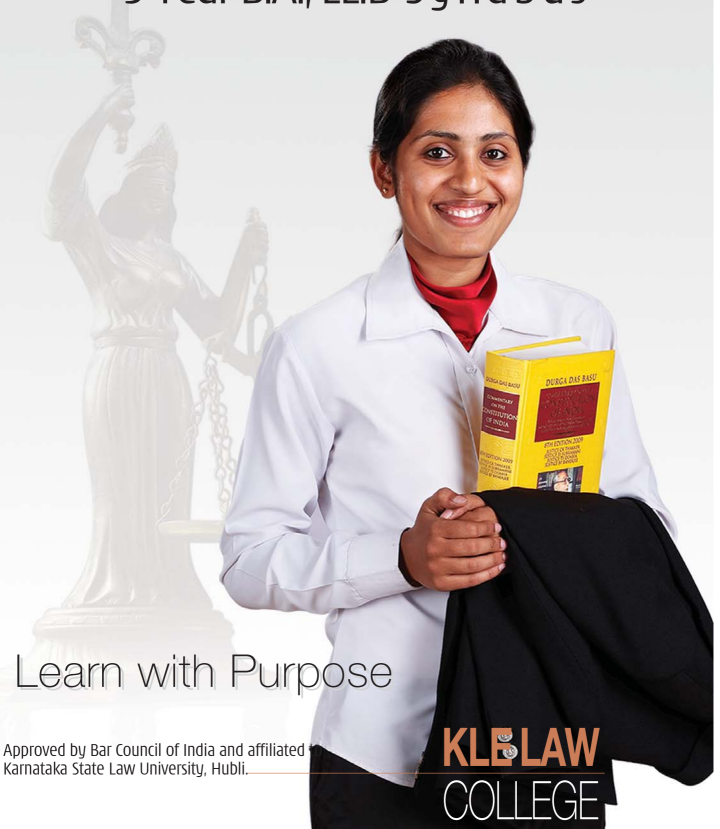




5 Year B.A., LL.B Syllabus



DISCIPLINE RULES

ATTENDANCE

No student shall be permitted to appear for the end-ofsemester examination in a given course unless he/she has, to the satisfaction of the course teacher, fulfilled the course requirements and has put in not less than 70% attendance in the course concerned.

Provided that a student who has attended not less than 65% of classes in each of the subjects prescribed may be permitted to keep the term for reasons to be recorded in writing and to the satisfaction of the Principal of the College or the Dean of the Faculty as the case may be.

Ragging/Eve-teasing

Ragging, Eve-teasing and/or aiding and abetting the same in any form, mental or physical, inside or outside the Institute is an offence prohibited by law. Mental and/or physical harassment of any student(s) is an offence. Any student(s) found indulging in any such activity shall forthwith be expelled from the institute, without exception.

General Rules

- Students are required to behave well at all times.
- Loitering around in the college when the classes are going on damaging the college property and indulging in physical violence with their fellow students are treated as acts of grave indiscipline.
- Those who are found guilty of such misconduct will be dealt with severely including levying of fine.
- Students whose presence in the college is found to be injurious to the maintenance of order and discipline of the college are liable to be suspended or dismissed.
- Students shall keep in touch with notice board periodically for announcements regarding class test/ special classes and award of scholarships., etc...
- Smoking, chewing of gutkha, consumption of alcohol in the campus is strictly prohibited.
- Students shall possess identity card always and produce the same on demand.
- Students are strictly prohibited from carrying cellphones to the college. If anybody is found in possession of cell phone it will be confiscated and disciplinary action will be taken against such a student.

Spirit of Nationalism

The college is making sincere endeavors to inculcate discipline and upholding Indian Tradition/Heritage, by singing the National Anthem and wearing Khadi attire. It is believed that singing of National Anthem instills a sense

of "Patriotism" and Khadi attire evokes a feeling of "Nationalism" among the students and teachers.

Dress Code

Students shall wear uniform on 2 days a week (Tuesday, Thursday) and other special days as prescribed by the college. Boys shall wear white shirt Black trouser and Black Blazer. Girls shall wear white Chudidar and Black Blazers or white shirt Black trouser and Black Blazer.

The staff and students wear khadi dress in a combination of Blue and White, the blue colour signifying "Tolerance" and white "Purity".

Library Rules

- No entry without identity card.
- Students may borrow 2 books at a time for duration of 8 days.
- The borrowed books should be returned on or before the last date failing which she/he shall be liable to pay fine of Rs. 1 per day
- The books in demand shall be renewed only twice.
- Reference Books shall not be issued home.
- Use of Mobile in the library is prohibited.
- Students shall keep their belongings in the property counter before entering the library.
- The students found disturbing the atmosphere of the library shall be disqualified from the membership of the library and any other penal action as decided by the college authority.

E-Library

No Entry without identity card.

 Download or Access of obscene or other offensive material is prohibited.

 Chat, messenger and mobile messaging are prohibited.

 Don't leave the computer unattended while you are logged in. you will be responsible for any misuse of the same.

 Sign the access register and specify the login and logout time.

 Handle the systems with care.

 Contact the staff for any problem with the systems.



REGULATIONS GOVERNING THE FIVE YEAR B. A., LL. B. INTEGRATED DEGREE COURSE IN LAW

THE COURSE & DURATION

- (a) B. A., LL. B. integrated double degree course combines Bachelors' degree course in Arts together with the Bachelors' degree course in law.
- (b) The duration of the B. A., LL. B. course shall be five academic years consisting of ten semesters.
- (c) Each Academic Year shall be divided into two Semesters.
- (d) Each Semester shall consist of 18 weeks.
- (e) The papers and the syllabus shall be as given in the Schedule appended to these Regulations.

INSTRUCTIONS & TRAINING

- (a) Instructions and training for the course shall be not less than 30 class-hours per week including tutorials, moot room exercise and seminars provided there shall be at least 24 lecture hours per week.
- (b) There shall be for each paper four class hours of one hour duration each and one hour of tutorial/moot court/project work per week.
- (c) Each registered student shall have completed minimum of 20 weeks of internship during the entire period of legal studies under NGO, Trial and Appellate Advocates, Judiciary, Legal Regulatory authorities, Legislatures and Parliament, other Legal Functionaries, Market Institutions, Law Firms, Companies and Local Self Government.
- (d) The internship in any year cannot be for a continuous period of more than Four Weeks and all students shall at least gone through once in the entire academic period with Trial and Appellate Advocates.
- (e) Each student shall keep internship diary in the form stipulated by the University and the same shall be evaluated by the Guide in Internship and also a Core Faculty member of the staff each time. The total mark shall be assessed in the Final Semester of the course in the 4th Clinical course as stipulated under the Schedule appended to these Regulations.

ELIGIBILIGY CRITERIA FOR ADMISSION

(a) An applicant who has successfully completed Pre-University course or Senior Secondary School course ('+2') or equivalent such as (11+1, 'A' level in Senior School Leaving Certificate Course) from a recognised University of India or outside or from Senior Secondary Board or equivalent, constituted or recognised by the Union or by the State Government or from any equivalent institution from a foreign country recognised by the government of that country for the purpose of issue of qualifying certificate on successful completion of the course, may apply for and be admitted into the course.

Provided that applicants who have obtained +2 Higher Secondary Pass Certificate or First Degree Certificate after prosecuting studies in distance or correspondence method shall also be considered as eligible for admission to the course.

Provided further that the applicants who have obtained 10+2 or graduation or post graduation through open Universities system directly without having any basic qualification for prosecuting such studies are not eligible for admission to the course.

- (b) Minimum percentage of marks in qualifying examination shall not be below 45% (44.5% and above shall be treated as 45%) of total marks in case of general category applicants and 40% (39.5% and above shall be treated as 40%) of total marks in case of SC and ST applicants.
- (c) Maximum age for seeking admission is limited to twenty years in case of general category of applicants and to twenty two years in the case of applicants from SC, ST and other backward communities as on 1st June.

ADMISSION PROCEDURE

Admission to the course shall be made strictly on the basis of

the merit taking into account total marks obtained in the qualifying examination.

CURRICULA

- (a) Candidates admitted to the Five Year B. A., LL. B. course shall have to attend 10 Semester courses spread over 5 years.
- (b) In each Semester, the students shall have to study the courses prescribed by the University in these Regulations.
- (c) The course descriptions shall be, as set out from time to time, in the Schedule.

MEDIUM OF INSTRUCTION

The medium of instruction in the Five Year B. A., LL. B. degree course shall be English. However, the examinees shall have the option to answer the question papers in the examination either in English or in Kannada.

ATTENDANCE

No student shall be permitted to appear for the end-of-semester examination in a given course unless he/she has, to the satisfaction of the course teacher, fulfilled the course requirements and has put in not less than 70% attendance in the course concerned.

Provided that a student who has attended not less than 65% of classes in each of the subjects prescribed may be permitted to keep the term for reasons to be recorded in writing and to the satisfaction of the Principal of the College or the Dean of the Faculty as the case may be.

PROHIBITION AGAINST LATERAL ENTRY AND EXIT

There shall be no lateral entry on the plea of graduation in any subject or exit by way of awarding a degree splitting the integrated double degree course, at any intermediary stage of integrated double degree course.

PROMOTION

(a) No student shall be promoted to the next year of the course unless he/she has passed in a minimum of one subject in each semester.

AWARD OF THE DEGREE

A student shall be eligible for the award of the B. A., LL. B. (Bachelor of Arts and Bachelor of Laws) Degree after he/she has successfully completed all the prescribed courses in all the semesters and his or her character and conduct are found to be satisfactory during the course.

AWARD OF CLASSES

The award of classes shall be as under:

a) 70% and more First Class with Distinction

b) 60% and above but less than 70% First Classc) 50% and above but less than 60% Second Class

d) 40% and above but less than 50% Pass Class

Syllabus prescribed for the five year B. A., Ll. B. Integrated degree course in law I semester:

COURSE-I: KANNADA/SPECIAL ENGLISH/FRENCH (KANNADA IS COMPULSORY FOR ALL THOSE WHO HAVE STUDIED KANNADA AS A SUBJECT AT THE SSLC LEVEL)

COURSE-I: ಕನ್ನಡ

ಫಟಕ - 1

ಭಾಷೆ ಎಂದರೇನು? ಭಾಷೆಯ ಸ್ವರೂಪ; ಭಾಷೆಯ ಅಗತ್ಯಗಳು ಮತ್ತು ಪ್ರಯೋಜನಗಳು

ಅನ್ಯದೇಶಿಯ (ಹೆಚ್ಚು ಕಾನೂನಗೆ ಸಂಬಂಧಿಸಿದಂತೆ)

ಪಾಲಭಾಷಿಕ ಪದಗಳು ಕನ್ನಡ ಭಾಷೆ ಬೆಳೆದು ಬಂದ ದಾಲ

ಫಟಕ - 2

ಪತ್ರ ರಚನೆ, ಪತ್ರ ರಚನೆಯ ವಿವಿಧ ಅಂಗಗಳು



ಪ್ರಬಂಧ ರಜನೆ, ವಾಕ್ಯಗಳ ರಜನೆ, ಅರ್ಥದ ದೃಷ್ಟಿಯಿಂದ ವಾಕ್ಯಗಳ ರಜನೆ, ರಜನೆಯ ದೃಷ್ಟಿಯಿಂದ ವಾಕ್ಯದ ರಜನೆ, ವಾಕ್ಯದ ಏಿಖಧ ಅಂಗಗಳು ಶಬ್ದಕೋಶದ ರಜನೆ, (ಶಬ್ದಗಳ ಸ್ವೀಕಾರ) ಬಳಕೆ, ಬೆಳವಣಿಗೆ ಕಾನೂನು ಪದಕೋಶ ಕೆಲವು ಪದಗಳ ಪ್ರಾಯೋಗಿಕ ಬಳಕೆ

ಫಟಕ - 3

ಕನ್ನಡ ಭಾಷೆಯ ಖವಿಧ ಮಜಲುಗಳು - ಹಳಗನ್ನಡ, ನಡುಗನ್ನಡ, ಹೊಸಗನ್ನಡ, ಅಧೀಕೃತಪತ್ರ, ಅರೆ ಸರಕಾಲಿ ಪತ್ರ, ಜ್ಞಾಪನಾ ಪತ್ರ, ರೆಜೆಟ್ ಅಭಿನೂಚನೆ, ಸಭೆಯನಡಾವಆ, ನೋಟನು, ಲೇಖನಜಿಹ್ನೆಗಳು ಭಾಷೆ ಬರೆಗೆ ಸಂವಿಧಾನಕ ನಯಮಗಳು.

ಫಟಕ - 4

ವಚನನಾಹಿತ್ಯ - ಬಸವಣ್ಣ, ಅಕ್ಕಮಹಾದೇವಿ ವಿಶೇಷವಾಗಿ ಕೇಂದ್ರಿಕಲಿಸಿ ಸಾಮಾಜಕ ನ್ಯಾಯ ಕುಲತು ರಜನೆಗಳು,

ದಾಸಸಾಹಿತ್ಯ - ಸರ್ವಜ್ಞನ ವಚನಗಳು, ನುಡಿಗಟ್ಟು, ರಾದೆಗಳು, ಅರ್ಥನಂಕೋಚಕ, ಅರ್ಥವಿಸರಣಿ, ಅರ್ಥವೃತ್ಯಾಸಗಳು.

ಫಟಕ - 5

ಕನ್ನಡ ಆಡುನುಡಿ ಮತ್ತು ಶಿಷ್ಠಪದಗಳ ಪಲಚಯ ವೃತ್ಯಾನ ಧ್ವನವೃತ್ಯಾನ (ಅರ್ಥವೃತ್ಯಾನಗಳು - ಸ್ವರ - ವೃಂಜನ, ಮಹಾಪ್ರಣಾಕ್ಷರಗಳು) ಅಂಗ್ಲರ ಅಡಆತದಲ್ಲ ಕನ್ನಡ - ಕಛೇಲಿ ಅಡಆತದ ಕನ್ನಡ ಪದಗಳ ಪಲಚಯ

ಗ್ರಂಥಗಳು

ಭಾಷಾ ಖಜ್ಞಾನದ ಮೂಲತತ್ವಗಳು - ಡಾ॥ ಎಂ. ಜಿದಾನಂದ ಮೂರ್ತ ಸಾಮಾನ್ಯ ಭಾಷಾ ಖಜ್ಞಾನ - ಡಾ॥ ಕೆ. ಕೆಂಪೇಗೌಡ ಪರಾಮರ್ಶನ ಗ್ರಂಥಗಳು:

ಅಡಆತ ಕನ್ನಡ - ಎಚ್. ಎಸ್. ಕೆ

ಕನ್ನಡ ಸಾಹಿತ್ಯ ಚಲತ್ರೆ - ರಂ. ಶ್ರೀ. ಮುಗುಆ

ವ್ಯವಹಾಲಕ ಕನ್ನಡ - ಎಚ್. ಎಸ್. ಕೆ

ನೈಮಣ್ಯ ವರ್ಧನೆ:

COURSE I: SPECIAL ENGLISH

UNIT-I

Advise to a young man...-Felix Frankfurt In the court- Anton Chekhar

Grammar: Parts of speech (Same word used as different parts of speech), sentence linkers, Models.

UNIT-II

The five functions of the Lawyer – Arthur Vanderbitt Grammar: Synonyms and antonyms, homonyms and homophones.

UNIT-III

A plea for severest penalty - M.K.Gandhi Composition, Paragraph writing, Report writing

UNIT-IV

On the Entirely reasonable Murder of a Police constable-G.B.Shaw

Composition: dialogue Writing, refutation of arguments.

UNIT-V

The law as a Jealous Mistress – Joseph Planck Composition: Interpretation of Notices.

Text:

R.P.Bhatnagar and R.Bhatnagar- Law and Language.

Books Prescribed:

David Grene- Contemporary English Grammar: Structure and Composition.

R.P.Bhatnagar and R.Bhatnagar- English for Competitive Examinations

COURSE- I: FRENCH

COURSE-II: SOCIOLOGY-I

While giving an idea of the general principles of Sociology in the context of Indian society and its institutions, the course shall strive to reveal to the students the role of law as Social engineering. The essential moorings of law in society will be identified and the limitations of law as an instrument of social change will be highlighted through illustrations and empirical studies.

