MATS UNIVERSITY MATS LAW SCHOOL



LL.B
(Three Year Degree Course)
Syllabus: (2024-27).

PROGRAM OUTCOMES (POs)

- **PO1. Legal Knowledge**: To acquire & apply legal knowledge to the complex Socio-legal problems.
- **PO2.** Professional Practice: to make students eligible to practice in Courts, Industries, Companies as legal practitioner.
- **PO3. Professional Skills**: To possess professional skills required for legal practice such as Argument, Pleading, drafting, conveyancing etc.
- **PO4.** Professional Ethics: To understand and apply principles of professional ethics of legal profession.
- PO5. Legal research & legal reasoning: to develop legal research skills & legal reasoning and apply it during programme & in Legal practice.
- **PO6.** Self-reflection & lifelong learning: To develop an attitude of self-reflection while learning & recognize the need for, and have the preparation and ability to engage in independent and life-long learning in the broadest context of changing legal contexts.
- **PO7. Self-employability:** To provide a platform of self-employability by developing professional skills in legal industry.
- PO8. Leadership skills: To develop leadership qualities amongst students.

Sl.	Course	Subject Contents	Page No.		
No.	Codes				
1.	LLB/101	Legal Language and Legal Writing	4-5		
2.	LLB/102	Jurisprudence and Legal Theory	6-7		
3.	LLB/103	Constitutional Law -I	8-10		
4.	LLB/104	Law of Contract – I (General principle's of Contract)	11-13		
5.	LLB/105	Law of Torts, Consumer Protection Act and Motor Vehicle Act .	14-16		
6.	LLB/201	Law of Crimes (Bharatiy Nyaya Sanhita)	18-20		
7.	LLB/202	Family Laws - I	21-22		
8.	LLB/203	Constitutional Law – II	23-24		
9.	LLB/204	Contract –II (Specific relief Act and other laws)	25-27		
10.	LLB/205	Labour Law –I	28-29		
11.	LLB/301	Transfer of Property Act	31-33		
12.	LLB/302	Family Law –II	34-36		
13.	LLB/303	Bhartiya Sakshya Adhiniyam-2023.	37-40		
14.	LLB/304	Bharatiya Nagarik Suraksha Sanhita	41-42		
15.	LLB/305	Labour laws –II	43-45		
16.	LLB/401	Law of Taxation	46-48		
17.	LLB/402	Administrative Law	49-51		
18.	LLB/403	Environmental law	52-54		
19.	LLB/404	Information -Technology and Cyber law	55-58		
20.	LLB/405	International law and Human rights	59-61		
21.	LLB/501	C.G land and Other Local Laws	63-65		
22.	LLB/502	Code of Civil Procedure and Limitation Act	66-68		
23.	LLB/503	Interpretation of Statutes	69-71		
24.	LLB/504	Company Law	72-74		
25.	LLB/505	Drafting, Pleading and Conveyancing 75-77			
26.	LLB/601	Intellectual Property Rights 79-81			
27.	LLB/602	Law of Equity and Indian Trust Act 82-83			
28.	LLB/603	Professional Ethics and Accounting system	84-85		
29.	LLB/604	Alternative Disputes Resolution 86-87			
30.	LLB/605	Moot court and Internship (Practical) 88-89			

PROGRAM SPECIFIC OUTCOMES (PSOs)

LL. B (Three Year Program)

PSO-1: LL.B. graduates will be prepared to contribute effectively in the areas of constitutional law, civil law, criminal law, international law, corporate law, labour law and environmental law.

PSO-2: LL.B. graduates will be inculcated traits of analytical thinking, lifelong learning, human values and professional ethics.

PSO-3: LL.B. have an elementary understanding of the debates around the nature of law. PSO -4:

LL.B. Be able to distinguish between the major kinds of law, legal systems and institutions.

PSO-5: LL. B. To Know the structure of the legal institutions and the judicial system in India.



MATS UNIVERSITY

MATS LAW SCHOOL SYLLABUS: 2024 -2027

LL. B

SEMESTER-I

S. N	Course Codes	Subject's	L	T	P	20 Credits	Assessment Pattern		TOTAL
	Coucs					Cicuits	IA	ETE	
1.	LLB/101	Legal Language and Legal Writing	3	1		4 credit	30	70	100
2.	LLB/102	Jurisprudence and Legal Theory	3	1		4 credit	30	70	100
3.	LLB/103	Constitutional Law -I	3	1		4 credit	30	70	100
4.	LLB/104	Law of Contract – I (General Contract)	3	1		4 credit	30	70	100
5.	LLB/105	Law of Torts, Consumer Protection- Act and Motor Vehicle -Act.	3	1	100	4 credit	30	70	100
		UNIX	Æ	RS	M'	FY			1

Name of The	LEGAL LANGUAGE AND LEGAL				
Course	WRITING.				
Course Code	LL. B / 101				
,		L	T	P	С
		3	1	0	4

1	The objective of this course is to develop a student capability to write and speak in english correctly.
2	To learnt correctly and using proper method for developing writing skills.
3	To develop adequate knowledge for professional activism.
4	To develop adequate skills in processing legal data, articulating your findings, and advocating
	persuasively.
5	To learnt the process on complexity about legal information into coherent arguments, constructing a
	compelling narrative that aligns with your research objectives

Course Outcomes

CO1	To focus on development of preliminary legal knowledge which inter-alia helps to cope with learning
	the spirit and application on law.
CO2	Essays written by eminent writers on law gives various dimensions on the legal professions and
	learning the law.
CO3	To understand the principles of law, its process and application in various streams in the legal world.
CO4	To equip with legal knowledge and functional skills, ethical reasoning and professionalism.
CO5	To know about the legal perspective of various global issues and challenges to meet modern context.
1	

Continuous Assessment Pattern

Internal Assessment (IA) End Term Exam (ETE)		Total Marks
30	70	100

Course Contents:

UNIT- I: Legal Language:

- Law is an instrument for social changes. Relevance of law in society Legal terminology.
 Legal terms
- Meaning Explanation of the following Latin Glossary/Maxims either in English or Hindi-
- Ab-inito, Ad hoc, Ad-interim, As, Injuria sine Damnum, Damnum sine injuria, Novus actus Res Ipsa loquitur, Restitution in integrum, Caveat emptor, Res-judicata, Prima facie, Malafides, Bonafides, Expost facto, Ex-partee, Ex-gratia, Tresspass-abinitio, Sine-die, Non-compos mentis, Nemo-dat- quod-non habeat.

UNIT -II: Abbreviation of Law Magazines & Journals:

- The following Abbreviations are prescribed for study.
- AIR, S.C.C., M.P.LJ., J.LJ, M.P.W.N., Cal. LR, S.C.R, S.C.W.R., AL.I.L.J. Cal. L.J., O.LR, Cr.L.J
- All L.J., I.B. Rev., I.L.R., AI. Cr. C., S.C.J., I.T.R., I.T.J., Bomb. L.R., An. L.T.
- Translation of the Hindi passage into English:

UNIT -III: Proficiency in regional language:

- Applied writing: 1. Paragraph writing. 2. Report writing/Press report. 3. Precise writing, Summarizing.
 4. Essay writing. 5. Cohesive devices. 6. Comprehension passages. 7. Letter writing,
- Professional writing: 1. Petitions. 2. Notices. 3. Refutation. 4. Essay writing on topics of legal interest.
 5. Comprehensive legal content. 6. Legal words and their usage. 7. Use of cohesive legal devices.
- Translation of the English passage into Hindi précis writing.

UNIT- IV: Essay writing on the following topics of legal interest:

- Marriage under Hindu Law
- Marriage and Divorce under Mohmmedan Law,
- Essentials of a valid contract,
- Master's liability under the law of Tort,
- Right of private defense under Criminal Law,
- Fundamental Rights under the Indian Constitution,
- Emergency provisions,
- Theories of punishment,
- Independence of Judiciary.

UNIT -V: Ju<mark>diciary O</mark>bservations.

- The following cases are for fact findings, issues, arguments, discussions,
- M.C.Mehta Versus. Union of India.AIR.1978.S.C.597.
- Menaka Gandhi Versus. Union of India. AIR 1978 SC 597.
- Vishaka & Others Versus State of Rajasthan and others. AIR 1997.S.C.2011.
- Dillip ku. Basu Versus, State of west Bengal.AIR.1997.Sow.233.

Recommended Book's: -

- 1. Raga Surya Rao. Lectures on Legal Language & Legal Writing 2024
- 2. Edwards & Moppet, Legal Writing and Analysis, 6th Edition (2023).
- 3. S C Tripathi , Legal language legal writing & general English 6th edition 2020
- 4. H. D. Pithawalla, Legal Language, Legal Writing & General English 2021
- 5. K.L. Bhatia, Textbook on Legal Language and Legal Writing 2016
- 6. Vinod H Wagh, Legal Language and Legal Writing 2019
- 7. S.K Mishra, legal language legal writing & general english 2017
- 8. P.K. Mishra . Legal Language and Legal Writing.
- 9. M. K. Gandhi The law and lawyers, Navajivan Publishing House, Ahmedabad.
- 10. David Green,, Contemporary English Grammar, Macmillan Itd.
- 11. Wren and Martin English Grammar and Composition.
- 12. J.S. Singh, Legal Language, Writing and General English
- 13. Gardner, The Redbook: A Manual on Legal Style, 4th edition.
- 14. Harvard Law Association, The Bluebook: A Uniform System of Citation, 21st edition.

Name of The	JURISPRUDENCE AND							
Course	LEGAL THEORY				Y			
Course Code	LL. B / 102							
		L	Т	P	С			
		3	1	0	4			

1.	To understand the concepts and the inter-relation between the concepts.				
2.	To learnt correct application of concepts to legal problems and resolving them.				
3.	To develop good analytical skills that is a pre-requisite for good advocacy.				
4.	To give an overview to the students about law and legal systems prevalent in the world and India in				
	particular, so that they can understand the jurisprudence and its contents.				
5.	To familiarize the students with the growth of legal profession in India and the laws are governing				
	the professionalism.				

Course Outcomes

CO1	To Identify and describe the concept taught in the respective module.
CO2	To Analyze the legal concept outline the essential characteristic of the law
CO3	To Apply the concept correctly to legal Issues and problems.
CO4	To evaluate as against other events of a similar nature and articulate the problem areas for the deficiency.
CO5	To devise a correct way of handling the legal problem.

Continuous Assessment Pattern

Internal Assessment (IA)	End Term Exam (ETE)	Total Marks
30	70	100

Course Contents:

UNIT- I: Introduction and Theories of Law

- Definition, nature and scope of jurisprudence
- Evolution of law and relevancy of law in society.
- Natural Law- Its development and relevance in modern times, Natural Law in British, American and Indian Legal Systems.
- Law is an instrument for social change.

UNIT- II: Schools of Jurisprudence

- Historical School
- Realist School
- Sociological School
- Analytical School.
- Austin's Theory of Law
- Kelson's Pure Theory of Law

• Hart's Concept of Law

UNIT- III: Classification of Law,

- Law and Morality state and sovereignty custom, obligation, profession, obsession
- The nature and evolution of the institution of property
- Contract and concept of torts
- Procedural law and sustentative law,.

UNIT- IV: Sources and Concepts of Law

- Sources of Law: Custom, Precedent and Legislation
- Rights & Duties
- Possession and Ownership
- Person, Title, Liability, Obligation, Property and Evidence.

UNIT -V: Administration of justice

- Administration of Justice
- Socio-economic approach and philosophy
- Law and Social Change
- Legal Aid
- Public Interest Litigation (PIL)

Recommended Book's: -

- 1. Pound, Roscoe. Introduction to the Philosophy of Law. New Delhi: Universal, 1996 (reprint).
- 2. Dias R. W. M. Jurisprudence. New Delhi: Adithya Books. 1994 (First Indian re-print).
- 3. Mani Tripathi, B.N. Jurisprudence (Legal Theory), Allahabad Law Agency.
- 4. Dhyani S. N. Jurisprudence: A Study of Indian Legal Theory New Delhi: Metropolitan, 1985.
- 5. Paranjape, N.V. Vidhishastra Awam Vidhi Ke Shindhant (Hindi)
- 6. V.D. Mahajan, Jurisprudence and Legal Theory. Luck now: Eastern Book Co., 1996 (reprint).
- 7. Freeman M. D. A. (ed.), Lloyd's Introduction to Jurisprudence, Sweet & Maxwell, 1994.
- 8. Paton G. W. Jurisprudence. Oxford: ELBS, OUP,1972.
- 9. Hart, H. L. A. The Concepts of Law. Oxford: ELBS, OUP, 1970.
- 10. Bodenheim. Jurisprudence; The Philosophy and Method of Law. New Delhi: Universal, 1996.
- 11. Fitzgerald (ed.) Salmond on Jurisprudence. Bombay: Tripathi, 1999.
- 12. Freidman, W. Legal Theory. New Delhi: Universal, 1999.
- 13. V.D. Mahajan, Jurisprudence and Legal Theory, Lucknow: Eastern Book Co., 1996 (reprint).
- 14. Freeman M. D. A. (ed.), Lloyd's Introduction to Jurisprudence, Sweet & Maxwell, 1994.
- 15. Paton G. W. Jurisprudence. Oxford: ELBS, OUP,1972.

Name of The	CONSTITUTIONAL LAW- I				
Course					
Course Code	LL. B /103				
		L	T	P	C
		3	1	0	4

1.	Students will study the basics of constitutional law and the salient features on the constitution of India.
2.	Students will be familiarized with the leading case laws and legislative changes to the provisions of the
	Constitution.
3.	Students will learn the diverse principles of judicial interpretation that constructs notions of state,
	'law' and 'law in force'.
4.	Students will understand the nature and scope the rights to freedom, life, personal liberty and dueprocess.
5.	Students will learn the applicability of the directive principles of state policy.

Course Outcomes

CO1	To know about the nature and significance of the Constitution.
CO2	To analyze and sort out the diverse judicial tests used to determine the constitutionality of
	state action.
CO3	To compare the constitutional relationship between the rights enumerated under Articles 14,
	1 <mark>9 and 21 of</mark> the constitution of India.
CO4	To evaluate the idea of welfare state by amalgamating the harmonious impact of Fundamental Rights and
	Directive Principles of State Policy.
CO5	To understand the leading cases law and legislative changes as per the provisions of Constitution

Continuous Assessment Pattern

Internal Assessment (IA)	End Term Exam (ETE)	Total Marks
30	70	100

Course Contents:

UNIT-I: INTRODUCTION

- Constitutionalism; Definition and Classification, Main features of Federal and Unitary Constitution's.
- Historical Perspective of Indian Constitution
- Rule of Law
- Nature and Salient Features of the Indian Constitutions
- Fundamental Law; Welfare State
- Preamble of Indian constitution.
- Union and its Territory(Art. 1-4); Formation of New States,
- Citizenship (Art. 5 11).

UNIT- II: CONCEPT OF FUNDAMENTAL RIGHTS

- Introduction; Concept Origin and Development;
- Magna Carta; The English Bill of Rights of 1689;
- The American Bill of Rights of 1791
- The French Declaration of Rights of Man;
- The Universal Declaration of Human Rights, 1948,
- Need Fundamental Rights in India; Classification;
- State and Fundamental Rights (Article 12);
- Justifiability of Fundamental Rights (Article 13);
- Unconstitutionality of a Statute; Doctrine of Eclipse; Doctrine of Severability; Waiver of Fundamental Rights
- Right to Equality (Articles 14-18); Equality before Law and Equal Protection of Law (Article 14); Rule of Law under Article 14; Reasonable Classification; Administrative Discretion and Article 14; Reservation in India; Mandal Commission and Its Effect.

UNI-T III: FUNDAMENTAL RIGHTS

- Right to Freedom (Articles 19-22);
- Right to Freedom (Article 19);
- Protection Against Conviction (Article 20); Ex Post Facto Law; Double Jeopardy; Prohibition Against Self-Incrimination;
- Protection Life and Personal Liberty (Article 21);
- Right to Education (Article 21-A);
- Safeguards Against Arbitrary Arrest and Detention (Article 25-28);
- Cultural and Educational Rights (Articles 29-30).
- Right to Property Article 19(1) (f) and 19 (5) Article 31; Inter-Relation of Article 31, Article 14 and Article 19(1) (f); Article 31-A and the Saving Clause; Article 31-B and the Ninth Schedule; Article 31-C, Article 300-A.constitutional law-making.

UNIT –IV : DIRECTIVE PRINCIPLES OF STATE POLICY

- Nature, Scope Object and Purpose of Directive Principles;
- Directive Principles and Fundamental Rights Distinguished;
- Directive Principles and Fundamental Rights- The Supremacy Factor (Art-36-51)
- Fundamental Duties (Art-51A);
- Doctrine of Basic Structure;
- Amendment of the Constitution.

UNIT-V: EXECUTIVE, LEGISLATIVE AND JUDICIARY

- State Executive-Governor, Council of Ministers, Advocate General for the State, Conduct of Government Business(Art. 152-167) State Legislature-Constitution,
- Composition, Powers, Privileges and immunities of State Legislatures and their Members,
- Legislative Procedure(Art. 168-212) Legislative Powers of Governor (Art. 213)
- State Judiciary High Courts in the States and Subordinate Judiciary (Art. 214-237).

Recommended Book's: -

- 1. Avatar Singh, The Constitution of India, 1st edition 2019, Central Law Agency.
- 2. Dr. J.N.Pandey, Constitutional Law of India.
- 3. Jain, M. P. Indian Constitutional Law, 7th ed. Nagpur: Wadhwa & Co., 2014.
- 4. The Study of the Law of Constitution by A. V. Dicey.
- 5. Constitutional and Administrative Law by Wade and Philips.
- 6. Singh, M. P. Shukla V. N. Constitution of India, 10th ed. Luck now: Eastern Book Co., 2001.
- 7. De, D. J. Constitution of India. 2 vols., 2nd ed. Hyderabad: Asia Law House, 2005.
- 8. Basu, D. D. Constitutional Law of India, 7th ed. Nagpur: Wadhwa, 1998.
- 9. Jain, M. P. Indian Constitutional Law, 5th ed. Nagpur: Wadhwa & Co., 2003
- 10. Seervai, H. M. Constitutional Law of India: A Critical Commentary. 3 vols., 4th ed. New Delhi: Universal Law Publishers, 2006.
- 11. Lok Sabha Secretariat. Constituent Assembly Debates. 5 vols. New Delhi: LokSabha Secretariat.
- 12. Chandrachud, Y. V. Durga Das Basu Shorter Constitution of India 13th ed, Nagpur Wadhwa & Co. 2005.
- 13. Austin, Granville. Working a Democratic Constitution: A History of the Indian Experience. New Delhi: Oxford University Press, 1999.
- 14. Rao, Shiva. The Framing of India's Constitution. 6 vol. New Delhi: Universal LawPublishing, 2004.
- 15. Shukla, V.N. Constitution of India, 14th edn., reprint 2024.
- 16. Chaturvedi, M.D. Bharat Ka Samvidhan (Hindi).

Name of The	LAW OF CONTRACT -I				
Course	(General Contract)				
Course Code	LL. B /104	LL. B /104			
,		L	T	P	C
		3	1	0	4

1.	To provide the conceptual understanding of the basic principles on law of contract
2.	To develop analytical skills with respect to various issues related to law of contract
3.	To understand the judicial interpretation of the statute as the case analysis method on teaching will
	be mostly adopted.
4.	To being one of the first courses on statutory law administered to undergraduate law students, this
	subject offers the scope of delving into some of the foundational legal discourses on statutory
	interpretation.
5.	This subject would also endeavor to encourage reflective thinking and analytical legal reasoning -
	skills of the students by cultivating the ability to move between the doctrinal analysis of the law and

Course Outcomes

CO1	To develop a conceptual understanding of the basics of law of contract.
CO2	To understand about free consent it, how it can be breached at the same time judge a void and-
	voidable contract.
CO3	The students can Analyze and illustrate the circumstances and consequences of discharge of contract
	and various remedies available when a contract is breached.
CO4	To understand and analyzing the concept of basic elements of contract and related regulations.
CO5	To Analyze and reconstruction and understand the case law development to find out what
	are the n <mark>eeds of h</mark> our.

Continuous Assessment Pattern

its application in practice.

Internal Assessment (IA)	End Term Exam (ETE)	Total Ma <mark>rks</mark>
30	70	100

Course Contents:

PART-I: The Indian Contract Act, 1872;-Ss. 1-75

UNIT-I: INTRODUCTION

- History and nature of contractual obligations;
- Law of Contract or Law of Contracts; Definitions, meaning, nature, and scope of contract
- Proposal and acceptance forms, essential elements, communication and revocation;
 Proposal and Invitations for proposal; Floating Offers; Tenders;
- Standard form contract- principles of protection against the possibility of exploitation, judicial approach to such contracts, exemption clauses; clash between two standard forms of contracts; Law Commission reports of India.

