

BACHELOR OF LAWS[LL.B.]

COURSE STRUCTURE

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Solow gruph Veshow Houshik Sony

LL.B.

Programme Outcome of B.A.LL.B. is producing competent Students who are equipped with the knowledge of various laws through the subject laws and it enable them to pursue their career in legal field. Apply ethical principles and commit to legal professional ethics, responsibilities and norms of the established legal practices.

Programme Outcome of LLB Programme

PO1	Legal Knowledge: To acquire & apply legal knowledge to the complex Socio-legal problems.
PO2.	Professional Practice: to make students eligible to practice in Courts, Industries, Companies as Legal practitioner.
PO3.	Professional Skills: To possess professional skills required for legal practice such as Argument, Pleading, drafting, conveyancing etc.
PO4.	Professional Ethics: To understand and apply principles of professional ethics of legal profession.
PO5.	Legal research & legal reasoning: to develop legal research skills & legal reasoning and apply it during Programme & in Legal practice.
PO6.	Self-reflection & lifelong learning: To develop an attitude of self-reflection while learning & recognize the need for, and have the preparation and ability to engage in independent and life-long learning in the broadest context of changing legal contexts.
PO7.	Self-employability: To provide a platform of self-employability by developing professional skills in legal industry.
PO8.	Leadership skills: To develop leadership qualities amongst students.
PO9.	Lifelong Learning: To make awareness about Constitutional legislative & societal transformation in society & to develop clinical abilities.
PO10.	Lawyering skills: Every graduate will become skilled in legal research, written and oral communication, teamwork, advocacy, and problem-solving

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STUDY AND EVALUATION SCHEME

LL.B. (Effective from session 2020-2021)

SEMESTER I, YEAR I

S.No.	COURSE CODE	COURSE TITLE	COURSE	HC	UR	S	SCHE	UATION ME	SUBJECT TOTAL	CREDIT
			CATEGORY	L	T	P	CA	EE	1	
1.	LAW 101	Constitutional law I	CC	4	1	0	30	70	100	5
2.	LAW 102	Law of Contract I	CC	4	1	0	30	70	100	5
3.	LAW 103	Family Law I	CC	4	1	0	30	70	100	5
4.	LAW 104	Penal Code I	CC	4	1	0	30	70	100	5
5.	LAW 105	Law of Torts including Motor Vehicle & Consumer Protection Act	СС	4	1	0	30	70	100	Š
		TOTAL		20	5	0	150	350	500	25

L - Lecture, T - Tutorial, P - Practical, CA - Continuous Assessment, EE - End Semester Exam

CC- Core Course DSE- Discipline Specific Elective GE- Generic Elective AECC- Ability Enhancement Compulsory Course SEC- Skill Enhancement Course

SEMESTER II, YEAR I

S.No.	COURSE CODE	COURSE TITLE	COURSE	HOURS			EVALUATION SCHEME		SUBJECT TOTAL	CREDIT
			CATEGORY	L	T	P	CA	EE		
1.	LAW 201	Constitutional Law II	CC	4	1	0	30	70	100	5
2.	LAW 202	Law of Contract II	CC	4	1	0	30	70	100	5
3.	LAW 203	Family Law II	CC	4	1	0	30	70	100	5
4.	LAW 204	Penal Code II	CC	4	1	0	30	70	100	5
5.	LAW 205	Property law	CC	4	1	0	30	70	100	5
	TOTAL				5	0	150	350	500	25

L - Lecture, T - Tutorial, P - Practical, CA - Continuous Assessment, EE - End Semester Exam

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STUDY AND EVALUATION SCHEME

LL.B. (Effective from session 2020-2021)

SEMESTER I ,YEAR I

S.No.	COURSE CODE	COURSE TITLE	COURSE	НС	UR	S	EVALUATION SCHEME		SUBJECT TOTAL	CREDIT
1.	LAW 101	0 // 1	CATEGORY	L	T	P	CA	EE	1	
2.	the same of the sa	Constitutional law I	CC	4	1	0	30	70	100	-
3.	LAW 102	Law of Contract I	CC	4	1	0	30	70	100	3
-	LAW 103	Family Law I	CC	4	1	0	30			3
4.	LAW 104	Penal Code I	CC	<u> </u>	<u> </u>	-	-	70	100	5
5.	LAW 105	Law of Torts including		4	1	0	30	70	100	5
		Motor Vehicle & Consumer Protection Act	cc	4	1	0	30	70	100	5
		TOTAL		20	5	-	170			
				20	3	0	150	350	500	25

L - Lecture, T - Tutorial, P - Practical, CA - Continuous Assessment, EE - End Semester Exam

CC- Core Course DSE- Discipline Specific Elective GE- Generic Elective AECC- Ability Enhancement Compulsory Course SEC- Skill Enhancement Course

SEMESTER II, YEAR I

S.No.	COURSE	COURSE TITLE		77.0						
	CODE	THE THE	COURSE		HOURS		EVALU SCHEM		SUBJECT TOTAL	CREDIT
1.	LAW 201	Constitution	CATEGORY	L	T	P	CA	EE	101111	1
2.	LAW 201	Constitutional Law II	CC	4	1	0	30	70	100	-
3.		Law of Contract II	CC	4	1	0	30	70	100	5
	LAW 203	Family Law II	CC	4	1	0	30	70		3
4.	LAW 204	Penal Code II	CC	4	÷	0		-	100	5
5.	LAW 205	Property law	CC		1	U	30	70	100	5
			CC	4	1	0	30	70	100	5
		TOTAL		20	5	0	150	350	500	
						_	150	330	500	25

L - Lecture, T - Tutorial, P - Practical, CA - Continuous Assessment, EE - End Semester Exam

CC- Core Course DSE- Discipline Specific Elective GE- Generic Elective AECC- Ability Enhancement Jeshow Konshill

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SEMESTER III ,YEAR II

S.No.	COURSE CODE	COURSE TITLE	COURSE	HOURS			EVALU SCHEN	JATION ME	SUBJECT TOTAL	CREDIT
			CATEGORY	L	T	P	CA	EE		1
1.	LAW 301	Criminal Procedure Codel	CC	4	1	0	30	70	100	5
2.	LAW 302	Company law	CC	4	-	0	30	70	100	
3.	LAW 303	Evidence	CC	1	-	0			100	5
4.	LAW 304	Labour Law I	CC	1	-	0	30	70	100	5
5.	The Control of the Co			4	1	0	30	70	100	5
<i>y</i> .	LAW 351	PRACTICAL TRAINING I(Professional Ethics)	AECC	1	2	2	30	70	100	5
-		TOTAL		17	6	2	150	350	500	25

L - Lecture, T - Tutorial, P - Practical, CA - Continuous Assessment, EE - End Semester Exam

CC- Core Course DSE- Discipline Specific Elective GE- Generic Elective AECC- Ability EnhancementCompulsory Course SEC- Skill Enhancement Course

SEMESTER IV, YEAR II

S.No.	COURSE CODE	COURSE TITLE	COURSE	HOURS			EVALUA SCHEMI		SUBJECT TOTAL	CREDIT
1.	LAW 401	0::15	CATEGORY	Ŀ	T	P	CA	EE	1	1
1.	LAW 401	Criminal Procedure CodeII	CC	4	1	0	30	70	100	5
2.	LAW 402	Civil Procedure Code I	CC	-	 	_				
3.	LAW 403	Public International Law		4	1	0	30	70	100	5
4.	LAW 404		CC	4	1	0	30	70	100	5
5.		Labour Law II	CC	4	1	0	30	70	100	5
5.	LAW 451	PRACTICAL TRAINING II (Drafting Pleading Conveyancing)	AECC	1	2	2	30	70	100	5
	TOTAL				_		150			
				17	0	2	150	350	500	25

L - Lecture, T - Tutorial, P - Practical, CA - Continuous Assessment, EE - End Semester Exam

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SEMESTER V, YEAR III

S.No.	COURSE CODE	COURSE TITLE	COURSE	HOURS		EVAL! SCHE	UATION ME	SUBJECT TOTAL	CREDIT	
1.	LAW 501		CATEGORY	L.	T	P	CA	EE	1	
2.	A CANADA CONTRACTOR AND A CONTRACTOR AND	Jurisprudence	CC	4	1	0	30	70	100	4
Principle and the Principle State of the Prin	LAW 502	Civil Procedure Code II	CC	4	1	0	30	70	Annethrollowy in terror in the medigen success	,
3.	LAW 503	Administrative Law	CC	() Principalitania		0		The same of the sa	100	5
4.		DSE 1/ DSE 2/DSE 3	COLUMN TO LONG TO COLUMN THE PARTY OF THE PA	4	1	0	30	70	100	5
6	LAW 551		DSE	4	1	0	30	70	100	5
	CAW 331	PRACTICAL TRAINING III (Alternative Dispute Resolution)	AECC	1	2	2	30	70	100	5
No. of Concession, Name of Street, or other Designation, or other		TOTAL		17	6	2	150	350	500	26

L - Lecture, T - Tutorial, P - Practical, CA - Continuous Assessment, EE - End Semester Exam

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SEMESTER VI, YEAR III

S.No.	COURSE CODE	COURSE TITLE	COURSE		HOURS		EVALUATION SCHEME		SUBJECT TOTAL	CREDIT
1.	LAW 601	Law of Taxation	CATEGORY	L	T	P	CA	EE		
2.			CC	4	1	0	30	70	100	5
3.		DSE 5/DSE 6	DSE	4	1	0	30	70	100	5
		DSE7/ DSE 8	DSE	4	1	0	30	70	100	-
4.	LAW 611	General English & legal Language	AECC	4	1	0	30	70	100	5
5.	LAW 651	PRACTICAL TRAINING IV (Moot Court & Internship)	AECC	1	2	2	30	70	100	5
		TOTAL		17	6	2	150	350	500	25

L - Lecture, T - Tutorial, P - Practical, CA - Continuous Assessment, EE - End Semester Exam

CC- Core Course DSE- Discipline Specific Elective GE- Generic Elective AECC- Ability Enhancement Compulsory Course SEC- Skill Enhancement Course

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SEMESTER V, YEAR III

S.No.	COURSE CODE	COURSE TITLE	COURSE	HOURS			SCHEN	TATION TE	SUBJECT TOTAL	CREDIT
1.			CATEGORY	L	T	P	CA	EE	1	İ
Company of the Compan	LAW 501	Jurisprudence	CC	4	1	0	30	70	100	<
2.	LAW 502	Civil Procedure Code II	CC	4	1	0	30	70		-
3.	LAW 503	Administrative Law	CC	-	<u> </u>	0	-	-	100	5
4.	-	The parties of the contract of		4	1	0	30	70	100	5
6		DSE 1/ DSE 2/DSE 3	DSE	4	1	0	30	70	100	5
0	LAW 551	PRACTICAL TRAINING III (Alternative Dispute Resolution)	AECC	1	2	2	30	70	100	5
		TOTAL		17	6	2	150	350	500	25

L - Lecture, T - Tutorial, P - Practical, CA - Continuous Assessment, EE - End Semester Exam

CC- Core Course DSE- Discipline Specific Elective GE- Generic Elective AECC- Ability Enhancement Compulsory Course SEC- Skill Enhancement Course

