

GALGOTIAS UNIVERSITY

Syllabus of LL.B (Hons.)

Name of School: _	School of Law
Department:	Law
Year:	2015-16

SCHEME

		Semester I							
Sl.	Course	Name of the Course						sment Pa	
No	Code		L	T	P	C	IA	MTE	ETE
1	BLLB1001	Constitutional Law – I	3	1	0	4	30	20	50
2	BLLB1002	Family Law – I	3	1	0	4	30	20	50
3	BLLB1003	Law of Crimes I (IPC) (General Principles)	3	1	0	4	30	20	50
4	BLLB1004	Interpretation of Statutes	3	1	0	4	30	20	50
5	BLLB1005	Legal Methods	3	1	0	4	30	20	50
6	BLLB1006	Law of Contract – I (General Principles)	3	1	0	4	30	20	50
		Semester II	1	l	l	l l		I	
Sl	Course	Name of the Course					Asses	ssment P	attern
No	Code		L	T	P	C	IA	MTE	ETE
1	BLLB1021	Constitutional Law – II	3	1	0	4	30	20	50
2	BLLB1022	Law of Contract - II	3	1	0	4	30	20	50
3	BLLB1023	Law of Crimes – II	3	1	0	4	30	20	50
4	BLLB1024	Law of Torts, Consumer Protection Act,1986; Motor Vehicles Act, 1988	3	1	0	4	30	20	50
5	BLLB1025	Family Law – II	3	1	0	4	30	20	50
6	BLLB1026	Moot Court (Clinical Course I)	0	0	4	4	50	-	50
7	BLLB1027	Public International law	3	1	0	4	30	20	50
8	BLLB1028	Internship (Four weeks) (Lower Court)	0	0	2	2	-	-	100
U	BBBB1020	Semester III	Ü						100
Sl	Course	Name of the Course					Asses	ssment P	attern
No	Code	Traine of the Course	L	T	P	C	IA	MTE	ETE
1	BLLB2001	Jurisprudence	3	1	0	4	30	20	50
2	BLLB2002	Law of Evidence	3	1	0	4	30	20	50
3	BLLB2003	Private International Law	3	1	0	4	30	20	50
4	BLLB2004	Company Law- I	3	1	0	4	30	20	50
5	BLLB2005	Civil Procedure Code & Limitation Act	3	1	0	4	30	20	50
6	BLLB2006	Internship (Four weeks) (High Court)	0	0	2	2	-	-	100
		Semester IV			ı			l .	
Sl	Course	Name of the Course					Asses	ssment P	attern
No	Code		L	T	P	C	IA	MTE	ETE
1	BLLB2021	Labour & Industrial Law I	3	1	0	4	30	20	50
2	BLLB2022	Company Law II	3	1	0	4	30	20	50
3	BLLB2023	Drafting, Pleading & Convencing (Clinical Course II)	1	0	3	4	50	-	50
		(Chincal Course II)	<u> </u>						
4	BLLB2024	Administrative Law	3	1	0	4	30	20	50
5	BLLB2024 BLLB2025	,	3	1	0	4	30	20 20	50 50
		Administrative Law							
5	BLLB2025	Administrative Law Criminal Procedure Code	3	1	0	4	30	20	50
5	BLLB2025	Administrative Law Criminal Procedure Code Internship (4 weeks) (High Court)	3	1	0	4	30	20	50 100
5 6	BLLB2025 BLLB2026	Administrative Law Criminal Procedure Code Internship (4 weeks) (High Court) Semester V	3	1	0	4	30	20	50 100
5 6 Sl	BLLB2025 BLLB2026	Administrative Law Criminal Procedure Code Internship (4 weeks) (High Court) Semester V	3 0	1 0	0 2	4 2	30 - Asses	20 - ssment P	50 100 Pattern
5 6 Sl No	BLLB2025 BLLB2026 Course Code	Administrative Law Criminal Procedure Code Internship (4 weeks) (High Court) Semester V Name of the Course	3 0 L	1 0	0 2 P	4 2 C	30 - Asses IA	20 - ssment P MTE	50 100 Pattern ETE
5 6 Sl No	BLLB2025 BLLB2026 Course Code BLLB3001	Administrative Law Criminal Procedure Code Internship (4 weeks) (High Court) Semester V Name of the Course Alternate Dispute Resolution	3 0 L 3	1 0 T 0	0 2 P	2 C 4	30 - Asses IA 30	20 - ssment P MTE 20	50 100 Pattern ETE 50
5 6 Sl No 1 2	BLLB2025 BLLB2026 Course Code BLLB3001 BLLB3002	Administrative Law Criminal Procedure Code Internship (4 weeks) (High Court) Semester V Name of the Course Alternate Dispute Resolution Property Law	3 0 L 3 3	1 0 T 0 1	0 2 P 1 0	2 C 4 4	30 - Asses IA 30 30	20 - ssment P MTE 20 20	50 100 Pattern ETE 50 50

		& Para Legal Services							
6	BLLB3006	Internship 4 weeks-Supreme	0	0	2	2			100
		Court/Law Firm/Corporate House					-	-	100
		Semester VI							
Sl	Course	Name of the Course			Assessment Pattern			attern	
No	Code		L	T	P	C	IA	MTE	ETE
1	BLLB3021	Professional Ethics, Accountancy for	1	0	3	4	30	20	50
1	BLLB3021	Lawyers and Bench-Bar Relations	1	0	3	4	30	20	30
2	BLLB3022	Environmental Law	3	1	0	4	30	20	50
3	BLLB3023	Principles of Taxation Law	3	1	0	4	30	20	50
4	BLLB3024	Human Rights Law	3	1	0	4	30	20	50

Name of The Course	Constitutional Law I				
Course Code	BLLB1001				
Prerequisite	Legal History				
Corequisite					
Antirequisite					
		L	T	P	C
		3	1	0	4

Course Objectives:

- To enable students in understanding the constitutional governance of the country.
- To enable students in exploring the importance of the fundamental rights in real time in the administration of justice and governance of the country.
- To compare the constitutional governance of the country in comparison with other common law countries.

Course Outcomes

CO1	To understand and appreciate the salient features of the Indian Constitution and
	fundamental concepts of Constitutional Law
CO2	To critically assess the role and importance of fundamental rights and Directive Principles
	of State Policy in the governance of the country
CO3	To critically analyse different forms of the fundamental rights in comparison with other
	similar legal systems of the world
CO4	To put in practice the acquired knowledge into their research on contemporary
	Constitutional Law issues

Text Book (s)

- 1. V.N. Shukla's Constitution of India, Eastern Book Company
- 2. Constitutional Law of India; by M.P. Jain, Wadhwa Publications

Reference Book (s)

- 1. Durga Basu, Comparative Constitutional Law, 3rdEdn, Lexis Nexis, 2014
- 2. Constitutional Law of India; by H.M. Seervai, Universal Publishers, 2008
- 3. Introduction to the -Constitution of India; by Durga das Basu, Lexis Nexis, 22ndEdn, 2014
- 4. World Constitutions, A Comparative Study by VishnooBhagwan and VidyaBhushan, 9thEdn, Sterling Publishers Private Limited, 2010
- 5. An Introduction to the Study of the Law of the Constitution, 10thEdn, A.V. Dicey, Universal Law Publishing Co., 2008
- 6. Writs and Other Constitutional Remedies; by AsimPandey, Lexis Nexis, 2009
- 7. Working a Democratic Constitution: A History of Indian Experience; by G. Austin, Oxford Univ Press, 2012
- 8. DD Basu's, Human Rights and Constitutional Law, 3rdEdn, Lexis Nexis, 2008
- 9. MP Jain, Indian Constitutional Law, 7thEdn, Lexis Nexis, 2014
- 10. Commentary on Constitution of India, by ArvindDatar, Lexis Nexis, 2010
- 11. Constitution and Administrative Law; by Barmitt and Hilaii, London Taylor and Francis, 2011
- 12. Constitutional Law and History of Government of India, Universal Publishers, 2008
- 13. The Indian Constitution: Cornerstone of a Nation; by G. Austin, Oxford Univ Press, 2008
- 14. Introduction to the Constitution of India; By D.D. Basu, Lexis Nexis, 2009
- 15. Making of India' Constitution; by H.R. KhannaAlld. Eastern Books, 2005
- 16. Preamble: The Spirit and Backbone of the Constitution of India; by R.C. Lahoti, EBC, 2004

- 17. Select Constitutions of the World; by M.V.Pylee, 2ndEdn, 2007
- 18. Indian Legal and Constitutional History, by Paranjape, CLA, 2011
- 19. Constitutional Law of India; by J.N. Pandey, ALA, 2008
- 20. Constitutional Law; by MamtaRao. EBC, 2013

Unit-1 Introduction

4 hours

- Meaning and concept of Constitution, Constitutional Law, Constitutional Governance, Constitutionalism, Preamble- Democratic State, Republic, Socialist State, Welfare State, Secular State, Responsible Government, Federalism.
- Rule of Law- DroitAdministratif in France, Separation of Power- India Vs USA
- Constitution of India –Salient Features, Is the Constitution of India Federal or Unitary?
- Salient features of American Constitution, British Parliament, Dominion Executive and Parliament (Canada), Federation of Australia.

Unit-2 Union of India, Its Territory & Citizenship 4 hours

- Territory of India, Admission or establishment of New States, Cession of Territory to Foreign Country
- Citizenship Constitutional Provision, Citizenship of Corporations. The Citizenship
 Act, 1955, Status of migrants from Pakistan, PIO, Overseas Citizen of India and Dual
 Citizenship, concept of citizenship in other countries

Unit-3FUNDAMENTAL RIGHTS 5 hours

- Fundamental Rights Origin & Development, Fundamental Rights & Human Rights, Fundamental Rights in India.
- State Concept of State, its elements, origin, Theories of state, Definition under Article 12, Judicial Pronouncements on 'Local Authorities' and 'Other Authorities', Judiciary- A state?
- Laws Inconsistent with Fundamental Rights, Doctrine of Eclipse, Doctrine of Severability, Doctrine of Waiver, Judicial Review, Role of Judiciary and Doctrine of State Action

Unit-4 Directive Principles and Fundamental Duties hours

5

- Directive Principles Directions for Social Change
- Fundamental Rights and Directive Principles inter-relationship
- Constitutional amendments to strengthen Directive Principles.
- Uniform Civil Code
- Fundamental Duties: Role and Importance

Unit-5 RIGHT TO EQUALITY

5 hours

- Equality before the Law and Equal Protection of Laws, Doctrine of Classification & New Doctrine of Equality, Equality and Constitutionality of Statutes, Legitimate Expectations.
- Justice to Weaker Section of the Society & Gender Justice
- Equality of Opportunity in Public Employment & Reservation
- Constitutional validity of 93rd Constitutional Amendment, 2005
- Abolition of Untouchability & Titles

Unit-6 Right To Freedoms6 hours

- Freedom of Speech and Expression, Freedom of the Press, Advertisement, Right to Information and its Importance, Reasonable Restrictions.
- Freedom to Carryout Trade & Commerce, Trading in Liquor, Betting and Gambling, Right of Street Hawkers Extent and Scope and Restrictions.

• Freedom to Assemble, Freedom to From Association, Freedom of Movement & Right to Property.

Unit-7 Right To Life & Personal Liberty 6 hours

- Protection against Ex-post facto Law, Double jeopardy, Self-Incrimination
- Right to life and personal liberty, Due Process of Law and Procedure Established by Law
- Inter-relationship between Article 14, 19 & 21- Mutually exclusive or inclusive, Expansive interpretation of Article 21 Prisoners & Detunes Rights, Right to privacy, Right to Health and Medical aid, Right to livelihood, Environmental Rights, Right of unborn child, Right to die.
- Right to Education
- Protection against arrest and detention
- Right against Exploitation Prevention of traffic in Human Being, Beggar, Forced and Child Labour

Unit-8 Freedom Of Religion & Minority Rights 6 hours

- Religion Concept and Meaning, Religion and Secularism, Constitutional Provisions and Conflict
- Constitutional Safeguards to Minorities and their Right to Establish Educational Institutions

Unit-9 Right To Constitutional Remedies

7 hours

- Enforcement of Fundamental Rights
- Relationship of Article 32 & 226.
- Writs, Public Interest Litigation & Locus Standi
- Emergency and Fundamental Rights

Internal Assessment (IA)	Mid Term Test (MTE)	End Term Test (ETE)	Total Marks
30	20	50	100

Name of The Course	Family Law-I				
Course Code	BLLB1002				
Prerequisite	Indian Penal Code 1860				
Corequisite	Indian Penal Code 1860,CPC,CrPC.				
Antirequisite					
		L	T	P	C
		3	1	0	4

Course Objectives:

- 1. To know the various concepts and basis of evolution of Family Law.
- 2. To analyse and examine the different codified as well as uncodified family laws operating in the Indian societal set up.
- 3. To examine judicial trends and its impact.
- 4. To discuss the contemporary issues affecting Family Laws.
- 5. To understand justice dispensation in Family Law and to identify the constraints in the adoption of uniform civil code in India

Course Outcomes

CO1	Develop a conceptual understanding about the various concepts and basis of evolution of
	Family Law.
CO2	Analyze and examine the different codified as well as uncodified family laws operating in
	the Indian societal set up.
CO3	Estimate the changing positions with respect to the emerging trends of society like Special
	Marriage and Live in Relationship.
CO4	Identify the contemporary issues affecting Family Laws and the constraints in the adoption
	of uniform civil code in India.
CO5	Evaluate, analyze and assess the family laws and its practical application.

Text Book (s)

- a. Prof. Kusum, Family Law I, Lexis Nexis
- b. Dr. U.P.D. Kesari, Modern Hindu Law, Central Law Publication, 9th Edition 2013.
- c. Dr. Paras Diwan, Modern Hindu Law, Allahabad Law Agency.
- d. Aqil Ahmad, Mohammedan Law, Central Law Agency, 21st Edition.

Reference Book (s)

- a. Satyajeet A. Desai, Mulla's Principles of Hindu Law, Vol. I & II (20th ed., 2007)
- b. Paras Diwan, Law of Marriage and Divorce (5th ed., 2008)
- c. M. Hidayatulla and Arshad Hidayatulla, Mulla's Principles of Mohammedan Law (19th ed., 2006)
- d. Tahir Mahmood, Fyzee's Outlines of Mohammedan Law (3rd ed., 2008)

Unit-1Introduction to Personal Laws

(4

Lectures)

Who is a Hindu and to whom Hindu Law applies, Who is a Muslim, Schools and Sources of Hindu

Law, Schools and Sources of Muslim Law.

Unit-2 Marriage Laws

Lectures)

The Hindu Marriage Act, 1955-Applicability of legislation, Concept and forms of marriage Nature of marriage under the Act, Conditions for validity of Hindu Marriage under Hindu Marriage Act, 1955, Solemnization and registration of marriage, Void and Voidable marriages, Concept of Marriage under Muslim Law - Nikah, Nature of Muslim Marriage, Conditions for validity of Muslim Marriage, Kinds of marriage, Muta Marriage – Meaning and Nature.

Unit-3 Matrimonial Remedies under Personal Law

 $\overline{(12)}$

(10

Lectures)

Matrimonial Remedies under Hindu Law - Restitution of Conjugal Rights (Section 9), Judicial Separation (Section 10), Divorce , Theories of Divorce , Grounds of Divorce (Section 13 (1)) , Additional Grounds of divorce in favour of wife (Section 13 (2)), Distinction between Judicial Separation and Divorce, Divorce by Mutual Consent (Section 13 B), Irretrievable Breakdown of marriage, Matrimonial Remedies under Muslim Law-Different modes of Talaq (Judicial and Extra-judicial), The Dissolution of Muslim Marriages Act, 1939 (Section 2), Grounds for decree for dissolution of marriage

Unit-4 Maintenance and Adoption

(8

Lectures)

Nature and Concept of Maintenance, Right of Maintenance under various Legislations, The Hindu Marriage Act, 1955, Sections 24 and 25, The Hindu Adoptions and Maintenance Act, 1956, Section 18, The Criminal Procedure Code, 1973, Section 125, Adoption-Doctrine of Factum ValetGuidelines of CARA(Central Adoption Resource Authority in 2014) for Adoption, Requisites of a valid Adoption under the Hindu Adoptions and Maintenance Act, 1956, Effect of adoption, Maintenance under Muslim Law -Maintenance (Nafaqa), Persons entitled to maintenance, Concept of Kharcha – i- Pandan, The Muslim Women (Protection of Rights on Divorce) Act, 1986

Unit-5 Minority and Guardianship

(6

Lectures)

The Hindu Minority and Guardianship Act, 1956, Applicability of the Act, Changes made by the Act

Powers of Natural guardian, Testamentary guardian and their Powers, *De facto* guardian Principles of Minority and Guardianship under Muslim Law.

Unit-6 Civil Marriage and Emerging Trends in Family Law

(7

Lectures)

Provisions of Special Marriage Act, 1954, Family Courts- Establishment, Powers and functions

Live in Relationship Status and Maintenance ,Uniform Civil Code- Constitutional Mandate; Role of the State; Impediments to the formulation of the Uniform Civil Code.

Internal Assessment	Mid Term Test	End Term Test	Total Marks
(IA)	(MTE)	(ETE)	
30	20	50	100

Name of The Course	Law of Crime-I (General Principles of Criminal Law	<mark>')</mark>			
Course Code	BLLB1003				
Prerequisite	Law of Torts				
Corequisite	Law of Crimes-II, Criminology, Cr.PC& Evidence L	aw			
Antirequisite					
		L	T	P	C
		3	1	0	4

Course Objectives

The course shall have the following objectives:

- To provide the conceptual understanding of the general principles of Law of Crime.
- To develop analytical thinking with respect to various elements of Criminal law.
- To understand the typology of criminal liability i.e. constructive criminal liability and group liability.
- To develop analytical understanding of general exceptions (defenses) of criminal law

Course Outcome

CO1	Shall develop a conceptual understanding of the basics principles of law of crime
CO2	Shall be able to understand different elements and stages of crime.
CO3	Shall be able to analyse about criminal liability and inchoate crime.
CO4	Shall also learn about the general defences available to a criminal

Text Books

- 1. The Indian Penal Code, 1860 (Bare act)
- 2. K. D. Gaur, A text Book on the Indian Penal Code, Universal Publication, Delhi.
- 3. P. S. Achuthan Pillai, Criminal Law, Eastern Book Co

Reference Books

- 1. KENNY on Outlines of Criminal Law, 19thEdn. Cambridge University Press.
- 2. K.N.C. Pillai &ShabistanAquil (Rev.), *Essays on the Indian Penal Code* (The Indian Law Institute, 2005)
- 3. K. D. Gaur, Criminal Law Cases and Materials, Butterworths, India
- 4. Ratanlal&Dhirajlal's Indian Penal Code, Butterworths Wadhwa, Nagpur
- 5. B. M. Gandhi, *Indian Penal Code*, Eastern Book Co,
- 6. Codification, Macaulay and the Indian Penal Code (Wing-Cheong Chan, Barry Wright & Stanley Yeo eds., Ist ed. Ashgate 2011).
- 7. R.C. Nigam, Law of Crimes in India(Vol. I) (1965)
- 8. V.B. Raju, Commentary on Indian Penal Code, 1860 (Vol. I & II) (4th ed., 1982)
- 9. K.I. Vibhute (Rev.), P.S.A. Pillai's Criminal Law, (10th ed., 2008)

Unit-1 Introduction: Nature and Definition of Crime

8 hours

- Crime: Nature and definition, Wrong, Offence and Crime: Similarities and differences
- Theories of Punishment
- Types of punishment
- History and Making of Indian Penal Code, 1860

Unit-2 Constituent Elements of Crime

10 hours

- Elements of Crime: Introduction, Kinds: Human Being, Actusreus, Mens rea, Injury.
- Mens Rea: Introduction, Mens rea under IPC (Reason to believe (S.26); voluntarilyand intentionally(S.184-186); dishonestlyand fraudulently(S.24-25); Corruptly, Malignantlyand Wantonly(S.196,198,200,219and 220); rashlyand negligently(S.304A), Exception of Mens Rea.
- Stages of Crime: Intention, Preparation, Attempt, Result: Difference between preparation and attempt
 - General Explanation: (Section 6 to 52A)

Unit-3Incomplete offences (Inchoate Crimes)

12 hours

- Introduction
- Criminal Conspiracy
- Abetment
 - Attempt

Unit-4 Joint Liability (Common Intention and Common Object)

6

hours

- CommonIntention: Introduction, Section 34-38
- Common Object :Section 149;
- Extent of liability: Abettor at the scene of offence Section 114;
- DacoitySection 396 & 460

Unit-5 General Exceptions to Crime

12 hours

- Defence as to Mistake, Judicial acts
- Accident, Necessity,
- Age, Unsoundness of Mind, Intoxication,
- Consent, Triviality, Act done in Good Faith, Compulsion,
- Private Defence: Section 96 to 106
 - Private defence of Body
 - Private defence of Property

Internal Assessment	Mid Term Test	End Term Test	Total Marks
(IA)	(MTE)	(ETE)	
30	20	50	100

Name of The Course	Interpretation of Statutes				
Course Code	BLLB1004				
Prerequisite	Legal Methods				
Corequisite	Understanding of Statutes				
Anti-requisite					
	•	L	T	P	C
		3	1	0	4

Course Objectives:

- 1. To know the concept of Interpretation and its difference with construction
- 2. To understand and examine the relevancy of various principles of interpretation
- 3. To identify the roles of judiciary along with extent in ascertaining meaning of any statute
- 4. To assess the judicial trends in India

Course Outcomes

CO1	Explain the role of interpretation in context of statutes and the rules required to carry out
	such an interpretation (K2)
CO2	Apply and analyse various rules of interpretation in context of existing judicial decisions or
	hypothetical situations (K4)
CO3	Develop an understanding of the use of various aids required in carrying out a proper
	interpretation (K5)
CO4	Understand the application of the principles of interpretation in context of various types of
	statutes (K3)
CO5	Analyse the notable principles of constitutional interpretation that have evolved due to
	judicial decision making (K4)

Text Book (s):

- 1. B.M. Gandhi, Interpretation of Statutes, Eastern Book Company, 2nd Edition, 2014.
- 2. T. Bhattacharya, Interpretation of Statutes, Central Law Agency, 6th Edition, 2013.

Reference Book (s):

- 1. Justice G.P. Singh, Principles of Statutory Interpretation, Lexis Nexis, 12th Edition, 2010
- 2. N.S. Bindra's Principles of Interpretation, Lexis Nexis, 10th Edition 2011.
- 3. Sir Peter Benson Maxwell on Interpretation of Statutes 6th Edition, 1920.

Unit-1 Introduction	6
hours	
Meaning, Objects, Nature and Scope of 'Interpretation' and 'Construction'; Types of Interpret	ation
and Statute	
Difference between Interpretation and Construction	
Nature and Kinds of Indian Laws: Statutory, Non-statutory, Codified, State-made and State-	
recognized laws.	
Act should be read as a whole (Ex Viceribus Actus)	
Ut Res Magis Valeat Quam Pereat	
Unit-2: Rules of Interpretation	15
hours	

Basic Rules of Interpretation: Literal Rule or Plain Meaning Rule of Interpretation, Golden Rule of Interpretation, Mischief Rule of Interpretation, Beneficial Rule of Interpretation, Rule of Purposive Construction, Harmonious Construction, Subsidiary Rules of Interpretation: Ejusdem generis, Noscitur a sociis

Unit-3: Internal Aids to Interpretation hours

5

Short and long titles, preamble, marginal notes, parts and their captions, chapters and their captions, section headings; Explanations, exceptions, examples, provisos and schedules, Defining legal expressions like 'means' 'includes', 'that is to say', etc., phrases like 'grammatical variations and cognate expressions'

Unit-4: External Aids to Interpretation Lectures

6

Parliamentary History, Parliamentary proceeding, Later Developments, Dictionaries, Foreign Judgments

Unit-5: Applied Principles of Interpretation

5 Lectures

Fiscal Statutes, Interpretation of Contracts, Interpretation of Treaties

Internal Assessment (IA)	Mid Term Test (MTE)	End Term Test (ETE)	Total Marks
30	20	50	100

Name of The Course	Legal Methods				
Course Code	BLLB1005				
Prerequisite	Not Required				
Corequisite	Jurisprudence, Constitution of India				
Antirequisite	-				
-	•	L	T	P	C
		3	1	0	4

Course Objectives:

- 1. To provide an understanding of the meaning, importance and role of law in society.
- 2. To provide the understanding of nature & development of law and legal systems.
- 3. To know the structure of the legal institutions and the hierarchy of courts in India.
- 4. To know the various sources of law and be able to synthesise such sources and use them to formulate arguments in their research; be familiar with legal research sources and tools and basic techniques of legal and logical reasoning

Course Outcomes

CO1	Understand the concept, sources and the functions of law and various legal systems of the world.
CO2	Understand the hierarchy of the Indian courts and their jurisdictions.
CO3	Understand judicial reasoning and its application in the Courts.
CO4	Acquire the ability to identify legal issues and principles underlying in any given factual situation and to undertake and present research on such issues.
CO5	Equip with the basics of legal research methodology and legal writing.

Text Books

- 1. A.T.H. Smith, "Glanville Williams:Learning The Law", 14th Edition,Sweet & Maxwell Publications, Delhi, 2011
- 2. B.N.M. Tripathi, "An Introduction to Jurisprudence and Legal Theory", 19th Edition, 2014
- 3. C.R. Kothari, "Research Methodology-Methods and Techniques", 2nd Revised Edition, New Age International Publications, 2004
- 4. C.K. Takwani, "Administrative Law", Eastern Book Company, Lucknow, 2008
- 5. V D Mahajan, ":Jurisprudence & Legal Theory", 5th Edition, Eastern Book Company, Lucknow, 2008

Reference Books

- 1. NomitaAggarwal, "Jurisprudence (Legal Theory)", 10th Edition, 2014
- 2. S.K. Verma and Afzal Vani, "Legal Research and Methodology", ILI New Delhi Seltiz, Jahoda et. al., "Research Methods in Social Relation", Holt Rinehart and Winston, New York, 1953.
- 3. Dr. T.Padma, "Legal Research Methodology", 13thEdition, Asia Law House, Hyderabad, 2013
- 4. UpendraBaxi, "The Rule of Law in India", 4 International Journal of Human Rights 6-25 (2007) [available at www.surjournal.org]
- 5. M. Rama Jois, "Legal and Constitutional History of India", N.M. Tripathi Pvt. Ltd.

Unit-1 Law- Meaning, Nature and Functions

12 hours

- Concept and Definition of law and legal system
- Functions of law
- Classification of laws:
 - i. Civil Legal System, Common Legal System
 - ii. Public and Private Law
 - ii. Substantive and Procedural Law
 - iii. Municipal and International Law

Unit-2Sources of Law

8 hours

- Custom
- Precedent
- Legislation

Unit-3Basic Concepts of Indian Legal System

10 hours

- Common Law
- Indian Constitution: Salient Features
- Rule of Law
- Separation of Powers
- Judicial system in India
 - i. Hierarchy of Courts
 - ii. Jurisdiction of the Courts

Unit-4Methods in study of law and Legal Reasoning

8 hours

- Basic Concepts in Logic and Legal Reasoning: Propositions, Arguments, Explanations
- Case method, Socratic and Clinical method
- Deductive and Inductive methods

Unit-5Legal Writing and Research

- Meaning & Importance of Legal Research(Research Problem)
- Legal Materials: Primary & Secondary, Statutes, Reports, Journals, Manuals, Bill, Act
- Case Analysis and Preparation of Briefs
- Kinds of Legal Research
 - i. Doctrinal Research
 - Non-Doctrinal Research
- Techniques of Legal Research
 - i. Sampling Design Technique
 - ii. Measurement & Scaling Technique
 - iii. Observation Method
 - iv. Interview Method
- Report Writing, Formulation of Problems
- Citations and Bibliography
- Plagiarism

Internal Assessment (IA)	Mid Term Test (MTE)	End Term Test (ETE)	Total Marks
30	20	50	100

Name of The Course	Law of Contracts I				
Course Code	BLLB1006				
Prerequisite	Contract Act, 1872 & Specific Relief Act, 1963				
Corequisite					
Antirequisite					
		L	T	P	C
		3	1	0	4

Course Objectives

- 1. To provide the conceptual understanding of the basic principles of 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 of teaching will be mostly adopted

Course Outcomes

CO1	Develop a conceptual understanding of the basics of law of contract.
CO2	Understand the legal aspects of a valid contract and consideration in detail.
CO3	Understand what free consent it, how it can be breached at the same time judge a void and
	voidable contract.
CO4	Analyse and Illustrate the circumstances and consequences of Discharge of Contract and
	various remedies available when a contract is breached.
CO5	Understanding and Analysing the concept of Specific Relief and related regulations.

