LL.B (3 YEAR) COURSE DETAILED SYLLABUS

Format and Distribution of Marks in the Question Papers of the End Semester Examination & Instructions

1] For all subjects except Legal language:

Every Question Paper of Theory Subject of 80 marks except that of Legal Language shall be modelled on the following Pattern:

- 1. There shall be 9 questions in all, generally covering all units in the syllabus.
- 2. Out of that Question No 1 will be compulsory and shall consist of short notes type questions. The students must attempt any four (4) short notes out of six (6). Question no 1 shall be of 20 marks.
- 3. All other questions shall have to be answered in the descriptive. They shall be of 10 marks each, and out of which the students will be required to solve any six (6).

2] For Paper in the Subject of Legal Language & Legal Writing:

- 1. There will be two sections in the Question paper namely, Section A and Section B.
- 2. The Question paper shall have 10 questions.
- 3. Question No.1 in Section A and Question no.10 of Section B shall be compulsory and shall be of 10 marks each.
- 4. Question No.10 shall be divided as 10(a) and 10(b) and shall carry 5 marks each (10 marks in all)
- 5. All other questions shall be as per the instructions given in the question paper and any 6 questions have to be answered out of the remaining 8 questions, each carrying 10 marks.
- 6. The question relating to Legal Terminology shall have 6 choices out of which candidate shall be required to write any 5.Each of the terminologies shall carry 2 marks
- 7. The question relating to legal maxims shall have 4 choices out of which the candidate shall be required to answer any 2. Each of the maxims shall carry 5 marks

LL.B I Semester (Three years Course)

Course Code 1.1

CONSTITUTIONAL LAW - I

UNIT - I:

- Historical Background to the Framing of the Indian Constitution: General Idea about the Constituent Assembly of India.
- Preamble Nature & Significance
- Salient Features of the Constitution of India
- Citizenship under the Indian Constitution

UNIT - II

- Fundamental Rights: Its meaning, nature & significance; Relationship of Fundamental Rights and Human Rights
- State: Definition and Judicial Interpretation
- Law: Meaning of Law and Judicial Review; Laws inconsistent with, or in derogation of Fundamental Rights; Doctrine of Eclipse; Doctrine of Severability

UNIT - III

Right to Equality: Articles 14-18 and Judicial Interpretation thereof:

- Concept and Significance of the Right to Equality: Equality before Law and Equal Protection of Laws; Doctrine of Reasonable Classification; New doctrine of Equality: Equality and Arbitrariness; Judicial Interpretation of the Right to equality
- Prohibition Against Discrimination
- Equality in Public Employments
- Abolition of Untouchability
- Abolition of Titles

UNIT- IV

Right to Freedoms: Articles 19-22 and Judicial Interpretation thereof:

- Freedoms and the Reasonable Restriction on the exercise of those freedoms under Article 19
- Protection against *ex-post facto* laws; Protection against Double Jeopardy; Privilege against Self-Incrimination
- Right to Life and Personal Liberty
- Right to Education
- Protection Against Arrest and Preventive Detention

UNIT - V:

Right Against Exploitation: Articles 23, 24: Judicial Interpretation thereof

- Prohibition against Forced Labour
- Prohibition against Child Labour

Right to Freedom of Religion: Articles 25-28: Judicial Interpretation thereof

- Concept of Secularism
- Religious freedom of the Individual & Religious Denominations
- Restrictions on Right to freedom of religion; Essential Religious Practices Test
- State responsibility in matters of religion

Cultural and Educational Rights: Articles 29 & 30: Judicial Interpretation thereof

UNIT VI:

Right to Constitutional Remedies: Article 32 and Judicial interpretation thereof

- Writ Jurisdiction Meaning, nature and significance
- Article 32 and the different kinds of writs
- Article 226 Its nature and comparison with Article 32
- Public Interest Litigation

UNIT VII:

Directive Principles of State Policy

- Concept of Welfare State and Social Justice
- Meaning, Nature and Significance of Directive Principles Non-justiciability of Directive Principles
- Relationship between Fundamental Rights and Directive Principles

Fundamental Duties

- General nature
- Enforceability of Fundamental Duties.

Suggested Readings:

- 1. M P Jain, Indian Constitutional Law, Wadhwa & Company, Nagpur
- 2. V N Shukla, Constitution of India, Eastern Book Company, Lucknow
- 3. Granville Austin, Indian Constitution: Cornerstone of a Nation, Oxford University Press, New Delhi
- 4. H M Seervai, Constitutional Law of India (3 Volumes) Universal Law Publishing Co Pvt Ltd

- 5. GCV Subba Rao, Indian Constitutional Law, S Gogia & Company, Hyderabad
- 6. J N Pandey, Constitutional Law of India, Central Law Agency, Allahabad
- 7. Dr D D Basu, Introduction to the Constitution of India, Lexis Nexis.

LL.B I Semester (Three years Course)

Course Code 1.2

LAW OF TORTS

UNIT I

- Evolution of Law of Torts, Common Law developments
- Principles of justice ,Equity and Good Conscience
- Nature, Scope, Characteristics and Objects of Law of Torts
- Distinction between Tort and Contract, Tort and Crime

UNIT II

- Principles of Liability- Fault & No-fault Liability
- Essential elements of Torts
- Malfeasance, Misfeasance & Non-feasance
- Place of Motive under law of torts
- Justifications/ General Defences In Tort

UNIT III

- Extinguishment of liability
- Capacity & Parties in Torts: Who may sue and who may not be sued

UNIT IV

- Defamation
- Trespass to Land and Trespass to person
- Negligence, Doctrine of Contributory Negligence; Res Ipsa Loquitur
- Nuisance
- Liability: Liability of State (Doctrine of Sovereign immunity); Vicarious liability,
 Strict Liability and Absolute Liability

UNIT V

• Legal Remedies: Doctrine of Causation, Remoteness of Damages; Judicial Remedies: Damages, Injunction, Specific Restitution of Property; Extra-Judicial Remedies.

Suggested Readings:

- 1. D.D. Basu, The Law Of Torts, Kamal, Calcutta.
- 2. D.M.Gandhi, Law Of Tort, Eastern Book Company Lucknow.
- 3. Ratanlal And Dhirajlal, The Law of Tort, Universal Publishers, Delhi.
- 4. J. N. Pandey, Law of Tort, Central Law Publication Allahabad.
- 5. Salmond and Heuston –On the Law of Torts (2000) Universal, Delhi.
- 6. W.V.H. Rogers, Winfield & Jolowicz on Tort, Sweet & Maxwel, London.

LL.B I Semester (Three years Course)

Course Code 1.3

FAMILY LAW - I (HINDU LAW)

UNIT I

- Introduction, Concept of Hindu and Sources of Hindu Law- Modern and Ancient
- Two Principal Schools of Hindu Law
- Application of Hindu Law.

UNIT II

- Traditional concept of Hindu Marriage
- The Hindu Marriage Act, 1955
- Matrimonial Remedies Maintenance and Alimony.

UNIT III

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

UNIT IV

- Inheritance and Succession Historical perspective of traditional Hindu Law relating to Inheritance
- The Hindu Succession Act, 1956 along with recent State and Central Amendments to Hindu Succession Act;
- Stridhana: Woman's Property
- Gifts and Testamentary Succession
- Wills

UNIT V

 Law relating to Hindu Minority and Guardianship: Kinds of Guardians; Duties & Powers of Guardians

- The Hindu Adoption and Maintenance Act, 1956;
- Maintenance: Provisions under various legislations and Judicial interpretations

UNIT VI

- Family Courts Act ,1984: Salient Feature; Constitution of Family Court; Jurisdiction;
 Powers; Appeals & Revisions;
- Lok Adalats in Settlements of Disputes relating to marriage and Divorce; Uniform Civil Code (Article 44 of the Indian Constitution);

Suggested Readings:

- Paras Diwan ,Family Law of Marriage and Divorce in India (1984). Allahabad Law Agency.
- 2.Mulla's, Principles of Hindu Law, Butterworth co.
- 3. Diwan Paras, Modern Hindu Law, Allahabad Law agency, Faridabad.
- 4. Subbba Rao, G C V, Family Law
- 5. Saharaj, H K Laws of Marriage and Divorce, Eastern Law House
- 6. Singh Jaspal, Hindu Law of Marriage & Divorce, Pioneer publication.
- 7. Dr. Anjali Hastak, Empowerment of women through Property Rights in Hindu Law, SPARC Publication, Chandrapur.

LL.B I Semester (Three years Course)

Course Code 1.4

LAW OF CONTRACT - I

UNIT-I

- History Formation of Contract; Agreement and Contract; Definitions & Classification
- Offer and Acceptance Communication
- Revocation Essential elements
- Invitation to Offer Tenders.
- Consideration –Nudum Pactum- Essential elements Privity of Contract and of Consideration
- Exceptions Unlawful Consideration and its effect.
- Contractual Ability Time and Place of Contract
- E-contracts- legal effect of E-contracts

UNIT - II

- Capacity to Contract
 - Minor's Agreements and its effects
 - Persons of unsound mind
 - Persons disqualified by Law.
- Free Consent: Coercion Undue influence Misrepresentation Fraud Mistake
- Legality of Object Void Agreements Agreements against Public Policy Wagering Agreements – Its exceptions
- Contingent Contracts.

UNIT - III

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

UNIT – IV

- Remedies for Breach of Contracts
 - Damages Remoteness of damages Ascertainment of damages
 - Injunction When granted and when refused
 - Restitution
 - Specific performance when granted and when not granted

Quasi Contracts.

Suggested Readings:

- 1. Anson: Law of Contract, Clarendon Press, Oxford, 1998.
- 2. Krishnan Nair: Law of Contract, S.Gogia & Co., Hyderabad 1995.
- 3. G.C.V. Subba Rao: Law of Contract, S.Gogia & Co., Hyderabad 1995.
- 4. T.S. Venkatesa Iyer: Law of Contract, revised by Dr. Krishnama Chary, S. Gogia & Co.
- 5. Avtar Singh: Law of Contract, Eastern Book Company, Lucknow, 1998
- 6. Law of Contract by Mulla, Lexis Nexix
- 7. S.K. Kapoor: Law of Contract, Central Law Agency

LL.B I Semester (Three years Course)

Course Code 1.5

LEGAL LANGAUGE & LEGAL WRITING

SECTION A

UNIT -I-GENERAL STUDY OF LAW

- Definition of Law
- Functions of law
- · Kinds of Law
- Classification of Law
- Sources of Law
- Rights ad Remedies

UNIT -II - CHARACTERISTICS OF LEGAL LANGUAGE

- Meaning of Legal Language
- Scope and Domain of Legal Language
- Problems of Legal Language
- Interpreting the Law

UNIT -III - LEGAL TERMINOLOGY

• Ad hoc, Ad interim, Animo attestandi, Alibi, Ad valorem, Ambiguitas – patent, Ambiguitas – latents, Amicus Curiae, Animus possidenti, Bona Fide(s), Corpus juris civilis, Caveat emptor, De facto, De jure, Detenu, En masse, Ex officio, Ex-cathedra, Ex-parte, Ex-gratia, En-route, Ens legis, Ex post facto, Factum valent, In pari delicto, In pari material, In lieu of, In personam, In rem, Inter se, Impasse, In situ, Inter alia, In toto, Ipso facto, Intra vires, Jure Divino, Jus in rem, Jus ad rem, Jus tertii, Jus in re aliena, Jus in re propria, Jus gentium, Jus natural, Laissez faire, Legalis homo, Lex loci, Locus standi, Magnum bonum, Magnum opus, Mala fides, Modus operandi, Mutatis and mutandis, Note bene, Novus homo, Onus probandi, Obiter dictum, Prima facie, Quid pro quo, Res integra, Res nullius, Sine qua non, Socius criminis, Sans, Status quo, Suo motu, Ultra vires, Vox populi vox dei.

