INTRODUCTION

THIS CHAPTER INCLUDES

- Company as a business medium
- Meaning and definition of term company
- Nature and characteristics of a company
- Historical Development of Concept of Corporate Law in India
- Development of Company Law in India and England
- Highlights of the Companies Act, 2013
- Companies vis-a-vis other Forms of business
- Concept of Corporate Personality
- Lifting of Corporate Veil
- Citizenship
- Personal liability of directors or members
- Illegal association.

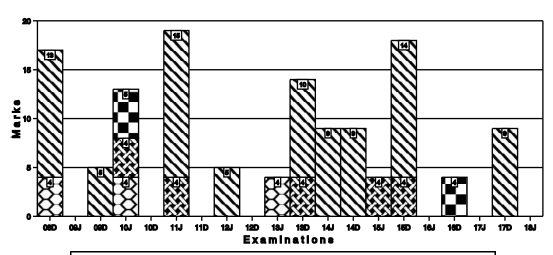
Marks of Short Notes, Distinguish Between, Descriptive & Practical Questions



Objective Short Notes Distinguish Descriptive Practical







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CHAPTER AT A GLANCE

	Topic	Important Highlight		
1.	Company	A company is an association of both natural and artificial persons incorporated under the existing law of a country. A company has a separate legal entity from the persons constituting it.		
2.	Characteristics of a company	The main characteristics of a company are corporate personality, limited liability, perpetual succession, separate property, transferability of shares, common seal, capacity to sue and be sued contractual rights, limitation of action, separate management, termination of existence etc.		
3.	Compared to other types of business associations	As compared to other types of business associations, an incorporated company has the advantage of corporate personality, limited liability, perpetual succession, transferable shares, separate property, capacity to sue, flexibility and autonomy.		
4.	Disadvantages and incon- veniences in incorporation	There are, however, certain disadvantages and inconveniences in incorporation. Some of these disadvantages are formalities and expenses, corporate disclosures, separation of control from ownership, greater social responsibility, greater tax burden in certain cases, cumbersome winding-up procedure.		
5.	Doctrine of lift- ing of or piercing the corporate veil	(1) Sometime veil of corporate personality is used for some dishonest and fraudulent purpose in that case NCLT will look into reality and remove the corporate veil.		

In the following case the Tribunal have lifted the corporate veil. Prevention of fraud and misconduct [Gilford Motor Co. Vs. Horne [1933] Ch 9351 The company is in reality an agency or trust for someone else [Re. F G Films Ltd. (1953) 1 All E.R. 6151 Protection of public policy [Connors Vs. Connors Ltd. (1940) 4 All E.R. 179] Enemy character of company [Daimler Co. Ltd. Vs. Continental Tyre and Rubber Co. (1916) 2 A.C. 3071 To protect labour welfare legislation of Associated Rubber [Workmen Industries Ltd. Vs. Associated Rubber Industries Ltd. A.I.R. 1986 SC 11 Use of corporate veil for hiding criminal activities. To punish for contempt of Court [Jyoti Limited Vs. Kanwaljit Kavr Bhasin 321 (1987) DLT 198] (2) Where a fraudulent and dishonest use is made of the legal entity, the individuals concerned will not be allowed to take shelter behind the corporate personality. (3) The NCLT will break through the corporate shell and apply the principle/doctrine of what is called as "lifting of or piercing the corporate veil". 6. LLP It is an alternative corporate business form that gives the benefits of limited liability of a company and the flexibility of a partnership. LLP can continue

its existence irrespective of changes in partners.

		It is capable of entering into contracts and holding property in its own name. LLP is a separate legal entity, and is liable to the full extent of its assets but	
		liability of the partners is limited to their agreed contribution in the LLP.	
7.	Corporation	An organization formed under state law for the purpose of carrying on a business enterprise in such a manner as to make the enterprise distinct from its owners.	
8.	Illegal association	As per Section 464 of Companies Act, no association or partnership consisting of more than such number of persons as may be prescribed shall be formed for the purpose of carrying on any business that has for its object the acquisition of gain by the association or partnership or by the individual members thereof, unless it is registered as a company under this Act or is formed under any other law for the time being in force. The number of persons which may be prescribed under this section shall not exceed 100. Rule 10 of Companies (Miscellaneous) Rules, 2014 prescribes 50 persons in this regard. Effects of an illegal association: An illegal association: (i) Cannot enter into any contract. (ii) Cannot sue any member, or outsider, not even if the company is subsequently registered. (iii) Cannot be sued by a member, or an outsider for recovery of any debts. (iv) Cannot be wound up by an order of the Tribunal. In fact, the Tribunal cannot entertain a petition for winding up as an unregistered	

