



SANT BABA BHAG SINGH UNIVERSITY

UNIVERSITY INSTITUTE OF LAW

“SCHEME & SYLLABUS OF B.A.LL.B”

CHOICE BASE CREDIT SYSTEM

2024

Course Scheme - B.A. LL.B

SEMESTER- I

Theory Subjects

S. No.	Course Type	Subject Code	Subject Name	Contact Hours (L:T:P)	Credits (L:T:P)	Total Contact Hours	Total Credit Hours
1	CR	ENG101	General English – 1	3:0:0	3:0:0	3	3
2	CR	PBI101//HCP101	General Punjabi-I/ /History and Culture of Punjab-I	3:0:0	3:0:0	3	3
3	CR	ECO103	Micro Economics	5:1:0	5:1:0	6	6
4	CR	HIS103	Administrative History of India	5:1:0	5:1:0	6	6
5	CR	LAW101	Law of Torts, Motor Vehicle Accidents and Consumer Protection Act	5:1:0	5:1:0	6	6
6	CR	LAW103	Family Law I	5:1:0	5:1:0	6	6

II. Practical Subject

7	PT	PT101/PT103 /PT105	Physical Training-I (NSO/NCC/NSS)	0:0:2	NC	2	NC
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Total Credit: 30

Total Contact Hours: 32

Course Scheme B.A. LL.B

SEMESTER- II

Theory Subjects

S. No.	Course Type	Subject Code	Subject Name	Contact Hours (L:T:P)	Credits (L:T:P)	Total Contact Hours	Total Credit Hours
1	CR	ENG102	General English – II	3:0:0	3:0:0	3	3
2	CR	PBI101/HCP102	General Punjabi-II /History and Culture of Punjab-II	3:0:0	3:0:0	3	3
3	CR	ECO104	Macro Economics	5:1:0	5:1:0	6	6
4	CR	HIS104	Socio- Political History of India	5:1:0	5:1:0	6	6
5	CR	LAW102	Law of Crime- I (IPC)/Bhartiya Nyaya Sanhita,2023-I	5:1:0	5:1:0	6	6
6	CR	LAW104	Family law-II	5:1:0	5:1:0	6	6

II. Practical Subject

7	PT	PT101/PT103 /PT105	Physical Training-I (NSO/NCC/NSS)	0:0:2	NC	2	NC
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Total Contact Hours: 32

Total credit Hours: 30

Course Scheme B.A. LL.B

SEMESTER- III

Theory Subjects

S. No.	Course Type	Subject Code	Subject Name	Contact Hours (L:T:P)	Credits (L:T:P)	Total Contact Hours	Total Credit Hours
1	CR	ENG201	General English – III	3:0:0	3:0:0	3	3
2	CR	ECO203	Indian Economy	5:1:0	5:1:0	6	6
3	CR	HIS203	Legal History	5:1:0	5:1:0	6	6
4	CR	EVS101	Environment Science	3:0:0	3:0:0	3	3
5	CR	LAW201	Law of Crime- II (IPC)/Bhartiya Nyaya Sanhita,2023- II	5:1:0	5:1:0	6	6
6	CR	LAW203	Constitutional Law-I	5:1:0	5:1:0	6	6

Total Contact Hours: 30

Total credit Hours: 30

Course Scheme B.A. LL.B

SEMESTER- IV

Theory Subjects

S. No.	Course Type	Subject Code	Subject Name	Contact Hours (L:T:P)	Credits (L:T:P)	Total Contact Hours	Total Credit Hours
1	CR	ENG202	General English – IV	3:0:0	3:0:0	3	3
2	CR	PLS204	Political Thoughts	5:1:0	5:1:0	6	6
3	CR	SOC202	Fundamental of Sociology	5:1:0	5:1:0	6	6
4	CR	LAW202	Jurisprudence	5:1:0	5:1:0	6	6
5	CR	LAW204	Constitutional Law – I	5:1:0	5:1:0	6	6
6	CR	LAW206	Law of Contract I (General Contract	5:1:0	5:1:0	6	6

Total Contact Hours: 33

Total credit Hours: 33

Course Scheme B.A. LL.B

SEMESTER- V

Theory Subjects

S. No.	Course Type	Subject Code	Subject Name	Contact Hours (L:T:P)	Credits (L:T:P)	Total Contact Hours	Total Credit Hours
1	CR	PLS303	Political Theory	5:1:0	5:1:0	6	6
2	CR	SOC301	Sociology of Law	5:1:0	5:1:0	6	6
3	CR	LAW301	Property Law	5:1:0	5:1:0	6	6
4	CR	Law303	Legal Language	3:0:0	3:0:0	3	3
5	CR	LAW305	Code of Criminal Procedure)/Bhartiya Nagrik Suraksha Sanhita,2023	5:1:0	5:1:0	6	6
6	CR	LAW307	Contract Law- II (Specific Contract)	5:1:0	5:1:0	6	6

Total Contact Hours: 33

Total credit Hours: 33

Course Scheme B.A. LL.B

SEMESTER- VI

Theory Subjects

S. No.	Course Type	Subject Code	Subject Name	Contact Hours (L:T:P)	Credits (L:T:P)	Total Contact Hours	Total Credit Hours
1	CR	PLS304	International Politics	5:1:0	5:1:0	6	6
2	CR	SOC302	General Principles of Sociology with Social Thoughts	5:1:0	5:1:0	6	6
3	CR	Law306	Company Law	5:1:0	5:1:0	6	6
4	CR	Law308	Civil Procedure Code and Limitation Act	5:1:0	5:1:0	6	6
5	CR	LAW310	Law of Evidence/)/Bhartiya Sakshaya Adhinyam,2023	5:1:0	5:1:0	6	6
6	CR	LAW312	Public International Law	5:1:0	5:1:0	6	6

Total Contact Hours: 36

Total credit Hours: 36

Course Scheme B.A. LL.B

SEMESTER- VII

Theory Subjects

S. No.	Course Type	Subject Code	Subject Name	Contact Hours (L:T:P)	Credits (L:T:P)	Total Contact Hours	Total Credit Hours
1	CR	LAW401	Administrative Law	5:1:0	5:1:0	6	6
2	CR	LAW403	Labour & and Industrial Law –I	5:1:0	5:1:0	6	6
3	CR	LAW405	Alternative Dispute Resolution (Practical-I)	4:0:2	4:0:2	6	6
4	CR	Law407	Environment Law	5:1:0	5:1:0	6	6
5	CR	LAW409	Information Technology & Cyber Laws	5:1:0	5:1:0	6	6

Total Contact Hours: 30

Total credit Hours: 30

Course Scheme B.A. LL.B

SEMESTER- VIII

Theory Subjects

S. No.	Course Type	Subject Code	Subject Name	Contact Hours (L:T:P)	Credits (L:T:P)	Total Contact Hours	Total Credit Hours
1	CR	LAW402	Interpretation of Statutes	5:1:0	5:1:0	6	6
2	CR	LAW404	Labour & Industrial Law-II	5:1:0	5:1:0	6	6
3	CR	LAW406	Professional Ethics & Professional Accounting System (Practical-II)	4:0:2	4:0:2	6	6
4	CR	LAW408	Intellectual Property Rights	5:1:0	5:1:0	6	6
5	CR	LAW410	Private International Law	5:1:0	5:1:0	6	6

Total Contact Hours: 30

Total credit Hours: 30

Course Scheme B.A. LL.B

SEMESTER- IX

Theory Subjects

S. No.	Course Type	Subject Code	Subject Name	Contact Hours (L:T:P)	Credits (L:T:P)	Total Contact Hours	Total Credit Hours
1	CR	LAW412	Drafting, Pleading & Conveyancing (Practical-III)	4:0:2	4:0:2	6	6
2	CR	LAW414	Media Law	5:1:0	5:1:0	6	6
3	CR	LAW416	Human Rights Law & Practice	5:1:0	5:1:0	6	6
4	CR	LAW418	Mediation Law	5:1:0	5:1:0	6	6

ELECTIVE SUBJECTS

Anyone out of 5 to 7							
5	DSE	LAW420	Health Law	5:1:0	5:1:0	6	6
6	DSE	LAW422	Competition Law	5:1:0	5:1:0	6	6
7	DSE	LAW424	Forensic Science and Law	5:1:0	5:1:0	6	6

Total Contact Hours: 30
Total Credit Hours: 30

Course Scheme B.A. LL.B

SEMESTER- X

Theory Subjects

S. No.	Course Type	Subject Code	Subject Name	Contact Hours (L:T:P)	Credits (L:T:P)	Total Contact Hours	Total Credit Hours
1	CR	LAW421	Banking Law	5:1:0	5:1:0	6	6
2	CR	LAW423	Insurance Law	5:1:0	5:1:0	6	6
3	CR	LAW425	Principles of Taxation Law	5:1:0	5:1:0	6	6
4	CR	LAW427	Moot Court Exercise and Internship (Practical IV)	4:0:2	4:0:2	6	6

ELECTIVE SUBJECTS

Anyone out of 5 to 7							
5	DSE	LAW429	Election Law	5:1:0	5:1:0	6	6
6	DSE	LAW431	Land Laws	5:1:0	5:1:0	6	6
7	DSE	LAW433	Comparative Constitutions	5:1:0	5:1:0	6	6

Total Contact Hours: 30

Total Credit Hours: 30

DETAILED SYLLABUS

SEMESTER I

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
ENG101	<u>General English-I</u>	CR	3:0:0	3	10+2

➤ **Course Objective(CO)**

1. The students will critically read and analyze the prescribed texts.
2. The students will learn effective word choice, vocabulary, idioms, grammar and sentence structure allowing accurate communication of meaning in written work.
3. The students will recognize the correct usage often seism context.

Course Outcomes

1. The learners will be able to use the English language to make and communicate meaning in spoken and written contexts.
2. The student will begin to know the difference between spoken and literary language.
3. The exhaustive exercises in Murphy’s Grammar will remove their doubts in tenses, if they had any.

SYLLABUS

UNIT I

Tales of Life: The Umbrella (Guy de Maupassant), The Story Teller (H. H. Munro Saki)Prose for Young Learners: On Spendthrifts, The Power of Women (Richard Gordon)

UNIT II

Tales of Life: The Lament (Anton Pavlovich Chekhov), the Luncheon (William Somerset Maugham)

Prose for Young Learners: A Dialogue On Democracy (Albert Sydney Hornby), UniversalDeclaration of Human Rights

UNIT III

Tales of Life: The Shroud (Prem Chand)

Prose for Young Learners: (Jerome K. Jerome)

UNIT- IV

English Grammar in Use: Units 1 to 25

Paragraph Writing

Suggested readings:

1 Singh, S, Tales of Life Press.

2 Tewari, A. K, Midha, V.K, Sharma, R.K, Prose For Learners Young Publication Bureau.

3 Murphy, R, English Grammar in Use, Cambridge Press.

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
HCP101	<u>History and Culture of Punjab -I</u>	CR	3:0:0	3	10+2

➤ **Course Objective (CO)**

1. The Student will acquire the knowledge about Punjab and its Historical Resources.
2. The Student will understand the Harappan Culture and different Vedic Periods.
3. The Students will analyze the Alexander's invasions.

Course Outcome

1. The students will get the knowledge about the ancient History of Punjab.
2. They will be able to understand the historical sources of ancient Punjab.
3. They will be able to identify the different areas of the ancient Punjab.

SYLLABUS

UNIT-I

Ancient Punjab: Physical features, Political, Social, Economic, Geographical, Religious impact on History, Historical Sources: Literacy, Archaeological, Harappan Culture: Extent and Town Planning.

UNIT- II

Harappan Culture: Social, Economic and Religious life; Causes and Disappearance, Rig Vedic Age: The rise of Indo Aryans, Main features of the life in Early Vedic Age, Later Vedic Age: Political, Economic, Social, and Religious life of Later Vedic Aryans.

UNIT- III

Caste system: Origin and Evolution, The Epics: Historical importance of Ramayan and Mahabharat, Political condition on eve Alexander's Invasion

UNIT IV

Impact of Alexander's Invasion on Social and Culture Life., Position of Women: Harppan, Early Vedic and Later Vedic Age. Important Historical places of Punjab: Mohenjodaro, Harappa, kotla Nihang khan, Sanghol, Banawali, Taxila, Hastinapur, Indraprastha, Srinagar, Sakala, Purusapura

Suggested readings

- 1 Sukhdev Sharma, History And Culture of Punjab, New Academic Publisher
- 2 Romila Thapar, A History of India, Vol. I, Penguin Books Micro Economics

General Punjabi-1

Course Code	PB1101
Course Title	General Punjabi-I
Type of course	CR
L T P	3:0:0
Credits	3
Course prerequisite	10+2
Course Objective (CO)	1. ਵਿਦਿਆਰਥੀ ਆਧੁਨਿਕ ਪੰਜਾਬੀ ਕਵੀਆਂ ਦੀ ਜੀਵਨੀ ਤੋਂ ਜਾਣੂ ਹੋਣਗੇ। 2. ਵਿਦਿਆਰਥੀਆਂ ਨੂੰ ਆਧੁਨਿਕ ਪੰਜਾਬੀ ਕਵਿਤਾ ਦੀ ਵਿਸ਼ੇਸ਼ਤਾ ਜਾਣਕਾਰੀ ਹੋ ਜਾਵੇਗੀ। 3. ਵਿਦਿਆਰਥੀਆਂ ਵਿੱਚ ਰੇਖਾ ਚਿੱਤਰਾਂ ਦਾ ਅਧਿਐਨ ਕਰਨ ਦਾ ਹੁਨਰ ਉਤਪੰਨ ਹੋਵੇਗਾ। 4. ਵਿਦਿਆਰਥੀਆਂ ਨੂੰ ਪੰਜਾਬੀ ਧੁਨੀ ਵਿਉਂਤਬੰਦੀ ਸੰਬੰਧੀ ਗਿਆਨ ਹਾਸਿਲ ਹੋ ਜਾਵੇਗਾ। 5. ਵਿਦਿਆਰਥੀ ਪੰਜਾਬੀ ਉਪ- ਭਾਸ਼ਾਵਾਂ ਨੂੰ ਪਛਾਨਣਯੋਗ ਹੋ ਜਾਣਗੇ।
Course Outcome	ਵਿਦਿਆਰਥੀ ਸਮਰੱਥਵਾਨ ਹੋਣਗੇ: 1. ਪੰਜਾਬੀ ਕਾਵਿ ਦਾ ਵਿਹਾਰਕ ਅਧਿਐਨ ਕਰਨ ਲਈ। 2. ਪੰਜਾਬੀ ਭਾਸ਼ਾ ਅਤੇ ਧੁਨੀ ਵਿਉਂਤ ਦਾ ਸਹੀ ਇਸਤੇਮਾਲ ਕਰਨ ਲਈ। 3. ਪੰਜਾਬੀ ਵਾਰਤਕ ਵਿੱਚ ਰੇਖਾ-ਚਿੱਤਰ ਦਾ ਸਹੀ ਮੁਲਾਂਕਣ ਕਰਨ ਲਈ।

SYLLABUS

ਭਾਗ-ਪਹਿਲਾ

1. ਆਧੁਨਿਕ ਪੰਜਾਬੀ ਕਵਿਤਾ: ਭਾਈ ਵੀਰ ਸਿੰਘ (ਰਉਂ ਰੁਖ, ਸਮਾਂ, ਇੱਛਾ ਬਲ ਤੇ ਡੂੰਘੀਆਂ ਸ਼ਾਮਾਂ), ਧਨੀ ਰਾਮ ਚਾੜ੍ਹਕ(ਚਾਧਾ ਸੰਦੇਸ਼, ਸਿਦਕਾਂ ਵਾਲਿਆਂ ਦੇ ਬੇੜੇ ਪਾਰ ਨੇ), ਪ੍ਰੋ. ਪੂਰਨ ਸਿੰਘ(ਪੁਰਾਣੇ ਪੰਜਾਬ ਨੂੰ ਆਵਾਜ਼ਾਂ), ਫੀਰੋਜ਼ਦੀਨ ਸ਼ਰਫ(ਕੁਰਬਾਨੀ, ਖੈਰ ਪੰਜਾਬੀ ਦੀ), ਪ੍ਰੋ. ਮੋਹਨ ਸਿੰਘ(ਆਉ ਨੱਚੀਏ, ਨਵਾਂ ਕੌਤਕ), ਨੰਦ ਲਾਲ ਨੂਰਪੁਰੀ(ਚੁੰਮ ਚੁੰਮ ਰੱਖੋ, ਮਜ਼ਦੂਰ), ਅੰਮ੍ਰਿਤਾ ਪ੍ਰੀਤਮ(ਬਾਰਾਂ ਮਾਹ, ਸੰਯੋਗ ਵਿਯੋਗ), ਡਾ. ਹਰਭਜਨ ਸਿੰਘ(ਤੇਰੇ ਹਜ਼ੂਰ ਮੇਰੀ ਹਾਜ਼ਿਰੀ ਦੀ ਦਾਸਤਾਂ), ਸ਼ਿਵ ਕੁਮਾਰ ਬਟਾਲਵੀ(ਬਿਰਹੋਂ ਦੀ ਰੜਕ, ਜਖਮ), ਸੁਰਜੀਤ ਪਾਤਰ(ਚੌਂਕ ਸ਼ਹੀਦਾਂ 'ਚ ਉਸਦਾ ਆਖਿਰੀ ਭਾਸ਼ਣ, ਗਜ਼ਲ)

ਭਾਗ-ਦੂਸਰਾ

2. ਪੰਜਾਬ ਦੇ ਮਹਾਨ ਕਲਾਕਾਰ(ਲੇਖ): ਕੇ. ਐੱਲ. ਸਹਿਗਲ, ਬੜੇ ਗੁਲਾਮ ਅਲੀ ਖਾਂ, ਸੋਭਾ ਸਿੰਘ, ਪ੍ਰਿਥਵੀਰਾਜ ਕਪੂਰ, ਭਾਈ ਸਮੁੰਦ ਸਿੰਘ। ਭਾਗ-ਤੀਸਰਾ
3. ਪੰਜਾਬੀ ਧੁਨੀ ਵਿਉਂਤ : ਉਚਾਰਨ ਅੰਗ, ਉਚਾਰਨ ਸਥਾਨ ਤੇ ਵਿਧੀਆਂ, ਸਵਰ, ਵਿਅੰਜਨ।

ਭਾਗ-ਚੌਥਾ

4. ਭਾਸ਼ਾ ਵੰਨਗੀਆਂ: ਭਾਸ਼ਾ ਦਾ ਟਕਸਾਲੀ ਰੂਪ, ਭਾਸ਼ਾ ਅਤੇ ਉਪ- ਭਾਸ਼ਾ ਦਾ ਅੰਤਰ, ਪੰਜਾਬੀਉਪਭਾਸ਼ਾਵਾਂ ਦੇ ਪਛਾਣ ਚਿੰਨ੍ਹ। ਪਾਠ- ਪੁਸਤਕਾਂ ਅਤੇ ਹਵਾਲਾ ਪੁਸਤਕਾਂ

ਲੇਖਕ	ਵਸਤਕ	ਫਬਲਿਸ਼ਰ
ਸੰਪਾਦਕ, ਹ.ਸ. ਵਿਲੋਂ, ਅਤੇ ਪ.ਸ. ਸਰਗੋਧੀਆ	ਦੇ ਰੰਗ	ਪਬਲੀਕੇਸ਼ਨ ਬਿਊਰੋ, ਗੁਰੂ ਨਾਨਕ ਦੇਵ ਯੂਨੀਵਰਸਿਟੀ, ਅੰਮ੍ਰਿਤਸਰ
ਬ. ਗਾਰਗੀ	ਪੰਜਾਬ ਦੇ ਮਹਾਨ ਕਲਾਕਾਰ	ਪਬਲੀਕੇਸ਼ਨ ਬਿਊਰੋ, ਗੁਰੂ ਨਾਨਕ ਦੇਵ ਯੂਨੀਵਰਸਿਟੀ, ਅੰਮ੍ਰਿਤਸਰ
ਹ. ਸਿੰਘ	ਪੰਜਾਬੀ ਬਾਰੇ	ਪੰਜਾਬੀ ਯੂਨੀਵਰਸਿਟੀ, ਪਟਿਆਲਾ
(ਡਾ.) ਤੀਰਥ ਸਿੰਘ	ਪੰਜਾਬੀ ਅਧਿਆਪਨ	ਐੱਸ. ਜੀ. ਪਬਲਿਸ਼ਰਜ਼, ਜਲੰਧਰ
(ਡਾ.) ਸੁਖਵਿੰਦਰ ਸਿੰਘ ਸੇਖੋਂ, ਅਤੇ ਮਨਦੀਪ ਕੌਰ ਸੇਖੋਂ	ਪੰਜਾਬੀ ਭਾਸ਼ਾ ਦਾ ਅਧਿਆਪਨ	ਕਲਿਆਣੀ ਪਬਲਿਸ਼ਰਜ਼, ਲੁਧਿਆਣਾ

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
ECO103	<u>Micro Economics</u>	CR	5:1:0	6	10+2

Course Objective

- 1.Understand the nature and scope of economics.
- 2.Understand the role of supply and demand.
- 3.To be able to use supply and demand functions in economic conditions and policies.
- 4.Understand the basic theories behind consumer behavior and producer behavior.
- 5.To be able to perform simple analysis of market for production inputs

Course Outcome

The students will understand the behavior of individuals in decision making. Students will understand the impact of population growth and its distribution. They will also learn about the various determinants of firms demand for factor service, the law of production, law of demand and law of supply and also understand the types of different markets and market conditions

SYLLABUS

UNIT- I

Introduction: Definition of Economics (Adam Smith , Marshall and Robbins), Central Problems of an economy ,ten principles of Economics. Functions of an Economic System: Circular flow of economic activity and systems of economic organization, nature of economic reasoning. Elements of Demand and Supply: The demand and supply schedules, forces behind demand and supply curve, shifts in demand and supply curves. Law of Demand and Supply, Factors affecting demand and supply. Market equilibrium: Excess demand, excess supply and changes in equilibrium.

