

| FIRST SEMESTER | |
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| LL.B. | Paper Code: LLB (3) 0101 GE |
| GENERAL ENGLISH AND LEGAL LANGUAGE | Credit: 04 |

Assessment:

| Mid-Term | End-Term |
|----------|----------|
| 40% | 60% |

Course Outcome:

| | | |
|-----|--|------|
| CO1 | to memorise and understand the English language in legal context. | BL 1 |
| CO2 | to be able to apply the rules of English language in legal profession. | BL 2 |
| CO3 | to analyse the use of English language in legal profession | BL 3 |

| UNIT | CONTENT | PEDAGOGY | HOURS |
|------|---|---------------------------------|-------|
| 1. | a. English as medium of Legal Communication in India b. Characteristics of Legal Language c. Legal Terms d. Legal Maxims | Lecture and Discussion | 15 |
| 2. | a. Legal Communication and presentation Skills b. Case reading and analysis c. Contemporary legal issues and understanding d. Comprehension writing on legal topic | Lecture | 15 |
| 3. | a. Hind Swaraj (English) b. Learning the Law | Lecture, Reading and discussion | 15 |
| 4. | Visual understanding and report writing a. 12 Angry Men b. To Kill a Mocking Bird c. The trial of Chicago 7 d. The trial e. Just Mercy | Visual understanding | 15 |

Experiential Learning:

| UNIT | CONTENT | ACTIVITY | BL | HOURS |
|------|---|------------------|----|-------|
| 1 | - | Group discussion | 4 | 2 |
| 3 | Letter writing using legal words and maxims | Writing | 4 | 4 |

REFERENCES:

| | |
|--------------|--|
| TEXT BOOK | J.S. Singh & Nishi Behl, <i>Legal Language, Writing and General English</i> , Allahabad Law Agency, 2009 |
| | N.R. Madhava Menon, <i>Clinical Legal Education</i> , Eastern Book Company, 2011 (Reprint) |

| <u>FIRST SEMESTER</u> | |
|---|-------------------------------------|
| LL.B. | Paper Code: LLB (3) 0102 LCH |
| Legal & Constitutional History | Credit: 04 |

Assessment:

| Mid-Term | End-Term |
|-----------------|-----------------|
| 40% | 60% |

Course Outcome:

| | | |
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| CO1 | Students will be able to recall historical events and legal developments. | L1 |
| CO2 | To understand the necessity and impact of legal developments on contemporary society and on future governance. | L2 |
| CO3 | To analyse the development of constitutional framework and judicial institutions from ancient to modern India. | L3 |
| CO4 | To critically evaluate colonial policies, landmark legislations, and constitutional developments shaping modern India. | L4 |
| CO5 | To apply historical learnings to understand present-day constitutional provisions and legal institutions. | L3 |

| UNIT | CONTENT | PEDAGOGY | HOURS |
|-------------|--|-------------------------------|--------------|
| 1. | Early Settlement and Administration of Justice a. Administration of justice prior to East India Company b. Formation of East India Company and monopoly status in trade c. Settlement at Surat, Bombay and Madras d. Settlement at Calcutta and administration of justice | LECTURE | 14 |
| 2. | Establishment of Courts and Acquisition of Political & Revenue Power a. Establishment of Mayor's Court (Charter of 1726) b. Reformation in Mayor's Court (Charter of 1753) c. Grant of Diwani Rights and Adalat system in Bengal d. Plans of 1772, 1774 and Plan of Impey | LECTURE | 14 |
| 3. | Shift from Grant of Diwani to Acquisition of Power by Crown a. Regulating Act, 1773 b. Supreme Court: Raja Nand Kumar Case, Cassijurah Case and Patna Case c. Act of Settlement and Judicial Reforms of | LECTURE AND CASE STUDY | 12 |

| | | | |
|-----------|--|----------------|-----------|
| | Cornwallis, Hastings and William Bentinck d. Codification of Laws and Transfer of Government | | |
| 4. | Developments from 1857 to 1947 a. The Indian Councils Act, 1861 b. The Indian Councils Act, 1892 c. Emergence of Muslim Communalism and Establishment of Congress d. Bengal Division and The Minto-Morley Reforms, 1909 e. Government of India Act, 1919 f. Simon Commission, Nehru Report & Gandhi-Irwin Pact g. Round Table Conferences h. Government of India Act, 1935 i. Establishment of Federal Court & Privy Council j. Constitutional Developments after the Act of 1935 k. The Indian Independence Act, 1947 | LECTURE | 20 |

Experiential Learning:

| Unit | Content | Activity | BL | Hours |
|------|---------------------------------------|--|----|-------|
| I | Early settlements & justice system | Map-based group project tracing British settlements & early courts | L4 | 2 |
| II | Establishment of Courts | Simulation of a Mayor's Court trial (Charter of 1726) | L5 | 2 |
| III | Judicial Reforms | Case study presentation on Raja Nand Kumar & Impey's Plan | L5 | 2 |
| IV | Constitutional Developments 1857-1947 | Mock Round Table Conference / Drafting exercise on Government of India Act, 1935 | L5 | 2 |

REFERENCES:

| | |
|-----------------------|--|
| TEXT BOOK | <ol style="list-style-type: none"> 1. M.P. Jain, Outlines of Legal History (1998), Tripathi 2. M. Rama Jois, Legal and Constitutional History of India (1984) (Two Vols.) 3. V.D. Kulshreshtha, Landmarks in Indian Legal History (1992), Eastern, Lucknow |
| REFERENCE BOOK | <ol style="list-style-type: none"> 1. Courtney Ilbert, Government of India (1962) 2. Courtney Ilbert, The Mechanics of Law Making (1914) 3. M.P. Jain, Constitutional Law of India (1987), Tripathi, Bombay 4. A.B. Keith, Constitutional History of India 1600-1936 (1936) 5. G.C. Rankin, Background to Indian Law (1946) 6. Eric Stokes, The English Utilitarians and India (1992), |

| | Oxford, Delhi | | | | | | | | | | | | | | | | | | |
|---|--|----------------------------------|-----------|------------------------|---------------------------------|-----------------------------------|----------------------------------|---------------------------------|---------------------------------|---|-------------------------|------------|------|-----------------------------|---|---------------|-----------------|------------------------------|----------------|
| ARTICLE | <ol style="list-style-type: none"> 1. M.P. Jain, “Legal and Constitutional Evolution in Colonial India” – <i>ILI Journal</i>. 2. Baxi, “Colonial Legal Systems and Rule of Law in India” – <i>EPW</i>. 3. Ruma Pal, “Evolution of Courts and Judicial Review in India” – <i>NUJS Law Review</i>. 4. Rajeev Dhavan, “The Colonial Impact on Indian Legal System” – <i>Indian Bar Review</i>. | | | | | | | | | | | | | | | | | | |
| CASES | <table border="1"> <thead> <tr> <th>Topic</th> <th>Case Name</th> <th>Citation</th> </tr> </thead> <tbody> <tr> <td>Judicial Power of Supreme Court</td> <td>Raja Nand Kumar’s Trial</td> <td>1775 (Supreme Court at Calcutta)</td> </tr> <tr> <td>Jurisdiction Conflict</td> <td>Cassijurah Case</td> <td>1779</td> </tr> <tr> <td>Privileges & Immunities</td> <td>Patna Case</td> <td>1777</td> </tr> <tr> <td>Federal Court Establishment</td> <td>Re: Special Reference on Federal Court Jurisdiction</td> <td>AIR 1939 FC 1</td> </tr> <tr> <td>Colonial Legacy</td> <td>Emperor v. Shibnath Banerjee</td> <td>AIR 1943 FC 75</td> </tr> </tbody> </table> | Topic | Case Name | Citation | Judicial Power of Supreme Court | Raja Nand Kumar’s Trial | 1775 (Supreme Court at Calcutta) | Jurisdiction Conflict | Cassijurah Case | 1779 | Privileges & Immunities | Patna Case | 1777 | Federal Court Establishment | Re: Special Reference on Federal Court Jurisdiction | AIR 1939 FC 1 | Colonial Legacy | Emperor v. Shibnath Banerjee | AIR 1943 FC 75 |
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| Judicial Power of Supreme Court | Raja Nand Kumar’s Trial | 1775 (Supreme Court at Calcutta) | | | | | | | | | | | | | | | | | |
| Jurisdiction Conflict | Cassijurah Case | 1779 | | | | | | | | | | | | | | | | | |
| Privileges & Immunities | Patna Case | 1777 | | | | | | | | | | | | | | | | | |
| Federal Court Establishment | Re: Special Reference on Federal Court Jurisdiction | AIR 1939 FC 1 | | | | | | | | | | | | | | | | | |
| Colonial Legacy | Emperor v. Shibnath Banerjee | AIR 1943 FC 75 | | | | | | | | | | | | | | | | | |
| VIDEO | https://youtu.be/tRSRS3h6Oh8?si=9ICO67t8DVBj53Oo | | | | | | | | | | | | | | | | | | |
| MOOC COURSE | <table border="1"> <thead> <tr> <th>Course</th> <th>Platform</th> </tr> </thead> <tbody> <tr> <td>Legal History of India</td> <td>SWAYAM – NLU Delhi</td> </tr> <tr> <td>Colonialism & Indian Legal System</td> <td>NPTEL – IIT Kharagpur</td> </tr> <tr> <td>Constitutional History of India</td> <td>Coursera – University of London</td> </tr> <tr> <td>Making of Indian Constitution (1857–1950)</td> <td>SWAYAM – IGNOU</td> </tr> </tbody> </table> | Course | Platform | Legal History of India | SWAYAM – NLU Delhi | Colonialism & Indian Legal System | NPTEL – IIT Kharagpur | Constitutional History of India | Coursera – University of London | Making of Indian Constitution (1857–1950) | SWAYAM – IGNOU | | | | | | | | |
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| Legal History of India | SWAYAM – NLU Delhi | | | | | | | | | | | | | | | | | | |
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| Making of Indian Constitution (1857–1950) | SWAYAM – IGNOU | | | | | | | | | | | | | | | | | | |

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| <u>FIRST SEMESTER</u> | |
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| LL.B. | Paper Code: LLB (3) 0103 CT-I |
| Law of Contract-1 | Credit: 04 |

Assessment:

| Mid-Term | End-Term |
|----------|----------|
| 40% | 60% |

Course Outcome:

| | | |
|-----|--|------|
| CO1 | To define the basic concepts and terminology of the law of contract | BL 1 |
| CO2 | To understand the various processes involved in contract formation | BL 2 |
| CO3 | To apply the provisions of contractual law on a given set of facts in the area of contract law. | BL 3 |
| CO4 | To analyse the provisions of law of contract and contractual relationship. | BL 4 |
| CO5 | To evaluate contemporary developments and judicial interpretations in the law of contract for effective legal reasoning and decision-making. | BL 5 |

| UNIT | CONTENT | PEDAGOGY | HOURS |
|------|---|----------|-------|
| 1. | Formation of Contract a. Meaning, Nature and Scope of Contract b. Offer / Proposal: Definition, Communication, Revocation, General/ Specific Offer c. Invitation to Treat d. Acceptance: Definition, Communication, Revocation, Tenders / Auctions e. Effect of Void, Voidable, Valid, Illegal, Unlawful Agreements f. Standard Form of Contract g. Online Contracts- with special reference to e-signatures, clickwrap & browsewrap agreements, and IT Act, 2000 provisions h. Role of AI in contract drafting and legal implications | LECTURES | 16 |
| 2. | Consideration and Capacity a. Consideration – Definition, Kinds, Essentials, Privity of Contract b. Capacity to Enter into a Contract c. Minor's Position d. Nature / Effect of Minor's Agreements Capacity in digital and cross-border contracts (jurisdiction issues) | LECTURES | 16 |
| 3. | Validity, Discharge and Performance of Contract a. Free Consent b. Coercion, Undue Influence, Misrepresentation, | LECTURES | 12 |

| | | | |
|----|---|----------|----|
| | Fraud, Mistake c. Unlawful Consideration and Object d. Discharge of Contracts e. Performance, Impossibility of Performance and Frustration f. Breach: Anticipatory and Present g. Force Majeure and its relevance in pandemic & disaster situations | | |
| 4. | Remedies and Quasi Contracts a. Breach b. Remedies: i. Damages: Kinds ii. Quantum Meruit c. Quasi Contracts d. Specific performance and injunctions in the context of technology contracts e. Recent Supreme Court & High Court case studies on contractual remedies | LECTURES | 16 |

Experiential Learning:

| Unit | Content | Activity | BL | Hours |
|------|---|---|----|-------|
| I | Formation of Contract | Draft a sale of goods agreement including offer, acceptance & consideration clauses | L4 | 2 |
| II | Consideration and Capacity | Analyse <i>Mohori Bibee v Dharmodas Ghose</i> and present findings on minors' agreements | L5 | 2 |
| III | Validity, Discharge and Performance of Contract | Present arguments in moot court on frustration of contract under Section 56 (Force Majeure) | L5 | 2 |
| IV | Remedies and Quasi Contracts | Role-play a damages claim with calculations for actual, nominal & exemplary damages | L5 | 2 |

REFERENCES:

| | |
|-----------------------|---|
| TEXT BOOK | 4. Anson, <i>Law of Contract</i> , Oxford University Press, 2010 (29 th Edn) 5. Pollock & Mulla, <i>The Indian Contract and Specific Relief Act</i> , Lexis Nexis, 2013(14 th Edn) |
| REFERENCE BOOK | 1. Avtar Singh, <i>Law of Contract and Specific Relief</i> , Eastern Book Company, 2013 (11 th Edn) 2. Pollock & Mulla, <i>The Indian Contract and Specific Relief Act</i> , Lexis Nexis, 2013(14 th Edn) 3. Cheshire and Fifoot, <i>Law of Contract</i> , Lexis Nexis, 2010 (10 th Edn) |

| ARTICLE | <p>1. “Contract Formation in the Digital Age: Indian Legal Perspective” – <i>Journal of Indian Law & Technology</i>, 2022</p> <p>2. “Doctrine of Consideration: Comparative Analysis of Indian and English Law” – <i>Eastern Book Company Law Review</i>, 2020</p> <p>3. “Frustration of Contract and Force Majeure: Lessons from COVID-19” – <i>Indian Journal of Arbitration Law</i>, Vol. 9(1), 2021</p> <p>4. “Remedies for Breach of Contract under the Indian Contract Act, 1872” – <i>NUJS Law Review</i>, 2019</p> <p>5. “Quasi-Contracts: Restitution without Agreement” – <i>Practical Lawyer</i>, 2021</p> | | | | | | | | | | | | | | | | | | | | | | | |
|---|---|------------------------|--|---------------|------------------|-------------------------------------|--|--|--------------------------|---------------------------|---------------------------------|---|-----------------------|---|------------------------|---------------------|--------------------|------------------|-------------------------|--|----------------|----------------|------------------|-----------------------|
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| Offer & Acceptance | Carlill v. Carbolic Smoke Ball Co. | [1893] 1 QB 256 (CA) | | | | | | | | | | | | | | | | | | | | | | |
| Communication of Offer | Lalman Shukla v. Gauri Dutt | (1913) 11 All LJ 489 | | | | | | | | | | | | | | | | | | | | | | |
| Minor’s Agreement | Mohori Bibee v. Dharmodas Ghose | (1903) 30 Cal 539 (PC) | | | | | | | | | | | | | | | | | | | | | | |
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| Frustration of Contract | Satyabrata Ghose v. Mugneeram Bangur & Co. | AIR 1954 SC 44 | | | | | | | | | | | | | | | | | | | | | | |
| Quantum Meruit | Cutter v. Powell | (1795) 6 Term Rep 320 | | | | | | | | | | | | | | | | | | | | | | |
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| Course | Platform | | | | | | | | | | | | | | | | | | | | | | | |
| Introduction to Indian Contract Law | SWAYAM – National Law University Delhi | | | | | | | | | | | | | | | | | | | | | | | |
| Contracts: From Trust to Promise to Contract | edX – Harvard University | | | | | | | | | | | | | | | | | | | | | | | |
| Commercial & Contract Law | Coursera – University of London | | | | | | | | | | | | | | | | | | | | | | | |
| Indian Contract Act, 1872 – Essentials & Case Law | NPTEL – IIT Kharagpur | | | | | | | | | | | | | | | | | | | | | | | |
| E-Contracts an Digital Signature in India | LawSikho | | | | | | | | | | | | | | | | | | | | | | | |

| FIRST SEMESTER | |
|----------------|-----------------------------|
| LL.B. | Paper Code: LLB (1) 0104 JR |
| JURISPRUDENCE | Credit: 04 |

Assessment:

| Mid-Term | End-Term |
|----------|----------|
| 40% | 60% |

Course Outcome:

| | | |
|------------|--|------|
| CO1 | Students will be able to memorise the theories of different philosophers and their contribution in evolution of law and Jurisprudence. | BL 1 |
| CO2 | Students will be able to understand the dimensions of perception to look and scrutinize the legal principles. They can also understand the variations of school in their approach. | BL 2 |
| CO3 | Students will be able to apply the theories propounded by different jurists and fundamental principles of law on real Problem and current issues. | BL 3 |

| UNIT | CONTENT | PEDAGOGY | HOURS |
|-----------|--|---------------------------------------|-----------|
| 1. | INTRODUCTION a. Meaning, Content and Nature of Jurisprudence b. Classical Schools of Jurisprudence: Hindu and Islamic c. Concept of Law d. Sources of Law | LECTURE + DISCUSSION | 15 |
| 2. | SCHOOL OF JURISPRUDENCE a. Analytical School of Jurisprudence b. Historical Schools of Jurisprudence c. Sociological Schools of Jurisprudence d. Natural School of Jurisprudence e. Realist School of Jurisprudence | LECTURE + DISCUSSION | 15 |
| 3. | LEGAL CONCEPTS a. Rights and Duties b. Personality c. Property, Possession and Ownership d. Liability, Obligation | LECTURE + DISCUSSION | 15 |
| 4. | THEORIES AND CONCEPTS OF JUSTICE a. Concepts of Natural and Social Justice b. Theories of Justice: Rawls, Fuller, Nozick c. Indian Concepts of Justice: Constitution Imperatives, Amartya Sen's <i>The Idea of Justice</i> | LECTURE + DISCUSSION | 15 |

Experiential Learning:

| UNIT | CONTENT | ACTIVITY | BL | HOURS |
|------|---|--------------|----|-------|
| 1 | Various schools of jurisprudence | Discussion | 4 | |
| 2. | Theories and approaches of different jurist | presentation | 4 | |

REFERENCES:

| | |
|-----------------------|---|
| TEXT BOOK | R.W.M. Dias, <i>Jurisprudence</i> , Aditya Prakashan, 1995 (5 th Edn) |
| | Patrick John Fitzgerald (ed.), <i>Salmond on Jurisprudence</i> , Tripathi, 1985 (12 th Edn) |
| | Edgar Bodenheimer, <i>Jurisprudence</i> , Harvard University Press, 1974 (Revised Edn) |
| REFERENCE BOOK | Amartya Sen, <i>The Idea of Justice</i> , Cambridge, Mass.: Belknap Press/Harvard University Press, 2009 |
| | Chandran Kukathas and Philip Pettit, <i>Rawls: A Theory of Justice and its Critics</i> , Cambridge : Polity Press, 1990 |
| | Jonathan Wolff , Robert Nozick, <i>Property, Justice, and the Minimal State</i> , Stanford University Press, 1991 |
| | Granville Austin, <i>Indian Constitution, The Cornerstone of a Nation</i> , New Delhi, Oxford University Press, 2007 |

| <u>FIRST SEMESTER</u> | |
|------------------------------|------------------------------------|
| LL.B. | Paper Code: LLB (3) 0105 LT |
| Law of Torts | Credit: 04 |

Assessment:

| Mid-Term | End-Term |
|-----------------|-----------------|
| 40% | 60% |

Course Outcome:

| | | |
|------------|---|------|
| CO1 | To remember the fundamentals of torts and recall the essential elements or components of various torts. | BL 1 |
| CO2 | To understand the principles of law of torts in the context of contemporary developments and judicial trends. | BL 2 |
| CO3 | To apply the principles of law of torts and consumer protection on hypothetical problems. | BL 3 |
| CO4 | To analyse and critically evaluate landmark judgments and simulate practical problem-solving through case studies and moot exercises. | BL 4 |

| UNIT | CONTENT | PEDAGOGY | HOURS |
|-------------|--|-----------------|--------------|
| 1. | Introduction and Principles of Liability in Tort a. Definition of Tort b. Development of Law of Torts c. Distinction between Law of Tort, contract, Quasi-contract and crime d. Constituents of Tort: Injuria sine damnum, Damnum sine injuria e. Justification in Tort, Volenti non-fit Injuria, Necessity, Plaintiff's default, Act of God, Inevitable accidents, Private defence f. Emerging areas of tortious liability – Cyber Torts, Medical Negligence, and Environmental Torts (with recent case laws) | Lectures | 15 |
| 2. | Specific Torts–I a. Negligence b. Nervous Shock c. Nuisance d. Trespass e. False Imprisonment and Malicious Prosecution f. Judicial and Quasi-Judicial Acts g. Parental and Quasi-Parental authority h. Case study-based learning – Analysis of recent Supreme Court & High Court | Lectures | 15 |

| | rulings on Specific Torts | | |
|-----------|---|-----------------|-----------|
| 3. | Specific Torts–II a. Vicarious Liability b. Doctrine of Sovereign Immunity c. Strict Liability and Absolute Liability d. Defamations e. Damages and Remoteness of Damages f. Battery and Assault g. Product Liability under the Consumer Protection Act, 2019 | Lectures | 15 |
| 4. | The Consumer Protection Act, 2019 and Motor Vehicles Act a. Definitions of Consumer, Goods and Services b. Rights and Duties of Consumer c. Authorities for Consumer Protection d. Remedies e. Liabilities under MV Act f. Claim Tribunal MV Act g. Offences and Penalties under MV Act h. Recent amendments in MV Act and landmark case laws on motor accident claims i. Practical application – Drafting a consumer complaint & preparing a motor accident claim petition | Lectures | 15 |