		[Chapter ➡ 1] Introduction ■ 1.5		
		[Onapter 1] introduction		
		company, for if it did, it would be indirectly according recognition to the illegal association. [Raghubar Dayal Vs. Sarafa Chamber A.I.R. 1954 All. 555] However, an illegal association is liable to be taxed. [Kumara Swamy Chattiar Vs. Income Tax Officer (1957) I.T.R. 457].		
9. Com Citiz	npany as a ren	 The company, though a legal person, is not a citizen under the Citizenship Act, 1955 or under the Constitution of India. In State Trading Corporation of India Ltd. Vs. CTO AIR 1963 SC 1811, the Supreme Court held that the State Trading Corporation though a legal person, was not a citizen and can act only through natural persons. 		
	onality & idence	 Though it is established through judicial decisions that a company cannot be a citizen, yet it has nationality, domicile and residence. In Gasque Vs. Inland Revenue Commissioners (1940) 2 K.B. 88, it was held that a limited company is capable of having a domicile and its domicile is the place of its registration and that domicile clings to it throughout its existence. 		

SHORT NOTES

2008 - Dec [5] (b) Write short note on the following:

(ii) The separate personality of a company is a statutory privilege and it must be used for legitimate business purposes only.

(4 marks) [CSEM - II]

Answer:

S. No.	Heading	Description	
1.	Authenticity of the statement	Statement is correct.	
2.	Statutory Pri- vilege for legiti- mate purpose	As separate personality of the company is a statutory privilege and it must be used for legitimate business purpose only.	
3.	3. "Lifting of or piercing the corporate veil" Where a fraudulent and dishonest use is of the legal entity, the individuals concernot be allowed to take shelter behing corporate personality. The Tribunal will through the corporate veil.		

2010 - June [8] Write a note on the following:

(i) Disadvantages of corporate form of enterprise

(4 marks) [CSEM - II]

Answer:

Disadvantages of corporate form of enterprises:

There are certain disadvantages of a corporate form of enterprise. Some of these disadvantages are:

(a)	Formalities and expenses	Formation of a company is coupled with difficult and detailed legal formalities and procedure involving considerable amount of time and money.	
(b)	Greater tax burden	In few circumstances, the tax burden on company is more than that in comparison other form of business organization.	

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(c)	Greater social responsibility	Having regard to the enormous powers wielded by the companies and the impact they have on the society, the companies are called upon to show greater social responsibility in their working.	
(d)	Detailed winding up procedure		

2013 - June [6] Write a note on the following:

(v) Illegal association.

(4 marks) [CSEM - II]

Answer:

Please refer 2008 - Dec [8] (a) on page no. 34

DISTINGUISH BETWEEN

2010 - June [6] Distinguish between the following:

(i) 'Company' and 'corporation'.

(4 marks) [CSEM - II]

Answer:

Distinction between Company and Corporation.

1.	Wider Concept of the Word "Corporation"	The term body corporate is much wider in concept than the word company because it includes:		
		(a) Companies	Formed and registered under the Companies Act 2013 that is all Indian Companies. Companies incorporated outside India that is foreign companies.	
		(b) Foreign Companies		

(c)	Public Finan- cial Institution	
(d)	Nationalized Bank	
(e)	Corporations formed under acts of parliaments	
(f)	Limited Liabilities Partnerships	Registered under the Limited Liability Partnership Act, 2008.
As per Section 2 (11) of Companies Act, 2013, the term body corporate does not include:		
(a)	Co-operative Society	Registered under any law relating to Co-operative Societies.
(b)	Any other body corporate, notified by Central Government in its official gazette	But not being a company as defined in this Act.

2011 - June [3] Distinguish between the following:

(i) 'Company' and 'corporation'. (4 marks) [CSEM - II]

Answer:

Please refer 2010 - June [6] (i) on page no. 25

2013 - Dec [2] Distinguish between the following:

(a) 'Company' and 'partnership firm'. (4 marks)

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1.9

S. No.	Topic	Company	Partnership Firm		
1	Regulating Act	A Company is regulated by the Companies Act, 2013.	While a partnership is governed by the Indian Partnership Act, 1932.		
2	Mode of Creation	Registration is compulsory in case of company.	Whereas registration is optional in Partnership.		
3	Minimum Membership	Whereas the minimum number of members in a private company are two and that in case of public company are seven members.	In partnership, the minimum number of partners are two.		
4	Maximum Membership	Maximum number of member are: • For private company: 200 • For Public company: Unlimited	A partnership with objects of acquisition for gains cannot be formed beyond 50 numbers of partners. [Section 464 read with Rule 10 of Companies (Miscellaneous) Rules, 2014]		
5	Legal Status	A company has a separate legal personality distinct from that of its members.	Whereas partnership is not a distinct person, it comprises of several persons who compose it.		

