LL.B.

Three Year (Six-Semester) Degree Course SYLLABUS



FACULTY OF LAW M. G. KASHI VIDYAPITH VARANASI - 221002 (U.P.)

FACULTY OF LAW MAHATMA GANDHI KASHI VIDYAPITH, VARANASI

Ordinance and General Rules of LL.B. Three Year (Six-Semester) Degree Course

Whereas, it is essential to adopt and implement the revised curriculum and rules formulated and approved by the Bar Council of India; Mahatma Gandhi Kashi Vidyapith, Varanasi, has now therefore, decided to introduce LL.B. Three Year (Six-semester) Degree Course of study and frame these ordinances for the implementation from the academic year 2009-2010. As amended on 30th April, 2015.

1. The Degree of Bachelor of Laws

The Mahatma Gandhi Kashi Vidyapith may confer the Degree of Bachelor of laws on such candidates who, being eligible for the admission in the LL.B. Degree Course, have received regular instruction in the prescribed courses of study, undergone required practical training, passed relevant examination and being otherwise suitable by virtue of their character, have fulfilled such other conditions as may be laid down from time to time.

2. General Rules Regarding Admission

- i) The admission to LL.B. Three Year (Six-Semester) Degree shall be regulated either on merit basis or through an Entrance test conducted by the University.
- ii) The admission to LL.B. First Semester shall be taken as per the rules prescribed by Bar Council of India. Accordingly, only those candidates shall be admitted who have obtained not less than 45% marks in the qualifying examination. 5%, relaxation will be granted to SC/ST candidates.
- iii) An applicant who has graduated in any discipline of knowledge from the University established by an Act of Parliament or by a State Legislature or an equivalent national institution recognized as a deemed to be university or foreign university recognized as equivalent to the status of an Indian University by an authority competent to declare equivalent, may apply for a three year degree programme in law leading to conferment of LL.B. degree on successful completion of the regular programme conducted by a university whose degree in law is recognized by the Bar Council of India for the purpose of enrolment.
- iv) The LL.B. programme is a three year full time course and no student shall be allowed to simultaneously register for a law degree programme with any other graduate or post graduate course run by the same or any other university.
- v) The applicants who have obtained graduation/post-graduation through open universities system directly without having any basic qualification for prosecuting such studies are not eligible for admission in the course.

3. The Curriculum and Duration of Studies

- i) The curriculum of study of the LL.B. Degree shall comprise of the courses set out in Schedule A.
- ii) The course content of each paper of study shall be such as set out in Schedule B.
- iii) Provided that the Board of Studies in law may make such changes in the contents of the course of study as and when it deems necessary, and report the matter to the Faculty Board of Law.
- iv) The curriculum of study for the LL.B. three year Degree course shall be spread over in three Academic years, and shall be divided into six semesters for the examination purposes called as First, Second, Third, Fourth, Fifth and Sixth semester. Each Academic year shall be divided into two semesters.

- v) Each semester course shall be conducted in not less than 15 weeks with not less than 30 class-hours per week including tutorials, moot court, seminar, workshops and special lectures provided there shall be at least 24 lecture hours per week as prescribed by the Bar Council of India.
- vi) The medium of instruction and examination shall be either English or Hindi. The student has to mention it in the examination form.

4. Course of Study

A candidate for the three year LL.B. Degree course shall be required -

- i) To study five papers in each semester including clinical papers and must pass in all papers with minimum of 36% marks in each paper and 45% marks in aggregate in each semester in order to qualify for LL,B. Degree.
- ii) To study Twenty compulsory theory papers, Six optional theory papers and one paper of General English and Legal Language carrying 100 marks for each paper through written examination conducted by the University.
- iii) To study four compulsory clinical papers as prescribed in IV toVI semesters carrying 100 marks for each paper through written examination conducted by the University and practical work/viva-voce as prescribed by the Bar Council of India.
- iv) Each Institution of Law shall establish and run a legal Aid Clinic with the help of final year students and in co-operation with the Legal Aid Authorities.

5. Examination

- i) Any regular student who fails to secure 75% attendance in each paper will not be allowed to appear in examination. The aforesaid attendance requirement may be reduced upto 66% on recommendation of the Dean and approved by the Vice-chancellor on health ground or for any other reasonable cause.
- ii) There shall be an examination at the end of each semester of three years study programme. Every student registered in any semester shall be eligible to appear in the concerned examination of the respective semester, subject to the attendance requirement as prescribed by the Bar Council of India and the University. It shall be calculated on the semester basis.
- iii) Candidate for the three year degree course (Bachelor of laws) shall be required to pass in all the prescribed courses within the span of six years from the academic session of his/her admission in Ist Semester.
- iv) A candidate shall be examined in 20 compulsory and 06 optional theory papers and one General English and Legal Language paper from first to six semester carrying 100 marks for each paper through written examination conducted by the University.
- v) The four compulsory clinical paper shall be examined as prescribed in contents of papers.
- vi) A Student must pass in all 30 Papers and in Legal and General English with a minimum of 36% marks in each and 45 in aggregate in each semester in order to qualify for the LL.B. Degree.
- vii) A student who appeared in the Ist Semester Examination shall be automatically promoted to IInd Semester, Similarly IInd to IIIrd, IIIrd to IVth, IVth to Vth and Vth to VIth Semester .He will be allowed to appear as a back student according to para Vth to VIIIth of Point 6, Rules of Promotion, Back Papers and Improvement
- viii) There shall be an examination at the end of each semester.
- ix) There shall be a viva-voce examination in practical/clinical papers.
- x) A student has to qualify both theory and practical examination.
- xii) A student who obtaine 45% marks but less than 60% marks will be placed in 2nd (Second)division and those who obtains 60% and above will be placed in 1st (First) division.

6. Rules of Promotion, Back Papers and Improvement

- i) No student shall be promoted to next semester if he/she has been detained in the examination for shortage of attendance.
- ii) A student of first and second semester shall be promoted in third semester if he/she has secured 36% marks in each paper and 45% marks in aggregate in each semester.
- iii) Similarly a student of third and Fourth semester shall be promoted in fifth semester if he/she has secured 36% marks in each paper and 45% marks in aggregate in each semester.
- iv) A student enrolled in first semester shall be promoted in second semester and student enrolled in third semester shall be promoted in fourth semester, similarly a student enrolled in Vth Semester shall be promoted I VIth semester.
- v) A student who has secured pass mark 36% in each paper, but failed to secure aggregate of 45% will be allowed to appear in back paper examination held in the next year as according to para -vi, vii & viii.
- vi) A student will be allowed to appear in back paper examination only one papers in each semester.
- vii) A student who has secured more than 36% marks in each paper but not secured 45% aggregate, he shall be eligible to appear in one back paper if he / she obtained 42% marks in aggregate in each semeater.
- viii) A student who has not appeared or failed either in one paper in each semester and has got 42% marks as an aggregate shall be eligible to appear in back paper examination.
- ix) Improvement examination of LL.B. (I to V1 semester will be held as per University rules)

7. Re- admission Rules

i) There shall be no re- admission in the LL.B. First ,Third and Fifth semester.

ii) A student who has failed in examination or failed to appear in the examination and who is otherwise eligible to appear in the examination as an ex-student shall not be admitted as a regular student.

8. Miscellaneous Provisions

- i) These ordinances contained herein shall be deemed to have come into effect from the academic session 2011-2012 to the extent of its applicability.
- ii) Any provision contained in earlier ordinances in this regard repugnant to the present ordinances shall stand deleted.

SCHEDULE – A (CURRICULUM) LL.B. THREE YEAR (SIX- SEMESTER) DEGREE COURSE OF STUDY

LL.B. First Semester

LL.B. 101	Paper – I	:Constitutional Law – I
LL.B. 102	Paper - II	:Law of Contract – I
LL.B. 103	Paper - III	:Law of Tort including MV Accident and Consumer Protection Laws
LL.B. 104	Paper - IV	:Family Law – I
LL.B. 105	Paper - V	:Public International Law

LL.B. Second Semester

LL.B. 201	Paper – I	:Constitutional Law – II
LL.B. 202	Paper - II	:Law of Contract – II
LL.B. 203	Paper - III	:Family Law – II
LL.B. 204	Paper - IV	:Law of Crime – I (The Bhartiya Nyaya Sanhita)
LL.B. 205	Paper - V	:Administrative Law

LL.B. Third Semester

LL.B. 301	Paper – I	:Jurisprudence
LL.B. 302	Paper - II	:Interpretation of Statutes and Principles of Legislation
LL.B. 303	Paper - III	:Company Law
LL.B. 304	Paper - IV	:Labour Law - I
LL.B. 305	Paper - V	:Property Law
LL.B. 306	Paper – VI	:General English and Legal Language

LL.B. Fourth Semester

LL.B. 401	Paper – I	:Labour Law -II
LL.B. 402	Paper - II	:Civil Procedure Code and Limitation Act.
LL.B. 403	Paper - III	: The Bhartiya Sakshya Adhiniyam, 2023
LL.B. 404	Paper - IV	:Law of Crime – II (The Bhartiya Nagarik Suraksha Sanhita)
LL.B. 405	Paper - V	:Professional Ethics and Professional Accounting System (Clinical)

LL.B. Fifth Semester

LL.B. 501	Paper – I	:Human Rights Law and Practice
LL.B. 502	Paper - II	:Environmental Law
LL.B. 503	Paper - III	:Land Law and Land Revenue Code, 2006
LL.B. 504	Paper - IV	:Banking Law
LL.B. 505	Paper - V	:Pleading Drafting and Conveyancing (Clinical)

LL.B. Sixth Semester

aper – I	Principles of Taxation Law
aper - II	:Penology & Victimology
aper - III	:Copyright
aper - IV	:Alternative Dispute Resolution (Clinical)
aper - V	:Moot Court Exercise and Internship (Clinical)
	aper - II aper - III aper - IV

Programme Outcomes of LL.B.

- **PO 1-** Providing legal knowledge: to provide legal knowledge of socio-legal issues of society
- **PO 2-** Professional ethics: to provide profession ethics of legal profession
- **PO 3-** Professional practice: to prepare students to practice in court in legal company and industry
- **PO 4-** Self-employability: to make students to self-employability
- **PO 5-** Professional skills: to prepare students in writing pleading, drafting and conveyancing etc.

SCHEDLE – B (DETAIL COURSE CONTENT) LL.B. First Semester PAPER – I CONSTITUTIONAL LAW LL.B. 101

Marks: 100

Objective

The Constitution of India is the supreme law that lays down the framework and demarcates powers, procedures, duty,structure, code, and the functioning of various government institutions. The Constitution of India is set up to ensure equal rights to everyone and to entitle people with the power to select their leaders, practice their religion and choose the work portfolio that they like. The Constitution of India includes sovereignty, socialism, secularism, democracy and republic. Justice, liberty and fraternity are also a part of the objective of the Indian Constitution.

Unit I : Constitution

- Definition and Classification
- Sources of Constitution
- Constitutional Conventions
- Salient features of Indian Constitution
- Rule of Law
- Separation of Powers

Unit – II : Distribution of Powers between Union and States

- Legislative Powers, Administrative Powers, Financial Powers
- Doctrine of Territorial Nexus, Doctrine of Harmonious Construction, Doctrine of Pith and Substance
- Doctrine of Repugnancy

Unit – III : Constitutional Organs

(i) Parliament (ii) Parliamentary Sovereignty (iii) Parliamentary Privileges (iv) Anti-Defection Law (v) Executive Power (vi) Collective Responsibility of Cabinet (vii) Judiciary : Jurisdiction of Supreme court and High Courts (viii) Independence of Judiciary (ix) Public Interest Litigation (x) Power of Judicial Review (xi) Doctrine of Political Question

Unit – IV :

Emergency Provisions, Amendment of Constitution, Doctrine of Basic Structure, Contractual and Tortious Liability of State, Right to Property and freedom of Trade & Commerce.

