

BANKURA UNIVERSITY

Course Structure of 5 year B.A.LL.B (Hons.) Course

SEM	Core Course	Non Law	Clinical (Prac.) AHC	Hons .	Ele ctiv e	Credit Core Course	Credit Non Law	Credit Clinical	Credit Hons.	Credit Elective	Total Credit
I	2	4	1			8	12	4			24
II	3	3				12	9				21
III	3	3				12	9				21
IV	4	1			1	16	3			04	23
V	4	1			1	16	3			04	23
VI	4	1			1	16	3			04	23
VII	3			2	1	12			08	04	24
VIII			1	3	2			4	12	08	24
IX			1	2	1			4	08	04	16
X			2	1	1			8	04	04	16
											215

SEMINAR I

Sl.No.	Course Code	Course Type	Course Title	L	T	P	Credit
1	BAL101	Non Law	Political Science I	2	1	0	3
2	BAL102	Non Law	Sociology I	2	1	0	3
3	BAL103	Non Law	Economics I	2	1	0	3
4	BAL104	Non Law	English	2	1	0	3
5	LLB101	Core Course	Legal Methods	3	1	0	4
6	LLB102	Core Course	Law of Torts	3	1	0	4
7	AEC	Ability Enhancement Course	Legal Writing	2	1	1	4

SEMESTER II

Sl.No.	Course Code	Course Type	Course Title	L	T	P	Credit
1	BAL105	Non Law	Political Science II	2	1	0	3
2	BAL106	Non Law	Sociology II	2	1	0	3
3	BAL107	Non Law	Economics II	2	1	0	3
4	LLB103	Core Course	Law of Contract I	3	1	0	4
5	LLB104	Core Course	Family Law I	3	1	0	4
6	LLB105	Core Course	Constitutional Law I	3	1	0	4

SEMESTER III

Sl.No.	Course Code	Course Type	Course Title	L	T	P	Credit
1	BAL108	Non Law	Political Science III	2	1	0	3
2	BAL109	Non Law	Sociology III	2	1	0	3
3	BAL110	Non Law	Economics III	2	1	0	3
4	LLB106	Core Course	Law of Contract II	3	1	0	4
5	LLB107	Core Course	Family Law II	3	1	0	4
6	LLB108	Core Course	Constitutional Law II	3	1	0	4

SEMESTER IV

Sl.No.	Course Code	Course Type	Course Title	L	T	P	Credit
1	BAL111	Non Law	Political Science IV	2	1		3
2		Core Course	Law of Crimes I	3	1		4
3		Core Course	Jurisprudence	3	1		4
4		Core Course	Environmental Law	3	1		4
5		Core Course	Law of Evidence	3	1		4
6		Elective	Women and Law	3	1		4

SEMESTER V

Sl.No.	Course Code	Course Type	Course Title	L	T	P	Credit
1		Non Law	Political Science V	2	1		3
2		Core Course	Law of Crimes II	3	1		4
3		Core Course	Administrative Law	3	1		4
4		Core Course	Civil Procedure Code & Limitation Act	3	1		4
5		Core Course	Company Law	3	1		4
6		Elective	Media and Law	3	1		4

SEMESTER VI

Sl.No.	Course Code	Course Type	Course Title	L	T	P	Credit
1		Non Law	Political Science VI	2	1		3
2		Core Course	Criminal Procedure Code	3	1		4
3		Core Course	International Law	3	1		4
4		Core Course	Property Law	3	1		4
5		Core Course	Labour Law I	3	1		4
6		Elective	Human Rights	3	1		4

SEMESTER VII

Sl.No.	Course Code	Course Type	Course Title	L	T	P	Credit
1		Core Course	Labour Law II	3	1		4
2		Core Course	Interpretation of Statutes	3	1		4
3		Core Course	Intellectual Property Rights Law	3	1		4
4		Hons.	Penology and Victimology	3	1		4
5		Hons.	White-Collar Crime	3	1		4
6		Elective	BankingLaw	3	1		4

SEMESTER VIII

Sl.No.	Course Code	Course Type	Course Title	L	T	P	Credit
1		Hons.	Offences against Child and Juvenile Offences	3	1		4
2		Hons.	Probation and Parole	3	1		4
3		Hons.	Corporate Governance	3	1		4
4		Elective	Competition Law	3	1		4
5		Elective	Insurance Law	3	1		4
6		Clinical	Alternative Dispute Resolution (ADR)	2	1	1	4

SEMESTER IX

Sl.No	Course Code	Course Type	Course Title	L	T	P	Credit
1		Hons.	Merger & Acquisition	3	1		4
2		Hons.	Bankruptcy and Insolvency	3	1		4
3		Elective	Right to Information	3	1		4
4		Clinical	Drafting, Pleading and Conveyancing	2	1	1	4

SEMESTER X

Sl.No.	Course Code	Course Type	Course Title	L	T	P	Credit
1		Hons.	IPR Management	3	1		4
2		Elective	Law of Taxation	3	1		4
3		Clinical	Professional Ethics	2	1	1	4
4		Clinical	Moot Court	2	1	1	4

5 YEAR B.A. LL.B.(Hons.) COURSE

SEMESTER I

POLITICAL SCIENCE – I

Paper Code: BAL 101, Total Credit-3
Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: Political Science has a very close relationship with law and legal system. A political system cannot exist without a legal system and vice versa. In this course the students will be introduced to the basic elements of political science and also the various schools of thought that grapple with issues of political Science.

POLITICAL THEORY

MODULE-I: Political Science: Nature and Scope and it's relation to law

MODULE-II: Approaches to Political Science

- i. Traditional Approach
- ii. Modern Approach
- iii. Behaviouralism
- iv. Marxian Approach

MODULE-III: Concept of State and Government

MODULE-IV: Theories of the origin of State

MODULE-V: Modern Political thought

- i. Liberalism,
- ii. Socialism,
- iii. Marxism

MODULE-VI: Indian Political thoughts

- i. Classical Hindu Conceptions of State
- ii. Islamic Conceptions of State

MODULE-VII: Gandhism

RECOMMENDED READINGS:

1. S. P. Varma - Modern Political Theory
2. F. Thakurdas - Essays on Political Theory
3. H. J. Laski, Allen & Unwin - Grammer of Politics
4. B. Held - Political Theory & Modern State
5. S. E. Finer - Comparative Government
6. A. S. Altekar - State & Government in Ancient India
7. J. V. Bondurant - Conquest of Violence: The Gandhian Philosophy of Conflict
8. R. Iyer - The Moral and Political Thought of M. Gandhi

SOCIOLOGY – I

**Course Code: BAL 102, Total Credit-3
Full Marks-100 (End Semester-80, IA-20)**

COURSE OUTCOME: Law cannot exist in vacuum. The canvas on which law operates is the society. Therefore law and society complement each other and are intimately related as they shape each other. So it is very important for a law student to understand the society in which one lives and hopes to make a difference. This course of sociology is the first step in that direction.

MODULE-I: Sociology and Law

- i. Definition, Nature, and Scope of Sociology; Relationship between Law and Sociology.

MODULE-II: Sociological Concepts

- i. Basic Concepts- (Definition, Functions, Inter- relationships) Community, Institution, Association, Norms and Values, Status and Role, Culture, Socialisation.
- ii. Social Stratification: Concepts, Theories (Marx & Weber), Types.
- iii. Social Change: Concept; Types- (Evolution, Progress, Revolution, Transformation, Change in Structure, Change of Structure), Social Change in India, Factors of Social Change in India.
- iv. Marriage: Definitions, Concept, Functions, Types.
 - a. Hindu Marriage: Features, Conditions, Changes in Marriage System and Hindu Marriage Act 1955.
 - b. Muslim Marriage: Features, Dower, Various forms of Marriages, and Talaq.
 - c. Christian Marriage: Features, Conditions, Rituals and Christian Marriage Act, 1872
- v. Family: Definitions, Concept, Functions, Types, Changes- Structural and Functional, Factors of Changes.
- vi. Social Control: Definitions, Concept, Agencies of Social Control.

RECOMMENDED READINGS:

1. P. Gisbert - Fundamentals of Sociology
2. D.C. Bhattacharya - Sociology
3. Makhan Jha - An Introduction to Social Anthropology
4. T.B. Bottomore – Sociology
5. Ram Ahuja - Social System in India
6. M Haralambos and R. M. Herald - Sociology
7. Vidyabhushan - An introduction to Sociology

ECONOMICS – I

**Course Code: BAL 103, Total Credit-3
Full Marks-100 (End Semester-80, IA-20)**

COURSE OUTCOME: The present era is the era of economics. An efficient legal system and good government cannot ignore the nuances of economics. Every person has a concern with economics and the progress of the nation. In this course of economics the students will be introduced to the basic elements of economics.

MODULE-I: General Principle

- i. General Concepts: Value and Price, Economic Agents, Equilibrium, Equation And Identity, Functional Relation, Elasticity of a Function.
- ii. Economics as a Science and its relevance to Law.
- iii. Economics as a basis of Social Welfare and Social Justice.

MODULE-II: Micro Economics

- i. Fundamentals of Consumer Behaviour: Demand and Supply Functions, Elasticity of Demand and Supply, Consumers' Equilibrium.
- ii. Market Determinants: Production, Cost, Market Types – Determination of Equilibrium Price and Output in different market types.

MODULE-III: Indian Economy-I

- i. Introduction to Indian Economy: Population, Agriculture, Industry and Service Sectors.
- ii. National Income in India: National Income Estimates in India, Trends in National Income – Growth and Structure.
- iii. Poverty: Concept of Poverty, International Comparison of Poverty, Five Year Plans and Removal of Poverty, Causes of failure to remove poverty.
- iv. Demographic Profile of Indian Economy: Rapid Growth of Population, Population and Economic Development.
- v. Unemployment in India: Causes, Effects and Govt. Policies of Generating Employment Opportunities.
- vi. Privatization in India: Comparison of the Public and Private Sector, Meaning and Scope of Privatization, Attempts of Privatization in India.

RECOMMENDED READINGS:

1. H. L. Ahuja - Modern Economics
2. Sampad Mukharjee - Contemporary Economics
3. R. Datt & K. P. M. Sundharam - Indian Economy
4. S. K. Misra & V. K. Puri - Indian Economy
5. K. K. Dewett, J. D. Varma and M. L.Sharma - Indian Economics

ENGLISH

**Course Code: BAL 104, Total Credit-3
Full Marks-100 (End Semester-80, IA-20)**

COURSE OUTCOME: Every Profession has its own language. This language is adapted from another prevalent language with which common communication takes place. Literature is also a means of reflecting social strengths and weaknesses which evoke legal response. In law English has thus far been the language of communication. All important legal materials are in English. It is therefore important to learn English and this course intends to give you an insight into the language.

MODULE-I: BASIC GRAMMAR

- (i) Tense and Concord
- (ii) Basic Transformations: Positive and Negative Sentences
- (iii) Simple, Complex and Compound Sentences
- (iv) Change of Voice
- (v) Change of Narration
- (vi) Wh-questions
- (vii) Question Tag and Short Responses
- (viii) Preposition and Determiners
- (ix) Some Common Errors in English

RECOMMENDED READING :

1. David Bolton and Noel Goodey - English Grammar in Steps
2. John Eastwood - Oxford Practice Grammar
3. Martin Hewings - Advanced Grammar in Use
4. Raymond Murphy - Essential Grammar in Use
5. Randolph Quirk and Sidney Greenbaum - A University Grammar of English
6. Michael Swan and Catherine Walter - The Good English Grammar Book
7. Michael Swan - Basic English Usage
8. Michael Swan - Practical English Usage
9. A.J.Thomson and A.V.Martinet (eds.) - A Practical English Grammar
10. Scott Thornbury - Natural Grammar
11. F.T. Wood - A Remedial English Grammar for Foreign Students

MODULE-II: READING COMPREHENSION AND WRITING SKILL

- (i) Reading Comprehension (Practice of Unseen Passages)
- (ii) Essay on Literal, Cultural and Legal Topics
- (iii) Formal and Informal Correspondence
- (iv) Précis Writing
- (v) Report Writing: Status and Policy Reports
- (vi) Writing Proposals

RECOMMENDED READING:

1. A.Ashley - The Oxford Handbook of Commercial Correspondence
2. Folens - Core Skills in English: Grammar, Comprehension, Creative Writing
3. Nilanjana Gupta - Communicate with Confidence
4. John Seely- The Oxford Guide to Writing and Speaking
5. R. Vandana Singh - The Written Word

MODULE-III: BASIC COMMUNICATION SKILL

(For the purpose of Project Work/ Group Discussion only)

- (i) Oral Communication—Introducing oneself, Greeting, Making Requests, Asking for and Giving Permission, Offering Help, Giving Instructions and Directions
- (ii) Professional Communication—Public Speaking, Seminars and Conferences, Interviews, Group Discussion

RECOMMENDED READING:

1. P. Kiranmai Dutt and Geetha Rajeevan - Basic Communication Skills
2. T.M. Farhathullah - Communication Skills for Technical Students
3. E. Suresh Kumar and P. Sreehari - Communicative English
4. Pamela Rogerson, and Judy B Gilbert - Speaking Clearly
5. Kamlesh Sadanand, and Susheela Punitha - Spoken English: A Foundation Course (Part-I & II)
6. V. Sasikumar and P.V. Dhamija - Spoken English: A Self-Learning Guide to Conversation Practice

LEGAL METHODS

**Course Code: LLB 101, Total Credit-4
Full Marks-100 (End Semester-80, IA-20)**

COURSE OUTCOME: This module intends to introduce the students to the evolution of Indian Legal System. The story of the evolution of the legal system in modern India begins with the Charter of 1600 and continues till this day. There is a specific method of going about a profession. Law too has its methods. Law is such a vast subject that it is difficult to know the whole of law but it is possible to know the method to find the law. This module will also help the students to master the method of finding the law which the students will be using for the next ten semesters.

PART-I: EVOLUTION OF LEGAL SYSTEM IN INDIA

- MODULE I Charter of 1600 & 1661-Legislative Powers-King's Commission
- MODULE II Period 1639-1726 –Judicial System- Admiralty Court-Crimes and Punishments-Working of the Court-Islamic Judicial System- Hindu Judicial System-Zamindar's judicial Powers- Judicial System in Calcutta
- MODULE III Period 1726-1793- Mayor's Court-Beginning of Adalat System- Supreme Court at Calcutta, -Reorganisation of Adalat system-Scheme of Criminal Judicature and its defects- Imposition of Court fees-Restriction of appeals to Sadar Adalat- Sadar Diwani Adalat and changes in it- Adalat System in Bengal, Bombay and Madras-Reorganisation of Civil Judicature-Civil and Criminal Courts and British Subjects
- MODULE IV Period 1833-1860-Small Causes Courts-High Courts-Privy Council development-Development of Criminal Law [1772-1860]
- MODULE V Period 1861-1950-The Indian Council Act, 1861.,- The Indian Council Act, 1892, The Indian Council Act, 1909, The Indian High Courts Act, 1861, 1911, The Government Of India Act, 1915., The Government Of India Act, 1919., The Government Of India Act, 1935, Law Reforms- Law Reporting in India-Growth of Legal Profession

PART-II: LEGAL METHOD

- MODULE I LAW: What is law? Objects and Concerns of law- Relationship between law and society-Concept of law as a system, Rule of law
- MODULE II SOURCES OF LAW: formal, material, historical, religious, customary and other
- MODULE III LANGUAGE OF LAW: Informative, Expressive, Directive, Imperative etc.
- MODULE IV REASONING IN LAW: Inductive Reasoning, Analogical Reasoning, Deductive Reasoning, Probability, Causation in legal reasoning
- MODULE V READING CASE LAWS: Reading the case, Preparing outline of the case, important things to be noted while reading and outlining a case, questions for decision before a court
- MODULE VI PRECEDENTS: What are precedents, Types of precedents, how precedents work, Ratio Decidendi and Obiter dictum, Determination of ratio in a case, Wambough's test and Goodart's test

- MODULE VII STATUTES: Stages in preparation of Statutes, Parts of a statute and their use in understanding and interpreting statutes, Classification of statutes, General Clauses Act, 1897 and its importance, Importance of rules, maxims and presumptions in interpretation
- MODULE VIII JUDICIAL SYSTEM: Hierarchy of Courts in India, England and USA, Legal Aid, Legal Profession, Law Commission of India
- MODULE IX LEGAL SYSTEMS: legal systems of the world, Indian Legal System, Structure of the Government.
- MODULE X LEGAL RESEARCH: Techniques, Method of study of law reports and journals, Citations and footnotes.