Experiential Learning:

| Unit | Content | Activity | BL | Hours |
|-------------|--|--|-----------|--------------|
| I | Introduction & Principles of Liability | Group presentation on emerging torts (cyber, medical, environmental) | L4 | 2 |
| II | Specific Torts – I | Mock trial on negligence and nuisance | L5 | 2 |
| III | Specific Torts – II | Drafting a product liability claim under CPA, 2019 | L5 | 2 |
| IV | CPA & MV Act | Simulation – Filing a consumer complaint and MACT claim petition | L5 | 2 |

REFERENCES:

| | |
|------------------|--|
| TEXT BOOK | W.V.H. Rogers, Winfield and Jolowicz on Tort, Sweet & Maxwell, 2010 (18th Edn) |
| | Ratanlal & Dhirajlal, The Law of Torts, Lexis Nexis, 2013 (26th Edn) |

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|---------------------------------------|--|---|-------------------------------|--|
| REFERENCE BOOK | B.M. Gandhi, Law of Torts with Law of Statutory Compensation and Consumer Protection, Eastern Book Company, 2011 (4th Edn) | | | |
| | R.K. Bangia, Law of Torts including Compensation under the Motor Vehicles Act and Consumer Protection Laws, Allahabad Law Agency, 2013 | | | |
| | Ramaswamy Iyer's , The Law of Torts, Lexis Nexis, 2007 (10th Edn) | | | |
| ARTICLE | Winfield, "The Nature of Tortious Liability" – Law Quarterly Review. | | | |
| | Justice A.P. Shah, "Emerging Trends in Tort Law in India" – NUJS Law Review. | | | |
| | R.K. Bangia, "Negligence in Indian Tort Law" – Journal of Indian Law Institute. | | | |
| | "The Consumer Protection Act, 2019 – A Paradigm Shift" – Indian Bar Review. | | | |
| CASES | Topic | Case Name | Citation | |
| | Injuria sine damnum | Ashby v. White | (1703) 2 Ld Raym 938 | |
| | Damnum sine injuria | Gloucester Grammar School Case | (1410) Y.B. 11 Hen. IV, f. 47 | |
| | Negligence | Donoghue v. Stevenson | [1932] AC 562 | |
| | Absolute Liability | M.C. Mehta v. Union of India | AIR 1987 SC 1086 | |
| | False Imprisonment | Rudul Sah v. State of Bihar | AIR 1983 SC 1086 | |
| | Defamation | Campbell v. MGN Ltd | [2004] UKHL 22 | |
| | Consumer Protection | Lucknow Development Authority v. M.K. Gupta | AIR 1994 SC 787 | |
| | Motor Vehicle Accident | Ningamma v. United India Insurance Co. Ltd. | (2009) 13 SCC 710 | |
| | MOOC COURSE | Course | Platform | |
| | | Introduction to Law of Torts | SWAYAM – NLU Delhi | |
| Tort Law: Negligence and Nuisance | | SWAYAM – NALSAR | | |
| Consumer Protection Law in India | | NPTEL – IIT Kharagpur | | |
| Product Liability and Consumer Rights | Coursera | | | |

| <u>SECOND SEMESTER</u> | |
|------------------------|-------------------------------|
| LL.B. | Paper Code: LLB (3) 0201 LC-I |
| Law of Crimes-I | Credit: 04 |

Assessment:

| Mid-Term | End-Term |
|----------|----------|
| 40% | 60% |

Course Outcome:

| | | |
|------------|---|------|
| CO1 | Students will be able to recall and memorise the various principles of substantive criminal law under the <i>Bharatiya Nyay Sanhita, 2023</i> . | BL 1 |
| CO2 | Students will understand the scope and utility of provisions of BNS 2023, including elements of criminal liability and exceptions. | BL 2 |
| CO3 | Students will apply principles of criminal law to real-life fact situations and judicial precedents. | BL 3 |
| CO4 | Students will critically analyse elements of crimes, justifications, and liability under BNS 2023. | BL 4 |
| CO5 | Students will participate in experiential activities such as moot trials, simulations of criminal proceedings, case analysis, and MOOCs to understand contemporary criminal law challenges. | BL 5 |

| UNIT | CONTENT | PEDAGOGY | HOURS |
|------|--|--|-------|
| 1. | Introduction to Substantive Criminal Law a. Comparison between IPC and BNS, 2023 b. Extent and operation of BNS 2023 c. Definition of Crime d. Elements of Crime: Actus Reus & Mens Rea e. Stages of Crime f. Excusable acts (Judicial/Executive Acts, Mistake, Accident, Necessity, Infancy, Insanity, Intoxication, Consent, Good Faith) g. Justifications (Private Defence – Body & Property) | Lecture + Case study on transition from IPC to BNS + Discussion on Exceptions | 15 |
| 2. | Joint Liability, Inchoate Crimes & Punishment a. Joint & Constructive Liability b. Criminal Conspiracy c. Abetment d. Punishments: Forms & Categories e. Commutation, Remission, Reprieve | Lecture + Judgment Review (<i>Barendra Kumar Ghosh, Rajiv Gandhi Assassination case</i>) | 10 |
| 3. | Offences Against the Human Body a. Culpable Homicide & Murder b. Hurt & Grievous Hurt c. Assault & Criminal Force d. Wrongful Restraint & Confinement | Lecture + Case Analysis (<i>Nirbhaya Case, 2013; Joseph Shine v. UOI,</i> | 15 |

| | | | |
|-----------|---|--|-----------|
| | e. Kidnapping & Abduction f. Offences against women: Modesty, Voyeurism, Stalking, Acid Attack g. Dowry Death, Cruelty, Marital Offences h. Rape | 2018 on adultery; <i>Shakti Vahini v. UOI</i> , 2018 on honour crimes) | |
| 4. | Offences Against Property a. Theft, Extortion, Robbery, Dacoity b. Criminal Misappropriation & Breach of Trust c. Cheating & Forgery d. Mischief e. Criminal Trespass | Lecture + Group Case Study (<i>K.N. Mehra v. State of Rajasthan</i> , 1957; <i>Cheating in Digital Transactions</i>) | 10 |
| 5. | Miscellaneous Offences a. Waging War b. Criminal Intimidation, Defamation c. Offences relating to Public Health, Safety, Morality d. Contempt of Lawful Authority, False Evidence, Offences against Public Justice | Lecture + Debate (<i>Defamation v. Free Speech – Subramanian Swamy v. UOI</i> , 2016) | 10 |

Experiential Learning:

| UNIT | CONTENT | ACTIVITY | BL | HOURS |
|------|--------------------------------|---|----|-------|
| I | Elements of Crime & Exceptions | Simulation: Apply excusable/justifiable defences to hypothetical cases | L4 | 2 |
| II | Joint Liability & Conspiracy | Moot Trial on Criminal Conspiracy Case | L5 | 2 |
| III | Offences Against Body | Case Analysis: <i>Nirbhaya</i> , <i>Acid Attack cases</i> , <i>Joseph Shine</i> | L5 | 2 |
| IV | Offences Against Property | Group Exercise: Drafting FIR for Theft & Forgery | L3 | 2 |
| V | Miscellaneous Offences | Debate: “Defamation law v. Free Speech” | L4 | 2 |

REFERENCES:

| | |
|------------------|---|
| TEXT BOOK | <ol style="list-style-type: none"> <i>Bharatiya Nyay Sanhita</i>, 2023 Glanville Williams, <i>Textbook of Criminal Law</i>, Universal Law Publishing, 2012 Ratanlal & Dhirajlal, <i>The Indian Penal Code</i> (Read with BNS 2023), Lexis Nexis, 2012 K.D. Gaur, <i>Textbook on Indian Penal Code</i>, Universal Law Publishing, 2012 |
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|-----------------------|---|--|---------------------------------|
| REFERENCE BOOK | <p>J.W. Cecil Turner, <i>Russel on Crime</i>, Universal Law Publishing, 2012</p> <p>K.I. Vibhuti, <i>PSA Pillai's Criminal Law</i>, Lexis Nexis, 2012</p> <p>Dr. H.S. Gaur, <i>Penal Law of India</i>, Law Publishers, 2013</p> <p>John Dawson Mayne, <i>Mayne's Criminal Law of India</i>, Gale, 2013</p> <p>Bare Act of <i>Bharatiya Nyay Sanhita</i>, 2023</p> | | |
| ARTICLE | <p>“Bharatiya Nyay Sanhita, 2023: Continuity and Change from IPC” – NLSIU Journal of Criminal Law, 2024</p> <p>“Defences in Criminal Law: Excuses and Justifications in Comparative Perspective” – NUJS Law Review, 2022</p> <p>“Rape Laws in India Post-Criminal Law Amendment Act, 2013” – Indian Law Institute Journal, 2021</p> <p>“Criminal Conspiracy and Joint Liability in Indian Jurisprudence” – Jindal Global Law Review, 2020</p> | | |
| CASES | Topic | Case Name | Citation / Year |
| | Elements of Crime | Barendra Kumar Ghosh v. King Emperor | AIR 1925 PC 1 |
| | Murder & Culpable Homicide | Virsa Singh v. State of Punjab | AIR 1958 SC 465 |
| | Exceptions – Insanity | M'Naghten's Case (UK); Dahyabhai v. State of Gujarat | AIR 1964 SC 1563 |
| | Private Defence | State of UP v. Ram Swarup | AIR 1974 SC 1570 |
| | Rape | Tukaram v. State of Maharashtra (Mathura case, 1979); Mukesh v. State (Nirbhaya, 2013) | AIR 1979 SC 185; (2017) 6 SCC 1 |
| | Dowry Death | Satya Narayan Tiwari v. State of UP | (2010) 13 SCC 689 |
| | Defamation | Subramanian Swamy v. UOI | (2016) 7 SCC 221 |
| | Waging War | State v. Navjot Sandhu (Parliament Attack case) | (2005) 11 SCC 600 |
| MOOC COURSE | Title | | Platform |
| | Criminal Law – Fundamentals | | SWAYAM (UGC Law Series) |
| | Substantive Criminal Law (IPC to BNS 2023) | | NPTEL – NLU Delhi |

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| | Comparative Criminal Law | Coursera – University of London |
| | Criminal Justice & Human Rights | EdX – HarvardX |

| SECOND SEMESTER | |
|----------------------|-------------------------------|
| LL.B. | Paper Code: LLB (3) 0202 CL-I |
| Constitutional Law-I | Credit: 04 |

Assessment:

| Mid-Term | End-Term |
|----------|----------|
| 40% | 60% |

Course Outcome:

| | | |
|------------|--|------|
| CO1 | Students will be able to memorize the contents and articles of the Indian constitution | BL 1 |
| CO2 | Students will be able to understand various principles enshrined and systems adopted in constitution. They will also be able to understand the process of functioning of various organs established in the constitution. | BL 2 |
| CO3 | Students can apply the constitutional norms on real Legal-politico Problems. | BL 3 |
| CO4 | Students will be able to assess and analyse the dimensions of constitutional provisions. | BL 4 |

| UNIT | CONTENT | PEDAGOGY | HOURS |
|------|---|------------------------|-------|
| 1. | <ul style="list-style-type: none"> a. Definition of Constitution and its Classification b. Sources and Framing of the Indian Constitution c. Salient features of Indian Constitution d. Is Indian Constitution Federal in Nature? | Lecture and Discussion | 15 |
| 2. | Constitutional Organ <ul style="list-style-type: none"> a. Parliament <ul style="list-style-type: none"> i. Composition ii. Parliamentary Privileges iii. Legislative Process b. Executive Power: Power of President and Governor c. Judiciary <ul style="list-style-type: none"> i. Jurisdiction of Supreme Court and High Courts ii. Independence of Judiciary | Lecture and case study | 15 |
| 3. | Distribution of Powers between Centre and States <ul style="list-style-type: none"> a. Legislative Relations between Union and the States b. Administrative Relations between Union and the States c. Financial Relations between Union and the States d. Relevant Doctrines: <ul style="list-style-type: none"> i. Territorial Nexus ii. Harmonious Construction | Lecture | 15 |

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|----|--|---------|----|
| | <ul style="list-style-type: none"> iii. Pith and Substance iv. Doctrine of Repugnancy v. Colourable Legislation | | |
| 4. | Other Provisions <ul style="list-style-type: none"> a. Union Territories b. Emergency Provisions: Articles 352- 360 c. Amendment of Constitution <ul style="list-style-type: none"> i. Procedure of Amendment of the Constitution ii. Doctrine of Basic Structure | Lecture | 15 |

Experiential Learning:

| UNIT | CONTENT | ACTIVITY | BL | HOURS |
|------|--|---------------------------|----|-------|
| 1 | Forms of Government and nature of Indian Constitution. | Group discussion | 4 | 2 |
| 3 | Relation between governments | Case study or simulation | 4 | 4 |
| 4 | Amendment in the constitution | Case study and assignment | 2 | 2 |

REFERENCES:

| | |
|------------------------|---|
| TEXT BOOK | V.N. Shukla, <i>Constitution of India</i> , Eastern Book Agency, 2014 |
| | M.P. Jain, <i>Indian Constitutional Law</i> , Lexis Nexis, 2013 |
| | Narendra Kumar, <i>Constitutional Law of India</i> , Allahabad Law Agency |
| | JN Pandey, <i>Constitutional law of India</i> , Central Law Agency |
| REFERENC E BOOK | D.D. Basu, <i>Introduction to the Indian Constitution of India</i> , Prentice Hall of India Private Ltd., New Delhi, 1994 |
| | H. M. Seervai, <i>Constitutional Law of India</i> , Universal Law Publishing Co., Reprint, 2013 |
| | Glanville Austin, <i>Indian Constitution-Cornerstone of the Nations</i> , Oxford University Press, 1999 |
| | P.M. Bakshi, <i>The Constitution of India</i> , Universal Law Publishing Co., 2014 |
| ARTICLE | chrome-extension://efaidnbmnnnibpcajpcglclefindmkaj/https://www.jetir.org/papers/JETIR1912227.pdf |
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| | https://www.tsclcd.com/article-361-presidential-immunity-india-analysis |
| | https://www.ijlsi.com/wp-content/uploads/Constitutional-Amendment-A-Critical-Analysis.pdf |
| CASES | Ram Jawaya Kapoor v. Union of India |
| | Ram Gopal singh Sisodiya v Union of India |
| | Maru Ram v Union of India |
| | Epuru sudhakar v State of Andhra Pradesh |
| | Jaya Bachhan v Union of India |
| | Tej kiran jain v sanjeeva reddy |
| | PV Narsimha Rao v state |
| | Stockdate v hansard |
| | Dr. jatish Chandra ghosh v hari sadhan mukerjee |
| | Wason v Walter |
| | R. v Graham campell |
| | Raja Rampal v Hon'ble speaker, Lok Sabha |
| | MSM Sharma v shreekrishna sinha |
| | Searchlight case |
| | SP Gupta v Union of India |
| | Court advocates on record association v Union of India |
| | In re presidential reference case |
| | KS Puttuswamy v Union of India |
| | Rameshwar Prasad v Union of India |
| | BP Singhal v Union of India |
| | Shankari Prasad v Union of India |
| | Sajjan Singh v State of Rajasthan |
| | IC GolakNath v state of Punjab |
| | Keshavanand Bharti v State of Kerla |
| | Minerva Mills v Union of India |
| | State of Rajasthan v Union of India |
| | SR Bommai v Union of India |
| | Kihoto Hollohan v Zachilhu |
| | FN Balsara v State of Bombay |
| | Deep Chand v State of UP |
| Bailley v Drexel furniture co. | |
| Jayant Verma v Union of India | |

| <u>SECOND SEMESTER</u> | |
|------------------------|--------------------------------|
| LL.B. | Paper Code: LLB (3) 0203 CT-II |
| Law of Contract – II | Credit: 04 |

Assessment:

| Mid-Term | End-Term |
|----------|----------|
| 40% | 60% |

Course Outcome:

| | | |
|------------|--|------|
| CO1 | Memorize and recall the concepts of specific contracts and allied laws relating to contract. | BL 1 |
| CO2 | Interpret statutory provisions of the Indian Contract Act, Partnership Act, Sale of Goods Act, and Specific Relief Act. | BL 2 |
| CO3 | Apply legal principles to resolve legal problems in contractual fields. | BL 3 |
| CO4 | Analyze the judicial interpretations of specific contracts through case law and contemporary developments. | BL 4 |
| CO5 | Engage in experiential learning activities such as drafting agreements, case reviews, and moot problems based on partnership disputes, agency contracts, and remedies under Specific Relief Act. | BL 5 |

| UNIT | CONTENT | PEDAGOGY | HOURS |
|------|--|-----------------|-----------|
| 1. | Indemnity, Guarantee and Agency a. Distinction between indemnity and guarantee b. Rights and duties of indemnifier c. Rights and duties of surety and discharge of surety d. Rights and duties of bailor/bailee, lien e. Definition of agent and principal, creation of agency and its termination f. Contemporary developments – Digital contracts & E-agency | LECTURES | 16 |
| 2. | The Indian Partnership Act, 1932 a. Nature of partnership firm b. Rights and duties of partners inter se c. Incoming and outgoing partners, position of minor d. Dissolution and consequences | LECTURES | 16 |

| | | | |
|-----------|---|-----------------|-----------|
| | e. LLP Act, 2008 – Comparison with Partnership Act | | |
| 3. | The Sale of Goods Act, 1930 a. Definitions, distinction between sale and agreement to sell b. Conditions and warranties c. Passing of property in goods d. Rights of unpaid seller and remedies for breach of contract e. Online sales, consumer protection, and e-commerce contracts | LECTURES | 12 |
| 4. | The Specific Relief Act, 1963 a. Objectives and definitions under the Act – brief introduction b. Recovering possession of property c. Specific performance and rescission of contract d. Rectification and cancellation of instruments e. Injunctions f. 2018 Amendments – Specific performance as a rule, substituted performance | LECTURES | 16 |

Experiential Learning:

| Unit | Content | Activity | Hours |
|-------------|------------------------------|---|--------------|
| I | Indemnity, Guarantee, Agency | Drafting an indemnity & guarantee clause; case discussion on discharge of surety | 2 |
| II | Partnership Act | Group project on dissolution of firm; moot on liability of outgoing partner | 2 |
| III | Sale of Goods Act | Case study on “rights of unpaid seller” & debate on “E-commerce & online sales” | 2 |
| IV | Specific Relief Act | Moot on “Specific performance post-2018 amendment”; drafting an injunction petition | 3 |

REFERENCES:

| | |
|-----------------------|---|
| TEXT BOOK | <ol style="list-style-type: none"> 1. Pollock & Mulla, <i>Indian Contract and Specific Relief Act</i> (Lexis Nexis, 2013, 14th Ed.) 2. Avtar Singh, <i>Law of Partnership</i> (EBC, 2012, 4th Ed.) 3. Avtar Singh, <i>Law of Contract and Specific Relief</i> (EBC, 2013, 11th Ed.) |
| REFERENCE BOOK | <ol style="list-style-type: none"> 1. Avtar Singh, <i>Sale of Goods</i> (EBC, 2011, 7th Ed.) 2. Michael G. Bridge (ed.), <i>Benjamin's Sale of Goods</i> (Sweet & Maxwell, 2013, 8th Ed.) 3. P.S. Atiyah, <i>Sale of Goods</i> (Pearson Education, 2010, 12th Ed.) 4. P. Mulla, <i>The Sale of Goods and Indian Partnership Act</i> (Lexis Nexis, 2012, 10th Ed.) 5. <i>Anson's Law of Contract (2020 Edition)</i> |
| ARTICLE | <p>“India’s Labour Codes: A Critique” – NUJS Law Review, 2023</p> <p>“The Constitutional Right to Strike in India” – NLU Delhi Law Journal, 2022</p> <p>“Standing Orders and Contractualization of Labour” – Labour Law Journal, 2021</p> <p>“Digital Compliance and Labour Inspections” – Economic & Political Weekly, 2022</p> |
| CASES | <ol style="list-style-type: none"> 1. <i>Khimji Dhanji v. Lalji Ramji</i> (1935) – Indemnity 2. <i>Bank of Bihar v. Damodar Prasad</i> (1969) – Liability of surety 3. <i>State Bank of India v. Premco Saw Mill</i> (1983) – Surety’s discharge 4. <i>Pannalal Jankidas v. Mohanlal</i> (1951) – Principal’s liability 5. <i>Syed Abdul Khader v. Rami Reddy</i> (1979) – Agency by estoppel 6. <i>Cox v. Hickman</i> (1860) – Test of partnership 7. <i>Addanki Narayanappa v. Bhaskara Krishnappa</i> (1966) – Nature of partner’s interest 8. <i>Bhikaji v. Brijlal</i> (1955) – Position of minor partner 9. <i>Rowland v. Divall</i> (1923) – Passing of ownership 10. <i>Kailash Nath Associates v. DDA</i> (2015) – Forfeiture & compensation 11. <i>Kalyani Breweries v. State of West Bengal</i> (1997) – Unpaid seller’s rights |