SEMESTER VI, YEAR III

S.No.	COURSE CODE	COURSE TITLE	COURSE	НО	URS	3	EVALUATION SCHEME		SUBJECT TOTAL	CREDIT
1.	LAW 601	I - CT	CATEGORY	L	T	P	CA	EE		
2.	LAW 001	Law of Taxation	CC	4	1	0	30	70	100	5
		DSE 5/DSE 6	DSE	4	1	0	30	70	100	5
3.		DSE7/ DSE 8	DSE	4	Ť	0	30			3
4.	LAW 611	General English & legal Language	AECC	4	1	0	30	70 70	100	5
5.	LAW 651	PRACTICAL TRAINING IV (Moot Court & Internship)	AECC	1	2	2	30	70	100	5
_		TOTAL		17	6	2	150	350	500	25

L - Lecture, T - Tutorial, P - Practical, CA - Continuous Assessment, EE - End Semester Exam

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List of Discipline Specific Elective

S. No.	COURSE CATEGORY	Code	COURSE TITLE
1.	DSE 1	LAW 504	Environment Law
2.	DSE 2	LAW 505	Criminology & penology
3.	DSE 3	LAW506	Human Rights & Practice
4.	DSE 4	LAW602	Information Technology Laws
5.	DSE 5	LAW 603	International Organization
7.	DSE 7	LAW 604	Law related to Women & Children
8.	DSE 8	LAW 605	Interpretation of Statute & principles of Legislations

List of Ability Enhancement Compulsory Course

.No.	OURSE CATEGORY	OURSE TITLE
1.	AECC	Practical Training, I (Professional Ethics)
2.	AECC	Practical Training II (Drafting Pleading & Conveyancing)
3.	AECC	Practical Training III (Alternative Dispute Resolution)
4	AECC	Practical Training IV (Moot Court & Internship)
5.	AECC	General English &n Legal Language

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Semester I

Paper I

LAW101: CONS	3.: Semester-I TITUTUTIONAL LAW I
reaching Scheme	Examination Scheme
Lectures: 4hrs/Week	Class Test -12 Marks
Tutorials: 1 hr/Week	Teachers Assessment - 6 Marks
Credits: 4	Attendance – 12 Marks
	End Semester Exam - 70 marks

CO Number	CO Statement	
201	Define Preamble and its Significance	
CO2	Discuss the enforcement of fundamental rights on n State	
CO3	Discuss Right against Exploitation-Forced Labour and Child Employment	
04	Analyze the fundamental freedom and its reasonable restrictions	
05	Discuss the Nature and justiciability of the Directive Principles.	
CO6	Explain Social Justice under the Indian Constitution	

Unit -I: Fundamental Rights

Preamble and its Significance

Definition of State for enforcement of fundamental rights-Justifiability of fundamental rights-Doctrine of eclipse, severability, waiver, distinction between pre-constitutional law and post-

Right to Equality: Doctrine of Reasonable classification and the Principle of Absence of Arbitrariness, Legitimate Expectations.

Unit II: Fundamental Rights

Fundamental Freedom: Freedom of Speech and Expression, Freedom of Association, Freedom of Movement, Freedom of Reside and Settle, Freedom of Trade, Business and Profession-expansionby judicial interpretation-Reasonable Restrictions.

Right to Life and Personal Liberty-scope and content (Expansive interpretation) Preventive Detention under the Constitution-Policy and safeguards-Judicial review Right against Exploitation-Forced Labour and Child Employment

Unit III: Fundamental Rights

Right to Constitutional Remedies-Judicial Review Freedom of Religion Educational and Cultural Rights

Unit IV: Directive Principle, Fundamental Duties, Social Justice

Directive Principle of State Policy-Nature and justiciability of the Directive Principles Interrelationship between Fundamental Rights and Directive Principles.

Fundamental Duties

Social Justice under the Indian Constitution-Compensatory Discrimination for Backward Class MandalCommission's case and other cases-Protective Discrimination Doctrine.

Books:

D.D.Basu, Shorter Constitution of India, Wadhwa, Nagpur .H.M.Seervai, Constitution of India, Tripathi Bombay V.N.Shukla, Constitution of India, Eastern Book Co. Lko.

M.P.Jain, Constitution of India, Wadhwa Nagpur.

Granville Austin, The Indian Constitution: Cornerstone of A Nation, Oxford University Pres

B. Shiva Rao, The Framing of Indian Constitution- Select Document (1967). Report of the Commission on Centre-State (Sarkaria Commission) (1987). Report of the National Commission to Review the working of the Constitution (2002). The Keshavanand Bharti Case - The untold story of Struggle for supremacy by Supreme Court and Parliament (T. R. Andhyarujina) Edition.

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Paper II

LAW 102	B.: Semester-I : Law of Contract I
Teaching Scheme	Examination Scheme
Lectures: 4hrs Week	Class Test -12 Marks
Tutorials: 1 hr Week	Teuchers Assessment - 6 Marks
Credits: 5	Attendance - 12 Marks
	End Semester Exam - 70 marks

CO Number	CO Statement	
COI	Identify the relevant issues that arise on a given set of facts in the area of Contract Law	
CO2	Assess a range of approaches to written communication and apply the critical thinking required to bring about creative solutions to complex legal problems in the area of Contract Law	
CO3	Differentiate oral and written arguments in response to a given set of facts	
CO4	Describe validity, discharge and performance of Contract	
CO5	Recognize the concept of Breach and frustration of Contract	
CO6	Interpret various remedies of breach of Contract and in quasi contract	

Unit 1: Formation of Contract

Meaning and Nature of Contract

Offer/Proposal: Definition, Communication, Revocation, General/Specific offer, Invitation to treat Acceptance: Definition, Communication, Revocation, Provisional acceptance, Tenders/Auctions

Unit II: Consideration and Capacity

Consideration: Definition, Essentials, Privity of Contract, Exception Section 2(d) 25 Capacity to contract; Minor's Position, Nature/effect of Minor's Agreements.

Unit III: Validity, Discharge and Performance of Contract

Consent &Free Consent: Coercion, Undue influence, Misrepresentation, Fraud, Mistake Unlawful Consideration and Object

Effect of Void, Voidable, valid, illegal, unlawful and uncertain agreement/contracts Discharge of Contracts

Performance: Time and Place of Performance Impossibility of Performance and Frustration

Breach: Anticipatory & Present

Unit IV: Remedies, Quasi Contracts & Specific Relief

Remedies: Damages, Kinds, Remoteness etc., Injunction, Specific Performance, Quantum Meruit. Quasi Contract (Section 68-72)

Specific Relief Act, 1963, Remedies; Specific Performances, Declaratory Suit, Recovery of Possession & Injunction.

Act: Indian Contract Act, 1872 Books Anson-Law of Contract, Universal, Delhi

Pollock and Mulla-Indian Contract Act, Lexis Nexis

Avtar Singh-Law of Contract, Eastern Book Co.

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Paper III

LAW 10:	B.: Semester-I 3: FAMILY LAW I
1 caching Scheme	Examination Scheme
Lectures: 4hrs Week	Class Test -12 Marks
Tutorials: 1 hr Week	Teachers Assessment - 6 Marks
Crodits: 5	Attendance - 12 Marks
and the control of th	End Semester Exam - 70 marks

CO Number	CO Statement
.01	Identify various sources and schools of Hindu Law
02	Critical analysis the concept of dissolution of Hindu manie
03	Summarize Institution of Hindu Marriage and Matrimonial remedies
O4	Characterize the concept maintenance adoption and guardianship
05	Recognize the rights of members of Joint Hindu family under Hindu Law
206	Interpret various kinds of succession, Class I and Class II heirs

Unit-I Hindu Law & Institution of Marriage

Definition Nature, Who is Hindu & Sources of Hindu Law

Hindu Marriage Act, 1955: (Sec.5-23): Institution of Marriage, Essentials, Types, Voidability, Matrimonial Remedies

Special Marriage Act, 1954 & Pre-nuptial Marriage: A Brief Overview

Unit -II Maintenance, Adoption & Guardianship in Hindu Law

Maintenance Under Hindu Marriage Act (Sec.24 & 25)

Maintenance Under Hindu Adoption And Maintenance Act, 1956 (Sec.18, 19 & 20)

Adoption: Essential & Effect (Sec.6 to 12 of HA&MA, 1956)

Kinds and Powers of Guardian under Hindu Minority & Guardianship Act, 1956 (Sec.6-13)

Unit-III: Joint Hindu Family

Origin, Nature of Joint Family and Coparcenary, Characteristic features of Coparcenary, Distinction between Coparcenary and Joint Family,

Classification of Property: Joint FamilyProperty and Separate Property,

Karta: Position, Powers and Liabilities, Debts

Unit-IV Partition & Succession

Partition: Definition, Persons entitled to demand Partition, Reopening and Reunion Hindu Succession Act, 1956: Features, Devolution of interest in Coparcenary Property (Sec. 6), List of heirs in Class-I & II of the Schedule, Hindu Women's Right to Property&Stridhan

Books:

J.D.M. Derrett- Hindu Law

Paras Diwan, Hindu Law, Allahabad Law Agency

Dr.R.K.Singh, Hindu Law (Hindi), Allahabad Law Agency

Kusum&P.P.Sexena, Lecture on Hindu Law, Butterworths Publication

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Paper IV

LAW 104	: Semester-III :PENAL CODE I
Teaching Scheme	Examination Scheme
Lectures: 4hrs/Week	Class Test -12 Marks
Tutorials: 1 hr/Week	Teachers Assessment - 6 Marks
Credits: 5	Attendance – 12 Marks
	End Semester Exam - 70 marks

CO Number	CO Statement
	Identify the Extent and operation of the Indian Penal Code
CO2	Discuss the General Explanations and Exceptions
CO3	Analyze the Stages of a crime; Intention, Preparation, Attempt, Commissioned.
CO4	Assess the Definitions & Constructive Joint Liability
CO5	Discuss the Fundamental elements of crime
CO6	Explain the Offences Against State.

Unit-I: Introduction to Criminal Law

Introduction of Criminal Law, Extent and operation of the Indian Penal Code Definition of Crime, Fundamental Elements of crime Stages of a crime; Intention, Preparation, Attempt, Commission, Essentials of the Attempt, Impossible Attempt, Attempt and Preparation Distinguished

Unit-II: General Explanations and Exceptions (Sec.76-106)

Definitions & Constructive Joint Liability Mistake, Judicial and Executive Acts, Accident, Necessity, Infancy, Insanity, Intoxication, Consent, Good faith Private Defence

Unit-III: Abetment and Criminal Conspiracy (Sec.107 to 114; Sec 120-A,B)

Abetment, Definition & Essentials Conspiracy, Definition, Types, Essentials

Unit-IV: Offences Against State

Common Intention and Common Object Unlawful assembly

Rioting

Affray

Act

The Indian Penal Code, 1860

Pillai, PSA, Criminal Law

Jeroma Hall, Principles of Criminal Law

R.C.Nigam, Criminal Law

Ratan Lal&Dhiraj Law, Indian Penal Code

K.D.Gaur, Criminal Law Cases and Materials

J.W. Cecil Turner, Russel on Crime, Vol I &2, Universal Law Publishing Co., New Delhi.

Dr. H.S. Gaur, Penal Law of India, Law Publishers, Allahabad.