RECOMMENDED READING:

1. N. V. Paranjape - Indian Legal and Constitutional History
2. M. P. Singh - Outlines of Indian Legal and Constitutional History
3. M. P. Jain - Outlines of Indian Legal History
4. V. D. Kulashrestha - Landmark Indian Legal and Constitutional History
5. Kailash Rai - History of Courts, Legislature and Legal Profession in India

LAW OF TORTS

**Course Code: LLB 102, Total Credit-4
Full Marks-100 (End Semester-80, IA-20)**

COURSE OUTCOME: There is a twilight zone between contract and crime where there is only the concept of wrong and not offence and breach. Law of Torts along with other enactment introduces the student to this unique world of wrongs.

MODULE-I: Origin of Tort Theory, Development of Law of Torts in England and in India Definition, Nature and Scope of Torts

MODULE-II: GENERAL PRINCIPLES OF TORTS

1. Essentials of Torts- Act or Omission, mental element, Damages (Injuria Sine Damnum and Damnum Sine Injuria)
2. Damages - (Remoteness of Damage, Causation)
3. General Defences – Capacity, Vicarious liability, Joint and Several Tortfeasors, Extinction of Liability etc.
4. General Exception to Liability- Act of State, Judicial and Quasi Judicial Acts, Parental & Quasi Parental Act, Necessity, Inevitable Accident, Mistake, Leave & License, Act of God, Self Defence.

MODULE-III: SPECIFIC TORTS

- i. Torts based on intentional wrong-doing
 - a. Trespass to Person- Assault, Battery, False Imprisonment
 - b. Trespass to Land and chattel
 - c. Deceit.
 - d. Malicious Prosecution.
- ii. Negligence-Torts based on negligent wrongdoing.
- iii. Nervous shock,
- iv. Nuisance,
- v. Defamation.
- vi. Torts based on Strict and Absolute liability.

MODULE-IV: CONSUMER PROTECTION ACT, 1986

- i. Aims and Objectives of the Act, Definition
- ii. Rights of the consumer, Consumer Protection Councils
- iii. Complaints and process of making of Complaints
- iv. Composition, Powers, functions and Jurisdiction of Consumer Disputes Redressal, Agencies Reliefs and Redressal

MODULE-V: MOTOR VEHICLES ACT, 1988

- i. Objects and Reasons, Definitions
- ii. Licensing of Drivers of Motor vehicle, Registration of Motor vehicles,
- iii. Liability without fault in certain cases
- iv. Insurance of Motor vehicles against third party risk

RECOMMENDED READINGS:

1. Mark Luney & Ken Oliphant - Tort Law: Text and Material
2. W.V.H. Rogers - Winfield & Jolowicz on Torts
3. R.F.V. Heuston[ed], Salmond and Heuston on Law of Torts
4. Ratanlal & Dhirajlal, The Law of Torts
5. P.S. Achuthan Pillai, The Law of Torts

LEGAL WRITING

**Course Code: LLBC 101, Total Credit-4
Full Marks-100 (End Semester-80, IA-20)**

1. Put up Petition
2. Hajeera Petition
3. F. I. R.
4. Petition for birth Certificate
5. Affidavit
6. Adjournment Petition
7. Money Receipts
8. Promissory Note
9. Bonds
10. Simple Business Letter
11. Lawyers Notice

SEMESTER II
POLITICAL SCIENCE II
Course Code: BAL 201, Total Credit-3
Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: A political system in a geo-political area involves governmental obligations, wings of the government etc. In this module a glimpse of that mechanism is given.

POLITICAL OBLIGATION

- MODULE-I: Organisation of Government-
- i. Unitary
 - ii. Federal
 - iii. Quasi Federal
 - iv. Military Government
 - v. Presidential Form of Government
 - vi. Cabinet Form of Government
- MODULE-II: Wings of Government
- i. Legislature
 - ii. Executive
 - iii. Judiciary
- MODULE-III: Working of the Governmental Wings
- i. Doctrine of Separation of Power
 - ii. Parliamentary Sovereignty
 - iii. Independence of Judiciary
- MODULE-IV: Concept of representation
- i. Public Opinion
 - ii. Political Parties
 - iii. Pressure Groups
- MODULE-V: Law, Rights and Duties
- MODULE-VI: Conception of Political and Legal Sovereignty
- MODULE-VII: Totalitarian State

RECOMMENDED READINGS:

1. S. P. Varma, Vikas, New Delhi. - Modern Political Theory
2. F. Thakurdas, Gitanjali, New Delhi -Essays on Political Theory
3. H. J. Laski, Allen & Unwin, London -Grammar of Politics
4. B. Held, Polity Press, Cambridge -Political Theory & Modern State
5. S. E. Finer, Harmondsworth -Comparative Government
6. A. S. Altekar, Motilal Benarasi Das-Delhi.State & Government in Ancient India
7. J. V. Bondurant, University of California, -Conquest of Violence: TheGandhian Philosophy of Conflict

SOCIOLOGY II

**Course Code: BAL 202, Total Credit-3
Full Marks-100 (End Semester-80, IA-20)**

COURSE OUTCOME: It has often been said that India lives in villages. The contribution of rural India to the nation cannot be emphasized enough. In this semester the students will be introduced to rural Indian society.

Rural Society in India

MODULE-I: Basic Features of Indian Society

- i. Caste System: Concept, Origin; Traditional Caste System, Caste system in Contemporary India.
- ii. Indian Village Community: Features; Changes
- iii. Tribes: Definition; Features; Classification; Socio- Cultural Activities of an Indian Tribe; Problems and Measures to protect them.
- iv. Backward Caste/ Class

MODULE-II: Agrarian Structure in India

- i. Importance of Agriculture; Agrarian Class Structure.
- ii. Jajmani System
- iii. Caste-Class Nexus and Production Relations
- iv. Land Reforms: Concept, Aims and Objectives and Legislative Achievements
- v. Green Revolution: Concept, Effects and Limitations
- vi. Agriculture in Constitution of India
- vii. Agricultural Policies (Federal and State)

RECOMMENDED READINGS:

1. Nirmal Kumar Bose - Tribal life in India
2. Ram Ahuja - Indian Social System
3. Ram Ahuja - Society in India
4. Dipankar Gupta (ed.) - Social Stratification
5. Ram Ahuja - Social Problems in India
6. S.C. Dubey - Indian Society
7. D.G. Mandelbaum - Society in India

ECONOMICS II

**Course Code: BAL 203, Total Credit-3
Full Marks-100 (End Semester-80, IA-20)**

COURSE OUTCOME: Like political system and legal system there is also a legal system. A nation runs on the combination of all three systems. In the previous semesters some basic elements have been discussed and in this semester the students are being introduced to economic systems.

MODULE-I: General Principle

- A. Economic Systems:
 - i. Capitalist, Socialist and Mixed Economic Systems.
 - ii. Economic Planning – Concept of Planned Economy, Planning in Different Economic Systems.
- B. Macro Economics:
 - i. Labour and Wages: Definition of Labour, Types of labour, Wage Determination.
 - ii. Money & Capital: Demand for and Supply of Money, Inflation and Deflation, Capital Formation.
 - iii. Saving, Consumption and Investment: Saving and Consumption Function, Factors Effecting Consumption Expenditure, Short Run and Long Run Approaches, Investment Function.

MODULE-II: Indian Economy

- A. Public Finance and Fiscal Policy:
 - i. General Concepts of Banking: Functions & Services Rendered by the Central and Commercial Banks.
 - ii. Fiscal Policy: Meaning, Objectives of Fiscal Policy in India, Fiscal Structure in India, Fiscal Responsibility.
 - iii. Role of Banking System in India: Reserve Bank of India, Commercial Banks and Non-banking Financial Intermediaries.
 - iv. Taxation: Principles of Taxation, Cannons of Taxation, Direct and Indirect Taxation, and Principles of Tax Shifting, Impact and Incidence, Problem of Tax Rates.
- B. Economic Planning and Development in India
 - i. Concept of Economic Development and Sustainable Development.
 - ii. Logic of India's Economic Development Strategy, Planning Priorities during Five Year Plans.
 - iii. Recent Theories of Economic Development and Their Relevance to the Present Indian Economic Scenario.

RECOMMENDED READINGS:

1. H. L. Ahuja - Modern Economics
2. Sampad Mukharjee - Contemporary Economics
3. H. L. Bhatia - Public Finance
4. R. Datt & K. P. M. Sundharam - Indian Economy
5. S. K. Misra & V. K. Puri - Indian Economy
6. K. K. Dewett, J. D. Varma and M. L.Sharma - Indian Economics
7. Mithani - Public Finance & Fiscal Policy
8. M. L. Jhingan - Economic Development and Planning

LAW OF CONTRACT I
Course Code: LLB 201, Total Credit-4
Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: The objective of this paper is to make students familiar with various principles of contract formation enunciated in the Indian Contract Act, 1872.

MODULE-I:

- i. Meaning, Nature and Scope of Contract.
- ii. Offer/Proposal: Definition, Communication, Revocation, General/Specific Offer.
- iii. Invitation to Treat.
- iv. Acceptance: Definition, Communication, Revocation, Tenders/Auctions.
- v. Effect of Void, Voidable, Valid, Illegal, Unlawful Agreements.
- vi. Standard Form of Contract.
- vii. Online Contracts.

MODULE-II:

- i. Consideration – Definition, Kinds, Essentials, Privity of Contract.
- ii. Capacity to Enter into a Contract.
- iii. Minor's Position.
- iv. Nature/Effect of Minor's Agreements.

MODULE-III:

- i. Free Consent.
- ii. Coercion, Undue Influence, Misrepresentation, Fraud, Mistake.
- iii. Unlawful Consideration and Object.
- iv. Discharge of Contracts.
- v. Performance, Impossibility of Performance and Frustration.
- vi. Breach: Anticipatory and Present.

MODULE-IV:

- i. Remedies: Kinds and Quantum Meruit.
- ii. Quasi Contracts.

RECOMMENDED READINGS:

1. Anson, Law of Contract, Oxford University Press, 2010 (29th Edn).
2. Pollock & Mulla, The Indian Contract and Specific Relief Act, Lexis Nexis, 2013(14th Edn).
3. Avtar Singh, Law of Contract and Specific Relief, Eastern Book Company, 2013 (11th Edn).
4. Pollock & Mulla, The Indian Contract and Specific Relief Act, Lexis Nexis, 2013(14th Edn).
5. Cheshire and Fifoot, Law of Contract, Lexis Nexis, 2010 (10th Edn).

FAMILY LAW I
Course Code: LLB 202, Total Credit-4
Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: The objective of the paper is to apprise the students with the laws relating to marriage, dissolution, matrimonial remedies, adoption, contemporary trends in family institutions in India, in particular the Hindus and Muslims.

MODULE-I:

Hindu Marriage and Dissolution:

- i. Institution of Marriage under Hindu Law –
 - a. Evolution and Concept of the Institution of Marriage.
 - b. Forms, Validity and Voidability of Marriage.
- ii. Matrimonial Remedies –
 - a. Restitution of Conjugal Rights.
 - b. Judicial Separation.
 - c. Dissolution of Marriage: Theories, Forms of Divorce, Grounds.
 - d. Divorce by Mutual Consent.
 - e. Irretrievable Breakdown as a Ground for Dissolution.

MODULE-II:

Muslim Marriage and Dissolution of Marriage:

- i. Nikah (Muslim Marriage) –
 - a. Definition, Object and Nature.
 - b. Essentials for Validity.
 - c. Obligations Arising out of Marriage – under Classical and Statutory Law.
- ii. Dissolution of Marriage –
 - a. Talaq: Concept and Modes.
 - b. Grounds:
 - i. Under Classical Law.
 - ii. Under Statutory Law: Dissolution of the Muslim Marriage Act, 1939.

MODULE-III:

Adoption, Maintenance of Guardianship:

- i. Adoption –
 - a. Nature.
 - b. Law on Adoption.
 - c. Inter Country Adoption.
- ii. Adoption: Conditions and Effect –
 - a. Ceremonies.
 - b. Capability.
 - c. Effect.
- iii. Maintenance –
 - a. Entitlement.

- b. Enforcement.
- c. Maintenance Rights of Muslim Women.
- d. Maintenance under the Code of Criminal Procedure, 1973.
- iv. Guardianship.

MODULE-IV:

Civil Marriage and Emerging trends in Family Law:

- i. Provisions of Special Marriage Act, 1954.
- ii. Emerging Trends –
 - a. Surrogacy.
 - b. Live-in Relationship.
 - c. IVF.
 - d. Domestic Violence.
 - e. Same Sex Marriage.

RECOMMENDED READINGS:

1. Paras Diwan, Modern Hindu Law, Allahabad Law Agency, 1993.
2. Mulla, Principles of Hindu Law, Lexis Nexis, 2007.
3. A.A.A. Fyzee, Outlines of Mohammadan Law, Oxford University Press, 1974.
4. Afzal Qutb, A Treatise on Faith Oriented Family Norms, 1990.
5. Kusum, Marriage and Divorce Law Manual, Universal Law Publishing Co. Pvt. Ltd., 2000.
6. B.M. Gandhi, Family Law, Eastern Book Company, 2012.
7. Tahir Mahmood, The Muslim Law of India, Law Book Company, 1980.
8. Paras Diwan – Family Law, Allahabad Law Agency, 2001.
9. Mulla, Principles of Mohammadan Law, Lexis Nexis, 1906.
10. Dr. M. Afzal Wani, Islamic Law on Maintenance of Women, Children and Other Relatives, 1996.
11. Dr. M. Afzal Wani, Institution of Mahr in Islamic Law, 1996.

CONSTITUTIONAL LAW I
Course Code: LLB 203, Total Credit-4
Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: The Objective of this paper is to provide understanding of basic concepts of Indian Constitution and various organs created by the Constitution and their functions.

MODULE-I: Constitution:

- i. Definition of Constitution and its Classification.
- ii. Sources and Framing of the Indian Constitution.
- iii. Salient features of Indian Constitution.
- iv. Is Indian Constitution Federal in Nature?

MODULE-II: Constitutional Organs:

- i. Parliament –
 - a. Composition.
 - b. Parliamentary Sovereignty.
 - c. Parliamentary Privileges.
- ii. Executive Power: Power of President and Governor.
- iii. Judiciary –
 - a. Jurisdiction of Supreme Court and High Courts.
 - b. Independence of Judiciary.

MODULE-III: Distribution of Powers between Centre and States:

- i. Legislative Relations between Union and the States.
- ii. Administrative Relations between Union and the States.
- iii. Financial Relations between Union and the States.
- iv. Relevant Doctrines –
 - a. Territorial Nexus.
 - b. Harmonious Construction.
 - c. Pith and Substance.
 - d. Repugnancy.
 - e. Colourable Legislation.

MODULE-IV: Other Provisions:

- i. Emergency Provisions: Articles 352-360.
- ii. Amendment of Constitution –
 - a. Procedure of Amendment of the Constitution.
 - b. Doctrine of Basic Structure.

RECOMMENDED READINGS:

1. V.N. Shukla, Constitution of India, Eastern Book Agency, 2014.
2. M.P. Jain, Indian Constitutional Law, Lexis Nexis, 2013.
3. D.D. Basu, Introduction to the Indian Constitution of India, Prentice Hall of India Private Ltd., New Delhi, 1994.
4. H. M. Seervai, Constitutional Law of India, Universal Law Publishing Co., Reprint, 2013.
5. Glanville Austin, Indian Constitution-Cornerstone of the Nations, Oxford University Press, 1999.
6. P.M. Bakshi, The Constitution of India, Universal Law Publishing Co., 2014.

SEMESTER III

POLITICAL SCIENCE III

Course Code: BAL301, Total Credit-3
Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: Just as a human being cannot exist in isolation, similarly, a nation cannot exist in isolation. There are some norms which are to be abided by while building up a relationship with other countries. This module introduces the student to the exciting world of international relations.