Text Book (s)

- Avatar Singh, "Law of Contract and Specific Relief", Eastern Book Company, 10th Edition, Lucknow, 2011
- Dr. R.K. Bangia-the Indian Contract
- S.K.Kapoor-Contract I and Specific Relief Act
- Pollock and Mulla, Indian Contract and Specific Relief Act, 13th Edition, Lexis Nexis Butterworths Wadhwa, Nagpur, 2009

Reference Book (s)

- Joseph Chitty, Chitty on Contracts, Sweet and Maxwell Limited, 2011
- Jill Poole, Case Book on Contract Law, 10th Edition, Oxford University Press, Oxford New York, 2010
- Cunningham and Shephard's Contract Act, 11th Edition, Law Publisher (India) Pvt. Ltd, Allahabad, 2007-08
- P.C Markanda, The Law of Contract, 2nd Edition, Wadhwa Nagpur, 2008
- Robert A. Feldman, Raymond. T. Nimmer, Drafting Effective Contracts A Practitioner's Guide, 2nd Edition, Wolter Kluwer Law and Business Aspen Publishers, New Delhi, 2010
- J. Beatson, Ansons Law of Contract, 29th edition, Oxford University Press, Oxford New York, 2010
- B S Ramaswamy, "Contracts and their Management", Lexis Nexis Butterworth, 3rd Edition, New Delhi 2008
- H.K Saharay, "Dutt on Contract", Eastern Law House, 10th Edition, Kolkata, 2006

Unit-1 Introduction & Elements of contracts hours

10

- The historical development of contract law:
- English origin (debt, detinue, account, covenant, action on case, assumpsit, indebitus assumpsit)
- Indian origin, Purpose of Agreement and Contract
- Essentials of a Valid Contract
- Types of Contract
- Offer, Types of Offer, Communication and Termination, Distinction between offer and invitation to treat
- Acceptance, Communication and Termination
- Standard Form of Contract
- Electronic Contract

Unit-2 Consideration & Capacity to Contract Hours

10

- Doctrine of consideration, Essential of valid Consideration, The rule 'no consideration no contract"- its exception', inadequacy of consideration, nudum pactum, Privity of contract and of consideration
- Natural Person-Agreements by minor, Unsoundness of mind
- Legal Person-Company, State, Government Contract
- Formation and Constitutional Provision (Article 299 of Constitution of India)
- Govt. power to contract, Procedural requirement, Kinds of Govt. Contracts
- Settlement of disputes and remedies, Disqualification under Law

Unit-3 Free Consent, Void Agreement (Void-ab-initio) & Contingent Contract 10 Hours

- Free consent- Its need and definition-
- Factors vitiating free consent: Coercion, Undue Influence, Misrepresentation, Fraud, Mistake, etc
- Void Agreement (Void-ab-initio) Section 26-30, Contingent Contract

Unit-4 Discharge of a Contract and its various modes, Remedies & Ouasi Contract 8 Hours

- Discharge of Contract-By performance, Impossibility of performance, By agreement, By Breach
- Remedies generally, Damages; types of Damages, measure of damages, remoteness of damages Sections 73-75
- Meaning & nature, Theory of Unjust Enrichment, Quasi Contract
- Discharge of Contract-By performance, Impossibility of performance, By agreement, By Breach.

Unit-5 Specific Relief Act, 1963 Hours

10

- Specific performance of contract, Contract that can be specifically enforced, Persons against whom specific enforcement can be ordered
- Recession Cancellation of Instruments, Injunction(Temporary, Perpetual, Prohibitory, Mandatory)
- Declaratory orders, Rectification of Contract

Internal Assessment (IA)	Mid Term Test (MTE)	End Term Test (ETE)	Total Marks
30	20	50	100

Name of The Course	Constitutional Law -II				
Course Code	BLLB1021				
Prerequisite	Knowledge of Constitutional Law-I				
Corequisite	Knowledge of Constitutional Law-I				
Antirequisite	NOT REQUIRED				
		L	T	P	C
		3	1	0	4

Course Objectives

- 1. To understand the organs of government and importance of these organs in the governance of the country;
- 2. To understand the inter relationship and check and balance mechanism among the organs of government;
- 3. To analyse the role of judiciary in the governance of the country in the light of judicial review power;
- 4. To evaluate the mechanism and Power of Legislature to amend the constitution in terms of Peoples' welfare and also the restrictions on amending power of Legislature.
- 5. To understand the circumstances and situations which aid in the conversion of parliamentary forms of government to the presidential form of government;

Course Outcomes

CO1	Tounderstand the role of President as an executive Head of Union and various powers and functions; especially the power to grant pardon and power to issue
	Ordinance;
CO2	To understand the formation of Council of ministers and its responsibility in the governance of the Country;
CO3	To analyze the role of legislature and also the distribution of legislative powers between Union and State;
CO4	To understand the Nature and of Indian Judicial System with its distinctive feature, Power and functions of higher judiciary and role of Precedent in governance of country;
CO5	To understand the doctrine of pleasure and ite relevance and restriction on doctrine of Pleasure.
CO6	To understand the Proclamation of Emergency, Kinds of Emergency, Grounds, Effect

Text Books

- 1. H.M Seervi Constitutional Law of India, 4th Edition
- 2. M. P Jain, Indian constitutional Law, 6th Edition, reprint 2012

Reference Books

- 1. Dr. J. N. Pandey, *Constitutional Law of India*, Edn 50th (Centre Law Agency, Allahabad, 2013)
- 2. WadhwaGranville Austin the Constitution of India, Oxford,
- 3. Basu Constitutional Law of India, Prentice Hall of India,
- 4. KashyapPerspectivesoftheConstitutionShypra
- 5. P.M.Bakshi, Constitution of India, Universal

Unit-1 Unit 1:Indian Constitution: Basic Features

5 hours

- Meaning and Nature of Constitutional Law
- Preamble and Basic Features of Indian Constitution
- Federalism: Nature of Indian Polity, Cooperative Federalism
- Doctrine of Separation of Power.

Unit-2Union Executive:

5 hours

- Nature of Executive in India
- Election of President,
- Election of Vice President and,
- term of office,
- qualification and eligibility,
- Power and Functions,
- Power to grant pardon,
- Ordinance -Making Power, Impeachment.

Unit-3Union Cabinet:

4 hours

- The Council of Ministers;
- Functions of the Council of Ministers;
- Collective responsibility;
- Confidentiality of Cabinet Decisions / Art. 121;
- Duties of Prime Minister;

Unit-4The Parliament:

4 hours

- 3.1 Composition of the Parliament,
- 3.2 Term of office of members,
- 3.3 Qualification and disqualification of members,
- 3.4 Privileges and Immunities of Parliament,
- 3.5 Procedure on Ordinary Bill, Money Bill and Financial Bill of Union and State Legislature.

Unit-5Union Judiciary:

5 hours

- Nature of Indian Judicial System with its distinctive feature
- Supreme Court of India,
- Supreme Court's various powers,
- Special Leave appeals,
- Independence of Judiciary,
- Judicial Appointment Commission (JAC).

Unit 6 High Courts & Subordinate Courts:

- Judicial system in the States,
- Appointment and conditions of office,

- Various Powers of High Court
- Establishment of Common High Court,
- Transfer of a judge of High Court

Unit 7: State Executive:

- Governor of a state,
- Qualification of Governor
- Appointment of Governor
- Term of Governor
- Power and Functions of Governor
- Council of Ministers of Governor
- Power to grant pardon of Governor
- Power to Issue Ordinance of Governor

Unit 8: State Legislature

4 hours

- 6.1 Constitution under Unicameral and Bicameral Legislative system,
- 6.2 Qualification & disqualification of members,
- 6.3 Power and function,
- 6.4 Procedure on Ordinary Bill
- 6.5 Special Procedure on Money Bill & Financial matters,

Unit 9:Distribution of powers between Centre and States

4 hours

- 8.1 Legislative Powers,
- 8.2 Delegated legislation,
- 8.3 RelevantDoctrines: Territorial nexus, Harmonious construction, Pith and substance, Repugnancy, Colorable Legislation.
- 8.4 Doctrine of Pleasure.

Unit 10: Emergency Provisions& Amendment of Constitution

6 hours

- Proclamation of Emergency,
- Kinds of Emergency,
- Grounds of Emergency
- Effect of Emergency
- Amendment of Constitution,
- Doctrine of basic Structure.

Continuous Assessment Pattern

Internal Assessment (IA)	Mid Term Test (MTE)	End Term Test	Total Marks
		(ETE)	
30	20	50	100

Name of The Course	Law of Contracts-II				
Course Code	BLLB1022				
Prerequisite	Contract Act, 1872 and The Sale of Goods Act 1930				
Corequisite					
Antirequisite					
		L	T	P	C
		3	1	0	4

Course Objectives

- 6. To initiate the students to understand the different kinds of contracts which emphasis on the intricacies therein.
- 7. This course would provide an insight into the justification for special statutory provisions for certain kinds of contracts.
- 8. This course would definitely help the students to understand the nature of jurisprudence involved in each case, the technique of interpreting such law etc
- 9. To provide them with a practical approach

Course Outcomes

CO1	Discussing the fundamental principles underlying with special forms of contract.
CO ₂	Developing a clear interpretation of the law related to special contracts.
CO3	Explaining the rights, duties, remedies of the various parties in such contract which shall
	ultimately help them in advising their clients.
CO4	Judging the skills of legal analysis and argument.
CO5	Practicing the drafting skills relating to special contracts.

Text Book (s)

- R. K. Bangia, Law of Contract-II, Allahabad Law Agency, Faridabad.
- Avtar Singh, Law of Contract, Eastern Book Company, Lucknow.

Reference Book (s)

- Law Commission of India, Forty Second Report Ch. 3 (1971)
- Malimath committee Report on Criminal Justice System, Pg. 90 3.
- 178th Report of law commission of India.

Unit-1 Contract of Indemnity& Guarantee

12

- Nature and definition;
- Rights of indemnity holder;
- Commencement of liability;

Contract of Guarantee – Nature and definition;	
• Essential features of guarantee;	
 Extent of surety's liability, discharge of surety; 	
• Rights of the surety.	
Unit-2 Bailment & Pledge	8
hours	
• Nature and definition;	
• Essential features;	
 Rights and duties of bailor and bailee; 	
 Pledge – Nature and definition; 	
 Rights of pawnor and pawnee. 	
Unit-3 Agency	8
hours	
 Definition and kinds of agency; 	
 Essentials of agency; 	
 Modes of creation of agency; 	
 Duties and rights of agents; 	
 Authority of agent – express, implied, and ostensible authority, 	
 Liabilities- liability of principal & agent; 	
• Termination of agency.	
Unit-4 Partnership	8
hours	
 Nature and definition; 	
 Types of Partners 	
 Test of partnership, registration of partnership; 	
• Minor as a partner;	
 Dissolution of partnership 	
Unit-5 The Sale of Goods Act 1930	10
hours	
• Purpose of the Act;	
• Sale, Agreement to sell;	
 Difference between sale and agreement to sell; 	
 Caveat Emptor, Caveat Venditor, Nemo dat quod non habet; 	
 Condition and warranties; 	
 Passing of property, rules relating to passing off property; 	

• Rights of the unpaid seller.

Continuous Assessment Pattern

Internal Assessment (IA)	Mid Term Test (MTE)	End Term Test (ETE)	Total Marks
30	20	50	100

Name of The Course	Law of Crimes -II				
Course Code	B LLB 1023				
Prerequisite	Basic Knowledge of Criminal Law				
Corequisite	Basic Knowledge of social sciences				
Antirequisite	None				
		L	T	P	C
		3	1	0	4

Course Objectives:

- To provide the conceptual understanding of the specific principles of Criminal Law.
- To develop analytical understanding with respect to Offence affecting Human body such as offences against human life and Offences against women.
- To develop analytical thinking with respect to Offence affecting Property (Movable and Immovable).
- To develop analytical thinking with respect to Offence affecting peace and tranquility of State

Course Outcomes

CO1	To develop conceptual understanding of the specific principles of Criminal Law.
CO2	To explain different offences against Human Body such as Murder and Rape
CO3	To analyse various offences against the woman.
CO4	To analyse different offences against Property such as theft, Extortion, robbery, dacoity etc.
CO5	To illustrate offences against peace and tranquility of State

Text Book (s):

- 4. The Indian Penal Code, 1860 (Bare act)
- 5. K. D. Gaur, "A text Book on the Indian Penal Code", Universal Law Publishing, Delhi, 2011.

Reference Book (s):

- 10. J. W. Cecil Turner, "KENNY on Outlines of Criminal Law", 19th Edn. Cambridge University Press, 2013.
- 11. K.N.C. Pillai & Shabistan Aquil (Rev.), "Essays on the Indian Penal Code", The Indian Law Institute, 2005.
- 12. K. D. Gaur, "Criminal Law Cases and Materials", LexisNexis Butterworths, India, 2008.

- 13. Ratanlal & Dhirajlal, "Ratanlal & Dhirajlal's Indian Penal Code", Butterworths Wadhwa, Nagpur, 2011.
- 14. B. M. Gandhi, Indian Penal Code, 2nd edition, Eastern Book Co, Lucknow, 2008.
- 15. Wing-Cheong Chan, Barry Wright & Stanley Yeo, "Codification, Macaulay and the Indian Penal Code", Ist edition, Ashgate, UK, 2011.
- 16. V.B. Raju, "Commentary on Indian Penal Code, 1860 (Vol. I & II)", 4th edition, Eastern Book Company, Lucknow, 1982.

Unit-1: Module 1: Offences affecting human body hours

12

- General Introduction to specific offences
- Culpable Homicide and Murder
- Causation Distinction between culpable homicide and Murder
- Attempt
 - o to commit murder
 - o to commit culpable homicide
 - o Suicide and its Constitutionality: Attempt and abetment.
- Homicide by Rash or Negligent act not amounting to Culpable Homicide
- Unnatural offence
- Miscarriage and injuries to unborn children
- Hurt and Grievous Hurt, Acid attacks
- Kidnapping and Abduction
- Assault and Criminal force
- Wrongful restraint and wrongful confinement

Unit-2 Offence against women (With 2013 amendment)12 hours

- Outraging the modesty of women, (354, 507),
- Obscene act and songs,
- Rapeand attempt to Rape
- Dowry Death, Cruelty by husband or relatives
- Offences relating to marriage

Unit-3: Offence against property8 hours

- Theft
- Extortion
- Robbery
- Dacoity

Unit-4: Other Offences against property

- Criminal Misappropriation of property
- Criminal Breach of Trust
- Cheating
- Receiving stolen property
- Mischief
- Criminal trespass

Unit 5: Module 5: Other offences 8 hours

- Offences against the State
- Giving or fabricating false Evidence
- Offences relating to documents
- Defamation

Internal Assessment (IA)	Mid Term Test (MTE)	End Term Test (ETE)	Total Marks
30	20	50	100

Name of The Course	Law of Torts, Consumer Protection Act,1986; Motor Vehicles Act, 1988				
Course Code	BLLB1024				
Prerequisite	NA				
Corequisite	Law of Contract and Law of Crime				
Antirequisite	Not Required				
		L	T	P	C
		3	1	0	4

Course Objectives:

- 10. To equip students with knowledge of legal rights, duties and liabilities mentioned under Law of Torts with the help of leading cases
- 11. To make the students understand the consumer rights, remedies and the function of consumer forums under Consumer Protection Act
- 12. To present a comprehensive introduction to No Fault liability under uncodified and codified law and also Insurance policy under The Motor Vehicle Act, 1988 and Public Liability Insurance Act, 1991.

Course Outcomes

CO1	Understanding and analyzing the foundational principles of Torts and tortious liability and				
	its general defences and differentiate between the tortuous liability, criminal liability and				
	contractual liability.				
CO2	Analyse the law relating to the Liability for the wrong committed by another person and				
	understand the Conceptual framework of Negligence, Nuisance and Contributory				
	Negligence and evaluate the same in the day today life or present cases.				
CO3	Analyse and apply 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 i.e. Tort against Human being and property. Apply Tort law				
	to complex problems using appropriate legal problem solving techniques and exercise				
	judgment in the application of tort law simulated client situations in an academic				
	environment.				

CO4	Discerning the rights and interests of consumers which are enforceable under the provisions				
	of the Consumer Protection Act, 1986 and Critically compare the Consumer redressal				
	forums that a litigant can approach under the same Act.				
CO5	Illustrating the basic forms of no fault liabilities and insurance policies which will enable				
	students to help an aggrieved get the appropriate remedy provided under the Motor				
	Vehicles Act, 1988.				
	, and the second				

Text Books

- 1. Ratanlal&Dhirajlal, revised by Justice G.P.Singh: The Law of Torts
- 2. B. M. Gandhi: Law of Torts (with Law of Statutory Compensation and Consumer Protection)
- 3. AvtarSingh:The Law of Torts
- 4. Richard Epstein, Cases and Materials on Torts, 5th ed., (Aspen: 2005)
- 5. R.K. Bangia, Law of Torts with Consumer Protection

Reference Books

- 1 D.N. Saraf, Law of Consumer Protection in India, 1995 Tripathi
- 2 Supplementary Reading (preferably latest editions)
- 3 Kenneth S. Abraham, The Forms and Functions of Tort Law, 3rd ed. (Foundation Press: 2007).
- 4 John Murphy: Street on Torts, 11th Ed., (Oxford University Press, 2003)
- 5 Richard Kidner, Casebook on Torts, 7th Ed., Oxford (University Press 2002)
- 6 Vivienne Harpwood, Principles of Tort Law
- 7 Winfield and Jolowicz on Tort
- 8 Salmond on Torts
- 9 Peter Cane, Anatomy of Tort Law
- 10 Avtar Singh, Introduction to Torts
- 11 B.M. Gandhi, Law of Torts
- 12 P.S. Achuthen Pillai, Law of Torts, 9th Ed., (Eastern Book Company 2009)
- 13 Halsbury's Laws of India Consumer Protection Act
- 14 P.K. Majumdar: The Law of Consumer Protection in India, 1998 Orient Publishing Co. Delhi.
- 15 Avtar Singh: Consumer Protection Law
- 16 Barowalia Consumer Protection Law
- 17 Kumud Desai: Law of Torts(An Outline with Cases)
- 18 S.K Kapoor: Law of Torts & Consumer Protection Act
- 19 P.S.A.Pillai: Law of Tort with Law of Statutory Compensation and Consumer Protection
- 20 M.N.Shukla: The Law of Torts & Consumer Protection Act & Compensation Under Motor Vehicle Act

Unit 1 Definition and Nature of the Law of Tort hours

3

• Definition, Nature and Development of Torts, "Law of Torts" or "Law of Torts."

- General Condition of Tortuous Liability
 - Ubi jus Ibiremedium,
 - Injuria Sine Damnum
 - Damnum Sine Injuria.

Distinction between Torts and Crime, Torts and Contract, Torts and Quasi Contract

Unit 2 Liability for the Wrong Committed by Other Person hours

8

- 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 Tortss Claims Act 1946 and Article 300 of the Indian Constitution.
 - Joint Torts Feasors, joint and several liabilities in payment of damages.

Unit 3 Negligence, Contributory Negligence and Nuisance8 hours

• 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 4: General Defenses for the Tortuous Liability8 Hours

- Volentinon fit injuria
- 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

Unit 5: Torts Against Human Being and Property8 Hours

- Defamation
- Trespass to Person Assault, Battery, Malicious Prosecution and False Imprisonment
- Trespass to Property- Goods, Conversion, Land, Trespass ab inito

Unit 6: Liabilities based on fault & Remedies 6 Hours

- Strict Liability, Absolute Liability, The Public Liability Insurance Act, 1991
- Remoteness of Damage
- Personal Capacity
- Who can not sued Who can not be sued
- General Remedies in Tort Damages

Unit 7: The Consumer Protection Act, 1986 amended, 20194 Hours

- Definitions of Consumer, Goods, Services and Deficiency
- Rights and Duties of Consumer
- Liabilities with special reference to Medical Negligence & Real Estate issues
- Grievances under Consumer Protection Act- Appointment, Qualification, Disqualification, Jurisdiction, Powers And Function.
- Remedies

Unit	VIII:	Motor	Vehicle	Act,	1988

3 Hours

- Licensing of Drivers, Conductors and Registration of Motor Vehicle (Chapter II, III & IV)
- Liability without fault in certain cases (Chapter X)
- Insurance of Motor Vehicles- First Party and Third Party Insurance

Internal Assessment	Mid Term Test	End Term Test	Total Marks
(IA)	(MTE)	(ETE)	
30	20	50	100

Name of The Course	Family Law II				
Course Code	BLLB1025				
Prerequisite	Indian Penal Code 1860				
Corequisite	Indian Penal Code 1860,CPC,CrPC.				
Antirequisite					
		L	T	P	C
		3	1	0	4

Course Objectives:

- 13. To understand the various concepts and institutions of Hindu Joint Family system.
- 14. To analyze the concept of succession and its forms i.e. Intestate and testamentary succession.
- 15. To examine the women's estate under different Religious system and statutory provisions.
- 16. To understand the concept of bequest under different religious system.

Course Outcomes

CO1	Discuss the various concepts and institutions of Hindu joint family.
CO2	Recognize and resolve ethical issues that arise in Family Law considering relevant ethical,
	moral, and religious principles and procedure of succession with its different forms i.e.
	Intestate and testamentary succession.
CO3	Interpret the prevailed practices in respect to women's property rights under Hindu and
	Muslim Law.

CO4	Assess the provisions with respect to bequest under Hindu and Muslim Law.
CO5	Evaluate, analyse and assess the various existing family laws and its practical application.

Text Book (s)

- a. Dr. U.P.D. Kesari, Modern Hindu Law, Central Law Publication, 9th Edition 2013.
- b. Dr. Paras Diwan, Modern Hindu Law, Allahabad Law Agency.
- c. Aqil Ahmad, Mohammedan Law, Central Law Agency, 21st Edition.

Reference Book (s)

- a. Satyajeet A. Desai, Mulla's Principles of Hindu Law, Vol. I & II (20th ed., 2007)
- b. Paras Diwan, Law of Marriage and Divorce (5th ed., 2008)
- c. M. Hidayatulla and Arshad Hidayatulla, Mulla's Principles of Mohammedan Law (19th ed., 2006)
- d. Tahir Mahmood, Fyzee's Outlines of Mohammedan Law (3rd ed., 2008)

Unit-1 Joint Hindu Family

8

Lectures

Institution of Joint Family and Joint Family

PropertyandBusiness; Coparcenary's; Dyabhaga&Mitaksharasuccession; Kartapower&function, Karta's rightofalienation of property;

Pious Obligation; Principle of Consanguinity and Primogeniture, Principle of Survivorship and Succession.

Unit-2 Intestate Succession

5

Lectures

GeneralPrinciplesofSuccessionunderHindu Law, IslamicLaw, Statutory conditionsof disinheritance and disentitlement; Dwelling house; Partition.

Unit-3 Women's Property

4

Lectures

Stridhan – concepts and characteristics; Sources, principle of succession, Comparative analysis of right to property of women under different Religious and Statutory Law.

Unit-4 Testamentary Succession

10

Lectures

Power of testamentary succession under various religious and statutory Law under Hindu and Islamic, Abetment oflegacy; Will and Administration of will – Probate, Codicil, attestation, alteration and revival of Will, Kinds of Will, Execution of privileged and unprivileged Will,

Unit-5 Right of Pre-emption

1

Lectures

Pre-emption, meaning, nature, Constitutionality, classification; who can claim the right, Formalities and legal effect; Legal devices of evading right of pre-emption; when is the right lost.

Unit-6 Gift under Islamic Law

4

Lectures

Hiba – nature and characteristics Kinds of Hiba, Conditional and Future Gift, Types of Hiba; Deathbed gift, Revocation of Hiba

Unit-7 Wakf

Lectures

Meaning, character, Formalities for creation, Administration, Mutawali: Power of Mutawali; Muslim Religious Institutions and Offices

Unit-8 Hindu Religious Endowment

8

Lectures

Traditional religious principles of creation, Administration and offices; Statutory methods of creation of Trust; Trustees: Powers and functions of the Trustees.

Continuous Assessment Pattern

Internal Assessment	Mid Term Test	End Term Test	Total Marks
(IA)	(MTE)	(ETE)	
30	20	50	100

Name of The Course	Moot Court (Clinical Course)				
Course Code	BLLB1026				
Prerequisite					
Corequisite					
Antirequisite					
		L	T	P	C
		0	0	4	4

Course Objectives

This course relates to litigation advocacy and as such this shall be simulation course that shall have two parts. First part shall focus on preparation for trial and trial strategies. It shall also disseminate techniques of argumentation in courts, drafting a memorandum, court etiquettes and presentation. The second part shall focus on research and writing framing arguments. The students shall be given a case to argue, that shall help to articulate their argumentative zeal as well as capacity

Course Outcomes

CO1	Identify the legal issues arising from a hypothetical set of facts
CO2	Research the law relevant to these legal issues;
CO3	Formulate legal argument based on this research;
CO4	Apply the law accurately and persuasively;
CO5	Distinguish any case law which runs contrary to the argument being made;
CO6	Formulate an interpretation of the law which is favourable to a particular side of the
	argument;
CO7	Present the argument articulately and clearly in an oral format;
CO8	Respond to questioning by judges based on the student's presentation observing the
	etiquette of the courtroom

Text Book (s)

- Abhinandan Malik, "Moot Courts and Mooting" 5th Edition., Eastern Book Company, 2015
- Dr. Kailash Rai, "Moot Court, Pre-Trial Preparations and Participation in Trial Proceedings" 5th Edition, Central Law Publications, 2012

Reference Book (s)

- Prof Nomita Aggarwal & Mukesh Anand, "Beginners Path To Moot Court" 2nd Edition. (Reprint) Universal Law Publishing Co. Pvt. Ltd., 2009
- O.P. Tewari, "Moot Court Pre Trial Preparations & Viva Voce." 1st Edition, Allahabad Law Agency, 2003
- Abhinandan Malik, " Moot Courts and Mooting", 1st Edition, Eastern Book Company, 2015.
- Mittal J.K., "Practical Training", Allahabad Law Agency, 2008
- Williams Glanville, "Learning the Law" 15th Edition, Sweet & Maxwell Publisher.

Unit-1 Introduction to Mooting

(02 Lectures)

- ➤ Introduction- What is Moot all about
- ➤ Different Types of Moots
- Challenges faced by mooters
- To moot or Not to moot
- ➤ How acing mooting will benefit legal career
- > Difference between international rounds from national rounds
- ➤ How to choose the right moots
- ➤ How to pick the right team

Unit-2 Research skills

(03 Lectures)

- > Types and Weight of authorities
- > Use of authorities
- Legal Research process
- > Organization of research
- Cracking the Moot Problem
- Researching the Issues

Legal	Research	Checklist

Unit-3 Speaking skills

(05 Lectures)

- ➤ How to introduce yourself to the bench
- ➤ How to address the Judges
- ➤ Answering Questions posed by the Judges
- ➤ Ways to transition between Issues
- Provoking Questions from the Judges
- Evading and Conceding
- > Time Management
- Preparation Strategy
- Citing authorities
- Court Manners
- > Team Dynamics
- Rebuttals and Surbuttals
- Bad Judges
- ➤ Role of the Body language, gesticulation and hand movements
- Accent, Diction and Speed.
- > Referring to yourself
- Opening line
- Speaking Strategies
- > Speaking style and Tone
- ➤ Avoiding the common mistakes

(02 Lectures)

Unit-4 Framing of Issues & Arguments

- > Framing the Issues
- Framing of creative factual Arguments
- > Framing of persuasive Arguments
- Classifying Judges
- > Argument fallacies and pitfalls to avoid

Unit-5 Memorial Architecture

(05 Lectures)

- Preparation Strategy
- ➤ Marking Citations
- Formatting Settings
- Cover Page
- Key Mapping
- Headers and footers
- Lists, Indentation, Margins and Border
- > Issues
- Paragraph
- Sections and Page Breaks
- Table of Authorities
- Outline of Memorial

Unit-6 V. Memorial Drafting

(05 Lectures)

- Overview of writing the Memorial
- Preparation of the Draft Memorial

- > Structuring of Arguments
- > Statement of Facts
- > Summary of Arguments
- **Body of Arguments**
- > Footnote
- > Prayer

Unit-7 Handling the Court Room Proceedings

(02 Lectures)

- > Preparation before Oral Rounds
- Engaging Bench's attention
- ➤ How to deal with questions raised by the Judges
- Posture and Demeanor
- ➤ Difference between International and Indian rounds

Continuous Assessment Pattern

Internal Assessment (IA)	Total Marks
100	100

Name of The Course	Public International Law				
Course Code	BLLB1027				
Prerequisite	Constitutional Law				
Corequisite					
Antirequisite					
	1	L	T	P	C
		3	1	0	4

Course Objectives: The aim of the course is to teach you the basic features of public international law and the international legal order and the meaning of public international law for legal practice. The relationship between public international law and domestic law. The sources of public international law.

Course Outcomes

CO1	To appreciate the role of Public International Law in the society
CO2	To understand the importance and implications of International Law &Organisations.
CO3	To understand that in absence of Municipal Law how Public International Law helps the
	States to follow a Code of Conduct.

Text Book (s)

- M.P. Tandon, Public International Law, 16th Edition, (2005), Allahabad Law Agency.
- Dr. H.O. Aggarwal, International Law & Human Rights, 18th Edition, Central Law Publications.

