BHARATI VIDYAPEETH

(Deemed to be University) Pune, India.

NEW LAW COLLEGE, PUNE

Accredited with 'A+' Grade (2017) by NAAC 'Category-I' Status by UGC
Ranked 63rd by NIRF



5_{YEAR}

PROGRAMME

OUTCOMES / SPECIFIC OUTCOMES / COURSE OUTCOMES

CONSISTENTLY
RANKED AMONGST
INDIA'S BEST LAW
SCHOOLS

Eaw is the King of Kings



A PROMISING

FUTURE

APROPOS THE BBA.LL.B 5 YEAR PROGRAMME

BBA.LL.B 5 Year Programme is one of the highly supervised and meticulously designed inter-disciplinary, innovative and professional under-graduate programmes under the Faculty

In order to meet the new demands and needs of the time, BBA.LL.B 5 year programme was designed and the Bar Council of India took a major lead in crafting the programme.

Bharati Vidyapeeth Deemed to be University New Law College, Pune was quick enough to implement the new programme in its curriculum with all its enthusiasm and energy and subsequently inaugurated and began imparting the programme since

BBA.LLB PROGRAMME is an integrated law degree that the law aspirants can pursue right after qualifying their Class 12th examinations. The law degree is an integration of Management, Business and Law subjects and is of five-year duration. Therefore, as part of the BA LLB course, the candidates study subjects including Fundamentals of Management, Business Laws, Corporate Laws, Financial Rules and Regulation International Business Laws ,Sociology along with law subjects like Civil Law, Criminal Law, Labour Law, Tax Law, Administrative Law, Corporate Law, Patent Law etc.

The course-curriculum of BBA LLB degree is such that laws, as well as, the Management subjects are included in each semester. Moreover, candidates are taught about law case studies, moot courts, law internships, seminars and interactions with retired judges from High courts and the Supreme Court of India.

The Curriculum of the Programme has warily designed in order to meet the changing criteria of the global employability keeping in mind to arouse the social justice acumen of the learners of the programme. The Curriculum Development Committee established at the institute's level makes every effort to revise the syllabi time and again and to make a logic check every three year so as to identify the need to make necessary changes to suit the legal industry's norms and standards.

The Programme is being taught with an innovative and yet dashing Gladiator Model of teaching alongside the efforts institution makes to inculcate a sense of responsible citizens among the students.

The Programme at the end aspires to create a fierce brigade of young lawyers who will be committed to promote respect for the Constitution and the rule of law in the country.

> DR. BHAGYASHREE DESHPANDE I/C PRINCIPAL

PROGRAMME SKILL SETS

After the successful completion of the BA.LL.B 5 Year Programme, the law students are able to earn the following skills sets. The list is only representative in nature and not exhaustive.

ENTRPRENEURSHIP

MOOTING QUOTIENT TECHNO-SAVVY

GLOBAL LAWYERING SKILLS

JURISPRUDENTIAL BRILLIANCE

SOCIAL JUSTICE RESILIENCE

THE ART OF EFFECTIVE ADVOCACY

INTERNATIONAL LAWYERING

LEADERSHIP TRAITS

LEGAL RESEARCH

TEAM WORK

TIME MANAGEMENT

EMPOTIONAL INTELLIGENCE

HUMAN VALUES AND PROFESSIONAL ETHICS

INTRA-INTER PERSONAL SKILLS

PRESENTATION SKILLS



PROGRAMME SKILL SETS— EXPLAINED

SKILLS EARNED	MAJOR TAKEAWAYS
THE ART OF EFFECTIVE ADVOCACY	Public Speaking, Clarity of speech, Fluency, Court Etiquettes etc
LEGAL RESEARCH	Progressive research acumen, know-how of research methods and methodology, streamlining of analytical thinking, data analysis, research report
TEAMWORK	Ability to work in a group, contribute effectively, sportsmanship
TIME MANAGEMENT	Objectivity, ability to work under pressure and deadlines, Ability to work long hours, realization of time utility and Mindfulness
MOOTING QUOTIENT	Introduction to the world of moot courts, art of talking, legal research, Art of drafting memorials
SOCIAL JUSTICE QUOTIENT	Social Justice, rules of law, constitutional ideologies for social justice, social intelligence
LEADERSHIP TRAITS	Leadership qualities, taking a lead and its pros and cons, Dos and Don'ts
TECHNO-SAVVY	ICT and technical know-how, its advantages and social responsibilities and laws.
EMOTIONAL INTELLIGENCE	Emotional Intelligence, successful control over the mind, combating the mindfulness, brain plasticity etc.
GLOBAL LAWYERING	In-depth knowledge of global employability skills, international case management, solicitor-ship, international attorneys etc
ANALYTICAL SKILLS	Logical Reasoning, data analysis, data verification, logical application of law, progressive mini-think tank etc.
INTRA-AND INTER-PERSONAL SKILLS	Ability to identify one's potential, dealing with clients and other stakeholders, Persuasiveness, Good judgement of situation/people
PROFESSIONAL RESILIENCE	Confidence, Hard work, Ability to lead in a team, ability to remain professionally resilient
HUMAN VALUES AND PROFESSIONAL ETHICS	Integrity, Pride, Honour, Sense of Nation Building, community enrichment, inculcation of rich heritage of Indian Tradition of highly cherished values and teachings of professional ethics and professional conduct
SCHOLARLY INTELLIGENCE	Intellectual debates, talks, discussions, intellectual harnessing, Ability to assimilate and analyse facts intelligently
PRESENTATION SKILLS	Convincing power , Good presentation skills,

PROGRAMME OBJECTIMES

1

To impart quality legal education in conventional, multi-disciplinary and emerging field of law and Management

3

To inculcate international Lawyering skills among the students in order to foster global employability

5

To develop a brigade of robust lawyers who remain alive to the role to be played in the community enrichment and the development of the society



2

To impart justice oriented education
To demonstrate professionalism blended
with social responsibility
To develop desire for life-long and eternal
learning of law

4

To create Legal Entrepreneurs and high Skills Corporate Lawyers

6

To foster advanced studies or other forms of continuing legal education

To provide access to justice to the poorest of the poor

To create an informed citizenry with a sense to contribute in the Nation building



PROGRAMME OUTCOMES

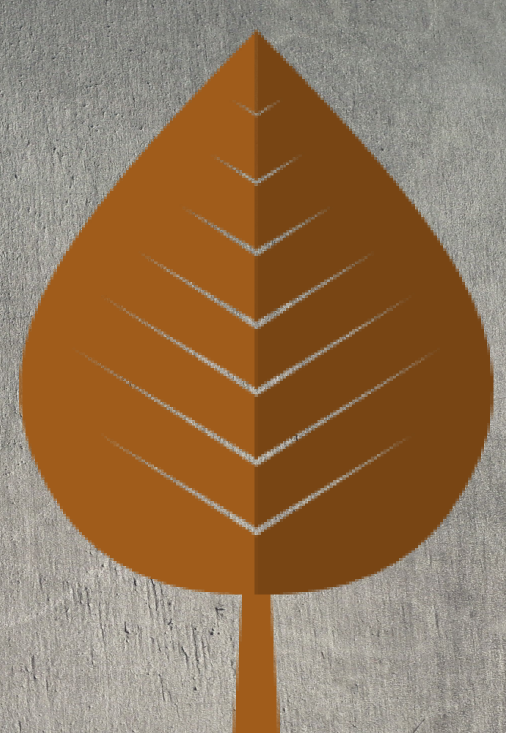


SR NO.	PROGRAMME OUTCOME	DETAILS
1	ENTREPRENEURSHIP AND CORPORATE LAWYER SKILLS	Students should be able to understand & apply both in theory and practice- Legal Entrpreneurship The Fundamentals of Corporate Law Various Theories of Management, Business and Law Sources of Management and aw The origin & Evolution of Law in different Corporate Sectors
2	INTERNATIONAL LAWYERING	Students should be able to understand & apply both in theory and practice- The Art of Advocacy Skills of a Global Lawyer Courtroom Appearance and Etiquettes Art of Public Speaking Art of Drafting Legal Instruments Professional Conduct, values and ethics
3	EXCELLENCE IN MANAGEMENT AND BUSINESS ACUMENT	Students should be able to understand & apply both in theory and practice- Gladiator Model of Lawyering The Art of Management The Business acumen Corporate Structure and Law of Doing Business Legal Process Outsourcing International Trade Law and Commerce International IP Law and Management Financial Law and its efficacy in nation building
4	PROFESSIONAL ETHICS, VALUES AND CONDUCT	Students should be able to understand & apply both in theory and practice- Professional Conduct Law of Contempt of Courts Professional Honesty with clients Rich values Professional Ethics Professional Aptitude with logical brilliance
5	ADVERSARIAL AND INQUISITORIAL JURISPRU- DENCE	Students should be able to understand & apply both in theory and practice- The Technicalities of Common Law & Civil Law Fundamentals of Adversarial System Fundamentals of Inquisitorial System Advantages and Disadvantages Understand the structure of both the system of Litigations
6	SUBSTANTIVE AND PROCEDURAL INTELLIGENCE	Students should be able to understand & apply both in theory and practice— The basics of Substantive law The Significance of Substantive Law The Principle of Accuracy and Preciseness Mistake of Law Mistake of Fact Procedural Law Civil and Criminal Procedure Effective Court Management Efficient Case Management
7	ADR CRUSADING	Students should be able to understand & apply both in theory and practice- The basics of Alternate Dispute Resolution Art of Arbitration, Negotiation and Mediation Litigation Less Proceedings Significance of ADR and ODR Arbitral Awards and its enforcements
8	HUMAN RIGHTS CHAMPIONING	Students should be able to understand & apply both in theory and practice- The History, origin and evolution of Human Rights Meaning of Human Rights International Conventions like UDHR, ICCPR, ICESCR, etc Human Rights Commissions like NHRC SHRCs etc The significance of Human Life, Human Dignity and Fundamental Rights
9	IDEOLOGICAL AND INTELLECTUAL HARNESSING	Students should be able to understand & apply both in theory and practice- The history, origin and evolution of various political, social and economical ideologies In depth understanding of Political Science and its significance Intellectual transformation by learning various ideologies and political thoughts
		6

PROGRAMME SPECIFIC OUTCOMES



- Students should be able to demonstrate the complete understanding of the substantive and procedural laws and be competent enough to enter the legal profession and professions in which legal knowledge is an advantage.
- Students should be able to identify the thin line between theory and practice
- Students should be able to demonstrate the complete understanding of the Management, Business, ethics and law
- Students should be able to gather and interpret relevant facts, data and indulge in legal research activities in Management subiects
- Students should have the ability to powerfully express their thoughts with total academic freedom in any corporate structures
- Students should have the ability to understand the laws and legislations pertaining to business and trade at the global and national level
- Students should be able to develop the art of reading the judgments thoroughly and apply the same subsequently in the holistic practice of law
- Students should posses the extra-ordinary skills to communicate both in oral and written forms mostly in corporate style
- Students should be able to identify and formulate the legal problems and apply the proper concepts and methods of law, and legal research to resolve them
- Students Should be prepared not only with the letters of law but also with its spirit





- Students should be able to demonstrate a high level of understanding of the business and economic scenario and should be able to view the same through legal lenses.
- Students should be able to use intra-and Inter-personal skills in specific areas or their specialized areas like Criminal, Industry-organizational, clinical, community enrichment etc.
- Students should be able to involve themselves in analyzing the social problems and understand the corporate and international trade law dynamics.
- Students should be able to demonstrate a high level of understanding in the matters of business and economy and contribute in the nation building
- Students should be able to foster respect for the concepts like Corporate Social Responsibility (CSR)
- Students should be able to support and create efforts to sensitize Good ethical business Practices by applying the Management Dynamics appropriately
- Students should be able to display the Legal Entrepreneurship Skills while practicing Law

REGULATIONS RELATING TO THE SEMESTER



PATTERN OF BBA LL.B 5 YEAR DEGREE PROGRAMME

{10 SEMESTER PROGRAMME WITH CHOICE BASED CREDIT SYSTEM (CBCS)}

- The Five Year BBA LL.B. Degree Programme approved by BCI is a Ten Semester Programme.
- The duration of each semester shall be of six months.
- . There shall be an Examination at the end of each semester which shall be conducted by the University
- Admission to the Programme is by Merit only through All India Law Entrance Test conducted by Bharati Vidyapeeth University.
- Eligibility for Admission to BBA LL.B. First Semester The applicant shall have passed the H.S.C. Examination (10+2) in English or equivalent from recognized Board / University and have obtained minimum 45% marks in aggregate.
- Provisional Admission: Every admission given shall be provisional. Provisional admission is for a limited period. Its confirmation depends upon the clearance of eligibility as per rules of admission/ examination. In case of non-clearance of eligibility within the period of first term, it stands cancelled automatically without any notice. In case of any doubt, the student shall contact the Principal immediately and shall clarify the doubts in writing.
- BBA. LL.B 5 year programme shall have 280 credits in Ten Semesters as prescribed in the table below.
- The medium of instruction and of the examination shall be English.
- The scope of the subjects shall be as indicated in the prescribed syllabus.
- Each paper from Sem-I to Sem-X shall be of 100 marks.
- In each paper out of 100 marks 40 marks will be for Internal Examination and 60 marks for University Examination. This rule shall not be applicable for Practical Papers.
- The student will be awarded BBA. LL.B. degree after passing in all the papers from L-semester to X semester in BB.A LL.B. 5 Year Programme.
- A person has already obtained BBA LL.B. or equivalent degree from any other statutory University will not be eligible for the admission to the BBA LL.B. Programme of this University.



THE GENERAL STRUCTURE

- BB.A. LL.B. 5 Year Degree shall be awarded to candidates on successful completion of a Ten semester programme of study.
- Curriculum, studies, examinations, and continuance from semester to semester, promotion and declaration of results are given in this infolet.
- BB.A LL.B. Programme will have courses of 280 credits in Ten semesters, as given below:





I-Semester			
Course Category	Credits	No. of Courses	Total Credits
Core Courses (Theory)	5	5	25
· //	Total Credits in I-Semester		25
	II-Sem	ester_	
Core Courses (Theory)	5	6	30
	Total Credits in II-Semester		30
	<u>III-Sem</u>	<u>ester</u>	
Core Courses (Theory)	5	5	25
	Total Credits in III-Semester		25
	<u>IV-Sem</u>	<u>iester</u>	
Core Courses (Theory)	5	6	30
	Total Credits in IV-Semester		30
	<u>V-Sem</u>	<u>ester</u>	
Core Courses (Theory)	5	4	20
Core Elective	5	1	5
	Total Credits in V-Semester		25
	VI-Sem	<u>iester</u>	
Core Courses (Theory)	5	4	20
Core Elective	5	1	5
Practical Paper- I	6	1	6
	Total Credits in VI-Semester		31
	<u>VII-Sen</u>	<u>nester</u>	
Core Courses (Theory)	5	4	20
Core Elective	5	1	5
1	Total Credits in VII-Semester		25
	VIII-Sen	<u>nester</u>	
Core Courses (Theory)	5	5	25
Core Elective	5	1	5
Practical paper-ll	6	1	6
1	otal Credits in VIII-Semester		31
	IX-Sem	<u>nester</u>	
Core Courses (Theory)	5	3	15
Core Elective	5	1	5
Practical Paper- III	6	1	6
	Total Credits in IX-Semester		26
	X-Sem	<u>ester</u>	
Core Courses (Theory)	5	4	20
Core Elective	5	1	5
Practical Paper- IV	7	1	7
	Total Credits in X-Semester		32
Total Credit red	quirement for BBA. LL.B 5	Year Course	280

THE COURSE DESIGN

The Scope of the Subjects shall be as indicated in the prescribed





Semester	Foundational/ Compulsory Courses	Practical Papers	Electives/ Optionals	Total number of Papers	Total Marks Al- lotted	Total Credits
1	5	-	-	5	500	25
Ш	6	-	-	6	600	30
III	5	-	-	5	500	25
IV	6	-	-	6	600	30
٧	4	-	1	5	500	25
VI	4	1	1	6	600	31
VII	4	-	1	5	500	25
VIII	4	1	1	6	600	31
IX	3	1	1	5	500	26
X	4	1	1	6	600	32
Foundation	er of Compulso- ry / onal Courses = 45	Total Practical papers = 04	Total Number of Elec- tives = 06	Total Number of papers = 55	Total Marks = 5500	Total number of Credits for BBA. LL.B 5 Years Programme = 280

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GUIDELINES FOR INTERNAL ASSESSMENT SYSTEM

RULES AND REGULATIONS



SPECIAL CLAUSE

The students who participate at the following activities with the prior permission of the Principal may be exempted from the above rules as a Special case:

Programme to the survivor

- A Student Who participated at Various national and International Moot Court Competitions in India or abroad; or
- A Student Who participated in Mock Trials, Debate, Essay or any other kind of competitions
- A Student who participated in any Model United Nations, Model Parliamentary Debate Competitions in India or abroad; or
- A Student Who actively volunteered in the College organized or any national NSS activity or any other extra-curricular activities; or
- A Student Who participated in assisting NLC's Free Legal Aid Clinic or other legal aid services, Legal Awareness camps etc.; or
- A Student who participated in any cultural or sports activities held at national or international level; or
- A Student who is suffering from prolonged illness duly certified by the Registered medical practitioner

Provided, the students who participated in the abovementioned activities, have sought prior permission, in writing, of the Principal, Law College to represent the institute at national and international level. The exemption granted under this rule shall solely be subject to the discretion of the Principal, Law College and no Student can claim the exemption as a matter of his/her right.

Details	Marks
Class/ Home Assignments & Research Paper	10
Long Term Paper- 05 Marks	
Unit Tests / Moot Courts/ Legal Aid	20
Tutorials Based On Case Studies & Legislative Analysis	05
Attendance	05
Total	40

EXPLANATION:-

In the Class/Home Assignments, the students are required to prepare a compulsory Long Term Paper.

Besides this, the students shall also submit a minimum of **two compulsory Research** papers on any of the

themes relating to the subject. The Submissions must be *free from plagiarism* and must meet international

standards of modes of citation (except at places where only Indian Citation applies).

UNIT TESTS:-

There shall be a minimum of two compulsory Unit written tests to be appeared by the students which shall

consist of 10 Marks for each paper. The Topics for each paper shall be notified by the concerned subject

teacher well in advance. Similarly, a student can participate in the moot court/legal aid and related activities.

UNIT TEST-I	10 Marks
UNITE TEST-II	10 Marks

TUTORIALS BASED ON CASE STUDIES & LEGISLATIVE ANALYSIS:-

There shall be a minimum number of 3 Tutorials out of which 2 tutorials shall be based on the recent case studies while 1 tutorial shall be based on analysis of recent or landmark legislation relating to the subject to be appeared by the students in

Tutorial 1 (Case Study-I)	02 Marks
Tutorial 2 (Case Study-II)	02 Marks
Tutorial 3 (Legislative Analysis)	01 Marks
Total	05 Marks
ATTENDANCE As per the norms of Bar Council of India, it shall be compulsory for all students to have a minimum of 75% of attendance per semester.	05 Marks

EXAMINATION SYSTEM— CHOICE BASED CREDIT SYSTEM

SYSTEM OF EXAMINATION

Each paper shall be of 100 Marks out of which 40 Marks shall be for Internal Assessment (IA) and 60 Marks shall be for University Examination (UE). Internal Assessment (IA) and University Examination (UE) shall be conducted by the University for each paper.

THE CREDIT SYSTEM

The credits specified for BB.A. LL.B. 5 years programme describe the weight ages of various courses of the programme. The number of credits along with grade points that the student has satisfactorily completed measures the performance of the student. Satisfactory progress of a student is subject to his/ her maintaining a minimum Cumulative Grade Point Average (CGPA), as well as minimum grades in different courses of the programme. A certain number of credits must be earned by the student to qualify for the degree. Description of credit distribution for core Courses, elective Courses, and language course has already been shown.

There shall be a 10-Point Absolute Grading System for grading in each head of passing. The system shall have seven, the highest being 10.

The performance indicators O, A+, A, B+, B, and F shall respectively mean:

0	Outstanding
A +	Excellent
A	Very Good
B+	Good
В	Satisfactory
F	Fail

THE GRADING SYSTEM UNDER CBCS

Point Scale for Grading

Marks Range of marks	Grade Point	Grade
80 <u>≤</u> Marks <u>≤</u> 100	10	0
70 <u>≤</u> Marks <u>≤</u> 80	9	A+
60 <u>≤</u> Marks <u>≤</u> 70	8	Α
55 <u>≤</u> Marks <u>≤</u> 60	7	B+
50 <u>≤</u> Marks <u>≤</u> 55	6	В
Marks below < 50	0	F

THE CRITERIA FOR THE AWARD OF DEGREE ARE GIVEN AS FOLLOWS:

Range of CGPA	Final Grade	Performance Descriptor	Equivalent Range of Marks (%)
9.50 < CGPA < 10.00	0	Outstanding	80 < Marks < 100
9.00 < CGPA < 9.49	A +	Excellent	70 <marks <80<="" td=""></marks>
8.00 < CGPA < \ .	A	Very Good	60 < Marks < 70
7.00 < CGPA < 7.99	B+	Good	55 < Marks < 60
6.00 < CGPA < 6.99	В	Satisfactory	50 <marks <55<="" td=""></marks>
CGPA Below 6.00	FY	Fail	Marks below 50-



EVALUATION AND COMPUTATION OF THE GRADE POINT AVERAGES:

- Cumulative performance indicators such as GPA, SGPA or CGPA shall be calculated as described and illustrated below.
- The performances at UE and IA will be combined to obtain the Grade Point Average (GPA) for the Course/ Paper.
- The Weights for performance at UE and IA shall respectively be 60% and 40%.
- The Grade Point Average (GPA) for a Course/ Paper shall be calculated by first finding the total marks out of 100 for the Course/ Paper.
- Two kinds of performance indicators, namely, the Semester Grade point Average (SGPA) and the Cumulative Grade Point Average (CGPA) shall be computed at the end of each term. The SGPA measures the cumulative performance of a learner in all the Courses/ Paper in a particular Semester, while CGPA measures the cumulative performance in all courses/ papers since his/her enrollment. The CGPA of a learner when he/she completes the programme is the Final Result of the learner.

STANDARDS OF PASSING

- In order to pass in a Semester, a Student must obtain a minimum grade point of 6.00 (50%) both at the UE and IA.
- A Student who passes in a Course/Paper is said to have completed the Credits assigned to the Course/Paper.
- A Student who completed the minimum Credits required for a programme will be declared to have completed the programme.
- Minimum passing grade shall be Grade 'B' for each course/ Paper.

MULES OF PROPERTION FOR BUYA IT 2.2 FEARS PROGRAMME

In a 5 year BBA LL.B programme, a Student who is admitted in 1st year, subject to the clearance of eligibility and after securing required credits for that year, shall automatically be promoted to next year. However, a Candidate who has not put minimum credits shall not be promoted to next year of the programme. In order to get promotion in 3rd year, the Candidate has to pass in all the papers of 1st year with minimum 6.00 grade points in each paper at both University Examination and Internal Examination. Similarly, in order to get promotion to 4th Year, a Candidate has to pass in all the papers of 1st year and 2nd year. In order to get promotion in last year, a Candidate has to pass in all the papers of 1st year, 2nd year and 3rd year of the programme.

SINGLEDEGREE

As per the UGC rules, a Candidate admitted in BB.A. LL.B 5 Years Programme is entitled for Single Degree only (BB.A. LL.B) that too after the successful completion of 5 years programme. They shall not be entitled for Dual Degree as the duration of the Programme is only five years.

AWARD OF HONOURS

A Student who has completed the minimum credits specified for the programme shall be declared to have passed in the programme. The Final result will be in terms of letter grade only and is based on the CGPA of all Courses studied and passed. The Criteria for the award of honours is given below.





BBA.LL.B 5 YEAR PROGRAMME

SEMESTERLI



NAME OF THE COURSE/ SUBJECT	CREDITS	
GENERAL ENGLISH – I	5	
FUNDAMENTALS OF MANAGEMENT	5	
SOCIOLOGY – I (GENERAL PRINCI- PLES)	5	
ECONOMICS – I (GENERAL PRINCI- PLES)	5	
LAW OF TORTS INCLUDING MOTOR VEHICLE ACCIDENT AND CONSUMER PROTECTION ACT	5	
TOTAL CREDITS	25	

PAPER- 1- GENERAL ENGLISH-I



COURSE OBJECTIVES

- Introduction with the fundamentals of English as an essential Language
- Writing and speaking with the proper grammar for effective communication.
- Appropriate use of legal maxims, terms and logical fallacies for a practicing lawyer.
- Learning to organize and structure thoughts//ideas in the form of paragraphs or essay writing.
- Writing with brevity and precision is a skill required in formal documentation that is taught through precis writing.
- Developing speaking skills initiate participation in debates, group discussions, elocutions, games and activities. Confidence building for public speaking.

PART- A FUNCTIONAL GRAMMAR		
UNIT-I	The Article	
UNIT-II	Parts of Speech (Comparison of Adjectives, Conjunctions)	
PART- B CORRECT USAGE AND VOCABULARY	<u> </u>	
UNIT-III	Sentence Tense and Concord Synthesis	
UNIT-IV	Verb Conditionals Probable Improbable Impossible	
UNIT-V	Speech: Direct, Reported.	
UNIT-VI	Voice : Active and Passive	
PART- C APPLIED GRAMMAR:		
UNIT-VII	Basic Transformation : a)Voice b) Sentences	
UNIT-VIII	Sentences: Simple, Compound and Complex.	
UNIT-IX	Question tags and Short Responses	
UNIT-X	Punctuation and Capital Letters	
UNIT-XI Legal Terms		
UNIT-XII	Improved Spelling	
UNIT-XIII	Comprehension Skills: Listening, Speaking, Reading and Writing	
PART- D WRITING SKILLS		
UNIT-XIV	Paragraph Writing (Legal topic)	
UNIT-XV	Correspondence: Note-making, Letter, Message, Report.	
UNIT-XVI	Translation from Hindi/ Marathi language into English and vice versa.	
SUGGESTED READINGS		

- L. A. Hill & Others English Language Course For Colleges, Book I, (Oxford University Press).
- Exercises In English Composition, (Oxford University Press).
- A. S. Hornby & Others, An Advanced Learners Dictionary of Current English Usage, (Oxford University Press).
- Black's Law Dictionary, (St. Paul Minn, West Publishing Co).
- Mitra, Legal & Commercial Dictionary, (Eastern Law House, Calcutta.)
- Stround, Judicial Dictionary of Words & Phrases (In 5 Vols.), (Sweet & Maxwell Ltd, London.)

- Students should be able to learn more than hundred legal maxims legal/terms with the context
- A thorough understanding of the concepts and usage of grammar and English Literature
- A noticeable improvement in writing skills and comprehension of legal text.
- A remarkable change in the speaking skills with the use of new added vocabulary, idioms and phrases that being a result of various games and activities conducted in the class.
- A meticulous training of several projects relevant to the subject and training in better presentation skills.



PAPER- 2- FUNDAMENTALS OF MANAGEMENT



COURSE OBJECT VES

- To help the students gain understanding of the functions and responsibilities of managers.
- To provide them tools and techniques to be used in the performance of the managerial job.
- · To enable them to analyze and understand the Organization Environment.
- To help the students to develop cognizance of the importance of management principles.



PART- A. INTRODUCTION TO POLITICAL SCIENCE	
UNIT-I MANAGEMENT & EVOLUTION OF MANAGE- MENT THOUGHT	The The definition of management: its nature and purpose managerial functions at different organizational levels, managing science or art, the functions of managers evolution of management thought – management thought in antiquity, fredrick taylor and scientific mgt, sources of taylor and their contribution, contribution of fayol, the emergence of human relations school.
UNIT-II PLANNING	The nature of planning – types of plan, purpose or mission, objectives – a hierarchy of objectives, key result areas the process of setting objectives. The nature and purpose of strategies and policies. Steps in planning – being aware of opportunities, developing premises, decision making – identifying the alternatives, evaluating the alternative.
UNIT-III ORGANZING	Formal and informal organization, process of organizing, structure – functional organization and divisional organization. Authority – delegation of functional authority, the nature of decentralization, the determinations of decentralization, difference between delegation and decentralization, advantages of delegation.
UNIT-IV LEADING	Defining leadership, ingredients of leadership, trait approach to leadership, behavioral approach to leadership, different types or leadership.
UNIT-V CONTROLLING	The basic control process — fed forward control and feedback control, requirements for effective controls — tailoring controls to individual managers and plan, ensuring flexibility of controls, fitting the control system to the organization culture, control techniques — the budget, traditional non — budgetary control devices.
UNIT-VI MANAGEMENT AND SOCIETY	Social responsibility of managers, ethics in managing institutionalizing ethics, factors that raise ethical standards.
SUGGESTED READINGS	

COURSE OUTCOMES

- Enable the students to understand history and evolution of Management.
- Demonstrate the roles, skills and functions of management.
- · Analyze effective application of the course content to diagnose and solve organizational problems and develop optimal managerial decisions.
- Understand the complexities associated with management of human resources in the organizations and integrate the learning in handling these complexities.

Principles and Practice of Management – Heinz Weihrich & Harold Koontz

Principles of Management By Moshal

Principles of Management : Tripathi & Reddy

Management Principles and Practices: Chunawala and Shreenivasan



PAPER- 3- SOCIOLOGY-I (GENERAL PRINCIPLES)



COURSE OBJECTIVES

- To grasp how sociology contributes to an understanding of the social world, social problems and human experience
- To inculcate knowledge of the sociological perspective and sociological concepts and principles to substantive areas addressed by the sociologists
- Learning to understand the fundamental values and ethical issues contested in social settings over time
- To understand the contemporary sociological frameworks and set ups in different countries.
- To synthesize information from various sources including synthesis of scholarly and professional literature
- To create an awareness of how people of different cultural, religious, and political belief systems interpret the world around them through those beliefs.



ONIT-I	Introduction: Definition, Nature and Scope of Sociology
UNIT-II	Basic Concepts in Sociology:
	Society, Community, Institution, Association, Organization, Social Structure and Social System, Status and Role, Norms and Values.
UNIT-III	Society: Types of Society
UNIT-IV	The Methods of Sociology Sociology of Law — Significance of the Study of Sociology for Law Students, Sociology of Legal Profession, Sociology and Jurisprudence.
UNIT-V	Social Control — Means of Social Control, Need of Social Control, Law as A Means of Social Control.
UNIT-VI	Society and Law — Problem of Social Order In Modern Society, Devi- ance — Its Causes and Implications.
UNIT-VII	Social Change — Theories of Social Change, Factors of Social Change, Law as Means of Social Change.
UNIT-VIII	Social Groups - Different Groups - Primary & Secondary.

SUGGESTED READINGS

- M. Haralambos Sociology Themes and Perspectives. (Oxford Univ. Press Delhi.)
- Vidya Bhushan & Sachdeva Introduction to Sociology. (Kitab Mahal Allahabad).
- Roscoe Pound Social Control through Law.
- Cardozo The Growth of Law.
- Henry Maine Ancient Law.
- T.B. Bottomore, Sociology, (London: Allen & Unwin).

- Students should be able to demonstrate the ability to analyze and evaluate multiple and competing social, political, and/or cultural arguments.
- Students should possess the ability to articulate and evaluate how individual biographies are shaped by social structures, social institutions, cultural routines, and multiple of elements of social difference and/or inequality.
- Students should possess the ability to formulate effective and convincing written and verbal arguments.
- Students should be able to spread awareness of how people of different cultural, religious, and political belief systems interpret the world around them through those beliefs
- Students should have the ability to use and evaluate both classical and contemporary perspectives in sociological theory.
- Students should have the ability to interpret and evaluate several of the major social science research methodologies, as well as the relationship between research questions and appropriate methods.
- Students should have the ability to demonstrate knowledge of multiple key substantive areas within the field of sociology and evaluate competing perspectives.