UNIT - I

Sociology as a Science

- a. Data, concepts and theory
- b. The Comparative method
- Sociology and other Social Sciences
- Sociology and History
- Sociology and Law
- Sociology and Psychology

UNIT - II

Basic concepts in Sociology

- a. Structure and Social system
- b. Status and Role
- c. Norms and Values
- d. Institutions, Community and Association

UNIT - III

Social Institutions -

- a. Marriage, Family and Kinship
- b. Economic Institutions
- c. Political Institutions
- d. Religious Institutions
- e. Educational Institutions

UNIT - IV

Social Stratification:

Caste and Class

Coercion, Conflict and Change

Social control, Order and Stability

UNIT - V

Sociology as a discipline: Law and Society, Sociology of Law, Law and Social Change, Sociology of Legal Profession.

Prescribed Books:

- 1. S. R. Myneni Sociology for law students.
- Vidyabhushan and Sachdev A Systematic Introduction to Sociology.

Reference Books:

- 1. U. S. Singh Hand book on Sociology
- 2. Mac Iver and Page Society
- 3. Bottomore. T. E. Sociology, a guide to problems and literature
- 4. Johnson. H Sociology A Systematic Introduction
- 5. R. N. Sharma Introduction to Sociology

COURSE-III: POLITICAL SCIENCE-I: POLITICAL THOUGHT & ORGANISATION

UNIT-

Political Science- Definition, nature and scope; relations with other Social Sciences; geography and psychology.

Conception of State and government-

- a) State (defined); nature of the state; elements of the state (in detail) State Society; state-association; state government;
- b) Sovereignty- meaning, aspects, attributes Kinds (with special reference to political and legal sovereignty).

UNIT-II

Main currents of western Political thought (Ancient & Medieval)

- a) Aristotle
- b) Roman Legal system
- c) Natural Law and Natural rights- Cicero, St.Thomas Acquinas
- d) Machiavelli.



Modern Western Political Thought

Liberalism - a) in the West - features, merits and limitations; liberalist thinkers- Herbert Spencer, Bentham and J.S.Mills (a brief sketch).

Socialism- meaning and features- Evolutionary, revolutionary, democratic.

Marxism and Communism: Marxian and modern communism (a comparison)

UNIT-III

Indian political Thought- Ancient& Medieval

- a) Hindu-concept of state: 7 elements of the state; Government and administration: justice and law; function and duties of a ruler (Vedic, Classic, Kautilyan)
- b) Islamic thought & concept of the state; The Shariat as the basis of law: administration- Finance, welfare, Crime Punishment and justice.
 - Modern Political Thought- Western and Indian Gandhian thought-
- a) Liberalism Vs Marxist thought in the east
- Totalitarianism- features, merits, demerits, Fascism & Nazism (a note)
- Democracy- Meaning, Essentials, merits, demerits, conditions for success
- d) Satya, Ahimsa and Sarvodaya: Basic principles of his philosophy: influences on him and his thoughts.

UNIT-IV

Political Organisation

- Constitution- meaning, classification, condition of a good constitution.
- Conventions- in unwritten and written Constitutions- ex UK, USA., India.
- c. Unitary and federal Governments- features, relative merits and demerits- eg. U.K., USA, India, Switzerland.
- d. Indian federation- features; how federal is India?
 Organs of government:
- a) Legislature- meaning, functions; role Unicameralismarguments for and against Bicameralism- Organisation, arguments for and against; Direct legislation
- b) Executive- meaning, kinds, functions, Parliamentary vs. Non-parliamentary executive.
- c) Judiciary Organisation, functions, Independence; judicial activism.

UNIT-V

Representation- Electorate; Constituencies

Single member vs. multi member; universal adult franchise; right to vote for women; Minority representation.

Public opinion- meaning, nature, media

Public relations - meaning, principles & role.

Prescribed Books:

- 1. Lawrence O. Waalase. Gettel's History of Political Thought
- Mockenzle Brown- Indian Political Thought from Ranade to Bhave.
- 3. Strong, O.F.- Modern Political Constitutions.

Reference Books:

- 1. Wheare K.C.- Modern Constitutions.
- 2. Wheare K.C.- Federal Government (Oxford Uni.Press)
- 3. Sabine: A History of Political Theory.
- 4. Cater & Harz- Government and Politics in Twentieth Century.
- 5. Hyper C.L. Political Thought.

COURSE-IV: ELEMENTS OF RESEARCH Objectives:

Law is arguably on autonomous discipline and has its own materials and methods. However, law is related to other processes in the society mainly social, political and cultural. This course is designed to familiarise the students with basic research skills, sources of legal materials, to find the law and case law. The course may help the student to think and act like a lawyer

and respond to his law studies accordingly. Therefore, the course introduces the students to the basic concepts of law, sources of law, and fundamentals in legal research.

Course contents:

UNIT-I

Various types of Law: civil law, criminal law, etc.

Case Law Technique.

UNIT-II

Legal materials - Enactments, notifications, judgments, reports of commissions, etc.

Where to find and how to find these materials, how to check their validity.

UNIT-III

Methods of study.

Technical Terms.

Interpretation of statutes.

UNIT-IV

Elements of Legal Research: Research problem, hypothesis, experimentation, analysis and interpretation of data, report writing.

UNIT-V

Tools of research: Use of Library, observation, questionnaire, interview, sampling, case study, participation.

Book prescribed:

Williams Glanville- Learning the Law.

Good and Hatt- Social Science Research.

II SEMESTER:

COURSE-I: ENGLISH

UNIT-I

The Shaping of my Character- Dr.S.Radhakrishnan What I Cherish Most- Rt. Hon. Shrinivas Shastry Grammar: Kinds of sentence- simple, compound and complex sentences and use of conjunctives; Basic transformations.

UNIT-II

Eating for Health- Rajkumari Amrit Kaur T.V.Should never be held out as a carrot- the week. Grammar: Active and passive voice; Direct and indirect speech (Reported speech)

UNIT-III

Indian crowds- Neeraj Choudhary

Our rising population: Causes and consequences-Dr.R.B.Sahay

Grammar: Propositions, determiners, question tags.

UNIT-IV

A dispassionate analysis of the Quit India Movement- V.M.Tarkunde

Federalism in India: Theory and Practice – Prof. S.C.Gangal

Grammar: Some common errors, vocabulary, legal terms, Idiomatic expressions.

UNIT-V

The development of Indian Literature- C.Rajagopalachari Headache - R.K.Narayan Composition skills: Paragraph writing, Note taking, formal correspondence.

Text:

M. Nagarajan,
T.Shashishekharan &
S.Ramamurthy (ed.)- Indian
Prose for effective
Communication: A practical
Programme for Colleges.



Books Prescribed:

R.W.Zandwoort- A handbook of English Grammar.

Quirk, et. al.- Contemporary English grammar- Structure and Composition.

Michael Swan- Practical English Usage.

COURSE-II: SOCIOLOGY-II

UNIT - I

The development of Indian society

- a. Unity and Diversity
- b. Continuity and Change, Ancient, Medieval and Modern India as a pluralistic society.

India as a pluralistic society

- a. Varieties of cultural diversities
- Linguistic, Religious, Political, Economic and Cultural Communities

UNIT - II

Major institutions of Indian Society

- a. Family
- b. Caste
- c. Village

UNIT - III

Tribe and Caste in the traditional order - Caste and Class in the contemporary India

- The Backward Classes.

UNIT - IV

Trends of change in Indian Society: Rural and Urban, Problems and development programmes.

UNIT - V

Indian cultural values and development - Impact of Muslim and British cultures

Prescribed books:

- 1. S. R Myneni Sociology for law students
- 2. M. N. Srinivas Study of Indian Society
- 3. H. M. Johnson Sociology A systematic study
- 4. N. K. Bose The structure of Hindu Society
- 5. G. S. Ghurye Caste, Class and Occupation

Reference Books:

- 1. Peter Worsley Introducing Sociology
- 2. Romesh Thapper Tribe, Caste and Religion in India
- 3. A. R. Desai Rural Sociology
- 4. M. N. Srinivas Social change in modern India
- 5. D.M. Kapadia Marriage and family in India
- 6. Kingsley Davis Human Society
- 7. Mac Iver and Page Society
- 8. Andre Beteille The backward classes and the social order
- 9. M. N. Srinivas Caste in Modern India

COURSE-III: POLITICAL SCIENCE-II: FOUNDATION OF POLITICAL OBLIGATIONS

UNIT - I

Law- meaning and nature; sources of law; kinds of law; laws and morality; rule of law; Administrative law; Delegated Legislation; the concept of justice.

Rights- Meaning, nature, Kinds, Relationship between rights and duties, kinds of duties, Human rights in brief.

Liberty- Meaning, importance, kinds.

Equality- Meaning, importance, kinds

Relationship between Liberty and Equality.

Justice

UNIT - II

Legitimacy of Power- the Classical theory (Hobbes, Locke and Rousseau) - Modern approaches to the notion of political obligation (Max Weber, Karl Marx, Emile Durkheim) - Theories of political legitimacy.

UNIT - III

The Problems of Civil Disobedience and Political Obligation, with

particular reference to Gandhian and Neo-Gandhian thought, Thoreau, Martin Luther King (in brief)

UNIT - IV

Utilitarianism as an approach to Political Obligation – Jeremy Bentham and J.S.Mill (in brief)

Foundation of Promissory and Contractual liability.

Idealism – its philosophy, merits and limitations- Kant, Hegel, T.H.Green (in brief)

UNIT - V

The problem of Punishment - Use of force by State against the citizen - The basis of criminal sanction

Theories of punishment.

The contemporary crisis of legitimation.

Power vs. Authority; authority and responsibility; legitimation.

Legitimation of power- classical thought 1) Hobbes, Locks and Rousseau.

Max Weber- theory of bureaucracy and authority. 3) Durkheim - Policy obligation.

Prescribed Books:

- 1. Rajni Kothari Democratic Policy and Social Change in India, Crisis and Opportunities .
- Karl Loewenstein Political Power and the Governmental Process.
- 3. J. C. Johari Contemporary Political Theory *Reference Books:*
- 1. Flatman -Political Obligation.
- 2. Leiser Burton (Ch. 12, Civil Disobedience), Liberty, Justice and Morals.
- 3. D. Entrives- the Nation of the State (Pages 1-10 Introduction, Part I, Ch. 10, pp. 141-155, Legality and Legitimacy.)

COURSE-IV: ECONOMICS-I: ECONOMIC THEORY

The objective of the course at the B.A., LL.B. level would be to sharpen the analytical faculty of the students, by highlighting an integrated approach to the conceptual and functioning aspects of the Economic Theory, Indian economy and Managerial Economics. Such an analysis is essential because the Indian economy is a unique amalgam of alternative competing and often conflicting theories and a proper understanding of its working is imperative if the student is to comprehend the ramifications that underlie most of the observed phenomena in the Indian economic set-up. The emphasis of the course is on overall social, political

and economic environment influencing policy decisions. The course is divided into specific Units.

1. To acquire the knowledge of terms, facts, concepts, trends, principles, assumptions, etc. in Economics.

To develop familiarity with the basic terminology and elementary ideas of Economics.

 To know different horizons of Economics which would investigate issues both at the micro and macro level.

UNIT-I

What is Economics? Definitions of Economics

Nature and Scope of Economics Central Problems of an economy, production possibility curve and Opportunity cost.

UNIT-II

Consumer behaviour and demand

 a) Consumer's Equilibrium-meaning and attainment of equilibrium through



- utility approach: Law of Diminishing Marginal Utility, Indifference Curve Analysis
- D) Demand, market demand, determinants of demand, demand schedule, Demand curve.
- c) Movement along and shifts in demand curve.
- d) Elasticity of demand

Producer behaviour and law of supply- Supply Schedule and Supply Curve

UNIT-III

Laws of returns – Increasing, Constant and Diminishing Production Function

Different Facets of Costs & Revenues of Production

UNIT-IV

Forms of Markets / Competition

Perfect Competition

Different Forms of Imperfect Competition

UNIT-V

Introductory macro economics

National Income and Related Aggregates

Measurement of National Income: Expenditure Method, National Disposable Income (Gross and Net), Private Income, Personal Income and personal Disposable Income

Determination of income and employment

Aggregate demand, Aggregate supply and their components

Propensity to Save and Propensity to Consume

Determination of Income and Employment

Keynesian Theory

Prescribed books:

D N Dwivedi- Macro Economics

Misra and Puri- Economic Environment of Business.

D M Mithani- Macro Economics

Reference Books:

A. Koutsoyiarnnis- Modern Micro- Economics

Bilas- Micro Economic Theory

J. Hireshleifer- Price Theory and Applications

Watson & Hallman- Price Theory and its uses

E.A.G. Roobinson- Monopoly

III SEMESTER:

COURSE-I: HISTORY-I: INDIAN HISTORY

The course detailed below is intended to give broad idea to the student about the main currents of social, political, legal and cultural movements in the course of Indian History, which influenced the legal system and its institutions. It is expected that the teacher instead of describing mere chronology of events will acquaint the student with the Indian cultural heritage in the above fields so that he may be able to critically appreciate the relevance of the present institutions of Indian democracy, which are to be taught in the law courses.

UNIT - I

Ancient Indian Cultural Heritage, Social, Political, Legal and in the area of Religion and Philosophy. (The teacher is expected to give special emphasis on study of village republics in ancient India, the organization of Central Government in Ancient India, experiment of decentralization.)

UNIT - II

Law givers and dispute resolution systems in ancient India (Administration of justice in ancient India -Pre-Islamic Period). Law relating to culture - The advent of Islam, interaction between Ancient Indian cultural heritage and Islamic culture and the emergence of synthetic Indian culture.

UNIT - III

Innovation by rulers of medieval period in the area of General and Revenue Administration, District Administration, Court Systems - Indian contact with the Europeans.

UNIT - IV

Socio-religious reform movement in Modern India and its legal culture -

Economic history of India during British period - Impact of the British rule on India.

UNIT - V

Impact of European culture and liberal thought on India - The Indian National Movement - The history of freedom struggle in India up to 1947. (The teacher is expected to give emphasis of different stages of Freedom movement.)

Prescribed Books:

H. V. Sreenivasa Murthy – History of India part I and II

R. C. Agarwal – Constitutional Development and National Movement of India

Iswari Prasad – Medieval India

Bipin Chandra – Freedom Straggle

Reference Books:

A. S. Altekar- State and Government in Ancient India.

R. C. Majumdur – (Ed) – History and Culture of the Indian People (Relevant chapters on Political, Socio, Economic, cultural and legal understanding in India)

Griffith - Impact of British Rule on India

Sumith Sarkar – Modern India

A. R. Desai – Social Background of Indian Nationalism.

COURSE-II: POLITICAL SCIENCE-III: INTERNATIONAL RELATIONS UNIT-I

- 1. Nationality- definition and meaning; elements that help develop nationality.
- 2. Nationalism- definition, meaning brief history (W. & E.), features, merits and demerits.
- State, Nation, Nationality- mono-national and Multistates
- 4. Internationalism- Philosophy, reasons for growth, a brief history and scope.
 - International relations and international relations and international politics.
- National Power- meaning, major sources and elements (Geography, population, Natural resources, food, raw materials, Scientific development; technology; Indus-Capacity) military preparedness, National character, morale leadership and quality of govt.

Limitations of national power -

- a) International morality
- b) International Public opinion
- c) International law-definition, scope, sources and limitations, codification,

 d) War- meaning, causes, advantages and disadvantages; Earlier and modern Warfare – compared.

e) Economic Interdependence.

UNIT-II

Diplomacy- an instrument of national policydefinition and importance, a brief history, types of diplomacy, functions, organisation and protocol, privileges and immunities of diplomats

Subversion, propaganda and Terrorism.

Peaceful change-

- a) Balance of power- Meaning, Characteristics, Devices and instruments, Balance of power in the modern world.
- b) Collective Security-Meaning, principles, features, problems, conditions for success, NATO, SEATO.
- c) Alliances
- d) Disarmament History, problems, success and failuresexample.



UNIT-III

Instruments of peaceful change- a) Negotiation b) Mediation c) Arbitration d) conciliation and e) Judicial settlement. (Each is to be defined, its features, highlighted, its limitations explained with suitable examples. Each instrument has to be compared and contrasted with the other).