Reference Book (s)

- Bowett D.W., The Law of International Institutions, 4th Edition, 2003, Universal.
- Brownlie, Ian (2003) Principles of Public International Law, Oxford University Press, 6th Edition.
- David D. Caron, Cases & Materials on International Law.
- Oppenheim, International Law (Vol. I & II)
- Starke J.G., Introduction to International Law.
- Malcolm N. Shaw, International Law, 6th Edition, Cambridge University Press

Unit-1 Introduction 8 hours

Nature of International Law, Basis of International Law. Evolution and Development of International Law, Codification of International Law. Relation between International Law and Municipal Law. Subjects of International Law

Unit-2 Sources of International Law

8

hours

General. Custom. Treaties. The General Principles of Law. Judicial Decisions. Juristic Work on International Law. General Assembly Resolutions and Declarations

Unit-3 Recognition and Succession

7

hours

Recognition of States- Concept, Modes of Recognition. Theories of Recognition, Recognition of Belligerency, Insurgency, Legal Effects of recognition. Doctrines of recognition, Indian Practice Relating to Recognition. State Succession- Meaning, Kinds of Succession, Theories of State Succession

Unit-4 Intervention 4

hours

Concept of Intervention, Grounds of Intervention. Global Practices Regarding Intervention. Intervention under League of Nation and UN

Unit-5 Extradition and Asylum

5

hours

Concept of Extradition. Basis and Principles of Extradition. Meaning of Asylum and Rights. Extra territorial and Diplomatic asylum

Unit-6 Overview of Major Streams of International Law

8

hours

Law of Sea. Human Rights and Humanitarian Law. Economic Law. Criminal Law. Environmental

Law	
Unit-7 International Organisation- Origin, Structure and Function	8
hours	
United Nations and its Organs. UN Specialized Agencies. Betton Woods Instituions. World	Trade
Organization	

Continuous Assessment Pattern

Internal Assessment	Mid Term Test	End Term Test	Total Marks
(IA)	(MTE)	(ETE)	
30	20	50	100

Name of The Course	Internship (Four weeks) (Lower Court)				
Course Code	BLLB1028				
Prerequisite	Contract Law, Family Law, Indian Penal Code				
Corequisite	Civil Procedure Code, Criminal Procedure Code, Property Law,				
_	Criminal Minor Act, Law of Evidence				
Antirequisite	NA				
		L	T	P	C
		0	0	2	2

Course Objectives:

The students are offered this course is to:

- 1. Develop an understanding of the court structure and hierarchy in India
- 2. Understand the process of criminal trial and the stages associated with the same
- 3. Prepare case briefs and undertake research regarding ongoing or past litigations
- 4. Draft arguments and find out relevant cases regarding the point of issue in the concerned subject matter
- 5. Learn the use of legal databases that are helpful in finding appropriate cases

Course Outcomes:

CO1	Analyse the various stages of a criminal trial and the applicable legal provisions		
CO2	est the knowledge of criminal law that they have learnt in classroom		
CO3	Identify the procedure of filing a criminal matter under Indian law		
CO4	Evaluate the intertwined position of the various state instrumentalities at the different		
	stages of criminal trial		
CO5	Distinguish between the jurisdiction of various forum that deal with criminal trial process		

Text Book (s)

As per the relevant law that the students refer.

Reference Book (s)

As per the relevant law that the students refer.

Internship program is designed in the law course basically to provide practical knowledge about the subject which they study in class room. In class student become aware of theoretical aspect of law but in internship they understand the use of law in court and how such class room study will be beneficial in courts as a law internee.

It is a compulsory course and the period for internship is <u>4 weeks</u>. Feedback Certificate from the employer and a comprehensive report of their experience is to be submitted. After submission there will be a Viva by the concerned faculty and Internship coordinators. Students are assessed on the basis of the work they have done during internship, presentation and on the practical knowledge they have gained

Continuous Assessment Pattern

Internal Assessment (IA)	Mid Term Test (MTE)	End Term Test (ETE) (practical)	Total Marks
		100	100

Evaluation Criteria

FS OF CONSIDERATION (ETE PRACTICAL)	Iı	Internship Final Report Submission					FAL
POINTS OF CO (ETE PRA	Internship certificate	Research Undertaken	Nature of work done	Learning Outcome	Drafting and formatting of Report	Viva-Voice	TOTA
Marks	10	25	25	10	10	20	100

Name of The Course	Jurisprudence				
Course Code	BLLB2001				
Prerequisite	IPC, Political science				
Corequisite	Constitution				
Antirequisite					
		L	T	P	C
		3	1	0	4

Course Objectives: The objectives of the course are:

- To analyse, explain and classify the law.
- To compare and contrast law with other field of knowledge such as literature, religion and social sciences.
- To focus on finding the answer to grey area of law.

Course Outcomes

CO1	They will understand the philosophical basis of laws and regulations.
CO2 Student would also be able to apply and use theories will dealing with any grey ar	
	law.

CO3	This course will also give them knowledge to evaluate the jurisprudence of property,
	liability and ownership.
CO4	They would also analyze the conceptual basis of various rights.

Text Book (s)

- R.W.M. Dias, *Jurisprudence* (1994) Indian Reprint-Adithya Books, Delhi
- Prof S N Dhyani, Jurisprudence- and Indian Legal Theory (1999)
- V. D. Mahajan, Jurisprudence and Legal Theory (1996 re-print), Eastern Books, Lucknow.

Reference Book (s)

- Boderheimer, Jurisprudence-The Philosophy & Method of Law (1996) Universal Law Publishing Co. Pvt.Ltd, Delhi.
- R.W.M. Dias, Jurisprudence (1994) Indian Reprint-Adithya Books, Delhi
- Fitzgerald, Salmond on Jurisprudence (1999), Tripathi, Bombay
- John Rawls, A Theory of Justice (2000), Universal, Delhi.
- H.L.A. Hart, The Concept of Law (1970), Oxford, ELBS.
- Paton G. W., Jurisprudence(1972), Oxford, ELBS.
- M.D.A. Freeman (ed.), Lloyd's Introduction to Jurisprudence, (1994), Sweet and Maxwell.
- Dr. Vijay Ghormade, *Jurisprudence and Legal Theory*, Hind Law House.
- N.V. Pranjape, Studies In Jurisprudence And Legal Theory, Central Law Agency.
- M.P. Tondon, Jurisprudence Legal Theory, Allahabad Law Agency.
- N.V. Jayakumar, *Lectures in Jurisprudence*, 2nd Ed., Lexis-Nexis.
- Dr. B.N. Mani Tripathi, *Jurisprudence Legal Theory*, Allahabad Law Agency.
- P.S. Atchthew Pillai, *Jurisprudence and Legal Theory*, Eastern Book Company.
- Prof. G.C. Venkata Subba Rao, Jurisprudence and Legal Theory, Eastern Book Comp.
- Feinberg & Coleman, *Philosophy of Law*, 8th ed. or later (Thomson Wadsworth)
- Altman, Andrew, Arguing About Law: An Introduction to Legal Philosophy 2nd ed.

Unit-1 Introduction

8 Hours

- Nature and scope of Jurisprudence
- Need for study of Jurisprudence
- Linkage between Jurisprudence and other sciences

Unit-2 Schools of Jurisprudence

10

Hours

- Natural Law with Indian Perspective
- Analytical Positivism
- (i) Austin's Theory of Law
- (ii) Kelsen's Pure Theory of Law
- (iii) Hart's Concept of Law
- (iv) Critics of legal positivism: Dworkin, Fuller, Alexy.
- Legal Realism
- Historical Jurisprudence
- Sociological Jurisprudence with Indian Perspective

Unit-3 Administration of Justice

10

Hours

- Concept of Justice
- Dharma as the foundation of legal ordering in Indian thought
- Theories of justice in the western thought
- Civil and Criminal Justice System
- Relation between Law and Justice

• Law, Morality and Justice

Unit-4 Concepts of Law

10

Hours

- Rights and Duties
- Personality
 - (i) Definition and Nature of Personality
 - (ii) Legal Status of Unborn Children, Minor, Lunatic, Drunken, Dead Persons, Animals and

State

- (iii) Legal Personality of State
- (iv) Status of Corporate Personality

Possession, Ownership and Property

- (i) Concept of Possession and Ownership.
- (ii) Theories of Possession and Ownership.
- (iii) Kinds of Possession and Ownership.
- (iv) Modes of Acquiring Possession and Ownership

UNIT: 5 Principles of Liability

10 Hours

- The Definition and Nature of Liability.
- Liability and Negligence
- Kinds of Liability- Absolute Liability, Limited Liability, Immunity
- Theories of Liability
- General Conditions of Liability

Internal Assessment (IA)	Mid Term Test (MTE)	End Term Test (ETE)	Total Marks
30	20	50	100

Name of The Course	Law of Evidence
Course Code	BLLB2002
Prerequisite	Law of Contract
Corequisite	Indian Penal Code, CRPC
Antirequisite	-

L	Т	P	C
3	1	0	4

The students will be able to apply legal provisions to the problem in front of them with regard to admissibility of evidence.

Course Outcomes:

CO1	Recognize evidence that is admissible before the court of law
CO2	Understand the difference between admissible and inadmissible evidence
CO3	Understand the concepts of Burden of proof and Estoppel
CO4	Apply legal provisions to the problem in front of them with regards to admissibility of evidence
CO5	Recognize evidence that is admissible before the court of law

Text Book (s)

- 1. Vepa P. Sarathi, Law of Evidence (6th ed., 2016)
- 2. M. Monir, Law of Evidence (10th ed., 2015)

Reference Book (s)

- 1. Batuk Lal, The Law of Evidence (21st edition, 2015)
- 2. Avtar Singh, Principle of the law of Evidence (21st edition, 2014)

Unit-1 GENERAL ISSUES RELATING TO LAW OF EVIDENCE (5 Lectures)

- a. History of Statutory Evidence Law in India Pre and post Indian Evidence Act, 1872 realities Role of Judiciary, particularly the appellate judiciary in updating the Evidence Law rules by judicial creativity.
- b. Understanding the concepts: 'Facts', 'Facts in issue', 'Relevant Fact', 'Evidence-Oral and Documentary', 'Proved', 'Disproved' and 'Not Proved' Section 3.
- c. Relationship between law of Evidence and Substantive laws (Criminal and Civil laws) and Procedural laws (Code of Criminal Procedure and Civil Procedure Code).

Unit-2 RELEVANCY AND ADMISSIBILITY OF FACTS (20 Lectures)

- a. (i) Relevancy of facts Sections 5-9, 11-16 (ii) Relevancy and Admissibility, The Exclusionary Principle (iii) Conspiracy Section 10
- b. Stated relevant facts (i) Admissions sections 17-23 (ii) Confessions sections 24-30 (iii) Dying Declarations Section 32(1)

c. Opinion of Third Person when relevant (Expert Evidence)- Sections 45-51

Unit-3 ON PROOF Lectures) (15

- a. (i) Facts which need not be proved Sections 56-58 (ii) Facts which the parties are prohibited from proving Doctrine of Estoppel Sections 115-117 (iii) Privileged communications Sections 122-129
- b. (i) Oral and documentary evidence Sections 59-78 (ii) Exclusion of oral by documentary evidence Sections 91-92

Unit-4 OF THE BURDEN OF PROOF (03 Lectures)

- a. (i) Burden of Proof Sections 101-111(ii) Burden and Onus of Proof
- b. (i) Presumption Sections 4, 41, 105 and 111A-114A (ii) Legitimacy and Paternity Jurisdiction Section 112.

Unit-5 OF WITNESSES Lectures)

(02

- a. (i) Who may testify- Child Witness/Dumb Witness, (ii) Communication during Marriage Section 122 and 120, (iii) Professional Communications Section 126, Evidence as to affairs of state Section 123, (iv) Accomplice Evidence and Confession of Co-accused Section 133 r/w section 114 (b) and Section 30.
- b. (i) Number of Witnesses Section 134, (ii) Hostile Witness Section 154

Unit 6: OF THE EXAMINATION OF WITNESSES (03 Lectures)

- a. Order of production and examination of witnesses Section 135, (ii) Examination in Chief, Cross Examination, Re-examination Section 137, Examination of witnesses Section 135 166.
- b. Power of Judge to put question Section 165 r/w Section 311 Cr.P.C.,
- c. (ii) Effect of improper admission and rejection of evidence Section 167.

Internal (IA)	Assessment	Mid (MTE)	Term	Test	End (ETE)	Term	Test	Total Marks
	30		20			50		100

Name of The Course	Private International Law				
Course Code	BLLB2003				
Prerequisite	C.P.C, Property Law, Contract Law, Family Law, Co	ompa	ıny I	Law	
Corequisite					
Antirequisite					
		L	T	P	C
		3	1	0	4

Course Objectives: The course aims to provide a general grounding in private international law across most areas of civil and commercial matters, focusing primarily on jurisdiction, recognition and enforcement and choice of law.

Course Outcomes

CO1	To recognize whether principles of Conflict of Laws are applicable in any case involving
	foreign element.
CO2	To identify the issue of Jurisdiction of a court in any case where foreign element is
	involved.
CO3	To choose the Law that will be applicable in any case where foreign element is involved.
CO4	To understand whether a foreign judgement can be recognised and executed by municipal
	courts.
CO5	To distinguish the conflict between norms of Private International Law in Common Legal
	System and Civil Law System.

Text Book (s)

- Paras Diwan, "Private International Law",4thEdn., Deep & Deep Publications, New Delhi (1998)
- Atul Setalwad, "Conflict of Laws", 3rdEdn., Lexis Nexis, Delhi (2014)

Reference Book (s)

- C.M.V.Clarkson& Jonathan Hill, "The Conflict of Laws", 4thEdn., Oxford University Press, Oxford 2011
- David Hill, "Private International Law Essentials", Dundee University Press Ltd., Dundee, 2015
- Adrian Briggs, "Conflict of Laws", 3rdEdn.,Oxford University Press, Oxford, 2013
- Cheshire, North& Fawcett, "Private International Law", 14thEdn., Oxford University Press, Oxford, 2006
- David Mcclean, Veronica Ruiz Abou-Nigm, "The Conflict of Laws", 9th Edition, Sweet & Maxwell, 2018
- Prof. Lakshmi Jambholkar& Prof. Rahmatullah Khan, "Private International Law", Universal Law Publishing, 2018

Unit-1 Introduction 8 hours

Definition of Conflict of Laws; Its Functions and why is it important. Difference between Public and Private International law. Development and History - England and India - a Comparative Study. Modern theories: Statutory, Territorial, International, Local Law and Justice. Stages in a Private International law: Choice of Jurisdiction & Choice of law. Unification of Private International Law.

international Law:	
Unit-2 Choice of Jurisdiction (First stage)	6
Lectures	

Meaning, Basis, Limitations, C.P.C. provisions regarding jurisdiction -ss. 15-20, 83, 84, and 86. Kinds of jurisdiction: Actions in Personam (Contract), Actions in Rem (such as matrimonial causes and probate), Admiralty action (S VI the Admiralty Courts Act), Discretionary jurisdiction (inherent jurisdiction) (Indian Context: ss. 10 and 151 of C.P.C.)

Incidental Question and Time Factor in private International Law. Limitations on application or exclusion of foreign law: When foreign law is excluded: grounds - Public Policy, Revenue Laws and Penal Laws.

Unit-3 Choice of Law (Second Stage) Lectures

12

Classification/Characterization/Categorization - allocation of category to the foreign element case. Necessity for Classification (different legal concepts with different content – matters like domicile, talaq and dower in different legal systems. What is Connecting factor. Selection of Lex Causae through Connecting Factor. Meaning & Application of Lex Causae - Renvoi: Partial and Total (Foreign Court Theory) - critical analysis of Renvoi - Indian position. **Property:** Distinction between movable and immovable property, Immovables governed by Lex Situs, Succession to immovable property *—lexpatrae*, Movables: tangible and intangible - chooses in possession and chooses in action in English Law, Transfer of Tangible Movables: Differenttheories, Assignment of Intangible Movables, Kinds of assignment-voluntary and involuntary, Formal and essential validity. **Succession:** Testate and Intestate (Involuntary Assignment) - relevant provisions of Indian Succession Act, Wills- Formal and Essential Validity, Capacity-LexDomicilii to make will (movables generally), In case of immovables, Lex Situs governs.

Unit-4 Concept of Domicile Lectures

5

Concept of Domicile, Nationality, Citizenship & Habitual Residence, General principles/fundamental Principles, Elements - intention and residence. Kinds: Domicile of Origin, Choice, Dependence (Married women's position in English and Indian laws) & Corporation.

Unit-5 Marriage, Matrimonial Causes, Legitimacy and Legitimation, Adoption 12 Lectures

Concept &Kinds,Marriage in India from partially polygamous towards monogamous type and total sacrament to secularization. Questions of Formal and Essential validity:Formal validity by *lex loci celebrationis* &Essential/material/intrinsic validity. Concept of Matrimonial Cause (Relief), Available Reliefs: Divorce, Nullity, Judicial Separation, Restitution of Conjugal Rights (in English law), Choice of Jurisdiction and Choice of Law to be examined. What is legitimacy and law which governs legitimacy, Legitimation – Meaning & Concept, Effect & Legitimation and Succession. Recognition of Foreign Adoptions, Adoption by foreign Parents, Jurisdiction under Indian and English Law, Inter Country Adoption & Hague Convention 1993.

Unit-6 Contracts 8 Lectures

Contract- a leading relationship in private international law system. Validity of contracts. Capacity to contract-Main four theories Lex Loci, *Lex Domicilii, lex situs* and proper law.

Formal validity - *lex loci contractus* governs. Essential validity - proper law is usually accepted as governing. Discharge of contract - Lex loci solutions governing. Doctrine of "proper law" of contract subjective and objective Theories

Internal Assessment (IA)	Mid Term Test (MTE)	End Term Test (ETE)	Total Marks
30	20	50	100

Name of The Course	Company Law I				
Course Code	BLLB2004				
Prerequisite	Corporate Law				
Corequisite	Companies Act 2013, SEBI Act 1992, SEBI Regulation	ons			
Antirequisite					
		L	T	P	C
		3	1	0	4

Course Objectives: The objectives of the course are:

- 1. Understand viability of various forms of company in doing business.
- 2. Learn the process of incorporation of companies as laid down under the Companies Act 2013
- 3. Analyse the applicability of the common law doctrines in context of the changes brought in by the Companies Act, 2013.
- 4. Understand the role of directors and key managerial personnel in companies and discuss duties imposed by the new Companies Act on them.
- 5. Develop the argumentative and research skills required of a professional in corporate litigation.

Course Outcomes

CO1	Know the management process of a company in various situations as stipulated by
	Companies Act 2013
CO2	Evaluate the mechanism established to protect the interest of various stakeholders in the
	functioning of the company
CO3	Determine the procedure to be adopted that a corporate body undertakes when it finally ends its business or plans to expand or contract its business and activities
CO4	Apply the legal understanding about a company to hypothetical situations in order to test their theoretical understanding of the functioning of the company & Corporate Actions.
CO5	Students will be able to identify different modes and instruments of Corporate Governance

Text Book (s)

1) S.C.Tripathi, "Modern Company Law", 5th Edition, Central Law Publications, 2012

- 2) A. Ramaiya, "Guide to the Companies Act", 18th Edition, Lexisnexis Butterworth Wadhawa, 2013
- 3) H.K. Saharay, "Company Law", 6th Edition, Universal Law Publications, 2012
- 4) K.R. Chandratre, "Company Law Procedures", 6th Edition, Bharat Publication, 2009

Reference Book (s)

- 1. S.C.Tripathi, "Modern Company Law", 5th Edition, Central Law Publications, 2012
- 2. A. Ramaiya, "Guide to the Companies Act", 18th Edition, Lexisnexis Butterworth Wadhawa, 2013
- 3. H.K. Saharay, "Company Law", 6th Edition, Universal Law Publications, 2012
- 4. K.R. Chandratre, "Company Law Procedures", 6th Edition, Bharat Publication, 2009
- 5. K.S. Anantharaman, Lectures on Company Law", 12th Edition, Lexisnexis Butterworth Wadhawa, 2015
- 6. N.D. Kapoor, "Elements of Company Law", 29th Edition, Sultan Chand & Sons, 2015
- 7. Sir Francis Beaufort Palmer, "Palmer's Company Law", 22nd Edition, Sweet and Maxwell, 1976
- 8. L.C.B. Gower, "Principles of Modern Company Law", Sweet and Maxwell Publication, London
- 9. Dr. N.V. Pranjape, "The New Company Law", 6th Edition, Central Law Agency, 2014
- 10. C.R. Datta & Kamal Gupta, "Datta on Company Law", Orient Law House, 5th Edition, 1992

Unit-1 lectures 10

Company as a Form of Business Enterprise

- Companies One Person Company- Definition, Characteristics, Public and Private Companies; Limited and Unlimited Liability Companies limited by shares and limited by guarantee; Holding and Subsidiary Companies; Foreign Companies; Government Companies; Producer Companies.
- Concept of Corporate Personality: Company as a juristic (or legal) person Consequences; Advantages and Dis-advantages of Incorporation, Piercing the Corporate Veil Judicial and Statutory grounds. Definition of a Company; Evolution and development of Company Law in England and India
- Major Changes Introduced by the Companies Act, 2013.
- Company and other business entities such as partnership, limited liability partnership, Joint Hindu family business, Changes in business environment and developments of Modern Company Law.
- Kinds of Companies

Unit-2 lectures 10

- Promoters Duties, powers and liabilities, Legal position of a promoter, Pre-incorporation contracts.
- Formation of Company: Important steps, Procedure of registration, Corporate Identity Number (CIN)
- Registrar of Companies (ROC): its role and its importance
- Certificate of Incorporation and its conclusiveness, Certificate of Commencement of Business and its conclusiveness

Unit-3 8 lectures

Memorandum of Association, Article of Association and Prospectus

- Memorandum of Association: Need, Contents of Memorandum, Printing and Signing of Memorandum. Name Clause, Object Clause, Registered Office Clause, Capital Clause and Liability Clause and Procedure for alteration.
- Doctrine of *Ultra Vires* its origin, erosion and evasion, consequences of an *Ultra Vires* transaction
- Articles of Association: Contents, Relation with Memorandum, Doctrine of Constructive NoticeDoctrine of Indoor Management – Turquand Rule – origin, applicationand exceptions
- Prospectus: Definition, Contents, Red-Herring Prospectus, Shelf Prospectus, Remedies for misrepresentation in Prospectus: Civil and Criminal Remedies, filing of prospectus with SEBI

Unit-4 lectures

8

Shares and Debentures

- Types of securities investment, Share, stock, stock option, share warrant
- Kinds of Share Capital, Member- who may be a member
- Statutory Restrictions on Allotment, General Principles as to allotment, Private Placement of Shares, Certificate of shares, Object and effect of share, Transfer of shares- Restrictions on transfer of shares.
- Issue of shares at Discount, Sweat Equity Shares, Issue of shares at Premium
- Forfeiture of Shares, Surrender of Shares, transfer and transmission of shares
- Debentures- Definition, Kinds and differences between shares and debentures

Unit-5 lectures

8

Meetings of a Company

- Meetings Kinds of meetings- annual, extraordinary general meeting, Board of Directors meeting
- Procedure and requisites of a valid meeting Notice, Quorum, Adjournment, Proceedings, Voting, Proxy
- Resolutions kinds, circulation of members' resolutions, resolutions by circulation, minutes

Internal Assessment (IA)	Mid Term Test (MTE)	End Term Test (ETE)	Total Marks
30	20	50	100

Name of The Course	Civil Procedure Code & Limitation Act				
Course Code	BLLB2005				
Prerequisite	NA				
Corequisite	Civil Procedure Code & Limitation Act				
Antirequisite	Not Required				
<u>-</u>	L	T	P	C	
		1		4	
	3	1	0	4	

This course is intended to attain the understanding of Law of Torts:

- 1. To equip students with knowledge of legal rights, duties and liabilities mentioned under Law of Torts with the help of leading cases
- 2. To make the students understand the consumer rights, remedies and the function of consumer forums under Consumer Protection Act
- 3. To present a comprehensive introduction to No Fault liability under uncodified and codified law and also Insurance policy under The Motor Vehicle Act, 1988 and Public Liability Insurance Act, 1991.

Course Outcomes

CO1	To acquaint the students with the structure of the civil judiciary, its powers and jurisdiction,
	and the significance of various procedural steps stipulated for trial of civil cases.
CO2	To study the nature and significance of pleadings and practical aspects relating to it.
CO3	To study with the law of limitation as applicable to civil proceedings.
CO4	To well acquaint the student about res judi cata and res subjudice

Text Books

- 1. Mulla, Code of Civil Procedure (1999), Universal, Delhi
- 2. C.K. Takwani, Civil Procedure Code, Eastern Book Company, Lucknow
- 3. M.R.: Mallick (ed.), **B.B. Mitra on Limitation Act** (1998), Eastern, Lucknow

Reference Books

- 4. Mulla, Code of Civil Procedure (1999), Universal, Delhi
- 5. C.K. Takwani, Civil Procedure Code, Eastern Book Company, Lucknow
- 6. M.R.. Mallick (ed.), **B.B. Mitra on Limitation Act** (1998), Eastern, Lucknow

Unit I Introduction – Definition and Jurisdiction

10 Hours

Introduction; Distinction between procedural law and substantive law- History of the code, extent and its application, definition; Suits: Jurisdiction of the civil courts- Kinds of jurisdiction-Bar on suits- Suits of civil nature (Sec. 9); Doctrine of Res sub judice and Res judicata (Sec. 10, 11 and 12); Foreign Judgment (Sec. 13, 14); Place of Suits (Ss. 15 to 20); Transfer of Cases (Ss. 22 to 25).

Unit II Institution and Trial of suit

10 Hours

Institution of suits and summons: (Sec. 26, 0.4 and Sec. 27, 28, 31 and O.5); Interest and

Costs (Sec. 34, 35, 35A, B); Pleading: Fundamental rules of pleadings- Plaint and Written Statement- Return and rejection of plaint- Defences- Set off- Counter claim; Parties to the suit (O. 1): Joinder, misjoinder and non-joinder of parties- Misjoinder of causes of action- Multifariousness.

Unit III Appearance, Examination, Trial and Execution

10 Hours

Appearance and examination of parties (O.9, O.18) - Discovery, inspection and production of documents (O.11 & O.13) - First hearing and framing of issues (O.10 and O.14) - Admission and affidavit (O.12 and O.19) - Adjournment (O.17) - Death, marriage-Insolvency of the parties (O.22) - Withdrawal and compromise of suits (O.23) - Judgment and Decree (O.20); Execution (Sec. 30 to 74, O.21): Settlement of Disputes (Sec. 89); General principal of execution- Power of executing court- Transfer of decrees for execution- Mode of execution- a) Arrest and detention, b) Attachment, c) Sale.

Unit IV Suits in particular cases

10 Hours

Suits in particular cases; Suits by or against Governments (Sec. 79 to 82, O.27); Suits relating to public matters (Sec. 91 to 93); Suits by or against minors and unsound persons (O.32); Suits by indigent persons (O.33); Inter-pleader suits (Sec.88, O.35); Interim Orders; Commissions (Sec. 75, O.26); Summary Suit (O.37); Arrest before judgment and attachments before judgment (O.38); Temporary injunctions (O.39); Appointment of receivers (O.40)

Unit V Appeal, Review and Revision

4 Hours

Appeals (Ss. 90 to 109, O.41, 42, 43, 45); Reference- Review and Revision (Ss. 113, 114, 115, O.46, O.46); Caveat (Sec. 144.A); Inherent powers of the court (Ss. 148, 149, 151).

Unit VI Limitation Act 4 Hours

The Limitation Act, 1963; Objective and purpose; latches, acquiescence, prescription, Extension and suspension of limitation, Condonation of delay, Legal disabilities, Acknowledgement, Continuing tort and continuing breach of contract, Adverse Possession.

Internal Assessment	Mid Term Test	End Term Test	Total Marks

(IA)	(MTE)	(ETE)	
30	20	50	100

Name of The Course	Internship (Four weeks) (High Court)				
Course Code	BLLB2006				
Pre-requisite	Contract Law, Family Law, Indian Penal Code, cons	tituti	onal	Law	
Co-requisite	Civil Procedure Code, Criminal Procedure Code, Property Law, Criminal Minor Act, Law of Evidence				
Anti-requisite	NA				
		L	T	P	C
		0	0	2	2

The students are offered this course is to:

- 1. Develop an understanding of the court structure and hierarchy in India
- 2. Understand the difference in law between orihinalm
- 3. Understand the process of appeal in a trial process
- 4. Know the process of appeal and the grounds for filing the same.
- 5. Prepare case briefs and undertake research regarding ongoing or past litigations
- 6. Draft arguments and find out relevant cases regarding the point of issue in the concerned subject matter
- 7. Learn the use of legal databases that are helpful in finding appropriate cases relating to appeallate matters

Course Outcomes:

CO1	Analyse the various stages of a criminal trial and the applicable legal provisions
CO2	Test the knowledge of criminal law that they have learnt in classroom
CO3	Identify the procedure of filing a criminal matter under Indian law
CO4	Evaluate the intertwined position of the various state instrumentalities at the different
	stages of criminal trial
CO5	Distinguish between the jurisdiction of various forum that deal with civil as wekkkcriminal
	trial process

Text Book (s)

As per the relevant law that the students refer.

Reference Book (s)

As per the relevant law that the students refer.

Internship program is designed in the law course basically to provide practical knowledge about the subject which they study in class room. In class student become aware of theoretical aspect of law but in internship they understand the use of law in court and how such class room study will be beneficial in courts as a law internee.

