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ALLO VALUE OF A WOLLD CASE OF THE PARTY OF T	Information Technology Law	Criminology	Private International Law	Optional (opt any one of the following):	Special Contracts	Code of Civil Procedure and Limitation Act	Company Law	Constitutional Law-1	Compulsory	3rd SEMESTER	Law of Evidence	Property Law	Public International Law	Law of Crimes-2: Criminal Procedure Code	Family Law-2	2nd SEMESTER		Law of Torts including Motor Vehicle Accident and Consumer Protection Laws	Law of Crimes-1: Indian Penal Code	Family Law-1	Law of Contract	Jurisprudence(Legal Method, Indian Legal System and Basic Theory of Law)	1st SEMESTER		COURSE TITLE
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Grand Total (Marks)	White Collar Crimes	Intellectual Property Law	International Institutions	Optional (opt any one of the following):	Alternative Dispute Resolution	Moot Court Exercise and Internship	Professional Ethics and Accounting System	Drafting Pleading and Conveyance	Compulsory	6th SEMESTER	Gender Justice and Feminist Jurisprudence	International Trade Law	Humanitarian and Refugee Law	Interpretation of Statutes and Principles of Legislation	Optional (opt any two of the following):	Industrial Law	Principles of Taxation Law	Environmental Law	Compulsory	5th SEMESTER	International Criminal Law	Media & Law	Land Laws	Competition Law	Optional (opt any two of the following):	Labour Law	Administrative Law	Constitutional Law-2	Compulsory	4th SEMESTER
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LL.B-378. Course

SEMESTER-1 Jurisprudence Course Code:-LBC-101

MM: 80

Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into Five sections, each of the First Four Sections of the Question Paper will contain 2 questions respectively from Unit-1 to Unit-4 of the syllabus. The students will be required to attempt one question from each section. Section 5 of the question paper shall contain 8 short answer type questions of 3 marks each(without any choice) covering the entire syllabus. As such Section 5 will be compulsory. The examiner will be free to set the questions in problem forms based on case law.

NOTE FOR STUDENTS (ON QUESTION PAPER)

Attempt four questions from sections 1 to 4, selecting at least one question from each section. These questions shall carry 14 marks each. Section 5 is compulsory and each question in this section shall carry 3 marks.

UNIT-I

Concept, nature and province/scope of Jurisprudence, distinction between jurisprudence andlegal theory, concept and sources of Law and its role in society, Custom as a Source of Law, Judicial precedent or Stare decisis and Legislation as a modern source of Law; Administration of Justice; Relation of Law and Morality

UNIT-II

Various Schools of Jurisprudence: Historical School of Law and Jurisprudence, Hindu conceptof Law and Jurisprudence, Islamic concept of law and jurisprudence, Philosophical school of Law and jurisprudence, Theory of AnalyticalPositivism and Analytical school of law and Jurisprudence: Imperative theory of Law, Puretheory of Law, Sociological School of Law and Jurisprudence, Realist School or FunctionalSchool of Jurisprudence, Synthetic School of Jurisprudence and Indian Law

UNIT-III

Elements of Law and Jurisprudence: Legal Rights and Duties, Ownership and Possession; Title, Concept of Person and Nature of Legal Personality, Corporate Personality, Corporation Sole, Concept of Property, Obligation and Liability

UNIT-IV

Definition/concept, Nature and Scope of Comparative Law, Historical Development of Comparative Law and Utility of Comparative Law in Global and Indian context

BOOKS RECOMMENDED

Batch 2020 onwards

☐B. S. Mani Tripathi, The Legal Theory, (Allahabad Law Agency, Allahabad, 18th Ed. 2012)
□N.V. Paranjapai, Studies in Jurisprudence and Legal Theory, (Central Law Agency, Allahabad
7th
Ed. 2013)
□Nomita Aggarwal, Jurisprudence, (Central Law Agency, Allahabad, 10th Ed. (rep)2016)
□S.P. Dwivedi, Jurisprudence & Legal Theory, (Central Law Agency, Allahabad 7th Ed. 2017)
□Salmond, John William, Sir, Jurisprudence or the theory of the law, (Hard Press Publishing (2013)
□R.W.M. Dias, Jurisprudence, (Jain Law Book Agency, Delhi, 12th Edition, 2014)
□Edgar Bodenheimer, Jurisprudence, (Harvard University Press, 1974 (Revised Ed.)
☐ Amartya Sen, The Idea of Justice, (Cambridge, Mass.: Belknap Press/Harvard University Press, Ed. 2009)
☐Granville Austin, Indian Constitution, (The Cornerstone of a Nation, New Delhi, Oxford
University Press, Ed. 2007)

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*Students are advised to study latest edition of the books and case laws.

LH. B- 3 492 Celisal- Ist Sem.

Law of Contract Course Code:-LBC-102

MM: 80

Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into Five sections, each of the First Four Sections of the Question Paper will contain 2 questions respectively from Unit-1 to Unit-4 of the syllabus. The students will be required to attempt one question from each section. Section 5 of the question paper shall contain 8 short answer type questions of 3 marks each(without any choice) covering the entire syllabus. As such Section 5 will be compulsory. The examiner will be free to set the questions in problem forms based on case law.

NOTE FOR STUDENTS(ON QUESTION PAPER)

Attempt four questions from sections 1 to 4, selecting at least one question from each section. These questions shall carry 14 marks each. Section 5 is compulsory and each question in this section shall carry 3 marks.

UNIT-I

Definition of Contract, Agreement, Offer, Acceptance and Consideration (Section-2), Communication and Revocation of Offer and Acceptance (Section 3-9), Essentials of Contract (Section 10), Competency to Contract (Section 11-12)

Leading Case: Lalman Shukla V. Gauri Dutt (1913) 11 ALL L.J. 489

UNIT-II

Free Consent, Consent by Coercion, Undue Influence, Fraud, misrepresentation and mistake (Section 14-22), Legality of object and consideration (section 23-24), Void Agreements (Section 25-30), Contingent Contracts (Section 31-36)

Leading Case: Mohori Bibee Vs. Dharmodar Ghose (1903) 30 I.A. 114 (PC)

UNIT-III

Contract which must be performed (Section 37-39), By whom contract must be performed (Section 40-45), Time and Place for performance of Contract (Section 46-50), Performance of Reciprocal Promises (Section 51-55), Discharge of Contract (Section 56-57), Certain Relations resembling to those created by Contract (Section 68-72)

Leading Case: Caltex (India) Ltd. V Bhagwani Devi, AIR 1969 SC 405

UNIT-IV

Breach of Contract (Section 73-75), Specific Performance of Contract under Specific Relief Act-1963 (Section 9-14), Persons for/against whom contracts may be specifically enforced (Section 15-19), Powers of the Court (Section 20-24), Rectification and cancellation of instruments (Section 26-33), Injunctions (Section 36-42)

Leading Case: Syed Dastagir Vs J.R. Gopalakrishna Setty, AIR 1999 SC 3029

3

Batch 2020 onwards

BOOKS RECOMMENDED

- · A.S. Dalal. Law of Contract & specific Relief Act (Bright Law House, 1st Ed. 2015)
- · Pollock & Mulla, The Indian Contract Act, 1872, (Lexis Nexis, Nagpur, 14th Ed. 2013)
- · S. K. Kapoor, Law of Contract-I & The Specific Relief Act, (Central Law Agency, Allahabad, 13th Ed. 2013)
- · Avatar Singh, Law of Contract and Specific Relief Act, 1963, (Eastern Book Company, Lucknow, 12th Ed. 2017)
- · R. K. Bangia, Indian Contract Act, (Allahabad Law Agency, Allahabad, 14th Ed. 2015)
- · Ritu Gupta, Law of Contract includes The Specific Relief Act, 1963, (LexisNexis, New Delhi, 1st Ed. 2015)

Articles:

- · C. K., Allen, Status and Capacity, 46 L. Quart. Rev. 277 (1930)
- · A. G. Guest, Fundamental Breach of Contract, 77 L. Quart. Rev. 98 (1961)
- McClain, Contractual Limitation of Liability for Negligence, 28 Harv. L. Rev. 550 (1915)
- · Gower, Exemption Clauses-Contractual and Tortious Liability, 17 Modern L. Rev. 155 (1954)
- *Students are advised to study latest edition of the books and case laws.



LL.B 3yz. Course-Ist 8em. Family Law-I

> MM: 80 Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into Five sections, each of the First Four Sections of the Question Paper will contain 2 questions respectively from Unit-1 to Unit-4 of the syllabus. The students will be required to attempt one question from each section. Section 5 of the question paper shall contain 8 short answer type questions of 3 marks each(without any choice) covering the entire syllabus. As such Section 5 will be compulsory. The examiner will be free to set the questions in problem forms based on case law.

Course Code:-LBC-103

NOTE FOR STUDENTS(ON QUESTION PAPER)

Attempt four questions from sections 1 to 4, selecting at least one question from each section. These questions shall carry 14 marks each. Section 5 is compulsory and each question in this section shall carry 3 marks.

UNIT-I

Application of Hindu Law, Sources of Hindu, Schools of Hindu Law, Hindu Joint Family, Features of Mitakshra and Dayabhaga Joint Families, Coparcenary, Classification of Property, Karta of Joint Family, Position, Liabilities and Powers of Karta. Karta's powers of Alienation, Coparcener's Power of Alienation, Coparcener's Right to Challenge Improper Alienation, Alienee's Rights and Remedies

Leading Case: Harihar Prasad V Balmika Prasad AIR 1975 SC 733 K.S. Subhiah Pillai V Commissioner of IT AIR 1999 SC 1220

UNIT-II

The nature and concept of Hindu Marriage, Evolution of the Institution of Marriage, The Hindu Marriage Act, 1955, Essential Conditions for Valid Hindu Marriage, Ceremonies of Marriage, Registration of Hindu Marriages, Remedy of Restitution of Conjugal Rights, Void and Voidable Marriages, Judicial Separation and Divorce, Various Types of Grounds for Divorce and Judicial Separation, Fair Trial Rule, Legitimacy of Children, Jurisdiction, Bars to Matrimonial Remedies, Ancillary Reliefs, Permanent Alimony and Maintenance, Custody etc.

Leading Case: Kailishwati V Ayudhia Parkash AIR 1977 PLR 216 Naveen Kohli V Neelu Kohli, (2006) 4 SCC 558

UNIT-III

The Hindu Succession Act, 1956, Effects of the Hindu (Succession) Amendment, 2005, Rules of Succession to the Property of Hindu Male, Succession to the Property of Hindu Female, Succession to the Mitakshara Coparcener's Interest, General Rules of Succession, Partition, Subject Matter of Partition, Persons who have a Right to Partition & Right to Share, Persons who are entitled to

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Batch 2020 onwards

Share, if, Partition takes place, Modes of Partition, How Partition is effected, Partial Partition, Reopening of Partition, Re-Union.

Leading Case: Raghuvamma V Chenchamma AIR 1964 SC 136 Commissioner of Income Tax V Chandersen, AIR 1986 SC 1753

UNIT-IV

The Hindu Minority and Guardianship Act, 1956, Concept of Minority and Guardianship, Natural Guardians and their Powers, Testamentary Guardian: Appointment and Powers, Certified Guardian, Defecto Guardian, Guardian By Affinity, The Hindu Adoption & Maintenance Act, 1956, Nature of Adoption, Essential Conditions for Valid Adoption, Effects of Adoption, Registration of Adoption, Maintenance As Personal Obligation, Maintenance of Dependents, Quantum of Maintenance, Maintenance As a Charge on Property

Leading Cases: G. Appaswami Chettiar V R.Sarangapani AIR 1978 SC 1051 Githa Hariharan V Reserve Bank of India(1999)2 SCC 228

BOOKS RECOMMENDED

- · Ranganath Misra, Mayne's Treatise on Hindu Law & Usage (16th ed., 2008)
- · Satyajeet A. Desai, Mulla Principles of Hindu Law, (Vol. I & II 21st ed., 2010)
- · Paras Diwan and Peeyushi Diwan, Modern Hindu Law (Allahabad Law Agency, Reprint 2018)
- · Duncan M. Derrett, A Critique of Modern Hindu Law (1970)
- · Basant K. Sharma. Hindu Law. (Central Law Publication 5th Ed. 2017)
- · Tahir Mohammad. Introduction to Hindu Law. (1st Ed. 2014)
- · A.N. Sen. Hindu Law. (Allabad Law Agency, Reprint 2015)

*Students are advised to study latest edition of the books and case laws.

dh.B 3 yr. conosal-Iat Sem.

Law of Crimes-I Course Code:-LBC-104

MM: 80 Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into Five sections, each of the First Four Sections of the Question Paper will contain 2 questions respectively from Unit-1 to Unit-4 of the syllabus. The students will be required to attempt one question from each section. Section 5 of the question paper shall contain 8 short answer type questions of 3 marks each(without any choice) covering the entire syllabus. As such Section 5 will be compulsory. The examiner will be free to set the questions in problem forms based on case law.

NOTE FOR STUDENTS(ON QUESTION PAPER)

Attempt four questions from sections 1 to 4, selecting at least one question from each section. These questions shall carry 14 marks each. Section 5 is compulsory and each question in this section shall carry 3 marks.

UNIT-I

Nature and Definition of Crime, State's Power to determine acts or omissions as crime, Distinction between crime and other wrongs, Salient features of Indian Penal Code, Constituent elements of Crime: Human Being, actus reus, mens rea, injury and Punishment, General Explanations (Section 6-52 A), Punishments (Section 53-75), Exceptions (Section 76-106), Abetment (Section 107-120), Criminal conspiracy (Section 120 A & B)

Leading Case: Nalini V State 1999 Cr. L.J. 3124

UNIT-II

Offences against the State (Section 121-130), Offences against the Public Tranquility (Section 141-160), Offences by or Relating to Public Servants (Section 166-171), Contempts of the Lawful authority of Public Servants (Section 172-190), False Evidence and offences against Public Justice (Section 191-229), Offences affecting the Public Health and Safety (Section 268-282) Leading Case: State of Karnataka V Gangadharaiah, 1997, Cr. L.J. 4068 (SC)

UNIT-III

Offences affecting the Human Body (Section 299-377), Offences against Property (Section 378-462)

UNIT-IV

Offences relating to documents (Section 463-471), Offences relating to marriage (Section 493-498), Cruelty by Husband or Relatives of Husband Section-498 –A, Defamation (Section 499-502), Criminal intimidation, insult and annoyance (Section 503-510), Attempt to commit offences (section 511)

Leading cases: State of UP V Ranjit Singh AIR 1999 SC 1201

7

Batch 2020 onwards

BOOKS RECOMMENDED

- 1. Rattan Lal Dhirajlal, Indian Penal Code 1870, (Revised by KT Thomas & MA Rashid, 2015, 33rd Edition 2016.)
- 2. S.N. Misra, Indian Penal Code 1870, (Central Law Publications, 2016.)
- 3. N.V. Pranjaye, Indian Penal Code, (7th Ed., 2015.)
- 4. N.V. Pranjaya, IPC (as amended by Criminal Law), (Amendment Act, 2013 2016.)
- 5. K.D. Gaur, IPC, (Universal Law Publication Co. Pvt. Ltd. Delhi, 6th Ed. 2016)
- *Students are advised to study latest edition of the books and case laws.

LL.B 3/2: Courde-Int Sem.

Law of Torts
Course Code:-LBC-105

MM: 80 Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into Five sections, each of the First Four Sections of the Question Paper will contain 2 questions respectively from Unit-1 to Unit-4 of the syllabus. The students will be required to attempt one question from each section. Section 5 of the question paper shall contain 8 short answer type questions of 3 marks each(without any choice) covering the entire syllabus. As such Section 5 will be compulsory. The examiner will be free to set the questions in problem forms based on case law.

NOTE FOR STUDENTS(ON QUESTION PAPER)

Attempt four questions from sections 1 to 4, selecting at least one question from each section. These questions shall carry 14 marks each. Section 5 is compulsory and each question in this section shall carry 3 marks.

UNIT-I

Nature & Definition of Tort, Motive, Capacity, Joint Tortfeasors, General defences, Remedies (including remedies under MV Act 1989).

Leading Case: Ashby V White (1703) 2 Lord Raym 936

UNIT-II

Vicarious liability, Remoteness of Damage, Extinction of liability, Strict liability and Absolute liability, Negligence, Nervous shock

Leading Cases: Kasturi Lal V State of UP, AIR 1965, SC 1039

UNIT-III

Trespass to land and goods, Detinue and Conversion, Nuisance, Defamation, Conspiracy, Assault & Battery, False imprisonment, Malicious prosecution Leading Cases: R.K. Karanjia V KMC Thakersay AIR 1970 Bar 424

UNIT-IV

Evolution of Consumer Law, The Consumer Protection Act, 1986 Leading Cases:-

- i) IMA V V.P. Shantha AIR 1996, SC 550
- ii) Spring Meadows Hospital V Harjot Ahluwalia 1998(2) SCALE 456(SC)

BOOKS RECOMMEDED

· Ratanlal & Dhirajlal. The Law of Torts (Lexis-Nexis 27th Ed. 2016)

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Gurugram University, Gurugram

Batch 2020 onwards

- · Ramaswamy Iyer's. The Law of Torts (Lexis-Nexis, 10th Ed. 2007)
- · R.K. Bangia. Law of Torts (Allahabad Law Agency, Latest Ed. 2018)
- · Avatar Singh & Harpreet Kaur. Introduction to the Law of Torts & Consumer Protection (Lexis-Nexis 3rd Ed. 2013)
- · SRA Roscdar. Law of Torts and Consumer Protection Act (Lexis Nexis 2nd Ed. 2016)
- *Students are advised to study latest edition of the books and case laws.



WH.B BYB. COURSE

SEMESTER-2 Family Law-2 Course Code:-LBC-201

MM: 80

Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into Five sections, each of the First Four Sections of the Question Paper will contain 2 questions respectively from Unit-1 to Unit-4 of the syllabus. The students will be required to attempt one question from each section. Section 5 of the question paper shall contain 8 short answer type questions of 3 marks each(without any choice) covering the entire syllabus. As such Section 5 will be compulsory. The examiner will be free to set the questions in problem forms based on case law.

NOTE FOR STUDENTS(ON QUESTION PAPER)

Attempt four questions from sections 1 to 4, selecting at least one question from each section. These questions shall carry 14 marks each. Section 5 is compulsory and each question in this section shall carry 3 marks.

UNIT-I

Status and Scope of Muslim Law in India, Statutory Application of Muslim Law including the Muslim Personal Law (Shariat) Application Act, 1937; Sources of Muslim Law and their position in India: Classical and Modern; Sects and Schools of Muslims in India, Muslim Marriage(Nikah), its legal requirements including all forms of Marriage and Legal impediments thereon, Effects of marriage

UNIT-II

Marital Rights, including dower and its Characteristics and Enforcement; Special terms and conditions in marriage and their enforcement; Post Marriage Conversion to Islam; and Post Marriage renunciation of Islam, Divorce and its Policy in Islam and Forms of divorce in Muslim Law of India, including divorce by wife outside and through courts under the Dissolution of Muslim Marriages Act, 1939, Post-Divorce Rights of parties including iddat period, remarriage, maintenance including the Muslim Women(Protection of Rights on Divorce) Act, 1986 and Maintenance of Wife and Widow under Ss 125-128 Cr.P.C., 1973

UNIT-III

Surviving Spouse, his or her right to inherit; deceased wife's dower, widow's lien/wife's right to retain, rights of deceased husband's heirs, transferability and inheritability of dower, Parent Child relations including acknowledgement of paternity and concept of Legitimacy; Concept of Minority and puberty including guardianship and custody of minor's person and/or property; Parents maintenance under Muslim Law and Cr.P.C. (Ss 125-128), Disposition of property including gifts(hiba), debts and bequests(wasiyat); revocation and lapse of legacies, bequest to heirs, and bequeathable third and death-bed transactions, Muslim Law of inheritance including Women's right

11

Batch 2020 onwards

to inherit and disqualification of heirs; Muslim Law on Increase and return, Muslim Law relating to wakfs and their administration including the Wakf Act, 1995. Leading Case:

- i) Begum Subhanu V Abdul Ghafoor AIR 1987 SC 1103
- ii) Kapore Chand V Kidar Nissa AIR 1953 SC 413
- iii) Syed Sabir Husain V Farzand Hasan AIR 1938 PC 80
- iv) Maina Bibi V Ch. Vakil Ahmad (1924) 52 1A 145

UNIT-IV

Salient Features of the Family Courts Act 1984 including their composition, jurisdiction and procedure of adjudication, Civil Marriage Law, especially the Special Marriage Act, 1954 including essential requirements for solemnization and/or registration of marriage and consequences of Marriage under the Act as mended upto date, Relevant provisions of the Indian Succession Act, 1925 pertaining to wills and legacies including probate and letters of administration

Leading Case

- i) Lily Thomas V Union of India (2000) 6 SCC 224
- ii) Sarla Mudgal V Union of India AIR 1995 SC 1531
- iii) Gurdial Kaur V Mangal Singh AIR 1968 P& H 396

BOOKS RECOMMENDED

- · M. Hidayatullah & Arshad Hidayatullah, Mulla, Principles of Mahomedan Law (19th ed., 1990) (reprint 2010)
- · Asaf A.A. Fyzee, Outlines of Muhammadan Law (5th ed., 2008)
- · Tahir Mohmmad. Introduction to Muslim Law (Universal Law Publisher, 2nd Ed. 2014)
- · Paras Diwan. Muslim Law in India. (Allahabad Agency, Reprint 2017)
- M.P. Tandon. Muslim Law in Modern India. (Allahabd Law Agency, Reprint 2012)
- M.A. Qureshi. Muslim Law. (Central Law Publication, 5th Ed. 2015)
- · H.D. Kohli. Muslim Law Cases & Material. (Universal Law Publication, 1st Ed. 2012)
- Tahir Mohmmad. Muslim Law in India and Abroad (Universal Law Publisher, 2nd Ed. 2016)

*Students are advised to study latest edition of the books and case laws.

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Law of Crimes-II
Course Code:-LBC-202

MM: 80 Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into Five sections, each of the First Four Sections of the Question Paper will contain 2 questions respectively from Unit-1 to Unit-4 of the syllabus. The students will be required to attempt one question from each section. Section 5 of the question paper shall contain 8 short answer type questions of 3 marks each(without any choice) covering the entire syllabus. As such Section 5 will be compulsory. The examiner will be free to set the questions in problem forms based on case law.

NOTE FOR STUDENTS(ON QUESTION PAPER)

Attempt four questions from sections 1 to 4, selecting at least one question from each section. These questions shall carry 14 marks each. Section 5 is compulsory and each question in this section shall carry 3 marks.

UNIT-I

Constitution of Criminal Courts and Offices (Section 6-25), Power of Courts (Section 26-35), Power of Superior Officers of Police (Section-36), Arrest of Persons (Section 41-60), Difference between Summons and Warrant, Difference between cognizable and non-cognizable offences, Rules regarding Proclamation and attachment(Section 82-86), Difference between Bailable and non-bailable offence, Difference between compoundable and non-compoundable offences Leading Case:Sunil Batra V Delhi Administration, AIR 1978 SC 1675

UNIT-II

Provisions as to Bail and Bonds (Section 436-450), Order for maintenance of wives, children and parents (Section 125-128), Information to the Police and their powers to Investigate (Section 154-176), Jurisdiction of Criminal Courts in Inquiries and Trials (Section 177-189), Complaints to Magistrates and commencement of Proceedings Before Magistrates (Section 200-210) Leading Case: Daniel Latifi v. Union of India (2001) 7 SCC 740: 2001 Cri.LJ 4660)

UNIT-III

The Charge (Section 211-224), Trial Before a Court of Session (Section 225-237), Trial of Warrant cases by Magistrates (Section 238-250), Trial of Summons Cases by Magistrate (Section 251-259), Summary Trials (Section 260-265), Plea Bargaining (Section 265-A, 265-L), Pleas of

Autrefois Acquit and Autrefois Convict (Section 300), The Juvenile Justice (Care and Protection of Children) Act 2015 Section (1-55)

Leading Case: Hukam Singh V State of Rajasthan (2000) Cr.L.J. 511(SC)

UNIT-IV

The Judgement (Section 353-365), Submission of Death Sentence for confirmation Section (366-371), Appeals (Section 372-394), Reference and Revision (Section 395-405), Transfer of criminal Cases (Section 406-412), Limitation for taking cognizance of Certain Offences (Section 467-473), The Probation of Offender Act 1958, Section (1-5 and 12-14)
Leading Cases: Bachan Singh V State of Punjab, AIR 1980 SC 898

BOOKS RECOMMENDED

- · C. K. Thakker 'Takwani '& M.C. Thakker, Criminal Procedure (Lexis Nexis, New Delhi, 4th Ed. 2014)
- · K. N. Chandrasekhar Pillai, Criminal Procedure (Eastern Book Company, Lucknow, 16th Ed. 2016)
- · Ratan Lal & Dhirajlal, The Code of Criminal Procedure, (Lexis Nexis, New Delhi, 22nd Ed. 2017)
- · N. V. Paranjape, The Code of Criminal Procedure, (Central Law Agency, Allahabad, 6th Ed. 2017)

Law Commission Reports

- *Students are advised to study latest edition of the books and case laws.
- · Forty first Report of the Law commission of India on the Code of Criminal Procedure, 1898
- · Thirty seventh Report of the Law commission of India on the Code of Criminal Procedure, 1898
- · Fourteenth Report of the Law commission of India on the Reform of Judicial Administration

LIN.B 3 M. Course- Das Sem

Public International Law Course Code:-LBC-203

> MM: 80 Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into Five sections, each of the First Four Sections of the Question Paper will contain 2 questions respectively from Unit-1 to Unit-4 of the syllabus. The students will be required to attempt one question from each section. Section 5 of the question paper shall contain 8 short answer type questions of 3 marks each(without any choice) covering the entire syllabus. As such Section 5 will be compulsory. The examiner will be free to set the questions in problem forms based on case law.