UNIT-IV

International Organisation-

- League of Nations history, formation and causes for failure
- b) UNO- formation, preamble, character, aims, members, principal organs, ECOSOC and specialised agencies- IBRD, IMF, WHO, UNICEF, ILO, UNESCO, Achievements of the UNO-failures,
- c) Common Wealth of Nations- Brief history, aims, members, organisation and working.

UNIT-V

Book prescribed:

Major areas of conflict- East, West, North, South- a Special emphasis on migration, balance of payment, international trade. Regional Organisations- Arab League, OAU, OAS, EC, CMEA (Comecon) - A brief sketch, SAARC- formation, aims, organisation and working - a special reference to India's contribution.

- 1. Sakti Mukherjee International Organization.
- 2. Morgenthau, Politics among Nations.
- 3. D.W.Boweet, International Institutions.
- 4. C.P.Scchleicheor- International Relations.
- 5. Vermon Van Dyke- International Policies
- 6. Palmer and Porkins- International Relations.
- 7. E.H.Hentment- The Relations of Nations.

COURSE-III: ECONOMICS-II: INDIAN ECONOMY Objectives:

- To acquire knowledge of contemporary economic problems and to appreciate the efforts being made to solve these problems.
- 2. To develop an understanding of the Nation's physical and human resources and how to avoid their misuse.
- To understand the various economic processes that help in improving our standard of living.

UNIT-I

Economic Development and Growth

Meaning of Economic Development and Growth Indicators of Economic Development Indicators of Economic Growth

Obstacles to development and growth

Vicious Circle of Poverty

Population Explosion

Low Productivity of Agriculture

Scarcity of Capital

Inappropriate Technology

Socio-Cultural Obstacles

Political and Administrative Obstacles

External Bottlenecks

Characteristics of Indian Economy

UNIT-II

Trade Union Movement in India

UNIT-III

Planning in India

Progress under Five Year Plans

UNIT-IV

Problems and Prospects of Indian Agriculture – Green Revolution Indian Agriculture and WTO

UNIT-V

Problems and Prospects of Indian Industry – Large, Medium and Small

Labor and Trade Union Movement in India

Prescribed books:

Datt R. & K.P.M. Sundharm- Indian Economy.

Misra S.K. & V.K.Pure- Indian Economy .

Agrawal A.N. - Indian Economy Problem of Development and Planning.

Johnson P.A. - Development Issues of Indian Economy.

Reference Books:

Kapila Uma (ed) - Indian Economy Since Independence.

Dewett Kewal- Indian Economy.

B.N.P. Singh- Indian Economy Today Changing Contours.

Mamoria C.B. - Agricultural Problems of India .

COURSE-IV: CONSTITUTION

Objectives:

The purpose of the course is to acquaint the students with the Basic Postulates of the Constitution like the Constitutional Supremacy, Rule of law, and Concept of Liberty. Give them a picture of Constitutional Parameters regarding the organization, Powers and Functions of the various Organs of the Government. The emphasis is also on the study of the nature of federal structure and it's functioning. A critical analysis of the significant judicial decisions is offered to highlight judicial restraint, judicial passivity, judicial activism and judicial balancing. Finally, the students should be able to articulate their independent views over contemporary crucial constitutional issues.

Course contents:

UNIT-I

Salient Features of the Indian Constitution, Preamble, Citizenship, Fundamental Rights.

UNIT-II

Directive Principles of State Policy, Fundamental Duties, Parliamentary Government, Bicameralism, Legislative Process, Privileges, Council of Ministers, President of India, Governor.

UNIT-III

Judicial process under the Constitution, Nature of Judicial Review, Judicial Review-Arts. 32, 226 and 227, Court system in India, Judges- Appointments, conditions of service, etc., Advisory Jurisdiction of the Supreme Court, Public Interest Litigation, Activism v. Restraint.

UNIT-IV

Federalism, Center-State Relations, Freedom of Inter State Trade, Methods of Constitutional Amendment, Limitation on Constitutional Amendment.

HINIT-V

Emergency provisions, Services under the State, State Liability.

Prescribed Books:

Jain M.P. - Indian Constitutional Law.

Reference Books:

Seervai H.M. - Constitutional Law of India (3 Volumes).

Shukla V.N. - Constitution of India.

Basu D.D. - Shorter Constitution of India

Basu D.D. - Shorter Constitution of India.

Austin Granville- The Indian Constitution: Corner Stone of a Nation

IV SEMESTER:

COURSE-I: ECONOMICS-III: DEVELOPMENT ECONOMICS

Objectives:

To know the functioning of the financial institutions in India

2. To know the working of the government financial system



- 3. To know the influence of international institutions like WTO, IMF and the World Bank and their impact on India
- 4. To acquire skills in interpreting simple statistical data.

The paper also deals with simple tools and techniques, which will help of student in data collection. We would have to provide a variety of teaching methods ranging from lectures to seminar, group discussion, practical workshop, sessions where research work is presented. Course should be assessed in diverse ways to suit course content.

UNIT-I

Theories of Economic Development

Classical Theories - Adam Smith, Ricardo and Malthus Karl Marx's Theory of Economic Development Shumpeterian Theory of Economic Development

UNIT-II

Money and Banking

Money-Meaning, evolution and functions Central Bank-Meaning and Functions Role of Reserve Bank of India Commercial Banks-Meaning and Functions.

UNIT-III

WTO and its Effects on Indian Industry and Agriculture WTO Basic History

WTO Evolution and Functions

WTO Implications for India

Role of IMF and World Bank fostering the Development of Less Developed Economies

UNIT-IV

GOVERNMENT BUDGET AND ECONOMY

Government Budget-Meaning and its components Objectives of Government budget

Classification of receipt-revenue and Capital:

Classification of expenditure-revenue and capital, plan and non –plan, Developmental and non-developmental.

Different forms of Budgetary Deficits

Deficit Financing

UNIT-V

BUSINESS CYCLES

Meaning of Business Cycles, Phases of Business Cycles, Types of Business Cycles, Theories of Business Cycles and Control of Business Cycles

Prescribed Books:

Adelman, I.- Theories of Economic Growth and Development. Behrman, S. and Srinivasan T. N. - Handbook of Development Economics

Ghatak, S. - An Introduction to Development Economics.

Hayami, Y. - Development Economics.

Reference Books:

Higgins, B. - Economic Development.

Kindleberger, C. P. - Economic Development.

Meier, G.M. - Leading Issues in Economic Development

Myint, Hla- The Economics of Underdeveloped Countries.

Myint, Hla- Economic Theory and Under Developed Countries

Thirlwal, A.P. - Growth and Development.

COURSE-II: HISTORY-II: LEGAL HISTORY

Objectives:

This course deals with history of courts, legislature and legal profession in India.

Course contents:

UNIT - I

Administration of justice in the Presidency Towns (1600-1773) and the development of Courts and Judical Institutions under the East India Company.

Warren Hastings Plan of 1772 and the Adalat system of Courts - Reforms made under the plan of 1774 and re-organisation in 1980.

Regulating Act – 1773 – Supreme Court at Calcutta – Its composition, power and functions – Failure of the Act of 1781 – Supreme Court vis-à-vis Mofussil Courts.

UNIT - II

Judicial measures of Cornwallis 1787, 1793 progress of Adalat system, under Sir John Shore - Conflicts arising out of the Dual Judicial System - Tendency for amalgamation of the two systems of Courts - The Indian High Courts Act, 1861 - The Government of India Act, 1935 - High Courts under the Government of India Act, 1935 - High Courts under the Indian Constitution -Development of Rule of Law - Separation of powers - Independence of Judiciary.

Judicial Committee of Privy Council as a Court of Appeal and its jurisdiction to hear appeals from Indian decisions – Abolition of the Jurisdiction of the Privy Council to hear appeals from India - Court system generally under the Constitution of India.

IINIT – III

Legislative authority of the East India Company under the Charter of Queen Elizabeth I, 1601 - (Changes under Regulating Act, 1773- Act of 1781 - Recognition of the powers of the Governor and Council to make regulations by the British Parliament.)

Act of 1813 and the extension of the legislative power conferred on all the three councils and subjection of the same to greater control.

Act of 1933 - Establishment of a legislature of an all India Character in 1834 -The Indian Council Act, 1861 - Central Legislative Council: its composition, powers and functions - powers conferred on the Governor.

Government of India Act of 1909 – Government of India Act, 1919 – Setting up of bicameral system of Legislature at the centre in place of the Imperial consisting of one House.

UNIT - IV

Government of India Act, 1935 - The Federal Assembly and the Council of States: its composition, powers and functions, legislative assemblies in the provinces and the powers and functions - Legislative Councils in the provinces, power and functions.

Law Reforms and the Law Commissions.

Legal Profession in Pre-British India: Rules, Training and functions - Law practitioners in the Mayor's courts established

under the Charter of 1726 - Organisation of legal profession under the Charter of 1774 - Legal Profession in Company's Court.

UNIT - V

Provision for Enrolment of Advocates - vakils and attorneys under Legal Practitioner's Act, 1853.

High Courts under the Act of 1861 and provision for the enrolment of the Advocates under the letters patent issued.

Legal Practitioners Act, 1879 -Report of the Indian Bar Committee, 1923.

The Indian Bar Councils Act, 1926 - The All India Bar Committee, 1951.

The Advocates Act, 1961.

The development of Legal Education - History of Law Reporting in India.

Prescribed Book:

M. P. Jain - Outlines of India Legal History.



Reference Books:

Herbert Cowelle - The History and Constitution of the Courts and Legislative Authorities in India.

Sir Courtenay Lebert - The Government of India.

A. B. Keith - A Constitutional History of India, 1600-1935.

Gwyer and Appadori - Speeches and Documents on the Indian Constitution 1945-1947 (2 Vols.)

M. V. Pylee - Constitutional History of India (1600-1950).

Kulsreshta .V. L - Indian Legal and Constitutional History.

N. R. Madhava Menon - History of Courts.

COURSE-III: CONTRACT-I: GENERAL PRINCIPLES OF CONTRACTS Objectives:

contracts are at the basis of majority of transactions especially transactions dealing with the property. Whether the transaction is in the ordinary course of life or in the electronic world (ecommerce) the general principles governing contracts remain same. For this reason it is very important to introduce the students to the basic principles governing contracts and lay a powerful foundation for their study of other transactional and related laws in higher semesters.

Course contents:

IJNIT - I

History - Formation of Contract - Agreement and Contract - Definitions - Classification - Offer and Acceptance - Communication - Revocation - Essential elements - Invitation to Offer - Tenders.

Consideration – *Nudum Pactum* - Essential elements – Privity of Contract and of Consideration – Exceptions – Unlawful Consideration and its effect.

Contractual Ability – Electronic Documents as Web Pages – Digital Certificates as Entry Passes – Time and Place of Contract – Secured Custody of Electronic Records.

UNIT - II

Capacity to Contract - Minor's Agreements and its effects - Persons of unsound mind - Persons disqualified by **Law**.

Free Consent - Coercion - Undue influence - Misrepresentation - Fraud - Mistake - Legality of Object - Void Agreements - Agreements against Public Policy - Wagering Agreements - Its exceptions - Contingent Contracts.

UNIT - III

Discharge of Contracts and its various Modes – by performance – Time and place of performance – Performance of reciprocal promises – Appropriation of Payments – Discharge by Agreement – By operation of Law – By frustration (Impossibility of Performance) – By Breach (Anticipatory and Actual).

UNIT - IV

Remedies for Breach of Contracts - Damages - Remoteness of damages - Ascertainment of damages - Injunction - When granted and when refused - Restitution - Specific performance when granted - Quasi Contracts.

UNIT - V

The Specific Relief Act

Nature of Specific Relief – Recovery of Possession of movable and immovable Property – Specific performance when granted and not granted – Who may obtain and against whom – Discretionary remedy – Power of Court to grant relief – Rectification of instruments – Cancellation – Declaratory decrees – Preventive relief – Temporary injunctions – Perpetual and Mandatory Injunctions.

Government as a contracting party: Constitutional provisions – Government powers to contract – Procedural requirements – Kinds of Government Contracts, their usual clauses, performance of such contract, settlement of disputes and remedies.

Prescribed Books:

- 1. Avtar Singh- Law of Contracts
- 2. Avtar Singh- Specific Relief Act

Reference Books:

- 1. Pollock & Mulla- Indian Contract Act
- 2. P. S. Ativa- Introduction to the Law of Contract
- 3. G. C. Cheshire- Law of Contract
- 4. William Anson- Law of Contract
- 5. Henry Maine- Ancient Law

COURSE-IV PSYCHOLOGY

Objectives:

Human behaviour is so pervasive that it encompasses every activity of man. The subject, Psychology attempts to understand the nature of behaviour and the mental process of human beings. It becomes essential on the part of the law students to understand and apply the knowledge of Psychology in several aspects of legal implications. Hence the basic principles of Psychology are the contents of this course.

Course Contents:

UNIT-I

Nature of Psychology, Methods of Psychology, approaches to Psychology, contemporary psychology and its application.

UNIT-II

Perceptual Processes- Principles of perceptual organisation, perceptual selectivity, stimulus and personal factors and their implications- cognitive dissonance- perceiving and judging people.

UNIT-III

Motivation -needs, content and processes- wants, goals and self, primary and secondary motives, theories of motivation, emotions, emotional intelligence.

UNIT-IV

Interpersonal behaviour, interpersonal response traits, characteristics of interpersonal response traits, frustration, self and interpersonal response traits, self esteem, principles of self perception, self regulation and self presentation, interpersonal communication, nonverbal communication, developmental process of personality, deviant behaviour.

UNIT-V

Attitudes, Nature and measurement of attitudes, formation of attitudes, changing of attitudes, factors influencing the change, implications in the present social context.

Prescribed Books:

D.mayers- Introduction to Psychology Hilgard- Atkinson and Atkinson, Introduction to Psychology.

Reference Books:

Eastwood Atwaters- Psychology for Living. Krech, Crutchfield and Ballachey- An Individual in Society

Feldman R.S.- Understanding Psychology.

V SEMESTER:

COURSE-I: CONTRACT-II Obiectives:

In the society wherein all major ventures are getting corporatised, a law student should acquaint himself with the knowledge of special contracts apart from equipping himself with general principles of contract. This law is contained in several

legislations apart from the Indian Contract Act. This course equips the students to better appreciate the legal services required in a corporate office so that he can enhance his relevance as a lawyer in society.



Course contents:

UNIT - I

Contract of Indemnity – Documents/Agreements of Indemnity – Definition, Nature and Scope – Rights of indemnity holder – Commencement of the indemnifier's liability – Contract of Guarantee – Definition, Nature and Scope – Difference between contract of indemnity and Guarantee – Rights of surety – Discharge of Surety – Extent of Surety's liability – Co-surety.

Contract of Bailment - Definition - Kinds - Duties of Bailer and Bailee - Rights of Finder of goods as Bailee - Liability towards true owner - Rights to dispose off the goods.

Contract of pledge – Definition – Comparison with Bailment – Rights and duties of Pawnor and Pawnee

UNIT - II

Agency - Definition - Creation of Agency - Kinds of Agents - Distinction between Agent and Servant - Rights and Duties of Agent - Relation of Principal with third parties - Delegation - Duties and Rights of Agent - Extent of Agents authority - Personal liability of Agent - Termination of Agency.

I INIT - III

Indian Partnership Act - Definition - Nature, Mode of determining the existence of Partnership - Relation of Partner to one another - Rights and duties of partner - Relation of partners with third parties - Types of partners - Admission of partners - Retirement - Expulsion - Dissolution of Firm - Registration of Firms.

UNIT - IV

Sale of Goods Act - The Contract of sale - Conditions and Warranties - Passing of property - Transfer of title - Performance of the Contract - Rights of Unpaid Seller against goods - Remedies for Breach of Contract

UNIT - V

Hire Purchase Act 1972 – Rights and Obligation of the Hirer and Owner, Form and contents of Hire Purchase Agreements, Warranties and Conditions - Standard Form of Contracts: Nature, Advantages – Unilateral Character, Principles of Protection against the possibility of exploitation – Judicial Approach to such Contracts – Exemption Clauses – Clash between two standard forms of contracts.

