# SYLLABUS OF LL.B THREE YEAR DEGREE COURSE IMPLEMENTED W.E.F. THE ACADEMIC SESSION 2025-2026 ONWARDS



# Under Credit Based Semester System (CBSS)

# HIMACHAL PRADESH UNIVERSITY FACULTY OF LAW

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		FIRST	SEMESTER		
Paper No.	Name of the Paper	Duration of Exam	Marks(internal)	Marks (Written)	Credits
Ι	Constitutional Law-I	3 Hours	15+5(Attendance)=20	80	05
II	Law of Contract	3 Hours	15+5(Attendance)=20	80	05
III	Law of Torts including Motor Vehicle Accidents and Consumer Protection Laws	3 Hours	15+5(Attendance)=20	80	05
IV	Law of Crimes- I (Bharatiya Nyaya Sanhita, 2023)	3 Hours	15+5(Attendance)=20	80	05
V	Labour and Industrial Laws	3 Hours	15+5(Attendance)=20	80	05

	SECOND SEMESTER					
Paper No.	Name of the Paper	Duration of Exam	Marks(internal)	Marks (Written)	Credit	
VI	Constitutional Law-II	3 Hours	15+5(Attendance)=20	80	05	
VII	Administrative Law	3 Hours	15+5(Attendance)=20	80	05	
VIII	Cyber Law and Crimes	3 Hours	15+5(Attendance)=20	80	05	
IX	Environmental Law	3 Hours	15+5(Attendance)=20	80	05	
Χ	Family Law-I	<b>3</b> Hours	15+5(Attendance)=20	80	05	

		THI	RD SEMESTER		
Paper No.	Name of the Paper	Duratio n of Exam	Marks(internal)	Marks (Written)	Credits
XI	Law of Crimes –II (Bharatiya Nagarik Suraksha Sanhita, 2023)	3 Hours	15+5(Attendance)=20	80	05
XII	Family Law-II	<b>3 Hours</b>	15+5(Attendance)=20	80	05
XIII	Professional Ethics, Accountancy For Lawyers and Bench Bar Relations (Practical-I)	3 Hours	7+5(Attendance)+ 40 (Practical)=52	48	07
XIV	Public International Law	3 Hours	15+5(Attendance)=20	80	05
XV	Jurisprudence	<b>3</b> Hours	15+5(Attendance)=20	80	05

	FOURTH SEMESTER						
Paper No.	Name of the Paper	Duration of Exam	Marks(internal)	Marks (Written)	Credits		
XVI	Bharatiya Sakshya Adhiniyam, 2023	3 Hours	15+5(Attendance)=20	80	05		
XVII	<b>Banking Law</b>	3 Hours	15+5(Attendance)=20	80	05		
XVIII	Intellectual Property Law	3 Hours	15+5(Attendance)=20	80	05		
XIX	Interpretation of Statutes and Principles of Legislation	3 Hours	15+5(Attendance)=20	80	05		
XX	Alternative Dispute Resolution (Practical-II)	3 Hours	7+5(Attendance)+ 40 Practical=52	48	07		

FIFTH SEMESTER						
Paper No.	Name of the Paper	Duratio n of Exam	Marks(internal)	Marks (Written)	Credits	
XXI	Property Law Including Transfer of Property Act	3 Hours	15+5(Attendance)=20	80	05	
XXII	Civil Procedure Code & Limitation Act	3 Hours	15+5(Attendance)=20	80	05	
XXIII	Company Law	3 Hours	15+5(Attendance)=20	80	05	
XXIV	Drafting, Pleading & Conveyancing (Practical-III)	3 Hours	7+5(Attendance)+ 40 Practical=52	48	07	
XXV	Mediation	3 Hours	15+5(Attendance)=20	80	05	

	SIXTH SEMESTER						
Paper No.	Name of the Paper	Duration of Exam	Marks(internal)	Marks (Written)	Credits		
XXVI	Land Laws Including Ceiling and Other Local Laws	3 Hours	15+5(Attendance)=20	80	05		
XXVII	Principles of Taxation Law	3 Hours	15+5(Attendance)=20	80	05		
XXVIII	Criminology and Penology	3 Hours	15+5(Attendance)=20	80	05		
XXIX	International Human Rights	3 Hours	15+5(Attendance)=20	80	05		
XXX	Moot Court	-	60(Practical File) + 30 (Moot Court) + 10 (Viva Voce)=100	-	09		

Core subjects	-	26
<b>Theory&amp; Practical Subjects</b>	-	03
Moot Court (Practical)	-	01
Total Subjects	-	30

## **DIVISION OF CREDIT POINTS**

SUBJECT	CREDITS	Lecture	Tutorial	Practical	TOTAL
		(L)	(T)	(P)	CREDITS
Core-26	5	4	1	0	130
Practical-03	7	5	0	2	21
Moot Court	9	3	0	6	09
(Practical)					
				TOTAL	160

Note:- The Internal Assessment/Clinical of Practical Component shall include Case Study, Seminar Presentation, PPT Presentation, Assignment, Internal Examination, Article Writing, Court Visit etc. and shall be at the discretion of the subject Teacher in consultation with the Dean, Faculty of Law, H.P. University and the Head of the concerned institution.

			8	8 /	
Sem	Semester First Credit		5		
Subj	ect Na	ame	<b>Constitutional Law-I</b>	Maximum Marks	100
Cou	rse Co	de	Ι	Theory	80
L	Τ	Р		Internal Assessment	15
4	1	0		Attendance	05

**Objectives:** The main objectives of the present syllabus is to familiarize students with the system of government established and the fundamental principles governing its organization stipulated under the Constitution of India; to provide a deep understanding of the fundamental rights, freedoms, duties, and related constitutional provisions that define the rights and responsibilities of Indian citizens; to enable students to explore the mechanisms available for enforcement of constitutional rights, including judicial review, the doctrine of basic structure, and public interest litigation; to cultivate analytical skills through case law evaluation, encouraging students to critically assess constitutional issues and understand the role of the judiciary in shaping constitutional governance.

COURSE	CONTENTS	
UNIT-I	Foundations of Indian Constitution	Lectures-11
	<ol> <li>Nature and characteristics of the Indian Constitution.</li> <li>Preamble: Purpose, interpretation, and relevance.</li> <li>Union and its Territory: (Articles 1-4).</li> <li>Citizenship: (Articles 5-11).</li> <li>Definition of 'State' under Article 12.</li> <li>Cases:         <ol> <li>Keshavanand Bharti vs State of Kerala, AIR 1973 SC 1461</li> <li>Ajay Hasia vs. Khalid Mujib, AIR 1981 SC 487</li> <li>S. R. Bommai vs. Union of India, 1994 (3) SCC 1</li> <li>I.R. Coelho vs. State of Tamil Nadu, 2007(2) SCC 1</li> <li>R. C. Poudyal vs. Union of India, 1994 Supp (1) SCC 324</li> <li>In Re Berubari Union &amp; Exchg. of Enclaves, AIR 1960 SC 845</li> </ol> </li> </ol>	
UNIT-II	Fundamental Rights – Equality and Protection	Lectures-11
	<ol> <li>Judicial Review and Doctrine of Basic Structure (Article 13).</li> <li>Right to Equality: Scope and interpretations (Article 14).</li> <li>Prohibition of discrimination (Article 15).</li> <li>Equality of Opportunity in Public Employment (Article 16).</li> <li>Abolition of Untouchability and Titles (Articles 17-18).</li> <li>Cases:         <ol> <li>Keshav Madhav Menon vs. State of Bombay, AIR 1951 SC 128</li> <li>Bhikaji Narain Dhakras vs. State of M. P., AIR 1955 SC 781</li> <li>State of W. B. vs. Anwar Ali Sarkar, AIR 1952 SC 75</li> </ol> </li> </ol>	

	<ul> <li>4. Joseph Shine vs. Union of India, (2019) 3 SCC 39</li> <li>5. Indira Sawhney vs. Union of India, AIR 1993 SC 477</li> <li>6. State of Karnataka vs. Appa Balu Ingale, AIR 1993 SCC1126</li> </ul>	
UNIT-III	<ul> <li>Fundamental Freedoms and Personal Liberties</li> <li>1. Basic Freedoms under Article 19.</li> <li>2. Protection in cases of conviction (Article 20).</li> <li>3. Right to Life and Personal Liberty (Article 21): Evolving interpretations.</li> <li>4. Safeguards against arbitrary arrest and detention (Article 22).</li> <li>5. Cases: <ol> <li>Maneka Gandhi vs. Union of India, AIR 1978 SC 597</li> <li>Shreya Singhal vs. Union of India, (2015) 5 SCC 1</li> <li>Selvi vs. State of Karnataka, (2010) 7 SCC 263</li> <li>Justice KS Puttaswamy vs. Union of India, (2017) 10 SCC 1</li> <li>DK Basu vs. State of West Bengal, (1997) 1 SCC 416</li> <li>Animal Welfare Board vs. A. Nagaraja, (2014) 7 SCC 547</li> <li>People's Union for Democratic Rights vs. Union of India, (1982) 3 SCC 235</li> </ol> </li> </ul>	Lectures-11
UNIT-IV	<ul> <li>Rights, Remedies, and Minority Protections <ol> <li>Right against Exploitation (Articles 23-24).</li> <li>Freedom of Religion: Scope and limitations (Articles 25-28).</li> <li>Cultural and Educational Rights of Minorities (Articles 29-30).</li> <li>Right to Constitutional Remedies (Articles 32-35)</li> <li>Guidelines for Public Interest Litigation issued by the Supreme Court of India</li> <li>Cases: <ol> <li>S.P. Mittal vs. UOI, AIR 1983 SC 1</li> <li>People's Union for Democratic Rights vs. Union of India, (1982) 3 SCC 235</li> <li>Commr. of Hindu Religious Endowments vs. Sri L.T. Swamiar, AIR 1954 SC 282</li> <li>T.M.A. Pai Foundation vs. State of Karnataka, (2002) 8 SCC 481</li> <li>Indian Young Lawyers Association vs. State of Kerala, (2019) 11 SCC 1</li> <li>Resham vs. State of Karnataka, 2022 SCC Online Kar 315</li> </ol> </li> </ol></li></ul>	Lectures-11

UNIT-V	Directive Principles and Duties	Lectures-10
	<ol> <li>Directive Principles of State Policy: Scope, purpose, and enforcement (Articles 36-51).</li> <li>Fundamental Duties (Article 51-A).</li> <li>Right to Property (Article 300-A)</li> <li>Cases:</li> </ol>	
	<ol> <li>Union of India vs. Naveen Jindal, AIR 2004 SC 1559</li> <li>Hon'ble Shri Rangnath Mishra vs. Union of India, 2003 (7) SCC 206</li> <li>Bijoe Emmanuel vs. State of Kerala, (1986) 3 SCC 615</li> <li>Minerva Mills vs. Union of India, AIR 1980 SC 1789</li> <li>Jilubhai Nanbhai Kachar vs. State of Gujarat, AIR 1995 SC 142</li> <li>Bandhua Mukti Morcha vs. UOI, AIR 1984 SC 802</li> <li>Unni Krishnan vs. State of A.P., AIR 1993 SC 2178</li> </ol>	

## **TEXT BOOKS**

- 1. Austin Granville- The Indian Constitution: Cornerstone of a Nation.
- 2. Seervai H.M. Constitution of India
- 3. Jain M.P. Indian Constitutional Law
- 4. Shukla V N- Constitution of India (ed. By M.P. Singh)
- 5. Basu D.D. Shorter Constitution of India

Semester			First	Credit	05
Subject Name		ime	Law of Contract	Maximum Marks	100
Cou	Course Code		II	Theory	80
L	Τ	Р		Internal Assessment	15
4	1	0		Attendance	05

**Objectives:** The main objective of the present syllabus is to enable the students to understand the basic concept of Indian Contract Act 1872 and to know the general principles of making a contract, effect of its revocation etc. To understand the meaning and the importance of contingent contracts, wagering contracts and the consequences of breach of contract the help of case laws.

## **COURSE CONTENTS**

UNIT-I	General Features and Nature of Contractual Obligations, Freedom of	Lectures-12
	Contract.	
	Standard and Printed Form of Contract- their Nature and Unilateral	
	Character.	
	Essential Elements of a Valid Contract, Proposal, Acceptance,	
	Communication and Revocations thereof.	
	Modes of Communication – Postal, Telephonic and Telex, E-mail.	
UNIT-II	Offer and Invitation to Offer, kinds of Offer, General, Specific, Cross,	Lectures-12
	Standing offer Capacity to Contract, Consideration (Section 2(d), 23-25),	
UNIT-III	Consent, Free Consent, Elements vitiating Free Consent (sections 15-18),	Lectures-11
	Nature of Contract when Consent is not Free (Section 19)	
UNIT-IV	Void Agreement: Agreement in Restraint of Marriage (Section.26).	Lectures-10
	Agreement in Restraint of Trade with exceptions (Section 27).	
	Agreement in Restraint of legal Proceedings with exceptions (Section 28).	
	Uncertain Agreements (Section 29).	
	Wagering Agreements-Definition and Essentials its exception (Section	
	30)	
1		
	Impossibility of Performance – Meaning and Scope (Section 56).	
UNIT-V	Impossibility of Performance –Meaning and Scope (Section 56). Relevance of Time in Contractual Obligations, Contingent Contracts	Lectures-09
UNIT-V	Impossibility of Performance –Meaning and Scope (Section 56).	Lectures-09
UNIT-V	Impossibility of Performance –Meaning and Scope (Section 56). Relevance of Time in Contractual Obligations, Contingent Contracts	Lectures-09

**NOTE**: - The Question Paper will have Five Units. The Examiner is required to set Ten Questions with Two Questions from each Unit. The candidate shall be required to attempt Five Questions, selecting One Question from each Unit. Each Question carries 16 Marks.

## **TEXT BOOKS**

- 1. Anson, Law of Contract
- 2. Pollock and Mulla, Indian Contract Act
- 3. Dr. Avtar Singh, Law of Contract
- 4. Dr. R.K. Bangia, Indian Contract Act
- 5. Rohini Aggarwal, Taxmann's Mercantile and Commercial Law.

