

VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS)

(Deemed to be University u/s 3 of the UGC Act, 1956)

PALLAVARAM - CHENNAI - INDIA



VELS
UNIVERSITY



LL.B. 3 YEARS

CURRICULUM AND SYLLABUS

(Based on Choice Based Credit System)

Effective from the Academic Year

2016 – 2017

SCHOOL OF LAW

DEPARTMENT OF LEGAL STUDIES

CURRICULUM

Total Number of Credits: 150

FIRST YEAR

CATEGORY	CODE	TITLE OF THE COURSE	HOUR/WEEK			CREDITS
			Lecture	Tutorial	Practical	
Semester – I						
Core	16LLB001	Law of Contracts –I and Specific Relief	4	1	0	4
Core	16LLB002	Law of Torts Including MV Accident and Consumer Protection Laws	4	1	0	4
Core	16LLB003	Law of Crimes – I (IPC)	4	1	0	4
Core	16LLB004	Constitutional Law – I	4	1	0	4
Core	16LLB005	Legal Language and Legal writing including General English	4	1	0	4
DSE	—————	Discipline Specific Elective – I	4	1	0	4
		TOTAL	24	6	0	24

CATEGORY	CODE	TITLE OF THE COURSE	HOUR/WEEK			CREDITS
			Lecture	Tutorial	Practical	
Semester – II						
Core	16LLB006	Law of Contracts – II	4	1	0	4
Core	16LLB007	Constitutional Law – II	4	1	0	4
Core	16LLB008	Family Law – I	4	1	0	4
Core	16LLB009	Land Laws including Tenure and Tenancy System	4	1	0	4
Core	16LLB010	Jurisprudence	4	1	0	4
DSE	—————	Discipline Specific Elective – II	4	1	0	4
AECC	—————	Ability Enhancement Compulsory Course- I	2	1	0	2
		TOTAL	26	7	0	26

SECOND YEAR

CATEGORY	CODE	TITLE OF THE COURSE	HOUR/WEEK			CREDITS
			Lecture	Tutorial	Practical	
Semester – III						
Core	16LLB011	Labour Law – I	4	1	0	4
Core	16LLB012	Public International Law and Human Rights	4	1	0	4
Core	16LLB013	Family Law – II	4	1	0	4
Core	16LLB014	Interpretation of Statutes	4	1	0	4
Core	16LLB015	Environmental Law including Laws for the Protection of Wild Life and other Living Creatures including Animal Welfare	4	1	0	4
DSE	_____	Discipline Specific Elective – III	4	1	0	4
SEC	_____	Skill Enhancement Course – I	2	0	0	1
AECC	_____	Ability Enhancement Compulsory Course – II	2	0	0	1
		TOTAL	28	6	0	26

CATEGORY	CODE	TITLE OF THE COURSE	HOUR/WEEK			CREDITS
			Lecture	Tutorial	Practical	
Semester – IV						
Core	16LLB016	Labour Law – II	4	1	0	4
Core	16LLB017	Law of Evidence	4	1	0	4
Core	16LLB018	Principles of Taxation Law	4	1	0	4
Core	16LLB019	Property Law	4	1	0	4
Core	16LLB020	Women and Criminal Law	4	1	0	4
DSE	_____	Discipline Specific Elective – IV	4	1	0	4
GE	_____	Generic Elective – I	2	0	0	1
SEC	_____	Skill Enhancement Course – II	2	0	0	1
AECC	_____	Ability Enhancement Compulsory Course – III	2	0	0	1
		TOTAL	30	6	0	27

THIRD YEAR

CATEGORY	CODE	TITLE OF THE COURSE	HOUR/WEEK			CREDITS
			Lecture	Tutorial	Practical	
Semester – V						
Core	16LLB021	Civil Procedure Code and Limitation Act	4	1	0	4
Core	16LLB022	Law of Crimes – II(Criminal Procedure Code, Juvenile Justice Act & Probation of Offenders Act	4	1	0	4
Core	16LLB023	Administrative Law	4	1	0	4
Core	16LLB024	Company Law	4	1	0	4
Core	16LLB025	Intellectual Property Law	4	1	0	4
DSE	—————	Discipline Specific Elective – V	4	1	0	4
GE	—————	Generic Elective – II	2	0	0	1
		TOTAL	26	6	0	25

CATEGORY	CODE	TITLE OF THE COURSE	HOUR/WEEK			CREDITS
			Lecture	Tutorial	Practical	
Semester – VI						
Core	16LLB026	Drafting, Pleading and Conveyance (Clinical Course – I)	4	2	0	5
Core	16LLB027	Professional Ethics & Professional Accounting System (Clinical Course – II)	4	0	2	4
Core	16LLB028	Arbitration, Conciliation & Alternative Dispute Resolution System (Clinical Course – III)	4	0	2	5
Core	16LLB029	Moot Court Exercise & Internship (Clinical Course – IV)	6	0	2	4
DSE	—————	Discipline Specific Elective – VI	4	1	0	4
		TOTAL	22	3	6	22

LIST OF DISCIPLINE SPECIFIC ELECTIVE COURSES

CODE	TITLE OF THE COURSE	HOURS/WEEK			
		L	T	P	C
16LLB101	Indian Legal and Constitutional History	4	1	0	4
16LLB102	Insurance Law	4	1	0	4
16LLB103	Banking Law	4	1	0	4
16LLB104	Human Rights Law and Practice	4	1	0	4
16LLB105	International Trade and Economics	4	1	0	4
16LLB106	General Agreements on Tariff and Trade	4	1	0	4
16LLB107	Humanitarian and Refugee Law	4	1	0	4
16LLB108	Investment Law	4	1	0	4
16LLB109	Right to Information	4	1	0	4
16LLB110	Information Technology Law	4	1	0	4
16LLB111	Forensic Science	4	1	0	4
16LLB112	Development Administration	4	1	0	4
16LLB113	Media Law	4	1	0	4
16LLB114	UNCITRAL Model Laws	4	1	0	4
16LLB115	Health Law	4	1	0	4
16LLB116	Penology and Victimology	4	1	0	4
16LLB117	Competition Law	4	1	0	4
16LLB118	Gender Justice and Feminist Jurisprudence	4	1	0	4

**LIST OF GENERIC ELECTIVE COURSES OFFERED TO OTHER
DEPARTMENTS**

CODE	TITLE OF THE PAPER	HOURS/WEEK			
		L	T	P	C
16LLB151	Interpretation of Statutes	2	0	0	1
16LLB152	Property Law	2	0	0	1
16LLB153	Company Law	2	0	0	1
16LLB154	Administrative Law	2	0	0	1
16LLB155	Law of Crimes- I (IPC)	2	0	0	1
16LLB156	Information Technology Law	2	0	0	1

LIST OF AECC AND SKILL ENHANCEMENT ELECTIVE COURSES

CODE	TITLE OF THE PAPER	HOURS/WEEK			
		L	T	P	C
16EVS201	Environmental Studies	2	1	0	2
16LLB202	Tamil – I	2	0	0	1
16LLB203	French – I	2	0	0	1
16LLB204	Tamil – II	2	0	0	1
16LLB205	French – II	2	0	0	1
16LLB251	Effective Communication Skills	2	0	0	1
16LLB252	NSS	2	0	0	1

SEMESTER – I

Course Objective: The course law of contracts seeks to regulate the behavior between persons making contracts. The Indian Contract Act occupies the most important place in the Commercial Law. Without contract Act, it would have been difficult to carry on trade or any other business activity and in employment law. It is not only the business community which is concerned with the Contract Act, but it affects everybody. Thus, the objective of the Contract Act is to ensure that the rights and obligations arising out of a contract are honored and that legal remedies are made available to those who are affected.

UNIT – I HISTORY, NATURE, DEFINITIONS, PROPOSAL, ACCEPTANCE AND CONSIDERATION **15**

Moral Basis for Contractual Obligations – Subjective and Objective Theories- Sanctity of Contracts- Agreement and Contract – Definitions- Elements and Different Kinds.

Proposal and Acceptance – Their Various Forms-Essential Elements-Communication and Revocation – Proposal and Invitations for Proposal – Floating Offers – Tenders.

Consideration (Quid Pro Quo) and Nudum Pactum – Its Need-Meaning-Kinds - Essential Elements – Privity of Contract – Its Exception - Adequacy of Consideration – Present- Past and Future – Unlawful Consideration and Its Effects.

UNIT – II CAPACITY TO CONTRACT AND FREE CONSENT **15**

Meaning - Incapacity Arising out of Status and Mental Defect - Minor's Agreements - Restitution - Fraud by a Minor - Ratification and Estoppel - Other Illustrations of Incapacity.

Consent and Free Consent - Meaning and Definition – Factors Vitiating Free Consent- Coercion - Undue Influence – Misrepresentation – Fraud – Mistake.

UNIT – III LEGALITY OF OBJECTS, QUASI CONTRACTS, E – CONTRACTS AND GOVERNMENT CONTRACTS **15**

Legality of Objects - Void Agreements - Lawful and Unlawful Considerations-Objects - Void, Voidable-Illegal and Unlawful Agreements-Their Effects.

Meaning and Nature of Quasi Contracts or Certain Relations Resembling those Created by Contract.

Electronic Contracts – Their Formation, Authentication and Other Developments.

Government Contracts – Constitutional Provisions and Procedural Requirement- Kinds of Govt. Contracts and Performance of Such Contracts- Settlement of Disputes and Remedies.

UNIT – IV DISCHARGE OF A CONTRACT AND ITS VARIOUS MODES

15

By Performance - Conditions of Valid Tender of Performance - How? By Whom? Where?
By Breach - Anticipatory Breach and Present Breach- Impossibility of Performance - Specific
Grounds of Frustration - Application to Leases - Theories of Frustration - Effect of Frustration -
Frustration and Restitution- By Period of Limitation - By Agreement - Rescission and Alteration -
Their Effect - Remission and Waiver of Performance-Extension of Time - Accord and Satisfaction.

UNIT – V REMEDIES IN CONTRACTUAL RELATIONS AND SPECIFIC RELIEF ACT, 1963

15

Remedies Under Contract Act – Damages - Kinds - Remoteness of Damages-Ascertainment
of Damages- Injunction - When Granted and When Refuse – Why? Refund and Restitution.

Remedies Under Specific Relief Act – History- Nature-Meaning and Definitions-
Recovering Possession of Property- Specific Performance of Contracts – When and Why?
Rectification of Instruments- Rescission of Contracts- Cancellation of Instruments- Declaratory
Decrees- Preventive Relief.

TOTAL: 75H

TEXT BOOKS

1. Jack Beatson et.al, *Ansons Law of Contract*, Oxford University Press, 29th ed., 2010.
2. Avtar Singh, *Law of Contract and Specific Relief*, Eastern Book Company, Lucknow, 10th ed., 2008.

REFERENCE BOOKS

1. G.C.V. Subba Rao, *Law of Contracts – I & II*, S. Gogia& Co., Hyderabad, 11th ed., 2014.
2. RK Bangia, *Law of Contract – I with Specific Relief Act*, Jain Book Agency, 6th ed., 2014.
3. Dr. S.R. Myneni, *Contract (Part-1) - General Principles*, Asia Law House Hyderabad, 2010, 11th Ed.

LAW OF TORTS INCLUDING

16LLB002

MV ACCIDENT AND CONSUMER PROTECTION

4 1 0 4

LAWS

Course Objective: This course is to make students understand the various principles of tort law by the way of analysing the historical evolution of the tort law. The nature of tort and the importance of law of torts also discussed elaborately. The course also helps the students to understand the conditions of liability with established cases along with the Consumer Protection Act, 1986.

UNIT – I EVOLUTION, DEFINITION, NATURE, SCOPE AND OBJECTS OF LAW OF TORTS **15**

Its Development by Courts in England- Forms of Action- Emergence of Specific Remedies- Reception of Law of Torts in India- Principles of Equity- Justice and Good Conscience- Uncodified Character- Advantages and Disadvantages- Wrongful act-Legal Damage-Damnum Sine Injuria and Injuria Sine Damno- Tort Distinguished from Crime-Breach of Contract etc.- The Concept of Unliquidated Damages- Doctrine of Sovereign Immunity and Its Relevance in India & Principles of Liability in Torts - Fault- Wrongful Intent – Negligence- Liability Without Fault- Violation of Ethical Codes - Extinguishment of Liability in Certain Situations - Death – Actio Personalis Moritur Cum Persona – Exceptions.

UNIT – II JUSTIFICATION IN TORTS **15**

Volenti Non Fit Injuria- Free Consent- Informed Consent- Mere Knowledge and Knowledge Coupled with Assumption of Risk- Necessity- Private and Public-Plaintiff's Default- Act of God and Inevitable Accident- Private Defence - Statutory Authorization- Judicial and Quasi-Judicial act- Parental and Quasi-Parental Authority.

UNIT – III NEGLIGENCE & VICARIOUS LIABILITY, ABSOLUTE AND STRICT LIABILITY **15**

Basic Concepts - Theories of Negligence - Standards of Care - Duty to take care- Carelessness in Advertence - Doctrine of Contributive Negligence - Res Ipsa Loquitur and Its Importance - Vicarious & Strict Liability - Meaning— Special Relationship- Master and Servant- Control Test – Borrowed Servant- Independent Contractor- Principal and Agent- Corporation and Principal Officer - The Rule in Ryland Vs. Fletcher- The Bhopal Disaster, Oleum Gas Escape - M.C.Mehta Case.

UNIT – IV TORTS AGAINST PERSONS & PROPERTY

15

Assault- Battery- Mayhem- False Imprisonment - Defamation-Libel - Slander -Malicious Prosecution -Nervous Shock-Defences- Trespass to Land- Trespass ab initio- Dispossession - Movable Property- Trespass to Goods-Detinue and Conversion- Torts Against Business Interest - Injurious Falsehood- Misstatements - Passing Off – Defences – Nuisance- Definition- Essentials- Types- Acts which Constitute Nuisance- Obstructions of Highways-Pollution of Air-Water-Noise- Interference with Light and Air - Legal Remedies- Award of Damages - Simple- Special- Punitive- Remoteness of Damages - Foreseeability and Directness Tests- Injunction- Specific Restitution of Property- Extra-Legal Remedies-Self Help- Re-entry in Land- Recapture of Goods- Distress- Damage Feasant-Abetment to Nuisance- Judicial Process in Tort-Dilatoriness - Complicated Rules of Procedures and Evidence- Experts in Trial Process-Reports of Testing Labs- Court Fees- Problems of Access.

UNIT – V CONSUMER PROTECTION LAW & MOTOR VEHICLES ACT

15

Consumer Protection Act, 1986: Salient Features of the Act- Duty to Take Care and Liability for Negligence- Manufacturers and Traders and Providers of Services Such as Lawyers- Doctors and Other Professional- *Caveat Emptor* and *Caveat Venditor*- Deceit and False Advertisement- Forums for Adjudication.

Motor Vehicles Act, 1988: Compensation Provisions of The Motor Vehicles Act, 1988- Compulsory Insurance- Insurers' Liability- Third Party Risks and Liability- Driver Driving Without License- Liability in Respect of Damage to Property.

