MINUTES OF THE MEETING OF THE FACULTY OF LAW HELD ON 24th April, 2017 at 11.00 a.m. in Conference Hall, Pragya Mandir (WISDOM), BANASTHALI VIDYAPITH.

PRESENT

External Members:

1. Prof. J.P.Vyas, Jaipur

Special Invitee:

- 1. Prof. K.L. Sharma, Jaipur
- 2. Shri Udai Chand Barupal, Jaipur

Internal Members:

- 1. Prof. Harsh Purohit (Convener)
- 2. Ms. Aarushi Bhatnagar
- 3. Mr. Abhishek Pandey
- 4. Ms. Apeksha Santosh Agrawal
- 5. Prof. Ashok Kumar Keshot
- 6. Mr. Ashutosh Kumar Srivastava
- 7. Ms. Bhavna Singh
- 8. Mr. Harshavardhan Yadav
- 9. Dr. Kuldeep
- 10. Mr. Pramod Kumar Sharma
- 11. Ms. Puja Paul Srivastva
- 12. Ms. Rashmi Singh Rana
- 13. Ms. Ridhipa Jakhar
- 14. Dr. Rituja Sharma

Before proceeding with the academic agenda, convener gave an introduction of the external member and special invitee. He mentioned the vast experience of Prof. J.P.Vyas, Prof. K.L. Sharma & Shri. Udai Chand Barupal in academic enrichment of law professionals across the nation. He expressed his gratitude for the consent of the dignitaries to mentor the Faculty of law, Banasthali Vidyapith and hoped that their suggestions & guidance would be of immense benefit in developing outstanding law professionals at Banasthali Vidyapith. Then he reminded the members about the innovative directions delivered by the Hon'ble Vice-Chancellor, Banasthali Vidyapith to improve overall quality of student learning at the largest fully residential women's university in the world, Banasthali Vidyapith.

Prof. Harsh Purohit, gave a brief account as to how the Faculty of Law was started in Banasthali Vidyapith with generous philanthropic grant by the Bajaj group, and motivated everyone to contribute to the mission of producing high quality women law professionals at the Faculty of Law.

Ref. Item No.	Agenda Point	Board of Studies Recommendation
Item No. 1	To Confirm of minutes the meeting of the Board of Studies of its last meeting held on 24 th April, 2016.	The members confirmed the minutes of the previous meeting dated 24 th April, 2016.
Item No.2.	To recommend panel of examiners(in the format enclosed) for each examination keeping in view of the following Bye-law 15.03.2002 of the Vidyapith:	The Faculty members have been advised to recommend panel of examiners within the next two weeks to the convener.
	A person shall not ordinarily be qualified for appointment as an examiner in a subject for any examination unless, a) She\he has taught the subject for atleast three years upto the standard of the examination and possesses five years teaching experience of the subject. OR b) Has had five years experience as an examiner in the subject of the standard of examination concerned.	
	Important:	
	(i)The panel of examiners be prepared class-wise/paper-wise <u>afresh</u> by suggesting atleast six names for each practical and theory paper separately with full address, telephone no., cell phone no. etc. (ii)The panel of examiners should be submitted in a sealed envelope marked 'Confidential' with soft copy in Secrecy Section by the conveners of the Boards of Studies concerned.	

Item No. 3

To recommend course of study, Curricula and scheme of examination for the following examination.

B.A./B.B.A./B.Com. LL.B. Examination:

- First Semester Examination, December 2017
- ii. Second Semester Examination, April/May, 2018
- iii. Third Semester Examination, December 2018
- iv. Fourth Semester Examination, April/May, 2019
- v. Fifth Semester Examination, December.2019
- vi. Sixth Semester Examination, April/May, 2020
- vii. Seventh Semester Examination, December, 2020
- viii. Eighth Semester Examination, April/May, 2021
- ix. Ninth Semester Examination, , December, 2021
- x. Tenth Semester Examination, April/May, 2022

The member are of the view that one/two additional courses taught across the 10th semester may not be required in view of the fact that the students need lot of time to do analysis of cases, developing depth in existing law courses etc.

A. Resolved to recommend to delete 18 course.

(Details of 18 course is enclosed & marked as **Annexure-I)**

B. Some courses need minor change and re-sequencing and therefore it is resolved to recommend changes in the existing syllabus of **B.A./B.B.A./B.Com.LL.B** (5year integrated Programme) summarized as under:

Name of Programme & Semester	Name of Course	Summary of change
1 st Sem.	Law of Contract -I	Contents of Unit – V
2 nd Sem.	Law of Contract -II	Contents of Unit – IV & V
3 rd Sem.	Law of Crimes (IPC)-I	contents of Unit – II, III, IV & V.
4 th Sem.	Law of Crimes (IPC)-II	Contents of Unit – II, & V
4 th Sem.	Family Law -II	Contents of Unit-I to V.
5 th Sem.	Labour Law-I	Contents of Unit-I, III & IV.
5 th Sem.	Company Law	Contents of Unit –V & Re- sequencing of Unit I to V
5 th Sem.	Jurisprudence -I	Contents of Unit - V

6 th Sem.	Jurisprudence -II	Contents of Unit – I & V
6 th Sem.	Environmental Law	Contents of Unit-I to V.
6 th Sem.	Interpretation of Statue & Principles of Legislation	Contents of Unit-I to V.
7 th Sem.	Public International Law	Contents of Unit – II, & V
7 th Sem.	Criminal Procedure Code –I	Contents of Unit – II & III.
7 th Sem.	Principles of Taxation Law	Contents of Unit-I, II, III & V and Re- sequencing.
8 th Sem.	Civil Procedure Code-II	Re- sequencing of Contents of Unit-II to V
8 th Sem.	Intellectual Property Rights	Contents of Unit – I

C. Resolved to recommend that in IX Semester the course R.T.I. Act can be deleted, which is already covered under Media & Law Paper and in Place of R.T.I. Act, Banking Law & Negotiable Instrument Act course can be introduced.

(Detail of all changes are enclosed & marked as Annexure-II)

To introduce Courses of Study, Item No. 4 Curricula and Scheme of Examination for the LL.M. (2 Year Full Time) Programme.

To Inculcate strong research and innovation based mindset in the future teachers, legal experts imparting legal education or practicing at the senior level of the court and working in Judiciary the Board has resolved to recommend that

		The LL.M. (2 year Full time) in Intellectual Property Rights (IPR) and Criminal Law from Academic year 2018 – 19 may be commenced.
		(Detail of The LL.M. (2 year Full time) Courses of Study, Curricula and Scheme annexed & mentioned under Annexure-III)
Item No.5	To evaluate the reports received from the examiners of different examinations of 2014 and submit a critical report	Report is satisfactory
Item No.6	To evaluate the question papers of periodical tests and semester examinations of 2014 in view of observations of the Hon'ble Vice-Chancellor stated in the agenda document.	Report is satisfactory
Item No.7	Under by-law 9.2.04 to co-opt external members of the Board of Studies for a fresh term of three years commencing from 1 st January 2017.	Resolved to recommend following persons as the external members of the Board of Studies, Faculty of Law, Banasthali Vidyapith in a subject in which there is no post-graduate teaching. (i) Prof, J.P. Vyas (ii) (I) Prof, K.L Sharma (iii) Shri. Udai Chand Barupal
Item No.8	To recommend procedure for Moot Court, Court Visit & Legal Aid camps/Activities.	To bring clarity and in view of norms of the Bar Council of India, it is resolved to recommend at least 1 moot court per year should be conducted for I & II year while 2 moot court exercise per semester should be conducted for V to X semester of all integrated law programme.
		 Court Visit : Right From First Year students are needed to take on Court Visit as

follows: In 1 st Year - Visit to Magistrate Court In 2 nd Year- Visit to ACJM In 3 rd Year- Visit to Dist. & Session Judge Court In 4 th Year - Visit to High Court In 5 th - Visit to Supreme Court	
 Legal -Aid Minimum two legal aid activities in every semester. 	

The meeting ended with a vote of thanks to the chair.

Annexure III

BANASTHALI VIDYAPITH

Faculty of Law

Proposal for one year LL.M. in (i) Business Laws (ii) Intellectual Property Laws

While the Vidyapith has been nurturing women for leadership role in all walks of life over the last eight glorious decades, there was a need felt to provide opportunities to women who wish to venture in the field of Law. To prepare law professional with a difference, the Vidyapith commenced a Five Year UG Law programme from the academic year 2013-14. In order to strengthen the academic leadership in the area of law and prepare legal experts with strong conceptual and research skills, it is proposed to offer LL.M. in the emerging areas of Business Laws and Intellectual Property Laws from the academic session 2018-19.

The LL.M. programme may be offered in two specializations;

- (i) Business Laws
- (ii) Intellectual Property Laws

Duration: The programme shall be of two semesters duration spread over one year.

The course matrix shall consist of three types of courses:

- (i) Foundation Courses (3)
- a. Research Methodology and Legal Writing
- b. Comparative Public Laws and Systems of Governance
- c. Law and justice in a Globalizing world
- (ii) Specialization Courses (6)
- (iii) Dissertation

Course Structure

LL.M. (Specialization -Business Laws)

Course Code	I SEMESTER	Course Code	II SEMESTER
LAW T 601	Research Methodology	LAW T 606	Corporate Laws
	and Legal Writing		
LAW T 602	Comparative Public	LAW T 607	Securities &
	Laws		Investment Law
LAW T 603	Law and Justice in a	LAW T 608	International Trade
	Globalizing World		Law
LAW T 604	Competition Law	LAW T 609	Principles of Taxation
LAW T 605	Intellectual Property	LAW P 610	Dissertation
	Rights and Laws		

LL.M. (Specialization- Intellectual Property Laws)

Course Code	I SEMESTER	Course Code	II SEMESTER
LAW T601	Research Methodology	LAW T 613	Emerging Forms of
	and Legal Writing		IPR
LAW T602	Comparative Public	LAW T 614	Law of Copyright
	Law		
LAW T603	Law and Justice in a	LAW T 615	Law of Trademark &
	Globalizing World		Geographical
			Indications
LAW T611	Law of Patent	LAW T 606	Corporate Laws
LAW T612	International	LAW P 610	Dissertation
	Intellectual Property		
	Law and Policy		

LAW T 601 Research Methodology and Legal Writing

Objective: The main objective of this course is to acquaint the student of law with the scientific method of social science research. This course is expected to provide the knowledge of the technique of Selection, collection and interpretation of primary and secondary data in socio-legal research. Emphasis would be laid on practical training in conducting research in this course.

UNIT-I

Meaning, objectives and kinds of Research

- 1. Meaning and objectives of research
- 2. Legal Research Meaning, scope and purpose. Relation between law and society
- 3. Research methods vis a vis Research Methodology
- 4. Types/kinds: Doctrinal and Non-Doctrinal (empirical)

UNIT-II

Research Design

- 1. Research Design
- 2. Various Steps in Research: Research Process
- 3. Research Problem: Identification and Formulation
- 4. Hypothesis -Formulation of Hypothesis Its Importance and Kinds
- 5. Use of Library
- 6. Database for Legal Research: Legislations, Judicial Decisions, Juristic Writings and Traditional and Online Databases

UNIT-III

Research Techniques

- 1. Use of Modern Technology/ Computer Assisted Research
- 2. Tools and Techniques for Collection of Data· Primary and Secondary Sources
- 3. Literature Review Observation Method Questionnaire Interview Case study Sampling Jurimetrics

UNIT-IV

Data Processing Report Writing

- 1. Data Analysis and Interpretation -Use of Deductive and Inductive Methods in Research
- 2. Report Writing
- 3. Supervision
- 4. Guidelines for researchers
- 5. Research Ethics

UNIT-V

Legal Writing

- 1. Essentials of Good Legal Writing
- 2. Structured Legal Writing: Organization of Legal Materials

- 3. Framing of Write Up: Research Question, Title, Identifying relevant areas of law.
- 4. Identifying Literature and Case Laws, Analysis, Discussion, Recommendations and Conclusion
- 5. Kinds: Informative, Persuasive; Writing for Individual Purposes; Writing for Academic Purpose; Writing for Court Purposes: Briefs, Plaints etc.; Writing for Publication: reviews, articles, books etc.; Judicial writing
- 6. Citation, Reference and Footnoting
- 7. Editing and Proof reading
- 8. Writing of Research Proposal
- 9. Dissertation/Thesis Writing

Suggested Readings*

- 1. Blue Book A Uniform System of Citation, Nineteenth Edition.
- 2. Bruce L. Berg, *Qualitative Research Methods For The Social Sciences* (London, Allyn and Bacon, 2001).
- 3. C.R. Kothari, *Research Methodology: Methods and Techniques* (New Delhi: Wiley Eastern Ltd., 1985).
- 4. Dawn Watkins & Mandy Burton (Eds.), Research Methods in law.
- 5. Dennis P. Forcese and Stephen Richer (ed.), Stages of Social Research
- 6. Contemporary Perspectives (New Jersey: Prentice Hall Inc., Englewood Cliffs, 1970).
- 7. Devendra Thakur, Research Methodology in Social Sciences, Deep & Deep Publications, 2009.
- 8. Frederic Charles Hicks, *Materials and Methods in Legal Research* (Lawyers Cooperative Publishing, New York).
- 9. Goode and Hall, *Methods in Social Research* (Singapore : MacGraw Hill Book Co., 1985).
- 10. Harvard Law Review Association, *The Bluebook: Uniform system of Citation* (Harvard Law Review, Harvard).
- 11. Janathan Anderson, *Thesis and Assignment Writing* (Wiley Eastern Ltd., New Delhi).
- 12. Johan Galtung, *Theory And Methods of Social Research* (London: George Allen & Unwin Ltd., 1970).
- 13. John W. Creswell, Research design, 3rd Edition Sage South Asia Edition.
- 14. Leon Festinger (ed.), *Research Methods in Behavioral Sciences* (Holt, Rinehart and Winston, New York, 1953).
- 15. Pauline V. Young, *Scientific Social Surveys and Research* (New Delhi : Prentice Hallof India Pvt. Ltd., 1984).
- 16. Richard K Neumann, Jra Sheila Simon, Legal Writing, Wolters Kluwer.
- 17. Robert Watt, Concise Legal Research, Universal Law Publishing Co., 5th Edition, 2009.
- 18. Ranjit Kumar, Research Methodology, Sage Publications, 3rd Edition, (2011).
- 19. Vijay K. Gupta, *Decision Making In The Supreme Court of India (A Jurimetric Study) Alternatives in Judicial Research* (Delhi: Kaveri Books, 1995).

^{*} Suggested Readings are not exhaustive. Need to be supplemented with additional readings

LAW T 602 Comparative Public Law

Objectives: Constitutional Law and administrative Law together make Public Law. Public Law was first defined by Romans as "res publica" which meant Public Good. Public Law regulates the relationship between individual and the State. However with changing dimensions of the State the ambit of Public Law needs to be revisited. This course highlights the various aspects of Public Law which has become significant due to the concept of "Welfare State". It enlightens the students about the various systems of governance which have evolved worldwide. The course further provides a comparative approach which enables the students to make a critical analysis of the various systems.

UNIT-I

Concept of Constitution and Study of Comparative Constitutional Law

- 1. Meaning and Idea of Constitution, Nature and Goals
- 2. Living Constitution
- 3. Constitution as Supreme Law
- 4. Relevance
- 5. Problems and Concerns in Using Comparison

UNIT-II

Constitutional foundations of powers

- 1. Supremacy of Legislature in Law Making
- 2. Rule of law- Dicey's Concept of Rule of Law, Position of Rule of Law under the Indian Constitution, Modern Concept of Rule of Law, Social and economic rights as part of rule of law
- 3. Separation of Powers, Checks and Balances Meaning & Concept, Montesquieu's theory of Separation of Powers; Models of Separation of Powers & Checks & Balances- USA & India.

UNIT-III

Governance and Forms of Governments

- 1. Meaning & Concept of Governance
- 2. Forms of Government- Federal and Unitary Forms· Features, Advantages and Disadvantages
- 3. Models of Federalism- USA, India and Concept of Quasi-federalism, Role of Courts in Preserving Federalism
- 4. Parliamentary and Presidential Forms of Government- Features, Advantages &
- 5. Disadvantages, Models of Parliamentary and Presidential forms of Government UK, India & USA.

UNIT-IV

Constitutional Review

- 1. Concept and Origin of Judicial Review
- 2. Methods of Constitutional Review- Judicial and Political Review, Concentrated and Diffused Review, Anticipatory and Successive Review

3. Limitations on Judicial Review

UNIT-V

Amendment of Constitution

- 1. Various Methods of Amendment
- 2. Limitations on Amending Power: Comparative Perspective
- 3. Theory of Basic Structure: Origin and Development

Suggested Readings*

- 1. A.V. Dicey, *Introduction to Law of the Constitution*, (Macmillan &Co. Ltd. London & New York).
- 2. B. Schwartz- American Administrative Law: Case Book, (AspenPublishers 2006).
- 3. Bignami, Francesca: *Comparative Law* (Ch. 7 (PP-145 170 at Cambridge University Press 2012).
- 4. Christopher Forsyth, Mark Elliott, Swati Jhaveri, *Effective Judicial Review: A Cornerstone of Good Governance* (Oxford University Press, 2010).
- 5. D.D. Basu, Comparative Constitutional Law (2nd ed., Wadhwa Nagpur).
- 6. David Strauss, *The Living Constitution* (Oxford University Press, 2010)
- 7. Dr. Subhash C Kashyap, *Framing of Indian Constitution* (Universal Law, 2004)
- 8. Elizabeth Giussani, *Constitutional and Administrative Law* (Sweet and Maxwell, 2008).
- 9. Erwin Chemerinsky, *Constitutional Law, Principles and Policies* (3rd ed., Aspen, 2006)
- 10. I.P. Massey, *Administrative Law*, (Eastern Book Co., Lucknow, Latest Edition).
- 11. Ivor Jennings, Law & the Constitution, (University of London Press, 1964).
- 12. Louis Leventhal Jaffe, *Judicial Control of Administrative Law*, (LittleBrown, 1965).
- 13. K. S. Shukla & S. S. Singh, *Lokayukta-A Socio-Legal Study*, (Indian Institute of Public Administration, New Delhi, 1988).
- 14. .Mahendra P. Singh, *Comparative Constitutional Law* (Eastern Book Company, 1989).
- 15. M.P. Jain, S. N. Jain, *Principles of Administrative Law*, (2 Vols.:Lexis Nexis, 7th Edition, 2013).
- 16. M.P. Jain, Cases & Materials on Administrative Law, (3 Vols.).
- 17. M. Shukla, *Judicial Accountabilty: Welfare & Globalization*, (RegalPublications, New Delhi, 2010).
- 18. M.V. Pylee, Constitution of the World (Universal, 2006).
- 19. Neal Devins and Louis Fisher, *The Democratic Constitution* (Oxford University Press, 2010)
- 20. R.K. Gupta & P. K. Saini, *Right to Information Act 2005:Implimentation & Challenges*, (Deep & Deep Publications Pvt. Ltd., New Delhi, 2009).
- 21. S.K. Aggarwal, *Towards Improving Governance*, (AcademicFoundation, New Delhi, 2008).
- 22. S.K. Aggarwal, *Public Interest Litigation in India: A Critique*, (TheIndian Law Institute, New Delhi).
- 23. S.N Ray, *Judicial Review and Fundamental Rights* (Eastern Law House, 1974).

- 24. Sudhir Krishna Swamy, *Democracy and constitutionalism in India A Study of the BasicStructure Doctrine* (Oxford University Press, 2009)
- 25. Sunil Khilnani, Vikram Raghavan, Arun Thiruvengadam, *Comparative Constitutionalism in SouthAsia* (Oxford University Press, 2013).
- 26. Tom Bingham, *The Rule of Law*, (Penguin Publication, 2011).
- 27. Vikram David Amar, Mark Tushnet, *Global Perspectives on Constitutional Law* (OxfordUniversity Press, 2009).
- 28. Zachery Elkins, Tom Ginsburg, James Melton, *The Endurance of National Constitutions* (Cambridge University Press, 2009).

^{*} Suggested Readings are not exhaustive. Need to be supplemented with additional readings.

LAW T 603 Law and Justice in a Globalizing World

Objective: The main objective of the course is to enable students to understand and seek solutions to pressing problems in the domain of global justice. By the end of the term, students are expected to have become familiar with the multiple dimensions of the theoretical literature and be able to critically evaluate the liberal, republican, and discursive democratic attempts to make sense of, and to ameliorate, prevailing instances of injustice in the world. This will be imparted through theoretical and philosophical debates advanced by various scholars and the institutional mechanism that need to be accelerated to achieve the objectives of global justice.

UNIT-I

Introduction

- 1. Meaning, Significance Dimensions of Globalization;
- 2. Concept of Justice in a Globalized world-Globalization and Universal Values, Concept of Global Justice, Cosmopolitanism
- 3. Models to Achieve Global justice-Social justice/Distributive justice-John Rawls Theory of Justice; Gandhian model of justice.

UNIT-II

Globalization and Legal Theory

- 1. Globalization and legal theory, the need for the study of concept of law from a global perspective.
- 2. Basic concepts of law in western legal thought. A brief analysis of positivist, normative and realist theories of law in western tradition.
- 3. The concept of justice and its relation to law in Western and Indian Legal thought and concept of Dharma as a legal tradition. The relation between law and justice.
- 4. Normative Jurisprudence, the western heritage, classical utilitarianism, Benthamite and modified Benthamite utilitarianism.

UNIT-III

Impact of Globalization & Central Challenges to Global Justice

- 1. Impact on sovereignty of States, on federalism and Democratic Law making
- 2. Impact on Environment & Natural Resources- Displacement for Development
- 3. Impact of globalization on Human Rights and Trade Law

UNIT-IV

Globalization and Economic Development in India

- 1. Economic development and economic justice
- 2. Impact of WTO and TRIP's on Indian Economy- WTO & Indian Agricultural Challenges
- 3. Industrial Reforms: Free enterprise versus State regulation.

UNIT-V

Globalization and Reforms in Justice Delivery System in India

- 1. Concept of Plea Bargaining
- 2. Justice to victims of crime shift from adversarial system to accusatorial & inquisitorial system
- 3. ADR's UNCITRAL Model

Suggested Readings*

- 1. Amartya Sen, *Development of Freedom*, (Oxford University Press, 1999).
- 2. Amartya Sen, *The Idea of Justice*, (Oxford, 2009).
- 3. Amit Bhandari, *Development with Dignity*, (National Book Trust of India, NewDelhi, 2005).
- 4. Andrew Kuper, Democracy Beyond Borders: Justice and Representations in Global Institutions (OUP, 2006).
- 5. Anthony McGrew, David Held (eds.), *Governing Globalization: Power, Authority and Global Governance* (Polity Press, 2002).
- 6. Ashok Nathan, Economic Liberalization and its Implication for Employment, (2002).
- 7. Boauventura de Sousa Santos, Cesar A. Rodriguez-Garavito (eds.), *Law and Globalization from Below* (Cambridge University Press, 2005)
- 8. D. R. Saxena (ed.), *Law, Justice and Social Change*, (Deep & Deep Publication, New Delhi, 1996).
- 9. David B. Goldman, *Globalization and the Western Legal Tradition: Recurring Patterns of Law and Authority* (Cambridge University Press, 2008).
- 10. David Held, A Globalizing World? Culture, Economics, Politics (2004).
- 11. David Kinley, Civilizing Globalization: Human Rights and the Global Economy (Cambridge University Press, 2009).
- 12. David Schzeiderman, Constitutionalizing Economic Globalization: Investment Rulesand Democracy's Promise (Cambridge University Press, 2008).
- 13. Eleotrora Kofman & Gillian Youngs (eds.), *Global Station: Theory and Practice*, (2nd edn-Continuum, London, 2003).
- 14. Jean-Marc Coicaud, Michael W. Doyle *et al* (eds.), *The Globalization of Human Rights* (United Nations University Press, 2003).
- 15. John Baylis, Steve Smith, et al (eds.) The Globalization of World Politics: An Introduction to International Relations (OUP, 2008).
- 16. Johan Rauls: A Theory of Justice, (Harvard University Press, 1971).
- 17. Johan Rauls: *Justice as Fairness: A Restatement*, (Harvard University Press, 2001).
- 18. Karl-Heinz Ladeur (ed.), *Public Governance in the Age of Globalization* (2004).
- 19. Laura Valentini, Justice in a Globalizing World: A Normative Framework (OUP, 2011).
- 20. Martha Nussbaum, *Frontiers of Justice*, (Cambridge, Mass: Harvard University Press, 2006).
- 21. M. Abouharb, David Cingranelli, *Human Rights and Structural Adjustment* (Cambridge University Press 2007).
- 22. N. R. Madhava Menon (ed.), *Social Justice and Social Process in India*, (Indian Academy of Social Sciences, Allahabad, 1988).
- 23. P. Ishwara Bhat: *Law & Social Transformations*, (Eastern Book Co., Lucknow 1st ed, 2009).

- 24. Pablo De Greiff and Ciaran Cronin (eds.), Global Justice and Transnational Politics: Essays on the Moral and Political Challenges of Globalization (MIT Press, 2002).
- 25. Percy E. Corbett, The Growth of World Law 184 (1971).
- 26. Rosalyn Higgins, Development of International Law through the Political Organs of the United Nations (1963).
- 27. Simon Coney, *Justice Beyond Borders: A Global Political Theory* (Oxford University Press, 2005).
- 28. Upendra Baxi, The Future of Human Rights (OUP, 2002).
- 29. Warner Menski, Comparative Law in Global Context: The Legal Systems of Asia and Africa (Cambridge University Press, 2006).
- 30. Wenhua Shan, Penelope Simons *et al.*, *Redefining Sovereignty in International Economic Law* (Hart Publishing, 2008).
- 31. William Twining, General Jurisprudence: Understanding Law from a Global Perspective (Cambridge University Press, 2009).
- 32. World Commission on Social Dimension of Globalization, A Fair Globalization: Creating Opportunities for All (2004).

^{*} Suggested Readings are not exhaustive. Need to be supplemented with additional readings.

Business Laws Specialization

LAW T 604

Competition Law

Objective - The Competition Commission of India feels that in order to create greater awareness of competition law and competition issues, it is important that the Competition Act, 2002 and therole of the Competition Commission of India should form part of the syllabus of faculties/schools of management, law and other relevant institutes. This would also enable the students to take up professional practice in the field of competition law and policy. As a part of its statutory duty to create awareness and to build strong competition culture in the country, the Competition Commission of India has already taken up the matter with over 144universities to incorporate the Competition Act as a part of syllabus. This syllabus also aims tocreate awareness among the students and develop their abilities to deal with the issues on the expanding horizons of corporate law.

<u>UNIT-I</u>

Introduction, Emergence of Competition Law in India

- 1. Historical development of competition law,
- 2. Socialism and competition law,
- 3. Competition and common law,
- 4. Classical and neoclassical competition law,
- 5. Economic rationale for competition law,
- 6. Goals of competition law,
- 7. Monopolies and Restrictive Trade Practices Act, 1969, Failure of the MRTP Act, The Competition Act, 2002 objectives and application of the Act

UNIT-II

Anti-competitive Agreements and Abuse of Dominant Position

- 1. Rationale for prohibition,
- 2. Types of anti-competitive agreements, Exemptions,
- 3. Meaning of dominant position, What is abuse of dominant position, Assessing relevant market, Instruments of abuse, Remedies

UNIT-III

Control over Combinations

- 1. Definition of Combination,
- 2. Different types of merger and acquisition,
- 3. Analysis of Acquisitions and Mergers,
- 4. Regulation of Combinations

UNIT-IV

Competition Law, IPR, and International Trade

- 1. TRIPS and competition issues,
- 2. Application of section 3 of the Competition Act, 2002,
- 3. International effects of cartels and competition law,
- 4. Extraterritorial application of US, EU and Indian competition law,
- 5. Competition policy at the international level

UNIT-V

Competition Authorities

- 1. Competition Commission of India (CCI),
- 2. Composition of CCI,
- 3. Functions of CCI,
- 4. Competition Appellate Tribunal

Suggested Readings:-

- 1. Abir Roy and Jayant Kumar, *Competition Law in India*, Eastern Law House, Kolkata, 2008.
- 2. Taxmann's Guide to Competition Law, Taxmann Publications, New Delhi, 2009.
- 3. T. Ramappa, *Competition Law in India: Policy, Issues, and Developments*, Oxford UniversityPress, New Delhi, 2006.
- 4. D.P. Mittal, *Taxmann's Coompetition Law & Practice*, Taxmann Publication, New Delhi, 3rd Edition, 2011.
- 5. Vinod Dhall, ed., *Competition Law Today: Concepts, Issues, and the Law in Practice*, OxfordUniversity Press, New Delhi, 2007.
- 6. Sonia Cortés (ed.), From Negotiation to Antitrust Clearance: National and International Mergers in the Third Millennium, Kluwer Law International, The Hague, 2002.
- 7. Themistoklis K. Giannakopoulos, Safeguarding Companies' Rights in Competition and Antidumping/anti-subsidies Proceedings, Kluwer Law International, The Hague, 2004.
- 8. Marjorie Holmes and Lesley Davey, *A Practical Guide to National Competition RulesAcross Europe*, Kluwer Law International, The Hague, 2004.

- 9. Mark Furse: *Competition Law of EC and UK*, Oxford University Press, New York, 2004.
- 10. Monopolies Inquiry Commission Report, Government of India, 1965.
- 11. Report of the High Level Committee on Competition Policy and Law (The S.V.S. RaghavanCommittee), 2000.
- 12. Friedl Weiss, "From World Trade Law to World Competition", Fordham Int'l Law Journal, Vol.23, 2000.
- 13. J.W. Rowley and D.L. Baker, eds., *International Mergers: The Antitrust Process*, Sweet &Maxwell, London, 2001.
- 14. Aditya Bhattacharjea, "India's New Competition Law: A Comparative Assessment", *J. Competition L. & Econ.*, Vol.4, 2008.
- 15. S.M. Dugar, *Commentary on MRTP Law, Competition Law & Consumer Protection Law:Law, Practices and Procedures*, Wadhwa and Company, Nagpur, Vol. I & II, 2006.
- 16. P. Satyanarayana Prasad, ed., *Competition Law and Cartels*, The Icfai University Press, Hyderabad, 2006.
- 17. P. Satyanarayana Prasad, ed., *Global Competition Policy: Issues and Challenges*, The IcfaiUniversity Press, Hyderabad, 2007.
- 18. Yang-Ching Chao, Gee San and Others, eds., *International and Comparative CompetitionLaws and Policies*, Wolters Kluwer (India) Pvt. Ltd., New Delhi, 2008.
- 19. Jonathan D.C., Turner, *Intellectual Property and EU Competition Law*, Oxford UniversityPress, New York, 2010.
- * Suggested Readings are not exhaustive. Need to be supplemented with additional readings.

LAW T 605 Intellectual Property Rights & Laws

Objective: - The main objective of the paper is to introduce to the students the concepts of IPR and their relationship with other subjects especially, economic law, and other technological aspects. Apart from the above, the paper covers the approaches of International Institutions and introduces the various aspects that are form part of the province of IPR.

UNIT-I

Introduction

- 1. Concept & Meaning of Intellectual Property
- 2. Nature and Characteristics of Intellectual Property
- 3. Origin and Development of Intellectual Property
- 4. Kinds of Intellectual Property
- 5. Importance of Intellectual Property Rights and the need for their Legal Protection

UNIT-II

Philosophical Justification of Intellectual Property Western Theories on Private and IP

- 1. Locke's Labour Theory of Property
- 2. Hegel's Personality Theory of Property
- 3. Marxian Theory on Private Property and IP.

Indian Theory on Private Property

- 4. Constitutional Aspects of Property
- 5. Constitutional Protection of Property and IP

UNIT-III

Intellectual Property Rights: International Relevance

- 1. Paris Convention for the Protection of Industrial property, 1883
- 2. The Berne Convention, 1886
- 3. TRIPS Agreement, 1994- basic principles and minimum standards limits of one-size-fit for all –flexibilities under TRIPS
- 4. International Institutions Concerned with Intellectual Property

UNIT-IV

Intellectual Property: Issues and Challenges

- 1. Copyright protection with reference to performers rights and Artist rights,
- 2. Global governance towards Patents

- 3. Trade Marks: Legal recognition, Comparative analysis in India, EU and USA
- 4. Trade secrets: Legal recognition, Comparative analysis in India, EU and USA

UNIT-V

Intellectual Property: Contemporary Trends

- 1. Benefit sharing and contractual agreements International Treaty on Plant Genetic Resources for Food and Agriculture issues on patent policy and farmers' rights-CBD, Nagoya Protocol and Indian law
- 2. UNESCO protection of folklore/cultural expressions
- 3. Developments in WIPO on traditional knowledge and traditional cultural expressions

Recommended Readings:

- 1. David I. Bainbridge, Intellectual Property, Longman, 9th Edition, 2012
- 2. Peter Groves, *Sourcebook on Intellectual Property Law*, Routledge-Cavendish,1997.
- 3. Susan K Sell, Private Power, *Public Law: The Globalization of Intellectual Property Rights*, Cambridge University Press, 2003
- 4. N.S. Gopalakrishnan & T.G. Ajitha, *Principles of Intellectual Property*, Eastern Book Company,2nd Edition , 2014
- 5. Jayashree Watal, Intellectual Property Rights in the WTO and Developing Countries,
 - Oxford University Press, 2001
- 6. Lionel Bently & Brad Sherman, *Intellectual Property Law*, Oxford University Press, 3rd Edition, 2008
- 7. Peter Drahos, A Philosophy of Intellectual Property, Dartmouth Pub Co, 1996
- 8. Duggal Pavan, *Legal Framework on Electronic Commerce & IntellectualProperty Rights*, Universal Publishing House, 2014
- 9. Paul Torremans, *Intellectual Property And Human Rights*, Kluwer LawInternational,

2008

- 10. Steven D Anderman, *Interface Between Intellectual Property Rights and Competition Policy*, Cambridge University Press, 2007.
- 11. Philippe Cullet, *Intellectual Property Protection and Sustainable Development*, Lexis Nexis, 2005
- 12.W. Cornish & Llewelyn Intellectual Property: Patent, Copyrights, Trade Marks & Allied Rights", London Sweet & Maxwell.
- 13. Nard Madison- The Intellectual Property, Aspian Publication.
- 14. Carlosm Correa- Oxford commentaries on GATT/ WTO Agreements trade related aspects of Intellectual Property Rights, Oxford University Press.
- 15. David Bainbridge Intellectual Property Law. (Pearson Education, Delhi, 2003)
- 16. Holyoak & Torreman, *Intellectual Property Law* (Oxford University Press, New York, 2010)
- 16. P.M.Bakshi Intellectual property, Indian Trends
- 17. P.Narayanan Intellectual Property Law
- 18. P.Narayanan Law of Trade Marks and Passing off

Statutes and Agreements 1. The Patent Act, 1970 2. The Design Act, 2000 3. The Trade Marks Act, 1999 4. The Copy Right Act 1957 12

- 5. TRIPS Agreement 6. GATT
- * Suggested Readings are not exhaustive. Need to be supplemented with additional readings.

LAW T 606 CORPORATE LAWS

Objective: The Corporation today is not only the most effective vehicle for carrying out industrial and commercial activities, but, it is also the major social and economic institution of stupendous size and power affecting the lives of the members of the entire society. The course is designed to develop an understanding on the regulation of constitution, compliance and working of Corporations in India and to provide a thorough knowledge of the various provisions of the Company Law and other related laws applicable to Corporations.

UNIT I

Company Nature and Incorporation

- 1. Structure of Corporate Management in India with Comparative Study of England and USA.
- 2. Kinds of Company and their incorporation, Corporate Personality, Corporate veil & its lifting.
- 3. Constitutional documents of a Company: MOA & AOA, Clauses in Memorandum of Association, Approval of Name, Alteration in MOA and AOA, Effect of Incorporation, The Doctrine of Ultra Vires, Constructive Notice & Indoor Management.
- 4. Importance of Promoters: Position, Duties & Liabilities.

UNIT II

Corporate Capital Unit

Prospectus: Meaning, Consequences of Misstatements in Prospectus.

- 1. Capital, Kinds of Capital; Shares, Modes of Capital Raising.
- 2. Procedure for issue of Shares & Share Certificates; Procedure for increase and reduction of Share Capital;
- 3. Debt Capital; Meaning and Kinds of Debt; Charge: Creation of Charges, Secured and Unsecured borrowings, Floating charge and Fixed charge; Debentures: Issue of Debentures, Kinds of Debentures, Rights of Debenture Holders.
- 4. Loan from directors and Loan to directors; Restriction on borrowing powers of the company; Corporate Guarantees; Inter-Corporate Loans and Guarantees;

UNIT III

Management and Control of Companies:

- 1. Directors: Kinds, Appointment & Removal; Legal position of directors; powers of directors and restrictions thereof; Contract with directors; duties and liabilities of directors;
- 2. Meetings; Kinds of Meetings of Directors, Majority rule and minority Rights; Protection of Minority Shareholders;
- 3. Oppression and Mismanagement and remedies in case of Oppression & Mismanagement, Class Action Suit.
- 4. National Company Law Tribunal (NCLT) and National Company Law Appellate Tribunal (NCLAT).

UNIT IV

Corporate Governance, Social Responsibility and Corporate Crimes:

- 1. Importance of Corporate Governance
- 2. Legislative framework for Corporate Governance under the Companies Act, 2013, Case Study: Enron and Satyam.
- 3. Corporate Crimes and Criminal Liability of the officers of the Company, Insider Trading, Price Sensitive Information.
- 4. Legal Reforms of Corporate Governance in India.
- 5. Corporate Social and Environmental Responsibility.

UNIT V

Law Relating to Multinational Corporations:

- 1. Meaning and Definition of Multinational Corporation, Problems of definitions and criteria of Determination.
- 2. Regulation of MNC's.

Suggested Readings:

- 1. Dube Inderjit, Corporate Governance, Lexis Nexis Butterworths Wadhwa,
- 2. Kotler Philip, Nancy Lee, *Corporate Social Responsibility*, John Wiley & Sons Inc. 2005.
- 3. Raman BS, Company Law & Secretarial practice, United Publishers
- 4. Bagrial Ashok K, Company Law, Vikash Publishing
- 5. Palmer, Palmers Company Law, Sweet & Maxwell
- 6. Paul L. Davies, Grower and Davies Principles of Modern Company Law, Sweet & Maxwell.
- 7. Richard Smerdon, A Practical Guide in Corporate Governance, Sweet & Maxwell.
- 8. Singh Avtar, Indian Company Law, Eastern Book Company, Lucknow.
- 9. Mazumdar A.K, Kapoor G.K & Dalmia Sanjay, Company Law & Practise, Taxmann.

* Suggested Readings are not exhaustive. Need to be supplemented with additional readings.

LAW T 607 Securities & Investment Laws

<u>Objective:</u> On completion of this course, students will be familiar with the legal framework of various investment laws applicable in India. Students will develop helps in understanding the basic concepts of raising corporate finance and the laws related to the same. Students will acquire working knowledge of the operation of the legal framework of stock exchange and the legal sanctions behind various market regulatory authorities, such as SEBI, its constitution, roles, powers, functions etc.

Unit-I

Historical evolution of securities laws-

- 1. International perspective, Indian Perspectives- Preindependence period, Post-independence period, History of capital markets in India.
- 2. Need for securities legislation and investor protection.
- 3. Classification of Securities- Ownership instruments, Shares, Stocks.
- 4. Debt instruments: Debentures and Bonds.
- 5. Offered documents-Prospectus

Norms of disclosure under:

- (a) The Companies Act, 1956
- (b) The Securities Contract Regulation Act,1957
- (c) The Securities Exchange Board of India Act, 1988

Unit-II

Concept of Securities Market.

- 1 .Primary Market : Scheme of Primary Market, Advantages and Dis-advantages to companies and investors,
- 2. Players in Primary Market-Underwriters, Brokers to an issue, Managers to the issue, Bankers to the issue and Registrar to the issue
- 3 .Secondary Market :Players in the Secondary Market, Brokers, Over the Country Exchange of India (OCTEL)

Unit-III

Stock Exchange and Listing of Shares-(a) Trading(b) Spot delivery contract(c) Badla Contract(d) Future contracts(e) Options(f) Derivatives(g) Listing of Shares **Relevant Provisions of**

- (1) The Companies Act, 1956.
- (2) The Securities Exchange Board of India Act, 1988.
- (3) The Secuities Contract Regulation Act, 1957.

(4) The Stock Exchange Act.

Unit-IV

Investors Protection

- 1.Role and functions of SEBI Tribunal
- 2. Depositories Act.
- 3.Dematerialisation
- 4. Advantages and Dis-advantages.

Investment in Mutual Funds

1. Investment by Financial Institutions & Foreign Financial Institutions.

Unit-V

Principles of International Investment Law

- 1. International treaties
- 2. Types of Investment contracts
- 3. Applicable law
- 4. Stabilization clauses
- 5. Renegotiation and adaptation

Suggested Readings

- 1. Chandratre, K.R., et, al. *Bharat's SEBI Compendium*. 2Vol, 4th Ed. New Delhi: Bharat Law House, 2010.
- 2. Ferran, Eilis. *Principles of Corporate Finance Law*. Oxford: Oxford University Press, 2008.
- 3. Khilnani, D.T. *FEMA Ready Reckoner*. 2Vol, 12th Ed. New Delhi: Snow White Publications Pvt., 2007.
- 4. Myneni, S.R. Law of Investment and Securities. Hyderabad: Asia Law House, 2006.
- 5. Puliani,Ravi,et,al,eds. *Bharat'sManual* of SEBI Act,Rules,Regulations,Guidelines,Circulars,ETC. 2Vol, New Delhi: Bharat Law House Pvt,2007.
- 6. Saxena, Ashok. *Bharat's Foreign Exchange Management Manual*. 3Vol, 5th Ed. New Delhi: Bharat Law House, 2008.
- 7. Singh, Avtar. Company Law. 14th ed. Lucknow: Eastern Book Company, 2004.
- 8. Taxman. Taxman's Foreign Exchange Management Manual: With Foreign Exchange Laws Ready Reckoner. 2Vol, 18th Ed. New Delhi: Taxman Publications, 2011.
- 9. Taxman. Taxman's SEBI Manual. 2Vol, 15th Ed. New Delhi: Taxman Publications,
- 10. Kuchhal, M.C. and Vivek; Modern Indian Company Law; Shree Mahavir Book Depot
- 11. V.L.Iyer; SEBI practical manual.

* Suggested Readings are not exhaustive. Need to be supplemented with additional readings.

LAW T 608 International Trade Law

Unit I: Introduction to International Trade Law and different organizations

- 1. Definitions: international trade, commerce and development, International trading system: liberalization of trade and commerce, History and Development of International Trade Law, International legal framework for the international trade.
- 2. International Trade and Economic Theories Mercantalism, Adam Smith, David Ricards, Heckschler Ohlin, Paul Krugman.
- 3. Brief Role of International Organisation in the Development of the International Trade World Bank, International Finance Corporation, Asian Development Bank (ADB), Organization for Economic Co operation and Development(OECD), Organization for the Petroleum Exporting Countries (OPEC), Federation of International Trade Association (FITA), International Chamber of Commerce (ICC)

Unit II: Unification of international trade Law

- 1.Role of Conventions, Treaties and Agreements for the Unification of International Trade Law,
- 2. Role of Regional Trading Blocks and Organizations for the Unification of International Trade Law (UNIDROIT, UNCITRAL, UNCTAD)
- 3.Association of South East Asian Nation(ASEAN), European Coal and Steel Community(ECSC), South Asian Association for Regional Co Operation (SAARC), SAARC Chamber of Commerce and Industry (SCCI)

Unit III: International Trade Law, GATT and WTO

Bretton Woods System

1. General Agreement on Tariffs and Trade, 1947-1994(Uruguay Round), World Trade Organisation (WTO), Structure, Scope and Functions of WTO, Dispute Settlement in WTO, Principle of MFN and corresponding legal regime of trade, Principle of national treatment and corresponding regime of trade, Discriminatory regimes in international trade.

GATT/WTO and the principles of free trade, Regional Trade Agreements and WTO

Unit IV: Trade of International Sale of Goods

- 1. Role of UNCITRAL and UNIDROIT in International Sale of Goods
- 2. Introduction to the United Nation's Convention on Contracts for the International Sale of Goods, Definitions, General Principles, Fundamental Breach, Rule of Avoidance, Rule of Specific Performance, Modification and Termination of Contract, Formation of Contract under CISG, Sale of Goods under CISG, Obligation of the Seller and the Buyer under CISG, Remedies under CISG (For Seller, Buyer and for both), Passing of Risk under CISG, Damages under CISG, the limits of liability and the *force majeure* and other exception clauses;
- 3. Principles of international commercial contracts (UNIDROIT, 1994)

Unit V: International Trade, ICC INCOTERMS, Foreign Trade

- 1. General characteristics of INCOTERMS.
- 2. Characteristics of the groups of terms (Group E, Group F, Group C, Group D)
- 3. EXW, FCA, FOB, FAS, CIF, CFR, CIP, CPT, DES, DEQ, DDP, DAF etc.
- 4. Foreign Trade in India, Policies and Issues.

Suggested Readings:

- 1. The Oxford Hand Book of International Trade Law: Edited by Daniel Bethlehem, Donald Mc Rae, Rodney Neufeld, Isabelle Vandamme
- 2. UNCITRAL on International Trade Law: United Nation's Publication
- 3. International Trade, Theory, Strategies and Evidence : Luis A. Rivera Batiz, Maria Angeles Oliva
- 4. Basic Ducuments on International Trade Law Edited by Chia- Jui Cheng.
- 5. Equality of Treatment and Trade Discrimination in International Law By Khurshid Hyder

^{*} Suggested Readings are not exhaustive. Need to be supplemented with additional readings.

LAW T 609 Principles of Taxation

<u>Objective:</u> To acquire the ability to analyze and interpret the provisions of direct and indirect tax law (the goods and service tax law) and to develop an understanding of the concepts, principles and provisions of international taxation and address application oriented issues.

Unit I

- 1. Social welfare concept of taxation
- 2. History of Taxation in India.
- 3. Basis of Charge, residential status, exempted income, heads of income.

Unit II

- 1. Clubbing of income
- 2. set-off & carry forward of losses
- 3. Deductions and exemptions from gross total income
- 4. Income tax authorities.

