LLB Scheme of Law 2020-2023

First semester

Paper Code	SUBJECTS	L	Р	Credit
LLB 111	Law of Contract –I(General Principles of Contract)	4		4
LLB 113	Legal Method, Legal Aid & Para Legal	4		4
	Services			
LLB 115	Family Law-I	4		4
LLB 117	Constitution Law-I	4		4
LLB 119	Law of Torts (MV Accidents and	4		4
	Consumer Protection Laws)			
LLB 121	Legal English & Communication Skills	4		4
LLB 123	Social Awareness: Legal Awareness		2	1

Second semester

Paper Code	SUBJECTS	L	Р	Credit
LLB 112	Law of Contract-II(Specific Contract, Sale of Goods Act, 1930: Partnership Act, 1932)	4		4
LLB 114	Environmental Law	4		4
LLB 116	Family Law-II	4		4
LLB 118	Constitutional Law-II	4		4
LLB 120	International Law	4		4
LLB 122	Administative Law	4		4
LLB 124	Moot Court		2	1

Third Semester

Paper Code	SUBJECTS	L	Р	Credit
LLB 211	Law of Crime-I(IPC-I)	4		4
LLB 213	Corporate Law	4		4
LLB 215	Labour & Industrial Law-I	4		4
LLB 217	Property Law	4		4
LLB 219	Interpretation of Statutes	4		4
LLB 221	Legal Ethics and Court Crafts	4		4
LLB 223	Moot Court		2	1

Fourth Semester

Paper Code	SUBJECTS	L	P	Credit
LLB 212	Criminal Procedure Code, 1978	4		4
LLB 214	Law Relating to Right to Information & Media Law	4		4
LLB 216	Labour & Industrial Law –II	4		4
LLB 218	Civil Procedure Code, 1908 (Including Limitation Act, 1963)	4		4
LLB 220	Law of Crime-II(IPC-II)	4		4
LLB 222	Arbitration, Conciliation & Alternative Dispute Resolution Systems (Theory)	4		4
LLB 252	Arbitration, Conciliation & Alternative Dispute Resolution Systems (Practical)		2	2
LLB226	Summer Internship Assessment(One Month)	4	2	1

Fifth Semester

Paper Code	SUBJECTS	L	Р	Credit
LLB 311	Law of Evidence	4		4
LLB 313	Law of Trust, Equity & Fiduciary	4		4
LLB 315	Relation Principles of Taxation	4		4
LLB 317	Land Laws Including Ceiling and other	4		4
LLB 319	Local Laws Jurisprudence	4		4
LLB 321	Drafting Pleading & Conveyance	2		2
LLB 323	(Theory) Drafting Pleading & Conveyance		2	2
	(Practical)			
LLB 351	Moot Court		2	1

Sixth Semester

Paper Code	SUBJECTS	L	Р	Credit
LLB 312	Intellectual Property Law	4		4
LLB 314	Cyber Laws	4		4
LLB 318	Criminology	4		4
LLB 320	Human Rights Law	3		3
LLB 316	Banking & Insurance	3		3
LLB 352	Dissertation	3		3
LLB 354	Internship		4	4

Course Name: Law of Contract-I Course Code: LLB 111 Class: LLB 1st year Semester: I Credit: 4

L	Т	Р	С
4	0	0	4

Course Objective:

In every days transactions we made contracts, it is necessary to be conscious while in routine transaction that a particular transactions led to a contract or not. The objective of this paper is to make students familiar with various principles of contract formation enunciated in the Indian Contract Act, 1872.

Course Contents:

It has 5 units which are as follows:

UNIT-I

- 1. Definition of Contract, Agreement, Offer, Acceptance and Consideration (Section-2).
- 2. Communication and Revocation of offer and Acceptance (Section 3.9).
- 3. Essentials of Contract (Section 10).
- 4. Competency to Contract (Section 11-12)

Leading Case: Lalman Shukla V. Gauri Dutt (1913) 11 ALL L.J. 489

UNIT-II

1. Consent, Free Consent, Consent by Coercion, Undue Influence, Fraud, misrepresentation and mistake (Section 14-22).

2. Legality of object and consideration (section 23-24).

3. Void Agreements (Section 25-30).

Leading Case: Mohori Bibee Vs. Dharmodas Ghose (1903) 30 I.A. 114 (PC)

UNIT III

- 1. Contingent Contracts (Section 31-36)
- 2. Contract which must be performed (Section 37-39).
- 3. By whom contract must be performed (Section 40-45),

UNIT-IV

1. Time and place for performance or contract (Section 46-50)

2. Performance or Reciprocal Promises (Section 51-55)

3. Discharge of Contract (Section 56-57)

UNIT V

1. Certain Relations resembling to those created by contract (Section 68-73)

2. Breach or Contract (Section 73-75)

Text Books:

- Poole, Jill, Textbook on contract law,1st Indian edition, Oxford University Press, 2002
- Stone, Richard, The modern law of contract, 6th Ed. Cavendish publishing, 2005
- Markanda, P.C., The law of contract, 1st Ed., Wadhwa & Company, 2006
- Singh, R.K., Law relating to Electronic Contracts, Lexis Nexis, 2014
- Bhat, Sairam, Law of Business Contracts in India, Saga Publications, 2009

References

- Poole, Jill, Textbook on contract law,1st Indian edition, Oxford University Press, 2002
- Stone, Richard, The modern law of contract, 6th Ed. Cavendish publishing, 2005
- Markanda, P.C., The law of contract, 1stEd., Wadhwa & Company, 2006
- Singh, R.K., Law relating to Electronic Contracts, Lexis Nexis, 2014
- Bhat, Sairam, Law of Business Contracts in India, Saga Publications, 2009

ARTICLES

- 1. Cohen, Morris R., The Basis of Contract, Harvard Law Review, Vol. 46, No. 4 (Feb., 1933), pp. 553-592
- 2. Fuller, Lon L., Consideration and Form, Columbia Law Review, Vol. 41, No. 5 (May, 1941), pp. 799-824
- Scott, Kenneth E., The Evolving Roles of Contract Law: Comment, Journal of Institutional and Theoretical Economics (JITE) / Zeitschrift f
 ür die gesamte Staatswissenschaft, Vol. 152, No. 1, The New Institutional Economics Transformations in the Institutional Structure of Production (March 1996), pp. 55-58.
- 4. Kronman, Anthony T., Mistake, Disclosure, Information, and the Law of Contracts, The Journal of Legal Studies, Vol. 7, No. 1 (Jan., 1978), pp. 1-34.
- 5. Gardner, George K., An Inquiry into the Principles of the Law of Contracts, Harvard Law Review, Vol. 46, No. 1 (Nov., 1932), pp. 1-43.
- 6. Friedmann, W., Changing Functions of Contract in the Common Law, The University of Toronto Law Journal, Vol. 9, No. 1 (1951), pp. 15-41.

Course Name: Legal Method (Juri	sprudence-I)				
Course Code: LLB 113					
Closer LLD 1st year	L	Т	Р	С	
Class: LLB 1 st year	4	0	0	4	
Semester: I				I	
Credit: 4					

Course Objectives

The students will have an elementary understanding of the debates around the nature of law and will able to distinguish between the major kinds of law, legal systems and institutions; know the structure of the legal institutions and the hierarchy of courts in India; acquire the ability to identify legal issues and principles underlying any given factual situation, and to undertake and present research on such issues; know the various sources of law and be able to synthesize such sources and use them to formulate arguments in their research.

Course Outline

UNIT-I

Concept of Law

- a. Legal Method and Introduction to legal System.
- b. Law: Definitions and different perspectives.
- c. Nature and Functions of Law.
- d. Hart's concept of Law and the Indian Constitution.
- e. Social Contract theory.

Unit-II

Sources of Law

- a. Custom
- b. Precedent
- c. Legislations
- d. Judicial Pronouncements

Unit-III:

Socio-Economic Approach and philosophy

- a. Law and social change.
- b. Locus Standi.
- c. Public Interest Litigation and Social Interest Litigation.
- d. Judicial Activism.

Unit-IV

Legal-Aid and Lok-Adalat

a. Meaning and Definition of Legal aid.

b. Concept of Justice, Liberty and Equality.
c. Lok-Adalat and its Composition
d. Ombudsman.
Unit-V
Legal Systems
a. Separation of Power.
b.Legal System in U.S.A.
c. Legal System in U.K.
d.Legal System in India.

BOOKS RECOMMENDED

1. S. R. Myneni, Legal Language and Legal Writing (14 ed.), Asia Law House, Hyderabad, 2008.

2. V. D. Mahajan, Jurisprudence and Legal Theory, (5th ed.), Eastern Book Co., Lucknow, 2005.

3. I. P. Massey, Administrative Law, Eastern Book Company, (7th ed.), 2008.

4. N. V. Paranjape, Studies in Jurisprudence & Legal Theory, (9h ed), Central Law Agency, 2019.

5. Friedmann, Legal Theory, Columbia University Press. 1967.

Course Name: Family Law -I					
Course Code: LLB 115					
Class: LLB 1st	\mathbf{L}	Т	Р	С	
Class. LLD 1st	4	0	0	4	
Semester: I		·			
Credit: 4					

Objective: Hindu law refers to the code of laws applied to Hindus, Buddhists, Janis and Sikhs. It also refers to thelegal theory, jurisprudence and philosophical reflections on the nature of law discovered in ancient and medieval era. It gives us the base of the society l.e. family. It deals with different families' positions, traditions, rights and duties, family problems and legal solutions to them which directly relate to thesociety. The main objective of the subject is to resolve the socio-legal disputes arising in the society regarding marriage, divorce, property rights, partition, succession, maintenance, guardianship, adoption etc. It also sensitizes the students about Hindu society for their legal rights and duties :

UNIT-I

- 1. Application of Hindu Law,
- 2. Sources of Hindu Law,
- 3. Schools of Hindu Law,
- 4. Hindu Joint Family, Joint Families, Coparcenary, Classification of Property,
- 5. Karta of Joint Family, Position, Liabilities and Powers of Karta,
- 6. Coparcener's Power of Alienation, Coparcener's Right to Challenge Improper Alienation,
- 7. Alienee's Rights and Remedies

UNIT-II

- 1. The nature and concept of Hindu Marriage..
- 2. Essential Conditions for Valid Hindu Marriage, and Ceremonies of Marriage,
- 3. Registration of Hindu Marriages,

- 4. Remedy of Restitution of Conjugal Rights,
- 5. Void and Voidable Marriages,
- 6. Judicial Separation and Divorce,
- 7. Various Types of Grounds for Divorce and Judicial Separation,

UNIT-III

1. Nature and Scope of The Hindu Succession Act, 1956,

2. Effects of the Hindu (Succession) Amendment, 2005,

3. Rules of Succession to the Property of Hindu Male, Succession to the Property of Hindu Female, Succession to the Mitakshara Coparcerer's Interest,

4. General Rules of Succession, Partition. Subject Matter of Partition, Persons who have a right to Partition Right to Share

UNIT-IV

- 1. Nature and Scope of The Hindu Minority and Guardianship Act, 1956,
- 2. Concept of Minority and Guardianship.
- 3. Types of Guardians
- 4. Natural Guardians and their Powers,
- 5. Testamentary Guardian: Appointment and Powers,
- 6. Certified Guardian,
- 7. Defecto Guardian,
- 8. Guardian By Affinity.

UNIT-V

- 1. The Hindu Adoption & Maintenance Act, 1956,
- 2. Nature of Adoption,
- 3. Essential Conditions for Valid Adoption,
- 4. Effects of Adoption,
- 5. Registration of Adoption,
- 6. Personal Obligation,
- 7. Maintenance of Dependents,
- 8. Quantum of Maintenance,
- 9. Maintenance As a Charge on Property

BOOKS RECOMMENDED

Ranganath Misra, Mayne's Treatise on Hindu Law & Usage (16th ed. 2008)
Sanajeet A. Desai, Mulla Principles of Hindu Law, Vol. I & II 21st ed. 2010)
Paras Diwan and Peeyushi Divan, Modern Hindu Law (Allahabad Law Agency, Reprint 2018)
Duncan M. Derrell, A Critique of Modern Hindu Lan (1970)
Basant K Sharma.Hindu Lanv. (Central Law Publication Sth Ed 2017)

Course Name: Constitutional Law - I

Course Code: LLB117

Class: LLB 1st year

Semester: I

Credit: 4

COURSE OBJECTIVE:

- 1. Constitution of India is the pillar on which the governance of our country rests.
- 2. The course aims to examine the political, social and economic value structure of the Constitution of India.
- 3. The balancing of positive responsibility of the state to establish a economy of growth, social justice and political aspiration of all sections of the Indian society through Constitutional Governance.
- 4. The objective of this course is to make students understand the basic concepts of Indian constitution.

5.

COURSE OUTLINE

It has **5 modules** which are as follows:

UNIT-I1. Nature ,Silent features and Preamble of the Constitution of India2. Union and its Territory3. Citizenship	(Lecture :4)
UNIT-II1. Fundamental rights in general (Article-12 and 13)2. Right to Equality(Art.14),3. Special Provision for Weaker Sections of the Society,4. Reservation Policy,	(Lecture :7)
 UNIT- III 1. Fundamental Freedoms under Art. 19, 2. Freedom of Press. 3. Protection in respect of conviction of offence (Act-20), 4. Right to Life and Personal Liberty Article 21), 5. Protection against Arrest and Detention (Art 22), 	(Lecture :12)
UNIT - IV	(Lecture : 13)

L	Т	Р	С
4	0	0	4

1. Right against Exploitation (Art-23 & 24),

2. Right to Religion (Art 25-28).

3. Cultural & Educational Rights of Minorities (Art.29 & 30).

UNIT-V

(Lecture: 11)

- 1. Right to Constitutional Remedies(Art, 32),
- 2. Directive Principles of State Policy,
- 3. Fundamental Duties

BOOKS RECOMMENDED

1. Kagzi, M.C. Jain. The Consitutional of India, (Vol. 1 & 2, New Delhi, India Law House, 2001)

2.Pylee, M.V. Constitutional Amendments in India (Delhi, Universal Law, 2003)

3.Hasan, Zoya & E. Sridharan. India's Living Constitution: Ideas, Practices, Controversies (Delhi,Permanent Black, 2002 ed.)

4. Basu, Durga Das. Commentary on the Constitution of India, (Calcutta, Debidas Basu, 1989 Ed.)

Seervi, H.M. Constitutional Law of India (Vol. I & II, III, Bombay N.M. Tripathi, 1991)

Chaube, Shibanikinkar. Constituent Assembly of India (New Delhi, Wadhwa and Com.Pvt. Ltd.

5. Bakshi, P.M. The Constitution of India (Delhi Universal Law Publishing, 2002)

6. Jain Subhash C. The Constitution of India; Select Issues & Percetpions (New Delhi TaxmannPublications, 2000) .

Course Name: Law of Tort and Consumer Protection Act

Course Code: LLB 119 Class: LLB 1st year

L	Т	Р	С
4	0	0	4

Semester: I

Credit: 4

Course Objectives:

To primarily concerned with redressal of wrongful civil action by awarding compensation. In a society where men live together, conflict interests are bound to occur and they may from time to time cause damage to one or the other. In addition with the rapid industrialization tortuous liability has come to be against manufacturers and industrial units. As the law of tort is a basically a judge made law, students are required to make a judicial pronouncements. They are required to keep themselves with the latest developments extending to the entire course.