PAPER- 4- ECONOMICS-I (GENERAL PRINCIPLES)



COURSE OBJECTIVES:

- To grasp how economy contributes to the nation building
- To inculcate knowledge of various financial institutions, different economic systems and its repercussions
- To inculcate knowledge of the economical perspective and economical concepts and principles to substantive areas addressed by the renowned economists
- Learning to understand the fundamental values and ethical issues contested in economic settings over time
- To understand the contemporary economical frameworks and set ups in different countries.
- To synthesize information from various sources including synthesis of scholarly and professional literature
- To create an awareness of international institutions like IMF, World Banks and their effectiveness to various countries



UNIT-I	Introduction to Economics
	Definition and Subject Matter of Economics Economic Problems
	Economic Systems- Free Enterprise, Planned Economics and Mixed Economy.
UNIT-II	General Principles of Economics
	Demand and Supply
	Markets, Determination of Prices
	Types of Business Organizations
UNIT-III	Money and Banking
	Features and Functions of Capital
	Functions of Money
	M1, M2,M3 (Concepts of Money/High Powered Money)
	Commercial Banks-(Functions) Role of Credit (Credit Creation-Multiply)
LINUT IV	1 111
UNIT-IV	Central Banking Institution (RBI)
	Functions of Central Banking Institution
	Credit- Control (tools)- Qualitative and Quantitative
	Monetary Policy- Scope, Objectives & Limitations
UNIT-V	Public Finance
	Sources of Public Finance
	Taxation
	Deficit Financing
	Fiscal Policy- Aim and Objectives
UNIT-VI	International Financial Institutions
	International Monetary Fund (IMF)
	World Bank (IBRD)
	CUCCECTED DEADINGS

SUGGESTED READINGS

- Paul Samualson Economics An Introductory Analysis (International Student Edition, Mc-Graw-Hill Book Company)
- Fredrthuc Lewis Theory of Economic Growth (Unwin University Book, London)
- C. T. Kurien Planning, Poverty and Social Transformation (Allied Publication, Mumbai)
- Myrdal, Gunnar The Challenge of World Poverty (Penguin Books, London)
- Mahbub UI Haq The Poverty : Certain Choice For The Third World (Oxford University Press, Delhi)
- Stonier and Hague The Essentials of Economics (Longmans, London).

- Students will be able to identify and explain economic concepts and theories related to the behavior of economic agents, markets, industry and firm structures, legal institutions, social norms, and government policies.
- Students will be able to integrate theoretical knowledge with quantitative and qualitative evidence in order to explain past economic events and to formulate predictions on future ones.
- Students will be able to evaluate the consequences of economic activities and institutions for individual and social welfare.
- Students will be able to identify the basic features of alternative representations of human behavior in economics.
- Students should be able to demonstrate the ability to analyze and evaluate multiple and competing economic and financial arguments.
- Students should possess the ability to articulate and evaluate how national economies are shaped by Nations, and social institutions,
- Students should possess the ability to formulate effective and convincing written and verbal arguments.



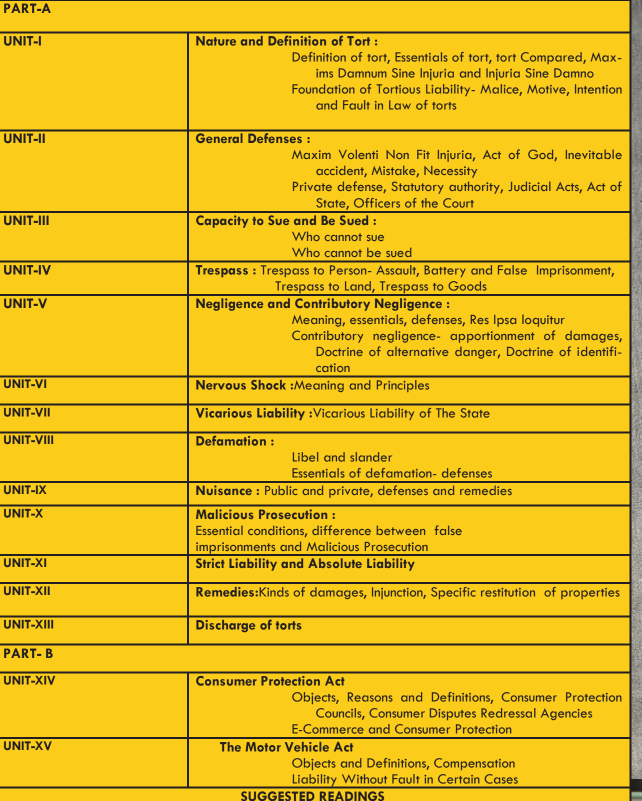


PAPER- 5- LAW OF TORTS INCLUDING MOTOR VEHICLE ACCIDENT & CONSUMER PROTECTION ACT



COURSE OBJECTIVES

- To learn the notion and concept of the Civil Wrong and remedies
- To inculcate knowledge of various legal remedies available
- To inculcate knowledge of the Motor vehicle Act
- To inculcate knowledge of the Consumer Protection Act
- To understand the contemporary civil wrong legal frameworks and remedy set ups in different countries.
- To infuse understanding of the vital concepts such as Strict Liability, Nuisance, Defamation, Damages etc
- To spread consumer awareness in large perspectives





- Student will know that not all laws are codified but there are same laws which are judge Made
- While learning law of torts student will learn to relate laws with the case laws as the
- subject of law of torts only can be learned through different case laws
- Students will learn to analyze the case laws and will be able to extract the exact issues of laws from the same.
- Law of torts teaches a student to question each process in the system.
- Law of torts brings a balance between different subjects such as the Constitution of India, IPC, Contracts.
 So, it becomes easy for students to find connections between different laws.



- S.P.Singh Law of Torts (Universal Law Publishing Co.)
- Dr. N. V. Paranjape -Law of Torts, Consumer Protection Law and Motor Vehicle Act (Central Law Agency)
- Ratanlal & Dhirajlal- Law of Torts (Wadhwa & Co.)
- Avtar Singh- Consumer Protection Act (Eastern Book Company)
- R. K. Bangia- Law of Torts, Alhabad Law Agency





BBA.LL.B 5 YEAR PROGRAMME

SEMESTER

NAME OF THE COURSE/ SUBJECT	CREDITS	
GENERAL ENGLISH – II	5	i de
HUMAN RESROUCE MANAGEMENT	5	
SOCIOLOGY - II (SOCIOLOGY OF INDIA)	5	
ECONOMICS – II (INDIAN ECONOMICS)	5	
LAW OF CONTRACT	5	
BUSINESS ORGANIZATION	5	
TOTAL CREDITS	30	

PAPER- 1- GENERAL ENGLISH-II



COURSE OBJECTIVES

- Introduction with the advanced
 English as an essential Language
- Writing and speaking with the proper grammar for effective communication at an advance stage
- Appropriate use of Comprehension skills, logical fallacies, improvised vocabulary
- Learning to organize and structure thoughts//ideas in the form of distinguished pieces of writings from the English Literature
- Writing with brevity and precision is a skill required in formal documentation that is taught through precis writing.
- Developing speech skills initiate participation in debates, group discussions, elocutions, games and activities. Confidence building for public speaking.

PART- AVOCABULARY	
UNIT-I	Idiomatic expressions and Phrases
UNIT-II	Legal Terms and Phrases (Latin and English) Use of Affixes
PART- B CORRECT USAGE AND VOCABL	JLARY
UNIT-III	One-word substitution
UNIT-IV	Words : Synonyms, Antonyms, Homonyms
PART- B COMPREHENSION SKILLS:	·
UNIT-V	Common Logical Fallacies
UNIT-VI	Comprehension of Legal Texts
PART- C WRITING SKILLS AND SPEECH T	RAINING:
UNIT-VII	Précis Writing
UNIT-VIII	Use of Cohesive Devices (Conjunctions) in Legal
UNIT-IX	Essay Writing on topics related with Law
UNIT-X	Sentence Structure and Verb Patterns
UNIT-XI	Translation from Hindi/ Marathi language into English and vice versa
UNIT-XII	Reading Aloud (tone, stress, intonation, pause, pro- nunciation)
UNIT-XIII	Key Sounds, their discrimination and accent
UNIT-XIV	Consulting a Dictionary for meaning and pronuncia-
UNIT-XV	Conversations in everyday situations
UNIT-XVI	Speech and Debate exercises
CI	LOOFCTED DEADINGS

SUGGESTED READINGS

- L. A. Hill & Others English Language Course for College, Books ii & iii (Oxford University Press).
- N.S. Prabhu & Bhaskar English through reading (Macmillan,India).
- M.K. Gandhi The Law and The Lawyers, (Navjivan Publications, Ahmedabad.)
- Ishtiaque Abidi Law and Language, (University Publishers, Aligarh,)
- Lewis The New Roget's Thesaures in Dictionary Form.
- M.C. Chagla Roses in December, (Bharatiya Vidya Bhavan, Bombay)
- Edmund Burke Impeachment of Warren Hastings, (G. Well, London.)
- Hindi English Glossary. (Vidhi Sahita Prakashan, Ministry of Law, New Delhi.)
- M. C. Setalvad My Life, Law & Other Things (N.M. Tripathi, Mumbai)
- Bansal & Harrison- Spoken English in India



- Students should be able to demonstrate higher level of understanding while using English vocabulary at an advanced stage
- A thorough understanding of the concepts and usage of grammar and English Literature
- A noticeable improvement in writing skills and comprehension of legal text.
- A remarkable change in the speaking skills with the use of new added vocabulary, idioms and phrases that being a result of various games and activities conducted in the class.
- A meticulous training of several projects relevant to the subject and training in better presentation skills.





PAPER- 2- HUMAN RESOURCE MANAGEMENT



COURSE OBJECTIVES.

- To understand the basic concepts in HRM
- To know the updated changes in HRM
- To develop the application skills for practicing HRM
- The study of Human Resource Management will help to ensure greater advantage in any business career.

UNIT-I INTRODUCTION TO HUMAN RESOURCE MANAGEMENT	Concept of HRM, Evolution, Changing Environment and Duties of HRM, Strategic Chal- lenges For HR, HR and Technology, Managing HR Globally.
UNIT-II HUMAN RESOURCE PLANNING	Corporate Objectives and HRP, Process and Scope of Job Analysis, Recruitment: Method of Manpower Search, Latest Recruitment Procedures, Selection: Selection Procedure, Basics of Testing and Selecting Employees, Types of Tests, Usage of Tests, Interviews, Types of Interviews, Conduction of Interviews, other Selection Techniques.
UNIT-III INDUCTION, TRAINING AND DEVELOPMENT	Orientation, Training Process, Training Techniques, Evaluation of Training Programmes.
UNIT-IV PERFORMANCE APPRAISAL	Process, Systems, Potential Appraisal, Career Development.
UNIT-V COMPENSATING MANAGEMENT	Job Evaluation, Wage and Salary Administration, Statutory Deductions.
UNIT-VI EMPLOYEE RELATIONS	Industrial Relation, Meaning, Concept, Role of Govt. Management and Trade Unions In IR, Industrial Disputes, Grievance Management.

COURSE OUTCOMES

- This course provides an overview of the major concepts of Human ResourceManagement.
- The course focuses on the intersection between law and Human Resource Management for every business organisation.
- Focus is also laid on Industrial relations and evolving nature of Labour legislations.



SUGGESTED READINGS

Human Resource Management : Ashwathappa
Human Resource Management : Dr. Vsp Rao
Human Resource Management : R. Gomez – Mejia
Human Resource Management : G Dessler

PAPER- 3- SOCIOLOGY-II (SOCIOLOGY OF INDIA)



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- To grasp how Marriage institutions works in India and a fairly comparative analysis
- Institutions in India and the perspectives and sociological concepts and principles to substantive areas attached to the same
- Learning to understand the interplay between sociology, politics and economy and their significance for the successful society
- To understand the concept of religion and its reflection in society, brief history and roadmap for the future with State's least interference with its secular ideologies
- To identify, inculcate and sensitize the students about the vulnerable groups like Backward classes, economically weaker sections, etc
- To create an awareness on the Gender Justice, Women Empowerment and the contemporary rights possessed by women in India



UNIT-I	Marriage Institutions: Definitions, Types of Marriage, Divorce.
UNIT-II	Family Institutions: Definition, Types of Family, Functions of Family.
UNIT-III	Political Institution: Meaning, Function and Forms of the State, Government, Power, Authority - Sources, Sanction and Kinds, Legitimacy, Bureaucracy.
UNIT-IV	Economic Institution: Capitalism, Property, Private Property, Division of Labour. The Corporate Business Group and Occupational Groups.
UNIT-V	Social Stratification: Social Stratification in India - Class and Caste. Marxian Concept of Class, Caste and Class in Contemporary India.
UNIT-VI	Religion Institution : Definition, Origin and Types of Religion
UNIT-VII	The Backward Classes — Their Major Problems, Constitutional Provisions - Evaluation of Govt. Measures for Their Upliftment.
UNIT-VIII	Status of Women in India & Constitutional Provisions.
UNIT-IX	Indian as A Plural Society: Unity and Diversity

SUGGESTED READINGS

- N. K. Bose, The Structure of Hindu Society (New Delhi : Orient Longman)
- David G. Mandelmaum, Society In India (Bombay, Popular Prakashan).
- Romesh Thapper (Ed), Tribe, Caste and Religion In India: (New Delhi, Macmillan).
- Andre Betelle, Inequality and Social Change (Delhi : Oxford University Press)
- Andre Betelle, The Backward Classes and The New Social Order (Delhi: Oxford University Press).

- Students should be able to demonstrate the ability to analyze and evaluate as to how the institution of Marriage in India functions
- Students should possess the ability to articulate and evaluate how Family institutions works in India
- Students should possess the ability to formulate effective and convincing thoughts on the political, economic and sociological perspectives and contribute in the progressive development of the Nation
- Students should be able to spread awareness of how people of different cultural, religious, and political belief systems interpret the world around them through those beliefs
- Students should have the ability to use and evaluate both classical and contemporary perspectives in sociological theory.
- Students should have the ability to interpret and evaluate several of the major social science research methodologies, as well as the relationship between research questions and appropriate methods.
- Students should have the ability to demonstrate knowledge of multiple key substantive areas within the field of sociology and evaluate competing perspec-



PAPER- 4- ECONOMICS-II (INDIAN ECONOMICS)



COURSE OBJECTIVES

- To understand as to how the great Indian Economy functions
- To identify various challenges in the pathway of becoming world's largest economy and major global super power
- To inculcate knowledge of the novel role to be played by the growing industry and Agriculture in economic development
- To inculcate knowledge of the concept of National income, methods of estimating and its curricular flow
- Learning to understand the fundamental challenges involved in the domain of international trade and commerce
- To inculcate a thorough understanding of the Export and Import policies of the Indian Government and the ever changing curve of profit and loss
- To understand the contemporary economical frameworks and set ups in different countries.
- To synthesize information from various sources including synthesis of scholarly and professional literature
- To create an awareness of international institutions like IMF, World Banks and their effectiveness to various countries
- To understand the dynamics of the need of effective, efficient and proper planning for the economic development and allotment of Budget accordingly



UNIT-I	Introduction to Indian Economy: Current Challenges to Indi-
	an Economy
	Population
	Poverty
	Unemployment
UNIT-II	Economic Growth and Economic Development:
	Concepts and Difference Between Economic Growth
	and Economic Development
	Factors Affecting Economic Development
	Characteristics of Developing Economies
	Need For Economic Planning In Development
	Human Development Index
UNIT-III	Role of Industry and Agriculture In Economic Development
	Public Sector, Private Sector and Small Scale Indus-
	tries
	Agricultural Productivity and Green Revolution
	Nabard
UNIT-IV	National Income
	Methods of Estimating National Income
	Difficulties In Estimation of National Income
	Curricular Flow of National Income
UNIT-V	International Trade
	The Importance of International Trade
	The Basis and The Gains From Trade: Comparative
	Advantage
	Multinational Corporations(Benefits and Problems)
UNIT-VI	Export Import Policy of India (Exim Policy)

SUGGESTED READINGS

- Livingstone, (Ed) Economic Policy For Development (Penguin Books, London).
- Rudra Datta and Sundram Indian Economy. (Delhi, S. Chand & Co.)
- A.N. Agrwala Indian Economics, (New Delhi, Vikas Publication).
- C.T. Kurien Planning, Poverty and Social Transformation (Allied Publication, Mumbai)
- Myrdal, Gunnar The Challenge of World Poverty (Penguin Books, London)
- Mahbub UI Haq The Poverty : Certain Choice For The Third World (Oxford University Press, Delhi)
- P.C. Joshi Land Reforms In India (Allied Publication, Mumbai).

- Students will be able to identify and explain economic concepts and theories related to the growth of the Indian Economy
- Students should be able to demonstrate the underlying challenges involved in the international trade and its inter-relationship with organizations such as WTO, World Bank, IMF etc.
- Students will be able to integrate theoretical knowledge with quantitative and qualitative evidence in order to explain past economic events and to formulate predictions on future ones.
- Students will be able to evaluate the consequences of economic activities and institutions for individual and social welfare.
- Students will be able to identify the basic features of alternative representations of human behavior in economics.
- Students should be able to demonstrate the ability to analyze and evaluate multiple and competing economic and financial arguments.





PAPER- 5- LAW OF CONTRACT



COURSE OBJECTIVES

- To make learners understand the significance of the Law of Contra, Agreement and Contractual Obligation
- To trace the evolution of the English Law of Contract and its effects on the Indian Contract law and its subsequent development
- To make learners understand the general principles involved in the formation of the Contract
- To learn the constitutional provisions and other statutory obligations of law of contract
- To Make learners understand the various notions of contract law such as the doctrine of consideration, consent, coercion etc
- To provide a thorough understanding of the Quasi-Contracts and its repercussions on the commercial and other relationships
- To make learners understanding the various remedies available for the Breach of Contractual relations
- To provide a thorough understanding of the Specific Relief Law in India and its impact on the contracts.
- To make learners understand the rectification, rescission, cancellations and declarations made under contract law
- To spread massive awareness of the impact of contract law on commercial and other economic transaction

UNIT-XII



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Part A -	General Principles	of Law of Contract:
UNIT-I	of Contractual C History of Contro Covenant, Assum Economic Justice of	ctual Obligation and Historical Development In England & India - Nature Ibligation, Theories of Contract - Subjective Theory, Objective Theory, India of Contract - Subjective Theory, Objective Theory, India, Consideration In English Law - The Medieval Actions, Such As Debt., India, India, India of Contract Under India Constitution.
UNIT-II	Tendo s Offe Agre c c T ti	es As To Formation of Contract: er — Public Contracts- Law Relating To Tenders, Article 299, No Unrea- conableness, Judicial Review r, Acceptance and Revocation of Electronic Contracts (E-Mail) ement and Contract - Definitions, Elements and Different Kinds, Proposal and Acceptance - Their Various Forms, Essential Elements, Communication and Revocation - Proposal and Invitations For Proposals - Floating offers, enders, Principles As To Factors Tending To Defeat, Capacity To Con- cact, Incapacity Arising Out of Status and Medical Insanity - Minor's Posi- on and Minor's Agreement.
UNIT-	General Principles Regarding Free Consent: Need and Definition - Factors Vitiating Free	
III		n, Undue Influence, Misrepresentation, Fraud and Mistake.
UNIT- IV		ideration : Meaning, Need, Kinds, Essential Elements, Adequacy of Contions, Privity of Contract and Consideration and Its Effects, Views of The ission.
UNIT-V		
UNIT-VI		
UNIT-		ects - Remission, Waiver of Performance, Accord and Satisfaction.
VII	and Consequence	s Or Certain Relations Resembling Those Created By Contract Kinds
UNIT- VIII	General Principles As To Remedies For Breach of Contractual Relations: Damages - Kinds, Ascertainment, Remoteness of Damages, Interest On Damages, Compensatory Nature of Damages, Injunction -Reasons, Specific Performance, Refund and Restitution, Laches.	
UNIT-IX		
Part- B.	Specific Relief	
UNIT-X		Nature of Specific Relief and Recovering Possession of Property.
UNIT-XI		Specific Performance of Contracts and Injunction.

Rectification, Rescission, Cancellation and Declaration.

SUGGESTED READINGS

Pollock and Mulla - Indian Contract Act and Specific Relief Act. (N.M.Tripathi, Mumbai)

B.M. Gandhi - Equity, Trusts and Specific Relief (Eastern Book Company, Lucknow)

A.G. Guest (Ed.) - Anson's Law of Contract. (Oxford University Press)
P.S. Atiya - Introduction to The Law of Contract. (Oxford University Press)

Avtar Sing - Law of Contract. (Eastern Book Company, Lucknow).

Bipin Chandra - The Rise and Growth of Economic Nationalism In India (1966) (Especially For



- Students will be able to demonstrate a high level of understanding in the matters of contract, commercial agreements and other kinds of agreements and legal instruments.
- Students should be able to understand as to how contracts and other related agreements are formed and terminated legally
- Students should be able to identify the important clauses and other loopholes in the various contractual agreements with precision
- Students should be able to draft the contents of the effective Contractual Agreements of various nature
- Students should be able to learn the technical know-how of the various steps involved right from the formation to the termination of the Contract
- Students should be able to learn with utmost preciseness the pros and cons of effective contract management



PAPER- 6- BUSINESS ORGANIZATION





- The subject helps the students to know about different forms of Business Organizations that prevail in today's world.
- 2. It helps them to understand the nature and scope of businesses.

 Different structures help them to understand the internal working of the different forms of businesses.

	Characteristics of Business; Business As An Economic Activity; Objectives of Business; Structure of Business (Classification of Business Activities); Business System; Requisites For Success In Modern Business; Qualities of A Successful Business Person.
UNIT-II	Evolution of Business : Beginning and Development of Commerce; Evolution of Industrial Revolution; Beginning and Growth of Indian Business; Industrialization In India; Modern Business Organizations and Their Management Practices.
UNIT- III	Forms of Business Ownership: Introduction to Various Forms – Factors Affecting Choices of An Deal Form of Ownership; Measuring Features Merits and Demerits of Sole Proprietorship – Joint Hindu Family Business – Partnership – Joint Stock Company – Co-Operative Organization; Public Enterprises (Private and Public Sector, Various Types of Public Sector Enterprises); Emergence of Indian Multinational Companies and Their Current Business Practices.
UNIT- IV	Formation of a Company: Stages in Formation and Incorporation of a Company (E Promotion - Incorporation and Registration - Capital Subscription - Commencement of Business. Documents of A Company I.E. Memorandum of Association — Articles of Association — Prospectus.
UNIT- V	Establishment of Business Enterprise: Various Factors to Be Considered While Starting A New Business Enterprise I.E. Identification of Business Opportunity – Market Assessment – Suppliers – Technology – Location – Human Resource – Finance Etc. Small and Medium Enterprises – Meaning Characteristics and Objectives. Role of Support Organization Such As Trade Associations and Chambers of Commerce.
UNIT- VI	Organization of Trade: Channels of Distribution — Meaning, Functions and Types; Internal Trade — Wholesale and Retail; External Trade — Import and Export; Role and Importance of Support Services to Business Such As Transport Insurance Etc. Franchising; Business Combinations — Mergers and Acquisitions
	PRESCRIBED FOR WORKSHOP / ASSIGNMENTS: es of Business Organization

Nature of Business: Concept of Business - Meaning, Definition, Nature and Scope;

Types of Business Organization

Multinational Companies

Public Utilities



- The evolution of business from stone age era till e commerce help them to understand the various needs and development that has taken place as the economies grew.
- It enables them to know about the different legal framework for formation, execution and dissolution of different forms of business organisations.
- It provides them to understand the Company form within the framework of Companies Act 1956. This helps them to understand in detail formation of a company, Articles Of Association and Memorandum of Association.
- The subject helps the students to understand
 Start ups along with the support extended to them
 by the Trade Associations and Chamber Of Commerce.
- It also put a glance on Organisation of Trade.

 This includes the journey from traditional ways of distribution of goods and services, to the digital era.



Modern Business Organization and Management – S. A. Sherlekar (Himalaya Publishing House)

Fundamental of Business Organization & Management – Y. K. Bhushan (Sultan Chand and Sons Publishers)

Business Organization and Management – D. P. Jain (Vrinda Publications Pvt. Ltd.)

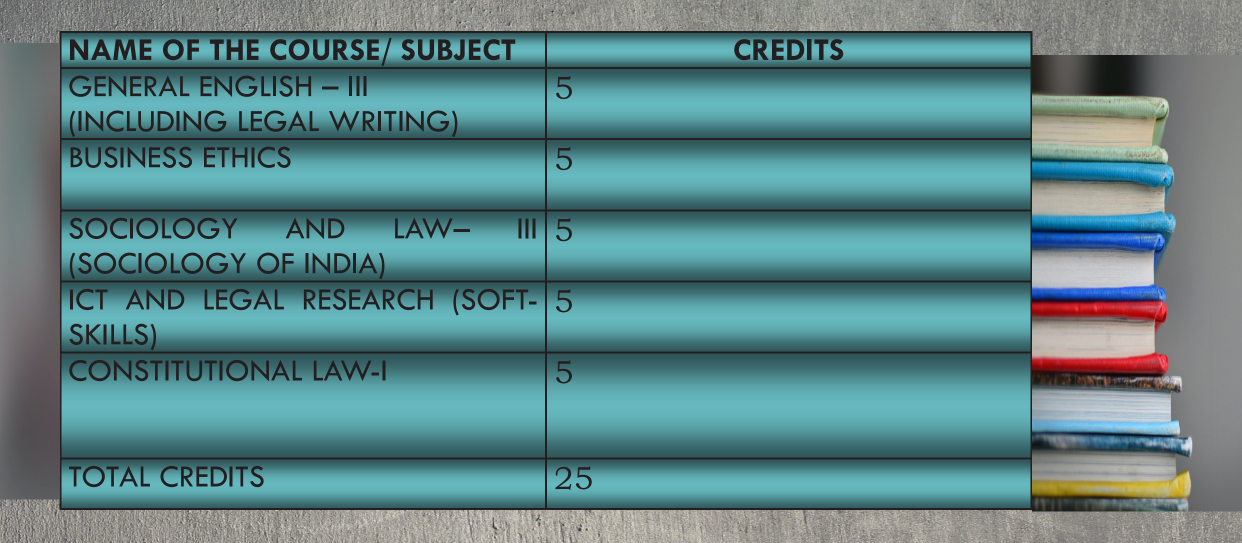






BBA.LL.B 5 YEAR PROGRAMME

SEMESTERAII



PAPER- 1- GENERAL ENGLISH-III (INCLUDING LEGAL WRITING)



COURSE OBJECTIVES

- Introduction with the advanced English as an essential Language for effective legal writing
- Commentaries on Legal Instruments, judgment and other legal documents
- Technical know-how of legal writing and significant tips to the law students
- Writing and speaking with the proper grammar for effective communication at an advance stage
- Appropriate use of Comprehension skills, logical fallacies, improvised vocabulary
- Learning to organize and structure thoughts//ideas in the form of distinguished pieces of writings from the English Literature
- Writing with brevity and precision is a skill required in formal documentation that is taught through precis writing.
- Developing speech skills initiate participation in debates, group discussions, elocutions, games and activities. Confidence building for public speaking.





SECTION- A	
UNIT-I	Legal terms and maxims.
UNIT-II	Comprehension of legal texts.
UNIT-III	Legal essay writing
SECTION- B	
UNIT-IV	Legal drafting (I) — Notices and replies, & Affidavit
UNIT-V	Legal drafting (II) – Criminal Complaints, Civil Suit and Petitions
SECTION- C	
UNIT-VI	Report Writing
UNIT-VII	Legal News Writings
UNIT-VIII	Review of Law Books
SECTION- D	
UNIT-IX	Comment on Judicial Decisions
UNIT-X	Translation of legal texts from English to Hindi/ Marathi and vice-versa.
SUGGESTED READINGS	

SUGGESTED READINGS

- Mishra Dr. Shrikant, Legal language and legal writing, Pioneer Publications.
- Sen Dr. Amit, legal language, legal writing and legal drafting, Kamal Law House, Calcutta.
- Tandon M.P. Legal Language and Legal Writing.
- Bhatnagar & Bhargava, Law and Language, Macmillian.
- S.E. Avhad- Draftsman (C.T. J. Publication, 2000)

- Students should be able to write effective in legal context and knowledge
- Students should be able to draft the various plaints, Written submissions required to be made in courtroom proceedings with effectiveness and preciseness
- Students should be able to demonstrate higher level of understanding while using English vocabulary at an advanced stage
- A thorough understanding of the concepts and usage of grammar and English Literature
- A noticeable improvement in writing skills and comprehension of legal text.
- A remarkable change in the speaking skills
 with the use of new added vocabulary, idioms
 and phrases that being a result of various
 games and activities conducted in the class.
- A meticulous training of several projects relevant to the subject and training in better presentation skills.



PAPER- 2- BUSINESS ETHICS



COURSE OBJECTIVES

- Promote understanding and importance of ethical conduct for business and the community.
- Enhance awareness and critical self-examination of one's own values, and to appreciate the relevance of personal values in the business/workplace setting.
- Encourage reflection on the ethical dimension of one's own decision-making in workplace or business.
- The course promotes reflection on the ethical domain of economic decision making and develops the students' capacity to analyse and argue the ethical dimension.

UNIT-I	Introduction to Important Laws Applicable to Trade, Business
	and Industry.
	Fundamental Concepts, Meaning, Definitions and Scope In The
	Context of Changing Business and Economic Scenario. A Brief Out-
	line of The New Economic Policy of 1991 With Emphasis on Legal
	and Ethical Implications.
UNIT-II	Ethical Issues in Business
	Ethics — Meaning, and Nature of Ethics
	Meaning, Moral & Ethics, Types of Ethics, Importance of Ethics,
	Nature of Ethics.
	Business Ethics : Meaning and Nature
	Importance of ethics in business. Types of Business Ethics Relation
	between corporate responsibility & Business Ethics.
	Business Ethics in Global Economy
	Developing Ethics in Global Economy. Relationship between Busi-
	ness, Business Ethics & Business Development, Role of Business eth-
	ics in building a good society.
	Moral issues in Business
	Justice & Economic systems ethics relating to environment protection. Eth-
	ics relating to Consumer Protection, Social responsibility & Business ethics,
	arguments for and against social responsibility.
	Areas of Business ethics
	Meaning of functional ethics, types of ethics according to functions
	of business, marketing ethics foreign trade ethics and ethics relat-
	ing to copyrights.
	Organisational Ethics:
	Individual Ethics Professional ethics. Corporate Ethics — Ethical behavior — Ten Command of ethical Behavior Control & audit of ethical behavior
UNIT-III	Ethical issues in Law relating to Business Transaction :
	The Indian Contract Act, 1872
	The Negotiable Instruments Act, 1881
	The Sale of Goods Act, 1930 Indian Partnership Act, 1932
	The Companies Act, 1956
	Basic Provisions of Consumer Protection Act, 1986
UNIT-IV	Business and Morality; Corporate Governance and
	Transparency (Brief Outline)
UNIT-V	Bureaucracy and Corruption : Discussion of Current Scams and Scandals (Class Presentations)
SUGGESTED READINGS	

COURSE OUTCOMES

- Explain and illustrate the theoretical foundations of business ethics;
- Re-examine the knowledge of business and economic concepts from an ethical perspective;
- Explain and illustrate the importance of ethical conduct for business and the community.
- Recognizevarious ethical issues arising in multiple functions in an Organization.
- Familiarize the concept of Corporate Governance
- Introduction of trade laws and their ethical significance



Elements of Mercantile Law : N. D. Kapoor : M. C.Kutchal Mercantile Law **Business Law For Management** : K. R. Bulchandani Intellectual Property Rights : P. N. Narayanan **Business Ethics** : Richanrd De George : William Evans **Management Ethics Business Ethics** : O.C. Ferrell, John Paul Fraedrich, Linda Ferrell. **Business Ethics** : Gautam Pherwani **Business Ethics** : Ritu Pamraj.

