



HIMACHAL PRADESH NATIONAL LAW UNIVERSITY SHIMLA

End-Term Examinations

Paper Code: LB-801

Subject: Media Law (including Right to Information)

B.A. LL.B. 8th Semester29th September, 2020

Time: 2hrs. 30minutes (Writing Examination- 10:30 am-12:30 pm; Scanning & Uploading Answer-sheets–
12:30 pm – 01:00 pm)

Maximum Marks: 50

Instructions:

The Question Paper has two Sections. Attempt any two questions from Section-A. Each question in Section-A carries five marks. Attempt any two questions from Section-B. Each question in Section-B carries twenty marks.

SECTION-A (Short-Answer Type)**(2x5=10 Marks)****Q.1 Short Answer Type Questions:**

(A) The government issued an advisory that in cinema halls there will be a screening of a short educational film. But one of the distributors challenged it on the ground that it causes compelled speech. Whether the challenge is justified or not. Is it an infringement of the rights of the distributors or not? Discuss.

(B) The protesters were protesting peacefully against ordinances relating to agriculture. But one of the leaders came and started addressing the gathering of protesters. During his address, he started commenting on some and raised slogans against non-agricultural class. Heated by those, protesters started destroying public and private vehicles. What is the responsibility of the leader in this case? Decide with the help of famous instances on the point.

(C) Radhey Sham want to file an RTI under section 6 for asking the details about the deliberations done on the bill passed by Rajya Sabha. Being an RTI activist guide Radhey Sham as to where he should have to file the RTI?

SECTION-B (Long-Answer/Descriptive/Analytical Type) (2x20=40 Marks)

Q.2 The members of the press council were selected by the government but they were not selected as per the provision given in the act. Whether the decision given by that council or panel is valid? What is the composition of the Press Council of India? Whether its

jurisdiction pertains to matters relating to newspapers only or it can frame rules relating to journalist's ethics? Whether the PCI is doing its job according to the objective for which it was established?

- Q.3** The government issued an advisory that advertisements relating to contraceptives should not be displayed on the television before 10:00 p.m. and screening of film stars while smoking should also not be shown in the movies. The defendants contended that commercial speech is not within the ambit of Article 19(1) (a) of the Constitution. But the contention was rejected. Can these types of guidelines be issued by the government? Which is the appropriate authority to fix standards of advertisements? Is that authority sufficient to meet the requirements?
- Q.4** X filed an RTI to a public office seeking information about some details relating to Mr. Ram. The public authority initially rejected it on the ground that it contains some personal information relating to Mr. Ram. Can the authority do so? Is there any other provision relating to disclosure of information under this aspect? What is the maximum period to get information on these matters? Where does Mr. X file an appeal against by the order of PIO?



HIMACHAL PRADESH NATIONAL LAW UNIVERSITY SHIMLA

End-Term Examinations

Paper Code: LB-802

Subject: Intellectual Property Rights-II

B.A. LL.B. 8th Semester1st October, 2020

Time: 2hrs. 30minutes (Writing Examination- 10:30 am-12:30 pm; Scanning & Uploading Answer-sheets–
12:30 pm – 01:00 pm)

Maximum Marks: 50

Instructions:

The Question Paper has two Sections. Attempt any two questions from Section-A. Each question in Section-A carries five marks. Attempt any two questions from Section-B. Each question in Section-B carries twenty marks.

SECTION-A (Short-Answer Type)**(2x5=10 Marks)****Q.1 Short Answer Type Questions:**

(A) Rahul Bhuyan is a freelancer journalist. He has investigated the incidents of communal violence in northern India. For accomplishing his objective, he engaged Saheen and Juneja to mingle with people and talk with them to unearth the root cause of such violence. Rahul converted his investigative journalism into a book. Mr. Rakesh Sendhvi a famous novelist writes a play on communal violence in northern India and its genesis, which is later on reproduced in cinematographic film by Mr. Sahar Ardhani. When Rahul Bhuyan came to know about the play and Film based on Novel, he filed a suit for copying his ideas, themes and plot in writing the novel and reproducing same as film.

Decide whether the novel and film are infringement of the copyright of Rahul Bhuyan with the help of relevant legal provisions and decided cases.

(B) What are the major changes, which have been brought into effect by the Patents (Amendment) Act, 2005?