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Paper V

LAW 105: Law of To	a: Semester-I orts including MV & CP Act
Teaching Scheme	Examination Scheme
Lectures: 4hrs/Week	Class Test -12 Marks
Tutorials: 1 hr/Week	Teachers Assessment – 6 Marks
Credits: 5	Attendance – 12 Marks
	End Semester Exam - 70 marks

CO Number	CO Statement	
O1	Discuss the Introduction and Principles of Liability in Tort	
O2	Define Assault & Battery, Trespass & Coversion	
O3	Discuss the Cyber Tort & Tort in Intellectual Property Rights Passing Off	
O4	Analyze Doctrine of Sovereign Immunity	
CO5	Discuss the Definitions of Consumer, Goods and Services	
CO6	Explain the remedies and Authorities for Consumer Protection	

Unit-I: Introduction and Principles of Liability in Tort

Definition of Tort

Development of Law of Torts

Distinction between Law of Tort, contract, Quasi-contract and crime

Constituents of Tort: Injuria sine damnum, Damnum sine injuria

Justification in Tort, Volenti non-fit Injuria, Necessity, Plaintiff's default, Act of God, Inevitable accidents, Private defense

Remedies in Tort; Ubi jus ibi remedium, Remoteness of Damages

Unit-II: Specific Torts-I

Negligence

Assault & Battery, Trespass & Coversion

Nuisance

False Imprisonment and Malicious Prosecution

Judicial and Quasi: Judicial Acts Parental and Quasi-Parental authority

Unit-III: Specific Torts-II

Vicarious Liability; Joint Tortfeasors Doctrine of Sovereign Immunity Strict Liability and Absolute Liability Defamation

Cyber Tort & Tort in Intellectual Property Rights Passing Off.

Unit-IV: The Consumer Protection Act,2019, Motor vehicle Act

Definitions of Consumer, Goods and Services

Rights and Duties of Consumer

Authorities for Consumer Protection

Remedies

Books

Salmond & Heuston-On the Law of Torts, Universal, Delhi Winfield & Jolowiz on Tort Sweet and Maxwell, London. RatanLal&Dhiraj Law-The Law of Torts Universal, Delhi.
R.K.Bangia, Law of Torts.

Paper I

LAW201:CONS	: Semester-II TITUTIONAL LAW II
Teaching Scheme	Examination Scheme
Lectures: 4hrs/Week	Class Test -12 Marks
Tutorials: 1 hr/Week	Teachers Assessment – 6 Marks
Credits: 5	Attendance – 12 Marks
	End Semester Exam - 70 marks

CO Number	CO Statement	
CO1	Explain the Beginning & Growth of Representative Institutions.	
CO2	Discuss the Government of India Act 1919.	
CO3	Explain the concept of Profile of Swaraj Constitution.	
CO4	Describe the round table conference & Demands for full Responsible Government in Assembly.	
CO5	Discuss the Federal & Provisional Legislature	
CO6	Discuss the Indian Independence Act 1947	

Unit-I: Constitution

Federalism, Nature of Indian Constitution Rule of Law & Separation of Power

Unit-II: Distributive of Powers between Center and States

Legislative Powers

Administrative Powers

Financial Power

Legislative Powers: Doctrine of Territorial Nexus-Doctrine of Harmonious Construction-Doctrine of Pith and Substance-Doctrine of Repugnancy, Doctrine of Colorable Legislation.

Unit-III: Constitutional Organs

Legislature: Parliament, Parliamentary Sovereignty, Parliamentary Privileges, Anti Defection Law Executive: President, Power, Collective Responsibility of Cabinet Judiciary-Jurisdiction of Supreme Court and High Courts, Appointment and Transfer of Judges, Independence of Judiciary, Doctrine of Political Question

Unit-IV: Emergency and Amendment

Emergency Provisions, Amendment of Constitution, Doctrine of Basic Structure. Contractual and Tortious Liability of State. Right to Property and Freedom of Trade &Commerce

Act

The Constitution of India, 1950

Books

D.D.Basu, Shorter Constitution of India, Wadhwa, Nagpur H.M.Seervai, Constitution of India, Tripathi Bombay

V.N.Shukla, Constitution of India, Eastern Book Co. Lko. M.P.Jain, Constitution of India, Wadhwa Nagpur.

Granville Austin, The Indian Constitution: Cornerstone of A Nation, Oxford University Press B. Shiva Rao, The Framing of Indian Constitution- Select Document(1967).

Report of the Commission on Centre-State (Sarkaria Commission) (1987).

Report of the National Commission to Review the working of the Constitution (2002).

Paper II

	B.: Semester-II AW OF CONTRACT II
Teaching Scheme	Examination Scheme
Lectures: 4hrs/Week	Class Test -12 Marks
Tutorials: 1 hr/Week	Teachers Assessment – 6 Marks
Credits: 5	Attendance – 12 Marks
	End Semester Exam – 70 marks

CO Number	CO Statement
COI	Identify the relevant issues that arise on a given set of facts in the area of Contract Law
CO2	Assess a range of approaches to written communication and apply the critical thinking required to bring about creative solutions to complex legal problems in the area of Contract Law
CO3	Differentiate oral and written arguments in response to a given set of facts
CO4	Describe the relation of B
	Describe the relation of Principal and agent and essentials of relationship of Agency
CO5	Recognize Implied authorities' types of Partners and Interrelation, relation with third parties-minors admitted to the benefit of Partnership
CO6	Interpret various Concepts regarding Indemnity and guaranty, relation of Principal
TI. 'A T T	debtor, Surety and Creditor

Unit-I: Indemnity & Guarantee

Indemnity -the Concept, Definition, Methods Commencement of liability of the indemnifier, Nature of Indemnity Clauses Distinction Between Indemnity and Guarantee, Right/Duties of Indemnifier, Indemnified

Guarantee, Essentials Kinds of Guarantee Parties of Guarantee and Surety: Rights & Duties, Discharge of Surety's liability

Unit-II: Bailment & Pledge

Bailment and Pledge (Sec. 148-171 and Sec.172-181): Meaning and Distinction

Rights and Duties of Bailor/Bailee, Pawnor/Pawnee

Lien; Termination of Bailment

Commercial Utility of Pledge Transactions

Unit-III: Agency (Sec.182 to 238)

Agency: Definitions of Agent and Principal

Essentials of relationship of agency

Creation of Agency: Agreement: Express & Implied, Ratification

Relation of principal/agent, subagent and substituted agent: Rights and Duties of Agent

Termination of Agency

UNIT IV: Sale of Goods:

(i) Various types of sale- Agreements to sell- Installment sale and Hire Purchase Agreements-

(ii)Warranties and Conditions-condition precedent and condition subsequent

(iii) Termination, Performances- payments-Unpaid Seller's right of Lien and Stoppage in transit.

UNIT V: Partnership Act-

Definitions and Interpretations- Characteristics

Limited Liability Partnership,

Rights and Obligation of Partners

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n transit. — SbW Implied authorities types of partners and interrelation, relation with third parties-minors admitted to the benefit of Partnership, retirement, dissolution and settlements of Accounts.

Books

Anson-Law of Contract, Universal, Delhi.
Pollock and Mulla-Indian Contract Act, Lexis Nexis.
Avtar Singh-Law of Contract & Specific Relief, Eastern Book Co., Lucknow

Reston Koushit Sony

Paper V

LAW 203	B.: Semester-II B:FAMILY LAW II
Teaching Scheme	Examination Scheme
Lectures: 4hrs/Week	Class Test -12 Marks
Tutorials: 1 hr/Week Credits: 5	Teachers Assessment - 6 Marks
	Attendance – 12 Marks
	End Semester Exam - 70 marks

CO Number	CO Statement
COI	Identify various sources and schools of Muslim Law
CO2	Critical analysis the concept of dissolution of Muslim marriage
CO3	Summarize Pre-emption, Inheritance under Shia & Sunni Law, Doctrine of Aul and Radd
CO4	Characterize the concept of Dower under Muslim I
CO5	on Order of Cr.P.C. 125 and Muslim Women (Protection of Right
001) Act, 1986 Divorce
CO6	Interpret various kinds of valid will, abatement of Legacies, revocation of Will.

Unit -I Muslim Law

Nature & Sources of Muslim Law, Who is Muslim?

Muslim Marriage: Essentials, Option of Puberty, Kinds of Marriage under Sunni Law &Shia Law Mehr: Definition, Concept, Kinds of Dower, Rights of Wife in case of Unpaid Mehr

Unit-II: Divorce, Parentage & Guardianship in Muslim Law

Classification of Divorce

Maintenance of Wife Under Muslim Personal Law, Cr.P.C and Muslim Women (Protection of Right on Divorce) Act, 1986

Parentage and Legitimacy, Adoption by Muslim.

Kinds and Powers of Guardian

Unit III: Hiba& Will

Hiba: Definition, Essentials, Kinds and Formalities for a Valid Hiba, Revocation of Hiba. Will: Definition, Essentials and Kinds of a Valid Will, Abatement of Legacies, Revocation of Will, Waqf

Unit-IV: Inheritance

Pre-emption: Definition, Classification & Formalities Inheritance under Sunni Law, Doctrine of Aul and Radd

Books:

A.A. Fyzee, Outlines of Mohammadan Law, Oxford University Press. Mulla -Muslim Law, Butterworth Publication.

Paper IV

	.: Semester-II PENAL CODE II
Teaching Scheme	Examination Scheme
Lectures: 4hrs/Week	Class Test -12 Marks
Tutorials: 1 hr/Week	Teachers Assessment - 6 Marks
Credits: 5	Attendance – 12 Marks
The second secon	End Semester Exam - 70 marks

CO1	Explain the offences affecting life such as Murder, Culpable Homicide
CO2	Discuss the offences against human life such as Causing of miscarriage or injuries to unborn children
CO3	Describe the Offences against women such as Outraging the Modesty of Women, Stalking, Acid Attack & Voyeurism.
CO4	Analyze the Offences against property such as theft, cheating etc.
CO5	Discuss the Defamation, Forgery & Sedition with case studies.
CO6	Analyze the cases related to Communal Crimes: Disturbing Religious feelings, Enmity between Classes of People.

Unit I: Offences against the Human Body

Offences affecting life: Murder, Culpable Homicide, Dowry Death, Attempt & Abetment to Suicide

Causing of miscarriage or injuries to unborn children

Hurt & Grievous Hurt,

Wrongful Restraint and Wrongful Confinement

Criminal Force and Assault.

Kidnapping and Abduction

Unit II: Offences against women

Obscene Acts and Songs

Outraging the Modesty of Women, Stalking, Acid Attack & Voyeurism,

Rape & Unnatural Offences,

Cruelty & Offences relating to marriage

Unit III: Offences against Property

Theft, Extortion, Robbery and Dacoity

Criminal Misappropriation and Criminal Breach of Trust

Cheating

Mischief

Criminal Trespass

Unit IV: Defamation, Forgery & Sedition

Defamation

Forgery

Counterfeiting

Criminal Intimidation, Sedition,

Communal Crimes: Disturbing Religious feelings, Enmity between Classes of People.

Act

The Indian Penal Code, 1860

Books

Pillai, PSA, Criminal Law

Jeroma Hall, Principles of Criminal Law

R.C.Nigam, Criminal Law

Ratan Lal&Dhiraj Law, Indian Penal Code

K.D.Gaur, Criminal Law Cases and Materials

J.W. Cecil Turner, Russel on Crime, Vol I &2, Universal Law Publishing Co., New Delhi,

Dr. H.S. Gaur, Penal Law of India, Law Publisher, Allahabad,

Cestar Kourshin Muy

Paper V

	.: Semester-II PROPERTY LAW
Teaching Scheme	Examination Scheme
Lectures: 4hrs/Week	Class Test -12 Marks
Tutorials: 1 hr/Week	Teachers Assessment – 6 Marks
Credits: 5	Attendance – 12 Marks
	End Semester Exam - 70 marks

CO Number	CO Statement	
COI	Explain the concept of moveable and immoveable property.	
CO2	Discuss the different property agreements like mortgage, sale, charge, lease, gift.	
CO3	Describe the general principles of transfer of Immovable Property.	
CO4	Interpret the concept of Lease & Exchange	
CO5	Explain the concept of Gift.	
CO6	Explain the concept of Marshalling & Right of redemption.	