Unit III

Goods and Service Tax Law

- 1. Constitutional aspect; Levy and collection of CGST & IGST;
- 2. Concept of supply;
- 3. Charge of tax

Unit IV

- 1. Exemptions from tax
- 2. Provisions relating to electronic commerce
- 3. Administration of GST.
- 4. Offences and penalties under the Goods and Services Tax Law

Unit V

Taxation of International Transactions and non-resident taxation

- 1. Provisions under Income tax Act, 1961 relating to non-residents; double taxation relief etc.
- 2. Overview of Model tax Conventions OECD and UN; Application and interpretation of Tax Treaties.

Suggested Readings

- 1. Remesh Sharma, Supreme Court on Direct Taxes (1998), Bharath Law House, New Delhi. 2. Sampath Iyengar, Law of Income Tax (1998), Bharath Law House, New Delhi
- 3. Diwan B.K. and Sanjay Mehttani, Formation, Taxation and Assessment Charitablke and

Religious Trusts (1999), Bharath Law House New Delhi

- 4. Kanga and Palkiwala, The Law and Practice of Income Tax (1999), Wadha, Nagpur.
- 5. K. Parameswaran, Power of Taxation under the Constitution (1987), Eastern, Lucknow

Income Tax Act, 1961 Central Goods and Service Tax (CGST) Act, 2017 Integrated Goods and Service Tax (IGST) Act, 2017

* Suggested Readings are not exhaustive. Need to be supplemented with additional readings

LAW T 611 Law of Patent

Objective: This paper aims in understanding the various aspects of patent law.

UNIT-I

1. Introduction to Patents

- 1. Overview
- 2. Historical development
- 3. Concepts: Novelty, Utility, Inventiveness/Non-obviousness

UNIT-II

2. Patentable subject-matter

- 1. Patent Act 1970 amendments of 1999, 2000, 2002 and 2005
- 2. Pharmaceutical products and process and patent protection
- 3. Software Patents
- 4. Business Method
- 5. Protection of Plant Varieties and Farmers' Rights Act, 2001
- 6. Patenting of Micro-organism

UNIT-III

3. Procedure for Obtaining of Patents

- 1. Contents of a Patent Application. 3.2 Specification:
- 2. Provisional 3.2.2 Complete
- 3. Disclosure aspects 3.4 Claims
- 4. Principal 3.4.2 Dependant 3.4.3 Omnibus
- 5. Examination of application.
- 6. Opposition of Application
- 7. Sealing of Patents

UNIT-IV

Working of Patents – Compulsory License

- 1. Commercialization of Inventions
- 2. Licence-Terms of License Agreement 4.1.2 Assignment of patents
- 3. Revocation of Patents.

UNIT-V

5. Infringement

- 1. Meaning of Infringement, Method of determination of Infringement, Infringer-Direct, Contributory, and Induced
- 2. Defences to Infringement Research exemption, invalidity, misuse failure to mark, , laches and estoppel, and first sale doctrine.

Suggested Readings

- 1. W.R. Cornish, Intellectual Property, Sweet & Maxwell, London (2000)
- 2. Terrell On Patent, 2000
- 3. P. Narayana, Patent Law, Wadhwa Publication.
- 4. Merges, Patent Law and Policy: Cases and Materials, 1996
- 5. Brian C. Reid, A Practical Guide to Patent Law, 2nd Edition, 1993
- 6. Brinkhof (Edited), Patent Cases, Wolters Kluwer
- 7. Prof. Willem Hoyng & Frank Eijsvogels, Global Patent Litigation, Strategy and Practice, Wolters Kluwer
- 8. Gregory Stobbs, Software Patents Worldwide, Wolters Kluwer
- 9. Feroz Ali Khader, The Law of Patents with a special Focus on Pharmaceuticals in India, LexisNexis Butterworths Wadhwa, Nagpur.
- 10. Sookman, Computer Law, 1996
- 11. N.S. Gopalakrishnan & T.G. Agitha, Principles of Intellectual Property (2009), Eastern Book Company, Lucknow
- * Suggested Readings are not exhaustive. Need to be supplemented with additional readings.

LAW T 612 International Intellectual Property Law & Policy

Objective: Intellectual Property is hardly a static conception but is in constant evolution and reconsideration. The first English laws were public in nature, but by the 19th century, intellectual property had become classified as a type of private law. Again, TRIPS agreement has reinforced the public nature of intellectual property rights leading many developing countries to change their laws and policies on Intellectual Property. Besides, one can always see old rights changing and new rights being created all the time. Thus, this paper aims in understanding the international perspective of IP law, their dispute redressal mechanism and various issues attached with the International IP law.

UNIT I

Introduction

- 1. World Intellectual Property Organisation (WIPO), 1967 Object of the WIPO, Function, Membership, Organs of the WIPO
- 2. Relation between WIPO and WTO
- 3. Trade Related Aspects of Intellectual Property (TRIPS), 1994 (Agreement of the WTO)
- 4. TRIPS and Intellectual Property Conventions
- 5. Relation of TRIPS to other WTO Agreements

UNIT II

Various International Treaties related to IPR (Brief Account)

- 1. Treaties on Industrial Property
 - Paris Convention for the protection of Industrial Property, 1883
 - Madrid Agreement Concerning the International Registration of Marks, 1891 and the Protocol, 1989
 - Hague Agreement Concerning the International Deposit of Industrial Designs, 1934 and 1960
 - Budapest Treaty on International Recognition of the Deposit of Microorganisms for the purpose of Patent Procedure, 1977
 - Convention on Biological Diversity, 1992
 - Nagoya Protocol on access to Genetic Resources and Equitable Sharing of Benefits, 2010
- 2. Treaties on Copyright
 - Berne Convention for Protection of Literary and Artistic Works, 1886Universal Copyright Convention, 1952
 - Rome Convention for Protection of Phonograms and Broadcasting Organisations, 1961
 - Geneva Convention for protection of Producers of Phonograms, 1971
 - Treaty on International Registration of Audiovisual Works, 1989
 - WIPO Copyright Treaty, 1996
 - WIPO Performance and Phonograms Treaty, 1996

- 3. Treaties on Trademark
 - Trademark Law Treaty, 1994
 - Singapore Treaty on the Law of Trademarks, 2006

UNIT III

(a) International IP Disputes & Mechanism post-WTO

- 1. Dispute Settlement Understanding
- 2. RIPs, Vienna Convention and DSU
- 3. Role of WIPO
- 4. Domestic law standards and WTO mandates
- 5. Reporting to TRIPs Council and compliance issues

(b) ADR and IP disputes

- 1. Out of court settlement and competition issues
- 2. Judicial scrutiny post dispute settlement
- 3. Hostile Patent take-overs
- 4. International competition regime in IP matters
- 5. Statutory mandate in India

UNIT IV

Indian Response to International Developments

- 1. Protection of Plant Varieties: Indian Scenario
- 2. Plant Variety Protection and Patent Act
- 3. The Unique Aspects of the Indian sui generic Act
- 4. New Varieites, Extent Varieties and Farmers varieties
- 5. Criteria for Protection under Indian Act Novelty, Distinctiveness, Uniformity, Stability
- 6. Disqualification of Terminator Gene
- 7. National Gene Fund
- 8. Compulsory license
- 9. Offences, Penalty and Appeal

UNIT V

Contemporary Issues

- 1. Anti-dumping Agreement
- 2. Competition and IPR
- 3. Human Rights and IPR
- 4. Public Health and IPR Pharmaceutical, Genetic Engineering, etc.
- 5. UNESCO and IPR Protection of Traditional Knowledge, Folklore, Cultural Expression, etc.
- 6. Sustainable Development and IPR
- 7. Software and IPR
- 8. Access to Genetic Resources and Benefit Sharing

Suggested Readings:

- 1. "Hand Book on WIPO on Intellectual Property Rights", 2nd Edition, WIPO publication, Geneva, 2004.
- 2. Hugh C. Hansen, International Intellectual Property Law & Policy, Juris Publication.
- 3. Matthew Kennedy, WTO Dispute Settlement and the TRIPS Agreement, Cambridge University Press, 2016.
- 4. Melville B. Nimmer Copyright and other Aspects of literary , musical and Artistic Works, 2nd Edn.
- 5. Baxi, U.The Law of Intellectual Property: Copyright law in India (1989)
- 6. P. Narayanan Copyright and Industrial Design, 2nd Edn. 1995.
- 7. P. Narayanan Trademark, Trade name and Passing off Cases 2nd Edn. Vol. I & II, 1997.
- 8. Thairani, K-Copyright: The Indian Experience (1987).
- 9. Lal's Copyright Act, 3rd Edn. 1995 Law Publications
- 10. Report on an Analysis of the Economic/Legal Literature on Intellectual Property (IP) Rights: A Barrier to Entry? Committee on Development & Intellectual Property, World Intellectual Property Organization, Available on http://www.wipo.int/edocs/mdocs/mdocs/mdocs/en/cdip_8/cdip_8_inf_6_corr.pdf
- 11. Valentine Korah, "An Introductory Guide to EC Competition Law and Practice", 8th Edition, Oxford & Portland, Oregon, 2004, Chapter 10, 291-313
- 12. Mahev M.Dabbah, "EC & UK Competition Law, Commentary, Cases & Materials", 1st Edition, 2004, Cambridge University press, Chapter 6, pp. 199-231
- 13. Mark Furse, "Competition Law of the EC & UK", 4th Edition, Oxford University Press, Oxford, Chapter 14, pp. 259-262.
- 14. Nuno Piresde Carvalho, "*The TRIPs Regime on Patent Rights*", 2nd Edition, Kluwer Law International, The Hague, Netherlands, 2005, Preamble, pp.48-51, Part V, pp. 401-416
- 15. Palmeter and Mavroidis, "Dispute Settlement in WTO: Practice and Procedure", 2nd Edition, Cambridge University Press, Newyork, 2004
- 16. Ravindra Pratap, "India at the WTO Dispute Settlement System", 1st Edition, Manak Publications Private Limited, New Delhi, 2004
- 17. "Hand Book of WIPO on Intellectual Property Rights", 2nd Edition, WIPO Publication, Geneva, 2004, Chapter V, pp. 241-366
- 18. "WTO Dispute Settlement Procedures: A Collection of the Relevant Legal Test", 2nd Edition, A WTO Secretariat Publication, Cambridge University Press, Newyork, 2004
- 19. "Resource Book on TRIPs and Development", UNCTAD-ICTSD, 1st Edition, Cambridge University Press, U.S.A., 2005, Part V, pp.637-704
- 20. "Anti-dumping, subsidies, safeguards: contingencies, etc", Understanding the WTO: the Agreements, can be accessed from https://www.wto.org/english/thewto e/whatis e/tif e/agrm8 e.htm
- 21. "Intellectual property: protection and enforcement" Understanding the WTO; can be accessed from https://www.wto.org/english/thewto e/whatis e/tif e/agrm7 e.htm
- 22. Cornish.W.R & Llewelyn.D, *Intellectual Property: Patents, Copyright, Trademarks and Allied Rights*, Thomson Sweet & Maxwell, London, 2003
- 23. Chisum Donald S, *Chisum on Patents*, Matthew Bender Publications, New York, 2003

- 24. Elizabeth Verkey, Law of Patents, Eastern Book Company, Lucknow, 2005
- 25. Philip W. Grubb, *Patents for Chemicals Pharmaceuticals and Biotechnology*, Oxford University Press, New York, 2004.
- 26. Matsushita, Mavroidis, the World Trade Organisation, Law, Practice, and Policy, Oxford University Press, 2003.
- 27. Sheela Rai, Anti-Dumping Measures under GATT/WTO, Eastern Book Company, 2005.
- 28. Edwin Vermulst, The WTO Anti-Dumping Agreement, Oxford University Press, 2005.
- 29. Michael Blakeney, "Protection of Plant Varieties and Farmers' Rights", European Intellectual Property Review, 2004, 24(1), 9-19
- 30. Seshia, "Plant Variety Protection & Farmers' Rights in India: Law-Making & the Cultivation of Varietal Control", http://www.gapresearch.org/governance/EPWarticleShaila.pdf
- 31. Anitha Ramanna, "India's Plant Variety & Farmers' Rights Legislation: Potential Impact on Stake Holders Access to Genetic Resources", http://www.igidr.ac.in/facu/anithar.htm

^{*} Suggested Readings are not exhaustive. Need to be supplemented with additional readings.

LAW T 613 Emerging Forms of IPR

Objective: This paper aims in understanding the emerging forms of IPR, their nature and various issues attached with the emerging forms of IPR.

UNIT-I

Intellectual Property Rights and Human Rights

- 1. Right to Health as Basic Human Rights and IPR
- 2. Right to Food as Basic Human Rights and IPR
- 3. Protection of the rights of indigenous people
- 4. Protection of human rights of impoverished masses

UNIT-II

Protection of Traditional Knowledge and IPR

- 1. Concept of Traditional Knowledge
- 2. Issues Concerning Traditional Knowledge
- 3. Bio-Prospecting & Bio-Piracy
- 4. Need for A Sui Generis Regime
- 5. Traditional Knowledge Digital Library

UNIT-III

Biodiversity and IPR

- 1. Biodiversity and Sustainable Development
- 2. Genetic Resources and Biotechnology
- 3. Benefit Sharing
- 4. Bonn Guidelines

UNIT-IV

IPR and Transfer of Technology

- 1. Transfer of Technology and Economic Development
- 2. Issues and Concerns of Developing Countries

UNIT-V

Biotechnology and Bioethical Implication of IPR

- 1. Moral Issues in Patenting Biotechnological Inventions
- 2. Human Genomes

Suggested Readings:

- 1. Silke von Lewinski (Edited), Indigenous Heritage and Intellectual Property, Genetic Resources, Traditional Knowledge and Folklore, 2nd Edition, (2008), Wolters Kluwer.
- 2. Paul L.C. Torremans (edited), Intellectual Property and Human Rights, Enhanced edition of Copyright and Human Rights, (2008), Wolters Kluwer.
- 3. Jayashree Watal, *Intellectual Property Rights in the WTO and Developing Countries*, Oxford University Press, 2001
- 4. Duggal Pavan, *Legal Framework on Electronic Commerce & Intellectual Property Rights*, Universal Publishing House, 2014
- 5. Steven D Anderman, *Interface Between Intellectual Property Rights and Competition Policy*, Cambridge University Press, 2007.
- 6. Philippe Cullet, *Intellectual Property Protection and Sustainable Development*, Lexis Nexis, 2005.
- * Suggested Readings are not exhaustive. Need to be supplemented with additional readings.

LAW T 614

Law of Copyright

Objective: Copyright is the guardian of most precious skill: Imagination. The syllabus discusses some of the specific issues which have brought copyright reform to the forefront in recent times; the approach undertaken is industry specific, that is, an attempt is made to discover as to how the present legal framework can be better utilized to benefit the interests of the right holders.

Unit 1: Introduction

- 1. Concept of property; Is Intellectual Rights a property?
- 2. Introduction to Copyright: The economic importance of Copyright, Nature and Its Scope
- 3. Justification of copyright as an intellectual property.
- 4. Historical development of copyright law.
- International Treaties: Berne Convention, Universal Copyright Convention, 1952, Rome convention, TRIPs, Geneva Convention, 1971, WIPO Copyright Treaty, 1996, International Copyright Order, 1999 and Beijing Treaty on Audiovisual Performances, 2012

Unit 2: Subject matter of Copyright and the Rights of the Owners of Copyright:

- 1. Concept of Originality and Idea Expression, dichotomy fixation and other doctrinal requirement.
- 2. Works Protected: Literary, Musical, Artistic, Dramatic works; Computer Programs and Database; Cinematography films, Sound recordings, UNESCO protection of folklore/cultural expressions
- 3. Rights of the owner's of the Copyright: a. Economic Rights, The Right of Reproduction, Right to communicate the work to the public, Right to distribute the Work, Right of adaptation translation etc., Rights of Broadcasting organizations and of Performers, Moral Rights.
- 4. Authorship: Ownership & Licensing and Assignment of Copyrighted work: (a) who owns the work? (b) Duration of Copyright (c) Assignment of Copyright (d) Licensing of Copyright: Voluntary license (e) Statutory license (f) Compulsory license

Unit 3: Infringement of Copyright And provision of Fair Dealings and Remedies for Infringement:

- 1. Enforcement of Copyright at National and International Level
- 2. Elements of infringement of Copyright
- 3. Secondary liability of infringement; Exceptions; Fair dealing
- 4. Remedies for infringement: Civil remedies, Criminal Remedies, Administrative remedies

Unit 4: Registration of Copyright & Authorities:

- 1. Procedure of Registration
- 2. Effect of Registration and its protection outside India.
- 3. Termination of Copyright & its effects; Authorities; Copyright office

4. Copyright Board, Copyright Societies.

Unit 5: Contemporary Issues in Copyright law:

- 1. Copyright: A human right and Free Speech implications
- 2. First Sale Doctrine, Exhaustion of Copyright and Doctrine of Fair Dealing
- 3. Copyright and Contract: Technological protection / Digital Rights Management (DRM)
- 4. Concept of Orphan works
- 5. Developments in WIPO on traditional knowledge and traditional cultural expressions.

Suggested Readings:

- 1. Kevin Garnett, Jonathan Rayner James, Gillian, Copinger and Skone James on Copyright, Sweet & Maxwell, London, 2013.
- 2. P. Narayanan, Copyright and Industrial Designs, Third Edition, Eastern Law House, New Delhi, 2007.
- 3. David Nimmer, Nimmer on Copyright, Lexis Nexis, 2010.
- 4. W R Cornish, Intellectual Property: Patents Copyright Trademarks and allied rights, Sweet & Maxwell, London, 2010.
- 5. S. Sivakumar & Lisa P. Lukose, Broadcasting Reproduction Right in India: Copyright and Neighboring Right Issues, ILI, New Delhi, 2013.
- 6. A.K. Kaul & V.K.Ahuja, Law of Copyright: From Gutenberg's Invention to Internet, University of Delhi, Delhi, 2001.
- 7. Ananth Padmanabhan, Intellectual Property Rights Infringement and Remedies, Lexis Nexis, 2012.
- 8. Mira Sundara Rajan, Moral Rights: Principles, Practice, and New Technology, Oxford University Press, 2011.
- 9. Paul Goldstein, International Copyright: Principles, Law, and Practice, Oxford University Press, 2012.
- Neil Weinstock Netanel, Copyright's Paradox, Oxford University Press, 2008.
 Robert A Gorman, Jane C. Ginsburg, Copyright Cases and Materials, Foundation Press, 2011
- * Suggested Readings are not exhaustive. Need to be supplemented with additional readings.

LAW T 615 Law of Trademark & Geographical Indications

Objectives: This paper aims in understanding the important aspects of law of trademark and geographical indications, their nature and various issues attached with these laws.

UNIT-I

An Introduction to Trademarks

- 1. Historical development of the concept of trademark and trademark law-National and International -- Introduction to Trademarks
- 2. Need for Protection of Trademarks
- 3. Kinds of Trademarks
- 4. International Legal Instruments on Trademarks
- 5. Well known Trademark

UNIT-II

Registration of Trademarks

- 1. Grounds of refusal of registration
- 2. Absolute grounds
- 3. Relative grounds.
- 4. Procedure for registration of Trademarks:
- 5. Application.-intent to use Opposition
- 6. Registration

Rights of Registered trademark owners.

3.1 Assignment and licensing of Trademarks

UNIT-III

Infringement of Trademarks

- 4.1 Passing Off
- 4.2 Defences.
- 4.3 Remedies for Infringement and Passing Off
- 4.3.1 Civil remedies. 4.3.2 Criminal remedies.

UNIT-V

Geographical Indications-I

- 1. Introduction
- 2. Evolution
- 3. Justification
- 4. International Treaties:
 - i. Paris Convention
 - ii. Madrid Agreement
 - iii. Lisbon Agreement

iv. TRIPS Agreement

<u>UNIT-V</u>

Geographical Indications-II

- 1. Protection of GI at National Level
- 2. Geographical Indication of Goods (Protection & Registration) Act, 1999
- 3. Higher Level of Protection of GIs and TRIPS, Article 23 Controversy
- 4. Procedure for Registration, Duration of Protection and Renewal Infringement, Penalties and Remedies
- 5. Genericides of Geographical Indications

Suggested Readings:

- 1. W.R. Cornish, Intellectual Property, Sweet & Maxwell, London (2000)
- 2. Kerly's Law of Trade Marks and Trade Names, 14th Edition, Thomson, Sweet & Maxweel.
- 3. A. K. BanSal, Law of Trade Marks in India (2009 Edition) Institution of Constitutional and Parliamentary Studies and Centre for Law, Intellectual Property and Trade, New Delhi.
- 4. Christoher Wadlow, The Law of Passing Off, 1995
- 5. Marsha A. Echols, Geographical Indications for Food Products, International Legal and Regulatory Perspectives (2008), Wolters Kluwer.
- 6. N.S. Gopalakrishnan & T.G. Agitha, Principles of Intellectual Property (2009), Eastern Book Company, Lucknow.
- * Suggested Readings are not exhaustive. Need to be supplemented with additional readings.

Offg. Secretary
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Department of Legal Studies

Banasthali Vidyapith

Minutes of the Board of Studies held on 28.12.2018 at 11.00 A.M in the Vidhi Mandir, Conference Hall, Banasthali Vidyapith.

Present

1. Prof. Harsh Purohit	:	Convener
2. Shri Abhishek Pandey	:	Internal Member
3. Shri Amit Sharma	:	Internal Member
4. Ms. Amrita Jha	:	Internal Member
5. Shri Aniket Bhargava	:	Internal Member
6. Ms. Anubha Dwivedi	:	Internal Member
7. Ms. Apeksha S. Agrawal	:	Internal Member
8. Ms. Asha Rani Rawat	:	Internal Member
9. Ms. Bhavna Singh	:	Internal Member
10. Shri Bhupal Bhattacharya	:	Internal Member
11. Dr. Khyati Kochhar	:	Internal Member
12. Ms. Meenakshi Rohella	:	Internal Member
13. Ms. Momina Zahan	:	Internal Member
14. Ms. Neha Bobde Gadekar	:	Internal Member
15. Ms. Nidhi Arora	:	Internal Member
16. Ms. Poonam Bera	:	Internal Member
17. Mr. Pramod Kumar Sharma	:	Internal Member
18. Dr. Priyanka Vijay	:	Internal Member
19. Dr. R.S. Solanki	:	Internal Member
20. Ms. Rashmi Singh Rana	:	Internal Member
21. Ms. Ridhipa Jakhar	:	Internal Member
22. Dr. Rituja Sharma	:	Internal Member
23. Shri Vivek Sharma	:	Internal Member
24. Prof. S.C. Pandey	:	External Member
25. Prof. S.S. Lal	:	External Member

Before proceeding with the academic agenda, Prof. Harsh Purohit gave an introduction of the external members. The convener mentioned the vast experience of Prof. S.C. Pandey and Prof. S.S. Lal and their role in grooming of law professionals across the nation. The convener expressed his delight for the consent of the two experts to mentor the Faculty of Law, Banasthali Vidyapith and wished that their suggestions & guidance would be of immense benefit in developing outstanding law professionals at Banasthali Vidyapith. Then internal

members were introduced to the external members and the convener reminded the members about the innovative directions delivered by the Hon'ble Vice-Chancellor, Banasthali Vidyapith to improve overall quality of student learning at the largest fully residential women's university in the world, Banasthali Vidyapith.

Prof. Harsh Purohit gave a brief account of the activities being conducted under Faculty of Law like moot court, research work, publications in Scopus, contribution to the CoE-NRC-Management by Ministry of Human Resource & Development, personal finance programmes & legal literacy camps etc.

The members also expressed their delight with the fact that Faculty of Law in Banasthali Vidyapith has become the largest all women's law school of India.

- 1. The board took up the minutes of its last meeting held on April 24, 2017. The Board resolved that the minutes to be confirmed.
- 2. The Faculty members have prepared Panel of Examiners and the Panel has been submitted to Examination & Secrecy Section of the Vidyapith.
- 3 The BOS resolved to recommend the Study/Curricula, scheme of examination and proposed revisions in various courses of study as follows:

3. I B.A. LL.B., B.B.A. LL.B., & B.Com. LL.B.

i.	First Semester curriculum, December, 2019	No Change
ii.	Second Semester curriculum , April/May, 2020	No Change
iii.	Third Semester curriculum, December, 2020	Minor Change a, b
iv.	Fourth Semester curriculum, April/May, 2021	Minor Change ^c
v.	Fifth Semester curriculum, December, 2021	Major Change d, e, f
vi.	Sixth Semester curriculum, April/May, 2022	No Change
vii	Seventh Semester curriculum, December , 2022	Major Change g, h,m
viii	Eighth Semester curriculum , April/May, 2023	Major Change,m
ix	Ninth Semester curriculum , December,2023	Major Change h,i, j,
		k,m
X	Tenth Semester curriculum, April/May, 2024	Major Change I,m,n,

The Board reviewed the objectives, syllabi, learning outcomes of the B.A. LL.B., B.B.A. LL.B., & B.Com. LL.B. programmes

- **a.** In B.A. LL.B., B.B.A. LL.B., & B.Com. LL.B. III Semester, in view of recent developments and feedback by the teachers, revision in the syllabus of LAW 204 *Family Law-I* course was proposed. Board discussed the revision proposed and agreed upon the suggested syllabus. Board also resolved to recommend that, some changes in the courses to be incorporated w.e.f. 2019-20.
- **b.** In B.A. LL.B., B.B.A. LL.B., & B.Com. LL.B. III Semester, in view of recent developments and feedback by the teachers, revision in the syllabus of LAW 202 *Constitutional Law-I* course was proposed. Board discussed the revision proposed and agreed upon the suggested syllabus. Board also resolved to recommend changes in the courses to be incorporated w.e.f. 2019-20.
- **c.** In B.A. LL.B., B.B.A. LL.B., & B.Com. LL.B. IV Semester, in view of recent developments and feedback by the teachers, revision in the syllabus of LAW 205 *Family Law-II* course was proposed. Board discussed the revision proposed and agreed upon the suggested syllabus. Board also resolved to recommend changes in the courses to be incorporated w.e.f. 2019-20.
- **d.** In B.A. LL.B., B.B.A. LL.B., & B.Com. LL.B. V Semester, in view of recent developments and feedback by the teachers, revision in the syllabus of LAW 305 *Jurisprudence-I* course was proposed. Board discussed the revision proposed and agreed upon the suggested syllabus. Board also resolved to recommend changes in the courses to be incorporated w.e.f. 2019-20.
- **e.** In B.A. LL.B., B.B.A. LL.B., & B.Com. LL.B. V Semester, in view of recent developments and feedback by the teachers, revision in the syllabus of LAW 301 *Company Law* course was proposed. Board discussed the revision proposed and agreed upon the suggested syllabus. Board also resolved to recommend changes in the courses to be incorporated w.e.f. 2019-20.
- **f.** Board discussed about the need for continuous evaluation of Internship of the students and resolved to recommend that a course entitled *Internship Report and Viva-Voce* carrying 2 credits should be added in V semester of all integrated UG Law Programmes w.e.f. 2019-20.
- **g.** In B.A. LL.B., B.B.A. LL.B., & B.Com. LL.B. VII Semester, in view of recent developments and feedback by the teachers, significant revision in the syllabus of *Health Law* course (proposed new code LAW 414) was proposed. Board discussed

the revision proposed and agreed upon the suggested syllabus. Board also resolved to recommend changes in the courses to be incorporated w.e.f. 2019-20.

- **h.** In B.A. LL.B., B.B.A. LL.B., & B.Com. LL.B. the scope of core discipline elective was discussed and it was resolved to recommend the introduction of discipline elective in *VII & IX Semester*. Students will be required to choose any one course from the list of discipline electives w.e.f. 2019-20. The details are enclosed and marked as Annexure I(b).
- i. In B.A. LL.B., B.B.A. LL.B., & B.Com. LL.B. IX Semester, revision in the syllabus of LAW 509 *Property Law* course was proposed in view of recent developments and feedback by the teachers. Board discussed the revision proposed and agreed upon the suggested syllabus. Board also resolved to recommend changes in the courses to be incorporated w.e.f. 2019-20.
- **j.** In B.A. LL.B., B.B.A. LL.B., & B.Com. LL.B. IX Semester, revision in the syllabus of LAW 502 *Banking Law* course was proposed in view of recent developments and feedback by the teachers. Board discussed the revision proposed and agreed upon the suggested syllabus. Board also resolved to recommend changes in the courses to be incorporated w.e.f. 2019-20.
- **k.** In B.A. LL.B., B.B.A. LL.B., & B.Com. LL.B. IX Semester, revision in the syllabus of LAW 508 *Professional Ethics and Accountancy for Lawyers* course was proposed in view of recent developments and feedback by the teachers. Board discussed the revision proposed and agreed upon the suggested syllabus. Board also resolved to recommend changes in the courses to be incorporated w.e.f. 2019-20.
- **l.** Board discussed about the concept of reading electives and resolved to recommend a new list of reading electives for B.A. LL.B., B.B.A. LL.B., & B.Com. LL.B. X Semester and students will be required to choose any one reading elective from the following list w.e.f. 2019-20:
 - i. (Code LAW 519 R) Women & Law
 - ii. (Code LAW 520 R) Law & Public Policy
 - iii. (Code LAW 521R) Law of Equity and Trust
 - iv. (Code MGMT 526R) Managing the Personal Finance*
 - v. (Code MGMT 527 B.) Indian Ethos and Culture*

The details are enclosed and marked as Annexure – I.

^{*}Applicable for students of B.A. LL.B. only

- **m.** Board discussed to provide opportunities to the students in respect of carrying in depth internship in variety of domains, and resolved to recommend that internship of a full semester should be made available to the student of final year w.e.f. 2019-20. This initiative would obviously require a slight change in the course structure and hence new curriculum for X semester is proposed, and that is summarized as under:
 - a) X semester courses LAW 503 "Drafting, Pleading and Conveyancing" to be shifted to IX semester.
 - b) X semester courses LAW 501 "Alternative Dispute Resolution" to be shifted to VIII Semester.
 - c) X semester courses LAW 508 "Professional Ethics and Accountancy for Lawyers" to be shifted to VII semester

Board resolved to recommend new changes.

Note: For the students currently studying in year IV of academic year 2018-2019, the courses i.e. *Drafting, Pleading and Conveyancing, Alternative Dispute Resolution, Professional Ethics and Accountancy for Lawyers* would be taught in either of two semester in 2019- 2020 (i.e. V year) so as to accommodate the need of one semester internship. Details of the courses and their respective changes are enclosed & marked as Annexure – I.

n. Board analysed that constant concern over alternate source of learning has been rising since past few years as the students are getting more tech savvy and prefer online material including E-Books. To address this issue a committee was formed and it suggested introduction of online modules to various subjects which can help students in learning the courses at one's own pace. Also while suggesting the online E-Learning material it was considered that it is an addition to the knowledge base created through syllabus and class room practice.

The board resolved to recommend that to begin with online course like Human Behaviour, Basic Economics Strategic Management can be introduced while E-learning material has been suggested for various courses. A list of such courses is as follows with the URLS

B.B.A LL.B, B.Com LL.B & B.A.LL.B (List of alternate online courses)

S No	Agency/ Portal	Name of course	URL			
	B.B.A LL.B – II Organizational Behavior and Behavioral Psychology (Students have to enroll in any one of the below course)					
1	UDEMY	Human Behaviour	https://www.udemy.com/organisational-behaviour/			
2	Coursera (MACQUA RIE University)	Organisationa lBehaviour	https://www.coursera.org/learn/organisational-behaviour-know-your-people			
B.B.A	LL.B – II M	acro Economics	(Students have to enroll in any one of the below course)			
1	UDEMY	Basic Economics (Macro Economics)	https://www.udemy.com/egg-timer-economics-3/			
2	Edx(UC3M)	Fundamentals of Macro Economics	https://www.edx.org/course/fundamentals-of-macroeconomics-0			
3	Coursera (University of California)	The Power of Macro Economics	https://www.coursera.org/learn/principles-of-macroeconomics			
B.B.A	LL.B – III Bı	ısiness Strategy	(Students have to enroll in any two of the below course)			
1	UDEMY	Driving Corporate Strategy	https://www.udemy.com/driving-corporate-strategy/			
2	Edx (IIMBx)	Strategic Management	https://www.edx.org/course/strategic-management			
3	Coursera (Copenhege n Business School)	Strategic Management	https://www.coursera.org/learn/strategic-management			
B.B.A	LL.B– IV Pri	inciples of Marl	seting Management			
1	Edx (University of British Columbia)	Marketing Management	https://www.edx.org/course/marketing-management-1			
	LL.B – V Ad below course)		Media Management (Students have to enroll in any two			
1	Coursera (Northweste rn	Content, Advertising, & Social	https://www.coursera.org/learn/social-imc			

	University) IMC	
2	Edx (Universit of Pennsylva a)		https://www.edx.org/course/selling-ideas-how-to-influence-others-5
3	Business School)	IE Integrated Marketing Communica on	https://www.coursera.org/learn/integrated-marketing-communications
B.C cou		Financial Acco	unting (Students have to enroll in any one of the below
1	Edx (ACCA)	Financial Accounting	https://www.edx.org/course/financial-accounting-5
2	Harvard.edu (Harvard	Financial Accounting	https://online-learning.harvard.edu/course/financial-accounting
3	CFI	Accounting Fundamentals Course	https://courses.corporatefinanceinstitute.com/courses/learn-accounting-fundamentals-corporate-finance
B.C cou		Cost Accounting	ng for Law (Students have to enroll in any one of the below
	Wall Street Mojo	Cost Accounting Course	https://www.wallstreetmojo.com/cost-accounting- course/#curriculum
2	UDEMY	Cost Accounting Courses	https://www.udemy.com/topic/cost-accounting/
3	Coursera (ILLINOIS)	Cost Behaviour's, Systems, and Analysis	https://www.coursera.org/learn/accounting-for-managers
B.C	om.LL.B – I	V Personal Fina	ance(Students have to enroll in any one of the below course)
1	Edx (Purdue University)	Personal Finance	https://www.edx.org/course/personal-finance-purduex-pn-17-2
2	Coursera (University of Florida)	Personal and Family Financial Planning	https://www.coursera.org/learn/family-planning
B.C	om. LL.B –	V Macro Econo	omics (Students have to enroll in any one of the below course)
1	UDEMY	Basic Economics (Macro Economics)	https://www.udemy.com/egg-timer-economics-3/

2	Edx(UC3M)	Fundamentals of Macro Economics	https://www.edx.org/course/fundamentals-of-macroeconomics-0
3	Coursera (University of California)	The Power of Macro Economics	https://www.coursera.org/learn/principles-of- macroeconomics
в.с	om.LL.B – I	V Micro Econor	mics (Students have to enroll in any one of the below course)
1	UDEMY	Micro Economics	https://www.udemy.com/topic/microeconomics/
2	Edx (MIT)	Micro Economics	https://www.edx.org/course/microeconomics-1
3	Coursera (ILLINOIS))	Micro Economics Principles	https://www.coursera.org/learn/microeconomics
B.A	.LL.B-I Micr	o Economics (S	tudents have to enroll in any one of the below course)
1	UDEMY	Micro Economics	https://www.udemy.com/topic/microeconomics/
2	Edx (MIT)	Micro Economics	https://www.edx.org/course/microeconomics-1
3	Coursera (ILLINOIS))	Micro Economics Principles	https://www.coursera.org/learn/microeconomics
B.A	.LL.B I Poli	itical Theory (S	tudents have to enroll in any one of the below course)
1	Studyport als (University of Oxford)	Politics: an Introduction, Short Course	https://www.shortcoursesportal.com/studies/55651/politics-an-introduction.html#content:contents
2	Coursera (Yale University	Moral Foundations of Politics	https://www.coursera.org/learn/moral-politics
3	Open Yale Courses (Yale University	Introduction to Political Philosophy	https://oyc.yale.edu/NODE/216
B.A	.LL.B II Ma	acro Economics	(Students have to enroll in any one of the below course)
1	UDEMY	Basic Economics (Macro Economics)	https://www.udemy.com/egg-timer-economics-3/
2	Edx(UC3M)	Fundamentals of Macro Economics	https://www.edx.org/course/fundamentals-of-macroeconomics-0

_	Coursera (University of California)	The Power of Macro Economics	https://www.coursera.org/learn/principles-of-macroeconomics		
B.A	B.A.LL.B III International Relations				
1	Class central (Coursera)		https://www.classcentral.com/course/coursera-understanding- international-relations-theory-10434		
B.A.LL.B IV Essentials of Sociology (Students have to enroll in any one of the below course)					
	Courses.com (Yale University)	Foundations of Modern Social	https://www.courses.com/yale-university/foundations-of- modern-social-theory		
2	Coursera (<u>WellesleyX</u>)	Global Sociology	https://www.edx.org/course/global-sociology-wellesleyx-soc101x		

3. II Non-law courses under B.A. LL.B., B.B.A. LL.B., & B.Com. LL.B.:

Resolved to recommend that any proposed changes in the non-law courses by the concerned B.O.S./Faculty meeting should be adopted in the 5 years integrated law programmes. Such changes once approved by the Vidyapith would be duly tabled before the next meeting of B.O.S./Faculty.

3. III B.Com.

i. Fourth Semester curriculum, April/May, 2021 Minor Change ,a
--

Practice (Course Code: LAW 201) was recommended. Board discussed the revision proposed and agreed upon the suggested syllabus keeping in view the amendments done in the law. The boards also recommend implementing the changes w.e.f. 2019-20. Details of changes are enclosed & marked as Annexure – I.

3 IV LL.M. (Specialization-IP Laws)

i.	First Semester curriculum, December, 2019	Minor Change a,
ii.	Second Semester curriculum, April/May, 2020	Major Change 'b,c,d

- **a.** In LL.M. (IP Laws) I Semester, in view of recent developments and feedback by the teachers, revision in the syllabus of (Code 608) *International Intellectual Property Law* course was proposed. Board also resolved to recommend changes in the courses to be incorporated w.e.f. 2019-20.
- **b.** In LL.M II Semester, the scope of discipline electives was discussed and it was resolved to introduce Discipline Elective and students will be required to choose any one course from the list of Discipline Elective w.e.f. 2019-20.
- **c.** In LL.M. (IP Laws) II Semester, in wake of new developments, the Board discussed on the inclusion of reading electives to the students in the II semester and thereby resolved to recommend introducing the reading electives as follows:
 - i. Traditional Knowledge, Traditional Cultural Expression and Genetic Resources(Proposed code LAW 622 R),
 - ii. Green Technology and IPR(Proposed code LAW 623 R),
 - iii. Emerging Form of IPR(Proposed code LAW 624 R),
 - iv. ADR & IP dispute (Proposed code LAW 625 R),

(Students will be required to choose any one reading elective from the above list w.e.f. 2019-20)

Detail proposed changes in syllabus and curriculum structure is enclosed and marked as Annexure-- II,

3. V LL.M. (Specialization-Business Laws)

i.	First Semester curriculum, December, 2019	No Change
ii.	Second Semester curriculum, April/May, 2020	Minor Change a,b

- a. In LL.M II Semester, the scope of discipline electives was discussed and it was resolved to introduce Discipline Electives and students will be required to choose any one course from the list of Discipline Electives w.e.f. 2019-20. Details are enclosed and marked as Annexure—II
- **d.** In LL.M. (Business Laws) II Semester, in wake of new developments, the Board discussed on the inclusion of reading electives to the students in the II semester and thereby resolved to recommend introducing the reading electives as follows w.e.f. 2019-20:
 - Traditional Knowledge, Traditional Cultural Expression and Genetic Resources(Proposed code LAW 622 R),
 - ii. Green Technology and IPR(Proposed code LAW 623 R),

iii. Emerging Form of IPR(Proposed code LAW 624 R),

iv. ADR & IP dispute (Proposed code LAW 625 R),

(Students will be required to choose any one reading elective from the above list) Detail proposed changes in syllabus and curriculum structure is enclosed and marked as Annexure—II

- 4. The Faculty members of legal studies were advised to evaluate the Examiners' report of different examinations of 2017 and 2018. Board reviewed the evaluation reports submitted by the faculty members and it is found as satisfactory. Some important points mentioned in the report were the need for discussing more number of latest Case Laws in classroom and more attention should be given to improve the language and grammar. The report is enclosed and marked as Annexure-III
- 5. Faculty members were advised to evaluate the question papers of different examinations of 2017 and 2018 and the Board evaluated the semester examination papers report. On the whole the report is found satisfactory. It has been recommended that for some of the courses the concerned teachers should be advised to suggest a model paper so that the standard of question paper can be improved. The report is enclosed and marked as Annexure-IV

The meeting ended with a vote of thanks to the chair.

Name of Programme: B.A.LL.B./BBA.LL.B./B.Com. LL.B.

Course Details:

Highlighted in existing syllabus + strikethrough = Deleted from existing Highlighted + bold case = addition to existing Highlighted in proposed = re-sequenced content

	S.N	Course List	Learning Outcome	Existing Syllabus	Suggested Syllabus	Remarks
Nexis. Suggested E-Learning Material: 1. Burton, S. (1980). Breach of Contract and the Common Law Duty to Perform in Good	1	Law of	the course student will be able to 1. Understand various general principles related to contract law. 2. Deal effectively with the various disputes	No change in content	 Singh, A. (2013). Law of Contract and Specific Relief, Eastern Book Company. Mulla, B. N. (2001). Indian Contract Act and Specific Reliefs (12th ed.). India, New Delhi Butterworth's. J. Beatson. (2002). Anson's Law of Contract (28th ed.). Clarendon Press, Oxford. Nair, M. K. (1996). Law of Contracts (5th ed.). Orient Longman, Hyderabad. Chitty. (1999). Chitty on Contracts. (28th ed.). London: Sweet & Maxwell. Beatson, J. (2002). Anson's Law of Contract (28th ed.). Oxford: Clarendon Press. Pollock & Mulla. (2013). Indian Contract and Specific Relief Act (14th ed.). New Delhi: Lexis Nexis. Suggested E-Learning Material: Burton, S. (1980). Breach of Contract and the 	Reading and Suggested E- Learning Material

			Faith. Harvard Law Review. 2. Indrayan, N. (1996). Theoretical Basis Of Law Of Contract. Journal of the Indian Law Institute, 38(2), 212-217. Retrieved from http://www.jstor.org/stable/43927470 3. Patra, A. (1962). Historical Background Of The Indian Contract Act, 1872. Journal of the Indian Law Institute, 4(3).Retrieved from http://www.jstor.org/stable/43949727 4. Diamond, A. (1968). Codification of the Law of Contract. The Modern Law Review, 31(4), 361-389. Retrieved from http://www.jstor.org/stable/1094272	
2.	LAW 105 Law of Torts After the completion the course student be able to 1. Understand fundamental principles of tortiliability. 2. Understand difference between the law of torts other laws.	the ous the een	Leading Cases: 1. Jai Laxmi Salt Work (P) Ltd. v/s The State of Gujrat, 1994 (4) S.C.C. 1 2. Sita Ram v/s Santanu Prasad, AIR 1966 S.C. 1696 3. P&O Steam Navigation Company v/s Secretary of State for India, (1861) 5 Bom. H.C.R. App. 1 4. Donoghue v/s Stevenson, (1932) A.C. 562 5. M.C. Mehta v/s Union of India AIR 1987 S.C. 1086 6. Municipal Corporation of Delhi v/s Subhagwanti, AIR 1966 S.C. 1750 7. Ryland v/s Fletcher (1868) L.R. 3 H. L. 330 8. T.J. Ponnen v/s M. C. Verghese AIR 1970 SC 1876 9. Union Carbide Corporations v/s Union of India, AIR 1990 SC 273 10. Common Cause, A Registered Society v/s Union of India, AIR 1996 SC 35 38	Suggested E-

				7
			Suggested Readings:	
			1. Ratanlal and Dhirajlal (2004). The Law of	
			Torts, Nagpur & New Delhi: Wadhwa	
			Publication.	
			2. Brazier, Margaret and John Murphy (1999).	
			Street on Torts. Nagpur: Butterworths	
			Publication	
			3. Brazier, Margaret R. Clerk and Lindsell.	
			(2010). Torts. London: Thomson Reuter	
			(Legal) Limited	
			4. Gandhi, B. M, Law of Tort, Universal	
			Publication, (Latest Edition)	
			5. Rogers, W.V. H. Winfield & Jolowicz (2002).	
			on Law of Tort London: Sweet & Maxwell	
			Publication,	
			•	
			6. Huston & Buckley (2002). The Law of Torts	
			(Revised by Huston, R.F. V. & R. A. Buckley),	
			Delhi: Universal Law Publishing Co. Pvt. Ltd.	
			Suggested E-Learning Material:	
			Guido Calabresi and Jon T. Hirschoff,	
			Towards a Test for Strict Liability in Torts.	
			Retrieved from	
			https://www.jstor.org/stable/795220?seq=1#	
			metadata_info_tab_contents	
			2. C.Y. Cyrus Chu, Lingyi Qian, Vicarious	
			Liability under Negligence Rule. Retrieved	
			from	
			https://www.sciencedirect.com/science/article/	
			abs/pii/0144818895000162	
			·	
3	LAW 102 After the completion of	No change in content	Leading Cases:	Suggested
	Law of the course student will		Spring Meadows Hospital v/s	Reading and
	Consumer be able to:		HarjalAhluwalia, 1998 (4) SCC 39	Suggested E-
	Protection		2. Indian Medical Association v/s V.P. Shantha,	Learning
	& Motor 1. Develop		(1995) 6 SCC 651	Material
	Vehicle comprehensive		3. Lucknow Development Authority v/s A.K.	added
	VOITIGIO GOTTIPI GITOTIONO		o. Eduktion Development Admonty Vis A.R.	