UNIT—II

Elasticity of Demand: Concept of elasticity, price elasticity of demand, income elasticity of demand, cross elasticity of demand, determinant and importance of elasticity of demand. Measurement of Price elasticity of demand. Consumer Behavior: Cardinal analysis: law of diminishing marginal utility and law of equi- marginal utility. Ordinal utility analysis: indifference curves, properties of indifference curves, budget line, consumer's Equilibrium, Price, income, and substitution effects.

UNIT- III

Production Analysis: Production Function, Law of Variable Proportion and Law of Returns to Scale, iso-quant Curve , iso-cost approach, producer's equilibrium. Traditional Cost analysis: Types of costs, traditional short run and long run costs curves. Market Structure: Introduction, Features, price and output determination under perfect competition and simple monopoly, Difference Between Perfect Competition and Monopoly

UNIT- IV

Labour Markets: Basic concepts (derived demand, productivity of an input, marginal productivity of labour, marginal revenue product); demand for labour; shifts in labour demand curves; supply of labour, shifts in labour supply; equilibrium in labour market. Land markets: Basic concepts (characteristics of land, factors impacting productivity of land, rent); Ricardian Theory Subjects of rent; modern Theory Subjects of rent.

Suggested readings-

- 1 Case, Karl Eand Fair, Ray C 2002 Principles of Economics 6th edition. Pearson (First Indian Print Education Asia)
- 2 Samuelson, Paul A and Nordhaus, William D 2006 Economics 18th Edition, Tata McGraw Hill Publishing Company Limited, New Delhi

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
HIS103	<u>Administrative History of India</u>	CR	5:1:0	6	10+2

➤ **Course Objectives (CO)**

The students will be able :

1. To know about ancient Indian social system in detail.
2. To acquaint about Civil, Judicial, Revenue and Military Administration of ancient and medieval India
3. To know about Constitutional development in India during the British period.
4. To study and compare the major Judicial Systems of U.K., U.S.A., France

Course Outcome

1. The students will know about the social system of ancient India.
2. They will acquaint about the civil, judicial, revenue and military system of ancient and medieval India.
3. They will understand the constitutional development in India during British period.
4. They will be able to compare the major judicial systems of U.K., U.S.A. and France.

SYLLABUS

UNIT- I

Society and legal system in Ancient India, Family and condition of Women in Vedic Period.
Varna System and Caste System

UNIT- II

Local And Village Administration during Rig Vedic and later Vedic Period. Mauryas and Guptas Administration: Civil, Judicial, Revenue and Military Administration. Sultante and Mughal Administration: Civil, Judicial, Revenue and Military Administration

UNIT- III

Constitutional development in India during British Rule with special reference to Justice, Judicial and Legal System 1773 to 1857 (Regulating Act of 1773, CharterAct,1774, Act of Settlement--- 1781, Pit’s India Act of 1784, Company’s Charter Act1813, Charter Act 1833, Charter Act 1853, Govt. of India Act, 1858.

UNIT-- IV

Comparative study of major Judicial Systems of the world:

- Legal system of U.K.,
- Legal system of U.S.A.
- Legal system of France.

Suggested readings—

- 1 R.C. Majumdar1990 Ancient India B.V.B. Bombay
- 2 L.P.Sharma 2010 History of Ancient India Konark New Delhi
- 3 A.L Basham 2000 The Wonder that was India Sidgwick and Jackson U.K
- 4 A.L.Srivastava1986 Medieval India Shiv Lal Agarwal Agra

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW101	<u>Law of Torts</u> <u>Including Motor</u> <u>Vehicle Act and</u> <u>Consumer</u> <u>Protection Law</u>	CR	5:1:0	6	10+2

➤ **Course Objectives (CO)**

The main aim of the course is to provide students with knowledge on the major issues of tort law, which should enable them to be able to identify the main problems involved in claiming or defending a tort law case

Course Outcome

1. Understand the role and unique features of the common law, in contrary of statutory or regulatory law.
2. Understand the foundational principles of torts and application of principles to complex problems, critical operation of law of torts.
3. To understand various concepts like negligence, assault etc. and remedies for these violations of legal rights.
4. To understand the basic procedural propositions used in tort cases.
5. To determine the liability for violation of legal rights including contribution of other parties.
6. To aware the students about their consumer rights.

SYLLABUS

UNIT– I: Principles of Liability and Justification in Tort

Nature and Definition of Torts, General Defences- Volenti Non-Fit Injuria, Inevitable Accident, Act of God, Statutory Authority, Defence of Necessity, Vicarious Liability- Scope and Justification.

UNIT – II: Specific Tort

Trespass to Person and Property, Trespass to Immovable Property Nuisance, Negligence including Contributory and Composite Negligence Strict Liability and Absolute Liability including Liability of the State, Defamation, Assault, Battery and Mayhem, False Prosecution and Malicious Prosecution Liability for Mass Disaster, Nuclear Radiation, Fire, Bomb Explosion, Riots, Accidental Disaster

UNIT – III: The Consumer Protection Act, 2019

Concept and Need for Consumer Protection, Background of the Act, Salient Features of the Act, Definition of a Consumer and the Legal Paradigm, The Rights of Consumers, Consumer Protection Authorities, Penalties under the Act

UNIT-IV: The Motor Vehicles Act

Concept and Need for Motor Vehicles Act, 2019, Salient Features of Motor Vehicles (Amendment) Act, 2019, Compensation under the Motor Vehicle Act, 2019, Definitions, Insurance of Motor Vehicles against Third Party Risks, Claims Tribunals, Offences, Penalties and Procedure

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW103	<u>Family Law-I</u>	CR	5:1:0	6	10+2

➤ **Course Objectives (CO)**

Hindu Law is the one of the most important impediments among all family laws. It emphasizes elaborately upon the measures and societal obligations. The course is designed to impart the students the knowledge they require about marriage, divorce and adoptions. The course gives an insight into the joint family system as well.

Course Outcomes

At the end of the completion of course students are expected to learn:

1. To understand the concept of marriage in various communities in comparative nature.
2. To understand the legal requirements and bars for valid marriage.
3. Understand the various requirements and process of divorce, maintenance and custody.
4. To analyze the current problems in family matters and adjudication of family disputes through judicial and non-judicial ways.

SYLLABUS

UNIT-I

Nature and Application of Hindu Law

Nature and Application of Hindu Law—Who is a Hindu, Sources of Hindu Law—Ancient and Modern, Schools of Hindu Law – Dayabhaga & Mitakshara, Marriage – Meaning, Nature, Forms and Marriage under Hindu Marriage Act, 1955

Matrimonial Remedies under The Hindu Marriage Act, 1955

Restitution of Conjugal Rights, Judicial Separation, Nullity – Void and Voidable Marriages, Divorce – Meaning, Theories, Fault Grounds, Special Grounds of Hindu Wife, Bars to

Matrimonial Remedies

UNIT-II

Maintenance & Guardianship

Adoptions – Sec. 5 – 17 of The Hindu Adoptions and Maintenance Act, 1956, Maintenance – Sec. 18 – 30 of The Hindu Adoptions and Maintenance Act, 1956, Maintenance – Sec. 24 and 25 of The Hindu marriage Act, 1955, Guardianship–Meaning, Types and Powers of Guardians under The Hindu Minority and Guardianship Act, 1956

UNIT-III

Joint Hindu Family

Origin, Nature of Joint Family and Coparcenery, Characteristic features of Coparcenery, Distinction between Coparcenery and Joint Family, Classification of Property: Joint Family property and Separate Property, Karta: Position, Powers and Liabilities, Debts, Stridhana, Women's Estate, Gift, Wills, Religious and Charitable Endowments

UNIT-IV

Partition, Reunion and Succession

Partition: Definition, Persons entitled to demand Partition, Reopening and Reunion, Law of Succession: The Hindu Succession Act, 1956–Features, Devolution of Interest in Coparcenary Property, List of Heirs in Class I and II of the Schedule, Hindu Women's Right to Property, Succession to the Property of Hindu Female, Succession to the Property of the Hindu Male, Disqualification of Heirs.

Suggested readings-

- 1 Dr. Paras Diwan 2013 Modern Hindu Law Allahabad Law Agency
- 2 Mulla 2013 Hindu Law Lexis Nexis
- 3 Dr. Paras Diwan 2016 Muslim Law in Modern India Allahabad Law
- 4 G.M. Divekar 2002 Hindu Law: A Critical Commentary Hindu Law House
- 5 Ramesh Chander Nagpal 2008 Modern Hindu law Eastern Book Co. 99

SEMESTER II

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
ENG102	General English-II	CR	3:0:0	3	10+2

➤ **Course Objectives(CO)**

1. Students will demonstrate familiarity with major poets, works and genres.
2. Students will acquire the ability to read, write, and think critically.
3. The student will get to understand better the usage of modals, Voice, Narration and interrogatives.

Course Outcomes

1. The learners will be able to use the English language to make and communicate meaning in spoken and written contexts.
2. The students will learn effective word choice, vocabulary, idioms, grammar and sentence structure allowing accurate communication of meaning in written work.
3. With better knowledge of modals, voice and narration, the learners will confidently handle all modules of the English language.

SYLLABUS

UNIT- I

Tales of Life: The Doll's House (Katherine Mansfield), Eveline (James Joyce)

Prose for Young Learners: The School For Sympathy (E.V. Lucas) AIDS (U.N.Report)

UNIT-II

Tales of Life: The Taboo (Victor Astafyev) ,A Strand of Cotton (Suneet Chopra)

Prose for Young Learners: Beauty And The Beast (R.K.Narayan), With A Song On Their Lips (Hugh & Colleen Gantzer)

UNIT-III

Tales of Life: Toba Tek Singh (Saadat Hassan Manto)

Prose for Young Learners: My Financial Careers (Stephen Leacock)

UNIT-IV

English Grammar in Use: Unit 26 to 52

Personal Letter Writing

Suggested readings-

- 1 Singh, S Tales of Life Press and Publication Department, Guru Nanak Dev University, Amritsar
- 2 Tewari, A. K, Midha, V.K, Sharma, R.K Prose For Young Learners Publication Bureau, Guru Nanak Dev University, Amritsar
- 3 Murphy, R English Grammar in Use Cambridge University Press History and Culture of Punjab -II

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
HCP102	<u>History and Culture of Punjab II</u>	CR	3:0:0	3	10+2

➤ **Course Objectives (CO)**

1. The Student will acquire the knowledge Of Mauryan Empire.
2. The Student will understand the impact of Buddhism & Jainism on Punjab.
3. To aware the learners Depiction of Punjab in the accounts of Chinese travelers.

Course Outcome

1. The students will get the knowledge from Mauryan Empire to Turkish invasion on Punjab.
2. They will understand the impacts of Buddhism and Jainism on Punjab.
3. They will be able to aware the learners depiction of Punjab in the accounts of Chinese travelers.

SYLLABUS

UNIT-I

The Mauryan Empire: Social, Economic and Religious life, Buddhism and Jainism: Impact on Punjab with special reference to 4th Buddhist Council., The Kushanas: Impact of Kanishka's rule on Punjab

UNIT-II

Gandhara School of Art: Salient features, The Guptas: Cultural and Scientific Developments. Position of Women: Under the Mauryas, the Guptas and the Vardhanas.

UNIT-III

Depiction of Punjab in the accounts of Chinese travelers. Fahien and Hwen Tsang. Main developments in literature, Education: Significant Developments: Taxila.

UNIT-IV

Society and Culture on the eve of the Turkish invasion of Punjab, Punjab in the Kitab -ul-Hind of Alberuni, Important Historical places: Lahore, Multan Bathinda, Uchh, Jalandhar, Thanesar, Kangra, Taxila, Kundalvana, Pehowa, Thatta.

Suggested readings-

- 1 Sukhdev Sharma, History And Culture Of Punjab New Academic Publisher
- 2 Romila Thapar A History of India, Vol. I Penguin Books
- 3 L.M.Joshi History and Culture of the Punjab, Vol. I Punjabi University, Patiala

General Punjabi-II

Course Code	PBI102
Course Title	General Punjabi-II
Type Of Course	CR
L T P	3:0:0
Credits	3
Course Prerequisites	10+2
Course objectives	<ol style="list-style-type: none"> 1. ਵਿਦਿਆਰਥੀ ਆਧੁਨਿਕ ਪੰਜਾਬੀ ਕਹਾਣੀਕਾਰਾਂ ਦੀ ਜੀਵਨੀ ਤੋਂ ਜਾਣੂ ਹੋਣਗੇ। 2. ਵਿਦਿਆਰਥੀਆਂ ਨੂੰ ਆਧੁਨਿਕ ਪੰਜਾਬੀ ਕਹਾਣੀ ਦੀ ਵਿਸ਼ੇਸ਼ਤਾ ਜਾਣਕਾਰੀ ਹੱਜਵੇਗੀ। 3. ਵਿਦਿਆਰਥੀਆਂ ਵਿੱਚ ਰੇਖਾ ਚਿੱਤਰਾਂ ਦਾ ਅਲੋਚਨਾਤਮਕ ਅਧਿਐਨ ਕਰਨ ਦਾ ਹੁਨਰ ਉਤਪੰਨ ਹੋਵੇਗਾ। 4. ਵਿਦਿਆਰਥੀ ਮੁਹਾਵਰੇ, ਅਖਾਣਾਂ ਦੀ ਢੁੱਕਵੀਂ ਵਰਤੋਂ ਕਰਨਾਂ ਸਿੱਖ ਜਾਣਗੇ।
Course Outcome	ਵਿਦਿਆਰਥੀ ਸਮਰੱਥਵਾਨ ਹੋਣਗੇ: <ol style="list-style-type: none"> 1. ਪੰਜਾਬੀ ਕਹਾਣੀ ਦਾ ਵਿਹਾਰਕ ਅਧਿਐਨ ਕਰਨ ਲਈ। 2. ਪੰਜਾਬੀ ਭਾਸ਼ਾ ਅਤੇ ਵਿਆਕਰਨ ਦਾ ਸਹੀ ਇਸਤੇਮਾਲ ਕਰਨ ਲਈ। 3. ਪੰਜਾਬੀ ਵਾਰਤਕ ਵਿੱਚ ਰੇਖਾ-ਚਿੱਤਰ ਦਾ ਸਹੀ ਮੁਲਾਂਕਣ ਕਰਨ ਲਈ।

SYLLABUS

Bwg- a

ਪੰਜਾਬੀ ਨਿੱਕੀ ਕਹਾਣੀ: ਭੂਆ (ਨਾਨਕ ਸਿੰਘ), ਬਾਗੀ ਦੀ ਧੀ (ਗੁਰਮੁਖ ਸਿੰਘ ਮੁਸਾਫਿਰ), ਪੇਮੀ ਦ ਨਿਆਏ(ਸੰਤ ਸਿੰਘ ਸ਼ੇਖੋਂ), ਬਾਗਾਂ ਦਾ ਰਾਖਾ(ਸੁਜਾਨ ਸਿੰਘ), ਤੈਂ ਕੀ ਦਰਦ ਨ ਆਇਆ(ਕਰਤਾਰ ਸਿੰਘ ਦੁੱਗਲ), ਧਰਤੀ ਹੇਠਲਾ ਬੋਲਧ(ਕੁਲਵੰਤ ਸਿੰਘ ਵਿਰਕ), ਦੂਜੀ ਵਾਰ ਜੱਬ ਕੱਟੀ ਗਈ(ਨਵਤੇਜ ਸਿੰਘ), ਲਛਮੀ(ਪ੍ਰੇਮ ਪ੍ਰਕਾਸ਼), ਬੁੱਤ ਸ਼ਿਕਨ(ਅਜੀਤ ਕੌਰ), ਬੱਸ ਕੰਡਕਟਰ(ਦਲੀਪ ਕੌਰ ਟਿਵਾਣਾ)।

ਭਾਗ- ਅ

ਪੰਜਾਬ ਦਾ ਮਹਾਨ ਕਲਾਕਾਰ (ਲੇਖ): ਸਤੀਸ਼ ਗੁਜਰਾਲ, ਗੁਰਚਰਨ ਸਿੰਘ, ਠਾਕੁਰ ਸਿੰਘ, ਬਲਰਾਜ ਸਾਹਨੀ, ਸੁਰਿੰਦਰ ਕੌਰ।

ਭਾਗ- ਏ

ਸ਼ਬਦ ਬਣਤਰ ਅਤੇ ਸ਼ਬਦ ਰਚਨਾ: ਪਰਿਭਾਸ਼ਾ ਅਤੇ ਮੁੱਢਲੇ ਸੰਕਲਪ

ਭਾਗ- ਸ

ਪੈਰਾਂ ਰਚਨਾ, ਮੁਹਾਵਰੇ ਅਤੇ ਅਖਾਣ।

ਪੇਂਚੂ ਪੜ੍ਹ ਕੇ ਪੁਸ਼ਟਾ ਦ ਉੱਤਰ
ਦੇਣ।

ਪਾਠ— ਪੁਸਤਕਾਂ—

ਲੇਖਕ	ਸਾਲ	ਵਿਸ਼ਾ	ਪਬਲਿਸ਼ਰ
ਸੰਘਰਕ, ਹ.ਸ.ਵਿਲ ਅਤੇ ਪ.ਸ. ਸਰਗੋਧੀਆ	2014	ਦ ਰੀਜ਼	ਪਬਲਿਕੇਸ਼ਨ ਬਿਊਰੋ, ਗੁਰ ਨਾਨਕ ਦੇ ਯੂਨੀਵਰਸਿਟੀ, ਅੰਮ੍ਰਿਤਸਰ
ਗਾਦਗੀ, ਬ.	1995	ਪੰਜਾਬ ਦ ਮਹਾਨ ਕਲਾਕਾਰ	ਪਬਲਿਕੇਸ਼ਨ ਬਿਊਰੋ, ਗੁਰ ਨਾਨਕ ਦੇ ਯੂਨੀਵਰਸਿਟੀ, ਅੰਮ੍ਰਿਤਸਰ
ਹ. ਸਿੰਘ	1966	ਪੰਜਾਬੀ ਬਾਰ	ਪੰਜਾਬੀ ਯੂਨੀਵਰਸਿਟੀ, ਪਟਿਆਲਾ
ਤ. ਸਿੰਘ	2014	ਪੰਜਾਬੀ ਅਧਿਆਪਨ	ਐਸ. ਜੀ. ਪਬਲਿਸ਼ਰਜ਼, ਜਲੰਧਰ
ਸ.ਸ. ਸੇਖੋਂ ਅਤੇ ਮ.ਕ. ਸੇਖੋਂ	2015	ਪੰਜਾਬੀ ਭਾਸ਼ਾ ਦ ਅਧਿਆਪਨ	ਕਲਿਆਣੀ ਪਬਲਿਸ਼ਰਜ਼, ਲੁਧਿਆਣਾ

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
ECO104	Macro Economics	CR	5:1:0	6	10+2

➤ **Course Objectives (CO)**

1. Understand the principles of macroeconomics.
2. It deals with aggregates i.e. consumers as a whole, producers as a whole.
3. To enable the student teachers to Understand the basic theories of determination of income, consumption, investment, employment, money and interest, inflation, Monetary and Fiscal policies, and business cycles.