UNIT -III - LEGAL MAXIMS

- Actus dei nemini facit injuriam
- Actus non facit reum nisimens sit rea
- Actus personalis moritur cum persona
- Audi alteram partem
- Communis error facit jus
- Damnum sine injuria
- Delegates non potest delegare
- Ex turpi causa non oritur action

- Falsus in uno falius in omnibus
- Generalia specialibus non derogant
- Ignorantia facit excusat ignorantia juris non excusat
- Injuria sine damno
- Nemo dat quod non habet
- Novus actus interveniens or nova causa interveniens
- Noscitur a sociis
- Par in partem imperium non habet
- Qui facit per alium facit per se
- Respondeat superior
- · Res ipsa loquitor
- Res non potest peccare
- Ubi jus ibi idem remedium
- Vigilantibuset non domientibus, jura subveniunt
- Volenti non fit injura

UNIT -IV - FUNDAMENTAL PRINCIPLES OF LEGAL WRITING

Concision, clarity and cogency

- Simplicity of structure
- Title
- Heading
- Use of italics
- Numbers
- Definition of terms
- Contractions
- Use of first person
- Ellipses & alterations
- Citations, references and foot notes

UNIT-V - LEGAL DRAFTING OF PLEADINGS

- Notices
- Affidavit
- Agreement of sale
- Promissory note
- Plaint
- Written statement
- Will

SECTION B

UNIT -VI - PARAPHRASING AND SYNOPSIS WRITING

- Legal passages from legal articles for paraphrasing
- Synopsis writing of paragraphs from case laws or judgements/Case Comments.

Suggested Readings:

- 1. Peter Tiersma, Legal Language (University of Chicago Press, 1999).
- 2. Legal Language and Legal Writing S.C.Tripathi
- 3. Legal Language, Legal writing and general English Prof. Dr. Saria Gupta and B. P. Agrawal
- 4. Outline of Legal language in India Dr. Anirudh Prashad
- 5. Legal Language and Legal rights S. N. Mishra
- 6. Legal language and Legal rights Tandon

LL.B II Semester (Three years Course)

Course Code 2.1

CONSTITUTIONAL LAW - II

UNIT - I:

Legislature under the Indian Constitution

- Union and State Legislatures Composition, Powers, Functions
- Privileges of the members of legislature; Privileges and Fundamental Rights
- Anti-Defection Law X Schedule

Executive under the Indian Constitution

- President and Union Council of Ministers
- Powers and functions of the office of the President
- Governor and State Council of Ministers Dual capacity of the Governor
- Powers and functions of the Governor

UNIT - II:

Judiciary under the Constitution

Supreme Court of India

- Appointment of Judges
- Powers and Jurisdictions of the Supreme Court: Original, Appellate and Advisory Jurisdiction – Articles 131, 32, 136, 143

High Courts

- Appointment and Transfer of Judges
- Powers and Jurisdiction of the High Courts Articles 226 & 227

Independence of Judiciary & Judicial Accountability

UNIT - III:

- Concept of Cooperative and Competitive Federalism
- Centre State Relations Legislative, Administrative and Financial Relations

UNIT-IV:

- Freedom of Interstate Trade, Commerce and Inter course
- Services under the State All India Services; Doctrine of Pleasure & Its Exceptions

UNIT - V:

Emergency:

- Need of Emergency Provisions
- Different kinds of Emergency National, State and Financial emergency
- Impact of Emergency on Federalism and Fundamental Rights

UNIT VI:

Amendment of the Constitution:

- Need of provisions for Amendment of the Constitution
- Power and procedure of amendment of the Indian Constitution
- Amendability of Fundamental Rights & the Basic Structure Theory

Suggested Readings:

- 1. M P Jain, Indian Constitutional Law, Wadhwa & Company, Nagpur
- 1. V N Shukla, Constitution of India, Eastern Book Company, Lucknow
- 2. Granville Austin, Indian Constitution: Cornerstone of a Nation, Oxford University Press, New Delhi
- H M Seervai, Constitutional Law of India (3 Volumes) Universal Law Publishing Co Pvt Ltd
- 4. GCV Subba Rao, Indian Constitutional Law, S Gogia & Company, Hyderabad
- 5. J N Pandey, Constitutional Law of India, Central Law Agency, Allahabad
- 6. Dr D D Basu, Introduction to the Constitution of India, Lexis Nexis.

LL.B II Semester (Three years Course)

Course Code 2.2

LAW OF CRIMES

UNIT I

- Concept and meaning of crime
- Distinction between crime and tort
- Elements of Crime-Actus Reus and Mens rea
- Stages of crime
- Codification of Law of Crimes in India
- Application of the Indian Penal Code- Territorial and Extra Territorial application
- General Explanations
- Kinds of Punishments.

UNIT II

- General exceptions under Indian Penal Code
- Abetment
- Criminal Conspiracy

UNIT III

Offences affecting human body (offences affecting human life):

- Culpable Homicide and Murder
- Hurt and Grievous Hurt
- Wrongful restraint and Wrongful confinement
- Criminal force and Assault
- Kidnapping and abduction

UNIT IV

 Offences Against Women :Eve teasing, Rape, Custodial rape, relevant provisions under Criminal Amendment Act, 2013; relevant legislative provisions in relation to Prevention of immoral traffic, Prohibition of indecent representation of women and Dowry Death.

- Offences relating to Marriage Cruelty by Husband and relatives of Husband, Bigamy
- Adultery.
- Defamation.

UNIT V

- Offences against Property: Theft, Extortion, Robbery & Dacoity, Cheating, Mischief,
 Criminal Trespass, Criminal misappropriation and Criminal breach of trust.
- Offences by or relating to public servants.
- Offences against the State.
- Offences against Public Peace and Tranquility.

Suggested Readings:

- 1. RatanLal and Dhiraj Lal: Indian Penal Code, Wadhwa & Co., 2000.
- 2. Achutan Pillai: Criminal Law, Butterworth Co., 2000.
- 3. Gour K.D.: Criminal Law Cases and Materials, Butterworth Co., 1999.
- 4. Kenny's: Outlines of Criminal Law, (1998 Edition)
- 5. Smith & Hogan's Criminal Law, Oxford
- 6. Glanvill Williams- Criminal Law, Universal Law Publishing Co.

LL.B II Semester (Three years Course)

Course Code 2.3

FAMILY LAW II (MUSLIM LAW)

UNIT I

- Development of Islamic Law: Advent of Islam & development of Muslim Law
- Schools and Sources of Islamic Law
- The Shariat Act, 1937.

UNIT II

- Concept of Marriage (Nikah): Definition, object and nature
- Essential requirements of a Muslim marriage, Classification of marriage
- Legal effects of valid, void and irregular marriage
- Muta marriage
- Dower
- Divorce (Talaq); Modes of Divorce; Divorce under the Dissolution of Muslim Marriages Act, 1939; Legal Effects of Divorce.

UNIT III

- Guardianship: Meaning and Kinds of Guardianship
- Parentage- Legitimacy and Acknowledgement- Special Rules regarding Legitimacy;
 Acknowledgement of Paternity; Conditions of a valid acknowledgement; Effects of acknowledgement; Distinction between Acknowledgement and Adoption.

UNIT IV

- Maintenance: Persons entitled to maintenance-a) wife b) children c) aged/infirm parents
- Maintenance of divorced women-provisions under the Criminal Procedure Code1973;
 Maintenance of divorced Muslim Women under the Muslim Women (Protection of Rights on Divorce) Act, 1986.
- Relevant provisions for maintenance under *Domestic Violence Act*.

UNIT V

 Will and Inheritance: Will-Meaning, difference between will and gift, Will made in death-bed or during illness; Muslim law of Inheritance- General Principles of Inheritance; Classes of Heirs-Shia and Sunni schools.

UNIT VI

- Pre-emption
- Law of Gifts
- · Law of Wakf.

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Suggested Readings:

- 1 A.A.A Fyzee- Outline of Mohammedan Law.
- 2 A.M Bhattacharjee-Muslim Law and Constitution, Easter Law House, Calcutta.
- 3 Purohit DR. Nishi, The principles of Mohammedan Law, Orient publications.
- 4 Mulla- Mohammedan Law, Butterworth Co.
- 5 Paras Diwan Family Law, Allahabad Law Agency, Faridabad
- 6 Qureshi, M.M- Muslim Law.
- 7 Myneni, S R, Muslim Law.
- 8 Hidayatulla, M, Principles of Mohammedan Law.
- 9 Qazal Basha Yawer, Principles of Muslim Law, Modern Law House.

LL.B II Semester (Three years Course)

Course Code 2.4

LAW OF CONTRACT - II

UNIT – I

- Contract of Indemnity Documents/Agreements of Indemnity Definition, Nature and Scope - Rights of indemnity holder – Commencement of the indemnifier's liability
- Contract of Guarantee Definition, Nature and Scope Difference between contract
 of indemnity and Guarantee Rights of surety Discharge of Surety Extent of
 Surety's liability Co-surety.
- Contract of Bailment Definition Kinds Duties of Bailer and Bailee Rights of Finder of goods as Bailee – Liability towards true owner – Rights to dispose off the goods.
- Contract of pledge Definition Comparison with Bailment Rights and duties of Pawnor and Pawnee

UNIT - II

Agency:

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

UNIT – III

Indian Partnership Act:

- Definition Nature, Mode of determining the existence of Partnership
- Registration of Firms
- Relation of Partner to one another
- Rights and duties of partner
- Relation of partners with third parties; Joint and Several liability
- Types of partners
- Admission of partners Retirement Expulsion Death Dissolution of Firm.
 Salient Features of Limited Liability Partnership Act, 2008.

UNIT-IV

Sale of Goods Act:

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

UNIT - V

Government Contracts

Suggested Readings:

- 1. Avtar Singh Law of Contract
- 2. J. P. Verma The Law of Partnership in India
- 3. Saharay H. K Indian Partnership and Sale of Goods Act
- 4. Krishnan Nair Law of Contract Hire Purchase Act
- 5. Pollock and Mulla Indian Contract Act

LL.B II Semester (Three years Course)

Course Code 2.5

COMPANY LAW

UNIT I

- Definition and attributes of Company
- Kinds of Companies including Multinational Companies
- Advantages and Disadvantages of Incorporation
- Consequences of non-compliance of the provisions of the Companies Act in matters of incorporation.

UNIT II

- Formation of Company: Promoters- Meaning, duties and liability;
- Registration and Incorporation- E-Process and Formation of Company, Memorandum and Article of Association -Various clauses of Memorandum, Doctrine of Ultravires.
- Alteration of Memorandum, & Article of association,
- Binding force of Memorandum and Articles of Association,
- Doctrine of Constructive Notice, Doctrine of Indoor Management;
- Prospectus -Meaning and contents, Remedies for misrepresentation, Criminal liability

UNIT III

- Shares –Definition, Types, Dematerialized shares (DEMAT), Allotment, Statutory restrictions
- Transfer of shares and Buy back of shares- procedure, practice
- Debentures Definition, Kinds, Fixed and Floating charges, remedies of debenture holders.
- Debenture Trustee
- Insider Trading and the Amended SEBI (Prohibition of Insider Trading) Regulation, 2015 in India.