Act, 1988	understanding about the existing law on consumer protection in India. 2. Develop awareness about the basic procedures for handling consumer dispute and issues on motor vehicle. 3. Appreciate the emerging questions and policy issues in consumer law and motor vehicle law for future research
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- Gupta, AIR 1994 SC 787
- Konark Roller Flour Mills Pvt. Ltd. v/s New India Assurance Co. Ltd. (2003) 3 SPR 47 (NC)
- 5. U.T. Chandigarh Adm. & another v/s Amarjeet Singh, 2009 (4) SCC 660
- 6. New India Assurance Co. Ltd. v/s M/s Shiva Lal Ramesh Chand, AIR 2008 SC 2620
- 7. Anita Bhatia v/s Kenan Airways, (2004) ICPJ.58 (N.C.)
- 8. Awaz v/s R.B.I, AIR 2008 (NOC) 2528 (NCC)
- 9. Goltish Scale & System Pvt. Ltd. v/s Gurumuk Singh, (2003) 3 CPR 4 (NC)

Suggested Readings:

- 1. Tripathi, S.C,(2008) *The Consumer Protection Act*, Allahabad: Central Law Publication
- 2. Bangia, R.K, Consumer Protection Law, Faridabad: Allahabad Law Agency, 2009
- 3. Bangia, R.K,(2001) *Law of Torts*, Faridabad: Allahabad Law Agency
- 4. Rao, Y.V,(1986) Commentary on Consumer protection Act, Hyderabad: Asia Law House
- 5. Ratanlal and Dhirajlal,(2009) *The Law of Torts*, Nagpur: Butterworths.

Suggested E-Learning Material:

- Hamilton, Walton H., "The Ancient Maxim Caveat Emptor" (1931). Faculty Scholarship Series. Paper 4668. Retrieved from https://pdfs.semanticscholar.org/4a26/b6b8dc 9099e053266ec7c7a55ed8a0b6ebd6.pdf.
- 2. Caveat Emptor: Retrieved from: https://www.hg.org/legal-articles/let-the-

		buyers-beware-caveat-emptor-1951
		 Roy Kumar Amar, From Caveat Emptor To Caveat Venditor: A Paradigm Shift: Retrieved From:
		 Sandesara J.C, Restrictive Trade Practices in India, 1969-91: Experience of Control and Agenda for Further Work: Retrieved from: https://www.jstor.org/stable/pdf/4401594.pdf Chakravarty Sangeeta, Third Party Insurance in India, Retrieved from: http://www.legalserviceindia.com/article/l264-Third Party Insurance html
		Third-Party-Insurance.html
4 LAW 104 After the completion of the course student will be able to: II (Special Contract) 1. Analyze the implications of a	No change in content	Leading Cases: 1. Gajanan Moreshwar v/s Moreshawar Madam, (1942) AB 304 2. Adamson v/s Jarvis, (1827) 4 Bing 66, 130 ER 693 3. Shaw & Co. v/s Simmons & Sons, (1917) 1 KB

- contractual arrangement falling under any of the discussed head of special contracts.
- 2. Determine the legality of the transactions and also the rights and duties of the parties thereto
- 3. Deal with the disputes arising out of such contractual arrangements.

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- 4. Revenue Authority v/s Sudarshan Pictures, AIR 1968 Mad. 319
- 5. Bank of Maharastra v/s Pandurange Keshav Gorvardhan, AIR 2013
- 6. W.H. Smith & Sons v/s Clinton
- 7. N.R. Srinivasa Aiyer v/s New India Assurance Co Ltd., AIR 1983 SC 905
- 8. Central National Bank Ltd. v/s United Industrial Bank, AIR 1954 SC 181
- Union of India v/s R. Gandhi, President, Madras Bar Association (Civil appeal No. 3067 of 2004)
- 10. Madras Bar Association v/s Union of India (Civil Appeal No. 3717 of 2005) SC 2010

Suggested Readings:

- 1. Singh, Avtar. (2008). Law of Contract and Specific Relief. Lucknow: EBC.
- 2. Mulla and Pollock (2012) Law of Contracts. Nagpur: Lexis Nexis Butterworths Wadhwa.
- 3. Kapoor, Dr. S.K. (2017). Contract II along with Sale of Goods Act and Partnership Act. Central Law Agency.
- 4. Rao, S. V. Joga. (2003). Computer Contract & Information Technology Law. Nagpur: Wadhwa & Company.
- 5. Sarkar, M.C, (2001). Sakar's on Specific Relief Act. New Delhi: Wadhwa & Company,
- 6. Beatson, J, Anson's (2005). *Law of Contract*. New York: Oxford University Press.

Suggested E-Learning Material:

1. Toppo Ankita & Tiwari Sanchita (2018 May). Contract of Indemnity Case Laws. *International*

5	LAW 106 Legal English	After the completion of the course student will be able to: 1. Command the language which is an essential quality of a lawyer. 2. Understand writings of eminent jurists. 3. Develop skill of articulation and effective writing.	No change in content	Journal of Scientific Engineering and Research. Retrieved from http://www.ijser.in/archives/v6i5/IJSER172511.p df 2. Pandey Anubhav (2017 May, 22). Law relating to Indemnity in India. Retrieved from https://blog.ipleaders.in/laws-indemnity/ 3. Pandey Anubhav (2017 July, 26). Everything you need to know about contract of Gurantee. Retrieved from https://blog.ipleaders.in/everything-need-know- contract-guarantee/ 4. Agarwal Sakshi (2018 August,10). Contract of Bailment and Pledge. Law Time Journal. Retrieved from https://lawtimesjournal.in/contract-of-bailment- and-pledge/ Suggested Readings: 1. Ishitiaque A. (1978). Law and Language. Aligargh; University Publishers. 2. Sengupta, Ajit K, Maumder's (2005) Law Relating to Notices, Kolkata: Eastern Law House Pvt. Ltd 3. Mogha G.C, Mogha's (2009). Law of Pleadings in India with prededents. (17 th ed). Lucknow: Eastern Book Company. 4. Shrivastava J.M, Mogha's (2009) Indian Conveyancer. 14 th ed. Lucknow: Eastern Book Company. 5. Broom's (2011) Legal Maxims, (11 th ed.) New Delhi: Universal Publishing Ltd. 6. Trayner's (2010) Legal Maxims, New Delhi: Universal Publishing Ltd. 7. Sridhar, M. (2012). Legal Language. Hyderabad: Asia law House	Suggested Reading and Suggested E- Learning Material added
				 7. Sridhar, M. (2012). Legal Language. Hyderabad: Asia law House. 8. Prasad A. (2011). Outlines of Legal Language 	

				 in India. Allahabad: Central Law Publications 9. Tripathi, S.C. (2005). Legal Writing and General English. New Delhi: Central Law Publications, Suggested E-Learning Material: 1. Smith, Y. (1943). Legal English. The News Letter of the College English Association, 5(7), 1-1. Retrieved from http://www.jstor.org/stable/44402591 2. Morawski, L. (1999). Law, Fact and Legal Language. Law and Philosophy, 18(5), 461-473. Retrieved from http://www.jstor.org/stable/3505140 	
6	Law 202 Constitutio nal Law I	After the completion of the course student will be able to: 1. Understand the need for the constitution 2. Explain the role of the constitution in a democratic society 3. List the key feature of the constitution 4. Appreciate the fundamental right of the citizens of India.	Objective: Constitutional Law course is divided into two parts. The purpose of this part i.e. the first part is to acquaint the student with the structure & function of various organs of state Unit I Salient features of the Indian Constitution, Nature of the Indian Constitution: - Federal and Unitary Constitution. Unit II Preamble of the Indian Constitution, Union of India and its Territory: - Territory of India, Admission or Establishment of New States, Citizenship in Indian Constitution.	UNIT I: Introduction: - Making of Indian Constitution, Salient features of the Indian Constitution, Nature of the Indian Constitution. UNIT II: Preamble, Territory, Citizenship: - Preamble of Indian Constitution, Territory of India, Admission or Establishment of New States, Concept of single Citizenship under Indian Constitution & Citizenship Act1955 with latest amendments.	Suggested Reading and Suggested E- Learning Material added New added topic provide a base for subject. Topics are clarified and restructured.

Unit III The Union Executive: - The President, Vice-President and Council of Ministers, The State Executive, The Parliament: - Composition, Legislative Procedure and Parliamentary Privileges, The State Legislature.

Unit IV The Union Judiciary: - The Supreme Court of India, the State Judiciary.

Unit V Relations between the Union & the States: - Legislative Relations, Administrative Relations & the Financial Relations; Emergency Provisions: - National Emergency, Failure of Constitutional Machinery in States, Financial Emergency.

Leading Cases: -

Keshavanand Bharti v. State of Kerala, AIR 1973 SC 1461

S.R. Bommai v. Union of India, AIR 1994 SC 918

Indra Sawhney v. Union of India, AIR 1993 SC 477

Menaka Gandhi v. Union of India, AIR 1978 SC 597

Bacchan Singh v. State of Punjab, AIR 1982 SC 1336

E.P. Royappa v. State of Tamil Nadu, AIR 1974 SC 555

M.Nagraj v. Union of India, AIR 2007 SC 71

Selvi v. State Karnataka, AIR 2010 SC

UNIT III:

The Union Executive: - The President, Vice-President and Council of Ministers, The State Executive, The Parliament: - Composition, Legislative Procedure and Parliamentary Privileges, The State Legislature.

UNIT IV:

The Union Judiciary: - The Supreme Court of India, the State Judiciary.

UNIT V: Relations between the Union & the States: - Legislative Relations, Administrative Relations & the Financial Relations; Emergency Provisions: - National Emergency, Failure of Constitutional Machinery in States, Financial Emergency

Leading Cases:

- Keshavanand Bharti v. State of Kerala, AIR 1973 SC 1461
- 2. S.R. Bommai v. Union of India, AIR 1994 SC 918
- 3. Indra Sawhney v. Union of India, AIR 1993 SC 477
- 4. Menaka Gandhi v. Union of India, AIR 1978 SC 597
- 5. Bacchan Singh v. State of Punjab, AIR 1982 SC 1336
- 6. E.P. Royappa v. State of Tamil Nadu, AIR 1974 SC 555
- 7. M.Nagraj v. Union of India, AIR 2007 SC 71
- 8. Selvi v. State Karnataka, AIR 2010 SC 1974
- 9. Chairman, Rly. Board v. Chandrima Das, (2000) 25 SC 465

1974

Chairman, Rly. Board v. Chandrima Das, (2000) 25 SC 465

Minerva Mills v. Union of India, AIR 1980 SC 1789

Smt. Indra Nehru Gandhi v. Rajnarain, AIR SC 1951 SC 2299

A.D.M. Jabalpur v. A.K. Shukla, AIR 1976 SC 1207

I.R. Coleho v. State of T.N., 2007 (1) SC 137

Ajay Hasia v. Khalid Mujib, AIR 1981 DC 487

Text Books: -

Basu, D.D., Constitutional Law of India, Nagpur: Lexis Nexis Butterworths Wadhwa, 2008.

Pandey, J.N., Constitutional Law of India, Allahabad: Central Law Agency, 2011. Shukla, V.N., Constitution of India, 1995 **Reference Books:** -

Seervai, H.M., Constitutional Law of India, New Delhi: Universal Law Pub. Co., 2008. Kashyap, Subhash, Constitution Making since 1950, 2008.

Dicey, A.V., An Introduction to the Law of Constitution, New Delhi: Universal Law Publication, 2008.

- 10. Minerva Mills v. Union of India, AIR 1980 SC 1789
- 11. Smt. Indra Nehru Gandhi v. Rajnarain, AIR SC 1951 SC 2299
- 12. A.D.M. Jabalpur v. A.K. Shukla, AIR 1976 SC 1207
- 13. I.R. Coleho v. State of T.N., 2007 (1) SC 137
- 14. Ajay Hasia v. Khalid Mujib, AIR 1981 DC 487

Suggested Readings:

- 1. Basu , D.D. (2008). *Constitutional Law of India*. Nagpur: Lexis Nexis.
- 2. Pandey , J.N. (2011). Constitutional Law of India. Allahabad: Central Law Agency.
- 3. Shukla, V.N. (1995). Constitution of India. Lucknow: Eastern Book Company.
- Seervai, H.M. (2008). Constitutional Law of India. New Delhi: Universal Law Publication Company.
- 5. Kashyap, Subhash. (2008). *Constitution making since 1950.*
- 6. Dicey, A.V. (2008). *An Introduction to the Law of Constitution*, New Delhi: Universal Law Publication.

Suggested E- Learning Materials:

- Singh Dalal, Rajbir. (2009). Fundamental rights enshrined in Indian constitution Provisions and Practices. *Indian Political Science Association*. Retrieved from : https://www.jstor.org/stable/42742760
- Ahmad, S. Waseem. & Ali, M. Ashraf. (2006).
 Social justice and the constitution of india.
 Indian Political Science Association. Retrieved

				from: https://www.jstor.org/stable/41856262 3. Meston, Lord. (1923).The New Constitution of India. Cambridge University Press on behalf of the British Institute of International and Comparative Law. Retrieved from: https://www.jstor.org/stable/753122 4. Sharan, P. (1978). Constitution of India and judicial review. Indian Political Science Association. Retrieved from: https://www.jstor.org/stable/41854873 5. Basavaraju, C. (2009). Reservation under the constitution of India: issues and perspectives. Indian Law Institute. Retrieved from: https://www.jstor.org/stable/43953443	
7	LAW 204 Family Law I	After the completion of the course student will be able to: 1. Understand the vast discipline of Hindu Law and other Personal Laws. 2. Understand the significance of Hindu Law and other Personal Laws. 3. Get insight into various concepts of Hindu Law and other Personal Laws which will help in shaping their career as Judges, Lawyers, Academicians and Jurists.	Objective: The course structure is designed mainly with three objectives in view. First objective is to provide adequate sociological perspectives so that the basic concepts relating to Hindu family are expounded in their social setting. The second objective is to give an overview of some of the current problems arising out of the foundational inequalities in the various Hindu family concepts. The third objective is to view family law as a separate system of personal laws based upon religions. UNIT I: Introduction to Family law: Sources of Hindu Law, Application of Hindu Law, Nature and Origin of Hindu Law as Applied and Interpreted in India, Schools of Hindu Law, Migration and Change of Religion. Marriage: Concept of marriage in Hindu	UNIT I: Introduction to Family Law: Sources of Hindu Law, Application of Hindu Law, Nature and Origin of Hindu Law as Applied and Interpreted in India, Schools of Hindu Law, Migration and Change of Religion. Marriage: Concept of marriage in Hindu Law – A	Suggested Reading and Suggested E- Learning Material added

Law — A sacrament or contract, Essentials of a Valid Marriage, Kinds of marriage and Effects of Void, Voidable and Valid Marriage, Forms of Marriage, Effects of Conversion.

Joint Hindu Family: Introduction, Coparcenaries, Karta-position and powers, Female may be a Karta or not, Charitable Trust under Hindu Law.

Law of Partition: Concepts and Kinds, Who can Demand, Modes of Partition and Reunion, Deemed Partition.

UNIT II:

Dowry: Concept of Dowry in Hindu Marriage, The Dowry Prohibition Act, 1961, Effects of Demand and Payment of Dowry.

Matrimonial Reliefs: Concept and Positive Meaning: and Negative Remedies, Restitution of Conjugal Rights-Provisions in Hindu Law and other Personal Laws, Restitution of Conjugal Rights and Cruelty (Domestic Violence), Judicial Opinion regarding Constitutionality of the Remedy of Restitution of Conjugal Rights, Concept, Grounds and Effects of Judicial Separation, Theories of Divorce, Grounds of Divorce under Hindu Law, The Special Marriage Act, 1954, The Indian Divorce Act, 1869 and The Parsi Marriage and Divorce Act, 1936.

UNIT III: Maintenance: Provisions

Marriage, Kinds of marriage and Effects of Void, Voidable and Valid Marriage, Forms of Marriage, Effects of Conversion.

Joint Hindu Family: Introduction, Coparcenaries, Karta-position and powers, Female may be a Karta or not, Religious and Charitable Endowment

Law of Partition: Concepts and Kinds, Who can Demand, Modes of Partition and Reunion, Deemed Partition.

UNIT II:

Dowry: Concept of Dowry in Hindu Marriage, The Dowry Prohibition Act, 1961: Effects of Demand and Payment of Dowry

Matrimonial Reliefs: Concept and Meaning; Positive and Negative Remedies, Restitution of Conjugal Rights-Provisions in Hindu Law and other Personal Laws, Restitution of Conjugal Rights and Cruelty (Domestic Violence), Judicial Opinion regarding Constitutionality of the Remedy of Restitution of Conjugal Rights, Concept, Grounds and Effects of Judicial Separation, Theories of Divorce, Grounds of Divorce under Hindu Law, The Special Marriage Act, 1954, The Indian Divorce Act, 1869 and The Parsi Marriage and Divorce Act, 1936.

UNIT III: Maintenance:

Charitable
Trust under
Hindu Law
has been
restructured
so as to gain
better insight
of this topic.

regarding Maintenance in Hindu Law and Christian Law, Implications of the Provisions in Cr. P.C. (Ss. 125-128) Judicial Approach.

Guardianship and Adoption: Guardians Laws of Guardianship, Types of Guardian, Requisites of a Valid Adoption, Adoption by Foreign Parents, Effects of Adoption, Legitimacy and Legitimation, Surrogacy.

UNIT IV: Testamentary Succession & Intestate Succession: Will, Probate and Codicil. Execution, Attestation and Revival. Will under Hindu Law and Section 30 of Hindu Succession Act, 1956. Will under Indian Succession Act. 4925, General Principles of Succession under Hindu Law. Succession to Hindu Male, Succession to Hindu Female, Disgualified Heirs, Intestate Succession under Indian Succession Act, 1925. Stridhan and Section 14 of Hindu Succession Act.

Parentage and Legitimacy: Brief Study of Section 112 of Indian Evidence Act, Legitimacy- Legal Status of Children Born of Void, Voidable Marriage under Hindu Law.

UNIT V: Family Courts:

Object of the Family Courts Act, 1984, Powers, Functions and Jurisdictions, Achievements and Failures of Family Courts in India.

Uniform Civil Code:

Provisions regarding Maintenance in Hindu Law and Christian Law, Implications of the Provisions in Cr. P.C. (Ss. 125-128) Judicial Approach.

Guardianship and Adoption: Laws of

Guardianship and Adoption: Laws of Guardianship, Types of Guardian, Requisites of a Valid Adoption, Adoption by Foreign Parents, Effects of Adoption, Adoption under Juvenile Justice (Care and Protection of Children) Act, 2000, Surrogacy

UNIT IV: Testamentary Succession & Intestate Succession: Will, Probate and Codicil, Execution, Attestation and Revival, Will under Hindu Law and Section 30 of Hindu Succession Act, 1956, General Principles of Succession under Hindu Law, Succession to Hindu Male, Succession to Hindu Female, Disqualified Heirs, Stridhan and Section 14 of Hindu Succession Act.

Parentage and Legitimacy: Brief Study of Section 112 of Indian Evidence Act, Legitimacy-Legal Status of Children Born of Void, Voidable Marriage under Hindu Law.

UNIT V: Family Courts:

Object of the Family Courts Act, 1984, Powers, Functions, Jurisdiction and Critical Evaluation of Family Courts in India

Uniform Civil Code: Uniform Civil Code, Implications, Efforts of Judiciary and Indian

Deleted topics are already mentioned in Family Law –

Provision of Juvenile Justice Act, 2000 will give better insight to the concept of Adoption.

Will and Intestate Succession Under Indian Succession Act 1925 is already mentioned in Family Law-II.

Topic related to Family Courts has been Uniform Civil Code, Implications, Efforts of Judiciary and Indian Legislature.

Leading Cases:

- 1. Bajrang Gangadhar Revdekar v. Pooja Gangadhar Revdekar A.I.R. 2010 Bom.
- 2. Samar Ghosh v. Jaya Ghosh, A.I.R 2007 SC 1000
- 3. Sriniwas Kanungo v. Narayan Kanungo, AIR 1954, SC 379.
- 4. Guru Nath v. Kamla Bai, AIR 1955, SC 280.
- 5. Gopal Rao v. Sitaramamma, AIR 1964, SC 1970.
- 6. Angurbala Mullick v. Debabrata Mullick, 1951 S.C.R. 1125.
- 7. Sawan Ram v. Kalawati, A.I.R. 1967 S.C. 1761.
- 8. Audh Bihari v. Gajadhar, A.I.R. 1954, S.C. 417
- 9. Dastane v. Dastane, AIR 1975 SC 1534
- 10.Hanuprasad's Case
- 11.Danial Latifi v. Union of India, (2001) 7 SCC 740

Text Books:

- Kusum, Family Law Lectures (Family Law - I) Nagpur: Lexis Nexis Butterworths, 2003.
- Saxena, Poonam Pradhan, Family Law Lectures (Family Law-II) Nagpur: Lexis Nexis Butterworths, 2005.

Reference Books:

- 1. Gandhi, B.M., Indian Law. EBC, 2005.
- 2. Nagpal, R.C., Modern Hindu Law EBC,

Legislature.

Leading Cases:

- 1.Bajrang Gangadhar Revdekar v. Pooja Gangadhar Revdekar A.I.R. 2010 Bom.
- 2.Samar Ghosh v. Jaya Ghosh, A.I.R 2007 SC 1000
- 3. Sriniwas Kango v. Narayan Kango, AIR 1954, SC 379.
- 4. Guru Nath v. Kamla Bai, AIR 1955, SC 280.
- 5.Gopal Rao v. Sitaramamma, AIR 1964, SC 1970.
- 6.Angurbala Mullick v. Debabrata Mullick, 1951
 S.C.R. 1125.
- 7.Sawan Ram v. Kalawati, A.I.R. 1967 S.C. 1761.
- 8. Audh Bihari v. Gajadhar, A.I.R. 1954, S.C. 417
- 9.Dastane v. Dastane, AIR 1975 SC 1534

Hanuma

Mussamat Babooee, 6 Moore's Ind. App. 393 (PC)

11.Danial Latifi v. Union of India, (2001) 7 SCC 740

Suggested Readings:

- 1. Kusum. (2015). *Family Law-I* (4th ed.) Gurgaon: LexisNexis.
- 2. Saxena, Poonam Pradhan. (2019). *Family Law-II* (4th ed.) Gurgaon: LexisNexis.
- 3. Kesari, U.P.D. (2018). *Mordern Hindu Law* (11th ed.). Allahabad: Central Law Publications.
- 4. Diwan, Paras. (2018). *Mordern Hindu law* (23rd ed.). Faridabad: Allahabad Law Agency.
- 5. Malik, Sumeet. (2016). *B.M Gandhi's Hindu Law* (4th ed.) Lucknow: Eastern Book Company

restructured so as to understand this topic in a better way 2007.

- Sarkar, Golapchandra, Shastri's A Treatise on Hindu Law. Wadhwa Publication, 2007.
- Desai, Satyajit A., Mulla's Hindu Law (Vol. 1 & 2) Nagpur: Lexis Nexis Butterworths, 2005.
- Achar & Venkanna, Dowry and the Law, Nagpur: Lexis Nexis Butterworths 2002.
- 6 Pillai, K.N. Chandrashekharan. (2017).*R.V Kelkar Lectures on Criminal Procedure Code* (6th ed.).Lucknow: Eastern Book Company.
- 7. Thakker 'Takwani', C. K., Thakker, M.C. (2014). *Criminal Procedure* (4th ed.). Gurgaon: LexisNexis.
- 8. Singh, Avtar (2018). *Principles of The Law of Evidence* (23rd ed.). Allahabad: Central Law Publications.
- 9. Ahmad, Aqil. (2016). *Mohammedan Law* (26th ed.). Allahabad: Central Law Agency
- Mishra Rangnath, Chauhan B.S., Kumar Vijender. (2014). Mayne's Treatise on Hindu Law & Usage (17th ed.) New Delhi: Bharat Law House.
- 11. Nagpal, R.C. (2008). *Modern Hindu Law* (2nd ed.) Lucknow: Eastern Book Company.
- 12. Desai, Satyajit A. (2018). *Mulla's Hindu Law* (23rd ed., Vols. 1-2)Gurgaon:LexisNexis.

Suggested E- Learning Materials:

- 1. Kumari, V. (2014). JUVENILE JUSTICE BILL 2014 A REGRESSIVE STEP. *Journal of the Indian Law Institute, 56*(3), 303-319. Retrieved from http://www.jstor.org/stable/43953712
- 2. Mathew, D. (2014). ARRIVING AT A SETTLEMENT UNDER FAMILY COURTS ACT, 1984: DECONSTRUCTING THE ROLE OF THE JUDGE OF THE FAMILY COURT AND COUNSELOR. *Journal of the Indian Law Institute*, *56*(3), 376-385. Retrieved from http://www.jstor.org/stable/43953715
- 3. Jaisy,T. (2015). A Critique of Family Courts in India. Retrieved from http://shodhganga.ac.in/bitstream/10603/1663

			0/1/10_chapter3.pdf.	
8 LAW 206 Law of Crimes–I (IPC)	After the completion of the course student will be able to: 1. Get familiar to the principles of criminal law. 2. Get acquainted to the latest developments and changes in the field of criminal law.	No change in content	Leading Cases: 1. J.D. Desai v. State of Bombay, AIR 1960 SC 889 2. Mehboob Shah v. Emperor, AIR 1943 P.C. 188 3. MH. Hoskot v. State of Maharashtra AIR 1978 SC 1548 4. Queen v. Dudley and Stephen, (1884) 14 & BD 273 5. Topan Das v. State of Bombay, AIR 1956 SC 33 6. Tara Singh v. State of Punjab, AIR 1951 EP 27 7. Kedar Nath v. State of Bihar, AIR 1962 SC 955 8. Sudhir Kumar Mukerjee v. State of W.B. AIR 1962 SC 2655 Suggested Readings: 1. Ratanlal & Dhirajlal. (2011) Indian Penal Code, Nagpur: Lexis Nexis Butterworths, 2. Gaur, K.D. (2011) Indian Penal Code Universal Law Publisher Co. Pvt. Ltd. 3. Gaur, Hari Singh. (2006) Penal Law of India, Allahabad: Law Publisher. Suggested E-Learning Material: 1. McBride, M. (2014). SECTION 300(C) OF THE INDIAN PENAL CODE: FROM FIRST PRINCIPLES. National Law School of India Review, 26(1), 77-86. Retrieved from	Suggested Reading and Suggested E- Learning Material added

			http://www.jstor.org/stable/44283783 2. Rao, S. (1996). TAKING OFFENDING SPOUSE SERIOUSLY. Journal of the Indian Law Institute, 38(4), 502-506. Retrieved from http://www.jstor.org/stable/43951664 3. Chandra, G. (1966). MR. JUSTICE GAJENDRAGADKAR AND CRIMINAL LAW. Journal of the Indian Law Institute, 8(4), 588-605. Retrieved from http://www.jstor.org/stable/43949922 4. Jolly, S., & Raste, M. (2006). RAPE AND MARRIAGE: REFLECTIONS ON THE PAST, PRESENT AND FUTURE. Journal of the Indian Law Institute, 48(2), 277-284. Retrieved from http://www.jstor.org/stable/43952037 5. Sharma, A. (2008). Section 377: No Jurisprudential Basis. Economic and Political Weekly, 43(46), 12-14. Retrieved	
9	LAW 203	After the completion of No	from http://www.jstor.org/stable/40278169 o change in content Leading Cases:	Suggested
	Constitutio n Law II	the course student will be able to:	1. Hussainara Khatoon v. State of Bihar, AIR 1979	Reading and Suggested E- Learning
		1. Understand the	2. M.C. Mehta v. Union, AIR 1987 SC 1086	Material added
		salient features of the	3. Maneka Gandhi v. Union, (1978) 1 SCC 248	auueu
		Indian Constitution 2. Demonstrate	4. Peoples Union for Civil Liberties v. Union AIR 2005 SC 2419	
		understanding of some substantive law	5. State of Madras v. K.M. Raja Gopalan, AIR 1955 SC 817	
		in the field of	6. Vineet Narain v. Union AIR 1998 SC 889	
		protection of fundamental	7. Vishakha v. State of Rajasthan (1997) 7 JT SC 384	
		rights and judicial	8. Upendra Baxi v. State of UP, AIR 1987 SC 191	
		procedures. 3. Have an overall	9. M/s Zee Tele Films v. Union, AIR 2005 SC	

understanding of Indian Constitution 2677 10 Bandhuwa Mukti Morcha v. Union, AIR 1984 SC 802 Suggested Readings: 1. Basu, D.D. (2008). Constitutional Law of India. Nagpur: Lexis Nexis. 2. Pandey, J.N. (2011). Constitutional Law of India. Allahabatic Central Law Agency. 3. Shukla, V.N. (1995). Constitution of India. Lucknow: Eastern Book Company. 4. Seervai, H.M. (2008). Constitution of India. Lucknow: Eastern Book Company. 5. Kashyap, Subhash. (2008). Constitution making since 1950. 6. Dicey, A.V. (2008). An Introduction to the Law of Constitution, New Delhi: Universal Law Publication. Suggested E- Learning Material: 1. Rami Ready, S. Sundara. (1980). Fundamentalness of fundamental rights and directive principles in the Indian constitution. Indian Law Institute. Retrieved from: https://www.jstor.org/stable/43950702 2. Sharma, I. D. (1960). Emergency government provision in the Indian constitution. Indian Political Science Association. Retrieved from: https://www.jstor.org/stable/41853862 3. Srivastava, V. N. (1951). The union executive in the constitution of Indian Indian Political Science Association. Retrieved from: https://www.jstor.org/stable/41853862 3. Srivastava, V. N. (1951). The union executive in the constitution of Indian Indian Political Science Association. Retrieved from: https://www.jstor.org/stable/41853862		
SC 802 Suggested Readings: 1. Basu, D.D. (2008). Constitutional Law of India. Nagpur: Lexis Nexis. 2. Pandey, J.N. (2011). Constitutional Law of India. Allahabad: Central Law Agency. 3. Shukla, V.N. (1995). Constitution of India. Lucknow: Eastern Book Company. 4. Seervai, H.M. (2008). Constitutional Law of India. New Delhi: Universal Law Publication Company. 5. Kashyap, Subhash. (2008). Constitution making since 1950. 6. Dicey, A.V. (2008). An Introduction to the Law of Constitution, New Delhi: Universal Law Publication. Suggested E- Learning Material: 1. Rami Ready, S. Sundara. (1980). Fundamental rights and directive principles in the Indian constitution. Indian Law Institute. Retrieved from: https://www.jstor.org/stable/43950702 2. Sharma, I. D. (1960). Emergency government provision in the Indian constitution. Indian Political Science Association. Retrieved from: https://www.jstor.org/stable/41853862 3. Srivastava, V. N. (1951). The union executive in the constitution Indian Political Science Association. Retrieved from:		2677
1. Basu, D.D. (2008). Constitutional Law of India. Nagpur: Lexis Nexis. 2. Pandey, J.N. (2011). Constitutional Law of India. Allahabad: Central Law Agency. 3. Shukla, V.N. (1995). Constitution of India. Lucknow: Eastern Book Company. 4. Seervai, H.M. (2008). Constitutional Law of India. New Delhi: Universal Law Publication Company. 5. Kashyap, Subhash. (2008). Constitution making since 1950. 6. Dicey, A.V. (2008). An Introduction to the Law of Constitution, New Delhi: Universal Law Publication. Suggested E-Learning Material: 1. Rami Ready, S. Sundara. (1980). Fundamentalness of fundamental rights and directive principles in the Indian constitution. Indian Law Institute. Retrieved from: https://www.jstor.org/stable/43950702 2. Sharma, I. D.(1960). Emergency government provision in the Indian constitution. Indian Political Science Association. Retrieved from: https://www.jstor.org/stable/43956702 3. Srivastava, V. N. (1951). The union executive in the constitution of India. Indian Political Science Association. Retrieved from:	Indian Constitution	
India. Nagpur: Lexis Nexis. 2. Pandey, J.N. (2011). Constitutional Law of India. Allahabad: Central Law Agency. 3. Shukla, V.N. (1995). Constitution of India. Lucknow: Eastern Book Company. 4. Seervai, H.M. (2008). Constitutional Law of India. New Delhi: Universal Law Publication Company. 5. Kashyap, Subhash. (2008). Constitution making since 1950. 6. Dicey, A.V. (2008). An Introduction to the Law of Constitution, New Delhi: Universal Law Publication. Suggested E- Learning Material: 1. Rami Ready, S. Sundara. (1980). Fundamentalness of fundamental rights and directive principles in the Indian constitution. Indian Law Institute. Retrieved from: https://www.jstor.org/stable/43950702 2. Sharma, I. D. (1960). Emergency government provision in the Indian constitution. Indian Political Science Association. Retrieved from: https://www.jstor.org/stable/41853862 3. Srivastava, V. N. (1951). The union executive in the constitution of India. Indian Political Science Association. Retrieved from:		Suggested Readings:
India. Allahabad: Central Law Agency. 3. Shukla, V.N. (1995). Constitution of India. Lucknow: Eastern Book Company. 4. Seervai, H.M. (2008). Constitutional Law of India. New Delhi: Universal Law Publication Company. 5. Kashyap, Subhash. (2008). Constitution making since 1950. 6. Dicey, A.V. (2008). An Introduction to the Law of Constitution, New Delhi: Universal Law Publication. Suggested E- Learning Material: 1. Rami Ready, S. Sundara. (1980). Fundamental rights and directive principles in the Indian constitution. Indian Law Institute. Retrieved from: https://www.jstor.org/stable/43950702 2. Sharma, I. D. (1960). Emergency government provision in the Indian constitution. Indian Political Science Association. Retrieved from: https://www.jstor.org/stable/41853862 3. Srivastava, V. N. (1951). The union executive in the constitution of India. Indian Political Science Association. Retrieved from:		1. Basu, D.D. (2008). Constitutional Law of
Lucknow: Eastern Book Company. 4. Seervai, H.M. (2008). Constitutional Law of India. New Delhi: Universal Law Publication Company. 5. Kashyap, Subhash. (2008). Constitution making since 1950. 6. Dicey, A.V. (2008). An Introduction to the Law of Constitution, New Delhi: Universal Law Publication. Suggested E- Learning Material: 1. Rami Ready, S. Sundara. (1980). Fundamentalness of fundamental rights and directive principles in the Indian constitution. Indian Law Institute. Retrieved from: https://www.jstor.org/stable/43950702 2. Sharma, I. D. (1960). Emergency government provision in the Indian constitution. Indian Political Science Association. Retrieved from: https://www.jstor.org/stable/41853862 3. Srivastava, V. N. (1951). The union executive in the constitution of India. Indian Political Science Association. Retrieved from:		
India. New Delhi: Universal Law Publication Company. 5. Kashyap, Subhash. (2008). Constitution making since 1950. 6. Dicey, A.V. (2008). An Introduction to the Law of Constitution, New Delhi: Universal Law Publication. Suggested E- Learning Material: 1. Rami Ready, S. Sundara. (1980). Fundamental rights and directive principles in the Indian constitution. Indian Law Institute. Retrieved from: https://www.jstor.org/stable/43950702 2. Sharma, I. D.(1960). Emergency government provision in the Indian constitution. Indian Political Science Association. Retrieved from: https://www.jstor.org/stable/41853862 3. Srivastava, V. N.(1951). The union executive in the constitution of India. Indian Political Science Association. Retrieved from:		
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of Constitution, New Delhi: Universal Law Publication. Suggested E- Learning Material: 1. Rami Ready, S. Sundara. (1980). Fundamentalness of fundamental rights and directive principles in the Indian constitution. Indian Law Institute. Retrieved from: https://www.jstor.org/stable/43950702 2. Sharma, I. D. (1960). Emergency government provision in the Indian constitution. Indian Political Science Association. Retrieved from: https://www.jstor.org/stable/41853862 3. Srivastava, V. N. (1951). The union executive in the constitution of India. Indian Political Science Association. Retrieved from: :		
1. Rami Ready, S. Sundara. (1980). Fundamentalness of fundamental rights and directive principles in the Indian constitution. Indian Law Institute. Retrieved from: https://www.jstor.org/stable/43950702 2. Sharma, I. D.(1960). Emergency government provision in the Indian constitution. Indian Political Science Association. Retrieved from: https://www.jstor.org/stable/41853862 3. Srivastava, V. N.(1951). The union executive in the constitution of India. Indian Political Science Association. Retrieved from:		of Constitution, New Delhi: Universal Law
Fundamentalness of fundamental rights and directive principles in the Indian constitution. Indian Law Institute. Retrieved from: https://www.jstor.org/stable/43950702 2. Sharma, I. D.(1960). Emergency government provision in the Indian constitution. Indian Political Science Association. Retrieved from: https://www.jstor.org/stable/41853862 3. Srivastava, V. N.(1951). The union executive in the constitution of India. Indian Political Science Association. Retrieved from: :		Suggested E- Learning Material:
 Sharma, I. D.(1960). Emergency government provision in the Indian constitution. <i>Indian Political Science Association</i>. Retrieved from: https://www.jstor.org/stable/41853862 Srivastava, V. N.(1951). The union executive in the constitution of India. <i>Indian Political Science Association</i>. Retrieved from: : 		Fundamentalness of fundamental rights and directive principles in the Indian constitution.
provision in the Indian constitution. Indian Political Science Association. Retrieved from: https://www.jstor.org/stable/41853862 3. Srivastava, V. N.(1951). The union executive in the constitution of India. Indian Political Science Association. Retrieved from::		https://www.jstor.org/stable/43950702
3. Srivastava, V. N.(1951). The union executive in the constitution of India. <i>Indian Political Science Association</i> . Retrieved from: :		provision in the Indian constitution. Indian
3. Srivastava, V. N.(1951). The union executive in the constitution of India. <i>Indian Political Science Association</i> . Retrieved from: :		https://www.jstor.org/stable/41853862
https://www.jstor.org/stable/42743861		3. Srivastava, V. N.(1951). The union executive in the constitution of India. <i>Indian Political</i>
1 , 5		https://www.jstor.org/stable/42743861
4. Noorani, A. G.(1976). The Indian judiciary		4. Noorani, A. G.(1976). The Indian judiciary

				under the constitution. Nomos Verlagsgesellschaft mbH. Retrieved from: https://www.jstor.org/stable/43108524 5. Singh, Harmandar.(1964). Judiciary in India. Indian Political Science Association. Retrieved from: https://www.jstor.org/stable/41854043	
10	LAW 205 Family Law II	After the completion of the course student will be able to: 1. Understand the vast discipline of Muslim Law and other Personal Laws. Understanding the significance of Muslim Law and other Personal Laws. 2. Understand the significance of Muslim Law and other Personal Laws 3. Get insight into various concepts of Muslim Law and other Personal Laws which will help in shaping their career as Judges, Lawyers, Academicians and Jurists.	The course structure is designed mainly with three objectives in view. First objective is to provide adequate sociological perspectives so that the basic concepts relating to Mohammedan family are expounded in their social setting. The second objective is to give an overview of some of the current problems arising out of the foundational inequalities in the various Mohammedan family concepts. The third objective is to view family law as a separate system of personal laws based upon religions. UNIT I: Introduction to Family Law: Sources of Muslim Law, Application of Muslim Law, Nature and Origin of Muslim Law as Applied and Interpreted in India, Schools of Muslim Law, Migration and Change of Religion. Marriage: Concept of Marriage in Muslim Law — A Sacrament or Contract, Essentials of a Valid Marriage, Kinds of Marriage and Effects of Void, Irregular and Valid Marriages, Effects of Conversion.	Sources of Muslim Law, Application of Muslim Law, Nature and Origin of Muslim Law as Applied and Interpreted in India, Schools of Muslim Law, Migration and Change of Religion. Marriage: Concept of Marriage in Muslim Law – A Sacrament or Contract, Essentials of a Valid Marriage, Kinds of Marriage and Effects of Void, Irregular and Valid Marriages, Effects of Conversion.	
			UNIT II: Dower: Concept of Dower in	UNIT II: Dower: Concept of Dower in Muslim	

Muslim Law, Types of Dower, Nature of Dower-whether Heritable and Transferable, Wife's Right of Retention of Property in lieu of Mahr, Effects of Non-Payment of Dower.

Maintenance: Provisions regarding maintenance for wife and other dependants in Muslim Law, Implications of the Muslim Women (Protection of Rights on Divorce) Act, 1986, Provisions in Cr. P.C. (Secs. 125-128), Judicial Approach.

UNIT III: Matrimonial Reliefs: Theories of Divorce, Grounds & Kinds of Divorce under Muslim Law.

Guardianship, Parentage and Adoption: Laws of Guardianship, Type of Guardian, Legitimacy and Legitimation, Acknowledgement of Sonship under Muslim Law, Adoption under Muslim Law – Whether Recognized or Not?

UNIT IV: Gift/Hiba: Concept of Gift/Hiba under Muslim Law, Types of Gifts

Wakf: Concept of Wakf under Muslim Law; Object, Essentials and Kinds of Wakf; Doctrine of Mushaa; Mutawalli; Wakf and Sadaqah Distinguished.

UNIT V: Testamentary Succession & Intestate Succession: Will, Probate and Codicil, Execution, Attestation and Revival, Will under Muslim Law, Will

Law, Types of Dower, Nature of Dower -whether Inheritable and Transferable, Wife's Right of Retention of Property in lieu of Mahr, Effects of Non-Payment of Dower.

Maintenance: Provisions regarding maintenance for wife and other dependants in Muslim Law, Implications of the Muslim Women (Protection of Rights on Divorce) Act, 1986, Provisions in Cr. P.C. (Sec.125-128), Judicial Approach.

UNIT III: Matrimonial Reliefs: Theories of Divorce, Grounds & Kinds of Divorce under Muslim Law.

Guardianship, Parentage and Adoption: Laws of Guardianship, Type of Guardian, Legitimacy and Legitimation, Acknowledgement of Sonship under Muslim Law, Adoption under Muslim Law – Whether Recognized or Not?

This is more appropriate

UNIT IV: Gift/Hiba: Concept of Gift/Hiba under Muslim Law, Types of Gifts

Wakf: Concept of Wakf under Muslim Law; Object, Essentials and Kinds of Wakf; Doctrine of Mushaa; Mutawalli; Wakf and Sadaqah Distinguished.

UNIT V: Testamentary Succession & Intestate Succession: Will under Muslim Law, Will under Indian Succession Act, 1925, Law of Inheritance under Muslim Law, Intestate Succession under

under Indian Succession Act, 1925, Law of Inheritance under Muslim Law, Intestate Succession under Indian Succession Act, 1925.

Law of Pre-Emption: Concept of Pre-Emption, Law of Pre-Emption or Shufaa under Muslim Law, Constitutional Validity of the Right of Pre-Emption.

Leading Cases:

- 1. Mohd. Ahmed Khan v. Shah Bano Begum & Ors, 1985 AIR 945 SCC (2) 556
- 2. Rosy Jacob v. Jacob A. Chakramakkal, 1973 AIR 2090, 1973 SCR (3) 918
- 3. Maina Bibi v. Chaudhary Vakil Ahmed, 2. I.A. 145
- 4. Immambandi v. Mutsaddi (1918) 45, I.A. 71
- 5. Amjad Khan v. Ashraf Khan, 56 I.A. 218
- 6. Audh Bihari v. Gajadhar, A.I.R. 1954, S.C. 417
- 7. Jafree Begum v. Amin Mohammed Khan, 7 All 822.
- 8. Mohd. Ahmed Khan v. Shah Bano Begum & Ors, 1985 AIR 945 SCC (2) 556
- 9. Sarla Mudgal v. UOI, AIR 1995 SC 1531
- 10. John Vallamattom v. UOI, AIR 2003 SC 2902

Text Books:

 Saxena, Poonam Pradhan, Family Law Lectures (Family Law-II) Nagpur: Lexis Nexis Butterworths, 2008. Indian Succession Act, 1925.

Law of Pre-Emption: Concept of Pre-Emption, Law of Pre-Emption or Shufaa under Muslim Law, Constitutional Validity of the Right of Pre-Emption.

Leading Cases:

- Mohd. Ahmed Khan v. Shah Bano Begum & Ors, 1985 AIR 945 SCC (2) 556
- Rosy Jacob v. Jacob A. Chakramakkal, 1973
 AIR 2090, 1973 SCR (3) 918
- 3. Maina Bibi v. Chaudhary Vakil Ahmed, 2, I.A. 145
- 4. Immambandi v. Mutsaddi (1918) 45, I.A. 71
- 5. Amjad Khan v. Ashraf Khan, 56 I.A. 218
- 6. Audh Bihari v. Gajadhar, A.I.R. 1954, S.C. 417
- 7. Jafree Begum v. Amin Mohammed Khan, 7 All 822.
- 8. Mohd. Ahmed Khan v. Shah Bano Begum & Ors, 1985 AIR 945 SCC (2) 556
- 9. Sarla Mudgal v. UOI, AIR 1995 SC 1531
- 10. Danial Latifi v. Union of India, (2001) 7 SCC 740
- 11. John Vallamattom v. UOI, AIR 2003 SC 2902
- 12. Shayara Bano v. Union of India and others, Writ Petition (C) No. 118 of 2016

Suggested E- Learning Materials:

- 1.Kusum. (2015). *Family Law-I* (4th ed.). Gurgaon: LexisNexis.
- 2.Saxena, Poonam. Pradhan. (2019). *Family Law-II* (4th ed.). Gurgaon: LexisNexis.
- 3. Ahmad, Aqil. (2016). Mohammedan

Topics are already mentioned in Family Law - 2. Tahir Mahmod, The Muslim Law of India, Nagpur: Lexis Nexis Butterworths, 2002.

Reference Books: -

- 1. Gandhi, B.M., Indian Law, Lucknow: EBC, 2005.
- Mulla, D.F., Mulla's Principles of Mohamedan Law, Lexis Nexis Butterworths, 1990

Law (26th ed.). Allahabad: Central Law Agency.

- 4.Mahmod, Tahir. (2016). The Muslim Law of India and Abroad (2nd ed.). Gurgaon: Universal LexisNexis
- 5. Pillai, K.N. Chandrashekharan. (2017). *R.V. Kelkar Lectures on Criminal Procedure Code* (6th ed.). Lucknow: Eastern Book Company.
- 6. Thakker 'Takwani', C. K., Thakker, M.C. (2014). *Criminal Procedure* (4th ed.). Gurgaon: LexisNexis
- 7.Mulla, D.F. (2017). *Mulla's Principles of Mohamedan Law* (22nd ed.). Gurgaon: LexisNexis.
- 8. Saeed Manzar. (2015). *Commentary on Muslim Law in India* (2nd ed.). NewDelhi: Orient Publishing Company.
- 9. Siddiqui, Munir. Ahmad (2012). Principles of Mohammedan Law
 (2nd ed.). Allahabad:
 Dwivedi & Company.

Suggested E- Learning Materials:

1.