(C) X is a final year Mechanical Engineering student. He claims to develop a mobile battery, which may be recharged by using solar rays. He claims that he has used the technology, which is first time used for mobile batteries. His claim of patent is rejected due to obviousness of the technology, that is any person skilled in the solar energy conversion and usage may do it. Decide whether X can claim his patent or not?

SECTION-B (Long-Answer/Descriptive/Analytical Type) (2x20=40 Marks)

- Q.2** Ruby Paliwal is first grand slam winner in India. Many girls want to know about the secrets of her. Jainendra who is sports columnist on e-platform sabtak, requests Paliwal for exclusive interview, for which she agrees in lieu of specific payment. Jainendra interviewed all other players who have played with Ruby in different tournaments. Jainendra collects all information on Paliwal, available on different platforms and media. Jainendra discusses with his friend Mansukhani, who is a famous author. Both agrees to write Ruby Paliwal 's biography. The autobiography becomes the best seller. Ruby filed a case against Jainendra to use her interviews without her consent and converting the information in a biography. She claims that she has the exclusive copyright on the work. Decide with the help of decided cases.
- Q.3** Mr. X is an emerging singer. His voices is referred as reflection of the most melodious singer of the older days in Hindi Cinema. Mr. Y who is famous music director, signs an agreement with Mr. X to sing 200 songs of the old times of the same singer whose melody is reflected in X's voice. The songs are planned to be released in 10 albums of 20 songs each, in four sets of 50 songs each. When first set of 50 remix songs launched, it became super hit. The C & C Ltd. is a famous music company which own the original rights on those songs which have been remixed and launched. The C & C files a case for infringement of copyright. Decide with the help of provisions in the Copyright Act and leading judgments on the subject.
- Q.4** The Rex Pharmaceuticals Ltd (RPL) is a famous medicine manufacturer and suppliers. Medicine by the name of *Menzib* is the most reliable tablet to cure the disease of Tuberculosis. RPL holds the patent for the medicine in European countries, USA and in India but in the year 2025 it will expire. RPL launches another tablet by the name *Mentazib* which is said to be an invention and breakthrough. The tablet has been claimed as the technical advancement over the existing medicines because, single tablet will cure the tuberculosis for life whereas all the existing treatment were in form of a course. On the examination, it was found that the new tablet has enhanced its efficacy by changing its composition by adding certain known substances, hence does not qualify as 'invention' under Sections 2(1) (j), (ja) and 3(d). The application is rejected by the patent office and the same is upheld by the Appellate Board. The Matter is before the Apex Court decide with the help of decided cases.



HIMACHAL PRADESH NATIONAL LAW UNIVERSITY SHIMLA

End-Term Examination

Paper Code: LB-803

Subject: Environmental Law

B.A. 8th Semester3rd October, 2020

Time: 3hrs. (Writing Examination- 10:30 am -12:30 pm; Scanning & Uploading Answer-sheets–
12:30 pm – 01:30 pm)

Maximum Marks: 50

Instructions:

The Question Paper has two Sections. Attempt any two questions from Section-A. Each question in Section-A carries five marks. Attempt any two questions from Section-B. Each question in Section-B carries twenty marks.

SECTION-A (Short-Answer Type)**(2x5=10 Marks)****Q.1 Short Answer Type Questions:**

(A) X constructed a brick grinding machine in front of the Consulting Chamber of a medical practitioner. The machine was generating a lot of dust and noise which polluted the atmosphere and this was causing a trouble to the patients as well as to the medical practitioners. The medical practitioner filed a case against X to restrain X from opening the brick grinding machine. The medical practitioner contended that exposure of the unwilling people to disastrous and dangerous level of noise amounts to noise pollution and it creates nuisance. Advise medical practitioner. Also cite the relevant case law/s, if any, in support of your answer.

(B) The industry was situated in a thickly populated area and was discharging untreated effluents resulting in pollution of water reservoir. The Government of India issued the warning to the industry to immediately stop discharging the untreated trade effluents. Thereafter, government of India issued directions to close down the factory under Environment (Protection) Act, 1986. The orders of the government were challenged on the basis of that directions had been issued without giving a reasonable opportunity of personal hearing and without specifying the time to comply with the said directions. Decide in the above case the validity of the directions passed by the Central Government. Also discuss the important provisions of the Environment (Protection) Act, 1986.

