STYLE OF STANDARD STA

SGT UNIVERSITY

SHREE GURU GOBIND SINGH TRICENTENARY UNIVERSITY FACULTY OF LAW

PROGRAM	Semester	COURSE NAME	COURSE CODE
BA LL.B & BBA LLB	II	Law of Tort II & Consumer Protection Act	12010205 12030205

Law of Tort-II

Unit-1 Trespass to person and property

- Trespass to person
- Assault and Battery-defences to an action for assault and battery
- False imprisonment, malicious prosecution
- Trespass to land, trespass to goods and conversion

Unit-2 Tort of Nuisance and Defamation

- Nuisance-kinds of nuisance-public and private
- Defences to nuisance
- Meaning and essentials of defamation
- Defences to defamation

Unit-3 Liability for dangerous premises, for making misstatements and for injury caused by animals

- Liability for dangerous premises
- Liability for dangerous animals

• Liability for misstatements

Unit-4 Remedies under Law of Torts

- Remedies under Law of Torts-judicial and extra judicial remedies
- Remoteness of damage
- Compensation under the Motor Vehicles Act, 1988

Unit-5 Consumer Protection Law

- The history and development of consumer protection law
- The Consumer Protection Act, 1986
- Objective and scope of the Consumer Protection Act, 1986
- Unfair Trade Practices General definition & specific unfair trade practices
- Consumer disputes Redressal agencies Constitution, Power, Jurisdiction & remedies

Case Law as discussed in class.

Suggested Reading:

- 1. W.V.H. Rogers, Winfield and Jolowicz on Tort, Sweet & Maxwell, 2010 (18th Edn)
- 2. Ratanlal & Dhirajlal, The Law of Torts, Lexis Nexis, 2013 (26th Edn)
- 3. B.M. Gandhi, Law of Torts with Law of Statutory Compensation and Consumer Protection, Eastern Book Company, 2011 (4th Edn)
- 4. R.K. Bangia, Law of Torts including Compensation under the Motor Vehicles Act and Consumer Protection Laws, Allahabad Law Agency, 2013
- 5. Ramaswamy Iyer's, The Law of Torts, Lexis Nexis, 2007 (10th Edn)

OTTERST.	SGT UNIVERSITY, GURGAON FACULTY OF LAW			
PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE	
BA.LL.B. (Hons)/ BBA.LL.B. (Hons)	I	Legal Method	12010105 12030105	

Detailed Curriculum

Unit – I Introduction to Legal Education

- Definition of Law
- Functions of Law
- Classification of Laws:
 - i. Public and Private Law
 - ii. Substantive and Procedural Law
 - iii. Municipal and International Law
 - iv. Civil Law and Criminal Law

UNIT II Participation of Law Student and Clinical Legal Education

Student Participation in Law School Programmes: Organization of Seminars, Publication of journal and assessment of teachers

Clinical Legal Education: Legal aid, Legal literacy, Legal survey and Law reform.

UNIT III Sources of Law (Lectures-08)

- Custom
- Precedent
- Legislation

UNIT – IV Introduction to Research

Research: Meaning, Objectives of research and advantages of research.

Research Methods: Meaning of Legal Research and Objectives of Legal Research,

Approaches to Legal Research (Doctrinal and Empirical/Socio-Legal).

UNIT – V Report Writing and Sources of information and materials

Legal materials – Case law

Statutes,

Reports,
Journals,
Manuals,
Digests etc

Citations and Bibliography

Text Books	Author/Publication
Legal Education in India	S.K.Agrawal/ Eastern Book House
A Handbook of Clinical Legal Education	N.R. Madhava Menon/ TMH
Research Methodology	C.R. Kothari
Reference Books	Author/Publication
Effective Legal Research	M.O.Price/ H.Bitner and Bysiewiez
Scientific Social Survey and Research	Pauline V. Young
Methods in Social Research	Methods in Social Research/ TMH
Legal Research and Methodology	ILI Publication

SHOP SHOP

SGT UNIVERSITY, GURGAONFACULTYOFLAW

प्राथित कर अपनी जीत कर			
PROGRAMME	SEMESTER	COURSENAM	COURSE CODE
		E	
BA LLB / BBA LLB	VII	Media Law	08050717
			08060717

MEDIA LAW

UNIT 1: INTRODUCTION

- 1.1 History and Evolution of Media
- 1.2 Role of Media in Indian Freedom Struggle
- 1.3 Types of Media: Print media, Social Media, Broadcast Media
- 1.4 Legislative Underpinning of Media Laws in India

UNIT 2: CONSTITUTION OF INDIA & MEDIA

- 2.1 Article 19(1)(a): Freedom of Speech
- 2.2 Article 19(2): Reasonable Restrictions
- 2.3 Article 361 as an Exception to Fundamental Rights
- 2.4 Contempt of Court: Unverified reporting; Fair comment and criticism

UNIT 3: MEDIA & REGULATION

- 3.1 Print Media: Press council of India Act
- 3.2Broadcasting Sector: Importance of Self Regulations, NBSA Regulations, NBA Code of Ethics
- 3.3 Right to Information Act, 2005
- 3.4Cinematography Act 1952: Section 5D
- 3.5 Social Media: Section 6,7,8 ofIT Act 2001

UNIT 4: MEDIA & CENSORSHIP

- 4.1 Pre- and Post-Restraint
- 4.2Cinema and censorship
- 4.3 Variable obscenity differing standards for obscenity adults/minors;
- 4.4Restraint on reporting of judicial proceedings

UNIT 5: CONTEMPORARY ISSUES

- 5.1 Paid News
- 5.2 Poll Survey
- 5.3 Cross Ownership
- 5.4 Media Trial: Pre-trial Publicity, Restrictive orders.

SuggestedReading:

- Basu, Dr. Durga Das, Law of The Press, 5th Ed, Lexis Nexis, 2010
- Bloy, Duncan & Hadwin, Sara, Law and the Media, 2nd Ed., Sweet & Maxwell, 2013

- Divan, Madhavi Goradia, Facets of Media Law, Eastern Book Company, 2010
- Paul, Sebastian, Ethics and The Media, 3rd Ed., Lexis Nexis, 2015
- Prasad, Kiran, Media Law in India, Kluwer Law International, 2011
- Shukla, V.N., Constitution of India, 11th Ed., Eastern Book Company, 2011
- Sorabjee, Soli J., "Constitution, Courts and Freedom of the Press and the Media", B.N. Tirpak et al (eds.), Supreme but Not Infallible: Essays inHonourof The Supreme Court of India, 2000

CONTROL STREET

SGT UNIVERSITY, GURGAON FACULTY OF LAW

प्रतिक कर अपनी जीत कर			
PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BALLB/BBALLB	V	Minor Acts & Supreme Court Rules	

Unit-I INDIAN REGISTRATION ACT, 1908

- **1.** Documents of which registration is compulsory
- **2.** Documents of which registration is optional
- **3.** Time & place for presenting the documents for registration & re-registration of certain documents.
- **4.** Effects of registration and non-registration of documents. Powers and Duties of Registering officers, Procedure on refusal to register, Appeal &Penalties.

Unit-II INDIAN STAMP ACT, 1899

- **1.** Definition
- **2.** Instruments chargeable with duty, several instrument used in single transaction of sale, mortgage or settlement, Instruments relating to several distinct matters.
- **3.** Transfer in consideration of debt, subject to future payment. Duties by whom payable.
- **4.** Adjudication as to proper stamp, Certificate by collector.
- **5.** Instruments not duly stamped.

Unit-III THE COURT FEES ACT, 1870 & SUITS VALUATION ACT, 1877

- **1.** Computation of fee payable in certain suits.
- **2.** Court-fee value and jurisdictional value in certain suits.
- **3.** Determination of value of certain suits by High Court, General rules for the determination of court-fee payable in suits.
- **4.** Suit for money, Suit for easement, Suit to enforce a right of pre-emption, Suit for specific performance, Suit to redeem or foreclose mortgaged property, Suit for a declaratory decree and consequential relief.

Unit-IV THE SUPREME COURT RULES, 1966

- 1. Definitions
- 2. Special leave petitions, Contents of SLP, Grant of certificate by High Court.
- **3.**Powers and functions of the registrar.
- 4. Application for enforcement of Fundamental Rights.
- 4. Caveats, Classification of writ petition.



SGT UNIVERSITY, GURGAON FACULTY OF LAW

PROGRAMME	SEMEST ER	COURSE NAME	COURSE CODE
BA LLB (Hons.) /BBA LLB (Hons.) /LL.B. (Hons.)	X Sem	Moot Court Exercise & Internship	

Course Objective-

The term 'moot', according to Oxford and Chambers dictionary means, to propose for discussion; argue for practice; a matter about which there may be disagreement or uncertainly. The Course will help in developing fluency and clear assertion, and also gives one experience in the art of persuasion, and of putting a case concisely and intelligibly. The course not only gives one a picture of practice in court procedures but also helps to develop the self-confidence that every advocate should possess. This paper may have three components of 30 marks each and a viva for 10 marks,

(a) Moot Court (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 oral 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 officer 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.

Course Outcome - After the completion of the course the students will be able to:

- 1. Enhance analytical as well as critical thinking of Students over interesting and contemporary legal issues,
- 2. Demonstrate a thorough and contextual knowledge of the various laws particularly in its application to real and hypothetical legal problems.
- 3. Acquire skill in advocacy, legal research and writing skills.
- 4. Gain interest in advocacy and competence as an advocate.



SGT UNIVERSITY, GURGAON FACULTY OF LAW

PROGRAMME	SEMEST ER	COURSE NAME	COURSE CODE
BA LLB (Hons.) /BBA LLB (Hons.) /LL.B. (Hons.)		OFFENCE AGAINST CHILD AND JUVENILE OFFENCES	

UNIT-I Concept of Child and Juvenile

- 1. Definition and concepts of term child and Juvenile.
- 2. Causes of offence against child.
- 3. International protection to child and convention

UNIT -II Offences against Child

- 1. Child abuse
- 2. Child labour and forced labour
- 3. Kidnapping, abduction
- 4. Abetment of suicide of child
- 5. Sale of obscene objects to young.

UNIT – III Social relations and child

- 1. Child marriage (Child Marriage Restraint Act 2006)
- 2. Abandonment of child
- 3. Custody of Child during matrimonial suit.
- 4. Obligations to supply necessaries to children UNIT-IV

Protection of Child and Juveniles

- 1. Under the provisions of constitution (fundamental rights and directive-principles)
- 2. Under IPC, 1860.
- 3. Under CRPC, 1973.
- 4. Under Contract Act, 1872
- 5. Juvenile Justice Act, 2015

Unit-V Juvenile Delinquency

- 1. Juvenile delinquency Nature, causes,
- 2. Juvenile Court System,
- 3. Treatment and rehabilitation of juveniles
- 4. Legislative and judicial protection of juvenile offender,
- 5. Juvenile Justice Act, 2001.

Select Bibliography: 1. Paras Diwan C

SGT UNIVERSITY, GURGAON FACULTY OF LAW PROCRAMME SEMESTED COURSENAME CO.

PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
LL.M	II	POLICE LAW AND ADMINISTRATION	

POLICE LAW AND ADMINISTRATION

Module-I

Police Administration and Management:

- (a) Development of Police Force in India
- (b) Hierarchical Structure of Police Force
- (c) Code of Conduct for the Police
- (d) Police Commissions

Module-II

An Introduction and Overview of Police Law

- a) The Police Act, 1949
- b) The Haryana Police Act, 2007
- c) The Delhi Special Police Establishment Act, 1946

Module-III

Functions, Duties and Problems of Police

- (i) Prevention of Offences
- (ii) Arrest and Release of Accused
- (iii) Investigation and Enquiry into Offences
- (iv) Frisking and Interrogation of Offenders or Suspects
- (v) Search and Seizure
- (vi) Identification of Criminals and Crime Prone Area
- (vii) Police Public Relations (a) Duties of Civil Police (b) Problems of Police

Module-IV

Judicial Trends and Police Reforms

- (a) Constitution of the State Security Commission
- (b) Selection and Minimum Tenure of Director-General of Police
- (c) Minimum Tenure of Inspector General of Police and other Police Officers
- (d) Separation of Investigation Staff from Law and Order Staff
- (e) Constitution of a Police Establishment Board
- (f) Constitution of Police Complaints Authority
- (g) Establishment of a National Security Commission

Suggested Readings:

- 1. Dr. N. Maheshwara Swamy: Criminology and Criminal Justice System, Asia Law House
- 2. Arvind Verma & K S Subramanian: Understanding the Police in India, Lexis Nexis
- 3. B.L. Babel: Rajasthan Police Act & Rules



SGT UNIVERSITY, GURGAON FACULTY OF LAW

SYLLABUS

PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BA.LLB (Hons.)	I	Political Science - I	12010104

Political Science-I

Course Introduction:

Political Science is a very useful social discipline. Its concepts, theories and methods are the outcome of a long academic tradition that started twenty five hundred years ago with Aristotle and Plato. Since then many philosophers and scholars like Machiavelli, J. S. Mill, Rousseau, Hegel, Marx and Gandhi have contributed theirs theories and enriched the subject. The concepts like state, sovereignty, power, authority, legitimacy, liberty, equality, democracy, justice have been analyzed in a scientifically as well philosophically and political theories have been formulated.

The understanding of these theories can be very useful for our students of law who will be confronting these concepts in coming days. Political science provides students the understanding of the processes of politics... at the national and International level. Such an understanding is very useful in many ways .

Course Objective:

At the conclusion of this course, having completed the various learning activities and assessments, student should be able to:

- 1. Explain the most important concepts like state, the concepts like state, sovereignty, power, politics, authority, legitimacy, liberty.
- 2. Explain the relation of law with all these concepts like liberty, equality rights etc.
- 3. See the relevance of all these concepts like equality, liberty, justice etc. in our society.
- 4. See the real nature of politics and its importance in resolving conflicts in our society.

Course Outcome:

1. A student who successfully completes this subject will have a general understanding of the political theory and its different concepts; state, politics, political power, authority, legitimacy etc.

- 2. Understand and be able apply the knowledge of these concepts to his understanding of our society and its different systems like social, political and economic.
- 3. Demonstrate awareness of the politics, political processes, and political activities and political power.

Module-I Political Science

- 1.1 Meaning and definition of political Science
- 1.2 Nature, scope of Political Science
- 1.3 Relation of Political Science with other social Sciences; History,

Economics and Law.

Module II- State; meaning, definition, dominant perspectives;

- 2.1. Liberal perspective of state
- 2.2. Marxist perspective of state
- 2.3. Gandhian perspective of state

Module-III- Sovereignty

- 3.1. Meaning and definition of sovereignty.
- 3.2. Austin's theory of sovereignty.
- 3.3. Pluralistic theory of sovereignty

Module IV - Government Its Organs and Types.

- 4.1. Legislature-Its Functions and Organization Bicameral and Unicameral.
- 4.2. Executive Types and Functions.
- 4.3. Judiciary, Its functions and Independence.

Module V - Government Its Types.

- 5.1. Democracy and Dictatorship
 - 1. Meaning and definition of democracy.
 - 2. Types of Democracy; Direct Democracy, Representative democracy, Participatory democracy, Social democracy.
 - 3. Elitist theory of democracy

5.2. Parliamentary and Presidential Government.

Federal and Unitary Government.

Module VI -Political Theory and Political Concepts.

- 6.1. Political Theory; Meaning Nature and Significance.
- 6.2. Traditional and Modern Political theory.

Module VII- Power, Politics Authority and Legitimacy.

7.1 Power

- 1. Meaning and definition of power, National Power. Its elements.
- 2. National Power and National Interest.

7.2 Authority

- 1. Meaning and definition of Authority.
- 2. Distinction between power and authority.

7.3 Politics

- 1. Meaning and definition of politics.
- 2. Power and Politics.

7.4 Legitimacy

1. Meaning and definition of Legitimacy Relation of Authority and legitimacy 2.

Module -VIIIRights, Duties

- 8.1 Definition of rights.
- 8.2Theories of rights.
- 8.3 Duty; its meaning, types and relation between rights and duties.-

Module IX. Equality Liberty and Justice.

9.1 Equality

- 1. and definition of Equality.
- 2. Types of Equality; social Meaning equality, economic equality, political equality.
- 3. Relation between equality and liberty.

9.2 Liberty

- 1. Meaning and definition of liberty.
- 2. Negative and positive liberty.
- 3. Relation between law and liberty.

9.3 Justice

- 1. Meaning and definition of justice.
- 2. Rawls; theory of justice.
- 3. Justice and Equality.

Books Recommended

- 1. Arora, N.D., and Awasthi, S.S., Political Theory, New Delhi: Har –Anand Ltd., 1999.Publication Pvt.
- 2. Ashirvatham, Eddy and Mishra, K.K. Political Theory, New Delhi:
- S.Chand&Company.
- 3. Barker, Earnest, The Principles of Social Theory, oxford University Press, Oxford.
- 4. Sabine George H., A History of political Theory, Oxford & I.B.H, Oxford.
- 5. Berlin Isaiah, Four Essays on Liberty Oxford University Oxford. 1975.
- 6. Ebenstein, William, Great Political Thinkers: Plato to Pres.



SGT UNIVERSITY, GURGAON FACULTY OF LAW

Orea we seed allowed	SYL	FOL FORM 1	
PROGRAMME	Semester	COURSE NAME	COURSE CODE
BA.LLB	II	Political Science II	12010204

Course Introduction: International Relations and Global Politics

Political Science is a very useful social discipline. Its concepts, theories and methods are the outcome of a long academic tradition that started twenty five hundred years ago with Aristotle and Plato. Since then many philosophers and scholars like Machiavelli, J. S. Mill, Rousseau, Hegel, Marx and Gandhi have contributed theirs theories and enriched the subject. The concepts like state, sovereignty, power, authority, legitimacy, liberty, equality, democracy, justice have been analyzed in a scientifically as well philosophically and political theories have been formulated. The understanding of these theories can be very useful for our students of law who will be confronting these concepts in coming days.

The late 20th century demonstrated beyond doubt the world has become a global village. The phenomenon of globalization has have greatly altered our understanding of politics and focus has shifted from national politics to international politics. Political science provides students the understanding of the processes of international politics. Such an understanding is very useful in many ways in this era of globalization. The emerging global issues like New International Economic Order, Feminist Perspective, Realist Perspective,, Regional Organizations, Dynamics of National interest and foreign policy, Impact of nuclear weapons on international relations and such other course topics can help students to understand the trends of the global politics.

Course Objective:

This Course is designed to give students a sense of some important theoretical Approaches to understand international relations as well understand the Indian role in the global politics today.

- 1. Explain the most important concepts like International politics, realist approach vs. idealist approach to international politics Relevance of Non-Alignment, rising of economic disparities in the world and establishment of New International Economic Order.
- 2. Explain the role of United Nations in the contemporary world.
- 3. The student would not only have an insight into the foreign policy of India but would also understand the role of India in the international politics as regional power.
- 4. See the role of concepts like International Law, World Public Opinion. And International morality as limitations on national power.

Course Outcome:

- 1. A student who successfully completes this subject will have a general understanding of the International politics.
- 2. Understand and be able apply the knowledge of these concepts like national power, foreign policy, national interest, balance of power, Power vacuum.
- 3. Demonstrate awareness of the Global politics, and problems being faced by the world in the contemporary world.
- 4. A student who completes the course would have an insight into the foreign policy of India.

Module—1

International politics

- a) Meaning, Nature and scope of International Politics
- b) Nature of globalizing tendencies.
- c) Understanding International politics
- d) Realist Theory
- e) Idealist Theory.
- f) System theory.
- g) Marxist theory.

Module—2

2.1 National Power

- a) Meaning and Elements of National Power.
- b) National interest and National power..

2.2 Limitations on National power

- a) International law,
- b) World Public Opinion,
- c) International Morality

Module----3

Foreign Policy;

- a) Meaning of Foreign Policy
- b) Determinant of foreign policy;
- c) National interest
- d) Ideology.

e. India's Foreign Policy

- a) Basic Determinants
- b) India's Policy of Non-alignment.
- c) India: an Emerging power.

Module---4

Distribution of Power

- a) Balance of Power
- b) Collective Security
- c) Power Vacuum.

Module---5

Regional and International Organizations.

- a) European Union,
- b) SAARC
- c) ASEAN
- d) Arab League.
- e) Role of United Nations in maintaining world Peace
- f) India and United Nations.
- g) New International Economic Order. North-South divide.1G-7 2BRICS
- h) Nuclear weapons and the world.

Books Recommended

- 1) Introduction to International Relations, Couloumbis & Wolfe, New Delhi: Prentice hall, 2000.
- 2) The Global System: Economics, Politics, and culture, Axeford, B, Cambridge, Polity Press, 1995.
- 3) Global Politics: An Introduction, Oxford, Blackwell, 1966.
- 4) International Relations Theory: New Normative approaches, Hemel Hempstead, Harvester Wheatsheaf, 1992.
- 5) *India's Foreign Policy and Relations*, Appadorai and Rajan, M. S. (eds.) (1985. New Delhi: South Asian Publishers.
- 6) *India's Foreign Policy: Retrospect and Prospect.* Ganguly, S. (ed.) (2009) New Delhi: Oxford University Press.
- 7) India in a Changing World: Problems, Limits and Successes of Its Foreign Policy. Vanaik, A. (1995) New Delhi: Orient Longma
- 8) International Relations and World Politics-Security, Economy,
- 9) *Identity*. Viotti, P. R. and Kauppi, M. V. (2007) Delhi: Pearson Education

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forms on anyth sites with				
PROGRAMME SEMESTER COURSE NAM		COURSE NAME	COURSE CODE	
BA.LLB (Ho	ns.)	III	Political Science III	12010303

POLITICAL SCIENCE-III

INDIAN GOVERNMENT AND POLITICS

Course Introduction:

Political Science is a very useful social discipline. Its concepts, theories and methods are the outcome of a long academic tradition that started twenty five hundred years ago with Aristotle and Plato. Since then many philosophers and scholars like Machiavelli, J. S. Mill, Rousseau, Hegel, Marx and Gandhi have contributed theirs theories and enriched the subject. The concepts like state, sovereignty, power, authority, legitimacy, liberty, equality, democracy, justice have been analyzed in a scientifically as well philosophically and political theories have been formulated. The understanding of these theories can be very useful for our students of law who will be confronting these concepts in coming days.

Political science provides students the understanding of the processes of politics. Such an understanding is very useful in many ways. In the first place, the political participation of such people who understand the processes of politics is much higher than those who don't understand it. Secondly, the study of political science enlightens the people about basic elements of politics and makes the process of reconciliation easy as the politics involves resolutions of conflicts. The failure to recognize these basic elements of politics creates various confusions in society.

Once our students have mastered political theory in first trimester the course, Indian Government and Politics, would offer them an interesting study in many ways. In the first place they would get familiar to the structure of union and state governments as outlined in the Indian constitution. Secondly, the study of the political institutions in the light of constitutional provisions needs to be supplemented by the style and contents of the politics in Indian political domain. Thirdly, the extra constitutional agencies like political parties, caste regional religious and linguistic groups also need to be analyzed in order to have the complete insight into the political system of our country. The political trends like; the political Issues of black money, corruption politicizing caste, Communalisms vs. Secularism debate, growth of regionalism, role of language, etc. need to be looked into. The course Indian Government and Politics has been framed keeping in view of these considerations.

Course Objective:

At the conclusion of this course, having completed the various learning activities and assessments, student should be able to:

- 1. Explain the political structure of the government both at the union as well state level.
- 2. Explain the philosophy of our constitution as laid in the preamble and other sections of our constitution.
- 3. Grasp the issues of politics as well the role of caste, region, religion and language.
- 4. See the real nature of politics and role of money, muscle power.

Course Outcome:

- 1. A student who successfully completes this subject will have a general understanding of the Indian Government both at the union as well state level
- 2. Understand the nature of politics at both levels; state as well centre.
- 3. Demonstrate awareness of the Indian Government and politics. The student would better understand the political issues, political processes, and political activities.

Module-I The making of Indian constitution and its sources.

- 1. The composition and status of Constituent assembly.
- 2. Seminal sources of Indian Constitution..
- 3. Influence of other countries.
- 4. Developing sources.

Module -II The Preamble of the Indian constitution

- 1. Main features of the preamble of Indian Constitution.
- 2. Evaluation of the preamble.

Module-III Features of Indian Constitution.