NOTE FOR STUDENTS(ON OUESTION PAPER)

Attempt four questions from sections 1 to 4, selecting at least one question from each section. These questions shall carry 14 marks each. Section 5 is compulsory and each question in this section shall carry 3 marks.

UNIT-I

Definition, Nature and Sanctions of International Law, Relationship between International Law and Municipal Law, Sources and subjects of International Law including position of individual

UNIT-II

State Territory, State Jurisdiction, Recognition of States and Governments, Acquisition and loss of State Territory, State Succession, Extradition, Asylum, Settlement of Disputes Leading Case: Zamora Case (1916) 2 AC 77

UNIT-III

Nature, Definition and Effects of War, Belligerent Occupation, War Crimes, Contraband, Blockade, Prize Counts, Enemy Character, Rules of Warfare Leading Case: i) Daimler Co. Ltd. V Continental Tyre and Rubber Co. Ltd (1916) 2 AC

ii) Columbian Peruvian Asylum Case ICJ Report (1951) 71 iii) Haile Selassi Vs Cable and Wireless Co. Ltd. (1939) CH 12

UNIT-IV

Human Rights: Concept of Human Rights, Provisions of U.N. Charter relating to Human Rights, Universal Declaration of Human Rights, 1948 and its Legal Significance, Covenant on Civil and Political Rights, 1966 and Covenant on Economic, Social and Cultural Rights, National Commission on Human Rights

BOOKS RECOMMENDED

- · Starke's International Law (Oxford University Press Butterworth & Co. publisher Ltd. 11th Ed. 2013)
- · V.K. Ahuja. Public International Law (Lexis Nexis, 1st Ed. 2016)
- · V.C. Govindaraj. Conflict of Laws-Cases and Materials (Lexis Nexis, 1st Ed. 2017)
- · Aggarwal, H.O. Public International Law and Human Rights (Central Law Publications Ed. 2012)
- · Kappor, S.K. International Law (Central Law Publications 2013)
- · Harris, D.J. Cases and Material on International Law (Sweet & Maxwell Ed. 2013)
- · Greig, DW. International Law (Butterworths and Co. (Publishers) Ed. 2007)
- *Students are advised to study latest edition of the books and case laws.

LL.B 3 yr. Course (Second Semester) Property Law Course Code:-LBC-204

MM: 80

Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into Five sections, each of the First Four Sections of the Question Paper will contain 2 questions respectively from Unit-1 to Unit-4 of the syllabus. The students will be required to attempt one question from each section. Section 5 of the question paper shall contain 8 short answer type questions of 3 marks each(without any choice) covering the entire syllabus. As such Section 5 will be compulsory. The examiner will be free to set the questions in problem forms based on case law.

Learning Objective:

NOTE FOR STUDENTS (ON QUESTION PAPER)

Attempt four questions from sections 1 to 4, selecting at least one question from each section. These questions shall carry 14 marks each. Section 5 is compulsory and each question in this section shall carry 3 marks.

UNIT-I

Sections 1 to 35

Object and Scope of the Transfer of Property, 1882, Interpretation Clause(Section-3), Definition of Transfer of Property, Subject Matter of Transfer, Persons competent to Transfer, Oral Transfer, Transfer for the benefit of Unborn Person, Rule Against Perpetuity, Vested and Contingent Interests, Conditional Transfer, Doctrine of Election.

Leading Case: Kokilambal & Others V. N.Raman, AIR 2000 SC 2468

Indu Kakkar V Haryana Industrial Development Corporation Ltd. & another AIR 1999 SC 296

UNIT-II

Sections 36 to 53-A

Apportionment, Transfer of Property by Ostensible Owner(Section-41), Transfer by unauthorized Person who subsequently acquires Interest in Property Transferred, Transfer by One Co-owner, Joint Transfer for consideration, Priority of Rights created by Transfer, Fraudulent Transfer, Doctrine of LIS- Pendens, Doctrine of Part-Performance

Leading Case: Ram Prasad V Ram Mohit Hazara & others AIR 1967 SC 744 Jumma Masjit V Kodimaniandra Deviah AIR 1962 SC 847

UNIT-III

Definition of Sale, Rights and Liabilities of Buyer and Seller, Marshalling by Subsequent Purchaser, Definition of Mortgage and kinds of Mortgage (Section 58-59), Rights and Liabilities of Mortgagor (Section 60 to 66), Rights and Liabilities of Mortgagee (Section 67 to 77), Priority (Section 78 to 80).

Leading Case: Seth Ganga Dhar V Shanker Lal & others AIR 1958 SC 773

Commissioner of IT V M/s Motors & General Store Pvt. Ltd. AIR 1968 SC 200

UNIT-IV

Charge (Section 100) Definition of Lease, Rights and Liabilities of Lessor and Lessee (Section 105 to 108), Different Modes of Determination of Lease (Section 111), Gift (Section 122 to 129) Leading Case: Technician Studio Pvt. Ltd. V Lila Ghosh AIR 1977 SC 2425 Sonia Bhatia V State of UP and Others AIR 1981 SC 1274

BOOKS RECOMMENDED:

- · D.F. Mulla. Transfer of Property Act, (Lexis Nexis 11th Ed. 2013)
- · Shukla S.N. Transfer of Property, reprint (Allahabad Law Agency, Ed. 2017)
- · Sinha R.K. The Transfer of Property Act (Central Law Agency Ed. 2016)
- Tripathi G.P. The Transfer of Property Act (Central Law Publication 19th Ed. 2016)

^{*}Students are advised to study latest edition of the books and case laws.

LL.B 3 yr. Course (Second Semester) Law of Evidence Course Code:-LBC-205

MM: 80

Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into Five sections, each of the First Four Sections of the Question Paper will contain 2 questions respectively from Unit-1 to Unit-4 of the syllabus. The students will be required to attempt one question from each section. Section 5 of the question paper shall contain 8 short answer type questions of 3 marks each(without any choice) covering the entire syllabus. As such Section 5 will be compulsory. The examiner will be free to set the questions in problem forms based on case law.

NOTE FOR STUDENTS(ON QUESTION PAPER)

Attempt four questions from sections 1 to 4, selecting at least one question from each section. These questions shall carry 14 marks each. Section 5 is compulsory and each question in this section shall carry 3 marks.

UNIT-I

History of Law of Evidence, Meaning Nature, Scope and Object of Evidence, Types of Evidence, Fundamental Rules of Law of Evidence, Fact in issue and relevant facts, Fact Proved, not proved, disproved (S. 3), Presumption(S-4), Relevancy of Facts (S-5-16), Res Gestae(Section6), Occasion, cause & effect of fact in Issue (Section-7), Motive, Preparation & Conduct (S-8), Identification (S-9), Conspiracy (S-10), Facts not otherwise Relevant (S-11), Relevancy of State of Mind & State of Body & Bodily feeling (Section-14), Evidence of similar occurrences(Section-15)

Leading Case: State of MP V Paltan Mallah(2005) 2 SCALE 446

UNIT-II

Meaning of Admission & Confession (17-31), Difference between Admission & Confession, Circumstances under which confession is admissible and not admissible, Evidentary value of admission & confession, Dying Declaration, Expert Opinion, Evidence of Character in Civil & Criminal Cases

Leading Case: Pakala Narayana Swami V Emperor, AIR 1939 PC 47

UNIT-III

Principles relating to direct evidence (S-60), Law relating to admissibility of documentary evidence (S. 61-66), Proof as to genuineness of document i.e. execution & attestation(S 63-67), Public Document and Private documents(S 74-78), Exclusion of oral by documentary evidence (S-91-99), Meaning of Proof & Presumption, On whom burden of proof lies, Standard of Proof in Civil & Criminal Cases

Leading Case: State of Punjab V Sodhi Sukhdev Singh, AIR 1961 SC 493

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Batch 2020 onwards

UNIT-IV

Estoppel: Meaning & Scope (115-117), Principles Governing Doctrine of Estoppel, Witness: Meaning, Types (126-127), Who may be a Witness, Privileges of certain witnesses & Communication (135-136), Examination of Witness (137-166)

Leading Cases: Salem Advocate Bar Association V UOI, AIR 2003 SC 189

Ratan Singh V State of Gujarat, AIR 2004 SC 23

BOOKS RECOMMENDED:

- · S. Sarkar Ahmed Ejaz, Law of Evidence, (Ashoka Law House, Delhi, 6th Ed. 2002)
- · Vepa P Sarathi, Law of Evidence, (Eastern Book Company, 6th Ed. 2006)
- · Ranchhoddas Ratanlal Thakore and Dhiraj Lal, The Law of Evidence, (Wadhwa & Wadhwa, Nagpur, 22nd Ed. 2006)
- · M.C. Sarkar, S.C. Sarkar, Law of Evidence in India, Pakistan, Bangladesh, Burma and Ceylon, (Wadhwa & Wadhwa, Nagpur, 15th Ed. 2000)
- · Wigmore John Henary, Wigmore on Evidence, (Aspen Law & Business Publications, 4th Ed. 1983)
- · Adrian Zuckerman, The Principles of Criminal Evidence, (Oxford University Press, London, 1989)

ARTICLES:

- · Austin Abbott, Two Burdens of Proof, 6 Harv. L. Rev. 125 (1892)
- Fleming James, Jr., Burdens of Proof, 47 Va. L. Rev. 51 (1961)
- · Note, Enforcing Discovery of Documents under Federal Rule 34: The effect of Foreign Law on the Concept of Control, 62 Yale LJ 1248 (1953)
- Note, What is Res Gestae, 22 Mich. L. R. 486 (1923-24)N
- · Note, Res-gestae, What Constitutes?, 25 Mich. L. R. 466 (1926-27)

*Students are advised to study latest edition of the books and case laws.

SEMESTER-3

LL.B 3 Year Course First Semester)

Constitutional Law of India-I Course code- LBC-301

MM: 80

Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into Five sections, each of the First Four Sections of the Question Paper will contain 2 questions respectively from Unit-1 to Unit-4 of the syllabus. The students will be required to attempt one question from each section. Section 5 of the question paper shall contain 8 short answer type questions of 3 marks each(without any choice) covering the entire syllabus. As such Section 5 will be compulsory. The examiner will be free to set the questions in problem forms based on case law.

NOTE FOR STUDENTS(ON QUESTION PAPER)

Attempt four questions from sections 1 to 4, selecting at least one question from each section. These questions shall carry 14 marks each. Section 5 is compulsory and each question in this section shall carry 3 marks.

UNIT-I

Preamble, Citizenship, Definition of State Under Art, 12. Rules of Interpretation under Art. 13 Leading Case: Mohmmad Raza V State of Bombay AIR 1966, SC 1436

UNIT-II

Right to Equality(Art.14), Special Provision for Weaker Sections of the Society, Reservation Polity, Fundamental Freedoms under Art.19, Freedom of Press. Leading Case: <u>Indira Sawhney v Union of India</u>, AIR 1993, SC 477

UNIT-III

Protection in respect of conviction of offcence (Act-20), Right to Life and Personal Liberty Article 21), Protection against Arrest and Detention (Art 22), Right against Exploitation (Art-23 & 24), Right to Religion (Art 25-28).

Leading Cases: Maneka Gandhi v Union of India, AIR 1978, SC 597

UNIT-IV

Cultural & Educational Rights of Minorities (Art.29 & 30), Right to Constitutional Remedies (Art, 32), Directive Principles of State Policy, Fundamental Duties.

Leading Case: T.M.A. Pai Foundation V State Karanataka AIR 2003 SC 355

BOOKS RECOMMENDED

- Kagzi, M.C. Jain. *The Consitutional of India*, (Vol. 1 & 2, New Delhi, India Law House, 2001)
- Pylee, M.V. Constitutional Amendments in India (Delhi, Universal Law, 2003)
- Hasan, Zoya & E. Sridharan. *India's Living Constitution: Ideas, Practices, Controversies* (Delhi, Permanent Black, 2002 ed.)
- Basu, Durga Das. Commentary on the Constitution of India, (Calcutta, Debidas Basu, 1989 Ed.)
- Seervi, H.M. Constitutional Law of India (Vol. I & II, III, Bombay N.M. Tripathi, 1991)
- Chaube, Shibanikinkar. *Constituent Assembly of India* (New Delhi, Wadhwa and Com. Pvt. Ltd. 2002 ed.)
- Bakshi, P.M. The Constitution of India (Delhi Universal Law Publishing, 2002)
- Jain Subhash C. *The Constitution of India; Select Issues & Percetpions* (New Delhi Taxmann Publications, 2000)

*Students are advised to study latest edition of the books and case laws.

LL.B. 3 Year Course Third Semester Company Law Course code- LBC-302

MM: 80 Marks Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into Five sections, each of the First Four Sections of the Question Paper will contain 2 questions respectively from Unit-1 to Unit-4 of the syllabus. The students will be required to attempt one question from each section. Section 5 of the question paper shall contain 8 short answer type questions of 3 marks each(without any choice) covering the entire syllabus. As such Section 5 will be compulsory. The examiner will be free to set the questions in problem forms based on case law.

NOTE FOR STUDENTS(ON QUESTION PAPER)

Attempt four questions from sections 1 to 4, selecting at least one question from each section. These questions shall carry 14 marks each. Section 5 is compulsory and each question in this section shall carry 3 marks.

UNIT-I

History of Company Law in India and England, Nature Definition and characteristic of Company, Lifting the Corporate Veil, Kinds of Companies, Formation and incorporation of a Company, Promoter-status, position, function and remuneration, Objects and salient features of the Limited Liability Partnership Act, 2008.

Leading Case: Bennett Colemn & Com. Vs Union of India, AIR 1973 SC 106

UNIT-II

Memorandum of association, various clauses, alteration therein, Doctrine of Ultravires, Articles of Association, binding force, alteration, its relation with memorandum of association, Doctrine of Constructive notice, Doctrine of Indoor management and its exceptions, Meeting-meaning, kinds, resolutions, quorum and voting

Leading Case: Ashbury Railway Carriage and Iron Co. Ltd.Vs Riche, (1875) 44 LJ-185

UNIT-III

Directors: position, appointment, qualification, vacation of office, Removal, Resignation, Powers and duties of Directors remuneration of directors, Role of nominee directors, Compensation for loss of office, Managing Director and other managerial personnel, Secretary: definition, qualification, position, appointment duties and qualities, Auditor, qualification, disqualification, appointment, tenure, Re-appointment and removal of an auditor

Leading Case: K. Venkat Rao Vs Rockwool India Ltd. (2002) 108 Comp. Cases 494 A.P.

UNIT-IV

Majority rules and minority protection, Prevention of Oppression and mis-management, Winding up: types, grounds, who can apply, procedure, Powers of Liquidator, consequences of winding up order, Members and Creditors winding up, Liability of past members-payment of Preferential payment, Winding up of unregistered company, Receiver: power, appointment, duties and liabilities

Leading cases: i) Foss Vs Harbottle(1843) 2 Hare 461

ii) Kedia Industries Ltd. Vs Star Chemical Ltd. (1999) 98 Co. Cases 233

BOOKS RECOMMENDED

- S.C. Tripathi, New Company Law, (Central Law Publication, Allhabad, 1st Ed. 2015)
- Dr. N.V. Prajape, Company Law, (Central Law Agency, Allhabad, 7th Ed. 2016)
- A.K. Majumdar, Company Law and Practice, (Taxman's 18th Ed. 2013)
- G.K. Kapoor, Sultan Chand & Sons, Company Law, (9th Ed. 2015, Delhi)
- L.C.B. Gower. Principles of Modern Company Law (Latest Ed.)
- Dr. Avtar Singh. *Indian Company Law* (Eastern Book Company, Latest Ed. 2013)
- Dr. N.D. Kapoor. Company Law (Latest Ed.)
- Kailash Rai. Principles of Company Law (16th Ed. 2006)
- Penningoton. Principles of Company Law (Latest Ed.)
- Dr. L.C. Dhingra. *Principles of Company Law* (Latest Ed.)
- ICSI's, Guide to Companies Act, 2013, Section-Wise Concise Commentary with Referencer. (Taxmann's, Master Guide to Companies Act 2013)
- Paul L. Davies, *Principles of Modern Company Law*, (8th edition, Sweet and Maxwell, 2008)
- A. Ramaiya, Guide to Companies Act, (17th edition Lexis Nexis Butterworths, Wadhwa, Nagpur, 2010.)
- Robert R. Pennigton, *Company Law*, (8th edition, Oxford University Press, 2006.)

*Students are advised to study latest edition of the books and case laws.

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LL.B. 3 Year Course Third Semester Civil Procedure Code and Limitation Course code- LBC-303

MM: 80

Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into Five sections, each of the First Four Sections of the Question Paper will contain 2 questions respectively from Unit-1 to Unit-4 of the syllabus. The students will be required to attempt one question from each section. Section 5 of the question paper shall contain 8 short answer type questions of 3 marks each(without any choice) covering the entire syllabus. As such Section 5 will be compulsory. The examiner will be free to set the questions in problem forms based on case law.

NOTE FOR STUDENTS(ON QUESTION PAPER)

Attempt four questions from sections 1 to 4, selecting at least one question from each section. These questions shall carry 14 marks each. Section 5 is compulsory and each question in this section shall carry 3 marks.

UNIT-I

Definition of Key Words(Section-2), Courts to try all civil suits unless barred(Section-9), Principle of Res-Subjudice(Section-10), Principle of Res-Judicate(Section-11), Place of Suing(SS-15 to 20), Parties to the Suit (O-I), Framing of Suits(O-2), Institution of Suits(O-4), Summon(O-5) & (SS-27 to 32), Pleading (O-6).

Leading Cases:-

- i) State of UP V Nawab Hussain AIR 1977 SC 1680.
- ii) NDMC V Satish Chandra AIR 2003 SC 3137
- iii) Reena Mehta V R.R.Mehra AIR 2003 SC 1002
- iv) Begam Sahiba Sultan V Nawab Mohammad Mansoor Ali Khan(2007) 4 SCC 343

UNIT-II

Plaint(O-7), Written Statement and Counter Claim(O-8), Appearance of Parties(O-9), Examination(O-10), Settlement of Issues (O-14), Commission(O-26) & (Ss 75 to 78), Suit by or against Govt. & Public Officer(SS-79 to 82), Examination of Witnesses(O-16), Judgment and

Decree (O-20 & S-33), Abatement of Suits(O-22), Withdrawal of Suits(O-23), Suits by or against Minor(O-33), Cost(Ss-35 A-35 B)

Leading Cases:-

- i) Hasam Abbas Sayyad V Usman Abbas Sayyad(2007) 2 SCC 355.
- ii) Bar Association Tamil Nadu V Union of India AIR 2003 SC 179

UNIT-III

Execution of Decree (O-21 & Ss 36 to 42), Execution against Legal Representatives and Transfer (Ss-49 to 50), Stay of Executions, Modes of Execution (Ss 51 to 54), Arrest and Detention (Ss 55 to 59 & O-21 Rules 37 to 40), Attachment of Property (Ss-58 to 64), Sales of Attached Property (O-21 Rules 64 to 69), Appeal from Original Decree (O-41) & (SS-96-99), Appeal from Appellate Decree (O-42) & (Ss-100 to 103), Appeal to the Supreme Court (O-45)

UNIT-IV

Injunction(Os-38 to 39), Appointment of Receiver (O-40), Reference (O-46) & (S-113). Review (O-47 & S-114), Limitation Act: Limitation of Suits, Appeal and Application (SS 3-9), Computation of period of limitation(Ss-12 to 20).

Leading Cases:-

- i) Union of India V Adani Exports Ltd. AIR 2002 SC 126
- ii) National Institute of Mental Health V C Permeshwara AIR 2005 SC 212

BOOKS RECOMMENDED:

- Mulla, Code of Civil Procedure, (Lexis Nexis 19th Ed. 2011)
- MP Jain, Code of Civil Procedure, (Lexis Nexis 4th Ed. 2016)
- JK Das, Code of Civil Procedure, (Prentice Hall India Learning Private Ltd. Ed. 2013)
- DN Mathur, *Code of Civil Procedure*, (Central Law Publication 5th Ed. 2017)
- C.K. Takwani, Code of Civil Procedure, (Eastern Book Co. 8th Ed 2016)
- Avtar Singh, Code of Civil Procedure, (Central Law Publication 4th Ed. 2015)

*Students are advised to study latest edition of the books and case laws.

LL.B. 3 Year Course Third Semester Special Contract Course code- LBC-304

MM: 80 Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into Five sections, each of the First Four Sections of the Question Paper will contain 2 questions respectively from Unit-1 to Unit-4 of the syllabus. The students will be required to attempt one question from each section. Section 5 of the question paper shall contain 8 short answer type questions of 3 marks each(without any choice) covering the entire syllabus. As such Section 5 will be compulsory. The examiner will be free to set the questions in problem forms based on case law.

NOTE FOR STUDENTS(ON QUESTION PAPER)

Attempt four questions from sections 1 to 4, selecting at least one question from each section. These questions shall carry 14 marks each. Section 5 is compulsory and each question in this section shall carry 3 marks.

UNIT-I

Nature and definition of the contract of Indemnity, Rights of the indemnity holder, Indemnity and guarantee, Indemnity and Insurance, Nature, definition & kinds of a contract of guarantee, Continuing Guarantee, Revocation of continuing Guarantee. Rights of Surety and discharge of Surety

UNIT-II

Nature of Transaction of Bailment, Types of Bailment, Rights of Bailor & Bailee, Position of finder of goods, Agent and principal defined, Nature of Agency, Formation & Termination of the Contract of Agency, Types of Agents, Sub agent

UNIT-III

Partnership Act: Definition of partnership, Partner and firm, Essential elements for constituting a partnership, Kinds of Partnership, Partnership and joint Hindu family business, Partnership and company, General duties of partners, Duty of a partner as an agent, Minor's status in a partnership Firm, Doctrine of holding out, Meaning and modes of Dissolution of firm, Rights and liabilities of a partner after dissolution, Settlement of accounts, Procedure of Registration of firms.

UNIT-IV

Sale of Goods Act: Procedure of Registration of Firms, Effects of non-registration, Contract of Sale, Sale and agreement to sell, Concept of Goods, Definition of conditions and warranties, Implied condition of warranty, When conditions are treated as warranty, Caveat emptor and caveat vanditor, Ascertainment of goods-unascertained goods, Risk attached to property, Nemo dat quad non habet, Sale by person not the owner, Duties of Seller and Buyer, Definition of unpaid seller and his rights, Lien, Stoppages in transit, Resale Leading cases:

- i) Bank of Bihar V Damodar Prasad AIR 1969 SC
- ii) Sales Jing Sugar Mills Ltd. V State of Mysore, (1972) 1 SCC 23
- iii) TCS V State of A.P., AIR 2005 SC371
- iv) R.D. Saxena V Balram Prasad Sharma, AIR 2000 SC 2912
- v) State of Maharshtra V Britanica Biscuits Co. Ltd., 1995 Supp.(2)SCC72

BOOKS RECOMMENDED

- S. K. Kapoor, Law of Contract-II and The Sale of Goods Act & Indian Partnership Act, (Central Law Agency, Allahabad, 14th Ed. 2015)
- S. K. Singh, Sale of Goods Act, (Central Law Agency, Allahabad, 2nd Ed. 2011)
- Sukumar Ray, *Indian Partnership Act*, (Central Law Agency, Allahabad, 1st Ed. 2010)
- Pollock & Mulla, The Indian Contract Act, 1872, (Lexis Nexis, Nagpur, 14th Ed. 2013)

Articles:

- C. K., Allen, Is Life a Boon, 57 L. Quart. Rev. 462 (1941)
- Barry, The Children Ev Ventre Sa Mere, 14 Aus L J 351 (1941)

*Students are advised to study latest edition of the books and case laws.

LL.B. 3 Year Course Third Semester Private International Law Course code- LBE-311

MM: 80

Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into Five sections, each of the First Four Sections of the Question Paper will contain 2 questions respectively from Unit-1 to Unit-4 of the syllabus. The students will be required to attempt one question from each section. Section 5 of the question paper shall contain 8 short answer type questions of 3 marks each(without any choice) covering the entire syllabus. As such Section 5 will be compulsory. The examiner will be free to set the questions in problem forms based on case law.

NOTE FOR STUDENTS(ON QUESTION PAPER)

Attempt four questions from sections 1 to 4, selecting at least one question from each section. These questions shall carry 14 marks each. Section 5 is compulsory and each question in this section shall carry 3 marks.