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- Jain M.P.(2022) Indian Constitutional Law, Lexis Nexis, New Delhi.
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- Hans Raj Dr.(2019) Right to Privacy as an Exaction of Right to Personal Liberty, Kala Publication, Varanasi.
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 - https://www.mgkvp.ac.in/Departmenthome/ProfessorLecture?Id=27&pid=120
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 - https://www.indiacode.nic.in/bitstream/123456789/15240/1/constitution_of_india.pdf

LL.B. First Semester PAPER – II CONTRACT – I LL.B. 102

Objective

Marks : 100

Objective of the studies is to know about the formation of Contract. To know about the validity and Discharge of Contract. To know about the performance of Contract.

Unit I : Formation of Contract

Meaning and Nature of contract Proposal and Acceptance, Communication and Revocation, Consideration, Capacity to enter into a Contract, Minor's Position, Unsoundness of Mind, Privity of Contract.

Unit II : Validity and Discharge of Contract

Consent and Free Consent Coercion, Undue Influence, Misrepresentation, Fraud Unlawful Consideration and Object Contingent contract, Void, Voidable, Valid, Illegal, Unlawful and Uncertain Agreement/contract Discharge of Contract

Unit III : Performance of contract

Performance : Time and Place Agreement, Impossibility of Performance and Frustration Breach : Anticipatory and Present

Unit IV : Remedies and Quasi Contract

Remedies, Damages, Kinds, Remoteness etc. Quantum Meruit Quasi-Contract (Section 68 - 72) Specific Relief Act : Injunction, Specific Performance

- Bangia R.K. (2023), The Indian contract Act, Allahabad Law Agency.
- Saharay K. (2022), Dutt on contract, Eastern Law house.
- Singh Avtar (2022), Contract and Specific Relief, Eastern Book Company.
- Rao Subba G.C.V. (2019), Law of Contract, Narendra Gogies and company.
- Myneni S.R. (2018), Special contracts, Asia Law House.
- चौधरी, आर.एन. (2021), संविदा—I एवं विनिर्दिष्ट अनुतोष अधिनियम, सेन्ट्रल लॉ पब्लिकेशन, इलाहाबाद।
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- कपूर, एस0के0 (2019), संविदा—I एवं विनिर्दिष्ट अनुतोष अधिनियम, इलाहाबाद लॉ एजेन्सी, इलाहाबाद।
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LL.B. First Semster PAPER – III LAW OF TORT INCLUDING MV ACCIDENT AND CONSUMER PROTECTON LAWS LL.B. 103

Marks : 100

Objective -:

The main purpose of Law of Torts is to provide compensation to the person who has suffered injuries. In Law of Torts the state has control over all the common wrongs.

The main purpose of Law of Torts is to punish the wrongdoer and promote peace in the society.

Unit I :

Introduction and Principles in Tort

- Nature, Definition and Development of Tort
- Tort Distinguished from Contract, Crime and Breach of Trust. Wrongful Act Damnum Sine Injuria and Injuria Sine Damnum
- Joint and Separate Tort fearers
- Doctrine of Remoteness of Damages
- Vicarious Liability.
- General Defenses

Unit II :

- State Liability for Torts : Doctrine of Sovereign Immunity
- Liability under the M.V. Act, 1988
- Torts against Person : Assault, Battery and False Imprisonment
- Torts against property Trespass, Conversion, Trespass to Land and Malicious Prosecution.

Unit III :

- Negligence, Res Ipsa Loquitor, Contributory Negligence
- Strict and Absolute Liability,
- Nervous Shock
- Nuisance
- Defamation

Unit IV :

- Consumer Protection Act : Consumerism in India (Historical Background), Consumers : the concept, definition, scope and object of C.P. Act, Rights of
- Consumers : (Consumer Protection Act, 2019)

- Kothari C.K. (2023), Research Methodology-Method & Techniques.
- Mahajan V.D.(2022), Jurisprudence and Legal theory.
- Singh Avtar & Harpreet Kaur (2020), Introduction to Jurispridence, Lexis Nexis, New Delhi.
- Willains G. (2020), Learning the law, Sweet and Maxwell.
- Paranjape N.V. (2019) Studies in Jurisprudence & Legal theory, Central Law Agency, Allahabad.
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LL.B. First Semester PAPER – IV FAMILY LAW – I LL.B. 104

Marks : 100

Objective

Family law, body of regulating family relationship, including marriage and divorce, the treatment of children and related economic matters. Family Law shares an interest in certain social issues with other areas of Law,including criminal law.

HINDU LAW

Unit I :

- Nature, Who is Hindu & Sources of Hindu Law
- Hindu Marriage Act, 1955 : (Sec.5 23)

Unit II

- Maintenance Under Hindu Marriage Act (Sec.24 & 25)
- Maintenance Under Hindu Adoption and Maintenance Act, 1956 (Sec.18, 19 & 20) Adoption : Essentials & Effect (Sec.6 to 12 of HA&MA, 1956)
- Kinds and Powers of guardian under Hindu Minority & Guardianship Act, 1956

MUSLIM LAW

Unit III

- Nature & Sources of Muslim Law, Who is Muslim ?
- Muslim Marriage : Essentials, Option of puberty, Kinds of Marriage under Sunni Law & Shia Law

Unit III : Divorce

- Classification of Divorce
- Maintenance of Wife Under Muslim personal law, Cr.P.C. and Muslim Women (Protection of Right of Divorce) Act, 1986
- Parentage and Legitimacy
- Kinds and Powers of guardian

Acts

- 1. Hindu Marriage Act, 1955
- 2. Hindu Adoption and Maintenance Act, 1956
- 3. Hindu Minority and Guardianship Act, 1956
- 4. Muslim Women (Protection of Right on Divorce) Act, 1986

- Diwan, Paras (2023), Modern Hindu Law, Allahabad Law Agency.
- Agarwal R.K. (2023), Hindu Law, Central Law Agency.
- Sharma, Basant K. (2023), Hindu Law, Central Law Publication
- Kesari U.P.D. (2022), Modern Hindu Law, Central Law Publication.
- Mulla (2021), Hindu Law, Lexis Nexis
- Diwan, Paras (2023), Muslim Law in Modern India, Allahabad Law Agency.
- Rashid, Syed Khalid (2022), Muslim Law, Eastern Book Company.
- Ahmad Aquil (2021), Mohammedan Law, Central Law Agency.
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LL.B. First Semester PAPER – V PUBLIC INTERNATIONAL LAW LL.B. 105

Marks : 100

Objective

Promoting friendly relations between member states. providing basic human rights. To solve international problems through international co-operation. To prevent the State from reatening or using force on the territory of another State in order to confer on the people the right of self-determination.

Unit I :

- Nature, Definition, Origin and Basis of International Law
- Sources of International Law
- Subjects of International Law
- Relationship between International Law and Municipal Law

Unit II :

- Recognition : Definition, Theories of Recognition, Kinds of Recognition, Legal effect of Recognition, Withdrawl of Recognition.
- Extradition : Definition, Purpose of Extradition, Legal Duty, Extradition of Political Offenders, Doctrine of Double Criminality, Rule of Specialty.
- Asylum : Meaning, Right of Asylum, Types of Asylum
- Intervention : Definition and Its Prohibition, Ground of Intervention.

Unit III :

- State Territory : Concept, Modes of Acquisition, International Rivers.
- State Jurisdiction Territorial Jurisdiction and Its Limitation
- State Succession : Definition and Kinds of Succession Consequences of State Succession.
- State Responsibility : Kinds of State Responsibility, Consequence of State Responsibility.

Unit IV :

- U.N. : Origin, Object, Principles and Membership
- Main organs of U.N. : General Assembly, Security Council Economic and Social Council, Trusteeship Council and Secretariat, International Court of Justice.
- Settlement of International Dispute

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LL.B. Second Semester PAPER – I CONSTITUTIONAL LAW – II LL.B. 201

Marks : 100

Objective

Objective of the studies is to understand the Indian Constitution what is the meaning of state and how fundamental rights and DPSP give to citizens. To know about the Fundamental Rights with respect equality and Right to life given Constitution and judicial interpretation-reasonable restrictions. To know about the Constitutional Remedies given in Constitution to the citizen as well as persons.

Unit I : Fundamental Rights

- Definition of State for enforcement of fundamental rights, Justifiability of fundamental rights, Doctrine of eclipse, severability, waiver, distinction between pre-constitutional law and post constitutional law
- Right to Equality : Doctrine of Reasonable classification and the principle of absence of arbitrariness.
- Fundamental Freedom : Freedom of Speech and Expression, Freedom of Association, Freedom of Movement, Freedom of Reside and Settle, Freedom of Trade, Business and Profession-expansion by judicial interpretation-reasonable restrictions.

Unit II : Fundamental Rights

- Right to life and personal liberty-scope and content (expensive interpretation)
- Preventive detention under the Constitution-Policy and safeguards-Judicial review
- Right against exploitation-forced labour and child employment
- Freedom of religion
- Education and cultural rights

Unit III : Rights to Constitutional Remedies

- Right to Constitutional Remedies-Judicial Review
- Writs : Habeas Corpus, Mandamus, Certiorari, Prohibition and Quo-warranto-Art.32 and 226

Unit IV : Directive Principles, Fundamental Duties, Social Justice and Right to Information

- Directive Principles of State Policy –Nature and Justifiability of the Directive Principles-Interrelationship between Fundamental Rights and Directive Principles, Fundamental Duties
- Social Justice under the Indian Constitution, Compensatory discrimination for backward classes Mandal Commission's case and other cases-Protective discrimination doctrine
- Right to Information Act, Central and State Commission, Public Authorities, Right to Information and Power of Judicial Review

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- Basu D.D. (2022) Introduction to the Constitution of India, Lexis Nexis, New Delhi.
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- Tripathi J.P. (2018) Constitutional Law- New Challenges, Centre Law Publications, Allahabad.
- Singh Jai. S. (2018) The constitutional Law of India: Cases & Material, Central Law Publication, Allahabad.
- Kumar Dr. Narendra (2016) Constitutional Law of India, Allahabad Law Agency.
- Basu D.D. (2014) Comparative Constitution of India, Lexis Nexis, New Delhi.
- शर्मा, नीता (2022), भारत का संविधान, अर्जुन पब्लिसिंग हाउस, नई दिल्ली।
- गुप्ता, एच.पी. (2002), भारत का संविधान, मार्डन लॉ पब्लिकेशन, इलाहाबाद।
- <u>https://www.mgkvp.ac.in/Departmenthome/ProfessorLecture?Id=27&pid=121</u>
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 - <u>https://www.studocu.com/in/document/christ-deemed-to-be-university/constitutional-law-ii/constitutional-law-2-full-notes/17878377</u>

LL.B. Second Semester PAPER – II CONTRACT – II LL.B. 202

Marks : 100

Objective

Objective of the studies is to understand the concept, definition of indemnity and guarantee. To know about the Bailment and Pledge meaning, distinction and right and duties bailer/bailee. To know about the Agency and definition of Agent, principal and creation of agency.

Unit I :

Indemnity and Guarantee (Sec 124 - 147)

Indemnity & Guarantee – The Concept, Definition, Methods, Commencement of Liability of the Indemnifier, Right/Duties of Indemnifier, Indemnified and Surety, Discharge of Sureties Liability Kinds of Guarantee

Unit II : Bailment and Pledge (Sec. 148–171 and Sec 172-182)

- Meaning and Distinction
- Rights and Duties of Bailer/Bailee, Pawnor /Pawnee
- Lien
- Termination of Bailment
- Commercial utility of pledge transaction

Agency (Sec.182 to 238)

- Definition of Agent & Principal
- Essentials of relationship of Agency
- Creation of Agency
- Relation of Principal and Agent, Sub-agent and Substituted agent
- Termination of Agency

Unit III :Partnership

Nature & Definition of Partnership, Distinction from Company and Joint Family Business, Relationship between partners, Incoming and outgoing partners (Sec. 30 to 38), Dissolution of Firm (Sec. 39 to 55), Registration of Firm (Sec. 56 to 71) Implied Authority, Relationship with third party. Liability of partners holding out, Admission of New Partner, Modes Retirement of Partners

Unit IV : Sales of Goods

Definition, Condition and Preference, Formation of Contract (Sec. 4 to 17), Effect of contract (See 18 to 31), Right of Parties and Remedies, Performance of Contract (Sec 31 to 44), Rights of Unpaid Seller (Sec. 45 to 54), Suits for Breach of Contract (Sec 55 to 61).