International Relations

- MODULE I:
- i. Origin of International Relation as a Discipline: Nature and Scope; Approaches to Study.
 - ii. Factors or Actors in International Relations- Role of the Sovereign States in International Relations; Transitional Organisations including Regional Organisations and Multinational Organisations
- MODULE II:
- i. National Power and its elements
 - ii. War and Peace: Theories of war; Explanations of War; Peace and its various Approaches
- MODULE III:
- i. Balance of Power
 - ii. Collective Security
- MODULE IV:
- i. Brief History of the 1st and 2nd World War
 - ii. Imperialism, Neo Colonialism and Third World
- MODULE V:
- i. Cold War and Post-Cold War Period
 - ii. United Nations Organisation: Origin; Principal and Smaller Organs; Peace Keeping Operations; Restructuring/ Reforming United Nations
- MODULE VI:
- i. Nuclear War and the Concept of Nuclear Deterrence
 - ii. Concept of 'North' and 'South': Relation between the Two
- MODULE VII:
- i. Impact of Globalisation in International Politics
 - ii. Indian Foreign Policy: Determinants of Indian Foreign Policy; Changes of Indian Foreign Policy since the Breakdown of Erstwhile USSR

RECOMMENDED READINGS:

1. H. J. Morganthau - Politics among Nations: Struggle for Power
2. Rumki Basu - United Nations
3. Niranjana Bhunia - United Nations
4. W. Epstein - The Last Chance: Nuclear Proliferation and Arms Control
5. W. D. Coplin, Markham - Introduction to International Politics

SOCIOLOGY III

Course Code: BAL302, Total Credit-3
Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: In the previous semester the students were exposed to the intricacies of the rural society in India. However for progress of a nation, industry and urbanisation is of equal importance. Like the rural society there are some special features of the industrial society also which will be taught in these modules

Industrial Societies in India

MODULE: I Basic Concepts (Definition, Features, Theories)

- i. Division of Labour
- ii. Bureaucracy
- iii. Rationality
- iv. Production Relations
- v. Surplus Values and Alienation
- vi. Industry in Constitution of India

MODULE: II Industrial Relations

- i. Changing profile of labour
- ii. Conciliation, Adjudication, Arbitration, Collective Bargaining
- iii. Trade Union

MODULE: III Industrial Planning

- i. Industrial Policy
- ii. Labour Legislations

RECOMMENDED READINGS:

1. E.A. Ramaswamy - Industrial Relation in India
2. V. B. Karnik - Indian Trade Union:
3. S.J. Gisbert - Fundamentals of Industrial Sociology

Course Code: BAL303, Total Credit-3
Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: In the previous semester the students were taught that just as a human being cannot exist in isolation, similarly, a nation cannot exist in isolation. There are some norms which are to be abided by while building up a relationship with other countries. In the same way a nation cannot exist in economic isolation. A closed economy is not conducive to the health of the nation. This module introduces the student to the exciting world of international economic relations and also agricultural economics.

MODULE-I: General Principle

- A. Basics of Agricultural Economics
 - i. Role of Agriculture in Economic Development: Product Contribution, Market Contribution and Factor Contribution of Agriculture.
 - ii. Institutional Constraints on Agricultural Development and Remedial Policy.
 - iii. Capital and Finance in Underdeveloped Agriculture.
 - iv. Farm Size and Factor Productivity in Agriculture of LDCs.

- B. Basics of International Economics
 - i. Economic Growth and International Trade.
 - ii. Trade Policies: Free Trade Vs. Protection, Tariffs and Non-Tariff Barriers, Quotas, Dumping, Exchange Rate and Exchange Controls, International Cartels.
 - iii. Balance of Payments: Meaning and Components, Adjustment Mechanism.
 - iv. International Economic Relations: Role of Foreign Trade and Aid in Economic Development.
 - v. Political Economy of Trade Restriction.

MODULE-II: Indian Economy

- A. Agriculture and Indian Economy
 - i. Production and Productivity Trends in Indian Agriculture, Green Revolution.
 - ii. Land Reforms: Objectives, Reforms and Achievements.
 - iii. Agricultural Finance and Marketing in India.
 - iv. Agricultural Taxation in India.
 - v. Agricultural Labour: Definition, Causes of Growth in the Number of Agricultural Labour, Remedial Measures.

- B. International Economies and India
 - i. Direction of International Trade in India: Growth and Structure of India's Foreign Trade since 1991.
 - ii. India's Balance of Payment Problem: BoP Position of India during Pre & Post Liberalized Era.
 - iii. Foreign Capital and Foreign Aid: Indian Government's Policy towards Foreign Capital, Foreign Aid to India, Foreign Direct Investment.
 - iv. Globalization: Meaning, Steps towards Globalization, Effects of Globalization.

RECOMMENDED READINGS:

1. H. L. Ahuja - Modern Economics
2. Sampad Mukharjee - Contemporary Economics
3. H. L. Bhatia - Public Finance
4. R. Datt & K. P. M. Sundharam - Indian Economy
5. S. K. Misra & V. K. Puri - Indian Economy
6. K. K. Dewett, J. D. Varma and M. L.Sharma - Indian Economics
7. Mithani - Public Finance & Fiscal Policy
8. M. L. Jhingan - Economic Development and Planning
9. C. P. Kindleberger - International Economics
10. B. R. Hazaria - The Pure Theory of International Trade and Distortions
11. M.L. Jhingan - International Economics

Course Code: LLB301, Total Credit-4
Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: This paper will impart comprehensive information on indemnity, guarantee, agency, partnerships, Sale of Goods Act and Negotiable Instrument.

- MODULE I: Indemnity, Guarantee and Agency (Conceptual Study):
- i. Distinction between Indemnity and Guarantee.
 - ii. Right and Duties of Indemnifier and Discharge.
 - iii. Rights and Duties of Bailor/Bailee, Lien, etc.
 - iv. Definitions of Agent and Principal, Creation of Agency, and its Termination.
- MODULE II: The Indian Partnership Act, 1932:
- i. Nature of Partnership Firm.
 - ii. Rights /Duties of Partners inter se.
 - iii. Incoming and Outgoing Partners, Position of Minor.
 - iv. Dissolution and Consequences.
- MODULE III: The Sale of Goods Act, 1940:
- i. Definitions, Distinction between Sale, and Agreement to Sale.
 - ii. Conditions and Warranties.
 - iii. Passing of Property.
 - iv. Rights of Unpaid Seller and Remedies for Breach of Contract.
- MODULE IV: The Negotiable Instruments Act, 1881:
- i. Definition and Kinds of Negotiable Instruments.
 - ii. Holder and Holder-in-Due Course.
 - iii. Material Alterations and Crossing of Cheque, etc.
 - iv. Dishonour of Negotiable Instruments.

RECOMMENDED READINGS:

1. Pollock & Mulla, Indian Contract and Specific Relief Act, Lexis Nexis, 2013(14th Edn).
2. Avtar Singh, Law of Partnership, Eastern Book Company, 2012 (4th Edn).
3. Avtar Singh, Law of Contract and Specific Relief, Eastern Book Company,).
4. S. P. Sengupta, Commentaries on Negotiable Instruments' Act, Central Law Agency, 2008 (3rd Edn).
5. Avtar Singh, Sale of Goods, Eastern Book Company, 2011 (7th Edn).
6. Michael G. Bridge (ed.), Benjamin"s Sale of Goods, Sweet & Maxwell, 2013 (8th Edn).
7. P.S. Atiyah, Sale of Goods, Pearson Education, 2010 (12th Edn).
8. B.M. Prasad and Manish Mohan, Khergamvala on the Negotiable Instrument Act, 2013, Lexis Nexis, 2013 (21st Edn).

Course Code: LLB302, Total Credit-4
Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: The objective of the paper is to apprise the students with the laws relating to family matters governing inheritance, succession, partition, with practical approach.

MODULE I: Joint Hindu Family:

- i. Mitakshara and Dayabhaga Schools.
- ii. Formation and Incident under the Coparcenary Property under Dayabhaga and Mitakshara: Extent and Mode of Succession.
- iii. Karta of Joint Family: Position, Powers, and Privileges.
- iv. Debts: Doctrine of Pious Obligation and Antecedent Debts

MODULE II: Partition:

- i. Meaning, Division of Right and Division of Property.
- ii. Persons Entitled to Demand Partition.
- iii. Partition how Effected; Suit for Partition.
- iv. Re-opening of Partition; Re-union.

MODULE III: Principles of Inheritance under Hindu and Muslim Law:

- i. The Hindu Succession Act, 1956 General Rules of Succession of a Hindu Male and Female dying Intestate under the Hindu Succession Act.
- ii. Stridhan and Women's Estate.
- iii. Principles of Inheritance under Muslim Law (Sunni Law).

MODULE IV: Muslim Law of Property:

- i. Hiba: Concept, Formalities, Capacity, Revocability.
- ii. Wasiyat: Concept, Formalities.
- iii. Waqf.

RECOMMENDED READINGS:

1. Paras Diwan, Modern Hindu Law, Allahabad Law Agency, 1993
2. Mulla, Principles of Hindu Law, Lexis Nexis, 2007
3. Tahir Mahmood, The Muslim Law of India, Law Book Company, 1980
4. B.M. Gandhi, Family Law, Eastern Book Company, 2012.
5. Paras Diwan, Family Law, Allahabad Law Agency, 2001.
6. Mulla, Principles of Mohammadan Law, Lexis Nexis, 1906.
7. A.A.A. Fyzee, Outlines of Mohammadan Law, Oxford University Press, 1974.
8. Poonam Pradhan Saxena, Family Law- II Lectures, Lexis Nexis.

Course Code: LLB303, Total Credit-4
Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: This paper will orient students on constitutional rights and duties, perspective, and remedies.

MODULE I: Fundamental Rights – I:

- i. Definition of “State” for Enforcement of Fundamental Rights: Justifiability of Fundamental Rights, Doctrine of Eclipse, Severability, Waiver.
- ii. Right to Equality (Articles 14-18): Doctrine of Reasonable Classification and the Principle of Absence of Arbitrariness, Legitimate Expectations, Principle of Compensatory Discrimination.
- iii. Fundamental Freedom (Article 19): Freedom of Speech and Expression, Freedom of Press and Media; Expansion by Judicial Interpretation of Article 19; Reasonable Restrictions [Article 19 Clause (2) to (5)].

MODULE II: Fundamental Rights – II:

- i. Right to Life and Personal Liberty (Articles 20-22): Scope and Content (Expansive Interpretation- Right to Privacy, Gays’ Rights, Live-in Relationships, etc.).
- ii. Right to Education (Article 21A): RTE Act, 2009.
- iii. Right against Exploitation (Articles 23-24): Forced Labour, Child Employment and Human Trafficking.
- iv. Freedom of Religion and Cultural and Educational Rights of Minorities (Articles 25-30).

MODULE III: Right to Constitutional Remedies:

- i. Writs: Habeas Corpus, Mandamus, Certiorari, Prohibition and Quo-warranto.
- ii. Art. 32 and Art. 226.
- iii. Judicial Review.
- iv. Writ Jurisdiction and Private Sector.

MODULE IV: Directive Principles and Fundamental Duties:

- i. Nature and Justiciability of the Directive Principles.
- ii. Detailed Analysis of Directive Principles (Articles 37-51).
- iii. Fundamental Duties.
- iv. Inter-Relationship between Fundamental Rights and Directive Principles.

RECOMMENDED READINGS:

1. V.N. Shukla, Constitution of India, Eastern Book Agency, 2014.
2. M.P. Jain, Indian Constitutional Law, Lexis Nexis, 2013.
3. D.D. Basu, Introduction to the Indian Constitution of India, Prentice Hall of India Private Ltd., New Delhi, 1994.
4. H. M. Seervai, Constitutional Law of India, Universal Law Publishing Co., Reprint, 2013.
5. Glanville Austin, Indian Constitution-Cornerstone of the Nations, Oxford University Press, 1999.
6. P.M. Bakshi, The Constitution of India, Universal Law Publishing Co., 2014.

SEMESTER IV

POLITICAL SCIENCE IV

Course Code: BAL401, Total Credit-3

Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: Political System and Legal System both have to function in tandem with the Constitution. In this module the students are taught the relationship between the political systems of a country with its constitution.

MODULE-I: Making of the Indian Constitution

MODULE-II: Preamble

MODULE-III: Nature of Indian Government

MODULE-IV: Fundamental Rights

MODULE-V: Directive Principles of State Policy

MODULE-VI: Fundamental Duties

MODULE-VII: Centre- State Relationship

MODULE-VIII: Indian Parliament and State Legislatures

MODULE-IX: President of India: Powers; Functions and Position
MODULE-X: Prime Minister of India: Powers; Functions and Position
MODULE-XI: Governor: Powers; Functions and Position

MODULE-XII: Chief Minister: Powers; Functions and Position

MODULE-XIII: Supreme Court
MODULE-XIV: High Court
MODULE-XV: Amendment

RECOMMENDED READINGS:

1. D.D. Basu - An Introduction to the Constitution of India
2. G. Austin - The Indian Constitution: Corner stone of a Nation
3. Upendra Baxi - The Indian Supreme Court & Politics
4. M.P. Krishna Shetty - Fundamental Rights & Socio Economic Justice in the Indian Constitution
5. A.G. Noorani - Constitutional Questions in India: The President, Parliament and the State
6. K.M. Munshi - The President under the Indian Constitution

LAW OF CRIMES I
Course Code: LLB401, Total Credit-4
Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: This paper will deal with the basic principles of criminal law determining criminal liability and punishment.

MODULE I: Introduction to Substantive Criminal Law:

- i. Extent and operation of the Indian Penal Code.
- ii. Definition of Crime.
- iii. Constituents Elements of Crime: Actus Reus and Mens Rea.

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

- i. Definitions.
- ii. Mistake.
- iii. Judicial and Executive Acts.
- iv. Accident.
- v. Necessity.
- vi. Infancy.
- vii. Insanity.
- viii. Intoxication.
- ix. Consent.
- x. Good Faith.
- xi. Private Defence against Body and Property.

MODULE III: Incoherent Forms of Crime:

- i. Joint and Constructive Liability.
- ii. Criminal Conspiracy.
- iii. Attempt.
- iv. Abetment.

MODULE IV: Punishment:

- i. Offence against the State.
- ii. Offence against Public Tranquillity.
- iii. Theories of Punishment with Special Reference to Capital Punishment.

RECOMMENDED READINGS:

1. Glanville Williams, Textbook of Criminal Law, Universal Law Publishing Co., New Delhi, 2012.
2. Ratanlal Dhiraj Lal, The Indian Penal Code, Lexis Nexis, Butterworths Wadhwa, Nagpur, 2012.
3. K.D. Gaur, Textbook on Indian Penal Code, Universal Law Publishing Co., New Delhi, 2012.
4. J.W. Cecil Turner, Russel on Crime, Vol I &2, Universal Law Publishing Co., New Delhi, 2012.
5. K.I. Vibhuti, PSA Pillai's Criminal Law, Lexis Nexis, Butterworths Wadhwa, Nagpur, 2012.
6. Glanville Williams, Textbook of Criminal Law, Universal Law Publishing Co., New Delhi, 2012.
7. Ratanlal Dhiraj Lal, The Indian Penal Code, Lexis Nexis, Butterworths Wadhwa, Nagpur, 2012.
8. K.D. Gaur, Textbook on Indian Penal Code, Universal Law Publishing Co., New Delhi, 2012.
9. Dr. H.S. Gaur, Penal Law of India, Law Publishers, Allahabad, 2013.
10. John Dawson Mayne, Mayne's Criminal law of India, Gale, Making of Modern Law, 2013.
11. Bare Act of Indian Penal Code, 1860.

JURISPRUDENCE

**Course Code: LLB402, Total Credit-4
Full Marks-100 (End Semester-80, IA-20)**

COURSE OUTCOME: The students should get familiar with various approaches to law and legal processes. They should be able to appreciate dynamic character of the law and legal systems particularly in the context of socio-political history of the society. Endeavour should be made to develop among students critical thinking about the law, legal system and legal processes. The students should be in position to appreciate how diverse approaches to law influence decision-making in judicial courts.

MODULE I: Introduction

- i. Meaning, Content and Nature of Jurisprudence.
- ii. Classical Schools of Jurisprudence: Hindu and Islamic.
- iii. Analytical Positivism.

MODULE II: Schools of Jurisprudence:

- i. Historical Schools of Jurisprudence.
- ii. Sociological Schools of Jurisprudence.
- iii. Economic and Realist School of Jurisprudence.

MODULE III: Legal Concepts:

- i. Rights and Duties.
- ii. Personality.
- iii. Property, Possession and Ownership.

MODULE IV: Theories and Concepts of Justice:

- i. Concepts of Natural and Social Justice.
- ii. Theories of Justice: Rawls, Fuller, Nozick.
- iii. Indian Concepts of Justice: Constitution Imperatives, Amartya Sen's The Idea of Justice.