TOTAL: 75H

TEXT BOOKS

1. W.V.H. Rogers, Winfield and Jolowicz, *Tort*, Sweet & Maxwell, 18thedn, 2010.
2. Ratanlal&Dhirajlal, *The Law of Torts*, Lexis Nexis, Nagpur, 26thedn, 2013.

REFERENCE BOOKS

1. B.M. Gandhi, *Law of Torts with Law of Statutory Compensation and Consumer Protection*, Eastern Book Company, 4thedn, 2011.
2. R.K. Bangia, *Law of Torts including Compensation under the Motor Vehicles Act and Consumer Protection Laws*, Allahabad Law Agency, 2013.
3. RamaswamyIyer's, *The Law of Torts*, Lexis Nexis, Nagpur, 10thedn, 2007.

Course Objective: This course is designed to understand the meaning of crime, methods of controlling them and the essential principles of criminal liability by a study of a range of offences under the Indian Penal Code.

UNIT – I CONSTITUENTS OF CRIME AND GENERAL PRINCIPLES OF CRIMINAL LIABILITY 15

Elements of Crime - Actus Reus - Mens Rea - Concurrence between Actus Reus & Mensrea - Causation- Principle of Legality - Corporate Liability - Vicarious Liability Specially Referring to Sec. 34, 114, 149 of IPC- Strict Liability- Jurisdiction of IPC (Sec-2-5).

UNIT – II GENERAL EXCEPTIONS 15

Judicial Acts (Sec.77, 78)-Mistake of Fact (Sec. 76-79)-Defence of Accident (Sec.80)- Defence of Necessity (Sec.81)-Defence of Minority (Sec. 82,83)-Defence of Insanity (Sec.84)- Defence of Intoxication (Sec. 85,86)-Consent (Sec. 87-92)– Right of Private Defence (Sec. 95 to 106)- Abetment (Sec. 107- 120)- Criminal Conspiracy (Sec. 120A and 120B).

UNIT – III OFFENCES AGAINST HUMAN BODY 15

Offences Affecting Life- Culpable Homicide- Murder- Causing Death by Negligence- Dowry Death- Abetment and Attempt to Suicide- Hurt- Grievous Hurt- Acid Attack- Criminal Force and Assault- Wrongful Restraint- Wrongful Confinement- Kidnapping and Abduction- Sexual Offences: Rape- Development of Rape Laws in India- 2013 Amendment- Unnatural Offences.

Offences Relating to Marriage: Bigamy- Adultery- Cruelty by Husband and Relatives of Husband.

UNIT – IV OFFENCES AGAINST PROPERTY 15

Theft- Extortion- Robbery- Dacoity – Criminal Misappropriation of Property – Criminal Breach of Trust- Cheating- Mischief- Criminal Trespass.

UNIT – V OFFENCES AGAINST STATE 15

Waging War Against the State – Assaulting High Officer- Sedition- Suffering Escape or Harboursing a State Prisoner or Prisoner of War.

TOTAL: 75H

TEXT BOOKS

1. G. Williams, *Text Book of Criminal Law*, Universal Law Publishing, New Delhi, 2012.
2. Ratanlal&DhirajLal, *The Indian Penal Code*, Lexis NexisWadhwa, Nagpur, 2012.

REFERENCE BOOKS

1. K.D. Gaur, *Textbook on Indian Penal Code*, Universal Law Publishing, New Delhi, 2012.
2. J.W. Cecil Turner, *Russel on Crime*, Vols. I & 2, Universal Law Publishing Co., New Delhi, 2012.
3. K.I. Vibhuti, *PSA Pillai's Criminal Law*, Lexis Nexis, ButterworthsWadhwa, Nagpur, 2012.

Course Objective: The purpose of the course is to acquaint the students with basic postulates of the Constitution like the constitutional supremacy, rule of law and concept of liberty. The emphasis is on the salient features of Indian Constitution, Fundamental Rights and Freedoms enshrined under the Constitution of India. Further, it discusses Directive Principles of State Policy and also Fundamental Duties.

UNIT – I INTRODUCTION**15**

Meaning and Significance - Evolution of Modern Constitutions -Classification of Constitutions - Indian Constitution - Historical Perspectives - Government of India Act, 1919 - Government of India Act, 1935 - Drafting of Indian Constitution - Role of Drafting Committee of the Constituent Assembly.

UNIT – II FEATURES OF INDIAN CONSTITUTION AND FUNDAMENTAL RIGHTS 15

Nature and Salient Features of Indian Constitution - Preamble to Indian Constitution - Union and its Territories-Citizenship - Definition of State- General Principles Relating to Fundamental Rights(Art.13).

UNIT – III RIGHT TO EQUALITY AND FUNDAMENTAL FREEDOMS**15**

Right to Equality(Art. 14-18) - Freedoms and Restrictions Under Art.19 - Protection Against Ex-post Facto Law - Guarantee Against Double Jeopardy - Privilege Against Self-incrimination - Right to Life and Personal Liberty - Right to Education – Protection Against Arrest and Preventive Detention.

UNIT – IV RELIGIOUS RIGHTS AND CONSTITUTIONAL REMEDIES**15**

Rights Against Exploitation - Right to Freedom of Religion - Cultural and Educational Rights - Right to Constitutional Remedies - Limitations on Fundamental Rights(Art.31-A,B and C).

UNIT – V DIRECTIVE PRINCIPLES OF STATE POLICY AND FUNDAMENTAL DUTIES**15**

Directive Principles of State Policy – Significance – Nature – Classification - Application and Judicial Interpretation - Relationship Between Fundamental Rights and Directive Principles - Fundamental Duties – Significance - Judicial Interpretation.

TOTAL: 75H

TEXT BOOKS

1. Shukla, V.N., *Constitution of India*, Eastern Book Agency, Lucknow, 10th Edition, 2014.
2. Jain, M.P., *Indian Constitutional Law*, Lexis Nexis, Nagpur, 6th Edition, 2013.

REFERENCE BOOKS

1. Seervai, H.N., *Constitutional Law of India*, Universal Law Publishing Co., Reprint, New Delhi, 2013.
2. Bakshi, P.M., *The Constitution of India*, Universal Law Publishing Co., New Delhi, 10th Edition, 2014.
3. Basu, D.D., *Introduction to the Constitution of India*, Lexis Nexis Publication, Nagpur, 22nd Edition, 2015.

**LEGAL LANGUAGE AND
16LLB005 LEGAL WRITING INCLUDING 4 1 0 4
GENERAL ENGLISH**

Course Objective: This course intended to the law students for their practical application of legal language. It helps the aspirant law students in utilizing various sources in law. The course further helps to strengthen the legal knowledge and its practical applicability.

UNIT – I NEED AND IMPORTANCE OF LEGAL LANGUAGE 15

Introduction – Importance and Relevance of Legal Language to Practice Law- Current Development with Technology and Law.

UNIT – II PROFICIENCY IN GENERAL ENGLISH 15

Parts and Types of Sentences - Parts of Speech – A Brief Introduction - Tenses: Forms and Use - Active and Passive Voice - Direct and Indirect (or Reported) Speech - Some Common Mistakes in English.

UNIT – III LEGAL TERMINOLOGY WRITING OF CASE COMMENT 15

Understanding Physical Structure of a Case Reported in Legal Journals such as A.I.R.- S.C.C.- Scale- J.T. etc.- General Introduction of Doctrine of Precedent - Precedent as Source of Law (*Ratio Decidendi and Obiter Dictum*)- Circumstances Which Destroy or Weaken the Binding Force of Precedent - Circumstances Which Increases the Authority of a Precedent - Method of Writing a Case Comment.

UNIT – IV SYSTEM FOR CITING DOCUMENTS IN WRITTEN WORK 15

Various Systems of Citation - (Numeric System, Harvard System, Harvard Law Review Association System and Indian Practice) - First Footnote References (Books, Journal, Electronic Sources etc.) - Subsequent Footnote References and Other Terms Used in the Footnotes-eg; *Ibidem/Idem, Supra, Infra, Et.seq., Op.cit., Loc. cit., Cf.,* - Preparation of Bibliography - Abbreviations (i) Common Abbreviations Used in Footnotes and General Legal Writings - (ii) Abbreviation Used for Indian and Foreign Legal Periodicals.

UNIT – V STANDARD MARKINGS IN PROOFREADING 15

Use and Importance of Standard Markings – Marginal Marks and Their Explanations - Essay Writing on Topics of Legal Interest in English - Letter Writing in English.

TOTAL: 75H

TEXT BOOKS

1. Gandhi, B.M, *Legal Language, Legal Writing and General English*, Eastern Book Company, 2nd Edition, 2009.
2. Tandon, M.P, *Legal Language Legal Writing*, Allahabad Law Agency, 2nd Edition, 2012

REFERENCE BOOKS

1. Bhatia, K.L, *Textbook on Legal Language and Legal Writing*, Universal Publication, 3rd Edition, 2013.
2. Mishra, S.K, *Legal Language, Legal Writing & General English*, Allahabad Law Agency, 4th Edition, 2015
3. Tripathi, S.C, *Legal Language, Legal Writing and General English*, Central Law Publications, 6th edition, 2014.

Course Objective: This course is intended to introduce students to the Legal and Constitutional History of India (1600-1950). Further the course also throws light on the important events how the established British legal system changed to current legal system. The pre and post- independence Indian legal system and also the functions of federal courts are pinpointed in this course

UNIT – I INTRODUCTION

15

The Early Charters (Charters of 1600 and 1611) and Surat Factory- Administration of Justice in Madras, Bombay and Calcutta Before 1726- Charter of 1726 and Establishment of Mayor's Court- Charter of 1753.

Unit – II THE REGULATING ACTS

15

The Regulating Act, 1773- The Supreme Court of Calcutta- Bombay and Madras- Merits and Defects of Regulating Act and the Act of Settlement, 1773- Cases: (a) Trial of Raja Nand Kumar (b) Patna Case, and (c) Cossijurah Case- The Beginning of the Adalat System- The Judicial Plans of 1772 and 1774 Introduced by Warren Hastings- Judicial Reforms of Cornwallis and Bentick.

UNIT – III THE HIGH COURT

15

Dual Judicature Before 1861- Indian High Courts Act, 1861- Privy Council- Federal Court- Development of Law in Mofussil (Justice, Equity and Good Conscience)- Development of Criminal Law- Changes in Criminal Law 1790-1861- Charter Act of 1833- Codification of Law- Law Commission- Legislative Council- First, Second and Third Law Commissions- The *Lex Loci* Report.

UNIT-IV THE INDIAN COUNCILS ACT

15

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

UNIT – V THE GOVERNMENT OF INDIA ACT AND FRAMING OF INDIAN CONSTITUTION

15

Simon Commission- Round Table Conference- Government of India Act, 1935- Federalism - Nature and Characteristics Under the Act- Executive Powers of Governor General- Federal Legislature- Federal Court- Provincial Autonomy- Powers of the Governor- Cripps Mission- Indian

Independence Act, 1947- Abolition of Jurisdiction of Privy Council- Constituent Assembly- its Formation-Working and Making of Indian Constitution.

TOTAL: 75H

TEXT BOOKS

1. Jain, M.P, *Outlines of Indian Legal History*, Lexis Nexis Publication, 7th Edition, 2014.
2. Singh, M.P, *Outlines of Indian Legal and Constitutional History : Including Elements of Indian Legal System*, Universal Publication, 8th Edition, 2007.

REFERENCE BOOKS

1. Ghandhi, B.M, *Landmarks in Indian Legal and Constitutional History*, Eastern Book Company, 10th Edition, 2012.
2. Justice M.RamaJois, *Legal and Constitutional History of India : Ancient Legal Judicial and Constitutional System*, Universal Publication, 10th Edition, 2012.
3. Anand Prof, C.L, *Constitutional Law and History of Government of India*, Universal Publication, 8th Edition, 2008.

Course Objective: Business and commerce are so much dependent on risk distribution today that insurance is adopted as an inevitable component of economic development. Starting with a study of life insurance and its administration, this course exposes the student to the expanding horizons of general insurance including fire and marine insurance. The study is comparative in as much as the development of the subject in advanced countries is looked into with the help of decisional law and commercial practice.

UNIT – I INTRODUCTION

15

Nature- Definition- History of Insurance- History and Development of Insurance in India- Insurance Act, 1938- (Main Sections) Insurance Regulatory Authority Act, 1999- Its Role and Functions.

UNIT – II CONTRACT OF INSURANCE

15

Classification of Contract of Insurance- Nature of Various Insurance Contracts- Parties Thereto- Principles of Good Faith-Non Disclosure- Misrepresentation in Insurance Contract- Insurable Interest-Premium – Definition-Method of Payment-Days of Prace-Forfeiture-Return of Premium- Mortality; The Risk – Meaning and Scope of Risk- CausaProxima- Assignment of the Subject Matter.

UNIT – III LIFE INSURANCE

15

Nature and Scope of Life Insurance- Kinds of Life Insurance-The Policy and Formation of a Life Insurance Contract- Event Insured Against Life Insurance Contract- Circumstance Affecting the Risk– Amount Recoverable Under the Life Policy – Persons Entitles to Payment- Settlement of Claim and Payment of Money- Life Insurance Act, 1956- Insurance Against Third Party Rights- General Insurance Act, 1972- The Motor Vehicles Act, 1988- Sec. 140 – 176-Nature and Scope- Absolute or No Fault Liabilities- Third Party or Compulsory Insurance of Motors Vehicles- Claims Tribunal- Public Liability Insurance- Legal Aspects of Motor Insurance- Claims – Own Damages Claims – Third Party Liability Claims.

UNIT – IV FIRE INSURANCE

15

Nature and Scope of Fire Insurance-Basic Principles- Conditions & Warranties- Right & Duties of Parties-Claims- Some Legal Aspects - Introduction to Agriculture Insurance – History of Crop Insurance in India – Crop Insurance Underwriting Claims- Problems Associated with Crop Insurance – Cattle Insurance in India.

UNIT – V MARINE INSURANCE

15

Nature and Scope – Classification of Marine Policies – Insurable Interest – Insurable Values – Marine Insurance and Policy – Conditions and Express Warranties – Voyage Deviation – Perils of Sea – Loss – Kinds of Loss – The Marine Insurance Act, 1963 (Sections 1 to 91).

TOTAL: 75H

TEXT BOOKS

1. Avtar Singh, *Law of Insurance*, Eastern Book Company 2ndEdn, 2010.
2. M.N. Mishra, *Law of Insurance*, Central Law Agency, 9thEdn, 2012 .

REFERENCE BOOKS

1. Sudhir Kumar Jain & Sanjay Gupta, *Practical Aspects of Fire Insurance* , Jain Book Agency, 1st edn, 2015.
2. M.L. Tannan, *Banking Law and Practice in India*, Lexis Nexis, 23rd edn, 2010.
3. B.C. Mitra, *The Law Relating to Marine Insurance*, Jain Book Agency, 5th edn, 2012.

Course Objective: Banking Institutions have become important players in the present day economy. They play pivotal role in the growth of trade, commerce and industry. The course is designed to primarily acquaint the students with operational parameters of banking law, and to teach the general principles of banking law and to develop appreciative faculties of the students in statutory as well as case law in this area.