Abib, I. (2006). Muslims in India: Some Issues for State Action. *Social Scientist*, *34*(3/4), 82-89. Retrieved from http://www.jstor.org/stable/27644129.

2.

Subramanian, N. (2008). Legal Change and Gender Inequality: Changes in Muslim Family Law in India. *Law & Social Inquiry*, 33(3), 631-672. Retrieved from http://www.jstor.org/stable/20108777

11	LAW 207 Law of Crimes— II (IPC-II)	After the completion of the course student will be able to: 1. Get familiar to various offences. 2. Get acquainted to the latest developments and changes in the field of criminal law. 3. Assess the practical application of the knowledge of students through Moot Courts.	No change in content	 Suggested Readings: Misra, S.N., (11th Ed.) (2003). Indian Penal Code, Central Law Publication, Gaur K.D. (2011). Indian Penal Code. Universal Law Publisher Co. Pvt. Ltd. Gaur, K.D. (6th Ed.) (2009) Criminal Law – Cases and Materials. Lexis Nexis India. Nigam, R.C. (1965) Law of Crimes in India (Vol. I).London, Asia Publishing House. Raju, V.B. (4th Ed.) (1982) Commentary on Indian Penal Code (Vol. I & II) Suggested E-Learning Material: Bakshi, P. (1994). SUICIDE AND CRIMINAL LAW. Journal of the Indian Law 	Suggested Reading and Suggested E- Learning Material added

		I			1
				Institute, 36(4), 522-524.	
				Retrieved from	
				http://www.jstor.org/stable/43952373.	
				 Seshadri, P. (1965). THE CONCEPT OF "TAKING" IN RELATION TO THE OFFENCE OF KIDNAPPING. Journal of the Indian Law Institute, 7(4), 399-404. Retrieved from http://www.jstor.org/stable/43949856 	
				3. Knox-Mawer, R. (1956). Defamation: Some Indian Precedents and the Common Law. The International and Comparative Law	
				Quarterly,5(2), 282-285.Retrieved from http://www.jstor.org/stable/755851	
				 SEN, R. (2010). Law Commission Reports on Rape. Economic and Political 	
				Weekly, 45(44/45), 81-87. Retrieved	
				fromhttp://www.jstor.org/stable/20787533 5. S.L.A. (1958). Does Section 124-A, I.P.C.	
				contravene Article 19(1)(a) of the	
				Constitution? Journal of the Indian Law Institute, 1(1), 185-189. Retrieved from	
				http://www.jstor.org/stable/43952895	
				6. Heong, Stanley Yeo Meng. "Rashness under	
				Section 304a of The Penal Code: Ramlan Bin Salleh v. Public Prosecutor." <i>Malaya Law</i>	
				Review, vol. 30, no. 1, 1988, pp. 172–177.	
				Retrieved from	
				www.jstor.org/stable/24865482.	
12	LAW 301	After the completion of	Course Objective: The purpose of this		
		the course student will	course is to study the fundamental		Suggested
	COMPAN	be able to:	concepts central to Company Law. In the		Reading and Suggested E-
	Y LAW	1. Demonstrate	course of this programme, the students will be introduced to the basic power		Learning Material
	4)

comprehensive and accurate knowledge, understanding of those areas of company law identified in the indicative syllabus.

- 2. Critically analyse complex problems in relation to regulation of companies, apply the legal principles studied to these problems, evaluate competing arguments or solutions and present well supported conclusions both orally and in writing.
- 3. Form a critical judgment on areas of controversy within the topics studied

structure in a company, the law regulating appointment of directors, the director's duties, matters governing board meetings, matters governing company meeting, the concept of majority rule and its exceptions, modes of winding up of company and distribution of assets in the event of winding up.

UNIT I: Introduction to Company
Jurisprudence: Origin and Development
of Company Law in India and in other
provinces, Major Legislations Applicable
to Companies, Meaning and Nature of
Company with emphasis on its
Advantages and disadvantages over other
forms of business organizations, Kinds of
Companies.

UNIT
Juris
Comp
Major
Mean
on its
forms
Companies.

Consequence of Incorporation:Corporate Personalities, Lifting and Piercing of the Corporate Veil.

UNIT II: Promotion of Companies:

Promoters and Pre-incorporation
Contract, Promoters Fiduciary Positions,
Registration of Companies,
Formation of a Company: Choice of
Types,
Statutory Requirements and
Nomenclature, Memorandum of

Nomenclature, Memorandum of Association and Article of Association and their relations, Doctrine of ultra vires, Doctrine of Indoor Management and Rule of Constructive Notice.

Commencement of Business:

Prospectus <mark>and Statement in lieu of Prospectus.</mark> added

UNIT I: Introduction to Company Jurisprudence: Origin and development of Company Law in India and in other provinces; Major legislations applicable to companies; Meaning and nature of company with emphasis on its advantages and disadvantages over other forms of business organizations; Kinds of Companies; Consequence of Incorporation: Corporate Personalities, Lifting and Piercing of the Corporate Veil.

UNIT II: Promotion of Companies: Position of Promoters: Pre-

Incorporation Contract; Registration of Companies Formation of a Company: Statutory Requirements and Nomenclature; Memorandum of Association and Article of Association, Doctrine of ultra vires, Doctrine of Indoor Management and Rule of Constructive Notice; Prospectus

Reconstructi on to avoid repetition and bring clarity UNIT III: Members and Shares: Membership of Company, its acquisition and termination, Share Holders role in the Management of the Company, Share and Share Capital – Meaning Nature and Kinds, Various Right and Duties attached to these Shares, Issuance and Allotment of Shares, Pre-emptive Rights.

Company Management and Administration: Directors — Meaning, Qualification, Type, Appointment of Board of Directors, Duties and Liabilities of Director, Legal Position of Director, Removal and Resignation of the Director, Restrictions on the Power & Restructuring of the Board of Directors Company Secretary - Qualifications and disqualifications of Company Secretary, Appointment, Position, Duties.

UNIT IV: Capital Management: Borrowing powers, Mortgages and charges, Dividends, Debentures.

Company Meetings and Resolutions:
Types of Meetings, Statutory General Meetings, Annual General Meeting and Extraordinary General Meetings, Essential Conditions of Valid Meetings, Procedure for Calling Company Meetings, Resolutions – Kinds and Procedures relating thereto.

Prevention of Oppression and Mismanagement: Investigation into the Affairs of Companies.

UNIT III: Members and Shareholders: Acquisition and termination of membership; Share Holder's role in the Management of the Company; Shares— meaning nature and kinds, various right and duties attached to these Shares, Allotment of Shares, Pre-emptive rights.

Company Management and Administration:

Directors — Legal Position of Directors;
qualification, type; appointment of Board of
Directors; duties and liabilities of director;
Removal and Resignation of the Director;
Independent Directors; Company Secretary—
Qualifications and disqualifications, appointment,
position, duties.

Deletion of certain words due to amendments in Company Law

UNIT IV: Capital Management: Borrowing powers, Charges, Dividends, Debentures.

Company Meetings: Types of meetings, essential conditions of valid meetings, procedure for calling company meetings; Resolutions – Kinds and procedures relating thereto.

The rule of Majority - Prevention of Oppression and Mismanagement; Investigation into the affairs of Companies

Deletion of some word & Reconstructi on to bring clarity and considering latest amendment

Deletion of

			UNIT V: Corporate Reconstruction: Brief Introduction to Corporate Insolvency, Reconstruction, Amalgamation and Takeover. Winding Up: Modes of Winding Up, Compulsory Winding Up - Condition and Positions, Voluntary Winding Up- Kinds and Distinctions, Official Liquidator and Liquidator Appointment and Powers. Text Books: 1. Singh, Avtar, Company Law, Lucknow: EBC. (Latest Edition) 2. Singhania & Singhania, Company Law, New Delhi: Taxmann Publication Pvt. Ltd. (Latest Edition) Reference Books: 1. Gower, L.C.B., Gower and Davies: The Principles of Modern Company Law, Sweet and Maxwell (2003)	 UNIT V: Corporate Restructuring - modes; A brief introduction to Corporate Insolvency. Winding Up: Modes of Winding up of companies; Official Liquidator - Appointment and Powers. Suggested Readings: 1. Singh A. (2018). Company Law, Lucknow, EBC. 2. Kapoor G.K., Dhamija S. (2018). Company Law and Practice, New Delhi: Taxmann Publication Pvt. Ltd. 3. Paranjape N.V. (2017). Company Law, Allahabad: Central Law Agency (Latest Edition) 4. Gower, L.C.B., (2003). Gower and Davies: The Principles of Modern Company Law, Sweet and Maxwell 5. Company Cases (Law Journal) 6. Insolvency and Bankruptcy Code, 2016 Suggested E- Learning Materials: 1. ICSI (2019, Feb 8). Retrieved from https://www.icsi.edu/publication-icsi/ 2. Ministry of Corporate Affairs (2019, Feb 8). Retrieved from http://www.mca.gov.in/MinistryV2/companiesa ct2013.html 3. Insolvency and Bankruptcy Board of India (2019, Feb 8). Retrieved from 	certain words considering changes in Company Law and for bringing clarity
13	LAW 303 Forensic Science	After the completion of the course student will be able to:	No change in content	https://ibbi.gov.in/resources/articles Suggested Readings: 1. Modi,J.P.(2016).A Text-Book of Medical Jurisprudence and Toxicology. LexisNexis 2. Parikh.C.K.(2016).Parikh's Text Book of	

- Know about collection, processing, analysis, and evaluation of evidence.
- 2. Understand basic principles of crime scene investigation, including the recognition, collection, identification, preservation, and documentation of physical evidence.
- 3. Develop an understanding of the scientific method and the use of problemsolving within the field of forensic science.
- 4. Identify the role of the forensic scientist and physical evidence within the criminal justice system.
- 5. Develop the ability to document and orally describe crime scenes, physical evidence, and scientific processes.

- Medial Jurisprudence & Toxicology.CBS Publishers and distributors Pvt Ltd.
- 3. Sharma.B.R.(2016).Forensic Science in Criminal Investigation and Trials. Universal Law Publishing
- 4. Mahanta.P.(2014).Modern Textbook of Forensic Medicine and Toxicology. Jaypee publications.

Suggested E-Learning Material:

- National Mission on Education through ICT, Forensic science- e-PG pathshala – inflibnet, Retrieved from http://epgp.inflitnet.ac.in,
- Notes by Renzitte, Marcia/Forensic Science Lecture-Caldwell-West Caldwell Retrieved from

http://www.cwcboe/page/1087

		6. Identify and examine			
		current and emerging			
		concepts and			
		practices within the			
		forensic science field.			
14	LAW 305	After the completion of			
	Jurisprude	the course student will	legal enterprise is the concept of law.		
	nce – I	be able to:	Without a deep understanding of this		
			concept neither legal education nor legal		
		1. Develop their	practice can be a purposive activity		
		intellectual skills by	oriented towards attainment of justice in		
		develop a critical	society. The objective of this paper is to		
		understanding of law.	impart knowledge of doctrines about law		
		2. Realize the great			
		potential for interaction	various nations and historical situations.		
		between legal	N. C. T. W. C. C.		
		philosophy and legal	Note: The paper will contain ten		
		practice.	questions having at least two questions		
		3. Formulate what	from each unit. Candidates are required		
		relevant questions to	to attempt five questions in all taking at		
		be asked when laws	least one question from each unit.		
		are being discussed or	UNIT I:	LINIT I.	
		legal reforms are being		UNIT I:	
		proposed.	Introduction: Meaning, Scope and Nature	Introduction: Meaning, Scope and Nature of	
		4. Analyze the	, , ,	Jurisprudence, Importance of the Study of	
		consequences of law and its administration	· · · · · · · · · · · · · · · · · · ·	Jurisprudence, Kinds of Law; Relationship	
		on social welfare and	Relationship between Jurisprudence and Legal Theory.	between Jurisprudence and Legal Theory.	
			Legai mediy.	UNIT II:	
		may think about changes for the	UNIT II:	Natural Law School: Early Greek Period-	
		betterment of the	Natural Law School: Classical Natural	Medieval- Renaissance-Social Contract-	
		superstructure of laws.	Law, Revival of Natural Law – Rudolf	Grotius, Hobbes, Locke, Rousseau, Revival of	
		Superstructure or laws.	Stammler; Law and Morality	Natural Law – Rudolf Stammler; Finnis	
			Otalininoi, Law and Morality	Law and Morality- Hart - Fuller Debate, Hart -	
				Devlin Debate	
				- Commission	

UNIT III:

Analytical School: Analytical Positivism, Imperative Theory by John Austin; Pure Theory of Law;

UNIT IV:

Sociological School: Background and Characteristics, Inhering Ehrlich and Roscoe pound; Duguit

UNIT V: Historical School: Frederick Karl-Von-Savigny, Sir Henry Maine; American Realist School: Background and Characteristics, Holmes, Llewelyn and Frank; Marxist Theory: Law as Ideological Apparatus, Theory of Karl Marx;

Leading Cases: -

- 1.A.D.M. Jabalpur v. S. Shukla, AIR 1976 SC 1207
- 2.Collector of Madura v. Mooto Ramalinga Moore: Indian Appeals 397
- 3. State of Rajasthan v. Union of India, AIR 1977 SC 1361
- 4. Vishaka v. State of Rajasthan, AIR 1997 SC 3011

Text Books: -

- Mahajan, V.D. Jurisprudence and Legal Theory. Lucknow: Eastern Book Company. 2010
- 2. Paranjaype. Jurisprudence and Legal Theory. Allahabad: Central Law Agency,

UNIT III:

Analytical School: Analytical Positivism, Imperative Theory by John Austin; Pure Theory of Law: Hans Kelsen, H.L.A. Hart: Primary and Secondary Rules, Hart - Dworkin Debate

UNIT IV:

Historical School: Frederick Karl Von Savigny, Sir Henry Maine; Realist Movement:

American Realism: Background and Characteristics, Holmes, Llewelyn and Frank.

Scandinavian Realism : Views of Hagerstorm, Olivercrona and Alf Ross

UNIT V: Sociological School: Background and Characteristics, Inhering, Ehrlich, Roscoe pound and Duquit

Marxist Theory: Law as Ideological Apparatus, Theory of Karl Marx.

Leading Cases: -

- A.D.M. Jabalpur v. S. Shukla, AIR 1976 SC 1207
- 2. Collector of Madura v. Mooto Ramalinga Moore: Indian Appeals 397
- 3. State of Rajasthan v. Union of India, AIR 1977 SC 1361
- 4. Vishaka v. State of Rajasthan, AIR 1997 SC 3011

Suggested Readings:

- Ratanpala, Suri. (2017). Jurisprudence (1st South Asian ed.). London: Cambridge University Press.
- 2. Wacks, Raymond (2018). *Understanding Jurisprudence* (5th ed.). London: Oxford

Phases of
Natural Law
tradition is
being
clarified.
Finnis is one
of the
important

Maxwell. 9. Bix, Brian. (2018). Jurisprudence:Theory and Context (7th ed.). London: Sweet & Maxwell. 10. Morrison,Wayne (1997). Jurisprudence from the Greek to Post — Modernism. London: Cavendish Publishing Limited. 11. Hart, H.L.A. & Green, Leslie.(2014) The Concept of Law (3rd ed.). London: Oxford University Press. 12. Jois, Rama. (1990). Seeds of Modern Public Law in Ancient Indian Jurisprudence. Lucknow: Eastern Book Company. H.L.A. Hart: Primary and Secondary Rules and Hart - Dworkin Debate is being added.	 2008 Dhayani, S.R. Jurisprudence and Indian Legal Theory. Allahabad Central Law Agency, 2006 Pillai, P.S.A. Jurisprudence and Legal Theory. EBC, (Latest Edition) Reference Books: Dias, R.W. Dias Jurisprudence. New Delhi: Aditya Book Law House, (Latest Edition) Jois, Rama. Seeds of Modern Public Law in Ancient Indian Jurisprudence. Lucknow: EBC, 1990 	Asian ed.). London: Sweet & Maxwell. 4. Dias, R.W. (2013). <i>Dias Jurisprudence</i> (5th ed.). Gurgaon: Lexis Nexis. 5. Fitzgerald, P.J. (2018). Salmond on Jurisp rudence (South Asian Edition of 12th ed.). London: Sweet & Maxwell.	thinkers of modern Natural law. Therefore it is included.
		 Maxwell. 9. Bix, Brian. (2018). Jurisprudence: Theory and Context (7th ed.). London: Sweet & Maxwell. 10. Morrison, Wayne (1997). Jurisprudence from the Greek to Post – Modernism. London: Cavendish Publishing Limited. 11. Hart, H.L.A. & Green, Leslie.(2014) The Concept of Law (3rd ed.). London: Oxford University Press. 12. Jois, Rama. (1990). Seeds of Modern Public Law in Ancient Indian Jurisprudence. Lucknow: Eastern 	H.L.A. Hart: Primary and Secondary Rules and Hart - Dworkin Debate is being added. Proposed syllabus for Unit IV & V

15	LAW 307	After the completion of	No change in content	 Kelsen, H. (1941). The Pure Theory of Law and Analytical Jurisprudence. Harvard Law Review, 55(1), 44-70. Retrieved from doi:10.2307/1334739 Chloros, A. (1958). What Is Natural Law? The Modern Law Review, 21(6), 609-622. Retrieved from http://www.jstor.org/stable/1091025 Finnis, J. (1986). The "Natural Law Tradition". Journal of Legal Education, 36(4), 492-495. Retrieved from http://www.jstor.org/stable/42898045 Tamanaha, B. Z. (2009). Understanding legal realism. Texas Law Review 87(4), 731-786. Retrieved from https://heinonline.org/HOL/P?h=hein.journals/tlr878i=741 Stone, J. (1965). Roscoe pound and sociological jurisprudence. Harvard Law Review 78(8), 1578-1584. Retrieved from https://heinonline.org/HOL/P?h=hein.journals/hlr78&i=1609. Green, Leslie. (2018). Legal Positivism. The Stanford Encyclopedia of Philosophy. Retrieved from https://plato.stanford.edu/archives/spr2018/ent ries/legal-positivism/ Bix, Brian, (2018) John Austin. The Stanford Encyclopedia of Philosophy. Retrieved from https://plato.stanford.edu/archives/spr2018/ent ries/austin-john/ Leading Cases: 	New topic is being added
10	Labour Law – I	the course student will be able to: 1. Define the provisions	The sharige in content	 Rangaswami v. Registrar of Trade Unions, AIR 1962 Mad 231 Chairman, SBI v. All Orissa State Bank 	

- of Constitutional Safeguards on Social Security & Labour Welfare.
- 2. Know about the Trade Unions Act, 1926, Industrial Disputes Act, 1947, Workmen's Compensation Act. 1923. The Employees' Provident Funds and Miscellaneous Provisions Act, 1952 and the Payment of Gratuity Act, 1972, Unorganised Workers' Social Security Act 2008.

- Officers Association, AIR 2002 SC 2279
- 3. Rohtas Industries v.lts Union, AIR 1976 SC 425
- 4. Bangalore Water Supply and Sewerage Board v. A. Rajappa, AIR 1978 SC 548
- 5. State of U.P. v. Jai Bir Singh, (2005)5 SCC 1.
- Workmen of Dimakuchi Tea Estate v. Management of Dimakuchi Tea Estate, AIR 1958 SC 353
- Indian Banks Association v. Workmen of Syndicate Bank, AIR 2001 SC 946; (2001) 3 SCC 36
- 8. Gujarat Steel Tubes Ltd. v. Gujarat Steel Tubes Mazdoor Sabha, (1980) 2 SCC 593
- 9. State of Rajasthan v. Remeshwar Lal Gahlot, AIR 1996 SC 1001
- 10. U.P. State Brassware Corporation Ltd. v. Uday Narain Pandey, (2006) 1 SCC 479
- 11. M.C. Mehta v. State of Tamilnadu, AIR 1997 SC 699
- 12. Deena v. Union of India, (1983) 4 SCC 645
- 13. Bandhua Mukti Morcha v. Union of India, (1984) 3 SCC 161
- 14. Gaurav Jain v. Union of India, AIR 1990 SC 292
- 15. Workmen of Dimakuchi Tea Estate v. DimakuchiGopalPatwardhan, AIR 1957 SC
- 16. Central Province Transport Service v. Raghunath Gopal Patwardhan, AIR 1957 SC
- 17. Dharangdhan Chemical Works Ltd. v. State of Sourashtra, AIR 1957 SC 264
- 18. M. Unichogi v. State of Kerala, AIR 1962 SC 12 (1961) I LLJ 631.

		Suggested Reading:	
		1. Singh Avtar & Kaur Harpreet.,(2008) Introduction to Labour and Industrial laws, 4th edition, New Delhi: LexisNexis 2. Mishra, S.N.,(2009)Labour and Industrial Laws, 28 edition, Allahabad: Central Law Publication. 2. Malik, P.L.,(2009) Handbook of Labour and Industrial Law. Lucknow: Eastern Book Company 3. Srivastava Prof. S.C. (2007) Labour Law and Labour Relations: Cases and Material 2002, New Delhi: Indian Law Institute Suggested E-Learning Material: 1. Pandey Shubhi (2018) Authorities & Notice of Change under Industrial Dispute Act 1947 Retrieved from https://www.legalbites.in/law-library-notes-study-material-Ilb-Ilm-judiciary-entrance/ 2. Pandey Shubhi (2018) Registration of Trade Union under Trade Union Act 1926 Retrieved from https://www.legalbites.in/law-notes-labour-law-registration-trade-union-act-1926/ 3. Deshmukh Hanumant (2018) Trade Union. Retrieved from https://a19.in/law/llb-Ilm-law-notes/90-labour-laws/292-labour-laws-trade-union	
16	Internship Report and Viva- Voce		

	New Course Added		
17	Environm ental Law After the completion of the course student will be able to: 1. Evaluate an formulate environmental law and policy. 2. Understand effectively the working of the Institutions relating the environment. 3. Develop ability the assess the social and ecological impacts of environmental law and policy.		 Suggested Readings: Diwan, S. and Rosencranz, Armin.(2002). Environmental Law and Policy in India. New Delhi.: Oxford University Press, Sahasranaman,P.B.(2009). Handbook of Environmental Law New Delhi.: Oxford University Press, Doabia,T.S.(2010). Environmental and Pollution Laws in India.Lexis Nexis, Butterworths Wadhwa. Suggested E- Learning Material: Lecture _39 environmental laws, by IIT Kanpur, National Program on Technology Enhanced Learning(NPTEL),an MHRD initiative Retrieved from https://www.youtube.com/watch?v=CTUOchYZG2k Environmental laws video Lectures, by Prof. Mukesh Sharma, free video lectures. Retrieved from http://free video lectures.com
18	LAW 304 Interpretat ion of Statutes and principles After the completion of the course student with beable to: 1. Locate, identify an critically analys	d	Leading Cases: 1. Girija K. Phukan v. State of Assam, 1984 (2) LR 488 2. Bengal Immunity Co. Ltd. v. State of Bihar, 1955 2 SCR 603

of legislation

- relevant statutes, statutory provisions and legislative instruments, as well as pertinent judicial authority;
- 2. Interpret the appropriate provisions using the accepted tools and techniques of statutory interpretation;
- 3. Apply statutory provisions to fact scenarios and communicate the interpretation, nature and effect of statutory provisions to relevant stakeholders, such as clients and courts.

- 3. Smti Charu Deka v. Umeswari Nath & other, AIR 1995 Gau 9
- 4. P. Ramchandra Rao v. State of Karnataka, (2002) 4 SCC 578
- 5. Bhatia International v. Bulk Trading S.A., (2002) 4 SCC 105
- 6. R.M.D.C. v. Union of India, AIR 1957 SC 628
- 7. Avtar Singh v. State of Punjab, AIR 1955 SC 1107
- 8. A.S. Sulochana v. C. Dharmalingam, AIR 1987 SC 242

Suggested Readings:

- 1. Kafaltiya, A.B. (2010). *Interpretation of Statues*, Universal Law Publishing Co.
- 2. Sarathi, V. P. (2010), Interpretation *of Statutes*, (4th Ed.) Lucknow, EBC.
- 3. Tandon, M.P. *Interpretation of Statutes and Legislation*. Allahabad: ALA
- 4. Gandhi, B.M. *Interpretation of Statues*, Lucknow: EBC 2006
- 5. Roy and Bawa., *Interpretation of Statutes*, Allahabad: ALA (Latest Edition)
- 6. Rao, M.N. and Dhanda, Amita.Bindra's Interpretation of Statutes, Allahabad ALA (Latest Edition)
- 7. Singh, G.P., Principles of Statutory Interpretation, Lexis Nexis Butterworths Wadhwa, 2011

Suggested E-Learning Material:

- 1. Robert R. Wilson. (1939). Some aspects of treaty Interpretation. The American Journal of International Law.
- 2. Jmaes Gould. (1983). the golden Rule. American Journal of Theology and

Philosophy. By Coeffrey Marston.(1976). Statutory Interpretation. Cambridge Law Journal. After the completion of Jurisprude nce - II After the course student will able to: 1. Resolve typical legal conflicts select and interpret codes and other current legislation. 2. Use this skill in practice but will also be motivated to take up detailed historical studies on his own after the course. 3. Logically analyze the legal concepts sharpens the logical technique of the students. 4. Eind the difference between enforcement of codes and cases. 5. Defend their rights in conflicts with the governmental bodies, officials, other individuals (private and public persons). After the course student will also be motivated to take up detailed historical studies on his own after the course. 3. Logically analyze the legal concepts sharpens the logical technique of the students. 4. Find the difference between enforcement of codes and cases. 5. Defend their rights in conflicts with the governmental bodies, officials, other individuals (private and public persons).			T	
Jurisprude nce - II 1. Ashray Adhikar v. Union of India, AIR 2002 SC 554 2. SGPC v. Somnath Das, (2000) 4 SCC 186 3. Salomon v. Salomon and Company, (1887) AC 22 4. Diamler Company, (1916) AC 307 4. Diamler Company, (1916) AC 307 5. Rylands v. Fletcher, (1888), 3 HL 330 6. D.K. Basu v. State of West Bengal, (1997) Cr. L.J. 743 6. Diamler de Vest Bengal, (1997) Cr. L.J. 743 7. In Re Delhi Law Act case, AIR 1951 SC 347 8. Bachan Singh v. Union of India, 1980 SC 898 9. S.R. Bommai v. Union of India, (1999) 3 SCC 1 8. Bachan Singh v. Union of India, (1999) 3 SCC 1 8. Bachan Singh v. Union of India, (1999) 3 SCC 1 8. Bachan Singh v. Union of India, (1999) 3 SCC 1 8. Bachan Singh v. Union of India, (1999) 5 SCC 1 8. Bachan Singh v. Union of India, (1999) 5 SCC 1 8. Bachan Singh v. Union of India, (1999) 5 SCC 1 8. Bachan Singh v. Union of India, (1999) 5 SCC 1 8. Bachan Singh v. Union of India, (1999) 5 SCC 1 8. Bachan Singh v. Union of India, (1999) 5 SCC 1 8. Bachan Singh v. Union of India, (1999) 5 SCC 1 8. Bachan Singh v. Union of India, (1999) 5 SCC 1 8. Bachan Singh v. Union of India, (1999) 5 SCC 1 8. Bachan Singh v. Union of India, (1999) 5 SCC 1 8. Bachan Singh v. Union of India, (1999) 5 SCC 1 8. Bachan Singh v. Union of India, (1999) 5 SCC 1 8. Bachan Singh v. Union of India, (1999) 6 SCC 898 8. S.R. Bommai v. Union of India, (1999) 7 SCC 1 8. Bachan Singh v. Union of India, (1999) 8 SCC 1 8. Bachan Singh v. Union of India, (1999) 8 SCC 1 8. Bachan Singh v. Union of India, (1999) 8 SCC 1 8. Bachan Singh v. Union of India, (1999) 8 SCC 1 8. Bachan Singh v. Union of India, (1999) 8 SCC 1 8. Bachan Singh v. Union of India, (1999) 8 SCC 1 8. Bachan Singh v. Union of India, (1999) 8 SCC 1 8. Bachan Singh v. Union of India, (1999) 8 SCC 1 8. Bachan Singh v. Union of India, (1999) 9 SCC 1 8. Bachan Singh v. Union of India, (1999) 9 SCC 1 8. Bachan Singh v. Union of India, (1999) 9 SCC 1 8. Bachan Singh v. Union of India, (1999) 9 SCC 1 8. Bachan Singh v. Union of India, (1990) 9 SCC 1 8. Bachan Singh v. Union of				3. Geoffrey Marston.(1976). Statutory
H. TUTIADI, VEETIA IVIAUTAV. (2013). TEXIDUUN UIT	19	the course student will able to: 1. Resolve typical legal conflicts select and interpret codes and other current legislation. 2. Use this skill in practice but will also be motivated to take up detailed historical studies on his own after the course. 3. Logically analyze the legal concepts sharpens the logical technique of the students. 4. Find the difference between enforcement of codes and cases. 5. Defend their rights in conflicts with the governmental bodies, officials, other individuals (private		 Ashray Adhikar v. Union of India, AIR 2002 SC 554 SGPC v. Somnath Das, (2000) 4 SCC 186 Salomon v. Salomon and Company, (1887) AC 22 Diamler Compnay Ltd. v. Continental Tyre and Rubber Company, (1916) AC 307 Rylands v. Fletcher, (1868), 3 HL 330 D.K. Basu v. State of West Bengal, (1997) Cr. L.J. 743 In Re Delhi Law Act case, AIR 1951 SC 347 Bachan Singh v. Union of India, 1980 SC 898 S.R. Bommai v. Union of India, (1999) 3 SCC 1 Keshavananda Bharti v. State of Bengal, AIR 1973, SC 1461 M.C. Mehta v. Union of India, AIR 1987 SC 1086 Suggested Readings: Mahajan, V.D. (2017). Jurisprudence and Legal Theory (Reprint of 5th ed.). Lucknow: Eastern Book Company. Jayakumar, N.K. (2015) Lectures in Jurisprudence (3rd ed.). Gurgaon: Lexis Nexis. Paranjaype, N.V. (2016). Jurisprudence and Legal Theory (8th ed.). Lucknow: Eastern

- Jurisprudence (2nd ed.). New Delhi: Universal Law Publishing Co. Pvt. Ltd.
- 5. Pillai, P.S.A. (2016). *Jurisprudence and Legal Theory* (Reprint of3rded.). Lucknow: Eastern Book Company.
- 6. Paton, G.W. (2004). *A Textbook of Jurisprudence* (1st Indian ed.). New Delhi: Oxford University Press.
- 7. Fitzgerald, P.J. (2018). Salmond on Jurisprudence (South Asian Edition of 12th ed.). London: Sweet & Maxwell.
- 8. Dias, R.W. (2013). *Dias Jurisprudence* (5th ed.). Gurgaon: Lexis Nexis.
- Bodenheimer, Edgar. (2009)
 Jurisprudence: The Philosophy and Method of the Law (Revised ed., 6th Indian Reprint).
 New Delhi: Universal Law Publishing Co. Pvt. Ltd.

Suggested E- Learning Material:

- 1. Kramer, M. (2000). On the Nature of Legal Rights. *The Cambridge Law Journal*, *59*(3), 473-508. Retrieved from http://www.jstor.org/stable/4508711.
- 2. Raz, J. (1984). Legal Rights. *Oxford Journal of Legal Studies*, *4*(1), 1-21. Retrieved from http://www.jstor.org/stable/764353.
- 3. Wilson, G. G. (1957). Jurisprudence and the discussion of ownership. *Cambridge Law Journal* 1957(2), 216-229.

 Retrieved from https://heinonline.org/HOL/P?h=hein.journals/

			camblj1957&i=229.
			 Shartel, B. (1932). Meanings of possession. <i>Minnesota Law Review</i> 16(6), 611-637. Retrieved from https://heinonline.org/HOL/P?h=hein.journals/mnlr16&i=625. Furnish, D. (1982). Custom as Source of Law. <i>American Journal of Comparative Law Supplement</i> 30, 31-50. Retrieved from https://heinonline.org/HOL/P?h=hein.journals/amcomps30&i=41. Campbell, Kenneth. (2017). Legal Rights. <i>The Stanford Encyclopedia of Philosophy</i>. Retrieved from https://plato.stanford.edu/archives/win2017/entries/legal-rights/. Duff, Antony and Hoskins, Zachary (2018). Legal Punishment. <i>The Stanford Encyclopedia of Philosophy</i>. Retrieved from https://plato.stanford.edu/archives/fall2018/entries/legal-punishment/. Lamond, Grant. (2016). Precedent and Analogy in Legal Reasoning. <i>The Stanford Encyclopedia of Philosophy</i>. Retrieved from: https://plato.stanford.edu/archives/spr2016/entries/legal-reas-prec/.
20	LAW 308 Labour Law-II	After the completion of the course student will be able to: 1. Understand the provisions of the Factories Act, 1948.	 Leading Cases: Uttaranchal Forest Development Corporation and Another v. Jabar Singh & others, 2006 INDLAW SC 1247 Rohtas Industries Ltd. v. Ramlakhan Singh, (1978) 2 SCC 140: 1978 SCC (L&S) 161 Ardeshir H. Bhuwandiwala v. State of
		2. Know the provisions	Bombay, 1961 INDLAW SC 354, AIR 1962

	AIR 1958 SC 130 15. Jalan Trading Co. (P.) Ltd. v. Mill MazdoorSabha AIR 1967 SC 69 16. Vishakha v. State of Rajasthan, AIR 1997 SC 3110 17. B.P. GopalRao v. Public Prosecutor, AIR 1970 SC 66 18. Ardeshir H. Bhuwandiwala v. State of Bombay, AIR 1962 SC 29
	12. Neeta Kaplish v. Presiding Officer, Labour Court, AIR 1999 SC 698 13. The Management, Hotel Imperial v. Hotel Workers Union, AIR 1959 SC 1342 14. Crown Aluminum Works Ltd. v. Workmen,
	9. J.K. Synthetics Ltd. v. K.P. Agarwal, (2007) 2 SCC 433 10. Delhi Cloth and General Mills Ltd. v. KushalBhan, AIR 1960 SC 806 11. Debotosh Pal Choudhary v. Punjab National Bank, AIR 2002 SC 3276
and procedure about the factory inspection. 3. Understand the provisions and procedure of the Minimum Wage Act, 1948, Maternity Benefits Act, 1961, Employees' State Insurance Act, 1948.	SC 29 (1962): 20 FJR 113 4. Express Newspapers v. Union of India, (AIR 1958, SC 576) 5. Sangam Press v. Its Workmen, AIR 1975, SC 2035 6. Bharat Bank Ltd. v. Employees, AIR 1950 SC 188 7. Karnal leather KaramchariSangathan v. Liberty Footwear Co. AIR 1990 SC 247 8. The State of Madras v. C.P. Sarathy, AIR 1953 SC 53

				 Introduction to labour and industrial laws, 4th edition, New Delhi: LexisNexis 2. Mishra, S.N., (2009) Labour and Industrial Laws, 28 editions, Allahabad: Central Law Publication. 3. Malik, P.L.,(2009) Handbook of Labour and Industrial Law. Lucknow: Eastern Book Company 4. Srivastava Prof. S.C. (2007) Labour Law and Labour Relations: Cases and Material 2002, New Delhi: Indian Law Institute
				 Suggested E-Learning Material: Pandey Shubhi (2018) Registration of Trade Union under Trade Union Act 1926 Retrieved from https://www.legalbites.in/law-library-notes-study-material-llb-llm-judiciary-entrance/ Deshmukh Hanumant (2018)Labour Laws Industrial Disputes Act Retrieved from https://a19.in/law/llb-llm-law-notes Tiwari Smriti (2018) The Factories Act,1948 Retrieved from http://www.legalserviceindia.com/legal/article -149-the-factories-act-1948.html MATERNITY BENEFIT ACT, 1961 with was amended in 2017 which several major changes. (2017) retrieved from http://www.indialawoffices.com/legal-articles/maternity-benefit-act-1961-with-latest-amendments-of-2017
21	LAW 402 Civil	After the completion of the course student will able to:	No change in content.	Suggested Readings: 1. Takwani, C.K. (2018). Code of Civil Procedure (8 th ed.). Lucknow: Eastern Book
	Procedure			Company.

1. Analyze, outline and 2. Ganguly, M.R. (2017). Civil Court, Practice Code I and Procedure (11th ed.), Lucknow: Eastern assess the structure Law House. and purpose of the civil courts system as 3. Tandon, M.P. (2018). Code of Civil Procedure (11th ed.) Allahabad Law Agency. it presently operates. 2. **Suggested E- Learning Material:** 1. Moschzisker, R. (1929). The Yale Law Assess the sources Journal. The Yale Law Journal Company. of procedural rules and practices in the Inc.Retrieved from: https://www.jstor.org/stable/790303?Search=y Supreme Court. Assessment criteria. es&resultItemClick=true&searchText=res&sea 3. rchText=iudicata&searchUri=%2Faction%2Fd Analyze and oBasicSearch%3FQuery%3Dres%2Bjudicata evaluate the steps &ab_segments=0%2Ftbsubprior to litigation, the 1%2Frelevance config with tbsub&refreqid= process preparation for trial search%3A5b0238eacb16e005ee17a7c02a9 and the enforcement 680ea&seq=1#metadata info tab contents iudaments orders and costs. 2. Loyd, W. (1916). University of Pennsylvania Law Review and American Law Register. The University of Pennsylvania Law Review. Retrieved From: https://www.jstor.org/stable/3313138?Search =yes&resultItemClick=true&searchText=set&s earchText=off&searchText=and&searchText= counter&searchText=claim&searchUri=%2Fa ction%2FdoBasicSearch%3FQuery%3Dset% 2Boff%2Band%2Bcounter%2Bclaim&ab seg ments=0%2Ftbsub-1%2Frelevance config with tbsub&refregid= search%3A0a6f9992e42bec78a5248980be4e 5e95&seq=1#metadata_info_tab_contents 3. Pettit, P. (1959). The Modern Law

			Review. Wiley on behalf of the Modern Law Review. Retrieved from: https://www.jstor.org/stable/1090910?Search =yes&resultItemClick=true&searchText=amen dment&searchText=of&searchText=pleadings &searchUri=%2Faction%2FdoBasicSearch% 3FQuery%3Damendment%2Bof%2Bpleading s&ab_segments=0%2Ftbsub- 1%2Frelevance_config_with_tbsub&refreqid= search%3A48cfc1e28bac7e755305ffede6e6b 245&seq=1#metadata_info_tab_contents 4. Watson, W. (1947). Parties: Representative Suits under Federal Rule 23.(California Law Review, Inc.) Retrieved from: https://www.jstor.org/stable/3477256?Search =yes&resultItemClick=true&searchText=repre sentative&searchText=suits&searchUri=%2Fa ction%2FdoBasicSearch%3FQuery%3Drepre sentative%2Bsuits&ab_segments=0%2Ftbsu b- 1%2Frelevance_config_with_tbsub&refreqid= search%3Ad6a134649f5de7f745460a842756 88b5&seq=1#metadata_info_tab_contents
22	LAW 404 Criminal Procedure Code- I After the completion of the course student will be able to: 1. Aware about constitution of Criminal Courts & requisites for	No change in content	Suggested Readings: 1. Pillai, K.N.C. and Kelkar. R.V. (2007). Lectures on Criminal Procedure, Lucknow: EBC. 2. Dhirajlal and Ratanlal. (2009). Code of Criminal Procedure. Lexis Nexis Butterworths Wadhwa Publication, 3. Pillai, K.N.C. and Kelkar, R.V.(2008) Criminal

		,		
		institution of criminal		Procedure. Lucknow: EBC,
		proceedings.		
		2. Take initiative various		Suggested E-Learning Material:
		procedures for		1. Sudesh k.Sharma. (1980). Dimensions of
		seeking justice in		judicial discretion in bail matters. ILI.
		criminal cases.		(2019,Feb.11) Retrieved from
				http://14.139.60.114:8080/jspui/bitstream/123
				456789/16651/1/015_Dimensions%20of%20J
				udicial%20Discretion%20in%20Bail%20Matte
				rs%20%28351-376%29.pdf
				2. Vrinda Grover. (2005). Prevarication on
				Code of Criminal Procedure code. Economic
				and political weekly. (2019,Feb.11) Retrieved
				from
				https://www.ohchr.org/Documents/HRBodies/
				SP/CallApplications/HRC36/WGWomenAsian
				States/GROVER%20Vrinda%20form.docx
23	LAW 406	Afterthe completion of	Objective: The matters relating to	Course Contents:
	Optional	the course student will	health are as ancient as human	
	Paper-1	be able to:	civilization itself, giving rise to many legal	UNIT I:
			and moral issues of varying degree at	
	Health	 Have appropriate 	different stages of advancement in the	
	Law	level of	sphere of medical science. The objective	
		knowledge of	of this course is to impart the students	
		various laws relating		(b) Mental Health – Indian Mental Healthcare
		to health care,	law and health.	Act, 2017
		including Mental	Note: The paper will contain ten	LINUT II. Madical Calanas 9 Tachralasu
		Health,	questions having at least two questions	UNIT II: Medical Science & Technology
		Transplantation of	from each unit. Candidates are required	(a)Infertility: Causes of Infertility and Remedies,
		Organs & Tissues	to attempt five questions in all taking at	Pregnancy, Artificial Reproductive Techniques –
		Act, AIDS Act, etc. 2. Develop their	least one question from each unit.	Artificial Insemination, IVF, Test Tube Baby, Surrogacy and Surrogacy Bill.
		understanding		(b) Abortion:
		regarding medical		Classification of Abortion, Law relating to
		regarding intelled		Classification of Abortion, Law Telating to
		ethics and medical		Abortion - Medical Termination of Pregnancy

- profession. and topics like medical negligence, euthanasia. surrogacy, etc.
- 3. Develop critical thinking and communication skills through various case-analysis and legal research.
- 4. Gain the knowledge that will help in acquiring the practical skills work as iudicial officers. advocates. legal officers, etc.

(a)Human Health: Concept of H UNIT I: Human Body: Different parts of (b) body. Different system of the body with their organs. Physiology of certain body (c) system (like cardiovascular system. digestive system, respiratory system & excretory system, brain & spinal cord) Blood - composition, function & action as a drug.

UNIT II: Medical Jurisprudence: Historical perspective, Definition and scope, Inter - relationship between law & Medical Jurisprudence, Role of Medical (c) Jurisprudence in criminal investigations.

Act. 1971. The Pre-Conception and Pre-Natal Diagnostic Techniques (Prohibition of Sex Selection), 1994

HIV AIDS (Prevention and Control) Act, 2017

UNIT III: Medical Negligence & Liability

- (a) Medical Negligence: Civil and Criminal Negligence, Provisions in I.P.C. and Cr.P.C.
- (b) Liability of Doctors: Civil and Criminal Liability of Doctors, Vicarious Liability of Doctors, **Liability of Doctors under Consumer Protection** Act, 1986.
- Defences: Volenti Non fit Injuria, Novus Actus Interveniens, Therapeutic Misadventure, Contributory Negligence, Product Liability, etc.
- (d) Exceptions: Doctrine of res ipsa loquiter, Doctrine of Common Knowledge.

UNIT IV: Law Relating to Medical Men

- (a) Medical Ethics: Indian Medical Council, State Medical Council, Indian Medical Councils Act, 1956, Code of Ethics by World Association of Human Experimentation (Helsinki Declaration).
- (b) Laws regulating Medical Profession: The Indian Medical Council Act, 1956: Objectives, Definition and Constitution of different Boards and their powers, Punishments & Penalties
- (c) Ayushmaan Bharat Yojana

Some Contents of Unit I and III are remove keeping in view the legal aptitude of the students.

> Ш Unit is being removed to avoid repetition from that of Forensic Science

UNIT III: Medical Science & Technology: cell

Bio Technology: Cell and organelles, Cloning, Stem Cell Therapy.
Infertility: Test tube baby & surrogate mother, IVF, Impotency and Artificial Insemination. Organ transplantation: Transplantation of human organs eye, liver, kidney, heart, Transplantation of human organs Act 1994, Immune Injection Process. Pregnancy, Abortion and AIDS.

UNIT IV: Medical Negligence Liability

Medical Ethics & Etiquettes: Indian Medical Council, State Medical Council, Indian Medical Councils Act, 1956, Code of ethics by world Association on Human experimentation.

Medical Negligence: Civil Negligence, Criminal Negligence, Contributory Negligence, Joint tort feasors. Medical Liability: Civil liability of doctors, Criminal liability of doctors, Vicarious liability of doctors, Liability under Consumer Protection Act, 1986.

Penal laws for Medical Negligence: Provisions of IPC, Provisions of Cr. P.C., Doctrine of res ipsa loquiter, Doctrine of

UNIT V:

Other Relevant Laws

- (a) Transplantation of Human Organs & Tissues Act, 1994.
- (b) Drug & Cosmetic Act, 1940: Objectives & definition; Blood Action as Drug; Drug Licensing Procedure, Comparative study of Foreign Law & Cases decided by Courts.
- (c) Patent Regime in Pharmaceutical Industry
- (d) Law Relating to Poison Provisions in I.P.C., Poison Act, 1919
- (e) Euthanasia Indian Law and Cases decided by Indian Courts; Comparative Study of Foreign Law.

Suggested Readings:

&

- Adhikary, Dr. Nandita (2015). Law & Medicine. (4th Edition) Allahabad, Central Law Publications.
- 2. Shana, Jyotsna William (2011). *Law of Medical Science and Medical Evidence*. Delhi, PAL Publishing House.
- 3. Srivastava, Dr. Lily (2010). Law & Medicine. Delhi, Universal Law Publishing Co. Pvt. Ltd.

Suggested E- Learning Materials:

- Chaille, Stanford Emerson (1950). Origin and Progress of Medical Jurisprudence 1776 – 1876, Retrieved from https://scholarlycommons.law.northwestern.e du/cgi/viewcontent.cgi?article=3699&context=j clc>
- 2. Mittal, Dr Shilekh, *et. al.* (2007), Evolution of Forensic Medicine in India, Retrieved from http://medind.nic.in/jal/t07/i4/jalt07i4p88.pdf

Syllabus.