Course Outcome

1. It helps in understanding the study of aggregates and to provide overall ideas about economic policies and its implications.
2. Illustrate the meaning of inflation and deflation, different phases of trade cycle.
3. Demonstrate the quantity Theory Subjects of money, types of banks and how banks create credit.

SYLLABUS

UNIT– I

Introduction to Macro Economics: Introduction, Importance and Features of Macro Economics; Distinction between micro and macro economics circular flow of incomes, three markets: goods and services, labor market and money market. National Output and National Income: Concepts, Methods of measurement and limitations, measurement of gross domestic product; income, and expenditure; real versus nominal GDP; price indices; national income accounting for an open economy; balance of payments: current and capital accounts.

UNIT–II

Determination of Income and Employment: Classical and Say’s Law of Market. Consumption and Investment Functions: Propensity to Consume, Determinants of Propensity to Consume, Psychological Law of Consumption. Investment: Types, Investment demand schedule and factors affecting investment decisions. Multiplier and Acceleration: The concept, operation and limitations of Multiplier. Acceleration Theory Subjects and working

UNIT–III

Money: Functions of money; basic quantity Theory Subjects of money; determination of money supply and demand; credit creation; tools of monetary policy. Inflation: Meaning, types, causes, effects; and control.

UNIT–IV

Trade Cycle: Meaning and Phases. Unemployment: Types, Tradeoff between unemployment and Phillips curve. Fiscal Policy: Objectives and tools of Fiscal Policy.

Suggested readings-

- 1 Dornbusch,FischerandStartz2010 Macroeconomics McGraw Hill, 11th edition.
- 2 N.GregoryMankiw2010 Macroeconomics Worth Publishers, 7thEditionSocio-Political History of India

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
HIS104	<u>Socio-Political History of India</u>	CR	5:1:0	6	10+2

➤ **Course Objectives**

The students will be able :

1. To understand the causes and impacts of revolt of 1857

2. To comprehend the rise of the socio-religious reform movements in India
3. To know the growth of national struggle for freedom
4. To know about the sources of Legal system of Ancient India.
5. To know about History of Legal Education and Legal Profession

Course Outcome

1. The students will know about the first freedom struggle for independence in 1857.
2. They will get the knowledge about the socio-religious reform movements of 19th century India.
3. They will understand the growth of national struggle for freedom.
4. They will be able to understand the sources of legal system of ancient India.
5. They will be able to know about the history of legal education and legal profession.

SYLLABUS

UNIT – I

Cause and Nature of The Revolt of 1857

Social Reform Movements: Causes for the origin of Socio- Religious reform movements of 19th Century, Brahmo samaj, Arya Samaj, Aligarh Movement, Namdhari Movement, Singh Sabha Movement.

UNIT – II

Nationalism : Causes of the rise of National Consciousness , Rise of Moderates and Extremists Freedom Struggle under Gandhi : Episode of Jallianwala Bagh, Non Cooperation Movement, Civil Disobedience Movement, Quit India Movement, Cripps Mission, Cabinet Mission, Wavell Plan

Problem of Communalism

Circumstances leading to the Partition of India

UNIT - III

Sources of Legal Knowledge - Shruti and Smriti; Kautiliya's Arthashastra as a Source of Law and Administration

Administration of justice in Ancient India - Main elements and types of courts, various stages in court proceedings.

Classification of Law - Civil Law, Concept of Crime and Punishment

UNIT- IV

Institutional Development under British Rule ---Bureaucracy and Judiciary History of Legal Education and Legal Profession

Various Reforms Introduced by Warren Hastings, Lord Cornwallis and William Bentick.

Suggested readings-

- 1 Bipin Chander 2016 History of Modern India Orient Blackswan New Delhi
- 2 Sumit Sarkar 2013 Modern India Macmillan New Delhi
- 3 M.K.Choudhary 1969 Trend of socio-economic change in India 1871-1961 IIAS Shimla

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW102	<u>Law of Crimes-I/Bhartiya Nyaya Sanhita,2023-I</u>	CR	5:1:0	6	10+2

➤ **Course Objectives (CO)**

The students will be able to know the nature and contents of crime, jurisdiction & the penalties imposed by the state against the offences

Course Outcomes

The Students will able to understand the crime and its elements, stages of crime,

SYLLABUS

UNIT-I

Extent and operation of the Indian Penal Code, Nature and Definition of Crime, Constituents Elements of Crime: Actus Reus and Mens rea, Concurrence between actus reus and mens rea Jurisdiction of IPC, Principle of Joint liability, Stages in the commission of crime, Criminal liability of Companies

UNIT-II

General Exceptions- Mistake of Fact, Judicial acts, Defence of Accident, Defence of Necessity_- Defence of Minority, Defence of Insanity, Defence of Intoxication, Consent, Defence of Compulsion, Trifles, Right of Private Defence

UNIT-III

Abetment, Criminal Conspiracy, Offences against State, Unlawful Assembly and related offences Rioting, Affray, Public nuisance

UNIT-IV

Giving False Evidence, Fabricating False Evidence, Offence of Defamation, Criminal Intimidation, Insult and Annoyance, Attempt

Suggested Reading-

Taxmann Bhartiya Nyaya Sanhita (BNS),2023 Enforced w.e.f 01-07-2024

Ratanlal and Dhirajlal2013The Indian Penal Code-As Amended By The Criminal Law (Amendment) Act,2013 Lexis Nexis

H.S. Gaur 2014 Indian Penal Code Delhi Law House

S.N. Mishra 2017 Indian Penal Code Central Law Publications

N. V.Paranjape2017 Indian Penal Code Central Law Publications

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW104	<u>Family Law II</u>	CR	5:1:0	6	10+2

➤ **Course Objective**

Muslim Law is one of the most challenging aspects as it is not codified. The course aims to acquaint the Students with the nuances of Muslim Law, the Succession, Marriage, Divorce and other concepts relating to Muslim Law.

Course Outcome

1. Students concentrating family law find out about ideas like Succession, Inheritance;
2. Family law looks at and thinks about close to home laws;
3. Students will pick up aptitudes of reasoning, examination, composed and verbal introduction of thoughts of contention

SYLLABUS

UNIT-I

Introduction to Muslim Law

Origin & Development of Muslim Law, Application of Muslim, Who are Muslims, Sources of Muslim Law: Ancient and Modern Sources, Schools and Sub Schools of Muslim Law.

UNIT-II

Muslim Marriage

Marriage: Essentials and Kinds, Khyar – ul – bulug and its classification (Option of Puberty), Iddat: Concept, Dower (Mahr) – Definition, Kinds, Enforcement of Dower, and Wife’s Right on

non-payment of dower, The Widow's right of Retention of Dower

UNIT – III

Divorce & Maintenance

Divorce: Meaning and Essentials, Talaq-ul-Biddat and Talaq-ul-Sunnat, Judicial Divorce, The Muslim Women (Protection of Rights on Divorce) Act, 1986, Maintenance: Definition, Obligation arising in Marriage, Obligation arising out of Blood Relationship, Special Provisions under Section 125 of Cr.P.C., 1973, Parent age and Legitimacy, Acknowledgement of Legitimacy

UNIT– IV

Gift and Will under Muslim Law

Gift (Hiba) – Definition, Object, Subject Matter and Kinds, Will – Definition, Essentials and Kinds of a Valid Will, Competence of Testator and Legatee, Valid subjects of Will, Revocation of Will, Limitations, Formalities of a Will and Abatement of legacy, Guardianship – Meaning, Guardianship under Person and of Property

Waqf under Muslim Law

Waqf – Definition, Object, Essential Conditions, Subject Matter, Classification and Administration, The Waqf Board – Members, Qualifications & Disqualifications, Pre-Emption Law relating to Inheritance; Heirs, Subject Matter, Classification and Legal Effect, Principles, Competence to Inherit, Classification of Heirs

Suggested Reading-

1 Dr. Paras Diwan 2013 Modern Hindu Law Allahabad Law Agency

2 Mulla 2013 Hindu Law Lexis Nexis

3 G.M. Divekar 2002 Hindu Law: A Critical Commentary Hindu Law House

4 S.A. Kedar 2014 The Hindu Succession Act, 1956 Eastern Book Co.

5 M.N. Srinivasan 2013 Commentary on Hindu Minority and Guardianship Act, 1956 Delhi Law House

SEMESTER III

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
ENG201	<u>General English-III</u>	CR	3:0:0	3	10+2

➤ **Course Objectives(CO)**

1. To enable the students to do intensive and extensive readings.
2. To develop aesthetic sense among students by reading and enjoying poetry.
3. To acquaint the learners with new vocabulary.

Course Outcomes

1. The learners will be able to use the English language to make and communicate meaning in spoken and written contexts.
2. The students will learn effective vocabulary, idioms, grammar and sentence structure allowing accurate communication of meaning in written work
3. The learner will understand proper use of gerund, participle and infinitives.

SYLLABUS

UNIT- I

Making Connections: Unit I Global Health

Reading1, Reading 2 Moments in Time: An Anthology of Poems: Poems 1, 2

English Grammar in Use (Fourth Edition) by Raymond Murphy: Units 53 to 60

UNIT- II

Making Connections: Unit I Global Health Reading 3, Reading 4

Moments in Time: An Anthology of Poems: Poems3, 4

English Grammar in Use: Units 61to 68

UNIT-III

Text 1 Making Connections: Unit II Multicultural Societies

Reading 1, Reading 2

Moments in Time: An Anthology of Poems: Poems 5, 6

English Grammar in Use: Units 69 to76

UNIT-IV

Making Connections: Unit II Multicultural Societies

Reading 3, Reading 4

English Grammar in Use: Units 77 to 81 and Essay writing.

Suggested readings-

1 Kenneth J. Pakenham Making Connections Cambridge University Press New Delhi

2 Edited by Rita Chaudary ,Mohinder Sangita, Sunita Dhillon Moments in Time GNDU, Amritsar

3 Raymond Murphy English Grammar in Use Cambridge University Press New Delhi.

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
ECO203	<u>Indian Economy</u>	CR	5:1:0	6	10+2

➤ **Course Objectives (CO)**

1. To enable the students to understand the development process of the Indian economy.
2. Introduce students to the primary functions of government to generate resources from the people and to spend money improving their lives.
3. The last two units are concerned with industrial relations and foreign investments in India.

Course Outcome

1. Students will be able to understand the different sectors of Indian economy.
2. It will result in understanding of government policies and programs.
3. Students will understand the economic reforms in India and problems of Indian economy.
4. Students will learn the role of agriculture, industry and infrastructure on Indian economy.

SYLLABUS

UNIT-I

Development Process of the Indian Economy: Adoption of planning in India: objectives, strategy and assessment (plan wise details to be excluded), state of the economy in 1991, features of the economic reforms and structural adjustment programme: liberalization, privatization and globalization, appraisal of economic reform programme.

UNIT-II

Agricultural Development: pattern of growth of Indian agriculture since 1950 – role of green revolution in agricultural development, deceleration in the 1990s – causes and future challenges, economic liberalization and emerging trends in Indian agriculture. Industrial Development Strategy: Trends in growth and structure of Indian industry, critique of regulatory industrial policy regime, deregulation and liberalization of the private sector, privatization – nature and extent in India, impact of new economic policy on Indian industry.

UNIT-III

.Indian Public Finances: Fiscal federalism in India – centre state financial relations, inter-governmental transfers, fiscal reforms, fiscal responsibility and budget management act, need for expenditure reforms – expenditure reforms commission.

UNIT-IV

Foreign Investment in India: Flow of foreign investment in India, foreign direct investment and growth of multinational companies (brief mention of FERA and FEMA).

Financial Sector Developments: Structure of the financial system in India, nationalization of banks- causes and evaluation of performance, banking sector reforms since 1991, capital market– growth, problems and reforms since 1991. Role of Securities Exchange Board of India(SEBI).

Suggested Reading-

1 Jean Dreze and Amartya Sen 2013 An Uncertain Glory: India and its Contradictions Princeton University Press

3 Pulapre Balakrishnan 2007 The Recovery of India: Economic Growth in the Nehru Era Economic and Political Weekly

4 Himanshu 2010 Towards New Poverty Lines for India Economic and Political Weekly

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
HIS203	<u>Legal History</u>	CR	5:1:0	6	10+2

➤ **Course Objectives**

Legal and Constitutional History creates a base for the students to understand the evolution of the legal system in general and Indian Constitution in particular with reference to its origin in last two decades of the nineteenth century and first four decades of the twentieth century. The course involves an in-depth study of the relationship between history and law and focuses upon the transition from British Imperialism to Indian Independence. The course covers a journey of four centuries in a crisp but efficient ways that the students are able to understand the predecessors of law and legal system of India

Course Outcomes

Students will be able to learn about history of courts, their administration and the bifurcation of courts. Students also learn about the history of legal profession by learning about the principles and administration of various courts, cases.

SYLLABUS

UNIT-I

Administration of Justice in the Presidency Towns (1600-1773) and the Development of Courts and Judicial Institutions under the East India Company, Charter of 1726 and 1753, Establishment of Mayor's Court in 1726

UNIT-II

Judicial Reforms of Hastings, Cornwallis and Bentinck

Leading Cases: Raja Nand Kumar Trial, Patna Case, Cossijurah Case.

UNIT-III

Regulating Act, 1773, The Charter Acts of 1813, 1833 and 1853, The Indian Councils Acts of 1861, 1892

UNIT-IV

Government of India Act, 1909, Government of India Act, 1919, Government of India Act, 1935
Salient features of Indian Independence Act, 1947

Suggested readings

- 1 V.D.Kulshreshtha 2005 Landmarks in India Legal and Constitutional History Eastern Book and Co. India
- 2 M.P Jain 2009 Constitutional History of India Lexis-Nexis
- 3 R.C.Mazumdaar 1990 History and culture of the People of India Vol1 the Vedic Age B.V.B. Bombay
- 4 R.C.Mazumdaar 1990 The British Paramountacy and Renaissance 2vols.B.V.B. Bombay.

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
EVS101	<u>Environment Science</u>	CR	3:0:0	3	10+2

➤ **Course Objective(CO)**

To make students aware about environment and need of maintaining it with best possible knowledge

Course Outcomes

1. Students will learn skills required to research and analyze environmental issues scientifically.
2. Students will have an understanding of primary environmental problems.

3. Students will gain a rigorous foundation in various scientific disciplines as they apply to environmental science, such as ecology.

SYLLABUS

UNIT- I

Introduction to Environment and Ecosystem: Definition and scope and importance of multidisciplinary nature of environment. Need for public awareness, Concept of Ecosystem, Structure, interrelationship, producers, Consumers and decomposers, ecological pyramids- biodiversity and importance. Hot spots of biodiversity.

UNIT-II

Environmental Pollution & Natural Resources: Definition, Causes, effects and control measures of air pollution, Water pollution, Soil pollution, Marine pollution, Noise pollution, Thermal pollution, Nuclear hazards. Solid waste Management: Causes, effects and control measure of urban and industrial wastes. Role of an individual in prevention of pollution. Pollution case studies.

UNIT-III

Social Issues and the Environment : Climate change, global warming, acid rain, ozone layer depletion, nuclear accidents and holocaust, Case studies, Waste land reclamation Environment Protection Act. Air (Prevention and Control of Pollution) Act, Water (Prevention and control of pollution) Act. Wildlife Protection Act, Forest Conservation Act, Issues involved in enforcement of environmental legislation

UNIT-IV

Human Population and the Environment & Field Work: Population growth, variation among nations. Population explosion –Family Welfare Programme, Environment and human health, Human Rights, Value Education, HIV/AIDS, Women and child Welfare. Role of Information Technology in Environment and human health

Suggested readings-

- 1 Erach Bharucha A Textbook for Environmental Studies Orient Black Swan
- 2 Agarwal, K.C. 2001 Environmental Biology Nidi Publ. Ltd. Bikaner.
- 3 Miller T.G. Jr. Environmental Science Wadsworth Constitutional Law-I

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
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LAW201	<u>Law of Crimes-II/Bhartiya Nyaya Sanhita,2023-II</u>	CR	5:1:0	6	10+2
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Course Objectives(CO)

The second course of Indian Penal Code/_Bhartiya Nyaya Sanhita,2023 mainly study of offences relating to human body & property.

Course Outcomes

Students graduating with law of crime will be able to:

1. Understand the different types of crime including crimes against body, crimes against property
2. Understand and describe areas of criminal justice, law and society through a critical analysis of the subject;
3. Analyze lacunas within the criminal justice system and suggest the amendments have to make to provide the justice according to the changing needs of the society;
4. Summarize the procedure of legal audit and distinguish models utilized by courts to assess the lawfulness of criminal law of India

SYLLABUS

UNIT-I

Culpable Homicide, Murder, Causing Death by Negligence, Dowry Death , Abetment of Suicide, Hurt, Grievous Hurt

UNIT-II

Wrongful Restraint, Wrongful Confinement, Force, Criminal Force , Assault, Outraging Modesty of a Woman , Kidnapping, Abduction

UNIT-III

Rape, Unnatural Offences, Bigamy, Adultery, Cruelty, Theft, Extortion, Robbery, Dacoity

UNIT-IV

Criminal Misappropriation, Criminal Breach of Trust, Receiving Stolen Property, Cheating, Mischief, Criminal Trespass, House Trespass, Forgery

Suggested Reading-

Taxmann Bhartiya Nyaya Sanhita (BNS),2023 Enforced w.e.f 01-07-2024

Ratanlal and Dhirajlal2013The Indian Penal Code-As Amended By The Criminal Law (Amendment) Act,2013 Lexis Nexis

H.S. Gaur 2014 Indian Penal Code Delhi Law House

S.N. Mishra 2017 Indian Penal Code Central Law Publications

N. V.Paranjape 2017 Indian Penal Code Central Law Publications

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW203	<u>Constitutional Law I</u>	CR	3:0:0	3	10+2

➤ **Course Objectives:**

Objective of this course is to provide the students knowledge about the basic features of Indian Constitution and various rights provided under the Constitution.