Salient Features of Indian Constitution

Module –IV Fundamental Rights, Fundamental Duties and Directive Principles of State Policy

- 1. Nature and importance of fundamental rights as given in Indian constitution
- 2. Right to Equality and liberty as described in Indian constitution.
- 3. Right to constitutional remedies.
- 4. The right against exploitation, Cultural and Educational Rights.
- 5. Right to education and right to freedom of religion.
- 6. Fundamental Duties.

Nature and importance of Directive Principles of State Policy as given in Indian constitution

1. Classification of Directive principles of state policy.

Module-V Union Government and State Government

5.1 President, Parliament, Cabinet and Prime Minister

5.2Parliament its organization, powers and role.

5.3President; election, powers and position. 54Prime Minister; appointment, functions and role

- 5.5 Governor, State legislature, Council of ministers and 5.6 Chief Minister.
- 1. 5.7 State Legislature; organization powers and role.

Books Recommended

- 1. Rajani Kothari, Politics in India, Orient Longman, 1970.
- 2. D.D.Basu, An Introduction to the Constitution of India, New Delhi, Prentice Hall, 1980.
- 3. G. Austin, The Indian Constitution: Corner Stone of a Nation, Oxford University Press, 1966.
- 4. C.P. Bhambhari, The Indian state,: fifty years, New Delhi, Shipra, 1997.
- 5. M.V.Pylee, Constitutional Government in India, Bombay, Asia Publishing house, 1977.
- 6. J.C.Johri, Indian politics, Vishal publication Agra.
- 7. M.Weiner, Party Politics in India, Princeton University Press, 1957.

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SGT UNIVERSITY, GURGAON FACULTY OF LAW

SYLLABUS	FOL FORM 1

PROGRAMME	Semester	COURSE NAME	COURSE CODE
BA.LLB (H) 5 Year	IV	Political Science IV	12010402

POLITICAL SCIENCE IV INDIAN GOVERNMENT AND POLITICS-II

Course Introduction:

Political Science is a very useful social discipline. Its concepts, theories and methods are the outcome of a long academic tradition that started twenty five hundred years ago with Aristotle and Plato. Since then many philosophers and scholars like Machiavelli, J. S. Mill, Rousseau, Hegel, Marx and Gandhi have contributed theirs theories and enriched the subject. The concepts like state, sovereignty, power, authority, legitimacy, liberty, equality, democracy, justice have been analyzed in a scientifically as well philosophically and political theories have been formulated. The understanding of these theories can be very useful for our students of law who will be confronting these concepts in coming days. Political science provides students the understanding of the processes of politics. Such an understanding is very useful in many ways. In the first place, the political participation of such people who understand the processes of politics is much higher than those who don't understand it. Secondly, the study of political science enlightens the people about basic elements of politics and makes the process of reconciliation easy as the politics involves resolutions of conflicts. The failure to recognize these basic elements of politics creates various confusions in society.

Once our students have mastered political theory and International Politics in first and Second Semesters the course, Indian Government and Politics in the Third and Fourth Semester would offer them an interesting study in many ways. In the first place they would get familiar to the structure of union and state governments as outlined in the Indian constitution. Secondly, the study of the political institutions in the light of constitutional provisions needs to be supplemented by the style and contents of the politics in Indian political domain. Thirdly, the extra constitutional agencies like political parties, caste regional religious and linguistic groups also need to be analyzed in order to have the complete insight into the political system of our country. The political trends like; the political Issues of black money, corruption politicizing caste, Communalisms vs. Secularism debate, growth of regionalism, role of language, etc. need to be looked into. The course Indian Government and Politics has been framed keeping in view of these considerations.

Course Objective:

3.

- 1. The various learning to explain the philosophy of our constitution as laid in the preamble and learning to the political structure of the government both at the union as well state level.
- 2. The student will be able to grasp the issues of politics as well the role of caste, region, religion and language.
- 3. See the real nature of politics and role of money, muscle power.

Course Outcome:

1. Demonstrate awareness of the Indian Government and politics. The student would better understand the political issues, political processes, and political activities.

Module -I	Indian Federalism
1.	Nature of Indian Federalism
2.	quasi Federal.
3.	Federation with unitary biases
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Module-II	Centre-state relations
1.	Legislative relations
2.	Financial relations.
3.	Administrative relations.
Module –III	Judiciary in India
1.	Supreme Court; Composition and Organization of Supreme
	Court
2.	High Courts. composition and Organization of High Courts.
3.	Jurisdiction and role of the Supreme Court and High Courts.
4.	Judicial Review; meaning and role.
т.	oddiciai Review, incaming and role.
Module IV-	Political Parties; national and regional
1.	Features of Indian Political Parties.
2.	National Parties.
3.	Regional Parties.
0.	regional faction.
Module-V-	The Election Commission and Electoral reforms
1.	Organization of Election Composition.
2.	Functions of Election Commission.

Module-VI- Major issues in Indian Politics; Caste, Regionalism, Secularism vs. communalism, Language.

Case for electoral reforms in India.

- 1. Caste and politics
- 2. Secularism vs. Communalism debate.
- 3. Role of regionalism and language in Indian politics.
- 4. Role of black money and violence in Indian politics.

Books Recommended

- 1. Rajani Kothari, \Politics in India, Orient Longman, 1970.
- 2. D.D.Basu, An Introduction to the Constitution of India, New Delhi, Prentice Hall, 1980.
- 3. G. Austin, The Indian Constitution: Corner Stone of a Nation, Oxford University Press, 1966.
- 4. C.P. Bhambhari, The Indian state,: fifty years, New Delhi, Shipra, 1997.
- 5. M.V.Pylee, Constitutional Government in India, Bombay, Asia Publishing house, 1977.
- 6. J.C.Johri, Indian politics, Vishal publication Agra.
- 7. M.Weiner, Party Politics in India, Princeton University Press, 1957.



SGT UNIVERSITY, GURGAON FACULTY OF LAW

PROGRAMME	SEMESTER	COURSE NAME	COURSE
BA LLB & BBA L	LB VII	Principles of Taxation Law	08050703/0

Unit – I Basic Concept

- 1. Types of Taxes and Distinction between Direct and Indirect tax
- 2. Previous Year and Assessment Year
- 3. Definition of Certain Terms: Persons, Assessee, Income, Application of Income and Diversion of Income by overriding Titles
- 4. Assessee and Assessment
- 5. Capital Receipt and Revenue Receipt

Unit – II Residential Status, Chargeability

- 1. Agricultural Income
- 2. Meaning and Rules for Determining Residential status of an Assessee
- 3. Income Exempted from Tax and Deduction under Income Tax Law
- 4. Income under the head salary
- 5. Tax Treatment to Income from House property

Unit – III Heads of Income and Rules of Tax

- 1. Income under other sources
- 2. Clubbing of Income
- 3. Set off and Carry Forward of Losses
- 4. Deductions, Refund and Tax Authorities
- 5. Penalty and Prosecution for Tax Evasion

Unit – IV Miscellaneous

- 1. Income Tax authorities
- 2. Tax deduction at source(TDS)
- 3. Return
- 4. Appeals, Reference and revision

Unit – V Indirect Tax

- 1. GST Act- Features, Objectives, Advantages and Disadvantages, SGST & CGST
 - 2. Insolvency Act Definition, objective, Advantages and Disadvantages

Case Laws:-

- 1.CIT V Raja Benoy Kumar Sahars Roy (1957) 32 ITR 466 (SC)
- 2.Pradeep J. Mehta V CIT; (2002) 256 ITR 647 (Guj.)
- 3.CIT V Madhukant M.Mehta (2001) 247 ITS 805 (SC)
- 4.K.C. Builders and Another V Asstt. Commissioner Income Tax (2004) 265 ITR 562 (SC)

Suggested Reading:

- 1. Vinod Singhania & Kapil Singhania, Direct Taxes Law and Practice, Taxmann, 2014 Edition
- 2. Chaturvedi & Pithisaria, Income Tax Act with Relevant Tax Allied Acts, Lexis Nexis, 2013
- 3. B.B. Lal, Income Tax, Pearson, 2010 (Ist Edition)
- 4. Taxmann's Income Tax Act as Amended by Finance Act, 2014
- 5. Kailash Rai, Taxation Law, (Allhabad Law Agency 16th Ed. 2017)

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PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BA LLB / BBA LLB	VIII	Private International Law	08050821 08060821

Unit – I: General Principles

- 1.1 Nature and Scope of Private International Law
- 1.2. Distinction with Public International Law
- 1.3 Characterization and Theories of Characterization
- 1.4 Concept of Renvoi
- 1.5 Application of Foreign Law

Unit II: Domicile and Jurisdiction of Courts

- 2.1 Domicile under private international law
- 2.2 Jurisdiction Clauses
- 2.3 Forum Shopping
- 2.4 Lis alibi pendens

Unit III: Family Law matters

- 3.1 Material and Formal Validity of Marriage under Indian and English Law
- 3.2 Choice of Law and Jurisdiction of Courts in Matrimonial Causes
- 3.3 Dissolution of Marriage, Grounds of Divorce,

Unit IV: Adoption

- 4.1 Recognition of Foreign Adoptions
- 4.2 Adoption by foreign Parents
- 4.3 Jurisdiction under Indian and English Law

Unit – V: Foreign Judgments

- 5.1 Recognition of Foreign Judgment
- 5.2 Enforcement of Foreign Judgment in India
- 5.3 Position at Common Law
- 5.4 International Conventions

Recommended Literature

- (1) North P M & Cheshire G C, "Private International Law", Butterworths, New Delhi, 13th edn. 2004.
- (2) Dicey A V & Morris J H C, "Conflict of Laws", Sweet & Maxwell, London, 14th edn, 2006.
- (3) Collier J G, "Conflict of Laws", Cambridge University Press, Cambridge, 2004.

(4) Atul M Setalwad, "Conflict of Laws", Lexis Nexis, New Delhi, 2007

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SGT UNIVERSITY, GURGAON FACULTY OF LAW

PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BA LLB (Hons.) /BBA LLB (Hons.) /LL.B. (Hons.)		Professional Ethics & Bar Bench Relationship	

Professional Ethics & Bar Bench Relationship

Unit – I

- 1. History of Legal Profession in India, Nature of Legal Profession, Advocates Act 1961.
- 2. Bar Council of India Constitution and functions
- 3. Advocates Enrolment, qualifications and disqualification, classification of Advocates.

Unit - II

- 1. Committees of Bar Council of India and State Bar Councils.
- 2. Disciplinary Committees of Bar Council of India Constitution, Powers and functions.
- 3. State Bar Councils Constitution, Powers and functions.

Unit-III

- 1. Rules of Professional Conduct: A study of code of Ethics of the Bar Council of India
- 2. Bar Bench relation: Meaning and Difference
- 3. Independence and Integrity: Bar and Bench
- 4. Accountability of Lawyers: Courts, Clients and Society

Unit-IV

- 1. Contempt of Courts Act: Nature and Scope.
- 2. Civil and Criminal Contempt
- 3. Legal Profession and Contempt of Court
- 4. Freedom of speech and expression vis-à-vis Contempt of court
- 5. Procedure including defences and punishment for Contempt.

Unit - V

A Detailed Study of following cases:

- 1. In re, Vinay Chandra Mishra AIR 1995 SC 2348
- 2. Supreme Court Bar Association v. Union of India, AIR 1998 SC 1875
- 3. In re, Ajay Kumar Pandey, AIR 1997 SC 260
- 4. In re, Arundhati Roy, AIR 2002 SC 1375
- 5. Delhi Judicial Service Association v. State of Gujrat, AIR 1991 SC 2176
- 6. E.M.S. Namboodaripad v. T. Narayana Nambias, AIR 1970 SC 2015
- 7. P.N. Duda v. P. Shiv Shanker, AIR 1988 SC 1208
- 8. M. Veerabhadhra Rao v. Tek Chand, AIR 1985 SC 28
- 9. Shambhu Ram Yadav v. Hanuman Das Khatry, AIR 2001 SC 2508
- 10. Perspective publication (P) Ltd. V. Sate of Maharashtra, AIR 1971 SC 221

Suggested Readings:

- 1. Raju Ramachandran, Professional Ethics: Changing Profession and Changing Ethics (LexisNexis, Butterworths).
- 2. Dr. P. B. Mukharji, Professional Ethics of the Advocate (University of Burdwan)

- 3. P. RamanathaAiyer, Legal & Professional Ethics Legal Ethics, Duties & Privileges of a Lawyer (Wadhwa Publications, Nagpur).
- 4. Justice V. R. Krishna Iyer, Law, Lawyers and Justice (b. R. Publishing Corpn, Delhi). 5. Stephen Gillers, Regulation of Lawyers: Problems of Law & Ethics (Little, Brown & Com Boston Toronto, London).
- 6. Ross Grauston (ed.), Legal Ethics & Professional Responsibility (Clarendon Press, Oxford).
- 7. Gary Bellow & Bea Moultan, The Lawyering Process: Ethics and Professional Responsibility, (The Foundation Press, Inc.).
- 8. D.V. SubbaRao, Sanjiva Row's The Advocates Act, 1961 (LexisNexis, Butterworths).
- 9. Nicolson and Webb, Professional Legal Ethics (OUP). 10.S. C. Sarkar, Modern Advocacy and Professional Ethics



SGT UNIVERSITY, GURGAON FACULTY OF LAW

PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BA LLB (Hons.) / BBA LLB (Hons.)	VI	Property Law	12010606 12030606

PROPERTY LAW

Module - I

Meaning of: Immovable Property, Attestation, Registered, Actionable Claim and Notice

Definition of Transfer of Property; What may be transferred?; Persons competent to transfer; Operation of transfer; Conditions restraining alienation; Restrictions repugnant to interest created Transfer for benefit of unborn person; Rule against perpetuity Vested Interest and Contingent Interest.

Module - II

Election and Apportionment; Restricted Covenants; Transfer by ostensible owner; Transfer by unauthorised person who subsequently acquires interest in property transferred

Fraudulent Transfer, Improvements made by person under defective Title,

Doctrine of lis pendens; Part performance.

Module - III

Sale of immovable property; Definition of sale and Contract to sell, Rights and liabilities of buyer and seller; Marshalling by subsequent purchaser Definition of Mortgage, Kinds of mortgage, mortgager, mortgage, mortgage money, mortgage deed

Right of redemption of mortgagor; Equity of redemption; Right to foreclosure or sale, Subrogation; Prohibition of Tacking; Marshalling and Contribution.

Module - IV

Definition of Lease; kind of lease; Distinction between Lease and License, modes of creation and determination of lease,

Exchange; Transfer of Actionable Claims,

Definition of gift; Modes of creation of gift, Suspension and

Revocation of gift; Onerous gift; Universal donee

Module - V

Indian Easement Act, 1882.

Definition and essential features of easement; Kinds of easement; Imposition, Acquisition and Transfer of Easements

Licenses.

Suggested Reading:

- 1. Vepa P. Sarathi; Law of Transfer of Property; EBC, 2011.
- 2. Dr. Sir H.S. Gour's Commentary on The Transfer of Property Act; 12th Ed, 2010.
- 3. Saxena, Poonam, Mulla on Transfer of Property Act, 1882; Lexis Nexis; 2013 Ed.
- 4. G.C.V. Subba Rao's Law of Transfer of Property, Rev. Vepa P. Sarathi; 6th Ed. 2009
- 5. Saxena, Poonam; Property Law, Lexis Nexis, 2011.
- 6. Megarry & Wade, The Law of Real Property; Thomson S&M, 2012
- 7. Ghosh, Rashbehary, Law of Mortgage (Tagore Law Lectures), Kamal Law House, 2013
- 8. Sen Gupta (Rev.), Mitra's Transfer of Property Act (18th ed., 2004)
- 9. S.M. Lahiri, Transfer of Property Act (10th ed., 1986)
- 10. Ameen and shastry, "The Law of Easement"

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PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BALLB/BBALLB (Hons.) 5 Year	VII	Public International Law and Human Rights	08050712/08060712

PUBLIC INTERNATIONAL LAW

Module I	Definition & Scope of International Law
1.1	Definition & Scope of International Law
1.2	Nature of International Law
1.3	International Law is a Weak Law
1.4	Differences between Public & Private International Law
Module II	Subjects and Sources of International Law
2.1	Status of International Organizations
2.2	Place of Individuals in International Law
	- Holder of Rights
	- Duties of Individuals
	- Procedural Capacity of Individuals
2.3	Relationship between International Law & Municipal Law
2.4	International Customs and Treaties
2.5	General Principles of Law
Module III	Recognition, Law of the Sea
3.1	Meaning & Theories of Recognition
3.2	De Facto & De Jure Recognition
3.3	Express, Implied & Conditional Recognition
3.4	Territorial Sea, Contiguous Zone, Continental Shelf& Exclusive Economic Zone, High Seas
Module IV	International Organizations
4.1	The United Nations & its Organs
4.2	The International Court of Justice
4.3	International Criminal Court

Module V Human Rights

- 5.1 Concept of Human Rights and provisions of U.N. Charter relating to Human Rights,
- 5.2 Universal Declaration of Human Rights, 1948 and its Legal Significance,
- 5.3 Covenant on Civil and Political Rights, 1966 and
- 5.4 Covenant on Economic, Social and Cultural Rights,
- 5.5 National Commission on Human Rights

Case Laws

- The Charming Betsy and The Paquete Habana (1804 and 1900)
- Island of Palmas (Netherlands v United States of America) (1928)
- North Sea Continental Shelf (Federal Republic of Germany v Netherlands; Federal Republic of Germany v Denmark) (1969)
- Barcelona Traction, Light and Power Company (Belgium v Spain) (1970)
- The Nuclear Weapons Advisory Opinions (1996)
- The West rand Central Gold mining Company v The King (1905)
- SS Lotus (France v Turkey) (1927)

Suggested Readings:

- 1. Oppeniheim, International Law, Biblio Bazaar, LIC, 2010
- 2. James Crawford Brownlie, *Principles of International Law*, Oxford University Press, 2013
- 3. Starke, Introduction to International Law, Oxford University Press, 2013
- 4. Shaw, *International Law*, Cambridge University Press, 2008 (6th Edn)
- 5. A. Boyle & C. Chinkin, *The Making of International Law, Foundations of Public International Law*, Oxford University Press, 2007
- 6. R. P. Dhokalia, *The Codification of Public International Law*, United Kingdom: Manchester University Press, 1970
- 7. Mark Villiger, "The Factual Framework: Codification in Past and Present", in *Customary International Law and Treaties*, Mark Villger, pp.63-113, The Netherlands: MartinusNijhoff, 1985
- 8. S.K. Kapoor, International Law, Human Rights, Central Law Agency, 2009
- 9. Brownlie, International Law and the Use of Force by States, Oxford: Clarendon Press, 1991
- 10. H.O. Agarwal, International Law & Human Rights, Central Law Agency 1st Ed. (Rep) 2014



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PROGRAMME	SEMESTE R	COURSE NAME	COURS E CODE
BA LLB / BBA LLB	VIII	Socio Economic offences	08050822 08060823

Unit: I Introduction

- Concept and Evolution of 'Socio-Economic Offences.
- Nature and Extent of Socio-Economic Offences.
- Mens Rea, Nature of Liability, Burden of Proof and Sentencing Policy.
- Distinction among Socio-Economic Offences, White Collar Crimes and Traditional Crimes.

Unit: II The Immoral Traffic (Prevention) Act, 1956

- History, Development and Magnitude of Human Trafficking
- Constitutional Provisions and Sections 370-373 of the Indian Penal Code, 1860
- The Immoral Traffic (Prevention) Act, 1956

Unit: III The Prevention of Corruption Act, 1988

- Need of the Act (read with Santhanam Committee Report)
- The Prevention of Corruption Act, 1988
- Sanction for prosecution (Section 19 r/w Section 197 of the Code of Criminal Procedure,

Unit: IV The Prevention of Money Laundering Act, 2002

- ☐ Salient features of the Act
- ☐ Definition & Scope of Money Laundering
 - Survey, Search & Seizure, Attachment
 - Powers to arrest under the Act
 - Adjudication by the Adjudicating authorities & Special

Obligation of banking companies, financial institutions and Intermediaries

Unit-V The Food Safety and Standards Act, 2006

- The Food Safety and Standards Act, 2006: Definitions of 'food',
 'Adulterant', 'contaminant', 'food business', 'misbranded food'
 Food Safety and Standards Authorities of India & State Food Safety and
 Standards Authorities: Establishment and functions
- Food Safety Officer- Power, Function and liabilities Food Analyst General Principles to be followed for food safety under the Act
- Licensing and Registration of food business

Suggested Reading:

- 1. Mahesh Chandra, Socio- Economic Offences (1979)
- 2. J.S.P. Singh, Socio- Economic Offences (1st Ed., 2005, Reprint 2015)
- 3. Ahmed Siddiqui, Criminology: Problems and Perspectives (4th Ed., 1997)
- 4. B.R. Boetra, The Immoral Traffic (Prevention) Act 1956 (with state rules) (4th Ed., 1988)
- 5. P.S. Narayan, Commentary on Immoral Traffic Prevention Act, 1956 (2nd Ed., 2013)
- 6. Kumar (Revised by Justice A.B. Srivastava and C.S. Lal), Commentaries on Prevention of Food Adulteration Act, 1954 with Central and States Rules alongwith Food Safety and Standards Act, 2006 (3rd Ed., 2009)
- 7. Seth and Kapoor, Prevention of Corruption Act with a treatise on Anti-Corruption Laws (3rd Ed., 2000) M. C. Mehanathan, Law on Prevention of Money Laundering in India (2014)

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PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BA.LL.B. (Hons)	Sem-I	Sociology-I	12010102

UNIT -1 Basic Concepts

Sociology: Meaning, Scope and Subject matter,

Concepts of Society, Community, Association and Institution,

Social Group: Meaning and Classification of Social Groups.

UNIT-II Pioneers of Social Thought

Karl Marx: Class Struggle and Alienation.

Max Weber: The Concept of Authority

Auguste Comte: Law of Three stages

Emile Durkheim: Theory of Division of Labour

UNIT-III Social Change

Social Change: Meaning and Factors of Social Change.

Distinction between Social and Cultural Change.

UNIT-IV Socialization and Social Control

Socialization: Meaning, Definitions and Agencies of Socialization.

Social Control: Meaning and Importance of Social control, Means of Social Control, Agencies of Social Control.

UNIT -V Social Mobility

Social mobility: Concept, Factors, Types and theories - Sanskritization, Modernization, and Westernization.

Suggested Readings:

- 1. Raymond Aron. (1967). Main Currents in Sociological Thought. Volume 2. Penguin Books. London.
- 2. Francis, Abraham and J.H.Morgan.(1985).Sociological Thought from Comte to Sorokin. Macmillan India.
- 3. Anthony Giddens. (2001). Sociology. Cambridge Polity.
- 4. Maclver&Page. ---- Society: An Introduction.
- 5. Inkeles A.--- What is Sociology?
- 6. Haralambos, M. Sociology: Themes and Perspectives, Oxford University Press, New Delhi.
- 7. T.B.Bottomore, Sociology, S.Chand Company, New Delhi
- 8. David Mandelbaum. G. (1983). Society in India Vol.1 and Vol.2. Popular Prakashan
- 9. Vidya Bhushan, D.R.Sachadev, An Introduction to Sociology, Kitab Mahal, Allahabad.
- 10. Upendera Baxi, Towards the Sociology of Law, Satwahain Publications, New Delhi.
- 11. Ram Ahuja.(1999). Society in India: Concepts, Theories and Recent Trends. Jaipur: Rawat Publications.

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PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BA.LL.B. (Hons)	Sem-II	Sociology-II	12010202

UNIT-I Family, Marriage& Kinship

- Family Meaning, characteristic, type, function and changing patterns.
- Marriage Meaning, characteristics, function, importance and types of marriage.
- Kinship- Meaning, Type ,degree and kinship usages, comparative study of Northern and Southern kinship system.

UNIT-II Social Stratification-I

- Caste- Meaning, Characteristic, Prohibitions, Dominant Caste and OBCs.
- Class- Characteristic and as the basic of emerging stratification in our Society.

UNIT-III Social Stratification-II

• Tribe- Meaning, Characteristics, types of tribes and tribal forms of marriage performance and problems faced by tribes and their remedies.

UNIT-IV Social Problems

- Drug Addiction and Alcoholism.
- Fundamentalism.
- Prostitution.
- Terrorism.

UNIT-V Weaker Sections

- Women- Status, Empowerment, myth and realities and Laws.
- Children Problem, myth and realities and Law.
- Aged Persons- Problem, myth and realities and Law.

