BA.LL.B (HONS.) – I-I-SEMESTER

BA.LL.B (HONS.) - I-I-SEMESTER

ENGLISH –I - (LEGAL LANGUAGE & LEGAL WRITING)

COURSE CODE: 22LA101

Course Objective: The course aims to help students to become competent and confident in their communication strategies, with special reference to legal profession.

Course Outcomes:

- 1. Students will heighten their awareness of English for Special Purpose use in legal language.
- 2. Students will acquire a good grasp on correct usage of English grammar in speaking and writing.
- 3. Students will learn about the different formats of drafting through a sound training in drafting skills,
- 4. Students will be equipped with different communication strategies, essential for making oral presentations in Moot Courts
- 5. Students will enlarge their vocabulary essential for reading and comprehending legal articles

MODULE-I

UNIT-I: Introduction to legal language, Legalese; Official language- the constitutional position (Articles 343 to 347, 348, 350, 351) -Functional Grammar: Tense, Error Analysis – Articles, Prepositions, Concord, Idealisms etc. - Active & Passive Voice.

UNIT-II: Enriching Vocabulary: Plain language for lawyers, Legal Terms (including foreign phrases), Synonyms and Antonyms, Words/phrases often confused like Law, Custom, Justice, Right, Duty, Wrong, Civil Wrong, Criminal Wrong, Remedy, Fact, Person, State, Plaint, Complaint, Suit, Affidavit, Judgement, Appeal, Review, Revision, References, Writ, Stay order, Injunction, Adjournment, Cause of Action, Issue, Charge, Bail, Ex Parte, Discharge, Acquittal, Conviction, Legal heirs, Legal Representative, Power of Attorney, International law, Arbitration, Jurisdiction, Amicus Curiae etc.

Textbooks:

Gandhi, BM, English Language, Legal writing & General English, Eastern Book Co, 2009
 J.S. Singh & Nishi Behl, *Legal Language, Writing and General English*, Allahabad Law Agency, 2009

MODULE-II

UNIT-I: Drafting Skills: Document design basics, designing documents for the computer screen, Note making, E-mail etiquette, Communication Strategies: Verbal and Nonverbal symbols, Common communication roadblocks, redeeming the roadblocks

UNIT-II: Presentation Skills, Short and extended oral presentation, Group discussion, Debate, Roleplay.

Textbooks:

1. N.R. Madhava Menon, Clinical Legal Education, Eastern Book Company, 2011 (Reprint)

Reference Books:

- 1. Yadugiri, M A. & Geetha Bhasker, English for Law, Foundation Books, 2011
- 2. Asprey, Michele M: Plain Language for Lawyers, Federation Press; 3rd Edition, 2003
- 3. Wydick, C. Richard, Plain English for Lawyers, Carolina Academic Press; 5th Edition, 2005
- 4. Jenny Chapman, *Interviewing and Counselling*, Routledge Cavendish, 2000 (2nd Edn)
- 5. Stephens P. Robbins, Organizational Behaviour, Pearson Education India, 2013 (15th Edn)
- 6. John Galsworthy, Justice, F.Q. Books, 2010
- 7. Varinder Kumar, Raj Bodh, et.al., Business Communication, Oscar Publication, 2010

BA.LL.B (HONS.) – I-I-SEMESTER

PSYCHOLOGY

COURSE CODE: 22LA102

Course objectives: The field of psychology as a discipline has much to offer the study of the law. Psychology and law interact with each other. This interplay covers human behaviour, strive to reveal the truth, and attempt to solve human problems and improve the human condition. The course will provide an opportunity for students to learn the different areas of psychology affected by law and how psychological analysis is crucial for the law students

Course Outcomes:

- 1. To understand the interface between law and psychology
- 2. To analyse psychological basis for criminal behaviour, eye witnesses
- 3. To analyse different techniques like lie detection, criminal profiling
- 4. To analyse psychology from the perspective of different perspectives in the legal profession as well as policy and legislative decisions
- 5. To develop critical thinking with respect to dilemmas inherent in psychological analysis of law **MODULE-I**

UNIT-I: Introduction and history of psychology and law; inter play between law and psychology; Difficulties and challenges; Roles played by psychologists interested in law – psychologists as advisors, psychologists as evaluators, psychologists as reformers; Psychology and law in India

UNIT-II: Lie Detection – The complexity and pervasiveness of deception; The Polygraph The process of polygraph, weaknesses of polygraph techniques; An alternative polygraph-based testing – The Guilty Knowledge Test, Criminal Profiling and psychological autopsies-The process of profiling, Characteristics of serial killers; Geographic profiling; psychological autopsies, Psychology of Criminal Behaviour, Psychological Disorders and Criminal Behaviour, Violent Criminal Behaviour and Drug-Related Crime,

References:

- 1. Constanzo, M & Krauss, D: Forensic and legal Psychology: Psychological Science applied to law
- 2. James Marshall, Law and Psychology in conflict
- 3. Michael D.A Freeman, Law and Psychology

MODULE-II

UNIT-I: Police Psychology, Selection & Training of Law Enforcement Personnel, Rehabilitation of Juvenile Delinquents and Victims, Introduction and Overview of Forensic Psychology, Eyewitness testimony- The Manson criteria; Stress and weapons focus, Unconscious transference; leading or suggestive comments; pre-existing expectations; witness confidence; when the eyewitness is a child, Children's remembering ability-Deception in children- Factors that impact on children's testimony - Enhancing children's testimony Interviewing children in sexual abuse cases Body maps and interviewing children; hypnosis; the cognitive interview.

UNIT-II: Insanity defence- Post-partum mental illness and maternal filicide; battered women syndrome, rape trauma syndrome and posttraumatic stress disorder, The Victim throughout History, Typology of victims, Victimization Surveys, Key concepts in Victimology, Victim Precipitation, Blaming, vulnerability and risk, Victim-offender relationship, Impact of victimization, Repeat victimization, Fear of Crime

References:

1. Jon Ronson, The Psychopath Test: A Journey through the Madness Industry

2. V.S. Ramachandran and Sandra Blakeslee, Phantoms in the Brain: Probing the Mysteries of the Human Mind

3. Scott O. Lilienfeld, Steven Jay Lynn, John Ruscio & Barry Beyerstein, 50 Great Myths of Popular Psychology: Shattering Widespread Misconceptions about Human Behaviour

BA.LL.B (HONS.) – I-I-SEMESTER

POLITICAL SCIENCE-I

COURSE CODE: 22LA103

Course Objective: The objective of this course is to introduce to the students the concepts of state, sovereignty, society, Law, Liberty and Equality and their importance in Political system.

Course Outcomes:

- 1. To understand the meaning, Nature and Scope of Political Science and its relationship with other Social Sciences.
- 2. To Comprehend the theoretical concepts of Political science, such as State, Society, Nation, government and Sovereignty
- 3. Analyze the concepts of law, liberty, equality
- 4. Evaluate the classification of different types of constitutions in the world and its respective features.
- 5. Analyze the different types of governments, political systems and functioning of Executive, legislative and Judiciary in a Democracy and their role in Democratic System.

MODULE-I

UNIT-I: Political Science – Introduction: Meaning, Nature and Scope of Political Science-Politics as Science or as an Art-Relationship of Political Science with other Social Sciences.

UNIT-II: Political Units: State, Society, Nation, Government-Origin of the State-End and Functions of the State - Sovereignty: Meaning, Nature and Characteristics of Sovereignty - Classification of Sovereignty - Theories of Sovereignty.

Textbooks:

1) Andrew Heywood: Political Theory

MODULE-II

UNIT-I: Political Concepts: Law - Liberty - Equality - Political Obligation – Legitimacy – Representation - Public Opinion, Political Organization: Classification of Constitutions: Written & Unwritten, Flexible and Rigid, Federal and Unitary Constitutions.

UNIT-II: Classification of Governments: Aristotle's Classification (Monarchy, Aristocracy, and Democracy) and Modern Classification (Parliamentary and Presidential) - Organs of Government: Legislature, Executive and Judiciary.

Textbooks:

1) Andrew Heywood: Political Theory

Reference Books:

- 1) Oxford Companion of Indian Politics
- 2) Rajeev Bhargava, Political Theory
- 3) P Gauba, Principles of Political Thought
- 4) S P Verma, Modern Political Theory

BA.LL.B (HONS.) - I-I-SEMESTER

LEGAL METHODS, LEGAL SYSTEMS AND RESEARCH

COURSE CODE: 22LA104

Course Objective: Knowing the genesis of law and various legal systems is of utmost importance before venturing into the legal studies. This Course would focus on orientation of law and legal systems along with basic research skills that are quintessential for the law students.

Course Outcomes:

- 1. To understand the meaning of law and the evolution of law
- 2. To understand various legal systems at the global level
- 3. To analyse and interpret various rules of interpretation of statutes
- 4. To understand the development of Indian legal system
- 5. To identify various research techniques in legal research

MODULE-I

UNIT-1: Introduction to Law, What is Law? Functions of laws, Law, Justice and Morality; Development of Law-Schools of Law- Natural Law School, Analytical school, Historical school, Sociological school, Realist school, Concept of Dharma, Sources of Laws

UNIT-II Categorising Laws and Legal Systems, Civil and Common law legal systems, Public & Private Law, Substantive & Procedural Law, Municipal & International Law, Civil & Criminal Law, Tax Laws, Welfare laws, Emerging fields of laws

References:

- 1. A.V. Dicey, An introduction to the Study of the Law of Constitution, Universal Law Publishing Co., 10th edn. 4th Indian Reprint, 2003
- 2. Glanville Williams, Learning the law

MODULE-II

UNIT-I Indian Legal System, Common Law system and India, Rule of Law, Separation of Powers, Principle of Natural Justice and equity, Constitution of India, Hierarchy and jurisdiction of Indian Courts-Higher Judiciary, subordinate judiciary; Digitisation of Courts, Understanding legal rules interpretation, Literal rule, Golden rule, Mischief Rule, Harmonious construction, *Construction ut res magis valeat quam pereat, Noscitur a sociis, ejusdem generis, expressio unius est exclusion alterius*, Internal aids and external aids to interpretation, Legal and logical reasoning of laws.

UNIT-II Introduction to Research, Principles of legal research, Types of Research, Research Strategies, Finding Material in Library, writing a Research Paper, Selection of the Research Topic (finding out contemporary legal issues), Research Design, Computer-Assisted Research, Mode of Citation (Blue Book, OSCOLA, Harvard, ILI, etc.) and Bibliography

References:

1. C.R. Kothari, Research Methodology, Methods and Techniques, New Age International Publishers 2nd Edition, 2004

BA.LL.B (HONS.) – I-I-SEMESTER

LAW OF TORT INCLUDING MV ACCIDENT AND CONSUMER PROTECTION LAWS

COURSE CODE: 22LA105

Course Objectives: The main objective of this Course is to give a comprehensive overview law of tort along with the recent amendments in Consumer Protection Laws and Motor Vehicles legislations.

Course Outcomes:

- 1. To understand the importance of tort law for general understanding of legal principles
- 2. To analyse various doctrines, principles under tort law
- 3. To analyse and interpret various judicial decisions
- 4. To analyse and interpret consumer protection laws and judicial decisions
- 5. To analyse and interpret motor vehicle legislations and decisions

MODULE-I

UNIT-I: Nature & Definition of Tort: Definition & Essential Conditions of Torts, Mental element in Tortuous Liability, Legal Principles: *Damnum Sine Injuria, Injuria Sine Damnum, Ubi Jus Ibi Remedium*; General Defences in Tort – *Volenti Non-Fit Injuria*, Plaintiff the wrongdoer, Inevitable accident, Act of God, Private Defence, Mistake, Necessity, Statutory authority.

UNIT-II: Negligence, Nuisance & Nervous Shock: Meaning, Essentials of Negligence, Kinds of Negligence – Contributory & Composition, *Res Ipsa Loquitur* (Proof of Negligence) Defences to Negligence & Professional liability for Negligence, Kinds of Nuisance – Public & Private, Defences to Nuisance. Nervous Shock

References:

- 1. V.H. Rogers, Winfield and Jolowicz on Tort, Sweet & Maxwell, 2010 (18th Edn)
- 2. Ratanlal & Dhirajlal, The Law of Torts, Lexis Nexis, 2013 (26th Edn)
- 3. M. Gandhi, Law of Torts with Law of Statutory Compensation and Consumer Protection, Eastern Book Company, 2011 (4th Edn)

MODULE-II

UNIT-I: Defamation, Trespass, Malicious Prosecution: Meaning & Essentials of Defamation, Defences to Defamation, Trespass to Person – Assault, Battery, false Imprisonment, Trespass to Property, Trespass to Goods– *Detinue*, Conversion, Malicious Prosecution, Strict, Absolute & Vicarious Liability and Remedies under Law of Torts: Strict / No Fault Liability, Rule in Rylands v. Fletcher & its applicability in India, Rule of Absolute Liability (Rule in M. C. Mehta Case), Meaning & Principles of Vicarious Liability and Vicarious Liability of State. Remedies under Law of Torts, Remoteness of Damage, Occupier's Liability for Dangerous Premises

UNIT-II: Consumer Protection Act, 2019 & Motor Vehicles Act, 2019: Meaning of Consumer & Deficiency in Service, Consumer Protection Redressal Agencies, Insurer's Liability for Third Party Risk, Extent of Liability of Insurer under MV Act, 2019, Claims Tribunals.

References:

1. V.H. Rogers, Winfield and Jolowicz on Tort, Sweet & Maxwell, 2010 (18th Edn)

2. Ratanlal & Dhirajlal, The Law of Torts, Lexis Nexis, 2013 (26th Edn)

3. M. Gandhi, Law of Torts with Law of Statutory Compensation and Consumer Protection, Eastern Book Company, 2011 (4th Edn)

4. R.K. Bangia, Law of Torts including Compensation under the Motor Vehicles Act and Consumer Protection Laws, Allahabad Law Agency, 2013

5. Ramaswamy Iyer's, The Law of Torts, Lexis Nexis, 2007 (10th Edn)

BA.LL.B (HONS.) – I-I-SEMESTER

BASIC COMPUTER AND IT SKILLS

COURSE CODE: 22LA106

Course Objective: This basic computer skills course will provide you with an understanding of the most popular, current technologies used at home and in the workplace. You will become computer literate in this hands-on course while you learn to access, create, save and manage documents, spread sheets and emails and use the Internet effectively in legal domain

Course Outcomes:

- 1. Demonstrate a basic understanding of computer hardware and software.
- 2. Well acquainted with Operating System and its applications.
- 3. Apply basic knowledge of word, excel and presentations to legal research.
- 4. Gather knowledge of various types of networks, internet and its applications.
- 5. Understand the netiquettes in online communication.

MODULE-I

UNIT-I: COMPUTER: Introduction; Characteristics of a Computer; History of Computers; Generations of Computer; Classification of Computers; Applications of Computer; Components of a Computer; Basic Hardware & Software.

UNIT-II: OPERATING SYSTEMS: Introduction to operating systems; Types & Functions of operating systems; Working with windows operating system; User interfaces; File & Folder Management; File Extensions. MS WORD: Introduction to MS Word, Components of MS Word; Text creation and Manipulation; Formatting of text; Spell check, language setting and thesaurus; Table handling; Creating Time table; Printing Documents, Print Preview; Performing a Mail Merge, A Quick Look at Macros; Using MS Word for legal research paper writing.

Text Books:

1. P. K. Sinha, "Computer Fundamentals",

2. Miller, "Computer Basics Absolute Beginner's Guide, Windows 8 Edition

MODULE-II

UNIT-I: MS EXCEL: Introduction to MS Excel; Elements of Working with Spread Sheet; Manipulation of Cells & Spread Sheet; Working with Formulas, Functions & Charts; Printing Spread Sheets. MS POWERPOINT: Introduction to MS Power-Point; Basics of PowerPoint; MS-PowerPoint Screen and Its Components; Creating a Presentation; Manipulating Slides; Elementary working with templates, charts, and tables, Presentation of Slides; Printing presentations.

UNIT-II: NETWORK & INTERNET: Introduction to Network, Basics of Computer Networks; Concept of Internet; World Wide Web; Web-Browsers; Search Engine; Downloading files; Working with E-mail, Social Networking & Instant Messaging; Online video-conferencing tools-ZOOM, CISCO WEBEX etc.

Text Books:

1. P. K. Sinha, "Computer Fundamentals",

2. Miller, "Computer Basics Absolute Beginner's Guide, Windows 8 Edition"

References:

- 1. Satish Jain, "Basic Computer Course Made Simple"
- 2. Jackie Sherman, "Basic Computer Skills Made Simple"
- 3. John Monyjok, "Basic Computer Knowledge"
- 4. Bittu Kumar, "Computer Basics"

BA.LL.B (HONS.) – I-II-SEMESTER

BA.LL.B(HONS.)– I-II-SEMESTER ENGLISH-II- (LEGAL LANGUAGE & LITERATURE) COURSE CODE: 22LA107

Course Objective: This course will analyze the relationship between 'law' and 'literature' and aims at developing the literary sensibility of the learners.

Course Outcomes:

- 1. The student learns the relationship between law and literature.
- 2. The student understands the importance of critical analysis in studying law.
- 3. The student learns how culture as an instrument influences law.
- 4. The student understands the importance of debates in learning different legal issues.
- 5. With sound discussions on different aspects of literature the student understands its critical importance.

MODULE-I

UNIT-I: Evolution of Legal Language

Introduction to language – definition – theories of the Origin of language – the English Language and its Salient Features; Foreign Elements / Influences (With Special references to Law / legal Terms) - The Latin, Celtic, Scandinavian, French, Greek and American English – Loan Words as Milestones of General History; Word – making: composition- Derivation-Backformations-Shortening –Root – creation –Telescoping –Use of verbs as Nouns and vice – versa; Contemporary English – Fashion in Language – Conventional Character of Language – Standard English – American English : Its Difference with British English – Influence of Science and Technology on English – English today –The Future of English

UNIT-II: Correction of Common Errors and Reading Comprehensions Tense and Composition, Basic transformations Passive. Negative, Questions, Complex and Compound Sentence, Direct and Indirect Narration, Listening Comprehensions, Paragraph writing, Letter writing Official letter, Business letter, Use of legal terms and idiomatic expressions, one word substitution.

Text Books:

- 1. J. S. Singh & Nishi Behl, Legal Language, Writing and General English, Allahabad Law Agency, 2009
- 2. N.R. Madhava Menon, Clinical Legal Education, Eastern Book Company, 2011 (Reprint)

MODULE-II

UNIT-I: Law and Literature – In this section the meaning or notion embodied by the two terms will be examined and questions like what is 'literary' and why should literature be studied will be discussed. In this module, the debates around the various laws related to literature and other cultural products will be examined, he debates will centre on issues of copyright and censorship. While the *Kaavya Vishwanathan* episode and cartoons developed by the World Intellectual Property Organization (WIPO) will be used to initiate discussions on plagiarism, certain judgements will be used to discuss the latter.

UNIT-II: Derrida's Archive Fever, Deconstruction, logo centrism; Michele Foucault's Discipline and Punish will be used to discuss the power, criticism and judgement. Culture and Law – Cultural constructions and representations deeply influence law. The class will read literature as a cultural instrument related to power and in this context; we will focus on marginalized and unheard voices as well.

References:

- 1. Shakespeare: Merchant of Venice (Act IV, Sc. I)
- 2. David Arnold : The Colonial Prison Power, Knowledge and Penology in 19th Century India
- 3. Ranjit Guha : Chandra's Death
- 4. Anton Chekov : In the Court
- 5. Sir Charles Russel : Cross Examination of Piggot before the Parnell Commission
- 6. John Galsworthy: Justice (Drama)
- 7. Justice M. Katju: Law and Literature
- 8. Francis Bacon's "Of Judicature"
- 9. Derrida Jacques and Gaytri Chakravorty, Spivak "Of Grammatology"
- 10. Foucault, M. (1991). Discipline and Punish: the birth of a prison. London, Penguin.
- 11. Haigh, Rupert. Legal English, 2nd Edition. London: Routledge- Cavendish.
- 12. Jenny Chapman, Interviewing and Counselling, Routledge Cavendish, 2000 (2nd Edn)
- 13. Stephens P. Robbins, Organizational Behaviour, Pearson Education India, 2013 (15th Edn)
- 14. John Galsworthy, Justice, F.Q. Books, 2010
- 15. Varinder Kumar, Raj Bodh, et.al., Business Communication, Oscar Publication, 2010

BA.LL.B (HONS.) – I-II-SEMESTER

HISTORY-I (ANCIENT & MEDIEVAL)

COURSE CODE: 22LA108

Objective: This paper focuses on broad features of legal institutions and administration in ancient, medieval and modern India.

Course Outcomes:

- 1. To understand the evolution and relationship between law and history
- 2. To evaluate the developments and differences in the polity state and administration in various eras
- 3. To understand the society and economy in various periods of history
- 4. To examine the legal system in ancient and medieval India
- 5. To analyse the evolution of Islamic law.

MODULE-I

UNIT –I: Introduction

History – Meaning and Methodology; Relationship between Law and History, Polity, State and Administration, Ancient India- Vedic Polity, Mauryan State, Gupta Polity, Medieval India-Chola Village Administration, Delhi Sultanate, Mughal State (Mansabdari System and Administrative Apparatus) Theory of Kingship and Nature of State in Ancient and Medieval India- Brahmanic, Buddhist, Kautilyan, Balban, Alauddin Khilji, Turko-Afgan Concept Political Movements of Gandhi – Non-Cooperative, Civil Disobedience, and Quit India Movements

UNIT – II: Society and Economy

Social Institutions in Ancient India- Varna, Jati, Gotra, Pravara, Family, Slavery, Position of Woman, Changes in Medieval period Reformation in Medieval and Modern Times- Nanak, Kabir, Raja Ram Mohan Roy, Aligarh Movement and Backward Caste Movements (B.R. Ambedkar, Jotiba Phule and Naicker) Economic Structure- Feudalism, Post- Mauryan Economy, Gupta Economy, Iqtadari System, Agrarian Reforms of Alauddin Khalji and Mohammed-bin Tughlaq, Market Reforms of Alauddin Khalji, Drain of Wealth and Stages of Colonialism

Text Books:

1. H.V. Sreeniwasmurthy – History (for law students)

2. Habib & Nizami – Comprehensive History of India, Vol. V and VI

MODULE-II

UNIT -I: Legal Systems and Institutions Ancient India and Medieval India

Sources-Vedic Texts, Brahmanas, Sutras (Kalpa and Dharma), Dharma Shastra, Asthashastra, custom, Thinkers – Manu, Brihaspati, Yajnavalkya, Narada, Katyayan, Judicial System- Types of court: Pratishita, Apratishta, Mudrita, Sasita, Guilds, Panchayats, Kantakasodhana, Dharmasthiyaa, Procedures- Appointment of judges, Trial, Witness, Pleaders, Secret agents, wergild and Punishment, Role of Judges and Investigation

UNIT-II: Sources of Islamic Law- Sharia and Hadis, Salient features of Islamic Criminal Law Judicial organization- King, Chief Qazi, Judicial Officers, Investigative Process and Punishments, Law with regard to non-Muslims, Evolution of Judicial Setup – changes introduced by Akbar

References:

- 1. Bipan Chandra India's Struggle for Independence (Penguin)
- 2. A.S.Tripathi Jurisprudence
- 3. T.Rama Jois Ancient Legal thought
- 4. A.L. Basham Wonder that was India, Part-I
- 5. S.A.A. Rizvi Wonder that was India, Part –II

BA.LL.B (HONS.) -I-II-SEMESTER

POLITICAL SCIENCE-II

COURSE CODE: 22LA109

Course Objective: The objective of this course is to introduce the students the maintenance of political, Economic, social and cultural relations of India with other nations of the world.

Course Outcomes:

- 1. To understand the political process, the establishment of the government, the principle of secularism, and Social conflicts
- 2. Analyze the trends in coalition politics, and the poised threats for the integrity and security of the nation
- 3. To understand the different approaches to study international relations, the basic concepts therein and diplomatic trends of India in Conducting its relations with neighbour countries
- 4. Evaluate the history of foreign policy of India and Current trends in India's relationships with major nations
- 5. Comprehend the role of regional organizations to strengthen the relations of India with other countries in terms of economy and technology

MODULE-I

UNIT-I: Citizenship and State, Government and party system in India, Secularism, Dalit & Gender Politics and Discrimination& Ethnic Conflicts.

UNIT-II: Political Process and institutions, the era of coalition politics and trends, Challenges to the integrity and security of the nation: Terrorism, Regionalism, armed conflict, Cyber threats, Proliferation of Weapons of mass destruction.

Textbook:

- 1. P Galba: An Introduction to Political Theory
- 2. Sumit Ganguly: India's Foreign Policy: Retrospect and Prospect
- 3. Andrew Heywood: Global Politics

MODULE-II

UNIT-I: Approaches to study International Relations, National Power, Balance of Power, Diplomacy Disarmament, Foreign Policy of India: India in South Asia, India's Relations with Major Countries: India with USA, Russia, China

UNIT-II: Foreign Policy of India (contd.): India and its Neighbours: India with Pakistan, Bangladesh, Sri Lanka, Nepal, India and regional organizations: SAARC, BIMSTEC, BRICS, SCO, G20, RCEP

Textbook:

- 1. Andrew Heywood: Global Politics
- 2. J.C. Johari: Government and Politics of India

Reference Books:

- 1. P. Brass: Politics of India since Independence
- 2. W.H. Morris Jones, Government and Politics of India
- 3. India Year Book, 2021

BA.LL.B (HONS.) – I-II-SEMESTER-ECONOMICS (MICRO ECONOMICS) COURSE CODE: 22LA110

Course Objectives: This course provides students with the knowledge, tools and techniques to make effective economic decisions under conditions of risk and uncertainty. Demand, cost and pricing decisions are emphasized. Topics include decision-making criteria and procedures, demand and cost theory and estimation, pricing theory and practice (including price positioning), pricing new products and competitive bids and price quotes.

Course Outcomes:

- 1. Apply the economic way of thinking to individual decisions and business decisions
- 2. Understand how prices get determined in markets, how market participants benefit in the form of consumer surplus and producer surplus, and what are the consequences of government intervention
- 3. Understand the different costs of production and how they affect short and long run decision
- 4. Derive the equilibrium conditions for cost minimization and profit maximization
- 5. Understand economies of scale, diseconomies of scale, economies of scope, and cost complementarities, and how each affects the cost of production

MODULE-I

UNIT -I: Introduction to Managerial Economics: Definition, Nature and Scope, Relationship with other areas in Economics, Significance of Managerial Economics in functional areas of business, the role of managerial economist, Basic economic principles.

UNIT -II: Theories of firm and Demand & Supply Analysis: Managerial theories of firm, Behavioural theories of firm, Elasticity of demand, types and significance of Elasticity of Demand, Measurement of price Elasticity of Demand, Law of Supply, Elasticity of Supply, Need for Demand forecasting, Types of forecasting techniques.

Text Books:

1. Maheshwari K. L., Varshney R.L., Managerial Economics, 22nd Revised Edition 2014, Sultan Chand & Sons.

2. Dominick Salvatore, Managerial Economics in a global economy, Indian Edition; Fourth Edition, 6/e, 2008, McGrawHill.

MODULE-II

UNIT – I: Production Analysis: Production function, Marginal Rate of Technical Substitution, Production function with one/two variables, Iso-quants and Iso-costs, Cobb-Douglas Production Function, Returns to Scale and returns to factors, Cost theory and estimation: Cost concepts, determinants of cost, Cost – output relationship in the short run and long run, Average cost curves, Economies of scale, Cost-volume-profit analysis.

UNIT -II: Pricing and Profit Management: Features and Types of different competitive situations, Price-Output determination in Perfect competition and Monopolistic competition both in the long run and short run, pricing methods in practice. Profit Management- Nature, scope and theories of profit.

Text Books:

1. Dominick Salvatore, Managerial Economics in a global economy, Indian Edition; Fourth Edition, 6/e, 2008, McGrawHill.

2. P.L. Mehta; Managerial Economics, 1/e, 2016, Sultan Chand Sons.

BA.LL.B (HONS.) – I-II-SEMESTER INDIAN PENAL CODE (Substantive Law) COURSE CODE: 22LA111

Course Objectives: Criminal elements in the society cannot be completely ruled out but they can be controlled and punished through criminal legislations. In India, Indian Penal Code, 1860 is the substantive law which primarily concerns the crimes in the society. The main objective of this Course is to give an overview of all the offences and punishments with the help of various provisions and recent amendments in Criminal Law.

Course Outcomes:

- 1. To understand the crimes in the society and various types of crimes
- 2. To understand the historical development of criminal laws in India
- 3. To analyse and interpret various offences and punishments
- 4. To analyse and interpret various judicial decisions of High Courts and Supreme Court
- 5. To analyse the applicability of recent amendments in criminal law

MODULE-I

UNIT-I: History, Introduction, types of crimes, theories of punishment; Indian Penal Code, 1860-Extent and operation of the Code; General Explanations overview viz. Mens rea (guilty mind), Actus Reus (Act or Omission), Stages of commission of crime Intention, Preparation, Attempt, Accomplishment. Punishments viz. General Exceptions Mistake of fact, Accident, Absence of criminal intent, private defence

UNIT-II: Offences Against Human Body/ Property human body viz. culpable homicide, murder, Hurt and grievous hurt, wrongful rest confinement, kidnapping and abduction, slavery, Assault and Criminal Force; offences against the property-theft, extortion, robbery, dacoit, criminal misappropriation of property, criminal breach of trust, cheating etc.