Course Contents:

It has 5 units which are as follows:

UNIT 1

- 1. Nature & amp; Definition of Tort
- 2. Motive,
- 3. Capacity
- 4. Joint Tort fessors
- 5. General defences,

UNIT 2

- 1. Vicarious liability,
- 2. Remoteness of Damage
- 3. Extinction of liability,
- 4. Strict liability and Absolute liability,

UNIT 3

- 1. Negligence
- 2. Nervous shock

9 Lectures

11 Lectures

9 Lectures

3. Nuisance

UNIT 4

1. Trespass to land and goods

2.Nuisance,

3.Defamation

4. Assault & amp; Battery

UNIT 5

- 1. Evolution of Consumer Law,
- 2. The Consumer Protection Act, 1986.
- 3. Remedies (including remedies under MV Act 1989).

12 Lectures

6 Lectures

Course Name: Legal English and Business Communication

Course Code: LLB 121

Class: LLB 1 st year			1	
·	L	Т	Р	С
Semester: I	4	0	0	4
Credit: 4				

Objective- This course will focus on enhancement of student's thought, ideas and vision for practical application in their professional life. Combined with communication skills, the paper will help in developing critical and analytical skills among the among the students. Further business communication will make their professional communication effective.

COURSE OUTLINE

UNIT I: Comprehension and Composition

- a) Reading comprehension of general and legal texts
- b) Paragraph and precise Writing
- c) Abstract writing
- d) Drafting of Reports and Notices

UNIT II: Language and Law

- a) Meaning and communication approaches: types, directions and challenges.
- b) Culture and language sensitivity
- c) Legal sensitivity
- d) Legal maxims
- e) Sounds of spoken language: Phonetics

UNIT III: Literature and Law

- a) Play 'Justice' By John Galsworthy (Justice Was A 1910 Crime Play By The British Writer John Glasworthy)
- b) The Trial Of Bhagat Singh
- c) Biography/Autobiography Of Martin Luther and Nelson Mandela

UNIT IV: Business Communication

- a) Theories of business communication: Importance of communication
- b) Communication Process
- c) Significance of Feedback
- d) Barriers to effective communication, ways to overcome the barriers

UNIT V:E-correspondence

- a) E-correspondence:Meaning and concept
- b) E-Mail:Guidelines for smart E-mail
- c) Constructing the message
- d) Tools for presenting messages

Textbooks:

- J.S Singh & Nishi Behl, legal language, writing and general English, Allahabad Law Agency,2009
- 2. N.R. Madhav Menon, Clinical Legal Education, Eastern Book company, 2011(Reprint)

References:

- 1. Jenny Chapman, Interviewing and counseling, Routledge Cavendish, 2000(2nd Edn)
- Stephens P. Robbins, Organizational Behaviour, Perason Education India, 2013 (15th Edn)
- 3. John Galsworthy, Justice, F.Q. Books, 2010 4.
- 4. Varinder Kumar, Raj Bodh, etc. Al., Busness Communication, Oscar Publication, 2010

Course Name: Social Service: Legal Awareness

Course Code: LLB 123

Class: LLB 1st year

Semester: I

Credit: 1

Objective-

This course is for the empowerment of individuals regarding issues involving the law. Legal awareness helps to promote consciousness of legal culture, participation in the formation of laws and the rule of law. This course aims to empower the youth of our country with the knowledge of their legal rights and duties, ultimately to be able to share power equally, gain full access to the means of development and to inspire a whole generation to work together towards achieving gender equality and justice.

Course Content

It has 5 units which are as follows:

Unit-I FEATURES OF THE INDIAN CONSTITUTION

(10 Lectures)

- a. Preamble
- b. Fundamental rights
- c. Fundamental duties
- d. DPSP
- e. Writs
- f. Emergency provisions

Unit-II FAMILY LAW

(12 Lectures)

- a. Marriage and Divorce
- b. Judicial Separation
- c. Special Marriage Act, 1954
- d. Guardianship and Adoption Maintenance
- e. Women and Right to Property

Unit-IIICRIMINAL

Lectures)

- a. Obscenity
- b. Dowry death
- c. Acid Attack
- d. Outraging the modesty of women
- e. Kidnapping and abduction
- f. Rape and sexual assault

L	Т	Р	С
0	0	2	1

(13

g. Cruelty

h. Domestic Violence

Unit-IV LABOUR LAWS (9 Lectures)

a. Prevention of sexual Harassment at Workplace Act, 2013

b. Maternity Benefit Act, 1961 The Factories Act, 1948

c. The Equal Remuneration Act, 1976

Unit- V PROCEDURAL GUIDELINES

(7 Lectures)

a. Free Legal Aid And Services

b. Right of an Arrested Person Bailable / non - bailable offences

c. Family Court

d. Crimes against Women cell

e. Mahila Courts

TEXTBOOKS:

1. Kai Ambos, Judith Large, Marieke wierda, Building a Furture on Peace and Justice : Studies on Transitional Justice, Peace and Development The Nuremberg Declaration on Peace and Justice, Springer Science & Business Media, 2008

2. Andrew Byrnes, Mika Hayashi, Christopher Michaelsen, International Law in the New Age of Globalization, Martinus Nijhoff Publishers, 2013

3.New Age of Globalization, Martinus Nijhoff Publishers, 2013

4. Jan Aart Scholte, Globalization – A critical introduction

5.Jarrod Wiener - Globalization and the harmonization of law

6.Michael Goodhart – Democracy as Human Rights – Freedom and Equality in the age of Globalization

7. James H Mitelman, The Globalization Syndrome

ARTICLES:

1. Joseph Stiglitz, Making Glogalisation Work: The Next Step to Global Justice, Penigun 2007

2. Antony Anghie (Editor), The Third World and International Order: Law, Politics, and Globalization, Kluwer Law International , 2003

Course Name: Law of Contract –II Course Code: LLB 112 Class: LLB 1st year Semester: II Credit: 4 Objective-

L	Т	Р	С
4	0	0	4

The objective of this paper will impart comprehensive information of Indemnity, Guarantee, Agency, Partnership, Sale of goods Act.

Unit-1

(A) Indemnity

- 1. The concepts
- 2. Need for indemnity to facilitate commercial transactions
- 3. Definition of Indemnity
- 4.Nature and extent of liability of indemnifier
- 5.Commencement of liability of the indemnifier
- 6.Situations of various types of Indemnity creations
- 7. Agreements of indemnity

(B) Guarantee

- 1. Definition of Guarantee: as distinguished from indemnity
- 2. Basic essentials for a valid guarantee contract
- 3. Continuing guarantee
- 4. Nature of surety's liability- duration and termination of such liability
- 5. Creation and identification of continuing guarantees
- 6. Rights of surety
- 7.Co-surety and manner of sharing liabilities and rights
- 8.Extent of surety's liability
- 9. Discharge of surety's liability

Unit-ll

(A) Bailment

- 1. Manner of creation of bailment contracts
- 2. Commercial utility of Bailment contracts
- 3. Definition of bailment
- 4.Kinds of Bailor and Bailee towards each other
- 5.Rights of Bailor and Bailee
- 6.Finder of goods as a Bailee
- a. Liability towards true owner
- b. Obligation to keep the goods safe
- c. Right to dispose off the goods

(B) Pledge

- 1. Pledge : comparison without bailment
- 2. Commercial utility of pledge transactions
- 3. Definition of pledge under Indian Contract Act
- 4. Other statutory regulations (state and Centre) regarding pledge, reasons for the same
- 5. Rights of the pawner and pawnee
- 6. Pledge by certain specified persons mentioned in the Indian Contract Ad

Unit-III: Agency

1. Identification of different kinds of agency transactions in day to day life in the commercial world

- 2. Kinds of agents and agencies, distinction between agents and servants
- 3. Essentials of a agency transactions
- 4. Various methods of creations of agency
- 5.Delegation

6.Duties and rights of agent

- 7.Scope and extent of agent's authority
- 8.Liability of the principal for acts of agents including misconduct and tort of agent
- 9.Liability of the agent towards the principal
- 10.Personal liability towardthe parties
- 11. Methods of termination of agency contract

Unit-IV: Sale of goods act

- 1. Concept of sale as a contract
- 2. Illustrative instances of sales of goods and the nature of such contracts
- 3.Essentials of contracts of sale

4.Essential condition in every contract of sale

- 5. Implied terms in contract of sale
- 6.The rule of Caveat Emptor and the exceptions thereto under the Sales of Goods Act
- 7. Changing concept of caveat emptor
- 8.Effect and meaning of implied warrantees in a sale
- 9. Transfer of title and passing of risks
- 10. Delivery of goods : various rules regarding delivery of goods.
- 11. Unpaid seller and his rights
- 12. Remedies for breach of contract

Unit-V: Partnership

- 1. Nature of partnership : definition
- 2. Distinct advantages vis-a-vis partnership and private limited company
- 3 Mutual relationship between partners
- 4. Authority of partners
- 5.Admission of partners
- 6.Outgoing of partners
- 7.Registration of partnership
- 8. Dissolution of partnership

TEXTBOOKS:

1. Avtar Singh, Contract Act (2000) Eastern Book Company, Lucknow

2. Avtar Singh , Principles of the Law of Sales of Goods and Hire Purchase (1998), Eastern book Company, Lucknow

3. Bangia, R.K. Contract II, Allahabad Law Agency

4. R.K. Abhichandani (ed.) Pollack and mulla on Contract And Specific Relief Acts (1999),

Tripathi, Bombay

5. Krishna Nair , Law of Contract (1999) Orient Law House , New Delhi

6. J.P. Verma (ed.) Singh and Gupta , The Law of partnership in India(1999) Orient law House, New Delhi

- 7. A.G. Guest (ed.) Benjamin's Sales of Goods (1992), Sweet and Maxwell.
- 8. Bhashyam and Adiga, The Negotiable Instrument Act(1995) Bharath, Allahabad
- 9. Beatson (ed.), Anson's law of Contract (1998), Oxford, London

Course Name: Environmental Law

Course Code: LLB 114

Class: LLB 1st year

Semester: II

Credit: 4

Course Objectives

The paper seeks to inculcate a general awareness of the major problems of environmental protection in three categories: (1) Protection of the environment, (2) Pollution abatement, and (3) Protection of natural and living resources, and the major legal framework obtaining in the Indian law.

Unit I

General Introduction to Environmental Studies

- 1. Natural resources and its kinds
- 2. Concept of pollution of the environment
- 3. Impact of pollution on natural resources (forest, water, minerals, food energy, Land, air)
- 4. Sources of environment law
- 5. India's ancient tradition and environment law
- 6. Evolution of the Indian laws re. Protection of the environments

Unit II

Environmental Pollution and Prevention

- 1. Definition and causes of pollution
- 2. Types of Pollution:
 - (a) Air pollution
 - (b) Water pollution
 - (c) Soil pollution
 - (d) Marine pollution
 - (e) Noise pollution
 - (f) Thermal pollution
 - (g) Nuclear hazards
- 3. Air (Prevention and Control of Pollution) Act 1981 and judiciary's initiative
- 4. Water (Prevention and Control of Pollution) Act 1974 and judiciary's initiative
- 5. Environment Protection Act 1986
- 6. Noise pollution and judiciary's initiative
- 7. Coastal zone management

Unit III

Protection of Forest Habitat

- 1. Forest law in India
- 2. Sustainable use of forest
- 3. Role of central government in forest protection
- 4. Wildlife protection Act 1972
- 5. Judicial initiative for wildlife protection Act

Unit IV

Resource Management

- 1. Land resources management
- 2. Wetlands management
- 3. Water resources management
- 4. Ground water management
- 5. Environment impact assessment

Unit V

Contribution of Indian Judiciary

- 1. Articles in constitution of India
- 2. Polluter pays principle
- 3. Precautionary principle
- 4. Public Trust Doctrine
- 5. Compensation and rehabilitation

BOOKS RECOMMENDED

1. K.D. Gaur, Criminal Law -Cases and Material, Universal Law Publishing Co.

2. R. C. Nigam, Law of Crimes -Principles of Criminal Law, Asia Publication House Reference Books: 1. K. I. Vibhute (Rev.), P.S.A.Pillai's Criminal Law, Lexis NexisButterworths India 2008.

2. V.B. Raju, Indian Penal Code, 1860, State Mutual Book and Periodical Service Ltd.

3. K.N.C. Pillai &ShabistanAquil (Rev.), Essays on the Indian Penal Code (The Indian Law Institute, 2005)

4. K.T. Thomas and MA Rashid, Ratanlal&Dhirajlal's The Indian Penal Code, Lexus Nexis, 2015.

Course Name: Family Law - II

Course Code: LLB 116	L	Т	Р	С
Class: LLB 1 st year	4	0	0	4

Semester: II

Credit: 4

Objective: To overview of Muslim law in its historical and evolutional perspective. It includes a critical analysis of the history, development, and the schools of Muslim law,

classical and modern theories, evolution of the law up to the present and its contemporary applications. It comprehensively covers the law of marriage, dissolution of marriages, guardianship,

talaq, maintenance, paternity and the concept of legitimacy among Muslim and deals with debts and

bequest (wasiyat), hiba (gift) and Muslim law of inheritance, the family courts, the civil Marriage Law,

the Special Marriage Act etc. The main objective of the subject is to sensitize the students about the Islamic society, their legal rightsand duties.

UNIT 1

1. Status and Scope of Muslim Law in India,

2. Statutory Application of Muslim Law including the Muslim Personal Law (Shariat)

Application

Act, 1937;

3. Sources of Muslim Law and their position in India

4. Schools of Muslims in India..

UNIT 2

1.Muslim Marriage(Nikah)- legal requirements including all forms of Marriage and Legal impediments thereon,

- 2. Effects of marriage
- 3. Marital Rights, including dower and its Characteristics and Enforcement;
- 4. Special terms and conditions in marriage and their enforcement;
- 5. Post Marriage Conversion to Islam
- 6. Post Marriage renunciation of Islam,

UNIT 3

1.Divorce and its Policy in Islam

2. Forms of divorce in Muslim Law of India, including divorce by wife outside and through courts

under the Dissolution of Muslim Marriages Act, 1939,

3. Post-Divorce Rights of parties including iddat period, remarriage,

4. Maintenance including the Muslim Women(Protection of Rights on Divorce) Act, 1986 and Maintenance of Wife and Widow under Ss 125-128 Cr.P.C., 1973.