Prescribed Books:

Avtar Singh - Law of Contract

J. P. Verma - The Law of Partnership in India

Saharay H. K - Indian Partnership and Sale of Goods Act

Krishnan Nair - Law of Contract

Hire Purchase Act

Reference Books:

Pollock and Mulla - Indian Contract Act

Anson - Law of Contract

Avtar Singh - Sale of Goods Act

Mulla - Sale of Goods Act

S. D. Singh and S. P. Gupta - Law of Partnership

COURSE-II: LAW OF TORTS

Objectives:

This course is designed to study the principles of Tortious liability, the defences available in an action for torts, the capacity of parties to sue and be sued and matters connection there with. Further, this course is designed to study specific torts against the individual and property. With rapid industrialization, inadequacy of the law to protect the individual is exposed. An attempt shall be accorded to the individuals against mass torts and industrial torts. Keeping in the expensive character of judicial proceedings the students should reflect on the alternative forms, and also the remedies provided under the *Consumer Protection Act, 1986.*

Course contents:

UNIT-I

Evolution of law of torts- Nature and scope of law of torts-Meaning- Torts distinguished from Contract- Crime-Development of *Ubi jus ibi Remedium*- Mental elements-Intention, Motive, Malice in Law and in Fact.

UNIT-II

General Defences, Vicarious Liability.

UNIT-III

Negligence; Nuisance; Absolute and Strict liability. Legal Remedies-Awards-Remoteness of damage.

UNIT-IV

Torts against person: Torts affecting body- Assault, Battery, Mayhem and False Imprisonment; Torts affecting reputation-Libel and Slander, Torts affecting freedom-Malicious Prosecution, Malicious Civil Action and Abuse of Legal Process; Torts affecting domestic and other rights-Marital Rights, Parental Rights, Rights to Service, Contractual Rights, Intimidation and Conspiracy; Torts against property.

UNIT- V

Consumer Protection Act, 1986

Prescribed Books:

Ratanlal and Dhirajlal- Law of Torts.

Singh Gurubax- Law of Consumer Protection.

Reference Books:

Winfield and Jolowicz-Tort.

Hepple and Mathews- Tort: Cases and Materials

Baxi Upendra and Danda Amita- Valiant victims and Lethal Litigation-The Bhopal Case, 1990 Salmond- *On Torts.*

Avtar Singh - The law of Torts.

D. N. Saraf - Law of Consumer Protection in India.

COURSE-III: FAMILY LAW-I: HINDU LAW Objectives:

The knowledge of family laws is important for lawyers. This course is designed to endow the students with knowledge of both the codified and uncodified portions of Hindu law. The course concerns itself with the sources, schools, institutions, succession, maintenance, menace of dowry, etc.

Course contents:

UNIT - I

Introduction - Concept of Dharma - Sources of Hindu Law - Modern and Ancient - Importance of Dharma Shastra on Legislation - Two Principal Schools of Hindu Law - Application of Hindu Law.

UNIT - II

Marriage and Kinship - Evolution of the Institution of Marriage and Family- Law Prior to Hindu Marriage Act -A detailed study of Hindu Marriage Act, 1955 - Matrimonial Remedies - Maintenance and Alimony; Customary Practices and legislative provisions relating to dowry prohibition.

UNIT - III

Hindu undivided family Mitakshara Joint Family Formation and Incidents Property under both Schools Kartha: His Position, Powers,
Privileges and Obligations Debts - Doctrine of Pious
Obligation - Partition and
Reunion - Religious and Charitable
Endowment.



UNIT - IV

Inheritance and Succession - Historical perspective of traditional Hindu Law relating to Inheritance - A detailed study of Hindu Succession Act, 1956.

Stridhana- Woman's Property - Recent State and Central Amendments to Hindu Succession Act; Gifts and Testamentary Succession - Wills.

UNIT - V

Law relating to Hindu Minority and Guardianship: Kinds of Guardians; Duties & Powers of Guardians; A detailed study of Hindu Adoption and Maintenance Act, 1956; Maintenance: Traditional Rights and Rights under Hindu Adoption & Maintenance Act 1956.

Prescribed Books:

Paras Diwan - Modern Hindu Law

Reference Books:

John D. Mayne – Hindu Law Usages

Mulla - Principles of Hindu Law

Paras Diwan - Law of Adoption, Ministry Guardianship's custody

J. D. M. Derrett - Hindu Law - Past and Present

Course-IV: Criminal Law-I: Indian Penal Code Objectives:

This course is designed to understand the meaning of crime, methods of controlling them and the essential principles of criminal liability by a study of a range of offences under the Indian Penal Code.

Course contents:

UNIT - I

General Principles of Crime; Conceptions of Crime; Distinction between Crime and other wrongs under common Law – Crime and morality distinction – Circumstances when morality amounts to crime – State's responsibility to detect, control and punish crime.

Principles of criminal liability – *Actus reus* and *mens rea* (also statutory offences) and other maxims; Variations in liability – Mistake, intoxication, compulsion, legally abnormal persons; Possible parties to the crime: Principal in the I degree; Principal in the II degree; Accessories before the fact; Accessories after the fact

Indian Penal Code: General Explanation, Sections 6 – 33 and 39 – 52A; Punishment, Sections 53 – 75- social relevance of Capital Punishment - Alternatives to Capital Punishment - Discretion in awarding punishment and minimum punishment in respect of certain offences with relevance to precedents (judgments).

UNIT - II

General Exceptions: Sections 76 – 106; Criminal act by several persons or group: Sections 34 – 38; Abetment: Sections 107 – 120; Criminal Conspiracy: Sections 120A & 120B; Offences against State: Sections 121 – 130; Offences against the public tranquility: Sections 121 – 160; Offences relating to election: Sections 171A – 171; Contempt of lawful authority and public servants: Sections 172 – 190; False evidence and offences against public trust: Sections 172 – 229; Offences relating to coins and Government Stamps: Sections 230 – 263A; Offences relating to weights and measures: Sections 260 – 294A; Offences relating to religion: Section 295 – 298.

UNIT - III

Offences affecting human life, causing miscarriage, injuries to unborn children - Exposure of infants, concealment of birth - Hurt, Grievous Hurt - Wrongful restraint - Wrong confinement - Criminal force and Assault (Sections 299 - 358).

UNIT - IV

Kidnapping, Abduction - Slavery and forced labour - Rape: custodial rape, marital rape - Prevention of immoral traffic - Prevention of sati - Prohibition of indecent representation of women - Unnatural offences, theft, robbery and dacoity - Criminal Misappropriation of property - Criminal breach of trust

- Receiving of stolen property - Cheating - Fraudulent deeds and disposition of property (Sections 378 - 424).

UNIT - V

Mischief (Sections 425 - 440) - Criminal Trespass (Sections 441 - 462) - Offences relating to document and property marks (Sections 463 - 480) - Offences relating to marriage (Sections 493 - 498 A) - Defamation (Sections 499 - 502); Criminal intimidation and annoyance and attempt to commit such offences (Sections 506 - 511).

Prescribed Books:

Rathanlal and Dhirajlal: Indian Penal Code.

Kenny's Outlines of English Criminal Law.

References Books:

K. D. Gaur - A Text Book on the Indian Penal Code

P. S. Achuthan Pillai - Criminal Law.

Glanville Williams - Criminal Law

VI SEMESTER:

COURSE-I: COMPANY LAW

Objectives:

The course is designed to understand the formation, management and other activities of the companies. In view of the important developments that have taken place in the corporate sector. Important regulations pertaining to the issue of shares and the capital raising have come into force. This course aims to impart the students, the corporate management, control, possible abuses, the remedies and government regulation of corporate business and winding up of companies.

Course contents:

UNIT - I

The Companies Act, 1956 - Corporate Personality and its kinds - Promoters - Registration and Incorporation - M O A

UNIT - II

AOA – Prospectus – Directors – Meetings – Role of Company Secretary – Dividends; Brief analysis of corporate ethics.

I INIT - III

Issue of Shares – Types of Shares – Debentures – Procedure for allotment of shares and debentures – share capital – Rights and privileges of shareholders – Preventions of Oppression and Mismanagement – Different modes of winding up of companies.

UNIT - IV

SEBI Act, 1992;

Securities Contracts (Regulation) Act, 1956 and Rules.

UNIT - V

FEMA Act, 1999; Competition Act, 2002; Brief introduction to BPO & LPO

Prescribed Books:

Taxman's Corporate Laws. Avtar Singh - Company Law.

Reference Books:

Ramaiah- Companies Act, Parts I and

Shah - Lectures on Company Law. Taxman's Company Law.

S. C. Kuchal- Corporation Finance: Principles and problems.

Y. D. Kulshreshta- Government regulation of financial management of private corporate sector in India.

S. K. Roy- Corporate Image in India.

Gower - Company Law.

Sen - New Horizons in company law.

D. L. Majumdar- Towards a philosophy of Modern Corporation.



Pennington - Company Law.

Rajiv Jain - Guide on foreign collaboration - Policies & Procedures.

C. Singhania – Foreign collaborations and Investments in India – Law and procedures.

Joyant M Thakur – Comparative Analysis of FEMA – FEMA Act, 1999 with FERA.

Sanjiv Agarwal - Bharat's guide to Indian capital.

COURSE-II: PROPERTY LAW

Objectives:

The focus of this course in on the study of the concept of 'Property', the 'nature of property rights' and the general principles governing the transfer of property. A detailed study of the substantive law relating to particular transfers, such as sale, mortgage, lease, exchange, gift and actionable claims will also be undertaken. The course also includes an exposure into the concept of trust.

Course contents:

UNIT - I

General principles of Transfer of Property by Act of parties *intervivos*- Concept and meaning of immovable property-Transferable Immovable Property-Persons Competent to transfer-Operation of Transfer-Conditions restraining alienation and restrictions repugnant to the interest created-rule against perpetuity and exceptions-Direction for accumulation-Vested and Contingent interest.

I INIT – II

Doctrine of election- transfer by ostensible and co-owner-Apportionment- Priority of rights- Rent paid to holder under defective title- Improvements made by *bonafide* holder-Doctrine of *Lis pendens*- Fraudulent transfer and partperformance.

UNIT - III

Mortgages of Immovable property: Definition- Kinds of mortgages and their features- Rights and liabilities of mortgagor and mortgagee- Priority of securities- Marshalling and contribution- Charges.

UNIT - IV

Sale of immovable property: Rights and liabilities of seller and buyer before and after completion of sale- Difference between sale and contract for sale; Leases of immovable property: Definition- Scope- creation of lease- rights and liabilities of lessor and lessee- Determination and holding over; Exchange: Definition and mode- Actionable Claims; Gifts: Scope- meaning-mode of transfer- universal gifts- onerous gifts.

UNIT - V

Law of Trusts with Fiduciary Relations: Definitions of Trust and its comparison with other relationships like Debt, Ownership, Bailment, Agency and Contract; Kinds of Trusts- Creation of Trust-Appointment of Trustees- Duties and Liabilities of Trustees-Rights and Powers of Trustees- Disabilities of Trustee- Rights and Liabilities of the Beneficiary- Vacating the office of trustee and Extinction of Trusts.

Prescribed Books:

Mulla - Transfer of Property Act, 1882.

M. P. Tandon – Indian Trust Act.

Reference Books:

Subbarao - Transfer of Property

Shah - Principles of the Law of Property

Shukla - Transfer of Property Act

Menon - Property Law

M. P. Tandon – Indian Trust Act.

COURSE-III: ADMINISTRATIVE LAW

Objectives:

One of the perennial problems of the civilized society is to control the exercise of public power. Administrative Law is concerned with controlling the misuse of public power, by laying

down general norms of administrative behaviour. This course will deal with the nature, scope and functions of Administrative Law, the nature and control of delegated legislative power, regulation of discretionary powers and general principles of Administrative adjudication. This course further deals with the role played by courts in the development of Administrative Law. The Focus is on their role in protecting the rights of individuals against abuse of administration. In addition adjudicatory powers of the administration and liability of administrative authorities are also studied in this course.

Course contents:

UNIT - I

Evolution- Nature and Scope of Administrative Law- Relation with Constitutional Law- Separation of powers and concepts-Rule of law- *Counsil d' Etate*, (French system) -Classification of Administration Action- functions- Administrative direction and discretion.

UNIT -II

Legislative power of the administration- Extent of delegation and control over delegated Legislation- Sub-delegation-Judicial- Parliamentary control over delegated Legislation.

UNIT - III

Judicial power of Administration- Nature of procedure-Principles of Natural justice- Effect of non-compliance with principles of Natural Justice- Exception to principles of Natural Justice.

UNIT - IV

Judicial control of Administrative action – Writs, Principles and Procedure – Public Law Review and Private Law Review of Administration action– Liability of State – Torts, Contract-Promissory Estoppel-Government Privileges– Right of information– Doctrine of Legitimate expectation– Doctrine of Accountability– Waiver– Doctrine of Proportionality.

UNIT-V

Corporations and Public undertaking- Commission of Enquiry-Ombudsman in India (Lokpal and Lokayuktha) - Central Vigilance Commission- Parliamentary Committees-Civil services in India-Accountability and responsibility- Problems and Prospectives-Administrative deviance- Corruption- Mal-administration-Control mechanism of Accountability.

Prescribed Books:

M. P. Jain & S. N. Jain - Principles of Administrative Law.

Reference Books:

Wade - Administrative Law.

De Smith - Judicial Review of Administrative Action.

S. P. Sathe - Administrative Law. I. P. Massey - Administrative Law.

COURSE-IV: FAMILY LAW -II: MOHAMMEDAN LAW AND INDIAN SUCCESSION ACT

Objectives:

The knowledge of family laws is important for lawyers. This course is designed to endow the students with knowledge of both the codified and uncodified portions of Mohammedan Law. The course concerns itself with the sources, schools, institutions, succession, maintenance, menace of dowry, etc. In addition the students have to familiarize themselves with the provisions of the Indian Succession Act.

Course contents:

UNIT-I

Development of Islamic Law: Advent of Islam & development of



Muslim Law, Schools of Islamic Law, the *Shariat Act, 1937*; Concept of Marriage: Definition, object, nature, essential requirements of a Muslim marriage, classification of marriage - Legal effects of valid, void and irregular marriage - Muta marriage; Sources of Islamic law; Customary practices and State regulation: Polygamy; Child marriage; Pre-emption; Wakf; Dower.

UNIT-II

Conversion and its consequences on family: Marriage, Guardianship, Succession; Child and Family: Legitimacy, Custody, maintenance and education, Guardianship and parental rights.

UNIT-III

Matrimonial Remedies under Islamic Law and Indian Divorce Act, 1869(Amended Act) - Nullity of marriage - Bar to matrimonial relief; Alimony and Maintenance: Alimony and Maintenance as an independent remedy- A review under Muslim law, Indian Divorce Act, 1869, provisions under the *Criminal Procedure Code*, 1973; Maintenance of divorced Muslim Women under the *Muslim Women (Protection of Rights on Divorce) Act*, 1986.

UNIT-IV

will and Inheritance: Will-Meaning, difference between will and gift, Will made in death bed or during illness; Muslim law of Inheritance- Shia and Sunni schools; Distribution of property under Indian Succession Act of 1925(Of Christians, Parsis and Jews)- Domicile - Parsis Intestate succession and Non Parsis Intestate succession, Succession certificate, Probate and letters of administration, powers and duties of executor.

UNIT-V

wills - Privileged and unprivileged wills - Construction of Wills in brief - Void bequests, void wills, kinds of legacies - Protection of property of the deceased; Family Courts Act, 1984-Constitution, powers, and its functions; Need for Uniform Civil Code- Article 44 of Indian Constitution.

Prescribed Books:

Mulla - Principles of Mohammedan Law.

Paras Diwan - Law of Intestate and Testamentary Succession.

Reference Books:

B. B. Mitra - Indian Succession Act, 1925.

A. A. A Fyzee - Outlines of Mohammedan Law.

D. D. Basu - Law of Succession.

Paras Diwan - Family Law: Law of Marriage and Divorce in India.

A. M. Bhattachargee - Muslim Law and the Constitution.

Tahir Mohamood - Mohammedan Law.