Unit-I: Concept of Property and General Principles

Concept of Property: Types: Moveable & Immoveable Property

Definition clause: Immovable Property, Attestation, Notice, Actionable claim

Definition of Transfer of Property (Sec.5), Constituents of Transfer, Effect & Formalities

Restrictions on Transfer (Sec. 10-12)

Transfer to an Unborn person and rule against perpetuity (Sec.13, 14)

Vested and Contingent interest (Sec. 19 & 21)

Conditional Transfer Rule of Election (Sec.35)

Unit-II: General Principles of Transfer of Immoveable Property

Transfer by Ostensible Owner

Rule of Feeding The Grant By Estoppel

Rule of LisPendens

Fraudulent Transfer

Rule of Part Performance

Unit-III: Specific Transfers

Sale, Definition, Parties: Rights and Duties

Mortgage and Charge

Right of redemption

Marshalling

Unit IV: Specific Transfers

Lease

Exchange

Gift

Actionable Claims

Act

The Transfer of Property Act, 1882

Mulla, Transfer of Property Act, Universal Publication.

Subba Rao, Transfer of Property Act, SubbiahChetty, Madras

D.J. Vakil, Transfer of Property Act, Lexis Nexis. Unit I: Easement & Servitude

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SEMESTER III

Paper I

LAW 301: CRIMION	Semester-III NAL PROCEDURE CODE I
Veaching Scheme	Examination Scheme
Lectures: 4hrs Week	Class Test -12 Marks
Tutorials: 1 br Week	Teachers Assessment - 6 Marks
Credits: 5	Attendance - 12 Marks
	End Semester Exam - 70 marks

CO Number	CO Statement	
CO1	Identify Object, Scope and Extent of Cr.P.C	
CO2	Discuss constitution of criminal courts and their powers	
CO3	Analyze the Processes to Compel Appearance	
CO4	Assess Jurisdiction of Criminal Courts in inquire and arrest	
CO5	Explain the Maintenance of Wife, Children and Parents under CrPC	
CO6	Discuss the provisions under maintenance of Public Order & Tranquility.	

Unit I: Introduction

Object, Scope and Extent of Cr.P.C

Definition

Constitution of criminal courts and their powers

Unit II: Provision for Investigation

Arrest, Search and Seizure Processes to Compel Appearance Information to Police

Power to Investigate

Unit III: Proceedings before Magistrate

Jurisdiction of Criminal Courts in inquire and arrest Cognizance and initiation of proceeding before Magistrate Complaints to Magistrate and commencement of proceedings

Unit IV: Public Order and Alimony

Security for peace and good behaviour Maintenance of Public order and Tranquility Maintenance of Wife, Children and Parents Acts
The Code of Criminal Procedure, 1973

Books

Chandrasekharan Pillai, Kelkar Lecturer on Criminal Procedure, 1998 Eastern Book Co. Ratan Lal & Dheeraj Lal, Cr.P.C, Universal, Delhi Woodroffe, Commentaries on Cr.P.C, 2000 Universal

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Paper II

	: Semester-III COMPANY LAW
Teaching Scheme	Examination Scheme
Lectures: 4hrs/Week	Class Test -12 Marks
Tutorials: 1 hr/Week	Teachers Assessment - 6 Marks
Credits: 5	Attendance - 12 Marks
	End Semester Exam - 70 marks

CO	CO Statement
Number	
COI	Explain the basic legal framework for companies, including the types of companies, their formation, and the roles and responsibilities of directors and shareholders
CO2	List the rights and duties of company stakeholders, such as employees, creditors, and investors
CO3	Analyze the challenges and controversies surrounding company law, such as corporate liability, insider trading, and shareholder activism
CO4	Applying company law to specific situations, such as mergers and acquisitions, corporate governance, and securities regulation
CO5	Describe as to how prospectus, MOA, AOA are formed by the company and who all are signatories to it.
CO6	Identify the procedure of Winding Up by the Tribunal.

Unit I: CORPORATE JURISPRUDENCE & INCORPORATION

Theory of Corporate Personality

Meaning & Nature of Corporation.

Uses and abuses of the corporate form: lifting the corporate veil.

Kinds of Company: Conversion

Incorporation of Company: Promotion of the Company

Memorandum of Association: Contents & Alteration, Doctrine of Ultra Vires.

Article of Association: Contents & Alteration

Doctrine of Constructive Notice and Indoor Management

Prospectus: Contents & Kinds; Liabilities for misstatement in Prospectus.

Unit II: CORPORATE FINANCE & DEBT MANAGEMENT

Share: Nature, Issue, Types, Allotment, Underwriting, Share Capital, Reduction of share capital, Transfer and Transmission of securities.

Dividend: Declaration of Dividend, Management of Unpaid Dividend; Unpaid Dividend, Account, Investor Education and Protection Fund, Punishment for failure to distribute dividends,

Borrowing powers and effect of unauthorized borrowing

Debenture: Kinds, Debentures Holders, Debenture Trustees, Public Deposits Hybrid Instruments: Fully Convertible Debentures, Partially Convertible Debenture. Charges and Mortgages, Registration of Charges Inter-corporate Investment

Unit III: CORPORATE MANAGEMENT AND ADMINITRATION

Membership of Company Meeting: Kinds and Procedure, Voting Rights and Kinds, Resolutions Directors: Appointment and Qualifications of Directors, Kinds. Removal, Director Identification Number and Obligation. Powers and Duties. Meetings of Board and its Powers.

UNIT IV: Protection of Corporation and Shareholders Account Books of Company

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Corporate Auditing: Types: Liabilities Corporate Scams and Serious Fraud Investigation Office Inspection, Inquiry and Investigation

Majority Rule Protection of Minority; Oppression and Mismanagement, Class Action & Derivative Action.

Unit V: Corporate Death & NCLT, NCLAT

Winding Up: Winding up by the Tribunal and Voluntary winding up.

Circumstances of Winding Up, Power & Jurisdiction of the Tribunal, Power and Duties of Company Liquidator, Liability of officers, Penalty for fraud by officers etc. Official Liquidators; Appointment, Power and Functions, Procedure, Order of Dissolution of Company

NCLT, NCLAT: Special Courts Definition, Constitution, Powers & Functions.

Acts:

The Companies Act, 2013 The Companies Rules The Indian Contract Act, 1872 Securities Contract Regulation Act, 1956 SEBI (Issue of Capital & Disclosure Requirements) Regulations 2009

Books:

L.C.B. Gower, Principles of Modern Company Law, 1997 Sweet & Maxwell, London A Ramaiya, Guide to Companies Act, 2011 Lexis Nexis Palmer, Palmer's Company Law, 1987 Stevens, London. Dr A.K. Majumdar & Dr G.K. Kapoor, Taxmann's Company Law and Practice 2013 18th Ed. Robert R. Penington, Company Law, Oxford University Press

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Paper III

LAW 303:	: Semester-III EVIDENCE LAW
Teaching Scheme	Examination Scheme
Lectures: 4hrs/Week	Class Test -12 Marks
Tutorials: 1 hr/Week	Teachers Assessment – 6 Marks
Credits: 5	Attendance – 12 Marks
	End Semester Exam - 70 marks

CO Number	CO Statement
COI	Explain the basic principles of evidence law, including the types of evidence and the rules governing its admissibility and weight
CO2	Analyze the role of evidence in the legal process, including its use in fact-finding, trial advocacy, and appellate review
CO3	Apply the rules of evidence to specific situations, such as witness testimony, expert opinions, and documentary evidence
CO4	Evaluate the impact of technological advances on the collection, presentation, and evaluation of evidence, such as DNA testing and electronic discovery
CO5	Analyze the limitations and controversies surrounding evidence law, such as hearsay, character evidence, and the exclusionary rule

Unit I: Introduction and Relevancy

Evidence and its relationship with the substantive and procedural laws

Definition: Facts, facts in issue, relevant, evidence proved, disproved, not proved, oral and documentary evidence (Sec.3)

Relevancy and admissibility

Doctrine of res gestae (Sec.6,7,8,9)

Conspiracy (Sec. 10)

Unit II:

Admission (Sec.17-23), Confessions (Sec.24-30),

Dying Declaration (Sec.32)

Expert opinion(Sec 45)

Unit III: Method of Proof of facts

Presumptions (Sec.4, 41, 79-90, 105, 107, 108, 112, 113-A, 114 and 114-A)

Oral and documentary evidence (Sec.59-78)

Rules relating to Burden of Proof (Sec. 101-105)

Facts prohibited form proving: Estoppel (Sec.115-117), Privileged Communications (Sec.122-129)

Unit IV: Presumptions regarding discharge of Burden of Proof

Evidence by accomplice (Sec.133 with 114(b))

Judicial notice (Sec. 114)

Dowry Death (Sec.113-B)

Certain Offences (Sec.111-A)

Examination of Witness (Sec 136)

Act

The Indian Evidence Act, 1872

Books

1. Ratan Lal & Dhiraja Lal, The Law of Evidence

2. Avtar Singh, Principles of Law of Evidence

, Kaushik

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Paper IV

	: Semester-III LABOUR LAW I
Teaching Scheme Examination Scheme	
Lectures: 4hrs/Week	Class Test -12 Marks
Tutorials: 1 hr/Week	Teachers Assessment – 6 Marks
Credits: 5	Attendance – 12 Marks
	End Semester Exam - 70 marks

CO Number	CO Statement	
CO1	describe the genesis and purposes of the Industrial laws in reducing frictions between capital & labour in India.	
CO2	understand the causes of industrial disputes in India and legal framework for dealing with the industrial disputes.	
CO3	apply their legal knowledge in preventing the further exploitation and victimization of the workers in India.	
CO4	criticize the major labour enactments and strive for their effective enforcement for advancing the wellbeing of labour community.	
CO5	review the role of independent Judiciary in promoting social justice in the society.	
CO6	explain the importance of collective bargaining, more particularly in the	
	backdrop of organized trade unions in India.	

Unit-I: Industrial Relation, Labour Problem and Labour Policy in India

Trade Union Act, 1926 (Labour Management Relation); History and Development of Trade Union Movement, Registration of Trade Union, Rights and Liabilities of Registered Trade Union, Penalties and procedure, Collective Bargaining-Process, Merit and Demerit

Unit-II Industrial Dispute Act, 1947

Scope of Industry, Workmen, Employers, Industrial Disputes, Authorities under the Industrial Dispute Act, 1947; Procedure, Power and Duties of Authorities, Reference of Disputes to Boards, Courts or Tribunals

Unit-III

Strike, Lock Out, Lay Off, Retrenchment and Closure Unfair Labour Practices, Penalties, Offences by Companies etc. Industrial Employment (Standing Order) Act, 1946

Unit-IV

Philosophy of Labour Welfare, Historical Development of Labour Welfare, The Factories Act, 1948: Interpretation-competent person, Hazardous process, manufacturing process, Worker, Factory, Occupier, Health, Safety and Welfare, Working House of Adults, Employment of young Rogy Sur Noushik persons, Inspectors-Appointment and Powers.