UNIT- II: CONSIDERATION & CAPACITY TO CONTRACT

- Meaning, Kinds, Essential Elements; of consideration; its exceptions; Adequacy of consideration; Present, past and adequate consideration and Privity of contract.
- Unlawful consideration and its effects; Views of Law Commission of India on consideration; Evaluation of the doctrine of consideration.
- Incapacity arising out of status and mental defect; Minor's agreements; Definition of 'minor'; minor contract is void.
- Restitution in cases of minor's agreements; Agreements beneficial and detrimental to a minor; Agreements made on behalf of a minor; Fraud by a minor.
- Doctrine of Estoppels to minor's agreements; Evaluation of the law relating to minor's agreements; other illustrations of incapacity to contract.

UNIT -III: FREE CONSENT

- Definition of Consent and Free Consent;
- Factors vitiating free consent: Coercion Definition, Essential elements, duress and coercion;
- Doctrine of Economic Duress, effect of coercion;
- Undue Influence Definition, essential elements, presumptions relating to Undue Influence

 independent advice, pardahanashin women, unconscionable bargains, effect of undue influence;
- Misrepresentation Definition, misrepresentation of law and fact, their effects;
- Fraud Definition, essential elements, suggestion false and suppression, Silence as fraud, Active concealment of truth, importance of intention.
- Mistake Definition, kinds, fundamental error, mistake of law and of fact, their effects, unilateral mistake.

UNIT -IV: LEGALITY ON OBJECT & VOID AGREEMENTS

- Void agreements, Object of contract and unlawful object,
- Unlawful consideration, Forbidden by law; Defeating the provision of any law;
- Fraudulent; Injurious to person or property;
- Immoral; against public policy; Distinction between void, voidable, illegal and unlawful agreements and their effects.
- Agreements without consideration; Agreements in restraint of marriage;
- Agreements in restraint oftrade, its exceptions, Sale of goodwill, Partnership Act; section -11 restrictions, trade combinations, exclusive dealing agreements,
- Restraints on employees under agreements of service;
- Agreements inrestraint of legal proceedings, its exceptions;
- Uncertain agreements; Wagering agreement and exception.

UNIT-V:

A. DISCHARGE OF A CONTRACT & QUASI-CONTRACT'S:

- The performance- conditions of valid tender of performance, Time as essence of contract; By breach, anticipatory breach and present breach; Impossibility of performance, theories of frustration, effect of frustration, frustration and restitution;
- The period of limitation; by agreement, rescission and alteration, their effect, remission and waiver of performance, extension of time, accord and satisfaction.
- Relations resembling contracts- supplies to person incompetent to contract, benefit received undervoidable or void agreement,
- Damages- remoteness of damages, ascertainment of damages; Restitution;
 Injunction- when granted and when refused, Specific performance.

B. SPECIFIC RELIEF ACT:

- Specific performance of contract;
- Contract that can be specifically enforced;
- Contract that cannot be specifically enforced;
- Persons against whom specific enforcement can be ordered;
- Rescission and cancellation; declaratory decree preventive relief
- Injunction- Temporary and Perpetual; Declaratory orders; Discretion of court.

Recommended Book's: -

- 1. Pollock & Mulla, The Indian Contract and Specific Relief Act, LexisNexis, 15th ed., 2017.
- 2. Reynell, Sir William, et al. Anson's Law of Contract. 30th ed. Oxford University Press, 2016.
- 3. Stephen A. Smith, Atiya"s Introduction to the Law of Contract, 6thedn., New Delhi Oxford University Press, 2006.
- 4. Singh Avtar, Textbook on Law of Contract & Specific Relief, 7th Ed., Eastern Book Co., Lucknow, 2019.
- 5. Srivastava's Commentaries on Contract Act, 12thed, Allahabad Law Publishers, 2014.
- 6. Akhileshwar Pathak, Contract Law, 1st edn. Oxford University Press, New Delhi, 2011.
- 7. Nilima Bhadbhade, Contract Law in India, Kluwer Law International, Great Britain, 2010.
- 8. Jaibhave, Law Relating to Agreements, 2nd edn., Kamal Publishers, New Delhi, 2011.
- 9. G C V Subbarao, Law of Contracts I & II, 10th edn., S. Gosia &Co., Hyderabad, 2010.
- 10. Simon Salzedo, Brunner et al, Brief case on Contract Law, London Cavendish 1995.
- 11. Stone, Richard, The Modern Law of Contract, New York Routledge 2011.
- 12. Laurence Kofman, The Law of Contract, 7th edn., Oxford University Press, New York,2009.
- 13. Richard Austen-Baker and Qi Zhou, Contract in Context, 4thEdition, Rutledge, 2015.
- 14. D S Chopra, Cases and Materials on Contract Law & Specific Relief, ThomsonReuters, 2012.
- 15. Sr. John Smith, Smith and Thomas, a Casebook on Contract Law, London Thomson Sweet & Maxwell Farnsworth, et al., Cases and Materials on Contracts (8th ed. 2013)

Name of The	LAW OF TORTS-					
Course	CON	CONSUMER PROTECTION ACT-				
	AND	AND MOTOR VEHICLES ACT.				
Course Code	LL.B/	LL.B/105				
	L	T	P	С		
	3	1	0	4		

1.	To make the students understand the damage without infringement of legal rights
2	To study the principles of tortuous liability, the defenses available in an action for torts, the capacity
	of parties to sue and be sued and matters connection there with. Further, this course is designed to
	study specific torts against the individual and property.
3.	The Motor Vehicle Act provides for grant of licenses and permits related to motor vehicles,
	standards for motor vehicles, and penalties for violation of these provisions. Compensation for road
	accident victims.
4.	To present a comprehensive introduction to No Fault liability under un-codified and codified law
	and Insurance policy under Motor Vehicle Act.
5.	To Prevent unfair Trade Practices: It seeks to curb unfair and restrictive trade practices, ensuring
	fair and ethical business practices.

Course Outcomes

CO1	To understand and analyzing the foundational principles of Torts and tortuous liability and its general
	defenses and differentiate between the tortuous liability, criminal liability and contractual liability.
CO2	To Analyze the law relating to the Liability for the wrong committed by another personand understand
	the Conceptual framework of Negligence, Nuisance and Contributory
	Negligence and evaluate the same in the day today life or present cases.
CO3	To know the concept of Liabilities based on Fault and Remedies and understand the legal environment
	and compensation framework underpinning redress for damage or injury of person and property.
	Tort against Human being and property.
CO4	Discerning the rights and interests of consumers, which are enforceable under the
	Provisions of the Consumer Protection Act, 2019 and critically compare the Consumer redressal
	forums that a litigant can approach under the same Act.
CO5	Apply Tort law to complex problems using appropriate legal problem-solving techniques and exercis
	judgment in the application of tort law.

Continuous Assessment Pattern

Interna	al Assessment (IA)	End Term Exam (ETE)	Total Marks
	30	70	100

Course Contents:

UNIT-I: Definition, Nature, Liability on the Law of Tort

- Historical Background of law of Torts Evolution in England and India,
- Definition, Nature and Development of Torts, "Law of Torts" or "Law of Torts."
- Condition of Tortuous Liability: Ubi jus Ibi Remedium,
- Injuria-Sine-Damnum, Damnum-Sine-Injuria.
- Distinction between Torts and Crime, Torts and Contract, Torts and Quasi Contract
- Vicarious Liability; Principle and Agent, Partners of a firm, Master and Servants,
- State's Liability: Doctrine of Sovereign Immunity in reference to the Crown Proceedings Act 1947, Federal Torts Claims Act 1946 and Article 300 of the Indian Constitution.
- Joint Torts Feasors, joint and several liabilities in payment of damages.

UNIT- II : Negligence and Nuisance

- Negligence: Negligence as a tort and its various dimensions in the present world viz. Professional Negligence,
- Foresight of harm as test of the existence of negligence, Proximate Cause and Intervening cause,
- Contributory Negligence, Last Opportunity Rule, Res Ipsa Loquitur,
- Nuisance: History of Nuisance, Nuisance and interference with real rights,
- Remedy for Nuisance,
- Public & Private Nuisance.

UNIT-III: General Defenses for the Tortuous Liability

- Volenti non fit Injuria; Vis-a-vis Major (Act of God); Inevitable Accident; Necessity
- Statutory Authority, Judicial and Quasi-Judicial, Parental and Quasi- Parental Authorities.
- Act of Third Parties
- Plaintiff's Default
- Mistake
- Abuse of legal process.

UNIT- IV: Torts Against Human being/Property and Liabilities based on fault & Remedies

- Defamation; Trespass to Person Assault, Battery, Malicious Prosecution and False Imprisonment,
- Trespass to Property- Goods, Conversion, Land, Trespass abinitio
- Strict Liability, Absolute Liability, The Public Liability Insurance Act, 1991
- Remoteness of Damage
- Personal Capacity; Who cannot sue & Who cannot be sued,
- General Remedies in Tort Damages

UNIT –V: The Consumer Protection Act, 2019:

- Definitions of Consumer, Goods, Services and Deficiency.
- Appointment, Qualification, Disqualification, Jurisdiction, Powers and Function
- Rights and Duties of Consumer; Liabilities with special reference to Medical Negligence & Real Estate issues,
- Grievances under Consumer Protection Act. E-filing process and procedures.
- Various Remedies. Orders and awards,. Judgments /Final verdict.

UNIT- VI: The Motor Vehicle Act, 2019:

- Title, extent and commencement of the act with modification, definitions (Chapter –I)
- Licensing of Drivers, Conductors and Registration of Motor Vehicle.
- Liability without fault / No fault liability in certain cases
- Insurance of Motor Vehicles- First Party and Third-Party Insurance
- Claims tribunals, offences, penalties and procedure, Power of police officer to impound documents and detain vehicles used without certificate of registration, permit etc.
- The Amendments of the Motor Vehicle Act up to date is to be followed

Recommended Book's: -

- 1. Ratanlal & Dhirajlal, revised by Justice G.P.Singh: The Law of Torts
- 2. Richard Epstein, Cases and Materials on Torts, 5th ed., (Aspen: 2005)
- 3. R.K. Bangia, Law of Torts with Consumer Protection
- 4. D.N. Saraf Law of consumer protection in India (1995) Tripathi.
- 5. M.D. Chaturvedi Apkrtyo ki vidhi (1998) EBCL (in Hindi)
- 6. Ratanlal & Dhirajlal, revised by Justice G.P.Singh: The Law of Torts
- 7. B. M. Gandhi: Law of Torts (with Law of Statutory Compensation and Consumer Protection)
- 8. Richard Epstein, Cases and Materials on Torts,
- 9. G.V. Reddy: Law of Consumer Protection in India, Gogia Law agency, Hyderabad
- 10. Achutam Pillai : Law of Tort Eastern Book Company Luck now
- 11. Ratan Lal & Dhiraj Lal: Law of Torts Wadhwa and co. up to date edn.
- 12. Dr.Avtar Sigh & Prof. (Dr.) Harpreet Kaur: Introduction to the Law of Torts & Consumer Protection.
- 13. Law of Torts with Consumer Protection Act and Motor vehicles Act, Central Law Publication.

MATS LAW SCHOOL

SYLLABUS: 2024-2027

LL. B

SEMESTER-II

S. N	Course Codes	Subject's	L T		P	20 Credit		ssment ttern	TOTAL
	Codes					Credit	IA	ETE	
1.	LLB/201	Law of Crimes (Bharatiy Nyaya Sanhita)	3	1		4 credits	30	70	100
2.	LLB/202	Family Laws - I	3	1		4 credits	30	70	100
3.	LLB/203	Constitutional Law – II	2	1	1	4 credits	30	70	100
4.	LLB/204	Contract –II (Specific relief Act and other laws)	3	1		4 credits	30	70	100
5.	LLB/205	Labour Law –I	3	1		4 credits	30	70	100

External Marks: 70 + Internal Marks: 30 = Total 100 Marks

Name of The Course	(BHARAT	LAW OF CRIMES- I (BHARATIYA NYAYA SANHITA, 2023)					
Course Code	LL. B:201						
		L	T	P	С		
		3	1	0	4		

_	
1	This paper is to deal with the basic principles of criminal law determining criminal
	liability and punishment.
2	To familiarize To acquaint the students with the historical development of the Sanhita, the
	conceptual analysis of crime, their punishments. with the concept of criminal liability
3	To discuss the different kinds of inchoate crimes and legal implications of offences
	against women and children.
4	To acquaint the students regarding various kinds of acts that affects the State, public
	tranquility and false evidence
5	To explain the different offences affecting human body like murder, grievous hurt,
	organized crime, mob lynching etc. and offences affecting reputation.

Course Outcomes

Course	e Outcomes					
CO1	This course is designed to understand the meaning of crimes, methods of controlling them and					
	the essential principles of criminal liability by a study of a range of offences under the Indian					
	Penal Code.					
CO2	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.					
CO3	Summarize the process of judicial review and identify criteria used by courts to evaluate the					
	Constitutionality of criminal law of India.					
CO4	Identify and synthesize social theory about crime, justice, and social deviance and explain and					
	address various obstacles and barriers experienced by individuals before, during, and after					
	Internment.					
CO5	Problem-solve complex issues in the criminal justice system and society related to policy, law					
	enforcement, vulnerability, and marginalization.					
	The student shall be able;					
	To understand the extent and operation of the Sanhita.					
	 To analyze and interpret the concept of different kinds of offences and punishments. 					
	To interpret the concept of criminal liability					
	 To know inchoate crime and different offences affecting women and children. 					
	 To identify the various offences affecting human body. 					
	To explain the different offences relating to State, public tranquility and property.					

Continuous Assessment Pattern

Internal Assessment (IA)	End TermExam (ETE)	Total Marks
30	70	100

Course Contents:

UNIT-I: Introduction

- Conceptual analysis of crime
- Elements of crime 1
- Stages of crime
- Historical development of Bharatiya Nyaya Sanhita
- Definitions and General explanation (S 2-3)
- Punishments (Ss 4-13) 1.5 General exceptions (S 14-44)

UNIT- II:

- Abetment (Ss 45 60)
- Criminal Conspiracy (S 61)
- Attempt (S 62)
- Offences against women
- Sexual offences (Ss 63 -73)
- Criminal force and assault against women (Ss 74 79)
- Offences relating to marriage- Dowry Death (S 80), Bigamy (S 82) & Death (S 80), Bigamy (S 80), Death (S 80), De

UNIT- III:

- Offences affecting human body
- Offences affecting life
- Culpable Homicide (Ss 100, 102, 105, 110)
- Murder (Ss 101, 103, 104, 109)
- Suicide (Ss 107 108)
- Organized crime (Ss 111 112)
- Terrorist Act (S 113) 3.2 Hurt (Ss 114 125)
- Wrongful Restraint and confinement (Ss 126 –127.
- Criminal force and assault (Ss 128 136)
- Kidnapping, abduction, slavery and forced labour (Ss 137 146)

UNIT- IV:

- Offences against child, state, public tranquility, false evidence, public
- nuisance and defamation
- Offences against child (Ss 91 -97)
- Offences against state (Ss 147 -158)
- Offences against public tranquility (Ss 189 -190)
- Offences against public justice (Ss 227 238)
- Public Nuisance (Ss 270 -273)
- Defamation (S 356)

UNIT -V: Offences against property

- Theft (Ss 303 307)
- Extortion (S 308)
- Robbery (S 309 & Samp; S 313)
- Dacoity (S 310 312)
- Criminal misappropriation of property (Ss 314 315)
- Criminal breach of trust (S 316)
- Receiving stolen property (S 317)
- Cheating (Ss 318 -319)

Recommended Book's:-

- 1. Bare act universal publication, law of crimes- i (bharatiya nyaya sanhita, 2023
- 2. KD Guar, Criminal Law cases and material, Butterworths India
- 3. Amar Singh Yadav Bhartiya Dand Vidhan (in Hindi).
- 4. C.K.Takwani, Indian Penal Code, EBC Publishing.
- 5. Ratanlal and Dhirajlal, Indian Penal Code, Lexis Nexis
- 6. S.N. Mishra, Indian Penal Code, Central Law Publishing Agency

Referred Cases

- 1. King v. Birendra kumar Ghosh (Common Intention)
- 2. Kehar Singh v. State of Delhi (Murder)
- 3. Vishakha v. State of Rajasthan (Sexaul Harassment)
- 4. Nalwah Ali v. State of UP (Common object)
- 5. Pawan Kumar v. State of Haryana (Cruelty)
- 6. Roopa Deol Bajaj v. K.P.S. Gill (Outraging modesty of women)
- 7. Bachan Singh v. State of Punjab (Capital Punishment)
- 8. Gian Kumar v. State of Punjab (Euthanasia Mercy Killing)
- 9. Satvir v. State of UP (Murder Common Intention)
- 10. Shilpa Mittal v. State of NCT Of Delhi (Juvenile Henious Crime)
- 11. Navtej Singh Johar v. Union of India (Unnatural Offences)
- 12. Subed Ali v. State of Assam (Murder)
- 13. Satyam Dube v. Union of India (Hathras Rape case)
- 14. Joseph Shine v. Union of India (Adultery)
- 15. RC Nigam, Law of Crimes, Vol I and II.

Name of The	FAMILY LAW -I				
Course					
Course Code	LL. B:202				
		L	T	P	С
		3	1	0	4

1.	To provide the basic understanding of personal laws relating to family matters			
2.	To enable students to identify relevant legislations and case laws relating to family law			
3.	To inculcate basic research skills as a part of learning			
4.	This course aims to explore critical principles relating to contemporary issues and nurture			
	within the students the ability to draft on family law matters and disputes.			
5.	To acquire good account of knowledge in matrimonial proceedings.			

Course Outcomes

	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
CO1	The Students should be able to identify and describe the various sources and schools of
	-different personal laws.
CO2	Students will be able to identify, frame research questions and utilize the available on-line data basis
	on personal law.
CO3	The Students understand the core concepts of adoption laws and to analyze
	it from sociological perspective in the society.
CO4	To examine and analyze the concept of marriage and relate it to the changing nature of marriage
	and matrimonial remedies.
CO5	To know about the family law and its proceedings in the interest of justice

Continuous Assessment Pattern

Internal Assessment (IA)	End TermExam (ETE)	Total Marks
30	70	100

Course Contents:

UNIT- I: Nature and scope of personal laws

- Sources of Hindu Law;
- Sources of Muslim Law;
- Sources of Christian, Parsi law;

UNIT-II: Marriage under hindu law

- Marriage under Hindu Marriage Act, 1955 with Amendment Act 1976;
- Capacity to marry;
- Conditions and Ceremonies of marriage;
- The Prohibition on Child Marriage Act, 2006,
- Present position and policy to check Child Marriage.

UNIT –III : Marriage under muslim law

- Capacity for marriage / Fasid and Batil marriage
- Mehr (Dower)
- Prohibition to Marriage
- Iddat and its duration
- Guardianship in marriage
- Option of puberty
- Muta marriage

UNIT- IV: Marriage and provisions under special marriage act,.

- The Indian Christian Marriage Act, 1872
- Procedure of Solemnization of Christian Marriage
- Registration of Marriage
- Marriages between Parsis; Conditions for Parsi Marriage.
- Solemnization of Special Marriage
- Consequences of marriage under this Act
- Foreign Marriage Act.