> : Prof. Agalgatti 29

Business Ethics

PAPER- 3- SOCIOLOGY AND LAW- III



COURSE OBJECTIVES

- To grasp how Social Disorganization works in India and a fairly comparative analysis
- To inculcate knowledge of the Family Institutions in India and the perspectives and sociological concepts and principles to substantive areas attached to the same
- Learning to understand the interplay between sociology, and deviance, drug addiction, suicide etc.
- To understand the concept of religion and its reflection in society, brief history and roadmap for the future with State's least interference with its secular ideologies
- To identify, inculcate and sensitize the students about the vulnerable groups like Backward classes, economically weaker sections, etc
- To create an awareness on the Gender Justice, Women Empowerment and the contemporary rights possessed by women in India

UNIT-I	Social Disorganization and Law
	Meaning of Social Disorganization
	Nature of Social Disorganization
UNIT-II	Social Problems In India
	Student Unrest:
	Meaning, Causes, Consequences, Remedies
	Old Age:
	Meaning, Causes, Consequences, Remedies
UNIT-III	Family Disharmony and Law
	Domestic Violence
	Dowry
	Divorce
	Sati System
UNIT-IV	Issues Pertaining to Deviance
	Juvenile Delinquency and Crime
	White Collar Crimes & Corruption
	Changing Profile of Crime and Criminals
	Drug Addiction
	Suicide
UNIT-V	Issues Pertaining to Nation Building :
	Secularism
	Poverty
	Illiteracy
	Unemployment
UNIT-VI	Gender and Law
	Social Structure and Gender Inequality
	Effect of Development Policies On Gender Relations
	Women Empowerment
	Reservation For WomeN
UNIT-VII	Contemporary Issues: Developmental
	Population
	Regional Disparity
	Slums
	Ecological Degradation and Environmental Pollutions
UNIT-VIII	Health Problems
Olari-viii	Sociological Jurisprudence
	Criminology
	Penology Human Rights
	Roscoe Pound: Theory of Social Engineering
UNIT-IX	Sociology of Legal Profession
Oldii-ix	Legal Education
	Importance of Legal Education
	Concept of Legal Aid and Legal Literacy
	SUGGESTED READINGS

	<u> </u>		
•	G. R. Madan	-	Indian Social Problems
•	C. B. Mamoria	-	Indian Social Disorganization & Social Proble
•	C. B. Mamoria	-	Population Problem In India
•	Ram Ahuja	-	Social Problem In India
•	Datta and Sundram -	Indian E	conomy
•	Mallih & Rawat	-	Law & Social Transformation
•	S. K. Kapoor	-	Human Rights & International Law
•	A. Siddique	-	Criminology: Problems and Perspectives
•	S. Kaldate	-	Society, Delinquents and Juvenile Courts
•	Upendra Bakshi	-	Law and Poverty: Critical Essay.
•	Kumud Desai	-	Marriage and Divorce In India
•	Paras Diwan	-	Family Law In India



- Students should be able to demonstrate the ability to analyze and evaluate as to how the Social disorganization in India exists
- Students should possess the ability to articulate and evaluate how Family institutions works in India
- Students should possess the ability to formulate effective and convincing thoughts on the political, economic and sociological perspectives and contribute in the progressive development of the Nation
- Students should be able to spread awareness of how people of different cultural, religious, and political belief systems interpret the world around them through those beliefs
- Students should have the ability to use and evaluate both classical and contemporary perspectives in sociological theory.
- Students should have the ability to interpret and evaluate several of the major social science research methodologies, as well as the relationship between research questions and appropriate methods.
- Students should have the ability to demonstrate knowledge of multiple key substantive areas within the field of sociology and evaluate competing perspectives.





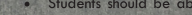
PAPER- 4- ICT & LEGAL RESEARCH (SOFT SKILLS)



COURSE OBJECTIVES

- · To generate techno-savvy generation of brigade of future young lawyers
- · To inculcate a thorough understanding of the vital róle to be played by the ICT and information technology in the lives of lawyers and judges
- To impart a fundamental understanding of the Computer technology
- To make students experts in the various uses of computer soft-wares like MS Word, Excel, Power-point and other related useful tools
- · To provide a thorough understanding of the information technology and the significance of it in the conduction of legal research

UNIT-I	Introduction to Information Technology
	Information Technology and Legal Education, Challenges and Significance
	International Lawyering : A Look At Global Opportunities
	Significance of Soft Skills For Lawyers
	Relationship Building With Clients, Lawyers, Judges, and Other Citizens
	Approaches to Develop Better Communication Skills, Service Orientation, Communication, Verbal Non-Verbal
	Communication, Barriers In Communication.
UNIT-II	Fundamentals of Computer
	Introduction to Ms office, Word, PowerPoint, Excel, Access,
	Basic Concepts of IT, Data Processing: Data and Information.
	Introduction to Computers: Classification, History, Types of Computers.
	Introduction to Various Units. Hardware: CPU, Memory, Input and Output Devices, Auxiliary Storage Devices.
	Software: System and Application Software.
	The Binary Number System
	Computers and Communication: Introduction to Computer Networks, Internet and World Wide Web, Ftp,
	Electronic Mail.
	Front-page, Html, Primary Key and Secondary Key, Information Security and Integrity
UNIT-III	Information Technology and Legal Education
	Use and Significance of Information Technology In Legal Education
	Understanding Legal Data Bases, Use of Online Legal Databases and Its Significance In Legal Research
	Useful Legal Web-Portals For Lawyers, Useful Websites In Legal Education
	Data Basics and E-Library Other tools For Legal Base and Lleg of Secure Francisco
	Other tools For Legal Research and Use of Search Engine
	Data Security, Document Management Open Access Journals and Its Importance in Legal Research
	Role of ICT in Courts. Application of ICT in Court Administration, E-Court, E-Litigation
	E-Governance In Court Procedure, E-Courts: Needs of The Present Era
	ICT Application In Teaching-Learning Purpose In Legal Education
	Merits of ICT Application In Legal Education
	National Policy For Implementation of ICT In Judiciary
	ICT Application In Justice Delivery System
UNIT-IV	Information Technology and Legal Research
	Information Technology and Research
	Legal Research- Nature and Scope, Objectives, Characteristics
	Basic Concepts In Research- Data Collection, Classification of Data, Analysis of Data, Research Methodology,
	Hypothesis, Research Design, Citation, Endnote, Footnote.
	Use of Information Technology In Legal Research, Significance
	Use of Search Engines In Collection of Data
	Using The Internet Explorer For Legal Information
	Different Modes of Communication Though Internet
	Bulletin Boards
	Retrieving Files
	Important Internet Sites On Law
	Advantages of Computer Organized Or Assisted Legal Research (COLR/CALR)
	Disadvantages or Problems Or Limitation of COLR
UNIT-V	Plagiarism Plagiarism
	Introduction, Definition, Meaning and Concept of Plagiarism
	Types of Plagiarism
	Student Attitude towards Plagiarism, Plagiarism By Student
	Plagiarism and Research Ethics
	Plagiarism In Research: Problems and Solutions
	How to Detect Plagiarism
	Consequences of Plagiarism
	SUGGESTED READINGS



- Students should be able to demonstrate the ability to apply both in theory and in practice the ICT knowledge in legal practice of law and justice
- Students should possess the ability to articulate and evaluate how information technology is revolutionizing the legal field
- Students should be able to possess immense skill sets with the enormous knowledge of online legal databases useful for their research activities in their practice of law
- Students should possess the ability to formulate effective and convincing thoughts on the legal research and
- Students should be able to understand the originality of legal research and the concerns about the plagiarism
- Students should have the ability to use and evaluate both classical and contemporary perspectives in effective legal research tools
- Students should have the ability to interpret and evaluate several of the major social science research methodologies, as well as the relationship between research questions and appropriate methods.
- Students should have the ability to demonstrate knowledge of multiple key substantive areas within the field of law and evaluate competing perspectives



- Prof. Dr. Rattan Singh, Legal Research Methodology, Lexis Nexis, 2013.
- C.R. Kothari, Research Methodology, New Age International Publishers, 2004
- Dr. S.R. Myneni, Legal Research Methodology, Allahabad Law Agency, 2012.
- Dr. H.N. Tewari, Legal Research Methodology, Allahabad Law Agency, 2008.
- Raja Raman V., "Fundamental of Computers" (4th Edition.), Prentice Hall of India, New Delhi..



UNIT-I	Nature and Scope of Fundamental Rights under Indian Constitutional Law:
	Citizenship State- Art. 12
UNIT-II	Equality and Social Justice (Art. 14 to 18):
	Nature of the Doctrine of Equality under Art, 14, 15 and 16 - Old and New Doctrine. Test of Reasonable Classification - Basis of Classification, Protection against Discrimination. Equality and Reservation Policy - Judicial Decisions - Strategy for Compensatory and Ameliorative Justice - Supreme Court's Decisions
UNIT-III	Freedom of Speech and Expression (Act 19 (1) (a) & (2)): Scope of the Freedom under Art. 19 (1) (a) - New Dimensions to Freedom of Speech and Expression, Freedom of Press - Prior Restraints on Publication, Film Censorship and Obscenity Reasonable Restrictions under Art. 19 (2) - Grounds and Instances.
UNIT-IV	Freedoms: Freedom of Assembly, Association Movement, Residence, Profession and Business under Art. 19 (6) (c) (d) (e) and (g) Scope of the Freedoms Reasonable Restriction under Art. 19 (3)(4)(5) & (6) -Grounds and Instances of Reasonable and Unreasonable Restrictions.
UNIT-V	Safeguards to the persons Accused of Crime (under Art.20 & 22): Protection from the operation of Ex Post Facto Laws [Art. 20 (I)]. Protection from Double Jeopardy [Art. 20 (2)]. Prohibition against Self-Incrimination [Art. 20 (3)]. Rights of Arrested Person [Art. 22 (1) to (3)] Preventive Detention under [Art 22 (4) to (7)] - Constitutional Safeguards. Constitutional Validity of Preventive Detention Laws TADA, NSA, COFEPOSA, SAFEMA.
UNIT-VI	Rights to Life and Persons Liberty: Nature and Scope of Art. 21 - Meaning of Life and "Personal Liberty", Pre and Post Manek Gandhi Phase - American due process clause and procedure established by Law. Expanding Horizons of Art. 21 - Capital Punishment, Bonded Labour, Compensation, Medica Help, Education, Right to Live with Dignity, Right to Livelihood, Right to Privacy, Right to Die Prisoner's Rights, Professional Obligation of Doctors, Free Legal Aid, Speedy. Trial etc.
UNIT-VII	Right against Exploitation (Art. 23 & 24): Prohibition of trafficking in Human Beings and Forced Labour (Ar 23)-POOR v Union of India (1982) and other cases, Prohibition of Employment of Children in Factories et (Art. 24) - Statutory Enactments.
UNIT-VIII	Right to Freedom of Religion (Art. 25-28): Nature and Scope of the idea of Freedom of Religion under Art. 25 & 26 — National Anthe and other Cases - limits of Freedom. Freedom to manage religions denomination and affairs. Concept of Secularism -constitutional Provisions, Historical Perspective Non- discriminatory Statunder Art, 14, 15, 16, 29·(2) & 325.
UNIT-IX	Cultural and Educational Rights of Minority Community (Art. 29-30): Protection of the interest of minorities (Art. 29). Rights of minorities to establish and administer educational institutions (Art. 30) — Frank Anthor Public School Case (1980), St. Stephen College Case (1992) and other cases.
UNIT-X	Right to Constitutional Remedies: Nature and Scope of Art. 32 & 226, Nature of Review through writ Jurisdiction, Writ of Habed Corpus and other writs, Powers & Jurisdiction of Supreme court and High court Locus Standi - Public Interest Litigation / Social Interest Litigation - use and abuseguidelines of set out in M.C. Mehta Case (1987), Bandhua Mukti Morcha (1984), Guidelines for rehability tion and compensation in Delhi Domestic working women Forum vs. Union (1995) and other cases.
UNIT-XI	Right to Property: History of Right to Property prior to 44th Constitutional Amendment. Meaning of Property and Doctrine of Eminent Domain. 44th Amendment and Art. 300 - A, of the Constitution. Social Control of Right to Property - Deprivation of Property, Concept of Public Purpose, Interest Compensation, and Amount. Important Judicial Decisions.
UNIT-XII	Nature and Scope of the Chapter on Fundamental Rights: Relationship with Directive principles of State Policy.
UNIT-XIII	Fundamental Duties of the Citizens: Historical Background and Sources of the Duties, Significance, Nature Scope and Enforcement of Duties.
	SUGGESTED READINGS
•	Granville Austin: Indian Constitution: Cornerstone of Nation.
	Dr. Upendra Baxi: "The Little Done, the Vast Undone", JILI, (1969),323.

PAPER- 5- CONSTITUTIONAL LAW- I

COURSE OUTCOMES

- Students should be able to demonstrate the ability to apply both in theory and in practice the Constitutional Law knowledge in legal practice of law and justice
- Students should possess the ability to articulate and evaluate how Constitution remains supreme law of the land and interpret its provisions to safeguard the rights of the vulnerable sections of the society.
- Students should be able to possess immense skill sets with the enormous knowledge of Constitutional Law, Fundamental rights and fundamental duties etc
- Students should be able to understand the novel role of Indian Judiciary in protecting the rights mentioned in the constitution
- Students should have the ability to use and evaluate both classical and contemporary perspectives hidden in the fundamental rights and the procedure for compliance of fundamental rights and Writ jurisdiction of Supreme Court and High Court under Article 32 and 226.
- Students should have the ability to interpret the duty of state and inter- relationship between fundamental rights and directive principles
- Students should have the ability to demonstrate knowledge of multiple key substantive areas within the field of law and evaluate competing perspectives.



COURSE OBJECTIVES

- To impart the fundamental understanding of the founding document of the country
- To sensitize the students about the rigorous efforts made by the drafters and founding fathers to accord valuable rights to individuals
- To inculcate a thorough understanding of the vital role to be played by the Constitutional Law in protecting the rights of citizens
- To instill the fundamental understanding of the constitution and its various impacts
- To impart a fundamental understanding of the interrelationship between Legislature, Executive and Parliament
- To make students experts in the various concepts of rights and duties enshrined under the Constitutional law of India
- To make an informed citizenry responsible to the role to be played by them in the nation building





BBA.LL.B 5 YEAR PROGRAMME

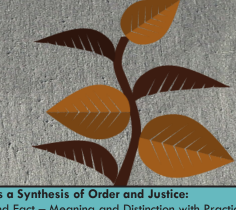
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NAME OF THE COURSE/ SUBJECT	CREDITS	
GENERAL ENGLISH – IV	5	
(LEGAL LANGUAGE)		and the state of t
BUSINESS COMMUNICATION	5	Manager desired and the second
ECONOMICS AND LAW- III	5	
		THE RESIDENCE OF THE PARTY OF T
FAMILY LAW- I	5	
(MARRIAGE, DIVORCE AND MATRI-		Commence of the Commence of th
MONIAL DISPUTES)		
CONSTITUTIONAL LAW-II	5	The second secon
		Control of the second of the s
		THE RESIDENCE OF THE PARTY OF T
FINANCIAL AND MANAGEMENT	5	
ACCOUNTING		TO HAND THE PARTY OF THE PARTY
TOTAL CREDITS	30	



COURSE OBJECTIVES

- Introduction with the advanced English as an essential Language for effective legal writing
- Commentaries on Legal Instruments, judgment and other legal documents
- Technical know-how of legal writing and significant tips to the 'law students'
- Writing and speaking with the proper grammar for effective communication at an advance stage
- Appropriate use of Comprehension skills, logical fallacies, improvised vocabulary
- Learning to organize and structure thoughts//ideas in the form of distinguished pieces of writings from the English Literature
- Writing with brevity and precision is a skill required in formal documentation that is taught through precis writing.
- Developing speech skills initiate participation in debates, group discussions, elocutions, games and activities. Confidence building for public speaking.



PAPER- 1- GENERAL ENGLISH-IV (LEGAL LANGUAGE)

WE SEE THE SEE A PER	
UNIT-I	Law as a Synthesis of Order and Justice:
	Law and Fact – Meaning and Distinction with Practical Illustration.
UNIT-II	Interpretation:
	Meaning of Interpretation or Construction Intention of the Legislature, Two kinds
	of Interpretation and Three Rules of Interpretation, Meaning of Statutes, Harmo-
	nious Construction and Purposive Construction- Practical Illustration, Legislative
	Material, Internal and External Aids.
UNIT-III	
UNII-III	Reasoning:
	Legal Reasoning, Logical Reasoning, Judicial Reasoning, Analytical and Dialecti-
	cal Reasoning – Case Law and Illustration.
UNIT-IV	The Techniques of the Judicial Process:
	Meaning of Judicial Process, Judicial discretion how do judges exercise it, Doc-
	trine of Precedent and rules of Precedent, Ratio decidendi and Obiter Dicta
UNIT-V	Maxims and Legal terms :
	Selected Legal Maxims
	Selected Legal Terms.
UNIT-VI	Judgment Writing:
	Form and Nature, Role of value, Judgment in Law.
UNIT-VII	Drafts and essay:
	A Exercise on writing documents such as Will, Gift-deed, Lease, Sale-
	deed, Power-of-Attorney.
	Essay writing on topics of interest to the legal profession.
\$	Expressing opinions on the given statements upholding or denying the
	contents in the statements.
Y	

SUGGESTED READINGS

- Cohen and Nigel Logic and Scientific Methods
- B. Cardozo Judicial Processes
- Edgar Bodenheimer- Jurisprudence
- Peter Clinch –Using a law library. (UBT Delhi 1995)
- Maxwell –Introduction to Interpretation of Statutes
- Mac Cornmik –Legal Reasoning and Legal Theory
- Ishtiaq Abidi –Law and Language
- Paul Rylance –Legal Writing and Drafting
- Dr. Sen Amit –Legal Language, Legal Writing and Legal Drafting,- Karnal Law House, Calcutta.

- Students should be able to write effective in legal context and knowledge
- Students should be able to draft the various plaints, Written submissions required to be made in courtroom proceedings with effectiveness and preciseness
- Students should be able to demonstrate higher level of understanding while using English vocabulary at an advanced stage
- A thorough understanding of the concepts and usage of grammar and English Literature
- A noticeable improvement in writing skills and comprehension of legal text.
- A remarkable change in the speaking skills
 with the use of new added vocabulary, idioms
 and phrases that being a result of various
 games and activities conducted in the class.
- A meticulous training of several projects relevant to the subject and training in better presentation skills.







COURSE OBJECTIVES

- To provide an overview of Prerequisites to Business Communication.
- To provide an outline to effective Organizational Communication.
- To underline the nuances of Business communication.
- To impart the correct practices
 es of the strategies of Effective Business communication.

PAPER- 2- BUSINESS COMMUNICATION

The second of th	
UNIT-I	Meaning of Communication
	a. Essential Characteristics of Communication
	b. Functions of Communications
	c. Need of Communication
	d. Communication Cycle
UNIT-II	Attributes Which Determine The Means of Communication
	a. Various Means of Communication
	b.Oral Communication – Advantages & Disadvantages
	c.Written Communications – Advantages & Disadvantages
	d.Non Verbal Communication
	e. Symbolic Communication
UNIT-III	Barriers to Effective Communication
	a. Factors to Ensure Effective Communication
	b. Importance of Feedback In Effective Communication
	c. Distortion In Communication
	d. Communication Gap
	e. Cultural Barriers
UNIT-IV	Active Listening
	a. Difference Between Hearing & Listening
	b. Importance of Listening In Business Communication
	c. Improving Listening
UNIT-V	Importance of Business Communication
	a. Types of Communication In Business
	b. Objects of Internal Communication
	c. Objects of External Communication
UNIT-VI	Channels of Internal Communication
	a. Formal Channels Used For Internal Communication
	b. Upward and Downward Communication In A Organization
	c. Horizontal & Diagonal Internal Communication In Business
	d. Filtering of Information In Communication
	e. Grapevine:- Merits & Demerits
UNIT-VII	Communication Mediums
	a. Conventional Mediums
	b. Electronic Mediums
	c. Mass Communication In Business
UNIT-VIII	Role of Information Technology & Communication
	a. Mis & Its Relevance In Management
	b. E-Commerce
	c. Internet As A Means of Communication
UNIT-IX	Personality Issues In Communications
	a. Soft Skills V/S Hard Skills
	b. Emotional Intelligence & Emotional Quotient
	c. Intelligence Quotient
UNIT-X	Negotiation & Persuasion Skills
	a. Steps In Negotiation Process
	b. Persuasion
UNIT-XI	Communication Ethics
ORII-AI	Commonication Emiles

COURSE OUTCOMES:

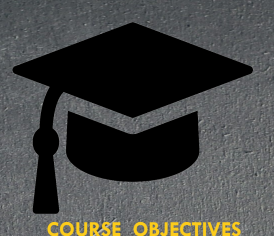
On completion of this course, the students will be able to

- 1. To distinguish among various levels of organizational communication and communication barriers while developing an understanding of Communication as a process in an organization.
- 2. To draft effective business correspondence with brevity and clarity.
- 3. To stimulate their Critical thinking by designing and developing clean and lucid writing skills.
- 4. To demonstrate his verbal and non-verbal communication ability through presentations.
- 5. Use career skills that are needed to succeed, such as using ethical tools, working collaboratively, observing business etiquette, and resolving workplace conflicts,
- 6. Plan successfully for and participate in meetings and conduct proper techniques in telephone usage
- 7. Use e-mail effectively and efficiently
- 8. Develop interpersonal skills that contribute to effective and satisfying personal, social and professional relationships
- 9. Utilize electronic presentation software.



- V.S. Datey: Law, Ethics & Communication
- Raymond V Flateley , Maria E. Lesikar: Basic Business Communication Skills
- Rajendra Pal: Essentials of Business Communications
- Urmila Raj & S M Raj: Business Communications
- K K Sinha: Business Communication





- To inculcate a thorough understanding of the interplay between law and economics
 - To make students understand the dynamics of micro economics, its introduction, significance and limitations
 - To make students understand the fundamentals of business cycles and particularly the notions of Inflation and Deflation
 - In order to instill an in depth understanding about the New Economic Policy and the revolution brought by the same
 - To infuse the understanding of the crucial notions of foreign exchanges, its rules and regulations and its significance.
 - To make students understand the novel role of law in the domain of economics and the growing need for the economic regulations
 - To inculcate knowledge of the Financial Institutions in India and the perspectives and sociological concepts and principles to substantive areas attached to the same

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UNIT-I	Introduction to Macro Economics :
	Definition, Meaning, Nature, Scope, Importance and Limitations of Macro Economics.
UNIT-II	Law and Economics :
	Why Students Need to Learn Law and Economics.
UNIT-III	Business Cycles and Inflation - Deflation :
	Nature and Characteristics of Business Cycles.
	Phases If Business Cycles.
	Inflation — Meaning, Causes, Effects and Controls of Inflation.
	Deflation – Meaning, Effects.
	Role of Government In Controlling Inflation and Busi-
UNIT-IV	New Economic Policy
	Privatisation — Meaning, Need, Effects.
	Liberalization – Meaning, Need, Effects.
	Globalization – Meaning, Features, Relevance to
UNIT-V	Foreign Exchange
	Functions, Exchange Markets, Foreign Exchange Rate Policies in India.
	Balance of Trade and Balance of Payment.
UNIT-VI	Relevance of Law and Their Application In Economics.
	Constitution and Economics
	Contract Laws
	Consumer Protection Act
	Minimum Wage Act
	MRTP
	SUGGESTED READINGS

COURSE OUTCOMES:

- Students should be able to demonstrate the ability to analyze and evaluate as to how the Micro Economics works in reality and its significance from the global development point of view
- Students should possess the ability to articulate and evaluate how Law and justice often plays an important role in crafting meticulous economic planning for the Nations
- Students should possess the ability to formulate effective and convincing thoughts on the legal, economic and sociological perspectives and contribute in the progressive development of the Nation
- Students should be able to spread awareness of how people of different theories of economics helps build a nation
- Students should have the ability to use and evaluate both classical and contemporary perspectives in economic theory.
- Students should have the ability to interpret and evaluate several of the major social economic research methodologies, as well as the relationship between law and politics
- Students should have the ability to demonstrate knowledge of multiple key substantive areas within the field of economics and evaluate competing perspectives.





Legal Economics (International Dimensions of Economics and Law) K.C. Gopalkrishnan, Eastern Book

Indian Economics For Law Students – S.R. Myneni Allahabad Law Agency

• Indian Economy – S.K. Mishra, Himalaya Publication House.



- To Make students sensitize about the role of the institution of Fammily plays in the individual as well as societal lives of populace
 - To inculcate a thorough understanding of the traditions deep down rooted both in the Hindu as well as Muslim Personal Laws
 - To introduce to students various concepts about family such as marriage, Seperation, divorce etc.
 - · To make students understand the concepts of Dower and Dowry under Hindu and Muslim Laws and its significance, advantages and disadvantages
 - In order to train students mind in the various matrimonial disputes should they prefer to make their career in Family Law or in Family Courts as Lawyers, Judges or Marriage Counselors
 - To inculcate among students a thorough understanding of the various crucial concepts, laws, legislations under both Hindu and Family Law
 - To spread awareness about the role of Indian Judiciary in protecting the institution of Family in society and in uplifting the rights of the weaker sections of the society such as women, children and elderly people

PAPER- 4- FAMILY LAW-I

(MARRIAGE, DIVORCE & MATRIMONIAL DISPUTES)

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UNIT-I	Nature, Sources and Schools of :	
	Hindu Law	
	Muslim Law	
UNIT-II	Marriage:	
	Hindu law: Nature, Essential Conditions, Ceremonies & Registration of Marriage	
	Muslim law: Nature, Essential Conditions, Ceremonies & Registration of Marriage	
	Christian and Parsi Law: Nature, Essential Conditions, Ceremonies & Registration of	
	Marriage	
	Special Marriage Act 1954: Nature, Essential Conditions, Ceremonies & Registration of	
	Marriage	
UNIT-III	Dower and Dowry:	
	Dower: Origin, nature, importance, definition, quantum, classification of dower, its	
	mode of enforcement &liabilities of the parties	
	Dowry: Definition, offence of dowry, trials of dowry offences	
UNIT-IV	Matrimonial Disputes:	
	Nullity of marriage: Distinction between void and voidable marriages, its grounds and	
	effects under Hindu Muslim Christian Parsi and Special Marriage Act	
	Judicial Separation: Grounds, effects and distinction between judicial separation and	
	divorce under Hindu Muslim Christian Parsi and Special Marriage Act	
	Restitution of conjugal rights: Provision and constitutional validity under Hindu Muslim Christian Parsi and Special Marriage Act	
UNIT-V	Divorce :	
OINIT-V	Theories of divorce: Fault theory, Consent theory, Breakdown theory(71st Law Commis-	
	sion Report)	
	Hindu Law: Grounds of divorce available to Husband & Wife, Grounds of divorce	
	available to wife only, legal effects on parties after divorce	
	Muslim Law: Talak-Unilateral Divorce, different modes of talak, grounds available	
	under Dissolution of Muslim Marriage Act,1939, legal effects on parties after di-	
	vorce	
	Christian, Parsi Law & Special Marriage Act 1954:Grounds of divorce and its legal	
	effects on parties after divorce	
	Divorce by Mutual Consent: Requirements and procedure under Hindu, Muslim Chris-	
LINUT VI	tian, Parsi Law and Special Marriage Act Miscellaneous:	
UNIT-VI		
	Barsto Matrimonial Relief-Doctrine of strict proof, taking advantage of one's wrong,	
	accessory, connivance, condonation, collusion, delay and any other ground Reconciliation: When necessary, duty of court, reconciliation machinery	
	Family Courts: Concept status jurisdiction and procedure	

SUGGESTED READINGS

- Paras Diwan, Family Law of Marriage and Divorce in India ,Allahabad Law Agency
- Mullas, Principles of Hindu Law, Butterworth co.
- Diwan Paras, Modern Hindu Law, Allahabad Law agency, Faridabad.
- Subbba Rao, G.C.V., Family Law in India, S. Gogia and Co.
- Kumud Desai, Marriage and Divorce in India, N M Tripathi, Mumbai
- Mullas, Mohamedan Law, N M Tripathi, Mumbai
- Tahir Mahmood, Muslim Law, Universal Law Publishing co. New Delhi
- Aqil Ahmad, Mohammedan Law, Central Law agency, Allahabad
- Singh Jaspal, Hindu Law of Marriage & Divorce, pioneer publication.
- Kusum, Cases and Materials on Family Law, Universal Law Publishing co. New Delhi

- Students should be able to demonstrate the ability to apply both in theory and in practice the Family Law knowledge in legal practice of law and justice
- Students should possess the ability to articulate and evaluate how Family Law and Justice caters to the various needs of the society
- Students should be able to make a fair comparison about the various practices and customs followed by Hindu and Muslim Laws
- Students should be able to demonstrate a high level of understanding in the domain of family law both in the form of legislations and the judgments passed by the courts of law from time to time
- Students should be able to demonstrate a high level of understanding in the concepts involved in Matrimonial disputes such as nullity of marriage, Judicial Separation, Restitution of Conjugal Rights etc.
- Students should be able to possess immense skill sets with the enormous knowledge of Barsto Matrimonial Reliefs, doctrine of strict proofs, taking advantage of one's wrong etc.
- Students should possess the ability to formulate effective and convincing thoughts on the legal research in the Family laws







PAPER- 5- CONSTITUTIONAL LAW-II

COURSE OBJECTIVES

- To impart the fundamental understanding of the founding document of the country
- To understand the students the fabric of federalism adopted by the drafters of the constitution and its very nature customized specially for the country.
- To explain the novel role of various organs of the Governments such as Executive, Legislature and the Indian Judiciary In order to be a successful democracy in the world
- To sensitize the students about the rigorous efforts made by the drafters and founding fathers to accord valuable rights to individuals
- To inculcate a thorough understanding of the vital role to be played by the Constitutional Law in protecting the rights of citizens
- To instill the fundamental understanding of the constitution and its various impacts
- To impart a fundamental understanding of the interrelationship between Legislature, Executive and Parliament
- To make students experts in the various concepts of rights and duties enshrined under the Constitutional law of India
- To make an informed citizenry responsible to the role to be played by them in the nation building

UNIT-I	Federalism:	
	Meaning of Federalism	
	Comparative study of other federalism	
UNIT-II	Federal Relations :	
	Legislative relations between Centre and the States.	
	Administrative Relations.	
	Financial Relations. Parliamentary Government.	
UNIT-III	President of India:	
	Position, Election, Qualifications, Impeachment etc.	
	Council of Ministers, Prime Minister - Cabinet System - Collective responsibility -	
	Individual responsibility, President & P.M. relationship, Legislative privileg-	
	es.	
UNIT-IV	Governor: Constitutional Relationships with State Government Powers of Governor.	
UNIT-V	Party systems: Anti Defection Law, Freedom of Member of Parliament and Legislatures.	
UNIT-VI	Emergency: Need of the provision - Types of emergency Proclamation, conditions, Effect of	
Oldii-Vi	emergency on Centre - State Relations Emergency and fundamental rights.	
	omorgoney on commo voicino iso Emorgoney and rondamonial riginal	
UNIT-VII	Services under the Constitution: Doctrine of pleasure, protection against Arbitrary Dismissal,	
	Removal, or Reduction in Rank - Exceptions to Art. 311.	
UNIT-VIII	Legislative processes: Provisions as to introduction and passing of Bills, Money Bill - Procedure	
	in financial matters.	
UNIT-IX	Method of Constitutional Amendments: Limitations upon Constitutional Amendments - Basic	
OIVII-IX	structure doctrine as a limitation, Pre- Keshvananda and Post-Keshavanda Bharti cases.	
	structure doctrine as a limitation, rie- Restivational and rost-Restiavanda bright cases.	
UNIT-X	Tortuous Liability of Government: Sovereign Immunity, Statutory Function, Damages and	
	Writs.	
UNIT-XI	Elections: Election Commission, Legislative Power regarding Election, Election Dispute.	
	SUGGESTED READINGS	

SUGGESTED READINGS

- T. K. Tope Constitutional Law of India. (Eastern Book Com. Lucknow)
- G. Austin Indian Constitution : Corner-stone of a Nation. (Oxford)
- M. P. Jain Constitutional Law of India. (N.M. Tripathi, Mumbai)
- V. N. Shukla -Constitutional of India, Edited by M. P. Singh (Eastern Book Com. Lucknow)
- D. D. Basu Introduction to the Constitution of India.(Prentice Hall)
- H. M. Seervai Constitutional Law of India (Vol. I, II & III). (N.M. Tripathi, Mumbai)
- J.N. Pandey Constitutional Law of India.(Central Law Agency, Alla.)