UNIT – I INTRODUCTION

15

Evolution of Banking Institution in India-Banking Definition-Banking Company in India-Banking Legislation in India- Common Law and Statutory- System and Classification of Banks – Essential Functions and Special Functions- Agency Services – E Banking and Recent Trends in Banking.

UNIT – II BANKER AND CUSTOMERS

15

Customer- Banker – Definition and Nature – Legal Character of Banker - Customer Relationship- Special Types of Customers- Lunatics-Minors-Agents-Administrators and Executors- Partnership Firms and Companies- Duties and Liabilities of Banks and Customers.

UNIT – III LAWS RELATING TO NEGOTIABLE INSTRUMENTS

15

Cheque – Meaning and Characteristics- Duties and Liabilities of Banks-Payment of Cheques by Bank-Liabilities of the Banker in Case of Dishonour-Protection of Paying Banker - Forged Cheques-Alteration of Cheque-Collection of Cheques and Drafts- Protection of Collecting Banker- Crossing of Cheques- Bill of Exchange-Promissory Note – Meaning and Characteristics and Types of Hundi-Notary Public Noting Protest-Acceptance for Honour-Payment for Honour-Holder and Holder in Due Course – Definition and Distinction Between a Holder and Holder in Due Course-Endorsement and its Kinds- Acceptance- Presentment and Payment-Dishonour and Discharge of Negotiable Instrument.

UNIT – IV CENTRAL BANKING THEORY AND RBI

15

Characteristics and Function of Central Banks – RBI as the Central Bank of India – Objectives and Organizational Structure – Functions-Regulations of the Monetary System – Monopoly of Note Issue-Credit Control-Determination of Bank Rate Policy-Open Market Operations-Banker's Bank-Banker of Government-Control over non- banking Financial Institutions;-Economic and Statistical Research-Staff Training-Control & Supervisions of Other Banks.

UNIT – V MISCELLANEOUS

15

Merchant Banking in India – SEBI (Merchant Bankers) Regulations, 1992 – Recovery of Debts Due to Bank and Financial Institutions Act, 1993 – Enforcement Authorities – DRT and DRAT.

TOTAL: 75H

TEXT BOOKS

1. ICSI, *Banking and Insurance Law and Practice*, Institute of Company Secretaries of India, Taxmann Publishers, 2010.
2. K.C. Shekhar, &LekshmiShekhar, *Banking Theory and Practice*, Vikas Publishing House, 19th Ed., 2005.

REFERENCE BOOKS

1. M.L. Tannan, *Banking Law and Practice in India*, Lexis Nexis, 23rd Ed., 2010.
2. J N Jain & R K Jain, *Modern Banking and Insurance – Principles and Techniques*, Regal Publications, 2008.
3. JyotsanaSethi&Nishwar Bhatia, *Elements of Banking and Insurance*, PHI Publishers, 2nd Ed., 2013.

SEMESTER – II

Course Objective: In the society wherein all major ventures are getting corporatised, a law student should acquaint himself with the knowledge of special contracts apart from equipping himself with general principles of contract. This law is contained in several legislations apart from the Indian Contract Act. This course equips the students to better appreciate the legal services required in a corporate office so that he can enhance his relevance as a lawyer in society.

UNIT – I INDEMNITY AND GUARANTEE

15

Need for Indemnity to Facilitate Commercial Transactions – Definition – Nature and Extent of Liability of the Indemnifier and Commencement of Liability – Various Types of Indemnity Creations.

Definition & Essentials for a Valid Guarantee Contract – Minor and Guarantee Contract – Creditor or Surety – Continuing Guarantee – Nature of Surety's Liability – Duration and Termination of Such Liability – Rights of Surety - Position of Surety in the Eye of Law – Co Surety and Manner of Sharing Liabilities and Rights – Extent of Surety's Liability – Discharge of Surety's Liability.

UNIT – II BAILMENT AND PLEDGE

15

Identification and Manner of Creation of Bailment – Commercial Utility of Bailment Contracts – Definition of Bailment – Kinds of Bailees – Right and Duties of Bailor and Bailee - Finder of Lost Goods as a Bailee.

Pledge: Meaning-Comparison with Bailment – Definition – Rights of the Pawnee and Pawnee – Pawnee's Right of Sale as Compared to that of an Ordinary Bailee – Pledge by Certain Specified Persons Mentioned in the Indian Contract Act.

UNIT – III NEGOTIABLE INSTRUMENTS ACT

15

Cheque – Meaning and Characteristics- Duties and Liabilities of Banks- Payment of Cheques by Bank- Liabilities of the Banker in Case of Dishonour- Protection of Paying Banker - Forged Cheques- Alteration of Cheque- Collection of Cheques and Drafts- Protection of Collecting Banker- Crossing of Cheques- Bill of Exchange- Promissory Note – Meaning and Characteristics and Types of Hundi- Notary Public Noting Protest- Acceptance for Honour- Payment for Honour- Holder and Holder in Due Course – Definition and Distinction Between a Holder and Holder in Due Course-Endorsement and its Kinds- Acceptance- Presentment and Payment- Dishonour and Discharge of Negotiable Instrument.

UNIT – IV AGENCY

15

Kinds of Agents and Agencies - Distinction Between Agent and Servant – Essentials of an Agency Transaction – Various Methods of Creation of Agency - Delegation – Duties and Rights of Agent – Scope and Extent of Agent's Authority – Liability of the Agent towards the Principal and Vice Versa - Termination of Agency Contract - Liability of the Principal and Agent Before and After such Termination.

UNIT – V SALE OF GOODS ACT, 1930 AND PARTNERSHIP ACT, 1932

15

Concept of Sale as a Contract – Essentials of Contract of Sale – Implied Terms in Contract of Sale - The Rule of Caveat Emptor and the Exceptions thereto – Effect and Meaning of Implied Warranties in a Sale – Transfer of Title and Passing of Risk – Delivery of Goods: Various Rules Regarding Delivery of Goods – Unpaid Seller and his Rights – Remedies for Breach of Contract.

Nature of Partnership- Definition and Essential Elements – Distinct Advantages and Disadvantages vis-a-vis Partnership and Private Limited Company – Mutual Relationship Between Partners – Authority of Partners – Admission of Partners – Outgoing of Partners - Registration and Dissolution.

TOTAL: 75H

TEXT BOOKS

1. Jack Beatson et.al, *Ansons Law of Contract*, Oxford University Press, 29th ed., 2010.
2. Avatar Singh, *Law of Contract and Specific Relief*, Eastern Book Company, Lucknow, 10th ed., 2008.

REFERENCE BOOKS

1. G.C.V. Subba Rao, *Law of Contracts – I & II*, S. Gogia & Co., Hyderabad, 11th ed., 2014.
2. R.K Bangia, *Contract (Part-2) - Law of Contract-II with Indian Partnership Act and Sale of Goods Act*, Jain Book Agency, Reprint 2015.
3. Pollock and Mulla, *The Indian Partnership Act*, Lexis Nexis Butterworths Wadhwa Nagpur, 2007 ed., Reprint 2011.
4. Dr. S.R. Myneni, *Contract (Part-1) - General Principles*, Asia Law House Hyderabad, 2010-11 Ed.

Course Objective: The purpose of the course is to acquaint the students with basic postulates of the Constitution like the constitutional supremacy, rule of law and concept of liberty. The course has laid down emphasis on centre- state relations, powers and functions of President and Governor, Supreme Court and High Courts and also the emergency provisions enshrined under Indian Constitution.

UNIT – I INDIAN FEDERALISM**15**

Federalism- Co-operative Federalism- Nature of Indian Federalism from British Raj to Swaraj- Indian Federalism vis a vis American Federalism.

UNIT – II CENTRE-STATE RELATIONS**15**

Legislative Relations-Administration & Financial Distribution of Powers- Doctrine of Territorial Nexus- Pre-dominance of the Union Power- Power of Parliament to Legislate on Matters in the State List in the National Interest.

UNIT – III THE UNION EXECUTIVE**15**

The Union Executive – The President- Powers, Functions and Procedure for Impeachment – Prime Minister – PMO -Council of Ministers and Formation of the Government.
The Office of Governor- Powers and Functions of Governor- Removal of Governors.

UNIT – IV JUDICIARY**15**

Concept of Judicial Review- Concurrent Jurisdiction of Supreme Court and High Courts- Right to Constitutional Remedies Under the Constitution- Writ Jurisdiction.

UNIT – V EMERGENCY PROVISIONS**15**

Emergency – Need for such a Provision – Types of Emergencies – Experience in Other Democracies – Proclamation of Emergency Conditions – Effect of Emergency on Centre-State Relations – Emergency and Suspension of Fundamental Rights- Methods of Constitutional Amendments- Limitation on Constitutional Amendments.

TOTAL: 75H

TEXT BOOKS

1. Shukla, V.N., *Constitution of India*, Eastern Book Agency, Lucknow, 10th Edition, 2014.
2. Jain, M.P., *Indian Constitutional Law*, Lexis Nexis, Nagpur, 6th Edition, 2013.

REFERENCE BOOKS

1. Seervai, H.N., *Constitutional Law of India*, Universal Law Publishing Co., Reprint, New Delhi, 2013.
2. Bakshi, P.M., *The Constitution of India*, Universal Law Publishing Co., New Delhi, 10th Edition, 2014.
3. Basu, D.D., *Introduction to the Constitution of India*, Lexis Nexis Publication, Nagpur, 22nd Edition, 2015.

Course Objective: The knowledge of Family Law is important for lawyers. This course is designed to endow the students with knowledge of both the codified and uncodified portions of personal laws. The course concerns itself with the sources, schools, institutions, maintenance, menace of dowry, etc.

UNIT – I APPLICATION OF HINDU LAW 15

Sources of Hindu Law: Modern & Ancient - Schools of Hindu Law :Mitakshara and Dayabhaga-Difference Between the two Schools.

UNIT – II MARRIAGE AND DIVORCE UNDER THE HINDU MARRIAGE ACT, 1955 15

Hindu Marriage Act- Conditions of Hindu Marriage- Doctrine of Factum Valet- Matrimonial Remedies Under the Hindu Marriage Act, 1955 - Restitution of Conjugal Rights - Judicial Separation - Nullity of Marriage - Void Marriage & Voidable Marriage - Grounds of Divorce - Legitimacy of Children - Bars to Matrimonial Relief - Ancillary Relief Under the Hindu Marriage Act, 1955 - Alimony Pendente lite - Permanent Alimony and Maintenance - Custody of Children-TN Marriage Act and Special Marriage Act.

UNIT – III ADOPTION And Maintenance UNDER THE HINDU ADOPTION AND MAINTENANCE ACT, 1956 15

Who may take in Adoption - Who may give in Adoption - Who may be taken in Adoption - Other Conditions and Ceremonies of Adoption - Effect of Adoption - Relationship of Adopted Child.

Maintenance of Wife - Maintenance of Widowed Daughter-in-law - Maintenance of Children and Aged Parents - Amount of Maintenance - Maintenance of Dependents.

UNIT – IV MOHAMMEDAN LAW 15

Muslim Marriage- Contract or Sacrament- Essentials of a Valid Marriage-Muta Marriage-Dower: Concept and Legal Significance- Divorce: Types- Dissolution of Muslim Marriage Act, 1937- Maintenance Under Mohammedan Law- Sec. 125 Cr.P.C- Muslim Marriage (Protection of Rights) Act, 1986.

UNIT – V GUARDIANSHIP UNDER THE HINDU MINORITY AND GUARDIANSHIP ACT, 1956 **15**

Natural Guardian – Powers of Natural Guardian - Testamentary Guardian – Powers of Testamentary Guardian - Guardianship of Minor’s Property - Custody of Minor - Consideration for Appointment of Guardian.

TOTAL: 75H

TEXT BOOKS

1. DinshawFardunjiMulla (Revised by: Satyajeet A. Desai), *Mulla Hindu Law*, Lexis Nexis, 21st Edition, 2013.
2. Kusum, *Marriage and Divorce Law Manual*, Universal Law Publishing Co. Pvt. Ltd., New Delhi, 10th Edition, 2000.

REFERENCE BOOKS

1. Gandhi, B.M., *Family Law*, Eastern Book Company, New Delhi, 8th Edition, 2012.
2. Paras Diwan, *Family Law*, Allahabad Law Agency, 10th Edition, 2001.
3. Poonam Pradhan Saxena, *Family Law- II Lectures*, Lexis Nexis, 3rd Edition, 2011.

Course Objective: The objective of the course is to make the student understand the law for the acquisition of land required for public purposes, laws relating to land and land revenue in Tamil Nadu and Tamil Nadu Apartment Ownership Act, 1994.

UNIT – I INTRODUCTION: MOVEMENT OF LAW REFORMS 15

Ownership of Land - Doctrine of Eminent Domain - Doctrine of Escheat - Pre-Independence Position-Land Tenure- Zamindari Settlement - Ryotwari Settlement -Mahalwari System - Intermediaries - Absentee Landlordism - Large Holdings- Post-independence Reforms: Abolition of Zamindaries- Laws Relating to Abolition of Intermediaries.

UNIT – II LAND CEILING 15

Urban Land Ceiling and Agrarian Land Ceiling- Tamil Nadu Land Reforms Fixation of Ceiling of Land Act 1961 and Amendment Act, 1971.

UNIT – III LAWS RELATING TO ACQUISITION OF PROPERTY AND GOVERNMENTAL CONTROL AND USE OF LAND 15

Land Acquisition Act of 1894- Amendments to the Act – Tamil Nadu Amendments Act 1980-Requisition and Acquisition of Immovable Property Under Defence of India Act.

UNIT – IV LAWS RELATING TO TENANCY REFORMS 15

Rent Control and Protection Against Eviction- The Tamil Nadu Cultivating Tenants Protection 1955- The Tamil Nadu Cultivating Tenants (Payments of Fair Rent) Act, 1956- The Tamil Nadu Cultivating Tenants Arrears of Rent Relief Act, 1972- The Tamil Nadu Buildings (Lease and Rent Control) Act, 1960.

UNIT – V TAMIL NADU APARTMENT OWNERSHIP ACT, 1994 15

Definitions- Salient Features and Application of the Act.

TOTAL: 75H

TEXT BOOK

1. Prof. A. Chandrasekaran, *Land Laws of Tamil Nadu*, 2nd Edn 2002, reprint 2010.

REFERENCE BOOKS

1. Kanwal Singh, *Land Laws (Including Land Acquisition and Rent Laws)*, 1st Ed., 2014.
2. N.K. Acharya, *Commentary on the Right To Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013*, Asia Law House, 2014.

Course Objective: Study of legal concepts and theories in the light of the role of law in social ordering and social engineering is a major focus of this course. Law in relation to other social controls and the relationship of law and justice are areas of special concern. Theories of justice and concepts of obligation and authority are discussed with reference to different models and patterns of ordering as well as different approaches and methodologies of study.

UNIT – I MEANING AND NATURE**15**

Meaning of Jurisprudence- Legal Theory and Legal Concepts- Nature-Need and Scope - Notion of Law, Justice and Morality- Schools of Jurisprudence- Introduction and Scope.

