Academic Ordinances for BBA.LL.B.

(Programme Structure & Evaluation Scheme)

Programme Code: BBLB

Duration: 5 years



EFFECTIVE FROM SESSION: 2024-2025

Faculty of Law

CHHATRAPATI SHIVAJI MAHARAJ UNIVERSITY PANVEL, NAVI MUMBAI

(STATE PRIVATE UNIVERSITY ESTABLISHED UNDER ACT XXXII OF GOVT. OF MAHARASHTRA 2018 AND RECOGNIZED BY THE UGC)

Chhatrapati Shivaji Maharaj University

BBA LL.B(Hons.)

About the Programme

Programme Specific Objective (PSO):

PSO1: The BBALL.B (Hons.) programme is aimed at imparting knowledge on the fundamental principles of Law. BBALL.B (Hons.) is professional law degree programs that endeavor to provide topnotch and professional legal education that aligns with the Bar Council of India Legal Education rules. This, in turn, allows students who complete these programs to enroll themselves in the Bar and practice law.

After completing law and after registration from their particular State Bar Councils advocates can sit in AIBE (All IndiaBar Examination) and after passing this exam it allows advocates to practice in any District court, High court and Supreme court within the territory of India. Advocacy in itself is a very profound profession which advocates may prefer to do in their respective interesting fields. Advocates can even join Law Firms. This way advocates can fight for their clients and help them fight their cases.

PSO2: Law students can also go for the Judiciary and become Civil judge and serve the society by giving justice to them. Being a judge is one of the noble professions where students get a chance to help the society by giving them the opportunity of fair trial and do justice with the weaker sections of the society.

PSO3: Law students can contribute to the society by becoming good law teachers and multiply and pass their knowledge with unlimited numbers of students which may give more opportunity for new and qualitative judges and advocates in the society.

PSO4:Law students can serve the society by becoming Legal Advisor in PSUs and giving good advice to therequired companies which ultimately is for the benefits of the society.

Law students can serve the society by becoming good legal journalists and publishing about legal news and updateson law, landmark case laws etc. can criticize the judgements of various higher courts with due integrity whichopens channels for the society to rethink and criticize about the effects of any particular judgements in the society. Law students, if interested in banks, can become law officers in these institutions by passing exams and helpingbanks with the banking laws. From small banks to RBI every bank requires law officers for their legal advice to runtheir institutions smoothly.

Law students can also serve as law officers in the SEBI after passing its exams.

Law students can also serve the society by becoming law officers in the Army by passing an exam called JAG.

This programme is beneficial for the students in the area of higher studies, career opportunities in both private and public sectors.

Ordinances

O1 Eligibility:

Passed 10+2 examination. Obtained at least 45% (42% for OBC& 40 % for SC/ST) marks in the qualifying Examination.

O2 Duration:

The BBA LL.B programme will normally be of five academic year's duration spanning over ten semesters.

Programme Objective (PO):

1. Comprehensive Legal Knowledge:

The program aims to provide students with a thorough understanding of legal principles and statutes. The entire statute is covered in teaching, unless specified otherwise, along with any relevant amendments made by the competent legislature.

2. Current Legal Awareness:

The program aims to keep students updated with the latest legal developments by incorporating relevant and updated judicial precedents into the curriculum. This ensures that they are well-versed in contemporary legal issues and interpretations.

3. Bar Council Alignment:

The curriculum is aligned with the standards set by the Bar Council of India Legal Education rules. This enables students to meet the requirements for enrolling in the Bar and practicing law effectively.

4. Professional Competence:

The program aims to equip students with the necessary skills and knowledge to succeed in legal practice through effective evaluation methods designed to assess their understanding and application of legal concepts.

5. Ethical and Professional Standards:

The program aims to instill in students a strong sense of legal ethics and professional conduct. This prepares them to uphold the integrity of the legal profession while serving the interests of justice and society.

6. Legal Research and Analysis:

The program aims to develop students' abilities in legal research, analysis, and argumentation. This enables them to navigate complex legal issues and contribute meaningfully to legal discourse and advocacy.

7. Critical Thinking and Problem-Solving:

The program aims to foster critical thinking skills and problem-solving abilities among students. This empowers them to approach legal challenges with creativity, logic, and strategic reasoning.

8. Communication and Advocacy:

The program aims to enhance students' communication skills and advocacy techniques. This equips them to articulate legal arguments persuasively and represent clients effectively in various legal settings.

9. Professional Development:

The program aims to support students in their professional development journey by providing opportunities for internships, practical training, and exposure to diverse legal practices. This helps bridge the gap between academic learning and real-world legal practice.

The BBALL.B (Hons.) programme is aimed at imparting knowledge on the fundamental principles of Law. This programme is beneficial for the students in the area of higher studies, career opportunities in both private and public sectors.

Semester I

Course Code	Course	Hou	ırs/ V	Veek	Theory Marks		Practical Marks		Total Marks	Credit
	Title	L	Т	P	IA	ESE	IA	ESE		
LLBB1020	Law of Contract-I	3	1	0	30	70	-	-	100	4
LLBB1050	Constitutional Law-I	3	1	0	30	70	-	-	100	4
BBAB1010	Principles of Management	3	1	0	30	70	-	-	100	4
BBAB2020	Principles of Marketing	3	1	0	30	70	-	-	100	4
BBLB1050	Environmental Studies	3	1	0	30	70	-	-	100	4
	TOTAL	15	5	0	150	350	-	-	500	20

L = Lecture, T = Tutorial, P = Practical, IA=Internal Assessment, ESE=End Semester Examination

Semester II

Course Code	Course	Hours/ Week		Theory Marks		Practical Marks		Total Marks	Credit	
	Title	L	Т	P	IA	ESE	IA	ESE		
ECMB1010	Introductory Microeconomics	3	1	0	30	70	-	-	100	4
BBAB2030	Ethics & Corporate Social Responsibility	3	1	0	30	70	-	-	100	4
ENGG1000	English Communication Skills	3	1	0	30	70	-	-	100	4
LLBB2020	Law of Contract-II	3	1	0	30	70	-	-	100	4
LLBB2040	Constitutional Law-	3	1	0	30	70	-	_	100	4
	TOTAL	15	5	0	150	350	-	-	500	20

 $\mathbf{L} = \text{Lecture}, \mathbf{T} = \text{Tutorial}, \mathbf{P} = \text{Practical}, \mathbf{IA} = \text{Internal Assessment}, \mathbf{ESE} = \mathbf{End Semester Examination}$

Semester III

Course Code	Course	Hours/ Week		Theory Marks		Practical Marks		Total Marks	Credit	
	Title	L	Т	P	IA	ESE	IA	ESE		
MGTG3000	Management Accounting	3	1	0	30	70	-	-	100	4
BBAB3010	Human Resource Management	3	1	0	30	70	-	-	100	4
BBAB3020	Production & Operations Management	3	1	0	30	70	-	-	100	4
LLBB1030	Legal Language	3	1	0	30	70	-	-	100	4
LLBB1040	Tort, CP Act, MV Act	3	1	0	30	70	-	-	100	4
	TOTAL	15	5	0	150	350	-	-	500	20

L = Lecture, T = Tutorial, P = Practical, IA=Internal Assessment, ESE=End Semester Examination

Semester IV

Course Code	Course	Hours/ Week			Theory Marks		Practical Marks		Total Marks	Credit
	Title	L	Т	P	IA	ESE	IA	ESE		
MGTG4000	Quantitative Techniques for Management	3	1	0	30	70	-	-	100	4
COMB4010	Financial Management	3	1	0	30	70	-	-	100	4
BBAB4020	Entrepreneurship Management	3	1	0	30	70	-	-	100	4

LLBB4010	Jurisprudence	3	1	0	30	70	-	-	100	4
LLBB2030	BNS 2023	3	1	0	30	70	-	-	100	4
	TOTAL	15	5	0	150	350	-	-	500	20

L = Lecture, T = Tutorial, P = Practical, IA=Internal Assessment, ESE=End Semester Examination

Semester V

Course Code	Course	Hours/ Week			Theory Marks		ctical arks	Total Marks	Credit	
	Title	L	Т	P	IA	ESE	IA	ESE		
BBAB5010	Business Policy & Strategy	3	1	0	30	70	-	-	100	4
BBAB5020	Business Research	3	1	0	30	70	-	-	100	4
LLBB1010	Family Law - I	3	1	0	30	70	-	-	100	4
COMB5360	Financial Market Services and Institutions	3	1	0	30	70	-	-	100	4
LLBB3030	Professional Ethics, Bar Bench Relations & Accountancy for lawyers	3	1	0	30	70	-	-	100	4
LLBB3010	Arbitration, Conciliation & Alternate Dispute Resolution System	3	1	0	30	70	-	-	100	4
	TOTAL	15	5	0	150	350	-	-	500	20

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Semester VI

Course Code	Course	Hou	Hours/ Week			eory arks	Practical Marks		Total Marks	Credit
	Title	L	T	P	IA	ESE	IA	ESE		
BBAF6320	Financial Regulations	3	1	0	30	70	-	1	100	4
LLBB4020	Interpretation of Statutes	3	1	0	30	70	-	1	100	4
LLBB4030	Law of Taxation	3	1	0	30	70	-	ı	100	4
LLBB4040	Drafting, Pleading & Conveyancing	3	1	0	30	70	ı	1	100	4
LLBB2010	Family Law - II	3	1	0	30	70	-	-	100	4
LLBB3040	BSA 2023	3	1	0	30	70	-	-	100	4
	TOTAL	15	5	0	150	350	-	-	500	20

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Semester VII

Course Code	Course Title	Hou	Hours/ Week			Theory Marks		ctical arks	Total Marks	Credit
	Title	L	Т	P	IA	ESE	IA	ESE		
MBAH3030	Performance Management	3	1	0	30	70	-	-	100	4
BBAM5410	Consumer Behaviour	3	1	0	30	70	-	-	100	4
LLBB5020	Property laws including TP Act 1882 & Easement Act, 1882	3	1	0	30	70	1	-	100	4
LLBB5030	Administrative Law	3	1	0	30	70	ı	-	100	4
	Elective: Comparative	3	1	0	30	70	-	-	100	4
LLBB3320	Law									
LLBB3330	Elective:	3	1	0	30	70	-	-	100	4
	Conflict of Laws									
	TOTAL	15	5	0	150	350	-	-	500	20

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Semester VIII

Course Code	Course Title	Hours/ Week		Theory Marks		Practical Marks		Total Marks	Credit	
	Title	L	Т	P	IA	ESE	IA	ESE		
MGTG8000	Investment Analysis & Portfolio Management	3	1	0	30	70	-	-	100	4
BBAM6410	Distribution and Supply Chain Management	3	1	0	30	70	-	-	100	4
LLBB6030	Labour Law	3	1	0	30	70	ı	-	100	4
LLBB6040	Land Laws	3	1	0	30	70	-	ı	100	4
LLBB4320	Elective: Criminology & Penology	3	1	0	30	70	-	-	100	4
LLBB4310	Elective: Women and Law	3	1	0	30	70	-	-	100	4
	TOTAL	15	5	0	150	350	-	-	500	20

L = Lecture, T = Tutorial, P = Practical, IA=Internal Assessment, ESE=End Semester Examination

Semester IX

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	Course	Course	Hours/ Week	Theory	Practical	Total	Credit
	Code			Marks	Marks	Marks	

	Title	L	T	P	IA	ESE	IA	ESE		
MBAK3050	Service Marketing	3	1	0	30	70	-	-	100	4
LLBB5010	Code of Civil Procedure & Limitation Act	3	1	0	30	70	-	-	100	4
LLBB5310	Intellectual Property Laws	3	1	0	30	70	-	-	100	4
LLBB5040	Company Law	3	1	0	30	70	-	-	100	4
LLBB5330	Elective:	3	1	0	30	70	-	-	100	4
	Insurance Laws									
LLBB5320	Elective:	3	1	0	30	70	-	-	100	4
	Banking Laws									
	TOTAL	15	5	0	150	350	-	-	500	20

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Semester X

Course	Course	Hours/	Theory	Practical	Total	Credit
Code		Week	Marks	Marks	Marks	

	Title	L	Т	P	IA	ESE	IA	ESE		
LLBB6051	Practical Training & Moot Courts	3	1	0	30	70	-	-	100	4
	BNSS 2023, Juvenile Justice Act, 2015 & Probation of Offenders Act, 1958	3	1	0	30	70	-	-	100	4
LLBB6010										
LLBB6020	Environmental Law	3	1	0	30	70	-	1	100	4
BALB0320	BANKRUPTCY LAWS									
BBLB0023	Research Project	3	1	0	30	70	-	-	100	4
	TOTAL	15	5	0	150	350	-	-	500	20

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^{*}This course will be offered as a compulsory audit course for which passing marks are 40% in End Semester Examination.

SEMESTER I

LAW OF CONTRACT – I (LLBB1020)

Course Objectives:

- To make the students familiarize with the concepts of Contract Act & Specific Relief Act.
- This will enable the students to understand all aspects of contract and agreements.
- Its enforceability as well as remedies for breach of contract.
- Specific Relief Act which provides remedies for persons whose civil or contractual rights havebeen violated.

Course Outcomes (COs): The students will be able to learn

CO1: Remembering essential elements of agreement/contract

CO2: Understanding About Commercial Contracts as well as its enforceability

CO3: Understand procedure of filing cases in case of breach of contract as well as otherrelated issues.

CO4: Apply to the core aspect of Business/Commercial Law

CO5: Apply to the core aspect of Specific Relief Act, 1963

Course Contents

(General Principles Of Contract And Specific Relief Act 1963)

UNIT-1: Introduction

Contract: Meaning, Nature and Types, Major Definitions under Indian Contract Act 1872. Formation of an Agreement, Proposal and Acceptance-Their various forms, Essential Elements, Counter Offer, Communication, Revocation, Mode of Revocation of Offer.

UNIT-2: Capacity to Contract & Free Consent

Free Consent and Vitiating Elements, Coercion, Undue Influence, Fraud, Misrepresentation, Mistake, Effects.

UNIT-3: Consideration & lawful object

Meaning and Nature of Consideration - Nudum Pactum, Doctrine of Privity of Contract and of Consideration, Its Exceptions, Exceptions of consideration, Adequacy of Consideration: Present, Past and Adequate Consideration, Unlawful Consideration and its Effect.

UNIT-4: Agreement declared to be void & Quasi – Contracts

Void and Voidable Agreements, Agreements against Public Policy, • Wagering Agreements & Contingent Contracts.

UNIT-5: Discharge of a Contract and Remedies for breach. Specific Relief Act, 1963

By Performance, Performance by Joint Promisors, Discharge by Novation, Remission, Accord and Satisfaction, Clayton's Rule of Appropriation of Payments, Discharge by Impossibility of Performance, Doctrine of Frustration, Discharge by Breach, Anticipatory Breach, Actual breach. Remedies- Damages- Ascertainment of Damages, Doctrine of Quantum Meriut.

Recovering possession of property, Specific Performance: Injunctions, Declaratory Decrees, PreventiveRelief.

References:

Dr. Avtar Singh, Law of Contract, EBC, Lucknow (9th Edn. – 2005)

M. Krishnan Nair, Law of Contracts, Orient Longman, Hyderabad, (5th Edn. – 1996)Chitty on Contracts, Sweet & Maxwell, London, Vol. I & II, (28thEdn. – 1999).

Mulla: Indian Contract Act, Dessai: Indian Contract Act

CONSTITUTIONAL LAW

LLBB1050

Course Obejctives:-

This course aims to comprehend –

- The Historical background of the Indian ConstitutionTo make the students understand
- To make the students understand the Indian Constitution, the supreme law of land along with

fundamental rights, Directive Principles and various other important doctrines.

- The purpose of the course is to acquaint the students with the Basic Postulates of the Constitutionlike the Constitutional Supremacy, Rule of law, and Concept of Liberty.
- It further aspires to fathom the conceptually crafted Directive Principles of State Policy and Fundamental Duties.
- To develop amongst the students practical understanding of Constitutional provisions and to augmentcritical thinking skills related to the Constitution.

Course Outcomes(COs)

The student will be able to-

CO1: Develop understanding of Articles and Clauses of Indian Constitution.

CO2: Recognised the basic structure of Constitution & Concepts of Federalism and Secularism.

CO3: Analyze Concepts of Fundamental Rights, Directive Principles of State Policy and Fundamental Duties and their justiciability and non–justiciability.

CO4: Implementation of Fundamental Rights through Articles 32 and 226.

CO5: Understand about filing of cases if there is violation of theconstitutional provisions.

Course Contents

UNIT-1 Introduction to Indian constitution

The Historical background &

Salient features of Indian Constitution

Nature of Indian Constitution- Unitary or Federal

Preamble of Constitution

Citizenship

Basic Features of Constitution (New Dimension with case law study)

Procedure for Amendment of Constitution (Art.368).

UNIT-2 Scope of State and Law

Definition of State Article 12

Laws inconsistent with Fundamental Rights (Article 13)

Laws inconsistent with Fundamental Rights (Article 13)

Doctrine of severability, eclipse, waiver

UNIT-3 Fundamental Right (Part 3)

Right to Equality (Article 14-18)

Freedom of Speech & Expression (Art. 19)

Protection in respect of conviction of offences (Art. 20)

Protection of Life & Personal

Liberty(Art.21) & Right to Education

(Art 21-A)

Safeguards against arbitrary arrest & detention (Art. 22)

UNIT-4 Fundamental Right (Part 3)

Right against Exploitation (Art. 23-24)

Right to Freedom of Religion (Art. 25-28)

Cultural & Educational Rights (Art. 29-30)

Right to Constitutional remedies (Art. 32-35)

UNIT-5 – **Directive Principles & Fundamental Duties (Part 4)**

Directive Principles of State Policy (Art. 36-51)

Fundamental Duties (Art. 51A) (Part 4)

Basic Features of Constitution (New Dimension with case law

study)And Procedure for Amendment of Constitution (Art.368).

Suggested Reading:

- 1. B.N. Shukla, Constitution of India, Eastern Book Company (New Edition)
- 2. M. P. Jain, Indian Constitutional Law, Lexis Nexis, (New Edition)
- 3. D.D. Basu, Introduction to the Indian Constitution of India, (New Edition)

References:

- M. Seervai, Constitutional Law of India, Universal Law Publishing Co., Reprint 2013
- 2. Glanville Austin, Indian Constitution cornerstone of the Nations, OxfordUniversity Press, 1999
- 3. M. Bakshi, The Constitution of India, Universal Law Publishing Co.,
- 4. D. Basu, Shorter Constitution of India (New Edition)

Principles of Management

BBAB1010

Course Outcomes:

After completion of this course students will be able to:

CO1	
	Remember the historical forces on the current practices of management.
CO2	
	Understand meaning, nature and scope of Management.
CO3	
	Apply the Management planning process and how it affects future managers.
CO4	
	Analyse different leadership styles,
CO5	Evaluate the recent trends in management.

Course Content

Unit I Introduction to Business Organization: Definition of business, Functions of business, Different business activities. Definition of organization, Types & structure of business organizations, Elements Business Environment, Relationship between business and Society.

Unit II Introduction to Management: Definition of management, , Evolution of management thoughts, Approaches to the study of Management- - Functions of Management-Fayol's Principles of Management - Administration vs. Management- Management Process - Levels of Management - Types of Managers-Responsibilities and skills of Professional Manager.

UNIT III Communication and Control: Communication: Concept and Definition, Importance, Process, Barriers to Effective Communication and Measures to Overcome Communication barriers-Controlling: Concept, Definition, Basic control process, Requirement of Effective control, Control Techniques.

Unit IV Planning and Organizing : Planning: Concept, Meaning and Definition, Strategies, Process, Benefits and Limitations-Decision making: Concept, process & techniques- Departmentation: Concept- Basis of Power and Authority.

Unit V Directing and Controlling: Creativity and innovation, Motivation and satisfaction, Motivation theories, Leadership styles, Process of controlling, Types of control - budgetary and non-budgetary.

References:

• L.M.Prasad, Principles and Practice of Management, S.Chand Publishers

- Weihrich&Koontz, Essentials of Management
- Robbins.P, Essential of Organizational Behaviour
- Stephen P. Robbins and Mary Coulter, 'Management', Prentice Hall of India
- Charles W L Hill, Steven L McShane, 'Principles of Management', Mcgraw Hill Education,

- Hellriegel, Slocum & Jackson, 'Management A Competency Based Approach', Thomson South Western
- Harold Koontz, Heinz Weihrich and Mark V Cannice, 'Management A global.

Principles of Marketing-

BBAB2020

Course Outcomes:

After completion of this course students will be able to:

CO1	Define Marketing and explain it's features.
CO2	Understand the scope and importance of marketing in the competitive world.
CO3	Illustrate the 4P's of marketing mix.
CO4	Analyse the factors influencing the consumer behavior for better application of marketing tools.
CO5	Determine the bases of market segments and target customers.

Course Content

Unit-1: Introduction to Marketing

An Overview: Introduction, Definition of Market, Types of Markets, Meaning and Definition of Marketing, Origin of Marketing, Scope of Marketing, Importance of Marketing, Functions of Marketing, Difference between Marketing and Selling, orientation of a firm.

Unit-2: Marketing Environment

The microenvironment of business; Macro environment; Marketing research; Introduction, Need and Importance of Environmental Analysis, Methods of Analysis – SWOT, PEST, Internal Environment of the Organization, External Environment, Research and Consumer Behaviour, Management Information System.

Unit-3: Marketing Mix

Marketing Mix; Product-product mix; Branding; Pricing; Physical distribution; Promotion. Evolution of the -Marketing mix ||, Components of a traditional marketing mix ||, Additional components in the mix, Importance of marketing mix in marketing decisions.