6	Liability of Members	In case of company, the liability of shareholders is limited to the extent of their share capital or upto the amount of guarantee given by them.	But in case of partnership the liability of partner is unlimited. Each partner is liable to an unlimited extent for the debt incurred in the ordinary course of business.
7	Transfer of Share	Shares of a Public Co. are freely transferable	But in case of partnership, no partner can transfer his share without the consent of other partner.

2015 - June [2] Distinguish between the following :

(c) 'Limited liability partnership' and 'body corporate'.

(4 marks)

Answer:

1.10

Limited Liability Partnership (LLP) and Body Corporate

	inited Liability Partnership (LLP) and Body Corporate			
Sr. No.	Basis	Limited Liability Partnership (LLP)	Body Corporate	
1.	Regulation	LLP is an alternative form of corporate business, not being a company, that gives the benefits of limited liability of a company and the flexibility of a partnership. LLP is covered under the Limited Liability Partnership Act, 2008.	While term "Body Corporate" as defined under section 2(11) of Companies Act, 2013 includes a Company incorporated outside India but does not include: (i) a co-operative society registered under any law relating to co-operative societies; and	

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			(ii) any other body corporate (not being a company as defined in this Act), which the Central Government may, by notification, specify in this behalf.
2.	Incorpora- tion as one person Company	LLP can't be incorporated by One Person.	A body corporate may be a company incorporated by one person as One Person Company.
3.	LLP as body corporate and Vice-Versa	A LLP may be a body corporate.	But the <i>vice-versa</i> may not be true.
4.	Compli- ance Require- ments	LLP will have lesser compliance requirements.	A body corporate will have more compliance requirements.

2015 - Dec [2] Distinguish between the following:(a) 'Company' and 'limited liability partnership'.

(4 marks)

S. No.	Heading	Description
1.	Regulation	A basic difference between an LLP and a joint stock company lies in that the internal governance structure of a company is regulated by statute (i.e. Companies Act, 2013) whereas for an LLP it would be by a contractual agreement between partners.

2.	Management	The management-ownership divide inherent in a company is not there in a limited liability partnership.		
3.	Compliance requirements	LLP will have lesse as compared to a c	r compliance requirements ompany.	
4.	Benefit of limited liability and Flexibility	(a) Limited Liability	 LLP is an alternative corporate business form that gives the benefits of limited liability of a company and the flexibility of a partnership. LLP can continue its existence irrespective of changes in partners. It is capable of entering into contracts and holding property in its own name. LLP is a separate legal entity, is liable to the full extent of its assets but liability of the partners is limited to their agreed contribution in the LLP. 	
		(b) Flexibility	LLP will have more flexibility as compared to a company.	

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[0	.]	_	

5.	Enforcement of contracts	LLP is a body corporate and a legal entity separate from its partners, having perpetual succession.	
6.	LLP as a business model	LLP form is a form of business model which. (i) is organized and operates on the basis of an agreement in between partners; (ii) provides flexibility without imposing detailed legal and procedural requirements; (iii) enables professional/technical expertise and initiative to combine with financial risk taking capacity in an innovative and efficient manner.	

DESCRIPTIVE QUESTIONS

2008 - Dec [1] {C} Comment on the following :

(i) Common seal of a company will have to be affixed on all the letters and documents of the company. (5 marks) [CSEM - II]

(A)	Authenticity of the statement	Statement is not correct.
(B)	Provisions of Companies Act	 Resolution of Board is required for affixing common seal (if any) of the company on deed and contracts. Common seal is affixed only in presence of two directors and Company Secretary or such other person as the Board may appoint for the purpose in accordance with the articles of association.

	Amendment Made by Companies (Amendment) Act, 2015				
S. No.	Section in which Amendment is made	Words to be omitted	Words to be substituted with	New Provisions to be inserted in the section	
1.	Section 9	The words "and a common seal" shall be omitted	-		
2.	Section 22 sub section (2)		(a) for the words "under its common seal", the words "under its common seal, if any," shall be substituted;	(b) The following proviso shall be inserted, namely:— "Provided that in case a company does not have a common seal, the authorisation under this sub-section shall be made by two directors or by a director and the Company Secretary, wherever thecompany secretary."	