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Semester			First	Credit	05
Subject Name		ıme	Law of Torts including Motor Vehicle Accidents and Consumer Protection Laws	Maximum Marks	100
Cou	rse Co	de	III	Theory	80
L	Т	P		Internal Assessment	15
4	1	0	7	Attendance	05

**Objectives:** The main objective of the present syllabus is to enable the students to familiarize the students about the civil law and its objectives and needs to the society. Also to educate them about the consumers and motor vehicle related problems and solutions and to explain the different aspects of civil law and different kinds of civil law violations and also explain how judge made laws are made and implemented.

COURSE	CONTENTS	
UNIT-I	Nature and Definition of Tort,	Lectures-12
	General Conditions of Tortuous Liability,	
	Defenses in an Action for Tort-Volenti non fit injuria,	
	Inevitable Accident, Act of God, Necessity, Statutory Authority	
UNIT-II	Trespass to Person-Battery, Assault and False imprisonment,	Lectures-10
	Trespass to reputation- Malicious prosecution, Defamation.	
UNIT-III	Torts affecting Movable Property- Trespass to Goods, Detenue and	Lectures-10
	Conversion,	
	Torts affecting Immovable Property-Trespass to Land, Trespass ab initio,	
	Nuisance Negligence including Contributory Negligence and Composite	
	Negligence,	
UNIT-IV	Strict and Absolute Liability, Vicarious	Lectures-09
	Liability–Mater's liability including the liability of the State.	
	Civil Liability for Mass disasters, nuclear radiation, Fire, Bomb	
	Explosion, Riots and Collapse of Structures.	
UNIT-V	Compensation under the Motor Vehicle Act, 1988 as amended in 2019,	Lectures-09
	Compulsory Insurance	
	Provisions relating to Third Party Risks	
	Claims Tribunal and Award of Compensation,	
	Consumer Protection Act, 2019-Mains Provisions- Section 2, Central	
	Consumer Protection Authority	
	Consumer Redressal Agencies- Constitution, Powers and procedures,	
	Remedies and Penalties.	

**NOTE**: - The Question Paper will have Five Units. The Examiner is required to set Ten Questions with Two Questions from each Unit. The candidate shall be required to attempt Five Questions, selecting One Question from each Unit. Each Question carries 16 Marks.

## **TEXT BOOKS:-**

- 1 R.K. Bangia, Law of Torts.
- 2 Salmond and Heuston, Law of Torts.
- 3 Winfield, Law of Tort.
- 4 Rattanlal Dhiraj Lal, Law of Torts.
- 5 Avtar Singh, Law of Consumer Protection

Semester			First	Credit	05
Subject Name			Law of Crimes-I (Bharatiya Nyaya Sanhita, 2023)	Maximum Marks	100
Cour	rse Co	de	IV	Theory	80
L	Т	Р		Internal Assessment	15
4 1 0		0		Attendance	05

**Objectives:** The main objective of the present syllabus is to enable the students to understand conceptual clarity of General Principles of Criminal Law in India related to Bharatiya Nyaya Sanhita, 2023 so as to develop problem solving skills and the analytical ability and critical thinking ability.

## **COURSE CONTENTS**

UNIT-I	Elements of Crime: Act us Reusand Mensrea, General Explanations	Lectures-10
	(S. 3), General Exceptions (SS. 14-33), Right of Private	
	Defence(SS. 34-44)	
UNIT-II	Abetment(S. 45-60, 107, 108), Criminal Conspiracy (S-	Lectures-08
	61), Attempt(S. 62, 109, 110), Unlawful Assembly (S. 189-190),	
	Rioting (S. 191), Affray (S. 194)	
UNIT-III	Sexual Offences (S. 63-73), Criminal Force and Assault against	Lectures-12
	Women (S.74-79), Dowry Death (S. 80), Bigamy (S. 82), Cruelty	
	(S.86), Defamation (S. 356)	
UNIT-IV	Culpable Homicide (S.100, 105), Murder (S. 101-104) Causing	Lectures-10
	Death by Negligence (S. 106), Organised Crime (S. 111), Hurt (S.	
	114-125), Wrongful Restraint and Wrongful Confinement (S. 126-	
	127),Kidnapping and Abduction(S. 137-146)	
UNIT-V	Theft (S.303-307), Extortion (S. 308), Robbery and Dacoity (S.	Lectures-10
	309-313), Criminal Misappropriation of Property and Criminal	
	Breach of Trust (S. 314-316), Cheating (S. 318-319),	
	Mischief(S.324-328), Criminal Trespass (S. 329-334).	

**NOTE**: - The Question Paper will have Five Units. The Examiner is required to set Ten Questions with Two Questions from each Unit. The candidate shall be required to attempt Five Questions, selecting One Question from each Unit. Each Question carries 16 Marks.

## **TEXT BOOKS**

- 1. H.S. Gour, Penal Law of India, Vols. I to IV
- 2. Rattan Lal and Dhiraj Lal, Indian Penal Code
- 3. R.A. Nelson's Indian Penal Code Vols. I to IV Butterworths, Delhi
- 4. S.N. Misra, Indian Penal Code
- 5. Bharatiya Nyaya Sanhita, 2023 (Bare Act)

Semester			First	Credit	05
Subject Name			Labour and	Maximum Marks	100
			Industrial Laws		
Cou	Course Code		V	Theory	80
L	Τ	Р		Internal Assessment	15
4 1 0		0		Attendance	05

**Objectives:** The main objective of the present syllabus is to familiarize the students about the object of the enactment of The Minimum Wages Act and The Trade Unions Act, 1926 which declares trade unions as legitimate bodies. To acquaint the students precisely about the dispute settlement mechanisms in The Industrial Disputes Act, 1947 and to educate the students about the employers liability for compensation and various welfare provisions relating to health, safety and security of labourers under The Factories Act, 1948.

**COURSE CONTENTS** 

UNIT-I	The Minimum Wages Act, 1948- Object of Minimum Wages,	Lectures-08
	Different Concepts of Wages, Living Wages, Minimum Wages,	
	Fair Wages, Procedure for Fixing and Revising Minimum Wages.	
UNIT-II	The Trade Union Act, 1926-Definition of a Trade Union,	Lectures-09
	Legal Status of a Registered Trade Union,	
	Incorporation and Registration of Trade Union,	
	Cancellation of Registration of Trade Union,	
	Rights and Liabilities of Registered Trade Union,	
	Privileges and Immunities of Registered Trade Union,	
	Dissolution of a Trade Union.	
UNIT-III	The Industrial Disputes Act, 1947-Definitions of Industry,	Lectures-10
	Industrial Dispute and Workman,	
	Authorities under the Act, Works Committee, Conciliation Officer,	
	Board of Conciliation,	
	Labour Court, Industrial Tribunal, National Tribunal and Arbitration,	
	Strike,	
	Lock Out, Lay Off, Retrenchment.	
UNIT-IV	The Employee's Compensation Act, 1923-Definition of Total and	Lectures-09
	Partial Disablement,	
	Employee, Employer, Dependent, Employer's Liability for Compensation,	
	Authorities for Adjudication of Disputes under Employee's Compensation	
	Act.	
UNIT-V	The Factories Act, 1948	Lectures-09
	Definition of Factory, Worker, Hazardous Process, Manufacturing	
	Process,	
	Health and Cleanliness Provisions, Safety and Provisions Relating to	
	Hazardous Process,	
	Welfare of Workers, Employment of Children and Adolescents.	

**NOTE**: - The Question Paper will have Five Units. The Examiner is required to set Ten Questions with Two Questions from each Unit. The candidate shall be required to attempt Five Questions, selecting One Question from each Unit. Each Question carries 16 Marks.

## **TEXT BOOKS**

- 1. Menu Paul: Labour and Industrial law
- 2. S.N Mishra: Labour and Industrial Laws
- 3. V.G Goswami: Labour and Industrial Laws
- 4. S.K Puri: An Introduction to Labour and Industrial Laws

Semes	ter		Second	Credit	05			
Subjec	et Nar	ne	<b>Constitutional Law-II</b>	Maximum Marks	100			
Cours	e Cod	e	VI	Theory	80			
L	T	Р		Internal Assessment	15			
4	1	0		Attendance	05			
	Objectives: The objective of this syllabus is to provide a comprehensive unders							
			ork regarding the powers and					
			ia and to equip students we the distribution of powers,					
	-		Union and the States and the	•				
			insight into the constitutional	1				
	-	L	ch provisions, and the legal do					
			ndments; to understand the					
			hts, protections, and responsi					
			; and to foster critical thinkin at shape and reflect constitution		gn analysis of			
		TENTS	at shape and reflect constitution	onur governance.				
UNIT-I	1		tive (Articles 52-62, 70-78, 1	53-167, 123, 213)	Lectures-11			
		1. Qua	lifications and Election of the	President of India.				
			olution of disputes regarding t	he election of the				
			sident.					
			cedure for impeachment of the					
			vers and position of the Presid	ent and relationship with				
			Council of Ministers.					
			vers and position of the Gover					
			tionship with the Council of N	linisters				
		6. Case	es: 1. U.N.R. Rao vs. Indira Gar	AL: AID 1071 SC 1002				
			<ol> <li>Samsher Singh vs. State o</li> </ol>					
			2. Samsher Singh vs. State 0 2192	TTulijao, Alk 1974 SC				
			3. D. C. Wadhwa vs. State of	f Bihar. (1987) 1 SCC 378				
			4. State (NCT of Delhi) vs. U					
			SCC 501					
		:	5. Epuru Sudhakar vs. Govt.	of A.P, (2006) 8 SCC 321				
			6. B.P. Singhal vs. Union of	, ,				
			-					
UNIT-II	í Th	e Legisla	ature (Articles 79-122)		Lectures-11			
		1 Car	nposition of Parliament.					
			lifications and Disqualificatio					
		-	iament.					
			cedure for passing bills in Parl	iament				
			ciple of Collective Responsib					
L			erpre of concentre responsio		<u> </u>			

	5.	Parliamentary Privileges	
		Cases:	
		1. S.P. Anand vs. H.D. Deve Gowda, (1996) 6 SCC 734	
		2. Anil Kumar Jha vs. Union of India, (2005) 3 SCC	
		150	
		3. In Re Keshav Singh, AIR 1965 SC 745	
		4. Jaya Bachchan vs. Union of India, (2006) 5 SCC 266	
		5. Raja Ram Pal vs. Hon'ble Speaker, Lok Sabha,	
		(2007) 3 SCC 184	
		6. Special Reference No. 1 of 2002 (Re Gujarat	
		Assembly Election Matter), (2002) 8 SCC 237	
		· // ( //	
UNIT-III	The J	udiciary (Articles 124-145, 214-231)	Lectures-11
	1.	Appointment of the Chief Justice of India and other Judges	
		of the Supreme Court.	
	2.	Jurisdiction and powers of the Supreme Court.	
		Appointment and transfer of Judges of High Courts.	
		Jurisdiction and powers of High Courts.	
		Independence of the Judiciary: Scope and significance.	
		Cases:	
		1. S. P. Gupta vs. President of India, (1981) Supp SCC	
		87	
		2. SC Advocates on Record Association vs. UOI,	
		(1993) 4 SCC 441	
		3. In Re Special Reference No. 1 of 1998, (1998) 7	
		SCC 739	
		4. SC Adv. on Record Association vs. Union of India,	
		2016 (5) SCC 1	
		5. Shanti Bhushan vs. Supreme Court of India through	
		its Registrar, (2018) 8 SCC 396	
		6. Rupa Ashok Hurra vs. Ashok Hurra, (2002) 4 SCC	
		388	
UNIT-IV	E.J.	- Part and Later and the second se	Lectures-11
UNIT-IV	Feder 301-3	alism and Intergovernmental Relations (Articles 245-300, 07)	Lectures-11
	0010	~ )	
	1.	Relationship between the Union and the States.	
		Legislative relations: Distribution of powers.	
	3.	Administrative relations: Co-ordination and conflict	
	1	resolution.	
	4.	Financial relations: Resource sharing and fiscal arrangements.	
	5.	Freedom of trade, commerce, and intercourse within the	
		territory of India	
	6.	Cases:	
		1. State of Bombay vs. R. M. D. C., AIR 1957 SC 699	
		2. Gujarat University vs. Krishna Ranganath	
		Mudholkar, AIR 1963 SC 703	
		3. Prafulla Kumar vs. Bank of Commerce, Khulna, AIR	

	1947 PC 60	
	<ol> <li>K.C. Gajapati Narayan Deo vs. State of Orissa, AIR 1953 SC375</li> </ol>	
	5. Union of India vs. H. S. Dhillon, (1971) 2 SCC 779	
	<ul><li>6. State of Kerala vs. Mar Appraem Kuri Company</li></ul>	
	Ltd., (2012) 7 SCC 106	
	Ltd., (2012) / SEC 100	
UNIT-V	Services, Amendment and Emergency Powers (Articles 308-314, 352-360, 368)	Lectures-11
	1. Services under the Union and the States: Rights and obligations.	
	2. Emergency provisions: Grounds, scope, and implications.	
	3. Procedure for amendment of the Constitution and the	
	doctrine of the basic structure.	
	4. Cases:	
	1. State of Rajasthan vs. Union of India, (1977) 3 SCC 592	
	2. Rameshwar Prasad vs. Union of India, (2006) 2 SCC 1	
	<ol> <li>Union of India vs. Tulsiram Patel, AIR 1985 SC 1416</li> </ol>	
	<ol> <li>Purshotam Lal Dhingra vs. Union of India, AIR 1958 SC 36</li> </ol>	
	5. Kihoto Hollohan vs. Zachillhu, AIR 1993 SC 412	
	6. Woman Rao vs. Union of India, AIR 1981 SC 271	
	7. L. Chandra Kumar vs. Union of India, (1997) 3 SCC	
	261	

## **Select Bibliography:**

- 1. Austin Granville The Indian Constitution: Cornerstone of a Nation.
- 2. Seervai H.M. Constitution of India.
- 3. Jain M.P. Indian Constitutional Law.
- 4. Shukla V.N. Constitution of India (ed. by M.P. Singh).
- 5. Basu D.D. Shorter Constitution of India.