Suggested Readings

- 1. 1.M.N.Srinivas (ed.).(2000). Caste: Its Twentieth Century Avatar, Penguin India.
- 2. Ram Ahuja.(1999). Society in India: Concepts, Theories and Recent Trends. Jaipur: Rawat Publications
- 3. Imtiaz Ahmad.(ed.).(1973).Caste and Social Stratification Among the Muslims. Manohar Book Service.Delhi.
- 4. Andre Beteille.(1965).Caste, Class and Power: Changing Patterns of Stratification in a Tanjore Village. University of California Press.Berkeley.
- 5. Dipankar Gupta.(1991). Social Stratification. Oxford University Press.Delhi.
- 6. David Mandelbaum. G. (1983). Society in India Vol.1 and Vol.2. Popular Prakashan.
- 7. Yogendra Singh.(1999).Social Stratification and Change in India. Manohar Publishers and Distributors.
- 8. Krishna Chakraborthy.(2002). Family in India. Rawat Publications. New Delhi.
- 9. Patricia Uberoi (ed.).(1994). Family, Kinship and Marriage in India. Oxford University Press. New Delhi
- 10.Karve, Iravati.(1968).Kinship Organization in India.Asia Publishing House.Bombay



SGT UNIVERSITY, GURGAON FACULTY OF LAW

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PROGRAMME	SEMEST	COURSE NAME	COURSE
	ER		CODE
BA LLB (Hons.)		Women and Law	
/BBA LLB (Hons.)			
/LL.B.			
(Hons.)			

WOMEN AND LAW

Unit-I Introduction

- 1. Status of Women in India
- 2. Status of Women Position abroad
- 3. Constitution of India and Women

Unit- II Personal Laws and Women

- 1. Unequal Position of Women different Personal Laws and Directive principles of State Policy
- 2. Uniform Civil Code towards Gender Justice
- 3. Sex Inequality in Inheritance
- 4. Guardianship

Unit – III Criminal Laws and Women

- 1. Adultery
- 2. Rape
- 3. Outraging Modesty
- 4. Domestic Violence

Unit – IV Women Welfare Laws

- 1. Pre-conception and pre-natal diagnostic techniques (Prohibition of Sex Selection) Act, 1994
- 2. Indecent Representation of Women (Prohibition) Act, 1986
- 3. Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redresal Act, 2013.

Unit-V Women Welfare Laws

- 1. Domestic Workers Welfare and Social Security Act, 2010
- 2. Immoral Traffic (Prevention) Act, 1987
- 3. Family Courts Act, 1984

Suggested Reading:

- 1. Mamta Rao, Law Relating to Women and Children, Eastern Book Company, 3rd Edition, 2012.
- 2. Lalita Dhar Parihar, Women and Law, Eastern Book Company, 2011
- 3. SC Tripathi and Vibha Arora, Law relating to Women and Children, Central Law Publication, 2006
- 4. DK Tiwari & Mahmood Zaidi, Commentaries on Family Courts Act, 1984, Allahabad Law Agency, 1997
- 5. BN Chattoraj, Crime against Women: A Search for Peaceful Solution, LNJN-NICFS, 2007
- 6. Nomita Agarwal, Women and Law, New Century Publishing House, 2005
- 7. Manjula Batra, Women and Law & Law Relating to Children in India, Allahabad Law Agency, 2001



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PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BA LL.B / BBA LL.B	III	Family Law - I	12010305
			12030305

FAMILY LAW - I

Unit - I Introduction to Personal Laws

1. Sources of Hindu Law

- 1.1 Ancient Sources Shrutis & Smritis, Commentaries & Digest, Custom
- 1.2 Modern Sources Judicial Decisions , Legislations, Equity, Justice and Good Conscience

2. Sources of Muslim Law

- 2.1 Primary Sources Quran, Sunnat, Ahadis, Ijma, Qiyas
- 2.2 Secondary Sources Custom, Judicial Decision, Legislation, Equity, Justice and Good Conscience

3. Schools of Hindu Law & Muslim Law

Unit - II Marriage Laws

1. Marriage under Hindu Law

- 1.1 Nature, Definition and Forms of Marriage
- 1.2 Conditions for Marriage & Registration of Marriage
- 1.3 Marriage Ceremonies and proof of Marriage
- 1.4 Degree of Prohibited relationship and Sapinda relationship
- 1.5 Grounds of Void & Voidable Marriage

2. Marriage under Muslim Law

- 2.1 Definition, Nature and Scope of Muslim Marriage (Nikah)
- 2.2 Difference between Hindu & Muslim Marriage
- 2.3 Essential Conditions of Muslim Marriage
- 2.4 Classification of Muslim Marriage
- 2.5 Distinction between Shia & Sunni Law of Marriage

Unit - III Dissolution of Marriage

- 2. Dissolution of Marriage under Hindu Law
 - 2.1 Nullity of Marriage
 - 2.2 Grounds of Divorce & Wife's Special Grounds for Divorce
 - 2.3 Divorce by Mutual Consent
 - 2.4 Irretrievable Breakdown of Marriage

3. Dissolution of Marriage under Muslim Law

- 3.1 Essentials of Talag
- 3.2 Modes of Talaq
- 3.3 Judicial Separation under The Dissolution of Muslim Marriage Act, 1939
- 3.4 Distinction between Shia & Sunni Law of Divorce

Unit - IV Maintenance and Adoption

1. Maintenance under Hindu Law

- 1.1 Provisions under the Hindu Marriage Act, 1955
- 1.2 Provisions under the Hindu Adoption & Maintenance Act, 1956
- 1.3 Provisions under the Cr.P.C, 1973

2. Maintenance under Muslim Law

- 2.1 Maintenance to Muslim Wife
- 2.2 Divorced Wife's Right to Maintenance under Muslim Women (Protection of Rights on Divorce) Act, 1986
- 2.3 Maintenance to Muslim Children

3. Adoption under Hindu Law

- 3.1 Who may adopt, who may give in adoption and who can be adopted
- 3.2 Ceremonies of Adoption & Effects of Adoption
- 3.3 Relationship of Adopted Child & Proof of Adoption

Unit - V Guardianship

- **1. Guardianship of person** Natural, Testamentary and Guardian appointed by court
- 2. Guardianship of minors property
- **Defacto** Guardian
- 4. Guardianship under Muslim Law
 - 4.1 Meaning, Appointment and Removal of Guardianship
 - 4.2 Kinds of guardianship- guardianship in marriage, person and property

Case Law:

- 1. Bhaurao V. State of Maharashtra AIR 1965 SC 1564
- 2. P.Venkatakramana V. State AIR 1977 AP 43
- 3. P. V. K AIR 1982 Bom 400
- 4. N.G. Dastane V. S. Dastane AIR 1975 SC 1534
- 5. Sureshta Devi V. Om Prakash 1(1991) DMC 313 (SC)
- 6. Swaraj Garg V. K.M Garg AIR 1978 Del 296
- 7. Ghulam Kubra Bibi V. Mohd. Shafi AIR 1940 Pesh. 2
- 8. Ghulam Sakina V. Falak Sher AIR 1950 Lah 45
- 9. Saiyid Rashid Ahmad V. Mt. Anisa Khatoon AIR 1932 PC 25
- 10. Itwari V. Asghari AIR 1960 All. 684

Suggested Reading:

- 1. Paras Diwan, Modern Hindu Law, Allahabad Law Agency, 1993
- 2. Mulla, Principles of Hindu Law, Lexis Nexis, 2007
- 3. A.A.A. Fyzee, Outlines of Mohammadan Law, Oxford University Press, 1974
- 4. Afzal Qutb, A Treatise on Faith Oriented Family Norms, 1990
- Kusum, Marriage and Divorce Law Manual, Universal Law Publishing Co. Pvt. Ltd.,2000
- 6. B.M. Gandhi, Family Law, Eastern Book Company, 2012
- 7. Tahir Mahmood, The Muslim Law of India, Law Book Company, 1980
- 8. Paras Diwan Family Law, Allahabad Law Agency, 2001
- 9. Mulla, Principles of Mohammadan Law, Lexis Nexis, 1906



SGT UNIVERSITY, GURGAON FACULTY OF LAW

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PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BA LL.B(Hons.) 5	IV	Family Law - II	12010406
Year/BBA.LLB			12030406

FAMILY LAW- II

Module – I	Hindu Joint Family and Coparcenary
1.1	Meaning, Characteristics & Distinction between Hindu Joint Family and Coparcenary
1.2	Distinction between Mitakshara & Dayabhaga Coparcenary and Changes introduced by The Hindu Succession (Amendment) Act, 2005
1.3	Rights of Coparceners and Position of Female Coparceners
1.4	Karta – Position, Powers and Rights & Duties
Module – II	Property
2.1	Classification of Joint Family Property – Ancestral, Doctrine of Accretion, Doctrine of Detriment, Doctrine of Blending
2.2	Separate or Self Acquired Property & its Sources
2.3	Property inherited from Maternal Grandfather, Gift of Self acquired property by Father to Son, property inherited from Father under Hindu Succession Act, 1956 and Concept of Gains of Learning
2.4	Alienation of Hindu Joint Family Property – Karta's & Coparcener's Power of Alienation & Right to Challenge unauthorised Alienation
2.5	General Rules of Inheritance & Classification of Heirs under the Shia Law & Sunni Law
Module – III	Partition
3.1	Meaning of Partition, De Facto & De Jure Partition
3.2	Subject matter of Partition & properties not capable of partition
3.3	Persons having Right to partition& Persons entitled only to Share in Partition
3.4	Mode of partition & How Partition is effected

3.5	Revocation, Re-opening and Re-union of Partition
Module – IV	Hindu Law of Succession
4.1.	Succession to Separate/ Divided property of a Hindu Male
	dying intestate – class I, class II heirs, Agnates & Cognates
4.2.	Succession to Mitakshara Coparcener's undivided interest
4.3.	Disqualifications under the Hindu Succession Act & its
	effect on Succession
4.4.	Hindu Woman's Property under S.14(1), S.14(2), S.15(1),
	S.15(2) of Hindu Succession Act, 1956
Module – V	Gift (Hiba), Wills (Wasiyat) &Waqfsunder Muslim Law
5.1.	Meaning &Essentials of a Valid Gift
5.2.	Irregular Gift (Mushaa), Gift of Exchange (Hiba-bil-iwaz)
	and Revocation of Gifts
5.3.	
5.3. 5.4.	and Revocation of Gifts
	and Revocation of Gifts Object & Essentials of a Valid Will under Muslim Law
5.4.	and Revocation of Gifts Object & Essentials of a Valid Will under Muslim Law Difference between Sunni Law & Shia Law on Will

Suggested Reading:

- 1. Paras Diwan, Modern Hindu Law, Allahabad Law Agency, 1993
- 2. Mulla, Principles of Hindu Law, Lexis Nexis, 2007
- 3. A.A.A. Fyzee, Outlines of Mohammadan Law, Oxford University Press, 1974
- 4. Afzal Qutb, A Treatise on Faith Oriented Family Norms, 1990
- Kusum, Marriage and Divorce Law Manual, Universal Law Publishing Co. Pvt. Ltd.,2000
- 6. B.M. Gandhi, Family Law, Eastern Book Company, 2012
- 7. Tahir Mahmood, The Muslim Law of India, Law Book Company, 1980
- 8. Paras Diwan Family Law, Allahabad Law Agency, 2001
- 9. Mulla, Principles of Mohammadan Law, Lexis Nexis, 1906



SGT UNIVERSITY, GURGAON FACULTY OF LAW

PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BA LLB / BBA LLB	IV	French II	12010407 12030407

Learning objectives:

- 1. Familiarize students with the intermediate level of French Language.
- 2. Familarize students with the ability to express in all tenses.
- 3. 3. Facilitate easy communication in French Language

Course Outcome:

- 1. Read & write small passages in French
- **2.** Translate from French to English & English to French .
- **3.** Ability to converse in French and travel in any country where French is spoken

Unit 1: DECRIRE UNE PERSONNE

- Les pronoms sujets
- Lesarticle definis
- Le corps humain
- Les verbes en

Unit 2: A LA CAFETERIA

- Choisir quelque chose a la cafeteria
- Le pluriel des noms
- Les verbes en ir

Unit 3: Mon Pays

• Dire la nationalite

Unit 4: LES PARENTS DE MANUEL

- Donner les informations personelles
- La negation
- Les professions

Unit 5: C'EST NOEL

Parler des saisons

Unit 6: ALLONS A L'ECOLE

- Les prepositions
- Les verbes en re and irregulier

Unit 7: DANS UN GRAND MAGASIN

Les articles contractes

L'interrogation

Unit 8: LES REPAS

- Demander ou donner de gouts et preferences
- Les articles partitifs
- Les reoas français

Unit 9: MA MAISON

Les adjectifs possessirs

Prescribed Books

- 1. APPRENONS LE FRANCAIS Methode de français -
- --2, Mahitha Ranjit & Monica Singh

Alliance Française de Delhi, New Saraswati House(India) Ptv. Ltd.

3. French visual phrase book, *D K French visual phrase book*.

Reference Books

- BARRON'S LEARN FRENCH (FRANCAIS) The Fast and Fun Way. Third Edition
- by Bourquin leete International Language Institute Northampton, Massachusetts l and
- Heywood Wald, coordinating Editor. Chairman Department of Foreign Language Martin

- Van Buren High school New York.Mathurin Dondo Modern French Course



SGT UNIVERSITY, GURGAON FACULTY OF LAW

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PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BA LL.B/ BBA LL.B (Hons.)	III	Foreign Language - I (French)	12010307 12030307

Learning objectives:

- 1. Familiarize students with the basic level of French Language
- 2. Facilitate easy communication in French Language
 - 3. Enable students to read, speak & write simple phrases in French Language

Course Outcome:

- **1.** Pronounce French words.
- 2. Introduce oneself in French Language
- **3.** Write basic sentences in French Language
- 4. Read & write small passage in French
- **5.** Translate from French to English & English to French

Unit 1: FRANCE & FRENCH LANGUAGE

- About France
- How English and French are similar
- French pronunciation---A Few Rules
- LES SALUTATIONS/GREETINGS AND INTRODUCING ONESELF
- Learning basic French phrases & expressions to greet people
- Let us learn WORDS and NUMBERS
- Grammaire/ vocabulaire
- Les nombres de 1 to 20

Unit 2: LES COPAINS (Friends &classmates)

- Nouns and helping verb ' to be
- Grammaire/ vocabulaire
- le verbe :etre
- Les articles indefenis
- Les pronoms sujets
- Les pluriel des noms
- Asking questions

Unit 3: DEVINEZ(HOW TO INTRODUCE ONE SELF/OTHERS)

- How to describe someone/ something
- Grammaire/vocabulaire
- Les professions
- Les nombres cardinaux

- le verbe : avoir
- Les articles defenis
- DANS LA CLASSE (Classroom interaction)
- Use of adjectives & describing persons & things
- Counting from 21 to 100

Grammaire/vocabulaire

- Le verbe: avoir
- Les adjectifs
- LES AMIS DE CAROLINE(The friends of Caroline)
- Nationalities definite and indefinite articles, formation of Pluriel, masculine et feminin

Unit - 4: QUEL JOUR SOMMES- NOUS? (Days of the week/ Months of the year)

Grammaire/vocabulaire

- Speaking of days of the week
- Months of the year
- Le verbe :aller (to go)
- Conjugation of regular verbs
- Le verbes parler habiter et aimer

Unit – 5 LA FAMILLE DE MANUEL Reading & Writing passages in French

• (Description of a family)

Grammaire/vocabulaire

- Learning nouns
- LES VACANCES (VACATIONS)
- Le revision des verbes etre, avoir, aller, aimer, et parler Les mois de l'annee.
- LE DRAPEAU DE MON PAYS
- (The Flag of my country)
- Describing things with colours
- Le feminine et pluriel de couleurs

Prescribed Books

- 1. APPRENONS LE FRANCAIS Methode de français ---01, Mahitha Ranjit & Monica Singh Alliance Française de Delhi, New Saraswati House(India) Ptv. Ltd.
- 3. French visual phrase book, *D K French visual phrase book*.

Reference Books

- BARRON'S LEARN FRENCH (FRANCAIS) The Fast and Fun Way. Third Edition by Bourquin leete International Language Institute Northampton, Massachusetts 1 and Heywood Wald, coordinating Editor. Chairman Department of Foreign Language Martin Van Buren High school New York.
- Mathurin Dondo Modern French Course

Strong St	SGT UNIVERSITY, GURGAON FACULTY OF LAW		
PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BA.LL.B. (Hons)	Sem-I	History -I	12010103

UNIT-I Ancient India-I

- Sources of Ancient Indian History.
- Pre Historic Culture The Indus Valley Civilization .
- Vedic Culture, Social Patterns Religious Conditions .
- The Later Vedic Period, Social and Cultural patterns position of women caste system Learning and Literature.

UNIT-II Ancient India-II

- Religious ferment in the 6th Century B.C Jainism and Buddhism.
- Repolarisation of Society Education Persian and Greek influences on Indian Society.
- Guptas and Maurayas Art and Architecture Religion and Society Paintings Sculpture – Education – Literature.
- Advent of the Arabs Social Change and life.

UNIT-III Medieval India- I

- Delhi Sulthane Social Condition Slave System Literature Art and Architecture.
- Moghul Architecture and Society.
- Social and Cultural Life Under Vijayanagar rule Art and Architecture.
- Social and Cultural Life under Bahmani Sultans Art and Architecture.

UNIT- IV Medieval India- II

- Bhakti Movement Alwars and Nayanmars.
- Gurunanak .
- Kabir.
- Sufi Movement –Social and Culture life.

UNIT-V An Introduction to Modern India

- Colonialism in India- India under East India Company.
- The Great Revolt of 1857; Causes of the Revolt, the Social, Political and Religious Causes.
- British Imperial Rule in India- The Government of India Act. 1858.
- Impact of British Rule on the Social, Cultural Economic life of people in India.

Suggested Readings

- 1. Chandra, Satish, Essays on Medieval Indian History, Oxford University press, New Delhi 2004
- 2. Chandra, Satish, Medieval India from Sultanate to Moghal Part1 1206 to 1526, Murnad publications New Delhi 1975.
- 3. Majumdar R.C. An Advanced History of India Macmeillan India.
- 4. Rizvi S.A. The Wonder that was India Vol.II Penguin Books New Delhi 2000.
- 5. Sathyanathaiyer.R. A Political and Cultural History of India Vol.1, S.Viswanathan Printers and Publishers Chennai.
- 6. B.L.Grover and S.Grover. A New Look At Modern Indian History, S. Chand ^Company Delhi.1995.
- 7. Sekhar Bandyopadhyay, From Plassey to Partition: A Historyof Modern India. Orient BlackSwan.2009.

Tree we not the an	SGT UNIVERSITY, GURGAON FACULTY OF LAW		
PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BA.LL.B. (Hons)	Sem-II	History –II Legal and Constitutional Development	12010203

UNIT-1 The East India Company and its Early Settlements

- The Early Charters (Charters of 1600 and 1687).
- Administration of Justice in Madras, Bombay and Calcutta before 1726.
- Charter of 1726 and Establishment of Mayor's Court.
- Distinction between Charter of 1687 and 1726.
- Charter of 1753.

UNIT-II The Beginning of the Adalat System

- The Judicial Plans of 1772 and 1774 introduced by Warren Hastings.
- The Supreme Court at Calcutta.
- The Regulating Act, 1773 and the Establishment of Supreme Court at Calcutta.
- Conflict between Supreme Court & Governor General and his Council.
- Cases: (a) Trial of Raja Nand Kumar (b) Patna Case, and (c) Cossijurah Case.
- The Act of Settlement, 1781.
- Adalat System under Lord Cornwallis, Judicial Plans of 1787, 1790, 1793.

UNIT-III The beginning of High Court System

- Dual Judicature before 1861.
- Indian High Courts Act, 1861.
- Codification of Law: First, Second and Third Law Commissions.
- The Lex Loci Report.

UNIT-IV The Government of India Acts - I

- The Government of India Act, 1858.
- Indian Councils Act, 1861.
- Indian Councils Act, 1892.
- Indian Councils Act, 1909 (Minto-Morley Reforms).
- Government of India Act, 1919.
- Government of India Act, 1935.

UNIT-V The Government of India Acts -II

- The Indian Independence Act, 1947.
- Effects of the Indian Independence Act.
- Constitutional Position of the Indian States after the Independence Act, 1947.
- Shaping of the Indian Constitution.
- Constituent Assembly of India.

Suggested Readings:

- **1.** Justice M. Rama Jois, Legal & Constitutional History of India: Ancient Legal, Judicial and Constitutional System, Universal Law Publishing Co.
- 2.M.P.Jain, Outlines of Indian Legal & Constitutional History, Lexis Nexis.
- 3. Legal & Constitutional History of India: An essential revision aid for law student, Universal law series.

- 4. B.M.Gandhi, V.D. Kulshrestha's Landmark in Indian Legal & Constitutional History, Eastern Book Company.
- 5. Prof. Kailash Rai, Indian Legal & Constitutional History, Central Law Agency.
- 6. Dr. N.V. Paranjape, Indian Legal & Constitutional History, Central Law Agency.
- 7. J.K. Mittal, Indian Legal & Constitutional History, Allahabad Law Agency.

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FACULTY OF LAW				
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PROGRAMME SEMESTER COURSE NAME		COURSE CODE		
BA.LLB (Hons.	.LLB (Hons.) III History-III 12010302			

UNIT-1 Socio- Religious Reform Movements in the 19th Century in India.

- Brahmo Samaj (1828 AD) Raja Ram Mohan Roy.(1774-1833 AD).
- Arya Samaj (1875AD) Swami Dayanand Saraswati.

UNIT-II Rise of Nationalism in India

- Rise of Nationalism in India during 19th Century,
- The Causes of its rise.

UNIT -III Indian Freedom Struggle -I

- Indian National Movement (1885-1947).
- Birth of Indian National Congress. (1885).
- Period of Moderates in Indian National Congress (1885-1905).
- Indian Councils Act of 1892.
- Rise of Extreme nationalism in India.
- The era of Extreme nationalism; its causes, Its leadership:Lal Bal Pal.
- Act of 1909: Morely Minto Reforms.
- Government of India Act, 1919.

UNIT- IV Gandhian Era

- Gandhian Era in Indian National Movement..1919- 1947).
- Non -Cooperation Movement (1920).
- Simon Commission, Nehru Report, Jinnah Fourteen Point Formula.
- Civil Disobedience Movement (1931).
- Round Table Conference, Government of India Act, 1935.
- Quit India Movement.

UNIT- V Indian Freedom Struggle-II

• Indian National Army under Subhash Chander Bose.

- Partition of India and Role of Revolutionaries in the freedom struggle of India.
- Independence of India Act 1947.

Suggested Readings

- 1.. B.L.Grover and S.Grover. A New Look At Modern Indian History, S. Chand ^Company Delhi.1995.
- 2. Sekhar Bandyopadhyay, From Plassey to Partition: A Historyof Modern India. Orient BlackSwan.2009.
- 3.. Judith Brown, Gandhi's rise to Power, 1915-22.
- 4. Bipan Chandra, Nationalism and Colonialism in Modern India, 1979.
- 5. Bipan Chandra, Rise and Growth of Economic Nationalism in India.
- 6. Mohandas K. Gandhi, An Autobiography or The Story of My Experiments with Truth.
- 7. Mushirul Hasan, ed., India's Partition, Oxford in India Readings.
- 8. Sumit Sarkar, Modern India, 1885-1947.
- 9. Anil Seal, Emergence of Indian Nationalism.

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PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BA.LL.B. (Hons)	Sem-IV	History-IV	12010403

UNIT-I India as a Nation in the Making

- The Colonial Legacy
- The Evolution of the Constitution and Main Provisions.
- The Architecture of the Constitution: Basic Features and Institutions.
- Integration of Princely States.
- The Linguistic Reorganization of the state.
- Integration of the Tribals.

UNIT-II The Nehru Era

- Political developments.
- Foreign Policy.
- Five Year Planning for Economic Development.
- Assessment of Nehru.

UNIT-III India After the Nehruvian Era

- From Shastri to Indira Gandhi, 1964–1969.
- The Indira Gandhi Years, 1969–1973.
- The JP Movement and the Emergency.
- The Janata Interregnum and Indira Gandhi's Second Coming, 1977–1984.
- Indian leadership Run-up to the New Millennium and After.

UNIT-IV Economy and Society of Modern India

- An Overview of Land reforms
- Agrarian Struggles since Independence
- Anti-Caste Politics since Independence
- Indian Economy after 1991 Reforms.