UNIT-I

Meaning, Definition, Nature and Subject matter of Private International Law/conflict of Law. Difference between Public and Private International Law, Stages in Private International Law, Case Choice of Jurisdictions: Meaning, basis of Jurisdiction, Limitations like effectiveness principle-Relevant CPC provisions regarding Jurisdiction (Ss 15-20, 83, 84, 86), Kinds of Jurisdictions: Actions in personam and action in rem, Action under assumed discretionary Jurisdiction, Inherent Jurisdiction Ss 10 and 151 of CPC, Choice of Law: Allocation of Juridical category to the foreign element case, Connecting 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), critical analysis of Renvoi-Indian Position

UNIT-II

Concept of Domicile, Elements-intention and residence, kinds of Domicile-Domicile of origin, Domicile of. Choice, Domicile of Dependence (Married Women's position in Indian and English Laws), Domicile of Corporation. Concept of Status, incidents of status, what law govern status and universality of status, Concept of Nationality.

UNIT-III

Marriage; Formal validity by Lex Loci celebrations and Essential validity usually governed by Lex domicili Matrimonial Causes, Law of Property-Characterization, Transfer to tangible movables, Assignment of intangible movables. Succession Testate and intestate (Involuntary Assignment) relevant provision of Indian Succession Act, Wills-formal and essential validity, Lex Domicilii to make will (movables generally) Lex Situs in case of immovables.

UNIT-IV

Commercial contracts: Validity of contract, capacity to contract, formal validity-Lex Loci contractus governs, essential validity-proper law is usually accepted as governing, discharge of contract, Doctrine of "Proper Law" of contract. Torts: Importance of private International Law in the Field of Torts such as Drugs, Environments, Transport and Satellite communication. Recognition and enforcement of foreign Judgement: need for recognizing foreign Judgement, Limitations in recognizing and enforcement (Ss 13, 14, 44 of CPC and S 41 of Indian Evidence Act).

BOOKS RECOMMENDED:

- Paras Diwan & Peeyushi Diwan, Private International Law, (Deep & Deep Publications, New Delhi, 4th Ed. 1998)
- Dicey & Morris, Conflict of Laws, (Stevens, London, 9th Ed. 1973)
- Cheshire & North, *Private International Law*, (Butterworths, London, 10th Ed. 1979)
- R. S. Chavan, *Indian Private International Law* (Sterling Publishers Private Limited, New Delhi, 1st Ed. 1982)
- R. C. Khare, Private International Law, (Central Law Agency, Allahabad, 5th Ed. 2013)
- S. R. Myneni, *Private International Law*, (Asia Law House, Hyderabad, 1st Ed. (Reprint) 2015)

^{*}Students are advised to study latest edition of the books and case laws.

LL.B 3yr. Course (Third Semester)

Subject: Criminology Course code- LBE-312

NOTE FOR EXAMINER/PAPER SETTER

MM: 80 Time: 3 hours

The question paper of each course will be divided into Five sections, each of the First Four Sections of the Question Paper will contain 2 questions respectively from Unit-1 to Unit-4 of the syllabus. The students will be required to attempt one question from each section. Section 5 of the question paper shall contain 8 short answer type questions of 3 marks each(without any choice) covering the entire syllabus. As such Section 5 will be compulsory. The examiner will be free to set the questions in problem forms based on case law.

NOTE FOR STUDENTS(ON QUESTION PAPER)

Attempt four questions from sections 1 to 4, selecting at least one question from each section. These questions shall carry 14 marks each. Section 5 is compulsory and each question in this section shall carry 3 marks.

Unit-I: Introduction

- a. Criminology- Definition and Scope
- b. Brief introduction to pre- classical and classical theories of crime
- c. Positive theories of crime- constitutionalism and morphological theories, psychological and psycho-analytical theories
- d. Sociological theories of crime- differential association, sub- culture, ecological and anomie theory

Unit-II: Nature of Crime

- a. Radical theories of crime
- b. Crimes against children (nature, extent and legal provisions)
- c. Crimes against women (nature, extent and legal provisions)
- d. Special types of crimes in India: honour killing, female foeticide, witch-hunting
- e. Other types- organized crime, white collar crime, terrorism, juvenile delinquency
- f. Victims of crime and victim compensation, restitution

Unit-III: Punishment

- a. Punishment: Definition and Types
- b. Theories of Punishment
- c. Substantive Provisions of Punishment under India Penal Code and other Act
- d. Non-institutional Treatment of Offenders: Probation, Temporary Release and Parole
- e. Institutional Treatment of Offenders

Unit-IV: Juvenile Justice

a. Probation of Offender Act, 1958

list with

Batch 2020 onwards

- b. Juvenile Justice (Care and Protection of Children) Act, 2000
- c. Juvenile Delinquency, Juvenile Institutional and Non- institutional Services
- d. UN Declaration on Basic Principles of Justice for Victims of Crime and Abuse of Power
- e. Prisons in India: Organisation, Type and Functions





- f. Correctional Services for Jail Inmates
- g. Victimological Research in India.

PSDA (Professional Skill Development Activities)

3 Hrs/Week

Text Books:

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

References:

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

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LL.B. 3 Year Course Third Semester

Information Technology Course code- LBE-313

MM: 80

Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into Five sections, each of the First Four Sections of the Question Paper will contain 2 questions respectively from Unit-1 to Unit-4 of the syllabus. The students will be required to attempt one question from each section. Section 5 of the question paper shall contain 8 short answer type questions of 3 marks each(without any choice) covering the entire syllabus. As such Section 5 will be compulsory. The examiner will be free to set the questions in problem forms based on case law.

NOTE FOR STUDENTS(ON QUESTION PAPER)

Attempt four questions from sections 1 to 4, selecting at least one question from each section. These questions shall carry 14 marks each. Section 5 is compulsory and each question in this section shall carry 3 marks.

UNIT-I INTRODUCTION

- 1. Basic concept of Technology and Law
 - .Understanding the Technology
 - .Scope of Cyber Laws
 - . Cyber Jurisprudence
- 2. Understanding Electronic Contracts
 - . The Indian Law of Contract
 - . Types of Electronic Contracts
 - . Construction of Electronic Contracts

UNIT-II: IPR IN CYBER SPACE

- 1. Copyright in Information Technology:
 - . Copyright in internet
 - . Software Piracy
 - . Multimedia and copyright issues
- 2. Patents
 - . Indian position on computer related patents
 - . International context of patents
- 3. Trademarks

lo,

- . Trade mark Law in India
- . Infringement and passing off

UNIT-III: INFORMATION TECHNOLOGY ACT 2000

- . Digital Signature
- . E-Governance
- . Regulation of Certifying Authorities
- . Duties of Subscribers
- . Penalties and Adjudication
- . Offences under the Act
- . Making of Rules and Regulation

UNIT-IV: CYBER CRIMES

- 1. Understanding Cyber Crimes
 - . Crime in context of Internet
 - . Types of Crime in Internet
- 2. Indian Penal Law & Cyber Crimes
 - . Fraud
 - . Hacking
 - . Mischief
 - . Tresspass
 - . Defamation
 - . Stalking
 - . Spam
- 3. Issues of Internet Governance
 - . Freedom of Expression in Internet
 - . Issues of Censorship
 - . Hate Speech
 - . Sedition
 - . Libel
 - . Subversion
 - . Privacy Issues
 - . International position on Free Speech in Internet

BOOKS RECOMMENDED

- Vakul Sharma, Law & Practice of Cyber Crime, (Universal Publishing, New Delhi. 5th
 Ed. November 2016)
- S.R. Bhansali, *Information Technology Act, (*Universal Law Publishing in print of Lexis Nexis, New Delhi January 2015,)
- Gerold R. Ferresc, Cyber Law(Text & Cases), (Sage Publication Lexis Nexis, Gurgaon 3rd Ed. 2007,)
- J.P. Mishra, *An Introduction to Cyber Laws*, (Central Law Publication, Allahabad 2nd Ed. 2014)
- Ishita Chatterjee, *Law on Information Technology*, (Central Law Publications, Allahabad 2014,)
- Radhey D. Ryder, Guide to Cyber Law, (Sage Law Publication, Gurgaon, 3rd Ed. 2007)

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- Vakul Sharma, Cyber Law & Practice, (Universal Law Publishers, New Delhi 5th Ed. November 2016)
- Prof. S.R. Bhansali, IT Act Commentary, (Universal Law Publication, New Delhi 2015.)

*Students are advised to study latest edition of the books and case laws.

LL.B. 3 Year Course 4th SEMESTER

Constitutional Law of India-II Course code- LBC-401

MM: 80 Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into Five sections, each of the First Four Sections of the Question Paper will contain 2 questions respectively from Unit-1 to Unit-4 of the syllabus. The students will be required to attempt one question from each section. Section 5 of the question paper shall contain 8 short answer type questions of 3 marks each(without any choice) covering the entire syllabus. As such Section 5 will be compulsory. The examiner will be free to set the questions in problem forms based on case law.

NOTE FOR STUDENTS(ON QUESTION PAPER)

Attempt four questions from sections 1 to 4, selecting at least one question from each section. These questions shall carry 14 marks each. Section 5 is compulsory and each question in this section shall carry 3 marks.

UNIT-I

An Introduction to Parliament and State Legislature, An introduction to Union and State Executive, Position and Powers of President and Governor, Power to pardon and ordinance making power of President and Governor.

Leading Case: Kehar Singh & Others V Union of India, AIR 1989 SC 653

UNIT-II

Parliamentary privileges, Judiciary Jurisdiction of Supreme Court and High Court, Independence of Judiciary

Leading Case: In Re Keshav Singh (Art.143) AIR 1965, SC 745

UNIT-III

Relations between Union and the States, Freedom of Trade, Commerce and Intercourse within the territory of India, Right of Property

Leading Case: Automobiles Transport Ltd. v State of Rajasthan AIR 1962

UNIT-IV

Amendment of the Constitution, Theory of basic structure of Constitution, Emergency provisions, Protection to civil servants.

Leading Case: Keshwananad Bharti v State of Kerala, AIR 18975, SC 1461

BOOKS RECOMMENDED

- Kagzi, M.C. Jain. *The Consitutional of India*, (Vol. 1 & 2, New Delhi, India Law House, 2001)
- Pylee, M.V. Constitutional Amendments in India (Delhi, Universal Law, 2003)
- Hasan, Zoya & E. Sridharan. *India's Living Constitution: Ideas, Practices, Controversies* (Delhi, Permanent Black, 2002 ed.)
- Basu, Durga Das. Commentary on the Constitution of India, (Calcutta, Debidas Basu, 1989 Ed.)
- Seervi, H.M. Constitutional Law of India (Vol. I & II, III, Bombay N.M. Tripathi, 1991)
- Chaube, Shibanikinkar. *Constituent Assembly of India* (New Delhi, Wadhwa and Com. Pvt. Ltd. 2002 ed.)
- Bakshi, P.M. The Constitution of India (Delhi Universal Law Publishing, 2002)
- Jain Subhash C. *The Constitution of India; Select Issues & Percetpions* (New Delhi Taxmann Publications, 2000)

*Students are advised to study latest edition of the books and case laws.

LL.B. 3 Year Course 4th Semester Administrative Law Course code- LBC-402

MM: 80

Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into Five sections, each of the First Four Sections of the Question Paper will contain 2 questions respectively from Unit-1 to Unit-4 of the syllabus. The students will be required to attempt one question from each section. Section 5 of the question paper shall contain 8 short answer type questions of 3 marks each(without any choice) covering the entire syllabus. As such Section 5 will be compulsory. The examiner will be free to set the questions in problem forms based on case law.

NOTE FOR STUDENTS(ON QUESTION PAPER)

Attempt four questions from sections 1 to 4, selecting at least one question from each section. These questions shall carry 14 marks each. Section 5 is compulsory and each question in this section shall carry 3 marks.

UNIT-I

Meaning, Nature and Scope of Administrative Law: its reasons for growth and relation with constitution; Doctrine of Rule of Law and Separation of Power; Administrative functions: its distinction from Judicial, Quasi Judicial and Legislative Functions; Delegated Legislation: its meaning, necessity, scope and its control i.e Judicial and Legislative control: Excessive delegation, Permissible and impermissible Delegation, conditional and Sub-delegation Leading Case: Indira Nehru Gandhi vs Raj Narain AIR 1975 SC2299

UNIT-II

Administrative Discretion: its Control, Principles of Natural Justice, Administrative Tribunals: its reasons for growth-Concept, Composition, Powers, Procedure and Constitutional Validity,

Distinction between Court and Tribunal, Administrative Tribunals How far Bound by Rule of Evidence.

Leading Cases: L.Chandra Kumar vs Union of India and others, AIR 1997 SC 1125

UNIT-III

Writ Jurisdiction under Article 32 and Article 226: Habeas Corpus-Mandamus-Certiorari-Prohibition and Quo Warranto; Judicial Control of Administrative Actions: Constitutional Remedies and other statutory remedies, Rule related to Locus Standi, Doctrine of Ultra Vires, Doctrine of Res Judicata, Public Interest Litigation, Public Undertakings.

Leading Case: Transport Corporation Vs DTC Mazdoor Congress AIR 1991 SC 101

UNIT-IV

Privileges and Immunities of the Administration, Tortious Liability of State and Public Authority, Contractual Liability of the State: Doctrine of Promissory Estoppel, Institution of Ombudsman: Lokayukt -Lokpal, Central Vigilance Commission.

LEADING CASES: Ramakrishna Hegde Vs State AIR 1993 KNT-54

BOOKS RECOMMENDED

- M.P. Jain. Principles of Administrative Law (Lexis Nexis, 6th Ed.)
- I.P. Massey. Administrative Law, (Eastern Book Company, 9th Ed., 2017)
- C.K. Takwani. Lectures on Administrative Law, (Eastern Book Company, 6th Edition, 2017)
- U.P.D Kesari. Administrative Law, (Central Law Publication 21st Ed. 2016)
- H.W.R Wade. Administrative Law, (Oxford, 11th Ed., 2014)

*Students are advised to study latest edition of the books and case laws.

LL.B. 3 Year Course 4th Semester Labour Law Course code- LBC-403

MM: 80 Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into Five sections, each of the First Four Sections of the Question Paper will contain 2 questions respectively from Unit-1 to Unit-4 of the syllabus. The students will be required to attempt one question from each section. Section 5 of the question paper shall contain 8 short answer type questions of 3 marks each(without any choice) covering the entire syllabus. As such Section 5 will be compulsory. The examiner will be free to set the questions in problem forms based on case law.

NOTE FOR STUDENTS(ON QUESTION PAPER)

Attempt four questions from sections 1 to 4, selecting at least one question from each section. These questions shall carry 14 marks each. Section 5 is compulsory and each question in this section shall carry 3 marks.

UNIT-I: THE INDUSTRIAL DISPUTE ACT 1947

Object and main features of the Act. Definitions: Appropriate Government, Employer, Industry, Industrial Dispute, Workmen, Public Utility Service, Industrial Establishment or Undertaking, Authorities under the Act (Section 3-9 and 11-15), Notice of Change (Section 9-A), Reference of Disputes to Boards, Court and Tribunal (section 10), Voluntary Reference of Disputes to Arbitration (section 10-A), Power of Labour Court and Tribunal to give relief in case of Discharge or Dismissal of Workmen (section 11-A), Awards and Settlements (section, 16-21) Leading Case: Banglore Water Supply v A. Rajappa (AIR 1978 SC 548)

UNIT-II: THE INDUSTRIAL DISPUTES ACT 1947

Definition of Strike and Lockout (section-2), other Statuary Provisions of ID Act, 1947 relating to Strikes and Lockouts (section 22-28), Layoff and Retrenchment (section 2, 25A-26E and 25F-25H), Compensation to Workmen in case of Transfer of Undertakings (section 25 FF), 60 Days Notice to be Given of Intention to Close Down the Undertaking (section 25 FFA), compensation to workmen in case of closing down of undertaking (section 25 FFF), special provisions relating to lay off, retrenchment and closure in certain establishments (section 25K-25S), unfair labour practice (section 25 I-25U), scope of section 33 and 36 of ID Act, 1947

Leading Case: Delhi Cloth and General Mills v Shambhu Nath (AIR 1978 SC 88)

UNIT-III: THE TRADE UNIONS ACT, 1926

Development of Trade Unions Law in India, Definition: Executive, Registrar, Trade Union, Registration of Trade Union, Registration of Trade Union (section 3-9), Cancellation of Registration (section-10), Appeals (section-II), Incorporation of Registered Trade Union (Section 13), Right and Liabilities of Registered Trade Union (section 15-18), Right to Inspect Books of Trade Union (section 20), Right of Minor to be Membership of Trade Union (section 21), Disqualification of Office Bearers of Trade Unions (section-21a), Proportion of Office Bearers to be connected with an Industry (section 22), Change of Name and Amalgamation of Trade Union (section 23 to 26) Dissolution and Returns (section 27 & 28)

Leading Case: Jai Engineering Works V Staff, AIR 1968 Cal.407

UNIT-IV: THE FACTORIES ACT, 1948

Definitions: Adult, Adolescent, Child Hazardous Process, Manufacturing Process, Worker, Factory, Approval of Licensing and Registration of Factories (section 6), Notice by Occupier and Duties of Occupier (section 7), Inspector and Certifying Surgeons (section 8 to 10), Statutory Provisions relating to Health and Safety (section 11 to 41), Welfare (section 42 to 50), Working Hours of Adult (51 to 66), Employment of Young Persons (section 67 to 77), Annual Leave with Wages (section 78 to 84)

Leading Cases: Hathras Municipality v Union of India (AIR 1975 All 264)

BOOKS RECOMMENDED

- 1. C.B. Memoria and Satish Memoria. *Dynamics of industrial Relations*, (Himalaya Publishing House-Mumbai 2007 Part II and III. Latest Ed.)
- 2 Dr. V.G. Goswani. *Labour and Industrial law*, (Central Law Agency Allahabad, 2005, Part VI. Latest Ed.)
- 3. Nirmal Singh and S.K. Bhatia. *Industrial Relations and Collective Bargaining*, (Deep and Deep Publications Pvt. Ltd. Delhi, Ed. 2000.)
- 4. Srivastav K. Industrial Peace and Labour in India, (Kitab Mahal Allahabad, Ed. 2003)
- 5. Indian Law Institute. Labour Law and Labour Relations, (Ed. 2002)
- 6. KM Pillai. *Labour and Industrial Law*, (Allahabad Law Agency, Faridabad, Haryana, Ed. 2005 Part I)
- 7. SN Mishra. *Labour and Industrial Law*, (Central Law Publications, Allahabad, Ed. 2004 Part I)
- 8. HL Kumar. Labour problems and remedies, (Universal Book Traders, Delhi, Ed. 2006)
- 9. Giri V V, *Labour Problems in Indian Industry*, (Asian Publishing House, Bombay, Ed. 1965)
- 10. C.B. Memoria and Satish Memoria. *Dynamics of industrial Relations*, (Himalaya Publishing House-Mumbai Ed. 2007 Part VIII)
- 11. Dr. V.G. Goswani. *Labour and Industrial law*, (Central Law Agency Allahabad, Ed. 2005 Part II, III, IV)
- 12. KM Pillai. *Labour and Industrial Law*, (Allahabad Law Agency, Faridabad, Haryana, 2005 Part II, III Latest Ed.)

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- 13. SN Mishra. *Labour and Industrial Law*, (Central Law Publications, Allahabad, 2004, Part VII, VIII, XI Latest Ed.)
- 14. HL Kumar. *Labour problems and remedies*, (Universal Book Traders, Delhi, 2006 Latest Ed.)
- 15. Giri V V. Labour Problems in Indian Industry, (Asian Publishing House, Bombay, 1965 Lates Ed.)

*Students are advised to study latest edition of the books and case laws.

LL.B. 3 Year Course 4th Semester Competition Law Course code- LBE-411

MM: 80 Marks Time: 3 Hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into Five sections, each of the First Four Sections of the Question Paper will contain 2 questions respectively from Unit-1 to Unit-4 of the syllabus. The students will be required to attempt one question from each section. Section 5 of the question paper shall contain 8 short answer type questions of 3 marks each(without any choice) covering the entire syllabus. As such Section 5 will be compulsory. The examiner will be free to set the questions in problem forms based on case law.

NOTE FOR STUDENTS(ON QUESTION PAPER)

Attempt four questions from sections 1 to 4, selecting at least one question from each section. These questions shall carry 14 marks each. Section 5 is compulsory and each question in this section shall carry 3 marks.

UNIT-I: COMPETITION ACT 2002

Background, Prohibitions, Competition Commission of India, Competition Advocacy

UNIT-II: CORPORATE FINANCE & REGULATORY FRAMEWORK

SEBI Act, 1992, The Securitisation & Reconstruction of Financial Assets & Enforcement of Security Interest Act, 2002

UNIT-III: REGULATORY FRAMEWORK FOR FOREIGN TRADE, MULTINATIONAL COMPANIES

Foreign Trade (Development Regulation) Act, 1992

UNIT-IV: FOREIGN EXCHANGE MANAGEMENT ACT, 1999

Background, Policies, Authorities

BOOKS RECOMMENDED

- Pardeep S. Mehta, Competition and Regulation in India, (CUTS International, 2011)
- Richard Whish & David Balley, *Competition Law*, (Oxford, Online Resource Centre, 7th Ed.)
- Abir Rao & Jayant Kumar, Competition Law, (2010, 1st Ed.)
- Sanjiv Agarwal. *Investor Guide to Stock Market* (Latest Ed.)
- V.A. Avadhani. SEBI guidelines and listing of Companies (Himalaya Publishing House, Latest Ed.)

Mr Don

- Bal Krishan Marta. Security Market in India (Latest Ed.)
- Dr. Chandrate, Dr. S.D. Irrani. Capital Issues SEBI & Listing (Latest Ed.)
- R.P. Hooda. *Indian Securities Market* (Latest Ed.)
- B.L. Mathur. *Indian Capital Market Challenges* and Responses (Latest Ed.)
- Ravi Puliani and Mahesh Puliani. SEBI Manual (Latest Ed.)
- V.K. Aggarwal. Consumer Protection Law & Practice. (Latest Ed.)
- Competition Act 2002
- Security Contracts(Regulation) Act 1956
- SEBI Act 1992
- Depositaries Act 1996
- Foreign Trade (Development & Regulation) Act, 1992
- FEMA 1999

*Students are advised to study latest edition of the books and case laws.

LL.B. 3 Year Course 4th Semester Land Laws, Tenancy & Panchayat Laws Course code- LBE-412

MM: 80

Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into Five sections, each of the First Four Sections of the Question Paper will contain 2 questions respectively from Unit-1 to Unit-4 of the syllabus. The students will be required to attempt one question from each section. Section 5 of the question paper shall contain 8 short answer type questions of 3 marks each(without any choice) covering the entire syllabus. As such Section 5 will be compulsory. The examiner will be free to set the questions in problem forms based on case law.

NOTE FOR STUDENTS(ON QUESTION PAPER)

Attempt four questions from sections 1 to 4, selecting at least one question from each section. These questions shall carry 14 marks each. Section 5 is compulsory and each question in this section shall carry 3 marks.

UNIT-I: PUNJAB LAND REVENUE ACT 1887

Definition of Key Words, Revenue Officers: Their Power and Functions, Preparation of Revenue Record: Like Documents of Jamabandi, Girdawari, Mutation, Intkaal, Sijra Nasab (Pedigree Table) Sirjra Axe(Map of the Village), **Arbitration (Sections 127-135)**, Concepts & Procedure of Partitions

UNIT-II THE PUNJAB TENANCY ACT -1887

Definition of Key Words under the Act, Class of Tenants, Law relating to Rent, Law relating to Occupancy of Tenant, Law of Ejectment of Tenants

HARYANA CEILING OF LAND HOLDING ACT 1972

Definition of Key Words(Section-3), Concept of Permissible Area and Surplus Area (Ss-4 to 6), Ceiling on Land, Acquisition and Disposal of Surplus Area(SS 7 to 15), Appeal by the Aggrieved Party (Section-18)

HARYANA RENT CONTROL ACT, 1973

Definitions (SS 1-4), Rights & Duties of Tenants, Rights and Duties of Landlords, Grounds of Ejectment of Tenants.

UNIT-III: HARYANA PANCYAYATI RAJ ACT 1994 (Ss 1 to 54) (Chapter 1 to 6)

Definition of Key Words, Constitution of Gram Sabha and Gram Panchayat, Gram Panchayat's Duties, Functions and Powers, Finance and Taxation, Control of Gram Panchayat, Sources of Income and Expenditure of Gram Panchayat.

UNIT-IV: HARYANA PANCHAYATI RAJ ACT 1994, PANCHAYATI SAMITI (CHAPTER 7 TO 11) AND SECTION 55 TO 116)

Definition of Key Words, Conduct of Business of Panchayat Samities, Servant of Panchayat Samities, Duties and Powers of Panachayat Samiti, Finance and Taxation, Sources of Income of Panchayat Samiti, Control of Panchayat Samiti

Leading Cases:-

- i) Chhote Khan & Others V Malkhan & Others AIR 1954 SC 575
- ii) Jaipal Singh V Kapoor Kaur PLR 1967 Page 52
- iii) Gurmail Singh V P.Kumar PLR 1970 Page 365

BOOKS RECOMMENDED

- Harshali Chowdhary, Punjab & Haryana Land Laws, (Central Law Publications, Allahabad, 1st Ed. 2016)
- Badruddin, Commentary on Revenue Laws, Panchayat Laws and Rent Laws, (The Law House, Rohtak, 4th Ed. 2015)
- Neety Kaul, Land Laws in Punjab and Haryana, (Chawla Publications (P) Ltd., Chandigarh, 6th Ed. 2014)
- D. P. Narula, *Punjab and Haryana Land Laws*, (Allahabad Law Agency, Ed. 2012)

*Students are advised to study latest edition of the books and case laws.