Acts

1. Trade Union Act, 1926

2. Industrial Dispute Act, 1947

3. Factories Act, 1948

Books

- 1. John Bowers & Simon Honey Ball, Text Book on Labour Law (1996) Blackstone, London
- 2. K.M.Pillai, Labour and Industrial Laws
- 3. V.G.Goswami, Labour and Industrial Laws, 1999
- 4. Dr. S.K.Puri, Labour and Industrial Laws (New Ed.)
- 5 D.D.Seth, Commentaries on Industrial Disputes Act, 1998

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Paper V

LAW 351: PRACTICAL	: Semester-III TRAINING I(Professional ethics)
Teaching Scheme	Examination Scheme
Lectures: 4hrs/Week	Class Test -12 Marks
Tutorials: 1 hr/Week	Teachers Assessment – 6 Marks
Credits: 5	Attendance – 12 Marks
	End Semester Exam - 70 marks

CO Number	CO Statement	
CO1	Describe Historical development of Legal Profession in India	
CO2	Explain Standards of Professional Conduct and Etiquette	
CO3	Discuss Rights and Privileges of Advocates	
CO4	Analyse Defences under contempt of court	
CO5	Discuss Bench-Bar Relationship	
CO6	State the Punishment and Remedies against punishment for Contempt of Court	

Unit I

Historical development of Legal Profession in India.

Constitution, Function, Powers and Jurisdiction of State Bar Council and Bar Council of India Admission and enrolment of Advocates.

Unit II

Profession ethics and Advocacy, Standards of Professional

Conduct and Etiquette, Conflict between interest and duty, Duty to court, Duty to Client, Duty to opponent, Duty to Colleagues, Duty towards Society and obligation to render legal aid

Unit III: Bench-Bar Relationship

Reciprocity as partners in administration of Justice

Professional Misconduct

Rights and Privileges of Advocates

Unit IV: Contempt of Court Act, 1971

Historical development of Contempt of Court Act in India, Object and Constitutional validity of Contempt of Court Act. Definition, Kinds of Contempt Contempt by Judges, Magistrates, Lawyers and other persons Cognizence, Procedure, Appellate provisions regarding Contempt Defences, Punishment and Remedies against punishment for Contempt of Court and Punishment for Contempt, Defences under contempt of court.

Cases

- 1. Rajendra V Pai v Alex Frrnandes AIR 2002 SC 1808
- 2. In re; A an advocate AIR 1962 SC 1337
- 3. In re; Mr. G a Senior Advocate of SC AIR 1954 SC 557
- 4. In re; Lalit Mohan Das AIR 1957 SC 250
- 5. Sheo Narayan Jafa v Judge Allahabad H.C. AIR 1953 SC 368

6. P. J. Ratnam v d. Kanik ran AIR 1964 SC 244

Acts

1. The Advocate Act, 1961).

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Alupe Son

- Combined of Coole No. 1871
- 1. The Advocates Wolfger Fund Act. 2001

Rein

The Rei Council of India Rules, 1961 Percelos

2 Holland Avrens Shree, Advantage, 1986 Universal, Delhi

SEMESTER IV

Paper 1

Lectures: 4hrs/Week Class Test -12 Marks Tutorials: 1 hr/Week Credits: 5 Examination Scheme Class Test -12 Marks Teachers Assessment - 6 Marks	LL.B.: Semester-IV LAW401: CRIMINAL PROCEDURE CODE II Teaching Scheme	
Tutorials: 1 hr/Week Class Test -12 Marks Credits: 5 Teachers Assessment 6 Marks	were an analysis of the second	
Credits: 5 Teachers Assessment - 6 Marks	Lectures: 4hrs/Week	
Credits: 5 Attendance = 12 Marks	Tutorials: 1 hr/Week	Teachers Assessment China
	Credits: 5	Attendance – 12 Marks

CO Number	CO Statement
COL	Describe the power of courts.
CO2	Analyse the power of courts
CO4	Discuss investigation, framing of charges, trial and other priming to
	State the provisions of judgment, appeal, reference and revision
CO5	Explain the Concept of Bail & execution of sentencing.
CO6	Explain the Opportunity of hearing concept before criminal courts.

Unit I: Introduction to Trial Procedure

Charge Trial by Session Court Warrant Trial Mode of taking and recording Evidence

Unit II: Trials

Summons Trial in summons cases Summary Trial General provision as to Enquiries and Trial Judgement

Unit III: Appeal, Revision and Reference

Appeals and Appellate Authorities in Criminal cases Revision Reference and inherent power of High Court

Unit IV: Bail and Sentencing

Execution of Sentence Suspension, Remission and Commutation of Sentences Provision as to Bail Opportunity of hearing concept before criminal courts Limitation for taking cognizance

Books: Same as previous semester

Kerhan Kaushill

Paper II

LAW402: CIVIL	: Semester-IV . PROCEDURE CODE I
Teaching Scheme	Examination Scheme
Lectures: 4hrs/Week	
Tutorials: 1 hr/Week	Class Test -12 Marks
Credits: 5	Teachers Assessment – 6 Marks
	Attendance – 12 Marks
	End Semester Exam - 70 marks

CO Number	CO Statement
COI	Identify the jurisdiction of civil court
CO2	Describe the concept of institution of suits to judgment and decree framing.
CO3	Classify the different types of suits.
CO4	Explain the provisions of appeal, reference, revision and review.
CO5	Explain the Inter-pleader, Suit.
CO6	Assess Suits relating to Public Nuisance.

Unit I: Introduction

Definition: Decree, Judgment, Order, Foreign Court, Foreign Judgment, Mesne Profits,

Affidavit, Suit of a civil nature, Plaint, Written Statement, Legal Representative

Important Concepts: Res-sub-judice, Resjudicata, Restrictions, Caveat, Inherent Power, Courts

Unit II: Initial Steps in a Suit Jurisdiction and place of suing

Institution of suit

Pleading: Meaning, Object, General Rules, Amendment of Pleading

Plaint and Written statement

Parties to a suit

Discovery, Inspection and Production of documents

Appearance and non-appearance of parties

First Hearing

Unit III: Interim Orders

Commission

Arrest before judgment

Attachment before judgement

Temporary Injunctions

Interlocutory Order

Receiver

Security of costs

Unit IV: Suit in Particular case

Suits by or against Government

Suits by indigent person

Inter-pleader Suit

Summary Procedure

Suits relating to Pubic Nuisance

Acts

1. The Civil Procedure Code, 1908

2. The Limitation Act, 1963

Books

1. Mulla, Code of Civil Procedure, Universal, Delhi

Paper III

LL.B.: Semester-IV LAW 403: PUBLIC INTERNATIONAL LAW	
Teaching Scheme	Examination Scheme
Lectures: 4hrs/Week	Class Test -12 Marks
Tutorials: 1 hr/Week	Teachers Assessment - 6 Marks
Credits: 5	Attendance - 12 Marks
	End Semester Exam - 70 marks

CO Number	CO Statement
CO1	Explain the Meaning, and Nature of International Law
CO2	Identify the sources of International Law.
CO3	Differentiate between International Law and Municipal Law.
CO4	Apply international legal rules to hypothetical scenarios.
CO5	Apply international legal norms and standards to real-world situations, such as armed conflicts, economic relations, and environmental protection
CO6	Characterize the principles and concepts of international law, such as sovereignty, statehood, jurisdiction, and human rights

Unit- I

Definition and nature, General and Regional rules of International Law, Distinction between public International Law and Private International Law, Sources of International Law (Article 38, Statute of the International Court of Justice), Relationship between international law and municipal law (Monism, Dualism, British, American and Indian Practice), Subjects of International law (Various theories), Individual as subject of international law

Unit- II

Recognition-Definition of State Recognition, Recognition of Government, Theories of Recognition, Recognition De Jure and De Facto, The Duty to Recognize, Legal Effect of Recognition, Withdrawal of Recognition, Retroactive effect of Recognition.

States Succession: Definition and Kinds of Succession, consequences of state succession, Succession in respect of International Organization.

Intervention: Definition and its Prohibition, Grounds of Intervention. Intervention by invitation. State Jurisdiction-Territorial Jurisdiction and its limitations.

State Responsibility-Kinds of State Responsibility, Consequences of State Responsibility.

Unit- III:

State Territory: Concept, modes of acquisition, International Rivers

Air Space: Various Theories, Aerial Navigation (Five freedom of Air), Outer Space Treaty, 1967 Law of Sea: Maritime Belt, Contiguous Zone, Continental Shelf, Exclusive Economic Zone, The High Seas, Land Locked States, International Tribunal for the Law of the Sea, Piracy.

Unit IV:

Extradition: Definition, Purpose of Extradition, Legal Duty, Extradition of Political Offenders, Doctrine of Double Criminality, Rule of Speciality

Asylum : Meaning, Right of Asylum, Types of Asylum

Diplomatic Agents: Who are Diplomatic Agent? Classification of Heads of Mission, Function of Diplomatic Agents, The basis of Immunities and Privileges, Privileges and Immunities, Waiver of Immunity, Termination of Diplomatic Mission.

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Consuls: Classification, function, privileges and Immunities. International Treaties: Meaning, kinds formation, Pacta Sunt Servanda, Rebus Sic Stantibus, Jus Cogens, Reservations and Termination.

Books

- 1. Starke, Introduction to International Law (Oxford Universal Press).
- 2. Rebecca Wallace, International Law
- 3. Brownlie, Principles of International Law (Oxford Universal Press).
- 4. S.K Kapoor, Public International Law
- 5. M.P. Tandon, Public International Law, ALA
- 6. K.C.Joshi, International Law

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Paper IV

	: Semester-IV LABOUR LAW II
Teaching Scheme	Examination Scheme
Lectures: 4hrs/Week	Class Test -12 Marks
Tutorials: 1 hr/Week	Teachers Assessment – 6 Marks
Credits: 5	Attendance – 12 Marks
	End Semester Exam – 70 marks

CO	CO Statement
Number	
COI	Define the genesis and purposes of the Labour laws
CO2	Discuss the sources of labour laws in India and their significance in protecting the workers' interests.
CO3	Show their legal knowledge in preventing the further exploitation and victimization of theworkers in India.
CO4	Analyze the various labour enactments and strive for their effectiveenforcement for advancing the wellbeing of labour community.
CO5	Evaluate & understand the role of independent judiciary in promoting social justice in the society.
CO6	Criticize the various labour laws and measures amongst the poor, weak and vulnerable sections of society.

Unit-I: Workmen's Compensation Act, 1923 (Sec.1-10, 12, 14, 14A, 17 & 20)

Conceptual frame work of Social Security-Evolution and concept of Social Security, Scheme of Social Security, Workmen's Compensation Act, 1923: Definitions, Aims & Object, Liability of Employer, Notional Extension & Defences, Determination of Amount of Compensation, Compensation when due-Penalty for default, Contracting Out (Sec.17), Appointment & Powers of Commissioner (Sec.19-31)

Unit-II: Maternity Benefit Act, 1961 (Sec.3-18)

Aims & Object, Definitions, Restriction on employment, Right to Maternity Benefit, Medical Bonus, Leave Dismissal during Pregnancy (Sec.10-16), forfeiture of Maternity benefit, Leave for Miscarriage, Penalty for contravention of Act by Employer, Cognizance of offences. The Payment of Gratuity Act, 1972: Aims and Objects of Act, Definition, Controlling Authority, Payment of Gratuity, Recovery of Gratuity, Determination of the amount of Gratuity

Unit-III: Minimum Wages Act, 1948

Theories and Concept of Wages, Aims & Objects of Act, Definition, Fixation & Revision of rates of Wages, Working Hours and Determination of Wages and Claim etc. Authority-Appointment & Powers of the Authority.