- Students should be able to demonstrate the ability to apply both in theory and in practice the Constitutional Law knowledge in legal practice of law and justice
- Students should possess the ability to articulate and evaluate how Constitution remains supreme law of the land and interpret its provisions to safeguard the rights of the vulnerable sections of the society.
- Students should be able to possess immense skill sets with the enormous knowledge of Constitutional Law,
 Fundamental rights and fundamental duties etc
- Students should be able to understand the novel role of Indian Judiciary in protecting the rights mentioned in the constitution
- Students should have the ability to use and evaluate both classical and contemporary perspectives hidden in the democratic organs and its effective functioning
- Students should have the ability to interpret the duty of state and inter- relationship between fundamental rights and directive principles
- Students should have the ability to demonstrate knowledge of multiple key substantive areas within the field of law and evaluate competing perspectives





PAPER- 6- FINANCIAL AND MANAGEMENT ACCOUNTING

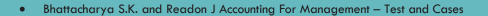


COURSE OBJECTIVES

- Finance is the basic lifeline for any activity in life. One should be made aware of the basic fundamentals of accounting so that a proper record of the financial activities is done properly in a specified format according to the accounting practices.
- Basic of accounting as debit, credit, reading of financial statements and its preparation would lead to better insight of the accounting procedures there by it will help everyone to understand the basic and there-by avoiding tough hassle arising and minimising fraud in own firm.

UNIT-I	Introduction: Meaning and Scope of Accounting, Need For Accounting; End-Users of Accounts; Branch-	
	es of Accounting; Objectives of Accounting, Definition and Functions of Accounting Book-Keeping,	
	Computerization of Accounts its significance and salient features.	
UNIT-II	Accounting Principles: Accounting Concepts; Systems of Accounting; System of Book-Keeping, Classi-	
	fication of Accounts, Rules of Debit and Credit, Accounting Cycle.	
UNIT-III	Recording of Transactions: Journal, Ledger, Cash Book (Single and Double Column), Subsidiary	
	Books, Depreciation Accounting, Trial Balance.	
	3, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,	
UNIT-IV	Banking Transactions: Kinds of Bank Instruments, Cheques – Crossing and Dishonor, Meaning and	
	Importance of Bank Reconciliation Statement and its preparation.	
UNIT-V	Preparation of Financial Statements: Trading Account; Profit and Loss Account; Balance Sheet of	
	Company (As per Companies Act).	
UNIT-VI	Unit 6 Analysis and Interpretation of Company Financial Statements:	
	Ratio Analysis: -	
	a. Current Ratio	
	b. Quick Ratio	
	c. Debt to Assets Ratio	
	d. Debt to Equity Ratio	
	e. Interest Coverage Ratio	
	f. Gross Profit Margin	
	g. Net Profit Margin	
	h. Return of Assets	
	i. Return of Equity	
SUGGESTED READINGS		

- · One cannot avoid the basic function of recording and analyzing financial records and transactions in accurate manner.
- · This is important for those going for becoming corporate legal advisors.
- · It also helps to file legal suits for any illegal matters arising.
- · This subject is must for livelihood as one need to face finance in some way or other.



- Dr. Maheshwari S.N. and Dr. Maheshwari S.K. Financial Accounting
- A Mukherjee, Mohammed Hanif, Financial Accounting
- P.C.Tulsian Financial Accounting





BBA.LL.B 5 YEAR PROGRAMME

SEMESTEREY

NAME OF THE COURSE/ SUBJECT	CREDITS	
BUSINESS ENVIRONMENT	5	
LAW OF CRIMES	5	
JURISPRUDENCE	5	
FAMILY LAW-II (MATRIMMONIAL PROPERTY, GAURDIAN- SHIP & ADOPTION)	5	
OPTIONAL - I	5	
BUSINESS LAW GROUP:-	-	
BANKING LAW INCLUDING NE- GOTIABLE INSTRUMENT ACT		THE RESIDENCE OF THE PARTY OF T
CONSTITUTIONAL LAW GROUP MEDIA AND LAW		
TOTAL CREDITS	25	



- Business environment aids to study the factors affecting the business which can be internal or external.
- It helps to get the knowledge of current situation which can help to sustain the market conditions with proper legal applicable provisions for the enterprise.
- It helps to build the ethical standards and practices.

PAPER— 1— BUSINESS ENVIRONMENT Glimpse of Business Environment Types of Business Environment

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UNIT-I	Glimpse of Business Environment	
	Types of Business Environment	
	Internal & External Environment	
	Micro & Macro Environment	
UNIT-II	Economic Environment	
	a. Nature of Economy	
	b. Economic Policies	
UNIT-III	Political & Government Environment	
UNIT-III	a. Functions of State	
	b. Government & Legal Environment	
	c. Constitutional Environment	
LINUT IV		
UNIT-IV	Technological Environment	
	a. Innovation: Technological Leadership & Follower Ship	
LINUT V	b. Technology: Globalization: Transfer of Technology	
UNIT-V	Business & Society	
	a. Business Ethics, Business & Culture, Religion Etc.	
	b. Social Orientation of Business c. Social Involvement & Social Audit	
UNIT-VI	Consumer Rights & Consumerism & Business	
	a. Consumer Rights & Protection	
	b. Un Guidelines For Consumer Protection	
	c. Consumer Protection Act In India	
UNIT-VII	Industrial Policy	
	a. Consumer Rights & Protection	
	b. Public Private, Joint & Co-Operative Sectors	
	c. Privatization & Disinvestment	
	d. Industrial Sickness	
	e. Indian Company Law	
	f. Competition Act	
UNIT-VIII	Financial System	
	a. Monetary & Fiscal Policies	
	b. Financial Market Structure	
	c. Stock Exchange & Its Regulation	
	d.Industrial Finance	
	e. Industrial Finance Institutions	
UNIT-IX	Labour Environment	
	a. Labour Welfare & Social Security	
	b. Industrial Relations	
	c. Trade Unions	
	d. Exit Policy	
UNIT-X	Planning & Development	
	a. Planning Commission	
	b. Industrial Development	
	c. Planning & Development of Agriculture	
UNIT-XI	Global Environment	
JIIII-XI	a. GATT/WTO	
	b. Multinational Corporations	
	c. Globalisation	
	d. Fringe Trade	
	e. FERA & FEMA	
	SUGGESTED READINGS	
Francis Cherunilam: Business Environment Text & Cases		

- Studying the DGPESTLE would lead to a
 better enlightenment to understand the concepts and make it applicable to business
 lawfully. It will help to take better decisions
 and seek better decision making for own legal firms. Legal regulatory factors are important dimension as by studying it intelligently management can avoid legal consequences.
- It is quite evident that the subject proves valuable to both lawyers and business professional as a foundation is laid down through proper management in respective domains.
- Note: DGPESTLE: Demographic, Geographical, Political, Environmental, Social, Technological, Legal, Economic.



- Sherlekar: Business Environment
- C.B.Gupta: Business Environment



PAPER- 2- LAW OF CRIMES

COURSE OBJECTIVES

- Introduction with the fundamentals of the principles of Indian Criminal Justice System and its efficacy
- To make students experts of Criminal law and the theories pertaining to the Indian Criminal Justice System
- To make a thorough understanding of Adversarial and Inquisitorial System of Adjudication
- To inculcate a fair understanding of the Common Law and Civil Law and its impact on criminal justice system in India
- A fair understanding of the various theories dominating Indian Criminal Justice System and dominating the world of criminalogies
- To provide a thorough knowledge of the detailed procedure involved in dispensing criminal justice
- To inculcate a thorough understanding of the crucial role of the Prosecution and the Defence
- To infuse a complete understanding of the General Exceptions and General Explanations by virtue of which a person's guild could be determined
- The pros and cons of international relations and the core diplomacy
- Preferred diplomatic moves at the times of emergency and other kinds of extraordinary situations
- A fair understanding of the criminal law philosophies and ideologies governing criminal justice system
- To showcase the real and actual implementation of the criminal law ideologies at the grassroots level.

UNIT-I	Concept of Crime and Criminal Liability and Punishment Under The Criminal Law: Development of Criminal Law In India, Concept of Crime and Criminal Liability - Doctrine of Mens Rea - Elements of Criminal Liability, Stages In Crime - Guilty Intention, Preparation, Attempt and Commission of Crime.	
UNIT-II	General Exceptions Under Penal Code: Mental Incapacity - Minority - Insanity - Medical and Emotional Insanity, Intoxication, Private Defenses, Necessity, Mistake of Fact, Act Done In Good Faith, Act Done By Consent.	
UNIT-III	Liability : Vicarious Liability, Group Liability and Preliminary Crimes, Abetment and Criminal Conspiracy	
UNIT-IV	Offences against the State (Sec. 121 To 130).: Waging War and Sedition.	
UNIT-V	Offences against the Public Tranquility: Unlawful Assembly, Rioting, Affray.	
UNIT-VI	Offences by or Relating To Public Servant: Offences Committed By Public Servants - Relevant Provisions of The Prevention of Corruption Act.	
UNIT-VII	Offences Against Human Body: Causing Death of Human Being — Culpable Homicide, Murder, Distinction Between Culpable Homicide and Murder, Specific Mental Element and Justifying Situations Hurt - Grievous and Simple. Assault and Criminal Force. Wrongful Restraint and Wrongful Confinements, Kidnapping and Abduction.	
UNIT-VIII	Sexual offences and offences Relating To Marriage: Insulting the Modesty of a Women and Assault or Criminal Force with Intent to Outrage The Modesty of a Women. Rape - Marital Rape, Immoral Traffic (Prevention) Act 1987 and Unnatural offences. Fraudulent Conduct in Marriage, Bigamy. Adultery	
UNIT-IX	Offences against Property and Documents: Theft, Extortion, Robbery and Dacoity. Cheating, Criminal Misrepresentation and Criminal Breach of Trust, Mischief, Receiving of Stolen Property, Criminal Trespass. Forgery	
UNIT-X	Offences Affecting Reputation: Defamation (Sec. 499 To 502) and offences Relating To Intimidation, Insult and Annoyance (Sec.503 To 510)	
	CHOOPETED DEADINGS	

SUGGESTED READINGS

- K.D. Gaur Textbook on Indian Penal Code (Universal Law Publishing Company)
- Ratanlal & Dhirajlal The Indian Penal Code (34th Edition)(Lexis-Nexis)
- Prof. S.N. Misra Indian Penal Code (Central Law Publications)
- Batuklal Indian Penal Code (Central Law Agency)
- B.M. Gandhi Indian Penal Code (Third Edition)(Eastern Book Company)
- Prof. N.V. Paranjape Indian Penal Code (Central Law Publications)



- Students should be able to defend their client successfully those who are accused by the legal system of the country based on the principle of 'Justice must be served, though Haven falls'.
- Students should be able to deal firmly with basic principles Law of crimes
- Students should be able to understand the procedure involved in dispensing the criminal justice system successfully and efficiently









- To bring Jurisprudential Intelligence among the students so that they remain alive to the role to be played by them in the community enrichment and legal personality transformation
- Introduction with the fundamentals of the principles of Jurisprudence and inter-related philosophies and ideologies
- To introduce the various theories of law and legislations
- To make students of law aware of the various contemporary challenges in the field of jurisprudence
- To make students understand various theories of law such as Naturalism, Positivism, Social Engineering etc
- TO make students understand the direct applicability of the knowledge of jurisprudence to their practical day to day problems with law and legislations
- To successfully bridge a gap between theory and practice of law
- To demonstrate the practical implications of law in almost every aspect of human life
- To explore the various sources of law, customs and their origins and historical background
- To briefly trace the historical background of the various theories representing jurisprudential domain
- To make students experts of Criminal law and the theories pertaining to the Indian Criminal Justice System
- To inculcate a fair understanding of the Common Law and Civil Law and its impact on criminal justice system in India

PAPER- 3- JURISPRUDENCE

PART-A LEG	AL THEORY AND SOURCES OF LAW	
UNIT-I	Introductory : Nature and meaning of Jurisprudence, Concept of Rules, Laws, Principles and precepts, significance of the study of legal theory.	
UNIT-II	Natural Law Theories: Ancient natural law, classical natural law, modern (20th century) natural law, some neo-naturlists-John Finnis, Fuller and Hart.	
UNIT-III Legal Positivism :		
	Bentham and john Austin's theory of positivism.	
	Hart's concept of law.	
	Kelsen's pure theory of law.	
	Dworkin's right thesis.	
UNIT-IV	Sociological, Realist, Historical and Marxist School of Law:	
	Sociological school of law - roscoe pound.	
	Realist school of law.	
	Historical school of jurisprudence - Savigny and Maine.	
	Marxist and leninist approach to law.	
UNIT-V	Legislation as a source of law	
UNIT-VI	Custom as a source of law	
UNIT-VII	Precedent as a source of law	
PART- B: CON	ICEPTS OF LAW	
UNIT-VIII	Legal Right and Duties.	
UNIT-IX	Possession and Ownership.	
UNIT-X	Obligation, Person and Liability.	
UNIT-XI	Concept and theories of Justice: Concept of justice, Theories of justice, Kinds of justice, distributive justice and Indian Constitution.	
	SUGGESTED READINGS	

- Salmond Jurisprudence.(N.M. Tripathi Mumbai)
- Dias Jurisprudence. (Aditya Books, New Delhi)
- Friedmann Legal Theory. (Sweet & Maxwell, London)
- G.S. Sharma (Ed.) Essay In Indian Jurisprudence. (Jaipur)
- Venkat Subba Rao Legal Theory & Jurisprudence.(Eastern Book Co.)
- C.K. Allen Law In The Making (Oxford).
- Bodenheimer Philosophy of Law. (Oxford).
- P. Raja Ram Jurisprudence (Ashwin Publication, Chennai, 1998)

- · Explain the different schools of jurisprudence. And also explain the relationship with other social sciences which provide a broad scope to students in understanding how law can be related and connected with other disciplines. Such as Environmental Jurisprudence, Medical Jurisprudence etc.
- · Identify the concept of law in Indian legal system. Analyse them and apply in the practice.
- · They will understand the meaning of justice. Corrective and distributive justice and how it is applicable in our legal system, with the help of constitutional law.
- · The students will also understand the various sources of law, custom, precedent, legislation.









PAPER- 4- FAMILY LAW-II

(MATRIMONNIAL PROPERTY, GAURDIANSHIP AND ADOPTION)

COURSE OBJECTIVES

- To Make students sensitize about the role of the institution of Family plays in the individual as well as societal lives of populace
- To inculcate a thorough understanding of the changing notions of the Matrimonial Proper-
- To make students understand about the concepts of Guardianship and notions relating to adoption
- To inculcate a thorough understanding of the traditions deep down rooted both in the Hindu as well as Muslim Personal Laws
- To introduce to students various concepts about family such as marriage, Seperation,
- To make students understand the concepts of Dower and Dowry under Hindu and Muslim Laws and its significance, advantages and disadvantages
- In order to train students mind in the various matrimonial disputes should they prefer to make their career in Family Law or in Family Courts as Lawyers, Judges or Marriage
- To inculcate among students a thorough understanding of the various crucial concepts, laws, legislations under both Hindu and Family Law
- To spread awareness about the role of Indian Judiciary in protecting the institution of Family in society and in uplifting the rights of the weaker sections of the society such as women, children and elderly people

UNIT-I	Hindu Joint Family System:	
		Coparcenaries
		Karta
		Classification of property
		Alienations of property
		Son's Pious Obligation
UNIT-II	Partition:	
OIVII-II	T diminon .	Subject matter of partition
		How partition is effected
		Reopening
		Reunion
JNIT-III	Woman's Pro	perty: Stridhan :
		Concept of Stridhan & Woman's property
		Sources and features of Stridhan
		Provision under Hindu Succession Act, 1956
JNIT-IV	Succession :	
		Hindu Law: Succession to the property of Hindu male & female, disqualification, General
		rules under Hindu Succession Act 1956
		Muslim Law: General principles, Sunni & Shia Law of Inheritance, Disqualifications
		Indian Succession Act: Rules for Christian and Parsi succession
JNIT-V	Will:	
		Muslim Law: Meaning, Requisites, Capacity, formalities, subject matter & revocation of
		will, Marz-ul-Maut
		Indian Succession Act: Provisions for Privileged and Unprivileged will,
JNIT-VI	Gift:	
		Hindu Law: Gifts under Hindu Law, Hindu Religious & Charitable Endowments
		Muslim Law:
		Hiba: Definition, essentials, capacity, subject matter, formalities, kinds, revocation of
		gifts
		Wakfs : Definition, essentials, kinds, creation, revocation of wakf, Mutawalli
JNIT-VII	Alimony and	Maintenance:
		Hindu Law: Maintenance of wife, children & parents under Hindu Law, Maintenance under
		S.125 Cr.P.C.
		Muslim Law: Maintenance of wife, children & parents under Muslim Law, Maintenance
		under S.125 Cr.P.C.
		Maintenance of wife, children & parents under Christian and Parsi Law, Maintenance
		under S.125 Cr.P.C.
UNIT-VIII	Custody, Gua	ırdianship and Parentage of Children :
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Hindu Law: Guardianship of minor person and minor's property, Liabilities, Rights, Remov-
		al of guardians
		Muslim Law: Classification of Guardianship, Hizanat, Rights, Duties & Powers of Guardi-
		ans
UNIT-IX	Adoption: Ad	option under Hindu Law & other Personal Laws
		SUGGESTED READINGS

DURSE OUTCOMES:

- Students should be able to demonstrate the ability to apply both in theory and in practice the law relating to Matrimonial Property, partition and property distribution among the legal heirs.
- Student should be able to understand the dynamic concepts of Guardianship and matters related to adoption
- Students should be able to grasp an in depth knowledge about the concepts of succession, Women Property-Stridhan, Concept and execution of Wills, or Wasiyats etc.
- Students should possess the ability to articulate and evaluate how Family Law and Justice caters to the various needs of the society
- · Students should be able to make a fair comparison about the various practices and customs followed by Hindu and Muslim Laws



SUGGESTED READINGS

- Paras Diwan, Family Law in India (1984). Allahabad Law Agency.
- Diwan Paras, Modern Hindu Law, Allahabad Law agency, Faridabad.
- Subzari's, Hindu Law(ancient &modified). Ashok Grover & Sons, Aurangabad
- Mulla, Principles of Hindu Law, Butterworth co
- Mulla, Mohammedan Law, NM Tripathi, Mumbai
- Tahir Mahmood, Muslim Law, Universal Law Publishing co. New Delhi
- Aqil Ahmad, Mohammedan Law, Central Law agency, Allahabad
- Subbba Rao, G.C.V., Family Law in India, S. Gogia and Co.





OPTIONAL-I

A:- BUSINESS LAW GROUP

PAPER- 5- BANKING LAW INCLUDING NEGOTIABLE INSTRUMENT ACT

COURSE OBJECTIVES

- To Make students sensitize about the role of the Banking and Finance institutions play in the development of the Nation
- To inculcate a thorough understanding of the changing notions of the Banking rules and regulations
- To make students understand about the concepts of Nationalized Banks in India
- To trace the brief historical background and origin of Banking and Finance law
- To make students understand the crucial role of Reserve Bank of India and its attached rules and regulations
- To make students understand the unique trustworthy relationships between Banks and the Customers
- To inculcate a thorough understanding of the Employment of Funds such as loans, advances, guarantees and other financial instruments
- To make students understand about the crucial role played by the Banks belonging to the Private Sector
- To make students understand about and also to spread massive awareness about the Negotiable Instrument Act
- To make students understand about the various intricacies involved in dealing with the various consumer grievances and their redressals in effective manner

O I II I I	The forest background of banking in mala.
	History of Banking, banking system in India, Functions of commercial Bank, Structure of Banking system.
UNIT-II	Nationalization of Banks in India :
Professional and American	Compelling reasons of Bank Nationalization, Argument against nationalization of banks, Development of Banking after Nationalization of Banks.
UNIT-III	Banking Regulation Act 1949 :
	Definition of Bank, Types of Bank, Salient features of banking regulation Act 1949, Structure, Role of Reserve Bank of India under Banking Regulation Act 1949, Memorandum, reconstruction and Amalgamation, The Deposit Insurance Corporation Act 1961.
UNIT-IV	Reserve Bank of India:
	Constitution and Management, Functions of Reserve Bank of India, Central Banking Functions, Regulatory and Supervisory Functions.
UNIT-V	Relationship between Banker and Customer:
	Definition of Banker, the relationship between Banker and customers, General relationship between banker and customer, Special features of Relationship between banker and customer (Duties and Rights of Banker), Customers Duties to his Banker.
UNIT-VI	Employments of Funds :
	Loans and Advances, Guarantees- Advances secured by collateral securities, Agency Services-Financing of exports, Advance to priority sectors, Credit Guarantee Scheme, Securitization Act 2002.
UNIT-VII	Law relating to Negotiable Instruments 1881 with Amendments: Negotiable Instruments, Kinds, Holder and Holder in due course, Parties, Negotiation-presentments- Endorsement, liability of Parties, Noting and protest, Dishonor of Negotiable Instrument.
UNIT-VIII	Customers grievances and Redressal :
	Ancillary Services and E-Banking, Banking Ombudsman Scheme, Consumer Protection Act 1986, and Banking Services, Debt Recovery Tribunal- Establishment, Functions, Power and procedure.

COURSE OUTCOMES:

- To successfully practice and ear great reputation in the domain of Banking law
- Students should be able to demonstrate the ability to apply both in theory and in practice the law relating to Banking and Finance
- Student should be able to understand the dynamic concepts of Banking regulations, and the various concepts pertaining to nationalization
- Students should be able to grasp an in depth knowledge about the concepts of Banks and kinds of Banks in existence and also their upgradation from time to time
- Students should possess the ability to articulate and evaluate how Banking law, its rules and regulations contribute to nation development of its economy
- Students should be able to make a fair comparison about the best banking practices existence in the world
- To understand and practice effectively the various legal issues involved in the Negotiable Instrument Act



M.L. Tannan- Law of Banking

P.N. varshney- banking Law and Practice.

Historical background of banking in India:

- Dr. S. R. Myneni –law of Banking
- Avtar Singh- Banking Law and Practice
- Negotiable Instrument Act 1881
- Banking Regulation Act 1949
- Securitization Act 2002
- Consumer Protection Act 1986
- The Deposit Insurance Corporation Act 1961



SUGGESTED READINGS



- To Make students sensitize about the role of the Media as the responsible fourth pillar of the World's Largest Successful democracy
- To inculcate a thorough understanding of the changing notions of the Media Law, rules and regulations
- To make students understand about the concepts of Media Activism and Constraints
- To trace the brief historical background and origin of Media Law
- To make students understand the crucial role of Media in any democratic set up
- To make students understand the unique trustworthy relationships between Media and its sources of information and knowledge
- To inculcate a thorough understanding of the
 Press Council of India its its crucial role
- To make students understand about and also to spread massive awareness about the responsible Media and the rights and duties of Media Personnel
- To make students understand about the various intricacies involved in dealing with the various violations by Media Agencies, its grievances and their redressals in effective manner

OPTIONAL-I B:- CONSTITUTIONAL LAW GROUP PAPER- 5- MEDIA AND LAW

UNIT-I	Concept of Media:
	Meaning of Media
	Evolution of Media
	Forms of Media
UNIT-II	Media and Indian Constitution :
	Preamble of Indian Constitution
	Article 19 (1) (α) / Article 19 (2) / Article 32
	Role of judiciary in promoting and limiting the freedom of media.
	Media, privacy and sting operations
UNIT-III	Statutory laws for print Media in India :
	Contempt of Court Act
	Law of Defamation
	Official Secrecy Act and its controversy.
	Law of Copyright
	Cinematographic Act and its significance in light of its Controversy.
	Right to information Act 2000
UNIT-IV	Electronic media law in India:
	Indian Telegraph Act 1885
	The Prasar Bharati (Broadcasting Corporation of India) Act 1990
	Cable Television network Act 1955
UNIT-V	Media regulatory bodies in India:
	Press Council of India
	Self regulation Guidelines
	National Broadcasting Association (NBA)
UNIT-VI	Role of Media in Democratic Country Like India :
	Role of Media in upholding spirit and values of democracy
	Impact and accountability of media
	Media and National Security
	Role of media during crisis like terror attack
	Social media, its influence and impact
UNIT-VII	Media Trial and administration of Justice :
	Concept of Media Trial
	Media activism and Media Trial
	Pre- trial publicity and its impact on fair trial with recent and relevant cases. Doctrine of postponement evolved by court to stop Media Trial
	Media Trial and administration of Criminal Justice.
UNIT-VIII	Flaws of Media:
UNIT-VIII	Sensationalism
	Poor coverage of the important issues
	Profit motive
	Glorifying crime
	Paid news
	Cross media holdings
UNIT-IX	Freedom of press and emergency :
	Section 144 of CrPC
	Section 5 and 8 of Indian Telegraphy Act
	Section 19 and 20 of Cable and Television Network Act
	SUGGESTED READINGS

COURSE OUTCOMES:

- To successfully practice and ear great reputation in the practice of Media Law
- Students should be able to demonstrate the ability to apply both in theory and in practice the law relating to Electronic and Print Media
- Student should be able to understand the dynamic concepts of Media regulations, and the various concepts pertaining to Media Trials
- Students should be able to grasp an in depth knowledge about the concepts of Role of Media and kinds of Media agencies in existence and also their upgradation from time to time
- Students should possess the ability to articulate and evaluate how Media law, its self rules and regulations contribute to nation development of its economy
- Students should be able to make a fair comparison about the best banking practices existence in the world of the various Media houses



• Durga Das Basu : Law of Press

- Vidhisha Barua : Press & Media
- C-S Raidu, S-B Nageshawar Rao: Mass Media Law & Regulations
- Justice E.S. Venkatramiah : Freedom of Press Some Recent Trends
- Madhavi Goradia Diwan : Facets of Media Law
- Dr. S. R Myneni : Media Law





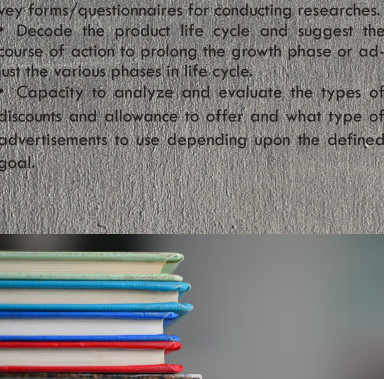
BBA.LL.B 5 YEAR PROGRAMME

SEMESTER-M

NAME OF THE COURSE/ SUBJECT	CREDITS	
MARKETING MANAGEMENT	5	
CYBER LAW	5	
SPECIAL CONTRACT	5	
PRACTICAL PAPER- I (PROFESSIONAL ETHICS, ACCOUNTANCY FOR LAWYERS AND BAR-BENCH RELA- TIONS)	6	
FINANCIAL MANAGEMENT	5	
OPTIONAL - I	5	
BUSINESS LAW GROUP:- INSURANCE LAW		
CONSTITUTIONAL LAW GROUP HEALTH LAW		
TOTAL CREDITS	31	



- Understand fundamental of marketing, processes, functions and various approaches to follow while applying marketing strategies.
- Understand marketing management, functions of management as well as responsibilities and functions of marketing manager/executive.
- Create a link between marketing department with the other departments in organization like R&D, production, finance, HR, etc.
- Analyze needs and trends in micro & macro enviconment and understand the effect if liberalization, privatization and globalization on Indian economy.
- Understand the need of market segmentation, select the appropriate base depending upon available factors and perform & validate market segmentation.
- Create an effective targeting strategy and position a brand in market in the most efficient way.
- Design research methodology and prepare sur-
- Decode the product life cycle and suggest the course of action to prolong the growth phase or adjust the various phases in life cycle.
- Capacity to analyze and evaluate the types of discounts and allowance to offer and what type of advertisements to use depending upon the defined goal.



PAPER- 1- MARKETING MANAGEMENT

UNIT-I	Later destinate Manda November	
UNII-I	Introduction to Marketing:	
	a. Market, Types of Market, Kinds of Goods	
	b. Marketing – Definitions of Marketing; Marketing Process Marketing Functions	
	c. Approaches to Marketing	
	d. Selling Vs. Marketing	
UNIT-II	Introduction to Marketing Management :	
	a. Definition of Marketing Management	
	b. Functions of Marketing Management, Responsibilities & Functions of Marketing Execu-	
	tive.	
	c. Interface of Marketing With Production, Purchase, Finance, Personnel, Legal & Other	
	Department.	
	d. Marketing Organization, Forms of Marketing Organization.	
UNIT-III	The Changing Marketing Environment :	
	a. Analyzing Needs & Trends On Macro Environment	
	b. Analyzing Needs & Trends In Micro Environment Effect of Liberalization.	
	c. Globalization & Privatization On Indian Economy.	
UNIT-IV	Market Segmentation & Marketing :	
	a. Market Segmentation, Meaning, Bases For Market Segmentation.	
	b. Benefits of Market Segmentation	
	c. Market Targeting & Positioning & Meaning & Importance	
	d. Marketing Research, Elements of Marketing Research,	
	e. Importance of Marketing Research, Objectives of Marketing Research, Marketing Re-	
	search Process; Preparation of Questionnaire, Market Survey.	
O Paragraphic Control of the Control		
UNIT-V	Marketing Mix (P's of Marketing):	
	a. Product, Product Classification, Concept of Product Life Cycle	
	b. New Product Development	
	c. Pricing Steps In The Pricing Procedure	
	d. Pricing Methods, Discount & Allowances	
UNIT-VI	Promotion Mix, Distribution Strategy & Channel Decisions :	
	a. Process of Communication In Marketing Advertising, Objectives of Advertising, Copy &	
	Types	
	b. Sales Promotion, Sales Promotion tools	
	c. Channels of Distribution – Role of Channels & Distribution, Middlemen In Distribution.	
	CHOOPETER READINGS	

SUGGESTED READINGS

- Marketing Management Philip Kothari
- Fundamental of Marketing Steenton
- Marketing Management S Ramaswamy & S. Nama Kumari
- Marketing Management S.A. Sherlekar
- Physical Distirbution & Logistic Management Dr. Subhash W. Bhave

- · Students will gain an understanding of broad marketing functions in management.
- · While gaining an understanding of the marketing management, the topics provides an overview of marketing process, marketing functions, interface of marketing with various departments, forms of marketing organizations, market segmentation, targeting and positioning along with marketing mix.





PAPER- 2- CYBER LAW

COURSE OBJECTIVES

- · Introduction with the fundamentals of the principles of Cyber Laws, Cyber Crimes and Lega Investigations
- A fair understanding of the various theories dominating policies governing Cyber Laws and its relevant practices
- The pros and cons of Evolution of law in Cyber Spaces, Classifications of Cyber Crimes, Online Financial Transaction frauds etc
- A fair understanding of the Digital philosophies and ideologies governing domain of Cyber laws and IT Laws
- To inculcate knowledge of the history of classical and modern theories surrounding Cyber Laws and Investigations
- Learning to understand the fundamental values and ethical issues contested in Cybernetics over time
- To understand the contemporary National Cyber Security Policies and its repercussions on the populace
- To inculcate the complete basic understanding of the various Cyber tactics more particular in India which is considered to be more prone to the Cyber abuse
- To showcase the real and actual implementation of the Cyber law and its administrative ideologies at the grassroots level.