LL.B 3yr. Course 4th SEMESTER

MEDIA & LAW

Course code- LBE-413

MM: 80

Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into Five sections, each of the First Four Sections of the Question Paper will contain 2 questions respectively from Unit-1 to Unit-4 of the syllabus. The students will be required to attempt one question from each section. Section 5 of the question paper shall contain 8 short answer type questions of 3 marks each(without any choice) covering the entire syllabus. As such Section 5 will be compulsory. The examiner will be free to set the questions in problem forms based on case law.

NOTE FOR STUDENTS (ON OUESTION PAPER)

Attempt four questions from sections 1 to 4, selecting at least one question from each section. These questions shall carry 14 marks each. Section 5 is compulsory and each question in this section shall carry 3 marks.

Unit -I

Concept of media and its evolution; Constitutional framework and media: Pre and Post-censorship; Issues relating to Privacy; Parliamentary Privileges

Unit-II

Media and criminal Law: Sedition; Obscenity; Defamation; Media and Tort Law: Defamation; Media and Contempt of Courts; Media Trials and administration of justice

Unit-III

Legislation in Broadcasting Sector: Parsar Bharati Act, 1990; Cable Television Network Regulation Act, 1995, Press Council Act, 1978; Cinematograph Act, 1952; Emerging problem of Social Media and Information Technology Act, 2000.

Unit-IV

Concept of advertisement: Legal regulation and Self Regulation of advertisement in India; Comparative and Surrogate advertisement; Advertisement and IPR's.

SUGGESTED READINGS

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Batch 2020 onwards

- 1. M.P. Jain, Constitutional Law of India; Wadhwa, Nagpur;(1994)
- 2. H.M. Seervai, Constitutional Law of India 2002 Vol. 1; Universal Law Publishing Co Ltd
- 3. John B. Howard, "The Social Accountability of Public Enterprises" in Law and Community Controls in New Development Strategies (International Center for law in Development 1980)
- 4. Rodney D. Ryder, Brands, trademarks, and advertising, Lexis Nexis Butterworths, (2003).
- 5. Soli Sorabjee, Law of Press Censorship in India (1976).
- 6. Justice E.S. Venkaramiah, Freedom of Press: Some Recent Trends (1984).
- 7. D.D. Basu, The Law of Press of India (1980)
- 8. Venkat Iyerass, Media Laws And Regulations In India; Bahri Sons (India Research Press) (2000).
- 9. Monroe Edwin Price, Stefaan G. Verhulst, Broadcasting reform in India: media law from a global perspective, Oxford University Press, (2000).
- 10. Kiran Prasad, Media Law in India, Kluwer Law International ;(2011).
- 11. Daxton Stewart (ed.) Social Media and the Law: A Guidebook for Communication Students and Professionals, Routledge, (2013).
- 12. B. Manna, Mass Media and Related Laws in India, Academic Publishers, (2006).
- 13. Monroe Edwin Price, Stefaan G. Verhulst, Broadcasting reform in India: media law from a global perspective, Oxford University Press, (2001).

LL.B. 3yr. Course 4th SEMESTER INTERNATIONAL CRIMINAL LAW

Course code- LBE-414

MM: 80

Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into Five sections, each of the First Four Sections of the Question Paper will contain 2 questions respectively from Unit-1 to Unit-4 of the syllabus. The students will be required to attempt one question from each section. Section 5 of the question paper shall contain 8 short answer type questions of 3 marks each(without any choice) covering the entire syllabus. As such Section 5 will be compulsory. The examiner will be free to set the questions in problem forms based on case law.

NOTE FOR STUDENTS(ON QUESTION PAPER)

Attempt four questions from sections 1 to 4, selecting at least one question from each section. These questions shall carry 14 marks each. Section 5 is compulsory and each question in this section shall carry 3 marks.

Unit-I

International Criminal Law:

- a. Meaning,
- b. History and sources,
- c. Objective and Principles
- d. International crime and types (brief introduction) such as: Criminal offenses against the world community: genocide, war crimes, crimes against humanity, crimes of aggression, act of terrorism and money laundering, financial crimes, willful damage to the environment, and cyber crimes.

Unit-II

Salient Features of important UN Conventions relating to International crimes

- a. Genocide Convention 1948
- the United Nations Convention against Illicit Traffic in Narcotic Drugs and Psychotropic Substances of 1988

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c. United Nations Convention against Transnational Organized Crime and the Protocols , 2000

International crime Investigating agency: INTERPOL Jurisdiction under International Criminal Law

Unit-III

Responsibility under International Criminal Law and Immunity to state officials as per Diplomatic Convention, 1961
Extradition and Mutual Legal assistance
International criminal Tribunals and Special courts:

- a. Nuremberg Tribunal
- b. Tokyo Tribunal
- c. International Criminal tribunal for Yugoslavia (ICTY)
- d. International Criminal Tribunal for Rwanda(ICTR)
- e. Special Courts in Sierra Leone and Lebanon

Unit-IV

International Criminal Court(ICC):

Rome Statute of ICC: Jurisdiction (genocide, war crimes, Crimes against humanity, Crime of aggression), Applicable Law, Composition, Mandate and Principles, Penalties, Appeal and Revision, Enforcement, Assembly of States Parties, Reservations, Amendments, Review of Statute, Important cases decided by ICC

SUGGESTED READINGS

- 1. Julius Stone, "Legal contract of International Conflicts"
- 2. JG Starke "Introduction to International Law"
- 3. Dr.S.KKapoor "International Law and Human Rights"
- 4. Ian Brownli "principles of International Law"
- 5. Malcolm Shaw "International Law"
- 6. L Oppenheim "Principles of International Law"
- 7. Charles Fenwick "International Law"
- 8. Phillip C Jessup "A Modern Law of Nations"



LL.B. 3 Year Course 5th Semester Environmental Law Course code- LBC-501

MM: 80

Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into Five sections, each of the First Four Sections of the Question Paper will contain 2 questions respectively from Unit-1 to Unit-4 of the syllabus. The students will be required to attempt one question from each section. Section 5 of the question paper shall contain 8 short answer type questions of 3 marks each(without any choice) covering the entire syllabus. As such Section 5 will be compulsory. The examiner will be free to set the questions in problem forms based on case law.

NOTE FOR STUDENTS(ON QUESTION PAPER)

Attempt four questions from sections 1 to 4, selecting at least one question from each section. These questions shall carry 14 marks each. Section 5 is compulsory and each question in this section shall carry 3 marks.

UNIT-I

- A) Meaning and Definition of environment, environmental pollution, factors responsible for environmental pollution. Provisions of following general laws for protecting environment in general;
 - i) Constitution of India
 - ii) Indian Penal Code
 - iii) Criminal Procedure Code
 - iv) The Factories Act, 1948
- B) Noise- Definition, Sources, Harmful effects, Remedies against noise pollution.
- C) The Water(Prevention & Control of Pollution) Act, 1974

Leading Cases:

- i) Ratlam Muncipality v Varohi Chand & others AIR 1980 SC 1622
- ii) M.C. Mehta v Union of India(The Ganga Pollution Case), AIR 1988 SC 115

UNIT-II

The Air(Prevention & Control of Pollution) Act, 1981, The Environment(Protection) Act, 1986 Leading Case: K.M. Gowda V State of Karnataka, AIR 1998 281

UNIT-III

Role of Public Interest Litigation in Protection of Environment, Role of Judiciary in Protection of Environment, The Green Tribunals Act, 2010.

Leading Case: Rural Litigation Kendra Dehradun V State of UP-AIR 1987, SC 305

UNIT-IV

The Doctrine of Absolute Liability Case, The Public Liability Insurance Act, 1991 Leading Case: M.C. Mehta V Union of India (SFFI case) AIR 1987 SC 965

BOOKS RECOMMENDED

- P.S. Jaiswal, Environmental Law, (Allahabad Law Agency, 4th Edition, 2017)
- Leelakrishnan P, Environmental Law in India, (Lexis Nexis Butterworth, 4th Ed. 2016)
- Singh Gurdip, Environmental Law, (Eastern Book Company, Ed. 2016)
- Nanda, Sukanta K. Environmental law, (Central Publications, Allahabad, Ed. 2017)
- Bell Stuart & McGilliavray Donald, Environmental Law, The Law and Policy Relating to The Protection of The Environment, (Universal Law Publishing Co. Pvt. Ltd. New Delhi, Ed. 2013)
- Dr. Tiwari H. N. Environmental Law, (Allahabad Law Agency Faridabad, Ed. 2017)
- Chandra Pal, Environmental Pollution & Development (Mittal Publication, Ed. 1999)
- Naresh Kumar, Environmental Pollution & Development (Mittal Publication, Ed. 1999)
- Shyam Divan and Armin Rosencranz, Environmental Law and Policy in India, (Oxford University Press, New Delhi, Ed. 2005)

Articles, Acts and Reports

- Krushna Chandra Jena, 'Ecological and Environmental Protection Movements: A Brief Conspectus', AIR 2005 Journal 288.
- Akshay Sarathi, 'Sustainable Development: Implementation Issues', A Socio-Political Journal of Symbiosis Society, Vol. 3, 2006.
- Dubash N, Ghosh S, Kohli K and Menon M, in consultation with Mehta PB and Wahi N, A Framework of Principles for Environmental Regulatory Reform: Submissions to the High Level Committee's Review of Environmental Laws (Centre for Policy Research,

Mar.

Surial Desire

2014)

- Annual Report 2014-15 (Ministry of Environment, Forests and Climate Change, Government of India)
- Evaluation of Central Pollution Control Board (Indian Institute of Management, Lucknow, 2010)
- Reforms in Environmental Governance with Special Reference to Establishment of National Environment Assessment and Monitoring Authority (Ministry of Environment and Forests, Government of India, 2010)
- The Water (Prevention and control of Pollution) Act, 1974 The AIR (Prevention and Control of Pollution) Act, 1981.
- The Environment (Protection) Act, 1986
- The Public Liability Insurance Act, 1991
- The National Environment Tribunals Act, 1995

*Students are advised to study latest edition of the books and case laws.

LL.B. 3 Year Course 5th Semester Principles of Taxation Law Course code- LBC-502

MM: 80 Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into Five sections, each of the First Four Sections of the Question Paper will contain 2 questions respectively from Unit-1 to Unit-4 of the syllabus. The students will be required to attempt one question from each section. Section 5 of the question paper shall contain 8 short answer type questions of 3 marks each(without any choice) covering the entire syllabus. As such Section 5 will be compulsory. The examiner will be free to set the questions in problem forms based on case law.

NOTE FOR STUDENTS(ON QUESTION PAPER)

Attempt four questions from sections 1 to 4, selecting at least one question from each section. These questions shall carry 14 marks each. Section 5 is compulsory and each question in this section shall carry 3 marks.

UNIT-I INCOME TAX ACT; 1961

- (i) Definition: Income-Meaning, Concept, Application and Diversion of Income, Agricultural Income, Assessee, Assessment year and Previous Year, Residential Status and Tax Liability of Assessee
- (ii) Distinction between Capital Receipt and Revenue Receipt; Capital Expenditure and revenue
- (iii) Heads of Income
 - (a) Salary
 - (b) Income from house property
 - (c) Capital gains

Leading Case: i) CIT V Raja Benoy Kumar Sahars Roy (1957) 32 ITR 466 (SC)

ii) Pradeep J. Mehta V CIT; (2002) 256 ITR 647 (Guj.)

UNIT-II

- (i) Income of other persons included in Assesssee's Total Income
- (ii) Set out and Carry Forward of Losses
- (iii) Assessment Procedure
- (iv) Rectification of Mistakes

Leading Case: CIT V Madhukant M.Mehta (2001) 247 ITS 805 (SC)

UNIT-III

- (i) Deductions under Section 80 C, 80 D, 80 CCE, 80 G, 80 U
- (ii) Appeal, Reference and Revision
- (iii) Penalties (Section 271 to 275)
- (iv) Income Tax Authorities

Leading Case: K.C. Builders and Another V Asstt. Commissioner Income Tax (2004) 265 ITR 562 (SC)

UNIT-IV

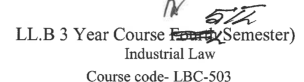
- (ii) Liability in Special Cases (Sec 159-181)
- (iii) Rebate of Income Tax (Sec 87-88)
- (iv) Relief from Income Tax (Sec 89)
- (v) Double Taxation Relief (Sec 90-91)
- (vi) Collection, Recovery and Refund (Sec 190 to 234 and Sec 237-245)

BOOKS RECOMMENDED

- Kailash Rai, Taxation Law, (Allhabad Law Agency 16th Ed. 2017)
- V.K. Singhania. Students Guide to Income Tax (Taxman Publication Pvt. Ltd. Ed. 2015)
- Kanga & Palkiwala. *The Law and Practice of Income Tax* (N.M. Tripathi Pvt. Ltd. Latest Ed.)
- Sampath Iyengar. Law of Income Tax (Bharat Law House Pvt. Ltd. New Delhi, Ed. 2014)

*Students are advised to study latest edition of the books and case laws.

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MM: 80 Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into Five sections, each of the First Four Sections of the Question Paper will contain 2 questions respectively from Unit-1 to Unit-4 of the syllabus. The students will be required to attempt one question from each section. Section 5 of the question paper shall contain 8 short answer type questions of 3 marks each(without any choice) covering the entire syllabus. As such Section 5 will be compulsory. The examiner will be free to set the questions in problem forms based on case law.

NOTE FOR STUDENTS(ON QUESTION PAPER)

Attempt four questions from sections 1 to 4, selecting at least one question from each section. These questions shall carry 14 marks each. Section 5 is compulsory and each question in this section shall carry 3 marks.

UNIT-I

The Workmen's Compensation Act, 1923 Main Features of the Act, Definitions Compensation, Dependent, Employer, Workman, Partial Disablement, Total Disablement, Employer's Liability for Compensation(section-8), Notice and claims of the Accident (section-10), Commissioner (Section 19 to 29), Appeals (section 30), Medical Examination (Section 11) Leading Case: Partap Narain Singh V Sriniwas Sabhata AIR 1976 SC 222

UNIT-II

The Minimum Wages Act, 1948: Objects and Constitutional Validity of the Act, Salient Features, Definitions: Employer, Cost of Living Index, Scheduled Employment, Wages, Minimum Wages, Fair Wage and Living Wage, Fixation and Revision of Minimum Rates of Wages, Working Hours, Determination of Wages and Claims (section 3, 20 and 21), Payment of Wages Act, 1936: Definitions: Employer, Industrial and other Establishment, Wages, Payment

and Deduction from Wages (section 3-13), Inspector (section 14), Authority to Hear claims (section 15), Appeal (section-17)

Leading Case: Bijoy Cotton Mills Ltd. v State of Ajmer AIR 1995 SC 33.

UNIT-III

The Industrial Employment (Standing Orders) Act, 1946, Procedure for Certification & Adoption of Standing Orders. Certifying Officer, The Employeez' State Insurance Act, 1948-Employees State Insurance Corporation, Standing Committee, Medical Benefit Council, Contributions, Benefits, Employees Insurance Court.

Leading Case: Associated Cement Co. Ltd. V Shri T.C. Srivastava & Others (1984) II LLJ 105(SC)

UNIT-IV

The Equal Remuneration Act, 1976-Definitions, Payment of Remuneration at Equal Rates (section 4 to7)Inspector, Penalities and Cognizance of Offences under the Act, The Payment of Bonus Act, 1965 – Eligibility, Disqualification for Bonus (section 8,9) Minimum & Maximum Bonus (5,10,11); Proportionate Reduction (5, 13) Recovery of Bonus Due (5, 21) Customary Bonus, Productivity Bonus. The Payment of Gratuity Act, 1972. Definitions, Eligiblity, Payment, Determination, Recovery and Protection of Gratuity, Sec. 2-A, 4, 7, 8, and 13. Leading Cases: M/s Mackinon Mackenzie & Co. Ltd. v Adnrey D' Cost and Another

(1987) 1 LJ 536 (SC)

Jalan Trading Co. v Mill Mazdoor Sangh AIR 1967 SC 691

BOOKS RECOMMENDED

- 1. C.B. Memoria and Satish Memoria. *Dynamics of industrial Relations*, (Himalaya Publishing House-Mumbai Part II and III. Ed. 2007)
- 2 Dr. V.G. Goswani. *Labour and Industrial law*, (Central Law Agency Allahabad, , Part VI. Ed. 2005)
- 3. Nirmal Singh and S.K. Bhatia. *Industrial Relations and Collective Bargaining*, (Deep and Deep Publications Pvt. Ltd. Delhi, Ed. 2000.)
- 4. Srivastav K. *Industrial Peace and Labour in India*, (Kitab Mahal Allahabad, Ed. 2003)
- 5. Indian Law Institute. Labour Law and Labour Relations, (Ed. 2002)
- 6. KM Pillai. *Labour and Industrial Law*, (Allahabad Law Agency, Faridabad Haryana, Part I. Ed. 2005)
- 7. S.N. Mishra. *Labour and Industrial Law*, (Central Law Publications, Allahabad, Part I. Ed. 2004)
- 8. HL Kumar. *Labour problems and remedies*, (Universal Book Traders, Delhi, Ed. 2006)
- 9. Giri V V, *Labour Problems in Indian Industry*, (Asian Publishing House, Bombay, Ed. 1965)
- 10. C.B. Memoria and Satish Memoria. *Dynamics of industrial Relations*, (Himalaya Publishing House-Mumbai Part VIII. Ed. 2007)

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- 11. Dr. V.G. Goswani. *Labour and Industrial law*, (Central Law Agency Allahabad, Part II, III, IV. Ed. 2005)
- 12. KM Pillai. *Labour and Industrial Law*, (Allahabad Law Agency, Faridabad, Haryana, Part II, III Ed. 2005)
- 13. SN Mishra. *Labour and Industrial Law*, (Central Law Publications, Allahabad, Part VII, VIII, XI Ed. 2004)
- 14. HL Kumar. *Labour problems and remedies*, (Universal Book Traders, Delhi, Ed. 2006)
- 15. Giri V V. Labour Problems in Indian Industry, (Asian Publishing House, Bombay, Ed. 1965)

*Students are advised to study latest edition of the books and case laws.

LL.B 3yr. course 5th Semester Interpretation of Statutes and Principles of Legislation Course code- LBE-511

MM: 80 Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into Five sections, each of the First Four Sections of the Question Paper will contain 2 questions respectively from Unit-1 to Unit-4 of the syllabus. The students will be required to attempt one question from each section. Section 5 of the question paper shall contain 8 short answer type questions of 3 marks each(without any choice) covering the entire syllabus. As such Section 5 will be compulsory. The examiner will be free to set the questions in problem forms based on case law.

NOTE FOR STUDENTS(ON QUESTION PAPER)

Attempt four questions from sections 1 to 4, selecting at least one question from each section. These questions shall carry 14 marks each. Section 5 is compulsory and each question in this section shall carry 3 marks.

UNIT-I

Statute: Meaning and Classification, Interpretation-Meaning, Object, Purpose and Scope, Basic Principles of Interpretation, Difference between Interpretation and Construction, Rule of Construction-Literal, Golden and Mischief Rules, Limitations of the Court

UNIT-II

Internal Aid, External Aid, Interpretation of Mandatory and Directory Provisions, Interpretation of Penal and Taxing Statutes

UNIT-III

Interpretation of Indian Constitution, Rule of Ejusdem Generis, Rule of Noscitur-a-sociis, Rule of Pari Materia, Rule of Stare Decisis, Contemporanea Expositio eat optima Et Fortissima in Lege

UNIT-IV

What is Legislation, Who Legislate, Restriction on the Legislature, Legislation is a Science, The Method of Law Reform, Principles of Legislation, Relationship between Law and Public Opinion, Bentham's Theory of Legislation, Greatest Happiness of Gretest Number, Pains and Pleasure, Utilitarianism

BOOKS RECOMMENDED

- G.P.Singh. Principles of Statutory Interpretation, (Lexis Nexis 14th Edition, 2016)
- Avtar Singh. Introduction to Interpretation of Statutes, (Lexis Nexis 4th Edition, 2014)
- V.P. Sarathi. *Interpretation of Statutes*, (E.B.C. 5th Edition, 2010)
- Kafaltiya A.B. Interpretation of Statutes, (E.B.C 2016 Latest Ed.)
- D.N.Mathur. *Interpretation of Statutes*, (Central Law Publication 2013 Latest Ed.)
- R.D. Srivastava. *Interpretation of Statutes and Legislation*, (Central Law Publication 6th Edition, 2013)

^{*}Students are advised to study latest edition of the books and case laws.

LL.B 3yr. course 5th Semester Subject: Humanitarian & Refugee Law Course code- LBE-512

MM: 80

Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into Five sections, each of the First Four Sections of the Question Paper will contain 2 questions respectively from Unit-1 to Unit-4 of the syllabus. The students will be required to attempt one question from each section. Section 5 of the question paper shall contain 8 short answer type questions of 3 marks each(without any choice) covering the entire syllabus. As such Section 5 will be compulsory. The examiner will be free to set the questions in problem forms based on case law.

NOTE FOR STUDENTS(ON QUESTION PAPER)

Attempt four questions from sections 1 to 4, selecting at least one question from each section. These questions shall carry 14 marks each. Section 5 is compulsory and each question in this section shall carry 3 marks.

Unit -1 Introduction

- a. History
- b. Evolution
- c. Growth
- d. Geneva Conventions Systems

Unit - II:

- a. Armed Conflicts
- Internal Armed Conflict
- International Armed Conflicts
- Non-International Armed Conflicts
- b. Enforcement Machinery
- International Criminal Court
- ICRC

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Unit - III: Refugee Law

- a. Introduction
- b. Position of refugees under Universal Declaration of Human Rights
- Rights, Obligations and Privileges of Refugees under the Refugee
 Convention 1951
 - Who is a Refugee?
 - Judicial Status
 - Administrative Measures
 - The 1967 Protocol

Unit – IV:

- a. The Refugee Problem in Asia and Africa
 - The AALCC Principles 1966
 - The OAU Convention 1969
- b. Implementation and Monitoring
 - Statute of the UNHCR 1950
 - Cartegena Declaration 1984

Text Books:

- 1. Ingrid Detter, *The Law of War*, Cambridge, 2000
- 2. A. Roberts and R. Guelff, eds., Documents on the Laws of War. Oxford, 2000
- 3. Guy S. Goodwin, The Refugee in International Law, Oxford, 2000

References:

- 1. Legality of the Threat or Use of nuclear weapons, Advisory Opinion, ICJ Reports (1996)
- 2. M.K. Balachandran and Rose Verghese (eds.), *International Humanitarian Law*, ICRC, 1997
- 3. Ravindra Pratap, "India"s Attitude towards IHL", in Mani (ed.), *International Humanitarian Law in South Asia*, Geneva: ICRC, 2003
- 4. 4. A. Vibeke Eggli, Mass Refugee Influx and the Limits of Public International Law, The Hague: Nijhoff, 2002

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LLB 3yr. Course 5th Semester Subject: International Trade Law

Course code- LBE-513

MM: 80 Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into Five sections, each of the First Four Sections of the Question Paper will contain 2 questions respectively from Unit-1 to Unit-4 of the syllabus. The students will be required to attempt one question from each section. Section 5 of the question paper shall contain 8 short answer type questions of 3 marks each(without any choice) covering the entire syllabus. As such Section 5 will be compulsory. The examiner will be free to set the questions in problem forms based on case law.

NOTE FOR STUDENTS(ON QUESTION PAPER)

Attempt four questions from sections 1 to 4, selecting at least one question from each section. These questions shall carry 14 marks each. Section 5 is compulsory and each question in this section shall carry 3 marks.