UNIT IV

- Management of Company -Concept of Corporate Governance
- Directors and other Key Managerial persons Position, Qualification,
 Disqualification, Appointment and Removal, Powers, Duties, Remuneration and Liability
- Company Secretary Definition, Qualification, Statutory Duties and liabilities
- Meetings Kinds, Procedure, Voting;

UNIT V

- Minority Protection -Protection of Minority rights, Rule in Foss vs. Harbottle with Exceptions;
- Prevention of Oppression and Mismanagement;

UNIT-VI

- Amalgamation, Take over, Mergers
- Issues in Competition Law relating to Mergers and Acquisitions
- Winding up of Company -Meaning, Voluntary Winding-up, Grounds for compulsory winding up; Appointment, Powers and Duties of Liquidator, Contributories,

UNIT-VII

- Legal liability of company civil and criminal,
- NCLT, NCLAT Formation, powers etc.

Suggested Readings:

- 1. Ashwin Labnnai Shah, Lectures on Company Law, Tripathi Pvt. Ltd.; Mumbai
- 2. Avtar Singh, Indian Company Law, Eastern Book Company, Luknow
- 3. Ramaiya, Guide to Companies Act (Vol. 1 & 2), Wadhwa & Company, Nagpur
- 4. S. M. Shah, Lectures on Company Law, Tripathi, Bombay
- 5. S.S. Gulshan, Company Law, Excel Books
- 6. Dr. N. V. Paranjape, Company Law, Central Law Agency
- 7. B.K. Sen Gupta, Company Law, Eastern Law House, Kolkata
- 8. R. R. Pennington, Company Law, Butterworths

LL.B III Semester (Three years Course)

Course Code 3.1

JURISPRUDENCE

UNIT - I:

- Meaning, Nature and Value of Jurisprudence
- Sources of Law: Legislation, Precedent and Custom; Comparison between legislation and precedent.
- Relationship between Law and Morality; Law and Justice
- Administration of Justice: Civil and Criminal

LEGAL THEORY

UNIT - II:

- Natural Law School of Jurisprudence- General Approaches: Ancient, Medieval and Modern
- Analytical School of Jurisprudence
 - John Austin's theory of Law
 - Primary and Secondary Rules- Prof.H.L.A.Hart's Concept of Law
 - Pure theory of Law- Prof. Hans Kelsen
- School of Legal Realism Justice Oliver Holmes' Bad Man Theory

UNIT – III:

- Historical School of Jurisprudence
 - Savigny and the concept of Volkgeist
 - Legal Fiction- Sir Henry Maine
- Sociological School of Jurisprudence
 - Roscoe Pound's theory of Social Engineering

CONCEPTUAL JURISPRUDENCE

UNIT - IV:

- Legal Rights and Duties
 - Characteristics of Legal rights,
 - Hohfeld's Analysis of Rights
 - Kinds of Legal Rights
- Persons
 - Definition and Kinds
 - Legal status of: Animals, Unborn persons, Dead persons, Idols

UNIT- V:

- Liability
 - Meaning, nature and Kinds
 - Difference between Civil and Criminal liability
 - Liability for negligent acts
 - Exemptions from liability

UNIT – VI:

- Ownership
 - Meaning and essentials
 - Kinds of Ownership
- Possession
 - Meaning and Scope
 - Essential elements; Possession in fact and possession in law
 - Possessory remedies
- Property
 - Meaning and kinds
 - Modes of acquiring property

UNIT VII:

- Gender Jurisprudence
 - Feminist jurisprudence
 - Emerging jurisprudence with regard to sexual minorities

Suggested Readings:

- 1. Salmond: Jurisprudence, Universal Publishers.
- 2. Paton: Jurisprudence
- 3. Allen: Law in the Making, Universal Publishers.
- 4. Mahajan V.D.: Legal Theory and Jurisprudence, Eastern Book Company, Lucknow.
- 5. Dias: Jurisprudence, Aditya Books.
- 6. Rama Jois, Legal and Constitutional History of India, Universal Law Publications, Delhi.

LL.B. III Semester (3 Years Course)

Course Code 3.2

CIVIL PROCEDURE CODE AND LIMITATION ACT

UNIT I

- Codification of Civil Procedure and Introduction to CPC Principal features of the Civil Procedure Code
- · Hierarchy of courts
- Suits; Parties to Suit; Framing of Suit —Institution of Suits Bars of Suit
- Doctrines of Sub Judice and Res Judicata
- Place of Suing Transfer of suits
- Territorial Jurisdiction; 'Cause of Action' and Jurisdictional Bars
- Summons; Service of Foreign summons.

UNIT II

- Pleadings: Contents of pleadings; Forms of Pleading; Striking out / Amendment of Pleadings
- Plaint: Essentials of Plaint Return of Plaint; Rejection of Plaint
- Production and marking of Documents; Written Statement; Counter claim Set off; Framing of issues.

UNIT III

- Appearance and Examination of parties & Adjournments
- Ex-parte Procedure
- Summoning and Attendance of Witnesses Examination Admissions —
 Production, Impounding, Return of Documents
- Hearing; Affidavit
- Judgment and Decree; Concepts of Judgment, Decree, and Interim Orders and Stay; Injunctions
- Appointment of Receivers and Commissions; Costs

- Execution; Concept of Execution; General Principles of Execution; Power of
 Execution; Power of Executing Courts; Procedure for Execution; Modes of
 Execution
- Arrest and detention; Attachment and Sale.

UNIT IV

- Suits in Particular Cases; Suits by or against Government; Suits relating to public matters; Suits by or against minors, persons with unsound mind, - Suits by indigent persons – Interpleader suits
- Incidental and supplementary proceedings
- Appeals, Reference, Review and Revision Appeals from Original Decrees;
 Appeals from Appellate Decrees; Appeals from Orders; General Provisions
 Relating to Appeals.

UNIT V

- Law of Limitation Concept of Limitation; Object of limitation General Principles of Limitation
- Extension: Condonation of delay; Sufficient Cause Computation of limitation
- Acknowledgment and Part-payment; Legal Disability; Provisions of the Limitation Act, 1963 (Excluding Schedule)

Suggested Readings:-

- 1. Mulla, Code of Civil Procedure Code (1999) Universal, Delhi.
- 2. C.K. Thakkar ,Code of Civil Procedure Code(2000)Universal ,Delhi.
- 3. M.R.Mallik (ed)B.B. Mitra, On Limitation Act (1998) Eastern Lucknow.
- 4. P.K. Majumdar and R. P. Kataria, Commentry On The Code of Civil Procedure Code-1908, Universal, Delhi.
- 5. P.K.Mukharjee, Limitation Act, Allahabad Law Agency.
- 6. Shailendra Malik, Code Of Civil Procedure, Allahabad Law Agency.
- 7. Dr.Avtar Singh, Code of Civil Procedure, Central Law Publication, Allahabad.
- 8. Sarkar's Commentary on The Civil Procedure Code, Dwivedi, Allahabad Law Agency.

9. AIR Commentaries on Limitation Act, W.W. Chitaley, AIR Ltd., Nagpur.

LL.B. III Semester (3 Years Course) Course Code 3.3 LABOUR LAW-I

UNIT-I

- Labour Capital conflicts evolution of Labour laws- Laissez fair to Welfare State
- Constitutional Perspectives of Labour welfare and Industrial relations
- Concept of Collective bargaining;
- Trade Unions:
 - History of Trade Union Movement
 - The Trade Union Act 1926 Definitions Registration Rights and Liabilities of Registered Trade Unions; Immunities
 - Amalgamation and dissolution of Unions
 - Reorganization of Trade Unions.

UNIT-II

Prevention and Settlement of Industrial Disputes in India

- The role of State in Industrial Relations
- The Industrial Disputes Act 1947 Definition of industry Industrial Dispute –
 Individual Dispute workman- Lay off Retrenchment Closure -Award Strike –
 Lockout

UNIT--III

Authorities under the I D Act

- Works committee Conciliation Court of inquiry Labour Courts- Tribunal
- Powers and functions of authorities
- Voluntary Arbitration

Provisions under Chapter V-A & V-B of the Act

- Alteration of conditions of service
- Management rights of action during pendency of proceedings Recovery of money due from employer
- Unfair labour practices
- Miscellaneous provisions of the Act.

UNIT--IV

Standing Orders

- Concept and Nature of Standing Orders
- scope and coverage
- Certification process its operation and binding effect
- Modification and Temporary application of Model Standing Orders

• Interpretation and enforcement of Standing Orders and provisions contained in the Industrial Employment (Standing Orders) Act 1946.

UNIT--V

Disciplinary Proceedings in Industries

- Charge sheet Explanation Domestic enquiry Enquiry officer Enquiry report Punishment
- Principles of Natural Justice.

Suggested Readings:

- 1. Srivastava: Law of Trade Unions, Eastern Book Company, Lucknow
- 2. Goswami: Labour and Industrial Law, Central Law Agency.
- 3. R.F. Rustomji: Law of Industrial Disputes: Asia Publishing House, Mumbai
- 4. S.N. Misra: Labour and Industrial Law
- 5. J.N. Malik: Trade Union Law
- 6. Khan& Khan: Labour Law, Asia Law House, Hyderabad
- 7. S.C. Srivastava: Industrial Relations and Labour Law, Vikas Publishing House

LL.B. III Semester (3 Years Course) Course Code 3.4 LAW OF TAXATION

UNIT-I:

- Constitutional basis of power of taxation —Arts. 265 to 289
- Scope of Tax Laws-Tax and Fee-Capital Receipt and Revenue Receipt
- Basic concept of Income Tax Outlines of Direct Tax and Indirect Tax -- Definition
 of Income and Agricultural Income under Income Tax Act Residential Status —
 Previous Year Assessment Year Computation of Income.

UNIT-II:

- Incomes which do not form part of Total Income;
- Heads of Income and Computation Income from Salary, Income from House Property- Profits and Gains of Business or Profession-Capital Gains and Income from other sources.

UNIT-III:

- Clubbing of Income; Set off and Carry Forward of Losses
- Deductions to be made in computing Total Income

UNIT-IV:

Law and Procedure

- P.A.N. Filing of Returns Payment of Advance Tax -- Deduction of Tax at Source (TDS) -- Double Tax Relief
- Law and Procedure for Assessment- Kinds of Assessment, Penalties, Prosecution, Appeals and Grievances -- Authorities.

UNIT-V:

The Central Goods and Service Tax Act 2017

- Nature and definitions in GST
- Administration and Collection of Tax
- Time and Value of supply
- Input tax credit
- Registration, Accounts and records, Returns, Assessment, Payment of Tax, Refund, Audit, Search and seizure
- Appeals and revision
- Advance Ruling

UNIT-VI:

The Integrated and Union Territories Goods and Service Tax Act 2017

- The Integrated Goods & Service Tax Act 2017
- Administration and collection of tax
- Determination of nature of supply, place of supply, Refund, Zero Rated Supply
- Appointment of Tax and Settlement of funds.

Suggested Readings:

- 1.Dr. Vinod K.Singhania: Student Guide to Income Tax, Taxman, Allied Service Pvt. Limited.
- 2. Dr. Gurish Ahuja: Systematic Approach to Income Tax, Bharat Law House Pvt. Limited.
- 3. Taxman, Basis of GST
- 4.Taxman, GST Made Easy
- 5. Handbook of GST in India
- 6. Rakesh Garg, Sandeep Garg Bloomsbury India Professional

LL.B. III Semester (3 Years Course) Course Code 3.5 CYBER LAW

UNIT I

FUNDAMENTALS OF E-COMMERCE AND E-CONTRACTING:

- Fundamentals of Computer and Web Technology
- Electronic data Interchange,
- Salient Features of E-commerce,
- Advantages and Limitations,
- Models of E-commerce,
- Salient features of E-contract,
- Formation of E-contracts and Types,
- Need for Cyber Law

UNIT II

INFORMATION TECHNOLOGY ACT:-

• Concept of Digital Signatures & Electronic Signatures

Technical issues :- Cryptography, Concept of Public key and Private Key, Process of Formation and Verification.