The Equal Remuneration Act, 1976, Payment of Remuneration at equal rates to Men and Women workers and other matters.

Unit-IV: Payment of Wages Act, 1936

Aims & Object, Responsibility of Payment of Wages, Time of Payment of Wages & Fixation of Wage Period, Authorized Deductions (Sec.7 to 13), Appointment & Powers of Inspectors and Authority for Adjudication of Claims (Sec.15-18), Penalty for offences under the Act.

The Payment of Bonus Act: Scope and Application, Definition, Computation of Gross profit and available surplus, Eligibility for Bonus, Disqualification for Bonus, Minimum and Maximum Bonus

Acts

- 1. Workmen's Compensation Act, 1923
- 2. Maternity Benefit Act, 1961
- 3. Payment of Wages Act, 1936
- 4. Minimum Wages Act, 1948

- 1. K.D.Srivastava, Commentaries on Minimum Wages Act, 1995, Eastern Book Co.
- 2. K.D.Srivastava, Commentaries on Payment of Wages Act, 1998, Eastern Book Co.
- 3. S.B.Rao, Law and Practice on Minimum Wages, 1999

Psagya Supt

Paper V

	: Semester-IV NG II(Drafting Pleading & Conveyancing)
Teaching Scheme	Examination Scheme
Lectures: 4hrs/Week	Class Test -12 Marks
Tutorials: 1 hr/Week	Teachers Assessment – 6 Marks
Credits: 5	Attendance – 12 Marks
	End Semester Exam - 70 marks

CO Number	CO Statement
CO1	Describe Meaning and Definitions of Pleading
CO2	Explain Rules of Pleading ,General and Fundamental
CO3	Discuss Model Draft of Application
CO4	Analyse Appointment of receiver/ local commission
CO5	Discuss Petition under Article 226 and 32 of the Constitution of India.
CO6	Explain General Power of Attorney

Unit I: Fundamental Rule of Pleading

Meaning and Definition of Pleading, History/Object and Interpretation

Rules of Pleading: General and Fundamental, Amendment of Pleading.

Civil: Plaint, Written Statement, Interlocutory Application, Original Petition, Affidavit, Execution Petition, Memorandum of Appeal and Revision, Petition under Article 226 and 32 of the Constitution of India.

Unit II:

Criminal: Complaint, Criminal Miscellaneous petition, Bail Application, Memorandum of Appeal and Revision.

Unit III: Model Draft of Application

Application for Restoration of Suit; Amendment in the Pleading, Impleadment of Parties, Substitution of Parties, Setting aside exparte decree, Alimony, Bail, Matrimonial petition, legal notice, Appointment of receiver/ local commission; Compromise of Suit, Condonation of delay and application for execution etc., Drafting of Writ petition and PIL petition.

Unit IV: Conveyancing: Theory and Model Draft

Defintion and essential part of a deed, Model deed: Sale-deed, Mortgage deed, Gift-deed, Willdeed, Trust deed, Lease-deed, Promissory Note, General Power of Attorney, Partnership deed; Tenancy deed; Relinquishment deed etc.

Books

1. Banerjee and Awasthi, Guide to Drafing

2. Michael Haewood, Conveyancing

3. William M.Ross, Pleading

Semester V Karya Sigh

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Paper I

LAW 701:J	.: Semester-V IURISPRUDENCE
Teaching Scheme	Examination Scheme
Lectures: 4hrs/Week	Class Test -12 Marks
Tutorials: 1 hr/Week	Teachers Assessment – 6 Marks
Credits: 5	Attendance – 12 Marks
	End Semester Exam - 70 marks

CO Number	CO Statement
CO1	Illustrate the concept and importance of jurisprudence
CO2	Determine students with the knowledge of jurisprudence.
CO3	Define their legal skills
CO4	Evaluate awareness regarding basic concept of jurisprudence
CO5	Develop thinking skills
CO6	Conclude theories with examples

Unit -I: Introduction

Nature and scope of Jurisprudence Need for study of Jurisprudence Linkage between Jurisprudence and other sciences

Unit - II Schools of Jurisprudence:

Natural Law with Indian Perspective Analytical Positivism, Pure Theory, Legal Realism, Historical Jurisprudence Sociological Jurisprudence with Indian Perspective

Unit - III Administration of Justice

Civil and Criminal Justice System

Sources of Law: Custom,, Legislation, Precedent

Unit-IV: State, Sovereignty and Law:

Nature and functions of a State and its relationship with law Nature and development of Sovereignty Nature and Kinds of law and theories of justice Law and Legislation, Law and Morality, Law and Religion, Law and Social change

Unit-V: Concepts of Law-

Rights and Duties, Personality,

Possession, Ownership and Property

Books

Bodenheimer-Jurisprudence-The Philosophy & Method of Law (1996) Universal, Delhi

R.W.M. Dias-Jurisprudence (1994) Indian Reprint-Aditya Books, Delhi

Fitzgerald-Salmond on Jurisprudence (1999), Tripathi, Bombay

Dhyani SN-Jurisprudence-A Study of Indian Legal Theory (1985)

Kestar Kaushik

Paper II

	:: Semester-V L PROCEDURE CODE I
Teaching Scheme	Examination Scheme
Lectures: 4hrs/Week	Class Test -12 Marks
Tutorials: 1 hr/Week	Teachers Assessment - 6 Marks
Credits: 5	Attendance – 12 Marks
	End Semester Exam – 70 marks

CO Number	CO Statement
CO1	Identify the jurisdiction of civil court
CO2	Describe the concept of institution of suits to judgment and decree framing.
CO3	Classify the different types of suits.
CO4	Explain the provisions of appeal, reference, revision and review.
CO5	Explain the Inter-pleader, Suit.
CO6	Assess Suits relating to Public Nuisance.

Unit I: Introduction

Definition: Decree, Judgment, Order, Foreign Court, Foreign Judgment, Mesne Profits,

Affidavit, Suit of a civil nature, Plaint, Written Statement, Legal Representative

Important Concepts: Res-sub-judice, Resjudicata, Restrictions, Caveat, Inherent Power, Courts

Unit II: Initial Steps in a Suit

Jurisdiction and place of suing

Institution of suit

Pleading: Meaning, Object, General Rules, Amendment of Pleading

Plaint and Written statement

Parties to a suit

Discovery, Inspection and Production of documents

Appearance and non-appearance of parties

First Hearing

Unit III: Interim Orders

Commission

Arrest before judgment

Attachment before judgement

Temporary Injunctions

Interlocutory Order

Receiver

Security of costs

Unit IV: Suit in Particular case

Suits by or against Government

Suits by indigent person

Inter-pleader Suit

Summary Procedure

Suits relating to Pubic Nuisance

Acts

1. The Civil Procedure Code, 1908

2. The Limitation Act, 1963

Books

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Paper III

LL.B.	: Semester-V MINISTRATIVE LAW
Teaching Scheme	Examination Scheme
Lectures: 4hrs/Week	Class Test -12 Marks
Tutorials: 1 hr/Week	Teachers Assessment - 6 Marks
Credits: 5	Attendance - 12 Marks
of Garage and Garage a	End Semester Exam – 70 marks

CO Number	CO Statement	
COI	Generate the understanding of basic principles which govern review of administrative action by courts and tribunals	
CO2	Write the critical analysis of the system	
CO3	Tell students to apply those principles in complex factual situation.	
CO4	Generate the understanding of concept of delegated legislation and control on it	
CO5	Explain the principles of Natural Justice.	
CO6	Explain Judicial Control of Administrative Law	

Unit 1: Evolution and Scope of Administrative Law

Nature, Scope and Development of Administrative Law

Rule of Law and Administrative Law

Separation of Powers and its relevance

Concept of state from laissez-faire to social welfare; position in U.K., USA.,

Relationship between Constitutional Law and Administrative Law

Administrative of function of Administration

Classification of functions of Administration

Unit II: Legislative Function of Administration

Delegated legislation: Necessity and Constitutionality Forms and requirements

Control: Legislative, Judicial, Procedural

Sub-delegation of legislative power, conditional legislation, Henry VIII Clause

Unit III: Judicial Functions of Administration

Need for devolution of adjudicatory authority on administration

Nature of Tribunal: Constitution, Power, Procedures, Rules of evidence Administrative Tribunals Principles of Natural Justice:

(i) Rule against Bias

(ii) Audi Alteram Partem: Essentials of hearing process, Cross examination, Legal representation, Pre and post-decisional hearing Rules of evidence-no evidence, some evidence and substantial evidence Institutional Decisions

Unit IV: Administrative Discretion

Need for administrative discretion, Limitation on exercise of discretion, Malafide exercise, irrelevant considerations & non-exercise of discretionary power, Judicial review of administrative Kerhan Kaustin discretion, Remedies.

Unit V : Judicial Control of Administrative Law

Exhaustion of Administrative remedies, standing Laches, Res Judicata, Jurisdictional error, Error apparent on face of record, Violation of principles of natural justice, unreasonableness, Legitimate expectation, Writ-Mandamus, Certiorari, Prohibition, Quo Warranto, Habeas Corpus, Specific performance and Civil suits for compensation, Declaratory judgments and Injunctions.

Unit VI:

Informal method of settlement of disputes and Grievance Redressal procedures
Conciliation and meditation through social action groups, Public inquiries & Commissions of
enquiry, Ombudsman, Vigilance Commission, Right to Information Act
Books

- 1. Wade, Administrative Law (VII Ed.) Indian Print, Universal
- 2. M.P.Jain, Principles of Administrative Law, Universal Delhi

3. S.P.Sathe, Administrative Law, Butterworths, Delhi

Edan Raudik Pragya Singh

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Paner IV

LAW 504: ENV	S.: Semester-V DSE 1 VIRONMENTAL LAW
leaching Scheme	Examination Scheme
Lectures: 4hrs/Week	Class Test -12 Marks
Tutorials: 1 hr/Week	Toocher A
Credits: 5	Teachers Assessment – 6 Marks
	Attendance – 12 Marks
	End Semester Exam – 70 marks

CO Number	CO Statement
COI	Explain the concept of Environment and Environment IP
CO2	Assess the Precautionary Principle, Polluter Pays Principle, Public Trust
CO3	Analyse the concept of Sustainable Development.
CO4	Analyse the functioning of Center & State pollution Control Board & their powers & Functions.
CO5	Describe the Kinds of Forests under Indian Forest Act 1927.
CO6	Explain the authorities to be appointed and constituted under the Wild Life Protection Act 1972

Unit 1

Dimensions of Environmental Problems, pollution & its kinds, Sustainable Development, Constitutional Provisions & Judicial Activism (Principles- Precautionary Principle, Polluter Pays Principle, Public Trust Doctrine)

Unit- II

The Water (Prevention and Control of Pollution) Act, 1974; Definition, Central and State Pollution Control Boards: Constitution, power and function; Sample of effluents, Citizen Suit

The Air (Prevention & Control of Pollution) Act, 1981; Definition Central and State Pollution Control Boards: Constitution, power and function; Sample of effluents, Citizen Suit Provision

Unit-III

The Environment (Protection) Act, 1986, The National Green Tribunal Act, 2010 (NGT)

Unit- IV

Indian Forest Act, 1927

Kinds of Forests- Private, Reserved, Protected and Village Forests, The Forests (Conservation) Act, 1980

The Wild Life (Protection) Act, 1972; Authorities to be appointed and constituted under the Act, Hunting of wild animals, Protection of Specified Plants, Trade or Commerce in Wild Animals, animals articles and trophies; Its prohibition.