UNIT 4

1.Surviving Spouse- his or her right to inherit;

- 2. Deceased wife's dower, widow's lien/wife's right to retain,
- 3. Rights of deceased husband's heirs, transferability and inheritability of dower,
- 4. Parent Child relations including acknowledgement of paternity and concept of Legitimacy;

5. Concept of Minority and puberty including guardianship and custody of minor's person and/or property; Parents maintenance under Muslim Law and Cr.P.C. (Ss 125-128),

UNIT 5

1.Disposition of property including gifts(hiba), debts and bequests (wasiyat);

- 2. Revocation and lapse of legacies,
- 3. Bequest to heirs, and bequeathable third and death-bed transactions,
- 4. Muslim Law of inheritance including Women's right to inherit and disqualification of heirs;
- 5. Muslim Law on Increase and return,
- 6. Muslim Law relating to wakfs and their administration including the Wakf Act, 1995.

RECOMMENDED BOOKS

1.M. Hidayatullah & Arshad Hidayatullah, Mulla, Principles of Mahomedan Law (19th ed., 1990)

(reprint 2010)

- 2. Asaf A.A. Fyzee, Outlines of Muhammadan Law (5th ed., 2008)
- 3. Tahir Mohmmad. Introduction to Muslim Law (Universal Law Publisher, 2nd Ed. 2014)
- 4.Paras Diwan.Muslim Law in India. (Allahabad Agency, Reprint 2017)
- 5. M.P. Tandon. Muslim Law in Modern India. (Allahabd Law Agency, Reprint 2012)
- 6. M.A. Qureshi. Muslim Law. (Central Law Publication, 5th Ed. 2015)
- 7. H.D. Kohli. Muslim Law Cases & Material. (Universal Law Publication, 1st Ed. 2012)
- 8. Tahir Mohmmad. Muslim Law in India and Abroad (Universal Law Publisher, 2nd Ed.2016

Course Name: Constitutional Law-II Course Code: LLB 118

L	Т	Р	С
4	0	0	4

Class: LLB 1st year

Semester: II

Credit: 4

Objective-

1. This course introduce the students to a fundamental understanding of the term public law by contrasting with the realm of private law and the relationship between the two streams of law. 2. The study traces the evolution of the public law concept from the ancient times to the present and seeks to draw a distinction between the public law and private law

3. The purpose of this course is to equip the students with a broad spectrum of legal and judicial systems in the fast globalizing world

4. To give students brief knowledge about the various systems of governance and to draw a comparison between them.

5. The course intends to provide a comparative analysis about the structure of government, legislative process and the role of the judiciary to have better understanding of the Indian polity.

It has 4 units which are as follows:

UNIT -I Public Law and It's Role in Governance

- 1. Rule of Law
- 2. Social and Economic rights as a part of rule of law
- 3. Nature of Public law
- 4. Distinction between Public and Private Law
- 5. Scope of Public Law- Constitutional Law, Administrative Law and Criminal Law
- 6. Basic concepts of Public Law
- 7. Principles of Accountability and Public Law

UNIT - II Basic Principles of organization of Government and Forms of Government

a) Presidential and Parliamentary forms of Government

- b) Federal and Unitary Governments
- c) Government under the U.S. Constitution
- d) Basic principles underlying Government in U.K.

UNIT -III Nature and Role of Fundamental Rights in Public Law

- a) Evolution of Fundamental Rights in U.K., U.S.A., and India
- b) Scope of Fundamental Rights in U.S.A.
- c) Role of Fundamental Rights in U.K.
- d) Limits to Fundamental Rights

UNIT-IV Organization of the Legislature, Executive and Judiciary

a) Structure of Executive, Legislature and Judiciary

b) Nature and Extent of Legislative and Judicial Powers

c) Relation between Legislative and Executive powers

TEXTBOOKS:

- 1. K.C. Wheare, Modern Constitutions.
- 2. Dauglus W.O, Studies in Indian and American Constitutional Law.
- 3. A.V. Dicey, Introduction to the Study of Constitution.
- 4. Rotunda and Nowak, Treatise on American Constitution.
- 5. Bernad Schwartz Commentary on American Constitution.
- 6. E.S. Venkataramaiah, Federalism Comparative Study
- 7. Mason and Beany, American Constitutional law
- 8. Rodney Brazier, Constitutional Practice.
- 9. Godfrey and Blondel, The French Constitution and Government.
- 10. Tom Ginsburg, Roslind Dixon, Comparative Constitutional Law
- 11. D.D. Basu, Comparative Constitutional Law (2nd ed., Wadhwa, Nagpur)
- 12. Mahendra P. Singh, Comparative Constitutional Law (Eastern Book Company, 1989).

ARTICLES:

1. Bostan College Law Review 1687 - 1732 (2011 November)

2. Chhavi Agarwal, "Rule of Law: Reflection upon we the People and Beyond" 252(1) Madras Law Journal 8-16(2010)

3. Devi Prasad Singh

Sovereignity, Judical Review and Separation of Power", 7(5) Supreme Court

Cases 1-13(2012 September).

4. Vicki c. Jackson, Mark V. HYPERLINK

<u>http://www.google.co.in/search?tbo=p&tbm=bks&q=inauthor:%22MARK+V.+Tushnet%22Tus</u> <u>h</u> net, Comparative Constitutional Law 12. Bhagwan Vishonoo, Bhushan Vidya, World Constitutions Course Name: International Law Course Code: LLB 120 Class: LLB 1st year Semester: II Credit: 4

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4	0	0	4

Course Objectives

To apprise the students about the similarities and difference between Municipal law and International Law, various sources, explanation of the term State including types of states, Recognition of State, Extradition, Asylum, Diplomatic agents, Amicable and Coercive modes of settlement of dispute, War, Blockade, Evolution of human rights and its National and international perspective.

Course Outline

UNIT-I

- 1. Definition, Nature and Sanctions of International Law,
- 2. Relationship between International Law and Municipal Law,
- 3. Sources and subjects of International Law including position of individual

UNIT-II

- 1. State Territory,
- 2. State Jurisdiction,
- 3. Recognition of States and Governments,
- 4. Acquisition and loss of State Territory,

UNIT-III

- 1. State Succession,
- 2. Extradition,
- 3. Asylum,
- 4. Settlement of Disputes

UNIT-IV

- 1. Nature, Definition and Effects of War,
- 2. Belligerent Occupation,
- 3. War Crimes,
- 4. Contraband,
- S. Blockade,
- 6. Prize Counts,
- 7. Enemy Character, Rules of Warfare

UNIT-V

- 1. Human Rights: Concept of Human Rights,
- 2. Provisions of U.N. Charter relating to Human Rights,
- 3. Universal Declaration of Human Rights, 1948 and its Legal Significance,
- 4. Covenant on Civil and Political Rights, 1966
- 5. Covenant on Economic, Social and Cultural Rights,
- 6. National Commission on Human Rights

BOOKS RECOMMENDED

1. Starke's International Law (Oxford University Press Butterworth & Co. publisher Ltd. 11th Ed.

2013)

- 2. V.K. Ahuja. Public International Law (Lexis Nexis, Ist Ed. 2016)
- 3. V.C. Govindaraj. Conflict of Laws-Cases and Materials (Lexis Nexis, Ist Ed. 2017)
- 4. Aggarwal, H.O. Public International Law and Human Rights (Central Law Publications Ed. 20
- 5. Kappor, S.K. International Law (Central Law Publications 2013)
- 6. Harris, D.J. Cases and Material on International Law (Sweet & Maxwell Ed. 2013)
- 7. Greig, DW. International Law (Butterworths and Co. (Publishers) Ed. 2007)

Course Name: Administrative Law

Course Code: LLB 122

Class:	LLB	1 st	year
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Semester: II

Credit: 4

Objective-

- 1) The objective of studying of administrative law is to understand the nature of administration and the rule of law.
- 2) To make students understand the nature, scope, concept, necessity and growth of Administrative law.
- 3) To familiarize the students with the conceptual and operational parameters of the general principles of the Administrative Law.
- 4) To make the students understand the difference between Constitutional law and administrative law.
- 5) To make the students aware of the working of Administration.

This course has 5 units:

Unit-1: Introduction

- 1. Meaning, Definition & Scope of Administrative Law
- 2. Sources & Development of Administrative Law
- 3. Relationship between Constitutional Law and Administrative Law
- 4. Separation of powers & Constitutional law
- 5. Rule of law & Constitutional law
- 6. Distinction between judicial, quasi-judicial and Administrative functions
- 7. Relationship between Constitutional law and Administrative Law

Unit-II: Delegated Legislation

- 1. Delegated Legislation Definition & Form
- 2. Necessity of Delegated Legislation
- 3. Reasons for the growth of Delegated Legislation
- 4. Types of Delegated Legislation
- 5. General Limitations upon Delegation of Powers Principles:
 - i. Subsidiarity
 - ii. delegatus non potest delegare
- 6. Droit Administratif

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Unit-III: Principle of Natural Justice and Rule of Law

- 1. Natural Justice & Legal Justice
- 2. Basic principles of natural law:
- i. No man can be judge of his own cause (Dr. Bonham's Case)
- ii. Audi alteram partem (right to fair hearing)
- 3. Exceptions to the rule of Natural Justice
- 4. Effects of non-compliance with principles of Natural Justice
- 5. Rule against Bias: Principle against arbitrariness: Wednesbury Rule

Unit-IV: Adjudication & Judicial Review Power under the Administrative law

- 1. Need for Administrative Adjudication
- 2. Modes of Administrative Decision making
- 3. Administrative Tribunals
- 4. Judicial Review of Administrative Actions: Constitutional Framework
- 5. Doctrine of ultra vires
- 6. Power to review own Decisions
- 7. Grounds for review:
- i. Failure to exercise discretion
- ii. Excess of discretionary authority
- iii. Arbitrary exercise of discretion
- 8. Doctrine of proportionality
- 9. Doctrine of Legitimate Expectations

Unit-V: Administrative Discretion & Mechanism for Control of Administrative Actions

A. Meaning of Discretionary Power & its rationale

- 1. Scope of discretion & Grounds for challenging the exercise of Administrative Discretion
- 2. Abuse of discretion Study of case-law:
 - a. Non-application of mind
 - b. Improper purpose
 - c. Irrelevant considerations
 - d. Fettering of discretion acting under dictation
- 3. Sovereign immunity in Administrative Law

B. Institutional controls on Administrative Actions

- a. Public audit
- b. Commissions of Enquiry
- c. Ombudsman in India (Lokpal & Lokayuktha)
- d. The Right to Information Act

C. Methods of judicial review

- a. Statutory appeals
- b. Writs
- c. Declaratory judgments and injunctions
- d. Civil Suits for Compensation

TEXTBOOKS:

1. K. Takwani, Lectures on Administrative Low, Eastern Books Co, Lucknow

- 2. P. Mittal, Natural Justice Judicial Review & Administrative Low
- 3. HWR Wade & CF Forsyth, Administrative Low, OUP, 2009.

4. MP Jain, Cases & Materials On Indian Administrative Low, LexisNexis, New Delhi, 1 st edn. 1994

5. Tushar Kanti Soha, Administrative Law, Kanishka, 2001

ARTICLES:

1.Ajoy P.B., Administrative Action and the Doctrine of Proportionality in India, http://www.iosrjournals.org/iosr-jhss/papers/Vol1-issue6/D0161623.pdf

2.Justice MarkandeyKatju., Administrative law and judicial review of administrative action, http://www.ebcindia.com/lawyer/articles/2005_8_25.htm

3.Anupa V. Thapliyal, Central Administrative Tribunals and Their Power to Issue Directions, Orders or Writs Under Articles 226 and 227 of the Constitution, http://www.ebcindia.com/lawyer/articles/92v4a4.htm

4.ShubhamManojKhare, Administrative Discretion & Limitation on Administrative Discretion By Article 14 & 16 of the Indian Constitution, http://papers.ssrn.com/sol3/papers.cfm?abstract_id=1465519

5. D.Y.Chandrachud,Constitutional and Administrative Law in India, http://scholarship.law.cornell.edu/cgi/viewcontent.cgi?article=1142&context=ijli

6. Prof. S.S. Vishweshwaraiah, Emerging Trends In Administrative Law, http://elearning.vtu.ac.in/P3/CIP71/5.pdf

7. A. T. Markose, 'Judicial Control of Administrative Action in India. A Study in Methods.'http://www.jstor.org/stable/pdfplus/1337434.pdf?acceptTC=true

8. Y Pardhasaradhi, Ravinder Kaur, Administrative Reforms for Good Governance, <u>http://socialsciences.in/article/administrative-reforms-good-governance</u>

9. 162nd Report of the Law Commission on Central Administrative Tribunal, http://lawcommissionofindia.nic.in/101-169/report162.pdf

Course Name: Moot Court

Course Code: LLB 124

Class: BBALLB 1st year

Semester: II

Credit: 1

Objective- The objective of this subject is to teach students how to do legal research, present arguments and prepare memorial in a moot court along with basics professional ethics required in a court room.

RULES FOR MOOT COURT COMPETITION

► MARKING CRITERIA FOR MEMORIALS:

Marking Criteria	Marks Allotted
Evidence of Original	20
Thought	
Knowledge of Law and	20
Facts	
Proper and Articulate	20
Analysis	
Correct format and Citation	20
Extent and Use of Research	20
TOTAL MARKS	100

Number of Copies of Memorial to be submitted: 2

• Number of Compendium to be submitted: 1

RULES FOR THE ORAL ROUNDS:

Preliminary Rounds

The preliminary rounds will be held on February 12, 2020. The Preliminary rounds shall comprise of Two Rounds of oral arguments subject to the allotment of team codes where three teams are representing as Applicant and three teams as the Respondents. In preliminary rounds, each team shall have to argue once, as per their allotment, either as

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Applicant or as Respondent.

Each team will get a total of 20 minutes to present their case. And 5 minutes will be allotted for rebuttal. The division of time per speaker is left to the discretion of the team, where the teams shall divide timings as:

a. Speaker 1- mention the specific time with respect to specific issues.

b. Speaker 2- mention the specific time with respect to specific issues,

(on A4 size paper to be submitted in the court room)

• The oral arguments should be confined to the issues presented in the memorial. The researcher may sit with the speakers during the oral rounds. Maximum scores for the oral rounds shall be 50 points per speaker by a judge

.The speakers shall provide the copies of the compendium in the court room. No two Teams will argue against each other more than once in the Preliminary Rounds.

Marking Criteria	Marks Allotted
Preparation and familiarity with facts	10
Structure of Legal Argument	10
Knowledge & Application of Law	10
Organization, Presentation, Speaking Ability	05
Responsiveness to Questions	05
Persuasiveness and Advocacy	05
Courtroom Etiquette	05
MARKS FOR EACH SPEAKER	50
TOTAL MARKS	100

The oral rounds shall be judged on the following criteria:

• The winners of the preliminary rounds, i.e. total two teams (2 teams) shall qualify for the Final Rounds.

Final Rounds:

The Final Rounds shall also take place on February 12, 2020. The two teams who stand declared as winners of the Preliminary Rounds shall qualify for the Final Rounds. Each team will get a total of 30 minutes to present their case which will include rebuttal and sub-rebuttal time. The Winner of the Final Round shall be declared Winner of the Competition.

> Scouting

Teams shall not be allowed to observe the orals of another team, unless they have been officially knocked-out of the competition. Scouting is strictly prohibited. Scouting by any team shall entail instant disqualification.