Legal issues: Definition, Recognition and Authentication of digital & Electronic signature under IT Act, Certification Authorities and their role, Public Key Infrastructure under the IT Act

E-contracting under IT Act

UNIT III

CYBER CONTRAVENTIONS

• Different Types of Civil Wrongs under the IT Act, 2000

UNIT IV

CYBER CRIMES AND THE IT ACT, 2000

- Understanding Cyber Crimes,
- Types of Cyber Crimes, [Hacking, Cyber Stalking, Cyber Pornography, Cyber Terrorism, Cyber Defamation, Digital Forgery, Identity Theft and Fraud],
- Different Offences under the IT Act 2000

UNIT V

INTELLECTUAL PROPERTY ISSUES IN CYBER SPACE

- Interface with Copyright Law and Patent Law,
- Trade mark and Domain name related issues.

UNIT VI

DISPUTE RESOLUTION IN CYBER SPACE

- Concept of Jurisdiction in cyber space,
- issues of Jurisdiction in cyber Space,
- Jurisdiction under IT Act, 2000.,
- Dispute Resolutions

UNIT VII

CONSTITUTIONAL & HUMAN RIGHTS ISSUES IN CYBERSPACE

- Freedom of Speech and Expression in Cyberspace
- Right to Access Cyberspace Access to Internet
- Right to Privacy
- Right to Data Protection

Suggested Readings:

- 1. Kamlesh N. & Murali D.Tiwari(Ed), IT and Indian Legal System, Macmillan India Ltd, New Delhi
- 2. K.L.James, The Internet: A User's Guide (2003), Prentice Hall of India, New Delhi
- 3. Chris Reed, Internet Law-Text and Materials, Universal Law Publishing Co., New Delhi
- 4. Vakul Sharma, Hand book of Cyber Laws, Macmillan India Ltd, New Delhi
- 5. S.V.Joga Rao, Computer Contract & IT Laws (in 2 Volumes), 2005 Prolific Law Publications, New Delhi
- 6. T.Ramappa, Legal Issues in Electronic Commerce, Macmillan India Ltd, New Delhi
- 7. Indian Law Institute, Legal Dimensions of Cyber Space, New Delhi
- 8. Pankaj Jain & Sangeet Rai Pandey, Copyright and Trademark Laws relating to Computers, Eastern Book Co, New Delhi
- 9. Faroug Ahmed, Cyber Law in India
- 10. S.V.Joga Rao, Law of Cyber Crimes and Information Technology Law, 2007, Wadhwa & Co, Nagpur
- 11 Rodney D. Ryder, Guide to Cyber Laws, Wadhwa and Company, Nagpur

LL.B. IV Semester (3 Years Course) Course Code 4.1

ADMINISTRATIVE LAW

UNIT I:

Nature and Scope of Administrative Law

- Meaning, Definition and Evolution of Administrative Law
- Reasons for growth of Administrative Law
- Distinction between Administrative law and Constitutional Law

UNIT-II

Basic concepts of Administrative Law

- Rule of Law: Interpretation of Dicey's Principle of Rule of Law; Modern trends in the Indian context
- Theory of Separation of Powers Position in India, UK and USA

UNIT-III

- Delegated Legislation:
 - Meaning, Reasons for the growth and Classification of delegated legislation
 - Judicial and Legislative Control of Delegated legislation
- Administrative Adjudication
 - Meaning and Reasons for emergence
 - Control mechanism
- Classification of Administrative actions: Legislative, Quasi-judicial, Administrative and Ministerial functions

UNIT-IV

- Principles of Natural Justice
- Judicial Control of Administrative Action: Grounds of Judicial Control: Judicial Review and Writ Jurisdiction: Articles 32, 226,227,136 and 13
- Administrative discretion and its control.

UNIT-V

- Ombudsman: Lokpal and Lok Ayukta
- Liability of the State in Torts and Contracts; Rule of Promissory Estoppel
- Commissions of Inquiry
- Central Vigilance Commission
- Public Corporations and their control mechanisms.

Suggested readings

- 1. M.P. Jain and S.N. Jain, Principals of Administrative Law, Wadhwa and Company, Nagpur.
- 2. Dr. S. P. Sathe, Administrative Law, Butterworths, New Delhi.
- 3. Durga Das Basu and A.K.Nandi, Administrative Law, Kamal Law House, Calcutta.
- 4. H.W.R. Wade and Christopher Forsyth, Administrative Law, Clarendon Press, Oxford
- 5. A. K. Shrivastav, Administrative Law (2 Vols.), Delhi Kamal Prakashan
- 6. Indian Law Institute, Cases and Materials on Administrative Law in India
- 7. J.C. Garner, Administrative Law, Butterworths, New Delhi

LL.B. IV Semester (3 Years Course)

Course Code 4.2

CRIMINAL PROCEDURE CODE

UNIT I - Introduction

- Object, extent, Nature and scope of Criminal Procedure
- Preliminary Considerations a. Classification of offences
 - b. Distinction between Investigation, Inquiry and Trial
 - c. Constitution of Criminal Courts and Its Power
 - d. Functionaries under the Code (Police, Public Prosecutor)

UNITII - Arrest

- Meaning and purpose of arrest
- Arrest with a warrant
- · Arrest without a warrant
- Arrest by a private Person
- Arrest of a woman
- · Arrest how made

UNIT III - Maintenance of Wives, Children and Parents

- Essential conditions for granting maintenance
- Jurisdiction of Magistrates
- Alteration of allowance
- Cancellation of the order of the maintenance

UNITIV - Search and Seizure

- · Search with a warrant
- Search without warrant
- · General provisions relating to searches
- Illegalities in a search and its consequences

UNITY - Investigation

- Meaning and purpose of Investigation
- Who can investigate?

- When police can investigate?
- Information to the police
- F.I.R. and procedure after the recording of the F.I.R.
- Evidentiary value of statements made to the police
- Investigation in the case of unnatural deaths and suicides, in police custody etc.

UNITVI - Charge And Trials

- Framing of charge
- Form and content of charge
- Separate charges for distinct offences
- Discharge pre-charge evidence

Trials- Trial before a court of session

- Trial of warrant cases
- Procedure for trial in a summons case
- Summary trials
- Plea Bargaining

UNITVII - Bail, Appeal, Reference, Revision and Transfer

- Bail: concept, purpose: constitutional overtones
- When release on bail is mandatory?
- When release on bail is Discretion?
- Anticipatory bail

Appeal, Reference, Revision and Transfer -- Appeal

- Reference to High Court
- Revision
- Transfer of cases

Suggested Readings:

- 1. RatanlalDhirajlal, Criminal Procedure Code (1999) Universal, Delhi.
- 2. K I Vibhute, Durga Das Basu Criminal procedure Code, 1973, Lexis Nexis.
- 3. S C Sarkar, Sarkar the Code of Criminal Procedure Code, Lexis Nexis.
- 4. K D Gaur, Textbook on the Code of Criminal Procedure, Universal Law Publishing.
- 5. S N Mishra, The Code of Criminal Procedure, Central Law Publications.
- 6. Chandrasekharan Pillai (ed.) Kelkar's Outlines of Criminal Procedure (2001), Eastern, Lucknow.

LL.B. IV Semester (3 Years Course)

Course Code 4.3

LABOUR LAW - II

UNIT I

The Remunerative Aspects

- Wages Concepts of wages Minimum, Fair, Living Wages Wage and Industrial Policies
- Whitley Commission Recommendations
- Provisions of Payment of Wages Act 1936 Timely payment of wages Authorised deductions - Claims
- Minimum Wages Act 1948 Definitions Types of wages Minimum rates of wages
 Procedure for fixing and revising Minimum Wages Claims Remedy.

UNIT-II

Bonus

- Concept: Right to claim Bonus Full Bench formula Bonus Commission
- Payment of Bonus Act 1965 Application Computation of gross profit, available, allocable surplus
- Eligibility of Bonus Disqualification of Bonus set on set off of allocable surplus
- Minimum and Maximum Bonus-Recovery of Bonus.

UNIT-III

Employees Security and Welfare aspect

- Social Security Concept and meaning Social Insurance Social Assistance Schemes.
- Social Security Legislations
 - Law relating to workmen's compensation The Employees's Compensation Act 1923 (Amended in 2009) – Definitions -Employer's liability for compensation - Nexus between injury and employment - payment of compensation - penalty for default
 - Employees State Insurance Act 1948 Application Benefits under the Act Adjudication of disputes and claims ESI Corporation.

UNIT-IV

- Employees Provident Fund and Miscellaneous Provisions Act 1952
 - Contributions; Schemes under the Act; Benefits.

- The Maternity Benefit Act 1961 Definitions-Application Benefits.
- The Payment of Gratuity Act 1972 Definitions application Payment of gratuity eligibility forfeiture Nomination Controlling authorities.

UNIT-V

- The Factories Act 1948
 - Chapters dealing with Health, Safety and Welfare of Labour.
 - Provisions Relating To Hazardous Processes
 - Working Hours Of Adults
- Employment Of Young Persons
 - Salient features of the Child and Adolescent Labour (Prohibition and Regulation) Act 1986.

Suggested Readings:

- 1. S.N.Misra, Labour and Industrial Laws, Central law publication 22nd edition. 2006.
- 2. N.G. Goswami, Labour and Industrial Laws, Central Law Agency.
- 3. Khan & Kahan, Labour Law-Asia Law house, Hyderabad
- 4. K.D. Srivastava, Payment of Bonus Act, Eastern Book Company
- 5K.D. Srivastava, Payment of Wages Act
- 6. K.D. Srivastava, Industrial Employment (Standing Orders) Act 1947
- 7. S.C. Srivastava, Treatise on Social Security
- 8. V.J.Rao, Factories Law

LL.B. IV Semester (3 Years Course)

Course Code 4.4.1

BANKING LAW (OPTIONAL PAPER)

UNIT – I

Indian Banking Structure

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

UNIT - II

Employment of funds

- Loans and Advances- Guarantees
- Advances secured by Collateral securities
- Agency Services
- Financing of Exports
- Special Banking Services
- Advances to Priority Sectors and Credit Guarantee schemes
- Securitization Act, 2002. (SARFAESI Act, 2002)

UNIT - III

Law relating to Negotiable Instruments, 1881 Act (Read with the amended Act of 2002):

- Negotiable Instruments Kinds Holder and holder in due course Parties Negotiation- Assignment Presentment Endorsement Liability of parties Payment in due course Special rules of evidence Material alteration Noting and
 protest Paying banker and collecting banker Bills in sets
- Penal provisions under NI Act
- Banker's book evidence Act, 1891.

UNIT-IV

Banker and customer Relationship

- Definition of banker and customer
- General relationship Special relationship
- Banker's duty of secrecy,
- Banker's duty to honour cheques,
- Banker's lien, and banker's right to set off
- Appropriation of payments Garnishee order
- Customer's duties towards his banker.
- Opening of New Accounts
- Special types of customers Minor's A/C, Joint A/C, Partnership A/C, Company's A/C, Married women's A/C, Trust A/C, Joint Hindu family A/C Illiterate persons, lunatics, executors
- Precautions required in case of administrators, clubs, societies and charitable institutions to open an account

UNIT - V

Ancillary Services and E- Banking

- Remittances General, DD, MT, TT, Traveler's cheques, bank orders, credit card, debit/smart cards, safe deposit vaults, gift cheques, stock invest.
- E-Banking Definition E-Banking includes Internet banking, mobile banking, ATM banking, computerized banking –
- E- banking services retail services wholesale services E- Cheque-authentication-Cyber Evidence
- Banking Ombudsman.