Text Books:

- 1. Dr. K.D. Gaur, Text Book of Indian Penal Code by Universal Law Publishing, 2017
- 2. Ratanlal & Dhirajlal, Indian Penal Code, LexisNexis 2017

MODULE-II

UNIT-I: Offences against Women: offences such as miscarriage, infanticide etc. Outraging the modesty of a woman, Assault or criminal force with intent to outrage the women, Rape, Custodial rape, Criminal Amendment Act, 2013, Offence against State/ Public Order and Morals- Abetment, Types of Abetment; Criminal Conspiracy, essential features; Waging or attempting to wage war, or abetting waging war against the Government, Sedition, Mutiny; Offences relating to Government Stamps and Coins; Unlawful Assembly and its essential features, Rioting, Affray; Criminal intimidation; Adulteration of food and drink; Offences relating to religion, offences relating to the Elections.

UNIT-II: Offences Against Public Justice/Public Servants –false evidence and offences against public justice-giving or fabricating false evidence, causing disappearance of evidence, abuse of process of Court of justice, offences against public servants; Contempt of the lawful authority of public servants- avoidance or prevention of service of summons, notice or order, and disobeying the orders by public servant; Defamation and privileges

References:

- 1. Ratanlal & Dhirajlal, Indian Penal Code, LexisNexis 2017
- 2. N V Paranjape, Indian Penal Code, Central Law Publication, 2019

BA.LL.B (HONS.) – I-II-SEMESTER

LAW OF CONTRACT-I & SPECIFIC RELIEF ACT

COURSE CODE: 22LA111

Course Objectives: This course is designed to acquaint a student with the conceptual and operational parameters of various general principles relating to contract law. It aims to equip the students with the basics of contract law so as to enable them to deal effectively with the various disputes related to contracts.

Course Outcomes:

- 1. To understand the evolution of contract law and compare Indian and English Law
- 2. To understand the general principles and definition of contract
- 3. To understand and analyse essentials of contracts
- 4. To analyse how a contract is entered into and discharge of contract
- 5. To analyse various national and international judicial decisions pertaining to law of contracts

MODULE-I

UNIT-I: Introduction to Contract, Evolution, Comparison between Indian law and English law of contracts; Indian Contract Act, 1872; Formation of Contract: Definitions of Agreement, Contract, Void Agreement, Voidable Contract & Illegal Agreement, Essentials of a Valid Offer & Acceptance, Revocation of Offer & Acceptance, Standard Form Contracts

UNIT-II: Consideration & Capacity: Definition, Essentials & Kinds of Consideration, Privity of Contract & its Exceptions, Exceptions to the Rule that Agreement without Consideration is Void, Nature & Ratification of Minor's Agreement, Return of Benefit secured by a Fraudulent Minor, Minor's liability for Necessaries

Text Books:

- 1. Avtar Singh, *Law of Contract and Specific Relief*, Eastern Book Company, 2013 (11th Edn)
- 2. Pollock & Mulla, Indian Contract and Specific Relief Act, Lexis Nexis, 2013(14thEdn)
- 3. Anson, Law of Contract, Oxford University Press, 2010 (29th Edn)

MODULE-II

UNIT-I: Free Consent: Coercion, Undue Influence, Fraud, Misrepresentation, Mistake, Lawful Consideration & Object, Unlawful, Void Agreements & Contingent Contract: Void Agreements, Agreements in Restraint of Marriage, Agreements in Restraint of Trade, Agreements in Restraint of Judicial Proceedings – Agreement by Way of Wages, Unlawful Agreements, Contingent Contracts

UNIT-II: Discharge of Contract: Discharge by Performance, Discharge by Breach of Contract, Discharge by Impossibility of Performance, Discharge by Novation, Quasi Contract, Remedies for Breach of Contract, Specific Relief Act, 1963, Recovery of property, Specific performance of contracts, Injunctions – Temporary and Perpetual, Mandatory, Quantum Merit

References:

- 1. Anson, Law of Contract, Oxford University Press, 2010 (29th Edn)
- 2. Cheshire and Fifoot, Law of Contract, Lexis Nexis, 2010 (10th Edn)
- 3. Dutt, Contract- The Indian Contract Act, 1872, Eastern Law House, 11th Edition, 2013
- 4. MLJ, Law of Contract and Specific Relief, Lexis Nexis, 2009

BA.LL.B (HONS.) – II-I-SEMESTER

BA.LL.B(HONS.) – II-I SEMESTER ECONOMICS (MACRO ECONOMICS) COURSE CODE: 22LA113

Course Objectives: To give a broader perspective of the working of Indian economy. Students will learn concepts of national income, sources of revenue and classification of expenditures, LPG policies, WTO, TRIPS, TRIMS and GATT, agrarian structure and Indian economy. They also learn Industrial strategy and its impact on development, causes and measures of poverty. The course provides an introduction to monetary theory, to the effects of monetary variables on the macroeconomic system, the role of the Central Bank and the conduct of monetary policy.

Course Outcomes:

- 1. Understand concepts of national income, sources of revenue and classification of expenditures.
- 2. To understand LPG policies, WTO, TRIPS, TRIMS and GATT.
- 3. To analyse Agrarian structure and Indian economy.
- 4. To examine Industrial strategy and its impact on development.
- 5. To examine the causes and measures of poverty.
- 6. To enable to students of economics to understand theory, practice and analyse the interconnection between the monetary forces and real forces, their developmental role and limitations in shaping and influencing the monetary and related policies both at the national and international levels.

MODULE-I

UNIT – **I:** National Income: Basic Concepts of National Income -Sect oral composition of National Income of India and changes there in Performance on the social front -Union Government- sources of Revenue and classification of expenditures, Fiscal indicators; LPG Policies: Transition from Centralized Planning to Indicative Planning -LPG policies, Relative roles of state and markets in pre-liberalization and post- liberalization periods -Globalization and its discontents -WTO, TRIPS, TRIMS, GATS.

UNIT – II: Agrarian Structure: Agrarian Structure, land Reforms, Farm subsidies, Support prices and Procurement policies, Food Security, Agrarian Crisis and Farmer suicides, WTO and Indian Agriculture; Industrial Strategy: Strategy of Industrialization, Special Economic Zones, FDI Policy-Multi-National Companies and their importance -Rise of Corporate power in India - Privatization and Dis-investment policies -Infrastructure policies.

Text Books:

- 1. Dwivedi, D.N. Macroeconomics; Tata Mc Graw Hill; 2005
- 2. Shapiro, E. Macroeconomic Analysis; Tata Mc Graw Hill; 2003
- 3. Seth. M.L. Money, Banking, International Trade and Public Finance;
- 4. Gupta, Suraj B. (2016): Monetary Economics: Institutions, Theory and Policy, S. Chand and Company Private Limited, New Delhi.
- 5. JagdishHanda, (2009): Monetary Economics, 2nd Edition, Routledge, London

MODULE-II

UNIT-I: Alleviation programmes: Measures of Poverty and inequality and trends therein - Anti poverty programmmes - Public Distribution System - Wage employment programmes-Concepts of Social justice and Inclusive growth and their Components, The nature of Money and Payment System, Credit and Financial system, Financial Markets, RBI, Commercial Banks: Classification of Commercial Banks-Private and Public, Regional Rural banks, Liabilities and assets of banks, Evaluation of Cash Credit System, A new simplified Credit System, Performance of Private and Public banks, Basel Norms-I, II, III, Cooperative Banks, Development Banks, Non-Bank Financial Intermediaries, Global Financial Institutions, Unregulated Credit Markets.

UNIT II: Monetary Policy and Central Banking, Goals, Targets and Indicators, Instruments: open market operation, Variations in Reserve Requirements, Changes in the Cost and Availability of Reserve Bank Credit to Banks, Changes in the Cost and Availability of Reserve Bank Credit to Development Banks, Statutory Liquidity Rations, Moral Suasion, Selective Credit Control and Credit Monetary Arrangements, Monetary Credit Policy of RBI, Recent Developments on Financial Inclusion, Jan DhanYojana

Text Books:

1. Gupta, Suraj B. (2016): Monetary Economics: Institutions, Theory and Policy, S. Chand and Company Private Limited, New Delhi.

2. JagdishHanda, (2009): Monetary Economics, 2nd Edition, Routledge, London

3. Walsh, Carl E (2010): Monetary Theory and Policy, Third Edition, The MIT Press cambridge Massachusetts

4. Nachene, Dilip and BhalchandraMungekar (2003): Indian Economy in the New Millennium, Himalaya Publication, Mumbai. Journal of Monetary Economics

Reference Books:

1. Dewett, K.K. Modern Economic Theory;

- 2. Myneni, S.R. Principles of Economics: Allahabad Law Agency; Faridabad
- 3. Bhatia, H.L. Public Finance;

4. Mishra, S.K. and V.K. Puri Modern Macroeconomic Theory; Himalaya Publishing House; 2003

- 5. Jhingan, M.L. Macroeconomic Theory;
- 6. Dutt and Sundaram, "Indian Economy", Sultan Chand, 2016.
- 7. Misra and Puri, "Indian Economy", Himalaya Publication, 2016.

BA.LL.B (HONS.) – II-I-SEMESTER SOCIOLOGY (Fundamental of Sociology) COURSE CODE: 22LA114

Course Objective: This course introduces the discipline of sociology to law students. Law and legal systems are integral part of our society and they are always embedded in the sociocultural context in which they operate. The law is shaped by societal norms and at the same time defines those societal norms as well. The way we define various social aspects such as gender, sexuality, caste, marriage, immigration, role of the state, place of the individual, crime and deviance, economy and market dynamics, etc., are all under the purview of law. Thus, a sociological perspective is introduced to students through this course in understanding law and how it is embedded within a social milieu.

Course Outcomes:

1. To introduce and understand the discipline of sociology and various conceptual, theoretical and sociological perspectives on society and law

2. To explore the terrain of research methods and their utility in social sciences

3. To analyze the connection between law and various societal factors and understand how professions and occupations are viewed in the current socio-cultural context

4. To identify the changing nature of social institutions and the impact of these transformations on the law

5. To critically evaluate the potential as well as limitations of law as a tool of social control

MODULE-I

UNIT-I: Basic Concepts: Sociology: meaning, scope and subject matter, antecedents and emergence of the discipline, theoretical perspectives, and research methods. Society, Community, Association, Institutions, Social groups: Meaning and classification of social groups, family, traditional, and modern.

UNIT-II: Pioneers of Sociological Thought: Auguste Comte: Law of three stages, positivism, and religion of humanity; Emile Durkheim: social solidarity, division of labour, elementary forms of religion, and analysis of suicide; Karl Marx: Marxian concept of social change (dialectical materialism), capitalism & class struggle, and dominant ideology & false consciousness, Max Weber: religion & capitalism, class-status-power, social action, and power & authority.

Text Books:

1. T.K. Oommen & C.N. Venugopal, Sociology (Social Sciences for Law Students Series)

2. M.Haralambos, Sociology: Theme and Perspectives

MODULE-II

UNIT-I: Contemporary Sociological Thought: Talcott Parsons: value consensus & social equilibrium, systems theory & functionalist prerequisites, and pattern variables; Robert Merton: reevaluating functionalist analysis, and analysis of deviance; Niklas Luhmann: systems theory, and Autopoesis; Antonio Gramsci and Neo-Marxism; Ralph Dahrendorf and social conflict; Michel Foucault: discipline, surveillance, and power; Symbolic Interactionism - C. H. Cooley, George Herbert Mead, Herbert Blumer; Anthony Giddens and structuration; Modernity, Post modernity and Postmodernism.

UNIT-II: Social order and social progress: Social change, meaning, factors; Distinction between social and cultural change; Social control: meaning and importance of social control, means of social control - public opinion and propaganda; rehabilitation and punishment; agencies of social control: religion, family and state; Social stratification - class, status, power, race, gender, sexuality, inter sectionality, and poverty, Sociology of Profession: Profession and Professionalisms, Distinction between profession and occupation, society and professional Ethics, Sociology of Law, Relationship between Law and society. Reference Books:

1. M.Haralambos, Sociology: Theme and Perspectives

2. T.B.Bottomore, Sociology: A Guide to problems and literature

BA.LLB (HONS) – II-I-SEMESTER

LEGAL AND CONSTITUTIONAL HISTORY

COURSE CODE: 22LA115

Course Objective: The course is to develop understanding of evolution of modern legal system in India. A law student needs to have a general conception of hierarchy of Courts and evolution of court mechanisms. The main objective of this Course is to examine the evolution of Adjudicatory mechanism and legal profession in various legal eras.

Course Outcome:

- 1. To understand the evolution of adjudicatory mechanisms in various legal eras
- 2. To evaluate the developments and differences in the structure of courts in ancient Hindu, Muslim, pre and post British period
- 3. To understand the development of legal profession
- 4. To examine the hierarchy of Court structure in India
- 5. To analyse the contemporary developments in court systems

MODULE-I

UNIT I: Early Developments (1600-1836)

a. Charters of the East India Company: 1600, 1661, 1726 and 1753, b. Settlements: Surat, Madras, Bombay and Calcutta, c. Courts: Mayor's Court of 1726 and Supreme Court of 1774 d. Statutes: Regulating Act, 1773; Pitts India Act, 1784; The Act of Settlement 1781, e. Conflict: Raja Nanad Kumar, Kamaluddin, Patna Case, and Cossijurah, f. Warren Hastings: Judicial Plans of 1772, 1774 and 1780, g. Lord Cornwallis: Judicial Plans of 1787, 1790 and 1793, h. Lord William Bentinck (With special focus on Appraisal of Criminal law)

UNIT-II: Evolution of Law and Legal Institutions

a. Development of Personal Laws, b. Development of Law in Presidency Towns, c. Development of Civil law in Mufassil: Special Emphasis on Justice, Equity and Good Conscience, d. Codification of Laws: Charter of 1833, The First Law Commission, the Charter of 1853, The Second Law Commission, e. Establishment of High Courts, 1861, f. Privy Council and Federal Court: Appeals and working of Privy Council, Appraisal of Privy Council, Features of Federal Court, g. Evaluation: Special Reference to Racial Discrimination, Merit and Demerits

Text Books:

1. M.P. Jain – Outlines of Indian Legal History

2. V.D. Kulshreshtha - Landmarks of Indian Legal and Constitutional History

MODULE-II

UNIT-I: Legal Profession and Education

a. Early Developments though Major's Court, Supreme Court, Company's Adalat, High Court, Legal Practitioners Act of 1879, The Chamier and Indian Bar Committer of 1951, b. The Advocates Act of 1961: Provisions and Disciplinary powers, c. Law Reporting: Theory of Precedents, Features of Law reporting from 1773 to 1950, d. Legal Education: History and Basic Aims of Legal Education

UNIT-II: Constitutional History

a. The Indian Councils Act, 1861, b. The Indian Councils Act, 1892, c. The Indian Councils Act, 1909, d. The Government of India Act 1919, e. The Government of India Act, 1935, f. Indian Constitution, g. Introduction to Indian Constitution, h. Salient features of Indian Constitution

Text Books:

1. V.D. Kulshreshtha – Landmarks of Indian Legal and Constitutional History **References:**

1. M.P. Singh – Outlines of Indian Legal History

2. Abdul Hamid - Constitutional History of India

BA.LL.B (HONS.) – II-I-SEMESTER

FAMILY LAW (Personal Laws)

COURSE CODE: 22LA116

Course Objective: The objective of the paper is to apprise the students with the laws relating to marriage, dissolution, matrimonial remedies, adoption, contemporary trends in family institutions in India, in particular the Hindus and Muslims.

Course Outcomes:

- 1. To understand the evolution of family system in India
- 2. To understand and analyse the legislations governing Hindu marriage and dissolution
- 3. To understand and analyse the personal laws and legislations governing Muslim marriage and dissolution
- 4. To analyse various judicial decisions pertaining to family laws
- 5. To identify and analyse the emerging trends in family laws.

MODULE-I

UNIT-I: Hindu Marriage and Dissolution; Institution of Marriage under Hindu Law-Evolution and Concept of the Institution of Marriage; Forms, Validity and Voidability of Marriage; Matrimonial Remedies-Restitution of Conjugal Rights, Judicial Separation; Dissolution of Marriage: Theories, Forms of Divorce, Grounds, Divorce by Mutual Consent, Irretrievable Breakdown as a Ground for Dissolution

UNIT-II: Muslim Marriage and Dissolution of Marriage: Nikah (Muslim Marriage)-Definition, Object and Nature, Essentials for Validity; Obligations Arising out of Marriage – under Classical and Statutory Law; Dissolution of Marriage-Talaq: Concept and Modes, Grounds: Under Classical Law, Under Statutory Law: Dissolution of the Muslim Marriage Act, 1939

Text Books:

- 1. Ranganath Misra (Rev.), Mayne's Treatise on Hindu Law & Usage (16th ed., 2008)
- 2. Satyajeet A. Desai, Mulla's Principles of Hindu Law, Vol. I & II (20th ed., 2007)
- 3. Paras Diwan, Law of Marriage and Divorce (5th ed., 2008)

MODULE-II

UNIT-I: Legislative protection for women-Provisions under the Hindu Marriage Act, 1955, Provisions under the Hindu Adoption & Maintenance Act, 1956, Provisions under the Cr.P.C, 1973-recent trends-through judicial interpretation, Adoption, Maintenance of Guardianship; Adoption: Nature, Law on adoption, Inter Country Adoption, Adoption: Conditions and Effect Ceremonies, Capability, Effect

UNIT-II: Maintenance-Entitlement, Enforcement, Maintenance Rights of Muslim Women, Maintenance under the Code of Criminal Procedure, 1973, Guardianship CARA Guidelines 2017, Civil Marriage and Emerging trends in Family Law; Provisions of Special Marriage Act, 1954; Emerging trends-Surrogacy, Live-in Relationship, IVF, Domestic Violence, Same Sex Marriage

References:

- 1. Paras Diwan, Law of Marriage, and Divorce (5th ed., 2008)
- 2. M. Hidayatullah and Arshad Hidayatullah, Mulla's Principles of Mahomedan Law (19th ed., 2006)
- 3. Tahir Mahmood, Fyzee's Outlines of Muhammedan Law (3rd ed., 2008)

BA.LL.B (HONS.) – II-I SEMESTER

INTERPRETATION OF STATUTES

COURSE CODE: 22LA117

Course Objective: Legislation is the major source of law of the modern era. Legislatures enact laws after much deliberation. No doubt in this process they have to take into account the resent and future needs of the people. What are the matters to be reckoned with by legislature while enacting laws? The two basic reasons for the need of interpretation of statutes are to understand in the true spirit the Legislative Language and the Legislative Intent. While the legislative language may be complicated for a layman, legislative intents assimilates the concept of meaning and the concept of purpose and object or the reason or the spirit pervading through the statute. With the emergence of legislation, interpretation of statutes has become a method by which judiciary explores the intention behind the statutes.

Course Outcomes:

- 1. To understand the principles to interpret the laws and judgements.
- 2. Learning of basic principles and approaches of judicial bodies to interpret the legal provisions.
- 3. To Understand legal theory and concepts from multiple perspectives
- 4. To acquaint with the functioning of the various bodies to legislate on any subject, at central, state and local levels and the responses of these systems in addressing the concerns of the people
- 5. To understand the interface of theory and practice in implementation of rules and judgements.

MODULE-I

UNIT-I: Meaning and Object of Interpretation, and Principles of Legislation, Law-making - the legislature, executive and the judiciary, Principle of utility, Relevance of John Rawls and Robert Nozick - individual interest to community interest, Operation of these principles upon legislation, Distinction between morals and legislation, Interpretation of Statutes, Aids to Interpretation, Internal aids, External aids: Dictionaries, Translations, Travaux Preparatiores, Statutes in pari materia, Contemporanea Exposito, Debates, inquiry commission reports and Law Commission reports

UNIT-II: Rules of Statutory Interpretation: Primary Rules, Literal rule, Golden rule, Mischief rule (rule in the Heydon''s case), Rule of harmonious construction, Secondary Rules: Noscitur a sociis, Ejusdem generis, Reddendo singula singulis, Presumptions in statutory interpretation: Statutes are valid, Statutes are territorial in operation, Rule of Law: Doctrine of Independence of the Judiciary as an aspect of Separation of Powers-Notion of the Independence of the Judiciary and the Legal Profession: Appointment of Judges-Transfer of Judges, Search for the Legislative Intention-Methods of Judicial Interpretation-Role of Philosophy (Logic),

Text Books

- 1. G.P.Singh, Principles of Statutory Interpretation, (7th Edition) 1999, Wadhwa, Nagpur.
- 2. K.Shanmukham, N.S.Bindras"s Interpretation of Statutes, (1997) the Law Book Co.

Allahabad. 3. M.P.Jain, Constitutional Law of India, (1994) Wadhwa & Co.

MODULE-II

UNIT-I: Notions of Judicial Review-Constitutional Basis-Democratic Character of Judicial Review-Power of Judicial Review1Supreme Court's Approach to the Question of Its Own Jurisdiction-Article 32 & Article 136; Judicial and Juristic Activism-Judicial Creativity and its Limitations-Judicial Activism vis- a-vis Judicial Self-Restraint-Problems of Accountability of Justice; Presumption as to jurisdiction, Presumption against what is inconvenient or absurd, Presumption against intending injustice, Presumption against impairing obligations or permitting advantage from one's own wrong, Prospective operation of statutes, Maxims of Statutory Interpretation: Delegatus non potest delegare, Expressio unius exclusio alterius, Generalia specialibus non derogant, In pari delicto potior est conditio possidentis, Utres valet potior quam pareat

UNIT-II: Expressum facit cessare tacitum, In bonam partem, Interpretation with reference to the subject matter and purpose, Restrictive and beneficial construction, Taxing statutes, Penal statutes, Welfare legislation, Interpretation of substantive and adjunctival statutes, Interpretation of directory and mandatory provisions, Interpretation of enabling statutes, Interpretation of codifying and consolidating statutes, Interpretation of statutes conferring rights, Interpretation of statutes conferring powers, Principles of Constitutional Interpretation, Harmonious construction, Doctrine of pith and substance, Colourable legislation, Ancillary powers, "Occupied field", Residuary power, Doctrine of repugnancy

Text Books

1. M.P.Jain, Constitutional Law of India, (1994) Wadhwa & Co.

2. M.P.Singh, (Ed.) V.N.Sukla"s Constitution of India, (1994) Eastern, Lucknow.

3. Narotam Singh Bindra, N.S. Bindra's Interpretation of Statutes, LexisNexis Butterworths, 2007

Reference Books

1. P. St. Langan (Ed.). Maxwell on The Interpretation of Statutes (1976) N.M.Tripathi, Bombay.

2. Rupert Cross, Statutory Interpretation, London Butterworth"s.

3. Sandeep Bhalla, Principles of Interpretation in India: (with Legal Maxims), IEbooks Inc., 2015

4. U.Baxi, Introduction to Justice K.K.Mathew"s, Democracy Equality and Freedom (1978) Eastern, Lucknow.

5. Vepa P. Sarathi, The Interpretation of Statutes, (1984) Eastern Book Company, Lucknow 6. A. S. Anand: 'Judicial Review: Judicial Activism-Need for Caution', 42 Journal of Indian Law Institute 149 (2000)

7. Benjamin Cardozo: The Nature of Judicial Process, Yale University Press, USA.

8. Edgar Bodenheimer: Jurisprudence-The Philosophy and Method of the Law, Universal Law Publishing-An imprint of LexisNexis; Delhi.

9. Henry J. Abraham: The Judicial Process, OUP, USA.

10. John Rawls: A Theory of Justice, Harvard University Press, Cambridge.

11. Julius Stone: Legal System and Lawyer's Reasoning, Universal Law Publishing Co., New Delhi

BA.LL.B (HONS.) – II-I-SEMESTER LAW OF CONTRACT-II- SPECIAL CONTRACTS COURSE CODE: 22LA118

Course Objective: The main objective of this Course is to impart comprehensive information on indemnity, guarantee, agency, partnerships, Sale of Goods Act and Specific Relief Act **Course Outcomes:**

- 1. To understand the general principles of indemnity and guarantee
- 2. To understand and analyse the principle of agency and legal interpretation
- 3. To analyse and interpret Sale of Goods Act, Specific Relief Act, Indian Partnership Act
- 4. To analyse and interpret judicial decisions pertaining to the concepts
- 5. To recognise the importance of these special contracts in technological economy

MODULE-I

UNIT-I: Contracts of Indemnity and Guarantee Contracts of Agency: Meaning of Contract of Indemnity, Rights of Indemnity holder, Time of commencement of Indemnifier's Liability, Meaning & Features of Contract of Guarantee Difference between a Contract of Indemnity & Contract of Guarantee, Nature & Extent of Surety's Liability, Meaning & Revocation of Continuing Guarantee. Rights of Surety against Principal Debtor, Creditor & Co-Surety; Meaning & Essentials of Contract of Agency, Different kinds of Agents- Auctioneers, Brokers & Del Credere Agent, Extent of Agent's Authority – Actual, Apparent, Authority in Emergency, Duties of Agent, Termination of Agency

UNIT-II: Contracts of Bailment and Contracts of Pledge: Definition & Essentials of Contract of Bailment, Duties of Bailor, Duties of Bailee's, Rights of the Bailee & General & Particular Lien; Duties & Rights of Finder of Goods, Definition of Pledge & Distinction between Bailment & Pledge, Rights of Pledgee, and Pledging of goods by Non-Owners.

Text Books:

- 1. Avtar Singh, *Law of Contract and Specific Relief*, Eastern Book Company, 2013 (11th Edn)
- 2. Pollock & Mulla, Indian Contract and Specific Relief Act, Lexis Nexis, 2013(14th Edn)
- 3. Anson, Law of Contract, Oxford University Press, 2010 (29th Edn)

MODULE-II

UNIT-I: The Indian Partnership Act, 1932: Nature of Partnership Firm, Rights /Duties of Partners inter se c. Incoming and Outgoing Partners, Position of Minor, Dissolution and Consequences, The Sale of Goods Act, 1940: Definitions, Distinction between Sale and Agreement to Sale, Conditions and Warranties, Passing of Property d. Rights of Unpaid Seller and Remedies for Breach of Contract

UNIT-II: Consumer Protection Act, 2019: Definition of Consumer, Rights of consumers, Central Consumer Protection Authority, E-commerce, Grounds to File Complaints, Product Liability, Consumer Disputes Redressal Commission, Penalties for false or misleading advertisements

References:

1. Avtar Singh, *Law of Contract and Specific Relief*, Eastern Book Company, 2013 (11th Edn)

2. Pollock & Mulla, *Indian Contract and Specific Relief Act*, Lexis Nexis, 2013(14th Edn)

- 3. Anson, Law of Contract, Oxford University Press, 2010 (29th Edn)
- 4. Cheshire and Fifoot, *Law of Contract*, Lexis Nexis, 2010 (10th Edn)
- 5. Dutt, Contract- The Indian Contract Act, 1872, Eastern Law House, 11th Edition, 2013
- 6. S.K Kapoor, Contract II, Central Law Agency, 2015

7. Akhilekshwar Pathak, Law relating to Special Contracts- Contracts of Bailment, Pledge, Hypothecation, Indemnity & Guarantee, 1st Edition, 2013

BA.LL.B (HONS.) – II-II-SEMESTER

BA.LL.B (HONS.) – II-II SEMESTER PUBLIC ADMINISTRATION COURSE CODE: 22LA119

Course Objective: The main objective of this Course is to know the nature and role of Public Administration in the changing socio-economic and political context. It is important to know the dynamics of public administration in the global context of administrative developments.

Course Outcomes:

- 1. To understand the evolution and growth of the discipline of Public Administration.
- 2. Learning of basic principles and approaches of Public Administration
- 3. To Understand public administration theory and concepts from multiple perspectives
- 4. To acquaint with the functioning of the administration, at central, state and local levels and the responses of these systems in addressing the concerns of the people
- 5. To Understand the interface of theory and practice in Public Administration

MODULE-I

UNIT-I: Introduction to public administration: Meaning, scope and significance of Public Administration, Wilson's vision of Public Administration, Evolution of the discipline and its present status. New Public Administration, Public Choice approach; Challenges of liberalization, Privatisation, Globalisation; Good Governance: concept and application; New Public Management.

UNIT-II: Administrative Thought: Scientific Management and Scientific Management movement; Classical Theory; Weber's bureaucratic model its critique and post-Weberian Developments; Dynamic Administration (Mary Parker Follett); Human Relations School (Elton Mayo and others); Functions of the Executive (C.I. Barnard); Simon's decision-making theory; Participative Management (R. Likert, C. Argyris, D. McGregor)

Text Books:

- 1. A. Avasthti and S.R. Maheshwari, Public Administration. Lakshmi Narain Agarwal (2013)
- 2. Rumki Basu, Public Administration Concepts and Theories, Sterling Publications Private Limited; 5th edition (2019)

MODULE-II

UNIT-I: Administrative Behaviour: Process and techniques of decision-making; Communication; Morale; Motivation Theories content, process and contemporary; Theories of Leadership: Traditional and Modern, Organisations, Accountability and Control: Theories systems, contingency; Structure and forms: Ministries and Departments, Corporations, Companies; Boards and Commissions; Ad hoc, and advisory bodies; Headquarters and Field relationships; Regulatory Authorities; Public-Private Partnerships; Concepts of accountability and control.