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| | <p>12. <i>Dorab Cawasji Warden v. Coomi Sorab Warden</i> (1990) – Grant of injunction</p> <p>13. <i>K. Narendra v. Riviera Apartments</i> (1999) – Specific performance discretionary</p> <p>14. <i>Indian Oil Corporation v. Amritsar Gas Service</i> (1991) – Specific performance denied due to determinable contract</p> <p>15. <i>Sarla Devi v. Ramji Lal</i> (2018) – Specific performance post-amendment</p> |
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| SECOND SEMESTER | |
|-----------------|-----------------------------|
| LL.B. | Paper Code: LLB (3) 0204 LP |
| LAW OF PROPERTY | Credit: 04 |

Assessment:

| Mid-Term | End-Term |
|----------|----------|
| 40% | 60% |

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

| | | |
|-----|---|------|
| CO1 | To Study the Meaning, Objects, and Importance of jurisprudential aspects of Property and General Principles Relating to Transfer of Property. | BL 1 |
| CO2 | To Understand the General Principles Governing Transfer of Immoveable Property in India. | BL 2 |
| CO3 | To Identify the various methods of transfer of Property in India, keeping in mind the nature and objects of such transfer and the importance of different kinds of transfer of property in India and selection of appropriate mode of transfer. | BL 3 |
| CO4 | To Analyse relationship with Transfer of property Act 1882 with Indian Registration Act and Easement Act and the basics of Indian Registration Act and Easement Act. | BL 4 |
| CO5 | To Know the appropriate mechanism to create specific transfer in relation to property including transfer under Indian Trust Act and Equity, Indian Stamp Act. | BL 5 |

| UNIT | CONTENT | PEDAGOGY | HOURS |
|------|---|----------|-------|
| 1. | Concept of Property and General Principles Relating to Transfer of Property a. Concept of Property: Distinction between Movable and Immoveable Property b. Conditions Restricting Transfer c. Definition of Transfer of Property d. Transferable and Non-Transferable Property e. Transfer to an Unborn Person and Rule against Perpetuity f. Vested and Contingent interest | LECTURE | 15 |
| 2. | General Principles Governing Transfer of Property a. Rule of Election b. Transfer by Ostensible Owner c. Rule of Feeding Grant by <i>Estoppel</i> d. Rule of <i>Lis pendens</i> e. Transfer by Co-owner and Joint Transfer f. Fraudulent Transfer g. Rule of Part Performance | LECTURE | 15 |
| 3. | Specific Transfers – I a. Mortgage: Definitions and | LECTURE | 15 |

| | | | |
|----|---|----------------|-----------|
| | Kinds, Rights and Liabilities of Mortgagor and Mortgagee b. Charge | | |
| 4. | Specific Transfer – II a. Gift b. Lease c. Actionable Claim | LECTURE | 15 |

Experiential Learning:

| UNIT | CONTENT | ACTIVITY | BL | HOURS |
|------|----------|-----------------|----------|----------|
| 1 | Mortgage | Drafting | 4 | 2 |
| 3 | Gift | Drafting | 4 | 4 |

REFERENCES:

| | |
|----------------------|--|
| LEXI BOOK | Mulla, <i>Transfer of Property Act</i> , Lexis Nexis, 2013 |
| | Poonam Pradhan Saxena, <i>Property Law</i> , 2011 |
| Reference | James Charles Smith, <i>Propert and Sovereignty (Law, Property and Society)</i> , Ashgate, 2014 |
| | Avtar Singh, <i>Transfer of Property Act</i> , Universal Publishing Pvt Ltd., 2012 |
| Books | Sandeep Bhalla, <i>Digest of Cases on Transfer of Property in India</i> , Eastern Book Company, 2 nd Edn., 2012 |
| CASES | Bajrang Chandraji v Sita Ram Bader |
| | Lalit Mohan Ghosh v Gopal Chandra |
| | Arif v Jadunath |
| | Delhi Development Authority v Skipper Construction co. ltd. |
| | AB Govardhan v P Ragothaman |
| | Harbans v OmParkash |
| | Kanti Ram v Kutubuddin Mahomed |
| | Wake v halt |
| | Lawton v Lawton |
| | Holland v Hodgson |
| | Chaturbhuj v Benett |

| SECOND SEMESTER | |
|-----------------|-------------------------------|
| LL.B. | Paper Code: LLB (3) 0205 FL-I |
| Family Law-I | Credit: 04 |

Assessment:

| Mid-Term | End-Term |
|----------|----------|
| 40% | 60% |

Course Outcome:

| | | |
|-----|--|------|
| CO1 | The students would be able to memorize basic concept of the evolution of the Personal Laws in India. | BL 1 |
| CO2 | The students would be able to understand the laws relating to family law. | BL 2 |
| CO3 | The students would be able to interpret and compare various laws in its daily life which regulates the personal law of Hindus and Muslims. | BL 3 |
| CO4 | The students would be able to apply and analyse laws relating to family. | BL 4 |

| UNIT | CONTENT | PEDAGOGY | HOURS |
|------|---|---|-------|
| 1. | HINDU MARRIAGE AND DISSOLUTION a. Institution of Marriage under Hindu Law i. Evolution and Concept of the Institution of Marriage ii. Forms, Validity and Voidability of Marriage b. Matrimonial Remedies i. Restitution of Conjugal Rights ii. Judicial Separation iii. Dissolution of Marriage : Theories, Forms of Divorce, Grounds iv. Divorce by Mutual Consent v. Irretrievable Breakdown as a Ground for Dissolution | LECTURES + CASE STUDY+ DISCUSSION | 15 |
| 2. | Muslim Marriage and Dissolution of Marriage a. <i>Nikah</i> (Muslim Marriage) i. Definition, Object and Nature ii. Essentials for Validity iii. Obligations Arising out of Marriage – under Classical and Statutory Law b. Dissolution of Marriage a. <i>Talaq</i> : Concept and Modes b. Grounds: | LECTURES + CASE STUDY+ DISCUSSION | 15 |

| | | | |
|----|---|---|----|
| | <ul style="list-style-type: none"> i. Under Classical Law ii. Under Statutory Law: Dissolution of the Muslim Marriage Act, 1939 | | |
| 3. | <p>Adoption, Maintenance of Guardianship</p> <ul style="list-style-type: none"> a. Adoption: <ul style="list-style-type: none"> (i) Nature (ii) Law on adoption (iii) Inter Country Adoption b. Adoption: Conditions and Effect <ul style="list-style-type: none"> (i) Ceremonies (ii) Capability (iii) Effect c. Maintenance <ul style="list-style-type: none"> (i) Entitlement (ii) Enforcement (iii) Maintenance Rights of Muslim Women (iv) Maintenance under the BNSS d. Guardianship | LECTURES + CASE STUDY+ DISCUSSION | 15 |
| 4. | <p>Civil Marriage and Emerging trends in Family Law</p> <ul style="list-style-type: none"> a. Provisions of Special Marriage Act, 1954 b. Emerging trends: <ul style="list-style-type: none"> i. Surrogacy ii. Live-in Relationship iii. IVF iv. Domestic Violence v. Same Sex Marriage | LECTURES + CASE STUDY+ DISCUSSION | 15 |

Experiential Learning:

| UNIT | CONTENT | ACTIVITY | BL | HOURS |
|------|-----------------------------|-----------|----|-------|
| 1. | Maintenance rights of women | Debate | 4 | 2 |
| 2. | Emerging trends | Interview | 4 | 2 |
| 3. | Divorce petition | drafting | 3 | 2 |

REFERENCES:

| | |
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| TEXT BOOK | Paras Diwan, <i>Modern Hindu Law</i> , Allahabad Law Agency, 1993 |
| | Mulla, <i>Principles of Hindu Law</i> , Lexis Nexis, 2007 A.A.A. Fyzee, <i>Outlines of Mohammadan Law</i> , Oxford University Press, 1974 |
| REFERENCE BOOK | Afzal Qutb, <i>A Treatise on Faith Oriented Family Norms</i> , 1990. |
| | Kusum, <i>Marriage and Divorce Law Manual</i> , Universal Law Publishing Co. Pvt. Ltd., 2000 |

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| | Tahir Mahmood, <i>The Muslim Law of India</i> , Law Book Company, 1980 |
| | Dr. M.Afzal Wani, <i>Islamic Law on Maintenance of Women, Children and Other Relatives</i> , 1996. |
| ARTICLE | Anju Suneja, <i>Study of Related Theories and Sections of Hindu Marriage Act, 1955</i> , International Journal of Law, Vol. 2, Issue 6, pp. 103–105 (2016). |
| | Vaibhav Sharma & Radhika Sinha, <i>Hindu Marriage: Analysing Legal Framework, Practices, and Case Law</i> , IJCRT, Vol. 12, Issue 12 (Dec 2024) |
| | Varnika Dutta, <i>Navigating the Hindu Marriage Act of 1955: A Journey of Law, Society and Changing Times</i> , IJIRL, Vol. 1, Issue 1 (Jan 2025) |
| | Saumya Sharma, <i>Essentials of Valid Hindu Marriage under Hindu Marriage Act, 1955</i> (2021) |
| | Harsimran Bedi, <i>The Concept of Marriage under Hindu Law and its Changing Dimensions</i> , ILI Law Review, Winter Issue (2022), pp. 73–92. |
| CASES | Shah Bano Begum v. Mohd. Ahmed Khan (1985) 2 SCC 556 |
| | Sarla Mudgal v. Union of India (1995) 3 SCC 635 |
| | Shayara Bano v. Union of India (2017) 9 SCC 1 |
| | Samar Ghosh v. Jaya Ghosh (2007) 4 SCC 511 |
| | Lata Singh v. State of U.P. (2006) 5 SCC 475 |
| | Naveen Kohli v. Neelu Kohli (2006) 4 SCC 558 |
| | Danial Latifi v. Union of India (2001) 7 SCC 740 |
| | Chand Dhawan v. Jawaharlal Dhawan (1993) 3 SCC 406 |
| | Badshah v. Urmila Badshah Godse (2014) 1 SCC 188 |
| | S. Nagalingam v. Sivagami (2001) 7 SCC 487 |
| | Smt. Saroj Rani v. Sudarshan Kumar Chadha (1984) 4 SCC 90 |
| | Shobha Rani v. Madhukar Reddy (1988) 1 SCC 105 |
| Seema v. Ashwani Kumar (2006) 2 SCC 578 | |

| THIRD SEMESTER | |
|-------------------------------|--------------------------------|
| LL.B. | Paper Code: LLB (3) 0301 LC-II |
| LAW OF CRIMES-II (PROCEDURAL) | Credit: 04 |

Assessment:

| Mid-Term | End-Term |
|----------|----------|
| 40% | 60% |

Course Outcome:

| | | |
|------------|---|------|
| CO1 | Students will be able to define and remember the terminology used in the criminal process code. They will also be able to memorize the essential provisions of Bharatiya Nagarik Suraksha Sanhita, 2023 . which are vital in criminal Process. | BL 1 |
| CO2 | Students will be able to understand the Pre-Trial, Trial and Post-Trial Process along with the rights of parties during the criminal Process. | BL 2 |
| CO3 | Students will be able in application of the provision and principles of criminal law on hypothetical and real problems. | BL 3 |
| CO4 | Students will be able to Explain and raise question pertaining to criminal process and principles thereof. | BL 4 |

| UNIT | CONTENT | PEDAGOGY | HOURS |
|------|--|--|-------|
| 1. | Introduction e. Object and Importance of Bharatiya Nagarik Suraksha Sanhita, 2023 f. Functionaries under the Bharatiya Nagarik Suraksha Sanhita, 2023- courts and prosecution g. Basic Concepts: Bailable Offence, Non-Bailable Offence, Cognizable Offence, Non-cognizable Offence, Complaint, Charge, Police Report, Investigation, Inquiry and Trial, Summons Case, Warrant Case h. Jurisdiction of the Criminal Courts in Inquiries and Trials | LECTURE METHODS + CASE STUDY + GROUP DISCUSSION | 15 |
| 2. | Arrest, Bail and Pre- Trial Proceedings f. Arrest and Rights of an Arrested Person g. Process to Compel Appearance of Person h. Process to Compel Production of Things i. Maintenance of public order and tranquillity | LECTURE METHODS + CASE STUDY + | 15 |

| | | | |
|-----------|--|--|-----------|
| | j. Complaint and initiation of proceeding k. Investigation and submission of reports | GROUP DISCUSSION | |
| 3. | Trial Proceedings a. Framing of Charges and Joinder of Charges b. Types of trials: Sessions Trial, Warrant Trial, Summons Trial, Summary Trial c. Judgement and Sentences under the Code d. General Provisions as to Inquiries and Trial e. Execution, suspension, remission and commutation of sentences | LECTURE METHODS + CASE STUDY + GROUP DISCUSSION | 15 |
| 4. | Miscellaneous a. Appeals b. Reference and Revision c. Inherent Power of Court d. Plea Bargaining e. Provision for Bail under the Code f. Effect of irregularities | LECTURE METHODS + CASE STUDY + GROUP DISCUSSION | 15 |

Experiential Learning:

| UNIT | CONTENT | ACTIVITY | BL | HOURS |
|----------|--------------------------|-------------------------------|----------|----------|
| 1 | | EXTEMPORE | 4 | 2 |
| 2 | FRAMING OF CHARGE | DRAFTING OF CHARGE | 3 | 2 |
| 3 | CONCEPT OF BAIL | DISCUSSION | 4 | 2 |

REFERENCES:

| | |
|-----------------------|---|
| TEXT BOOK | Ratanlal & Dhirajlal, <i>Criminal Procedure</i> , Lexis Nexis Butterworths Wadhwa, Nagpur, 2012 |
| | S.C. Sarkar, <i>The Law of Criminal Procedure</i> , Wadhawa & Co. , Nagpur, |
| | All books relating to the code of criminal procedure shall be construed in reference to the Bharatiya Nagarik surakhsha Sanhita. 2023 |
| REFERENCE BOOK | K.N. Chandrasekharan Pillai, <i>R.V. Kelkar's Lectures on Criminal Procedure</i> , Eastern Book Company, 2013 |
| | K.N. Chandrasekharan Pillai, <i>Criminal Procedure</i> , Eastern Book Company, 2004 |
| | 1. Justice P.S. Narayana, <i>Code of Criminal Procedure</i> , ALT Publications, 2012 |
| | 2. Aiyer, Mitter, <i>Law of Bails- Practice and Procedure</i> , Law Publishers (India) Pvt. Ltd., 2012 |

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|--------------|---|
| | |
| CASES | Sakiri Vasu v. State of Uttar Pradesh (2008) 2 SCC 409 |
| | Arnesh Kumar v. State of Bihar, (2014) 8 SCC 273 |
| | Gian Singh v. State of Punjab, (2012) 10 SCC 303 |
| | Joginder Kumar v. State of UP., (1994) 4 SCC 260 |
| | Sheela Barse v. State of Maharashtra, (1983) 2 SCC 96 |
| | Shatrughan Chauhan v. Union of India (2014) 3 SCC 1 |
| | D.K. Basu v. State of West Bengal (1997) 1 SCC 416 |
| | Lalita Kumari v. Government of Uttar Pradesh (2014) 2 SCC 1 |
| | Selvi v. State of Karnataka (2010) 7 SCC 263 |
| | Monica Bedi v. State of Andhra Pradesh (2011) 1 SCC 284 |
| | Dropti Devi v. Union of India (2012) 7 SCC 499 |
| | Ajay Kumar Parmar v. State of Rajasthan 2012 (9) SCALE 542 |
| | Central Bureau of Investigation v. Mustafa Ahmed Dossa (2011) 4 SCC 418 |

| THIRD SEMESTER | |
|----------------|--------------------------------|
| LL.B. | Paper Code: LLB (3) 0302 FL-II |
| Family Law-II | Credit: 04 |

Assessment:

| Mid-Term | End-Term |
|----------|----------|
| 40% | 60% |

Course Outcome:

| | | |
|------------|--|------|
| CO1 | Student would be able to memorize the basis concept related to principles of inheritance, devolution of property, operation of Will and gift. | BL 1 |
| CO2 | Student would be able to classify and discuss the mode of devolution under the Hindu and Muslim Law. | BL 2 |
| CO3 | Student would be able to apply the learning into a real time scenario that would make them practically learned about how the partition and inheritance is effectuated. | BL 3 |
| CO4 | Student would be able to compare the division of property in different kinds of scenario including their heirs among male and female in different scenarios. | BL 4 |

| UNIT | CONTENT | PEDAGOGY | HOURS |
|-----------|--|-----------------|-----------|
| 1. | Unit-I: Joint Hindu Family a. Mitakshara and Dayabhaga Schools b. Formation and Incident under the Coparcenary Property under Dayabhaga and Mitakshara: Extent and Mode of Succession c. Karta of Joint Family: Position, Powers and Privileges d. Debts: Doctrine of Pious Obligation and Antecedent Debts | LECTURES | 15 |
| 2. | Unit-II: Partition a. Meaning, Division of Right and Division of Property b. Persons Entitled to Demand Partition c. Partition how Effectuated; Suit for Partition | LECTURES | 15 |

| | | | |
|-----------|--|-----------------|-----------|
| | d. Re-opening of Partition; Re-union | | |
| 3. | Unit-III: Principles of Inheritance under Hindu and Muslim Law a. The Hindu Succession Act, 1956 General Rules of Succession of a Hindu Male and Female dying Intestate under the Hindu Succession Act b. Stridhan c. Women's Estate, Power of Female heirs over inherited property d. Gifts, wills and Endowments in Hindu Law | LCTURES | 15 |
| 4. | Unit-IV: Muslim Law of Property a. Hiba: Concept, Formalities, Capacity, Revocability b. Wasiyat: Concept, Formalities. c. Waqf | LECTURES | 15 |

Experiential Learning:

| UNIT | CONTENT | ACTIVITY | BL | HOURS |
|------|----------------------|---------------|----|-------|
| 1. | DIVISION OF PROPERTY | MOOT COURT | 3 | |
| 2. | PARTITION | GUEST LECTURE | 4 | |

REFERENCES:

| | |
|-----------------------|---|
| TEXT BOOK | A.A.A. Fyzee, Outlines of Mohammadan Law, Oxford University Press, 1974 |
| | Mulla, Principles of Hindu Law, Lexis Nexis, 2007 |
| REFERENCE BOOK | Paras Diwan, Modern Hindu Law, Allahabad Law Agency, 1993 |
| | Mulla, Principles of Hindu Law, Lexis Nexis, 2007 |
| | Tahir Mahmood, The Muslim Law of India, Law Book Company, 1980 |
| | B.M. Gandhi, Family Law, Eastern Book Company, 2012 |
| ARTICLE | Coparcenary under Hindu Law: Boundaries Redefined by Dr. Vijender Kumar |
| | May a Hindu Woman be the Manager of a Joint Hindu Family at Mitakshara Law? By Prof. J.D.M. Derrett |
| | Proprietary Rights of Females under Hindu Law: Strains and Stresses by |

| | |
|--------------|---|
| | Prof. Vijender Kumar |
| | Basis and Nature of Pious Obligation of Son to Pay Father's Debt vis-à-vis Statutory Modifications in Hindu Law by Prof. Vijender Kumar |
| | Family, Work and Matrimonial Property: Implications for Women and Children by Prof. Kamala Sankaran |
| CASES | Hunooman Persaud v Must Babooee 1856 PC 393 |
| | Bachoo Hurkrisondas v. Mankorebai (1907) 34 IA 107 |
| | Brij Narain v. Mangla Prasad (1923) 51 IA 129 |
| | Hanuman Prasad v. Indrawati AIR 1958 All 304 |
| | Seshamma v. Ramakoteswara Rao AIR 1958 SC 280 |
| | Kotturuswami v. Veeravva AIR 1959 SC 577 |
| | Amrit Lal v. Jayantilal AIR 1960 SC 964 |
| | Uttam v. Saubhag Singh AIR 2016 SC 1169 |
| | Arshnoor Singh v. Harpal Kaur AIR 2019 SC 3098 |
| | Danamma v. Amar (2018) 3 SCC 343 |
| | Prakash v. Phoolawati AIR 2016 SC 769 |
| | Vineeta Sharma v. Rakesh Sharma (2020) 9 SCC 1 |
| | Ram Charan v. Sukhram 2025 INSC 865 |
| VIDEO | https://www.youtube.com/watch?v=gRT2MayA72M |

| THIRD SEMESTER | |
|-----------------------|--------------------------------|
| LL.B. | Paper Code: LLB (3) 0303 CL-II |
| CONSTITUTIONAL LAW-II | Credit: 04 |