UNIT- V: Matrimonial remedies under Hindu, Muslim, Christian & Parsi laws

- Nullity of marriage
- Restitution of conjugal rights
- Judicial separation
- Divorce; Divorce by Mutual Consent
- Divorce under Muslim Personal Law

Recommended Book's:-

- 1. Diwan, Paras (Dr). Dr. Paras Diwan on Hindu Law, 2 nd Ed. New Delhi: OrientPublishing Co. 2006.
- 2. Diwan, Paras (Dr). Law of Marriage & Divorce, Delhi: Universal LawPublishing Co, 2008.
- 3. Diwan, Paras Law of Intestate and Testamentary Succession.: Universal Law Publishing, 2006.
- 4. Mulla. Hindu Law, 20 th ed. New Delhi: LexisNexis Buttorworths, 2007.
- 5. Kusum. Cases and Materials on Family Law. New Delhi: Universal Law PublishingCo., 2007.
- 6. Hidayatullah, M., and Arshad Hidayatullah. Mulla's Principles of Mohamedan Law, 19th ed. New Delhi: LexisNexis Butterworths, 2006.
- 7. Chmpappilly, Sebastian (Dr). Marriage, Adoption and Guardianship and Canon Lawon Marriage, Cochin: Southern Law Publishers.
- 8. Champappilly Sebastian (Dr). Christian Law of Divorce. Cochin: Southern LawPublishers, 2007.
- 9. Syed Khalid Rashid, Muslim law (Eastern Book Co, Lucknow, 2009)
- 10. Bakshi P. M. Law of Succession, 6th Edition, 1997.
- 11. Paruck. The Indian Succession Act, 9 th ed. New Delhi: LexisNexis Buttorworths, 12. 1995.
- 12. R.K. Agrawal Hindu Law, C.L.A., Allahabad.
- 13. Law Relating to Family Courts, Jus. P S Narayana, 2013 Edition, Universal LawPublication, New Delhi, India
- 14. Paras Diwan Adhunik Hindu Vidhi (in Hindi)

Name of The Course	CONSTITUTIONAL LAW OF INDIA				
Course Code	LL. B:203				
		L	T	P	С
		3	1	0	4

1.	The aim of this paper is to give adequate knowledge regarding various constitutional bodies,					
	various organs of state and relations between them.					
2.	To provide an overview of the organization and working of the three organs of the Government, to					
	describe about the composition, powers and privileges of Legislature					
3.	To analyze the role of Apex Court and various High Courts in adjudicatory process.					
4.	To impart an understanding with respect to the provisions relating to election commission in					
	India.					
5.	To find out the provisions underlying emergency and amending powers					

Course Outcomes

Cour	be outcomes					
CO1	This subject enables the students to understand the relationship between the centre and the states, the					
	role of the governor in the states, the functions of the election commission and the distribution of					
	finance between the centre and the states for effectively enkindling the laws and rules in force in the					
	state.					
CO2	To understand the form of Government- Parliamentary and Presidential.					
CO3	To evaluate the working of the center state relationship under the Constitution of India.					
CO4	To illustrate the role of Government as party to a contract and its implications as well as Conditions					
	affecting the services.					
COS	To know about the work of the Elections Commission of India within Indian democratic framework.					

Continuous Assessment Pattern

Internal Assessment (IA)	End TermExam (ETE)	Total Marks
30	70	100

Course Contents:

UNIT- I : Executive

- President of India Election, Powers and Functions
- Vice-President, Legislative Powers
- Advisory Opinion of Judiciary
- Governors Appointment, Powers and Functions, Relationship Between State Government and Cabinet,
- Power to Make Laws Relationship between Union and State Executives.
- Administration of Union Territories (Art.239-241),
- The Panchayats- Definitions, Gram Sabha, Constitution and Composition of Panchayats, Reservation of Seats, Duration, Disqualifications for Membership, Powers, Authority and responsibilities of Panchayats (Art.243-243-O)
- The Scheduled and Tribal Areas (Art.244-244-A).

UNIT- II : Legislative Relations (Art.245-255)

- Relations between Union and the States-Legislative Relations (Art.245-255)
- Administrative Relations, Disputes Relating to Waters and Co-ordination Between States (Art. 256-263),
- Provisions Regarding Finance (Art.264-279)
- Finance Commission (Art.280-281)
- Miscellaneous Financial Provisions (Art.282-290) Borrowing by the Government of India and the States (Art.292-293),

 Constitutional Provisions Regarding Property, Contracts, Rights, Liabilities Obligations and Suits (Art.292-300) Right to Property (Art.300-A).

UNIT- III:

- Trade Commerce and Intercourse (Art.301-307)
- Service under the Union and the States (Art.308-313) Public Service Commission's (Art.315-323)
- Administrative Tribunals and Tribunals for other Matters (Art. 323-A-323-B)

UNIT- IV: Judiciary

- Supreme Court Establishment and Constitution, Court of Record, Jurisdiction, Original and Appellate Jurisdiction, Special Leave Petition, Precedents.
- High Courts Establishment and composition, Writ jurisdiction, Power over lower courts
- Prerogative Writs Habeas Corpus, Mandamus, Prohibition, Certiorari, Quo Warranto.
- Writ Jurisdictions of Supreme Court and High Courts.

UNIT -V: Election, Emergency and Amendments.

- Election commission Composition, Powers and Functions, Role of EC in the -
- Emergency National, state and financial, Suspension of Fundamental rights.
- Amendment power and necessary procedure Amendment of the Constitution (Art. 368),
- Temporary, Transitional and Special Provisions (Art. 369-392), Short Title, Commencement, Authoritative Text in Hindi and Repeals,

Recommended Book's:-

- 1. V.N.Shukla Constitution of India.
- 2. J.N. Pandey Constitutional Law of India.
- 3. M.P. Jain Constitution of India.
- 4. D.D.BasuShorter- Constitution of India.
- 5. M.D.Chaturvedi Bharat Ka Samvidhan (Hindi)
- 6. Seervai, H. M. Constitutional Law of India: A Critical Commentary. 3 vols. 4th ed. New Delhi:
- 7. Universal Law Publishers, 2006.
- 8. Lok Sabha Secretariat. Constituent Assembly Debates. 5 Vols. New Delhi: Lok Sabha Secretariat.
- 9. Chandrachud, Y. V. Durga Das Basu Shorter Constitution of India. 13th ed. Nagpur: Wadhwa & Samp; Co., 2005.
- 10. Austin, Granville. Working a Democratic Constitution: A History of the Indian Experience. New
- 11. Delhi: Oxford University Press, 1999..
- 12. Tribe, Lawrence. American Constitution. 3rd ed. New York: Foundation Press, 2000.
- 13. Rao, Shiva. The Framing of India's Constitution. 6 Vols. New Delhi: Universal Law Publishing, 2004.
- 14. Swarup, Jagdish. Constitution of India. 2 Vols. 2nd ed. New Delhi: Modern Law Publications
- 15. 13. Basu, D. D. Casebook on Indian Constitution. 2nd ed. Kolkata: Kamal Law House, 2007

Name of The	CONTRACT –II				
Course	(SPECIFIC CONTRACT				
	AND OTHER LAWS)				
Course Code	LL. B:204				
		L	T	P	C
		3	1	0	4

1.	This paper is to impart knowledge various special contract, sale of goods and partnership and
	specific reliefs.
2	To provide an insight into the justification for special statutory provisions for certain kinds of
	contracts.
3	To enumerate the special rights and liabilities created by contract of indemnity
4	To list out the necessary clauses to be incorporated in a contract of guarantee based on rights of
	surety, modes of discharge of surety, revocation of guarantee.
5	To describe bailment contracts in daily transactions with emphasis on rights and duties of bailor
	and bailee
6	To acquire good account of knowledge about the partnership Act.
7	To accumulate good account of knowledge about the specific contract as per the Act.

Course Outcomes

CO1	People are free to enter into any kinds of contracts and the law comes in certain cases.		
CO2	There is no compulsion to enter into special contracts. To enumerate the rights and liabilities of		
	parties when bailment is created as security for repayment of debt.		
CO3	To state the elements required to form a valid contract of agency and determine whether the liability		
	of the principal created by acts of the agent based on the authority, rights and duties of the parties.		
CO4	To describe the various parts of a contract of sale of goods under the Sale of Goods Act and to		
	identify the consequences of different kinds of clauses such as condition and warranty.		
CO5	To determine the point of transfer of title and passing of property from the vendor to the buyer in		
	such contract of sale		

Continuous Assessment Pattern

Internal Assessment (IA)	End TermExam (ETE)	T <mark>otal Mark</mark> s	
30	70	100	

Course Contents:

UNIT- I: Indemnity and Guarantee

- Contract of Indemnity: Definition, its commencement and extent of indemnifier's liability, His right and when he can sue?
- Contract of Guarantee: Guarantee and indemnity, surety consideration continuing guarantee and its revocation
- Discharge of surety and principal debtor, co-surety and remedy for omission
- Guarantee and Mental aspects; Uberrima fides, liability of surety and co-surety in contribution

UNIT-II: Bailment

- Bailment: Definition of Bailor and Bailee and its kinds; mode of delivery of goods bailed, duty of
- bailor and bailee to each other and exemption, mix turing good bailed and its consequences
- Repayment of expenses increased by bailor; restoration and return of goods; consignor as a bailor
- his right to sue if consignment is not returned; Gratuitous bailment and effect of death on it. Bailor's

- rights and responsibility to bailee and right of third person.
- Position of finders of goods, His liability towards owners; and his obligation to keep goods safe and rig... to dispose of good (if perishable). Bailee's lien and general line of Bankers etc.

UNIT- III : Pledge and Agency

- Definations of Pledge; Rights of Pawnor and Pwnee.
- Pledge: comparison with Bailment, commercial utility of pledge transactions
- Pledge by certain specified persons who are not owner of Goods
- Agencies in commercial world; Definition and elements if Agency.
- Kinds of Agents and Agencies; Dinction between Agent and servant.
- Mode of creation of Agency.

UNIT –IV : Principle- Agent relation

- Appointment and authority of agent who is agent and principle? Who and by whom an agent may be appointed? Mode of appointment of agents. Duties and rights of agent and his authority, sub- agent and his position under the act, delegation of power. His responsibility towards agent and principle,
- Ratification its mode and its effect. Ratification of unauthorized act. Revocation of authority and its various mode termination of agency, compensation for revocation. Revocation and renunciation position of parties after termination of authorities.
- Agent's various duties towards principles, position when agents' remuneration is due and Agent's lien in principal's property.
- Principles duty to agent: His right to be indemnified against consequences of lawful act and
 acts done in good faith and for negligent act of principal, Principals liability for ultra virus
 act of agent, agent is not personally liable on behalf of principal, liability of the principal for
 acts of agent including misconduct of the agent. Effect of Fraud and his representation of the
 agent.

UNIT- V: Sale of Goods

- Sales of Goods Act 1930 (Amendments) which includes concept of sale on contract instances of sale of good and the nature of such contract,
- Essentials of contract of sale, essential condition in every contract of sale, implied terms in contract of sale,
- The sale of caveat emptor and the exceptions there to under the sales of goods act. Changing concept of caveat emptor.
- Effect and meaning of implied warranties in a sale, transfer of title and passing of risk. Delivery of goods: various rules regarding delivery of goods.
- Unpaid seller and his rights. Remedies for breach of contract.

UNIT –VI : Partnership

- Provisions of Indian Partnership Act 1932, including definition and nature of partnership.
- Advantage and disadvantages vis a vis partnership and private limited company.
- Mutual relationship between partners, Authority of partners, admission of partners, outgoing of partners.
- Registration of partnership & Dissolution of partnership

Recommended Book's:-

- 1. Avtar Singh Contract Act (2023) E. B. C. Lucknow.
- 2. Saharay H.K. Indian Partnership a Sales of goods Act (2023)
- 3. Beatson (Ed.) Anson's law of contract (1998) Oxford, Universal London.
- 4. A.G. Guest (Ed.) Banjamin's Sale of Goods (1992) Sweat &Maxwell.
- 5. Pollock Mulla on contract (1999) Tripathi, Bombay.

- 6. T.R. Desai Contract sales of goods & Partnership
- 7. B.L.Babel Contract II C.L.A. Allahabad (in Hindi).
- 8. S.K. Kapoor Contract II C.L.A. Allahabad (in Hindi).
- 9. Krishann Nair Law of Contract (1999) Orient.
- 10. Avtar Singh Principles of the law of sales & goods and hire purchase (1990) E. B. C. Lucknow.
- 11. Lyeryer, Law of contrct
- 12. Moitra, A C, digetst and Indian contract act
- 13. Krishna Nair, Mercantile law
- 14. Subba Rao, Law of specific relief on contract.

Name of The	LABOUR LAWS – I				
Course					
Course Code	LL. B:205				
		L	T	P	С
		3	1	0	4

1.	This paper focuses on various aspect of management of labour relation and dispute settlement			
	bodies and techniques.			
2	Acquainting the students with basics relating to Industrial Jurisprudence and also Labour Policy			
	India.			
3	Providing extensive knowledge regarding the basis of Industrial Relations, Social Equity, Social			
	Security, Growth of Labour Legislation in India and Government Schemes for welfare of Labour			
	Classes.			
4	Providing an elementary understanding of the Employees' State Insurance Act, 1948 and the			
	Payment of Bonus Act, 1965.			
5	To understand the Government Schemes for welfare of Labour Classes as such Role of Labour			
	Law & ILLO in safeguarding of industrial workers.			

Course Outcomes

Cours	e outcomes				
CO1	In this course, the students are to be acquainted with the Industrial relations framework.				
	Further, the importance of the maintenance of industrial peace and efforts to reduce the incidence of				
	strikes and lockouts are to be emphasized.				
CO2	The main objective is to critically examine the provisions in the trade unions Act 1926,				
	the machineries contemplated under the Industrial disputes Act 1947, for the prevention and				
	settlement of industrial disputes and other matters.				
CO3	This Paper includes Following Statutes. (1) The Industrial Disputes Act,1947				
	(2) The Trade Unions Act,1926. (3) The Workmen's Compensation Act,1923				
	(4) The Payment of Wages Act, 1936. (5) The Minimum Wages Act, 1948				
CO4	The student knows about the basic concepts relating to Industrial Jurisprudence and Labour Policy in				
	India.				
CO5	The student has full knowledge of government schemes of welfare for labour classes.				

Continuous Assessment Pattern

Internal Assessment (IA)	End TermExam (ETE)	To <mark>tal Mark</mark> s
30	70	100

Course Contents:

UNIT –III: The Industrial Disputes Act, 1947

- Preliminary, Authorities under this Act
- Notice of change Reference Of Certain Individual Disputes
- To Grievance Settlement Authorities Reference of Disputes to Boards, Courts or Tribunals Procedure, Power and Duties of Authorities
- Strikes, Lockouts. Lay-Off and Retrenchment Unfair Labour Practice Penalties

Unit- IV: The Trade Unions Act, 1926

- Preliminary, Registration of Trade Unions
- , Rights and Liabilities of Registered Trade Unions , Regulations Penalties and Procedure
- The Workmen's Compensation Act, 1923 Preliminary, Workmen's Compensation Commissioners Reference to Commissioners, Appointment and Powers of Commissioners, Powers and Procedure of Commissioners,
- Appeals Rules, All Schedules, All Schedules and amendments made from time to time.

UNIT -V: The Payment of Wages Act, 1936

- Preliminary, Responsibility for Payment of Wages Deductions which may be made from wages Authorities under the Act,
- Inspectors, Facilities to be afforded to Inspectors, Authorities to hear claims, Single application in respect of claims from unpaid group,
- Appeal Power of authorities appointed Miscellaneous Provisions

UNIT –VI: The Minimum Wages Act, 1948

- Preliminary, fixing of minimum rates of wages Advisory Board Wages in kind Maintenance of Registers and Records, Penalties, etc.
- Power of Govt. to make rules
- All Schedules and all amendments made from time to time.

Recommended Book's:-

- 1. H.K. Sharey Industrial & labour laws in India (Prentice-Hall) New Delhi.
- 2. I.A. Sayieed Labour laws, Himalayan Publishing Co. Nagpur
- 3. Reshma Arora Labour law, Himalayan Publishing Co. Nagpur
- 4. S.K. Mishra Labour and Industrial law, Allahabad law agency, Sector 16- AFaridabad.
- 5. Taxmann Labour laws Bare Act (Taxman allied series, Allahabad)
- 6. S.C. Shrivastava Treatise on social security and labour laws EBC Lucknow.
- 7. S.N. Mishra Labour & Industrial laws CLA Allahabad.
- 8. P.L. Malik Hand Book of Labour and Industrial laws, EBC Lucknow.
- 9. Seth D.D. Commentaries on Industrial Act (Law publishing house -Allahabad)
- 10. K.D. Shrivastava Commentary of payment of wages act (1998) EBC Lucknow.
- 11. O.P. Malhotra The law of Industrial Disputes (1998) Universal Delhi.
- 12. V.G. Goswami Labour and Industrial laws, CLA Allahabad.
- 13. 13. P.K. Padhi Labour and Industrial Laws, Prentice Hall of India Pvt. Ltd. New Delhi

MATS LAW SCHOOL SYLLABUS: 2024 -2027

LL. B

SEMESTER-III

S. N	Course Codes	Subject's	L	Т	P	20 Credit		essment attern	TOTAL
							IA	ETE	
1.	LLB/301	Transfer of Property	3	1		4 credits	30	70	100
2.	LLB/302	Family Law –II	3	1		4 credits	30	70	100
3.	LLB/303	Bhartiya Sakshya Adhiniyam-2023.	2	1	1	4 credits	30	70	100
4.	LLB/304	Bharatiya Nagarik Suraksha Sanhita	3	1		4 credits	30	70	100
5.	LLB/305	Labour and Industrial laws –II	3	1	5	4 credits	30	70	100

External Marks: 70 + Internal Marks: 30 = Total 100 Marks

Name of The	TRANSFER OF PROPERTY				
Course					
Course Code	LL. B:301				
		L	T	P	С
		3	1	0	4

1.	The Objective of this paper is to focus on concept and classification of property as well as principles			
	governing transfer of immoveable property.			
2.	The focus of this course in on the study of the concept of 'Property', the 'nature of			
	property rights and the general principles governing the transfer of property.			
3.	The course is designed to enable the readers to understand the basic philosophy of			
	property law and its nuances.			
4.	A detailed study of the substantive law relating to particular transfers, such as sale, mortgage, lease,			
	exchange, gift and actionable claims			
5.	It precisely contributes knowledge of transfer and their ramifications.			

Course Outcomes

CO1	The focus of this course is on the study of the concept of 'Property' the nature of property rights and the
	general principles governing the transfer of property.
CO2	A detailed study of the substantive law relating to particular transfers, such as sale, mortgage, lease,
	exchange, gift and actionable claims.
CO3	To Identify and describe the scope and ambit of the property laws in India.
CO4	To trace out and understand the theoretical foundation related to property.
CO5	To analyze and understand the interpretation clauses along with the principles involved
	In the subject.

Continuous Assessment Pattern

Internal Assessment (IA) 30		End TermExam (ETE)	Total Marks
		70	100

Course Contents:

UNIT –I: Concept of Property and General Principles Relating to Transfer of Property

- Concept of Property: Distinction between Movable and Immovable Property
- Conditions Restricting Transfer
- Definition of Transfer of Property
- Transferable and Non-Transferable Property
- Transfer to an Unborn Person and Rule against Perpetuity
- Vested and Contingent interest
- Rule of Election

UNIT- II: General Principles Governing Transfer of Immovable Property

- Transfer by Ostensible Owner
- Rule of Feeding Grant by Estoppel
- Rule of Lis pendens

- Fraudulent Transfer
- Rule of Art Performance
- f. Actionable Claim

UNIT- III: Mortgage and Charge

- Definition of mortgage, mortgager, mortgagee,
- Kinds of Mortgages,
- Rights and liabilities of mortgagor and mortgagee,
- Mortgage assurance, Right of mortgagor to redeem.
- Charge

UNIT- IV: Sale & Exchange, Gift and Lease

- Sale Essential features,
- Mode of Sale.
- Rights and liabilities of parties,
- Definition and Essentials of Gift,
- Different types of gifts,
- Registration of Gifts,
- Donatiomorti scausa,
- Universal Gifts,
- Onerous Gifts
- Lease Essential features, Kinds of leases,
- Rights and liabilities of lesser and lessee,
- Termination of lease, forfeiture,
- Distinction between Lease and License.