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Semester			Second	Credit	05
Subject Name		ame	Administrative Law	Maximum Marks	100
Cou	Course Code		VII	Theory	80
L	Т	P		Internal Assessment	15
4	1	0		Attendance	05

**Objectives:** The main objective of the present syllabus is to familiarize the students to deepen students' understanding of key aspects of the Indian administrative justice system. To make them understand with the reasons for the growth of concept of delegated legislation and its control mechanism. To give an insight to the students about rules, regulations and byelaws applicable in the administration of any entity. To make students aware of natural justice, rule against bias etc. To enable students aware of importance of judicial review of administrative action.

#### **COURSE CONTENTS**

UNIT-I	Evolution, Nature and Scope of administrative law,	Lectures-10
	Conceptual Objections against the Growth of administrative law:	Lectures 10
	Rule of law and Separation of Powers,	
	Classification of administrative actions	
		T ( 10
UNIT-II	Delegated legislation: Reasons for its Growth and Constitutionality,	Lectures-10
	Control Mechanism over Delegated Legislation,	
	Judicial, Legislative, Procedural,	
	Sub-Delegation; Conditional Legislation	
	Retrospectively of Delegated Legislation.	
UNIT-III	Principles of Natural Justice, Rule against Bias, and Rule of Fair Hearing,	Lectures-08
	Exclusion of Natural Justice, Effect of Breach of Principles of Natural	
	Justice.	
UNIT-IV	Judicial Review of Administrative Action,	Lectures-10
	Constitutional Jurisdictions (Articles 32, 136, 226, and 227),	
	Statutory Jurisdictions (Suits for Damages, Injunction and Declaration),	
	Exclusion of Judicial Review: Scope of Ouster Clauses, Ombudsman	
UNIT-V	Right to Information Act, 2005 (SS.1-20),	Lectures-08
	Right to Information; Request for obtaining information;	
	Disposal of the Request; Third Party Information; Exemptions from	
	Disclosure,	
	Designation of Public Information Officers;	
	Constitution of Central and State Information Commissions; their Powers	
	and Functions.	
	rand rundions.	1
	Appeal and Penalties.	

**NOTE**: - The Question Paper will have Five Units. The Examiner is required to set Ten Questions with Two Questions from each Unit. The candidate shall be required to attempt Five Questions, selecting One Question from each Unit. Each Question carries 16 Marks.

#### **TEXT BOOKS:-**

1 Principals of Administrative Law by MP Jain and SN Jain

Semester			Second	Credit	05
Subject Name			Cyber Law and	Maximum Marks	100
			Crimes		
Cou	Course Code		VIII	Theory	80
L	Τ	Р		Internal Assessment	15
4	1	0		Attendance	05

**Objectives:** The main objective of the present syllabus is to to develop competitive edge on various facets of cybercrimes impacting internet users, online consumers on digital platform. To develop critical understanding of Information Technology laws and other Indian laws regulating cyber world. To examine the inter linkage between emerging technologies and their application in cyber world. To educate about the various challenges faced by the regulatory authorities related to cyber space at national and international level.

## COURSE CONTENTS

	CONTENTS	<b>.</b>
UNIT-I	Introduction- Cyber Law Jurisprudence,	Lectures-11
	Meaning & Definitions: Computer System, Cyber space jurisdiction,	
	Cyber Crime vs cyber contravention, Computer Crime, Cyber Law,	
	Encryption.	
	White Collar Crimes: Definition, Kinds, Causes and Judicial Attitude.	
	Salient Features of the Information Technology Act, 2000, IT Act	
	2000 vs. IT Amendment Act 2008.	
	Effects of IT Act on other Laws -Relevant provisions from BNS,2023,	
	BSA,2023., Bankers Book Evidence Act,1981, Reserve Bank of	
	India Act,1934 etc	
UNIT-II	E – Governance- Concept of E-governance and its legal status in	Lectures-12
	UNCITRAL Model and IT Act, 2000.	
	E-Contract-Concept and Types of E-contract, Essentials of E-Contract,	
	Laws on E-Contracts.	
	E – Commerce- Meaning and different tools of E-Commerce,	
	Formation of Digital Contracts, Models of e-commerce,	
	UNCITRAL Model Law on E-commerce, E-Commerce under IT	
	Act,2000, Digital Signature and E-governance(Section 3-10, IT Act,	
	2000), Issues and challenges of E-Commerce	
	e e	
	Digital Signature- Cryptography, Public Key and Private Key,	
	Public Key Infrastructure, UNCITRAL Model Law on Electronic	
	Signature	
	Role & Functions of Certifying Authority (Sections 11-39 of the Act)	
UNIT-III	Cyber Crimes:	Lectures-12
	Cyber Crimes affecting Individual: Privacy Violation, Identity Theft,	
	Cyber Stalking.,	
	Cyber Crimes affecting Economy: Hacking, Virus and Malicious	
	Programmes, Computer Sabotage, Computer extortion, Computer Fraud,	
	Forgery and Counterfeiting, Economic Espionage, Electronic Money	
	Laundering& Tax Evasion, Cyber Squatting,	
	Cyber Crimes Affecting Security: Cyber Terrorism, Cyber Warfare.,	
	Miscellaneous: Spamming, Cyber Defamation, Obscenity, Child	
	Pornography.	

UNIT-IV	Digital Evidence & Prevention of Cyber Crimes-	Lectures-10
	Offences under the IT Act (Sections 65 to 78),	
	Penalties under the IT Act (Sections 43 to 47),	
	Cyber Regulations Appellate Tribunal (Sections 48-64, IT Act)	
	Liability of Network Service Provider and Duties of Subscribers	
	Digital Evidence, Amendments to BSA, 2023: Relevancy of Opinion on Digital signature, Special Provisions on Evidence Relating to Electronic record, Proof as to Digital Signature & its verification, Presumptions regarding Electronic Records, Digital Signature Certificates, Investigation & Adjudication Issues.	
UNIT-V	IP PROTECTION ISSUES IN CYBERSPACE	Lectures-09
	Copyright Issues In Cyberspace-Copyright infringement in digital environment-Software piracy, Linking, Framing, Caching, and Meta	
	Tagging. Legal protection of copyright in International Framework-WCT, WPPT, TRIPS. Indian legal protection of copyright in cyberspace & concept of DRM.	
	Trademark Issues In Cyberspace-Meaning and Kinds of Domain Name., Domain Name Registration, ICANN, Domain Name dispute and Related Laws, Different Form of Domain in Cyberspace. Patent Issues In Cyberspace	
	NEW EMERGING ISSUES OF CYBERSPACE-Cloud Computing, Big Data, Internet of Things, Artificial Intelligence and Robotics, Block chain	
	DATA PROTECTION AND PRIVACY CONCERNS IN CYBERSPACE- Need to protect data in cyberspace ,Types of data Legal framework of data protection, Data protection bill -an overview, GDPR, Concept of privacy, Privacy concerns of	
	cyberspace.	

## **TEXT BOOKS:-**

- 1. Chris Reed, Computer Law, Universal, Delhi
- 2. Nandan Kamath, Law Relating to Computers, Internet & E-Commerce, Universal, Delhi.
- 3. Vishwanath Paranjpes Cyber Crimes & Law, Central Law Agency, 2010.
- 4. M. Dasgupta, Cyber Crimes in India: A Comparative Study, Eastern Law House, 2009.
- 5. SushmaArora& Raman Arora, Cyber Crimes & Laws, Taxmann's 2017.
- 6. Justice Yatinder Singh, Cyber Laws, Universal Law Publishing Corporation, 2016.
- 7. Vakul Sharma, IT Law & Practices: Cyber Laws & Laws Relating to e-commerce, Universal Law Publishing Corporation, 2016.
- 8. Jyoti Rattan &Vijjay Rattan, Cyber Laws & Information Technology, 6<sup>th</sup>ed, Bharat Law House Pvt. Ltd, 2017.
- 9. Talat Fatima, Cyber Crimes, Eastern Book Company, 2011.
- 10. J.P. Mishra, An Introduction to Cyber Law, Central Law Publications, 2014.
- 11. S.K. Verma& Raman Mittal, Legal Dimensions of Cyberspace, Indian Law Institute, 2004.
- 12. Farooq Ahmad, Cyber Law in India, Pioneer Books, 2015.
- 13. D.P. Mittal, Law of Information Technology & Cyber Law, Taxmann's, 2000
- 14. Aparna Viswanathan, Cyber Law Indian and International Perspectives, Lexis Nexis, 2012

- 15. Karnika Seth, Computers, Internet and New Technology Laws-A comprehensive reference work with special focus on developments in India. Lexis Nexis, Updated Edition 2016
- 16. Anirudh Rastogi, Cyber Law, Lexis Nexis, 2014
- 17. Pavan Duggal Cyber Law 3.0, Universal Law Publishing Company Private Limited, 2014 Edition.
- 18. Apar Gupta, Commentary on Information Technology Act, 3rd Edition, Lexis Nexis, 2016.
- 19. N S Nappinai, Technology Laws Decoded, Lexis Nexis, 2017
- 20. Rodney D Ryder-& Nikhil Naren, Internet Law-Regulating Cyberspace and emerging Technologies, Bloomsbury ,2020

## STATUTORY MATERIAL

- 1. The Information Technology Act, 2000 and related Rules
- 2. The Information Technology (Amendment) Act, 2008.
- 3. UNCITRAL Model law on E-commerce 1996
- 4. UNCITRAL Model law on E-Signature 2001
- 5. The Personal Data Protection Bill 2019
- 6. GDPR

Semester			Second	Credit	05
Subject Name		ime	<b>Environmental Law</b>	Maximum Marks	100
Course Code		de	IX	Theory	80
L	Т	Р		Internal Assessment	15
4	1	0		Attendance	05

**Objectives**: The main objective of the present syllabus is to to comprehend students about the importance of Environment and Environmental laws and also about the objectives of Environmental Laws. To explain the different principles of Environmental law and various Environmental law statutes enacted by parliament and international sources. To educate students about various redressal mechanisms available in case of Environmental pollution by any one

## **COURSE CONTENTS**

Definition of Environmental Pollution Causes	Lectures-12
	Lectures-12
	Lectures-07
	Lectures-07
	T ( 10
	Lectures-10
1	
	Lectures-10
1	Lectures-10
6	
	<ul> <li>Definition of Environmental Pollution, Causes,</li> <li>Sources and Effects of Pollution in General</li> <li>and brief. Definition, Meaning and Nature of Environmental Law.</li> <li>The Environment (Protection) Act 1986- Definitions (Section 2),</li> <li>General Powers of Central Government (Sections 3-6), Prevention, control and Abatement of Environment Pollution (Sections 7-17),</li> <li>Miscellaneous Provisions (Sections 18-26).</li> <li>Water and Air Pollution</li> <li>Water (Prevention and control of Pollution) Act, 1974- Definition (Section 2),</li> <li>The Central and State Boards for Prevention and Control of Water Pollution (Sections 3-12),</li> <li>Joint Boards (Sections 13-15), Powers and Functions of Boards (Sections 16-18),</li> <li>Prevention and Control of Water Pollution (Sections 19-33A),</li> <li>Funds Accounts and Audit (Sections 31-40), Penalties and Procedures Sections 41-50),</li> <li>Miscellaneous- Provisions (Sections 51-64). Workings and Defects of the Act of 1974.</li> <li>Air (Preventions and Control of Pollution Act, 1981-Definitions, Sources and Effects of Air Pollution, (sections 3-15), Powers and Audit (sections 32-36), Penalties and Procedures including Miscellaneous Provisions (Sections 16-18), Prevention and Control of Air Pollution (sections 2),</li> <li>Air (Preventions and Control of Pollution Act, 1981-Definitions, Sources and Effects of Air Pollution (sections-15), Powers and functions of Boards, (Sections 16-18), Prevention and Control of Air Pollution (Sections 19-31A), Funds, Accounts and Audit (sections 32-36), Penalties and Procedures including Miscellaneous Provisions (Sections 37-54), the Facts and the Principle of Law laid down in the case of M.C. Meha Vs. Union of India (1997), 2 SCC 353 (Taj Mahal Case).</li> <li>Noise Pollution-Concept of Noise Pollution, Sources and Effects of Noise Pollution, Legal and Judicial Controls.</li> <li>The Wild Life (Protection) Act 1972-Definitions (Section 2), Authorities under the Act (sections 3-8), Hunting of Wild Anim</li></ul>

	Commerce in Wild Animals, Animal Articles and Trophies (Sections 39-49). Prohibition of Trade or Commerce in Trophies etc. (Sections 49A-49C), Prevention and Detection of Offences (sections 50-58).	
UNIT-V	Environmental Pollution. Remedies and Procedures-Tort Law, Public	Lectures-09
	Nuisance	
	and Remedies under Criminal Law, Constitutional Provisions and Writ	
	jurisdiction,	
	Citizens Suit Provisions: Public Interest Litigation and Judicial Activism,	
	Remedies under National Green Tribunal Act 2010.	

## TEXT BOOKS

- 1. Kailash Thakur, Environmental Protection Law and Policy in India, (deep and Deep, New Delhi)
- 2. Paras Diwan, Environmental Administration Law and Judicial Attitude, Vols. I&II (1192)
- 3. S. Aggaral, Legal Control of Environmental Pollution.
- 4. R.G. Chaturvedi, Law on Protection of Environment and Prevention of Pollution.

Semester			Second	Credit	05
Subject Name		me	Family Law–I	Maximum Marks	100
Course Code		de	X	Theory	80
L	Т	Р		Internal Assessment	15
4	1	0		Attendance	05

**Objectives:** The main objective of the present syllabus is to endow the students with knowledge of both codified and personal laws pertaining to Hindu laws. It is the study of a number of Acts like Hindu Marriage Act, 1955, Hindu Adoption and Maintenance Act, 1956, Hindu Minority and Guardianship Act, 1956...This course will give the students an insight of the concepts like nikah, talaq, dower, muta marriages, kinds of marriages according to the Muslim personal law.