Unit-4: Segmentation, Targeting and Positioning

Segmentation, Targeting and Positioning ,New trends in marketing: Product and its Classifications,Product Plan and New Product Development, Product Mix and its Elements, Decisions related to Product Mix, Product Life Cycle

Unit-5: Emerging Marketing Paradigms

E- marketing; Global Marketing; Mobile Marketing; Kiosk marketing; Green Marketing; Telemarketing; Multi Level marketing; Rural marketing; Retail marketing

References:

Philip Kotler and Gary Armstrong, Principles of Marketing

Stanton, Fundamentals of Marketing

Rajan Saxena, Marketing Management

V.S.Ramaswamy and S.Namakumari, Marketing Management -

Adrian Payne: The Essence of Service Marketing, Prentice- Hall of India, New Delhi.

Hellen Woodruffe: Service Marketing, Macmillan India Ltd. Delhi

ENVIRONMENTAL STUDIES

(BBLB1050)

Course Objectives:

- 1. To consider how the natural and built environments shape and are shaped by multiple socio-cultural and political factors.
- 2. To think across and beyond existing disciplinary boundaries, mindful of the diverse forms of knowledge and experience that arise from human interactions with the world around them.

Course Outcome:

The Environmental Studies major prepares students for careers as leaders in understanding and addressing complex environmental issues from a problem-oriented, interdisciplinary perspective. Students:

- **CO1:-** Master core concepts and methods from ecological and physical sciences and their application in environmental problem solving.
- **CO2:-**Master core concepts and methods from economic, political, and social analysis as they pertain to the design and evaluation of environmental policies and institutions.
- **CO3:-**Appreciate the ethical, cross-cultural, and historical context of environmental issues and the links between human and natural systems.
- **CO4:-**Understand the transnational character of environmental problems and ways of addressing them, including interactions across local to global scales.& Demonstrate proficiency in quantitative methods, qualitative analysis, critical thinking, and written and oral communication needed to conduct high-level work as interdisciplinary scholars and/or practitioners.
- **CO5:-** Apply systems concepts and methodologies to analyze and understand interactions between social and environmental processes.& Reflect critically about their roles and identities as citizens, consumers and environmental actors in a complex, interconnected world.

Course Content

Unit I: Introduction to environmental studies:

Multidisciplinary nature of environmental studies, scope and importance, concept of sustainability and sustainable development.

Ecosystems

Ecosystem, Structure and function of ecosystem; Energy flow in an ecosystem: food chains, food webs and ecological succession. Case studies of the following ecosystems: Forest ecosystem, Grassland ecosystem, Desert ecosystem, Aquatic ecosystems (ponds, streams, lakes, rivers, oceans, estuaries)

Unit II: Natural Resources: Renewable and Non--renewable Resources

Land resources and land use change; Land degradation, soil erosion and desertification. Deforestation: Causes and impacts due to mining, dam building on environment, forests, biodiversity and tribal populations. Water: Use and over--exploitation of surface and ground water, floods, droughts, conflicts over water (international & inter--state). Energy resources: Renewable and non-renewable energy sources, use of alternate energy sources, growing energy needs, case studies.

Unit III: Biodiversity and Conservation

Levels of biological diversity: genetic, species and ecosystem diversity; Biogeographic zones of India; Biodiversity patterns and global biodiversity hot spots India as a megabiodiversity nation; Endangered and endemic species of India. Threats to biodiversity: Habitat loss, poaching of wildlife, man--wildlife conflicts, biological invasions, Conservation of biodiversity: In--situ and Ex--situ conservation of biodiversity. Ecosystem and biodiversity services: Ecological, economic, social, ethical, aesthetic and Informational value.

Unit IV: Environmental Pollution

Environmental pollution: types, causes, effects and controls; Air, water, soil and noise pollutionNuclear hazards and human health risks

Solid waste management: Control measures of urban and industrial waste. Pollution case studies

Unit V: Environmental Policies & Practices

Climate change, global warming, ozone layer depletion, acid rain and impacts on human communities and agriculture, Environment Laws , Environment Protection Act; Air (Prevention & Control of Pollution) Act; Water (Prevention and control of Pollution) Act; Wildlife Protection Act; Forest Conservation Act. International agreements: Montreal and Kyoto protocols and Convention on Biological Diversity (CBD)., Nature reserves, tribal populations and rights, and human wildlife conflicts in Indian context.

Human Communities and the Environment

Human population growth: Impacts on environment, human health and welfare. Resettlement and rehabilitation of project affected persons; case studies. Disaster management: floods, earthquake, cyclonesand landslides. Environmental movements: Chipko, Silent valley, Bishnois of Rajasthan.

Environmental ethics: Role of Indian and other religions and cultures in environmental conservation. Environmental communication and public awareness, case studies (e.g., CNG vehicles in Delhi).

Field Work

Visit to an area to document environmental assets: river/ forest/ flora/fauna, etc. Visit to a local polluted site-- Urban/Rural/Industrial/Agricultural. Study of common plants, insects, birds and basic principles of identification. Study of simple ecosystems--pond, river, Delhi Ridge, etc.

References:

- 1. Gadgil, M., & Guha, R. 1993. This Fissured Land: An Ecological History of India. Univ. of CaliforniaPress.
- 2. Gleeson, B. and Low, N. (eds.) 1999. Global Ethics and Environment, London, Routledge.

- 3. Gleick, P. H. 1993. Water in Crisis. Pacific Institute for Studies in Dev., Environment & Security. Stockholm Env. Institute, Oxford Univ. Press.
- 4. Groom, Martha J., Gary K. Meffe, and Carl Ronald Carroll. Principles of Conservation Biology.Sunderland: Sinauer Associates, 2006.
- 5. Grumbine, R. Edward, and Pandit, M.K. 2013. Threats from India's Himalaya dams. Science, 339: 36-37.
- 6. McCully, P. 1996. Rivers no more: the environmental effects of dams (pp. 29--64). Zed Books.
 - 7. McNeill, John R. 2000. Something New Under the Sun: An Environmental History of the TwentiethCentury.
- 8. Odum, E.P., Odum, H.T. & Andrews, J. 1971. Fundamentals of Ecology. Philadelphia: Saunders.
- 9. Pepper, I.L., Gerba, C.P. & Brusseau, M.L. 2011. Environmental and Pollution Science. Academic Press.
- 10. Rao, M.N. & Datta, A.K. 1987. Waste Water Treatment. Oxford and IBH Publishing Co. Pvt. Ltd.
- 11. Raven, P.H., Hassenzahl, D.M. & Berg, L.R. 2012. Environment. 8th edition. John Wiley & Sons.
- 12. Rosencranz, A., Divan, S., & Noble, M. L. 2001. Environmental law and policy in India. Tripathi 1992.
- 13. Sengupta, R. 2003. Ecology and economics: An approach to sustainable development. OUP.
 - 14. Singh, J.S., Singh, S.P. and Gupta, S.R. 2014. Ecology, Environmental Science and Conservation. S.Chand Publishing, New Delhi.
 - 15. Sodhi, N.S., Gibson, L. & Raven, P.H. (eds). 2013. Conservation Biology: Voices from the Tropics. JohnWiley & Sons.
- 16. Thapar, V. 1998. Land of the Tiger: A Natural History of the Indian Subcontinent.
- 17. Warren, C. E. 1971. Biology and Water Pollution Control. WB Saunders.
 - 18. Wilson, E. O. 2006. The Creation: An appeal to save life on earth. New York: Norton World Commissionon Environment and Development. 1987. Our Common Future. Oxford University Press.

SEMESTER-II

INTRODUCTORY MICROECONOMICS (ECMB1010)

Course Description

This course aims to introduce the students to the basic concepts of Microeconomics and Macroeconomics. The course introduces the students to the first course in economics from the perspective of individual decision making as consumers and producers.

This course discusses the preliminary concepts associated with the commodity market and factor market as well as basic principles of microeconomics, interactions of supply and demand, and characteristics of perfect and imperfect markets, the determination and measurement of aggregate macroeconomic variable like savings, investment, GDP, money, inflation.

Course Outcomes

After completing this course students will be able to.

CO1: Explain basic principles of microeconomic theory.

CO2: Describe the demand and supply theories.

CO3: Understand the consumer behaviour theories.

CO4: Commodity market and ideal type of market as well as determination of prices under perfect competition and imperfect competition.

CO5: Describe the factor market (labour and land market)

Course Outline

1. Exploring the subject matter of Economics

Why study economics? Scope and method of economics; the economic problem: scarcity and choice; the question of what to produce, how to produce and how to distribute output; science of economics; the basic competitive model; prices, property rights and profits; incentives and information; rationing; opportunity sets; economic systems; reading and working with graphs. positive versus normative analysis. The scientific method; the role of assumptions; models and mathematics.

2. Supply and Demand

law of demand and law of supply; determinants of individual demand/supply; demand/supply schedule and demand/supply curve; market versus individual demand/supply; shifts in the demand/supply curve, demand and supply together.

3. The Households

The consumption decision - budget constraint, consumption and income/price changes, demand for all other goods and price changes; description of preferences (representing preferences with indifference curves); properties of indifference curves; consumers' optimum choice; income and substitution effects; labour supply and savings decision - choice between leisure and consumption.

4. The Perfect Market Structure- Introduction to commodity Market and Difference between perfect competition and imperfect competition. Features of perfect competition, Monopoly market and Monopolistic competition. Equilibrium under perfect competition and Monopoly market.

5. Introduction to Factor Market:

Labour and land markets - basic concepts (derived demand, productivity of an input, marginal productivity of labour, marginal revenue product); demand for labour; input demand curves; shifts in input demand curves; competitive labour markets; and labour markets and public policy.

Readings

- 1. Karl E. Case and Ray C. Fair, Principles of Economics, Pearson Education Inc., 8th Edition, 2007.
- 2. N. Gregory Mankiw, Economics: Principles and Applications, India edition by South Western, a part of Cengage Learning, Cengage Learning India Private Limited, 4th edition, 2007.
- 3. Joseph E. Stiglitz and Carl E. Walsh, Economics, W.W. Norton & Company, Inc., New York, InternationalStudent Edition, 4th Edition, 2007.

Ethics & Corporate Social Responsibility

BBAB2030

Course Outcomes:

After completion of this course students will be able to:

CO1	
	Define types of Ethics.
CO2	
	Understand the concept of Business Ethics.
CO3	
	Use different concepts of Ethics.
CO4	
	Analyse reasons to follow workplace Ethics.
CO5	Recommend Ethics in Advertising & Marketing.

Course Content

Unit -I Introduction: Values-Concept, types and formation of values, Values of Indian Managers, Ethics- development of ethics, ethical decision making and decision making process, relevance of ethics and values in business.

Unit –II Management of Ethics : Management process and ethics, managerial performance, ethicalissues, ethos of Vedanta in management, Code of Ethics, Benefits of Ethical codes, AIMA Code of conductfor professional managers.

Unit –III Corporate Governance: Concept, Need to improve corporate governance standards, Features of good governance, Role played by regulators to improve corporate governance, accounting standards and corporate governance, corporate disclosure, insider trading.

Unit -IV Corporate Social Responsibility & Consumer Protection: Corporate responsibility of business: employees, consumers and comm. Moduley, Corporate Governance, Code of Corporate Governance, Consumerism, unethical issues, in sales, marketing and technology.

Unit -V Understanding Success : Definitions of success, Principles for competitive success, prerequisites tocreate blueprint for success. Successful stories of business gurus.

References:

- Bhanumurthy K V: Ethics and Social Responsibility of Business, Pearson Education India.
- Kaur, Tripat; Values & Ethics in Management, Galgotia Publishers.
- Manuel G Velasquez: Business ethics- concepts and cases Pearson.
- Kaur, Tripat; Values & Ethics in Management, Galgotia Publishers.
- Chakraborty, S.K.; Human values for Managers
- Dr. F.C. Sharma Business Values & Dr. F.C. Sharma Business Values & Dr. Ethics, Shree Mahavir Book Depot (Publisher)

English Communication Skills (ENGG1000)

Course Objectives

- 1. To acquaint the students with appropriate language skills with the purpose of improving the existing ones LSRW.
- **2.** To make the learners understand the importance and effective use of non-verbal communication.
- 3. To make the learner proficient in public speaking and presentation skills.
- **4.** To guide and teach the students to utilize the principles of professional business and technical writing for effective communication in the global world.
- **5.** To deploy technology to communicate effectively in various situations.

Course Outcomes

The students will be able to-

CO1:-Understand and evaluate information they listen to and express their ideas with greater clarity.

CO2:-Speak and respond effectively along the various channels of communication in a business organization.

CO3:-Speak convincingly before an audience with the help of an expanded vocabulary and enhanced digital content.

CO4:-Communicate through result oriented writing both within and outside the organization.

CO5:-Write a set of effective and easy to understand technical description, instructions.

Course Content

UNIT1.

Communication and Communication Process: Introduction to Communication, Forms and functions of Communication, Barriers to Communication ((linguistic and semantic, psychological, physical, mechanical, cultural), and overcoming them, Types of communication: verbal and non-verbal communication.

Reading: Introduction to Reading, Barriers to Reading, Types of Reading: Skimming, Scanning, Fast Reading, Strategies for Reading, Comprehension.

UNIT2.

Writing Skills, Reading Skills & Listening Skills: Features of Good Language, Technical Style of writing, Writing Emails and it's etiquettes, Technical Reports: Report Writing: Types, Format and Structure of reports. UNIT3.

Letter Writing: Types of letters: Job application letter, complaint letter, enquiry letter, reply to enquiry, sales letter. Essential and non-essential parts of letters, formats of letters.

UNIT4.

Grammar: Types of sentences, Antonyms and Synonyms, Use of Auxiliaries and Modal Auxiliaries, Synonyms and Antonyms, Pairs of confused words, Common Errors in sentences.

UNIT5.

Soft Skills: Body language, Team work and skills, Decision making ability, Negotiation skills and Interview skills. **UNIT6.**

Dialogues Writing and Speaking: Greeting someone and responding to greet, Thanking someone and responding to thanks, Making inquiry and responding to enquiry on telephone, Making request and responding to request.

References:

- 1. Communication in Organizations by Dalmar Fisher, Jaico Publishing House
- 2. Communication Skills by Meenakshi Raman & Sangeeta Sharma,
- 3. Oxford University Press.
- 4. Business Correspondence & Report-writing by R.C. Sharma & Krishna Mohan, Tata McGraw-Hill Education.
- 5. Effective Technical Communication by Ashraf Rizvi, Tata Mc Graw-Hill.
- 6. Technical Writing & Professional Communication for non-native speakers of English by Thomas N. Huckin & Leslie A. Olsen, McGraw –Hill.
- 7. Mastering Communication by Nicky Stant on, Palgrave Master Series
- 8. Journal of Business Communication.



LAW OF CONTRACTS - II (LLBB2020)

Course Objectives:

- The subject deals with special branch of Contracts viz.
- Partnership Act, 1932, Sale of Goods Act, 1930 Bailment, pledge, Indemnity, Guarantee and Negotiable Instrument Act, 1881 etc..
- It helps the student to understand the rules which are required for the creation of such contracts.
- The course involves both individual and group work, with an emphasis on application to provide astrong understanding of the fundamental concepts related to contracts.

Course Outcomes (COs): The students will be able to:

CO1: Remembering the meaning of bailment, indemnity and guarantee.

CO2: Understand the laws relating to the Agency.

CO3: Analyze the laws relating to partnership.

CO4: Analyze the laws relating to Sale of Goods.

CO5: Understand the laws relating to negotiable instruments.

Course Contents

Unit – 1: Indian Contract Act (section 124 to section 238)

Contract of Indemnity- Definition, Essentials, Rights & Liabilities. Contract of Guarantee - Essential features, Kinds, Nature of surety's liability, Doctrine of Subrogation. Bailment-Definition, Kinds, Essentialingredients of a valid bailment, Right of Lien, Rights & Duties of bailor & bailee, Finder of lost goods.

Pledge- Definition, Essential ingredients of a valid pledge, Distinction between bailment & pledge, Rights &Duties of pawnor & pawnee.

Unit – 2: Indian Contract Act (AGENCY - section 182 to section 238)

Agency- Definition, Rules of Agency, Test of Agency, Kinds of agents, Creation of Agency-types, Relations of principal with third parties, determination of Agency, Agency coupled with interest.

Unit – 3: Indian Partnership Act 1932

Definition & nature of Partnership, Essential elements of Partnership, Test of Partnership, Kinds of Partners, Relation of partner to one another- Rights & Duties, Relation of partners to third



parties, Incoming & Outgoing, Dissolution, Mode of Dissolution, Registration, Effects of Non Registration.

Unit – 4: Sale of Goods Act 1930

Formation of Contract of Sale, Definition of Goods & Essentials of Sale, Distinction between sale and agreement to sell, Conditions & Warranties- Distinction, Passing of Property- Rules, Passing of risk, Transfer of title, Performance, Rights of unpaid seller.

Unit – 5: Negotiable Instruments Act, 1881

Definition of Promissory Note, Bill of Exchange, Cheque, Holder & Holder in due course.

Text Books:

- 1 Dr. Avtar Singh, Law of Contract, EBC, Lucknow (9th Edn. 2005)
- 2 M. Krishnan Nair, Law of Contracts, Orient Longman, Hyderabad, (5th Edn. 1996)
- 3 Chitty on Contracts, Sweet & Maxwell, London, Vol. I & II, (28thEdn. 1999).

References:

4 Mulla : Indian Contract Act5 Dessai : Indian Contract Act



CONSTITUTIONAL LAW – II

(LLBB2040)

Course Objective:

- Students will be familiarize with the concept of Union and state legislature.
- Union and State Judiciary,
- relations between Union and State and the Emergency Provisions.
- To provide understanding of various constitutional aspects like constitution of panchayat, municipalities, co-operative societies, elections provisions amendment procedure etc.
- To develop understanding of students regarding special provisions related to certain classes, & emergency provisions.
- Students will be familiarized with the leading case laws and legislative changes to the provisions of the Constitution.

Course Outcome (COs)

CO1. Explaining the Executive and legislative functions of the Union and State and the role played by thethree organs of the government.

CO2: Analyze the functions, appointments and jurisdictions of supreme court and high courts.

CO3: Comprehend the relation between the Union and the state.

CO4: understand about the Services under the Union and the states

CO5. Describe all the important aspects of power of amendment, emergency provisions and elections.

Course Contents

Unit 1- The Union & State Executive(The Union Executive) The President

- Election, Qualifications And Terms of Office of President
- Privileges, Powers and Duties of President
- Impeachment of President

The Vice – President

- Qualifications & Election of Vice-President
- Functions & Terms of Office of Vice President Council of Ministers
- Appointment of Ministers
- Council of Ministers & Cabinet
- The Individual, Collective, Legal & Dinisterial Responsibility
- President's relation with the Council of Ministers Attorney General of India & Comptroller and



Auditor-General of India

(The State Executive)

- Appointment, Powers & Dualifications of Governor
- The Council of Ministers
- The Advocate General

Union & State Legislature

The Union Legislature –

- Parliament, Composition of Parliament & Houses of Parliament Duration & Sessions of the Houses of Parliament
- Qualification for Membership of Parliament Powers of Speaker, Deputy speaker & Chairman
- Ordinary, Money Bills Or Financial Bills
- Parliament's Control over Financial System-
- Committee on Estimates, Committee on Public Accounts, Consolidated Fund of India Contingency Fund Of India

The State Legislature-

Composition

Unit 2:- The Union –(Supreme Court)

Composition of Supreme court

Qualifications & Appointment of Supreme Court Judges & National Judicial Appointment Commission.

Impeachment of Judge of Supreme court

Jurisdiction of Supreme court- Original, Writ, Appellate, Advisory

Power to Punish for Contempt & Concept of Curative Petition

The State –(High Court)

Appointment, Transfer of Judge of High Court

Terms of Office & Removal of Judge of High Court

Jurisdiction & Powers of High Court

Unit 3- Relations between Union & the State

Distribution of Legislative & Executive Powers.

Distribution of Financial Powers & Finance Commissions.

Administrative relations between the Union & States.

Inter-State Relations & Freedom of Trade & Commerce.

Trade commerce and intercourse within the territory of India

Freedom of Trade, Commerce & intercourse

Power of the Parliament to impose restrictions on trade commerceand intercourse.

Unit 4 - Services under the Union and the states

Recruitment and conditions of service of persons serving the Unionor



a state.

Tenure of the office of persons serving the Union or a state.

Dismissal, removal or reduction in rank of civil servants.

Unit 5– Emergency Provisions

Proclamation of Emergency & its Termination

Kinds of Emergency & Judicial Review

National Emergency

Provisions in case of failure of constitutional machinery in states

Financial Emergency

Exercise of Legislative powers under proclamation issued under Art.356

Suspension of provisions of Art.19 and suspension of enforcement of

fundamental rights.

Suggested reading:

- 1. B. N. Shukla, Constitution of India, Eastern Book Agency, 2014
- 2. M. P. Jain, Indian Constitutional Law, LexisNexis, 2013
- 3. D.D. Basu, Introduction to the Indian Constitution of India, (20th Ed. 2009)
- 4. J.N Pandey Constitution of India (Ed.2018)

References:

- M. Seervai, Constitutional Law of India, Universal Law Publishing Co., Reprint 2013
- 2. Glanville Austin, Indian Constitution cornerstone of the Nations, Oxford University Press, 1999
- 3. M. Bakshi, The Constitution of India, Universal Law Publishing Co., 2014
- 4. D. Basu, Shorter Constitution of India (14th Ed. 2008)

SEMESTER III

BAFB3020: Management Accounting

Course Outcomes:



After completion of this course students will be able to:

CO1	Describe the concept &		
CO2	Understand and study the main disclosures required for preparation of financial statements of a company.		
CO3	To solve, compare & contrast between ratios of different companies to draw comparative conclusions.		
CO4	Analyse and interpret corporate financial statements with the help of Comparative, Common Size, Trend & Danlysis concepts.		
CO5	Summarise the components of an operating cycle.		

Course Content

Unit 1 Basics of Management Accounting: Meaning and definition of Management Accounting, Evolution of Management Accounting, Nature and Scope of Management Accounting, Relationship of Management Accounting with Other Branches of Accounting and Other Disciplines of Studies.