UNIT- V: Indian Easement Act, 1882:-

- Introduction
- Easement in General
- Imposition, Acquisition and Transfer of Easements
- Incidents on Easement
- Disturbance on Easement
- Extinguishment, Suspension and revival of easements
- Licenses, Definition, Ingredients and Revocation of Licenses

Recommended Book's:-

- 1. Dr.R.K.Sinha, The Transfer of Property Act
- 2. The Transfer of Property Act By Mulla -14th Edition 2024
- 3. transfer of property act, 1882, edition 2024, bare act, as such up-to -date.
- 4. Dr. Avtar Singh & Dr. Harpreet Kaur, Textbook on The Transfer of Property Act 6th Edition
- 5. Samarth Agrawal & Shreya Bhargava , Questions & Answers Transfer Of Property Act (First edition) in English 2023
- 6. Transfer of Property Act, 1882 [Paperback] Commercial Law Publishers Commercial Law Publishers

2023

- 7. S N Shukla ,Transfer of property act | Edition 2023 | publication :- Allahabad law agency. :
- 8. Vepa P. Sarathi's Law of transfer of property 6th edition 2021
- 9. G.P.Tripathi, Sampatti Antaran Adhiniyam Sampati Antaran Adhiniyam S.N.Shukla.
- 10. S.N.Shukla. S.T.Desai. Transfer of Property Act 1882 Law of Easement
- 11. Prof.G.P. Tripathi, 'Transferof Property Act' published by Central Law Publications, Allahabad
- 12. BareActTransfer ofProperty Act1882

Name of The	FAMILY LAWS – II				
Course					
Course Code	LL. B:302				
		L	T	P	С
		3	1	0	4

1.	The objective of the paper is to apprise the students with the laws relating to family matters governing
	succession, partition and religious endowments
2.	This course aims to explore and critical principles relating to contemporary issues and nurture
	within the students the ability to draft on family law matters.
	This course will also be of benefit to returners to this area of law, looking for an overview of the law,
	procedure and process.
3.	To provide the basic understanding of personal laws relating to family matters.
4.	To enable students to identify relevant legislations and case laws relating to family law.
5.	This will be of benefit to trainee solicitors, chartered legal executives, paralegals qualified solicitors,
	and other practitioners new to family law.

Course Outcomes

CO1	The knowledge of family laws is important for lawyers.			
CO2	This course concerns itself with the sources, schools, institutions, succession,			
	maintenance, marriage and divorce, menace of dowry, etc.			
CO	This subject is designed to endow the students with knowledge of both the codified and unmodified			
	portions of Mohemmedan Law.			
CO4	The students have to familiarize themselves with the provisions of the Indian Succession Act			
C05	Students will gain skills of thinking, analysis, written and verbal presentation of ideas of argument.			

Continuous Assessment Pattern

Internal Assessment (IA)	End TermExam (ETE)	Total Marks
30	70	100

Course Contents:

UNIT –I : Succession and Inheritance

- Coparcenary-Joint family property concept under old Hindu Law
- General rule of succession and exclusion from succession. Administration Administration of the estate of a deceased. Provision of Indian succession act 1925.
- Inheritance General rule of Inheritance (sunni & shia) Position of birth right and heritable property. Principle of renunciation and transfer of chance of succession (spes succession) vested Inheritance classification of heirs- sharer, residuary and distance kindred. Their share and distribution of property.
- Doctrine of increase (Aul) Return (Radd) and position of rules relating to (shia & sunni) illegitimate child, missing person, acknowledge kins man, universal legatee &
- Successor by contact eldest son and childless widow.

UNIT –II: Minority and Guardianship

- The Hindu Minority and Guardianship Act, 1956,
- Concept of Guardianship under Islamic and Christian Law,
- Guardianship and WardsAct,1869

UNIT- III : Adoption

- Hindu Adoptions Under Hindu Adoption and Maintenance Act1956,
- Doctrine of Nafaqa (Maintenance), Acknowledgement under Muslim Law.
- Adoption Rules for Christians
- Concept of Adoption under Juvenile Justice Act,
- Inter-country adoption, Hague Convention on Inter-Country adoption 1993, CARA guidelines, Adoption Regulation 2017

UNIT -IV: On Proof & Burden Of Proof

- Facts which need not be proved (Ss51-53)
- Oral Evidence (Ss54-55)
- Documentary Evidence (Ss56-73)
- :Presumptions as to documents (Ss 78-93)
- :Exclusion of oral by documentary evidence(Ss94–103)
- :Burden of Proof(Ss104–120)

UNIT -V:Estoppel & Examination Of Witnesses

- Estoppels (Ss121 -123)
- Who may testify(Ss124-126)
- Judicial privileges(Sec127)
- Privileged Communication (Ss128-134)
- Rules relating to production of title deeds &documents or electronic records (Ss 135 -136)
- Accomplice and rules regarding evidence of an accomplice (Sec138)
- Examination of witnesses (Ss140-168)
- Appreciation of evidence
- Improper admission &rejection of evidence(Sec 169)

- 1. RatanlalandDhirajlal"sTheLawofEvidence,LexisNexis.
- 2. AvtarSinghIndian EvidenceAct,CentralLawPublications.
- 3. BatukLal,LawofEvidence, CentralLawAgency.
- 4. RameshwarDayal:CommentariesonIndianEvidence Act,AllahabadLawAgency.
- 5. V.P.Sarathi's Law of Evidence, Eastern Book Company.
- 6. Syed Khalid Rashid Muslim law EBC Lucknow (Hindi English).
- 7. A.A.A. Fyzee Outline of Muhammada law (1998).
- 8. A.M. Bhattacharya Muslim law and the constitution.
- 9. Aquil Ahmed Muslim law CLA Allahabad (Hindi).
- 10. S.K. Awasthi The waqf act 1995 (Hindi/English) India law House 22, Sikh Mohalla, Indore.
- 11. Mulla's Principles of Mohammedan law, Tripathi.

- 12. Paras Diwan Adhunik Muslim Vidhi (in Hindi).
- 13. Akeel Ahmed Muslim Vidhi (in Hindi).
- 14. Scatcht Mohd. Jurisprudence.
- 15. Caulson Principles of Mohd. Inheritance.

Referred cases:

- 1. State of MaharashtraV. Praful B.Desai(Evidence by means of electronic records)
- 2. Iqbal Singh Marwah V. Meenakshi Marwah (Degree of standard of Proof)
- 3. State of U.P.v.Deoman Upadhyaya (Presumption of Innocence)
- 4. State of Assam V.MahimBarkakati (Testimony of Police officer)
- 5. State of KarnatakaV.Papanaika(Post-mortem Report)

Name of The	BHARTIYA SAKSHYA				
Course	ADHINIYAM-2023.				
Course Code	LL. B:303				
		L	T	P	С
		3	1	0	4

1.	This paper is to orient the students with importance of evidence to establish of claims and the related
	rules and principles establish in the eyes of law
2.	To define and clarify the rule of Law of Evidence (Bharat Sakshya Adhiniyam) in civil and criminal
	proceedings before the courts.
3.	To state the relevancy and admissibility of facts and challenges.
4.	To explain the concept of proof, onus of proof and also the burden of proof
5.	To know about the mode of examinations and privileged communication and witnesses thereof to
	meet the proceeding in the eyes of law.

Course Outcomes

CO1	The law of evidence has its own significance amongst procedural laws.
	The knowledge of law of evidence is an indispensable for a student of lawand lawyer.
CO2	The course is designed to acquaint the students with the adequate rules of evidence in relation
	to relevancy of facts and proof. of evidence.
CO3	After the completion of the course curriculum the students will be able to:
	analyze the concept and nature of different types of Evidence.
CO4	To evaluate the reliability of relevance of Evidence in various court proceedings, and to
	analyze the core provisions relating to relevance of Evidence and admissibility of facts in
	issue and facts in law
CO5	The students will acquainted and understand the burden of proof followed in civil and
	criminal cases

Continuous Assessment Pattern

Internal Assessment (IA)	End TermExam (ETE)	Total Marks
30	70	100

Course Contents:

UNIT- I : Introduction

- The silent features of the Bhartiya Sakshya Adhiniyam,2023
- Other acts which deal with evidence (special reference to CPC, BNSS.)
- Applicability of the Adhiniyamto:
 - Administrative Tribunals
 - Industrial Tribunals
 - o Commissions of Enquiry
 - o Court-martial
 - Disciplinary authorities in educational institutions
- Types of Evidence
- Definitions
 - Court
 - Fact
 - Evidence
 - Document
 - Conclusive proof
 - Facts in Issue
- Proved, not proved, disproved
- Presumptions as to documents (87-93)

UNIT- II: Admission & Confession

- Relevancy of facts
 - The Doctrine of res gestae (Section 4)
 - Evidence of common intention (Section 8)
 - The problems of relevancy of "Otherwise" irrelevant facts (Section 9)
 - Relevant facts for proof of custom (Section 11)
 - Facts concerning bodies & mental state (Section 12)
- Admissions and Confessions
 - General principles concerning admission (Section 15-21)
 - Differences between "admission" and "confession"
 - The problems of non-admissibility of confessions caused by "any inducement, threat or promise' (Section 22)
 - Inadmissibility of confession made before a police officer (Section 23)
 - Admissibility of custodial confessions
 - Admissibility of "information" received from accused person in custody; with special reference to the problem of discovery based on "joint statement"
 - Confession by co-accused (Section 24)
 - The problems with the judicial action based on a "retracted confession".

UNIT- III:

• Introduction of Dying Declarations

- The justification for relevance on dying declarations (Section 26)
- The judicial standards for appreciation of evidentiary value of dying declarations.
- Other Statements by Persons who cannot be called as Witnesses (Section 27)
- Dying disposition
- Difference in dying declaration and dying disposition
- Relevance of Judgments (Section 34-38)
- General principles
- Admissibility of judgments in civil and criminal matters
- -"Fraud" and "Collusion"

UNIT –IV:

- Expert Testimony (Section 39-45)
 - General principles
 - Who is an expert? types of expert evidence
 - Opinion on relationship especially proofof marriage
 - The problems of judicial defence to expert testimony
- Oral and Documentary Evidence
 - General principles concerning oral evidence (Sections 54-55)
 - General principles concerning Documentary Evidence (Sections 56-93)
 - General Principles Regarding Exclusion of Oral by Documentary Evidence (Section 94-103)
 - Special problems: re-hearing evidence
- Burden of Proof (Section 104-120)
- Estoppels (Section 121-123)
- Competency to testify (Section 124)
 - State privilege (Section 129)
 - Professional privilege
 - Approver testimony and Accomplice evidence (Section 138)

UNIT- V: Examination of Witnesses

- General principles of examination and cross examination (Section 140-168)
 - Leading questions
 - Lawful questions in cross-examination
 - Compulsion to answer questions put to witness
 - Hostile witness
 - Impeaching of the standing or credit of witness
 - Refreshing Memory
 - Judge's power to put questions or order production
 - Improper Admission and Rejection of Evidence
 - Examination of witnesses (Ss140-168)
 - Appreciation of evidence
 - Improper admission & rejection of evidence (Sec 169)

• Comparison between Indian Evidence Act, 1872 and Bhartiya Sakshya Adhiniyam, 2023.

Recommended Book's:-

- 1. Vivek Joshi Snowwhite's Diglot Edition New Criminal Laws Bharatiya Sakshya Adhiniyam, 2023
- 2. Bare act bhartiya sakshya adhiniyam, 2023 edition 2024 universal lexis nexis
- 3. A.N.Singh law fighter bhartiya sakshya adhiniyam (bsa) 2023 bare act in diglot with shorts notes one liner tips and multiple choice question 2024
- 4. Whitesmann's the bhartiya sakshya adhiniyam, 2023 (diglot) | edition 2024 whitesmann publishing co
- 5. A.K.Gupte The Bhartiya Sakshya Adhiniyam 2023
- 6. The Bhartiya Sakshya adhiniyam, 2023 (diglot edition) bare act Allahabad law publication 2024
- Commercial's New Criminal Law Combo Covering Bharatiya Sakshya Adhiniyam 2023, Bharatiya Nagrik Suraksha Sanhita 2023, Bharatiya Nyaya Sanhita 2023, Paperback - 1 January 2024
- 8. Ratanlal Dhirajlal Law of Evidence, 21th Ed. 2004, PB, Wadhwa, Nagpur.
- 9. Sarkar On Evidence (2 Vol.) 15th Ed. 2002, Wadhwa, Nagpur.
- 10. Avatar Singh Principles of law of Evidence, Universal, Delhi.
- 11. VepaP. Sarathi Law of Evidence EBC, Lucknow.
- 12. Ratan Lal Dheeraj Lal Indian Evidence Act, 19th Ed., (inHindi)
- 13. Avta rSingh Evidence Act (inHindi)

Case study

- 1. M.D.Chaturvedi Evidence Act (inHindi). State of Maharashtra V. Praful
- 2. State of U.P.v.DeomanUpadhyaya (Presumption of Innocence)
- 3. State of Assam V.Mahim Barkakati(Testimony of Police officer)
- 4. State of Karnataka V. Papanaika (Post-mortem Report)
- 5. State of Maharashtra V. Vasudeo Ramchandra Kaidalwar (Burden of Proof)
- 6. Rita Pandit V.Atul Pandi(Examination in chief)
- 7. Pakala Narain Swamiv. Emperor (Dying Declaration)
- 8. Arjun Panditrao Khotkarv. KailashK Gorantyal & Ors(admissibility of e-evidence)
- 9. Bohda & Othersv.State of J &K(Circumstantial Evidence)
- 10. Kalyan Kumar Gogoiv. Ashtosh Agnihotri(Hearsay Evidence)

Name of The	Bharatiya Nagarik Suraksha				
Course	Sanhita				
Course Code	LL. B:304				
L T P C		С			
		3	1	0	4

1.	This paper is to give students thorough knowledge of procedural aspects of working of criminal courts and other machineries.
2.	To acquaint with the importance of Nagarik Suraksha Sanhita.
3.	To provide knowledge about the procedural aspect of justice delivery system in India.
4.	To explain the power, function and jurisdiction of different courts in the country.
5.	To acquaint with the knowledge of investigation process and power of police.

Course Outcomes

CO1	Develop a conceptual understanding about the nature and importance of Nagarik Suraksha Sanhita -
	and criminal proceeding in the country.
CO2	Differentiate between various courts; their jurisdiction and powers.
CO3	Distinguish between bail, non-bailable, FIR-Complaint, Warrant-Summon
CO4	Analyze the provision for granting maintenance to wives, children and parents.
CO5	Analyze the provision of Appeal, references, review and transfer of criminal cases.

Continuous Assessment Pattern

Internal Assessment (IA)	End TermExam (ETE)	Total Marks
30	70	100

Course Contents:

UNIT-I: Bharatiya Nagarik Suraksha Sanhita and Its Importance

- Classification of offences
- Definitions (S. 2)
- Classes of Criminal Courts (S.6), Powers and Jurisdiction (Ss. 7-13,21-29)&197-209
- Executive Magistrates and Jurisdiction of Executive Magistrates (Ss.14-17)
- Powers (Ss. 125-143, 148-151, 152-162, 163,164-167)

UNIT -II :Arrest of Persons, Rights of arrested Persons

- Powers of Police Officers (Ss. 30-34)
- Arrest of Persons, Rights of arrested Persons (Ss. 35-62) and Bail(Ss478-496)
- First Information Report (S. 173), Evidentiary Value of F.I.R
- Summons and warrant of arrest (Ss 63-71, 72-83)
- Proclamation and Attachment (Ss 84-89)
- Search Warrant (Ss.96-110) 2.7 Police Investigation (Ss. 173-196)

UNIT –III: Maintenance & Condition requisite for initiation of proceedings

- Maintenance of wife, children, and parents (Ss. 144-147)
- Condition requisite for initiation of proceedings (Ss. 217-222)

- Public Prosecutors (Ss. 18-20, 248-249)
- Complaints to Magistrates and commencement of proceedings (Ss.223-233)
- Charges and Joinder of Charges (Ss. 234-247)

UNIT –IV: Trials

- Trial before a Court of Sessions (Ss. 248-260)
- Trial of Warrant Cases * 4.2.1. Instituted on police report (Ss. 261-266) * 4.2.2. Instituted on other than police report (Ss. 267-270)
- Trial of summon cases by Magistrate (Ss. 274-282)
- Summary trials (Ss. 283-288)
- Plea Bargaining (Ss. 289-300)
- Commissions for the examination of witnesses (Ss. 319-336)
- General Provision for enquiry and trial (Ss. 337-349, 356-360, 362, 365, 367, 368, 383, 387)

UNIT -V: Judgment, Appeals, Revisions, etc.

- Judgment (Ss 392 406)
- Appeals (Ss. 413-435)
- Reference and Revision (Ss. 436-445
- Transfer of criminal cases (Ss. 446-452)
- Execution, Suspension, Remission and Commutation of Sentences (Ss.453-477)
- General principles of care and protection of children

A. JUVENILE JUSTICE ACT.2015

- General principles of care and protection of children
- B. Juvenile justice board
- Procedure in relation to children in conflict with law
- Procedure in relation to children in need of care and protection

B. Probation of Offenders Act.

- Probation of offender's law.
- The judicial attitude.
- Mechanism of probation: Standard of probation service.
- Reform procedure in the sentence system/suspended sentence's
- Miscellaneous (Ss. 520 to 531 and other provisions, etc.)

- 1. R.V. Kelkar: Outlines of Criminal Procedure Code R. D. Agrawal: Code of Criminal Procedure
- 2. P. C. Sarkar: Criminal Procedure Code
- 3. M. P. Tondon: Code of Criminal Procedure
- 4. Vijay Malik: Dandniya Manual (Three Major Arts, Cr. P. C., I.P.C. & Evidence (in Hindi)
- 5. Murli Manohar: Dand Prakriya Vyakhyan (Code of Criminal Procedure)
- 6. Mahavir Singh: Code of Criminal Procedure (in Hindi)
- 7. Ratanlal Dhirajlal: Criminal Procedure Code
- 8. Ratanlal Dhirajlal: Criminal Procedure Code (in Hindi)
- 9. N. V. Paranjape: Code of Criminal Procedure, Juvenile Justice ACT and Probation of offenders Act
- 10. D. D. Basu: Criminal Procedure Code latest edn.

Name of The	LABOUR AND				
Course	INDUSTRIAL LAWS – II				
Course Code	LL. B305				
		L	T	P	С
		3	1	0	4

1.	The paper is to focus on wage policies, compensation for learn caused
	during the course of employment and working conditions of employees.
2.	Salient features of Industrial Relations Law including Trade Unions Act, IE(S.O) Act and Industrial
	Disputes Act,
3.	Objectives and salient features of social security laws including Employee's Compensation Act,
	Employees Provident Fund and Miscellaneous Provisions Act, Payment of Gratuity Act, and the
	Pension Scheme of 1995, Salient features of the law relating to wages.
4.	Experienced and eminent persons from Labour Administration, Academics and trade Unions
5.	to acquire the knowledge of substantive as well as procedural contents of Industrial Relations Law an
	understanding of Social Security legislations.
	to develop an insight into the Wage Law.
	to gather an understanding of the law relating to Contract Labour.

Course Outcomes

CO1	In this course, students shall also acquaint with legal frame-work relating to social		
	security and welfare.		
CO2	The concept of social security, its importance and also constitutional basis for the same		
	are introduced. The importance of ensuring health, safety and welfare of the workmen,		
	social assistance and social insurance schemes and the regulation of wages under various		
	legislations are to be emphasised.		
CO3	The objective is also to understand the provisions of the employee's compensation Act		
	1923, the employees state Insurance Act 1948, the payment of wages Act 1936, the		
	factories Act 1948.		
CO4	These legislations are to be studied with a view to acquaint the students regarding		
	various rights and benefits available to the workmen thereunder.		
CO5	Legislations are to be analysed by examining historical background, objectives		
	underlying these legislations, judicial interpretations and effectiveness of these		
	legislations in the changed economic policies.		

Continuous Assessment Pattern

Internal Assessment (IA)	End TermExam (ETE)	Total Marks
30	70	100

Course Contents:

UNIT –I: The Employees' State Insurance Act, 1948

- Preliminary
- Corporation, Standing Committee and Medical Benefit Council,
- Finance and Audit, Contributions,
- Benefits, Adjudication of Disputes and Claims, Penalties.

UNIT –II : The Factories Act, 1948

- Preliminary Definitions, Inspecting Staff,
- Health, Safety, Welfare,
- Working hours of Adults,
- Employment of Young persons,
- Annual leave with wages

Unit –III: The Child Labour (Prohibition and Regulation) Act, 1986

- Preliminary Definition, Prohibition of Employment of Children in certain occupations and processes,
- Regulation of conditions of work of children,
- Miscellaneous.
- Causes of child labour and Present prospect of child labour in India.

Unit -IV: The Maternity Benefits Act, 1961

- Preliminary (Definitions) (Sec. 1-3), Employment of, or work by woman prohibited during certain period, Right to payment of maternity benefit, Notice of claim for maternity benefit and payment thereof,
- Payment of maternity benefit in case of death of a woman, Payment of medical bonus, Leave for miscarriage, Other leaves, Nursing breaks, Dismissal during absence of pregnancy,
- Deduction of wages, Appointment of Inspectors,
- Powers and duties of Inspectors (Sec. 4-22), Cognizance of Offence (Sec. 23).

Unit -V: The Gratuity Act, 1972 -

- Preliminary Definitions, Controlling Authority,
- Payment of Gratuity, Nomination, Determination of the amount of gratuity,
- Inspector, Recovery of gratuity, Penalties,
- Cognizance of Offences,
- Power to make rule.

