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by myspeakhr. MCQ's. Discussed here are the MCQ on Introduction to Labour Law with answers. These are based on the introduction of Labour Law only. However the Objective questions will be helpful in may competitive examinations like NET, PET etc and other students like MBA BBA MPM DLL etc. Further in this MCQ on Introduction to Labour Law with answers we are focusing on the various Acts which are included in Labour Law like factories Act, Workmen Compensation Act, EPF Act etc.

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Further these Multiple choice questions on labour laws are basic MCQ's based majorly on factories Act. However these MCQ's in labour laws with answers are helpful for students of

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UG/PG also for those who are preparing for competitive exams.

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[Law>. Employment Law>. Lewis & Jefferson: Employment Law Concentrate 4e>. Resources>. Multiple choice questions>. Chapter 1: Multiple choice questions. Resources.](#)

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MCQs - 305HR –Labour Laws Page 1of 62. MCQs 305 HR –Labour Laws Few questions are repeated for a reason. Q.1. As per Factories Act "Factory" means any premises including the precincts thereof where or more workers are working or

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viewer working on any day of the preceding 12 months, and in any part of which a manufacturing process is being carried on without the aid of power, or is ordinarily so carried on.

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Objective Type Question On HR & Labour Laws. - CiteHR

Course Code 305 HR Type Specialization – Core Course Title Labour and Social Security Laws Course Objectives: 1. To make the students understand rationale behind labour laws 2. To equip students with important provisions of various labour laws 3. To give students insight into the implementation of labour laws Unit No. Contents No. of Sessions

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Contract Labour (Regulation and Abolition) Act – Part 2 The Contract Labour (Regulation and Abolition) Act, 1970 regulates the employment of contract labour in certain

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establishments and to provide for its abolition in certain circumstances and for matters connected therewith. Under the Act, interests of contract workers are protected in terms of wages, hours of work, welfare, [∅]

Corporate Law by Dr. O.P. Gupta is a publication of the SBPD Publishing House, Agra. Dr. O.P. Gupta holds a M.Com., LL.B., Ex-F.C.S. and PhD degree. He was a reader at the P.G.D.A.V. College (University of Delhi), New Delhi. The authors have tried to present the subject of Corporate Law in a simple and clear language. The difficult provisions of Corporate Law have been illustrated with the help of Indian

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and International cases decided by the law courts. For thematic unity, the subject has been discussed topic-wise but for ready reference, relevant sections have been quoted. Important questions asked in various examinations have been given at the end of each chapter. To make the book more useful Objective Type Questions with their answers have also been given at the end of each chapter. The book has been written primarily for the students preparing for B. Com. Examination and examinations conducted by other Professional Bodies as well.

The book is written keeping in view the Syllabus & Question Patterns of various competitive exams with specialization to the Subjects Human resources Management, Organizational

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Behaviour and Labour Laws. The Book Contains objectives type questions with Answers & explanation of typical facts and concepts. It also includes Chapters of One liner facts and brief concepts in HRM, OB and Labour Laws. Books is very useful for UGC NET Exam and also dream Jobs of PSU's like Coal India, NTPC, SAIL, ONGC, PSU's Banks, Corporate Exams in HRM & Other organizations. The memory based and other actual relevant previous year questions of PSU's Management trainees Exam & UGC-NET has been given place in this book. Including Multiple Choice Questions (MCQ), one liners and explanations, this book contains almost thousands of tricky facts and concepts. Author is very much assured of Success of the Aspirants. In the words of Author "This book will be useful for everyone who has interest

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in HRM, OB and Labour Laws including faculties, students and Corporate HR Professional" This Quick Mentor book contains almost thousands of most important facts of HRM, Labour Laws & OB. Proposed BOOK BY THE AUTHOR: The Next Book proposed by The Author is 'Human Resource Management & Organisational Behaviour' with Case Approach: A Clear modern Understanding.