(C) The applicant (Mr. 'A') filed an application under Section. 18(a) read with Section. 14, 15 and 17 of the National Green Tribunal Act, 2010 praying for relief in relation to environmental issues primarily relating to trees, their deconcretization and maintenance in accordance with the law. It was stated that the deconcretization work was being done recklessly by persons not fully skilled in that behalf and had resulted in serious damage to the roots of the trees. The tribunal passed an order and directed the authorities to ensure that the damage done would be cured and damage would not occur forthwith in

future. Even after passing the order, the trees were being damaged, thus, violating the orders of the tribunal. Mr. 'A' again filed an application under section 26 of the National Green Tribunal Act praying for initiation of action for contempt against the respondent and the consequent punishment in accordance with law. Advise whether there was contempt of order of the Tribunal by specifying the relevant provision/s of National Green Tribunal, Act 2010

SECTION-B (Long-Answer/Descriptive/Analytical Type) (2x20=40 Marks)

- Q.2** Pritampura is situated in the Shimla municipality area. The area is very congested and there is no proper sanitation and that area is also full of filth, noxious or offensive matter from privies, urinals and other common places and sewers. The municipality has taken steps to remove the dirt, filth etc., and to provide for hygienic conditions. However, it again gets in bad condition due to the sluggish attitude of municipality as they failed to collect the garbage and clean the area on regular intervals. Mr. X moved to the Shimla High Court under article 226 of the Constitution of India and highlighted that the municipality has failed to discharge its primary duty which has resulted in the acute sanitation problem which in turn has resulted into health hazards and environmental problem in the area as well. The municipality cited the reason of non-availability of funds in discharging its primary duty. Further, the municipality also contended that it is also the duty of the people of that area to keep the environment neat and clean. Advise Mr. 'X' keeping in mind Part IV of the Indian Constitution. Support your answer with relevant case laws.
- Q.3** Himachal Pradesh Pollution Control Board made a complaint to the Metropolitan Magistrate under section 33 of the Water (Prevention and Control of Pollution) Act, 1974, arguing to restrain the Palampur Bottling Co. Pvt. Ltd from causing pollution by discharging trade effluent. It was stated in the complaint that the company has not put up any treatment plant and a sample of the trade effluent was lifted which, on analysis, has been found as not conforming to the prescribed parameters of the correct orders of the company. The company contended that the sample was not divided into two parts as required by section 21 of the Act, hence it is not admissible in law.
- The Board on the other hand contended that Section 21 does not come into operation for lifting of a sample for the purpose of getting an order under section 33 of the Act. Decide.
- Q.4** "Hunting of the birds specified in Schedule IV is prohibited. No person can be granted license to deal in birds in captivity which are procured by hunting."
- By citing the relevant provision of the Wild Life (Protection) Act, 1972 discuss whether trapping of birds comes within the purview of the meaning of the term 'hunting'. Also, discuss that in what cases hunting of wild animals is permitted.



HIMACHAL PRADESH NATIONAL LAW UNIVERSITY SHIMLA

End-Term Examinations

Paper Code: LB-804

Subject: Professional Ethics and Professional Accounting System

B.A. LL.B. 8th Semester5th October, 2020

Time: 3hrs. (Writing Examination- 10:30 am -12:30 pm; Scanning & Uploading Answer-sheets–
12:30 pm – 01:30 pm)

Maximum Marks: 50

Instructions:

The Question Paper has two Sections. Attempt any two questions from Section-A. Each question in Section-A carries five marks. Attempt any two questions from Section-B. Each question in Section-B carries twenty marks.

SECTION-A (Short-Answer Type)**(2x5=10 Marks)****Q.1 Short Answer Type Questions:**

(A) Critically evaluate the provisions related to Disqualification of advocates.

(B) “Now-a-days the principles of natural justice are applicable not only to the judicial or quasi-judicial functions but even to the administrative functions. Thus, they are required to be observed not only by the judicial or quasi-judicial bodies but also by the administrative bodies in its decision-making process having civil consequences”. Explain in reference to observance of principle of natural justice by the Bar Councils during disciplinary proceedings

(C) Advocate Salim is registered with state bar of Himachal Pradesh. While defending a criminal case he sought repeated adjournments for postponing examination of witnesses present in the court on multiple occasions.

Whether the act of advocate Salim amounts to Misconduct?

Whether court can *suo-moto* take action against an advocate in case of misconduct?