COURSE	RSE CONTENTS			
UNIT-I	Concept and nature of Hindu marriage.	Lectures-10		
	<ol> <li>The Hindu Marriage Act 1955:         <ol> <li>Application of the Act (Section 2)</li> <li>Conditions of the validity of Marriage (Section 3-5, 17-18)</li> <li>Ceremonies for Solemnisation of Marriage (Section 7)</li> <li>Registration of Marriage (Section 8).</li> </ol> </li> <li>Nullity of Marriage:         <ol> <li>Void Marriages (Section 11)</li> <li>Voidable Marriages (Section 12)</li> </ol> </li> </ol>			
	<ul> <li>3. Legitimacy of Children of Void and Voidable Marriages (Section 16).</li> <li>3. Matrimonial remedies: <ol> <li>Restitution of Conjugal Rights (Section 9)</li> <li>Judicial Separation (Section 10)</li> <li>Jurisdiction of the Court (Section 19).</li> <li>Decree (Section 23).</li> </ol> </li> </ul>			
	<ol> <li>Dr. Surajmani Stella Kujur Vs Durga Charan Hansdah [AIR 2001 SC 938]</li> <li>Hirachand Srinivas Mangaonkar Vs Sunanda (AIR 2001 SC 1285)</li> <li>Vineeta Sharma Vs Rakesh Sharma (2020) 9 (SCC) 1</li> <li>Bhaurao Shankar Lokhande Vs State of Maharashtra (AIR 1965 SC 1564)</li> </ol>			
	<ol> <li>Seema Vs Ashwani Kumar (AIR 2006 SC 1158).</li> <li>Revanasidappa Anr. Vs Mallikarjun &amp; others. (2023 INSC 783).</li> <li>Saroj Rani Vs Sudarshan Kumar. (AIR 1984 SC 1562).</li> </ol>			
UNIT-II	<ul> <li>Divorce and Maintenance under Indian Law</li> <li>1. Divorce: The Hindu Marriage Act 1955 <ol> <li>Divorce (Section 13)</li> <li>Divorce by Mutual Consent (Section 13B).</li> </ol> </li> </ul>	Lectures-10		
	<ol> <li>Maintenance: Concept of Maintenance</li> <li>The Hindu Marriage Act 1955 (Section 24-25)</li> <li>The Hindu Adoption and Maintenance Act, 1956</li> </ol>			

	a. Maintenance of wife(Section 18), Daughter-in-Law	
	(Section 19)	
	b. Children, Aged or Infirm Parents (Section 20-22)	
	c. Quantum of Maintenance, Alteration of Maintenance. (Section 23-25).	
	3. Bhartiya Nagrik Suraksha Sanhita (Section 144)	
	4. Domestic Violence Act. Cases:	
	1. Amardeep Singh Vs Harveen Kaur. (2017) 8 SCC 746.	
	2. Naveen Kohli Vs Neetu Kohli. (2006) 4 SCC 558.	
	<ol> <li>Suman Kapur Vs Sudhir Kapur. (AIR 2009 SC 589).</li> <li>Bipin Chandra Vs Prabhavati. (AIR 1957 SC 176).</li> </ol>	
	5. D. Veluswamy Vs D. Patchaiammal. (2010) 10 SCC 469.	
	6. Abhilasha Vs Prakash. (2020) SCC Online SC 736.	L
UNIT-III	Adoption and Guardianship under Hindu Law	Lectures-10
	1. Concept of Adoption under The Hindu Adoption and Maintenance Act, 1956	
	a) Requisites of Valid Adoption (Section 6 read with	
	Section 11). b) Capacity to adopt (Section 7-8) and Capacity to give	
	in Adoption (Section 9).	
	<ul><li>c) Persons who may be Adopted (Section 10)</li><li>d) Effects of Adoption. (Section 12-13).</li></ul>	
	<ul><li>e) Relationship of Adopted Child (Section 14).</li></ul>	
	2. CARA Guidelines.	
	<ol> <li>CARA Guidennes.</li> <li>The Hindu Minority and Guardianship Act, 1956</li> </ol>	
	1. Guardianship of the Person	
	<ul><li>a) Natural Guardian (Section 6-7).</li><li>b) Testamentary and De facto Guardians (Section 9,</li></ul>	
	b) Testamentary and De facto Guardians (Section 9, 11).	
	<ol> <li>Guardianship of Minor's Property (Section 8-12).</li> <li>Rights and Powers of Guardian. (Section 8-13).</li> </ol>	
	Cases:	
	1. Brajender Singh Vs State of M.P. (AIR 2008 SC 1056)	
	<ol> <li>Gita Hariharan Vs RBI. (1999) 2 SCC 228.</li> <li>Padmja Sharma Vs Ratan Lal Sharma. (AIR 2000 SC 1398)</li> </ol>	
	4. Shabnam Hashmi Vs Union of India (AIR 2014 Sc 1281).	
UNIT-IV	5. Mohini Vs Virendra (AIR 1977 SC 1359)	Lootung 10
UNIT-IV	Concept and Nature of Muslim Marriage	Lectures-10
	1. Conditions for a valid Marriage (Nikah).	
	<ol> <li>Dower (Mehr), Classification of Dower.</li> <li>Kinds of Marriage as per validity.</li> </ol>	
	<ol> <li>Kinds of Marriage as per validity.</li> <li>Muta Marriage.</li> </ol>	
	5. Dissolution Of Marriage:	
	<ul><li>a) Death.</li><li>b) Divorce (Talak): Customary, Judicial.</li></ul>	
	Cases:	
	1. Shayara Bano Vs Union of India (2017) 9 SCC 1.	
	<ol> <li>Shamim Ara Vs State of U.P. (2002) Cr.L.J. 4726 (SC).</li> <li>Chand Patel Vs Bismillah Begum (2008) DMC 588.</li> </ol>	
	<ol> <li>Itwari Vs Asghari. AIR (1960) All. 684.</li> </ol>	

UNIT-V	Concept of Maintenance under Muslim Law:	Lectures-10
	<ol> <li>The Muslim Women's (Protection of Right on Divorce) Act, 1986.</li> <li>Dissolution of Muslim Marriage Act, 1939.</li> </ol>	
	3. Muslim Women (Protection of Rights on Marriage) Act, 2019.	
	Cases:	
	1. Mohd. Ahmad Khan Vs Shah Bano Begum. AIR 1985 SC 945.	
	2. Danial Latifi Vs Union of India (2001) 7 SCC 740.	
	3. Mohammad Salim Vs Shamsudeen & others. (2019) 4 SCC 130.	

## **TEXT BOOKS**

- 1. Satyajeet A Desasi, Mulla's Principles of Hindu Law.
- 2. Paras Diwan, Modern Hindu Law.
- 3. Paras Diwan, Muslim Law in Modern India
- 4. Fyzee, Outlines of Mohammedan Law.
- 5. U.P.D. Kesari, *Modern Hindu Law*
- 6. Dr Poonam Pradhan Saxena, Family Law Lectures: Family Law I
- 7. M. Hidayatulla and Arshad Hidayatulla, Mulla's Principles of Mahomedan Law

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Semester			Third	Credit	05
Subject Name			Law of Crimes –II (Bharatiya Nagarik Suraksha Sanhita, 2023)	Maximum Marks	100
Cour	Course Code		XI	Theory	80
L	Τ	Р		Internal Assessment	15
4	1	0		Attendance	05

**Objectives:** The main objective of this course is to provide students an overview of Criminal Justice Administration in India. To help the students in understanding the functions of Administration in maintaining law and order. To make students understand the process of investigation and preparation of a charge sheet by police. To help the learners in understanding the trial procedure including various stages of a criminal case.

## **COURSE CONTENTS**

COURSE CONTENTS				
UNIT-I	Definitions (S-2), Constitution of Criminal Courts and Offices	Lectures-12		
	(Ss-6-20), Power of Courts (Ss-21-29), Arrest (Ss-35-62).			
UNIT-II	Process to Compel Appearance of Persons (Ss-63-93), Process to	Lectures-08		
	Compel Production of Things (Ss-94-110).			
UNIT-III	Security for Keeping Peace and Good Behavior (Ss-125-143),	Lectures-12		
	Maintenance of Public Order and Tranquility (Ss-148-167).			
UNIT-IV	Information to the Police and their Powers to Investigate (Ss-173- Lectures-10			
	196), Jurisdiction of Criminal Courts in Inquires and Trials			
	(Ss-197-209) Complaints to Magistrates and Commencement of			
	Proceedings before Magistrate (Ss-223-233), Charge and			
	Procedure for Framing Charge (Ss-234-247).			
UNIT-V	Session Trial (Ss-248-260), Warrant Trial by Magistrate (Ss-261- Lectures-08			
	273), Trial of Summons Case (Ss-274-281), Summary Trials (Ss-			
	284-288),Plea Bargaining (Ss-289-300), Bail (Ss- 478-496).			

**NOTE:** - The Question Paper will have Five Units. The Examiner is required to set Ten Questions with Two Questions from each Unit. The candidate shall be required to attempt Five Questions, selecting One Question from each Unit. Each Question carries 16 Marks.

## **TEXTBOOKS:**

- 1. Rattan Lal Dhiraj Lal; The Code of Criminal Procedure(Student edition)
- 2. R.V. Kelkar's; Criminal Procedure Code.
- 3. D.D Basu; CriminalProcedureCode.Vol.1 and II.
- 4. Woodroffe: Commentaries on Code of Criminal Procedure,2 Volumes.
- 5. K.N. Chandrashekharan Pillai(ed.)Kellkar;s Lectures on Criminal Procedure.
- 6. S.C.Sarkar: The Law of Criminal Procedure.
- 7. Bharatiya Nagrik Suraksha Sanhita, 2023(Bare Act).
- 8. The Bharatiya Nagrik Suraksha Sanhita, 2023 by Dr. N.V. Pranjape.

Sem	ester		Third	Credit	05
Subj	Subject Name		Family Law-II	Maximum Marks	100
Cou	Course Code		XII	Theory	80
L	Т	Р		Internal Assessment	15
4	1	0		Attendance	05

**Objectives:** The main objective of the present syllabus is to familiarise the students with various provisions related to the concept of Hindu Undivided Family, Joint Family and Joint Family Property. To know about the Mitakshara and Dayabhaga School of law. To develop an insight of the concept of Coparcenary's and the position and powers of Karta, the legal incidence of the notion of testamentary and intestate succession and partition. To help the student in understanding the General principles of inheritance in Muslim Personal Law concept of Gift (Hiba) and Will (Wasiyat).

## **COURSE CONTENTS**

UNIT-I	Mitakshara Hindu joint Family:	Lectures-10
	<ol> <li>Composition, Structure and Characteristics</li> <li>Daughter as Coparcener (Position after 2005)</li> <li>Classification of Joint Family Property :         <ul> <li>a) Unobstructed heritage, Obstructed heritage,</li> <li>b) Ancestral Property, Separate Property.</li> </ul> </li> <li>Points of Distinction between the Mitakshara and Dayabhaga Hindu Joint Family.</li> <li>Karta:         <ul> <li>a) Position</li> <li>b) Licklifteend Demonstrate</li> </ul> </li> </ol>	
	b) Liability and Powers Cases:	
	<ol> <li>Commissioner of Income Tax, Bihar, Ranchi Vs Smt. Sandhya Rani Dutta (AIR 2001, SC 1155)</li> <li>Pushpalatha N.V. Vs Padma (AIR 2010 Kar. 124)</li> <li>Ashnoor Singh Vs Harpal Kaur &amp; others (AIR 2019 SC 3098)</li> </ol>	
	<ol> <li>Commissioner of Income Tax Vs Gomedalli Lakshmi narayan (AIR 1935 Bom 412)</li> </ol>	
	<ul><li>5. Smt. Dipo Vs Wassan Singh (AIR 1983 SC 846)</li><li>6. Bal Mukund Vs Kamlavati (AIR 1964 SC 138)</li></ul>	
UNIT-II	Concept of Partition	Lectures-10
	<ol> <li>a. Meaning of Partition         <ul> <li>b. Subject matter of partition</li> <li>c. Effects of Partition</li> <li>d. Modes of Partition</li> </ul> </li> <li>Right to demand partitions</li> <li>Entitlement of a share on partition</li> <li>Rules relating to distribution of property</li> <li>5. Reopening of Partition</li> <li>Cases:         <ul> <li>A. Raghavammav. A. Chenchamma, AIR 1964 SC 136</li> <li>Puttrangamma v. M.S. Ranganna, AIR 1968 SC 1018</li> </ul> </li> </ol>	

UNIT-III	The Hindu Succession Act 1956:	Lectures-10
	<ol> <li>Intestate Succession         <ul> <li>a) Succession to the property of a Male Hindu (Section 8-13)</li> <li>b) Succession to the property of a female Hindu (Section 14-16)</li> </ul> </li> <li>General Provisions relating to Succession (Section 18-22)</li> <li>Disqualification of Heirs (Section 25-28)</li> <li>Testamentary Succession (Section 30)</li> </ol>	
UNIT-IV	<ul> <li>Cases:</li> <li>1. V. Tulasamma v. Sesha Reddy (AIR 1977 SC 1944)</li> <li>2. Vineeta Sharma v. Rakesh Sharma and Others (2020) AIR 3717 (SC)</li> <li>Unit-IV</li> <li>Gift under Muslim Law</li> </ul>	Lectures-07
	<ol> <li>Meaning and essentials of a Valid Gift         <ul> <li>a) Parties to a Gift</li> <li>b) Subject Matter of Gift</li> <li>c) Extent of the Donor's right to Gift</li> <li>d) Formalities or Modes of Gift</li> </ul> </li> <li>Gift of Musha</li> <li>Kinds of Gift</li> <li>Revocation of Gift</li> </ol>	
	<ul> <li>Cases:</li> <li>1. Mst. Hussaina Bai vs Mst. Zohra Bai (AIR 1960, MP 60)</li> <li>2. Sardar Nawazish Ali Khan vs Sardar Ali Raza Khan (1948 SCC online, PC 17)</li> <li>3. Valia Peedikakkandi Katheessa Umma v. Pathakkalan Narayanath Kunhamu, AIR 1964 SCC 275 165</li> </ul>	
UNIT-V	<ol> <li>Inheritance and Wills under Muslim Law</li> <li>General Principles of Inheritance under Muslim Law Excluding</li> </ol>	Lectures-08
	<ul> <li>a) Capacity to make will</li> <li>b) Subject matter of a will</li> <li>c) Legatee under a will</li> <li>d) Restrictions on the powers of a Muslim to make a will</li> <li>e) Revocation of Wills</li> </ul>	

## **TEXT BOOKS**

- 1. Paras Diwan Modern Hindu Law.
- 2. BadrudinTayyabji, Mohammedan Law.
- 3. Fyzee, Outlines of Mohammedan Law.
- 4. Paras Diwan, Muslim Law.
- 5. Mulla. Hindu Law
- 6. Mulla. Mohamedan Law
- 7. Aqvil Ahmed. Muslim Law

Sem	ester		Third	Credit	07
Subject Name			Professional Ethics, Accountancy For Lawyers and Bench	Maximum Marks	100
			Bar Relations (Practical-I)	Theory	48
Cou	Course Code		XIII	Practical	40
L	Т	Р		Internal Assessment	07
5	0	2		Attendance	05

**Objectives:** The main objective of the present syllabus is to explain interaction between evolution of morals and legal profession and understand the importance of Values and Ethics in Legal profession. To recognize and learn the rights, duties and responsibilities of Advocates and Clients. To instill moral and social Values and appreciate Bench Bar Relations. To study the concept of contempt of court and decisions confronting individuals, advocates and Judiciary.