Indian Divorce Act. 1869 - Bare Act

VII SEMESTER:

COURSE-I: ENVIRONMENTAL LAW

Objective:

Environmental problems have attained alarming proportions. It is essential to sensitise the students to environmental issues and the laws. The important principles in the field like intergeneration equity, carrying capacity, sustainable development, and precautionary principle, polluter pay principles are to be appreciated. The law in practice is to be analysed and evaluated. The course is designed towards these objectives.

Course contents:

UNIT - I

The Idea of Environment:

Ancient and Medieval Writings, Traditions, Natural and Biological Sciences - Perspectives: Modern concept, Conflicting dimensions, recent issues -Environment and sustainable development - National and International Perspectives - Population and Development.

UNIT - II

Environmental Policy and Law: Environmental Policy: Pre &

Post Independence Period; From Stockholm to Johannesburg Declaration (Rio) and Role of Government - Five year Plans - Forest Policy - Conservation strategy - Water Policy; Conservation of Natural Resources and its Management; Constitution and Environment: Right to Environment - Constitutional provisions on Environment and its Protection - Role of Judiciary on Environmental issues - Evolving of new Principles - Polluter pays principle - Precautionary principle - Public trust doctrine.

UNIT - III

International Law and Environmental Protection: International conventions in the development of Environmental Laws and its Policy - From Stockholm to recent conventions (Special Emphasis on Major conventions & Protocols) - Control on Marine Pollution; Common Law aspects of Environmental Protection; Remedies under other Laws (I.P.C., Cr.P.C, C.P.C.) - Riparian rights and priorappropriation.

UNIT - IV

Prevention and Control of Pollution: Pollution of Water, Sources, Legal Control, The Water Act, 1974 - Pollution of Air, Modalities of control, The Air Act, 1981 - Noise Pollution and its control, Noise Pollution control order - Disposal of Waste, laws on waste, disposal and its control - Trans-boundary Pollution hazards & Regulation; Biological Diversity and Legal Order: Bio-diversity and Legal regulation - Utilization of flora and fauna - Experimentation on animals - Legal and Ethical issues - Genetic Engineering - Wildlife Protection Act, 1972 - Forest Conservation Act, 1980 - Prevention of Cruelty against animals - Problems in Legal regulation of medicinal plants - The plant varieties Act - Wetland Conservation.

UNIT - V

Environment Protection Act, 1986 including, Environment Protection Rules, Coastal Zone Regulation, ECO-Mark, Environment Impact Assessment, Environmental Audit, Public Participation in Environmental decision making, Environment information, public hearing, Regulation on Bio-Medical Waste. *Prescribed Books:*

- 1. Armin Rosencranz Environmental Law and Its Policy in India.
- 2. P. Leelakrishnan Environmental Law in India /Cases.
- 3. Lal's commentaries on Water and Air Pollution laws along with Environment (Protection) Act and Rules, 1986.

Reference Books

- 1. Simon Ball Stuart Bell Environmental Law.
- 2. Sanjay Upadhyay and Videh Upadhyay Handbook on Environmental Laws.

3. S. Shantha Kumar- Introduction to Environmental Law.

4. Relevant Bare Acts/Notifications.

COURSE-II: LABOUR LAW

Objectives: In this course, the students are to be acquainted with the Industrial relations framework in our country. Further, the importance of the maintenance of Industrial peace and efforts to reduce the incidence of Strikes and Lockout and Industrial Strike are to be emphasised. The main theme underlying the Programme is to critically examine the provisions in the Trade Unions Act, 1926; the machineries contemplated under the provisions of the Industrial Disputes Act for the prevention and settlement of

prevention and settlement of Industrial Disputes. Further, the objectives underlying the Industrial Employment (Standing Orders) Act, 1946 and Disciplinary Enquiry for Misconduct are to be studied with a view to acquaint



misconduct and the procedure to be followed before imposing punishment for misconduct alleged and established.

Further, the students are to be acquainted with Social Security Frame-work prevailing in our Country. It is necessary to know the concept of social security, its importance and also constitutional basis for the same in India. The importance of ensuring the health, safety and welfare of the workmen and social assistance and social Insurance Schemes under various legislations are to be emphasised. The main theme underlying the Programme is to critically examine the provisions in the Workmen's Compensation Act, 1923, the machinery provided for protecting the interests of workers. Further, the objectives underlying the Factories Act,1948, E.S.I. Act, 1948, the employees provident fund Act,1952 are to be studied with a view to acquaint the students with various rights and benefits available to the workmen under the legislations.

Course contents:

UNIT- I

Introduction to Law of Industrial Disputes Act, 1947: Historical Aspects-Master and slave relationship-Industrial revolution-Laissez-faire state-Impact of Constitution on Labour provision; Definition and law relating to Appropriate Government- Award and settlement- Industry-Industrial Dispute- Workman. Strikes and Lock-out

UNIT -II

Industrial Disputes Act, 1947: Lay-off -Retrenchment-Closure - Unfair Labour Practices and Role of Government; Authorities under the Act (Chapter II) to be read with chapters II B, III and IV Adjudication and Arbitration; Restrictions on the right of the employer-Chapter IIA-Notice of change, section 11-A and sections 33,33A; Recovery of money due from an employer. Industrial Employment (Standing Orders) Act, 1946 and

Disciplinary Enquiry

UNIT-III

Trade Unions Act, 1926: Salient features of the enactment and important definitions - Registration of Unions, Amalgamation of Unions, Cancellation and Registration of Trade Unions, Funds of the Union, Immunity enjoyed by the Union.

Workmen's Compensation Act, 1923: Emergence of the legislation-Total and partial disablement -Dependent-Workman-Wages-Liability of the employer to pay compensation and right of the workman to receive compensation-Accident "Arising out of and in the course of employment"-Occupational disease-Doctrine of 'Added peril'

UNIT-IV

Labour Welfare Legislations:

The Employees State Insurance Act, 1948: Corporation, Standing Committee and Medical Benefit Council; Contributions; Benefits; Adjudication of disputes and Claims; Penalties.

The Employees Provident Fund Act, 1952: Employees Provident Fund Scheme and Authorities; Miscellaneous.

The Maternity Benefit Act, 1961- Its object and its scope.

UNIT-V

The Minimum Wages Act, 1948- Fixation of minimum rates of wages - working hours and determination of wages and claims The Factories Act- its essential features, Safety, Health and Welfare measures.

The Contract Labour (Regulation and Abolition) Act, 1970 - Its object and its essential features.

Prescribed Books:

- S. N Mishra Labour Laws
- S. C Srivastava Social Security and Labour Laws.

Reference Books:

Malhotra O. P - Industrial Disputes Act Vol. I and II.

Madhavan Pillai - Labour and Industrial Laws.

Srivastava K. D - Commentaries on Industrial Disputes Act, 1947. V. V Giri - Labour problems in Indian Industry.

Labour Law and Labour Relations Published by Indian Law Institute.

COURSE-III: CRIMINAL LAW -II: CRIMINAL PROCEDURE CODE, 1973, JUVENILE JUSTICE (CARE AND PROTECTION OF CHILDREN) ACT, 2000 AND PROBATION OF OFFENDERS ACT, 1958.

Objectives:

Procedural Law providing for a fair procedure is significant for a just society. The course is aimed at driving home the students how the pre-trial, trial and the subsequent process are geared up to make the administration of criminal justice effective. The course will acquaint the student with organisation of the functionaries under the Code, their power and functions at various stages and the procedure according to which these powers and functions are to be exercised. The students will also undertake the study of two cognate Acts as a part of this course viz.; Juvenile Justice Act and Probation of Offenders Act. In additions the course teacher shall endeavour to familiarise the students with the case paper like FIR, Police statement, charge sheet, etc.

Course contents:

UNIT - I

Introductory and Pre-trial Process

Meaning of procedure; The organization of the functionaries under

the Code; their duties, functions and powers; First Information Report, complaint; Arrest; Types of trial and Features of a fair trial

UNIT - II

Trial Process-I:

- 1. Magisterial Powers to take cognizance.
- 2. Commencement of proceedings.
- 3. Dismissal of complaints.
- 4. Charge.
- 5. Processes to compel appearance and production of things.
- 6. Bail.
- 7. Preliminary pleas to bar trial.

UNIT - III

Trail Process-II

- 1. Provisions as to Inquiries and Trials.
- 2. Judament.
- 3. Appeals, Revision and Reference.
- 4. Security for keeping peace and good behaviour.
- 5. Maintenance.

UNIT - IV

Miscellaneous

1. Transfer of cases.

2. Execution, suspension, remission and commutation of sentences.

3. Disposal of property.

4. Preventive action of the police.

5. Irregular proceedings.

6. Limitation of taking cognizance.

7. Compounding of offences and plea bargaining.

8. Criminal Rules and Practice.

UNIT - V

 Salient features of the Juvenile Justice (Care & Protection of Children) Act, 2000.

2. Salient features of the Probation of Offenders Act, 1958.

Prescribed Books:

Ratanlal & Dhiraj Lal- The Code of Criminal Procedure.

Juvenile Justice (Care & Protection of Children) Act, 2000 -Bare Act



Probation of Offenders' Act, 1958-Bare Act

Reference Books:

R.V.Kelkar- Criminal Procedure.

Report of the Committee on Reforms of Criminal Justice System.

COURSE-IV: JURISPRUDENCE

Objectives:

Any academic discipline, worthy of the name, must develop in the student the capacity for critical thought. Legal education needs to teach both law and its context- social, political and theoretical.

At the heart of legal enterprise is the concept of law. Without deep understanding of this concept neither legal practice nor legal education can be a purposive activity. This course in Jurisprudence is designed, primarily, to induct students into a realm of questions concerning nature of law. Therefore, the first part of the course is concerned with important questions like, what is law, what are the purposes of law?, the relationship between law and justice and the like. The second part is concerned with the important sources of law. The emphasis is on important issues concerning law with reference to ancient and modern Indian Legal Thought.

One important branch of Jurisprudence consists in analysis of legal concepts. The law of contract and tort is concerned with different rights which one person may have against another. Jurisprudence, on the other hand, studies the meaning of the term "rights" in the abstract and seeks to distinguish various kinds of rights which are in theory possible under a legal system. Similarly, it investigates other legal concepts and tries to build up a general and more comprehensive picture of each concept as a whole. This course is designed primarily on English model but native India Orientation is given wherever possible.

Course contents:

UNIT - I

Meaning and nature of 'Jurisprudence' - Purpose and value of Jurisprudence - Schools of Jurisprudence: Natural law, Imperative Theory, Legal Realism, Historical School, Sociological School.

UNIT - II

Functions and purpose of law, questions of law, fact and discretion - Justice and its kinds - Civil and Criminal Administration of Justice - Theories of Punishment and Secondary functions of the Court.

UNIT - III

Sources of Law: Legislation, Precedent and Custom - A Comparative study

UNIT - IV

Legal Concepts: Right and Duty, Kinds, Meaning of Right in its wider sense; Possession: Idea of Ownership, kinds of Ownership, Difference between Possession and Ownership; Nature of Personality, Status of the Unborn, Minor, Lunatic, Drunken and Dead Persons.

UNIT - V

Liability: Conditions for imposing liability - Wrongful act: *Damnum Sine Injuria*, causation, *mens rea*, intention, malice, negligence and recklessness, strict liability, vicarious liability, obligation.

Prescribed Books:

Fitzgerald – Salmond on Jurisprudence.

R. W. M. Dias - Jurisprudence

Reference Books:

W. Friedman – Legal Theory

V. D. Mahajan – Jurisprudence and Legal Theory

Paton - Jurisprudence

Edgar Bodenheimer – Jurisprudence

COURSE-V: CLINICAL COURSE-I: PROFESSIONAL ETHICS AND PROFESSIONAL ACCOUNTING SYSTEM

Objective:

Professions are noble. The movement of all professions. hitherto, has been from chaos to organization, organization to consolidation and consolidation to autonomy and monopoly. Same is true of the law profession also. The prime reason for conferring autonomy and monopoly by the society on the professionals is the fact that they are a body of learned persons and the interest of society and individuals is safe in their hands. The Bar should set enviable standards of ethics and scrupulously adhere to them as also enforce them. It is too good of the society to trust the learned body of the professionals to regulate themselves and not to empower an outsider to sit in judgment over their activities. The trust reposed by the society in profession is to be zealously guarded. The Bar should live up to the expectations of the society. The society has a right to expect of the professionals such ideal behaviour. The course is designed to imbue students with these high values forming the basis of the profession so that they can live up to those standards in their professional life.

Course contents:

UNIT-I

The legal profession and its responsibilities; The equipment of the lawyer; Conduct in court; Professional conduct in general; Privileges of a lawyer; Salient features of the *Advocates Act*, 1961.

UNIT-II

Duty to the court; Duty to the profession; Duty to the opponent; Duty to the client; Duty to the self; Duty to the public and the state;

UNIT-III

Contempt of Court Act, 1972

Selected major judgments of the Supreme Court:

1. In the matter of D, An Advocate, AIR 1956 SC 102.

2. P.J.Ratnam v. D.Kanikaram, AIR1964 SC 244.

3. N.B.Mirzan v. The disciplinary committee of Bar Council of Maharastra and Another, AIR 1972 SC 46.

4. Bar Council Of Maharastra v. M.V.Dabholkar, etc., AIR 1976 SC 242.

5. V.C.Rangadurai v. D.Goplan and others, AIR 1979 SC 201.

6. Chandra Shekhar Soni v. Bar Council of Rajasthan and Others, AIR 1983 SC 1012.

7. In Re an Advocate, AIR 1989 SC 245.

8. In Re Vinay Chandra Mishra, 1995 (Vol-I) IBR 118.

 Supreme Court Bar Association v. Union of India, AIR 1998 SC 1895.

10.Ex-Capt. Harish Uppal v. Union of India, AIR 2003 SC 739.



UNIT-IV

Selected opinions of the Bar council of India

Sele	Selected opinions of the Bar council of India				
1.	DC Appeal No. 16/93	1998	(Vol.1)	IBR 135	
2.	BCI Tr. Case No.40/91	1998	(Vol.1)	IBR139	
3.	DC Appeal No. 8/94	1998	(Vol. 1)	IBR 153	
4.	DC Appeal No. 20/94	1997	(Vol. 3 &4)	IBR 193	
5	BCI Tr. Case No. 76/95	1997	(Vol. 3 &4)	IBR 201	
6	DC Appeal No.43/96	1997	(Vol. 3 &4)	IBR 207	
7	DC Appeal No.18/91	1997	(Vol. 1 & 2)	IBR 271	
8	DC Appeal No.24/90	1996	(Vol.1)	IBR 135	
9	DC Appeal No.19/93	1996	(Vol.1)	IBR 152	
10	BCI Tr. Case No.104/90	1996	(Vol.1)	IBR 155	
11	BCI Tr. Case No.52/89	1994	(Vol.1)	IBR 187	
12	BCI Tr. Case No.127/88	1992	(Vol. 3 &4)	IBR 125	
13	BCI Tr. Case No.39/87	1992	(Vol. 3 &4)	IBR 147	
14	BCI Tr. Case No.39/89	1992	(Vol. 3 &4)	IBR 149	
15	BCI Tr. Case No.16/88	1989	(Vol.1)	IBR 99	
16	BCI Tr. Case No.2/88	1989	(Vol.1)	IBR 102	
17	BCI Tr. Case No.52/88	1989	(Vol.2)	IBR 110	
18	DC Appeal No.41/87	1989	(Vol.2)	IBR 122	
19	BCI Tr. Case No.29/81	1989	(Vol.2)	IBR 245	
20	DC Appeal No.14/88	1989	(Vol.2)	IBR 258	
21	BCI Tr. Case No.14/80	1989	(Vol.2)	IBR 264	
22	DC Appeal No.24/87	1989	(Vol.2)	IBR 273	
23	DC Appeal No.46/86	1989	(Vol.2)	IBR 280	
24	DC Appeal No.3/88	1989	(Vol.2)	IBR 285	
25	BCI Tr. Case No.2/80	1989	(Vol.2)	IBR 289	
26	BCI Tr. Case No.10/86	1989	(Vol. 3 &4)	IBR 520	
27	BCI Tr. Case No.101/88	1989	(Vol. 3 &4)	IBR 524	
28	DC Appeal No.23/88	1989	(Vol. 3 &4)	IBR 532	
29	DC Appeal No.35/87	1989	(Vol. 3 &4)	IBR 536	
30	BCI Tr. Case No.27/88	1989	(Vol. 3 &4)	IBR 542	
31	BCI Tr. Case No.6/84	1989	(Vol. 3 &4)	IBR 560	
32	BCI Tr. Case No.24/86	1989	(Vol. 3 &4)	IBR 563	
33	DC Appeal No.10/88	1989	(Vol. 3 &4)	IBR 572	
34	DC Appeal No.45/74	1988	(Vol. 1 &2)	IBR 182	
35	DC Appeal No.23/87	1989	(Vol.1& 2)	IBR 187	
36	DC Appeal No.6/81	1988	(Vol.1& 2)	IBR 193	
37	BCI Tr. Case No.16/86	1988	(Vol.1& 2)	IBR 197	
38	DC Appeal No.41/86	1988	(Vol.1& 2)	IBR 200	
39	DC Appeal No.33/86	1988	(Vol. 3 &4)	IBR 354	
40	DC Appeal No.21/85	1988	(Vol. 3 &4)	IBR 359	
41	BCI Tr. Case No.43/82	1988	(Vol. 3 &4)	IBR 364	
42	DC Appeal No.28/86	1988	(Vol.3&4)	IBR 374	
43	DC Appeal No.64/74	1987	(Vol.2)	IBR 314	
44	DC Appeal No.30/84	1987	(Vol.2)	IBR 319	
45	DC Appeal No.40/86	1987	(Vol.3)	IBR 488	
46	DC Appeal No.10/86		()	.2.1. 100	
. 5	&10A/86	1987	(Vol.3)	IBR 491	
47	DC Appeal No.7/86	1987	(Vol.3)	IBR 496	
48	DC Appeal No.7/81	1987	(Vol.4)	IBR 735	
49	DC Appeal No.12/86	1987	(Vol.4)	IBR 745	
50	BCI Tr. Case No.57/87	1987	(Vol.4)	IBR 753	
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UNIT-V

Accountancy for lawyers:

Need for maintenance of accounts-Books of accounts that need to be maintained- Cash Book, journal and ledger

Elementary aspects of bookkeeping: Meaning, object, journal, double entry system, closing of accounts

The cash and bulk transaction- The Cash book- Journal proper especially with reference to client's accounts- Ledger, Trial balance and final accounts- Commercial mathematics.