UNIT-I	Evolution of Law in Cyberspace: Internet related Legal Issues Concept and Definitions of Cyberspace, Fundamental Components of Computer, Overview of Computer and Web technology, Application of Network, Origins of Internet and WWW, Communication through Internet, Internet related Legal Issues.				
UNIT-II	Evolution of Cyber Crimes and Real World Cases: Definition and Nature, Evolution of Cyber Crime, Classification of Cyber crimes, Reason for Computer Vulnerability, Computer Contaminant, Real World Cases - Online banking, Credit Card Frauds, Identity Theft, crimes relating to Social Networking websites and Social Media.				
UNIT-III	Introduction to Indian Cyber Law: Objectives and Scope of the Information Technology Act 2000, Regulation of Certifying Authorities, The Cyber Appellate Tribunal, offences and Penalties, Information Technology(Amendment) Act 2008				
UNIT-IV	National Cyber Security Policy, 2013: History, Aim and Objectives, Nature and scope, Strategies, Securing e-governance service, Cyber Terrorism and Cyber security, Promotion of research and development in cyber security.				
UNIT-V	Judicial Analysis of Cyber Jurisdiction: Definition of Jurisdiction in Cyberspace, Model for Jurisdictional Analysis, Personal Jurisdiction, Issue of Geography & Sovereignty, Freedom of Speech in Cyberspace.				
UNIT-VI	International Cooperation in fighting Cyber Crime: United Nations The Council of Europe Convention on Cyber Crime Position in UK Position in US				
UNIT-VII	Intellectual Property Issues and Cyberspace: Concept and nature of Intellectual property, Copyright and the Internet, Liability of Domain name registrant, Trademark issues in Cyberspace, Status of Computer Software's under Patent Law.				
UNIT-VIII	Authentication of Electronic Records and Electronic Governance: Formation of Electronic Contract, Legal issues in Cyber Contract, and E Commerce, Digital Signature, Problems in Taxing E-Commerce, Electronic Governance: Legal Recognition of Electronic Record.				
UNIT-IX	Admissibility of Digital Evidence: Concept of Digital Evidence, Conditions for the admissibility of Digital Evidence, Examination of a witness by video conference, Changes in the Evidence Act.				
UNIT-X	Liabilities of an Internet Service Provider in Cyberspace: Due Diligence to be observed by intermediary, Information technology (Intermediaries Guidelines) Rules, 2011, Cases in which ISP can be exempted from liability in India.				
	SUGGESTED READINGS				

SUGGESTED READINGS

- Information Technology (Amendment) Act, 2008, Bare Act Taxmann, Delhi.
- Dr. Jyoti Rattan, "Cyber Laws & Information Technology". 2nd Edition, Bharat Law House Pvt Ltd. New Delhi.
- Dr.R. K.Chaubey," An Introduction to Cyber Crime and Cyber Law", Kamal Law House.
- Dr.Faroog Ahmad., "Cyber Law In India (Law on Internet)", Pioneer Books, Delhi.
- Justice Yatindra Singh., "Cyber Laws". 2nd Edition, Universal Law Publishing Co.Pvt.ltd., Delhi .
- Kamath Nandon, "Law Relating To Computers, Internet & E-commerce", Universal Law Publishing Co.Pvt.ltd., Delhi.
- Matthan Rahul, "Law Relating To Computers and The Internet", Butterworths, Delhi.
- Ojha Avadhesh, "Commentary on Information Technology Act-2000", Tax Law Pub., Jodhpur.
- Rao S.Joga, "Computer Contracts & Information Technology Law", Wadhwa Co., Nagpur.
- Satya Prasad, "Law Relating to Information Technology (Cyber Laws)" T.V.R.,1st edition, Asia Law House.

COURSE OUTCOMES

Students should be able to deal firmly with basic principles of Cyber Laws and administration

- Students should be able to demonstrate a high level of understanding in the matters of Cyber Investigations, Cyber Crimes etc
- Students should be able to understand the crucial role to be played by National Cyber Security policies and its implementations
- Students should be able to make ethical inquiries which introduced them to the disciplines, concepts and scientific methods of Cyber Law and relationships with other stakeholders in the same
- Students should be able to identify and appreciate the interplay between the intertwined concepts of Cyber Law governance, relations, and administration in the public domain
- Students should be able to mark a noticeable improvement in Leadership skills and comprehension of legal and digital context in the domain of Information technology and human security







- To make learners understand the significance of the special law of Contract, Agreement and Contractual Obligation
- To trace the evolution of the English Law of Contract and its effects on the Indian Contract law and its subsequent development
- To make learners understand the general principles involved in the formation of the Contract, concepts like Indemnity and Guarantee, bailment and pledge etc
- To learn the constitutional provisions and other statutory obligations of law of contract
- To Make learners understand the various notions of contract law such as the doctrine of consideration, consent, coercion etc
- To provide a thorough understanding of the Quasi-Contracts and its repercussions on the commercial and other relationships
- To make learners understanding the various remedies available for the Breach of Contractual relations
- To provide a thorough understanding of the Specific Relief Law in India and its impact on the contracts.
- To make learners understand the rectification, rescission, cancellations and declarations made under contract law
- To spread massive awareness of the impact of contract law on commercial and other economic transaction



PAPER- 3- SPECIAL CONTRACT

Part A - I	AW OF CONTRACT:
UNIT-I	Indemnity and Guarantee :
	Contract of Indemnity- Definition of Indemnity, Rights of Indemnity holder, Indemnifier's
	liability Contract of Guarantee- Definition of guarantee, Nature and Extent of Surety's liability,
	Discharge of surety's liability
	Distinction between indemnity and guarantee
UNIT-II	Bailment and Pledge:
	Contract of Bailment- Definition, Kinds, Consideration, Rights of Bailor and Bailee, Duties of Bailor and Bailee, Termination of Bailment, Finder of goods
	Contract of pledge- Definition, Rights of Pawnor and Pawnee, Duties of Pawnor and
	Pawnee, Pledge by non-owners
	Distinction between Bailment and Pledge
UNIT-III	Contract of Agency:
	Definition – Agency, Principal, Agent, General rules of agency, Test of agency, Kinds of Agent
	Difference between Agent , Servant and Independent Contractor
	Creation of Agency, Termination of Agency, Liability of Principal and Agent, Rights and
	duties of Agent & Principal, Delegation of Agents authority - Sub Agent and Substi-
PART, R. I	tuted Agent .AW OF SALE OF GOODS
TAKI- D. I	AW OF SALE OF GOODS
UNIT-	Contract of Sale of Goods:
IV	Definition of sale, Goods, Essentials of valid Sale, Kinds of Goods
LINUT V	Conditions and warranties, Transfer of property, Performance of contract of sale
UNIT-V	Rights of unpaid seller: Definition of Unpaid Seller
	Rights of Unpaid Seller- Against the Goods and Against the Buyer
PART-C: L	AW OF PARTNERSHIP
UNIT-VI	Nature of partnership:
	Definition, Test of Partnership, Essential elements of Partnership, Kinds of Partners Distinction between Partnership , Joint Hindu Family business, Company, Co-ownership
UNIT-VII	Formation of Partnership:
	Registration of Partnership Firm
	Effects of Non-Registration
UNIT-	Dissolution of firm Rights, Duties and Liabilities of Partners:
VIII	Rights of Partners:
****	Duties of Partners
	Liability of Partner
	Incoming Partner
DADT_D. I	Outgoing Partner AW OF NEGOTIABLE INSTRUMENT
I AKI-D: L	All OF RESOURCE INSTRUMENT
UNIT-IX	Negotiable Instruments:
	Definition and Characteristics, Kinds of Negotiable Instruments
	Promissory Note
	Bill of Exchange Cheque
	Parties to Negotiable Instruments, Presentment of Negotiable Instruments, Maturity of
	Negotiable Instruments
	Holder and Holder in due course
UNIT-X	Nonetiation of Nonetiable Instruments - Medes of Negatiation Visus of Endersonat Negatiation
UNIT-X	Negotiation of Negotiable Instruments : Modes of Negotiation, Kinds of Endorsement, Negotiation and Assignment
UNIT-XI	Dishonour of Negotiable Instruments:
	Dishonour by Non- Acceptance, Dishonour by Non-Payment, Effect of dishonour
	Dishonour of Cheque – Amendments
	SUGGESTED READINGS
	amonto of Margantila Lawy N. D. Kamaay Sultan Charal 9 Sama
• E	ements of Mercantile Law, N. D. Kapoor, Sultan Chand & Sons

Merchantile Law, M.C.Kuchhal, Vikas Publication House Pvt. Ltd

Business Law: Principles of Mercantile Law, Dr. Avtar Singh, Eastern Book Company (2012)

Contract II, Dr.R.K.Bangia, Allahabad Law Agency

- Students will be able to demonstrate a high level of understanding in the matters of contract, commercial agreements and other kinds of agreements and legal instruments.
- Students should be able to understand as to how contracts and other related agreements are formed and terminated legally
- Students should be able to identify the important clauses and other loopholes in the various contractual agreements with precision
- Students should be able to draft the contents of the effective Contractual Agreements of various nature
- Students should be able to learn the technical know-how of the various steps involved right from the formation to the termination of the Contract
- Students should be able to learn with utmost preciseness the pros and cons of effective contract management



PAPER- 4- PRACTIAL PAPER-I

(PROFESSIONAL ETHICS, ACCOUNTANCY FOR LAWYERS AND BAR-BENCH RELATIONS)

COURSE OBJECTIVES

- · Introduction with the fundamentals of the principles of Professional ethics, professional conduct and Professional manners for lawyers
- A fair understanding of the the contempt of court provisions and court mannerism
- The pros and cons of Evolution of law in Legal profession, court etiquettes etc
- A fair understanding of the fiduciary relationship with clients, client management tips etc
- To inculcate knowledge of the history of classical and modern practices of legal profession, continuous legal education
- Learning to understand the fundamental values and ethical issues contested in Accountancy for Lawyers
- To understand the contemporary practices involved at relationship between the Bar and the Bench
- To inculcate the complete basic understanding of the various professional duties as responsible lawyers, judges and other legal personnel etc.
- To showcase the real and actual implementation of the professionalism in the real courtroom practice

Historical perspective, Role of a lawyer in Independent India. Concept and necessi sional Ethics, Code of conduct, All India Bar. UNIT-II Norms of Professional Ethics regarding the client and general public: Lawyer mandments, Duty to the client, Duty to opponent, Duty to public, Duty to self, Duty legal aid, restrictions on the engagement of other employments. UNIT-III Professional Ethics and Etiquettes: Fee- Structures, Refusal of briefs, Power of Retainers, Negligence, General Rules of Professional etiquettes to be observed in Stealing, under - cutting, not to used touting. PART- B: ACCOUNTANCY FOR LAWYERS UNIT-IV Fundamentals of Double Entry: I - Object of Account keeping, Essentials of a presonal Accounts, Books of Accounts - Ledgers, Cash Books, Bill Book, Purchase B. Bank Reconciliation Statement, Trial Balance, Balance Sheet. UNIT-V Fundamentals of Double Entry: II - Capital and Revenue, Income and Expendit and Payments Accounts; Bills of Exchange, Promissory notes and cheque, Partners Single entry system, Depreciation and Reserves, Solicitor's Account. PART-C: BAR BENCH RELATIONS UNIT-VI Duties of Advocate to Judge and Court: Rules of the Bar Council of India frame 49 (C) of the Act. UNIT-VII Control of Professional Misconduct by Bar Council of India and State: Function of the Bar Council, Disciplinary Committee - Power in conducting inquistate Bar Council can initiate action against an Advocate? and for What? Limitatinquiry and its consequences, Costs, Review of orders; withdrawal of proceedings. UNIT-VIII Appeals to the Bar Council of India, and to the Supreme Court: 10 major judge Supreme Court on the contempt proceeding.	er's ten con ty to rende				
mandments, Duty to the client, Duty to opponent, Duty to public, Duty to self, Dulegal aid, restrictions on the engagement of other employments. Professional Ethics and Etiquettes: Fee- Structures, Refusal of briefs, Power of Retainers, Negligence, General Rules of Professional etiquettes to be observed in Stealing, under - cutting, not to used touting. PART- B: ACCOUNTANCY FOR LAWYERS UNIT-IV Fundamentals of Double Entry: I - Object of Account keeping, Essentials of a present Accounts, Books of Accounts - Ledgers, Cash Books, Bill Book, Purchase Beank Reconciliation Statement, Trial Balance, Balance Sheet. UNIT-V Fundamentals of Double Entry: II - Capital and Revenue, Income and Expendit and Payments Accounts; Bills of Exchange, Promissory notes and cheque, Partners Single entry system, Depreciation and Reserves, Solicitor's Account. PART-C: BAR BENCH RELATIONS UNIT-VI Duties of Advocate to Judge and Court: Rules of the Bar Council of India frame 49 (C) of the Act. UNIT-VII Control of Professional Misconduct by Bar Council of India and State: Function of the Bar Council, Disciplinary Committee - Power in conducting inquistate Bar Council can initiate action against an Advocate? and for What? Limitatic inquiry and its consequences, Costs, Review of orders; withdrawal of proceedings. UNIT-VIII Appeals to the Bar Council of India, and to the Supreme Court: 10 major judge.	ty to rende				
Retainers, Negligence, General Rules of Professional etiquettes to be observed in Stealing, under - cutting, not to used touting. PART- B: ACCOUNTANCY FOR LAWYERS UNIT-IV Fundamentals of Double Entry: I - Object of Account keeping, Essentials of a presonal Accounts, Books of Accounts - Ledgers, Cash Books, Bill Book, Purchase Bank Reconciliation Statement, Trial Balance, Balance Sheet. UNIT-V Fundamentals of Double Entry: II - Capital and Revenue, Income and Expendit and Payments Accounts; Bills of Exchange, Promissory notes and cheque, Partners Single entry system, Depreciation and Reserves, Solicitor's Account. PART-C: BAR BENCH RELATIONS UNIT-VI Duties of Advocate to Judge and Court: Rules of the Bar Council of India frame 49 (C) of the Act. UNIT-VIII Control of Professional Misconduct by Bar Council of India and State: Function of the Bar Council, Disciplinary Committee - Power in conducting inquistate Bar Council can initiate action against an Advocate? and for What? Limitatinguiry and its consequences, Costs, Review of orders; withdrawal of proceedings. UNIT-VIII Appeals to the Bar Council of India, and to the Supreme Court: 10 major judge					
UNIT-IV Fundamentals of Double Entry: I - Object of Account keeping, Essentials of a present Accounts, Books of Accounts - Ledgers, Cash Books, Bill Book, Purchase Beank Reconciliation Statement, Trial Balance, Balance Sheet. UNIT-V Fundamentals of Double Entry: II - Capital and Revenue, Income and Expendit and Payments Accounts; Bills of Exchange, Promissory notes and cheque, Partners Single entry system, Depreciation and Reserves, Solicitor's Account. PART-C: BAR BENCH RELATIONS UNIT-VI Duties of Advocate to Judge and Court: Rules of the Bar Council of India frame 49 (C) of the Act. UNIT-VII Control of Professional Misconduct by Bar Council of India and State: Function of the Bar Council, Disciplinary Committee - Power in conducting inquistate Bar Council can initiate action against an Advocate? and for What?. Limitatic inquiry and its consequences, Costs, Review of orders; withdrawal of proceedings. UNIT-VIII Appeals to the Bar Council of India, and to the Supreme Court: 10 major judge					
Personal Accounts, Books of Accounts - Ledgers, Cash Books, Bill Book, Purchase B Bank Reconciliation Statement, Trial Balance, Balance Sheet. UNIT-V Fundamentals of Double Entry: II - Capital and Revenue, Income and Expendit and Payments Accounts; Bills of Exchange, Promissory notes and cheque, Partners Single entry system, Depreciation and Reserves, Solicitor's Account. PART-C: BAR BENCH RELATIONS UNIT-VI Duties of Advocate to Judge and Court: Rules of the Bar Council of India frame 49 (C) of the Act. UNIT-VII Control of Professional Misconduct by Bar Council of India and State: Function of the Bar Council, Disciplinary Committee - Power in conducting inquivate Bar Council can initiate action against an Advocate? and for What? Limitation inquiry and its consequences, Costs, Review of orders; withdrawal of proceedings. UNIT-VIII Appeals to the Bar Council of India, and to the Supreme Court: 10 major judge					
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UNIT-VII Duties of Advocate to Judge and Court: Rules of the Bar Council of India frame 49 (C) of the Act. Control of Professional Misconduct by Bar Council of India and State: Function of the Bar Council, Disciplinary Committee - Power in conducting inquivate Bar Council can initiate action against an Advocate? and for What? Limitatic inquiry and its consequences, Costs, Review of orders; withdrawal of proceedings. UNIT-VIII Appeals to the Bar Council of India, and to the Supreme Court: 10 major judge					
UNIT-VII Control of Professional Misconduct by Bar Council of India and State: Function of the Bar Council, Disciplinary Committee - Power in conducting inquivate Bar Council can initiate action against an Advocate? and for What? Limitatic inquiry and its consequences, Costs, Review of orders; withdrawal of proceedings. UNIT-VIII Appeals to the Bar Council of India, and to the Supreme Court: 10 major judge					
Function of the Bar Council, Disciplinary Committee - Power in conducting inquivate Bar Council can initiate action against an Advocate? and for What?. Limitatic inquiry and its consequences, Costs, Review of orders; withdrawal of proceedings. UNIT-VIII Appeals to the Bar Council of India, and to the Supreme Court: 10 major judge.	d under Se				
State Bar Council can initiate action against an Advocate? and for What?. Limitation inquiry and its consequences, Costs, Review of orders; withdrawal of proceedings. UNIT-VIII Appeals to the Bar Council of India, and to the Supreme Court: 10 major judge.					
	ments of th				
UNIT-IX Disciplinary proceeding against the lawyer for the violation of ethic rules :	Disciplinary proceeding against the lawyer for the violation of ethic rules :				
Rules relating to the Disciplinary Proceedings and Review; Complaint and Inquir 35,36, and 36B of the Advocates Act., 50 selected Decisions (opinions) of the Committee of Bar Council of India.					
PART- D: VIVA VOCE					

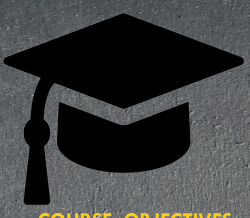
COURSE OUTCOMES:

- Students should be able to deal firmly with basic principles of Professional Conduct and ethical issues concerning legal profession
- Students should be able to demonstrate a high level of understanding in the matters of Client management, case management, accountancy required to set up law firms and law firm management
- Students should be able to understand the crucial role to be played by Lawyers and Judges in Nation Building
- · Students should be able to make ethical inquiries which introduced them to the disciplines, concepts and scientific methods of Legal education and profession
- Students should be able to identify and appreciate the interplay between the intertwined concepts of Cyber Law governance, relations, and administration in the public domain
- Students should be able to mark a noticeable improvement in Leadership skills and art of advocacy, trial advocacy mannerism, comprehension of legal and legal writing acumen



PART-A: PROFESSIONAL ETHICS

PAPER- 5- FINANCIAL MANAGEMENT



COURSE OBJECTIVES

Finance management is designed to expose the students to the financial issues of determining and understanding

- How much money is needed to meet business requirements?
- What are the sources of raising those funds and what are the risks and costs associated with each source of fund?
- What is the effective to allocate and utilize the funds so raised?
- How is the funds management of a company going to affect its share valuation and dividend distribution?
- Factors considered by lending institutions before granting a loan.
- Importance of analysis of various options before making a financial capital commitment.

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UNIT-I	Introduction to Financial Management :					
	Definition, Nature and Scope of Fm					
	Functions of A Financial Manager Or CFO In Globalized Environment					
	Different Sources of Long Term Finance, Their Merits and Demerits					
	Concept of Capital Structure					
	Cost of Capital – Concept Only Impact On Capital Structure.					
UNIT-II	Time Value of Money:					
	Concept of Interest and Their Types					
	Compounding and Present Vales Techniques					
UNIT-III	Valuation of Securities :					
	Valuation of Share and Debentures					
	Risk, Return and Share Value Relationship					
UNIT-IV	Financial Leverages :					
	Concept of Leverage and Its Significance					
	Operating, Financial and Combined Leverage					
UNIT-V	Capital Budgeting :					
	Meaning, Nature and Significance					
	Techniques of Evaluation of Projects; Payback, Npv, Irr and Pi					
UNIT-VI	Dividend Policy:					
	Dividend – Meaning Under Companies Act, 1956 and Income Tax Act, 1961					
	Provisions Regarding Dividend Under Companies Act, 1956					
	Dividend Policy – Meaning and Factors Affecting Dividend Decisions.					
	Relationship Between Dividend and Market Value of Shares.					
UNIT-VII	Cash Flow and Fund Flow:					
	Analysis, Theory and Simple sums					

COURSE OUTCOMES:

The knowledge gained will help the students to

- Demonstrate an understanding of the role and importance of the finance function
- Demonstrate an understanding of the basics of financial management
- Communicate effectively using the generally used business terminologies.



SUGGESTED READINGS

Financial Managemen- Text, Problems and Cases M Y Khan and P K Jain, Fourth Deition, Tata

Mcaraw Hill

Financial Management-Prasanna Chandra, Tata Mcgraw Hill

Financial Management-I.M.Pandey

Financial Management-Rastogi

Financial Management-P.V. Kulkarni.





OPTIONAL-II A:- BUSINESS LAW GROUP PAPER— 6— INSURANCE LAW

COURSE OBJECTIVES

- Introduction with the fundamentals of the principles of Insurance Law and its efficacy in the lives of individuals and society
- A fair understanding of the General principles pertaining to insurance law and the government policies
- A fair understanding of the functioning of the Insurance agencies and the challenges one faces at the time of insurance claim
- To inculcate knowledge of the history of classical and modern practices of Insurance Law and Contemporary practices
- Learning to understand the fundamental values and ethical issues contested in the various kinds of insurance such as General Insurance, marine Insurance, goods insurance etc.
- To understand the contemporary practices involved at executing claims in accordance with the Insurance law of India
- To inculcate the complete basic understanding of the Life Insurance and its contemporary practices
- To showcase the real and actual implementation of the insurance law in order to serve the society in better way

UNIT-I	Nature of Insurance contract various Kinds of Insurance: Proposal, Policy, Parties conside ation almost good faith insulate interest indemnity.					
UNIT-II	Goneral principles of Law of Insurance - Definition parture and histories					
OIAIT-II	General principles of Law of Insurance: Definition, nature and histories.					
UNIT-III	Indian Insurance Law in General :					
	History and development					
	The Insurance Act 1938					
	Insurance Regulatory Authority Act 2000.					
UNIT-IV	Mutual insurance companies & cooperative :					
	Life insurance societies.					
	Double insurance and re insurance.					
UNIT-V	Marine insurance :					
	Nature of the contract					
	The Marine Adventure.					
UNIT-VI	Voyage change of voyage, deviation perils of Sea : Definition, Excluded losses.					
UNIT-VII	Fire insurance: Meaning of fire & Loss by fire Nature of Fire Insurance Contract standard five policy					
UNIT-VIII	Life Insurance :					
	Formation of Life Insurance Contract					
	Insurable interest					
	Proposal and Policy					
UNIT-IX	Motor Vehicle Insurance: Nature and Scope, Third Party or compulsory insurance of motor vehicles.					
UNIT-X	Miscellaneous Insurance : Nature & Scope Personal Accident insuarnie, Bunglay Insurance Liability Insurance — Public Liability Insurance.					
	SUGGESTED READINGS					

- be able to demonstrate a high level of understanding in the matters of various kinds of insurance laws, rules and regulations
- Students should be able to understand the crucial role to be played by the Insurance policy framework established for better community reach
- Students should be able to make ethical inquiries which introduced them to the disciplines,
 concepts and scientific methods of Insurance and related activities
- Students should be able to identify and appreciate the interplay between the intertwined concepts of Insurance and law
- Students should be able to mark a noticeable improvement in Leadership skills and art of advocacy in the matters of Insurance Laws of India and its best practices



- Modern Law of Insurance-Ksn. Murthy & Dr. Kvs Sarma.
- Principles of Insurance Law -M.N. Srinivasan.





OPTIONAL-II B:- CONSTITUTIONAL LAW GROUP PAPER- 6- HEALTH LAW

COURSE OBJECTIVES

- · Introduction with the fundamentals of the principles of Health Law and its efficacy in the lives of individuals and society
- · A fair understanding of the General principles pertaining to Health law and the government policies
- A fair understanding of the functioning of the various Health agencies and the challenges it
- To inculcate knowledge of the history of classical and modern practices of Health Law and Contemporary practices
- Learning to understand the fundamental values and ethical issues contested in the execution of health services by the government and private practitioners
- To understand the contemporary practices involved and practiced by the agencies like
- To inculcate the complete basic understanding of the various legislations dealing with the health laws in India
- To showcase the real and actual implementation of the Health law in order to serve the society in better way

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UNIT-I	Introduction:				
Š	Right to Health- International Perspective				
	Role of WHO.				
	Health as a Human Right				
	Constitutional perspective				
	Fundamental Rights (Art-21 & 24)				
	Directive principles of state policy (Art- 41,42)				
	Fundamental Duties.(Art 51A(g)				
	Tolidalilettal Dolles.(Art 51A(g)				
UNIT-II	Health: Legislative Perspective :				
	Drugs and Cosmetic Act, 1940				
	Environment Protection Act-1986				
	Maternity Benefits Act, 1961				
	Medical Termination of Pregnancy Act,1971				
	Mental Health Act, 1987				
	Narcotic Drugs and Psychotropic Substance, Act-1985				
	Pre-Natal Diagnostic Techniques (Regulation and Prevention of Misuse) Act,				
	1774				
UNIT-III	Inter Relation of Law and Health :				
	AIDS and the law				
	Transplantation of Human Organs Act-1994 and rules 1995				
	Health relating to Children				
	Health relating to women – Reproductive rights and family planning				
UNIT-IV	Medical Profession, Patient and the Law:				
OINII-IV					
	Doctor and patient relationship				
	Medical Negligence (Sec-304-A of I.P.C.) and Medical Malpractices.				
	Consent and Informed Consent				
	Confidentiality				
	Duty to take care and duty to treat				
	Medical Council Act,1956 and code of medical ethics 1972				
	Euthanasia- Mercy killing- role of Doctor				
LINUT V	Hamital Administration				
UNIT-V	Hospital Administration:				
	Professional liability of Hospitals				
3	Civil liabilities –Tort				
	Criminal liabilities- Indian Penal Code				
	Contractual liabilities				
	Statutory liability -Consumer Protection Act, 1986.				
	SUGGESTED READINGS				
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- Bakshi P.M. Law and medicine, [1993], UP Institute of Judicial Training and Research, Lucknow
- Modi's Medical jurisprudence and toxicology ,lexisnexis , Butterworth publication.
- M.L. Bhargava's Guide to Medical laws containing 37 Acts ,laws and regulations, Lawnann's Kamal publishers New Delhi
- Y.V. Rao, Law relating to Medical negligence, Asia law house, Hyderabad.
- Dr. Nandita Adhikari, Law and medicine, Central law Publication.
- Dr. Lily Srivastava law and Medicine, Universal Law publishing Co. New Delhi.

- Students should be able to deal firmly with basic principles of IHealth Law and Policies
- Students should be able to demonstrate a high level of understanding in the matters of various kinds of Health laws, rules and regulations at the global and grassroots level
- Students should be able to understand the crucial role to be played by the WHO and its framework established for better community reach and to ameliorate better conditions to live with dignity
- Students should be able to make ethical inquiries which introduced them to the disciplines, concepts and scientific methods of health law and related activities
- · Students should be able to identify and appreciate the interplay between the intertwined concepts of right to health and law
- Students should be able to mark a noticeable improvement in Leadership skills in community enrichment by providing medical access to masses at large level







# BBA.LL.B 5 YEAR PROGRAMME

# SEMESTER-MI

NAME OF THE COURSE/ SUBJECT	CREDITS	
CIVIL PROEDURE CODE & LIMITATION ACT	5	ACCORDING TO A PROPERTY OF THE
INTERPRETATION OF STATUTES	5	ALL THE PARTY OF T
COMPANY LAW	5	
PROPERTY LAW INCLUDING TRANSFER OF PROPERTY ACT AND EASEMENT ACT	5	
OPTIONAL - III	5	Commence of the Commence of th
BUSINESS LAW GROUP:- MERGER & ACQUISITION		
CONSTITUTIONAL LAW GROUP RIGHT TO INFORMATION		
TOTAL CREDITS	25	

# PAPER- 1- CIVIL PROCEDURE CODE AND LIMITATION ACT



#### COURSE OBJECTIVES

- A thorough understanding of CPC and the Limitation Act, 1963 is a desideratum for any law student aspiring for a career in civil litigation.
- Acquainting oneself with the procedure of the trial courts is quintessential for successfully practicing on the Appellate Side of the High Court.
- Client counseling and/or corporate strategizing can only be done after mastering the finer nuances of trial procedure.
- A firm grasp on the object and scope of CPC and the law of limitation aids in the comprehension of principles of natural justice as followed by the courts of law.
- Procedural laws aid in discerning the parties to the suit, the material facts of the case, the jurisdiction of the courts, the evidence at hand and the relief sought in the suit.

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PART- A- CIVIL PROICEDURE CODE						
UNIT-I	Introductory: Concept of civil procedure in India before the advent of the British rule, Evolution of civil procedure from 1712 to 1911, Principle features of the civil procedure code, Importance of State Amendments.					
UNIT-II	Jurisdiction and Res Judicata:  Jurisdiction - Meaning, Types, Objectives, Cause of action and Jurisdictional bar.  Res Judicata - Meaning, Conditions and applications, Difference between estoppel and res judicata, Constructive Res Judicata.  Foreign, Judgment - When not conclusive? Presumptions.					
UNIT-III	Suits and institution of suit:  Concept of Law suit, Parties to suit (order I), Place of suing (Sec -15), Framing of suit (order II), Institution of suits (order IV), Summons (Sec - 27,28,31, Order IV, VI, IX), Service of foreign summons (Sec - 29), Power for order (Sec - 30 Order XI).					
UNIT-IV	Pleadings and Plaint: Material facts, Forms of Pleading, Condition Precedent, Presumptions of law, Striking out or amendment, Particulars in money suits and suits for immovable property, Grounds of Limitation, Return of Plaint, Rejection of Plaint, Production and Listing of Documents, Written Statement, Counter Claim, Set off and Framing of Issues.					
UNIT-V	Appearance and Examination: Appearance, Ex. Parte Procedure, Default of Parties, Summoning and attendance of witnesses, Examination, Admissions, Production, Return of Documents, Hearing and Affidavit.					
UNIT-VI	Adjournments, Judgment and Degree: Order XVIII, Adjournment - Judicial discretion and problems of arrears, Concept of judgment - Decree, interim orders and stay, Injunctions, Costs.					
UNIT-VII	Execution and Commissions:  Concept of Execution, General principles of Execution, Power for execution of Decrees. (Sec -38-46), Procedure for execution, Enforcement: Arrest and Detention (Sec - 55-59), Attachment (Sec 60-64), Sale (Sec 65-67), The rationale of Commissions, Order XXVI.					
UNIT-VIII	Suits in Particular Cases:  Suits by or against government (Sec 79-82).  Suits by Aliens and by or Against foreign Rulers.  Suits relating to public matters (Sec 91-93)  Incidental and Supplementary Proceedings (Sec 100-78, 94-95).					
UNIT-IX	Appeal, Review and Revision:  Concept and Meaning of appeal, Review and Revision.  Appeals from Original Decrees. (Sec 96-99 A).  Appeals from Appellate Decrees (Sec 100-103).  Appeals from Orders (Sec. 104-106).  General provisions relating to appeals (Sec 107-108).  Appeals to the Supreme Court (Sec 109).  Appellate Power of High Court in Civil Matters.					
PART- B :- LIMIT	TATION ACT					
UNIT-X	Limitation Act — Historical background, Nature and scope of Limitation Act, Limitation of Suits, appeal and applications.					
UNIT-XI	Computation of period of limitation, Acquisition of ownership by possession					
	CHARLES DE A DINAC					

#### COURSE OUTCOMES

- · The drafting of pleadings, which form the foundation of any suit or petition, can only be successfully done when one has acute understanding of the nitty-gritty of procedural laws.
- CPC and the law of limitation aid in discerning the best evidence that can be led in any civil suit whilst discarding that evidence which is futile.
- The art of advocacy cannot flower in the absence of a sufficient understanding and appreciation of procedural laws and the consequent procedure adopted by trial and appellate courts.
- The uniformity provided by procedural laws gives true effect to substantive laws and more importantly, development of the said laws.
- Since the practice of law is considered as the core of the noble legal profession, mastering procedural laws is a non-negotiable imperative.