Assessment:

| Mid-Term | End-Term |
|----------|----------|
| 40% | 60% |

Course Outcome:

| | | |
|------------|--|------|
| CO1 | Students can memorise the various rights and direction to states under the constitution. | BL 1 |
| CO2 | Students will be able to understand the utility and dimension of fundamental rights. | BL 2 |
| CO3 | Students will be able to apply the principles enshrined in Part III of the constitution on real scenarios and possible solution of violation of fundamental rights. They will be able to identify and avails the remedy for aggrieved. | BL 3 |
| CO4 | Students will be analysed the scope of fundamental rights and expansion of fundamental rights to keep pace with the time. Students will also be able to analyse the fundamental rights in comparative dimensions. | BL 4 |
| CO5 | Students will be able to evaluate the feasibility and efficiency of fundamental rights and approach of the court in protection of fundamental rights. They will also be able to evaluate the various directive principles of state policy. | BL 5 |

| UNIT | CONTENT | PEDAGOGY | HOURS |
|------|--|------------------------|-------|
| 1. | Fundamental Rights – I <ol style="list-style-type: none"> Definition of ‘State’ for Enforcement of Fundamental Rights: Justifiability of Fundamental Rights, Doctrine of Eclipse, Severability, Waiver Right to Equality (Articles14-18): Doctrine of Reasonable Classification and the Principle of Absence of Arbitrariness, Legitimate Expectations, Principle of Compensatory Discrimination Fundamental Freedom (Article 19): Freedom of Speech and Expression, Freedom of Press and Media; Expansion by Judicial Interpretation of Article19; Reasonable Restrictions (Article19 clause (2) to (5) | LECTURE AND CASE STUDY | 15 |

| | | | |
|----|--|-------------------------------|----|
| 2. | Fundamental Rights – II a. Right to Life and Personal Liberty (Articles 20-22): Scope and Content (Expansive Interpretation- Right to Privacy, Gays’ Rights, Live-in Relationships, etc.) b. Right to Education (Article 21A): RTE Act, 2009 c. Right against Exploitation (Articles 23-24): Forced Labour, Child Employment and Human Trafficking | LECTURE AND CASE STUDY | 15 |
| 3. | Fundamental Rights- III a. Freedom of Religion and Cultural and Educational Rights of Minorities (Articles 25-30) b. Writs: <i>Habeas Corpus</i> , <i>Mandamus</i> , <i>Certiorari</i> , Prohibition and <i>Quo-warranto</i> c. Art. 32 and Art. 226 d. Judicial Review | LECTURE AND CASE STUDY | 15 |
| 4. | Directive Principles and Fundamental Duties a. Nature and Justiciability of the Directive Principles b. Detailed Analysis of Directive Principles (Articles 37-51) c. Fundamental Duties d. Inter-Relationship between Fundamental Rights and Directive Principles | LECTURE AND CASE STUDY | 15 |

Experiential Learning:

| UNIT | CONTENT | ACTIVITY | BL | HOURS |
|------|---|------------------------------|----|-------|
| 1 | Case analysis of RK Dalmia v Justice SR Tendolkar and EP Royappa v State of Tamilnadu | Case analysis | 4 | 2 |
| 2 | Freedom of speech and expression and reasonable restriction | Discussion and presentations | 4 | 4 |
| 3 | Right to life and personal liberty | Case presentations | 2 | 2 |
| 4 | Right of minority | Discussion and case study | 4 | 2 |

REFERENCES:

| | |
|------------------|---|
| TEXT BOOK | V.N. Shukla, <i>Constitution of India</i> , Eastern Book Agency, 2014 |
| | M.P. Jain, <i>Indian Constitutional Law</i> , Lexis Nexis, 2013 |
| | Narendra Kumar, <i>Constitutional Law of India</i> , Allahabad Law Agency |
| | JN Pandey, <i>Constitutional law of India</i> , Central Law Agency |

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| Reference Books | D.D. Basu, <i>Introduction to the Indian Constitution of India</i> , Prentice Hall of India Private Ltd., New Delhi, 1994 |
| | H. M. Seervai, <i>Constitutional Law of India</i> , Universal Law Publishing Co., Reprint, 2013 |
| | Glanville Austin, <i>Indian Constitution-Cornerstone of the Nations</i> , Oxford University Press, 1999 |
| | P.M. Bakshi, <i>The Constitution of India</i> , Universal Law Publishing Co., 2014 |
| ARTICLE | chrome-extension://efaidnbmnnnibpcajpcglclefindmkaj/https://www.jetir.org/papers/JETIR1912227.pdf |
| | chrome-extension://efaidnbmnnnibpcajpcglclefindmkaj/https://www.jetir.org/papers/JETIR1912227.pdf |
| | chrome-extension://efaidnbmnnnibpcajpcglclefindmkaj/http://14.139.60.116:8080/jspui/bitstream/123456789/16145/1/008_Powers%20of%20President_Myth%20or%20Reality%20%28367-399%29.pdf |
| | https://www.tseld.com/article-361-presidential-immunity-india-analysis |
| | https://www.ijlsi.com/wp-content/uploads/Constitutional-Amendment-A-Critical-Analysis.pdf |
| CASES | ShantaBai v University of Madras |
| | Mohanlal v Rajasthan State Electricity Board |
| | BCCI v Zee Telefilms |
| | RD Shetty v IAA |
| | Ajay Hasia v Khalid Mujib |
| | Ambica Mills case |
| | Shreya Singhal v Union of India |
| | BashesarNath v IT commr. |
| | AR Auntulay v RS Nayak |
| | RK Dalmia v Justice Tendolkar |
| | Nargesh meerza v Air India |
| | DS Nakar v Union of India |
| | EP Royappa v State of Tamilnadu |
| | In Re special courts Bill case |
| | Champakam Dorairajan v State of madras |
| | NM Thomas v State of kerala |
| | Indira Sawhney v Union of India |
| Vir Pal singh Chauhan case | |
| M Nagraj v Union of India | |

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| Romesh Thapar v state of Madras |
| Indian Express newspaper v Union of India |
| Benett Coleman v Union of India |
| Sakal Papers v Union of India |
| Scheneck v united states |
| Hamdard Dawakhana v Union of India |
| Tata Press v MTNL |
| Ranjit D Udeshi case |
| R v Hicklin |
| Bijoy Emmanuel v state of Karnataka |
| Rattan singh v State of Punjab |
| Maqbool Husain v State of Maharashtra |
| Kathi kalu Oghad v State of Bomabay |
| Selvi v State of Karnataka |
| Nandini Sathpathy v PL Dani |
| Maneka Gandhi v Union of India |
| Olga Tellis v Union of India |
| Navtej Singh Johar v Union of India |
| Sunit Batra v Delhi Administration |
| JP Unnikrishnan v State of Andhra Pradesh |
| DK Basu v State of West Bengal |
| Rudul shah case |
| Nilabati behera case |
| Shatrughn Chauhan v Union of India |
| AK Gopalan case |
| TMA Pai foundation case |
| ADM Jabalpur v Shivkant Shukla |
| RC Cooper v Union of India |
| IR Coelho v State of tamilnadu |
| PA Inamdar case |

| THIRD SEMESTER | |
|-------------------|-----------------------------|
| LL.B. | Paper Code: LLB (3) 0304 EL |
| Environmental Law | Credit: 04 |

Assessment:

| Mid-Term | End-Term |
|----------|----------|
| 40% | 60% |

Course Outcome:

| | | |
|-----|--|------|
| CO1 | Students will be able to define various concepts of Environmental Law. | BL 1 |
| CO2 | Students will be able to understand the enviro-legal jurisprudence and its evolution in India. | BL2 |
| CO3 | Students will be able to articulate and implement the laws relating to the environment with the help of judicial precedents. | BL3 |
| CO4 | Students will be able to reflect and debate on recent and emerging environmental legal concepts | BL4 |

| UNIT | CONTENT | PEDAGOGY | HOURS |
|------|--|----------|-------|
| 1. | <p>Environmental Protection: International and National Perspective</p> <p>A. Introduction</p> <ul style="list-style-type: none"> - Environment: Meaning - Environmental Pollution: Meaning and Issues <p>B. Constitutional Guidelines</p> <ul style="list-style-type: none"> - Right to Wholesome Environment: Evolution and Application - Articles: 14, 19(1)(g), 21, 48-A, 51-A(g) - Environmental Protection through Public Interest Litigation <p>C. Environmental Laws: India and International</p> <ul style="list-style-type: none"> - Law of Torts - Law of Crimes - Public Nuisance - Emergence of Environmental Legislations | Lectures | 15 |
| 2. | <p>Prevention and Control of Water, Air, Noise and Land Pollution</p> <p>A. Water (Prevention and Control of Pollution) Act, 1974</p> <ul style="list-style-type: none"> - Definition of Water Pollution - Central & State Pollution Control Boards: | Lectures | 15 |

| | | | |
|----|---|----------|----|
| | <p>Constitution, Powers, Functions</p> <ul style="list-style-type: none"> - Water Pollution Control Areas - Sample of Effluents: Procedure - Restraint Orders - Consent Requirement: Procedure, Grant/Refusal, Withdrawal - Citizen Suit Provision <p>B. Air (Prevention and Control of Pollution) Act, 1981</p> <ul style="list-style-type: none"> - Definition of Air Pollution - Central & State Pollution Control Boards: Constitution, Powers, Functions - Air Pollution Control Areas - Consent Requirement: Procedure, Grant/Refusal, Withdrawal - Sample of Effluents: Procedure; Restraint Orders - Citizen Suit Provision <p>C. Noise Pollution Control Order, 2000: Overview & Salient Features</p> <p>D. Land Pollution: Overview & Salient Features</p> | | |
| 3. | <p>General Environment Legislations and Protection of Forests and Wildlife</p> <p>A. Environment (Protection) Act, 1986</p> <ul style="list-style-type: none"> - Definitions: Environment, Environmental Pollutant, Environmental Pollution - Powers and Functions of Central Government - Important Notifications u/s 6: Hazardous Substance Regulation, Bio-Medical Waste Management, Coastal Zone Management, EIA - Public Participation and Citizen Suit Provision <p>B. Forest Laws & Wild Life Protection Laws</p> | Lectures | 15 |
| 4. | <p>International Environmental Law and Current Trends</p> <p>A. Introduction to International Environmental Law</p> <ul style="list-style-type: none"> - Environmental Law from a Human Rights Perspective - Stockholm Declaration - Rio Declaration - Doctrines: Sustainable Development, Precautionary Principle, Polluter Pays Principle, Public Trust Doctrine - UNEP <p>B. National Green Tribunal (NGT)</p> <p>iii. - Constitution, Powers, Functions</p> | Lectures | 15 |

Experiential Learning:

| UNIT | CONTENT | ACTIVITY | BL | HOURS |
|--------|---|----------------|----|-------|
| I & II | Project-based Studies including special lectures by experts are used to provide practical exposure and enhance knowledge beyond | Expert Lecture | 3 | |

| | | | | |
|-----|-----------------------|---------------|---|--|
| | traditional teaching. | | | |
| III | Tests | MCQ sand test | 2 | |
| IV | Case-based learning | Case study | 3 | |

REFERENCES:

| | |
|----------------|---|
| TEXT BOOK | 1. Shyam Diwan & Armin Rosencranz, Environmental Law and Policy in India, Oxford University Press, 2nd Ed., 2001 |
| | 2. P. Leelakrishnan, Environmental Law in India, Lexis Nexis, 3rd Ed., 2008 |
| REFERENCE BOOK | S.C. Shastri, Environmental Law, Eastern Book Company, 4th Ed., 2012 |
| | Gurdip Singh, Environmental Law in India, MacMillan, 2005 |
| | Sneh Lata Verma, Environmental Problems: Awareness and Attitude, Academic Excellence Publishers, Delhi, 2007 |
| | Benny Joseph, Environment Studies, Tata McGraw Hill, New Delhi, 2009 |
| ARTICLE | https://www.lexisnexis.in/blogs/environmental-laws-in-india/ |
| | https://cms-lawnow.com/en/ealerts/1999/11/environment-law-in-india-an-overview |
| CASES | 1.Vellore Citizens Welfare Forum v. Union of India |
| | 2. M. C. Mehta v. Union of India [2] (Ganga River Pollution Case) |
| | 3. Andhra Pradesh Pollution Control Board v. M. V. Nayadu[3] |
| | 4. S Jagannath v. Union of India [4] |
| | 5. Goa Foundation v. Konkan Railways Corporation[5] |
| | 6. Narula Dyeing and Printing Works v. Union of India [6] |
| | 7. Indian Council for Enviro-Legal Action v. Union of India [7] |
| | 8. Bombay Environmental Action Group v. State of Maharashtra[8] |
| | 9. M. C. Mehta v. Union of India [Shri Ram Food and Fertilizers Case / Oleum Gas Leakage Case][9] |
| | 10. M. C. MEHTA v. Union Carbide Commission[10] |
| | 11. M. C. Mehta v. Union of India [2] (Ganga River Pollution Case) |
| | 12. Andhra Pradesh Pollution Control Board v. M. V. Nayadu[3] |
| VIDEO | https://www.youtube.com/watch?v=PsYrmkeiEYQ |

| FIRST SEMESTER | |
|---------------------------|------------------------------------|
| LL.B. | Paper Code: LLB (3) 0305 CE |
| COMPUTER EDUCATION | Credit: 04 |

Assessment:

| Mid-Term | End-Term |
|-----------------|-----------------|
| 40% | 60% |

Course Outcome:

| | | |
|------------|---|------|
| CO1 | to remember the fundamentals of computer | BL 1 |
| CO2 | to understand the functioning of computer programme | BL 2 |
| CO3 | to apply and use of various tools and programme in preparation of various | BL 3 |

| UNIT | CONTENT | PEDAGOGY | HOURS |
|-------------|---|--|--------------|
| 1. | Fundamental of Computer Education a. Brief History of Computer b. Various components of Computer Device c. Memory d. Input and Output Devices e. Internet | LECTURES | 15 |
| 2. | MS- OFFICE a. Introduction to Microsoft word basics b. Advanced Text Formatting and Editing c. Document Navigation and collaboration d. Features for legal Professionals e. introduction to basics of Excel f. Data organizing and analysis g. Advanced data Technique h. Automation i. Introduction to PowerPoint Basics j. Enhancing Presentation Content k. Advancing Technique and Delivery | LECTURES AND PRACTICALS | 15 |
| 3. | a. Evolution of artificial intelligence and its utility b. Application of artificial intelligence in law c. Other platforms and use of AI tools in law and its allied fields. | LECTURES AND PRACTICALS | 15 |
| 4. | Miscellaneous a. Digital security b. E-filing in courts, Virtual meetings c. Information literacy: Plagiarism, Authentic Resources etc. | LECTURES | 15 |

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|--|------------------------|--|--|
| | d. Use of online tools | | |
|--|------------------------|--|--|

Experiential Learning:

| UNIT | CONTENT | ACTIVITY | BL | HOURS |
|------|---------|-----------|----|-------|
| 1 | MS WORD | PRACTICAL | 4 | 2 |
| 2 | AI | PRACTICAL | 4 | 4 |

REFERENCES:

| | |
|------------------|---|
| TEXT BOOK | Computer Fundamentals: concept, systems and application, Pradeep K Sinha and Priti sinha, BPB Publisher |
| | Fundamentals of Computer, E Balaguruswamy , McGraw Hill |
| | Rajaraman V.: Fundamentals of Computers, EEE, Prentice Hall India |

| FOURTH SEMESTER | |
|-----------------|------------------------------|
| LL.B. | Paper Code: LLB (3) 0401 EVD |
| Law of Evidence | Credit: 04 |

Assessment:

| Mid-Term | End-Term |
|----------|----------|
| 40% | 60% |

Course Outcome:

| | | |
|-----|--|------|
| CO1 | to define and remember fundamental principles of enshrined in Evidence which are vital for any case. | BL 1 |
| CO2 | to understand the various principles and its utility under Bharatiya Sakshya Adhiniyam, 2023. | BL 2 |
| CO3 | to apply the legal principles of law of evidence and provisions of evidence act on problems. | BL 3 |
| CO4 | to analyse and evaluate the rules of evidence. | BL 4 |
| CO5 | to reflect upon the principles of Bharatiya Sakshya Adhiniyam, 2023. | BL 5 |

| UNIT | CONTENT | PEDAGOGY | HOURS |
|------|--|------------------------|-------|
| 1. | Introduction and Relevancy <ol style="list-style-type: none"> Evidence and its Relationship with the Substantive and Procedural Laws Definitions: Facts, Facts in Issue, Relevant Fact, Evidence, Proved, Disproved, 'Not Proved', Oral and Documentary Evidence, <i>Facta Probanda</i> and <i>Facta Probantia</i>, Theory of Relevancy and admissibility Doctrine of <i>Res Gestae</i> Test Identification Parade Motive, Preparation, Conduct, occasion, Cause or effect, explanatory facts, state of mind and bodily feeling Facts otherwise becoming relevant, customs | LECTURE AND CASE STUDY | 15 |
| 2. | Statement – Admissions / Confessions and Dying Declarations and other statements <ol style="list-style-type: none"> Admissions Confessions Dying Declarations Expert Opinion and Judgments | LECTURE AND CASE STUDY | 15 |
| 3. | On Proof and Production & Effect of Evidence <ol style="list-style-type: none"> Presumptions Oral and Documentary evidence Burden of Proof <i>Estoppel</i> | LECTURE AND CASE STUDY | 15 |

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|-----------|---|-----------------------------------|-----------|
| 4. | Witnesses and miscellaneous a. Witness- Definition, kinds, concept b. Who can be a witness and privileged communication c. Accomplice and Approver d. Order of Examination of Witness and ascertainment of credibility e. Witness Protection Scheme | LECTURE AND CASE STUDY | 15 |
|-----------|---|-----------------------------------|-----------|

REFERENCES:

| | |
|---|---|
| TEXT BOOK | M. Monir, <i>Law of Evidence</i> , Universal Law Publishing Co. Pvt. Ltd, 2006 |
| | Rattan Lal Dheeraj Lal, <i>Law of Evidence</i> , Lexis Nexis, 2011 |
| | Bharatiya Sakshya Adhinyam, 2023 |
| Refere nce Books | GS Pande, <i>Indian Evidence Act</i> , Allahabad Law Agency, 1996 |
| | Avtar Singh, <i>Principles of Law of Evidence</i> , Central Law Publications, 2013 |
| | Dr. Satish Chandra, <i>Indian Evidence Act</i> , Allahabad Law Agency, 2007 |
| | Batuk Lal, <i>Law of Evidence</i> , Central Law Agency, 1990 |
| CASES | Ram Bihari Yadav v. State of Bihar & Ors., 1998 SCC(CRI) 1085 |
| | Vasa Chandrasekhar Rao v. Ponna Satyanarayana & Anr., 2000 AIR SC 2138 |
| | Nishi Kant Jha v. State of Bihar, 1969 AIR 422 |
| | Dudh Nath Pandey v. State of U.P, 1981 SCC (2) 166 |
| | Aghnoo Nagesia v. State of Bihar, 1966 SCR (1) 134 |
| | Kalyan Kumar Gogoi v. Ashutosh Agnihotri and another, Civil Appeal No. 4820 of 2007 |
| | Roop Kumar v. Mohan Thedani, (Arising out of S.L.P. (C) No. 5835/2001) |
| | Bodha and Others v. State of Jammu and Kashmir, Appeal (crl.) 921 of 2000 |
| | Anvar P.V. v. P.K. Basheer and Others, Civil Appeal No. 4226 of 2012 |
| | Dr Sunil Clifford Daniel v. State of Punjab (2012) 11 SCC 205 |
| | Mangala Waman Karandikar (D) TR. LRS. v. Prakash Damodar Ranad AIR 2021 SC 2272, (2021) 6 SCC 139 |
| | Arjun Panditrao Khotkar v. Kailash Kushanrao Gorantyal, Civil Appeal No. 20825-20826 of 2017 |
| | Bhimsha Subanna Pawar v. State of Maharashtra 1996 (1) BOMCR 212 |
| | Ram Jas v. Surendra Nath, AIR 1980 All 385 |
| | Pakala Narayana Swami v. Emperor (1939) |
| | Pulukuri Kotayya v. Emperor (1947) |
| State of Uttar Pradesh v. Deoman Upadhyaya (1960) | |
| Anvar P.V. v. P.K. Basheer (2014) | |

| | |
|--|--|
| | Rattan Singh v. State of Himachal Pradesh (1997) |
| | Hanumant Govind Nargundkar v. State of Madhya Pradesh (1952) |
| | Bhagwan Singh v. State of Punjab, 1992 SCR (3) 180 |

| FOURTH SEMESTER | |
|--------------------|------------------------------|
| LL.B. | Paper Code: LLB (3) 0402 ADM |
| ADMINISTRATIVE LAW | Credit: 04 |

Assessment:

| Mid-Term | End-Term |
|----------|----------|
| 40% | 60% |

Course Outcome:

| | | |
|-----|---|------|
| CO1 | to describe and define the major principles related to administrative laws. | BL 1 |
| CO2 | to understand the nature, scope, need and development of administrative laws. | BL 2 |
| CO3 | to choose appropriate remedies available to people against | BL 3 |
| CO4 | to analyse tortious and contractual liabilities of the public bodies. | BL 4 |
| CO5 | to evaluate the administrative actions of the public authorities | BL 5 |

| UNIT | CONTENT | PEDAGOGY | HOURS |
|------|---|------------------------------|-------|
| 1. | Evolution and Scope of Administrative Law a. Nature, Scope and Development of Administrative Law b. Rule of Law and Administrative Law c. Separation of Powers and its Relevance d. Relationship between Constitutional Law and Administrative Law e. Classification of Administrative Law | LECTURE AND CASE STUDY | 15 |
| 2. | Legislative Functions of Administration a. Meaning and Concept of Delegated Legislation b. Constitutionality of Delegated Legislation c. Control Mechanism i. Legislation ii. Judicial Control of Delegated Legislation iii. Procedural control of Delegated Legislation iv. Sub-Delegation | LECTURE AND CASE STUDY | 15 |
| 3. | Judicial Functions of Administration a. Need for Devolution of Adjudicatory Authority on Administration b. Problems of Administrative Decision Making c. Nature of Administrative Tribunals: Constitution, Powers, Procedures, | LECTURE AND DISCUSSION | 15 |

| | | | |
|----|--|------------------------------|----|
| | <p>Rules of Evidence</p> <p>d. Principles of Natural Justice</p> <p>i. Rule against Bias</p> <p>ii. <i>Audi Alteram Partem</i></p> <p>iii. Speaking Order (Reasoned Decisions)</p> | | |
| 4. | <p>Administrative Discretion and Judicial Control of Administrative Action</p> <p>a. Need and its Relationship with Rule of Law</p> <p>b. Judicial Review of Administrative Action and Grounds of Judicial Review</p> <p>i. Abuse of Discretion</p> <p>ii. Failure to Exercise Discretion</p> <p>iii. Illegality, Irrationality, Procedure Impropriety</p> <p>c. Doctrine of Legitimate Expectations</p> <p>d. Evolution of Concept of <i>Ombudsmen</i></p> <p>e. <i>Lokpal</i> and <i>Lokayukta</i> Act and other Anti-corruption Bodies and their Administrative Procedures</p> | LECTURE AND DISCUSSION | 15 |