Mode of assessment: There shall be a written examination for this course for a maximum of 80 marks, and viva voce for 20 marks. The viva voce shall be conducted by the course teacher and the Principal.

Prescribed Books:

K.V.Krishnaswamy Iyer- Professional Conduct and Advocacy. B.S.Raman- Accountancy.

Reference Books:

N. R. Madhava Menon- Clinical Legal Education.

Dr. B. Malik- Art of Lawyer (New Delhi, Universal Book Agency, 1999) - Relevant articles

Contempt of Court Act, 1971

VIII SEMESTER:

COURSE-I: PUBLIC INTERNATIONAL LAW

Objectives:

The course includes the study of general principles of international law including law of peace. Third world concerns in respect of security and development and the role of U.N. and International Agencies in structuring solutions in the context of changing balance of power are also to be appreciated.

Course contents:

UNIT-I

Nature, definition, origin and basis of International Law; Sources of International Law; Relationship between Municipal and International Law; Subjects of International Law.

UNIT-II

States as subjects of International Law: States in general; Recognition; State territorial sovereignty.

HNIT-III

State Jurisdiction: Law of the sea; State Responsibility; Succession to rights and obligations.

UNIT-IV

State and Individual - Extradition, Asylum and Nationality; the agents of international business; diplomatic envoys, consuls and other representatives; the law and practice as to treaties.

UNIT-V

The United Nations Organisation - Principal organs and their functions; World Trade Organisation- Main features; International Labour Organisation.

Prescribed Books:

J. G. Starke- An Introduction to International Law.

P.W. Bowett- International Institutions.

Reference Books:

J. B. Brierly - The Law of Nations.

D. H. Harris - International Law (Cases and

Oppenheim - International Law(Volume I, Peace)

S. K. Kapoor - International Law.

Bhagirathlal Das - World Trade Organization .

COURSE-II: OPTIONAL-I: HUMAN RIGHTS LAW AND PRACTICE

Objectives:

The objectives of the course are to prepare for responsible citizenship with awareness of the relationship between Human Rights, democracy and development; to foster respect for international obligations for peace and development; to impart education on national and international regime of Human Rights; to sensitize students to human suffering and promotion of



human life with dignity; to develop skills on human rights advocacy and to appreciate the relationship between rights and duties and to foster respect for tolerance and compassion for all living creatures.

Course contents:

UNIT - I

Jurisprudence of Human Rights; Nature, definition, origin and theories of human rights.

UNIT - II

Universal protection of human rights- United Nations and Human Rights- *Universal Declaration of Human Rights, 1948; International Covenant on Civil and Political Rights, 1966; International Covenant Economic, Social and Cultural Rights, 1966.*

UNIT - III

Regional Protection of Human rights- European system- Inter American System- African System

I INIT - IV

Protection of Human Rights at national level; Human rights and the Constitution; The Protection of Human rights Act, 1993.

UNIT - V

Human Rights and Vulnerable Groups: Rights of Women, Children, Disabled, Tribals, Aged and Minorities - National and International Legal Developments.

Prescribed Books:

Meron Theodor- Human Rights and International Law: Legal and Policy Issues, 2 Vols.

S.K.Kapoor- Human rights Under International Law and Indian Law

Reference Books:

Henkin Luis- Rights of Man Today.

Singh Nagendra- Enforcement of Human Rights in Peace and War and the future of humanity.

Relevant International Instruments.

United Nations Charter, 1945.

Universal Declaration of Human Rights, 1948.

International Convention on the Elimination of All Forms of Racial Discrimination, 1948.

International covenant on civil and Political Rights, 1966. International covenant on Economic and Cultural Rights, 1966. Convention on Elimination of All forms of Discrimination against Women, 1979.

Convention on the Rights of the Child, 1989.

COURSE-II: OPTIONAL-I: RIGHT TO INFORMATION Objectives:

Free exchange of ideas is a basic pillar of a democratic society. Corruption thrives in sacred places, therefore it is stated that sunlight is the best disinfectant. There should be governance in sunshine. The course is designed to convince the students how the right to information infuses transparency and accountability in governance, preventing abuse of power.

Course contents:

UNIT-I

Right to Information before Right to Information Act, 2005; Significance in democracy; Constitutional basis; Supreme Court on right to information.

UNIT-II

RTI Act- definitions; Right to information and obligations of public authorities.

UNIT-III

Central information commission; State information commission; Powers and functions of information commissions; Appeals and penalties.

UNIT-IV

Other related laws - The Official Secrets Act, 1923; The Public

Records Act, 1993; The Public Records Rules, 1997; The Fre 1952; The Commission of Inquiry (Central) Rules, 1972.

UNIT-V

Best practices- A study of decisions rendered by state commissions and central Commission in the following areas of – Police, Revenue, PWD, Irrigation, Secretariat, BSNL, Posts and Telegraphs, Scheduled Banks, CPWD, Income Tax Department, Central Excise Department, Local Authorities.

Prescribed Books:

J.H.Barowalia- Commentary on the right to Information Act.

Reference Books:

J.N.Barowalia- Commentary on the Right to Information Act. S.V.Joga Rao- Law Relating to Right to Information, vol.1.

COURSE-III: OPTIONAL-II: BANKING LAW Objectives:

Banking Institutions have become important players in the present day economy. They play pivotal role in the growth of trade, commerce and industry. Several policy initiatives and legislative amendments have changed the role of Banks from being mere economic institutions in to agents of social change. Appreciating the importance, the Government has enacted several enactments to direct, regulate and control the banks and banking operations, through Reserve Bank of India and Ministry of Finance.

The course is designed to primarily acquaint the students with operational parameters of banking law, and to teach the general principles of banking law and to develop appreciative faculties of the students in statutory as will as well as case – law in this area.

Course contents:

UNIT - I

Indian Banking Structure - Origin - Evolution of Banking Institutions - Types and functions of banks - Commercial banks - Functions - Banking Companies in India - RBI - Constitution, Management and Functions - Banking Regulation Act, 1949 - State Bank of India- UTI, IDBI, RRBs'-Local banks

LINIT - II

Employment of funds - Loans and Advances- Guarantees-Advances secured by Collateral securities- Agency Services-Financing of Exports- Special Banking Services -Advances to Priority Sectors and Credit Guarantee schemes- Securitisation Act, 2002.

UNIT - III

Law relating to Negotiable Instruments, 1881 Act (Read with the amended Act of 2002) - Negotiable Instruments - Kinds - Holder and holder in due course - Parties - Negotiation-Assignment - Presentment - Endorsement - Liability of parties - Payment in due course - Special rules of evidence - Material alteration - Noting and protest - Paying banker and collecting banker - Bills in sets - Penal provisions under NI Act - Banker's book evidence Act.

UNIT - IV

Banker and customer Relationship - Definition of banker and customer - General relationship - Special relationship - Banker's duty of secrecy, banker's duty to honour cheques, banker's lien, and banker's right to set off - Appropriation of payments - Carrishage order. Customer's lient and banker's lient order.

Garnishee order - Customer's duties towards his banker.

Opening of New Accounts - Special types of customers - Minor's A/C, Joint A/C, Partnership A/C, Company's A/C, Married



women's A/C, Trust A/C, Joint Hindu family A/C - Illiterate persons, lunatics, executors - Precautions required in case of administrators, clubs, societies and charitable institutions to open an account

UNIT - V

Ancillary Services and E- Banking: Remittances - General, DD, MT, TT, Traveler's cheques, bank orders, credit card, debit/smart cards, safe deposit vaults, gift cheques, stock invest.

E-Banking - Definition - E-Banking includes - Internet banking, mobile banking, ATM banking, computerized banking -E-banking services - retail services - wholesale services - E-Cheque-authentication-Cyber Evidence-Banking Ombudsman.

Prescribed Books:

M. L. Tannan- Law of Banking.

M. S. Parthasarathy (Ed.), Khergamvala - Negotiable Instruments Act.

Justice Bhaghabati Prasad Banerjee- Guide to Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002.

Reference Books:

Avtar Singh – Negotiable Instruments Act.

Basu - Review of Current Banking: Theory and Practice.

Paget- Law of Banking.

L. C. Goyle- The Law of Banking and Bankers.

Relevant provisions of Information Technology Act, 2000

COURSE-III: OPTIONAL-II: INSURANCE LAW Objectives:

The insurance idea is an old-institution of transactional trade. Even from olden days merchants who made great adventures gave money by way of consideration, to other persons who made assurance, against loss of their goods, merchandise ships and things adventured. The rates of money consideration were mutually agreed upon. Such an arrangement enabled other merchants more willingly and more freely to embark upon further trading adventures. The operational framework of insurance idea is provided by the general principles of contract. The insurance policy, being a contract, is subject to all the judicial interpretative techniques of rules of interpretation as propounded by the judiciary. Besides, the insurance idea has a compensatory justice component. This course is designed to acquaint the students with the conceptual and operational parameters, of insurance law.

Course contents:

UNIT - I

Introduction: Nature- Definition- History of Insurance- History and development of Insurance in India- Insurance Act, 1938-(main sections) Insurance Regulatory Authority Act, 1999: Its role and functions.

UNIT - II

Contract of Insurance: Classification of contract of Insurance-Nature of various Insurance Contracts- Parties there to-Principles of good faith – non disclosure – Misrepresentation in Insurance Contract- Insurable Interest- Premium: Definitionmethod of payment, days of grace, forfeiture, return of premium, Mortality; The risk – Meaning and scope of risk, Causa Proxima, Assignment of the subject matter.

UNIT - III

Life Insurance: Nature and scope of Life Insurance- Kinds of Life Insurance.

The policy and formation of a life insurance contract- Event insured against Life Insurance contract- Circumstance affecting the risk- Amount recoverable under the Life Policy- Persons entitles to payment- Settlement of claim and payment of money- Life Insurance Act, 1956- Insurance against third party rights- General Insurance Act, 1972- The Motor Vehicles Act, 1988 - Sec. (140-176), Nature and scope- Absolute or no fault liabilities, Third party or compulsory insurance of motors

vehicles- Claims Tribunal- Public Liability Insurance -Legal aspects of Motor Insurance -Claims - Own Damages Claims - Third Party Liability Claims.

UNIT - IV

Fire Insurance: Nature and scope of Fire Insurance -Basic Principles - Conditions & Warranties - Right & Duties of Parties - Claims - Some Legal Aspects. Introduction to Agriculture Insurance - History of Crop Insurance in India - Crop Insurance Underwriting, Claims, Problems associated with Crop Insurance - Cattle Insurance in India.

IINIT - V

Marine Insurance: Nature and Scope- Classification of Marine policies- Insurable interest- Insurable values- Marine insurance and policy- Conditions and express warranties- Voyage deviation- Perils of sea- Loss- Kinds of Loss- The Marine Insurance Act, 1963 (Sections 1 to 91).

Prescribed Books:

K. S. N. Murthy and K. V. S. Sharma - Modern Law of Insurance in India.

M. H. Srinivasan - Principles of Insurance Law.

Reference Books:

E. R.Hardy Ivamy - General Principles of Insurance Law, relevant Chapters.

Insurance Act, 1938.

The Marine Insurance Act, 1963.

General Insurance (Business) (Nationalization) Act, 1972.

The Life Insurance Corporation Act, 1956.

Motor Vehicle Act. 1988.

COURSE-IV: CLINICAL COURSE-II: ALTERNATIVE DISPUTE RESOLUTION SYSTEMS

Objectives:

Today alternative disputes resolution systems have become more relevant than before both at local, national and international levels. Certain of the disputes, by nature are fit to be resolved through specific method of resolution. Each of these dispute resolution systems involves different style of planning and execution. The skills involved are also different as also preparation. This course trains the students in ADRs. The course teacher shall administer simulation exercises for each of the methods.

Course contents:

UNIT-I

General; Different methods of dispute resolution; Inquisitorial method; Adversarial method; Other methods - both formal and informal- like Arbitration, Conciliation, Negotiation, Mediation, etc.; Advantages and disadvantages of above methods; Need for ADRs; International commitments; Domestic needs; Suitability of ADRs to particular types of disputes; Civil Procedure Code and ADRs UNIT-II

UNIT-II

Arbitration: Meaning of arbitration; Attributes of arbitration; General principles of arbitration; Different kinds of arbitration; Qualities and qualifications of an arbitrator; Arbitration agreement and its drafting; Appointment of arbitrator; Principal steps in arbitration; Arbitral award; Arbitration under Arbitration and Conciliation Act, 1996.

UNIT-III

Conciliation: Meaning; Different kinds of conciliation- facilitative,



evaluative, court-annexed, voluntary and compulsory; Qualities of a conciliator; Duties of a conciliator; Role of a conciliator; Stages of conciliation; Procedure; Conciliation under statutes-Industrial Disputes Act, 1947; Family Courts Act, 1984; Hindu Marriage Act, 1955; Arbitration and Conciliation Act, 1996.

Negotiation: Meaning; Different styles of negotiation; Different approaches to negotiation; Phases of negotiation; Qualities of a negotiator; Power to negotiate.

UNIT-V

Mediation: Meaning; Qualities of mediator; Role of mediator; Essential characteristics of the mediation process – voluntary, collaborative, controlled, confidential, informal, impartial & neutral, self-responsible; Different models of mediation; Code of conduct for mediators.

Prescribed Books:

Sridhar Madabhushi- Alternative Dispute Resolution. Rajan R.D. - A Primer on Alternative Dispute Resolution.

Reference Books:

Sampath D.K. - Mediation.

Gold Neil, et.al. - Learning Lawyers Skills (Chapter-7).

Michael Noone- Mediation, (Chapters-1, 2&3).

Mode of Assessment: There will be an end of the semester examination for 60 marks and 40 marks to be awarded by the course teacher for four exercises at the rate of 10 marks for each of the exercise.