Course Name: Law of Crime –I (IPC 1)

Course Code: LLB 211

Class: LLB 2nd year

Semester: III

Credit: 4

Course Objectives:

This paper will deal with the basic principles of criminal law determining criminal liability and punishments as well as Marital offences.

Course Contents:

It has 5 units which are as follows:

Unit-1:Introduction to Substantive Criminal Law

(10 Lectures)

- a. Extent and operation of the Indian Penal Code
- b. Definition of Crime
- c. Constituents Elements of Crime: Actus Reus and Mens rea
- d. Stages in commission of a Crime- Intention, Preparation, Attempt etc.

Unit-II: General Exceptions (Sections 76-106)

(10 Lectures)

- a. Definitions
- b. Mistake
- c. Judicial and Executive acts
- d. Accident
- e. Necessity
- f. Infancy
- g. Insanity
- h. Intoxication
- i. Consent
- j. Good Faith
- k. Private Defense against Body and Property

Unit-III: Incoherent Forms of Crime

(9 Lectures)

- a. Joint and Constructive Liability
- b. Criminal Conspiracy
- c. Attempt
- d. Abetment

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Unit-IV:Punishment

(9 Lectures)

- a. Offence against the State
- b. Offence against Public Tranquility,
- c. Theories of Punishment with special reference to Capital Punishment

Unit-V: Marital offences (10 Lectures)

a. Offences relating to marriage (Chapter-XX)-Bigamy, Adultery etc.

b. Offences of cruelty by the Husband or relatives of Husband(Chapter-XXA/Section 498A)

Reference Books

1. Ratanlal Dhiraj Lal, The Indian Penal Code, Lexis Nexis, Butterworths Wadhwa, Nagpur, 2012

2. K.D. Gaur, Textbook on Indian Penal Code, Universal Law Publishing Co., New Delhi, 2012

3. PS A Pillai, Criminal Law, Lexis Nexis, 14" Edition, 2019

4. Bare Act of Indian Penal Code, 1860

5. https://unacademy.com/lesson/criminal-law-overview/XLHB52G3

Note: Latest edition of text books may be used.

Course Name: Corporate Law Course Code: BBALLB 213 Class: LLB 2nd year Semester: V Credit: 4

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4	0	0	4

COURSE OBJECTIVES:

To introduce Students to the economic function of the company as a legal structure for business, its advantages and disadvantages compared to other structure available such as partnership and the Limited Liability Partnership and in particular to the company's limited liability. To explain the legal nature and significance of limited liability and the price which those using a company as business structure are required to pay for it. To provide students with knowledge and appreciation of the major core topics in company law including the legal nature company as a business structure, the legal implications of separate corporate personality including limited liability, the validity of contracts made and the legal protection of shareholders. Moreover, the legal basis of the control exercised by a company's board of directors and their legal duties as directors and the legal protection of shareholders. The effectiveness of these limitations and constraints in practice are also critical analysis room instructions to train the student.

UNIT-I

Company: Meaning, features, types, privileges of private company, lifting of corporate veil, formation of company, Memorandum of Association: Meaning, importance ,clauses of memorandum of association and their alteration; Doctrine of ultra-vires; Articles of Association: meaning, contents alteration of articles of association; Constructive notice and doctrine of indoor management.

UNIT -II

Prospectus : Definition, contents of prospectus, Statement in lieu of prospectus; Share Capital: Types of Share capital, alteration of share capital, reduction of share capital, share and stock, share certificate and share warrant; Company Management: Introduction, qualification and disqualification of directors, appointment, vacation, removal, duties and liabilities of directors, managerial remuneration.

UNIT -III

Company Meetings and Resolution: Kinds of company meetings, requisites of a valid meeting, proxy, voting, Agenda, Minutes of meetings, Resolution-meaning and types; Winding up, voluntary winding up, winding up under the supervision of court, consequences of winding up.

UNIT-IV

Merger, Amalgamation, Acquisition, Companies Amendment rules

UNIT-V

Company Secretary: Meaning and importance of company secretary, qualifications, qualities, functions, position, role, Appointment, powers and rights, duties and liabilities of company Secretary.

Books Recommended:

1. Kuchal M.C., (2009) Modern Indian Company Law, Shri Maiavir Books, Noida

2. KapoorN.D., (2010), Company Law: Incorporating the provisions of companies Amendment Act, S. Chand

3. Singh Avtar, (2007), Company Law, Eastern Book Company, Lucknow.

4. Sharma, A., (2010), Company Law and secretarial practice, V.K. publications.

5. Ghosh,K M., Chandratre ,K. R... (2009), Company law with secretarial practice Bharat Law house pvt.Ltd.

6.Jain, N.K, (2007), Company Law and Practice, Deep & Deep Publication.

Course Name: Labour Law - I

Course Code: LLB 215

Class: LLB 2nd year

Semester: III

Credit: 4

Course Objectives: To apprise the students with application of various laws for the raising of living standards oflabourers and peaceful of resolution of Industrial Disputes. In this regard the functions of Labour Court, Tribunals, and Arbitration are discussed in detail. Strike, Lockout, Role of Trade Unions and the Factories Act etc are explained in detai and easy manner.

UNIT-I: THE INDUSTRIAL DISPUTE ACT, 1947

1. Object and main features of the Act.

2. Definitions: Appropriate Government, Employer, Industry, Industrial Dispute, Workmen, PublicUtility Service, Industrial Establishment or Undertaking,

3. Authorities under the Act (Section 3-9 and 11-15),

4. Notice of Change (Section 9-A),

5. Reference of Disputes to Boards, Court and Tribunal (section 10),

6. Voluntary Reference of Disputes to Arbitration (section 10-A),

7. Power of Labour Court and Tribunal to give relief in case of Discharge or Dismissal of Workmen(section 11-A),

8. Awards and Settlements (section, 16-21)

UNIT-II: THE INDUSTRIAL DISPUTES ACT 1947

1. Definition of Strike and Lockout (section-2), other Statuary Provisions of ID Act, 1947 relating

to Strikes and Lockouts (section 22-28),

2. Layoff and Retrenchment (section 2, 25A-26E and 25F-25H),

3. Compensation to Workmen in case of Transfer of Undertakings (section 25 FF),

4. 60 Days Notice to be Given of Intention to Close Down the Undertaking (section 25 FFA)

5. Compensation to workmen in case of closing down of undertaking (section 25 FFF),

specialprovisions relating to lay off, retrenchment and closure in certain establishments (section 25K-25S),

6. Unfair labour practice (section 25 1-250), scope of section 33 and 36 of ID Act, 1947

UNIT-III: THE TRADE UNIONS ACT, 1926

- 1. Development of Trade Unions Law in India,
- 2. Definition: Executive, Registrar, Trade Union,
- 3. Registration of Trade Union (section 3-9), Cancellation of Registration (section-10),

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- 4. Appeals (section-II),
- 5. Incorporation of Registered Trade Union (Section 13).

UNIT-IV: THE TRADE UNIONS ACT, 1926

- 1. Right and Liabilities of Registered Trade Union (section 15-18),
- 2. Right to Inspect Books of Trade Union (section 20),
- 3. Right of Minor to be Membership of Trade Union (section 21).
- 4. Disqualification of Office Bearers of Trade Unions (section-2la),
- 5. Proportion of Office Bearers to be connected with an Industry (section 22),
- 6. Change of Name and Amalgamation of Trade Union (section 23 to 26)
- 7. Dissolution and Returns (section 27 & 28)

UNIT-V: THE FACTORIES ACT, 1948

1. Definitions: Adult, Adolescent, Child Hazardous Process, Manufacturing Process, Worker, Factory,

- 2. Approval of Licensing and Registration of Factories (section 6).
- 3. Notice by Occupier and Duties of Occupier (section 7).
- 4. Inspector and Certifying Surgeons (section 8 to 10).
- 5. Statutory Provisions relating to Health and Safety (section 11 to 41),
- 6. Welfare (section 42 to 50).
- 7. Working Hours of Adult (51 to 66).
- 8. Employment of Young Persons (section 67 to 77),
- 9. Annual Leave with wages (section 78 to 84)

Text Books:

- 1. C V Memoria and Satish Memoria, Dynamics of Industrial Relation
- 2. K Srivastava . Industrial peace and Labour In India

References:

- 1. Mishra Labour and Industrial Law
- 2. V.G. Goswami Labour Law
- 3. Madhavan pillai Labour and Industrial Law
- 4.O.P. Malhotra Labour Law
- 5. Nirmal Singh and S K Bhatia Industrial Relation and Collective Bargaining

Course Name: Property Law Course Code: LLB 217 Class: LLB 2nd year Semester: III Credit: 4

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Objective: Property Law is one of the basic fundamental law. It mainly deals with transfer of Immovable Property among the Living persons, The students are made aware regarding the basicprinciples of Transfer of Property as well as specific transfer like Election, Part Performance, Sale,Mortgage, Lease, Charge and Gift. This paper is very useful in practice for advocates since most of the common disputes are directly and indirectly associate with the Right to Property.

UNIT I:

- 1. Object and Scope of the Transfer of Property, 1882,
- 2. Interpretation Clause(Section-3), Definition of Transfer of Property,
- 3. Subject Matter of Transfer,
- 4. Persons competent to Transfer, Oral Transfer,
- 5. Condition restraining alienation restriction repugnant to interest created
- 6. Transfer for the benefit of Unborn Person

UNIT II:

- 1. Rule Against Perpetuity,
- 2. Vested and Contingent Interests,
- 3. Conditional Transfer
- 4. Doctrine of Election
- 5.Apportionment
- 6. Transfer of Property by Ostensible Owner(Section-41)

UNIT III:

1. Transfer by unauthorized Person who subsequently acquires Interest in Property Transferred,

- 2. Transfer by One Co-owner,
- 3. Joint Transfer for consideration,
- 4. Priority of Rights created by Transfer,
- 6. Doctrine of LIS- Pendens,
- 7. Doctrine of Part-Performance
- 5. Fraudulent Transfer

UNIT IV:

- 1. Definition of Sale,
- 2. Rights and Liabilities of Buyer and Seller
- 3. Marshalling by Subsequent Purchaser,
- 4 Definition of Mortgage and kinds of Mortgage (Section 58-59),
- 5. Rights and Liabilities of Mortgagor (Section 60 to 66),
- 6. Rights and Liabilities of Mortgagee (Section 67 to 77),
- 7. Priority (Section 78 to 80).

UNIT V:

- 1. Charge (Section 100)
- 2. Definition of Lease,
- 3. Rights and Liabilities of Lessor and Lessee (Section 105 to 108),
- 4. Different Modes of Determination of Lease (Section 111),
- 5. Gift (Section 122 to 129)

BOOKS RECOMMENDED:

- 1. D.F. Mulla. Transfer of Property Act (Lexis Nexis 11th Ed. 2013)
- 2.Shukla S.N. Transfer of Property, reprint (Allahabad Law Agency, Ed. 2017)
- 3. Sinha RK The Transfer of Property Act (Central Law Agency Ed. 2016)
- 4. Tripathi G.P. The Transfer of Property Act (Central Law Publication 19th Ed. 2016)

Course Name: Interpretation of Statues Course Code: LLB 219 Class: LLB 2nd year Semester: III Credit: 4

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Objective : In the construction interpretation of statutes, the principle aim of the court must be to carry out theIntention of Legislature. A statute is presumed to make no changes in the common law. For the Lawstudent it is very necessary to know the fundamentals of interpretation, therefore, they are taught different principles of interpretation used by courts to find out the real intention and object of legislation. It is very helpful in legal profession.

UNIT I:

- 1. Statute: Meaning and Classification,
- 2. Interpretation-Meaning, Object, Purpose

3. Basic Principles of Interpretation, Difference between Interpretation and Construction, Rule of Construction-Literal, Golden and Mischief Rules,

4. Limitations of the Court

UNIT II:

- 1. Internal Aid,
- 2. External Aid,
- 3. Interpretation of Mandatory and Directory Provisions,
- 4. Interpretation of Penal and Taxing Statutes

UNIT III:

- 1. Interpretation of Indian Constitution
- 2. Rule of Ejusdem Generis
- 3. Rule of Noscitur-a-sociis

UNIT IV:

- 1. Rule of Pari Materia,
- 2. Rule of Stare Decisis
- 3. Contemporanea Expositio eat optima Et Fortissima in Lege
- 4. Bentham's Theory of Legislation
- 5. Pains and Pleasure,
- 6. Greatest Happiness of Greatest Number,
- 7. Utilitarianism

UNIT V:

- 1. What is Legislation
- 2. Who Legislate,
- 3. Restriction on the Legislature,
- 4. Legislation is a Science,
- 5. The Method of Law Reform,
- 6. Principles of Legislation, Relationship between Law and Public Opinion.

BOOKS RECOMMENDED:

1 G.P.Singh. Principles of Statutory Interpretation, (Lexis Nexis 14th Edition, 2016)

- 2. Avtar Singh. Introduction to Interpretation of Statutes, (Lexis Nexis 4th Edition, 2014)
- 3. V.P. Sarathi. Interpretation of Statutes, (E.B.C. 5th Edition, 2010)
- 4.Kafaltiya A.B. Interpretation of Statutes, (E.B.C 2016 Latest Ed.)
- 5. D.N.Mathur. Interpretation of Statutes, (Central Law Publication 2013 Latest Ed.)

6. R.D. Srivastava. Interpretation of Statutes and Legislation, (Central Law Publication 6th Edition, 2013) .

Course Name: Moot Court

Course Code: LLB223

Class: BBALLB 2nd year

Semester: III

Credit: 1

Objective- The objective of this subject is to teach students how to do legal research, present arguments and prepare memorial in a moot court along with basics professional ethics required in a court room.

RULES FOR MOOT COURT COMPETITION

► MARKING CRITERIA FOR MEMORIALS:

Marking Criteria	Marks Allotted
Evidence of Original	20
Thought	
Knowledge of Law and	20
Facts	
Proper and Articulate	20
Analysis	
Correct format and Citation	20
Extent and Use of Research	20
TOTAL MARKS	100

Number of Copies of Memorial to be submitted: 2

• Number of Compendium to be submitted: 1

RULES FOR THE ORAL ROUNDS:

Preliminary Rounds

The preliminary rounds will be held on February 12, 2020. The Preliminary rounds shall comprise of Two Rounds of oral arguments subject to the allotment of team codes where three teams are representing as Applicant and three teams as the Respondents. In preliminary rounds, each team shall have to argue once, as per their allotment, either as Applicant or as Respondent.

L	Т	Р	С
0	0	2	1

Each team will get a total of 20 minutes to present their case. And 5 minutes will be allotted for rebuttal. The division of time per speaker is left to the discretion of the team, where the teams shall divide timings as:

a. Speaker 1- mention the specific time with respect to specific issues.

b. Speaker 2- mention the specific time with respect to specific issues,

(on A4 size paper to be submitted in the court room)

• The oral arguments should be confined to the issues presented in the memorial. The researcher may sit with the speakers during the oral rounds. Maximum scores for the oral rounds shall be 50 points per speaker by a judge

.The speakers shall provide the copies of the compendium in the court room. No two Teams will argue against each other more than once in the Preliminary Rounds.

