Explain OECD Model treaty.

15

15

- b What are the rights granted to representative assessee to recover the tax paid already?
- c "Several tax reliefs have been granted to the IT sector. Tax Holidays are added advantage to it"---Justify the statement.
- d Which process is explained in Rules 4 and 5 of IT (Certified Authorities) Rules, 2000? Explain the same.
- e Explain the procedures to get "Digital Signature Certificate".
- f What does chapter 3 of IT Act 2000 cover about? Explain.

### 5. Attempt *any three* of the following:

- a. What are e-records? How the act is amended so as to convert them as solid evidences?
- b. Explain the concept of "Admissibility & Relevancy" with respect to e-records.
- c. What is probative value? How can it be added weightage to evidences? Add suitable example to your answer.
- d. State about Consumer Protection Act, 1986. What are the specific areas in which the act focus on protection of consumers?
- e. Define **Restrictive Trade Practices.** Enlist briefly some of the instances of unfair trade practices.
- f. Explain the role of The National Consumer Disputes Redressal Commission in resolving the consumer complaints.