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3.	Section 22 Subsection (3)	The words "and have the effect as if it were made under its common seal" shall be omitted		
4.	Section 46, sub section (1)		For the words "issued under the common seal of the company", the words "issued under the common seal, if any, of the company or signed by two directors or by a director and the Company Secretary, wherever the company has appointed a Company secretary" shall be substituted.	
(c)	Seal when to be used	The article for affixing document	ng the seal o	of a company provide of the company on

 T T	
>	The company seal may be affixed on the following documents after authorisation from AOA & Board resolution:
	(i) Power of attorney.
	(ii) Deed of lease
	(iii) Share certificate
	(iv) Deed of mortgage
	(v) Promissory notes
	(vi) Share Warrant etc.

2008 - Dec [8] (a) What do you understand by the term 'illegal association' ? (8 marks) [CSEM - II]

Answer:

Illegal Association:

1.	Provisions of Section 464 of Companies Act, 2013	Mandatory requirement of regist- ration	No association or partnership consisting of more than such number of persons as may be prescribed shall be formed for the purpose of carrying on any business that has for its object the acquisition of gain by the association or partnership or by the individual members thereof, unless it is registered as a company under this Act or is formed under any other law for the time being in force. The number of persons which may be prescribed under this section shall not
			exceed 100.

		Exceptions	This section does not apply to: (a) Hindu Undivided Family or (b) An association or partnership formed by professionals who are governed by special Acts like LLP.
2.	Rule 10 of Companies (Misc) Rules, 2014 as Notified on 1 st April 2014	Maximum number of members	Any unregistered association shall be treated as illegal association provided such association has more than 50 members.
3.	Companies Act, 2013	Maximum number of Partners	Maximum number of partners of a partnership firm registered under Partnership Act other than LLP. should not exceed 50.
		Limit for banking and other business	As per Companies Act, 2013, no separate limit is specified for banking and other business, earlier it was 10 in case of banking business and 20 in case of other business.
4.	Hindu Undivided Family Firms	Limit for members in Hindu Undivided Family	If two or more joint Hindu family firms carry on business together and the combined number of major members exceeds 50, then their association will become illegal.
		Minor members of Joint families	In computing the number for illegal association, minor members of joint families are to be ignored.

1.	1	8
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		Minor members on attaining majority	If by reason of minor members of such joint families on attaining majority, the number of persons exceeds the statutory limit, it will become an illegal association.
5.	Effects of an Illegal Association	Consequences	 Cannot enter into any contract. Cannot sue any member, or outsider, not even if the company is subsequently registered. Cannot be sued by a member, or an outsider for recovery of any debts. Cannot be wound up by an order of the Tribunal. In fact, the Tribunal, cannot entertain a petition for winding up as an unregistered company, for if it did, it would be indirectly according recognition to the illegal association.
6.	Penalty	Fine	Every member of an illegal association shall be punishable with fine which may extend to ₹ 1 lakh and shall also be personally liable for all liabilities incurred in such business.

Note: However, an illegal association is liable to be taxed. [Kumara Swamy Chattiar Vs. Income Tax Officer (1957) I.T.R. 457].

The members of an illegal association are individually liable in respect of all acts or contracts made on behalf of the association; they cannot either individually or collectively, bring an action to enforce any contract so made, or to recover any debt due to the association. [Wilkinson Vs. Levison (1925)42 T.L.R. 97]

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1.19

2009 - Dec [1] {C} Attempt the following:

(v) "Common seal of a company will have to be affixed on all the letters and documents of the company." Discuss. (5 marks) [CSIM - II]

Answer:

Please refer 2008 - Dec [1] {C} (i) on page no. 31

2011 - June [1] {C} Comment on the following :

- (ii) The managing director and other directors of a company are not liable to be sued for dues against a company. (5 marks) [CSEM II]
- (iii) The competent Tribunal of law can entertain a petition for winding-up of an illegal association under company law. (5 marks) [CSEM II]
- (iv) A company can be regarded as having enemy character under certain circumstances. (5 marks) [CSEM II]

Answer:

(ii)

1.	Authenticity of the statement	A company being a juristic person, it can sue and can be sued by others in it own name.	
2.	Case Law	Abdul Haq Vs. Das Mal	If an employee was not paid his salary for several months. He may file a suit against the director of the company for the recovery of the amount of salary due to him. It is held that he will not succeed because the remedy lies against the company and not against the directors or members of the company.

(iii)

1.	No recogni-	The law does not recognize illegal association and
	tion to illegal	therefore cannot be wound up by order of Tribunal.
	association by	
	Law	

2.	Conclusion	The Tribunal cannot entertain a petition for the
		winding up of a company formed in contravention of
		Companies Act, 2013.