Experiential Learning:

| UNIT | CONTENT | ACTIVITY | BL | HOURS |
|------|--|------------|----|-------|
| 1 | Fundamental principles of administrative law | Discussion | 4 | 2 |
| 2 | Principles of Natural Justice | Case Study | 4 | 4 |

REFERENCES:

| TEXT BOOK | REFERENCE BOOKS | Cases |
|--|--|--|
| I.P. Massey, <i>Administrative Law</i> , Eastern Book Company, 2012, (8 th) | H.W.R. Wade & C.F. Forsyth, <i>Administrative Law</i> , Oxford University Press, 2009 (12 th Edn) | Ram jawaya Kapoor v State of Punjab |
| C.K. Takwani, <i>Lectures on Administrative Law</i> , Eastern Book Company, 2012 (5 th Edn) | M.P. Jain & S.N. Jain, <i>Principles of Administrative Law</i> , Lexis Nexis, 2013 (7 th Edn) | ADM Jabalpur v Shivkant Shukla |
| S.P. Sathe, <i>Administrative Law</i> , Lexis Nexis Butterworths Wadhwa, 2010 (7 th Edn) | | Chief settlement commr. v OmPrakash |
| | | R vBurah |
| | | Jatinder Nath Gupta v Province of Bihar |

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|---|
| In Re Delhi Laws Act |
| Harishankar Bagla v State of MP |
| Gwalior Ryan silk Mfg. Ltd. V CST |
| ST. John Teacher training Institute v NCTE |
| Vasal Lal Magan Bhai Sajanwala v State of Bombay |
| Jalan Trading co ltd. v. Mill Mazdoor Union |
| Gammon India Ltd. Union of India |
| Sarbananda Sonowal v Union of India |
| Chester v Bateson |
| DS Nakara v Union of India |
| DC Wadhwa v State of Bihar |
| Morgan v United States |
| Gullapalli Nageshwar Rao v APSRTC |
| State of MP v Tikamdas |
| Maneka Gandhi v Union of India |
| AK Kraipak case |
| Bonham's case |
| NB Jeejeebhoy v Collector of thana |
| Krishna Bus Service v State of Haryana |
| State of WB v Shivananda pathak |
| R v University of Cambridge |
| Mohinder Singh Gill v CEC |
| P & O Steam Navigation Co. Case |
| Vidhyawati v State of Rajasthan |

| FOURTH SEMESTER | |
|-----------------|------------------------------|
| LL.B. | Paper Code: LLB (3) 0403 CML |
| COMPANY LAW | Credit: 04 |

Assessment:

| Mid-Term | End-Term |
|----------|----------|
| 40% | 60% |

Course Outcome:

| | | |
|------------|--|------|
| CO1 | Students will be able to define and retrieve the terminology and concepts enshrined in company law and connected with company affairs. | BL 1 |
| CO2 | Students will be able to express upon and understand the company law provisions. | BL 2 |
| CO3 | Students will be able to implement and demonstrate the principles of company law on problem and apply the principles on creation of company. | BL 3 |
| CO4 | Students will be able to scrutinise and argument on procedures of company law. | BL 4 |

| UNIT | CONTENT | PEDAGOGY | HOURS |
|-----------|---|----------------|-----------|
| 1. | Incorporation and Formation of Company a. Company and Other Forms of Business Organisations b. Different Kinds of Company: One Person Company, Foreign Company c. Process of Incorporation i. Nature and Content ii. Doctrine of Indoor Management iii. Doctrine of <i>Ultra Vires</i> iv. Doctrine of Constructive Notice d. Memorandum and Articles of Association | LECTURE | 15 |
| 2. | Corporate Financing a. Prospectus and Statement in lieu of Prospectus b. Shares, Share Capital and Debenture, Debenture Bond c. Classification of Company Securities d. Inter-corporate Loans e. Role of Court to Protect Interests of Creditors and Shareholders, Class Action Suits, Derivative Actions | LECTURE | 15 |
| 3. | Corporate Governance a. Kinds of Company Meetings and Procedure b. Powers, Duties and Kinds of Director: Independent Director, Women Director | LECTURE | 15 |

| | | | |
|-----------|--|----------------|-----------|
| | <ul style="list-style-type: none"> c. Different Prevention of Oppression and Mismanagement d. Investor Protection e. Insider Trading f. Corporate Fraud g. Auditing Concept | | |
| 4. | Corporate Social Responsibility and Corporate Liquidation (Lectures-15) <ul style="list-style-type: none"> a. Evolution of Corporate Social Responsibility, Corporate Criminal liability, Corporate Environmental Liability b. Different Types of Winding up of Company c. Role of Courts in Winding up of Company d. Merger and Acquisition of Company (eg. like Arcelor Mittal and Air India Case) e. Cross Border Merger, Takeover Code: Role of SEBI | LECTURE | 15 |

Experiential Learning:

| UNIT | CONTENT | ACTIVITY | BL | HOURS |
|------|---------------------------------|--------------------------|----|-------|
| 1 | Formation of Company | Preparation of Documents | 4 | 2 |
| 2 | Corporate Social Responsibility | Interview | 4 | 4 |

REFERENCES:

| | |
|-------------------------|---|
| TEXT BOOK | Saleem Sheikh & William Rees, <i>Corporate Governance & Corporate Control</i> , Cavendish Publishing Ltd., 1995 |
| | Taxmann, <i>Companies Act 2013</i> |
| | Taxmann, <i>A Comparative Study of Companies Act 2013 and Companies Act 1956</i> |
| | JN Pandey, <i>Constitutional law of India</i> , Central Law Agency |
| REFERENC E BOOKS | Charles Wild & Stuart Weinstein Smith and Keenan, <i>Company Law</i> , Pearson Longman, 2009 |
| | Institute of Company Secretaries of India, <i>Companies Act 2013</i> , CCH Wolter Kluver Business, 2013 |
| | Lexis Nexis, <i>Corporate Laws 2013</i> (Palmtop Edition) |
| | C.A. Kamal Garg, <i>Bharat's Corporate and Allied Laws</i> , 2013, |
| CASES | Soloman v Soloman |
| | Tata power company ltd. Maharashtra electricity regulatory commission |
| | Vivek Ranjan sriram v IRDAAI |

| FOURTH SEMESTER | |
|--------------------------------------|------------------------------|
| LL.B. | Paper Code: LLB (3) 0405 CRV |
| CRIMINOLOGY AND VICTIMOLOGY-ELECTIVE | Credit: 04 |

Assessment:

| Mid-Term | End-Term |
|----------|----------|
| 40% | 60% |

Course Outcome:

| | | |
|-----|--|------|
| CO1 | To analyse and define the concept of crime and anti-social behaviour in the society and difference between crime and morality as the concept of crime changes from society to society. | BL 1 |
| CO2 | To analyse the difficulties of criminal justice system. | BL 2 |
| CO3 | Analyse the various views given by philosophers on criminology. | BL 3 |
| CO4 | Evaluate the reasons behind the crime and significance of Penology in the present society and theories of the punishments and its application in the criminal justice system. | BL 4 |

| UNIT | CONTENT | PEDAGOGY | HOURS |
|------|---|----------|-------|
| 1. | Introduction a. Crime- Meaning, Definition and Characteristics b. Difference between- Crime and Offence, Crime and Morality, Crime and Tort, Crime and Sin, Crime and Breach of Contract c. General Causes of Crime d. Types of Crime- Predatory Crime, Inchoate Crime, Hate Crime, Crime without a Victim | Lectures | 15 |
| 2. | Criminology a. Criminology- Nature and Scope b. Schools of Criminology c. Types of Crime- Organized crime, White Collar Crime, Cyber Crime d. Crimes against Children (Nature, Extent and Legal Provisions) e. Crimes against Women (Nature, Extent and Legal Provisions) f. Juvenile Delinquency | Lectures | 15 |
| 3. | Penology a. Punishment: Definition, Object and Types b. Concept of Danda in Indian Knowledge System c. Theories of Punishment d. Prisons in India- Organization, Types and Functions | Lectures | 15 |

| | | | |
|-----------|---|-----------------|-----------|
| | e. Treatment of Offenders- Parole, Probation f. Recidivism | | |
| 4. | Victimology a. Victimology- Definition and Meaning b. Victims of Crime c. Victim Compensation, Restitution d. UN Declaration on Basic Principles of Justice for Victims of Crime and Abuse of Power e. Victimological Research in India | Lectures | 15 |

Experiential Learning:

| UNIT | CONTENT | ACTIVITY | BL | HOURS |
|----------|---|------------------------|----------|----------|
| 1 | Understanding criminal psychology and behaviour from theoretical perspective especially young offenders | Interview | 4 | 2 |
| 2 | Concept of offence and punishment in IKS | Article writing | 4 | 4 |

REFERENCES:

| | |
|-----------------------------|--|
| TEXT BOOK | Roger Hopkin Burke, <i>An Introduction to Criminological Theory</i> ; 2001, Willian Publishing |
| | Katherine S. Williams , <i>Textbook on Criminology</i> ; 2004, Oxford Press, Oxford |
| | Prof. N. V. Paranjape, <i>Criminology, & Penology with Victimology</i> , Central Law Publications |
| REFERENC E BOOKS | Frank A. Hagan, <i>Introduction to Criminology: Theories, Methods and Criminal Behavior</i> ; 1978, Sage Publications Ltd., London |
| | Larry Seigel , <i>Criminology</i> , 2008, Thomson Wadsworth, Canada |
| | Sue Titus Reid , <i>Crime and Criminology</i> ; 2008; Oxford University Presss, Oxford |
| | Mark Tunic, <i>Punishment: Theory and Practice</i> ; 1992 University of California Press, Berkeley |

| FOURTH SEMESTER | |
|------------------------|-----------------------------|
| LL.B. | Paper Code: LLB (3) 0406 HR |
| Human Rights- ELECTIVE | Credit: 04 |

Assessment:

| Mid-Term | End-Term |
|----------|----------|
| 40% | 60% |

Course Outcome:

| | | |
|------------|--|------|
| CO1 | The students will be able to remember and recognize Human rights | BL 1 |
| CO2 | The students will understand the concept of human rights and its dimensions. | BL 2 |
| CO3 | The students will be able to spread awareness about human rights by sharing the knowledge of laws of human rights with others. | BL 3 |
| CO4 | The students will be able to analyse the importance of human rights. | BL 4 |

| UNIT | CONTENT | PEDAGOGY | HOURS |
|-----------|---|---------------------------------------|-----------|
| 1. | INTRODUCTION a. Nature b. Origin and Evolution c. Development of Human Right Regime d. Theories of human rights e. Generation of human rights | LECTURE + DISCUSSION | 15 |
| 2. | INTERNATIONAL HUMAN RIGHTS LAW l. UN Charter m. UDHR n. Covenants of 1966 o. Optional Protocols | LECTURE + DISCUSSION | 15 |
| 3. | NATIONAL HUMAN RIGHTS LAW e. Constitutional Provisions f. Fundamental Rights g. Directive Principles of State Policy h. Human Rights Act, 1993 i. NHRC: Composition, Powers and Functions j. Role of State HRC, NCW, NCM, SC/ST Commission k. Role of Civil Societies and Media | LECTURE + DISCUSSION | 15 |
| 4. | GROUP RIGHTS a. Prisoners b. Women and Children c. Indigenous People d. Disabled | LECTURE + DISCUSSION | 15 |

| | | | |
|--|-----------------------------------|--|--|
| | e. Senior Citizens f. Refugees | | |
|--|-----------------------------------|--|--|

Experiential Learning:

| UNIT | CONTENT | ACTIVITY | BL | HOURS |
|------|---|------------|----|-------|
| 1. | Right against climate change (Recent Case Laws) | Case study | 2 | 2 |
| 2. | Rights of women and marginalised community | Debate | 3 | 2 |
| 3. | Rights of third gender | Discussion | 4 | 2 |

REFERENCES:

| | |
|--|---|
| TEXT BOOK | D.D. Basu, <i>Human Rights in Constitutional Law</i> , Lexis Nexis, 2008 (3 rd Edn) |
| | Upendra Baxi, <i>The Future of Human Rights</i> , Oxford University Press, 2012 (3 rd Edn) |
| REFERENCE BOOK | Thomas Buergenthal, <i>International Human Rights in a Nutshell</i> , West Publisher Company, 2009 (4 th Edn) |
| | Henry Steiner & Philip Alston, <i>International Human Rights in Context: Law, Politics, Morals: Text and Materials</i> , Oxford University Press, 2008 |
| | S. K. Kapoor, <i>International Law and Human Rights</i> , Central Law Agency, 2014 |
| | M. K. Sinha, <i>Implementation of Basic Human Rights</i> , Lexis Nexis, 2013 |
| ARTICLE | Bhattacharya, B. (2023), <i>Safeguarding Human Rights Through Environmental Protection: An Analysis of Article 21 of the Constitution of India</i> . <i>Journal of Human Rights Law and Practice</i> , 6(1), 32–36. |
| | Ramesh Kumar & Dr. Janardan Kumar Tiwari (2019), <i>A Study of Judicial Responses relating to Human Rights in India</i> . <i>Legal Research Development</i> , 4(1), 14–20. |
| | Himanshu Singh (Urf Anuj Kumar) & Dr. Sunil Kumar Sharma (2023), <i>Human Rights & Protections Of Women Under The Indian Legal System</i> . <i>Educational Administration: Theory and Practice</i> , 29(2), 671–675. |
| CASES | Maneka Gandhi v. Union of India, (1978) 1 SCC 248 |
| | Francis Coralie Mullin v. UT of Delhi, (1981) 1 SCC 608 |
| | Vishaka v. State of Rajasthan, (1997) 6 SCC 241 |
| | Olga Tellis v. Bombay Municipal Corporation, (1985) 3 SCC 545 |
| | NALSA v. Union of India, (2014) 5 SCC 438 |
| | Navtej Singh Johar v. Union of India, (2018) 10 SCC 1 |
| | Ireland v. United Kingdom (1978, ECHR) |
| | Barcelona Traction Case (ICJ, 1970) |
| | Mukong v. Cameroon (1994, UNHRC) |
| Justice K.S. Puttaswamy (Retd.) v. Union of India, (2017) 10 SCC 1 | |

| <u>FIFTH SEMESTER</u> | |
|--------------------------------------|------------------------------------|
| LL.B. | Paper Code: LLB (3) 0501 LL |
| Labour law And Industrial Law | Credit: 04 |

Assessment:

| Mid-Term | End-Term |
|-----------------|-----------------|
| 40% | 60% |

Course Outcome:

| | | |
|------------|--|------|
| CO1 | Students will understand the concept, scope, and nature of Standing Orders and their role in industrial regulation. | BL 1 |
| CO2 | Students will examine the evolution of trade unionism in India and critically analyse laws relating to trade unions. | BL 2 |
| CO3 | Students will evaluate laws concerning industrial disputes, dispute settlement machinery, and industrial discipline. | BL 3 |
| CO4 | Students will critically reflect on the role of labour laws in protecting trade union and worker rights, including contemporary issues like gig economy workers and platform labour. | BL 4 |
| CO5 | Students will develop research and practical skills in labour law and policy, including experiential learning through case studies, role-plays, and simulations. | BL 4 |

| UNIT | CONTENT | PEDAGOGY | HOURS |
|-------------|--|-----------------|--------------|
| 1. | <p>Trade Unions and Collective Bargaining</p> <p>a. Trade Unionism in India</p> <p>b. Definition of Trade Union and Trade Dispute</p> <p>c. Registration of Trade Unions</p> <ul style="list-style-type: none"> • Legal Status of Registered Trade Union • Mode of Registration • Powers and Duties of Registrar • Cancellation and Dissolution of Trade Union • Procedure for Change of Name • Amalgamation and Dissolution of Trade Union <p>d. Disqualifications of Office-bearers, Rights and Duties of Office-bearers and Members</p> <p>e. Civil and Criminal Immunities of Registered Trade Unions</p> | Lectures | 10 |

| | | | |
|-----------|---|----------|-----------|
| | <p>f. Recognition of Trade Union</p> <p>g. Digitalisation of Trade Unions and Role in Gig Economy</p> | | |
| 2. | <p>Standing Orders`</p> <p>a. Concept and Nature of Standing Orders</p> <p>b. Scope and Coverage of the Industrial Employment (Standing Orders) Act, 1946</p> <p>c. Certification Process</p> <ul style="list-style-type: none"> • Procedure for Certification • Appeals against Certification • Condition for Certification • Date of Operation of Standing Orders • Binding Nature and Effect of Certified Standing Orders • Posting of Standing Orders <p>d. Penalties and Procedure</p> <p>e. Standing Orders and Industrial Relations Code, 2020.</p> | Lectures | 10 |
| 3. | <p>Resolution of Industrial Dispute (Lectures – 10)</p> <p>a. Industrial Dispute and Individual Dispute</p> <p>b. Arena of Interaction and Participants: Industry, Workman and Employer</p> <p>c. Settlement of Industrial Dispute</p> <ul style="list-style-type: none"> • Works Committee • Conciliation Machinery • Court of Enquiry • Voluntary Arbitration • Adjudication: Labour Court, Tribunal and National Tribunal <p>d. Powers of the Appropriate Government under the Industrial Disputes Act, 1947</p> | Lectures | 10 |

| | | | |
|-----------|---|----------|-----------|
| | <p>e. Unfair Labour Practice</p> <p>f. Concept of Strike</p> <ul style="list-style-type: none"> • Gherao • Bandh and Lock-out • Types of Strike • Rights to Strike and Lock-out • General Prohibition of Strikes and Lock-outs • Prohibition of Strikes and Lock-outs in Public Utility Services • Illegal Strikes and Lock-outs • Penalties for Illegal Strikes and Lock-outs • Wages for Strikes and Lock-outs <p>g. Lay-off, Retrenchment, Transfer and Closure</p> <ul style="list-style-type: none"> • Definition of Lay-off and Retrenchment Compensation • Compensation to Workmen in Case of Transfer of Undertaking Closure • Closure: Prevention and Regulation • Conditions Precedent for Retrenchment • Special Provisions Relating to Lay-off, Retrenchment and Closure in Certain Establishments <p>Procedure for Retrenchment and Re-employment of Retrenched Workmen and Penalty.</p> | | |
| 4. | <p>The Minimum Wages Act, 1948 (Lectures – 10)</p> <p>a. Concept of Minimum Wage, Fair Wage, Living Wage and Need-Based Minimum Wage</p> <p>b. Constitutional Validity of the Minimum Wages Act, 1948</p> <p>c. Procedure for Fixation and Revision of Minimum Wages</p> <p>d. Fixation of Minimum Rates of Wage by Time Rate or</p> | Lectures | 10 |

| | | | |
|-----------|---|--|-----------|
| | <p>Piece Rate</p> <p>e. Procedure for Hearing and Deciding Claims</p> <p>f. Gig and Platform Workers under Code on Wages, 2019.</p> | | |
| 5. | <p>The Factories Act, 1948</p> <p>a. Approval, Licensing and Registration of Factories</p> <p>b. Concept of “Factory”, “Manufacturing Process”, “Worker”, and “Occupier”</p> <p>c. Measures to be taken in Factories for Health, Safety and Welfare of Workers</p> <p>d. Working Hours of Adults</p> <p>e. Employment of Young Persons and Children</p> <p>f. Annual Leave with Wages</p> <p>g. Additional Provisions Regulating Employment of Women in Factory</p> | | 10 |
| 6. | <p>The Employee’s Compensation Act, 1923</p> <p>a. Definition of Dependant, Workman, Partial Disablement and Total Disablement</p> <p>b. Employer’s Liability for Compensation</p> <ul style="list-style-type: none"> • Scope of Arising out of and in the Course of Employment • Doctrine of Notional Extension • When Employer is not liable <p>c. Employer’s Liability when Contractor is engaged</p> <p>d. Amount of Compensation</p> <p>e. Procedure in Proceedings before Commissioner</p> <p>f. Appeals</p> <p>g. Retirement Benefits</p> <ul style="list-style-type: none"> • Employee’s Provident Fund and Miscellaneous Provisions Act, 1952 • Employees’ Pension Scheme, 1995 and Family | | 10 |

| | | | |
|--|--|--|--|
| | Pension Scheme | | |
| | Social Security for the Unorganised Sector | | |