Marking Criteria	Marks Allotted
Preparation and familiarity with facts	10
Structure of Legal Argument	10
Knowledge & Application of Law	10
Organization, Presentation, Speaking Ability	05
Responsiveness to Questions	05
Persuasiveness and Advocacy	05
Courtroom Etiquette	05
MARKS FOR EACH SPEAKER	50
TOTAL MARKS	100

The oral rounds shall be judged on the following criteria:

• The winners of the preliminary rounds, i.e. total two teams (2 teams) shall qualify

for the Final Rounds.

Final Rounds:

The Final Rounds shall also take place on February 12, 2020. The two teams who stand declared as winners of the Preliminary Rounds shall qualify for the Final Rounds. Each team will get a total of 30 minutes to present their case which will include rebuttal and sub-rebuttal time. The Winner of the Final Round shall be declared Winner of the Competition.

> Scouting

Teams shall not be allowed to observe the orals of another team, unless they have been officially knocked-out of the competition. Scouting is strictly prohibited. Scouting by any team shall entail instant disqualification.

Course Name: Code of Criminal Procedure

Course Code: LLB 212

Course Coue. LLD 212	L	Т	Р	С
Class: LLB 2nd year	4	0	0	4
J				

Semester: IV

Credit: 4

Objective: Of all the branches of law, criminal law is the most important branch of law, because itclosely touches and concerns man in his day-today affairs. The Criminal Procedure is an inseparable part of the penal law. Without the Criminal procedure code, the substantive criminal law will become

worthless and meaningless. Our law of criminal procedure is mainly contained in the Code of Criminal

Procedure 1973. It provides the machinery for the detection of crime, apprehension of suspected criminals, collection of evidence, determination of the guilt or innocence of the suspected person and theimposition of suitable punishment on the guilty person. With this perspective this subject is designed tomake the student understand how the Criminal Procedure Code controls and regulates the working of themachinery set up for the investigation and trial of offence

UNIT-I

- 1. Constitution of Criminal Courts and Offices (Section 6-25),
- 2. Power of Courts (Section 26-35),
- 3. Power of Superior Officers of Police (Section-36),
- 4. Arrest of Persons (Section 41-60),
- 5. Difference between Summons and Warrant,
- 6. Difference between cognizable and non-cognizable offences,
- 7. Rules regarding Proclamation and attachment(Section 82-86),
- 8. Difference between Bailable and non-bailable offence,
- 9. Difference between compoundable and non-compoundable offences

UNIT-II

- 1. Provisions as to Bail and Bonds (Section 436-450),
- 2. Order for maintenance of wives, children and parents (Section 125-128),
- 3. Information to the Police and their powers to Investigate (Section154-176),
- 4. Jurisdiction of Criminal Courts in Inquiries and Trials (Section 177-189),

UNIT-III

- 1. The Charge (Section 211-224),
- 2. Trial Before a Court of Session (Section 225-237),

- 3. Trial of Warrant cases by Magistrates(Section 238-250),
- 4. Trial of Summons Cases by Magistrate (Section 251-259),
- 5. Summary Trials (Section 260-265), Plea Bargaining (Section 265-A, 265-L
- 6. Pleas of Autrefois Acquit and Autrefois Convict (Section 300),

UNIT-IV

The Juvenile Justice (Care and Protection of Children) Act 2015 Section (1-55)

UNIT-V

- 1. The Judgement (Section 353-365),
- 2. Submission of Death Sentence for confirmation Section (366-371),
- 3. Appeals (Section 372-394),
- 4. Reference and Revision (Section 395-405),
- 5. Transfer of criminal Cases (Section 406-412),
- 6. Limitation for taking cognizance of Certain Offences (Section 467-473),
- 7. The Probation of Offender Act 1958, Section (1-5 and 12-14)

BOOKS RECOMMENDED

1. C. K. Thakker "Takwani' & M.C. Thakker, Criminal Procedure (Lexis Nexis, New Delhi, 4th Ed.2014)

2. K. N. Chandrasekhar Pillai, Criminal Procedure (Eastern Book Company, Lucknow, 16h Ed. 2016)

3. RatanLal&Dhirajlal, The Code of Criminal Procedure, (Lexis Nexis, New Delhi, 22nd Ed. 2017)

4. N. V. Paranjape, The Code of Criminal Procedure, (Central Law Agency, Allahabad, 6th Ed.2017)

Law Commission Reports

5. Forty first Report of the Law commission of India on the Code of Criminal Procedure, 1898

6. Thirty seventh Report of the Law commission of India on the Code of Criminal Procedure, 1898

7. Fourteenth Report of the Law commission of India on the Reform of Judicial Administration

Course name : Law relating to Right to Information

Course Code: LLB 214	I	Т	р	C	
Class: LLB 2 ^{nd h} year		1	I		
Semester: IV	4	0	0	4	
Credit: 4					
Course Objectives					

The course aims to give knowledge about provisions of the Act - How Right to Information Law is bringing transparency and accountability in the working of the government and to study the role of judiciary on RTI and also about Media & Law.

Course Outline UNIT-I INTRODUCTION

- 1. Meaning and Scope of Right to Information
- 2. Media Access to Official Information
- 3. Right to Information and Human Rights Violations
- 4. Difference between Right to Information and Right to Obtain Information
- 5. Right to Information Law- Basic Elements
- 6. Factors Restricting Free Flow of Information

UNIT-II

THE RIGHT TO INFORMATION ACT, 2005

- 1. Preliminary (Section 1 to 2)
- 2. The Central Information Commission (Section 12 to 14)
- 3. Right to Information and Obligations of Public Authorities (Section 3 to 11)
- 4. The State Information Commission (Section 15 to 17)
- 5. Powers & Function of the Information Commission, appeals & penalties (Section 18 to 20)
- 6. Miscellaneous (Section 21 to 31)

UNIT-III

JUDICIARY ON RIGHT TO INFORMATION

- 1. Free flow of Information for Public Record
- 2. Right to information: Fundamental Right
- 3. Disclosure of Information
- 4. Right to know
- 5. Right to Acquire & Disseminate Information

- 6. Direction on Voter's Right to Information
- 7. Third Party Information
- 8. Public Authority under Art. 12 of the Indian Constitution

UNIT-IV

MEDIA & LAW

- 1. Media & Criminal Law (Defamation/obscenity/Sedition)
- 2. Media & Tort Law (Defamation and Negligence).
- 3. Media and Legislature-Privileges of the Legislature
- 4. Media and Executive Official Secrets Act, 1923
- 5. Media & Judiciary-contempt of Court

UNIT-V

MEDIA IN CONSTITUTIONAL FRAMEWORK

- 1. Freedom of Expression in Indian Constitution
- 2. Interpretation of Media Freedom
- 3. Issues of Privacy
- 4. Pre-Trial by Media and Free Expression
- 5. Media and Human Rights

RECOMMENDED BOOKS

1. J.N. Barowalia, Commentary on the Right to Information Act (University Law Publication, Delhi, Ed. 2016)

2. P.K. Das, Hand Book on the Right to Information Act (Universal Law Publication, Delhi,Ed.2016)

3. Dheera Khandelwal and K.K. Khandelwal, A Commentary and Digest on the Right toInformation Act 2005. (Vol-2, The Bright Law House, Delhi, Ed. 2014)

4. A.S. Yadav, Right to Information Act 2005: An Analysis (Central Law Publication, Allahabad, Ed. 2016)

5. N.V. Paranjape, Right to Information Law in India (Lexis Nexis, Ed. 2014).

Course Name: Labour Law-II

Course Code: LLB 216

Class: LLB 2nd year

Semester: IV

Credit: 4

L T P C 4 0 0 4

Objective-

1.To know the development and the judicial setup of Labour Laws.

2.To learn the salient features of welfare and wage Legislations.

3.To learn the laws relating to Industrial Relations, Social Security and Working conditions.

4.To understand the laws related to working conditions in different settings.

Unit-I: The Workmen's Compensation Act, 1923

1. Main Features of the Act,

2. Definitions Compensation, Dependent, Employer, Workman, Partial Disablement, Total Disablement,

- 3. Employer's Liability for Compensation(section-8).
- 4. Notice and claims of the Accident (section-10),
- 5. Commissioner (Section 19 to 29).
- 6. Appeals (section 30).
- 7. Medical Examination (Section 11)

UNIT-II: The Minimum Wages Act, 1948

- 1. Objects and Constitutional Validity of the Act,
- 2. Salient Features of the Act
- 3. Definitions: Employer. Cost of Living Index, Scheduled Employment, Wages,
- 4. Minimum Wages, Fair Wage and Living Wage,
- 5. Fixation and Revision of Minimum Rates of Wages, Working Hours,
- 6. Determination of Wages and Claims (section 3,20 and 21).

UNIT-III: Payment of Wages Act, 1936

- 1. Definitions: Employer, Industrial and other Establishment, Wages,
- 2. Payment and Deduction from Wages (section 3-13).
- 3. Inspector (section 14).
- 4. Authority to Hear claims section 15),
- 5. Appeal (section-17)

UNIT-IV: The Industrial Employment (Standing Orders) Act, 1946,

- 1. Procedure for Certification & Adoption of Standing Orders.
- 2. Certifying Officer,
- 3. The Employees' State Insurance Act, 1948-
- 4. Employees State Insurance Corporation,
- 5. Standing Committee, Medical Benefit Council,
- 6. Contributions, Benefits, Employees Insurance Court

UNIT-V : The Equal Remuneration Act, 1976-

- 1. Definition Clause
- 2. Payment of Remuneration at Equal Rates section 4 to 7)
- 3. Inspector,
- 4. Penalities and Cognizance of Offences under the Act,

The Payment of Bonus Act, 1965-

- 1. Eligibility, Disqualification for Bonus (section 8,9)
- 2. Minimum & Maximum Bonus (5,10,11);
- 3. Proportionate Reduction (5, 13)
- 4. Recovery of Bonus Due (5,21)
- 5. Customary Bonus, Productivity Bonus

The Payment of Gratuity Act, 1972.

- 1. Definitions, Eligiblity, Payment, Determination,
- 2. Recovery and Protection of Gratuity, Sec. 2-A, 4, 7, 8, and 13

TEXTBOOKS:

1. CB Memoria and Satish Memoria. Dynamics of industrial Relations, (Himalaya Publishing House-Mumbai Part II and III. Ed. 2007

2. Dr. V.G. Goswani. Labour and Industrial law.(Central Law Agency Allahabad, Part VI. Ed.2005)

3.Nirmal Singh and S.K. Bhatia. Industrial Relations and Collective Bargaining.(Deep and DeepPublications Pur.Lid. - Delhi, Ed. 2000.)

4. Srivastav K. Industrial Peace and Labour in India. (Kitab Mahal Allahabad, Ed. 2003)

5. Indian Law Institute. Labour Law and Labour Relations, (Ed. 2002)

6. KM Pillai Labour and Industrial Law, (Allahabad Law Agency, Faridabad Haryana, Part I. Ed.2005)

7. S.N. Mishra. Labour and Industrial Law, (Central Law Publications, Allahabad, Part I. Ed. 2004)

8. HL Kumar. Labour problems and remedies. (Universal Book Traders, Delhi, Ed. 2006

Course Name: Civil Procedure Code, 1908

Course Code: LLB 218

L	Т	Р	С
4	0	0	4

Class: LLB 2nd year

Semester: IV

Credit: 4

Course Objective:w

- 1. To provide adequate knowledge about procedures/rules of litigation in the civil courts. The students ought to be aware of the procedural aspects of the enforcement of civil rights in the Indian courts.
- 2. To give an overview of law of limitation for institution of suit, appeal, review, reference etc. since the law assists the vigilant and not those who sleep over the rights.
- 3. To view some of the current problems arising out of the procedural technicalities like delay in getting order, Judgment and decree in civil litigations. In some civil cases, even generations pass but no final decision comes out from the court, which is now a point of discussion in the society. To apprise the students with latest amendments in the Code of Civil Procedure is also one of the main objects.
- 4. To discuss about the nuances of the Civil Procedure and inculcate in them the basic traits of civil practice.

Course Content

UNIT I: An Introduction to the Code of Civil Procedure: Key Concepts

Definitions and concepts -

- ➢ Need and Importance of Procedural Law
- Suit of a civil nature
- Decree, Judgment, Order
- Foreign Court,Foreign Judgment
- Mens Profits
- > Affidavit
- Plaint
- Written Statement
- Legal Representative
- ➢ Caveat
- > Jurisdiction of Civil Courts and Kinds of jurisdictions
 - Subject matter jurisdiction
 - Pecuniary jurisdiction

- Territorial jurisdiction
- ➢ Res subjudice S. 10
- ➢ Res judicata S.11
- ➢ Joinder of parties O I R 1
- ➢ Joinder of cause of action O II R 2

UNIT II: Pleadings and Trial of the civil suit

- Rules of pleading
 - Signing of pleading
 - \circ Verification of pleading
- Rules of writing plaint (O VI)
- Set off &Counterclaim
- Rejection of plaint (O VII R11)
- Return of plaint (O VII R10)
- Amendment of pleading (O VI R17)
- ➢ Interpleader suit (S.88 and O XXXV)
- > Appearance and Non-appearance of parties (O IX)
- Examination of parties (OX)
- Alternate Dispute Resolution
- Settlement of issues (OXIV)
- Disposal of suit on the first hearing (O XV)
- Withdrawal and Adjustment of suit (OXXIII)
- ➢ Interim Orders,
- Trial of the civil suit

UNIT III: Appeal, Reference, Review and Revision

- > Appeal, Reference, Review and Revision
- Appeals from Original Decree
- > Appeals from Appellate Decrees : Second appeal, Appeal to the Supreme Court
- General Provisions relating to Appeals
- Reference to High Court
- ➢ Review
- Revision

UNIT IV: Execution Proceedings

- Meaning and Purpose of execution
- Stay of execution

- ➢ Restitution
- Decree court and executing court
- Questions determined by executing court
- Garnishee order
- Mode of Execution: Arrest, Attachment, Sale

UNIT V: Law of Limitation

- > Meaning, nature and scope of law of limitation
- Bar of Limitation and its efficacy
- ➢ Sufficient Cause its meaning and applicability
- > Continuous running of time: General principle, meaning, scope
- > Difference between prescribed period and period of limitation (S.3 Limitation Act)
- When court is closed on the last day (S.4 Limitation Act)
- Condonation of delay (S.5 Limitation Act)
- Exclusion of time proceeding *bona fide* in court without jurisdiction (S.14 Limitation Act)

UNIT VI: Particular Suits and Miscellaneous

- Suit by or against government O XXVI
- Suit by or against Minors
- Suit by an Indigent person
- Summary Suit (OXXXVII CPC)
- Caveat (S.148A CPC)
- ➤ Inherent powers of the court (S.151 to S.153 CPC)

TEXTBOOKS:

- 1. The Code of Civil Procedure, Justice CK Thakkar, 2016, Esatern Book Company. 7th Edition.
- 2. Code of Civil Procedure, Dr. Avtar Singh, 2015, 4th Edition, Central Law Publication
- 3. The Code of Civil Procedure, M.P. Jain, 2016, 4th Edition, Lexis Nexis.
- 4. The Code of Civil Procedure, TP Tripathi, 2006, Allahabad Law Agency.
- 5. Code of civil procedure, P.C. Sarkar, 2017, 12th Edition, Lexis Nexis

REFERENCE BOOKS/STATUTES

- 1. The Code of Civil Procedure, 1908
- 2. The Limitation Act, 1963

- 3. Mulla -The Code of Civil Procedure, B.M. Prasad, 2008, 17th Edition, Lexis Nexis
- 4. Code of Civil Procedure 1908, B.V. Viswanatha. Aiyer, 2016, 8th Edition, Thomson Reuters
- 5. Law of limitation & prescription, UN Mitra, 2009, 12th Edition, Lexis Nexis

Course Name: Law of Crimes-II (IPC - II) Course Code: LLB 220 Class: LLB 2nd year Semester: IV Credit: 4

Γ	L	Т	Р	С
	4	0	0	4

Objective- This paper will focus on the study of substantive crimes under the Indian Penal Code.