Suggested Readings:

- 1. M. L. Tannan- Law of Banking.
- 2. M. S. Parthasarathy (Ed.), Khergamvala Negotiable Instruments Act.
- 3. Taxman: Law of Banking, India Law House
- 4. R.N. Chaudhary, Banking Laws, Central Law Publications, Allahabad.
- 5. Avtar Singh Negotiable Instruments Act.
- 6. Basu Review of Current Banking: Theory and Practice.
- 7. Paget- Law of Banking.
- 8. L. C. Goyle- The Law of Banking and Bankers.
- 9. Relevant provisions of Information Technology Act, 2000

LL.B. IV Semester (3 Years Course)

Course Code 4.4.2

INSURANCE LAW (OPTIONAL PAPER)

UNIT - I

Introduction

- Insurance : Nature & Definition
- History and development of Insurance in India
- Insurance Act, 1938 The Insurance Laws (Amendment) Act 2015, Empowerment of IRDAI, Health Insurance, Consumer Welfare
- Insurance Regulatory Authority Act, 1999: Its role Powers and Functions of the Insurance Regulatory and Development Authority.
- Rights and Liabilities of Insurer and Insured person,
- Life Insurance Contract Nature and Scope, Establishment and Functioning of LIC.

UNIT-II

Contract of Insurance

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

UNIT - III

Life Insurance:

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

UNIT - IV

Fire Insurance:

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

UNIT - V

Marine Insurance:

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

Suggested eadings:

- 1. K. S. N. Murthy and K. V. S. Sharma Modern Law of Insurance in India.
- 2. M. H. Srinivasan Principles of Insurance Law.
- 3. E. R. Hardy Ivamy General Principles of Insurance Law, relevant Chapters.
- 4. Insurance Act, 1938.
- 5. The Marine Insurance Act, 1963.
- 6. General Insurance (Business) (Nationalization) Act, 1972.
- 7. The Life Insurance Corporation Act, 1956.
- 8. Motor Vehicle Act, 1988.
- 9. M.N. Srinivasan, Principles of Insurance Law (1997), Ramaiya Publishers
- 10. Avatar Singh: Law of Insurance, Eastern Book Company, Lucknow
- 11.K.S.N. Murthy and KVS. Sharma: Modern Law of Insurance in India, (2002), Butterworths, Delhi

LL.B. IV Semester (3 Years Course)

Course Code 4.5

CLINICAL PAPER I

ALTERNATE DISPUTE RESOLUTION (ADR)

The course will be taught through classroom instruction in association with the Practicing Lawyers. However there is no end semester theory examination for this Course. Students have to prepare a record covering the topics specified in Unit-I to III of Section -A and assigned to the students. The Student shall be required to attend and observe the proceedings of Lok Adalats, Family Courts, Tribunals and other ADR Systems and shall record at least 10 proceedings in the diary.. The record and Report shall be submitted within the stipulated time to the evaluation Committee constituted by the College with a Full Time Teacher and Practicing Advocates. The mode of Assessment shall be as follows:-

- A) Record on Topics from Unit I to III **40 Marks** (Internal marks to be awarded by the evaluation Committee)
- B) Diary on Lok Adalat, Family Court, Tribunals & other ADR Proceedings **40 Marks** (To be awarded by both External & Internal Examiner jointly)
- C) Viva Voce **20 Marks** (to be awarded by both External & Internal Examiner jointly)

Note:- Student shall get atleast 45% of the marks in each of the above components.

Unit-I:

Alternate Dispute Resolution

- Characteristics, Advantages and Disadvantages; Unilateral Bilateral Triadic (Third Party) Intervention
- Techniques and processes: Negotiation Conciliation Arbitration Distinction between Arbitration, Conciliation and Negotiation.

Unit-II:

The Arbitration and Conciliation Act, 1996:

- Historical Background and Objectives of the Act
- Definitions of Arbitration, Arbitrator, Arbitration Agreement
- Appointment of Arbitrator & Termination of Arbitrator
- Proceedings in Arbitral Tribunal -- Termination of Proceedings
- Arbitral Award -- Setting aside of Arbitral Award Finality and Enforcement of Award
- Appeals Enforcement of Foreign Awards.
- Conciliation Appointment of Conciliators
- Powers and Functions of Conciliator; Procedure
- Settlement of disputes through conciliation.

. Unit-III:

Other Alternative Dispute Resolution Systems:

- Tribunals
- Lokpal and Lokayukta
- Lok Adalats
- Family Courts.
- Section 89 and Order X, Rules 1A, 1B and 1C of Civil Procedure Code.

. Suggested Readings:

- 1. O.P. Tiwari : *The Arbitration and Conciliation Act* (2nd Edition): Allahabad Law Agency.
- 2. Johar's: Commentary on Arbitration and Conciliation Act, 1996: Kamal Law House.
- 3. Acharya N.K.: Law relating to Arbitration and ADR, Asia Law House, Hyderabad
- 4. Tripathi S.C.: Arbitration, Conciliation and ADR, Central Law Agency, Allahabad.
- 5. Avatar Singh: Arbitration and Conciliation, Eastern Law Book House, Lucknow.
- 6. KSR Murthy: An introduction to ADR Mechanism, Gogia Law Agency, Hyderabad
- 7. P.C. Rao: *Alternate Dispute Resolution*, 2001 Edition, Universal Book Traders, New Delhi.
- 8. S.D. Singh: *Alternate Dispute Resolution*, Universal Book Traders, New Delhi.

LL.B. V Semester (3 Years Course)

Course Code: 5.1

PUBLIC INTERNATIONAL LAW

UNIT I:

- Origin, Development and Definition of International Law
- Nature and Basis of International Law
- Sources of International Law
- Relationship between Municipal Law and International Law (Monism, Dualism, British, American and Indian Practice)
- Subjects of international law

UNIT II:

- State: essential characteristics of a State in International Law
- Sovereignty of States, Kinds of states, Rights and duties of states
- State succession: Definition and Kinds of Succession
- Consequences of state succession
- Succession in respect of International Organization
- State Jurisdiction
- State Territory and modes of acquisition and loss of state territory

UNIT III:

- Responsibility of states, kinds and consequences.
- Recognition: Definition of State Recognition
- Recognition of Government
- Theories and Modes of Recognition
- Legal Effects of Recognition

UNIT IV:

- Extradition & Asylum
- Nationality
- Diplomatic agents, Consuls and other representatives
- Formation of treaties
- Mode of consent, Reservation and termination.

UNIT V:

- League of Nations
- The United Nations Organization: Preamble, purposes and principles of UN Charter
- UN principal organs and their composition and functions
- Specialized agencies: UNESCO, WHO, ILO,IMF.
- Settlement of international disputes.

UNIT VI:

- The Legal Regime of the Seas
- Evolution of the Law of the Sea
- United Nations Convention on the Law of the Seas
- Maritime Belt, Contiguous Zone, Continental Shelf, Exclusive Economic Zone
- The High Seas
- Land Locked States
- International Tribunal for the Law of the Sea

Prescribed Books:

- 1 J. G. Starke- An Introduction to International Law.
- 2 P.W. Bowett-International Institutions.
- 3 J. B. Brierly The Law of Nations.
- 4 D. H. Harris International Law (Cases and Materials).
- 5 Oppenheim International Law(Volume I, Peace)
- 6 S. K. Kapoor International Law and Human Rights.
- 7 Agrawal H O-International Law & Human Rights, Central Law Publication, Allahabad.
- 8 Rebecca Wallace, Internatinal Law
- 9 Brownlie, Principles of Interantinal law
- 10. M.P. Tandon, Public Inernatinal Law, ALA.

LL.B. V Semester (3 Years Course) Course Code 5.2

Law of Evidence

UNIT I

- Introduction to Law of Evidence
- The Indian Evidence Act, 1872 Salient features of the Act
- Other acts which deal with evidence. (Special reference to C.P.C., Cr.P.C., IT Act)
- Meaning and kinds of Evidence
- Interpretation clause May Presume, Shall presume and Conclusive proof Fact,
 Fact in issue and Relevant facts
- Distinction between Relevancy and Admissibility
- Standard or Degree of Proof in Civil / Criminal Proceeding
- Doctrine of Res Gestae
 — Motive, preparation and conduct Conspiracy When
 Facts not otherwise relevant become relevant Right and custom Facts showing
 the state of mind etc.

UNIT II

- Admissions & Confessions: General Principles concerning Admissions
- Differences between "Admission" and "Confession"
- Confessions obtained by inducement, threat or promise
- Confessions made to police officer Statement made in the custody of a police officer leading to the discovery of incriminating material — Admissibility of Confessions made by one accused person against co-accused.
- Dying Declarations and their evidentiary value
- Other Statements by persons who cannot be called as Witnesses
- Admissibility of evidence of witnesses in previous judicial proceedings in subsequent judicial proceedings.

UNIT III

 Relevancy of Judgments — Opinion of witnesses — Expert's opinion — Opinion on Relationship especially proof of marriage

- Facts which need not be proved
- Oral and Documentary Evidence General Principles concerning oral evidence and documentary evidence
- Primary and Secondary evidence
- Modes of proof of execution of documents
- Presumptions as to documents
- General Principles regarding Exclusion of Oral by Documentary Evidence.

UNIT IV

- Rules relating to Burden of Proof
- Presumption as to Dowry Death
- Estoppel Kinds of estoppel Res Judicata, Waiver and Presumption.

UNIT V

- Competency to testify
- Privileged communications
- Testimony of Accomplice
- Examination in Chief, Cross examination and Re-examination Leading questions
 Lawful questions in cross examination; Compulsion to answer questions put to
 witness
- Hostile witness Impeaching the credit of witness
- Refreshing memory Questions of corroboration
- Improper admission and rejection of evidence.

Suggested Readings:

- 1. BatukLal: The Law of Evidence, 13th Edition, Central Law Agency, Allahabad, 1998.
- 2. M. Munir: *Principles and Digest of the Law of Evidence*, 10th Edition (in 2 vols), Universal Book Agency, Allahabad, 1994.
- 3. M Monir: Textbook on Law of Evidence, Universal Law Publicing 2012.
- 4. Avtar Singh: Principles of the Law of Evidence, 11th Edn. Central Law Publications.
- 5. V. Krishnama Chary: The Law of Evidence, 4th Edn. S.Gogia& Company, Hyderabad.

LL.B. V SEMESTER (3 Years Course)

Course Code 5.3

INTELLECTUAL PROPERTY LAW

UNIT-I

- Meaning, Nature, Classification and protection of Intellectual Property
- The main forms of Intellectual Property Copyright, Trademarks, Patents, Designs, Geographical Indications, Plant Varieties, Traditional Knowledge.

UNIT -II

- Introduction to the leading International instruments concerning Intellectual Property Rights The Berne Convention; Universal Copyright Convention; The Paris Union; Patent Cooperation Treaty
- The World Intellectual Property Organization (WIPO)
- International Trade Agreements concerning IPR WTO TRIPS.

UNIT-III

The Copy Right Act, 1957

- Historical evolution
- Meaning of copyright Copyright in literary, dramatic and musical works, computer programmes and cinematograph films
- Neighboring rights —Rights of performers and broadcasters, etc.
- Registration of Copyright; Term of Copyright;
- Ownership and Assignment of copyright Author's special rights
- Notion of infringement —Criteria of infringement Infringement of copyright in films, literary and dramatic works
- Authorities under the Act Remedies for infringement of copyright
- Rome Convention,1961; WIPO Copyright Treaty dealing with protection of Digital Technology and the Internet (Protection of right of authors in the digital environment).