Course Outcomes

At the end of the completion of course students are expected to learn:

1. To understand and explain concepts in constitutional law.
2. Identify and discuss in depth the sources of constitution.
3. To understand how the governance system is working in the country.

SYLLABUS

UNIT-I

Nature and Salient Features of the Indian Constitution, The Preamble of the Constitution Citizenship Definition of State under (Article 12) Doctrines of Ultra-Vires, Severability, Eclipse, Waiver under (Article 13)

UNIT-II

Right to Equality (Articles 14-18) Special Provisions for Weaker Sections of the Society Fundamental Freedoms under Article 19

UNIT-III

Protection in case of trial for offences (Article 20) Right to Life and Personal Liberty (Article 21) Right to education with special reference to Right to Education Act, 2009 (Article 21 A) Protection against Arrest and Detention (Article 22) Protection against Exploitation (Articles 23-24) Right to Religion (Articles 25-28)

UNIT-IV

Cultural and Educational Rights of Minorities (Articles 29-30) Right to Constitutional Remedies (Article 32) Directive Principles of State Policy Fundamental Duties

Suggested readings

- 1 M.P. Jain 2014 Indian Constitutional Law, Lexis Nexis
- 2 D.D. Basu 2013 Introductions to Constitution Lexis Nexis

3 H.M Seervai 2015 Constitutional Law of India Universal Law Publishing

4 J.N..Pandey 2014 Constitutional Law of India, Central Law

SEMESTER IV

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
ENG202	<u>General English-IV</u>	CR	3:0:0	3	10+2

➤ **Course Objectives (CO)**

1. To enable the student to do intensive and extensive readings
2. To develop aesthetic sense among students by reading and enjoy in poetry
3. To acquaint the learners with new vocabulary and collocation.
4. To familiarize them with the use of adjective, adverb and relative clause

Course Outcomes

1. The learners will be able to use the English language to make and communicate meaning in spoken and written contexts.
2. The students will learn effective word choice, vocabulary, idioms, grammar and sentence structure allowing accurate communication of meaning in written work.
3. The student will now have a clear understanding of pronouns, determiners, adjectives, adverbs, and relative clauses.

SYLLABUS

UNIT-I

Making Connections: Unit III Aspects of Language: Reading1, Reading 2, Moments in Time: An Anthology of Poems: Poem 7, 8 English Grammar in Use (Fourth Edition) by Raymond Murphy: Unit 82 to 91

UNIT-II

Aspects of Language Reading 3, Reading 4 Moments in Time: An Anthology of Poems: Poem 9, 10 English Grammar in Use (Fourth Edition) by Raymond Murphy: Unit 92 to 97

UNIT-III

Sustaining Planet Earth Reading1, Reading Moments in Time: An Anthology of Poems: Poem 11, 12 English Grammar in Use (Fourth Edition) by Raymond Murphy: Unit 98 to 105

UNIT-IV

Making Connections: Sustaining Planet Earth Reading 3, Reading 4 English Grammar in Use (Fourth Edition) by Raymond Murphy: Unit 106 to 112 Essay Type Questions on the sections “Beyond the Reading” from Making Connections.

Suggested Reading-

1 Kenneth J. Pakenham MakingConnections3rdedn.CUP, New Delhi

2 Edited by Rita Chaudary, Mohinder Sangita, Sunita Dhillon Moments in Time GNDU, Amritsar

3 Raymond Murphy English Grammar in Use Cambridge University Press New Delhi

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
PLS204	<u>Political Thoughts</u>	CR	5:1:0	6	10+2

➤ **Course Objectives(CO)**

1. The students will demonstrate an understanding of the concepts of political science.
2. The students will understand its interrelationship with the other social science fields.
3. The students will acquire knowledge and understanding of political theories and beliefs

Course Outcome

- 1.The students will enable acquire knowledge and understanding of political theories and beliefs
- .2.The students will enable to explain the Sovereignty and Political System in detail

SYLLABUS

UNIT-I

Meaning, Nature and Scope of Political Science Political Theory Subjects: Traditional, Modern and Contemporary Relation of Political Science with Law, History, Economics and Sociology.

UNIT-II

State: Meaning, Elements and its distinction from Government and Society Theories of the Origin of State : Social Contract Theory Subjects and Evolutionary Theory Subjects.

UNIT-III

Liberalism : Meaning, Negative, Positive and Contemporary liberalism Socialism : Utopian and Democratic Marxism : Meaning and Features Gandhism

UNIT-IV

Sovereignty: Meaning, Nature and types Monistic and Pluralistic theories of Sovereignty Political System : Meaning, Functions and its distinction from State.

Suggested Reading-

- 1 S.P.Verma 2006 Political Theory Subjects Geetajali publishing, New Delhi
- 2 J.C. Johari 2001 Principles of Political Science Sterling publishers,

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
SOC202	<u>Fundamentals of Sociology</u>	CR	5:1:0	6	10+2

➤ **Course Objective(CO)**

The key objective of this course is to focus on basic concept of society, fundamentals of sociology and various social issues and institution

Course Outcome

Students will able to learn provide students with a solid grounding in the fundamentals of the sociology discipline. Upper division concentrations in deviance and social control; interaction and group relations; and social change and global issues allow students to further focus and develop their understanding of specific fields within sociology.

SYLLABUS

UNIT-I

An Introduction to Sociology:- Meaning, Definitions, Nature, Scope and Significance.- Sociology as a Science.- Relation of Sociology with other Social-Sciences: History, Psychology, Political Science and Anthropology,

UNIT-II

Basic Concepts in Sociology Society, Community, Socialisation, Social Structure, Social Groups: Concept &Kinds, Norms and Values. Social Stratification: Meaning and Types, Concept and Elements, Caste and Class. Theories of Social Stratification: Karl Marx, Max Weber, Kingsley Davis and Wilbert E. Moore.

UNIT-III

Institutions: Social Institutions: Marriage, Kinship, Family, Religious Institutions: Religion and Morality, Political Institutions: Power, Authority, State, Economic Institutions: Capitalism, Property, Division of Labour.

UNIT-IV

Social Processes: Social Problems: Unemployment, Corruption, Crimes, And Communal Conflict. Social Control: Meaning & Nature, Forms and Agency for Social Controls. Social Change: Meaning and Nature.

Suggested Reading-

- 1 VidhyaBhushanandSachdeva2014 An Introduction to Sociology. Kitab Mahal
- 2 M.Harloumbos2014 Sociology-Themes and Perspective. Collins edu.
- 3 N.K. Bose 1967 Culture and Society in India. Asia Publishing House, Bombay
- 4 S.C. Dube 1990 Society in India. National Book Trust, New Delhi
- 5 Hary M.Johnsn1966 Sociology: A Systematic Introduction Allied Publishers Pvt. Ltd.
6. D.N. Majumdar &T. N. Madan2010 Introduction to Social Anthropology Asia Publication House

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW202	<u>Jurisprudence</u>	CR	5:1:0	6	10+2

➤ **Course Objectives**

Objective of this course is to impart knowledge of doctrines about law and justice, developed over the years, in various nations and historical situations.

Course Outcomes

1. Demonstrate a progressed and coordinated comprehension of the political, social, verifiable, philosophical, and financial setting of law.
- 2.Engage in recognizable proof, explanation and basic assessment of lawful hypothesis and the suggestions for strategy.

SYLLABUS

UNIT-I

Jurisprudence

Meaning, Definitions, Difficulties in Defining Jurisprudence

Nature of Jurisprudence

Theological, Divine, Meta-Physical, Scientific

Kinds of Jurisprudence

General and Particular, Expository and Censorial

Legal Theory

Meaning, Difference between Legal Theory and Jurisprudence

UNIT-II

Natural Law School

Basic Characteristics and Development of Natural Law, Roman Period

Thomas Aquinas, Modern Period, Indian Perspective of Natural Law

Judgment:

A.N. Chowdhury vs. Braithwaite and Co. Ltd., AIR 2002 SC 678.

Analytical School:

Reasons for its Emergence Jeremy Bentham's Utilitarianism, John Austin's Command Theory

Herbert Lionel Adolphus Hart's Primary and Secondary Rule, Indian Perspective of Analytical

School

Historical School

Friedrich Karl Vol Savigny and his theory of Volksgeist, Puchta and his theory of General Will,

Sir Henry Maine and his Anthropological theory including Stages of

Development of Law and Movement from Status to Contract

UNIT-III

Sociological School

Reasons for its Emergence, Rudolf Von Ihering's 'Purpose of Law, 'Eugen Eherlich's 'Living

Law', Leon Duguit's 'Social Solidarity', Roscoe Pound's 'Social Engineering' and 'Jural

Postulates' Indian Perspective of Sociological School

Realist School

American Realism: J.C. Gray, Oliver Wendell Holmes Jerome N. Frank

Karl Llewellyn Scandinavian Realism: Alf Ross, Olivercrona Axel Hagerstorm W.Lundsted

Judgment:

Chameli Singh v. State of UP 1996(2) SCC549

UNIT-IV

Possession- Meaning, Kinds of Possession, Analysis of Possession, Possessory Remedies,

Rights of Possessor, Acquisition of Possession. **Ownership-** Meaning and definition Rights of

owner Classification of ownership Modes of acquisition of ownership

Precedent: Doctrine of Prospective Overruling Stare Deices, Ratio Decidendi, Obiter Dictum

Rights and Duties – meaning and definition of right Theories of right Elements of legal right
Classification of rights Meaning and definition of duty 32 Classification of duty Co-relation
between rights and duties

Suggested Reading-

- 1 W. Friedman 1967 Legal Theory Subjects Columbia University
2. Dias R.W.N, Jurisprudence, Eastern Book Company, Lucknow, 1994 Hijam N.K. Singh, Jurisprudence Explained, Hind Publishing House Delhi, 1999
3. Mani and Tripathi, Jurisprudence, Allahabad Law Agency, Allahabad, 2008 Fitzgerald P.J., Salmond on Jurisprudence, Universal Law Publisher, Delhi, 2004

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW204	<u>Constitutional Law-II</u>	CR	5:1:0	6	10+2

➤ **Course Objectives (CO)**

This course is designed to examine the three organs of state and judicial review is an important aspect of constitutional law.

Course Outcome

1. To understand the form of Government- Parliamentary and Presidential.
2. To understand the Parliamentary democracy and its structure
3. To understand the contemporary status of centre state relations.
4. To generate understanding of methods of amendment in the constitution of India.:

SYLLABUS

UNIT-I

The Parliament, The State Legislature, Privileges of Legislature, The Union and State Executive Position and Powers of President and Governor, The Union & The State Judiciary.

UNIT-II

Legislative relations between Union and State Administrative relations between Union and States, Liability of State under Contracts and Torts, Doctrines of Interpretation: Territorial Nexus, Harmonious Construction, Pith and Substance, Doctrine of Repugnancy and Colourable Legislation (Article 245 to 255)

UNIT-III

Emergency Provisions: National Emergency, State Emergency, Financial Emergency, Elections (Article 324 to 329), Freedom of Trade, Commerce and Intercourse

UNIT-IV

Safeguards to Civil Servants, Amendment of the Constitution & Doctrine of Basic Structure. **Judgments:** S.R. Bommai v. Union of India, AIR 1994 SC 1918.

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

Suggested readings-

- 1 M.P.Jain 2014 Indian Constitutional Law Lexis Nexis
- 2 D.D. Basu 2013 Introductions to Constitution Lexis Nexis
- 3 H.M Seervai 2015 Constitutional Law of India Universal Law Publishing
- 4 J.N. Pandey 2014 Constitutional Law of India Central Law Agency

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW206	<u>Law of Contract-I</u>	CR	5:1:0	6	10+2

➤ **Course Objective (CO)**

The objectives of this course are to examine the basic rules of the law of contract and to understand the issues which may arise at time of formation of contract. As specific enforcement of contract is an important aspect of the law of contracts. The main objective of this course is to provide knowledge about analysis of the kinds of contracts that can be specifically enforced and the methods of enforcement.

Course Outcome

1. To learn legal principles that govern the formation, enforceability and the content of contracts, as well as the remedies that may be available where a contract breached.
2. Understand the basics of contract -law – intention, offer, acceptance, consideration, capacity and legality.
3. Be familiar with various legal terms used in contracts.

SYLLABUS

UNIT-I

Formation of Contract- Meaning, Essential elements and kinds of contract Agreement- Proposal and Acceptance (Ss 1 to 10) Consideration- Meaning and Essential elements of Consideration (sec 2(d) Exceptions of Consideration- (S. 25) Standard Form Contracts Capacity to Contract- Minor's Agreement, Person of Unsound Mind, Person disqualified from contracting, Liability for necessities (Ss. 11, 12, 68)

UNIT – II

Free Consent- Coercion, Undue influence, Fraud, Misrepresentation, Mistake and their effects (Ss. 13 to 22) Lawful Object (Ss. 23 to 24) Void Agreements- Agreement in Restraint of Marriage, Agreement in Restraint of Trade, Agreement in Restraint of Legal Proceedings, Agreement void for uncertainty, Agreement by way of wager (Ss. 26 to 30)

UNIT– III

Contingent Contracts (Ss. 31 to 36) Performance of contract- Offer of performance, Performance of joint promises, Time for performance and Anticipatory breach of Contract (Ss. 37 to 55) Impossibility of performance- Doctrine of Frustration Appropriation of payments (Ss. 56 to 61)

UNIT – IV

Contracts which need not to be performed (Ss. 62 to 67) Quasi-Contracts- Supply of necessaries, Payment by interested person, Liability to pay for non-gratuitous acts, Finder of goods, Mistake or coercion(Ss. 68 to 72) Breach of Contract and damages- Remoteness of damage, Measure of damages, Liquidated damages and Penalty (Ss. 73 to 75)

Suggested readings-

- 1 A. G. Guest (ed.) 2002 Anson's Law of Contract Oxford University Press
- 2 Avtar Singh 2016 Law of Contract& Specific Relief Eastern Book Company
- 3 R.K. Bangia 2003 Law of Contract: And Specific Relief Act Allahabad Law Agency,
- 4 Mulla 2015 Mulla on the Indian Contract Lexis Nexis Act Jurisprudence

SEMESTER- V

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
PLS303	<u>Political Theory</u>	CR	5:1:0	6	10+2

➤ **Course Objectives (CO)**

1. The students will understand the political Culture & Agencies of Socialization.
2. The students will understand interrelationship between Liberty and Equality.
3. The students will acquire knowledge of Democracy & Its Theories.

Course Outcomes

1. The students will enable to demonstrate an understanding of the concepts of political science.
2. The students will enable to understand its interrelationship with the other social science fields.

SYLLABUS

UNIT-I

Rights: Meaning and Features Theories of Rights : Liberal Theory Subjects, Laski's Theory Subjects and Marxist Theory Subjects of Rights U.N. Declaration on Human Rights

UNIT-II

Liberty and Equality : Meaning and Relation between them. Justice : Meaning and Various Dimensions Democracy : Meaning and Theories (Liberal, Marxist and Elitist): UG02264

UNIT-III

Forms of Government Unitary and Federal, Presidential and Parliamentary Foreign Policy : Meaning, Objectives and Determinants

UNIT-IV

Nature of Party System in India National Political Parties (Indian National Congress, BJP, CPI, CPI(M),BSP, AAP) Organization, Ideology and election performance Regional Political Parties (SAD, NC, DMK, AIADK, TDP, INLD) Organisation, Ideology and election performance. Pressure groups and their importance in Indian Politics Coalition Governments and Indian Political System

Suggested Reading-

- 1 J.C.Johari, Principles of Political Science Sterling Publishers, New Delhi

2 A.C.Kapur Principles of Political Science S. Chand & Company, New Delhi

3.S.P.Verma, Political Theory Subjects Geetanjali Publishing House, New Delhi Sociology of Law

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
SOC301	<u>Sociology of Law</u>	CR	5:1:0	6	10+2

➤ **Course Objectives (CO)**

The fundamental objective of this course is to focus on basic concept of sociology relevant for better understanding of society and law.

Course Outcomes

Students will able to learn about the relation between law and society by studying various principles of social control, some social issues like Reservation, Atrocities against Dalits, Honour Killings, Female Feoticide etc. They will also learn about the jurisprudential concept of law in society.

SYLLABUS

UNIT-I

Social Basis of Law Relation between Law and Society: Relevance of Sociology in the study of Law. Social Legislation and Social Justice, Social Change and Law

UNIT-II

Common Socio-Legal Issues: Reservation: Concept, Need, Scope and Social Dimensions.: UG02266Communalism and Fundamentalism, Poverty and Unemployment

UNIT-III

Social Problems and Social Legislation Issues of Ethnic and Inter- Caste Conflicts. Scheduled Castes and Scheduled Tribes (Prevention of Atrocities) Act, 1989.Alcoholism and Drug Addiction: Drug Abuse: Problem, Management and Prevention Issues of Dowry and Child Marriage, Concept of Domestic Violence, Juvenile Delinquency

UNIT-IV

Sociology of Gender Issues and Problems Concept of Feminism, Women and Society Atrocities against Women: Rape, Molestation, Cruelty, Sexual Exploitation at Work Places, Female Foeticide, Honour Killing.

Suggested Reading-

1 Vidhya Bhushan andSachdeva2014 An Introduction to Sociology Kitab Mahal

- 2 M.Harloumbos2014 Sociology-Theme and perspective Collins edu
- 3 Indra Deva 2009 Sociology of Law OUP India
- 4 S.R. Myneni 2017 Principles of Sociology Allahabad Law Agency

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW301	<u>Property Law</u>	CR	5:1:0	6	10+2

➤ **Course Objectives (CO)**

The general principles relating to transfer of property will be studied. The concept of 'property' and the nature of property right are basics to understand the law of Property.

Course Outcomes

1. Analyse and define the concept and nature of transfer of immovable property, furthermore, represent the various kinds of moves and rules identifying with it.
2. Evaluate the guidelines identifying with general exchange of resolute property.
3. Determine and analyse the rules of Sale of Immovable Property and rights and liabilities of seller and buyer
- .4.Analyse and evaluate the rules relating concept of easement and kinds of easement and rights and liabilities of transferor and transferee.

SYLLABUS

UNIT-I

Transfer of Property Act, 1882-Definitions (S 3), Transfer by the act of Parties, Transfer of Property defined (S 5), Non Transferable Properties (S 6), Persons Competent to transfer and operation of transfer (S 7-8), Conditions restraining alienation and Conditions repugnant to Interest Created (Sec 10 and 11), Transfer for the benefit of Unborn Persons and Rule against perpetuity (S 13-18 & 20, 22), Vested and Contingent Interest (S 19 and 21)

UNIT-II

Doctrine of Election (S 35), Transfer by Ostensible Owner (Sec. 41), Transfer by Unauthorized persons - Feeding the grant by Estoppel (S 43), Transfer during pendency of litigation (S 52), Fraudulent Transfer (Sec 53), Doctrine of Part performance (S 53-A)

UNIT-III

Sale-Definition, Mode of Execution; Contract for Sale (Sec 54) Mortgage- Definition; Kinds of Mortgage; Mode of Execution, Redemption and foreclosure of mortgages; Clog on equity of

redemption (Sec58 to 60,67), Definition of Charge (S 100), Kinds of Charge, Distinction between Charge and Mortgage, Lease- Definition; Duration; Mode of Execution (Secs. 105,106,107), Definition of Exchange (S 118), Gift- Definition; Mode of Execution (Secs. 122 and 123).