- 1. H.K. Sharey Industrial & labour laws in India (Prentice-Hall) New Delhi.
- 2. I.A. Sayieed Labour laws, Himalyan Publishing Co. Nagpur
- 3. Reshma Arora Labour law, Himalyan Publishing Co. Nagpur
- 4. S.K. Mishra Labour and Industrial law Allahabad law agency H.N. 387, Sector 16-AFaridabad.
- 5. Taxmann Labour laws Bare Act (Taxmann allied series, Allahabad)

- 6. S.C. Shrivastava Treatise on social security and labour laws EBC Lucknow.
- 7. S.N. Mishra Labour & Industrial laws CLA Allahabad.
- 8 P.L. Malik Hand Book of Labour and Industrial laws, EBC Lucknow.
- 9. Seth D.D. Commentaries on Industrial Act (Law publishing house -Allahabad)
- 10. K.D. Shrivastava Commentary of payment of wages act (1998) EBC Lucknow.
- 11. O.P. Malhotra The law of Industrial Disputes (1998) Universal Delhi.
- 12. V.G. Goswami Labour and Industrial laws, CLA Allahabad.
- 13. P.K. Padhi –Labour and Industrial Laws, Prentice Hall of India Pvt. Ltd. New Delhi.

MATS LAW SCHOOL SYLLABUS: 2024 -2027

LL. B SEMESTER-IV

S. N	Course Codes	Subject's	L	Т	P	20 Credit	Assessment Pattern		TOTAL
	Coucs					Credit	IA	ETE	
1.	LLB/401	Law of Taxation	3	1		4 credits	30	70	100
2.	LLB/402	Administrative Law	3	1		4 credits	30	70	100
3.	LLB/403	Environmental law	3	1		4 credits	30	70	100
4.	LLB/404	Information - technology and cyber law	3	1		4 credits	30	70	100
5.	LLB/405	International law and Human rights	3	1		4 credits	30	70	100

External Marks: 70 + Internal Marks: 30 = Total 100 Marks

Name of The	LAW OF T	ΆX	ATI	ON	
Course					
Course Code	LL. B:401				
		L	T	P	С
		3	1	0	4

1.	The primary objective of this chapter is to provide an overview of the Federal tax system.
	.The types of taxes imposed at the Federal, state, and local levels
2.	The importance and relevance of taxation. and a brief history of the Federal income tax.
3.	This Concept of income tax, heads of income, including foreign income assessment procedures,
	adjudication and settlement of tax disputes are the focus points of study
4.	The types of taxes imposed at the Central, state, and local levels.
5.	Some highlights of tax law administration.
	• Tax concepts that help explain the reasons for various tax provisions

Course Outcomes

CO1	This course is imparting conceptual understanding to the studies of the provisions of both direct and			
	indirect tax laws.			
CO2	After completing the course, the student shall be able to:			
	Understand the theoretical framework of accounting and to prepare financial statements			
	Explain and determine depreciation and value of inventor			
	Learn accounting for hire purchase transactions, leases, branches and departments			
	• Understand the concepts of partnership firm and prepare accounts for dissolution of a			
	partnership firm			
	Develop the skill of preparation of trading and profit and loss account and balance sheet using			
	computerized accounting with the principles of law.			
	Income from house property, business income, capital gains and income from other sources			
CO3	Tax policy is related to duties on imports from foreign countries and all compulsory levies			
	imposed by the government on individuals firms, limited companies, Govt. organizations,			
	Local authorities and others for the benefit of the state.			
CO4	The students of law are required to know the impact of taxation on business transactions.			
CO5	Legal regime of tax encompasses the policies, laws and rules for Taxation process. Income			
	tax law is concerned with tax imposed on various sources of Income.			

Continuous Assessment Pattern

Internal Assessment (IA)	End TermExam (ETE)	Total Marks
30	70	100

Course Contents:

UNIT-I: General Introduction:

- Historical Perspective Historical Development of Tax Laws in India
- Concepts of tax Nature & characteristics of taxes Distinction between tax & fee, tax, & cost Distinction between Direct & Indirect tax.

UNIT- II: Income Tax Act, 1961:

 Preliminary – Short Title, Extent and Commencement, Definitions, Previous Year Defined-Basis of charges of Income Tax: Residential status of assesses its impact on tax liability Incomes which do not form part of total income

UNIT –III:

- Computation of Total Income(Heads of income) Salaries, Income from House Property, Profits and Gains of Business or Profession,
- Capital Gains and Income from Other Sources general concepts
- chargeability to tax admissible & inadmissible deductions, exclusions and deductions from income of other persons included in assessor's Total Income(Sec. 60-65),
- Aggregation of Income and set- off and carry forward of losses(Sec. 66-80) Deductions to be made in computing total income,
- Deductions in respect of certain Payments and certain incomes and other deductions, Rebate of Income Tax and Relief for Income Tax(Sec. 80A-89).

UNIT- IV:

- Income tax authorities- Appointment and Control, Jurisdiction, powers & functions, Disclosure of Information (Sec.116-138), Procedure for Assessment (Sec.139-158),
- Collection and Recovery of Tax-Deduction at source and Collection at source, Advance payment of tax, Collection and Recovery, Interest.
- Chargeable in some cases and Refunds, (Sec. 190-245)
- Allotment of permanent account number,
- Settlement of Cases-Appeals and Revision, Appeals to the Appellate Tribunal, Reference to High Court, Appeals to High Court, Appeals to the Supreme Court,
- Revision and reference Penalties Imposable(Sec. 270-275)
- Offences and Prosecutions- Penalties and prosecutions under income tax act,1961 for non-compliance, contravention, avoidance and evasion of tax(Sec. 275A-280)

UNIT -V: C.G. Value Added Sales Tax Act, 2003

- Preliminary-Short Title, Extent and Commencement, Definitions, Taxing Authorities, Incidence of Tax Levy of Tax.
- Registration of Dealers Returns, Assessment, Payment and Recovery of Tax, Refund of Tax,
- Accounts and Issue of Acts, invoices or cash memoranda certain powers of the Commissioner and Delegation by the Commissioner.
- Appeals, Revision and Rectification.
- Detection and Prevention of Tax Evasion, Offences and Penalties.
- Miscellaneous and Power to make Rules.

- 1. T Srinivasan, Income Tax Law and Practice, 6e 2024
- 2. V.P Gaur, INCOME TAX LAW AND PRACTICE 2021
- 3. Ashok K. Jain, Law of Income Tax (Taxation I) 2019
- 4. A.K. Saxena Income Tax Act

- 5. Kailash Rai Income TaxAct
- 6. V.K. Shusha Kumari Law of IncomeTax
- 7. B.L. Babel Pratyaksh Kar Vidhayan, Aparadh, Abhiyojan Evam Shastiyan.
- 8. Dr.V.K.Singhania&MonicaSinghania, "Students GuideTo Income Tax',61st Edition,2019-20,
- 9. Taxmann Publications Pvt.Ltd. NewDelhi
- 10. M.P Jain, Indian Constitutional Law, 8th edition.
- 11. Dr. S.R Myeneni, Law of Taxation
- 12. R.K.Jha and P.K.Singh A Bird's Eye view of GST 3rd ed.
- 13. Dr.V.K.Singhania ,Taxmann Students Guide to GST and Customs Law 7th edition.

Name of The	ADMINIST	ΓRA	TIV	ΈL	AW
Course					
Course Code	LL. B:402				
		L	T	P	С
		3	1	0	4

1.	The purpose of this paper is making students aware of various aspects of administrative law
	including quasi-legislative, quasi-judicial and other ministerial functions of administration and
	control thereof.
2.	Teaching basic principles governing review of administrative action by courts and tribunals.
3.	Providing a critical analysis of the administrative system
4.	Teaching students to apply principles in complex factual situations
5.	Developing an understanding of the evolution of administrative law and the legal framework within
	which government and administration function.

Course Outcomes

CO1	Administrative law is basically concerned with triple function of administrative authorities, their
	constitutional limits and statutory limitations, the procedure to be followed in the exercise of their
	functions and the necessity to study in depth relevant remedies.
CO2	The student will understand the important field-specific theories and concepts, and understand their
	role in developing political science knowledge
CO3	To understand the Constitutional or otherwise in case of administrative arrogance and consequent abuse
	of power.
CO4	To Summarize conceptual argument or theoretical approaches, apply them to field-relevant situations,
	and support their application with appropriate evidence
CO5	The course is designed to convince the students how the right to information infuses
	Transparency and accountability in governance, preventing abuse of power.

Continuous Assessment Pattern

Internal Assessment (IA)	End TermExam (ETE)	Total Marks
30	70	100

Course Contents:

UNIT- I: Introduction, Evolution, Nature and Scope of Administrative Law

- Introduction and Definitions of Administrative Law,
- Source of Administrative Law, Growth and Reasonsfor growth of Administrative Law,
- Nature and Scope of Administrative Law,
- Function of Administrative Law, Relationship between constitutional law and administrative law, Droit Administrative, Camseil 'Estate, Separation of powers, Rule of law.

UNIT- II: Legislative Powers of Administration

- Necessity for delegation of legislative power, Constitutionality of delegated legislation –
- powers of exclusion and inclusion and power to modify statutes, Requirements for the validity of delegated legislation,
- Legislative control of delegated legislation, Judicial control of delegated legislation, Sub

delegation of legislative powers

UNIT -III: Judicial Power of Administration and Rule of Natural Justice

- Administrative Tribunals, Reasons for growth of Administrative Tribunals,
- Administrative tribunals and other adjudicating authorities: their character, Tribunals need, constitution, jurisdiction and procedure, Jurisdiction of administrative tribunals Quasi-judicial and administrative functions,
- Principles of Natural Justice, Rule against Bias, Interest and Prejudice, Rule of Audi Alteram Partem, Speaking order or Reasoned Decisions,
- Exclusion of the Principle of Natural Justice, Effects of Breach of Natural justice, Where Natural Justice Violated and not Violated: Illustrative Cases

UNIT –IV: Judicial Control of Administrative Action

- Exhaustion of administrative remedies Constitutional Remedies Standing: standing for Public interest litigation (social action litigation) collusion, bias, Res judicata,
- Grounds of Challenging Administrative Actions, Jurisdictional error ultravirus, Abuse and nonexercise of jurisdiction, Error apparent on the face of the record,
- Violation of principles of natural justice,
- Violation of public policy, Unreasonableness, Legitimate expectation,
- Remedies in judicial Review:, Statutory appeals, Mandamus, Certiorari, Prohibition, Quo-Warrant, Habeas Corpus

UNIT-V: Administrative Discretion & Prevention of Administrative Faults and Redress of Grievances

- Need for administrative discretion-Administrative discretion and rule of law,
- Limitations on exercise of discretion-Mala-fide exercise of discretion, Constitutional imperatives and use of discretionary authority, Irrelevant considerations,
- Non-exercise of discretionary power, Imposing self-imposed fetters by the administration,
 Grievance against Administration,
- Prevention of Corruption Act, 1988,
- Ombudsman in India, Ombudsman in England & US, Institution of Ombudsman in the States,
- Right to Know and Right to Information, Discretion to Disobey, Parliamentary Commissioner, Lokpal, Lokayukta & Central Vigilance Commission (CVC)

UNIT- VI: Liability of Government for Wrongs (Tortuous and Contractual)

- Tortuous liability: sovereign and non-sovereign functions Statutory immunity, Act of State,
- Contractual liability of government, Government Privileges- Right of information Doctrine of Legitimate expectation
- Doctrine of Accountability Waiver Doctrine of Proportionality.
- Ombudsman in India (Lokpal and Lokayuktha)
- Central Vigilance Commission (CVC), Commission of Enquiry.

- 1. Jain and Jain Principles of Administrative law, Tripathi (1986).
- 2. Wade Administrative law (Indian Rep.) Universal Delhi.
- 3. J.C. Garner Administrative law, Butterworth(1990)
- 4. D.D. Basu Comparative Administrative law (Prentice Hall).
- 5. I.P. Massey Administrative law EBC, Lucknow. (1996).
- 6. M.P. Jain Cases and material on Indian Administrative law (Vol. I & II) 1998 Universal book traders Delhi.
- 7. S.P. Sathe Administrative law (1998), Butterworth (India), Delhi.
- 8. De Smith Judicial review of Administrative Action (1995) with supplement, Sweet &Maxwell.
- 9. M.A. Fazal Judicial control of administrative action in India Pakistan & Bangladesh (2000), Butterworth India.
- 10. Indian law institute Cases and material on Administrative law in India vol. I (1996), Delhi.
- 11. D.R. Saxena Ombudsman, Deep & Deep Delhi.
- 12. Tusharkanti Saha Adminstrative law Kanishk Publication, New Delhi.
- 13. V.G. Ramchandran Administrative law, Eastern Book Co. Lucknow.
- 14. Foulkes Introduction to Administrative law, Butterworth.
- 15. Bhagwati Prasad Banerjee Writ Remedies (1999) Wadhwa, Nagpur.
- 16. 16. M.P. Jain The evolving Indian Administrative law (1983) Bombay.

Name of The	ENVIRONMENTAL LAW				
Course					
Course Code	LL. B:403				
	<u> </u>	L	T	P	C
		3	1	0	4

1.	The objective of this paper is to acquaint the students with the environmental issues and the measures
	taken for its protection along with the norms prevailing at international and national level.
2.	To understand the Environmental problems that has attained alarming proportions in side the world,
	the promotion and protection in the eyes of law
3.	It is essential to know the important principles in the field like inter-generation equity, carrying
	capacity; sustainable development, and precautionary principle, polluter pay principles are to be
	appreciated al to sensitize the students to environmental issues and the laws.
4.	The law in practice is to be analyzed and evaluated in accordance to promotion and protection of
	Environmental law.
5.	To know the role of Judiciary on Environmental issues - Doctrines of Environmental Pollution:
	Evolving new Principles – Absolute Liability - Polluter pays principle - Precautionary principle –
	Inter generational equity principle - Public trust doctrine.

Course Outcomes

CO1	Environmental problems have attained alarming proportions. It is essential to sensitize the students to
	environmental issues and the laws.
CO2	The important principles in the field like inter – generation equity, carrying capacity, sustainable
	development, and precautionary principle, polluter pay principle are to be appreciated.
CO3	The law in practice is to be analyzed and evaluated. The course is designed toward these objectives.
CO4	This paper includes following Statutes -
	1. The Water (Prevention and control of pollution) Act, 1974.
	2. The Air (Prevention and control of pollution) Act, 1981.
	3. Environment Protection Act, 1986.
	4. The Wild Life (Protection) Act,1972
	5. Prevention of Cruelty to Animals Act, 1960.
CO5	Environmental Policy and Law: Pre & Post Independence Period - Constitutional provisions on
	Environment and its Protection: Right to Environment – Duty to protect environment

Continuous Assessment Pattern

Internal Assessment (IA)	End TermExam (ETE)	Total Marks
30	70	100

Course Contents:

UNIT -I:

- Concept of Environment and Pollution Environment,
- meaning and concept, pollution
- meaning and effect, environmental pollution,
- All Provisions of Indian Constitution as to Environment.

UNIT- II: The Water (Prevent ion and control of pollution) Act, 1974

- Application and Commencement, definition,
- The control and state Boards for prevention and control of water pollution, Constitution of joint Boards), Powers and functions of Boards,
- Prevention and control of Water pollution), Funds, Accounts and Audit penalties and procedure Miscellaneous provisions.

UNIT -III: The Air (Prevention and control of pollution) Act, 1981

- The Air (Prevention and control of pollution) Act, 1981- Preliminary Central and State Boards for the Prevention and Control of Air Pollution.
- Powers and Functions of Boards ,Prevention Control of Air pollution,
- Fund, Accounts and Audit Penalties and Procedure
- Miscellaneous Schedules.

UNIT -IV: The Wild Life (Protection) Act, 1972 (No. 53 of 1972

- Preliminary Authorities to be appointed or constituted under the act
- Hunting of wild animals
- Sanctuaries, national parks game reserves and closed areas
- Trade and commerce in wild animal articles and trophies
- prevention and detection of offences
- Miscellaneous

UNIT –V: Prevention of Cruelty to Animals Act, 1960

- Preliminary Animal Welfare Board
- Cruelty to animals generally
- Experimentation on Animals

- 1. Relevant Bare Acts/Notifications
- 2. P. Leela Krishnan, Environmental Law in India, Third Edition, Lexis Nexis
- 3. Armin Rosencranz Environmental Law and Its Policy in India.
- 4. S. C. Shastri, Environmental Law, Third Edition, Eastern Book Company
- 5. Trivedi R.K. & P.K. Goel Introduction to Air Pollution (Techno Science Publication).
- 6. 2. Jadhav & Bhosle V.M. Environmental Protection and Laws (Himalaya Publishing House, Delhi).
- 7. Clark R.S. Marine Pollution (Cleradon Press Oxford)
- 8. Cenninghm W.P. Cooper, T.H. Gorhani & Hepworth M.T. Environmental Encyclopedia
- 9. (Jaico Publishing House, Mumbai 1196P.)
- 10. Rao R.N. & Dutta A.K. Waste water Treatment (Oxford & IBH) 1987.
- 11. R.B. Singh & Suresh Mishra Environmental Law in India (Concept Publishing Co. (New Delhi 1996).
- 12. Leela Krishnan P. (Ed.) Law & Environment (EBC Lucknow1990)
- 13. Leela Krishnan P.P. The Environmental Law in India Butterworth India(1999)
- 14. Nagendra Singh Environmental Law in India(1986)
- 15. Suresh Jain Environmental Law in India(1986)
- 16. B.L. Babel Environmental Protection Law1997.
- 17. Kailash Thakur Environmental Protection Law & Policy in India (Deep & Deep Publishing Co., New

Delhi (1977).

- 18. R.K. Trivedi Hand Book of Environmental laws, Rules Guidelines Compliance and standard Vol. I &II.
- 19. Dr. Anirudhha Prasad Paryavaran ayam paryavarniya sanrakshan vidhiya.
- 20. Lal's Encyclopedia on Environment Protection and Pollution laws, Fifth Edition, Volume 1&2, Delhi Law House.
- 21. Shyam Divan and Armin Rosencranz, Environmental Law and Policy in India
- 22. (Cases, Materials and Statutes), Second Edition, Oxford University Press.

Name of The	INFORMATION						
Course	TECHNOLOGY AND						
	CYBER LAW						
Course Code	LL. B:404						
	•	L	T	P	С		
		3	1	0	4		

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	ecosystem.
	this swift changes one need to have an acquaintance of the functioning of this information technology
1.	Information Technology becomes an indispensable facet of human civilization. To keep pace with

- 2. The Information Technology Act, 2000 provides legal recognition to the transaction done via electronic exchange of data and other electronic <u>means of communication</u> or electronic commerce transactions.
- 3. The students involves the use of alternatives to a paper-based method of <u>communication</u> and information storage to facilitate the electronic filing of documents with the Government agencies.
- 4. To know about the legal recognition to all transactions done via electronic exchange of data or other electronic means of communication or <u>e-commerce</u>, in place of the earlier paper-based method of communication.
- 5. The Act applies to offences or contraventions committed outside India. Any Senior police officers and other officers can enter any public place and search and arrest without warrant
 - To provide a holistic view of the practical aspects of global Cyber Law and Security.
 - To impart knowledge about security breaches and frauds
 - To teach about emerging trends in Cyber Law jurisprudence
 - To help participants gain insights on the various provisions that countries around the world have in place for cyber crimes and other aspects of Cyber Law.
 - To provide a perspective on the legal ramifications of different activities on the World Wide Web.

Course Outcomes

CO1	On the completion of the course, the participants will be able to know about the information technology							
	law and cyber law, which has assumed a great importance in recent time as a result of the recognition							
	that "knowledge is property". and the IT act show about the liability of Information Technological							
	and its amendments along with applicable rules.							
CO2	The creations of the human brain as IP are required to be understood and protected. Apart from the							
	statutory provisions related to cyberspace, this syllabus also gives due emphasis on the social,							
	intellectual property issues and legal analysis of new emerging technologies of Cyberspace and cyber							
	law inside domain.							
CO3	Information technology act and intellectual property is one of the fastest growing							
	subjects all over the globe because of its significance and importance in the present era. Disseminate							
	information on national and international IPR issues.							
CO4	To understand about the legal recognition to digital signatures for the authentication of any information							
	or matters requiring authentication.							

CO5	To know the legal sanction and also facilitating the electronic transfer of funds between banks and
	financial institutions.