UNIT – II SCHOOLS OF THOUGHT AND THEORIES**15**

Natural Law School- Analytical School- Sociological School- Historical School- Realist School- Economic School- Imperative Theory- Pure Theory.

UNIT – III SOURCES OF LAW**15**

Custom: Meaning-Origin and Essentials of a Valid Custom – Precedent: Definition, Importance- Merit and Demerits of the Doctrine - Legislation: Meaning, Types of Legislations- Place of Legislation in Modern Times.

UNIT – IV LEGAL CONCEPTS**15**

Definition of Rights- Theories of Right - Elements of Legal Right - Classification of Rights - Meaning of Duty - Classification of Duty - Co-relation Between Rights and Duties.

Obligations- Personality- Person: meaning and Definition – Different Kinds of Persons (Natural Person and Juristic Person)– Legal Status of Animals, Idols and Unborn Child – Theories of Corporate Personality- Possession and Ownership.

UNIT – V THEORY AND CONCEPT OF JUSTICE**15**

Basic Legal Concept of Reasonableness with Reference to Indian Cases- The Basic Structure Doctrine- KesavanandaBharathiVs. State of Kerala: Shankari Prasad Deo Vs. Union of India: Sajjan Singh Vs. State of Rajasthan: I.C. GolakNath Vs. State of Punjab: Indira Nehru Gandhi Vs. Raj Narain.

TOTAL: 75H

TEXT BOOKS

1. Smith, A.T.H., *Glanville Willaim's Learning the Law*, Sweet & Maxwell, 15th edition, 2013.
2. AmartyaSen, *The Idea of Justice*, Cambridge, Mass.: Belknap Press/Harvard University Press, 10th Edition, 2009.

REFERENCE BOOKS

1. Granville Austin, *IndianConstitution, The Cornerstone of a Nation*, New Delhi, Oxford University Press, 3rd Edition, 2007
2. *Dr Avtar Singh, Dr Harpreet Kaur, Introduction to Jurisprudence* , Lexis Nexis 4th Edition, 2013.
3. Mahajan, V.D., *Jurisprudence and Legal Theory*, Eastern book company, 5th Edition, Reprinted 2015.

Course Objective: The main objective of the course is to give students grounding in the basics of Human Rights Law. It includes (a) Equipping students in a rudimentary fashion with basic knowledge and tools for human rights lawyering and to expose students to the working of human rights in practice by structured classroom discussions with human rights lawyers and activists; (b) bringing research in human rights into classroom discussions by involving the research centers in a modest manner to begin with.

UNIT – I INTRODUCTION 15

Jurisprudence of Human Rights - Nature and Definition of Human Rights – Origin and Theories of Human Rights.

UNIT – II UNIVERSAL PROTECTION OF HUMAN RIGHTS 15

United Nations and Human Rights – Universal Declaration of Human Rights, 1948- International Covenant on Civil and Political Rights, 1966 - International Covenant on Economic, Social and Cultural Rights, 1966.

UNIT – III REGIONAL PROTECTION OF HUMAN RIGHTS 15

European System – European Court of Human Right- Inter American System – African System.

UNIT – IV HUMAN RIGHTS LEGISLATIONS IN INDIA 15

Protection of Human Rights at National Level - Human Rights and the Constitution - The Protection of Human Rights Act, 1993.

UNIT – V HUMAN RIGHTS AND VULNERABLE GROUPS 15

Rights of Women, Children, Disabled, Tribals, Aged and Minorities – National and International Legal Developments.

TOTAL: 75H

TEXT BOOKS

1. Thomas Buergenthal, *International Human Rights in a Nutshell*, West Publisher Company, 4th edn, 2009.
2. S. K. Kapoor, *International Law and Human Rights*, Central Law Agency, 2014

REFERENCE BOOKS

1. M. K. Sinha, *Implementation of Basic Human Rights*, Lexis Nexis, 2013
2. D.D. Basu, *Human Rights in Constitutional Law*, Lexis Nexis, 3rd edn, 2008.
3. UpendraBaxi, *The Future of Human Rights*, Oxford University Press, 3rd edn, 2012.

Course Objective: This course will deal with the law relating to international trade in India, International sales, transportation with reference to shipping and aviation, financing and settlement of commercial disputes will be the major components of the course. The focus will be mainly upon the international legal conventions and Indian legal system in these four areas.

UNIT – I THE POLICIES AND REALITIES OF INTERNATIONAL ECONOMIC LAW 15

Evolution of World Trade Organization from 1947 to 1995- Organization- Structure- Power and Objective of World Trade Organization-Most Favoured Nation Treatment and National Treatment- Tariffs and Safeguards.

UNIT – II TECHNICAL BARRIERS TO TRADE 15

Sanitary and Phyto- Sanitary Measures- Trade Related Investment Measures- Subsidies and Countervailing Measures- Anti-Dumping Agriculture- Textiles- Trade in Services (GATS)- Trade Related Aspects of Intellectual Property Rights (TRIPS).

UNIT – III DISPUTE SETTLEMENT PROCESS 15

Comparison with ICC Court of Arbitration and Other Models-Impact of World Trade Organization on India – Emerging Trends in WTO- International Sale of Goods- Various Forms and Standardization of Terms- Formation and Performance of International Contracts- Acceptance and Rejection of Goods- Passing of Property.

UNIT – IV RIGHTS OF UNPAID SELLER 15

Frustration of Contract- Product Liability-Insurance of Exports-Marine and Other Insurance-Law on Carriage of Goods by Sea, Land and Air, Container Transport- Pre-shipment Inspection- Export and Import– Licensing; Unification of International Sales Law.

UNIT – V INTERNATIONAL MONETARY LAW 15

International Monetary and the I.M.F – International Monetary Problems- Institutional Aspects of IMF- Interpretation & Dispute Settlement – Regulation of the External Value of the Money – Discretionary System of Exchange Rates Under the I.M.F – The Code for Multilateral System of Payments Under Art. VIII of the I.M.F.- Articles of Agreement – Exchange- Restrictions and National Security- Regulation of Capital Movements – International Liquidity and the S.D.R. – Balance of Payments Adjustments and the I.M.F.Resources – Financing for Balance of Payments-

Disequilibrium – The Role of Conditionality – Regular Facilities, Special Facilities and Concessional Facilities – Debt Reduction Assistance – Legal Characterization and Nature of I.M.F. Conditionality.

TOTAL: 75H

TEXT BOOKS

1. John H. Jackson, *The Jurisprudence of GATT and the WTO*, Cambridge University Press, New Delhi, 2nd Edition, 2000.
2. Kaul, A.K., *Guide to the WTO and GATT: Economics, Law and Politics*, Kluwer Law International, 2nd Edition, 2000

REFERENCE BOOKS

1. Daniel , *Oxford Handbook on International Trade Law*, Oxford University Press, Oxford, 2nd Edition, 2009
2. Christopher Arup, *The New World Trade Organization Agreements*, Cambridge University Press, 2nd Edition, 2000.
3. Raj Bhalla, *International Trade Law: Theory and Practice*, Lexis Nexis, Nagpur, 2nd Edition, 2001.

Course Objective: The object of the course is to give a overall view of GATT and the impact on international trade. This paper is aimed to impart the knowledge on International Trade and Practices. This paper provides the students an overall view of both international and national responsibilities of India in the development of International trade and IPR regime.

UNIT – I INTRODUCTION**15**

Pre-era and Post-era of GATT- History of GATT & TRIPS Agreement – Essential Features- Impact on the World Trade Regime.

UNIT – II GATT AND OTHER INTERNATIONAL CONVENTIONS**15**

General Agreement on Tariff and Trade (GATT) – World Trade Organization (WTO) – GATS – UNCTAD – Trade Blocks: Customs Union – EU – European Free Trade Area (EFTA) – North American Free Trade Agreement (NAFTA) – Association of South East Asian Nations (ASEAN)- World Bank-IMF- International Finance Corporation.

UNIT – III GATT AND INDIA’S FOREIGN TRADE**15**

India’s Foreign Trade: Recent Trends in India’s Foreign Trade – India’s Commercial Relations and Trade Agreements with Other Countries- Impact of GATT and WTO on India’s Trade and Foreign Policy- Problems and Perspectives.

UNIT – IV GATT, WTO & PROBLEMS OF LESS DEVELOPED COUNTRIES**15**

General Agreement on Tariffs and Trade (GATT) to its Current Manifestation in the World Trade Organization Agreement (WTO)- Economic and Political Rationale Behind Trade Liberalization and the Founding of the General Agreement on Tariffs and Trade (GATT) and its Successor, The WTO – GATT and the Less Developed Countries (LDC)- India and its Obligation towards GATT.

UNIT – V GATT AND IPR REGIME

15

International Convention Relating to Intellectual Property - Berne Convention-Madrid Agreement-Hague Agreement Concerning to the International Deposit of Industrial Designs -Patent Cooperation Treaty (PCT)- Paris Convention-Lisbon Agreement - Establishment of WIPO – UPOV and WTO-Mission and Activities - TRIPS TradeRelated Aspects of Intellectual Property Rights – WCT and WPPT Budapest Treaty - International Convention for the Protection of New Varieties of Plants – Sui Generis System.

TOTAL: 75H

TEXT BOOKS

1. N.S. Gopalakrishnan& T.G. Ajitha, *Principles of Intellectual Property*, Eastern Book Company, 2ndedn 2014.
2. B.L. Wadhera, *Law Relating to Intellectual Property*, Universal Law Publishing, 5th edn, 2014.

REFERENCE BOOKS

1. S. Narayan, *Intellectual Property Law in India*, Gogia Law Agency, Hyderabad, 3rd edn 2005.
2. A.K. Kaul, *Guide to the WTO and GATT: Economics, Law and Politics*, Kluwer Law International, 2006.
3. Craig Van Grastek, *The History and the Future of the WTO*, WTO Publications, 2013.

Course Objective: The objectives of environmental studies are to develop a world in which persons are aware of and concerned about environment and the problems associated with it, and committed to work individually as well as collectively towards solutions of current problems and prevention of future problems.

UNIT – I INTRODUCTION**9**

The Multidisciplinary Nature Of Environment Studies – Definition - Scope And Importance - Need For Public Awareness.

UNIT – II NATURAL RESOURCES**9**

Natural Resources And Associated Problem - Renewable And Non- Renewable Resources- Forest Resources-Mineral Resources-Food Resources- Energy Resources-Land Resources_ Role Of An Individual In Conservation Of Natural Resources-Equitable Use Of Resources Of Sustainable Lifestyles.

UNIT – III ECO SYSTEM**9**

Concepts Of An Ecosystem - Structure And Functions Of An Ecosystem – Procedures- Composers And Decomposers - Energy Flow In The Ecosystem - Food Chains- Food Webs And Ecological Pyramids - Introduction, Types, Characteristics Features - Structures And Functions Of The Following Ecosystem : Forest Ecosystem- Grass Land Ecosystem- Desert Ecosystem- Aquatic Ecosystem.

UNIT – IV BIODIVERSITY AND ITS CONSERVATION**9**

Introduction – Definition- Genetic, Species Ecosystem- Diversity - Bio-Geographical Classification Of India - Value Of Bio-Diversity - Bio-Diversity At Global, National And Local Levels - India as A Mega-Diversity Nation - Hot-Spots Of Diversity - Threats To Diversity: Habitats Loss, Poaching Of Wild Life, Man and Wild Life Conflicts - Endangered And Endemic Species Of India In-Situ Conservation Of Bio-Diversity.

UNIT – V ENVIRONMENTAL POLLUTION AND HUMAN RIGHTS**9**

Definition – Causes- Effects And Control Measures Of: Air Pollution- Water Pollution- Soil Pollution- Marine Pollution- Noise Pollution- Thermal Pollution- Nuclear Pollution- Soil Pollution Management: Causes- Effects And Control Measures Of Urban And Industrial Wastes - Role Of An Individual In Prevention Of Pollution - Pollution – Case Studies -Disaster Management –

Flood- Earthquakes- Cyclone- Landslides- Environment And Human Health - Human Rights - Value Education - HIV/Aids - Women And Child Welfare - Role Of Information Technology In Environment And Human Health - Case Study.

TOTAL: 45H

TEXT BOOKS

1. ShyamDiwan& Armin Rosencranz, *Environmental Law and Policy in India*, Oxford University Press, 2nd Edition, 2001.
2. P. Leelakrishnan, *Environmental Law in India*, Lexis Nexis, 3rdedn, 2008

REFERENCE BOOKS

1. P. Leelakrishnan, *Environmental Law Case Book*, Lexis Nexis, 2ndedn, 2006.
2. S. C. Shastri, *Environmental Law*, Eastern Book Company, 4thedn, 2012.
3. Gurdip Singh, *Environmental Law in India*, MacMillan Publisher, 2005.

SEMESTER – III

Course Objective: This course deals with the basic framework of industrial relations in the country. Trade Union Act, Industrial Disputes Act and the Industrial Employment Standing Orders Act are the major legislations studied in this regard. A dynamic approach of studying issues such as recognition of trade unions, collective bargaining, dispute settlement, regulation of job losses etc., is adopted keeping a variety of laws and policies bearing on the subject in focus. The changing nature of labour relations in a market friendly system and the role of the State in it are also discussed in a comparative perspective.

UNIT – I INTRODUCTION

12

Meaning of Industrial Relations- Object and Scope of Labour Legislation- Concept of Master and Servant Yielding Place to Employer–Employee Relationship- Prevalence of Laissez-Faire Policy- State Regulation of Labour Legislations- Necessity- Significance of Collective Bargaining- Standards set up by ILO to Govern Industrial Relations.

UNIT – II TRADE UNIONS ACT, 1926

12

Trade Unionism in India- Definition of Trade Union- Trade Dispute- Registration of Trade Union- Legal Status of a Registered Trade Union- Mode of Registration- Powers and Duties of Registrar- Cancellation and Dissolution of a Trade Union- Procedure for Change of Name- Amalgamation of Trade Unions- Office Areas of the Trade Union- Their Powers and Functions- Funds of the Trade Union- Immunities Granted to Office Bearers- Recognition of Trade Union and Collective Bargaining.

UNIT – III INDUSTRIAL DISPUTES ACT, 1947

12

Object of the Act- Significance of the Terms Used in the Definition Section- Concept of Strike- Lock out- Lay-off- Retrenchment and Closure- Various Mechanisms Provided to deal with Industrial Disputes- Awards and Settlements- Protection to Workmen During Pendency of Proceedings- Reference Power of the Government -Voluntary Arbitration -Unfair Labour Practices.

UNIT – IV INDUSTRIAL EMPLOYMENT (STANDING ORDERS ACT,1946)

12

Concept- Nature- Scope of Standing Orders- Procedure for Certification- Conditions for Certification- Appeals Against Certification- Binding Nature and Effect of Certified Standing Orders- Date of Operation of the Standing Orders- Posting of Standing Orders- Modification and Temporary Application of the Model Standing Orders- Interpretation and Enforcement of Standing Orders- Penalties and Procedure.