Acts :

- 1. Indian Contract Act, 1872
- 2. Indian Partnership Act, 1932
- 3. The Sale of Goods Act, 1930

- Bangia R.K. (2023), The Indian contract Act, Allahabad Law Agency.
- Saharay K. (2022), Dutt on contract, Eastern Law house.
- Singh Avtar (2022), Contract and Specific Relief, Eastern Book Company.
- Rao Subba G.C.V. (2019), Law of Contract, Narendra Gogies and company.
- Myneni S.R. (2018), Special contracts, Asia Law House.
- कपूर, एस0के0 (2022), संविदा विधि—II माल विक्रय अधिनियम एवं भागीदारी अधिनियम, सेन्ट्रल लॉ एजेन्सी, इलाहाबाद।
- राय कैलाश (2020), संविदा –II विशिष्ट संविदायें, इलाहाबाद लॉ एजेन्सी, इलाहाबाद।
- चौधरी आर्यन (2019), संविदा –II विशिष्ट संविदायें, सेन्ट्रल लॉ पब्लिकेशन्स, इलाहाबाद।
- <u>https://www.mgkvp.ac.in/Departmenthome/ProfessorLecture?Id=27&pid=121</u>
- https://www.mgkvp.ac.in/Departmenthome/ProfessorLecture?Id=27&pid=120
- <u>https://blog.ipleaders.in/e-contracts/</u>

LL.B. Second Semester PAPER – III FAMILY LAW – II LL.B. 203

Marks : 100

Objective

Objective of the studies is to Learnt about origin of Joint Hindu Family. To Learnt about Partition under Hindu Law and also about Hindu Succession Act 1956. To Learn about Hindu under Muslim Personal.

HINDU LAW

Unit I : Joint Hindu Family

Origin, Nature of Join Family and Coparcenary, Characteristic features of Coparcenary, Distinction between Coparcenary and Joint Family, Classification of Property : Joint Family Property and Separate Property, Karta : Position, Powers and Liabilities, Debts

Unit II

- Partition : Definition, Persons entitled to demand Partition, reopening and Reunion
- Hindu Succession Act, 1956 : Features, Devolution of Interest in Coparcenaries Property (Sec.6), List of heirs in class-I & II of the Schedule, Hindu Women's Right to Property

MUSLIM LAW

Unit III

- Hiba : Definition, Essentials, KInds and Formalities for a Valid Hiba Revocation of Hiba.
- Will : Definition, Essentials and Kinds of a Valid Will, Abatement of Legacies, Revocation of Will

Unit IV

- Pre-emption : Definition, Classification & Formalities
- Inheritance under Sunni Law, Doctrine of Aul and Radd

Act

1. Hindu Succession Act, 1956

- Diwan, Paras (2023), Modern Hindu Law, Allahabad Law Agency.
- Agarwal R.K. (2023), Hindu Law, Central Law Agency.
- Sharma, Basant K. (2023), Hindu Law, Central Law Publication
- Kesari U.P.D. (2022), Modern Hindu Law, Central Law Publication.
- Mulla (2021), Hindu Law, Lexis Nexis
- Diwan, Paras (2023), Muslim Law in Modern India, Allahabad Law Agency.
- Rashid, Syed Khalid (2022), Muslim Law, Eastern Book Company.
- Ahmad Aquil (2021), Mohammedan Law, Central Law Agency.
- Sinha R.K. (2017), Text book on Muslim Law, Universal Law Publishing.
- Mulla (2017), Principles of Mohamedan Law, Lexis Nexis.
- Mohmood Tahir (2017), Introduction to Muslim Law, Universal Law Publishing.
- खान राफिक मो० (2023), मुस्लिम विधि, इण्डिया पब्लिसिंग एजेन्सी, इन्दौर।
- अहमद अकील (2022), मुस्लिम विधि, सेन्ट्रल लॉ एजेन्सी, प्रयागराज।
- दीवान पारस (2022), आधुनिक हिन्दू विधि, इलाहाबाद लॉ एजेन्सी, इलाहाबाद।
- केसरी यू.पी.डी. (2021), हिन्दू विधि, सेन्ट्रल लॉ पब्लिकेशन, इलाहाबाद।
- <u>https://www.mgkvp.ac.in/Departmenthome/ProfessorLecture?Id=27&pid=121</u>
 - <u>https://www.mgkvp.ac.in/Departmenthome/ProfessorLecture?Id=27&pid=120</u>
 - <u>https://www.tndalu.ac.in/econtent/20 Family Law-II.pdf</u>

LL.B. Second Semester Paper - IV LAW OF CRIME- I (The Bhartiya Nyaya Sanhita) LL.B. 204

Objective

Marks : 100

The objective of the course is to know about Law relating to crime, to understand about menses and common intention and to know about classification of Crime.

Unit-I

Meaning and Definition of Crime, Elements of Crime, Stages of crime, Principles of Joint Criminal Liability and stic liability.

General Exceptions: General Defenses and Private defenses, offences of Abetment, Criminal Conspiracy and Attempt of Crimes.

Unit-II

Offences affecting Human body: Culpable Homicide, Murder, Hurt, Grievous Hurt, Wrongful Restraint, Wrongful confinement, Kidnapping and Abduction.

Unit-III

Offences against Property: Theft, Extortion Robbery, Dacoity, Cheating, Criminal Trespass, Criminal Breach of Trust, Forgery, Criminal Misappropriation and Snatching.

Unit-IV

Offences against state: waging, Attempting of wage and Abetting, Waging of war against the Govt. of India.

Offences against Marriage relating to Women: Cruelty by Husband or Relatives, Dowery Death, Criminal Intimidation and Defamation.

Act: The Bhartiya Nyaya Sanhita, 2023

- Yadav Krishna Murari, Aggarwal Tripathi (2023), Text Book on the Indian penal code, Satyam Law International.
- Vaidya Sharvari (Madiwale) (2023), A references book on Indian Penal Code, Allahabad Law Agency.
- Mishra S.N. (2022), Indian Penal Code, Central Law Publication.
- Joshi Man Mohan (2022), The Indian Penal Code, Integrity Education.
- Gaur K.D. (2019), Commentary on the Indian Penal Code, Central Law Publication.
- <u>https://www.mgkvp.ac.in/Departmenthome/ProfessorLecture?Id=27&pid=120</u>
- <u>https://www.tndalu.ac.in/econtent/33_Law_of_Crimes-I(Indian_Penal_Code).pdf</u>
- https://msbrijuniversity.ac.in/assets/uploads/newsupdate/IPC-SCLLB-2.pdf

LL.B. Second Semester PAPER – V ADMINISTRATIVE LAW LL.B. 205

Marks: 100

Objective

Objective of the studies is to Know about genesis of administrative Law. To understand about delegated legislation. To be Familiarized with Liability of Wrong, Public Interest Litigation.

Unit I : Introduction

Evolution and Scope of Administrative Law :

Nature, Scope and Development of Administrative Law

Rule of Law and Administrative Law, Separation of Powers and its Relevance, Relationship between Constitutional Law and Administrative Law.

Unit II :

- Delegated Legislation Necessity and Constitutionality, Control : Legislative, Judicial and Procedural
- Principles of Natural Justice
- Administrative Tribunal and Administrative Discretion

Unit III :

- Liability of Wrong Tortious and Contractual
- Statutory immunity, Governmental Privilege in Legal proceedings, Estoppel and Waiver.
- Public Interest Litigation

Unit IV :

• Judicial Control of Administrative Law Writs, Injunction, Declaratory Suit, Accountability, Lokpal and Lokyaukta, Right to Information Act

- Rai Kailash (2023), Administrative Law, Allahabad Agency.
- Takwani C.K. (2023), Lecture on Administrative Law, Estern Book Co.
- Massey I. P. (2022), Administrative Law, Estern Book Co.
- Myneni S.R. (2021), Administrative Law, Asia law House, Hydrabad.
- Jain M.P. & S.N. Jain (2021), Principles of Administrative Law, Lexis Nexis, Universal Delhi.
- Thakkar C.K. (2012), Administrative Law, Estern Book Co.
- Sathe S.P. (2004), Administrative Law, Lexis Nexis.
- टाकवानी सी.के. (2022), प्रशासनिक विधि, ईस्टर्न बुक कम्पनी, लखनऊ।
- केसरी यू.पी.डी. (2021), प्रशासनिक विधि, सेन्ट्रल लॉ पब्लिकेशन, इलाहाबाद।
- उपाध्याय जय.जय. राम (2020), प्रशासनिक विधि, सेन्ट्रल लॉ एजेन्सी, इलाहाबाद।
- <u>https://www.mgkvp.ac.in/Departmenthome/ProfessorLecture?Id=27&pid=121</u>
- <u>https://www.mgkvp.ac.in/Departmenthome/ProfessorLecture?Id=27&pid=120</u>
- https://bvbelladlawcollege.org/wp-content/uploads/2021/03/Administrative-Law.pdf

LL.B. Third Semester PAPER – I JURISPRUDENCE LL.B. 301

Marks : 100

Objective

Objective of the studies is to Know about meaning and importance of Jurisprudence. To understand about sources of Law such as custom, Legislation and precedent. To be Familiarize with schools of Jurisprudence.

Unit I : Introduction

- Meaning, Scope and Importance of Jurisprudence.
- Relation between Jurisprudence and other Sciences, Nature and Kinds of Law and Theories of Justice.
- Sources of Law : Custom, Legislation, Precedent

Unit II : Schools of Jurisprudence

- a) Natural Law with Indian Perspective
- b) Analytical Positivism, Pure Theory, Legal Realism
- c) Historical Jurisprudence
- d) Sociological Jurisprudence with Indian Perspective

Unit III : Law and Legislation

- Law and Morality
- Law and Religion
- Law and Social Change
- Principles of Liability : Liability and Negligence, Absolute, Liability, Immunity.

Unit IV : Concept of Law

- Rights and Duties
- Personality
- Possession, Ownership and Property

- Mahajan V.D.(2022), Jurisprudence and Legal theory.
- Singh Avtar & Harpreet Kaur (2020), Introduction to Jurispridence, Lexis Nexis, New Delhi.
- Willains G. (2020), Learning the law, Sweet and Maxwell.
- Paranjape N.V. (2019) Studies in Jurisprudence & Legal theory, Central Law Agency, Allahabad.
- Singh Hijan N.K. (2016), Jurisprudence Explained, Universal law Publishing, New Delhi.
- Jayakumar N.K. (2015), Lecture in Jurisprudence, Lexis Nexis, New Delhi.
- Bondenheimer (1996), Jurisprudence The Philosophy and Method of Law, Universal Delhi
- R.W.M. Dias (1994), Jurisprudence Indian Reprint Aditya Books, Delhi
- Fitzgerald P.J. (1994), Salmond on Jurisprudence Tripathi, Bombay
- Dhyani S.N. (1985), Jurisprudence A Study of Indian Legal Theory
- त्रिपाठी, तपेश्वरी प्रसाद (2022), विधिशास्त्र, इलाहाबाद लॉ एजेन्सी, इलाहाबाद।
- बाबेल बसन्ती लाल (2021), विधिशास्त्र, यूनिवर्सल लॉ पब्लिसर्स।
- पराजपे एन.वी. (2019), विधिशास्त्र एवं विधि के सिद्धान्त, सेन्ट्रल लॉ एजेन्सी, इलाहाबाद।
- प्रसाद अनिरूद्ध (2010), विधिशास्त्र के मूल सिद्धान्त, ईस्टर्न बुक कम्पनी, लखनऊ।
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 - <u>https://www.mgkvp.ac.in/Departmenthome/ProfessorLecture?Id=27&pid=120</u>
 - <u>https://www.scribd.com/document/354988020/Jurisprudence-Note1</u>

LL.B. Third Semester PAPER – II INTERPRETATION OF STATUTES AND PRINCIPLES OF LEGISLATION LL.B. 302

Objective

Marks : 100

Objective of the studies is to know about the meaning and term of Interpretation of Statutes. To know about the Rules of Interpretation. To know about the Maxims and their importance.