- Mulla Code of Civil Procedure. (N.M.Tripathi)
- A.C. Ganguly Civil Court Practice and Procedure.
- Mitra- Limitation Act.((Eastern Book Company)

SUGGESTED READINGS

# PAPER- 2- INTERPRETATION OF STATUTES



#### COURSE OBJECTIVES

- A thorough understanding of the concept pertaining to the Interpretation of Statutes and its significance in the domain of law and justice
- To make students understand the general principles and common rules of interpretation and also to sensitize about the art of interpretation in different ways
- To make students learn about the different ways and angles the provisions of law could be inferred and construed for the benefit of their clients and the society
- A firm grasp on the object and scope of Interpretation of pebal and taxing statutes and its vital utility in the practice of law
- To make students understand the commencement, operation, expiry and repeal of statutes

UNIT-I	Introductory: Meaning & Objects of Interpretation, General Clauses Act.					
UNIT-II	General Principles of Interpretation:					
	Literal Rule, Golden Rule, Mischief Rule, Statute must be read as a whole, Statute to be construed to make it effective and workable, Omissions not to be inferred, Every word in a statute to be given a meaning.					
UNIT-III	Internal Aid to Construction:					
	Preamble, Definition, Sections, Heading, Marginal notes, Punctuations, Illustrations, Proviso, Explanation & Schedule.					
UNIT-IV	External Aid to Construction:					
	Parliamentary History, Historical facts and surrounding circumstances, Socio-political & economic developments, Reference to other Statutes, Contemporaneous Exposition & other external aids.					
UNIT-V	Subsidiary Rules :					
	Same word same meaning, use of different words, Rule of Last Antecedent, Non obstante clause, Legal fiction, Mandatory and Directory Provisions, Conjunctive and Disjunctive words 'or' and 'and'; construction of General words - Noscitur A Socis, Rule of ejusdem generis, Word of rank, Reddendo Singula Singulis etc.					
UNIT-VI	Interpretation of Statute affecting Jurisdiction of Courts:					
	General principles, the extent of exclusion of jurisdiction of superior Courts.					
UNIT-VII	Interpretation of Penal and Taxing Statutes :					
	Rule of Strict Interpretation, General principle, Limits of the Rule of strict construction, Mens rea in statutory offences and Indian penal Code, Vicarious responsibility in statutory offences.					
UNIT-VIII	Interpretation of Remedial Statutes :					
	Distinction between Remedial and Penal statute, Liberal construction of Remedial statutes.					
UNIT-IX	Commencement, Operation, Expiry and Repeal of Statutes: Commencement, Effect of Expiry of Temporary Statutes, Express or Implied Repeal, Consequences of Repeal, Consolidating and codifying statutes.					
UNIT-X	Interpretation of Constitutional documents :					
	Rules of interpretation of constitutional documents as developed by the Courts in India.					
	SUGGESTED READINGS					
• Ruper	rt Cross - Statutory Interpretation, (London : Butterworths).					

- After successful completion of the syllabus of interpretation of statutes, students will be able to:
- Understand the process of interpretation and its utility
- Ascertain the intention of the legislature in enacting a law
- Apply general principles of statutory interpretation to construe the law in a manner in alignment with the rules of interpretation
- Identify admissible internal and external aids to interpretation
- Identify and apply subsidiary rules of interpretation
- Apply appropriate rules of interpretation according to the objects and nature of the law
- Understand doctrines relevant to the interpretation of the Constitution
- Interpret legal provisions keeping in view the intention of the legislature while giving reasons on the interpretation arrived at.



- G.P. Singh Interpretation of Statute (Eastern Book Company)
- Maxwell Interpretation of Statute. (Sweet & Maxwell).

LINUT I	I hater direction .
UNIT-I	Introduction :  Meaning, definition of company, characteristics of a company
	Lifting of corporate veil,
	Kinds of company- Limited by shares, Limited by guarantee, Public company, Private company, Listed company, Govern
	ment company, Foreign company, Subsidiary company, One person company, Associate company
UNIT-II	Comparison of company with other association of persons such as Partnership firm, Hindu Undivided Family etc.  Formation of a Company:
OIVII-II	Incorporation and Registration of a company, Procedure for Registration of company, Certificate of Incorporation, Com
	mencement of business
	Pre- incorporation Contracts
UNIT-III	Corporate Charter:
	Memorandum of Association(MOA)- Meaning, Definition , Purpose and Significance, Contents of memorandum, Procedur for alteration, Doctrine of Ultra Vires
	Articles of Association(AOA)- Meaning, Definition and Significance, Contents of Articles, Model forms, Procedure for Altero
	tion
	Relation of MOA and AOA, Legal effect of MOA and AOA
UNIT-IV	Doctrine of constructive Notice, Doctrine of Indoor Management-Royal British Bank Vs. Turquand, Exceptions to the rule  Prospectus:
OIVII-IV	Definition, Meaning, Object and Contents
	Abridged Prospectus, Shelf Prospectus, Red herring Prospectus, Misstatements in prospectus and their consequences
UNIT-V	Promoter:
O	Definition and Meaning
	Position, duties and Liabilities.
UNIT-VI	Membership of a Company:
	Meaning, Definition and Qualification, Rights and liabilities of Member, Modes of acquiring Membership, Cessation of Membership, Register and Index of members.
LINUT VIII	
UNIT-VII	Share Capital:  Meaning of share Capital, Definition of share, Kinds of share, Allotment of shares
	Share certificate, Calls on shares, Forfeiture & Lien on shares
	Issue of shares at premium and discount, Issue of sweat equity shares, Issue of bonus shares
	Alteration & Reduction of share capital
	Transfer & Transmission of shares Buy — Back of shares
UNIT-VIII	Debentures :
	Meaning, Definition and Kinds of debentures
	Debenture holder & his remedies, Debenture trust deed
UNIT-IX	Borrowing Powers:
	Ultra Vires borrowing Charges & Mortgages, Fixed & Floating Charge, Registration of charges, Effects of non-registration
UNIT-X	Meetings:
Oitii X	Requisites of valid meeting, Kinds of meeting
	Voting and Poll, Resolutions.
UNIT-XI	Directors:
	Position and status of Directors
	Appointment, Qualification, Remuneration & Removal of director Powers, Duties & Liabilities
UNIT-XII	National Company Law Tribunal & Appellate Tribunal :
	Definitions and Constitution of NCLT & NCLAT
	Qualifications of President, Chairperson and Members
	Removal and resignation Orders & Appeal
UNIT-XIII	Majority Rule & Minority Rights :
2.7.7	Importance of majority rule
	Rule in Foss vs. Harbottle
	Exceptions to the majority rule  Prevention of oppression and mismanagement
UNIT-XIV	Corporate Social Responsibility:
	Importance, Mandatory spending
	CSR committee, Qualified CSR Activities, Failure to contribute
UNIT-XV	Winding up:
	Meaning, Modes of winding up
	Compulsory winding up by tribunal
	Appointment of official Liquidator, Powers and duties of Liquidator Consequences of winding up order
	Voluntary winding up
	Resolutions for winding up
	Declaration of solvency
	Preferential payments Dissolution of company
	Dissolution of company 58

# PAPER- 3- COMPANY LAW

#### **COURSE OBJECTIVES**

- A thorough understanding of the concept pertaining to the Company law as remains amended by Act of 2013
- To make students understand the general principles and common rules Formation of a Company and its technical legal know-how
- To make students learn about the different ways and angles the provisions of Corporate Charter, MOA, AOA etc
- A firm grasp on the object and scope of fundamental doctrines of company law such as Doctrine of Constructive Notice, Doctrine of Indoor Management etc.
- To make students understand the commencement, operation, expiry and liquidation of companies and also the role of various stakeholders involved in the same

#### COLESS CLINCOMES

- Meaning and formation of a company, its types, characteristics, and necessary documents required for the formation of the same.
- The concept of "Corporate Charter" i. e MOA & AOA, and the other vital doctrines which are used to protect the insider from outsider and vice- versa in a company.
- The syllabus also gives an outlook about the different processes, by a company raise their funds (share capital other borrowing powers etc).
- It gives an insight about the members, directors working and associated with the company along with their rights and duties.
- The syllabus will also help the students to know about the two most important tribunal where the corporate matters are dealt in i.e. NCLT & NCLAT (along with its powers and functions).
- It also impend the students to know about the "Corporate Social Responsibility", which is also one of the important aspect to be acknowledged.
- Lastly, the syllabus also approaches on the areas and discuss the concept and procedures of "winding up" of a company using various statutes comprising of Companies Act & Insolvency & Bankruptcy Code.

#### **SUGGESTED READINGS**

- The New Company Law, Dr.N.V.Paranjape, Central Law Publication
- Guide to Companies Act 2013, Corporate Law Adviser
- Companies Act 2013 Impact Assessment, Satwinder Singh, Corporate Law Adviser
- Companies Act 2013 with Rules, Taxmann
- Company Law by <u>G.K. Kapoor</u> ,<u>Sanjay Dhamija</u> ,Taxmann
- A Comparative Study of Companies Act 2013 with Rules and Companies Act 1956, Taxmann
- A Ramaiya Guide to the Companies Act, Ramaiya, Lexisnexis



# PAPER- 4- PROPERTY LAW INCLUDING TRANSFER OF PROPERTY ACT AND EASEMENT ACT

#### COURSE OBJECTIVES

- A thorough understanding of the concept pertaining to the law relating to property
- To make students understand the general principles and constitutional journey of the right to property
- To make students learn about the fundamentals
  of property law more particularly by providing a sneak peak of the Transfer of Property

  Act
- A firm grasp on the object and scope of fundamental doctrines of Transfer of Property such as meaning of transfer, sale, agreement to sale, conveyance deed, sale deed etc.
- To make students understand the law on easement and its significance in the domain of property laws in India

UNIT-I	Concept of Property Under Indian Law:
	Concept, Meaning, Nature & Scope of Property
	The Law of Property Under Jurisprudence-Corporal and Incorporeal, Movable & Im
	movable, Real and Personal, Public and Private.
	Modes of Acquisition of Property-Possession, Agreement, Prescription & Inheritance.
	Concept of Property Under Sales of Goods Act- Mode of Transfer-Differentiate
	From topa
	Position of Property Under The Constitution-Article 300 A, Scope and Limitations.
UNIT-II	General Principles Relating to Transfer of Property:
	Meaning of Transfer- Concept of Possession and Ownership – Living Person- Definitio
	of Property –Essentials of Valid Transfer-Transferable and Non-Transferable
	Property.
	Conditional Transfers-Transfer For The Benefit of Unborn Person-Rule Against Perpetu
	ity- Vested Interest- Contingent Interest.
	Doctrine of Election and Apportionment- Transfer By Ostensible Owner- Benami Trans
	action Act 1988—Concept of Feeding The Estoppels By Grant.
UNIT-III	General Principles Relating to Transfer of Property Law:
	Doctrine of Notice- Types of Notice- Importance of Notice.
	Transfer of Property Pending Suit Relation Thereto I.E. Doctrine of Lis-Pendens —Basis
	Effect and Essential Conditions of Lis-Pendens.
	Fundamental Transfer
	Doctrine of Part Performance
UNIT-IV	Specific Transfers: I - Mortgages of Immovable Property. Rights and Liabilities of Mortgagor and
	Mortgagee and Charge
UNIT-V	Specific Transfers II -
	Sale of Immovable Property,
	Lease of Immovable Property
UNIT-VI	Specific Transfers III -
	Gifts
	Assignment of Actionable Claims
	Exchange
PART- B	ASEMENT ACT
UNIT-VII	Easement Act - I : General Principles, Imposition, Acquisition and Transfer of Easement, Incidents o
CINIT-VII	Easement
UNIT-VIII	Easement Act - II : Disturbance of Easement and The Extinction, Suspension and Revival of Easement
OITHI-VIII	

- Towards the end of this course, the students will be in a position to:
- Analyze and define the concept and nature of transfer of immovable property, and illustrate the different types of transfers and rules relating to it.
- Analyze the rule relating to transfer of property within two living persons and the consequences of it.
- Evaluate the provisions relating to general transfer of immovable property.
- Determine and analyze the provisions of Sale of Immovable Property and rights and liabilities of seller and buyer.
- Analyze and evaluate the provisions governing Mortgage, Lease, Exchange, Gift and Actionable Claims and also rights and liabilities of transferor and transferee
- Student should be able to demonstrate a high level of understanding in the domain of drafting of legal document relating to property matters such as sale deed, will, 7/12 extract, society formation deed, etc.



- S.M. Shah Principles of The Law of Transfer.(N.M.Tripathi)
- Khanna and Bakshi Mulla On Transfer of Property Act. 1882.
- P.S. Narayan Indian Easement Act 1882.





- A thorough understanding of the concept pertaining to the law relating to Merger & acquisition
- To make students understand the general principles of M & A and its significance in the domain of corporate and business laws and regulations
- To make students learn about the fundamentals
   of Corporate structuring and logic checks that
   needs to be made under the Company Law
- A study of the subject would help students develop a legal sense and thereby promote an understanding about corporate combinations.
- Guidelines governing Mergers and Acquisitions and their understanding.
- An insight of Mergers & Acquisitions dealt in various statutes such as (Competition Act, Indian Stamp Act, and Companies Act etc.)
- The syllabus also gives an insight about the SEBI,
   its dealing and regulations related to corporate restructuring.

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## **OPTIONAL-III**

### A:- BUSINESS LAW GROUP

# PAPER- 5- MERGER AND ACQUISITION

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UNIT-I	Corporate Restructuring:			
	Meaning, Concept, Objectives of Corporate restructuring and Modes of Corporate			
	restructuring			
	Different forms of corporate restructuring			
UNIT-II	Corporate Restructuring under Company Law:			
	General Concepts under company Law- Definition of Company, Essential characteristics of company,			
	MOA and AOA, Shares and its Kinds, Position of Promoters and Directors			
	Merger or amalgamation of companies- Power of Tribunal, Procedure for Merger or Amalgamation,			
	Procedure for Small Companies, Power of central government for amalgamation in Public Interest			
	Acquisition under Company law- Power to acquire shares of dissenting shareholders, Purchase of mi-			
	nority shareholding, Organic restructuring under Company law, Alteration of capital, Reduction of capital, Buyback of shares			
UNIT-III	Corporate Restructuring and Competition Law:			
	Objectives of Competition Act			
	Regulation of Combination- Definition of combination, Combination Thresholds, Void Combinations,			
	Procedure for investigation of combinations,			
115117 157	Order of Commission, Appeals, Penalties			
UNIT-IV	Tax Aspects under Corporate Restructuring:			
	Stamp Duty Provisions- Meaning of Stamp Duty, Constitution and payment of Stamp Duty, Central			
	and State laws on Stamp Duty, Levy of stamp duty, Payment of stamp duty on Order of High Court, Landmark Judgments, Exemption from Payment			
	Court, Landmark Judgments, Exemption from Payment  Amalgamation under Income Tax Act			
	Provisions related to Capital Gains			
LINUT V	Amalgamation of Sick Companies :			
UNIT-V				
	Definition of Sick Company, Revival of sick companies Preparation of Scheme, Sanction of scheme			
LINUT VI	Amalgamation and Foreign Exchange :			
UNIT-VI	Basic concepts under FEMA			
	FEMA 19			
	FEMA 20			
UNIT-VII	SEBI Regulations related to Corporate Restructuring :			
UNIT-VII				
	Listing Agreements  Meaning			
	Clause 40 A & 40 B			
	SEBI Takeover Code			
	Definitions - Acquirer, Target Company, Control, Person acting in Concert			
	Disclosures under SEBI Takeover Code			
	Open offer Process, Trigger Points for open offer			
	Exemptions			
	Procedure for open offer			
UNIT-VIII	Due diligence :			
31111-4111	Concept and need			
	Various aspects for due diligence, Due diligence report			
SUGGESTED READINGS				
3000E3TED READINGS				

#### COURSE OUTCOMES:

- It would further help students to get an insight of collaborations and amalgamations carried out in businesses.
- The students would learn about the importance of the process of due diligence. A study of the M&A Law would help students to understand this procedure in depth.
- Gain an insight on the international business practices.
- Gain knowledge about valuation practices, deal designing and structure etc.
- Students should be able to draft legal documents required for Mergers and Acquisitions
- Students should be able to possess a thorough understanding of the corporate re-structuring and the issues involved under the company law as well as the competition law of India
- Students should be able to understand the complex structure and the taxing aspects under the corporate restructuring
- Students should be able to demonstrate a high level of understanding in learning the concepts like Amalgamation of sick companies, foreign exchange policies
- Students should be able to demonstrate a high level of theoretical and practical knowledge of the interplay between SEBI, Companies and the issues concerning M & A.

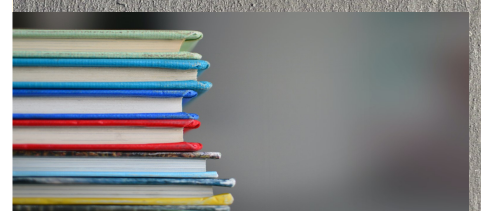


#### V.D. 1. C. 11. D.H. 3.

- The New Company Law, Dr. N. V. Paranjape, Central Law Publication
- Mergers, Acquisitions and Corporate Restructuring, Prasad Godbole, Vikas Publication House Pvt. Ltd
- Hand book on Mergers , Amalgamations and Takeovers Law and Practice, CCH Publication
- Competition Law & Practice, D.P. Mittal, Taxmann
- Bare Act Foreign Exchange Management Act 1999
- Bare Act Companies Act 2013
- SEBI Takeover Code 2011
- About Corporate Restructuring, Dr.K.R. Chandratre , Bharat Law House Pvt. Ltd



- A thorough understanding of the concept pertaining to the law relating to Right to Information and its significance and any democratic set up
- To make students understand the general principles of and challenges involved in the vibrant law pertaining to
- To make students learn about the fundamentals of Right to information starting from historical background, and its necessity and the subsequent evolution
- A study of the subject would help students develop a legal sense and filled him with a definite civic duty and shall make an informed citizenry
- To inculcate a thorough understanding of the various layers of the information and the process as to how to seek the same within the rules and regulations as framed by the RTI ACT
- To make students understand the challenges faced and significant role to be played by the whistle-blowers in seeking truth
- In order to raise massive awareness of the RTI and to accord and raise concerns over the protections given to the whistle-blowers



### **OPTIONAL-III**

## **B:- CONSTITUTIONAL LAW GROUP**

# PAPER- 5- RIGHT TO INFORMATION

UNIT-I	Introduction of Right to Information Act 2005: History, Background, Objectives, Preamble of Right to Information Act 2005, Obligation of Puk			
	Authorities (Section 3 to 11)			
UNIT-II	Right to Information in Global Perspective: (World right to Know)			
	United Nations and the Right to Information			
	The Commonwealth and the Right to Information			
	The Right to Information in USA The Right to Information in UK			
	Rome Convention for the Protection of Human rights and Fundamental Freedoms, 1950			
UNIT-III	<b>Right to Information as Constitutional rights:</b> Protection of Article 19(1) (a), Right to privacy, Contempt of Court, Public Interest vis-à-vis Information			
UNIT-IV	The Central Information Commission: Constitutions, Eligibility criteria and Process of Appointment, Term of office and Condition of Service, Removal of Informational Commissioner			
UNIT-V	The State Information Commission: Constitutions, Eligibility criteria and Process of Appointment, Term of office and Condition of Service, Removal of Informational Commissioner			
UNIT-VI	<b>Power and Function:</b> Information Commission, Appeal and Penalties under Right to Information Act 2005			
UNIT-VII	<b>Breach of Confidentiality and Privacy:</b> The Indian perspective an 'offence' under the Indian Information Technologies Act 2000			
UNIT-VIII	Public Authority vis-à-vis Right to Information Act 2005: Origin, History, Public Authority, right to Information, Breach of Duty to disclose by Public Authority			
UNIT-IX	<b>Right to Information and E-Governance:</b> Electronic Information Dissemination, need for regulation, Jurisdiction in Cyberspace: Problem and perspective			
UNIT-X	Right to Information and Other Acts, Reports, Bill : The official Secrets Act,1923			
	Public records Act 1993, Public records rules 1997			
	The Freedom of Information Act 2002			
	Reports of National Commission to Review the working of the Constitution ,2002			
	(relevant provisions)			
	179th Report of Law Commissions of India on Public Interest Disclosure and protection of Informer ,2001(relevant provisions)			
	or informer (200 reference)			
	The Public Interest Discloser (Protection of Informer Bill)2002			

OURSE OUTCOMES

- It would further help students to get an insight Right to information as enshrined and implied from the various guarantees provided by the Constitutional Law of India
- The students would learn about the importance of the process of seeking information and exercising RTI in the right way and manner
- Students should be able to draft legal documents required for RTI applications
- Students should be able to possess a thorough understanding of the Official Secrets Act and its repercussions on the RTI applications
- Students should be able to understand the complex structure of the Government agencies such as Central Information Commission, its powers and functions, breach of confidentiality and the right to privacy
- Students should be able to demonstrate a high level of understanding in learning the concepts like Public authorities, e-governance,
- Students should be able to demonstrate a high level of theoretical and practical knowledge to make a fair comparison of alobal laws sch as Guidelines prescribed by UN, UK, USA etc.

The Right to Information Act, 2005 By Dheera Khanawal & Krishna K. Khanawal

Treaties on The Right to Information Act 2005 By Dr.Hiraj Kumar (2007)

The Right to Information :Law-Policy-Practice By Rodney D Ryder

The Right to Information Act Book, By Shruti Desai

Handbook on The Right to Information Act By P.K.Das



# BBA.LL.B 5 YEAR PROGRAMME

# SEMESTER-VIII

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NAME OF THE COURSE/ SUBJECT	CREDITS	
LABOUR LAWS	5	
LAW OF EVIDENCE	5	
CRIMINAL PROCEDURE CODE, JUVENILE JUS-	5	
TICE ACT & PROBATION OF OFFENDERS ACT		
PRACTICAL-II	6	
(DRAFTING, PLEADING & CONVEYANCING)	8	13.00
(DRAFTING, PLEADING & CONVETANCING)		
INTERNATIONAL BUSINESS	5	
OPTIONAL - III	5	O Section of the sect
BUSINESS LAW GROUP:-	-	
COMPETITION LAW & PRACTICE		
CONSTITUTIONAL LAW GROUP	-	LE LE TON TO THE TANK
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RISPRUDENCE		THE RESERVE OF THE PERSON OF T
TOTAL CREDITS	31	
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# PAPER- 1- LABOUR LAWS

#### COURSE OBJECTIVES

- A thorough understanding of the concept pertaining to the law relating to global rights of labourers and workmen as well as employers rights and duties
- To make students understand the historical perspectives of the Labour Movement and the ever-growing awareness and laws and legislations
- To make students learn about the fundamentals of Right to work, fair compensation, trade union rights, equal work-equal wages etc.
- A study of the subject would help students develop a legal sense and filled him with a definite civic duty and shall make an informed citizenry about the Labour Laws and Employment Laws of the country
- To inculcate a thorough understanding of the various layers of the laws pertaining to Labourers and more particularly the Industrial Act, Trade Union Acts, Factories Act etc
- To make students understand the challenges faced and significant role to be played by the Payment of Wages Act, Employees Compensation Act, Maternity benefit Act etc
- In order to raise massive awareness of the massive movement of Labour Laws and fair laws pertaining to the employment and related matters

UNIT-I	Historical Perspective on Labour and Labor Legislation :			
	Labour Laws- Concept, Origin, Objectives and Classification			
	International Labour Organisation- Genesis, development and dimensions, aims and			
	objectives, Organs of the International Labour Organisation			
UNIT-II	Industrial Disputes Act, 1947:			
	Definition, Authorities for the settlement of disputes, methods of settlement, collective bargaining, con-			
	ciliation, arbitration and adjudication.			
	Scope of Industry, Workmen, Employers, Industrial Disputes, Authorities under the Industrial Dispute Act, 1947; Procedure, Power and Duties of Authorities, Reference of Disputes to Boards, Courts			
	or Tribunals.			
	Strike, Lock Out, Lay off, Retrenchment and Closure Unfair Labour Practices, Penalties, offences by			
	Companies etc.			
UNIT-III	The Trade Union Act. 1926 :			
OIVII-III	Collective Bargaining- Concept and Process, Legal control, Factor affecting collective bargaining,			
	Merit and Demerit of collective bargaining			
	History and Development of Trade Union Movement with reference to India, Registration of Trade			
	Union, cancellation of registration, Rights and Liabilities of Registered Trade Union, Penalties and			
	procedure, Powers and duties of Labour officers, Penalties and procedure			
UNIT-IV	The Factories Act, 1948:			
	Definition of factory, Manufacturing process, Worker, Occupies,			
	Health, welfare and safety provisions under the Act			
	Employer's liability- liability for hazardous and inherently dangerous industries			
UNIT-V	The Payment of Wages Act, 1936:			
	Responsibility for payment of wages and delay in payment			
	Authorised deductions of wages and delay in payment.  Obligations of employer and employee			
	Offences, their trial procedure and penalties.			
	Enforcement machinery under the Act- their powers and functions.			
UNIT-VI	The Minimum Wages Act, 1948 :			
O	Theories and Concept of Wages , Aims & Objects of Act, Definition, Fixation & Revision of rates of			
	Wages, Working Hours and Determination of Wages and Claim etc.			
	Authority appointment & Powers of the Authority.			
	offences and penalties and Exemptions			
	Concepts of Dearness Allowance and Principles for determination of Dearness allowances			
UNIT-VII	Employee's Compensation Act, 2010:			
	Definitions, Aims & Object, Liability of Employer, Notional Extension & Defenses, Determination of			
	Amount of Compensation, Compensation when due-Penalty for default, Contracting Out , Commissioner for Employees' Compensation- his duties, powers and procedure			
UNIT-VIII	The Maternity Benefit Act, 1961:			
OIVII-VIII	Applicability, Nature of benefits and privileges available under the Act			
	Procedure for claiming payment			
Inspectors – their powers and functions. Penalties.				
UNIT-IX	Maharashtra Recognition of Trade Union and Prevention of Unfair Labour Practice Act, 1971 :			
	Authorities under Maharashtra Recognition of Trade Union and Prevention of Unfair Labour Practice			
	Act, powers and duties			
	Unfair Labour Practices			
	Penalties and Procedure			
	SUGGESTED READINGS			

- Dr. V. G. Goswami, Labour & Industrial Laws
- S. N. Misra, Labour and Industrial Laws
- S. P. Jain, Industrial and Labour Laws
- Avtar Singh & Harpreet Kaur, Introduction to Labour and Industrial Laws
- P. L. Malik, Handbook of Industrial and Labour Law
- S. R. Myneni, Labour Laws
- S. R. Samant, Employer's guide to Labour Laws
- Taxman's Labour Laws
- Adv. S. R. Bhosale, Law of Industrial Disputes
- R. C. Saxena, Labour Problems and social Welfare(1974)
- S. C. Srivastava, Social Security and Labour Laws (1985)
- K. M. Pillai, Labour and Industrial Laws



- It would further help students to get an insight of the Labour laws, labour movements and its enormous significance
- The students would learn about the importance of the consolidation and firmness of the Labour Laws and Legislations
- Students should be able to draft legal documents required under labour or employment laws, rules and regulations
- Students should be able to possess a thorough understanding of the Industrial Disputes Act, Factories Act, Trade Union Act etc.
- Students should be able to understand the complex structure of the Labour rights protection agencies such as ILO, and other national trade Unions functions and protects the rights of many workers
- Students should be able to demonstrate a high level of understanding in learning the concepts like Maternity rights, fair compensation, unfair labour practices etc.





UNIT-I	Introductory Background of the Indian Evidence Law:
	The Introduction of the British Principles of evidence.
	Problem of applicability of Evidence Act. Administrative Tribunals, Industrial Tribunals, Commission of In-
	quiry, Court Martial.
	Law Commission Report on the Evidence Act.
UNIT-II	General Principles. I (Preliminary):
	The principle items of judicial evidence - Facts in issue, Evidence - Testimony witness, Admissible hearsay
	statements, Documents, Things, relevant facts.
	The principal classifications of judicial evidence - Direct and circumstantial evidence, Primary and Secondary evidence, oral and documentary evidence.
	Facts must generally be proved, evidence-proved-proving disproving.
UNIT-III	General Principles II (Relevancy of Facts):
Oldii-iii	The Doctrine of Res Gestae, (Sec - 6,7,8 & 10), Evidence of Common intention (Sec - 10), The Problems of Relevancy of
	otherwise Irrelevant facts (Sec 11), Relevant facts for proof of custom (Sec - 13) Facts concerning bodies and mental
	state (Sec 14 & 15).
UNIT-IV	General Principles III (Admission & Confession):
OIVII-IV	General principles concerning admission (Sec. 17-23). Difference between "Admission" and "Confession".
	The problems of non-admissibility of confessions caused by any inducement, threat or promise (Sec - 24),
	Inadmissibility of confession made before a Police officer (Sec - 25).
	Admissibility of 'Custodial' Confessions (Sec 26), Admissibility of "Information" received from an accused
	person in custody with special reference to the problem of discovery based on "Joint statement" (Sec
	27), Confession by co-accused (Sec - 30)
UNIT-V	Statement by persons who cannot be called as witnesses and relevance of other statements:
	Dying Declaration - The justification for relevance of dying declaration (Sec - 32).
	Judicial standards for appreciation of evidentiary value of dying declaration, General Principles -
	(Sec 32 (2) to 32 (8)).
	Statement made under special circumstances - entries in books of account, statement in maps, charts,
	plans, public record and Law books.
	Relevance of judgment of Court of Justice - General Principles (Sec 40-41) - Admissibility of
	Judgment in Civil and Criminal matters framed in collusion (Sec - 44).
	Relevancy of Opinions of Third Party - General principles (Sec - 45-50), who is an expert? Types
	of Expert Evidence, Opinion on relationship especially proof of marriage (Sec - 50), The prob-
	lems of judicial defence to expert testimony.
	Relevance of Character in Civil and Criminal Cases - when it is relevant? Character affecting dam-
	ages.
UNIT-VI	Facts which need not be proved and presumptions as to documents :
	The scope and justification of the doctrine of Judicial notice (Sec - 114). Facts which need not be proved,
	facts of which court must take judicial notice, facts admitted need not be proved.
	Meaning and classification of presumptions - Presumptions of legality, accuracy, legitimacy, marriage,
	death, formal admission old documents, Presumption about existence of certain facts. (Sec - 114). Presumption as to certain offences (Sec - 111A).
LINIT VII	
UNIT-VII	Oral and Documentary Evidence:
	General principles concerning oral Evidence (Sec - 59-60), and documentary Evidence (Sec - 67,90).  Public documents - Meaning, Kinds, Proof of documents.
	Presumptions as to Documents.
	General principles regarding exclusion of Oral evidence by documentary Evidence.
UNIT-VIII	Estoppel: Principle of estoppel under Sec. 115.
UNIT-IX	Witnesses: Competency to testify Evidence as to the affairs of State (Sec 123), Professional Privileges (Sec 126,127 &
	128) & Approver's testimony ( Sec. 133).
UNIT-X	Chief - Examination and Cross - Examination:
	General Principles of Examination in Chief, Cross and Re - Examination(Sec 135 -166). Leading Questions (Sec 141-143).
	Compulsion to answer question put to witness (Sec. 147, 153). Hostile witness (Sec 154). Impeaching credit of witness (Sec 155) Patrophing the manager of witnesses (Sec 159).
	(Sec 155) Refreshing the memory of witnesses (Sec 158).

