a. If a topic is not in syllabus then it will not be tested even if the study text or question bank contains discussion, examples or questions on the said topic.
b. If a topic is in syllabus and learning outcomes related thereto are in place but for any reason the said topic is not discussed in study text it would not be examined.
c. If a topic is in syllabus and learning outcomes related thereto are in place covering the said topic. The same has also been discussed in study text but question bank contains a high pitch question, the question in exam may be of a level matching to the question bank.
d. If a topic is in syllabus and learning outcomes related thereto are in place covering the said topic and same has also been discussed in study text but question bank does not contain any question on the said topic, the said topic may be tested in the exam.
e. As a normal practice study text makes reference to another section / sub-section / clause/Paragraph of law and standard while providing any explanation of a particular section/sub-section/clause/paragraph of any law and standard. It does not mean that the referenced section / sub-section / clause/Paragraph is examinable. As a principle, the applicability of a topic in examination will only be determined by the relevant syllabus.

*In case of the subjects involving laws if a topic is in syllabus, learning outcomes thereto are in place covering the said topic and the same has also been discussed in the study text, the said portion of the law may be tested in the examination even if the relevant portion of the law is not covered completely in the study text.*