Contents:- 1. Industrial Relation: Concept and Scope 2. Trade Unions 3. The Trade Unions Act 1926 4. Registration of trade Union 5. Funds, Right and Liabilities of Registered Trade Unions 6. Collective Bargaining 7. The Industrial Dispute Act: An Introduction 8. Authorities under the Act and Settlement of Dispute 9. References of Industrial Dispute 10. Procedure,

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Powers and Duties of Authorities 11. Strikes and Lock-Outs
12. Lay-off and Retrenchment 13. Special Provisions Relating
to Lay-off, Retrenchment 14. Penalties and Other
Miscellaneous Provisions 15. The Factories Act, 1949: An
Introduction 16. Provisions of the Factories Act Relating to
Health and Welfare of Welfare 17. Provisions of the Factories
Act Relating to Safety 18. Working Hours of Adult,
Employment of young Person and Annual Leave with Wages
19. Special Provisions, Penalties and Procedure and
Supplemental

• The book aims to throw light on all the dimensions of
industrial relations & labour laws. It is organised into two
parts: first part focusing on the history and theory relating to

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the industrial relations, and the second part providing detailed on specific provisions of labour laws being enforced in India.

Salient Features : ? Contemporary approach with detailed coverage on labour laws ? Detailed coverage of topics like Payment of Bonus Act, ESI Act, Maternity Benefit Act, etc ? Extensive reference to legal provisions and case laws

Dignity, Alvin L. Goldman

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This is the most comprehensive collection of primary source materials in the labour law and social policy of the European Community ever brought together. With documents and decisions reflecting the state of play at 1st June 2002, it includes: key legislative instruments in EC labour law and social policy; significant associated policy documents produced by the Commission; and important relevant decisions of the European Court of Justice. Since the first edition of this work in 1999, the pace of social policy change and innovation at the level of the European Community has increased dramatically. Indeed, developments during the past

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three years are little short of remarkable, with particularly important advances in relation to the promotion of information, consultation and participation for workers, along with growing concern for several much broader social policy issues. Recognition of the changes in emphasis and scale for European social policy, and the presence of substantially more material to be included, have caused this edition of the work to be divided into two volumes. Volume I covers social dialogue, industrial relations and labour law, while Volume II is concerned with a wide range of material touching "dignity at work" in the European Community. The arrangement of the material in two self-contained volumes also reflects a division of convenience. Thus, those whose main focus is upon the "labour law" aspects of European social policy may choose to

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utilise primarily the material contained in the first volume, while those who wish to concentrate more particularly upon fundamental social rights, equal opportunities, anti-discrimination, and dignity at work might wish to take advantage of the framework presented in the second volume. Advocates, judges, policy-makers, scholars and students will all appreciate this essential sourcebook in EC labour law and social policy.

The book 'Business Law' deals with the fundamental branches of business law, namely, law of contract, law of sale of goods, law of partnership, law of negotiable instruments and law of limited liability partnership. Its contents have been extracted from the authors' reputed title 'Mercantile Law'

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that has gained tremendous readership over the years.

This book is an attempt to provide a means of systematic study in a simple way. The aim of the book is to present the subject matter in the most concise, to the point, lucid and illustrative manner. We are confident that the book will be an invaluable asset to the students of Mercantile Laws. A large number of examples and leading cases have been given with a view to helping students to understand the subject-matter clearly.

The "International Labour Law Reports" is a series of annual publications of labour law judgements by the highest courts in a number of jurisdictions. "ILLR" is intended primarily for the

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use of judges, labour law practitioners, industrial relations specialists and students who need or desire ready access to authoritative information of a comparative nature on problems arising in the field of labour law and industrial relations. Each judgement reprinted in "ILLR" is accompanied by Headnotes and in practically all cases by an Annotation which sets forth, among other things, the legal issues involved, the basic facts of the case (if not included in the judgement itself), the relevant statutory provisions and judicial precedents, the labour law and industrial relations context in which the case arose and the significance of the judgement in the development of the law. The "ILLR" provide the reader with factual information that is not coloured by the personal views of the annotators. As a rule, judgements are printed "in

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extenso"; editorial discretion has been relied upon to delete or to summarize portions of judgements that are purely technical or only of marginal interest. "Volume 15" covers the period 1 October 1994 to 30 September 1995.

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