#### SUGGESTED READINGS

- Ratanlal & Dhirajlal Law of Evidence.(Wadhawa, Nagpur)
- Venkat Subbarao Law of Evidence. (Eastern Book Company)
- V. Sarthi Law of Evidence. (Eastern Book Company)
- P.S. A. Pillai Law of Evidence. (Eastern Book Company)
- Law Commission Report.
- Cross Law of Evidence. (Sweet & Maxwell)

# PAPER- 2- LAW OF EVIDENCE

#### COURSE OBJECTIVES

- A thorough understanding of the concept pertaining to the law relating to Evidence, its historical account, the Evidence law in British period and subsequent amendments
- To make students understand the problems of applicability of Evidence Act in various adjudication systems like Tribunals and Arbitration matters
- To make students learn about the fundamentals of Evidence Law, concepts like admission, confession, expert opinion etc
- A study of the subject would help students develop a legal sense and filled him with a definite responsible duty of lawyer to appreciate evidence in a fine manner
- To inculcate a thorough understanding of the various layers of the laws pertaining to Evidence and the issues like circumstantial and hearsay evidence etc
- To make students understand the challenges faced and significant role to be played by the Evidence law in determining the guilt of the accused and prevailing of the Indian Criminal Justice System
- In order to raise massive awareness of the massive movement of crucial role to be played by the Evidence Law in dispensing the criminal justice system in the country

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- It would further help students to get an insight of the Evidence Law and its significance in the delivery of Indian Criminal Justice System
- The students would learn about the importance of the various kinds of evidence and its applicability
- Students should be able to draft legal documents required to produce potential evidence in both civil and criminal matters
- Students should be able to possess a thorough understanding of the Circumstantial evidence, confession law, admission law and the procedure pertaining to the same
- Students should be able to understand the complex structure of the Criminal law system in the country and the precious value Evidence Law posses
- Students should be able to demonstrate a high level of understanding in learning the concepts like Presumption of Guilt, how to produce evidence effectively during the trial etc.





# PAPER- 3- CRIMINAL PROCEDURE CODE, JUVENILE JUSTICE ACT AND PROBATION OF OFFENDERS ACT

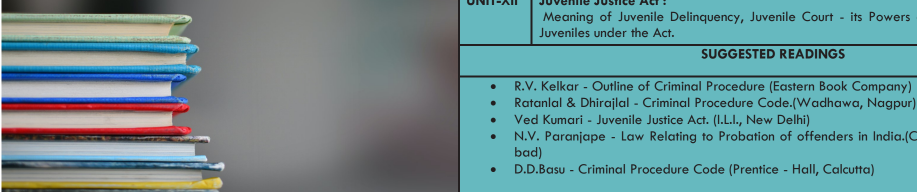
#### COURSE OBJECTIVES

- A thorough understanding of the concept pertaining to the law relating to Code of Criminal Procedure, Juvenile Justice and Probation of Offenders
- To make students understand the problems involved in following the Criminal Law Procedure
- To make students learn about the fundamentals of Criminal Procedural Law, rationale of criminal procedure and functionaries under the Code
- A study of the subject would help students develop a legal sense and filled him with a definite responsible duty of lawyer to appreciate and follow the required procedure by the Code from time to time
- To inculcate a thorough understanding of the various layers involved in the procedural law of the country, hurdles and challenges
- To make students understand the challenges faced and significant role to be played by the Procedural law in determining the guilt of the accused and prevailing of the Indian Criminal Justice System
- In order to raise massive awareness of the massive movement of crucial role to be played by the Procedural Law in dispensing the criminal justice system in the country

PART- A- CRIMINAL PROCEDURE CODE				
UNIT-I	Rationale of Criminal Procedure and Functionaries under the code:  The rationale of criminal procedure :- Importance of fair trial, Constitutional perspective: Art - 14,20 and 21, Classification of offences under the Code.  Constitution of Criminal Courts & offices (Sec. 1 to 40)			
UNIT-II	Arrest of persons and process to compel appearance & production of things (Sec. 41 to 105)			
UNIT-III	Security for keeping the peace & for good behaviour & provisions regarding bail (Sec. 106 to 124) Bail and Bond (Sec. 436 to 450)			
UNIT-IV	Proceedings for maintenance of wives, children and parents. (Sec. 125 to 128)			
UNIT-V	Information to the Police & Powers to investing (Sec. 154 to 176)			
UNIT-VI	Jurisdiction and conditions of the Criminal Court in Inquiries and trial (Sec. 177 to 199)			
UNIT-VII	Complaint to Magistrate: commencement of proceedings before him. Sec 200-210			
UNIT-VIII	Charge and Trial:  Charge (Sec. 227 to 253)  Trial before a Covet of Session (Sec. 225 to 237)  Trial of warrant cases & summons cases by Magistrate Sec. 238 to 269  Summary Trial Sec. 260 to 265			
UNIT-IX	Evidence in Inquiries and Trials and general provisions Sec 272 to 327			
UNIT-X	Appeal, Review and Revision: Submission of death sentence for confirmation Sec. 366 to 371 Appeal - 372 to 394 Reference and Revision Sec. 395 to 405 Transfer of Criminal Cases Sec. 406 to 412 Execution, suspension, Remission and commutation of sentences (Sec. 413 to 435)			
PART-B- P	ROBATION OF OFFENDERS ACT AND JUVENILE JUSTICE ACT			
UNIT-XI	Probation of offenders Act.:  Historical Background of the Indian Probation Act, Powers & Procedure of Court to release offenders under the Act, Probation officer and his functions			
UNIT-XII	Juvenile Justice Act:  Meaning of Juvenile Delinquency, Juvenile Court - its Powers and functions, Treatment of Juveniles under the Act.			

- It would further help students to get an insight of the Criminal Procedural Law and its significance in the delivery of Indian Criminal Justice System
- The students would learn about the importance of the various kinds of Procedures and the problems to be encountered while following the same
- Students should be able to draft legal documents required to produce potential procedural practice in criminal matters
- Students should be able to possess a thorough understanding of the detailed procedure involved in tune with the substantive criminal law and its interrelationship
- Students should be able to understand the complex structure of the Criminal law system in the country and the precious value Procedural Law posses
- Students should be able to demonstrate a high level of understanding in learning the concepts like Charge, Trial, Appeal Review and Revision etc.

- N.V. Paranjape Law Relating to Probation of offenders in India.(Central Law Agency, Allaha-







# PAPER- 4- PRACTICAL PAPER-II (DRAFTING, PLEADING AND CONVEYANCING)

#### COURSE OBJECTIVES

- A thorough understanding of the concept pertaining to the rules pertaining to the crucial aspects of drafting, pleading and Conveyancing
- To make students understand the problems involved in drafting the various kinds of civil or criminal plaints
- To make students learn about the fundamentals of Conveyancing and written submissions to be made in the court of law from time to time
- A study of the subject would help students develop a legal sense and filled him with a definite responsible duty of lawyer to appreciate the rules and regulations pertaining to drafting in lawyerly fashion
- To inculcate a thorough understanding of the significance of the drafting, modes of drafting and the other legal documents such as affidavits, caveat etc.
- To make students understand the challenges faced and significant role to be played by the pleading and the art of advocacy
- In order to raise massive awareness of the massive movement of crucial role to be played by the Drafting, Pleading and Conveyancing in dispensing both the civil and criminal justice system in the country

UNII-I	Draffing:			
	General principles and substantive rules of drafting. Fundamental Rules of Pleadings, Forms Pleadings, Particulars, Alternative and Inconsistent Pleadings, Amendment, Frame of Suit, Parties Suit, Plaint, Defence, Appeals, Applications, Affidavits.			
UNIT-II	Pleadings:			
	Civil: i) Plaint (ii) written statement (iii) Interlocutory Application (iv) Original Petition (vi) Affidavit (vi) Execution Petition and (vii) Memorandum of Appeal and Revision (viii) Petition under Articles 226 and 32 of the Constitution of India.			
	Criminal: i) Complaints (ii) Criminal Miscellaneous Petition, (iii) Bail Application and (iv) Memorandum of Appeal and Revision.			
UNIT-III	Conveyancing : (15 Exercises)			
	Sale Deed			
	Mortgage Deeds			
	Lease Deed			
	Gift Deed			
	Promissory Note			
	Power of Attorney			
	Will.			
UNIT-IV	Viva- Voce on Drafting, Pleading and Conveyancing.			
	SUGGESTED READINGS			

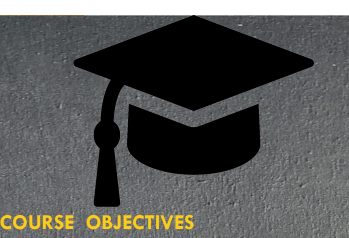
Majumdar - Law Relating to Notices (Particularly Chapter 1 to 6)

Mogha-Drafting Pleading and Conveyancing. (Eastern Book Company)

UNIT-I Drafting

- It would further help students to get an insight of the Drafting, Pleading and conveyancing
- The students would learn about the importance of the various techniques involved in drafting a legal document
- Students should be able to draft legal documents such as Sale deed, Mortgage deed, Lease deed, gift deed etc required to produce potential procedural practice in criminal matters
- Students should be able to possess a thorough understanding of the detailed technicalities involved in drafting and pleading
- Students should be able to understand the complex structure of the Conveyancing in effective manner
- Students should be able to demonstrate a high level of understanding in learning the art of law-yer not only both in written and oral form but also in analytical form.





# PAPER- 5- INTERNATIONAL BUSINESS

Students will gain an understanding of the
different scopes to enter International Busi-
ness. While gaining an understanding of the
International Business, the topics provides an
overview of domestic business, how It differs
from international business, need of EXIM
policy, various authorities who come in pic-
ture, different types of accounts and pay-
ment systems, international marketing, role
of C&F agents, different international finan-

cial markets and businesses transacted by

UNIT-I	Nature & Scope of International Business : Comparison Between Domestic and International Trade Glob-		
	alization/Liberalization.		
UNIT-II	Exim Poilcy : Need, Importance, Important Provisions.		
UNIT-III	Various Authorites and Their Role In International Business: MOC, MOF, RBI, EPC, FEDAI, ECGC etc.		
	IMF World Bank, ADB, MIGD, BIS		
UNIT-IV	NOSTRO / VOSTRO/ LORO A/C , Swift / Chips/ Chaps/ Fedwire		
Oldii-iV	Γιουίκο γ τουίκο γιο τη ο γουμή γ επιρόγ επαρόγ του μπο		
UNIT-V	International Marketing: Nature, Scope & Strategies Basis of India's Foreign Trade.		
UNIT-VI	Clearing & Forwarding Agents Role: Procedure & Formalities. Important Documents Used in International		
	Trade.		
	Trade.		
UNIT-VII	International Financial Markets: Characteristics		
UNIT-VIII	Business Transacted By Authorized Dealers: Import/ Export/ O.R./ I.R./ N.R Deposits/ Exch-Rate-		
OIVIT-VIII			
	Buying		
	SUGGESTED READINGS		

#### COURSE OUTCOMES:

At the end of this subject, students will be able to:

- Differentiate between Domestic & International Business and point out the benefits offered by both on top of each other
- Understand the different scopes of International Business and decide which one to choose depending on the product and business model.
- Understand EXIM policies and analyse how it affects international business.
- Identify the various national and international authorities which play major role in managing/facilitating international business.
- Decode the various payment systems and understand how they work.
- Get an in-depth understanding of SWIFT and its working model.
- Understand the need of International marketing and its nature.
- Design and formulate effective marketing strategies depending on the goal and available resources.
- List the documents required for carrying out international business and point out the need/use of those documents.
- Get an overview of international financial markets and when to approach which market when business needs revenue to server its purpose of expansion or regular operations.
- Understand the process followed for Import & Export and the process of requesting or generating various types of quotations.
- Capacity to analyse exchange rate, buying selling rate,
   etc.



authorized dealers.

- International Finace Maurice D Levi
- Export Management Balgopal T.A.S.
- International Marketing Kramor R.L



## **OPTIONAL-IV**

## A:- BUSINESS LAW GROUP

# PAPER- 6- COMPETITION LAW AND PRACTICE

#### COURSE OBJECTIVES

mission of India.

- I. The Competition Act mainly covers these aspects:

  Prohibition of anti competitive agreements, Prohibition of abuse of dominance, Regulation of combination (acquisition, mergers, and amalgamation of certain size), Establishment of the competition commission of India, Power and functions of the competition com-
- The Act identifies three ways which can have appreciable adverse effect on the competition
- Anti competitive agreement (vertical agreement, horizontal agreement)
- Abuse of dominant position; enjoying a dominant position will not be crime but its abuse will be a crime
- Elimination/reduction of competitors in the market achieved through acquisition, mergers, and amalgamation

OIVII-I	Economic Reforms and Industrial Policy 1991			
	Competition Advantages & Disadvantages			
	Need of Competition Regulations			
UNIT-II	Competition Law:			
	Historical Background Sherman Act, 1890			
	Federal Trade Commission Act, 1914			
	Competition Law of The European Union			
	U.K. Competition Act, 1998			
UNIT-III	Monopolies & Restrictive Trade Practices (MRTP) Act, 1969– Indian Laws :			
	Salient Features			
	Scheme of The Act			
	Unfair Trade Practices			
	Categories			
UNIT-IV	Powers and Functions of The MRTP Commission :			
	Compensation For Loss			
	Damages			
	Non Compliance offence			
UNIT-V	Competition Act, 2002- Overview:			
	Object of The Act, Scheme, Salient Features			
	Establishment of Competition Commission of India			
	Competition Advocacy			
	Competition Fund			
UNIT-VI	Competition Anti Competitive Agreement :			
	Horizontal and Vertical Agreement			
	Klor's Inc. Case			
	General Motor Case			
UNIT-VII	Intellectual Property Rights & Anti- Competitive Agreement : Copy Right, Patent and Competitive			
	Agreement			
UNIT-VIII	Competition : Acquisition, Merger and Amalgamation			
UNIT-IX	Competition : Competition Commission of India and Appellate Tribunal			
	Compension Commission of mala and Appendic Prisonal			
UNIT-X	Commission: Powers and Functions			
J1111-X	Commission . Lowers and Functions			
UNIT-XI	Judicial Acquisition and Competition Act			
2.171				
SUGGESTED READINGS				

- Students can learn following things after studying the Competition Act:
- How to protect the interests of the consumers by providing them good products and services at reasonable prices.
- How to promote healthy competition in the Indian market.
- To protect the interests of the smaller companies or prevent the abuse of dominant position in the market.
- To prevent those practices which have adverse impact on competition in the Indian markets
- To ensure freedom of trade in Indian markets.

- Taxmann's Competition Law & Practice, D.P. Mittal
- Competition Law in India, Abhir Roy, Jayant Kumar





### **OPTIONAL-IV**

## **B:- CONSTITUTIONAL LAW GROUP**

# PAPER- 6- GENDER JUSTICE AND FEMINIST JURISPRUDENCE

#### COURSE OBJECTIVES

- To introduce students to key writings, concepts, principles and discourses in feminist jurisprudence;
- To enable the students to critically examine statutes, judgments and discourses on law through the feminist lens.
- To facilitate informed discussions and deliberations among students on law and gender justice in India
- To sensitize the young brigade of lawyers about the status of women, their rights and feminist activism
- To spread awareness of the laws and legislations pertaining to women rights and other kind of benefits accorded in order to ensure equality

2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	The content of the co		
UNIT-II	Global Standards of Gender Justice: I - United Nations and Equality of Women, UN Sub-Commission on the Status of Women, ILO and women - equal pay for equal work, maternity protection, prohibition of the nigh work of women. Universal Declaration of UN and Women's equality - Art 21, Provisions under the International Convention on Political & Civil Rights, Provisions under the International Convention on Social, Economical & Cultural Rights 1966.		
UNIT-III Partriarchical elements and inequalities based on sex and gender in tradition			
	<b>Hindu Society :</b> Sati, Female infanticide, dowry, Prostitution, child marriage etc.		
UNIT-IV	Feministic Critique of Constitution and Constitution Making:		
	Constitution contents no special heading 'Women' six provisions relating to women.		
Fundamental Right against Exploitation (Art - 23) non inclusion of exploitati en - deomestic Labour no recognition or value given.			
			Different personal Laws - unequal position of women, movement of uniform civil code
UNIT-V	Critique of Divorce and Marriage Law: Discriminatory Provisions under Hindu, Mus-		
	lim Law and Christian Law.		
UNIT-VI	Critique of Criminal Law:		
	Adultery.		
	Rape.		
	Critique of law relating to Employment and Labour Conditions.		
	Discriminatory provisions under Guardianship, Adoption and Maintenance Law.		
	SUGGESTED READINGS		

Historical Evolution: Feminism and Feminist Movement in India, Europe and America.

#### COURSE OUTCOMES

- Students should be able to exposed to the ground realities of underprivileged women's lives, intersectional vulnerabilities they face, the role of law in addressing the same as well as the women's access to justice.
- It would draw upon the research, analysis, reasoning, oratory and written skills of students on a popular issue such as the Uniform Civil Code, the need for stringent laws to address violence against women, women as victims of oppression versus agents of change, or women's reservation in the Parliament.
- Students should be able to understand the historical perspectives on the status of women and the movement for the evolution of their rights
- Students should be able to foster respect for the promotion of rights of women and expand the feminist jurisprudence
- Students should be able to understand the global protection accorded to women for the wider spread the awareness of their rights and duties
- Students should be able to hone and direct their skills so as to promote the movements for the better protection to be accorded to the women.



- South Asia.
- Maria Mies Patriarchy and Accumulation on a World Scale.
  S. K. Kuba Status of Women in International Law.

Bina Agrawal- Structures of atriarchy (Introduction).

- Alison M, Jaggar Feminist Thought and Human Nature (Sussex, Harvester Press).
- Ratna Kapur & Brenda Cossman Sub verve Sites Feminist engagaments with law in India (Sage Publication New Delhi 1992).

Kamla Bhasin and Nighat Said Khan - Some questions of Feminism and its Relevance



# BBA.LL.B 5 YEAR PROGRAMME

# SEMESTER-IX,

NAME OF THE COURSE/ SUBJECT	CREDITS	
NAME OF THE COURSE/ SUBJECT	CREDITS	_
ADMINISRATIVE LAW	5	
ENVIRONMENTAL LAW	5	
LAW ON INFRASTRUCTURE DEVELOPMENT	5	
PRACTICAL-III	6	
(MOOT COURT, PRE-TRIAL PREPARATIONS AND PARTICIPATION IN TRIAL PROCEEDINGS)		
OPTIONAL -V	5	
BUSINESS LAW GROUP:-	-	Y Commence of the commence of
DIRECT TAX		
CONSTITUTIONAL LAW GROUP	-	The state of the s
LAW ON EDUCATION		A CONTRACTOR OF THE PROPERTY O
TOTAL CREDITS	26	
		7.74



# **PAPER- 1- ADMINISTRATIVE LAW**

#### COURSE OBJECTIVES

- To introduce students to the fundamentals of Administrative Law and its significance and practical utility
- To enable the students to critically examine the entire administrative process and procedure at different levels
- To facilitate informed discussions and deliberations among students on Delegated legislations, administrative adjudications and various other challenges involved
- To sensitize the young brigade of lawyers about crucial role to be played by this unique branch of law and also to understand dynamics of administration
- To spread awareness of the laws and legislations pertaining administration, judicial control over the administrative functions and concepts like administrative discretion and liability etc

UNIT-I	Introductory: Nature and Scope of Administrative Law.
	Evolution and Development of Administrative Law-India, UK, USA & France.
	Rule of Law, Doctrine of Separation of Powers.
UNIT-II	Delegated Legislation:
	Reason for growth of delegated legislation in India, Constitutional limits, Control Mechanism
	of delegated legislation- Judicial, Legislative, Procedural, Sub-delegation.
UNIT-III	Administrative Adjudication :
	Reason for growth & it's need; structure and procedure of adjudicatory bodies; tribunals in
	some special areas, e.g. tax assessment, labour laws, railway rates tribunal.
UNIT-IV	Principles of Natural Justice :
	Concept, Evolution & Importance
	Application of Natural Justice
	Rule against Bias and Rule of Fair Hearing-reasoned decision; institutional
	decision.
	decision.
LINUT V	
UNIT-V	Judicial control of administrative action through writs:
	General conditions for the issuance of writ.
	Writ of Certiorari & Mandamus.
	The scope of review of administrative actions through writs
	High Court: Power of Superintendence (Article 227).
UNIT-VI	Administrative Discretion:
	Meaning & Definition.
	Control of Administrative Discretion.
	Special leave to appeal.
UNIT-VII	Public Undertaking: Reason for autonomous bodies; types, controls - Parlia-
	mentary, judicial and governmental.
	Power of investigation and inquiry : under Statutes, under Commissions of
	Inquiry Act, 1952 and kinds of power to obtain information.
UNIT-VIII	Statutory judicial remedies, Ordinary civil remedies, special remedies under
	certain statutes, injunctions, declaratory actions.
	Exclusion of judicial review.
UNIT-IX	Liability of the Administration:
	Contractual Liability of the Administration-Constitutional & Other Provisions
	Tortious Liability of the Administration-Constitutional & Other Provisions
	Government privileges in legal proceeding & Promissory Estoppel
UNIT-X	Ombudsman in India: Vigilance Commissions
J. 111 / 1	Office and in that Typicalice Commissions
UNIT-XI	Emerging Trends in Administrative Law:
	Administration & Good Governance-Corruption-Prevention of Corruption Act
	Right to Know-Right to Information Act, 2005
	SUGGESTED READINGS
	2000E31ED KEADING3

#### **COURSE OUTCOMES:**

- Students should be able to exposed to the ground realities of how administration in India actually functions at different levels and at different cadres
- It would draw the attention of the very functioning of various systems legislative and executive and also the principles of checks and balances and its efficacy in the development of a robust democracy
- Students should be able to understand the historical perspectives and comparative account of the evolution of Administrative law in countries like US,
   UK, France etc
- Students should be able to foster a high level of understanding in the matters pertaining to administrative disciplines and matters connected therewith
- Students should be able to understand the emerging trends in the domain of administrative law, good governance, prevention of corruption etc
- Students should be able to hone and direct their skills so as to promote the movements for the prevention of corruptions and promotion of best practices in administrative law

M.P. Jain & S. N. Jain - Principles of Administrative Law (N.M.Tripathi)

Prof. Kailash Rai – Principles of Administrative Law

M.C. Jain, Kagzi & Balbir Singh – A Case Book of Administrative Law.

M.C. Jain, Kagzi – The Administrative Law.

Dr. I.P. Massey - Principles of Administrative Law.

S.P.Sathe - Administrative Law.

H.W.R. Wade - Administrative Law.

O Hood Philips & Jackson – Administrative Law







# PAPER- 2- ENVIRONMENTAL LAW

#### COURSE OBJECTIVES

- To introduce students to the fundamentals of Environmental Law and its significance and practical utility
- To enable the students to critically examine the present challenges involved in the protection of a healthy environment and practices related to the same
- To facilitate informed discussions and deliberations among students on Climate change,
   Environment Assessment Impact, Sustainable development and like issues
- To sensitize the young brigade of lawyers about crucial role to be played by the Environmental Law for the progressive development of human beings and also to instil ideas to care for future generations and their rights
- To spread awareness of the international and national laws and legislations pertaining to environmental protection and conservation, judicial activism over the environmental laws and policies

UNIT	the state of the s	
	Nature, scope, need and application of Environmental law	
選	Environmental pollution - causes and effects	
	Study of Ecological Cycle	
UNIT	-II Constitutional Provisions and Environmental legislations :	
	Right to life, Right to Wholesome environment, Right to development, Right to clean & de-	
	cent environment, Directive Principles of State Policy, Fundamental Duties,	
	Environment Protection and Public Interest Litigation	
UNIT	-III Common Law aspects of Environmental Protection :	
	Traditional remedies under Law of Torts for Nuisance, Negligence and Strict Liability	
	Remedies under Specific Relief Act - Reliefs against Smoke and Noise Pollution.	
	Writ Jurisdiction under Art 32 and 226 and Public Interest Litigation.	
UNIT	-IV International Environmental Regime :	
	Sustainable Development, Polluter-Pays-Principle, Precautionary Principle	
	Salient features and critical study of Stockholm Conference on Human Environ-	
	ment, 1972	
	Copenhagen Conference on Environment and Development, 1995	
412 5.4	Rio-Conference on Environment and Development, 1992 (Earth Summit)	
	Rio Declaration	
	Convention on Biological Diversity, The Indian Biological Diversity Act 2002	
100 200	Convention on Climate Change 1992	
UNIT	· · · · · · · · · · · · · · · · · · ·	
138 142 143	Environment Protection Rules, Coastal Zone Regulation, ECO-Mark	
	Environment Impact Assessment, Environmental Audit	
	Public Participation in Environmental decision making, Environment information,	
	public hearing	
	Regulation on Bio-Medical Waste.	
UNIT		
	Environment Pollution - Causes and effects	
	Environment Pollution Control Mechanism	
	Air (Prevention and Control of Pollution) Act	
	Water (Prevention and Control of Pollution) Act	
	Protection of Wild Life and Forests	
	The Wild Life (Protection) Amendment Act, 2006	
	The Indian Forest Act, 1927	
3	The Forest (Conservation) Act, 1980	
	National Environmental Tribunal and National Environmental Appellate Authori-	
	ty.	
UNIT-		
SUGGESTED READINGS		
SUGGESTED READINGS		

- Environmental Law, Jaswal P.S. and Jaswal Nishtha, (Ed 3), Allahbad Law Agency, 2012
- Environmental Law, Prof. Satish C. Shastri, (Ed. 4), Eastern Book Company, Lucknow, 2012
- Commentaries on Water and Air Pollution and Environment Laws, Lal C. S. (Ed. 3), Law Publishers (India) Pvt. Ltd. Null, 1997
- Cases and materials on Environment and Pollution Laws, Lal C. S. (Ed.4), Law Publishers (India)
   Pvt. Ltd. Allahabad, 2003
- Cases and Material on Environmental Law and Policy in India. Rosencranz and Diwan (N.M. Tripathi)
- The Bhopal Case, Upendra Baxi, (2 Vol.) Indian Law Institute, 1990
- Environment Protection Act: An Agenda for Implementation Institute
- Upendra Baxi (Ed), Indian Law

- Students should be able to exposed to the ground realities of how Environment is affected both at the global and the local level
- It would draw the attention of the very functioning of protection mechanisms deployed for the protection and conservation of safe environment
- Students should be able to understand the historical perspectives and comparative account of the evolution of Environmental law in various countries and the best practices adopted for the greater awareness
- Students should be able to foster a high level of understanding in the matters pertaining to Environmental law, common law aspects, constitutional provisions etc
- Students should be able to understand the emerging trends in the domain of protection of environmental laws and policies
- Students should be able to lead the society and to be themselves the Environment Activists advancing the cause and severe need to protect the natural environment







# PAPER- 3- LAW ON INFRASTRUCTURE DEVELOPMENT

# COURSE OBJECTIVES

- To introduce students to the fundamentals of Real Estate Laws and its significance and practical utility
- To enable the students to critically examine the entire domain of law on infrastructure UNIT-III development in India
- To facilitate informed discussions and deliberations among students on Housing Laws, Cooperative Society Laws, Laws applicable to apartments and flat and other kind of immoveable property
- To sensitize the young brigade of lawyers about crucial role to be played by emerging real estate laws and to encourage them to pursue a career in the same
- · To spread awareness of the laws and legislations pertaining land laws, real estate laws, housing laws, land policies of the Government and private property policies, rules and regulations

Introduction of Indian Legal System and Basic Principles: Housing One of The Basic Needs, Security and Comfort; Investment, Housing Policy Concepts of Ownership and Possession **Basic Principles of Contract** Definition and Concept of Immovable Property Devolution of Immovable Property During Life Time - Intervivos Devolution of Immovable Property On Death of A Person By Inheritance/ Succession UNIT-II **Legal Requirements and Implications:** 

Power of Attorney, Kinds and Procedure Certain Specific Transfers, Cooperative Societies, Mhada, Apartments Leasehold Land Etc. Revenue Records and Procedure Valuation of Property

Public Notice; Questionnaire; Search Report and Title Investigation; Registration Record, Verification of Purchase of Flats -From Booking of Flats/Apartments Until Formation of Society/Condominium

Registered, Unregistered and Notarized Documents

Formation and Management of Societies & Apartments:

Development Agreement and Redevelopment of Buildings In A Co-Operative Housing Society - Recent Law Provisions and Procedure In Respect of Deemed Conveyance.

Farm Houses, Agricultural Land, Non-Agriculture Land Its Parameters

Stamp Duty and Registration Act - Relevant Provisions The Maharashtra Apartment Ownership Act 1970

The Maharashtra Ownership of Flats Act 1963

Procedure, Documentation and Registration of Co-Operative Housing Society

Land Acquisition Act, 1894 – An Overview

**UNIT-IV** Law Relating to Tenants and Licensees:

Tenants and Licensees Housing: An Avenue For Investment

Mortgage On Immovable Property

Housing Finance

Service Tax and Vat On Purchase of Immovable Property

Relevant Provisions of Specific Relief Act Pertaining to Transactions of Immovable Property

Land Use Policies and Other Related Laws:

Dispute Settling Mechanism to Resolve Problems Relating to Housing and Land Deals

Applicability of The Consumer Protection Act to Housing.- Case Studies

Challenges Before Construction Industry

Liability of Builders/Promoters/ Developers

New Bills Relating to Immovable Property and Real Estate Pending Before The Parliament Relating Land Titling Bill ;The Maharashtra Housing (Regulation and Development) Act, 2012; The Real Estate (Regulation & Development) Bill, 2011

Labour Laws With Regard to Construction Industry

### **SUGGESTED READINGS**

- Dr. Poonam Pradhan Saxena, Property Law, 2nd Edition, 2011, Lexis-Nexis Publication.
- Sunil Dighe, Ownership of Flats and Apartments In Maharashtra, Snow White Publication, 2010.
- Land Laws In Maharashtra Sunil Dighe, Snow White Publication.
- Bombay Stamp Act 1958, A. K. Gupte, Hind Law House, 2010.
- Mulla On Tranfer of Property Act, G.L. Bhanuka, Lexis Nexis Butterworths, 2005.
- P.J. Fitzgerald "Slamond On Jurisprudence 12th Edi 2004, Universal Law Publishing Co. Pvt. Ltd.
- Gupte and Dighe, Maharshtra Co-Operative Society Act 1949.
- G.M. Divekar, Law of Ownership of Flats, Chaudhari Law Publisher, 2nd Edition, 2004.
- The Maharashtra Apartment Ownership Act 1970
- The Maharashtra Ownership of Flats Act 1963

- Students should be able to exposed to the ground realities of how real estate laws in India prevail and how a students can make a great career in the same
- · It would draw the attention of the very functioning of various authorities while dealing with the law of property, and issues such as sale, lease, rent etc
- · Students should be able to understand the historical perspectives of the Land Laws in India and law of real estates
- Students should be able to foster a high level of understanding in the matters pertaining to property, housing, flats etc
- Students should be able to understand the emerging trends in the domain of real estate law, construction laws, notices, deadlocks etc
- Students should be able to hone and direct their skills to become real estate lawyers, property conveyancers, property lawyers, etc





# PAPER- 4- PRACTICAL PAPER-III

# (MOOT COURTS, PRE-TRIAL PREPARATIONS AND PARTICIPATION IN TRIAL PROCEEDINGS)

### COURSE OBJECTIVES

- To introduce students to the fundamentals of Moot Courts, Pre-trial Preparations and indirect participation in the court room proceedings
- To enable the students to understand the fundamentals of art of lawyering and trial advocacy
- To facilitate informed and meticulously organized moot court competitions wherein students can harness their intra- and interpersonal skills
- To sensitize the young brigade of lawyers about crucial role to be played by moot courts and its role in the shaping and making of Good Lawyers
- To make students understand directly from the horses' mouth the practical implications of the real courtroom and to make them prepare for their destined journey into the profession of legal practice.