UNIT-II: Legislative, Executive and judicial control over administration; Citizen and Administration; Role of media, interest groups, voluntary organizations; Civil society; Citizen's Charters; Right to Information; Social audit, Techniques of Administrative Improvement: Organisation and methods, Work study and work management; e-governance and information technology; Management aid tools like network analysis, MIS, PERT, CPM. **References:**

1. Rumki Basu, Public Administration Concepts and Theories, Sterling Publications Private Limited; 5th edition (2019)

2. Bidyut Chakrabarty, Prakash Chand Kandpal, Public Administration in a Globalizing World: Theories and Practices, Sage Publications, 2012

BA.LL.B (HONS.) – II-II-SEMESTER

SOCIOLOGY (Indian Society)

COURSE CODE: 22LA120

Course Objectives: The course carries forward and builds on the knowledge gained via Sociology-I. While the previous course laid foundation by introducing the discipline of sociology to law students, this course is grounded in the context of Indian society. This course delves into some of the substantial topics such as caste, religion, family, gender, rural & urban dynamics, and globalization. Various Indian sociologists are introduced and their perspectives on our society are put forth. Both the traditions of India as well modern changes are evaluated critically. This course provides knowledge for law students on Indian society and pertinent social issues, which is imperative, especially from a sociological vantage point.

Course Outcomes:

1. To introduce Indian society through a sociological prism and highlight the importance of understanding antecedents of our society and identify salient aspects of Indian society viz., caste, tribe, family, religious/cultural diversity, and other social/demographic trends

2. To distinguish Indian sociology from that of the West and explore indigenous context/scholars that set the tone for the discipline

3. To critically analyse the relevance of continuing traditions as well as social transformations with Indian society

4. To understand the history of marginal sections of our society and evaluate their current status and to correlate between local issues of social, cultural, economic, and political importance and the global context in which they are situated

5. To engage with complex and controversial social issues of our contemporary times in a judicious manner

MODULE-I

UNIT-I: Development of Indian Society: the making of India, earliest inhabitants, later arrivals, early civilization, Vedic, post-Vedic and later periods, religions through time, colonialism, Indian traditional order, and cultural values.

UNIT-II: Sociological Perspectives on Indian Society: Sociology in the Indian context, early pioneers of Indian Sociology - G. S. Ghurye, D. P. Mukerji, A. R. Desai, M. N. Srinivas, and others, Prominent themes in Indian Sociology - tradition and change, caste, village, tribes, family marriage and kinship, culture and religion, and the role of nation-state.

Text Books:

 Harlambos, M. Sociology: Themes and Perspectives; Oxford University Press, 1980
 Bottomore, T.B. Sociology: A Guide to Problems and Literature; Blackie and Sons India Ltd; 1971

MODULE-II

UNIT-I : Composition of Indian society: demographic structure of India, diversity, caste, tribe, family, economy and social development, Indian democracy and political system, ruralurban divide (agrarian society/urbanisation) religion, secularism, communalism, and regionalism, Marginal sections of society in India: Social stratification and social exclusion, its traditional basis in caste, religion, family, gender, sexuality, and disability. Discrimination and deprivation based on caste, tribe, gender, sexuality, disability, resulting social exclusion and poverty, Reservations as affirmative action and redressal of issues pertaining to inequality. **UNIT-II:** Social Change in India: Structural changes - due to colonialism, nationalism and the emergence of nation-state, industrialisation and urbanisation. Cultural changes - social reform mouvements, Sanskritisation, modernisation, secularisation, and westernisation. Political changes - Indian constitution and its role in social justice. Development and change in rural and urban India, Globalisation, liberalisation, privatisation, and social change in India, Changing terrain of media and its social implications, Social movements and social change.

Text Books:

- 1. Horton. P.b. and C.L. Hunt Sociology; McGrew- Hill book Company, Singapore, 1984.
- 2. Giddens, A. Sociology; Polity Press, UK; 1993

References

- 1. T. K. Oommen & C. N. Venugopal: Sociology (Social Sciences for Law Students Series)
- 2. T. N. Madan: Sociological traditions: Methods and perspectives in the sociology of India
- 3. S. C. Dhube: Indian Society
- 4. Mandelbaum, D.G. Society in India; Volume I and Volume II; Popular Prakashan, Mumbai; 1992
- 5. Bhushan, V. and D.R. Sachdeva An Introduction to Sociology; Kitab Mahal, Allahabad; 1999
- 6. Prabhu, H.P. Hindu Social Organisation: A study in Socio-Psychological and Ideological Foundations; Popular Prakashan, Bombay; 1963

BA.LL.B (HONS.) – II-II-SEMESTER CONSTITUTIONAL LAW (Fundamental Rights, Duties and DPSP) COURSE CODE: 22LA121

Course Objective: Constitution, the grund norm of all laws comprises various facets like federalism, fundamental rights, Centre-State relations etc. In a democratic nation like India, the law students need to know thoroughly the various aspects of constitution to become a complete legal professional. This Course mainly covers the principles of federalism, fundamental rights, constitutional remedies and emphasis has would be laid on directive principles of state policy and fundamental duties

Course Outcomes:

- 1. To understand the basics and essential feature of Indian Constitution
- 2. To understand the principles of federalism and its application to the India
- 3. To appraise and critique the application of fundamental rights through various judicial decisions
- 4. To analyse the significance of Directive Principles of State Policy and Fundamental Duties
- 5. To analyse the diverse judicial interpretation of Constitution by Supreme Court and High Courts.

MODULE-I

UNIT-I: Constitution – Fundamental Law of the Land: Making of the Indian Constitution, Aims and Objectives; Essential Features of Constitution; Theory of Basic Structure; Principles of Federalism; Nature of the Indian Constitution – Federal, Unitary, Quasi-federal; Union and State Territory; Citizenship; Definition of State, Doctrines of Ultra-vires, severability, eclipse, waiver'; Parliament's power to amend the Constitution

UNIT-II: Judicial Review, Right to Equality, Prohibition on grounds of Religion, Race, Caste, Sex, Place of Birth, Equality of Opportunity in Public Employment, Abolition of Untouchability and Titles

Text Books:

- 1. M.P Jain: Indian Constitutional Law, Wadhwa & Co., Nagpur.
- 2. V.N Shukla: Constitution of India, Eastern Books Company, Lucknow.

MODULE-II

UNIT-I: Basic Freedoms-Freedom of Speech and Expression Reasonable restrictions; Protection in respect of conviction for offences-Ex-post-facto law, Double jeopardy, Self-incrimination; Right to Life and Personal Liberty, Safeguards against arbitrary arrest and detention

UNIT-II: Right against exploitation, Freedom of Religion, Cultural and Educational Rights of Minorities, Constitutional Remedies-Enforcement of Fundamental Right, Writ Jurisdiction of the Supreme Court and High Court, Directive Principles of State Policy and their relation with Fundamental Rights, Fundamental Duties, Right to Property-before and after the Constitution 42nd Amendment Act, 1976

Text Books:

- 1. M.P Jain: Indian Constitutional Law, Wadhwa & Co., Nagpur.
- 2. V.N Shukla: Constitution of India, Eastern Books Company, Lucknow.
- 3. D. D. Basu: Constitutional Law of India; Lexis Nexis Publication

BA.LLB (HONS) – II-II-SEMESTER LABOUR LAW (Industrial Relations Code and code on Wages) COURSE CODE: 22LA122

Objectives: Labour reforms are inevitable in the modern world with changing needs. The main objective of the Course is to deal with The Industrial Relations Code, 2020 and The Code on Wages, 2019

Course Outcomes:

- 1. To expose the students to the basic knowledge on history of labour laws and importance of the labour laws.
- 2. To make the students explore in knowledge of trade unions.
- 3. To familiarize the students with key concept of weapons in the hands of employer and employee.
- 4. To explain the students about the adjudicating provisions.
- 5. To acquaint the students with analyzation of various stages in the wages.

MODULE-I

UNIT-I: Introduction to Labour Codes-history, object and importance and reasons for coding new laws; Second national commission recommendations, list of repealed acts, important definitions in the act, Bi-partite forums.

UNIT-II: Trade unions, Registration and recognition of trade unions, standing orders, governance of trade unions, mechanism for resolution of industrial disputes, mediation, arbitration, conciliation, tribunals. Provisions related to lay-off, retrenchment and closure. Prohibition of lay-off, Conditions precedent to retrenchment of workers, procedure for closure, unfair labour practices offences and penalties and Miscellaneous

Text Books:

- 1. Taxmann's New Labour & Industrial Laws With Comparative Study, Charts & Tables of New and Old Labour Laws, Taxmann Publication, 2020
- 2. New Labour & Industrial Laws Codes 2021, Young Global Publication, 2021

MODULE-II

UNIT-I: The Industrial Relations Code, 2020- An Act to consolidate and amend the laws relating to Trade Unions, conditions of employment in industrial establishment, The Minimum Wages Act, 1948 and Payment of Wages Act,1936: The Concept of wages, Fixation of Minimum Wages, Authorities, Concept of payment of wages, Deductions under Payment of Wages Act.

UNIT-II: The Payment of Bonus Act, 1965, and The Equal Remuneration Act, 1976, The Code on Wages, 2019, minimum wages, payment of wages, payment of bonus, Advisory board, facilitator, dues, claims, offences and penalties, miscellaneous.

Text Books:

1. New Labour & Industrial Laws Codes 2021, Young Global Publication, 2021

2. New Labour & Industrial Code along with Draft Rules, Commercial Law Publishers, 2021

3. https://labour.gov.in/labour-codes

BA.LL.B (HONS.) – II-II-SEMESTER FAMILY LAW (Succession Laws) COURSE CODE: 22LA123

Course Objectives: Devolution of Property plays a significant role in Indian Society irrespective of religions. The main objective of this Course is to have an understanding of testamentary and intestate succession in Hindu Law and Muslim Law

Course Outcomes:

- 1. To understand the concepts of joint family and joint family property
- 2. To create awareness and educate the students about devolution of property.
- 3. To give overview to the students and enhance their understanding on the current laws on devolution of property.
- 4. To analyse various methods of testamentary and intestate succession in Hindu Law and Muslim Law
- 5. To analyse various judicial decisions pertaining to rules of succession

MODULE-I

UNIT-I: Joint Family and Coparcenary: Hindu Coparcenary-Formation of Coparcenary – Under Mitakshara and Dayabhaga; Coparcenary and Joint Family – Distinction, Characteristic Features of Coparcenary, Rights of coparceners, Coparcener within coparcenary, Legal position, Responsibilities/liabilities and Powers.

UNIT-II: Classification of property, Obstructed and unobstructed property, Joint family property, Separate or Self-acquired Property or Absolute Property, Coparcenary Property and its Acquisition, Alienation of Coparcenary property, Alienation; General Rules of Inheritance & Classification of Heirs under the Shia Law & Sunni Law

Text Books:

1. Mulla, Principles of Hindu Law, Lexis Nexis, 2007

- 2. A.A. Fyzee, Outlines of Mohammadan Law, Oxford University Press, 1974
- 3. M. Gandhi, Family Law, Eastern Book Company, 2012

MODULE-II

UNIT-I: Partition, Meaning of Partition, De Facto & De Jure Partition, Subject matter of Partition & properties not capable of partition, Persons having Right to partition& Persons entitled only to Share in Partition, Mode of partition & How Partition is effected, Revocation, Re-opening and Re-union of Partition, Hindu Law of Succession, Succession to Separate/ Divided property of a Hindu Male dying intestate – class I, class II heirs, Agnates & Cognates, Succession to Mitakshara Coparcener's undivided interest, Disqualifications under the Hindu Succession Act & its effect on Succession,

UNIT-II: Hindu Woman's Property under S.14(1), S.14(2), S.15(1), S.15(2) of Hindu Succession Act, 1956, Gift (Hiba), Wills (Wasiyat) &Wakfs under Muslim Law, Meaning &Essentials of a Valid Gift, Irregular Gift (Mushaa), Gift of Exchange (Hiba-bil-iwaz) and Revocation of Gifts, Object & Essentials of a Valid Will under Muslim Law, Difference between Sunni Law & Shia Law on Will, Wakfs & Essentials of Waqfs under Shia & Sunni Law and Doctrine of Cypres

Text Books:

- 1. M. Gandhi, Family Law, Eastern Book Company, 2012
- 2. Tahir Mahmood, the Muslim Law of India, Law Book Company, 1980
- 3. Paras Diwan Family Law, Allahabad Law Agency, 2001
- 4. Mulla, Principles of Mohammadan Law, Lexis Nexis, 1906

BA.LL.B (HONS.) – II-II-SEMESTER CODE OF CRIMINAL PROCEDURE (Procedural Law) COURSE CODE: 22LA124

Course Objective: The objective of the course is to familiarize the student with the basic concept of Criminal Justice system which is enforced by the Code of Criminal Procedure, 1973 and procedural aspects of Criminal trial, trial and the post-trial process and practices involved in the administration of criminal justice.

Course Outcomes:

- 1. To understand the administration of criminal justice system
- 2. To know the applicability of substantive law (IPC) through Code of Criminal Procedure, 1973
- 3. To differentiate various procedures established by Code of Criminal Procedure in the criminal trial
- 4. To analyse and interpret various judicial decisions pertaining to criminal procedure
- 5. To analyse the applicability of Cr.P.C to different crimes

MODULE-I

UNIT-I Introduction to Cr.P.C- Object and Importance of Cr.P.C; Functionaries under the Cr.P.C; Basic Concepts: Bailable Offence, Non-Bailable Offence, Cognizable Offence, Non-cognizable Offence, Complaint, Charge, Police Report, Investigation, Inquiry and Trial, Summons Case, Warrant Case

UNIT-II: Arrest, Bail and Pre-Trial Proceedings-Arrest and Rights of an Arrested Person; Provision for Bail under the Code; Process to Compel Appearance of Person; Process to Compel Production of Things; Condition Requisites for Initiation of Proceeding; Complaint to Magistrate; Commencement of Proceeding before Magistrate

Text Books:

- 1. Ratanlal and Dheerajlal. Criminal Procedure Code, LexisNexis, 2019
- 2. KNC Pillai (Ed.): RV Kelkar's Lectures on Criminal Procedure. Eastern Book Company, 2017

MODULE-II

UNIT-I: Trial Proceedings Framing of Charges and Joinder of Charges; Jurisdiction of the Criminal Courts in Inquiries and Trials, Types of trials: Sessions Trial, Warrant Trial, Summons Trial, Summary Trial, Judgement and Sentences under the Code, Submission of Death Sentences for Confirmation, General Provisions as to Inquiries and Trial, Appeals; Reference and Revision; Inherent Power of Court; Transfer of Criminal Cases; Plea Bargaining,

UNIT-II: Maintenance of wives, children and parents - Transfer of criminal cases - Compounding of Offences - Plea-bargaining - Maintenance of Public order and Tranquillity, Probation of Offenders Act, 1958 and Juvenile Justice (Care and Protection of Children) Act, 2015: Probation system: Origin and Development - Admonition - Release of offenders - Release of young offenders - Appeal & Revision; Juvenile Justice Act: Procedure to be followed by the Juvenile Justice Board - Offences against Children - Institutions. Execution, Suspension, Remission and Commutation of Sentences

Text Books:

1. KNC Pillai (Ed.): RV Kelkar's Lectures on Criminal Procedure. Eastern Book Company, 2017

2. S. N. Misra, The Code of Criminal Procedure, Central Law Publication, 2016

BA.LL.B (HONS.) – III-I-SEMESTER

BA.LL.B (HONS.) – III-I-SEMESTER

INDIAN ADMINISTRATION

COURSE CODE: 22LA125

Course Objectives: The main objective of the Course is to familiarize the students with the basic features of Indian Constitution, particularly those having relevance for the administrative set up in India.

Course Outcomes:

- 1. To understand about the evolution and growth of Indian Administration
- 2. To understand the constitutional foundations of Indian Administration
- 3. To analyse the in-built control mechanisms over constitutional bodies in particular and administration in general at local, state and national levels
- 4. To recognise the institutions and mechanism in force for citizen-state interface
- 5. To identify the transformative role of Indian Administration

MODULE-I

UNIT-I: Evolution of Indian Administration: Kautilya's Arthashastra; Mughal administration; Legacy of British rule in politics and administration Indianization of Public services, revenue administration, district Administration, local self-Government.

UNIT-II: Philosophical and Constitutional framework of Government: Salient features and value premises; Constitutionalism; Political culture; Bureaucracy and democracy; Bureaucracy and development, Union Government and Administration: Executive, Parliament, Judiciary-structure, functions, work processes; Recent trends; Intra-governmental relations; Cabinet Secretariat; Prime Minister's Office; Central Secretariat; Ministries and Departments; Boards; Commissions; Attached offices; Field organizations.

Text Books:

1. A.P. Avasthi, Dr. A. Avasthi, Indian Administration, Lakshmi Narain Agarwal Educational Publishers, 2017.

2. Hoshiar Singh & Pankaj Singh, Indian Administration, Pearson Education India, 2011 MODULE-II

UNIT-I: Local self-government: Institutions and agencies since Independence; Rural development programmes: foci and strategies; Decentralization and Panchayati Raj; 73rd Constitutional amendment. Municipal governance: main features, structures, finance and problem areas; 74th Constitutional Amendment; Global-local debate; New localism; Development dynamics, politics and administration with special reference to city management.

UNIT-II: Significant issues in Indian Administration: Values in public service; Regulatory Commissions; National Human Rights Commission; Problems of administration in coalition regimes; Citizen administration interface; Corruption and administration; Disaster management.

Text Books:

- 1. Hoshiar Singh & Pankaj Singh, Indian Administration, Pearson Education India, 2011
- 2. Bidyut Chakrabarty, Prakash Chand: Indian Administration: Evolution and Practice, 2016

BA.LL.B (HONS.) – III-I SEMESTER ENVIRONMENTAL STUDIES COURSE CODE: 22LA126

Course Objective: The main objective of this Course is to know the nature and role of individuals and Society in protecting the Environment in the industrial and technological advancement context. It is important to know the dynamics of science and technological developments in the global context of environment protection.

Course Outcomes:

- 1. To understand the evolution and growth of the discipline of Environmental studies.
- 2. Learning of basic principles and approaches of Environment Management
- 3. To Understand environmental theory and concepts from multiple perspectives
- 4. To acquaint with the functioning of the various bodies to protect environment, at central, state and local levels and the responses of these systems in addressing the concerns of the people
- 5. To Understand the interface of theory and practice in Environment protection

MODULE-I

UNIT-I: The multidisciplinary nature of environmental studies: Definition, scope and importance, Need for public awareness; Natural Resources: Renewable and non-renewable resources, Natural resources and associated problems, Role of an individual in conservation of natural resources, Equitable use of resources for sustainable lifestyles.

UNIT- II: Ecosystems: Concept of an ecosystem, Structure and function of an ecosystem, Producers, consumers and decomposers, Energy flow in the ecosystem, Ecological succession, Food chains, food webs and ecological pyramids, Introduction, types, characteristic features, structure and function of the following ecosystem: Forest ecosystem, Grassland ecosystem, Desert ecosystem, Aquatic ecosystems (ponds, streams, lakes, rivers, ocean estuaries, Biodiversity and its conservation: Introduction – Definition: genetic, species and ecosystem diversity, Bio geographical classification of India, Value of biodiversity: consumptive use, productive use, social, ethical aesthetic and option values, Biodiversity at global, national and local levels, India as a mega-diversity nation,

Text Books:

1. Mahua Basu, "Fundamentals of Environmental Studies"

MODULE-II

UNIT-I: Hot-spots of biodiversity, Threats to biodiversity: habitat loss, poaching of wildlife, man wildlife conflicts, Endangered and endemic species of India, Conservation of biodiversity: In-situ and Ex-situ conservation of biodiversity, Environmental Pollution: Definition, Causes, effects and control measures of: Air pollution, Water pollution, Soil pollution, Marine pollution, Noise pollution, Thermal pollution, Nuclear pollution, Solid waste management: Causes, effects and control measures of urban and industrial wastes, Role of an individual in prevention of pollution, Pollution case studies, Disaster management: floods, earthquake, cyclone and landslides

UNIT-II: Social Issues and the Environment. From unsustainable to sustainable development, Urban problems and related to energy, Water conservation, rain water harvesting, watershed management, Resettlement and rehabilitation of people; its problems and concerns Case studies, Environmental ethics: Issues and possible solutions

Text Books:

1. Mahua Basu, "Fundamentals of Environmental Studies"

References:

- 1. Rachel Carson, "Silent Spring", (Penguin Modern Classics)
- 2. Martin J. Ossewaarde, "Introduction to Sustainable Development"
- 3. Elizabeth Kolbert, "The Nature of the future under a white sky"

BA.LL.B (HONS.) – III-I-SEMESTER CONSTITUTIONAL LAW (Offices under Legislature, Executive & Judiciary, Centre-State Relations and emergency provisions) COURSE CODE: 22LA127

Course Objective: Constitution, the grund norm of all laws comprises various facets like federalism, fundamental rights, Centre-State relations etc. In a democratic nation like India, the law students need to know thoroughly the various aspects of constitution to become a complete legal professional. This Course mainly covers the principles of separation of powers through interpretation of Legislature, Executive and Judiciary. Centre-state relations which play a significant role in governance along with various constitutional bodies and emergency provisions will be thoroughly dealt.

Course Outcomes:

- 1. To understand the doctrine of separation of powers
- 2. To understand the role of Executive, Legislature and Judiciary in Indian Parliamentary system
- 3. To analyse the Centre-State relations in financial, administrative, and other incidental matters
- 4. The analyse the emergency provisions and its impact on the Nation under the Constitution of India
- 5. To interpret and analyse the Constitutional provisions through various judicial decisions **MODULE-I**

UNIT-I: Executive-President of India Election, Powers and Functions, Vice-President, Legislative Powers, Advisory Opinion of Judiciary Governors Appointment, Powers and Functions, Relationship Between State Government and Cabinet, Power to Make Laws, Relationship between Union and State Executives.

UNIT-II: Legislature, Constitution, Compositions and Sessions, Powers and Privileges of Members of Parliament and state legislatures Introduction and Passing of Bills, Joint Sitting, Money Bills, Budget, Judiciary: Supreme Court, Establishment and Constitution, Court of Record, Jurisdiction, Original and Appellate Jurisdiction, Special Leave Petition, Precedents. High Courts-Establishment and composition, Writ jurisdiction, Power over lower courts Prerogative Writs – Habeas Corpus, Mandamus, Prohibition, Certiorari, Quo Warranto; Writ Jurisdictions of Supreme Court and High Courts; Appointment of Judges, Independence of Judiciary, Judicial activism v. Judicial overreach

Text Books:

- 1. M.P Jain: Indian Constitutional Law, Wadhwa & Co., Nagpur.
- 2. V.N Shukla: Constitution of India, Eastern Books Company, Lucknow

MODULE-II

UNIT-I: Union-State Relations- Federalism, Administrative Relations, Financial Relations, Finance Commission, Trade Relations; Government contracts, Recruitment and conditions of service, Doctrine of pleasure

UNIT-II: Election Commission-Composition, Powers and Functions, Role of EC in the Superintendence of Elections, Anti-defection Law, Representation of Peoples Act, 1951; Emergency-National, state and financial, Suspension of Fundamental rights; Amendment power and necessary procedure, Basic structure of the Constitution, Ninth schedule of the Constitution

Text Books:

- 1. M.P Jain: Indian Constitutional Law, Wadhwa & Co., Nagpur.
- 2. V.N Shukla: Constitution of India, Eastern Books Company, Lucknow.
- 3. D. D. Basu: Constitutional Law of India; Lexis Nexis Publication

BA.LL.B (HONS.) – III-I-SEMESTER LABOUR LAW (Code on Social Security and OSHWC Code) COURSE CODE: 22LA128

Objectives: Labour reforms are inevitable in the modern world with changing needs. The main objective of the Course is to deal with The Industrial Relations Code, 2020, The Occupational Safety, Health and Working Conditions Code, 2020 and The Code on Social Security, 2020

Course Outcomes:

- 1. To expose the students to the basic knowledge on history of labour laws and importance of development of the labour laws.
- 2. To make the students explore in knowledge of safeguards available to workmen against exploitation.
- 3. To familiarize the students with key concept of weapons in the hands of employer and employee.
- 4. To explain the students about the adjudicating provisions with respect to welfare of workmen.
- 5. To acquaint the students with occupational safety and health, Employee State Insurance and other legal protections.

MODULE-I

UNIT-I: International perception on social welfare, ILO conventions, First & Second NCL recommendations on social welfare of organised and unorganised workers. The Sales Promotion Employees (Condition of Service) Act,1976, The Sales Promotion Employees (Condition of Service) Act,1970; The Cine-Workers Welfare Fund Act, 1981;The Building and Other Construction, Workers' Welfare Cess Act, 1996; and The Unrecognised Workers Social Security Act, 2008. The Child Labour (Prohibition & Regulation) Act, 1986

UNIT-II: The Occupational Safety, Health and Working Conditions Code, 2020, Registration, Duties of Employer and Employees, Occupational Safety and Health, Working Conditions, Welfare Provisions, Inspector-cum Facilitators and other Authority, Special Provision relating to Women Employees, Contract Labour and Inter-State Migrant Worker etc.

Text Books:

- 3. Taxmann's New Labour & Industrial Laws With Comparative Study, Charts & Tables of New and Old Labour Laws, Taxmann Publication, 2020
- 4. New Labour & Industrial Laws Codes 2021, Young Global Publication, 2021

MODULE-II

UNIT-I: Concept of social security- The Employees State Insurance Act, 1948; The Employees Provident Fund and Miscellaneous Provisions Act, 1952 and The Maternity Benefit Act, 1961 **UNIT-II**: The Code on Social Security, 2020, Social Security Organisations, Employees' Provident Fund. Employees State Insurance Corporation, Contributions of employee's and employers, Payment of gratuity, Maternity Benefit, Employee's Compensation, Social Security and Cess in respect of Building and other Construction Workers, Social Security for Unorganised Workers, GIG Workers and platform Workers, Finance and Accounts, Offences and Penalties. **Text Books:**

1. New Labour & Industrial Laws Codes 2021, Young Global Publication, 2021

2. New Labour & Industrial Code along with Draft Rules, Commercial Law Publishers, 2021

3. https://labour.gov.in/labour-codes

BA.LL.B (HONS.) – III-I-SEMESTER CIVIL PROCEDURE CODE & LIMITATION ACT COURSE CODE: 22LA129

Course Objectives: Substantive laws lay down the rights and liabilities whereas procedural law lays the rules of enforcement. Avid knowledge of Civil Procedure is mandatory for a lawyer as it is used daily in civil practice in Courts. This Course is developed to equip the students with all the practical skills required to become a legal professional in civil practice.

Course Outcomes:

- 1. To understand the essentials and application of Code of Civil Procedure, 1908
- 2. To understand the importance of Civil Procedure in Civil practice
- 3. To analyse the procedural rules from initiation till the end of the suits, jurisdiction of courts and summoning, examination of witnesses etc.
- 4. To understand the procedure relating to appeals
- 5. To recognise the importance of limitation law for various suits

MODULE-I

UNIT-I: Introduction to Civil Procedure; Suits in General-Definition - Decree, decree holder, judgment, judgment debtor, legal representative, mesne profit, order and pleader, Cause of action; Jurisdiction of the Courts (Subject matter, territorial and pecuniary); Res subjudice; Res judicata; Recognition of Foreign Judgment;

UNIT-II: Suits-Parties to Suits, Framing of Suits, and Pleadings generally, Plaint, Written Statement, Set-off & Counter-claim; Appearances, Ex-parte Decree, dismiss for default; Costs and Interest; Filing a Caveat

Text Books:

- 1. Mulla, Code of Civil Procedure, Universal, Delhi
- 2. C.K. Takwani: Civil Procedure, Eastern Book Co., Lucknow.

MODULE-II

UNIT-I: Trial of suits and Execution of Decrees; Summons-Issue and Service of Summons, Summoning and Attendance of witnesses; Withdrawal and adjustment of Suits, Examination of parties by the court; Temporary & permanent injunction and Interlocutory Orders; Arrest and Attachment before Judgment; Execution of Decrees- Executing Court, Modes of Execution etc, Appeals-General provisions relating to appeals, First Appeal, Second Appeal, Appeals to the Supreme Court, Appealable Orders.