(iv)

<u>(IV)</u>			
1.	Authenticity of the State-ment	The statement is correct based on a case Law - Daimler Co. Ltd. vs. Continental Tyre and Rubber Co. Ltd.	
2.	Analysis of the case law	 The facts in question are similar to the facts in Daimler Co. Ltd. Vs. Continental Tyre and Rubber Co. Ltd. a company was incorporated in England to sell tyres manufactured by a German Company. The bulk of the shares of the English Company were held by Germans and all the directors were Germans. During world war, the English Company filed a suit to recover a trade debt. It was held that the company through incorporated in England was an enemy company; and the company was not allowed to proceed with the action to recover its debts. It was laid down that a company may assume an enemy character when persons in defacto control of its affairs are residents of an enemy country or, wherever resident, are acting under the control of enemies. 	

2012 - June [1] {C} Comment on the following:

(ii) A shareholder who holds 99% of the share capital of a company can be held liable for the acts of the company. (5 marks) [CSEM - II]

[Chapter ➡ 1] Introduction ■

1.21

		<u> </u>	
1.	Authenticity of	The statement is not true.	
	the statement		
2.	Separate Legal Entity	 A company is an artificial person. It is formed and registered under the Companies Act. It has distinct legal entity. Its personality is separate and distinct from its members. The company's money and property belong to the company and not to the of members of company. Similarly, the members' personal property can not be held liable to pay the creditors of the company. 	
3.	Characteristics	In some cases company is treated as a natural	
	of company	person.	
		(a) It can make contracts.	
		(b) Open a bank account.	
		(c) Can sue and be sued by others.	
		(d) It can also own property.	
4.	Analysis of	This point has clearly established the principle that	
	Case Law:	once a company has been validly constituted	
	Saloman Vs.	under the Companies Act, 2013, it becomes a	
	Saloman	legal person distinct from its members and for this	
	Company Ltd.	purpose, it is immaterial whether any member has	
		a large or small proportion of the share capital, and	
		whether he holds those shares beneficially or as a	
		mere trustee.	
5.	Conclusion	Hence, shareholders can not be held liable for the	
		acts of the company.	

2013 - Dec [1] Comment on the following:

- **(b)** A shareholder is held personally liable for the acts of the company, if he holds virtually the entire share capital of the company.
- (d) Common seal acts as the official signature of a company.

(5 marks each)

Answer:

(b) Please refer 2012 - June [1] (ii) on page no. 38

(d)

(u)				
S.	Heading	Description		
No.				
1.	Authenticity of	The statement is correct.		
	the statement			
2.	Contracts under	➤ On incorporation, a company acquires		
	the seal of the	legal entity with perpetual succession and		
	company	a common seal.		
		➤ Since the company has no physical		
		existence, it must act through its agents		
		and all such contracts entered into by its		
		agents must be under the seal of the		
		company.		
3.	Official signature	The common seal acts as the official		
	of the company	signature of a company. The name of the		
		company must be engraved on its common		
		seal.		
4.	Authenticity of a	➤ A rubber stamp of the company on a		
	document	document does not make it authentic and		
		legal unless such document bears the		
		common seal of the company.		
		➤ The Companies Act or the Articles of		
		Association of a company may require		
		certain instruments or documents to be		
		executed under the common seal of the		
		company.		
	accument	legal unless such document bears common seal of the company. The Companies Act or the Articles Association of a company may requestrain instruments or documents to executed under the common seal of		

[Chapter	■ 1] Introduction		1.23
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5.	Safe custody of	The person authorised to use the seal should		
	the common seal	ensure that it is kept under his personal		
		custody and is used very carefully because		
		any deed, instrument or a document to which		
		seal is improperly or fraudulently affixed will		
		involve the company in legal action and		
		litigation.		
6.	Deeds or con-	According to the Companies Act, the		
	tracts to be	following deeds and contracts are required		
	under the	to be under the common seal of the		
	common seal	company:		
		Power of attorney		
		Share certificates		
		➤ Share warrant		
		Any deed as required by articles		
7.	Companies	As per the said amendment, the mandatory		
	Amendment Act,	requirement of Common seal has been		
	2015	removed.		