Unit 2 Budgetary Control: Meaning of Budget, Budgetary Control and its use as a management tool, Functions of Budgets, Difference between Budgets and Forecasts, Planning Process and Budgetary Process, Stages in Budget Process, Various Types of Budgets, Zero Based Budgeting, Activity Based Budgeting, Fixed and Flexible Budgets, Behavioral Aspects in Budgeting

Unit 3 Standard Costing; Introduction to Standard Costing, Cost Standards and their types, Standard Costing and Budgetary Control, Operation of Standard Costing System, Establishing Standard Costs, Analysis, Interpretation, Presentation and Disposal of variances

Unit 4 Marginal Costing as a Tool for Decision Making; Make or Buy Decision, Change in product Mix, Pricing Decisions, Exploring a New Market, Shut-down Decisions

Unit 5: Overview of latest developments in Accounting: Transfer Pricing, Responsibility, accounting, Inflation accounting, Divisional performance analysis, Human Resources Accounting

References:

M. Y. Khan, K. P. Jain:: Management Accounting I. M. Pandey::Management Accounting (Vikas) Man Mohan Goyal: Management Accounting

S. N. Maheshwari:: Principles of Management Accounting R. N. Anthony, G. A. Walsh:: Management Accounting

MBAM1020: Human Resource Management

Course Outcomes:

After completion of this course students will be able to:



CO1	Define Recruitment and Selection.
CO2	Understand the internal and external sources of recruitment.
CO3	Collect information on job description and job specification of different job positions.
CO4	Analyze, integrate and assess the core staffing activities of different industries
CO5	Distinguish between traditional & modern techniques of recruitment.

Course Content

Unit— **1 Nature and Concept of HRM:** Human Resource Management: History. Concepts- Personnel Management, Human Resource Development and Human Resource Management, Importance of HRM and present day challenges, Understanding the present day scenario, Evolution of HRM into strategic HRM, Human Resource Planning: The process of Human Resource Planning, Limitations.

Unit– 2 Job Analysis: Process of Job analysis and Design: Outcomes of Job- analysis- Job Description, Job Specification and job Evaluation. Job Design. Recruitment, Selection and Placement: Factors affecting

Recruitment, Process of Recruitment, Sources of Recruitment. Process of Selection- Stages; Socialization and Induction; Promotions, Demotions, Transfers and Separations.

Unit- 3 Training & Development: Difference between training and development, Training Methods, Executive Development. Performance Appraisal: Methods of Performance Appraisal, Possible Errors in Appraisal Process, Planning for Performance Improvement.

Unit– 4 Compensation Planning: Objective of Compensation Planning, Theories underlying Motivation and Remuneration, Developing Pay Structures, Principles of Wage and Salary Administration, Current Trends in Salary Administration, Industrial Relations & Workers Participation in Management.

References:

- Dessler, G. Fundamentals of Human Resource Management
- C.B Mamoria, Personnel Management
- C. B. Gupta, Personnel Management, Sultan Chand And Company Limited
- M. Sharma "Personnel & M. Sharma " Himalaya Publishing House
- Dr. V. P. Michael, Human Resource Management and Human Relations, Himalaya Publishing
- House,
- Monappa & Saiyaddin: Personnel Management, Tata McGraw Hill.

BBAB3030: Production & Operations Management

Course Outcomes:

After completion of this course students will be able to:

CO1	Describe product development and various classification and product design.
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CO2	Understand importance and objectives of materials management.
CO3	Prepare a flow chart of Six sigma and goals of six sigma enablers.
CO4	Analyse the product and service quality dimensions.
CO5	Evaluate the objectivity and confidentiality of research.

Course Content

Unit-1: Introduction: Meaning, Nature and Scope of Production and Operation Management. Objectives of Operations Management. Duties and Responsibilities of Operations Management. Production Function. Systems approach to Operations Management. Manufacturing system: Mass, Batch, Job-Shop and Project.

Unit -2 : Plant Location: Nature, Factors considered in location, Methods and Type of areas. Plant Layout: Objective of good layout, Factors influencing layout and Types of layout. Material Handling Equipment: Importance, Objective, Principles, Factors affecting selection equipment and types of handling equipment.

Unit -3: Work Study: Method study and work measurement- Importance, Objectives, Application areas, Steps in method study and Techniques of work measurement. Production Planning and Control: Role and Scope of PPC in Operations Management, Factors influencing production planning and benefits of production control.

Unit-4: Inventory Management: Factors influencing and Objectives of inventory management. Techniques of inventory management. Quality Control and Materials Management.

References:

- S.N.Chari, Production & Derations Management
- Aswathappa K and Shridhara Bhat K, Production and Operations Management, Himalaya Publishing House
- Chase. R.B., F.B. Jacob, and N.J. Aquilano, Operations Management for a Competitive Advantage, k: Irwin McGraw-Hill.
- William J Stevenson, Operations Management, Tata McGraw Hill
- Kanishka Bedi, Production and Operations Management, Oxford University.



LEGAL LANGUAGE (LLBB1030)

Course Objectives

This course is designed to give the students more exposure to the nature of legal language and its use and application through the study of judicial opinions, common legal maxims and legal terminology, which help students to become competent and confident in their communication strategies, with special reference to legal profession.

Course Outcome: The students will be able to learn

CO1: To Explain Evolution and History of Legal Language

C02- To interpret the legal maxims and assess the use of them in the legal context

CO3: To demonstrate the vocabulary knowledge to draft basic legal documents.

CO4: To introduce students to elementary drafting. & to understand citations & references

CO5: To understand General Legal writings & Presentation Skills & Case Law

Course Contents

UNIT-1 Introduction to Legal language - Introduction to Legal Language, Nature, Scope & Characteristics of Legal Language, Evolution and History of Legal Language and legal writing, The problem with legal language.

UNIT-2: Legal maxims- A study of Latin maxims with a view to familiarizing students with principles of law enshrined therein.

UNIT-3: Legal Terms- Law, Custom, Justice, Right, Duty, Wrong, Remedy, Fact, Person, Offence, State, Plaint, Complaint, Suit, Affidavit, Judgment, Appeal, Review, Revision, Reference, Writ, Stay order, Cause of Action, Issue, Charge, Discharge, Acquittal Conviction, Legal heirs, Legal Representative, Power of Attorney, Arbitration Jurisdiction, Amicus Curiae, Dying declaration,

UNIT-4: Legislative Materials (Statutes): A brief introduction to the various parts of a Statutes, Stages inpreparation of Statutes, Parts of a statute and their use in understanding and interpreting statutes.

Introduction to precedent – What are precedents, Types of precedents, how precedents work, Ratio Decidendi and Obiter dictum,

UNIT-5: Case Laws –A study of several landmark decisions delivered by the Apex Court aimed at familiarizing students with some fundamental and well established legal principles that guide the Indian legal system. Reading the case, preparing outline of the case, important things to be noted while reading and outlining a case, questions for



decision before a court.

Citations & References-Understanding a given citation with its Importance.

General Legal writings & Presentation Skills,-Essay writing on topics of legal interest, Group discussion, Debate.

Suggested Readings:

- 1. Textbook on Legal Language & Legal Writing - Prof. K.L.Bhatia
- 2. Legal Language- Peter. M.Tiersma
 - **3.** B. M. Gandhi, Legal Language, Legal Writing and General English, Eastern Book Company, 2010
- **4.** Dr. A. Prasad, Outlines of Legal Language in India, Central Law Publications, 6th ed., 2011



Law of Torts Including Mv Act And Consumer Protection Law

(LLBB1040)

Course Objective:

- Study the foundational principles of tortious liability.
- Explore the various defenses available in tort actions.
- Understand the capacity of different parties to initiate or face lawsuits.
- Examine specific torts against individuals and property.
- Address the inadequacies of current laws in protecting individuals amid rapidindustrialization.
- Analyze legal protections and remedies for individuals affected by mass and industrial torts.
- Learn about the law of private rights and remedies, which is unique as it is not covered under any statute.
- Understand actions for damages related to, Personal security, Property, Reputation
- Grasp the concepts of: Standing of a person in tort, Justifications for torts, Discharge of torts, Vicarious liability, Strict liability, Product and services liability
- Remedies: Familiarize with the rules governing motor vehicle accident claims.
- Understand the rights and remedies available under the Consumer Protection Act, 2019.

Course Outcomes:

Student will be able to

- 1. Understand the definition, nature, scope, and objectives of torts, distinguishing them from crimes and breaches of contract.
 - 2. Identify and analyze torts **Torts Against Individuals and Property**:
- 3. Comprehend the scope, types, and essential elements of private, public, and statutory nuisance, as well as remedies and defenses.
- 4. Grasp the principles of vicarious, strict, and absolute liability, and understand key cases such as Rylands v. Fletcher and the Bhopal Gas Disaster
- 5. Understand the key provisions of the Consumer Protection Act, 2019 and salient features of the Motor Vehicles Act, 1988

Course Contents

UNIT-1:

INTRODUCTION -

GENERAL PRINCIPLES OF TORT

- Tort: Definition, Nature, Scope and object of Tort, Tort in India.
- Distinction from Crime, Breach of Contract etc., who may sue, who may not be sued.
- Tort distinguished from crime and contract,
- Damnum Sine Injuria, Injuria Sine Damnum
- Volenti non-fit Injuria, Ubi jus ibi remedium
- Extinguishment of Liability in Tort
- General Defenses and Discharge of Torts
- Essential elements of Law of Torts.



• Capacity and Parties in Torts, Joint and Several Tort-feasors, Malfeasance, Misfeasance, Nonfeasance, General defences in Tort.

UNIT-2:

TORTS AGAINST PERSON, PROPERTY, FREEDOM & REPUTATION

- Trespass to Person: Assault, Battery, Mayhem, False imprisonment.
- Torts affecting Property (Movable & Immovable): Trespass, Trespass ab initio etc.
- Torts related to Reputation (Defamation) & Personal Relations
- Torts affecting person & Property: Nuisance, Negligence, Fraud
- Joint Tort-Feasors, Nervous Shock and Malicious abuse of Legal Process.

UNIT-3: NUISANCE and NEGLIGENCE –

- Nuisance: Scope and Types (Private, Public and Statutory Nuisance),
- Essentials of Private Nuisance, Remedies, Defences,
- Negligence: Scope and Elements of Negligence, Res Ipsa Loquitor, Contributory Negligence.

UNIT-4:

Principles of Liability in Torts and Legal Remedies

- Vicarious Liability: Basis, scope, Justification, Different types.
- Principle of Strict Liability: Ryland V. Fletcher case with exceptions.
- Principle of Absolute Liability: Bhopal Gas Disaster case and Shree Ram Food Oleum Gas Leakage case and orientation to Public liability Insurance Act, 199.
- Judicial and Extra Judicial Remedies.

UNIT-5:

CONSUMER PROTECTION ACT, 2019 –

- Consumer: Definition; Defect in goods.
- Services: Types of services, Deficiency-meaning, Denial of Services, Commercial & Professional Services, Medical Services.
- Consumer Protection Councils.
- Consumer Disputes Redressal Agencies: District Commission, State Commission & National Commission, Judicial Review.

MOTOR VEHICLE ACT 1988 –

- Salient features with Special reference to Compulsory Insurance; Insurer's liability for third party risks.
- Motor Accidents Claims- Claims Tribunals.
- Liability without fault and third-party risks under Motor Vehicles Act, 1988.

Suggested Readings:

- 1. Ratanlal and Dhirajlal: The Law of Torts
- 2. S.K Kapoor: Law of Torts Alongwith Consumer Protection Act and Compensations Under Motor Vehicles Act
- 3. R.K. Bangia: Law of Torts
- 4. Kumud Desai: Law of Torts: An Outline with Cases
- 5. Bare Acts



Semester IV

MGTG4000: Quantitative Techniques for Management

Course Outcomes:

After completion of this course students will be able to:

CO1	Define Functions and its importance.
CO2	Understand the concept of frequency distribution.
CO3	Calculate mean, median and mode for grouped as well as ungrouped data.
CO4	Estimate trend using moving average method and least square method[4]*
CO5	Find index number by using different methods and cost of living index number.[5]*

Course Content

Unit 1 Introduction to Statistics: Basic concepts, Statistics in business, Data measurement, Uses. Descriptive Statistics: Measure of Central Tendency Mean, Median, Mode, Percentiles, Quartiles, Numerical. Descriptive Statistics: Measures of Variation Range, Inter-quartile range, Mean Absolute Deviation, Variance and Standard deviation, Numerical.

Unit 2 Sampling and Sampling Distribution: Sampling, Random Sampling Techniques, Nonrandom Sampling Techniques, Sampling Errors & Non-sampling Errors, Sampling Distribution of mean and proportion.

Unit 3 Probability: Introduction, Methods of assigning probabilities, Structure of probability, Marginal, Union, Joint and Conditional probabilities, Addition and Multiplication Laws, Baye's Theorem.

Unit 4 Probability Distributions: Discrete Distributions –Binomial Distribution, Poisson Distribution, Continues Distributions - Normal Distribution.

Unit 5 Statistical Inference: Estimation for Single Populations, Estimation population mean using z statistic (σ known), Estimating population mean using t statistic (σ unknown), Estimating population proportion, Estimating Sample Size.

Unit 6 Statistical Inference: Hypothesis Testing for Single Populations, Introduction to hypothesis testing, Testing hypothesis about a population mean (Standard deviation – Known and Unknown), Testing hypothesis about a proportion, Numerical. Hypothesis about a proportion, Numerical.

References

- Levin and Rubin, Statistics for Management, Pearson.
- Anderson, Sweeney and Williams, Statistics for Business and Economics, Cengage Learning.
- T. N. Srivastava and Shailaja Rego, Statistics for Management, TMH.



- Bruce Bowerman, Richard T. O' Connell and Emily Murphree, Business Statistics in Practice, Tata McGraw hill.
- Levine, Stephan, Krehbiel and Berenson, Statistics for Managers,
- S. P. Gupta, Statistical Methods, Sultan Chand & Sons.



BBAB4010:Financial Management

Course Outcomes:

After completion of this course students will be able to:

CO1	Define the concept of the Financial System.
CO2	Understand the Functions of Banks.
CO3	Apply the Principles of Insurance.
CO4	Analysis of the various Schemes of Mutual Funds.
CO5	Compare the performance of Mutual funds through-out various years.

Course Content:

Unit I: Introduction: Nature, scope and significance of Financial function for the organisation's success. Objectives of Corporate Financial Management, Organisation structure to carry out finance function in Corporate enterprises. Financial Planning and Financial Forecasting.

Unit II: Capital Structure Planning - Financing Decision: Capitalization And capital structure, Financial Planning - long and short term sources of corporate funds, objectives of an optimal Capital structure, Financial and operating leverage analysis, cost of capital and capital structure decision.

Unit III: Investment Decisions - Time Value of Money: Nature of Investment Decisions, Investment Evaluation criteria, process of capital budgeting decisions, risk analysis and investment decisions, capital budgeting practices of Indian Companies.

Unit IV:, Working Capital Management and Dividend Decision:Concepts of working capital. The needs of working capital and Its determinants. Dimensions and trends In working capital management. A brief analysis of the management of components of working capital. Sources of working capital finance and their relative utility. Dividend PolicyModels.

References:

- M.Y. Khan & P.K. Jain: Financial Management Text Problem and Cases, TataMcGraw Hill Publishing Co. Ltd.
- R. P. Rustogi: Financial Management: Theory Concepts and Practices, TaxmannPublication.
- I.M. Pandey: Financial Management: Theory and Practices, Vikas PublishingHouse
- Horne, James Van Financial Management & Policy
- Kuchal, S.C. Financial Management
- Prasanna Chandra, Financial Management



BBAB4020:Entrepreneurship Management

Course Outcomes:

After completion of this course students will be able to:

completion of time course students will be use to:	
CO1	Describe the qualities and characteristics of an entrepreneur.
CO2	Understand the role and importance of entrepreneurship for economic development.
CO3	Collect information on institutional support to an entrepreneur.
CO4	Analyse the factors stimulating the growth of entrepreneurship.
CO5	Evaluate the key factors needed to develop a successful business.

Course Content

- Unit 1 Entrepreneur, characteristics, functions, types, Entrepreneurship meaning Role of Entrepreneurs in Economic Development, Rural entrepreneurs need of problems Role of NGOs in development of rural Entrepreneurship.
- Unit 2 How to start Business? Product selection Form of Ownership Licensing etc, projection Identification Meaning, Significance contents and formulation of a project report planning commission guidelines.
- Unit 3 Tax Benefits Need, Tax Holidays Concessions TQM for small enterprises, Sickness in small Business Signals, Symptoms, Consequences and corrective measures. Women Entrepreneurs —recent trend.
- Unit 4 Start up, Angle investors, Start up process, case analysis.
- Unit-5 Financing the Entrepreneurial Business: Arrangement of funds; Traditional sources of financing, Loan syndication, Consortium finance, role played by commercial banks, appraisal of loan applications by financial institutions, Venture capital. Institutional support to entrepreneurship Development, Method of product appraisal, Entrepreneurship development programme.

Reference:

- C.B. Gupta & N.P. Srinivasan, Entrepreneurial Development in India,
- Entrepreneurship and management of small business CED.
- Vasant Desai, Dynamics of Entrepreneurial Development and Management
- Hisrich, Entrepreneurship, Tata McGrawHill.



JURISPRUDENCE (LLBB4010)

Course Objectives

- The students should get familiar with various approaches to law and legal processes.
- They should be able to appreciate dynamic character of the law and legal systems particularly in the context of socio-political history of the society.
- Endeavour should be made to develop among students critical thinking about the law, legal systemand legal processes.
- The students should be in position to appreciate how diverse approaches to law influence decision-making in judicial courts.

Course Outcome (COs): The students will be able to:

CO1: Understand the meaning of law, jurisprudence and the purpose of law.

CO2: Gain knowledge about the various schools of jurisprudence.

CO3: Comprehend with the concepts of legal rights, persons.

CO4: Analyze the various sources of law.

CO5: Evaluate the concepts of possession, ownership and title.

Unit I:- Introduction: Meaning of the term jurisprudence ,Norma and the normative system, Differenttypes of normative system such as of games, languages, religious orders, unions, clubs and customary practice, Legal system as a normative order similarities and differences of the legal system with order normative system, Nature and definition of law

Unit II: - Schools of Jurisprudence: Analytical positivism ,Natural law ,Historical school, Sociological school, Economic interpretation of law, The Modern PIL, social justice, compensatory jurisprudence ,TheBharat jurisprudence, The Ancient : the concept of Dharma'

Unit III: - Purpose of Law: Justice ,Meaning and kinds ,Justice and law approaches of different schools,Power of the Supreme Court of India to do complete justice in a case. Article 147,Critical studies Feministjurisprudence .

Unit IV: - Sources of Law: Legislation ,Precedents, concept of stare decisis, Customs ,juristic writings

Unit IV:- Legal Rights & Persons: the concept , Rights kinds, Right duty correlation, Nature of personality, Status of the unborn, minor, lunatic drunk and deal persons, Corporate personality 6.4 Dimensions of themodern legal personality Legal personality of non-human beings.

Unit V:- Possession, Ownership & Title: the concept 7.1 kinds of possession, the concept of ownership

8.1 kinds of ownership 8.2 Difference between possession and ownership, Title, Property- the concept.



Recommended Readings:

Bodenheimer Jurisprudence – The Philosophy and Method of Law (1996), Universal Delhi. Fitzgerald (ed). Salmond on Jurisprudence (1999) Tripathi, Bombay

W. Friedmann, Legal Theory (1999) Universal, Delhi

V.D.Mahajan Jurisprudence and Legal theory (1996 re- print) Eastern, Lucknow.

M.D.A. Freeman (ed.) Lloyd's Introduction to Jurisprudence, (1994), Sweet and MaxwellPaton G.W. Jurisprudence (1972) Oxford, ELBS

Roscoe Pond. Introduction to the Philosophy of Law (1998 reprint) Das. Jurisprudence (1994 First Indian re-print). Adithya Books Dhyani S.N. Jurisprudence A study of Indian Legal Theory (1985)



BHARTIYA NYAY SANHITA (LLBB2030)

Course Objective:

- This course is designed to understand the meaning of crime and the essential principles of criminal liability by a study of a range of offences under the BNS 2023
- It further aims to empower students to understand the fundamentals of criminal jurisprudence and analyse the various elements of the crime.
- The students will be equipped to understand the principles of culpability and punishment.
- The students will be well versed with the general scheme of the BNS 2023 and be able tograsp the various terms and terminology used in the BNS 2023.
- The students will be prepared to analyse the ingredients of various offences and study the punishments prescribed thereto. They will be able to identify the general exceptions under the penal law and understand the principles of joint criminal liability.

Course Outcomes (COs):

After completing this course, the student will be able to:

CO1: Identify the various components of criminal culpability and an offense.

CO2: Analyzing general defenses as per the BNS 2023

CO3: Understand the concept of inchoate offences and punishment of the BNS 2023

CO4: Applying different kinds of offences including offences against human body, property.

CO5: Evaluating about the Offences against Women

Unit-I: Introduction to Substantive BNS 2023

History of Criminal law, Extent and operation, General Explanations, concept of Crime, Components of Crime and Criminal Liability, Theories of Punishment, Stages of Crime, Constituents Elements of Crime: *Actus Reus* and *Mens rea*

Definition clause (Section 2)

Unit-II: GENERAL EXPLANATION (SEC-3) and EXCEPTIONS (SEC 14-44)

General Exceptions (SEC 14-44)

- Act done by a person bound, or by **mistake** of fact believing himself bound, by law.
- Act of Judge when acting **judicially**.
- Act done pursuant to judgment or order of Court.
- Act done by a person **justified**, or by mistake of fact believing himself justified, by law.
- Accident in doing a lawful act.
- Act likely to cause harm, but done without criminal intent, and to prevent other harm.
- Act of a child under seven years of age.
- Act of a child above seven and under twelve years of age of immature understanding.
- Act of a person of unsound mind.