#### **COURSE CONTENTS**

e e e no e	COURSE CONTENTS					
UNIT-I	Legal Profession: Its Nature, Evolution and Development in India,	Lectures-10				
	Meaning of Ethics, Object of Legal Ethics, Necessity for an Ethical Code. <b>Practical-04</b>					
UNIT-II	Rights, Privileges, Duties, Disabilities and Social Responsibilities of an	Lectures-10				
	Advocate, Standard of Professional Conduct and Etiquette, Professional	Practical-04				
	and other Misconducts.					
UNIT-III	Powers and Procedure of Disciplinary Committees of the Bar,	Lectures-10				
	Accountancy for Lawyers, Bench Bar Relations.	Practical-04				
UNIT-IV	Legality of Lawyers Strike in the Right-Duty Discourse, Contempt Law Lectures-10					
	and Practice: The Contempt of Courts Act, 1971. Practical-04					
	The Facts and Principle of Law laid down in :					
	R.K. Garg V State of Himachal Pradesh, AIR 1981 SC 1382.					
	M.B. Sanghi V High Court of Punjab & Haryana, AIR 1991 SC 1834					
	Ex-Capt. Harish Uppal V. Union of India, 2002 (9) SCALE 357					
	Bar Council of Maharashtra V. M.V. Dabholkar, (1976) 2 SCC 291					
	Satish Kumar Sharma V. Bar Council of H.P., AIR 2001 SC 509					

**NOTE**: - The Question Paper will have Four Units. The Examiner is required to set Eight Questions with Two Questions from each Unit. The candidate shall be required to attempt Four Questions, selecting One Question from each Unit. Each Question carries 12 Marks.

**Evaluation:** - Evaluation work shall be done by an evaluation committee consisting of Dean, Faculty of Law or his nominee and Director/ Principal of the Institute or his nominee. Director/ Principal of the institute may also appoint any teacher of the institute to assist the evaluation committee.

## **TEXT BOOKS**

- 1. C.L. Anand: Professional Ethics of the Bar
- 2. B.K. Goswani: Legal Profession and Its Ethics
- 3. Anirudh Prasad: Principles of the Ethics of Legal Profession in India
- 4. Sunil Deshta and KiranDeshta: Practical Advocacy of Law.
- 5. S.K. Mookerji: Iyer's Law of Contempt of Court.
- 6. P. Ramanatha Aiyer: Legal Ethics, Vol.3.

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Semester Subject Name			Third   Credit		05
			Public International	Maximum Marks	100
, i			Law		
Course Code			XIV	Theory	80
L	Т	Р		Internal Assessment	15
4	1	0		Attendance	05

**Objectives:** The main objective of the present syllabus is to provide the students understanding on nature & scope of International Law, source of structural law. To Provide an insight about the various concepts of public international law. To help the students in understanding mechanism for the settlement of international disputes. To help the students in understanding the concept of war and related issues, law of seas, outer space, territory of moon, Antarctica etc.

#### **COURSE CONTENTS**

UNIT-I	Definitions, Nature and Basis of International Law, Sources of	Lectures-12
	International Law;	
	Relationship between International Law and Municipal Law and Subjects	
	of International Law.	
UNIT-II	Nature of State, State Territory and Modes of acquisition and loss of State	Lectures-10
	Territory;	
	Recognition; State Succession, Intervention.	
UNIT-III	Position of Individual in International Law, Nationality; Extradition.	Lectures-11
	Asylum;	
	Diplomatic Agents and Treaties.	
UNIT-IV	Settlement of international Disputes between States: War: Definition and	Lectures-09
	Effect and Modes of Termination of War; Prisoners of War and War	
	Crimes.	
UNIT-V	Law of the Sea, Outer space, Territory of moon, Antarctica, International	Lectures-10
	Terrorism,	
	Comprehensive Test Ban Treaty.	

**NOTE**: - The Question Paper will have Five Units. The Examiner is required to set Ten Questions with Two Questions from each Unit. The candidate shall be required to attempt Five Questions, selecting One Question from each Unit. Each Question carries 16 Marks.

## **TEXT BOOKS**

- 1. J.G. Starke, Introduction to International Law.
- 2. S.K. Kapoor, International Law.
- 3. Arjun Dev and Others (ed.), Human Rights- A Source Book, Published by N.C.E.R.T., 1996.
- 4. Mrs. S.K. Verma, Introduction of International Law.
- 5. Aggarwal, International Law.
- 6. Jyoti Rattan. International Law.

Semester			Third	Credit	05
Subject Name		ime	Jurisprudence	Maximum Marks	100
Cour	Course Code		XV	Theory	80
L	Τ	Р		Internal Assessment	15
4	1	0		Attendance	05

**Objectives:** The main objective of the present syllabus is to understand the meaning, nature and philosophy of jurisprudence and law. To understand the Philosophy of different schools of jurisprudence. To identify and understand and different sources of law and their relationship with society. To understand the relation, inter-dependence and differences between other aspects of legal theory such as rights and duties, possession and ownership, personality, law and morality.

#### **COURSE CONTENTS**

UNIT-I	Meaning, Nature, Scope and Utility of Jurisprudence, Philosophy of	Lectures-10			
	Jurisprudence: The Indian Scenario: Concept of Dharma, Sources of				
	Dharma.				
	Natural/Philosophical School of Law: Greek, Roman, and Indian Legacy.				
UNIT-II	American Realism, Imperative School, Pure Theory of Law, Historical Lectures09				
	School, Sociological School				
UNIT-III	Custom, Legislation, Precedent, Equity	Lectures-10			
UNIT-IV	Rights and Duties, Possession, Ownership, Personality	Lectures-11			
UNIT-V	Sociology of Law, Relationship between Law and Morality: Controversy Lectures-0				
	of Hart and Fuller, Law of Obligation.				

**NOTE**: - The Question Paper will have Five Units. The Examiner is required to set Ten Questions with Two Questions from each Unit. The candidate shall be required to attempt Five Questions, selecting One Question from each Unit. Each Question carries 16 Marks.

## **TEXT BOOKS**

1.	Edgar Bodenheimer	: Jurisprudence
2.	R.W.M. Dias	: Jurisprudence
3.	W Friedman	: Legal Theory
4.	P.N. Sen	: Hindu Jurisprudence
5.	G.W. Paton	: A Text Book of Jurisprudence.
6.	Julius Stone	: Stone on Jurisprudence.
7.	C.K. Allen	: Law in the Making.

Semester Subject Name			Fourth Bharatiya Sakshya Adhiniyam, 2023	Credit Maximum Marks	05 100
L	Т	P		Internal Assessment	15
4	1	0		Attendance	05

The main objective of this course is to enable the students to have conceptual clarity of general principles of BharatiyaSakshyaAdhiniyam,2023so as to develop problem solving skills, analytical and critical thinking ability.

## **COURSE CONTENTS**

1					
UNIT-I	Extent, Commencement and Application of Bharatiya Sakshya	Lectures-			
	Adhiniyam, Definitions (S-2), Relevancy of Facts(S. 3-14),	12			
	Admission(S.15-21& 25)				
UNIT-II	Confession(S. 22-24), Statements by Persons who cannot be	Lectures-			
	called as Witnesses (S. 26-27), Statement made under special	10			
	circumstances (S. 28-32), Relevancy of Judgment (S. 34-38)				
UNIT-III	Relevancy of Opinion of Experts (S. 39-45), Relevancy of	Relevancy of Opinion of Experts (S. 39-45), Relevancy of Lectures-			
	Character (S. 46-50), Facts which need not be proved(S. 51-53),	10			
	Oral Evidence (S. 54-55)				
UNIT-IV	Documentary Evidence (S.56-77), Presumptions as to	Lectures-			
	documents(S.78-93), Exclusion of Oral Evidence by Documentary	10			
	Evidence(S. 94-103), Burden of Proof (S. 104-114), Presumptions				
	as to Certain Offences(S.115-120)				
UNIT-V	Estoppel (S.121-123), Witnesses (S. 124-137), Accomplice	Lectures-			
	(S.138), Number of Witnesses(S. 139) Rules relating to	08			
	Examination of Witnesses (S. 140-168), Improper admission and				
	rejection evidence(S. 169)				

**NOTE**: - The Question Paper will have Five Units. The Examiner is required to set Ten Questions with Two Questions from each Unit. The candidate shall be required to attempt Five Questions, selecting One Question from each Unit. Each Question carries 16 Marks.

## **TEXT BOOKS**

- 1.Rattan Lal and Dheeraj Lal
- 2. BatukLal, Law of Evidence
- 3. C.D. Field, Law of Evidence
- 4. Monir, Law of Evidence

Semester			Fourth	Credit	05
Subject Name		ime	<b>Banking Law</b>	Maximum Marks	100
Cou	Course Code		XVII	Theory	80
L	Т	Р		Internal Assessment	15
4	1	0		Attendance	05

**Objectives:** The main objective of the present syllabus is to analyse the rudiments of normal working of banking institution along with insight into the legal position which emerges simultaneously. The knowledge of the specific legislations containing comprehensive provisions particularly to the business of Banking in India. The contents also deal with deep knowledge of mandatory requirements to be followed for special working of banks through the use of numerous documents, instruments, securities and virtual means.

COURSE CONTENTS				
UNIT-I	Definition of Bank and Customer, Historical Development of	Lectures-12		
	Banking			
	Institutions in India. General and Legal Relationship of Bank and			
	Customer,			
	Special classes of Customers, Nature and Type of Accounts,			
	Obligation to Maintain Secrecy and its Exceptions, Function of Banking			
	Institutions			
UNIT-II	The Banking Regulation Act, 1949: Definitions,	Lectures-12		
	Business of Banking Companies; Control over Management,			
	Board of Directors,			
	Qualifications and Dis-qualifications, Provision for the			
	Appointment of Chairman, Regulation regarding Share capital,			
	Suspension of Banking Business and Winding up process of			
	Banking Companies. Balance Sheet; Audit and Inspection;			
	Amalgamation and Reconstruction. Recent Trends of Banking			
	System. New Technology, e-Banking, Automatic Teller Machine			
	and Use of Internet, Smart Cards, Credit Cards and use of Expert			
UNIT-III	System.	Lectures-10		
UN11-111	Reserve Bank of India Act, 1934- Reserve Bank as Banker to the State Government, Reserve Bank as Banker's Bank,	Lectures-10		
	Organisational Structure of Reserve Bank of India, Legal Status,			
	Powers and Functions of the Reserve Bank of India, Regar Status,			
	Commercial Banks, Banking Ombudsman; Security and Exchange			
	Board of India Act, 1992- Management, Power and Function of			
	SEBI, The Prevention of Money laundering Act, 2002- Offence of			
	Money Laundering, Attachment, Adjudication and Confiscation,			
	Authorities under the Act, Power and functions of Appellate			
	Tribunal and Special Courts, Role of Financial Intelligence Unit.			
UNIT-IV	Banking Securities: Pledge; Hypothecation, Charge, Lien and	Lectures-11		
	Mortgage,			
	Bank Frauds: Definition, classification of Frauds and action			
	required by Banks, Fraud prone areas in different accounts- Saving			
	Bank Accounts, Current Accounts, Thefts, Burglary and Fraud in			
	cases of advances, Frauds in cases of remittances and preventive			
	measures.			

UNIT-V	Negotiable Instrument Act, 1881: Definition; Kinds of Negotiable	Lectures-10
	Instruments;	
	Holder and Holder in due course; Payment in due course, Capacity	
	of Parties, Negotiation, Modes of negotiations, Endorsement and	
	its kinds,	
	Acceptance and Dishonour of cheque, Crossing of cheque,	
	Penalties in case of dishonour of cheque.	

## **TEXT BOOKS**

- 1. B.R. Sharma and R.P. Nainta, Principles of Banking Law and Negotiable Instruments Act (1881).
- 2. R.B. Sethi, Banking Regulation Act, 1949.
- 3. A. Ramaiya, The Reserve Bank of India Act, 1934
- 4. J.S. Khargamwala, The Negotiable Instrument Act 1881.
- 5. R N Chaudhary, Banking Laws
- 6. The Security and Exchange Board of India Act, 1992
- 7. The Prevention of Money laundering Act,2002
- 8. Negotiable Instrument Act, 1881

Semester			Fourth	Credit	05
Subject Name			<b>Intellectual Property</b>	Maximum Marks	100
-			Law		
Course Code		de	XVIII	Theory	80
L	Τ	Р		Internal Assessment	15
4	1	0		Attendance	05

**Objectives:** The main objective of the present syllabus is to introduce the basic or fundamental aspects of Intellectual Property Rights. To give knowledge on patents, patent regime in India and its aspect related to registration. To give knowledge on copyrights and its related rights and the process of registration aspects. To give knowledge on trademarks and process of registration .To disseminate knowledge on Design, Geographical Indication (GI).To aware about present trends in IPR and initiatives of Govt.

