







1_1202 Question # 07=y: Ups and downs are the tale of every nation. But, for this, sense of responsibility and national unity is of prime importance. After moted wor II, Tapan was subjected to severe moment of adversity. Times of its cities interedestroyed due to explosion of atom bomb. But, for Japanese, humilitation of the King was more concerning that Mike Arthor mis behaved with the Wing. This has formented the sentiment of revenge within Japanese. Japan started to defeat the Us not in war, but all in other fields. Finally, this nation regained its lost glory within few conturies. This tale has a huge lesson for Palaistan.

_1___1202 Day: Question # 03 Ad hominam means use of invoids
for personal affack rather than for
making logical argument. In the above
passage, Lipcoln made a personal comment
on his shirt radher than making a
logal point the said that opponent
lowyer closs ast know how to inlear Q2 Lincoln's conjecturing of points and maleing personal affactes a is said to have wone the case: His way of convincing of Juny was not making the legal points rather making sharp and clearer a comments is an advanced to clever a comments on apponprent lawyer. Lincoln approach was non-malicious due to the fact that he always relied fo use political statements and personal attacks. Yes it dock matter factice should be non-matigious because postility is not allowed in court room. Q4 Lincoln made of personal attack using aid hominem approach on opponent lawyer. Vivende give him an rebuttal that it is uselves to comment on my shirt if you are sounded legally, make a legal arguments. Personal attacks will not everk and serve the purpose.

9 apprises would have apprised the Jung. Plaintiff: A person in the file a case

against another person.

Fallacy: mistaken beliefizyrite complete sentence and explain in the context of the passa
passage violent, severe Shine

- UUESTION # 02 Days The regulation individual's behavior comes under municipal law inhereas regulation of State's Dehavior Jul's under the ambit of International law. Due to lack of its foundation and swand start practite nice with law so in different way. International lows are made between states and it is not superior to anyone. Some lawyers argue that international law does not have mechanism of imposition of punishment. If rules are imposed on the state then it doses its covereignty. As per consent theory, imposition of any sanctions on any states comes after legal binding if state accepts intentational law, to classical definition, as state accepted to comply with or refuse to undertake a particular thing act as the dejection of sovereignty. No idea does a full justice to international daw as concept varies and embodies vague idea when it comes to international low and sovereign states. Title: The Relationship between International law and sovereignly of States. Total Words: 360

Pequired Mords: 120

Precis Words: 125