Unit I : Interpretation

Meaning, Object, General Principles and their Importance, Difference between Interpretation and Construction

Statutes : Meaning and its Classification

Literal Rule, Golden Rule

Unit II :

Mischief Rule Beneficial Construction Strict Construction – In reference with Penal and Taxing Laws Maxims of Interpretation and their Importance

Unit III :

Interpretation of Constitutional Law Internal and External Aids to Interpretation Commencement, repeal and Revival of Legislation

Unit IV : Principles of Legislation

Doctrine of Utility Doctrine of Pleasure and Pain Doctrine of Sympathy and Antipathy Public Opinion and Legislation

- Mittal D.P. (2023), Statutory Interpretation Commercial Law Publishers India. Pvt.ltd.
- Chaturvedi K.N. (2022), Modern Statutory Interpretation, Eastern Law House.
- Bindra N.S. (2022), Interpretation of Statutory, Lexis Nexis.
- Singh Avtar, Harpreet Kaur (2022) Introduction of The Interpretation of Statutes, Lexis Nexis.
- Singh G.P. Alok Aradhe (2022), Principles of Statutory Interpretation, Lexis Nexis.
- Myneni S.R. (2020), Interpretation of Statutes, Asia Law House.
- Bhattacharya T. (2020), Interpretation of Statutes, CLA.
- Sinha J.N. (1995), Ethics, Surjeet Prakashan, New Delhi.
- भटटाचार्या टी. (2022), कानूनों का निर्वचन, सेन्ट्रल लॉ एजेन्सी, इलाहाबाद।
- गुप्ता राधा (2022), कानूनों का निर्वचन, यूनिवर्सिटी बुक हाउस प्राइवेट लिमिटेड।
- सिंह बंशीधर (2021), संविधियों का निर्वचन, सेन्ट्रल लॉ पब्लिकेशन, इलाहाबाद।
- प्रसाद अनिरूद्ध (2019), सांविधिक निर्वचन के सिद्धान्त, सेन्ट्रल लॉ पब्लिकेशन, इलाहाबाद।
- वर्मा, वेद प्रकाश (2009), नीतिशास्त्र के मूल सिद्वान्त, एलाइंड पब्लिसर्स, नई दिल्ली।
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- https://www.mgkvp.ac.in/Departmenthome/ProfessorLecture?Id=27&pid=120
- <u>https://blog.ipleaders.in/basic-principles-of-interpretation-of-statues/</u>

LL.B. Third Semester PAPER – III COMPANY Law LL.B. 303

Objective

Objective of the studies is to Know the concept of Company. To understand about prospectus and problems and share capital. To familiarize about dividend director appointment and role of managing director.

Unit I : Formation, Registration and Incorporation of Company

Definition and Kinds of Company

Nature of Company : Theory of Corporate Personality

Incorporation of Company : Memorandum of Association and Articles of Association, Doctrine of Ultra-vires.

Unit II : Capital Formation and Regulation

Prospectus : Issue, contents, Kinds, liabilities for misstatement, statement in lieu of Prospectus Promoters : Position, duties and liabilities.

Share and General Principles of allotment

Transfer of Shares, Restriction on transfer, Relationship between transfer and transferee. Share Capital, Reduction of Share Capital, Conversion of Loan as, debentures into capital Duties of Court to protect interest of creditors and share holders.

Unit III : Administration and Management

Dividend – Payments – Capitalization – Profit, Audit to Account

Directors Appointment – Kinds, Powers and Duties

Role of Managing Director and other Managerial Personal

Oppression and Mismanagement

Unit IV : Winding up of Companies

- Kinds, Consequences and reason of winding up
- Role of the Court
- Liabilities of Past members
- Payment of Liabilities
- Reconstruction and Amalgamation
- Legal Liabilities of Company Civil & Criminal, Remedies against them

Suggested Reading:

- Kapoor G.K.and Dhanija, Sanjay (2024), Company Law & Practice, Taxmann Publications.
- Singh Avtar (2023), Company Law, Eastern Books Company.
- Bangia R.K. (2023), Company Law, Allahabad Law Agency.
- Paranjape N.V. (2021), Company Law, Central Law Agency.
- Tripathi S.C. (2019), New Company Law, Central Law Publication.
- सिंह अवतार (2022), कम्पनी विधि, ईस्टर्न बुक कम्पनी, लखनऊ।
- परांजपे ना०वि० (२०२२), कम्पनी विधि–२०१३, सेन्ट्रल लॉ एजेन्सी, प्रयागराज।
- वावेल बसन्ती लोल (2022), कम्पनी अधिनियम—2013, यूनिवर्सिटी बुक हाउस प्राइवेट लिमिटेड।
- <u>https://www.mgkvp.ac.in/Departmenthome/ProfessorLecture?Id=27&pid=121</u>
- <u>https://www.mgkvp.ac.in/Departmenthome/ProfessorLecture?Id=27&pid=120</u>
 - <u>https://www.icsi.edu/media/webmodules/publications/FinalCLStudy.pdf</u>

Marks : 100

LL.B. Third Semester PAPER – IV LABOUR LAW - I (LAW RELATING TO LABOUR MANAGEMENT RELATIONS IN INDIA) LL.B. 304

Marks : 100

Objectives

Establishment of all kinds of justice for the working people – social, economic, and political. The availability of equal opportunities to all workers, irrespective of caste, creed, religion and beliefs for their overall personality development. Protection of weaker sections of workers who are not financially well off to protect themselves. Maintenance of industrial peace.

Unit I :

Industrial Relation, Labour Problem and Labour Policy in India

Trade Union Act, 1926 (Labour Management Relation); History and Development of Trade Union Movement, Registration of Trade Union, Rights and Liabilities of Registered Trade Union, Penalties and procedure, Collective Bargaining – Process, Merit and Demerit

Unit II : Industrial Dispute Act, 1947

Scope of Industry, Employees, Employers, Industrial Disputes, Authorities under the Industrial Dispute Act, 1947; Procedure, Power and Duties of Authorities, Reference of Disputes to Boards. Courts or Tribunals

Unit III :

Strike, Lock Out, Lay Off, Retrenchment and Closure Unfair Labour Practices, Penalties, Offences (Standing Order) Act, 1946 by Industrial Employment

Unit IV :

Philosophy of Labour Welfare, Historical Development of Labour Welfare, The Factories Act, 1948: Interpretation-competent person, Hazardous process, manufacturing process, Worker, Factory, Occupier, Health, Safety and Welfare, Working House of Adults, Employment of young persons, Inspectors - Appointment and Powers.

Acts

- 1. Trade Union Act, 1926
- 2. Industrial Dispute Act, 1947
- 3. Factories Act, 1948

- Malik P.L. (2021), Handbook of Labour and Industrial Law, Eastern Book Company, Lucknow.
- Agrawal Anju & Satish Kumar Saha (2020), Industrial Relation & Labour law, SBPD Publication, U.K.
- Sinha P.R.N., Indubala Sinha & Sjelarseema Priyadarshini (2017), Industrial Relation, Trade, Unions and Labour Legislatives, Pearson.
- Ghosh Piyali & Nandan Shefali (2017), Industrial Relations & Labour laws, Mc Graw Hill education.
- Goswami V.G. (2019), Labour and Industrial Laws, CLA. Allahabad.
- Mishra S.N. (2016) Labour and Industrial Law, CLP Allahabad.
- सिंह इन्द्रजीत (2023), श्रमिक विधियॉ, सेन्ट्रल लॉ पब्लिकेशन, इलाहाबाद।
- शर्मा गंगा सहाय (2020), श्रम एवं औद्योगिक विधि, यूनिवर्सिटी बुक हाउस प्राइवेट लिमिटेड।
- मिश्रा सूर्यनारायण (2019), श्रम एवं औद्योगिक विधि, सेन्ट्रल लॉ एजेन्सी, इलाहाबाद।
- मिश्रा सूर्यनारायण (2012), श्रम एवं औद्योगिक विधि, सेन्ट्रल लॉ एजेन्सी, इलाहाबाद।
- <u>https://www.mgkvp.ac.in/Departmenthome/ProfessorLecture?Id=27&pid=121</u>
- <u>https://www.mgkvp.ac.in/Departmenthome/ProfessorLecture?Id=27&pid=120</u>
- https://renaissancelawcollege.com/wp-content/uploads/2015/09/Labour-Laws.pdf

LL.B. Third Semester PAPER – V PROPERTY LAW LL.B. 305

Objective

Marks : 100

Objective of the studies is to know about the Concept of Property. To know about the movable and immovable Property. To know about the General principles of Transfer of Immovable Property.

Unit I : Concept of Property and General Principles Relating to Transfer of Property

Concept of Property : Distinction between movable and immovable property Definition clause : Immovable property, Attestation, Notice, Actionable claim Definition of transfer of property (Sec.5) Transfer and non-transfer of property (Sec. 10- 12) Transfer for benefit of Unborn Person & rule against Property (Sec. 13&14) Vested and Contingent interest (Sec. 19 & 21) Doctrine of Election (Sec.35)

Unit II : General Principles Governing Transfer of Immovable Property

Tranfer by ostensible owner Rule of feeding the grant by estoppels Rule of Lis-pendence Fraudulent transfer Rule of part - performance

Unit III : Specific Transfers

Sale and gift Mortgage and charge Lease and License

Unit IV : Easement Act

Object and main provisions of the Easement Act Acts

- 1. The Transfer of Property Act, 1882
- 2. The Indian Easement Act, 1882

- Sinha R.K.(2023), Transfer of Property Act, Central Law Agency.
- Mulla, (2023), Transfer of Property Act, Lexis Nexis, New Delhi.
- Mulla, (2022), Commentary on Transfer of Property Act-1882, Sweet Soft.
- Sarthi Vepa P. (2021), Law of Transfer of Property, Estern Book Company.
- Singh Avtar, Harpreet Kaur (2019), Text book on the transfer of property Act, Universal Publication.
- Saxena Pradhan Poonam (2017) Property Law, Lexis Nexis, New Delhi.
- Shukla S.N.(2015), Transfer Property Act, Allahabad Law Agency.
- त्रिपाठी जी.पी. (2023), सम्पति अन्तरण अधिनियम, सेन्ट्रल लॉ पब्लिकेशन, प्रयागराज।
- सिन्हा आर.के. (2022), सम्पति अन्तरण अधिनियम, सेन्ट्रल लॉ एजेन्सी, प्रयागराज।
- त्रिपाठी टी.पी. (2020), सम्पति अन्तरण अधिनियम, इलोहाबाद लॉ एजेन्सी, इलाहाबाद।
- वाबेल बसन्तीलाल (2006), सम्पति अन्तरण अधिनियम, ईस्टर्न बुक कम्पनी, लखनऊ।
- https://www.mgkvp.ac.in/Departmenthome/ProfessorLecture?Id=27&pid=121
- https://www.mgkvp.ac.in/Departmenthome/ProfessorLecture?Id=27&pid=120
- https://www.indiacode.nic.in/bitstream/123456789/2338/1/A1882-04.pdf

LL.B. Third Semester PAPER – VI LEGAL LANGUAGE (INCLUDING LEGAL AND GENERAL ENGLISH) LL.B. 306

Marks: 100

Objective

Objective of the studies is to understand the basis knowledge of English grammar. To enhance the composition skill and creative writing skill. To the basis legal terms and legal maxims.