UNIT – V THE WORKMEN’S COMPENSATION ACT, 1923

12

Object of the Act- Workmen Covered by the Act- Liability of the Employer to Pay Compensation- Accident Arising out of and in the Course of Employment- Notional Extension of Employer’s Premises- Personal Injury- Occupational Diseases- Calculation of Compensation- Principal- Employer’s Right of Indemnity- Powers and Functions of the Commissioner.

TOTAL: 60H

TEXT BOOKS

1. S.C. Srivastava, *Industrial Relations and Labour Law*, Vikas Publishing House, New Delhi, 6thedn., 2012
2. Chaturvedi, *Labour and Industrial Law*, Central Law Agency, 2004

REFERENCE BOOKS

1. S.C. Srivastava, *Commentaries on the Factories Act, 1948*, Universal Law Publishing House, Delhi, 2002
2. H.L. Kumar, *Workmen’s Compensation Act*, Universal Law Publishing, 2009
3. A.M.Sharma, *Industrial Relations And Labour Laws*, Himalayan publishing House, 2nd edn 2013.
4. S. R. Samant, S. L. Dwivedi , *Labour Laws* , Labour Law Agency's Employer's Guide, 15thedn, 2015

Course Objective: General principles of public international law including law of peace, war and development are the subjects of this course. Third world concerns particularly in respect of Bsecurity and development engage the attention in the context of the changing power balance and the role of United Nations and international agencies in structuring the solutions. This course is concerned with the law governing international institutions.

UNIT – I MEANING AND DEVELOPMENT OF INTERNATIONAL LAW 12

Definition- Nature and Basis of International Law- Sources of International Law-Classical Sources and Modern Sources- Treaty Making Process- Consent to be bound by a Treaty- Norms- Subjects and Place of Individual in International Law and Municipal Law- Relationship Between International Law and Municipal Law- Codification and Progressive Development of International Law.

UNIT – II CONCEPT OF STATE AND INTERNATIONAL LAW 12

Definition of State – Nature of State- Non-State Entities- Recognition of States -Theories of Recognition - Modes of Recognition - Acquisition and Loss of Territory- Nationality -State Succession - State Jurisdiction including Jurisdiction on High Sea- Acquisition and Loss of Territory- Intervention- Genocide.

UNIT – III LAW OF SEA AND LAW OF AIR 12

Origin and Development- International Conventions- Maritime Zone- Territorial Sea - Contiguous Zone- Continental Shelf- Exclusive Economic Zone –High Seas- Archipelagos- Law of Air-Nature and Scope- Development of Air Law- Conventions- Freedom and Sovereignty- Aviation Terrorism- Air Craft Hijacking under Air Law.

UNIT – IV PACIFIC MEANS OF INTERNATIONAL DISPUTES 12

Nationality- Extradition- Asylum- Diplomatic Agents- Modes of Settlement- Peaceful and Coercive Settlement of International Disputes – Negotiations – Mediation – Conciliation - Good Offices – Dispute Adjudication and Arbitration - Judicial Settlements of Dispute under ICJ - Modes Short of War for Settlement of International Disputes- Restoration – Reprisals-Intervention – Embargo - Pacific Blockade.

UNIT – V HUMAN RIGHTS

12

Introduction-Concept- Meaning-Nature and Scope- Historical Developments- Human Rights under UN Charter- Universal Declaration of Human Rights, 1948 - Covenant on Civil and Political Rights 1966 - Covenant on Economic, Social and Cultural Rights, 1966- The Protection of Human Rights Act 1993 - National Human Rights Commission - Role of Judiciary in Promotion and Protection of Human Rights.

TOTAL: 60H

TEXT BOOKS

1. J.G Starke, *Introduction to International Law*, Oxford University Press, 11th Ed., 2007.
2. Oppenheim, *International Law*, Pearson Edu. New Delhi, 9th Ed., 2005.

REFERENCE BOOKS

1. Dr. S.K. Kapoor, *Public International Law & Human Rights*, Central Law Agency, Allahabad, 16thEdn. 2007.
2. Malcom Shaw, *International Law*, Cambridge University Press, 5th edn., 2005
3. D.J. Harris, *Cases and Material on International Law*, Oxford University Press, 2000.
4. H.O Aggarwal, *International Law*, Central Law Publication, Allahabad, 19th Ed., 2013.

Course Objective: The knowledge of Family Law is important for lawyers. This course is designed to endow the students with knowledge of both the codified and uncodified portions of Hindu, Muslim and Christian Laws. The course concerns itself with the sources, schools, institutions, succession, maintenance, menace of dowry, etc.

UNIT – I JOINT FAMILY AND COPARCENARY 12

Classification of Property - Joint Family Property - Separate or Self-Acquired Property- Alienation of Joint Family Property – Karta of Joint Family: Position- Powers and Privileges- Debts- Doctrine of Pious Obligation and Antecedent Debts- Devolution of Interest in Mitakshara and Dayabhaga Coparcenary- Inheritance: Traditional Hindu Law- Partition- Re-opening and Re-Union.

UNIT – II THE HINDU SUCCESSION ACT 1956 12

Devolution of Interest With Reference to Succession to Property of a Hindu Male Dying Intestate – Concept of Stridhan and Women’s Estate- Succession to Property of a Hindu Female Dying Intestate - General Provisions Relating to Succession - Disqualifications Relating to Succession.

UNIT– III MOHEMMEDAN LAW OF INHERITANCE AND SUCCESSION 12

Rules Governing Sunni and Shia Law of Inheritance- Administration of Estates UnderMohemmedan Law.

UNIT – IV INDIAN SUCCESSION ACT 12

Domicile- Intestate Succession- Will- Codicil- Interpretation- Revocation of Will- Bequests- Conditional- Contingent or Void Bequest- Legacies- Probate and Letters of Administration- Executor- Administrators- Succession Certificate.

UNIT – V RELIGIOUS AND CHARITABLE ENDOWMENTS 12

Meaning- Kinds and Essentials- Math- Powers and Obligations of Mahant and Shefait- Wakf: Meaning- Kinds- Advantages and Disadvantages- Pre-emption: Origin- Classification- Effects- Constitutional Validity.

TOTAL: 60H

TEXT BOOKS

1. Dinshaw Fardunji Mulla (Revised by: Satyajeet A. Desai) , *Mulla Hindu Law*, Lexis Nexis, 21st Edition, 2013.
2. Kusum, *Marriage and Divorce Law Manual*, Universal Law Publishing Co. Pvt. Ltd., New Delhi, 10th Edition, 2000.

REFERENCE BOOKS

1. Gandhi, B.M., *Family Law*, Eastern Book Company, New Delhi, 8th Edition, 2012.
2. Paras Diwan, *Family Law*, Allahabad Law Agency, 10th Edition, 2001.
3. Poonam Pradhan Saxena, *Family Law- II Lectures*, Lexis Nexis, 3rd Edition, 2011.

Course Objective: Enacted laws, i.e. Acts and Rules are drafted by legal experts. Language used will leave little or no room for interpretation or construction. But the experience of all those who have to bear and share the task of application of the law has been different. Courts and lawyers are busy in unfolding the meaning of ambiguous words and phrases and resolving inconsistencies. The statute is to be construed according '*to the intent of them that make it*'. To ascertain the true meaning, intent of the maker, numerous rules of interpretation were formulated by courts and jurists. The objective of this course is to make the student familiar with various rules of interpretation.

UNIT – I INTERPRETATION OF STATUTES

12

Statute - Meaning and Kinds – Commencement-Operation-Repeal of Statutes - Purpose of Interpretation of Statutes - Meaning of Construction and Interpretation – Their Difference- Statute-Meaning and Nature- Constitutional Law vis-a-vis Statute Law- Classification of Statutes: Declaratory Statutes- Codifying Statutes- Consolidating Statutes- Remedial Statutes and Enabling Statutes- Object- Need for Interpretation of Statutes.

UNIT – II AIDS TO INTERPRETATION

12

Internal Aids – Titles- Preamble- Heading and Marginal Notes- Sections and Sub- sections- Punctuation Marks- Illustrative Exceptions- provisos and Saving Clauses- Schedules- Non - obstante Clause- External Aids – Dictionaries- Translations- TravauxPreparatoires- Statutes in PariMaterial- Contemporanea Exposition- Debates-Inquiry Commission Reports and Law Commission Reports- General Clauses Act.

UNIT – III PRINCIPLES & RULES OF STATUTORY INTERPRETATION

12

Literal Rule- Golden Rule - Mischief Rule (Rule in the Heydon's Case)–Secondary Rules of Construction- Rule of Harmonious Construction - Noscitur a Sociis - Eiusdem Generis - Reddendo Singulis Singulis- Expressio Unius Est Exclusio Alterius- Genealia Specialibus non Derogant- Contemporanea Exposition- Ut Res Magis Valet Quam Pereat- Bonam Partem.

UNIT – IV TAXING, PENAL & WELFARE LEGISLATIONS

12

Restrictive and Beneficial Construction – Taxing Statutes – Penal Statutes - Welfare Legislation and Principles of Legislation- Construction with Reference to Earlier Statutes and Subsequent Statutes.

UNIT – V PRINCIPLE OF CONSTITUTIONAL INTERPRETATION

12

Presumption Test- Doctrine of Eclipse- Harmonious Constructions – Doctrine of Pith and Substance – Severability and Colourable Legislation – Ancillary Powers - “Occupied Field” – Residuary Power – Doctrine of Repugnancy.

TOTAL: 60H

TEXT BOOKS

1. G.P. Singh, *Principles of Statutory Interpretation*, Lexis Nexis Butterworths Wadhwa, Nagpur, 12th ed., 2010.
2. G.P. Singh, *Principles of Statutory Interpretation (also including General Clauses Act, 1897 with notes)*, Lexis Nexis Butterworths Wadhwa Nagpur, 13th ed., 2012.

REFERENCE BOOKS

1. Avatar Singh and Harpreet Kaur, *Introduction To Interpretation Of Statutes*, Lexis Nexis Butterworths Wadhwa Nagpur, 4th ed., 2014.
2. NS Bindra, *Interpretation of Statutes*, Lexis Nexis Butterworths Wadhwa Nagpur, 11th ed., 2013.
3. M.P Tandon, *Interpretation of Statutes*, Jain Book Agency, 11th ed., 2013.

**ENVIRONMENTAL LAW INCLUDING LAWS FOR
THE PROTECTION OF WILD LIFE & OTHER
LIVING CREATURES INCLUDING ANIMAL
WELFARE**

16LLB015 4 1 0 4

Course Objective: This course will deal about national and international environmental concerns, the bases for them and policy responses to them both within India and internationally. The Third World dilemma between environment and development with special reference to economic approaches and human rights concerns will be considered. The course will analyse the legislative and judicial responses to environmental problems and the administrative system of environment related laws such as air, water, land, forest and hazardous substances laws. Environment advocacy and approaches for using litigation in environment protection will receive special attention.

UNIT – I INTRODUCTION 12

Meaning of Environment- Environmental Pollution and the Law- Concepts and Issues- Environment Pollution- Kinds- Causes and Effects- Ancient Environmental Ethics- Environmental Stewardship- Greening of World Religions- Climate Change- Ozone Depletion and International Response- Stockholm Conference- Earth Summit- International Environmental Law and the Sustainable Development- Indian Environmental Policies and Legal Responses- Changing Phases of Environment Protection in India.

UNIT – II ENVIRONMENTAL POLICY AND LAW 12

Environmental Policy - Pre & Post Independence Period- From Stockholm to Johannesburg Declaration (Rio) and Role of Government – Five Year Plans – Forest Policy – Conservation Strategy – Water Policy- Conservation of Natural Resources and its Management- Constitution and Environment- Right to Environment – Constitutional Provisions on Environment and its Protection – Role of Judiciary on Environmental Issues – Evolving New Principles – Polluter Pays Principle – Precautionary Principle – Public Trust Doctrine- Judicial Activism and Environment.

UNIT – III INTERNATIONAL LAW & ENVIRONMENTAL PROTECTION 12

International Conventions in the Development of Environmental Laws and its Policy – From Stockholm to Recent Conventions (Special Emphasis on Major Conventions & Protocols) – Control on Marine Pollution- Common Law Aspects of Environmental Protection- Remedies Under Other Laws (I.P.C., Cr.P.C., C.P.C.) - Riparian Rights and Prior Appropriation.

UNIT – IV PREVENTION AND CONTROL OF POLLUTION

12

Pollution of Water- Sources- Legal Control- The Water Act, 1974 – Pollution of Air- Modalities of Control- The Air Act, 1981-The Environment (Protection) Act, 1986 – Noise Pollution and its Control- Noise Pollution Control Order – Disposal of Waste-Laws on Waste- Disposal and its Control – Trans Boundary Pollution-Hazards & Regulation- Biological Diversity and Legal Order: Bio-diversity and Legal Regulation – Utilization of Flora and Fauna – Experimentation on Animals – Legal and Ethical Issues.

UNIT – V FOREST AND WILDLIFE

12

Wildlife Protection Act, 1972 – Forest Conservation Act, 1980 – Prevention of Cruelty Against Animals – Problems in Legal Regulation of Medicinal Plants – The Plant Varieties Act – Wetland Conservation.

TOTAL: 60H

TEXT BOOKS

1. Shyam Diwan & Armin Rosencranz, *Environmental Law and Policy in India*, Oxford University Press, 2nd Edition, 2001.
2. P. Leelakrishnan, *Environmental Law in India*, Lexis Nexis, 3rd edn, 2008

REFERENCE BOOKS

1. P. Leelakrishnan, *Environmental Law Case Book*, Lexis Nexis, 2nd edn, 2006.
2. S. C. Shastri, *Environmental Law*, Eastern Book Company, 4th edn, 2012.
3. Gurdip Singh, *Environmental Law in India*, MacMillan Publisher, 2005.

Course Objective: The objective this course is to make students aware of the principles of international humanitarian law and enable them to specialize in the field of Human Rights Law and Humanitarian Law. It also enables the students specializing in human rights to be acquainted with laws governing the refugees.

UNIT – I INTRODUCTION & FUNDAMENTALS OF HUMANITARIAN LAW 12

History of Population Movements- Evolution – Concept of War - Development of Humanitarian Principles - Geneva Conventions Systems - Geneva Convention 1949 - Armed Conflicts - Internal Armed Conflict- International Armed Conflicts – Non -International Armed Conflicts.

UNIT – II REFUGEE LAW 12

Position of Refugees Under Universal Declaration of Human Rights –Rights- Obligations and Privileges of Refugees Under the Refugee Convention1951 - Judicial Status and Administrative Measures - The 1967 Protocol- Definition- Alienage, Well- Founded Fear, Persecution- Groups with Special Needs- Women, Children, Elderly.

UNIT – III INSTRUMENTS OF PROTECTION AND ENFORCEMENT MACHINERY

12

Universal Human Rights Instruments- UDHR- International Covenant on Civil and Political Rights- Special Forms of Protection: Subsidiary Protection and Humanitarian Status- Temporary Protection- ICRC - International Criminal Court- Humanitarian and Human Rights Law - Role of United Nations Organization - Amnesty International.