Experiential Learning:

| Unit | Content | Activity | BL | Hours |
|------|--|---|----|-------|
| I | Trade Union Registration & Recognition | Drafting a model Trade Union Constitution and filing process simulation | L3 | 2 |
| II | Standing Orders | Drafting and certification of Standing Orders (mock exercise) | L4 | 2 |
| III | Industrial Disputes | Simulation of Conciliation & Labour Court Proceedings | L5 | 2 |
| IV | Wages | Case study on gig economy workers and minimum wage claims | L4 | 2 |
| V | Factories Act | Visit to local industry and preparation of compliance report | L5 | 2 |
| VI | Compensation & Social Security | Drafting compensation claim before Commissioner | L3 | 2 |

REFERENCES:

| | |
|------------------|--|
| TEXT BOOK | <ol style="list-style-type: none"> 1. Surya Narayan Misra, <i>An Introduction to Labour and Industrial Law</i>, Allahabad Law Agency, 1978. 2. S.C. Srivastava, <i>Industrial Relations and Labour Law</i>, Vikas Publishing House. 3. P.L. Malik, <i>Industrial Law</i>, Eastern Book Company, 2013. 4. Dr. Goswami, <i>Labour and Industrial Law</i>, Central Law Agency, 2011 |
|------------------|--|

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|-----------------------|--|---|----------------------------|--|-----------|--------------|
| REFERENCE BOOK | <ol style="list-style-type: none"> 1. Z.M.S. Siddiqi & M. Afzal Wani, <i>Labour Adjudication in India</i>, ILI, 2001. 2. Chaturvedi, <i>Labour and Industrial Law</i>, Central Law Agency, 2004. | | | | | |
| ARTICLE | <ul style="list-style-type: none"> • “The Industrial Relations Code, 2020: Boon or Bane?” – NUJS Law Review, 2021. • “Platform Workers and Labour Rights in India” – NLSIU Journal of Labour Law, 2022. • “Revisiting Minimum Wages in the Gig Economy” – Economic & Political Weekly, 2023. | | | | | |
| CASES | <ul style="list-style-type: none"> • <i>Workmen of Dimakuchi Tea Estate v. Dimakuchi Tea Estate</i>, AIR 1958 SC 353. • <i>All India Bank Employees’ Association v. National Industrial Tribunal</i>, AIR 1962 SC 171. • <i>Bangalore Water Supply v. A. Rajappa</i>, AIR 1978 SC 548. • <i>D.K. Yadav v. J.M.A. Industries Ltd.</i>, AIR 1993 SC 106. | | | | | |
| VIDEO | | | | | | |
| MOOC COURSE | Unit | MOOC Title | Platform | Activity | BL | Hours |
| | I | Labour Law and Social Security | SWAYAM (UGC Law Series) | Online module completion + reflective essay on role of trade unions | L3 | 2 |
| | II | Industrial Relations and Labour Welfare | NPTEL – IIT Kharagpur | Watch lectures on collective bargaining; submit group presentation on case studies | L4 | 2 |
| | III | Trade Unions and Collective Bargaining | edX – ILO Training Academy | Simulation exercise comparing global vs Indian models of collective bargaining | L5 | 2 |
| | IV | Factories Act and Workplace | IGNOU eGyanKosh | Online quiz + workplace | L3 | 2 |

| | | | | | | |
|--|----|--|----------------------------------|--|----|---|
| | | Safety | | safety audit report preparation | | |
| | V | Comparative Labour Law and Globalisation | Coursera – University of London | Prepare a short comparative note (India vs. UK/US) on minimum wage laws | L4 | 2 |
| | VI | Social Security and the Gig Economy | SWAYAM / NLSIU Labour Law Course | MOOC discussion forum participation + policy brief on gig workers' rights in India | L5 | 2 |

| FIFTH SEMESTER | |
|-----------------------|-------------------------------------|
| LL.B. | Paper Code: LLB (3) 0502 MEL |
| MEDIATION LAW | Credit: 04 |

Assessment:

| Mid-Term | End-Term |
|-----------------|-----------------|
| 40% | 60% |

Course Outcome:

| | | |
|------------|--|------|
| CO1 | to remember and understand the theoretical foundations and principles of mediation as an alternative dispute resolution (ADR) method | BL 1 |
| CO2 | to apply the legal framework on various issues involving mediation | BL 2 |
| CO3 | to evaluate the appropriateness of mediation versus other ADR methods in different legal contexts. | BL 3 |
| CO4 | to analyse case studies and scenarios to identify effective mediation strategies and potential ethical dilemmas. | BL 4 |

| UNIT | CONTENT | PEDAGOGY | HOURS |
|-------------|--|--------------------------|--------------|
| 1. | Introduction a. Meaning, Nature and Genesis of Mediation b. Importance of Mediation, c. Theory of Restorative Justice, d. History of Mediation Act, 2023, e. Definitions, Preamble | LECTURE | 15 |
| 2. | Mediation Process a. Mediation Agreement, b. Pre- litigation Mediation, Matters not fit to be resolved by mediation c. Power of Courts to Refer Parties to Mediation d. Territorial jurisdiction to undertake mediation e. Commencement and Conduct of Mediation ,time limit for completion of mediation | LECTURE | 15 |
| 3. | Mediators a. Appointment of Mediators, role of mediators, Preferences of Parties b. Conflict of Interest and Disclosure c. Termination and Replacement of Mediator d. Confidentiality, Enforcement and challenge of mediated settlement agreement | LECTURE AND CASES | 15 |
| 4. | Regulatory mechanism a. Establishment and Incorporation of Mediation Council, b. Composition of Council, Duties and functions | LECTURE AND CASES | 15 |

| | | | |
|--|---|--|--|
| | of Council c. Mediation service provider, Functions of mediation service providers d. Mediation institutes e. Community mediation f. Mediation fund | | |
|--|---|--|--|

Experiential Learning:

| UNIT | CONTENT | ACTIVITY | BL | HOURS |
|------|---------|--------------------------|----|-------|
| 1 | UNIT-1 | DISCUSSION | 4 | 2 |
| 3 | UNIT-3 | MEDIATION COMPETITION | 4 | 4 |

REFERENCES:

| | |
|------------------|---|
| TEXT BOOK | Iram Majid, <i>Mediation: theory to practice</i> , by Thomson Reuters |
| | ShriRam Panchu, <i>Mediation Practice and Law</i> by LexisNexis Publication |
| | Hemant K Batra, <i>Mediation: Legitimacy and Practice</i> , EBC Publication |
| REFERENC E BOOKS | D.D. Basu, <i>Introduction to the Indian Constitution of India</i> , Prentice Hall of India Private Ltd., New Delhi, 1994 |
| | H. M. Seervai, <i>Constitutional Law of India</i> , Universal Law Publishing Co., Reprint, 2013 |
| | Glanville Austin, <i>Indian Constitution-Cornerstone of the Nations</i> , Oxford University Press, 1999 |
| | P.M. Bakshi, <i>The Constitution of India</i> , Universal Law Publishing Co., 2014 |
| CASES | Afcons Infrastructure Ltd. v. Cherian Varkey Construction Co. Pvt. Ltd. (2010) |
| | Salem Advocate Bar Association, Tamil Nadu v. Union of India (2005) |
| | Moti Ram (D) Tr. LRs & Anr. v. Ashok Kumar (2011) |
| | Dayawati v. Yogesh Kumar Gosain (2017) |
| | Satyapal Anand v. State of Madhya Pradesh (2014) |
| | Pravin Kumar v. Kamlesh Kumari (2020) |

| FIFTH SEMESTER | |
|--------------------------|------------------------------|
| LL.B. | Paper Code: LLB (3) 0503 LAL |
| Land Laws and Local Laws | Credit: 04 |

Assessment:

| Mid-Term | End-Term |
|----------|----------|
| 40% | 60% |

Course Outcome:

| | | |
|-----|---|------|
| CO1 | To identify and describe the revenue board courts and its function for appeal revision and review | BL 1 |
| CO2 | To understand the procedure for the recovery of land revenue. | BL 2 |
| CO3 | To understand the salient features of land laws and procedure of land survey | BL 3 |
| CO4 | To understand the how to maintain the land records, record of rights and procedure relating to mutation | BL 4 |
| CO5 | To develop skills for applying technical rules of land laws and local laws. | BL 5 |

| UNI T | CONTENT | PEDAGOG Y | HO UR S |
|----------|---|--------------|---------------|
| 1. | Preliminary a. Definitions b. Board of Revenue: Appointments, powers and functions c. Revenue officers: Appointments, Powers and Functions | LECTURE S | 10 |
| 2. | Appeal Revision and Review a. Appeal and appellate authorities: Powers, Limitation of Appeals b. Revision c. Review | LECTURE S | 10 |
| 3. | Land Revenue, Land Survey and Land Records a. Ownership of Land, Assessment of Revenue b. Land Survey: Appointment, Powers and functions of surveying authorities c. Appointment of Revenue Inspectors, Patwari, Nagar Sarvekshak | LECTURE S | 10 |

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|----|--|----------------------|-----------|
| | <p>d. Record of Rights, Mutation, Land Records and Bhoo-adhikar Pustika</p> <p>e. Realization of Land Revenue</p> | | |
| 4. | <p>Tenure Holder, Government Lessees</p> <p>a. Class of Tenure, Rights of Transfer by Bhumiswami, Partition of Holding, Relinquishment</p> <p>b. Government Lessees</p> | LECTURE S | 10 |
| 5. | <p>Miscellaneous</p> <p>a. Village officers: Patel, Kotwal</p> <p>b. Nistar-Patruk, Wajib-ul-arz</p> <p>c. Alluvion and Dilluvion</p> <p>d. Reinstatement of Bhumiswami Improperly dispossessed</p> | LECTURE S | 10 |
| 6. | <p>Accommodation and Rent Control</p> <p>a. Definition</p> <p>b. Fixation of Standard Rent</p> <p>c. Eviction</p> <p>d. Rent Control Authority: Powers & Function</p> | LECTURE S | 10 |

REFERENCES:

| | |
|------------------|---|
| TEXT BOOK | Dr. Anukriti Mishra, Lands Laws, Abhigyan law Publication |
| ARTICLE | J r mie Gilbert, "Land Rights as Human Rights", SUR 18 (2013), accessed August 7, 2025, https://sur.conectas.org/en/land-rights-human-rights/ |
| | https://ijlsss.com/scrutinizing-the-similarities-in-land-laws-of-chhattisgarh-and-madhya-pradesh/ |
| CASES | Union of India v. Pramod Gupta AIR 2005 SC 3708 |
| | Balwant Singh v. Daulat Singh AIR 1997 SC 2719 |
| | Mudakappa v. Rudrappa AIR 1994 SC 1190 |
| | The State Government Employees v. The Hubli Dharwad Urban ILR 1999 KAR 1797 |
| | Pandurang Jiwajirao Manglekar v. State of Karnataka ILR 2007 KAR 3602 |
| | D. Pavanesh v. State of Karnataka AIR 2006 Kant 97 |
| | State of Karnatak v. Shankara Textiles Mills Ltd. AIR 1995 SC 234 |

| | |
|--|--|
| | K. Kunhambu v. Chandramma AIR 2004 SC 4599 |
|--|--|

| FIFTH SEMESTER | |
|-----------------------------------|--------------------------------|
| LL.B. | Paper Code: LLB (3) 0504 ADR-C |
| Alternative Dispute Resolution- C | Credit: 04 |

Assessment:

| Mid-Term | End-Term |
|----------|----------|
| 40% | 60% |

Course Outcome:

| | | |
|------------|--|------|
| CO1 | Learn specialised and advanced knowledge & the sources of legal disputes or conflicts, and a developed capacity to understand and use the language of dispute resolution | BL 1 |
| CO2 | Demonstrate the specialised skills required for professional practice in non-litigious dispute Resolution. | BL 4 |
| CO3 | Demonstrate an advanced knowledge of the processes of non-litigious dispute resolution. | BL 2 |
| CO4 | Identify all the options by which disputes can be resolved or managed and apply dispute | BL 3 |

| UNIT | CONTENT | PEDAGOGY | HOURS |
|-----------|---|-----------------|-----------|
| 1. | Concept of ADR a. Meaning, Nature and Genesis of Alternative Dispute Resolution b. Forms of ADR Mechanism c. Legal Framework: Legal Services Authorities Act, 1987 d. Legal Aid | Lectures | 15 |
| 2. | Negotiation and Mediation a. Negotiation b. Theories, Development and its types c. Qualities of Negotiator and Process for Negotiation d. International Negotiation e. Mediation f. Good Offices | Lectures | 15 |
| 3. | Arbitration and Conciliation a. Arbitration Agreement, Essentials, Rule of Severability b. Composition of Arbitral Tribunal, Extent of Judicial Intervention, Interim Measures, Power of Court to refer | Lectures | 15 |

| | | | |
|----|--|----------|----|
| | Parties to Arbitration c. Jurisdiction of Arbitral Tribunal, Competence, Competence of Arbitral Tribunal, Conduct of Arbitral Proceedings, Place of Arbitration d. Arbitral Award, Termination, Enforcement e. Conciliation and its Mechanism | | |
| 4. | a. International Commercial Arbitration b. New-York and Geneva Convention c. UNCITRAL Model Law, Treaties etc. d. Enforcement of Foreign Award and Jurisdictional Issues | Lectures | 15 |

Experiential Learning:

| UNIT | CONTENT | ACTIVITY | BL | HOURS |
|--------|---|---------------------------------|----|-------|
| I & II | Project-based Studies including special lectures by experts are used to provide practical exposure and enhance knowledge beyond traditional teaching. | Project work and expert lecture | 2 | |
| III | Tests | MCQs & Tests | 1 | |
| IV | Case-based learning | Case Study | 3 | |

REFERENCES:

| | |
|-----------------------|---|
| TEXT BOOK | J. G. Merrills, <i>International Dispute Settlement</i> . U.K : Cambridge University Press, 2005(Fifth Edn) Avtar Singh, <i>Law of Arbitration and Conciliation</i> , Eastern Book Company, 2013(10 th Edn) |
| REFERENCE BOOK | Robert J. Niemic, Donna Stienstra and Randall E. Ravitz, <i>Guide to Judicial Management of Cases in ADR</i> , Federal Judicial Centre, 2001 J. Auerbach, <i>Justice Without Law?</i> Oxford University Press, 1983 https://thelegalschool.in/blog/alternative-dispute-resolution https://www.india.gov.in/topics/law-justice/alternative-dispute-redressal-adr https://www.khuranaandkhurana.com/2024/02/27/evolution-of-alternate-dispute-resolution-indian-perspective/ |
| CASES | Cox and Kings Ltd. v. SAP India Pvt Ltd. & Anr. (2023) Hardy Exploration Case (2023) General Electric Case (1985) Government of India v. Vedanta Limited (2020): |
| VIDEO | https://www.youtube.com/watch?v=oJDZzdVBRr0 |

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| | <u>https://www.youtube.com/watch?v=WH9ZHCdJPbM&pp=vgUeYWx0ZXJuYXRpdmUgZGlzcHV0ZSByZXNvbHV0aW9u</u> |
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| FIFTH SEMESTER | |
|-----------------------------------|------------------------------------|
| LL.B. | Paper Code: LLB (3) 0505 TL |
| PRINCIPLES OF TAXATION LAW | Credit: 04 |

Assessment:

| Mid-Term | End-Term |
|-----------------|-----------------|
| 40% | 60% |

Course Outcome:

| | | |
|------------|--|------|
| CO1 | Students will be able to define and recall the provisions of Income Tax Act. | BL 1 |
| CO2 | Students will be able to illustrate and Express upon the principles of Taxation and assessment process of tax liability. | BL 2 |
| CO3 | Students will be able to comprehend application of principles and assessment of tax liability. | BL 3 |
| CO4 | Students will be able to reflect and estimate about the tax principles. | BL 4 |

| UNIT | CONTENT | PEDAGOGY | HOURS |
|-------------|---|-----------------|--------------|
| 1. | BASIC CONCEPT a. Types of Taxes and Distinction between Direct and Indirect tax b. Previous Year and Assessment Year c. Definition of Certain Terms: Persons, Assessee, Income, Application of Income and Diversion of Income by overriding Titles d. Assessee and Assessment e. Capital Receipt and Revenue Receipt f. Rates of Income Tax: Proportional and Progressive Rate of Taxation g. Agricultural Income | LECTURES | 15 |
| 2. | RESIDENTIAL STATUS, CHARGEABILITY a. Meaning and Rules for Determining Residential status of an Assessee b. Charge of Income Tax and Scope of Total Income c. Income Exempted from Tax and Deduction under | LECTURES | 15 |

| | | | |
|----|---|-----------------|-----------|
| | Income Tax Law d. Heads of Income and its Justification e. Tax Treatment to Salary, Perquisites etc | | |
| 3. | HEADS OF INCOME AND RULES OF TAX a. Tax Treatment to Income from House property b. Profits and Gains of Business & Profession c. Capital Gain Taxation | LECTURES | 15 |
| 4. | RESIDUAL INCOME AND PROCEDURE FOR ASSESSMENT a. Income from other Sources b. Set off and Carry Forward of Losses c. Deductions, Refund and Tax Authorities d. Return of Income and Assessment e. Penalty and Prosecution for Tax Evasion f. Search and Seizure | LECTURES | 15 |

Experiential Learning:

| UNIT | CONTENT | ACTIVITY | BL | HOURS |
|------|--|-----------------------------|----|-------|
| 1. | CAPITAL RECEIPTS AND REVENUE RECEIPTS | CASE LAWS DISCUSSION | 3 | 2 |
| 2. | CALCULATION OF INCOME TAX | GUEST LECTURE | 4 | 2 |

REFERENCES:

| | |
|-----------------------|---|
| TEXT BOOK | Vinod Singhania & Kapil Singhania, <i>Direct Taxes Law and Practice</i> , Taxmann, 2014 Edition |
| | Chaturvedi & Pithisaria, <i>Income Tax Act with Relevant Tax Allied Acts</i> , Lexis Nexis, 2013 |
| REFERENCE BOOK | Taxmann's Income Tax Act as Amended by Finance Act, 2014 |
| | B.B. Lal, <i>Income Tax</i> , Pearson, 2010 (1st Edition) |
| ARTICLE | Prateek Andharia, Section 9 of the Income Tax Act, 1961: Defaced or Defiled? National Law School of India Review: Vol. 25: Iss. 1, Article 6. |
| | Tax Laws and Practise, Indian Institute of Company Secretaries |
| | Rakesh Kumar & Sonakshi Kashyap, Taxation of Individual Income with special reference to Citizenship Basis: A Comparative Overview of Indian |

| | |
|--------------|--|
| | and USA System of Taxation, II HPNLU JTL 1 (2023) |
| | Deep Agarwal, Rethinking Agricultural Income Taxation in India: Challenges, Realities, and Reforms, [2024] 165 taxmann.com 184 (Article) |
| CASES | CIT v/s British India Corporation Ltd [(1987)165 ITR 57 (S.C)] |
| | CIT v/s G.R.Karthikeyam [(1993)201 ITR 866 (S.C.)] |
| | . ITO v/s Barendra Prasad Roy [(1981)129 ITR 295 (S.C.)] |
| | CIT v/s Navnit Lal Sakar Lal [(2000)113 Taxman 692 (S.C)] |
| | Mukherjee Estate (p)Ltd v/s CIT [(2000)244 ITR 1] |
| | Sakney Steel & Press work Ltd v/s. CIT [(1997)228 ITR 253 (S.C)] |
| | Mysore Minerals Ltd v/s CIT [(1999)239 ITR 775 (S.C)] 8. |
| | Shakti Trading company v/s CIT [(2001)250 ITR 775 (S.C)] |
| | Travancore Rubber & Tea Co. Ltd v/s CIT [(2001)109 Taxman 250 (S.C)] |
| | Gowli Buddanna v/s CIT [(1966)60 ITR 293 (S.C)] |
| | Sarawasti Holding Corporation Inc. V. DDIT 2009-TIOL-529-ITAT-DEL |
| | Engineering Analysis Centre of Excellence Pvt Ltd v The Commissioner of Income Tax AIRONLINE 2021 SC 102 |
| | Nippon Steel Engineering Co. Ltd. (2020) 269 Taxman 243 |
| | VIDEO |

| <u>FIFTH SEMESTER</u> | |
|--|---------------------------------------|
| LL.B. | Paper Code: LLB (3) 0506 ICL-E |
| International Criminal Law - Elective | Credit: 04 |