Unit-I: Introduction of International Trade Law

- a. Economic Theories:
 - i. Mercantilism
 - ii. Adam Smith"s Absolute Cost Advantage Theory
- iii. David Ricardo"s Comparative Advantage Theory
- iv. Hecksher: Ohlin's Factor Endowment Theory
- v. Raymond Vernon"s Product Life Cycle Theory
- vi. National Competitive Theory (Porter's Diamond)

Unit-II: Development of International Trade: GATT, 1947 - WTO 1994

- a. Historical Background of GATT 1947
- b. Uruguay Round and Marrakesh Agreement
- c. GATT 1994
- d. Dispute Settlement Understanding

Unit-III: WTO Agreements

- a. Agreement on Agriculture
- b. Agreement on Subsidies and Countervailing Measures
- c. Agreement on Anti-Dumping
- d. General Agreement on Trade in Services

Unit-IV: Contemporary Issues: International Trade and Regionalism

- a. Trade and SAPTA and SAFTA
- b. Trade and Environment

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c. Doha Development Agenda

Text Books:

1. Raj Bhalla, *International Trade Law: Theory and Practice*, Lexis Nexis, 2001 (2nd Edn)



- 2. A.K.Kaul, Guide to the WTO and GATT: Economics, Law and Politics, Kluwer Law International, 2006
- 3. Craig VanGrasstek, *The History and the Future of the WTO*, WTO Publications, 2013

References:

- 1. WTO, Doha Development Agenda, WTO, 2013.
- 2. Peter Van den Bossche, *The Law and Policy of the WTO*, Cambridge Publications, 2013
- 3. Gabriel Moens and Peter Gillies, *International Trade and Business: Law, Policy and Ethics*, Routledge
- 4. Daniel, Oxford Handbook on international Trade Law, Oxford University Press
- 5. Results of the Uruguay Round of Multilateral Trade Negotiations: The Legal Texts (Geneva: GATT Secretariat, 1994)
- 6. Francesco, ed. *Environment, Human Rights & International Trade,* Oxford: Hart, 2001
- 7. J. Frank, Trade, Inequality and Justice: Towards a Liberal Theory of Just Trade, New York: Transnational 2003
- 8. Anil Arora, Jai Narayan Sharma, *The International Trade Theories and Current Trend in the Globalised World*, Deep & Deep Publications Pvt. Ltd., 2008
- 9. A. K. Dixit & V. Norman, *Theory of International Trade*, Cambridge University Press, 1980
- 10. Robert E. Hudec, *Developing Countries in the GATT Legal System*, London: Gower Press for the Trade Policy Research Centre, 1987



LL.B 3yr. Course 5th Semester GENDER JUSTICE AND FEMINIST JURISPRUDENCE Course Code:- LBE-514

MM: 80

Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper will contain 1 question from each module(i.e. 8 questions in all). The students will be required to attempt any five questions. The examiner will be free to set the questions in problem forms based on case law.

NOTE FOR STUDENTS(ON QUESTION PAPER)

Attempt any five questions. All questions carry equal marks.

Prescribed Readings:

- 1. Sarla Gopalan, TOWARDS EQUALITY THE UNFINISHED AGENDA STATUS OF WOMEN IN INDIA 2001. National Commission for Women.
- 2. Amita Dhanda, Archana Parashar (ed) ENGENDERING LAW ESSAYS IN HONOUR OF LOTIKA SARKAR (1999). Eastern Book Depot.
- Ratna Kapur and Brendia Cossman, SUBVERSIVE SITES: FEMINIST ENGAGEMENTS WITH LAW IN INDIA (1996).
- 4. TOWARDS EQUALITY Report of the Committee of Status in India Government of India (1974).
- Kalapana Kannabhiran (ed), WOMEN AND LAW CRITICAL FEMINIST PERSPECTIVES (Sage Publications India 2014)
- 6. Usha Tandon (ed), Gender Justice: A Reality or Fragile Myth (2015)
- 7. Rajesh Talwar, The Third Sex and Human Rights (2016)
- 8. National Family Health Survey-4 (2017)

Module 1: INTRODUCTION

- · What is Gender justice
 - Notions of sex and gender
 - O Deconstructing 'Man', 'Woman', 'Other'
 - O Private-public dichotomy
- · Women in ancient, medieval and modern India: An overview
- Indicators of Status: Difference in likelihood of survival; female foeticide, assigned human worth; and control over property, valued goods and services, working conditions, knowledge and information, political processes, symbolic representation, one's body, daily lifestyle, reproductive process

Readings:

- Moira Gatens, "A Critique of the Sex/Gender Distinction" in A Phillips ed. FEMINISM AND SUBJECTIVITY, pp. 139-154
- 2. Carol Pateman, "Feminist Critique of the Public and Private" in A Phillips ed. Feminism and Equality, pp. 103-123

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- 3. India Report under CEDAW 2011 availabale at http://www2.ohchr.org/english/bodies/cedaw/docs/AdvanceVersions/CEDAW-C-IND-4-5_en.pdf
- 4. National Family Health Survey-4 (2017), available at https://dhsprogram.com/pubs/pdf/FR339/FR339.pdf
- 5. Lotika Sarkar, "Women's Movement and the Legal Process" Occasional Paper 24, CWDS, http://www.cwds.ac.in/wp-content/uploads/2016/09/WomensMovement.pdf
- Usha Ramanathan, "Images (1920-1950) Reasonable Man, Reasonable Woman and Reasonable Expectations" in Amita Dhanda, Archana Parashar (ed) ENGENDERING LAW, pp. 33-70 (1999). Eastern Book Company. http://www.ielrc.org/content/a9906.pdf
- 7. Rajesh Talwar, "Introduction" in THE THIRD SEX AND HUMAN RIGHTS (2016)

Module 2: PATRIARCHY AND FEMINIST JURISPRUDENCE

- Understanding Patriarchy
- · Issues and contradictions in feminism
- · Sameness and difference debate
- Liberal feminism
- · Radical feminism
- · Socialist/Marxist feminist approaches
- 8. Kamla Bhasin, What is Patriarchy, Kali/Women Unlimited (2004)
- 9. Ratna Kapur and Brendia Cossman, Subversive Sites: Feminist Engagements with Law in India 43-75 (1996).
- Alison Jagar "Introduction: Living with Contradictions: Controversies in Feminist Social Ethics" (1994)
 Westview Press
- 11. Heywood, "Feminism in Political Ideology: An Introduction" pp. 252-265 (2004) Palgrave McMillan.

Module 3: "LGBTQH++ and Human Rights"

- 12. National Legal Services Authority v. Union of India, [(2014) 1 SCC 1]
- Arun Kumar v. Inspector General, 22nd April 2019 Mad HC, available at https://indiankanoon.org/doc/188806075/
- 14. Arvind Narrain, "That despicable specimen of humanity': Policing of homosexuality in India" in Kalpana Kannabiran (ed), CHALLENGING THE RULE(S) OF LAW: COLONIALISM, CRIMINOLOGY AND HUMAN RIGHTS IN INDIA (2008) Sage India
- Navtej Singh Johar & Ors v. Union of India Ministry of Law and Justice Secretary, Writ Petition(s) (Criminal) No(s).76/2016 available at https://indiankanoon.org/doc/119980704/
- 16. EXCERPTS: Born Free and Equal: Sexual Orientation and Gender Identity in International Human Rights Law (UN Human Rights Office of the High Commissioner) HR/PUB/12/06 (2012)
- 17. Report of the United Nations High Commissioner for Human Rights on Discriminatory laws and practices and acts of violence against individuals based on their sexual orientation and gender identity (2014) available at

https://www.un.org/ga/search/view_doc.asp?symbol=A HRC/19/41

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Module 4: INTERNATIONAL INSTRUMENTS ON GENDER JUSTICE

- UDHR, ICESCR, ICCPR
- UN Convention for the Elimination of Discrimination against Women
- The Yogyakarta Principles, 2007, available at http://data.unaids.org/pub/manual/2007/070517 yogyakarta principles en.pdf
- UN Human Rights Council Resolution on Human rights, Sexual Orientation and Gender Identity,
 2011
- Human Rights Council Resolution on sexual orientation and gender identity (2014), available at https://www.un.org/ga/search/view_doc.asp?symbol=A/HRC/19/41

Module 5: SEXUALITY AND MORALITY IN LAW

- Indian Penal Code 1860
 - O Rape Laws
 - O Adultery
- Immoral Traffic Prevention Act 1956 read with section 370 IPC
- Indecent Representation of Women (Prohibition) Act, 1986
- 19. Ved Kumari, "Gender Analyses of Indian Penal Code" in Amita Dhanda, Archana Parashar (ed) ENGENDERING LAW Essays in Honour of Lotika Sarkar, pp.139-160 (1999). Eastern Book Company. http://www.womenstudies.in/elib/crime_ag_women/ca_gender_analysis.pdf
- 20. Usha Tandon and Sidharth Luthra, "Rape: Violation of the Chastity or Dignity of Woman? A Feminist Critique of Indian Law", FICHL Policy Brief Series No. 51 (2016)
 http://www.fichl.org/fileadmin/user_upload/160615 PBS No. 51 2016 Tandon Luthra .pdf
- 21. Bobby Art International, Etc v Om Pal Singh Hoon & Ors (SC 1996)
- 22. Joseph Shine v. UOI, 2018 SCC online SC 1676

Module 6: ECONOMIC EMPOWERMENT AND LAW

- Labour Laws:
 - O Gender protective laws
 - O Gender neutral laws
 - Gender corrective laws
- Law Protecting Women against Sexual Harassment at Workplace
 - The Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act 2013
- 23. C.B. Muthamma v. Union of India, 1979(4)SCC 260
- 24. Air India and others v. Nergesh Meerza, 1982 SCR (1) 438
- 25. Richa Mishra v. State of Chhattisgarh, (2016) 4 SCC 179, http://judis.nic.in/supremecourt/imgs1.aspx?filename=43378
- 26. Charu Khurana v. UOI, WRIT PETITION (CIVIL) NO.78 OF 2013 decided by SC on November 10, 2014

27. Medha Kotwal v. U.O.I (2013)1 SCC 297

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- 28. Catharine A. MacKinnon, Where #MeToo Came From, and Where It's Going: The movement is moving the culture beneath the law of sexual abuse, available at https://www.theatlantic.com/ideas/archive/2019/03/catharine-mackinnon-what-metoo-has-changed/ 585313/
- Vanessa Sheridan, "Transgender Economic Equality: The New Frontier" in HUFFPOST available at https://www.huffingtonpost.com/vanessa-sheridan/transgender-economic-equality-the-newfrontier_b_3914614.html

Module 7: REPRODUCTIVE RIGHTS

- Indian Penal Code, 1860
- Medical Termination of Pregnancy Act, 1971
- Maternity Benefits Act, 1964
- PC & PNDT Act 1994
- 30. Municipal Corporation of Delhi v. Female Workers (Muster Roll) and Another, (2000) 3 SCC 224
- 31. Sabu Mathew George v. Union of India & Ors (2008 SC)
- 32. Vinod Soni v. UOI, 2005 Bombay High Court

Module 8: LAW PROTECTING WOMEN AGAINST VIOLENCE AT HOME: DOMESTIC VIOLENCE, DOWRY HARASSMENT, SATI.

- Protection of Women against Domestic Violence Act 2005
- Dowry Prohibition Act 1961
- Commission of Sati (Prevention) Act 1987
- 33. S.R. Batra and Anr v. Taruna Batra, (SC 2006)
- 34. Hiral P. Harsora And Ors v. Kusum Narottamdas Harsora, 2016 SCC OnLine SC 1118, decided on 06.10.2016
- 35. All India Democratic Women's Association and Janwadi Samiti v. Union of India & Ors., 1989 SCR (2) 66
- 36. Staying Alive: Evaluating Court Orders Sixth Monitoring & Evaluation Report 2013 on the Protection of Women from Domestic Violence Act, 2005 (LAWYERS COLLECTIVE)

It may be noted that the list of reading prescribed and suggested is subject to revision with new publications and developments.

LL.B 3 Year Course 6th Semester Drafting, Pleadings and Conveyancing Course code- LBC-601

MM: 80 Time: 3 hours

NOTE FOR EXAMINER

The question paper of each course will be divided into Five sections, each of the First Four Sections of the Question Paper will contain 2 questions respectively from Unit-1 to Unit-4 of the syllabus. The students will be required to attempt one question from each section. Section 5 of the question paper shall contain 8 short answer type questions of 3 marks each(without any choice) covering the entire syllabus. As such Section 5 will be compulsory. The examiner will be free to set the questions in problem form based on case law.

Learning Objective:

NOTE FOR STUDENTS(ON QUESTION PAPER)

Attempt four questions from sections 1 to 4, selecting at least one question from each section. These questions shall carry 14 marks each. Section 5 is compulsory and each question in this section shall carry 3 marks each.

Unit-I

- i) General Princiles of Drafting
- ii) Fundamental Rules of Pleadings(Civil)
- iii) Plaint
- iv) Written Statement
- v) Interlocutory Application
- vi) Amendment of Pleadings
- vii) Affidavit
- viii) Execution Petition
- ix) Memorandum of Appeal(Civil)
- x) Revision(Civil)
- xi) Writ Petition

Unit-II

- i) Petition under Hindu Marriage Act, 1955
- ii) Complaint (Criminal)
- iii) Claim petition under Motor Vehicle Act, 1988

- iv) Bail Application
- v) Anticipatory Bail Application
- vi) Revision (Criminal)

Unit-III

- i) Sale Deed
- ii) Mortgage Deed
- iii) Lease Deed
- iv) Gift Deed
- v) Promissory Note
- vi) Power of Attornecy (GPA & SPA)
- vii) Will

Unit-IV

- i) Notice
- ii) Adoption Deed
- iii) Partnership Deed
- iv) Exchange Deed
- v) Agreement of Sale
- vi) Leave and Licence

BOOKS RECOMMENDED

- Mulla, D.F.: The Code of Civil Procedure, 1908, (Lexis Nexis, New Delhi 11th Edition 2016)
- Sarkar, The Law of Civil Procedure, (Eastern Book Co., Lucknow 5th Ed. 2016)
- Chaturvedi, A.N., *Pleading, Conveyancy & Drafting & Legal Professional*, (11th Ed. 2016)
- Chaturvedi, R.N. Pleading, Drafting & Conveyncing, (Central Law Agency, Allahbad 4th Ed. 2016)
- Dr. A.B. Kafaltiya, *Pleading Drafting & Conveyancing*, (Universal Lexis Nexis, New Delhi 11th Ed. 2014)

*Students are advised to study latest edition of the books and case laws.

LL.B 3 Year Course 6th Semester Professional Ethics & Professional Accounting System Course code- LBC-602

MM: 80 Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into Five sections, each of the First Four Sections of the Question Paper will contain 2 questions respectively from Unit-1 to Unit-4 of the syllabus. The students will be required to attempt one question from each section. Section 5 of the question paper shall contain 8 short answer type questions of 3 marks each(without any choice) covering the entire syllabus. As such Section 5 will be compulsory. The examiner will be free to set the questions in problem forms based on case law.

NOTE FOR STUDENTS(ON QUESTION PAPER)

Attempt four questions from sections 1 to 4, selecting at least one question from each section. These questions shall carry 14 marks each. Section 5 is compulsory and each question in this section shall carry 3 marks.

UNIT-I

Background to Legal Profession in India

Meaning and Necessity of Professional Ethics

Standards of Professional Conduct and Etiquette

Cases: (1) Re Vinay Chandra Mishra, AIR 1995 SC 2348.

(2) Supreme Court Bar Association v. Union of India, AIR 1998 SC 1895.

UNIT-II

Status and Virtues of an Advocate

Oualifications and Disqualification for Enrolment

Qualities of an Advocate

Right and Various Duties of Advocate

Bench-Bar Relation

Cases: (1) Smt. Harbans Kaur v. PC Chaturvedi, (1969) 3SCC 712.

(2) Charan Lal Sahu v. Union of India, AIR 1988 SC 107.

A .

UNIT-III

Establishment of Bar Council of India

Functions and Powers of Bar Council

Establishment of State Bar Councils

Functions and Powers of State Bar Councils

Cases: (1) Harish Chandra Tiwari v. Baiju, (2002) 2 SCC 67.

(2) Bhupendra Kumar Sharma v. Bar Council, Pathankot (2002) 1 SCC 470.

UNIT-IV

Meaning and Scope of Professional and other Misconducts

Background to Law of Contempt

Categories of Contempt of Courts

Contempt by Lawyers and Judges

Powers of State Bar Council to Punish for Professional and other Misconduct

Powers of High Court to Punish Contempt of Subordinate Courts

Cases: (1) DC Saxena v. Chief Justice of India, AIR 1996 SC 2481.

(2) MB Sanghi v. Punjab and Haryana High Court, AIR 1991 SC 1834.

Books Recommended:

- 2. S.P. Gupta. Professional Ethics, Accountancy for Lawyers & Bench Bar Relations, (latest ed. 2012)
- 3. Kailash Rai, Professional Ethics, Accountancy for Lawyers & Bench Bar Relations (Latest ed. 2014)
- 4. Dr. Sirohi, *Professional Ethics, Accountancy for Lawyers & Bench Bar Relations* (Latest Ed. 2010)

*Students are advised to study latest edition of the books and case laws.



LL.B. 3 Year Course 6th Semester Moot Court Exercise and Internship Course code- LBC-603

MM: 100

Moot Court Exercise and Internship:

This paper may have three compenents of 30 marks each and a viva for 10 marks.

- (a) Moot Couret (30 marks). Every student may be required to do at least three moot courts in a year with 10 marks for each. The moot court work will be on assigned problem and it will be evaluated for 5 marks for written submissions and 5 marks for oraln advocacy.
- (b) Observance of Trial in two cases, one Civil and one Criminal (30 marks); Students may be required to attend two trials in the course of the last two or three years of LL.B. studies. They will maintain a record and enter the various steps observed during their attendance on different days in the court assignment. This scheme will carry 30 marks.
- (c) Interviewing techniques and Pre-trial preparations and Internship diary (30 marks). Each student will observe two interviewing sessions of clients at the Lawyer's Office/Legal Aid Office and record the proceedings in a diary, which will carry 15 marks. Each student will further observe the preparation of documents and court papers by the Advocate and the procedure for the filing of the suit/petition. This will be recorded in the diary, which will carry 15 marks.
- (d) The fourth component of this paper will be Viva Voce examination on all the above three aspects. This will carry 10 marks.

BOOKS RECOMMENDED

- Dr. Kailash Rai, Moot Court, *Pre-Trial Preparations & Participation in Trial Proceedings* (Central Law Publications, Latest Ed.)
- Prof. S.K. Awasthi, *Practical Training of Law, Moot Court & Viva-Voce* (Agra Law Agency, Latest Ed.)
- R.N. Chaturvedi, *Pleadings, Drafting & Conveyancing* (Central Law Publications, Latest Ed.)
- The Advocates Act 1971
- The Legal Services Authorities Act, 1987
- Indian Penal Code, 1860
- Code of Criminal Procedure, 1973
- The Indian Evidence Act, 1872
- Code of Civil Procedure, 1908

LL.B. 3 Year Course 6th Semester Alternate Dispute Resolution Systems (ADR) Course code- LBC-604

MM: 80 Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into Five sections, each of the First Four Sections of the Question Paper will contain 2 questions respectively from Unit-1 to Unit-4 of the syllabus. The students will be required to attempt one question from each section. Section 5 of the question paper shall contain 8 short answer type questions of 3 marks each(without any choice) covering the entire syllabus. As such Section 5 will be compulsory. The examiner will be free to set the questions in problem forms based on case law.

NOTE FOR STUDENTS(ON QUESTION PAPER)

Attempt four questions from sections 1 to 4, selecting at least one question from each section. These questions shall carry 14 marks each. Section 5 is compulsory and each question in this section shall carry 3 marks.

UNIT-I

Evolution of ADR, ADR in India, Advantages & disadvantages of ADR, ADR Processes Pretial Mediation, Mediation, Negotiation, Conciliation, ADR in family disputes, Conciliation under CPC

UNIT-II

Concept, Meaning & Growth of Lok Adalats, Lok Adalats under Legal Services Authorities Act, 1987, Nyaya Panchayats-Historical Perspectives, Advantages of Nyaya Panchayats, Composition & Jurisdiction of Nyaya Panchayats

UNIT-III

Arbitration & Conciliation Act (Section 1-43); Definition of Arbitration, International Commercial Arbitration; Objectives of the Act, Arbitration Agreement, Composition and jurisdiction of Arbitral Tribunal, Conduct of Arbitral Proceedings, Making of Arbitral Awards

and Termination of Proceedings, Recourse Against Arbitral Award, Finality and Endorsement of Arbitral Award, Appealable orders, Lien on Arbitral Awards and Deposits as to costs, Effect on Arbitration Agreement of Death and of parties humiliation.

UNIT-IV

Arbitration & Conciliation Act (Section 44-60), Foreign Awards-Definition, Enforcement of Certain Foreign Awards, New York Convention Awards, Geneva Convention Awards, Convention on recognition and Enforcement of Foreign Arbitral Awards (Schedule I), Protocol on Arbitration Clauses (Schedule II), Convention on execution of Foreign Arbitral Awards (Schedule III), Conciliation under Arbitration and Conciliation Act, 1996(Sections 61-81), Role of Conciliator, Confidentiality in conciliation.

Leading Cases:-

- i) Food Corporation of India V Joginder Pal Mohinder Pal AIR 1989 SC 1263
- ii) Renusagar & Co. V V.E.C. AIR 1994 SC 860

BOOKS RECOMMENDED

- Anupam Kurlwal, *An Introduction to Alternative Dispute System (ADR)*, (Central Law Publication, Allahabad, Ed. 2014).
- S.C. Tripathi, Arbitration and Conciliation Act, 1996 with Alternative means of settlement of dispute, (Central Law Publication, Allahabad, Ed. 2015).
- Avtar Singh, Law of Arbitration and conciliation, (Eastern Book Company, Lucknow, Ed. 2013).
- Ashwinie Kumar Bansal, *International Commercial Arbitration Practice and Procedure*, (Universal Law Publishing Co., New Delhi, Ed. 2012)
- G.K. Kwatra, *Arbitration and conciliation Law of India*, (Universal Law Publication Co. New Delhi, Ed. 2014).

*Students are advised to study latest edition of the books and case laws.

LLB 3yr. Course 6th Semester Subject: Law of International Institutions

Course code- LBE-611

MM: 80 Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into Five sections, each of the First Four Sections of the Question Paper will contain 2 questions respectively from Unit-1 to Unit-4 of the syllabus. The students will be required to attempt one question from each section. Section 5 of the question paper shall contain 8 short answer type questions of 3 marks each(without any choice) covering the entire syllabus. As such Section 5 will be compulsory. The examiner will be free to set the questions in problem forms based on case law.

NOTE FOR STUDENTS(ON QUESTION PAPER)

Attempt four questions from sections 1 to 4, selecting at least one question from each section. These questions shall carry 14 marks each. Section 5 is compulsory and each question in this section shall carry 3 marks.

Unit - I: Introduction

- a. IPU
- b. League of Nations
- c. ILO

Unit – II: Legal Personality

a. The Reparations Case (ICJ Report 1949)

Unit – III: Relations with States

- e. Members
- f. Non-Members
- g. Municipal Law

Unit – IV: Law-Making and Enforcement

- a. UN
- b. WTO
- c. EU

J.

My. A

PSDA (Professional Skill Development Activities)

Text Book:

1. Bowett's Law of International Institutions, 2001

References:

- 1. A.O. Kruger, WTO as an International Organizations, 2000
- 2. J. Steiner, Textbook on EEC Law, London, 2003
- 3. T.A. Hartley, European Community Law



LL.B. 3 Year Course Sixth Semester Intellectal Property Law Course code- LBE-612

MM: 80 Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into Five sections, each of the First Four Sections of the Question Paper will contain 2 questions respectively from Unit-1 to Unit-4 of the syllabus. The students will be required to attempt one question from each section. Section 5 of the question paper shall contain 8 short answer type questions of 3 marks each(without any choice) covering the entire syllabus. As such Section 5 will be compulsory. The examiner will be free to set the questions in problem forms based on case law.

NOTE FOR STUDENTS (ON QUESTION PAPER)

Attempt four questions from sections 1 to 4, selecting at least one question from each section. These questions shall carry 14 marks each. Section 5 is compulsory and each question in this section shall carry 3 marks each.

UNIT-I

Concept of Property vis-a-vis Intellectual Property, Basic concepts of Intellectual Property Law, Nature of Intellectual Property, Origin and Development of Intellectual Property - Copy Right, Trade Mark & Patent, Commercial Exploitation of Intellectual Property, Enforcement of Rights and Remedies Against Infringement, International Character of Intellectual Property, Intellectual Property and Economic Development, International Protection of Intellectual Property - overview of International Conventions -Berne Convention - WIPO Treaties 1996, Paris Conventions, TRIPS Agreements etc. India's Position vis-a-vis International Conventions and Agreements.

UNIT-II

The Copy Right Act, 1970

Meaning and Basis of Copy Right, Copy Right Office and Copy Right Board, Subject Matter of Copy Right, Ownership, Assignment and Infringement of Copy Right, Remedies for Infringement, Abridgement of the Work and Term of Copy Right, Rights of Broadcasting Authorities

Leading Cases:

R.G. Anand V M/s Delux Films AIR 1978 SC 1613

Najma Heptulla V M/s Orient Longman Ltd. AIR 1989 Del 63

UNIT-III

The Patents Act 1970, & the Patents (Amendment) Act, 2002

Object of Patent Law, Value of Patent System, Inventions-Patentable and Non-Patentable, Process Patent and Product Patent, Procedure for obtaining a Patent, Rights and Obligations of a Patentee, Revocation and Surrender of Patents, Infringement of Patent.