Grammar and Usage

- 1. Simple Sentences
 - i) Tense and Composition
 - ii) Basic Transformations(a) Active to Passive(b) Simple to Negative(c) Affirmative to Interrogative
- 2. Complex and Compound Sentence
- 3. Part of Speech
- 4. Vocabulary Terms of Common Use
- 5. Composition Skills Paragraph Writing
- 6. Translation Hindi to English
- 7. Letter and Application writing
- 8. Essay (a) Essay in Hindi on Legal Topics
 - (b) Essay in English on Legal Topics (for example) : Fundamental Rights under the Indian Constitution, Secularism, Social Justice, Consumer Protection, Women's Right, Public Interest Litigation, Lok Adalat etc.
- 9. Legal words Terms and Phrases
- 10. One word substitution
- 11. Abbreviation
- 12. Précis Writing

- Singh, V.S. (2023), English for law Student, Allahabad Law agency Allahabad
- Gupta, S.P. (2003), Legal Language and Legal Writing Including General English, Allahabad Law Agency, Allahabad
- Martin and Bharat (2002) ,Scholars Senior English Grammer and Composition, Scholar Publish House, Delhi
- Nesfield (1967), English Grammer, Composition and usege Macmillan and company ltd. Kolkata
- <u>https://www.mgkvp.ac.in/Departmenthome/ProfessorLecture?Id=27&pid=121</u>
- https://www.mgkvp.ac.in/Departmenthome/ProfessorLecture?Id=27&pid=120
- <u>https://www.scribd.com/document/380362725/Legal-Language-and-Legal-Writing-Including-General-English-eBook-Lecture-Notes-PDF-Download-Studynama-com-India-s-Biggest-Website-for-Law-Study-M</u>

LL.B. Fourth Semester PAPER – I LABOUR LAW – II (SOCIAL SECURITY AND WAGE LEGISLATION) LL.B. 401

Marks: 100

Objective

Objective of the studies is to Conceptual frame work with regard to social security and the relevant provision with regarded to employ composition act 1923 were discuss. The provision of the maternity benefit act 1961 was dedicated upon. The concept and the objection along with the objective of the minimum wages act 1948 were dedicated upon at length.

Unit I : Employees Compensation Act, 1923 (Sec. 1-10, 12, 14, 14A, 17 & 20)

- Conceptual frame work of Social Security- Evolution and concept of Social Security, Scheme of Social Security, Employees Compensation Act, 1923 : Definitions, Aims & Object, Liability of Employer.
- Notional Extension & Defences, Determination of Amount of Compensation, Compensation when due, Penalty for default, Contracting Out (Sec.17), Appointment & Powers of Commissioner (Sec. 19-31)

Unit II : Maternity Benefit Act, 1961 (Sec. 3-18)

- Aims & Object, Definitions, Restriction on employment, Right to Maternity Benefit, Medical Benefit.
- Bonus, Leave Dismissal during Pregnancy (Sec. 10-16), forfeiture of Maternity benefit, Leave for Miscarriage, Penalty for contravention of Act by Employer, Cognizance of offences.
- The Payment of Gratuity Act, 1972 : Aims and Objects of Act, Definition, Controlling Authority, Payment of Gratuity, Recovery of Gratuity, Recovery of Gratuity, Determination of the amount of Gratuity

Unit III : Minimum Wages Act, 1948

- 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.
- The Equal Remuneration Act, 1976, Payment of Remuneration at equal rates to Men and Women Employees and other matters.

Unit IV : Payment of Wages Act, 1936

- Aims & Object, Responsibility of Payment of Wages, Time of Payment of Wages & Fixation of Wage Period, Authorized Deductions (Sec.7 to 13), Appointment & Powers of Inspectors and Authority for Adjudication of Claims (Sec.15-18), Penalty for offences under the Act.
- The Payment of Bonus Act : Scope and Application, Definition, Computation of Gross profit and available surplus, Eligibility for Bonus, Disqualification for Bonus, Minimum and Maximum Bonus.

Acts

- 1. Employees Compensation Act, 1923
- 2. Maternity Benefit Act, 1961
- 3. Payment of Wages Act, 1936
- 4. Minimum Wages Act, 1948

- Malik P.L. (2021), Handbook of Labour and Industrial Law, Eastern Book Company, Lucknow.
- Agrawal Anju & Satish Kumar Saha (2020), Industrial Relation & Labour law, SBPD Publication, U.K.
- Sinha P.R.N., Indubala Sinha & Sjelarseema Priyadarshini (2017), Industrial Relation, Trade, Unions and Labour Legislatives, Pearson.
- Ghosh Piyali & Nandan Shefali (2017), Industrial Relations & Labour laws, Mc Graw Hill education.
- Goswami V.G. (2019), Labour and Industrial Laws, CLA. Allahabad.
- Mishra S.N. (2016) Labour and Industrial Law, CLP Allahabad.
- सिंह इन्द्रजीत (2023), श्रमिक विधियॉ, सेन्ट्रल लॉ पब्लिकेशन, इलाहाबाद।
- शर्मा गंगा सहाय (2020), श्रम एवं औद्योगिक विधि, यूनिवर्सिटी बुक हाउस प्राइवेट लिमिटेड।
- मिश्रा सूर्यनारायण (2019), श्रम एवं औद्योगिक विधि, सेन्ट्रल लॉ एजेन्सी, इलाहाबाद।
- मिश्रा सूर्यनारायण (2012), श्रम एवं औद्योगिक विधि, सेन्ट्रल लॉ एजेन्सी, इलाहाबाद।
- <u>https://www.mgkvp.ac.in/Departmenthome/ProfessorLecture?Id=27&pid=121</u>
- https://www.mgkvp.ac.in/Departmenthome/ProfessorLecture?Id=27&pid=120
- https://blog.ipleaders.in/social-security-and-its-relevance-under-labour-legislation-in-india/

LL.B. Fourth Semester PAPER – II CODE OF CIVIL PROCEDURE & LIMITATION ACT

LL.B. 402

Marks : 100

Objective

Objective of the studies is to know about the Civil Procedure and Limitation. To know about the decree, judgment order trial. To know about the appearance, examination and trial.

Unit I : Introduction

Definition : Decree, Judgment, Order, Foreign Court, Foreign Judgment , Mesne Profit, Affidavit, Plaint, Written statement , Legal Representative, Distinction between Decree & Judgment and between Decree and Order.

Jurisdiction : Kinds, Hierarchy of Courts, Suit of a Civil nature, Concepts of Res-Subjudice and Resjudicata, Place of Suing, Institution of Suit, Parties to the suit, Joinder, Misjoinder or non-joinder of parties, Representative suit, Framing of suit, Cause of Action.

Unit II : Appearance, Examination & Trial

Appearance, Ex-parte Procedure, Summary & Attendance of witness, Trial, Adjournments, Interim orders, Commission Arrest and Attachment before judgment, Injunction and Appointment of Receiver, Interest and Costs.

Execution : Concept, General Principles, Power of execution of decrees, Procedure for execution, enforcement, Arrest and detention, Attachment, Sale, Delivery of Property, Stay of execution.

Unit III : Suits in particular Case

By or against government, By or against firm, Suit in forma pauperis, Interpleader suit Appeals, Review, Reference & Revision

Unit IV : Miscellaneous

Transfer of cases, Restitution, Caveat, Inherent powers of Courts.

Law of Limitation : Meaning, Nature & Scope of Law of Limitation, Bar of Limitation and its efficacy, sufficient cause its meaning and applicability, Legal Disability : Meaning, Scope & Effect, Continuous running of time, General Principles, Meaning, Scope & its exception, Law Relating to Registration of documents.

Act

- The Civil Procedure Code, 1908
- The Limitation Act, 1963

- Takwani C.K. (2023), Civil Procedure EBC, Lucknow.
- Singh Pramod Kumar (2021), A to Z Civil Procedure Code-1908, Whitesmann.
- Mathur D.N. (2020), The code of Civil Procedure with Chapter Summary, Central Law Publications.
- Singh Avtar (2018), The code of Civil Procedure, Central Law Publications.
- Mulla D.F. (2017) The Code of Civil Procedure, Lexis Nexis, Delhi.
- Mulla D.F. (2015) The Key to Indian Practice (A Summary of the C.P.C.), Lexis Nexis, Delhi.
- Jain M.P. (2011) The Code of Civil Procedure, Lexis Nexis, Delhi.
- जैन एस.के. (2014–18), डाइजेस्ट ऑन सिविल प्रक्रिया संहिता, इण्डिया लॉ हाउस, इन्दौर।
- बावेल बसन्तीलाल (2022), सिविल प्रक्रिया संहिता एवं परिसीमा अधिनियम, सेन्ट्रल लॉ एजेन्सी, इलाहाबाद।
- त्रिपाठी टी.पी. (2010), सिविल प्रक्रिया संहिता, इलाहाबाद लॉ एजेन्सी, इलाहाबाद।
- पण्डेय वी.एन. (2001), सिविल प्रक्रिया संहिता, सेन्ट्रल लॉ पब्लिकेशन, इलाहाबाद।
- <u>https://www.mgkvp.ac.in/Departmenthome/ProfessorLecture?Id=27&pid=121</u>
- https://www.mgkvp.ac.in/Departmenthome/ProfessorLecture?Id=27&pid=120
- <u>https://www.tndalu.ac.in/econtent/5 Civil Procedure Code.pdf</u>
- <u>https://www.tndalu.ac.in/econtent/5_Civil_Procedure_Code.pdf</u>

LL.B. Fourth Semester PAPER – III LAW OF EVIDENCE LL.B. 403

(The Bhartiya Sakshya Adhiniyam, 2023)

Marks: 100

Unit I: Introduction and Definition

Definition: (Sec.-2) Facts in issue, relevant fact, proved, disproved, not proved, evidence: oral evidence (Sec. 54 & 55) and documentary evidence (Primary and Secondary Sec. 56-63), Presumptions (Sec.2,35,78,79,80,81,92,93,108,110,111,116,117,119,120).

Unit II: Relevancy, Admissibility of Fact and Burden of Proof

Relevancy and admissibility Doctrine of res gestate (Sec. 4,5,6,7), Conspiracy (Sec. 8) ,Facts concerning mental or bodily state Facts otherwise relevant, Admission, Confession, Dying declaration, Expert opinion, Judicial Notice. Rules relating to burden of proof (Sec. 104-120), Estoppel (121-123).

Unit III: Method of Proving Facts

Who may testify (Sec. 124-127) Privileged Communication (Sec 128-134) Rules relating to production of document (Sec. 135 &136), Evidence by accomplice [(Sec. 138 and 139 (b)], Dowry death, legitimacy of child.

Unit IV: Rules regarding witness and examination

Competent witnesses Hostile witnesses Examination of witnesses : Chief examination, Cross examination and Reexamination. Number of witnesses, order of examination, leading question, Refreshing Memory (Sec. 162-164)

Act :

The Bhartiya Sakshya Adhiniyam, 2023

Books :

- 1. Ratan Lal & Dheeraj Lal, Law of Evidence
- 2. Avatar Singh, Law of Evidence

- Gaur K. D. (2020), Text Book on the Indian Evidence Act. Lexis Nexis, Delhi.
- Lal Batesk (2023), Law of Evidence, Central Law Agency, Allahabad.
- B.John (2014), The Book of Evidence, Pan Mac, U.K.
- Ratanlal & Dhirajlal (2019), The Law of evidence, Lexis Nexis, Delhi.
- Rao V. Nagesware (2019), The Indian Evidence Act, Lexis Nexis, Delhi.
- Singh Avtar (2020), Principles of the Law of evidence, Central Law Publication
- The Indian Evidence Act, 1872.
- सिंह अवतार (2023), साक्ष्य विधि, सेन्ट्रल लॉ पब्लिकेशन, इलाहाबाद।
- यादव राजाराम (2019), भारतीय साक्ष्य अधिनियम, सेन्ट्रल लॉ पब्लिकेशन, इलाहाबाद।
- पण्डेय जी.एस. (2011), भारतीय साक्ष्य अधिनियम, यूर्निवसिटी बुक हाउस प्राइवेट लिमिटेड, जयपुर।
- https://www.mgkvp.ac.in/Departmenthome/ProfessorLecture?Id=27&pid=121
- https://www.mgkvp.ac.in/Departmenthome/ProfessorLecture?Id=27&pid=120
 - <u>https://www.legalbites.in/library-law-of-evidence/</u>
 - https://www.indiacode.nic.in/bitstream/123456789/15351/1/iea_1872.pdf

LL.B. 404 LL.B. Fourth Semester Paper - IV LAW OF CRIME – II (The Bhartiya Nagarik Suraksha Sanhita)

Objective

Marks: 100

The objective of the course is to understand about difference between substantial Law and procedure Law, to know about function of Law of procedure and to know about function of police system.

Unit I

• Introduction & Definition: Enforceability, Definition, Constitution of Criminal Courts and their powers (sec 6-25 and 29) Arrest and Arrest Procedure, Search and seizure Right of Arrested Person. (Sec. 35-62) Process to compel Appearance (63-93) Duty of police for medical Examination.