## **COURSE CONTENTS**

	CONTENTS	
UNIT-I	The Meaning of Intellectual Property, Nature of Intellectual Property,	Lectures-10
	Commercial Exploitation of Intellectual Property, International Character	
	of Intellectual Property.	
	Major International Instruments concerning Intellectual Property Rights:	
	Paris Convention, 1883, the Berne Convention, 1886, the Universal	
	Copyright Convention, 1952, the WIPO Convention, 1967, the Patent Co-	
	operation Treaty, 1970, the TRIPS Agreement, 1994.	
UNIT-II	Concept of Patent, Process of obtaining patent, Application, Examination	Lectures-11
	and Grant of Patent, Compulsory licence, Evergreening of Patent	
	Rights and Obligations of Patent, Transfer of Patent Rights, Infringement	
	of Patent Rights.	
UNIT-III	Intellectual Property in Trade Marks, Definition and Concept of Trade	Lectures-10
	Mark,	
	Registration of Trade Mark, Assignment of Trade Mark, Infringement of	
	Trade Mark Passing off.	
UNIT-IV	Meaning of Copyright, Nature of Copyright, Subject Matter of Copyright,	Lectures-10
	Copyright in Literary, Dramatic, Musical Work, Copyright in Sound	Lectures 10
	Recording and Cinematograph Films and Copyright in Computer	
	Programmes. Infringement of Copyright, Fair use Provisions, Remedies	
	against Infringement of Copyrights, Compulsory Licensing of	
	Copyrighted Work.	
UNIT-V	Geographical Indications and Design	Lectures-09
UNIT-V	Geographical Indications-Meaning and Nature, Who are entitled for	Lectures-09
	registration, Conditions & Procedure for Registration, Offences and	
	Penalties	
	Design-Meaning and concept of novel and original - Procedure for	
	registration, effect of registration and term of protection.	

**NOTE**: - The Question Paper will have Five Units. The Examiner is required to set Ten Questions with Two Questions from each Unit. The candidate shall be required to attempt Five Questions, selecting One Question from each Unit. Each Question carries 16 Marks.

## TEXTBOOKS

- P. Narayanan, Intellectual Property Law (Eastern Law House, Third Edition, 2001)
- 2 Lionel Bently & Brad Sherman, Intellectual Property Law (Oxford University Press; 4 edition 2014)
- 3 B.L.Wadhera, Law Relating to Intellectual Property (Universal Publications, 5<sup>th</sup> Edition, 2011)
- 4 Taraporewala, Law on Intellectual Property (Thompson Reuters, 2013).

## **REFERENCE STATUTES**

- 1 The Copyright Act,1957
- 2 The Patent Act, 1970
- 3 The Trade Marks Act, 1999
- 4 The Designs Act, 2000

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Semester			Fourth	Credit	05
Subject Name		ame	Interpretation of Statues and Principles of Legislation	Maximum Marks	100
Cou	Course Code		XIX	Theory	80
L	Т	P		Internal Assessment	15
4	1	0		Attendance	05

**Objectives:** The main objective of the present syllabus is to analyse the legislative intent of statute and various pertaining principles. To focus on general and specific rules of interpretation of statutes. To provide for intrinsic and extrinsic aids for interpretation of statutes. To prescribe the guidelines on interpretation of remedial, penal and taxing statutes.

## **COURSE CONTENTS**

	CONTENTS	
UNIT-I	Statute- Meaning, Nature and Classification. History, Meaning and Object	Lectures-10
	of Interpretation, Elementary Principles of Interpretation and Construction	
	of Statutes.	
UNIT-II	Methods of Interpretation, Literal Meaning Rule, Golden Rule, The	Lectures-09
	Mischief Rule,	
	Rule of Harmonious Construction of Statutes.	
UNIT-III	Intrinsic Aids to Construction of Statutes-Context, Short-Title, Long Title,	Lectures-09
	Preamble,	
	Marginal Notes, Headings, Definition or Interpretation Clauses, Provisos,	
	Punctuations,	
	Illustrations, Exceptions, Explanations, and Schedules.	
UNIT-IV	Extrinsic Aids to Interpretation- Dictionaries, Text Books, Historical	Lectures-10
	Background,	
	Legislative History, Administrative Conveyancing and Commercial	
	Practice.	
UNIT-V	Remedial and Penal Statutes- Taxing Statutes,- Principles of	Lectures-07
	Constitutional Interpretation-	
	Harmonious Construction, Doctrine of - Pith and Substance and	
	Colorable Legislation,-	
	Principles of Legislation: Its Methods,- Legislative Procedure: Union and	
	States.	

**NOTE**: - The Question Paper will have Five Units. The Examiner is required to set Ten Questions with Two Questions from each Unit. The candidate shall be required to attempt Five Questions, selecting One Question from each Unit. Each Question carries 16 Marks.

#### **TEXT BOOKS**

- 1 P. St. Langan (Ed.) Maxwell on the Interpretation of Statutes.
- 2 S.G.G. Edgar, Craies on Statute Law.
- 3 JagdishSwarup, Legislation and Interpretation.
- 4 Sutherland, Statutory Construction
- 5 Jeremy Bentham, The Theory of Legislation.
| Semester     |             |     | Fourth                            | Credit              | 07  |
|--------------|-------------|-----|-----------------------------------|---------------------|-----|
| Subject Name |             | ime | Alternative Dispute<br>Resolution | Maximum Marks       | 100 |
|              |             |     | (Practical -II)                   | Theory              | 48  |
| Cou          | Course Code |     | XX                                | Practical           | 40  |
| L            | Т           | Р   |                                   | Internal Assessment | 07  |
| 5            | 0           | 2   |                                   | Attendance          | 05  |

**Objectives:** The main objective of the present syllabus is to understand the backdrop meaning advantages and disadvantages of alternative dispute resolution methods. To understand the main differences between various ADR techniques such as arbitration, conciliation mediation and negotiation. To understand the skills and elements involved in negotiation, conciliation mediation. To understand the conceptual framework related to Arbitration and Conciliation Act, 1996 and the Legal Services Authorities Act, 1987.To understand the process of dispute resolution through ADR method under the arbitration and conciliation act 1996 and the legal services authorities act 1987.To understand the concept and functioning of Lok Adalats.

## **COURSE CONTENTS**

000102	CONTENTS	
UNIT-I	ADR systems, Need for ADR, Main Objectives of Arbitration and	Practical/
	Conciliation Act, 1996; Concept of Arbitration and Arbitration	Lectures-07
	Agreement (section7-9), Composition of Arbitral Tribunal and its	
	Jurisdiction (Sections 10-17).	
UNIT-II	Conduct of Arbitral Proceedings, Termination of Proceeding and Making	Practical/
	of Arbitral Award (Section 18-33), Legal Recourse against Arbitral	Lectures-09
	Award, Finality, Appeal and Enforcement of Award (Sections 34-37)	
	New York Convention Sections 44-52).	
UNIT-III	Conciliation Proceeding (Section 61-81), Distinction between	Practical/
	Conciliation, Negotiation, Mediation and Arbitration; Commencement of	Lectures-20
	Conciliation Proceedings, Appointment and Role of Conciliators,	
	Settlement Agreement and Effect thereof, Termination of Conciliation	
	Proceedings, Costs and Deposits etc.	
UNIT-IV	Legal Services Authority Act, 1987, National Legal Services Authority –	Practical/
	Its Composition and Functions and the Role of CILAS, State Legal	Lectures-10
	1 6	
	Award of Lok Adalat.	
	Services Authority – Its Composition and Functions, Entitlement to Legal Services, Lok Adalats, Composition, Powers Jurisdiction, Procedure, Award of Lok Adalat.	

**NOTE**: - The Question Paper will have Four Units. The Examiner is required to set Eight Questions with Two Questions from each Unit. The candidate shall be required to attempt Four Questions, selecting One Question from each Unit. Each Question carries 12 Marks.

**Evaluation:** - Evaluation work shall be done by an evaluation committee consisting of Dean, Faculty of Law or his nominee and Director/ Principal of the Institute or his nominee. Director/ Principal of the institute may also appoint any teacher of the institute to assist the evaluation committee.

#### **TEXT BOOKS**

- 1. B.P. Saraf Junjhanwala, S.M: Law of Arbitration and ADR in India
- 2. O.P. Tiwari: The Arbitration and Conciliation Act, 1996.
- 3. Legal Services Authority Act, 1987 as amended form time to time.
- 4. N.D. Basu: Law of Arbitration and Conciliation (Universal, Delhi)
- 5. Gerald R. Williame (ed.), The New Arbitration and Conciliation Law of India,
- 6. Indian Council of Arbitration (1998), New Delhi
- 7. A.K. Bansal, law of International Commercial Arbitration (1999), Universal, Delhi
- 8. P.C. Rao& William Sheffield, Alternative Disputes Resolution-what it is and How it works? (1997) Universal, Delhi
- 9. G.K. Kwatra, The Arbitration and Conciliation Law of India 2000 Universal, Delhi.
- 10. Bare Acts.

# HIMACHAL PRADESH UNIVERSITY Summer Hill, Shimla-171005 DEPARTMENT OF LAWS

## Program – LL.B. (3 Years Degree Course)

Semester			Fifth	th Credit	
Subject Name		ime	Property Law Including Transfer of Property Act	Maximum Marks	100
Cou	rse Co	de	XXI	Theory	80
L	Τ	Р		Internal Assessment	15
4	1	0		Attendance	05

**Objectives:** The main objective of the present syllabus is to give knowledge of the principles which are specially dealt with the immovable property. With the help of care law, complex concepts are illustrated and miscellaneous conceptual interpretation are made to provide complete understanding of the subject, The knowledge of the easementary right are also covered for the proper legal rational understanding.

COURSE	CONTENTS	
UNIT-I	Interpretation Clause, Immovable Property, Attestation, Registered,	Lectures-12
	Actionable Claim and Notice, Definition of Transfer of Property,	
	Transferable Property, Un-transferable Trust or Property, Competence to	
	Transfer and Modes of Transfers, Conditional Transfers, Conditions	
	Restraining Alienation, Restrictions Repugnant to Interest Created,	
	Transfer for benefit of Unborn Person, Rule against Perpetuity, Vested	
	Interest and Contingent Interest.	
UNIT-II	Election and Apportionment, Restricted Covenants, Transfer by	Lectures-10
	ostensible owner, Transfer by unauthorized person who subsequently	
	acquires interest, Fraudulent Transfer, Improvements made by Person	
	under Defective Title, Doctrine of Lis-Pendens and Part Performance.	
UNIT-III	Sale of Immovable Property, Definition of Sale and Contract to Sell,	Lectures-10
	Rights and liabilities of Buyer and Seller, Marshalling by Subsequent	
	Purchaser, Mortgage of Immovable Property, Definition of Mortgage,	
	Kinds of Mortgage, Right of Redemption of Mortgagor and Equity of	
	Redemption, Accession to mortgaged property, Subrogation, Priority,	
	Cessation of Interest, Marshalling and Contribution, Prohibition of	
	Tacking, Charge.	
UNIT-IV	Definition and Kinds of Lease, Distinction between Lease and License,	Lectures-9
	Modes of Creation and Determination of Lease, Exchange, Gifts-	
	Definition of Gift, Modes of	
	Creation of Gift, Suspension and Revocation of Gift and Onerous Gift,	
	Transfer of Actionable Claims.	
UNIT-V	Indian Easement Act, 1882.	Lectures-9
	Definition and Essential Features of Easement, Kinds of Easement,	
	Imposition, Acquisition and Transfer of Easements, Extinction,	
	Suspension and Revival of Easement; License.	

**NOTE**: - The Question Paper will have Five Units. The Examiner is required to set Ten Questions with Two Questions from each Unit. The candidate shall be required to attempt Five Questions, selecting One Question from each Unit. Each Question carries 16 Marks.

#### **TEXT BOOKS**

- 1. S.N. Shukla, The Transfer of Property Act.
- 2. Mulla, Transfer of Property Act.
- 3. Ameen and Shastri, The Law of Easement.
- 4. V.P. Sarathi, Law of Transfer of Property.

Semester		mester Fifth		Credit	05
Subject Name			Civil Procedure Code and Limitation Act	Maximum Marks	100
Course Code		de	XXII	Theory	80
L	Т	Р		Internal Assessment	15
4	1	0		Attendance	05

**Objectives:** The main objective of the present syllabus is to inculcate the necessary functional understanding of the civil procedure into the future legal professionals. To enable the students to understand a litigation strategy by focusing on the essential forms ,the documents in support and against, evidence taking and trial, dimensions of an interim order, the peculiar nature of the suits, the complexities of executing a decree and provisions for appeal and revision. This course is designed to acquaint the students with the various stages through which a civil case passes along with the connected matters .The course also includes the law of limitation. The course teacher shall Endeavour to familiarize the students with the professional skills required to deal with cases of civil nature.

## **COURSE CONTENTS**

		_
UNIT-I	Code of Civil Procedure, 1908. Jurisdiction of Civil Courts, Suits of	Lectures-15
	Civil Nature (Section 9)	
	Stay of Suits, Res judicata, Foreign Judgments (Sections 10-14)	
	Place of Suing, Transfer of Suits (Sections 15-25)	
	Joinder of Parties, Representative Suits, Splitting of Claims and Reliefs,	
	Joinder of Cause of Action (Order 1 and 2)	
UNIT-II	Summons to Defendants (Order 5)	Lectures-08
	Appearance of Parties, Ex-parte Decree (Order 9 and 10)	
	Discovery and Inspection (Order 11)	
	Settlement of Issues (Order 14 and 15)	
	Summon to Witnesses (Order 16, 17 and 19)	
	Hearing of Suits (Order 18)	
	Judgment and Decree (Order 20)	
	Awarding of Interest and Costs (Sections 34-35B)	
	Restitution, Inherent Powers of the Court, Miscellaneous Provisions	
	(Sections 132-158).	
UNIT-III	Commissions (Sections 75-78, Order 26)	Lectures-10
	Suits against Government (Section 79-82)	
	Suits in case of minors, indigent persons (Order 32 and 33) Inter pleader	
	suits (Section 88, Order 35).	
	Supplementary Proceedings- Arrest and Attachment before judgement,	
	temporary injunctions, inter-locutory orders, appointment of receivers,	
	(Sections 94-95, Orders 38-40)	
UNIT-IV	Appeals- First and Second Appeals; Procedure for Appeal (Sections 96-	Lectures-10
	108, Order 41)	
	Reference, Review, Revision (Sections 113-115, Order 46-47)	
	Execution- Basic Provision (Sections 36-74)	
	Execution- Details (Order21)	
UNIT-V	The Limitation Act, 1963	Lectures-07
	Limitation of Suits, Appeals and Applications (Sections 3-11)	
	Exclusion of time (Sections 12-15)	
	Effects of Death, Fraud, Acknowledgement, Payment on Limitation	
	(Sections 16-20)	
	Acquisition of Ownership by Possession (Sections 25-27)	

NOTE: - The Question Paper will have Five Units. The Examiner is required to set Ten Questions with Two Questions from each Unit. The candidate shall be required to attempt Five Questions, selecting One Question from each Unit. Each Question carries 16 Marks.