2014 - June [1] Comment on the following:

(b) Common seal can be used by any employee of the company irrespective of his designation. (5 marks)

Answer:

Please refer 2008 - Dec [1] {C} (i) on page no. 31

- **2014 June [5]** Answer the following citing the relevant provisions of law/case law, if any:
- (c) "Separate personality of a company is a special privilege. In case of dishonest or fraudulent use of this privilege, corporate veil can be lifted".Discuss. (4 marks)

Answer:

1.24

Doctrine of lifting of or piercing the corporate veil:

S. No.	Points	Description	
1.	Meaning of lifting or piercing the corporate veil	statutory privilegitimate busing where a fraud of the legal enter not be allowed corporate persumbers. The Tribunal wand take action from the members or the strip in the strip in the members or the strip in the strip	personality of a company is a lege and it must be used for iness purposes only. It will be used it, the individuals concerned will be to take shelter behind the sonality. Will break through the corporate by the principle/doctrine of what is g of or piercing the corporate entity on as though no entity separate mbers existed and make the he controlling persons liable for gations of the company.
2.	When it is lifted	Concerned Case Law: [BSN (UK) Ltd. v. Janardan M o h a n d a s Mohandas rajan Pillai [1996] 86 Com Cases 371 (Bom).]	The corporate veil is lifted when in defence proceedings, such as for the evasion of tax, an entity relies on its corporate personality as a shield to cover its wrong doings.

3.	Share- holders not permitted for the lifting of the veil for their purpose	Concerned Case Law: Premlata Bhatia v. Union of Indian (2004) 58 CL 217 (Delhi)	This was held in wherein the premises of a shop were allotted on a licence to the individual licencee. She set up a wholly owned private company and transferred the premises to that company with the Government consent. She could not remove the illegality by saying that she and her company were virtually the same person.
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In the following case the Tribunal have after the corporate veil.

1.	Prevention of fraud and misconduct	Where the medium of a company has been used for committing fraud or improper conduct, the Courts have lifted the veil and looked at the realities of the situation. [Gilford Motor Co. Vs. Horne [1993] Ch 935]
2.	Company acting as agent	Where the company is in reality an agency or trust for someone else and the corporate facade is used to cover up that agency or trust. [Re F G Films Ltd. (1953) 1 All E.R. 615]
3.	Protection of public policy	Where the doctrine conflicts with public policy, Tribunal have lifted the corporation veil for protecting the public policy. [Connors Vs. Connors Ltd. (1940) 4 All E.R. 179]
4.	Enemy Character of Company	Tribunal will lift the corporate veil if the company has enemy character. [Daimler Co. Ltd. Vs. Continental Tyre and Rubber Co. (1916) 2 A.C. 307]

5.	Evasion of taxes	Where the veil has been used for evasion of taxes and duties, the Tribunal upheld the piercing of the veil to look at the real transaction. [Re. Dinshaw Maneckjee Petit A.I.R. 1927 Bombay 371]
6.	To protect labour welfare legislation	Where the purpose of company formation was to avoid the welfare legislation, the Tribunal will lift the corporate veil. Where it was found that the sole purpose for the formation of new company was to use it as a device to reduce the amount to be paid by way of bonus to workman the Supreme Court upheld the piercing of the veil to look at the transaction. [Workmen of Associated Rubber Industries Ltd. Vs. Associated Rubber Industries Ltd. Vs. Associated
7.	Use of corporate veil for hiding criminal activities	Where the defendant used the corporate structure as a device to conceal his criminal activities (evasion of customs and excise duties), the Tribunal could lift the corporate veil and treat the assets of the company as the realizable property of the shareholder.

2014 - Dec [1] Comment with reasons on the following:

(a) Piercing through corporate veil.

(5 marks)

Answer:

1.26

Please refer 2014 - June [5] (c) on page no. 41

2014 - Dec [2A] (Or) (i) In an annual general meeting of Amar (Pvt.)Ltd., all the shareholders were killed in a bomb blast. State, whether the company is still in existence. If so, how?

(4 marks)

Answ		
S.	Heading	Description
No.		
1.	Perpetual	Perpetual Succession, therefore, means that
	Succession	the membership of a company may keep
		changing from time to time, but that does not
		affect its continuity.
		➤ A company, being a separate legal person is
		unaffected by death or departure of any
		member and remains the same entity, despite
		total change in the membership.
2.	Death only on	➤ An incorporated company never dies except
	winding of the	when it is wound up as per law.
	company	
3.	Change in	> The membership of an incorporated company
	membership	may change either because one shareholder
	_	has transferred his shares to another or his
		shares devolve on his legal representatives
		on his death or he ceases to be a member
		under some other provisions of the
		Companies Act.
		> Thus, perpetual succession denotes the
		ability of a company to maintain its existence
		by the constant succession of new individuals
		who step into the shoes of those who cease
		to be members of the company.
4.	Survival of	A company's life is determined by the terms
	company	of its Memorandum of Association. It may be
	even after	perpetual or it may continue for a specified
	death of all	time to carry on a task or object as laid down
	the members	in the Memorandum of Association.
	during war	

Note:

Professor L.C.B. Gower rightly mentions, "Members may come and go, but the company can go on forever. During the war all the members of one private company, while in general meeting, were killed by a bomb, but the company survived - not even a hydrogen bomb could have destroyed it".