Assessment:

| Mid-Term | End-Term |
|-----------------|-----------------|
| 40% | 60% |

Course Outcome:

| | | |
|------------|--|------|
| CO1 | Understand the fundamentals of International Criminal Law. | BL 1 |
| CO2 | Identify and analyze key international crimes and their evolving nature. | BL 2 |
| CO3 | Explore the mechanisms for international law enforcement and transnational cooperation. | BL 3 |
| CO4 | Critically evaluate the role and structure of international criminal institutions, with a focus on contemporary developments like hybrid tribunals and universal jurisdiction. | BL 4 |
| CO5 | Engage in experiential learning through analysis of case laws, simulated tribunal proceedings, and critical study of scholarly articles and MOOCs. | BL 4 |

| UNIT | CONTENT | PEDAGOGY | HOURS |
|-------------|--|-----------------|--------------|
| 1. | Origin and General Principles of International Criminal Law (a) Concept of International Criminal Law (b) History of International Criminal Law (c) General Principles of International Criminal Law (d) Sources of International Criminal Law (e) Contemporary challenges: Cyber warfare, AI in warfare, and their treatment under ICL | Lectures | 15 |
| 2. | International Crimes (a) Genocide, Aggression, Organized Crimes and Corruption (b) War Crimes (c) Crimes against Humanity | Lectures | 15 |

| | | | |
|-----------|---|----------|-----------|
| | (d) Terrorism (e) Money Laundering (f) Narco-terrorism (g) Environmental crimes (“Ecocide”) and Climate Justice (h) Cyber-crimes of international concern (ransomware, state-sponsored hacking) | | |
| 3. | Interpol and Extradition (a) Extradition (b) Interpol: Powers, Functions and Notices (c) Mutual Legal Assistance Treaties (MLATs) and cross-border digital evidence collection | Lectures | 15 |
| 4. | International Criminal Court and Tribunal (a) Composition of the Court (b) Jurisdiction of the Court (c) International Criminal Tribunals (d) Hybrid Courts and Special Tribunals (Sierra Leone, Cambodia, Ukraine) (e) Universal Jurisdiction and its contemporary use (e.g., prosecution of Syrian war crimes in European courts) | Lectures | 15 |

Experiential Learning:

| Unit | Content | Activity | Hours |
|------|-----------------------------|---|-------|
| I | Origins & Principles of ICL | Group discussion on Nuremberg and Tokyo trials; analysis of <i>Prosecutor v. Tadić</i> (ICTY) | 2 |
| II | International Crimes | Case simulation: Role-play on ICC trial for Genocide (<i>Prosecutor v. Omar Al Bashir</i>) | 2 |
| II | Contemporary Crimes | Article review: “Ecocide as an Emerging International Crime” – EJIL, 2023 | 1 |
| III | Interpol & Extradition | Drafting an extradition request under MLAT framework | 2 |
| IV | ICC & Tribunals | Moot simulation on jurisdiction of ICC (<i>Prosecutor v. Putin</i> , | 3 |

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|--|--|----------------------|--|
| | | 2023 arrest warrant) | |
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REFERENCES:

| | |
|-----------------------|---|
| TEXT BOOK | <ol style="list-style-type: none"> 1. Cryer, Robert, et al., <i>An Introduction to International Criminal Law and Procedure</i> (OUP) 2. Schabas, William A., <i>An Introduction to the International Criminal Court</i> (CUP) 3. Cassese, Antonio, et al., <i>International Criminal Law: Cases and Commentary</i> (OUP) 4. Werle, Gerhard, <i>Principles of International Criminal Law</i> (T.M.C. Asser Press) 5. Simpson, Gerry J., <i>Law, War and Crime: War Crimes Trials and the Reinvention of International Law</i> (Polity Press) |
| REFERENCE BOOK | <ol style="list-style-type: none"> 1. Bassiouni, M. Cherif, <i>Introduction to International Criminal Law</i> (Brill, 2021 ed.) 2. Drumbl, Mark, <i>Atrocity, Punishment, and International Law</i> (CUP, 2019) |
| ARTICLE | <ul style="list-style-type: none"> • “The Crime of Ecocide in International Law” – EJIL (2023) • “Cyber Warfare and International Criminal Accountability” – Journal of International Criminal Justice (2022) • “ICC’s Arrest Warrant in Ukraine Conflict” – AJIL (2023) |
| CASES | <p>Prosecutor v. Lubanga Dyilo (ICC, 2012) – First ICC conviction (child soldiers).</p> <p>Prosecutor v. Katanga (ICC, 2014) – War crimes and crimes against humanity.</p> <p>Prosecutor v. Milosević (ICTY, ongoing until 2006) – Head of State accountability.</p> <p>Prosecutor v. Ruto & Sang (Kenya, ICC, 2016) – Witness tampering and</p> |

| | |
|--------------------|--|
| | <p>challenges in ICC trials.</p> <p>Pinochet Case (UK House of Lords, 1998–99) – Universal jurisdiction for torture.</p> <p>Syrian War Crimes Trials in Germany (Federal Court of Justice, 2021) – Use of universal jurisdiction.</p> |
| VIDEO | |
| MOOC COURSE | <ul style="list-style-type: none">• <i>International Criminal Law</i> – Coursera (University of London)• <i>International Humanitarian Law in Theory and Practice</i> – Coursera (Louvain)• <i>Law of War and International Justice</i> – edX (Georgetown University)• <i>UN Audiovisual Library of International Law – ICL Lectures & Case Materials</i> |

| FIFTH SEMESTER | |
|-------------------------------------|---------------------------|
| LL.B. | Paper Code: LLB 0507 BL-E |
| Banking and Insurance Law- Elective | Credit: 04 |

Assessment:

| Mid-Term | End-Term |
|----------|----------|
| 40% | 60% |

Course Outcome:

| | | |
|-----|---|------|
| CO1 | Students will be able to recall various laws and regulation pertaining to banking sector. | BL 1 |
| CO2 | Students will be able to summarise and express about the different laws and provision enshrined therein. | BL 2 |
| CO3 | Students will be able to implement the provisions and able to avail the remedy for grievances to and from banking sector. | BL 3 |
| CO4 | Students will be able to reflect upon feasibility and comprehensiveness of current banking regulation framework. | BL 4 |

| UNIT | CONTENT | PEDAGOGY | HOURS |
|------|--|----------|-------|
| 1. | Banking System in India <ol style="list-style-type: none"> a. Kinds of Banks and their Functions b. History of Banking in India c. Banking Regulation Laws: <ol style="list-style-type: none"> i. Reserve Bank of India Act, 1934 ii. Banking Regulation Act, 1949 d. Bank Nationalization and Social Control over Banking e. Relationship between Banker and Customer: <ol style="list-style-type: none"> i. Legal Character ii. Contract between Banker and Customer iii. Bank's Duty to Customers iv. Liability under Consumer Protection Act, 2019 | Lectures | 15 |
| 2. | : Lending, Securities and Recovery by Banks <ol style="list-style-type: none"> a. Principles of Lending b. Position of Weaker Sections c. Default and Recovery d. Recovery of Debts with and without Intervention of Courts / Tribunal: <ol style="list-style-type: none"> i. Recovery of Debts due to Banks and Financial Institutions Act, 1993 ii. Securitization and Reconstruction of Financial Assets and Enforcement of Security Interests Act, 2002 | Lectures | 15 |

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|-----------|---|-----------------|-----------|
| | (Definitions, s 13,s17) | | |
| 3. | The Negotiable Instrument Act, 1881 a. Definition and Kinds of Negotiable Instruments b. Holder and Holder-in-Due Course c. Material Alterations and Crossing of Cheque, etc. d. Dishonour of Negotiable Instruments | Lectures | 15 |
| 4. | a. International Commercial Arbitration b. N: Insurance Law c. Nature of Insurance Contracts d. Kinds of Insurance: e. Life Insurance f. Mediclaim g. Property Insurance h. Fire Insurance, Claims and Documentation Proofs. i. Motor Vehicles Insurance (with special reference to Third Party Insurance) j. k. Constitution, Functions and Powers of Insurance Regulatory and Development Authority l. Application of Consumer Protection Act, 1986 ew-York and Geneva Convention m. UNCITRAL Model Law, Treaties etc. n. Enforcement of Foreign Award and Jurisdictional Issues | Lectures | 15 |

Experiential Learning:

| UNIT | CONTENT | ACTIVITY | BL | HOURS |
|-------------------|---|--|----------|-------|
| I & II | Project-based Studies including special lectures by experts are used to provide practical exposure and enhance knowledge beyond traditional teaching. | Project work and expert lecture | 2 | |
| III | Tests | MCQs & Tests | 1 | |
| IV | Case-based learning | Case Study | 3 | |

REFERENCES:

| | |
|------------------|---|
| TEXT BOOK | <i>Banking and Insurance Law and Practice</i> , Institute of Company Secretaries of India, Taxmann Publishers, 2010 |
| | M.N. Mishra, <i>Law of Insurance</i> , Central Law Agency, 9 th Edition, 2012 |
| | S. P. Sengupta, <i>Commentaries on Negotiable Instruments' Act</i> , Central Law Agency, 2008 (3 rd Edn) |

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|-----------------------|---|
| REFERENCE BOOK | K.C. Shekhar, & Lekshmi Shekhar, <i>Banking Theory and Practice</i> , Vikas Publishing House, 19 th Edition, 2005. |
| | M.L. Tannan, <i>Banking Law and Practice in India</i> , Lexis Nexis, 23 rd Edition, 2010 |
| | J N Jain & R K Jain, <i>Modern Banking and Insurance – Principles and Techniques</i> , Regal Publications, 2008 |
| ARTICLE | https://www.indiacode.nic.in/bitstream/123456789/1885/1/A194910.pdf |
| | https://www.icsi.edu/media/webmodules/Academics/Elective_Paper_BIL_P.pdf |
| | https://legaleye.co.in/blog_news/key-differences-between-banking-laws-and-insurance-laws-a-comparative-overview/ |
| CASES | R.C. Cooper v. Union of India (1969) |
| | Innoventive Industries Ltd. vs ICICI Bank (2018) |
| | Mathew Varghese v. M. Amritha Kumar (2014) |
| | Vidarbha Industries vs Axis bank (2022) |
| VIDEO | https://www.youtube.com/watch?v=0IwA0TNP7sc |
| | https://www.youtube.com/watch?v=rTbvoRJ9jKI |

| SIXTH SEMESTER | |
|----------------------------|-----------------------------|
| LL.B. | Paper Code: LLB (3) 0601 IS |
| INTERPRETATION OF STATUTES | Credit: 04 |

Assessment:

| Mid-Term | End-Term |
|----------|----------|
| 40% | 60% |

Course Outcome: Student will be able:

| | | |
|------------|---|------|
| CO1 | to memorise the various principles of interpretation. | BL 1 |
| CO2 | to understand the utility and extent of principles of interpretation. | BL 2 |
| CO3 | to apply the principles on real question relating to interpretation | BL 3 |
| CO4 | to analyse the role of Supreme Court and consequences of applications of principles of interpretation | BL 4 |

| UNIT | CONTENT | PEDAGOGY | HOURS |
|-----------|--|-------------------------------|-----------|
| 1. | Introduction a. Meaning of Interpretation and Need for Interpretation b. Power of Judiciary to interpret, Legislative Intent, dilution of separation of Power c. General understanding of Act, Enactment, Statutes, Ordinances, Rules, etc. | LECTURE AND DISCUSSION | 15 |
| 2. | Internal and External Aids to Interpretation a. Title b. Preamble c. Heading d. Marginal Note e. Section f. Sub-section g. Punctuation h. Illustration i. Exception j. Proviso k. Explanation l. Saving Clause m. Schedule n. Constituent Assembly Debates for Constitutional Interpretation o. Legislative History: Legislative Intention | LECTURE AND DISCUSSION | 15 |

| | | | |
|-----------|--|--------------------------|-----------|
| | <p>p. Statement of Objects and Reasons</p> <p>q. Legislative Debates</p> <p>r. Committee Reports, Law Commission Reports</p> | | |
| 3. | <p>Rules of Interpretation</p> <p>i. Rules Regarding interpretation</p> <p>a. Liberal and Strict construction</p> <p>b. Literal Rule</p> <p>c. Golden Rule</p> <p>d. Mischief Rule</p> <p>e. Legal Fiction</p> <p>ii. Rules regarding interpretation of word</p> <p>a. <i>Ejusdem generis</i></p> <p>b. <i>Noscitur a sociis</i></p> <p>c. <i>Reddendo singula singulis</i></p> <p>d. <i>Generalia specialibus non derogant</i></p> <p>e. <i>Expressio unius est exclusion alterius</i></p> | LECTURE AND CASES | 15 |
| 4. | <p>Rules of Interpretation</p> <p>i. Rules regarding Constitutional Interpretation</p> <p>a. Harmonious Construction,</p> <p>b. Pith and Substance,</p> <p>c. colourable Legislation</p> <p>ii. Understanding of Mimamsa Sutras of interpretation</p> <p>a. Understanding of Mimamsa Sutras</p> <p>b. Maxwell vis-à-vis Mimamsa sutras</p> <p>c. Application of Mimamsa Sutras in Hindu Law</p> <p>d. Application of Mimamsa Principles in secular Laws</p> | LECTURE AND CASES | 15 |

Experiential Learning:

| UNIT | CONTENT | ACTIVITY | BL | HOURS |
|------|-------------------------------|--------------|----|-------|
| 1 | Internal aid and External Aid | Presentation | 4 | 2 |
| 2 | Rules of Interpretation | Case study | 4 | 4 |

REFERENCES:

| | |
|------------------------|--|
| TEXT BOOK | P. St. J. Langan, <i>Maxwell's on the Interpretation of Statutes</i> , Lexis Nexis, 12 th Edition, 1969 |
| | V.P.Sarathi, <i>Interpretation of Statutes</i> , Eastern book Company, 5 th Edition, 2010. |
| REFERENCE BOOKS | G.P. Singh, <i>Principles of Statutory Interpretation</i> , Lexis Nexis, 13 th Edition, 2012 |
| | N.S. Bindra, <i>Interpretation of Statutes</i> , Lexis Nexis, 2013 |
| | Bakshi BM, <i>Interpretation of Statutes</i> , Orient Publisher, 2008 |

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|--------------|-------------------------------------|
| | |
| CASES | Shanta Bai v University of Madras |
| | AG v HRH prince augustus |
| | Pepper v Hart |
| | Sussex peerage case |
| | IC Golaknath case |
| | Keshavanand Bharti v state of Kerla |
| | Union of India v ADR |
| | PUCL v Union of India |

| SIXTH SEMESTER | |
|-------------------------|------------------------------|
| LL.B. | Paper Code: LLB (3) 0602 CPC |
| Code of Civil Procedure | Credit: 04 |

Assessment:

| Mid-Term | End-Term |
|----------|----------|
| 40% | 60% |

Course Outcome:

| | | |
|------------|---|------|
| CO1 | Students will be able to define and remember the terminology used in the civil process. They will also be able to memorize the essential provisions of C.P.C. which are vital in criminal Process. | BL 1 |
| CO2 | Students will be able to understand the trial process and Post trial Process along with miscellaneous proceedings. Students will also be able to interpreting and exemplifying the concept enshrined in the CPC | BL 2 |
| CO3 | Students will be able in articulate and execute the provision and principles of civil law on hypothetical and real problems. | BL 3 |
| CO4 | Students will be able to Explain and raise question pertaining to civil process and principles thereof. | BL 4 |

| UNIT | CONTENT | PEDAGOGY | HOURS |
|------|--|---|-------|
| 1. | INTRODUCTION AND INSTITUTION a. Definitions: Decree, Judgement, Order, Foreign Court, Foreign Judgement, <i>Mesne-Profits</i> , Affidavit, Suit, Plaint, Written Statement b. Important Concepts: Civil Nature, <i>Res Sub-Judice</i> , <i>Res-judicata</i> , c. Jurisdiction and Place of Suing d. Institution of Suit | LECTURE + CASE STUDY + DISCUSSION | 15 |
| 2. | INITIAL STEPS IN A SUIT a. Pleadings: Meaning, Object, General rules, Amendment of Pleadings b. Plaint and Written Statement c. Appearance and Non-Appearance of Parties d. Ascertainment of Issues and trial process | LECTURE + CASE STUDY + DISCUSSION | 15 |
| 3. | INTERIM ORDERS AND MISCELLANEOUS PROVISIONS a. Commissions b. Receiver c. Temporary Injunctions d. Summary Procedure e. Suits by Indigent persons | LECTURE + CASE STUDY + DISCUSSION | 15 |

| | | | |
|----|---|--|-----------|
| | f. Inter-pleader Suit g. Restitution, <i>Caveat</i> , Inherent Powers of Courts | | |
| 4. | EXECUTION, APPEAL, REFERENCE, REVIEW AND REVISION a. Execution of Judgement and Decree b. Appeals from Original Decree c. Appeals from Appellate Decrees d. General Provisions relating to appeals e. Reference to High Court f. Review g. Revision | LECTURE + CASE STUDY + DISCUSSION | 15 |

Experiential Learning:

| UNIT | CONTENT | ACTIVITY | BL | HOURS |
|------|--|------------------|----|-------|
| 1. | Suits, application, petition, appeal etc | Drafting | 3 | 2 |
| 2. | Amendments to Civil Procedure Code | Case based study | 2 | 2 |

REFERENCES:

| | |
|--|--|
| TEXT BOOKS: | C.K. Takwani, <i>Code of Civil Procedure</i> , Eastern Book Company, 2010 |
| | M.P. Tandon, <i>Code of Civil Procedure</i> , Allahabad Law Agency, 2005 |
| REFERENCE BOOK | Dinshaw Fardunzi Mulla, <i>Mulla's Code of Civil Procedure</i> , Lexis Nexis (18 th Edn) |
| | Sudipto Sarkar & V.R. Manohar, <i>Sarkar's Code of Civil Procedure (2 Vols)</i> , Lexis Nexis India (11 th Edn) |
| | M.R. Malik, <i>Ganguly's Civil Court, Practice and Procedure</i> , Eastern Law House, |
| ARTICLE | Law Commission Reports on the CPC |
| CASES | Kiran Singh v. Chaman Paswan, AIR 1954 SC 340 |
| | Sushil Kumar Sen v. State of Bihar, (1975) 1 SCC 774 |
| | Workmen v. Board of Trustees of the Cochin Port Trust, (1978) 3 SCC 119 |
| | Arjun Singh v. Mohindra Kumar, AIR 1964 SC 993 |
| | Sangram Singh v. Election Tribunal, AIR 1955 SC 425 |
| | A. R. Antulay v. R.S. Nayak, (1988) 2 SCC 602 |
| | Hope Plantations Ltd. v. Taluk Land Board, (1999) 5 SCC 590 |
| | National Institute of Mental Health v. C. Parameshwara, (2005) 2 SCC 256 |
| Premier Automobiles Ltd. v. Kamlakar Shantaram Wadke, (1976) 1 SCC 496 | |

| | |
|--|--|
| | Pirgonda Hongonda Patil v. Kalgonda Shidgonda Patil, AIR 1957 SC 363 |
| | Dalpat Kumar v. Prahlad Singh, (1992) 1 SCC 719 |
| | Rajni Kumar v. Suresh Kumar Malhotra, (2003) 5 SCC 315 |

| SIXTH SEMESTER | |
|---------------------------------------|--------------------------------|
| LL.B. | Paper Code: LLB (3) 0603 DPC-C |
| Drafting, Pleading and Conveyancing-C | Credit: 04 |

Assessment:

| Mid-Term | End-Term |
|----------|----------|
| 40% | 60% |

Course Outcome:

| | | |
|------------|---|------|
| CO1 | To make the students identify, develop and apply the skills of legal profession | BL 1 |
| CO2 | To develop better skills of drafting of clear and unambiguous legal instruments | BL 2 |
| CO3 | To develop skills of pleadings and presenting before the court in professional manner. | BL 3 |
| CO4 | To make them understand and develop skills needed for practical aspect of law and how knowledge acquired through study of law is related to legal practice. | BL 4 |

| UNIT | CONTENT | PEDAGOGY | HOURS |
|------|--|--|-------|
| 1. | Fundamental Rules of Pleadings a. Pleadings (Order 6 CPC) b. Plaint Structure c. Written Statement and Affidavit d. Application under Section 5 of the Limitation Act e. Application for Setting aside <i>ex-parte</i> Decree f. Writ Petitions | LECTURE METHODS + CASE STUDY | 15 |
| 2. | Civil Pleadings a. Suit for Recovery under Order XXXVII of CPC b. Suit for Permanent Injunction c. Suit for Dissolution of Partnership d. Application for Temporary Injunction Order XXXIX of CPC e. Appeal from Original Decree under Order 41 of CPC f. Revision Petition g. Review Petition | LECTURE METHODS + CASE STUDY + GROUP DISCUSSION | 15 |
| 3. | General Principles of Criminal Pleadings f. Application for Bail g. Application under Section 125 CRPC h. Compounding of Offences by Way of Compromise under Section 320 (i) CRPC i. Complaint under Section 138, Negotiable Instruments Act, 1881 j. Application under Section 482, CRPC | LECTURE METHODS + CASE STUDY + GROUP | 15 |

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|-----------|---|--|-----------|
| | | DISCUSSION | |
| 4. | Notices & Conveyancing a. Notice to the Tenant under Section 156 of Transfer of Property Act b. Notice under Section 80 of CPC c. Notice under Section 434 of the Companies Act d. Reply to Notice e. General Power of Attorney f. Will g. Agreement to SELL h. Sale-Deed i. Lease-Deed j. Partnership Deed k. Mortgage Deed l. Relinquishment Deed m. Deed of Gift | LECTURE METHODS + CASE STUDY + GROUP DISCUSSION | 15 |

Experiential Learning:

| UNIT | CONTENT | ACTIVITY | BL | HOURS |
|------|--------------------------------|----------|----|-------|
| 1. | Drafting of all types of deeds | Drafting | 4 | 2 |