Acts

· The Water (Prevention and Control of Pollution) Act, 1974

The Air (Prevention and Control of Pollution) Act, 1981

· The Environment (Protection) Act, 1986

· The National Green Tribunal Act 2010

Books

· Shyam Diwan, Armin Rosencranz, Environmental Law & Policy in India

· P. Leelakrishnan, The Environmental Law in India

· Dr. P.S. Jaswal, Environmental Law

Paper V

LL.B.	: Semester-VI DSE 2
LAW 505: CRIM	INOLOGY PENOLOGY
Teaching Scheme	Examination Scheme
Lectures: 4hrs/Week	Class Test -12 Marks
Tutorials: 1 hr/Week	Teachers Assessment – 6 Marks
Credits: 5	Attendance – 12 Marks
	End Semester Exam - 70 marks

CO Number	CO Statement
CO1	Describe the nature and scope of criminology & penology.
CO2	Explain the concept of organized crimes.
CO3	Discuss the white-collar crimes and corruption in public life.
CO4	Analyze the socio-economic crimes & adulteration of food and drugs.
CO5	Sketch the reasons for the criminality of women & young offenders.
CO6	Criticize the schools of criminology.

Unit I

Criminology: Nature & Scope

Nature and Extent of Crime in India, Criminology, Criminal Law and Criminology

General Approaches to Crime control organized Crime (Smuggling in Narcotics etc), White Collor

Crime-Corruption in Public Life

Socio-Economic Crime-Adulteration of Foods and Drugs

Crime in the Profession

Perpetrators of Ordinary Crime

The situational crime

The chronic offender

Criminality of women

Young offender

Unit II

School of Criminology

The Constitutional School of Criminology, Lombroso and others, Hereditary and metal retardation as causes of Crime, Sociological theories Anomies, Modern Sociological Theories: Sutherland's differential Association theory, Reckless's Social vulnerable theory. Multiple Causation Theories

UNIT III

Theories of Punishment : (i) Deterrent Theory (ii) Retributive Theory (iii) Preventive Theory (iv) Reformative Theory

Efficacy of Punishment: Early stages-Medieval Period, Modern or New Penology, Essentials of

an ideal system of Penal Policy

Treatment of correction of offenders. The need for reformation and rehabilitation of offenders, Undergoing punishment/imprisorment, Classification of offenders through modern diagnostic

techniques, The role of psychiatrists and Socials workers in the prison., Vocational and religions education and apprenticeship programs for the offenders, Group counseling & Resocialization programs, Participation of inmates in community service.

Unit V

Re-socialization Process (Probation and Parole)

Definition, Nature, Duties of Probation Officers, Difference between Parole and Probation, Parole : Nature of Parole, Authority for granting Parole, Supervisor of Parole, Problems of the released offender, Attitude of the community towards released offender, Prisoner Aid Society and other Voluntary Organization governmental Action.

Books

- 1. Katherine S Williams, Textbook on Criminology, 1999
- 2. Loveland, Frontiers of Criminality, 1995
- 3. Manheim H, comparative Criminology, 1965
- 4. Walker, N. Crime and Criminology, 1987

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Paper VI

.LL.B. BAL 506: HUMAN	: Semester-VI DSE 3 NRIGHTS & PRACTICE
Teaching Scheme	Examination Scheme
Lectures: 4hrs/Week	Class Test -12 Marks
Tutorials: 1 hr/Week	
Credits: 5	Teachers Assessment – 6 Marks Attendance – 12 Marks
	End Semester Exam – 70 marks

CO Number	CO Statement
COI	Describe the meaning and evolution of Human Rights.
CO2	Explain the relationship between Natural Rights, Legal Right, Human Right & Fundamental Right
CO3	Discuss UN Chater & Human Rights
CO4	Analyze Human Rights in India
CO5	Apply the provisions of Human Rights Act 1992.
CO6	Criticize the Functioning of National Human Rights Commission.

Unit-I:

Human Rights: Meaning, Evolution of Human Rights: Ancient and Natural law perspective, Natural Rights and Human Rights, Legal Right and Human Rights, Human Rights-Classification, Human Rights and League of Nations, Sources of International Human Rights Law, Human Rights-

Unit-II:

U.N.Charter and Human Rights, Universal Declaration of Human Rights and its legal significance. Covenants and Conventions: International Covenant on Economic, Social and Cultural Rights, 1966; International Conventions on Civil & Political Rights, 1966 The European Convention on Human Rights, 1950, The American Convention on Human Rights, 1969, African Charter on Human and Peoples Rights, The Viena Conference on Human Rights, Convention Against Torture and Other Cruel Inhuman or Degrading Treatment or Punishment, Rights of the Aged.

Unit III:

Human Rights in India, Human Rights and Indian Constitution, The Protection of Human Rights Act, 1992 Judicial activism & Protection of Human Rights in India, Role of Non-Governmental organization in the Promotion and Protection of Human Rights; Refugees

Unit IV:

National Human Rights Commission, National Commission for Minorities, National Commission for Safai karamcharis, National Commission for Women, National Commission for Backward Classes and National Commission for Schedule Castes and Schedule Tribes.

Acts

- 1. The Charter of UNO
- 2. The Protection of Human Rights Act, 1993
- 3. The Universal Declaration of Human Rights,
- 4. The Protection of Human Rights Act, 1993 Books:
- 1. Prof. S.K. Verma, Public International Law (1998) Prentice Hall of India
- 2. Wallace, International Human Rights, 1996 Sweet & Maxwell

3. Theodor Meron (ed.), Human Right in International Law

4. V.R.Krishna Iyer, The Dialectics and Dynamics of Human Right in India

5. S.K.Kapoor, Human Right under International Law & Indian Law

Paper VII

	: Semester-VI I(ALTERNARTIVE DISPUTE RESOLUTION
Teaching Scheme	Examination Scheme
Lectures: 4hrs/Week	Class Test -12 Marks
Tutorials: 1 hr/Week	Teachers Assessment – 6 Marks
Credits: 5	Attendance - 12 Marks
	End Semester Exam - 70 marks

CO Number	CO Statement	
CO1	Describe the Concept and Need of Alternate dispute resolution	
CO2	Explain Making of Arbitral Award and Termination of Proceedings	
CO3	Discuss finality and Enforcement of Arbitral Award	
CO4	Analyse Appointment of receiver/ local commission	
CO5	Discuss Enforcement of Certain Foreign Awards.	
CO6	Explain the topic Conciliation and Mediation	

Unit I:

Concept, Need and Development, Advantages.

Arbitration and Conciliation Act, 1996 : Object, Development and Salient features

Arbitration: Definition, Sources, Kinds, Scope and Differences to Court

Arbitration Agreement, Composition of Arbitral Tribunal

Unit II

Jurisdiction of Arbitral Tribunal, Conduct of Arbitral Proceeding, Making of Arbitral Award and Termination of Proceedings

Unit III

Recourse against Arbitral Award, finality and Enforcement of Arbitral Award, Appeal, Enforcement of Certain Foreign Awards

Unit IV

Conciliation, Mediation, Lok-Adalat & Permanent Lok-Adalat, Negotiation, Mid-Arb, Medola, Summary trials, etc.

Acts:

Arbitration and Conciliation Act, 1996

Legal Service Authority Act, 1987

Books

1. B.P.Saraf & M.Jhunjhunwala, Law of Arbitration & Conciliation, (2000) Snow White, Mumbai

2. Gerald R. William (ed.), The New Arbitration & Conciliation Law of India

3. P.C.Rao & William Sheffield, Alternative Disputes Resolutions, (1997) Universal, Delhi

4. Johari, Commentary on Arbitration and Conciliation Act. 1999 Universal, Delhi

5. G.K. K. mostra, The Arthrostone & Compiliation Law of Budin, (2000), Universal, Defin

6. Dr. Barrette Dhan Singh, AJSE Scottern, Central Law Publication, Affailabard

Semester VI

Paper I

	: Semester-VI AW OF TAXATION
Teaching Scheme	Examination Scheme
Lectures: 4hrs/Week	Class Test -12 Marks
Tutorials: 1 hr/Week	Teachers Assessment – 6 Marks
Credits: 5	Attendance – 12 Marks
	End Semester Exam - 70 marks

CO Number	CO Statement
COI	Define the provisions related to why and How Government imposes tax and by what way the residential status works in Computation of taxes and Income if Arise in India.
CO2	Explain the Basis of Charges, Business & Profession, House Property, Salary, Capital Gain and other and how and on what basis it will be computed
CO3	Analyze the computation process and determine what and how much deductions are provided and concept of Income which is not a part of total income.
CO4	Assess that how the assessment took place and if person is not satisfied on which platform they can claim and in what manner revision will be made.
CO5	Evaluate the taxing schemes and the slabs of taxation on salaries.
CO6	Analyse the Functions, Duties & Powers of Income Tax Authority.

Unit I

History of Tax Law in India, Constitutional provisions relating to Taxation Nature and Scope of Tax, Definition: Persons, Assesses, Tax Pays, Previous year, Assessment years, Financial year, Income, Gross Taxable Income, Taxable Income, Agricultural Income, Tax Evasion and Tax Avoidance

Unit II: Direct Tax

Income Tax, Residential Status: Rules (Sec.6), Tax Liability

Exemption (Sec.10), Deduction (Sec.80), related to individual, Expenses & Income, Rebate (Sec.88 & 88 B), Deemed income and clubbing of income, Carried Forward and Set of losses.

Unit III: Income Tax

Heads of Income: Income from Salary, House property, Business and Profession, Capital Gain and other sources Calculation of Gross Total and Taxable income, Tax repate and Computation of Tax

Liability,

Tax Collection at source and Advance Tax

Salani

Keshan Kansh

Unit IV

Assessment Procedure, Types of Assessment

Income Tax Authority: Their function, Duties and Powers, Appeal, Offences, Fines and Penalties,

Settlement of grievances and Prosecution, Income Tax Act, 1961, Income Tax Rules

1. Ramesh Sharma, Supreme Court on Direct Taxes, (1998)

2. Sampat Iyengar, Law of Income Tax, (1998)

3. Kanga and Palkiwala, The Law and Practice of Income Tax

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Paper II

	: Semester-VI DSE 4 TION TECHNOLOGY LAWS
Teaching Scheme	Examination Scheme
Lectures: 4hrs/Week	Class Test -12 Marks
Tutorials: 1 hr/Week	Teachers Assessment – 6 Marks
Credits: 5	Attendance – 12 Marks
	End Semester Exam - 70 marks

CO Number	CO Statement
CO1	Describe the objects of Information Technology laws and its subject matter.
CO2	Define the concept of computer, computer system, computing network & internet.
CO3	Analyze the laws relating to Information technology in various different countries.
CO4	Asses the use of Information Technologies and civil liabilities.
CO5	Evaluate the advantages & disadvantages of Information technologies and the powers of Police officers.
CO6	Analyse the regulation & control of Broadcasting Law in Cyberspace.

Unit I: Growth of Computer Science and Technology

Aims and Objectives of the I.T. Act, 2000, Definition, Authentication of Electric records and ECommerce: Online contracting, Online Securities offering, E-Banking

Unit II: Cyber Crimes

Obscenity, Defamation, Hacking and Cracking, Crime through Mobile Phones, Regulations of certifying Authorities cyber crime, Penalties and Adjudication, Cyber Regulations Appellate Tribunal.

Unit III: Genetic and Medical Technology

Regulation of Genetic Technology, Laws on Medical Technology

Unit IV: Broadcasting

Regulation and Control of Broadcasting, Law relating to Cable Television Network Amendments in the IPC, 1860, Indian Evidence Act, 1872 etc.