UNIT – IV REFUGEE LAW AND ITS REGIONAL DEVELOPMENT 12

The Refugee Problem in Asia and Africa - The AALCC Principles 1966 - The OAU Convention 1969 –Internal Protection- Reception- Retention- Recognition as a Refugee- Rights and Obligations of Refugees- India and Problems Relating to Refugees.

UNIT – V IMPLEMENTATION AND MONITORING

12

Access to Territory- Visas- Rescue at Sea- Refugee Status Determination Procedure- Leaving Territory- UNHCR: United Nations and United Nations High Commissioner on Human Rights – Their Statutes - Cartagena Declaration 1984 – Role of NGOs.

TOTAL: 60H

TEXT BOOKS

1. RavindraPratap, “India’s Attitude towards IHL”, in Mani (ed.),
2. ICRC, *International Humanitarian Law in South Asia*, ICRC - Geneva, 2003.
3. Guy S. Goodwin, *The Refugee in International Law*, Oxford University Press, 2000.

REFERENCE BOOKS

1. VibekeEggli, *Mass Refugee Influx and the Limits of Public International Law*,
2. Ingrid Detter, *The Law of War*, Cambridge University Press, 2000.
3. MdJahid Hossain Bhulyan, Louise Doswald Beck &Azizur Rahman Chowdhury, *International Humanitarian Law - An Anthology*, Lexis Nexis, 1st edn, 2009.

Course Objective: This course seeks to provide the investment mechanism in India and the regulatory framework for the protection of investor and other stake holders of the market.

UNIT – I INTRODUCTION**12**

Meaning of Investment and Market -Nature and Risk Associated with Investment - Evolution of Investment and Bargaining Norms - Principles of International Investment Law - International Treaties - Types of Investment Contracts- Applicable Law - Stabilization Clauses - Renegotiation and Adaptation.

UNIT – II SHARES**12**

Definition and Nature - Shares and Shareholders- Stock and Shares-Certificate of Shares- Call on Shares- Lien on Shares -Minimum Subscription - Share Capital - Issue and Allotment of Shares - Transfer and Transmission of Shares - Debentures, Charges and Deposits- Inter-Corporate Loans and Investments.

UNIT – III SECURITIES CONTRACTS**12**

Basic Features of the Securities Contracts - Recognition of Stock Exchange - Derivatives - Options and Future- Listing of Securities- Penalties and Procedure for Adjudication.

UNIT – IV SECURITIES AND EXCHANGE BOARD (SEBI)**12**

SEBI Constitution - Powers and Functions of SEBI - Securities Appellate Tribunal - SEBI (Disclosure & Investor Protection) Guidelines.

UNIT – V DEPOSITORIES ACT**12**

Salient Features - Agreement Between Depository and Participant- Registration of Transfer of Securities with Depository-Stamp Duty on Transfer - Non-Banking Financial Institutions.

TOTAL: 60H

TEXT BOOKS

1. Singh, Avtar, *Company Law*, Eastern Book Company, Lucknow, 14th Edition, 2004.
2. Ferran, Eilis, *Principles of Corporate Finance Law*, Oxford University Press, Oxford, 1st Edition, 2008.

REFERENCE BOOKS

1. Myneni, S.R., *Law of Investment and Securities*, Asia Law House, Hyderabad, 2nd Edition, 2006.
2. Taxman's, *SEBI Manual*, Taxman Publications, New Delhi, 15th Edition, 2010.
3. Avdhani, V.A., *Investment and Securities Market in India*, Himalaya Publishing House, New Delhi, 9th Edition, 2011.

Course Objective: Free exchange of ideas is a basic pillar of a democratic society. Corruption thrives in sacred places, therefore it is stated that sunlight is the best disinfectant. There should be governance in sunshine. The course is designed to convince the students how the right to information infuses transparency and accountability in governance, preventing abuse of power.

UNIT – I INTRODUCTION

12

Right to Information- Meaning- Importance- Governance Before Right to Information Act, 2005- Significance of Right to Information in Democracy- Constitutional Basis- Article 19(1), (2) and Article 21- Awareness of Right to Information- Education Related to Right to Information- Exposure of Scams through Right to Information- Supreme Court on right to information.

UNIT – II RIGHT TO INFORMATION AND PUBLIC AUTHORITIES

12

What is a Public Authority- Definitions- Public Authorities under the Act- Right to Information and Obligations of Public Authorities- Public Authorities from the Ambit of the Act- Right to Information Application- E-Governance and Right to Information- Digital Identities- Online Transactions- Identity Management Framework.

UNIT – III PUBLIC INFORMATION OFFICERS AND RIGHT TO INFORMATION ACT

12

Role of Public Information Officers- Specific Duties and Responsibilities of Information Officers- Liabilities of Public Information Officers for non-compliance with the Provisions of the Act- Process of Disposal of Information Requests- The Fees and Costs to be Charged for Providing Information- Grounds on which Request can be Rejected.

UNIT – IV EXEMPTIONS FROM DISCLOSURE OF INFORMATION

12

Classification of Exempted Information- Provisions of the Act Which Exempts Certain Kinds of Information- Application of Public Interest Test- Grounds for Partial Disclosure of Information- Concept of Third Party and Issues- Exemptions Relating to Other Related Laws- The Official Secrets Act, 1923; The Public Records Act, 1993; The Public Records Rules, 1997; The Freedom of Information Act, 2002; The Commission of Inquiry Act, 1952; The Commission of Inquiry (Central) Rules, 1972.

UNIT – V POWERS AND FUNCTIONS OF AUTHORITIES UNDER RIGHT TO INFORMATION **12**

Role and Responsibilities of the Information Commissions- Central Information Commission- State Information Commission- Powers and Functions of Information Commissions- The Relevant Provisions in the Right to Information Dealing with Complaints to the Information Commission- Appeals- The Second Appeal Process and the Commissions Mandate- Penalties.

TOTAL: 60H

TEXT BOOKS

1. Robertson and Nicol, *Media Law*, Sweet & Maxwell, 4thedn , 2002.
2. M.V. Pylee, *Select Constitutions of the world*, Universal Law Publishing Co., 2nd edn, 2006.

REFERENCE BOOKS

1. V. Nelson, *The Law of Entertainment and Broadcasting*, Sweet & Maxwell, 2nd edn, 2000.
2. Dr. Umar Sama, *Law of Electronic Media*, Deep & Deep Publication Pvt. Ltd., 2007.
3. SudhirNaib, *The Right to Information Act 2005 - A Handbook*, Jain Book Agency, 2011.

Course Objective: The objective of this course is to sensitize students to their communicative behaviour and to enable them to reflect and improve on their communicative behaviour/performance. The paper aims to build capacities for self-criticism and facilitate growth. This would lead the students to effective performances in communication thereby facilitating development in their vocabulary.

UNIT – I LANGUAGE SKILLS 9

Recap of Language Skills – Speech, Grammar, Vocabulary, Phrase, Clause, Sentence, Punctuation.

UNIT – II FLUENCY BUILDING 9

Fluency Building - What is Fluency – Why is Fluency Important – Types of Fluency – Oral Fluency – Reading Fluency – Writing Fluency – Barriers of Fluency – How to Develop Fluency.

UNIT – III PRINCIPLES OF COMMUNICATION 9

Principles of Communication: LSRW in Communication- What is meant by LSRW Skills – Why it is Important – How it is Useful – How to Develop the Skills? Oral – Speaking Words, Articulation, Speaking Clearly- Written Communication – Generating Ideas/ Gathering Data- Organizing Ideas, Setting Goals, Note Taking, Outlining, Drafting, Revising, Editing and Proof Reading- Non-verbal Communication – Body Language, Signs and Symbols, Territory/Zone, Object Language.

UNIT – IV SPEAKING AND LISTENING SKILLS 9

Speaking Skills- Formal and Informal Conversation – Conversation in the Work Place – Interviews – Public Speech – Lectures- Listening Skill Comprehending – Retaining – Responding – Tactics – Barriers to Listening – Overcoming Listening Barriers – Misconception About Listening.

UNIT – V READING AND WRITING SKILLS 9

Reading Skill- Acquiring Reading – Reading Development – Methods of Teaching – Reading Difficulties - Writing Skill- Note-making – CV's – Report Writing, Copy Writing, Agenda – Minutes – Circular – Essay Writing on any Current Issues – Paragraph – Essay Writing, Writing Research Papers – Dissertation.

TOTAL: 45H

TEXT BOOKS

1. Sethi, J & et al, *A Practice Course in English Pronunciation*, Prentice Hall of India, 2nd Edition, 2012.
2. Homby, A.S., *Oxford Advanced Learners Dictionary of Current English*, New Delhi, 7th Edition, 2011.

REFERENCE BOOKS

1. SenLeena, *Communication Skills*, Prentice Hall of India, 2nd Edition, 2012.
2. McCarthy Michael, *English Vocabulary in Use*, Cambridge University Press, New Delhi, 3rd Edition, 2010.
3. Rajinder Pal and PremLata, *English Grammar and Composition*, Sultand Chand Publications, New Delhi, 6th Edition, 2009.

நோக்கம்:தமிழ்மொழிமற்றும்இலக்கியத்தின்வரலாற்றைஅறிமுகம்செய்யும்நோக்கில்இப்பா
டம்வடிவமைக்கப்பட்டுள்ளது.

தமிழ்மொழியின்வரலாற்றைஅறிவியல்கண்ணோட்டத்துடனும்மொழிக்குடும்பங்களின்அடிப்
படையிலும்விளக்குகிறது. சங்கஇலக்கியம்தொடங்கி,

இக்காலஇலக்கியம்வரையிலானதமிழிலக்கியவரலாற்றைஇலக்கியவரலாறுஅறிமுகப்படுத்
துகின்றது.

அரசுவேலைவாய்ப்பிற்கானபோட்டித்தேர்வுகளுக்குப்பயன்படும்வகையிலும்இப்பாடம்அ
மைந்துள்ளது.

அலகு-I தமிழ்மொழிவரலாறு

9

மொழிக்குடும்பம் - இந்தியமொழிக்குடும்பங்கள் - இந்தியஆட்சிமொழிகள் -
திராவிடமொழிக்குடும்பங்கள் - திராவிடமொழிகளின்வகைகள்-
திராவிடமொழிகளின்சிறப்புகள் - திராவிடமொழிகளின்வழங்கிடங்கள் -
திராவிடமொழிகளுள்தமிழின்இடம் - தமிழ்மொழியின்சிறப்புகள் -
தமிழ்பிறமொழித்தொடர்புகள்.

அலகு-II சங்கஇலக்கியம்

9

சங்கஇலக்கியம் - எட்டுத்தொகை - நற்றிணை - குறுந்தொகை - ஐங்குறுநூறு -
பதிற்றுப்பத்து - பரிபாடல் - கலித்தொகை - அகநானூறு - புறநானூறு - பத்துப்பாட்டு-
திருமுருகாற்றுப்படை - சிறுபாணாற்றுப்படை - பெரும்பாணாற்றுப்படை -
பொருநராற்றுப்படை - மலைபடுகடாம் - குறிஞ்சிப்பாட்டு, முல்லைப்பாட்டு,
பட்டினப்பாலை -நெடுநல்வாடை - மதுரைக்காஞ்சி.

அலகு- III அறஇலக்கியங்களும்காப்பியங்களும்

9

களப்பிரர்காலம்விளக்கம் - நீதிஇலக்கியத்தின்சமூகத்தேவை -

பதினெண்கீழ்க்கணக்குநூல்கள் அறிமுகம் - திருக்குறள்,நாலடியார்.

காப்பியங்கள்-ஐம்பெருங்காப்பியங்கள்மற்றும்ஐஞ்சிறுகாப்பியங்கள் அறிமுகம்-

காப்பியஇலக்கணம் - சிலப்பதிகாரம்-மணிமேகலை - சீவகசிந்தாமணி - வளையாபதி -
குண்டலகேசி.

அலகு- IV பக்திஇலக்கியங்களும்சிற்றிலக்கியங்களும்

9

தமிழகப்பக்திஇயக்கங்கள் - பக்திஇலக்கியங்கள் - சைவஇலக்கியம் -

நாயன்மார்கள்அறுபத்துமூவர் - சமயக்குரவர்நால்வர் - வைணவஇலக்கியம் -

பன்னிருஆழ்வார்கள் - முதல்மூன்றுஆழ்வார்கள்.

சிற்றிலக்கியக்காலம் - சிற்றிலக்கியங்கள் - வகைகள் - பரணி - கலிங்கத்துப்பரணி -

குறவஞ்சி - குற்றாலக்குறவஞ்சி - பிள்ளைத்தமிழ் - மீனாட்சியம்மைப்பிள்ளைத்தமிழ் - தூது -

தமிழ்விடுதூது - கலம்பகம் - நந்திக்கலம்பகம் - பள்ளு - முக்கூடற்பள்ளு.

அலகு- V இக்காலஇலக்கியங்கள்

9

நவீனகாலம் - நவீனஇலக்கியம் - உள்ளடக்கம் - புதுக்கவிதை -

தோற்றமும்வளர்ச்சியும்- நாவல் - முதல்மூன்றுநாவல்கள் - நாவலின்வகைகள் -

பொழுதுபோக்குநாவல்கள் - வரலாற்றுநாவல்கள் - சமூகநாவல்கள் - இக்காலநாவல்கள் -

மொழிபெயர்ப்புநாவல்கள் - சிறுகதை-வகைகளும்வளர்ச்சியும்- நாடகம்-

காலந்தோறும்நாடகங்கள் - புராணஇதிகாசநாடகங்கள் - சமூகநாடகங்கள் -

வரலாற்றுநாடகங்கள்- மொழிபெயர்ப்புநாடகங்கள் -நகைச்சுவைநாடகங்கள்.

மொத்தம்: 45 மணிநேரம்

நூல்கள்

1. அகத்தியலிங்கம். ச., “திராவிடமொழிகள் தொகுதி 1”, மணிவாசகர்பதிப்பகம், முதற்பதிப்பு, 1978.
2. சக்திவேல். ச., “தமிழ்மொழிவரலாறு”, மணிவாசகர்பதிப்பகம், முதற்பதிப்பு 1998.

பார்வைநூல்கள்

1. பூவண்ணன், “ தமிழ்இலக்கியவரலாறு”, சைவசித்தாந்தநூற்பதிப்புக்கழகம், முதற்பதிப்பு, 1998.
2. வரதராசன். மு., “இலக்கியவரலாறு”, சாகித்ய அகாடெமி, ஒன்பதாம் பதிப்பு, 1994.
3. விமலானந்தம். மது.ச., “இலக்கியவரலாறு”, பாரிநிலையம், மறுபதிப்பு, 2008.