It is a compulsory course and the period for internship is <u>4 weeks</u>. Feedback Certificate from the employer and a comprehensive report of their experience is to be submitted. After submission there will be a Viva by the concerned faculty and Internship coordinators. Students are assessed on the basis of the work they have done during internship, presentation and on the practical knowledge they have gained

Continuous Assessment Pattern

Internal Assessment (IA)	Mid Term Test (MTE)	End Term Test (ETE) (practical)	Total Marks
		100	100

Evaluation Criteria

IS OF CONSIDERATION (ETE PRACTICAL)	Iı	nternship	Viva-Voice	TOTAL			
POINTS OF CO (ETE PRA	Internship certificate	Research Undertaken	Nature of work done	Learning Outcome	Drafting and formatting of Report	Viva-	TOT
Marks	10	25	25	10	10	20	100

Name of The Course	Media Law				
Course Code	BLLB2007				
Prerequisite	Constitution of India, 1950				
Corequisite	Indian Penal Code				
Antirequisite					
		L	T	P	C
		2	3	0	3

- 5. To know the impact of media in the dynamism of law
- 6. To understand the role of media in disseminating information and in turn framing the opinion of the masses
- 7. To identify the legal framework regulating media in India
- 8. To study the limitations and shortcomings in the regulation of media

Course Outcomes

CO1	Acquaint with the freedom of press as enshrined in Article 19(1) (a) of the Constitution
CO2	Acquaint with the concept of right to information and the role played by it
CO3	Acquaint with the role of media and how is it helpful in trial process.

Text Book (s)

- 1. Bruce Michael Boyd, "Film Censorship in India: A Reasonable Restriction on Freedom of Speech and Expression". *14 J.I.L.I. 501 (1 972)*.
- 2. D D. Basu, The Law of Press of India (1980).
- 3. H.M. Seervai, The Constitutional Law of India Vol.I (1991) Tripathi, Bombay.Law 328
- 4. John B. Howard, "The Social Accountability of Public Enterprises" in Law and Community Controls in New Development Strategies" (International Center for law in Development 1980).
- 5. Justice E.S. Venkaramiah, Freedom of Press: Some Recent Trends (1984).
- 6. M.P. Jain, The Constitutional Law of India (1994)
- 7. Madhavi Goradia Divan, "Facets of Media Law", 2nd ed. 2013, Eastern Book Company, Lucknow
- 8. Rajeev Dhavan, "On the Law of the Press in India" 26 J.I.L.I. 288 (1984).
- 9. Rajeev Dhavan, "Legitimating Government Rhetoric: Reflections on Some Aspects of the Second Press Commission" 26 J.IL.I. 391 (1984).
- 10. Soli Sorabjee, Law of Press Censorship in India (1976).

Reference Book (s)

- 1. 31st Report of the Parliamentary Standing Committee on Subordinate Legislation 2012-13
- 2. 47th Report of the Parliamentary Standing Committee on Information Technology, 2013
- 3. 52nd Report on Cyber Crime, Cyber Security, and Right to Privacy" issued by the 2013 -2014 Standing Committee on Information Technology, 2014
- 4. Advisory on Implementation of Section 66-A of the Information Technology Act 2000, Department of Electronics and Information Technology, 9 January, 2013
- 5. Article 361 A, Constitution of India; Parliamentary Proceedings (Protection of Publication) Act, 1977

- 6. Consultation Paper on the Proposed Draft of the Broadcasting Services Regulation, MI&B, Self-Regulatory Measures- BCCC Guidelines on Self-Regulation; BCCC Report to the MI&B; BCCC Orders and Advisories; NBSA Regulations; NBA Code of Ethics
- 7. Consultation Paper-cum Questionnaire on Undercover Sting Operations,
- 8. Convergence Bill; Regulatory Commissions of new media; Indian Telegraph Act of 1885
- 9. Guidelines on Pre-Poll and Exit Poll, PCI, 1996
- 10. Report of the Committee on Electoral Reforms, MoL&J, 2010;
- 11. Report of the Prasar Bharati's Expert Committee, 2013;
- 12. Report on Paid News, PCI, 2010;
- 13. The Telecom Authority of India (TRAI) Act, 1997
- 14. Trial by Media: Free Speech and Fair Trial under Criminal Procedure Code, 1973, 200th Report, Law Commission of India, 2006.
- 15. Disaster: Media And Politics2008; by Punya Prasun Bajpai.
- 16. NDTV Frauds, by Mr Sree Iyer.
- 17. Media Control: The Spectacular Achievements of Propaganda (Open Media Series) by Noam Chomsky.
- 18. Privacy and Media Freedom, by Raymond Wacks

18. Privacy and Media Freedom, by Raymond Wacks.	
Unit-1 Introduction	8
hours	
Concept and Definition of Media;	
Different forms of Media (Print media; Broadcast media; Social media);	
Difference between visual and non-Visual Media- impact on People's minds;	
Radio and Television - Government monopoly;	
Implications of Social Media: Facebook, WhatsApp and Twitter etc.;	
Media Law - History and Legislative efforts.	
Unit-2 Media and the Constitution	8
hours	
Freedom of Speech and Expression - Article 19 (1) (a);	
Reasonable restrictions under Article 19 (2);	
Derivative rights- rights to know, right to broadcast, Hate Speech;	
Freedom of the Press - Privacy, defamation and the sting operation;	
Definition and scope of privacy; Distinction between Public figure and private figure;	
Paparazzi, publishing in forma obtained illegally, right of publicity;	
Defamation; obscenity, blasphemy and sedition, against public person, publishing recklessly	•
Sting operations, investigative journalism, leveson report;	

Censorship of films – constitutionality;

Regulatory measures to Control the misuse of Social Media.

Unit-3 Media and the Right to Information

8 hours

Public Access to Information;

Right to Collect Information;

Compelling Journalists to Disclose Information about Crime and Sources;

Trial By Media and Fair Trial; Pre Trial Publicity;

Cameras in Courtrooms;

Contempt of Court; Scandalising, Vilification of Institution of Court, Unverified Reporting, Fair Comments and Criticism.

Unit-4 Media and Its Regulations

6

hours

The Press Council of India Act, 1978;

Resolution for a Media Council, Press Council of India 2012;

The Telecom Authority of India (TRAI) Act, 1997;

The Prasar Bharati Act, 1990;

The Cable TV Network (Regulation) Act, 1995;

Broadcasting Content Complaint Council (BCCC) Orders and Advisories;

News Broadcasting Standards Authority (NBSA) Regulations;

News Broadcasters Association, (NBA) Code of Ethics;

Regulation of Social Media and Relevant Provisions of Information Technology Act, 2000;

Press and the Monopolies and Restrictive Trade Practices Act, 1969.

Unit-5 Media and Other Contemporary Issues

0

hours

Media, Advertisement and the Law;

Media Censorship and Gag Orders;

Reporting of Legislative Proceedings;

Paid News; Poll Surveys;

Media Competition.

Internal Assessment (IA)	Mid Term Test (MTE)	End Term Test (ETE)	Total Marks
30	20	50	100

Name of The Course	Corporate Governance				
Course Code	BLLB2008				
Prerequisite	Corporate Law				
Corequisite	Companies Act 2013, SEBI Act 1992, SEBI Regulations				
Antirequisite					
		L	T	P	С
		2	1	0	3

Course Objectives: The objectives of the course are:

- 1. To develop understanding of the concept and evolution of corporate governance in India and abroad
- 2. To understand the need of corporate governance
- 3. To analyse the principles of corporate governance
- 4. To appreciate the role of various agencies (Government, Company and Shareholders) in effective corporate governance
- 5. To facilitate an appreciation of the legal nature of the relationships between a company and its management on the one hand and the various groups with an interest in the affairs of the company (or stakeholders) on the other.
- 6. To understand various models of successful corporate governance

Course Outcomes

CO1	Know the management process of a company in various situations as stipulated by
	Companies Act 2013
CO2	Evaluate the mechanism established to protect the interest of various stakeholders in the functioning of the company
CO3	Determine the procedure to be adopted that a corporate body undertakes when it finally ends its business or plans to expand or contract its business and activities
CO4	Apply the legal understanding about a company to hypothetical situations in order to test their theoretical understanding of the functioning of the company & Corporate Actions.
CO5	Students will be able to identify different modes and instruments of Corporate Governance

Text Book (s)

1) S.C.Tripathi, "Modern Company Law", 5th Edition, Central Law Publications, 2012

- 2) A. Ramaiya, "Guide to the Companies Act", 18th Edition, Lexisnexis Butterworth Wadhawa, 2013
- 3) H.K. Saharay, "Company Law", 6th Edition, Universal Law Publications , 2012
- 4) K.R. Chandratre, "Company Law Procedures", 6th Edition, Bharat Publication, 2009

Reference Book (s)

- 1) K.S. Anantharaman, Lectures on Company Law", 12th Edition, Lexisnexis Butterworth Wadhawa, 2015
- 2) N.D. Kapoor, "Elements of Company Law", 29th Edition, Sultan Chand & Sons, 2015
- 3) Sir Francis Beaufort Palmer, "Palmer's Company Law", 22nd Edition, Sweet and Maxwell, 1976
- 4) L.C.B. Gower, "Principles of Modern Company Law", Sweet and Maxwell Publication, London
- 5) Dr. N.V. Pranjape, "The New Company Law", 6th Edition, Central Law Agency, 2014
- 6) C.R. Datta & Kamal Gupta, "Datta on Company Law", Orient Law House, 5th Edition, 1992
- 7) S. Ramanujan, "Mergers et al", 2nd Ed., Nagpur: Wadhwa & Company, 2006

Unit 1	Introduction to Corporate Governance 10
Lecture	<u>-</u>
Lectur	
	☐ Historical Perspective – The East Asian Crisis of 1997-Crash of the economies of
	Thailand, Indonesia, South Korea, Malaysia and The Philippines -American corporate
	crises of 2001-2002 -Collapse of Enron and WorldCom.
	□ Collapse of the British Bank of Middle East due to frauds, Collapse of large companies
	like Maxwell Communication
	☐ Theories of Corporate Governance
	☐ Global Initiatives on Corporate Governance Sir Adrian Cadbury committee & Green
	bury Committee Report, Corporate governance report of Singapore government,
	Sarbanes-Oxley Act, 2002
Unit-2	10
lecture	s
Leg	al and Regulatory Framework of Corporate Governance in India
	History of Corporate Governance in India
	Sri Kumaramangalam Birla Committee, Naresh Chandra Committee, Narayan Murthy
	Committee, J. J. Irani Comittee
	Provisions of Securities Contract (Regulation) Act relating to Corporate Governance. •
	Clause 49 of Listing Agreement
	Securities and Exchange Board of India (disclosure and investor protection) guidelines,
	2000
	SEBI (ICDR) Regulations 2009
Unit-3	10
lecture	S
	☐ Types of Directors
	□ Roles and Responsibilities' of Directors, SEBI (Prohibition of Insider Trading)
	Regulations 2015

	Auditors; Appointment, Roles and Responsibilities
	Shareholders' Activism; Supremacy of majority and protection of minority; Corporate
	Democracy
	Oppression and Mismanagement: Meaning of and Relief against Oppression and
	Mismanagement.
Unit-4	8
lectures	
rectares	
	Meaning, Evolution and Concept
☐ CSR-	Meaning, Evolution and Concept orporate Social Responsibility & Companies Act 2013; Companies (Corporate Social
☐ CSR-	
□ CSR- □ C	orporate Social Responsibility & Companies Act 2013; Companies (Corporate Social

Internal Assessment (IA)	Mid Term Test (MTE)	End Term Test (ETE)	Total Marks
30	20	50	100

Name of The Course	Criminology				
Course Code	BLLB2009				
Prerequisite	None				
Corequisite	None				
Antirequisite	None				
		L	T	P	C
		3	1	0	4

This course focuses on the nature of crime and problems concerning its measurement and distribution. The course examines some of the popular images of crime, and theories about the causes of crime. This course provides an analysis of different criminological perspectives on white-collar crime, and focuses on some specific types of white-collar crime: occupational crime, corporate crime, and political crime. The course further seeks to understand and analyse recent trends in victimology and penology with the intent to suggest possible reforms in current criminal justice system.

Course Outcomes

CO1	Understanding and analyzing the foundational principles of Criminology and its various schools
	and differentiate between criminology, victimology and victimology
CO2	Analyse and understand the approach of modern crimes like White color crime, blue color crime
	and organized crime.
CO3	Analyse and understand the development of victimology in India, emerging concern for victims
	of crime, victim offender relationship, restitution etc.
CO4	Understand prison system, its relevance in Criminal Justice and suggest reforms in Indian prison
	system.

Text Book (s)

- 1. Ahmad Siddique: Criminology-Problems and Penology, Eastern Book Company
- 2. Paranjape: Criminology and Penology, Central Law Publications.
- 3. Sirohi, J.P.S.: Criminology and Criminal Administration, Allahabad Law Agency
- 4. Deipa Singh, K.P. Singh, Criminology, Penology and Victimology, Bright Law House

Reference Book (s)

- 1. Siddique, A (1993), Criminology, Problems and Perspectives (2nd ed.) Lucknow, Eastern Book House.
- 2. Conklin, J.E. (2001), Criminology, Macmillan Publishing Company.
- 3. Sutherland, H.E., & Cressey, D.R. (1974), Principles of Criminology, Philadelphia : Lippincott.

- 4. George Vold and Thomas J. Bernard (1986), Theoretical Criminology, New York: Oxford University Press.
- 5. Walter C. Reckless (1967), The Crime Problem, Bombay: Vakols, Feffner & Simson P. Ltd.
- 6. Titus Reid (1982), Crime & Criminology, New York : Holt, Rinehard & Winstoon
- 7. Richard Quinney and John Wildeman (1977), The Problem of Crime A critical introduction to criminology, London: Harper & Row.
- 8. .Andrew Karmen, Crime Victims: An Introduction to Victimology NYU Press, 2006
- 9. Ram Ahuja, Criminology
- 10. Frank E. HAGAN, Introduction to Criminology: Theories, Methods and Criminal Behaviour
- 11. Sandra Walklate, Handbook on Victims and Victimology, Routledge 2007
- 12. Brodie, S.R. (1976), Effectiveness of Sentencing, Home Office, London.
- 13. Carney, Louis P. (1981), Corrections: Treatment and philosophy, Prentice Hall Inc.
- 14. Reckless, Walter C. (1967) The Crime Problem, Vakils, Foffner and Simons.
- 15. Shailesh Kumar Singh, White Collar Crime: Causes, Prevention, Law and Judicial Trends, Regal Publication
- 16. L.K. Gandhiranjan, Organised Crime, APH Publishing Corporation, 2004
- 17. Anarendra Mohanty, Narayan Hazary, Indian Prison Systems APH Publishing
- 18. Frederic Allan Barker, The Modern Prison System of India Macmillan & Company 1944

Unit I 10 lectures

A. Criminology: Introduction

• Criminology, Crime - definitions; historical perspectives; nature, origin and scope - Criminology as a social science, relations with other social sciences, medicine and law.

B. School of Criminology

- Pre-classical
- Neo-Classical
- Positive, Cartographic
- Biological
- Constitutional

C. Theories of Causes of Crime

- Biological Theories
- Psychological Theories
 - Theories of personality Freud, Murray and Catell.
- Sociological Theories
 - Differential Association theory, Group Conflict Theory, Containment Theory,
 Subculture Theory, Labelling Theory.

Unit II 9 lectures

Modern Crimes

Organized Crime: Definition and characteristics, Types, Organized International Crimes,

Prevention and control strategies.

White Collar Crime: Nature and definition, theorizing by Sutherland, Anti white color crime legislations in India

Blue collar crime, Brown collar crime and Pink Collar crime.

Unit III

Victim Justice (Victimology)

7 lectures

- Victimology: Definition, Origin, Development of Victimology, Victimology in India
- Emerging Concerns for the Victims of Crime, Victim- Precipitation
- Victim Compensation / Restitution, Problems of Victims in the Criminal Justice System
- Victim Offender Relationship, Victim Surveys, Victim Offender Mediation Programmes
- Role of Victim Crime, Types of Victim, Compensation to Victims, Restitution
- Classification of Victims, Victims of Sexual Offences, Women as Victims of Dowry and Domestic Violence, Ordinary Crime Victims.
- Victims of Political Violence (Terrorism, Communal Violence, Caste Carnages etc.
- Victims of Environmental Pollution, Victims of Accidents.
- UN Declaration on Basic Principles of Justice for Victims of Crime and Abuse of Power. Victimological Research in India.

Unit IV 8 lectures

Correctional system

- Prison System: Civil law and Common law
- Classification of Prisoners
- Fundamental Rights of the Prisoners: Domestic and Intentional
- Problems of Indian Prison System
- Open Prisons: Meaning and scope

Internal Assessment (IA)	Mid Term Test (MTE)	End Term Test (ETE)	Total Marks
30	20	50	100

Name of The Course	Copyright Law in Film Industry				
Course Code	BLLB 2010				
Prerequisite	Intellectual Property Laws				
Corequisite	The Cinematograph Act				
Antirequisite					
		L	T	P	C
		2	1	0	3

- To understand the application of copyright laws on film industry.
- To know the substantial and procedural legal aspects of the Indian copyright law.
- To have a comparative perspective from other countries where necessary.
- To understand film related copyright issues in the era of technological advancement.

Course Outcomes

CO1	Analyse the advanced principles of intellectual property law, with special emphasis on					
	Copyright Laws.					
CO2	Identify the challenges of Global Copyright laws and prepare with learning of those factors					
	which has given impetus to its growth and more acceptances.					
CO3	Determine and appraise the importance and implications of Copyright law in films.					
CO4	Assess the legal framework available for regulation and protection of cinematography.					
CO5	Examine the need of global policy and harmonization of legal system with special emphasis					
	on Copyright Laws.					

Text Book (s):

- Ashwani Kr. Bansal, Materials on Copyright (2004)
- Michael C. Donaldson and Lisa Callif, Clearance & Copyright, 4th Edition: Everything You Need to Know for Film and Television, Silman-James Press; 4 edition (December 15, 2014)
- V.K. Ahuja, Law of Copyright and Neighbouring Rights: National and International Perspectives (2007)
- Alka Chawla, Copyright and Related Rights: National and International Perspectives (2007)
- P. Narayanan, Law of Copyright and Industrial Designs (4th ed., 2007)
- Scaria, Arul George, Piracy in the Indian Film Industry: Copyright and Cultural Consonance, Cambridge University Press, 2014

Reference Book (s):

- Rebecca Weaver-Hightower and Peter Hulme (Eds.), Postcolonial Film: History, Empire, Resistance, Routledge, (February 24, 2014)
- Mark Litwak (Ed.), Dealmaking in the Film & Television Industry: From Negotiations to Final Contracts, Silman-James Press; 3 edition (February 2, 2009)
- Joy Butler, The Permission Seeker's Guide Through the Legal Jungle: Clearing Copyrights, Trademarks and Other Rights for Entertainment and Media Productions, Sashay Communications (May 15, 2007)
- Dina Appleton and Daniel.Y, Hollywood Dealmaking: Negotiating Talent Agreements for Film, TV and New Media, Allworth Press; 1 edition (January 12, 2010)

 Copinger and Skone James on Copyright by Gillian Davies, Kevin Garnett, and Gwilym Harbottle, (15th ed., 2005)

Unit-1 Introduction: Copyright 6 hours Meaning, Nature & Scope Historical and Economic foundations of copyright law **International Conventions** Copyright Act 1957: Overview **Unit-2** Evolution of copyright law in the context of films 6 hours History of copyright law in context of films Development of Copyright Law in context of films Industry Cinematograph Films and Copyright Laws. Unit-3 Author of Work & Owner of Copyright 6 hours Author and Owner of copyright. Concept of 'Originality' in the context of cinematographic works • Registration of the work Unit-4: Neighbouring Rights, Rights of Copyright Owners and infringement 6 hours Rights associated with copy Rights (Economic Rights, Neighbouring Rights and Moral Rights) Sound Recording, Broadcasting & Performer Rights. Copyright Societies under Copyright Act. Licencing & Assignment. Infringement Remedies & Limitations **Unit-5: Issues related to Copyright in Films** 6 hours Internet & Copyright Law: Growth and concept. **Piracy** Online Piracy of Movies & legal provisions. **Unit-6: Internet and Films** 6 hours Protection of Technological Measures Infringement. Legal Issues involved in Online Downloading of film. Liability of Internet service Provider. International & National Legislative Measures.

Continuous Assessment Pattern

Jurisdictional Issues & Applicable Law.

Internal Assessment	Mid Term Test	End Term Test	Total Marks
(IA)	(MTE)	(ETE)	
30	20	50	100

Name of The Course	Election Law				
Course Code	BLLB2011	BLLB2011			
Prerequisite	Basic Understanding of Constitution of India	Basic Understanding of Constitution of India			
_	Exposure to Interpretation of Statute				
Corequisite					
Antirequisite					
	·	L	T	P	C
	2 1 0 3				

- 1. To understand the key concepts of elections.
- 2. To demonstrate how in a democracy constitution is the source of people's power, and election is the main tool of a democracy.
- 3. What kind of laws are present in India; what are strong points and loopholes of these laws.
- 4. How these laws are used and misused, what kind of dispute arise. And how these drawbacks were tried to be rectified by the parliament of India.

Course Outcomes

CO1	Understand the philosophy behind the electoral system.
CO2	What kind of disputes arise during election.
CO3	What are lacunae of electoral system in India and how these can be rectified.

Text Book (s)

- 1. Manual of Election Law in India Dev Inder
- 2. Chawla's Elections Law & Practice P.C. Jain & Kiran Jain.

Reference Book (s)

- 1. Election Laws and Practice in India- R.N. Choudhry.
- 2. Corrupt Practices in Election Law K.C. Sunny
- 3. How India Votes Election Laws, Practice and Procedure V.S. Rama Devi & S.K. Mendiretta.
- 4. V.N. Shukla's The Constitution of India M.P.Singh.

Unit-1 Introduction	10
hours	
Election: Meaning and Process,	
Constitutional Mandate,	
Law Governing Election,	
Election disputes and Election Petitions,	
Election to the Offices of the President and Vice President	
Election to Local Bodies	
Unit-2 Election Commission	12
hours	
Composition	
Functions	
Powers	
Delimitation of Constituencies	
Registration of New Political Parties	
Preparation and Revision of Electoral Rolls	
Election Offences and response of Election Commission	

Disputes Related to Exceptions	
Unit-3 Qualifications and Disqualifications of Candidates	10
hours	
Constitutional and Statutory Provisions	
(B) Disqualifications of sitting members	
(C) Nomination and Candidature	
(D) Principles of Equality among Sitting members and new Contestants	
Unit-4 Anti Defection Law (Tenth Schedule to the Constitution of India)	8
hours	
The Constitution (Fifty-second Amendment) Act, 1985	
The Constitution of India - Tenth Schedule, Articles 101(3), 102(2), 190(3), 191(2)	
The Constitution (Ninety-first Amendment) Act, 2003	
The Constitution of India- Articles 75(1A), 75(1B), 164(1A), 164(1B), 361B	
Unit-5 Voters' Right to Know the Antecedents of the Candidates	8
hours	
R.P. Act 1951 - sections 33A, 33B, 125A	
The Goswami Committee Report on Electoral Reforms, 1990	
The Vohra Committee Report on Criminalization of Politics, 1993	
170th Report of the Law Commission on Electoral Laws, 1999	

	Internal Assessment (IA)	Mid Term Test (MTE)	End Term Test (ETE)	Total Marks
Ī	30	20	50	100

Name of The Course	Law on Infrastructure Development				
Course Code	BLLB2012				
Prerequisite	Contract Law, Labour Law and Environmental Law				
Corequisite	Property Law and Land Law				
Antirequisite					
_		L	T	P	C
		2	1	0	3

The course is being offered to the students with the following objectives:

- 1. To develop in the students an understanding of the varied aspect of infrastructure.
- 2. To enable them to understand the issues in infrastructure in light of the ancillary aspects of land acquisition and human rights aspects.
- 3. To help the students to understand the practical aspects of infrastructure financing and role of the government in the process.
- 4. To link the theory on the various facets of infrastructure with the various real life examples and develop the knowhow on the various documents related to infrastructure.

Course Outcomes

CO1	Understand the relationship between infrastructure development and role of Public Private Partnership (PPP)				
CO2	Apply the principles of PPP in the development of various forms of infrastructure				
CO3	Analyse the issues relating to land acquisition and payment of compensation by considering real-life situations				
CO4	Develop the ability to critically discuss the issues revolving real estate due to the establishment of RERA and legal changes connected thereto.				

Text Book (s)

- 1. Piyush Joshi, Lexis Nexis Butterworths Publication Law Relating to Infrastructure Projects.
- 2. Gajendra Dalea, "Infrastructure at Crossroads: The Challenges of Governance", Oxford University Press, New Delhi, 2011 edn.

Reference Book (s)

- 1. Mukherjee on "Railway Laws", Dwivedy Law House.
- 2. Sanjiva Rao's "Commentary on Railways Act", Lexis Nexis Publications.
- 3. H.K. Saharay, "Bhaumaik's the Railways Act" (1989) by Eastern Book House.
- 4. Taxmann's Compendium of Telecom, Broadcasting and Cable Laws
- 5. S. Krishnamurthy Iyer on Law relating to Electricity in India, Universal Publishing Co.
- 6. PranayChaturvedi and AnkutDalal, "Law of SEZs- National and International Perspectives", Eastern Law House.

7. KanuDoshi and YogeshAshar "Treatize on SEZ laws and practice"

Unit-1 Introduction

4 hours

- Infrastructure and Role of a lawyer in an infrastructure project
- SEBI, RBI, World Bank Definitions of Infrastructure.
- Types of INFRASTRUCTURE
- The Relationship between Infrastructure and Economic Development,
- The Relationship among Infrastructure and Constitution, Environment and Taxation
 Development Demand for infrastructure as a result of economic growth, Infrastructure as a
 catalyst for economic growth.
- Scope of Public Private Partnership in context of Infrastructure development

Unit-2: Infrastructure development of various sectors and role of PPP hours

16

- Public Project, Private Projects, Public Private Partnerships (PPP).
- Competitive Bidding Models for Infrastructure Projects, India Infrastructure Report
- The role of the private sector in infrastructure development, Government of India's approach to infrastructure regulation. Government of India and its approach to Regulation of Infrastructure.
- PPP in Roads and Highways
- PPP in **Airport** development
- PPP in Development of **Telecommunications**
- PPP in **Port**
- PPP in context of **Electricity**

Unit-3: Land Acquisition and Environmental Issues 6 hours

- Land Acquisition Act and Environmental Clearances
- Concept of Sustainable development/Precautionary/Polluter Pay Principle
- The Right To Fair Compensation And Transparency In Land Acquisition, Rehabilitation And Resettlement Act, 2013 an overview
- Impact of the law on infrastructure development SIA, PPP
- Exemptions granted under Act to various infrastructure development

Unit-4: Real Estate Laws

4 hours

- Real Estate and Infrastructure Sector
- Real Estate Regulation Act-Its need and importance
- Legal Framework of Urban Infrastructure & Real Estate
- Slum Rehabilitation Authority and its Rules

Continuous Assessment Pattern

Internal Assessment (IA)	Mid Term Test (MTE)	End Term Test (ETE)	Total Marks
30	20	50	100

Name of The Course	Information and Communication Technology Laws				
Course Code	BLLB2013				
Prerequisite	IT Act				
Corequisite	IPC, Evidence Act				
Antirequisite					
		L	T	P	С
		2	1	0	3

Course Objectives: The aim and object of ICT Law is to depart special knowledge about the information and communication technology law to enhance their capacity in the field of ICT Law, of the student of 'crime and criminology' group in their honours course of the B.A/BB.A.LL.B. (Hons.) Programme. The subject tries to give them deep and wider knowledge related to information technology law governing at the international and domestic level. It also exposes them about the claims and procedure for the civil wrong, with authorities to decide the dispute concerning computer and information technology law along with the cyber crimes and appropriate punishment thereof with investigation knowledge. The course will discuss in detail about the types of cyber crimes, evidence, digital signature, e-commerce, e-governance etc.

Course Outcomes

CO1	Students will be able to understand the importance of information technology Laws in
	the present context.
CO2	To expose the students about the claims and procedure for the civil wrong and cyber
	crimes and appropriate punishment thereof with investigation knowledge.
CO3	Students will be able to analyse various lacuna and challenges in the implementation
	of information technology law in India.
CO4	Students will be able to understand the concept related to E-commerce and E-
	governance, digital signatures, E-contracts etc.