UNIT -IV

Intellectual Property in Trademarks and the rationale of their protection

 The Trade Marks Act, 1999— Definition of Trademarks — Service Mark, Well known Trade Mark& Certification Marks; Distinction between Trademark and Property Mark - Registration — Passing off- Infringement of Trademark — Criteria of Infringement — Remedies – Madrid Agreement. The Designs Act, 2000 — Definition and characteristics of Design Law in India —
 Protection and rights of design holders — Copyright in design — Registration —
 Remedies for infringement. Trademark and Domain Name Interface

UNIT-V

Patents

- Concept of Patent; Historical overview of the Patents Law in India Patentable Inventions
- Kinds of Patents
- Procedure for obtaining patent
- The Patents Act, 1970: Recent amendments
 - Rights and obligations of a patentee
 - Term of patent protection
 - Use and exercise of rights
 - Exclusive Marketing Rights
 - Right to Secrecy
 - The notion of abuse of patent rights
 - Infringement of patent rights and remedies available.

UNIT - VI

- Page Geographical indication
- Plant varieties
- Traditional knowledge.
- Bio piracy,
- Patentability of Biotechnology and micro- organisms
- Lisbon Agreement for the Protection of Appellations of Origin and their International Registration.

Suggested Readings:

- 1) G.B. Reddy Intellectual property Rights & Law, Gogia Law agency Hyderabad.
- 2) Comish W.R. Intellectual Property, Patents, Trademarks, Copyrights and Allied Rights.
- 3) Vikas Vashisht Law and Practice of intellectual Property, (1999), Bharat Law House Delhi.
- 4) P. Narayanan Intellectual Property Law, (1999), (ed), Eastern Law House, Calcutta.
- 5) Bibeck Debroy (ed), Intellectual Property Rights, (1998), Rajiv Gandhi Foundation, Delhi.
- 6) Comish W.R. Intellectual Property, (3rd Edn), (1996), Sweet & Maxwell.

- 7) W.R. Mann Transfer of Technology (1982).
- 8) Mata Din Law of Passing Off and Infringement Action of Trademarks (1986).
- 9) P.S. Sangal& Kishore Singh Indian Patent System and Pairs Convention Legal

LL.B. V Semester (3 Years Course)

Course Code: 5.4

LAND LAWS

UNIT I

- Classification of lands
- Ownership of Land, absolute and limited ownership (tenancy, lease etc.)
- Doctrine of Eminent Domain
- Doctrine of Escheat and Bona Vacantia
- Constitutional Remedies Right to Property

UNIT II

- The Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act 2013
- Definitions
- Determination of Social Impact and Public Purpose
- Preliminary Investigation for determination of Social Impact and Public Purpose
- Special Provision to Safeguard Food Security
- Notification and Acquisition
- Rehabilitation and Resettlement Award
- Procedure and Manner of Rehabilitation and Resettlement
- National Monitoring Committee for Rehabilitation and Resettlement
- Establishment of Land Acquisition, Rehabilitation and Resettlement Authority
- Apportionment of Compensation, Payment and Temporary Occupation of Land
- Offence and Penalties.

UNIT III

- The Maharashtra Regional and Town Planning Act, 1966
- Definitions
- Provisions Relating to Regional Plan
- Establishment of Region and alteration of limits
- Constitution, Power and Duties of Regional Planning Board
- Regional plan; Contents, Procedure and Publication of Regional plan
- Development Plan; Contents, Procedure and Publication
- Interim development plan
- Penalty for Unauthorized development
- Preparation and Contents of Town Planning scheme; New Town Development Authority

UNIT IV

- The Maharashtra Land Revenue Code, 1966
- Revenue Officers
- Chief Controlling Authority, Revenue Officer in districts and their power and duties
- Classes of persons holding land Disposal of intestate occupancies-Occupancies to be transferable and restriction on transferability;
- Procedure for Conversion of use of land from one purpose to another
- penalty for using land without permission
- Procedure for Construction of Water Course Through others Land
- Removal of encroachment of land vesting in Government, regularization of encroachment
- Summary eviction, Relinquishment of alienated land- Right to relinquished land

UNIT V

- The Maharashtra Land Revenue Code, 1966
- Penalty for default of payment of land revenue
- Process of recovery of arrears, Arrest and Detention of defaulter
- Boundary and Boundary Marks
- Fixation, Determination and demarcation of Boundaries, disputes regarding boundaries
- Straightening out crooked boundaries
- Land record, Record of right, Register of Mutation
- Nistarpatrak and WajibUlUrj
- Appeal ,Revision and Review, Maharashtra Revenue Tribunal

Suggested Readings:

- 1. A. K .Gupte and Dighe , The Maharashtra Land Revenue Code ,1966Hind Law House .Pune
- 2. Sameer Tendulkar and H. M. Bhatt, MRTP Act 1966, Noble Law House, Mumbai
- 3 .Bare act, The Maharashtra Land Revenue Code, 1966
- 4. Bare Act, MRTP Act 1966
- 5. S. R. Majumdar, The Maharashtra Regional town Planning Act, Bhupesh Publication.
- 6. Bare Act, Maharashtra Rent Control Act 1999
- 7. Bare Act, The Right Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act 2013

LL.B. V Semester (3 Years Course)

Course Code 5.5.1

OPTIONAL PAPER

HEALTH LAW

UNIT I

• Interrelationship Between Law and Medicine

Right to Health-

- International Perspective- UDHR, 1948 (Art.25); ICESCR, 1966(Art.12): Declaration of Geneva, 1948.
- Constitutional Perspectives- Fundamental Rights- Right to Health care, Right to Life, Right to Clean Environment, Right to Emergency Medical Care.
- Directive Principles of State policies- Art. 39(a), 47, 48-A.

UNIT II

Health-Legislative Perspective-

- Drugs and Cosmetics Act,1940
- The Pre-Conception and Pre-Natal Diagnostic Techniques Act, 1994
- The Transplantation of Human Organs Act, 1994
- The Medical Termination of Pregnancy Act, 1971
- Overview of the Mental Health Act, 1987

UNIT III

Public Health and Law-

- Overview of-AIDS and Law
- Health and the Environment
- Offences Affecting Public Health under IPC

UNIT IV

Medical Profession and Law

- Doctor- Patient Relationship
- Informed Consent
- Medical Confidentiality
- Medical Negligence- Liability: Civil, Criminal and Liability under Consumer Protection Act, 1986.
- Indian Medical Council and Association
- Regulation of Bio-Medical Waste

UNIT V

Contemporary Issues-

- Surrogacy- Social, Legal & Ethical Issues
- Euthanasia in India
- Malnutrition in India

Suggested Readings:

- 1. M.P.Jain, Indian Constitutional Law, Wadhwa& Co, Nagpur.
- 2. Dr.U.Chandra, *Human Rights*, Allahabad Law Agency.
- 3. Dr. Nandita Adhikari, Law and Medicine, Central Law Publications, Allahabad.
- 4. Shyam Divan, Armin Rosencranz, *Environmental Law and Policy in India*, Oxford University Press.
- 5.Dr. Lily Shrivastava, Law and Medicine, Paper Back, Universal Law Publishing Co.
- 6. P.K. Sasidharan, Healthy India, notionpress.com, Chennai.

LL.B. V Semester (3 Years Course)

Course Code 5.5.2

OPTIONAL PAPER

LAW OF CONSUMER PROTECTION AND THE RIGHT TO INFORMATION

Unit-I

- Brief History of Consumer Movements in India
- Aims and Objectives of Consumer Protection Act Rights of Consumers under Consumer Protection Act
- Definitions- Complainant, Complaint, Consumer, Defects, Deficiency, Service, Goods Hazardous to Life & Safety, Unfair Trade Practices, Restrictive Trade Practices

Unit- II

- Concept and Meaning of Consumer under Consumer Protection Act
- Consumer Protection Councils- Central, State and District
- Consumer Protection Councils- Composition, Objects and functions of the Councils

Unit -III

- Consumer Disputes Redressal Agencies
 - District Forums, State Commissions, National Commission
 - Composition, Jurisdiction, Procedure, Powers and functions of the Consumer Forums
 - Relief to the Complainant, Penalties under CPA
- Supreme Court of India on Consumers Rights

Unit -IV

Right To Information Act

- Significance of Right to Information in Democracy
- Constitutional Basis for Right to Information
- Aims and Objectives of the Right to Information Act
- Definitions- Appropriate government, Competent Authority, Information, Public Information Officer, Public Authority, Record, Right to Information

Unit-V

- Right to Information and obligations of Public Authorities
- Mandatory disclosure of Information, Public Information Officer, Request for obtaining Information and Disposal of Request
- Exemption from Disclosure of Information
- Severability, Third Party Information

Unit -VI

- Information Commission- Central and State Commissions
- Powers and Functions of the Information Commissions
- Appeal and Penalties
- Supreme Court of India on Right to Information

Suggested Readings:

- 1. J.N. Boriwala, Commentry on Consumer Protection Act, 1986, Universal Pub. Delhi.
- 2. P.K. Majumdar, The Law of Consumer Protection in India (1998), Orient Publishing Co., New Delhi.
- 3. R.M. Vats, Consumer and the Law (1994), Universal, Delhi,
- 4. Consumer Protection Act- Bare Act
- 5. Right to Information Act 2005 Bare Act
- 6. N.K. Acharya, Right to Information Act 2005, Asia Law House, Hyderabad
- 7. N.K. Jain Right to Information- Concept, Law and Practice, Regal Publication, New Delhi

LL.B V Semester (3 Years Course) Course Code 5.6 CLINICAL PAPER-II PROFESSIONAL ETHICS & PROFESSIONAL ACCOUNTING SYSTEM

The course will be taught through classroom instruction in association with the Practicing Lawyers. However there is no end semester theory examination for this Course. Students have to prepare a record covering the topics specified in Unit-I to IV of Section -A and assigned to the students & a Report on 50 select opinions of Disciplinary committee of Bar Council of India and 10 Major judgments of the Supreme Court relating to the Contempt of Court specified in Section B. The record and Report shall be submitted within the stipulated time to the evaluation Committee constituted by the College with Full Time Teacher and Practicing Advocates. The mode of Assessment is as follows:-

A) Record on Topics from Unit I to IV (Internal marks to be awarded by the evaluation Committee)

40 Marks

B) Report on opinions of Disciplinary committee of Bar Council of India & judgments of the Supreme Court

40 Marks
(to be awarded by both External & Internal Examiner jointly)

C) Viva – Voce 20 Marks

(to be awarded by both External & Internal Examiner jointly)

Note: - A Student shall get at least 45% of the marks in each of the above components.

SECTION -A

UNIT-I

- The legal profession and its responsibilities;
- The equipment of the lawyer;
- Conduct in court;
- Professional conduct in general;
- Privileges of a lawyer;

UNIT-II

- Seven lamps of advocacy
- Advocates duties towards public, clients, court, and other advocates and legal aid;
- Bar Council Code of Ethics.

UNIT-III

- Disciplinary proceedings
- Professional misconduct
- Disqualifications
- Functions of Bar Council of India/State Bar Councils in dealing with the disciplinary proceedings

 Disciplinary Committees -- Powers and functions - Disqualification and removal from rolls. Contempt of Court Act, 1972

UNIT-IV

Accountancy for lawyers:

- Need for maintenance of accounts
- Books of accounts that need to be maintained- Cash Book, journal and ledger
- Elementary aspects of bookkeeping: Meaning, object, journal, double entry system, closing of accounts
- The cash and bulk transaction- The Cash book- Journal proper especially with reference to client's accounts- Ledger, Trial balance and final accounts- Commercial mathematics.