RECOMMENDED READINGS:

1. R.W.M. Dias, Jurisprudence, Aditya Prakashan, 1995 (5th Edn).
2. Patrick John Fitzgerald (ed.), Salmond on Jurisprudence, Tripathi, 1985 (12th Edn).
3. Edgar Bodenheimer, Jurisprudence, Harvard University Press, 1974 (Revised Edn).
4. Amartya Sen, The Idea of Justice, Cambridge, Mass.: Belknap Press/Harvard University Press, 2009.
5. Chandran Kukathas and Philip Pettit, Rawls: A Theory of Justice and its Critics, Cambridge: Polity Press, 1990.
6. Jonathan Wolff, Robert Nozick, Property, Justice, and the Minimal State, Stanford University Press, 1991.

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

ENVIRONMENTAL LAW

Course Code: LLB403, Total Credit-4

Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: The objective of this paper is to acquaint the students with the environmental issues and the measures taken for its protection along with the norms prevailing at international and national level.

MODULE I: Environmental Protection: International and National Perspective:

- i. Introduction –
 - A. Environment: Meaning.
 - B. Environment Pollution: Meaning and Issues.
- ii. Constitutional Guidelines –
 - A. Right to Wholesome Environment: Evolution and Application.
 - B. Relevant Provisions: Art. 14, 19 (1) (g), 21, 48-A, 51-A(g).
 - C. Environment Protection through Public Interest Litigation.
- iii. Environmental Laws: India and International –
 - A. Law of Torts.
 - B. Law of Crimes.
 - C. Public Nuisance.
 - D. Emergence of Environmental Legislations.

MODULE II: Prevention and Control of Water, Air, Noise and Land Pollution:

- i. The Water (Prevention and Control of Pollution) Act, 1974 –
 - A. Water Pollution: Definition.
 - B. Central and State Pollution Control Boards: Constitution, Powers, and Functions.
 - C. Water Pollution Control Areas.
 - D. Sample of effluents: Procedure; Restraint Order.
 - E. Consent requirement: Procedure, Grant/Refusal, Withdrawal.
 - F. Citizen Suit Provision.
- ii. Air (Prevention and Control of Pollution) Act, 1981 –
 - A. Air Pollution: Definition.
 - B. Central and State Pollution Control Boards: Constitution, Powers and Functions.
 - C. Air Pollution Control Areas.
 - D. Consent Requirement: Procedure, Grant/Refusal, Withdrawal.
 - E. Sample of Effluents: Procedure; Restraint Order.
 - F. Citizen Suit Provision.
- iii. Noise Pollution Control Order, 2000.

- iv. Land Pollution.

MODULE III: General Environment Legislations and Protection of Forests and Wildlife:

- i. Environmental (Protection) Act, 1986 –
 - A. Meaning of “Environment”, “Environment Pollutant”, “Environment Pollution”.
 - B. Powers and Functions of Central Govt.
 - C. Important Notifications U/s 6: Hazardous Substance Regulation, Bio-Medical Waste Regulation and Coastal Zone Management, EIA.
 - D. Public Participation & Citizen Suit Provision.
- ii. Laws Related to Forest –
 - A. Forest Act, 1927.
 - B. Kinds of forest – Private, Reserved, Protected and Village Forests.
 - C. The Forest (Conservation) Act, 1980.
 - D. Forest Conservation vis-à-vis Tribals’ Rights.
- iii. The Wildlife (Protection) Act, 1972 –
 - A. Authorities to be Appointed and Constituted under the Act.
 - B. Hunting Wild Animals.
 - C. Protection of Specified Plants.
 - D. Protected Area.
 - E. Trade or Commerce in Wild Animals, Animal Articles and Trophies; Its Prohibition.

MODULE IV: International Environment Laws and Current Trends:

- i. Introduction to International Environmental Laws –
 - A. Environmental Law: Human Rights Perspective.
 - B. Stockholm Declaration: Brief overview.
 - C. Rio-Declaration: Brief Overview.
 - D. Important Doctrines: Sustainable Development – Meaning and Scope – Precautionary Principle: Polluter pays Principle – Public Trust Doctrine.
 - E. UNEP.
- ii. National Green Tribunal –
 - A. Constitution.
 - B. Functions and Powers.

RECOMMENDED READINGS:

1. Shyam Diwan & Armin Rosencranz, Environmental Law and Policy in India, Oxford University Press, 2nd Edition, 2001.
2. P. Leelakrishnan, Environmental Law in India, Lexis Nexis, 3rd Edition, 2008
3. P. Leelakrishnan, Environmental Law Case Book, Lexis Nexis, 2nd Edition, 2006.
4. S. C. Shastri, Environmental Law, Eastern Book Company, 4th Edition, 2012.

5. Gurdip Singh, Environmental Law in India, MacMillan Publisher, 2005.
6. Sneh Lata Verma, Environmental Problems: Awareness and Attitude, Academic Excellence Publishers & Distributors, Delhi, 2007.

LAW OF EVIDENCE

Course Code: LLB404, Total Credit-4

Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: The students are by now familiar with the procedures but trial is incomplete unless proper evidence is adduced and appreciated. This module will introduce the students to the world of evidence.

MODULE-I: Nature, Functions, Object and History of the Law of Evidence. Salient features, Application and Non-application of the Indian Evidence Act, 1872.

MODULE-II: Definitions-Section 3 and 4

MODULE-III: Relevancy of Facts (Sections 5 to 55)

- i. Evidence of Facts in Issue and Relevant fact-Section 5
- ii. Doctrine of Res gestae-Section 6
- iii. Occasion, Cause or Effects of facts in issue-Section 7
- iv. Motive, Preparation and Conduct-Section 8
- v. Introductory or Explanatory Facts-Section 9
- vi. Conspiracy-Section 10
- vii. Inconsistent Facts-Section 11
- viii. Damages-Section 12
- ix. Right or Custom-Section 13
- x. State of mind, Body or Bodily feeling-Section 14
- xi. Accidental or Intentional acts-Section 15
- xii. Existence of Course of Business-Section 16
- xiii. Admission and Confession-Section 17 to 31
- xiv. Statements by persons who cannot be called as witnesses-Section 32
- xv. Statements made under Special Circumstances-Section 33 to 38
- xvi. Extent of proving a Statement-Section 39
- xvii. Relevancy of Judgments-Sections 40 to 44
- xviii. Opinion of third persons-Sections 45 to 51
- xix. Relevancy of Character-Section 52 to 55

MODULE-IV: On Proof (Sections 56 to 100)

- i. Facts which need not be proved-Sections 56 to 58
- ii. Oral evidence-Sections 59 to 60
- iii. Documentary Evidence-Sections 61 to 73
- iv. Public and Private Documents-Sections 74 to 78
- v. Presumptions as to Documents-Sections 79 to 90A
- vi. Exclusion of Oral by Documentary Evidence-Sections 91 to 100

MODULE-V: Production and Effect of Evidence (Sections 101 to 167)

- i. Burden of Proof-Sections 101 to 114-A
- ii. Estoppel-Sections 115 to 117

- iii. Witnesses-Sections 118 to 134
- iv. Examination of Witnesses-Section 135 to 166
- v. Improper Admission and Rejection of Evidence-Section 167

RECOMMENDED READINGS:

- 1. Batuklal- The Law of Evidence
- 2. Avtar Singh - Principles of the Law of Evidence
- 3. M.Monir - Textbook on the Law of Evidence
- 4. Vepa P. Sarathi - Law of Evidence
- 5. Ratanlal and Dhirajlal - Law of Evidence
- 6. Sarkar's Law of Evidence(2 Volumes)
- 7. Field - Law of Evidence (5 Volumes)
- 8. N.D.Basu - Law of Evidence
- 9. Woodroff and Ameer Ali - Law of Evidence

WOMEN AND LAW
Course Code: LLBE401, Total Credit-4
Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: The paper aims at creating awareness as to importance and role of women in society through the medium of law. It also focuses on women welfare laws.

- MODULE I:
- i. Introduction
 - A. Status of Women in India.
 - B. Status of Women – Position abroad.
 - ii. Constitution of India and Women –
 - A. Preamble.
 - B. Equality Provision.
- MODULE II: Personal Laws and Women:
- i. Unequal position of women – different personal laws and Directive principles of State Policy.
 - ii. Uniform Civil Code towards Gender Justice.
 - iii. Sex inequality in inheritance.
 - iv. Guardianship.
- MODULE III: Criminal Laws and Women:
- i. Adultery.
 - ii. Rape.
 - iii. Outraging Modesty.
 - iv. Domestic Violence.
- MODULE IV: Women Welfare Laws:
- i. Pre-conception and pre-natal diagnostic techniques (Prohibition of Sex Selection) Act, 1994.
 - ii. Indecent Representation of Women (Prohibition) Act, 1986.
 - iii. Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal Act, 2013.
 - iv. Domestic Workers Welfare and Social Security Act, 2010.
 - v. Immoral Traffic (Prevention) Act, 1987.
 - vi. Family Courts Act, 1984.

RECOMMENDED READINGS:

1. Mamta Rao, Law Relating to Women and Children, Eastern Book Company, 3rd Edition, 2012.
2. Lalita Dhar Parihar, Women and Law, Eastern Book Company, 2011.
3. SC Tripathi and Vibha Arora, Law relating to Women and Children, Central Law Publication, 2006.
4. DK Tiwari & Mahmood Zaidi, Commentaries on Family Courts Act, 1984, Allahabad Law Agency, 1997.
5. BN Chattoraj, Crime against Women: A Search for Peaceful Solution, LNJNI-NICFS, 2007.

6. Nomita Agarwal, Women and Law, New Century Publishing House, 2005.
7. Manjula Batra, Women and Law & Law Relating to Children in India, Allahabad Law Agency, 2001.

SEMESTER V

POLITICAL SCIENCE V

**Course Code: BAL501, Total Credit-3
Full Marks-100 (End Semester-80, IA-20)**

COURSE OUTCOME: Political System and Legal System both have an important role and function to play in governance. In this module the students are taught the relationship between the political systems of a country and its governance.

STUDY OF INDIAN GOVERNMENT AND POLITICS

- MODULE I: Election: Composition and function of Election Commission
- MODULE II: Voting behaviour
- MODULE III: Indian Party System
- MODULE IV: Pressure Groups in India
- MODULE V: Coalition Government
- MODULE VI: Regionalism: Caste and Linguistic Politics
- MODULE VII: Secularism
- MODULE VIII: Corruption as an impediment in Indian politics
- MODULE IX: Criminalisation of Politics
- MODULE-X: Structure of Panchayat system and the Municipal system

RECOMMENDED READINGS:

1. J. Dasgupta - Language Conflict & National Development
2. W.H. Morris Jones - Government & Politics in India
3. N.D. Palmer - Election in India: Its Social Basis
4. N.C. Sahni - Coalition Politics in India
5. J.R. Siwarch - Dynamics of Indian Government and Politics
6. J. Bandhopadhaya - New Indian Foreign Policy

LAW OF CRIMES II
Course Code: LLB501, Total Credit-4
Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: This paper will focus on the study of substantive crimes under the Indian Penal Code.

- MODULE I: Offences against the Human Body – I
- i. Culpable Homicide and Murder.
 - ii. Rash and Negligent Act.
 - iii. Dowry Death.
 - iv. Attempt to Murder.
 - v. Attempt and Abetment to Suicide.
- MODULE II: Against Human Body – II
- i. Hurt and Grievous Hurt.
 - ii. Criminal Force and Assault.
 - iii. Wrongful Restraint and Wrongful Confinement.
 - iv. Kidnapping and Abductions.
- MODULE III: Offences against Women:
- i. Outraging the Modesty of Women, Voyeurism, Stalking, Acid Attack.
 - ii. Rape and Unnatural Offences.
 - iii. Cruelty and Offences relating to Marriage.
- MODULE IV: Offences against Property:
- i. Theft, Extortion, Robbery and Dacoity.
 - ii. Criminal Misappropriation and Criminal Breach of Trust.
 - iii. Cheating and Forgery.
 - iv. Mischief.

RECOMMENDED READINGS:

1. K.D. Gaur, Textbook on Indian Penal Code, Universal Law Publishing Co., New Delhi, 2012.
2. Dr. H.S. Gaur, Penal Law of India, Law Publishers, Allahabad, 2013.
3. J.W. Cecil Turner, Russel on Crime, Vol I &2, Universal Law Publishing Co., New Delhi, 2012.
4. K.I. Vibhuti, PSA Pillai's Criminal Law, Lexis Nexis, Butterworths Wadhwa, Nagpur, 2012.
5. Glanville Williams, Textbook of Criminal Law, Universal Law Publishing Co., New Delhi, 2012.
6. Ratanlal Dhiraj Lal, The Indian Penal Code, Lexis Nexis, Butterworths Wadhwa, Nagpur, 2012.
7. John Dawson Mayne, "Mayne's Criminal law of India", Gale, Making of Modern Law, 2013.
8. Bare Act of Indian Penal Code, 1860.

ADMINISTRATIVE LAW

Course Code: LLB502, Total Credit-4

Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: The paper will make students aware of various aspects of Administrative Law including quasi-legislative, quasi-judicial and other ministerial functions of administration and control thereof with a practical approach.

- MODULE I:** Evolution and Scope of Administrative Law:
- i. Nature, Scope, and Development of Administrative Law.
 - ii. Rule of Law and Administrative Law.
 - iii. Separation of Powers and its Relevance.
 - iv. Relationship between Constitutional Law and Administrative Law.
 - v. Classification of Administrative Law.
- MODULE II:** Legislative Functions of Administration:
- i. Meaning and Concept of Delegated Legislation.
 - ii. Constitutionality of Delegated Legislation.
 - iii. Control Mechanism –
 - A. Parliamentary Control of Delegated Legislation.
 - B. Judicial Control of Delegated Legislation.
 - C. Procedural control of Delegated Legislation.
 - iv. Sub-Delegation.
- MODULE III:** Judicial Functions of Administration:
- i. Need for Devolution of Adjudicatory Authority on Administration.
 - ii. Problems of Administrative Decision Making.
 - iii. Nature of Administrative Tribunals: Constitution, Powers, Procedures.
 - iv. Rules of Evidence.
 - v. Principles of Natural Justice –
 - A. Rule against Bias.
 - B. Audi Alteram Partem.
 - C. Speaking Order (Reasoned Decisions).
- MODULE IV:** Administrative Discretion and Judicial Control of Administrative Action:
- i. Need and its Relationship with Rule of Law.
 - ii. Judicial Review of Administrative Action and Grounds of Judicial Review –
 - A. Abuse of Discretion.
 - B. Failure to Exercise Discretion.
 - C. Illegality, Irrationality, Procedure Impropriety.
 - iii. Doctrine of Legitimate Expectations.
 - iv. Evolution of Concept of Ombudsmen.
 - v. Lokpal and Lokayukta Act and other Anti-corruption Bodies and their Administrative Procedures.

RECOMMENDED READINGS:

1. H.W.R. Wade & C.F. Forsyth, Administrative Law, Oxford University Press, 2009 (12th Edn).
2. M.P. Jain & S.N. Jain, Principles of Administrative Law, Lexis Nexis, 2013 (7th Edn).
3. I.P. Massey, Administrative Law, Eastern Book Company, 2012, (8th Edn).

4. C.K. Takwani, Lectures on Administrative Law, Eastern Book Company, 2012 (5th Edn).
5. S.P. Sathe, Administrative Law, Lexis Nexis Butterworths Wadhwa, 2010 (7th Edn).

CIVIL PROCEDURE CODE AND LIMITATION ACT

Course Code: LLB503, Total Credit-4

Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: The paper will focus on the civil procedures followed in instituting a suit. The students will be familiarised with certain important concepts and practical skill development activity will provide insights into the actual working of the court procedures.

MODULE I: Introduction:

- i. Definitions: Decree, Judgement, Order, Foreign Court, Foreign Judgement, Mesne- Profits, Affidavit, Suit, Complaint, Written Statement.
- ii. Important Concepts: Res Sub-Judice, Res judicata, Restitution, Caveat, Inherent Powers of Courts.
- iii. Execution of Judgement and Decree.

MODULE II: Initial Steps in a Suit:

- i. Jurisdiction and Place of Suing.
- ii. Institution of Suit.
- iii. Pleadings: Meaning, Object, General rules, Amendment of Pleadings.
- iv. Complaint and Written Statement.
- v. Appearance and Non-Appearance of Parties.