- Act of a person **incapable** of judgment by reason of intoxication caused against his will. Offence requiring a particular intent or knowledge committed by one who is **intoxicated.**
- Act not intended and not known to be likely to cause death or grievous hurt, done by consent.
- Act not intended to cause death, done by consent in good faith for person's benefit.
- Act done in good faith for benefit of child or person of unsound mind, by, or by consent of guardian.
- Consent known to be given under fear or misconception.
- Exclusion of acts which are offences independently of harm caused.
- Act done in good faith for benefit of a person without consent.
- Communication made in good faith.
- Act to which a person is compelled by threats.
- Act causing slight harm.
- Things done in private defence.
- Right of private defence of body and of property. (Sec 34-44)

Unit-III:

A- Meaning and theories of Punishment,

B- Of Abetment, Criminal Conspiracy And Attempt (sec 45-62)

Theories of Punishment with special reference to Capital Punishment including Community Service as a punishment for petty offences.

Solitary confinement, Limit of solitary confinement, Enhanced punishment for certain offences after previous conviction

- a. Criminal Conspiracy
- b. Attempt
- c. Abetment

C- Of Offences Against the Public Tranquillity (sec 189-197)

- Unlawful assembly.
- Rioting
- Liability of owner, occupier, etc., of land on which an unlawful assembly or riot takes place.
- Affray.
- Assaulting or obstructing public servant when suppressing riot, etc
- Promoting enmity between different groups on grounds of religion, race, place of birth, residence, language, etc., and doing acts prejudicial to maintenance of harmony.
- Imputations, assertions prejudicial to national integration.

of offences against the state

- Waging, or attempting to wage war, or abetting waging of war, against Government of India.
- Act endangering sovereignty, unity and integrity of India.

Waging war against Government of any foreign State at peace with Government of India

Of Offences Affecting The Public Health, Safety, Convenience, Decency And Morals (sec 270-297).

Unit-IV: Of Offences Against Woman and Child (sec 63-99)

Of sexual offences

- Sexual intercourse by husband upon his wife during separation.
- Sexual intercourse by a person in authority
- Sexual intercourse by employing deceitful means, etc.



- Gang rape.
- Disclosure of identity of victim of certain offences
- Printing or publishing any matter relating to Court proceedings without permission.
- Assault or use of criminal force to woman with intent to outrage her modesty. Sexual harassment.
- Assault or use of criminal force to woman with intent to disrobe. Voyeurism
- Word, gesture or act intended to insult modesty of a woman.
- Of offences relating to marriage
- Dowry death.
- Cohabitation
- Cruelty defined.
- Of causing miscarriage, etc.
- Causing miscarriage.
- Of offences against child
- Exposure and abandonment of child under twelve years of age, by parent or person having care of it. Concealment of birth by secret disposal of dead body.
- Hiring, employing or engaging a child to commit an offence.
- Procuration of child.
- Kidnapping or abducting child under ten years of age with intent to steal from its person.

UNIT - 5 of Offences against Body, Property

- the Human Body (sec 100-146)
- Culpable Homicide
- Attempt to Culpable Homicide
- Murder
- Attempt to Murder
- Causing death by negligence
- Abetment of suicide of child or person of unsound mind.
- Abetment of suicide
- Organized crime.
- Petty organized crime.
- Hurt.
- Voluntarily causing hurt.
- Grievous hurt.
- Voluntarily causing grievous hurt
- Voluntarily causing hurt or grievous hurt by dangerous weapons or means
- Voluntarily causing hurt or grievous hurt to extort confession, or to compel restoration of property.
- Voluntarily causing hurt or grievous hurt on provocation.
- Voluntarily causing grievous hurt by use of acid, etc.
- Of wrongful restraint and wrongful confinement
- Wrongful restraint.



- Wrongful confinement.
- Of criminal force and assault
- Force.
- Criminal force.
- Assault.
- Assault or criminal force on grave provocation.
- Of kidnapping, abduction, slavery and forced labour
- Kidnapping.
- Abduction.
- Kidnapping or maiming a child for purposes of begging
- Kidnapping or abducting in order to murder or for ransom, etc
- Trafficking of person
- Exploitation of a trafficked person.
- Habitual dealing in slaves.
- Unlawful compulsory labour.
- (B)-of Offences against property (sec 303-334)
- Theft.
- Snatching.
- Extortion
- Robbery
- Dacoity
- Dishonest misappropriation of property
- Criminal breach of trust
- Cheating.
- Of fraudulent deeds and dispositions of property
- Mischief
- Criminal trespass and house-trespass
- Forgery. **S.336**
- Of Criminal Intimidation
- Insult
- Annoyance
- Defamation, Etc.

Text Books:

- 1. Glanville Williams, Text Book of Criminal Law, Universal Law Publishing Co., New Delhi, 2012
- 2. Ratanlal Dhiraj Lal, The Indian Penal Code, Lexis Nexis, Butterworths Wadhwa, Nagpur, 2012
- 3. K.D. Gaur, Textbook on Indian Penal Code, Universal Law Publishing Co., New Delhi, 2012
- 4. Dr. H.S. Gaur, *Penal Law of India*, Law Publishers, Allahabad, 2013
- 5. The Indian Penal Code, 1860, Avtar Sinh



Semester V

BBAB5010:Business Policy & Strategy

Course Outcomes:

After completion of this course students will be able to:

completion of time course students will be usic to:	
CO1	Identify relevant metrics in strategic Business management.
CO2	Describe contemporary approaches to HR evaluation- balance score card, HR score card approach, steps in creating an HR scorecard, HR audit, benchmarking, and process of benchmarking, business excellence model.
CO3	Illustrate evolution, objectives, and barriers, to strategy.
CO4	Differentiate between different types of HR Policies.[
CO5	Distinguish between SHRM & Traditional HRM.

Course Content

Unit 1 Introduction to Strategies - Introduction, Fundamentals of Strategy, Conceptual Evolution of Strategy, Scope and Importance of Strategies, Purpose of Business, Difference between Goals and Objectives of Business, Strategic Intent through Vision and Mission Statements, Core Competencies of Business.

Unit 2 Strategic Management - Introduction, Strategic Management, Need, scope, key features and importance of strategic management, Role of Strategists in Decision Making, strategists at various management levels, Types of Strategies, Limitations of Strategic Management.

Unit 3 Strategy Analysis - Introduction, Strategy Analysis and its Importance, Environmental Appraisal and Scanning Techniques, Organisational Position and Strategic Advantage Profile, Strategic Management Model.

Unit 4 Strategy Formulation and Implementation - Introduction, Strategy Formulation, Process in Strategy Formulation, Strategy Implementation and its Stages, Reasons for Strategy Failure and Methods to Overcome, Strategy Leadership and Strategy Implementation, Strategic Business Units (SBUs).

Unit 5 Strategic Control and Evaluation - Introduction, Strategy Evaluation, Strategic Control, Difference Between Strategic Control and Operational Control, Concept of Synergy and its Meaning, Key Stakeholder's Expectations.

Unit 6 Business Policies - Introduction, Overview of Business Policies, Importance of Business Policies, Definitions of Policy, Procedures, Process and Programmes, Types of Policies, Business Policy Statements, Corporate Culture.



References:

- · Colin Gilligan and Richard M S Wilson, -Strategic Marketing Management: planning, implementation and control
- · John A. Pearce II, Strategic Management: Formulation, Implementation, and Control
- · AzharKazmi: Business Policy and Strategic Management, Tata McGraw Hill, New Delhi
- · Wiley, Strategic Management: An Integrated approach,

BBAB5020:Business Research

Course Outcomes:

After completion of this course students will be able to:

completion of this course students will be use to:	
CO1	State the characteristics of Good research.
CO2	Compare and contrast between Qualitative and Quantitative research.
CO3	Construct the Hypothesis based on research
CO4	Classify the method of collection of primary data.
CO5	Distinguish between SHRM & Traditional HRM.

Course Content:

Unit I: Nature and Scope of Marketing Research – Role of Marketing Research indecision making. Applications of Marketing Research – marketing research; TheResearch process – Steps in the research process; the research proposal; ProblemFormulation: Management decision problem Vs. Marketing Research problem.

Unit II: Research Design: Exploratory, Descriptive, Causal. Secondary Data Research: Advantages & Disadvantages of Secondary Data, Criteria for evaluating secondary sources, secondary sources of data in Indian Context, Syndicated Research (in India)

Unit III: Primary Data Collection: Survey Vs. Observations. Comparison of self administered, telephone, mail, emails techniques. Qualitative Research Tools: DepthInterviews focus groups and projective techniques; Measurement & Scaling: Primary Scales of Measurement-Nominal, Ordinal, Interval & Ratio. Scaling techniques paired comparison, rank order, constant sum, semantic differential, itemized ratings, Likert Scale; Questionnaire-form & design.



Unit IV: Sampling: Sampling techniques, determination of sample size; Data Analysis:Z test (mean, diff. of mean, diff. of proportion) t test (mean), paired t test, Chi square test,Introduction to theoretical concept of ANOVA, Factor Analysis and DiscriminantAnalysis.

References:

- · Dr. Kothari, Research methodology
- · Zikmund, Babin Carr: Business Research Methods, South-Western.
- · Churchill: Marketing Research: Methodological Foundations, Cengage Learning.
- · Naresh Malhotra Marketing Research, Pearson.
- · Donald Cooper & Pamela Schindler, Business Research Methods, TMGH,
- D. K. Bhattacharya, Research Methodology, Excel



FAMILY LAW I (LLBB1010)

Course Objectives:

- Family law is the special branch of law which deals with the personal life of every individual of society. The Course covers areas of family law relating to the concept of Family. Evolution of family law and source of Muslim law, their school.
- The course also covers the institutions of marriage under Muslim law and grounds of matrimonial remedies.
- To impart basic knowledge about laws relating to marriage divorce and succession under Muslim law, Christian Law and Parsi Law.

Course Outcomes (COs):

The students will be able to:

CO1: Understand the various laws relating to marriage under Muslim Law.

CO2: Understand the various laws relating to Divorce under Muslim Law.

CO3: Comprehend the Christian Marriage Act.

CO4: Understand the various laws relating to succession under Indian divorce act.

CO5: Recognize the Nature, Scope, Foundation and Sources of various personal laws of Parsis.

UNIT-1: Mohammedan Law -Sources of Mohammedan Law, Schools, Shariat Act, 1937, Marriage, Dower, Divorce, Maintenance, Legitimacy & Parentage, Guardianship

UNIT-2: Indian Divorces Act Conditions & requirements of marriage, Divorce by mutual consent, Alimony/Maintenance, marriage dissolution, judicial separation, property settlements, child custody.

UNIT -3: Christian Marriage Act- Conditions & requirements of marriage, Divorce by mutual consent, Alimony/Maintenance, marriage dissolution, judicial separation, property settlements, child custody.

UNIT-4: Indian Succession Act (Sec. 1-166 only) -Effect of marriage between person domiciled and one not domiciled in India, General principles relating to intestate succession, Testamentary Succession, Of privileged wills, Of the Attestation, Revocation, Alteration and Revival of Wills, Of the construction of Wills, Bequests, Of Void & Onerous, Legacies

UNIT-5: Parsi Marriage and Divorce Act - Requisites to validity of Parsi Marriages, Remarriage whenunlawful, Registration of divorces, Penalties

Suggested Readings:

- 1. Textbook on Muslim Law Rakesh Singh
- 2. Divorce Act, 1869 Lawmann
- 3. The Indian Succession Act Sukumar Ray
- 4. Parsi Marriage and Divorce Act



References:

- 1. Mulla on Muslim law
- 2. Family Law B.M.Gandhi



COMB5360: Financial Institutions and Market

Course Outcomes:

After completion of this course students will be able to:

completion of this course students will be dole to.	
CO1	Understand the role and importance of the Indian financial market.
CO2	Apply and analyse the Concepts relevant to Indian financial markets and financial institutions.
СОЗ	Understand and analyse the mechanics and regulation of financial instruments and determine how the value of stocks, bonds, and securities are calculated.
CO4	Evaluate empirical evidence of the market performance and accordingly the role of regulatory authorities to develop the financial market
CO5	Research and analyze specific problems or issues related to financial markets and institutions.

Course Content:

Unit I: Structure of Indian Financial System: An overview of the Indian financial system, financial sector reforms: context, need and objectives; major reforms in the last decade; competition; deregulation; capital requirements; issues in financial reforms and restructuring; future agenda of reforms; Regulation of Banks, NBFCs & FIs: Salient provisions of banking regulation act and RBI Act; Role of RBI as a central banker; Products offered by Banks and FIs: Retail banking and corporate banking products. Universal Banking: need, importance, trends and RBI guidelines, Core banking solution(CBS); RTGS and internet banking, NBFCs and its types; comparison between Banks and NBFCs.

Unit II: Introduction to Financial Markets in India: Role and Importance of Financial Markets, Financial Markets: Money Market; Capital Market; Factors affecting Financial Markets, Linkages Between Economy and Financial Markets, Integration of Indian Financial Markets with Global Financial Markets, Primary & secondary market, Currency Market, Debt Market- role and functions of these markets.

Unit III: Secondary Market in India: Introduction to Stock Markets, Regional and Modern Stock Exchanges, International Stock Exchanges, Demutualization of exchanges, Comparison between NSE and BSE, Raising of funds in International Markets: ADRs and GDRs, FCCB and Euro Issues; Indian Stock Indices and their construction, maintenance, adjustment for corporate actions (rights, bonus and stock split;) on index with numerical, free float vs. full float methodology, Classification of Securities to be included in the Index, Bulls and Bears in Stock Markets, Factors influencing the movement of stock markets, indicators of maturity of stock markets, Major Instruments traded in stock markets: Equity Shares, Debentures, Myths attached to Investing in Stock Markets. Trading of securities on a stock exchange, Settlement mechanism at BSE & NSE

Unit IV: Money Markets & Debt Markets in India: Money Market: Meaning, role and participants in money markets, Segments of money markets, Role of STCI and DFHI in money market, Debt Market: Introduction and meaning, Market for Government/Debt Securities in India, Secondary market for



government/debt securities, Over subscription and devolvement of Government Securities, Government securities issued by State Governments, Municipal Bonds, Corporate Bonds vs. Government Bonds.

References:

- · Saunders, Anthony & Cornett, Marcia Millon. Financial Markets and Institutions, Tata McGraw Hill
- · Khan, M Y.: Financial Services. McGraw Hill Higher Education
- · Goel, Sandeep. Financial services. PHI.
- · I M.Bhole, Financial Institutions and Market, TATA McGrawHIll.
- · G.S.Batra, Financial Services & Market
- · Bharati V. Pathak, The Indian Financial System-Markets, Institutions and Services



Professional Ethics, Bar-Bench Relations & Accountancy For Lawyers (LLBB3030)

Course Objective

- This paper seeks to give the students an insight to the professional ethics.
- This paper seeks to give the students an insight to the bar-bench relations.
- This paper seeks to give the students an insight to the accountancy for lawyers.

Course Outcomes (COs): The students will be able to:

CO1: Understand the concept of professional ethics and duties of lawyers

CO2: Comprehend the legal education in India

CO3: Analyze the bar and bench relations

CO4: Apply the regulation of legal profession

CO5: Evaluate the lawyers accountability towards clients and society

Unit I: Legal Education In India

Introduction, History, Sources of Law, Schools of Law etc

Unit II: Professional Ethics And Duties Of Lawyers:

Lawyers profession, Ethics and communication ,Do's and Don'ts ,Duties of lawyers

Unit III :Essential Skills Of A Lawyer

Role of Lawyer, Communication with various stakeholders, Drafting and Pleading Skills, communication with various stake holders

Unit IV: Bar Bench Relations, Regulation Of Legal Profession

Bar Council of India, Introduction and Administrative duties, Bar bench relations in India, Guidelines of Bar Council and Supreme Court

Unit V: Lawyers Accountability Towards Clients And Society, Liability For Deficiency

Lawyers Responsibility, Client Management and Accountability towards various Groups, Deficiency inService towards clients and Other parties to litigation, Damages

SUGGESTED TEXTBOOKS & READINGS:

- 1. Raju Ramachandran, Professional Ethics: Changing Profession and Changing Ethics (LexisNexis, Butterworths).
- 2. Dr. P. B. Mukharji, Professional Ethics of The Advocate(University of Burdwan)
- 3. P. Ramanatha Aiyar, Legal & Professional Ethics Legal Ethics, Duties & Privileges of a Lawyer(Wadhwa Publications, Nagpur).
- 4. S. C. Sarkar, Modern Advocacy and Professional Ethics...



ARBITRATION, CONCILIATION & ALTERNATE DISPUTE RESOLUTION SYSTEM (LLBB3010)

Course Objective

- Alternative Dispute Resolution (ADR) has gained prominence as the primary method for resolving cases, particularly in commercial and business disputes, supplanting litigation as a final option.
- ADR has become the favored approach in resolving civil matters, offering an array of processes that complement and sometimes supersede traditional courtroom proceedings.
- This course on Alternative Dispute Resolution delves into the statutory, procedural, and case law aspects that underpin these methods, illustrating their symbiotic relationship with litigation while emphasizing their efficacy in facilitating timely and cost-effective resolutions.
- Alternative Dispute Resolution (ADR) is increasingly being used as the primary method for resolving cases, particularly in commercial and business disputes. It has become more popular than litigation as a final option.
- ADR provides a range of processes that complement and sometimes replace traditional courtroom proceedings, making it the favored approach in resolving civil matters.
- This course on Alternative Dispute Resolution delves into the statutory, procedural, and case law aspects that support these methods, demonstrating their symbiotic relationship with litigation while highlighting their effectiveness in facilitating timely and cost-effective resolutions.

Course Outcome

CO1: Understand the definitions and principles of Arbitration, Conciliation, and mediation

CO2: Analyzing statutes, regulations, and case law that shape to Comprehend a variety of Alternative Dispute Resolution.

CO3: System Stating their advantages, limitations, and suitability based on contextual factors and dispute complexity.

CO4: Apply knowledge of ADR principles through case studies and practical scenarios, developing problem-solving, negotiation, and conflict resolution skills, while considering ethical responsibilities.

CO5: Engage in discussions on emerging trends and best practices in ADR, practice drafting ADR clauses and agreements, and participate in ADR simulations and exercises to hone practical dispute resolution skills.

Unit I:-

Alternate Dispute Resolution –

- Characteristics,
- Advantages and Disadvantages,
- Unilateral, Bilateral, Triadic (Third Party) Intervention,
- Techniques and processes,
- Negotiation Conciliation —Arbitration , Distinction between Arbitration, Conciliation and Negotiation.



Unit II:

· The Arbitration and Conciliation Act, 1996 –

- Historical Background and Objectives of the Act,
- Definitions of Arbitration,
- Arbitrator.
- Arbitration Agreement,
- Appointment of Arbitrator,
- Termination of Arbitrator,
- Proceedings in Arbitral Tribunal,
- Termination of Proceedings,
- Arbitral Award.
- Setting aside of Arbitral Award,
- Finality and Enforcement of Award, Appeals.

Unit III: -

Conciliation

- Appointment of Conciliators,
- Powers and Functions of Conciliator,
- Procedure,
- Settlement of disputes through conciliation.

Unit IV: -

- Other Alternative Dispute Resolution Systems —
- Tribunals, Lokpal and Lokayukta,
- Lok Adalat,
- Negotiation,
- Family Courts.
- Section 89 and Order X, Rules 1A, 1B and 1C of Civil Procedure Code.

UNIT V: Discussions on emerging trends and best practices in ADR, practice drafting ADR clauses and agreements, and participate in ADR simulations and exercises to hone practical dispute resolution skills.

Text books & References: -

- 1. <u>Alternative Dispute Resolution Part I Introduction</u> by Sushilkumar Gupta
- 2. Alternative Dispute Resolution System by Adv. Sushilkumar Gupta and Prof. S. Subhashchandra
- 3. O.P. Tiwari: The Arbitration and Conciliation Act (2nd Edition): Allahabad Law Agency.
- 4. Johar's: Commentary on Arbitration and Conciliation Act, 1996: Kamal Law House.
- 5. Acharya N.K.: Law relating to Arbitration and ADR, Asia Law House, Hyderabad
- 6. Tripathi S.C.: Arbitration, Conciliation and ADR, Central Law Agency Allahabad.
- 7. Avatar Singh: Arbitration and Conciliation, Eastern Law Book House, Lucknow.
- 8. KSR Murthy: An introduction to ADR Mechanism, Gogia Law Agency, Hyderabad



- P.C. Rao: Alternate Dispute Resolution, 2001 Edition, Universal Book Traders, New Delhi.
- 9. 10. S.D. Singh: Alternate Dispute Resolution, Universal Book Traders, New Delhi



Semester VI

BBAF6320:Financial Regulations

Course Outcomes:

After completion of this course students will be able to:

CO1	State the Goals of International Finance
CO2	Illustrate the Balance of Payment
CO3	Solve Forward Quotation
CO4	Compare FERA and FEMA
CO5	Evaluate Interest Rate Arbitrage

Course Content:

Unit 1 –Introduction to Financial Regulations: Need and significance of financial regulations, structure of financial regulations in India, Functioning of Financial Regulations, process of supervision, enforcement and resolution.

Unit 2 :Reserve Bank of India (RBI) Functions of RBI, credit control measures, , regulatory measures taken by RBI to facilitate financial inclusion, Provisions of RBI Act 1935 ,Banking Regulation Act 1949 Banking Companies [Acquisition an transfer of undertakings Act 1970 & 1980], Government and RBI's powers on commercial banks .RBI guidelines on corporate governance.

Unit 3 – Securities and Exchange Board of India (SEBI): Introduction to SEBI Act (1992) – powers and functions of SEBI, Important Regulations related to capital markets: Issue of Capital and Disclosure Regulations, SEBI (Prohibition of Insider Trading) Regulations, SEBI (Prohibition of Fraudulent and Unfair Trade Practices Related to Securities Market) Regulations, Mutual Fund: SEBI (Mutual Funds) Regulations

Unit 4: Insurance Regulatory and Development Authority of India (IRDAI): IRDAI Act, Salient features of the IRDAI Act, IRDAI (protection of policy holder interests) Regulations., Duties, power and functions of IRDAI

Unit 5–Foreign Exchange Management Act, ,Foreign contribution (Regulation)Act & Prevention of Money Laundering: Objectives of FEMA, FCRA & PMLA and their important provisions.