SECTION -B

Selected major judgments of the Supreme Court:

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

2.P.J.Ratnamv.D.Kanikaram, AIR1964 SC 244.

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

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

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

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

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

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

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

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

11 Any other recent judgments of Supreme Court selected and given by concerned teacher

Selected opinions of the Bar council of India

- 1. DC Appeal No. 16/93 1998 (Vol.1) IBR 135
- 2. BCI Tr. Case No.40/91 1998 (Vol.1) IBR139
- 3. DC Appeal No. 8/94 1998 (Vol. 1) IBR 153
- 4. DC Appeal No. 20/94 1997 (Vol. 3 &4) IBR 193
- 5 BCI Tr. Case No. 76/95 1997 (Vol. 3 &4) IBR 201
- 6 DC Appeal No.43/96 1997 (Vol. 3 &4) IBR 207
- 7 DC Appeal No.18/91 1997 (Vol. 1 & 2) IBR 271
- 8 DC Appeal No.24/90 1996 (Vol.1) IBR 135
- 9 DC Appeal No.19/93 1996 (Vol.1) IBR 152
- 10 BCI Tr. Case No.104/90 1996 (Vol.1) IBR 155
- 11 BCI Tr. Case No.52/89 1994 (Vol.1) IBR 187
- 12 BCI Tr. Case No.127/88 1992 (Vol. 3 &4) IBR 125
- 13 BCI Tr. Case No.39/87 1992 (Vol. 3 &4) IBR 147
- 14 BCI Tr. Case No.39/89 1992 (Vol. 3 &4) IBR 149
- 15 BCI Tr. Case No.16/88 1989 (Vol.1) IBR 99
- 16 BCI Tr. Case No.2/88 1989 (Vol.1) IBR 102
- 17 BCI Tr. Case No.52/88 1989 (Vol.2) IBR 110
- 18 DC Appeal No.41/87 1989 (Vol.2) IBR 122
- 19 BCI Tr. Case No.29/81 1989 (Vol.2) IBR 245
- 20 DC Appeal No.14/88 1989 (Vol.2) IBR 258
- 21 BCI Tr. Case No.14/80 1989 (Vol.2) IBR 264

- 22 DC Appeal No.24/87 1989 (Vol.2) IBR 273
- 23 DC Appeal No.46/86 1989 (Vol.2) IBR 280
- 24 DC Appeal No.3/88 1989 (Vol.2) IBR 285
- 25 BCI Tr. Case No.2/80 1989 (Vol.2) IBR 289
- 26 BCI Tr. Case No.10/86 1989 (Vol. 3 &4) IBR 520
- 27 BCI Tr. Case No.101/88 1989 (Vol. 3 &4) IBR 524
- 28 DC Appeal No.23/88 1989 (Vol. 3 &4) IBR 532
- 29 DC Appeal No.35/87 1989 (Vol. 3 &4) IBR 536
- 30 BCI Tr. Case No.27/88 1989 (Vol. 3 &4) IBR 542
- 31 BCI Tr. Case No.6/84 1989 (Vol. 3 &4) IBR 560
- 32 BCI Tr. Case No.24/86 1989 (Vol. 3 &4) IBR 563
- 33 DC Appeal No.10/88 1989 (Vol. 3 &4) IBR 572
- 34 DC Appeal No.45/74 1988 (Vol. 1 &2) IBR 182
- 35 DC Appeal No.23/87 1989 (Vol.1& 2) IBR 187
- 36 DC Appeal No.6/81 1988 (Vol.1& 2) IBR 193
- 37 BCI Tr. Case No.16/86 1988 (Vol.1& 2) IBR 197
- 38 DC Appeal No.41/86 1988 (Vol.1& 2) IBR 200
- 39 DC Appeal No.33/86 1988 (Vol. 3 &4) IBR 354
- 40 DC Appeal No.21/85 1988 (Vol. 3 &4) IBR 359
- 41 BCI Tr. Case No.43/82 1988 (Vol. 3 &4) IBR 364
- 42 DC Appeal No.28/86 1988 (Vol.3& 4) IBR 374
- 43 DC Appeal No.64/74 1987 (Vol.2) IBR 314
- 44 DC Appeal No.30/84 1987 (Vol.2) IBR 319
- 45 DC Appeal No.40/86 1987 (Vol.3) IBR 488
- 46 DC Appeal No.10/86 &10A/86 1987 (Vol.3) IBR 491
- 47 DC Appeal No.7/86 1987 (Vol.3) IBR 496
- 48 DC Appeal No.7/81 1987 (Vol.4) IBR 735
- 49 DC Appeal No.12/86 1987 (Vol.4) IBR 745
- 50 BCI Tr. Case No.57/87 1987 (Vol.4) IBR 753
- 51 Any other recent opinion/decision of Disciplinary committee of BCI, selected and given by concerned teacher

Prescribed Books:

- 1. K.V.Krishnaswamy Iyer- Professional Conduct and Advocacy.
- 2. B.S.Raman- Accountancy.
- 3. N. R. Madhava Menon-Clinical Legal Education.
- 4. Dr. B. Malik- Art of Lawyer (New Delhi, Universal Book Agency, 1999) Relevant articles
- 5. Contempt of Court Act, 1971
- 6. Myneni S.R.: Professional Ethics, Accountancy for Lawyers and Bench-Bar Relation, Asia Law House, Hyderabad.
- 7. Gupta S.P.: Professional Ethics, Accountancy for Lawyers and Bench-Bar Relation, Asia Law House, Hyderabad.
- 8. Kailash Rai: Professional Ethics, Accountancy for Lawyers and Bench-Bar Relation, Allahabad Law Agency.
- 9. Siroh: Professional Ethics, Central Law Publications, Allahabad.
- 10. Ramachandra Jha: Selected Judgements on Professional Ethics published by Bar Council of India Trust, 2002.
- 11. Dr. G.B. Reddy: Practical Advocacy of Law, 2nd Ed. 2005. Gogia Law Agency. Hyderabad

LL.B. VI Semester (3 Years Course)

Course Code: 6.1

INTERPRETATION OF STATUTES

UNIT-I

INTRODUCTION

- Law making: The role of Legislature, Executive and Judiciary.
- Meaning and scope of the term "Statute".
- The Process of Law Making (The draft, bill, Act, Assent & operation).
- Parts of a Statute & Classification of Statutes
- Meaning, nature and scope of the term "Interpretation".
- Need and Purpose of Interpretation
- Difference between Interpretation and Construction.

UNIT-II:

GENERAL THEORIES

- Presumptions.
- Basic Principles
 - The Function of the Court is to interpret the law and not to legislate
 - Intention of Legislature
 - Statute must be read as a whole
 - Statute to be workable and effective
 - Plain Language must be given effect irrespective of consequences

UNIT-III:

RULES OF INTERPRETATION

- Literal/Grammatical Rule of Construction
- Golden Rule of Construction
- Mischief Rule of Construction (Rule in Heydon's Case)
- Rule of Purposive Construction.
- Rule of Harmonious Construction.
- Strict and Liberal Construction

UNIT-IV:

SUBSIDIARY RULES OF CONSTRUCTION

- Same word same meaning, use of different words,
- Rule of Last Antecedent,
- Non Obstinate Clause,
- legal fiction,

- · Mandatory and Directory Provisions,
- Conductive and Disjunctive words 'or'/'and',
- Construction of general words Noscitur A Socis; Rule of ejusdem generis, Words of rank, Redendo Singula Singulis etc.

UNIT-V:

AIDS TO CONSTRUCTION

Understanding the need and importance of Aids to constructions

• Internal Aid to Construction

Preamble, Definition, Sections, Heading, Marginal Notes, Punctuation, Illustrations, Provisions, Explanation and Schedule.

• External Aid to Construction

Parliamentary History, Historical Facts and surrounding circumstances, socio-political and economic developments, reference to other statutes, contemporanea exposition and other external aids.

UNIT-VI:

INTERPRETATION WITH RESPECT TO SUBJECT MATTER AND PURPOSE

- Constructions of Penal & Remedial Statutes
- Constructions of Taxing Statutes
- Constructions of Welfare Statutes
- Construction of Substantive and Procedural Statutes.

UNIT-VI:

THE GENERAL CLAUSES ACT, 1897

- Rules of Construction under the General Clauses Act. 1897
- Repeal: Effect of Repeal: Temporary and Perpetual Statutes: Their expiry and repeal
- Prospective and Retrospective Operation of statutes
- Effect of amendment to statutes.
- Revival of repealed enactments

Suggested Readings:

- 1. G.P. Singh: Principles of Statutory Interpretation, Lexis Nexis, 14th Edn., 2016.
- 2. Vepa P. Sarathi: Interpretation of Statutes, Eastern Book Co, 5th Edition, 2010.
- 3. Maxwell: Interpretation of Statutes, Butterworths Publications, 1976, 12th Edition.
- 4. N.S. Bindra's: Interpretation of Statutes, Lexis Nexis, 12th Edition

- 4. Crawford: Interpretation of Statutes, Universal Publishers.
- 6. Cross, Statutory Interpretation
- 7. Avtar Singh: Introduction to Interpretation of Statutes, Butterworth Wadhwa
- 8. B.M. Gandhi: Interpretation of Statutes, 2nd Edition, Eastern Book Co.

LL.B. VI Semester (3 Years Course)

Course Code: 6.2

TRANSFER OF PROPERTY

UNIT I

- Meaning and concept of property
- Kinds of property
- Transfer of property
- Transferable and non-transferable property
- Who can transfer
- Operation of transfer
- Mode of transfer
- Conditional transfer
- Void and unlawful conditions: Condition precedent and condition subsequent;
 Vested and contingent interest; Transfer to unborn person

UNIT II

- Doctrine of Election
- Covenants
- Transfer by ostensible owner
- Doctrine of Feeding the Grant by Estoppel
- Doctrine of Lis Pendens
- Fraudulent Transfer
- Doctrine of Part-performance.

UNIT III

Sale

- Essential features
- Mode of Sale
- Rights and liabilities of parties.

Mortgage

- Kinds of Mortgages
- Rights and liabilities of mortgagor and mortgagee
- Marshalling and Contribution
- Charges.

UNIT IV

Lease

- Essential features
- Kinds of leases
- Rights and liabilities of lessor and lessee
- Termination of lease: Forfeiture

Exchange

Gifts

- Different types of gifts
- Registration of Gifts

Transfer of Actionable Claims.

UNIT V

- Easements: Definition of easement
- Distinction between Lease and License
- Dominant and Servient Tenements.
- Acquisition of property through testamentary succession: Will; Codicil; Capacity to execute Will; Nature of bequests; Executors of Will; Rights and Obligations of Legatees

Suggested Readings:

- 1. Mulla: Transfer of Property, Butterworths Publications.
- 2. Subba Rao GCV: Commentaries on the Transfer of Property Act.
- 3. Krishna Menon: Law of Property.
- 4. Upadhya's Common Matrix of Transfer of Property.

LL.B. VI Semester (3 Years Course)

Course Code: 6.3.1

OPTIONAL PAPER

HUMAN RIGHTS

UNIT I:

- Human Rights: Meaning, Evolution of Human Rights
- Ancient and Natural law perspective
- Classification of Human Rights
- Generations of Human Rights
- Sources of International Human Rights Law
- Importance and Significance of Human Rights

UNITII:

- U.N. Charter and Human Rights
- Universal Declaration of Human Rights and its legal significance
- International Covenant on Economic, Social and Cultural Rights, 1966
- International Covenant on Civil & Political Rights, 1966
- The Vienna Conference on Human Rights
- Human Rights Council

UNIT III:

- Regional Conventions on Human Rights: The European Convention on Human Rights, 1950
- The American Convention on Human Rights, 1969
- African Charter on Human and Peoples Rights
- Convention Against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment
- International Convention on Genocide, Apartheid, Slave Trade, Trafficking in Person and Prostitution.