Text Book (s)

- 1. Law Relating to Computers, Internet and E-Commerce Paperback 2012 by Nandan Kamath
- 2. Krishna Pal Malik, Computer and Information Technology Law, Allahabad Law Agency, 1st Ed. 2010
- 3. Cyber Law by Anirudh Rastogi

4. Cyber Laws by Justice Yatindra Singh

Reference Book (s)

- 1 A to Z of Cyber Crime book by Asian School of Cyber Laws
- Rachana C. R, The Role of Digital Signatures in Digital Information Management,
 International Monthly Refereed Journal of Research In Management & Technology ISSN
 2320-0073 Volume II, March'13, Page 103-109
- 3 Case Studies on Cyber Crime, published by Indian Audit and Accounts Department Government of India, page 6-47.
- 4 CDMS, Difference between Digital and Electronic Signature Page 1-2
- 5 Nishith Desai Associates, E-Commerce in India, Copyright 2013 Page 5-41
- 6 Information Technology and Green Governance in India: Some Legal Perspective, International Journal of Applied Research and Studies ISSN: 2278-9480 Volume 2, Issue 5 (May - 2013) Page 1-8
- 7 N. Leena, Cyber Crime Effecting E-commerce Technology, Oriental Journal of Computer Science & Technology Vol. 4(1), 209-212 (2011) Page 1-4
- 8 C Niranjan Rao, The Role of Intellectual Property Rights in Information and Communication Technologies Page 2-22.
- 9 Sairam Bhat, Law of Business Contracts in India, Sage publication 2009 (selected part only)

Unit-1 Introduction to Information Technology and Cyber Laws hours

10

- Concept of Information Technology and Cyber law
- Evolution of Cyber Law: Cyberspace, needs to control it
- Early Cyber Laws: The Computer Misuse Act, 1990 of Great Britain
- Uniform International Standards for Cyber Law: UNCITRAL Model Law on Electronic Commerce, 1996
- India's First Cyber Law: The Information Technology Act, 2000
- Important Definitions under Information Technology Act,2000
- Digital signature and Electronic Signature

Unit-2 Cyber Crimes

10 hours

- Meaning, Nature and Scope of Cyber-Crime
- Types of cyber crimes

Cyber Contraventions and Cyber Offences under the IT Act

- Section 43: Penalty and Compensation for Damage to Computer, Computer System, etc
- Section 43A: Compensation for failure to protect data
- Section 44: Penalty for failure to furnish information, return, etc
- Section 45- Residuary Penalty

Offences

- Section 65: Tampering with Computer Source Documents
- Section 66: Computer Related Offences
- Section 66A: Punishment for sending offensive messages through communication service, etc (Repealed)
- Section 66B: Punishment for dishonestly receiving stolen computer resource or communication device
- 66C- Punishment for identity theft
- 66D: Punishment for cheating by personation by using computer resource
- Section 66E- Violation of Privacy
- Cyber terrorism
- Publishing or transmitting obscene material or material containing sexually explicit act, etc.
- Material 'depicting' children

Adjudication under the IT Act

- Cyber Appellate Tribunal
- Composition, Qualifications, Procedure and Power
- Appeal to Cyber Regulations Appellate Tribunal
- Appeal to High court

Unit-3 Law relating to Electronic Evidence

10 hours

- Recognition of Electronic Documents
- Legal Recognition under the Model Law
- Legal Recognition under the IT Act
- Admissibility of Electronic Evidence
- Admissibility of Electronic Evidence prior to the IT Act: Tape Recorded Conversations
- Electronic Evidence as Documentary Evidence under the Indian Evidence Act, 1872
- Admissibility of Electronic Records
- Proof of Digital Signature

Presumptions under the Evidence Act

- Section 81A of Indian Evidence Act: Presumption as to Gazettes in electronic forms
- Section 85A of Indian Evidence Act: Presumption as to electronic agreements
- Section 85B of Indian Evidence Act: Presumption as to electronic record and digital signatures
- Section 85C of Indian Evidence Act: Presumption as to Digital Signature Certificates
- Section 88A of Indian Evidence Act: Presumption as to electronic messages
- Section 90A of Indian Evidence Act: Presumption as to electronic records five year old

Unit-4 E-Commerce and E-Governance

6 hours

- Meaning of e-commerce and e-governance
- Advantages and Disadvantages of e-commerce
- E-Governance Provisions under the IT Act

Some E-Governance Initiatives in India

- National Portal of India
- RTI Portal

- Common Service Centres
- SWAN Scheme

E-contracts

- Types of E-Contracts
- Regulation of E-Contract
- Recognition of E-Contracts under IT Act
- Attribution, Acknowledgement and Dispatch of Electronic Records

Internal Assessment (IA)	Mid Term Test (MTE)	End Term Test (ETE)	Total Marks
30	20	50	100

Name of The Course	Law of Trademark and passing off				
Course Code	BLLB2014				
Prerequisite	Knowledge of Jurisprudence, Property law,				
Corequisite	Contract Law, Law of Tort and IPR				
Antirequisite	Not required.				
-	-	L	T	P	C
		2	1	0	3

Course Objectives: This course is intended to attain the understanding of global practice relating to trademark and passing off

- 1. To know the evolution, nature and scope of Trade Marks
- 2. To Know the conflict between Trademarks and GI Law
- 3. To understand the global developments in regularising and harmonising the laws of various countries

Course Outcomes

CO1	It would explain to the students the objectives and philosophy of trademark protection with respect to its creators and consumers and provide balanced perspectives on trademark law
CO2	It would enable the student in understanding the legal framework of trademark registration & protection in India.
CO3	The students would know the remedies available nationally and globally for infringement of Trademark right in actual and cyber space.
CO4	The students would know the remedies available nationally and globally for infringement of Trademark right in actual and cyber space.
CO5	The students would understand the need of uniform global policy and harmonization of
	legal system during digital era and facilitation of multilateral filing. They would also know the efforts taken up at International level in this regard.

Text Books

T1 Ashwani Kr. Bansal, Law of Trade Marks in India (2009)

T2 N.S. Gopalakrishnan and T.G. Agitha, Principles of Intellectual Property (Eastern Book Company, 2015)

T3 Lionel Bently and Brad Sherman, Intellectual Property Law (Oxford University Press, 2014)

Reference Books

- 1. V.K. Ahuja, Intellectual Property Rights in India (2009), Butterworth Publication
- 2. P. Narayanan, Law of Trade Marks and Passing off (6th ed., 2004)
- 3. David Kitchin, David Llewelyn, James Mellor, Richard Meade, Thomas Moody, *Kerly's Law of Trade Marks and Trade Names* (14th Edition 2005)
- 4. W. Cornish and D. Llewelyn, *Intellectual Property: Patents, Copyright, Trademarks and Allied Rights*, London: Sweet & Maxwell, (6th ed., 2009)

- 5. Bernard O'Connor, The Law of Geographical Indications, 2004, Camron.
- 6. Dev Gangjee, Relocating the Law of Geographical Indications, Cambridge University Press 2012.
- 7. Institute of Trade Mark Attorneys; Chartered Institute of Patent Attorneys (C.I.P.A.); Imogen Wiseman; Jonathan Clegg; Geoffrey Smith, *Community Trade Mark Handbook*, London: Sweet & Maxell, (2015)
- 8. C. Wadlow, *The Law of Passing Off: Unfair Competition by Misrepresentation*, London: Sweet & Maxwell, (3rd ed., 2009)

Unit-1 Introduction to Trademarks LECTURES

9

- Historical development of the concept, nature and evolution of trademark and trademark law-National and International.
- Functions of Trademark
- Economic foundations of Trademark law.
- Conflict between Trade mark and geographical indications.
- Proliferation of Trademarks

Unit-2 Registration LECTURES

6

- Registration of Trademarks in India and Abroard- Conventional and Non-Conventional Marks, Grounds of Registration- Relative and Absolute, Procedure
- Rights of Registered trademark owners- Assignment and licensing
- Exploitation of Trademark rights and Loss of Trademark Rights

Unit-3 Trade Mark Infringement/Passing off LECTURES

9

- Passing off Effect of trade mark registration, Law of passing-off, Protection of well-known marks, Counterfeiting/Criminal offences
- Trademark Issues in Cyber Space Domain Name dispute and cyber squatting, Domain Name dispute & WIPO
- Necessity for Trademark Protection & Remedies- Unfair Competition & Consumer Confusion
- Exceptions to infringement in the context of free speech

Unit-4 Remedies for Trademark Infringement LECTURES

3

Litigation, alternative dispute resolution procedure such as the Uniform Domain Resolution Policy (UDRP), IN Dispute Resolution Policy (INDRP) and other similar procedures.

Unit-5 Trademark related Treaties

9

LECTURES

- The Paris Convention
- The Madrid Agreement
- The Madrid Protocol
- The TRIPS Agreement
- The Nice Agreement
- The Vienna Agreement
- The Singapore Treaty
- Regional Agreements by ARIPO, OAPI, NAFTA etc.

Internal Assessment	Mid Term Test	End Term Test	Total Marks
(IA)	(MTE)	(ETE)	

	• •	- 0	100
30	20	50	100
30	Δ()	.)()	100

Name of the Course	Labour and Industrial Law I				
Course Code	BLLB2021				
Prerequisite	None				
Corequisite	None				
Antirequisite	None				
		L	T	P	C
		3	1	0	4

Protection of labour is a constitutional mandate. A constitution inspired by the vision of social justice is committed to the cause of upliftment of labour. Well balanced industrial development leads to increased productivity which in turn is a factor of national progress. Labour makes significant contribution in this respect. This course shall elucidate the nuances of important Labour& Industrial Legislations as knowledge of these Laws is sine quo non for legal professional.

Course Outcomes

CO1	Student will be able to understand the specific problems of the Labour in Unorganised Sector and critically evaluate legislations for the welfare of labour class.
CO2	Student will be able to evaluate the theoretical as well as practical aspect of labour & Industrial legislations.
CO3	Examining and implementing Labour & Industrial Laws as its non-adherence attracts penal provisions.
CO4	Student will be able to consider the ethical and equitable and implications of current labour laws related subordinate legislation.
CO5	Student will be able to Counsel and Practice in matters related to labour law in concerned tribunals.

Text Book (s)

- 1. Srivastava S.C., Industrial Relations and Labour Laws, Delhi, Vikas, (2012).
- 2. Goswami, V.G., Labour and Induatrial Laws

Reference Book (s)

Kapoor ND, Labour Laws, Sultan Chand & Sons, Delhi, Reprint 2010

Unit I: - Unorganised Sector

3 lecture hours

- Problem of Definition and Identification; Unionization problems,
 - Historical backdrop of proposed bills on social security for unorganized sector (2004, 2005 & 2007);
- Characteristics and constituents of social security
- Unorganized Sector Workers' Social Security Act, 2008

Unit II:Employees Compensation Act, 1923

8 lecture hours

- Objectives, Application and Scope, Definitions
- Employer's Liability for compensation, Amount of compensation
- Concept of 'accident arising out of' and 'in the course of the employment'; Doctrine of notional extension and doctrine of added peril
- Total and partial disablement; Quantum and method of distribution of compensation.
- Employees Compensation Commissioners, their Appointment, powers
- Appeals, Rulemaking power of Government

Unit III: Payment of Wages Act, 1936

4 lecture hours

Historical Background, Objective & Application

Time of payment of wages, Unlawful deductions, its meaning,

- Authorised Deductions, Maintenance of Registers and records, Mode of payment
- Inspectors, powers and functions, Claim Applications
- Appeals, Jurisdiction of the authorities, Penal Provisions

Unit IV: Minimum Wages Act, 1948

5 lecture hours

- Objectives and constitutional validity of the Act;
- Types of wages, minimum rates of wages, procedure for fixation and revision of minimum rates of wages.
- Overtime, Claims, Penalties, exemptions and exceptions, Power of Government
- Payment of Bonus Act 1965; Bonus historical background, present position, Extent and application, Eligibility,

• Disqualification, Time limit for payment, Inspectors, Penalty and exemptions; Payment of Bonus (Amendment) Act, 2007

Unit V: Employees State Insurance Act, 1948

6 lecture hours

- Benefits provided under the Act; Employees State Insurance Fund and Contributions;
- Machinery for the implementation of the Act; ESI court and appeal to High Court.

Unit VI: Retirement benefits

8 lecture hours

- Employees Provident Fund and Miscellaneous Provisions Act, 1952
- Family Pension Scheme 1971 and Employees Pension Scheme 1995; The changing rules regarding Employees Provident Fund and Pension Schemes;
- Payment of Gratuity Act, 1972 Concept of gratuity; Eligibility for payment of gratuity; Determination of gratuity; Forfeiture of gratuity.

Unit VII: Protection of Weaker Sections of Labour

4 lecture hours

- Problems of bonded labour, bidi workers, domestic workers, construction workers interstate migrant workmen;
- Legal protection: Bonded Labour System (Abolition) Act, 1976;
- Inter State Migrant Workmen (Regulation of Employment and Conditions of Service) Act, 1979

Internal Assessment (IA)	Mid Term Test (MTE)	End Term Test (ETE)	Total Marks
30	20	50	100

Name of The Course	Company Law-II				
Course Code	BLLB2022				
Prerequisite	Corporate Law – I				
Corequisite	Contract Law				
Antirequisite					
	-	L	T	P	С
		3	1	0	4

- 1. To develop in the students an understanding of the organizational and governance structure of companies.
- 2. To develop an understanding of the concept of corporate democracy.
- 3. To enable them to understand the rights, duties and liabilities of those governing and the governed.
- 4. To help the students in understanding the need for corporate restructuring and the modern day corporate restructuring methods
- 5. To equip young lawyers with the knowledge of the legal framework on the management and day-to-day functioning of a company and analyze the existing loopholes and issues in law.
- 6. To provide students with an awareness of current policy trends and developments in Company Law and Securities Law.

Course Outcomes

CO1	Know the management process of a company in various situations as stipulated by Companies Act 2013
CO2	Evaluate the mechanism established to protect the interest of various stakeholders in the functioning of the company
CO3	Determine the procedure to be adopted that a corporate body undertakes when it finally
	ends its business or plans to expand or contract its business and activities

CO4	Apply the legal understanding about a company to hypothetical situations in order to test					
	their theoretical understanding of the functioning of the company & Corporate Actions.					
CO5	Prepare the documentation and the necessary essentialities that the company has to					
	mandatorily follow while undertaking due diligence or settlement of creditors' claims or					
	fixing the share exchange ratio in case of reconstruction and winding up.					

Text Book (s)

- 1. G. K. Kapoor and Sanjay Dhamija, "Company Law: Practice and Procedure", 22nd Edition, Taxmann's Publications, 2017
- 2. Avtar Singh, "Company Law", 16th edition, Eastern Book Company, Lucknow, 2015

Reference Book (s)

- 1. S.C.Tripathi, "Modern Company Law", 5th Edition, Central Law Publications, 2012
- 2. A. Ramaiya, "Guide to the Companies Act", 18th Edition, Lexisnexis Butterworth Wadhawa, 2013
- 3. H.K. Saharay, "Company Law", 6th Edition, Universal Law Publications, 2012
- 4. K.R. Chandratre, "Company Law Procedures", 6th Edition, Bharat Publication, 2009
- 5. K.S. Anantharaman, Lectures on Company Law", 12th Edition, Lexisnexis Butterworth Wadhawa, 2015
- 6. N.D. Kapoor, "Elements of Company Law", 29th Edition, Sultan Chand & Sons, 2015
- 7. Sir Francis Beaufort Palmer, "Palmer's Company Law", 22nd Edition, Sweet and Maxwell, 1976
- 8. L.C.B. Gower, "Principles of Modern Company Law", Sweet and Maxwell Publication, London
- 9. Dr. N.V. Pranjape, "The New Company Law", 6th Edition, Central Law Agency, 2014
- 10. C.R. Datta & Kamal Gupta, "Datta on Company Law", Orient Law House, 5th Edition, 1992
- 11. S. Ramanujan, "Mergers et al", 2nd Ed., Nagpur: Wadhwa & Company, 2006

Unit-1 COMPANYS MANAGEMENT

08 Lectures Hours

Position and importance of BoD -Powers and Duties of Directors, the status of the directors, is the director a trustee?, directors as an agent, directors fiduciary duty, Appointment - Qualifications - Vacation Office - Removal -Resignation -Powers and Duties of Directors - Meeting, Registers, Loans - Remuneration of Directors - Role of Nominee Directors.

Unit-2 DEBENTURES

04 Lectures Hours

Debentures- Meaning- Fixed and floating charge- Kinds of debentures- Shareholder and Debenture holder- Remedies of debenture holders, Debenture Trustee – Roles & Function, Debenture Trust – Importance & Utilization.

Unit-3 BORROWING POWERS

04 Lectures Hours

Borrowing Powers- - Effect of unauthorized borrowing- Remedies in Law & Equity - Charges and mortgages- Registration of Charges.

Unit-4 MINORITY RIGHTS AGAINST OPPRESSION & MISMANAGEMENT

04 Lecture Hours

Rules of Majority- Personal Rights of the Members- Representative and Derivative Action- Exception to the Rules of *Foss* v. *Harbottle*- Oppression- Class Action

Unit-5 WINDING UP & INSOLVENCY

12 Lecture Hours

Types- By court- Reasons- Grounds- Who can apply- Procedure- Powers of liquidator- Powers of court- Consequences of winding up order- Voluntary winding up by members and creditors- Winding up subject to supervision of courts- Payment of liabilities- Preferential payment- Unclaimed dividends-Winding up of unregistered company, Realization Of Assets, Proceeds Of Liquidation And Distribution Of Proceeds, Insolvency & Bankruptcy in India, Earlier Insolvency Regimes in India, IBC, 2016, Distinguishing Features of the Code, Liability of past members- Completion Of Process And Preparation Of Final Report.

Unit 6: Mergers & Acquisitions

10 Lecture Hours

Organic & Inorganic Growth, Corporate Restructuring, Compromise & Arrangement, Takeover Code in India, SEBI (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011.

Internal Assessment	Mid Term Test	End Term Test	Total Marks
(IA)	(MTE)	(ETE)	
30	20	50	100

Name of The Course	Drafting, Pleading & Coveyancing (Clinical Course	II)				
Course Code	BLLB2023					
Prerequisite	Civil Procedure Code, Criminal Procedure Code, Pro	Civil Procedure Code, Criminal Procedure Code, Property Laws				
Corequisite	Civil Procedure Code, Limitation Act, NI Act, Property Laws					
Antirequisite						
		L	T	P	C	
		1	0	3	4	

- To introduce the general principles of drafting, pleading and conveyancing.
- To equip the students to improve their ability to draft common legal documents
- To introduce the forms and content of the document produced before the courts while trying cases
- To explain the different procedure followed in drafting different types of pleadings and documents.
- To train students in the art of drafting both for court purposes as well as for other legal forums.
- To equip the students with proper understating of drafting legal documents for their future professional development as lawyers.
- To keep the students updated with the latest developments and changes in the field of procedural law and the changes in drafting documents.

Course Outcomes

CO1	To draft different types of plaints, applications and petitions to be filed in various courts as	
	per the respective jurisdictions.	
CO ₂	To understand the procedural requirements to initiate civil, criminal, appellate jurisdiction,	
	writ jurisdiction and extra ordinary jurisdiction and the procedure to be followed for filing	
	documents before the court for the conduct of trial.	
CO3	To draft documents like sale deed, lease deed, gift deed, etc which conveys some right over	
	the property by one person to another.	

Text Book (s)

- A.N. Chaturvedi, Pleading, Conveyancing and Legal Ethics, Allahabad Law Agency, 2013.
- G.C.Mogha, Mogha's Law of Pleadings in India with Precedents, EBC, 18th Edition, 2013.
- A B Kafaltiya, Textbook on Pleadings, Drafting & Conveyancing, LexisNexis, Second Edition, 2019.

Reference Book (s)

- Sahni and B.L.Bansal, Civil Pleadings and Art of better drafting Principles, Procedure & Practice along with model forms of Suits, Applications, Written Statements and replies under civil law, JBA, 2013.
- De Souza, revised by C.R. Datta & M.N. Das, Forms and Precedents of Conveyancing, JBA, 13th Edition, 2010, reprint 2014.
- Hargopal, Legal Draftsman, Universal, 13th Edition, 2013- Vol. I-II.

- Pleadings (Order 6 CPC)
- Plaint Structure
- Written Statement and Affidavit
- Application under Section 5 of the Limitation Act
- Application for Setting aside ex-parte Decree
- Writ Petitions

Unit-2 Civil Pleadings

- Suit for Recovery under Order XXXVII of CPC
- Suit for Permanent Injunction
- Suit for Dissolution of Partnership
- Application for Temporary Injunction Order XXXIX of CPC
- Appeal from Original Decree under Order 41 of CPC
- Revision Petition
- Review Petition

Unit-3 General Principles of Criminal Pleadings

- Application for Bail
- Application under Section 125 CRPC
- Compounding of Offences by Way of Compromise under Section 320 (i) CRPC
- Complaint under Section 138, Negotiable Instruments Act, 1881
- Application under Section 482, CRPC

Unit-4 Conveyancing

- Notice to the Tenant under Section 106 of Transfer of Property Act
- Notice under Section 80 of CPC
- Notice under Section 434 of the Companies Act
- Reply to Notice
- General Power of Attorney
- Will
- Agreement to SELL
- Sale-Deed
- Lease-Deed
- Partnership Deed
- Mortgage Deed
- Relinquishment Deed
- Deed of Gift

Unit-5 Forms

- Petition for Grant of Probate / Letters of Administration
- Application for Appointment of Receiver/Local Commissioner
- Application for Compromise of Suit
- Application for Appointment of Guardian
- Application to Sue as an Indigent Person under Order 33 CPC
- Appeal from orders under order 43 of CPC
- Application for execution
- Application for caveat section 148A of CPC
- Writ Petition
- Special Power of Attorney
- Reference to Arbitration and Deed of Arbitration
- Notice for Specific Performance of Contract

T-41 A 4 (T A)	E-4 1 A 4 (E A)	T-4-1 N/
Internal Assessment (IA)	External Assessment (EA)	Total Marks

~~	~~	100
50	50	100
30	30	100

Name of The Course	Administrative Law				
Course Code	BLLB 2024				
Prerequisite	Basic understanding of Constitutional Law				
Corequisite	RTI, CBI, Prevention of corruption act 1988				
Anti-requisite					
		L	Т	P	C
		3	1	0	4

- 1. To understand administrative law, its need and relevance in present society.
- 2. To understand the role of administrative authorities, it establishment, need or relevance of administrative authorities.

Course Outcomes

At the end of the course student will be able to:

CO1	Identify the reason for the growth of administrative Law, Delegated legislation and Administrative Tribunals. K2
CO2	Examine the place of the doctrines of 'Rule of Law' and 'Separation of Powers' in the governance of India. K3
CO3	Analyses the role of the 'Principle of Natural Justice' in Administrative action and Administrative tribunals in adjudication of dispute. K4
CO4	Evaluate the controls over the Administrative Discretion, delegated legislation, Administrative Action and Administrative Tribunals. K6
CO5	Assess the Vicarious liability of the government in Tort and Contract.K6
CO6	To analyse the functioning of various grievance settlement mechanisms like Ombudsman, Lokpal, Lokayukta, CVC and also the difficulties which are faced by these institutions in functioning? K4

Text Book (s)

- I.P Massey, Administrative Law, 8th Edition (2012).
- M. P. Jain & Jain, Principles of Administrative Law (1997), Universal, Delhi.
- C.K.Takwani And M.C.Thakkar, Lectures on Administrative Law, 5th Edition (2012)

• DR. J. J. R. Upadhyaya- Administrative Law, 2013, Central Law Agency, Allahabad.

Reference Book (s)

- The Report of the Committee on Ministers; Powers (popularly known as Donoghhmore Committee Report)
- Report of the Committee on Administrative Tribunals and Inquiries, (popularly known as the Frank Committee Report) HMSO, 1959
- Peter Cane, An Introduction to Administrative Law (1996) Oxford
- De Smith, Judicial Review of Administrative Action (1995) Swest and Maxwell with Supplement
- Indian Law Institute, Cases and Materials on Administrative Law in India, Vol.I(1996),
- C.K.Allen, Law & Orders (1985) Delhi.
- M.P.Jain, Cases and Materials on Indian Administrative Law, Vol.I and II (1996),
- S.P.Sathe, Administrative Law (1998) Butterwroths-India, Delhi Universal, Delhi
- D.D.Basu, Comparative Administrative Law (1998)
- M.A.Fazal, *Judicial Control of Administrative Action in India*, Pakistan and Bangaladesh (2000), Butterworths India
- Wade, Administrative Law (Seventh Edition, Indian print1997), Universal, Delhi.

Module 1 - Introduction, Evolution, Nature and Scope of Administrative Law Lectures)

(10

Introduction and Definitions of Administrative Law, Source of Administrative Law, Growth and Reasons for growth of Administrative Law, Nature and Scope of Administrative Law, Function of Administrative Law, Relationship between constitutional law and administrative law, Droit Administratiff, Conseil d'Etate, Separation of powers, Rule of law.

Module 2- Legislative Powers of Administration Lectures)

(8

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

Module 3- Judicial Power of Administration and Rule of Natural Justice Lectures)

(10

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

Module 4. Judicial Control of Administrative Action Lectures)

(8

Exhaustion of administrative remedies - Constitutional Remedies (Art. 32 and 226), Standing: standing for Public interest litigation (social action litigation) collusion, bias , Res judicata, Grounds of Challenging Administrative Actions, Jurisdictional error aultra-virus, Abuse and non-exercise 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

Module 5 Administrative Discretion and prevention of Administrative Faults and redress of grievances

(6 Lectures)

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)

Module 6. Liability of Government for Wrongs (Tortuous and Contractual) Lectures)

(6

TortIous 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

Internal Assessment (IA)	Mid Term Test (MTE)	End Term Test (ETE)	Total Marks
30	20	50	100

Name of The Course	Criminal Procedure Code				
Course Code	BLLB2025				
Prerequisite	CrPC				
Corequisite	IPC, Evidence Act				
Antirequisite					
		L	T	P	C
		3	1	0	4

Course Objectives: Crime is committed against the society though victim may be individual, group or community. The Criminal Procedure code facilitates the seeker of remedy to be assisted by the instrumentalities of the state. The criminal justice system includes one of the most important statutes called the Criminal Procedure Code which in common law system in general and India in particular has adopted the adversarial system based on accusatorial method. In this system prosecutor representing the state brings out the accusation and has to prove the case beyond reasonable doubt and accused get the opportunity for the fair trial. The essence of fair trial under criminal justice system emerges from the premise of presumption of innocence of accused undergoing trial, right of the accused to know accusation against him right from initiation of investigation till filling of challan/charge sheet, taking of cognizance, and framing of charge under judicial Process. Subjecting him to defend the charges during trial wherein trial process and evidence adduced are taken in his presence and understanding. The entire process is conducted in open court with right to appeal and approach the highest court of this land. Thus trilogy of the investigation, inquiry and trial under the Criminal procedure Code is directed towards fair and equitable remedy to the victim and the adequate protection to accused to prove his innocence.

Course Outcomes

CO1	Shall develop a conceptual understanding about the nature and object of the Criminal
	Procedure Code, the basic procedural safeguards as contained in the Code of Criminal
	Procedure on commission of a crime.
CO2	Shall be able to understand the procedural requirements to initiate criminal prosecution and

	conduct of trial and the factors affecting the outcome of a criminal trial.
CO3	Shall be able to analyze about ascertain scope of procedure and policy diffusion which can strengthen our Criminal Justice system.

Text Book (s)

- 1. K. N. Chandrasekharan Pillai (Rev.), "R. V. Kelkar's Criminal Procedure", 6th edition, Eastern Book company, Lucknow, 2014
- 2. S.N. Mishra, "The Code of Criminal Procedure", 17th Edition, Central Law Publications, Allahabad, 2010.
- 3. Ratanlal and Dhirajlal, "The Code Of Criminal Procedure", 20th Edition, Lexis Nexis Butterworths Wadhwa Publications, Nagpur,2012
- 4. PSA Pillai' "Criminal Law",11 th Edition, Lexis Nexis Publications,2012

Reference Book (s)

- 1. B.M Prasad & Manish Mohan, "Rattan Lal & Dhirajlal Code of Criminal Procedure", LexisNexis Butterworths, India, 2013.
- 2. The Code of Criminal Procedure (CrPC) by Batuk Lal, Central Law Agency, 2017

Unit-1 Introductory Frame- work of Criminal Justice System and Means of Efficient Enforcement Including Maintenance of Peace and Tranquility 10 Lectures

- Object, Scope and Extent of Cr. P.C
- Important definitions; Bailable offence, Complaint, Inquiry, Investigation, Cognizable and non-cognizable offence, Police report, Summon and warrant cases and Victim.
- Criminal Courts; Jurisdiction, Power and Functions
- Directorate of Public Prosecutors and Functionaries; Constitution, Power and Functions
- Arrest without warrant and procedural safeguards
- Process to Compel Appearance; Summons, Warrants in lieu of summons and Warrant of arrest.
- Proclamation of offender, attachment and sale of property and associated procedure
- Security for keeping peace and good behavior; Section 106&107
- Maintenance of Peace and Tranquility; Public Nuisance (S.133), Public Nuisance of Urgent Nature (Sec.144) & Sec.145.
- Maintenance of wife, Children and Parents and the procedure for enforcement (Sec.125-128).

Unit-2 Pre-Trial Executive Procedure, the Investigation; Information as to cognizable Offence ending with filling of Charge-Sheet (Section 154-173) 10 Lectures

- Information as to cognizable and non-cognizable offence and procedure for investigation(S.154-157)
- Police power to requisition the witness, their power to examine them in person and reduce their statements in writing with procedural Safeguards against compelled testimony(Sec.160-162)
- Recording of confession and statements(Sec.164)
- Procedure when investigation cannot be completed in twenty four hours and right to be released on Bail(Sec.167)
- Police Dairy (sec.172)
- Completion of Investigation and filing of Report; Charge- sheet /Challan (sec. 173)

Unit-3 Pre-Trial Judicial Process, the Inquiry; Cognizance of Offence and Framing of Charge 8 Lectures

- Cognizance of Offence by Magistrate/ Session court (Section 190/193)
- Limitation on the power of Court to take cognizance in specific cases (Sec.195-199)
- Process to take cognizance of complaint case and initiation of proceedings before Magistrate (sec.200-209)
- Charge and their contents (Sec.211-214)
- Error and Alteration of charges and their effect (Sec.215-217)
- Joinder of Charges and its legal effect (Sec.218-222)

Unit-4 General Provisions of Judicial Process (Inquiry/Trial) and Types of Trial 6 Lectures

- Session Trial (Sec.225-237)
- Warrant trial on police report and those other than police report (Sec.238-250)
- Summon Trial (Sec.251-259)
- Summary Trial (Sec.260-265)
- Plea Bargaining (Sec.265A-265L)
- Person once Convicted or acquitted not to be tried for same offence (Plea of autrfoies acquit and autrefoies convict)
- Tender of pardon to accomplice
- Power to summon material witness or to examine him
- Power to examine accused
- Accused person to be competent witness
- Power to proceed against other person appearing to be guity of offence
- Compounding of offence
- Withdrawal from prosecution

Unit-5 Judgment and Process at Appellate Court

6 Lectures

- The Judgment (Sec.353&354)
- Appeals; when allowed and not allowed
- Appeal against acquittal
- Appeal against conviction/Sentence
- Power of appellate court
- Reference to high court and procedure
- Revision Power of Session and High court.