Continuous Assessment Pattern

Internal Assessment (IA) End TermExam (ETE)		Total Marks
30	70	100

Course Contents:

UNIT-I: Information technology Act A brief overview of Information Technology Act, 2000

- IT Act 2000 vs. IT Amendment Act 2008
- Relevant provisions from Bhartiya Nyaya Sanhita,. Bhartiy Sakhya Adhiniyam -2023,
- Contracts,
- Specific contracts,
- Reserve Bank of India Act, etc
- E commerce
- E governance
- E-contract
- Law relating to liabilities of intermediaries

UNIT –II: Concept of Electronic Signature and Digital Signature

- Relevance of Signature, Handwritten signature Vs Digital Signature.
- Technological Advancement and development of signature
- Digital Signature: IT Act, 2000 Cryptography,
- Public Key and Private Key, Public Key Infrastructure,
- Electronic Signature Electronic Signature vs. Digital Signature,
- UNCITRAL Model Law on Electronic Signature.

UNIT –III : Origin and meaning of Cyberspace; Cyberspace vs. Physical space;

- Legal Issues in Cyberspace; Need of Regulation for Cyberspace;
- Different Models of Cyberspace Regulation.
- The Information Technology Act 2000 and Leading Cases Provision of ITA 2000, it includes introduction, need, coverage, definition digital signature,
- Electronic record certifying authorities, electronic governance, their regulation, penalties,
- Cyber regulation appellate tribunals under ITA act and following leading cases.

UNIT- IV: Cyber Crimes,

- Cyber crimes definitions, nature, scope and objectives.
- Conventional Crimes vs Cyber Crimes, Types of Cyber Crimes,
- Cyber offences covered under the Information Technology Act, 2000,
- Cyber offences and other laws,
- Bhartiya Nyaya Sanhita, Socio-economic offences, POCSO etc.),
- Issues relating to investigation of cyber crimes in India.
- Cyber Contravention, Cybercrime vs Cyber Contravention,
- Civil Liabilities and Adjudication.

UNIT -V: Data Protection And Privacy Concerns In Cyber space

- Need to protect data in cyberspace. Types of data,
- Legal framework of data protection,
- Data protection bill an overview, GDPR, Concept of privacy, Privacy concerns of cyberspace, Constitutional framework of privacy,
- Judicial interpretation of privacy in India.
- Appreciation Of Electronic Evidence: Concept of Electronic Records and Electronic Evidence,
 Recognition of electronic records under the UNCITRAL Model Law & IT Act.
- Types of Electronic Evidence,
- Sources of electronic evidence,
- Technical Issues in collection of electronic Evidence.
- Chain of custody of electronic evidence.
- Admissibility of electronic evidence under Indian laws.

Recommended Book's:-

- Rodney D Ryder & Nikhil Naren, Internet Law-Regulating Cyberspace and emerging Technologies, Bloomsbury ,2020
- 2. N S Nappinai, Technology Laws Decoded, Lexis Nexis, 2017
- 3. Vakul Sharma, Information Technology Law and Practice, Universal Law Publishing, 2017
- 4. Chris Reed, Internet Law-Text and Materials, Universal Law Publishing Co., New Delhi, 2nd Edition, 2005
- 5. Ian J Lloyd, Information Technology Law, Oxford University Press, 7th—Edition, 2014
- 6. Nandan Kamath, Law Relating to Computers Internet → & E Commerce Universal Law Publisher, 5th Edition, (2012)
- 7. Aparna Viswanathan, Cyber Law Indian and International Perspectives, Lexis Nexis, 2012
- 8. Karnika Seth, Computers, Internet and New Technology Laws, comprehensive reference work with special focus on developments in India. Lexis Nexis, Updated Edition 2016.
- 9. Anirudh Rastogi, Cyber Law, Lexis Nexis, 2014.
- 10. Pavan Duggal Cyber Law, Universal Law Publishing Company Private Limited, 2014 Edition.
- 11. Talat Fatima, Cybercrimes, Eastern Book Company, Lucknow, Second—Edition, 2016.
- 12. Apar Gupta, Commentary on Information Technology Act, 3rd Edition, Lexis Nexis, 2016.

Case study for references:-

- 1. K. S. Puttaswamy Vs Union of India, (2017) 10 SCC 1
- 2. .Shreya Singhal Vs. Union of India, (2015) 5 SCC 1
- 3. Panavision International, LP Vs. Toeppen, 945 F Supp 1296 (CD Cal 1996)
- 4. Zippo Manufacturer vs Zippo. Com. 952 F Supp. 1119 (DCWD Pa 1997)
- 5. Cyber Sell Inc. Vs. Cyber Sell Inc. 130 F 3d 414 (9th Cir 1997)
- 6. Yahoo! Inc. and Yahoo France Vs. UEJF & LICRA. 145 F. Supp 2d 1168, 1179 (N.D. Cal 2001)
- 7. Young Vs. New Haven Advocate, 315 F, 3d. 256 (4th Cir. 2002)
- 8. Casio India Company Limited Vs. Ashita Tele Systems Private limited (2003) 27 PTC 265 (Del).
- 9. India TV, Independent News Service Pvt. Ltd. Vs. India Broadcasting Live, LLC, (2007) 145 DLT 521
- 10. Banyan Tree Holdings (Pvt.) Ltd. Vs. Murali Krishnan Reddy 2008 (38) PTC 288(Del)

- 11. Renaissance Hotel Holdings Inc. Vs. B. Vihaya Sai and anr. 2009
- 12. Nirmaljit Singh Narula Vs. Indijobs at Hubpages.com ,2012 19. Kharak Singh vs. State of UP (1964) 1 SCR 332 20.
- 13. M.P. Sharma & Others Vs. Satish Chandra, 1954 SCR 1077 21. Govind vs. State of M.P., (1975) 2 SCC 148.

Name of The	INTERNA	INTERNATIONAL LAW &						
Course	HUMAN R	HUMAN RIGHTS						
Course Code	LL. B:405	LL. B:405						
		L	T	P	С			
		3	1	0	4			

1	The course is designed to underlying basic principles and significant norms of
	the international law of human rights
2	The objective of this course is to know about the historical development of international human rights
	law.
3	International humanitarian law (the law of armed conflict) and its relationship with the international
	law of human rights
4.	The rights of women and the rights of indigenous peoples; threats to rights, particularly counter-
	terrorism measures; application of international human rights law in Australia, including refugee
	issues; and the future development of right and duties of obligation.
5.	Human rights 'enforcement' mechanisms: the UN Human Rights Council, the human rights treaty
	bodies and human rights regional mechanisms;

Course Outcomes

CO1	This course includes the study of general principles of international law Including law of peace.
CO2	Critically analyze these norms and the flawed mechanisms for their implementation;
	Advocate effectively the progressive development of the international law of human rights.
CO3	Critically evaluate and consolidate knowledge to develop solutions to complex international human
	rights law problems.
CO4	To Synthesize and communicate a clear and coherent exposition of knowledge and ideas appropriately
	for a variety of audiences.
C05	To know the future development of rights, including collective rights and lesbian, gay, bisexual,
	transgender and intersex (LGBT) rights.

Continuous Assessment Pattern

Internal Assessment (IA) End TermExam (ETE)		Total Marks
30	70	100

Course Contents:

UNIT –I: Introduction:

- Definition and Concept of International Law, Object of International Law, Nature and Origin and development of International Law,
- Sources of International Law, Codification of International Law Relationship between international and municipal law and difference between Public International law and Law of conflicts subjects of PIL.
- Relationship between international and municipal law and difference between Public International law and Law of conflicts, subjects of Public International Law.

UNIT- II: General Principles of International Law:

- State its nature, evolution, and criteria of statehood, Recognition of States and Governments.
- Meaning and theory of Recognition, Mode of Recognition and legal effects of Recognition, Acquisition and Loss of State Territory.
- State Succession-Its kinds and Principles of State Succession, Effect of Succession, State
 Jurisdiction and State Responsibility, Nationality, Extradition, Asylum, Diplomatic Agents and
 Treaties.
- Law of the Sea Territorial water, continental shelf, sea bed, ocean-floor.

UNIT- III :

A. Law of War and Peace and Settlement of Disputes:

- Settlement of International Disputes Peaceful or amicable methods and for coercive methods for settlement of disputes, Intervention, Neutrality, Blockade, Contraband and Prize Courts.
- International Organization League of Nations and reasons of its failure, Role of United Nations Organization (UNO) and their specialized agencies.
- Composition, Powers and Functions of the General Assembly and the Security Council,
 Composition, Powers and Jurisdiction of the International Court of Justice.
- Some recent trends International Criminal Courts of Justice, Doctrine of Self determination,
 International Terrorism Disarmament and Genocide.

B. General Background & Historical Perspective – Human Rights:

- Historical Development and concept of Human Right
- Meaning and definition of Human Rights
- Theories of Human Rights
- Kinds and Classification of Human Rights
- Human Right in India ancient, medieval and modern concept rights
- Human Right in Western tradition
- Concept of natural law and natural rights

UNIT- IV:

A. International Protection of Human Rights:

- Evolution of the concept of Human Rights
- Sources of International Human Rights Law
- Protection and implementation of Human Rights under the U. N. O. Charter
- Universal Declaration of Human Rights, 1948 Importance of declaration, Legal Effect and influence of the Universal Declaration.
- International Covenant on Economic, Social and Cultural Rights, 1966.
- International Covenant on Civil and Political Rights, 1966.
- Convention on the elimination of all forms of discrimination against women
- Convention on the rights of the child.

B. Regional Protection of Human Rights:

• European Convention for the protection of Human Rights and Fundamental Freedoms

(1950) and European SocialCharter, 1961

- American Convention on Human Rights, 1969
- African Charter on Human and People's Rights, 1981
- Arab Commission on Human Rights

UNIT -V:

A. National Protection of Human Rights:

- Impact and Implementation of International Human Rights Norms in India
- Human rights norms reflected in fundamental rights in the constitution
- Directive principles: legislative and administrative implementation of international human rights norms through judicial process
- Enforcement of Human Right in India
- Role of courts: the Supreme Court, High Courts and other Courts.

B. Protection of Human Rights Act, 1993:

- The National Human Rights Commission Constitution, Functions and powers of the Commission, Power of Investigation and inquiry into Complaints
- The State Human Rights Commission Constitution, Functions and powers of the Commission, Power of Investigation and inquiry into Complaints
- Human Rights Courts
- Other Statutory Commissions Women's, Minority, ST, SC and Backward classes.

- 1. J.K. Starke An Introduction to the International Law.
- 2. J. L. Brierley The Law of Nations (Oxford).
- 3. K.C. Joshi International Law and Human Rights.
- 4. S.K. Verma An Introduction to Public International Law (Prentice-Hall India).
- 5. All the Covenants and Conventions.
- 6. Shaw M.N. International law (CUP).
- 7. M.C. Nair The Law of Treaties (Oxford)
- 8. S.K.Kappor Human Rights under International Law and Indian Law Central Law Agency Allahabad
- 9. R. Gandhi, International Human Rights Documents (1999) Universal Delhi.
- 10. Nirmal B.C. The Right of self Determination in International Law (1995), Deep and Deep.
- 11. S.K. Avesti and kataria Law relating to Human Rights, Orient New Delhi.
- 12. Human Rights watch women's Rights watch global report on women's Human Rights (2000), Oxford.
- 13. Ermacora Nowak and Tretter, International Human Rights (1993), Sweet and Maxwell.
- 14. Wallace, International Human Rights: Text & Materials (1996), Sweet & Maxwell.
- 15. Human Rights & Global Diversity (2001), Frank Cass, Landon.

MATS LAW SCHOOL SYLLABUS: 2024 -2027

LL. B SEMESTER-V

S. N	Course Codes	Subject's	L	Т	P	20 Credit		essment attern	TOTAL
	Codes					Credit	IA	ETE	
1.	LLB/501	C.G land and Other Local Laws.	3	1		4 credits	30	70	100
2.	LLB/502	Code of Civil Procedure and Limitation Act	3	1		4 credits	30	70	100
3.	LLB/503	Interpretation of Statutes	2	1	1	4 credits	30	70	100
4.	LLB/504	Company Law	3	1		4 credits	30	70	100
5.	LLB/505	Drafting, Pleading and Conveyancing	3	1	6	4 credits	30	70	100

External Marks: 70 + Internal Marks: 30 = Total 100 Marks

Name of the Course	C.G. L	C.G. LAND LAW					
	AND (AND OTHER					
	LOCAI	LOCAL LAWS					
Course Code	LL. B	LL. B:501					
	L	Т	P	С			
	3	1	0	4			

1.	The object of this paper is to focus on land reforms besides land acquisition procedures in		
	Chhattisgarh and other local laws		
2.	This course is to comprehend the fundamental principles and provisions of C.G. land laws and		
	relevant local regulations.		
3.	To elucidate the principles of good land and revenue law of Chhattisgarh domain.		
4.	To Develop the best Mutation and RoR procedure skills and know about the details of the land		
	acquisition system and the role of board of revenue.		
5.	To understand and Improving the students' level of comprehension and interest in the subject by		
	considering the essential aspects and principles of pleadings before the revenue court and		
	understanding to other related aspects of appeal and revisions.		

Course Outcomes

CO1	Students will be enables to understand and study the local laws applicable in the state of Chhattisgarh
	such as the land revenue code, agricultural tenancy act, rent control act and also to increase the
	employability of students in these areas of practice of local laws.
CO2	Students will be able to define and explain key terms related to land management, such as
	Government Lessee, Holding, Improvement, Landless Person, Land Records, Mango Grove, Orchard,
	and Urban Area.
CO3	Students will be able to recall the key procedures and functions of revenue courts as outlined by the
	Board of Revenue and explain the processes for appeal, revision, and review within the revenue courts
	framework.
CO4	Students will be able to Assess the effectiveness of consolidation of holdings and the management of
	rights in abadi and unoccupied land.
CO5	Students will be able to describe the key provisions and objectives of the Agricultural Holding Act of
	1960.

Continuous Assessment Pattern

Internal Assessment (IA)	End Term Exam (ETE)	Total Marks
30	70	100

Course Contents:

UNIT-I:

- The Chhattisgarh Land Revenue Code 1959 (Amended 2006)
- The C.G. Ceilings on Agricultural Holding Act, 1960 (as Amended 2006) C.G. Land Revenue Code Historical Development,
- Definitions, Abadi, Agriculture, Agriculture Year, Bonafide Agriculturist, Board, Co-operative Society, Government, Forest.

UNIT-II:

- Government Lessee, Holding. Improvement, Land, Landless Person,
- Land Records, Legal Practitioner, Mango Grove, Orchard, Recognized Agent, Rent, Revision, Revenue Officer,
- Revenue Year, Sub-Division of Survey Number, Tenant, Tenure Holder, Timber Tree, Urban Area.
- Unoccupied Land.

UNIT-III:

- Board of Revenue, Revenue Officers and their Classes and Powers,
- Procedure of Revenue Courts,
- Appeal Revision and Review, Land and Land Revenue, Revenue Survey and Settlement in Non-Urban Areas, Assessment and Re-assessment of Land Records.

UNIT- IV:

- Boundaries and Boundary Marks and Survey Marks,
- Tenure Holders, Government Lessee and Service Land, Occupancy Tenants, Alluvian and Dilluvian,
- Consolidation of Holding,
- Village-Officers, Rights in Abadi and Unoccupied Land and its Produce.

UNIT-V:

- C.G. on Agricultural Holding Act, 1960: Definitions, Exemptions and Restrictions on Transfer of Land, Fixing of Ceiling Area, Determination of Surplus Land and Acquisition Thereof,
- Payment of Compensation in Cumbrances on Surplus Land, Offences and Penalties and Miscellaneous role of commissioner and its power and functions.

- 1. M.P. Land Revenue Code H.N. Diwedi.
- 2. M.P. Land Revenue Code R.D. Jain.
- 3. M.P. Land Laws .Rachna Law Series
- 4. Akash Baishander and Tripti Sanjay Menghani , Madhya Pradesh Land Laws (M.P. land revenue code ,1959 and Accommodation control act ,1961) 2024
- 5. Singhal's , Madhya Pradesh Land Revenue Code,1959 (NO .20 OF 1959) [as amended by the Madhya Pradesh land revenue code act, 2018] & Madhya Pradesh Land Revenue Code act, 2019 (no. 14 of 2020) with previous year objective questions Useful for M.P. HJS and M.P. Lower pre. and mains Judicial Examinations Singhal Law Publications 2020

- 6. The Madhya Pradesh land revenue code 1959 ALP 2022
- 7. Madhya Pradesh (M.P.) Land Revenue Code, 1959 (As amended by the M.P. Land Revenue Code Act, 2018

Name of The	CIVIL PROCEDURE CODE				
Course	AND LIMITATION ACT				
Course Code	LL. B502				
		L	Т	P	С
		3	1	0	4

1.	This paper is to help a law student to acquire a thorough knowledge of procedural aspects of working
	of civil courts and other machineries.
2.	After completion of this course students will be able to understand the procedure related to civil
	matters and associated documentation
3.	The course enables the students to understand the significance civil court proceedings and of drafting
	in legal profession.
4.	The Students will be accustomed by the procedural Legal aspects of pleading and be able to draft
	different applications/petitions as per civil code procedure before various civil courts
5.	The primary objective is to know the revision before the various courts in the interest of justice.

Course Outcomes

CO1	This course is designed to acquaint the students with the various stages through which a civil case
	passes through, and the connected matters.
CO2	The students will be able to assess different types of lawsuits to identify procedural and substantive
	issues.
CO3	The students will be able to define the key elements and types of pleadings in legal practice.
CO4	To enable students to Interpret judgments and decrees to determine their implications in a suit
CO5	Students will be able to Implement appropriate procedures for initiating and handling appeals,
	references, reviews, and revisions in given legal scenarios.

Continuous Assessment Pattern

Internal Assessment (IA) End Term Exam(ETE)		Total Marks
30	70	100

Course Contents:

UNIT-I: Introduction:

- Conceptions of Civil Procedure in India before the advent of the British Rule,
- Evolution of Civil Procedure from 1712 to 1901,
- Principal features of the Civil Procedure Case.
- Importance of State Amendments, Types of Procedures Inquisitorial and Adversary Importance of observance of procedure Law Reforms, the Code of Civil Procedure (Amendment) Act, 2002.

UNIT-II : Suits:

- Concept of Law Suit, Parties to Suit, Frame of Suit, Institution of suits, Bars & Suit: Doctrines of Sub Judisce & Res Judicata,
- Place of Suing, Territorial Jurisdiction, "Cause of Action" and Jurisdictional Bars, Summons

Service of Foreign Summons, Power for Order.

- Suits by or against Government
- Suits by Aliens and by or Against Foreign Rulers, Ambassadors and
- Suits relating to public matters, Incident and supplementary proceedings
- Suits against Minors, persons with unsound mind, indigent persons etc., Inter pleader suits.

UNIT-III : Pleadings:

- Material Facts, Forms of Pleading, Condition Precedent, Presumptions of Law, Striking Out/Amendment.
- Plaint: Particulars (esp., in money suits/suits for immovable Property), party interest and liability,
 Ground of Limitation, Return of Plaint, Rejection of Plaint, Production and listing of Documents,
 Written Statement, Counter Claim, Set off,
- Framing of issues; Appearance and Examination:, Appearance, Ex-parte procedure, Default of Portion, Summoning and attendance of witnesses,
- Examination, Admissions, production, importing, return of documents, hearing, affidavit, Adjournments, Adjournment, Judicial Discretion& problems Arrears;

UNIT-IV: Judgment and Decree:

- Concepts of judgment, Decree, and Interim Orders and stay Injunctions, Appointment of Receivers, Costs.
- Execution:
- Concept of "Execution", General Principles of Execution, Power for Execution of Decrees
- Procedure for Execution, Enforcement:
- Arrest and Detention (section 55-59), Attachment, Sale.