2015 - Dec [1] Comment on the following:

- (a) A company incorporated under the Companies Act, 2013, being an artificial person, is not entitled to sue a natural person or to sue another company incorporated under the same Act. (5 marks)
- (d) A company incorporated under the Companies Act, 2013 never dies except when it is wound-up as per the law. (5 marks)

Answer:

(a)

S.	Heading	Description
No.	i icauiig	Description
140.		
1.	Authenticity of the statement	A Company being a body corporate, can sue and be sued in its own name.
2.	Legal Frame- work	 To sue, means to institute legal proceedings against (a person) or to bring a suit in a Tribunal of law. All legal proceedings against the company are to be instituted in its name. Similarly, the company may bring an action against anyone in its own name.
3.	Company's right to sue for damages	A company's right to sue arises when some loss is caused to the company, i.e. to the property or the personality of the company. Hence, the company is entitled to sue for damages in libel or slander as the case may be [Floating Services Ltd. vs. MV San Fransceco Dipaloa (2004) 52 SCL 762 (Guj)].

		[Chapter ➡ 1] Introduction ■ 1.29
		A company, as a person distinct from its members, may even sue one of its own members.
4.	Conclusion	Hence, a company is entitled to sue a natural person or to sue another company incorporated under the Companies Act, 2013 in its own name.

- (d) Please refer 2014 Dec [2A] (Or) (i) on page no. 44

 However in case of merger, the transferor company is dissolved without winding up.
- **2015 Dec [2A] (Or)** (i) Explain clearly the meaning of 'lifting of corporate veil' in relation to a company incorporated under the Companies Act, 2013. Examining the judicial decisions, state whether 'corporate veil' can be lifted in the following cases:
- (a) Where the corporate veil has been used for improper conduct; and
- (b) Where the acts of a company are opposed to workmen? (4 marks) Answer:

S. No.	Heading	Description
1.	Lifting of Corporate Veil under Judicial Interpretation	Ever since the decision in <i>Salomon vs. Salomon</i> & <i>Co. Ltd.</i> , (1897) A.C. 22, normally Tribunal are reluctant or at least very cautious to lift the veil of corporate personality to see the real persons behind it. Nevertheless, Tribunal have found it necessary to disregard the separate personality of a company in the following situations

- (a) Where the corporate veil has been used for commission of fraud or improper conduct
- Case Laws: In Jones vs. Lipman, (1962) I.W.-L.R. 832
- In this case the court lifted the veil and looked at the realities the situation.
- A agreed to sell certain land to B. Pending completion of formalities of the said deal, A sold and transferred the land to a company which he had incorporated with a nominal capital of £100 and of which he and a clerk were the only shareholders and directors. This was done in order to escape a decree for specific performance in a suit brought by B. The Tribunal held that the company was the creature of A and a mask to avoid recognition and that in the eyes of equity A must complete the contract, since he had the full control of the limited company in which the property was vested, and was in a position to cause the contract in question to be fulfilled.

(b) Where the acts of a company are opposed to workmen

The Associated Rubber Industries Ltd.
Bhavnagar & another, AIR 1986 SC 1

- It has been decided in The Associated Rubber Industries Ltd. Bhavnagar & another, AIR 1986 SC 1 that where the acts of the company are opposed to workmen the corporate veil may be lifted.
- Brief facts of the case: In this case, a new company was created wholly by the principal company with no assets of its own except those transferred to it by the principal company with no, business or income of its except receiving own dividends from share transferred to it by the principal company i.e. only for the purpose of splitting the profits into two hands and thereby reducing the obligation to pay bonus.

The Supreme Court held that the new company was formed as a device to reduce the gross profits of the principal company and thereby reduce the amount to be paid by way of bonus to workmen. The amount of dividends received by the new company should,

therefore be taken into account in assessing the gross profit of the principal company. The corporate veil, therefore was lifted in
this case.

2017 - Dec [1] Comment on the following:

(d) Three companies incorporated with the same set of shareholders are treated as same companies under the Companies Act, 2013.

(5 marks)

1.	Separate Legal Entity	(Separate Corporate Personality	On incorporation, a company becomes a separate legal person in the eyes of law. The company is vested with a corporate personality distinct from individuals who are its members.
		` '	Own Name and acts	Being a separate legal entity, it bears its own name and acts under a distinct corporate name.
		` ,	Owned assets	Its assets are separate and distinct from those of its members.
		, , f	Different person from promoters	It is also different 'person' from the members who compose it.