Text Books

1. Prof. S.R. Bhansali, Information Technology Act, 2000

2. Gerald R. Ferrera, Cyber law (Text and Cases)

3. Vikul Sharma, Cyber Crime

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Paper III

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	.: Semester-VI DSE 5
Teaching Scheme	TIONAL ORGANIZATIONS
Lectures: 4hrs/Week	Examination Scheme
Tutorials: 1 hr/Week	Class Test -12 Marks
Credits: 5	Teachers Assessment - 6 Marks
	Attendance – 12 Marks
	End Semester Exam – 70 marks

CO Number	CO Statement
COI	Identify the objectives behind the formation of United Nations.
CO2	Explain the relationship of specialized agencies with United Nations Analyze the various regional agencies with United Nations
CO3	Analyze the various regional organizations working at the globallevel.
CO4	
CO5	Critically evaluate the functioning of UN & its organs and other specialized agencies.
CO6	Explain the laws of Welfare.

Unit- I

International Organizations: Definition, the condition which should exits for their development, Their Legal Personality, capacity to enter into international treaties,, Privilege and Immunities, League of Nations: Principal Organs, Its weaknesses, Mandate System.

Unit- II

United Nations:

Establishment, Preamble, Purpose & Principles of UN, Membership, suspension, expulsion and withdrawal. Principal Organs of the UN, Amendment to the Charter.

Unit- III

Settlement of International disputes, Pacific and compulsive, War: Definition, Non-war armed conflict, Declaration, Legal Regulation, Effects of the Outbreak of War.

The Law of Warfare- Need, Laws of Land, Maritime and aerial Warfare, War crime-Nuremberg and Tokyo Trials, Genocide: Meaning, Main provisions of the Genocide Convention.

Unit-IV

Neutrality - Meaning under the UN Charter, Rights and duties of neutral and Belligerent States, End of Neutrality, Right of Angary, Contraband and the Doctrine of Continuous Voyage, Blockade, Right of Visit and Search, Prize Courts, 7

Books

S.P.Gupta, International Organisation, ALA H.O.Agrawal, International Law and Human Rights

Paper IV

And the second s	: Semester-VI
	DSF 6
Teaching Scheme	ED TO WOMEN & CHILDREN
Lectures: 4hrs/Week	Examination Scheme
Tutorials: 1 hr/Week	Class Test -12 Marks
Credits: 5	Teachers Assessment – 6 Marks
	Attendance – 12 Marks End Semester Exam – 70 marks

CO Number	CO Statement
CO2 CO3 CO4 CO5 CO6	Describe International concerns and Conventions relating to Women, Constitutional and legal status of women in India Explain Social, Constitutional and International Legal status of Child Discuss Law Relating to Women Analyse the Status of Child under Personal Laws (Hindu, Muslim). Discuss Child Labour (Prohibition and Regulation) Act. Explain the International Conventions and Agencies relating to Protection of Children.

Unit I: Introduction

- Status of Women, International and National, Empowerment of women, i. ii.
- International concerns and Conventions relating to Women, Constitutional and legal status of women in India, iii.
- Women Rights regarding to Marriage, Divorce , Property and Maintenance, Maternity, and

Unit II: Law Relating to Women

- Protection under Criminal Law, Dowry Prohibition Act, Prevention of Immoral Traffic Act; The Commission of Sati (Prevention) Act, Indecent Representation of Women (Prohibition) Act, etc, Sexual Harassment at Work Place, Domestic Violence, Domestic Workers Welfare and Social Security Act, 2010
- Protection for employment, and in Family, Family Court ii. Women Commission and NGOs iii.

Unit III Law relating to Children

- i. Introduction
- Social, Constitutional and International Legal status of Child ii.
- International Conventions and Agencies relating to Protection of Children. iii.
- Constitutional safeguards to Children, Status of Child under Personal Laws (Hindu, iv. Muslim).
- Marriage, Legitimacy, Guardianship, Adoption, Maintenance and Custody v.
- Juvenile Delinquency, Child Sexual Abuse vi.

Unit IV Criminality & Children

- Discrimination against Female Children; Termination of pregnancy; PNDT Act i.
- Child Labour (Prohibition and Regulation) Act. ii.
- iii. Child Marriage Restraint Act.
- Commission for the Protection of Child Act, 2005 iv.
- Juvenile Justice Care and Protection Act 2015 v.
- Protection of Children from Sexual Abuse Act 2012, Etc vi.

Books

- 1. Mamta Rao, Law Relating to Women and Children, Eastern Book Company.
- 2. Nomita Agarwal, Women and Law, New Century Publishing House
- 3. Flavia Agnes, Women Law In India Oxford university Press

Paper V

	: SemesterVI DSE 7 ATUTES & PRINCIPLES OF LEGISLATION
Teaching Scheme	Examination Scheme
Lectures: 4hrs/Week	Class Test -12 Marks
Tutorials: 1 hr/Week	Teachers Assessment - 6 Marks
Credits: 5	Attendance - 12 Marks
	End Semester Exam - 70 marks

CO Number	CO Statement
CO1	Explain of the concept of interpretation and its significance in law.
CO2	Identify the various rules of interpretation such as the literal rule, golden rule, and mischief rule.
CO3	Express the principles of legislation and the process of law-making.
CO4	Analyze and interpret statutes using the appropriate rules of interpretation.
CO5	Recognize of the importance of legislative intent in the interpretation of statutes.
CO6	Evaluate the role of the judiciary in the interpretation of statutes and the limits of judicial discretion.

Unit I

Law Making: Legislature, Executive and the Judiciary, Principle of Utility, Law and Public Opinion, Law and Social Control, Relevance of John Rawls and Robert Nozick-individual interest to community interest. Law and Morals

Unit II

Meaning of the term Statute, Enactment, Interpretation and Construction, Kinds of Statutes, Statutes are valid, Intention of the Legislature, Commencement, operation, repeal and revival of statutes, Statute must be read as a whole in its context.

Unit III

Necessity for Rules of Interpretation, Literal Rule, Mischief Rule, Golden Rule. Harmonious Construction. Noscitur a sociis, Ejusdem generis, Reddendo Singula Singulis, ut res magis valeat quam pereat, In bonam partem, Delegatus non potest delegare, Expressio unius exclusio alterius.

Unit IV

Interpretation of Directory and Mandatory provision, Beneficial Construction, Taxing Statutes, Penal Statutes, Internal and External Aids to Interpretation.

Books:

- 1. P.St.Langan (Ed.), Maxwell on the Interpretation of Statutes, (1997), N.M.Tripathi, M ombai 2. Vepa, Sarathi, Interpretation of Statutes
- 2. Vepa, Sarathi, Interpretation of Statutes
- 3. Bawa & Roy, Interpretation of Statutes
- 4. Benthem Theory of Legislation, Eastern Book Co.
- 5. A.P. Singh, Principles of Statutory Interpretation, 1999 Wadhwa

Paner V

LL.B.: SemesterVI LAW 611: General English & Legal Language	
Teaching Scheme	Examination Scheme
Lectures: 4hrs/Week	Class Test -12 Marks
Tutorials: 1 hr/Week	Teachers Assessment - 6 Marks
Credits: 5	Attendance - 12 Marks
- Carron 2	End Semester Exam - 70 marks

CO Number	CO Statement	
COI	Define essential knowledge about English Language	
CO2	Demonstrate his/her ability to speak or write error free while making an optimum use of correct vocabulary and grammar.	
CO3	Explain effective communication skills in a variety of public and interpersonal settings.	
CO4	Sketch effective correspondence with brevity and clarity.	
CO5	Demonstrate correct usage of English grammar in writing and speaking.	
CO6	Explain the vocabularies and to develop an appreciation of language	

UNIT 1

Need and Importance of Legal Language

Legal Language in India

Grammar

Kinds of Sentences: Assertive, Interrogative, Imperative and Exclamatory.

Clauses and Phrases.

The use of the Tenses.

Articles, the Infinitive, the participle and the Gerund. Appropriate Prepositions.

UNIT II

Basic Transformation of Sentences:

The Degrees of comparison.

Active and Passive Voice.

Conversion of Simple, Compound and Complex Sentences.

Narration, Interchange of Direct and Indirect Speech.

One word substitution.

Agreement of verb with subject.

Some common Errors including idiomatic errors.

UNIT 3

Letter Writing:

Official Letters

Letters to Newspapers

Business Letters

Précis & Essay writing

UNIT 4

Legal Words (Latin) and Legal Words (English):

Legal Words (Latin): Functions Officio, In Loco Parentis, In Rem, In personam, In Limine, In Lieu of, De facto, De Jure, Affidavit, Donatio Mortis Causa, Ex parte, In Resjudicata, Inter alia, Seriatim, Mandamus, Certiorari, Habeas corpus, Quowarranto, Estoppel.

Legal Words (English): Plaint, Written Statement, Petition, Civil Matter, Criminal Matter, Jurisdiction, Revenue Matter, Summons, Warrant, Bail, Examination-in-chief, Cross examination, Re-Examination, Alimony, Receiver, Injuction, Garnishee, Mandatory, eremptory, Legal Right, Fundamental Right, Legal Person, Precedent, Legislation, Equity, custom, International Declaration and Conventions, Jurisprudence, Arbitration, Alternative Dispute Resolution.

Books Recommended:

P.C. Wren and H. Martin, edited by Rao N.D.V. Prasad - High School English Grammar and composition (S. Chand, Delhi-Latest Edition).

W.W.S. Bhaskar and Prabhu - English Through Reading Vols. 1 and 2.

Wilfred D.Best - The students Companion. (Rupa and Co.)

Oxford Dictionary of Law - Oxford.

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P.G. Osborn - A Concise Law Dictionary.

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The Code of Civil Procedure, 1908.

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The Indian Panel Code, 1860.

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Glanville Williams - Learning the Law (Universal Law, New Delhi).

Herbert Brown - A selection of Legal maxions (Sweet & Maxwell, London)

Paper VII

	: Semester-VI NG IV(MOOT COURT & PRACTICE)
Teaching Scheme	Examination Scheme
Lectures: 4hrs/Week	Class Test -12 Marks
Tutorials: 1 hr/Week	Teachers Assessment - 6 Marks
Credits: 5	Attendance – 12 Marks
	End Semester Exam – 70 marks

CO Number	CO Statement
COI	Describe Historical development of Legal Profession in India
CO2	Explain Standards of Professional Conduct and Etiquette
CO3	Discuss Rights and Privileges of Advocates
CO4	Analyse Defences under contempt of court
CO5	Discuss Bench-Bar Relationship
CO6	State the Punishment and Remedies against punishment for Contempt of Court

The Paper will have following components:

- a) Moot Court: Every student may be required to do at least three moot courts in a year. The moot court work will be on assigned problem.
- b) Observance of Trial in two cases, one Civil and one Criminal.

Students may be required to attend two trials in the course of the last two or three years of LL.B. studies. They will maintain a record and enter the various steps observed during their attendance on different days in the court assignment.

c) Interviewing techniques and Pre-trial preparations and Internship diary.

Each student will observe two interviewing sessions of clients at the Lawyer's Office/Legal Aid Office and record the proceedings in a diary. Each student will further observe the preparation of documents and court papers by the Advocate and the procedure for the filing of the suit/petition.

d) The fourth component of this paper will be Viva Voce examination on all the above three aspects.

e) Student will be required to undertake legal awareness programme in association with N.S.S.

and other authorities as directed by the Faculty.

Salani Ough

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