

SPOM Set A

Law Paper

Exam on **28 Jan 2026**

Scored - 68

Actual Exam Questions

Case Study 1

1. Mr X is
2. MD of A ltd
3. WTD of B ltd
4. WTD of C ltd

5. Question
6. 1. In how many company Mr X can appointed as ID

7. Mr X is Non Executive Director but he is related to Promoter

8. Question
9. 2. How many ID required in the Board of Director

CASE Study 2

A B C D E they are friends just graduated

A and B want to join his father business so they went to USA on 11/12/2024

C wants to further study so he take admission in Jaipur university on 06/06/2024

D went to abroad for further studies 25/08/2024

E join his family business in India 31/07/2024

Date may vary but they did not effect the question and their answer

Question

1. What is the Residential Status of A and B
2. What is the Residential Status of C and D during the F.Y 2023-24

Case Study 3

Mr Raj a student want to go USA for MBBS

He goes to USA on 11/10/2020

He came back to India on March 01/03/2020

He goes back to USA on 04/04/2020

He came back to India on 01/03/2021 and stuck due to covid he didn't know about that and he stay in India upto 01/03/2022

He Goes back to USA on 01/03/2022

He completed his study and get job in Apple and came to India to meet parents on 01/06/2022

He meet his parent and after that he live India on 31/06/2022

After working in apple he left apple and join samsung the samsung company sent Mr Raj to India for a project of 200 Days

Mr Raj came to India on 19/06/2023.

Similar Question is asked date and name my vary but all the things are same Must do

Question

1. What is the Residential Status on the date of living the India 2. What is the Residential Status when he came for India for 200 Days Project
3. What is the Residential Status During Covid
4. What is the Residential Status when he came to India on 01/06/2022

Case Study 4

X Ltd having 1 Crore Paid Up Share Capital (1 Lakhs Share of 100 each). On 5/12/2025 the ROC ask the X Ltd for producing books and ask Mr Rahul (Director) to present he is a former director of company . The company do not submit the books and Mr Rahul not present before ROC . ROC believe that books was false apply for special court to seize the book. After inquiry submit the report to CG o that basis the CG appoint Ramesh . Ramesh found that the director is doing something for their personal benefit prejudicial to the public interest . After that the members submit application for oppression (50 Members holding 50000 Shares) . Also apply for restriction on transfer of share .

Question

1. Penalty to the company and Rahul
2. Restriction on transfer of share apply to whom (NCLT/CG/ROC)
3. Is application for oppression is valid
4. No of Days the books can be seized



Case Study 5

Mr Aditya resident of Jaipur completed his BE course and wishes to pursue Master in Management from HEC Paris. He left to Paris on 17/06/2018. He came back to India to see his parents on 25/07/2019 for a period of 30 day's after that he returned to Paris. Again he came to India to see his parents on 20/03/2020 due to Covid he stuck in India for a period and Go back to Paris on 21/11/2020 after completing is Master in Management He came to India on 16/03/2021 to spend some time with family after that he left India on 31/03/2021 for the employment in PWC to USA after some tim he left PWC and join BRAIN company of Denmark. The BRAIN company send Aditya to India Mumbai for a project of 200 days in came India for these on 25/04/2022

Question

1. Residential status when he left India on 17/06/2018

PROI as he goes for study which is uncertain period

2. Residential status when he came to India on 20/03/2020 during his stay and after leaving on 21/11/2020

As per me PROI AND PROI

3. Residential status when he came to India on 16/03/2021 during his stay and after leaving on 31/03/2021

As per me PRI AND PROI

4. Residential status when he came to India on 25/04/2022 during his stay and after leaving

As per me PROI IN BOTH CASES AS HE CAME FOR EMPLOYMENT BUT FOR A CERTAIN PERIOD

Case Study 6

Mr Shivam (Holding 15% Share of Somya Ltd unlisted Public Company) he is holding the share since 30/09/2022 having unpaid call the extent of Rs 10 Lakhs. Filled Petition to tribunal on 05/04/2023 for winding up same copy file to ROC.

ROC submit the views to NCLT on 18/05/2023. ROC think after analysing available information that it is equitable that Somya Ltd will be wound up

Tribunal appoint a provisional liquidator Mr Raj on 20/05/2023 without giving notice of the same as well as giving an opportunity of being heard to company.

Mr Raj is Registered in IBC 2016 and file declaration of Independence on 25/05/2023

The tribunal pass its order for winding up on 16/06/2023 and provisional liquidator Raj was appointed as Company liquidator

The tribunal direct Shivam to deposit Rs 1 Lakhs as security for as a cost pre condition to issue director to

(There is 4 Question for that topic i only able to write 3 of them and the question is incomplete)

Question

1. Shivam is eligible to file petition for winding up

Option

1. Yes Holding Share for 6M prior the filing of petition of winding up
2. Yes Holding 10% of Share
3. No Because not holding fully paid up share
4. No due to some reason (not remember)

Question

2. Last date for ROC to submit his views and NCLT to pass order

Option

1. 05/05/2022 and 04/07/2022
2. 05/06/2022 and 05/07/2022
3. 05/05/2022 and 05/07/2022
4. 04/06/2022 and 04/07/2022

Question

Act of Tribunal is Valid for not giving notice of appointment to liquidator and not not giving opportunity of being heard to company Somya Ltd

Option

1. No Not valid mandatory to give notice and opportunity of being heard
2. Valid is there is special reason whether it is in writing or not
3. Partially Valid mandatory to give notice for appointment and valid for not giving opportunity of being heard to company Somya Ltd in special reason
4. Valid is there is special reason and it is in writing

Question

4. Not exactly remember

Relating to how much unpaid call they can ask for old subscriber

Question

What is circumstances IBC can be modified and cancelled

Option

1. Coc unanimous resolution for winding up
2. Fraud transaction by director discover during CIRP
3. NCLT think that certain preceding is necessary for the safeguard of corporate debtors assets
4. High court find that CIRP Process to be late

Shared Repeated Question for all Sets !!

NextGen CA Spom - <https://t.me/nextgencaspom>

NextGen Career Circle LinkedIn - <https://www.linkedin.com/company/nextgencareercircle/>



NEXTGEN
CAREER CIRCLE