Unit-6 Bail and Miscellaneous Proceedings

6 Lectures

- Provisions as to bail in bailable offence; Sec. 436
- Provisions for bail in case of non-bailable offence; Sec.437
- Anticipatory Bail; Sec.438
- Special provisions of High Court and Court of Session regarding Bail; Sec.439
- Detention of Under-trial and their Release on Mandatory Basis; Sec.436-A
- Transfer of criminal cases
- Irregular proceedings
- Limitations for taking cognizance

Internal Assessment (IA)	Mid Term Test (MTE)	End Term Test (ETE)	Total Marks
30	20	50	100

Name of The Course	Internship (4 weeks) (High Court)				
Course Code	BLLB2026				
Pre-requisite	Contract Law, Family Law, Indian Penal Code, constitutional Law				
Co-requisite	Civil Procedure Code, Criminal Procedure Code, Property Law,				
_	Criminal Minor Act, Law of Evidence				
Anti-requisite	NA				
_		L	T	P	C
		0	0	2	2

The students are offered this course is to:

- 1. Develop an understanding of the court structure and hierarchy in India.
- 2. Understand the difference in application of law at original and appellate stage.
- 3. Understand the process of appeal in a trial process
- 4. Know the process of appeal and the grounds for filing the same.
- 5. Prepare case briefs and undertake research regarding ongoing or past litigations
- 6. Draft arguments and find out relevant cases regarding the point of issue in the concerned subject matter
- 7. Learn the use of legal databases that are helpful in finding appropriate cases relating to appellate matters

Course Outcomes:

CO1	Analyse the various stages of a criminal trial and the applicable legal provisions
CO2	Test the knowledge of criminal law that they have learnt in classroom
CO3	Identify the procedure of filing a criminal matter under Indian law
CO4	Evaluate the intertwined position of the various state instrumentalities at the different
	stages of criminal trial
CO5	Distinguish between the jurisdiction of various forum that deal with civil as wekkkcriminal
	trial process

Text Book (s)

As per the relevant law that the students refer.

Reference Book (s)

As per the relevant law that the students refer.

Internship program is designed in the law course basically to provide practical knowledge about the subject which they study in class room. In class student become aware of theoretical aspect of law but in internship they understand the use of law in court and how such class room study will be beneficial in courts as a law internee.

It is a compulsory course and the period for internship is <u>4 weeks</u>. Feedback Certificate from the employer and a comprehensive report of their experience is to be submitted. After submission there will be a Viva by the concerned faculty and Internship coordinators. Students are assessed on the basis of the work they have done during internship, presentation and on the practical knowledge they have gained

Internal Assessment	Mid Term Test	End Term Test	Total Marks
(IA)	(MTE)	(ETE) (practical)	

	100	100
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Evaluation Criteria

FS OF CONSIDERATION (ETE PRACTICAL)	Ir	nternship	Final Repo	ort Submi	ssion	Voice	FAL
POINTS OF CO (ETE PRA	Internship certificate	Research Undertaken	Nature of work done	Learning Outcome	Drafting and formatting of Report	Viva-Voice	TOTAL
Marks	10	25	25	10	10	20	100

Name of The Course	Law & Education				
Course Code	BLLB2027				
Prerequisite	The Constitution of India				
Corequisite	The Constitution of India				
Antirequisite					
		L	T	P	C
		2	1	0	3

The course aims to impart a sound understanding of the philosophical aspects of law and education on the whole, and how at national and international level legal instruments are protecting right to education. What kind of contradictions and disputes are arising in these in law related to right to education. How much efficiently these laws are working in present system.

Course Outcomes

CO1	To be aware with the development of education as a fundamental right.					
CO2	To be able to analyse the provisions under Indian Constitution with regard to Education as					
	a right.					
CO3	To have indepth knowledge & analysis of the various legislations, international					
	conventions & provisions related to right to education.					

Text Book (s)

- M.P. Jain, "Indian Constitutional Law", 6th Edition, Lexis Nexis Butterworths Wadhwa & Co., Nagpur. 2012.
- V.N. Shukla, "Constitution of India", 12th Edition, Eastern Books Company, Lucknow. 2013.
- Bhrigu Nath Pandey, "Socio-legal Study of Cultural and Educational Rights of the Minorities", A.P.H. Publishing Corporation, New Delhi, 2000.
- R. P. Yadav, "Right to Education", New Delhi, 2014.
- Devinder Singh, "Child Labour & Right To Education", Central Law Publications, Allahabad, 2013.

Reference Book (s)

- Neetu Ohri, "Right to Education", APH Publishing Corporation, New Delhi.
- H.M. Seervai "Constitutional Law of India", 4th Edition, Universal Law Publication Pvt. Ltd. New Delhi, 2013.
- D. D. Basu, "Introduction to the Constitution of India", 21st Edition, Lexis Nexis Butterworths Wadhwa & Co., Nagpur. 2012
- P.M Bakshi, "Constitution of India", 12th Edition, Universal Law Publication Pvt. Ltd. New Delhi, 2013.

Unit-1 Introduction

4 hours

- Education: Meaning and Process (Article 21/21A).
- Duty of State to Provide Education in a Welfare State. (DPSP)
- Role of Justiciable Provisions in realising Right to Education.

Unit-2 International Covenants and Provisions related to Education

10 hours

- Universal Declaration of Human Rights (UDHR).
- United Nations Convention on the Rights of the Child (UNCRC).
- The International Covenant on Civil and Political Rights (ICCPR).
- International Covenant on Economic, Social and Cultural Rights (ICESCR).

Unit-3 Constitutional Provisions Regarding Education

12 hours

- Right to Education (Articles 21A, 41, 45, 51A (k)).
- Freedom as to attendance at religious instruction or religious worship in certain educational institutions. (Article 28).
- Right of minorities to establish and administer educational institutions (Articles 29, 30).
- Reservation in Educational Institutions (Articles 15, 46, 340).
- Facilities for instruction in mother-tongue at primary stage (Article 35A).

Unit-4 Legal Provisions Regarding Right to Education and Disputes

10 hours

- Right of children to Free and Compulsory Education Act, 2009.
- Minority Education Institutions and R.T.E. Act, 2009.

Internal Assessment (IA)	Mid Term Test (MTE)	End Term Test (ETE)	Total Marks
30	20	50	100

Name of The Course	Law on Corporate Finance					
Course Code	BLLB2028					
Prerequisite	Corporate Law	Corporate Law				
Corequisite	Companies Act 2013, SEBI Act 1992, SEBI Regulations					
Antirequisite						
		L	T	P	C	
		2	1	0	3	

Course Outcomes

CO1	Students will able to understand the modes available to a company for raising finance like
	equity shares, debentures etc.
CO2	Students will be able to Understand the meaning and types of capital budgeting
CO3	Study the modes of raising equity finance and the intermediaries involved in the process
CO4	Learn the framework relating to debt finance including fixed and floating charge
CO5	Students will be able to identify different modes and instruments of Corporate Fund
	Raising like IDR, GDR, and ADR.

Text Book (s)

- Khan, M.Y, Indian Financial System, Mc Graw Hill, 9th Edition
- N. Gopalsamy, Capital Market- The Indian Financial Scene: pg 300-315
- Bharat's Guide to Indian Capital Market :pg 1042-1048, 1073-1077

Reference Book (s)

- Altman and Subramanian, Recent Advances in Corporate Finance (1985) LBC.
- Alastair Hundson, The Law on Financial Derivatives (1998), Sweet & Maxwell.
- Babby Dutta, Indian Financial Markets the regulations framework, ICFAI-2005.
- Board of Editors, Financial Strategy Conceptual Issue, ICFAI, 2006.
- Denzil Watson and Andhonyhead, Corporate Finance Principles and Practice, P.S. Arson Education Ltd.(2007).
- Diana R. Harrington-Corporate Financial Analysis-(2008).
- Donald H. Chew, Studies in International Corporate Financial System, Oxford (1997).
- Eil's Feran, Company Law and Corporate finance, (1999) Oxford.
- Frank.B. Cross & Robert A. Prentice- Law and Corporate Finance, Edward Elgar Publishing Limited-U.K (2007).

- H.L.J. Ford and A.P.Austen, Fords' Principles of Corporations Law, (1999) Butterworths
- Jonathan Charkham, Fair Share: The Future of Shareholders Power and Responsibility, Oxford.
- J.H. Farrar and B.M. Hanniyan, Farrar's company Law, (1998) LBC, Maryin M.Kristein, Corporate finance (1975).
- Ramaiya, A Guide to The Companies Act, (1998) Vol.I.II.III.
- S.D.Israni, Handbook on Private Companies, Snow White.
- Majumdar, A.K., Kapoor, G.K., Company Law and Practice, Taxman Pub. Pvt Ltd., New Delhi, 16th edition, 2011
- Paul L. Davies, Principles of Modern Company Law, Thomson, Sweet & Maxwell, London, South Asian Edition, 8th Edition, 2008
- Brian R. Cheffins, Company Law- Theory, Structure And Operation, Oxford University Press, 2008
- Palmer's Company Law Manual, Sweet & Maxwell, London, 2000

Unit-1

Introduction to Corporate Finance

- Basics of Corporate Law
- Meaning, Importance, Need and Scope of Corporate Finance.
- Objectives of Corporate Finance
- Relationship between Risk and Return
- Time Value Of Money
- Profit Maximisation
- Wealth Maximisation
- Various instruments for raising finance
- Capital Investment: Needs and Factors effecting Capital Investment

Unit-2

Capital Budgeting

- Principles of Capital Budgeting
- Capital Budgeting: Meaning, Importance and Types
- Capital Budgeting Process / Steps involved
- The concept of Cost
- Role of a Financial Manager

Unit-3

Equity Finance

- Share Capital
 - O Types of Shares
 - O Allotment of Shares
 - O Transfer of Shares
 - O Reduction of Capital
 - O Buy-back of securities
- Public Issue
 - O Initial Public Offer (IPO)
 - O Further Public Offer (FPO)
- Rights Issue
- Bonus Issue
- Prospectus Information and Disclosure Requirements
- Dividend & Distribution
- Intermediaries:
 - O Credit Rating Agencies [SEBI (Credit Rating Agencies) Regulations, 1999]
 - Merchant Bankers [Securities and Exchange Board of India (Merchant Bankers)
 Regulations, 1992]
 - Registrars and Share Transfer Agents [Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993]
 - O Underwriters [SEBI (Underwriters) Regulations 1993]
 - O Debenture Trustees [SEBI (Debenture Trustees) Regulations, 1993]
 - O Bankers to an Issue [SEBI (Bankers to an Issue) Regulations, 1994]
 - Stock Brokers, Sub-brokers [SEBI (Stock Brokers and Sub-brokers) Regulations 1992]
 - O Portfolio Managers [SEBI (Portfolio Managers) Regulations, 1993]
 - O Guidelines for Primary Issue ICDR 2009

Unit-4

Debt Finance

- Debentures Nature, Issue and Class
- Deposit and acceptance
- Creation of charge, fixed and floating charges

Unit-5

Corporate Fund Raising

- Depositories Indian Depository receipts (IDR); American Depository Receipts (ADR); Global Depository receipts (GDR)
- Public Finance institution IDBI, IFC and SFC.
- Mutual Fund and other collective investment schemes,
- Venture Cap funds
- Institutional investments LIC, UTI and Banks

Internal Assessment (IA)	Mid Term Test (MTE)	End Term Test (ETE)	Total Marks
30	20	50	100

Name of The Course	Penology				
Course Code	BLLB2029				
Prerequisite					
Corequisite					
Antirequisite					
	l	L	Т	P	С
		2	1	0	3

This course officers a specialist understanding of criminal policies including theories of punishment, their supposed philosophical and sociological justifications and the problematic of discretion in the sentencing experience of the 'developing' societies, a focus normally absent in law curricula so far. The expert work of the U.N. Committee on Crime Prevention and Treatment of Offenders will be availed of in this course. Especially, at each stage the three 'D's will be explored as offering a range of alternatives: decriminalization, deinstitutionalization

Course Outcomes

CO1	Establishing the relationship of Punishment with other branches of criminal law such as criminology and Indian Penal Code, 1872
CO2	Debate the various concepts of punishment and correctional systems.
CO3	Examine the validity of Capital Punishment in context of judicial Pronouncement in India.
CO4	Evaluate the various concepts of punishment and correctional systems.
CO5	Develop a critical understanding of the modern Indian Prison System.

Text Book (s)

- S Chhabra, The Quantum of Punishment in Criminal Law
- H.L.A. Hart, Punishment and Responsibility
- Herbert L. Packer, The Limits of Criminal Sanction
- Alf Ross, On Guilt, Responsibility and Punishment Latest Edn.
- Afzal Qadri, Ahmad Siddique's Criminology Penology and Victimology
- N.V. Paranjape, Criminology, Penology Victimology

Reference Book (s)

- Law Commission of India, Forty Second Report Ch. 3 (1971)
- Malimath committee Report on Criminal Justice System.
- 178th Report of law commission of India.

- A.Lakshminath, Komanduri S. Murthy, Sentencing Jurisprudence
- Ram Ahuja, Criminology

Unit-1 6 hours

Introduction to the Concept of Penology

- Penology: A "Correctional" Science?
- Notion of "Punishment" in Law
- Distinction between Crimes "Prevention" and "Control"

Unit-2 7 hours

Theories of Punishment

- Theories of punishment
- Retribution Utilitarian prevention
- Deterrence Utilitarian: Intimidation Behavioral prevention
- Behavioral prevention: Rehabilitation Classical Hindu and Islamic approaches to punishment.

Unit-3 8 hours

Capital Punishment

- The Problem of Capital Punishment
- Constitutionality of Capital Punishment
- Judicial Attitudes towards Capital Punishment in India an inquiry through the statue law and case law.

Unit-4 8 hours

Kinds of Correctional forms of Punishment

- Law reform in Correctional forms of Punishment
- Probation & Parole
- Corrective Labour
- Fine

Unit-5 7 hours

Prisoners and the Indian Prison System

- The State of India's Jails today
- The Disciplinary Regime of Indian Prisons
- Classification of Prisoners
- Rights of Prisoner and Duties of Custodial Staff

• Judicial surveillance - Basis - Development reforms

Internal Assessment (IA)	Mid Term Test (MTE)	End Term Test (ETE)	Total Marks
30	20	50	100

Name of The Course	Patent Right Creation and Registration				
Course Code	BLLB2030				
Prerequisite	IPR				
Corequisite	IPR				
Antirequisite	-				
		L	T	P	C
		2	1	0	3

The main objectives of the Course are to:

- 1. Explain the nature of patent rights
- 2. Explain the underlying rationale for the patent regime
- 3. Explain Patent Laws in India.
- 4. Understand the essential criteria for grant of patent rights.
- 5. Describe and explain the rights of Patentee and scope of such right.
- 6. Explain the enforcement of right in case of infringement.
- 7. Explain the exceptions to patent rights as provided under the Statue.
- 8. Provide a comparative analysis of Indian patent system and patent regimes of other jurisdiction.
- 9. Explain the interplay between patent laws with other branches of laws;

Course Outcomes

CO1	Understand the rationale of grant of a patent right and its importance.
CO2	Have a clear understanding of essential criteria which needs to be satisfied for getting a patent protection.
CO3	Growth and promotion of patent.
CO4	Understands the rights of patentee and exception to such rights.

Text Books

Indian Authors

- 1. P. Narayanan, Patent Law, 14th Edition, Eastern Law House
- 2. Dr. S. R. Myneni, Law of Intellectual Property, Asia Law House, Hyderabad.
- 3. Dr. B. L. Wadhera, Law Relating to Intellectual Property, Universal Law Publishing Co., New Delhi
- 4. G. Venkateswar Rao, Intellectual Property Rights Patents Law in India, SSDN Publication.
- 5. ManjuPathak, An Introduction to Intellectual Property Rights, New India Publishing Agency.

Foreign Authors

Bently Sherman, Intellectual Property Law, 14th Edition, Oxford Publishing House.

Reference Books

- 1.Rachna Singh Puri and ArvindVishvanathan, Practical Approach to Intellectual Property Rights, I K International Publishing House Pvt. Ltd.
- 2. M. Ashok Kumar, Intellectual Property Rights, Serials Publications.
- 3. N. K. Acharya, Text Book on Intellectual Property Rights, Asia Law House, Hyderabad

Unit-1 Introduction of IPR HOURS

6

- Nature, Definition and scope of Intellectual Property Rights
- Kinds of rights
- Categories of Intellectual Property Rights

Unit-2 Nature of Patent rights and rationale underlying the patent system

6

HOURS

- 1. Nature of patent rights.
- 2. Theories Justifying the grant of patent rights and their criticism;

Unit-3 Patent Laws- History HOURS

- 1. History of laws of patent in India and abroad;
- 2. Key Legislative Changes;

Important Concepts and elements of patent documents

6 HOURS

- 1. Priority Date
- 2. Prior Art;
- 3. Person skilled in the art
- 4. Claim Construction
- 5. Elements of a patent document:
 - Background;
 - Description;
 - Drawings;
 - Examples;

Unit-5 Insurance: Prerequisites for grant of patent rights HOURS

6

- Novelty; Non-obviousness;
- Industrial Applicability;
- Non-excluded subject matter
- Sufficient disclosure

Unit 6 Infringement of patent rights and statutory exception to patent rights HOURS

6

- 1. What amounts to infringement;
- 2. Remedies provided under law;
- 3. Defences to an action of infringement;
- 4. Relief
- 5. Statutory exception to a patent right
- Revocation of patents
- Compulsory Licenses;
- Working requirements

Internal Assessment (IA)	Mid Term Test (MTE)	End Term Test (ETE)	Total Marks
30	20	50	100

Name of The Course	Immigration Law				
Course Code	BLLB2031				
Prerequisite	Constitutional Law, Human Rights, Public Internation	nal l	Law		
Corequisite	Refugee Law				
Antirequisite	NA				
		L	T	P	C
		2	1	0	3

Course Outcomes

CO1	To interprete and descibe the various aspects of citizenship as parameters of citizenship.K3
CO2	To compare and analyze the legal and ethical challenges in the legal framework relating to citizenship.K4
CO3	To critique and assess the provisions of immigration law in order to cope with contemporary challenges regarding citizenship and impact of immigration process on national security and stability.K5
CO4	To create and formulate his/her own views on the applicability of immigration law with the present issues in this field. K6

Text Book (s)

- 1. Surya Narian Yadav and Indu Baghel: Citizenship in the Age of Globalisation, Jnana Prakashan, New Delhi, 2008
- 2. Subhash C. Kashyap: Citizenship and the Constitution: Citizenship Values under the Constitution, Publications Division, Ministry of Information and Broadcasting, Government of India, New Delhi, 2002

Reference Book (s)

1. B.N. Ray: Citizenship in a Globalizing World, Kaveri Books, New Delhi, 2007

- 2. B.S. Chimni(ed): *International Refugee Law A Reader*, Sage Publications, New Delhi, 2000
- 3. A.N. Sinha: Law of Citizenship and Aliens in India, Asia Publishing House, New Delhi, 1962.
- 4. Meher K. Master: Citizenship of India, Eastern Law House, Calcutta, 1970
- 5. E.S. Venkataramaiah: *Citizenship Rights and Duties*, Texcom, delhi, 1988.

Unit-1 Various Aspects of Citizenship 8 hours

- Meaning And Definition Of Citizenship
- Fundamental Right To Movement
- Constitutional Provisions Regarding Citizenship
- The Citizenship Act,1955
- The Citizenship Rules, 2009

Unit-2 Immigration: An introduction 6 Hours

- Meaning Of Immigration,,
- History Of Immigration Law
- The Passport (Entry Into India) Act, 1920
- The Passport (Entry Into India) Rules, 1920
- The Passports Act, 1967

Unit-3 Law related to Foreigners and Immigrants in India Hours

10

- The Registration Of Foreigners Act, 1939,
- The Registration Of Foreigners Rules, 1992,,
- The Foreigners Act, 1946
- The Immigration (Carriers Liability) Act, 2000

Unit-4 Impact of Excessive Immigration on Host Country Hours

10

- · Causes of Excessive Immigration
- Impact on Resources and Employment
- · Impact on National Security
- Impact of Bangladeshi Immigrants on India
- Impact of Nepali Immigrants on India
- Asylum and Migration Crisis
- The Citizenship (Amendment) Bill, 2016

Continuous Assessment Pattern

Internal Assessment (IA)	Mid Term Test (MTE)	End Term Test (ETE)	Total Marks
30	20	50	100

Name of The Course	Law of Mergers & Acquisition				
Course Code	BLLB2032				
Prerequisite	The Companies Act, The Competition Act				
Corequisite	The Companies Act				
Antirequisite					
		L	T	P	C
		2	1	0	3

Course Objectives:

To make the students analyse the capital structure of the company and the reconstructions by way of Mergers Acquisition amalgamation. This course helps students in valuating the financial and capital structure of the companies undergoing M&A activities.

Course Outcomes

CO1	Analyse the regulatory aspects of merger in competition as well as corporate law regime.
CO2	Evaluate the documentation process in case of due diligence and filing of documents during
	the process of merger and acquisition.
	1 0 1
CO3	Develop critical thinking upon the emerging issues in mergers and acquisitions in a
	comparative manner
CO4	Compare the position of mergers and acquisition procedure under various legal framewoek
CO5	Analyse the techniques of valuation of assets in a M&A deal
	1

Text Book (s)

- Rabi Narayan Kar and Minakshi "Mergers Acquisitions & Corporate Restructuring Strategies & Practices"
- S Ramanujam, Mergers et al. (2013 edition, Lexis Nexis Butterworths, Wadhwa, Nagpur) Reference Book (s)

- MASTER GUIDE TO MERGERS AND ACQUISITION IN INDIA TAX AND REGULATORY, 2016 EDITION, CCH INDIA, WOLTERS KLUWER (INDIA) PVT. LTD, NEW DELHI.
- ANAND SRINIVASAN, TAXMANN'S LAW RELATING TO NEW TAKEOVER CODE 2011, 2011 edition, Taxmann Publications Pvt. Ltd., New Delhi.
- K. R. SAMPATH, LAW AND PROCEDURE ON CORPORATE RESTRUCTURING LEADING TO MERGERS/AMALGAMATIONS, TAKEOVERS, JOINT VENTURES, LLPS AND CORPORATE RESTRUCTURE, 2013 edition, Snow white Publications (P.) Ltd., Mumbai.
- N. R. SRIDHARAN AND P. H. ARVINDH PANDIYAN, GUIDE TO TAKEOVERS AND MERGERS, 2010, Lexis Nexis Butterworths Wadhwa, Nagpur.
- S. M. DUGAR AND U. P. MATHUR, GUIDE TO COMPETITION LAW (CONTAINING COMMENTARY ON COMPETITION ACT, MRTP ACT & CONSUMER PROTECTION ACT) [VOL 1] 5th edition, 2010, Lexis Nexis Butterworths Wadhwa, Nagpur.

Unit-1 MERGERS AND AMALGAMATIONS UNDER COMPANIES ACT 2013 hours

10 lecture

- - Mergers and Amalgamation –Introduction
 - NCLT and Restructuring
 - Financial Restructuring
 - Mergers under Act 2013- New Concepts (Secs 230, 231, 232, 233, 234 of Companies Act 2013)
 - Squeeze out and Acquisitions
 - Corporate Debt Restructuring under Act 2013
 - SEBI (Prohibition of Insider Trading) Regulations, 2015

Unit-2 Cross Border mergers, Demergers and Reverse Merger lecture hours

- Cross Border Mergers under Companies Act 2013
- Demerger- Modes and Types
- Demergers and Taxation Aspects
- Reverse Mergers- Procedure

Unit-3 ACQUISITIONS AND TAKEOVERS

10 lecture hours

- Meaning of Acquisition and Takeovers
- Types of Takeovers
- Takeovers under SEBI (Substantial Acquisition Of Shares And Takeovers) Regulations 2011 - Comparing the old Code and the changes proposed by TRAC
- **Takeover Defences**
- Open Offer requirements and Process

Unit-4 M&A VALUATION

06 lecture hours

- Valuation approaches
- Different methods of valuation
- Valuation of synergy
- Valuation under Takeover Code 2011
- Corporate control and Leveraged Buy Out

Unit-5 MERGERS AND ACQUISITIONS UNDER COMPETITION ACT 2002

06 lecture

hours

- Combinations meaning and nature
- Process of taking approval of CCI
- CCI and SEBI jurisdictional overlapping
- Exemptions from notifying or taking approval regarding combinations

Continuous Assessment Pattern

Internal Assessment (IA)	Mid Term Test (MTE)	End Term Test (ETE)	Total Marks
30	20	50	100

Name of The Course	Administration of Criminal Justice I	
Course Code	BLLB2033	
Prerequisite	Criminal Law	
Corequisite	Cr.PC, I.P.C, Article 20 Constitution, White Collar Crime	
Antirequisite		
_	L T P (С
	2 1 0 3	3

Course Objectives:

Course Outcomes

CO1	Understand in depth the role of each component in the administration of criminal justice.
CO2	Provide thoughtful insights concerning the holistic issues concerning criminal justice administration in India.
CO3	Analyze about important aspects of Criminal trials, Prisoner's rights, Victims Rights.
CO4	Analyze issues related to trial in India.
CO5	Identify and critically analyze the challenges faced by judicial organization in administration trial and suggest reforms.

Text Book (s)

K.N. Chandrsekharan Pillai (Rev.), R. V. Kelkar's Criminal Procedure, (5th Edn., 2008)

M.P Jain, Indian Constitutional Law (5thEdn, 2009), Lexis Nexis

K.I. Vibhute, Criminal Justice: A human rights perspective of the Criminal Justice Process in India, (1stEdn., 2004) EBC.

Herbert L. Packer, The Limits of the Criminal Sanction, Stanford University Press (1968)

Surendra Malik and Sudeep Malik, Supreme Court on Bail, Anticipatory Bail and Quashment (2011 Edn. EBC)

Reference Book (s)/ Articles

P.N. Bhagwati, "Human Rights in the Criminal Justice System" 27 JILI1(1985).

Dr K.N. Chandrasekharan Pillai, Burden of Proof in Criminal Cases and the Supreme Court; New Trends, (2003) 8 SCC (Jour) 49

A.Lakshminath, Criminal Justice in India: Primitivism to post-modernism, 2006 JILI 48 (1) 26

K. Sreedhar Rao, Criminal Justice System: Required Reforms, 2001 JILI 143 (2) 155

S.N Sharma, Towards crime control model, 2007JILI 49 (4) 543

Jerome Hall, Objectives of Federal Criminal Procedure Revision

Joel Samaha: The Law of Criminal Procedure: Of Means and End

Joel Samaha: An Overview of Criminal Procedure: A Review of Basic Procedure

Klaus Volk, The Principle of Criminal Procedure & Post Modern Society: Contradictions & Perspectives

Andrew Ashworth; Is the Criminal Law a Loss Cause

G. R. Sullivan; Is Criminal Law Possible

Herbert L. Packer, Two Models of Criminal Procedure

Prof. B.B. Pande, 'Spotlight on Criminal Justice Administration in India'

Prof B. B. Pande, "Inquisitorial versus Accusatorial system of Criminal Justice"

Abraham S. Goldstein and Martin Marcus, Comment on Continental Criminal Procedure

Venugopal Rao, Perplexities in Criminal Justice

Joachim Herman, Various Models of Criminal Procedure

Bakshi, P.M., Continental System of Criminal Justice

Herbert L. Packer, , "The Models in Operation: From Arrest to charge" in The Limits of the Criminal Sanction

Victor V. Ramraj, "Four Models of Due Process" Internal Journal of Constitutional Law

Abraham S. Goldstein and Martin Marcus, "Comment on Continental Criminal Procedure"

Self-Incrimination, the right to silence and the reserve burden of proof, Paul Bogan

A Profile of Forensic Science in Juristic Journey, Justice Jitendra N. Bhatt, (2003)8SCC(Jour)25

Narco analysis and Criminal Law, John M. Macdonald, M.D. Denver, Colo,

Look What Katz Leaves Out: Why DNA Collection Challenges The Scope of The Fourth Amendment, Justin A. Alfano, 33 Holstra L. Rev. 1017

Unit-1 Introduction	8
hours	

Introduction to Criminal Justice Administration

- 1. Meaning, purpose and social relevance
- 2. Historical evolution overview of CJS
- 3. Police System
 - Police organization in India
 - Police reforms and modernization
- 4. Limits and Controls in Criminal Procedure: Constitutional Guarantees
 - Presumption of innocence
 - Proving of guilt beyond reasonable doubt
 - Access to justice and Fair trial
 - Double jeopardy
 - Ex-post facto law
 - Self incrimination

Unit-2

hours

Judicial System

- 1. Judicial organization in India.
- 2. Salient features of Indian judicial system; Independence, public trial, media trial and fair trial.
- 3. Primary consideration for judicial functioning: Due process, speedy trials and fair deal to poorer sections.
- 4. Modernization and reforms in the justice administration

Unit-3

8 hours

Organized Crime

- 1. Nature, meaning and forms
- 2. Criminal syndicates
- 3. Organized crimes: Regional and international linkages
- 4. Problems of identification, investigation and prosecution
- 5. Prevention and control strategies.