UNIT-V: Appeals, Reference, Review and Revision:

- Appeals from Original Decrees, Appeals from Appellate Decrees, Appeals from Orders, General Provisions Relating to Appeals, Appeals to the Supreme Court.
- Commissions: The Rationale of Commissions, Order XXVI, Socio-Legal Commissions of Inquiry in "Social Action" or "Public Interest Litigation".
- Reference.
- Review
- Revision
- Inherent powers of the court

UNIT-VI : Limitation:

- Concept of Limitation –nature and scope of limitation,
- General principles of limitation,
- Extension sufficient causes acknowledgment,
- Legal disability Condo nation of delay when comes to an end,
- Limitation Act, 1963 and its (amendments) excluding Schedules

- 1. Civil Procedure Code -Mulla
- 2. Code of Civil Procedure P.K.Majumdar
- 3. A Guide to Civil Procedure Code Rama Rao
- 4. Civil Procedure Code -Sarkar
- 5. Civil Procedure Code M.P.Jain
- 6. Law of Limitation & Prescription U.N.Mitra
- 7. Law of Limitation Dr. N.M.Swami
- 8. Limitation Act –Sarkar.
- 9. R.N. Choudhary Law of Limitation.
- 10. Mahendra C. Jain The Bombay Court Fees Act, 1959.
- 11. Majumdar. P. K. Commentary on the Code of civil Procedure 1908 (1998), Universal, Delhi..
- 12. A.N SahaThe Code of civil Procedure (1999),
- 13. Sarkar's Law of Civil Procedure,
- 14. Subzwari's The Code Of Civil Procedure, 1908.
- 15. C. K. Thacker, The Code of civil Procedure Mulla, Code of civil Procedure

Name of The Course	INTERPRETATION OF				
	STATU	JTE	S		
Course Code	LL. B:503				
	•	L	T	P	С
		3	1	0	4

1.	The objective of this course is to equip students with a thorough understanding of the principles for
	interpreting laws and judgments.
2.	This subject will teach students how to apply interpretative principles to analyze and resolve
	ambiguities in legal texts.
3.	This subject will analyze case law to understand the different interpretative methods and its
	application by courts for adjudicating the case for the welfare of justice mechanism.
4.	To understand and examine the relevancy of various principles of interpretation and its applications.
5.	To identify the roles of judiciary in ascertaining meaning of any statute or in law and also an assess
	the judicial trends in India

Course Outcomes

CO1	The students will be able to recall and list the fundamental principles of statutory interpretation,
	including the literal, golden, and mischief rules.
CO2	To examine judicial decisions to see how different rules of interpretation have been applied to specific
	cases.
CO3	Students will be equipped to analyze case studies to understand how courts have utilized internal and
	external aids in their interpretative processes.
CO4	To explain the rationale and application of each principle in the context of constitutional law.
CO5	To evaluate the impact of statutes affecting the state on the overall coherence and effectiveness of
	statutory interpretation and legal outcomes.

Continuous Assessment Pattern

Internal Assessment (IA)	End Term Exam(ETE)	Total Marks
30	70	100

Course Contents:

UNIT- I: Introduction

- Difference Between Construction and Interpretation,
- Concept and Power of Interpretation, Literal Construction,
- Other principals of Interpretation,
- General Principals of interpretation: The Primary rule: Literal construction, the other main Principals of interpretation, reading words in their context: the external aspect, Reading words in context: the statutory aspect.

UNIT-II: Rules of Interpretation

- Literal Rule
- Golden Rule
- Mischief Rule

- Legal Fiction
- Ejusdem generis
- Noscitur a sociis
- Generaliaspecialibus non derogant

UNIT-III: Internal & External Aids to Interpretation

- Title
- Preamble
- Heading
- Marginal Note
- Section
- Sub-section
- Punctuation
- Illustration
- Exception
- Proviso
- Explanation
- Saving Clause
- Schedule
- Constituent Assembly Debates for Constitutional Interpretation
- Constitution of India
- Legislative History: Legislative Intention
- Statement of Objects and Reasons
- Legislative Debates
- Committee Reports, Law Commission Reports

UNIT-IV: Principles Of Constitutional Interpretation –

- Principles of Implied Powers, Incidental or Ancillary Power,
- Doctrine of Pith and Substance and Colourable Legislation,
- Principles of Implied Prohibition,
- Occupied Field and Territorial Nexus, Doctrine of Severability and Repugnancy and Doctrine of Eclipse and Ancillary Powers.
- Retrospective and Prospective Operation of Statutes.

UNIT- V: Statutes affecting the state;

- Statutes affecting the jurisdiction of courts
- Construction of taxing statutes and evasion of statutes;
- Remedial and penal statutes
- Subsidiary rules; Operation of statutes; Expiry and repeal of statute

- 1. Principles of Statutory Interpretation G.P.Singh.
- 2. Interpretation of Statutes and Legislation M.P.Tondon and Rajesh Tondon.

- 3. Statute Law -Craies.
- 4. Interpretation of Statutes V.P.Sarthi.
- 5. Maxwell's Interpretation of Statute N.M.Tripathi.
- 6. G.P.Singh, Principles of Statutory Interpretation, (7th Edition) 1999, Wadhwa, Nagpur.
- 7. P. St. Langan (Ed.). Maxwell on The Interpretation of Statutes (1976) N.M.Tripathi, Bombay
- 8. K.Shanmukham, N.S.Bindras'sInterpretation of Statutes, (1997) The Law Book Co. Allahabad.
- 9. V.Sarathi, Interpretation of Statutes, (1984) Eastern, Lucknow
- 10. M.P.Jain, Constitutional Law of India, (1994) Wadhwa& Co.
- 11. M.P.Singh, (Ed.) V.N.Sukla's Constitution of India, (1994) Eastern, Lucknow.
- 12. Jeremy Bentham, Theory of Legislation, Wadhwa, Nagpur

Name of the	COMPANY LAW
Course	
Course Code	LL. B: 504

L	T	P	C
3	1	0	4

1.	This paper aims to Identify and list key concepts, terms, and principles of company law, including
1.	
	types of companies, corporate governance, and legal obligations.
2.	The aim and object is to assess the effectiveness of company law regulations in promoting corporate
	governance and protecting stakeholders' interests, and identify areas for potential reform
	This course aims to impart the students, the corporate management, control, possible abuses, the
3.	remedies and government regulation of corporate business and winding up of companies.
4.	In view of the important developments that have taken place in the corporate sector, the course is
	designed to understand the formation, management and other activities of the companies. Important
	regulations pertaining to the issue of shares and the capital raising have come into force.
5.	This course aims to impart the students, the corporate management, control, possible abuses, the
	remedies, and government regulation of corporate business and winding up of companies.

Course Outcomes

CO1	Students will be able to explain the legal definitions and classifications of different types of companies,				
	and describe the registration process and its significance in establishing a corporate entity.				
CO2	Students will be able to Explain the roles and liabilities of promoters, the process and significance of				
	incorporation, and the functions of the Memorandum of Association and Articles of Association.				
	Describe the Doctrine of Ultra Virus and its implications for corporate actions.				
CO3	Students will be able to identify and list key concepts related to shares and share capital, including types				
	of shares, classes of share capital, and relevant legal definitions.				
CO4	Students will be able to explain the legal framework and principles governing the position,				
	appointment, powers, and duties of directors, as well as the roles and responsibilities of other office				
	bearers in a company.				
CO5	Students will be able to describe the procedures and objectives of company arrangement,				
	reconstruction, and amalgamation, and explain the role of investigations and liquidation. Outline the				
	implications of winding up for a company's stakeholders.				

Continuous Assessment Pattern

Internal Assessment (IA)	End Term Exam(ETE)	Total Marks
30	70	100

Course Contents:

UNIT-I:

- Introduction, Definition of Company, origin and development of companies in India.
- Company historical development nature and characteristics of company kinds of company
- Corporate personality limited liability lifting of corporate veil promoters
- Duties and liability of promoters,

UNIT-II:

- Formation of Companies, Incorporation Procedure of incorporation
- Certificate of incorporation MOA AOA Doctrine of indoor management prospectus
- Promotion, Promoter and his Rights and Liabilities,
- Incorporation, Memorandum of Association and Articles of Association,
- Doctrine of Ultra-Virus,
- Prospectus, Definition, Contents of Prospectus Punishment for Misrepresentation in the Prospectus,
- Members of the Company, Members and Shareholders and Public Trustees.

UNIT-III:

- Share and Share Capital, Allotment of Share, Statutory Restriction on Allotment, General Principles as to Allotment,
 - Company which cannot issue prospectus, Irregular Allotment,Return as to Allotment, Issue of Share at Discount, Underwriting Commission, Brokerage, Issue of Share at Premium,
 - Share Capital: Definition, Nature of Share Certificate, Position of Transferor and Transferee, Procedure, Blank Transfer, Right to Refuse Registration,
 - Restriction on the Acquisition and Transfer of Share, Certificate of Transfer, Kinds of Share,
 - Power of Company to Accept Payment in Advance of Calls. Reserve Liability,
 - Alteration of Capital Reorganization of Share Capital. Reduction of Capital, Share Warrant.

UNIT-IV:

- Directors, Position of Directors, Appointment, Powers and Duties of Directors,
- Other Office Bearers of the Company.
- Meetings: Meetings of Board and Committees kinds of meetings procedure relating to convening and proceedings at General and Other meetings resolutions –
- Prevention of oppression and Mismanagement Corporate social responsibility

UNIT-V:

- Dividend, Debenture, Accounts and Audit, Borrowing Powers of the Company, Investment and Contract.
- Majority Powers and Minority Rights and Rule of Foss and Harbottle, Mis management and Reonedies Compromise.
- Arrangement, Reconstruction and Amalgamation, Investigation and Liquidation and Consequences of Winding up of the Companies.
- Winding up : concept modes of winding up who can apply procedure under different modes

- 1. Company Lax Philip. K. Thayil.
- 2. Lectures on Company Law S.M.Shah.
- 3. Indian Company Law AwtarSingh.
- 4. Company Law R.R.Maurya.
- 5. Company Law Dr.Ramchandran.
- 6. Students Guide to Company Law –Taxmann.
- 7. Business Laws M.V. Dhandapani, Sultan Chand and Sons
- 8. C.A.Kamal Garg, Bharat's Corporate and Allied Laws, 2013
- 9. Institute of Company Secretaries of India, Companies Act 2013, CCH Wolter Kluver Business, 2013
- 10. Lexis Nexis, Corporate Laws 2013 (Palmtop Edition)
- 11. Dutta on Company Law
- 12. N.D.Kapoor on Company Law, Charles Wild and Stuart Weinstein Smith and Keenan, Company Law, Pearson Longman, 2009
- 13. The Companies Acts from 1956 to 2014 as amended up to the date.
- 14. The New Company Law, Dr. N.V. Paranjape, Central Law Agency
- 15. Business Laws M.R. Sreenivasan, Margam Publications
- 16. M.C.Shukla and S.S. Gulshan Principles of Company Law
- 17. S.M.Shah Lectures on Company Law
- 18. S.BadriAlam and Saravanavel Company Law- Himalaya Publications
- 19. P.P.S. Gogna Text Book of Company Law S.Chand
- 20. Company Law Journal, Company Law Journal (India) Pvt. Ltd., 53/15, Old Rajinder Nagar, Post Box No. 2844, New Delhi-110060.
- 21. Chartered Secretary, ICSI, New Delhi
- 22. Student Company Secretary, ICSI, New Delhi
- 23. Corporate Law Adviser, Corporate Law Advisers, 613, Metro View Apt., Sector 13, Pocket B, Dwarka, New Delhi-110075.

Name of The	DRAFTING, PLEADING
Course	AND CONVEYANCING

Course Code	LL.B:505				
		L	T	P	С
		3	1	0	4

1.	This is a kind of practical paper, related to purely procedural aspect of the legal profession, wherein
	it is difficult to explain the concepts theoretically, depending upon the facts of particular matter
	students, in the capacity of a lawyer, would be required to do 'Drafting' of: various applications,
	petitions and replies etc. of a particular litigation – which – constitute part of the court proceedings
2	This course is designed to instruct students in creating important legal documents. This encompasses
	drafting court forms, legal arguments, and property agreements. The objective is to cultivate the
	skills needed to manage legal tasks effectively and accurately in a professional setting.
3.	To familiarize students with the principles of liability and other concepts of law along with relevant
	case laws
4	This course is to provide students with an introduction to the art of Conveyancing and pleadings in
	both civil and criminal proceedings.
5	To know about the Pleading is the beginning stage of a lawsuit in which parties formally submit their
	claims and defenses. In Civil proceedings the plaintiff submits a plaint stating the cause of action
	the issue or issues in controversy.

Course Outcomes

CO1	Student will explain the purpose and components of legal pleadings.
CO2	Students will be able to draft FIRs, challans/charge sheets, and court charges based on given case.
CO3	Students will be able to draft a bail applications, anticipatory bail applications, bail cancellation applications, maintenance applications, and memoranda of appeal and revision for various legal situations.
CO4	Students will be able explain the fundamental principles and purposes of various conveyancing documents, including sale deeds, mortgage deeds, lease deeds, exchange deeds, gift deeds, will deeds, general powers of attorney, and promissory notes.
CO5	Students will be able to develop and prepare legal documents and procedural motions rules for both civil and criminal matters.

Continuous Assessment Pattern

Internal Assessment (IA)	End Term Exam (ETE)	Total Marks
30	70	100

Course Contents:

UNIT-I: Pleading:

Civil: General Principles of Pleadings with Special Reference to the Following: Plaint and written statement with reference to the suits mentioned below:

Model Draft Written Statement

- Money Suit
- Ejectment Suit
- Injunction

- Interlocutory application under the provisions of C.P.C.
- Suits under Hindu Marriage Act,1955
- Suits for Specific Performance of Contract
- Original Petition
- Affidavit
- Execution Petition
- Memorandum of Appeal and Revision
- Petition under Articles 226 and 32 of the Constitution of India.

UNIT-II:

Criminal: Criminal Pleadings with respect to the following:-

- Drafting of First Information Report (FIR U/S 154, N.S.S.)
- Drafting of Challan/Charge sheet (under section 173, N.S.S.)
- Drafting of Charge by the Court
- Complaints for Commission of offences u/s 294, 323/324, 325, 341, 352 and 506 of the B.N.S
- Criminal Miscellaneous Petition. Interlocutory Application.

UNIT-III:

- Drafting of Bail Application u/s 436 and 437 of N.S.S.
- Drafting of Anticipatory Bail Application u/s 438, N.S.S.
- Drafting of Cancellation of bail application u/s 439 (i) and (ii) of N.S.S.
- Maintenance application u/s 125-128, N.S.S.
- Memorandum of Appeal and Revision.
- Petitions under the Matrimonial Pleadings-Introduction 38-39 14. Petition for Restitution of Conjugal Rights under

UNIT-IV: Conveyancing: General Principles of Conveyancing with special reference to the following:-

- Sale Deed
- Mortgage Deed
- Lease Deed
- Exchange Deed
- Gift Deed
- Will Deed
- General Power of Attorney
- Promissory Note

UNIT-V:

- C.G. High Court Rules and Orders (Civil)
- C.G. High Court Rules and Orders (Criminal).

PART-B This is basic upon with Practical assessment

Practical:

Students will be required to attend the Civil Court for 5 days. The student will observe the proceedings of the Court and take down notes their own.

Recommended Book's:-

- 1. Legislative Drafting by Dr. B.R. Atre
- 2. Pleading, Drafting & Conveyancing by Kant Mani
- 3. Drafting and Conveyancing by S.P Agarwal
- 4. Drafting, Pleading and Conveyancing by Dr. N. MaheshwaraSwamy
- 5. Drafting, Pleading and Conveyancing by MedhaKolhatkar by EBC
- 6. Drafting, Pleading and Conveyancing by Dr. A. N. Chaturvedi
- 7. LexisNexis's Drafting and Conveyancing by S. P. Aggarwal
- 8. ALT Pleadings Drafting & Practice by K.S Gopala Krishanan
- 9. The Principles of Drafting Pleading & Conveyancing. Author T. Padma, K.P.C. Rao.
- 10. Drafting and Conveyancing Paperback by R. D. Srivastava (Author) Central Law Agency
- 11. Murli Manohar, Conveyancing and Pleading, 2nd Edition 2004, EBC,Lucknow
- 12. Justice Chakkkar, Code of Civil Procedure, 5th Edition 2007, EBC, Lucknow

Case Law:

- 1. Phula Devi vs. MangtuMaharaj AIR 1969
- 2. Jagjibandas vs. Gunan Bhai AIR 1967
- 3. N.Naidu vs. K Naidu AIR 1969
- 4. Jogeshwar vs. Sheopujan AIR 1986
- 5. State of Maharashtra vs. Glaxo 1979 Bom CR 321
- 6. Raghunath vs. Union of India AIR 1969
- 7. State of M.P. vs. Lajjaram AIR 1961



MATS LAW SCHOOL SYLLABUS: 2024 -2029

LL. B SEMESTER-VI

S. N	Course Codes	Subject's L T		P	24 Credit	Assessment Pattern		TOTAL	
	Codes					Credit	IA	ETE	
1.	LLB/601	Intellectual property law	3	1		4 credits	30	70	100
2.	LLB/602	Law of Equity and Indian Trust Act	3	1		4 credits	30	70	100
3.	LLB/603	Professional Ethics and Accounting system	2	1	1	4 credits	30	70	100
4.	LLB/604	Alternative Disputes Resolution	3	1		4 credits	30	70	100
5.	LLB/605	Moot court preparation and research orientation (Practical)	3	1		4 credits	30+40	30	100

External Marks: 70 + Internal Marks: 30 = Total 100 Marks

Name of The	INTELLECTUAL

Course	PROPERTY LAW				
Course Code	LL. B601				
		L	T	P	C
		3	1	0	4

1.	The objective of this course is to acquaint the students with basics of intellectual property law with		
1.	special reference to Indian law and practice.		
2	To understand the concept of Intellectual Property and Intellectual Property Rights with special		
	reference to India		
3	To appreciate the significance of Intellectual Property in modern times, in the light of its international		
	legal regime		
4	To study the important Agreements, Treaties and Conventions relating to Intellectual Property		
	Rights		
5	To understand the intricacies of grant of Patent, Patentability, Licensing and Revocation at National		
	and International levels		

Course Outcomes

	5 W V 5 M V 5
	Intellectual property law has assumed a great importance in recent time as a result of the recognition
	that "knowledge is property".
CO2	Identify different types of Intellectual Properties (IPs), the right of ownership, scope of protection as
	well as the ways to create and to extract value from IP.
CO3	The creations of the human brain as IP are required to be understood and protected.
	The syllabi encompassing all relevant IP legislation in India with a view to understand and adjust with changing needs of the society because creative work is useful to society and law relating to innovation / creativity, etc.
	Recognize the crucial role of IP in organizations of different industrial sectors for the purposes of product and technology development
CO6	To understand the intellectual property is one of the fastest growing subjects all over the globe because of its significance and importance in the present era.
CO7	Disseminate information on national and international IPR issues.

Continuous Assessment Pattern

Internal Assessment (IA)	End Term Exam (ETE)	Total Marks
30	70	100

Course Contents:

UNIT- I:

- Introduction Nature Basic Concepts and International Conventions Nature and meaning of
- Intellectual property, need for protection of right of intellectual property.
- The types of intellectual property and enhancement of area of I.P.
- History and introduction to the leading international instrument concerning intellectual property rights --i.e. WIPO (world intellect property organization) and its Paris convention on protection of industrial property (PIP) and patents co-operation treaty (PCT)
- The Berne (1971) and Rome convention (1961) on copy right. Universal copy right convention (UCC) of 1952, and neighboring rights and Madrid agreement on trade mark registration.
- The general agreement on tariffs and trade (GATT) and its creations, World trade organization (WTO), Uruguay Round (April 1997) and its highly significant instrument "Trade Related intellectual property agreement" (TRIPS).

UNIT-II: Copyrights its contents and forms & related act:

- Copyrights its history and definition, provisions of Copy-right act 1957 and copyrights (amendment) act 1994, copyright its nature and meaning.
- Subject matter of copyright forms of copyrights, ownership of copyrights assignment of copy

- rights. Copyrights as an author's special rights. Notion and criteria of infringement, their definition and exception, proposition relating to infringement, authorization of infringement, acts not constituting infringement, infringement of literary, dramatic, musical and artistic works, cinematographic films and sound recording.
- Remedies against infringement of copyright nature and kind of remedies civil and criminal under Copyright Act sec. 55-57, 62, 63-70.

UNIT- III: Trade Marks & Designs - Its nature & related acts:

- Introduction definition evolution and concept of trademarks, Distinction between trademarks and property works, the doctrine of honest current user and doctrine of deceptive similarity, provisions of the trade mark act 1999, definition and interpretation, condition for registration, trade mark registry.
- Property in a trade-mark, registration of trade mark, its refusal, Berne principles of registration
 of trade marks, its procedure and evidence. Marks, not registrable, effect and limit on effect.
 registered trade work, assignment and transmission of registered trademarks, use of trade mark
 and registered user, rectification and correction of the registration, collective marks, provisions
 relating to textile goods, offences, penalties and procedure,
- appellate board, its constitution, powers and duties and procedures and other miscellaneous provisions of the act, provisions of Design act 2000, it includes following chapter definition, registration of design, copyright in registered design legal proceedings, general powers and duties of controller Evidence agency & powers of central government.