UNIT-II: Reference, Review, Revision, Inherent Powers of Court; Special suits- Suits by/and against minors and person of unsound mind, Suits by/ and against indigent person, Suit by/and against Government, Introduction to The Limitation Act, 1963-General Provisions as to the Bar of Limitation and Extension of the prescribed time; Limitation of Suits, Appeals and Applications; Computation of Period of Limitation; Legal Disability, exclusion of time etc.; Acquisition and Extinguishment of Property rights by limitation; Periods of Limitation for various suits

- 1. C.K. Takwani: Civil Procedure, Eastern Book Co., Lucknow.
- 2. Thacker, C. K. Code of Civil Procedure. New Delhi: Universal Publishing Co.,

BA.LL.B (HONS.) – **III-I-SEMESTER**

JURISPRUDENCE

COURSE CODE: 22LA130

Course Objectives: The main objective of this course is to acquaint students with the complexities of laws and equip them with the means of solving them using sound jurisprudential principles. The course aims to develop the legal analysis and reasoning among the students.

Course Outcomes:

- 1. To understand the meaning of the jurisprudence and legal theory
- 2. To explain the genesis of the law through various Jurisprudential schools of law
- 3. To analyse various jurisprudential concepts, their interrelation and application of laws
- 4. To analyse the application of the jurisprudential rules to the modern contemporary society
- 5. To analyse the emergence of modern trends in jurisprudence

MODULE-I

UNIT-I: Introduction to Jurisprudence-Definition or meaning of Jurisprudence, Meaning of Legal Theory, Scope of Jurisprudence, Purpose of Jurisprudence in Contemporary world, Schools of Law- Natural Law School, Analytical school, Historical school, Sociological school, Realist school

UNIT-II: Definition of Law; Sources of Law; Custom- Theories regarding Transformation of Custom into Law, Kinds of custom, Requisites of a Valid Custom; Precedent- Nature of Precedent, Kinds of Precedents, Judge made law; Legislation- Supreme and Subordinate Legislation, Legislation and Precedents, Legislation and Custom, Advantages of Legislation over Precedent, Advantages of Precedent over Legislation; Codification- Kinds of Codification

Text Books:

- 1. Friedman W. -Legal Theory. (Fifth Edition), Universal Law Publishing Co-Pvt. Ltd.
- 2. P.J. Fitzgerald, Salmond on Jurisprudence (12th Edition) Universal Law Publishers

MODULE-II

UNIT-I: Concepts of Law- Immunity and Liability, Rights and Duties- Classification of Rights according to their Objects; Possession and Ownership-Kinds; Legal Personality- idols, unborn person, animals, etc; Theories of Corporate Personality, Realist, Fiction, Bracket etc. Judicial Decisions, Criminal Liability of Corporations

UNIT-II: Contemporary trends in Jurisprudence-Feminist jurisprudence; Privacy; Free speech; Law and morality; medical jurisprudence; environmental jurisprudence

Text Books:

1. P.J. Fitzgerald, Salmond on Jurisprudence (12th Edition) Universal Law Publishers 2. V.D. Mahajan, Jurisprudence and Legal Theory. Lucknow: Eastern Book Co., 2021 (reprint)

BA.LL.B (HONS.) – III-II-SEMESTER

BA.LL.B (HONS.) –III-II-SEMESTER

ENVIRONMENTAL LAW

COURSE CODE : 22LA131

Course Objectives: Environmental protection has gained utmost importance due to warming earth. There are many laws that talk about environmental protection and sustainable development. The main objective of this Course is to have a glance at significant law and policy developments in Indian and also at the global level.

Course Outcomes:

- 1. To understand the importance of environment and its protection for the sustainable development in the society
- 2. To understand the basic principles and doctrines of environmental law
- 3. To analyse the global development of international environmental law and policy
- 4. To analyse the constitutional perspectives of environmental law
- 5. To analyse and interpret the legislations and judicial decisions relating to environment in India

MODULE-I

UNIT-I: Introduction to Environment Law-Understanding Environment, Nature and Ecosystem; Origin of Environmental Law, Sustainable Development and Environmental Governance, Right to Environment as Human Right, Environmental Movements in India

UNIT-II: Environmental Law and Policy, Environmental Equity and Governance; Emergence of International Environmental Law, Fundamental Principles, Application of International Environmental Law, Introduction to Trade & Environment; Nature and Origin of International Environmental Organisations, Dispute Settlement Mechanisms International Environmental Law and Policy, UNFCCC, 1992 & Kyoto Protocol, 1997, Treaty on Antarctic & Polar Regions, 1961; UN Convention of Law of the Seas, 1982 and Regional Seas Convention, Convention on Biodiversity (CBD), Access and Benefit Sharing of Genetic and Biological Resources; Cartagena Protocol on Biosafety, 2000; International Convention for the Protection of New Varieties of Plants (UPOV Convention)

Text Books:

- 1. P Leelakrishnan, Environmental Law in India, 5th Edition, LexisNexis, 2019
- 2. Prof. Satish C. Shastri, Environmental Law, 6th Edition, EBC, Rep. 2021

MODULE-I

UNIT-I: Environment Protect Act, 1986, The Air (Prevention and Control of Pollution) Act, 1981; The Water Prevention and Control of Pollution Act, 1974; The National Green Tribunal Act, 2010; Public Liability Insurance Act, 1991; Wildlife Protection Act, 1972, Environmental Law and the Indian Constitution, Public Interest Litigation in Environmental disputes; Other Major Laws and Environment (IPC, Cr.PC, Torts), The Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013;

UNIT-II: Forest Conservation Act, 1980; The Scheduled Tribes and other Traditional Forest Dwellers Act, 2006; Panchayats Extension to Scheduled Areas (PESA) Act 1996, Emerging trends in Environmental Law- Climate Change issues, Paris Agreement on Climate Change, 2015; Environmental Protection and Sustainable Development, Environmental refugee crisis **Text Books:**

1. Prof. Satish C. Shastri, Environmental Law, 6th Edition, EBC, Rep. 2021

2. P.B. Sahasranaman, Handbook of Environmental Law, 2nd Edition, Oxford University Press, 2012

BA.LLB (HONS) – III-II-SEMESTER LAW OF PROPERTY COURSE CODE: 22LA132

Course Objective: Property is an important jurisprudential concept which has various facades. The object of this subject is to explore into those various concepts by dealing various principles laid down in Transfer of Property Act, 1882 with a contemporary analysis. The subject would also deal with several other laws concerned with Real Estate, Trusts, Easements, Land Acquisition.

Course Outcomes:

- 1. To analyse the basic principles of property law through jurisprudential theories
- 2. To explain about the basic principles and doctrines of Transfer of Property Act, 1882.
- 3. To understand the various modes of transferring a property and get accustomed to the drafting of various deed such as sale deed, mortgage deed,
- 4. To demonstrate and Understand the essentials of lease, gift, actionable claims and draft deeds
- 5. To recognise contemporary legal developments in areas like real estates, land acquisitions etc.

MODULE-I

UNIT-I: Introduction to the Concept and definition of Property; Theories of property-Natural law theory, Labour theory, Metaphysical theory, historical theory, Psychological theory, sociological theory, theory that property is the creation of the state; Classification of Property; Constitutional perspectives of Property; Crimes against property

UNIT-II: Introduction and History of Transfer of Property Act, 1882; Definitions of Property - movable and immovable property; Transfers of Property by Act of Parties, What property may be transferred, *spec succesionis*; Condition restraining alienation and enjoyment; transfer to unborn person, rule against perpetuity; vested and contingent interest; conditional transfers; doctrine of election; Apportionment; ostensible ownership; feeding the grant by estoppel; Joint transfer; Improvements to the property; Doctrine of *Lis Pendens*; Fraudulent transfers; Doctrine of Part-performance

Text Books:

1. Mulla, Transfer of Property Act, Lexis Nexis, Nagpur, 2013.

2. V.P. Sarathi's Law of Transfer of Property, EBC, Lucknow, 2017

MODULE-I

UNIT-I: Specific modes of Transfer; Sale- Rights and duties of seller and buyer, Marshalling; Mortgage-types of mortgage, Rights and liabilities of mortgagor, Rights and liabilities of Mortgagee, Priority, Marshalling and contribution, Foreclosure and redemption; Charge on the Property, Leases of Immoveable Property, Rights and liabilities of lessor and lessee, determination of lease; Exchange of property; Gifts-Gift of existing and future property, revocation, Onerous gifts, Universal done, donations mortis causa; Transfers of Actionable Claims

UNIT-II: Overview of Other important laws relating to Property-Indian Trust Act 1882; Indian Easements Act, 1882; Real Estate (Regulation & Development) Act, 2016, The Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013, The Benami Transactions (Prohibition) Act, 1988

Text Books:

1. Mulla, Transfer of Property Act, Lexis Nexis, Nagpur, 2013.

- 2. V.P. Sarathi's Law of Transfer of Property, EBC, Lucknow, 2017
- 3. Poonam Pradhan Saxena, Property Law, Lexis Nexis, Nagpur, 2011.

BA.LL.B (HONS.) – III-II-SEMESTER PUBLIC INTERNATIONAL LAW COURSE CODE: 22LA133

Course Objective: The main objective of this Course is to provide a panoramic view of the importance of International legal regime which governs the relation between various nations. Working of International through various International organisations and international actors/subjects in various fields will be thoroughly dealt and judicial decisions by ICJ for Settlement of disputes between nations will be covered.

Course Outcomes:

- 1. To understand the nature of international law and differentiate from domestic legal systems
- 2. To analyse the international relations in the legal perspectives
- 3. To evaluate the functioning of international organisations and application of international law to its subjects
- 4. To understand the principles governing international law on seas
- 5. To analyse and interpret various judicial decisions pertaining to International Law

MODULE-I

UNIT-I: Introduction to Public International Law: The Structure of the International Community; Nature of International Law: Origin, Nature and Importance of International Law; The Structure of the International Community; Public v. Private International Law; Is International Law True Law? Basis of International Law; Sources of International Law-Article 38 of the ICJ Statute; Relation between International law and Domestic Law; Subjects of International Law; State Recognition & Succession: classification of States; Theories, methods and consequences of Recognition; Recognition of Belligerent and Insurgent States; State Succession- Universal and Partial Succession, Consequences of State Succession; Acquisitions and Loss of State Territory

UNIT-II: The Law of the Sea: Territorial Sea; Continental Shelf with Exclusive Economic Zone (EEZ), UN Convention on the law of the Sea; International Sea Disputes Chamber; The International Environment: Stockholm Conference; Nairobi Declaration, The Rio Declaration on Environment; Convention on Biological Diversity

Text Books:

- Brownlie, Ian. Principles of Public International Law, by James Crawford, 8th ed. Oxford, 2012
- Malcolm Shaw, International Law. 8th ed. Cambridge University Press, 2018, Cambridge

MODULE-II

UNIT-I: Recognition of an Individual in International Law: Nationality-Modes of acquiring and loss of nationality; Double nationality; Statelessness; Extradition and Asylum in International Law; Diplomatic Agents: Privileges and immunities, International Treaties, International Organizations: Historical background; Privileges and Immunities of International organizations; The league of Nations; The United Nations Organisation (UNO) and its organs; The International Court of Justice; The International Court, The World Trade Organization (WTO); Multinational Corporations; Commission on Transnational Corporations. **UNIT-II:** The Settlement of International Disputes- Legal Means of Dispute Settlement: Arbitration and Permanent Courts; The Law and Procedure of the International Court of Justice; The Charter of the United Nations: Articles 92-96; The Statute of the ICJ: Articles 34, 35, 36, 41, 59, 65 and 66; Diplomatic Means of Dispute Settlement: Negotiation, Good Offices, Mediation, Inquiry, Conciliation

Text Books:

1. Malcolm Shaw, International Law, 8th edition, Cambridge University Press, 2018, Cambridge.

2. Oppenheim's International Law (9th Edition), Oxford University Press

BA.LL.B (HONS.) – III-II-SEMESTER

ADMINISTRATIVE LAW

COURSE CODE: 22LA134

Course Objective: The purpose of this Courser is to make students aware of various aspects of administrative law including quasi-legislative, quasi-judicial and other ministerial functions of administration and control thereof.

Course Outcomes:

- 1. To understand the concept and evolution of Administrative law in India
- 2. To understand the Principles of Natural Justice
- 3. To differentiate legislative, executive and judicial functions
- 4. To analyse the concept of delegated legislations
- 5. To interpret and analyse administrative actions and its judicial review

MODULE-I

UNIT-I: Evolution and Scope of Administrative Law; Nature, Scope and Development of Administrative Law, Rule of law and Administrative Law, Separation of powers and its relevance, Relationship between Constitutional law and Administrative Law, Administrative Law, Vis-à-vis privatization, Classification of functions of Administration.

UNIT-II: Legislative Functions of Administration, Necessity and Constitutionality, Forms and requirements, Control-Legislative, Judicial, Procedural; Sub-delegation, Judicial Functions of Administration-Need for devolution of adjudicatory authority on administration, Nature of tribunals-Constitution, powers, procedures, rules of evidence, Administrative Tribunals, Principles of Natural Justice, Rule against bias, Audi Alteram Partem, Reasoned decisions, Rules of evidence-no evidence, some evidence and substantial evidence, Institutional Decision.

Text Books:

- 1. M P Jain & S N Jain: Principles of Administrative Law, Lexis Nexis, Butterworths Wadhwa, Nagpur, 2018
- 2. IP Massey: Administrative Law, EBC, 2017

MODULE-II

UNIT-I: Administrative Discretion and Judicial Control of Administrative Action, Administrative Discretion, Need and its relationship with rule of law, Constitutional imperatives and exercise of discretion, Grounds of judicial review, Abuse of discretion, Failure to exercise discretion; Doctrine of legitimate expectations, Introduction, Court as the final authority to determine the legality of administrative action

UNIT-II: Exhaustion of Administrative remedies, Methods of judicial review, statutory appeals, Writs, Declaratory judgements and injunctions, Civil Suits for Compensation

- 1. IP Massey: Administrative Law, EBC, 2017
- 2. S P Sathe: Administrative Law, Lexis Nexis, Butterworths Wadhwa, Nagpur, 2010

BA.LL.B (HONS.) – III-II-SEMESTER LAW OF EVIDENCE COURSE CODE: 22LA135

Course Objective: Law of evidence plays a major role in judicial process as the outcome of the litigation depends on the relevancy and admissibility of the evidence in civil as well as criminal proceedings. With significant changes and developments in different fields, the judicial system is facing several challenges regarding admissibility of evidence. The subject deals with various principles dealt in the Indian Evidence Act, 1872 with the reference to the contemporary developments.

Course Outcomes:

- 1. To understand the general principles of law of evidence and differentiate the standard of proof in civil and criminal cases
- 2. To analyse and apply the rules of relevancy to the evidences in legal disputes
- 3. To analyse the provisions dealing with examination of witnesses and other relevant contemporary areas of evidence
- 4. To examine on whom the burden of proof lies in various cases
- 5. To demonstrate the skill in appreciation and analysing the evidence

MODULE-I

UNIT-I: Introduction and importance of Evidence in legal proceeding; - History of evidence law-ancient Hindu Period, Muslim period; Indian Evidence Act, 1872-Relationship of with the substantive and procedural law – civil and criminal proceedings-standard of proof; Fact, Fact-in-issue and relevant fact; May presume, shall presume & Conclusive proof, Types of evidence -circumstantial, hearsay, corroborative, documentary, primary and secondary evidence, electronic evidence

UNIT-II: The Theory of Relevance; common intention; Relevancy of "Otherwise" irrelevant facts, Relevant facts for proof of custom; Facts concerning bodily & mental state; Admission and Confession: General principles concerning admission and confessions, Extra-judicial confessions, confessions of co-accused

Text Books:

- 1. Sarkar on Evidence, LexisNexis, Nagpur, 2010
- 2. V.P. Sarathi's Law of Evidence, EBC, Lucknow, 2017

MODULE-II

UNIT-I: Dying declaration, Relevancy of books of accounts, public record, relevancy of judgments, Expert opinion, character evidence, Facts which need not be proved, judicial notice, Burden of Proof, the general concept of onus probandi; General and special exceptions to onus probandi; the justification of presumption and of the doctrine of judicial notice; Justification as to presumptions as to certain offences; Presumption as to abetment of suicide by married woman, Presumption as to dowry death, Estoppel

UNIT-II: Witnesses, Competency to testify; Privileged communications, Accomplice; General principles of examination-in-chief and cross examination; Leading questions; Lawful questions in cross-examination; Compulsion to answer questions put to witness; Hostile witness; Impeaching of witness; Witness Protection Scheme, 2018

Text Books:

1. V.P. Sarathi's Law of Evidence, EBC, Lucknow, 2017

2. Ratan Lal & Dhiraj Lal, Law of Evidence, LexisNexis, Nagpur, 2017.

BA.LL.B (HONS.) – III-II-SEMESTER ALTERNATIVE DISPUTE RESOLUTION (CLINICAL PAPER-I) COURSE CODE: 22LA136

Course Objectives: Alternative Dispute Resolution has become the primary means by which cases are resolved now days, especially commercial, business disputes. It has emerged as the preferred method for resolving civil cases, with litigation as a last resort. Alternative Dispute Resolution provides an overview of the statutory, procedural, and case law underlining these processes and their interplay with litigation. A significant theme is the evolving role of professional ethics for attorneys operating in non-adversarial settings. Clients and courts increasingly express a preference for attorneys who are skilled not only in litigation but in problem-solving, which costs the clients less in terms of time, money and relationship. The law of ADR also provides an introduction to negotiation and mediation theory.

Course Outcomes:

- 1. To recognise of pending litigation in Indian Courts
- 2. To understand the origin and importance of ADR mechanism like arbitration, negotiation, mediation, conciliation, etc.
- 3. To interpret and analyse provisions of legislations pertaining to ADRs
- 4. To interpret and analyse judicial decisions pertaining to ADRs
- 5. To analyse the emerging trends in Alternative Dispute Resolution

MODULE-I

UNIT-I: Concept of ADR-Meaning, Nature and Genesis of Alternative Dispute Resolution; Forms of ADR Mechanism; Legal Framework: Legal Services Authorities Act, 1987, Legal Aid, Negotiation and Mediation-Negotiation Theories, Development and its types c. Qualities of Negotiator and Process for Negotiation, International Negotiation; Mediation; Good Offices

UNIT-II: Arbitration and Conciliation; Arbitration Agreement, Essentials, Rule of Severability; Composition of Arbitral Tribunal, Extent of Judicial Intervention, Interim Measures, Power of Court to refer Parties to Arbitration; Jurisdiction of Arbitral Tribunal, Competence, Competence of Arbitral Tribunal, Conduct of Arbitral Proceedings, Place of Arbitration, Seat of arbitration; Arbitral Award, Termination, Enforcement Conciliation and its Mechanism

Text Books:

- J. G. Merrills, International Dispute Settlement, 6th Edition, Cambridge University Press, 2017
- 2. Anirban Chakraborty, Law & Practice of Alternative Dispute Resolution in India-A detailed analysis, 1st Edition, LexisNexis, 2016

MODULE-II

UNIT-I: International Perspective: International Commercial Arbitration New-York and Geneva Convention UNCITRAL Model Law, Treaties etc. Enforcement of Foreign Award and Jurisdictional Issues

UNIT -II: Emerging trends in ADR-ADR Application-Commercial and Financial Disputes-Real estate and Land Disputes-Consumer Disputes-Accident Claims-Matrimonial Disputes; Online Dispute Resolution (ODR)

Text Books:

1. Anirban Chakraborty, Law & Practice of Alternative Dispute Resolution in India-A detailed analysis, 1st Edition, LexisNexis, 2016

2. Anila V. Menon, International commercial arbitration: A critical study, ICFAI University Press, 2007

BA.LL.B (HONS.) – IV-I-SEMESTER

BA.LL.B (HONS.) – IV-I-SEMESTER DRAFTING, PLEADING & CONVEYANCING (CLINICAL PAPER-II) COURSE CODE: 22LA137

Course Objective: Drafting, Pleading and Conveyancing skills are quintessential for a lawyer who intends to practice before the Courts. Generally, the young legal professionals get opportunity to learn this during their practice, but the main objective of the Course is to provide with a hands-on experience to the students on Drafting, Pleading and Conveyancing skills to make them competent legal professionals.

Course Outcomes:

- 1. To understand the fundamental principles of Drafting, Pleading and Conveyancing
- To apply the Code of Civil Procedure Code, 1908 on various cases and create drafts on Civil Pleadings
- 3. To apply family laws on various cases and create drafts on Matrimonial Pleadings
- 4. To apply Criminal Laws on various cases and create various drafts on Criminal Pleadings
- 5. To develop and create Conveyancing oriented drafts as per the relevant laws on transfer of property, laws on succession and other laws

MODULE-I

UNIT-I: Introduction to Drafting, Pleading and Conveyancing; Importance of drafting skills for lawyers; Overview of Substantive and procedural laws; Drafting Rules & Skills-History of Pleadings, Meaning of Pleadings, Function and Object of Pleadings, Fundamental Rules of Pleadings, Legal Requirements and Implications, Civil Pleadings-Suit for recovery under Order XXXVII of the Code of Civil Procedure 1908, Draft Affidavit, Suit for Permanent Injunction, Application for Temporary Injunction Under Order XXXIX Rules 1 and 2 of the Code of Civil Procedure, 1908.

UNIT-II: Application under Order XXXIX, Rule 2-A of the Code of Civil Procedure, 1908, Application under Order XXXIII read with Section 151 of the Code of Civil Procedure to sue as an Indigent Person, Suit for Ejectment and Damages for Wrongful Use and Occupation, Suit for Specific Performance of Contract, Plaint and Written Statement, Caveat under section 148-A of the Code of Civil Procedure, 1908, Transfer Petition (Civil) U/s 25 of the Civil Procedure Code, 1908, Application for the Execution of Decree, Matrimonial Pleadings-Petition for Restitution of Conjugal Rights under Section 9 of the Hindu Marriage Act, 1955,

Text Books:

- Dr A B Kafaltiya, Textbook on Pleadings, Drafting and Conveyancing, 2nd Edition, EBC
- G. C. Mogha S. N. Dhingra, Mogha's Law of Pleadings in India with Precedents 18th Edition, Eastern Law House, 2013

MODULE-II

UNIT-I: Petition for Judicial Separation under Section 10 of the Hindu Marriage Act, 1955, Petition for Dissolution of Marriage by Decree of Divorce under Section 13 of the Hindu Marriage Act, 1955, Petition for Dissolution of Marriage by Decree of Divorce under Section 13-B(1) of the Hindu Marriage Act, 1955, affidavit for matrimonial pleadings; Pleadings Under Indian Succession Act, 1925-Petition for Grant of Probate in High Court, Petition for Grant of Letters of Administration, Petition for Grant of Succession Certificate, Petitions Under Constitutional Law-Writ Petition under Article 226 of the Constitution of India, Writ Petition (Cri.) for Enforcement of Fundamental Rights, Special Leave Petition (Civil) under Article 136 of the Constitution of India.

UNIT-II: Pleadings Under Criminal Law-Application for Regular Bail, Application for Anticipatory Bail, Complaint under section 138 of the Negotiable Instruments Act, 1881, Application under section 125 of the Code of Criminal Procedure, 1973, Conveyancing-Will, General Power of Attorney, Special Power of Attorney to execute Sale Deed, Agreement to sell, Sale Deed, Lease Deed, Mortgage Deed, Partnership Deed, Deed of Dissolution of Partnership, Relinquishment Deed, Gift Deed, Notice under section 106 of The Transfer of Property Act, 1882, Notice under section 80 of Civil Procedure Code, 1908, Notice under Section 138 of the Negotiable Instruments Act, 1881, Reply to Legal Notice under Section 138 of Negotiable Instruments Act, 1881

Text Books:

1. G. C. Mogha S. N. Dhingra, Mogha's Law of Pleadings in India with Precedents 18th Edition, Eastern Law House, 2013

2. Rodney D Ryder, Drafting Corporate and Commercial Agreements-Legal Drafting Guidelines, Forms and Precedents, Universal Law Publishing, 2016

BA.LL.B (HONS.) – IV-I-SEMESTER PRIVATE INTERNATIONAL LAW COURSE CODE: 22LA138

Course Objective: The objective of this course is to study the basic principles governing conflict of laws in their application to various situations. Working of International through various International organisations and international actors/subjects in various fields will be thoroughly dealt and judicial decisions by ICJ for Settlement of disputes between individuals of different nations will be covered.

Course Outcomes:

- 1. To understand the nature of international law and differentiate from domestic legal systems
- 2. To analyse the international relations in the legal perspectives
- 3. To evaluate the functioning of international organisations and application of international law to its subjects
- 4. To understand the principles governing international law on individuals
- 5. To analyse and interpret various judicial decisions pertaining to International and overseas citizens.

MODULE-I

UNIT – I: Introduction, Application and Subject Matter of Private International Law, Distinction with Public International Law, Characterization and Theories of Characterization, Concept of Renvoi, Application of Foreign Law, Domicile, Jurisdiction of Courts

UNIT – II: Family Law matters, Material and Formal Validity of Marriage under Indian and English Law, Choice of Law and Jurisdiction of Courts in Matrimonial Causes, Dissolution of Marriage, Grounds of Divorce, Restitution of Conjugal Rights, Recognition of Foreign Judgments

Text Book:

1. Cheshire, Private International Law

MODULE-II

UNIT – **I**: Adoption: Recognition of Foreign Adoptions, Adoption by foreign Parents, Jurisdiction under Indian and English Law, Indian Law relating to foreign judgment: Basis of recognition, recognition, Finality, Failure, Direct Execution of Foreign Decrees, PSDA (Professional Skill Development Activities)

UNIT-II: Article 38 of International Court of Justice, Case studies- Application of the International Convention on the Elimination of All Forms of Racial Discrimination (Qatar v. United Arab Emirates) (2021), Immunities and Criminal Proceedings (Equatorial Guinea v. France) (2020), Appeal Relating to the Jurisdiction of the ICAO Council under Article 84 of the Convention on International Civil Aviation (Bahrain, Egypt, Saudi Arabia and United Arab Emirates v. Qatar) (2020), Appeal Relating to the Jurisdiction of the ICAO Council under Article II, Section 2, of the 1944 International Air Services Transit Agreement (Bahrain, Egypt and United Arab Emirates v. Qatar) (2020), Jadhav (India v. Pakistan) (2019)

Text Book:

1. Cheshire, Private International Law

Reference Books:

- 1. Dr. Paras Diwan, Private International Law
- 2. Morris, Private International Law

BA.LLB (HONS) – IV-I-SEMESTER CORPORATE LAW (Formation and Management of Companies) COURSE CODE: 22LA139

Course Objective: Companies have been given a corporate personality. A Country's or Global development relies on the activities of companies and large corporations. The main objective of this Course is to give a glimpse of Companies Act, 2013 that governs establishment and activities of Companies in India.

Course Outcomes:

- 1. To understand the origin, development and jurisprudential meaning of company
- 2. To interpret and analyse various provisions of Companies Act, 2013
- 3. To analyse incorporation, financial issues, governing mechanism, shares and dividends of companies
- 4. To analyse the importance of Corporate Social Responsibility in the development of society
- 5. To analyse and interpret the judicial decisions pertaining to company law.

MODULE-I

UNIT- I: Meaning, Nature & Classification of company, Meaning & Definition of company, Classification of companies: OPC, Body corporate, Private and Public Companies, Government companies, Foreign and Multinational companies, Advantages & Disadvantages of incorporation – Lifting of Corporate Veil, Formation of Company – Promoters, Legal position, Rights& Liabilities of Promoters.

UNIT- II: Memorandum of Association, Definition & Purpose of Memorandum, Contents of Memorandum, Doctrine of Ultra Vires, Articles of Association, Content of Articles of Association, Distinction between MOA and AOA, Alteration of MOA and AOA, Doctrine of constructive Notice & Doctrine of Indoor Management, Prospectus and Share Capital, Prospectus: Contents, Registration, liability for Mis-statements in prospectus.

Text Books:

1. Avtar Singh, "Company Law", Eastern Book Company, Allahabad

2. K. Majumdar & Dr. G.K. Kapoor, "Company Law", 15th Edition, Taxmann Publication, New Delhi.

3. A Ramaiya's Guide to the COMPANIES ACT, LexisNexis Publication, Nagpur

MODULE-II

UNIT-I: Civil and Criminal Liability, Share capital: Kinds of capital and shares, Member and Shareholders: Rights and Duties, Company Directors, Managerial Persons and Company Meetings, Company Directors: Appointment, Removal, Legal Position, Powers, duties, Liabilities, Audit Committee, Independent directors, Company Secretary and Managing Director – Duties and Liabilities, Company Meetings: Kinds, Notice, quorum, Directors Meeting.

UNIT-II: Emerging Issues in Company Law, Director Identity Number (DIN), Corporate Identity Number (CIN) Online Filing & Registration, Corporate Governance, Corporate Social Responsibility, Insider Trading, National Company Law Tribunal

Text Books:

1. A Ramaiya's Guide to the COMPANIES ACT, LexisNexis Publication, Nagpur

2. Sharma J.P, "An easy Approach to Corporate Laws", Ane Books Pvt Ltd, New Delhi

3. Bharat Law House, New Delhi, "Manual of Companies Act, Corporate Laws and SEBI Guidelines" Wadhwa and company," A Ramaiya Guide to Companies Act, Nagpur.