Unit II

• **FIR and Proceeding before Magistrate**: Information to police and power of Investigation (173-196)

Cognizance and initiation of proceeding before Magistrate, (Sec210-222)

Complain to magistrate of commencement of proceedings (See 223-233) Maintenance of wife, children and Parents (144-147) Security for peace and good behaviour (Sec-125-143)

Unit III

• Jurisdiction, Charge and trial:

Jurisdiction of Criminal courts in inquiries and trial (Sec 197-209)

Charge (Sec.234-247), Trial before court of session (248-260)-Trial by Magistrate in warrant (Sec 261-273), Cases (a) on police report (Sec 261-266) (b) other than police report (Sec 267-270) Summon trial (Sec 274-282), Summary trial (Sec 283-288), Plea of Bargaining (289-300).

Unit IV

• Judgment: (Sec 392-406), Appeal (Sec 413-435), Reference & Revision (Sec 436-445), Transfer of Cases (Sec 447-452), Provision of Bail and Bond (Sec 479-798), Limitation of Cases (Sec 515-521)

Act:

The Bhartiya Nagrik Suraksha Sanhita, 2023

- Kelkar R.V. (2021), Criminal Procedure, Eastern Book Co.
- Mishra S.N. (2020), The Code of Criminal Procedure, Central Law Publication.
- Kannan K. (2019), Code of Criminal Procedure, Lexis Nexis, Delhi.
- Lal Ratan & Dhiral Lal (2019), Code of Criminal Procedure, Lexis Nexis, Delhi.
- Sarkar S.C. (2018), Criminal Procedure, Lexis Nexis, Delhi.
- Pillai K.N. Chandra Sekharan (2017), Lecture on Criminal Procedure, EBC Lucknow.
- <u>https://www.mgkvp.ac.in/Departmenthome/ProfessorLecture?Id=27&pid=120</u>
- <u>https://www.indiacode.nic.in/bitstream/123456789/15272/1/the_code_of_criminal_procedure%2C_1_973.pdf</u>
- <u>https://www.tndalu.ac.in/econtent/34_Law_of_Crimes_II_(Code_of_Criminal_Procedur.pdf</u>
- <u>https://lawfaculty.du.ac.in/userfiles/downloads/LLBCM/IInd%20Term_Law%20of%20Crimes-II_LB203_2022_1.pdf</u>

LL.B. Fourth Semester PAPER – V PROFESSIONAL ETHICS AND PROFFESSIONAL ACCOUNTING SYSTEM (CLINICAL) LL.B. 405

Objective

Marks : 100 (80+20)

Objective of the studies is to know about the need of Legal profession in India and who regulates this profession. To know about the ethics of advocates and duty of advocate towards the client, court and colleagues. To know about the relationship between Bar and Bench.

Unit I :

Development of Legal Profession in India, Constitution, Function, Powers and Jurisdiction of State State Bar Council and Bar Council of India, Admission and Enrolment of Advocates

Unit II :

Professional ethics and Advocacy, Standards of Professional Conduct and Etiquette, Conflict between interest and duty, Duty to court, Duty to Client, Duty to opponent, Duty to Colleagues, Duty towards Society and obligation to render legal aid

Unit III : Bench-Bar Relationship

Reciprocity as partners in administration of Justice, Professional Misconduct, Rights and Privileges of Advocates

Unit IV : Contempt of Court Act, 1971

Historical Development of contempt of Court Act in India, Object and Constitutional Validity of Contempt of Court Act., Definition, Kinds of Contempt, Contempt by Judges, Magistrates, Lawyers and other persons, Cognizance, Procedure, Appellate provisions regarding Contempt Defences, Punishment and Remedies against punishment for Contempt of Court and Punishment for Contempt, Defences under contempt of court.

Cases

- 1. Rajendra V Pai v Alex Fernandes AIR 2002 SC 1808
- 2. In re; A an advocate AIR 1962 SC 1337
- 3. In re; Mr. G. a Senior Advocate of SC AIR 1954 SC 557
- 4. In re; Lalit Mohan Das AIR 1957 SC 250
- 5. Sheo Narayan Jafa v Judge Allahabad H.C. AIR 1953 SC 368
- 6. P.J. Ratnam v Kanikaran AIR 1964 SC 224
- 7. In re; "M" an Adovate AIR 1957 SC 149
- 8. L.D. Jaisingham v Narain das N Punjabi (1976) I SCC 354
- 9. John D'Souza v Edward Ani (1994) 2 SCC 64
- 10. In re; V.C. Mishra AIR 1995 SC 2348

Acts

- 1. The Advocate Act, 1961
- 2. Contempt of Court Act. 1971
- 3. The Advocates Welfare Fund Act, 2001

Rule

The Bar council of India Rules, 1961, In this Paper there shall be written examination of 80 marks by the university and 20 marks will be awarded on the basis of case study and viva-voce.

- Navneet Vibhaw (2023), Professional Ethics for Lawyers, Lexis Nexis.
- Myneni S.R. (2020), Professional Ethics, Accountancy for Lawyers & Bar Bench Relation, Asia Law Book.
- Subramanian R. (2017), Professional Ethics, 2E, Oxford university Press.
- Sirohi JPS & Sunil Sirohi (2006), Professional Ethics, Lawyer"s Accountability, Bench- Bar Relationship, ALA
- Shree Avrom (1994), Advocacy, Universal, Delhi
- Evam Keith (1994), The Golden Rules of Adovacy. 1994, Universal, Delhi
- राय कैलाश (2023), विधिक आचार, अधिवक्ताओं की जबाबदेही एवं बेंच-बॉर सम्बन्ध, सेन्ट्रल लॉ एजेन्सी, इलाहाबाद।
- सिंह वंशीधर (2020), वृत्तिक आचार, अधिवक्ता की जबाबदेही और एवं बॉर–बेंच सम्बन्ध, यूनिर्वसिटी बुक हाउस प्रा0 लि0, जयपुर।
- चतुर्वेदी मुरलीधर (2014), वृत्तिक नीतिँशास्त्र, अधिवक्ता की जबाबदेही और न्यायपीठ से उसके सम्बन्ध, इलाहाबाद लॉ एजेन्सी, इलाहाबाद।
- https://www.mgkvp.ac.in/Departmenthome/ProfessorLecture?Id=27&pid=120
 - https://www.tndalu.ac.in/econtent/49 Professional Ethics.pdf
 - <u>https://lawnotes.co/category/llb/professional-ethics-and-professional-accounting-system/</u>

LL.B. Fifth Semester PAPER – I HUMAN RIGHTS LAW AND PRACTICE LL.B. 501

Marks : 100

Objective

Objective of the studies is to know about the Meaning and Importance of Human Rights. To know about the Relationship between Legal Right and Human Rights. To know about the U.N. Charter and Human Rights?

Unit I :

Human Rights : Meaning, Evolution of Human Rights : Ancient and Natural Law perspective, Natural Rights and Human Rights, Legal right and Human Rights, Human Rights Classification, Human Rights-Importance.

Unit II :

U.N.Charter and Human Rights, Universal Declaration of Human Rights and its legal Significance. Covenants and Conventions : International Covenant on Economic, Social and Cultural Rights, 1966; International Conventions on Civil & Political Rights, 1966 The European Convention on Human Rights, 1950, The American Convention on Human Rights, 1969, African Charter on Human and People's Rights, The Viena Conference on Human Rights, Convention Against Torture and Other Cruel Inhuman or Degrading Treatment or Punishment, Rights of the Aged.

Unit III :

Human Rights in India, Human Rights and Indian Constitution, The Protection of Human Rights Act, 1992

Judicial activism &Protection of Human Rights in India, Role of Non-Governmental Organization in the Promotion and Protection of Human Rights; Refugee: Rights and Duties

Unit IV :

National Human Rights Commission, National Commission for Minorities, National Commission for Safai Karamacharis, National Commission for Women, National Commission for Backward Classes and National Commission for Schedule Castes and Schedule Tribes.

Acts

- 1. The Charter of UN
- 2. The Protection of Human Rights Act, 1993
- 3. The Universal Declaration of Human Rights, 1948
- 4. The Protection of Human Rights Act, 1993

- Myneni S.R. (2023) Human Rights Law and Practice, Allahabad Central Agency.
- Sen S.N. (2022), Human Rights, Shri sai Law Publication Faridabad, first Edison.
- Kapoor S.K. (2021), International Law and Human Rights, 2023 Allahabad Central Law Agency.
- Awasthi and Kataria (2005), Law relating to Protection of human Rights, Orient Publishing Company New Delhi, second Edition.
- Agrawal H. O. (2005), Human Rights, Allahabad Central Law Publication, Eights Edition.
- Khanna D.P. (2001), Reforming on Human Rights, Manas Publication New Delhi.
- Sharma Gokulesh (2000), Human Rights and Legal Remedies Deep and Deep Publication Company Limited, New Delhi, First Edition.
- Chandra Umesh (2000), Human Rights, Allahabad Central Agency.
- Sahgal B.P. (1995), Human Rights in India, Deep and Deep Publication New Delhi.
- D.D. Basu (1994), Human Rights in Constitutional Law, Prentice hall of India Private Limited New Delhi.
- त्रिपाठी टी.पी. (2023), मानवाधिकार, इलाहाबाद लॉ एजेन्सी, इलाहाबाद।
- कपूर एस.के. (2022), अर्न्तराष्ट्रीय विधि एवं मानवाधिकार, सेन्ट्रल लॉ पब्लिकेशन, प्रयागराज।
- अग्रवाल एच.ओ. (2022), अर्न्तराष्ट्रीय विधि एवं मानवाधिकार, सेन्ट्रल लॉ पब्लिकेशन, प्रयागराज।
- कपूर एस.के. (2008), मानवाधिकार एवं अर्न्तराष्ट्रीय विधि, सेन्ट्रल लॉ एजेन्सी, इलाहाबाद।
- <u>https://www.mgkvp.ac.in/Departmenthome/ProfessorLecture?Id=27&pid=120</u>
- <u>https://vidyamitra.inflibnet.ac.in/index.php/home/subjects?domain=Social+Sciences&subdomain=Human+Rights+and+Duties</u>
 - <u>https://www.humanrightscareers.com/issues/human-rights-areas-of-practice/</u>

LL.B. Fifth Semester PAPER – II ENVIRONMENTAL LAW LL.B. 502

Marks: 100

Objective

Objective of the studies is to Know about environmental problems. To understand the water (Prevention & Control of Pollution) Act/1974. To Familiarize with the National Green Tribunal Act, 2010.

Unit I :

Dimensions of Environmental Problems, Pollution & Its Kinds, Sustainable development, Constitutional Provisions & Judicial Activism(Principles- Precautionary Principle, Polluter pays principle, Public trust doctrine)

Unit II :

The Water(Prevention & Control of Pollution) Act, 1974; Definition, Central and State Pollution Control Boards : Constitution, Power and function; Sample of effluents, Citizen Suit Provision

Unit III :

The Environmental (Protection) Act, 1986, The National Green Tribunal Act, 2010 (Appellate Authorities under the Act)

Unit IV :

Indian Forest Act, 1927; Kinds of forest-Private, Reserved, Protected and Village Forest, The Forest (Conservation) Act, 1980

The Wild Life (Protection) Act, 1972; Authorities to be appointed and constituted under the Act, Hunting of wild animals, Protection of Specified Plants, Trade or Commerce in Wild animals, animal articles and trophies; Its prohibition.