MODULE III: Interim Orders:

- i. Commissions.
- ii. Receiver.
- iii. Temporary Injunctions.
- iv. Summary Procedure.
- v. Suits by Indigent persons.
- vi. Inter-pleader Suit.

MODULE IV: Appeal, Reference, Review and Revision:

- i. Appeals from Original Decree.
- ii. Appeals from Appellate Decrees.
- iii. General Provisions relating to appeals.
- iv. Reference to High Court.
- v. Review.
- vi. Revision.

MODULE V: Limitation of Suits, Appeals and Applications (Sections 3-5):

- i. Effect of expiry of limitation, dismissal of suit, appeal, application (section 3).
- ii. Extension of limitation (section 5).

MODULE VI: Computation of Limitation (Sections 12-24):

- i. Exclusion of time (sections 12-13).
- ii. Effect of fraud or mistake (section 17), Effect of acknowledgment (section 18), effect of payment (section 19), Effect of substituting or adding new plaintiff or defendant (section 21).

RECOMMENDED READINGS:

1. Dinshaw Fardauzi Mulla, Mulla's Code of Civil Procedure, Lexis Nexis (18th Edn).
2. Sudipto Sarkar & V.R. Manohar, Sarkar's Code of Civil Procedure (2 Vols), Lexis Nexis India (11th Edn).
3. M.R. Mallick, B.B. Mitra, The Limitation Act, 1963 (22nd ed., 2011).
4. K. Shanmukham, Sanjiva Row's The Limitation Act (9th ed., 2000)
5. Universal's Code of Civil Procedure, 1908 (Bare Act).
6. C.K. Takwani, Code of Civil Procedure, Eastern Book Company, 2010.
7. M.R. Malik, Ganguly's Civil Court, Practice and Procedure, Eastern Law House

COMPANY LAW
Course Code: LLB504, Total Credit-4
Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: The paper needs to be taught considering the New Companies Amendment Act, 2013. The Companies Act, 1956 has not been repealed. The New Act of 2013 is made applicable by notifications as to particular sections by the Ministry of Company Affairs. The notified sections which replace the provisions of Companies Act, 1956 will be highlighted.

MODULE I: Incorporation and Formation of Company:

- i. Company and Other Forms of Business Organisations.
- ii. Different Kinds of Company: One Person Company, Foreign Company.
- iii. Process of Incorporation –
 - A. Nature and Content.
 - B. Doctrine of Indoor Management.
 - C. Doctrine of Ultra Vires.
 - D. Doctrine of Constructive Notice.
- iv. Memorandum and Articles of Association.

MODULE II: Corporate Financing:

- i. Prospectus and Statement in lieu of Prospectus
- ii. Shares, Share Capital and Debenture, Debenture Bond
- iii. Classification of Company Securities
- iv. Inter-corporate Loans
- v. Role of Court to Protect Interests of Creditors and Shareholders, Class Action Suits, Derivative Actions.

MODULE III: Corporate Governance:

- i. Kinds of Company Meetings and Procedure.
- ii. Powers, Duties and Kinds of Director: Independent Director, Women Director.
- iii. Different Prevention of Oppression and Mismanagement.
- iv. Investor Protection.
- v. Insider Trading.
- vi. Corporate Fraud.
- vii. Auditing Concept.

MODULE IV: Corporate Social Responsibility and Corporate Liquidation:

- i. Evolution of Corporate Social Responsibility, Corporate Criminal liability, Corporate Environmental Liability.
- ii. Different Types of Winding up of Company.
- iii. Role of Courts in Winding up of Company.
- iv. Merger and Acquisition of Company (e.g. like Arcelor Mittal and Air India Case).
- v. Cross Border Merger, Takeover Code: Role of SEBI.

RECOMMENDED READINGS:

1. Saleem Sheikh & William Rees, Corporate Governance & Corporate Control, Cavendish Publishing Ltd., 1995.
2. Taxmann, Companies Act 2013.
3. Taxmann, A Comparative Study of Companies Act 2013 and Companies Act, 1956.
4. Charles Wild & Stuart Weinstein Smith and Keenan, Company Law, Pearson Longman, 2009.
5. Institute of Company Secretaries of India, Companies Act 2013, CCH Wolter Kluwer Business, 2013.
6. Lexis Nexis, Corporate Laws 2013 (Palmtop Edition).
7. C.A. Kamal Garg, Bharat's Corporate and Allied Laws, 2013.

MEDIA AND LAW
Course Code: LLBE501, Total Credit-4
Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: The main purpose of the paper is to introduce the conceptual aspect of Media Law, prevailing legal and regulating framework.

MODULE I: Concept, History and Evolution of Media:

- i. Understanding the Concept of Media.
- ii. History of Media.
- iii. Theories of Media.
- iv. Evolution of Media.

MODULE II: Constitutional Rights of Media:

- i. Right to Circulation.
- ii. Right to Publication.
- iii. Right to Advertisement.
- iv. Broadcasting.
- v. Right to Conduct Interviews.
- vi. Publication of Parliamentary Proceedings.

MODULE III: Limitations on the Freedom of Speech and Expression:

- i. Public Order.
- ii. Security of State.
- iii. Defamation.
- iv. Contempt of Court.
- v. Morality and Decency.
- vi. Privileges of Legislature.
- vii. Office Secrets.

MODULE IV: Investigative Journalism and the Right to Privacy:

- i. Defining Privacy.
- ii. Privacy and the Right to Free Speech.
- iii. The Law of Privacy in India.

MODULE V: Media and Ethics:

- i. Ethical Problems including Privacy, Right to Reply, Sting Operations, Guarding against Communal Writing and Sensation and Yellow Journalism, Freebies, Bias, Coloured Reports.
- ii. Advertisements and Ethics, Prohibition of Indecent Representation, Magic Remedies.
- iii. Issues of Consumer Protection.
- iv. Protection of Working Journalist, Role of Press Council.
- v. Code of Practice for Journalists by the Editors Guild of India.

MODULE VI: Civil and Criminal Liability:

- i. Media and Criminal Law –
 - A. Defamation.
 - B. Sedition.
 - C. Obscenity.
- ii. Media and Civil Wrongs (Torts) –
 - A. Defamation.
 - B. Breach of Privacy.
 - C. Negligence.

MODULE VII: Electronic Media and Regulatory Laws:

- i. Convergence of New Media in the Internet, Cinema and Social Media.
- ii. Expansion of Electronic Media: Broadcast Sector – T.V., Radio and Over-the-Top (OTT).
- iii. The Object and Reasons and Salient Features of –
 - A. The Prasar Bharati (Broadcasting Corporation of India) Act, 1990.
 - B. The Cable TV Network Regulation Act.
 - C. The Telecommunications Act, 2023.
- iv. Issues related to Entry of Foreign Print Media in India.

MODULE VIII: Media's Role in Promoting and Protecting Human Rights.

RECOMMENDED READINGS:

1. Essays on Press Freedom – V. R. Krishna Iyer and Vinod Sethi – Capital Foundation Society.
2. Media Law – Peter Carey, London: Sweet and Maxwell.
3. Law of the Press – Durga Das Basu – New Delhi: Prentice Hall Inc.
4. Facets of Media Law – A Mini Encyclopaedia covering Multiple Dimensions of Media Law – Madhavi Goradia Divan, EBC Publications.
5. Cases and Materials on Media Law – Ram Jethmalani and D. S. Chopra – Thomson Reuters.
6. Gallant and Epworth Media Law – A Practical Guide to Managing Publication Risks.

SEMESTER VI

POLITICAL SCIENCE – VI

Paper Code: BAL 601, Total Credit-3

Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: This module of political science will introduce the students into regional political developments. SAARC is the region to which India belongs. Political situation of each country have an impact upon its neighbours. This module will help the students to understand them.

POLITICS IN NEIGHBOURING COUNTRIES

MODULE-I: Bangladesh

- a. Structure of Government: Legislature, Executive and Judiciary.
- b. Party System.
- c. Areas of Conflict
- d. Relationship with India.

MODULE-II: Pakistan

- a. Structure of Government: Legislature, Executive and Judiciary.
- b. Party System. d.Areas of Conflict
- c. Relationship with India.

MODULE-III: Sri Lanka

- a. Structure of Government: Legislature, Executive and Judiciary.
- b. Party System.
- c. Areas of Conflict
- d. Relationship with India

MODULE-IV: Nepal

- a. Structure of Government: Legislature, Executive and Judiciary.
- b. Party System.
- c. Areas of Conflict
- d. Relationship with India.

MODULE-V: Bhutan

- a. Structure of Government: Legislature, Executive and Judiciary.
- b. Party System..
- c. Areas of Conflict
- d. Relationship with India.

RECOMMENDED READINGS:

1. M. K. Raha, I. A. Khan (eds.) - Polity, Political Process and Social Control in South Asia
2. Urmila Phadnis - Ethnicity and Nation Building in South Asia
3. Paramanada - Political Developments in South Asia
4. Kamal Uddin Ahmed - Bangladesh and its Neighbors
5. Rajiva Wijesinha - Current Crisis in Srilanka
6. Resmi Sharma forwarded by R. N. Paul - Encyclopaedia of SAARC and Member Countries
7. Verinder Grover (ed.) - Encyclopedia of SAARC Nation (7 Volumes)

CRIMINAL PROCEDURE CODE
Paper Code: LLB 601, Total Credit-4
Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: This paper is to give students thorough knowledge of procedural aspects of working of criminal courts and other machineries.

MODULE I: Introduction:

- i. Object and Importance of Cr.P.C.
- ii. Functionaries under the Cr.P.C.
- iii. Basic Concepts: Bailable Offence, Non-Bailable Offence, Cognizable Offence, Non-cognizable Offence, Complaint, Charge, Police Report, Investigation, Inquiry and Trial, Summons Case, Warrant Case.

MODULE II: Arrest, Bail, and Pre-Trial Proceedings:

- i. Arrest and Rights of an Arrested Person.
- ii. Provision for Bail under the Code.
- iii. Process to Compel Appearance of Person.
- iv. Process to Compel Production of Things.
- v. Condition Requisites for Initiation of Proceeding.
- vi. Complaint to Magistrate.
- vii. Commencement of Proceeding before Magistrate.

MODULE III: Trial Proceedings:

- i. Framing of Charges and Joinder of Charges.
- ii. Jurisdiction of the Criminal Courts in Inquiries and Trials.
- iii. Types of trials: Sessions Trial, Warrant Trial, Summons Trial, Summary Trial.
- iv. Judgement and Sentences under the Code.
- v. Submission of Death Sentences for Confirmation.
- vi. General Provisions as to Inquiries and Trial.
- vii. Execution, Suspension, Remission and Commutation of Sentences.

MODULE: IV Miscellaneous:

- i. Appeals.
- ii. Reference and Revision.
- iii. Inherent Power of Court.
- iv. Transfer of Criminal Cases.
- v. Plea Bargaining.

RECOMMENDED READINGS:

1. Ratanlal & Dhirajlal, Criminal Procedure, Lexis Nexis Butterworths Wadhwa, Nagpur, 2012.
2. S.C. Sarkar, The Law of Criminal Procedure, Wadhawa & Co., Nagpur, 2007.

3. K.N. Chandrasekharan Pillai, R.V. Kelkar's Lectures on Criminal Procedure, Eastern Book Company, 2013.
4. K.N. Chandrasekharan Pillai, Criminal Procedure, Eastern Book Company, 2004.
5. Aiyer, Mitter, Law of Bails- Practice and Procedure, Law Publishers (India) Pvt. Ltd., 2012.
6. P.V. Ramakrishna, Law of Bail, Bonds, Arrest and Custody, Lexis Nexis, 2008.
7. P.K. Majumdar, Law of Bails, Bonds and Arrest, Orient Publication, 2012.
8. Justice P.S. Narayana, Code of Criminal Procedure, ALT Publications, 2012.
9. Bare Act of Code of Criminal Procedure, 1973.

INTERNATIONAL LAW
Paper Code: LLB 602, Total Credit-4
Full Marks-100 (End Semester-80, IA-20)

- MODULE I: Nature, Origin and Basis of International Law.
- MODULE II: Sources of International Law.
- MODULE III: Subjects of International Law.
- MODULE IV: Relationship between International Law and Municipal Law.
- MODULE V: Recognition.
- MODULE VI: State Jurisdiction.
- MODULE VII: Asylum and Extradition.
- MODULE VII: Treaties.
- MODULE IX: United Nations – Purposes, Principles, and Membership.
- MODULE X: The Principal Organs of the UN.

RECOMMENDED READINGS:

1. J.G. Starke – Introduction to International Law.
2. Gurdip Singh – International Law.
3. S.K. Kapoor – International Law.
4. H.O. Agarwal – International Law.
5. D.J. Harris – Cases and Materials on International Law.

PROPERTY LAW
Paper Code: LLB 603, Total Credit-4
Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: The objective of this paper is to focus on concept and classification of property as well as principles governing transfer of immovable property.

- MODULE I: Concept of Property and General Principles Relating to Transfer of Property:
- i. Concept of Property: Distinction between Movable and Immovable Property.
 - ii. Conditions Restricting Transfer.
 - iii. Definition of Transfer of Property.
 - iv. Transferable and Non-Transferable Property.
 - v. Transfer to an Unborn Person and Rule against Perpetuity.
 - vi. Vested and Contingent interest.
 - vii. Rule of Election.
- MODULE II: General Principles Governing Transfer of Immovable Property:
- i. Transfer by Ostensible Owner.
 - ii. Rule of Feeding Grant by Estoppel.
 - iii. Rule of Lis pendens.
 - iv. Fraudulent Transfer.
 - v. Rule of Art Performance.
 - vi. Actionable Claim.
- MODULE: III Specific Transfers – I:
- i. Mortgage: Definitions and Kinds, Rights and Liabilities of Mortgagor and Mortgagee.
 - ii. Charge.
- MODULE IV: Specific Transfer – II:
- i. Sale and Gift.
 - ii. Lease.

RECOMMENDED READINGS:

1. Mulla, Transfer of Property Act, Lexis Nexis, 2013.
2. Poonam Pradhan Saxena, Property Law, 2011.
3. James Charles Smith, Property and Sovereignty (Law, Property and Society), Ashgate, 2014.
4. Avtar Singh, Transfer of Property Act, Universal Publishing Pvt Ltd., 2012.
5. Sandeep Bhalla, Digest of Cases on Transfer of Property in India.

LABOUR LAW I
Paper Code: LLB 604, Total Credit-4
Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: This paper focuses on various aspect of management of labour relation and dispute settlement bodies and techniques.

MODULE I: Trade Unions and Collective Bargaining:

- i. Trade Unionism in India.
- ii. Definition of Trade Union and Trade Dispute.
- iii. Registration of Trade Unions –
 - A. Legal Status of Registered Trade Union.
 - B. Mode of Registration.
 - C. Powers and Duties of Registrar.
 - D. Cancellation and Dissolution of Trade Union.
 - E. Procedure for Change of Name.
 - F. Amalgamation and Dissolution of Trade Union.
- iv. Disqualifications of Office-bearers, Right and Duties of Office-bearers and Members.
- v. General and Political Funds of Trade Union.
- vi. Civil and Criminal Immunities of Registered Trade Unions.
- vii. Recognition of Trade Union.
- viii. Collective Bargaining.

MODULE II: Standing Orders:

- i. Concept and Nature of Standing Orders.
- ii. Scope and Coverage of the Industrial Employment (Standing Orders) Act, 1946.
- iii. Certification Process –
 - A. Procedure for Certification.
 - B. Appeals against Certification.
 - C. Condition for Certification.
 - D. Date of Operation of Standing Orders.
 - E. Building Nature and the Effect of Certified Standing Orders.
 - F. Posting of Standing Orders.
- iv. Modification and Temporary Application of Model Standing Orders.
- v. Interpretation and Enforcement of Standing Orders.
- vi. Penalties and Procedure.

MODULE III: Resolution of Industrial Dispute:

- i. Industrial Dispute and Individual Dispute.
- ii. Arena of Interaction and Participants: Industry, Workman, and Employer.
- iii. Settlement of Industrial Dispute –
 - A. Works Committee.
 - B. Conciliation Machinery.
 - C. Court of Enquiry.
 - D. Voluntary Arbitration.