UNIT-IV

Indian Easement Act, 1882: Definition and Essential Features of Easement, Kinds of Easement, Imposition, Acquisition and Transfer of Easements, Extinction, Suspension and Revival of Easement; Licence.

Suggested Reading-

- 1 Avtar Singh 2012 Transfer of Property Act Universal Law Publishing
- 2 Mulla 2013 Transfer of Property Act, 1882 Lexis Nexis
- 3 R.K. Sinha 2016 The Transfer of Property Act Central law Agency
- 4 S.N. Shukla 2015 The Transfer of Property Act Allahabad Law Agency

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW303	<u>Legal Language</u>	CR	3:0:0	3	10+2

➤ **Course Objectives (CO)**

Demonstrate an understanding of the importance of legal writing within the scope of the legal profession. Build upon the basic formulas for legal thought and expression and transition students from skills relative to objective, predictive writing to the basic skills of persuasive writing.

Course Outcomes

Students will be able to understand and are expected to learn about the legal maxims which are the basics of our civil and criminal court procedure. They will also learn about how to write accurately using specialized legal vocabulary with few usage errors, Writing activities focus on legal correspondence and writing case briefs and summaries. There is an emphasis on the development of vocabulary and reading skills.

SYLLABUS

UNIT-I

Introduction to Law and Language- (a) Law- The Definition Perspective (b) Meaning of Legal Language (c) Scope and Domain of The Legal Language (d) The Study of Language and Law:

Sources of Law, Distinction between Civil and Criminal Law, Law and Custom, Law and Morals, Law of Crimes and Law of Torts- Distinction, Substantive Law and Procedural Law, Public Law and Private Law, Law and Fact, Law and Equity (e) Language of Courts

UNIT- II

Mechanism of Legal Studies- (a) Law Reports and Law Journals (b) Explanation and Mode of the Citations and Abbreviations used (c) Writing Articles for Journals and Magazines on Current Socio-Legal Topics. (d) Methods of Locating Relevant Case Laws. (e) Abbreviations of Law Reports

UNIT- III

Legal Terms and Maxims- (a) Legal Terms: Punishment, Prosecution, Jurisprudence, Extradition, Infanticide, Forfeiture, Null and Void, Notary Public, Prima Facie, Petition, Litigation, License, Impeachment, Functus Officio, Loco Parentis, Sine Qua Non, Stricto Sensu, Ex-Gratia, Ex-Parte, De-Jure, De-Facto.

(b) Legal Maxims-Volenti Non Fit Injuria ; Audi Alteram Partem; Res Ipsa Loquitor; Ignorantia Facti Excusat: Ignorantia Juris Non Excusat; Actus Non Facit Reum Nisi Mens Sit Rea.

(c) Independence of Judiciary, Consumer Protection, Right to Information, Fundamental Duties, Uniform Civil Code, Public Interest Litigation, Rights of Children, Right to Education, Environment Protection

UNIT- IV

Legal Writing - Writing Case Comments on the following landmark cases.

1. Vishakha vs. State of Rajasthan, AIR 997 SC 3011
2. D.K.Basu Vs. State of West Bengal, AIR 1997 SC 610.
3. M.C. Mehta Vs Union of India AIR 1987 SC965
4. Raylands vs. Fletcher, (1868) L.R. 3 H.L.330
5. Keshavananad Bharti vs. State of Kerala, AIR 1973 SC 1461

Suggested Reading-

- 1 Aiyyer, K.J. 2017 Judicial Dictionary Lexis Nexis
- 2 B.M Gandhi 2009Legal Languages, Legal Writing etc Eastern Book Company
- 3 S.C Tripathi 2014 Legal Language, Legal Writing etc.Central Law Publication
4. Law and Language by G.S. Tewari. (Creative Books New Delhi)
5. John Gibbons: Language and The Law
6. Lord Denning, “Command of Language”, The Discipline of the Law
7. Glanville Williams: Language and the Law 19. Glanville Williams: Learning the Law

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW305	<u>Criminal Procedure Code/Bhartiya Nagarik Suraksha Sanhita,2023</u>	CR	5:1:0	6	10+2

➤ **Course Objectives(CO)**

The objective of Bhartiya Nagarik Suraksha Sanhita, 2023, is to equip participants with comprehensive knowledge and skills necessary to understand and implement the provisions outlined in the legislation. To familiarize the students with the aspects relating to investigation and trial of offences and to sensitize the students about critical issues in administration of criminal justice..The aim is to equip the students to effectively pursue a career in criminal litigation

Course Outcomes

1. Students will understand importance of criminal procedure followed by criminal courts.
2. It explains procedure from arrest till trials and punishments.
3. It is important legislation which gives practical knowledge to students
- 4.It also covers appeals revision etc.
- 5.It explains hierarchy of criminal courts.

SYLLABUS

UNIT- I: Definition and Constitution of Criminal Courts

Definitions: Summon Case, Warrant Case, Investigation, Enquiry, Trial and Complaints
Constitution and Powers of Criminal Courts and Offices, Arrest, Escape and Re-Taking

UNIT– II: Procedure for Appearance and Production of Things

Process to Compel Appearance and Production of Thing and Discovery of Person Wrongfully Confined, Security for Keeping Peace and Good Behaviour

UNIT– III: Investigations and Commencement of Trial

Maintenance of Public Order and Tranquility, Powers of Police: Preventive Action of Police, Information to the Police and Their Powers to Investigate, Letter of Request to Competent

Authority for Investigation in and outside India, Complaint to Magistrates and Commencement of Proceedings before Magistrate.

UNIT- IV: Criminal Trial

Charge, Procedure for Framing Charge and Compilation of Charges, Trial of Cases by Magistrate Summon and Warrant Case and Summary Trial, Plea bargaining, Provisions as to Bail and Bonds

Suggested Reading-

Taxmann Bhartiya Nagarik Suraksha Sanhita, 2023 Enforced w.e.f 01-07-2024

Rattan Lal &Dhiraj Lal2014 Criminal Procedure Code Lexis Nexis

R.V. Kelkar 2008 Criminal Procedures Eastern Book Company

S. N. Mishra 2011The Code Criminal Procedure, 1973 Central Law Publications

K.N. Chandrasekharan Pillai2016 Criminal Procedure-R.V. Kelkar's Eastern Book Company

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW307	<u>Law of Contract II</u>	CR	5:1:0	6	10+2

UNIT– I: Contract of Indemnity and Guarantee

Contract of Indemnity- Definition and nature, Extent of liability (Sec 124-125) Contract of Guarantee- Definition, Essential features of Guarantee, Extent of surety’s liability, Discharge of surety from liability, Rights of surety (sec 126- 147)

UNIT – II: Bailment and Pledge

Bailment: Definition and Scope, Essential Features of Bailment, Kinds of Bailee- Banker, Finder, Wharfing, Attorneys, Policy Brokers and Carriers, Duties and Rights of Bailor and Bailee, Finder of Lost Goods (Section148-171), Lien, Pledge Definition and Scope, Who can Pledge Hypothecation and Pledge, Pledge and Mortgage, Right to Redeem, Pledge by Mercantile Agent, Pledge by Person in Possession under Voidable Contract, Distinction between Pledge and Bailment

UNIT– III Agency

Definition and Scope, Essentials of Agency Transaction, Kinds of Agents, Delegation of Authority – Sub-Agent and Substituted Agent, Modes of Creation of Agency, Personal Liability of Principal and Agent, Termination of Agency – Revocation, Renunciation by Operation of Law (Sections 182- 238)

UNIT– IV The Specific Relief Act, 1963

Meaning and General Principles, Recovery of Possession of Immovable Property (Sections 5 and 6) Recovery of Possession of Movable Property (Sections 7 and 8) Contracts Which can be Specifically Enforced (Sections 10 to 13) Contracts which cannot be Specifically Enforced (Section 14) Rescission of Contracts (Sections 27 to 30) Cancellation of Instruments (Sections 31 to 33) Declaratory Decrees (Sections 34 and 35), Preventive Relief /Injunctions (Sections 36 to 42)

Suggested readings:

R.K. Bangia, Specific Relief Act, Allahabad Law Agency, Faridabad, 2017

Avtar Singh, Law of Contract Specific Relief Act, Eastern Book Company, Lucknow, 12th Ed 2019 (Reprint)

R.K. Bangia, Indian Contract Act-II, Allahabad Law Agency, Faridabad, 2018

Anson, Law of Contract, Oxford University Press, New York, 2016

Jill Poole, Textbook on Contract Law, Oxford University Press, New York, 14th ed. 2019

Mulla, Indian Contract Act, Lexis Nexis, New Delhi, 15th Ed 2015

Pollock and Mulla, Indian Contract, Lexis Nexis, Butterworth, London 15th Ed 2015

SEMESTER -VI

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
PLS 304	<u>International Politics</u>	CR	5:1:0	6	10+2

➤ **Course Objectives (CO)**

1. To enable the student to study and understand the basics of Indian Constitutions
2. To aware the learners about the duties of Citizens.
3. To acquaint the learners with political vocabulary
- .4. To aware the students about roots of Indian constitution and its relevance in present scenario.
5. To acquaint the learners with various posts and procedure for election.

Course Outcomes

1. The students will understand the concept and theories of International Politics.
2. The students will acquire knowledge about National Power and Limitations of National Power.
3. The understudies will empower to comprehend the idea of Diplomacy and Disarmament in International Relations.

SYLLABUS

UNIT-I

International Politics: Meaning, Origin, Growth, Nature and Scope Theories of International Politics: Realist; Systems; Decision Making; Marxian and Game Theory Subjects.

UNIT-II

National Power: Meaning, Elements and Evaluation Limitation of National Power: International Law; International Morality; World Public Opinion; Balance of Power and Collective Security.

UNIT-III

Diplomacy: Meaning, Nature, Functions and Types: National Interest: Meaning; Nature; Types; Methods for Promotion of National Interest and Interrelationship between National Interest and Ideology.

UNIT-IV

Disarmament: Meaning, Nature, Types; Reasons; Difficulties and Obstacles in the way of Disarmament and Major Steps towards Disarmament. Contemporary issues of International Relations, Non-State actors

Suggested Reading-

- 1 HansJ. Morgenthau Politics among Nations Scientific Book Agency, Calcutta:
- 2 Palmar &Perkins International Relations Scientific Book Agency, Calcutta
- 3 Wedelel Robert International Politics John Wiley and Sons, New York J.C. Johri International Relations and Politics Sterline Publishers: General Principles of Sociology with Social Thoughts

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
SOC302	<u>General Principles of Sociology with Social Thoughts</u>	CR	5:1:0	6	10+2

➤ **Course Objectives(CO)**

The fundamental objective of this course is to focus on the emergence of the sociology and paved way for the developments in functionalism and structuralism.

Course Outcomes

Students will be able to learn about the agrarian society. They will also learn about the rural and urban community origin and development. They will also learn about the peasant society with the various society norms.

SYLLABUS

UNIT-I

Sociological Thinkers: August Comte: Introduction, Methodology, Positivism, Law of Three Stages, Classification of Sciences, and Religion of Humanity

UNIT-II

Herbert Spencer: Introduction, Theory Subjects of Organic Analogy, Theory Subjects of Social Evolution, Social Darwinism and Analysis of Evolution of sciences, Industrial and Militant Society.

UNIT-III

Emile Durkheim: Introduction, Social Facts, Division of Labour, Sociology of Religion, Theory Subjects of Suicide.

UNIT-IV

Sociological School: Meaning, Reasons, August Comte, Montesquieu, Eugen Ehrlich, Roscoe Pound (Theory Subjects of Social Engineering), Leon Duguit.:

Suggested Reading-

1 C.N. Shankar Rao Sociology: Principles of Sociology with an Introduction to Social Thoughts
S. Chand (2019)

2 N. V. Paranjape Jurisprudence and Legal Theory Subjects Central Law Agency (2019):

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW306	<u>Company Law</u>	CR	5:1:0	6	10+2

➤ **Course Objectives(CO)**

Objective of the paper is to give comprehensive knowledge of formation of companies, their working, debentures and winding up of company.

Course Outcomes

1. Explain and apply to various fact scenarios the concept of separate legal entity.
2. To explain the basic documents such as MOA and AOA required for company.
3. To develop the ability to identify and effectively use the corporate law resources. And to develop the ability to learn company law both independently and cooperatively in a professional environment.

SYLLABUS

UNIT-I

Company- Kinds of Companies, Advantages and Disadvantages of Incorporation, Formation of Companies- Who are Promoters? Pre-Incorporation Contracts, Certificate of Incorporation, Commencement of Business. Memorandum of Association- Contents or Clauses of Memorandum of Association with its Alteration, Doctrine of Ultravires, Articles of Association- Contents, Alteration, Binding force of Memorandum and Articles, Doctrine of Constructive Notice and Indoor management

UNIT-II

Prospectus: Definition, Contents, Kinds, Issues, Remedies for Misrepresentation in Prospectus, Liability for Misstatements, Statements in lieu of Prospectus The Nature and classification of Company Securities: Shares; Allotment, Statutory Restrictions, Share Certificate and Share Transfer and Transmission of Shares, Restrictions on Transfer, Procedure for Transfer, Share Capital; Kinds, Alteration and Reduction of Share Capital, Debentures: Meaning, Kinds, Charge- Floating and Fixed Charge, Remedies of debenture holder, Difference between Share-Holders and Debenture-Holders.

UNIT-III

Member- Modes of membership, Who may be member, Cease of Membership, Register of members, Inspection and closing of register, rectification of register. Directors- Appointment, Qualification, Vacation of office, Removal, Powers, Position and Duties Meetings- Kinds, Notice, Quorum, Voting, Kinds of Resolutions

UNIT-IV

Majority Control and Minority Protection and its Exceptions, Prevention of Oppression and Mismanagement: Who can Apply, Power of Court and Central Government, Emerging trends in Corporate Social Responsibility, Legal liability of the Company- Civil, Criminal, Tortuous and Environmental, Winding up: modes of winding up – by court, voluntary winding up by members and creditors under Insolvency and Bankruptcy code, 2016, winding up subject to supervision of courts

Suggested Reading-

- 1 Avtar Singh. 2016 Company Law Eastern Book Co.
- 2 Kailash Rai 2012 Principles of Company Law, Allahabad Law Agency
- 3 N.V. Pranjape 2016 Company Law Central Law Agency

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW308	<u>Code of Civil Procedure and Limitation Act</u>	CR	5:1:0	6	10+2

➤ **Course Objectives (CO)**

The Code of Civil Procedure lays down the details of procedure for redressal of civil rights. The student will be familiar with the court where the suit is to be filed, the essential forms and procedure for institution of suit, the document in support and against, evidence taking and trial, dimensions of an interim order, the peculiar nature of the suit, the complexities of executing a decree and provision for appeal and revision are all matters.

Course Outcomes

The students will:

1. Know the detail technique for redressal of social equality.
2. Understand, where the suit is to be documented? The fundamental structures and technique for organization of suit, the archives in help and against, proof taking and preliminary, measurements of a between time request, the impossible to miss nature of the suits, the

complexities of executing an announcement and arrangements for advance and amendment are for the most part matters which a legal advisor for any side is to be acquainted with.

3. To have great establishing in the subject before one enters the calling.

SYLLABUS

UNIT-I Introduction

Jurisdiction of Civil Courts, (Section 9), Stay of Suits, Res-Judicata, Res Sub Judice (Sections 10-14) Place of Suing, Transfer of Suits (Sections 15-25), Joinder of Parties, Representative Suits, Splitting of Claims and Reliefs, Joinder of Cause of Action (Order 1 and 2), Summons to Defendants (Order 5), Appearance of Parties, Ex-Parte Decree (Order 9 and 10)

UNIT-II: General Provisions

Discovery and Inspection (Order 11) Settlement of Issues (Orders 16, 17 and 19) Hearing of Suits (Order 18) Judgment and Decree (Order 20) Execution- Basic Provision (Section 36-74) Execution- Details (Order 21) Awarding of Interest and Costs (Sections 34-35B) Restitution, Inherent Powers of the Court (Sections 132-158) Commissions (Sections 75-78, Order 26), Suits Against Government (Sections 79-82), Suits in Case of Minors, Indigent Persons (Order 32 and 33), Inter Pleader Suits (Sections 88, Order 35)

UNIT-III: Some Major Provisions

Supplementary Proceedings-Arrest and Attachment Before Judgment, Temporary Injunctions Interlocutory Orders, Appointment of Receivers (Sections 94-95, Order 38, 40), Caveat (Section 148A), Appeals- First and Second Appeal ; Procedure for Appeal (Sections 96, 108, Order 41) , Reference, Review, Revision (Section 113-115, Order 46-47)

UNIT-IV The Limitation Act, 1963

Limitation of Suits, Appeals and Applications (Sections 3-11) Exclusion of Time (Sections 12-15), Effects of Death, Fraud, Acknowledgement, Payment, etc. on Limitation (Sections 16-22) Acquisitions of Ownership by Possession (Sections 25-27)

Suggested readings

- 1 C.K. Takwani (Thakker) 2016 Civil Procedure with Limitation Act, 1963 Eastern Book Company
- 2 T. P. Tripathi 2016 The Code of Civil Procedure Allahabad Law

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW310	Law of Evidence/Bhartiya Sakshaya Adhinyam,2023	CR	5:1:0	6	10+2

➤ **Course Objectives (CO)**

The subject is designed to impart to the student the skills of examination and appreciation of oral and documentary evidence in order to find out the truth.

Course Outcomes

Students will be able to:-1.Analyse and characterize the idea and general nature of proof, and delineate the various kinds of proof and court strategies identifying with proof.

2.Analyse the standard identifying with significance of proof and acceptability of proof under the watchful eye of the court.

3.Evaluate the rules relating to dying declaration and admissibility of dying declaration.

4.Determine and analyse the standard of proof and burden of proof in civil and criminal cases, and Criminal Procedure specify types of presumptions.

SYLLABUS

UNIT – I

Definitions,May Presume, Shall Presume and Conclusive Proof and Relevancy of Facts, Admissions and Confessions, Statements by Persons who cannot be called as witnesses , Statements made under special Circumstances , How much of a statement is to be proved, Judgment of Courts of Justice when relevant

UNIT – II

Opinions of Third Persons when relevant, Character when relevant, Facts which need not be proved, Of Oral Evidence, Of Documentary Evidence

UNIT – III

Presumptions as to documents, Of the Exclusion of Oral by Documentary Evidence, Of the Burden of Proof, Estoppel

UNIT – IV

Of Witnesses, Of the Examination of Witnesses, Accomplice, Number of Witnesses Of Improper Admission and Rejection of Evidence

Suggested Reading-

Taxmann, Bhartiya Sakshaya Adhiniyam, 2023 Enforced w.e.f 01-07-2024

Rattan Lal and DhirajLal.2013 The Law Of Evidence–As Amended By The Criminal Law (Amendment) Act, 2013Lexis Nexis

Batuk Lal 2015 The Law of Evidence Central Law Agency

Avtar Singh 2016 Principles of the Law of Evidence, Central Law Publications

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW 312	Public International Law	CR	5:1:0	6	10+2

➤ **Course Objectives (CO)**

The aim of this course is to provide a practical and legal background to the nature and function of the Conflict of Laws and convention rules and regulations of dispute resolution to enable students to apply these principles in a professional and competent manner.

Course Outcome

1. Deeply understand the nature of international law and relations between international law and State law.
2. Understand the concepts like extradition, asylum and its application in true sense. Understand the law-making process at international level and its implementation at national level according to national legal process and ratification of international treaties.
3. Understand the adjudication process when dispute arises between States and role of International Court of Justice.
4. Understand the concept of human rights and several types of rights as part of inalienable rights and its protection at national level.