SECTION-B (Long-Answer/Descriptive/Analytical Type) (2x20=40 Marks)

- Q.2** Mr. X an advocate impaneled in the list of panel lawyers of XYZ bank to plead the cases of the bans before various judicial/quasi-judicial forums. In 2004 the bank handed over the case file and other relevant document to Mr. X to file a recover suit of loan amount Rs. 50 Lakhs against the debtor and surety. In 2005 the bank decided to handover the case to another lawyer accordingly they have asked Mr. X to return the case file along with all the relevant documents. Mr. X intentionally avoided to return the files and other relevant documents as some amount of fee was pending from the bank.
- XYZ filed a complaint before the State Bar Council, that Mr. X is guilty of professional misconduct by not returning the files.
- In the reply which the appellant submitted before the Bar Council Mr. X admitted that the files were not returned but claimed that he has a right to retain such files by exercising his right of lien and offered to return the files as soon as payment is made to him. Decide.
- In the light of above statement evaluate and explain the nature of rights of the advocates with the help of relevant judicial pronouncements.
- Q.3** In Supreme Court Bar Association, the direction prohibiting an advocate from appearing in court for a specified period was viewed as a total and complete denial of his right to practice law and the bar was considered as a punishment inflicted on him. Whereas, In Ex. Capt. Harish Uppals case it was seen not as punishment for professional misconduct but as a measure necessary to regulate the court's proceedings and to maintain the dignity and orderly functioning of the courts. In the light of above statement, evaluate the role of Bar Councils.
- Q.4** In a given case, an advocate found guilty of committing contempt of court may also be guilty of committing "professional misconduct", depending upon the gravity or nature of his contumacious conduct, but the two jurisdictions are separate and distinct and exercisable by different forums by following separate and distinct procedures. The power to punish an advocate by suspending his licence or by removal of his name from the roll of the State Bar Council for proven professional misconduct vests exclusively in the statutory authorities created under the Advocates Act, 1961, while the jurisdiction to punish him for committing contempt of court vests exclusively in the courts.

Critically evaluate the above statement with special reference to the decision of *R.K. Anand v. Registrar, Delhi High Court (2009) 8 SCC 106*.



HIMACHAL PRADESH NATIONAL LAW UNIVERSITY SHIMLA

End-Term Examinations

Paper Code: SPB-1

Subject: Corporate Governance and Finance

B.A. LL.B. 8th Semester7th October, 2020

Time: 3hrs. (Writing Examination- 10:30 am -12:30 pm; Scanning & Uploading Answer-sheets–
12:30 pm – 01:30 pm)

Maximum Marks: 50

Instructions:

The Question Paper has two Sections. Attempt any two questions from Section-A. Each question in Section-A carries five marks. Attempt any two questions from Section-B. Each question in Section-B carries twenty marks.

SECTION-A (Short-Answer Type)**(2x5=10 Marks)****Q.1 Short Answer Type Questions:**

(A) “As a major step towards codifying the corporate governance norms, SEBI enshrined the Clause 49 in the Equity Listing Agreement (2000), which now serves as a standard of corporate governance in India. With clause 49 was born the requirement that half the directors on a listed company’s board must be Independent Directors”. Discuss the provisions of Independent directors.

(B) The All Solution Company Ltd. incorporated under the Companies Act, 2013, with the principal object of carrying on Life Insurance business in all its branches. On July 15, 2019 at an extraordinary General Meeting of the share-holders of the Company, the following resolution, amongst others, was passed: ‘Resolved that a donation of Rs. 20 lakhs be sanctioned from out of the Share-holders Dividend Account to the Laxmi Narayan Trust.’ The objects of the Trust were manifold e.g. to promote art, science, industrial, technical or business knowledge including knowledge in banking, Insurance, commerce and industry or to render financial assistance to any educational or other charitable institution in India. Mr. Grand one of the minority shareholder challenged the above said transaction before the Tribunal on the ground of oppression and Mismanagement in the affairs of the company as the donating the money is *ultra vires* transaction. Decide on the basis of statutory provisions and decided cases.

(C) Explain the major flaw in Corporate governance for the Forced Closure of Bank of Credit and Commerce International (UK).