References:

Siddhartha Shankar Shah , Indian Financial System and Markets John Armour, Dan Awrey, Paul Davies, Luca Enriques, Jeffrey N. Gordon, Colin Mayer, and Jennifer Payne, Principles of Financial Regulation,

Guruswamy, Merchant Banking and Financial Services



INTERPRETATION OF STATUTES

(LLBB4020)

Course Objectives:

- The paper is aimed to enhance the critical skills to equip the students with various aspects of interpretations.
- 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 thepeople. What are the matters to be reckoned with by the legislature while enacting laws?
- The two basic reasons for the need for 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 the judiciary explores the intention behind the statutes.

Course Outcome(COs)

- **CO1**.: Understand the meaning of the term statutes. and purpose of interpretation of statutes.
- **CO2:** Applying the various rules and presumptions in statutory interpretation.
- **CO3:** understand the principles to interpret the laws and judgements & Learning of basic principles and approaches of judicial bodies to interpret the legal provisions.
- **CO4:** Understand legal theory and concepts from multiple perspectives
- **CO5:** Understand the interface of theory and practice in implementation of rules and judgements and constitutional interpretation.

Unit I:- Meaning of Interpretation of statute and rules

- · Meaning of the term Statute,
- · Commencement,
- · operation and repeal of statutes,
- · Purpose of interpretation of statutes.

Aids to interpretation: Internal Aids:

- 1) Title
- 2) Preamble
- 3) Headings and marginal notes.
- 4) Sections and sub sections.
- 5) Punctuation marks.
- 6) Illustrations, exceptions, provisos and saving clauses.
- 7) Schedules.
- 8) Non obstante Clause.



External Aids:

- 1) Dictionaries
- 2) Translations
- 3) Travaux Preparatiores
- 4) Statutes in pari materia
- 5) Contemporanea exposito
- 6) Debates, inquiry commission reports and law commission reports.

Unit II:- Rules of Statutory Interpretation:

- Primary rules.
- Literal rule
- Golden rule.
- Mischief rule.
- Rule of harmonious construction.
- Secondary rule.
- Noscitur a Sociis.
- Eiusdem Generis
- Reddendo Singula Singulis

Presumptions in Statutory interpretation:

- Statutes are valid.
- Statutes are territorial in operation.
- Presumption as to jurisdiction.
- Presumption as to what is inconvenient or absurd
- Presumption against intending injustice
- Presumption against impairing obligation of permitting advantage from once own wrong.
- Prospective operation of statutes.

UnitIII:-Maxims of statutory interpretation:

- Delegatus non-potest delegare.
- Expressio Unius, Est Exclusio Alterius.
- In pari delicto potior est conditio possidentis.
- Ulters valet potior quam pareat Expressum facit cessare tacitum.
- Generalia Specialibus Non Derogant .
- In bonam partem.

Interpretation with reference to the subject matter and the purpose.

- Restrictive and beneficial construction,
- Taxing structures,
- Penal statutes,
- Welfare legislation,
- Interpretation of directory and mandatory provisions,
- Interpretation of substantive and adjunctival statutes,
- Interpretation of enabling statutes,
- Interpretation of statutes conferring rights,
- Interpretation of statutes conferring powers.



Unit IV:- Principles of constitutional interpretation:

- Harmonious construction,
- Doctrine of pith and substance,
- Colourable legislation,
- Ancillary Powers,
- Occupied field,
- Residuary power,
- Doctrine of prospective overruling,
- Doctrine of repugnancy,
- Doctrine of eclipse.

Unit V:- General clauses Act:

Scope and extension of this act

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.
- 4. M.P.Singh, (Ed.) V.N.Sukla"s Constitution of India, (1994) Eastern, Lucknow.
- 5. 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



TAXATION LAW (LLBB4030)

Course Objective

- Understanding the concept of Taxation.
- Studying different heads of income.
- Exploring assessment procedures for foreign income.
- Learning about adjudication processes for tax disputes.
- Understanding settlement methods for tax disputes.

Course Outcome

CO1:-Master Income Tax Laws: Gain a comprehensive understanding of Income Tax laws, focusing ontheir key components and practical application in various professional contexts.

CO2:-Understand the GST Act: Learn the intricacies of the GST Act, emphasizing its implementation and compliance requirements in professional settings.

CO3:-Comprehend the Customs Act: Acquire in-depth knowledge of the Customs Act, with a focus onits practical application in trade and business operations.

CO4:-Acquire Tax Consultancy Skills: Develop the expertise required for tax consultancy roles, including proficiency in accounting, auditing, and legal practices related to taxation.

CO5:-Enhance Tax Compliance and Planning Abilities: Learn to contribute effectively to tax compliance, planning, and decision-making processes, ensuring adherence to legal standards and optimizing tax strategies. And Equip yourself with the knowledge and skills necessary to excel in various professional tax roles, facilitating compliance, planning, and informed decision-making.

Course Contents:

Direct Tax

Unit I:

Income Tax Act 1961

- Direct Taxes at a glance
- Basic concepts of Income Tax
- Incomes which do not form part of Total Income



Unit II:

- Computation of Income under Various Heads :
- Income from Salary;
- Income from House Property;
- Profit and Gains of Business or Profession;
- Income from Capital Gains;
- Income from Other Sources;

Unit III:

- Clubbing provisions and Set Off and / or Carry Forward of Losses
- Deductions from Gross Total Income & Rebate and Relief
- Computation of Total Income and Tax Liability of various entities
- Procedural Compliance Assessment, Appeals & Revision

Indirect Taxes

Unit IV:

- Introduction of Goods and Service Tax
- Concept of Indirect Taxes at a glance
- Concept of Time, Value & Place of Taxable Supply
- Input Tax Credit & Computation of GST Liability- Overview
- Procedural Compliance under GST
- Basic overview on Integrated Goods and Service Tax (IGST), Union Territory Goods and Service tax(UTGST), and GST Compensation to States.

Customs Act

Unit V:

• Brief Introduction of Customs Act

Recommended Readings:

- "Direct Taxes Law & Practice" by Dr. Vinod K. Singhania
- "Income Tax Act, 1961" by Taxmann Publications
- "Indirect Tax Laws" by V.S. Datey
- "GST: A Practical Guide" by P.L. Subramanian
- "Customs Law Manual" by R.K. Jain
- "Service Tax Ready Reckoner" by V.S. Datey
- "International Taxation Transfer Pricing" by CA. N.S. Govindan
- "GST Tariff with GST Rate Reckoner" by Taxmann Publications



DRAFTING, PLEADING AND CONVEYANCING (LLBB4040)

Course Objective

The object of this paper is to train students in the art of drafting both for court purposes as well as for other legal forums.

Course Outcome

The students will be able to:

CO1: Understand the fundamental rules of pleading

CO2: Familiarize with the concept of civil pleadings

CO3: Know the General Principles of Criminal Pleadings

CO4: Have the ability to defend the case undertaken by identifying the issues and providing solutions to esolve considering the facts in issue.

CO5: Have the practical exposure to drafting deeds, conveyances and matrimonial petitions

COURSE OF CONTENTS:-

Unit-I: Fundamental Rules of Pleadings

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

Unit-II: Civil Pleadings

- a. Suit for Recovery under Order XXXVII of CPC
- b. Suit for Permanent Injunction
- c. Suit for Dissolution of Partnership
- d. Application for Temporary Injunction Order XXXIX of CPC
- e. Appeal from Original Decree under Order 41 of CPC
- f. Revision Petition
- g. Review Petition

Unit-III: General Principles of Criminal Pleadings

a. Application for Bail



- b. Maintenance Application under Cr.P.C
- c. Compounding of Offences by Way of Compromise under CRPC
- d. Complaint under Section 138, Negotiable Instruments Act, 1881
- e. Application under Section CRPC(INHERENT POWER)

Unit-IV: Conveyancing

- a. Notice to the Tenant under Section 106 of Transfer of Property Act
- b. Notice under Section 80 of CPC
- c. Notice under Section 434 of the Companies Act
- d. Reply to Notice
- e. General Power of Attorney
- f. Will
- g. Agreement to SELL
- h. Sale-Deed
- i. Lease-Deed
- i. Partnership Deed
- k. Mortgage Deed
- l. Relinquishment Deed
- m. Deed of Gift

UNIT V: Matrimonial Petitions-

Divorce Petitions, Mutual Consent Divorce Petitions 2 Application for Maintenance Application for Custody

Pleadings for restitution of conjugal rights Nullity of marriage

Text Books:

- 1. N.S. Bindra, *Conveyancing, Draftsm54+8an and Interpretation of Dates*, Delhi Law House, 1985
- 2. G.C. Mogha & S. N. Dhingra, *Mogha's Law of Pleading in India with Precedents*, Eastern Law House, 18th Edn. 2013

References:

- 1. R.N. Chaturvedi, *Conveyancing*, Eastern Book Company, 2011 (7th Edn)
- 2. G.C. Mogha, *Indian Conveyancer*, Dwivedi Law, 2009 (14th Edn)
 - 3. C. R. Datta & M.N. Das, *D'Souza's Form and Precedents of Conveyancing*, Eastern Law House, 2008 (13th Edn)



FAMILY LAW – II

(LLBB2010)

Course Objective

- This paper seeks to familiarize the students with the concept and sources of Hindu Law, and to endow the students with knowledge of both the codified and uncodified portions of Hindu law.
- The course concerns itself with the sources, schools, institutions, succession, maintenance, menace of dowry, etc.
- The study of family laws under this course covers provisions relating to Hindu law from the ancient period of Vedas, Shruti's, Smriti's etc. till the modern period of legislation.
- The course mainly focuses on origin, establishment and development of Hindu Law. It aims to educate students on various matrimonial remedies available under various laws.
- The object of this course is to deal with legal incidence of joint family system, evolution of marriage and family, essentials of marriage.
- The course examines in detail fundamental concepts dealing with joint family, coparcenary, partition, intestate succession as well as the law relating to gifts, wills and inheritance

Course Outcome

The students will be able to:

CO1:Understand the concept, sources and application of Hindu Law

CO2:Comprehend the various laws relating to marriage, divorce and customs

CO3: Analyze the Meaning and concept of Joint Family under Hindu Law.

CO4:Discuss Laws relating to inheritance, succession, adoption, guardianship and maintenance

CO5: Define & Introduction to Family Court and its jurisdiction.



Course of Contents

UNIT-1: Introduction - Concept of Hindu - Sources of Hindu Law - Modern and Ancient -Two Principal Schools of Hindu Law - Application of Hindu Law.

UNIT-2: Customary practices and State regulation

Marriage - Evolution of the Institution of Marriage and Family-A detailed study of Hindu Marriage Act, 1955 – Matrimonial Remedies - Maintenance and Alimony; Customary Practices and legislative provisions relating to dowry prohibition.

UNIT-3: Joint Family

Hindu undivided family – Mitakshara Joint Family - Formation and Incidents – Property under both Schools – Karta: His Position, Powers, Privileges and Obligations - Debts – Doctrine of Pious Obligation - Partition and Reunion.

UNIT-4: Laws relating to

(A): Inheritance and Succession- Historical perspective of traditional Hindu Law relating to Inheritance - A detailed study of Hindu Succession Act, 1956, Stridhana- Woman's Property Recent State and Central Amendments to Hindu Succession Act, Gifts and Testamentary Succession – Wills.

(B): Adoption and Guardianship- The Hindu Minority and Guardianship Act, 1956, Law relating to Hindu Minority and Guardianship, Kinds of Guardians, Duties & Powers of Guardians, A detailed study of Hindu Adoption and Maintenance Act, 1956, Maintenance, Traditional Rights and Rights under Hindu Adoption & Maintenance Act, 1956

UNIT-5: Family Court

Structure of Family Court, Procedure to be adopted, Jurisdiction of Courts

Suggested Readings:

- 1. Hindu Law R.K. Agarwal
- 2. Hindu Law Dr. Basant. K. Sharma
- 3.Desai Kumud, Law of Marriage and Divorce
- 4. Diwan Paras Modern Hindu Law
- 5. Mayne's Hindu Law and Usage
- 6. Diwan Paras, Family Law



7.. Dr. T.V. Subbarao Family Law in India

References:

- 1. Mulla on Hindu law
- 2. Family Law B.M.Gandhi

Bhartiya Sakshya Adhiniyam 2023 (LLBB3040)

Course Objectives

- This paper is to orient students with importance of evidence for establishment of claims and the related rules and principles on a contemporary basis.
- The Course is designed to provide the students with a conceptual and practical understanding of meaning, purpose and application of rules of in relation to relevancy of facts and proof in the court of law during the trial.
- The Course is designed to provide the students think about the process of adducing evidence, principles of admissibility and exclusion of evidence in a trial.
- The course will prepare the students to understand the relevancy and admissibility of the evidence produced in the court in a suit or proceeding and understand how the facts need to be proved in the courts it will assist students in analyzing the process of adducing evidence through witness examination and argument for or against admissibility of their evidence.
- The course will effectively impart learning on the kinds of evidence, modes of proof and burden of proof. It will also examine the law as a Lex Fori and the role of a judge while hearing and appreciating the evidence on record in a suit or a proceeding.

Course Outcome(COs)

After completing this course, the students will be able to:

CO1. Analyze the concept and nature of different types of evidence.



- CO2. Identify and apply the rules relating to relevance and admissibility of evidence incourts.
- **CO3.** Understand the concept of dying declaration and its applicability and admissibility of forensic science in civil and criminal cases along with the admissibility of expert's opinion.
- **CO4**. Analyze the role played by the witnesses and evidentiary value attached to ocular evidence visà-vis scientific evidence and the procedure of examination of witnesses and different categories of witnesses involved in a suit or proceeding.
- **CO5.** Apply the standard of burden of proof followed in civil and criminal cases and the role and presumption powers endowed upon the judges during the trials.

Course content

UNIT-I Introductory:

- 1. The main features of the Bhartiya Sakshay Adhiniyam
- 2. Applicability of BSA, Administrative Tribunals/ Industrial Tribunals. Commissions of enquiry/ Court-Martial/Affidavit.
- 3. Object of Evidence Act.
- 4. Definition under Law of Evidence Act
- A. Facts/ relevant facts/facts in issue.
- B. Evidence/Oral Evidence and Documentary Evidence. Circumstantial evidence and Direct evidence /Indirect Evidence Etc.
- C. Presumption: "May presume"/ "Shall presume"/ Conclusive proof".
- C. "Proving" "not proving" and "disproving".
- D. Witness.

Unit-II Relevancy

Relevancy of facts:

- 1. The Doctrine of res -gestae
- 2. The problems of relevancy of -otherwise || irrelevant facts
- 3. Facts concerning bodies and mental state

Admission and Confessions:

- 1. General principles concerning admission
- 2. Differences between -admission and -confession
- 3. Non- admissibility of confessions caused by -any inducement, threat or promise
- 4. Inadmissibility of confession made before a police officer
- 5. Admissibility of custodial confessions
- 6. Admissibility of -information | received from accused person in custody; with special reference to discovery based on -joint statement
- 7. Confession by co-accused
- 8. The problems with the judicial action based on a retracted confession 104

UNIT-III Statements by persons who cannot be called as witnesses



(Dying Declarations) BNNS

- 1. The justification for relevance of dying declarations
- 2. The judicial standards for appreciation of evidentiary value of dying declarations
- 3. Conclusive Evidence

Relevance of Judgments:

- 1. Admissibility of judgments in civil and criminal matters
- 2. -Fraudl and -Collusionl.

Expert Testimony:

- 1. Who is an expert? : types of expert evidence
- 2. Opinion on relationship especially proof of marriage
- 3. Judicial defence to expert testimony

UNIT IV Oral & Documentary Evidence:

- 1. General principles concerning oral evidence, Primary / Secondary evidence.
- 2. General principles concerning documentary evidence.
- 3. General principles regarding exclusion of oral by documentary evidence, public & private documents.
- 4. Special problems: re-hearing evidence
- 5. Examination of Witness and cross Examinations/Estoppel
- 1. Competency to testify
- 2. State privilege
- 3. Professional privilege
- 4. Approval testimony
- 5. General principles of examination and Cross examination
- 6. Leading questions
- 7. Lawful questions in Cross-examination
- 8. Re-examination
- 9. Compulsion to answer questions put to witness
- 10. Hostile witness
- 11. Impeaching of the standing or credit of witness

UNIT V Burden of Proof:

- 1. General principles conception of onus-probans and onus-probandi
- 2. General and special exceptions to onus probandi
- 3. The justification of presumption and of the doctrine of judicial notice
- 4. Justification as to presumption as to certain offenses
- 5. Presumption as to dowry
- 6. The scope of the doctrine of judicial notice Estoppel
- A. Why estoppel? The rationale
- B. Estoppel



- C. Question of corroboration
- D. Improper admission and of witness in civil and criminal cases

Selected Bibliography(Books/References)

- 1. Sarkar and Manohar, Sarkar on evidence (1999), Wadhwa & D. Nagpur.
- 2. Indian Evidence Act1872, (Amendment up to date).
- 3. Ratanlal, Dhirajlal: Law of Evidence (1994), Wadhwa Nagpur.
- 4. Polein Murphy, Evidence (51h Reprint 2000), Universal Delhi.
- 5. Albert S. Osbom, The Problem Proof (First Indian Reprint 1998). UniversalDelhi.
- 6. Avtar Singh, Principles of Law of Evidence (1992), Central Law Agency. 7- Rajaram Yadav law of Evidence.
- 8- Justice Monir; Textbook on Law of Evidence.



SEMESTER VII

BBAH5540: Performance & Compensation Management

Course Outcomes:

After completion of this course students will be able to:

CO1	Define components of Performance Management
CO2	Describe Performance Managing & Monitoring
CO3	Relate concept of High Performance Teams
CO4	Analyse implications of Ethics in Performance Management
CO5	Evaluate under performers & approaches to manage it

Course Content:

Unit 1Introduction- Concept, Philosophy, History from performance appraisal to performance development. Objectives of performance management system; Performance management and performance appraisal; Performance Management process: Performance planning, Process and Documentation of Performance appraisal, Appraisal Interview, Performance Feedback and Counseling.

Unit 2Performance management and reward systems- Performance Coaching ,Mentoring and Counseling, Competency development, Use of technology and e-PMS, International Aspects of PMS. Performance systems trends, Ethical Perspectives in performance appraisal.

Unit 3Introduction to Job Evaluation. Methods of Job Evaluation. Company Wage Policy: Wage Determination, Pay Grades, Wage Surveys, Wage Components. Modern trends in compensation - from wage and salary to cost to company concept, Comparable worth, broad banding, competency based pay.

Unit 4 Incentives plans for production employees and for other professionals. Developing effective incentive plans, pay for performance. Supplementary pay benefits, insurance benefits, retirement benefits, employee services benefits. Benefits & Incentive practices in Indian industry.

Unit 5 Wages in India: Minimum wage, fair wage and living wage. Methods of state regulation of wages. Wage differentials & national wage policy Regulating payment of wages, wage boards, Pay commissions, dearness allowances, linking wages with productivity, Special compensation situations: International compensation-managing variations. Expatriate Pay.

References:



- · Milkovich & Newman, Compensation, McGraw Hill.
- · T.J. Bergman, Compensation Decision Making, Harcourt, Fort Worth, TX
- · Richard Henderson: Compensation management in a knowledge based world, Prentice Hall.
- D.K.Bhattacharyya, Compensation Management, OUP, New Delhi
- · Uday K.Haldar and Juthika Sarkar, Human Resources Management, OUP, New Delhi , Rock Micton , Wage and Salary administration

BBAM5410:Consumer Behavior

Course Outcomes:

After completion of this course students will be able to:

compie	completion of this course students will be use to:		
CO1	State the Features and Importance of Consumer Behaviour.		
CO2	Describe the Profiling the consumer and understanding their needs.		
CO3	Apply Application of Consumer Behaviour knowledge in Marketing.		
CO4	Determine the Consumer Decision Making Process .		
CO5	Assess the factors affecting each stage and Need recognition.		

Course Content

Unit 1. Consumer - Meaning and definition, Significance of Consumer, Distinction between Consumer and Customer, Buyers and Users - Development Marketing Concept - Consumer Behaviour Applications in Marketing.

Unit 2 Consumer Motivation - Maslow's Hierarchy of needs – Frued's theory of Motivation - Consumer Personality: Trait Theory - Consumer Perceptions - Stimulus Factors - Expectations - Consumer Attitudes: Utilitarian Functions – Attitude Models.

Unit 3. Consumer Decision Process - major factors influencing Consumer Buying Behaviour:- Buyer, Product, Seller, Situational, Cultural, Social, Personal and Psychological Characteristics - Decision Models - Case of Purchase of Microwave Oven – understanding the Women.

Unit 4 Consumer Decision Process – Post Purchase Behaviour; Post Purchase Dissonance – Dissatisfaction Responses; Implications for Marketers – Ideal Product Model – Case of Whirl Pool



Unit 5 Organizational Buyer Behaviour - Buyer Characteristics – Factors Influencing Organization of Buyer – Organizational Buyer Decision and the Process – Performance Evaluation – Case of Satyam Plastics.

References

- · Assael, H. Consumer Behaviour and Marketing Action. Ohio, South Western
- · Engle, J F.etc. Consumer Behaviour. Chicago, Dryden Press
- · Howard, John A. ets. Consumer Behaviour in Marketing. Englewood Cliffs, New Jersey, Prentice Hall Inc.,
- · Hawkins, D I. etc. Consumer Behaviour. Implications for Marketing Strategy. Texas, Business



Property Laws including Transfer of Property Act, 1882 and Easement Act, 1882 (LLBB5020)

Course Objective: This paper will make the student aware about all the aspects related to movable andimmovable properties and the provisions related to their transfer.