Certain Units of Syllabus is restructured for systematic understandin g.

common knowledge, novus actus 3. World Medical Association Declaration of interveines. and Therapeutic Helsinki Ethical Principles for Medical Research Involving Human Subjects (2008). misadventure. Retrieved from https://www.wma.net/wp- **UNIT V: Law Relating to Medical Men** content/uploads/2016/11/DoH-Oct2013-JAMA.pdf> The Indian Medical Council Act, 1956: Objectives, Definition & constitution of **Leading Cases:** different boards and their powers, 1. Aruna Ramchandra Shaunbaug vs. Union of Punishments & penalties; Abortion & India &Ors., 7 March, 2011 Medical Termination of Pregnancy: 2. Bolam vs. Friern Hospital Mgmt. Committee, Definition & classification of abortion, 1957 (1) WLR 583 Additional Criminal abortion & duties of RMP, MTP 3. Bolitho v. City & Hackney Health Authority, Act, PCPNDT Act. (1998) 1 AC 232 Reading Drug & Cosmetic Act, 1940: Objectives 4. Gian Kaur vs. State of Punjab, 1996 2SCC Materials and & definition, Drug licensing procedure, 648 5. Indian Medical Association vs. V. P. Shantha Comparative study of foreign Law & Cases are cases decide by courts, Product liability & &Ors., 13 November, 1995 added to patient regime. Law Relating to Poison: 6. Jacob Mathew vs. State of Punjab & Anr., 5 Poison. Euthanasia. August, 2005 update the 7. Kunal Saha vs. AMRI, 2006 CPJ 142 (NC) Svllabus. **Suggested Books:** 8. Parmanand Katara vs. Union of India &Ors., 1. Modi's Book of Medical Jurisprudence 1989 4SCC 286 9. Paschim Banga Khet Mazdoor Samity &Ors & Toxicology. 2. Rao's Books of Medical Jurisprudence. vs. State of West Bengal & Anr., 1996 (4) SCC 3. Book by Nandita Adhikari 37 10. Vincent vs. Union of India, 1987 SC 990 **Suggested Reference** Journals: British Medical Journals. 2. Journal of American Medical Association. Journal of Medial Council of India. 4. Rattan Lal Dhiraj Lal: Indian Penal Code. UNIT I: 23 New After the completion of |-

Α	Optional	the course student will	Introduction to Energy sector
	Paper -2	be able to:	Energy: Meaning, importance and history;
	Added		political economy of energy production and use
		1. Develop legal	for development.
	Energy	awareness about the	Ecological principle of nature;
	Law	rapidly expanding	Energy flow in the ecosystems.
		energy sectors and	Energy Sources: Classification of energy –
		its future along with	Renewable & Non renewable.
		various alternatives	Global energy scenario: Features of
		of energy system.	Global energy issues;
		Develop mastery in	various convention and treaties at International le
		negotiating	vel.
		investment deals for	Overview of India's energy scenario: Government
		energy companies	& its policies- In light of economy, environment,
		and frame energy	development and policy.
		policies for	
		companies.	UNIT II:
		3. Deal with regulatory	Law & Energy Law on Electricity - Generation,
		bodies and the	transmission, distribution, promoting competition,
		government and to	electricity tariff, subsidies, environmental policies,
		have consultation	Central Electricity Authority, Appellate Tribunal
		with energy	under Electricity Act 2003.
		companies.	Policy on Oil & Natural gas: New Exploration
		4. Understand the	Licensing Policy (NELP) - Production Sharing
		effects	Contracts; pricing mechanism; unconventional
		Global warming and	gases (CBM and Shale gas)
		Green house gas e	Nuclear energy & liability: Necessity of the
		missions.	Nuclear Liability Act 2010
		11115510115.	Nuclear Liability Act 2010
			UNIT III:
			Environmental concerns and Sustainability:
			Environmental and ethical concerns:
			Environment effects of energy extraction, convers
			ion and use; Environment effects of energy extrac
			tion, conversion and use; Sources of pollution; pri
			mary and secondary pollutants.

Consequences of pollution growth; air, water, soil , thermal, noise pollution-cause and effect;

Pollution control methods:

Environmental laws on pollution control.

Global warming;

Green house gas emission, impacts, mitigation. C auses of global, regional & local climate change United Nations Frameworks Convention on climat e change (UNFCC)

UNIT IV:

Renewable Energy and Energy conservation Renewable Energy policies; Proposals under National Renewable Energy Act 2015; Pricing of Energy by State Electricity Renewable Regulatory Commissions.

Bureau of Energy Efficiency; Power of Central & State Government to facilitate and enforce efficient use of Energy and its conservation; Penalties And Adjudication under The Energy Conservation Act 2001.

UNIT V:

Energy and future

Future Energy Systems;

Clean Energy Technologies; Hydrogen Energy; Chemical Sources of Energy (Fuel Cells); Battery Operated Vehicles; Geo Thermal Energy; Ocean Energy; Biofuels

Suggested Reading:

- 1. Vaibhav N. (2014), Energy Law and Policy in India, New Delhi, Lexis Nexis.
- 2. Naseem M.(2011), Energy Laws in India, New Delhi, Wolters Kluwer.
- 3. Usha T. (2018); Energy Law and Policy, New

				3. 4.	Delhi, Oxford University Press Kumar A., Chatterjee S.K., (2012) Electricity Sector in India: Policy and Regulation, New Delhi, Oxford University Press Iggested E-Learning Material: Planning Commission of India,(2014),The Final Report of the Expert Group on Low Carbon Strategies for Inclusive Growth, Planning, Retrieved from http://planningcommission.nic.in/reports/genre p/rep_carbon2005.pdf. World Energy Organisation (2015),Special report: India energy outlook, Retrieved from https://webstore.iea.org/weo-2015-special- report-india-energy-outlook Ministry of petroleum & Natural Gas, Government of India, Statutory updates Retrieved from http://petroleum.nic.in Report of the Committee on Gas Pricing (2014) Retrieved from http://petroleum.nic.in/docs/committee_report_ on_gas_pricing_2014.pdf Policies Governing Regulation of Nuclear and Radiation Safety, Retrieved from http://www.aerb.gov.in/AERBPortal/pages/Eng lish/prsrel/policies.pdf	
24	Principles the o	the completion of course student will ble to:	No change in content		uggested Readings: Singhania, Vinod K. (2018) Student Guide to Income Tax, Taxman.	
	Taxation			2.	Rai Kailash. (2016). Taxation Laws.	
	of	efine the procedure direct tax		3.	Allahabad Law Agency. Myneni, S.R. (2018). Law of Taxation.	
	2. Kn	sessment. ow procedural es relating to filing		4.	Allahabad Law Agency. Ahuja, Girish. (2018). Systematic Approach to Income Tax. Delhi: Bharat Law House Pvt.	
	Tui	os rolating to ming			moomo rax. Dom. Dilatat Law House FVt.	

	of IT return on individual basis 3. Get thorough knowledge about the means and techniques of computing the total income and define tax complicacies and structure. 4. Imbibed with the understanding of amendments made from time to time in Finance Act 5. Make direct tax assessment		Limited. 5. Palkivala, Nani. <i>Income Tax</i> . Lexis Nexis Butterworths Publications. 6. The Income Tax Act, 1961 (Bare Act) Suggested E-Learning Material: 1. Direct Taxation Group _I study Notes- I by Icmai, Retrieved from http://icmai.in/upload/Students/Syllabus-2012/Study_Material_New/Inter-Paper7-Revised.pdf 2. Direct Tax <i>Complete Theory</i> by Badlani classes Retrieved from https://www.badlaniclasses.online/copy-of-ay-17-18-income-tax 3. Agrawal, CS K.K. <i>Fast Track Quick Revision Income Tax</i> . Retrieved from https://taxguru.in/wp-content/uploads/2014/04/FT-QR-IT.pdf 4. Study Material of The Institute of chartered Accountants of India on Direct Tax, Retrieved
			from https://www.icai.org/post.html?post_id=13752
25 l	LAW 410 After the completion of	No change in content	Suggested Reading:
P	Public the competion of the course student will be able to: 1. Pursue careers in government agencies, international organisations, non-governmental organisation and the private law firms which are dealing in global legal issues.		 Kapoor, S.K. (2011). International Law (15th ed.). Allahabad: Central Law Agency. Tandon, M.P. (2017). Public International Law Allahabad: Central Law Agency. Shearer, I. A. (2011). Starke's International Law New Delhi: Oxford University Press. Stone, J. (1959). Legal Controls of International Conflicts US: Rinehart. Jennigs, R. (1993). Oppenheim's International Law Vol. I Parts I & II. New Jersey: Law Book Exchange Ltd. Kelsen, H. (2011). The Charter of the

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		2. Get theoretical knowledge and handle the complexity of drafting of various instruments which encouraged them to think creatively about the challenges within the Public International law.		United Nations New Jersey: Law Book Exchange Ltd. Suggested E- Learning Material: 1. Karamanian S.L. Public International Law versus Private International Law: Reconsidering the Distinction Retrieved from http://www.oas.org/es/sla/ddi/docs/publicacion	
		3. Understand a system regulating interstate interactions.		es_digital_XL_curso_derecho_internacional_ 2013_Susan_L_Karamanian.pdf 2. Argent P. D. Lecture on International Law. Retrieved from https://www.youtube.com/watch?v=euwsKG5 MyqM 3. Kashyap Aprajita. Lecture on International Organization. Retrieved from https://www.youtube.com/watch?v=lv3Z4VAvbo M	
26	LAW 508 Profession al Ethics and Accountan cy for Lawyers	After the completion of the course student will be able to: 1. Demonstrate comprehensive and accurate knowledge and understanding of code of conduct required for Legal Profession. 2. Exhibit understanding of Lawyers in the whole process of administration of justice.	the lawyers to the cause of Justice various ethical questions arise. The purpose of this paper is to acquaint the student with: What ethical standards are expected of the lawyers and how are such standards enforced?	UNIT I: The Historical development of legal profession and its responsibilities; the equipment of the lawyer; Seven lamps of Advocacy; Conduct in	

3. Study provisions of Advocates Act, Contempt of Courts Act & Rules of Bar Council

Court, Professional conduct in general, Privileges of a lawyer, Salient features of the Advocates Act, 1961, admission and enrollment of advocates.

UNIT II:

The Bar Council of India Rules on standards of professional ethics: Duty to the court, Duty to the client, Duty to opponent, Duty to colleagues, Duty in imparting training, Duty to render legal aid, Restriction on other employments, Conditions for right to practice, How to address the court, Dress to be worn by advocates.

Professional or other misconduct, Powers of the Disciplinary committee of the Bar Council of India, Procedure of complaints against advocates, Punishments for misconduct and Remedies against order of punishment.

UNIT III:

Bench Bar Relationship: Meaning, necessity, nature and scope, Reciprocity as partners in administration of justice, rights and privileges of an advocat

UNIT IV:

The Contempt of Courts Act, 1971: Historical development of Contempt of Courts Act in India, Object and constitutional validity, Meaning of contempt, Kinds of contempt, Defenses

Court and professional conduct in general; **Rights** & privileges of a lawyer; Salient features of the Advocates Act, 1961; Rules of admission and enrollment of advocates.

UNIT II: The Bar Council of India Rules on standards of professional ethics: Duty to the court, Duty to the client, Duty to opponent, Duty to colleagues, Duty in imparting training, Duty to render legal aid, Restriction on other employments, Conditions for right to practice, How to address the court, Dress to be worn by advocates.

Professional or other misconduct; Powers of the Disciplinary committee of the Bar Council of India; Procedure of complaints against advocates; Punishments for misconduct and Remedies against order of punishment.

Reconstructi on/ additon to avoid repetition and bring clarity

Grammatical corrections

UNIT III:

Bench Bar Relationship: Meaning, necessity, nature and scope, Reciprocity as partners in administration of justice – Duties of Judges and Advocates

UNIT IV:

The Contempt of Courts Act, 1971: Historical development of the Act in India; its object and constitutional validity; meaning of contempt; kinds of contempt; defenses available to contemnor; Nature and extent of punishment, remedies:

available to contemnor, Nature and extent of punishment, remedies, Contempt by lawyers, judges, state and corporate bodies.

Judgments regarding contempt of court:

- i. Re: Ajay Kumar Pandey, A.I.R 1997 SC 260.
- ii. SC Bar Association v. U.O.I., AIR 1998 SC 1895.
- iii. Nirmaljit Kaur v. State of Punjab, AIR 2006 SC 605.
- iv. Zahira Habidullah Sheikh v. State of Gujarat, AIR 2006 SC 1367.
- v. Rajendra Sail v. M.P High Court Bar Association, AIR 2005 SC 2473.

UNIT V: Accountancy for lawyers: Need for maintenance of accounts, Books of accounts that need to be maintained - Cash Book, journal and ledger: Elementary aspects of book-keeping - 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.

Books:

- 1. Holland Aurom Shre, Advocacy, 1994 Universal: Delhi.
- 2. Keith Evam; The Golden Rule of Advocacy, 1994 Universal: Delhi.
- 3. Sandeep Bhalla, Advocate Act and

Contempt by lawyers, judges, state and corporate bodies.

Judgments regarding contempt of court:

- I. Re: Ajay Kumar Pandey, A.I.R 1997 SC 260.
- II. SC Bar Association v. U.O.I., AIR 1998 SC 1895.
- III. Nirmaljit Kaur v. State of Punjab, AIR 2006 SC 605.
- IV.. Zahira Habidullah Sheikh v. State of Gujarat, AIR 2006 SC 1367.
- V. Rajendra Sail v. M.P High Court Bar Association, AIR 2005 SC 2473.

vi. Justice C.S. Karnan vs The Honourable Supreme Court of India& Ors, decided on 23rdAugust, 2017

Addition & deletion of certain words for avoiding repetition for bringing clarity

UNIT V: Accountancy for lawyers (Elementary Accountancy): Need for maintenance of accounts for Lawyers- Liability of the Lawyer arising out of Accounts:

Elementary aspects of Accounting-Accounting system; Rules for recording; Books of accounts - Cash Book, Journal and ledger; Final Accounts (Income & Expenditure Account, Balance Sheet)

Reconstructi on to bring clarity

Suggested Readings:

- 1. Holland A. (1994). Advocacy, Delhi, Universal
- 2. Keith E, (1994). *The Golden Rule of Advocacy*, Delhi, Universal
- 3. Sandeep Bhalla. Advocate Act and

		Professional Misconduct, 4. J. P. S. Sirohi, Professi Lawyers Accountability, Relationship, ALA. 5. Krishna Murthy, Iyer's Advocacy.	onal Ethics, Bench Bar	 Professional Misconduct, Nasik Press 4. Sirohi J. P. S. (2018). Professional Ethics, Lawyers Accountability, Bench Bar Relationship, ALA 5. Krishna Murthy, Iyer's Book on Advocacy. 6. Prasad A., Singh C. S. P. (2018). Legal Education & the Ethics of Legal Profession in India, Jaipur, University Book House Pvt. Ltd. 7. Edward A. P. (1968). Seven Lamps of Advocacy, New York, Freeport N.Y. Suggested E- Learning Materials: 1. Supreme Court Bar Association (2015, Feb 9). A Lecture by Mr. Dushyant Dave (Sr. Advocate) -Part-1. Retrieved from https://www.youtube.com/watch?v=GQnfC8Uh X18 2. Supreme Court Bar Association (2015, Feb 9). A Lecture by Mr. Dushyant Dave (Sr. Advocate) -Part-2. Retrieved from https://www.youtube.com/watch?v=h9JNA-0gYnE 3. Supreme Court Bar Association (2015, Feb 9). A Lecture by Mr. Dushyant Dave (Sr. Advocate) -Part-3. Retrieved from https://www.youtube.com/watch?v=kCJH_TvtZ RQ 4. Supreme Court Bar Association (2015, Feb 9). A Lecture by Mr. Dushyant Dave(Sr. Advocate) -Part-4. Retrieved from https://www.youtube.com/watch?v=kCJH_TvtZ RQ 4. Supreme Court Bar Association (2015, Feb 9). A Lecture by Mr. Dushyant Dave(Sr. Advocate) -Part-4. Retrieved from https://www.youtube.com/watch?v=L_qgAgutS N8 	New Case added Reconstruction for bringing clarity
27 LAW 401	After the completion of	No change in content		Leading Cases:	

Administra tive Law

the course student will be able.

- 1. Analyse the advanced principles of administrative law, undertake self-directed legal research at primary level and evaluate complex legal information with a particular emphasis upon legislation.
- Apply principles of Administrative law to complex legal problems.
- Analyse the impact and operation of administrative law for government accountability
- 4. Be aware about the legal remedies under Administrative law.

- 1. Rai Sahib Ram Jawaya Kapur v. State of Punjab, AIR 1955 SC 549. 08
- 2. ADM Jabalpur v. Shivkant Shukla, AIR 1976 SC 1207
- 3. Indira Gandhi (Smt.) v Raj Narain AIR 1975 SC 2299
- 4. In re Delhi Laws Act, AIR 1951 SC 332. 27 Lachmi Narain v. Union of India, AIR 1976 SC 714. 41.
- 5. Rajnarain Singh v. Chairman, Patna Administration Committee, AIR 1954 SC 519.
- A.K. Kraipak v. Union of India, AIR 1970 SC 150, 167
- 7. G.N. Nayak v. Goa University, AIR 2002 SC 790. 189
- 8. Hira Nath Mishra v. Principal, Rajendra Medical College, (1973) 1 SCC 197 805: AIR 1973 SC 1260.
- 9. Maneka Gandhi v. Union of India (1978) 1 SCC 248.
- 10. .S.N. Mukherjee v. Union of India, AIR 1990 SC 1984.
- 11. Syed Yakoob v. K.S. Radha Krishanan (1964) 5 SCR 64: AIR 1964 SC 477. 248
- 12. Common Cause v. Union of India, AIR 2003 SC 4493.
- 13. Rupa Ashok Hurra v. Ashok Hurra, AIR 2002 SC 1771.
- 14. Dwarka Prasad Laxmi Narain v. State of U.P., (1954) SCR 803: AIR 1954 SC
- 15. Om Kumar & Others v. Union of India, AIR 2000 SC 3689
- 16. R. v. Secretary of State for the Home Department, Ex Parte Daly, 2001] UKHL 26
- 17. Ranjit Singh v. Union of India, AIR 1981 SC 461.

18. Nandlal Khodidas Barot v. Bar Council of Guiarat and others AIR 1981 SC 477. 19. L Chandra Kumar v. Union of India and others. AIR 1997 SC 1125 **Suggested Readings:** 1. Jain M.P. and Jain S.N. (2017). Principles of Administrative Law Revised by Amita Dhanda, Lexis Nexis. 2. Massey I.P. (2008). Administrative Law. Lucknow Eastern Book Company. 3. UPADHYAYA J.J.R. (2016). Administrative Law. Central Law Agency 4. Sathe S.P. (2013). Administrative Law. New Delhi: Lexis Nexis. 5. Jain. S.N. (1977). Administrative Tribunals in India. New Delhi: Lexis Nexis. 6. Kesari U.P.D. (2016). Administrative Law.

Suggested E-Learning Materials:

 Lord Bingham, The Rule of Law, Vol. 66, No. 1 The Cambridge Law Journal, (March 2007) Retrieved from < https://www.jstor.org/stable/4500873?seq=1# metadata_info_tab_contents>

Allahabad: Central Law Publications.

- Powers (Donoughmore Committee), (Cmd. 4060) (1932) https://www.jstor.org/stable/1947720?seq=1 #metadata_info_tab_contents >
- 3. H.M. Seervai. (1970). "The Supreme Court of India and the Shadow of Dicey". The

28 LAW 403 Civil the course student will be able to: Code-II 1. Understand the practical aspects of Civil Procedure. 2. Research properly and cite Legal authorities, such as cases, statutes and secondary sources. 3. Understand the remedial procedure under the Civil Procedure.	Position of the Judiciary under the Constitutional of India. Retrieved from "> 4. Roopashi Khatri . CALQ(2013) VOL 1.1 . Administrative Agency And Statutory Interpretation: A Comparative Analysis. Retrieved from https://www.manupatrafast.com/articles/Pop OpenArticle.aspx?ID=df1f90e9-6f89-429aab2dd262d3f948d2&txtsearch=Journal:%20Comparative%20Constitutional%20Law%20And%20Administrative%20Law%20> Course Objective: 1. To explain the procedure in relation to institution of suits. 2. To make the students understand about the procedure in relation to execution of a decree. 3. To impart the knowledge about the provisions related to Appeals, Review, Reference, etc. 4. To make the students aware about the provisions relating to Limitation act. Suggested Books: 1. Takwani, C.K. (2018). Code of Civil Procedure (8thed.). Lucknow: Eastern Book Company. 2. Ganguly, M.R. (2017). Civil Court, Practice and Procedure (11thed.). Lucknow: Eastern Law House. 3. Tandon, M.P. (2018). Code of Civil Procedure (11thed.) Allahabad Law Agency.
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Suggested E- Learning Materials: 1. Leubsdorf, J. (1978). The Standard for Preliminary Injunctions. The Harvard Law Review Association. Retrieved From: https://www.jstor.org/stable/1340497?Search =yes&resultItemClick=true&searchText=%28 The&searchText=Standard&searchText=for& searchText=Preliminary&searchText=Injunctio ns%29&searchUri=%2Faction%2FdoBasicSe arch%3FQuery%3DThe%2BStandard%2Bfor %2BPreliminary%2BInjunctions%2529&ab_s egments=0%2Ftbsub-1%2Frelevance config with tbsub&refregid= search%3Af76402be5b18f26a75ce7341b059 aaea&seg=1#metadata info tab contents 2. Gangadevi, M. (2003).RESTITUTION OF CONJUGAL RIGHTS: CONSTITUTIONAL PERSPECTIVE. Indian Law Institute. Retrieved From: https://www.jstor.org/stable/43951874?Search =yes&resultItemClick=true&searchText=%28 RESTITUTION&searchText=OF&searchText= CONJUGAL&searchText=RIGHTS%3A&sear chText=CONSTITUTIONAL&searchText=PE RSPECTIVE%29&searchUri=%2Faction%2F doBasicSearch%3FQuery%3D%2528RESTIT UTION%2BOF%2BCONJUGAL%2BRIGHTS %253A%2BCONSTITUTIONAL%2BPERSPE CTIVE%2529%2B&ab segments=0%2Ftbsu 1%2Frelevance config with tbsub&refreqid= search%3Acb1407c3ccbb3042c45cc733e9b7 6c64&seq=1#metadata_info_tab_contents 3. Jones, G. (1987). Specific Performance of a Contract of Services? Cambridge University

		Press on behalf of Editorial Committee of the Cambridge Law Journal. Retrieved From: https://www.jstor.org/stable/4506965?Search =yes&resultItemClick=true&searchText=Speci fic&searchText=Performance&searchText=of &searchText=a&searchText=Contract&search Uri=%2Faction%2FdoBasicSearch%3FQuery %3DSpecific%2BPerformance%2Bof%2Ba% 2BContract&ab_segments=0%2Ftbsub- 1%2Frelevance_config_with_tbsub&refreqid= search%3A51ddc5b557fd055d40760ff2eb520 2a1&seq=1#metadata_info_tab_contents
		4. Dworkin, G. (1964). Statutes on the Limitation Act, 1963. Wiley on behalf of the Modern Law Review. Retrieved from: https://www.jstor.org/stable/1093153?Search=yes&resultItemClick=true&searchText=limitation&searchText=act&searchText=1963&searchUri=%2Faction%2FdoBasicSearch%3FQuery%3Dlimitation%2Bact%2B1963&ab_segments=0%2Ftbsub-1%2Frelevance_config_with_tbsub&refreqid=search%3A2000d617ac5474b674b9f9689be5241f&seq=1#metadata_info_tab_contents
29	LAW 405 Criminal Procedure Code II 1. Be aware with the intricacies of trial proceedings. 2. Understand the concept of plea bargaining, double jeopardy etc under	 Suggested Readings: Pillai, K.N.C. and Kelkar. R.V. (2011). Lectures on Criminal Procedure. Lucknow: EBC. Dhirajlal and Ratanlal. (2009). Code of Criminal Procedure. Lexis Nexis Butterworths Wadhwa Publication. E- Learning Material: Robert E. Scoot and William J. Stuntz. (1992). Plea Bargaining as contract. The Yale

		ne ial ler	Law Journal. (2019,Feb.11) Retrieved from https://digitalcommons.law.yale.edu/cgi/viewco ntent.cgi?referer=https://www.google.com/&htt psredir=1&article=7444&context=ylj 2. Michael H. Langley. (1973). Juvenile Justice; Reneging on social legal obligation. Social Survey Review. (2019,Feb.11) Retrieved from https://www.researchgate.net/publication/2405 64553_Juvenile_Justice_Reneging_on_a_Soci olegal_Obligation
30	implementation a development international hum rights law and apply this body of lain your or professional a national setting. 2. Promote advanced a complex understanding the theoretical,	vill lly ne nd of an to	 Leading Cases: Aruna Ramchandra Shanbaugh v/s Union of India, AIR 2011 SC 1290 Dr. B.L. Wadehra v/s Union of India, (1996) 2 SCC 594 Rudal Shah v/s State of Bihar, AIR 1983 SC 1086 Virendra Gaur v/s State of Haryana, AIR 1991 SC 420 Chairman Rly. Board v/s Chandrima Das, AIR 2000 (2) SCC 465 Ramchandra Rao v/s State of Karnataka, AIR 2002 SC 1856 M.C. Mehta v/s State of Tamilnadu, (1991) SCC 283 Bandhua Mukti Morcha v/s Union of India, (1997) 3 SC, 755 Vishakha v/s State of Rajasthan, AIR 1997 sc 3510

- practical challenges facing the fields of human rights law and sustainable development, adopting an interdisciplinary approach.
- 3. Analyze complex problems, find and deploy a variety of legal authorities, and communicate effectively in a variety of settings.

Suggested Readings:

- Kapoor, Dr.S.K. (2017). International Law and Human Rights. (21thed.). Allahabad: Central law Agency.
- 2. M.P.Tandon, (2018).*International Law and Human Rights.* (18thEditions).

 Haryana: Allahabad Law agency.
- 3. Dr.Bhagyashree (2017). *Human Rights Law and Practice*, (1st ed.). Allahabad: Central Law Agency.
- 4. Jain, M.P. (2009). *Constitution of India*. LexisNexis Butterworths Wadhwas.
- 5. Kapoor, Dr.S.K. (2017). *International Law and Human Rights*. (5thed.). Allahabad: Central law Agency.
- 6. C.J.Nirmal (2010). *Human rights In India Historical social and political perspective*. (6th ed.). New Delhi:Oxford University Press.

Suggested E-Learning Material:-

- United Nations (2015). Universal Declaration of Human Rights. Retrieved from http://www.un.org/en/udhrbook/pdf/udhr_book let en web.pdf.
- 2. Pandey, A. *Human Rights and the Indian Constitution*. Retrieved from https://sol.du.ac.in/mod/book/view.php?id=14 73&chapterid=1377.
- 3. Flowers, N. (1999). *A Short History of Human Rights*. Retrieved from http://hrlibrary.umn.edu/edumat/hreduseries/hereandnow/Part-1/short-history.htm.
- 4. Sandoz, Y., Swinarski, C. & Zimmermann, B. (Ed.). (1987). Commentary on the Additional Protocols of 8 June 1977 to the Geneva Conventions of 12 August 1949.

			Netherlands: International Committee of the Red Cross. Retrieved from http://www.loc.gov/rr/frd/Military_Law/pdf/Commentary_GC_Protocols.pdf.
31	Intellectua I Property Laws 1. Use the principles of various IP laws while analyzing a problem related to IPR. 2. Assess the ways in which legislation and global policy influence the socioeconomic environment in India and abroad. 3. Be Proficient with the ability to engage in competitive exams like CLAT, Patent Attorney, Bar Council of India, and other higher education and specialized courses will be developed.	No change in content	 Suggested Readings: Ahuja, V. K. (2016). Law Relating to Intellectual Property Rights. (2nd Edition) Gurgaon, LexisNexis. Narayana, P. (2017). Intellectual Property Law. (3rd Edition Revised). Kolkata, Eastern Law House. Sreenivasulu, N. S. (2018), Law Relating to Intellectual Property. (2nd Edition) Gurgaon: Universal Law Publishing Steward, S. M. (1983). International Copyright and Neighboring Rights. London: Butterworth. Wadhera, Dr. B. L. (2018). Law Related to Intellectual Property Right. (5th Edition). New Delhi: Universal Publisher. Suggested E-Learning Material: Trade Related Aspects of Intellectual Poperty Rights (2018, January 15). https://www.wto.org/english/docs_e/legal_e/27-trips_01_e.htm What is intellectual Property? (2017, December 26) https://www.wipo.int/pressroom/en/briefs/tk_ip.html Traditional Knowledge and IPR (2018, January 15) https://www.wipo.int/pressroom/en/briefs/tk_ip.html Ludwig, S. Peter &Gogoris, Adda C. (1998)

				The GATT-TRIPS agreement—What it is and how it has changed the playing field for all applicants for United States patents, https://www.sciencedirect.com/science/article/pii/S0167450198800289	
32	LAW 501 Alternative Dispute Resolution	After the completion of the course student will be able to: 1. Understand various methods of resolving disputes under ADR system. 2. Develop understanding of participants' negotiating behavior 3. Use such processes to advance the interests of clients.	No change in content	 Suggested Readings: Binder, Peter. (2005). International Commercial Arbitration and conciliation in UNCITRAL Model Law Jurisdictions (2nd Ed.). Sweet and Maxwell. Rao, P.C. &Sheffield, William. (2006). Alternative Disputes Resolution- What it is and how it works?. New Delhi: Universal Law Publishing Co. Pvt. Ltd. Michael, Alberstein. (2002). Pragmatism & Law: From Philosophy to dispute Resolution. Ashgate Dartmouth. Singh, Dr. Avtar.(2016). Law of Arbitration and Conciliation. Lucknow: Eastern Book Company. Kwatra, G.K.(2000). The Arbitration and Conciliation Law of India. (6th Ed.). New Delhi. Universal Law Publishing Co. Pvt. Ltd. Malik, Surendra. (2003). Supreme Court on Arbitration. (2nd Ed.). Lucknow: Eastern Book Co. 	
				Suggested E-Learning Material: 1. Edwards, H. (1986). Alternative Dispute Resolution: Panacea or Anathema? Harvard Law Review. 99(3), 668-684. http://www.ncjrs.gov/App/publications/abstract .aspx?ID=105014 2. Miles, B. Farmer. (2018). Mandatory and Fair?	

				A Better System of Mandatory Arbitration. <i>The Yale Law Journal</i> . Vol. 121. https://www.yalelawjournal.org/note/mandatory-and-fair-a-better-system-of-mandatory-arbitration 3. Gupteswar, K. (1988). THE STATUTORY LOK ADALAT: ITS STRUCTURE AND ROLE. <i>Journal of the Indian Law Institute</i> , 30(2), 174-183. Retrieved from http://www.jstor.org/stable/43951163
33	LAW 411 (suggeste d new course code) Banking Law and Negotiabl e Instrument s Act (LAW 502) (New nomenclat ure "Banking Law" is Suggeste d	After the completion of the course student will be able to: 1. Understand the banking operations that form the part of day today life. 2. Get an exposure to legal and regulatory aspects that have a bearing on banking. 3. Advice and guide in basic banking operation and will be job ready for banking jobs.	Objective: As there is a growing demand for qualified manpower in the banking sector with accent on banking knowledge and skills, the course is aimed at exposing students to the legal and regulatory aspects that have a bearing on banking operations. UNIT I: INTRODUCTION i) Evolution of Banking and its history in India. ii) Bank, Banking and Bank Regulation. iii) Structure and function of Banking Institutions—The different types of Banks viz. Central Bank, Commercial Bank, Co-operative Banks, Specialized Banks, Regional Rural Banks (RRBs),NABARD, Financial Institutions and their respective functions — An Overview. iv) Commercial Banks: Structure and function.	UNIT I: INTRODUCTION i) Evolution of Banking and its history in India. ii)Bank, Banking and Bank Regulation. iii)Structure and function of Banking Institutions—The different types of Banks viz. Central Bank, Commercial Bank, Co-operative Banks, Specialized Banks, Regional Rural Banks (RRBs),NABARD, Financial Institutions and their respective functions – An Overview. iv) Commercial Banks: Structure and function. Relation between Banker and Customer i) Legal character of Banker – Customer relationship.

Relation between Banker and Customer

- i) Legal character of Banker Customer relationship.
- ii) Rights and obligations of Banker.
- iii) Types of Accounts.
- iv) Principles of good lending.
- v) Types of Loans

iv) Principles of good lending.

v) Types of Loans

UNIT II: RESERVE BANK OF INDIA: Structure and Functions

- i) Central Banking: Organizational Structure of RBI
- ii) Functions of the Reserve Bank
 - Primary functions
 - Secondary functions
- iii) Controlling function of RBI over Banking and Non-Banking Companies

UNIT III : BANKING REGULATION ACT, 1949

- i) Control over Management.
- ii) Prohibition of certain activities in relation to Banking Companies.
- iii) Acquisition of the undertakings of Banking Companies.
- iv) Suspension of Business and winding up of Banking Companies.
- v) Special provisions for speedy disposal of winding up proceedings.
- vi) Powers of the Central Government towards Banking Companies.

UNIT II: RESERVE BANK OF INDIA: Structure and Functions

- i) Central Banking: Organizational Structure of RBI
- ii) Functions of the Reserve Bank
 - Primary functions
 - Secondary functions
- iii) Controlling function of RBI over Banking and Non-Banking Companies

UNIT III: BANKING REGULATION ACT, 1949(With latest amendments)

- Control over Management.
- ii) Prohibition of certain activities in relation to Banking Companies.
- iii) Acquisition of the undertakings of Banking Companies.
- iv) Suspension of Business and winding up of Banking Companies.
- v) Special provisions for speedy disposal of winding up proceedings.
- vi) Powers of the Central Government towards Banking Companies.(10)

UNIT IV: SECURITIZATION AND RECONSTRUCTION OF FINANCIAL ASSETS AND ENFORCEMENT OF SECURITY INTEREST (SARFAESI) ACT, 2002 AND RECOVERY OF DEBTS DUE TO BANKS & FINANCIAL INSTITUTIONS (RDDB) ACT, 1993: General Introduction and Overview

A) SARFAESI Act, 2002

- i) Introduction to SARFAESI Act, 2002: Purpose, Extent and the Constitutional validity
- ii) Definitions: Asset Reconstruction, Borrower, Hypothecation, Non-Performing Asset, Securitisation, Secured Asset, Secured Creditor, Secured Debt, Security Interest.
- iii) Enforcement of Security Interest
- iv) Non applicability of provisions of SARFAESI Act in certain cases
- B) Recovery of Debts Due to Banks & Financial Institutions (RDDB) Act, 1993
- i) Introduction to RDDB Act,1993:
 Purpose, Extent and the Constitutional Validity
- ii) Establishment and Composition of DRT and DRAT
- iii) Jurisdiction, Powers and Authority of Tribunals
- iv) Procedure of Tribunal
- v) Recovery of Debts Determined by Tribunal

UNIT V: THEGOTIABLE INSTRUMENTS

UNIT IV: LAWS OF RECOVERY & INSOLVENCY (With latest amendments)

- A) Recovery Of Debts Due To Bank & Financial Institutions (RDDB) Act, 1993
- i) Purpose and Constitutional Validity of Act
 ii) Establishment, Composition and powers of DRT and DRAT
- B) Securitization And Reconstruction Of Financial Assets And Enforcement Of Security Interest (Sarfaesi) Act, 2002
- i) Purpose and Constitutional Validity of Act ii) Applicability of Act & it's enforceability
- C) The Insolvency And Bankruptcy Code, (IBC) 2016
- i)Application of Code –For Corporate Persons, Individuals and Partnership Firms
 - ii) Corporate Insolvency Resolution
- & Liquidation Process
- iii) Adjudicating Authority
 Offences And Penalties
- iv) The Insolvency And Bankruptcy
 Board Of India Powers and functions of
 Board
- V)Home buyers at par with Financial Institutions

ACT, 1881

- i) Legal aspects of negotiable instruments in general and special features of the following instruments in particular: Promissory Note, Bill of Exchange, Cheque, Drawer, Drawee, Payee, Holder, Holder in due course, Inland Instrument, Foreign Instrument, Negotiable Instrument, Negotiation, Indorsement, inchoate stamped Instruments.
- ii) Crossing of Cheques, Criminal liability on dishonour of Cheque (Section 138 142), the law relating to payment of customers cheque—rights and duties of paying banker and a collecting banker and the changes introduced by Negotiable Instruments (Amendment) Act, 2015.
 - iii) Material Alteration of Negotiable
 Instruments and its effects.

REFERENCES:

Text Books:

- 1. M.L. Tannan, *Tannan's Banking Law* and *Practice in India* (Eighth Edition-2008), India Law House, New Delhi, 2 volumes
- 2. R. N. Chowdhary, Banking Laws, Central Law Publications, Allahabad
- 3. S.N. Myeneni, Law of Banking(3rd Edition), Asia Law House, Hyderabad Reference Books:
- 1. P.N. Varshney, Banking Law & Practise (Twenty Fifth Edition) 2014, Sultan Chand & Sons, New Delhi
- 2. Legal & Regulatory Aspects of Banking, Indian Institute of Banking

UNIT V: LAWS OF NEGOTIABILITY & PAYMENT SETTLEMENT(With latest amendments)

A)The Negotiable Instruments Act, 1881

- i) Legal aspects of negotiable instruments Promissory Note, Bill of Exchange, Cheque,
- ii)Criminal liability on dishonour of Cheque (Section 138 142)
- B)The Payment And Settlement Systems Act, 2007
- I. Designated authority
- II. Payment system not to operate without authorisation.
- III. Regulation And Supervision By The Reserve Bank
- IV. Rights And Duties Of A System Provider Protection of funds collected from
 customers.—
- V. Settlement of disputeselectronic funds transfer for insufficiency,
 etc., of funds in the account

Leading Cases:

- 1. Reserve Bank Of India vs Jayantilal N. Mistry 2015(RTI case)
- 2. M. Seeni Ahamed : vs The Union Of India 2016(Demonetisation case)
- 3. Delhi High Court Bar Association and another v. Union of India 2016 (Constitutionality of RDDBAct 1993)
- 4. Mardia Chemicals Ltd. And Anr. vs Union Of India 2002(Constitutionality of SARFAESI Act 2002)

			and Finance, Second Edition (2008) Macmillan Publishers India Limited 3. Principles and Practices of Banking, Indian Institute of Banking and Finance, Second Edition (2008), Macmillan Publishers India Limited 4. SETH'S Banking Laws [Commentaries on Banking Regulation Act as amended by SARFAESI Act, 2002 and Banking Regulation Amendment Act 2007 5. K.C, Shekhar, Banking Theory and Practice (1998) UBS Publisher Distributors Ltd. New Delhi. 6. S. K. Basu, A. Review of Current Banking Theory and Practice (1998) Macmillan 7. L.C. Goyle, The Law of Banking and Bankers (1995), Eastern Book Company	with Financial Institutions- IBC Amendment Act 2018) Suggested Readings: 1. Tannan, M. L., Datta, C. R., & Bakshi, P. M. (2002). Tannan's Banking Law and Practice in India. India Law House. 2. Solanki, R.S. (2017). Banking Law, Satyam Law International, New Delhi 3. Indian Institute of Banking and Finance. Principles and Practices of Banking. Macmillan Publishers Limited 4. Kumar, R. (2018). Insolvency & Bankruptcy Practice Manual-A Comprehensive Practice Guide for Insolvency Resolution
				Suggested E- Learning Materials:
				Study Material of ICSI on Banking law and practice Retrieved from https://www.icsi.edu/media/webmodules/publications/9.1%20Banking%20Law%20Professional.pdf
33	New	After the completion of	-	UNIT-I
Α	Paper	the course student will		
	Added	be able to:		Introduction and definition of Penology, Concept
	Penology and			and Forms of Punishment: from ancient to
	Victimolog			modern; Importance of Penology; Relation
	у	1. Explain the main		between Criminology and Penology, Indian
		concepts of		

- victimisation and penology, and describe their trends in criminal justice.
- 2. Describe historical developments in penology, with regards to the reasons for punishment.
- 3. Examine
 victimisation and
 punishment as
 complimentary
 aspects of the
 criminal process and
 their reciprocal effect
 on social
 perceptions.
- 4. Critically asses the role of victims and punishment in the Indian criminal justice system.

perspective of penology.

UNIT-II

The Sociology of Punishment, Theories of Punishment, Capital Punishment with special reference to 262nd Report of Law Commission in India, Crime Prevention and the Role and function of police, National Police Commission (recommendations), Malimath committee report.

UNIT-III

History of Prisons Aims, objectives and conditions of prison, Types of prisons, Prison reform (schools and reformations), Rights of prisoners (contribution of the Supreme Court), Probation and Parole Definitions, Nature of probation and parole, Duties of Probation Officers, Difference between Parole and Probation.

UNIT-IV

Victims, Victimization and Victimology: Evolution and Growth of Victimology, Definition of Victim, Victim-Precipitation, Victim —Blaming, Victim Support and Victim Rights. Approaches to Victimology: Positivist Victimology, Radical Victimology and Critical Victimology.

UNIT-V

Compensation to Victims of Crime in Indian

perspective: Provision of Criminal Procedure Code, 1973 and other statute, Compensation by public authorities as social obligation, Judiciary on Victim Compensation.

Suggested Reading

- Ahmed Siddique, (1993). Criminology, Problems and Perspectives, III Edn., Lucknow: Eastern Book Company.
- 2. Bhattacharya S.K., (1986). *Probation system in India*, New Delhi: *Manas Publications*.
- 3. Brodie, S.R., (1976). *Effectiveness of sentencing*, London: *Home office*.
- Chockalingam K., (1993). Issues in Probation in India, Madras: Madras University Publications.
- 5. Christopher J. Emmins, (1985). *A practical approach to sentencing*, London: Financial Training Publications Ltd.
- Devasia, V.D & Leelamma Devasia, (1992). *Criminology, Victimology and Corrections*, S.B.Mangia . New Delhi: Ashish Publishing House.
- 7. Goswami, B.K. (1980). *Critical Study of Criminology and Penology*, Allahabad : Allahabad Agency.
- 8. Ghosh, S., (1992). *Open Prisons and the Inmates*, New Delhi: Mittal Publications.
- 9. Naresh Kumar, (1986). Constitutional Rights of Prisoners, New Delhi: Mittal Publishers.
- Mulla Committee Report on Prison Reforms, 1983. Govt. Of India.
- Paranjepe, N.V., (2002). Criminology and Penology, Allahabad: Central Law Publications.

- 12. G.S.Bajpai (2012). Criminal Justice System Reconsidered: Victim & Witness Perspective. New Delhi: Serial Paublication.
- William Doerner (2014) . Victimology.
 Anderson Publications.
- 14. Andrew Karmen (2015). Crime Victims: An Introduction to Victimology. Cengage Learning
- 15. V.N.Rajan (1995) . Victimology in India: Perspectives beyond Frontiers. New Delhi: APH Publishers.
- 16. Prakash Talwar (2006) . *Victimology.* New Delhi: Isha Books Publishers.
- 17. Singh Makkar, S.P, 1993, *Global perspectives in Victimology*, Jalandar: ABC Publications.

E- Learning Materials:

- Tibbitts, C. (1933). Penology and Crime. American Journal of Sociology, 38(6), 896-904. Retrieved from http://www.jstor.org/stable/2767398
- BOSE, S., VARMA, P., & SILVERMAN, H. (1982). PHILOSOPHICAL SIGNIFICANCE OF ANCIENT INDIAN PENOLOGY. *Journal* of Indian Philosophy, 10(1), 61-100. Retrieved from http://www.jstor.org/stable/23444179
- 3. Lakshminath, A. (2006). CRIMINAL JUSTICE IN INDIA: PRIMITIVISM TO POST-MODERNISM. Journal of the Indian Law Institute, 48(1), 26-56. Retrieved from http://www.jstor.org/stable/43952016
- 4. SAHRDC. (2011). Prison Reform in India. *Economic and Political Weekly*, 46(3), 30-32. Retrieved from http://www.jstor.org/stable/27918036

		 Pande, D., & Bagga, V. (1974). PROBATION—THE LAW AND PRACTICE IN INDIA. Journal of the Indian Law Institute, 16(1), 48-87. Retrieved from http://www.jstor.org/stable/43950312 Chakrabarti, N. (1996). LEGAL DECISION AFFECTING PROBATION. Journal of the Indian Law Institute, 38(4), 524-534. Retrieved from http://www.jstor.org/stable/43951667 Cottrell, J. (1991). Wrestling with the death penalty in India. South African Journal on Human Rights 7(2), 185-198. Retrieved from https://heinonline.org/HOL/P?h=hein.journals/soafjhr7&i=193 Schafer, S. (1970). Victim compensation and responsibility. Southern California Law Review 43(1), 55-68. Retrieved from https://heinonline.org/HOL/P?h=hein.journals/scal43&i=75.
34 LAW 504 Informatio n the course student will be able to: Technolog y Law 1. Understand about different aspects of Information Technology Law. 2. Acquaint with the ongoing issues under law managing in innovative perspective and the subject will urge them to do work in research field.	No change in content	Leading Cases: 1. Bharat Matrimony.com Pvt. Ltd. v. People Interactive (I) Pvt. Ltd., AIR 2009 Mad 78 2. Microsoft Corporation v. Rajendra Panwar, 2008 (36) PTC697 (Del). 3. Rediff Communication Ltd. V. Cyberboot, AIR 2000 Bom 27 4. Yahoo Inc. v. Akash Arora, 1999 PTC (19)201 (Delhi) 5. National Association of Software and Service Companies v. Ajay Sood, AIR 2005 NOC 269 (Del) 6. Manish Vij v. Indra Chug, AIR 2002 Del 243. 7. Aktiebolaget Volvo v. Volvo Steels Ltd, 1998 PTC 18 (Bombay) 14

3. Learn different
domains managed by
information technology
law, for example e-
contract, digital
signature.
-

- 8. Marks and Spencer PLC v. One in and Million, 1998 FSR 265
- 9. Kirloskar Diesel Recon Pvt. Ltd. V. Kirloskar Proprietary Ltd., AIR 1996 Bom 149 16
- Montari Overseas v. Monatari Industries Ltd.,
 1996 PTC 142 (Delhi)
- 11. American Civil Liberties Union v. Reno, (1996) 929 F Supp 824
- 12. Erven Warnink v. Townend, 1980 RPC 31 12
- 13. Parker Knoll v. Knoll International, 1962 RPC 265
- 14. Cardservie International Inc. v. MC Gee, 42 USPQ 2d 1850
- 15. Satyam Infoway Ltd. v. Sifynet Solutions Pvt. Ltd. AIR 2004 SC 3540: (2004) 6 SCC 145: (2004)
- 16. Sayad Asifuddin & Other v. The State of A.P. & Anr., (2005) 3 Cr. L.J. 4314
- 17. Avinish Bazaz v. State (N.C.T.) of Delhi, (2005) 3 Comp, L.J. 364 (Delhi)

Suggested Readings:

- 1. Sharma, Vakul. (2011). *Information Technology Law and Practice*. Universal Law Publishing,
- 2. Rattan & Jyoti. (2011). *Cyber Law*. New Delhi. Bharat Law House.
- 3. Kamath & Nandan. (2009). Law Relater to Computers Internet & E-Commerce. Universal Law Publishing.
- 4. Seth & Karnika. (2009). Cyber Law in the Information Technology Act. Nagpur: Lexis Nexis Butterworth Wadhwa.
- 5. Chaubey, R.K. (2008). *Cyber Crime and Cyber Law*. Kolkata. Kamal Law House.