		[Chapt	er ➡ 1] Introduction ■ 1.33
		(v) Owned properties, borrowing money etc	As such, it is capable of owning property, incurring debts, borrowing money, having a bank account, employing people, entering into contracts and suing or being sued in the same manner as an individual.
2.	Conclusion	Thus, the two companies which are incorporated with the same set of shareholders are nevertheless distinct and separate entities [Patinson v. Bindya Debi AIR 1933 Pat 196]. [Theory of Corporate veil; Saloman v. Saloman & Co. Ltd.]	

2017 - Dec [3] (c) One of the subscribers to Memorandum of Association of a company under process of incorporation is a foreign national residing outside India. State the provisions of Companies Act, 2013 regarding authentication of his signature and address. Will the requirement of business visa be applicable to his case if he is a person of Indian origin or overseas citizen of India? (4 marks)

Answer:

Where subscriber to the memorandum is a foreign national residing outside India:

- (a) in a country in any part of the Commonwealth, his signatures and address on the memorandum and articles of association and proof of identity shall be notarized by a Notary (Public) in that part of the Commonwealth.
- (b) in a country which is a party to the Hague Apostille Convention, 1961, his signatures and address on the memorandum and articles of association and proof of identity shall be notarized before the Notary (Public) of the country of his origin and be duly apostillised in accordance with the said Hague Convention.
- (c) in a country outside the Commonwealth and which is not a party to the Hague Apostille Convention, 1961, his signatures and address on the memorandum and articles of association and proof of identity, shall be notarized before the Notary (Public) of such country and the certificate

of the Notary (Public) shall be authenticated by a Diplomatic or Consular Officer empowered in this behalf under **Section 3 of the Diplomatic and Consular Officers (Oaths and Fees) Act, 1948** (40 of 1948) or, where there is no such officer by any of the officials mentioned in **Section 6 of the Commissioners of Oaths Act, 1889** (52 and 53 Vic.C.10), or in any Act amending the same;

(d) visited in India and intended to incorporate a company, in such case the incorporation shall be allowed if, he/she is having a valid Business Visa. Explanation: For the purposes of this clause, it is hereby clarified that, in case of Person is of Indian Origin or Overseas Citizen of India, requirement of business Visa shall not be applicable.

PRACTICAL QUESTIONS

2010 - June [5] (b) Rani is a wealthy lady enjoying large dividend and interest income. She has formed three private companies and agreed with each of them to hold a block of investment as an agent for it. Income received was credited in the accounts of the company but the company handed back the amount to her as a pretended loan. This way, she divided her income in three parts in a bid to reduce her tax liability. Discuss the legality of the purpose for which the three companies were formed.

(5 marks) [CSEM - II]

1.	Leading Case Law	Sir Dinshaw Manak jee Petit, A.I.R 1927 Bombay 371. If a company is used as a means to evade tax, the Tribunal may disregard the corporate veil.
		Analysis of the case law
		(A) The Supreme Court held that the Tribunal is entitled to lift the mask of corporate entity, if it is used for tax evasion or to circumvent tax obligations.

	[Chapter ➡ 1] Introduction ■ 1.35
	 (B) In such cases individual shareholders may be held liable to pay income tax. (C) In the given case, the facts are similar to the above mentioned case. The reason to which the companies were formed by the assessee was purely and simply as a means of avoiding tax liability and the companies were nothing more than the assessee herself. (D) Therefore, the Tribunal disregarded the corporate veil and found that the companies were formed by the assessee for the purpose of avoiding tax.
2. Conclusion	Hence, in view of the above case law Rani can be held liable.

2016 - Dec [4] (d) Six persons are the only members of Tab (Pvt.) Ltd. All of them went to USA on a pleasure trip by aeroplane. On the way, the plane crashed and all the six members died. Does Tab (Pvt.) Ltd. still exist? Decide. (4 marks)

1. Perpetual Succession	 An incorporated company never dies, except when it is wound up as per law. A company, being a separate legal person is unaffected by death or departure of any member and it remains the same entity, despite total change in the membership. A company's life is determined by the terms of its Memorandum of Association. It may be perpetual, or it may continue for a specified time to carry on a task or object as laid down in the Memorandum of Association.
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2.	Conclusion	The Company has perpetual succession, therefore, means that the membership of a company may keep changing from time to time, but that shall not affect its continuity. Therefore,
		TAB PVT. LTD. still exist despite of the death of all its members.

Repeatedly Asked Questions			
No.	Question	Frequency	
1	What is 'illegal association'? 08 - Dec [8] (a),13 - June [6] (v)	2 Times	
2	Distinguish between 'Company' and 'corporation'. 10 - June [6] (i), 11 - June [3] (i)	2 Times	