Unit-4

8 hours

White Collar Crime

- 1. Nature, meaning and forms
- 2. Tax-evasion
- 3. Import/export violations.
- 4. Insurance frauds

- 5. Misbranding and adulteration.
- 6. Corporate crimes

Continuous Assessment Pattern

Internal Assessment (IA)	Mid Term Test (MTE)	End Term Test (ETE)	Total Marks
30	20	50	100

Name of The Course	Patent Drafting and Specification Writing				
Course Code	BLLB2034				
Prerequisite	IPR, Law of Contract Drafting				
Corequisite	IPR, Law of Contract Drafting				
Antirequisite	-				
	L		T	P	С
	2		1	0	3

Course Objectives:

This course is intended to attain the understanding of global practice relating to drafting of Patent and Specification writing.

- 1. To understand the difference between Patent drafting and Specification writing
- 2. To familiar with the procedure for filing of specification
- 3. To learn with the contents of filing of patent specification
- 4. To give practical approach of patent specification

Course Outcomes

CO1	Understand the drafting of patents and specification writing			
CO2	CO2 Have a clear understanding for filing of specification writing procedure			
CO3	Apply the statutory provision for patent specification writing			

Text Books

- 1. P. Narayanan, "Patent Law", Eastern Law House (4th ed., 2006)
- 2. V.K. Ahuja, "Law Relating to Intellectual Property Rights in India", 2nd Edition Butterworth Publication, (2013)

Reference Books

- 1. Lionel Bently and Brad Sherman, *Intellectual Property Law* (Oxford University Press, 2014)
- 2. W. Cornish and D. Llewelyn, "Intellectual Property: Patents, Copyright, Trademarks and Allied Rights", Sweet and Maxwell (8th ed., 2013)
- 3. Rachna Singh Puri and Arvind Vishvanathan, Practical Approach to Intellectual Property Rights, I K International Publishing House Pvt. Ltd.
- 4. M. Ashok Kumar, Intellectual Property Rights, Serials Publications.
- 5. N. K. Acharya, Text Book on Intellectual Property Rights, Asia Law House, Hyderabad

Unit-1 Introduction to Patent Drafting	4
Lectures	
• What is Patent	
• Type of Patents	
□ Product patents;	
□ Process patents;	
☐ Product by process patents	
 Elements of a patent document 	
☐ Background;	
☐ Description;	
□ Drawings;	
☐ Examples;	
□ Claims	
Unit-2 Patent Drafting Strategies 8	3 Lectures
 Brief review of Claim formats 	
 Basic claim interpretation and claim drafting 	
 Novelty 	
 Non-obviousness 	

- Utility
- Written Description
- Enablement
- Best Mode

Unit-3 Filing a Patent Application

8 Lectures

- Inventorship
- Filing the application
- Formal Papers
- Electronic Filing
- Serial number
- Filing Receipt

Unit-4 Initial Specification Activities

5 Lectures

- Duty of Disclosure
- Information Disclosure Statements
- Restriction Requirements

Unit-5 Office Action and Responses

5 Lectures

- Introduction to Office Action
- Rule 131 Declarations
- Rule 132 Declarations
- Examiner Interviews
- Amending Claims and Specifications
- Terminal Disclaimers

Unit 6 After Final Practice

4 Lectures

- Advisory Actions
- After Final Amendments and Submissions
- Allowance
- Issue & Publication Fees
- Grant

Internal Assessment (IA)	Mid Term Test (MTE)	End Term Test (ETE)	Total Marks
30	20	50	100

Name of The Course	Professional Ethics, Accountancy for Lawyers and Bench- Bar Relation		
Course Code	BLLB3021		
Prerequisite	Constitution provisions		
Corequisite	Advocates Act		
Anti-requisite			
-	Т	P	C
	L		
	0	3	4
1			

The objective of this course is to:

Develop social and ethical values required to make a budding lawyer responsible in their career.

Course Outcomes

CO1	To provide the conceptual understanding of the general principles of Professiona	
	ethics of Lawyers and their accountability towards profession.	
CO2	To elucidate the importance of Legal profession and its development in India.	
CO3	To understand about enrolment procedure and practice in India.	
CO4	To Acquaint and critically analyse powers and procedures Bar Council of India and	
	State Bar Councils especially in dealing with cases of professional misconduct.	
CO5	To elucidate the professional misconduct and contempt of court and research in	
	particular instances of misconduct and contempt of court.	
CO6	To enable student to interview and counsel clients in a professional manner	

Text Book (s)

- 1. KailashRai, Legal ethics, CLP, 2007, 7th edition (T1)
- 2. Veeraraghavan, Legal Profession and the Advocates Act, 1961 (1972) 4 JILI
- 3. M.P. Singh, *Outlines of Indian Legal and Constitutional History*, Universal 8th Ed., Chapter 13 (Legal Profession)
- 4. M.P Jain, *Outlines of Indian Legal History*, Wardha, 5th Ed., Chapter XXX (Growth of Legal Profession in India).

Reference Book (s)

- 1. P. Ramanathalyer, Legal & Professional Ethics, Wadhwa, 3rd Ed. 2003
- 2. Raju Ramachandran, Professional Ethics, Butterworths 2004.
- 3. Legal Profession, Edited by Prof. N.R. Madhava Menon, B.C.I., 1984.

Module-I: ETHICS AND LEGAL PROFESSION- AN INTRODUCTION (8 hours)

- Ethics: Introduction.
- Definition and scope of ethics.
- Professional ethics and responsibility.
- Introduction to legal ethics
- Rule of confidentiality and conflict of interest

Module-II: DEVELOPMENT OF LEGAL PROFESSION AND ITS REGULATION IN INDIA (8 hours)

- Importance of the legal profession
- Development of law relating to legal profession in India
- History of the constitution of the Bar Council of India

Advocates Act- an overview

Module-III: REGULATIONS GOVERNING THE PRACTICE ANDENROLLMENT IN INDIA (9 hours)

- Bar Council of India-
 - Its constitution
 - Powers and Duties
- State Bar Councils-
 - Its constitution
 - Powers and Duties
- Different Committees under Bar Council of India and State Bar Councils
- Admission and enrolment of advocates
- Disqualification for enrolment
- Rights to practice

Module-IV: PROFESSIONAL RESPONSIBILITIES (8 hours)

- Duty to court
- Duty to client
- Duty to opponent
- Duty to colleague
- Duty towards society and obligation to render legal aid

Module-V: PROFESSIONAL MISCONDUCTS OF AN ADVOCATE (7 hours)

- Professional and other misconduct- Meaning
- How to make a complaint against an advocate
- Procedure after a complaint has been referred to a Disciplinary Committee
- Punishments
- Review and Appeal against the order of the disciplinary committees
- Consumer Protection Act- Advocates Deficiency of Service

Module-VI: BENCH-BAR RELATION & CONTEMPT OF COURT (5 hours)

- Bench-bar relation
- Contempt of court:
- its meaning and nature
- Categories of contempt of court
- Basis and extent of contempt jurisdiction
- Procedure in case of contempt
- Punishment for contempt of court
- Defenses
- Remedies against punishment

Module-VII: SOME EMERGING ISSUES IN PROFESSIONAL ETHICS (3 hours)

- Negligence by lawyers and the Consumer Protection Act Advertising in legal profession
- Lawyers strike
- Women's place at the bar

Internal Assessment (IA)	Mid Term Test (MTE)	End Term Test (ETE)	Total Marks
30	20	50	100

Name of The Course Environmental Law	
Course Code	BLLB3022
Prerequisite	Constitutional Law
Corequisite	Indian Penal Code 1860,CPC,CrPC.

Antirequisite				
	L	T	P	C
	3	1	0	4

The student will be able to conceptually understand the specific environmental principles and ethicsand its practical applicability.

Course Outcomes

CO1	Recognize and apply various environmental laws, nationally and internationally.		
CO2	2 Develop a conceptual understanding of the environmental concern, world over.		
CO3	Estimate the changing positions of world with respect to tackling the threat posed by		
	environmental degradation.		
CO4	4 Create the skills needed for interpreting laws, policies and judicial decisions.		
CO5	5 Evaluate, analyze and assess the environmental laws and its practical application.		

Text Book (s)

- 1. Dr. S. C. Tripathi, "Environmental Law", 5th Edition, Central Law Agency, Allahabad, 2013
- 2. N. V, Paranjape, "Environmental Law",16th Edition, Central Law Publications, Allahabad, 2014
- 3. Armin Rosencranz and Shyam Divan, "Environmental Law and Policy in India: Cases, Materials and Statutes", OUP, New Delhi, 2002.

Reference Book (s)

- 1. P. Leelakrishnan, "Environmental Law in India", 14th Edition, Central Law Publications, Allahabad, 2012
- 2. Paras Diwan, PeeyushiDiwan, "Environmental Administration, Law, and Judicial Attitude", 2nd Edition, Jain Book Agency, New Delhi, 2008
- 3. Sukanta K Nanda, "Environmental law" ^{3rd} Edition, Central Law Publications, Allahabad, 2013
- 4. Sanjeev K Chadha, "Lectures on Environmental Law", 1st Edition, Central Law Publications, Allahabad, 2010
- 5. Indira Devi, S, "Law on Environmental Pollution". 5th Edition, Sultan Chand & Sons, New Delhi, 2012

Unit-1History and Development of Environmental Jurisprudence (13 lectures)

Environment – Meaning and definition, Environmental degradation and pollution – Meaning and Issues, Kinds, causes and effects of pollution, Ozone depletion, Global Warning, Climatic changes, Ancient Indian approach to environment, Ecology, Ecosystems-Biosphere-Biomes, Need for the preservation, conservation and protection of environment, Environmental degradation and pollution. Constitutional Guidelines: -Right to Wholesome Environment – Evolution and ApplicationRelevant Provisions – Art. 14, 19 (1) (g), 21, 48-A, 51-A(g):- Right to development – Restriction on freedom of trade, profession, occupation for the protection of environment - Immunity of Environment legislation from judicial scrutiny(Art.31C)Environment Protection through Public Interest Litigation - Legislative powers of the Centre and State Government - Writ

jurisdiction - Role of Indian Judiciary in the evolution of environmental jurisprudence. Other Laws Law of Torts:- Common Law remedies against pollution - trespass, negligence, and theories of Strict Liability & Absolute Liability, Remedies under Specific Relief Act-Reliefs against smoke and noise - Noise Pollution, Law of Crimes:- Relevant provisions of I.P.C. and Cr.P.C. and C.P.C., Environmental Legislations, International Norms Sustainable Development – Meaning and Scope Precautionary Principle, Polluter pays Principle Public Trust Doctrine.

Unit-2 Prevention and Control of Water and Air Pollution (6 lecture hours)

The Water (Prevention and Control of Pollution) Act, 1974, Water Pollution - Definition Central and State Pollution Control Boards – Constitution, Powers and Functions Water Pollution Control Areas, Consent requirement – Procedure, Grant/Refusal, Withdrawal ,Sample of effluents – Procedure; Restraint order vi. Citizen Suit Provision Air (Prevention and Control of Pollution) Act, 1981, Air Pollution – Definition Central and State Pollution Control Boards – Constitution, Powers and functions Air Pollution Control Areas ,Consent Requirement – Procedure, Grant/Refusal, Withdrawal ,Sample of effluents – Procedure; Restraint order, Citizen Suit Provision .

Unit-3 Protection of Forests and Wild Life (6 lecture hours)

Indian Forest Act, 1927 ,Kinds of forest – Private, Reserved, Protected and Village Forests The Forest (Conservation) Act, 1980 ,The Wild Life (Protection) Act, 1972 Authorities to be appointed and constituted under the Act ,Hunting of Wild Animals Protection of Specified Plants ,Protected Area ,Trade or Commerce in wild animals, animal articles and trophies; Its prohibition.

Unit-4 General Environmental Legislations (7 lecture hours)

Environmental (Protection) Act, 1986, Meaning of 'Environment', 'Environment Pollutant', 'Environment Pollution', Environment Protection Rules, Coastal Zone Regulation, ECO-Mark, Regulation on Bio-Medical Waste, Powers and Functions of Central Govt. Citizen Suit Provision, Principle of 'No fault' and 'Absolute Liability' Public Liability Insurance Act, 1991, The National Environment Tribunal Act, 1995
The National Appellate Environmental Authority Act, 1997, Constitution, powers and functions.

Unit-5 Monitoring Policy& Public Participation (6 lecture hours)

The National Green Tribunal, Enforcement of the NGT Act, Establishment of NGT, National Green Tribunal (Recruitment, Salaries and Other Terms and Conditions of Service of Officers and Other Employees) (Amendment) Rules, 2013

Environment Impact Assessment, Environmental Audit , Public Participation in Environmental decision making, Environment information, public hearing, Regulation on Bio-Medical Waste., Transactional Pollution, State Liability, Customary International Law - Liability of Multinational Corporations/Companies.

Unit-6 International Environmental Convention

(10 lecture hours)

Stockholm Declaration on Human Environment, 1972, The role of UNEP for the protection of environment, Biodiversity Convention (Earth Summit), 1992, Rio Declaration, 1992 Kyoto Protocol 1997.

Internal Assessment (IA)	Mid Term Test (MTE)	End Term Test (ETE)	Total Marks
30	20	50	100

Name of The Course	Principles of Taxation Law
Course Code	BLLB3023
Prerequisite	Economics
Corequisite	Company law
Antirequisite	
	L T P C
	3 1 0 4

- 1. To provide students with an understanding of the general principles of taxation from a multidisciplinary perspective: legal, social and economic.
- 2. To familiarize students with the concepts of direct taxation.
- 3. To understand the procedure for imposing tax and scope of reformation, if any.

Course Outcomes

CO1	To understand the foundational and practical elements of tax system prevailing in India		
CO2	To apply and validate the co-relation between tax and development in a country.		
CO3	To analize the knowledge of the provisions of direct tax laws to various situation in actual		
	practice.		
CO4	To appraise the taxation laws in India especially Income Tax Act.		

Text Book (s)

- 1. Dr. V.K. Singhania & Monica Singhania, "Students' Guide To Income Tax', 61st Edition, 2019-20, Taxmann Publications Pvt. Ltd., New Delhi
- 2. Dr. V.K. Singhania &Dr. Monica Singhania, "Direct Tax Law & Practice", 49th Edition,2017-18, Taxmann Publications Pvt. Ltd., New Delhi.

Reference Book (s)

- 1. Kanga, Palkiwala and Vyas, "The Law and Practice of Income Tax", 10th Edition, Vol. I & II, Lexis Nexis Butterworths, 2014.
- 2. Dr. V. Gaurishanker, "Principle of Taxation", First Print, Wolters Kluwer, New Delhi, 2007.
- 3. Dr. Girish Ahuja & Ravi Gupta, "Professional Approach to Direct Taxes: Law and Practice", 19th edition, Bharat Publication, New Delhi, 2012-13.
- 4. S.Rajratanam, "Tax Planning (Issue, Ideas, Innovations)", Bharat Publication, New Delhi, 2009.
- 5. Sampat Iyenger's "Income Tax Law",11th edition, Bharat Publication, 2012.
- **6.** Geoffrey Morse and David Williams, "Davies: Principles of Tax Law", Sweet & Maxwell Publication, 2010.
- 7. Chaturvedi & Pithisaria, "Income Tax Law", 5th Edition, Wadhwa & Company, 2010.

Unit-1 Introduction	8
hours	

- 1.1 Tax base and concept of income
 - 1.1.2 Charging of tax
 - 1.1.3 Definition of Assesse
 - 1.1.4 Definition of Person
 - 1.1.5 Definition of Income
 - 1.1.6 Diversion Vs Application of Income
- 1.2 Fully and partly exempted income
- 1.3 Agricultural Income and Tax Treatment
 - 1.3.1 Meaning and Concept of Agricultural Income
 - 1.3.2 Fully and Partly Agricultural Income
 - 1.3.3 Partial Integration of Agri. Income with Non Agri. Income
- 1.4 Residential Status and Tax Liability
 - 1.4.1 Determination of Status
 - 1.4.2 Incidence of Tax
 - 1.4.3 Income Received or Deemed to be received
 - 1.4.4 Income accrues or arises or deemed to accrue or arise
 - 1.4.5 Residential Status under DTAA
- 1.5 Constitution of India and Tax Laws

Unit-2	2Heads of Income	12 Lectures
2.1	T C 1	
2.1	Income from salary	
	2.1.1 Meaning and concept of salary	
	2.1.2 Allowances	
	2.1.3 Perquisites	
	2.1.4 Retirements Benefits	
	2.1.5 Deductions	
2.2	Income from house property	
	2.2.1 Meaning and concept of House property	
	2.2.2 Concept of Ownership	
	2.2.3 Determination of Annual Value	
	2.2.4 Deductions	
2.3	Income from profits and gains of business or profession	
	2.3.1 Meaning and concept of Business & Profession	
	2.3.2 Computation of Profit	
	2.3.3 Depreciation	
	2.3.4 General Deductions	
	2.3.5 Amounts not Deductible	
	2.3.6 Deemed Profit	
	2.3.7 Compulsory Audit & Maintenance of Accounts	
	2.3.8 Presumptive Taxation	
2.4	Income from capital gains	
	2.4.1 Basis of Charge	
	2.4.2 Transaction not regarded as transfer	
	2.4.3 Cost of acquisition & Cost of Improvement	
	2.4.4 Computation	
	2.4.5 Exemption of Capital gain	
	2.4.6 Reference to Valuation Officer	
2.5	Income fromother sources	
	2.5.1 Chargeability	
	2.5.2 Taxability of Dividend	
	2.5.3 Taxability of Gifts	
	2.5.4 Deductions	
	2.5.5 Amounts not deductible	
Unit-3	3Corporate Taxation	6 Lectures
	3.1 Meaning of Corporate Taxation	
	3.2 MAT (minimum alternate tax)	
	3.3 Merger & Amalgamation and tax treatment	
	3.4 Special provisions to C. T.	
	3.5 Dividend Distribution tax	
	3.6 Corporate Tax Planning	
	3.7 STT (security transaction tax)	
TT *4	1 A gasagament Due so dung	(I actures
	Assessment Procedure	6 Lectures
4.1	Filing of Return	
	4.1.1 General Return	
	4.1.2 Belated Return	
	4.1.3 Revised Return	
4.2	4.1.4 Defective Return	
4.2	Types of Assessment	
	4.2.1 Self Assessment	
	4.2.2 Summary Return	
	4.2.3 Scrutiny Return	

	4.2.4 Best Judgment Assessment	
	4.2.5 Income escaping Assessment	
	4.2.6 Search Assessment	
4.4	Limitation of Time	
4.5	Survey	
4.6	Search and Seizure	
Unit-	5Exemption & Deductions	8 Lectures
5.1	Income not forming part of total income	
5.2	Specific Deduction under Chapter VI	
	5.2.1 Deduction available to Individuals U/S 80C	
	5.2.2 Deduction in respect of Medical Policy & Treatment	
	5.2.3 Deduction on Educational loan	
	5.2.4 Deduction in respect of funds	
	5.2.5 Deduction in respect of infrastructure Development	
5.3	Set off & Carry forward	
	5.3.1 Intra Head Set off	
	5.3.2 Inter Head Set off	
	5.3.3 Carry forward & Set off of House property loss	
	5.3.4 Carry forward & Set off of Business loss	
	5.3.5 Carry forward & Set off of Capital loss	
5.4	Rebates & Reliefs	
Modi	ule 6: Income Tax Authorities	4 Lectures
6.1	Offices under I.T. Act, 1961	Eccurcy
6.2	Powers & Functions of Authorities	
6.3	Provisions regarding Appeals & Revision	
6.4	Penalty & Prosecutions under I.T. Act, 1961	
	ule 7: Advance Payments & Other Provisions	4 Lectures
7.1	Provisions in respect of T.D.S.	Lectures
7.2	Advance Payment of Tax	
7.3	Withholding of Tax	
1		

Internal Assessment	Mid Term Test	End Term Test	Total Marks
(IA)	(MTE)	(ETE)	
30	20	50	100

Name of The Course	Human Rights Law		
Course Code	BLLB3024		
Prerequisite	ternational Law & Human Rights		
Corequisite	Human Rights, Humanitarian Law, UDHR, Conventions, NHRC, SHRC		
Antirequisite	Since		

	L	T	P	C
	3	1	0	4

- To create an understanding among the students about the basic criteria to determine human rights, how they can be identified and how they are protected?
- To clear all misconceptions and to enable the students to identify correctly what are human rights.
- To learn the identification process of rights so that the students can have an independent analysis of each right and whether that right is a human right or not.
- To introduce Humanitarian Law among students and make them learn what is IHL, whom does it protect and how does it protect?

Course Outcomes

CO1	Understand in depth the role of each component of Human Rights Law in the society. K2,
	K1
CO2	Provide thoughtful insights concerning the holistic issues concerning Human Rights in India and abroad.K3
CO3	To analyze why certain norms are created when there is no mechanism prevalent, but later how these norms take the form of Rights for all law backgrounds around the world. K4, K5
CO4	To evaluate out the forums and procedures of law in case of any Human Rights Law violations. K6
CO5	Identify and critically analyze the challenges faced in implementing the Human Rights legally and its application by judicial organization. K4,K6

Text Book (s)

- Manoj Sinha, "Implementation of Basic Human Rights", (2013 ed), LexisNexis, Gurgaon.
- Dr. H.O. Aggarwal, "International Law & Human Rights", 20th Edition, Central Law Publications, Allahabad, 2015
- Rhona K. M. Smith, Texts & Materials on International Human Rights (Cavendish)
- Henry J Steiner, Philip Alston, International Human Rights in Context: Law Politics Morals (Oxford) p. 925 1062
- Asish Kumar Das, Prasant Kumar Mohanty, Human Rights in India, (Sarup & Sons) pp. 174
 206
- V. Vijaykumar, The Working of National Human Rights Commission: A Perspective in C. J. Nirmal (eds) Human Rights in India: Historical, Social and Political Prespectives (Oxford India) pp. 212-234

Reference e Book (s)/ Articles

- Rhona K. M. Smith, Texts & Materials on International Human Rights (Cavendish)
- Henry J Steiner, Philip Alston, International Human Rights in Context: Law Politics Morals (Oxford) p. 925 – 1062
- Asish Kumar Das, Prasant Kumar Mohanty, Human Rights in India, (Sarup & Sons) pp. 174

 V. Vijaykumar, The Working of National Human Rights Commission: A Perspective in C. J. Nirmal (eds) Human Rights in India: Historical, Social and Political Prespectives (Oxford India) pp. 212-234

Unit I: 10

Hours

Human Rights

- Human Rights: Concept, Basis and Evolution
- Traditional Human Rights
 - Civil and Political Rights
 - Economic, Social and Cultural Rights
- Third Generation Human Rights (Solidarity Rights)
- Implementation of Human Rights at International & National Level
- Human Rights Council
- European Convention on Human Rights
- Protection of Human Rights in India
- Vishaka v State of Rajasthan AIR 1997 SC 3011
- Gaurav Jain v Union of India & Ors., AIR 1997 SC 3021

Unit II: 10 Hours

Jurisprudence of Human Rights

- Significance of Human Rights
- Problems in Conceptualization of Human Rights
- Diverse Perspectives
 - Jurisprudential Perspective
 - International Perspective
 - Domestic Perspective
- Justificatory Theories: Process of shaping concept springs from different sources
- Theology
- Natural Law
- Positivism
- Marxism
- Sociological Process

Unit III: 8 Hours

Implementation Mechanism

- International Mechanism
- Regional Mechanism
- National Mechanism

Unit IV: 6 Hours

Domestic Governance of Human Rights in India: 1993 Legislation 5 Lectures

- Constitution of Commission at Central and State Level
- Jurisdiction of Commission
- Powers and Duties of the Commission

Unit V: 7 hours

Vulnerable Groups and Human Rights

- Women & Child
- Migrant Workers
- Refugee Workers
- Internally Displaced Persons
- Stateless Persons
- Disabled Persons
- Indigenous People
- People belonging to National, Ethnic, and Religious Minorities.

Unit VI: 7 Hours

International Humanitarian Law

- Application of Humanitarian Law
- Historical Development of Humanitarian Law
- Character of Humanitarian Law

Internal Assessment	Mid Term Test	End Term Test	Total Marks
(IA)	(MTE)	(ETE)	
30	20	50	100

Name of The Course	LAND LAW
Course Code	BLLB3025
Prerequisite	LOCL LAND LAW
Corequisite	Constitutional Law

Antirequisite	NA				
		L	T	P	C
		3	1	0	4

Knowledge and understanding

- > The students should understand the primary sources of the principles of land law;
- > The students should be able to explain the key concepts of land law and demonstrate how they operate throughout the different parts of the subject area;
- > The students should be able to demonstrate an understanding of the origins of the present rules and principles of land law, of current internal tensions within that law and its operation in society and to speculate in an informed manner on possible future developments.

Course Outcomes

CO1	After completion of the course student shall understand the pre-independence and post-
	independence development with respect to the agricultural
CO2	The students shall become aware of the rights of the owner of the land if the possession of their land is taken by the Government with the remedy/ damages under Land Acquisition Act
CO3	Understand and address the various issues and problems related to the acquisition of Land by Government.
CO4	The knowledge of the rent restrictions under Delhi and U.P. Rent Control Act resp. shall enable students to help an aggrieved who may be tenant or landlord to get the appropriate remedy provided under the law.

Text Book (s)

- 1. P.K.Sarkar, Law of Acquisition of Land in India, 3rd Edition, Eastern Law House.
- Gopal Shiva, Commentaries on the U. P. Urban Buildings (Regulation of Letting, Rent and Eviction Act), 1972 and Narayan Das-Digest of U. P. Urban Buildings (Regulation of Letting, Rent and Eviction) Cases 1972-1980, 4th Edition, State Mutual Book & Periodical Service, Limited, 1981
- 3. Sanjiva Row, Law of Land Acquisition and Compensation, 8th Edition, Lexis Nexis Butterworths.
- 4. Sircar <u>V.K.</u>, Uttar Pradesh Urban Buildings (Regulation of Letting, Rent and Eviction) Act, 1972, 4th Edition, Eastern Book Company

Reference Books

1. R.R. Maurya, Uttar Pradesh Land Laws, 19th Edition 2012, Central Law Publications.

Unit-1 Land Reforms

12 lecture hours.

- 1.1 Concept of Land Reform
- 1.2 Tenancy Reforms
- 1.3 Land Ceiling Legislation
- 1.4 Consolidation of Land Holdings
- 1.5 Abolition of private landlordism
- 1.6 Causes of poor implementation of Land Reforms
- 1.7 Constitutional Provisions on Agrarian Reform Legislation
 - Post-Independence & Pre- Independence Era
 - Relevant provisions of Government of India Act 1935 relating to Constitutional Amendments on Land reforms.

Unit-2 Land Acquisition, Rehabilitation and Resettlement Act, 2013

11 hours

- Purpose
- Procedure
- Compensation
- Difference between Acquisition and Requisition

Unit-3 Delhi Rent Control Act 1958: Concepts, Terms and Processes

13 hours

- Definitions Landlord, Tenant, Sub Tenant, Standard Rent
- Fixation of fair rent
- Grounds of eviction
 - Non-payment of Rent
 - Sub-letting
 - Change of user
 - Material alterations
 - Non-occupancy
 - Nuisance
 - Dilapidation
 - Bonafide requirement of the landlord
 - Alternative accommodation
 - Building and re-construction and Limited tenancy
- Settlement of rent disputes

Unit- 4 Local Land Laws pertaining to U.P.

12 Lectures

The U.P. Urban Building (Regulation of Letting, Rent And Eviction) Act, 1972

- Introduction, Salient features, exemptions & Definitions
- Regulation of Rent, Regulation of Letting
- Eviction
- Rights and Obligations of Landlord & Tenant, Power to make rules, miscellaneous provisions
- 4.2 Uttar Pradesh Zamindari Abolition Act 1950
- 4.3 Uttar Pradesh Imposition of Ceiling on Land Holdings Act,1960

Continuous Assessment Pattern

Internal Assessment	Mid Term Test	End Term Test	Total Marks
(IA)	(MTE)	(ETE)	
30	20	50	100

Name of The Course	Comparative Constitution				
Course Code	BLLB3026				
Prerequisite	Comparative Constitution Law				
Corequisite	isite Constitutional Law				
Antirequisite	NA				
		L	T	P	C
		2	1	0	3

OBJECTIVE OF THE COURSE -

The object of this paper is to make the students to design a lay-out for the interpretation of the constitutional spirit and to carry out the true intention of the legislature.

- To develop a critical understanding of the relevant principles and concepts of the constitutional law;
- To become familiar with the normative and the implementation realities of constitutional law.
- To present an insight into the constitutional right and human rights-oriented understanding of the constitutional process.

COURSE OUTCOMES

At the end of this course students should be able to:

- Understand critical constitutional challenges in the historical, social and political contexts of emerging states;
- Appreciate the legal and political challenges of founding and consolidating constitutional democracy in the variable developmental contexts of emerging states;
- Understand the underlying values of liberal democratic constitutional systems;
- Describe and evaluate themes in comparative constitutional law; and
- Research, write, present and critically analyze constitutional developmental issues in national contexts.