Leading Case: BioChem Pharmaceutical Industries V BioChem Synergy Ltd.(1997) Vol. 99(2). Bishwanath Parshad Radhy Shyam V M/s Hindustan Metal Industries AIR 1982 SC 1444

UNIT-IV

The Trade Marks Act, 1999

What is a Trade Mark, Functions of a Trade Mark, Trade Mark Registry and Register of Trade Mark, Registration of Trade Marks, Effects of Registration, Assignment and Transmission of Trade Marks, Rectification and Correction of Register, Passing Off and Infringement Action

Leading Case: Bata India Ltd. V M/S Pyare Lal & Co AIR 1985 Allahabad

242 Sumat Parsad Jain V Sheojanan Prasad, AIR 1972 SC

2488

BOOKS RECOMMENDED

- David A. Einhorn. *Intellectual Property Law in Cyberspace* (3rd Ed. 2017)
- Xuan-Thao N. Nguyen, Robert W. Gomulkiewicz, and Danielle M. Conway. *Intellectual Property, Software, and Information Licensing: Law and Practice* (Cumulative Supplement 1st Ed. 2017)
- Jerey A. Maine and Xuan-Thao N. Nguyen. Intellectual Property Taxation: Transaction and Litigation Issues (Cumulative Supplement 2nd Ed. 2017)
- Aline C. Flower. *Intellectual Property Technology Transfer* (Supplement 2nd Ed. 2016)
- Alexander I. Poltorak; Paul J. Lerner. Essentials of Intellectual Property: Law, conomics, and Strategy (Wiley 2nd Ed. 2011)
 - M.K. Bhandari. Intellectual Property Rights. (Central Law Publication, Ed. 2013)

*Students are advised to study latest edition of the books and case laws.

LL.B 3yr. Course 6th SEMESTER WHILTE COLLAR CRIMES Course code- LBE-613

MM: 80

Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into Five sections, each of the First Four Sections of the Question Paper will contain 2 questions respectively from Unit-1 to Unit-4 of the syllabus. The students will be required to attempt one question from each section. Section 5 of the question paper shall contain 8 short answer type questions of 3 marks each(without any choice) covering the entire syllabus. As such Section 5 will be compulsory. The examiner will be free to set the questions in problem forms based on case law.

NOTE FOR STUDENTS (ON QUESTION PAPER)

Attempt four questions from sections 1 to 4, selecting at least one question from each section. These questions shall carry 14 marks each. Section 5 is compulsory and each question in this section shall carry 3 marks each.

Unit-I

- > Historical background, Nature and Meaning of corporate crimes and its impact.
 - (Psychological and Socio-economic Factors underlying corporate frauds)
- > Features of corporate crimes
 - white collar crimes
 - occupational crimes
 - state corporate crimes
 - organized crimes

> THEORIES OF CORPORATE CRIMINALITY

- Learning Theory
- Theory of Anomy
- Neutralisation Techniques
- Control Theories
- Economic Theory

Unit-II

- > Types of Corporate Crimes along with relevant case laws.
 - Crime resulting in physical harm:- Industrial Disasters, Ignoring occupational standard and safety standards, Victims of unsafe products, Victims of industrial pollution.
 - Economic Corporate Crimes:- Deceptive Accounting, Inside Trading, Manipulation of Security Market, Stealing Trade Secrets, Investment

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Batch 2020 onwards

Trends, money laundering, scams, Hawala & Counterfeiting of Currency.

Unit-III

- > Controlling and regulating corporate crimes/ white collar crimes.
 - Nexus of Organized crime and politics
 - Role of Police in Investigation of corporate crimes
 - Role of Judiciary, Trial and Sentencing in corporate crimes
 - Role of media in corporate crimes

Unit-IV

- Defining and Assessing White Collar Crimes
- > Historical Background
- > Theories of White Collar Crimes
 - Sub-cultural Theory
 - Structured Action Theory
 - Anomie Theory
- > Typology of White Collar Crimes

SUGGESTED READINGS

- 1. Is Corporate Crime Serious Crime? Criminal Justice and Corporate Crime Control, by Ronald C. Kramer, Journal of Contemporary Criminal Justice 1984; 2; 7 (Online version available at: http://cci.sagepub.com)
- Crime and Business, by Edwin H. Sutherland, Annals of the American Academy of Political and Social Science Vol. 217, Crime in the United States (Sep., 1941), pp. 112-118 Published by : Sage Publications, Inc. Article Stable URL: http://www.jstor.org/stable/1023421
- 3. Occupational Crime, Occupational Deviance, and Workplace Crime: Sorting Out the Differences, by David O. Friedrichs, 2002, Criminal Justice 2:243-56, 'Trusted Criminals: White Collar Crime in Contemporary Society. Belmont, CA: Thomson Wadsworth.
- 4. Commentary on Prevention of Money Laundering Act 2002 by Dr. Shamsuddin.
- 5. White-Collar Crime: The Essentials by Brian K. Payne, 2013.
- 6. Corporate and White Collar Crimes, Cases and Materials, 5th edition, by Kathleen F. Brickey, 2011.
- 7. Understanding White Collar Crimes by J. Kelly Strader, 2011.
- 8. Vijay Kumar Singh, Corporate Power to Corporate Crimes: Understanding Corporate Criminal Liability in India, Satyam Law International (2013).
- Viano, Emilio C 2000 Global Organized Crime and International Security, Ashgate Publishing Limited
- 10. Nelken, "White Collar Crime", in Maguese et. al. (eds.) The Oxford Handbook of Criminology, 3rd Ed. (2002) .
- 11. Bensen, M.L., Simpson, S.S., White Collar Crime An Opportunity Perspective, Criminology and Justice Series, Routledge, N.Y. (New York) (2009).
- 12. Mishra, Girish, 1998, White-collar Crimes, Gyan Publishing House, New Delhi.
- 13. Frank, Nancy and Machael Lynch, Corporate Crime, Corporate Violence: A Primer, 1992.
- 14. Paranjapa NV, 2001, Criminology and Penology 2nd edition, Central LawPublication Allahabad.
- 15. Lyman, Michael D, Organized Crime, Prentice Hall, Upper Saddle, 199

SCHEME OF EXAMINATION

And

SYLLABUS

For

MASTER OF LAWS [One Year]



FACULTY OF LAW
Gurugram University
Sector 51. Gurugram. Haryana 122003.

SCHEME OF EXAMINATION LL.M CBCS

The Program Specific Outcomes of the various course of LL.M-CBCS 1 Year Program are as follows:

Program Specific Outcomes:

PSO1	Graduates will develop knowledge of Research Methodology, System of
	Governance and other specialisation in Corporate Law, Criminal Law and
	International Laws.
PSO2	Graduates will demonstrate a basic understanding in the courses that are required
	of all LL.M. students.
PSO3	Graduates will demonstrate a basic understanding of the theories, historical
	development, and application of India and its legal system.
PSO4	Graduates will identify the key facts, issues, reasoning, holdings, assumptions,
	and policies that underlie judicial decisions and independently critique them.
PSO5	Graduates will determine the applicable legal rules from multiple sources of law
	and seek to reconcile any competing principles.

GURUGRAM UNIVERSITY, Gurugram LL.M (One Year)` Scheme of Examination(CBCS System) (W.e.f. 2020-21)

S.No.	COURSE CODE	COURSE TITLE	INT. MAR KS	EXT MAR KS THE ORY	TOTAL MARKS	CRE DITS
		1 st SEMESTER				
		Compulsory				
Paper-I	LLM101	Research Methodology and Legal Writing	20	80	100	3
Paper-II	LLM102	System of Governance	20	80	100	3
		Specialisation : Corporate Law				
Paper-III	LLM103	Corporate Taxation	20	80	100	2
Paper-IV	LLM104	Regulation of Capital Market and Investment Law	20	80	100	2
		Specialisation : Criminal Law				
Paper-III	LLM105	Victimology	20	80	100	2
Paper-IV	LLM106	Criminology and Criminal Justice Administration	20	80	100	2
		Specialisation: International Law				
Paper-III	LLM107	International Environmental Law	20	80	100	2
Paper-IV	LLM108	International Organisation	20	80	100	2
		Optional Papers				
	LLM109	Competition Law and Bankruptcy Law	20	80	100	2
Paper-V	LLM110	International Trade Law	20	80	100	2
	LLM111	General Principles of Criminal Law	20	80	100	2
		2 nd SEMESTER				
		Compulsory				
Paper-VI	LLM112	Law and Justice in a Globalizing world	20	80	100	2
Paper-VII	LLM113	Dissertation	-	-	100	5
		Specialisation : Corporate Law				
Paper- VIII	LLM114	Law of Corporate Finance and Securities Regulation	20	80	100	2
Paper-IX	LLM115	Law of Corporate Management and Governance	20	80	100	2
		Specialisation: Criminal Law				
Paper- VIII	LLM116	Criminal Justice System and Human Rights	20	80	100	2
Paper-IX	LLM117	Sentence and Sentencing and Juvenile Delinquency	20	80	100	2

	Specialisation: International Law						
LLM118	International Human Rights Law	20	80	100	2		
LLM119	Public International Law	20	80	100	2		
	Optional Papers						
LLM120	Banking and Insurance Law	20	80	100	2		
LLM121	International Criminal Law	20	80	100	2		
LLM122	Money Laundering and White Collar Crimes	20	80	100	2		
Grand Total (Credits)			26				
	LLM119 LLM120 LLM121	LLM118International Human Rights LawLLM119Public International LawOptional PapersLLM120Banking and Insurance LawLLM121International Criminal LawLLM122Money Laundering and White Collar Crimes	LLM118International Human Rights Law20LLM119Public International Law20Optional PapersLLM120Banking and Insurance Law20LLM121International Criminal Law20LLM122Money Laundering and White Collar Crimes20	LLM118International Human Rights Law2080LLM119Public International Law2080Optional Papers	LLM118International Human Rights Law2080100LLM119Public International Law2080100Optional PapersLLM120Banking and Insurance Law2080100LLM121International Criminal Law2080100LLM122Money Laundering and White Collar Crimes2080100		

Paper-I

Paper Code: LL. M-lol Subject: Research Methods and Legal Writing

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into two sections A & B, Section A consists of Eight Small answer type questions (without internal choice) carrying 3 marks each covering the entire syllabus. This section as such will be compulsory. Section-B shall again consist eight questions carrying 14 marks each covering the entire syllabus. However, the candidate shall be required to attempt any four questions from this section.

NOTE FOR STUDENTS

Attempt all questions in Section A and Four Questions from Section B. Each Question in Section A carries 3 marks and each question in Section B carries 14 marks.

Unit - I: Precepts

- a. Nature, Scope and Objectives of Legal Research and Methodology
- b. Methods of Legal Research
- c. Collaborative Research
- d. Doctrinal and Non-Doctrinal

Unit - II: Research Designs

- a. Identification and Formulation of Research Problem
- b. Hypothesis and Research Design (Characteristics and contents)
- c. Database for Legal Research: Legislations, Judicial Decisions, Juristic Writings and Traditional and Online Databases

Unit - III: Research Techniques

- a. Methodology: Tool and Techniques for collection of data, collection of case materials and juristic literature, use of historical and comparative research material and use of questionnaire and interview.
- b. Census and Survey
- c. Sampling: Types, Merits and Demerits
- d. Observation
- e. Interview, Questionnaire

Unit - IV: Data Processing Report Writing

- a. Data Analysis and Interpretation
- b. Report Writing
- c. Supervision
- d. Guidelines for researchers
- e. Research Ethics

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Batch 2020 onwards

Gurugram University, Gurugram

Text Books:

- 1. S.K. Verma and M. Afzal Wani (Eds.) Legal Research and Methodology, Indian Law Institute (2001) 2nd Edition.
- 2. Goode and Hatt, 'Methods in Social Research', Singapore, Mc. Graw Hill Book Co., 1985 (reprint).

References:

- 1. Baxi, Upendra, 'Socio-Legal Research in India A Program Schriff, ICSSR, Occasional Monograph, 1975.
- 2. Cohen, Morris L., 'Legal Research', Minnesota, West Publishing Co. 1985.
- 3. Ghosh, B.N., 'Scientific Method and Social Research', New Delhi, Sterling Publishers Pvt. Ltd., 1984.
- 4. Johari J.C. (ed), 'Introduction to the Method of Social Sciences', New Delhi, Sterling Publishers Pvt. Ltd. 1988.
- 5. Kothari C.K., 'Research Methodology: Method and Techniques', New Delhi, Wiley Eastern Ltd., 1980.
- 6. Stone, Julius, 'Legal System and Lawyer's Reasoning', Sydney, Maitland Publications, 1968.

Paper – II

Paper Code: 1 1 1 1 1 - 102

Subject: System of Governance

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into two sections A & B, Section A consists of Eight Small answer type questions (without internal choice) carrying 3 marks each covering the entire syllabus. This section as such will be compulsory. Section-B shall again consist eight questions carrying 14 marks each covering the entire syllabus. However, the candidate shall be required to attempt any four questions from this section.

NOTE FOR STUDENTS

Attempt all questions in Section A and Four Questions from Section B. Each Question in Section A carries 3 marks and each question in Section B carries 14 marks.

Unit - I: Introduction

- a. Meaning and Concept of Governance
- b. Systems of Governance
- c. Constitutional Governance: Democracy, Rule of Law and Separation of Powers
- d. Law and Governance in India

Unit - II: Federalism as a Pattern of Governance

- a. Nature and Principles of Federal Governance : Classical and Modern
- b. Comparative Analysis of American, Canadian and Indian Systems
- c. Corporative Federalism in India: Legislative, Administrative and Financial Relations between Union and States.

Unit - III: Judicial process and its role in Governance

- a. Concept and Practice of Judicial Review in India and USA
- b. Judicial Accountability, Administrative and Parliamentary Ethics
- c. Role of Judiciary in Promoting Governance: Human Rights, Criminal Justice System, Environment, Public Health etc.
- d. Research and Development in Governance

Unit-IV: Emerging Trends and Challenges to Governance

- a. Challenges to Governance: Corruption, Criminalization, Caste, Poverty, Terrorism etc.
- b. State Responsibility & PPP
- c. Principles of compensatory discrimination, Religious and Linguistic Minorities
- d. Role of Media in Governance

Text Books:

- 1. Joseph Minattur, *Indian Legal System*, ILI Publication, 2006(2nd Revised Edn)
- 2. Allot, A.N. "African Law", in J.D. M. Derret, Ed., An Introduction to Legal Systems (London: Sweet & Maxwell, 1968), 131.
- 3. ASEAN Law Association, ASEAN Legal Systems (Hong Kong/Malaysia/Singapore: Butterworths, 1995).
- 4. Basu, D. D., Comparative Federalism, New Delhi: Prentice-Hall, 1987.
- 5. Baxi, U., "The Colonial Heritage", in Legrand, P. and Munday, R., eds., *Comparative Legal Studies: Traditions and Transitions* (Cambridge University Press, 2003), 46.

References:

- 1. C. H. Mell Wain, Constitutionalism: Ancient and Modern. (1947).
- 2. A. V. Dicey, Introduction to the Study of Law of the Constitution. (1982) Edition.
- 3. Lary Alexander (ed). Constitutionalism: Philosophical Foundations. Cambridge. (1998)
- 4. M. P. Singh 'Constitution of India. 11th Ed. 2008, Eastern Book Co.
- 5. K. C. Wheare. Federal Government. Ch. 1 & 2, 4th Edition 1963.
- 6. M. P. Singh. Federalism, Democracy and Human Rights. 47 J.I.L.I. 47 (2005).
- 7. Parmanand Singh 'Social Rights and Good GovernanceIn C. Raj Kumar and D. K. Srivastava (ed.) Human rights and Development: Law, Policy and Governance Ch.24 pp.437-54. Lexis Nexis. Hong Kong. (2006).
- 8. Parmanand Singh 'Hunger Amidst Plenty: Reflections on Law, Poverty and Governance. 48, J.I.L.I. PP 57-77. (2006).
- 9. Virendra Kumar. Dynamics of Reservation Policy: Towards a More Inclusive Social Order, 50, J.I.L.I. PP 478-517. (2007).
- 10. Virendra Kumar, *Minorities' Rights to Run Educational Institutions*: T. M. A. Pai Foundation in Perspective. 45, J.I.L.I. PP 200-238. (2003).
- 11. Parmanand Singh 'Equality and Compensatory Discrimination: The Indian Experience, InChoklingam and C. Raj Kumar (ed) Human rights, Criminal Justice and Constitutional Empowerment, Chapter 7, Oxford, Delhi. (2006).
- 12. Parmanand Singh. Protecting the Rights of the Disadvantaged Groups Through Public Interest Litigation, in M. P. Singh et al (ed), Human Rights and Basic Needs: Theory and Practice, Universal Law Publishing Company, New Delhi, PP 305-329. (2008).
- 13. Balakrishnan, K. G. 'Judiciary in India: Problems and Prospects. 50, J.I.L.I. PP 461-467 (2008).

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Jan 1

Subject: Corporate Taxation

Paper Code: 17 11 11 11 11 11 11 13

Paper – III

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into two sections A & B, Section A consists of Eight Small answer type questions (without internal choice) carrying 3 marks each covering the entire syllabus. This section as such will be compulsory. Section-B shall again consist eight questions carrying 14 marks each covering the entire syllabus. However, the candidate shall be required to attempt any four questions from this section.

NOTE FOR STUDENTS

Attempt all questions in Section A and Four Questions from Section B. Each Question in Section A carries 3 marks and each question in Section B carries 14 marks.

Unit-I: Income Tax

- 1. Type of Companies (a) Indian Company (b) Domestic Company (c) Foreign Company (d) Public Sector Company (e) Companies in which public are substantially interested S 2(18) (f) Infrastructure Capital Company.
- 2. Special Provision in respect of newly established undertaking in free trade zone SEZ, 100% export oriented unit 10A,10AA, 10B, 10BA.
- 3. Profit and Gains of business or profession
- 4. Capital Gains
- 5. Set off or carry forward of losses
- 6. Exemption and deductions under Section 10 and Section 80.
- 7. Deprecation under Companies Act- Schedule 14 S. 205 & S. 350 and depreciation under Income Tax Act.
- 8. Minimum Alternate Tax 115 JB, Tonnage Taxation Ch. 12 G.
- 9. Dividend Tax; International Transaction
- 10. Penalties and prosecution

Unit - II: Wealth Tax, Sales Tax & VAT Laws

Wealth Tax

- 1. Introduction & Chargeability
- 2. Valuation date and computation
- 3. Assets and deemed assets
- 4. Assets exempt from tax

Sales Tax & VAT Laws

- 1. Preliminary
- 2. Imposition of Tax
- 3. Assessment, Payment of Tax and Interest

Unit - III: Excise, Customs and Service Tax

- (1) Excise
- (a) Introduction
- (b) Levy and Collection
- (c) Valuation
- (d) Cenvat Credit
- (e) Search, Seizure and Confiscation
- (f) Appeals and Revision

(2) Custom

- (a) Introduction
- (b) Charge of Custom Duty
- (c) Bill of Entry
- (d) Prohibition of Import and Export
- (e) Goods liable for confiscation
- (f) Baggage exempt from duty
- (g) Offences

(3) Service Tax

- (a) Introduction
- (b) Exemption from service tax

Unit - IV: Goods and Services Tax

- 1. Definitions
- 2. Overview of GST, implementation of GST Council and their functions
- 3. Administration, registration, amendments/ cancellation
- 4. Liability of the Tax Payer, levy GST, Exemption from tax levy of GST

Text Books:

- 1. Vinod Singhania & Kapil Singhania, Direct Taxes Law and Practice, Taxmann, 2014
- 2. Chaturvedi & Pithisaria, Income Tax Act with Relevant Tax Allied Acts, Lexis Nexis, 2013
- 3. Dr. Monica Singhania & Dr Vinod Singhania, Students guide to Indirect Tax Laws, Taxmann, 2014
- 4. V.S. Datey, Elements of Indirect Taxes, Taxmann, 5th Edition., 2014

References:

- 1. B.B. Lal, *Income Tax*, Pearson, 2010
- 2. Taxmann's Income Tax Act as Amended by Finance Act, 2014

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Batch 2020 onwards

- 3. Vineet Sodhani, Indirect Tax Laws, Taxmann, 2014
- 4. S.S. Gupta, Service Tax: How to Meet your Obligation, Taxmann, 2014
- 5. R Krishnan & R Parthasarthy, Valuation under Central Excise & Service Tax, Commercial Law Publishers Pvt. Ltd, 2013.
- 6. V.S. Datey, Custom Law and Practice and Procedure, Taxmann, 12thEdn., 2014

Paper Code: 17.7. TEXALL. M- 104

Subject: Regulation of Capital Market and Investment Law

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into two sections A & B, Section A consists of Eight Small answer type questions (without internal choice) carrying 3 marks each covering the entire syllabus. This section as such will be compulsory. Section-B shall again consist eight questions carrying 14 marks each covering the entire syllabus. However, the candidate shall be required to attempt any four questions from this section.

NOTE FOR STUDENTS

Attempt all questions in Section A and Four Questions from Section B. Each Question in Section A carries 3 marks and each question in Section B carries 14 marks.

Unit - I: Overview of Capital Market

- a. Role, Relevance and significance of Capital Market in national development
- b. Capital Market and Economic Reforms: Challenges and prospects
- **c.** Introduction to various components of capital market primary and secondary market, stock exchanges,

Unit – II: Trends in Regulation of Capital Markets

- a. Securities Contract Regulation Act 1956
- b. SEBI Act 1992 with particular emphasis on role of SEBI
- c. Depositories Act 1996

Unit - III: Policy framework for regulation of FDI

- a. Meaning and forms of FDI
- b. Foreign Exchange Management Act
- c. FDI Policy and role of RBI

Unit – IV: Bilateral and multilateral investment agreements

- a. Introduction to the trends of bilateral and multilateral investments agreements
- b. Nature and scope of substantive rights of foreign investors under BIPAs
- **c.** Dispute Settlement Mechanisms under BITs Investment Arbitrations under ICSID and UNCITRAL

Text Books:

- 1. Guruswamy, Capital Market, Tata McGraw Education, 2009
- 2. E Gordon & H Nataraj, Capital Marketin India, Himalaya Publishing House, 2013

References:

1. Deepening India's Capital Market: The Way Forward, USAID, November 2007

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Batch 2020 onwards

- 2. The Consolidated FDI Policy Circular of 2014, Ministry of Commerce & Industry Department of Industrial Policy & Promotion, Government of India
- 3. ICSID Convention A Commentary, C. Schreuer, 2nd Edition 2009
- 4. Sanjeev Agarwal, Guide to Indian Capital Market, Bharat Law House, 2009
- 5. Imaad A Moosa, Foreign Direct Investment: Theory Evidence and Practice, Palgrave MacMillan, 2010.

NitiBhasin, FDI In India, New Century Publication, 2008.



NOTE FOR EXAMINER/PAPER SETTER

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NOTE FOR STUDENTS

Attempt all questions in Section A and Four Questions from Section B. Each Question in Section A carries 3 marks and each question in Section B carries 14 marks.

UNIT-I

VICTIMOLOGY: Nature, Historical Origins and Development

- 1.1 Emergence, meaning and concept of victim, victiomology and victimization
- 1.2 Relationship of Victim logy with other sciences, Nature and Scope of Victimology.
- 1.3 Theories of Victim logy.
- 1.4 Role of victims in the criminal phenomenon-Victim Precipitation, Victim's Responsibility
- 1.5 Status of Victim in the Criminal Justice System

UNIT-II

Typology of Victims

- 2.1 Victim outside of the Criminal Justice System
- 2.2 Victims of Crime and abuse of power, Classification of Victims on the Basis of Social economic and political factors, Child and Elderly victims
- 2.3 Gender- Women and LGBT communities
- 2.4 Regugees ans asylum seekers.
- 2.5 Global and Marginalization.

UNIT-III

Status of Victim in the Criminal Justice Administration

- 3.1 Rights of Victims: International and national Approach
- 3.2 Role of Victims during Trail, Appeal etc.
- 3.3 Victim and their role in compounding of Offences/Plea Bargaining
- 3.4 Victim's Right to Access to Justice
- 3.5 Rehabilitation and Victim Assistance Programmes

UNIT-IV

Victim compensation Schemes

4.1 Common Law regarding compensation in Tort ad civil law

18)

- 4.2 Indian Legal Regime for Compensation (Criminal Procedure Code, Motor Vehicle Act, Probation of Offenders Act.)
- 4.3 International Covenant on compensation to victims
- 4.4 Nature of Victims Rights Movement
- 4.5 Judicial attitude towards compensatory Jurisprudence.

Acts:-

- 1. Code of Criminal procedure, 1973
- 2. The code of Civil Procedure, 1908
- 3. Motor Vehicle Act, 1988
- 4. Probation of Offenders Act, 1958

Prescribed Books:

- 1. Bajpai, G.S. and Shreya Gauba; Victim justice- A Paradigm Shift in Criminal justice system in India (Thosmson Reuters)
- 2. Randhawa, Gurpreet; Victimology & compensatory Jurisprudence (CLP)

Reference Books:

- Davis, Pamela Peter Francis, and Chris Greer; Victim, Crime and Society- An Introduction, (Saga Publications)
- 2. Devasia, V.V; Criminology, Victimolgy and Corrections (Ashish Publishing House, New Delhi-1992)
- 3. Doerner, William G, & Steven P. lab, Victimology, 5th Ed. Cincinnati, OH: Anderson Publishing
- 4. Ferguson, Claire and Brent E. Turvey. Victimolgy: a Brief History with an introduction to Forensic Victimology.
- Moshe, Bensimon, Jai Shankar K. Ronel. Natti, Trends and issues in Victim logy (Cambridge Scholar Publications, 2008
- 6. 6. Raina, S.C. Rights of Victim, in Renu Ghosh (ed.) Branded (2001)213.
- 7. Rajan, V.N.; Victiology in India: An Introduction study, Allied Publishers, 1 New Delhi
- 8. Roberts, Albert f. and Ann Burges, Victimology Theories and Applications, 2nd Ed., jones and Barlet Publishers 2012.