#### **TEXT BOOKS**

- 1. Mulla, The Code of Civil Procedure (Student edition).
- The Code of Civil Procedure 1908, as amended in 2002.
   C.K. Takwani, Civil Procedure with Limitation Act, 1963.

Semester			Fifth	Credit	05
Subject Name		ime	Company Law	Maximum Marks	100
Course Code		de	XXIII	Theory	80
L	Т	Р		Internal Assessment	15
4	1	0		Attendance	05

**Objectives:** The main objective of the present syllabus is to provide an overview of the important laws that have a bearing on the conduct of business in India. To understand the fundamental principles and rules of Indian Company Law to the level that is sufficient to satisfy the requirement for admission to legal practice. To enable the students to critically appreciate the importance of corporations and corporate law in modern society, its legal framework and governance. To have an in-depth understanding of various modes of dispute resolution in business transactions. To examine the various legal forms that a business entity can take and the relative advantage and disadvantage of each of these forms.

COURSE	CONTENTS	
UNIT-I	<b>Company and its nature and scope</b> - Definition and characteristics of company, Historical background of company, Kinds of companies, Merits and Demerits of Incorporation of company - Lifting the corporate veil. <b>Procedure for Incorporation of companies</b> - Role of promoters, Legal Position of Promoter, Pre-incorporation contracts Registration and Incorporation, Memorandum of Association-its importance and contents, Alteration of Memorandum of Association, Doctrine of Ultra Vires; Articles of Association- its relations with Memorandum of Association; Doctrine of Constructive Notice and Doctrine of Indoor Management with exceptions.	Lectures-12
UNIT-II	<b>Prospectus-</b> Definition, Contents and formalities of issue prospectus. Remedies for misrepresentations in the prospectus, Statement in lieu of Prospectus- their importance. <b>Shares</b> - Meaning, Kinds of Shares, Principles governing Allotment of shares, Transfer and Transmission of shares. Share Certificate, its object and effects. Share Capital, Meaning, Kinds, Alternation, Reduction and Voting Rights Issue of shares at premium and discount.	Lectures-10
UNIT-III	<b>Membership and membership rights of a Company</b> : Modes of acquiring membership, Who may be a member, Rights and Privileges of Members and Shareholders, Termination of membership. <b>Meetings-</b> Kinds of meetings, Requisites of Valid Meeting, Procedure for Conduct of Meeting, Voting, Resolutions.	Lectures-08
UNIT-IV	<b>Directors</b> -Constitution of the Board of Directors, Appointments, Qualifications including share qualification, Types, Ground of Disqualification, Powers, functions, Duties and liabilities of directors <b>Corporate Social Responsibility</b> - CSR Committee, CSR activities, CSR Policy, CSR Expenditure and Disclosure requirements Political Contributions by Companies, Corporate Liability under Environmental Laws	Lectures-12
UNIT-V	<ul> <li>Majority Powers and Minority rights- Rule in Foss Vs. Harbottle(1843) with exceptions.</li> <li>Oppression and Mismanagement-Meaning and its Prevention</li> <li>Winding up- Meaning , Types, Procedure and Scope; Modes of winding up , Payment of Liabilities in the event of winding up, Role of Official Liquidator, Court and National Company Law Tribunal</li> </ul>	Lectures-12

**NOTE**: - The Question Paper will have Five Units. The Examiner is required to set Ten Questions with Two Questions from each Unit. The candidate shall be required to attempt Five Questions, selecting One Question from each Unit. Each Question carries 16 Marks.

#### **TEXT BOOKS**

- 1. G.K. Kapoor & Sanjay Dhamija, Company Act, 2013, 19thed, Taxmann, 2016.
- 2. Avtar Singh, Company Law, 17ed, Eastern Book Company, 2016.
- 3. N.V. Pranjpe, Company Law, 7thed, Central Law Agency, 2016.
- 4. T.P. Gosh, Companies Act, 2013, 3rded, Taxmann, 2016.
- 5. Guide to Companies Act, 2013 by Corporate Law Advisor, 5thed, Jain Book Agency, 2017.
- 6. C.R. Datta : Datta on the Company Law; Lexis Nexis, Butterworths Wadhwa, Nagpur
- 7. K.C. Garg, R.C. Chawla, Vijay Gupta : Company Law; Kalyani Publishers, 1/1, Rajinder Nagar, Civil Lines, Ludhiana 141 001.
- 8. D.K. Jain : Company Law Ready Reckoner; Bharat Law House Pvt. Ltd.; T1/95, Mangolpuri Industrial Area, Delhi-110083.
- 9. R. Suryanarayanan : Company Law Ready Reckoner; Commercial Law Publishers, 151, Rajinder Market, Opp. Tis Hazari Court, Delhi-110054.
- 10. Taxmann's : Circulars & Clarifications on Company Law; Taxmann, 59/32, New Rohtak Road, New Delhi-110 005.

#### **REFERENCE BOOKS**

- 1. Taxmann, Company Law Mannual, 7<sup>th</sup>ed, Taxmann, 2017.
- 2. A Ramaiya Guide to Companies Act, 18<sup>th</sup>ed, Lexis Nexis, 2014.
- 3. Palmers, Company Law, 2<sup>nd</sup>ed, Sweet & Maxwell, 2017.
- 4. Gower: Principles of Modern Company Law, 10<sup>th</sup>ed, Sweet & Maxwell, 2016.
- 5. A.K. Majumdar&Dr. G.K. Kapoor, Company Law, 16<sup>th</sup>ed, Taxmann's, 2011

#### **STATUTORY MATERIAL:**

- 1. The Companies Act, 2013.
- 2. Company Law Journal

Semester		er Fifth		Credit	07
Subject Name		ıme	Drafting, Pleading & Conveyancing	Maximum Marks	100
		(Practical-III)		Theory	48
Cour	rse Co	de	XXIV	Practical/ Clinical	40
L	Τ	Р		Internal Assessment	07
5	0	2		Attendance	05

**Objectives:** The main objective of the present syllabus is to aware the students regarding the general principles of drafting the legal documents. To equip students about criminal complaint drafting and the other relevant rules. To strengthen drafting foundations for the budding advocates. To enhance the skill of pleading and drafting in the court.

#### **COURSE CONTENTS**

UNIT-I	Drafting: Concept of Drafting, General Principles for Drafting and the	Practical/
	relevant substantive rules thereof.	Lectures-08
UNIT-II	Pleadings:	Practical /
	Civil: i) Plaint, ii) Written Statement; iii) Interlocutory Application, iv)	Lectures-09
	Original Petition, v) Affidavit, vi) Execution of Petition.	
UNIT-III	Petition under Article 226 and 32 of the Constitution of India,	Practical/
	Memorandum of Appeal and Revision.	Lectures-07
	Criminal: i) Complaints, ii) Criminal Miscellaneous Petition, iii) Bail	
	Application, iv) Memorandum of Appeal and Revision.	
UNIT-IV	Conveyancing i) Sale Deed, ii) Mortgage Deed, iii) Lease Deed, iv) Gift	Practical/
	Deed, v) Promissory Note, vi) Power of Attorney, vii) Will, viii) Petition	Lectures-07
	Deed.	

**NOTE**: - The Question Paper will have Four Units. The Examiner is required to set Eight Questions with Two Questions from each Unit. The candidate shall be required to attempt Four Questions, selecting One Question from each Unit. Each Question carries 12 Marks.

**Evaluation:** - Evaluation work shall be done by an evaluation committee consisting of Dean, Faculty of Law or his nominee and Director/ Principal of the Institute or his nominee. Director/ Principal of the institute may also appoint any teacher of the institute to assist the evaluation committee.

#### **TEXT BOOKS**

- 1. Mogha's Law of Pleadings in India
- 2. A.N. Chaturvedi, Pleading and Conveyancing.

			<u> </u>	,	
Semester			Fifth	Credit	05
Subj	ect Na	ime	Mediation	Maximum Marks	100
Cour	rse Co	de	XXV	Theory	80
L	Τ	Р		Internal Assessment	15
4	1	0		Attendance	05

**Objectives:** The main objective of the present syllabus is to aware the students about the role of society and law in settlement of disputes, to understand the limitation of conventional method of dispute resolution and the importance of mediation. To understand the principles and processes of mediation and the role of mediator in mediation proceedings. To understand the International Convention and Model Laws relating to mediation and recent developments in mediation. To understand the legal framework and regulations governing mediation in India. To develop critical thinking in the field of mediation skills.

## **COURSE CONTENTS**

	CONTENTS	
UNIT-I	Conflict and Disputes; The role of Law and Society in ensuring settlement	Lectures-08
	of dispute and effective conflict resolution.	
	Adversarial process and its limitations, Different modes of Dispute	
	Resolution, Importance of Mediation, Mediation and Restorative Justice,	
	Gandhian Principle of Non-Violent Conflict Resolution, Traditional	
	Mediation Practices in India and in other societies.	
UNIT-II	Key Concepts in Mediation: Essential elements of Mediation, Stages of	Lectures-10
	Mediation, Role of Mediator	
	Quality and Skills of Mediator: Developing Mediation Skills, Code of	
	Ethics, Confidentiality Requirements	
	Importance of Communication: Element of verbal and non-verbal	
	communication, effective and ineffective communication techniques	
UNIT-III	Important Developments in Mediation: Online Dispute Resolution and its	Lectures-10
	Advantages, Pre- Institution Mediation (Commercial Courts Act 2015;	
	The Commercial Courts (Pre-Institution Mediation and Settlement) Rules	
	2018.	
	International Convention and Models of Mediation: UNCITRAL Model	
	Law, Singapore Convention	
UNIT-IV	Mediation Act, 2023 :	Lectures-09
	Definition (Sec. 3), Mediation (Sec. 4-7), Mediators (Sec.8-12) ,	
	Mediation Proceedings (Sec. 13-26), Enforcement of Mediated Settlement	
	Agreement (Sec. 27-29)	
UNIT-V	Online Mediation (Sec. 30-39), Mediation Service Provider and Mediation	Lectures-09
	Institute (Sec. 40-42), Community Mediation (Sec. 43-44)	
	The Consumer Protection Act, 2019: Provisions relating to Mediation	
	Court Annexed Mediation: Sec. 89 CPC	

In order to learn the mediation, communication skills, including summarising of facts, neutral reframing, identification of issues, formulating objective criteria, conducting reality checks, assessing alternatives, student will be given exercises/practical observations exposure for which they will have to submit a file to the subject teacher. This file will be considered as Internal Assessment of 15 Marks.

**NOTE:** - The Question Paper will have Five Units. The Examiner is required to set Ten Questions with Two Questions from each Unit. The candidate shall be required to attempt Five Questions, selecting One Question from each Unit. Each Question carries 16 Marks.

#### **RECOMMENDED BOOKS:**

1. Sriram Panchu, Mediation Practice & Law: The Path to Successful Dispute Resolution, Lexis Nexis, 2011.

- 2. Mediation Training Manual of India (Mediation and Conciliation Project Committee, Supreme Court of India)
- 3. Anuroop Omkar and Kritika Krishnamurthy, The Art of Negotiation and Mediation –A Wishbone, Funnybone and a Backbone, Lexis Nexis, 2021.
- 4. Christopher W. Moore, The Mediation Process: Practical Strategies for Resolving Conflict, Wiley, 1996.
- 5. Ramin Jahanbegloo, Introduction to Non- Violence, Bloomsbury Publishing, 2014.

# HIMACHAL PRADESH UNIVERSITY Summer Hill, Shimla-171005 DEPARTMENT OF LAWS

## **Program – LL.B. (3 Years Degree Course)**

Semester			Sixth	Credit	05
Subject Name			Land Laws Including	Maximum Marks	100
·			Ceiling and Other		
			Local Laws		
Course Code		de	XXVI	Theory	80
L	Τ	Р		Internal Assessment	15
4	1	0		Attendance	05

**Objectives:** The main objective of the present syllabus is to give a law student, a thorough knowledge of H.P. Land Revenue Act,1954, The H.P. Ceiling on Land Holdings Act,1972 and H.P. Urban Rent Control Act,1987. This course is designed to acquaint the students with the revenue administration of the State of Himachal Pradesh. To give the students complete Knowledge about the application of rent control law within the urban areas of H.P. The course teacher shall Endeavour to familiarize the students with the procedural aspects required to deal with revenue and rent matters.

