

Reg. No. : .....

Name : .....

**Fifth Semester B.A.LL.B/B.Com.LL.B/B.B.A.LL.B (Five Year Integrated)  
Degree Examination, June 2025**

**Paper III : CIVIL, PROCEDURE CODE AND LIMITATION ACT**

**(2020 Admission Onwards)**

Time : 3 Hours

Max. Marks : 80

**PART – A**

I Answer any six questions in not exceeding 50 words each. Each question carries 2 marks.

1. Interpleader suit
2. Affidavit
3. Res judicata
4. Arrest before judgment
5. Notice
6. Acquisition of easement by prescription.
7. Continuous running of time.
8. Judgment debtor

**(6 × 2 = 12 Marks)**

P.T.O.

## PART – B

II Answer any **four** questions in not exceeding **150** words each. Each question carries **5** marks.

1. Distinguish between reference and review.
2. Distinguish between cost and compensatory cost.
3. Explain suit relating to public nuisance.
4. What are the consequences of non-appearance of parties in a civil suit?
5. What is the effect of death of parties on or after the accrual of the right to sue?
6. What are the purposes for which Receivers are appointed?

(**4 × 5 = 20** Marks)

## PART – C

III Answer any **four** questions. Each question carries **6** marks.

1. An Indian Civil Court tries a civil suit during the pendency of a suit in a foreign court founded on the same cause of action. A party in the suit brings forth the contention of res subjudice. Decide.
2. A resides at Simla, B at Calcutta and C at Delhi. A, B and C being together at Benaras, B and C make a joint promissory note payable on demand, and deliver it to A. If in case of a suit that A wants to institute against B and C, which is the proper forum?
3. During the execution of a decree, a question comes up before the executing court as to whether any person is or is not the representative of a party. The court advises the parties that this has to be decided by way of a separate court. Decide on the correctness of this advice.
4. A plaint is rejected by the court for failure to disclose a cause of action. Decide on the correctness of the decision.

5. A, the plaintiff was prosecuting with due diligence, another civil proceeding in an appellate court, against the same defendant in the same matter and the appellate court says at the end of it that it cannot entertain the same because of lack of jurisdiction. A claims that in computing the period of limitation, the time that he spent in the appellate court must be excluded. Decide.

(4 × 6 = 24 Marks)

PART – D

IV Answer any two questions. Each question carries 12 marks.

1. What is a suit of civil nature? Elaborate.
2. Elaborate on the provisions of CPC dealing with the execution of decree.
3. What is the law of limitation? Elaborate on its application in civil suits.

(2 × 12 = 24 Marks)