Course Outcome

After the completion of this course, the students would be able to:-

- **CO-01**:- Understand the most fundamental concept in property law including easement and registration.
- **CO-02**:- The students will be able to appreciate the significance of property law from various perspectives including economic efficiency, underprivileged perspectives.
- **CO-03**:- The students will able to develop skills for applying technical rules of property transfer.
- **CO-04**:- Critically analyse the overall transfer of property law concept in Indian.

Content of Course

- **Unit -1** Historical evolution of Law of property, Introduction, Short title, Commencement, Repeal of Acts, Interpretation Clause (Ss 1 -3), Transfer of Property by act of Parties Definition of Property, Rule of Transferability, Persons Competent to Transfer, Operation of Transfer and Oral Transfer (Ss 5 -9), Condition Restraining Alienation, Restriction Repugnant to Interest, Condition Making Interest Determinable on Insolvency or Attempted Alienation (Ss 10-12), Transfer for the Benefit of Unborn Person, Rul e against Perpetuity etc. (Ss 13 -18), Vested interest and Contingent Interest (Ss 19-24), Conditional Transfer, Doctrine of Acceleration, Doctrine of Conditional Limitation (Ss 25 -34), Doctrine of Election (Ss 35-37), Transfer of Immovable Property (Ss 38 53- A).
- Unit 2:Sale of immovable property: Definition, Competency of Parties, Difference between Sale and Agreement to Sale, Rights and Liabilities of buyer and Seller (Ss 54 -57), Mortgages charges of immovable (Ss 58), Property, Definition, Kinds of Mort gages, Obligation to transfer to third party instead of Mortgagor, Rights and Liabilities of Mortgager (Ss 58 66), Rights and Labilities of Mortgagee (Ss 67 77), Other Provisions Related to Mortgage including charges (Ss 78 -104).
- **Unit 3:** Leases of immovable property Definition, Essential Elements of Leases, Modes of Leases, Rights and Liabilities of Lessor and Lessee, Doctrine of Waiver, Determination of Lease and Other Related Provisions (Ss 105 -117), Exchanges (Ss 118 -121), Gift (Ss 122 -129), Transfer of Actionable Claims (Ss 130 -137).
- **Unit -4** Indian Easement Act, 1882: Introduction (Ss 1-3), Easement in General (Ss 4-7), Imposition, Acquisition and Transfer of Easements (Ss 8 -19), Incidents of Easement (Ss 20 -21), Disturbance of Easement (Ss 32 36), Extinguishment, Suspension and revival of easements (Ss 37 -51), Licenses, Definition, Ingredients and Revocation of Licenses (Ss 52 -64)
- **Unit -5 Leading Cases:** 1. Nainsukhdas Shivnarayan Vs. Goverdhan das AIR 1948, Nagpur 110. 2. Associated Hotel of India Vs. R.N. Kapoor AIR 1962, SC 1262. 3. Jama Masjid Vs. Koci Manindra Deviah and other, AIR 1962, SC 807. 4. Kedarnath Vs. Shivnarayan AIR 1970, SC 1717. 5. Kanji



Manji Vs. Trusters of Port of Bombay AIR 1963, SC 268. 6. Murari Lal Vs. Devkaran AIR 1965, SC 225.

Suggested Readings:

- 1. Mulla: Transfer of Property, Butterworths Publications.
- 2. Subba Rao GCV: Commentaries on the Transfer of Property Act.
- 3. Krishna Menon: Law of Property.
- 4. Upadhya's Common Matrix of Transfer of Property.



Administrative Law (LLBB5030)

Course Objective

- The paper will make students aware of various aspects of Administrative Law.
- The paper will make students aware of various aspects of including quasi-legislative and quasi-judicial.
- The paper will make students aware of various aspects of other ministerial functions of administration.
- The paper will make students aware of various aspects of control there of with a practical approach.

Course Outcome (COs): The students will be able to:

(CO1): Understand the evolutions and scope of administrative law

(CO2): Comprehend the concept of rule of law

(CO3): Analyze the meaning and concept of legislation

(CO4): Analyze the meaning and concept of delegated legislation

(CO5): Evaluate the principles of natural justice

Content of Course

Unit-I: Evolution and Scope of Administrative Law

- a. Nature, Scope and Development of Administrative Law
- b. Rule of Law and Administrative Law
- c. Separation of Powers and its Relevance
- d. Relationship between Constitutional Law and Administrative Law

Unit-II: Classification of Administrative Law And Legislative Functions of Administration

- a. Classification of Administrative Law
- b. Legislative Functions of Administration

Unit-III: Delegated Legislative Functions of Administration

- a. Meaning and Concept of Delegated Legislation
- b. Constitutionality of Delegated Legislation
- c. Control Mechanism
- i. Parliamentary Control of DelegatedLegislation
- ii. Judicial Control of Delegated Legislation
- iii. Procedural control of Delegated Legislation
- d. Sub-Delegation

Unit-IV: Judicial Functions of Administration

- a. Need for Devolution of Adjudicatory Authority on Administration
- b. Problems of Administrative Decision Making



c. Nature of Administrative Tribunals: Constitution, Powers, Procedures,

Rules of Evidence

- d. Principles of Natural Justice
- i. Rule against Bias
- ii. Audi Alteram Partem
- iii. Speaking Order (Reasoned Decisions)

Unit-V: Administrative Discretion and Judicial Control of Administrative Action

- a. Need and its Relationship with Rule of Law
- b. Judicial Review of Administrative Action and Grounds of Judicial Review

Text Books:

- 1. H.W.R. Wade & C.F. Forsyth, *Administrative Law*, Oxford University Press, 2009 (12th Edn)
- 2. M.P. Jain & S.N. Jain, *Principles of Administrative Law*, LexisNexis, 2013 (7thEdn)

References:

- 1. I.P. Massey, Administrative Law, Eastern Book Company, 2012, (8th
- 2. C.K. Takwani, Lectures on Administrative Law, Eastern Book Company, 2012(5th Edn)
- 3. S.P. Sathe, *Administrative Law*, Lexis Nexis Butterworths Wadhwa, 2010 (7thEdn)



Elective: COMPARATIVE LAW (LLBB3320)

Course Objective

- The course offers students an introduction to legal comparison, to its nature and goals in connection with the contemporary globalization processes
- It focuses on the civil and common law traditions and comparative approaches to law, while introducing other legal traditions and discussing trends of convergence, reconciliation and transitions in legal traditions and approaches.

Course Outcome

The students will be able to:

- CO1. Comprehend public law and its role in governance
- CO2. Understand comparative constitutional law
- CO3. Analyze the development of administrative law in India & other countries
- **CO4.** Understand the Significance of public and private law
- CO5. Categorize Substantive laws and procedural laws.

Course of contents

Unit – 1: Introduction to Comparative Law, Public Law and its Role in Governance

Origin and development of Comparative Law, Definition of Comparative Law, purpose,

Types of Comparisons in Comparative Law, Problems and Concerns in Comparison.

Basic concepts of Public Law, Significance and Its Role, Merits /Demerit

Unit – 2: Study of Comparative Constitutional Law

- Meaning & Definition of comparative constitutional law
- Benefits of comparative constitutional law
- Types of constitution and their merits and demerits
- Different Forms of Government
- Features of constitution of various different countries
- Borrowed features of Indian constitution

Unit-4 Study of Comparative Administrative Law

- Concept Of Separation Of Powers In India And Various Other Countries
- Comparative Analysis Of French And Indian Administrative Courts
- Droit Administratif
- Judicial Review: A Comparative Analysis In USA, UK And India



Unit -5: Significance of Public Law/ Private Law

- Scope of Public law Constitutional law, Administrative law and Criminal law
- Difference between Public and Private Law

Substantive laws and procedural laws

- Meaning and nature of substantive laws and procedural laws
- Limitations of substantive laws and procedural laws
- Differences between substantive laws and procedural laws

.

Recommended Readings:

- 1. D.D. Basu, Comparative Constitutional Law (2nd ed., Wadhwa Nagpur).
- 2. David Strauss, The Living Constitution (Oxford University Press, 2010)
- 3. Dr. Subhash C Kashyap, Framing of Indian Constitution (Universal Law, 2004)



Elective: CONFLICT OF LAWS (LLBB3330)

Course Objective

The objective of this course is to study the basic principles governing conflict of laws in their application tovarious situations.

Course Outcome

The students will be able to:

CO1.Understand the concept of conflict of laws

CO2. Comprehend the Limitations on application or exclusion of foreign law

CO3.Understand the concept and laws relating to status.

CO4: Analyzes the Limitations on application or exclusion of foreign law

CO5: Recognition and Enforcement of Foreign Judgments -

Unit I:- Introductory - What and why of conflict of laws: its function, bases like comity, convenience and justice - Difference between Public and Private International law - Development and history- England and India – a comparative sketch with reference to USA and other countries - Modern theories: Statutory, territorial, international, local law and justice - State in a Private International law case.

Choice of Jurisdiction - Choice of law (lex causae) - Recognition and enforcement of foreign judgments / awards Choice of Jurisdiction (First stage) - Meaning, bases of jurisdiction, limitations like effectiveness principles - Relevant C.P.C. provisions regarding jurisdiction - Ss 15-20, 83, 84, and 86 - Kinds of jurisdiction - Actions in personam -contract and tort - Actions in rem - such as matrimonial causes and probate - Admiralty action - S VI the Admiralty Courts Act - Actions under assumed discretionary jurisdiction (inherent jurisdiction) (Indian Context: Ss. 10 and 151 of C.P.C.

Unit II:- Choice of Law-Lex Causae (Second Stage) - Classification / characterization / categorization — allocation of juridical category to the foreign element case - Necessity for classification — different legal concepts with different content — matters like domicile, talaq and dower in different legal systems - Various theories — leading cases - Connecting factor — what is connection factor : lex fori to determine Selection of lex causae through connecting factor - Application of lex causae — three meanings of Lex Causae — Renvoi: partial and total (Foreign court theory) — critical analysis of Renvoi — Indian position

Unit III:-Limitations on application or exclusion of foreign law - When foreign law is excluded: grounds

Public Policy, Revenue Laws and Penal Law Concept of Domicile - General principles / fundamentalPrinciples - Elements - intention and residence - Kinds - Domicile of Origin - Domicile of Choice -Domicile of dependence: married women's position in English and Indian laws - Domicile of corporation. Status - What is Status? - Incidents - What law governs status - Universality of status Marriage - Marriageas a contract and also status how different from other contracts (social personal contract) - Kinds ofMarriage - How in India, marriage as a concept moved from partially polygamous towards monogamoustype and total sacrament to secularization to some extent - Questions of format and essential validity -Formal validity by lex loci celebrations - Essential / material / intrinsic validity - Capacity to marriage - Consent - Not within prohibited degrees - Not previously married - Physical incapacity - Of proper age -Essential validity usually governed by lex domicili - English cases - Indian



position clarified in casesMatrimonial Causes - Concept of matrimonial cause (Relief) – English and Indian positions - AvailableReliefs - Divorce, Nullity, judicial separation - Restitution of Conjugal Rights (in English law) - Restitution of Conjugal Rights has no place now - Choice of Jurisdiction and Choice of Law to be examined.

Unit IV:-Legitimacy and Legitimation - What is legitimacy - What law governs legitimacy - Validity of marriage - Legitimation - What it is - How affected - Legitimation and Succession Adoption - Purpose of adoption - Common law - Indian law - Hindu law - Recognition of foreign adoption Custody and Guardianship - Purpose - Adoption and succession

Unit V:-Contracts & Torts- Contract — a leading relationship in private international law system - Validity of contracts - Capacity to contract — Main four theories Lex Loci, Lex Domicilii, Lex situs and proper law - Formal validity — lex loci contractus governs - Essential validity — proper law is usually accepted as governing - Discharge of contract — Lex loci solutions governing - Doctrine of ¬proper law || of contract subjective and objective Theories Torts - Traditional theories - Ideas of tort of recent importance in private International Law such as drugs, environments, transport and satellite communication.

Recognition and Enforcement of Foreign Judgments - Need recognizing foreign judgments - Limitations in recognising and enforcement - Section 13,14 and 444 of C.P.C.

Recommended Readings:

Paras Diwan – Private International Law Cheshire – Private International Law Dicey A.V. – Conflict of Laws



Semester VIII

BBAB6030:Investment Analysis and Portfolio Management

Course Outcomes:

After completion of this course students will be able to:

	completion of this course students will be able to:		
CO1	Remember the factors of Investment.		
CO2	Understand the concept of Dow Theory.		
CO3	Apply Strategies of Portfolio Management.		
CO4	Calculate yield to maturity.		
CO5	Distinguish between Fundamental Analysis V/s Technical Analysis.		

Unit 1 Investment: Meaning, Nature and Scope, Decision Process; Environment; Investment Risks–Interest Risk, Market Risk, Inflation Risk, Default Risk, etc; Valuation of Securities. Notion of Dominance.

Unit 2 Techniques of Risk Measurement: Application and Portfolio Evaluation. Concept of Beta, Classification of Beta-Geared and Ungeared Beta, Project Beta, Portfolio Beta, Securities Market line, Capital Market Line, Portfolio Revision, Portfolio Reconstruction.

Unit 3 Security Analysis: Fundamental Analysis; Economy, Industry and Company Analysis; and Technical Analysis; Efficient Market Hypothesis; Dow Jones Theory; Measurement of Systematic and Unsystematic Risk.

Unit 4 Portfolio Analysis: Portfolio Selection and Portfolio Theories – Markowitz Model and Capital Assets Pricing Model. Portfolio Revision and Performance Evaluation of Managed Portfolios. Sharp Ratio; Treynor Ratio: Jensen's Alpha.

References:

- · Bhalla, V.K.-Investment Management; Security Analysis and Portfolio Management, S. Chand & Co. Ltd.
- · Chandra Prasanna-Investment Analysis and Portfolio Management, Tata McGraw Hill, New Delhi.
- · Fischer and Jordan- Security Analysis and Portfolio Management, Prentice-Hall.



V.A.Avadhan, Securities Analysis and Portfolio Management, Himalaya Publishing House.

BBAM6410:Distribution & Supply ChainManagement

Course Outcomes:

After completion of this course students will be able to:

CO1	Define Sales & Sales Management
CO2	Describe role of Distribution Management
СОЗ	Apply concept of theories of selling to enhance skills.
CO4	Analyse market and methods of sales forecasting.
CO5	Evaluate factors of Sales Quotas

Course Content:

- *Unit 1: The channel system*: Rationale for marketing channel structures, Composition of marketing channels, Channel Environment.
- Unit 2: Distribution Basic concept, Transportations, Inventory, Warehousing, Managing logistics.
- *Unit 3 : Concepts and importance of a Supply Chain (SC),* Key issues of Supply Chain Management, Competitive and SC strategies, Achieving strategic fit.
- *Unit 4 : Dynamics of supply chain*: Supply Chain Integration, Push-based, Pull-based and Push-Pull based supply chain, Demand Forecasting in a Supply Chain, Managing inventory in SC environment: Transportation in SC environment.
- *Unit 5 : Strategic Alliances*, Third party and fourth party logistics, Retailer- Supplier partnerships (RSP), Supplier evaluation and selection, Use of best practices and Information Technology (IT) in Supply Chain Management.

References

- · Ayers, J. B. Handbook of supply chain management. Auerbach Publication.
- · Ballou, R. H., & Srivastava, S. K. Business logistics/ supply chain management, Pearson Education.
- · Chopra, S., &Meindl, P. Supply chain management: Strategy, planning and operation, Pearson Education.
- Raghuram, G., &Rangaraj, N. Logistics and supply chain management: cases and concepts. : Macmillan.
- · Shah, J. Supply chain management: Text and cases. Pearson Education.



LABOUR LAW (LLBB6030)

Objective: The scope of the subject is to make the student well versed with the labour legislations. The labour legislations ensure proper work conditions for labour in various workplaces, minimum wages, and proper working hours.

Course Outcome

The students will be able to:

CO1:Understand the concept of industrial jurisprudence and principles of labour legislations

CO2:Constructing discipline in industry including recruitment process and fairness in it.

CO3: Sorting the concept of trade unionism and its linking with human rights.

CO4: Solving the problem of strike, lock out etc through collective bargaining to create pressurization techniques.

CO5: Analyze the various laws relating to wages and welfare legislations

Course Contents

Unit 1: Industrial Jurisprudence and principles of labour legislation:

Historical Perspective on Labour, slave labour, guild system, division on class basis. Labour conflicts, unorganized labour, surplus labour, and division of labour. Laissez faire to Welfare State, Transition from exploitation to protection and from contract to status. Labour Policy in India, International Labour Standards and their implementation.

Unit 2: Discipline in industry:

Meaning of discipline and causes of indiscipline in industry. Doctrine of hire and fire. Restraints on managerial prerogatives, Fairness in disciplinary process, right to know the charge sheet and right of hearing. Domestic enquiry, notice, evidence, cross, examination, representation, unbiased inquiry officer and reasoned decision. Prenatal (permission) and Postnatal (approval) control during pendency of proceedings (Sec.33 of ID Act).

Unit 3: Trade Unionism:

Colonial labour law and policy, Labour Movement as a counter measure to exploitation. History of trade union movement in India. Right to trade union as part of human right to freedom of association. Role of trade unions in the changing economic scenario. Registration of Trade Unions, Obligations of Trade Union, Recognition of Trade Union.

Unit 4: Collective bargaining:

Concept of collective bargaining, essential characteristics, merits and demerits conditions for the success for collective bargaining, Bargaining process: Negotiation, Pressurization techniques: Strike and lockout, go slow, work to rule, gherao, Structure of bargaining: plant, industry and national levels, Recognition of trade union for collective bargaining.

Unit 5: Law relating to-

Industrial disputes:

Conceptual conundrum: industry, industrial dispute, workmen, (Sec.2J,K&S), Dispute settlement machinery: Conciliation officers, Board of Conciliation, labour court, Industrial



Tribunal and National Tribunal, duties and powers, (Sec3,10), Reference for adjudication and Voluntary Arbitration (Sec.10 & 10A), Award and its binding nature and judicial review of awards. (Secs.18 & 11,A), Statutory limitations on strikes and lock,outs, unfair labour practices, prohibition and penalties. (Sec.22,31 & 25,T, 25U), General and special provisions relating to lay,off, retrenchment & closure (Sections 25A,25S & 25K,25R), Recommendations of Second Labour Commission on industrial disputes.

- wages and bonus:

Theories of wages: marginal productivity, subsistence, wage fund, supply and demand, residual claimant, standard of living. Concepts of wages (minimum wage, fair wage, living wage, need,based minimum wage), Constitutional provisions, components of wages

-Minimum Wages Act, 1948:

Objectives and constitutional validity of the Act, procedure for fixation and revision of minimum rates of wages, exemptions and exceptions.

-Payment of Wages Act, 1936:

Regulation of payment of wages, Authorized Deductions.

-Payment of Bonus Act:

Bonus, Its historical background, present position and exemptions, Payment of Bonus (Amendment) Act, 2007.

-The Factories Act, 1948:

Definitions, rights and obligations of workers, Occupier's General Duties, Manufacturer's Duties, Factories Inspector and his Powers, approval, Licensing and registration of factories, Health, safety, welfare provisions, Restrictions on Employment of Women and Young Children.

-Employees' Provident Funds and Miscellaneous Provisions Act, 1952:

Applicability, Employees' Provident Fund Scheme, 1952, Family Pension Scheme, 1971, Employees Pension Scheme Authorities under the Act.

-Payment of Gratuity Act, 1972:

Meaning of employee, employer, continuous service, etc. Conditions for payment and forfeiture of gratuity. Computation of gratuity, Authorities under the Act and their powers and functions.

-Child Labor (Prohibition and Regulation) Act, 1986:

Constitutional framework, International Labor Organization, Prohibition of Employment of Children in certain Occupations and Processes, Hours and Period of Work.

Suggested Readings:

- 1. Srivastava: Law of Trade Unions, Eastern Book Company, Lucknow
- 2. R.F. Rustomji: Law of Industrial Dispute: Asia Publishing House, Mumbai
- 3. S.N. Misra: Labour and Industrial Law
- 4. J.N. Malik: Trade Union Law
- 5. Khan& Khan: Labour Law, Asia Law House, Hyderabad
- 6. S.N.Misra, Labour and Industrial Laws, Central law publication, 22nd edition. 2006.



- 7. N.G. Goswami, Labour and Industrial Laws, Central Law Agency.
- 8. Khan & Kahan, Labour Law, Asia Law house, Hyderabad
- 9. K.D. Srivastava, Payment of Bonus Act, Eastern Book Company
- 10. K.D. Srivastava, Industrial Employment (Standing Orders) Act 1947
- 11. S.C.Srivastava, Treatise on Social Security
- 12. Jidwitesukumar Singh, Labour Economics, Deep & Deep, New Delhi



LAND LAWS (LLBB6040)

Course Objective: The scope of the subject is to sensitize students to various problems relating to land law. To understand how the various Pre-independence Land Reforms and Post-independence Land Reforms Land Reforms ensure the protection and welfare of the general mass and peasants of India. The course deals with Land Reforms including Zamindari Abolition and Land Reform laws.

Course Outcome

The students will be able to:

CO1 Familiarize with the comparison of concept of land in U.K and India **CO2** Understand the law reforms that took place pre and post independence. **CO3** Comprehend the various laws relating to tenancy reforms.

CO4 Understand the Law Relating to Land Acquisitioning India

CO5 understands Zamindari Abolition and Land Reform laws.

Course Contents

Unit 1: Introduction:

Concept of Land in U.K and India comparison, Classification of lands, Ownership of Land, Absolute and limited ownership, Doctrines: Doctrine of Eminent Domain, Doctrine of Escheat, Doctrine of Bona Vacantia.

Law Reforms Pre - Independence

Pre-Independence Reforms, Intermediaries, Zamindari Settlement, Ryotwari Settlement, MahalwariSystem, Absentee Landlordism.

Post-Independence Reforms:

Constitutional Provisions, Abolition of Zamindaries, Jagirs and Inams

Unit 2: Laws Relating to Tenancy Reforms:

Meaning of tenant – Classification of tenure holder – conferment of ownership on tenants/ryots – Laws relating to tenancy reforms, Bombay Tenancy and Agricultural Lands Act, 1948.