**COURSE CONTENTS** Himachal Pradesh Land Revenue Act, 1954 UNIT-I Lectures-12 Definitions (Section 4), Revenue Officers, their Classes and Powers (Sections 7-13) Appeal, Review and Revision (Sections 14-17) Record of Rights and Periodical Record and the Procedure for Making of UNIT-II Lectures-10 Records (Sections 32-41) Presumptions in Favour of Revenue Entries (Section 45) Collection of Land Revenue: Security for Payment of Land Revenue (Section 68-73), Process for Recovery of Arrears of Land Revenue (Sections 74-81). Partition: Concept, Procedure for Effecting Partition (Sections 123-135). UNIT-III Lectures-08 Application for Partition, Restrictions and Limitation on Partition, Disallowance of Partition, Procedure on Admission for Partition, Disposal of Questions as to Title in the Property and Other Questions. Delivery of Possession of Property Allotted on Partition and Customary Partition. The Himachal Pradesh Ceiling on Land Holdings Act, 1972 UNIT-IV Lectures-07 Ceiling on Land holdings (Section 4-12). Permissible Area, Exemptions, Ceiling on Land, Selection of Permissible Area, Vesting of Surplus Area in the State Government. Powers of the State Government to Take Possession of the Surplus Area. Disposal of Surplus Area (Section 15). Appeal, Review and Revision. The Himachal Pradesh Tenancy and Land Reforms Act, 1972 Chapter XI Control on Transfer of Land Transfer of Land to Non-Agriculturists Barred (Section 118), Transfer of Land in Favour of State Government (Section 119), Determination of Reasonable Price for Purpose of Transfer (Section 120), Distribution of Land Transferred in Favour of the State Government (Section 121), Bar of Jurisdiction (Section 121-A) UNIT-V The Himachal Pradesh Urban Rent Control Act, 1987 Lectures-13 Determination of Standard Rent (Sections 4-10), Cutting off or Withholding Essential Supply or Service (Section 11), Conversion of Residential Building into Non-Residential Building (Section 12), Landlord's Duty to Keep the Building or Rented Land in Good Repairs (Section 13), Grounds for Eviction of Tenants (Sections 14-16), Recovery of Possession in Case of Tenancies for Limited Period (Section 17) Appeal, Review and Revision (Section 24-29).

**NOTE**: - The Question Paper will have Five Units. The Examiner is required to set Ten Questions with Two Questions from each Unit. The candidate shall be required to attempt Five Questions, selecting One Question from each Unit. Each Question carries 16 Marks.

## **TEXT BOOKS**

- 1. O.P. Aggarwala, Punjab Land Revenue Act.
- 2. I.S.Chandel, H.P.Land Revenue Act, 1954 and H.P. Local Laws.
- 3. J.N. Barowalia, Commentary on the H.P. Land Revenue Act, 1954.
- 4. Bare Acts of Relevant Statutes.

	riogram LL.D. (6 rears Degree Course)				
Semester			Sixth	Credit	05
Subject Name			<b>Principles of Taxation</b>	Maximum Marks	100
			Laws		
<b>Course Code</b>			XXVII	Theory	80
L	Т	Р		Internal Assessment	15
4	1	0	]	Attendance	05

**Objectives:** The main objective of this course is to understand the different concepts like meaning definition of Income, agriculture income, residential status and incidence/charge of tax. To understand different provisions and procedure to compute the total income under different heads of income i.e. salaries, house property, profits & gains from business & profession, capital gains and other sources. To understand the procedure for assessment of income, appeals and the powers of income tax authorities. To understand the basic framework of GST.

#### **COURSE CONTENTS**

UNIT-I	Definitions: Income, Total Income, Person, Agricultural Income,	Lectures-11
	Assessee, Assessment Year and Previous Year, Assessing Officer (Section	
	2-3), Determination of Residential Status and Tax Incidence (Sections 5-	
	6).	
UNIT-II	Income under the Head Salaries and its Computation. (Sections 15-17).	Lectures-12
	Income under the Head Income from House Property and its Computation	
	(Sections 22 - 27).	
	Income under the Head Profits and Gains of Business or Profession	
	and its Computation. (Section 28-38).	
UNIT-III	Income under the Head Capital Gains and its Computation (Sections 45-	Lectures-12
	55).	Lectures-12
	Income under the Head Income from Other Sources and its Computation	
	(Sections 56 -58).	
	Clubbing of Income (Sections 60-65). Set off and Carry Forward	
	of Losses (Sections 70-80).	
	of Losses (Sections 70-80).	
UNIT-IV	Return of Income (Sections 139-158). Income Tax Authorities (Sections	Lectures-10
	116 -138). Appeal to the Commissioner (Appeals), Appeal to the	
	Appellate Tribunal, Appeal to the High Court and Appeal to the Supreme	
	Court.	
UNIT-V	Goods and Services Tax: Meaning, Nature and Scope of Goods and	Lectures-06
	Services Tax.	
	Advantages of GST, Basic Framework of GST, Exemption from Tax,	
	GST Council and Administrative Authorities.	

**NOTE**: - The Question Paper will have Five Units. The Examiner is required to set Ten Questions with Two Questions from each Unit. The candidate shall be required to attempt Five Questions, selecting One Question from each Unit. Each Question carries 16 Marks.

#### TEXT BOOKS

1.	Kailash Rai	Taxation Laws
2.	Vinod. K.Singhania and Kapil Singhania	Direct Taxes (Law & Practice)
3.	Vinod K. Singhania and Monica Singhania	Students Guide to Income Tax including GST.
4.	Girish Ahuja and Ravi Gupta	Systematic Approach to Income Tax.
5.	V.P Gaur and Dr. D.B. Narang	Income Tax (Law and Practice)

Same	ator	1	rogram – LL.B. (3 Ye Sixth	j ,	05	
Semester				Credit	05	
Subject Name		ame	Criminology and	Maximum Marks	100	
Course Code			Penology	Theory	00	
	rse Co T	P P	XXVIII	Theory	80	
L				Internal Assessment	15	
4	1	0		Attendance	05	
crimin with va probati compe	ology, arious ion. T msatory	its nature, heories of o create a	extent, scope and different crime causation and punishm n understanding of the co for benefit of victims. To fa	bus is to acquaint the students to schools of criminology. To famil ent, prison reforms and releasing of oncept of victimology, restorativ miliarize the students about the d	iarize students of offenders on re justice and	
		DNTENTS				
UNIT			v: Definition. Nature and S	cope, Schools of Criminology -	Lectures-11	
		Theories of or othe of the other other of the other oth	artographic, Positive, Typolog Crime Causation: Lombr ganization and Multiple Factor	osian, Differential Association,		
UNIT-	S 2 V T F K	Juvenile Delinquency: Salient Features of Juvenile Justice (Care and Protection of Children) Act, 2015. White Collar Crimes: Definition, Nature, Causes and Judicial Attitude. Theories of Punishment: Retribution, Deterrence, Reformation and Preventive. Kinds of Punishment: Death Penalty, Life Imprisonment, Imprisonment			Lectures-10	
UNIT	-III F S F	ystem in Ir	idia. Salient Features of Probation	on Problems and Open Prison of Offenders Act, 1958.	Lectures-08	
UNIT-	-IV V F T F	victimology cole and Ty The Police	y-Nature and Development, pology of Victims <b>System-</b> Function and Dutie nunity Relations,	Victims and Criminal Justice, es of Police, Custodial Violence,	Lectures-08	
UNIT	-V I I a a 4	Drug and ID Drug Abuse nd Alcohol nd Psychot 2-49), Prev	<b>licit Trafficking</b> , Drug Addiction and Alcoho ism, Classification of Drugs, ropic Substances Act, 1985 (1	blism, Causes of Drug Addiction Legislation: The Narcotic Drugs Section 4-7, 15-25, 28-35, 37-38, Narcotic Drugs and Psychotropic nedial Measures	Lectures-08	

**NOTE**: The Question Paper will have Five Units. The Examiner is required to set Ten Questions with Two Questions from each Unit. The candidate shall be required to attempt Five Questions ,selecting One Question from each Unit. Each Question carries 16 Marks.

#### TEXT BOOKS

- 1. Sutherland, Principles of Criminology
- 2. Siddique, Criminology: Problems and Perspectives
- 3. Paranjape, Criminology and Penology
- 4. Ram Ahuja: Criminology

Semester Subject Name Course Code			Sixth	Credit	05
		ıme	International Human Rights XXIX	Maximum Marks Theory	100 80
		de			
L	Τ	Р		Internal Assessment	15
4	1	0		Attendance	05

**Objectives:** The main objective of the course is to make students understand the holistic approach towards the human rights, its legality and significance. To provide an in depth understanding of the various international conventions, conferences, treaties and charters on human rights. To sensitize the students to human suffering and promotion of human life with dignity.

#### **COURSE CONTENTS**

UNIT-I	Concept and Development of Human Rights:	Lectures-10
	Meaning, Nature, Importance and Scope of Human Rights,	
	Theories of Human Rights, Classification of Human Rights, Evolution OF	
	THE Concept of Human Rights- Ancient Times (5th Century B.C.,	
	Ancient Greece) Middle Ages (12th Century to 19th Century) Modern Ages	
	- 20 <sup>th</sup> Century	
	Historical Development of Human Rights in India (Ancient, Medieval &	
	Modern)	
UNIT-II	International Bill of Rights:	Lectures-08
	Universal Declaration of Human Rights, 1948, The International Covenant	
	on Civil and Political Rights, 1966, Optional Protocols to The Covenant	
	on Civil and Political Rights, The International Covenant on Economic,	
	Social and Cultural Rights, 1966, Optional Protocols to The Covenant on	
	International Covenant on Economic, Social and Cultural Rights	
	Indian and International Human Rights Law, Constitutional Mechanism	
	for Implementation of International Human Rights Law, Protection of	
	Human Rights Act, 1993	
UNIT-III	International Conventions and Conferences on Human Rights:	Lectures-12
	Genocide, Apartheid and Racial Discrimination	
	Torture and other Cruel, Inhuman or Degrading Treatment or Punishment	
	Slavery and Slave Trade, Forced or Compulsory Labour Traffic in Person	
	and Prostitution	
	The International Conference on Human Rights, 1968 and The World	
	Conference on Human Rights, 1993	
UNIT-IV	Human Rights and Vulnerable Groups:	Lectures-09
	Women and Human Rights, Children and Human Rights, Aged Persons	
	and Human Rights, Children with Disabilities and Human Rights. Refugee	
	and Human Rights, LGBTQ+ Individuals and Human Rights, Internally	
	Displaced Persons and Stateless Persons.	
UNIT-V	Human Rights Protection Mechanism at International Level:	Lectures-06
	Human Rights Council, Universal Periodic Review,	
	The Office of the High Commissioner for Human Rights (OHCHR),	
	Treaty- Based Bodies,	
	International Court of Justice (ICJ),	
	International Criminal Court (ICC),	
	International NGO's – Amnesty International, etc.	

**NOTE**: - The Question Paper will have Five Units. The Examiner is required to set Ten Questions with Two Questions from each Unit. The candidate shall be required to attempt Five Questions, selecting One Question from each Unit. Each Question carries 16 Marks.

#### **TEXT BOOKS:**

- 1. Julies Stone Human Law and Human Justice 2000 Universal Publication
- 2. Research Handbook on International Human Rights Law, Edited by Sarah Joseph & Edited By Sarah Joseph, Edward Elgar Publishing Limited USA
- 3. Nagendra Singh, Enforcement of Human Rights (Calcutta: E L house, 1986).
- 4. Manoj K. Sinha, Basic Documents on International Human Rights and Refugee Laws (New Delhi: Manak Publications, 2000).
- 5. Manoj K. Sinha, Implementation of Basic Human Rights (New Delhi: Manak Publications, 1999).
- 6. H.O. Agarwal, Human Rights, (CLP, 2018)
- 7. H.O. Agarwal, International Law and Human Rights (CLP, 2019)
- 8. Justice D M Dharmadhikari, Human Values and Human Rights (Lexis Nexis, 2016)
- 9. Rashee Jain, Text Book on Human Rights Law and Practice (Lexis Nexis, 2016)
- 10. O.P. Chauhan and Lalit Dadwal, Human Rights: Promotion and Protection, Anmol Pbl, New Delhi, 2004.
- 11. Bruce K Friesen, Moral Systems and the Evolution of Human Rights (Springer Briefs in Sociology, 2014)
- 12. Vijay Chitnis et. all., Human Rights and the Law: National and Global Perspective
- 13. N. Dange, Human Rights and International Law Practices (MD Publications Pvt. Ltd. 2011).
- 14. Rega Surya Rao, International Law & human Rights (Gogia Law Agency, 2020)
- 15. CDC Report, Report 2001, p.386

Semester			Sixth	Credit	9
Subject Name Course Code			Moot Court (Practical) XXX	Maximum Marks	100
				Practical File	60
L	Т	Р		Moot Court	30
3	0	6		Viva-Voce	10

**Objectives:** The main objective of the course is to provide students an experience of the functioning of courts. To help the students in understanding the different techniques of interviewing a client to prepare the brief of case. To make learners understand the pre-trial procedure. To help the learners in understanding the use of different documents and court papers used in the courts for the filing of suit/petition.

## **COURSE CONTENTS**

Moot Courts (30 Marks):	Practical/
Every student is required to do three moot courts in the semester	Lectures-
with 10 marks for each. The moot court work shall be on assigned	30
problem and shall be evaluated for 5 marks for written submissions	
and 5 marks for oral advocacy.	
Observance of Trial in two Cases, one Civil and one Criminal	Practical/
(30 marks):	Lectures-
Students are required to attend two trials (one civil and one	20
criminal) during their visit to the courts. They shall maintain a	
record of these cases and also maintain the record of proceedings in	
other cases observed during their court visit.	
Interviewing Techniques and Pre-trial Preparations and	Practical/
Internship Diary (30 marks):	Lectures-
Each student shall observe two interviewing sessions of clients at	20
the Lawyer's Office/Legal Aid Office and record the proceedings in	
a diary which shall carry 15 marks. Each student shall further	
observe the preparation of documents and Court papers by the	
Advocate and the procedure for filing of the suit/petition. This	
shall be recorded in the diary, which shall carry 15 marks.	
The founth component of this paper shall be Vive Vece	
The fourth component of this paper shall be Viva-Voce	
examination on all the above three aspects. This shall carry 10	

## NOTE: There will be no semester end examination for this paper.

**Evaluation:** - Evaluation work shall be done by an evaluation committee consisting of Dean, Faculty of Law or his nominee and Director/ Principal of the Institute or his nominee. Director/ Principal of the institute may also appoint any teacher of the institute to assist the evaluation committee. The abovementioned committee shall evaluate all the components of this work including viva-voce.

## **TEXT BOOKS**

- 1. Abhinandan Malik: Moot Courts and Mooting
- 2. Dr. Kailash Rai: Moot Court Pre Trial Preparation and Participation in Trial Proceedings.
- 3. Dr. KL Bhatia: Moot Court and Mock Trials