IX SEMESTER:

COURSE-I: CIVIL PROCEDURE CODE AND LIMITATION ACT Objectives:

Study of procedural law is important for a Law student. This course is designed to acquaint the students with the various stages through which a civil case passes through, and the connected matters. The course also includes law of limitation. The course teacher shall endeavour to familiarise the students with the case papers (like plaints, written statements, Interlocutory applications, etc.) involved in civil cases and touch upon the provisions of Evidence Act wherever necessary.

Course contents:

UNIT - I

Civil Procedure Code

Introduction; Distinction between procedural law and substantive law-History of the code, extent and its application, definition; Suits: Jurisdiction of the civil courts- Kinds of jurisdiction-Bar on suits- Suits of civil nature (Sec.9); Doctrine of *Res sub judice* and *Res judicata* (Sec. 10, 11 and 12); Foreign Judgment (Sec. 13, 14); Place of Suits (Ss. 15 to 20); Transfer of Cases (Ss. 22 to 25).

UNIT-II

Institution of suits and summons: (Sec. 26, 0.4 and Sec. 27, 28, 31 and 0.5); Interest and Costs (Sec. 34, 35, 35A, B); Pleading: Fundamental rules of pleadings- Plaint and Written Statement-Return and rejection of plaint- Defences- Set off- Counter claim; Parties to the suit (0. 1): Joinder, misjoinder and non-joinder of parties- Misjoinder of causes of action- Multifariousness.

UNIT-III

Appearance and examination of parties (0.9, 0.18) - Discovery, inspection and production of documents (0.11 & 0.13) - First hearing and framing of issues (0.10 and 0.14) - Admission and affidavit (0.12 and 0.19) - Adjournment (0.17) - Death, marriage-Insolvency of the parties (0.22) - Withdrawal and compromise of suits (0.23) - Judgment and Decree (0.20); Execution (Sec. 30 to 74, 0.21): General principal of execution-Power of executing court- Transfer of decrees for execution-Mode of execution-a) Arrest and detention, b) Attachment, c) Sale.

UNIT-IV

Suits in particular cases; Suits by or against Governments (Sec. 79 to 82, 0.27); Suits by aliens and by or against foreign rulers,

ambassadors (Sec. 85 to 87); Suits relating to public matters (Sec. 91 to 93); Suits by or against firms (0.30); Suits by or against minors and unsound persons (0.32); Suits by indigent persons (0.33); Inter-pleader suits (Sec. 88, 0.35); Interim Orders; Commissions (Sec. 75, 0.26); Arrest before judgment and attachments before judgment (0.38); Temporary injunctions (0.39); Appointment of receivers (0.40); Appeals (Ss. 90 to 109, 0.41, 42, 43, 45); Reference- Review and Revision (Ss. 113, 114, 115, 0.46, 0.46); Caveat (Sec. 144.A)-Inherent powers of the court (Ss. 148, 149, 151).

UNIT-V

Limitation Act.

Prescribed Books:

Mulla - Civil Procedure Code.

Sanjiwa Rao - Civil Procedure Code.

Karnataka Civil Rules of Practice - Bare Act.

Reference Books:

P. M. Bakshi - Civil Procedure Code.

C. K. Takwani - Civil Procedure Code.

COURSE-II: OPTIONAL-III: INTELLECTUAL PROPERTY RIGHTS-I Objectives:

Intellectual Property Law has assumed a great importance in recent times as a result of the recognition that "knowledge is property". The creations of the human brain as IP are required to be understood and protected. The syllabi encompassing all relevant IP legislations in India with a view to understand and adjust with changing needs of the society because creative work is useful to society and law relating to innovation/ creativity i.e. Intellectual Property is one of the fastest growing subjects all over the globe because of its significance and importance in the present era. Disseminate information on national and international IPR issues. The course is designed with a view to create IPR consciousness; and familiarize the learners about the documentation and administrative procedures relating to IPR in India. The subject Intellectual Property Law divided into two Papers namely Paper - I and Paper - II of 100 marks each.

Course contents:

UNIT I

Introductory Aspects: Overview of the concept of property; Industrial property and non-industrial property; Historical background of IPR; Importance of human creativity in present scenario; Different forms of IP and its conceptual

analysis. **Patents:** Introduction and overview of patent protection; History of Patent protections; What is patent and definition of patent; Object of patent; Scope and salient features of patent; How to obtain patent; Product patent and Process patent; Specification - Provisional and complete specification; Procedure for patent applications; Register of patents and Patent Office; Rights and obligations of patentee; Transfer of Patent Rights; Government use of inventions; Biotech patents and patentability of life forms; Infringement of Patents; Offences and Penalties.

UNIT II

Trade Marks: Introduction and overview of trade mark; Evolution of trade mark law; Object of trade mark; Features of good trade mark; Different forms of trade mark; Trade mark registry and register of trade marks; Property in a trade mark; Registrable and non-registrable marks;



Basic principles of registration of trade mark; Deceptive similarity; Assignment and transmission; Rectification of register; Infringement of trade mark; Passing off; Domain name protection and registration; Offences and penalties.

UNIT III

Introduction and overview of Cyber Intellectual Property; Intellectual property and cyberspace; Emergence of cyber crime; Grant in software patent and Copyright in software; Software piracy; Trade marks issues related to Internet (Domain name); Data protection in cyberspace; E-commerce and E-contract; Salient features of Information Technology Act; IPR provisions in IT Act; Internet policy of Government of India.

LINIT IV

Geographical Indications: Introduction and overview of geographical indications; Meaning and scope of geographical indications; Important geographical indications of India and their features; Salient features of the Protection of Geographical Indications Act; Protection of geographical indications; Misleading use of geographical indications; Registration of geographical indications; Right to use geographical indications; Infringement; Remedies against infringement; Role and functions of Registrar of Geographical indication; Conflict between Trade mark and geographical indications.

UNIT V

International Convention and Treaties: Paris Convention: Background; Salient features of Paris Convention; Governing rules of Paris Convention; Patent Cooperation Treaty: Background; Objectives of PCT; Salient features of PCT; Madrid Convention: Salient features; International registration of marks; World Intellectual Property Organisation: Background; Salient features WIPO; Organisation of WIPO.

Prescribed Books:

- 1. P. Narayanan Intellectual Property Law.
- 2. Cornish William Intellectual Property.

Reference Books:

- 1. Ganguli Intellectual Property Rights: Unleashed the knowledge economy.
- 2. Copinger & Skine James Copyright.
- 3. Pal P. Intellectual Property Rights in India.
- 4. Unni Trade Mark, Design and Cyber Property Rights.
- 5. Rodney Ryder Intellectual Property and the Internet.
- Rahul Matthan The law relating to Computers and the Internet.
- 7. Elizabeth Verkey Law of Plant Varieties Protection.
- 8. Pavan Duggal Cyber Law: the Indian Perspective.
- 9. D. P. Mittal Law of Information Technology.

COURSE-II OPTIONAL-III: PENOLOGY & VICTIMOLOGY Objectives:

This course offers a specialist understanding of criminal policies including theories of punishment, their supposed philosophical and sociological justifications and the problem of exercise of discretion in sentencing. In addition the course introduces students to the discipline of victimology which will shift the study from accused centric approach to much needed victim centric approach.

Course contents:

UNIT - I

Introduction: Notion of punishment in law; Difference between crime prevention and control; Theories of punishments.

UNIT-II

Kinds of punishment; Sentencing policies and processes; the riddle of capital punishment.

UNIT-III

Prison reforms; Alternatives to imprisonment; Victimology-Introduction, history and philosophy.

UNIT-IV

Victimology- European experience; American experience; Victim witness assistance programmes; Restitution.

UNIT-V

Victimology - Indian experience; Legal framework; Role of Courts; Role of NHRC.

Prescribed Books:

Edwin H. Sutherland- Criminology.

Ahmad Siddique- Criminology.

V.N.Rajan- Victimology in India.

Reference Books:

H.L.A. Hart- Punishment and Responsibility.

S. Chabra- Quantum of Punishment in Criminal Law.

Herbert L. Packer- the Limits of Criminal sanctions.

COURSE-III: OPTIONAL-IV: INTERPRETATION OF STATUTES & PRINCIPLES OF LEGISLATION

Objectives:

Enacted laws, i.e. Acts and Rules are drafted by legal experts. Language used will leave little or no room for interpretation or construction. But the experience of all those who have to bear and share the task of application of the law has been different. Courts and lawyers are busy in unfolding the meaning of ambiguous words and phrases and resolving inconsistencies. The statute is to be construed according 'to the intent of them that make it.' To ascertain the true meaning, intent of the maker, numerous rules of interpretation were formulated by courts and jurists. The objective of this course is to make the student familiar with various rules of interpretation.

Course contents:

UNIT-I

Basic Principles; Guiding rules; Internal aids to construction.

UNIT-II

External aids to construction.

UNIT-III

Subsidiary rules; Operation of statutes; Expiry and repeal of statutes.

UNIT-IV

Statutes affecting the state; Statutes affecting the jurisdiction of courts.

Construction of taxing statutes and evasion of statutes; Remedial and penal statutes.

UNIT-V

Principles of Legislation.

Prescribed Book:

G. P. Singh – Principles of Statutory Interpretation.

Upendra Baxi- Bentham's theory of Legislation. Reference Books:

OPTIONAL-IV:

Maxwell on the Interpretation of Statutes.

V. P. Sarathi – Interpretation of Statute -General Clauses Act 1897.

Bindra- Interpretation of Statutes.

COURSE-III: COMPETITION LAW

Objectives:

It is necessary to introduce students to the laws that are designed from time to time in keeping with the policy of the government to prevent unfair trade competition and protection of consumers. These laws have changed over a period of time in accordance with the demands of changing times. The laws are to be geared up to pass on the benefit of



competition to consumers. These laws are to be reviewed and appreciated in this course.

Course contents:

UNIT-I

Constitutional provisions regulating trade; Salient features of MRTP Act, 1986; Salient features of Consumer Protection Act, 1986.

UNIT-II

Sherman Antitrust Act, 1890; Relevant provisions of Clayton Act, 1914; Relevant provisions of the Federal Trade Commission Act; Salient features of U.K. Competition Act, 1998.

UNIT-III

The Competition Act, 2002; Preliminary; Prohibition of certain agreements, abuse of dominant position and regulation of combinations.

UNIT-IV

Competition Commission of India; Duties, powers and functions.

UNIT-V

Duties of Director general; Penalties; Competition advocacy; Important judgments of the Supreme Court.

Prescribed books:

Adi P.Talati & Nahar S.Mahala- Competition Act, 2002: Law, Practice and Procedure.

Reference books:

COURSE-IV: CLINICAL COURSE-III: DRAFTING, PLEADING AND CONVEYANCE

Objectives:

Translation of thoughts into words- spoken and written is an essential ingredient of an effective lawyer. The students should be trained in drafting of pleadings and conveyances and other essential documents. The skill of drafting can be acquired and sharpened by undertaking the exercises under the supervision of an expert in the field. The course aims at equipping the students with drafting skills.

Course contents:

- 1. General principles of drafting and relevant substantive rules.
- 2. Pleadings- Civil: plaint, written statement, interlocutory application, original petition, affidavit, execution petition, memorandum of appeal and revision, petition under Art.226 and Art.32 of the Constitution of India.
- Pleadings- Criminal: complaint, criminal miscellaneous petition, bail application, memorandum of appeal and revision.
- 4. Conveyance: sale deed, mortgage deed, lease deed, gift deed, promissory note, power of attorney, will, trust deed, partition deed, etc.
- Drafting of writ petition and Public Interest Litigation petition.

This course shall be taught through class room instructions and simulation exercises preferably with the assistance of practicing lawyers or retired judges.

Examination and allocation of marks:

- 1 Each Student shall undertake 15 practical exercises in drafting of Pleadings carrying 45 marks (3 marks for each exercise).
- 2 Each student shall undertake 15 practical exercises in Conveyancing, which carries 45 marks (3 marks each).
- 3 The above-mentioned drafting of Pleadings and Conveyancing exercises shall be in the handwriting of the students on one side of the bond size papers. The papers shall be bound accompanied by a certificate signed by the course teacher and the principal to the effect that it is the bonafide work of the concerned candidate.
- 4 The cover shall indicate the name of the examination, subject, seat number, and the center code number.
- 5 There shall be a contents page.

At the end of the semester, the student shall appear for a viva voce, which shall carry 10 marks. Viva- to be conducted by the Principal and the course teacher.

X SEMESTER:

COURSE-I: LAW OF EVIDENCE

Objectives:

The law of Evidence has its own significance amongst Procedural Laws. The knowledge of law of Evidence is indispensable for a lawyer. The course is designed to acquaint the students with the rules of evidence in relation to relevancy of facts and proof. In addition they are introduced to law relating to production of evidence. The course teacher shall familiarize the students with appreciation of evidence and use innovative techniques like simulation exercises wherever necessary.

Course contents:

UNIT-I

Introduction: Distinction between substantive and procedural law- Conceptions of evidence in classical Hindu and Islamic Jurisprudence- Evidence in customary law systems (Non-state law)- Introduction to the British 'Principles of Evidence'-Legislations dealing with evidence (other than Indian Evidence Act) with special reference to CPC, Cr.P.C., Bankers Book Evidence Act. Commercial Document Evidence Act. Fiscal and revenue Laws- Salient features of the Indian Evidence Act. 1861. Applicability of the Indian Evidence Act. Central Conceptions in Law of Evidence - Facts - Facts in issue and relevant facts-Evidence- Circumstantial and direct evidence- Presumptions, proved, disproved, not proved- Witness- Appreciation of evidence. Relevancy of Facts- Facts connected with facts in issue-Doctrine of *Res gestae*; Sections 6, 7, 8 and 9 of Evidence Act- Evidence of Common Intention-Section 10, Relevancy or otherwise irrelevant facts- Facts to prove right or custom (Section 13)-Facts concerning state of mind/state of body or bodily feelings (Sections 14 and 15) - Relevancy and admissibility of admissions, privileged admissions- evidentiary value of admissions (Sections 17 to 23).

UNIT-II

Relevancy and admissibility of confessions- Admissibility of information received from an accused person in custody-Confession of co-accused (Sections 24 to 30) - Admitted facts need not be proved (Section 58); Dying declaration-Justification for relevance- Judicial standards for appreciation of evidentiary value-Section 32 (1) with reference to English Law -Other statements by persons who cannot be

called as witnesses- (Sections 32(2) to (8), 33)-Statement under special, circumstances (Sections 34 to 39); Relevance of judgments-General principles - Fraud and collusion (Sections 40 to Sec. 44); Expert testimony: General principles (Sections 45-50) - Who is an expert-Types of expert evidence - Problems of judicial defence to expert testimony.

UNIT-III

Character evidence- Meaning – Evidence in Civil Criminal cases; English Law (Sectionzs 52-55)-Oral and documentary Evidence -Introduction on Proof of facts-General principles concerning oral; Evidence (Sections 59-60)-General principles concerning documentary; Evidence (Sections 61-90)- General principles regarding exclusion by evidence (Sections 91-100).

UNIT-IV

Burden of Proof- The general conception of *onus probandi* (Section 101)- General and special exception to *onus probandi*



(Sections 102-106)- The justification of presumption and burden of proof (Sections 107 to 114) with special reference to presumption to legitimacy of child and presumption as to dowry death- Doctrine of judicial notice and presumptions.

Estoppel: Scope of Estoppel - Introduction as to its rationale (Section 115)- Estoppel distinguished from *Res judicata* - Waiver and Presumption- Kinds of Estoppel- Equitable and Promissory Estoppel- Tenancy Estoppel (Section 116).

UNIT-V

Witness, Examination and Cross Examination:

Competence to testify (Sections 118 to 120)-Privileged communications (Sections 121 to 128)- General principles of examination and cross examination (Sections 135 to 166)-Leading questions (Sections 141- 145)- Approver's testimony (Section 133)- Hostile witnesses (Section 154)- Compulsion to answer questions (Sections 147, 153)- Questions of corroboration(Sections 156-157)- Improper admission of evidence.

Prescribed Book:

Ratanlal and Dhirajlal - Law of Evidence.

Reference Books:

Best - Law of Evidence.

Sarkar - Law of Evidence.

M. Rama Jois - Legal and Constitutional History of India.

Batuklal - Law of Evidence.