- E. Adjudication: Labour Court, Tribunal and National Tribunal.
- MODULE IV: Powers of the Appropriate Government under the Industrial Disputes Act, 1947.
- MODULE V: Unfair Labour Practice.
- MODULE VI: Instruments of Economic Coercion:
- i. Concept of strike –
 - A. Gherao.
 - B. Bandh and Lock-out
 - C. Types of Strike
 - D. Rights to Strike and Lock-out
 - E. General Prohibition of strikes and lock-outs.
 - F. Prohibition of Strikes and Lock-outs in Public Utility Services
 - G. Illegal Strikes and Lock-outs.
 - H. Justification of Strikes and Lock-outs.
 - I. Penalties for Illegal strikes and Lock-outs.
 - J. Wages for Strikes and Lock-outs.
 - ii. Lay-off –
 - A. Retrenchment.
 - B. Transfer and Closure: Definition of Lay-off and Retrenchment Compensation.
 - C. Compensation to Workmen in Case of Transfer of Undertaking Closure.
 - D. Closure: Prevention and Regulation.
 - E. Conditions: Precedent for Retrenchment.
 - F. Special Provisions Relating to Lay-off, Retrenchment and Closure in Certain Establishments.
 - G. Procedure for Retrenchment and Re-employment of Retrenched Workmen and Penalty.
 - iii. Disciplinary Action and Domestic Enquiry.
 - iv. Management’s Prerogative during the Pendency of Proceedings.
 - v. Notice of Change.

RECOMMENDED READINGS:

1. Surya Narayan Misra, An Introduction to Labour and Industrial Law, Allahabad Law Agency, 1978.
2. S.C. Srivastava, Industrial Relations and Labour Law, Vikas Publishing House, New Delhi.
3. Indian Law Institute, Cases and Materials on Labour Law and Labour Relations.
4. P.L. Malik, Industrial Law, Eastern Book Company, 2013.
5. Dr. Goswami, Labour and Industrial Law, Central Law Agency, 2011.
6. Chaturvedi, Labour and Industrial Law, 2004.
7. ZMS Siddiqi and M.Afzal Wani, Labour Adjudication in India, ILI, 2001.

HUMAN RIGHTS
Paper Code: LLBE 601, Total Credit-4
Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: The objective of this course is to lay the foundation of the Human Rights law and acquaint the students with basic human rights institutions.

MODULE: I Introduction:

- i. Nature.
- ii. Origin and Evolution.
- iii. Development of Human Right Regime.

MODULE II: International Human Rights Law:

- i. UN Charter.
- ii. UDHR.
- iii. Covenants of 1966.
- iv. Optional Protocols.

MODULE III: National Human Rights Law:

- i. Constitutional Provisions.
- ii. Fundamental Rights.
- iii. Directive Principles of State Policy.
- iv. Human Rights Act, 1993.
- v. NHRC: Composition, Powers, and Functions.
- vi. Role of State HRC, NCW, NCM, SC/ST Commission.
- vii. Role of Civil Societies and Media.

MODULE IV: Group Rights

- i. Prisoners.
- ii. Women and Children.
- iii. Indigenous People.
- iv. Disabled.
- v. Senior Citizens.
- vi. Refugees.

RECOMMENDED READINGS:

1. D.D. Basu, Human Rights in Constitutional Law, Lexis Nexis, 2008 (3rd Edn).
2. Upendra Baxi, The Future of Human Rights, Oxford University Press, 2012 (3rd Edn).
3. Thomas Buergenthal, International Human Rights in a Nutshell, West Publisher Company, 2009 (4th Edn).
4. Henry Steiner & Philip Alston, International Human Rights in Context: Law, Politics, Morals: Text and Materials, Oxford University Press, 2008.
5. S. K. Kapoor, International Law and Human Rights, Central Law Agency, 2014.
6. M. K. Sinha, Implementation of Basic Human Rights, Lexis Nexis, 2013.

SEMESTER VII

LABOUR LAW II

Paper Code: LLB 701, Total Credit-4

Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: The paper will focus on wages, wage policies, compensation, social security, and retirement benefits during the course of employment and working conditions of employees.

MODULE I: The Minimum Wages Act, 1948

- i. Concept of Minimum Wage, Fair Wage, Living Wage and Need Based Minimum Wage.
- ii. Constitutional Validity of the Minimum Wages Act, 1948.
- iii. Procedure for Fixation and Revision of Minimum Wages.
- iv. Fixation of Minimum Rates of Wage by Time Rate or by Piece Rate.
- v. Procedure for Hearing and Deciding Claims.

MODULE II: The Payment of Wages Act, 1936:

- i. Object, Scope, and Application of the Act.
- ii. Definition of Wage.
- iii. Responsibility for Payment of Wages.
- iv. Fixation of Wage Period.
- v. Time of Payment of Wage.
- vi. Deductions which may be made from Wages.
- vii. Maximum Amount of Deduction.

MODULE III: The Factories Act, 1948:

- i. Approval, Licensing and Registration of Factories.
- ii. Concept of "Factory", "Manufacturing Process", "Worker", and "Occupier".
- iii. General Duties of Occupier.
- iv. Measures to be taken in Factories for Health, Safety and Welfare of Workers.
- v. Working Hours of Adults.
- vi. Employment of Young Person and Children.
- vii. Annual Leave with Wages.
- viii. Additional Provisions Regulating Employment of Women in Factory.

MODULE IV: The Employee's Compensation Act, 1923:

- i. Definition of Dependant, Workman, Partial Disablement and Total Disablement.
- ii. Employer's Liability for Compensation –
 - A. Scope of Arising out of and in the Course of Employment.
 - B. Doctrine of Notional Extension.
 - C. When Employer is not liable.
- iii. Employer's Liability when Contract or is engaged.
- iv. Amount of Compensation.

- v. Distribution of Compensation.
- vi. Procedure in Proceedings before Commissioner.
- vii. Appeals Retirement Benefits.
- viii. Employee's Provident fund and miscellaneous provisions Act, 1952.
- ix. Employee's Pension Scheme, 1995 and Family Pension Scheme.
- 1x. Social Security for the unorganized Sector.

RECOMMENDED READINGS:

- 1. Indian Law Institute, Cases and Materials on Labour Law and Labour Relations.
- 2. PL Malik, Industrial Law, Eastern Book Company, 2013.
- 3. Dr. Goswami, Labour and Industrial Law, Central Law Agency, 2011.
- 4. Surya Narayan Misra, An Introduction to Labour and Industrial Law, Allahabad Law Agency, 1978.
- 5. S.C. Srivastava, Industrial Relations and Labour Law, Vikas Publishing House, New Delhi.
- 6. Chaturvedi, Labour and Industrial Law, 2004.
- 7. S.C. Srivastava, Commentaries on the Factories Act, 1948, Universal Law Publishing House, Delhi.
- 8. H.L. Kumar, Workmen's Compensation Act, 1923.

INTERPRETATION OF STATUTES
Paper Code: LLB 702, Total Credit-4
Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: The paper is aimed to enhance the critical skills to equip the students with various aspects of interpretations.

MODULE I: Introduction

- i. Meaning of Interpretation
- ii. Need for Interpretation
- iii. Act, Enactment, Statutes, Ordinances, Rules, etc.

MODULE II: Internal Aids to Interpretation:

- i. Title.
- ii. Preamble.
- iii. Heading.
- iv. Marginal Note.
- v. Section.
- vi. Sub-section.
- vii. Punctuation.
- viii. Illustration.
- ix. Exception.
- x. Proviso.
- xi. Explanation.
- xii. Saving Clause.
- xiii. Schedule.

MODULE III: External Aids to Interpretation:

- i. Constituent Assembly Debates for Constitutional Interpretation.
- ii. Constitution of India.
- iii. Legislative History: Legislative Intention.
- iv. Statement of Objects and Reasons.
- v. Legislative Debates.
- vi. Committee Reports, Law Commission Reports.

MODULE IV: Rules of Interpretation:

- i. Literal Rule.
- ii. Golden Rule.
- iii. Mischief Rule.
- iv. Legal Fiction.
- v. Eiusdem generis.
- vi. Noscitur a sociis.
- vii. Reddendo singula singulis.

- viii. Generalia specialibus non derogant.
- ix. Expressio unius est exclusion alterius.

RECOMMENDED READINGS:

1. P. St. J. Langan, Maxwell's on the Interpretation of Statutes, Lexis Nexis, 12th Edition, 1969.
2. V. P. Sarthi, Interpretation of Statutes, Eastern book Company, 5th Edition, 2010.
3. G.P. Singh, Principles of Statutory Interpretation, Lexis Nexis, 13th Edition, 2012.
4. N.S. Bindra, Interpretation of Statutes, Lexis Nexis.
5. Bakshi BM, Interpretation of Statutes, Orient Publisher, 2008.

INTELLECTUAL PROPERTY RIGHTS LAW
Paper Code: LLB 702, Total Credit-4
Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: The objective of this course is to acquaint the students with basics of intellectual property rights with special reference to Indian law and practice.

MODULE I: The Copyrights (Indian Copyright Act, 1957):

- i. Introduction to Copyright Law.
- ii. Brief Introduction related to International Treaties and Conventions.
- iii. Subject Matter of Copyright, Economic and Moral Rights (ss.2,13,14,15,16, 57).
- iv. Authorship and Ownership (s17), Term of Copyright and Assignment-Licensing (ss.18-31).
- v. Infringement and Remedies (ss. 50-61).
- vi. Exceptions: Fair Dealing.
- vii. International Copyright Order (ss. 40-41).
- viii. Issues in Digital Copyrights.

MODULE II: Trademarks (The Trademarks Act, 1999):

- i. Introduction to Trademark Law.
- ii. Brief Introduction to International Treaties and Conventions.
- iii. Definitions (s2), Registration of Trademarks, Procedure, Grounds of Refusal and Well-Known Trademarks (ss. 9-12, ss. 18-23 and s. 33).
- iv. Passing Off, Infringement and Exceptions to Infringement Actions, Remedies (ss. 27-30, s. 34, ss. 134-135).
- v. Assignment and Licensing (ss. 48-53).
- vi. Intellectual Property Appellate Board (ss. 83-100).
- vii. Conflicts of Trademarks with Domain Name.
- viii. Unconventional Trademarks.

MODULE III: Patents (The Patents Act, 1970):

- i. Introduction to Patent Law.
- ii. Brief Introduction related to International Treaties and Conventions.
- iii. Definitions (s. 2), Criteria for Patents, Patentable Inventions.
- iv. Non-Patentable Inventions (s. 3).
- v. Procedure for Filing Patent Application (ss. 6-53).
- vi. Revocation of Patent (s64), Licensing, Compulsory Licensing (ss. 82-92A).
- vii. Parallel Import (s. 107A).
- viii. Rights of Patentee, Patent Infringement and Defences (ss. 47-48, s. 104 and s. 107).

MODULE IV: Industrial Designs (The Designs Act, 2000):

- i. Introduction to Designs Law.
- ii. Layout Design Protection.
- iii. Brief Introduction to related International Treaties and Conventions.
- iv. Definitions (s. 2), Registration of Designs and Procedure (ss. 3-9, s. 16, s. 21).
- v. Cancellation of Registration of Design (s. 19).
- vi. Piracy of Registered Design (s. 22) and Remedies.
- vii. Overlapping Between Designs Copyrights and Trademark.

MODULE V: Geographical Indications:

- i. Introduction to law related to Geographical Indications.
- ii. Brief Introduction to related International Treaties and Conventions.
- iii. Definitions (s. 2).
- iv. Registration, Validity, Renewal and Cancellation of Geographical Indications Tags.
- v. Concept of Authorized User.
- vi. Distinction between Geographical Indication Tags and Trademarks.

MODULE VI: Plant Variety Protection:

- i. Plant variety protection: meaning and benefit sharing and farmers' rights.
- ii. Procedure for registration, effect of registration and term of protection.

RECOMMENDED READINGS:

1. N.S. Gopalakrishnan & T.G. Ajitha, Principles of Intellectual Property, Eastern Book Company, 2014 (2nd Edn).
2. B.L. Wadhwa, Law Relating to Intellectual Property, Universal Law Publishing, 2014 (5th Edn).
3. S. Narayan, Intellectual Property Law in India, Gogia Law Agency, Hyderabad, 2005 (3rd Edn).
4. K. Bansal, Law of Trademark in India, Thomson & Reuter, 2014.
5. V.K. Ahuja, Law Relating to Intellectual Property Law, Lexis Nexis, 2013 (2nd Edn).
6. Elizabeth Veghese, Law of Patents, Eastern India Company, 2012 (2nd Edn).
7. Jayashree Watal, Intellectual Property Rights in the WTO and Developing Countries, Oxford University Press, 2001.
8. P. Narayanan, Law of Trademarks (The Trademarks Act 1999) and Passing Off, Eastern Law, Calcutta, 2006.
9. W.R. Cornish, Intellectual Property: Patents, Copyright, Trademark and Allied Rights, Universal Law Publishing 2001.
10. C.S. Lal, Intellectual Property Handbook: Copyright, Designs, Patents & Trademarks, Law Publishers, Allahabad, 2000.

PENOLOGY AND VICTIMOLOGY
Paper Code: LLBH 701, Total Credit-4
Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: The main objective of this course is to focus upon the students' minds, how crimes are defined and punished, as well as how prisons are managed. It has also another objective to make the students' gain knowledge about the victims of a crime, and the amount of power abused by the accused.

MODULE I: Penology and Theories of Punishments:

- i. Definition and Theories of Punishment.
- ii. Types of Punishments.
- iii. Relation between Crime and Punishment.
- iv. Substantive Provisions of Punishment under India Penal Code and other Act.
- v. Non- institutional Treatment of Offenders: Probation, Temporary Release and Parole.
- vi. Institutional Treatment of Offenders.

MODULE II: Capital Punishment:

- i. Constitutional Provision of Capital Punishments.
- ii. Problem related to Capital Punishment.
- iii. Judicial Attitude in India towards Capital Punishments.

MODULE III: Approaches to Imprisonment:

- i. Corrective Labour.
- ii. Fine, Collective Fine.
- iii. Reparation by the Offender by the Court.
- iv. Sentencing:
 - A. Types of Sentences – Indian Penal Code and Special Laws.
 - B. Pre-Sentencing Hearing.
 - C. Sentencing for Habitual Offenders.

MODULE IV: Plea Bargaining.

MODULE V: Imprisonment:

- i. Rights of Prisoners and Duties of Custodial Staff.
- ii. State Jails in India.
- iii. Disciplinary Regimes in India.
- iv. Open Prisons.
- v. Prisons in India: Organisation, Type and Functions.
- Vi Correctional Services for Jail Inmates.

MODULE VI: Judiciary:

- i. Judicial Approaches towards Crimes and Punishments.
- ii. Role of Judiciary in Crime Control in India.

MODULE VII: Victimology

- i. Concept of Victims of Crime.
- ii. Compensation to Victims under the Code of Criminal Procedure and other Statutes.
- iii. Compensatory Jurisprudence.
- iv. Victimological Research in India.
- v. UN Declaration on Basic Principles of Justice for Victims of Crime and Abuse of Power.

RECOMMENDED READINGS:

1. Criminology and Penology – N. V. Paranjape.
2. Criminology and Criminal Administration – S. S. Srivastava.
3. Frank A. Hagan, Introduction to Criminology: Theories, Methods and Criminal Behaviour; 1978, Sage Publications Ltd., London.
4. Larry Seigel, Criminology, 2008, Thomson Wadsworth, Canada.
5. Sue Titus Reid, Crime and Criminology; 2008; Oxford University Press, Oxford.
6. Mark Tunic, Punishment: Theory and Practice; 1992 University of California Press, Berkeley.
7. Robert Elias, Victims Still: Political Manipulation of Crime Victim, 1993, Sage Publications Inc.
8. R. I. Mawby & S. Walkate, Critical Victimology; 1995, Sage Publications Ltd., London.
9. Roger Hopkin Burke, An Introduction to Criminological Theory; 2001, Willian Publishing.
10. Katherine S. Williams, Textbook on Criminology; 2004, Oxford Press, Oxford.

WHITE-COLLAR CRIME
Paper Code: LLBH 702, Total Credit-4
Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: The main objective of this paper is to make the students' have a detailed and deep insight on the concept of White-Collar Crimes, its impact and implications, and the measures taken to curb the same.

- MODULE I:
- i. Concept and Nature of White-Collar Crimes.
 - ii. Historical Background of White-Collar Crimes.
 - iii. Classification of White-Collar Crimes,
 - iv. Difference between White-Collar Crimes and Blue-Collar Crimes.