Reference Books:

1. Kannal, S., & V.S.Sowrirajan, "Company law Procedure", Taxman's Allied Services (P) Ltd., New Delhi

2. Singh Harpal, "Indian Company Act" Galgotia Publising, Delhi

3. Charlsworth & Mores, "Company Law", Sweet & Maxwell, London U.K.

4. Gower, LCB, "Principles of Modern Company Law", Stevens & Sons, London

BA.LL.B (HONS.) – IV-I-SEMESTER

Hons. P1-1: COMPARATIVE CONSTITUTIONAL LAW

COURSE CODE: 22LA140

Course Objective: The main objective of this Course is to provide comparative analysis about the structure of the Government, legislative process and the role of the judiciary to have better understanding of the Indian polity.

Course Outcomes:

- 1. To understand the basic principles of Comparative Constitutional Law
- 2. To analyse the principle of constitutionalism
- 3. To comparatively analyse the making of constitution, methodology and interpretation
- 4. To understand various forms of government structures
- 5. To identify and able to conduct research on emerging trends in comparative constitutional law

MODULE-I

UNIT-1: Introduction: The Evolution of the Field of Comparative Constitutional Law, Comparative Constitutional Law and Politics, Constitutional founding's and Transformations, Federalism, Rule of Law

UNIT-II: Constitutionalism; Civil and Political Rights, Economic and Social Rights, Constitutional Philosophy and Judicial Review, International Human Rights, and Constitutional Law, Constitutional Foundations of Administrative Law; Constitution-Making, Methodology, and Interpretation; Interpretive Methodology: Proportionality, Legalism, Originalism, Purposivism; Types of Constitutions: Written Constitutions-U.S.A., Canada, Australia and India; Unwritten Constitutions-England

Text Books:

- 1. D D Basu, Comparative Constitutional Law, 3rd Edition, LexisNexis, 2014
- 2. M.P Jain: Comparative Constitutional Law, 2nd Edition, EBC, 2011

MODULE-II

UNIT-I: Government Structures and Frameworks; Separation of Powers, Federalism and Consociationalism, Amendment Rules, Legal Traditions; Constitutional Rights- Democratic Rights; Freedoms of Expression, Association and of the Press, Dignity, Equality and Liberty Rights, Procedural Rights: Access to Courts, Rights to Hearings, and Particular Procedures, Religion, Social Rights

UNIT-II: Constitution of India-evolution and impact of global constitutions, Constitutionalism in India, Judicial review v. Judicial overreach, Judicial Appointments, Tenure, And Independence

Text Books:

1. M.P Jain: Comparative Constitutional Law, 2nd Edition, EBC, 2011

Reference Books:

1. June L. Dsouza, World Constitutions (Constitutional Texts and Comparative Study), 1st Ed. (Rep.), Central Law Publications, 2019

BA.LL.B. (HONS.) – IV-I-SEMESTER

Hons. P1-2: RIGHT TO INFORMATION COURSE CODE: 22LA141

Course Objective: The subject deals with law relating to right to information which is one of the fundamental right implied under article 19(1)(a) of the constitution and it emphasis on application to provide a strong understanding of the fundamental concepts related to RTI.

Course Outcomes:

- 1. To understand the basic principles of Right to Information
- 2. To analyse the principle of Administrative Discretion and Transparency
- 3. To comparatively analyse the importance of Right to Information in Judicial proceedings
- 4. To understand various procedures in filling application of RTI
- 5. To identify and able to conduct research on emerging trends in Data interpretation and RTI

MODULE-I

UNIT-I: Transparency and Information: Historical Evolution of Right to Information, Need for Information, The Need of Strengthening the process of transparency, Administrative Efficiency and Right to Information, Public Accountability and Right to Information, RTI and its relationship with Good Governance, International Perspective of Right to Information, UDHR, ICCPR, ICESCR etc, Position in other countries, Indian Constitution and Right to Information: Freedom of Speech and Expression and Right to Know/ Information under Article 19(1)(a) of the Constitution, Right to Information and right to life and personal liberty (Article 21),From Right to Privacy to Right to Information, RTI and Rights of Arrested Person (Article 22),From Right to Vote, Right to Know the Antecedents of Election Candidates, From Right to Environment, Right to Know Environmental Information

UNIT-II: Legislating the Right to Information: History, Attempts to Breach the Officials Secrets Act, The Press Council, NIRD draft, The Freedom of Information Bill, 2000,State Laws and Administrative Instructions: The Goa Right to Information Act, Tamil Nadu Right to Information Act, The Madhya Pradesh Right to Information Act, 2000,The Rajasthan Right to Information Act, 2000,The Karnataka Right to Information Act, 2000,Delhi Government Orders on Right to Information, RTI and other Laws: The Indian Evidence Act, 1872 (Section 76),The Consumer Protection Act 1986 (Section 6),The Public Records Act, 1993,The Representation of Peoples Act, 1950, Salient Features of the Right to Information Act 2005: Scope and applicability, Interpretation Clause, Information, Right to Information, Appropriate Government, Competent Authority, Public Authority etc, Citizens Right to Information (Section 3) and practical regime of RTI, Enforceability of RTI, Mechanism under the Act

- 1. KM Shrivastava, The Right to Information: A Global Perspective (2013)
- 2. Sairam Bhat, Right to Information (2012)

MODULE-II

UNIT-I: Public Authority under RTI Act: Definition of Public Authority, Comparison with definition of 'State' under Article 12 of the Constitution of India, Suo Motu Disclosure by Public Authorities, Obligations of Public Authority (Section 4),Judicial interpretation of Public Authority ,Status of NGO's, Political Parties, Private Persons etc., Nature of RTI, Exemptions and Limitations: Nature of RTI, Whether absolute, Exemptions under Section 8 of the RTI, Act, Public Interest v. Protected Interest, Copyright exemption, Severability, Third Party Information, Impact of Exemptions, Exceptions and Limitations on the RTI, Implementing RTI Act: Procedure to Obtain Information, Application for Information (Section 6),Information Fee and Cost of Information, Role of APIOs and PIO, Time Schedule for disposal for Application ,Disposal of Third Party Information and procedure, RTI and Human Rights, Composition

UNIT-II: Powers and Functions of the Information Commissions: Constitution of Information Commissions: Central Information and State Information Commission, Qualification of Information Commissioners and Chief Information Commissioner, Powers and Functions of the Information Commissions, Working of the Information Commissions: Analysis, Activism from the Information Commission: Theory and Effect Ecological Perspective of Right to Information, RTI and Environmental Protection, Position under the Environmental Laws, Environmental Impact Assessment, Environmental Public Hearing, Indian Ecological Perspective of Right to Information and Implementation Issues: Information Audit, Spreading RTI Awareness, Misuse of RTI, Role of RTI Activists/NGO's, Balancing Private Information and Public Interest, Achieving objects of RTI, The Way Forward.

- 1. Rajvir S Dhaka, Right to Information and Good Governance (2010)
- 2. J N Barowalia, Commentary on the Right to Information Act (2010)

BA.LL.B (HONS.) – IV-I-SEMESTER Hons. P1-1: BANKING AND INSURANCE LAWS COURSE CODE: 22LA142

Course Objectives: Banking and insurance sector play a pivotal role in an economy. Banking and insurance activities involve majority of legal regulations for its operations. The main objective of this Course is to provide an understanding and analysis of conceptual parameters of banking and insurance laws.

Course Outcomes:

- 1. To identify the salient features of banking and insurance systems
- 2. To define and differentiate various types of relationships in banking and insurance laws
- 3. To identify various types of negotiable instruments and their applicability to various transactions
- 4. To analyse and interpret laws, judicial decisions pertaining to banking and insurance
- 5. To identify and able to conduct research on emerging trends in banking and insurance laws

MODULE-I

UNIT-I: Introduction to Banking Law- The Evolution of Banking Services and its History in India; Banking System in India and Control by Reserve Bank of India; emergence and importance of commercial banking; an overview of development in banking since independence.

UNIT-II: Relationship between banker and customer, Law and procedure governing banking instruments, Management of assets, Lending policies, Development banking, aw relating to Banking Regulation; bankers book evidence; recovery of debts due to banks and financial institutions; Banking sector reforms in India - an overview; cooperative banks; nationalised banks; private sector banks; international banking, foreign banks, off-shore banking; recent developments in banking sector.

- 1. M L Tannan, Banking Law & Practice in India, 26th Edition, LexisNexis, 2017
- P. Vasantha Kumar, Banking and Negotiable Instruments Law and Practice, 1st Edition, EBC, 2020

MODULE-II

UNIT-I: Negotiable Instruments, The Negotiable Instruments Act, 1881- Promissory Note, Bill of Exchange, Cheque – Definition and Nature, 'Holder' and 'Holder in Due Course', Transfer of Negotiable Instruments; Liability of Parties and Discharge of Parties from Liability on Promissory Note, bill of exchange and Cheque; Crossing of Cheques; Liabilities for Dishonour of Cheques, Introduction to insurance law, insurance Meaning, nature, scope and significance; essential requirements and principles of risk insurance; re-insurance; General Principles – Proximate Cause; Doctrine of Utmost Good Faith; Rules of Construction of Insurance Policy; Nationalisation of insurance business in India;

UNIT-II: The Insurance Act, 1938; The Marine Insurance Act, 1963; The Life Insurance Corporation Act, 1956; The General Insurance Business (Nationalization) Act, 1972; The Insurance Regulatory and Development Authority Act, 1999; Accident and motor insurance; Fire insurance; Deposit and credit insurance; Marine insurance; Risk management; Insurance surveyorship; recent developments in insurance sector.

Text Books:

1. P. Vasantha Kumar, Banking and Negotiable Instruments - Law and Practice, 1st Edition, EBC, 2020

2. M N Srinivasan, Principles of Insurance Law, 10th Edition, LexisNexis, 2017

BA.LL.B (HONS.) – IV-I-SEMESTER Hons. P1-2: CORPORATE GOVERNANCE COURSE CODE: 22LA143

Course Objectives: Corporate Governance has emerged as an important academic discipline in its own right, bringing together contributions from finance, law and management. The main objective of the Course is to offer a comprehensive, interdisciplinary approach to the legal, management and control of companies.

Learning Outcomes:

- 1. To understand the meaning and theories related to corporate governance
- 2. To analyse different models of corporate governance
- 3. To analyse the features of corporate governance in India
- 4. To recognise the role of Corporate Social Responsibility in corporate governance
- 5. To identify and able to conduct research on emerging trends in corporate governance

MODULE-I

UNIT-I: Introduction to Corporate Governance, Definitions and Importance of Corporate, Governance, Reputation, Competition and Corporate Governance, Corporate Ethics, Corporate Governance and Corporate Responsibility, Globalization and Corporate Governance, Models of Corporate Governance, Mechanisms of Corporate Governance

UNIT-II: Theories of Corporate Governance: Agency Theory, Stewardship Theory, The Stakeholder Theory, The Political Theory; Models of Corporate Governance: Regional Models: Anglo-American Model, Japanese Model, German Model, Indian Model; Principles of Corporate Governance and Organization for Economic Co-operation and Development (OECD) Principles.

Text Books:

- Bob Tricker, Corporate Governance, 2nd International Edition, Oxford University Press, 2020
- 2. Indrajit Dube, Corporate Governance, Lexis Nexis, 2008

MODULE-II

UNIT-I: Phases of Corporate Governance in India-First Phase 1996 – 2008 (Before Satyam): Confederation of Indian Industries (CII) Report, Kumar Mangalam Birla, RBI – Report on advisory group on MCA – Naresh Chandra Committee, N. R. Narayan Murthy Report. Second Phase (After Satyam): Role of Confederation of Industries (CII) & National Association of Software and Services Companies (NASSCOM), National Financial Reporting Authority (NFRA), Cadbury Committee Report, BASEL Norms I, II & III.

UNIT-II: Corporate Governance in India-Under Listing Agreement, SEBI Guidelines, Companies Act-Corporate Governance in PSUs, Banks, Insurance Companies, Corporate Social Responsibility, Meaning and evolution of CSR in India, Need for CSR, Corporate Environmental Responsibility, Social Responsibility of Business, Ethical theories, Ethics Management, Issue of Ethical Leadership in Corporate Governance, Relationship between CSR and Business Ethics.

Text Books:

1. Indrajit Dube, Corporate Governance, Lexis Nexis, 2008

2. A. C. Fernando et al., Corporate Governance: Principles, Policies and Practices, 3rd Edition, Pearson, 2018

BA.LLB (HONS) – IV-I-SEMESTER

O.C-I-MEDIA & SPORTS LAW

COURSE CODE: 22LA144

Course Objectives: Media, considered being the fourth pillar of the democracy is a component which the society cannot isolate due to its convergence in our daily life. The main objective of this Course is to have a cursory glance over various issues pertaining to it like constitutional perspectives, regulation and emerging trends in the development of media law. Sports sector and its regulation is gaining momentum in the present world due to various kinds of activities like betting, contractual disputes etc. The main objective of this course is to explore the relationship of athletes, players with the organisation along with the interface of sports sector with different laws

Course Outcomes:

- 1. To understand what is media and its role in the society
- 2. To analyse constitutional perspectives relating to media
- 3. To analyse the regulatory framework of Media in India
- 4. To analyse and understand the interface of media with various laws like IPR
- 5. To identify and able to do research on emerging trends in media law and regulations in the contemporary world
- 6. To understand the interface of sports sectors with law and ethics
- 7. To analyse the applicability of various laws like labour laws, contract law, Intellectual property laws in sport sector
- 8. To examine various illegal activities that take place in sports sector and their regulation by laws

MODULE-I

UNIT-I: Introduction to media laws-types of media: Press – Newspapers, Magazines, Posters, Broadcast – TV and Films, Digital Media and Social media – Internet, Convergence and Net Neutrality, Media vis-à-vis the Constitution, Media and Free Speech & Expression – Article 19(1)(a), Privacy Laws through Case Studies – Justice K.S. Puttaswamy v. Union of India, Parliamentary Privileges – Article 104A, Evolution of Freedom of Press, Media During Emergency in India

UNIT-II: Regulatory framework for The Media; Press Council of India; Ministry of Information & Broadcasting (MIB) Regulations —Programme Code under the Cable TV Network Regulations Rules 1994-Indian Broadcasting Foundation (IBF)-Self Regulation Guidelines & the Content Code-Step-By-Step Procedure to Complain Against Programmes-Broadcasting Content Complaints Council (BCCC); Telecom Regulatory Authority of India (TRAI) Regulations, 2012; IPR and Media-Copyright in Cinema Copyright in Films (Including Photographs), Selling rights, Accessibility to Public – Communication, Translations & Adaptations, Piracy; Trademark Issues-Comparative advertising

Text Books:

1. D.D. Basu, Law Of The Press, 5th Ed, Lexis Nexis, 2010

- 2. Madhavi Goradia Divan, Facets of Media Law- A mini encyclopaedia covering multiple dimensions of media law, 2nd, EBC, 2013, Reprinted 2021
- 3. Professor Duncan Bloy, Sara Hadwin, Law and the Media, 2nd Ed., Sweet & Maxwell, 2013
- 4. Mukul Mudgal & Vidushpat Singhania, Law & Sports in India- Developments, Issues and Challenges, 2nd Edition, LexisNexis, 2016

MODULE-II

UNIT-I: Growing trends in media laws-Privacy, defamation and the sting operations; Trial by media and fair trial; Contempt of Court; Defamation; Regulation of the Social Media; Regulation of OTT Platforms-Information Technology (Intermediary Guidelines and Digital Media Ethics Code) Rules 202, Introduction to sports sector and interface with law, sports and ethics, Sports Law: overview and conceptual framework, Structure and Governance of Professional Sports Leagues, International Approaches toward emergence of sports laws-USA, Europe, China, India, Introduction to Labour Law and its application to sports, Collective bargaining rules: exclusivity, good faith, fair representation

UNIT-II: Intellectual Property Issues in Sports sector, Intellectual Property Overview, Copyright and Broadcasting rights, Immoral/Offensive TM Ambush Marketing, Sports and Social Policy, Gender equity, Employment Discrimination in Sports, Player health and safety, Disability, Anti-Social Activity, Gambling, Betting, corruption, violence, doping, racism, Policies, Constitution, Bye-laws of International Sporting Organisations- International Olympic Committee (IOC), Fédération Internationale de Football Association (FIFA), International Cricket Committee (ICC), other local and domestic leagues

Text Books:

1. Mukul Mudgal & Vidushpat Singhania, Law & Sports in India- Developments, Issues and Challenges, 2nd Edition, LexisNexis, 2016

- 2. Simon Gardiner et al., Sports Law, 4th Edition, Routledge, 2012
- 3. Jack Anderson, Modern Sports Law, Hart Publishing, 2010

BA.LLB (HONS) – IV-I-SEMESTER

O.C-I-CLIMATE CHANGE & ANIMAL PROTECTION LAWS

COURSE CODE: 22LA145

Course Objectives: The earth is warming at an alarming pace due to anthropogenic climate change. The main objective of this Course is to take the students through variety of activities that are contributing to climate change and the efforts of world nations in mitigating its adverse impacts through various laws and policies. Protection of Animals and their rights is rapidly developing as society is becoming aware of its importance. The main objective of this Course is to sensitise and understand the socio-legal aspects of animal laws and recognise that animals should also have rights protected by laws.

Course Outcomes:

- 1. To understand the basics of climate change and factors contributing to climate change
- 2. To analyse international development of laws on combating climate change
- 3. To critically analyse the mitigation and adaptation policies and laws adopted by various nations
- 4. To understand the importance of animals and social and ethico-legal approach towards protecting animals
- 5. To have Knowledge and understanding of substantive and procedural law pertaining to animals
- 6. To be able to analyse critically how the law protects, or fails to protect animals

MODULE-I

UNIT-I: Introduction to Climate Change, science of climate change, factors contributing to climate change- social factors (excessive population, poverty, and unchecked urbanization), economic factors (market failures, transport, industries, port and harbour activities, etc.), institutional factors (lack of awareness, poor infrastructure, improper implementation of environmental laws,) Pre-industrial revolution and post-industrial revolution stages of climate change, Climate Change Conventions, UN Conference on the Human Environment (Stockholm, 1972), Intergovernmental Panel on Climate Change (IPCC), United Nations Framework Convention on Climate Change (UNFCCC), Kyoto Protocol, Copenhagen Accord, Cancun Agreement, Doha Amendment to Kyoto Protocol, The Paris Agreement on Climate Change

UNIT-II: Climate Change Law and policy in United States of America, Europe, China; Role of developing and least developed nations in mitigation of climate change; Issues in Transfer of Climate change mitigation technologies from developed to least developed nations, Role of Non-governmental organisations, corporate responsibility, Approaches to climate change mitigation and adaptation, Climate change and its interrelation with human rights, refugee crisis, Intellectual Property Rights, Sports sector, Energy sector, Tax implications, India's role in UNFCCC, Kyoto Protocol, Paris Agreement on Climate Change, National Mission for a Green India; Indian investment in green technologies

Text Books:

- 1. Nawneet Vibhaw, Environment, Energy and Climate Change, 1st Edition, LexisNexis, 2020
- 2. Usha Tandon (Ed.), Climate Change- Law, Policy and Governance, EBC, 2016
- Daniel Bodansky, Jutta Brunnée, Lavanya Rajamani, International Climate Change Law, 1st Edition, Oxford University Press, 2017
- 4. Maneka Gandhi , Ozair Hussain & Raj Panjwani, Animal Laws of India, 6th Edition, Universal Law Publishing, 2016

MODULE-II

UNIT-I: Introduction to Animal Law, What is An Animal? Judicial and administrative definitions, domestic vs. companion vs. wild, statutory interpretations, Theoretical Frameworks for Thinking about Animals and the Law, moral and ethical issues, Jurisprudential approaches for protection and ascribing personality rights to animals, Intellectual property to animals-monkey copyright case; Property Comparing the path from property to protection for humans, vs. animals, Criminal law perspective- historical perspectives and animal cruelty and failure to act, hoarding, animals in entertainment, other issues; Torts (Causes of Action) – identifying the claims, Constitutional Torts, Veterinary Malpractice and Damages, Injuries Caused by Animals – tort theories and damages

UNIT-II: Wildlife Law, Experimenting on Animal, use of animals in research-regulatory framework, Commercial Uses of Animals; Farm Animals, Slaughter, Animal Protection in India, Constitutional Morality: Application to Animal Rights, Role of Supreme Court, Prevention of Cruelty to Animals Act, 1960, Liability for cattle trespass, Dogs Act, 1906, Liability under the Scienter Rule, Compensation under Motor Vehicles Act

Text Books:

1. Maneka Gandhi , Ozair Hussain & Raj Panjwani, Animal Laws of India, 6th Edition, Universal Law Publishing, 2016

2. Partha Pratim Mitra, Wild Animal Protection Laws in India, 1st Edition, LexisNexis, 2016

Reference Books:

1. Bruce A. Wagman, Matthew Liebman, A Worldview of Animal Law, Carolina Academic Press, 2011

BA.LL.B (HONS.) – IV-II-SEMESTER

BA.LL.B (HONS.) – IV-II-SEMESTER TAXATION LAW COURSE CODE: 22LA146

Course Objective: Taxation has a significant role to play in an economy. The main objective of this Course is to take the students through the basic principles and laws that govern taxation regime in India. Goods and Service Tax (GST) which replaced the indirect taxes in India will be thoroughly covered with the help of legislation and judicial decisions

Course Outcomes:

- 1. To understand the underlying principles of taxation and importance of taxation in an economy
- 2. To analyse various types of direct and indirect taxes and their applicability
- 3. To analyse the GST regime in India and its impact on Indian economy
- 4. To interpret the important provisions and judicial decisions of Central Goods and Services Tax, 2017 and its applicability on various sectors
- 5. To interpret the important provisions and judicial decisions of Customs Act 1962 and its applicability

MODULE-I

UNIT-I: Introduction to the concept of Tax-Nature and characteristics; Types of taxes-Direct and Indirect Taxes; Difference between tax, fees and cess; Tax evasion, Tax planning, Tax avoidance; Taxes under Indian Constitution-Power of Taxation, Immunity of State agencies/instrumentalities; Fundamental Rights and taxation; Interpreting Tax statutes-commerce clause, Inter-State Commerce, taxing powers of Parliament and State Legislatures; Tax reforms in India

UNIT-II: Direct Taxes- Income Tax Act, 1961-Defining basic concepts-person, income, residential status; Basis of Charge; Incomes which do not form part of Total Income; Computation of Total Income-Heads of income-Salaries, house property, Profits and gains of business or profession, Capital gains, Income from other sources; Aggregation of income and set off or carry forward of loss; Deductions to be made in computing total income; Rebates and Reliefs; Double Taxation Relief; Special provisions relating to avoidance of tax; General Anti-Avoidance Rule; Determination of tax in certain special cases; Special provisions relating to certain incomes of non-residents, certain companies, conversion of Indian branch of a foreign bank into a subsidiary company and other Special provisions of Income Tax Act, 1961;

Collection and Recovery of Tax; Refunds; Settlement of Cases; Appeals, Revision, Reference; Penalties, offences and prosecutions; E-filing

Text Books:

- Dr. Ravi Gupta, Dr. Girish Ahuja, Systematic Approach to Taxation Containing income tax & GST (42nd Edition), Wolters Kluwer, (2021)
- Kanga and Palkhivala's The Law and Practice of Income Tax by Arvind P Datar, 11th Edition, Lexis Nexis 2020

MODULE-II

UNIT-I: Indirect Taxes-Introduction to Goods and Service Tax (GST)- The Constitution (122nd Amendment) Act 2017; The Central Goods and Services Tax Act 2017-Dual GST model taxation, GST Council, Central GST (CGST); GST Levy on transactions-Sale, transfer, purchase, barter, lease, or import of goods and/or services, IGST/SGST/UTGST, compensation to State Governments, GSTN-Goods and Services Tax Network Portal; Tax Invoice, GST on imports and exports; Advantages and disadvantages of GST, its impact on India, Integrated GST (IGST) levied by the Central Government, Inter-state transactions and imported goods and services-State GST (SGST), The State Goods and Services tax law; Power of Central Government to levy tax on interstate taxable supply; Impact of GST on State revenue; Indemnifying State revenue loss.

UNIT-II: Union Territory Goods and Service (UTGST), GST exemption on the sale and purchases of securities-Securities Transaction Tax (STT) The Customs Act 1962; Customs Ports/Warehousing stations, etc; Import/Export of Goods; Custom duty in price of goods and refunds, etc.; Conveyance of Import/Export of goods and services; Clearance of goods from Ports; Goods in transit, SEZ sections and drawback provisions

Text Books:

1. Kanga and Palkhivala's – The Law and Practice of Income Tax by Arvind P Datar, 11th Edition, Lexis Nexis 2020

2. Dr. Vinod K Singhania and Dr. Monica Singhania, Taxmann's Students' Guide to Income Tax Including GST, 64th Edition, Taxmann, 2020

BA.LL.B (HONS.) – IV-II-SEMESTER CORPORATE LAW (Winding Up of Companies and SEBI Rules) COURSE CODE: 22LA147

Course Objective: Companies have been given a corporate personality. A Country's or Global development relies on the activities of companies and large corporations. The main objective of this Course is to give a glimpse of Companies Act, 2013 that governs establishment and activities of Companies in India.

Course Outcomes:

- 1. To understand the origin, development and jurisprudential meaning of company
- 2. To interpret and analyse various provisions of Companies Act, 2013
- 3. To analyse incorporation, financial issues, governing mechanism, shares and dividends of companies
- 4. To analyse the importance of Corporate Social Responsibility in the development of society
- 5. To analyse and interpret the judicial decisions pertaining to company law.

MODULE-I

UNIT- I: Share Capital, Issue and allotment of shares, Transfer and transmission of shares, Forfeiture and buyback of shares, Share certificate and share warrant, Debentures & Charges, Borrowing Powers, effect of unauthorized borrowings, Debentures: Definition, Kinds, Distinction between Debenture and share, Company Charges: Kinds of Charges, Crystallisation, Intercorporate Loans (S-186), Dividend: Rules & Procedure

UNIT-II: Company Auditors, Investigation and Inspection, Legal Position, Appointment, Removal, Duties and Powers, Distinction between Investigation and Inspection, Power of Inspection, Majority Rule and Rights of Minority shareholder, The Rule in Foss v. Harbottle, exceptions, Prevention of Oppression and Mismanagement

Text Books:

1. Avtar Singh, "Company Law", Eastern Book Company, Allahabad

2. K. Majumdar & Dr. G.K. Kapoor, "Company Law", 15th Edition, Taxmann Publication, New Delhi.

3. A Ramaiya's Guide to the COMPANIES ACT, LexisNexis Publication, Nagpur

MODULE-II

UNIT-I: Winding up of Companies, Modes of Winding up, who may file petition of Winding up, Winding up by Tribunal, Voluntary Winding up, Liability of past members

UNIT-II: Case studies on Winding Up: Sree Bank Ltd v. Sarkar Dutt Roy And Co (1950) IK.B. 574, Bagree Cereals (P) Ltd. and Ors v. Hanuman Prasad Bagri and Ors 2001 105 CompCas 465 Cal, Airwings Private Ltd. v. Viktoria Air Cargo Gmbh, 1995 82 CompCas 447 Kar

Text Books:

1. K. Majumdar & Dr. G.K. Kapoor, "Company Law", 15th Edition, Taxmann Publication, New Delhi.

2. A Ramaiya's Guide to the COMPANIES ACT, LexisNexis Publication, Nagpur

3. Sharma J.P, "An easy Approach to Corporate Laws", Ane Books Pvt Ltd, New Delhi

4. Bharat Law House, New Delhi, "Manual of Companies Act, Corporate Laws and SEBI

Guidelines" Wadhwa and company," A Ramaiya Guide to Companies Act, Nagpur.

Reference Books:

1. Kannal, S., & V.S.Sowrirajan, "Company law Procedure", Taxman's Allied Services (P) Ltd., New Delhi

2. Singh Harpal, "Indian Company Act" Galgotia Publising, Delhi

- 3. Charlsworth & Mores, "Company Law", Sweet & Maxwell, London U.K.
- 4. Gower, LCB, "Principles of Modern Company Law", Stevens & Sons, London

BA.LL.B (HONS) – IV-II-SEMESTER Hons. P1-3: GENDER JUSTICE AND FEMINIST JURISPRUDENCE COURSE CODE: 22LA148

Course Objectives: The main objective of this Course is to have an overview over the evolving jurisprudence in socio-legal dimensions gender. It covers various aspects of gender justice, rights of women, men and also emphasis would be laid on LGBTQ rights.

Course Outcomes:

1. To understand the socio-legal dimensions of gender by analysing national and international perspectives

2. To analyse the patriarchy and feminist jurisprudence in the modern world

3. To critically analyse the misuse of women laws and men's rights

4. To recognise the rights of LGBTQ communities and their protection

5. To identify and be able to do research on emerging trends in Socio-legal dimensions of gender

MODULE-I

UNIT-I: Introduction to socio-legal dimensions of gender: Gender justice, Notions of sex and gender, Deconstructing, Man, "Woman', Other', Private-public dichotomy; Women in ancient, medieval and modern India: An overview, Current status of women:- Indicators of status: Difference in - likelihood of survival; female foeticide, assigned human worth; and control over property valued goods and services, working conditions, knowledge and information, political processes, symbolic representation, one's body, daily lifestyles, reproductive processes, Gender Justice in India: An overview

UNIT-II: Patriarchy and Feminist Jurisprudence-Understanding Patriarchy and feminism, Sameness and difference between masculine and feminine, Men's rights against cruelty-misuse of 498A and Domestic Violence Act, 2005; Gender neutrality adjudication in case of sexual harassment. Liberal feminism Radical feminism, Socialist/Marxist feminist approaches, International perception on human rights and women rights Universal Declaration of Human Rights (UDHR), International Covenant on Economic, Social and Cultural Rights (ICESCR).

