I don't approve to your language , young man
The bird flew over my head. Punctuation: One day, a friend visited Hodja Said, "Hodia I want to borrow your donkey".
I'm sorry, replied Hadia, "but I've arready lent it to someone else? As soon as, he spid this, the donkey braged! but Hodia, the donkey! It's in the stable! can hear shutting the door in his Hodia told him with dignity, A man who believes the word of donkey above my was othis is also endirect standaretime to correct five Sentences a- Hundreds of Students Gatheriel attend the conference by Hassen Ali Grandal. b-I am one of - those persons who Cannot describe what The reading of poetry gives greater 10- The professor and orator is dead -I never have and will abuse anyone h-you need not rebute him

Precie Passage International law and Soverienity of state The most important norms controlling the behaviour of individuals are realised in domestic; of lawyers in municipal law; of states in international law. But identity of names does not show of nature. Moreover, International law operates without social agreement of central authority which paid its rules with Samebre sanction. International law is between state law. Furthermore, exceptional situation for legal system is that professional layers disagree with legal character of international law, claiming missing charactustics of sanctions Sovereign States and an international legal system are logically mismatched. In addition with, if states are sovereign than have no superior, no legal rules binding them. Fortmately, contradiction is resolved by theory of consent that international legal norms character founded upon Their acceptance by state. Concluded, international law evaluation of significance/ranges so widely, some prefended and lawyers want chance to ensure peace but neither can done justice due to limitation.

# Comprehension passage Quos After reading this section, do you have clear idea of after reading parage. It is the term wed 3 times in paragraph to criticize people. 2no2:- How did - - - jury? Lincoln used the term ad-hominem jury. Lincoln already (know that opponent is strong in this case and experienced. He noticed his shirt buttoned up at back instead of front. He raised that point to prove that does not have basi worken orante adapte ease to wear shirt, then how jury can impressed by its pretended knowledde in case and Ono3:- How - -- not? lincoln tactic in mon-malicians because opponents have all legal points in this case but he pointed thing which is not related to case but to lawyer Pes, after seeing the result, it actually matters that jumy decision is not on tacts on legal points due to which innocent people com suffer due to that tactices which is ethically wrong.

opponent just think and once can the move. If I had been o lawyer than first I have to him, is there any loop hale to conter the move by Sam	courter
lawyer than first I have to him is there any loop hole	modera
him is there any loop hole	madina
him is their any loop hole	pocing
to counter the move by sam	bserved
to counter the move by sam	in him
	e move
but if not found than I ha	we to
convince July that case is not langues is about persons the	about
langues is about persons the	t are
our clients and you cannot	ignore
legal points on basis of my	small
carelessness that belongs to me. Y	ou com
do injustice and please reques	t opponent
to share there legal points to	which
to share there legal points to we can proceed further	
	To the last
nosi meanings	
Fallacy => false understanding of s	ome thing
The second of th	o d
kindly try to write in the c	ontext of the pa
y learn > Spackle and explain properly	
b. 12 Co	
Plaintiff person who wrings the case t	to dange
	WIND OF
cripple > Severe dannage	46
to be the first of the second	
viscions sovie	Para Min
	July 1-
	" Puiso
Fig. 1 of the principal of the second of the	to the same

Scanned with CamScanner