	UNIT-I	Moot Court (30 marks):
		Every student will do at least three moot courts in a year with 10 marks for each. The moot court work will be on assigned problems and it will be evaluated for 5 marks for written submissions and 5 marks for oral advocacy.
	UNIT-II	Observance of Trial in two cases, one Civil and one Criminal (30 Marks):  Students will attend two trials in the course of the last 2 years of LL.B. studies. They will maintain a record and enter the various observations made during their attendance on different days in the court assignment. This scheme will carry 30 marks.
	UNIT-III	Interviewing techniques and Pre trial preparations (30 marks):  Each student will observe two interviewing sessions of clients at the Lawyers office/Legal Aid office and record the proceedings in a diary which will carry 15 Marks each. Student will further observe the preparation of documents and brief by the Advocate and the procedure for the filling of the petition. This will be recorded in the diary.
1	UNIT-IV	The fourth component of this paper will be <b>Viva Voce</b> examination on all the above three aspects. This will carry (10 marks.)
		SUGGESTED READINGS

- Edward Manson Scenes in Court from the Year Books, Law Quarterly Review, vol. 10, page 63-67, (Jan. 1894); The Green Bag, vol. 6, page 452-455 (1894).
- L. Owen Pike The Trial of Peers, Law Quarterly Review, vol. 23, page 442-447 (Oct. 1907).
- John Maxcy Zane The Bench and Bar in the Silver Age of the Common Law, Illinois Law Review, vol. 2, page 162-177 (Oct. 1907).
- M. C. Klingelsmith The Continuity of Case Law, University of Pennsylvania Law Review, vol. 58 old series, page 399-410 (April 1910).

- Students should be able to exposed to the ground realities of how moot courts help shape the future lawyers by inculcating the art of talking, convincing, negotiation, mediation, arbitration etc
- It would draw the attention of the very functioning of real courtroom practice and to prepare the students for the future challenges in the gladiator model of teaching and learning process with social justice acumen
- Students should be able to understand the pros and cons of arguments, legal drafting and legal research
- Students should be able to foster a high level of understanding in the matters pertaining to Mock Trials, Trial Advocacy, Mooting Debates, etc
- Students should be able to understand the emerging trends in the domain of Moot Courts and legal research and how the courtroom actually functions
- Students should be able to hone and direct their skills so as to promote the best practices in the legal profession





# COURSE OBJECTIVES

- Taxes are the main and the major source of income/ revenue of the Government.
- Increase/Decrease in Taxes or changes in the provisions of the Acts governing the Taxes whether direct or indirect affect not only the income, investments etc of members of the society whether an individual or company or firm but also Government finances.
- Prudently it is said that Tax is the cost of civilization.
   Every citizen who enjoys national security and resources has to pay tax honestly. Non-payment of tax is a crime.

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- INCOME TAX ACT, 1	961			
1737 7617				

**OPTIONAL-V** 

A- INCOME TAX ACT, 1961				
UNIT-I	<b>Definitions (Sec 2):</b> Agricultural Income, Assessee, Previous Year, Assessment Year, Income, Person			
UNIT-II	Basis of Charge, Scope of Total Income & Residential Status of different Assesses, Exempted Income			
UNIT-III	Computation of taxable income under different heads of Income :			
	Salaries			
	Income from House Property			
	Profit and Gains from Business or Profession			
	Capital Gain			
	Income from other sources			
UNIT-IV	Clubbing of Income, Aggregation of Income and setoff and carry forward of losses, deductions from total			
	income, rebate & relief			
UNIT-V	Advance Tax, Deduction and collection of tax at source, Assessment			
UNIT-VI	Income Tax Authorities, Refunds, Appeals & Revision, offences & Penalties			
· · · · · ·	Wealth Tax Act 1957			
UNIT-VII	<b>Definitions:</b> Valuation Date, Net Wealth, Assessee, Person, Assets Scope of Liability to Wealth Tax or			
	Incidence of Tax (Sec 6)			
UNIT-VIII	Deemed Assets, Exempted Assets, Valuation of Assets, Penalty, Appeal & Revision			
	Profession Tax Act 1975			
UNIT-IX	Certificate of Registration, Enrolment, Exemption from Profession Tax, Rate of Profession Tax, E- Filing of			
	Returns under Profession Tax			
SUGGESTED READINGS				

- Taxman's Direct Taxes, Law & Practice By Vinod Singhania
- Direct Tax Law By Manoharan T.N
- Direct taxes By Melhotra and Goel
- The Maharashtra State Tax on Professions By PL Subramanian

### COURSE OUTCOMES:

Students should be able to achieve the following outcomes-

- Basic concepts, definitions and term related to direct taxation
- Computation of residential status which will help to understand the scope of total taxable income for different assesses.
- Various heads of incomes i.e, salary, house property, profits and gains from business and profession, capital gains, other sources and the related deductions and exemptions.
- Process of filing returns, assessment procedures and appeal procedures
- understand the need and importance of the Acts
- Gain an understanding of the Acts





### COURSE OBJECTIVES

- To introduce students to the fundamentals
   of Law pertaining to education in India,
   Education policies and rules and regulations
- To enable the students to understand the fundamentals of education laws, and its actual implementation at the grassroots level
- To facilitate informed and meticulously organized sessions on educational technology and empowerment
- To sensitize the young brigade of lawyers
  about crucial role to be played by the
  law on education at different levels suc as
  primary, secondary, and higher education
- To make students understand directly from the horses' mouth the practical implications of the real challenges that lies behind the right to education and its promotion to change the societal mindset

# OPTIONAL-V A:- CONSTITUTIONAL LAW GROUP PAPER- 5- LAW ON EDUCATION

UNIT-I	International law and Right to Education :	
	Convention against Discrimination in Education, 1960.	
	International Bill of Rights and Right to Education.	
	Regional Legal Instruments.	
	Role of UNO's Specialized Agencies.	
UNIT-II	Development of Right to Education in India:	
	Elementary Education	
	Secondary Education	
	Technical Education	
	Adult Education	
	Teachers Education and training	
	National Policy on Education, 1986	
	Right of Children to Free and Compulsory Education Act, 2009	
	The Constitution (Eighty-sixth Amendment) Act, 2002	
UNIT-III	Recent Development in Women's Education in India :	
	UGC policy and Programmes on Women's Education	
	Legislations on Women Education	
	Role of Judiciary in Protection and Promotion of Women's Education	
	Education Among Rural Girls in India	
	MHRD and Women's Education.	
UNIT-IV	Judiciary and Right to Education: An Overview	
UNIT-V	Problems of Higher Education	
UNIT-VI	Privatisation of Education :	
Oldii-Vi	Privatization: Causes and Consequences	
	Privatization of Professional Education	
	Cases Against Privatization	
	Accessibility and Accountability in Education	
	Impact of Privatisation on Globalization	
	Privatization and Law	
UNIT-VII	Professional Bodies for Quality Improvement :	
	Role of University Grant Commission	
<u> </u>	Other Professional Bodies	
	Problem of Co-ordination	
UNIT-VIII	Role Performed by Different Commissions and Committees :	
57 59 68	Law Commission of India	
	Kothari Commission	
	Yashpal committee	
	Hurtog committee	
	National Knowledge Commission	
e e e e e e e e e e e e e e e e e e e	SUGGESTED READINGS	

### SUGGESTED READINGS

- History and Development of Elementary Education in India, D.D. Agarwal.
- Fifty Years of Higher Education in Education the Role of University Grant Commission, Amrik Singh.
- Higher Education in India Development and Problems, B. Deka,
- Problems of Education in India, Ram Nath Sharma, Rajendra K. Sharma.
- History of Modern Indian Education, J. C. Agarwal,
- Development of Education in India, S.P. Agarwal.
- Women's Education in India, S. P. Agarwal.
- Education in India, M. Dash.
- Decentralization and Privetisation in Education, Josef Zajda.
- Privatization of Education, N Ramnath Kishan.
  - The Protection of The Right To Education By International Law, Klaus Dieter Beiter.

- Students should be able to exposed to the ground realities of right to education forma a fundamental rights as guaranteed under the Constitution of India
- It would draw the attention of the very functioning of education system in India
- Students should be able to understand the pros and cons of the Right to Education Act, 2007 and its status
- Students should be able to foster a high level of understanding in the matters pertaining to Women participation and emancipation in the educational goal of the Nation
- Students should be able to understand the emerging trends in the domain of Educational activities at various levels, education law and implementation mechanisms
- Students should be able to hone and direct their skills so as to promote the best practices to promote education at all levels in the society





# BBA.LL.B 5 YEAR PROGRAMME

# SEMESTEREX

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NAME OF THE COURSE/ SUBJECT	CREDITS	
PUBLIC INTERNATIONAL LAW	5	and the second s
INTELLECTUAL PROPERTY LAWS	5	
COURT MANAGEMENT	5	THE RESERVE AND ADDRESS OF THE PARTY.
PRACTICAL-IV	7	
(ARBITRATION, CONCILIATION, AND ALTER-		
NATIVE DISPUTE RESOLUTION SYSTEMS)		7
IMPORTANT DOCUMENTATION IN BUSINESS	5	
OPTIONAL -VI	5	A STATE OF THE PARTY OF THE PAR
BUSINESS LAW GROUP:-	-	
INDIRECT TAX		A STATE OF THE PARTY OF THE PAR
CONSTITUTIONAL LAW GROUP	-	The state of the s
HUMAN RIGHTS LAW AND PRAC-		
TICE		A PROPERTY OF THE PROPERTY OF
TOTAL CREDITS	32	The second second

# PAPER- 1- PUBLIC INTERNATIONAL LAW



### COURSE OBJECTIVES

- To introduce students to the fundamentals of Law pertaining to Public International Law
- To enable the students to understand the dynamics of relations between the states and other stakeholders under international law
- To facilitate students a thorough understanding of the relationship between international law and municipal law and the principle comity of nations and the doctrine of Harmonious construction
- To sensitize the young brigade of lawyers about crucial role to be played by the Public International al Law, international Courts and Tribunals, and its effectiveness in protecting rights of states
- To make students understand directly from the horses' mouth the practical implications of the real challenges that lies before the international law-yers and before the states and other stakeholders of international law
- To make students understand the very formation of international legal order by introducing them to UN Charter, and other international conventions and treaties and other customary international law

STATE OF THE PARTY	
UNIT-I	Nature of International Law:
	Its Origin, Definition and Basis of International Law
	Schools of International Law — Positivist, Naturalist, Communist (Recent Approach)
UNIT-II	Sources of International Law:
	Treaties, Custom, General Principles of Law
	Judicial Decisions-Tribunals
	Other Sources of International Law-Reports of International Law Commission, United Nations Organization
UNIT-III	Relation between International Law and Municipal Law:
<b>O</b> 1411 III	Conflict Between International Law and Municipal Law
	Monistic Theory and Dualistic Theory
UNIT-IV	State In General:
	Definition of State, Classification of States and Equality of States
	Diplomatic Privileges and Immunities
UNIT-V	Recognition of States :
	Definition of Recognition and Forms of Recognition
	Recognition of Governments
UNIT-VI	State Succession:
	Meaning of Succession of States and Types of State Succession
	Consequences of State Succession
UNIT-VII	State Territory, the Law of the Sea and Air Law:
	State Territory, National and Territorial Waters, Maritime Belt
	Law of the Sea – First and Second Conference on the Law of the Sea, Third Conference
	on the Law of Sea, Territorial Sea
	Contiguous Zone, Continental Shelf
UNIT-VIII	Outer Space :
	Outer Space Treaty 1966
	Prevention of Arms Race in Outer Space
UNIT-IX	The Moon and other Celestial Bodies,  Treaties:
UNII-IX	
	Definition, Kinds of Treaties and Formation of Treaties Termination of Treaties, Reservations to Treaties
UNIT-X	
ONII-X	Settlement of Disputes :  Amicable Means
	Compulsive (Coercive Means)
UNIT-XI	International Court of Justice :
OIIII-XI	Composition and Jurisdiction of Court
	Law Applied by The Court
	Role of The Court In The Development of International Law
UNIT-XII	International Terrorism :
<b>O</b> 1411 2411	Forms of International Terrorism
	Terrorism and United States
	Terrorism and National Measures
	Terrorism and Human Rights
	SUGGESTED READINGS
	TO TO THE REPORT OF THE PARTY O

## **COURSE OUTCOMES:**

- Students should be able to exposed to the world of Public International Law and practice and the scope the subject has to offer so that students could be encouraged to make a career in International Justice Delivery system
- Students should be able to understand the very dynamics of the legal practice in the various international courts and tribunals such as ICJ, ICC, etc
- Students should be able to understand the pros and cons of international law applicable to states and other possible stakeholders of international law
- Students should be able to foster a high level of understanding in the concepts such as state succession, consent of states, equality of states, Principle of Non-Interference, State Sovereignty etc
- Students should be able to understand the emerging trends in the domain of Public International law and practice



### Dr. A.O. Agarwal — International Law

- M.P. Tandon: Public International Law
- Shaw International Law



# PAPER- 2- INTELLECTUAL PROPERTY LAW



### COURSE OBJECTIVES

- To introduce students to the fundamentals of Law pertaining to intellectual Property Laws in India and at the international level
- To enable the students to understand the dynamics of Intellectual property rights
- To facilitate students a thorough understanding of the concept of innovation or invention and the role it plays in revolutionizing the lives of humans
- To sensitize the young brigade of lawyers about crucial role to be played by the Patents, Trademarks etc
- To make students understand directly from the horses' mouth the practical implications of the real challenges that lies before the IPR laws and the International community response in combating the same
- To make students understand the very formation of international legal order by introducing them to the organizations such as WIPO, WTO, TRIPS etc

	是在1000年间,1960年中的1960年的1960年间,1960年间,1960年间,1960年间,1960年间,1960年间,1960年间,1960年间,1960年间,		
UNIT-I	Meaning, Evolution & Scope of Intellectual Property: Introduction of Intellectual Property Rights, Property Rights & Intellectual Property Rights, Types of Intellectual Property WTO, TRIPS, WIPO, & Indian Intellectual Property Law.		
UNIT-II	Patent Act 1970: Concept and History of Patent in India, Essential Features of Patents, Specifications, Patent in Addition. Non Patentable Inventions, Types of Patent.		
UNIT-III	Registration and Licensing of Patents: Procedure for application, Effects of registration of Patents. Rights and obligations of patentee. Mode of assignment, licencing and its effects, Concept of compulsory licensing, and circumstances when it can be issued. Novartis AG v Union of India, Bayer v Natco and other landmark cases.		
UNIT-IV	Infringement of patents, remedies:  Concept of infringement, Remedies available in cases of infringer, Defenses available in case of infringement of patents.  Controller and his powers.  Intellectual Property Appellate Board		
UNIT-V	Patents Act and living organisms: Concept of Biotechnology, Status of biotechnology patent in India. Ever greening of patents, Sui Generis, Pharmaceutical patents		
UNIT-VI	Trade Mark Act 1999: Concept of Trademark, Functions & Utility of a trade mark Associate Mark & Collective Mark Salient features of Designs Act 2000, Conflict between Trade mark & Design.		
UNIT-VII	Registration, Infringement, Piracy & Passing off: Registration procedure of Trade mark & Industrial Design, Infringement & remedies for infringement, Piracy of registered design, Passing off remedy for unregistered trade mark & designs Service Mark, Function, GATT & GATS Assignment & Licensing		
UNIT-VIII	Copyright Act 1957:  Meaning, application, Subject matter and nature, Copyrightable matter, Qualification for copyright subsistence.  2013 Amendment and recent trends relating Copyright		
UNIT-IX	Registration, Infringement & Transfer of Copyrights: Registration procedure with the Registrar Infringement & Infringement remedies, Defences against Infringement Assignment & Licensing provisions		
UNIT-X	Law relating to Geographical indications and trade secret:  Concept of Trade secret, Position of trade secret in India and reasons for its non development  Concept of Geographical indications.  Infringement and remedies.		
UNIT-XI	International perspective of Intellectual property and its impact on India: UCC, Berne Convention, PCT, Paris Convention		
	SUGGESTED READINGS		

- Dr. G. B Reddy: Intellectual Property and the Law
- Vikas Vashisht: Law and Practise of Intellectual Property in India.
- Dr. B. L Wadhera : Intellectual Property Law Handbook
- Dr. P Narayanan: Intellectual Property Law
- Dr.S.R Myneni : Law of Intellectual Property
- CCH India: Intellectual Property Rights Case Digest

- Students should be able to exposed to the world of Intellectual Property Law and practice and the scope the subject has to offer so that students could be encouraged to make a career in IP law and Management
- Apply the Intellectual law principles to real problems and analyse the social impact of Intellectual Property Law and policy.
- Analyse ethical and professional issues that arise in the intellectual property law context.
- As the syllabus also covers the International Institutions, Agreements, Treaties and Convention like WIPO, GATT, TRIPS, etc., students should also be able to understand the international perspective and the arrangement in regard to Intellectual Property rights between different countries.
- Students should be able to understand the very dynamics of the legal practice in the various IP

  Laws and its dimensions
- Students should be able to understand the pros and cons of IP law applicable to Individuals and MNCs and other possible stakeholders





# **PAPER- 3- COURT MANAGEMENT**

### COURSE OBJECTIVES

- To introduce students to the fundamentals problems pertaining to the over-burdening of cases in India
- To enable the students to understand the undue delay being caused in the justice delivery system in India
- To facilitate students a thorough understanding of the concept of Effective Court Management
- To sensitize the young brigade of lawyers about crucial role to be played by the
   Court Management Tactics and its interrelationship between management and law
- To make students understand directly from the horses' mouth the practical implications of the real challenges that lies before the Indian Judiciary in its administration and functioning
- To make students understand the very formation of legal order by introducing them to the Case Management tactics

UNIT-I	Introduction to Law & Management:	
	Meaning and Classification of Law, Function of Law, Sources of Law	
	Basics of Administrative Management	
	Concepts and Evolving Areas: Interface between Law and Management, Economic Analysis of Law. Ac-	
	counting For Law	
UNIT-II	Public Administration:	
	Theories and Methodologies	
	Concept of Governance	
	Introduction to E-Governance & Its Concepts	
	Best Practices of Governance-Case Studies	
UNIT-III	Introduction to Judicial System:	
	Understanding Indian Legal System	
	Judicial Process and The Court Structure	
	The Constitutional Role of Judiciary	
	Administration of Justice (Civil and Criminal With Special Reference to C.P.C, Cr.P.C, Indian Evidence Act	
	& Limitation Act)	
	Alternate Dispute Resolution System	
	Judicial Review, Independence of Judiciary, Writ Jurisdiction and Public Interest Litigation.	
	Judicial Reforms	
	Judicial Conduct and Disciplines	
UNIT-IV	Court Management and Practices :	
	Justice Theories, Justice Delivery System and Justice Management	
7	Cash Flow Management and Docket Control and Calendaring, Judicial Responsiveness Management	
	E-Court Management: Role of ICT In Courts. Application of Ict to Court Administration	
	Management of Court Personnel and Leadership: Staff Control and Supervision.	
	Management of Court and Administrative Records: Maintenance of Registers Supervision and Accuracy of	
	Returns, Court Accounts and Financial Matters Including Financial Rules, Correspondence With Superi-	
	or Courts, Government and High Court Circulars	
	Civil and Criminal Manuals	
	Alternative Dispute Resolution System and Process, Lok Adalat, Legal Aid.	
UNIT-V	Legal Research, Analysis and Reporting :	
OIVII-V	Law and Logic	
	Judicial Reasoning and Case Briefing	
	Reading Law: Statutory Interpretation	
	Legal Research, Legal Analysis, and Legal Writing	
	Introduction to Law Libraries, Legal Authority Retrieval, and Citations	
	Research Skills, Ethics and Standards	
LINUT VI		
UNIT-VI	Ethics, Integrity and Aptitude :	
	Legal Profession Professional Codes and Ethics	
	Access to Justice	
8	Judicial Code of Conduct and Integrity	
	Court Manners and Etiquettes	
	·	
UNIT-VII	Legal Skills and System:	
	Communication Techniques	
	Organizational Behavior and Soft Skills	
	Drafting Skills-Relevance In Legal Profession.	
	SUGGESTED READINGS	
Benjimin N Cardozo, The Nature of The Judicial Process, Universal Law Publishing Company Ltd. 2010		

- Students should be able to exposed to the world of Indian Judiciary and its functioning
- Apply the Intellectual law principles to real problems and analyse the causes that lies behind delay in justice delivery system and the proposed solutions for the same
- Analyse ethical and professional issues that arise in the Indian Legal System.
- Students should be able to understand the very dynamics of the Court Management techniques in the administration of Justice in India
- Students should be able to understand the pros and cons of Indian Legal System & law applicable to Lawyers, administrators and Judges etc.
- Student should be able to become lawyers those who remain alive to the role they need to play in the Justice Delivery System in order to expedite the judicial process

- Benjimin N Cardozo, The Nature of The Judicial Process, Universal Law Publishing Company Ltd. 201
- Dr. Kailash Rai, Moot Court, 2nd Edition, Central Law Publication.
- Avtar Singh, Introduction to Jurisprudence, Eastern Book Company.
- Paranjape, Criminology and Penology.
- ICT Training





# PAPER- 4- PRACTICAL PAPER- IV

# (ARBITRATION, CONCILIATION AND ALTERNATIVE DISPUTE RESOLUTION SYSTEMS)

### COURSE OBJECTIVES

- Alternative Dispute Resolution (ADR) is the procedure for settling disputes without litigation, such as arbitration, mediation, or negotiation. ADR procedures are usually less costly and more expeditious.
  - The historical background and development of Arbitration in law, basic concepts and objectives.
  - The concept of no court intervention in the commercial matters.
  - All the arbitral proceedings, making of arbitral awards, enforcement and finality of the enforce-
  - Concept of Conciliation, its proceedings and its enforcement, role power and duties and procedure.

PART-A – ARBITRATION AND CONCILIATION		
UNIT-I	Historical Background and Development: Arbitration law in India Arbitration and Conciliation Act - Basic concepts and objectives.	
UNIT-II	Arbitration without intervention of a court; and with intervention of a court where there is no suit pending.	
UNIT-III	Arbitration agreement, Composition of Arbitral tribunal Jurisdiction of Arbitral Tribunals.	
UNIT-IV	Condition of Arbitral proceeding, making of arbitral award and termination of proceedings, Recourse against arbitral award, and Finality and enforcement of Arbitral awards.	
UNIT-V	Conciliation - Conciliation proceedings and Conciliators Appointment, Role power and Duties and Procedure.	
UNIT-VI	International Arbitration: International Commercial Awards passed within the country; award passed outside the country, Enforcement of foreign Awards - New York convention and Geneva Convention Awards.	
PART- B- A	ALTERNATIVE MODELS OF DISPUTE SETTLEMENT RESOLUTION	
UNIT-VII	Models of Dispute settlement, Litigation versus Arbitration, Models of alternative dispute resolutions - Negotiation, Conciliation, Mediation, Mini-trial, Fast tract Arbitration, Nature, scope, limitations and necessity of alternative models of disputes Resolution	
UNIT-VIII	Administrative Tribunal - Art. 323 A and B - Sampath Kumar Case (1987).	
UNIT-IX	Family Court under the Family Court Act, 1984	
UNIT-X	Consumer Council and Forums under the Consumer Protection Act, 1986.	
UNIT-XI	Settlement of Disputes through Lok Adalat and Lok Nyayalayas - Grassroot justice and Panchayat System for Resolution of dispute.	
UNIT-XII	Problems and Hurdles in the Alternative Settlement of Disputes - Legal aid movement, Legal literacy	
SUGGESTED READINGS		

- Upendra Baxi Crisis of the Indian Legal System (1982).
- B.S. Patil The Law of Arbitration and Conciliation.
- S.D. Singh Law of Arbitration (Eastern Book Company).
- P.C. Rao & William Sheffield Alternative Dispute Resolution.

- International Arbitration, Concept of New York
   Convention and Geneva convention awards.
- All the models of dispute settlement, litigation versus Arbitration, its nature and scope.
- The concept of the two most common forms of ADR are arbitration and mediation, which is the preeminent mode of dispute resolution.
- The syllabus also covers about the dispute resolution through Lok Adalat and through other grassroots' levels.



# PAPER- 5- IMPORTANT DOCUMENTATION IN BUSINESS

**Drafting of Commercial Contracts** 

UNIT-I



# COURSE OBJECTIVES

This is a new subject which has been introduced to the BBA LLB Sem X students. With the help of this course the students will gain practical as well as the theoretical knowledge regarding documentation in Business. Documentation in stills confidence within any business. The specific objective of this course is to enable the students to acquire comprehensive and practical knowledge and understanding of filing of various forms under the above mentioned prescribed heads.

	Draining of Commercial Commacis	
UNIT-II	IPR Related Forms Filling	
WELL COLORS	irk keidled Folliis Filling	
UNIT-III	Digital Signatures & Procedures	
UNIT-IV	Fillian of F. France Haden The Communication And 1054	
	Filling of E-Forms Under The Companies Act, 1956	
UNIT-V	Filling of Forms Under FEMA	
UNIT-VI	D. I. D. II. D CE. III. I FEAA	
	Procedure Regarding Processing of Forms Under FEMA	
457A, 722 1 mg		
SUGGESTED READINGS		

### COURSE OUTCOMES:

Toward the end of this course, the students will be in a position to analyze the implications of a contractual arrangements. It will help the student to gain sound knowledge regarding the procedure as well as the filing of the documents. In addition, it will help the students to gain confidence as they will be in a position to apply the theoretical knowledge practically when they become lawyers.



Practical Guide to Deeds and Documents: G. M. Divekar(2000)

Computer Contracts and Information Technology Law: S Joga Rao (2003)



# COURSE OBJECTIVES

- The genesis of the introduction of GST in the country was laid down in the historic Budget Speech of 28th February 2006, wherein the then Finance Minister laid down 1st April, 2010 as the date for the introduction of GST in the country. Thereafter, there has been a constant endeavor for the introduction of the GST in the country whose culmination has been the introduction of the Constitution (122nd Amendment) Bill in December, 2014.
- With the implementation of GST, we have already witnessed a number of positive changes in the fiscal domain of India. The various taxes that were mandatory earlier are now obsolete. Not just that, GST is making sure the slogan "One Nation, One Tax, One Market" becomes the reality of our country and not just a dream.

UNIT-I	GST - Nature & Scope
SINIT-I	Nature & Constitutional Aspects
	Principles
	Definitions
UNIT-II	Registration
	Person's liable for registration
	Person's not liable for registration
	Compulsory registration
	Procedure for registration
	Cancellation of registration
JNIT-III	Administration and Collection of Tax
	Officers under the act
	Appointment & powers
	Scope of supply
	Levy and collection
	Power to grant exemption from tax
JNIT-IV	Reverse Charge Mechanism (RCM)
או-וואוע	Time, Value and Place of Supply & Input tax credit Time and Place of supply of goods & services
	Change in rate of tax
	Value of taxable supply
	Eligibility and conditions for taking input
	Appointment, Availability in special circumstances
	Manner of distribution
JNIT-V	Assessment
)	Accounts and records
	Returns
	Assessment, Audit
	Payment of tax
	Refund
	Inspection, search, seizure and Arrest
	Appeals and revision
UNIT-VI	Advence Buling Offence & Paneltics
DINIT-VI	Advance Ruling, Offences & Penalties Authority for advance ruling
	Admortly for davance rolling
	Application for advance vulture
	Application for advance ruling
	Procedure Appellate Authority
	Rectification
	Offences and Penalties
PART B : T	HE INTEGRATED GOODS AND SERVICE TAX ACT 2017
	Administration and collection of tax
	Determination of nature of supply, place of supply
	Refund
	Zero Rated supply
	Appointment of tax and settlement
	Exports & Imports
PART C : Th	HE UNION TERRITORIES GOODS & SERVICE TAX ACT 2017
	Administration
	Levy, Collection of tax, payment of tax
	Inspection, search, seizure and Arrest
	Demands and Recovery
	Advance Ruling and Transitional Provisions
	SUGGESTED READINGS
	SOCOLSTED READINGS

Part A: Central Goods and Service Tax Act 2017

# **OPTIONAL-VI**

# A:- BUSINESS LAW GROUP

# **PAPER- 6- INDIRECT TAXES**

### COURSE OUTCOMES

Students should be able to achieve the following outcomes-

- Describe the functions, powers and structure of GST Council and GSTN
- Define basic concepts and terms under CGST Act
   and IGST Act
- Explain the provisions of levy and collection of GST
- Describe the provisions of Reverse Charge Mechanism and composition scheme of levy
- Explain the concept of time, place and value of supply
- Explain importance and benefits of Input Tax
   Credit
- Describe the provisions ,types and procedures of Registration
- Explain various types of Assessment under CGST
   Act



• R.K. Jain's: GST Law Manual, Centax Publications Pvt Ltd



# **OPTIONAL-VI**

# A:- CONSTITUTIONAL LAW GROUP

# PAPER- 6- HUMAN RIGHTS LAW AND PRACTICE

### COURSE OBJECTIVES

- To make learners understand the holistic approach towards the human rights and its vital significance
- To make learners understand of the great movement of human rights at the international echelon
- To infuse a thorough understanding of the vast history, evolution and conceptual development of human rights
- To foster respect and to promote awareness of the international human rights
- To make efforts to make sure that human rights are respected and promoted at the national level
- To make learners aware of the great significance attached to the notion of human rights and its international movement and struggles
- To provide an in depth understanding of the various distinguished and celebrated international human rights treaties, declarations, Charters, Covenants and like agreements

UNIT-I	Concept of Human Rights :		
<b>2</b> 100	Meaning, Kinds of Human Rights, and Evolution of Human Rights		
	Human Rights under U.N charter		
<b>3</b>	Classification of Human Rights		
UNIT-II	UNIT-II Universal Declaration of Human Rights :		
	Preparation of the universal declaration of Human Rights.		
	Legal effect of declaration.		
	India and Universal declaration		
UNIT-III	International Covenants of Human Rights :		
	Preparation of the draft of two conventions.		
	Covenant on civil and political Rights.		
	Covenant on Economic, Social & Cultural Rights		
UNIT-IV	International Convention on Inhuman Acts:		
	Genocide, Apartheid.		
<b>養</b>	Torture and other cruel inhuman		
	Degrading treatment		
	Slavery and slave trade		
	Elimination of Rapid dissemination		
編 線 INNIT V	Death penalty		
UNIT-V	Vulnerable groups and human Rights:		
	Women		
	Child		
	Migrant Workers		
	Disabled Person		
X	Indigenous People		
	Older People		
UNIT-VI	Regional Convention on Human Rights :		
	European convention on human rights.		
	American convention on human rights.		
	African charter on human and people's rights		
	Arab commission on human rights		
<b>UNIT-VII</b>	International Humanitarian Law:		
	Application of humanitarian law		
	Historical development of humanitarian law		
	Character of humanitarian law		
UNIT-VIII	India & International Covenants:		
	Covenants on civil & political rights & the Indian constitution & restrictions on rights		
	Covenant on economic, social & cultural rights & the Indian constitution & restrictions on		
	Rights.		
UNIT-IX	Human Rights Commission in India:		
	Protection of Human Rights Act.		
	National Human Rights Commission (NHRC)		
	State Human Rights Commission		
UNIT-X	International Conferences on Human Rights :		
	International Conferences on Human Rights (Tehran Conference)		
	World Conferences on Human Rights (Vienna Conference 1993)		
	Follow up to the world conference on Human Rights.		
	· · · · · · · · · · · · · · · · · · ·		
	SUGGESTED READINGS		

- Students will be able to demonstrate a high level of understanding in the domain of human rights and its principles and practice
- Students should be able to understand as to human rights helps to protect the fundamental rights of the vulnerable and the weaker sections of the society
- Students should be able to demonstrate a high level of understanding in the area of enforcement of human rights at the national and the state level effective
- Students should be able to foster respect for the international human rights and helps the society and the state to spread more awareness of the same
- Students should be able to identify the important international conferences that gave birth to the enactment and the codification of various international human rights treaties and covenants and other like related international instruments
- Students should be able to know the great plight of the weaker sections of the society such as elderly people, backward people, women and children etc



- Dr. Kapoor, International Law Human Rights
- Dr. V.K. Anand, Human Rights.