- MODULE II:
- i. Black Marketing.
 - ii. Hoarding.
 - iii. Fake Employment Placements.
 - iv. White-Collar Crimes in Medical Profession.
 - v. White-Collar Crimes in Legal Profession.
 - vi. White-Collar Crimes in Engineering Profession.
 - vii. White-Collar in Education.

- MODULE III:
- i. White-Collar Crimes in India.
 - ii. Major Types of White-Collar Crimes in India.
 - iii. Reasons for the Growth of White-Collar Crimes in India.
 - iv. Implications and Effects of White-Collar Crimes in India.
 - v. Detailed Case Study of White-Collar Crime Cases in India.

- MODULE IV:
- i. Measures to Curb White-Collar Crimes.
 - ii. Judicial Temperament towards White-Collar Crimes in India.
 - iii. Legislations against White-Collar Crimes in India.
 - iv. Penalties for White-Collar Crimes in India.

RECOMMENDED READINGS:

1. White-Collar Crimes in India – A Concordance, Sultan Chand and Sons.
2. White-Collar Crimes: Causes, Prevention, Law and Judicial Trends, Dr. Shailesh Kumar Singh.
3. Law of White-Collar Crimes, Dr. S. R. Myneni.
4. Law of Crimes-III (White Collar Crimes), Singhal Law Publications, Krishna Keshav.
5. White-Collar Crimes in India-Contemporary Issues and Complexities, Susanah Naushad and Mohammed Raiz.

References:

1. Bare Act to The Prevention of Corruption Act, 1988.
2. Bare Act to The Prevention of Food Adulteration Act, 1955.
3. Bare Act to The Negotiable Instrument Act, 1881.
4. Bare Act to The Prevention of Money laundering Act, 2002.
5. Bare Act to The Central Vigilance Commission Act, 2003.

BANKING LAW
Paper Code: LLBE 701, Total Credit-4
Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: Almost every person has an account in the Bank or aspires to have an account in the bank. It is also the supplier of one of the important factors of production viz. Capital. The bank therefore must be regulated, controlled and monitored to protect it from abuse as well as prevent its abuse. Banking law intends to throw light upon this.

- MODULE I: Evolution of Banking Institutions
- MODULE II: Functions of Commercial Banks and services rendered by them: Agency services-General Utility Services-Overseas Trading Services-Information and other Services
- MODULE III: General Structure and methods of commercial banking: Principles of Commercial Banking-Employment of funds by commercial Banks-Earning Assets-Self Liquidating Paper Theory-Anticipated Income Theory
- MODULE IV: Mechanisms of Credit Creation
- MODULE V: Systems of Banking: Group Banking and Chain Banking-Unit Banking and Branch Banking-Joint Stock Banking-Commercial Banks and Industrial Finance-Merchant Banking-Exchange Bank-Indigenous Banks and money lending-Cooperative Banks-Land Development Banks
- MODULE VI: Indian Banking: Reserve Bank of India-State Bank of India
- MODULE VII: Practical Banking: Banker and customer-Accounts of Customer-Cheques & promissory notes-Pass Books-Paying Banker- Collecting Banker
- MODULE VIII: Money Market-Foreign Exchange
- MODULE IX: Guarantees
- MODULE X: Banking Legislation and Reforms-Banking Companies [Acquisitions and Transfer of Undertakings] Act,1980 -Banking Laws (Miscellaneous Provisions) Act- Banking Regulation Act, 1949-Reserve Bank of India Act,1934

RECOMMENDED READINGS:

1. K.C.Shekhar & Lekshmi Shekhar - Banking Theory and Practice
2. Ross Cranston - Principles of Banking Law
3. Vijay Malik - Law relating to Banking and Financial Institutions
4. Mark Hapgood - Paget's Law of Banking
5. Katuri Nageswara Rao (ed.) - Banking: New Challenges
6. R.K. Bangia - Negotiable Instrument Act, 1881.

SEMESTER VIII

OFFENCES AGAINST CHILD AND JUVENILE OFFENCES

Paper Code: LLBH 801, Total Credit-4

Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: The main objective of this paper is to acquaint the students with the new social evil of Offences against Child, especially Sexual Offences, and how the Legislature and Judiciary are evolving to curb the same.

- MODULE I: Constitutional and International Legal Status of Children:
- i. Constitutional Concerns – Protection of the Special Status of the Children and the Welfare of the Children.
 - ii. International Concerns and Endeavour for the Welfare of the Children – Various Conventions and Declarations.
- MODULE II: Offences Relating to Child Labour:
- i. Constitutional and Statutory Provisions – The Child Labour (Prohibition and Protection) Act, 1986.
 - ii. Judicial Responses to Child Labour in India.
- MODULE III: Sexual Abuse and Exploitation:
- i. Child Sexual Abuse in India – the Present Legal Regime.
 - ii. Commercial Sexual Exploitation and Trafficking of Children – Constitutional and Statutory Provisions.
 - iii. The Protection of Children from Sexual Offences Act, 2012.
 - iv. Judicial Response to Sexual Abuse and Exploitation of Children in India.
- MODULE IV: Juvenile Justice:
- i. Administration and Implementation.
 - ii. The Probation of Offender Act, 1958.
 - iii. The Juvenile Justice (Care and Protection of Children) Act, 2000.
 - iv. Juvenile Delinquency, Juvenile Institutional and Non- institutional Services.
- MODULE V: Discrimination against Female Children:
- i. Foeticide and Infanticide – Abuse of Amniocentesis or Female Foeticide, International Perspectives.
 - ii. The Pre-Conception and Pre-Natal Diagnostic Techniques (Prohibition and Sex Selection) Act, 1994.

RECOMMENDED READINGS:

1. Women and Children by Mamta Rao.
2. Law and Child by Dr. Nirmal Kanti Chakraborty.
3. Law relating to Women and Children by Dr. S. C. Tripathi & Vibha Arora.
4. Child Rights in India by Asha Bajpai.
5. Bare Act to the Child Labour (Prohibition and Protection) Act, 1986.
6. Bare Act to the Protection of Children from Sexual Offences Act, 2012.
7. Bare Act to the Probation of Offender Act, 1958.
8. Bare Act to the Juvenile Justice (Care and Protection of Children) Act, 2000.
9. Bare Act to the Pre-Conception and Pre-Natal Diagnostic Techniques (Prohibition and Sex Selection) Act, 1994.

PROBATION AND PAROLE
Paper Code: LLBH 802, Total Credit-4
Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: To demonstrate that how and in what manners, criminology and victimology should be considered in proper perspectives. A conceptual study along with application of various laws, judicial decisions, and commissions' reports shall equip the students to understand the significance thereto.

MODULE I: Theories of Punishment:

- i. Retribution.
- ii. Deterrence.
- iii. Rehabilitation.
- iv. Aims of Punishment.

MODULE II: Concept of Probation:

- i. Definition of Probation.
- ii. Probation as a Constitutional Suspension Sentence.
- iii. Origin of Probation System.
- iv. Probation in U.S.A.
- v. Probation in U.K.
- vi. Probation in Sweden.

MODULE III: Probation in India:

- i. Historical Perspective of Probation Law in India.
- ii. Legislative History of Probation Law in India.
- iii. The Probation of Offenders Act, 1958.

MODULE IV:

- i. Scope of Probation under Section 360 of Cr.P.C.
- ii. No benefit of Probation in Sexual Offences.
- iii. Major Function of Probation Officer.
- iv. Probation and Parole.

MODULE V: The Concept of Parole:

- i. Definition of Parole.
- ii. Origin of Parole in U.S.A.
- iii. The British Parole System.
- iv. Parole in India.

MODULE VI: Parole and it's Essentials:

- i. Object of Parole.
- ii. Condition of Parole.
- iii. Structural set-up of Parole Boards and their Functions.
- iv. Parole and its Violations.

RECOMMENDED READINGS:

1. Gaur, Krishna Deo, Textbook on the Indian Penal Code, Universal Law Publishing, 2009.
2. Hamai, Kochi, Robert Harris, Mike Hough, Renaud Ville, and Ugljesa Zvekic, eds., Probation round the world, Routledge, 2005.
3. Jain, Mahabir Prashad, Indian Constitutional Law, Wadhwa and Company, 2003.
4. Mair, George, ed., What matters in probation, Routledge, 2013.
5. McNeill, Ferguys, Ioan Durnescu, and Rene Butter, eds., Probation: 12 essential questions, Springer, 2016.
6. Pillai, K. N., "Criminal Procedure." (2015).
7. Quadri, Syed M. Afzal, and Ahmad Siddique, Ahmad Siddique's Criminology and Penology, Eastern Book Company, 2009.

CORPORATE GOVERNANCE
Paper Code: LLBH 803, Total Credit-4
Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: An overview of corporate governance is given through this subject. It includes topics such as Corporate Board, Corporate Reputation, Majority Rule and Minority Protection, Corporate Social Responsibility and Corporate Governance, etc.

MODULE I:

- i. Introduction and Concept of Corporate Governance.
- ii. Importance of Corporate Governance.
- iii. Different Systems of Corporate Governance.
- iv. Majority Rules; Oppression and Mismanagement; Class Action; Derivative Suit.

MODULE II:

- i. Corporate Governance under The Companies Act.
- ii. Corporate, Social and Environmental Responsibility.
- iii. Report of Various Committees on Corporate Governance.
- iv. Accounting and Auditing – Legal Issues.

MODULE III:

- i. Prevention of Mismanagement.
- ii. Prevention of Oppression.
- iii. Company Inspection and Investigation.
- iv. Powers and Roles of the Central Government.
- v. Powers and Roles of the Company Law Board.

RECOMMENDED READINGS:

1. Comprehensive Approach to Corporate Governance: A Philosophy for Corporations, Tri Junarso.
2. Corporate Governance: Principles, Policies and Practices, Pearson, A. C. Fernando, K. P. Muraleedharan & E. K. Satheesh.
3. Corporate Governance: Principles and Practices, Sandeep Goel.
4. Corporate Governance: From Compliance to Excellence (Handbook on Best Practices), The Institute of Company Secretaries of India.
5. Bare Act to The Companies Act, 1960.
6. Relevant SEBI Guidelines.

COMPETITION LAW
Paper Code: LLBH 803, Total Credit-4
Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: There are some rules of market and one important rule is fair competition and avoidance of monopoly. This module offers an insight into the law that regulates competition.

MODULE –I: HISTORY AND DEVELOPMENT OF COMPETITION LAW

- i. Evolution and Development of Competition law/Anti – Trust Law ; An Overview of Legal framework in USA ,UK and EC Competition Law;
- ii. History and Development of Competition Law in India; Constitutional aspect of elimination of concentration of wealth and distribution of resources(Article 39 (a) and (b); Sachar Committee;
- iii. Relevance of MRTP Act,1969;Falure of MRTP Act; Raghavan Committee Report and enactment of Competition Act,2002
- iv. Difference between MRTP Act and Competition Act,2002 ;Salient features of Competition Act,2002; Important Definitions under the Competition Act,2002

MODULE - II: ANTI – COMPETITIVE AGREEMENT

- i. Anti -Competitive Agreements under the Competition Act,2002-Horizontal and Vertical Agreement, Rule of per se and Rule of Reason;
- ii. Determination of Relevant Market; Adverse Effect on Competition (AEEC) in India; Exemptions, Penalties; Prohibition of Anti- Competitive Agreements/Cartels in EU ,UK and US Laws

MODULE - III: REGULATION OF ABUSE OF DOMINANT POSITION

Dominance in Relevant Market; Abusive conducts under the Competition Act,2002;Regulation of Abuse; Penalties; Prevention of Abuse of Dominance under EU,UK and US Laws

MODULE - IV: REGULATION OF COMBINATIONS

Combinations, Mergers, Acquisition, Amalgamation and Takeover; Horizontal, Vertical and Conglomerate Mergers; Regulation of Combination under Competition Act,2002; Penalties; Regulation of Combinations under EU,UK and US Laws

MODULE - V: ENFORCEMENT MECHANISM

Enforcement Mechanism under Competition Act,2002; Establishment and Composition of Competition Commission of India ;Duties, Powers and Functions of Competition Commission of India; Adjudication and Appeals; Competition Appellate Tribunal (CompAT);Director General of Investigation (DGI) ;Enforcement Mechanism under the EU,UK and US Laws

MODULE – VI: COMPETITION ADVOCACY

Competition Advocacy in India and other foreign Jurisdictions

RECOMMENDED READINGS:

1. Jonathan Fould & Ali Nickpay - The E.C. Law of Competition
2. Vinod Dhall (ed.) - Competition Law Today[Concepts, Issues and the Law in Practice]
3. T. Ramappa - Competition Law in India[Policies, Issues and Developments]
4. K.S.Anantharaman - Company Law and The Competition Act
5. D.P.Mittal - Taxmann's Competition Law and Practice

INSURANCE LAW

**Paper Code: LLBE 802, Total Credit-4
Full Marks-100 (End Semester-80, IA-20)**

COURSE OUTCOME: There are risks at every walk of life. Sometimes it is difficult to pay up and more difficult to receive payment. Insurance is a good method of overcome the difficulties relating to risk. This law introduces the students to the intricacies of insurance.

Module – I: History and Growth of Insurance Business in India; Definition of Insurance; Insurance Contract-A Contract of Indemnity or Contingent Contract; Wager and Insurance; Insurance and torts; Principle of Utmost good faith

Module – II: Kinds of Insurance; General Principle of Insurance- Insurable interest, Premium, Risk, Doctrine of Subrogation and Contribution; Rights and Liabilities of Insurer and Insured person; Life Insurance Contract – Nature and Scope; Establishment and Functioning of LIC

Module – III: Nature and scope of Marine Insurance; Different kinds of marine policies; Voyage – Deviation; The perils of the sea; Implied warranties in marine insurance contract; Assignment of Marine

Module –IV: Nature of Fire Insurance Contract; Meaning of the word ‘fire’ – Scope of Fire Policy; Principle of Reinstatement; Double insurance and reinsurance; Doctrine of Approximation

Module – V: Purpose of compulsory insurance- Motor Vehicle Insurance and Rights of third parties; Burglary Insurance; Adjudicating Authorities of Insurance Claims; Powers and Functions of the Insurance Regulatory and Development Authority

RECOMMENDED READINGS:

1. The Insurance Act, 1938 – Bare Act
2. M.N. Srinivasan - Principles of Insurance Law
3. Avatar Singh - Law of Insurance
4. K.S.N. Murthy and KVS. Sharma - Modern Law of Insurance in India
5. Haring and Eeanly - General Principles of Insurance
6. Michael Parkington - Insurance Law
8. J.V.N. Jaiswal - Law of Insurance
9. John Birds - Modern Insurance Law

ALTERNATIVE DISPUTE RESOLUTION (ADR)

Paper Code: LLBC 801, Total Credit-4

Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: Alternative Dispute Resolution has become the primary means by which cases are resolved now days, especially commercial, business disputes. It has emerged as the preferred method for resolving civil cases, with litigation as a last resort. Alternative Dispute Resolution provides an overview of the statutory, procedural, and case law underlining these processes and their interplay with litigation. A significant theme is the evolving role of professional ethics for attorneys operating in non-adversarial settings. Clients and courts increasingly express a preference for attorneys who are skilled not only in litigation but in problem-solving, which costs the clients less in terms of time, money, and relationship. The law of ADR also introduces negotiation and mediation theory.

MODULE I: Concept of ADR:

- i. Meaning, Nature, and Genesis of Alternative Dispute Resolution.
- ii. Forms of ADR Mechanism.
- iii. Legal Framework: Legal Services Authorities Act, 1987.
- iv. Legal Aid.

MODULE II: Negotiation and Mediation:

- i. Negotiation.
- ii. Theories, Development, and its types.
- iii. Qualities of Negotiator and Process for Negotiation.
- iv. International Negotiation.
- v. Mediation.
- vi. Good Offices.

MODULE III: Arbitration and Conciliation:

- i. Arbitration Agreement, Essentials, Rule of Severability.
- ii. Composition of Arbitral Tribunal, Extent of Judicial Intervention, Interim Measures, Power of Court to refer Parties to Arbitration.
- iii. Jurisdiction of Arbitral Tribunal, Competence, Competence of Arbitral Tribunal, Conduct of Arbitral Proceedings, Place of Arbitration.
- iv. Arbitral Award, Termination, Enforcement.
- v. Conciliation and its Mechanism.