Revenue Authorities:

Importance Land Records, Preparation and maintenance of Records of Rights (ROR), Issue of Pattas and Title Deeds etc., Tribal Right to Land –The Scheduled Tribes and other Traditional Forest Dwellers (Recognition of Forest Rights) Act 2006, Maharashtra Land Revenue Code, 1966 (use of land, record of rights).

Unit 3: Law Relating to Land Acquisitioning India:

History of Land acquisition in India, Notable changes in New Land Acquisition Act 2013 as compared to Land Acquisition Act 1894 (definition, acquisition and reference to court), The Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act 2013, Special Economic Zones.



Unit 4: Law Relating to

Land Requisition and Acquisition:

The Requisition and Acquisition of Immovable Property Act 1952.

Law relating to Ceiling on Land Holdings:

Urban Land (Ceiling and Regulation) Act 1976 (Definitions, ceiling limit, power to exempt and schemes)

Law relating to Registration:

Indian Registration Act, 1908 (compulsory and optional registration, time for registration, delay in registration, effect of non-registration)

Unit 5: Other related laws:

Maharashtra Housing and Area Development Act, 1976, Maharashtra Regional Town and Planning Act, 1909

Suggested Readings:

- 1. Land Laws, The ICFAI University Press, U.P. Land Laws-R.R. Maurya.
- 2. Law of Land Acquisition and Compensation-Sanjiva Row's, Jurisprudence-B.N. Mani Tripathi.
- 3. ULC Act by Saklikar (Vol 1)
- 4. Land Acquisition Act by Sarkar
- 5. Registration Act by Sanjeev Rao
- 6. MLR Code by Gupte and Dighe
- 7. MRTP Act by Gupte and Dighe



Elective: CRIMINOLOGY AND PENOLOGY (LLBB4320)

Course Objectives:

- The objective of the paper is to introduce the students to a holistic understanding of crime & Clarifythe purpose and role of criminology as a separate branch of study.
- Understand the correlation between deviant behaviour and law as a process of crime control.
- Highlight the role and relevance of theories of criminology in relation to crime in society.
- enable the students to understand the various theories of penology as well as reforms made thereunder.
- The students who opt for this paper will also visit the prisons/ juvenile homes/ juvenile courts /rehabilitation centre etc. and make an assessment of the current situation.

Course Outcomes (COs):

CO1: After completing this course, the student will be able to:

CO2: Analyze the perspectives of Criminology, Penology and Criminal law.

CO3: Understand the various dimensions of crime in India

CO4: Comprehend the causes of Criminal Behavior

CO5: Familiarize with the concept of police and criminal justice & to Know the punishment prescribed for offenders

Contents of Course

UNIT-I Introducing Criminology and Penology Concept and Nature of Criminology - Criminology and other social sciences - Importance of Criminology - Concept and Nature of Penology-Objects and features of Penology, Relation between Criminology, Penology & Victimology

Dimension of Crime in India

Nature and extent of Crime in India- Concept, Elements, Nature, Definition and Characteristics of crime Theories of Crime- The situational offenders- Criminality in woman- Juvenile in Conflict with Law, White collar crime: corruption in public life, Cyber Crimes, Organized Crime, Terrorism.

Unit II:- Schools of criminology & Causes of Criminal Behaviour

Pre-classical, classical - Neo classical School - Positive School - Cartographic Schools - Biological and Constitutional schools.

Heredity and crime-Mental disorder and criminality-Bio-physical factors and criminality, theory by Lombrosso-Sociological theory of crime with the theory of Different Association by Sutherland - Economic theory and their relevance-Multiple factors responsible for crime



Unit III:-Police, the Criminal Justice

History of police & policing, Role of police in modern societies., Police organization in India, Police community and crime, Police reforms and modernization

Prison System

Historical development of prisons, Objectives of imprisonment, UN Standard Minimum Rules for treatment of prisoners and other standard settings, conventions and documents, Legal framework of the prison system in India, Prison organization in India, Modernization of prisons, Open prisons

Unit IV:-Punishment of Offenders

Nature, meaning and importance of punishment, Forms of punishment in ancient, medieval and modern times., Theories of punishment, The need for rehabilitation and reformation of prisoners-Reformative techniques for correction of offenders Parole-Nature of parole-Authority for granting parole-Supervision on Parolees Parole and Conditional Release-Probation- Difference between Parole and Probation Problems of released offenders

UNIT-V Victimology

The concept of Victimology-Rights and Protection to victims under Criminal Law Role of victim-Compensation under various laws-Sec. 357 of Cr.P.C. Motor Vehical Acts- Sexual harrasment and assault- Medical negligence State liability to pay compensation-Justice to victims-Malimath Committee Report on victims Victim Compensation Scheme

Recommended Readings:

- 1) Kathering S. Williams, "Textbook on Criminology" 2002
- 2) Ahmad Siddique, "Criminology problems and porspective" 2005
- 3) K.D.Gaur, "Criminal law- Cases and materials" 2005
- 4) Prof N .V .Paranjape, "Criminology and penology" 2006
- 5) Dr. Krishna Pal Malik , 'Penology, Victimology and Correctional Administration in India' 2011
- 6) Hall, J. Law, "Social Sciensce and criminal Theory" (1982).
- 7) Manheim, H. "Comparative Criminology: A Text book" (1965).
- 8) Rabindra K Mohanty, Satyajit Mohanty Criminology Penology and Victimology 2012
- 9) Sutherland, E. and Cressy, Principles of Criminology
- 10) S. Rao, "Crimes in Our Society", (1983).
- 11) J. M. Sethna, "Society and the Criminal" (1980).
- 12) S. Kaldate, "Society, Delinquent and Juvenile Courts" (1982).
- 13) D. C. Pandey, "Haditual Offenders and the law".



- 14) Krishna lyer Report on Female Prisoners (1986).
- 15) Mulla Committee Report, (1983).
- 16) P.Rajgopal, "Violence and Response: A Critique of indian Criminal Justice System" (1988).
- 17) Katherine S. Williams, "Text book on Criminology" (1997), Blackstone, London



Elective: LAW RELATING TO WOMEN (LLBB4310)

Course Objective:

The paper aims at creating awareness as to the importance and role of women in society through themedium of law. It also focuses on women welfare laws.

Course Outcome

The students will be able to:

CO1: Familiarize with the International concerns and conventions relating to women

CO2: Understand a constitutional safeguard

CO3: Gender Equality: Laws aimed at ensuring equal rights and opportunities for women in all spheres of life, including education, employment, politics and property rights

CO4: Regulations concerning divorce, guardianship and child custody often focusing on ensuring fairtreatment and protection for women.

CO5: Gain knowledge Laws related to women's health issues, including access to healthcare services, insurance coverage, and medical research and ensuring that women's human rights are protected.

Course of Contents:-

Unit I:-International concerns and conventions - specify conventions Women in India - Pre-Independence period - Social and legal inequality - Social Reform Movement in India - Karachi Congress – Fundamental Rights Resolution, Equality of Sexes.

Unit II:- Women in post-Independence India - Preamble of the Constitution: equality provisions in Fundamental Rights and Directive Principles of State Policy - Personal laws – unequal position of women - Uniform Civil Code towards gender justice.

Unit III:- Sex Inequality in Inheritance Rights - Feudal institution of joint family – women's inheritance position - Hindu Law - Muslim Law - Matrimonial property - Movement towards Uniform Civil Code

Unit IV:- Guardianship, Divorce - Right of women to adopt a child - Problems of women guardianing Divorce - Indian Divorce Act - Hindu Law, Christian Law - Muslim Law.

Unit V:-Criminal Law & Social Legislation - Adultery - Rape Social Legislation - Laws relating to Dowry, A moral traffic, Female Foeticide, Sati, A moral representation etc. Women and Employment - Labour force - Protective Laws - Exploitation and harassment in workplaces Protection and enforcement agencies - Courts - Family Courts - Commission for women – NGOs

Book:

R.C. Sobti, et al, Reinventing the Women, Past, Present and Future, 2018.



Semester IX

BBAM6430:International Marketing

Course Outcomes:

After completion of this course students will be able to:

CO1	Define meaning, definition and need of International Marketing
CO2	Understand the concept of International Trade and Barriers to Trade.
CO3	Apply the ways of entering into the International Marketing like Franchising, Contract Manufacturing, etc
CO4	Differentiation between Domestic and international Marketing
CO5	Evaluate International economic institution, economic integration, political instability, political intervention, etc

Course Content

Unit 1- Framework of international marketing- Intra firm& environmental factors, social cultural, economic, political & legal aspects, Difference between domestic marketing, International marketing, Definition & concept.

Unit 2 -Policy framework- Indian Trade Policy, Recent trends in Indian foreign trade,Basic steps in starting an export business – An overview of licensing regulations &Procedures.

Unit 3- International Marketing Decisions - Product planning for export manufacturing firms & export houses. Identifying foreign markets, market research overseas. Market entry. Export pricing-International terms, payment terms. Distribution logistics for export, foreign sales agent selection & appointment. Promotion of products/ services abroad overview, merchandising, Trade fairs/exhibition

Unit 4- Institutional infrastructure for export in India, Export Assistance.

Unit 5 -Introduction to Export documentation and procedures- framework, pre-shipment & post-shipment documents, Role of ITPO in export promotion, quality control &pre-shipment inspection, Labeling/packing, Marking of consignments, Marine/cargo insurance etc.

References:

· Varshney & Bhattacharya: International marketing management, Sultan Chand &Sons



- · W.J. Keegan: Multinational Marketing Management, Prentice Hall.
- · V. Terpestra& Ravi Saratnag: International marketing, Naper Publishing Group.
- · P. Cateora& Graham: International marketing, McGraw Hill.
- · Hans Muhlbache: International marketing-A global perspective, Cengage LearningEMEA
- · Philip Kotler, Marketing Management,
- · David Carson. International Marketing,
- · Deresky, Helen, International Management: Managing Across Borders and Cultures



CODE OF CIVIL PROCEDURE AND LIMITATION ACT (LLBB5010)

Course Objective:

- The courts are not free to decide the matters without following any procedure or with arbitrariness. The certain norms are fixed to be followed in the form of CPC.
- This subject provides complete knowledge of procedure to be followed in courts to secure ends of justice.
- Study of procedural law is enormously pertinent for law students. This course is designed to
 acquaintthe students with the various stages through which a civil case passes through in the
 courts of law.
- The course also includes the law of limitation.
- The course aims to assist the students to understand the practice and procedure in the conduct of suits in and out of the court. It will also analyse this consolidated code with the substantive laws with regardto the procedure to be followed by the civil courts and thereby help in facilitating justice.
- The course thus explains in detail the role of civil court and the procedures to be followed in the administration of civil justice.
- Overall, this course makes an endeavor to familiarize the students with the plaints, written statements, Interlocutory applications, issuance of commissions, trial and other aspects of civil courtproceedings which prepares the students adequately for practice in courts.

Course Outcome(COs):

After completing this course, the students will be able to:

CO1.Understand the Civil Court procedures to be followed in India.

CO2. Comprehend various laws relating to limitation and registration of documents.

- **CO3**.Understand the meaning of decree, judgment, order and affidavit Comprehend the meaning of institution of suit.& Recall and apply the standard and uniform procedure to deal with the civil matters inissue.
- **CO4.** Apply the rules relating to the procedure of issuance of summons, substituted service of summons, admission and impounding of documents and conducting civil trial in courts.
- **CO5**. Understand the procedure of examination of witnesses and different categories of witnesses involved in a suit or proceeding. & Identify a lawyer's professional obligations at each stage in the life cycle of a lawsuit.

Course Contents Unit -1

Introduction, Object & Definition:

Decree, Judgment, Order, Foreign Court, Foreign Judgment, Mens Profits, Affidavit, Plaint,



Written Statement, Legal Representative, Courts..

Important Concepts under CPC:

Suit of a civil nature, Res-sub-judice, Resjudicata,

Constructive Res-judicataCaveat.

Inherent Power of court.

Unit -2

Place of suing Institution of suit & Jurisdiction: Initial Steps in a Suit

Jurisdiction and place of suing Institution of suit

Pleading: Meaning, Object, General Rules, Amendment of Pleading

Plaint and Written statement

Parties to a suitDiscovery,

Inspection and Production of documents

Appearance and non-appearance of parties in First Hearing. Interim Orders

Commission

Arrest before judgment Attachment before judgment

Temporary Injunctions Interlocutory Order Receiver Security of costs.

Unit - 3

Suit in Particular case and Judgement /Decree/ Execution :Suits by or against Government

Suits by indigent personInter-pleader Suit SummaryProcedure

Suits relating to Public Nuisance.

Judgment

Definition, Essentials, Pronouncement, Contents and Alteration,

Decree

Definition, Essentials, Types, Drawing up of a Decree, Contents and Decree in particularcases Interest, Costs.

Execution

Execution Court by which decree may be executed Payment under decree Application for execution Mode of execution Questions to be determined by the executing court.

Unit -4

Appeals/Reference / Review / Revision :

Appeals

Appeals from original decree Appeals from appellate decree General provisions relating toappeals Appeals to Supreme Court

Appeals by indigent person

Reference,

Review,

Revision & Execution.

Unit – **5**



Law of Limitation and Registration:

Meaning, nature and scope of law of limitationBar of Limitation and its efficacy Sufficient Cause, its meaning and applicabilityLegal Disability: Meaning, Scope and Effect Continuous running of time.

General principle, meaning, scope and it exceptionsLaw relating to Registration of documents.

Selected Bibliography(Books/References)

- 1. Mulla, Code of Civil Procedure, Universal, Delhi
- 2. C.K.Thakkar, Code of Civil Procedure, 2000 Universal Delhi
- 3. M.P.Tandon, Code of Civil Procedure
- 4. Anil Nandwani, Code of Civil Procedure
- 5. C.K.Takwani, Code of Civil Prodecure
- 6. Bare Act CPC 1908, New Edit.



INTELLECTUAL PROPERTY RIGHTS (LLBB5310)

Course Objectives

The objective of this course is to acquaint the students with basics of intellectual property rights with specialreference to Indian law and practice.

Course Outcome

CO-01: - Understand the basic concept of IPR & International convention relating to IPR.

CO-02: - Understand the law relating to copyrights, Patent, Trade mark, Geographical Indication & designs.

C0-03: - Understand the legal system and solve the problem relating to intellectual property rights.

CO-04: - Skill to pursue business international affairs, public administration and other bills.

CO-05: - Critically analyze the overall intellectual property law concept in India.

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

UNIT-II: History and definition, provisions of Copyright act 1957.

Subject matter of copyright, forms of copyrights, ownership of copyrights assignment of copyrights. copyrights as an author's special rights. Notion and criteria of infringement, acts not constituting infringement, Remedies against infringement of copyright -civil and criminal under Copyright Act sec. 55 - 57, 62, 63-70, slander of title Anton Pillar order, international copyrights, copyrights societies and copyrightoffice, copyrights board, legislation of copyright and appeal

Unit-III Trade Marks & designs -Introduction definition evolution and concept of trade marks, Distinctionbetween trademarks and property works, the doctrine of honest current user and doctrine of deceptive

similarity, provisions of _The trade mark act 1999, it includes definition and interpretation, condition for registration, trade mark registry. Property in a trade- mark, registration of trade mark, its refusal, Berne principles of registration of trade marks, its procedure and evidence. Marks, not registrable, effect and limiton effect. registered trade work, assignment and transmission of registered trademarks, use of trade mark and registered user, ratification and correction of the registration, collective marks, provisions relating to textile goods, offences, penalties and procedure, appellate board, its constitution, powers and duties and procedures and other miscellaneous provisions of the act, provisions of Design act 2000, it includes

Unit-4 Patents: Provisions of Patents act 1970 which includes patents, its introduction concept and history, process of obtaining patents, specification, application for patents, examination of



application, position to grant a patent, invention not patentable, register of patents and patent office, register and obligation of a patent. Transfer of patent right, Right of the Govt. in case of use of invention provisions for secrecy of certain invention. Patents in addition, procedure for restoration of lapse patents. revocation and surrender ofpatients. Registration of patents, patents office, its constitution, controller and its power, infringement of patents and treat of infringement proceedings of officer's penalties for the Violation of act. licenses of right, compulsory licenses patent agent etc. and miscellaneous provision of the act.

Unit-5 The Information Technology Act 2000 and Leading Cases: ITA 2000, it includes introduction, need, coverage, definition digital signature, electronic record certifying authorities, electronic governance, their regulation, penalties, cyber regulation appellate tribunals under ITA act. LEADING CASES 1. Grama phone co. of India v. B.B. Pandey (AIR 1984 SC 667) 2. Indian PerformingRight Society Ltd. v. Eastern India Molion pictures association (AIR 1977 SC 1443). 3. Monsanto Co. v. Caromandal Idag product (AIR 1986, SC 712). 4. American House Product Corpn. v. Mac Laboratories (Pvt) Ltd. (AIR 1986 SC 137) (Dristan Case)

Text Book:

- 1. N.S. Gopalakrishnan & T.G. Ajitha, *Principles of Intellectual Property*, Eastern BookCompany, 2014 (2nd Edn)
- 2. B.L. Wadhera, Law Relating to Intellectual Property, Universal Law Publishing, 2014(5th Edn)
- 3. S. Narayan, Intellectual Property Law in India, Gogia Law Agency, Hyderabad, 2005(3rd Edn)

References:

- 1. A. K. Bansal, Law of Trademark In India, Thomson & Reuter, 2014
- 2. V.K. Ahuja, Law Relating to Intellectual Property Law, LexisNexis, 2013 (2nd Edn)
- 3. Elizabeth Verky, *Law of Patents*, Eastern India Company, 2012 (2nd Edn)
 - 4. Jayashree Watal, *Intellectual Property Rights in the WTO and Developing Countries*, Oxford University Press, 2001
 - 5. P. Narayanan, Law of Trademarks (The Trademarks Act 1999) and Passing Off, Eastern Law, Calcutta, 2006
 - 6. W.R. Cornish, *Intellectual Property: Patents, Copyright, Trademark and AlliedRights*, Universal Law Publishing 2001
- 7. C.S. Lal, Intellectual Property Handbook: Copyright, Designs, 2006



COMPANY LAW (LLBB5040)

Objective: Object of the course is to enable the student to understand the basics of company law. The area of study examines issues such as how a company may be formed, operated, and dissolved, the degree to which limited liability protects investors, the extent to which a business can be held liable for the acts of an agent of the business, the relative advantages and disadvantages of different types of business organizations etc. Major changes that have been introduced by Companies Act 2013. Legal implications of the various changes. To examine the new concepts introduced along with the judicial pronouncements.

Course Outcome

The students will be able to:

- **CO1**. Understanding of company law principles, statutes, and regulations, applying this knowledge to analyze and solve legal issues faced by corporations.
- **CO2**. Analysis on corporate governance structures, responsibilities of directors and officers, and mechanisms for shareholder protection and participation.
- **CO3**. Develop skills in structuring corporate transactions, including mergers, acquisitions, and financing activities, while ensuring compliance with relevant legal requirements.
- **CO4.** Able to assess and uphold ethical standards in corporate decision-making and demonstrate an understanding of corporate social responsibility within legal frameworks.
- **CO5**. Critical Analysis through case studies and practical exercises, students will hone their ability to critically analyze complex corporate legal issues and propose effective solutions that balance legal requirements with business objectives.

These outcomes aim to prepare students for careers in corporate law, compliance, governance, and advisoryroles where a strong understanding of company law is essential.

Course ContentsUnit 1:

Introduction and Meaning:

Meaning of Company, Various theories of Corporate Personality, Essential Characteristics of a company.

Forms of

Corporate and Non-corporate Entities:

Corporations, Partnerships and other associations of persons, State Corporations, Government companies, Public Sector, Small Scale Industries, Co-operative Societies, Corporate and Joint Sectors, Foreign Collaboration, Role, Functions and Accountability, Companies, Civil and Criminal Liability.

Unit 2

Formalities of a Company:

Law relating to Companies: Objectives of the Companies Act 2013, Need of company for



development, Promoters, Role of Promoters, Rights and Liabilities, Pre-incorporation contracts, Formation of a Company, Registration and Incorporation.

Types of Companies:

Public Company, Private Company and One Person Company, Memorandum of Association: Doctrine of Ultra Vires, Articles of Association: Binding force, Alteration, Relations with Memorandum of Association, Doctrine of Constructive Notice and Indoor Management, Exceptions: Lifting of Corporate Veil.

Unit 3 Prospectus:

Issue, contents, liability for misstatements, Statement in lieu of Prospectus, Allotment of Securities.

Share Capital and Debentures:

Shares, General principles of Allotment, Statutory Restrictions , Share certificate, Transfer of share, Restrictions on transfer, Procedure for transfer, refusal of transfer, Role of Public Financial Institutions, Relationship between Transferor and Transferee , Issue of shares at Premium and Discount , Shareholder.

Unit 4:

Shareholders:

Modes of becoming a shareholder, calls on shares, forfeiture and surrender of shares, lien on shares, rights and liabilities of shareholder, Difference between Shareholder and Member: Register of members, Share Capital: kinds, alteration and reduction of share capital, further issue of capital, Conversion of loans and debentures into capital, duties of court to protect the interests of creditors and shareholders.

Meetings:

Meetings, kinds: Statutory Meeting, Annual General Meeting, Extraordinary General Meeting, Notice, Procedure, Quorum, Voting rights, Resolution: Minutes: Inspection and Maintenance of meetings books

Directors:

Director: appointment, qualifications, vacation of office, removal, resignation, Powers and duties of directors, Meeting, registers, loans, Remunerations of directors, additional, nominee, and alternate director, Role of independent directors, compensation for loss of office, managing directors and other managerial personnel, Directors Identification Number (DIN): Nomination and Remuneration Committee and Stakeholders Relationship Committee.

Unit 5:

Dividends, Accounts and Audit:

Dividend: Types of Dividend, Interim and Final: Investor Education and Protection Fund , Accounts: Constitution of National Financial Reporting Authority: Corporate Social Responsibility, Audit: Appointment, Removal and Resignation of Auditors: Powers and Duties of Auditors, Audit Standards: Audited Financial Statements: Powers of Registrar and Rights of Member: Audit Committee.