Text Books:

1. Monica Chawla, Gender Justice: Women and Law in India, EBC, 2016

2. Subhash Chandra Singh, Gender Justice, Serials Publications, 2009

MODULE-II

UNIT-I: International Covenant on Civil and Political Rights (ICCPR), UN Convention for the Elimination of Discrimination against Women, UN Human Rights Council Resolution on Human rights, sexual orientation and gender identity, Women protection in India, Indian Penal Code 1860, gender proactive laws in labour; Law Protecting Women against Sexual Harassment at Work Place, (Prevention, Prohibition and Redressal) Act 2013, Property Rights of Women; Medical Termination of Pregnancy Act, 1971; PC & PNDT Act 1994.

UNIT-II: LGBTQ Rights; Lesbian, gay, bisexual and transgender (LGBT) rights in India and other countries; living condition of LGBTQ, political rights, Recognition of same-sex relationships, Discrimination protection under Indian Constitution; Section 377 of Indian Penal Code, 1860; Transgender Persons (Protection of Rights) Act, 2019

Text Books:

1. Subhash Chandra Singh, Gender Justice, Serials Publications, 2009

2. Flavia Agnes, Law, Justice, and Gender: Family Law and Constitutional Provisions in India, Oxford University Press, 2011

BA.LL.B (HONS) – IV-II-SEMESTER

Hons. P1-4: HUMAN RIGHTS LAW

COURSE CODE: 22LA149

Course Objectives: The objective of this course is to lay the foundation of the Human Rights law and acquaint the students with basic human rights institutions.

Course Outcomes:

- 1. To understand the legal and constitutional perspectives Human Rights Law in India
- 2. To understand the historical developments of Human Rights Law
- 3. To analyse the Constitutional safeguards to protect Human Rights
- 4. To analyse and interpret various laws on Human rights protection and welfare of the Society
- 5. To identify and be able to do research on emerging trends in Human Rights perspectives

MODULE-I

UNIT-I: Introduction to Human Rights, Nature, Origin and Evolution, Development of Human Right Regime; Classification of Rights, Relationship between Rights and Duties, Concept of Human Rights, Historical background, Theories: Tradition and Modern, Principles, Concept of Human Duties, Moral and Ethical, Social and Economic, Political and Cultural, Dialectics of Human Rights, Universal versus Cultural Relativism, Basis needs versus value-Based, Individualism versus Collectivism, Emerging Concept of Human Rights, Human Rights: Human Sufferings, Human Rights Movements and Human Rights markets, Emergence of an Alternative Paradigm: Trade related Market friendly Human Rights.

UNIT-II: International Human Rights Law, UN Charter, UDHR, Covenants of 1966, Optional Protocols, Constitutional perspective: Fundamental Rights: Evolution of the Right to clean Environment, education and Compensation, Directive principle of State Policy, Fundamental Duties, Environmental Pollution and legal Order, The Water Act, 1974 and the Air Act, 1981, Pollution Control Boards and their Functions, Pollution Control measures with special emphasis on sampling, consent, mechanism and power to give directions, Procedure and Penalties, Environment Protection and Legal Order, Environment (Protection) Act, 1986, Powers of the Central Government to take Environmental Measures, Environment Protection Mechanism, Procedure and penalties, Principles of Environment Protection: National perspective

Text Books:

- 1. H.O. Agarwal, Human Rights, (CLP, 2018)
- 2. Bhagyashree A. Deshpande, Human rights- Law and Practice, (CLP, 2017)
- 3. H.O. Agarwal, International Law and Human Rights (CLP, 2019)
- 4. Justice D M Dharmadhikari, Human Values and Human Rights (Lexis Nexis, 2016)

MODULE-II

UNIT-I: National Human Rights Law, Constitutional Provisions, Fundamental Rights, Directive Principles of State Policy, Human Rights Act, 1993, NHRC: Composition, Powers and Functions, Role of State HRC, NCW, NCM, SC/ST Commission, Role of Civil Societies

and Media, Concept of Crime and Criminal Liability, Role of Criminal Justice System in protection of Human Rights, Human Rights Problems, Police Atrocities and Accountability

UNIT-II: Violence against Women and Children, Terrorism and Insurgency, Right to Accused, Ex post facto law, Double Jeopardy, Protection against Self-Incrimination, Fair trial, Rights of inmates of prison and Custodial Homes, Compensation of victims of crime, Punishment and Human Rights, International Perspectives, International Crimes and International Cooperation in combating of Transnational Organized Crime, International Norms on Administrative of Criminal Justice, Group Rights, Prisoners, Women and Children, Indigenous People, Disabled, Senior Citizens, Refugees

Text Books:

1. Rashee Jain, Text book on Human Rights Law and Practice (Lexis Nexis, 2016)

2. V. N. Shukla's Constitution of India (Eastern Book Company, 2017)

3. Bruce K Friesen, Moral Systems and the Evolution of Human Rights (Springer Briefs in Sociology, 2014)

4. Sunil Deshta, Fundamnetal Duties of Citizens (Regal Publications, 2014)

5. Justice Sujata V. Manohar, T K Tope Constitutional Law of India (Eastern Book Company, 2010)

Reference Books:

- 1. Thomas Buergenthal, *International Human Rights in a Nutshell*, West Publisher Company, 2009 (4th Edn)
- 2. Henry Steiner & Philip Alston, International Human Rights in Context: Law, Politics, Morals: Text and Materials, Oxford University Press, 2008
- 3. S. K. Kapoor, International Law and Human Rights, Central Law Agency, 2014
- 4. M. K. Sinha, Implementation of Basic Human Rights, Lexis Nexis, 2013

BA.LL.B (HONS.) – IV-II-SEMESTER Hons. P1-3: LAW ON MERGERS AND ACQUISITIONS COURSE CODE: 22LA150

Course Objective: The main objective of the course is to develop a comprehensive understanding of mergers and acquisitions (M&A) from the perspective of the corporate sector. This course will cover all the significant elements of the acquisition process including corporate strategy, valuation, due diligence, financing decisions and transaction structures, restructuring options, takeover defence and integration.

Course Outcomes:

- 1. To understand the basic principles in mergers and acquisition process, types
- 2. To analyse the legal and procedural aspects of mergers and acquisition
- 3. To analyse and interpret the regulatory framework of mergers and acquisitions
- 4. To identify the best practices in mergers and acquisitions by referring to case studies
- 5. To identify and be able to do research on emerging trends in law of mergers and acquisitions

MODULE-I

UNIT-I Merger and Acquisitions: Introduction-Legal, Procedural, Economic, Taxation and Financial aspects of Mergers and Amalgamations including Stamp Duty and Allied Matters; Interest of Small Investors; Merger aspects under Competition Law; Jurisdiction of Courts; Filing of Various Forms; Amalgamation of Banking Companies and Government Companies; Cross Border Acquisition and Merger

UNIT-II: Legal Aspects-Takeover: Meaning and Concept; Types of Takeovers; SEBI Takeover Regulations; Disclosure and Open Offer Requirements; Bail Out Takeovers and Takeover of Sick Units; Takeover Defences; Cross Border Takeovers, Corporate Demerger and Reverse Merger-Concept of Demerger; Modes of Demerger - by Agreement, under Scheme of Arrangement; Demerger and Voluntary Winding Up; Legal and Procedural Aspects; Tax Aspects and Reliefs; Reverse Mergers – Procedural Aspects and Tax Implications.

Text Books:

- 1. Sridharan & Pandian, Guide to Takeovers & Mergers, 4th Edition, LexisNexis, 2018
- 2. Amit Agarwal, Mergers and Acquisitions Demystified, Bloomsbury, 2020
- 3. Tarun Mathur, Merger Control in India: Law and Practice, EBC, 2018

MODULE-II

UNIT-I: Funding of Merger and Takeover and reorganisations-Financial Alternatives; Merits and Demerits; Funding through various Types of Financial Instruments including Equity and Preference Shares, Debentures, Securities with Differential Rights, Stock Options; ECBs, Funding through Financial Institutions and Banks; Rehabilitation Finance; Management Buyouts Factors involved in Post-Merger Reorganization; Integration of Businesses and Operations; Assessing Accomplishment of Post-merger Objectives; Measuring Post Merger Efficiency

UNIT-II: Emerging trends in mergers and acquisitions, Competition law and Mergers & Acquisition; Few case studies- Disney, Pixar and Marvel, Google and Android, AOL and Time Warner, Vodafone Idea Merger, Hindustan Unilever Limited (HUL) acquisition of GSK Consumer Healthcare of GlaxoSmithKline (GSK), etc.

- 1. Amit Agarwal, Mergers and Acquisitions Demystified, Bloomsbury, 2020
- 2. Tarun Mathur, Merger Control in India: Law and Practice, EBC, 2018

BA.LL.B (HONS.) – IV-II-SEMESTER

Hons. P1-4: BUSINESS FORMATION AND CONTRACT DRAFTING

COURSE CODE: 22LA151

Course Objective: The main objective of the course is to develop a comprehensive understanding of essentials of a Business Formation and Contract Drafting from the perspective of the corporate sector. This course will cover all the significant elements to establish a Business entity including the key components of Drafting of business agreements.

Course Outcomes:

- 1. To understand the basic principles in Business Formation process, types of business entities
- 2. To analyse the legal and procedural aspects of Business Formation
- 3. To analyse and interpret the regulatory framework of Business Formation
- 4. To identify the best practices in Contract Drafting by referring to case studies
- 5. To identify and be able to do research on emerging skills in Contract Drafting

MODULE-I

UNIT-I: Introduction; Business Lawyer's Approach, Role, Skills-Base & Value Adds; Contract Building Blocks and Drafting Essentials & Techniques; Primer on Negotiation Developing/Improving Introduction: Skills: Model for Drafting Skills, Business/Transactional Lawyer's Approach, Mindset, Skills-Base, Tool Kit and Value Adds (Business Lawyer's Role as Strategist, Translator, Drafter, Advocate, Negotiator, Risk/Compliance Advisor, Choreographer & Trusted Counselor), Fundamentals of Proficient Contract Drafting and Effective Transaction Negotiation; Client-Centered Approach -Assessing, Creating and Adding Value Early, Often and Throughout, Building Blocks and Critical Provisions of Contracts and Business Documents, Negotiating Contracts & Transactions - The Art & Craft of Negotiation through Drafting, Leveraging Information and Utilizing Qualification, Limitation and Exception Tools & Resources, Primer on (and the Importance of) Term Sheets & Letters of Intent (LOIs), A Model for Developing and **Improving Contract**

UNIT-II: Organizing and Working with Business Entities and their Constituent, Primer on Business Entity Selection Considerations, Primer on Florida's New Revised LLC Act (and its Default Provisions), Keys to Effective Org Doc Drafting: Importance of State Statute(s), "Default" and Procedural Provisions, and Terms that may not be Altered or Modified, Keys to preparing/Drafting Principal LLC Formation Documents, In-Class Drafting Exercise (B) – Drafting Key Provisions of a Multi-Member, LLC Operating Agreement (re: Manager Duties), Organizing and Working with (and the Principal Documents and Agreements Essential to Corporations and Other Business Entities, Working and Contracting with Different Forms of Business Entities, Keys to Preparing/Drafting Principal Corporate Organizational Documents, Articles/Certificate of Incorporation and Bylaws, Organizational Actions (Election of Board, Appointment of Officers, etc.), Minutes, Authorizing Resolutions and Actions by Written Consent, Fundamentals of and Key Considerations in Drafting and Negotiating Corporate Shareholders' Agreements – Up Close

Text Books:

1. Bhumesh Verma, "Practical Guide to Drafting Commercial Contracts", Second Edition Paperback – 1 January 2021

2. Ravi Singhania,"Drafting of Contracts-Templates with Drafting Notes: (Second Edition) Hardcover – 15 February 2020

MODULE-II

UNIT-I: Agreements with Management and Key Employees; Executive and Employee Incentive Compensation Plans and Agreements, Critical Importance of Retaining, Incenting and Motivating Key Employees (including through employee agreements and plans), Primer on Employee Contracts and Plans, Compensation, Severance & Termination Provisions, Restrictive Covenants & Tax Considerations, Keys to Preparing and Drafting Employee Agreements/Documents, Employment Agreements (including "At Will" agreements) and Incentive Compensation (including Stock Option) Plans and Agreements, Non-compete, Non-solicitation, Invention Assignment and Confidentiality Agreements, Termination & Severance Considerations

UNIT-II: Subscription, Purchase & Sale of Stock and Equity Interests, Establishing the Client Relationship and Funding a Start-Up Business, Offer, Issuance & Sale of Equity Interests in a New Business – Legal & Practical Considerations, Role of the Business Lawyer (including junior associates), Importance of Understanding Business, Financial Statements & Key Accounting Matters, Establishing and Maintaining a Lawyer-Client Relationship, Understanding and Meeting Client Expectations, Professional Obligations, Keys to Effective Client Interviews, Meetings and Counselling in Business, Finance and Transactional Engagements, In-Class Drafting Exercise (D-1 and D-2) – Client Pre-Engagement and Engagement Letters, Funding a Start-Up Business – Sale and Issuance of Equity Interests – The Entrepreneur and the Investor: How to Align Their Interests

Text Books:

1. Ravi Singhania,"Drafting of Contracts-Templates with Drafting Notes: (Second Edition) Hardcover – 15 February 2020

2. Ashwin Madhavan, "Legal Writing and Contract Drafting", Paperback – 1 January 2018

Reference Books:

1. Course Materials Book (Volumes I and II) (compiled and edited by Daniel H. Aronson) 2. Charles M. Fox, Working with Contracts: What Law School Doesn't Teach You (2nd Ed. 2008)

BA.LL.B (HONS.) – IV-II-SEMESTER O.C-2: CRIMINOLOGY, PENOLOGY AND VICTIMOLOGY COURSE CODE: 22LA152

Course Objectives: The objective of the paper is to introduce the students to a holistic understanding of crime and punishment. The paper seeks to explore the possible practical applications of the various theories that have been formulated so far. It will also require the students to look up the international cases where these theories have been applied.

Course Outcomes:

- 1. To understand the basic principles of Crime and Punishment
- 2. To analyse the international perspectives of Criminal psychology
- 3. To differentiate various types of Criminal Jurisprudence and punishment procedures
- 4. To analyse the role contemporary measures to safeguard the interests of victims
- 5. To identify and able to conduct research on emerging trends in crime and punishment

MODULE-I

UNIT-I: Introduction to Crime and Punishment, Criminology- Definition and Scope, Brief introduction to pre- classical and classical theories of crime, Positive theories of crimeconstitutionalism and morphological theories, psychological and psycho-analytical theories, Sociological theories of crime- differential association, sub- culture, ecological and anomie theory UNIT-II: Nature of Crime, Radical theories of crime, Crimes against children (nature, extent and

legal provisions), Crimes against women (nature, extent and legal provisions), Special types of crimes in India: honour killing, female foeticide, witch-hunting, Other types- organized crime, white collar crime, terrorism, juvenile delinquency, Victims of crime and victim compensation, restitution

Text Books:

- 1. Roger Hopkin Burke, An Introduction to Criminological Theory; 2001, Willian Publishing
- 2. Katherine S. Williams, Textbook on Criminology; 2004, Oxford Press, Oxford

MODULE-II

UNIT-I: Punishment principles, Punishment: Definition and Types, Theories of Punishment, Substantive Provisions of Punishment under India Penal Code and other Act. Non- institutional Treatment of Offenders: Probation, Temporary Release and Parole, Institutional Treatment of Offenders, Juvenile Justice and Victimology, Probation of Offender Act, 1958, Juvenile Justice (Care and Protection of Children) Act, 2000, Juvenile Delinquency, Juvenile Institutional and Noninstitutional Services

UNIT-II: UN Declaration on Basic Principles of Justice for Victims of Crime and Abuse of Power, Prisons in India: Organisation, Type and Functions, Correctional Services for Jail Inmates, Victimological Research in India.

Text Books:

1. Katherine S. Williams, Textbook on Criminology; 2004, Oxford Press, Oxford **Reference Books:**

- 2. Frank A. Hagan, Introduction to Criminology: Theories, Methods and Criminal Behavior; 1978, Sage Publications Ltd., London
- 3. Larry Seigel , Criminology, 2008, Thomson Wadsworth, Canada
- 4. Sue Titus Reid , Crime and Criminology; 2008; Oxford University Presss, Oxford
- 5. Mark Tunic, Punishment: Theory and Practice; 1992 University of California Press, Berkeley
- 6. Robert Elias, Victims Still: Politicla Manipulation of Crime Victim, 1993, Sage Publications Inc.
- 7. R. I. Mawby & S. Walkate, Critical Victimology; 1995, Sage Publications Ltd., London

BA.LL.B (HONS.) – IV-II-SEMESTER O.C-2: COMPETITION LAW COURSE CODE: 22LA153

Course Objectives: Free and fair competition in a market enables the competitors to maximise their potential in the economy. Unfair trade practices, unfair competition affects the economy. Recognising the importance of this, this Course provides an overview of the Competition Law in India which established Competition Commission of India to regulate anti-competitive practices and promote fair competition

Course Outcomes:

- 1. To understand the basic principles of fair competition and constitutional perspectives
- 2. To analyse the international perspectives of competition law
- 3. To differentiate various types of anti-competitive practices
- 4. To analyse the role Competition Act, 2002 in regulating anti-competitive practices, promote fair competition and enforcement procedures
- 5. To identify and able to conduct research on emerging trends in competition law

MODULE-I

UNIT-I: Introduction to competition law, Constitutional perspectives of Elimination of Concentration of Wealth and Distribution of Resources Article 39 (b) (c), Relation between Competition Policy and Competition Law; Objectives of Competition Law, History and Development of Competition Law, Liberalization and Globalization - Raghavan Committee Report, Competition Act 2002; Difference between MRTP Act and Competition Act, Salient feature of Competition Act, International and Comparative Competition Law, US Antitrust Law, EU competition law, Japanese anti-monopoly law, Chinese anti-monopoly law, German competition law, South African Competition Law, Australian Competition Law

UNIT-II: Anti- Competitive Agreements, Horizontal and Vertical agreement, Rule of Perse and Reason, Appreciable Adverse Effect on Competition (AAEC) in India, Exemption, Prohibition of Anti-competitive agreement/ Cartel/bid rigging, Regulation of Abuse of Dominant Position; Enterprise, Relevant Market, Dominance in Relevant Market, Abuse of dominance, Predatory Pricing.

Text Books:

- 1. Richard Whish and David Bailey, Competition Law, 9th Edition, Oxford University Press
- 2. T. Ramappa, Competition Law in India: Policy, Issues, and Developments, 3rd Edition, Oxford University Press

MODULE-II

UNIT-I: Combinations: Merger, Acquisition, Amalgamation and Takeover - Horizontal, Vertical and Conglomerate Mergers - Combinations covered under the Competition Act, 2002 – Regulations, Penalties, Establishment and Constitution of Competition Commission of India, Powers and Functions- Jurisdiction of the CCI – adjudication and appeals, -Competition Appellate Tribunal (Comp.AT), Director General of Investigation (DGI)- Penalties and Enforcement; Competition Advocacy in India and other foreign jurisdictions

UNIT-II: Emerging trends in Competition law; Intellectual Property Rights and Competition Law, International Trade and Competition Law, Conflict between CCI and sectoral intervention: Sports, Telecom, Statutory Authorities, Aviation, E-commerce, Big Data, AI & Block chain

Text Books:

1. T. Ramappa, Competition Law in India: Policy, Issues, and Developments, 3rd Edition, Oxford University Press

2. S M Dugar, Guide to Competition Law (Containing commentary on the Competition Act, 2002 MRTP Act, 1969 & the Consumer Protection Act, 1986), 7th Edition, LexisNexis, 2019

BA.LL.B (HONS.) – IV-II-SEMESTER

O.C-3: INTERNATIONAL TRADE LAW

COURSE CODE: 22LA154

Course Objectives: The International Trade Law has gained more importance in recent decades in the wake of unprecedented focus of nations on developing close international economic relations. Initially, the General Agreement on Tariffs and Trade (GATT), 1947 provided the necessary setting, norms and regulations for the evolution of international trade law.

Course Outcomes:

- 1. To understand the basic principles of fair International Trade Law perspectives
- 2. To analyse the international perspectives of trade and commercial law
- 3. To differentiate various types of trade practices
- 4. To analyse the role WTO in regulating International Trade, promote fair competition and enforcement procedures
- 5. To identify and able to conduct research on emerging trends in International Trade law

MODULE-I

UNIT-I: An Overview - Concept and Nature of International Trade Law – Origins - Theories of International Trade, Globalization and International Trade, Historical Background of the General Agreement on Tariffs and Trade (GATT, 1947) -Evolution of WTO – GATT 1994 and WTO – South Asia and GATT/WTO, Legal Structure, Principles and working of WTO and Its Covered Agreements – Understanding the structures of the Covered Agreements – Issues concerning implementation of WTO agreements and rulings

UNIT-II: Most-favoured Nation Treatment (MFN) – History and Basic issues – Grandfather clauses – Definitional Issues - GATT/WTO cases concerning MFN, National Treatment – scope and application – History and Basic issues – GATT/WTO cases concerning National Treatment, Like products – scope and application – aim and effect test – the product and process distinction, Plurilateral Trade Agreements (PTAs) (Article XXIV of GATT), PTAs and Customs Union (Article XXIV of GATT), Conditions to be satisfied for a PTA to be consistent with Article XXIV of GATT (internal and external trade requirements), Notification and Transparency mechanism for PTAs, SAFTA

Text Books:

 S Lester, B Mercurio et al (2012), 'World Trade Law: Text, Materials and Commentary (Hart Publishing: Oxford)
 Mitsuo Matsushita, Thomas J. Schoenbaum and Petros C. Mavroidis, The World Trade Organization: Law, Practice and Policy (Oxford University Press:2006).
 Michael Trebilcock, Robert Howse, Antonia Eliason, The Regulation of International Trade, 4th edition (Routledge:2012)

MODULE-II

UNIT-I: Imposition of Anti Dumping Duties under the Anti Dumping Agreement, Dumping and Anti dumping Measures; Challenging anti dumping measures; Concept of Zeroing in anti

dumping investigations; Determination of Injury and demonstration of a causal link, Standard of review in the Anti Dumping Agreement, Imposition of Safeguard measures under the Agreement on Safeguard Measures, Relationship Between Article XIX of GATT and the Agreement on Safeguards, Conditions to be satisfied for imposition of Safeguard Measures, Injury requirement in safeguard measures, Causation requirement, Parallelism in imposition of safeguard measures, Characteristics of Safeguard measures

UNIT-II: Imposition of Technical Barriers to Trade, What standards of the TBT Agreement a country has to satisfy while imposing technical requirements on trade? TBT Agreement Article, – National Treatment and Most Favoured Nation (meaning of 'treatment no less favourable'), TBT Agreement Article 2.2 – More Trade Restrictive than Necessary, Obligation to base technical barriers to trade on international standards

Text Books:

1. Michael Trebilcock, Robert Howse, Antonia Eliason, The Regulation of International Trade, 4th edition (Routledge:2012)

2. Peter Van den Bossche and Werner Zduoc (2013), 'The Law and Policy of the World Trade Organization' (CUP: Cambridge)

Reference Books:

1. Bernard Hoekman and Michel Kostecki, The Political Economy of the World Trading System (Oxford: Oxford University Press, 2005)

2. John H. Jackson, The World Trading System: Law and Policy of International Economic Relations, 2d edition(Cambridge: MIT Press, 1997).

3. Kenneth W. Dam, The GATT: Law and International Economic Organization (Chicago: University of Chicago Press, 1970).

4. Christper Arup, The New World Trade Organisation Agreements (Cambridge University Press:2000).

5. Robert E. Hudec, The GATT Legal System and World Trade Diplomacy (Salem, New Hampshire: Butterworth, 2d edition, 1990).

6. UNCTAD, The Outcome of the Uruguay Round: An Initial Assessment (Geneva: UNCTAD, 1994), 41-105, 205-219

7. www.wto.org (for all GATT/WTO cases and other primary documents)

8. www.unctad.org (for the perspective of developing countries)

9. www.southcentre.org (for the perspective of developing countries

BA.LL.B (HONS.) – IV-II-SEMESTER O.C-3: NATURAL RESOURCES AND ENERGY LAWS COURSE CODE: 22LA155

Course Objectives: Natural Resources and Energy plays a significant role in ensuring industrial and economic growth, liveable environment and there is a need also to conserve the non-renewable sources of energy. This can happen only through legal and policy intervention at domestic and global levels. The main objective of this Course is to throw a light on national and international actions to control, regulate the energy sector and the importance of non-renewable sources of energy.

Course Outcomes:

- 1. To understand the energy sector and its role in the economy
- 2. To understand the relevance of Natural resources management to meet the demand of energy in the current society
- 3. To analyse the law and policy pertaining to management of Natural Resources & energy sector at global level and actions taken to reduce its consumption
- 4. To analyse the law and policy of India relating to energy sector
- 5. To identify and able to conduct research on emerging trends in Natural Resources & Energy laws.

MODULE-I

UNIT-I: Natural Resources, Classification and importance of Resources, Conservation of Natural Resources, Global dependability on Natural Resources, International Agreements on Conservation of Natural Resources, Introduction to Energy sector, Overview of Energy Consumption, Production, and Transmission, Renewable Energy sources and Non-renewable sources of energy, National and international perspectives; Waste-management; Introduction to Indian Energy Law and policy

UNIT-II: Conventional energy sources Hydro Electric, Thermal, Nuclear, Non-Conventional Energy sources Bio-mass, geo-thermal, solar, wind energy, ocean energy, wave energy, etc; Commercial energy sources, fossil-fuels coal, oil, natural gas, hydro-electric power, nuclear; Non-commercial energy sources, wood, animal wastes, agricultural waste, cost of raw materials, transport problems, Natural Resources & Energy Law vis-à-vis Climate Change, Environmental Regulations in International Energy Sector, Sustainable Energy for All ('SE4ALL')

Text Books:

- 1. Nawneet Vibhaw, Energy Law and Policy in India, 1st Edition, LexisNexis, 2014
- Usha Tandon, Energy Law and Policy, 5th Edition, Oxford University Press, 2018

MODULE-II

UNIT-I: United Nations Framework Convention on Climate Change ('UNFCCC'), the Kyoto Protocol to the United Nations Framework Convention on Climate Change and the Energy Charter Treaty ('ECT'), Paris Agreement on Climate Change 2015, The Statute of International Renewable Energy Agency, Energy law and policy in USA- Energy Policy Act of 2005, Energy Independence and Security Act of 2007, Food and Energy Security Act of 2007, Other State Laws; European Union- European Coal and Steal Community Treaty, Euratom Treaty; China- The Renewable Energy Law, Energy Conservation Law of the People's Republic of China

UNIT-II: Indian Legislative Efforts on conservation of Natural Resources & Energy Issues, Regulation of Energy sector, Mining Law, Oil & Gas Law, Historical Background of the Electricity Sector, Oil and natural gas, Coal sector in India, Introduction to the Electricity Act 2003, The Petroleum and Natural Gas Regulatory Board Act 2006, Mines and Minerals (Development and Regulation) Act, 1957

Text Books:

- 1. Nawneet Vibhaw, Energy Law and Policy in India, 1st Edition, LexisNexis, 2014
- 2. Usha Tandon, Energy Law and Policy, 5th Edition, Oxford University Press, 2018
- 3. Patricia Park, International Law for Energy and the Environment, 2nd Edition, CRC Press, 2013

BA.LL.B (HONS.) – V-I-SEMESTER

BA.LL.B (HONS.) –V-I-SEMESTER INFORMATION TECHNOLOGY, CYBER SECURITY AND LAW COURSE CODE: 22LA156

Course Objectives: With rapid development in information technologies, broadening of cyber space, most of the tasks that humans do have become easy due to developing Internet of Things. On the other hand, it has also brought us various challenges to cyber security and safety. The main objective of this Course is to discuss about various technological law and policy issues covering wide aspects of cyber laws and cyber security.