UNIT-V Indian Women since Independence

- Women's Question in the 19th century.
- Women's Movement in Colonial &Post Colonial in India.
- Women in Politics and Governance.
- Violence against women & Preventive laws.

Suggested Readings:

Paul Brass, The Politics of India Since Independence, Cambridge: Cambridge University Press, 1994.

Bipan Chandra, et al (ed) India after Independence, New Delhi: Penguin Books, 1999.

Ram Chandra Guha, India after Gandhi: The History of the World's Largest Democracy, New Delhi: Picador, 2007.

Rajni Kothari, Politics in India, New Delhi: Orient Longman, 1970.

Raj Kumar, Women in Politics, Anmol Publishers, New Delhi, 2000.

Raj Kumar, Women & Leadership, 2000.

Madhu Vij, et al, Women Studies in India, A journey of 25 Years, Rawat, 2014.

Kumkum Sangari& Sudesh Vaid, Recasting Women, Essay in Colonial History, Kali for women, Reprint, 2006.

Sushila Kaushik, Panchayati Raj in Action: Challenges to Women's Role, Delhi, 1996.

Nivedita Menon, Gender & Politics in India, New Delhi, OUP, 1999.

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PROGRAMME	SEMESTER	COURSENAM	COURSE CODE
		E	
BA LLB / BBA	VIII	Intellectual	08050813
LLB		Property Rights	08060813

UNIT I Introduction to IPR

- 1. General Principles of Intellectual Property
- 2. Brief evolution of IPR and its importance
- 3. Types of Intellectual Property
- 4. Overview of International Conventions

UNIT II The Trade Marks Act, 1999

- 1. What is a Trade Mark, Functions of a Trade Mark
- 2. Trade Mark Registry and Register of Trade Mark
- 3. Registration of Trade Marks, Effects of Registration
- 4. Assignment and Transmission of Trade Marks,
- 5. Rectification and Correction of Register
- 6. Passing Off and Infringement Action

UNIT III The Copy Right Act, 1970

- 1. Meaning and Basis of Copy Right
- 2. Copy Right Office and Copy Right Board
- 3. Subject matter of Copy Right, Ownership
- 4. Assignment and Infringement of Copy Right, Remedies for Infringement,
- 5. Abridgement of the Work and Term of Copy Right, Rights of Broadcasting Authorities

UNIT IV Patents Act 1970, & the Patents (Amendment) Act, 2002

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

UNIT V Industrial Design Laws

- 1. Introduction to Industrial Designs Law in India,
- 2. Need for protection of industrial designs
- 3. Subject matter of Protection
- 4. Copyright in Design, Piracy or Infringement of copyright in Designs

Suggested Reading:

1. N.S. Gopalakrishnan & T.G. Ajitha, Principles of Intellectual

Property, Eastern Book Company, 2014 (2nd Edn)

2. B.L. Wadhera, Law Relating to Intellectual Property, Universal

Law Publishing, 2014 (5th Edn)

3. S. Narayan, Intellectual Property Law in India, Gogia Law

Agency, Hyderabad, 2005 (3rd Edn)

- 4. A. K. Bansal, Law of Trademark In India, Thomson & Reuter, 2014
- 5. V.K. Ahuja, Law Relating to Intellectual Property Law, Lexis Nexis,

2013 (2nd Edn)

- 6. Ashwani Kr Bansal, Law of Designs, Gls, (2011)
- 7. P. Narayanan, Law of Trade Marks and Passing off (6th ed., 2004)
- 8. P. Narayanan, Copyright and Industrial Designs (2007)



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FACULTY OF LAW

PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BALLB/BBALLB	VIII	International Criminal	
		Law	

Module –I

- 1. Introduction to International Criminal Law
- 2. Individual Responsibility: Historical Development
- (a) Treaty of Versailles,
- (b) Nuremberg & Tokyo Trials
- (c) Genocide Convention, 1948,
- (d) Geneva Convention, 1949

Module II

- 1.State Sovereignty and International Criminal Law
- 2. General Principles of International Criminal Law
- 3. Crimes and Elements of Crimes
- 4. Modes of Criminal Responsibility and Defences,

Module III

- 1.International Criminal Tribunals
- 2. International Criminal Court
- 3. ICC Jurisdiction over the Nationals of Non-States parties

Module IV

- 1. Universal Jurisdiction, Immunities Ex parte Pinochet (UK House of Lords);
- 2. Decisions of the International Court of Justice Case Concerning the Application of the Convention on the Prevention and Punishment of the Crime of Genocide (Bosnia and Herzegovina v. Serbia and Montenegro) of 26 February 2007
- 3. Indian Perspectives on the ICC
- 4. The Future of International Criminal Law

Suggested Readings:

- Primary Sources Convention on the Prevention and Punishment of the Crime of Genocide, 1948
- Principles of International Co-operation in the Detection, Arrests, Extradition and Punishment of Persons Guilty of War Crimes, and Crimes against Humanity, 1973
- Rome Statute of the International Criminal Court, 1998
- Cassese, Antonio, International Criminal Law (Oxford University Press, London, 2008)
 ed.2nd
- Schabas, William A., An Introduction to the International Criminal Court, (Cambridge University Press, Cambridge, 2001)



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PROGRAMME	SEMESTER	COURSENAME	COURSECODE
BALLB/BBALLB/LLB	TII	International Trade Law	08050711
(Hons.)	VII		08060711

Unit:IIntroduction 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. National Competitive Theory (Porter"sDiamond)
- b. Sources and Principles of International Trade Law

Unit-II.DevelopmentofInternationalTrade: GAIT,1947-WTO1994

- a. HistoricalBackgroundofGATI1947
- b. Uruguay Round and Marrakesh Agreement
- c. GATI1994
- 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 Settlement to international Disputes

- a. International Commercial Arbitration:Mediation,Conciliation recognition and enforcement
 - b. InvestmentDisputeresolution:PCA,ICC,ICSID,Adhocarbitrationc.WTO dispute settlement: WTO remedies compliance

Unit-V Contemporary Issues: International Trade and Regionalism

- a. Trade and SAPTA and SAFTA
- b. Trade and Environment
- c. Doha Development Agenda

TextBooks:

- 1. RajBhalla,InternationalTradeLaw:TheoryandPractice,LexisNexis,2001(2ndEdn)101
- 2 .A.K.Kaul,GuidetotheWTOandGATT:Economics,LawandPolitics,Kluwer Law International,2006
- 3. CraigVanGrasstek, The History and the Future of the WTO, WTO Publications,
- 4ResultsoftheUruguayRoundofMultilateralTradeNegotiations:TheLegalTexts(Geneva:GATTSecretariat,1 994)
- 5. Francesco,ed.Environment,HumanRights&InternationalTrade,Oxford: Hart,2001
- 6. J.Frank,Trade,

 $\label{thm:local_problem} In equality and Justice: Towards a Liberal Theory of Just Trade, New York: Transnational 2003 8. An il Arora, Jai Narayan Sharma,$

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PROGRAMMI	SEMESTER	COURSE NAME	COURSE CODE
BA LL.B (Hons.) / E	BBA VI	Interpretation of Statutes	12010601
LL.B (Hons.)			12030601

INTERPRETATION OF STATUTES

Module – I Introduction to Interpretation of Statutes

- 1. Meaning of Interpretation of Statutes
- 2. Objects & Kinds of Interpretation of Statutes
- 1.3 General theories of Interpretation of Statutes

Module - II Rules of Statutory Interpretation

2.1 Primary Rules

Literal or Grammatical Rule

Golden Rule

Mischief Rule (Rule in the Heydon's case)

Purposive Rule

2.2 Secondary Rules or Subsidiary Rules of Interpretation

NoscituraSociis Ejusdem Generis

Reddando Singula Singulis

Module - III Aids to Interpretation

3.1 Internal Aids

Definitions; Interpretation clauses General Clauses Act

Proviso

Exceptions and saving clauses

3.2 External Aids

General

Travaux preparatoires or surrounding circumstances

Parliamentary History

Module – IV	Commencement of Statutes; Retrospective effect of			
	Statutes, Repeals and Temporary Statutes			
4.1	Commencement of Statutes			
4.2	Retrospective effect of Statutes			
4.3	Consequences of Repeals			
4.4	Temporary Statutes			
Module – V	Interpretation with reference to the subject matter of			
	Statutes			
5.1	Taxing Statutes			
5.2	Penal Statutes			
5.3	Remedial and Beneficial Statutes			
Module – VI	Interpretation of Constitutional			
6.1	Harmonious Construction – Generalis Specialibus Non			
	Derogant			
6.2	Interpretation of Fundamental Rights			
	The rule of Severability			
	Doctrine of Eclipse			
	Doctrine of Waiver			

Suggested Readings

- 1. G.P. Singh "Principles of Statutory Interpretation, (9th Edition) 2008, Wadhwa, Nagpur.
- 2. P. St. Langan (Ed.) Maxwell on The Interpretation of Statutes (1976), Lexis Nexis Butterworths, New Delhi.
- 3. N.S. Bindras's Interpretation of Statutes, 2007, Lexis Nexis Butterworths, New Delhi.
- 4. Vepa. P, Interpretation of Statutes, (2008) Orient Publishing, New Delhi.
- 5. Bakshi, P.M. Interpretation of Statutes. (2008) Orient Publishing, New Delhi.
- 6. Dias Jurisprudence chapt. 7, 8, and 15



PROGRAMME	SEMESTER	COURSE NAME	COURSE
			CODE
BA.LLB (Hons.)	V	Jurisprudence – I (Legal Method, Indian	12010502
5 Year		Legal System & Basic Theory of Law)	12030502

JURISPRUDENCE - I

(Legal Method, Indian Legal System & Basic Theory of Law)

Module - I Law - Meaning, Nature & Functions

 1.2 Functions & Classification of Law 1.3 Law, Justice & Morality 1.4 Classification of Law 	
, , , , , , , , , , , , , , , , , , , ,	
1.4 Classification of Law	
1.4 Classification of Law	
- Public & Private Law	
- Substantive & Procedural La	aw
- Municipal & International La	aw
- Civil & Criminal Law	
1.5 Approaches to Study of Law	
- Historical	
- Analytical	
- Sociological	
- Natural Law	

Module - II Sources of Law

Custom, Legislation, Judicial Precedent, Religion, Culture

Module - III Methods of Law

3.1	Methods to Study of Law
5.1	S
	- Case Method
	- Statute
3.2	Method of Dispute Resolution
	- Adversarial
	- Inquisitional
	- Alternate Dispute Resolution Mechanism

Module – IV Indian Legal System

4.1 Structure of Indian Legal System:

 Rule of Law, Institutions of Law, Legislature,
 Executive, Judiciary

 4.2 Hierarchy of Indian Courts

4.3 Legal Remedies
 Punishment, compensation, Specific Relief,
 Injunction, Writ

 4.4 Challenges facing the Indian Legal System

Module - V Legal Material & Legal Research

- 5.1 Legal resources
 - Primary
 - Secondary
- 5.2 Legal Research
 - Doctrinal
 - Non-Doctrinal (Empirical)
 - Methods of Data Collection
 - Sampling
 - Data Analysis
- 5.3 Report writing

Suggested Reading:

- 1. Edgar Bodenhemier, Jurisprudence, Universal book traders, 1997.
- 2. G.W. Paton, A text Book of Jurisprudence, Clarendon Press, 1984
- 3. Glanville Williams, *Learning of the Law*, (5th Indian reprint) Sweet & Maxwell 1997.
- 4. John H. Farrar and A.M. Dugdale, *Introduction to Legal Method*, Sweet & Maxwell 1996.
- 5. Joseph Minattur (ed.) *Indian Legal System*, Indian Law Institute, 2006.
- 6. Mare Galanter, *Law and society in Modern India*, Oxford University Press, 1997
- 7. N.R.Madhva Menon (ed.) *Rule of Law in a Free society*, Oxford University Press, New Delhi, 2008
- 8. Sangita Ahuja, People's Law and Justice, Orient Longman, 1997.
- 9. UpendraBaxi, *Crisis of the Indian Legal System*, Vikas publishing house, 1983
- 10. W. Friedmann, Legal Theory, Columbia University Press. 1967.



PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
B.A LL.B (Hons.) 5 Year	I	Law of Contract – I	

LAW OF CONTRACT - I

Module -	I Formati	ion of (Contract
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1.1	Definitions of Agreement, Contract, Void Agreement,
	Voidable Contract & Illegal Agreement
1.2	Essentials of a Valid Offer & Acceptance
1.3	Revocation of Offer & Acceptance
1.4	Standard Form Contracts

Module - II Consideration & Capacity

2.1	Definition, Essentials & Kinds of Consideration
2.2	Privity of Contract & its Exceptions
2.3	Exceptions to the Rule that Agreement without
	Consideration is Void
2.4	Nature & Ratification of Minor's Agreement
2.5	Return of Benefit secured by a Fraudulent Minor
2.6	Minor's liability for Necessaries

Module - III Free Consent

3.1	Coercion
3.2	Undue Influence
3.3	Fraud
3.4	Misrepresentation
3.5	Mistake
3.6	Lawful Consideration & Object

Module – IV Unlawful, Void Agreements & Contingent Contract

- 4.1 Void Agreements
 - Agreements in Restraint of Marriage
 - Agreements in Restraint of Trade
 - Agreements in Restraint of Judicial Proceedings
 - Agreement by Way of Wager
- 4.2 Unlawful Agreements
- 4.3 Contingent Contracts

5.1 Discharge by Performance
5.2 Discharge by Breach of Contract
5.3 Discharge by Impossibility of Performance
5.4 Discharge by Novation
5.5 Quasi Contract
5.6 Remedies for Breach of Contract

Suggested Reading:

- 1. Avtar Singh, *Law of Contract and Specific Relief*, Eastern Book Company, 2013 (11th Edn)
- 2. Pollock &Mulla, *Indian Contract and Specific Relief Act*, Lexis Nexis, 2013(14thEdn)
- 3. Anson, Law of Contract, Oxford University Press, 2010 (29th Edn)
- 4. Cheshire and Fifoot, Law of Contract, Lexis Nexis, 2010 (10th Edn)
- 5. Dutt, Contract- The Indian Contract Act, 1872, Eastern Law House, 11th Edition, 2013
- 6. MLJ, Law of Contract and Specific Relief, Lexis Nexis, 2009



PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
B.A.LL.B (Hons.) 5 Year	I	History of Legal &	
		Constitutional Development	

HISTORY OF LEGAL & CONSTITUTIONAL DEVELOPMENT

Module-1: The East India Company and its early settlements

- 1.1 The early Charters (Charters of 1600 and 1687)
- 1.2 Administration of Justice in Madras, Bombay and Calcutta before 1726
- 1.3 Charter of 1726 and Establishment of Mayor's Court
- 1.4 Distinction between Charter of 1687 and 1726
- 1.5 Charter of 1753

Module-2: The Beginning of the Adalat System

The Judicial Plans of 1772 and 1774 introduced by Warren Hastings

Module – 3: The Supreme Court at Calcutta

- 3.1 The Regulating Act, 1773 and the Establishment of Supreme Court at Calcutta
- 3.2 Conflict between Supreme Court & Governor General and his Council
- 3.3 Cases:
 - (a) Trial of Raja Nand Kumar
 - (b) Patna Case, and
 - (c) Cossijurah Case
- 3.4 The Act of Settlement, 1781

Module: 4: Adalat System

Adalat System under Lord Cornwallis, Judicial Plans of 1787, 1790, 1793

Module-5: The High Court

- 5.1 Dual Judicature before 18615.2 Indian High Courts Act, 1861
- 5.3 Codification of Law: First, Second and Third Law

Commissions

5.4 The Lex Loci Report

Module-6: The Government of India Act

6.1 The Government of India Act, 1858

6.2	Indian Councils Act, 1861
6.3	Indian Councils Act, 1892
6.4	Indian Councils Act, 1909 (Morely Minto Reforms)
6.5	Government of India Act, 1919
6.6	Government of India Act, 1935

Module 7: The Indian Independence Act, 1947

- 7.1 Effects of the Indian Independence Act
- 7.2 Constitutional Position of the Indian States after the Independence Act, 1947

Module 8: Shaping of the Indian Constitution

Constituent Assembly of India

Suggested Readings:

- 1. Legal & Constitutional History of India: Ancient Legal, Judicial and Constitutional System by Justice M. Rama Jois, Universal Law Publishing Co.
- 2. Outlines of Indian Legal & Constitutional History by M.P. Jain, Lexis Nexis
- 3. Legal & Constitutional History of India: An essential revision aid for law student by Universal law series
- 4. V.D. Kulshrestha's Landmark in Indian Legal & Constitutional History by B.M.Gandhi, Eastern Book Company
- 5. Indian Legal & Constitutional History, Prof. Kailash Rai, Central Law Agency
- 6. Indian Legal & Constitutional History, Dr. N.V. Paranjape; Central Law Agency
- 7. Indian Legal & Constitutional History, J.K. Mittal, Allahabad Law Agency



PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BA.LLB (Hons.) 5 Yr.	I	English-I	

English - I

Course Introduction: This course will address all language skills, with emphasis on grammar, comprehension, writing skills, speaking, interactive skills and basic legal vocabulary. Students will learn to write correctly, express accurately, speak more fluently and thus be better equipped to participate actively and skillfully in their law school classes seminars and project presentations.

Course Objective:

To make students to

- 1. participate actively in discussions, debates, & simulations
- 2. give impromptu speeches and prepared presentations
- 3. read, comprehend and summarize articles
- 4. learn common legal vocabulary and collocations as well as key legal concepts
- 5. learn typical formats for writing and practice writing skills
- 6. prepare power-point presentations
- 7. receive extensive feedback on their oral and written skills

Course Outcome: After completing the course the students shall be able to understand English better, write accurately and speak fluently. Their strength in English language would help them participate actively in debates and simulations and their knowledge of legal vocabulary, legal terms and legal maxims will help them to understand legal concept better and also give them ability to write in a legal context.

Module I Grammar and Translation

- 1.1. Construction of sentences with there is, there are, it is etc.
- 1.2. Negative and Interrogative sentences
- 1.3. Usage of articles, tenses, prepositions, and modals etc.
- 1.4. Translation of sentences, & passages from Hindi to English

Module II Common Errors in English

- 2.1. Errors in use of parts of speech
- 2.2. Correct usages with regard to tenses
- 2.3. Subject verb concord
- 2.4. General errors in Sentence Constructions

Module III Vocabulary building

- 3.1. Synonyms, Antonymous, use of appropriate words
- 3.2. Words often confused/ Homonyms & Homophones
- 3.3. Foreign words used in law
- 3.4. Idioms& Phrases
- 3.5. Legal terms

Module IV Reading, Listening, and Comprehension skills

- 4.1. Reading short passages aloud and discussion
- 4.2. Listening of conversations and answering questions
- 4.3. Comprehension of Short Passages
- 4.4. Comprehensions of legal texts, judgments and other passages of more general nature

Module V Speaking skills

- 5.1. Introducing oneself
- 5.2. Conversations between two student on a given topic / role play
- 5.3. Impromptu speech on a given topics
- 5.4. Debates and Logical reasoning

Module VI Writing skills

- 6.1. Writing correctly (Grammar, Punctuation)
- 6.2. Paragraph Writing
- 6.3. Letters Structure & Layout (Business & Official letters)
- 6.4. Essay writing

Module VII Presentation Techniques

- 7.1. Preparing PowerPoint presentations
- 7.2. Preparing for class-room presentations
- 7.3. Resume writing
- 7.4. Impromptu speeches

Books Recommended

- 1. Bansal, R.K. and J. B. Harrison. *Spoken English for India: A Manual of Speech and Phonetics*, Hyderabad: Orient Longman, 1983.
- 2. S. Pit Corder, *An Intermediate English Practice Book*, Orient Longman, Hyderabad, 1996.
- 3. S.C.Tripathi, *Legal Language*, *Legal Writing and General English*, Central Law Publications, New Delhi, 2005.
- 4. Thomson and Martinet, A practical English Grammar, OUP, Mumbai, 1970.
- 5. Wren and Martin, *English Grammar and Composition*, S. Chand, Delhi, latest edition.
- 6. *The Merchant of Venice* (Act–IV, the court scene) William Shakespeare

- 7. Gandhi BM, Legal Language and Legal Writing
- 8. Raymond Murphy, *Intermediate English Grammar*, Cambridge University Press
- 9. M.K. Gandhi, The Story of my Life
- 10. M.K. Gandhi, Law and Lawyers



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PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BA.LLB (Hons.) 5 Year	I	Political Science - I	

Political Science-1

Course Introduction:

Political Science is a very useful social discipline. Its concepts, theories and methods are the outcome of a long academic tradition that started twenty five hundred years ago with Aristotle and Plato. Since then many philosophers and scholars like Machiavelli, J. S. Mill, Rousseau, Hegel, Marx and Gandhi have contributed theirs theories and enriched the subject. The concepts like state, sovereignty, power, authority, legitimacy, liberty, equality, democracy, justice have been analyzed in a scientifically as well philosophically and political theories have been formulated.

The understanding of these theories can be very useful for our students of law who will be confronting these concepts in coming days. Political science provides students the understanding of the processes of politics... at the national and International level. Such an understanding is very useful in many ways. In the first place, the political participation of such people who understand the processes of politics is much higher than those who don't understand it. Secondly, the study of political science enlightens the people about basic elements of politics and makes the process of reconciliation easy as the politics involves resolutions of conflicts. The failure to recognize these basic elements of politics creates various confusions in society.

Course Objective:

At the conclusion of this course, having completed the various learning activities and assessments, student should be able to:

- 1. Explain the most important concepts like state, the concepts like state, sovereignty, power, politics, authority, legitimacy, liberty.
- 2. Explain the relation of law with all these concepts like liberty, equality rights etc.
- 3. See the relevance of all these concepts like equality, liberty, justice etc. in our society.
- 4. See the real nature of politics and its importance in resolving conflicts in our society.

Course Outcome:

- 1. A student who successfully completes this subject will have a general understanding of the political theory and its different concepts; state, politics, political power, authority, legitimacy etc.
- 2. Understand and be able apply the knowledge of these concepts to his understanding of our society and its different systems like social, political and economic.
- 3. Demonstrate awareness of the politics, political processes, and political activities and political power.

Module-I Political Science

- 1.1 Meaning and definition of political Science
- 1.2 Nature, scope of Political Science
- 1.3 Relation of Political Science with other social Sciences; History, Economics and Law.

Module II- State; meaning, definition, dominant perspectives;

- 2.1. Liberal perspective of state
- 2.2. Marxist perspective of state
- 2.3. Gandhian perspective of state

Module-III- Sovereignty

- 3.1. Meaning and definition of sovereignty.
- 3.2. Austin's theory of sovereignty.
- 3.3. Pluralistic theory of sovereignty

Module IV - Government Its Organs and Types.

- 4.1. Legislature-Its Functions and Organization Bicameral and Unicameral.
- 4.2. Executive Types and Functions.
- 4.3. Judiciary, Its functions and Independence.

Module V - Government Its Types.

- 5.1. Democracy and Dictatorship
 - 1. Meaning and definition of democracy.
 - 2. Types of Democracy; Direct Democracy, Representative democracy, Participatory democracy, Social democracy.
 - 3. Elitist theory of democracy

5.2. Parliamentary and Presidential Government.

Federal and Unitary Government.

Module VI - Political Theory and Political Concepts.

- 6.1. Political Theory; Meaning Nature and Significance.
- 6.2. Traditional and Modern Political theory.

Module VII - Power, Politics Authority and Legitimacy.

7.1 Power

- 1. Meaning and definition of power, National Power. Its elements.
- 2. National Power and National Interest.

7.2 Authority

- 1. Meaning and definition of Authority.
- 2. Distinction between power and authority.

7.3 Politics

- 1. Meaning and definition of politics.
- 2. Power and Politics.

7.4 Legitimacy

- 1. Meaning and definition of Legitimacy
- 2. Relation of Authority and legitimacy

Module -VIII Rights, Duties

- 8.1 Definition of rights.
- 8.2 Theories of rights.
- 8.3 Duty; its meaning, types and relation between rights and duties.-

Module IX. Equality Liberty and Justice.

9.1 Equality

- 1. and definition of Equality.
- 2. Types of Equality; social Meaning equality, economic equality, political equality.
- 3. Relation between equality and liberty.

9.2 Liberty

- 1. Meaning and definition of liberty.
- 2. Negative and positive liberty.
- 3. Relation between law and liberty.