MODULE IV: International Perspective:

- i. International Commercial Arbitration
- ii. New-York and Geneva Convention
- iii. UNCITRAL Model Law, Treaties etc.
- iv. Enforcement of Foreign Award and Jurisdictional Issues.

RECOMMENDED READINGS:

1. J. G. Merrills, International Dispute Settlement. U.K.: Cambridge University Press
2. Avtar Singh, Law of Arbitration and Conciliation, Eastern Book Company, 2013
3. Robert J. Niemic, Donna Stienstra and Randall E. Ravitz, Guide to Judicial Management of Cases in ADR, Federal Judicial Centre, 2001
4. J. Auerbach, Justice Without Law? Oxford University Press, 1983
5. Abraham P. Ordover and Andrea Doneff, Alternatives to Litigation: Mediation, Arbitration, and the Art of Dispute Resolution, Notre Dame: National Institute for Trial Advocacy, 2002.

SEMESTER IX

MERGER AND ACQUISITION Paper Code: LLBH 901, Total Credit-4 Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: This course is designed to give students an introduction to the law-sensitive aspects of Mergers & Acquisitions (M&A).

- MODULE I: Introduction to Merger and Acquisitions:
- i. Meaning of mergers and acquisitions (M & A).
 - ii. Motives behind the M & A.
 - iii. Advantages and disadvantages of M & A.
 - iv. Types of mergers and acquisitions.
 - v. Steps for a successful merger.
- MODULE II: Merger and Amalgamation:
- i. Legal, Procedural, Economic, Accounting, Taxation and Financial Aspects of Mergers and Amalgamations including Stamp Duty and Allied Matters.
 - ii. Interest of Small Investors.
 - iii. Merger Aspects under Competition Law.
 - iv. Jurisdiction of Courts; Filing of Various Forms.
 - v. Amalgamation of Banking Companies and Government Companies.
- MODULE III: Takeover:
- i. Meaning and Concept.
 - ii. Types of Takeovers.
 - iii. Legal Aspects – SEBI Takeover Regulations.
 - iv. Disclosure and Open Offer Requirements.
 - v. Bail Out Takeovers and Takeover of Sick Units.
 - vi. Takeover Defences.
 - vii. Cross Border Takeovers.
- MODULE IV: Financial Restructuring:
- i. Reduction of Capital.
 - ii. Reorganization of Share Capital.
 - iii. Buy-Back of Shares – Concept and Necessity.
 - iv. Procedure for Buy-Back of Shares by Listed and Unlisted Companies.

RECOMMENDED READINGS:

1. M.C. Bhandari, Guide to Company Law Procedures, LexisNexis Butterworths, Wadhwa, Nagpur.
2. S. Ramanujam, Mergers et al, LexisNexis Butterworths, Wadhwa, Nagpur.
3. Bare Act to the Companies Act, 2013.
4. A. Ramaiya, Guide to Companies Act, LexisNexis Butterworths, Wadhwa, Nagpur.
5. K.R. Sampath, Merger/Amalgamations, Takeovers, Joint Ventures, LLPs and Corporate restructure, Snow White Publications.
6. Ray, Merger and Acquisitions Strategy, Valuation and Integration, PHI.

BANKRUPTCY AND INSOLVENCY
Paper Code: LLBH 902, Total Credit-4
Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: The main concern of law is the regulation and balancing of socioeconomic and political interests. In regulating the economic front, law must consider of negative economic impact in the situations of socio legal problems. The bankruptcy law becomes relevant in this context. The Constitution confers on the union and the states to legislate on bankruptcy the inability to pay debts. The Indian laws contain elaborate provisions on the status of insolvent person, legal conditions of insolvency, insolvency proceedings, distribution of property of the insolvent and on litigation by and against insolvent person. These laws must be looked at with a comparative approach.

MODULE I: Introduction:

- i. Concepts and Evolution; Historical Background.
- ii. Report of the Bankruptcy Law Reforms Committee, Need for the Insolvency and Bankruptcy Code, 2016.
- iii. Overall scheme of the Insolvency and Bankruptcy Code.
- iv. Important Definitions.
- v. Institutions and Provisions under Insolvency and Bankruptcy Code, 2016.

MODULE III: Resolution Strategies:

- i. Restructuring of Equity and Debt.
- ii. Compromise and Arrangement.
- iii. Acquisition.
- iv. Takeover and Change of Management.
- v. Sale of Assets.

MODULE III: Liquidation of Corporate Person:

- i. Initiation of Liquidation.
- ii. Powers and Duties of Liquidator.
- iii. Liquidation Estate.
- iv. Distribution of Assets.
- v. Dissolution of Corporate Debtor.

MODULE IV: Adjudication and Appeals for Corporate Persons:

- i. Adjudicating Authority in relation to Insolvency Resolution and Liquidation for Corporate Persons.
- ii. Jurisdiction of NCLT.
- iii. Grounds for Appeal against Order of Liquidation.
- iv. Appeal to Supreme Court on Question of Law.
- v. Penalty of Carrying on Business Fraudulently to Defraud Traders.
- vi. Applicability for Fast Track Process.
- vii. Time Period for Completion of Fast Track Process.
- viii. Procedure for Fast Track Process.

RECOMMENDED READINGS:

1. S. K. Aiyar, Law of Bankruptcy, Universal, Delhi.
2. Taxmann's Insolvency and Bankruptcy Code Ready Reckoner – Comprehensive, complete & accurate, V. S. Datey.
3. Bare Act to the Insolvency and Bankruptcy Code, 2016 along with Rules & Regulations.
4. Taxmann's Law & Practice of Insolvency & Bankruptcy (2 Vols.).
5. Taxmann's Corporate Laws.

RIGHT TO INFORMATION
Paper Code: LLBE 901, Total Credit-4
Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: Learn about the history and origin of right to information in India. Understand the legal concepts, procedure to obtain information, obligations of public authorities, appeal and complaint mechanism in Right to Information Act 2005. Learn about the constitution and functioning of Central and State Information Commission. Understand right to information contained in other statutes. Learn about information laws of UK and USA and compare with Indian law.

MODULE I: Introduction To RTI:

- i. Significance Of RTI In a Democracy.
- ii. Good Governance & RTI.
- iii. RTI & International Instruments.
- iv. RTI In other Countries – Sweden, USA, New Zealand, United Kingdom, Canada, Australia; Historical background – Brief Legislative History of RTI Law in India.
- v. Freedom of Information Bill.
- vi. Shift in attitudes – secrecy, privilege.
- vii. Official Secrets Act Open government.

MODULE II: Constitutional Law & Judicial Response to RTI:

- i. Constitutional Basis of RTI.
- ii. Citizens' right to know.
- iii. Campaign for freedom of information.
- iv. Constitutional provisions.
- v. Romesh Thappar v. State of Madras (1950).
- vi. State of UP v. Raj Narain (1975).
- vii. Dinesh Trivedi v. UOI 1977.
- viii. S. P. Gupta & Ors. v. The President of India and Others (1982).
- ix. Indian Express Newspapers Pvt. Ltd. v. Union of India (1984).
- x. Reliance Petrochemicals v. Indian Express Newspapers Bombay Pvt. Ltd (1988).
- xi. Tata Press Limited v. MTNL (1995).
- xii. Secy. Ministry of Information and Broadcasting v. Cricket Association of Bengal (1995).
- xiii. Union of India v. Association for Democratic Reforms.
- xiv. PUCL v. Union of India (2004).
- xv. MKSS v. union of India.

MODULE III: Right To Information Under Other Legislations:

- i. Companies Act, 2013.
- ii. Income Tax Act, 1961.
- iii. Competition Act, 2002.
- iv. Intellectual Property Information.
- v. Atomic Energy Act, 1952

- vi. Commission of Inquiries Act, 1952.
- vii. Representation of People's Act, 1951.
- viii. Registration of Marriage Law.
- ix. Official Secrets Act, 1923.
- x. Code of Criminal Procedure, 1973.
- xi. Code of Civil Procedure 1908.
- xii. Privilege to withhold to Information in Public Interest.
- xiii. When non-disclosure of information may be justified.
- xiv. Disclosure of Information and Public Interest.
- xv. Digital Data transmission and Right to Information.
- xvi. Role of Media in disseminating information.

MODULE IV: Right To Information Act, 2005:

- i. Main objects of the RTI Act, 2005.
- ii. Salient features of the Act.
- iii. Definitions – 'Information' & 'Right to Information'.
- iv. Appropriate Government.
- v. Central Information Commission.
- vi. Central Public Information Officer.
- vii. Chief Information Commissioner.
- viii. Competent Authority.
- ix. Public Authority.
- x. Right to Information - Relation between the Individual and the State.
- xi. Right to information – Obligations of public authorities.
- xii. Public information officers.
- xiii. Request for information.

RECOMMENDED READINGS:

1. Mallick, K.P.: Right to Information.
2. Acharya, N. K.: Right to Information.
3. Das, P. K.: The Right to Information Act.
4. Jain, Anshu Jain: The Right to Information Act.
5. Barowalia, J. N.: The Right to Information Act.

DRAFTING, PLEADING AND CONVEYANCING

Paper Code: LLBC 901, Total Credit-4

Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: The object of this paper is to train students in the art of drafting, both for court purposes, as well as for other legal forums.

MODULE I: Fundamental Rules of Pleadings

- i. Pleadings (Order 6, C.P.C.).
- ii. Complaint Structure.
- iii. Written Statement and Affidavit.
- iv. Application under Section 5 of the Limitation Act.
- v. Application for setting aside ex-parte Decree.
- vi. Writ Petitions.

MODULE II: Civil Pleadings:

- i. Suit for Recovery under Order XXXVII of C.P.C.
- ii. Suit for Permanent Injunction.
- iii. Suit for Dissolution of Partnership.
- iv. Application for Temporary Injunction Order XXXIX of C.P.C.
- v. Appeal from Original Decree under Order 41 of C.P.C.
- vi. Revision Petition.
- vii. Review Petition.

MODULE III: General Principles of Criminal Pleadings:

- i. Application for Bail.
- ii. Application under Section 125, Cr.P.C.
- iii. Compounding of Offences by Way of Compromise under Section 320(i), Cr.P.C.
- iv. Complaint under Section 138, Negotiable Instruments Act, 1881.
- v. Application under Section 482, Cr.P.C.

MODULE IV: Conveyancing:

- i. Notice to the Tenant under Section 106 of Transfer of Property Act.
- ii. Notice under Section 80 of C.P.C.
- iii. Notice under Section 434 of the Companies Act.
- iv. Reply to Notice.
- v. General Power of Attorney.
- vi. Will.
- vii. Agreement to SELL.
- viii. Sale-Deed.
- ix. Lease-Deed.
- x. Partnership Deed.
- xi. Mortgage Deed.
- xii. Relinquishment Deed.
- xiii. Deed of Gift.

MODULE V: Forms:

- i. Petition for Grant of Probate/Letters of Administration.
- ii. Application for Appointment of Receiver/Local Commissioner.
- iii. Application for Compromise of Suit.
- iv. Application for Appointment of Guardian.
- v. Application to Sue as an Indigent Person under Order 33, C.P.C.
- vi. Appeal from orders under Order 43 of C.P.C.
- vii. Application for execution.
- viii. Application for caveat Section 148A of C.P.C.
- ix. Writ Petition.
- x. Special Power of Attorney.
- xi. Reference to Arbitration and Deed of Arbitration.
- xii. Notice for Specific Performance of Contract.

RECOMMENDED READINGS:

1. N.S. Bindra, Conveyancing, Draftsman and Interpretation of Dates, Eastern Book Company, 7th Edn.
2. G.C. Mogha & S. N. Dhingra, Mogha's Law of Pleading in India with Precedents, Eastern Law House, 18th Edn.
3. R.N. Chaturvedi, Conveyancing, Eastern Book Company, 20011 (7th Edn).
4. G.C. Mogha, Indian Conveyancer, Dwivedi Law, 14th Edn.
5. R. Datta & M.N. Das, D'Souza's Form and Precedents of Conveyancing, Eastern Law House, 2008 (13th Edn).

SEMESTER X

IPR MANAGEMENT

**Paper Code: LLBH 1001, Total Credit-4
Full Marks-100 (End Semester-80, IA-20)**

COURSE OUTCOME: The IPR management system has capability to streamline processes relating to copyrights, trademark, patent & design etc.

MODULE I: i. Introduction.
 ii. Historical Perspective.
 iii. International Perspective.
 iv. World Intellectual Property Organization.

MODULE II: i. Intellectual Property as a Strategic Tool.
 ii. Intellectual Property as an Asset.
 iii. Evaluation of Intellectual Property.

MODULE III: i. Social Dimensions of Intellectual Property: Civil Societies and Public Policy.
 ii. Objections, Limitations and Exceptions to Intellectual Property Rights.
 iii. Case Studies.

RECOMMENDED READINGS:

1. Technology Management and Innovation: Make in India, IPR, Digital India and Skill India, Dr. Pawan Sikka.
2. Contemporary Management Strategies in Intellectual Property Rights (IPR) Relevant to NAM and Other Developing Countries, Daya Publishing House.
3. Management Perspective on Intellectual Property Rights, Vishwakarma Publications.
4. Green Innovations and IPR Management, Kluwer Law International.
5. MIP-108: Management of IPRs (IGNOU Study Guidebook).

LAW OF TAXATION
Paper Code: LLBE 1001, Total Credit-4
Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: To understand the concept of Taxation, heads of income, including foreign income assessment procedures, adjudication and settlement of tax disputes are the focus points of study in this paper.

MODULE I: Basic Concept:

- i. Types of Taxes and Distinction between Direct and Indirect tax.
- ii. Previous Year and Assessment Year.
- iii. Definition of Certain Terms: Persons, Assessee, Income, Application of Income and Diversion of Income by overriding Titles.
- iv. Assessee and Assessment.
- v. Capital Receipt and Revenue Receipt.
- vi. Rates of Income Tax: Proportional and Progressive Rate of Taxation.
- vii. Agricultural Income.

MODULE II: Residential Status, Chargeability:

- i. Meaning and Rules for Determining Residential status of an Assessee.
- ii. Charge of Income Tax and Scope of Total Income.
- iii. Income Exempted from Tax and Deduction under Income Tax Law.
- iv. Heads of Income and its Justification.
- v. Tax Treatment to Salary, Perquisites etc.

MODULE III: Heads of Income and Rules of Tax:

- i. Tax Treatment to Income from House Property.
- ii. Profits and Gains of Business & Profession.
- iii. Capital Gain Taxation.

MODULE IV: Residual Income and Procedure for Assessment:

- i. Income from other Sources.
- ii. Set off and Carry Forward of Losses.
- iii. Deductions, Refund and Tax Authorities.
- iv. Return of Income and Assessment.
- v. Penalty and Prosecution for Tax Evasion.
- vi. Search and Seizure.

RECOMMENDED READINGS:

1. Vinod Singhania & Kapil Singhania, Direct Taxes Law and Practice, Taxmann, 2014 Edition.
2. Chaturvedi & Pithisaria, Income Tax Act with Relevant Tax Allied Acts, 2013, Lexis Nexis, Butterworths, Wadhwa, 2013.
3. B.B. Lal, Income Tax, Pearson, 2010 (1st Edition).
4. Taxmann's Income Tax Act as Amended by Finance Act, 2014.

PROFESSIONAL ETHICS
Paper Code: LLBC 1001, Total Credit-4
Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME: Professional Ethics, Accountancy for Lawyers and Bar-Bench Relations. This course will be taught in association with practising lawyers based on the following materials –

- MODULE I: Mr. Krishnamurthy Iyer's book on "Advocacy".
- MODULE II: The Contempt Law and Practice.
- MODULE III: The Bar Council Code of Ethics.
- MODULE IV: 50 selected opinions of the Disciplinary Committees of Bar Councils and 10 major judgments of the Supreme Court on the subject.
- MODULE V: Other reading materials as may be prescribed by the University Examination rules of the University shall include assessment through case-study, viva, and periodical problem solution besides the written tests.

MOOT COURT
Paper Code: LLBC 1002, Total Credit-4
Full Marks-100 (End Semester-80, IA-20)

COURSE OUTCOME:

This paper will have three components of 30 marks each and a viva for 10 marks.

Every student will do at least three moot courts in a year. The moot courts work will be on assigned problems and it will be evaluated for written submissions and for oral advocacy.

Written Submission: 60 Marks

Oral Advocacy: 20 Marks