Course Objective: At a time when the knowledge of a foreign language has become an indispensable tool, this course in French will give an opportunity for learners to get a basic knowledge of a widely used European language. The course is based on a minimum vocabulary necessary and allows the learner to develop elementary communication skills in French

UNIT – I INTRODUCTION**9**

Introduction - Alphabet – Comment prononcer, écrire et lire les mots- Base : Les prénoms personnel de 1^{er}, 2^{ème} et 3^{ème} personnes – Conjugaisons les verbes être et avoir en forme affirmative, négative et interrogative

UNIT – II Leçons 1-3**9**

Leçons 1. Premiers mots en français,- 2. Les hommes sont difficiles,- 3 Vive la liberté- Réponses aux questions tirés de la leçon - Grammaire : Les adjectives masculines ou féminines – Les articles définis et indéfinis - Singuliers et pluriels

UNIT – III Leçons 4- 6**9**

Leçons 4. L'heure, C'est 1 ;heure,- 5. Elle va revoir sa Normandie,- 6 .Mettez –vous d'accord groupe de nom - Réponses aux questions tirés de la leçon - Grammaire : A placer et accorder l'adjectif en groupe de nom- Préposition de lieu –A écrire les nombres et l'heure en français

UNIT– IV Leçons 7- 9**9**

Leçons 7. Trois visage de l'aventure,- 8. A moi, Auvergne,- 9. Recit de voyage - Réponses aux questions tirés de la leçon - Grammaire : Adjectif possessif – Les Phrases au Présent de l'indicatif - Les phrases avec les verbes pronominaux au présent

UNIT – V COMPOSITION**9**

A écrire une lettre à un ami l'invitant à une célébration différente ex : mariage – A faire le dialogue - A lire le passage et répondre aux questions

TOTAL : 45H

TEXT BOOK

1. Jacky GIRARDER & Jean Marie GRIDLIG, « Méthode de Français PANORAMA », Clé Internationale , Goyal Publication, New Delhi., Edition 2004.

REFERENCE BOOKS

1. DONDO Mathurin, “ Modern French Course”, Oxford University Press, New Delhi., Edition 1997.
2. NityaVijayakumar, “Get Ready French Grammar – Elementary”, GoyalPublications, New Delhi., Edition 2010.

SEMESTER – IV

Course Objective: The course begins by examining theoretical issues relating to the informal/unorganised/disorganised sector. It then proceeds to look at those employed in textiles, fisheries, construction and agriculture. Each sector is examined from the prism of the political economy of that sector, including the impact of trade related measures (WTO), the policies of the Government of India on each of these Sectors, legislative interventions if any, judicial pronouncements and innovative alternate strategies. The course concludes by looking at the theoretical and practical issues related to 'Fundamental Principles and Rights at Work, 1998', as laid down in the ILO declaration.

UNIT – I THE FACTORIES ACT, 1948**12**

Essential Features- Safety- Health and Welfare Measures of Labour- Child Labour- Salient Features of the Child Labour(Prohibition and Regulation) Act 1986- Recent Amendments- Special Provisions Relating to Women Under the Act.

UNIT – II MINIMUM WAGES ACT**12**

The Remunerative Aspects- Wages- Concept of Wages- Minimum- Fair- Living Wages- Wage and Industrial Policies- Whitley Commission Recommendations- Provisions of Payment of Wages Act 1936- Timely Payment of Wages- Authorised Deductions- Claims- Minimum Wages Act 1948- Definitions- Types of Wages- Minimum Rates of Wages- Procedure for Fixing and Revising Minimum Wages- Claims- Remedy.

UNIT – III PAYMENT OF BONUS ACT**12**

Bonus- Concept- Right to Claim Bonus- Full Bench Formula- Bonus Commission- Payment of Bonus Act 1965- Application- Computation of Gross Profit- Available- Allocable Surplus- Eligibility of Bonus- Disqualification of Bonus- Set On- Set Off of Allocable Surplus- Minimum and Maximum Bonus- Recovery of Bonus.

UNIT – IV SOCIAL SECURITY AND WELFARE MEASURES**12**

Employees State Insurance Act 1948 – Application - Benefits Under the Act- Adjudication of Disputes and Claims – ESI Corporation.

The Maternity Benefits Act, 1961: Object and Application- Eligibility and Maternity Benefits- Notice of Claim- Prohibition Against Dismissal- Wage Deduction- Powers and Duties of Inspectors.

Equal Remuneration Act, 1976: Application- Importance of the Act.

Payment of Gratuity Act, 1972: Background, Object and Definitions - Eligibility for Payment of Gratuity – Forfeiture-Exemption-Determination - Controlling Authority – Penalties.

Unit – V THE EMPLOYEE’S PROVIDENT FUNDS AND MISCELLANEOUS PROVISIONS ACT, 1952 **12**

Scope –Coverage-Application and Definitions - Authorities, Their Powers and Functions- Contributions - Employees Provident Fund Scheme- Employees’ Pension Scheme and Deposit Linked Insurance Scheme - Penalties.

TOTAL: 60H

TEXT BOOKS

1. S.C. Srivastava, *Industrial Relations and Labour Law*, Vikas Publishing House, New Delhi, 6th edn., 2012.
2. Chaturvedi, *Labour and Industrial Law*, Central Law Agency, 2004.

REFERENCE BOOKS

1. S.C. Srivastava, *Commentaries on the Factories Act, 1948*, Universal Law Publishing House, Delhi, 2002.
2. H.L. Kumar, *Workmen’s Compensation Act*, Universal Law Publishing, 2009.
3. A.M.Sharma, *Industrial Relations And Labour Laws*, Himalayan publishing House, 2nd edn 2013.
4. S. R. Samant, S. L. Dwivedi, *Labour Laws*, Labour Law Agency's Employer's Guide, 15th edn, 2015.

Course Objective: The law of Evidence has its own significance amongst Procedural Laws. The knowledge of law of Evidence is indispensable for a lawyer. Teaching Criminal & Civil procedure is incomplete without evidence law. Law of evidence is equally important for understanding a variety of subjects in the law curriculum. Facts, fact investigation, facts appraisal and articulation are essential skills for a lawyer. The principles of relevancy and admissibility as well as the essence of the 'best evidence rule' are discussed with reference to the provisions of the Evidence Act and interpretations offered in decided cases. The course is designed to acquaint the students with the rules of evidence in relation to relevancy of facts and proof. In addition they are introduced to law relating to production of evidence.

UNIT – I INTRODUCTION & CENTRAL CONCEPTIONS IN LAW OF EVIDENCE 12

The Main Features of the Indian Evidence Act – Applicability of Evidence Act – Facts- Definition and Distinction – Relevant Facts/Facts in Issue – Evidence-Oral and Documentary – Circumstantial Evidence and Direct Evidence – Presumption - “Proving” “not Proving” and “Disproving” – Witness – Appreciation of Evidence- Relevancy of Facts- Facts Connected with Facts in Issue- The Doctrine of Res Gestae – The Problems of Relevancy of “Otherwise” Irrelevant Facts – Facts Concerning Bodies and Mental State- Relevancy and Admissibility of Admissions- Privileged Admissions- Evidentiary Value of Admissions.

UNIT – II RELEVANCY AND ADMISSIBILITY OF CONFESSIONS 12

General Principles Concerning Confession- Differences Between “Admission” and “Confession” – Non- Admissibility of Confessions Caused by “Any Inducement, Threat or Promise” – Inadmissibility of Confession made Before a Police Officer – Admissibility of Custodial Confessions – Admissibility of “Information” Received from Accused Person in Custody with Special Reference to Discovery Based on “Joint Statement” – Confession by Co-accused – The Problems with the Judicial Action Based on a “Retracted Confession- Dying Declaration- The Justification for Relevance of Dying Declarations – The Judicial Standards for Appreciation of Evidentiary Value- Section 32(1) with Reference to English Law- Other Statements by Persons who cannot be called as Witnesses– Conclusive Evidence- Relevance of Judgements- Admissibility of Judgments in Civil and Criminal Matters - “Fraud” and “Collusion”.

Expert Testimony: (Secs. 45 to 50) Who is an Expert? Types of Expert Evidence – Opinion on Relationship Especially Proof of Marriage – Judicial Defences to Expert Testimony.

UNIT – III ORAL AND DOCUMENTARY EVIDENCE

12

General Principles Concerning Oral Evidence, Primary / Secondary Evidence – General Principles Concerning Documentary Evidence – General Principles Regarding Exclusion of Oral by Documentary Evidence, Public & Private Documents; Special Problems: Re-hearing Evidence.

UNIT – IV BURDEN OF PROOF AND PRINCIPLE OF ESTOPPEL

12

General Principles- Conception of Onus-Probands and Onus-Probandi – General and Special Exceptions to Onus Probandi – The Justification of Presumption and Burden of Proof With Special Reference to Presumption to Legitimacy of Child and Presumption as to Dowry Death- Doctrine of Judicial Notice and Presumptions.

Estoppel: Scope- Its Rationale – Estoppel, Waiver and Presumption – Estoppel Distinguished From Res Judicata- Kinds of Estoppel- Equitable and Promissory Estoppel- Tenancy Estoppel.

UNIT – V WITNESS, EXAMINATION AND CROSS EXAMINATIONS

12

Competency to Testify – Privileged Communications- State Privilege – Professional Privilege – Approval Testimony - General Principles of Examination and Cross Examination – Leading Questions – Approver's Testimony- Hostile Witnesses- Lawful Questions in Cross-examination – Reexamination – Compulsion to Answer Questions put to Witness- Impeaching of the Standing or Credit of Witness- Questions for Corroboration- Improper Admission of Evidence.

TOTAL: 60H

TEXT BOOKS

1. Avtar Singh, *Principles of Law of Evidence*, Central Law Publications, 2013.
2. Sarkar, *Law of Evidence*, LexisNexisWadhwa, Nagpur, 18th Ed., Reprint 2014.

REFERENCE BOOKS

1. Ratanlal & Dhirajlal, *Law of Evidence* (1994), Lexis NexisWadhwa, Nagpur, 2011.
2. Dr. Satish Chandra, *Indian Evidence Act*, Allahabad Law Agency, 2007.
3. M. Monir, *Law of Evidence*, Universal Law Publishing Co. Pvt. Ltd, 2006.

Course Objective: A major concern in the course is to relate the economic policies and processes to tax and fiscal policies in different systems of economic administration keeping the constitutional goals in view. Direct taxes, Indirect taxes and its administration is the focus of this course. It is organised around a phenomenon based grouping to facilitate perception of the wide variety of issues revolving around indirect taxation and local taxation like the motives, history, and fountain of authority for indirect and local taxation. Analysis of the existing indirect and local taxation systems and structures and the political, social, economic and legal effects of indirect local taxation together with the judicial perception of the same will also be studied.

UNIT – I CONCEPT OF TAX

12

Nature and Characteristics of Taxes – Distinction Between Tax and Fee, Tax and Cess – Direct and Indirect Taxes – Tax Evasion and Tax Avoidance – Scope of Taxing Powers of Parliament, State Legislatures and Local Bodies- The Income Tax Act- Basis of Taxation of Income – Incomes Exempted from Tax – Income from Salaries – Income from House Property – Income from Business or Profession and Vocation – Income from Other Sources –Taxation of Individuals, HUF, Firms, Association of Persons - Co – operative Societies and Non – Residents.

UNIT – II INCOME TAX AUTHORITIES

12

Their Appointment – Jurisdiction – Powers and Functions – Provisions Relating to Collection and Recovery of Tax – Refund of Tax, Appeal and Revision Provisions, Offences and Penalties- Wealth Tax- Charge of Wealth Tax-Assets-Deemed Assets- and Assets Exempted from Tax – Wealth Tax Authorities – Offences and Penalties.

UNIT – III CENTRAL EXCISE LAWS

12

Nature-Scope and Basis of Levy of Central Excise Duty – Meaning of Goods – Manufacture and Manufacturer – Classification and Valuation of Goods – Duty Payment and Exemption Provisions – Provisions and Procedure Dealing with Registration and Clearance of Goods – An Overview of Set- off of Duty Scheme.

UNIT – IV CUSTOMS LAWS

12

Legislative Background of the Levy – Appointment of Customs Officers – Ports – Warehouses – Nature and Restrictions on Exports and Imports – Levy-Exemption and Collection of Customs Duties-And Overview of Law and Procedure – Clearance of Goods from the Port including Baggage – Goods Imported or Exported by Post and Stores and Goods in Transit – Duty Drawback Provisions.

UNIT – V CENTRAL SALES TAX LAWS

12

Evolution and Scope of Levy of Central Sales Tax – Inter – State Sale Outside a State and Sale in the Course of Import and Export – Basic Principles – Registration of Dealers and Determination of Taxable Turnover- Service Tax – Main Features of Service Tax- VAT – Introduction to Value Added Tax- Recent Amendments.

TOTAL: 60H

TEXT BOOKS

1. VinodSinghania&KapilSinghania, *Direct Taxes Law and Practice*, Taxmann, 2014.
2. Chaturvedi&Pithisaria, *Income Tax Act with Relevant Tax Allied Acts*, Lexis Nexis, 2013.

REFERENCE BOOKS

1. B.B. Lal, *Income Tax*, Pearson Publications, New Delhi, 1st Edition, 2010.
2. KailashRai: *Taxation Laws*, Allahabad Law Agency, 9th Edition, 2007.
3. Vinod K. Singhania: *Direct Taxation: Law and Practice of Income Tax*, Taxman, 36thEdn, 2007.

Course Objective: The objective of this course is to focus on concept and classification of property as well as principles governing transfer of immovable property and easements. The prime focus will be on the study of the concept of 'Property', the 'nature of property rights' and the general principles governing the transfer of property. A detailed study of the substantive law relating to particular transfers, such as sale, mortgage, lease, exchange, gift and actionable claims will also be undertaken.

UNIT – I INTRODUCTION AND DEFINITIONS 12

Jurisprudential Contours of Property – Possession and Ownership- Object and Scope of the Transfer of Property, 1882- Concept and Meaning of Property- Interpretation Clause- Definition of Transfer of Property- Subject Matter of Transfer- Persons Competent to Transfer- Kinds of Property - Movable and Immovable Property - Tangible and Intangible Property - Intellectual Property- Copyright, Patents and Designs-Trademarks.

UNIT – II GENERAL PRINCIPLES OF TRANSFER 12

General Principles of Transfer of Property Whether Movable or Immovable – What may be Transferred- Oral Transfer- Transfer for the Benefit of Unborn Person- Rule Against Perpetuity- Vested and Contingent Interests- Conditional Transfer- Doctrine of Election- Apportionment- Transfer of Property by Ostensible Owner (Section 41)- Transfer by Unauthorized Person who Subsequently Acquires Interest in Property Transferred- Transfer by One Co-owner- Joint Transfer for Consideration- Priority of Rights Created by Transfer- Fraudulent Transfer- Doctrine of LisPendens,- Doctrine of Part-Performance.

UNIT – III SPECIFIC TRANSFERS OF IMMOVABLE PROPERTIES 12

Sale – Definition of Sale- Rights and Liabilities of Buyer and Seller- Marshalling by Subsequent Purchaser- Mortgage – Definition of Mortgage and Kinds of Mortgage (Section 58-59)- Rights and Liabilities of Mortgagor (Section 60 to 66)- Rights and Liabilities of Mortgagee (Section 67 to 77)- Priority (Section 78 to 80)- Doctrine of Subrogation- Charge (Section 100)- Lease – Definition of Lease- Rights and Liabilities of Lessor and Lessee (Section 105 to 108)- Different Modes of Determination of Lease (Section 111)- Gifts (Section 122 to 129)- Exchanges and Actionable Claims.