9.3 Justice

- 1. Meaning and definition of justice.
- 2. Rawls; theory of justice.
- 3. Justice and Equality.

Books Recommended

- 1. Arora, N.D., and Awasthi, S.S., Political Theory, New Delhi: Har -Anand Ltd., 1999. Publication Pvt.
- 2. Ashirvatham, Eddy and Mishra, K.K. Political Theory, New Delhi: S.Chand&Company.
- 3. Barker, Earnest, The Principles of Social Theory, oxford University Press, Oxford.
- 4. Sabine George H., A History of political Theory, Oxford & I.B.H, Oxford.
- 5. Berlin Isaiah, Four Essays on Liberty Oxford University Oxford. 1975.
- 6. Ebenstein, William, Great Political Thinkers: Plato to Pres.



PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BA.LLB (Hons.) 5 Year	II	Business Laws (The Sale of Goods Act and Indian Partnership Act)	

The Sale of Goods Act, 1930

Module 1 - General: Formation of Contracts of Sale

- 1.1 Concept of 'Goods'
- 1.2 'Sale' and 'Agreement to sell'
- 1.3 Statutory Transactions
- 1.4 Contract for 'Works'/ 'Labour'
- 1.5 Hire-Purchase Agreement

Module 2: Conditions and Warranties

- 2.1. Stipulation as to time
- 2.2. Implied Conditions and Warranties as to title, quality, fitness
- 2.3. Doctrine of Caveat Emptor
- 2.4. Sale by Description and by Sample
- 2.5. Treating Conditions as Warranties

Module 3: Effects of the Contract

- 3.1. Transfer of property
- 3.2. Doctrine of *Nemodat quod non habet* sale by a person other than the owner.
- 3.3. Sale by joint owner
- 3.4. Sale by mercantile agent
- 3.5. Sale under voidable contract
- 3.6. Sale by seller or buyer in possession after sale
- 3.7. Sale in Market Overt

Module 4: Rights of Unpaid Seller

- 4.1. Who is an un-paid seller?
- 4.2. Un-paid Seller's Rights Right of lien, Right of stoppage in transit
- 4.3. Transfer of goods by buyer and seller

INDIAN PARTNERSHIP ACT, 1932

Module 5: Nature of Partnership

- 5.1. Definition of Partnership, Partner, Firm, and firm name (sec -4)
- 5.2. Partnership not created by status (sec -5)
- 5.3. Mode of determining existence of partnership (sec-6)
- 5.4. Partnership at will (sec- 7)
- 5.5. Particular Partnership (sec-8)

Module 6: Rights and Duties of Partners

- 6.1. Duties of Partners (sec- 9)
- 6.2. Duty to indemnify for loss caused by fraud (sec-10)
- 6.3. Determination of rights and duties of partners by contract (sec -11)
- 6.4. Conduct of business (sec 12)
- 6.5. Mutual rights and liabilities (sec 13)
- 6.6. Property of the firm ($\sec 14$)
- 6.7. Application of the property of the firm (sec 15)
- 6.8. Personal Profits earned by partners (sec 16)
- 6.9. Rights & Duties of Partner (sec 17)

Module 7: Relation of Partners to Third Parties

- 7.1. Partners to be agent of firm (sec -18)
- 7.2. Implied Authority of partner as agent of firm (sec 19)
- 7.3. Extension and restriction of partners implied authority (sec -20)
- 7.4. Liability of Partner for acts of firm (sec 25)
- 7.5. Liability of firm for wrongful acts of a partner (sec 26)
- 7.6. Holding out (sec- 28)
- 7.7. Minor as partner ($\sec 30$)

Module 8: Incoming & Outgoing Partners (Rights & Liabilities)

- 8.1 Introduction of New Partner (sec -31)
- 8.2 Retirement of partner (sec 32)
- 8.3 Expulsion of partner (sec 33)
- 8.4 Right of outgoing partner to carry competing business (sec 36)

Module 9: Dissolution of a Firm

- 9.1 Dissolution by Agreement (sec 40)
- 9.2 Compulsory Dissolution (sec 41)
- 9.3 Dissolution on happening of certain contingencies (sec 42)
- 9.4 Dissolution by notice of partnership at will (sec 43)
- 9.5 Dissolution by the Court (sec 44)
- 9.6 Sale of Goodwill after dissolution (sec -55)

Books Recommended

- Pollock &Mulla, The Sale of Goods Act, 8th Ed. By Satish J. Shah, 2011, Lexis Nexis
- Law of Sale of Goods by Avtar Singh(latest edition)
- V.Krishnamachari and Surinder K. Gogia, T.S. Venkatesalyer's Sale of Goods Act.
- Benjamin, Sale of Goods (8thed) 2010
- Atiyah, Adams & MacQueen, Sale of Goods (12thed 2010)
- Sir DinshawFardunjiMulla, The Sale of Goods and the Indian Partnership Act, Lexis Nexis, 2012
- Pollock &Mulla, G.C. Bharuka (ed.), Indian partnership Act (Lexis Nexis 2007)
- S.C. Mitra& Pradeep Kacker, Law of Partnership in India, Orient, 2014
- Avtar Singh, law of partnership (latest edition)
- V.P. Verma (Rev) SD Singh and JP Gupta, Law of Partnership in India
- Harpreet Kaur, Business and Corporate Laws, Lexis Nexis, 2013



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PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
B.ALL.B (Hons.) 5 Year	II	Law of Contract – II	
		(Special Contract)	

LAW OF CONTRACT - II (SPECIAL CONTRACT)

Module - I Contracts of Indemnity

1.1	Meaning of Contract of Indemnity
1.2	Rights of Indemnity holder
1.3	Time of commencement of Indemnifier's Liability
1.4	Are Insurance Contracts the Contracts of Indemnity?

Module - II Contracts of Guarantee

2.1	Meaning & Features of Contract of Guarantee
2.2	Difference between a Contract of Indemnity &
	Contract of Guarantee
2.3	Nature & Extent of Surety's Liability
2.4	Meaning & Revocation of Continuing Guarantee
2.5	Rights of Surety against Principal Debtor,
	Creditor & Co-Surety

Module – III Contracts of Bailment

3.7	Definition & Essentials of Contract of Bailment
3.8	Duties of Bailor
3.9	Duties of Bailee's
3.10	Rights of the Bailee & General & Particular Lien
3.11	Duties & Rights of Finder of Goods

Module – IV Contracts of Pledge

4.2	Definition of Pledge & Distinction between Bailment &
	Pledge
4.3	Rights of Pledgee
4.4	Pledging of goods by Non-Owners

Module - V Contracts of Agency

5.1	Meaning & Essentials of Contract of Agency
5.2	Different kinds of Agents- Auctioneers, Brokers &
	DelCredere Agents
5.3	Extent of Agent's Authority – Actual, Apparent, Authority
	in Emergency

5.5	Termination of Agency
Module - VI	Specific Relief Act
6.1	Recovering Possession of Property (S.5-8)
6.2	Specific Performance of Contracts (S.9-24)
6.3	Rectification of Instruments (S.26)
6.4	Rescission of Contracts (S.27-30)
6.5	Cancellation of Instruments (S.31-33)
6.6	Declaratory Decrees (S.34-35)
6.7	Preventive Relief or Injunctions (S. 36-44)

Duties of Agent

Suggested Reading:

5.4

- 7. Avtar Singh, Law of Contract and Specific Relief, Eastern Book Company, 2013 (11th Edn)
- 8. Pollock &Mulla, *Indian Contract and Specific Relief Act*, Lexis Nexis, 2013(14thEdn)
- 9. Anson, Law of Contract, Oxford University Press, 2010 (29th Edn)
- 10. Cheshire and Fifoot, Law of Contract, Lexis Nexis, 2010 (10th Edn)
- 11.Dutt, Contract- The Indian Contract Act, 1872, Eastern Law House, 11th Edition, 2013
- 12.MLJ, Law of Contract and Specific Relief, Lexis Nexis, 2009
- 13.Dr. S.K Kapoor, Contract II, Central Law Agency, 2015
- 14.Dr. Akhilekshwar Pathak, Law relating to Special Contracts-Contracts of Bailment, Pledge, Hypothecation, Indemnity & Guarantee, 1st Edition, 2013



PROGRAMME	SEMESTER	COURSE NAME	COURSE
			CODE
B.A.LLB (Hons.)	II	Law of Tort (Including MV Accident Act	
5 Year		& Consumer Protection Laws)	

LAW OF TORT

(INCLUDING MV ACCIDENT ACT & CONSUMER PROTECTION LAWS)

Module - I Nature & Definition of Tort

1.1	Definition & Essential Conditions of Tort
1.2	Mental element in Tortuous Liability
1.3	General Defences in Tort – Volenti Non Fit Injuria,
	Plaintiff the wrongdoer, Inevitable accident, Act of God,
	Private Defence, Mistake, Necessity, Statutory authority

Module - II Negligence, Nuisance & Nervous Shock

2.1	Meaning, Essentials of Negligence
2.2	Kinds of Negligence – Contributory & Composite
2.3	Res Ipsa Loquitur (Proof of Negligence)
2.4	Defences to Negligence & Professional liability for
	Negligence
2.5	Kinds of Nuisance – Public & Private Nuisance
2.6	Defences to Nuisance
2.7	Nervous Shock

Module - III Defamation, Trespass, Malicious Prosecution

3.1	Meaning & Essentials of Defamation
3.2	Defences to Defamation
3.3	Trespass to Person – Assault, Battery, false
	Imprisonment
3.4	Trespass to Property
3.5	Trespass to Goods – Detinue, Conversion
3.6	Malicious Prosecution

Module – IV Strict, Absolute & Vicarious Liability

4.1	Strict / No Fault Liability
4.2	Rule in Rylands v Fletcher & its applicability in India
4.3	Rule of Absolute Liability (Rule in M.C Mehta Case)
4.4	Meaning & Principles of Vicarious Liability and Vicarious
	Liability of State

Module - V Remedies under Law of Torts

5.1	Remedies under Law of Torts
5.2	Remoteness of Damage
5.3	Occupier's Liability for Dangerous Premises
Module – VI	Consumer Protection Act & Motor Vehicles Act
6.1	Meaning of Consumer & Deficiency in Service
6.2	Consumer Protection Redressal Agencies
6.3	Insurer's Liability for Third Party Risk
6.4	Extent of Liability of Insurer under MV Act, 1988
6.5	Claims Tribunal

Suggested Reading:

- 1. W.V.H. Rogers, Winfield and Jolowicz on Tort, Sweet & Maxwell, 2010 (18thEdn)
- 2. Ratanlal&Dhirajlal, *The Law of Tort*s, Lexis Nexis, 2013 (26th Edn)
- 3. B.M. Gandhi, *Law of Torts with Law of Statutory Compensation and Consumer Protection*, Eastern Book Company, 2011 (4th Edn)
- 4. R.K. Bangia, Law of Torts including Compensation under the Motor Vehicles Act and Consumer Protection Laws, Allahabad Law Agency, 2013
- 5. Ramaswamylyer's , The Law of Torts, Lexis Nexis, 2007 (10th Edn)

SGT UNIVERSITY, GURGAON FACULTY OF LAW SYLLABUS FOL FORM 1 PROGRAMME SEMESTER COURSE NAME COURSE CODE B.A.LLB (Hons.) 5 year II English-II

English-II

Course Introduction: This course will address language skills, with emphasis on writing skills for lawyers, spoken interaction and basic legal terminology. Students will learn to write abstracts, briefs, and other official writing skills accurately. They shall also be given ample practice to speak with precision and fluency, by participating in group discussions, seminars, preparing presentations and by practicing in moot court sessions and thus be better equipped for placement related skills.

Course Objective:

To enable students to-:

- 1. Sharpen their comprehension skills by intensive reading and active participation in discussions, debates, & simulations.
- 2. Give impromptu speeches and prepare presentations on legal matters.
- 3. Develop communication skills.
- 4. Learn legal terminology and foreign expressions used in legal contexts.
- 5. Learn formats for official correspondence and legal writing.

Course Outcome: After completing the course the students shall be able to understand English better, write accurately, and speak fluently. Their strength in English language would help them participate actively in debates and simulations and their knowledge of legal vocabulary, legal terms and legal maxims will help them to understand legal concept better and also give them ability to write in a legal context.

Module-I: Grammar, Usage & common errors in English

- 1.1. Writing for clarity and Conciseness (Avoiding, repetition & ambiguity)
- 1.2. Common Errors in usage
- 1.3. Use of appropriate words
- 1.4. Rearrangement of sentences

Module-II: Building vocabulary for legal contexts.

- 2.1. Legal Terms.
- 2.2. Vocabulary used in legal contexts
- 2.3. Foreign Expressions used in law

2.4. Legal Maxims

Module-III: Phonetics.

- 3.1. Phonetics (Sounds)
- 3.2. Pronunciation.
- 3.3. Conversation practice.
- 3.4. Stress and Intonation.

Module-IV: Reading and discussion of law related articles and excerpts.

- 4.1. The law and the lawyers by M.K. Gandhi.
- 4.2. Forge your Future by APG Abdul Kalam
- 4.3. The Merchant of Verica by Shakespeare trial scene
- 4.4. Articles & judgements

Module-V: Writing Skills.

- 5.1. Comprehension
- 5.2. Summaries and Abstracts
- 5.3. Essay Writing
- 5.4. Layout and format for official correspondence

Module-VI: Developing effective communication skills.

- 6.1. The seven C's of communication.
- 6.2. Types of communication: verbal, non-verbal and paralinguistic.
- 6.3. Barriers to communication and means to avoid them.
- 6.4. Body language and non-verbal communication.

Module-VII: Placement related skills.

- 7.1. How to face an interview.
- 7.2. Resume writing
- 7.3. Writing for employment Designing cover letter
- 7.4. Presentation Techniques.
- 7.5. Group Discussions/ Debates/ Soft skills

Readings and Discussion-:

- 1. The law and the lawyers Excerpts from *The Autobiography of M.K. Gandhi*, NavJeevan Publishing House, Ahmedabad.
- 2. Communication Skills by Sanjay Kumar Pushplata, Oxford University Press.
- 3. Business Communication by Asha Kaul, Prentice Hall of India.
- 4. Business Correspondence and Report Writing by Sharma and Mohan, Tata Macgrow Hill.
- 5. Speak in English You Can by Prof. Lakshminarayanan K.R, Scitech Publications (India)Pvt. Ltd.
- 6. Command of Language in the profession of Law Lord Denning
- 7. Legal Maxims (Reference Text) by Madabushi Sridhar
- 8. Murli Manohar, *Art of Conveyancing and Pleading*, Eastern Book Company, Lucknow, 2004

- 9. Communication Skills by C.B. Gupta
- 10. Bansal, R.K. and J. B. Harrison. *Spoken English for India: A Manual of Speech and Phonetics*, Hyderabad: Orient Longman, 1983.
- 11. Technical Communication-Principles and Practice- Meenakshi Raman and Sangeeta Sharma, Oxford University Press.
- 12. S.C.Tripathi, *Legal Language*, *Legal Writing and General English*, Central Law Publications, New Delhi, 2005.
- 13. Thomson and Martinet, *A Practical English Grammar*, OUP, Mumbai, 1970.
- 14. *The Merchant of Venice* (Act–IV, the court scene) William Shakespeare
- 15. S.P. Agarwal, Pleadings, Lexis Nexis, New Delhi, 2003



FOL FORM 1

निकाय कर अपनी जीत कर्म	SIL	102101111	
PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BA.LLB (Hons.) 5 Year	II	Political Science - II	

CVI I ADIIC

Course Introduction:

Political Science is a very useful social discipline. Its concepts, theories and methods are the outcome of a long academic tradition that started twenty five hundred years ago with Aristotle and Plato. Since then many philosophers and scholars like Machiavelli, J. S. Mill, Rousseau, Hegel, Marx and Gandhi have contributed theirs theories and enriched the subject. The concepts like state, sovereignty, power, authority, legitimacy, liberty, equality, democracy, justice have been analyzed in a scientifically as well philosophically and political theories have been formulated. The understanding of these theories can be very useful for our students of law who will be confronting these concepts in coming days.

The late 20th century demonstrated beyond doubt the world has become a global village. The phenomenon of globalization has have greatly altered our understanding of politics and focus has shifted from national politics to international politics. Political science provides students the understanding of the processes of international politics. Such an understanding is very useful in many ways in this era of globalization. The emerging global issues like New International Economic Order, Feminist Perspective, RealistPerspective,, Regional Organizations, Dynamics of National interest and foreign policy, Impact of nuclear weapons on international relations and such other course topics can help students to understand the trends of the global politics.

Course Objective:

This Course is designed to give students a sense of some important theoretical Approaches to understand international relations as well understand the Indian role in the global politics today.

- 1. Explain the most important concepts likeInternational politics, realist approach vs. idealist approach to international politics Relevance of Non-Alignment, rising of economic disparities in the world and establishment of New International Economic Order.
- 2. Explain the role of United Nations in the contemporary world.

- 3. The student would not only have an insight into the foreign policy of India but would also understand the role of India in the international politics as regional power.
- 4. See the role of concepts like International Law, World Public Opinion. And International morality as limitations on national power.

Course Outcome:

- 1.A student who successfully completes this subject will have a general understanding of the International politics.
- 2.Understand and be able apply the knowledge of these concepts like national power, foreign policy, national interest, balance of power, Power vacuum.
- 3.Demonstrate awareness of the Global politics, and problems being faced by the world in the contemporary world.
- 4. A student who completes the course would have an insight into the foreign policy of India.

International Relations and Global Politics

Module—1 International politics

- 1.1 Meaning, Nature and scope of International Politics
- 1.2 Nature of globalizing tendencies.

Module---2 Understanding International politics

- 2.1. Realist Theory
- 2.2. Idealist Theory.
- 2.3. System theory.
- 2.4. Marxist theory.

Module—3 National Power

- 3.1. Meaningand Elements of National Power.
- 3.2. National interest and National power.

Module—4 Limitations on National power

- 4.1. International law,
- 4.2. World Public Opinion,
- 4.3. International Morality

Module---- Foreign Policy

- 5.1. Meaning of Foreign Policy
- 5.2. Determinant of foreign policy;
- 5.3. National interest
- 5.4. Ideology.

Module---6 Distribution of Power

- 6.1. Balance of Power
- 6.2. Collective Security
- 6.3. Power Vacuum.

Module---7 Regional Organizations

- 7.1. European Union,
- 7.2. SAARC
- 7.3. ASEAN
- 7.4. Arab League.

Module-8 New International Economic Order

- 8.1 Need of New International Economic Order.
- 8.2 North-South divide.
- 8.3 G-7, G 15, G 20
- 8.4 BRICS

Module- 9 India's Foreign Policy

- 9.1 Basic Determinants
- 9.2 India's Policy of Non-alignment.
- 9.3 India: an Emerging power.

Module—10 India and United Nations

10.1 Role of United Nations in maintaining world Peace 10.2 India and United Nations.

Module -11 Nuclear weapons and the world

- 11.1 Impact of Nuclear Weapons on International Relations.
- 11.2 Nuclear weapons as deterrent.
- 11.3 Non Proliferation treaty (NPT)

Books Recommended

- 1. Introduction to International Relations, Couloumbis& Wolfe, New Delhi: Prentice hall, 2000.
- 2. The Global System: Economics, Politics, and culture, Axeford, B, Cambridge, Polity Press, 1995.
- 3. Global Politics: An Introduction, Oxford, Blackwell, 1966.
- 4. International Relations Theory: New Normative approaches, Hemel Hempstead, Harvester Wheatsheaf, 1992.
- 5. India's Foreign Policy and Relations, Appadorai and Rajan, M. S. (eds.) (1985. New Delhi: South Asian Publishers.
- 6. *India's Foreign Policy: Retrospect and Prospect*. Ganguly, S. (ed.) (2009) New Delhi: Oxford UniversityPress.
- 7. India in a Changing World: Problems, Limits and Successes of Its Foreign Policy. Vanaik, A. (1995) NewDelhi: Orient Longma
- 8. International Relations and World Politics-Security, Economy,

Identity. Viotti, P. R. and Kauppi, M. V. (2007) Delhi: Pearson Education



PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BA LLB (Hons /BBA	VI	Jurisprudence - II	12010602
LLB (Hons) 5 Year			12030602

	JURISPRUDENCE - II
Module – I	Legal Rights & Duties
1. 2. 3.	Definition, Basis & Characteristics of Legal Rights & Duties Kinds of Legal Rights Relation between Rights & Duties
Module – II	Principles of Liability
1. 2. 3. 4.	Theories of Remedial Liability Theories of Penal Liability Liability & Negligence Absolute Liability
Module – III	Personality
1. 2.	Concept of Legal person, Dead person & Corporate person Theories of Legal Personality: - Fiction Theory; Concession Theory; Bracket Theory; Realist Theory; Purpose Theory & Kelson's Theory
Module – IV	State, Sovereignty & Theories of Justice
1. 2. 3.	Nature & Functions of State & its relationship with Law Nature & Development with Sovereignty Concept of Justice & Theories of Justice
Module – V	Feminist Legal Theory
1. 2. 3.	Concept of Feminism Theories of Feminism Patriarchal System

Module - VI

1. Possession in Fact and Possession in Law

Possession & Ownership

- 2. Relation between Possession & Ownership
- 3. Rights of Possessor and Kinds of Possession

Suggested Readings:

- 1. Bodenheimer Jurisprudence The philosophy and Methods of Law (1996), Universal Publication, Delhi.
- 2. Fitzgerald, (ed.) Salmond on Jurisprudence (1999).
- 3. Tripathi, Bombay W. Friedman, Legal Theory (1999) Universal Pub., Delhi.
- 4. V. D. Mahajan, Jurisprudence and Legal Theory (1996 re-print), Eastern Books, Lucknow.
- 5. M.D.A. Freeman (ed.), Lloyd's Introduction to Jurisprudence, (1994), Sweet and Maxwell.
- 6. Paton G. W. Jurisprudence (1972), Oxford, ELBS.
- 7. H.L.A. Hart, The Concept of Law (1970), Oxford, ELBS.
- 8. Rescoe Pound, Introduction to the Philosophy of Law (1998 Reprint), Universal Pub., Delhi.
- 9. Dias, Jurisprudence (1994), Adithya Books, New Delhi.
- 10. Dhyani S. N. Jurisprudence: A study of Indian Legal Theory (1985), Metropolitan, New Delhi.
- 11. M.P. Tondon, Jurisprudence Legal Theory, Allahabad Law Agency.
- 12. Dr. Vijay Ghormade, Jurisprudence and Legal Theory, Hind Law House.
- 13. N.V. Pranjape, Studies in Jurisprudence and legal theory, Central Law Agency.
- 14. N.V. Jayakumar, Lectures in Jurisprudence, 2nd Ed., Lexis-Nexis.
- 15. Dr. B.N. Mani Tripathi, Jurisprudence Legal Theory, Allahabad Law Agency.
- 16. P.S. Atchthew Pillai, Jurisprudence and Legal Theory, Eastern Book Company.
- 17. Prof. G.C. Venkata Subba Rao, Jurisprudence and Legal Theory, Eastern Book Comp.



PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BA LLB / BBA LLB	VII	Labour & Industrial Law – I	08050713 08060713

LABOUR LAW- I

Part - A:

INDUSTRIAL RELATIONS: THE TRADE UNIONS ACT, 1926.