Acts

- 1. The Water (Prevention and Control of Pollution) Act, 1974
- 2. The Air (Prevention and Control of Pollution) Act, 1981
- 3. The Environment (Protection) Act, 1986
- 4. The National Environment Tribunal Act, 1955
- 5. The National Environment Appellate Authority Act, 1997
- 6. Indian Forest (Conservation) Act, 1980
- 7. The Forest (Conservation) Act, 1980
- 8. The Wild Life (Protection) Act, 1972

- Swami Maheshwara N. (2022), Text book on Environmental Law, Asia Law House.
- Shastri S.C. (2022), Environmental Law, Eastern Book Company.
- Divan Shyam, Rossneranz, Armin (2022), Oxford University Prees.
- Leela Krishnan P.(2018), Environmental Law in India, Lexis Nexis.
- प्रसाद अनिरूद्ध (2023), पर्यावरण एवं पर्यावरणीय विधि की रूपरेखा, सेन्ट्रल लॉ पब्लिकेशन, इलाहाबाद।
- दूबे ए.के. (2023), पर्यावरण विधि, ईस्टर्न बुक कम्पनी, लखनऊ।
- उँपाध्याय जय जयराम (2018), पर्यावरण विधि, सेन्ट्रल लॉ एजेन्सी, इलाहाबाद।
- सिंह सी.पी. (2013), पर्यावरण विधि, सेन्ट्रल लॉ एर्जेन्सी, इलाहाबाद।
- https://www.mgkvp.ac.in/Departmenthome/ProfessorLecture?Id=27&pid=120
- https://renaissancelawcollege.com/wp-content/uploads/2015/04/Environmental-Law.pdf
- https://lawbhoomi.com/environmental-law-notes-and-study-materials/

LL.B. Fifth Semester PAPER – III Land Laws and Land Revenue Code- 2006 LL.B. 503

Objective

Marks: 100

Objective of the studies is to know about the Historical Development of Land law. To know about the U.P. Zamindari Abolition and Land Reform Act, 1951. To know about the Gram Sabha and Land Management Committee.

Unit – I

UP Land Revenue Code, 2006

- (i) Definitions, revenue Divisions, Board and Revenue Officers
- (ii) Revenue court : Jurisdiction and Procedures
- (iii)Maintenance and revision of Revenue Records
- (iv)Management of Land and other properties by gram sabha

Unit- II

- (i) Tenures : Transfer, devolution, Division, surrender and Abandonment
- (ii) Lease of Land by gram Panchayat, ejectment, declaratory suit
- (iii)Assessment and collection of land revenue
- (iv)Penalties

Unit – III

UP Consolidation of Holdings Act, 1953

- (i) UP Consolidation : efinitions, Declaration and Notification, Its's effect, Reconsolidation, Cancellation of consolidation.
- (ii) Consolidation Courts
- (iii) Consolidation scheme : Objection and disposal
- (iv)Statement of Principles

Unit – IV

UP Panchayati Raj Act, 1947

- (i) Establishment, constitution Meetings and Functions of Gram sabha
- (ii) Gram Panchayat : Powers and duties, Eligibility of Gram Panchayat Members
- (iii)Nayay Panchayat : Establishment, Appointment and tenure of Panchs, election and Powers of Sarpanch
- (iv)Powers of Nyay Panchyat

Acts :

- 1- UP Land revenue code, 2006
- 2- UP Consolidation of Holdings Act 1953
- 3- UP Panchayati Raj Act, 1947

- Maurya R.R. (2023), Uttar Pradesh Land Laws. CLA. •
- Swamy N. Maheshwara (2023), Land Laws under the Constitution, Asia Law House, Hydrabad.
- Myneni S.R. (2022), Land Laws, Asia Law House, Hyderabad.
- Singh Promod Kumar (2021), A to Z Laws of Land and Property disputes, Capital Publication House.
- Padma T. & K.P.C. Rao (2021), The Principles of Land Laws, LT Publication.
- प्रसाद, राधा मोहन (2023), भूमि विधिः प्रश्न एवं समाधान, प्रीतम लॉ हाउस, पटना, बिहार।
- चौधरी रामनरेश (2023), उत्तर प्रदेश, राजस्व संहिता–2006, विस्तृत विवेचन, सेन्ट्रल लॉ पब्लिकेशन, इलाहाबाद।
- रंगा, ओ.पी. (2020), भूमि रिकार्ड व राजस्व कानून, सिंगला लॉ एजेन्सी, चण्डीगढ़। मौर्य, आर.आर. (2017), उत्तर प्रदेश भूमि विधिया, सेन्ट्रल लॉ पब्लिकेशन, इलाहाबाद। •
- https://www.mgkvp.ac.in/Departmenthome/ProfessorLecture?Id=27&pid=120
- https://bor.up.nic.in/pdf/Proposed Amendment English.pdf
- https://udrc.lkouniv.ac.in/Content/DepartmentContent/SM 580b24cb-ac52-4ec1-9819-٠ 3fde47193d36 30.pdf

LL.B. Fifth Semester PAPER – IV BANKING LAW LL.B. 504

Marks : 100

Objective

Objective of the studies is to know about the concept of Bank and Banker and function and Classification of Banks. To know about the relationship between Bank and Customer and control by Government. To understand the incorporation, capital, management and business of Banking Company under Reserve Bank of India Act-1934.

Unit I :

Concept of Bank and Banker, Functions of Bank, Classification of Banks, Relationship between Bank and Customer, Control by Government and it agencies, Management of Banking companies on account and audit, Reconstruction and reorganization of banking companies, Suspension and winding up of business of banking companies, Social control over banking, Banking Ombudsman, Recent Trends in Banking: Automatic Teller Machine and Internet Banking, Smart Credit Cards, Banking Frauds

Unit II : Reserve Bank of India Act, 1934

Incorporation, Capital, Management and Business of Banking Company, Central Banking function of Reserve Bank of India, collection and furnishing of Credit Information, Control of Reserve Bank of India over Non-banking Institutions and Financial Institutions, Credit Control by Reserve Bank of India, General provisions and penalties.

Unit III : Negotiable Instrument Act, 1881

Definition and characteristic of Negotiable Instruments, Types of Negotiable Instruments, Definition and Essentials Promissory Note, Bill of exchange and cheque, Liabilities and capacity of Parties of Negotiable Instrument, Holder and Holder in due Course, Transfer and Negotiation of Negotiable Instrument.

Unit IV :

Crossing of Cheque and payment, Dishonor of Cheques, Presentment and Payment, Dishonor, Noting and Protest of Negotiable Instrument, Endorsement : Definition, Essential of a valid endorsement and its kinds, Rules of evidence and compensation.

- Gurusamy S. (2023), A Text Book of Banking and Insurance, Vijay Nicole.
- Chaudhary R.M. (2022), Banking Laws, Central Law Publications.
- Kumar Sunil (2020), Essentials of banking and Insurance, JSR Publishing House.
- Singh Avtar (2007), Law of Banking & negotiable instruments: An Introduction EBC, Lucknow.
- Tannen, M.L. Jannen's (2000), Banking Law & Practice in India,
- Gupta S.N. (1999), The Banking Law in Theory & Practice
- Bashyam and Adiga, (1997), The Negotiable Instrument Act
- चर्तुवेदी ममता (2023), आधुनिक बैंकिंग विधि, सेन्ट्रल लॉ पब्लिकेशन, इलाहाबाद।
- चौधरी रामनरेश (2021), बैंकिंग विधि, इलाहाबाद लॉ एजेन्सी, इलाहाबाद।
- जयसल डॉ० आर०बी० (2015), बैंकिंग विधि, सेन्ट्रल लॉ पब्लिकेशन, इलाहाबाद।
- गुप्ता डॉ0 एच.पी. (2013), बैंकिंग विधि, सेन्ट्रल लॉ पब्लिकेशन, इलाहांबाद।
- https://www.mgkvp.ac.in/Departmenthome/ProfessorLecture?Id=27&pid=120
- <u>https://www.tndalu.ac.in/econtent/3_Banking_Law.pdf</u>
- <u>https://www.icsi.edu/media/webmodules/publications/9.1%20Banking%20Law%20-Professional.pdf</u>

LL.B. Fifth Semester PAPER – V PLEADING, DRAFTING AND CONVEYANCING (CLINICAL) LL.B. 505

Marks : 100 (60+40)

Objective

Objective of the studies is to understand the basis knowledge about principles of pleading. To enhance the writing skill with respect to legal drafting. To knowledge the skill power about legal language in drafting.

Unit I : Fundamental Rule of Pleading

Meaning and Definition of Pleading History; Object and Interpretation Rules of Pleading : General and fundamental, Amendment of Pleading Civil: Plaint, Written Statement, Interlocutory Application, Originally Petition Affidavit, Execution Petition, Memorandum of Appeal and Revision, Petition under Article 226 and 32 of the Constitution of India.

Unit II : General Principles Governing Transfer of Immovable Property

Criminal : Complaint, Criminal Miscellaneous petition, Bail Application, Memorandum of Appeal and Revision

Unit III : Model Draft of Application

Application for Restoration of Suit; Amendment in the Pleading, Substitution of Parties, Setting aside ex parte decree, Alimony, Bail, Matrimonial petition, Legal notice, Appointment of receiver/local commission; Compromise of Suit, condonation of delay and application for execution etc., Drafting Writ petition and PIL petition

Unit IV : Conveyancing : Theory and Model Draft

Definition and essential part of a deed, Model deed : Sale-deed, Mortgage deed, Gift-deed, Will-deed, Trust deed, Lease-deed, Promissory Note, General Power of Attorney, Partnership deed; Tenancy deed; Relinquishment deed etc.

In this paper students have to do 15 practical exercises in drafting and 15 exercises in conveyancing apart from teaching. There shall be written examination of 60 marks conducted by the university and remaining 40 marks will be given on record file and viva-voce. (30 + 10 respectively)

- Sarkar S.K. (2022), Guide to Drafting Pleading & Conveyancing, Premier Publishing Company.
- Sharma Y.S.(2023), The law of Pleading, Drafting and Conveyancing, University book house pvt. Ltd.
- Srivastava K.K. (2018), The Law of Pleading, Drafting and Conveyancing, CLA.
- Dhingra S.N. & G.C. Mogha (2013), Law & Pleadings in India, Eastern Law House.
- Chaturvedi R.N.(2018), Pleadings, Draftings & Conveyance, Central Law Publications.
- Singh V.P. (2022), Forensic Science, Lexis Nexis, New Delhi.
- दीक्षित एस.सी. (2020), अभिवचन, प्रारूपण एवं हस्तान्तरण पत्र लेखन, तथा निर्णय लेखन के प्रारूप, सेन्ट्रल लॉ पब्लिकेशन, इलाहाबाद।
- पाण्डेय ए.एन. (2018), अभिवचन तथा प्रलेखशास्त्र, सेन्ट्रल लॉ पब्लिकेशन, इलाहाबाद।
- शर्मा वाई.एस. (2017), अभिवचन, प्रारूपण तथा अभिहस्तान्तरण, यूनिवर्सल बुक हाउस प्राइवेट लिमिटेड, नई दिल्ली।
- अग्रवाल मुकेश (2017), अभिवचन, प्रारूपण तथा हस्तान्तरण –पत्र लेखन, यूनिवर्सल बुक हाउस प्राइवेट लिमिटेड, नई दिल्ली।
- https://www.mgkvp.ac.in/Departmenthome/ProfessorLecture?Id=27&pid=120
- https://www.icsi.edu/media/webmodules/Drafting Apperances Pleadings NewSyllabus.pdf.pdf
- <u>https://yusuflaw.com/wp-content/uploads/2020/07/Law-on-Drafting-Pleading-Conveyancing-YAL.pdf</u>

LL.B. Sixth Semester PAPER – I PRINCIPLES OF TAXATION LAW LL.B. 601

Marks : 100

Objective

The objective of the course is to understand the history and fundamental principles of taxes, to know the concept of Direct and Indirect taxes and to be familiar with income tax.

Unit-I General Principle of Taxation:

Historical Development of Taxation In India, Concept of Taxation And Its Characteristics. **Constitutional Provision of Taxation:** Taxation And Freedom of Trade, Commerce And Intercourse, Scheme of Division of Powers Of Taxation Between The Central And State, Difference Between Tax And Fee, Canons of Taxation: Characteristics of A Good Tax System, Tax Evasion And Tax Avoidance.

Unit-II Income Tax Act 1961:

Definitions: Income, Agricultural Income, Assessment Year, Previous Year, Persons And Assesses, Residential Status And Tax Incidence, Chargeable Income: Heads Of Income –Salaries, Income From House Property, Profit And Gains From Business Or Profession, Capital Gains, Income From Other Sources, Clubbing Of Income.

Unit-III Authorities – Powers and Functions:

Appointment Of Authorities, Power And Procedure Of Assessment, Search And Seizure, Appeal Revision And Reference Settlement Of Grievances.