REFERENCES:

| | |
|-----------------------|---|
| TEXT BOOK | N.S. Bindra, <i>Conveyancing, Draftsman and Interpretation of Dates</i> , Delhi Law House, 1985 |
| | G.C. Mogha & S. N. Dhingra, <i>Mogha's Law of Pleading in India with Precedents</i> , Eastern Law House, 18 th Edn. 2013 |
| REFERENCE BOOK | R.N. Chaturvedi, <i>Conveyancing</i> , Eastern Book Company, 2011 (7 th Edn) |
| | G.C. Mogha, <i>Indian Conveyancer</i> , Dwivedi Law, 2009 (14 th Edn) |
| | C. R. Datta & M.N. Das, <i>D'Souza's Form and Precedents of Conveyancing</i> , Eastern Law House, 2008 (13 th Edn) |
| CASES | Associated Hotels of India Ltd. v. R.N. Kapoor 1959 AIR 1262 |

| SIXTH SEMESTER | |
|--|---------------------------------------|
| LL.B. | Paper Code: LLB (3) 0604 APE-C |
| ADVOCACY AND PROFESSIONAL ETHICS- C | Credit: 04 |

Assessment:

| Mid-Term | End-Term |
|-----------------|-----------------|
| 40% | 60% |

Course Outcome:

| | | |
|------------|---|------|
| CO1 | To understand ethical consideration involved in law, society and justice. | BL 1 |
| CO2 | To understand and apply the mutual relationship between legal professional ethics, corruption and misconduct. | BL 2 |
| CO3 | To remember and apply norms of working of court practice and etiquettes. | BL 3 |

| UNIT | CONTENT | PEDAGOGY | HOURS |
|-------------|---|-----------------|--------------|
| 1. | Introduction to Legal Profession a. Law and Legal Profession, b. Development of Legal Profession in India, c. Right to practice, d. Right or privilege, Constitutional guarantee under Article 19(g) and its scope, e. Legal profession in US, UK and Australia. | LECTURE | 15 |
| 2. | Advocate and Advocacy a. Regulation Governing Enrolment and Practice, b. Salient Features of Advocates Act 1961, c. Practice of Law, Business, Solicitors firm, Industry, d. Elements of Advocacy, e. Ethics, Seven lamps of Advocacy, f. Duty to the court, profession, client, opponent, self, public and state, g. All India Bar Examination, h. Recognition as Senior Advocates, Enrolment of Advocates to Supreme Court of India. | LECTURE | 15 |
| 3. | Bench-Bar Relations a. The Advocates Act, 1961 b. State Bar Council and Bar Council of India: Duties and Functions c. Professional Misconduct and Punishments s35 d. Role and power of Disciplinary Committee ss36-42 | LECTURE | 15 |
| 4. | Legal Ethics a. Duty to Court, Client, Opponent, Colleagues s7 and s49, along with the Rules of the Bar Council | LECTURE | 15 |

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| | India b. Duty towards Society | | |
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Experiential Learning:

| UNIT | CONTENT | ACTIVITY | BL | HOURS |
|------|---------------------------------|------------|----|-------|
| 1 | Pd Gupta V Ram Murti And Others | CASE STUDY | 4 | 2 |

REFERENCES:

| | |
|------------------------|--|
| TEXT BOOK | The Advocates Act, 1960. |
| REFERENCE BOOKS | <i>Kailash Rai, Legal Ethics, CLP, 2007 (7th Edn)</i> |
| | <i>Ramachandran Raju & Gaurav Agarwal , B.R. Agarwala's Supreme Court Practice and Procedure, Eastern Book Company, 2002</i> |

| SIXTH SEMESTER | |
|-------------------|-----------------------------|
| LL.B. | Paper Code: LLB (3) 0605 IL |
| International Law | Credit: 04 |

Assessment:

| Mid-Term | End-Term |
|----------|----------|
| 40% | 60% |

Course Outcome:

| | | |
|------------|---|------|
| CO1 | Attain in-depth knowledge of the sources of international law (treaties and customary international law), subjects of international law (identifying rights and obligations of States, IOs, NGOs, individuals). | BL 1 |
| CO2 | Understand Dispute resolution framework (courts, arbitration tribunals, conciliation, as well use of sanctions and force). | BL2 |
| CO3 | To interpret and analyse important treaties and conventions. | BL3 |
| CO4 | To address contemporary real-world issues. | BL4 |

| UNIT | CONTENT | PEDAGOGY | HOURS |
|-----------|--|-----------------|-----------|
| 1. | : Introduction a. Nature and Development of International Law b. Subject of International Law i. Concept of Subject of Law and of Legal Personality ii. States: Condition of Statehood, Territory And Underlying Principles, Sovereignty iii. International Organisation: Concept, Right and Duties under International Law iv. Status of Individual v. Other Non-State Actors c. Relationship Between International Law and Municipal Law (UK, USA, India, China & Russia) d. Codification of International Law | Lectures | 15 |
| 2. | : Sources of International Law a. Treaties b. Custom c. General Principles d. Jurist Works e. UNITED NATIONS: General Assembly Resolutions, Security Council Resolutions | Lectures | 15 |

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|----|--|----------|----|
| | f. Other Sources | | |
| 3. | Recognition, Extradition and the Law of the Sea a. Recognition i. Theories of Recognition ii. <i>Defacto, Dejure</i> Recognition iii. Implied Recognition iv. Withdrawal of Recognition v. Retroactive Effects of Recognition b. Extradition and Asylum i. State Jurisdiction ii. Customary Law Basis iii. Treaty Law iv. The Nature of Obligation c. Law of The Sea i. Territorial Sea ii. Contiguous Zone iii. Exclusive Economic Zone iv. Continental Shelf v. High Sea | Lectures | 15 |
| 4. | : Contemporary International Issues d. Prohibition of the Use of Force e. Exceptions to the Prohibition: Individual and Collective Self Defence, Authorized or Recognised Military Actions f. Responsibility to Protect i. | Lectures | 15 |

Experiential Learning:

| UNIT | CONTENT | ACTIVITY | BL | HOURS |
|--------|---|---------------------------------|----|-------|
| I & II | Project-based Studies including special lectures by experts are used to provide practical exposure and enhance knowledge beyond traditional teaching. | Project work and expert lecture | 3 | |
| III | Tests | MCQ s & Test | 2 | |
| IV | Case-based learning | Case study | 2 | |

REFERENCES:

| | |
|------------------|--|
| TEXT BOOK | 1. Oppenheim, <i>International Law</i> , Biblio Bazaar, LIC, 2010 |
| | 2. James Crawford Brownlie, <i>Principles of International Law</i> , Oxford University Press, 2013 |
| REFERENCE | |

| | |
|--------------------|---|
| BOOK | 1. Starke, <i>Introduction to International Law</i> , Oxford University Press, 2013 |
| | 2. Shaw, <i>International Law</i> , Cambridge University Press, 2008 (6 th Edn) |
| | 3 .Benny Joseph, <i>Environment Studies</i> , Tata McGraw Hill, New Delhi, 2009 |
| | 4. R. P. Dhokalia, <i>The Codification of Public International Law</i> , United Kingdom: Manchester University Press, 1970 |
| | 5. Mark Villiger, “The Factual Framework: Codification in Past and Present”, in |
| ARTICLE | https://www.un.org/en/global-issues/international-law-and-justice |
| | https://network.bepress.com/law/international-law/ |
| | |
| CASES | |
| | Corfu Channel case |
| | SS Lotus case |
| | Hungary vs Slovakia, Gabjikovo Nagymaros Project Case |
| | Anglo-Norway Fisheries case |
| | Iran US Hostage Crisis |
| | Nuclear Tests Case – 1974 ICJ |
| VIDEO | https://www.youtube.com/watch?v=jTzKgI68VLc |
| MOOC COURSE | |

| <u>SIXTH SEMESTER</u> | |
|------------------------------|--------------------------------------|
| LL.B. | Paper Code: LLB (3) 0607 ML-E |
| Media Law - Elective | Credit: 04 |

Assessment:

| Mid-Term | End-Term |
|-----------------|-----------------|
| 40% | 60% |

Course Outcome:

| | | |
|------------|--|------|
| CO1 | Understand the fundamental principles and constitutional framework of freedom of the press. | BL 1 |
| CO2 | Apply constitutional and statutory principles to current and hypothetical issues concerning media regulation. | BL 2 |
| CO3 | Analyze the evolving regime of media law in India and abroad, including social media, OTT platforms, and digital journalism. | BL 3 |
| CO4 | Critically evaluate government regulation, judicial intervention, and media accountability on the touchstone of democratic principles. | BL 4 |
| CO5 | Engage in experiential activities such as case law analysis, debates, mock trials, and study of scholarly articles and MOOCs. | BL 4 |

| UNIT | CONTENT | PEDAGOGY | HOURS |
|-------------|--|-----------------|--------------|
| 1. | Introduction | Lectures | 15 |
| | a. Historical Perspective of Freedom of Press in UK, USA, and India | | |
| | b. Constitutional Framework of Freedom of Press in India and US | | |
| | c. Freedom of Speech and Expression – Article 19(1)(a) | | |
| | d. Media Law and Right to Know, Right to Information, and Right to Privacy | | |
| | e. Global Perspective: UNHRC’s approach to | | |

| | Freedom of Press and Digital Rights | | |
|-----------|---|----------|-----------|
| 2. | Freedom of Press under Indian Constitution <ol style="list-style-type: none"> a. Right to Circulation b. Right to Publication c. Right to Advertisement: Advertisement & Ethics – Misleading Advertisements vis-à-vis Consumer Rights d. Publication of Parliamentary Proceedings e. Paid News, Fake News, and Regulatory Gaps | Lectures | 15 |
| 3. | Constitutional Restrictions <ol style="list-style-type: none"> a. Public Order, Security of State b. Defamation c. Contempt of Court d. Morality and Decency – Censorship under Constitution and Cinematograph Act, 1952 e. Hate Speech, Fake News & IT Rules 2021 (Intermediary Guidelines and Digital Media Ethics Code) | Lectures | 15 |
| 4. | Emerging Issues in Media Law <ol style="list-style-type: none"> a. Broadcasting and Telecasting b. Cable Television Networks (Regulation) Act, 1995 – Chapter II c. Social Media: Indian Legal Scenario d. Media Trial – Means, Methods, and Impact e. Press Council of India – Powers and Functions f. OTT Platforms & Digital Media – Regulation, Self-regulation, and Judicial Challenges g. Algorithmic Bias, AI-generated Content, and | Lectures | 15 |

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|--|----------------------------|--|--|
| | Deepfakes – Legal Concerns | | |
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Experiential Learning:

| Unit | Content | Activity | Hours |
|------|---|---|-------|
| I | Freedom of Press: Constitutional Perspective | Case analysis & group presentation on <i>Romesh Thappar and Cricket Association of Bengal</i> | 2 |
| II | Media Rights & Advertisements | Drafting a legal opinion on misleading advertisement complaint (Consumer Law + Media Ethics) | 2 |
| III | Restrictions on Media | Debate on “Decriminalization of Defamation in India” | 2 |
| III | IT Rules & Censorship | Article Review: “Intermediary Guidelines 2021 and Free Speech” – NLU Delhi Journal (2022) | 1 |
| IV | Media Trials & Social Media | Mock trial on “Trial by Media vs. Fair Trial” | 3 |
| IV | OTT Regulation | Research-based seminar: “Self-Regulation vs. State Regulation of OTT Platforms” | 2 |

REFERENCES:

| | |
|-----------------------|---|
| TEXT BOOK | <ol style="list-style-type: none"> 1. S.R. Myneni, <i>Media Law</i>, Asia Law House 2. Dr. Sukanta K. Nanda, <i>Media Law</i>, Central Law Publication 3. Madhavi Goradia Divan, <i>Facets of Media Law</i>, EBC Publication 4. M.P. Jain, <i>Indian Constitutional Law</i>, LexisNexis Publication |
| REFERENCE BOOK | <ul style="list-style-type: none"> • Gautam Bhatia, <i>Offend, Shock or Disturb: Free Speech under the Indian Constitution</i> (OUP, 2016) • Monroe Price, <i>Media and Freedom of Expression</i> (OUP, 2021) |

| | |
|---------|---|
| ARTICLE | <ul style="list-style-type: none"> • “OTT Regulation in India: Between Free Speech and Censorship” – NUJS Law Review (2023) • “Media Trial and Presumption of Innocence” – NALSAR Student Law Review (2022) • “Deepfakes and AI Content: Challenges for Media Law” – Indian Journal of Law & Tech (2023) |
| CASES | <ul style="list-style-type: none"> • <i>Romesh Thappar v. State of Madras</i> (AIR 1950 SC 124) • <i>Brij Bhushan v. State of Delhi</i> (AIR 1950 SC 129) • <i>Secretary, Ministry of I&B v. Cricket Association of Bengal</i> (1995) 2 SCC 161 • <i>Justice K.S. Puttaswamy v. Union of India</i> (2017) – Right to Privacy • <i>Indian Express Newspapers v. Union of India</i> (AIR 1986 SC 515) • <i>Sakal Papers v. Union of India</i> (AIR 1962 SC 305) • <i>Bennett Coleman & Co. v. Union of India</i> (AIR 1973 SC 106) • <i>Tata Press Ltd. v. Mahanagar Telephone Nigam Ltd.</i> (1995) 5 SCC 139 • <i>R. Rajagopal v. State of Tamil Nadu</i> (1994) 6 SCC 632 – Right to privacy & press freedom • <i>Aveek Sarkar v. State of West Bengal</i> (2014) 4 SCC 257 – Obscenity test • <i>Subramanian Swamy v. Union of India</i> (2016) 7 SCC 221 – Criminal defamation upheld • <i>Prashant Bhushan Contempt Case</i> (2020) 11 SCC 740 • <i>Shreya Singhal v. Union of India</i> (2015) 5 SCC 1 – Striking down of Section 66A IT Act • <i>Odyssey Communications v. Lokvidayan Sanghatana</i> (AIR 1988 SC 1642) – Broadcasting freedom • <i>R. Rajagopal v. State of Tamil Nadu</i> (1994) – Media & privacy • <i>Sahara India Real Estate Corp. Ltd. v. SEBI</i> (2012) 10 SCC 603 – |

| | |
|--------------------|---|
| | <p>Media trial restrictions</p> <ul style="list-style-type: none">• <i>Justice for Rhea Chakraborty Case (2020)</i> – Bombay HC remarks on sensationalism• <i>OTT Content Regulation Cases</i> – Delhi HC & Karnataka HC, 2021 |
| VIDEO | |
| MOOC COURSE | <ul style="list-style-type: none">• <i>Media Law and Ethics</i> – SWAYAM (UGC)• <i>Freedom of Expression and Media Law</i> – Coursera (University of London)• <i>Regulation of Digital Media & Internet Law</i> – NPTEL (IIT Kharagpur)• <i>UNESCO Online Course on Journalism, Fake News & Disinformation</i> |

| <u>SIXTH SEMESTER</u> | |
|---------------------------------|--------------------------------------|
| LL.B. | Paper Code: LLB (3) 0606 GJ-E |
| Gender Justice- Elective | Credit: 04 |

Assessment:

| Mid-Term | End-Term |
|-----------------|-----------------|
| 40% | 60% |

Course Outcome:

| | | |
|------------|---|------|
| CO1 | Understand the foundational concepts relating to gender equality and justice. | BL 1 |
| CO2 | Apply the principles of gender equality to customary, statutory, and contemporary legal problems. | BL 2 |
| CO3 | Analyze legal provisions, judicial trends, and policy debates on women's rights, LGBTQ+ rights, and gender inclusivity. | BL 3 |
| CO4 | Critically evaluate laws and state interventions on the touchstone of constitutional equality, international conventions, and feminist jurisprudence. | BL 4 |
| CO5 | Engage in experiential learning through case studies, debates, legal aid activities, and scholarly article reviews. | BL 4 |

| UNIT | CONTENT | PEDAGOGY | HOURS |
|-------------|---|-----------------|--------------|
| 5. | Historical and Constitutional Background f. Historical background in India related to women g. Women in post-Independence India h. Preamble of the Constitution – Equality provisions i. Fundamental Rights and Directive Principles of State Policy j. Negative aspects of the Constitution – Exploitation of sex not mentioned in Article 23 k. Uniform Civil Code towards gender justice l. Indian tradition and family ideology: growth of feminism m. International perspective – CEDAW, SDGs, and comparative constitutions | Lectures | 15 |
| 6. | Gender and Personal Laws f. Inheritance rights of women under Hindu, | Lectures | 15 |

| | | | |
|----|---|----------|----|
| | <p>Christian, Parsi, and Muslim law</p> <p>g. Divorce under Hindu law, Muslim law, Christian law</p> <p>h. Uniform Civil Code debates: Goa model, Law Commission reports</p> <p>i. Gender neutrality in family law: same-sex marriage petitions before Supreme Court</p> | | |
| 7. | <p>Gender and Criminal Law</p> <p>f. Adultery, rape, dowry death, cruelty to married women, bigamy</p> <p>g. Marital rape debate in India – judicial responses & legislative silence</p> | Lectures | 15 |
| 8. | <p>Gender Justice and Social Legislation</p> <p>h. Dowry Prohibition Act, 1961</p> <p>i. Protection of Women from Domestic Violence Act, 2005</p> <p>j. Women and Employment – Labour force participation and challenges</p> <p>k. Maternity Benefits Act, 1961 (as amended 2017)</p> <p>l. Factories Act & Equal Remuneration Act</p> <p>m. Wage protection and workplace discrimination</p> <p>n. Inequality in the workplace, additional domestic burdens, male bias</p> <p>o. Absence of legal protection within the family circle</p> <p>p. Movement towards Uniform Civil Code</p> <p>q. Workplace harassment: POSH Act, 2013 and recent case laws</p> <p>r. Gig economy, women in informal sector, and gender pay gap</p> | Lectures | 15 |

Experiential Learning:

| Unit | Content | Activity | Hours |
|------|---|--|-------|
| I | Constitutional & International Gender Justice | Group discussion on <i>Vishaka</i> guidelines & CEDAW provisions | 2 |
| II | Gender & Personal Laws | Debate on “Uniform Civil Code: Necessity or Threat to Pluralism” | 2 |

| | | | |
|-----|--------------------------------|--|---|
| III | Gender & Criminal Law | Moot court on “Marital Rape Exception” | 3 |
| III | Transgender & LGBTQ+ rights | Article review: “Queer Rights and Indian Constitutionalism” – NUJS Law Review (2022) | 1 |
| IV | Workplace & Social Legislation | Case study on POSH Act compliance in Indian companies | 2 |
| IV | Labour Laws & Gender Gap | Research presentation on “Women in Gig Economy” | 2 |

REFERENCES:

| | |
|-----------------------|---|
| TEXT BOOK | <ol style="list-style-type: none"> 5. B. Sivaramayya, <i>Matrimonial Property Law in India</i> (OUP, 1998) 6. Ratna Kapur & Brinda Cossman, <i>Subversive Sites: Feminist Engagements with Law in India</i> (Sage, 1996) 7. Patricia Smith (Ed.), <i>Feminist Jurisprudence</i> (OUP, 1993) 8. S.P. Sathe, <i>Towards Gender Justice</i> (RCWS, 1993) 9. Flavia Agnes, <i>State, Gender and the Rhetoric of Law Reform</i> (SNDT, 1985) |
| REFERENCE BOOK | <ul style="list-style-type: none"> • Lotika Sarkar, <i>Law Commission of India Reports on Women</i> (1988) • Law Commission of India, <i>155th Report on IPC</i> (1997) |
| ARTICLE | <ul style="list-style-type: none"> • “Marital Rape Debate in India” – Indian Journal of Constitutional Law (2022) • “Transgender Rights and Social Justice in India” – JILI (2021) • “Gender Pay Gap and Labour Reforms” – Economic & Political Weekly (2023) |
| CASES | <ul style="list-style-type: none"> • <i>Air India v. Nargesh Mirza</i> (1981) – Service rules discriminatory to women • <i>Vishaka v. State of Rajasthan</i> (1997) – Sexual harassment guidelines • <i>Joseph Shine v. Union of India</i> (2018) – Adultery decriminalized • <i>Navtej Singh Johar v. Union of India</i> (2018) – LGBTQ+ rights & gender inclusivity • <i>Shayara Bano v. Union of India</i> (2017) – Triple talaq unconstitutional |

| | |
|--------------------|--|
| | <ul style="list-style-type: none"> • <i>Mary Roy v. State of Kerala (1986) – Christian women’s inheritance rights</i> • <i>Githa Hariharan v. RBI (1999) – Mother as natural guardian</i> • <i>Sarla Mudgal v. Union of India (1995) – Bigamy & UCC debates</i> • <i>Tukaram v. State of Maharashtra (Mathura Rape Case, 1979) – Trigger for reforms</i> • <i>Bodhisattwa Gautam v. Subhra Chakraborty (1996) – Compensation in rape cases</i> • <i>Independent Thought v. Union of India (2017) – Marital rape exception read down for minors</i> • <i>NALSA v. Union of India (2014) – Recognition of transgender rights</i> • <i>Apparel Export Promotion Council v. A.K. Chopra (1999) – Sexual harassment at workplace</i> • <i>Medha Kotwal Lele v. Union of India (2013) – Implementation of Vishaka guidelines</i> • <i>X v. Principal Secretary, Health (2022) – Abortion rights extended to unmarried women</i> • <i>Charu Khurana v. Union of India (2015) – Women’s right to work in male-dominated professions</i> |
| VIDEO | |
| MOOC COURSE | <ul style="list-style-type: none"> • <i>Gender Justice and the Law – SWAYAM (UGC)</i> • <i>International Women’s Rights – Coursera (University of London)</i> • <i>Feminism and Social Justice – Coursera (University of California)</i> • <i>Gender and Human Rights – edX (Louvain University)</i> • <i>UN Women India – Online resources on SDGs & Gender Equality</i> |