Unit:1: Trade Union - Definition, Registration and Recognition

Definitions of 'trade union', 'workman' and 'trade dispute' - The Trade Unions Act, 1926, sections 2 (g) and (h), 3-13, 15, 22

Unit :2: Immunities in trade disputes : Criminal and Civil

- 2.1 The Trade Unions Act. 1926, sections 17 and 18
- 2.2 The Indian Penal Code, sections 120-A, 120 -B

Part B

INDUSTRIALRELATIONS: THE INDUSTRIAL DISPUTES ACT

Unit: 3: 'Industry' - Conceptual Analysis

The Industrial Disputes Act, 1947, section 2 (j)

Industrial Dispute v. Individual Dispute – Contrast

The Industrial Disputes Act, 1947, section 2 (k), 2A

Unit: 4: Concept of 'Workman'

- 4.1 Distinction between contract for services and contract of service
- 4.2 Due control and super-vision test
- 4.3 Predominant nature of duty test
- 4.4 The Industrial Dispute Act, 1947, section 2 (s)

Unit: 5: 'Strike'&'Lock out'

- 5.1 Concepts, legality and justification
- 5.2 The Industrial Disputes Act Sections 2(q), 2(l), 2(n), 10 (3), A (3A), 22-28
- 5.3 The Industrial Employment (Standing Orders) Act, 1946
- 5.4 The Essential Services Maintenance Act, 1981

'Lay off' 'Retrenchment' & 'Closure'

10

- 5.5 Analysis of the Concepts, Pre-requisites
- 5.6 The Industrial Disputes Act, 1947, sections 2(cc). 2(kkk), 2(oo), Chapters VA, VB
- 5.7 The Industrial Employment (Standing Orders) Act, 1946

General Reading:

- 1. Report of the National Commission on Labour(1969)
- 2. Report of the Second National Commission on Labour (2002)

Prescribed Legislation: Industrial Relations are governed by the following enactment:

- 1. The Trade Unions Act, 1926
- 2. The Industrial Disputes Act. 1947
- 3. The Industrial Employment (Standing Orders) Act, 1946

Case Law:

- 1. Rangaswami V. Registrar of Trade Unions AIR 1962 Mad 231.
- 2. In Re Inland Steam Navigation Worker's Union AIR 1936 Cal 59.
- 3. Rohtas Industries Staff Union V. State of Bihar AIR 1963 Pat 170.
- 4. Bangalore Water Supply and Sewerage Board V. A. Rajappa AIR 1978 SC 548.
- 5. A. Sundarmbal V. Govt of Goa. Air 1988 SC 1700.
- 6. H.R. Adyanthaya V. Sandoz (India) Ltd. (1994) 5 SCC 737.
- 7. Syndicate Bank V. K. Umesh Nayak (1994) 5 SCC 572.
- 8. Punjab Land Development and Reclamation Corp Ltd. V. P.O. Labour Court (1990) 3 SCC 682.
- 9. The Workman of Firestone Tyre and Rubber Co. Pvt. Ltd. V. FTRCO AIR 1976 SC 1775
- 10. Workman of Dimakuchi Tea Estate V. Management AIR 198 SC 353.

Prescribed Books:

- 1. G.B. Pai, Labour Law in India (2001)
- 2. P.L.Malik, K.D. Srivastava's Law Relating to Trade Unions and Unfair Labour Practices in India (4th ed., 2002, with Supplement 2003)
- 3. S.C. Srivastava (Rev.)Labour Law and Labour Relations : Cases and Materials (Indian Law Institute, 2007)
- 4. E.M. Rao, O.P. Malhotra's The law of Industrial Disputes(6th ed., 2004)
- 5. K.D. Srivastava, Industrial Employment (Standing Orders) Act, 1946 (4th ed., 1998 with Supplement 2003)

SGT UNIVERSITY, GURGAON FACULTY OF LAW SYLLABUS PROGRAMME SEMESTER COURSE NAME COURSE CODE BA LLB / BBA LLB VIII Labour& Industrial 08050815 Law-II 08060815

Part - A: THE INDUSTRIAL DISPUTES ACT

Module I: Aims and Objects of the Industrial Disputes Act. 1947

- 1.1 Investigation & Settlement of Industrial Disputes General (section3-15)
- 1.2 Dispute Settlement Machinery: Conciliation and Adjudication
 - I. Conciliation/Mediation as a Dispute Settlement Mechanism
- II. Adjudication : Voluntary Adjudication/Arbitration and Compulsory Adjudication

Module II: Reference of the Industrial Dispute

- 2.1 Nature & Scope of the Power of the Appropriate Government under section 10, 10A
- 2.2 Jurisdiction of Adjudicatory Authorities.

Module III: Awards and Settlements

- 3.1 Settlement: Nature, Duration and Termination
- 3.2 Awards: Nature and Duration
- 3.3 Judicial Review of Industrial Awards

Module IV: Managerial Prerogative

Domestic Enquiry and Disciplinary actions with special reference to the Industrial employment (Standing Orders) Act, 1946

Module V: Powers of the Adjudicatory Authorities

Power in cases of Discharge/Dismissal (section 11A)

Module VI: Restraints on Managerial Prerogatives (section 33, 33A)

General Reading:

- 1. Report of the National Commission on Labour (1969)
- 2. Report of the Second National Commission on Labour (2002)
- 3. Report of the Committee on Fair Wages (1948)

PART - B WAGES

Module-VII (i) The Minimum Wages Act, 1948

Concept; kinds- (a) Minimum wage; (b) Fair Wage; (c) Living Wage Machinery under the Act for the Fixation of Minimum Wage

(ii) The Payment of Wages Act, 1936

Salient Features, Authorised deductions (sec. 7-13), Authority for Adjudication of claims: (sec 17-18), Penalty for offences under the Act.

Module VIII: Social Security; The Workmen's Compensation Act, 1923 (Sec.1-10, 12, 14, 14A, 17, 20 & 25)

The Workmen's Compensation Act, 1923: Definitions, Aims & Object, Liability of Employer, Notional Extension & Defences, Determination of Amount of compensation, Compensation when due-Penalty for default, Contracting Out (Sec. 17), Appointment & Powers of Commissioner (Sec. 19-31)

Prescribed Books:

- 1. O.P. Malhotra, *The Law of Industrial Disputes* (6th ed., 2004)
- 2. G.B. Pai, Labour law in India (2001)
- 3. P.L. Malik (Rev.), *K.D. Srivastava's Industrial Employment (Standing Orders)* Act. 1946 (4th ed., 2000)
- 4. P.L. Malik's *Industrial Law* (21st ed., 2008)
- 5. S.C. Srivastava (Rev.) Labour Law and Labour Relation : Cases and Materials (3rd ed., 2007)
- 6. K.D. Srivastava, Minimum Wages Act, 1948 (1995)
- 7. P.L. Malik, K.D. Srivastava's Commentaries on Payment of Wages Act, 1936(5th ed., 1998)



र र वर्ष कर अपनी जीत कर			
PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BA LL.B	IV	Law of Crime – II (Cr.P.C)	12010404
/BBA.LLB(Hons.)			12030404

LAW OF CRIME - II (Criminal Procedure Code)

Module – I	Introduction
1.1 1.2 1.3 1.4	Definitions Constitution & Powers of Criminal Courts & Offices Arrest of Persons & Rights of arrested persons Processes to Compel appearance of persons a. Summons b. Warrant c. Proclamation & Attachment of Property Processes to Compel production of things
	a. Summons to Produce & Search Warrantsb. General provisions relating to Search
Module – II	Pre-Trial Proceedings
2.1 2.2 2.3 2.4 2.5 2.6	Information to Police & their Powers to investigate Jurisdiction of Criminal Courts in Inquiries &Trials Conditions requisite for Initiation of proceedings Complaints to Magistrates Commencement of proceedings before Magistrates Provisions as to Bail & Bonds
Module – III	Trial Proceedings
3.1 3.2 3.3 3.4 3.5 3.6	Framing of Charge & Joinder of Charges Trial before a Court of Session Trial of Warrant cases by Magistrates Trial of Summons cases by Magistrates Summary Trials Evidence in Inquiries & Trials& General provisions
Module – IV	Miscellaneous
4.1 4.2	Appeals Reference & Revision

4.3 Transfer of Criminal cases & Execution, Suspension,
Remission & Commutation of Sentences
 4.4 Irregular Proceedings & Limitation for taking Cognizance
of certain offences
 4.5 Plea Bargaining

Suggested Reading:

- 1. K.N. Chandrasekharan Pillai, *R.V. Kelkar's Lectures on Criminal Procedure*, Eastern Book Company, 2013
- 2. K.N. Chandrasekharan Pillai, *Criminal Procedure*, Eastern Book Company, 2004
- 3. Aiyer, Mitter, *Law of Bails- Practice and Procedure*, Law Publishers(India) Pvt. Ltd., 2012
- 4. P.V. Ramakrishna, *Law of Bail, Bonds, Arrest and Custody*, Lexis Nexis, 2008
- 5. P.K. Majumdar, *Law of Bails*, *Bonds and Arrest*, Orient Publication, 2012
- 6. Justice P.S. Narayana, *Code of Criminal Procedure*, ALT Publications, 2012
- 7. Bare Act of Code of Criminal Procedure, 1973
- 8. S.C. Sarkar, *The Law of Criminal Procedure*, Wadhawa& Co., Nagpur, 2007
- 9. Ratanlal & Dhirajlal, *Criminal Procedure*, Lexis Nexis Butterworths Wadhwa, Nagpur, 2012

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PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BA LL.B. /BBA LL.B.	Sem-III	Law of Crime -I ;IPC	12010306
(Hons)			12030306

Detailed Curriculum

UNIT-I INTRODUCTION

- Concept of Crime: Definition and meaning of crime,
- Distinction between crime and tort,
- Stages of crime
- Elements of Crime: Actus Reus and Mensrea,
- General Explanations,
- Punishments.
- General exceptions

UNIT-II ABETMENT, CONSPIRACY, RIOTING etc.

- Abetment and Criminal Conspiracy
- Offences against the State,
- Offences against public peace and Tranquility,
- Rioting and affray
- False evidences,
- Offences against public health and safety

UNIT-III OFFENCES AGAINST HUMAN BODY INCLUDING WOMEN

- Offences Affecting Human Body: (offences affecting human life) Culpable Homicide and Murder, Causing death by negligence, Hurt and Grievous Hurt, Wrongful restraint and Wrongful confinement, Criminal force and Assault, Kidnapping and abduction.
- Offences relating to Marriage: Bigamy, Cruelty by husband and relatives of husband
- Offences against Women- Rape, custodial rape, marital rape, Prevention of immoral traffic Prohibition of indecent representation of women.
- Criminal Intimidation

UNIT- IV OFFENCES RELATED TO PROPERTY

- Theft, Extortion, Robbery, Dacoity
- Criminal Misappropriation of Property & Criminal Breach of Trust,
- Receiving Stolen Property and Cheating,
- Mischief and Criminal Trespass,
- Offences relating to Documents.

UNIT-V DEFAMATION & ATTEMPT TO COMMIT OFFENCES

- Defamation
- Attempt to Commit Offences

CASE LAWS:-

- Paras Ram v. State of Punjab, (1981) 2 SCC 508
- K.M. Nanavati v. State of Maharashtra, AIR 1962 SC 508
- Puran Singh v. State of Punjab, AIR 1975 SC 1674
- Wassan Singh v. state of Punjab, 1996 Cr. LJ 878 (SC)
- Rupan Deol Bajaj v. KPS Gill, AIR 1996 SC 309
- Jaidev v. State of Punjab, Air 1963 SC 612
- Pandurang tukia V. State of Hyderabad, AIR 1955 SC 216

- Kehar Singh v. state of Delhi administration, AIR 1988 Sc 1883
- State of Tamil Nadu v. Nalini, AIR 1999 Sc 2640
- CBI v. V. C. Shukla, AIR 1998 Sc 1406

Text Books	Author/Publication	
	Government of India Publication	
The Indian Penal Code, 1860 (Bare Act)	Universal Publication	
	CLA	
Indian Penal Code	S. N. Mishra/ CLP	

Reference Books	Author/Publication	
Criminal Law	P.S.A. Pillai/ Butterworth's	
Principles of Criminal Law	Jeroma Hall/ The Law book Exchange Ltd.	
Criminal Law	R.C. Nigam/ Asia Publication House	
Indian Penal Code	Ratan Lal & Dhiraj Lal/ Wadhwa	
Criminal law: Cases and Materials	K.D. Gaur/ Butterworth's	
The Indian Penal Code	M.P. Tandon & Rajesh Tandon/ Jain Book Agency	



PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BA LLB / BBA LLB	IV	Law of Evidence	12010605
			12030605

LAW OF EVIDENCE

Module – I	Introduction
1.1	Definitions – Court, Fact, Fact in Issue, Relevant Facts, Evidence, Document, Proved, Disproved & Not Proved, Oral, Documentary & Hearsay Evidence
1.2	Standard or Degree of Proof in Civil / Criminal Proceeding
1.3	May presume, Shall Presume & Conclusive Proof
Module – II	Relevancy of Facts
2.1	Res Gestae
2.2	Facts which are Occasion, Cause & Effect
2.3	Motive, Preparation & Conduct
2.4	Explanatory or Introductory facts & Test Identification Parade
2.5	Evidence to Prove Conspiracy
2.6	Inconsistent Facts (Plea of Alibi)
Module – III	Admissions & Confessions
3.1	Definition of Admission
3.1 3.2	Persons whose Admissions are Relevant & Against Whom
	Persons whose Admissions are Relevant & Against Whom Admission may be Proved
3.2	Persons whose Admissions are Relevant & Against Whom
3.2	Persons whose Admissions are Relevant & Against Whom Admission may be Proved Admissions how far Relevant & Evidentiary Value of
3.2	Persons whose Admissions are Relevant & Against Whom Admission may be Proved Admissions how far Relevant & Evidentiary Value of Admissions
3.23.33.4	Persons whose Admissions are Relevant & Against Whom Admission may be Proved Admissions how far Relevant & Evidentiary Value of Admissions Definition & Evidentiary Value of Confession
3.2 3.3 3.4 3.5	Persons whose Admissions are Relevant & Against Whom Admission may be Proved Admissions how far Relevant & Evidentiary Value of Admissions Definition & Evidentiary Value of Confession Confessions carrying Inculpatory & Exculpatory Statements
3.2 3.3 3.4 3.5	Persons whose Admissions are Relevant & Against Whom Admission may be Proved Admissions how far Relevant & Evidentiary Value of Admissions Definition & Evidentiary Value of Confession Confessions carrying Inculpatory & Exculpatory Statements Extra Judicial Confession, Confession caused by Threat,
3.2 3.3 3.4 3.5 3.6	Persons whose Admissions are Relevant & Against Whom Admission may be Proved Admissions how far Relevant & Evidentiary Value of Admissions Definition & Evidentiary Value of Confession Confessions carrying Inculpatory & Exculpatory Statements Extra Judicial Confession, Confession caused by Threat, Confession to Police & Confession of Co-accused
3.2 3.3 3.4 3.5 3.6	Persons whose Admissions are Relevant & Against Whom Admission may be Proved Admissions how far Relevant & Evidentiary Value of Admissions Definition & Evidentiary Value of Confession Confessions carrying Inculpatory & Exculpatory Statements Extra Judicial Confession, Confession caused by Threat, Confession to Police & Confession of Co-accused Statements by Persons who cannot be called as
3.2 3.3 3.4 3.5 3.6 Module – IV	Persons whose Admissions are Relevant & Against Whom Admission may be Proved Admissions how far Relevant & Evidentiary Value of Admissions Definition & Evidentiary Value of Confession Confessions carrying Inculpatory & Exculpatory Statements Extra Judicial Confession, Confession caused by Threat, Confession to Police & Confession of Co-accused Statements by Persons who cannot be called as Witnesses

Module – V	Proof
5.1	Facts which need not be proved
5.2	Oral Evidence
5.3	Documentary Evidence
5.4	Admissibility of Electronic Record
5.5	Exclusion of Oral by Documentary Evidence
Module – VI	Production & Effect of Evidence
6.1	Burden of Proof
6.2	Survivorship & Death
6.3	Presumptions
6.4	Estoppel
6.5	Witnesses & Privileged Communications
6.6	Examination of Witnesses

Character when Relevant

Judgments of Court when Relevant

Opinions of third persons when Relevant

Suggested Reading:

4.4

4.5

4.6

- 1. M. Monir, Law of Evidence, Universal Law Publishing Co. Pvt. Ltd, 2006
- 2. Rattan Lal Dheeraj Lal, Law of Evidence, Lexis Nexis, 2011
- 3. GS Pande, Indian Evidence Act, Allahabad Law Agency, 1996
- 4. Avtar Singh, *Principles of Law of Evidence*, Central Law Publications, 2013
- 5. Dr. Satish Chandra, Indian Evidence Act, Allahabad Law Agency, 2007
- 6. Batuk Lal, Law of Evidence, Central Law Agency, 1990

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SGT UNIVERSITY

SHREE GURU GOBIND SINGH TRICENTENARY UNIVERSITY

FACULTY OF LAW

Semester	COURSE NAME	COURSE
		CODE
1	Law of Tort-I	12010106
		12030106
	Semester 1	Semester COURSE NAME 1 Law of Tort-I

Law of Tort—1

Unit-1 Nature and definition of tort

- Definition and essential conditions of tort
- Distinguishing tort from crime, contract, breach of trust and quasi-contract.
- Privity of contract and tortious liability
- Ubi jus ibi remedium and the pigeon hole theory
- Injuria sine damno and damnum sine injuria
- Mental element in tortious liability; malice in law and malice in fact
- Concepts of malfeasance, misfeasance and nonfeasance
- Fault as a basis of liability reasonable foresight
- Damages-liquidated and unliquidated
- Concept of Remoteness of damages
- Concepts of strict liability, absolute liability and vicarious liability

UNIT-2 General Defences in Tort and Discharge of Torts

 Volenti-non-fit injuria, Plaintiff the wrongdoer, Inevitable accident, Act of God, Private Defence, Mistake, Necessity,

- Statutory Authority, volenti-non-fit-injuria and contributory negligence distinguished
- Discharge of torts- waiver, accord and satisfaction, release, acquiescence, res judicata, limitation period, death of parties

Unit-3 Negligence, Res ipsa loquitor and Nervous Shock

- Negligence-meaning and essentials of negligence
- Kinds of negligence-Contributory and composite
- Res ipsa loquitor
- Defences to negligence-medical and professional negligence
- Nervous Shock

Unit-4 Rules of Srict Liability and Absolute Liability

- Strict liability/No faulty liability
- Rule in Rylands vs. Fletcher and its applicability in India
- Rule of absolute liability as laid down in the Oleum Gas Leak case(
 M.C. Mehta vs. Union of India, AIR 1987 S.C. 965)
- Mass and toxic torts-Bhopal, Uphaar tragedies, etc.

Unit-5 Principle of Vicarious Liability

- Meaning and principles of Vicarious Liability
- Liability of Principal for the wrongful acts of his agent
- Liability of Partners of a firm
- Liability of master for wrongful act committed by the servant
- Liability of the employer for the acts of Independent contractors
- Vicarious liability of State

Case Law

- Bhim Singh v. State of J & K and Others
- Rudul Sah v. State of Bihar

- Rylands v. Fletcher 1868 LR HL 330
- M.C. Mehta v. Union of India 1987 1 SCC 395
- Union Carbide Corporation v. Union of India AIR 1989 SC 248
- Donoghue v. Stevenson 1932 SC 31
- State of Rajasthan v. Mst. Vidyawati & Others AIR 1962 SC 1039
- M/s Kasturilal RaliaRam Jain v. State of U.P. AIR 1965 SC 1039
- Cassidy v. Daily Mirror Newspapers Ltd.
- Bird v. Jones 1845 7 QB 742
- Lucknow Development Authority v. M.K.Gupta, (19494) ISCC 243.
- A.C. Modagi v. cCrosswell Tailor, (1991) II CPJ 586
- Indian Medical Assn. v. V.P. Shantha (1995) 6 SCC 651
- Consumer Unity and Trust society v. St. of Rajasthan (1991) II CPJ 56
 Raj.
- Poonam Verma v. Ashwin Patel (1996) 4SCC 332
- Laxmi Engg. Works v. P.S.G. Indutrial Institute, AIR (1995) SC 1428
- Spring Meadows Hospital v. Harjol Ahluwalia, AIR (1998) SC 1801
- Morgan Stanley Mutual Fund v. Kartick Das (1994) 4SCC 225.

Suggested Reading:

- W.V.H. Rogers, Winfield and Jolowicz on Tort, Sweet & Maxwell, 2010 (18th Edn)
- 2. Ratanlal & Dhirajlal, The Law of Torts, Lexis Nexis, 2013 (26th Edn)
- 3. B.M. Gandhi, Law of Torts with Law of Statutory Compensation and Consumer Protection, Eastern Book Company, 2011 (4th Edn)
- 4. R.K. Bangia, Law of Torts including Compensation under the Motor Vehicles Act and Consumer Protection Laws, Allahabad Law Agency, 2013
- 5. Ramaswamy Iyer's, The Law of Torts, Lexis Nexis, 2007 (10th Edn)

STYPERST	SGT UNIVERSITY, GURGAON FACULTY OF LAW		
PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BA LL.B./BBA LLB (Hons)	V	Administrative Law	12010506 12030506

Detailed Curriculum

Unit - I Introduction

- Nature & Definition of Administrative Law
- Rule of Law & Administrative Law
- Separation of Powers & its relevance
- Relationship between Constitutional Law & Administrative Law

Unit – II Delegated Legislation

- Meaning & Need of Delegated Legislation
- Types of Delegated Legislation
- Constitutionality of Delegated Legislation
- Delegatus Non Potest Delegare
- Sub-Delegation & Conditional Legislation

Unit – III Control of Delegated Legislation

- Parliamentary Control
- Procedural Control
- Judicial Control

Unit – IV Administrative Discretion

• Judicial control at the stage of Delegation of Administrative Discretion

- Judicial control at the stage of Exercise of Administrative Discretion
- Abuse of Discretion
- Non Application of Mind
 - General Limitations
- Locus Standi
- Ex Turpi Causa Non OriturActio
- Alternate Adequate Remedy
- Laches
- Res Judicata
 - Ombudsmen
 - Lokpal & Lokayukta

Unit – V Principles of Natural Justice

- Needs & Problems of Administrative Adjudication
- Administrative Tribunals
- Rules of Natural Justice
 - Rules against Bias
 - Rules of Fair Hearing (Audi Alteram Partem)
 - Post Decisional Hearing
- Exceptions to the Rules of Natural Justice

CASE LAWS:-

- A.N. Parsoraman v. State of Tamil Nadu, A IR 1990 SC 40
- State of Punjab v. V.K.Khanna, AIR 2001 SC 343
- A.V. Educational Society v. Govt. of A. P. Educational Department, AIR 2002 A.P. 348
- Kiran Gupta v. State of U.P., Air 2000 Sc 3299
- Indian National Congress v. Institute of Social welfare, AIR 2002 ScC2158
- S.N. Mukharjee v. Union of India, AIR 1990 SC 1986
- Kanhaiya Lal Sethia v. Union of I(ndia, AIR 1990 SC 365

- Ratlam Municipality v. Virdhi Chand, AIR 1980 SC 1622
- Union of India v. Cynamide India Ltd., 1987 SC 1802
- Union of India v. Tulsi Ram Patel, AIR 1985 Sc 1416

SUGGESTED READING:

- M.P Jain & S.N Jain, Principles of Administrative Law, Lexis Nexis, 2013 (7th Edition)
- C.K Takwani, Lectures on Administrative Law, Eastern Book Company (2012) 5th Edition
- S.P Sathe, Administrative Law, Lexis Nexis Butterworths, 2010, 7th Editio
- I.P Massey, Administrative Law, Eastern Book Co., 2012, 8th Edition
- Wade & C.F. Forsyth, Administrative Law, Oxford University Press, 2009 (12th Edition)



PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BA LLB / BBA LLB	VIII	Alternate Dispute Resolution	08050814 08060814

ALTERNATE DISPUTE RESOLUTION (ADRs)

Unit - I

Evolution of ADR, ADR in India, Advantages & disadvantages of ADR, ADR Processes Pretial Difference: Mediation, Mediation, Negotiation, Conciliation, ADR in family disputes.