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into two sections A & B, Section A consists of Eight Small answer type questions (without internal choice) carrying 3 marks each covering the entire syllabus. This section as such will be compulsory. Section-B shall again consist eight questions carrying 14 marks each covering the entire syllabus. However, the candidate shall be required to attempt any four questions from this section.

NOTE FOR STUDENTS

Attempt all questions in Section A and Four Questions from Section B. Each Question in Section A carries 3 marks and each question in Section B carries 14 marks.

UNIT-I

Introducing Criminology

- 1.1 Origin, nature and scope of Criminology.
- 1.2 Concept of Social Deviance.
- 1.3 Theories of Social Deviance.
- 1.4 Socio-economic perspectives in Crime & its Causation.
- 1.5 Schools of Thought: Classical School, Positive School, Sociological School of Criminology, Modern Criminology.

UNIT-II

Theories of Crime Causation

- 2.1 Biological Theories of Crime.
- 2.2 Psychological Theories of Crime.
- 2.3 Sociological theories of Crime.
- 2.4 Economic theory.
- 2.5 White Collar Crimes, Organized crimes and Hate Crimes.

UNIT-III

Locating theories of Criminology in Administration of Criminal Justice

- 3.1 Philosophies of Punishment.
- 3.2 Objectives of Different Types of Punishment.
- 3.3 Fair Trail: Investigation of Trail
- 3.4 Institutional Victimization: Causes and Reflections.
- 3.5 Plea Bargaining: A Balancing approach in Sentencing etc.

UNIT-IV

New Policy Paradigms in Criminal Justice Administration

- 4.1 Police and Prosecutorial System.
- 4.2 Idea behind procedural reforms in Criminal Trail.
- 4.3 Role of Victim in Criminal Justice Administration.
- 4.4 Juvenile Delinquency.
- 4.5 Correctional Administration.

List of Reading:

- 1. C. Beccaria, Essay on Crime and Punishment, (1804).
- 2. C. Lemert (ed.), Social Theory: the Multicultural Readings, Westview press, (1993)
- 3. Chris Hale et al. (eds), Criminology, Oxford, university Press(2005)
- 4. Donald R, Taft, Criminology , 2nd Edt, Macmilan, New York
- 5. E. Durkheim, The Division of Labour in Society, The free Press, New York (1933)
- 6. E. Hootan, Crime and the Man. Cambridge (1939)
- 7. Edwin Hardin Sutherland; donald R Cressey, Criminology, Philadelphia, Lippincott (1974)
- 8. Gabriel Trade, Penal Philosophy, Translated by R. Howell, Little Brown and Company, Boston (1912)
- 9. Georage B. Bold et al, Theoretical Criminology, 4th Edt. (1998), Oxford University, Press.
- 10. Lan Taylor, paul Walton and Jock Young, (eds) Critical Criminology, Rutledge and Kegan Paul, London (1975)
- 11. L. Siegel, Criminology 9th Edt. Thomson Wadsworth, (2006)
- 12. R. Gross, Free Will and Determinism, Themes, Issues and Debates Psychology, 2nd Edn. Hodder & Stoughton, London (2003)
- 13. R. Robert Dougles white, Fiona Haines, Crime And Criminology; : an Introduction, Oxford University Press (2004)
- 14. Stuart Hall, Charles Critcher, Tony Jefferson, John Clarke and Brain Roberts, Policing the Crisis: Mugging the State and law and order, macmillan, London (1978)
- 15. Wayne Morrison, Theoretical Criminology: From Modernity to Post- Modernism, Cavendis Pu. Ltd.
- 16. Willem Bonger, Criminality and Economic Conditions, W. Heinemann, London, (1916)
- 17. John E Conklin, Criminology, 6th Edt. Allyn and Boston (1998)
- 18. S.A. Mednick & K.O. Christiansen, Biosocial Bases of Criminal Behaviour, Gardner Press, new York (1977)
- 19. E. Hootan Crime and the man. Cambridge (1939).

Lair A

Paper: III

Paper Code: LLM167

Subject: INTERNATIONAL ENVIRONMENTAL LAW

MM:80

Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into two sections A & B, Section A consists of Eight Small answer type questions (without internal choice) carrying 3 marks each covering the entire syllabus. This section as such will be compulsory. Section-B shall again consist eight questions carrying 14 marks each covering the entire syllabus. However, the candidate shall be required to attempt any four questions from this section.

NOTE FOR STUDENTS

Attempt all questions in Section A and Four Questions from Section B. Each Question in Section A carries 3 marks and each question in Section B carries 14 marks.

UNIT I: Introduction and Basic Concepts of International Environmental Law

- (a) Meaning, Definition, Nature, Need, Scope of International Environmental Law
- (b) Sources of International Environmental Law- Hard Law and Soft Law, International Conventional Law, International Customary Law, General Principles of Law, Judicial Decisions, Scholarly Writings, New Sources of International Law
- (c) History and Development of International Environmental Law

UNIT II: Fundamental Principles of International Environmental Law (Meaning, Development, International documents related to all Principles)

- (a) Introduction
- (b) Fundamental Substantive Principles

State Sovereignty

"Good Neighborliness" - The Duty to Cooperate

The No-Harm Rule

Sustainable Development Right to Development

Right to a Clean, Healthful Environment

Environmental Justice: Intergenerational and Intragenerational Equity Equitable Utilization of

Shared Resources

Conservation

The Common Heritage of Humankind - "The Global Commons"

The Common Concern of Humankind - Erga Omnes

Common but Differentiated Responsibilities

The Polluter-Pays Principle

State Responsibility and Liability

UNIT III: Fundamental Procedural Principles

- (a) Public Participation
- (b) Prior Notification, Consultation, and Negotiation Duties
- (c) The Prevention Principle
- (d) The Precautionary Principle
- (e) Duty to Do Environmental Impact Assessment
- (f) Duty to Adopt Effective National Law-The Duty to Enforce
- (g) The Integration Principle

UNIT IV: Role of United Nation in the Protection of Global Environment

(a) Characteristics of evolution of International Law towards Sustainable Development

-/4-

Batch 2020 onwards

- (b) The United Nations Conference on Human Environment, 1972 Aims and Objective of the Conference(Stockholm Declaration), Action Plan, Initiatives taken after Stockholm Declaration-United Nations Environment Programme (UNEP), World Charter for Nature, 1982, Nairobi Convention, 1982, Vienna Convention, 1985, Montreal Protocol, 1987, Formation of Intergovernmental Panel on Climate Change (IPCC)
- (c) The United Nations Conference on Environment and Development, 1992 (Earth Summit)—Aims and Objective of the Conference, Agenda 21 ,Rio Declaration, (only)Aims and Objectives of The Convention on Biological Diversity (CBD), United Nations Framework Convention on Climate Change, 1992 (UNFCCC) relevance of this Conferences, Merits and Criticism of United Nations Conference on Environment and Development, 1992.
- (d) Some other Conventions and Conferences- Conferences of Parties (CoPs), Kyoto Protocol, 1997
- (e) Earth Summit Plus Five
- (f) Millennium Development Goals
- (g) Johannesburg Conference on Sustainable Development, 2002, World Summit on Sustainable Development.(WSSD-JPOI)

Reference books

- 1. Donald K. Anton, Jonathan I. Charney, Philippe Sands, Thomas Schoenbaum and Michael J. Young, International Environmental Law: Cases, Materials, Problems (LexisNexis 2007).
- 2. Elli Louka, International environmental law: fairness, effectiveness, and world order, Cambridge University Press, 2006
- 3. Pilippe Sands, Principles of international environmental law, Cambridge University Press, 2003 S Bhatt. International Environmental Law, APH Publishing, 2007
- 4. Edith Brown Weiss, Daniel Barstow Magraw, Paul C. Szasz, International environmental law: basic instruments and references, 1992-1999, Volume 2, Transnational Publishers, 1999.
- 5. Documents in International Environmental Law, Philippe Sands, Eds, Cambridge University Press, 2004. Alexandre Charles Kiss, Dinah Shelton, International environmental law, Transnational Publishers, 2004. P.K. Rao, International environmental law and economics, ley-Blackwell, 2002.
- 6. Environmental Law, the Economy and Sustainable Development, Eds by Richard L. Revesz, Philippe Sands, Richard B. Stewart, Cambridge University Press, 2008...



Paper-IV

1

Paper Code: 11 12 11 - 108

Subject: International Organisation

MM:80

Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into two sections A & B, Section A consists of Eight Small answer type questions (without internal choice) carrying 3 marks each covering the entire syllabus. This section as such will be compulsory. Section-B shall again consist eight questions carrying 14 marks each covering the entire syllabus. However, the candidate shall be required to attempt any four questions from this section.

NOTE FOR STUDENTS

Attempt all questions in Section A and Four Questions from Section B. Each Question in Section A carries 3 marks and each question in Section B carries 14 marks.

UNIT I Introduction and Legal Status of International Organisation

- (a) Introduction to the law of international organizations
- (b) Membership and representation in international organizations
- (c) Privileges and Immunities
- (d) Power and Functions and the Constituent Instrument
- (e) Legal personality of international organizations
- (f) Responsibility and accountability of international organizations

UNIT II United Nations System

- (a) League of the Nations an Over View
- (b) The UN System: Brief overview of the charter
- (c) The Security Council; the General Assembly; The Economic and Social Council, Trusteeship System; The Secretariat.
- (d) Important Specialized Agencies ILO; WHO; UNESCO; FAO; World Bank
- (e) Peace Keeping and Peace Making role of the UN
- (f) The collective Security System

UNIT III International Institutions

- (a) North Atlantic Treaty Organization
- (b) The European Union
- (c) The Arab League and the OPEC
- (d) Common Wealth of Independent States
- (e) ASEAN and SAARC

UNIT IV International Judicial Organisations

- (a) The International Court of Arbitration
- (b) The International Court of Justice—Jurisdictional aspects
- (c) The International Criminal Court
- (d) The International Tribunal for the Law of the Sea

Suggested Readings:

D.W. Bowett: International Institutions: 1982

Good Rich and Hambro: Interpreting the Charter of UN, 960

L.B.sohn: Cases on United Nations Law 1967

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Malcom Shaw: International Law (5th edn) chapters on UN and International Institutions Journal of International Organizations Foreign Affairs American Journal of International Law Indian Journal of International Law



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NOTE FOR EXAMINER/PAPER SETTER

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NOTE FOR STUDENTS

Attempt all questions in Section A and Four Questions from Section B. Each Question in Section A carries 3 marks and each question in Section B carries 14 marks.

UNIT - I

- 1. Competition: An Introduction
 - Definition of Competition
 - Definition of Competition Law
 - Objectives of Competition Law
- 2. History of Competition Law

(USA, UK, Europe) Relevant provisions of Sherman's Act

- Indian scenario with an overview of MRTP Act, 1969
- Raghavan Committee Report
- 3. International co-operation for competition
 - WTO agreements and the Act

UNIT - II

- 1. Anti-competitive Agreement
 - Appreciable adverse effect
 - Horizontal and Vertical agreements
 - Effects doctrine
- 2. Prohibition of anti-competitive agreements
 - Concerted practices and parallel behaviour
 - Cartel and Cartelisation
 - Bid rigging and collusive bidding
 - Tie-in-arrangements
 - Exclusive supply agreement
 - Resale price maintenance agreement
- 3. Abuse of Dominant Position
 - Relevant market
 - Predatory behaviour
 - Predatory pricing
 - Discriminatory practices

Why

Relevant market

UNIT - III

1. Combination

- Value of Assets
- Turnover
- Acquisition
- Conglomeration
- Joint Venture
- Merger and Amalgamation
- Notification

2. Competition Commission of India

- Establishment and composition
- Duties
- Procedure for inquiry
- Powers
- Competition fund

3. Competition Advocacy

- Competition Policy

UNIT - IV

Insolvency and Bankruptcy Code, 2016

- Introduction to Insolvency and Bankruptcy Regime in India
- Authorities and Enforcement Mechanism in IBC 2016
- Corporate Insolvency Resolution Process (CIRP)
- Liquidation Process

Text Books:

- 1. Dhall .Vinod, Competition Law Today: Concept Issues and Law in Practice, Oxford University Press, 2007
- 2. Bangia R.K., A Handbook of Consumer Protection Laws and Procedure, Allahabad Law Agency, 2004

References:

- 1. Mittal D.P., Taxmann's Competition Law and Practice, 3rd Edition, 2007.
- 2. Universal Guide to Competition Law in India, Universal Law Publishing Company, New Delhi. 2003
- 3. Ramappa. T., Competition Law in India- Policy, Issues and Development Oxford University Press, 3rd Edition, 2013
- 4. Aditi P Talati, Nahar. S. Mahala, Competition Act, 2002: Law, Practice and Procedure, Commercial LawPublishers, 2006
- 5. Avtar Singh & Harpreet Kaur, Introduction to Law of Tort&Consumer Protection, Lexis Nexis, 2013.
- 6. Verma S.K.&M.AfzalWani, A Treatise on Consumer Protection Laws, Indian Law Institute, 2004
- 7. Anoop K. Kaushal, *Universal's Practical Guide to Consumer Protection Law*, Universal law Publishing Company, New Delhi, 2006.
- 8. Aggarwal, Prof. V. K., Consumer and Protection Law and Practice, 6th Edition, 2008.

Optional Paper Ist Sem.

Paper - LLM110

International Trade Law

MM:80

Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

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NOTE FOR STUDENTS

Attempt all questions in Section A and Four Questions from Section B. Each Question in Section A carries 3 marks and each question in Section B carries 14 marks.

Unit-I: International Sale of Goods:

Special Trade terms in export sales — Definitions, kinds, Differences between Rights and duties of buyers and sellers; Standardization of terms in International Sales: Uniform Conditions of Export Sales — Role of UNCITRAL, International Chamber of Commerce Publications, Standard contract forms applied to specified international transactions; Offer and acceptance; Performance of contract; Rights of unpaid seller; Countertrade; Frustration of contract; conflict of laws; Unification of the Law of International Sales

Unit-II: Financing and Payment in International Trade

Meaning, types and control of foreign investment; Bill of Exchange — Meaning; Letters of Credit — Characteristics and kinds; Bank gurantees and other contract guarantees;

Unit -III: Transportation of Exports

Carriage of Goods by Sea- Unimodal and Multimodal Transport, Contract of Carriage by Sea, Bills of Lading, Chartyerparty Liability of shipowner for loss or damage to goods; Container transport — Course of business in container Transport, Legal Problems of container transport; Carriage of Goods by Air; Carriage of Goods; Carriage of Goods by Land

Unit-IV: Insurance of Exports — Marine and Aviation Insurance

Books:

- 1. Carr and Kidner Statutes and Conventions on International Trade Law, 1993
- 2. Jason Chuah International Trade Law, Cavendish Publishing Ltd., London, 1995
- 3. Motiwal and Awasthi International Trade, ft edn., 1995. Bhowmik and co; New Delhi.
- 4. Clive M. Schmitthoff, Schmitthoff's, Export Trade, 8 Edn., 1986, Stevens and Sons, London.
- 5. Law of International Trade Transactions ed. Rahmatullah Khan, Tripathi Pvt. Ltd., Bombay, 1973
- 6. UNCITRAL Year Book, 1970-1995, United Nations, New York.
- 7. Dicey, Conflict of Laws.
- 8. Justice Kochu Thomen Bill of Ladiing.

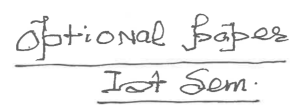
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Batch 2020 onwards

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- 9. Payne and Ivamy Carriage of goods, 12 Edn., Butterworth.
- 10. M.C. Vaish, Sudama Singh: International Economic Law, 4 Edn. Oxford and IBH Publishing Co.
- 11. New Directions in International Trade Law, Vol.-I & II, Oceana Publications Inc.
- 12. B.C. Mitra Law Relating to Bills of Lading and Charter party (Air, Land and Sea) 1998.
- 13. Avtar Singh Law of Carriage (Road, Rail, Air and Sea) 3 Edn. Eastern Book Co. Books:
- 1. Mathur K.M., Crime, Human Rights and National Securities, Gian Publishing House, New Delhi-02
- 2. Nadan Kamat, Computer and Information Technology Law
- 3. Attra Chand, Terrorism Political Violence Security of Nation, Gian Publishing House, New Delhi-02
- 4. William A Schabas, International Criminal Court, 1 Edition 2001, Cambridge University Press.

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NOTE FOR STUDENTS

Attempt all questions in Section A and Four Questions from Section B. Each Question in Section A carries 3 marks and each question in Section B carries 14 marks.

UNIT-I INTRODUCTION

- Origin and Development of Crime: Nature of Crime-Definition of Crime-Traditional and Modern Approach to Crime-Defining Criminal Conduct in Contemporary Society-Consensus and Conflict Perspectives in Crime-Philosophical versus Contextual Approaches to Crimes-Fundamental Elements of Crime: Human Being- Mens Rea-Actus Reus-Injury to Third Party; Causation in Crime-Morality and Criminal Law
- 2. Historical Development of Indian Penal Code: Extent and Operation of the Penal Code-Significant Reform Areas and Trends

UNIT-IISTAGES AND MENTAL ELEMENTS IN CRIME

- 1. Stages in Commission of Crime: Intention-Preparation-Attempt-Commission of Crime; Complicit Criminality and Inchoate Crimes: Abetment-Conspiracy-Group or Joint Liability
- state of Mind in Crime: Intention-Negligence-Recklessness; Presumption of Culpable Mental State in Fixing Criminal Responsibility-Strict Liability in Crime: Exclusion of Mens rea in Public Welfare Offences

UNIT-III PUNISHMENTS

- Punishment: Theories of Punishment-Retribution-Utilitarian Prevention-Deterrence-Behavioral Prevention-Incapacitation-Rehabilitation; Classical Hindu and Islamic Approaches to Punishment; Individualization of Sentence: Judicial Discretion in Awarding Sentence-Sentence Hearing-Minimum Mandatory Punishment
- 2. Capital Punishment: Rationale-Constitutional Validity-Judicial Law Making-Rarest of Rare Cases; Kinds of Punishment: Imprisonment-Life Imprisonment-Simple-Rigorous-Solitary Confinement; Forfeiture of Property-Fine

<u>UNIT-IVGENERAL EXCEPTIONS OR CONDITIONS FOR NEGATIVING CRIMINAL</u> LIABILITY

- General Exceptions: Position under English law and IPC-Excusable Defence-Justifiable

 Defence-Provocation as a Mitigating Factor in Criminal Liability
- Principles of Exculpation: Defence of Mistake-Defence of Insanity and Intoxication

 Defence of Necessity and Bonafide Action-Private Defence: Right of Private Defence of

 Body-Right of Private Defence of Property

Suggested Readings:

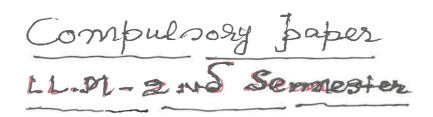
- 1. C. K. Takwani: *Indian Penal Code*, Eastern Book Company, Lucknow.
- 2. D. R. Prem and C. K. Thakker: *Criminal Law and Practice*, Ashoka Law House, New Delhi.
- 3. Harish Chander: *The Indian Penal Code -A Critical Commentary*, Eastern Law House, Kolkata.
- **4.** Justice K. T. Thomas & M.A. Rashid: *Ratanlal & Dhirajlal The Indian Penal Code*, LexisNexis India, Gurgaon.
- 5. K. D. Gaur: Commentary on the Indian Penal Code, Universal Law Publishing Co. Pvt. Ltd., New Delhi.

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- **6.** Kirpal Singh Chhabra: Quantum of Punishment in Criminal Law in India, Panjab University, Chandigarh.
- 7. Kishore Prasad: *Problems and Solutions on Criminal Law*, Universal Law Publishing, Delhi.
- 8. K. S. N. Murthy & K. V. S. Sarma: KSN Murthy's Criminal Law (Indian PenalCode), LexisNexis India, Gurgaon.
- 9. M. J. Allan: Cases and Materials on Criminal Law, Sweet and Maxwell, London
- 10. M. T. Molan: Criminal Law, Old Bailey, London.
- 11. Nicola Padfield: Criminal Law, Oxford University Press, New York.
- 12. P. S. A. Pillai: Criminal Law- Incorporating the Criminal Law (Amendment) Act, 2013, LexisNexis India, Gurgaon.
- 13. R. A. Nelson: Indian Penal Code, LexisNexis India, Gurgaon.
- 14. S. N. Misra: Indian Penal Code (As amended by Criminal Law (Amendment) Act, 2013),
 Central Law Publications, Allahabad.
- 15. S. R. A. Rosedar: Indian Penal Code, LexisNexis India, Gurgaon.





Paper-VI
Paper Code- Paper Cod

NOTE FOR EXAMINER/PAPER SETTER

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NOTE FOR STUDENTS

Attempt all questions in Section A and Four Questions from Section B. Each Question in Section A carries 3 marks and each question in Section B carries 14 marks.

Unit-I: Justice in Globalising World: Existing Scenario

- a. Globalisation as Process
- b. Existing Scenarios and Issues: Economic, Social, Political
- c. Rethinking the Idea of Just World Order

Unit-II: Mechanism of Justice under International Legal Regime

- a. United Nations' Institutional Mechanism
- b. Responsibility of Nation States
- c. Challenges and the Way Forward

Unit-III: Globalisation and National Justice Delivery System

- a. Avoidance of National Jurisdictions
- b. Intervention of International Human Rights Regime
- c. Third World's Perspectives to Globalisation

Unit-IV: Emerging Initiatives for Justice

- a. MNCs and CSRs
- b. Other New Initiatives
- c. Global Ombudsman
- d. Protection of Faiths and Culture

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Text Books:

- 1. Kai Ambos, Judith Large, Marieke Wierda, Building a Future on Peace and Justice: Studies on Transitional Justice, Peace and Development The Nuremberg Declaration on Peace and Justice, Springer Science & Business Media, 2008
- 2. Andrew Byrnes, Mika Hayashi, Christopher Michaelsen, *International Law in the New Age of Globalization*, Martinus Nijhoff Publishers, 2013

References:

- 1. Joseph Stiglitz, Making Globalisation Work: The Next Step to Global Justice, Pengiun 2007
- 2. Antony Anghie (Editor), The Third World and International Order: Law, Politics, and Globalization, Kluwer Law International, 2003



Compulsory Paper Dissertation

INd Sem.

Paper-VII
Paper Code-LLM113

Marks:100

The evaluations of the Dissertation and Viva Voce will be conducted by a Board of Examiners comprising of Dean, Supervisor and a faculty member and an External Examiner with the approval of the Hon'ble Vice Chancellor. The object of Viva Voce is to verify whether the candidate has written his/her dissertation himself/herself or not and also to assess his/her skill of writings.



Subject: Law of Corporate Finance and Securities Regulations

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into two sections A & B, Section A consists of Eight Small answer type questions (without internal choice) carrying 3 marks each covering the entire syllabus. This section as such will be compulsory. Section-B shall again consist eight questions carrying 14 marks each covering the entire syllabus. However, the candidate shall be required to attempt any four questions from this section.

NOTE FOR STUDENTS

Attempt all questions in Section A and Four Questions from Section B. Each Question in Section A carries 3 marks and each question in Section B carries 14 marks.

UNIT - I:

Public Issue of Shares

- Prospectus (i)
- Remedies for misrepresentation (ii)
- (iii) SEBI and Stock Exchange guidelines

Share Capital

- Nature and Kind of Shares
- Transfer, Transmission, Surrender and forfeiture of Shares (ii)
- (iii) Purchase by Company of its own shares
- Issue of shares at premium and discount (iv)
- **SEBI** Guidelines (v)

UNIT - II:

- (i) Shareholders' Rights (Various rights of shareholders and variation of shareholders rights.
- (ii). Debentures; Difference between Share and Debentures; Kinds of Debenture; Remedies of Debenture Holder; Company Charges.