COURSE-II: TAXATION

Objectives:

The direct taxation is a powerful incentive or disincentive to economic growth, a lever which can rise or depress savings and capital formation, and instrument of reducing income disparities. A student of taxation will have to make a detailed study of tax policy and tax in India. Our tax laws are said to be the most complicated ones in the world. An analysis of this aspect will have to be made so that the reasons for such complications can be known. The following course content has been designed to provide a comprehensive picture of taxation in India.

Course contents:

UNIT - I

Concept of Tax- Nature and characteristics of taxes- Distinction between tax and fee, tax and cess- Direct and Indirect taxes-Tax evasion and tax avoidance- Scope of taxing powers of Parliament, State Legislatures and Local bodies.

The Income Tax Act: Basis of taxation of Income-Incomes exempted from tax-Income from salaries-Income from house property-Income from business or profession and vocation-Income from other sources-Taxation of individuals, HUF, firms, association of persons, Co-operative Societies and Non-Residents.

UNIT-II

Income Tax Authorities- Their appointment- Jurisdiction-Powers and functions- Provisions relating to collection and recovery of tax- Refund of tax, appeal and revision provisions, offences and penalties.

Wealth Tax: Charge of Wealth tax, assets, deemed assets, and assets exempted from tax- Wealth tax Authorities- Offences and penalties.

UNIT- III

Central Excise Laws: Nature, scope and basis of levy of Central Excise duty- Meaning of goods- Manufacture and manufacturer-Classification and valuation of goods- Duty payment and exemption provisions- Provisions and procedure dealing with registration and clearance of goods- An overview of set-off of duty scheme.

UNIT- IV

Customs Laws: Legislative background of the levy-Appointment of Customs officers- Ports- warehouses- Nature and restrictions on exports and imports- Levy, exemption and collection of customs duties, and overview of law and procedure - Clearance of goods from the port, including baggage- Goods imported or exported by post, and stores and goods in transit- Duty drawback provisions.

UNIT V

Central Sales Tax Laws: Evolution and scope of levy of Central Sales tax- Inter- State sale outside a State and sale in the course of import and export- Basic principles- Registration of dealers and determination of taxable turnover; Service Tax - Main features of Service Tax; VAT- Introduction to Value Added Tax.

Prescribed Books:

- 1. Dr. V. K Singhania Students Guide to Income Tax.
- 2. V. S. Datey Indirect taxes- Law and Practice.

Reference Books:

- Girish Ahuja and Ravi Gupta- Systematic Approach to Income - Tax and Sales -tax.
- 2. T. N. Manoharan- Students Handbook on Income Tax Law.
- 3. B. B. Lal Direct Taxes- Practice and Planning.
- 4. Dr. H. C Malhotra and Dr. S. P. Goyal- Direct Taxes.
- 5. Sharad Bhargava- Income Tax for Students.
- 6. V. Balachandran- Indirect Taxes.
- 7. J. K. Jain and Anand Jain- Law of Central Sales Tax in India.
- 8. P. L. Malik- Commentaaaries of Customs Act.
- 9. G. Sarangi- Introduction to Indian Tax System and Central Excise Law and Procedure.

COURSE-III: OPTIONAL - V: INTELLECTUAL PROPERTY RIGHTS-II

Objectives:

Intellectual Property Law has assumed a great importance in recent times as a result of the recognition that "knowledge is property". The creations of the human brain as IP are required to be understood and protected. The syllabi encompassing all relevant IP legislations in India with a view to understand and adjust with changing needs of the society because creative works useful to society and law relating to innovation/creativity i.e. intellectual property is one of the fastest growing subjects all over the globe because of its significance and importance in the present era. Disseminate information on national and international IPR issues. The course is designed with a view to create IPR consciousness; and familiarize the learners about the documentation and administrative procedures relating to IPR in India. The subject Intellectual Property Law divided into two Papers namely Paper - I and Paper - II of 100 marks each.

Course contents:

UNIT I

Indian Copyright Law: Introduction and overview of copyright: History of the concept of copyright and related rights; Nature of copyright: Salient features of Copyright Act; Subject matter of copyright; Literary work; Dramatic work; Musical works; Artistic works; Cinematographic films; Sound recordings; Term of copyright; Computer software and copyright protection; Author and ownership of copyright; Rights conferred by copyright; Assignment, transmission and relinquishment of copyright; Infringement of copyright; Remedies against infringement of copyright

UNIT II

Biological Diversity Law: Introduction and overview of Biological Diversity; Meaning and scope of Biological Diversity; Biological



resources and traditional knowledge; Salient features of Biological Diversity Act; Biological Diversity concerns and issues; Bio piracy; Regulation of access to Biological Diversity; National Biodiversity Authority; Functions and powers of Biodiversity Authority; State Biodiversity Board; Biodiversity Management Committee and its functions.

HINIT III

Protection of Plant Varieties and Farmers Rights Law: Legal concepts relating to the protection of plant varieties rights; Legal concepts relating to the protection of plant breeders rights; IPR in new plant varieties; Policy and objectives of protection of plant varieties and farmers rights act; Plant varieties and Farmers rights protection authority; National register of plant varieties; Procedure for registration; Rights and privileges; Benefit sharing; Compensation to communities; Compulsory licence; Relief against infringement; National Gene Fund.

UNIT IV

Designs Law: Introduction and overview of Designs Law; Salient features of Designs Law; Procedure for registration; Rights conferred by registration; Copyright in registered designs; Infringement; Powers and duties and Controller; Distinction between design, trade mark, copyright & patent.

UNIT V

International Treaties / Conventions on IPR: TRIPS Agreement: Background; Salient Features of TRIPS; TRIPS and Indian IPR; Berne Convention: Background; Salient features of Paris Convention; Convention of Bio-Diversity: Objectives of CBD; Salient features of CBD; International IPR agreements affecting protection of plant varieties: The WTO Doha round of trade negotiations; International Treaty on Plant Genetic Resources ("ITPGR").

Prescribed Books:

- 1. Narayanan Intellectual Property Law.
- 2. Cornish William Intellectual Property.

Reference Books:

- 1. Justice P. S. Narayana Intellectual Property Law in India.
- 2. N. K. Acharya Intellectual Property Rights.
- 3. Das J. K. Intellectual Property Rights.
- 4. Ganguli Intellectual Property Rights: Unleashed the knowledge economy.
- 5. Copinger & Skine James Copyright.
- 6. Pal P. Intellectual Property Rights in India.
- 7. Unni Trade Mark, Design and Cyber Property Rights.
- 8. Elizabeth Verkey Law of Plant Varieties Protection.

COURSE-III: OPTIONAL - V: WHITE COLLAR CRIMES (PRIVILEGED CLASS DEVIANCE)

Objectives:

This course focuses on the criminality of the privileged classes – the wielders of all forms of state and social power. The course focuses on the relation between privilege, power and deviant behaviour. The traditional approaches which highlight white collar offences, socio-economic offences or crimes of powerful deal mainly deal with the deviance of the economically resourceful. The dimension of deviance associated with the bureaucracy, the new rich, religious leaders and organisations, professional classes are to be addressed. In teaching this course, current developments in deviants reflected in press and media, law reports and legislative proceedings are to be focussed.

Course contents:

UNIT - I

Introduction - Concept of white collar crime - Indian approaches to socio-economic offences- forms of privileged class deviance - official deviance (Legislators, judges and bureaucrats), professional deviance, trade union deviants, land law deviance, upper class deviance, police deviance, gender based deviance, deviance by religious leaders and organisations.

UNIT - II

Official deviance; Prevention of Corruption Act, 1988.

JNIT - III

Police and politicians' deviance; N.N.Vorha Committee Report; Lokpal and Lokayukta institutions.

UNIT - IV

Professional deviance; Medical profession - The Lentin Commission Report; Legal profession - Opinions of Disciplinary Committee of Bar Council of India.

UNIT - V

Gender based deviance – sexual harassment; Offences against scheduled castes and scheduled tribes

Prescribed Books:

Edwin H. Sutherland- Criminology.

Ahmad Siddique. Criminology.

Reference Books:

Upendra Baxi- The Crisis of Indian Legal system.

Upendra Baxi- Law and Poverty.

Upendra Baxi- Liberty and Corruption.

A.R.Desai- Violation of Democratic Rights in India.

COURSE-IV OPTIONAL - VI: WOMEN AND CRIMINAL LAW & LAW RELATING TO CHILD

Objectives:

It is now for centuries that the women in India have suffered in the society. Even after 50 years of Adoption of the Constitution, for women, equality with man appears to be a distant mirage to be reached. Effective political representation of women in Legislature and other forums too has become a difficult proposition to be acceptable. Breach of her personality, through various forms of violence, too has not subsided. The course will Study, what are the legal provisions enacted to ameliorate theses situations with special emphasis on Indian Municipal Law and what is the scope and shortcomings in the existing legal regime in this regard.

Course contents:

UNIT-I

Women in Pre-Constitution Period: Social and Legal Inequality; Social Reform Movement in India; Legislative response in India.

Women & children in Post-Constitution Period.

Provisions of Constitution of India Preamble, Art.14, 15, 23, and Part IV Legal Measures in relating to Child Labour Women and Political Representation.

UNIT-II

Different Personal Laws- Unequal Position of Indian Women-Uniform Civil Code; Sex Inequality in Inheritance Rights: Right of Inheritance by birth for Sons and not for Daughters; Inheritance under Christian Law; Inheritance under Muslim Law; Matrimonial Property Law; Right of Women to be Guardian of her minor sons and daughters.

UNIT-III

Law of Divorce - Christian Law-Discriminatory Provision; Muslim Law-Inheritance divorce. Women and Social Legislation: Dowry Prohibition Law; Sex Determination Test, Law relating to Prevention of Immoral Trafficking in Women Act.

UNIT-IV

Women and Criminal Law: Adultery; Rape; Outraging the Modesty of Women; Kidnapping; Sati Prohibition Law; Law



relating to Domestic Violence; Law relating Eve-Teasing; Indecent Representation of Women Act.

UNIT-V

Women and Employment: Factories Act- Provisions relating to women; Maternity Benefit Act; Equal Remuneration Act; Law Relating to Sexual Harassment at Working Place; N.C.W-Aims, Functions and Performance.

Prescribed Books:

- 1. Indu Prakash Singh- Women, Law and Social Change in India.
- 2. Paras Dewan- Dowry and Protection to Married Women.
- 3. S.P.Sathe- Towards Gender Justice.
- 4. Dwarka Nath Mitter- Position of Women in Hindu Law.
- 5. Shaukat Nasir- Muslim Women and their Rights.

Reference material:

- 1. Relevant Provisions of Constitution of India.
- 2. Relevant Provisions of Indian Penal Code.
- 3. S.125, Criminal Procedure Code.
- 4. National Commission on Women Act, 1990.
- 5. Matrimonial Property- Private Members Bill Introduced in Parliament.
- 6. Towards Equality- Report of Committee on the Status of Women (Govt. of India) Chapter IV and Section IV. General Conclusions and Recommendations.

COURSE-IV: OPTIONAL - VI: LAW RELATING TO INTERNATIONAL TRADE

Objectives:

International trade has assumed great importance in 21st century and its regulation under law has become a necessity to prevent exploitation of the weaker people. A new legal regime to regulate international trade is emerging. Students of law should have understanding of these developments. This course is worked out to provide the future lawyers basic inputs in the area of international trade law.

Course contents:

UNIT I

Historical perspectives of International Trade, Institutions – UNCTAD, UNCITRAL, GATT (1947-1994); World Trade Organization-Objectives, Structure, Power; Most Favored Nation Treatment and National Treatment; Tariffs and Safeguard measures.

UNIT II

Technical Barriers to Trade; Sanitary and Phyto- sanitary measures; Trade Related Investment Measures(TRIMs); Anti-Dumping, Subsidies and Countervailing Measures; Dispute Settlement Process.

UNIT III

International Sales of Goods Formation and Performance of International Contracts, Various Forms and Standardization of Terms; Acceptance and Rejection of Goods, Frustration of Contract, Invoices and packing, Product liability.

UNIT IV

Exports – Insurance of Goods in Transit; Marine Insurance and kinds; Law on Carriage of goods by sea, land and air, Container transport, Pre-Shipment Inspection; Licensing of Export and Imports.

UNIT V

Laws Governing Finance and Investments; Foreign Collaboration and Investment Policy; Foreign Direct Investment in Industries and Governing Policies; Foreign Institutional Investors (FIIs): Investment by Non-resident Indians (NRIs) and Overseas Corporate Bodies (OCBs); Foreign Collaboration Agreement- Foreign Technology Agreement; Foreign Companies and Foreign Nationals in India.

Prescribed Books:

- 1. Indira Carr- Peter Stone International Trade Law.
- 2. Myneni S.R. The World Trade Organization.

- 3. Clive M Schmithoff- Export Trade: The Law and Practice of International Trade.
- Rajiv Jain- Guide on Foreign Collaboration: Policies and Procedures.
- 5. C. Singhania- Foreign Collaborations and Investment in India: Law and Procedures.
- Jayanta Bagachi World Trade Organisation: An Indian Perspective, Eastern Law House

Note: The course teacher should down load the latest materials from the net and impart the information to the students

COURSE-V: CLINICAL COURSE-IV: MOOT COURT EXERCISE AND INTERNSHIP

Objectives:

This course is designed to hone advocacy skills in the students. Moot Courts are simulation exercises geared up to endow students with facility in preparation of written submissions and planning, organising and marshalling arguments in the given time so as to convince the presiding officer.

The students should familiarize themselves with the various stages of trial in civil and criminal cases. They should be exposed to real court experience. Further they should imbibe the skills of client interviewing. This component may be planned to be part of the internship. Each student enrolled in 3 year course shall undergo an internship for minimum 12 weeks (20 weeks for 5 year LL.B. course) during the entire course under NGO, trial and appellate advocates, legal regulatory authorities, legislatures and parliament, other legal functionaries, market institutions,

law firms, companies, local self government and other such bodies as the university may stipulate. However, the internship shall not be for a period of more than four weeks continuously in an academic year.

Course contents:

Moot Court (30 marks)

- 1.1 Each student shall participate in at least 3 moot courts.Each Moot court exercise shall carry10 marks, which shall be divided as under:
- for oral advocacy: 5 marks, and
- Written submission: 5 marks.
- 1.2The student shall make written submission on behalf of the party for whom he makes oral advocacy as assigned by the course teacher.

1.3The written submissions for the three moot courts shall be neatly written on one side of the bond size papers and bound together with a certificate signed by the course teacher and the principal to the effect that it is the bonafide work of the concerned student.

1.4The cover shall indicate the name of the examination, subject, seat number and the center code number.

Observation of Trial (30 marks)

1.1Each student shall attend trial in two cases one civil and one criminal in the course of last to or three years.

1.2The student shall maintain a record and enter the various steps observed during their attendance on different days in the court.

1.3The record shall be neatly written on one side of the bond size paper and bound. It will carry a certificate by the course teacher and principal to the effect that it is the bonafide work of the concerned student.



- 1.4The record shall be valued for 30 marks.
- 1.5The cover page shall indicate the name of the examination, subject, seat number and the center code number.

Client Interviewing (30 marks)

- 1.1 Each student shall observe two session of client interviewing at the Lawyer's Office/Legal Aid Office and record the proceedings in a diary, which shall carry 15 marks.
- 1.2Each student shall further observe the preparation of documents and court papers by the Advocate and the procedure for the filing of the suit/petition. This shall be recorded in a diary, which shall carry 15 marks.
- 1.3The Diaries shall be neatly written on one side of bond size papers and bound with a certificate signed by the course teacher and the Principal to the effect that it is the bonafide work of the concerned student.

1.4The cover page of thee diary shall indicate the name of the examination, subject, seat number, and the center code number.

Viva (10 marks)

At the end of the semester, the student shall appear for a viva voce, which shall carry 10 marks.

Method of assessment: The submissions of Moot courts shall be valued by the course teacher. The diaries relating to trial observation and client interviewing and pre-trial preparations shall be valued by the professional under whose supervision the student has completed internship and the course teacher if it is so planned. If internship is with an Authority wherein trial observation and client interviewing is not possible, the student shall undertake these exercises separately and it shall be evaluated by the course teacher. The viva shall be conducted by the Principal of the college and the course teacher.