Text Books -

1. D.D.Basu, Comparative Constitutional Law, 2nd ed., Wadhwa Nagpur, 2008, pp 1-12. 2. Jan M Smits (ed), Elgar Encyclopedia of Comparative Law, Edward Elgar, Cheltenham, UK, 2006, pp 57-65, 187-199. (included in reading material) 3. Reimann, Mathuas and Zimmermann, Reinard, The Oxford Handbook of Comparative Law, OUP, Oxford, 2006, pp 1225-1257. (included) 4. Mark Tushnet, The Possibilities of Comparative Constitutional Law (1999) 108 Yale.L.J. 1225. (included in reading material).

Reference Books -

5. Vicki C. Jackson and Mark V. Tushnet, Comparative Constitutional Law, Foundation Press, pp 144-152. 6. Donald Kommers, The Value of Comparative Constitutional Law, 9 J. Marshall J. Prac. & Pro. 685 (1976). 7. Ernest A. Young, Foreign Law and the Denominator Problem (2005) 119 *Harv. L. Rev.* 148. 8. Roger P. Alford, In Search of a Theory for Constitutional Comparativism (2005) 52 *UCLA L. Rev.* 639. 9. Ran Hirschl, The Rise of Comparative Constitutional Law: Thoughts on Substance and Methods, Indian Journal of Constitutional Law, (2008). 10. Sujit Choudhry, Globalisation in Search of Justification: Toward a Theory of Comparative Constitutional Interpretation (1999) 74 *Ind. L. J.* 819. 11. Ursula Bentele, Mining for gold: The Constitutional Court of South Africa's Experience with Comparative Constitutional Law, available at

MODULE I 6 lectures

Constitution-Constitutional Law -Constitutionalism

Definition, meaning of constitution and constitutional law Development of constitutions, constitutional values and goals Presumptions of Constitutionality Evolution of Concept of constitutionalism and features of constitutionalism Constitutionalism v. Democracy, Constitutionalism v. Sovereignty

MODULE 8 LECTURE

Concept of representative and responsible government:

Forms of Government: Unitary and Federal-salient features of both Federal Government: USA, India, Australia Unitary Government: UK Political parties and political system: USA, U.K., India Parliament and Congress: USA,U.K, India -Structure, Composition, Function and Power. (Concept and Objectives of Federalism – Historical background – Trends of development – development – From traditional approach to co-operative federalism – Concept and operation of Co-operative Federalism – Unity and Integration of Nation - Supremacy of Federal Power, – Residuary Powers).

MODULE-III

10 Hours

Organization and Jurisdiction of the Higher Judiciary; Independence of Judiciary, Judicial Review and accountability:

(The study is with reference to the Constitutions of UK, USA, Canada and Australia.) Judicial review and exception to judicial review: USA and India Jurisdiction: USA, India and Canada (Original Jurisdiction, Advisory Jurisdiction) The Doctrine of state action: USA, India Doctrine of "Basic Structure."

MODULE IV 12

Hours

Rule of Law

Impact of Rule of Law and Doctrine of Separation of Power upon Administrative Law – Delegability of legislative power – Judicial review on the question of delegability – Types of control over Delegated Legislation – Judicial and Parliamentary control

Principles of Natural Justice –

Principle of hearing, Components – Effect of non-compliance, Rule against Bias – Administrative Direction – Identification- Nature of enforceability.

Internal	Assessment	Mid	Term	Test	End	Term	Test	Total Marks
(IA)		(MTE)			(ETE)		
30		20			50			100

Name of The Course	INTERNATIONAL TRADE LAW						
Course Code	BLLB3027						
Prerequisite	Public International Law, Private International Law						
Corequisite	IPR, Corporate Law, Banking laws						
Antirequisite							
	L	T	P	C			
	2	1	0	3			

International trade is a complicated area of law because there are numerous levels of trade organizations and interactions. There are bilateral trade agreements, regional trade agreements and multilateral trade agreements. Each of these agreements has its own history, policies and dispute settlement procedures. This course will deal with the law relating to WTO, regional trade agreements on international trade, dispute settlement mechanisms, and international sales. Apart from the relevant Indian laws, the focus will be mainly upon the international legal conventions and Indian legal system in these areas. As this sect of Law consists of a mix of public international law and domestic/national law, applicable to commercial transactions, other related enactments will also be discussed in detail.

Course Outcomes

CO1	Understand the basic understanding of the normative, institutional				
	framework and robust mechanism for the regulation of international trade.				
CO2	Understand the importance of Law of International Trade in an increasingly globalized				
	world of complex international economic relations.				
CO3	Explaining the role of International bodies which regulates International Trade				
CO4	Analyze the practices and approach of India on various issues attached to International				
	trade, particularly as an emerging global economic power.				

Text Book (s)

- M. Matsushita, T. Schoenbaum and P. Mavroidis, The World Trade Organization: Law, Practice and Policy, second edition, Oxford: Oxford University Press, 2006
- A.K. Koul, General Agreement on Tariffs and Trade (GATT)/the World Trade Organization (WTO): Law, Economics and Politics, Satyam, 2005
- Dr. ishita Chatterjee, International Trade Law, Central Law Publications, 2016

Reference Book (s)

- John and Jackson, The Jurisprudence of the GATT and the WTO, 1st Edition 2000, Paperback Version 2007
- Barton H. John, Goldstein L. Judith, Josling E. Timothy and Steinberg H. Richard, The
 Evolution of the Trade Regime: Politics, Law and Economics of the GATT and the WTO,
 Princeton 2006
- Andreas F. Lowenfeld, *International Economic Law*, Oxford University Press, 1997
- Raj Bhala, Modern GATT Law, London: Sweet & Maxwell, 2005
- Paul Todd, International Trade Law, Sweet & Maxwell, 2002
- Indira Carr, International Trade Law, Cavendish, 2003

- Hoekman M. Bernard and Petros C. Movroidis, *The World Trade Organization: Law, Practice and Policy*, Routledge-Taylor, 2007
- Michael J Trebilcock and Robert Howse, Regulation of International Trade, Third edition, London: Routledge, 2005

Unit-1 Establishment of WTO (World Trade Organization)

10 Lectures

- Bretton Woods and the failure of the International Trade Organization
- GATT becomes an international Organization
- The GATT tariff negotiating rounds
- Introduction to Marrakesh Agreement
- Creation of WTO

The WTO: Functions, structure, Membership, accession, withdrawal, decision making, current position (Doha Development Agenda)

Sources of Law to the WTO Mechanism

- The Covered Agreements
- International Agreements reflected in the covered agreements
- Interpretative Elements- International agreements not reflected in the WTO Agreement,
 Decisions by International Courts, Unilateral Declarations by WTO Members, Customary
 International Law, General Principles of Law

Unit-2 Basic principles and concepts of international Trade law: GATT Obligations

- Non-Discrimination: Most favoured Nation, National treatment
- 4 Lectures

- Transparency
- Tariff, Quotas and other barriers to Market Access
- Subsidies and Countervailing Duties
- Antidumping
- Safeguard

Unit-3 International Trade and Dispute Resolution Mechanisms 6 Lectures

- International Institutions for Dispute Settlement Mechanism- PCIJ, PCA, ICJ, WIPO
- Dispute settlement under GATT Regime: Success and failures and relevant case laws
- Dispute settlement under WTO regime: A case Study Method International Trade and
- Dispute settlement under various agreements- GATT 1994, Agreement on Anti-Dumping,
 Subsidies and Countervailing Measures, Safeguard Measures, Sanitary and Phyto-sanitary

Measures, Technical Barriers to Trade, Textile and Clothing, GATS, TRIPs, Agriculture

- Enforcement of WTO Obligations: Remedies and Compliance
- Recommendations and Suggestions by WTO

Unit-4 General Agreement on Trade in Services (GATS)

6 Lectures

- 6. GATS Agreement: Main Features
- 7. Relationship between GATT and GATS
- 8. Definition and Modes of Supply of services
- 9. General Obligations under GATS
- 10. Specific Commitments
- 11. Services Negotiations under Doha Round

Unit-5Brief Introduction to other Important Areas of International Trade 6 Lectures

- Trade in Intellectual Property: TRIPS
- Regional Trade Agreement and WTO
- Trade and Investment
- Environmental Protection and Trade
- Government Procurement
- INCOTERMS

Unit VI: India and World Trade Organization

• India and WTO before Globalization

4 Lectures

• India and WTO after Globalization

Internal Assessment (IA)	Mid Term Test (MTE)	End Term Test (ETE)	Total Marks
30	20	50	100

Name of The Course	Comparative Criminal Procedure				
Course Code	BLLB 3028				
Prerequisite	CRPC, IPC, Evidence				
Corequisite	Conflict Laws				
Antirequisite					
	L	,	T	P	C
	2		1	0	3

The objective of the course is to study some basic types of Criminal Justice Administration from Comparative point of view .The comparative study between adversarial and inquisitorial system may highlight grey areas in both these systems and point out areas wherein both systems may benefit from each other. The administration of criminal justice adopted in India, U.S., U.K and EU nations regarding the areas identified below will be the primary focus of the study of this course. The purpose of the comparative study is to find out in what are the procedural distinctions in the investigation, trial and sentencing with respect to the Indian Law making process for administering criminal justice. This course also focuses on the powers and functions of the Police, Prosecutors, Defense Attorneys and Judges in different jurisdictions.

Course Outcomes

CO1	Understand different concepts relating to criminal procedure dealt under Criminal Procedure				
	ode in India , and other important jurisdictions such as U.K and U.S.A, European Union				
	etc.				
CO2	To study some basic types of Criminal Justice Administration, viz. adversarial and				

	inquisitorial.
CO3	Analyse and find out the changing scenario with respect to tackling the procedures in
	criminal law and grey areas where changes are required
CO4	Acquire the Knowledge of important features of Criminal Procedure and Evidence Law with
	a Comparative Point of View.

Text Book (s)

- 1. Jacqueline E.Ross, Stephen C Thaman, Edward Elgar Publishing, 24-Jun-2016; available at https://books.google.co.in/books?id=XnZmDAAAQBAJ
- 2. Harry R. Dammer, Comparative Criminal Justice Systems; available at https://books.google.co.in/books/about/Comparative Criminal Justice Systems.html?id=8qNfHXvJx9gC&redir_esc=y
- 3. Access to Justice and Rule Of Law British Council Approach *available at* https://www.britishcouncil.org/sites/default/files/access to justice final v3 web.pdf

Reference Book (s)

- 1. FRENCH CRIMINAL PROCEDURE by FREDERIC R. COUDERT FR Available at
 - https://digitalcommons.law.yale.edu/cgi/viewcontent.cgi?referer=https://www.google.com/&httpsredir=1&article=2095&context=ylj
- 2. Administration of Criminal Justice in France: An Introductory Analysis George W. Pugh available at
 - $\underline{https://pdfs.semanticscholar.org/e9ee/4d0f72068a763bfa3be0b6fdd789d50deba3.pdf}$
- 3. Prosecution in America: John Worrell *available at* https://www.sunypress.edu/pdf/61690.pdf
- 4. Role and Responsibilities of Police (England) A report : http://www.psi.org.uk/publications/archivepdfs/Role%20pol/INDPOL-0.P.pdf

Unit I-General Principles of Criminal Procedure-Hours

9

- a. Access to Justice
- b. Principles of Fair Trial
- c. Presumption of Innocence and Threats to the presumption of innocence doctrine
- d. Exclusion of accused without trial, i.e. compounding of offences, withdrawl of prosecution, plea-bargaining, etc.
 - a. Access to Justice
 - b. Principles of Fair Trial
 - c. Presumption of Innocence and Threats to the presumption of innocence doctrine
 - d. Introduction to legal ethics

Unit II- 9 Hours

Pre- Trial Prosecuting Agencies

- a. Prosecutors and the police
- b. Roles of the prosecutor
- c. Roles of the police
- d. Role of Police
- e. Arrest and questioning of the accused
- f. The rights of the accused

Unit-3 hours

Trial Procedures-Constitution of criminal courts, kinds of trials, etc.-

- a. The accusatorial system and the inquisitorial system
- b. Hierarchy of criminal courts and their Jurisdiction
- c. Role of Judges, the Prosecutor and Defense counsel in the trial
- d. Different Kinds of Trial
- e. Appeal to court in awarding appropriate punishment
- f. Custody remand and bail

Unit-4 9 hours

Admissibility and inadmissibility of evidence

Res Gestae

Admission

Confession

Dying Declaration

Expert Evidence, Forensic Evidence, etc.

Internal Assessment (IA)	Mid Term Test (MTE)	End Term Test (ETE)	Total Marks
30	20	50	100

Name of The Course	International Intellectual Property Law	
Course Code	BLLB 3029	
Prerequisite	IPR	
Corequisite	Conflict Laws, Law of Contract	
Antirequisite		
	L T P	C
	2 1 0 3	3

- 1. The overarching goal of this course is to provide students with an overview of the international and transnational intellectual property landscapes.
- 2. This course will focus on international treaties as they relate to protection of patents, trademarks, and copyrights.
- 3. These treaties include the Paris Convention, the Berne Conventions, WTO TRIPs, the PCT and the Madrid system.

Course Outcomes

On completion of this course, the students will be able to

- 1. Demonstrate the ability to: understand key international intellectual property and international law;
- 2. Understand key policy concepts underlining international copyright, patent and trademark legislation;

- 3. Identify key hurdles of transnational intellectual property litigation;
- 4. Understand the rules governing various types of negotiable instruments.

Text Books

- V.K. Ahuja, "Law Relating to Intellectual Property Rights in India", 2nd Edition Butterworth Publication, (2013)
- N.S. Gopalakrishnan and T.G. Agitha, Principles of Intellectual Property (Eastern Book Company, 2015)
- Lionel Bently and Brad Sherman, Intellectual Property Law (Oxford University Press, 2014)

Reference Book (s):

- Ashwani Kr. Bansal, "Law of Trade Marks in India", 3rd Edition Commercial Law Publication, (2009)
- Ashwani Kr. Bansal, "Materials on Copyright", Delhi University, (2004)
- V.K. Ahuja, "Intellectual Property Rights in India", 2nd Edition LexisNexis Delhi (2015)
- P. Narayanan, "Law of Copyright and Industrial Designs", Eastern Law House; (4th ed., 2007)
- P. Narayanan, "Law of Trade Marks and Passing off", Eastern Law House (6th ed., 2007)
- Gillian Davies, Kevin Garnett, and Gwilym Harbottle, "Copinger and Skone James on Copyright" Thomson Reuters (Legal) Limited (16th ed., 2011)
- David Kitchin, David Llewelyn, James Mellor, Richard Meade, Thomas Moody, "Kerly's Law of Trade Marks and Trade Names", Sweet and Maxwell (14th Edition 2011

Course Content

Module 1: Introduction Lecture hours

4

- Introduction;
- Overview of place of international law in the global normative landscape
- Introduction to key international law concepts

Module 2: International IP institutions & Introduction to copyright

8 Lecture hours

- Sources of international intellectual property
- Introductions to international copyright law
- Berne point of attachment, formalities;
- Copyright ownership;
- Subject matter database protection;
- Traditional cultural expressions

Module 3: Patents 8 Lecture hours

- International conventions containing patent provisions;
- Patent and development issues; ownership and formalities;
- General Terms and Conditions of Services
- Working requirements; ownership; subject matter.

Module 4: Trademarks Lecture hours

8

- International conventions containing trademark provisions;
- Formalities, registration and use requirements;
- Priority and foreign registration;
- Subject matter and distinctiveness;
- Protection of well-known or famous marks

Module 5: International litigation

8 Lecture

hours

- Introduction
- Enforcement obligations under TRIPS
- Border control
- Choice of forum, jurisdiction and law
- Patent exhaustion.

Internal Assessment	Mid Term Test	End Term Test	Total Marks
(IA)	(MTE)	(ETE)	
30	20	50	100

Name of The Course	Judicial Process				
Course Code	BLLB3030				
Prerequisite	Constitution Of India				
Corequisite	Administrative Law				
Antirequisite	None				
-	•	L	T	P	C
		2	1	0	3

- 1) Describe the General Judicial Process
- 2) Identify Key Judicial actors and their roles
- 3) Develop a fair conception about Independence of Judiciary and Judicial Activism
- 4) Understand the role and Contribution of the Supreme Court in the judicial process.

Course Outcomes

CO1	To Develop a fair conception about Independence of Judiciary and Judicial Activism
CO2	To consolidate knowledge and understanding of the importance of an independent and
	impartial Judiciary, and an independent legal profession in order to ensure the rule of law
	and effective protection of the fundamental rights and freedoms of the human person.
CO3	To familiarize students with the Concept of Judicial Activism and Constitutionalism.
CO4	To understand the nature of the judicial process and roles of judges as policy makers.

Text Book (s)

 $\hfill\Box$ 1. Cordozo 'The Nature of Judicial Process (1995). Universal Law Publishing Co., New Delhi

Publishing	2. Julius Stone. The Province and Function of Law Ch.1, PP 8-16, (2000) Universal Law Co., New Delhi
	3. J. Stone, Precedent and the Law: Dynamics of Common Law Growth (1985), Butterworths.
□ Delhi	4. J. Stone. Legal System and Lawyer's Reasoning (1999), Universal Law Publishing Co. New
	5. Upendra Baxi, <i>The Indian Supreme Court and Politics</i> . (1980), Eastern Book Co. Lucknow.
□ Techniques	6. Rajeev Dhavan. <i>The Supreme Court of India – A Socio-Legal Critique of its Juristic</i> (1977), Tripathi – Bombay.
□ controlled	7. Virendra Kumar, <i>Basic Structure of the Indian Constitution: Doctrine of Constitutionally Governance</i> , 49 Journal of the Indian Law Institute, PP 365-395, (2007).
 Law Institu	8. A. S. Anand, <i>Judicial Review – Judicial Activism–Need for Caution</i> , 42 Journal of Indian ate P. 149 (2000).
Refere	ence Books
□ 211 (1983)	9. Upendra Baxi, "On how not to Judge the Judges" 25 Journal of the Indian Law Institute, P.
	10. Henry J. Abraham, The Judicial Process (1998), Oxford.
☐ New Delhi	11. S.P.Sathe, <i>Judicial Activism in India: Transgressing borders and Enforcing Limits</i> , Oxford . (2002).
•	

Unit-1 Introduction 10 hours

1)The concept of justice and relation between Law and Justice. the concept of 'Dharma' in Indian thought. 'Dharma' as the foundation of legal ordering.

2)The nature of Judicial Process. Judicial process as an instrument of social ordering. Judicial process and creativity in law. The tools and techniques of judicial creativity and precedents.

3) Basic Structure and Constitutionalism.

Unit-2

12 hours

1) Judicial Process in India. Indian debate on the role of judges and on the notion of judicial review.

- 2) Danger signals and New challenges before the Indian Judiciary.
- 3) Independence of judiciary and the nature of judicial process. Provisions of the Indian Constitution guaranteeing Independence of judiciary. Attitude of confrontation with the Legislature & Executive
- 4) Appointment & transfer of judges and its effect on independence of judiciary.

Unit-3

14 hours

- 1) Judicial Activism and Constitutional obligations of the court . Evolution of the concept. Reasons in defense of judicial activism. Constitution of India and judicial activism. Role played by the Supreme Court of India .The tools and techniques of the judicial activism. Need for care and caution.
- 2) Decision making in the Supreme Court of India: Nature of participation- Dissent, concurrence, unanimity and voted with majority etc.

Continuous Assessment Pattern

Internal	Assessment	Mid	Term	Test	End	Term	Test	Total Marks
(IA)		(MTE)			(ETE))		
	30		20			50		100

Name of The Course	International Taxation				
Course Code	BLLB3031				
Prerequisite	Basic Knowledge of Taxation Laws				
Corequisite	Basic Knowledge of Public International law				
Antirequisite	None				
		L	T	P	C
		2	1	0	3

Course Objectives

- 1. To provide students with an understanding of the general principles of International taxation from a multidisciplinary International economic, legal & social perspective.
- 2. To familiarize students with the concepts of sub part of international direct taxation.
- 3. To understand the procedure for imposing tax, enjoying exemption and scope of reformation, if any. Now a days, a significant number of businesses are going beyond local boundaries and have global presence. This involves cross-border taxation/ international taxation issues, transfer pricing, etc. Therefore, it is required that a professional is equipped with expert knowledge on this subject. In order to ensure that CA student has such knowledge since the

beginning of his / her career, the introduction of International Taxation as a separate subject in CA Final New Syllabus can be said to be an extremely positive step.

Course Outcomes

On completion of this course, the students will be able to

- 1. Understand the tax system prevailing in India and abroad.
- 2. Understand the co relation between tax and development, in a country.
- 3. Apply the knowledge of the provisions of tax to various situation in actual practice.

Text Books

- Kanga, Palkiwala and Vyas, "The Law and Practice of Income Tax", 10th Edition, Vol. I & II, Lexis Nexis Butterworths, 2014
- 2. V.K. Singhania & Monica Singhania, "Direct Tax Law & Practice", 49th Edition, Taxmann Publications Pvt. Ltd., New Delhi, 2013-14

Reference Books

- 1. Dr. V. Gaurishanker, "Principle of Taxation", First Print, Wolters Kluwer, New Delhi, 2007
- 2. Dr. Girish Ahuja & Ravi Gupta, "Professional Approach to Direct Taxes: Law and Practice", 19th edition, Bharat Publication, New Delhi, 2012-13
- 3. S.Rajratanam, "Tax Planning (Issue, Ideas, Innovations)", Bharat Publication, New Delhi, 2009
- 4. Sampat Iyenger's "Income Tax Law",11th edition, Bharat Publication, 2012
- 5. Geoffrey Morse and David Williams, "Davies: Principles of Tax Law", Sweet & Maxwell Publication, 2010
- 6. Chaturvedi & Pithisaria, "Income Tax Law", 5th Edition, Wadhwa & Company, 2010

Course Content

Module 1: Introduction (7 hours)

- Economic analysis of international taxation
- a History and background of double taxation,
- what is treaty,
- impact of double taxation avoidance agreement in India,

Module 2: TAXATION OF NON-RESIDENTS ENTITIES (7 hours)

• Tax Incidence on Non Resident

- Incomes Exempt in the hands of Non-Resident/Foreign company [Section 10]
- Special provisions for computing profits and gains in case of Non-Residents
 [Deemed/Presumptive Income/Taxation]
- Charge of Tax on Incomes Arising to Non Residents or Foreign Companies –Special Rates
 [Section 115A to 115BBA]
- Special Provisions Relating to Certain Incomes of Non-Resident Indian Specified Asset

Module 3: ADVANCE RULING (6 hours)

- Concept of Advance Ruling
- Who can seek Advance Ruling?
- Authority for Advance Ruling (AAR) (Section 2450)
- Application for Advance Ruling (Section 245Q)
- Powers of the Authority (Section 245U)
- Applicability of Advance Ruling (Section 245S)
- Question Precluded
- Advance Ruling to be Void [Section 245T]

Module 4: TRANSFER PRICING (8 hours)

- Introduction
- Importance of transfer pricing
- Transfer pricing provisions in India
- What is arm's length price?
- Associated Enterprises (AE)
- Meaning of international transaction
- Transfer pricing Applicability to Domestic Transactions
- Transfer Pricing Methods
- Reference to Transfer Pricing Officer
- Advance Pricing Agreement
- Transfer pricing Documentation
- Transfer Pricing Penalty for Contravention

Module 5: DOUBLE TAXATION AVOIDANCE AGREEMENTS (7 hours)

- Agreements with Foreign Countries or Specified Territories (Section 90)
- Adoption by Central Government of Agreement between Specified
- Associations for Double Taxation Relief (Section 90A)
- Countries with which no Agreement Exists (Section 91)
- Necessity for DTAA

- Taxation of Income from Air and Shipping Transport under DTAA
- Permanent Establishment (PE)
- Foreign Tax Credit
- Passive Foreign Investment Company (PFIC)

Internal Assessment (IA)	Mid Term Test (MTE)	End Term Test (ETE)	Total Marks
30	20	50	100

Name of The Course	International Criminal Law				
Course Code	BLLB 3032				
Prerequisite	Basic Knowledge of Criminal Law				
Corequisite	Basic Knowledge of Public International law				
Antirequisite	None				
		L	T	P	C
		2	1	0	3

Course Objectives: The International Criminal Law is one of the most controversial branches of law as it brings a question mark to the principle of Sovereignty which is the most important principle on which International Law survives. The syllabus is designed to make students understand the basic aspects of International Criminal Law, its development and essentials. At the end of the course the students will be able to recognize the components of International Criminal Law.

Course Outcomes

CO1	Understand and explain the development of International criminal law
CO2	Analyse and compare various forms of International crimes
CO3	Describe and Examine General Principles responsible in International Criminal Law &
	Jurisdiction
CO4	Critique the role of International Criminal Courts & Tribunals in International Criminal
	Law

Text Book (s):

William A. Schabas, An Introduction to International Criminal Court, Cambridge University Press, 2007

Reference Book (s):

- Antonio Cassese, International Criminal Law, (2008), Oxford University Press
- Jordan J Paust, International Criminal Law: Cases and Materials, Carolina Academic Press
- Alaxander Zahar, International Criminal Law: A Critical Introduction, Oxford

Unit-1: Introduction & Development of International Criminal Law

8 hours

- A. Definition, Historical Development and Sources of International Criminal Law
- B. Elements of international crimes-justification and excuses
- C. Principle of Liability and Participation in International Criminal Law
- D. Role of United nations in preventing International crimes

Unit-2: Nature and forms of International Crimes

10 Hours

- Crime against peace, war crimes and crime against humanity
- Genocide
- Crime of aggression
- Terrorism, piracy and Hijacking.

Unit-3: General Principles & Responsibility in International Criminal Law & Jurisdiction 10 Hours

- A. Concept of State responsibility, Sovereignty & Individual responsibility
- B. Rights of Accused and Protection of Victims and Witnesses
- C. Obligation of State Parties and Non Party States to International Criminal Court

Legal impediments to the exercise of criminal jurisdiction

Unit-4: International Criminal Courts & Tribunals

8 hours

- A. International Criminal Court
- B. Ad hoc tribunals and Hybrid Courts
- C. International Military Tribunals (Nuremberg and Tokyo Tribunals)
- D. International Criminal Tribunal for the Former Yugoslavia, International Criminal tribunal for Rwanda & Special Court for Sierra Leone

Internal Assessment	Mid Term Test	End Term Test	Total Marks
(IA)	(MTE)	(ETE)	
30	20	50	100

Name of The Course	Law of Trade Secret and Technology Transfer					
Course Code	BLLB3033					
Prerequisite	Intellectual Property Laws					
Corequisite	Intellectual Property Laws					
Antirequisite						
_		L	T	P	C	
		2	1	0	3	

Course Objectives: This course is intended to attain the understanding of national and global practice relating to Trade Secrets and Technology Transfer:

- To understand the system of technology transfer.
- To know the dynamics of trade secrets.
- Analyse and compare the relationship between both of them.
- To appreciate the social and environmental costs of these systems.
- Understand the politics and role of IOs.

Course Outcomes

CO1	Identify and analyze the basic process of Technology Transfer and protecting Trade Secret.
CO2	Evaluate the pros and cons of a strict IP regime in Technology Transfer.
CO3	Develop critical thinking upon the emerging issues in trade secret and Technology transfer
	that transcend national boundaries.
CO4	Examine a perspective of Human Rights implication of Technology transfer.
CO5	Assess the alternatives that can be evolved to support shortcomings within the present
	systems.

Text Book (s)

- Law Relating to Trade Secret and Technology Transfer, Dr. Manish Yadav and Sarvesh Kumar Shahi, Satyam Law International.
- Audretsch, D.B., Lehmann, E.E., Link, A.N., Starnecker, A. (Eds.), Technology Trasfer in a Global Economy, Springer, 2012
- David Quinto, Trade Secerts: Law and Practice, OUP 2012

Reference Book (s)

- Transfer of Technology and knowledge sharing for development, UNCTAD, 2014
- Phyllis Speser, The Art and Science of Technology Transfer, Wiley, 2006

Unit-1 Trade Secret as Emerging IP hours

- Evolution and History of Trade Secret as Intellectual Property. Principles Governing transaction of Intellectual Property and Trade Secret.
- Technology Transfer and Trade Secret: Preservation of formula, pattern, compilation, program, device, method, technique or process of Industrial IPR.

International Regime for Protection of Trade Secret Unit-2

9 hours

- WTO and TRIPS agreement;
- History, evolution, recognition and expansion of the IP protection involving trade secret.
- Article39 TRIPS Agreement under WTO regime involving protection of Trade Secret and corresponding adoption at the Regional, National level.
- **UNCOC**

Unit-3 **Technology Transfer and Intellectual Property Protection**

9 hours

- Technology Transfer and Know-how: Meaning
- Technology Transfer and confidentiality
- Transactions in Industrial IP
- Modes of Technological Transfer; MFN licensee Provision, Package License, Package Licensing.
- **Restrictive Trade Practices**

Unit-4 Trade Secret, Technology Transfer and Industrial IP

9 hours

- Trade secret and patent protection.
- Trade Secret and Industrial Design
- Trade Secret and Traditional Knowledge

Continuous Assessment Pattern

Internal Assessment (IA)	Mid Term Test (MTE)	End Term Test (ETE)	Total Marks
30	20	50	100

9