Course Outcomes:

- 1. To understand the scope and nature of cyber space and activities happening in cyber space
- 2. To analyse various cyber security vulnerabilities and safeguards
- 3. To analyse global legal development in terms of cyber security
- 4. To identify and differentiate various types of cyber-crimes and other activities
- 5. To interpret and analyse Information Technology Act, 2000 with the help of various provisions and judicial decisions

MODULE-I

UNIT I: Introduction to cyber space, information technology, cyber security, regulations in cyber space, jurisdiction issues in cyber space, interface of information technology, IoT and Cyber security, Cyber security and law, Introduction to Information Technology Act, 2000

UNIT II: Understanding cyber security in cyber space, Cyber Security Vulnerabilities and Cyber Security Safeguards, Choosing safe browsers for email security, Guidelines for securing password and Wi-Fi security, Guidelines for social media and basic Windows security, Guidelines for Smartphone security, Online Banking, Credit Card and UPI Security, Micro ATM, e-wallet and POS Security

Text Books:

- 1. Justice Yatindra Singh, Cyber Laws, 6th Edition, Universal Publishing, 2016
- 2. Pavan Duggal, Cyber Law, 2nd Edition, Universal Publishing, 2017
- 3. Sunit Belapure and Nina Godbole, Cyber Security: Understanding Cyber Crimes, Computer Forensics and Legal Perspectives, Wiley India, 2011.

MODULE-II

UNIT I: Cyber Threats: Cyber Warfare, Cyber Crime, Cyber terrorism, Cyber Espionage, Censorship, Indecency, Pornography, cyber stalking, phishing, dissemination of obscene material, defamation, hacking/cracking, morphing etc., Cyber Security Regulations & cooperation at Global level, RuNet Law, New York Cyber Security Regulations, California Internet of Things Cyber Security Law, European Cyber Security Framework, Chinese regulatory approach on cyber security, Cyber Security Initiatives in India, National Cyber Security Policy 2013

UNIT II: Information Technology Act, 2000, Digital Signature, E-governance, Regulation of Certifying Authorities, Offences, Penalties, Compensation and Adjudication, Intermediary liability, Electronic evidence and its relevance under Indian Evidence Act, 1872, UNCITRAL Model Law, Cyber Forensics

Text Books:

1. Pavan Duggal, Cyber Law, 2nd Edition, Universal Publishing, 2017

2. Sunit Belapure and Nina Godbole, Cyber Security: Understanding Cyber Crimes, Computer Forensics and Legal Perspectives, Wiley India, 2011.

BA.LL.B (HONS.) – V-I-SEMESTER

INTELLECTUAL PROPERTY LAW

COURSE CODE: 22LA157

Course Objective: Innovations in diverse areas of technology has led to the growth of importance of Intellectual Property Laws. This course aims to give an overview of the evolution of IPR and different types of IPR. The paper is aimed at discussing the jurisprudence of IP and judicial decisions on different forms of IP.

Course Outcomes:

- 1. To understand the jurisprudential and theoretical ideology behind the concepts of IPRs
- 2. To recognise the economic importance of IPRs
- 3. To understand the origin and development of IPRs and acquaint with various international conventions relating to IPR
- 4. To analyse various forms of IP and its interface with technological developments
- 5. To interpret and analyse various judicial decisions concerning IPRs

MODULE-I

UNIT-I: Introduction to the Concept of Intellectual Property- Importance of human creativity-Types of IPR, Theories of IPR, Historical background – International Conventions of IPRs; WTO, TRIPs; National treatment; Most favored treatment; Dispute settlement mechanisms, Patents: Indian Patents Act, 1970 - Patentable Inventions; Procedure to obtain patent; Specification; rights of Patentee; Transfer, Revocation and Surrender of Patents; Infringement of Patents and Remedies for infringement; Government use of Patents for Public purpose.

UNIT-II: Trade Marks: Trade Marks Act, 1999 - Functions of Trademarks; Service marks; Registration of Trademarks; Doctrine of distinctiveness; Infringement of Trademarks; Remedies; Licensing in trademarks – Deceptive Similarity and passing off.

Text Books:

- 1. Bently and Sherman, Intellectual Property Law, Oxford University Press, U.K., 2004
- 2. Ananth Padmanabhan, Intellectual Property Rights: Infringement and Remedies, LexisNexis, Nagpur, 2012

MODULE-II

UNIT-I: Copyright: Copyright Act 1957 - Characteristics; works protected under copyright - Literary works; Dramatic, musical & artistic works; Architecture, cinematograph film & sound recording; Author and ownership of Copyright; Rights conferred by Copyright; Term of Copyright; Infringement and Remedies for Infringement; Performers' Right; Publication.

UNIT-II: Designs: Design Act, 2000 - Registerable designs; Procedure for Registration; Piracy of a design; Geographical Indication; Geographical Indication of Goods (Registration and Protection) Act, 1999 - Infringements and Remedies – The Semiconductor Integrated Circuits Layout Designs Act, 2000; The Plant Varieties and Farmers' Rights Act, 2001; National Register of Plant Varieties; Protection of Traditional Knowledge

Text Books:

1. Ananth Padmanabhan, Intellectual Property Rights: Infringement and Remedies, LexisNexis, Nagpur, 2012

2. N.S. Gopalakrishnan, Principles of Intellectual Property, EBC, Lucknow, 2014.

BA.LL.B (HONS.) – V-I-SEMESTER

Hons. P2-1: INTERNATIONAL ORGANIZATION

COURSE CODE: 22LA158

Course Objectives- This course will focus upon the legal and policy issues raised by the development and functioning of intergovernmental organizations. It will encompass a course in United Nations law and a comparative study of international organizations.

Course Outcomes:

- 1. To understand the issues and challenges with respect to International Organizations
- 2. To understand principles and procedures established by International Organizations
- 3. To analyse the development of International Organization regime through various international legal documents
- 4. To interpret and analyse the International agreements in India to approach ICJ
- 5. To identify and able to conduct research on emerging trends in International Law.

MODULE-I

UNIT-I: The History of International Law and Organization: A Basic Framework, A First Look at the United Nations, The UN Charter, Voting Procedures in International Organizations, Voting and Decision-Making, Membership, Representation & Withdrawal, Withdrawal or Withholding of Financial Support, Universal Declaration on Bioethics and Human Rights, Adopted by the General Conference of UNESCO, International Technical Cooperation and the Theory of Functionalism; Critiques of International Organizations Including Charges of Politicization, WIPO and the ICC as Technical and Political Organizations Respectively

UNIT-II: Rule Making Powers, The UN Security Council and General Assembly, The Security Council As World Legislature, The Uniting for Peace Resolution, UNGA, The European Union: Regional Supranationalism, The EU's Future, Reference for a preliminary ruling, Judgment, European Court of Justice, Rights and Immunities of International Organizations and the Duties of Host Countries, Dispute Settlement and Interpretative Powers, The International Court of Justice, Statute of the ICJ, ICJ Advisory Opinion on the Legality of the Threat or Use of Nuclear Weapons, Judicial Nationalism in International Law: National Identity and Judicial Autonomy at the ICJ

Text Books:

1. Frederic L., Jr. Kirgis, International Organizations in Their Legal Setting, West; 2nd edition (American Casebook Series), ISBN: 0314016430

2. Junlin Ho, The International Labour Organization's Role in Nationalizing the International Movement to Abolish Child Labour, 7 CHI. J. INT'L L. 337, 2006. Text pages 274-295, 388-414

3. Kofi A. Annan, Speech at Truman Library (US) 11 December 2006.

MODULE-II

UNIT-I: Enforcement Techniques, The International Labour Organization (ILO), The International Labour Organization's Role in Nationalizing the International Movement to

Abolish Child Labour, Peacekeeping, Peacemaking, Trusteeship & Hegemonic International Law, Hegemonic International Law & Limits Upon the Supranational Powers of the Security Council, Security Council Governance of Post-conflict Societies, UNGA Resolution Language, Sovereignty and Intervention: Humanitarian Intervention and the Responsibility to Protect, The NATO Bombing of Serbia – US Intervention in Iraq—UN Response to Atrocities in Darfur, Two concepts of sovereignty

UNIT-II: Protecting Human Rights Through International Organization, Development of the UN Charter-Based Human Rights System and the New UN Human Rights Council, Establishing the new Human Rights Council, Articles on the New UN Human Rights Council, Manual of the United Nations Human Rights Special Procedures, Protecting Human Rights Through International Organization, The European Human Rights System, The African Union and Human Rights, The WTO and the International Organization of Trade, The Nature Of Remedies In International Trade Law, Non-Governmental Organizations, Amnesty International, Nongovernmental Organizations and International Law

Text Books:

- 1. Kofi A. Annan, Speech at Truman Library (US) 11 December 2006.
- 2. Jose E. Alvarez, EDITORIAL COMMENT: Hegemonic International Law Revisited, 97 A.J.I.L. 873, (2003)

Reference Books:

1. Herman Nys, Towards an International Treaty on Human Rights and Biomedicine, Some Reflections Inspired by UNESCO's Universal Declaration on Bioethics and Human Rights, 13 European Journal of Health Law 5-8, (2005)

2. B.S. Brown, On the Politicization of International Criminal Law (2007)

3. Edward Kwakwa ,Essay: Some Comments On Rulemaking At The World Intellectual Property Organization, 12 Duke J. Comp. & Int'l L. 179,(2002) 7015 wordsLeo Gross, On the Degradation of the Constitutional Environment of the United Nations, 77 A.J.I.L. 569 (1983).

BA.LL.B (HONS.) – V-I-SEMESTER

Hons. P2-2: INTERNATIONAL ENVIRONMENTAL LAW

COURSE CODE: 22LA159

Course Objectives- Today international environmental law is arguably setting the pace for cooperation in the international community in the development of international law. There are nearly nine hundred international legal instruments that are either primarily directed to international environmental issues or contain important provisions on them. This proliferation of legal instruments is likely to continue. Therefore, it is important to assess what we have done and explore where we are headed.

Course Outcomes:

- 1. To understand the General Principles of International Environmental Law,
- 2. To examine the Emerging International Environmental Regimes and India's National Policy,
- 3. To study the link between Environment and Sustainable Development,
- 4. Enforcement of International and National Environmental Law.

MODULE-I

UNIT-I: Introduction to Environmental Law, Historical Evolution, Developed and Developing Countries Perspectives, Stockholm, Rio and Johannesburg, Sources of International Law, Treaties Custom, General Principles of Law, Other Sources, Principles: Sovereignty over Natural Resources, Obligation Not to Cause Damage, Principles of Preventive Action and Precaution Polluter Pays Principle and Equitable Sharing of Cost, Sustainable Development, Equitable Utilization, Common but Differentiated Responsibilities

UNIT-II: Transboundary Pollution: Liability of State, Desertification as a Transnational Problem; Tropical Deforestation, The 1994 Desertification Convention, Transboundary River Pollution, Transboundary Groundwater Pollution, Transboundary Shipments of Hazardous Wastes, The Basel Convention Regime, Trans-frontier Air Pollution and Convention on Transboundary Air Pollution, Environmental Warfare, State Liability: Theoretical Issues

Text Books:

1. Donald K. Anton, Jonathan I. Charney, Philippe Sands, Thomas Schoenbaum and Michael J. Young, International Environmental Law: Cases, Materials, Problems (LexisNexis 2007).

2. Elli Louka, International environmental law: fairness, effectiveness, and world order, Cambridge University Press, 2006

3. Pilippe Sands, Principles of international environmental law, Cambridge University Press, 2003

4. S Bhatt, International Environmental Law, APH Publishing, 2007 -

MODULE-II

UNIT-I: Victim State Sovereignty Threshold Of Cognizable Injury, The Legacy of the Trail Smelter Arbitration, Standard of Liability Strict Liability and Ultra-Hazardous Activities, Viability of a Liability Regime, Global Oceans: Oceans as a Commons, Marine Pollution, Fishery Conservation, Atmosphere, Ozone Layer Depletion, The Ozone Protection Regime, The Climate Change Convention, Antarctic Treaty Regime, Protection of Species and Ecosystems, Migratory Species, Whales and Seals, Protection of Genetic Variety, Causes of Biodiversity Loss, Ecosystem Protection

UNIT-II: Compliance and Governance Mechanisms, State Obligations and the role of judiciary; policy and legislative measures in India for environmental protection, International Environmental Institutions including UNEP and other specialized agencies and their Reforms, Expanding The Role of Non-governmental Organizations

Text Books:

1. S Bhatt, International Environmental Law, APH Publishing, 2007 -

2. Edith Brown Weiss, Daniel Barstow Magraw, Paul C. Szasz, International environmental law: basic instruments and references, 1992 - 1999, Volume 2, Transnational Publishers, 1999.

Reference Books:

1. Documents in International Environmental Law, Philippe Sands, Eds, Cambridge University Press, 2004.

2. Alexandre Charles Kiss, Dinah Shelton, International environmental law, Transnational Publishers, 2004.

3. P.K. Rao, International environmental law and economics, ley - Blackwell, 2002.

4. Michael I. Jeffery, Biodiversity Conservation, Law and Livelihoods: Bridging the North-South Divide, Cambridge University Press, 2008.

5. Neil Craik, The International Law of Environmental Impact Assessment Process, Substance and

Integration, Cambridge University Press, 2008

6. Environmental Law, the Economy and Sustainable Development, Eds by Richard L. Revesz , Philippe

7. Sands , Richard B. Stewart, Cambridge University Press, 2008

BA.LLB (HONS) – V-I-SEMESTER Hons. P2-1: PATENT LAWS AND TECHNOLOGY TRANSFER COURSE CODE: 22LA160

Course objective: This course is developed to an extent to assist human intelligence through its enhanced cognitive skills in filing and protecting the Patents for future ready solutions in many areas like Science, Technology, health care, pharmaceuticals, education, agriculture etc. With developing technologies, also emerge various legal regulations and issues pertaining to patents. The main objective of this Course is to integrate Patent law with technology transfer by covering variety of technical, ethical and legal aspects.

Course Outcomes:

- 1. To understand development of Patent Law and analyse its technicalities
- 2. To analyse the ethics, regulation and liability aspects of Patent Law regime
- 3. To analyse the interface of Patent Law with technology transfer
- 4. To analyse the jurisprudential and territorial aspects of patents
- 5. To evaluate the usage of patent laws in the as one of the Intellectual Property Rights

MODULE-I

UNIT-I: Commercial dealings: ownership, licensing, assignments, employees' inventions, Protection of discoveries, The process of getting a patent in US and India, Patent infringement: Literal infringement and a comparison of UK and US, treatment of non-literal patent infringement, Protection of information technology products and the controversy surrounding software patents, Design patents, The value of patents, Global information technology law and practice

UNIT-II: Internet jurisdiction, regulation of internet marketing, issues in electronic transactions, internet governance, domain name business models and disputes intellectual property challenges for new business models, legal issues raised by cloud computing, as well as net neutrality and telecom regulation, e-Finance: law, compliance and technology challenges, The impact of digital transformation of compliance in financial services on law firms, legal departments in companies, government attorneys, compliance managers, internal and external auditors, and system administrators

Text Books:

1. Indian Innovators Association, "Patent IPR Licensing- Technology Commercialisation – Innovation Marketing: Guide Book for Researchers, Innovators" 2. Prasad Karhad, "How to Patent an Idea in India: From Idea to Granted Patent in Quickest Time, Saving Costs and Making Money with Your Patented Invention"

MODULE-II

UNIT-I: Intellectual property, innovation and development, interplay between intellectual property law, innovation social and economic development, digital and Internet innovations, Patents for cutting-edge technologies such as information technology, biotechnology and green technology, patents for biotech and pharmaceutical inventions, Patents for genetic resources/traditional knowledge and green technologies, IP-related antitrust issues, Management and commercialization of intellectual property, Technology transfer and licensing, Commercialization of innovations, IP portfolio management, IP issues in merger and acquisition, IP issues in franchising and outsourcing, IP and standard setting, IP and competition, IP litigation strategies, IP issues in innovation industries such as ISP's liability and safe harbor

UNIT-II: Advanced intellectual property law, the fair use/fair dealing defense in copyright law; possible solutions to the crisis in the entertainment industry, intellectual property protection for fashion, the treatment of standard-essential patents, reverse-payment settlement agreements in the pharmaceutical industry, extralegal intellectual property norms, traditional knowledge, relationship between intellectual property and business strategy

Text Books:

1. Prasad Karhad, "How to Patent an Idea in India: From Idea to Granted Patent in Quickest Time, Saving Costs and Making Money with Your Patented Invention"

2. K.C. Kankanala, "Indian Patent Law and Practice" (Oxford India Paperbacks)

BA.LL.B (HONS.) – V-I-SEMESTER

Hons. P2-2: TRADE SECRET, TRADEMARK AND DESIGN

COURSE CODE: 22LA161

Course Objective: Innovations in diverse areas of technology has led to the growth of importance of Intellectual Property Laws. This course aims to give an overview of the evolution of IPR and different types of IPR such as Trademark and Design. The paper is aimed at discussing the jurisprudence of Trademark and Design as emerging areas of IP and judicial decisions on different forms of IP.

Course Outcomes:

- 1. To understand the jurisprudential and theoretical ideology behind the concepts of Trademark, Design Laws and trade secrets
- 2. To recognise the economic importance of Trademark, Designs and trade secrets
- 3. To understand the origin and development and acquaint with various international conventions relating to IPR
- 4. To analyse Trademark, Designs and trade secrets its interface with technological developments
- 5. To interpret and analyse various judicial decisions concerning Trademark, Designs and trade secrets

MODULE-I

UNIT-I: Introduction Trademarks, Evolution of Trademark in India, Justification, International Treaties: Paris Convention, Madrid Agreement and Protocol, NICE Agreement, Trademark Law Treaty, Singapore Law Treaty, TRIPS, Kinds of Trademarks: Registered and Unregistered Trademarks, Conventional & Non-Conventional Trademarks, Service Mark, Collective Marks, Certification Marks, Well Known Trademarks

UNIT-II: Registration of Trademarks, Pre-requisites, Absolute and Relative Grounds for Refusal of Registration, Concept of Deceptive Similarity and its Applicability in Registration, Procedure for Registration, National and International Registration, Commercial Exploitation of Trademarks and IPAB, Rights of Proprietor, Assignment, Licensing and Transmission of Trademark, IPAB, Penalties for infringement, Infringement and Passing off, Infringement, Goodwill and Passing off, Remedies, Trademark Issues in Cyberspace.

Text Books:

 K C Kailasam and Ramu Vedaraman, Law of Trademarks including International Registration under Madrid Protocol and Geographical Indications, Lexis Nexis, 2013
 A. K. Bansal, Law of Trademark in India, Thomson & Reuter, 2014
 Ashwani Kumar Bansal, Design Law, Universal Law Publishing Company, 2012

MODULE-II

UNIT-I: Industrial Designs, Introduction, Evolution, Justification, International Treaties, Paris Convention, Hague Agreement, Locarno Agreement, TRIPS, Industrial Design Act, 2000, Interface between Design, Copyrights and Trademarks, Semiconductor and Layout Designs,

Introduction, Evolution, Justification, International Treaties: Washington Treaty, TRIPS, The Semiconductor Integrated Circuits Layout-Designs Act, 2000, Penalties for infringement

UNIT-II: Trade secret as IPR, Importance and justification for trade secret as an IP, International Perspective-NAFTA & TRIPS; Trade Secret protection in US and EU; essential requirements of Trade Secrets protection; Legal framework protecting Trade Secret in India; National Innovation Bill, 2008; Indian Contract Act, 1872-Non-Disclosure agreements (NDA); Non-Compete clauses (NCC); Employee Agreements and trade secrets; Civil and Criminal Remedies for breach of trade secrets

Text Books:

1. Ashwani Kumar Bansal, Design Law, Universal Law Publishing Company, 2012 **Reference Books:**

1. Tapan Kumar (Ed.), WTO, TRIPS and GIs, New Century Publications, 2014

2. Dev Gangjee, Relocating the Law of GI, Cambridge University Press, 2012

3. K C Kailasam and Ramu Vedaraman, Law of Trademarks including International Registration under Madrid Protocol and Geographical Indications, Lexis Nexis, 2013
4. David T Keeling, David Llewelyn, Kerley's law of Trade Marks and Trade Names, Sweet and Maxwell, 15th Edition, 2014

5. Narayanan, Trade Marks and Passing Off, Eastern Law House, 2004

6. Ananth Padmanabhan, Intellectual Property Rights Infringement and Remedies, Lexis Nexis, 2012

7. Christopher Wadlow, The Law of Passing Off: Unfair Competition by Misrepresentation, Sweet and Maxwell, 2011

8. David Lindsay, International Domain Name Laws, Hart Publishing, 2007.

BA.LL.B (HONS) – V-I-SEMESTER O.C-4: AIR AND SPACE LAWS COURSE CODE: 22LA162

Course Objectives- Human's advent into space has been one the greatest achievements of humankind. Wherever the humans go, the law follows and outer space is no exception. The main objective of this Course is to explore the laws and regulations governing outer space activities of humans, corporations, organisations etc.

Course Outcomes:

- 1. To understand what is outer space and explore various human activities
- 2. To understand various technologies and their role in space exploration
- 3. To analyse the development of space law through various international legal documents
- 4. To interpret and analyse the space law regulation in India
- 5. To identify and able to conduct research on emerging trends in Space laws.

MODULE-I

UNIT-I: Basic concepts of international law and space law, Introduction to international Space law-Committee on the Peaceful Uses of Outer Space ("COPUOS")-The Outer Space Treaty and the fundamental principles of space law. Other space treaties (Rescue Agreement, Liability Convention, Registration Convention, Moon Agreement) and General Assembly resolutions, National regulations, commercialization and privatization, Multilateral and bilateral agreements and intergovernmental organizations

UNIT-II: Remote sensing/GIS, satellite meteorology and global climate and international law, International law relating to remote sensing, National legislation for remote sensing, Regional and global agreements on remote sensing, Bilateral and multilateral agreements on remote sensing, Sources of remote sensing data

Text Books:

- 1. Prof. Balakista Reddy, Dr. Rahul J.A Nikam, Space Law and Contemporary Issues, 1st Edition, Asia Law House, 2012
- 2. V.S. Mani, S. Bhatt, V. Balakista Reddy, Recent Trends in International Space Law and Policy, 2nd Edition, Asia Law House, 2015

MODULE-II

UNIT-I: Satellite communications and international law, Overview of international law on satellite communications, Overview of international law on satellite communications, Technical standards and national licensing, International trade in satellite communication services and global mobile personal communication services, Satellite broadcasting, Global navigation satellite systems (GNSS) and international law, International institutional context for GNSS operations, GNSS providers and GNSS augmentation, GNSS users, Legal framework for GNSS services, GNSS services, uses and current problems

UNIT-II: Space Law regulation and policy in India, History of Space Sector in India, ISRO, Space Commission of India and the Department of Space (DOS), Remote Sensing Data Policy (RSDP), National Frequency Allocation Plan (NFAP), Satellite Communications (SATCOM) policy; Need for national space legislation in India-Draft Space Activities Bill, 2017

Text Books:

1. V.S. Mani, S. Bhatt, V. Balakista Reddy, Recent Trends in International Space Law and Policy, 2nd Edition, Asia Law House, 2015

2. Sandeepa Bhat B. (ed.), Outer Space Law: From Theory to Practice, Icfai University Press. 2009

BA.LL.B (HONS) – V-I-SEMESTER O.C-4: INTERNATIONAL CRIMINAL LAW COURSE CODE: 22LA163

Course Objectives- Widespread violations of international humanitarian law had become a practice in the contemporary world. Thus, growing concerns of the international community resulted in a demand for international criminal prosecution before an international criminal tribunal for those who committed heinous crimes recognized under customary international law as a threat to international peace and security.

Course Outcomes:

- 1. To understand the issues and challenges with respect to International Criminals
- 2. To understand principles and procedures for prosecuting International Criminals
- 3. To analyse the development of International Criminal law through various international legal documents
- 4. To interpret and analyse the International agreements in India to prosecute International Criminals
- 5. To identify and able to conduct research on emerging trends in International Criminal Law.

MODULE-I

UNIT-I: Introduction: International Criminal Law, Individual Responsibility: Historical Development, Treaty of Versailles, Nuremberg & Tokyo Trials, Genocide Convention, 1948, Geneva Convention, 1949, ILC Draft Code of Crimes against the Peace and Security of Mankind

UNIT-II: State Sovereignty and International Criminal Law, General Principles of International Criminal Law, Crimes and Elements of Crimes, Genocide: Prosecutor V. Akayesu (ICTR 1998); Prosecutor v. Krstic (ICTY2004), Modes of Criminal Responsibility and Defences, Prosecutor v Samuel Hinga Norman, Case No. SCSL-2004-14-AR729E, Prosecutor V. Blaskic, (ICTY 2004)

Text Books:

1. Ambos, K., "General Principles of Criminal Law in Rome Statue" Criminal Law Forum, Vol.10, (1999), pp. 1-32.

2. Arnold, R, "The Mens Rea of Genocide under the Statute of the International Criminal Court" Criminal Law Forum, vol.14, n.2 (2003), pp. 127-151.

3. Arsanjani, Mahnoush H., "The Rome Statute of the International Criminal Court" American Journal of International Law, vol. 93, n.1 (1999)

MODULE-II

UNIT-I: International Criminal Court and Tribunals, International Criminal Court, ICC Jurisdiction over the Nationals of Non-States parties, International Criminal Tribunal for Yugoslavia (ICTY), International Criminal Tribunal for Rwanda (ICTR), The Iraqi Special Tribunal, Universal Jurisdiction, Immunities

UNIT-II: Ex parte Pinochet (UK House of Lords); Belgium's 1993 Universal Jurisdiction law; ICJ, Arrest warrant of 2000 (Congo v .Belgium); Congo v. France, Decisions of the International Court of Justice Case Concerning the Application of the Convention on the Prevention and Punishment of the Crime of Genocide (Bosnia and Herzegovina v. Serbia and Montenegro) of 26 February 2007, Special Court for Sierra Leone, Extraordinary Court for Cambodia, Response of South Asian Countries to the ICC, Indian Perspectives on the ICC, The Future of International Criminal Law

Text Books:

1. Bassiouni, M.C., "From Versailles to Rwanda in Seventy Five Years: The Need to Establish a Permanent International Criminal Tribunal", Harvard Human Rights Journal, vol.10 (1997), pp. 11-62.

2. Cryer, Robert, "International Criminal Law vs State Sovereignty: Another Round?" The European Journal of International Law, Vol. 16 No. 5, 979–1000.

Reference Books:

1. Duke Journal of Comparative and International Law, vol.11, n.5 (2001), pp. 6-38

2. Heyder, Corrina, "The UN Security Council's Referral of the Crimes in Darfur to the International Criminal Court in the Light of U.S. Opposition to the Court: Implications for the International Criminal Court's Functions and Status", Berkeley Journal of International Law, vol. 24(2006).

3. Jamison, Sandra L., "A Permanent International Criminal Court: A Proposal that Overcomes

Past Objections", Denver Journal of International Law and Policy, n.23 (1995)

4. Maogoto, Jackson Nyamuya, "War Crimes and Real Polititick: International Justice from World War I to the 21st Century" available at http://www.rienner.com

5. Mutua, Makau, "America and the International Criminal Court" available at http://www.globalpolicy.org/intljustice.htm

BA.LL.B (HONS) – V-I-SEMESTER

O.C-5: INTERNATIONAL HUMANITARIAN LAW

COURSE CODE: 22LA164

Course Objectives: The main objective of this Course is to introduce the evolving jurisprudence of Human Rights and International Humanitarian law through various international conventions, domestic laws and judicial decisions.

Course Outcomes:

- 1. To recognise the significance of International Humanitarian Law in the domestic and international community
- 2. To understand the jurisprudential aspects of Human rights and International Humanitarian law
- 3. To analyse various international conventions, domestic laws and judicial decisions of Indian and International Courts
- 4. To analyse and suggest the fundamental rules for the enforcement of principles in Human Rights and International Humanitarian Law
- 5. To identify and able to conduct research on emerging trends in International Humanitarian Law

MODULE-I

UNIT-I: Jurisprudence of Human Rights, Significance of Human Rights, Problems in Conceptualization of Human Rights, International Perspective, Implementation mechanism of human rights- UDHR, ICCPR, ICESCR and UN Charter-First Generation, Second Generation and Third Generation of Rights, Cultural Relativity and Multiculturalism, Individual and Group Rights, Human Rights and Democracy, Development, Peace and Security, Women and Human Rights

UNIT-II: The European Convention on Human Rights, 1950, the American Convention on Human Rights 1969, African-Charter on Human and people's Rights; The Vienna Conference on Human Rights, 1993; Convention against Torture and other cruel, inhuman or degrading treatment or punishment; Rights of the Child; Refugees, Indigenous People, India and Human Rights- The Protection of Human Rights Act, 1993, Constitution of Commission at Central and State Level, Jurisdiction of Commission, Powers and Duties of the Commission, Constitutional Perspectives and the Role of the Indian Judiciary, Emerging Dimensions of Human Rights in India

Text Books:

- 1. C.J.Nirmal, Human Rights in India: Historical, Social and Political Perspectives, Oxford University Press
- 2. ICRC, The Geneva Conventions of 12 August 1949 and Protocols, Additional to the Geneva Conventions of 12 August 1949, ICRC

MODULE-II

UNIT-I: International Humanitarian Law- Origin and development of IHL, Just war theory – Types of Armed Conflict, IHL in Ancient India, Sources of Modern IHL—Gerne, Customary Rules of IHL Geneva Conventions, The General obligations of Humane Treatment – Wounded, Sick and Shipwrecked Persons, Combatant Status and Protection of Prisoners of War (POW), Protection of Civilian Persons, Women and Children and other vulnerable groups in time of War

UNIT-II: General Limitations on the Conduct of War- Limits on the Choice of Methods and Means of Warfare, Specific Weapons – Landmines, Chemical, Biological, Nuclear etc., Anti-Personnel, Land Mines Protection of Cultural Property and Natural Environment, Applicability of IHL to Non-International Armed Conflict; Implementation of IHL- National, Bilateral and International Measures & State Obligations; IHL-India's Attitude in the present scenario; Enforcement of IHL: Responsibility of States for Repression of /Breaches; Role of National Legislation and Military Law; International Criminal Responsibility, Evolution of International Criminal Tribunals and International Criminal Court

Text Books:

1. ICRC, The Geneva Conventions of 12 August 1949 and Protocols, Additional to the Geneva Conventions of 12 August 1949, ICRC

2. South Asia Human Rights Documentation Centre, Human Rights and Humanitarian Law: Developments in Indian and International Law, Oxford University Press

BA.LL.B (HONS) – V-I-SEMESTER

O.C-5: FORENSIC SCIENCE AND LAW

COURSE CODE: 22LA165

Course Objective: Innovations in diverse areas of Forensic Science has led to the growth of importance of Forensic science technique in Criminal Jurisprudence. This course aims to give an overview of the evolution of Forensic Science and different types of techniques developed. The paper is aimed at discussing the effectiveness and admissibility of Forensic Science Techniques in Criminal Jurisprudence.