E- Learning Material:
1. Hosuk Lee-Makiyama. (2018). Potential
Benefits of an Australia-EU Free Trade
Agreement. University of Adelaide Press
Retrieved from
https://www.jstor.org/stable/j.ctv9hj94m.19
2. Mary D. Maury and Deborah S. Kleiner.
(2019). E-Commerce, Ethical Commerce?
Journal of Business Ethics, Vol. 36, No. 1/2,
Seventh Annual International Conference
Promoting Business Ethics Retrieved from
https://www.jstor.org/stable/25074690
3. Nir Kshetri.(2010). Diffusion and Effects of
Cyber-Crime in Developing Economies.
Taylor & Francis, Ltd. Retrieved from
https://www.jstor.org/stable/27896600
4. Poonam Dass. (2010). LEGAL DIMENSIONS OF CYBER CRIMES AND PREVENTIVE
LAWS WITH SPECIAL REFERENCE TO INDIA. Journal of the Indian Law Institute
from. Retrieved from
https://www.jstor.org/stable/44782481
5. Stephen Mason. (2016). Electronic Signatures
in Law. School of Advanced Study, University
of London, Institute of Advanced Legal
Studies. Retrieved from
https://www.jstor.org/stable/j.ctv5137w8.20
6. Stephen Mason. (2016). Electronic Signatures
in Law. School of Advanced Study,
University of London,
7. Institute of Advanced Legal Studies.
Retrieved from
https://www.jstor.org/stable/j.ctv5137w8.22
8. T. H. Chowdary. (2002). Information
Technology for Development: Necessary
Conditions. Economic and Political Weekly.
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					https://www.jstor.org/stable/43951808
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competence and compellability of witnesses in relation to case study material. Suggested E- Learning Material: 1. Ahmad, S. (2014). Modernisation of Law of Evidence during colonial India. Proceedings of the Indian History Congress, 75, 511-519. Retrieved from http://www.jstor.org/stable/44158425 2. Mason, S., & Stanfield, A. (2017). Authenticating electronic evidence. In Mason S. & Sang D. (Eds.), Electronic Evidence (pp. 193-260). School of Advanced Study, University of London. Retrieved from http://www.jstor.org/stable/j.ct/st72x65.14 3. Mason, S., Sheldon, A., & Dries, H. (2017). Proof: The technical collection and examination of electronic evidence. In Mason S. & Seng D. (Eds.), Electronic Evidence (pp. 285-338). School of Advanced Study, University of London. Retrieved from http://www.jstor.org/stable/j.ct/st72x65.16 Law 506 Media and Law After the completion of the course student will be able to: 1. Evaluate the role and impact of self-regulation on the media and journalists. 2. Understand the role of the press in a democracy. 2. Bennett Coleman and Co. v. Union of India, AIR 1973 SC 106 3. Romesh Thappar v. State of Madras, AIR 1950 SC 124 4. Sakal Papers Ltd. V. Union of India, AIR 1962 SC 305 5. Life Insurance Corporation of India v. Manu Bhai D. Shah, (1992)3 SCC 637	_			
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		democracy.		Bhai D. Shah, (1992)3 SCC 637
3. Understand freedom 6. Ranjit Udeshi v. State of Maharashtra, AIR		3. Understand freedom		6. Ranjit Udeshi v. State of Maharashtra, AIR
of speech and press, 1965 SC 881		of speech and press,		1965 SC 881
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Lakvidvan Sanahatana (1983) 3 SCC 410				Lokvidyan Sanghatana, (1983) 3 SCC 410

- dissent
- Explain and apply the laws of defamation and Contempt of court, privacy law, broadcasting law and intellectual property to practice.
- 5. Critically analyze the legal and regulatory restrictions on expression and their impact on journalism practice.

- 8. Indian Express Newspapers v. Union of India, AIR 1995 SC 965; 1995 (70) FLR 341
- 9. Tata Press Ltd. V. Mahanager Telephone Nigam Ltd. (1995) 5 SCC 139
- 10. Hamdard Dawakhana v. Union of India, AIR 1960 SC 554
- 11. K.A. Abbas vs. Union of India, (1970)2 SCC 780; AIR 1971 SC 481.
- 12. Bobby Art International vs. Om Pal Singh Hoon, (1996)4 SCC: AIR 1996 SC 1846

Suggested Readings:

- 1. Goradia, Madhavi. (2010). Facet of Media Law. Lucknow: Eastern Book Company.
- 2. Basu, D.D. (2010). *The Law of Press of India*. Nagpur: Lexis Nexis Butterworths.
- 3. Myneni, Dr. S.R. (2017). Media Law (with RTI Act). Hyderabad: Asia Law House.
- 4. Ratanlal & Dhirajlal. (34th edition). *The Indian Penal Code*. Nagpur: Lexis Nexis.
- 5. Jain, M.P. (2009). *Constitutional Law of India*. Nagpur: Wadhwa & Company.
- 6. Seervai, H.M. (2008). *Constitutional Law of India*. New Delhi: Universal Law Publishing.
- 7. Venkatramaiah, E.S. (1987). Freedom of Press: some Recent Trends. Delhi: B.R. Pub. Corp.
- 8. Sathe, S.P. (2005). *The Right to Information Act*. LexisNexis India.

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Press Council of India, Report on Paid News, 2010. (2019, Feb 11)

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				etrieved from
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				Media: Free Speech and Fair Trial under
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				Press Council, Resolution for a Media
				Council, 2012. (2019, Feb 11). Retrieved from
				http://presscouncil.nic.in/OldWebsite/Resoluti
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37	LAW 509	After the completion of	Objective: The course on property	
	Property	the course student will	conventionally deals with the Transfer	
	Law	be able to:	of Property Act, 1882. More than a	
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		1. Know how to apply	of the Act and far-reaching changes	
		knowledge and have	have occurred in the field of property	
		the ability to solve	laws owing to altered social	
		practical problems	conditions. While archaic feudal rules	
		related to property.	enacted by the colonial administration	
		2. Integrate theoretical	like the rule against perpetuities find a	
		knowledge and	place in the Act, the post-	
		handle the	independence development relating to	
		complexity of	control and use of agricultural land do	
		drafting the various	not find a place. The obsolescence of	
		instruments of	the Transfer of Property Act can be	
		transfer of property.	best illustrated by citing the provisions	
		3. Understand and	relating to lease on immovable	
		develop their skill in	properties.	
		property related	Note: The paper will contain ten	
		issues and can	questions having at least two	
			, , , , , , , , , , , , , , , , , , , ,	

established them self in civil cases as their specific area.

questions from each unit. Candidates are required to attempt five questions in all taking at least one question from each unit.

Unit 1 Concept and meaning of property - Kinds of Property - Movable & immovable, tangible and intangible property, Introduction to the laws relating intellectual property.

The Concept of common property resources – Public Trust Doctrine, Possession and Ownership as man – property relationship.

Unit 2 The Transfer of Property Act, 1882- General principles of Transfer of Property.

Unit 3 Specific Transfers – Sales, Mortgages, Leases.

Unit 4 Gifts, Exchange, Actionable Claims, Law Relating to stamp duty.

Unit 5 The Indian Easement Act, 1882
Law of Easement.

Law of Licenses.

Leading Cases:

- Shantabai v. State of Bombay, AIR 1958 SC 532
- Kumar Harish Chandra Singh Das v. Bansidhar Mohanty, AIR 1956 SC 1738

UNIT I: Concept and meaning of property - Kinds of Property - Movable & immovable, tangible and intangible property, Introduction to the laws relating intellectual property

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UNIT III:

Specific Transfers -Sales, Mortgages, Leases.

UNIT IV:

Gifts, Exchange, Actionable Claims,

Necessities of stamp duty in Transfer of Property.

UNIT V:

The Indian Easement Act, 1882

Law of Easement.

Law of Licenses.

Leading Cases:

- 1. Shantabai v. State of Bombay, AIR 1958 SC 532
- 2. Kumar Harish Chandra Singh Das v.

- R. Kempraj v. Burton Sons & Co., AIR 1970 SC 1872
- 4. Jayaram Mudaliar v. Ayyasami, AIR 1970 SC 569
- 5. Mohar Singh v. Devi Charan, AIR 1988 SC 1365
- 6. Kartar Singh v. Harbans Kaur, (1994) 4 SCC 730
- 7. Delta International Ltd. V. Shyam Sundar Ganeriwal, AIR 1999 SC 2607
- 8. Shiv Dev Singh v. Suchha Singh, AIR 2000 SC 1935
- 9. Peoples Union for Democratic Rights v. Union of India, AIR 1982 SC

Text Books:

- Mulla., Transfer of Property Act., Nagpur: Lexis Nexis Butterworths Wadhwa, 2012
- 2. Menon, A.K., The Law of Property, (Latest Edition)

Reference Books:

- Shukla, S.N., The Transfer of Property Act. Faridabad: Allahabad Law Agency, 2008
- 2. Saxena, I.C., The Transfer of Property Act, (Latest Edition)
- 3. Joshi., The Indian Easements Act (Act V of 1982) (Latest Edition)

Bansidhar Mohanty, AIR 1956 SC 1738

- R. Kempraj v. Burton Sons & Co., AIR 1970 SC 1872
- 4. Jayaram Mudaliar v. Ayyasami, AIR 1970 SC 569
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Suggested Readings:

- 1. Mulla,(2012). *Transfer of Property*, Nagpur: Lexis Nexis Butterworths Wadhwa.
- 2. Singh, A. Dr., (2016). *The Transfer of Property*. Haryana: Universal Publication.
- 3. Srivastav, A.K., (2014). The Transfer of Property with Easements Act. Allahabad: Central Law Publications.
- 4. Shukla, S.N., (2008). *The Transfer of Property*. Faridabad: Allahabad Law Agency.
- 5. Jain, J.D., (2018). *The Indian Easements Act.* Allahabad: Allahabad Law Agency

Suggested E- Learning Materials:

- Bose, P. (2016, July 16). Transfer of Property Act, 1882 retrieved from https://www.slideshare.net/bosepiyush/transfer -of-property-act1882.
- 2. Subbarao, Venkata, G. C., Revised by Jaya

New word is added for clarification

			V. S. <i>Property Laws</i> retrieved from 14.139.60.114:8080/jspui/bitstream/12345678 9/738/21/Property%20Law.pdf 3. Mulla <i>on Transfer of Property</i> .1882 by y H. R. KHANNA, retrieved from https://archive.org//2015.125756.Mulla-On-The-Transfer-Of-Property-Act-1882-Ed-5 4. Video Lecture by Agrawal, S,Transfer of Property retrived from https://www.cakart.in
39	cing. documents. 2. Guide and adv client regarding eff and enforcement deeds a documents. 3. Structure commercial contra	will gal ise ect of ind	 Suggested Readings: Kothari, G.M. (1982). Drafting, Conveyancing and Pleadings. Mogha, P.C. 10th Ed. (1987). The Indian Conveyancer Rev. by Justice K.N. Goyal, etc. Eastern Law House. Hargopal. (1995). The Indian Draftsman; Guide to legal Drafting; Allahabad, Vol. I & II. The University Book Agency. Ballantine, H. W. (1915). Hints on Drafting Legal Documents. Law Stud. Helper. Bindra, N.S. (1985). Conveyancing Drafting & Interpretation for Deeds; Allahabad, Law Publishers. Verma, J.C. (1988). Commercial Drafting & Conveyancing Ed.: New Delhi, Bharat Law House. Ryder, R. D. (2005). Drafting Corporate & Commercial Agreements. Universal Law Publishing Co. Mogha P.C. (1987). The Law of Pleadings in India. Eastern Law House. DeSouza 13th Ed. (1999). Forms and Precedents of Conveyancing. Rev. by C.R. Datta and M.N. Das. Eastern Law House.

Suggested E- Learning Material: 1. Drafting Of Pleading And Conveyancing. Retrieved from http://kamkus.org/coursematerial/Drafting%20 Pleading%20&%20Conveyance.pdf 2. Professional Programme, Study Material on Drafting Appearances Pleadings. and Retrieved from http://www.icsi.in/Study%20Material%20Profe ssional/DRAFTING%20APPEARANCES%20 AND%20PLEADINGS.pdf 3. S.V. COLLEGE OF LAW-TIRUPATIRECORD MATERIALPRACTICAL **TRAINING-1** DRAFTING. **PLEADING** AND CONVEYANCING: Retrieved from http://humanhandstogether.com/Drafting%20_ %20Pleadings.pdf 4. CHAPTER 1- GENERAL PRINCIPLES OF DRAFTING AND RELEVANT SUBSTANTIVE RULES SIDDHARTH of ACADEMY: Retrieved from http://siddharthacademy.in/images/Downloads /Company%20Secretary%20Free%20Notes/ CS%20PROFESSIONAL/DRAFTING.pdf 5. PLEADINGS AN OVERVIEW: Retrieved from http://law.uok.edu.in/Files/5ce6c765-c013-

446c-b6ac-b9de496f8751/Custom/pleading-

.pdf

40	Moot Court, Internship and Corporate Legal Training	After the completion of the course student will be able to: 1. Develop advocacy skills. 2. Get familiarize with the various stages of trial in civil and criminal cases. 3. Get exposure to real court experience and they should imbibe the skills of client interviewing.	No Change in Content	Suggested Readings & Suggested E-Learning Material are not required to be mention.
41		After the completion of the course student will be able to: 1. Understand the sociolegal position of women and special provisions made for them. 2. Get the knowledge of efforts made for the betterment of women at International level.		 Course Content: Women and Constitutional Law of India Women and Efforts Made for their Betterment at International level Women and Special Provisions Made for them in Criminal and Procedural Laws in India Women and Labour Laws in India Women and Personal Laws in India Women and Various Other Legislations Made for their Welfare Suggested Readings: Jain, M.P. (2018). Indian Constitutional Law (8th ed.). Gurgaon: LexisNexis. Pillai, P.S.A. (2017). P.S.A. Pillai's Criminal Law (13th ed.). Gurgaon: LexisNexis.

		R Pillai K	(N. Chandrachaldharan (2047) D.V
		Kelkar's Lucknow Lucknow Singh, A Evidenc Publicat Chawla, Protectiv Publicat Myneni, (3 rd ed.) Sehgal, Hasan (3 Gurgaor Suggested Lobanda Institute http://ww Kassam Religion http://ww Justice. Weekly,	, Monica (2013). <i>Women and</i> ve Laws (1 st ed.) New Delhi: Regal
New Reading Elective aw of Equity and	After the completion of the course student will be able to: 1. Demonstrate an advanced and integrated	 Concept origin of conscient relation Equitabl 	ntent t of Equity Definition, Nature and f equity, Equity as a Court of nce, transformation of equity, the between common law and equity, le doctrines: Conversion and ersion, election, performance and
2	eading lective aw of quity and	ew After the completion of eading lective the course student will be able to: aw of quity and 1. Demonstrate an advanced and 2.	ew eading lective aw of quity and rust After the completion of the course student will be able to: After the completion of quity and rust 1. Demonstrate an advanced and integrated 4. Singh, A Evidenc Publicat 5. Chawla Protectic Publicat 6. Myneni, (3° ed.) 7. Sehgal, Hasan (Gurgao) Suggested 1. Dhanda Institute http://www. 2. Kassam Religion http://www. 3. Flavia A Justice. Weekly, http://www. 1. Conceptoring of conscience relation 2. Equitable reconverses.

equity and trust	
principles.	

2. Analyse and research complex problems relating to equity and trust principles.

- 3. The Maxims of equity Equity will not suffer a wrong to be without a remedy; Equity follows the law; where equities are equal, the law shall prevail; where equities are equal, first in time shall prevail
- 4. The Indian Trust Act 1882: Definition (sec 3); Creation of Trusts Rules (sections 4-10);
- 5. Duties and Liabilities of the Trustees (Sections 11-30);
- 6. Public and private Trusts and Doctrine of Cyprus. Rights and powers of Trustees (Sections 31-45); Disabilities of Trustees (Sections 46-54);
- 7. Rights and Liabilities of Beneficiaries (Sections 55-69); Vacating the office of Trustee and Extinction of Trusts (sections 70-79).

Suggested readings:

- 1. Gandhi, B.M. (2015). *Equity, Trusts and Specific Relief*. Lucknow: Eastern Book Co.
- 2. Singh, G. P. (2015). *Principles of equity: With special reference to trust and specific relief* alongwith Fiduciary Relations & Mortgages Allahabad: Central Law Agency
- 3. Upadhyaya, J. J. R. (1979). *Equity, trusts, mortgages, and fiduciary relations*. Allahabad: Central Law Agency.
- 4. Basu, D. D., & Basu, D. D. (1983). *Equity, trusts, specific relief.* New Delhi: Prentice-Hall of India Private Ltd.
- 5. Desai, S. T., & Desai, T. R. (1991). T.R. Desai's Equity, trusts, and specific relief: (with the Indian Trusts Act and specific relief). Bombay: N.M. Tripathi Private Ltd.

	Suggested E- Learning Material: 1. Harding, M. (2013). Trust and Fiduciary Law. Oxford Journal of Legal Studies, 33(1), 81-102. Retrieved from http://www.jstor.org/stable/41811767 2. Akehurst, M. (1976). Equity and General Principles of Law. The International and Comparative Law Quarterly, 25(4), 801-825. Retrieved from http://www.jstor.org/stable/758525 3. Teacher, Law. (November 2013). The nature and purpose of equity. Retrieved from https://www.lawteacher.net/free-law- essays/common-law/the-nature-and-purpose- of- quity.php?vref=1
After the completion of the course student will able to: LAW & PUBLIC POLICY 1. Know about Parliamentary Democracy and the Law making process. 2. Get the knowledge of Law & Public policy in today's context.	Course Content: 1. Indian Constitution & Public Policy 2. Parliamentary Democracy and the Law making process: Role of Legislature and Judicial Activism; 3. Role of Regulatory Bodies in furthering Public Policy: RBI,TRAI,SEBI,IRDA,CCI; 4. Typologies of Public Policies and Law: Socio religious movement and Law, Environment and Law; 5. Globalisation and Law: Role of World Bank, IMF and WTO. Suggested readings: 1. Basu, Durga Das (2015). Introduction to the Constitution of India. (22nd ed.), Gurgaon:

New	After the completion of	. Course Content:
		4. Religious and Social Reform of India - The Indian Renaissance Retrieved from www.historydiscussion.net > Indian History > Modem Era > Reforms > Social Reform
		 Socio-Religious Reform Movements in British India by Kenneth W. Jones Retrieved from https://www.cambridge.org//socioreligiousmoveme ntsIndia/787AAF46ED2EF940.
		 India. (3rd ed.), Delhi: Universal Law Publication. 3. Massey, I. P. (1999). Administrative Law. (7th ed.) New Delhi: Eastern Book Company. 4. Jain, M. P. (2013). Principles of Administrative Law. Vol. 1 and 2. Gurgaon: Lexis Nexis. 5. Bare Acts of RBI, SEBI, IRDA, and TRAI Suggested E-Learning Material: 1. Cummings, Scott L., Law and Social Movements: Reimagining the Progressive Canon (May 11, 2018). Forthcoming in Wisconsin Law Review (2018); UCLA School of Law, Public Law Research Paper No. 18-17. Retrieved from SSRN: https://ssrn.com/abstract=3177207. 2. Environmental Law: Government and Public Policy towards the Environment Retrieved from https://www.environmentalscience.org/environmentallaw8. A Handbook on the WTO TRIPS Agreement by World Trade Organization (Editor), Hannu Wager (Editor), Jayashree Watal (Editor) 3. Socio-Religious Reform Movements in British India by
		7.

Reading Elective Managing the Personal Finance

the course student will beable to:

- Gets exposure regarding preparing and filing tax returns, banking services etc.
- 2. Get the knowledge of money management.

Needs vs. Wants, Money Management: Goal Setting, Budget tracking, spending/savings plan, Money Management tips, Insurance, Term health insurance insurance. Basic understanding of types of investments - stocks, ETFs etc., concept of mutual funds, diversification. Preparing and filing tax returns, banking services, Retirement and Estate Planning, Credit management- Interest rates, Credit card, Personal Loan, Credit score Habit of maintaining financial diary, Financial Success and Happiness.

Understanding salary slip components, take home pay, employee benefits, consumer rights and responsibilities related with financial services, Consumer protection- against risk, identity theft, and financial loss. Using online banking, mobile apps, and wallets. Applying Time value of Money, Financial Calculators- retirement corpus calculators, SIP Calculators.

Suggested Readings:

- Bank & Financehttp://www.ncfe.org.in/financialeducation/banking
- 2. Financial Planning –The road to your financial future- Understanding Mutual Funds-http://www.ncfe.org.in/financial-education/mutual-fund
- 3. I can do Financial Planning by Swapna Mirashi (Academic Foundation New Delhi)
- 4. Commandments for Financial Freedom by Mehrab Irani, Vision Books.
- 5. Let's Talk Money by Monika Halan.

			Suggested E-Learnings:
			Financial Literacy course can be accessed from - https://alison.com/course/financial-literacy
			2. Introduction to Simple and Compound Interest- https://alison.com/course/Introduction-to- Simple-and-Compound-Interest
			3. Introduction to Managing Your Personal Finance Debts-https://alison.com/course/introduction-to-managing-your-personal-finance-debts
			4. Investment Vehicle, Insurance and Retirement - https://www.khanacademy.org/economics-finance-domain/core-finance/investment-vehicles-tutorial
			5. Introduction to Insurance-https://alison.com/courses/risk-management-insuring-against-risk/content/scorm/5691/module-1-introduction-to-insurance
45	New	After the completion of	Course Content
45	Reading Elective Indian Ethos and Culture	the course student will be able to:	a) Introduction to foundational ideas of Indian culture and rationale for studying Indian ethos
			b) Key ideas in teachings of Swami Vivekanand
			c) Wisdom from grassroots: learning from local idioms and phrases
		Indian ethos.	d) Karm Yog and Karm Phal Siddhant from

2. Get the knowledge	Bhagwad Gita
of the foundation of Indian culture	e) Duties over rights: the foundation of Indian culture
	f) Learning from stories of Panchtantra
	Suggested Readings:
	Subhash Sharma : Western Windows and Eastern Doors, New Age Publications
	2. Teachings of Vivekanand - https://belurmath.org/
	3. Bhagwad Gita
	Suggested E-Learnings:
	1. English http://gitapress.org/C&B/digital-book/455.pdf
	2. Hindi - http://gitapress.org/C&B/digital-book/18.pdf
	3. Towards A Confluence of Civilizations: A Lesson from Indian Ethos and Indianity-https://www.academia.edu/37983925/Towards_A_Confluence_of_Civilizations_A_Lesson_from _Indian_Ethos_and_Indianity

LLM I Semester

No. 1 LAW Comp	V 601 After C				
	/ 601 After C				
e Pub Law	will able • Ui th ar di be le tra ke se po pr riç ro ju • G wi m of	urse student to: Inderstand ke similarities and ifferences etween eading legal aditions in ey areas like eparation of owers, rotection of ghts and the ole of idiciary. Set familiar with the nethodology of comparative ublic law. Ise omparative nethodology in ublic law nalysis.	Objectives: The objective of this course is to provide an overview of the scope, uses and methods of comparative public law, to address key areas of comparative public law like separation of powers, rights, and judicial review to better understand and appreciate one's own legal system, to critically analyse new constitutional movements that are changing the boundaries of constitutionalism and constitutional systems, to provide a comparative analysis about the structure of government, legislative process and the role of the judiciary to have better understanding of the Indian polity. Course Contents: UNIT-I: Concept of Constitution and Study of Comparative Constitutional Law 1. Meaning and Idea of Constitution, Nature and Goals 2. Living Constitution 3. Constitution as Supreme Law	Note: The paper will contain 3 questions from every section aggregating nine questions. Candidates are required to attempt total of six questions, taking at least one question from each section. Course Contents: SECTION A Meaning and Idea of Constitution, Nature and Goals, Living Constitution, Constitution as Supreme Law, Relevance Problems and Concerns in Using Comparison, Supremacy of Legislature in Law Making, Rule of law-Dicey's Concept of Rule of Law, Position of Rule of Law under the Indian Constitution, Modern Concept of Rule of Law, Social and economic rights as part of rule of law, Separation of Powers, Checks and Balances - Meaning & Concept, Montesquieu's theory of Separation of Powers; Models of Separation of Powers & Checks & Balances-USA & India. SECTION B Meaning & Concept of Governance, Forms of Government- Federal and	

- Relevance
- 5. Problems and Concerns in Using Comparison

UNIT-II: Constitutional foundations of powers

- 1. Supremacy of Legislature in Law Making
- 2. Rule of law- Dicey's Concept of Rule of Law, Position of Rule of Law under the Indian Constitution, Modern Concept of Rule of Law, Social and economic rights as part of rule of law
- Separation Powers, of Checks and Balances -Meaning & Concept. Montesquieu's theory of Powers: Separation of Models of Separation of &Checks Powers Balances- USA &India.

UNIT-III: Governance and Forms of Governments

- Meaning & Concept of Governance
- 2. Forms of Government-Federal and Unitary Forms-Features, Advantages and Disadvantages
- Models of Federalism- USA, India and Concept of Quasifederalism, Role of Courts in Preserving Federalism

and Disadvantages. Models of Federalism- USA, India and Concept of Quasi-federalism, Role of Courts in Preserving Federalism. Parliamentary and Presidential Forms of Government- Features, Advantages & Disadvantages, Models of Parliamentary and Presidential forms of Government - UK, India & USA.

SECTION C

Concept and Origin of Judicial Review. Methods of Constitutional Review- Judicial and Political Review, Concentrated and Diffused Review, Anticipatory and Successive Review, Limitations on Judicial Review, Various Methods of Amendment, Limitations on Amending Power: Comparative Perspective, Theory of Basic Structure: Origin and Development

- Dicey, A. V., & Wade, E. C. S. (2016). Introduction to the study of the law of the constitution. London: Macmillan and Co., Limited.
- 2. Forsyth, C. F., Elliott, M. C., Jhaveri, S., Ramsden, M., Scully-Hill, A., & Oxford University Press. (2010). *Effective judicial review: A cornerstone of good governance*. Oxford: Oxford University Press.
- 3. Strauss, D. A. (2010). *The living Constitution*. Oxford: Oxford

- 4. Parliamentary and Presidential Forms of Government-Features, Advantages &
- Disadvantages, Models of Parliamentary and Presidential forms of Government - UK, India & USA.

UNIT-IV: Constitutional Review

- Concept and Origin of Judicial Review
- Methods of Constitutional Review- Judicial and Political Review, Concentrated and Diffused Review, Anticipatory and Successive Review
- Limitations on Judicial Review

UNIT-V : Amendment of Constitution

- Various Methods of Amendment
- Limitations on Amending Power: Comparative Perspective
- 3. Theory of Basic Structure: Origin and Development

Suggested Readings*

 A.V. Dicey, Introduction to Law of the Constitution, (Macmillan &Co. Ltd. London

- University Press.
- 4. Giussani, E. (2008). Constitutional and administrative law. London: Sweet & Maxwell.
- 5. Basu, D. D. (2008). *Comparative constitutional law*. New Delhi:
- 6. Wadhwa and Company.
- 7. In Choudhry, S., In Khosla, M., & In Mehta, P. B. (2017). *The Oxford handbook of the Indian Constitution*.
- 8. Chemerinsky, E. (2015). Constitutional law-principles and policies.
- Shiva, R. B., Menon, V. K. N., Kashyap, S. C., Iyengar, N. K. N., & Indian Institute of Public Administration. (2004). The framing of India's Constitution: Select documents. New Delhi: Indian Institute of Public Administration.
- 10. Jennings, I. (1944). The law and the constitution: 3.ed., rev. & enlarged. Reprint. London.
- In Tushnet, M. V., In Fleiner-Gerster, T., & In Saunders, C. (2015). Routledge handbook of constitutional law. Abingdon, Oxon: Routledge.
- 12. Jain, M. P., Jain, S. N., & In Dharmadhikari, D. M. (2017). Principles of administrative law: An exhaustive commentary on administrative law and constitutional principles, with

- & New York).
- 2. B. Schwartz- American Administrative Law: Case Book, (AspenPublishers 2006).
- Bignami, Francesca: Comparative Law (Ch. 7 (PP-145 170 at Cambridge University Press 2012).
- 4. Christopher Forsyth, Mark Elliott, Swati Jhaveri, Effective Judicial Review: A Cornerstone of Good Governance (Oxford University Press, 2010).
- 5. D.D. Basu, Comparative Constitutional Law (2nd ed., Wadhwa Nagpur).
- 6. David Strauss, The Living Constitution (Oxford University Press, 2010)
- 7. Dr. Subhash C Kashyap, Framing of Indian Constitution (Universal Law, 2004)
- 8. Elizabeth Giussani, Constitutional and Administrative Law (Sweet and Maxwell, 2008).
- 9. Erwin Chemerinsky, Constitutional Law, Principles and Policies (3rd ed., Aspen, 2006)
- 10. I.P. Massey, Administrative

- Indian & foreign case-law references.
- 13. Jain, M. P. (1994). Cases & materials on Indian administrative law. Agra/Nagpur: Law Publishers.
- Devins, N., & Fisher, L. (2015). The democratic constitution. New York, New York: Oxford University Press.
- 15. Bingham, T. H. (2011). *The rule of law*. London: Penguin Books
- Amar, V., &Tushnet, M. V. (2009). Global perspectives on constitutional law. New York: Oxford University Press.
- 17. Jaffe, L. L. (1965). *Judicial control of administrative action*. Boston: Little, Brown.
- Shukla, KamlaShanker& Singh, S. S. (SheoShanker)
 (1988). Lokayukta (Ombudsman in India): a socio-legal study. Indian Institute of Public Administration, New Delhi
- Singh, Mahendra Pal.
 (1989). Comparative constitutional law. Eastern Book Co, Lucknow
- Pylee, M. V.
 (MoolamattomVarkey)
 (2002). Select constitutions of the world (2002). Universal Law Pub. Co, Delhi
- 21. Ray, S. N. (SamirendraNath) (1974). Judicial review and fundamental rights. Eastern Law House, Calcutta

- Law, (Eastern Book Co., Lucknow, Latest Edition).
- 11. Ivor Jennings, Law & the Constitution, (University of London Press,1964).
- 12. Louis Leventhal Jaffe, Judicial Control of Administrative Law,(LittleBrown,1965).
- 13. K. S. Shukla & S. S. Singh, Lokayukta-A Socio-Legal Study, (Indian Institute of Public Administration, New Delhi, 1988).
- 14. .Mahendra P. Singh, Comparative Constitutional Law (Eastern Book Company, 1989).
- 15. M.P. Jain, S. N. Jain, Principles of Administrative Law, (2Vols.:Lexis Nexis, 7th Edition, 2013).
- M.P. Jain, Cases & Materials on Administrative Law, (3 Vols.).
- 17. M. Shukla, Judicial Accountability: Welfare & Globalization, (RegalPublications, New Delhi, 2010).
- 18. M.V. Pylee, Constitution of the World (Universal, 2006).
- 19. Neal Devins and Louis Fisher, The Democratic

- 22. Bignami, F. (January 01, 2012). Comparative administrative law. *The Cambridge Companion to Comparative Law*, 145-170.
- 23. Swamy, K. Sudhir.(2009).

 Democracy and constitutionalism
 in India A Study of the Basic
 Structure Doctrine. Oxford
 University Press.

Suggested E-Learning Material

- Ehrlich, L. (1921). Comparative Public Law and the Fundamentals of Its Study. Columbia Law Review, 21(7), 623-646. doi:10.2307/1112768
- 2. Paleker, S. (2006). Federalism: A Conceptual Analysis. *The Indian Journal of Political Science*, *67*(2), 303-310. Retrieved from

http://www.jstor.org/stable/418562

- 3. Beshara, C. (2015). Basic Structure Doctrines and the Problem of Democratic Subversion: Notes from India. Verfassung Und Recht in Übersee / Law and Politics in Africa, Asia and Latin America, 48(2), 99-123. Retrieved from http://www.jstor.org/stable/261601
- Kumar, V. (2007). Basic structure of the Indian Constitution: Doctrine of Constitutionally Controlled

Constitution	(Oxford
University Press,	2010)

- 20. R.K. Gupta & P. K. Saini, Right to Information Act 2005:Implimentation& Challenges, (Deep & Deep Publications Pvt. Ltd.,New Delhi, 2009).
- 21. S.K. Aggarwal, Towards Improving Governance, (AcademicFoundation, New Delhi, 2008).
- 22. S.K. Aggarwal, Public Interest Litigation in India: A Critique, (TheIndian Law Institute, New Delhi).
- 23. S.N Ray, Judicial Review and Fundamental Rights (Eastern Law House, 1974).
- 24. Sudhir Krishna Swamy,
 Democracy and
 constitutionalism in India A
 Study of the BasicStructure
 Doctrine (Oxford University
 Press, 2009)
- 25. Sunil
 Khilnani,VikramRaghavan,
 ArunThiruvengadam,
 Comparative
 Constitutionalism in
 SouthAsia (Oxford University
 Press, 2013).
- 26. Tom Bingham, The Rule of Law, (Penguin Publication,

- Governance [From KesavanandaBharati to I.R. Coelho]. *Journal of the Indian Law Institute, 49*(3), 365-398. Retrieved from http://www.jstor.org/stable/439521
- 5. Tewari, M., &Saxena, R. (2017). The Supreme Court of India: The Rise of Judicial Power and the Protection of Federalism. Aroney N. Kincaid J. (Eds.), Courts Federal in Countries: Federalists or Unitarists? (pp. 223-255). Toronto; Buffalo: London: University of Toronto Press. Retrieved from http://www.jstor.org/stable/10.3138 /j.ctt1whm97c.12

	2011). 27. Vikram David Amar, Mark Tushnet, Global Perspectives on Constitutional Law (Oxford University Press, 2009). 28. Zachery Elkins, Tom Ginsburg, James Melton, The Endurance of National Constitutions(Cambridge University Press, 2009).		
2.	Course Contents: UNIT I: Company Nature and Incorporation 1. Structure of Corporate Management in India with Comparative Study of England and USA. 2. Kinds of Company and their incorporation, Corporate Personality, Corporate veil & its lifting. an Constitutional documents of a Company: MOA & AOA, Clauses in Memorandum of Association, Approval of	and AOA, Effect of Incorporation, The	

in law &	Indoor Management.	Importance of Promoters: Position,	
landmark judgment.	4. Importance of Promoters: Position, Duties & Liabilities.	Duties & Liabilities, Prospectus: Meaning, Consequences of Misstatements in Prospectus. SECTION B	
	UNIT II: Corporate Capital Unit		
	Prospectus: Meaning, Consequences of Misstatements in Prospectus.	Corporate Capital Unit and Management and Control of Companies:	
	 Capital, Kinds of Capital; Shares, Modes of Capital Raising. 	Capital, Kinds of Capital; Shares, Modes of Capital Raising, Procedure for issue of Shares & Share	
	2. Procedure for issue of Shares & Share Certificates; Procedure for increase and reduction of Share Capital;	Certificates; Procedure for increase and reduction of Share Capital; Debt Capital; Meaning and Kinds of Debt; Charge: Creation of Charges, Secured and Unsecured borrowings,	
	3. Debt Capital; Meaning and Kinds of Debt; Charge: Creation of Charges, Secured and Unsecured borrowings, Floating charge and Fixed charge; Debentures: Issue of Debentures, Kinds of Debenture, Rights of Debenture Holders.	Floating charge and Fixed charge; Debentures: Issue of Debentures, Kinds of Debentures, Rights of Debenture Holders, Loan from directors and Loan to directors; Restriction on borrowing powers of the company; Corporate Guarantees; Inter-Corporate Loans and Guarantees;Directors: Kinds, Appointment & Removal; Legal position of directors; powers of	
	4. Loan from directors and Loan to directors; Restriction on borrowing powers of the company; Corporate Guarantees; Inter-Corporate Loans and Guarantees;	directors and restrictions thereof; Contract with directors; duties and liabilities of directors; Meetings; Kinds of Meetings of Directors, Majority rule and minority Rights; Protection of Minority Shareholders;Oppression and Mismanagement and remedies in	

UNIT III: Management and Control of Companies:

- Directors: Kinds, Appointment & Removal; Legal position of directors; powers of directors and restrictions thereof; Contract with directors; duties and liabilities of directors;
- 2. Meetings; Kinds of Meetings of Directors, Majority rule and minority Rights; Protection of Minority Shareholders;
- 3. Oppression and Mismanagement and remedies in case of Oppression & Mismanagement, Class Action Suit.
- 4. National Company Law Tribunal (NCLT) and National Company Law Appellate Tribunal (NCLAT).

UNIT IV: Corporate Governance, Social Responsibility and Corporate Crimes:

- 1. Importance of Corporate Governance
- Legislative framework for Corporate Governance under the Companies Act,

case of Oppression & Mismanagement, Class Action Suit, National Company Law Tribunal (NCLT) and National Company Law Appellate Tribunal (NCLAT).

SECTION C

Corporate Governance, Social Responsibility and Corporate Crimes and Law Relating to Multinational Corporations:

Importance of Corporate Governance, Legislative framework for Corporate Governance under the Companies Act, 2013, Case Study: Enron and Satyam, Corporate Crimes Criminal Liability of the officers of the Company, Insider Trading, Price Sensitive Information, Legal Reforms of Corporate Governance in India. Corporate Social and Environmental Responsibility, Meaning and Definition of Multinational Corporation, Problems of definitions and criteria of Determination. Regulation of MNC's.

- **1.** Singh, A. (2018). Company Law. Lucknow: Eastern Book Company.
- 2. Taxman (2019), A
 Compendium of Companies
 Act 2013 along with Relevant
 rules, New Delhi: Taxman
- **3.** Chandratre, K. R. (2018),

- 2013, Case Study: Enron and Satyam.
- 3. Corporate Crimes and Criminal Liability of the officers of the Company, Insider Trading, Price Sensitive Information.
- 4. Legal Reforms of Corporate Governance in India.
- 5. Corporate Social and Environmental Responsibility.

UNIT V: Law Relating to Multinational Corporations:

- Meaning and Definition of Multinational Corporation, Problems of definitions and criteria of Determination.
- 2. Regulation of MNC's.

Suggested Readings:

- 1. Singh, A. (2018). Company Law. Lucknow: Eastern Book Company.
- 2. Taxman (2019), A Compendium of Companies Act 2013 along with Relevant rules, New Delhi: Taxman.
- 3. Chandratre,K. R. (2018), Compendium of Key Issues under Corporate Law, New Delhi: Bloomsbury India.

- Compendium of Key Issues under Corporate Law, New Delhi: Bloomsbury India.
- **4.** Jain, D.K. (2018), Company Law Ready Reckoner, New Delhi: Bharat Law House.
- 5. Garg,K.(2018), Corporate Social Responsibility With Companies (Corporate Social Responsibility Policy) Rules, 2014, New Delhi: Bharat Law House.

- Gelfond S, Schwenkel R. and Cohen H. (2017), Private Company Boards, *The Journal* of Private Equity Vol. 20, No. 3. Retrieved from https://www.jstor.org/stable/44 397520?
- 2. Derek F, Christopher R,Stephen W. Mayson, French & Ryan on Company Law, Retrieved fromhttps://searchworks.stanford.edu/articles/nlebk 678144
- 3. Szabo, Gergely D. and Engsig K. (2018), Corporate Governance Codes and Groups of Companies: In Search of Best Practices for Group Governance, European Company and Financial Law Review, Retrieved from https://searchworks.stanford.e

			 Jain, D.K. (2018), Company Law Ready Reckoner, New Delhi: Bharat Law House. Garg, K. (2018), Corporate Social Responsibility With Companies (Corporate Social Responsibility Policy) Rules, 2014, New Delhi: Bharat Law House. 	du/articles/edsgaoedsgcl.56 4646255 4. Lawrence L., Impact of CSR mandate on Indian companies. Retrieved from http://www.academia.edu/749 2295/Impact_of_CSR_mandat e_on_Indian_companies 5. Choudhury B. &Petrin M., Corporate governance that 'works for everyone': promoting public policies through corporate governance mechanisms, Journal of Corporate Law Studies, Retrieved fromhttps://www.tandfonline.c om/doi/full/10.1080/14735970. 2017.1414984	
3.	LAW 609 Internation al Trade Law	After the completion of the course student will be able to The students will be able to understand the basic practicalities of International Trade. Students understanding about the various aspects of International Trade	Objectives: The objectives of the paper are to familiarize the students about the World Trade Organisation and the various agreements entered into under the auspices of the WTO. Students will be given insight into the transitional commercial transactions and related matters thereto. Course Contents: Unit I: Introduction to International Trade Law and different organizations 1. Definitions: international	Note: The paper will contain 3 questions from every section aggregating nine questions. Candidates are required to attempt total of six questions, taking at least one question from each section. Course Contents: SECTION - A Introduction to International Trade Law and different organizations Definitions: international trade, commerce and development, International trading system:	

Law and all the steps taken on domestic and international level will be developed. Analytical skills will be developed among students the in relation to International trade

- trade. commerce and development. International tradina system: liberalization of trade and commerce. History and Development of International Trade Law, International legal framework the for international trade.
- 2. International Trade and Economic Theories Mercantalism, Adam Smith, David Ricards, Heckschler Ohlin, Paul Krugman.
- 3. Brief Role of International the Organisation in Development of the International Trade - World Bank. International Finance Corporation, Asian Development Bank (ADB), Organization for Economic Co operation and Development(OECD), Organization for the Petroleum Exporting (OPEC), Countries Federation of International Trade Association (FITA), International Chamber of Commerce (ICC)

Unit II: Unification of international trade Law

liberalization of trade and commerce. History and Development International Trade Law. International legal framework for the international trade. International Trade and Economic Theories Mercantilism, Smith. Adam David Ricards, Heckschler Ohlin, Paul Krugman, Brief Role of International Organisation in the Development of the International Trade - World Bank. International Finance Corporation. Asian Development Bank (ADB), Organization for Economic operation and Development(OECD), Organization for the Petroleum Exporting Countries (OPEC). Federation of International Trade Association (FITA). International Chamber of Commerce (ICC)

SECTION - B

Unification of international trade Law, GATT and WTO

Role of Conventions, Treaties and Agreements for the Unification of International Trade Law. Role of Regional **Blocks** Trading and Organizations for the Unification of International Trade Law (UNIDROIT, UNCITRAL, UNCTAD), Association South East Asian of Nation(ASEAN), European Coal and Steel Community(ECSC), South Asian Association for Regional Co Operation (SAARC). SAARC Chamber

- Role of Conventions, Treaties and Agreements for the Unification of International Trade Law,
- 2. Role of Regional Trading Blocks and Organizations for the Unification of International Trade Law (UNIDROIT, UNCITRAL, UNCTAD)
- 3. Association of South East Asian
 Nation(ASEAN), European Coal and Steel Community(ECSC), South Asian Association for Regional Co Operation (SAARC), SAARC Chamber of Commerce and Industry (SCCI)

Unit III: International Trade Law, GATT and WTO

Bretton Woods System

1. General Agreement on Tariffs and Trade, 1947-1994(Uruguay Round), World Trade Organisation (WTO), Structure, Scope and Functions of WTO, Dispute Settlement in WTO, Principle of MFN and corresponding legal regime of trade. Principle of

Commerce and Industry (SCCI) System, General Bretton Woods Agreement on Tariffs and Trade. 1947-1994(Uruguay Round).World Trade Organisation (WTO), Structure. and Functions of WTO, Scope Dispute Settlement in WTO, Principle of MFN and corresponding legal regime of trade, Principle of national treatment and corresponding regime of trade, Discriminatory regimes in international trade. GATT/WTO and the principles of free trade. Regional Trade Agreements and WTO

SECTION - C

International Sale of Goods, International trade, ICC INCOTERMS, Foreign Trade

Role of UNCITRAL and UNIDROIT in International Sale of Goods. Introduction to the United Nation's Contracts for the Convention on International of Goods. Sale Principles, Definitions. General Fundamental Breach, Rule of Avoidance, Rule Specific Performance, Modification Termination of Contract, Formation of Contract under CISG ,Sale of Goods under CISG, Obligation of the Seller and the Buyer under CISG, Remedies under CISG (For Seller, Buyer and for both), Passing of Risk under CISG, Damages under CISG, the limits of national treatment and corresponding regime of trade, Discriminatory regimes in international trade. GATT/WTO and the principles of free trade, Regional Trade Agreements and WTO

Unit IV: Trade of International Sale of Goods

- Role of UNCITRAL and UNIDROIT in International Sale of Goods
- 2. Introduction to the United Nation's Convention on Contracts for the International Sale Definitions, Goods. General Principles, Fundamental Breach, Rule of Avoidance. Rule of Specific Performance. Modification and Termination of Contract. Formation of Contract under CISG ,Sale of under CISG. Goods Obligation of the Seller and the Buyer under CISG, Remedies under CISG (For Seller, Buyer and for both), Passing of Risk under CISG, Damages under CISG, the limits of liability and the force

liability and the force majeure and other exception clauses; Principles of international commercial contracts (UNIDROIT, 1994), General characteristics of INCOTERMS, Characteristics of the groups of terms (Group E, Group F, Group C, Group D), EXW, FCA, FOB, FAS, CIF, CFR, CIP, CPT, DES, DEQ, DDP, DAF etc., Foreign Trade in India, Policies and Issues.