Corporate Social Responsibility:

The need and importance, Provisions related to CSR under the Companies Act 2013.



- 1. J.M. Thomson: Palmer's Company Law
- 2. Gower: Principles of Modern Company Law
- 3. Avatar Singh: Principles of Company Law
- 4. J.C. Verma: Corporate Mergers, Amalgamations
- 5. A.M. Chakravarthi: Company Notices, Meetings and Resolutions
- 6. L.V.V.Iyer: Guide to Company Directors
- 7. S.M. Shah: Lectures on Company Law
- 8. Dr. N.V. Paranjape: Company Law 4th edition Central Law Agency, 2007
- 9. Dr. S.C. Tripathi: Modern Company Law, Second edition, 2006



Elective: INSURANCE LAWS (LLBB5330)

Objective: The insurance idea is an old-institution of transactional trade. Even from olden days merchants who made great adventures gave money by way of consideration, to other persons who made assurance, against loss of their goods, merchandise ships and things adventured. The rates of money consideration were mutually agreed upon. Such an arrangement enabled other merchants more willingly and more freely to embark upon further trading adventures. The operational framework of insurance idea is provided by the general principles of contract. The insurance policy, being a contract, is subject to all the judicial interpretative techniques of rules of interpretation as propounded by the judiciary. Besides, the insurance idea has a compensatory justice component. This course is designed to acquaint the students with the conceptual and operational parameters, of insurance law

Course Outcome

The students will be able to:

CO1: To Understand and describe the scope and object of Insurance through a critical analysis of thesubject.

CO2: Analyze the merits and demerits of Insurance, its process from adopting till claimant.

CO 3: It provides the details, of conceptual parameters of Insurance law in the context of the development of the general principles of law and judicial interpretation.

CO 4. Explain and address various obstacles and barriers experienced by individuals before, during, andafter adopting insurance with the help of case laws

CO5: Comprehend the concept of insurance and its various types & Understand the various laws relating toinsurance.

Syllabus

UNIT-I Introduction Definition nature and history of insurance, Concept of Insurance and law of contract and law of torts future of insurance in globalizes economy, History and development of insurance in India, Insurance Regulatory Authority – role and functions

UNIT-II General Principles of Law of Insurance Contract of Insurance-classification of contract of insurance, nature of various insurance contracts parties thereto, principle of good faith, non disclosure, misrepresentation in insurance contracts, Insurable interest, The risk, The policy, classification of policies –its from and contents, its commencement, duration, cancellation, alteration, rectification, renewal, assignment, construction, Conditions of thepolicy, Alteration of the risk, Assignment of the subject matter.

UNIT-III Insurance Nature and scope of life insurance, definition kinds of life insurances, the policy and formation of a life insurance contract, Event insured against life insurance contract, Circumstances affecting the risk, Amounts recoverable under life policy, Persons entitled to payment, Settlement of claim and payment of money.

UNIT-IV Marine Insurance Nature & scope, Classification of marine policies, The marine Insurance Act 1963, Insurable interest, insurable value, Marine insurance policy – conditions, express – warranties, constructions of terms of policy, Voyage – deviation, Perils of the sea, Partial loss or ship and of freight, salvage, general average, particular charges, Measures of indemnity, total valuation, liability to third parties.



UNIT-V Social Insurance in India Important elements in social insurance, its need, Commercial insurance and social insurance, Workmen's compensation – scope, risk covered, industrial accidents occupational diseases, cash benefits, incapacity, amount of compensation, nature of injuries, dependents schedule, Sickness insurance, a darker scheme, stack and Rao scheme for wage earners and others, risks covered, maturity and other benefits, Old age, premature death and invalidity insurance of pension insurance, publicprovident fund, Fire insurance, Social insurance for people like seamen, seamen, circus workers and agricultural, workers, Public liability insurance, The scheme, Authorities

Books Recommended:

- 1. Singh, Bridge Anand, New Insurance Law (2000) Union Book Publishers, Allahabad
- 2. Jvamy, Case Book on Insurance Law (1984), Butterworths
- 3. Jvamy, General principles of insurances law (1993), Butterworths
- 4. John Birds, Modern insurances law (1988), Sweet and Maxewell
- 5. Sreenivasan. M.N. Principles of insurance law (1997), Ramaniya pub. Banglore
- 6. M.N. Mishra Law of Insurance Central Law Agency, Allahabad



Elective: BANKING LAW (LLBB5320)

Objective

In this paper the students will be taught different kinds of banks, their functions, and relationship with customers and the banking frauds, law relating to recovery of debts due to banks recovery of debts.

Course Outcome

The students will be able to:

CO-01:- Understand the conceptual background of banking industry starting from the advent of money.

CO-02:- Elaborate the development of this industry in different shapes of accounts and credits with itsfeatures.

CO-03:- Ascertain the laws applicable to the said industry.

CO-04:- Ascertain new emerging dimensions in banking system including e-commerce, e-banking, Mobilebanking and cross-selling business.

CO-05:- Demarcate the nature of foreign banking and new currency in form of crypto currency.

Course Contents

Unit-I: INDIAN BANKING SYSTEM Concept of Banking System in India , Structure and function of banking Institute, Types of banks, Legal character of bank, Reserve bank of India (RBI) as a guardian of Indian banking system, RBI Act

Unit -II: BANK & CUSTOMER Different types of Account, Relation of account & Customer Lawsgoverning recovery process in bank-IBC, SARFAESI, RDDBFI & Civil Court

Unit -III: TRENDS OF BANKING BUISNESS Bank Guarantees and letter of credit with UCPDCGuidelines Bank & technology Foreign banking in India

Unit -IV: THE NEGOTIABLE INSTRUMENT ACT, 1881- Promissory notes- Bill of Exchange, Chequeetc, Crossing of Cheques- Criminal liability on dishonour of Cheque (Sec 138-142)

Unit-V: BANKING REGULATION ACT, 1949 & CONTROL OF BANKS IN INDIA

Text Books:

- 1. Banking and Insurance Law and Practice, Institute of Company Secretaries ofIndia, Taxmann Publishers, 2010
- 2. M.N. Mishra, *Law of Insurance*, Central Law Agency, 9th Edition, 2012

References:

1. K.C. Shekhar, & Lekshmi Shekhar, *Banking Theory and Practice*, VikasPublishing



House, 19th Edition, 2005.

- 2. M.L. Tannan, Banking Law and Practice in India, LexisNexis, 23rd Edition, 2010
- 3. J N Jain & R K Jain, *Modern Banking and Insurance Principles and Techniques*, Regal Publications, 2008
- 4. Jyotsana Sethi & Nishwar Bhatia, *Elements of Banking and Insurance*, PHIPublishers, 2nd Edition, 2013.



Semester X

Practical Training and Moot Court (LLBB6050)

Objective: The main object of this paper is to teach, the techniques of court proceedings, Preparation of case files and memorials, Make them aware with the practice of the court and advocacy through the Moot Court Trials, to know the basic research techniques, etc. basic principles of Law Office Management and to make them aware of the rights, duties and liabilities of the Advocates.

Course Outcome

The students will be able to:

- **CO1**. Understand the civil and criminal court proceedings
- CO2. Understand the nature and magnitude of work in advocates offices/law firms
- **CO3**. Argue and counter argue in litigation matters
- **CO4**. Learn the art of report writing & moot court memorials/ arguments
- **CO5.** Apply the Mooting Skills.

Course ContentsUnit -1 Moots

1.1 Study and analysis of Moot problems including issues involved 1.2 Drafting of Moot Memorials/Arguments 1.3 Studying laws, rules and case laws for Moot Problems

Unit -2 Observance of initiations of suits and trial proceedings

2.1 Attending and Observing Trial proceedings- civil and criminal 2.2 Observing live telecast of courtproceedings 2.3 Writing brief report on proceedings attended

Unit 3: Writing a Moot Court Speech(Written Memorial):

First Draft, Written submissions, jurisdiction, Statement of facts, Issues of law, Citations, Conclusion, Bibliography.

Unit 4: Duties of Advocates and Judges:

Duties of Judges, Duties of Advocates, Duty to the Court, Duties to the Clients, Duty to opponent, Duty to Colleagues, duty in imparting training, seven lamps of advocacy.

Unit 5

- 5.1 Viva Voce
- 5.2 Moot- oral submissions

- 1. Dr. Kailash Rai: Moot Court Pre, Trial Preparation and Participation in Trial Proceedings, Central Law Publication.
- 2. Amita Danda: Moot Court for Interactive Legal Education, Gogia Law Agency, Hyderabad.
- 3. Blackstone's: Books of Moots, Oxford University Press.
- 4. Mishra: Moot Court Pre, Trial Preparation and Participation in Trial Proceedings, Central Law, Allahabad.



Bhartiya Nagrik Suraksha Sanhita & Juvenile Justice Act and Probation of Offenders Act(LLBB6010)

Course Objective

- This paper is to give students thorough knowledge of procedural aspects of working of criminal courts and other machinery.
- This course is specifically designed to assist students in understanding the importance of the BNSS which is one of the essential acts in India as well as the primary legislation on the procedure for administering criminal justice.
- The course is aimed at driving home the students how the pretrial, trial and the subsequent process are geared up to make the administration of criminal justice effective.
- The course will acquaint the student with organization of the functionaries under the Code, their power and functions at various stages and the procedure according to which these powers and functions areto be exercised The substantive law has to be applied through the uniform procedure as laid down which will be undertaken on completion of the course.
- The students will also understand the reason and manner of administering the punishments for any given offense under the substantive Penal Laws.
- The course will help in understanding the machinery for the investigation of crime, apprehension of suspected criminals, collection of evidence, determination of guilt or innocence of the accused person, and the determination of punishment of the guilty.
- The objective is also to sensitize the students about critical issues in administration of criminal justice like protection of human rights of victims and the principles of fair trial.
- The students will also undertake the study of two cognate Acts as a part of this course viz; JuvenileJustice Act (care and Protection of Children) and Probation of Offenders Act.

Course Outcome(COs)

After completing this course, the students will be able to:

- **CO1.**Define the concept of bailable, non bailable, cognizable, non cognizable offences.Identify the stages ininvestigation and procedure of trial in criminal cases.Explain the powers, functions, and duties of police and criminal courts.
- **C02.**Comprehend the concept of arrest and pre trial proceedings & Critically analyze the recent amendments in the BNSS.
- **CO3**. Evaluate the trial proceedings and appeals.
- CO4. Analyze the provision of ,reference, review Plea Bargaining and Inherent Power of Court
- **CO5**. Understand the Juvenile Justice (Care and Protection of Children) Act,2015 and Probation of Offenders Act.

Course Content

Unit -1: Introduction ,object,importance,basic concept of Cr.P.C.

- a. Object and Importance of Cr.P.C
- b. Functionaries under the Cr.P.C
- c. Basic Concepts: Bailable Offence, Non-Bailable Offence, Cognizable Offence, Non-cognizable Offence, Complaint, Charge, Police Report, Investigation, Inquiryand Trial, Summons Case, Warrant Case

UNIT-II: Arrest, Bail and Pre-Trial Proceedings



- a. Arrest and Rights of an Arrested Person
- b. Provision for Bail under the Code
- c. Process to Compel Appearance of Person
- d. Process to Compel Production of Things
- e. Condition Requisites for Initiation of Proceeding
- f. Complaint to Magistrate
- g. Commencement of Proceeding before Magistrate

UNIT-III: Trial Proceedings

- a. Framing of Charges and Joinder of Charges
- b. Jurisdiction of the Criminal Courts in Inquiries and Trials
- c. Types of trials: Sessions Trial, Warrant Trial, Summons Trial, Summary Trial
- d. Judgement and Sentences under the Code
- e. Submission of Death Sentences for Confirmation
- f. General Provisions as to Inquiries and Trial
- g. Execution, Suspension, Remission and Commutation of Sentences

UNIT-IV: Miscellaneous

- a. Appeals
- a. Reference and Revision
- b. Inherent Power of Court
- c. Transfer of Criminal Cases
- d. Plea Bargaining

UNIT-V:The Juvenile Justice (Care and Protection of Children) Act, 2015 and Probation of Offenders Act.

a.Juvenile Justice Act

Chapter I & II – Preliminary and General Principles of GeneralCare and Protection of Children.

Chapter III – Juvenile Justice Board.

Chapter IV – Procedure in relation of children in conflict withLaw.

Chapter V – Children Welfare Committee.

Chapter VI – Procedure in relation to children in need of care

And protection.

Chapter VII – Rehabilitation and social re-integration. Chapter VIII – Adoption

Chapter IX – Other offences against Children. Chapter X – Miscellaneous.

b.Probation of Offenders Act.

Introduction ,object, importance, basic concept,

Text Books:

- 1. Ratanlal & Dhirajlal, Criminal Procedure, Lexis Nexis Butterworths Wadhwa, Nagpur, 2012
- 2. S.C. Sarkar, The Law of Criminal Procedure, Wadhwa & Co., Nagpur, 2007

References:

- 1. K.N. Chandrasekharan Pillai, *R.V. Kelkar's Lectures on Criminal Procedure*, EasternBook Company, 2013
- 2. K.N. Chandrasekharan Pillai, Criminal Procedure, Eastern Book Company, 2004
- 3. Aiyer, Mitter, Law of Bails- Practice and Procedure, Law Publishers(India) Pvt. Ltd., 2012
- 4. P.V. Ramakrishna, Law of Bail, Bonds, Arrest and Custody, LexisNexis, 2008
- 5. P.K. Majumdar, Law of Bails, Bonds and Arrest, Orient Publication, 2012



- 6. Justice P.S. Narayana, Code of Criminal Procedure, ALT Publications, 2012
- 7. Bare Act of Code of Bhartiya Nagrik Suraksha Sanhita 2023.



Environmental Law (LLBB6020)

Course Objective:

- Environmental law is a complex group of laws and regulations which operate to regulate the interaction of human life to the natural environment.
- Environmental laws consist of treaties, conventions, statutes and regulations.
- Often environmental law falls under common law.
- The purpose of environmental law is to protect and preserve the environment.
- There are two main subjects of environmental laws, control of pollution, and the conservation andmanagement of land.

Course Outcome (COs): The students will be able to:

(CO1): Understand the evolution of Environmental Law.

(CO2): Gain knowledge about the sources, causes, effects and kinds of pollution.

(CO3): Analyze the various international initiatives on environmental protection.

(**CO4**): Comprehend the evolution of Policies and Role of Judiciary, Water Pollution, Protection And Prevention Law, Air Pollution, Protection And Prevention Law

(CO5): Understand the evolution of Biodiversity Protection law, Noise Pollution, Prevention Law, and Hazardous Waste Management

Course Contents

Unit 1: Introduction to Environmental Law:

Conceptual evolution of Environmental Law, Sources, Causes, Kinds and Effects of Pollution, Religious and cultural practices in India in protecting environment, Constitutional Provisions for EnvironmentalProtection, Common law remedies

Remedies in Tort, civil and criminal laws

Unit 2: International Initiatives and Environmental Protection, Policies and Role of Judiciary Environment and Development, UNCHE (Stockholm), 1972, UNCED (Rio), 1992, Sustainabledevelopment and its principles, Convention on climate change COP1,15, Convention on climate change, Convention on Biodiversity/Earth summit1992, Kyoto protocol 1997. Ministry of Environment and Forestwebsite & Ch 3 & 5 Environment Policy 2006, National water Policy, Forest Policy, 5 year Plans 12th Planand Environment, Judicial Activism/PIL/SAL on Environment.

Unit 3: Water Pollution ,Protection And Prevention Law, Air Pollution: Protection And PreventionLaw:

Water (Prevention and control of Pollution) Act, 1974, Definitions, Central and State Pollution ControlBoard, Experts and Laboratory examination

The Air (Prevention & Control of Pollution) Act, 1981, Definitions , Central and State Pollution ControlBoard, Experts and Laboratory examination



Unit 4: Environment, Conservation and Protection, Forests And Wild Life, Protection and Conservation:

Environment (Protection) Act, 1986, Environmental Impact Assessment, Public Hearing and Role of NGOs

, The National Environment Tribunal Act, 1955, The National Environment Appellate Authority Act, 1997, Green Tribunal Act 2010.

The Forest (Conservation) Act, 1980, The Wild Life (Protection) Act, 1972, The Scheduled Tribes and Other Traditional Forest Dwellers (Recognition of Forest Rights) Act, 2006.

Unit 5: Biodiversity Protection law, Noise Pollution, Prevention Law, Hazardous Waste Management:

Biodiversity Act 2002

Noise Pollution (Regulation and Control) Rules, 2000.

Hazardous Waste (Management and Handling) Rules, 1989, The Municipal Solid wastes (Management and Handling) Rules, 2000

- 1. Paras Diwan: Studies on Environmental Cases.
- 2. S.N. Jain (ed.): Pollution Control and the Law.
- 3. Armin Rosencranzand Shyam Divan: Environmental Law and Policy in India.
- 4. A. Agarwal (ed.): Legal Control of Environmental Pollution
- 5. Chetan Singh Mehta: Environmental Protection and Law
- 6. V.K. Krishna Iyer: Environment Pollution and Law
- 7. Shah: Environmental Law
- 8. Paras Diwan: Environmental Law and Policy in India, 1991
- 9. Dr. N. Maheshwara Swamy, Environmental Law, Asia Law House, Hyderabad.



BANKRUPTCY LAWS

COURSE OBJECTIVES: Insolvency is a financial malaise that afflicts the economy and society. Law has to effectively deal with this malaise. Indian Parliament has repealed the laws dealing with insolvency and bankruptcy and passed the Insolvency and Bankruptcy Code, 2016(IBC) to consolidate the laws relating to insolvency and bankruptcy of corporate persons, individuals and corporate firms and to expedite resolutions with maximization of the value of assets. The objective of this course is to teach and learn IBC in depth. This course will include the study of the historical background of IBC, aims and objectives of IBC, the role, powers and functions of Insolvency Bankruptcy Board of India, provisions of IBC as to corporate persons, Limited Liability Partnership firms, individuals and partnership firms.

COURSE OUTCOME: After completing this course, students will be able to :

CO1:-Understand the role of Insolvency and Bankruptcy Board of India (IBBI) in professionalizing insolvency services through regulation and development of service providers, namely, insolvency professionals, insolvency professional agencies, insolvency professional entities, information utilities, registered valuers, and registered valuers' organizations

CO2:-Understand in respect of corporate persons the corporate insolvency resolution process(CIRP), fast track CIRP, voluntary liquidation process, liquidation process and in respect of Micro, Small and Medium Enterprises the Prepackaged Insolvency Resolution Process

CO3:-Understand in respect of individuals and partnership firms the fresh start process, the insolvency resolution process and the liquidation process

CO4:-Understand the role of insolvency professionals, insolvency professional agencies and information utilities **CO5:-**Understand the importance, powers and functions of the Adjudicatory Authorities under IBC & Appreciate therelationship between the government and IBBI and to understand Board's Fund, Insolvency and Bankruptcy Fund, relevant regulations framed by IBBI and rules framed by the government.

MODULE 1: 1.1 Historical background and constitutional allocation of the subject of insolvency and bankruptcy 1.2 Preliminary under IBC 1.2.1 Short title, extent and commencement of IBC 1.2.2 Application of IBC 1.2.3 Definitions under IBC 1.3 MISCELLANEOUS 1.3.1 Insolvency and Bankruptcy Fund 1.3.2 Power of Central Government 1.3.3 Bar of jurisdiction 1.3.4 Protection of action taken in good faith 1.3.5 Appeal and revision 1.3.6 IBC to override otherlaws 1.3.7 Limitation.

MODULE 2: 2.1 CIRP 2.2 Fast track CIRP 2.3 Voluntary Liquidation Process 2.3 Liquidation Process 2.4 Prepackaged Insolvency Resolution Process 2.5 Adjudicating Authorities and Appellate Authorities 2.6 Offences and Penalties.

MODULE 3: 3.1 Fresh Start process for individuals and partnership firms 3.2 Insolvency resolution process for individuals and partnership firms 3.3 Bankruptcy order in respect of individuals and partnership firms 3.4 Administration and Distribution of assets of the Bankrupt 3.5 Adjudicating authorities and appellate authorities 3.6 Offences and Penalties under Part III of IBC.

MODULE 4: 4.1 IBBI 4.2 Insolvency Professional Agencies 4.3 Insolvency Professionals 1. Information Utilities 1. Insolvency Professional Entities 4.5 Registered Valuers, and Registered Valuers' Organizations.

- 1. https://ipaicmai.in/
 - 2. https://www.ibbi.gov.in/
 - 3.https://www.mca.gov.in/Ministry/pdf/TheInsolvencyandBankruptcyofIndia.pdf
 - 4.https://www.ibbi.gov.in/uploads/publication/a30d234862670f06b5a128a1bf208083.pdf
- 5. https://www.ibbi.gov.in/uploads/publication/e42fddce80e99d28b683a7e21c811 10e.pdf
- 6. Law of Insolvency in India By: Mulla, D. F
- 7. Law of Insolvency By: Singh Avtar.
- 8. Insolvency and Bankruptcy Code, 2016 Bare Act (Print/eBook) by EBC, Edition: 8th, 2021



Insolvency and Bankruptcy Code: Law and Practice by Akaant Kumar Mittal, Edition: 2021
 Taxmann's Insolvency and Bankruptcy Code 2016 (latest edition) 11. Vivek Sood, Emergence of CommercialJustice, Bloomsbury, 2021

Research Project BBAB6003

Inclusion of project work in the course curriculum of the B.Com LLB. program is one of the ambitious aspects in the program structure. The main objective of inclusion of project work is to inculcate the element of research analyze and scientific temperament challenging the potential of learner as regards to his/ her eager to enquire and ability to interpret aspect of the study. It is expected that the guiding teacher should undertake the counselling sessions and make the awareness among the learners about the methodology of formulation, preparation, and evaluation pattern of the project work.