Course Outcomes:

- 1. To understand the jurisprudential and technical aspects behind the Forensic Science
- 2. To recognise the importance of Forensic Science in Prosecution of Criminals.
- 3. To understand the origin and development of Forensic Science Techniques and acquaint with various technological advancements.
- 4. To analyse various techniques of Forensic Science and its interface with technological developments
- 5. To interpret and analyse various judicial decisions on admissibility of evidence collection.

MODULE-I

UNIT-I: Basics of Forensic Science and Crime Scene Management, Crime & Criminal behaviour, Modus Operandi, Criminal profiling, Corpus Delicti, Criminal Justice System Important wings of criminal justice system, Its structure & functioning, Role of Police officers, prosecution & judicial officers, Role of Forensic scientists, medico-legal doctors, Expert Testimony, Forensic Science, Basic Principles & Significance, History & Development of Forensic Science, Organizational structure of Forensic Science labs in Central & State, Crime Scene Management, Defining the Scene of crime, Managing a crime scene & its hierarchy, Role of First Responding Officers, Search Patterns of a crime scene, Crime scene Documentation, Collection, Packaging, Labelling & Forwarding of exhibits to forensic laboratories, Preservation of evidence, Health & Safety Protocols

UNIT-II: Application of Forensic Science in Crime Investigation, Definition, Nature, Need & Scope of Forensic Science, Crime Scene Evidences, Establishment of identity of Individuals, DNA, Fingerprints/Foot prints, Anthropology – Skeletal Remains, Odontology, Questioned Document and Their Identification, Identification of objects by shape and size, Handwriting and signature-analysis, identification and examination, Forensic Ballistics and vehicular accident reconstruction, Chemical & Toxicological Analysis, Drugs of Abuse & Narcotic drugs, Explosives, Fire Scene Investigation, Analysis & Interpretation of fire scenes, Fire Dynamics, Detection of Ignitable liquid residues in fire scenes

Text Books:

- 1. Henry Lee's Crime Scene Handbook by Henry C Lee
- 2. Forensic Biology by Shrikant H. Lade
- 3. Crime Scene Processing and Laboratory Work Book by Patric Jones

4. Forensic Science: An Introduction to Scientific and Investigative Techniques 3rd ed. by Stuart H. James

MODULE-II

UNIT-I: Forensic medicines and law, Medical Jurisprudence, Brief History & current scenario at National & International level, Forwarding of Biological samples to Forensic Laboratories, Medico legal aspect of Death, Concept of Human Anatomy & Physiology, Medico Legal Aspects – PM report, Dying Declaration & Expert Testimony (Evidence Act), Sexual Offences - Rape, DFSA (Drug Facilitated Sexual Assault), Medical Termination of Pregnancy Act 1971, Prenatal Diagnostic Technique Act 1984, Mental Health Act 1987, Prevention of Food Adulteration Act 1954,

UNIT-II: NDPS Act 1985, Petroleum Act 1934, Prevention of Damage to Public Property Act 1984, Prevention of Illicit Trafficking in NDPS Act 1985, Arms Act 1950, Explosives Act 1984, Explosive Substance Act 1908, Recent advances in Forensic Science, Cyber crime: definition, hacking, virus, obscenity, pornography, software piracy. IT Act, 2000, Intellectual property right-domain name, Trademark. Computer security1encryption, decryption and digital signature, Narco analysis: theory, forensic significance of Narco-analysis, admissibility in court, Brain mapping- introduction, EEG, P-3000 wave, Polygraph: Principle and technique polygraph as forensic investigative tool, NHRC guidelines for polygraph test, Facial reconstruction: Method and technique, facial reconstruction in forensic, Preventive Forensic, Analytical methods: Gas chromatography, UV-Visible spectroscopy, IR, Forensic DNA Finger Printing

Text Books:

- 1. Henry Lee's Crime Scene Handbook by Henry C Lee
- 2. Forensic Biology by Shrikant H. Lade
- 3. Crime Scene Processing and Laboratory Work Book by Patric Jones
- 4. Forensic Science: An Introduction to Scientific and Investigative Techniques 3rd ed. by Stuart H. James
- 5. Criminalistics: An Introduction to Forensic Science, 9th ed. By Richard Saferstein
- 6. Compute Crime and Computer Forensic by Dr. R.K. Tiwari
- 7. Criminal Profiling: An Introduction to a Behavioral Evidence Analysis, 3rd ed. By Brent E. Turvey

Reference Books:

- 1. Forensic Science in Criminal Investigation and Trial, 4th ed. By B.R. Sharma
- 2. Handbook of Forensic Psychology Dr. Veerraghavan
- 3. Crime Scene Management with Special Emphasis on National level Crime Cases by Dr. Rukmani Krishnamurthy under publishing

4. Text Book of Medical Jurisprudence, Forensic Medicine and Toxicology by Parikh C.K

BA.LL.B (HONS.) – V-II-SEMESTER

BA.LL.B (HONS.) – V-II-SEMESTER PROFESSIONAL ETHICS, BAR & BENCH RELATIONS & ACCOUNTANCY FOR LAWYER (Clinical Paper-III) COURSE CODE: 22LA166

Course Objectives: The main objective of this Course is to inculcate in the law students, the professional ethics, explore bar and bench relations and accountancy for lawyers, before they venture into the practical legal world. The Course encompasses various practical aspects of law practice for the future legal professionals

Course Outcomes:

- 1. To understand the practical aspects of the legal profession
- 2. To recognise and adopt the professional ethical practices in legal profession
- 3. To analyse and interpret the various legislations and judicial decisions of courts and decisions of disciplinary committees of Bar Council of India
- 4. To understand as to how to maintain Bar and Bench relations to become a complete legal professional
- 5. To understand the emerging trends and practices of legal profession and accountancy.

MODULE-I

UNIT-I: Introduction to Law and Legal Profession; Meaning and necessity of Professional Ethics; Legal Ethics; Right to practice - a right or privilege; Constitutional guarantee under article 19(1)(g) and its scope, Advocacy- Seven lamps of Advocacy; Admission & Enrolment of Advocate, Bar Councils: Essential features of Advocate Act, 1961; Admission and Enrolment of Advocates, Disqualification for enrolment of Advocates, Right to Practise, Conduct of Advocates and Disciplinary Proceedings, State Bar Councils - Organization, Powers and Functions, Bar Council of India - Organization, Powers and Functions

UNIT-II: Legal Profession- Ethics, Punishment for Professional or other Misconduct: Ethics of Legal Profession, Law and Morality, Bar Council Code of Ethics, Standards of Professional Conduct and Etiquette -Advocate duties to the Court, Client, Opponent and colleagues, Duty to render Legal Aid and other duties,; Professional Misconduct, Negligence and Professional misconduct, Lawyers and the Consumer Protection Act, Punishment for- Disciplinary Committees of State Bar Councils and BCI, Complaint against Advocate -Procedure -Remedies - Review- Appeal

Text Books:

1. Mr. Krishnamurthy Iyer's book on "Advocacy"

- Raju Ramachandran, Professional Ethics for Lawyers-Changing Profession, Changing Ethics, 2nd Edition, LexisNexis, 2014
- Samaraditya Pal, The Law of Contempt-Contempt of Courts and Legislatures, 5th Edition, LexisNexis, 2012

MODULE-II

UNIT-I: Bench and Bar Relations; Bench and Bar Relations - Principles of Judicial Ethics & Conduct; Contempt of Court Act, 1971, Civil and Criminal Contempt – Defences, Constitutional validity of Contempt Law, Contempt by Lawyers, Contempt by Judges & Magistrates and State; Punishment for Contempt

UNIT-II: Accountancy for Lawyers-Management of time, human resources, office, etc, Accountancy knowledge for lawyers like evidentiary aspects, interpreting financial accounting statements in the process of lawyering etc; Nature and functions of accounting, important branches of accounting. Accounting and Law, Use of Globalization of Legal Services & Accountancy: Impact of Globalization on Legal Profession Multi-Disciplinary Practice of Law, International Trade in Legal services, WTO- Entry of Foreign Law firms in India, Accountancy in Lawyers office/firm; Single Entry; Professional tax, Service tax and Advocate Welfare Fund.

Text Books:

1. Samaraditya Pal, The Law of Contempt-Contempt of Courts and Legislatures, 5th Edition, LexisNexis, 2012

2. The Bar Council Code of Ethics

BA.LL.B (HONS.) – V-II-SEMESTER

MOOT COURT EXERCISE, PRE-TRIAL PREPARATIONS AND INTERNSHIP (Clinical Paper-IV)

COURSE CODE: 22LA167

Course Objective: This Course is purely designed to give practical exposure to the law students in terms of practising before the Courts. Moot Court exercises, pre-trial preparations and Internship will enable the students to know the proper functioning of the Courts.

Course Outcomes:

- 1. To understand the general Court procedures
- 2. To develop articulation and oratorical legal skills
- 3. To observe various types of court proceedings, client counselling sessions in internship
- 4. To develop legal professional skills in the subjects they have learnt
- 5. To be able to comprehend the functioning of the substantive and procedural aspects of legal systems.

Component-A- Moot Court (30 Marks)

- Every student is required to do at least three moot courts in a year with 10 marks for each.
- The moot court work will be on assigned problem and it will be evaluated for 5 marks for written submissions and 5 marks for oral advocacy

Component-B- Observance of Trial Proceedings (30 Marks)

- Observance of Trial in two cases, one Civil and one Criminal
- They will maintain a record and enter the various steps observed during their attendance on different days in the court assignment.

Component-C- Interviewing techniques and Pre-trial preparations and Internship diary (30 marks)

- Each student will observe two interviewing sessions of clients at the Lawyer's Office/Legal Aid Office and record the proceedings in a diary, which will carry 15 marks.
- Each student will further observe the preparation of documents and court papers by the Advocate and the procedure for the filing of the suit/petition. This will be recorded in the diary, which will carry 15 marks.

Component-D- Viva Voce examination (10 Marks)

• Viva Voce examination on all the above three aspects (A, B, C)

BA.LL.B (HONS.) – V-II-SEMESTER Hons. P2-3: IMF AND WORLD BANK COURSE CODE: 22LA168

Course Objective:

This course focuses on the activities and roles of financial institutions in the international financial system. It examines basic concepts of international finance; international, regional, and national financial organizations; and financial markets. Key policy issues in the international finances and financial challenges facing the advanced countries, developing countries, and the post-communist states are discussed.

Course Outcomes:

- 1. To understand the growth and development of World Bank and IMF
- 2. To analyse the role of World Bank organization and governance
- 3. To understand and analyse the issues pertaining to importance of World Bank in Debt Relief, Education, Small Businesses Development, Sustainable Development
- 4. To study various international agencies collaborating with World Bank & IMF
- 5. To identify and able to conduct research on Debt and Monetary Policies

MODULE-I

UNIT-I: International Financial Institutions and Globalization: An Overview, The Resurrection of Global Finance in World, Global Political Economy: Theory and Practice, Globalization: The Human Consequences. Cambridge: Polity, Markets for Foreign Exchange, Derivatives, and Bonds, The crisis of global capitalism: open society endangered, International Equity Market, Lending, and Foreign Debt, Developing Country Debt, Relation between International Monetary Fund and World Bank, The Effect of IMF Programs on Economic Growth. Journal of Development Economics

UNIT-II: The World Bank and the Environment, The World Development Report 1992, International Monetary Fund Report 2001, World Bank Annual Report 2000, Reforming the Global Economic Architecture: Lessons From Recent Crises, Other International Financial Institutions: Group of Seven plus Russia, The Inter-American Development Bank, The Asian Development Bank, The African Development Bank

Text Books:

1. Eun, Cheol and Bruce Resnick. 2001. International Financial Management. 2d edition Boston: Irwin McGraw-Hill.

- 2. Barber, Benjamin. 1995. Jihad vs. McWorld. New York: Times Books.
- 3. Gianaris, Nicholas. 2000. Globalization: A Financial Approach. Westport, Conn

MODULE-II

UNIT-I: The European Bank for Reconstruction and Development, International Financial Institutions, Governance as Multilateral Development Bank Policy: The Cases of the African Development Bank and the Asian Development Bank, European Bank for Reconstruction and Development (Annual Report 2001) Inter-American Development Bank (Annual Report 2001), European Monetary Union, The political economy of European monetary unification: An analytical introduction, Political economy of European monetary unification, A demanding agenda for the new Europe, Political economy of European monetary unification, Financial and Economic Reforms in Post-Communist Countries in Eastern Central Europe and the Former Soviet Union **UNIT-II:** Stabilization and growth in transition economies: the early experience, Divergence in

Growth in Post-Communist Countries, Analyzing Financial Sectors in Transition: With Special Reference to the Former Soviet Union, Individualism and economic order, The Asian Financial Crisis: Causes, Cures, and Systemic Implications, The crisis of global capitalism, The politics of the Asian financial crisis

Text Books:

- 1. Gianaris, Nicholas. 2000. Globalization: A Financial Approach. Westport, Conn
- 2. A Guide to the World Bank by World Bank
- 3. The IMF and Economic Development by James Raymond Vreeland
- 4. International Monetary Fund
- 5. European Investment Bank

BA.LL.B (HONS.) – V-II-SEMESTER Hons. P2-4: MARITIME LAW **COURSE CODE: 22LA169**

Course Objective: Most of the international trade happens through sea-ways. There are various concerns and issues relating to maritime crimes, pollution etc. The main objective of this Course is to portray various laws and conventions that regulate the maritime activities of nations

Course Outcomes:

- 1. To understand the principles and development of maritime law
- 2. To analyse the role of seas ways in international trade
- 3. To understand and analyse the issues pertaining to marine environment and pollution
- 4. To study various national and international maritime disputes
- 5. To identify and able to conduct research on emerging trends in maritime law

MODULE-I

UNIT-1: Introduction to Maritime Law, Historical development of the Law of the Sea, Framework for understanding the Law of the Sea, United Nations Convention on the Law of the Sea, 1982 (UNCLOS), Baselines under the Law of the Sea Convention, Marine Jurisdictional Zones under the Sovereignty of Coastal States and Sovereign Rights of Coastal State, Territorial sea and contiguous zones, The High Seas, The Continental Shelf, Right of Innocent Passage; The International Framework for Fisheries; Maritime Security, hijacking and pirate issues

UNIT-II: Carriage of Goods by Sea, Bills of Lading, The Functions of the Bill of Lading, Presentation of Bills of Lading, Electronic Bills of Lading, Switch Bills of Lading, Bills of Lading issues under Charterparties, Rules relating to Bill of Lading, Charterparty Agreements; Law of Salvage, Precondition of Salvage, International Salvage Convention, Marine Environment, Pollution in the marine environment, Principles for marine environmental policy making and legislation, International Organisations, The Preventive Conventions, Liability Conventions.

Text Books:

- 1. Samareshwar Mahanty, Maritime Jurisdiction and Admiralty Law in India, 2nd Edition, Universal Law Publishing, 2017
- 2. Bimal N. Patel, Hitesh Thakkar, Maritime Security & Piracy (Global Issues, Challenges and Solutions), 1st Edition,

MODULE-II

UNIT-I: Protection of Marine Diversity, Climate Change and the Marine Environment, Maritime Safety and Security; Marine Insurance, Insurable Interest, Duty of Utmost Good Faith, Warranties, Causation of Marine Peril, Fraudulent Claims, Subrogation, Reinsurance, Maritime Dispute Resolution, Nature and History of Admiralty Law, Admiralty Jurisdiction: Nature and Content, Collision Claims, Limitation Claims, Ship Mortgages, Maritime Arbitration, Arbitration Procedure; Resolutions of I.O. including IMO, UNEP and decisions of ICJ, ITLOS

UNIT-II: Indian Maritime Laws, Carriage of Goods By Sea Act, 1925; Territorial Waters, Continental Shelf, Exclusive Economic Zone And Other Maritime Zones Act, 1976, the Indian Ports Act, 1908; the Indian Merchant Shipping Act, 1958; The Maritime Zones of India (Regulation of Fishing by Foreign Vessels) Act, 1981, Marine Products Export Development Authority Act, 1972, Marine Fishing Policy 2004, Marine Fishing Policy 2004

Text Books:

1. Bimal N. Patel, Hitesh Thakkar, Maritime Security & Piracy (Global Issues, Challenges and Solutions), 1st Edition,

2. Thomas Schoenbaum, Admiralty and Maritime Law, 5th Edition, West Academic Press, 2012.

BA.LLB (HONS) –V-II-SEMESTER

Hons. P2-3: COPYRIGHT LAWS

COURSE CODE: 22LA170

Course objective: This course is developed to an extent to assist human intelligence through its enhanced cognitive skills in filing and protecting the Copyright for future ready solutions in many areas like Science, Technology, Arts, Literature, education, music etc. with developing technologies, also emerge various legal regulations and issues pertaining to Copyrights. The main objective of this Course is to integrate Copyrights law with other Neighbouring Rights like Design protection etc.

Course Outcomes:

- 1. To disseminate knowledge on copyrights and its related rights and registration aspects
- 2. To analyse the ethics, regulation and liability aspects of Copyright Law regime
- 3. To analyse the interface of Copy Right Law with other IP related laws
- 4. To analyse the jurisprudential and territorial aspects of Copyrights
- 5. To evaluate the usage of Copyright laws in the as one of the Intellectual Property Rights **MODULE-I**

UNIT-I: Copyrights, Nature of Copyright - Subject matter of copyright: original literary, dramatic, musical, artistic works; cinematograph films and sound recordings - Registration Procedure, Term of protection, Ownership of copyright, Assignment and licence of copyright - Infringement, Remedies & Penalties – Related Rights - Distinction between related rights and copyrights

UNIT-II: Copyright, Neighbouring Rights and Industrial Designs, Introduction to Copyright, Conceptual Basis, International Protection of Copyright and Related rights- An Overview (International Convention/Treaties on Copyright),

Text Books:

1. Nithyananda, K V. (2019). Intellectual Property Rights: Protection and Management. India, IN: Cengage Learning India Private Limited.

2. Neeraj, P., & Khusdeep, D. (2014) Intellectual Property Rights. India, IN: PHI learning Private Limited

MODULE-II

UNIT-I: Indian Copyright Law: The Copyright Act, 1957 with its amendments, Copyright works, Ownership, transfer and duration of Copyright, Renewal and Termination of Copyright, Neighbouring Rights, Infringement of copyrights and remedies, Industrial Designs, Need for Protection of Industrial Designs, Subject Matter of Protection and Requirements

UNIT-II: The Designs Act, 2000, Procedure for obtaining Design Protection, Revocation, Infringement and Remedies

Text Books:

1. Neeraj, P., & Khusdeep, D. (2014) Intellectual Property Rights. India, IN: PHI learning Private Limited

2. Ahuja, V K. (2017) Law relating to Intellectual Property Rights. India, IN: Lexis Nexis

BA.LL.B (HONS.) –V-II-SEMESTER

Hons. P2-4: BIODIVERSITY PROTECTION AND GEOGRAPHICAL INDICATION PROTECTION

COURSE CODE: 22LA171

Course Objectives: Biodiversity protection has gained utmost importance due to several factors. There are many laws that talk about biodiversity protection and sustainable development. The main objective of this Course is to have a glance at significant law and policy developments in Indian and also at the global level for biodiversity protection and protection of Geographical Indications in India.

Course Outcomes:

- 1. To understand the importance of Biodiversity and its protection for the sustainable development in the society
- 2. To understand the basic principles and doctrines of Biodiversity & GIs.
- 3. To analyse the global development of international Biodiversity law and policy
- 4. To analyse the constitutional perspectives of protection of Biodiversity and GIs.
- 5. To analyse and interpret the legislations and judicial decisions relating to Biodiversity protection.

MODULE-I

UNIT-I: Introduction: Definition of Genetics, Species, Ecosystem Diversity, Genetic diversity, Species diversity, Plant diversity, Ecosystem diversity, Bio Geographical classification of India, Value of Biodiversity: Consumptive, Productive Use, Social, Ethical, Aesthetic and Option values, Biodiversity Protection Act, 2002, Introduction to Biodiversity, Concept of Biodiversity and its types, Distribution of Biodiversity, Biodiversity and balance of Nature, Benefits of Biodiversity

UNIT-II: Threats to Biodiversity, Conservation of Biodiversity, Biodiversity of India, Conventions on Biodiversity, Biodiversity at Global, National and Local Levels, India as a mega Diversity, National Hotspots of Biodiversity, Habitat Loss, Poaching of Wildlife, Manwildlife conflicts, Endangered and endemic species of India, Common Plant species, Common Animal species, Conservation of Biodiversity, In-situ conservation, Ex-situ conservation

Text Books:

1. Roy Sovan, Environmental Science, Publishing Syndicate, 2003, Kolkata.

2. Dara.S.S., Environmental chemistry and Pollution Control, S.chand & company Ltd., New Delhi

3. Schulze Ernst- Detlef, Mooney Harold, Biodiversity and Ecosystem Function, Springer- Verlag, London

4. Mohapatra Pradipta Kumar, Textbook of Environmental Biotechnology, I.K. International Pub. House pvt. Ltd., 2006, New Delhi

MODULE-II

UNIT-I: Restoration of Biodiversity, Imparting Environmental Education, Enacting, strengthening and enforcing Environmental Legislation, Population Control, Reviewing the agriculture practice, Controlling Urbanization, Conservation through Biotechnology,

Geographical Indications: Historical Background, International Evolution of Geographical Indication, Indication of Source, Appellations of Origin, Paris Convention, Madrid Agreement, Lisbon Agreement, NAFTA, TRIPs, Emerging Issues, Genericide of Geographical Indication

UNIT-II: TRIPs Article 23 Controversy, Registration of Geographical Indication, Effect of Registration, Infringement & Remedies, Infringement and Passing off of Geographical Indication, Remedies & Procedure, Comparative Analysis, Comparative Analysis of Geographical Indication Law in India & France

Text Books:

1. Mohapatra Pradipta Kumar, Textbook of Environmental Biotechnology, I.K. International Pub. House pvt. Ltd., 2006, New Delhi

2. Khan. T. I. Global Biodiversity and Environmental Conservation, Pointer Publishers, 2001, Jaipur

3. Narayanan P., Trademarks & Passing off, Eastern Law House, 6th edition, 2006.

4. Gravis Daniel, The TRIPS Agreement: Drafting History and Analysis, 2nd edition, Sweet & Maxwell.

5. Nair. R. Latha, Geographical Indications: A Search for Identity, Lexis Nexis, Buttorworth, 2005

6. Guide to the International Registration of Industrial Designs under the Hague Agreement, WIPO.

7. R. Basant (1998), "Intellectual Property Rights: A Note", IIMA, Mimeo.

BA.LL.B (HONS.) – V-II-SEMESTER O.C-6: LAW AND MEDICINE COURSE CODE: 22LA172

Course Objective: Law and medicine, health issues have become recurrent in the national and international arena. Public health is a quintessential matter of law and policy in all the nations and with emerging issues daily, the main objective of this Course is to throw a light on the evolving jurisprudence with ethico-socio-legal and political issues pertaining to law and medicine

Course Outcomes:

- 1. To understand the national and international perspectives of law and medicine
- 2. To analyse the Constitutional provisions enlightening the law and medicine aspects
- 3. To understand the ethico-legal issues in the interface between law and medicine
- 4. To recognise the needs of the society concerning public health issues
- 5. To identify and able to do research on emerging issues of law and medicine

MODULE-I

UNIT-I: Introduction to Law and Medicine, Constitutional Perspectives- Health as fundamental right, DPSPs; Contractual perspectives, Criminal Law perspectives-offence against persons, offences against public health and safety; Labour Law perspectives-Hospital as an Industry, application of labour laws to hospitals; Code of Medical Ethics-duties of doctors and rights of patients, Code of Ethics Regulations 2002

UNIT-II: Convention for the protection of Human Rights and Dignity of the Human Being with regard to the Application of Biology and Medicine: Convention on Human Rights and Biomedicine; World Medical Association's (WMA); The Declaration of Geneva, 1948; Access to health and medicines- Doha Amendment to TRIPS, Legislative and Judicial perspectives of medical profession; Basic principles underlying the relationship-duty of care, standard of care, breach OD duty, concept of vicarious liability, informed consent, confidentiality.

Text Books:

- 1. K. Kannan, Medicine and Law, Oxford University Press, 2014
- 2. Nandita Adhikari, Law & Medicine, Central Law Publications, Fourth Edition Reprint 2019

MODULE-II

UNIT-I: Concept of Medical Negligence- development of medical negligence under torts and criminal laws, Consumer Protection laws, Judicial trends; Legal proceedings against doctors, defences available; expert opinions in medico-legal cases; Legal aid and advice to doctors, Law and medicine and emerging issues-medical experimentation and clinical trials, informed consent, protection of vulnerable groups and legal measures; Organ transplantation, Medical termination of pregnancy-socio-legal and ethical issues; Prenatal diagnostic techniques-abuse of technology and regulation PCPNDT Act, 1994; Surrogacy laws; Euthanasia-Ethico-legal issues

UNIT-II: Other emerging issues in law and medicine- Impact of Globalisation on Health and Medicare, Mental health issues; Use of forensic science in investigation; DNA profiling; Medical waste and management; Regulation of spurious drugs, Sex reconstruction surgery-legal implications; Human tissue ownership, IP issues in access to medicine

Text Books:

1. Feroz Ali, The Access Regime: Patent Law Reforms for Affordable Medicines, Oxford University Press, 2016

BA.LL.B (HONS.) – V-II-SEMESTER

CITIZENSHIP AND IMMIGRATION LAWS

COURSE CODE: 22LA173

Course Objective: Citizenship laws provide concise limits to identify the state subjects. In a democratic nation like India, the law students need to know thoroughly the various aspects of Citizenship and immigration laws to become a complete legal professional. This Course mainly covers the principles of Citizenship and immigration laws

Course Outcomes:

- 1. To understand the basics and essential feature of Citizenship
- 2. To understand the principles of acquiring Citizenship and immigration to India
- 3. To appraise and critique the application of Citizenship Laws in identifying the state subjects
- 4. To analyse the significance of Immigration laws to acquire Citizenship
- 5. To analyse the diverse judicial interpretation of Constitution by Supreme Court and High Courts to establish Citizenship laws.

MODULE-I

UNIT-1: Meaning and Types of Citizenship, Modes of acquisition of Citizenship, Object, Scope and salient features of Citizenship Act, 1955, Constitutional provisions of Citizenship in India, National Register of Citizens (NRC), Citizenship Amendment Act, 2020 (CAA), National Population Register (NPR)

UNIT-II: Meaning and Concept: Transnational Citizenship, External Citizenship, Multiple Citizenship, Loss of Nationality, Citizenship Act, 1955, Citizenship Rules, 1956, History, meaning and nature of immigration Law; International Migration System, Foundation of Immigration Law, Immigration Law: Procedure and Application, Immigration benefits: Refugee status

Text Books:

- 1. M. P.Jain, Constitutional Law
- 2. A. R.Pandey, Law of Nationality, Citizenship and Immigration
- 3. Mazha Hussain, The Law Relating to Foreigners, Passport and Citizenship in India
- 4. Seth, Citizenship and Foreigner Act

MODULE-II

UNIT-I: Voluntary departure, withholding of Removal, Immigration and Nationality Act, 1952, Immigration and Refugee Protection Act, Asylum and Convention against Torture Immigration, Enforcement, Detention and Removal of Aliens, Immigration Court

UNIT-II: Hearing Employment Based Immigration, Immigration and Nationality Act, 2010, The immigration (Carrier's Liability) Act, 2000 Immigration Reform & Control Act, 1986 **Text Books:**

- 1. Mazha Hussain, The Law Relating to Foreigners, Passport and Citizenship in India
- 2. Seth, Citizenship and Foreigner Act
- 3. Basu, D. D, Constitution of India