SYLLABUS

UNIT-I

Definition, Nature and Basis of International Law Sources of International Law--International Conventions-International Custom-General Principles of Law Recognized by Civilized States- Decisions of Judicial Tribunals-Juristic works-Other sources Subjects of International Law-

Individual, state and International: Organizations Relationship between International Law and Municipal Law

UNIT-II

States in General- Meaning of State Territory, Different kinds of State and non state entities Recognition- Meaning, theories, modes of Recognition, Consequences of recognition and non-recognition Self-Determination, Concept of Self-Defence Diplomatic Agents under International Law

UNIT-III

Jurisdiction of the State- Extra-territorial Jurisdiction and immunities from Jurisdiction, Law of Air- Air Craft Hijacking under Air Law Maritime Jurisdiction over Territorial Sea, Exclusive Economic Zone, High Seas & Ocean Floor Extradition and Asylum Intervention in International Law

UNIT- IV

Settlement of International Disputes- Amicable and Coercive methods International Court of Justice- Composition, Jurisdiction and Role of the Court Jurisdiction of International Criminal Court International Tribunal for Law of Sea and WTO Dispute Settlement Board

Suggested readings-

- 1 J.G. Starke 1977 An Introduction to International Law Butterworth-Heinemann
- 2 S.K. Kapoor 2016 International Law And Human Rights Central Law Agency
- 3 Malcolm Shaw 2009 International Law Cambridge University Press
- 4 Brownli 2002Public International Law/Principles of International Law Oxford
- 5 H.O. Aggarwal 2016 International Law and Human Rights Central Law Publication

SEMESTER-VII

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW401	Administrative Law	CR	5:1:0	6	10+2

➤ **Course Objectives (CO)**

The course on administrative law laid emphasis on understanding the structure and modus operandi of administration. This course will examine the nature, scope and functions of administrative law, the nature and control of delegated power including the rule making, the regulation of administrative discretion and principles of administrative adjudication

Course Outcomes

Administrative law is mainly a judge-made law and has secured its present features through a Myriad of judicial decisions. A student got profound information on the activity and changing wonders of these guidelines from a similar point. The constantly growing digit of delegated legislation in the appearance of regulations, set of laws, circulars and general guidelines has the distinctiveness of law, which still frame by organization, enforce weight on the constitutional rights of nation. Scrutinize the extent of appraisal of delegated legislation and the margins on the judicial review of administrative action, the Principles of Natural Justice also have studied in detail in this course.

SYLLABUS

UNIT-I

Definition, Nature and Scope of Administrative Law Necessity and Reasons for the growth of Administrative Law, Origin & Development of Administrative Law in India, UK, France, and USA, Doctrine of Separation of Powers and its Defects, Concept of Rule of Law vis-à-vis Administrative Law

UNIT-II

Nature and scope; Factors leading to the growth of Delegated Legislation; Classification of Delegated Legislation; Rules and Principles of Delegated Legislation, Controls of Delegated Legislation, Sub Delegation

Case Laws: Ram Jawaya Kapur v. State of Punjab, AIR 1955 SC 549

Re Delhi Laws Act, AIR 1951 SC 332

UNIT-III

Administrative Tribunals: Need and Reasons for Their Growth, Characteristics, Jurisdiction and Procedure of Administrative Tribunals. Ombudsman – Lokpal and Lokayukta

UNIT-IV

Principles of Natural Justice and their Exceptions-Rule against Bias, Concept of Fair Hearing and Legislative Expectation, Reasoned Decisions, Judicial Review of Administrative Action through Writs, Judicial Control through Suits for Damages, Injunction and Declaration; Exclusion of Judicial Review

Suggested readings

- 1 I.P. Massey 2012 Administrative Law Eastern Book Company
- 2 Justice C.K.Thakker 2012 Administrative Law Eastern Book Company
- 3 Kailash Rai 2017 Administrative Law Allahabad Law Agency
- 4 Paras Diwan 2016 Administrative Law Allahabad Law Agency

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW403	Labour and Industrial Law-I	CR	5:1:0	6	10+2

➤ **Course Objectives(CO)**

This course deals with the basic framework of industrial relations in the country. Factories Act, Trade Union Act and Industrial Disputes are the major legislations studied in this regard. A dynamic approach of studying issues such as recognition of trade unions, collective bargaining, dispute settlement, regulation of job losses etc., is adopted keeping a variety of laws and policies bearing on the subject in focus.

Course Outcomes

1. Exhibit a comprehensive theoretical and practical understanding of Labour Law.
2. Demonstrate an intellectual capacity for solving industrial disputes.

SYLLABUS

UNIT-I

The Factories Act, 1948- Object and salient feature of the Act, Worker's health, Worker's Welfare, Working hours of adults, Employment of young person

UNIT-II

The Trade Unions Act, 1926- Object and Salient features of the Act, Definition, Registration of Trade Union, Position of Unregistered and recognized Trade Union: Rights and Liabilities of

Trade Union, Amalgamation Trade Union, Dissolution, Role of Judiciary in safeguarding the rights of Workmen,

UNIT-III

The Industrial Disputes Act, 1947- Object and salient feature of Act, Definitions, Authorities under the Act- Works Committee, Conciliation Officer, Board of Conciliation, Court of Enquiry, Labour Courts, Tribunals, National Tribunals References of dispute to Boards, Courts or Tribunals, Voluntary reference of disputes to arbitration

UNIT-IV

Strikes and lock outs, Prohibition of strikes and lock outs, Illegal strike and lock outs, Prohibition of financial aid to illegal strikes and lock outs Lay-Off, Retrenchment, Unfair Labour Practice

Suggested Reading-

- 1 S. N. Misra 2016 Labour & Industrial Laws Central Law Publications
- 2 Sunil Yadav 2014 Labour & Industrial Laws Central Law Publications
- 3 S.K. Puri 2015 Industrial and Labour Laws Allahabad Law Agency
- 4 K.C. Garg 2010 Commercial & Industrial (Labour) Laws Kalyani Publisher

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW405	Alternate Disputes Resolution (Practical I)	CR	5:1:0	6	10+2

Distribution of Marks: Maximum Marks : 100

- a) Theory Examination : 50 Marks
- b) Clinical Examination : 50 Marks { Practical file – 30 marks ; Assessment – 20 marks }

➤ **Course Objectives (CO)**

This course will focus on dispute resolution methods; Client Interviewing and counseling; litigation planning, investigation strategies, negotiation and mediation.

Course Outcomes

The Students will able to understand:

1. Familiarize with the modalities and techniques of resolution of conflict which is a necessary component in the endeavors of developing expertise in juridical exercise.
2. To understand and analyze the traditional justice delivery system through adjudication by along with an alternative mode of dispute resolution in the common law countries.

3.To approach the procedures of discretion, appeasement and intervention in zones where the conventional legal framework had its influence previously and in the new areas of conflicts that demand resolution by alternative methods

SYLLABUS

UNIT-I

The Arbitration and Conciliation Act, 1996- Definitions, Form of Arbitration Agreement, Constituents of Arbitration Agreement, Composition of Arbitral Tribunal, Removal of arbitrator, Termination of Mandate and substitution of Arbitration, Setting aside of arbitral award and Enforcement of award.

UNIT –II

The Arbitration and Conciliation Act, 1996- Scope of Conciliation, Appointment of Conciliators, Role of Conciliator, Termination of Conciliation proceedings, Conciliation Proceeding in CPC, Conciliation Proceeding in industrial Disputes Act, 1947, Conciliation Proceeding in Family Disputes.

UNIT-III

Alternative Means of Settlement of Disputes- Merits of ADR, Demerits of ADR: Negotiation, Essential Ingredients of Negotiation, Sources of Negotiation, Kinds of approaches to negotiation and Obstructions to Negotiation. Difference between Conciliation and Mediation and Distinction between Mediation and Arbitration

UNIT –IV

Lok- Adalats & Legal Aid- Concept of Lok-Adalat & Legal services Authority Act 1987, Legal Aid under Constitution of India, 1950, Mobile Court, Fast Track Court, Family Court and Legal Camp Court.

NOTE: The student must undergo through a theory examination of 50 marks. In addition to this, practical file should also be duly prepared carrying a total of 30 marks (10 exercises carrying 03 marks each). Furthermore, student shall be assessed with assessment of 20 marks with reference of classification of maximum marks = 100 in the scheme of this subject.

Suggested Reading-

- 1 Dr. Avtar Singh. 2013 Law of Arbitration & Conciliation Eastern Book Company
- 2 S.C. Tripathi 2015 Arbitration and Conciliation Act, 1996 Central Law Publications

3. N.V.Paranjape.2006 Public Interest Litigation, Legal Aid & Services, Lok Adalats & Para-Legal Services Central Law Agency

4 The Arbitration & Conciliation Act, 1996 (Bare Act)

5.The Legal Services Authorities Act, 1987 (Bare Act)

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW407	Environmental Law	CR	5:1:0	6	10+2

➤ **Course Objective (CO)**

This course intends to introduce the students to the laws and policies at the national and international level relating to environment and to explain the role of law in the conservation of natural resources.

Course Outcomes

1. Developed the ability to recognize new law and apply existing law in the quickly developing lawful setting for environmental law.

2. Comprehend inside and out information on the pro zone of natural law and related disciplinary areas.

SYLLABUS

UNIT – I Introduction and Sources of Environmental Pollution

Definition of Environmental Protection, International Conventions with Special Reference to Stockholm Conference, Kyoto Protocol, Paris Convention, Instruments and Environmental Jurisprudence for Environmental Protection

Emerging Principles:

- a- Polluter Pays
- b- Precautionary Principles
- c- Public Trust Doctrine
- d- Sustainable Development
- e- Absolute Liability
- f- Strict Liability

UNIT– II Specific Acts (Water and Air Pollution)

Water (Prevention and Control of Pollution) Act, 1974-Definition (Section 2), The Central and State Boards for Prevention and Control of Water Pollution (Sections 3-12), Joint Boards (Sections 13-15), Powers and Functions of Boards (Sections 16-18), Prevention and Control of

Water Pollution (Sections 198-33A), Funds Accounts and Audit (Sections 34-40), Penalties and Procedures (Sections 41-50), Miscellaneous Provisions (Sections 51-64), Working and Defects of the Act of 1974.

Air (Prevention and Control of Pollution) Act, 1981- Definitions, Sources and Effects of Air Pollution, Central and State Board, (Section 16-18), Prevention and Control of Air Pollution (Sections 19-31A), Funds, Accounts and Audit (Section 32-36), Penalties and Procedures including Miscellaneous Provisions (Sections 37-54)

UNIT – III Wild Life Protection Act, 1972

The Wild Life (Protection) Act, 1972- Definitions (Section 2), Authorities under the Act (Sections 3-8), Hunting of Wild Animals (Sections 9-12), Protections of Specified Plants (Sections 17A – 17H), Sanctuaries, National Park and Closed Areas (Sections 18-38), Central Zoo Authority and Recognition of Zoos (Sections 38A-38J), Trade of Commerce in Wild Animals, Animal Articles and Trophies (Sections 39-49), Prohibition of Trade or Commerce in Trophies, etc. (Sections 49A-49C), Prevention and Detection of Offences (Sections 50-58).

UNIT– IV Remedies

Constitutional Provisions: Public Interest Litigations and Judicial Activism,

The National Green Tribunal Act, 2010- Establishment of Tribunal, Jurisdiction, Powers and Proceeding of Tribunal

The Environment (Protection) Act, 1986- Definitions (Section 2), General Powers of Central Government (Sections 3-6), Prevention, Control and Abatement of Environment Pollution (Sections 7-17), Miscellaneous Provisions (Sections 18-26)

Suggested Reading-

1Dr. ParamjitJaswal2015 Environment Law Allahabad Law Agency:

2Shyam Divan &ArminRosencranz2001Environmental Lawand Policy in India Cases, Materials and Statute Oxford

3 Paras Diwan(Ed) 1987 Environmental Protection-Problems, Policy Administration law Deep and Deep Publication Pvt. Ltd, New Delhi4Bare Act 2021 The Disaster Management Act2005 Eastern Book Company

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW409	Information Technology and Cyber Laws	CR	5:1:0	6	10+2

➤ **Course Objectives(CO)**

After studying the course student will be able to know1.Objectives of the Right to Information Act2005 & Information Technology Act2.Features of the Act.3.Process to file the application for information.

Course Outcomes

Students will be able to:-

1. Cyber Law deals with all the aspects of Cyber law as per Indian/IT act 2008.It also covers overview of Intellectual Property Right and Trademark Related laws with respect to Cyber Space.
2. With the knowledge of Cyber Law students are able to demonstrate a critical understanding of the Cyber law with respect to Indian IT/Act 2008.
3. It also covers cyber security to curb the incidences of cyber crime.

SYLLABUS

UNIT-I

Information Technology Act 2000: Need, Aims, Objectives and Application. Advantages and disadvantages of Information Technology Act, 2000Grey areas of IT Act, 2000 Definitions: Asymmetric Crypto system, Certifying Authority, Computer, Computer network, Cyber security, Data, Digital signature, Subscriber

UNIT-II

Legal recognition of Electronic Documents and Digital signatures, E-Governance Attribution, Acknowledgement and Dispatch of electronic records, Regulation of Certifying Authorities, Tribunal, Offences and Penalties and Compensation.

UNIT-III

Introduction to the Indian Cyber Law: Meaning, Objective and Application, Kinds of Cyber crimes:-Hacking-Cyber Pornography-cyber Stalking-Cyber Terrorism-Cyber Defamation-Email related Crimes-Cyber Fraud & Cyber Cheating

UNIT-IV

Major trends in Cyber Crime: Position under Indian Penal code, Criminal Procedure Code and Indian Evidence Act. Cyber crime and International Law, European Convention on Cyber Crime, Cyber Security Perspectives

Suggested Reading-

1 Dr. FarooqAhmed2015 Cyber Law in India New Era Law Publisher

2 D.P. Mital 2000 Taxmann's law of information technology (cyber law) Taxmann Allied Services

3 Vakul Sharma 2017 Information Technology -Law and Practice Universal Publishing Co. Pvt. Ltd

SEMESTER- VIII

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW402	Interpretation of Statutes	CR	5:1:0	6	10+2

➤ **Course Objectives (CO)**

A student will be able to: 1. Interpret the appropriate provisions using the accepted tools and techniques of statutory interpretation; 2. Apply statutory provisions to fact scenarios and communicate the interpretation, nature and effect of statutory provisions to relevant stakeholders, such as clients and courts.

Course Outcomes

The Students will:-

1. Comprehend what are the strategies received by courts in interpreting rules and the significance of the law making process in the current setting;
2. What are the issues to be dealt with by law making body while ordering laws?
3. Comprehend and investigate the legal translation, development of words, expressions and articulations.

SYLLABUS

UNIT– I Principles and Methods of Interpretation

Statute – Meaning, Nature and Classification, Interpretation: History, Meaning and Object of Interpretation, Elementary Principles of Interpretation and Construction of Statutes, Maxims of Statutory Interpretation:

- a- Eiusdem Generis
- b- Noscitur A Sociis
- c- Expressio Unius Est Exclusion Alterius
- d- Ut Res Magis Valeat Quam Pereat
- e- Contemporanea Expositio

UNIT-II Methods of Interpretation

- Literal Meaning Rule
- Golden Rule
- The Mischief Rule
- Harmonious Construction of Statutes

- Literal and Beneficial Construction

UNIT – III Internal and External Aids to Interpretation

Internal Aids to Construction of Statutes –

- a- Short Title, Long Title, Preamble, Marginal Notes, Headings,
- b- Definition of Interpretation Clauses, Provisions, Illustrations, Explanations
- c- Provisos, Exceptions and Saving Clauses,
- d- Punctuations Marks and Schedules.

External Aids to Interpretation –

- a- Dictionaries, Text Books,
- b- Historical Background, Legislative History
- c- Use of Foreign Decisions,
- d- Administrative Conveyancing and Commercial Practice.
- e- Statute and *Pari Materia*.

UNIT – IV Interpretation of Specific Statutes

Remedial and Penal Statutes- Meaning and Distinction, Liberal Construction of Penal Statutes, Strict Construction of Penal Statutes,

Interpretation of Taxing Statutes- General Principles, Strict Construction and Evasion of Statutes

Interpretation of Constitution:

- a- Doctrine of Pith and Substance
- b- Doctrine of Colourable Legislation
- c- Doctrine of Sovereignty
- d- Doctrine of Eclipse

Suggested Readings:

Maxwell on the Interpretation of Statutes- P. St. Langan, Lexis Nexis, New Delhi (2004)

Principles of Statutory Interpretation- G.P. Singh, Wadhwa and Co., New Delhi (2008)

Interpretation of Statutes- V.P. Sarathi, Eastern Book Co., Lucknow (2003)

The Interpretation of Statutes- T. Bhattacharyya, Central Law Agency, Allahabad (2009)

Interpretation of Statutes- D.N. Mathur, Central Law Publications, Allahabad (2008)

Interpretation of Statutes and Legislation- M.P. Tandon and J.R. Tandon, Allahabad Law Agency, Faridabad (2005) Interpretation of Statutes- P.M. Bakshi, Orient Pub., New Delhi (2008)

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW404	Labour and Industrial Law-II	CR	5:1:0	6	10+2

➤ **Course Objectives (CO)**

Labour and Industrial Law-II deals with the Payment of Wages Act, the Bonded Labour System (Abolition) Act, the Minimum Wages Act, the Equal Remuneration Act, the Workmen's Compensation Act & the Employees State Insurance Act. A dynamic approach of studying issues such as equal pay for equal work, compensation, contributions & benefits etc., is adopted keeping a variety of laws and policies bearing on the subject in focus.

Course Outcomes

1. Identify all aspects of Labour Law practiced in India;
2. Exhibit a comprehensive theoretical and practical understanding of Labour Law.
3. Demonstrate an intellectual capacity for solving industrial disputes.

SYLLABUS

UNIT-I

The Payment of Wages Act, 1936- Object and Salient Features of the Act, Responsibility for Payment of Wages, Wage period and time of payment of wages, Mode of payment Deductions which may be made from wages, Contracting Out, Authorities under the Act.

UNIT – II

The Minimum Wages Act, 1948- Object and salient features of the Act, Procedure for fixing and revising minimum wages; Exemption of employer from liability in certain cases, Contracting Out. Authorities for hearing and deciding claims and complaint

UNIT – III

The Workmen's Compensation Act, 1923- Object and aims of the Act, Employers liability for compensation, National Extension of Employer's premises, Review of Compensation, Notice and claims of the accident, Power to require from employer statement regarding fatal accidents, Reports of fatal accidents and serious bodily injuries, Medical Examination and consequences of non-submission to medical examination, Liability for contractor's employers, Remedies of employer against stranger; Attachment, assignment and charge on compensation, Compensation to be first charge on assets transferred by employer, Contracting Out, Penalties

UNIT- IV

The Employees State Insurance Act, 1948- Object and Salient features of Act, Contributions, Benefits, Adjudication of disputes and claims, Penalties.