Unit - II

Concept, Meaning & Growth of Lok Adalats, Lok Adalats under Legal Services Authorities Act, 1987,, Advantages of Nyaya Panchayats, Composition & Jurisdictionof 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,

Unit -IV

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 - V

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),), 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

Suggested Readings:

- 1. P.C. Rao: Alternative Dispute Resolution Universal Delhi, 1997
- 2. N.D. Basu: Law of Arbitration and Conciliation
- 3. G.K. Kwatra: The Arbitration and Conciliation Law of India
- 4. A.K.Bansal: Law of International Commercial Arbitration
- 5. B.P. Saraf & M. Jhunjhnuwala: Arbitration and Conciliation
- 6. O.P. Malhotra: The Law and Practice of Arbitration and Conciliation



SGT UNIVERSITY SHREE GURU GOBIND SINGH TRICENTENARY UNIVERSITY FACULTY OF LAW

PROGRAM	Semester	COURSE NAME	COURSE CODE
LL.B	V	Banking law includ. NI Act	12040504

PART-A: NEGOTIABLE INSTRUMENTS

Unit-I Introduction

- 1.1 History and definition of negotiable instruments
- 1.2 Kinds of negotiable instruments
- 1.3 Holder and holder in due course

Unit-II Transfer of Negotiable Instruments

- 2.1 Endorsement and its kinds
- 2.2 Liability of Maker, Drawer, Drawee and Endorser
- 2.3 Modes- Cancellation, Release, Payment, Material Alteration

Unit-III Cheque

- 3.1 Object of Crossing
- 3.2 Kinds of Crossing
- 3.3 Dishonour of Cheque

PART-B: BANKING

Unit-IV Evolution of Banking Services and its History in India

- 4.1 History of Banking in India
- 4.2 Bank Nationalization and social control over banking
- 4.3 Types of Banks and their Role and functions

4.4 Contract between banker and customer: their rights and duties

Unit-V Laws Regulating the Business of Banking

- 5.1 Banking Companies Act, 1949
- 5.2 Reserve Bank of India Act, 1934
- 5.3 Foreign Exchange Management Act, 1998

Suggested Cases:

- Dayawati v. Yogesh Kumar Gosain (Delhi High Court) 243 (2017) Delhi Law Times 117 (DB), decided on October 17, 2017
- 2. Rule Vijayan v. Baby, (2012) 1 SCC 260
- 3. Damodar S. Prabhu v. Sayed Babalal H, (2010)50 SCC 663
- 4. Sajjan Bank (Pvt.) Ltd. v. Reserve Bank of India, AIR 1961 Mad. 8
- 5. Canara Bank v. P.R.N. Upadhyaya (1998) 6 SCC 526

Suggested Readings:

- 1. R.K Gupta- Banking Law and Practice (latest edition)
- 2. Avtar Singh- Negotiable Instruments
- 3. R.K. Bangia- Negotiable Instruments Act
- 4. Tannen M.L- Banking Law and Practice in India.
- 5. Gupta S.N-The Banking Law and Practice in India.



PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BA LLB / BBA LLB	V	Code of Civil Procedures & Limitation Act	12010501 12030501

Code of Civil Procedures & Limitation Act

Module-I Introduction

- **1.1.** Definitions: Decree, Judgement, Order, Foreign Court, Foreign Judgement, Mesne-Profits, Affidavit, Suit, Plaint, Written Statement
- **1.2.** Important Concepts: Res Sub-Judice, Resjudicata, Restitution, Caveat, inherent power of court
- **1.3**. Execution of Judgement and Decree

Module-II: Initial Steps in a Suit

- **2.1**. Jurisdiction and Place of Suing
- **2.2**.Institution of Suit
- 2.3. Pleadings: Meaning, Object, General rules, Amendment of Pleadings
- **2.4**. Plaint and Written Statement
- **2.5**. Appearance and Non-Appearance of Parties

Module-III: Interim Orders

- 3.1. Commissions
- 3.2. Receiver
- **3.3**. Temporary Injunctions
- 3.4. Summary Procedure
- **3.5**. Suits by Indigent persons
- 3.6. Inter-pleader Suit

Module- IV: Appeal, Reference, Review and Revision

- 4.1. Appeals from Original Decree
- **4.2**. Appeals from Appellate Decrees
- **4.3**. General Provisions relating to Appeals
- **4.4.** Reference to High Court
- **4.5**. Review
- 4.6. Revision

Module-V: Limitation Act 1963

- 5.1. Limitation of Suits, Appeals and Applications
- **5.2.** Computation of period of limitation
- **5.3.** Acquisition of ownership of possession

Recommended Cases:

□ Topandas v. Gorakhram, AIR 1964 SC 1348
□ Rajasthan State Road Transport Corp. v. Krishna Kant 1995 (5) SCC 75
□ Pandurang v. Shantibai, AIR 1989 SC 2240
☐ Workmen C.P. Trust v. Board of Trustee, 1978 (3) SCC 119
□ Razia Begum v. Anwar Begum, AIR 1958 SC 886 (895)
□ B.K.N. Pillai v. P. Pillai, AIR 2000 SC 614
□ Dalpat v. Prahlad 1992 (1) SCC 719
☐ Gujrat Bottling Co. Ltd. v. Coca Cola Co. 1995 (5) SCC 545
□ Morgan Stanly v. Kartik Das 1994 (4) SCC 225
□ Raj Duggal v. Ramesh Kumar, AIR 1990 SC 2218

Text Books:

- 1. Dinshaw Firdauzi Mulla, Mulla's Code of Civil Procedure, Lexis Nixis (18th Edn)
- 2. Sudipto Sarkar & V.R. Manohar, Sarkar's Code of Civil Procedure (2 Vols), Lexis

Nexis India (11th Edn)

References:

- 1. Universal's Code of Civil Procedure, 1908 (Bare Act)
- 2. C.K. Takwani, Code of Civil Procedure, Eastern Book Company, 2010
- 3. M.R. Malik, Ganguly's Civil Court, Practice and Procedure, Eastern Law House,

2012.

4.. M.P. Tandon, Code of Civil Procedure, Allahabad Law Agency, 2005



PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BA LLB / BBA LLB	VII	Competition Law	08050716 08060716

COMPETITION LAW

Module - I Introduction

- 1. Evolution of Competition Law in India
- 2. Difference between Competition Law & MRTP Act
- 3. Role of Competition Act in post LPG era
- 4. Raghavan Committee Report
- 5. National Competition Policy

Module - II Anti Competitive Agreements

1. 2. 3. 4. 5.	Horizontal Agreements Vertical Agreements Anti Competitive Agreements Rule of Reason or 'Per Se Rule' is applicable Report on Raghavan high level committee on Competition Policy and Law Cartels Bid Rigging
Module – III	Abuse of Dominance
1. 2. 3. 4. 5.	Dominant Position Distinction between Dominance & its Abuse Abuse of Dominant Position Consequences of Abuse of Dominance Predatory Pricing
Module – IV	Combinations and its Regulations
1.	Meaning of Combination and Regulation of Combinations
2.	Relevant Market explained
3.	Two stage test for evaluating effects of combination
4.	Type of Mergers & Acquisitions
5.	Combination notice
6. 7	Procedure for Investigation of Combination
7. 8.	Appeals New regulatory Framework for combinations(w.e.f.
0.	june 1,2011)
9.	Effects Doctrine
Module – V	Competition Commission of India (CCI)
1.	Composition of CCI
2.	Powers & Functions of CCI
3.	Duties of CCI
4.	Appellate Authorities

5. Brief concept of the development of Competition Laws in USA & UK

Suggested Readings:

- 1. Richard Whish & David Bailey, Competition Law, Oxford University Press, 2012 (7th Edition)
- 2. Avtar Singh, Competition Law, Eastern Book Company (Latest Edition)
- 3. Hari Krishna, 'A Review of Mergers & Acquisitions in india', Intern-CCI, September, 2012
- 4. S.M Dugar, Commentary on the MRTP Law, Competition Law and Consumer Protection Law (Latest Edition)
- 5. Vinod Dhal led Competition Law, Concepts & Practices relevant for India
- 6. T. Ramappa, Competition Law in India: Policy, Issue and Developments (2009)
- 7. Dr. S. Chakravarthy, Advisor / Consultant to Government on Competition Policy and Law
- 8. Taxmann's Competition Act, 2002



PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BA LLB / BBA LLB	VII	Competition Law	08050716 08060716

COMPETITION LAW

Module - I Introduction

- 1. Evolution of Competition Law in India
- 2. Difference between Competition Law & MRTP Act
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5.	Combination notice
6. 7	Procedure for Investigation of Combination
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- 3. Hari Krishna, 'A Review of Mergers & Acquisitions in india', Intern-CCI, September, 2012
- 4. S.M Dugar, Commentary on the MRTP Law, Competition Law and Consumer Protection Law (Latest Edition)
- 5. Vinod Dhal led Competition Law, Concepts & Practices relevant for India
- 6. T. Ramappa, Competition Law in India: Policy, Issue and Developments (2009)
- 7. Dr. S. Chakravarthy, Advisor / Consultant to Government on Competition Policy and Law
- 8. Taxmann's Competition Act, 2002



PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BA LL.B/ BBA LL.B	V	Constitutional Law - I	12010503
			12030503

CONSTITUTIONAL LAW - I

Module – I	Introduction to Indian constitution		
1.1 1.2 1.3 1.4	Salient features of Indian Constitution Nature of Indian Constitution- Unitary or Federal Preamble of Constitution Citizenship		
Module – II	Fundamental Rights - I		
2.1 2.2 2.3	Definition of State (Article 12) Laws inconsistent with Fundamental Rights (Article 13) Right to Equality (Article 14-18)		
Module – III	Fundamental Right – II		
3.1 3.2 3.3 3.4	Freedom of Speech & Expression (Art. 19) Protection in respect of conviction of offences (Art. 20) Protection of Life & Personal Liberty (Art. 21) Safeguards against arbitrary arrest & detention (Art. 22)		
Module - IV	Fundamental Right – III		
4.1 4.2 4.3 4.4	Right against Exploitation (Art. 23-24) Right to Freedom of Religion (Art. 25-28) Cultural & Educational Right (Art. 29-30) Right to Constitutional remedies (Art. 32- 35)		
Module – V	Directive Principles & Fundamental Duties		
5.1 5.2 5.3	Directive Principles of State Policy (Art. 36-51) Fundamental Duties (Art. 51A) Basic Features of Constitution & Procedure for Amendment of Constitution		

Case Laws:

- Shankari Prasad vs Union of India (AIR 1951 SC 455)
- Sajjan Singh vs State Of Rajasthan (AIR 1954 Raj 301)
- Golak Nath vs. the State of Punjab (1967 AIR 1643, 1967 SCR (2) 762)
- Kesavananda Bharati vs State Of Kerala And Anr (1973) 4 SCC 225)
- Indira Gandhi v. Raj Narain (1975 AIR 865, 1975 SCR (3) 333)
- Minerva Mill v. Union of India (AIR 1980 SC 1789)
- Maneka Gandhi Vs Union of India (1978 AIR 597 1978 SCR (2) 621 1978 SCC)
- Justice K.S.Puttaswamy(Retd) vs Union Of India on 26 September, 2018 (WRIT PETITION (CIVIL) NO. 494 OF 2012)
- Indira Sawhney & Ors v. Union of India. (AIR 1993 SC 477: 1992 Supp (3)SCC 217)

Suggested Reading:

- 1. V.N. Shukla, Constitution of India, Eastern Book Agency, 2014
- 2. M.P. Jain, Indian Constitutional Law, Lexis Nexis, 2013
- 3. D.D. Basu, Introduction to the Indian Constitution of India, (20th Ed. 2009)
- 4. H.M. Seervai, Constitutional Law of India, Universal Law Publishing Co., Reprint 2013
- 5. Glanville Austin, Indian Constitution cornerstone of the Nations, Oxford University Press, 1999
- 6. P.M. Bakshi, The Constitution of India, Universal Law Publishing Co., 2014
- 7. D.D. Basu, Shorter Constitution of India (14th Ed. 2008, reprint 2010)



PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BA LLB / BBA LLB	VI	CONSTITUTIONAL LAW – II	12010603 12030603

CONSTITUTIONAL LAW - II

Module – I The Union & State Executive

1. The President

- 1.1 Qualifications & Tenure
- 1.2 Privileges of President
- 1.3 Powers of President
- 1.4 Impeachment of President

2. The Vice - President

2.1 Functions of Vice – President

3. Council of Ministers

- 3.1 Appointment of Prime minister
- 3.2 Appointment of Minister

4. Attorney General of India

5. The State Executive

- 5.1 Appointment of Governor
- 5.2 Qualification of Governor
- 5.3 Tenure & Removalof Governor
- 5.4 Powers of Governor

6. Council of Ministers

Module – II Union & State Legislature

The Union - Parliament

- 1. Composition of Parliament (Lok Sabha, Rajya Sabha)
- 2. Qualification for Member of Parliament

- 3. Speaker & Deputy speaker of Lok Sabha
- 4. Bills
- 5. Comptroller & Auditor General of India

The Staff Legislature

- 1. Composition of State Legislature
- 2. Qualification of Member of State Legislature

Module - III Union & State Judiciary

1 The Union - Supreme Court

- 1.1. Composition of Supreme court
- 1.2. Appointment of Judge of Supreme court
- 1.3. Removal of Judge of Supreme court
- 1.4. Jurisdiction of Supreme court

2 The State - High Court

- 1.1. Appointment, Transfer of Judge of High Court
- 1.2. Term & Removal of Judge of High Court
- 1.3. Power to issue writs

Module – IV Relation between Union & State

- 1. Legislative Relations
- 2. Administrative Relations
- 3. Financial Relations

Module - V

- 1. State Liability
- 2. Freedom of Trade, commerce & Intercourse
- 3. Services under the Union & States

Module - VI

1. Emergency Powers & Amendment of Constitution

- 1.1. National Emergency
- 1.2. State Emergency
- 1.3. Financial Emergency

2. Amendment of Constitution

1.1. Amendment of Basic structure of Constitution

Suggested Reading:

- 1. V.N. Shukla, Constitution of India, Eastern Book Agency, 2014
- 2. M.P. Jain, Indian Constitutional Law, Lexis Nexis, 2013
- 3. D.D. Basu, Introduction to the Indian Constitution of India, (20^{th} Ed. 2009)
- 4. H.M. Seervai, Constitutional Law of India, Universal Law Publishing Co., Reprint 2013
- 5. Glanville Austin, Indian Constitution cornerstone of the Nations, Oxford University Press, 1999
- 6. P.M. Bakshi, The Constitution of India, Universal Law Publishing Co., 2014
- 7. D.D. Basu, Shorter Constitution of India (14th Ed. 2008, reprint 2010)



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PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE	
BA LLB/ BBA LLB	II	Contract Law I	12010206 12030206	

Topic – I	General Features
1.1	History and development of the law
1.2	Definition of Agreement, Contract, Void Agreement, Voidable
	Agreement and Void Contract
1.3	Essential Elements of Contract
1.4	Intention to create Legal Relations

Case Laws:

- 1. Balfour v. Balfour (1918) AII ER 860 (CA)
- 2. Merritt v. Merritt 1970 1. W.L.R. 1211
- 3. Edwards v Skyways 1964, 1 AII ER 494
- 4. Rose and Frank Co. v Crompton & Bros. Ltd. 1925 A.C. 445
- 5. Simpkins v Pays, 3 AII ER 10

Topic – 2 Offer and Acceptance

2.1	General Offer
2.2	Proposal and invitation to treat
2.3	Auction sale, Standing offer etc
2.4	Communication of offer
2.5	Acceptance of offer
2.6	Revocation of Proposal and Acceptance
2.7	Communication of Acceptance – Postal and other modes
2.8	Modes of Revocation

Case Laws:

- 1. Bhagwan Das Goverdhan Das Kedia v. Girdhari Lal Purushottam Das AIR 1966 SC
- 2. Entores Ltd. V. Miles Far East corporation 1955 2 Q.B. 326
- 3. Carlill v. Carbolic Smoke Ball Co. (1891) AII ER Rep. 127
- 4. Lalman Shukla v. Gauri Dutt (1993) XL AIJR (All)
- 5. Adams v Lindsell 1818, 1B & Ald. 681
- 6. Harvey v. Facey 1893 AC 552
- 7. Pharmaceutical Society of Great Britain v. Boots Cash Chemists. Ltd. 1952 2 QB 795
- 8. Dickinson v Dodds 1876, 2 Ch. D. 463
- 9. Felthouse v Bindley 1862, 6 L.T. 157

Topic - 3 Consideration

- 3.1 Doctrine of Consideration Meaning, nature, need & adequacy
- 3.2 Doctrine of Privity in Consideration
- 3.3 Privity of contract
- 3.4 Lawful and Certain consideration
- 3.5 Present, Past and Future consideration
- 3.6 Agreement without Consideration
- 3.7 Promissory Estoppel

Case Laws:

- 1. Kedarnath v. Gorie Mohmad (1886) 71 D. 64 (Cal)
- 2. Khwaja Muhammad Khan v. Hussaini Begum (1910)32 AII ER 410
- 3. Dutton v Poole 1688, 89 E.R. 352
- 4. Beswick v Beswick 1968 A.C. 58
- 5. Chinnayya v Ramayya 1881, 4 Mad. 137
- 6. Tweddle v Atkinson 1861, 121 E.R. 762
- 7. Dunlop Tyre Co. v Selfridge & Col. 1915 A.C. 847
- 8. Union of India v Anglo Afghan Agencies AIR 1968 SC 718

Topic - 4 Capacity to Contract

- 4.1. Capacity to "Contact"
- 4.2. Contractual Incompetency
- 4.3. Effect of Minority on the Agreement
- 4.4. Contract for necessaries
- 4.5. Restitution, Restoration of property, compensation etc

Case Laws:

- 1. Mohari Bibee v. Dhurmods Ghose (1903) 30 I.A. 114
- 2. Khan Gul v. Lakha Singh AIR 1928 Lah 609
- 3. Leslie v Sheill 1914, 3 K.B. 607
- 4. Nash v Inman 1908, 2 K.B. 1
- 5. Raj Rani v Prem Adib AIR 1949 Bom. 2015

Topic - 5 Free Consent

- 5.1 Meaning of Free Consent Factors vitiationg "Free Consent"
- 5.2 Coercion, Undue Influence, Fraud, Misrepresentation, Mistake

Case Laws:

- 1. Raghunath Prasad v. Sarju Prasad (1923) 54 I.A. 101
- 2. Subhas Chandra Das Mushib v. Ganga Prasad Das Mushib, AIR 1967 SC 878
- 3. Lasshmi Amma v. T. Narayana Bhatta, 1970 (3) SCC 159

Topic - 6 Void Agreements

6.1 Definition of Void Agreement, Difference between Void agreement & Void contract

- 6.2 Statutory illustrations of void agreements
 - Agreements in Restraint of Marriage
 - Agreements in Restraint of Trade
 - Agreements in Restraint of Judicial Proceedings
 - Agreements void for uncertainty
 - Agreement by Wav of Wager
 - Agreement to do an impossible act

Topic - 7 Contingent Contracts and Quasi contractual Obligation

- 7.1 Contingent contracts
- 7.2 Nature and Basis of Quasi Contract
- 7.3 Instances of Quasi contracts in India

Case Law:

- 1. Moses v. Macferlan [1760] AII ER 581
- 2. Sinclair v. Brougham 1814 AC 398
- 3. New Marine Coal co. v. Union of India AIR1964 SC 152
- 4. Bengal Coal Co. Ltd. v Union of India AIR 1971 Cal. 2019
- 5. Gilbert and Partners v Knight [1968] 2AII ER 248
- 6. Pannalal v Deputy Commissioner, Bhandara AIR 1973 SC 152
- 7. Hansraj Gupta and Company v. Union of India AIR 1973 SC 2724
- 8. Alopi Parshad & Sons Ltd. v Union of India AIR 1960 SC 588
- 9. State of West Bengal v. B.K. Mondal & sons, AIR 1962 SC 779

Topic - 8 Discharge of Contracts

- 8.1 Discharge by Performance
- 8.2 Discharge by Agreement
- 8.3 Discharge by Operation of Law
- 8.4 Discharge by Breach
- 8.5 Effect of Breach
- 8.6 Anticipatory Breach
- 8.7 Novation, Alteration an Recission
- 8.8 Doctrine of Frustration/impossibility
- 8.9 Limitations to the doctrine
- 8.10 Basis of Frustration implied term theory, theory of just solution and construction of contract.

Case Law

- 1. Kapurchand v Himayatalikhan AIR 1963 sc 250
- 2. Taylor v. Caldwell 1863 2 B & S 826
- 3. Krell v Hanry (1903) 2 KB 740
- 4. Hadley v. Baxendale (1843-60) AII ER Rep. 461
- 5. AKAS Jamal v. Moolla Dawood, Sons & Co. (1915) XX C.W.N. 105
- 6. Karsandas H. Thacker v. M/s. The Saran Engineering co.ltd.
- 7. Maula Bux v. Union of India, AIR 1970 SE 1955

Suggested Reading:

- 1. Avtar Singh, Law of Contract and Specific Relief, Eastern Book Company, 2013 (11th Edn)
- 2. Pollock & Mulla, *Indian Contract and Specific Relief Act*, Lexis Nexis, 2013(14th Edn)
- 3. Anson, Law of Contract, Oxford University Press, 2010 (29th Edn)
- 4. Cheshire and Fifoot, Law of Contract, Lexis Nexis, 2010 (10th Edn)
- 5. Dutt, Contract- The Indian Contract Act, 1872, Eastern Law House, 11th Edition, 2013
- 6. MLJ, Law of Contract and Specific Relief, Lexis Nexis, 2009



5.2

5.3

5.4

SGT UNIVERSITY, GURGAON FACULTY OF LAW

PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BA.LL.B (Hons.) BBA.LL.B (Hons.)	III	Contract Law- II	12010304 12030304

Unit – I	Contracts of Indemnity & Guarantee
1.1	Meaning of Contract of Indemnity
1.2	Rights of Indemnity holder
1.3	Are Insurance Contracts the Contracts of Indemnity?
1.4	Meaning & Features of Contract of Guarantee
1.5	Difference between a Contract of Indemnity & Contract of Guarantee
1.6	Nature & Extent of Surety's Liability
1.7	Meaning & Revocation of Continuing Guarantee
1.8	Rights of Surety against Principal Debtor
Unit – II	Contracts of Bailment
2.1	Definition & Essentials of Contract of Bailment
2.2	Duties of Bailor
2.3	Duties of Bailee's
2.4	Rights of the Bailee& General & Particular Lien
2.5	Duties & Rights of Finder of Goods
Unit – III	Contracts of Pledge
3.1	Definition of Pledge & Distinction between Bailment & Pledge
3.2	Rights of Pledgee
3.3	Pledging of goods by Non-Owners
Unit – IV	Contracts of Agency
4.1	Meaning & Essentials of Contract of Agency
4.2	Different kinds of Agents
4.3	Duties of Agent
4.4	Termination of Agency
Unit – V	Specific Relief Act
5 1	Recovering Possession of Property (S. 5-8)

Specific Performance of Contracts (S.9-24)

Rectification of Instruments (S.26)

Rescission of Contracts (S.27-30)

- 5.5 Cancellation of Instruments (S.31-33)
- 5.6 Declaratory Decrees (S.34-35)
- 5.7 Preventive Relief or Injunctions (S. 36-44)

Suggested Cases

- 1. Indo-Rama Synthetics India Ltd. vs Iffco Tokio General Insurance Co. CM NO.16560/2015 High Court Of Delhi
- 2. Mathura Das And Ors. vs Secy. Of State And Anr. Allahabad High Court AIR 1930 All 848
- 3. Indra Kumar vs State Of U.P. And Anr. AIR 1963 All 70
- 4. Ravinder Chaudhary vs Kishan Kumar Pauchauri & Ors, C.R.P. No.176/2016 Delhi High Court
- 5. Kumar Gohul Chandra Law vs Haji Mohammad Din, AIR 1938 Cal 136 Calcutta High Court

Suggested Reading:

- 1. Avtar Singh, *Law of Contract and Specific Relief*, Eastern Book Company, 2013 (11th Edn)
- 2. Pollock &Mulla, *Indian Contract and Specific Relief Act*, Lexis Nexis, 2013(14thEdn)
- 3. Anson, Law of Contract, Oxford University Press, 2010 (29th Edn)
- 4. Cheshire and Fifoot, *Law of Contract*, Lexis Nexis, 2010 (10th Edn)
- 5. Dutt, Contract- The Indian Contract Act, 1872, Eastern Law House, 11th Edition, 2013
- 6. MLJ, Law of Contract and Specific Relief, Lexis Nexis, 2009
- 7. Dr. S.K Kapoor, Contract II, Central Law Agency, 2015



SYLLABUS

PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BA LLB (Hons)/BBA	V	Corporate Law-I	12010504
LLB (Hons)			12030504

Corporate Law-I

Module I: Meaning, Nature & Classification of company

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

Module II: Memorandum of Association

- 2.1 Definition & Purpose of Memorandum
- 2.2 Contents of Memorandum
- 2.3 Doctrine of Ultra Vires

Module III: Articles of Association

- 3.1 Content of Articles of Association
- 3.2 Distinction between MOA and AOA
- 3.3 Alteration of MOA and AOA
- 3.4 Doctrine of constructive Notice & Doctrine of Indoor Management

Module IV: Prospectus and Share Capital

- 4.1 Prospectus: Contents, Registration, liability for Mis-statements in prospectus, Civil and Criminal Liability.
- 4.2 Share capital: Kinds of capital and shares.
- 4.3 Member and Shareholders: Rights and Duties

Module V: Company Directors, Managerial Persons and Company Meetings

- 5.1 Company Directors: Appointment, Removal, Legal Position, Powers, duties, Liabilities, Audit Committee, Independent directors.
- 5.2 Company Secretary and Managing Director Duties and Liabilities
- 5.3 Company Meetings: Kinds, Notice, quorum, Directors Meeting.