UNIT -IV: Patents its introduction grant, registration and patents act 1970:

- Provisions of Patents act 1970 that
- includes patents, its introduction concept and history, process of obtaining patents, specification,
- application for patents, examination of application, position to grant a patent, invention not patentable, register of patents and patent office, register and obligation of a patent right.

UNIT- V: Transfer of patent Right of the Govt.

- In case of use of invention provisions for secrecy of certain invention.
- Patents in addition, procedure for restoration of lapse patents.
- Revocation and surrender of patients. Registration of patents, patents office, its constitution, controller and its power, infringement of patents and treat of infringement proceedings of officers penalties for the Violation of act.
- Licenses of right, compulsory licenses patent agent etc. and miscellaneous provision of the act.

- 1. Dugar S M, Kumar S, Guide to Competition Act, 2002 (7th edn, Lexis Nexis 2017)
- 2. Ramappa T, Competition Law in India: Policy, Issues and Developments (Oxford University Press 2013)
- 3. Nikam R J, Space Activities and IPR Protection (1st edn, Asia Law House 2013)
- 4. Whish R, Competition Law (6th edn, Oxford University Press 2008) Roy A, Kumar J, Competition Law in India (2nd edn, Eastern Law House 2018)
- 5. Parvin Anand The law of Intellactual Property (Batter Worth)
- 6. Bibek Deb Roy The Intellectual Property Rights (B.R. Publishing, New Delhi)
- 7. Terrel Law of Patents (Rajiv Gandhi Institute of Concept Studies)
- 8. P.S. Sanyal & Kishore Singh Indian Patent System
- 9. Stewart International copyright and neighboring right.
- 10. P. Narayanan Intellectual Property Law (Eastern Law House, Kolkata / Delhi, 315/-)
- 11. Vikas Vashisth Intellectual Property Law (Bharat Law House)
- 12. Cornish W.R. Intellectual Property Patents, Trades, Copyrights and allied rights (1999)
- 13. (Universal law publishing H.) Ansal's Dilkhush Industrial Estate, G.T. Karnal Rd., Delhi.
- 14. W.R. Cornish Intellectual Property (Sweet &Maxwell)
- 15. Mata Din Law of passing off and infringement action of trademarks.
- 16. UIE Anderfelt International patent legislation and developing countries.
- 17. The Patent Act1970

- 18. The Design Act2000
- 19. The Trade Mark Act1999
- 20. The Copyright Act1957...
- 21. The Information Technology Act, 2000.

Name of The Course LAW OF EQUITY AND INDIAN TRUST ACT, 1882

Course Code	LL. B:602				
		L	T	P	C
		3	1	0	4

1.	The purpose of this paper is make students aware of various aspects of Equity Law and Indian
	Trust Act.
2.	To know the equity and trusts provides an overview of the subject, its historical development, and
	its relevance in modern legal systems. It explores the relationship between equity and the common
	law, and introduces the concept of a trust as a fiduciary relationship.
3.	Historical perspectives and the reasons underlying this, there does remain an element of discretion
	and the potential for judges to retain some flexibility in the determination of disputes
4.	Established principles which govern the exercise of the discretion but these, like all equitable
	principles, are fl exible and adaptable to achieve the ends of equity, which is, as Lord Seaborne LC
	once remarked,
5.	To 'do more perfect and complete justice' than would be the result of leaving the parties to their
	remedies at common law

Course Outcomes

CO1	To facilitate and promote awareness among the people to donate various organs of human body. Within purview as procedure established by of law.
CO2	To ensure people's involvement in developing a society wherein peace, justice and Equality prevails.
CO3	To promote self-employment and other ventures for the benefits of weaker sections
CO4	Critically evaluate and describe tensions between legal and philosophical accounts of equity, as both law and idea in contemporary socio-political and economic contexts.
C05	Exercise appropriate judgment in conducting and analyzing legal research and applying principles of equity.

Continuous Assessment Pattern

Internal Assessment (IA)	End TermExam (ETE)	Total Marks
30	70	100

Course Contents:

UNIT -I: Law of Equity

- Historical Introduction
- Concept of Equity, Principles of Equity, Nature and Scope of Equity,
- Equity under the Roman, English and Indian Legal System.
- Origin and Growth of Equity in England-Origin of Equitable Jurisdiction, Procedure in Equity.

UNIT -II:

- Division of Equity Jurisdiction-Exclusive, Concurrent and Auxiliary Jurisdiction
- Equity and the Common Law- Distinctive Features of Equity and Common Law,
- Relation of Equity with Common Law, Fusion of the Administration of Equity and Common Law.
- The Judicature Act, 1873-1875, Object and Effect of the Judicature Act

UNIT- III:

- Maxims of Equity
- Nature of Equitable Rights and Interest, Classification of Equitable Rights
- Penalties and Forfeitures, Mortgages, Liens and Charges, Married Women, Guardians, Infants, Idiots and Lunatics, Conversion and Re-conversion,
- Election, Performance Satisfaction and Redemption, Administration of Assets, Mistake, Misrepresentation, Fraud and Undue Influence, Accident, Set-off, Equitable Assignments and

Equitable Estoppels.

UNIT- IV: Indian Trust Act, 1882:

- Historical Background- Importance of Trust, Origin and Development
- of Trust under Roman Law, English Law and Indian Law.
- Definition of Trust and Comparison with other Analogous Relations,
- Kinds of Trusts, Public or Charitable Trust, Doctrine of Cypress,
- Creation of Trust, The Appointment and Discharge of Trustees, The Duties and Liabilities of Trustees,
- The Rights and Powers of Trustees, Disabilities of Trustees, Rights and Liabilities of Beneficiaries, Vacating the Office of Trustee, Extinction of Trust, Certain Obligation in the Nature of Trust.

UNIT- V: Rights And Liabilities Of The Beneficiary

- Sec 55. Rights to rents and profits The beneficiary has, subject to the provisions of the instrument of trust, a right to the rents and profits of the trust-property
- Sec 56. Right to specific execution
- Sec 57. Right to inspect and take copies of instrument of trust accounts, etc.
- Sec 58. Right to transfer beneficial interest
- Sec 59. Right to sue for execution of trust
- Sec 60. Right to proper trustees
- Sec 63. Following trust-property-into the hands of third persons; into that into which it has been converted.
- Sec 66. Right in case of blended property
- Sec 69. Rights and liabilities of beneficiary's transferee

- 1. Snell Principles of Equity
- 2. Gary Watt ,Equity & Trusts Law Directions 2019 Edition
- 3. Singh,G.P, Principal of equity with special reference to trust and specific relief, Allahabad: central law pub., 2008
- 4. Gandhi, B.M., Equity, trusts, and specific relief, Sweet and Maxwell
- 5. S.T.Desai, Indian Trust Act
- 6. G.P. Singh, Equity, Trust and Specific Relief
- 7. Aqil Ahmed, Equity, Trust with Fiduciary Relations and Specific Relief Act
- 8. Basanti Lal Babel, Equity, Trust and Specific Relief Act (In Hindi)
- 9. Suryanarayan Iyer, Indian Trust Act.
- 10. Veeshalla Maharaj, Law of Equity and Trust

Name of The Course	PROFESSIONAL ETHICS AND				
	ACCOUN	TIN	G S	YS	ГЕМ
Course Code	LL.B:603				
		L	T	P	С
		3	1	0	4

Journe	Objectives
1.	Professional Ethics, Accountancy for Lawyers and Bar-Bench Relations, This Course will be taught in association with practicing lawyers on the basis of following materials.
2.	This is a Compulsory Clinical Course as prescribed under the Bar Council of India – Rules of Legal Education, 2008.
3.	The very object of the course is that every law student must not only become good lawyer, but also a good human being and should render his service to the society. Instead of charging exorbitant fees, a lawyer should also utilize his efficiencies, knowledge and skill by taking genuine cases without charging fees.
4.	The course also includes the necessary aspects of the accountancy for lawyers and the relations between lawyers and judges (Bar-Bench Relations).
5.	This course also contains the main provisions of the Advocates' Act, 1961, the Contempt of Courts Act and also selected judgments of the Apex Court relating to the Professional Misconduct and selected opinions of the Disciplinary Committee of the Bar Council of India.
Cours	e Outcomes

Course	Coucomes			
CO1	Professional Ethics, Accountancy for Lawyers and Bar-Bench Relations. This Course will be			
	taught in association with practicing lawyers on the basis of following materials.			
	"Advocacy" (i) The Contempt Law and Practice (ii) The Bar Council Code of Ethics, selected			
	opinion of the Disciplinary Committees of Bar Councils and 10 major judgments of the Supreme			
	Court on the subject.			
CO2	The Bar should set enviable standards of ethics and scrupulously adhere to them as also enforce			
	them. It is too good of the society to trust the learned body of the professional's to regulate			
	themselves and not to empower an outsider to sit in judgement over their activities.			
CO3	The trust reposed by the society in profession is to be zealously guarded. The Bar should live up to			
	the expectations of the society. The society has a right to expect of the professionals such ideal			
	behavior.			
CO4	The course is designed to imbue students with these high values forming the basis of the profession			
	so that they can live up to those standards in their professional life.			
CO5	Professionals are those individuals who have acquired some specialized skills and knowledge.			
	The knowledge should be passed to the public following moral conduct, and this is known as			
	professional ethics.			

Continuous Assessment Pattern

Internal Assessment (IA)	End Term Exam (ETE)	Total Marks
30	70	100

Course Contents:

UNIT- I: Genesis Nature And Evolution Of Indian Bar

- Evolution of Indian Bar Regulating Act, 1773.
- Bengal Regulation of 1793 and the Legal Practitioners Act, 1846.
- The Legal Practitioners Act 1853 and the legal practitioners Act, 1879.
- The Bar Councils Act, 1926 and the Report of the All India Bar Committee 1953.
- History and circumstances before the passing of the Advocate Act, 1961

UNIT -II: Sources & Sanctions Of Professional Ethics & Misconducts

- Sources of Rules of Professional Ethics Judicial and extra Judicial sanctions and advantages of study of professional ethics.
- Lawyers misconduct Professional and others.
- Equipment of Advocate Reverence for the law learning public service, brotherhood organization. Love for professional ideals.
- Independence and integrity of The Bench and the Bar.

UNIT -III: Privileges Rights Powers And Disabilities of Legal Practitioners

- Right and duties of Advocates
- Privileges of Advocate
- Powers of Legal practitioners
- Disabilities of legal practitioners

UNIT- IV: Advocates and their relation with other role and significance of B.C.I. rules 1976

- Advocate and the Court.
- Advocates relation with his opponent and with his client.
- Advocates relation with his colleagues and witnesses
- Advocates and the public and other employment and Advocates

UNIT -V: Advocate act, code of ethics and contempt of court

- Indian Advocates Act, 1961.
- The contempt law & practice Indian contempt of court Act1976.
- Other statutory provisions relating to contempt in IPC, Cr.P.C and CPC.
- Supreme Court on professional misconduct.

- 1. C.L. Anand Professional Ethics of the Bar (Law Book Co., S.P. Marg Allahabad).
- 2. V.G. Ramchandran's Contempt of Court EBC, Lucknow.
- 3. The Bar Council Code of Ethics and Indian Advocate Act1961.
- 4. Indian Contempt of Court Act1996.
- 5. M. Krishnamurthy -Advocacy
- 6. AVROM Sherr Advocacy, Universal Book Traders, 80, Gokhale Market, Delhi.
- 7. Lectures on Professional Ethics, Accountancy for Lawyers & BarBench Relation written by Dr Rega Surva Rao
- 8. Professional Ethics for GTU by V.S Bagad
- 9. Professional Ethics, Accountancy for Lawyers and Bar-Bench Relation by Dr S.R. Myneni
- 10. Professional Ethics by R. Subramanian
- 11. A Foundation Course in Human Values and Professional Ethics written by R.R Gaur
- 12. Human Values and Professional Ethics by Jayshree Suresh
- 13. Human Rights and Ethics of Globalization written by Daniel E. Lee
 - 14. Professional Ethics written by P. Jaganathan
- 15. Professional Ethics written by Dr RD Vijayasekhar

Course	DISPUTES	S RI	ESC	LU	TION
Course Code	LL. B:604				
		L	T	P	C
		3	1	0	4

1.	The objective of this	paper is to acq	uaint students	with various	modes of ADR.
		P			

- 2. This course delves into the principles, procedures, and practices of Alternative Dispute Resolution (ADR) and Arbitration within the legal framework of India.
- 3. The course begins by exploring the theoretical underpinnings of ADR, examining its historical evolution, legal foundations, and the rationale behind its growing prominence in both domestic and international contexts.
- 4. Substantive and procedural aspects of arbitration law in India, encompassing both statutory provisions and judicial precedents. Students will examine the Arbitration and Conciliation Act, 1996, and its subsequent amendments, along with relevant case law interpreting key provision
- 5. Special emphasis will be placed on understanding the arbitration agreement, appointment and jurisdiction of arbitrators, conduct of arbitral proceedings, enforcement and setting aside of arbitral awards, and the interplay between arbitration and court

Course Outcomes

CO1	Students shall be in a position to know litigation aspect and non-litigation aspects-its consequences. The methods of dispute resolution mentioned earlier are all skill-oriented apart from the theoretical framework.
CO2	To know about mediation and negotiation procedures and its applications.
CO3	Know to draft arbitration agreement, and arbitration clause- its importance.
CO4	To equip with skills in negotiation, conciliation and mediation.
CO5	Students have knowledge of win-win situation than win-lose situation. Outline of the Course: (i) Negotiation skills to be learned with simulated program. (ii) Conciliation skills. And arbitration.
CO6	To understand and emphasize about the learning of ADR methods and putting them to use
	meaningfully it is a Compulsory Course for professional activism.

Continuous Assessment Pattern

Internal Assessment (IA)	End TermExam (ETE)	Total Marks
30	70	100

Course Contents:

UNIT- I: Arbitration:

- Meaning scope and types of Arbitration
- Arbitration Agreement essentials, kinds, who can enter into arbitration agreement?
- Validity, Reference to arbitration, Interim measures by Court.

UNIT- II:

- Arbitral Tribunal, Appointment, Jurisdiction of arbitral tribunal,
- Grounds of challenge, Powers, Procedure, Court assistance,
- Award, Rules of guidance, Form and content
- Correction and interpretation, Grounds of setting aside an award
- Want of proper notice and hearing, Contravention of composition and procedure,
- Impartiality of the arbitrator, Bar of limitations, Res judicator, Consent of parties, Enforcement.

UNIT- III:

- Appeal and Revision
- Enforcement of foreign awards
- New York Convention Award,

• Geneva Convention Awards.

UNIT- IV: Conciliation:

- Distinction between "conciliation", "negotiation", "meditation" and "arbitration",
- Appointment of conciliator, Interaction between conciliator and parties, Communication, disclosure and confidentiality, Suggestions by parties,
- Resort to judicial proceedings, legal effect, Costs and deposit repeal.

UNIT -V: Rulemaking power:

- Legal Services Authorities Act,
- Lok Adalat,
- Clinical services
- Legal Camp.

- 1. Dr. Ashok Jain, Law of Arbitration (ADR) Ascent Publications 2023
- 2. Dr. Rega Surya Rao Arbitration, Conciliation & A.D.R. Systems | Q and A, Case Materials | 2022
- 3. Dr. Harman Shergill Sullar Alternative Dispute Resolution Including The Arbitration and Conciliation (Amendment)Act, 2021
- 4. Avtar Singh: Arbitration and Conciliation.
- 5. Goyal: Arbitration and Conciliation Act.
- 6. Shukla: Legal remedies.
- 7. Jhabvala: Law of Arbitration and Conciliation.
- 8. Dr. U. Pattabhi Ramiah Arbitration & ADR Asia Law House's 2018
- 9. Dr.N.V.Paranjape: Arbitration and Alternative Dispute Resolution.
- 10. Dr. S.R. Myneni Alternate Dispute Resolution by (6th Edition 2024)
- 11. Dr S C Tripathi Alternate Dispute Resolution System (ADR)

Name of The Course	EXERCIS	MOOT COURT EXERCISE AND INTERNSHIP			
Course Code	LL. B:605				
		L	T	P	С
		3	1	0	4

ب	ourse	Objectives			
	1.	This paper is to help a law student to acquire a thorough knowledge of practical aspect of			
		imagination process court system. and to help law students have a solid understanding of the			
		subject and to improve their legal knowledge.			
	2.	Moot court subject aim to educate students about the legal processes involved in party			
		disputes. This subject prospect and acquainted with professional skills, who want to become			
		professionals, lawyers, prosecutors, solicitor or judges.			
	3.	This basic elements for moot court as fallows:			
		A judicial bench			
		Hypothetical situation (legal problem)			
		 Representations from the relevant parties (counsels or teams of representatives, 			
		typically made up of three people, two mooters and a researcher).			
	4.	To acquire knowledge about Mooting and to contribute to one's overall growth as a competent			
		and good lawyer, and being routinely involved in moot court competitions helps students get			
		aware of the processes that typically take place in actual courtrooms.			
	5.	To understand the construction of confidence- A person can gain confidence in speaking up			
		and expressing their opinions by participating in mooting. It aids in boosting a person's self-			
		assurance to the point where he may effectively argue his argument without fear of being			
		questioned or speaking in front of others.			

Course Outcomes

CO1	Students are in a position to identify different stages in civil and criminal case proceedings
CO2	To understand the relevancy of documents and examination of witnesses in special situations.
	When a commissioner is appointed and other courts designated officers in a given case along with their powers.
CO4	Shall be able to understand and prepare for court trial and proceedings like cross examinations and arguments.
	The students were educating the students to work as part of a team and examine their skills and weaknesses to determine how to improve them for optimal effectiveness. Working with others that are different from them can be beneficial and teaches people how to communicate with one another.

Continuous Assessment Pattern

Internal Assessment (IA)	End TermExam (ETE)	Total Marks	
30+40	30	100	

SCHEME OF EXAMINATION

- (1) Written Examination 40
- (2) Case study (on any topic of the material) 30
- (3) Mooting written case assignment 20

(4) Viva-Voce 10

Course Contents: This paper may have three components of marks each 40+30+20+10=100 Marks

- a) Moot Court every student may be required to do at least moot courts in a year
- b) The moot court work will be on assigned problem and it will be evaluated for written submissions and fetching with marks for or an advocacy.
- c) There is need of Observance of Trial in two cases, one Civil and one Criminal
- d) Students may be required to attend two trials in the course of the last two or three years of LL.B. studies.
- e) They will maintain a record and enter the various steps observed during their attendance
- f) on different days in the court assignment.
- g) This scheme will carry 20 marks.
- h) Interviewing techniques and Pre-trial preparations and Internship dairy 30 marks.
- i) Each student will observe two interviewing sessions of clients at the Lawyer's Office/ Legal Aid Office and record the proceedings in a diary, which will carry 30 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.
- j) This will be recorded in the dairy, which will carry 30 for internal assessments marks The fourth component of this will be Viva Voce examination on all the above three aspects. This will carry 40 marks.
- k) The Court work shall be submitted by Student in own handwriting in the College/SOS in Law.
- 1) The evaluation shall be made by the college/SOS in Law on the basis of participation and record.
- m) The college/SOS in Law after valuation shall sent the diaries and marks to the University. The Principal/ Dean/Head may himself evaluate and allot marks on the record or authorize any senior Members of the staff, for this purpose.
- n) In the later case the Principal/Head / class assigned teacher/ class co-coordinator shall countersign on the awarded marks for finalization for credit.

- 1. Kailash Nath Rai Moot Court Pre-Trial Preparation And Participation In Trial Proceedings -2023
- 2. Abhinandan Malik Moot Courts and Mooting 2023
- 3. Dr. S.R. Myneni | Moot Court, Exercise and Internship 2024
- 4. Gupta Cla's Selected Question & Answers On Moot Court & Trial Proceedings Allahabad 2023
- 5. Dr.S.R.Myneni Moot Court, Exercise and Internship2021
- 6. Dr. Rega Suraya Rao | Lectures on MOOT COURT, Pre-Trial Preparation and Participation in Trial Proceedings ALH English 2023
- 7. O.P. Mishra, Moot Court, Pre-trial Preparation and Participation in trial Proceedings
- 8. Dr. S.P. Gupta. Moot Court Pre-trial Preparation and Participation in trial Proceedings
- 9. J. P. S. Sirohi. Moot Court Pre-trial Preparation and Participation in trial Proceedings
- 10. Prof. J. K. Mittal, Practical training for Law students