Suggested Reading-

- 1 S. N. Misra 2016 Labour & Industrial Laws Central Law Publications
- 2 Sunil Yadav 2014 Labour & Industrial Laws Central Law Publications
- 3 S.K. Puri 2015 Industrial and Labour Laws Allahabad Law Agency
- 4 K.C. Garg 2010 Commercial & Industrial (Labour) Laws Kalyani Publisher

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW406	Professional Ethics and Professional Accounting System (Practical II)	CR	4:0:2	6	10+2

Distribution of Marks: Maximum Marks : 100

- a) Theory Examination : 50 Marks
- b) Clinical Examination : 50 Marks { Practical file – 30 marks ; Assessment – 20 marks }

➤ **Course Objectives(CO)**

At the end of the course students will be able to: Understand the significance of ethics in the legal profession and also assess the contribution of Advocates for the society. The students also inculcate appropriate conduct as an Advocate

Course Outcomes

Students will be able to:

1. To comprehend and apply the expert morals and moral standard of the legitimate calling.
2. To know and assess the key topics in proficient morals, so as to give them an understanding into moral dynamic in the legitimate calling.
3. To know, Should legal counselors expect to succeed at all expenses, and by what method should they balance obligations to their customer, to the Courts, to equity in the theoretical, and to themselves.

SYLLABUS

UNIT-I

Legal Profession and Its Ethics-Evolution, Development and Nature of Legal Profession in USA, England, France and India, Meaning of Ethics and Professional Ethics Object and Necessity of Legal Ethics Duties of Advocates Towards Court, Towards Client, Towards Opponent, Towards His Profession, Towards Society, Towards Himself

UNIT-II

The Advocates Act, 1961- Introduction Admission and Enrolment of Advocates in State, Bar Council and Bar Council of India, State Bar Council: Composition and Powers Bar Council of India: Composition and Powers, Rights, Privileges and Disabilities of Advocates under Advocates Act, Opinions of Disciplinary Committees of Bar Councils on Professional Misconduct, Bar- Bench Relations, Legality of Lawyers Strike in Right –Duty Discourse

UNIT-III

Advocacy and Accountancy- Meaning of Advocacy, Elements of Advocacy, Equipments of Advocates, Seven Lamps of Advocacy, Accountancy for Lawyers

UNIT-IV

The Contempt of Court Act, 1971- Meaning and Kinds of Contempt Procedure in Contempt Proceedings, Contempt Proceedings in High Court and Supreme Court, Contempt Proceedings in Lower Judiciary, Punishment for Contempt of Court, Ten Landmark Supreme Court Judgments on Contempt of Court

The Legal Service Authorities Act, 1987- Nature, Scope and Salient features of the Act. Legal Aid Provisions under Indian Constitution 1950

NOTE: The student must undergo through a theory examination of 50 marks. In addition to this, practical file should also be duly prepared carrying a total of 30 marks (10 exercises from the respective area of landmark judgements on Law of Contempt and code of professional ethics, carrying 03 marks each). Furthermore, student shall be assessed with assessment of 20 marks with reference of classification of maximum marks = 100 in the scheme of this subject.

Suggested Reading-

1 A.N.Chaturvedi.2008 Pleading and Conveyancing with Advocacy and Professional Ethics Meerut: R. Lall Book Depot.

2 Dr. Ravi Karan Singh 2004 Dispensations of Justice- Role and Accountability of Judges and Advocates Deep & Deep Publication

3 Dr. Kailash Rai 2016 Legal Ethics, Accountability for Lawyers & Bench-Bar Relations Central Law Publications

4 Dr. S. P. Gupta 2013 Professional Ethics Accountancy For Lawyers& Bench Bar Relations Central Law Agency

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW408	Intellectual Property Laws	CR	5:1:0	6	10+2

➤ **Course Objectives (CO)**

This course aims to study the existing (general concept of Intellectual Property and rights covered under Intellectual Property Regime i.e. patent, copyrights, trademark and designs) and emerging (computer software) forms of intellectual property in terms of Indian law and policy as well as new international demands and trends. Besides, the course will examine the philosophical foundations of recognizing intellectual property rights, its relation with public interest and socio-economic development and the demands of equity and compulsions of international trade.

Course Outcomes

The Students will able to:-1.Students in this course will be able to get a holistic understanding of the complexities involved in the process of attributing intellectual property rights to people.2.Students learn the legalities of intellectual property to avoid plagiarism and other IPR relates crimes like copyright infringements, etc.

SYLLABUS

UNIT-I

Intellectual Property: General Notion: Concept of Property; Meaning and Nature of Intellectual Property; Economics and Rationale of Protection of Intellectual Property; Various forms of Intellectual Property; National and International Regime of Protection of Intellectual Property Rights; Role of WTO and WIPO in Intellectual Property Regime.

UNIT-II

Patent Rights: General Aspects: Concept of Patent; Historical overview of the: patents law in India; Object of patent grant system; Salient features of the Patents Act, 1970 along with latest Amendments; Patentability criteria and non-patentable subject matter; Registration Procedure;

Duration of Patent Protection; Rights and obligations of Patent Holder, Infringement and Remedies;

UNIT-III

Copyright and Provisions under the Copyright Act, 1957: History of Copyright Law in India; Definition of Copyright, Subject matter of copyright; Copyright Office and the Copyright Board; Ownership of Copyright and the Rights of the Owners; Term of Copyright and Licenses; Infringement of Copyright and Civil Remedies, Offences and Appeals.

UNIT-IV

The Trade Mark Act, 1999: Definition of Trade Mark; Characteristics; Term of Trade Mark; Registration of Trademark; Authorities under the Trade Mark Act; Rights of Trade Mark Holders; Assignment and Transmission of Trademarks; Service Marks; Collective Marks; Certification Trade Marks; Trademark and Internet Domain Name; Infringement and Passing off Action in Trade Mark; Legal Remedies Against Infringement and Passing Off a Trade Mark. The Design Act, 2000: Definition of Design, Registration of Design, Term of Design; Rights of Design Holders; Infringement of Design and Legal Remedies.

Suggested Reading

- 1 P.S. Narayana 2007 Intellectual Property Law in India Gogia Law Agency
- 2 AnanthPadmanabhan 2012 Intellectual Property Rights- Infringement and Remedies Lexis-Nexis

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW410	Private International Law	CR	5:1:0	6	10+2

➤ **Course Objectives (CO)**

Private International law has assumed unprecedented significance today due to globalization and intensive interaction between parties belonging to different countries. This subject is most valuable in deciding the jurisdiction, applicability of law and foreign judgments.

Course Outcomes

The course aims to provide a general grounding in private international law across most areas of civil and commercial matters, focusing primarily on jurisdiction, recognition and enforcement and choice of law. The course will concentrate on contractual and non contractual obligations but will also provide an introduction to the cross-border aspects of selected other areas of, including property, arbitration and company law, and the work of the European and other institutions responsible for developing this area of the law.

SYLLABUS

UNIT-I

Definition, Nature and Scope of Private International Law, Difference between Public International Law and Private International Law. Evolution of Indian Private International Law, Theories of Private International Law Characterization Doctrine of Renvoi

UNIT-II

Application and Exclusion of Foreign Law Domicile- Meaning, Domicile of Origin and Domicile of Choice, Domicile of Dependents, Married Women, Minor Children, Commercial Domicile Jurisdiction of Courts.

UNIT-III

Recognition of Foreign Judgements, Enforcement of Foreign Arbitral Awards Law of Contract- Proper Law of Contract, Formation of Contract, Capacity to Contract, Formal and Material Validity, Discharge of Contract, Jurisdiction and Choice of Law in E-contracts

UNIT-IV

Marriage - Concept of Marriage, Validity of Marriage Matrimonial Causes- Jurisdiction of Courts, Choice of Law, Recognition of Foreign Divorces, Recognition of Foreign Nullity Decrees, Recognition of Foreign Decrees of Judicial Separation. Ancillary Reliefs- Jurisdiction of Courts, Choice of Law, Enforcement of Foreign Maintenance

Suggested readings

- 1 PeterNorth2009Cheshire, North &Fawcett: Private International Law Oxford University Press
- 2 Paras Diwan 1988 Private International Law: Indian and English Deep & Deep.

SEMESTER IX

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW412	<u>Drafting, Pleading and Conveyancing</u>	CR	4:0:2	6	10+2

Distribution of Marks: Maximum Marks : 100

- a) Theory Examination : 50 Marks
- b) Clinical Examination : 50 Marks { Practical file – 30 marks ; Assessment – 20 marks }

➤ **Course Objectives(CO)**

This course is aimed to equipped the students with rules of drafting. In conveyancing drafting of documents like Sale Deeds, Lease Deeds, Mortgage Deeds, Agreements, Service Contracts, etc. will be discussed. The related provisions of Stamp Act and Registration Act along with the provisions of the Transfer of Property Act and other enactments will also be made part of the curriculum.

Course Outcomes

The Students will:

1. Analyze and define the concept of Pleading and various rules of pleading and able to handle the client during the course of interaction.
2. Articulate the argumentation process and apply the legal drafting abilities during the appearances before Court and Tribunals.
3. Recognize the way to move to the criminal justice system with aid of various complaints.
4. Identify and discuss the various forms of Conveyancing deed such as sale deed, gift, mortgage etc
- .5. Apply legal drafting skills and understand practical aspect of registration of such documents.

SYLLABUS

UNIT-I

Drafting- Concept of Drafting, Purpose of Drafting, Art of Drafting in Context of Suits, Contracts, Criminal Cases General Principles of Drafting and the Relevant Substantive Rules Thereof

UNIT-II

Pleading in Civil matters- Complaint, Written Statement, Fundamental Rules of Pleadings. Amendment of Pleadings (order VI, VII, VIII of CPC) Rules relating to Affidavit; Memorandum of Appeal and Revision, Power of Attorney, Interlocutory Applications, Execution Application for Final Decree.

UNIT-III

Pleading in other Matters- Petition under Articles 226 and 32 of the Constitution of India, 1950 Memorandum of Appeal and Revision, Complaints Criminal Miscellaneous Petition Bail Application Memorandum of Appeal and Revision

UNIT-IV

Conveyancing-Fundamental Rules of Conveyancing, Sale Deed, Mortgage Deed, Lease Deed, Licence, Gift Deed, Promissory Note, Power of Attorney: General and Special, Wills and Codicils, Partition deed, Partnership Deed, Deed for Dissolution of Partnership

NOTE: The student must undergo through a theory examination of 50 marks. In addition to this, practical file should also be duly prepared carrying a total of 30 marks (15 exercises carrying 02 marks each). Furthermore, student shall be assessed with assessment of 20 marks with reference of classification of maximum marks = 100 in the scheme of this subject

Suggested readings-

- 1 R.N.Chaturvedi 2017 Pleadings, Drafting and Conveyancing Central Law Publications
- 2 A.N. Chaturvedi 2016 Principles & Forms of Pleadings & Conveyancing with Advocacy & Professional Ethics Allahabad Law Agency
- 3 S.P. Aggarwal 2015 Drafting and Conveyancing Lexis Nexis

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW414	Media and Law	CR	5:1:0	6	10+2

➤ **Course Objectives (CO)**

Object of this paper is to make aware the students about the interaction between law and mass media. This paper examines the major laws, regulations and court decisions affecting the media. It aims to familiarize the theoretical debates on media, law and ethics in the Indian context. It also attempts to evolve an understanding of the complexities of ethical and legal media practice.

Course Outcomes

1. Students will understand and be able to critically evaluate major doctrines of media law.
2. Students will have a working knowledge of the statutory law and the constitutional and common law that governs the working press and defines the scope of its communicative and newsgathering freedoms.
3. Students will be able to research a media-law topic, formulate a clear thesis, and write critically and persuasively about that thesis.

SYLLABUS

UNIT-I

Freedom of Expression in Indian Constitution Media Freedom and Right of Privacy Right to Information and Right to Know Role of Judiciary on Media and Free Expression

UNIT-II

Media and Criminal Law (Defamation, Obscenity, Seditious) Media and Tort Law (Defamation and Negligence) Media and Official Secrets Act Media and Contempt of Court.:

UNIT-III

Information Technology Act, 2000 and Media Cable T.V Networks (Regulation)Act, 1995 Working Journalist Act, 1955

UNIT-IV

Concept of Advertisement Advertisement and Ethics Advertisement Act, 1954 The Press Council Act, 1978

Suggested Reading-

- 1 M.P. Jain 2014 Constitutional Law of India .Lexis Nexis
- 2 Rajeev Dhavan 1987 Only the Good News: on the Law of the Press in India South Asia Books
- 3 Dr. S. R. Myneni 2014 Media Law [with Right to Information Act]Asia Law House

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW416	Human Rights Law and Practice	CR	5:1:0	6	10+2

➤ **Course Objectives(CO)**

The main objective of the course is to give students grounding in the basics of Human Rights Law. The course will highlight the international instrument recognizing different vulnerable sections of society and the role played by National Human Rights Commission for the protection of rights.

Course Outcomes

Students will be able to:

1. Demonstrate information and comprehension of the structure, its birthplaces and advocating hypotheses;
2. Demonstrate ability to survey how explicit human rights are or abused;
3. Critically assess the connection among worldwide and rights;
4. Demonstrate understanding of the role of lawyers and capacity to contribute to ongoing processes of law

UNIT – I

Genesis, Meaning & Evolution of the concept of Human Rights in India Object and Salient features of -Universal Declaration of Human Rights (1948) International Covenant on Civil and Political Rights (1966),

UNIT – II

Human Rights and Constitutional Legal Framework: Protection of Human Rights Mechanism: Human Rights in Ancient India, Islamic and British Era Object and Salient features of Protection of Human Rights Act, 1994Composition of National Human Rights Commission and State Human Rights Commission Powers and functions of National Human Rights Commission and State Human Rights Commission Role of Judiciary in Protection of Human Rights

UNIT – III

Human Rights of Marginalized Section of Society Human Rights of Women Rights of aged and differently able persons Human Rights of prisoners Human Rights and child Human Rights against exploitation Human Rights of Scheduled Castes, Scheduled Tribes and Backward Classes/S.Ts/S.Cs

UNIT – IV

Human Rights and personal Liberty: Right to free Legal aid Right to speedy trial Right against handcuffing Search and seizure Torture in Police Custody Custodial deaths Police fake encounter

Suggested readings

1. H. O. Aggarwal 2016 International Law and Human Rights Central Law Publications
2. S.K. Kapoor 2016 International Law and Human Rights Central Law Agency
3. D. D. Basu 2008 Human Rights In Constitutional Law Lexis Nexis

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW418	<u>Mediation Law</u>	CR	5:1:0	6	10+2

- **Course Objective (CO)** - The objective of the Mediation Law course is to provide B.A.LL.B students with a comprehensive understanding of mediation as an alternative dispute resolution (ADR) mechanism. The course aims to equip students with knowledge of the legal principles and framework governing mediation, particularly focusing on the Mediation Act, 2023. Students will learn about the historical development and evolution of mediation, its comparison with other ADR methods such as arbitration and litigation,

and its significance in the Indian legal system. By emphasizing practical aspects such as the mediator's role, communication and negotiation techniques, and ethical considerations, students will gain the skills necessary to effectively participate in mediation processes and navigate challenges in diverse cultural contexts.

Course Outcome- The Students will-

1. Understand the Foundations of Mediation: Define mediation and explain its concept and historical development as a significant ADR mechanism. Recognize its key characteristics and differentiate it from arbitration and litigation.
2. Analyze the Importance of Mediation in India: Evaluate the role of mediation in the Indian legal system, and discuss the key provisions of the Mediation Act, 2023, and its impact on dispute resolution.
3. Develop Mediation Skills: Acquire practical skills in mediation, including effective communication, negotiation techniques, and strategies for addressing power imbalances. Practice ethical considerations in mediation.
4. Navigate Mediation Process and Procedure: Understand and articulate the stages of the mediation process, from pre-mediation to post-mediation phases, and apply approaches such as facilitative, evaluative, and transformative mediation.
5. Critically Evaluate Case Laws and Judicial Interpretations: Analyze and discuss significant case laws related to mediation, such as Afcons Infrastructure vs. Cherian Varkey, and understand their implications on mediation practices in India.
6. Adapt to Cross-Cultural Mediation Challenges: Identify and strategize for mediating disputes in diverse cultural contexts, understanding the nuances and specific challenges that may arise under the Mediation Act, 2023.

SYLLABUS

UNIT-I Introduction to Mediation Law Definition and concept of mediation, Historical development of mediation as an alternative dispute resolution (ADR) mechanism, Comparison between mediation, arbitration, and litigation , Importance of mediation in India ,Role of mediator and parties in the mediation process, Overview and key provisions of the Mediation Act, 2023

UNIT-II Elements of Mediation -Key Characteristics, Nature of mediation as voluntary, consensual, non coercive, neutrality, confidentiality, voluntariness, etc, Communication skills for

mediators, Negotiation techniques and strategies, Identifying and addressing power imbalances in mediation, Ethical considerations in mediation under the Mediation Act, 2023

UNIT-III Mediation Process and Procedure Pre-mediation phase:, selection of mediator, Mediation session: opening statements, joint sessions, and caucuses, Approaches to mediation – Facilitative, Evaluative, and transformative mediation, Post-mediation phase: enforcement and challenges to mediated settlements as per the Mediation Act, 2023

UNIT-IV Specialized Areas in Mediation Law Mediation Laws in India, Judicial interpretation and Case Laws , Afcons Infrastructure vs. Cherian Varkey, Cross-cultural mediation: challenges and strategies for mediating in diverse cultural contexts under the Mediation Act, 2023

Suggested Readings:

Mediation Law and Practice by David Spencer

The Mediation Process: Practical Strategies for Resolving Conflict by Christopher W. Moore

Mediation: Principles and Practice by Kimberly K. Kovach

The Mediation Act, 2023, and relevant legal articles and case law on mediation

Sriram Panchu, Mediation Practices & Law, Lexis Nexis Butterworth, 1sted.(2011)

S. Susheela, Mediation Readers Handbook, Asia Law House, 1sted.(2012).

Elective Subjects

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW420	<u>Health Law</u>	CR	5:1:0	6	10+2

➤ **Course Objectives(CO)**

This course seeks to explore various areas of the law that deal with creating and maintaining and regulating health.

Course Outcomes

Students graduating with Health Law will be able to:

1. Understand and describe areas of health law and related issues.
2. Analyze lacuna within among the professional obligations of doctors and provides suitable remedies accordingly.
3. To identify and synthesize various related provisions under constitution and other health related laws

UNIT-I

Right to Health and Indian Constitution National Health Policy Legal aspect of Private medical practice

UNIT-II

The Mental Health Act, 1987 - Mental Health Authorities, Admission and detention in psychiatric, Hospitals or Psychiatric Nursing Homes, Protection of Human Rights of Mentally ill persons. Medical Termination of Pregnancy Act, 1971

UNIT-III

The Transplantation of Human Organs Act, 1994 - Authority for the Removal of Human organs, Removal of organs in case of unclaimed bodies in hospital or prison, Restrictions on removal of Human organs, Offences and Penalties. Pre-natal Diagnostic Techniques (Regulation and Prevention of Misuse) Act, 1994

UNIT-IV

Medical Negligence and Malpractices Health Insurance in India Role of Law in prevention of AIDS Duties of Hospitals regarding Medico-legal cases

Suggested Reading-

- 1 Nandita Adhikari 2015 Law & Medicine Central Law Publications
- 2 R. M. Jhala & K. Kumar 1997 Jhala and Raju's Medical Jurisprudence Eastern Book Company
- 3 K. Kannan 2014 Medicine and Law Oxford University Press
- 4 The Medical Termination of Pregnancy Act, The Pre-Natal Diagnostic Techniques (Regulation and Prevention of Misuse) Act, 1994 The Mental Health Act, 1987 The Transplantation of Human Organs Act, 1994 The Consumer Protection Act, 1986

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW422	Competition Law	CR	5:1:0	6	10+2

- **Course Objective (CO) :** This paper focuses on the Investment and Competition laws of India in the light of New Economic Order.