COURSE OUTLINE

UNIT I: Offences against the Human Body-I

- a) Culpable Homicide and Murder
- b) Rash and Negligent Act
- c) Dowry Death
- d) Attempt to murder
- e) Attempt and Abetment to suicide

UNIT II: Against Human Body- II

- a) Hurt and Grievous hurt
- b) Criminal force and assault
- c) Wrongful restraint and wrongful confinement
- d) Kidnapping and Abductions

UNIT III: Offences against Women

- a) Outraging the modesty of women, voyeurism, stalking, Acid Attack
- b) Rape and Unnatural offences
- c) Cruelty and offences relating to marriage

UNIT IV: Offences against property

- a) Theft, Extortion, Robbery and Dacoity
- b) Criminal Misappropriation and Criminal Breach Of Trust
- c) Cheating and Forgery
- d) Mischief

UNIT V: Offence of Defamation, Criminal Intimation, Insult and Annoyance

- a) Defamation(section 499-502)
- b) Criminal intimidation
- c) Word, gesture or act intended to insult the modesty of a woman

RECOMMENDED BOOKS

- 1. K.D. Gaur, Textbook on Indian Penal Code, Universal Law Publishing Co., New Delhi, 2012.
- 2. Ratanlal Dhiraj Lal, The Indian Penal Code, Lexis Nexis, Butterworths Wadhwa, Nagpur, 2012.
- 3. K.I. Vibhuti, PSA Pillai's Criminal Law, Lexis Nexis, Butterworths Wadhwa, Nagpur, 2012
- 4. Glanville Williams, Text Book of Criminal Law, Universal Law Publishing Co., New Delhi, 2012.
- 5. Dr. H.S. Gaur, Penal Law of India, Law Publishers, Allahabad, 2013
- 6. John Dawson Mayne, Mayne's Criminal law of India, Gale, Making of Modern Law, 2013.
- 7. J.W. Cecil Turner, Russel on Crime, Vol I &2, Universal Law Publishing Co., New Delhi, 2012.

Course Name: Arbitration Conciliation & Alternative Dispute Resolution System (Theory)					
Course Code: LLB 222	L	Т	Р	С	
Class: LLB 2 nd year	4	0	0	4	
Semester: IV					
Credit: 4					

Objective- To find out the various Dispute Resolution Techniques used at International and National level. To trace out the differences between most prominent dispute resolution methods including traditional litigation, arbitration in many forms including International Commercial Arbitrationmediation and conciliation etc. The system of ADR is less time consuming as well as informal. Therefore cost of litigation is also subsequently reduce. With the help of this paper, the students learn new techniques of resolution of disputes in certain cases.

UNIT 1

1. Evolution of ADR, ADR in India,

2. Advantages & disadvantages of ADR,

3.ADR Processes Pretrial Mediation,

4. Mediation, Negotiation, Conciliation,

5. ADR in family disputes, Conciliation under CPC,

UNIT 2

1. Concept ,Meaning& Growth of Lok Adalats,

2.Lok Adalat sunder Legal Services AuthoritiesAct,1987,

3. Nyaya Panchayats-Historical Perspectives,

4. Advantages of Nyaya Panchayats,

5. Composition & Jurisdiction of Nyaya Panchayats

UNIT 3

1. Arbitration & Conciliation Act (Section 1-43);

2. Definition of Arbitration,

3. International Commercial Arbitration,

4.Objectives of the Act,

5. Arbitration Agreement

6. Composition and jurisdiction of Arbitral Tribunal,

7. Conduct of Arbitral Proceedings.

UNIT 4

1. Making of Arbitral Awards and Termination of Proceedings,

2. Recourse Against Arbitral Award,

- 3. Finality and Endorsement of Arbitral Award,
- 4. Appealable orders,
- 5. Lion on Arbitral Awards and Deposits as to costa,
- 6. Effect on Arbitration Agreement of Death and of parties insolvency

UNIT 5

- 1. Arbitration & Conciliation Act (Section 44-60).
- 2. Foreign Awards-Definition,
- 3. Enforcement of Certain Foreign Awards,
- 4. New York Convention Awards,
- 5. Geneva Convention Awards,
- 6. Convention on Recognition and Enforcement of Foreign Arbitral Awards (Schedule 1), Protocol

on Arbitration Clauses (Schedule II).

- 7. Convention on Execution of Foreign Arbitral Awards (Schedule III),
- 8. Conciliation under Arbitration and Conciliation Act, 1996(Sections 61-81).
- 9. Role of Conciliator, Confidentiality in conciliation.

RECOMMENDED BOOKS

1. Anupam Kurlwal, An Introduction to Alternative Dispute System (ADR), (Central Law Publication, Allahabad, Ed. 2014).

2. S.C. Tripathi, Arbitration and Conciliation Act, 1996 with Alternative means of settlement of dispute, (Central Law Publication, Allahabad, Ed. 2015).

3. Avtar Singh, Law of Arbitration and conciliation, (Eastern Book Company, Lucknow, Ed. 2017

4. Ashwinie Kumar Bansal, International Commercial Arbitration Practice and Procedure, (Universal Law Publishing Co., New Delhi, Ed. 2012)

5. G.K. Kwatra, Arbitration and conciliation Law of India, (Universal Law Publication Co. New Delhi, Ed. 2014).

Course Name: Arbitration Conciliation & Alternative Dispute Resolution System (Practical)

Course Code: LLB 252	L	Т	Р	С
Class: LLB 2 nd year		0	2	1
Semester: IV		·	-	-

Credit: 1

Objective- To find out the various Dispute Resolution Techniques used at International and National level. To trace out the differences between most prominent dispute resolution methods including traditional litigation, arbitration in many forms including International Commercial Arbitrationmediation and conciliation etc. The system of ADR is less time consuming as well as informal. Therefore cost of litigation is also subsequently reduce. With the help of this paper, the students learn new techniques of resolution of disputes in certain cases.

UNIT 1

- 1. Evolution of ADR, ADR in India,
- 2. Advantages & disadvantages of ADR,
- 3.ADR Processes Pretrial Mediation,
- 4. Mediation, Negotiation, Conciliation,
- 5. ADR in family disputes, Conciliation under CPC,

UNIT 2

- 1. Concept ,Meaning& Growth of Lok Adalats,
- 2.Lok Adalat sunder Legal Services AuthoritiesAct,1987,
- 3. Nyaya Panchayats-Historical Perspectives,
- 4. Advantages of Nyaya Panchayats,
- 5. Composition & Jurisdiction of Nyaya Panchayats

UNIT 3

- 1. Arbitration & Conciliation Act (Section 1-43);
- 2. Definition of Arbitration,
- 3. International Commercial Arbitration,
- 4.Objectives of the Act,
- 5. Arbitration Agreement
- 6. Composition and jurisdiction of Arbitral Tribunal,
- 7. Conduct of Arbitral Proceedings.

UNIT 4

- 1. Making of Arbitral Awards and Termination of Proceedings,
- 2. Recourse Against Arbitral Award,
- 3. Finality and Endorsement of Arbitral Award,
- 4. Appealable orders,
- 5. Lion on Arbitral Awards and Deposits as to costa,
- 6. Effect on Arbitration Agreement of Death and of parties insolvency

UNIT 5

- 1. Arbitration & Conciliation Act (Section 44-60).
- 2. Foreign Awards-Definition,
- 3. Enforcement of Certain Foreign Awards,
- 4. New York Convention Awards,
- 5. Geneva Convention Awards,
- 6. Convention on Recognition and Enforcement of Foreign Arbitral Awards (Schedule 1), Protocol
- on Arbitration Clauses (Schedule II).
- 7. Convention on Execution of Foreign Arbitral Awards (Schedule III),
- 8. Conciliation under Arbitration and Conciliation Act, 1996(Sections 61-81).
- 9. Role of Conciliator, Confidentiality in conciliation.

RECOMMENDED BOOKS

1.Anupam Kurlwal, An Introduction to Alternative Dispute System (ADR), (Central Law Publication, Allahabad, Ed. 2014).

2. S.C. Tripathi, Arbitration and Conciliation Act, 1996 with Alternative means of settlement of dispute, (Central Law Publication, Allahabad, Ed. 2015).

3. Avtar Singh, Law of Arbitration and conciliation, (Eastern Book Company, Lucknow, Ed. 2017

4. Ashwinie Kumar Bansal, International Commercial Arbitration Practice and Procedure, (Universal Law Publishing Co., New Delhi, Ed. 2012)

5. G.K. Kwatra, Arbitration and conciliation Law of India, (Universal Law Publication Co. New Delhi, Ed. 2014).

Course Name: Internship

Course Code: LLB 226

Class: LLB 2^{nd year}

Semester: IV

Credit: 1

L	Т	Р	С
		2	1

Practical Subject

Modes of Evaluation:

Components	Internal Examination	External Examination
Weightage (%)	60%	40%

Internal Examination:

Components	Assignment/Case Comment	Viva	Total Marks
Weightage (%)	75% weightage	25% weightage	15

Course Name: Law of Evidence

Course Code: LLB 311

Class: 1	LLB	3 rd	year
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Semester: V

Credit: 4

Course Objective:

The law of evidence is one of the most important branches of adjective law. Evidence is the pivot on which the whole edifice of administration of justice rests. It involves several questions, such as what is evidence, typology of evidence, how it is produced before a Judicial Authority and what is the role of the evidence in the administration of justice. The study of the law of evidence is most important in the field of legal education

- To acquaint the students with basic principles of the law of evidence;
- To enable them to understand the importance of evidence in the system of administration of justice.
- To enable them to analyze critically the rules of evidence and its application to a given fact situation.

COURSE OUTLINE

It has **5 modules** which are as follows:

UNIT-I

aw of Evidence

- History of Law of Evidence
 Meaning Nature, Scope and Object of Evidence,
- 3. Types of Evidence,
- 4. Fundamental Rules of Law of Evidence,
- 5. Fact in issue and relevant facts, Fact Proved, not proved, disproved (S. 3),
- 6. Presumption(S-4), Relevancy of Facts (S-5-16),

UNIT-II

- 1. Res Gestate (Section 6), Occasion, cause & effect of fact in Issue (Section7),
- 2. Motive, Preparation &Conduct (S-8),
- 3. Identification (S-9),
- 4. Conspiracy (S-10),
- 5. Facts not otherwise Relevant (S-11),
- 6. Relevancy of State of Mind & State of Body & Bodily feeling (Section-14),
- 7. Evidence of similar occurrences (Section-15)

L	Т	Р	С
4	0	0	4

(Lecture: 7)

(Lecture: 9)

- 1. Meaning of Admission & Confession (17-31), 2.
- 2. Difference between Admission & Confession,
- 3. Circumstances under which confession is admissible and not admissible,
- 4. Evidentiary value of admission & confession,
- 5. Dying Declaration, Expert Opinion,

UNIT-IV

- (Lecture: 11)
- 1. Evidence of Character in Civil & Criminal Cases
- 2. Principles relating to direct evidence (S-60),
- 3. Law relating to admissibility of documentary evidence (S. 61-66),
- 4. Proof as to genuineness of document i.e. execution & attestation(S 63-67),
- 5. Public Document and Private documents(S 74-78),
- 6.Exclusion of oral by documentary evidence(S-91-99),

UNIT-V

- 1. Meaning of Proof & Presumption,
- 2. On whom burden of proof lies, Standard of Proof in Civil & Criminal Cases
- 3. Estoppel: Meaning & Scope (115-117), Principles Governing Doctrine of Estoppel,
- 4. Witness: Meaning, Types (126-127), Who may be a Witness,
- 5. Privileges of certain witnesses & Communication (135-136),
- 6. Examination of Witness (137-166)

BOOKS RECOMMENDED

- 1. S. Sarkar Ahmed Ejaz, Law of Evidence, (Ashoka Law House, Delhi, 6th Ed. 2002)
- 2. Vepa P Sarathi, Law of Evidence, (Eastern Book Company, 6th Ed. 2006)

3.Ranchhoddas Ratanlal Thakore and Dhiraj Lal, The Law of Evidence, (Wadhwa &Wadhwa, Nagpur, 22nd Ed. 2006)

4. MC. Sarkar, 8.C. Sarkar, Law of Evidence in India, Pakistan, Bangladesh, Burma and Ceylon, (Wadhwa & Wadhwa, Nagpur, 15th Ed. 2000)

5. Wigmore John Henary, Wigmore on Evidence, (Aspen Law & Business Publications 4th Ed. 1983)

6. Adrian Zuckerman, The Principles of Criminal Evidence, (Oxford University Press, London, 1989)

(Lecture: 9)

Objective: Objective: The objective of the course is to provide students with an overall
understanding of the law of equity with special emphasis on fiduciary obligations, trusts,
equitable assignment of property and equitable remedies. The paper is useful for students to
understand and compare the role of Equity in ancient and modern legal system.

UNIT-1

- 1. History, nature and principles of Equity-Emergence of law of trust from Equity
- 2. The making of Indian Law of Trust and provisions of law of Trust-Religious Trusts
- 3. Principles of Equity and Equitable Remedies
- 4. Equitable Relief in different branches of law with special reference to property law.

UNIT-2

- 1. Nature of Equity
- 2. History of Courts of Equity
- 3. Relations of law of Equity
- 4. The maxims of equity
- 5. Different Equitable remedies.