Module VI: Emerging Issues in Company Law

- 6.1 Director Identity Number (DIN), Corporate Identity Number (CIN) Online Filing & Registration
- 6.2 Corporate Governance
- 6.3 Corporate Social Responsibility
- 6.4 Insider Trading
- 6.5 National Company Law Tribunal

Suggested Readings:

- 1) Avtar Singh, "Company Law", Eastern Book Company., Allahabad
- 2) A.K. Majumdar& Dr. G.K. Kapoor, "Company Law", 15th Edition, Taxmann Publication, New Delhi.
- 3) A Ramaiya's Guide to the COMPANIES ACT, LexisNexis Publication, Nagpur
- 4) Sharma J.P, "An easy Approach to Corporate Laws", Ane Books Pvt Ltd, New Delhi
- 5) Bharat Law House, New Delhi, "Manual of Companies Act, Corporate Laws and SEBI Guidelines"
- 6) Wadhwa and company," A RamaiyaGuide to Companies Act, Nagpur.
- 7) Kannal,S., &V.S.Sowrirajan." Company law Proceedure", Taxman's Allied Services (P) Ltd., New Delhi
- 8) "Singh Harpal," Indian Company Act" GalgotiaPublising, Delhi
- 9) Charlsworth & Mores," Company Law", Sweet&Maxwell", London U.K.
- 10) Gower, LCB, "Principles of Modern Company Law", Stevens & Sons, London

SGT UNIVERSITY, GURGAON FACULTY OF LAW SYLLABUS PROGRAMME SEMESTER COURSE NAME COURSE CODE BA LLB / BBA LLB VI Corporate Law-II 12010604 12030604

Corporate Law-II

Module-I:	Share Capital
1.1 1.2 1.3 1.4	Issue and allotment of shares Transfer and transmission of shares Forfeiture and buyback of shares Share certificate and share warrant
Module-II:	Debentures & Charges
2.1 2.2 2.3 2.4 2.5	Borrowing Powers, effect of unauthorized borrowings Debentures: Definition, Kinds, Distinction between Debenture and share. Company Charges: Kinds of Charges, Crystallisation Inter-corporate Loans (S-186) Dividend: Rules & Procedure
Module-III:	Company Auditors, Investigation and Inspection
3.1 3.2	Legal Position, Appointment, Removal, Duties and Powers. Distinction between Investigation and Inspection, Power of Inspection
Module - IV:	Majority Rule and Rights of Minority shareholder.
4.1 4.2	The Rule in Foss v Harbottle, exceptions Prevention of Oppression and Mismanagement
Module- V:	Winding up of Companies.
5.1 5.2 5.3 5.4	Modes of Winding up, who may file petition of Winding up. Winding up by Tribunal Voluntary Winding up Liability of past members

Suggested Readings:

- 1) Avtar Singh, "Company Law", Eastern Book Company., Allahabad
- 2) A.K. Majumdar& Dr. G.K. Kapoor, "Company Law", 15th Edition, Taxmann Publication, New Delhi.
- 3) A Ramaiya's Guide to the COMPANIES ACT, LexisNexis Publication, Nagpur
- 4) Sharma J.P, "An easy Approach to Corporate Laws", Ane Books Pvt Ltd, New Delhi
- 5) Bharat Law House, New Delhi, "Manual of Companies Act, Corporate Laws and SEBI Guidelines"
- 6) Wadhwa and company," A RamaiyaGuide to Companies Act, Nagpur.



PROGRAMME	SEMEST ER	COURSE NAME	COURSE CODE
BA LLB (Hons.) /BBA LLB (Hons.)	X	Criminolog y, Penology and Victimology	08051009/0806100 9

Unit 1: Criminology and its aspects

Definition and Scope

Criminology and other Social Sciences

Structure of Criminal Justice System in India: Role of

Legislature in Law Making

Participation of Victims and Witnesses in the Criminal Justice Process

Schools of Criminology and its legal approaches

Unit 2: Introduction to Penology

Concept & Scope of the study of Penology

Theories of Punishment. Retributive, Reformative. Preventive & Deterrent

Forms of punishment

Unit 3: Probation of Offenders & Parole

Probation & Parole - Meaning & scope

Salient features of Probation of offenders Act, 1958

Parole System in India

Judicial Trend in India

Unit 4: Introduction to Victimology

Meaning of Victim and Victimology

Victims of Crime - Victims of Abuse of Power

Impact of Victimization

- Physical Impact
- Financial Impact
- Psychological Impact

Secondary Victimization

Unit 5: Restorative justice & Victim Assistance Program

Restorative Justice for Victims

Victim Assistance Program

Advisory Group

Legal Reforms

Books Recommended

- 1. Ahmad Siddique: Criminology & Penology (Sixth Edition) Eastern Book Company
- 2. Chaturvedi, J.C, Penology & Correctional Administration (2006)
- 3. John Gillin: Criminology & Penology
- 4. M.Ponnaian: Criminology & Penology (304 Ed., 1992)
- 5. Paranjape, Prof. N.V, Criminology, Penology & Victimology, Central Law Publication
- 6. Scot David: Penology, Saga Pub., 2008
- 7. Sen P.K: Penology Old & New

THE STATE OF THE S	SGT	UNIVERSITY, FACULTY OF LAW	GURGAON	
PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE	
LLB (Hons.)		Dissertation		

Dissertation

Course Objective:

The major objective of a Dissertation is to enable the students to develop deeper knowledge, understanding, capabilities and attitudes in the context of the programme of study. It provides students with the opportunity to develop their research expertise and knowledge in an area of particular interest. The dissertation is written at the end of the programme which offers the students an opportunity to examine deeply into and synthesise knowledge acquired in previous studies

Course Outcome - This course contributes to the achievement of the following Learning Outcomes: -

- Providing students in-depth knowledge of the major subject or field of study. including deeper insight into current research and development work.
 - Providing students, a capability to contribute to research and development work.
- Enhancing the capability to plan and use adequate methods to conduct qualified tasks in given frameworks
- Developing their critical and analytical skills in a scientific and professional manner.
- Providing the students with the capability to clearly present and discuss the conclusions as well as the knowledge and arguments that form the basis for these findings



PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BA LLB/BBA LLB	IX	Drafting, Pleading &	08050901/08060901
(Hons) 5 Year		Conveyance	

DRAFTING, PLEADING & CONVEYANCE

Module – I	Fundamental Rules of Pleadings
1.	Pleadings (Order 6 CPC)
2.	Plaint Structure
3.	Written Statement and Affidavit
4.	Application under Section 5 of the Limitation Act
5.	Application for setting aside <i>ex-parte</i> Decree
6.	Writ Petitions
Module – II	Civil Pleadings
1.	Suit for Recovery under Order XXXVII of CPC
2.	Suit for Permanent Injunction
3.	Suit for Dissolution of Partnership
4.	Application for Temporary Injunction Order XXXIX of CPC
5.	Appeal from Original Decree under Order 41 of CPC
6.	Revision Petition
7.	Review Petition
Module – III	General Principles of Criminal Pleadings

- 1. Application for Bail
- 2. Application under Section 125 CRPC

3. Compounding of Offences by Way of Compromise under Section 320 (i) CRPC Complaint under Section 138, Negotiable 4. Instruments Act, 1881 Application under Section 482, CRPC 5. Module - IV **CONVEYANCE** Notice to the Tenant under Section 106 of Transfer a. of Property Act Notice under Section 80 of CPC b. Notice under Section 434 of the Companies Act c. d. Reply to Notice General Power of Attorney, Will, Agreement to Sell, e. Sale-Deed, Lease-Deed, Partnership Deed, Mortgage Deed, Relinquishment Deed, Deed of Gift Module - V FORMS OF DRAFTING 1. Petition for Grant of Probate / Letters of Administration Application for Appointment of Receiver/Local 2. Commissioner Application for Compromise of Suit 3. Application for Appointment of Guardian 4. Application to Sue as an Indigent Person under 5. Order 33 CPC 6. Appeal from orders under order 43 of CPC

Suggested Readings:

7.

8. 9.

10.

11.

12.

1. N.S. Bindra, Conveyancing, Draftsman and Interpretation of Dates, Delhi Law House, 1985

Application for caveat section 148A of CPC

Notice for Specific Performance of Contract

Reference to Arbitration and Deed of Arbitration

Application for execution

Special Power of Attorney

Writ Petition

- 2. G.C. Mogha & S. N. Dhingra, Mogha's Law of Pleading in India with Precedents, Eastern Law House, 18th Edn. 2013
- 3. R.N. Chaturvedi, Conveyancing, Eastern Book Company, 2011 (7th Edn)
- 4. G.C. Mogha, Indian Conveyancer, Dwivedi Law, 2009 (14th Edn)

5. C. R. Datta & M.N. Das, D'Souza's Form and Precedents of Conveyancing, Eastern Law House, 2008 (13th Edn)

Carry we and all was	SGT UNIVERSITY, GURGAON FACULTY OF LAW		
PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BA LL.B (Hons.) 5 Year	III	ECONOMICS - I	12010301

ECONOMICS 1

Objective: The main objective of this paper is to create an understanding of the relevant concepts and analytical tools of economic theory among the students. After completing the course structure, the students are expected to develop an economic way of thinking so that they are enabled to apply the economic concepts and tools in managerial decision-making. It is also the objective of the course to involve the students in project work to link theory with actual experience.

Module- 1 Introduction to Economics, Theory of Demand & Supply

1. Introduction to Economics

Principles of Economics; Problem of Scarcity, Introduction to Microeconomics and Macroeconomics, Positive and Normative Economics, Theory of the Firm

2. Theory of demand

Cardinal Approach of Utility and Consumer Equilibrium, Ordinal approach of utility and Consumer Equilibrium

3. Theory of Supply

Market Equilibrium

Module- 2 Elasticity of demand and Supply & Theory of Production function

1. Elasticity of demand and Supply

Concept; Types: Price Elasticity, Income Elasticity, Cross-Elasticity; Methods and Estimation: Total Outlay Method, Point Method, Expenditure Method.

2. Theory of Production function

Production with one variable input, Total, Average and Marginal Product, Law of Diminishing Marginal Returns, Production

function with two variable inputs: Isoquants, marginal rate of Technical Substitution, Law of Returns to Scale.

Module - 3 Market Structure

Features of Perfect Competition, Monopoly, Monopolistic Competition and Oligopoly; Product Pricing under various market structures, i.e. Perfect Competition, Monopoly, Monopolistic Competition and Oligopoly; Comparison among various Market Structures.

Module - 4 Theory of Revenue & Cost

- 1. Theory of Revenue: Concept of Total, Average and Marginal Revenue; Nature of Revenue Curves in Various Markets and their Curves; Relationship between Average and Marginal Revenue Curves in different Market Situations
- **Theory of Cost:** Short-run Total, Average and Marginal Cost Curves, Geometry (Shape) of Short-Run Cost Curves with Their Relationships, Long-Run Average and Marginal Cost Curves, Derivations and their Shapes.

Books Recommended:

- 1. Petersen, Craig H., W. Chris Lewis and Sudhir K. Jain: Managerial Economics, Pearson Education, Delhi.
- 2. Keat, Paul G. and Philip K.Y. Young: Managerial Economics, Economic tools for Today's Decision Makers, Pearson Education, Delhi.
- 3. Dwivedi, D.N.: Microeconomics. Theory and Applications, Pearson, Delhi.
- 4. Pindyck, Robert S., Daniel L. Rubinfield and Prem L. Mehta: Microeconomics, Pearson, Delhi.
- 5. Dr. Raj Kumar, Prof. Kuldeep Gupta, Business Economics, UDH Publishing and Distributors P(Ltd.), New Delhi.
- 6. R.K Lekhi, Business Economics, Kalyani Publishers.
- 7. V.G.Mankar, Business Economics, Himalaya Publishing House.
- 8. H.L.Ahuja, Business Economics, S. Chand.



रस्य कर अवता जात कर			
PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BA LL.B (Hons.)	IV	ECONOMICS- II	12010401

Economics - II

Objective: The students in the previous year have been exposed to the basic business economics including policy measures like taxes and subsidies and also various pricing techniques. It is the objective of this paper to take the process forward and make use of the concepts learnt to analyze macroeconomic issues and indicators. The students will also be exposed to various macroeconomic concepts and theories of economic growth and development and their measurement also in order to have deeper understanding of economic processes.

MODULE-I National Income Concepts:

- 1. GDP at Market Price, GNP at market price, NNP at market price, NDP at market price, NDP at Factor Cost, GDP at Factor cost, NNP at Factor Cost, GNP at Factor Cost, Private Income, Personal Income, Disposable Income; Measurement of National Income: Income Method, Product Method, Value Added Method, Expenditure Method,
- 2. Concepts: Full Employment, Voluntary Employment, Involuntary Employment, the classical theory of Employment. Say's Law of Markets: Its Implications and Criticisms

MODULE-II Keynesian Theory of employment:

- 1. Keynesian Theory of employment: its Significance and Criticism, Effective Demand: Aggregate Demand and Aggregate Supply; Consumption Function and its determinants: Propensity to consume, Psychological Law of Consumption;
- 2. Investment; induced and autonomous investment, Factors Influencing Investment and Measures to stimulate Investment, Marginal efficiency of capital: Prospective Yield, Supply Price, Investment Demand Curve, Business Expectations, Secular Stagnation

MODULE-III

Investment multiplier: Static and Dynamic Analysis; Limitations and Leakages of Multiplier, Importance and its Criticism, Investment Theory of Accelerator: its Significance and Criticism, Trade cycle theories: - Samuelson and Hicks, control of trade cycles, Inflation, Monetary Policy and Fiscal Policy

MODULE-IV

Economic growth and Development: Difference between Economic Development and Economic Growth, Measurement of Economic Development or Growth, Human Development Index, Physical Quality of Life Index, Difficulties in its measurement; Determinants of economic development: Economic and Non-economic; Vicious circle of poverty: Nurkse Viewpoint

Books Recommended:

- 1. Dornbusch, Fischer and Startz, Macroeconomics, McGraw Hill.
- 2. N. Gregory Mankiw. Macroeconomics, Worth Publishers.
- 3. Olivier Blanchard, Macroeconomics, Pearson Education, Inc..
- 4. Richard T. Froyen, Macroeconomics, Pearson Education Asia.
- 5. Chopra, P. N., Macro Economics, Kalyani Publication
- 6. Lekhi, R.K., Macro Economics Theory, Kalyani Publication
- 7. Jain, T. R. &Khanna, O.P., Macro Economics, V. K. Global Publication



PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BA.LLB (Hons.)/ BBA.LLB (Hons.)	I	English-I	12010101 12030101

English - I

Course Introduction: This course will address all language skills, with emphasis on grammar, comprehension, writing skills, speaking, interactive skills and basic legal vocabulary. Students will learn to write correctly, express accurately, speak more fluently and thus be better equipped to participate actively and skillfully in their law school classes seminars and project presentations.

Course Objective: To make students to:

- 1. participate actively in discussions, debates, & simulations
- 2. give impromptu speeches and prepared presentations
- 3. read, comprehend and summarize articles
- 4. learn common legal vocabulary and collocations as well as key legal concepts
- 5. learn typical formats for writing and practice writing skills
- 6. prepare power-point presentations
- 7. receive extensive feedback on their oral and written skills

Course Outcome: After completing the course the students shall be able to understand English better, write accurately and speak fluently. Their strength in English language would help them participate actively in debates and simulations and their knowledge of legal vocabulary, legal terms and legal maxims will help them to understand legal concept better and also give them ability to write in a legal context.

Module I Grammar and Translation

- 1.1. Construction of sentences with there is, there are, it is etc.
- 1.2. Negative and Interrogative sentences
- 1.3. Usage of articles, tenses, prepositions, and modals etc.
- 1.4. Translation of sentences, & passages from Hindi to English

Module II Common Errors in English

- 2.1. Errors in use of parts of speech
- 2.2. Correct usages with regard to tenses
- 2.3. Subject verb concord
- 2.4. General errors in Sentence Constructions

Module III Vocabulary building

- 3.1. Synonyms, Antonymous, use of appropriate words
- 3.2. Words often confused/ Homonyms & Homophones
- 3.3. Foreign words used in law
- 3.4. Idioms& Phrases
- 3.5. Legal terms

Module IV Reading, Listening, and Comprehension skills

- 4.1. Reading short passages aloud and discussion
- 4.2. Listening of conversations and answering questions
- 4.3. Comprehension of Short Passages
- 4.4. Comprehensions of legal texts, judgments and other passages of more general nature

Module V Speaking skills

- 5.1. Introducing oneself
- 5.2. Conversations between two student on a given topic/role play
- 5.3. Impromptu speech on a given topics
- 5.4. Debates and Logical reasoning

Module VI Writing skills

- 6.1. Writing correctly (Grammar, Punctuation)
- 6.2. Paragraph Writing
- 6.3. Letters Structure & Layout (Business & Official letters)
- 6.4. Essay writing

Module VII Presentation Techniques

- 7.1. Preparing PowerPoint presentations
- 7.2. Preparing for class-room presentations
- 7.3. Resume writing
- 7.4. Impromptu speeches

Books Recommended

- 1. Bansal, R.K. and J. B. Harrison. *Spoken English for India: A Manual of Speech and Phonetics*, Hyderabad: Orient Longman, 1983.
- 2. S. Pit Corder, *An Intermediate English Practice Book*, Orient Longman, Hyderabad, 1996.
- 3. S.C.Tripathi, *Legal Language*, *Legal Writing and General English*, Central Law Publications, New Delhi, 2005.

- 4. Thomson and Martinet, *A practical English Grammar*, OUP, Mumbai, 1970.
- 5. Wren and Martin, *English Grammar and Composition*, S. Chand, Delhi, latest edition.
- 6. The Merchant of Venice (Act-IV, the court scene) William Shakespeare
- 7. Gandhi BM, Legal Language and Legal Writing
- 8. Raymond Murphy, *Intermediate English Grammar*, Cambridge University Press
- 9. M.K. Gandhi, The Story of my Life
- 10. M.K. Gandhi, Law and Lawyers

SGT UNIVERSITY, GURGAON FACULTY OF LAW SYLLABUS FOL FORM 1 PROGRAMME SEMESTER COURSE NAME COURSE CODE BA.LLB (Hons.) | BA.LLB (Hons.) | BA.LLB (Hons.) | BA.LLB (Hons.)

English-II

Course Introduction: This course will address language skills, with emphasis on writing skills for lawyers, spoken interaction and basic legal terminology. Students will learn to write abstracts, briefs, and other official writing skills accurately. They shall also be given ample practice to speak with precision and fluency, by participating in group discussions, seminars, preparing presentations and by practicing in moot court sessions and thus be better equipped for placement related skills.

Course Objective:

To enable students to-:

- 1. Sharpen their comprehension skills by intensive reading and active participation in discussions, debates, & simulations.
- 2. Give impromptu speeches and prepare presentations on legal matters.
- 3. Develop communication skills.
- 4. Learn legal terminology and foreign expressions used in legal contexts.
- 5. Learn formats for official correspondence and legal writing.

Course Outcome: After completing the course the students shall be able to understand English better, write accurately, and speak fluently. Their strength in English language would help them participate actively in debates and simulations and their knowledge of legal vocabulary, legal terms and legal maxims will help them to understand legal concept better and also give them ability to write in a legal context.

Module-I: Grammar, Usage & common errors in English

- 1.1. Writing for clarity and Conciseness (Avoiding, repetition & ambiguity)
- 1.2. Common Errors in usage
- 1.3. Use of appropriate words
- 1.4. Rearrangement of sentences

Module-II: Building vocabulary for legal contexts.

- 2.1. Legal Terms.
- 2.2. Vocabulary used in legal contexts
- 2.3. Foreign Expressions used in law
- 2.4. Legal Maxims

Module-III: Phonetics.

- 3.1. Phonetics (Sounds)
- 3.2. Pronunciation.
- 3.3. Conversation practice.
- 3.4. Stress and Intonation.

Module-IV: Reading and discussion of law related articles and excerpts.

- 4.1. The law and the lawyers by M.K. Gandhi.
- 4.2. Forge your Future by APG Abdul Kalam
- 4.3. The Merchant of Verica by Shakespeare trial scene
- 4.4. Articles/Stories & Judgements

Module-V: Writing Skills.

- 5.1. Comprehension
- 5.2. Summaries and Abstracts
- 5.3. Essay Writing
- 5.4. Layout and format for official correspondence

Module-VI: Developing effective communication skills.

- 6.1. The seven C's of communication.
- 6.2. Types of communication: verbal, non-verbal and paralinguistic.
- 6.3. Barriers to communication and means to avoid them.
- 6.4. Body language and non-verbal communication.

Module-VII: Placement related skills.

- 7.1. How to face an interview.
- 7.2. Resume writing
- 7.3. Writing for employment Designing cover letter
- 7.4. Presentation Techniques.
- 7.5. Group Discussions/ Debates/ Soft skills

Readings and Discussion-:

1. The law and the lawyers Excerpts from *The Autobiography of M.K. Gandhi*, NavJeevan Publishing House, Ahmedabad.

- 2. Communication Skills by Sanjay Kumar Pushplata, Oxford University Press.
- 3. Business Communication by Asha Kaul, Prentice Hall of India.
- 4. Business Correspondence and Report Writing by Sharma and Mohan, Tata Macgrow Hill.
- 5. Speak in English You Can by Prof. Lakshminarayanan K.R, Scitech Publications (India)Pvt. Ltd.
- 6. *Command of Language in the profession of Law* Lord Denning
- 7. Legal Maxims (Reference Text) by Madabushi Sridhar
- 8. Murli Manohar, *Art of Conveyancing and Pleading*, Eastern Book Company, Lucknow, 2004
- 9. Communication Skills by C.B. Gupta
- 10. Bansal, R.K. and J. B. Harrison. *Spoken English for India: A Manual of Speech and Phonetics*, Hyderabad: Orient Longman, 1983.
- 11. Technical Communication-Principles and Practice- Meenakshi Raman and Sangeeta Sharma, Oxford University Press.
- 12. S.C.Tripathi, *Legal Language*, *Legal Writing and General English*, Central Law Publications, New Delhi, 2005.
- 13. Thomson and Martinet, *A Practical English Grammar*, OUP, Mumbai, 1970.
- 14. The Merchant of Venice (Act-IV, the court scene) William Shakespeare
- 15. S.P. Agarwal, Pleadings, Lexis Nexis, New Delhi, 2003



PROGRAMME	SEMESTER	COURSE NAME	COURSE CODE
BA LLB / BBA LLB	IV	Environmental Law	12010405 12030405

ENVIRONMENTAL LAW

Module - I

- 1.1. Environmental Protection: Issues and Problems
- 1.2. Key International Efforts for Environmental Protection with special reference to the following:
 - (a) Stockholm and Rio Declaration
 - (b) Agenda 21
 - (c) Sustainable Development: Salient Features
 - (d) Convention on Biological Diversity, 1992
 - (e) UN Framework Convention on Climate Change, 1992
 - (f) Kyoto Protocol, 1997
 - (g) Post Kyoto Developments.

Module - II

- 2.1. Indian Constitution and Environmental Protection
- 2.2. Judicial Response towards Environmental Protection
- 2.3. Environmental (Protection) Act, 1986
- 2.4. Hazardous Wastes (Management, Handling & Trans boundary) Rules, 2008
- 2.5 Disposal of Nuclear waste

Module - III

- 3.1. Water (Prevention and Control of Pollution) Act, 1974 (Relevant Provisions)
- 3.2. Air (Prevention and Control of Pollution) Act, 1981 (Relevant Provisions)
- 3.3. Noise Pollution (Regulation and Control) Rules, 2000
- 3.4. Corporate Responsibility in Environmental Matters.

Module - IV

- 4.1. Forest Conservation Act, 1986
- 4.2. Biological Diversity Act, 2002
- 4.3. Wildlife (Protection) Act, 1972

Suggested Readings:

- 1. S. Diwan and A. Roscencranj, Environmental Law and Policy in India, Oxford Pub.
- 2. P. Leelakrishan, Environmental Law in India, ButterworthsKladhira (2008)
- 3. P.S. Jaswal, Environmental Law (Pioneer Publications)
- 4. S. Lal Commentaries on Water, Air and Environmental Pollution
- 5. D.S. Senegar, Environmental Law, Transnational Pub.