Course Outcome:

1. Understand the Foundations of Competition Law: Describe the history and development of competition law, as well as its conceptual interpretation in both domestic and international contexts. Explain the objectives of the Competition Act, 2002 and the significance of the MRTP Act in the evolution of competition policy.

2. Identify Anti-Competitive Practices: Recognize anti-competitive agreements, abuse of dominant position, and combinations as per the Competition Act, 2002. Analyze the impact of such practices under the WTO regime and the various agreements that influence international competition policy.
3. Apply Legal Principles of the Competition Act, 2002: Apply the legal principles outlined in the Competition Act, 2002, including prohibitions of anti-competitive agreements, abuse of dominant position, and regulation of combinations.
4. Understand the Authorities Under the Competition Act, 2002: Analyze the establishment, composition, powers, duties, and functions of the Competition Commission of India (CCI) and the Competition Appellate Tribunal. Understand the penalties and the role of competition advocacy.
5. Critically Evaluate Competition Law Cases and Enforcement: Assess case laws and enforcement practices under the Competition Act, 2002. Analyze key decisions and their impact on competition in various sectors of the economy.
6. Understand the Corporate Finance and Regulatory Framework: Gain an understanding of the SEBI Act, 1992, including the powers and functions of the Securities Exchange Board of India (SEBI). Learn about the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 and its implications for corporate finance and competition law.

SYLLABUS

UNIT-I

Competition Law: Development and Conceptual Interpretation History and Development of Competition Law, Pre Requisite for Competition Policy, Objectives of Competition Act, 2002, Anti-Competition Practices Relevant Under WTO Regime and Its Various Agreements, Relevance of MRTP Act and Competition Era, Amendment to MRTP Act or Enactment of Competition Law, Competition Policy and Professional Services.

UNIT- II

The Competition Law Act, 2002, Prohibition of Agreements, Anti Competitive Agreements, Anti Trust Agreements, Prohibitions of Abuse of Dominant Position, Combination, Regulation of Combinations Acquisition, Regulation and Amalgamation

UNIT – III

Authorities under the Competition Act, 2002, The Competition Commission of India- Establishment, Compositions, Powers, Duties and Functions of Competition Commission of India, Penalties, Competition Advocacy

Establishment, Composition and Functions of Competition Appellate Tribunal

UNIT-IV

Corporate Finance and Regulatory Framework The SEBI Act, 1992: Powers and Functions of Securities Exchange Board of India,

The Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002

Suggested readings:

1. The Competition Act, 2002.
2. The Security Contract (Regulation) Act, 1956.
3. The SEBI Act, 1992.
4. The Depositories Act, 1996.
5. The Foreign Trade (Development & Regulation) Act, 1992.
6. The Foreign Exchange Management Act, 1999

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW424	Forensic Science and Law	CR	5:1:0	6	10+2

➤ **Course Objectives (CO)**

The student will be able to: Demonstrate competency in the collection, processing, analyses, and evaluation of evidence. Demonstrate competency in the principles of crime scene investigation, including the recognition, collection, identification, preservation, and documentation of physical evidence. Demonstrate the ability to document and orally describe crime scenes, physical evidence, and scientific processes. Identify and examine current and emerging concepts and practices within the forensic science field.

Course Outcomes

After studying this course, Students will be able to:

1. Demonstrate information and comprehension of a portion of the essential realities, language, ideas and standards identifying with the standards and centrality of unique mark coordinating;
2. Demonstrate information and comprehension of a portion of the connections between criminological science and the lawful framework;

3. Draw together data from various sources and make coherent conclusions subsequently.

SYLLABUS

UNIT-I

Definition, Objects and Scope of Forensic Science, Relationship between Law and Forensic Science, Role of Forensic Science in administration of justice, Forensic Science setup in India- Central forensic science laboratories- Forensic Science Laboratories- National Institute of Criminology and Forensic Science -Central Detective Training School- Finger Print Bureau- National Crime Records Bureau.

UNIT-II

Types of Evidence - Physical Evidence, Chemical Evidence and Biological Evidence Meaning of Expert Evidence Presentation of Expert Evidence Admissibility of Expert Evidence Crime Scene and Lab Investigation

UNIT-III

Concept, History, Advantages, Limitations and Legal admissibility of Techniques of Investigation- Finger Printing- Brain Mapping- Lie detector/ Poly graph- Voice Identification- Narco Analysis- DNA Finger Printing

UNIT-IV

Cyber Crimes Computer Fraud and abuse Software piracy, Hacking, Computer viruses, Computer security Internet, Use of Biometric methods for personal identification Information Technology Act,2000 Offences and Penalties

Suggested Reading-

1 B.R. Sharma 2014 Forensic Science in Criminal Investigation and Trials Universal Law Publishing House

2 B.B. Nanda, &R.K. Tewari 2009 Forensic Science in India: A Vision for the Twenty first Century Select Publishers

SEMESTER X

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW421	<u>Banking Law</u>	CR	5:1:0	6	10+2

➤ **Course Objectives (CO)**

The banking industry in India is one of the advanced sections of Indian economy. The legal framework even after nationalization has provided so much scope for competitive development that it deserves to be studied in context in the law curriculum. Together with negotiable instruments law, this course will study banking law and practice in the perspective of the changing trade and investment scenario of the country.

Course Outcomes

Students graduating with Banking Law will be able to:

1. To study the importance of the Banking Law and Institutions in the present day economy.
2. To understand and apply the several policy initiatives and legislative amendments have changed the role of Banks from being mere economic institutions in to agents of social change.
3. To study and deploy a range of subject specific, cognitive and transferable skills to the different government enactments, regulation and control the banks and banking operations, through Reserve Bank of India and Ministry of Finance.

SYLLABUS

UNIT-I

Development of Banking, Definition and functions of Bank, The Banker, The Customer, General relationship between Banker and Customer, Special relationship as Debtor and Creditor, Special relationship of a bailee and a bailer, Special relationship as an agent and principal, Special relationship as a Trustee.

UNIT-II

Obligation to maintain Secrecy of the Account, Garnishee order, Non-Compliance of Garnishee order, Attachment order of Income Tax Authorities, Effect of attachment order, Rights of

Banker- Right of General lien, Particular lien, Right to set-off, Right of Appropriation, Right to charge Interest, Commission etc.

UNIT-III

Negotiable Instruments-Definition, Characteristics of a Negotiable instrument, Cheque - Definition, Essentials, Obligation of Banker to honour the Cheque, Crossing of cheque, Kinds of Crossing, Dishonour of cheque, Consequences of wrongful dishonour, Complaint for dishonour of cheque, Procedure for filing complaint and liability for dishonour of cheque, Difference between Holder & Holder in due course, Kinds of Endorsement.

UNIT-IV

Special Customers of a Bank - The Minor, The Lunatic, The Drunkard, The married women, The Pardanasheen women, The illiterate Persons, Joint Account Holder, Joint Hindu Family, Partnership Firm, Salient features of Reserve Bank of India Act, 1934.

Suggesting Reading-

- 1 Avtar Singh 2016 Banking and Negotiable Instruments Eastern Book Company
- 2 Avtar Singh 2005 Negotiable Instruments Eastern Book Company
- 3 R. K. Bangia 2015 Negotiable Instruments Act Allahabad Law Agency
- 4 Reserve Bank of India Act, 1934

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW423	<u>Insurance Law</u>	CR	5:1:0	6	10+2

➤ **Course Objectives(CO)**

This course exposes the student to the expanding horizons of general insurance including fire and marine insurance.

Course Outcomes

Students will be able to:

1. To Understand and describe the scope and object of Insurance through a critical analysis of the subject.
2. Analyze the merits and demerits of Insurance, its process from adopting till claimant.

3. It provides the details, of conceptual boundaries of Insurance law with regards to the advancement of the general standards of law and legal understanding.
4. Explain and address various obstacles and barriers experienced by individuals before, during, and after adopting insurance with the help of case laws.:

SYLLABUS

UNIT-I

Insurance – Meaning, Definition & Nature, Functions of Insurance, Types of Insurance, Evolution of Insurance

UNIT-II

Life Insurance - Definition of a Contract of Life Insurance, Difference between Life Insurance and other forms of Insurance. Insurable Interest, Presumption of insurable interest, Procedure for effecting a Life Policy, Kinds of Life insurance policies, Assignment of Life Policies, Nomination by the Policy Holder, Effect of Suicide, Settlement of Claims.

UNIT-III

Fire Insurance - Definition of a Contract of Fire Insurance, Characteristics, What is 'Fire' and 'Loss or Damage by Fire'? Procedure for effecting Fire Insurance; Types of Fire Policies, Assignment of Fire Insurance Policies, Fire Insurance Claim

UNIT-IV

Marine Insurance - Definition of a Contract of Marine Insurance; Subject matter of a Contract of Marine Insurance, Maritime Derils, Characteristics of Marine Insurance Contracts. Kinds of Marine Policies, Insurable Interest; Warranties in a Contract of Marine Insurance, Kinds of Warranties, Marine Losses, Kinds of Losses, Rights of Insurer on Payment.

Suggested Reading-

1 Avtar Singh 2017 Law of Insurance Eastern Book -Company

2 M. N. Mishra 2012 Law of Insurance Central Law Agency

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW425	<u>Principles of Taxation Law</u>	CR	5:1:0	6	10+2

➤ **Course Objectives (CO)**

The principles of taxation (income tax, GST), the system of tax assessment, recovery and administration, the incidence of tax in production, consumption saving and income distribution are discussed in the course with the help of case law and statutory provisions.

Course Outcomes

The students will be able to:

1. This subject provides an introduction to, and overview of, fundamental concepts of income tax law.
2. Employ a broad understanding of tax law.
3. Conduct tax law research by using research skills to interrogate primary and secondary legal materials, and analyse and synthesis complex legal information.

SYLLABUS

UNIT-I

Definitions - Income, Total income, Assesse, Person, Assessment year, Previous year, Capital Asset, Charge of Income Tax (Section 4) Incidence of Tax (Section 5), Residential Status of an Assesse (Section 6),: UG02283 Incomes received or deemed to be received in India (Section 7), Income deemed to accrue or arise in India (Section 9), Agricultural income and its tax treatment (Section 10)

UNIT-II

Heads of Income (Section 14), Income under the Head "Salaries" (Section 15-17) Income under the Head "Income from House Property" (Section 22-27); , Income under the Head "Capital Gains" (Sections 45(1), 54 54B, 54D, 54EC, 54 ED, 54F, 54G, 54GA) Income under the Head "Income from other sources" (Section 56-59); Deductions to be made in computing total income (Section 80A-80GGC); Rebates and Reliefs of Income Tax (Section 87- 89); Penalties and Prosecutions (Section 270-280)

UNIT-III

Income of other Persons included in Assesse's total income (Section 60-65), Setoff and Carry forward and set off of Losses (Section 70-80) Income Tax Authorities and their powers (Sections 116, 131-36) Return of Income (Section 139(1) & Section 140), Return of Loss (Section 139(3)), Belated Return (Section 139(4)), Revised Return (Section 139(5)) Permanent Account Number (Section 139(A) Self Assessment (Section 140A) Inquiry before Assessment (Section 142) Summary Assessment (Section 143) Best Judgement Assessment (Section 144-145) Income

Escaping Assessment (Section 147-148) Advance Payment of Tax (Section 207-11,217 & 219)
Refunds (Section 237-241)

UNIT-IV

The Central Goods and Services Act Implementation of GST: Structure of SGST, CGST. Levy of tax on Goods and Services and exemptions from Taxes Registration: Procedure of Registration, Definition of Special persons, Cancellation of Registration Meaning and Scope of Supply Composition scheme of GST Valuation of GST:

Suggested readings-

- 1 Vinod K.Singhania1997 Direct Tax Law and Practice Vikas Publication House
- 2 V.P. Gour and D.B. Narang2007 Income Tax Law and Practice Kalyani Publishers
- 3 UllasKumarSaha2019 Principles of Taxation Laws with Goods and Services Tax Act, 2017 (GST) Central Law Publications Kailash Rai 2018 Taxation Laws Allahabad Law Agency

➤ **Moot Court Exercise**

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW427	<u>Moot Court Exercise & Internship (Practical IV)</u>	CR	4:0:2	6	10+2

➤ **Course Objectives(CO)**

This paper is aimed at imparting the practical skills of research, case analyses and strategy, witness handling, and presentation of arguments at the trial and appellate stages of a case. The teaching methods used in the course will include hypotheticals, roleplays, simulation, and court visits.

Course Outcomes

Students will be able to:

1. Understand how to prepare a suit and how to file;
- 2 Know the practical approach of the law course;
3. Get the practical training to make the career bright.

SYLLABUS

UNIT-I Moot Courts

(30 Marks)

Every student will do at least Three Moot Courts in a year with 10 Marks for each. The Moot Court Work will be on assigned problem and it will be evaluated for 5 marks for Written Submissions and 5 marks for Oral Advocacy

UNIT-II Observation of Trial in two cases, one Civil and one Criminal (30 Marks)

Students will attend Two Trials in the month of January and February i.e after the 9th Semesters Examinations. They will maintain a Record and Enter the Various Steps observed during their Attendance on different days in the court Assignment. This Scheme will carry 30 Marks.

UNIT-III Interview Techniques and Pre-Trial Preparations (30 Marks)

Each student will observe Two Interviewing Sessions of Clients at the Lawyers' Office/Legal Aid Office and Record the Proceedings in a Diary which will carry 15 marks. Each student will further observe the preparation of documents and court papers by the Advocate and the procedure for the filing of the Suit/Petition. This will be recorded in the Diary which will carry 15 Marks.

UNIT-IV Viva-Voce Examination (10 Marks)

Viva-Voce Examination on all the above three aspects. This carries 10 Marks.

Elective Subjects

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW429	Election Law	CR	5:1:0	6	10+2

➤ **Course Objectives (CO)**

The main objective of the course is to give students grounding in the basics of Human Rights Law. The course will highlight the instrument recognizing different vulnerable sections of society and the role played by Election commission of India for the protection of rights.

Course Outcomes

Students will be able to:

1. Demonstrate information and comprehension of the structure, its birth places and advocating hypotheses;
2. Demonstrate ability to survey how explicit Right to contest held or abused;

SYLLABUS

UNIT-I:

(A) Meaning, Definition of Democracy, Constitutional Democracy, Constitutional Provisions Relating to Democracy, Kinds of Democracy

(B) Election: Meaning and Process, Constitutional Mandate, Laws Governing Elections, Election Disputes, Election to the Offices of The Prime Minister and The President

UNIT-II: Election Commission and its Role

Constitution of Election Commission, its Powers and Functions: Jurisdiction, Model Code of Conduct, Enforceability, Powers and Duty to Register Candidates and Allotting Symbols: Power to Censor, Delimitation of Constituencies, Preparation and Revision of Electoral Rolls

UNIT-III: Criteria for Candidates in Elections

Qualifications and Disqualifications of Candidates, Constitutional and Statutory Provisions Disqualifications of Sitting Members, Nomination and Candidature, Criteria for Determination of Certain Constituencies to be reserved for SC, ST etc. Voters Right to Information, Provision regarding NOTA in Election Anti-Defection Law (Tenth Schedule to the Constitution of India)

UNIT- IV: Commission of Corrupt Practices

Corrupt Practices and Electoral Offences in Elections: Bribery, Gift, Gratification, Mass Feeding, Under Influence, Appeal on the Ground of Religion, Race, Caste, Community, Religious Symbols etc. False Statements, Illegal (Unaccountable Payment, Personation, Booth Capturing, excessive Expenditure (Beyond Prescribed Limit), False Allegations etc.

Suggested readings-

- 1 H. O. Aggarwal 2016 International Law and Human Rights Central Law Publications
- 2 S.K. Kapoor 2016 International Law and Human Rights Central Law Agency
- 3 D. D. Basu 2008 Human Rights In Constitutional Law Lexis Nexis Land Laws

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW431	<u>Land Laws</u>	CR	5:1:0	6	10+2

➤ **Course Objectives(CO)**

The course will introduce the students to the local land laws. Issues of balancing the tension between demands of development and resource conservation find a significant mention in the course.

Course Outcomes

Students graduating with Land Laws will be able to

1. Understand and depict administrative capacity to make laws identifying with land and land roof is in the state list.
2. Different states have ordered their own laws regarding this matter and the use of these laws is fluctuated from state to state.
3. The Constitutional points of view identifying with these subjects must be educated as a basic piece of this course.
4. Problem-solve complex issues in the land related matters and society related to policies, law enforcement , government bindings and etc.

SYLLABUS

UNIT – I

Punjab Land Revenue Act, 1887 –Definition of Key words, Revenue officers and their powers, Revenue Records, Assessment of land revenue, Collection of land revenue, Partition, Jurisdiction of civil courts under Land Revenue Law.

UNIT – II

Punjab Tenancy Act, 1887 - Definition of key words,Classes of tenants, Law of rent, Law of ejectment of tenant, Relief for wrongful dispossession of tenant, Improvements and compensation, Evaluation of Tenancy Laws.

UNIT – III

Punjab Land Reforms Act, 1972 – Principles of economic and social justice and land reforms, Definition of key words, Permissible area, Determination of permissible and surplus area, Utilization of surplus area, Lands exempted from ceiling, Evaluation of Land Reform in Punjab.

UNIT – IV

Rehabilitation and Resettlement Act, 2013 – Definition, Social Impact Assessment, Special Provision to Safeguard Food Security, Publication of Preliminary notification for acquisition and hearing of objections, Preparation of Rehabilitation and Resettlement Scheme by the Administrator, Enquiry and Land Acquisition Award by Collector, Determination of amount of compensation, Procedure and manner of Rehabilitation and Resettlement.

Suggested readings-

- 1 Bhagatjit Singh Chawla 2015 The Punjab Land Revenue Act Chawla Publications
- 2 Neety Kaul 2012 Land Laws in Punjab & Haryana Chawla Publications
- 3 Punjab 2012 The Punjab Tenancy ACT (XVI of 1887): With Introd., Notes, Rules and Debates in Council Nabu Press

4 Harshali Chowdhary 2016 Punjab & Haryana Land Laws Central Law Publications

5 The Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013

Course Code	Course Title	Type Course	LTP	Credits	Course Pre-requisite
LAW433	Comparative Constitutions	CR	5:1:0	6	10+2

➤ **Course Objectives (CO)**

Objective of this course is to make students familiar with the constitutional systems of other countries. This course is designed to examine from a comparative perspective – legal structure and concepts that are found in Constitutions across the world, percepts such as basicrights, rule of law, systems of governance, judicial review, etc.

➤ **Course Outcomes**

On successful completion of this course, students will be able to:

1. Undertake self-directed research in comparative constitutional law, analyse and synthesize comparative constitutional law information and materials.
2. Apply the comparative constitutional law method to complex issues of constitutional reform, and critique the operation of constitutional law from a comparative perspective.
3. Structure and sustain concise and cohesive written and oral arguments for a legal audience.
4. Conduct and analyse comparative legal, historical and jurisprudential research and effectively communicate resulting ideas orally and in writing.

SYLLABUS

UNIT – I

Constitution of India- President Prime Minister Parliament Judiciary Constitution of United Kingdom- King, Crown Cabinet Parliament

UNIT – II

Constitution of U.S.A.-Cabinet Parliament Constitution of France- Government Parliament

UNIT – III

Constitution of China- Executive Judiciary Constitution of Canada- Executive Parliament Judiciary

UNIT-IV

Constitution of Swiss - Federal Executive Direct Democracy Federal Court Assembly

Suggested Books-

1 Vidya Bhushan 2012 World Constitutions: A Comparative Study Sterling Publishing Ltd

2 D. D. Basu 2014 Comparative Constitutional Law Lexis Nexis3 J. C. Johari 2012 Select World Constitutions Lotus Press