UNIT - III:

- (i). Insider Trading; SEBI's Guidelines on Insider Trading
- (ii). Securities and Exchange Board of India (SEBI): Constitution, Powers and **Functions**

UNIT - IV:

Reconstruction, Amalgamation and Take Over: Provisions in Company Law and (1). **SEBI** Guidelines

& gir /

- (2).Auditors:
 - (i) Appointment, powers, duties and removal of auditors
 - Special Audit (ii)

39

Gurugram University, Gurugram

Batch 2020 onwards

- (iii) Director Responsibility statement in Board Report
- (iv) National Advisory Committee on Accounting Standards

Text Books:

Paul

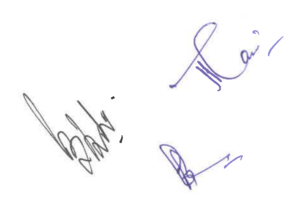
Davis & Sara Worthington, Gower's *Principles of Company Law*, Sweet & Maxwell Thomson, 9th Edition, 2006

David

Kidwell & Robert Parinno, Fundamentals of Corporate Finance, Wiley, 2012

References:

- 1. Charles Wild, Stuart Weinsten, Smith and Keenon's Company Law, Pearson Education Ltd., 2013
- 2. J.C. Verma & Sanjeev Agarwal, Corporate Mergers, Amalgamations & Takeovers, Bharat Law House, 2008
- 3. Richard Brealey, Stewart Myers, Franklin Allen, Principles of Corporate Finance, Hill McGraw, 2012



Specialisation: Cosposate Law Seur- 2 rd

Paper Code:- 1 The LL DL-115

Subject: Law of Corporate Management and Governance

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into two sections A & B, Section A consists of Eight Small answer type questions (without internal choice) carrying 3 marks each covering the entire syllabus. This section as such will be compulsory. Section-B shall again consist eight questions carrying 14 marks each covering the entire syllabus. However, the candidate shall be required to attempt any four questions from this section.

NOTE FOR STUDENTS

Attempt all questions in Section A and Four Questions from Section B. Each Question in Section A carries 3 marks and each question in Section B carries 14 marks.

Unit - I: Corporate Incorporation and Management

- 1.
- (i)Certificate of Incorporation
- (ii) Memorandum and Articles of Association
- (iii)Doctrine of Ultra Vires
- (iv)Doctrine of Indoor Management
- 2.
 - (i) Directors: Appointment, Removal, Position, Powers and Duties of Directors.
 - (ii) Audit Committee: Its Role.
 - (iii) Company Secretary: Qualification, Appointment and Duties
 - (iv) Officer who is in default: Definition of Officer who is in default
 - (v) Liability of independent directors.
- 3.
 - (i) Types of Meetings
 - (ii) Procedure of calling meeting
 - (iii) Company's resolutions and its kinds

Unit -2: Oppression & Mismanagement and Investigation (Sections 397 to 408; Sections 235 to 251)

- 1.
- (i) Rule in Foss v. Harbottle
- (ii) Prevention of Oppression
- (iii) Prevention of Mismanagement
- (iv) Role & Powers of the Company Law Board
- (v) Role & Powers of Central Government

Las has

2.

(i) Company Investigation

Unit - 3: Corporate Liquidation

1.

- i. Winding up of Companies
- ii. Mode of winding up of the companies
- iii. Compulsory Winding up under the Order of the Tribunal
- iv. Voluntary winding up
- v. Contributories
- vi. Payment of liabilities

Unit -4: Corporate Governance and Social Responsibility

1.

- (i) Importance of Corporate Governance
- (ii) Different system of Corporate Governance
- (iii) Impact of Legal Traditions and the Rule of Law on Corporate Governance
- (iv) Legal Reforms of Corporate Governance in India
- (v) Reports of the various Committees on Corporate Governance
- (vi) Emerging Trend based on the recommendation of the Committees in the Companies Act 1956 and the Listing Agreement with Special reference to Clause 49.
- 2. (i) Corporate Social and Environmental Responsibility

Text Books:

- 1. Saleem Sheikh & William Rees, *Corporate Governance & Corporate Control*, Cavendish Publishing Ltd., 1995
- 2. Taxmann, Companies Act 2013
- 3. Taxmann, A Comparative Study of Companies Act 2013 and Companies Act 1956

References:

- 1. Charles Wild & Stuart Weinstein Smith and Keenan, *Company Law*, Pearson Longman, 2009
- 2. Institute of Company Secretaries of India, *Companies Act 2013*, CCH Wolter Kluver Business, 2013
- 3. Lexis Nexis, Corporate Laws 2013 (Palmtop Edition)
- 4. C.A. Kamal Garg, Bharat's Corporate and Allied Laws, 2013,

John. De sind

Specialisation: Gininal Law Seur-2 Nd.

Paper-

Subject: Criminal Justice system and Human Rights

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into two sections A & B, Section A consists of Eight Small answer type questions (without internal choice) carrying 3 marks each covering the entire syllabus. This section as such will be compulsory. Section-B shall again consist eight questions carrying 14 marks each covering the entire syllabus. However, the candidate shall be required to attempt any four questions from this section.

NOTE FOR STUDENTS

Attempt all questions in Section A and Four Questions from Section B. Each Question in Section A carries 3 marks and each question in Section B carries 14 marks.

UNIT-1

INTRODUCTION TO THE CRIMINAL JUSTICE PROCESS AND HUMAN RIGHTS

- 1.1 Criminal Justice System and Process; Evolution and theories of origin of Criminal Law
- 1.2 Law defining Crimes and Criminal Procedure
- 1.3 Structural and Theoretical Components of Criminal Justice System
- 1.4 The importance of viewing Criminal Justice as a system
- 1.5 Justification for a rights approach in a Criminal Justice System

UNIT-II

Critical Issues in Administration of Criminal Justice and Governance

- 2.1 Institutional Incentives and Constraints: Limited versus expanded jurisdiction
- 2.2 Constitutional Safeguards; fair Tail Concept; Sentencing, Execution and Human Rights
- 2.3 Role of Human Rights commission of India in Dispensation of Criminal Justice
- 2.4 Crime Preventions and investigation: Role of Police in Criminal Justice System
- 2.5 Special legislation: Anti-terrorism laws and Preventive Detention Laws

UNIT-III

Judiciary and Trends in Controlling Human Rights Violations

- 3.1 Crime Trends: Pendency, Disposal, Convictions rates.
- 3.2 Role of Judiciary I Securing Human rights
- 3.3 Criminal Justice System and compensation to victims.
- 3.4 Role of PIL in Criminal Justice.
- 3.5 Evaluation of Criminal Justice Administration: Observations of Laws commissions

UNIT-IV

Understanding Various Concerns and Problems of Contemporary Criminal Justice System

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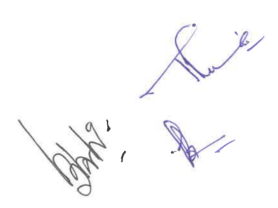
- 4.1 Globalisation of human Rights Norms
- 4.2 Definition and Methodological Issues in Transnational Justice.
- 4.3 Multinational Corporation and Human Rights
- 4.4 Historical Underpinnings and Problems of Specific violations: women's Rights, Children Rights, Marginalized Groups, and Transgender Rights in Criminal law.
- 4.5 Gaps between the standards laid down in international treaties, domestic legislation and their their implementation.

Prescribed Legislations:

- 1. Indian Penal Code, 1860
- 2. Criminal Procedure Code, 1973
- 3. International Conventions

References Books:-

- 1. Theodor Meron, The Making of International Criminal Justice (Oxford University Press Inc.. 2011)
- 2. N. Prabha Unnithan, Crime And Justice in India (Saga Publication, 2013)
- 3. Anthony Amatrudo and Leslie William Blank. Human Rights and the Criminal Justice System (Routledge, 2015)
- 4. Thom Brooks, The Rights to Fair Trail (Ashgate Publishing Company 2009)
- 5. Sue Hobbs & Christopher hamerton, the making of Criminal Justice Policy (Routledge, 2014)
- 6. Bellary Uma devi, Arrest, Detention and Criminal Justice System- A Study in the context of constitution of india (Oxford Publication)
- 7. Emmeson Ben Qc. Human Rights and Criminal Justice(Ben emmerson Qc et al. eds. , 3rd ed. 2012)
- 8. Utrecht Law Review- the Protection of Fundamental Human Rights in Criminal Process General report.



Specialisation: Griminal Law Sem- 2 nd.

Paper Code:- Sentence and Sentencing & Juve Nile Delinguency
Subject: Sentence and Sentencing & Juve Nile Delinguency

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into two sections A & B, Section A consists of Eight Small answer type questions (without internal choice) carrying 3 marks each covering the entire syllabus. This section as such will be compulsory. Section-B shall again consist eight questions carrying 14 marks each covering the entire syllabus. However, the candidate shall be required to attempt any four questions from this section.

NOTE FOR STUDENTS

Attempt all questions in Section A and Four Questions from Section B. Each Question in Section A carries 3 marks and each question in Section B carries 14 marks

Unit-l

Sentencing: Panel Policy of India

- 1.1 Introduction and history of Sentencing: classical and Modern Approaches
- 1.2 Procedure of Sentencing: Pre sentence hearing, Justification for Punishment.
- 1.3 Types of Sentencing: Sentencing and the constitution, Punishment and Indian Penal Court.
- 1.4 Legitimacy of Penal Policies: Leniency and mercy in Sentencing, Disparity in Sentence.
- 1.5 Victims and Legitimacy of Penal Policies, Sentencing Practices in other Countries.

Unit-II

Theories of Sentencing

- 2.1 Theories of Punishment: Deterrent, Retributive, Preventive, and reformative Theory of Punishment.
- 2.2 Sentencing in Practice: Standardisation versus Individualisation
- 2.3 Judiciary and Sentencing
- 2.4 Plea Bargaining and Sentence discounting for guilty Plea and Guidelines on Guilty Plea discounting.
- 2.5 the Traditional Indeterminate Sentencing Model, Probation, Indeterminate Sanctions and community based corrections.

Unit-III

Proportionality in Sentencing

- 3.1 Proportionality in Punishment
- 3.2 Restorative justice and Proportionality.
- 3.3 Proportionate Sentencing and Rule of Law

De Z

3.4 The Origins of Desert Module

3.5 The strengths and Limitations of Enhanced Sentencing Reasons and Rationales for Enhanced Penalties.

Unit-IV

Juvenile Delinquency:- Its Causes, Economic Pressing, Gang Culture, Differential Association, Vagrancy, Truancy, Recidivism, Drug Addiction, Tract went of Juvenile and their signification: Borsht system observation home Reformatories after care organization and Provisions of the Juvenile Justice (care and protections of children) Act 2000.

Suggested Reading

- 1. CK Boyle & MJ Allen, Sentencing law and Practic, 1985 1st ed,. Sweet & Maxwell London.
- 2. Martin Wasik, Enmins on Sentencing, 1998 3rd ed, Blackstone Press Ltd. London
- **3.** Philip c. Stenning, Accountability for Criminal Justice 1995 1st ed. University of Toronto Press Toronto.
- 4. Andrew Ashwort, Sentencing And Criminal Justice 2005, 4th ed. Cambridge University, UK
- **5.** R.V. Kelkar, Criminal Procedure, 2001 4th Ed. Eastern Book company, Lucknow.
- 6. Bright's Juvenile Justice (Care and Protection of Children)Act, 2015 Along with rules

Reports:-

- 1. Juvenile Delinquency Act-2015
- 2. 35th Report of law Commissions of India 1967
- 3. Justice for all 2002
- 4. Juvenile Justice (Care and Protection of Children)Act,2015

My Din

Specialisation: International Law Zem- 2 Nd.

Paper: VIII

Paper Code: LLM118

Subject: INTERNATIONAL HUMAN RIGHTS LAW

MM:80

Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into two sections A & B, Section A consists of Eight Small answer type questions (without internal choice) carrying 3 marks each covering the entire syllabus. This section as such will be compulsory. Section-B shall again consist eight questions carrying 14 marks each covering the entire syllabus. However, the candidate shall be required to attempt any four questions from this section.

NOTE FOR STUDENTS

Attempt all questions in Section A and Four Questions from Section B. Each Question in Section A carries 3 marks and each question in Section B carries 14 marks.

UNIT 1 Development of the Concept of Human Rights under International Law

- (a) Role of International organization and Human Rights
- (b) Universal Declaration of Human Rights (1948)
- (c) Covenant on Political and Civil Rights (1966)
- (d) Covenant on Economic, Social and Cultural Rights (1966)
- (e) ILO and other Conventions and protocols dealing with human rights
- (f) Convention on the elimination of all forms of discrimination against women (CEDAW)
- (g) Convention on Rights of Children 1989.

UNIT 2

A. Regional Conventions

- European Convention on Human Rights
- American Convention on Human Rights
- African Convention on Human Rights
- Other regional Conventions/Instruments

B. UN Mechanism

- Reporting System
- Treetybased Committee System
- Organization & Functioning of I.C. of Human Rights
- Regional Mechanism

UNIT III Protection agencies and mechanisms

- (a) ECOSOC(Economic, Social Council) established by commission on Human Rights on 16th February 1946.
- (b) Amnesty International
- (c) Non-governmental organizations 4.4 U.N.Division of Human Rights
- (d) International Labour Organisation 4.6 UNESCO
- (e) UNICEF
- (f) Voluntary Organizations

UNIT IV International Enforcement of Human Rights

- (a) Role of ICJ
- (b) NAHRC
- (c) European Commission on Human Rights

Week, &

- (d) African charter on Human & Peoples Rights
- (e) Regional Mechanism

Readings

Benedetto conforti and Francesco Francioni, Enforcing International Human Rights in Domestic Courts, (1997)

Francisco Forrest Martin, International Human Rights Law and Practice,(1997)

Luck Clements, European Human Rights Taking a Case under the Convention, (1994) Evelyn A.Ankumah, The African Commission on Human Rights and People's Rights, (1996).

R.K. Sinha, Human Rights of the World, (1997)

Philip Alston, The United Nations and Human Rights a Critical Appraisal, (1992)

R.S. Sharma and R.K. Sinha, Perspectives in Human Rights Development, (1997)

The Human Rights Watch Global Report on Women's Human Rights,(2000) Oxford.

B.P.Singh Seghal, Human Rights in India (1996)

Chandan Bala, International Courts of Justice: Its Functioning and settlement of International Dispute, (1997).



apecialisation: International Law Sem-2nd

Paper: IX

Paper Code: LLM-119

Subject: Public International Law

MM:80

Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into two sections A & B, Section A consists of Eight Small answer type questions (without internal choice) carrying 3 marks each covering the entire syllabus. This section as such will be compulsory. Section-B shall again consist eight questions carrying 14 marks each covering the entire syllabus. However, the candidate shall be required to attempt any four questions from this section.

NOTE FOR STUDENTS

Attempt all questions in Section A and Four Questions from Section B. Each Question in Section A carries 3 marks and each question in Section B carries 14 marks.

UNIT - I - INTRODUCTION AND DEVELOPMENT OF INTERNATIONAL LAW

International Law - Definition, Origin, Development, Scope and Basis, Codification - International Law Commission - Sources of International Law - Relationship between International Law & Municipal Law - Theories, State Practice - U.K., USA and India with respect to Treaties and Customary Norms.

UNIT - II - STATES, RECOGNITION AND RESPONSIBILITY

State – Types, Rights and Duties, State Subject - Individual, International institutions, Colonial Territories and MNC's, State – Responsibilities; Protection of Individual and Groups, Human rights-Calvo Clause, Protection of Environment , State Recognition – State and Government, Theories, kinds and legal effects, Nationality – Acquisition and loss -Extradition and Asylum – Refugee, Stateless persons – Principle of Non-Refoulement, Territorial Sovereignty- Modes of acquisition and loss of territory – State Jurisdiction – State Succession.

UNIT - III - STATE SOVERGINTY AND DIPLOMATIC IMMUNITY

State - Sovereignty- Jurisdiction - Basic Principles - Civil and Criminal Jurisdiction - Permanent Sovereignty over Natural Resources - Law of the Sea - State jurisdiction, High Seas, Air & Space Law - Sovereignty, Freedoms and Liability, Diplomatic Law - Agents Consulars, Immunities and Privileges, Refugee Law- Principle of Non-Refoulement

UNIT - IV- TREATIES AND INTERNATIONAL ORGANISATIONS

Concept – Vienna Convention - Definition of International Treaties – Formation of Treaties and its stages – Reservation, observance of Treaties, Interpretation of Treaties – Suspension and Termination of Treaties.

International Organisation And Dispute Settlement Mechanism

Books prescribed:

Ian Brownlie: Principles of International Law

Starke J.G. - International Law

Malcolm Shaw - An introduction to International Law D.J.Haris-Cases Materials in International Law

Books for reference:

Oppenheim – International Law

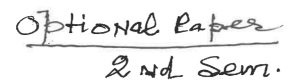
Brierly - International Law

Schwrenberger - International Law

Batch 2020 onwards

D.J. Haris – Cases Materials in International Law D.W. Bowett: International Institutions
Akehurst, Michel, Modern introduction toInternational Law Salient Documents in International Law
– R.P. Anand Tunkin.G – International law
Antonio Cassese – International Law
R.P. Anand – New States in International Law
Mani, V. S., Basic Principles of Modern International Law Indian Journal of International Law
American Journal of International Law,
International Law and Comparative Law Quarterly;

Gurugram University, Gurugram



Paper Code- 3242 LL DI-120

Subject: Banking and Insurance Law

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into two sections A & B, Section A consists of Eight Small answer type questions (without internal choice) carrying 3 marks each covering the entire syllabus. This section as such will be compulsory. Section-B shall again consist eight questions carrying 14 marks each covering the entire syllabus. However, the candidate shall be required to attempt any four questions from this section.

NOTE FOR STUDENTS

Attempt all questions in Section A and Four Questions from Section B. Each Question in Section A carries 3 marks and each question in Section B carries 14 marks.

UNIT - I: The Evaluation of Banking Services and its History in India

- 1. History of Banking in India.
- 2. Bank nationalization and social control over banking.
- 3. Various types of Banks and their functions.
- 4. Contract between banker and customer: their rights and duties.
- 5. Role and functions of Banking Institutions

UNIT - II: Lending by Banks and Recent Trends of Banking System in India

- 1. Advances, Loans and Securities.
- 2. Direct, collateral and miscellaneous Securities.
- 3. Default and recovery.
- 4. Bank Debt Recovery Tribunals.
- 5. The Securitization and Reconstruction of Financial Assets and Enforcements of Security Interest Act, 2002 (Definitions, Section 13 Enforcement of security interest, Section 17

- Right to appeal.)

UNIT - III: General Principles of Law of Insurance

- 1. Definition, nature and history.
- 2. Contract of insurance and principles.
- 3. The Risk commencement, attachment, assignment.
- 4. Types of insurances.
- 5. Policy and its Legal Status.

UNIT - IV: Recent Trends in Insurance

A .

- 1. Insurance against third party risks (relevant provisions from Motor Vehicles Act, 1988.)
- 2. Liability Insurance.
- 3. Consumer Protection and Banking and Insurance Services.
- 4. The Insurance Act, 1938 and the Insurance Regulatory & Development Authority Act, (IRDA), 2000.
- 5. Miscellaneous Insurance Schemes: New Dimensions (Group Life Insurance, Mediclaim, Sickness).

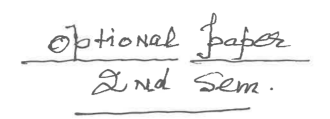
Text Books:

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

References:

- 1. J N Jain & R K Jain, *Modern Banking and Insurance Principles and Techniques*, Regal Publications, 2008
- 2. Jyotsana Sethi & Nishwar Bhatia, *Elements of Banking and Insurance*, PHI Publishers, 2nd Edition, 2013.
- 3. Murthy, K.S.N., and Sarma, K.V.S., *Modern Law of Insurance in India*, Lexis Nexis Butterworth, 2002
- 4. Birds, John, Modern Insurance Law, Universal Publishing Co., 2003,

- 5. Shah, M. B., Landmark Judgments on Insurance, Universal Publishing Co., 2004
- 6. Rangarajan, C., Handbook of Insurance and Allied Laws. K.C. Shekhar, & Lekshmi Shekhar, Banking Theory and Practice, Vikas Publishing House, 19th Edition. 2005.
- 7. M.L. Tannan, Banking Law and Practice in India, Lexis Nexis, 23rd Edition, 2010



Paper Code:Subject: International Criminal Law

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into two sections A & B, Section A consists of Eight Small answer type questions (without internal choice) carrying 3 marks each covering the entire syllabus. This section as such will be compulsory. Section-B shall again consist eight questions carrying 14 marks each covering the entire syllabus. However, the candidate shall be required to attempt any four questions from this section.

NOTE FOR STUDENTS

Attempt all questions in Section A and Four Questions from Section B. Each Question in Section A carries 3 marks and each question in Section B carries 14 marks

Unit-I

International Criminal Law- Introduction & General principles

- 1.1 International rules pertaining to 'individual Responsibility' under international Law specially with reference to (a) Treaty of Versailles, (b) Nuremberg & Tokyo trials (c) Genocide Convention, 1948 (d) Geneva Convention, 1949
- 1.2 ILC Draft Code of Crimes against the peace and security of Mankind.
- 1.3 'State Sovereignty' and 'international Criminal law'
- 1.4 Ad hoc international criminal tribunals

Unit-II

Offences and prosecution system under ICC

- 2.1 Categories of international Crimes under ICC- Genocide, Crimes against humanity, War Crimes Aggression.
- 2.2 Issues of jurisdiction Territorial Jurisdiction, the Active/Passive personality principle, Universal Jurisdiction, Aut Dedere Aut Judicare Principle, International Criminal Jurisdiction.
- 2.3 Office of Prosecution under ICC
- 2.4 Adequacy of Evidence to Initiate Proceeding under ICC

UNIT-III

Working of ICC/Tribunal under ICC

- 3.1 Pre-trial Process: Confirming Supect's identity etc.
- 3.2 Investigation and Collection of Evidence- State Cooperation
- 3.3 confirmation of Charges, opportunity of hearing to prosecution, Defense, and the Legal representative victims etc.
- 3.4 in- absentia hearing cases
- 3.5 Rule of 'Admissibility' in international criminal law.

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Unit-IV

Immunity/Defense under ICC

- 4.1 Rome Statute: Immunities (Ex parte Pinochet (UK house of Lords); Belgium;s 1993 Universal Jurisdiction law; ICJ)
- 4.2 Defenses to international crimes: Superior orders, Duress and necessity,
- 4.3 Self- Defense
- 4.4 Intoxication, Mistake of Fact of Mistake of law.
- 4.5 mental Incapacity.

List of Readings

International materials

- 1. Convention on the Prevention and Punishment of the Crime of Genocide, 1948
- 2. Principles of International Co-operation in the Detection, Arrests, Extradition and Punishment of Persons Guilty of War Crimes and Crimes against Humanity, 1973
- 3. Rome, Statute of the international Criminal Court, 1998
- 4. Draft Code of Crimes against the peace and security of mankind with commentaries 1996

Secondary sources

Books

- 1. Raimondo, Fabian O, General Principles of Law in the Decision of International Criminal courts and Tribunals, (NIJHOFF Pubishers, 2008)
- 2. Cassee, Antonio, International Criminal law (Oxford Press, London, 2008) ed. 2nd.
- 3. Schabas, Williams A,. An introduction to the international Criminal Court, (Cambridge University Press, Cambridge, 2001)
- 4. Jose Doria et. al. (edt.) The Legal Regime of the international Criminal court (NIJHOFF) Publishers, 2009
- 5. Cryer, Robert & et. al, An Introduction to International Criminal law and procedure (Cambridge university Press, 2010)
- 6. Bantekas, Ilias & nash Susan., International Criminal 2nd ed. (Cavendish Publishing Limited 2003).

Optional Japer 2 nd Sem.

Paper:

Paper Code: LLM122

Subject : Money Laundering and White Collar Crime

MM:80

Time: 3 hours

NOTE FOR EXAMINER/PAPER SETTER

The question paper of each course will be divided into two sections A & B, Section A consists of Eight Small answer type questions (without internal choice) carrying 3 marks each covering the entire syllabus. This section as such will be compulsory. Section-B shall again consist eight questions carrying 14 marks each covering the entire syllabus. However, the candidate shall be required to attempt any four questions from this section.

NOTE FOR STUDENTS

Attempt all questions in Section A and Four Questions from Section B. Each Question in Section A carries 3 marks and each question in Section B carries 14 marks.

Unit-1

Money Laundering: Origin - Definition - Techniques Impact on Banks - Structuring; Integration, Preventive Legislations - International Co-operation - UK; USA; India - Basel Committee - PMLA Objectives - RBI Guidelines - System Adequacy to Combat Money Laundering - Antiterrorism finance - Financial Intelligence Unit (FIU) The Financial Action Task Force (FATF) - IBA Working Group - Software for AMLScreening: Money Laundering and Correspondent Banking - Exchange Companies - Foreign Branches.

Unit-2

White Collar Crime: Emergence of White-Collar Crime; Concept and Nature of White-Collar Crimes; Sutherlands, view on white-collar crimes and it's analysis.

Unit- 3

Causes of White-Collar Crimes; Distinguish between White-Collar Crimes and Blue-Collar Crimes; Implications of white collar crimes, Courts and white collars crime in India.

Unit-4

White Collar Crimes in India; Hoarding, Black Marketing and Adulteration; White Collar Crimes in certain Professions - Medical Profession, Legal profession, Educational Institutions, Engineering; White Collar Crimes in business deals; Fake Employment Placement Rockets; Remedial Measures.

Suggested Readings:

Mahesh Chandra : Socio- Economic Crimes Marshal B. Clinard : Crime in Developing Countries N.V. Pranjape : Criminology and Penology Prevention of Corruption Act, 1988

47th Report of Law Commission of India

Trial and Punishment of Socio-Economic Offences. Annual Report Criminal Law Review.

Commentary on Prevention of Money Laundering Act, 2002 by Dr. Shamsuddin.

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