Suggested Readings:

- 1. Carr, I. (2005). *International Trade Law* (3rded.). Routledge-Cavendish.
- 2. Boscche, P. (2017). *The Law and Policy of WTO (4thed.)*. Cambridge University Press
- 3. Vij, N. (2016). *International Trade Law.* Universal Law Publishing Co.
- 4. Myneni, S.R. (2017). International Trade Law (3rded.). Allahabad: Allahabad Law Agency.

- 1. Pillai, P. N. (1977). Review of International Trade Law by K.W. Ryan: *National University of Singapore (Faculty of Law)*. Retrieved from https://www.jstor.org/stable/24 863262
- 2. Simmons, P. (1999).

- majeure and other exception clauses;
- 3. Principles of international commercial contracts (UNIDROIT, 1994)

Unit V: International Trade, ICC INCOTERMS , Foreign Trade

- General characteristics of INCOTERMS.
- 2. Characteristics of the groups of terms (Group E, Group F, Group C, Group D)
- 3. EXW, FCA, FOB, FAS, CIF, CFR, CIP, CPT, DES, DEQ, DDP, DAF etc.
- 4. Foreign Trade in India, Policies and Issues.

- 1. Carr, I. (2005). *International Trade Law* (3rded.). Routledge-Cavendish.
- 2. Boscche, P. (2017). *The Law and Policy of WTO (4thed.)*. Cambridge University Press.
- 3. Vij, N. (2016). *International Trade Law*. Universal Law Publishing Co.
- 4. Myneni, S.R. (2017). International Trade Law (3rded.). Allahabad: Allahabad Law Agency.

- Reviewed Work(s): Principles of International Trade Law by Indira Carr. Cambridge University Press on behalf of the British Institute of International and Comparative Law. Retrieved from https://www.jstor.org/stable/76 1753
- 3. Hoya, T.W. (1973). Comecon and the Unification of International Trade Law. Cambridge University Press. Retrieved from https://www.jstor.org/stable/25 660478
- 4. Foster, C. (2000). The Jurisprudence of the GATT and the WTO: Insights on Treaty Law and Economic Relations by John H. Jackson. Cambridge University Press on behalf of Editorial Committee of the Cambridge Law Journal. Retrieved from https://www.jstor.org/stable/45 08726
- 5. American, S. (1861). Foreign Trade. *Scientific American, a division of Nature America, Inc.* Retrieved from https://www.jstor.org/stable/10. 2307/24957249
- 6. Duhl, G. (2012). International Sale of Goods. *American Bar Association*. Retrieved from

https://www.jstor.org/stable/23 526821 **Suggested Readings:** 1. Carr, I. (2005). International (3rded.). Trade Law Routledge-Cavendish. 2. Boscche, P. (2017). The Law and Policy of WTO (4thed.). Cambridge University Press 3. Vij, N. (2016). International Trade Law. Universal Law Publishing Co. S.R. (2017).4. Myneni, International Trade Law (3rded.). Allahabad: Allahabad Law Agency. **Suggested E-Learning Material:** 1. Pillai, P. N. (1977). Review of International Trade Law by Ryan: National K.W. University Singapore of (Faculty of Law). Retrieved from https://www.jstor.org/stable/24 863262 Ρ. 2. Simmons, (1999).Reviewed Work(s): Principles of International Trade Law by Carr. Cambridge Indira University Press on behalf of British Institute International and Comparative Retrieved Law. from https://www.jstor.org/stable/76 1753

				3. Hoya, T.W. (1973). Comecon and the Unification of	
				International Trade Law. Cambridge University Press.	
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				660478 4. Foster, C. (2000). The	
				Jurisprudence of the GATT and the WTO: Insights on	
				Treaty Law and Economic Relations by John H. Jackson.	
				Cambridge University Press on behalf of Editorial	
				Committee of the Cambridge	
				Law Journal. Retrieved from https://www.jstor.org/stable/45	
				08726 5. American, S. (1861). Foreign	
				Trade. Scientific American, a division of Nature America,	
				Inc. Retrieved from	
				https://www.jstor.org/stable/10 .2307/24957249	
				6. Duhl, G. (2012). International Sale of Goods. <i>American Bar</i>	
				Association. Retrieved from https://www.jstor.org/stable/23	
	1 0101 04 4	A.C	O	526821	
4.	LAW 614 Principles	After the completion of the course student	to analyze and interpret the	Note: The paper will contain 3 questions from every section	
	of Taxation	will be able to	provisions of direct and indirect tax law (the goods and service tax	aggregating nine questions. Candidates are required to attempt	
		•The students will be able to define	` •	total of six questions, taking at least one question from each section.	
		the procedure of tax	principles and provisions of	Course Contents:	

assessment.

•The students will be imbibed with the practical knowledge to compute total income and define tax complicacies and structure.

The Students will get problem solving skills, proficiency in matters related to taxation law international taxation and address application oriented issues.

Course Contents:

Unit I

- Social welfare concept of taxation
- 2. History of Taxation in India.
- 3. Basis of Charge, residential status, exempted income, heads of income.

Unit II

- 1. Clubbing of income
- 2. set-off & carry forward of losses
- 3. Deductions and exemptions from gross total income
- 4. Income tax authorities.

Unit III: Goods and Service Tax Law

- Constitutional aspect; Levy and collection of CGST & IGST:
- 2. Concept of supply;
- 3. Charge of tax

Unit IV

- 1. Exemptions from tax
- 2. Provisions relating to electronic commerce
- 3. Administration of GST.
- 4. Offences and penalties under the Goods and

SECTION - A

Social welfare concept of taxation, History of Taxation in India, Basis of Charge, residential status, exempted income, heads of income, Clubbing of income, set-off & carry forward of losses, Deductions and exemptions from gross total income, Income tax authorities.

SECTION - B

Goods and Service Tax Law

Constitutional aspect; Levy and collection of CGST & IGST; Concept of supply; Charge of tax, Exemptions from tax, Provisions relating to electronic commerce, Administration of GST., Offences and penalties under the Goods and Services Tax Law

SECTION - C

Taxation of International Transactions and non-resident taxation

Provisions under Income tax Act, 1961 relating to non-residents; double taxation relief etc., Overview of Model tax Conventions - OECD and UN; Application and interpretation of Tax Treaties.

- 1. Singhania, Vinod K. (2018) Student Guide to Income Tax, Taxman.
- 2. Rai Kailash. (2016). *Taxation Laws*. Allahabad Law Agency.

Services Tax Law

Unit V: Taxation of International Transactions and non-resident taxation

- 1. Provisions under Income tax Act, 1961 relating to non-residents; double taxation relief etc.
- Overview of Model tax Conventions - OECD and UN; Application and interpretation of Tax Treaties.

Suggested Readings

- Remesh Sharma, Supreme Court on Direct Taxes (1998), Bharath Law House, New Delhi. 2. Sampathlyengar, Law of Income Tax (1998), Bharath Law House, New Delhi.
- 3. Diwan B.K. and Sanjay Mehttani, Formation, Taxation and Assessment Charitablke and Religious Trusts (1999), Bharath Law House New Delhi
- 4. Kanga and Palkiwala, The Law and Practice of Income Tax (1999), Wadha, Nagpur.
- 5. K. Parameswaran, Power of Taxation under the

- 3. Myneni, S.R. (2018). *Law of Taxation*. Allahabd Law Series.
- Ahuja, Girish. (2018).
 Systematic Approach to IncomeTax. Delhi: Bharat Law House Pvt. Limited
- Palkivala, Nani. *Income Tax*. Lexis Nexis Butterworths Publications,
- 3. The Income Tax Act, 1961
- 4. Datey V. S. (2009). Indirect Taxes Law and Practice, Taxman.
- 5. The Central Goods and Services Act, 2017.

- Direct Taxation Group _I study Notes- I by Icmai. Retrieved from http://icmai.in/upload/Students /Syllabus-2012/Study_Material_New/Int er-Paper7-Revised.pdf
- Direct Tax Complete Theory by Badlani classes. Retrieved from https://www.badlaniclasses.on line/copy-of-ay-17-18-incometax.
- 3. Agrawal, CS K.K. Fast Track Quick Revision Income Tax. Retrieved from https://taxguru.in/wp-content/uploads/2014/04/FT-

		Constitution (1987), Eastern, Lucknow Income Tax Act, 1961 Central Goods and Service Tax (CGST) Act, 2017 Integrated Goods and Service Tax (IGST) Act, 2017	QR-IT.pdf 4. Study Material of The Institute of chartered Accountants of India on Direct Tax. Retrieved from https://www.icai.org/post.html?post_id=13752 5. Study Notes of The Institute of chartered Accountants of India- Intermediate Paper- I on Indirect Taxation. Retrieved from http://icmai.in/upload/Students/Syllabus2016/Inter/Paper-11-NEW-GST-Revised.pdf 6. Reading Material on Indirect Taxation of the Institute of Company Secretaries of India. Retrieved from https://www.icsi.edu/media/webmodules/Reading%20Material%20Indirect%20Tax.pdf	
5.	LAW 616 Securities and Investment Law • An understanding about the various aspects of Securities Laws and all the steps taken to deal with stock exchange and listing of shares and investors	course, students will be familiar with the legal framework of various investment laws applicable in India. Students will develop helps in understanding the basic concepts of raising corporate finance and the laws related to the same. Students will acquire working knowledge of the		

- protection will be developed.
- The students will get to know about the recent issues of Securities Laws in India.
- Analytical skills will be developed among the students in relation to Securities and Investment law.

SEBI, its constitution, roles, powers, functions etc.

Course Contents:

Unit-I: Historical evolution of securities laws-

- International perspective, Indian Perspectives-Preindependence period, Post- independence period, History of capital markets in India.
- 2. Need for securities legislation and investor protection.
- 3. Classification of Securities-Ownership instruments, Shares, Stocks.
- 4. Debt instruments :Debentures and Bonds.
- 5. Offered documents-Prospectus

Norms of disclosure under .

- (a) The Companies Act, 1956
- (b) The Securities Contract Regulation Act,1957
- (c) The Securities Exchange Board of India Act,1988

Unit-II: Concept of Securities Market.

Need for securities legislation and investor protection, Classification of Securities- Ownership instruments, Shares, Stocks, Debt instruments: Debentures and Bonds, Offered documents-Prospectus

Norms of disclosure under:

- (a) The Companies Act, 1956
- (b) The Securities Contract Regulation Act, 1957
- (c) The Securities Exchange Board of India Act,1988

SECTION - B

Concept of Securities Market, Stock Exchange and Listing of shares

Primary Market: Scheme of Primary Market, Advantages and Disadvantages to companies and investors, Players in Primary Market-Underwriters. Brokers to an issue. Managers to the issue, Bankers to the issue and Registrar to the issue, Secondary Market :Players in the Secondary Market, Brokers, Over the Country Exchange of (OCTEL), The Companies Act, 2013, The Securities Exchange Board of India Act. 1988. The Securities Contract Regulation Act, 1957, The Stock Exchange Act.

SECTION - C

Investors Protection and Principles of International

- Primary Market: Scheme of Primary Market, Advantages and Disadvantages to companies and investors,
- 2. Players in Primary Market-Underwriters, Brokers to an issue, Managers totheissue, Bankers to the issue and Registrar to the issue
- 3. Secondary Market :Players in the Secondary Market, Brokers, Over the Country Exchange of India (OCTEL)
- Unit-III: Stock Exchange and Shares-(a) Listing of Trading(b) Spot delivery Badla contract(c) Future Contract(d) contracts(e) Options(f) Derivatives(g) Listing of Shares Relevant Provisions of
- 1. The Companies Act, 2013.
- 2. The Securities Exchange Board of India Act, 1988.
- 3. The Secuities Contract Regulation Act, 1957.
- 4. The Stock Exchange Act.

Unit-IV: Investors Protection

 Role and functions of SEBI Tribunal

Investment Law

Role and functions of SEBI Tribunal, Depositories Act, Dematerialisation, Advantages and Disadvantages. Investment in Mutual Funds:

1. Investment by Financial Institutions& Foreign Financial Institutions, International treaties, Types of Investment contracts, Applicable law, Stabilization clauses, Renegotiation and adaptation

- 1. Chandratre, K.R. (2010). Bharat's SEBI Compendiu(4th Ed.). New Delhi: Bharat Law House.
- 2. Eilis, F. (2008). Principles of Corporate Finance Law. Oxford: Oxford University Press.
- Khilnani,D.T. (2007). FEMA Ready Reckoner. (12th Ed.). New Delhi: Snow White Publications Pvt.
- 4. Myneni, S.R. (2006). Law of Investment and Securities. Hyderabad: Asia Law House,
- 5. Puliani, R. (2007). Bharat's Manual of SEBI Act, Rules, Regulations, Guidelines, Circulars, ETC. New Delhi: Bharat Law House Pvt.
- 6. Ashok, S. (2008). Bharat's Foreign Exchange Management Manual. New Delhi: Bharat Law House.

- 2. Depositories Act.
- 3. Dematerialisation
- Advantages and Disadvantages. Investment in Mutual Funds
 - 1. Investment by Financial Institutions& Foreign Financial Institutions.

Unit-V: Principles of International Investment Law

- International treaties
- 2. Types of Investment contracts
- 3. Applicable law
- 4. Stabilization clauses
- 5. Renegotiation and adaptation

Suggested Reading:

- 1. Chandratre, K.R. (2010). Bharat's SEBI Compendiu(4th Ed.). New Delhi: Bharat Law House.
- Eilis, F. (2008). Principles of Corporate Finance Law. Oxford: Oxford University Press.
- 3. Khilnani,D.T. (2007). FEMA Ready Reckoner. (12th Ed.). New Delhi: Snow White Publications Pvt.
- 4. Myneni, S.R. (2006). Law of Investment and Securities.

- 7. Singh,A. (2004). Company Law (14th ed.) Lucknow: Eastern Book Company.
- 8. Taxman. (2011). Taxman's Foreign Exchange Management Manual: With Foreign Exchange Laws Ready Reckoner (18th ed.). New Delhi: Taxman Publications.

- Cambridge University Press. (1956). International Investment Law Conference. Cambridge University Press. Retrieved from https://www.jstor.org/stable/21 94597
- 2. Mahoney, P.G. (2009). The Development of Securities Law in the United States. Wiley on behalf of Accounting Research Center, Booth School of Business, University of Chicago. Retrieved from https://www.jstor.org/stable/25 548022
- Chang, K.Y. (2005). The Effective Regulation of Transnational Securities Fraud in Global Markets. Institute of International Affairs, Graduate School of International Studies, Seoul National University. Retrieved

- Hyderabad: Asia Law House,
- 5. Puliani, R. (2007). Bharat's Manual of SEBI Act, Rules, Regulations, Guidelines, Circulars, ETC. New Delhi: Bharat Law House Pvt.
- 6. Ashok, S. (2008). Bharat's Foreign Exchange Management Manual. New Delhi: Bharat Law House.
- 7. Singh,A. (2004). Company Law (14th ed.) Lucknow: Eastern Book Company.
- 8. Taxman. (2011). Taxman's
 Foreign Exchange
 Management Manual: With
 Foreign Exchange Laws
 Ready Reckoner (18th ed.).
 New Delhi: Taxman
 Publications.

- from https://www.jstor.org/stable/43 107122
- 4. Sebastian, B.J. (1989). The Role of the Securities Market in Mobilizing Resources for the Region. Sir Arthur Lewis Institute of Social and Economic Studies, University of the West Indies. Retrieved from: https://www.jstor.org/stable/27
 - https://www.jstor.org/stable/27 864906
- Garbade, K.D. & Silber, W.L. (1976). Price Dispersion in the Government Securities Market. The University of Chicago Press. Retrieved from https://www.jstor.org/stable/18 31329
- 6. McConnell, J.J & Sanger, G.C. (1987). The Puzzle in Post-Listing Common Stock Returns. Wiley for the American Finance Association. Retrieved from https://www.jstor.org/stable/23 28423
- 7. Baker, H.K., Nofsinger, J. R. & Weaver, D.G. (2002). International Cross-Listing and Visibility. Cambridge University Press on behalf of the University of Washington School of Business

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				Administration. Retrieved	
				from https://www.jstor	
6.	LAW 602 Competition Law	After the completion of the course student will be able to • Students will be able to understand various aspects of Competition Law and how it emerged on national and international level. • Understand the recent issues of Competition Law which will encourage the students for further research	Objectives - The Competition Commission of India feels that in order to create greater awareness of competition law and competition issues, it is important that the Competition Act, 2002 and the role of the Competition Commission of India should form part of the syllabus of faculties/schools of management, law, and other relevant institutes. This would also enable the students to take up professional practice in the field of competition law and policy. As a part of its statutory duty to create awareness and to build strong competition culture in the country, the Competition Commission of India has already taken up the matter with over 144universities to incorporate the Competition Act as a part of syllabus. This syllabus also aims to create awareness among the students and develop their abilities to deal with the issues on the expanding horizons of corporate law. COURSE CONTENTS: UNIT-I :Introduction,	Note: The paper will contain 3 questions from every section aggregating nine questions. Candidates are required to attempt total of six questions, taking at least one question from each section. COURSE CONTENTS: SECTION - A Introduction, Emergence of Competition Law in India Historical development of competition law, Socialism and competition law, Competition and common law, Classical and neoclassical competition law, Economic rationale for competition law, Monopolies and Restrictive Trade Practices Act, 1969, Failure of the MRTP Act, The Competition Act, 2002 ,objectives and application of the Act SECTION - B Anti-competitive Agreements, Abuse of Dominant Position and Control over Combinations Rationale for prohibition, Types of anti-competitive agreements, Exemptions, Meaning of dominant	
			Emergence of Competition Law in India	position, What is abuse of dominant position, Assessing relevant market,	

- Historical development of competition law,
- 2. Socialism and competition law,
- 3. Competition and common law,
- 4. Classical and neoclassical competition law,
- 5. Economic rationale for competition law,
- 6. Goals of competition law,
- 7. Monopolies and Restrictive Trade Practices Act, 1969, Failure of the MRTP Act, The Competition Act, 2002, objectives and application of the Act

UNIT-II : Anti-competitive Agreements and Abuse of Dominant Position

- 1. Rationale for prohibition,
- 2. Types of anti-competitive agreements, Exemptions,
- 3. Meaning of dominant position, What is abuse of dominant position, Assessing relevant market, Instruments of abuse, Remedies

UNIT-III : Control over Combinations

- 1. Definition of Combination.
- 2. Different types of merger and acquisition,

Instruments of abuse, Remedies, Definition of Combination, Different types of merger and acquisition, , Analysis of Acquisitions and Mergers, Regulation of Combinations

SECTION - C

Competition Law, IPR International TradeandCompetition Authorities

TRIPS and competition issues. Application of section 3 of the Competition Act, 2002, International effects of cartels and competition law, Extraterritorial application of US, EU Indian competition and Competition policy at the international level, Competition Commission of India (CCI), Composition of CCI, Functions of CCI. Competition Appellate Tribunal.

- 1. Abir, R. & Jayant, K. (2008). Competition Law in India. Kolkata: Eastern Law House.
- 2. Ramappa, T. (2006)
 Competition Law in India:
 Policy, Issues, and
 Developments. New Delhi:
 Oxford University Press.
- 3. Mittal, D.P. (2011) *Taxmann's Competition Law & Practice* (3rd Edition). New Delhi, Taxmann

- Analysis of Acquisitions and Mergers,
- 4. Regulation of Combinations

UNIT-IV: Competition Law, IPR, and International Trade

- 1. TRIPS and competition issues,
- 2. Application of section 3 of the Competition Act, 2002,
- 3. International effects of cartels and competition law,
- 4. Extraterritorial application of US, EU and Indian competition law,
- 5. Competition policy at the international level

UNIT-V : Competition Authorities

- 1. Competition Commission of India (CCI),
- 2. Composition of CCI,
- 3. Functions of CCI,
- 4. Competition Appellate Tribunal

Suggested Readings:

- 1. Abir, R. & Jayant, K. (2008). Competition Law in India. Kolkata: Eastern Law House.
- 2. Ramappa, T. (2006)
 Competition Law in India:
 Policy, Issues, and
 Developments. New Delhi:
 Oxford University Press.

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- 4. Dhall, V. (Ed.). (2007)
 Competition Law Today:
 Concepts, Issues, and the Law
 in Practice. New Delhi: Oxford
 University Press.
- 5. Cortés, S. (Ed.) (2002). From Negotiation to Antitrust Clearance: National and International Mergers in the Third Millennium. The Hague: Kluwer Law International.
- 6. Mark,F. (2004). Competition Law of EC and UK. New York: Oxford University Press.
- 7. Rowley, J. W. & D.L. Baker. (Eds.) (2001) International Mergers: The Antitrust Process, London: Sweet &Maxwell.

- 1. Chauhan, B.S. (2012). Indian Competition Law: Global Context. Indian Law Institute. Retrieved from https://www.jstor.org/stable/447 82475
- Mansingh, S. (2006). India and China: competition & cooperation. Foreign Policy Association. Retrieved from https://www.jstor.org/stable/436 82457
- 3. AdélNémeth. (2006). Trade And Competition Policy Reforms. *AkadémiaiKiadó*. Retrieved

- 3. Mittal, D.P. (2011) *Taxmann's Competition Law & Practice* (3rd Edition). New Delhi, Taxmann Publication.
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 Competition Law Today:

 Concepts, Issues, and the Law

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 University Press.
- 5. Cortés, S. (Ed.) (2002). From Negotiation to Antitrust Clearance: National and International Mergers in the Third Millennium. The Hague: Kluwer Law International.
- 6. Mark,F. (2004). Competition Law of EC and UK. New York: Oxford University Press.
- 7. Rowley, J. W. & D.L. Baker. (Eds.) (2001) International Mergers: The Antitrust Process, London: Sweet &Maxwell.

- from https://www.jstor.org/stable/407 29773
- Ramaswamy, K.V. (2006). Competition Policy And Practice In Canada: Salient Features And Some Perspectives For India. Economic and Political Weekly. Retrieved from https://www.jstor.org/stable/441 8213
- Amarnath, A. B. (2013). The Oligopoly Problem: Structural And Behavioural Solutions Under Indian Competition Law. Indian Law Institute. Retrieved from https://www.jstor.org/stable/439 53671
- Sethi, R. &Dhir, S. (2013). Anti-Competitive Agreements Under the Competition Act, 2002. Student Advocate Committee. Retrieved from https://www.jstor.org/stable/442 83760
- 7. Vickers, J. (2005). Abuse of Market Power. Wiley on behalf of the Royal Economic Society. Retrieved from https://www.jstor.org/stable/359 0440
- Pandey, B. N. &Saha, P.K. (2015). Competition Flexibilities
 In The Trips Agreement:
 Implications For Technology

		Transfer And Consumer Welfare. Indian Law Institute. Retrieved from https://www.jstor.org/stable/447 82491 9. Handoll, J. (2015). Establishing Breach of Section 3 Of The Competition Act, 2002 "The Indian Bid Rigging Cases". Student Advocate Committee. Retrieved from https://www.jstor.org/stable/442 83654	
8. LAW 607 Intellectual Property Rights Law • The learn be able to principles various while ana problem rulpr. • Learners further be assess the which learn global influence socio-econenvironme India and and entry proficiency the ability.	the paper is to introduce to the students the concepts of IPR and their relationship with other subjects especially, economic law and other technological aspects. Apart from the above, the paper covers the approaches of International Institutions and introduces the various aspect that are form part of the province of IPR. COURSE CONTENTS: UNIT-I Introduction 1. Concept & Meaning of Intellectual Property 2. Nature and Characteristic of Intellectual Property 3. Origin and Development of Intellectual Property	questions from every section aggregating nine questions. Candidates are required to attempt total of six questions, taking at least one question from each section. COURSE CONTENTS: SECTION – A Introduction to IPR and its Philosophical Justification Concept & Meaning of Intellectual Property, Nature and Characteristics of Intellectual Property, Origin and Development of Intellectual Property, Kinds of Intellectual Property, Importance of Intellectual Property, Rights and the need for their Legal Protection Western Theories on Private and IP, Locke's Labour Theory of Property, Hegel's Personality Theory of Property,	

engage in competitive exams like CLAT, Patent Attorney, Bar Council of India, and other higher education and specialized courses will be developed.

Property

5. Importance of Intellectual Property Rights and the need for their Legal Protection

UNIT-II Philosophical
Justification of
Intellectual Property
Western Theories on
Private and IP.

- 1. Locke's Labour Theory of Property
- 2. Hegel's Personality Theory of Property
- 3. Marxian Theory on Private Property and IP. Indian Theory on Private Property
- 4. Constitutional Aspects of Property
- 5. Constitutional Protection of Property and IP

UNIT-III Intellectual Property Rights: International Relevance

- 1. Paris Convention for the Protection of Industrial property, 1883
- 2. The Berne Convention, 1886
- 3. TRIPS Agreement, 1994- basic principles and minimum standards limits of one- Size-fit for all -

Marxian Theory on Private Property and IP. Indian Theory on Private Property

SECTION - B

Intellectual Property Rights: International Relevance

Constitutional Aspects of Property, Constitutional Protection of Property and IP, Paris Convention for the Protection of Industrial property, 1883, The Berne Convention, 1886, TRIPS Agreement, 1994- - basic principles and minimum standards - limits of one- Size-fit for all - flexibilities under TRIPS, International Institutions Concerned with Intellectual Property

SECTION - C

Intellectual Property: Issues and Challenges and its Contemporary Trends

Copyright protection with reference to performer's rights and Artist rights, Global governance towards Patents, Trade Marks: Legal recognition, Comparative analysis in India, EU and USA, Trade secrets: Legal recognition, Comparative analysis in India, EU and USA, Benefit sharing and contractual agreements - International Treaty on Plant Genetic Resources for Food and Agriculture - issues on patent policy and farmers' rights- CBD, Nagoya Protocol and Indian law, UNESCO - protection of

- flexibilities under TRIPS
- 4. International Institutions
 Concerned with Intellectual
 Property

UNIT-IV: Intellectual Property: Issues and Challenges

- 1. Copyright protection with reference to performer's rights and Artist rights,
- 2. Global governance towards Patents
- 3. Trade Marks: Legal recognition, Comparative analysis in India, EU and USA
- 4. Trade secrets: Legal recognition, Comparative analysis in India, EU and USA

UNIT-V Intellectual Property: Contemporary Trends

- 1. Benefit sharing and contractual agreements -International Treaty Plant Genetic Resources for Food and Agriculture issues on patent policy and farmers' riahts-CBD. Protocol Nagoya and Indian law
- UNESCO protection of folklore/cultural expressions

folklore/cultural expressions, Developments in WIPO on traditional knowledge and traditional cultural expressions

Suggested Readings:

- Ahuja, V. K. (2016). Law Relating to Intellectual Property Rights. (2nd Edition) Gurgaon, LexisNexis
- Narayana, P. (2017). *Intellectual Property Law.* (3rd Edition Revised). Kolkata, Eastern Law House.
- Sreenivasulu, N. S. (2018), Law Relating to Intellectual Property. (2nd Edition) Gurgaon: Universal Law Publishing
- 4. Steward, S. M. (1983). International Copyright and Neighboring Rights. London: Butterworth.
- Wadhera, Dr. B. L. (2018). Law Related to Intellectual Property Right. (5th Edition). New Delhi: Universal Publisher.

- Trade Related Aspects of Intellectual Poperty Rights (2018, January 15). https://www.wto.org/english/d ocs_e/legal_e/27trips_01_e.htm>
- 2. What is intellectual Property? (2017, December 26)

9.	LAW 615 After the completion	 Developments in WIPO on traditional knowledge and traditional cultural expressions Suggested Readings: Ahuja, V. K. (2016). Law Relating to Intellectual Property Rights. (2nd Edition) Gurgaon, LexisNexis. Narayana, P. (2017). Intellectual Property Law. (3rd Edition Revised). Kolkata, Eastern Law House. Sreenivasulu, N. S. (2018), Law Relating to Intellectual Property. (2nd Edition) Gurgaon: Universal Law Publishing Steward, S. M. (1983). International Copyright and Neighboring Rights. London: Butterworth. Wadhera, Dr. B. L. (2018). Law Related to Intellectual Property Right. (5th Edition). New Delhi: Universal Publisher. 	<https: about-ip="" en="" www.wipo.int=""></https:> 3. Traditional Knowledge and IPR (2018, January 15) <https: briefs="" en="" om="" pressro="" tk_ip.html="" www.wipo.int=""> 4. Ludwig, S. Peter &Gogoris, Adda C. (1998) The GATT-TRIPS agreement—What it is and how it has changed the playing field for all applicants for United States patents, <https: 0198800289="" article="" pii="" s016745="" science="" www.sciencedirect.com=""> Note: The paper will contain 3</https:></https:>	
9.	LAW 615 Research Methods and Legal Writing After the completion of the course student will be able to Understand various intricacies	Objective: The main objective of this course is to acquaint the student of law with the scientific method of social science research. This course is expected to provide the knowledge of the	Note: The paper will contain 3 questions from every section aggregating nine questions. Candidates are required to attempt total of six questions, taking at least one question from each section.	

- associated with research
- Acquire knowledge related tool and techniques of research in Law.
- Make research proposal, research design, research report and thesis

technique of Selection, collection and interpretation of primary and secondary data in socio-legal research. Emphasis would be laid on practical training in conducting research in this course.

COURSE CONTENTS:

UNIT-I Meaning, objectives and kinds of Research

- 1. Meaning and objectives of research
- Legal Research -Meaning, scope and purpose. Relation between law and society
- 3. Research methods vis a vis Research Methodology
- 4. Types/kinds:
 Doctrinal and Non-Doctrinal (empirical)

UNIT-II: Research Design

- 1. Research Design
- 2. Various Steps in Research: Research Process
- 3. Research Problem: Identification and Formulation
- 4. Hypothesis Formulation of Hypothesis Its

COURSE CONTENTS:

SECTION - A

Meaning, objectives, kinds of Research and research design

Meaning and objectives of research, Legal Research - Meaning, scope and purpose. Relation between law and society, Research methods vis a vis Research Methodology, Types/kinds: Doctrinal and Non-Doctrinal (empirical), Research Design, Various Steps in Research: Research Process. Research Problem: Identification and Formulation, Hypothesis -Formulation of Hypothesis - Its Importance and Kinds, Use of Library, Database for Legal Research: Legislations, Judicial Decisions, Juristic Writings Traditional and Online Database.

SECTION - B

Research Techniques and Data Processing Report Writing

Use of Modern Technology/ Computer Assisted Research. Tools Techniques for Collection of Data-Primary and Secondary Sources, Literature Review-Observation Method Questionnaire Interview. Case study Sampling. Jurimetrics. Data Analysis and Interpretation -Use of Deductive and Inductive Methods in Research. Report Writing.

- Importance and Kinds
- 5. Use of Library
- 6. Database for Legal Research:
 Legislations, Judicial Decisions, Juristic Writings and Traditional and Online Database.

UNIT-III Research Techniques

- Use of Modern Technology/ Computer Assisted Research
- 2. Tools and Techniques for Collection of Data-Primary and Secondary Sources
- 3. Literature Review-Observation Method-Questionnaire-Interview- Case study Sampling- Jurimetrics

UNIT-IV : Data Processing Report Writing

- Data Analysis and Interpretation -Use of Deductive and Inductive Methods in Research
- 2. Report Writing

Supervision, Guidelines for researchers, Research Ethics

SECTION - C

Legal Writing

Essentials of Good Legal Writing, Structured Legal Writing: Organization of Legal Materials, Framing of Write Up: Research Question, Title, Identifying relevant areas of law, Identifying Literature and Case Laws. Analysis, Discussion. Recommendations and Conclusion. Kinds: Informative. Persuasive; Writing for Individual Purposes; Writing for Academic Purpose; Writing for Court Purposes: Briefs, Plaints etc.; Writing for Publication: reviews, articles, books writing, Judicial Citation, etc.; Reference and Footnoting, Editing Proof reading, Writing of and Research Proposal, Dissertation/ Thesis Writing

- L BERG, B. R. U. C. E. (2001). Qualitative research methods for the social sciences.
- McConville, M. (Ed.). (2017). Research methods for law. Edinburgh University Press.
- 3. Kothari, C. R. (2004). Research methodology: Methods and

- 3. Supervision
- 4. Guidelines for researchers
- Research Ethics

UNIT-V

: Legal Writing

- 1. Essentials of Good Legal Writing
- 2. Structured Legal Writing: Organization of Legal Materials
- Framing of Write Up: Research Question, Title, Identifying relevant areas of law,
- 4. Identifying Literature and Case Laws, Analysis, Discussion, Recommendations and Conclusion
- Kinds: Informative. Persuasive: Writing Individual for Purposes; Writing for Academic Purpose; Writing for Court Purposes: Briefs. Plaints etc.; Writing Publication: for reviews. articles. books etc.; Judicial writing
- 6. Citation, Reference and Footnoting
- 7. Editing and Proof

- techniques. New Age International.
- 4. Forcese, D., & Richer, S. (1970). Stages of social research: contemporary perspectives. Prentice Hall.
- 5. Thakur, D. (2012). Research methodology in social sciences. Deep & Deep Publications pvt. Limited.
- 6. Hicks, F. C. (1923). Materials and Methods of Legal Research with Bibliographical Manual. Lawyers Cooperative Publishing Company.
- 7. Goode William, J. (1952). *Methods In Social Research*. Mcgraw-Hill Book Company; New York; Toronto; London.
- 8. Galtung, J. (1967). Theory and methods of social research. Universitetsforlaget.
- Creswell, J. W., & Creswell, J. D. (2017). Research design: Qualitative, quantitative, and mixed methods approaches. Sage publications.
- 10. Gupta, V. K. (1995). Decision Making in the Supreme Court of India: A Jurimetric Study. Kaveri Books.
- 11. Watt, R., & Johns, F. (2009). *Concise* legal research. Federation Press.

- reading
- 8. Writing of Research Proposal
- 9. Dissertation/ Thesis Writing

Suggested Readings*

- Blue Book A Uniform System of Citation, Nineteenth Edition.
- 2. Bruce L. Berg, Qualitative Research Methods For The Social Sciences (London, Allyn and Bacon, 2001).
- 3. C.R. Kothari, Research Methodology: Methods and Techniques (New Delhi: Wiley Eastern Ltd., 1985).
- 4. Dawn Watkins & Mandy Burton (Eds.), Research Methods in law.
- 5. Dennis P. Forcese and Stephen Richer (ed.), Stages of Social Research
- 6. ContemporaryPerspectives (New Jersey: Prentice Hall Inc.,Englewood Cliffs, 1970).
- 7. Devendra Thakur, Research Methodology in Social Sciences, Deep &Deep Publications, 2009.
- 8. Frederic Charles Hicks, Materials and Methods in

12. Young, P. V., &Schmid, C. F. (1966).Scientific surveys and research. An introduction to the background. content. methods. principles and of analysis social studies. Scientific social surveys and research. An introduction to the background, content. methods, principles and analysis of social studies.

- Basics of Doctrinal Legal Research by Prof Shashikala Gurpur https://www.youtube.com/wat ch?v=YYUxGnKntYU
- Legal research by P Chynoweth (2019, Jan 30). Retrieved from http://www.csas.ed.ac.uk/__d ata/assets/pdf_file/0005/6654 2/Legal_Research_Chynowe th_-_Salford_Uni..pdf
- 3. Jurimetrics: The Methodology of Legal Inquiry (2019, Jan 30). Retrieved from https://scholarship.law.duke. edu/cgi/viewcontent.cgi?articl e=2945&context=lcp
- 4. Jurimetrics: the science of law(2019, Jan 30). Retrieved

 		-
	Legal Research (Lawyers Cooperative Publishing, New York).	from https://www.youtube.com/wat ch?v=0WU2E2sKk3I
9.	Goode and Hall, Methods in Social Research (Singapore :MacGraw Hill Book Co., 1985).	
10.	Harvard Law Review Association, The Bluebook: Uniform system of Citation (Harvard Law Review, Harvard).	
11.	Janathan Anderson, Thesis and Assignment Writing (Wiley Eastern Ltd., New Delhi).	
12.	Johan Galtung, Theory And Methods of Social Research (London: George Allen & Unwin Ltd., 1970).	
13.	John W. Creswell, Research design, 3rd Edition Sage South Asia Edition.	
14.	Leon Festinger (ed.), Research Methods in Behavioral Sciences (Holt, Rinehart andWinston, New York, 1953).	
15.	Pauline V. Young, Scientific Social Surveys and Research (New Delhi : Prentice Hallof India Pvt.	

			Ltd., 1984). 16. Richard K Neumann, Jra Sheila Simon, Legal Writing, Wolters Kluwer. 17. Robert Watt, Concise Legal Research, Universal Law Publishing Co., 5th Edition, 2009. 18. Ranjit Kumar, Research Methodology, Sage Publications, 3rd Edition, (2011). 19. Vijay K. Gupta, Decision Making In The Supreme Court of India (A Jurimetric Study)- Alternatives in Judicial Research (Delhi: Kaveri Books, 1995). * Suggested Readings are not exhaustive. Need to be supplemented with additional readings	
10.	LAW 610 Law and Justice in a Globalizing World	After the completion of the course student will be able to: • Find solutions to pressing problems of globalization in the domain of global justice • Familiarize	Objective: The main objective of the course is to enable students to understand and seek solutions to pressing problems in the domain of global justice. By the end of the term, students are expected to have become familiar with the multiple dimensions of the theoretical Note: The paper will contain 3 questions from every section aggregating nine questions. Candidates are required to attempt total of six questions, taking at least one question from each section. COURSE CONTENTS: SECTION – A Introduction and its Legal Theories Meaning, Significance& Dimensions	

- themselves with the multiple dimensions of the theoretical literature in relation to globalization.
- Critically evaluate the liberal, republican, and discursive democratic thoughts in relation to globalization.

literature and be able to critically evaluate the liberal. republican, and discursive democratic attempts to make sense of, and to ameliorate. prevailing instances injustice in the world. This will be imparted through theoretical and philosophical debates advanced various scholars and the institutional mechanism that need to be accelerated to achieve the objectives of global justice.

COURSE CONTENTS:

UNIT-I: Introduction

- 1. Meaning, Significance& Dimensions of Globalization;
- Concept of Justice in a Globalized world-Globalization and Universal Values, Concept of Global Justice, Cosmopolitanism
- Models to Achieve Global justicejustice/Distributive justice-John Rawls Theory of Justice; Gandhian model of justice.

UNIT-II: Globalization and Legal Theory

 Globalization and legal theory, the need for the study of concept of law from of Globalization: Concept of Justice in a Globalized world-Globalization and Universal Values. Concept of Global Justice, Cosmopolitanism, Models to Achieve Global iustice-Social justice/Distributive justice-John Rawls Theory of Justice: Gandhian model of justice. The concept of justice and its relation to law in Western and Indian Legal thought and concept of Dharma as a legal tradition. The relation between law and justice, Normative Jurisprudence, the western heritage, classical utilitarianism. Benthamite and modified Benthamite utilitarianism.

SECTION - B

Globalisation: Legal Theory and Central Challenges Global Justice

Globalization and legal theory, the need for the study of concept of law from a global perspective, Basic concepts of law in western legal thought. A brief analysis of positivist, normative and realist theories of law in western tradition, Impact on sovereignty of States, on federalism and Democratic Law making, Impact on Environment & Natural Resources-Displacement for Development, Impact of globalization on Human Rights and Trade Law

SECTION - C

Globalization and Economic

- a global perspective.
- 2. Basic concepts of law in western legal thought. A brief analysis of positivist, normative and realist theories of law in western tradition.
- 3. The concept of justice and its relation to law in Western and Indian Legal thought and concept of Dharma as a legal tradition. The relation between law and justice.
- Normative Jurisprudence, the western heritage, classical utilitarianism, Benthamite and modified Benthamite utilitarianism.

UNIT-III : Impact of Globalization & Central Challenges to Global Justice

- Impact on sovereignty of States, on federalism and Democratic Law making
- Impact on Environment & Natural Resources-Displacement for Development
- Impact of globalization on Human Rights and Trade Law

UNIT-IV : Globalization and Economic Development in India

Development in India and Reforms in Justice Delivery System in India

Economic development and economic justice, Impact of WTO and TRIP's on Indian Economy- WTO & Indian Agricultural Challenges, Industrial Reforms: - Free enterprise versus State regulation., Concept of Plea Bargaining, Justice to victims of crime shift from adversarial system to accusatorial & inquisitorial system, ADR's UNCITRAL Model

- Helpman, E. (2018). Globalization and Inequality. Cambridge, Harvard University Press.
- Verma M. Globalisation, Environment and Social Justice, Abingdon: Taylor & Francis Inc.
- 3. Goldman *M.* (2005). Imperial Nature The World Bank and Struggles for Social Justice in the Age of Globalisation, New Haven, Yale University Press.
- Marc Coicaud J., Doyle M. (2003). The Globalization of Human Rights. Tokyo; United Nations University Press.
- Baylis J, Smith S. (2008) The Globalization of World Politics: An Introduction to International Relations.Oxford ;Oxford University Press.

- 1. Economic development and economic justice
- Impact of WTO and TRIP's on Indian Economy- WTO & Indian Agricultural Challenges
- Industrial Reforms: Free enterprise versus State regulation.

UNIT-V : Globalization and Reforms in Justice Delivery System in India

- Concept of Plea Bargaining
- Justice to victims of crime shift from adversarial system to accusatorial & inquisitorial system
- 3. ADR's UNCITRAL Model

Suggested Readings*

- Amartya Sen, Development of Freedom, (Oxford University Press, 1999).
- 2. Amartya Sen, The Idea of Justice, (Oxford, 2009).
- Amit Bhandari, Development with Dignity, (National Book Trust of India, NewDelhi, 2005).
- Andrew Kuper, Democracy Beyond Borders: Justice and Representations in Global Institutions (OUP, 2006).
- 5. Anthony McGrew, David Held (eds.), Governing

 Solanki R.S.(2015), Law & Financial Reforms, New Delhi, Regal publishers

Suggested E- Learning Material:

- 1. Pierrick G. (2007)., "Global Law: A Legal Phenomenon Emerging from the Process of Globalization", 14 Indian Journal of Global Legal Studies 119.Retrieved from https://www.researchgate.net/publication/236792361_Global_Law_A_Legal_Phenomenon_Emerging_from_the_Process_of Globalization
- Chimni B.S. (2004)
 International Institutions
 Today: An Imperial Global
 State in the Making European
 Journal of International Law
 Volume 15 Number 1;
 Retrieved from
 www.ejil.org/pdfs/15/1/334.pdf
- 3. Kingsbury B, Krisch N. (2005). The Emergence of Global Administrative Law; Law and Contemporary Problems Journal; Retrieved from https://www.researchgate.net/publication/30503833_The_E mergence_of_Global_Administ rative Law
- 4. Marks S, (2011) Human Rights and Root Causes; 74 (1)

6.	Globalization: Power, Authority and Global Governance (Polity Press, 2002). Ashok Nathan, Economic Liberalization and its Implication for Employment,(2002).	Modern Law Review 57-78 (January). Retrieved from https://papers.ssrn.com/sol3/p apers.cfm?abstract_id=17368 80	
7.	Boauventura de Sousa Santos, Cesar A. Rodriguez- Garavito (eds.), Law and Globalization from Below (Cambridge University Press, 2005)		
8.	D. R. Saxena (ed.), Law, Justice and Social Change, (Deep & Deep Publication,New Delhi, 1996).		
9.	David B. Goldman, Globalization and the Western Legal Tradition: Recurring Patterns of Law and Authority (Cambridge University Press, 2008).		
10.	David Held, A Globalizing World? Culture, Economics, Politics (2004).		
	David Kinley, Civilizing Globalization: Human Rights and the Global Economy (Cambridge University Press, 2009).		
12.	David Schzeiderman, Constitutionalizing Economic		

	Globalization: Investment	
	Rulesand Democracy's	
	Promise (Cambridge	
	University Press, 2008).	
13.	EleotroraKofman& Gillian	
	Youngs (eds.), Global	
	Station: Theory and Practice, (2nd edn-Continuum,	
	London, 2003).	
14.	Jean-Marc Coicaud, Michael	
	W. Doyle et al (eds.), The	
	Globalization of Human	
	Rights (United Nations	
45	University Press, 2003).	
15.	John Baylis, Steve Smith, et al (eds.) The Globalization of	
	World Politics: An	
	Introduction to International	
	Relations (OUP, 2008).	
16.	Johan Rauls: A Theory of	
	Justice, (Harvard University	
47	Press, 1971).	
17.	Johan Rauls: Justice as Fairness: A Restatement,	
	(Harvard University Press,	
	2001).	
18.	Karl-Heinz Ladeur (ed.),	
	Public Governance in the	
	Age of Globalization (2004).	
19.	Laura Valentini, Justice in a	
	Globalizing World: A	
	Normative Framework (OUP, 2011).	
20.	·	
	of Justice, (Cambridge,	
	· \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	

Mass: Harvard University Press, 2006).
21. M. Abouharb, David Cingranelli, Human Rights and Structural Adjustment (Cambridge University Press 2007).
22. N. R. Madhava Menon (ed.), Social Justice and Social Process in India, (Indian Academy of Social Sciences, Allahabad, 1988).
23. P. Ishwara Bhat: Law & Social Transformations, (Eastern Book Co., Lucknow 1st ed, 2009).
24. Pablo De Greiff and Ciaran Cronin (eds.), Global Justice and Transnational Politics:Essays on the Moral and Political Challenges of Globalization (MIT Press, 2002).
25. Percy E. Corbett, The Growth of World Law 184 (1971).
26. Rosalyn Higgins, Development of International Law through the Political Organs ofthe United Nations (1963).
27. Simon Coney, Justice Beyond Borders: A Global Political Theory (Oxford University Press, 2005).

