

# JUNIOR SCHOOL CERTIFICATE EXAMINATION, 2014

## ENGLISH

[According to the Syllabus of 2014]

FIRST PAPER

Subject Code :

1	0	7
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Time—3 hours

Full marks—100

[N.B.—The figures in the right margin indicate full marks.]

### Section A—Reading Test (Seen passage)

Read the text carefully and answer the questions 1, 2 and 3:—

Nakshi Kantha is a kind of embroidered quilt. The name was taken from the Bengali word, 'naksha' which means artistic pattern. It is a kind of traditional craft and is said to be indigenous to Bangladesh and West Bengal in India. The art has been practised in rural Bengal for centuries. The name 'Nakshi Kantha' became popular after the poet Jasimuddin's poem 'Nakshi Kanthar Math' was published in 1929.

Traditional Kanthas are made for family use. Old or new cloth and thread are used to make these quilts. Mymensingh, Jamalpur, Rajshahi, Faridpur, Bogra and Jessore are most famous for this craft. Now, it is produced commercially. You can find them in many expensive handicraft shops in cities. The quilts are now in great demand because of the colourful patterns and designs embroidered on them.

Marks

1×5=5

Choose the best answer from the alternatives :—

(a) The name 'Nakshi Kantha' was derived from the word—

- |             |              |
|-------------|--------------|
| (i) English | (ii) Bengali |
| (iii) Hindi | (iv) French  |

(b) This art has been continuing for—

- |                 |                |
|-----------------|----------------|
| (i) generations | (ii) centuries |
| (iii) years     | (iv) ages      |

(c) The word 'indigenous' refers to—

- |                 |                    |
|-----------------|--------------------|
| (i) foreign     | (ii) native        |
| (iii) hand-made | (iv) all the above |

[Please turn over

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**Neuromuscular Training and Adaptations in Youth Athletes** Urs Granacher, Christian Puta, Holger Horst Werner Gabriel, David G. Behm, Adamantios Arampatzis, 2018-11-02 The Frontiers Research Topic entitled Neuromuscular Training and Adaptations in Youth Athletes contains one editorial and 22 articles in the form of original work narrative and systematic reviews and meta analyses From a performance and health related standpoint neuromuscular training stimulates young athletes physical development and it builds a strong foundation for later success as an elite athlete The 22 articles provide current scientific knowledge on the effectiveness of neuromuscular training in young athletes Defenders of Japan Garren Mulloy, 2021-12-01 Japan's navy is three times the size of France's and Britain's combined yet most people think it a defenceless nation This book unravels that paradox **Civil Jurisdiction and Judgments** Adrian Briggs, 2015-06-12 Now in a fully updated sixth edition this book is an established treatise in the field of civil jurisdiction and judgments It states analyses illuminates and evaluates the law of civil jurisdiction and the enforcement of foreign judgments in English law with this new edition taking into account the implications of the new Brussels I Regulation recast Regulation EU 1215/2012 as well as the great number of developments in the case law which have taken place since 2009 This book looks in detail at the jurisdictional rules put in place by the recast Brussels I Regulation the common law rules of jurisdiction the principles according to which that jurisdiction will or will not be exercised the extent to which proceedings before a foreign court may be assisted or impeded obtaining interim and interlocutory relief recognition and enforcement of foreign judgments This text is an authoritative and comprehensive reference for all legal professionals working in commercial law across jurisdictions *The Lawyer's Style Guide* Peter Butt, 2021-02-25 Clarity and precision in legal writing are essential skills in the practice and study of law This book offers a straightforward practical guide to effective legal style from a world leading expert The book is thoughtfully structured to explain the elements of good legal writing and its most effective use It catalogues all aspects of legal style topic by topic phrase by phrase usage by usage It scrutinises them all suggesting improvements Its dictionary arrangement makes it easy to navigate Entries cover matters such as abbreviations acronyms active and passive voice brackets bullet points citation methods cross referencing fonts document design footnotes gender neutral language numbering systems plain legal language punctuation the use of Latin in law structures for legal advices and documents and techniques for editing and proofreading Also covered are many words and phrases that non lawyers find opaque and obscure the aim being to show that lawyers can usually substitute a plain English equivalent that captures the legal nuances of the legalese Other topics include ambiguity deeds definitions provisos recitals simplified outlines terms of art tone and the various principles of legal interpretation With an emphasis on technical effectiveness and understanding the book is required reading for all those engaged in the practice and study of law **Defences in Unjust Enrichment** Andrew Dyson, James Goudkamp, Frederick Wilmot-Smith, 2016-01-14 This book is the second in a series of essay collections on defences in private

law It addresses defences to liability arising in unjust enrichment The essays are written from a range of perspectives and methodologies Some are doctrinal others are theoretical and several offer comparative insights The most important defence in this area of the law change of position is addressed in detail but many other defences are treated too as well as the interrelations between these defences within the law of unjust enrichment The essays offer novel claims and ways of looking at problems in this challenging area of legal study     *DIFC Courts Practice* Rupert Reed,Tom Montagu-Smith,2020-05-29 The DIFC Courts Practice is the definitive guide to the practice and procedure of the Courts of the Dubai International Financial Centre DIFC which is now firmly established as a leading international commercial court     *Flipping Academic English Language Learning* Erik Voss,Ilka Kostka,2019-06-17 This book draws on theory research and practice oriented literature to offer an introduction to flipped learning and offer busy instructors advice on how to flip their academic English language courses The chapters balance theoretical foundations practical applications and useful resources for developing materials The first half of this book defines flipped learning and academic English describes how it supports English language learning and explains the role of technology as well as issues with accountability and feedback The second half of the book then makes connections between the theoretical issues presented in the first three chapters and the practical applications in the following chapters which provide lesson descriptions and assessment ideas for language learning contexts with or without access to technology The book concludes with a list of tools and technologies for developing materials and activities as well as additional resources for professional development and further exploration of flipped English language learning     **Clarkson & Hill's Conflict of Laws** Jonathan Hill,Máire Ní Shúilleabháin,2016 Clarkson Hill s Conflict of Laws provides a detailed account of the topics taught on private international law courses reflecting the profound changes that the subject has undergone in recent years Focusing on key principles in an engaging and approachable style this text is key reading for private international law students     **Concentrate Questions and Answers Tort Law** Karen Dyer,Anil Balan,2022 Concentrate Q the content is exceptional Wendy Chinenye Akaigwe London Metropolitan University Take it online The 2nd edition is available in paperback or e book Visit [www.oup.com/lawrevision](http://www.oup.com/lawrevision) for multimedia resources to help you with revision and assessment     **Arbitration and Contract Law** Neil Andrews,2016-04-18 This book deals with the contractual platform for arbitration and the application of contractual norms to the parties dispute Arbitration and agreement are inter linked in three respects i the agreement to arbitrate is itself a contract ii there is scope subject to clear consensual exclusion in England for monitoring the arbitral tribunal s fidelity and accuracy in applying substantive English contract law iii the subject matter of the arbitration is nearly always a contractual matter These three elements underlie this work They appear as Part I arbitration is founded on agreement Part II monitoring accuracy Part III synopsis of the English contractual rules frequently encountered within arbitration The book will be a useful resource to foreign lawyers or English non lawyers English lawyers seeking a succinct discussion and to arbitral tribunals     *Private Law Remedies* Katy

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