Unit-IV Goods and Service Tax:

Historical Development of GST With Current Indirect Tax Structure (Central And State Tax), Meaning, Definition and Salient Feature Of GST, Appointment Of Officers, Power And Function Of Officers, Power of Inspection, Search And Seizure, Power to Arrest,

Registration: Procedure, Amendment, Cancellation or Suspension, **Appeal to:** Authorities, High Court and Supreme Court.

Act:

Income Tax Act, 1961 Goods and Service Tax Act, 2017

- Raj Kailash (2023), Taxation Laws, Allahabad Law Agency.
- Pathak ji Neha (2023), Principles of Taxation Laws, Taxmann Publication.
- Ratan Jyoti (2022), Taxation Law & Bharat Law House.
- Myneni S.R. (2019), Law of Taxation, Allahabad Law Agency.
- Kumar Atal (2017), Taxation Law, Central Law Publication.
- Iyenger Sampat (1998), Law of Income Tax.
- मेहरोत्रा एच.सी.ए एस.पी. गोयल (2023–24), कराधान, सिद्धान्त एवं व्यवहार, साहित्य भवन पब्लिकेशन, आगरा।
- मेहरोत्रा एच.सी.ए एस.पी. गोयल (2022–23), आयकर कर नियोजन एवं प्रबन्ध, साहित्य भवन पब्लिकेशन, आगरा।
- जैन आर.के., आर.आर. शर्मा (2023), आयकर विधि एवं व्यवहार, साहित्य भवन पब्लिकेशन, आगरा।
- चडढा संजीव कुमार, शैलेश कुमार सिंह (2021), कराधान विधि के सिद्वान्त, शान्डिंल्य पब्लिकेशन, नई दिल्ली।
- https://www.scribd.com/document/452639454/Sem-V-Principles-of-Taxation-Law
- https://lawfaculty.du.ac.in/userfiles/downloads/LLBCM/VIth%20Term_Principles%20of%20Ta xation%20Law_LB%20604_2023.pdf

LL.B. Sixth Semester PAPER – II PENOLOGY AND VICTIMOLOGY LL.B. 602

Marks : 100

Objective

Objective of the studies is to know about the Meaning, Definition and Importance of Criminology. To know about the Schools of Criminology. To know about the General Causes of Crime.

Unit I : Criminology

Definition, Nature, scope and importance, White Collar Crime : Concept, Causes and prevention Schools of Criminology : Classical & Neo classical, Lombroso and others, Hereditary and mental retardation as causes of crime, sociological theories, socialistic, cartographic

Unit II : General causes of crime

Lombrosian theory, Psychiatric theory, Differential association theory, Anomies theory, Multiple causation theories, Juvenile in conflict with the Law.

Unit III : Punishment

Concept and Justification of Punishment : Deterrent theory, Retributive theory, Preventive theory, Reformative theory, Capital punishment.

Treatment of correction of offenders : Prison and open Air System, Probation, Parole, Indeterminate sentence, correctional, institutions.

Unit IV : Police System

Structural organization of police, power and duties of police under the Police Act and Cr.P.C. Power and duties of police under the police Act and Cr.P.C. Liabilities of Police for custodial violence Victims to the crime

- Myneni S.R. (2023), Crime, Criminology and Penology, Allahabad Law Agency.
- Ahuja Ram, Ahuja Mukesh (2023), Criminology, Rawat Publications
- Paranjape N.V. (2021), Criminology, Penology including Victimology, Central Law Publication.
- Ponnia M. (2018), Criminology Penology, Allahabad Law Agency.
- Siddique Ahmed (2017) Criminology, Penology and Victimology, EBC Westore.
- वाबेल बसन्तीलाल (2019), इण्डिया पब्लिसिंग कम्पनी पब्लिकेशन डिविजन, रायपुर, छतीसगढ़।
- गुप्ता एम.एल. और डी.डी. शर्मा (2014), समाज शास्त्र, साहित्य भवन, आगरा।
- परांजपे एन.पी. (2021), अपराधशास्त्र एवं प्रपीड़नशास्त्र, सेन्ट्रल लॉ पब्लिकेशन, प्रयागराज।
- <u>https://www.mgkvp.ac.in/Departmenthome/ProfessorLecture?Id=27&pid=121</u>
- <u>https://www.mgkvp.ac.in/Departmenthome/ProfessorLecture?Id=27&pid=120</u>
- <u>https://sist.sathyabama.ac.in/sist_coursematerial/uploads/SAL1053.pdf</u>

LL.B. Sixth Semester PAPER – III COPYRIGHT LL.B. 603

Marks: 100

Objective

Objective of the studies is to the growth of the intellectual property laws at the international forum. The leading instruments in the field of intellectual property rights were deliberated upon. The subject matter and the associated principles were discussed at length.

Unit I :

- Meaning of Intellectual Property
- International Instruments : Paris, TRIPS, WIPO, UNESCO.

Unit II : The Copyright Act

- Definition and Historical Background of Copyright Law, Copyright Act, 1957
- Leading International Instruments : Berne Convention, Universal Copyright convention, International Copyright under copyright Act.

Unit III :

- Copyright in Literary, Dramatic and Musical work, Sound Recording, Cinematograph Film.
- Copyright in Computer Programme, Ownership of copyright, Author Special Rights
- Rights of Broadcasting and Performers
- Terms of copyright

Unit IV :

- Copyright Registrar and Copyright Board Power and Procedure
- Copyright Societies, Assignment, License, Infringement Criteria of Infringement, Infringement of Copyright of Film, Literary and Dramatic Works,Importation and Infringement, Fair use provision.
- https://www.slideshare.net/sarat68/ipr-copy-rights-in-econtent-developmentpptx

Acts

• The Copyright Act 1957

- Singh Rakesh Kumar, Arunabh Banerjee (2022), Intellectual Property Right, Lexworth Gogia Law Agency.
- Ramanajun Adaesh (2020), Patent Law cases and Meterial (Generic).
- Ahuja V.K. (2017), Law Relating to Intellectual Property Right, Lexis Nexis.
- Durafe Asha VijayDhanshree Toradmal (2020), Intellectual Property Right, Dreamtech Press
- Mishra J.P. (2013), An Introduction to Intellectual Property Right, Central Law Publication.
- Singh Avtar (2013), Intellectual Property Law, Eastern Book Company.
- Mishra J.P. (2012), An Introduction to Intellectual Property Right, Central Law Publication.
- Wadera B.L.(2011), Law relating to Patents, Trademarks, Copyrights, Design & Geographical Indications, Universal Publication.
- धाकड़ ज्ञानवती (2018), बौद्धिक सम्पदा विधि, सेन्ट्रल लॉ पब्लिकेशन, इलाहाबाद।
- मिश्रा जयप्रकाश (2013), बौद्धिक सम्पदा अधिकार—एक परिचय, सेन्ट्रल लॉ पब्लिकेशन, इलाहाबाद।
- सिंह चन्द्र प्रकाश (2012), बौद्धिक सम्पदा विधि, इलाहाबाद लॉ एजेन्सी, इलाहाबाद।
- <u>https://www.mgkvp.ac.in/Departmenthome/ProfessorLecture?Id=27&pid=120</u>
- https://www.slideshare.net/sarat68/ipr-copy-rights-in-econtent-developmentpptx
- <u>https://www.investopedia.com/terms/c/copyright.asp</u>

LL.B. Sixth Semester PAPER – IV ALTERNATIVE DISPUTE RESOLUTION (CLINICAL) LL.B. 604

Marks : 100 (80+20)

Objective

Objective of the studies is to know about the alternative dispute resolution. The complicity aap judicial system is simplified. Several mode of negotiation will used to solve the problem.

Unit I : Concept, Need and Development, Advantages

Arbitration and Conciliation Act, 1996 : Object, Development and Salient features Arbitration : Definition, Sources, Kinds, Scope and Differences to Court Arbitration Agreement, Composition of Arbitral Tribunal

Unit II :

Jurisdiction of Arbitral tribunal, Conduct of Arbitral Proceeding, Making of Arbitral Award and Termination of Proceedings

Unit III :

Recourse against Arbitral Award, Finality and Enforcement of Arbiral Award, Appeal, Enforcement of Certain Foreign Awards

Unit IV :

Conciliation, Mediation, Lok- Adalat & Permanent Lok- Adalat, Negotiation, Summary Trial, etc.

Acts:

Arbitration and Conciliation Act, 1996 Legal Service Authority Act, 1987

Evaluation will be in two parts, There shall be written examination of 80 marks conducted by university and 20 marks will be awarded through exercises and viva-voce

- Bindal Saurabh (2023), Law of Arbitration and conciliation and Alternative dispute resolution, eastern book company.
- Tripathi S.C. (2018), Alternative Dispute Resolution, Central Law Publications.
- Saharay Madhusudan (2023), The Principles of Alternate Dispute Resolution, Alt. Publications.
- Padama T. Rao K.P.C. (2023), The Principles of Alternate Dispute Resolution, Alt. Publication.
- Tripathi S.C. (2021), Alternative Dispute Resolution, EBC, Lucknow.
- Saraf B.P. & M.Jhunjhunwala (2000), Law of Arbitration & Conciliation,Snow White, Mumbai
- Rao P.C. & William Sheffied, (1997) Alternative Disputes Resolutions, Universal, Delhi
- सिंह बंशीधर (2019), अनुकल्पी विवाद निपटारा पद्धति,सेन्ट्रल लॉ पब्लिकेशन, इलाहाबाद।
- खेत्रपाल बी.एस. एवं पूजा(2019), माध्यस्थम् एवं सुलह अधिनियम, 1996ए पूजा लॉ हाउस, इन्दौर।
- सिंह अवतार (2013), माध्यस्थम्, सुलह एवं अनुकल्पी विवाद निपटान विधि, इस्टर्न बुक कम्पनी, लखनऊ।
- मिश्रा देवेन्द्रनाथ (2011), माध्यस्थम् विधि, इलाहाबाद लॉ एजेन्सी, इलाहाबाद।
- <u>https://www.mgkvp.ac.in/Departmenthome/ProfessorLecture?Id=27&pid=120</u>
- <u>https://www.investopedia.com/terms/a/alternative-dispute-resolution.asp</u>
- https://legalaffairs.gov.in/sites/default/files/arbitration-and-mediation 0.pdf

LL.B. Sixth Semester PAPER – V MOOT COURT EXERCISE AND INTERNSHIP (CLINICAL) LL.B. 605

Marks : 100

Objective

Objective of the studies is to know about the Moot Court Exercise. To know about the observation of Trial in Civil and Criminal Cases. To know about the Interviewing Techniques and Internship diary.

The Paper will have following components:

- a) <u>Moot Court</u>: Every student will be required to do at least three moot courts with 10 marks for each. The moot court work will be on assigned problem and it will be evaluated for 5 marks for written submissions and 5 marks for oral advocacy.
- b) <u>Observance of Trial in two cases, one Civil and one Criminal</u> Student will be required to attend two trials in the course of the last two or three years of LL.B. studies. They will maintain a record and enter the various steps observed during their attendance on different days in the court assignment. This scheme will carry 30 marks.
- c) <u>Interviewing techniques and Pre-Trial preparations and Internship diary.</u> Each student will observe two interviewing sessions of clients at the Lawyer's Office/Legal Aid Office and record the proceedings in a diary. Each student will further observe the preparation of documents and court papers by the Advocate and the procedure for the filling of the suit /petition. This scheme will carry 30 marks.
- d) The fourth component of this paper will be viva-voce examination on all the above three aspects. This will carry 10 marks.
- e) Student will be required to undertake legal awareness programme in association with N.S.S. and other authorities as directed by the Department.

- Myneni S.R. (2022), Moot Court Exercise and Internship, Asia Law House.
- Kumari Vidya T (2021), Moot Court Exercise and Internship, Asia Law House.
- Padma T. Rao K.P.C. (2020), Moot Court Observation of Trial Practical Preparation and Internship, A.L.T. Publication.
- बवेल बसन्तीलाल (2015), मूट कोर्ट, सिद्वान्त एवं व्यावहार, सेन्ट्रल लॉ पब्लिकेशन, इलाहाबाद।
- राय कैलाश (2018), मूट कोर्ट, सेन्ट्रल लॉ पब्लिकेशन, इलाहाबाद।
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