UNIT IV:

- · Human Rights in India
- Human Rights and Indian Constitution
- The Protection of Human Rights Act, 1993
- National Human Rights Commission
- State Human Rights Commission
- National Commission for Minorities
- National Commission for Safai karamcharis

- National Commission for Women
- National Commission for Backward Classes and National Commission for Schedule Castes and Schedule Tribes
- Judicial activism & Protection of Human Rights in India
- Role of Non-Governmental organization in the Promotion and Protection of Human Rights

UNIT V:

- International Conventions on Human Rights and Vulnerable Groups:
- Disabled Persons,
- · Indigenous Persons,
- Persons with HIV- AIDS,
- Women & Children,
- Refugees,
- Aged Persons,
- · Minorities and Tribal
- Collective Rights- Right to Development
- Right to Self Determination
- Right to Healthy Environment

Suggested Readings:

- 1 Wallace, International Human Rights, 1996 Sweet & Maxwell
- 2. Theodor Meron (ed.), Human Right in International Law
- 3. S.K.Kapoor, Human Right under International Law & Indian
- 4. Dugmarti Rao, HIV/AIDS and Law, Ethics and Human Rights, Discovery Publishing House, New Delhi.
- 5. Dr. H.O.Agrawal, International Law and Human Rights, Central Law Publication
- . Dr. Awasthi and Kataria, Law Relating to Protection of Human Rights

LL.B. VI Semester (3 Years Course)

Course Code 6.3.2

OPTIONAL PAPER

WOMEN & LAW

UNIT-I:

- Historical background and status of women in ancient India
- Constitutional Provisions and gender justice
- Relevant provisions relating to women in Directive Principles of State Policy and Fundamental Duties under the Indian Constitution.

UNIT-II:

- Laws relating to marriage, divorce, succession and maintenance under the relevant personal laws with special emphasis on discrimination of women
- Special Marriage Act
- Maintenance under Cr. P.C.

UNIT-III:

- Special provisions relating to women under the Indian Evidence Act, 1872
- Offences against women under Indian Penal Code
- Outraging the modesty of women
- Sexual Harassment
- Rape
- Bigamy
- Mock and fraudulent marriages
- Sexual Harassment of women at Workplace (Prevention, Prohibition & Redressal) Act, 2013
- Causing miscarriage
- Insulting women

UNIT-IV:

- Social-Legal position of women and the law
- Dowry Prohibition Act, 1961
- Medical Termination of Pregnancy Act, 1971
- Pre-Conception and Pre-Natal Diagnostic Techniques (Prohibition of Sex selection) Act, 1984
- Immoral Traffic (Prevention) Act
- Law relating to domestic violence

UNIT -V:

• Relevant provisions relating to women under Maternity Benefit Act, 1961

- Factories Act and other Labour & Industrial Laws
- Position of Women under International instruments
- Salient features of Convention for Elimination of all forms of Discrimination Against Women (CEDAW)

Suggested Readings:

- 1. S.P. Sathe: Towards Gender Justice.
- 2. Dr. Vijay Sharma: Protection to woman in Matrimonial home
- 3. Dr. Sarojini Saxena: Femijuris(Law relating to Women in India)
- 4. Dr. Archana Parsher: Women and Social Reform
- 5. Dr. Paras Diwan: Dowry and protection to married women
- 6. Mary Wollstonecraft: A Vindication of the rights of women.
- 7. Dr. G.B.Reddy: Women and Law, 2nd Edn. Gogia Law Agency, Hyderabad, 1998.
- 8 Dr. Anjali Hastak, Empowerment of women through Property Rights in Hindu Law, SPARC publication, Chandrapur

LL.B. VI Semester (3 Years Course)

Course Code: 6.4

Environmental Law

UNIT I:

- Meaning and Concept of Environment, Environment Pollution
- Ozone depletion, Global Warming Climate Change
- Causes and effects of Environment degradation
- Ancient Indian approach towards Environment Protection.

UNIT II:

- International Environmental Regime
- Stockholm Declaration on Human Environment, 1972
- Role of UNEP for the Protection of Environment
- Kyoto Protocol 1997
- Biodiversity Convention 1992.

UNIT III:

- The Air (Prevention and Control of Pollution) Act 1981
- The Water (Prevention and Control of Pollution) Act 1974
- The Environment (Protection) Act 1986
- Noise Pollution Regulations and Control Rules, 2000

UNIT IV:

- The Laws relating to Preservation Conservation and Protection of forest and wild life
- Biodiversity Act Salient features and authorities under the Act
- Hazardous Waste Management and Handling Rules, 1989
- Municipal Solid Waste Management and Handling Rules 2000
- Biomedical Waste Management and Handling Rules 1998

UNIT V:

- Common Law Remedies- Trespass, negligence
- Theories of strict Liability and absolute Liability
- National Environment Tribunal

UNIT VI:

- Art. 48A and Art. 51A(g) of the Constitution of India
- Right to wholesome environment

- Right to development
- Role of Indian Judiciary in the evolution of environmental jurisprudence.

Suggested Reading:

- Dr. N.Maheshwora Swamy: A Text Book on Environmental Law
- P. Leela Krishna: Environmental Law in India
- Dr. Padma: Environmental Protection and the Law
- Divan and Rosencranz: Environmental Law and Policy in India
- S.Shantha Kumar's: Introduction to Environmental Law
- Dr.S.R. Myneni: Environmental Law
- Paras Divan: Studies on Environmental Cases
- V.K.Krishna Iyer: Environment Pollution and Law

LL.B. VI Semester (3 Years Course)

Course Code 6.5

CLINICAL PAPER III

MOOT COURT AND INTERNSHIP

This paper has three components of 30 marks each and viva-voce for 10 marks.

(A) Moot Court (30 marks): Every student is required to participate in at least three moot courts in the X Semester with 10 marks for each. The moot court work will be on an assigned problem and it will be evaluated for 5 marks for written submissions and 5 marks for oral advocacy.

Marks will be given on the basis of written submission and oral advocacy. Written submissions shall include brief summary of facts, issues involved, provisions of laws and arguments, citation, prayer, etc. Marks for oral advocacy may be awarded for communication skills, presentations, language, provisions of law; authorities quoted, court manners, etc. Written Memorials submitted by the students shall be kept by the College for Further Verification.

The performance of student in the moot court shall be evaluated by a committee consisting of (i) Principal of the College (ii) an Advocate with 10 years experience at the Bar; and (iii) the teacher concerned.

(B) Observance of Trial in two cases, one Civil and one Criminal (30 marks):

Students are required to attend courts to observe at least one civil and one criminal case. They shall maintain a record and enter the various steps observed during their attendance on different days in the court. The Court Observation Record submitted by the students should be evaluated by a committee consisting of (i) Principal of the College/the concerned teacher (ii) External Examiner appointed by the University and (iii) an Advocate with 10 years experience at the Bar. Court attendance shall be compulsory and details shall be recorded in a Record Book kept therefor. This may be carried under the supervision of a teacher of the college. This scheme will carry 30 marks.

(C) Interviewing Techniques and Pre-Trial Preparations and Internship/Court Visit Diary (30 marks):

Each student should observe two 'interview sessions' of clients either in the Lawyer's Office or in the Legal Aid Office and record the proceedings in a diary, which will carry 15 marks. Each student has to further observe the preparation of documents and court papers by the Advocate and the procedure for the filing of the suit / petition. This shall be recorded in the diary which will carry 15 marks. The diary shall clearly indicate the dates on which the above observations are made and they shall be

authenticated by the advocate concerned. Evaluation of the above diary shall be made by the committee consisting of (i) Principal of the College/the concerned teacher (ii) University Representative appointed by the Controller of Examinations in consultation with the Chairman, Board of Studies in Law, and (iii) an Advocate with 10 years experience at the Bar.

(D) Viva-voce (10 marks):

There shall be viva-voce examination on all the above three components. The Viva-voce Board consisting of (i) Principal of the College/the concerned teacher (ii) University Representative appointed by the Controller of Examinations in consultation with the Chairman, BOS in Law; and (iii)an advocate with 10 years experience at the Bar shall evaluate the student in the Viva. The proceedings of the viva-voce shall be recorded.

Note:

- 1. Attendance of the students in all the four components of the paper shall be compulsory.
- 2. The above records, diary certified by the University Representative appointed by the Controller of Examinations in consultation with the Chairman, BOS in Law shall be submitted to the University for further verification.

Suggested Readings:

- 1. Dr. Kailash Rai: *Moot Court Pre-Trial Preparation and Participation in Trial Proceedings*, Central Law Publication.
- 2. Amita Danda: *Moot Court for Interactive Legal Education*, Gogia Law Agency, Hyderabad.
- 3. Blackstone's: *Books of Moots*, Oxford University Press.
- 4. Mishra: *Moot Court Pre-Trial Preparation and Participation in Trial Proceedings*, Central Law, Allahabad.

LL.B. VI Semester (3 Years Course)

Course Code 6.6

CLINICAL PAPER IV

DRAFTING, PLEADINGS AND CONVEYANCING

Class-room instruction and simulation exercises on the following items shall be extended. However there is no end semester theory examination for this course.

UNIT I

Drafting: General Principles of Drafting and relevant Substantive Rules shall be taught.

UNIT II

Pleadings:

- (i) Civil—Plaint, Written Statement, Interlocutory Application, Original Petition, Affidavit, Execution Petition, Memorandum of Appeal and Revision.
- (ii) Petition under Article 226 and 32 of the Constitution of India Drafting of Writ Petition and PIL Petition.
- (iii) Criminal— Complaint, Criminal Miscellaneous Petition, Bail Application, Memorandum of Appeal and Revision.

UNIT III

Conveyancing:

Sale Deed, Mortgage Deed, Lease Deed, Gift Deed, Promissory Note, Power of Attorney, Will, Trust Deed

Practical Exercises

Apart from teaching the relevant law, the course includes not less than 15 (fifteen) practical exercises in drafting of pleadings carrying a total of 45 marks (3 marks for each) and 15 (fifteen) exercises in conveyancing carrying another 45 marks (3 marks for each exercise) and remaining 10 marks for viva-voce. These 30 exercises shall be recorded. Each student shall be served with different problems for the purpose of exercise. These exercises shall be assessed and marks may be allotted. These exercises shall be evaluated by a common committee consisting of (i) Principal of the College/the concerned teacher as Internal Examiner (ii) External Examiner appointed by the University (iii) an Advocate with 10 years experience at the Bar. The same committee will also conduct viva-voce on the above concepts.

Note: Attendance of the students for viva-voce shall be compulsory.

Suggested Readings:

- 1. R.N. Chaturvedi: *Pleadings and Conveyancing*, Central Law Publications.
- 2. De Souza: Conveyancing, Eastern Law House.
- 3. Tiwari: Drafting, Pleading and Conveyancing, Central Law Agency.
- 4. Mogha: Indian Conveyancer, Eastern Law House.
- 5. Mogha: Law of Pleadings in India, Eastern Law House.
- 6. Shiv Gopal: Conveyancing, Precedents and Forms, Eastern Book Company
- 7. Narayana P.S.: Civil Pleadings and Practice, Asia Law House.
- 8. Narayana P.S.: Criminal Pleadings and Practice, Asia Law House.
- 9. Noshirvan H.Jhabvala: *Drafting, Pleadings, Conveyancing & Professional Ethics*. Jamhadar & Companes.
- 10. R.D.Srivastava: The Law of Pleadings, *Drafting and Conveyancing*, Central Law Agency