SECTION-B (Long-Answer/Descriptive/Analytical Type) (2x20=40 Marks)

- Q.2** Mr. X was a shareholder in a tea company (which carried on business of growing and manufacturing tea) and was receiving regular dividend. The Income Tax department assess them for the income derived from sale of tea grown and manufactured. Mr. Z contended that he being shareholder of the company he has ownership over the assets of the company; therefore, the assessment of his income is exempted from the tax under the Income Tax Act because his income is agricultural income. Decide the case with the help of statutory provision and decided cases.
- Q.3** One Mr. Y was director in Land Developer Co. Ltd. and was also a creditor and shareholder in another company named Rangoon Real Estate Co. Ltd. In the time of financial difficulties, the Rangoon Real Estate Co. Ltd was wound up and at a public sale Mr. B purchased all the assets of the Rangoon Real Estate Co. Ltd at Rupees one crore with the intention to sell it on good amount of profit in presence of Mr. X, another shareholder and director of Land Developer Co. Ltd. and shortly afterwards sold the assets of the Rangoon Real Estate Co. Ltd to the Land Developer Co. Ltd. After six months of the sale, the Land Developer Co. Ltd. realized the truth about the original purchase price i.e Rupees one crore. The company file petition against Mr. Y for the account of the profit as it is the important duty of director and on the rule of equity which insists on those who by use of fiduciary position make a profit being liable to account for profit in no way depends on fraud or absence of *bonafide*...". Mr. Y contended that it was not my duty as I was not commissioned by the Land Developer Co. Ltd. to purchase the assets of the Rangoon Real Estate Co. Ltd on their behalf. Decide taking reference of legal provisions and decided cases.
- Q.4** The first-time class action suit came to the spotlight in the context of securities market was when the Satyam scam broke out in 2009. At that time, the investors in India couldn't take any legal recourse against the company while their counterparts in USA filed class action suit claiming damages from the company and the auditing firm. Credit to the Satyam scam, India has introduced class action suit in the new Companies Act, 2013. Explain the need for the Class Action Suit in the light of Satyam Scam and also explain the concept and procedure regarding class action suit with the help of statutory provisions.



HIMACHAL PRADESH NATIONAL LAW UNIVERSITY SHIMLA

End-Term Examination

Paper Code: SPD1-805

Subject: International Organizations

B.A.LL.B. 8th Semester7th October, 2020

Time: 3hrs. (Writing Examination- 10:30 am -12:30 pm; Scanning & Uploading Answer-sheets–
12:30 pm – 01:30 pm)

Maximum Marks: 50

Instructions:

The Question Paper has two Sections. Attempt any two questions from Section-A. Each question in Section-A carries five marks. Attempt any two questions from Section-B. Each question in Section-B carries twenty marks.

SECTION-A (Short-Answer Type)**(2x5=10 Marks)****Q.1 Short Answer Type Questions:**

(A) “Functionalism and Neo Functionalism evolved in separate time periods representing change in the ideas towards International Organizations during inter war period.” Comment on the significance of those background circumstances that existed during the origin of these two theories.

(B) “Since the establishment of World Trade Organization, the tariff barriers have given way to more subtle but effective non tariff measures.” Briefly comment on specific aspects that WTO as an international organization must focus on, to deliver on its promise of increasing the free global trade.

(C) “Legitimacy is sum total of beliefs which a group of individuals possesses and their conviction in those beliefs gives them a strong foundation to build on it further”. In the light of this statement, comment on the various concerns faced by an international organization to retain and uphold its legitimacy? And, describe the features of a legitimate international organization?

SECTION-B (Long-Answer/Descriptive/Analytical Type)**(2x20=40 Marks)**

Q.2 Waziristan, a newly independent country is looking to have a voice of its own on the world stage. It has two options, one is to join Central Defence Treaty Organization, which is military union led by the one of the most powerful countries in the world. And

the other option is to join South Cooperation Organization, which a regional group consisting of countries sharing common interests and goals. Analytically, solve the dilemma for Waziristan by giving arguments for joining each International body and also highlighting the drawbacks of choosing each option.

- Q.3** An ambassador of Global Peace United, an International Organization with wide membership and legitimacy around the world, was arrested while performing his duties in Sudan on the charge of infringing the sovereignty and security of a country. In his defence, it was submitted by Global Peace United that their ambassador was only helping the victims of internal conflict by providing them medical aid and other help. Analyze the situation with arguments on how can the actions of the ambassador be justified, and on what principles can immunity be claimed?
- Q.4** 'Fraternity of Nations' being newly constituted International Organization has a core group 'Defence Council' consisting of six major economies of the world. However, the smaller countries are concerned that their voices may not be heard in the key decisions made by the Fraternity of Nations. Explain with examples how can the constitution of Fraternity of Nations accommodate the concerns of the smaller countries while designing its structure.