UNIT - 3

- 1. Essentials of Trust
- 2. Fiduciary Relationship Concept, kinds vis-a-vis Trusteeship
- 3. Trust and contract, Power, condition, charge and personal obligations- distinguished
- 4. Classification of Trust and its importance

UNIT - 4

1. Private Trusts

Course Name: Law of trust Equity & fiduciary relation

Course Code: LLB 313

Class: LLB 3rd year

Semester: V

Credit: 4

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(8 lectures)

(8 lectures)

(9 lectures)

8

(10 lectures)

- 2. Public Trusts
- 3. Appointments, Retirement and removal of Trustee
- 4. Rights, Power, Discretion and control of Trustees
- 5. Duties of trustee in relation to:
- 6. (i) Trust property; and (ii) Beneficiary

UNIT – 5

(13 lectures)

- 1. The Administration of Trust
- 2. Liability for Breach of Trust
- 3. Rights and Remedies of the Beneficiary
- 4. Constructive Trusts
- 5. Appointment and Discharge of Trustees

BOOKS RECOMMENDED:

- 1. Ahmad Aquil, Equity, Trusts and Specific Relief.
- 2. Desai S.T., Equity, Trusts and Specific Relief.
- 3. Hansbury&Mousley, Modern Equity.
- 4. Jhabwala N.H, Elements of Equity, Trusts and Specific Relief.
- 5. Rao GCV Subha, Equity, Trust and Fiduciary Relation.
- 6. Singh G.P., Principles of Equity. Snell, Principles of Equity.
- 7. Tondon M.P., Principles of Equity and Trusts

Course Name: Taxation Laws

Course Code: LLB 315

Class: LLB 2nd year

Semester:IV

Credit: 4

Course Objective :

1.Taxation is a general law made by governments to collect revenue from people and organizations.

2. A tax formula contains at least three elements: the definition of the base, the rate structure, and the identification of the legal taxpayer.

3. The base multiplied by the appropriate

rate gives a product, called the tax liability, which is the legal obligation that the taxpayer must meet at specified dates.

4. A tax is identified by the characteristics of its base, such as income in the case of an income tax.

5. The paper is helpful to the students in understanding the theoretical aswell as practical aspects of Taxation Policy of the Government.

COURSE OUTLINE

It has **5 modules** which are as follows:

UNIT-I

- 1. Definition: Income-Meaning, Concept, Application and Diversion of Income, Agricultural Income, Assessee, Assessment year and Previous Year, Residential Status and Tax Liability of Assessee
- 2. Distinction between Capital Receipt and Revenue Receipt;
- 3. Capital Expenditure and revenue

UNIT-II

- 1. Heads of Income
- (a) Salary
- (b) Income from house property
- (c) Capital gains
- 2. Income of other persons included in Assesssee's Total Income
- 3. Set out and Carry Forward of Losses

UNIT-III

- 1. Assessment Procedure
- 2. Rectification of Mistakes
- 3. Deductions under Section 80 C, 80 D, 80 CCE, 80 G, 80 U

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(Lecture: 7)

(Lecture: 29)

(Lecture: 5)

UNIT-IV

(Lecture: 4)

1. Appeal, Reference and Revision

2.Penalties (Section 271 to 275)

3.Income Tax Authorities

4. Liability in Special Cases (Sec 159-181)

UNIT-V

(Lecture: 3)

1. Rebate of Income Tax (Sec 87-88)

2. Relief from Income Tax (Sec 89)

3Double Taxation Relief (Sec 90-91)

4. Collection, Recovery and Refund (Sec 190 to 234 and Sec 237-245)

BOOKS RECOMMENDED

1. Kailash Rai, Taxation Law, (Allhabad Law Agency 16th Ed. 2017)

2. V.K. Singhania. Students Guide to Income Tax (Taxman Publication Pvt. Ltd. Ed. 20152

3. Kanga & Palkiwala. The Law and Practice of Income Tax (N.M. Tripathi Pvt. Ltd. Latest Ed.)

4. Sampath Iyengar. Law of Income Tax (Bharat Law House Pvt. Ltd. New Delhi, Ed. 2014)gt

Course Name: Land Laws Course Code: LLB 317 Class: LLB 3rd year Semester:V Credit: 4

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COURSE OBJECTIVES

The students will have an understanding of the laws which are related with the land & tenancy. This course will help the students to have the understanding about the practical issues & aspects related to the land & other related aspects. They will acquire the ability to identify legal issues and principles underlying any given factual situation, to undertake and present research on such issues and be able to synthesize such sources and use them to formulate arguments in their research.

COURSE OUTLINE

UNIT-I

PUNJAB LAND REVENUE ACT 1887

- 1. Definition of Key Words,
- 2. Revenue Officers: Their Power and Functions, Preparation of Revenue
- 3. Records
- 4. Arbitration (Sections 127-135), Concepts & Procedure of Partitions

Unit-II

No. of Lectures -11

No. of Lectures 09

A. THE PUNJAB TENANCY ACT-1887

- 1. Definition of Key Words under the Act,
- 2. Class of Tenants, Law relating to Rent, Law relating to
- 3. Occupancy of Tenant,
- 4. Law of Ejectment of Tenants

B. HARYANA CEILING OF LAND HOLDING ACT 1972

- 1. Definition of Key Words (Section-3),
- 2. Concept of Permissible Area and Surplus Area (Ss-4 to 6),
- 3. Ceiling on Land, Acquisition and Disposal of Surplus Area (SS 7 to 15),
- 4. Aggrieved Party (Section-18)

Unit-III:

No. of Lectures -08

HARYANA RENT CONTROL ACT, 1973

- 1. Definitions (SS 1-4),
- 2. Rights & Duties of Tenants,
- 3. Rights and Duties of Landlords,
- 4. Grounds of Ejectment of Tenants.

Unit-IV

No. of Lectures -10

HARYANA PANCHAYATI RAJ ACT 1994 (Sec. 1 to 54) (Chapter 1 to 6)

- 1. Definition of Key Words,
- 2. Constitution of Gram Sabha and Gram Panchayat,
- 3. Gram Panchayat's Duties,
- 4. Functions and Powers, Finance and Taxation,
- 5. Control of Gram Panchayat,
- 6. Sources of Income and Expenditure of Gram Panchayat.

Unit-V

No. of Lectures -08

HARYANA PANCHAYATI RAJ ACT 1994, PANCHAYATI SAMITI (CHAPTER 7 TO 11) AND SECTION 55 TO 116)

- 1. Definition of Key Words,
- 2. Conduct of Business of Panchayat Samities,
- 3. Servant of Panchayat Samities,
- 4. Duties and Powers of Panchayat Samiti, Finance and Taxation,
- 5. Sources of Income of Panchayat Samiti, Control of Panchayat Samiti

BOOKS RECOMMENDED

1. Harshali Chowdhary, Punjab & Haryana Land Laws, (Central Law Publications, Allahabad, 1st Ed. 2016)

2. Badruddin, Commentary on Revenue Laws, Panchayat Laws and Rent Laws, (The Law House, Rohtak, 4th Ed. 2015)

3. Neety Kaul, Land Laws in Punjab and Haryana, (Chawla Publications (P) Ltd., Chandigarh, 6th Ed. 2014)

4. P. Narula, Punjab and Haryana Land Laws, (Allahabad Law Agency, Ed. 2012)

ARTICLES

1. R.S. Gae, *Land Law in India: With Special Reference to the Constitution*, Cambridge University Press, <u>https://www.jstor.org/stable/758169</u>.

2. <u>https://www.scconline.com/blog/post/2017/03/03/no-application-can-be-filed-under-section-28-a-of-land-acquisition-act-1894-subsequent-to-the-same-being-filed-under-section-18-of-the-act/</u>

3.<u>https://www.aaptaxlaw.com/land-acquisition-act/section-18-19-20-land-acquisition-act-</u> reference-to-court-collectors-statement-to-the-court-service-of-notice-section-18-19-20-of-landacquisition-act-1894.html

4. <u>https://www.satara.gov.in/en/notice/under-section-18-of-the-land-acquisition-act-1894-list-of-the-following-cases/</u>

Course Name: Jurisprudence

Course Code: LLB 319

Class: LLB 2nd year

Semester: IV

Credit: 4

OBJECTIVE: To provide insight to the students about Sources of Law, Administration of Justice, Law and Morality, Schools of Jurisprudence, Legal Rights and Duties, Ownership and Possessions, Legal Personality, Obligation and Liability etc and to helps in understanding the evolution and nature of Law and the fundamental functions of Law from different perspectives. Moreover, the students are also exposed to the information relating to functioning of various legal systems. This helps in making laws and tackling socio-legal problems prevalent in our country by studying the remedial measures in India.

UNIT-1

1. Definition, nature and province/scope of Jurisprudence

2. Theory of Natural Law and jurisprudence,

3. Analytical school-

Austin's theory of Law

Kelson's pure theory of Law

Bentham's theory of Law

UNIT -II

Historical school Sociological School Realist school

UNIT -III

 Administration of Justice
 Socio-Economic Approach and philosophy Law and Social Change
 Legal Aid
 Public Interest Litigation

UNIT-IV

Sources of law -1 - Custom 2-Precedent 3- Legislation

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UNIT-V 1 Rights and Duties 2 Possession and Ownership

Books recommended-

B. S. Mani Tripathi The Legal Theory, (Allahabad Law Agency, Allahabad, 18th Ed. 2012) NV. Paranjapai, Studies in Jurisprudence and Legal Theory, (Central Law Agency, Allahabad 7thEd.

NomitaAggarwal, Jurisprudence, (Central Law Agency, Allahabad, 10th Ed. (rep)2016) S.P. Dwivedi, Jurisprudence & Legal Theory. (Central Law Agency, Allahabad 7th Ed. 2017) Salmond. John William, Sir, Jurisprudence or the theory of the law, (Hard Press Publishing (2013)

R.W.M. Dias, Jurisprudence, Jain Law Book Agency, Delhi, 12th Edition, 2014) Edgar Bodenheimer, Jurisprudence, (Harvard University Press, 1974 (Revised Ed.) AmartyaSen, The Idea of Justice, (Cambridge, Mass.: Belknap Press/Harvard University Press,Ed. 2009)

Granville Austin Indian Constitution, (The Cornerstone of a Nation, New Delhi, Oxford University Press. Ed. 2007.

Course Name: Drafting, Pleading, and Conveyance (Theory)

Course Code: LLB 321

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Class: LLB 3 rd year				_
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Semester: V				

Credit: 2

Course Objective:

The object of the course is to present the substantive law in the context of pleadings, draftings and conveyancing and show how those transactions are influenced by legal considerations. A well drafted document instantly attracts the attention of the Court. It develops the skill of drafting of legal documents among students. It helps the students in making a good lawyer and judge.

UNIT-I

- 1 General Principles of Drafting
- 2. Fundamental Rules of Pleadings (Civil)

5. Plaint

- 4.Written Statement
- 5.Interlocutory Application
- 6. Amendment of pleadings

UNIT-II

Affidavit
 Execution Petition
 Memorandum of Appeal (Civil)
 Revision
 Wait Petition

UNIT-III

- 1. Petition under Hindu Marriage Act,1955
- 2. Complaint (Criminal)
- 3. Claim petition under Motor Vehicle Act 1988
- 4. Bail Application
- 5. Anticipatory Bail Application
- 6.Revision (Criminal)

UNIT-IV

- 1. Sale Deed
- 2. Mortgage Deed
- 3. Lease Deed

4. Gift Deed5.Promissory Note6. Power of Attorney (GPA & SPA)7. Will

UNIT-V

- 1. Notice
- 2. Adoption Deed
- 3.Partnership Deed
- 4. Exchange Deed
- 5. Agreement of Sale
- 6. Leave and License

Text Books:

- Chaturvedi, R.N. Pleading, Drafting & Conveyncing.
- Dr. A.B. Kafaltiya, Pleading Drafting & Conveyancing

References:

1.Mulla, D.F.: The Code of Civil Procedure, 1908.

2.Sarkar, The Law of Civil Procedure,

3. Chaturvedi, A.N., Pleading, Conveyancy & Drafting & Legal Professional.

4. Chaturvedi, R.N. Pleading, Drafting & Conveyncing.

5.Dr. A.B. Kafaltiya, Pleading Drafting & Conveyancing

Course Name: Drafting, Pleading, and Conveyance (Practical)

Course Code: LLB 323

Class: LLB 3 rd year	
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Semester: V

Credit: 1

Course Objective:

The object of the course is to present the substantive law in the context of pleadings, draftings and conveyancing and show how those transactions are influenced by legal considerations. A well drafted document instantly attracts the attention of the Court. It develops the skill of drafting of legal documents among students. It helps the students in making a good lawyer and judge.

UNIT-I

- 1 General Principles of Drafting
- 2. Fundamental Rules of Pleadings (Civil)

5. Plaint

- 4.Written Statement
- 5.Interlocutory Application
- 6. Amendment of pleadings

UNIT-II

Affidavit
 Execution Petition
 Memorandum of Appeal (Civil)
 Revision
 Wait Petition

UNIT-III

- 1. Petition under Hindu Marriage Act,1955
- 2. Complaint (Criminal)
- 3. Claim petition under Motor Vehicle Act 1988
- 4. Bail Application
- 5. Anticipatory Bail Application
- 6.Revision (Criminal)

UNIT-IV

- 1. Sale Deed
- 2. Mortgage Deed
- 3. Lease Deed

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4. Gift Deed5.Promissory Note6. Power of Attorney (GPA & SPA)7. Will

UNIT-V

- 1. Notice
- 2. Adoption Deed
- 3.Partnership Deed
- 4. Exchange Deed
- 5. Agreement of Sale
- 6. Leave and License

Text Books:

- Chaturvedi, R.N. Pleading, Drafting & Conveyncing.
- Dr. A.B. Kafaltiya, Pleading Drafting & Conveyancing

References:

1.Mulla, D.F.: The Code of Civil Procedure, 1908.

2.Sarkar, The Law of Civil Procedure,

3. Chaturvedi, A.N., Pleading, Conveyancy & Drafting & Legal Professional.

4. Chaturvedi, R.N. Pleading, Drafting & Conveyncing.

5.Dr. A.B. Kafaltiya, Pleading Drafting & Conveyancing

Course Name: Moot Court

Course Code: LLB 351

Class: LLB 3rd year

Semester: V

Credit: 1

Objective- The objective of this subject is to teach students how to do legal research, present arguments and prepare memorial in a moot court along with basics professional ethics required in a court room.

RULES FOR MOOT COURT COMPETITION

► MARKING CRITERIA FOR MEMORIALS:

Marking Criteria	Marks Allotted
Evidence of Original	20
Thought	
Knowledge of Law and	20
Facts	
Proper and Articulate	20
Analysis	
Correct format and Citation	20
Extent and Use of Research	20
TOTAL MARKS	100

Number of Copies of Memorial to be submitted: 2

• Number of Compendium to be submitted: 1

RULES FOR THE ORAL ROUNDS:

Preliminary Rounds

The preliminary rounds will be held on February 12, 2020. The Preliminary rounds shall comprise of Two Rounds of oral arguments subject to the allotment of team codes where

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three teams are representing as Applicant and three teams as the Respondents. In preliminary rounds, each team shall have to argue once, as per their allotment, either as Applicant or as Respondent.

Each team will get a total of 20 minutes to present their case. And 5 minutes will be allotted for rebuttal. The division of time per speaker is left to the discretion of the team, where the teams shall divide timings as:

a. Speaker 1- mention the specific time with respect to specific issues.b. Speaker 2- mention the specific time with respect to specific issues, (on A4 size paper to be submitted in the court room)

• The oral arguments should be confined to the issues presented in the memorial. The researcher may sit with the speakers during the oral rounds. Maximum scores for the oral rounds shall be 50 points per speaker by a judge.