	28. UpendraBaxi, The Future of		
	Human Rights (OUP, 2002).		
	29. Warner Menski, Comparative Law in Global Context: The Legal Systems of Asia andAfrica (Cambridge University Press, 2006).		
	30. Wenhua Shan, Penelope Simons et al., Redefining Sovereignty in International Economic Law (Hart Publishing, 2008).		
	31. William Twining, General Jurisprudence: Understanding Law from a Global Perspective (Cambridge University Press, 2009).		
	32. World Commission on Social Dimension of Globalization, A Fair Globalization: Creating Opportunities for All (2004).		
	* Suggested Readings are not exhaustive. Need to be supplemented with additional readings.		
11. LAW 612 After the completion	Objective: This paper is aimed to	Note: The paper will contain 3	
Law of of the course student will be able to:	give students a detailed account of the mandates in relation to patentability and patent eligibility	questions from every section aggregating nine questions. Candidates are required to attempt	
Understand the various aspect of	which will equip them as better practitioners and researchers. The	total of six questions, taking at least one question from each section.	

- Patents law in Indian context.
- Get adequate knowledge of Various International Treaties related to Patent Laws.

paper aims to give adequate emphasis to the procedural aspects of patent law in relation to acquisition and transfer of rights.

COURSE CONTENTS:

UNIT-I: Introduction to Patents

- Overview
- 2. Historical development
- 3. Concepts: Novelty, Utility, Inventiveness/Non-obviousness

UNIT-II: Patentable subjectmatter

- 1. Patent Act 1970 amendments of 1999, 2000, 2002 and 2005
- 2. Pharmaceutical products and process and patent protection
- 3. Software Patents
- 4. Business Method
- 5. Protection of Plant Varieties and Farmers' Rights Act, 2001
- 6. Patenting of Microorganism

UNIT-III: Procedure for Obtaining of Patents

- 1. Contents of a Patent Application. 3.2 Specification:
- 2. Provisional 3.2.2 Complete

COURSE CONTENTS: SECTION – A

Patents and Patentable subjectmatter

Overview , Historical development , Concepts: Novelty, Utility, Inventiveness/Non-obviousness, Patent Act 1970 - amendments of 1999, 2000, 2002 and 2005, Pharmaceutical products and process and patent protection ,Software Patents , Business Method , Protection of Plant Varieties and Farmers' Rights Act, 2001, Patenting of Micro-organism

SECTION - B

Procedure for Obtaining of Patents

Contents of a Patent Application. 3.2 Specification: Provisional 3.2.2 Complete, Disclosure aspects 3.4 Claims, Principal 3.4.2 Dependant 3.4.3 Omnibus, Examination of application, Opposition of Application, Sealing of Patents

SECTION - C

Working of Patents - Compulsory License and Infringement

Commercialization of Inventions, Licence- Terms of License Agreement 4.1.2 Assignment of patents, Revocation of Patents, Meaning of Infringement, Method of determination of Infringement, Infringer- Direct, Contributory, and Induced, Defences

- 3. Disclosure aspects 3.4 Claims
- 4. Principal 3.4.2 Dependant 3.4.3 Omnibus
- 5. Examination of application.
- 6. Opposition of Application
- 7. Sealing of Patents

UNIT-IV: Working of Patents - Compulsory License

- 1. Commercialization of Inventions
- Licence- Terms of License
 Agreement 4.1.2
 Assignment of patents
- 3. Revocation of Patents.

UNIT-V : Infringement

- Meaning of Infringement, Method of determination of Infringement, Infringer-Direct, Contributory, and Induced
- 2. Defences to Infringement Research exemption,
 invalidity, misuse failure to
 mark, , laches and
 estoppels, and first sale
 doctrine.

Suggested Reading:

- 1. Nard, C. (2016). The Law of Patents (4th ed.). Wolters Kluwer.
- 2. Merges, R. & Duffy, J.

to Infringement - Research exemption , invalidity , misuse failure to mark, , laches and estoppels, and first sale doctrine.

Suggested Reading:

- 1. Nard, C. (2016). The Law of Patents (4th ed.). Wolters Kluwer.
- 2. Merges, R. & Duffy, J. (2017) .Patent Law and Policy (7th ed.) .Carolina Academic Press
- 3. Mueller, J.M. (2012). *Patent Law (4th ed.)*. Aspen Publishers.

Suggested E-Learning Material:

- Hargreaves, S. (2007). Novartis Pressured to Drop Patent Case. British Medical Journal. Retrieved from https://www.jstor.org/stable/20 506448
- 2. Joshi, S. & Barker, R. (2005). Changes to India's Patent Law. *British Medical Journal*. Retrieved from https://www.jstor.org/stable/25 459558\
- 3. Lignac, A. (1969). Comparative Foreign Patent Procedure. *American Bar Association*. Retrieved from https://www.jstor.org/stable/40 704585
- 4. Rangnekar, D. (2006). No

			(2017) .Patent Law and Policy (7 th ed.) .Carolina Academic Press 3. Mueller, J.M. (2012). Patent Law (4 th ed.). Aspen Publishers.	Pills for Poor People? Understanding the Disembowelment of India's Patent Regime. Economic and Political Weekly. Retrieved from https://www.jstor.org/stable/44 17764 5. Dale, S. (1915). Compulsory work of Patents. Scientific American, a division of Nature America, Inc Retrieved fromhttps://www.jstor.org/stabl e/10.2307/26023050	
12.	LAW 608 International Intellectual Property Law and Policy	After the completion of the course student will be able to: • Understand the basics understand of international intellectual property right law. • Get adequate knowledge of various International Treaties related to IPR accustom with the international perspective of IP law, their dispute redressal mechanism and various issues	Objective: Intellectual Property is hardly a static conception but is in constant evolution and reconsideration. The first English laws were public in nature, but by the 19th century, intellectual property had become classified as a type of private law. Again, TRIPS agreement has reinforced the public nature of intellectual property rights leading many developing countries to change their laws and policies on Intellectual Property. Besides, one can always see old rights changing and new rights being created all the time. Thus, this paper aims in understanding the international perspective of IP law,	Note: The paper will contain 3 questions from every section aggregating nine questions. Candidates are required to attempt total of six questions, taking at least one question from each section. COURSE CONTENTS SECTION - A Introduction and Various International Treaties related to IPR (Brief Account) World Intellectual Property Organisation (WIPO), 1967 - Object of the WIPO, Function, Membership, Organs of the WIPO, Relation between WIPO and WTO, Trade Related Aspects of Intellectual Property (TRIPS), 1994 (Agreement	

attached with the International IP law.

their dispute redressal mechanism and various issues attached with the International IP law.

UNIT I: Introduction

- i. World Intellectual Property Organization (WIPO), 1967 -Object of the WIPO, Function, Membership, Organs of the WIPO
- ii. Relation between WIPO and WTO
- iii. Trade Related Aspects of Intellectual Property (TRIPS), 1994 (Agreement of the WTO)
- iv. TRIPS and Intellectual Property Conventions
- v. Relation of TRIPS to other WTO Agreements

UNIT II: Various International Treaties related to IPR (Brief Account)

- 1. Treaties on Industrial Property
- (i) Paris Convention for the protection of Industrial Property, 1883
- (ii) Madrid Agreement Concerning the International Registration of Marks, 1891 and the Protocol, 1989
- (iii) Hague Agreement Concerning the International Deposit of Industrial Designs, 1934 and 1960

of the WTO). TRIPS and Intellectual Property Conventions, Relation of TRIPS to other WTO Agreements, Paris Convention for the protection of Industrial Property, 1883, Madrid Agreement Concerning International Registration of Marks, 1891 and the Protocol, 1989, Hague Agreement Concerning International Deposit of Industrial Designs, 1934 and 1960, Budapest Treaty on International Recognition of the Deposit of Micro-organisms for the purpose of Patent Procedure, 1977, Convention on Biological Diversity, 1992, Nagoya Protocol on access to Genetic Resources and Equitable Sharing of Benefits, 2010

Treaties on Copyright: Berne Convention for Protection of Literary and Artistic Works, 1886Universal Copyright Convention, 1952, Rome Convention for Protection Phonograms Broadcasting and Organisations. 1961, Geneva for Convention protection of Producers of Phonograms, 1971, Registration of Audiovisual Works, 1989, WIPO Copyright Treaty, 1996, WIPO Performance and Phonograms Treaty, 1996

Treaties on Trademark: Trademark Law Treaty, 1994, Singapore Treaty on the Law of Trademarks, 2006

SECTION-B

Budapest Treaty on International Recognition of the Deposit of Microorganisms for the purpose of Patent Procedure, 1977

- (v) Convention on Biological Diversity, 1992
- (vi) Nagoya Protocol on access to Genetic Resources and Equitable Sharing of Benefits, 2010

2. Treaties on Copyright

- (i)Berne Convention for Protection of Literary and Artistic Works, 1886Universal Copyright Convention, 1952
- (ii) Rome Convention for Protection of Phonograms and Broadcasting Organisations, 1961
- (iii) Geneva Convention for protection of Producers of Phonograms, 1971
- (iv)Treaty on International Registration of Audiovisual Works, 1989
- (v) WIPO Copyright Treaty, 1996 (vi) WIPO Performance and
 - Phonograms Treaty, 1996

3. Treaties on Trademark

- (i) Trademark Law Treaty, 1994
- (ii) Singapore Treaty on Law of Trademarks, 2006

UNIT III:

1. International IP Disputes &

International IP Disputes & Mechanism post-WTO: Dispute Settlement Understanding, RIPs, Vienna Convention and DSU, Role of WIPO, Domestic law standards and WTO mandates, Reporting to TRIPs Council and compliance issues

ADR and IP disputes: Out of court settlement and competition issues, Judicial scrutiny post dispute settlement, Hostile Patent takeovers, International competition regime in IP matters, Statutory mandate in India

SECTION - C

Indian Response to International Developments and Contemporary Issues

Protection of Plant Varieties: Indian Scenario, Plant Variety Protection and Patent Act, The Unique Aspects of the Indian sui generic Act, New Varieties. Extent Varieties Farmers varieties. Criteria for Protection under Indian Act - Novelty, Distinctiveness, Uniformity, Stability, Disqualification of Terminator Gene, National Gene Fund. Compulsory Offences. Penalty and license. Appeal.. Anti-dumping Agreement. Competition and IPR. Human Rights and IPR, Public Health and IPR -Pharmaceutical, Genetic Engineering, etc., UNESCO and IPR - Protection of Traditional Knowledge, Folklore, Cultural Expression, etc., Sustainable

Mechanism post-WTO

- (i) Dispute Settlement
 - **Understanding**
- (ii)RIPs, Vienna Convention and DSU
- (iii)Role of WIPO
- (iv)Domestic law standards and WTO mandates
- (v)Reporting to TRIPs Council & compliance issues
- 2. ADR and IP disputes
- (i) Out of court settlement and competition issues
- (ii) Judicial scrutiny post dispute settlement
- (iii) Hostile Patent take-overs
- (iv) International competition regime in IP matters
- (v)Statutory mandate in India

UNIT IV: Indian Response to International Developments

- 1.Protection of Plant Varieties :
 Indian Scenario
- 2.Plant Variety Protection and Patent Act
- 3.The Unique Aspects of the Indian sui generic Act
- 4.New Varieites, Extent Varieties and Farmers varieties
- 5.Criteria for Protection under Indian Act Novelty, Distinctiveness, Uniformity, Stability
- 6.Disqualification of Terminator

Development and IPR, Software and IPR, Access to Genetic Resources and Benefit Sharing

- 1. "Hand Book on WIPO on Intellectual Property Rights", 2nd Edition, WIPO publication, Geneva. 2004.
- 2. Hugh C. Hansen, International Intellectual Property Law & Policy, Juris Publication.
- Matthew Kennedy, WTO Dispute Settlement and the TRIPS Agreement, Cambridge University Press, 2016.
- 4. Melville B. Nimmer Copyright and other Aspects of literary, musical and Artistic Works, 2nd Edn.
- 5. Baxi, U.The Law of Intellectual Property: Copyright law in India (1989)
- P. Narayanan Copyright and Industrial Design, 2nd Edn. 1995.
- 7. P. Narayanan Trademark, Trade name and Passing off Cases 2nd Edn. Vol.I & II, 1997.
- 8. Thairani, K- Copyright: The Indian Experience (1987).
- 9. Lal's Copyright Act, 3rd Edn. 1995 Law Publications

Gene

- 7.National Gene Fund
- 8.Compulsory license
- 9.Offences, Penalty and Appeal.

UNIT V: Contemporary Issues

- 1. Anti-dumping Agreement
- 2. Competition and IPR
- 3. Human Rights and IPR
- 4.Public Health and IPR Pharmaceutical, Genetic Engineering, etc.
- 5.UNESCO and IPR Protection of Traditional Knowledge, Folklore, Cultural Expression, etc.
- 6.Sustainable Development and IPR
- 7. Software and IPR
- 8. Access to Genetic Resources and Benefit Sharing

- "Hand Book on WIPO on Intellectual Property Rights", 2nd Edition, WIPO publication, Geneva, 2004.
- 2. Hugh C. Hansen, International Intellectual Property Law & Policy, Juris Publication.

- Report on an Analysis of the 10. Economic/Legal Literature on Property Intellectual (IP) Rights: A Barrier to Entry? Committee on Development & Intellectual Property, World Intellectual Property Organization, Available on http://www.wipo.int/edocs/mdo cs/mdocs/en/cdip 8/cdip 8 inf 6 corr.pdf
- 11. Valentine Korah, "An Introductory Guide to EC Competition Law and Practice", 8th Edition, Oxford & Portland, Oregon, 2004, Chapter 10, 291-313
- 12. MahevM.Dabbah, "EC & UK Competition Law, Commentary, Cases & Materials", 1st Edition, 2004, Cambridge University press, Chapter 6, pp. 199-231
- 13. Mark Furse, "Competition Law of the EC & UK", 4th Edition, Oxford University Press, Oxford, Chapter 14, pp. 259-262.
- 14. NunoPiresdeCarvalho, "The TRIPs Regime on Patent Rights", 2nd Edition, Kluwer Law International, The Hague, Netherlands, 2005, Preamble, pp.48-51, Part V, pp. 401-416

- 3. Matthew Kennedy, WTO Dispute Settlement and the TRIPS Agreement, Cambridge University Press, 2016.
- 4. Melville B. Nimmer Copyright and other
 Aspects of literary ,
 musical and Artistic Works,
 2nd Edn.
- 5. Baxi, U.The Law of Intellectual Property: Copyright law in India (1989)
- 6. P. Narayanan Copyright and Industrial Design, 2nd Edn. 1995.
- 7. P. Narayanan Trademark, Trade name and Passing off Cases 2nd Edn. Vol. I & II, 1997.
- 8. Thairani, K- Copyright: The Indian Experience (1987).
- 9. Lal's Copyright Act, 3rd Edn. 1995 Law Publications
- 10. Report on an Analysis of the Economic/Legal Literature on Intellectual Property (IP) Rights: A Barrier to Entry? Committee on Development & Intellectual Property, World

- 15. Palmeter and Mavroidis,
 "Dispute Settlement in WTO:
 Practice and Procedure", 2nd
 Edition, Cambridge University
 Press, Newyork, 2004
- 16. RavindraPratap, "India at the WTO Dispute Settlement System", 1st Edition, Manak Publications Private Limited, New Delhi, 2004
- 17. "Hand Book of WIPO on Intellectual Property Rights", 2nd Edition, WIPO Publication, Geneva, 2004, Chapter - V, pp. 241-366
- 18. "WTO Dispute Settlement Procedures : A Collection of the Relevant Legal Test", 2nd Edition, A WTO Secretariat Publication, Cambridge University Press, Newyork, 2004
- 19. "Resource Book on TRIPs and Development", UNCTAD-ICTSD, 1st Edition, Cambridge University Press, U.S.A., 2005, Part V, pp.637-704
- 20. "Anti-dumping, subsidies, safeguards: contingencies, etc", Understanding the WTO: the Agreements, can be accessed from https://www.wto.org/english/th ewto_e/whatis_e/tif_e/agrm8_

- Intellectual Property
 Organization, Available on
 http://www.wipo.int/edocs/
 mdocs/mdocs/en/cdip_8/c
 dip_8_inf_6_corr.pdf
- 11. Valentine Korah, "An Introductory Guide to EC Competition Law and Practice", 8th Edition, Oxford & Portland, Oregon, 2004, Chapter 10, 291-313
- 12. Mahev M.Dabbah, "EC & UK Competition Law, Commentary, Cases & Materials", 1st Edition, 2004, Cambridge University press, Chapter 6, pp. 199-231
- 13. Mark Furse, "Competition Law of the EC & UK", 4th Edition, Oxford University Press, Oxford, Chapter 14, pp. 259-262.
- 14. Nuno Piresde Carvalho,
 "The TRIPs Regime on
 Patent Rights", 2nd
 Edition, Kluwer Law
 International, The Hague,
 Netherlands, 2005,
 Preamble, pp.48-51, Part V, pp. 401-416
- 15. Palmeter and Mavroidis, "Dispute Settlement in WTO: Practice and

- e.htm
- 21. "Intellectual property: protection and enforcement" Understanding the WTO; can be accessed from https://www.wto.org/english/thewto_e/whatis_e/tif_e/agrm7_e.htm
- 22. Cornish.W.R&Llewelyn.D,
 Intellectual Property: Patents,
 Copyright, Trademarks and
 Allied Rights, Thomson Sweet
 & Maxwell, London, 2003
- 23. Chisum Donald S, Chisum on Patents, Matthew Bender Publications, New York, 2003
- 24. Elizabeth Verkey, Law of Patents, Eastern Book Company, Lucknow, 2005
- 25. Philip W. Grubb, Patents for Chemicals Pharmaceuticals and Biotechnology, Oxford University Press, New York, 2004.
- 26. Matsushita, Mavroidis, the World Trade Organisation, Law, Practice, and Policy, Oxford University Press, 2003.
- 27. SheelaRai, Anti-Dumping Measures under GATT/WTO, Eastern Book Company, 2005.
- 28. Edwin Vermulst, The WTO Anti-Dumping Agreement, Oxford University Press, 2005.

Procedure", 2nd Edition, Cambridge University Press, Newyork, 2004	of Plant Varieties and Farmers' Rights", European Intellectual	
16. Ravindra Pratap, "India at the WTO Dispute	9-19	
Settlement System", 1st		
Edition, Manak Publications Private Limited, New Delhi, 2004	Seshia, "Plant Variety Protection & Farmers' Rights in India : Law-Making & the	
17. "Hand Book of WIPO on Intellectual Property Rights", 2nd Edition, WIPO Publication, Geneva, 2004, Chapter - V, pp. 241-366	http://www.gapresearch.org/go vernance/EPWarticleShaila.pd f 2. AnithaRamanna, "India's Plant	
18. "WTO Dispute Settlement Procedures : A Collection of the Relevant Legal Test", 2nd Edition, A WTO Secretariat Publication, Cambridge University Press, Newyork, 2004	on Stake Holders Access to	
19. "Resource Book on TRIPs and Development", UNCTAD-ICTSD, 1st Edition, Cambridge University Press, U.S.A., 2005, Part - V, pp.637-704	exhaustive. Need to be supplemented with additional readings.	

			T		
23	LAW 611 Law of Copyright	1. The students will be able to understand various complexities associated with copyright law. 2. The students will be able to file an application for copyright. 3. The students will acquire knowledge about the contemporary issues relating to copyright law.	No change in content	Note: The paper will contain 3 questions from every section aggregating nine questions. Candidates are required to attempt total of six questions, taking at least one question from each section. Section A Concept of property, The economic importance of Copyright, Nature, Scope and Justification of copyright as an intellectual property, Historical development of copyright law, International Treaties: Berne Convention, Universal Copyright Convention, 1952, Rome convention, TRIPs, Geneva Convention, 1971, WIPO Copyright Treaty, 1996, International Copyright Order, 1999 and Beijing Treaty on Audiovisual Performances, 2012,Concept of Originality and Idea Expression, dichotomy fixation and other doctrinal requirement, Works Protected: Literary, Musical, Artistic, Dramatic works; Computer Programs and Database; Cinematography	
				Protected: Literary, Musical, Artistic, Dramatic works; Computer Programs and	

The Right of Reproduction, Right to communicate the work to the public, Right to distribute the Work, Right of adaptation translation etc., Rights of Broadcasting organizations and of Performers, Moral Rights. **Section B** Authorship: Ownership & Licensing and Assignment Copyrighted work: (a) who owns the work? (b) Duration of Copyright (c) Assignment of Copyright (d) Licensing of Copyright: Voluntary license Statutory license (f) Compulsory license, Enforcement of Copyright at National and International Level, Elements of infringement of Copyright ,Secondary liability infringement; Exceptions; Fair dealing .Remedies infringement: Civil remedies, Criminal Remedies. Administrative remedies Section C Procedure of Registration, Effect of Registration and its protection outside India, Termination of Copyright & its effects: Authorities; Copyright office, Copyright Board, Copyright Societies., Copyright: A human

riaht Free Speech and First Sale implications Exhaustion Doctrine. of Copyright and Doctrine of Fair Dealing, Copyright and Technological Contract: protection / Digital Rights Management (DRM) ,Concept of Orphan works, Developments in WIPO on traditional knowledge and traditional cultural expressions.

- Garnett, K., James, J. R. & Gillian. (2013). Copinger and Skone James on Copyright. London: Sweet & Maxwell.
- 2. P. Narayanan. (2007). Copyright and Industrial Designs (3rd ed.). New Delhi: Eastern Law House.
- 3. Nimmer, D. (2010). *Nimmer on Copyright*. New Delhi: Lexis Nexis..
- 4. Cornish, W.R. (2010). Intellectual Property: Patents Copyright Trademarks and allied rights. London: Sweet & Maxwell..
- Sivakumar, S. & Lukose, L.P. (2013) Broadcasting Reproduction Right in India: Copyright and Neighboring Right Issues. New Delhi: ILI.
- 6. Kaul, A.K. & Ahuja, V.K. (2001)

 Law of Copyright: From

Gutenberg's Invention to Internet. Delhi: University of Delhi. 7. Padmanabhan, (2012).Intellectual Rights Property Infringement and Remedies. New Delhi: Lexis Nexis. 8. Rajan, M.S. (2011). Moral Rights: Principles, Practice, and New Technology. Oxford University Press. 9. Goldstein, P. (2012). International Copyright: Principles, Law, and Practice. Oxford University Press. 10.Netanel, N.W. (2011). Copyright's Paradox. Oxford University Press. **Suggested E-Learning Material:** 1. Beer, J.D. (2013). Copyright Royalty Stacking. University of Ottawa Press. Retrieved from URL: https://www.jstor.org/stable/j.ctt5vk cpr.15 2. Davidson, M.W. (2000). Copyright. Music Library Association. Retrieved from https://www.jstor.org/stable/89964 3. Goldstein, P. (1992). Copyright. Duke University School of Law. Retrieved from https://www.jstor.org/stable/11917 75 4. Reese, R. A. What should

			copyright protect?. ANU Press. Retrieved from https://www.jstor.org/stable/j.ctt1q 1crjg.7	
14.	LAW Law of Trademarks	After the completion of the course the student will be able to: 1. Understand the basics of trademark law. 2. Get adequate knowledge of Various International Treaties related to of trademark law. 3. Accustom themselves with the Indian legislation on of trademark law.	questions from every section aggregating nine questions.	

registration

- 2. Absolute grounds
- 3. Relative grounds.
- Procedure for registration of Trademarks:
- Application.-intent to use ,Opposition
- 6. Registration

Rights of Registered trademark owners.

3.1 Assignment and licensing of Trademarks

UNIT-III Infringement of Trademarks

- 1.Passing Off
- 2. Defences.
- 3.Remedies for Infringement and Passing Off
- 4.1 Civil remedies.
- 5. Criminal remedies.

UNIT-IV Geographical Indications-I

- 1. Introduction
- 2. Evolution
- 3. Justification
- 4. International Treaties:
- (i)Paris Convention
- (ii)Madrid Agreement
- (iii)Lisbon Agreement
- (iv)TRIPS Agreement

UNIT-V

Geographical

Trademarks

SECTION - C

Infringement of Trademarks

Passing Off, defences, remedies for Infringement and Passing Off: Civil remedies & criminal remedies.

Suggested Readings:

- 1. W.R. Cornish, Intellectual Property, Sweet & Maxwell, London (2000)
- Kerly's Law of Trade Marks and Trade Names, 14th Edition, Thomson, Sweet &Maxweel.
- 3. A. K. BanSal, Law of Trade Marks in India (2009 Edition) Institution of Constitutional and Parliamentary Studies and Centre for Law, Intellectual Property and Trade, New Delhi.
- 4. ChristoherWadlow, The Law of Passing Off, 1995
- Marsha A. Echols, Geographical Indications for Food Products, International Legal and Regulatory Perspectives (2008), Wolters Kluwer.
- 6. N.S. Gopalakrishnan& T.G. Agitha, Principles of Intellectual Property (2009), Eastern Book Company, Lucknow.

Suggested E- Learning's:

1. Gerald D. O'Brien. (1967). The

Indications-II

- 1. Protection of GI at National Level
- 2. Geographical Indication of Goods (Protection & Registration) Act, 1999
- 3. Higher Level of Protection of GIs and TRIPS, Article 23 Controversy
- 4. Procedure for Registration,
 Duration of Protection and
 Renewal Infringement, Penalties
 and Remedies
- 5. Genericides of Geographical Indications

- 1. W.R. Cornish, Intellectual Property, Sweet & Maxwell, London (2000)
- 2. Kerly's Law of Trade Marks and Trade Names, 14th Edition, Thomson, Sweet &Maxweel.
- 3. A. K. BanSal, Law of Trade Marks in India (2009 Edition) Institution of Constitutional and Parliamentary Studies and Centre for Law, Intellectual Property and Trade, New Delhi.
- 4. ChristoherWadlow, The Law of Passing Off, 1995
- Marsha A. Echols, Geographical Indications for Food Products, International Legal and Regulatory Perspectives (2008), Wolters Kluwer.

- Role of Patents and Trademarks in International Trade. *American Bar Association*. Retrieved from https://www.jstor.org/stable/40 705195
- 2. Lisa P. Lukose. (2015). Non-Traditional Trademarks: A Critique. *Indian Law Institute*. Retrieved from https://www.jstor.org/stable/44 782501
- 3. John R. Ewbank. (1958). What The General Practitioner Should Know About Trademarks And Copyrights. American Bar Association. Retrieved from https://www.jstor.org/stable/25 720487

		6. N.S. Gopalakrishnan& T.G. Agitha, Principles of Intellectual Property (2009), Eastern Book Company, Lucknow. * Suggested Readings are not exhaustive. Need to be supplemented with additional readings.		
Law of Geographic Indications and Plant Varieties	After the completion of the course student will be able to 1. Understand the basics of geographical indications and plant varieties. 2. Get adequate knowledge of Various International Treaties related to geographical indications and plant varieties. 3. Accustom themselves with the Indian legislation on geographical indications and plant varieties.	UNIT-I An Introduction to	Note: The paper will contain 3 questions from every section aggregating nine questions. Candidates are required to attempt total of six questions, taking at least one question from each section. COURSE CONTENTS: SECTION - A Geographical Indications- Introduction, Objective, Justification for protection for Protection of GI, Higher Level of Protection of GIs and TRIPS, Article 23 Controversy, International treaties on GI; Lisbon Agreement, TRIPS Agreement SECTION - B Geographical Indication of Goods (Protection & Registration) Act, 1999 Overview, Definition, Criteria, The Register and Conditions for Registration, Prohibition of Registration, Prohibition of Registration, Registration of Geographical Indications, Registration of Geographical Indications, Procedure for	

UNIT-II Registration o

- 1. Grounds of refusal o
- 2. Absolute grounds
- 3. Relative grounds.
- 4. Procedure for registration of Trademarks:
- 5. Application.-intent to use ,Opposition
- 6. Registration
- Rights of Registered trademark ewners.
- 3.1 Assignment and licensing of Trademarks

UNIT-III Infringement of Trademarks

- 1.Passing Off
- 2. Defences.
- 3.Remedies for Infringement and Passing Off
- 4.1 Civil remedies.
- 5.Criminal remedies.

UNIT-IV Geographical Indications-I

- 1. Introduction
- Evolution
- 3. Justification
- 4. International Treaties:
- (i) Paris Convention
- (ii) Madrid Agreement

Registration, renewal, effect of Registration, infringement, Penalties and Remedies, duration of Protection, difference between Trademark and GI, genericides of Geographical Indications

SECTION - C

Protection of Plant Varieties : International Scenario and Registration and Duration of Plant Varieties

Plant Variety Protection and Patent Act, new Varieties, Extent Varieties, farmers varieties, criteria for Protection under Indian Act - Novelty, Distinctiveness, Uniformity, stability, filing of Applications, Right of Priority, Examination of the Application, scope of the Breeder's Right, exceptions to the Breeder's, duration of the Breeder's Right

- Cornish,W.R. (2000) *Intellectual Property*. Sweet & Maxwell, London.
- Marsha, E. A. (2008). Geographical Indications for Food Products, International Legal and Regulatory Perspectives. Wolters Kluwer.
- 3. Krishnan, N.S. & Agitha T.G. (2009). *Principles of Intellectual Property.* Lucknow: Eastern Book Company.

(iii) Lisbon Agreement (iv) TRIPS Agreement

UNIT-V Geographical Indications-II

- 1. Protection of GI at National Level
- Geographical Indication of Goods (Protection & Registration) Act, 1999
- 3. Higher Level of Protection of GIs and TRIPS, Article 23 Controversy
- 4. Procedure for Registration,
 Duration of Protection and
 Renewal Infringement,
 Penalties and Remedies
- Genericides of Geographical Indications

Suggested Readings:

- 1. W.R. Cornish, Intellectual Property, Sweet & Maxwell, London (2000)
- 2. Kerly's Law of Trade Marks and Trade Names, 14th Edition, Thomson, Sweet &Maxweel.
- 3. A. K. BanSal, Law of Trade Marks in India (2009 Edition) Institution of Constitutional and Parliamentary Studies and Centre for Law, Intellectual Property and Trade, New Delhi.

Suggested E-Learning Materials:

- 1. SAHAI, S. (1996). Of Basmati and Champagne: Protection under TRIPS. *Economic and Political Weekly*. Retrieved from https://www.jstor.org/stable/44 03852
- Deselnicu, O. & Costanigro, M. (2013). A Meta-Analysis of Geographical Indication Food Valuation Studies: What Drives the Premium for Origin-Based Labels?. Western Agricultural Economics Association. Retrieved from https://www.jstor.org/stable/23 496751
- 3. Suh. J. & MacPherson. A. (2007).The Impact Geographical Indication on the Revitalisation of a Regional Economy: A Case Study of 'Boseong' Green Tea. Wiley on behalf of The Royal Geographical Society (with the Institute of British Geographers)
- 4. Ahuja, V.K. (2004). Protection of Geographical Indications: National and International Perspective. *Indian Law Institute*. Retrieved from https://www.jstor.org/stable/43 951907

	Dissertation	-	 4. ChristoherWadlow, The Law of Passing Off, 1995 5. Marsha A. Echols, Geographical Indications for Food Products, International Legal and Regulatory Perspectives (2008), Wolters Kluwer. 6. N.S. Gopalakrishnan& T.G. Agitha, Principles of Intellectual Property (2009), Eastern Book Company, Lucknow. * Suggested Readings are not exhaustive. Need to be supplemented with additional readings. 		-
1.	Bio- Diversity Protection	After the completion of the course student will be able to The learners will be able to know the importance of Biodiversity. Learners will further be able to acquaint themselves with legal and ethical issues relating to	New Elective	Note: The paper will contain 3 questions from every section aggregating nine questions. Candidates are required to attempt total of six questions, taking at least one question from each section. COURSE CONTENTS: SECTION A Meaning and Importance, Role of Flora and Fauna in Maintaining Biodiversity, Dependence of human life on the existence in flora and	

biodiversity.	fauna, Utilization of flora and fauna for
bloarvoroity.	bio-medical purpose, Experimentation
	on animals: Legal and ethical issues,
	Genetic mutation of seeds and micro-
	organisms, Genetic engineering
	Gigamente, General Gingmooning
	SECTION B
	Significance of wild life , Medicinal
	plants , Plant and micro-organism,
	Threats to Biodiversity, Need for
	Protection of Biodiversity, Biodiversity
	and Economic Valuation
	SECTION C
	Convention on Biological Diversity,
	1992, The Biological Diversity Act,
	2002, Legal mechanisms of control,
	Recognition of regional and local
	agencies, Development Projects and
	Destruction of Bio diversity
	Suggested readings
	1. Handbook of the Convention
	onBiological
	Diversity Paperback - Import,
	1 Oct 2000
	by Secretariat To The
	Cbd (Author)
	2. Biological Diversity Act, 2002
	along with Rules,
	2004 Paperback – 2017
	by Professional (Author)
	Biodiversity : Concepts and
	Conservation Hardcover –
	2016 by B.B.

			Hosetti (Author), S.	
			Ramkrishna (Author)	
			SUGGESTED E- LEARNING	
			MATERIAL:	
			1. Vandana Shiva. (1993).	
			Farmers' Rights, Biodiversity	
			and International Treaties.	
			Economic and Political	
			Weekly. Retrieved from	
			,	
			https://www.jstor.org/stable/43 99549	
			2. Ashish Kothari and R. V.	
			Anuradha. (1997). Biodiversity,	
			Intellectual Property Rights,	
			and GATT Agreement: How to	
			Address the Conflicts?	
			Economic and Political	
			Weekly. Retrieved from	
			https://www.jstor.org/stable/44	
			06014	
2.	Law of	After the completion		
	Plant	of the course student	Note: The paper will contain 3	
	Varieties	will be able to	questions from every section	
	and		aggregating nine questions.	
	Farmers	 Know the 	Candidates are required to attempt	
	Rights	Significance of	total of six questions, taking at least	
		plant varieties in	one question from each section.	
		agrarian economy.	COURSE CONTENTS:	
		acquaint	SECTION A	
		themselves with	What is Plat Variety, Agricultural	
		legal provision	research and new and novel	
		under Plant	varieties? Significance of plant	
		Verities act	varieties in agrarian economy.	
		venues act	valieties in agranan economy.	

Promotion of agricultural research and protection of plant variety system. Sui generis system for the protection of plant varieties.

Historical evolution of plat variety protection system. International developments on the protection of plant varieties: Conventions on Plant Genetic Resources and UPOV.

SECTION B

Types of plant Varieties, characteristics of Plant varieties, Sui generis system, historical background of sui generic system. The need for the protection.

Plant variety protection system in India

The objectives and silent features of The Plant Variety and Farmers rights, Protection Act: A brief overview.

SECTION C

Concept of farmer's rights, Suigeneris protection for the protection of farmer's rights: A pecuniary requirement of agrarian countries.

Plant breeder's rights and Farmer's rights; Farmers Rights movement, UPOV and other international

convention on farmer's rights. The social angel in the protection of farmer's rights, protection for varieties produced and evolved by farmers. Varieties under the Seeds Act. **SUGGESTED READINGS:** 1. Protection of Plant Varieties & Farmers Rights Act, 2001 alongwith Rules, 2003 & Regulations, 2015 2006 Paperback by Professional (Author) 2. Plant Varieties & Farmers' Rightsby R.R. Hanchinal& Raj Ganesh | 1 January 2018 Hardcover 3. Plant Variety Protection Act: & Regulations & Rules Practice Paperback - Import, 1 Jul 1999 by Marsha A. Stanton (Editor) SUGGESTED E- LEARNING **MATERIAL**: 1. ShailaSeshia. (2002). Plant Variety Protection and Farmers' Rights: Law-Making and Cultivation of Varietal Control. Economic and Political Weekly. Retrieved from https://www.jstor.org/stable/pdf /4412328.pdf?ab_segments=0

%252Fdefault-
2%252Fcontrol&refreqid=excel
sior%3A6bf7a0f6860e6be0feb
a416b10b72adf
2. K. Ravi Srinivas. (1994).
Power without Accountability:
Draft Bill on Plant Breeders'
Rights. Economic and Political
Weekly. Retrieved from
https://www.jstor.org/stable/pdf
/4400991.pdf?ab_segments=0
%252Fdefault-
2%252Fcontrol&refreqid=excel
sior%3A7e412fcc0b71150e15f
c0306a54f62a2
3. Suman Sahai. (2001). Plant
Variety Protection and
Farmers' Rights Law.
Economic and Political
Weekly. Retrieved from
https://www.jstor.org/stable/pdf
/4411047.pdf?ab_segments=0
%252Fdefault-
2%252Fcontrol&refreqid=excel
sior%3Afd73cee723935d18b0
35846f904abb4c
4. Suman Sahai. (1999).
Protection of New Plant
Varieties: A Developing
Country Alternative. <i>Economic</i>
and Political Weekly.
Retrieved from
https://www.jstor.org/stable/pdf
/4407726.pdf?ab_segments=0
%252Fdefault-
2%252Fcontrol&refregid=excel
2702021 OUTHORATOTOGIA-OXOUT

11 New After the completion - Course Content Reading of the course student 1. Meaning, Nature and

Elective	will be able to	Characteristics of Traditional Knowledge.
Traditional Knowledge , Traditional Cultural Expression s, and Genetic Resources	1. Understand the nature and characteristics of Traditional Knowledge. 2. Get the knowledge of the interface between IPRs & Traditional Knowledge that can be used in practical way.	Rinowledge. 2. Need for the Protection of Traditional Knowledge, Traditional Cultural Expressions, and Genetic Resources. 3. Interface between IPRs & Traditional Knowledge • Issues Concerning Traditional Knowledge • Bio-Prospecting & Bio-Priacy • Need for A Sui Generis Regime • Traditional Knowledge Digital Library. 4. International Initiatives on Traditional Knowledge Protection • The Convention on Biological Diversity, 1992 • Bonn Guidelines on Access to Genetic Resources and the Fair and Equitable Sharing of Benefits Arising out of their Utilization, 2002 • UN Declaration on the Rights of Indigenous Peoples, 2007 • Nagoya Protocol on access to Genetic Resources and Equitable Sharing of Benefits, 2010
		Suggested Readings:

- 1. Antons, C. (2009). Traditional Knowledge, Traditional Cultural Expressions and Intellectual Property Law in the Asia Pacific Region. Kluwer Max Planck Series.
- 2. Antons, C. (2008). *Indigenous Heritage and Intellectual Property: Genetic Resources, Traditional Knowledge and Folklore* (2nd ed.). Kluwer Law International.
- 3. Verkey, E. (2007). Law of Plant Varieties Protection (2007 e.d). Eastern Book Company.
- 4. Cooper, I.P. (2014). *Biotechnology* and the Law. Thomson Reuters South Asia Private Limited.
- Brush. S.B, & Stabinsky, D. (1996). Valuing Local Knowledge-Indigenous people and Intellectual Property Rights (1st e.d.). Island Press, Covelo, California.
- 6. Correa, C.M. (2001). Traditional knowledge and Intellectual Property, Issues and Options Surrounding the Protection of Traditional Knowledge. Quaker United Nations Office, Geneva.
- 7. Downes, D. (1997). Using Intellectual Property as a Tool to Protect Traditional Knowledge: Recommendations for Next Steps. Center for International Environmental Law, Washington, DC.
- 8. Lewinski, S.V. (2008). Indigenous

- Heritage and Intellectual Property, Genetic Resources, Traditional Knowledge and Folklore. Kluwer Law International.
- 9. Watal, J. (2001). Intellectual Property Rights in the WTO and Developing Countries. Oxford University Press.
- 10. Cullet, P. (2005). Intellectual Property Protection and Sustainable Development. LexisNexis.

Suggested E-Learning Material:

- C. Madegowda. (2009). Traditional Knowledge and Conservation. Economic and Political Weekly. Retrieved from https://www.jstor.org/stable/40279 037
- 2. Morgera, E., Tsioumani, E., & Buck, M. (2015). Traditional Knowledge Associated with Genetic Resources. *Unraveling the Nagoya Protocol Brill.* Retrieved from https://www.jstor.org/stable/10.116 3/j.ctt1w76vvq.19
- 3. Reid, J. (2009-2010). Biopiracy: The Struggle for Traditional Knowledge Rights. American Indian Law Review, University of Oklahoma College of Law. Retrieved from https://www.jstor.org/stable/25684 263

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12	New Reading of the course student will be able to Green 1. Understand the	- Course Content: 1. Meaning and scope of Green Technology. 2. Sustainable Development and IPR.	
	Technolog nature and	3. Innovation and Diffusion of Green	

y and_IPR	characteristics of green technology and IPR. 2. Get the knowledge of the concept and issues relating to transfer of technology.	Technologies: The Role of Intellectual Property and Other Enabling Factor. 4. Concept of Transfer of technology, issues relating to Transfer of technology and green technology. 5. Issues and Concerns of Developing Countries.	
		Suggested Readings: 1. Lane, E.L. (2001). Clean Tech Intellectual Property: Eco-marks, Green Patents, and Green Innovation. Oxford University Press, Inc. 2. Brown, A.E.L. (2013). Environmental Technologies, Intellectual Property and Climate Change: Accessing, Obtaining and Protecting (Elgar Law, Technology and Society series). Edward Elgar Publishing. 3. Rimmer, M. (2011). Intellectual Property and Climate Change: Inventing Clean Technologies. Edward Elgar Publishing. Suggested E-Learning Material: 1. Rai, A.K. (2004). "Green" Technology and IP: A Diverse Landscape. Duke Law School. Retrieved from https://www.law.berkeley.edu/files/	

		2. Srinivas, Ravi. (2012). A wide view of green technology and IP. Journal of Intellectual Property Law & Practice. Retrieved from https://doi.org/10.1093/jiplp/jpr186	
Emerging Forms of Intellectual Property Rights	After the completion of the course student will be able to 1. Develop a critical approach towards the understanding of recent trends in IP laws. 2. Know about the recent issues and domains of IPR to motivate further research.	Course Content: 1. Intellectual Property Rights and Human Rights. • Right to Health and IPR • Right to Food and IPR • Right of Impoverished Masses and IPR • Human Genomes and Human Rights. 2. Trade Secrets Protection and IP Laws. 3. Biotechnology and Bioethical Implication of IPR. • Moral Issues in Patenting Biotechnological Inventions. • Human Genomes and Right to Privacy. 4. Trends and Technology challenges in current Patent laws 5. Trademark and Differently-abled persons. Suggested Readings: 1. Yadav, M. & Shahi, S. (2017). Law Related to Trade Secrets and	

- Technology Transfer. Satyam Law International.
- 2. Islamoglu, R. (2012). Bioethics and Biotechnology Related Bioethical Issues. Ramazan Islamoglu.

Suggested E-Learning:

- Geoffrey Tansey. (2002). Food for Thought: Intellectual Property Rights, Food, and Biodiversity. Harvard International Review, Vol. 24, No. 1 (SPRING 2002). Retrieved from https://www.jstor.org/stable/42762 789
- 2. Mark J. Hanson. (1997). Special Supplement: Religious Voices in Biotechnology: The Case of Gene Patenting. *The Hastings Center.* Retrieved from https://www.jstor.org/stable/35277 23
- Robert L. Ostergard, Jr. (1999). Intellectual Property: A Universal Human Right? The Johns Hopkins University Press. Retrieved from https://www.jstor.org/stable/76274 0
- 4. Padrón, M.S., & Uranga,M.G. (2001). Protection of Biotechnological Inventions: A Burden Too Heavy for the Patent System. *Taylor & Francis, Ltd.* Retrieved from

- https://www.jstor.org/stable/42276 63 5. Sengar, D.S. (2011). Protection of
- Sengar, D.S. (2011). Protection of Trade Secrets and Undisclosed Information: Law and Litigation. Indian Law Institute. Retrieved from https://www.jstor.org/stable/43953 505
- 6. Aksan, A.M. (2013). Appropriate Health R&D and Intellectual Property Rights Reform Developing Countries. Wiley on behalf of The London School of Economics and Political Science and The Suntory and Toyota International Centers Economics and Related Disciplines. Retrieved from https://www.jstor.org/stable/24029 606
- 7. Singh, K. (2008). Human Genome and Human Rights: An Overview. *Indian Law Institute*. Retrieved from https://www.jstor.org/stable/43952 133
- 8. Park, W. & Allred, B. (2007). Patent Rights and Innovative Activity: Evidence from National and Firm-Level Data. *Palgrave Macmillan Journals*. Retrieved from https://www.jstor.org/stable/45404 65
- 9. Vasudha, P.K. (2000). Patenting

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			Biotech Products: Complex Issues. <i>Economic and Political</i>	
			Weekly. Retrieved from	
			https://www.jstor.org/stable/44098	
			57	
			10. Convention on Rights of Person	
			with Disabilities. (2006). Retrieved	
			from	
			https://www.ohchr.org/Documents/	
			Publications/AdvocacyTool_en.pdf	
			F ubilications/Advocacy rooi_en.pui	
14	New	After the completion	- Course Content:	
	Reading	of the course student	1. Role of ADR system in IP dispute	
	Elective	will be able to	settlement	
			2. The WIPO Arbitration and	
	4DD 11D	1. Understand the role	Mediation Centre	
	ADR and IP	of ADR system in	3. Role of Mediation in IP dispute	
	disputes	IP dispute	settlement	
		settlement, so that	4. Arbitration and Expedited	
		they can help their	Arbitration	
		clients and society	5. Response of Indian ADR system	
		by adopting just	to IP dispute settlement	
		and humane		
		methods.	Suggested Readings:	
		2. Get the knowledge	1. Tyler, M.C. (2008). Intellectual	
		about the response	Property Dispute Resolution:	
		of Indian ADR	Leading Lawyers on Performing	
		system.	Due Diligence, Pursuing the	
			Right ADR Approach, and	
			Settling Infringement Claims.	
			Aspatore Books.	
			Suggested E-Learning Material:	
			1. WIPO. (2012). Guide to WIPO	
			mediation center. World	
			Intellectual Property	

	Organization. Retrieved from https://www.wipo.int/edocs/pubdo cs/en/arbitration/919/wipo_pub_9 19.pdf 2. WIPO. (2012). WIPO Alternative Dispute Resolution (ADR) for Intellectual Property Rights. World Intellectual Property Organization. Retrieved from https://www.wipo.int/amc/en/cent er/specific-sectors/ipoffices/ 3. WIPO. (2012). WIPO Guide on Alternative Dispute Resolution (ADR) Options for Intellectual Property Offices and Courts, Korean Intellectual Property Office. WIPO Center. Retrieved	
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	https://singhania.in/alternative- dispute-resolution-ip-law-india/	P.O. Banasthall Vidyapith Distt. Tonk (Raj.)-304022