HIMACHAL PRADESH NATIONAL LAW UNIVERSITY SHIMLA

End-Term Examinations

Paper Code : SPC-I
Subject: Prison Administration
B.A. LL.B. 8th Semester
7th October, 2020

**Time: 3hrs. (Writing Examination- 10:30 am -12:30 pm; Scanning & Uploading Answer-sheets–
12:30 pm – 01:30 pm)**

Maximum Marks: 50

Instructions:

The Question Paper has two Sections. Attempt any two questions from Section-A. Each question in Section-A carries five marks. Attempt any two questions from Section-B. Each question in Section-B carries twenty marks.

SECTION-A (Short-Answer Type)

(2x5=10 Marks)

Q.1 Short Answer Type Questions:

(A) In Southern State of India, a girl was raped and thereafter she was murdered in full public view. Owing to brutal murder after rape, there was wide spread anger among the masses against the offenders. People gathered on roads to demand immediate justice to victim and victims' family. In the meantime, police got charged up and in filmy style, accused were killed in an encounter. People showered flowers upon police personnel involved in encounter. In this backdrop elaborate whether retribution as a theory of punishment in the traditional sense has relevance in the present day world.

(B) 25 Women prisoners having children of less than five years of age are incarcerated in central jail in Himachal Pradesh. Suddenly, there was spread of corona-virus. Owing to spread of corona virus, women prisoners having children have demanded special diet to boost the immunity of children and the women inmates. In this backdrop, elaborate legal provisions pertaining dietary arrangements for women having children living with them in jails.

(C) To overcome problems of overcrowding of prisons and prison mal-administration, privatization of jails is mulled as a solution. However, it is claimed that maintenance and

administration of prisons is one of the primary functions of the government and it cannot be delegated to profit making organizations. In this backdrop, elaborate the constitutionality of the idea of privatization of jails.

SECTION-B (Long-Answer/Descriptive/Analytical Type) (2x20=40 Marks)

- Q.2** Prisons Act, 1894 mandates state authorities to make adequate and proper arrangement for accommodation of prisoners during natural calamities and epidemics. Authorities have statutory duty under the Act to provide safe custody and temporary shelter during natural calamities and shelter. In June 2020, pandemic COVID 19 spread its tentacles in central jail wherein around 2000 prisoners were housed. Approx. 60 prisoners from various barracks of the central jail were tested COVID positive. Some prisoners have moved the High Court claiming that State has failed in its statutory duty to provide safe custody and shelter to prisoners and corona virus has spread its tentacles in jails owing to negligence of officers of the jail. They have prayed for immediate release of prisoners to ensure compliance with statutory provisions enunciated in Prisons Act and also in compliance with fundamental right to life and personal liberty. In this backdrop decide the petition.
- Q.3** Nirbhaya gang rape case compelled the legislature to amend criminal law with a view to enforce stricter punishment on offenders involved in sexual offences. However, despite such amendments, rape cases especially gang rape cases and child rape cases are on the rise. In this backdrop elaborate the utility of specific theory of punishment vis-à-vis rape of minors and gang rapes.
- Q.4** Mr. X is a self acclaimed 'Baba'. His teachings are widely followed by his followers in two adjoining states. His followers have established a new sect which follows the dictates of the Baba. Baba is accused of rape and murder of two girls of another community. Owing to such accusations, he is arrested and sent to judicial custody wherein various inmates of the other community (community whose girls are alleged to be raped by Baba) are lodged. Owing to such circumstances, Baba received various threats from inmates. He has informed the police authorities regarding threat to life but no visible action was taken. Later on, there was an attack on Baba in Jail wherein he

sustained various injuries. He is also forced to perform various menial jobs. He wrote a letter to his friend (who is an advocate by profession) but somehow letter is intercepted by Jail authorities and is not posted by them. He is not allowed to consult his advocate friend as well. In this backdrop, you are required to elaborate the rights of prisoner Baba and the procedure to claim his rights with reference to constitutional and statutory provisions.