The speakers shall provide the copies of the compendium in the court room. No two Teams will argue against each other more than once in the Preliminary Rounds.

Marking Criteria	Marks Allotted
Preparation and familiarity with facts	10
Structure of Legal Argument	10
Knowledge & Application of Law	10
Organization, Presentation, Speaking Ability	05
Responsiveness to Questions	05
Persuasiveness and Advocacy	05
Courtroom Etiquette	05
MARKS FOR EACH SPEAKER	50
TOTAL MARKS	100

The oral rounds shall be judged on the following criteria:

• The winners of the preliminary rounds, i.e. total two teams (2 teams) shall qualify for the Final Rounds.

Final Rounds:

The Final Rounds shall also take place on February 12, 2020. The two teams who stand declared as winners of the Preliminary Rounds shall qualify for the Final Rounds. Each team will get a

total of 30 minutes to present their case which will include rebuttal and sub-rebuttal time. The Winner of the Final Round shall be declared Winner of the Competition.

> Scouting

Teams shall not be allowed to observe the orals of another team, unless they have been officially knocked-out of the competition. Scouting is strictly prohibited. Scouting by any team shall entail instant disqualification.

Course Name: Intellectual Property Law

Course Code: LLB 312

Class: LLB 3rd year

Semester: VI

Credit: 4

Objective: To create awareness about the concept of Intellectual Properties, various conventions, Provisions of Copy Right Act, 1957, The Trade Mark Act 1999 and The Patents Act 1970. The students can understand the process of Registration of Copyright work, trade mark and patents with the help of this paper.

UNIT-1

- Concept of Property vis-a-vis Intellectual Property
- Basic concepts of Intellectual Property Law
- Nature of Intellectual Property
- Origin and Development of Intellectual Property Copy Right, Trade Mark
- Commercial Exploitation of Intellectual Property
- Enforcement of Rights and Remedies Against Infringement
- Patent

UNIT-2

- International Character of Intellectual Property
- Intellectual Property and Economic Development
- International Protection of Intellectual Property overview of International Conventions
- -Berne Convention WIPO Treaties 1996, Paris Conventions, TRIPS Agreements etc.
- India's Position vis-a-vis International Conventions and Agreements

UNIT-3

- Object of Patent Law Inventions-
- Patentable and Non-Patentable
- Process Patent and Product Patent
- Procedure for obtaining a Patent
- Rights and Obligations of a Patentee
- Revocation and Surrender of Patents
- Infringement of Patent.

UNIT-4

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- What is a Trade Mark
- Functions of a Trade Mark
- Trade Mark Registry and Register of Trade Mark
- Registration of Trade Marks
- Effects of Registration
- Assignment and Transmission of Trade Marks
- Rectification and Correction of Register
- Passing Off and Infringement Action

UNIT -5

- Meaning and Basis of Copyright
- Copyright Office and Copyright Board
- Subject Matter of Copyright
- Ownership, Assignment and Infringement of Copyright
- Remedies for Infringement
- Abridgement of the Work and Term of Copyright
- Rights of Broadcasting Authorities

BOOKS RECOMMENDED:

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- David A. Einhorn. Intellectual Property Law in Cyberspace (3rd Ed. 2017)
- Xuan-Thco N. Nguyen, Robert W. Gomulkiewicz, and Danielle M. Conway. Intellectus
- Property, Software, and Information Licensing: Law and Practice (Cumulative Supplement Ist Ed. 2017)
- Jerey A. Maine and Xuan-Thao N. Nguyen. Intellectual Property Taxation: Transacti. and Litigation Issues (Cumulative Supplement 2nd Ed. 2017)
- Aline C. Flower. Intellectual Property Technology Transfer (Supplement 2nd Ed. 201

Course Name: Cyber Law Course Code: LLB 314 Class: LLB 3rd year Semester: VI Credit: 4

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Objective- To regulate framework for the control of Cyber crimes as they are in contact with the public at large andprovide remedial measures for the public problems.

Both the personal and professional worlds are extremely dependent today or the Cyber World. The world is increasingly dependent on networked information and communication technologies (ICT). However, with growing dependency, new threats to networkand information security have emerged and there is ever-growing vulnerability to Cyber Crime. This is also true for India where the number of internet users is growing rapidly and where ICTare of crucial importance for its economy. Thus, an effort to spread awareness of Cyber Security is the need of the hour and particularly among the law fraternity as these are the persons who in must handle the cases of cybercrime. Lawyers, Police, Govt. Officers, Law students and theNGO's must know about the details of the Information Technology.

UNIT 1

Basic concept of Technology and Law

i. Understanding the Technology
ii. Scope of Cyber Laws
iii. Cyber Jurisprudence
Understanding Electronic Contracts
i. The Indian Law of Contract
ii. Types of Electronic Contracts
iii. Construction of Electronic Contracts

UNIT 2

1. Copyright in Information Technology

- i. Copyright in internet
- ii. Software Piracy
- iii.Multimedia and copyright issues

2.Patents

- i. Indian position on computer related patents
- ii. International context of patents

3.Trademarks

- i.Trade mark Law in India
- ii Infringement and passing off

UNIT 3

INFORMATION TECHNOLOGY ACT 2000

i.Digital Signature ii. E-Governance iii.Regulation of Certifying Authoritiesiv.Duties of Subscribersv.Penalties and Adjudicationvi.Offences under the Actvii. Making of Rules and Regulation

UNIT 4

1.Understanding Cyber Crimes

i.Crime in context of Internet ii.Types of Crime in Internet

2.Indian Penal Law & Cyber Crimes

i.Fraud ii. Hacking, iii. Mischief iv. Trespass v. Defamation vi. Stalking vii..Spam

UNIT 5

Issues of Internet Governance

i. Issues of Internet Governance,
ii. Freedom of Expression in Internet,
iii. issues of Censorship
iv. Hate Speech
v. Sedition
vi. Libel
vii. Subversion
viii Privacy Issues
ix. International position on Free Speech in Internet

Course Name: Criminology

Course Code: LLB 318

Class: LLB 3rd year

Semester: VI

Credit: 4

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Objective-To determine the root causes of criminal behavior and to develop effective and humane means for addressing and preventing it. Criminology is related to but not identical to the field of criminal justice.

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UNIT 1 : Theoretical and Historical Perspectives of Criminology

- 1. Perspective of Crime and Criminal Sin, Wrong and Crime Changing concept of crime in varying social formations Crime viewed through consensus or conflict perspectives
- 2. Relationship between Criminal Policy, Criminal Law and Criminology

UNIT 2: Crime causation generally

1.Prominent criminological thought currents – Classicalism, Positivism and Radicalism 2.Learning Theories of Causation – Differential Association Theory of Sutherland

- 3. Social Disorganization Theories Durkheim, Merton
- 4. Psychodynamic Theory Freud
- 5. Economic Theory of Crime

UNIT 3 : INDIAN CRIME REALITY

- 1. Organized Crimes
- 2. Cyber Crime
- 3. Trafficking
- 4. Narcotic Trade
- 5. Money Laundering
- 6. Privileged Class Deviance

UNIT 4 : Juvenile Delinquency

- 1. Concept of Juvenile Delinquency
- 2. Legal Position in India.

UNIT 5: PUNISHMENT AND ITS JUSTIFICATION

- 1. Theories of Punishment Retribution, Deterrence, Reform and Prevention
- 2. Kinds of Punishment with a special emphasis on Capital Punishment.
- 3. Probation as a form of Punishment.

RECOMMENDED BOOKS

 David Garland, "Of Crimes and Criminals: The Development of Criminology in Britain", in Mike Maguire, Rod Morgan, Robert Reiner (ed.), The Oxford Handbook of Criminology (2nd ed., 1997) 09

- 2. George B. Vold, Thomas J. Bernard, Jeffrey B. Snipes, "Classical and Positivist Criminology", Theoretical Criminology (5th ed., 2002) 38 ii
- 3. Edwin H. Sutharland and Donald R. Cressey), "A Sociological Theory of Criminal Behavior", Criminology (10th ed.). 47
- 4. 1 The Juvenile Justice (Care and Protection of Children) Act, 2000 as amended by THE JUVENILE JUSTICE (CARE AND PROTECTION OF CHILDREN) AMENDMENT ACT, 2006 (No, 33 OF2006)
- 5. S.S. Srivastava, "Capital Punishment", Criminology and Criminal Administration (2nd ed. 2002) 89-99 123
- 6. Bushan Tilak Kaul, "Criminal Law", XXXVIII Annual Survey of Indian Law 181-226, 195-20 (2002)
- 7. The Probation of Offenders Act, 1958

Course Name: Human Rights Law

Course Code: LLB 320

Class: LLB 3rd year

Semester: VI

Credit: 3

Objective- The understanding of human rights is the foundation for the development of a good citizen and aresponsible legal professional. The main objective of this course is to provide an insight into themeaning and significance of various human rights in the contemporary era and the mechanisms developed at the international and national level for protection and promotion of such rights.

This course attempts to increase the knowledge of law students with respect to human rights; to focus their attention on the underlying values of human rights and to explore various international and national legal frameworks which embody human rights and promote them in practice.

UNIT I:

Introduction -

- 1. Meaning and Concept of Human Rights
- 2. History and Development of Human Rights
- 3. Basis of Protection and need for Protection of H.R.

UNIT II:

- 1. Universal Protection of Human Rights
- 2. U.N. Charter and Human Rights
- 3. U.N. bodies primarily concerned with Human Rights
- 4. Human Rights Council
- 5. The Universal Declaration of Human Rights
- 6. Key International Convention on Human Rights

UNIT III:

- 1. Regional System for Protection of Human Rights
- 2. The European Convention on Human Rights, 1950
- 3. The American Convention on Human Rights, 1969
- 4. Asian Human Rights Charter, 1998

UNIT IV:

1. Human Rights under Indian Law

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2. Human rights and Indian Constitution

3. Role of Indian Judiciary

UNIT V:

- 1. National Human Rights
- 2. National Human Rights Commission
- 3. The Protection of Human Rights Act, 1993- Establishment, Powers and Functions of NHRC Role of NHRC

BOOKS RECOMMENDED:

1. Bajwa, G.S. and D.K. Bajwa, Human Rights in India: Implementation and Violations, D.K. Publishers, New Delhi (1996).

2. Basu, D.D., Human Rights in Constitutional Law, Prentice Hall, New Delhi (1994).

3. Sehgal, B.P.Singh, ed., Human Rights in India: Problems and Perspectives, Deep and Deep Publications, New Delhi (1999).

4. S.K.Avesti and R.P.Kataria, Law Relating to Human Rights, Orient Publications, New Delhi (2000)

5. SK Kapoor, Human Rights under International and Indian Law, Central Law Agency, Allahabad. (1999)

6. HO Agarwal Human Rights, Central Law Publications, Allahabad, (12th Edn. - 2012)

7. Justice Palok Basu, Law Relating to Protection of Human Rights, Modern Law Publications, Allahabad (2002).

8. Sircar, V.K., Protection of Human Right in India, Asia Law House, Hyderabad (2004-05.) TIL

Course Name: Banking and Insurance Course Code: LLB 316 Class: LLB 3rd year Semester: VI Credit: 3

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Objective: In this paper the students will be taught different kinds of banks, their functions, and relationship with customers and the banking frauds, law relating to recovery of debts due to banks recovery of debts. Kinds of insurance and the body regulating the insurance sector will also be studied, along with their judicial interpretation and the new and emerging dimensions in both insurance and banking.

UNIT-1 : BANKING SYSTEM IN INDIA

- 1. History of Banking in India.
- 2. Banking Definition, Meaning, Bank, Banker Banking Company, Commercial Banks.
- 3. Contract between Banker and Customer.
- 4. Banking Regulation Laws:
 - i. Reserve Bank of India Act, 1934
 - ii. Banking Regulation Act, 1949

UNIT-2 : CUSTOMER

- 1. Meaning, Legal Character of Banker-Customer Relationship.
- 2. Rights and Obligation of Banks.
- 3. Right of Set off & Bankers Lien.
- 4. Duty of Confidentiality, Exceptions to the Duty.
- Special Type of Customers: Lunatics, Minors, Agents, Administrators and Executors, Partnership Firms and Companies.

UNIT-3 : LENDING, SECURITIES AND RECOVERY BY BANKING

1. Principles of Lending

- 2. Position of Weaker Sections.
- 3. Nature of Securities and Risks Involved .
- 4. Default and Recovery .
- 5. Recovery of Debts with and without Intervention of Courts / Tribunal:
 - i. Recovery of Debts due to Banks and Financial Institutions Act, 1993.
 - ii. Enforcement Of Security Interest Act, 2002

UNIT-4: CONTROL BY GOVERNMENT AND ITS AGENCY

- 1. Need for Elimination of Systematic Risk.
- 2. Avoidance Money Laundering, Control by Ombudsman.
- 3. R.B.I., R.B.I. as Central Bank of India, Evolution of Central Bank.
- 4. Characteristics and Functions of Central Banks, Central Bank as Banker.
- 5. Objectives and Organizational Structure of R.B.I., Regulations of the monetary system, Credit Control.

UNIT-5: INSURANCE LAW

- 1. Nature of Insurance Contracts.
- 2. Kinds of Insurance:
 - i. Life Insurance
 - ii. Property Insurance
 - iii. Fire Insurance
- 3. Constitution, Functions and Powers of Insurance Regulatory and Development Authority
- 4. Application of Consumer Protection Act, 1986.

Text Books:

- 1. Banking and Insurance Law and Practice, Institute of Company Secretaries of India,
- 2. Taxmann Publishers, 2010 2. M.N. Mishra, Law of Insurance, Central Law Agency, 9 th Edition, 2012
- 3. M.L. Tannen : Banking Law and Practice in India
- 4. S.N. Gupta : The Banking Law and Practice in India

5. Sharma and Nainta : The Banking Law And Negotiable Instrument Act

Course Name: Dissertation Course Code: LLB 352 Class: LLB 3rd year Semester: VI Credit: 4 Course objectives: Students y

L	Т	Р	С
3	0	0	3

Course objectives: Students will be given a topic based on their area of interest and they will have to submit a dissertation. It will enhance their research and writing skills.

Practical Subject

Modes of Evaluation:

Components	Internal Examination	External Examination
Weightage (%)	60%	40%

Internal Examination:

Components	Assignment/Case Comment	Viva	Total Marks
Weightage (%)	75% weightage	25% weightage	15

Course Name: Internship Course Code: BBALLB 354 Class: LLB 3rd year Semester: VI Credit: 1

L	Т	Р	С
0	0	4	2

Course Objectives

Through internship a law student gains practical experience and contemporaneously inculcates work ethics by interning either under a lawyer or a law firm or a government body participating in legal sphere or a research organisation or any other legally-oriented institution. Prime objective is to prepare student to demonstrate desirable qualities & professional ethics to be employable in different fields related with legal profession.