UNIT – IV EASEMENTS**12**

Easements Generally – Imposition – Acquisition and Transfer of Easements – Incidence of Easements – Disturbance- Extinction- Suspension and Revival of Easements – Riparian Rights.

UNIT – V RECORDATION OF PROPERTY RIGHTS**12**

Laws Relating to Registration of Documents Affecting Property Relations- Investigation of Title to the Property – Encumbrance Certificates- Law Relating to Stamp Duties – Effects of Non Payment of Stamp Duty – Inadmissibility and Impounding of Instruments.

TOTAL: 60H**TEXT BOOKS**

1. Mulla, *Transfer of Property Act*, Lexis NexisButterworthsWadhwa, Nagpur, 11th ed., 2013.
2. V.P. Sarthy, *Transfer of Property*, Eastern Book Company, 5th Ed., Reprint 2015.

REFERENCE BOOKS

1. Shukla S.N, *Transfer of Property*, Allahabad Law Agency, 2015.
2. SR Myneni, *Law of Property (Transfer of Property, Easements and Wills)*, Asia Law House, 1st Ed Reprint 2015.
3. J.D. Jain, *Indian Easement Act*, Allahabad Law Agency, 15th ed., Reprint 2011.

Course Objective: Even after 50 years of Adoption of the Constitution, for women, equality with man appears to be a distant mirage to be reached. Effective political representation of women in Legislature and other forums too has become a difficult proposition to be acceptable. Breach of her personality, through various forms of violence, too has not subsided. The course will Study, what are the legal provisions enacted to ameliorate these situations with special emphasis on Indian Municipal Law and what is the scope and shortcomings in the existing legal regime in this regard.

UNIT– I WOMEN AND INTERNATIONAL INSTRUMENTS 12

UDHR- Convention on the Political Rights of Women 1953- CEDAW 1979- Declaration on the Elimination of Violence Against Women 1993- Optional Protocol to the Convention on the Elimination of Discrimination of Women, 1999.

UNIT– II WOMEN IN PRE-CONSTITUTION AND POST - CONSTITUTION PERIOD 12

Status of Women- Social and Legal Inequality - Social Reform Movement in India - Legislative Response in India- Women in Post-Constitution Period- Gender Equality and Protection Under the Constitution- Constitutional Provisions- Preamble - Art. 14, 15, 23- National Commission for Women Act, 1990.

UNIT– III LAW RELATING TO CRIMES AGAINST WOMEN 12

Dowry Death- Honour Killings- Acid Attacks- Female Infanticide- Abetment to Suicide of a Married Women- Outraging the Modesty of Women – Stalking- Kidnapping – Abduction- Importation of Girl (Sec. 366-B)- Sexual Assault: Rape- Custodial Rape- Marital Rape- Gang Rape- Adultery- Cruelty by Husband and Relatives of Husband (Sec. 498A).

UNIT– IV WOMEN AND SOCIAL LEGISLATIONS 12

Women and Social Legislation: Dowry Prohibition Law - Sex Determination Test - Law Relating to Prevention of Immoral Trafficking in Women Act- Commission of Sati (Prevention) Act, 1987- Law Relating to Domestic Violence - Law Relating to EveTeasing – Obscenity- Indecent Representation of Women Act- Medical Termination of Pregnancy Act, 1971.

UNIT– V WOMEN AND OTHER LAWS 12

Unequal Position of Indian Women - Uniform Civil Code – Law of Divorce Under Hindu Law- Muslim Law- Christian Law- Law of Maintenance- Sex Inequality in Inheritance Rights: Right of Inheritance by Birth for Sons and not for Daughters – Inheritance Under Hindu Law-

Inheritance under Christian Law - Inheritance under Muslim Law - Matrimonial Property Law - Right of Women to be Guardian of her Minor Sons and Daughters.

Factories Act, 1948 - Provisions Relating to Women- The Employees State Insurance Act, 1948- Maternity Benefit Act, 1961 - Equal Remuneration Act 1976- Law Relating to Sexual Harassment at Work Place.

TOTAL: 60H

TEXT BOOKS

1. Sathe S.P, *Towards Gender Justice*, Eastern Book Company, New Delhi, 3rd Edition, 2011.
2. Paras Dewan, *Dowry and Protection to Married Women*, Allahabad Law Agency, 3rd Edition, 2013

REFERENCE BOOKS

1. Indu Prakash Singh, *Women, Law and Social Change in India*, Eastern Book House, 5th Edition, 2000.
2. Chattoraj, B.N., *Crime against Women: A Search for Peaceful Solution*, LNJN-NICFS, New Delhi, 2nd Edition, 2007.
3. Nomita Agarwal, *Women and Law*, New Century Publishing House, New Delhi, 4th Edition, 2005.

Course Objective: The Information Technology Act, 2000 is called as the Cyber Law of India. This Act has brought about multifarious changes in much other substantive and procedural legislation such as the Contract Act, the Indian Penal Code, the Indian Evidence Act etc. The aim of this course is to make the learner understand various facets of Cyber Law and its impact on modern world which has now been shrunk into a global village.

UNIT – I INTRODUCTION

12

Concept of Information Technology and Cyber Space- Interface of Technology and Law - Jurisdiction in Cyber Space and Jurisdiction in Traditional Sense - Internet Jurisdiction - Indian Context of Jurisdiction - Enforcement Agencies-International Position of Internet Jurisdiction - Cases in Cyber Jurisdiction.

UNIT – II INFORMATION TECHNOLOGY ACT, 2000

12

Aims and Objects — Overview of the Act – Jurisdiction-Electronic Governance – Legal Recognition of Electronic Records and Electronic Evidence -Digital Signature Certificates - Securing Electronic Records and Secure Digital Signatures - Duties of Subscribers - Role of Certifying Authorities - Regulators Under the Act-The Cyber Regulations Appellate Tribunal - Internet Service Providers and Their Liability – Powers of Police Under the Act – Impact of the Act on Other Laws.

UNIT – III E-COMMERCE

12

E-Commerce - UNCITRAL Model - Legal Aspects of E-Commerce - Digital Signatures - Technical and Legal Issues - E-Commerce, Trends and Prospects - E-taxation, E-Banking, Online Publishing and Online Credit Card Payment - Employment Contracts - Contractor Agreements, Sales, Re-Seller and Distributor Agreements, NonDisclosure Agreements- Shrink Wrap Contract- Source Code- Escrow Agreements etc.

UNIT – IV CYBER LAW AND IPRS

12

Understanding Copy Right in Information Technology - Software - Copyright vs Patents Debate - Authorship and Assignment Issues - Copyright in Internet - Multimedia and Copyright Issues - Software Piracy –Patents - Understanding Patents - European Position on Computer Related Patents - Legal Position of U.S. on Computer Related Patents - Indian Position on Computer Related Patents – Trademarks - Trademarks in Internet - Domain Name Registration -

Domain Name Disputes & WIPO-Databases in Information Technology - Protection of Databases - Position in USA,EU and India.

UNIT – V CYBER CRIMES

12

Meaning of Cyber Crimes–Different Kinds of Cyber Crimes – Cyber Crimes Under IPC, Cr.P.C and Indian Evidence Law - Cyber Crimes Under the Information Technology Act,2000 - Cyber Crimes Under International Law – Hacking- Child Pornography- Cyber Stalking- Denial of Service Attack- Virus Dissemination- Software Piracy- Internet Relay Chat (IRC) Crime- Credit Card Fraud- Net Extortion- Phishing etc - Cyber Terrorism - Violation of Privacy on Internet - Data Protection and Privacy.

TOTAL: 60H

TEXT BOOKS

1. AnirudhRastogi, *Cyber Law: Law of Information Technology and Internet*, Lexis NexisWadha, Nagpur, 1st ed., 2014.
2. Vakul Sharma, *Information Technology Law and Practice*, Universal Law Publishers, 3rd ed., 2011.

REFERENCE BOOKS

1. Harish Chander, *Cyber Laws and IT Protection*, PHI Learning Pvt. Ltd., 2012.
2. Nandan Kamath, *Law Relating to Computers, Internet and Ecommerce*, Universal Law Publishing Co., Ltd., 2006.
3. PavanDuggal, *Mobile Crime and Mobile Law*, Saakshar Law Publications, 2013 Ed.

Course Objective: The purpose of a course on forensic science is to provide law students with an intensive focus on science and the legal process, and to give them in-depth knowledge of the scientific methodologies and the quantification of evidence that have become a regular feature of current-day civil and criminal litigation.

UNIT – I INTRODUCTION

12

History and Development of Forensic in India- Agencies in India-DDFSL, DFS, FSL, RFSL, MFSL, CFSL, GEQD, NFB, NCRB, CID, CBI, IB, RAW, NIA etc- Legal Procedure in Criminal Courts- Criminal Courts & Their Powers- Examination in Chief-Cross Examination-Re-Examination- Court Questions- Evidence-Documentary Evidence: Importance of Medial Certificates- Medico-Legal Reports- Dying Declaration- Death Certificate- Oral Evidence: Dying Declaration-Deposition of a Medial Witness Taken in a Lower Court.

UNIT – II PERSONAL IDENTITY

12

Definition- Race,-Sex Determination- Anthropometry-Dactylography- Foot Prints- Scars- Deformities- Tattoo Marks-Occupational Marks- Hand Writing- Clothes Personal Articles-Speech & Voices- DNA-Finger Printing Gait- Post Mortem Examination: Objectives,-Rules- External Examination- Internal Examination-Cause of Death Examination of the Biological Stains & Hairs: Blood- Semen,- Saliva Stains- Hairs - Fibers

UNIT – III DEATH AND ITS MEDICO-LEGAL ASPECT

12

Definition, Mode of Death- Sudden Death-Sign of Death- Time since Death-Presumption of Death-Presumption of Survivorship Deaths from Asphyxia: Introduction-Hanging-Strangulation-Suffocation- Drowning- Injuries by Mechanical Violence: Introduction- Business & Contusions-Abrasions- Wounds- Introduction to Fire Arms andAmmunitions- Medico-Legal Aspect of Wounds: Nature of Injury- Examination of Injured Persons- Cause of Death from Wounds- Power of Volitional-Acts after Receiving a Fatal Injury- Difference Between Wounds Inflicted During Life &After- Difference Between Suicidal- Homicidal - Accidental Wounds.

UNIT – IV INSANITY IN ITS MEDICO-LEGAL ASPECT

12

Introduction-Cause of Mental Ill Health- Indication of Mental Health- Classification of Mental Diseases-Feigned Mental ill health- Criminal Responsibility .

UNIT –V QUESTIONED DOCUMENTS

12

Standard Protocol for Collection of Suspected Document and Handwriting Samples- Handwriting and Signature: Principle in Handwriting-Features of Handwriting - Stages in Handwriting Development-Dispute Letters– Suicidal- Homicidal Letters- Anonymous- Other Writings-Built-up Documents- Sequence of Strokes-Alteration- Addition and Obliteration of Examination- Examination of Erasers- Age of Documents- Identification and Comparison of Typescripts and Typist- Decipherment of Secret Writings- Indentations & Charred Documents- Examination of Counterfeit Currency Notes- Indian Passports/Visas-Stamp Papers- Postal Stamps etc.

TOTAL: 60H

TEXT BOOKS

1. Nanda, B.B. and Tewari, R.K., *Forensic Science in India: A vision for the twenty first century*, Select Publishers, New Delhi, 4th Edition, 2001.
2. James, S. H. and Nordby, J. J., *Forensic Science: An Introduction to Scientific and Investigative Techniques*, CRC Press, USA, 3rd Edition, 2003.

REFERENCE BOOKS

1. Guharaj, P. V., Chandran M. R., *Forensic Medicine*, Universities Press Pvt. Ltd., Hyderabad, 2nd Edition, 2006
2. Parikh C. K., *Parikh's Textbook of Medical Jurisprudence, Forensic Medicine and Toxicology*, CBS Publishers & Distributors Pvt. Ltd., India, 6th Edition, 1999
3. Tewari R K., Sastry P. K. and Ravikumar K. V., *Computer Crime & Computer Forensics*, Select Publications, New Delhi, 7th Edition, 2003.

Course Objective: This course enables the students to examine the theoretical constructs in the concepts of development and development administration. It provides a clear understanding of the development issues, strategies and approaches that should be considered under different national, social, economic and administrative settings. The course provides information about the importance on citizen participation in development.

UNIT – I INTRODUCTION**12**

Development Administration – Meaning- Nature and Scope- Importance - Development Administration and Traditional Administration - Characteristics of Administration in Developed and Developing Countries – Comparative Public Administration.

UNIT – II BUREAUCRACY AND DEVELOPMENT ADMINISTRATION**12**

Changing Role of Bureaucracy in the Context of Liberalisation and Globalisation - Role of Bureaucracy in Plan Formulation and Its Implementation in Development Administration – Interactions Between Bureaucracy and Citizens – Evaluation of Bureaucracy.

UNIT – III PLANNING MACHINERY AND DEVELOPMENT PLANNING IN INDIA**12**

Development Programmes : Their Planning and Implementation – Projects and Plan Formulation – Project Management - Planning Commission - National Development Council – State Level Planning.

UNIT – IV ECOLOGICAL DIMENSIONS OF DEVELOPMENT ADMINISTRATION**12**

Sustainable Development - Environmental Hazards – Environment and Development – Environmental Problems in India – Legislative Measures and Administrative Action.

UNIT – V CITIZEN PARTICIPATION IN DEVELOPMENT**12**

Meaning and Importance – Methods of Participation – Participatory Mechanisms – Participation of Women in Development – Requirements of Effective Citizen Participation.

TOTAL: 60H

TEXT BOOKS

1. Palekar, S.A., *Development Administration*, Phi Learning Pvt Ltd, New Delhi, Edition 2012.
2. Goel, S.L., *Development Administration – Potentialities and Prospects*, Deep & Deep Publications Pvt. Ltd., New Delhi, 2nd Edition, 2009.

REFERENCE BOOKS

1. Sapru, R.K., *Development Administration*, Sterling Publishers Pvt. Ltd., New Delhi, 2nd Edition, 2012.
2. Shrivatsava, K.B., *New Perspectives in Development Administration in India*, Sterling Publishers, New Delhi, 2000.

Course Objective: This paper ensures students to have a clear understanding of the basic concepts of NSS and emphasizes on NSS programs and activities for the involvement of youth in contributing to the society.

UNIT – I INTRODUCTION AND BASIC CONCEPTS OF NSS

6

History- Philosophy-Aims and Objectives of NSS – Emblem-Flag-Moto-Song-Badge etc – Organisational Structure-Roles and Responsibilities of Functionaries.

UNIT – II NSS PROGRAMS AND ACTIVITIES

6

Concept of Regular Activities-Special Camping- Day Camps – Basis of Adoption of Village/Slums-Methodology of conducting Survey – Financial Pattern of the Scheme – Other Youth Programs/Schemes of GOI – Coordination with different Agencies - Maintenance of the Diary.

UNIT – III UNDERSTANDING YOUTH

6

Definition-Profile of Youth-Categories of Youth-Issues-Challenges and Opportunities for Youth – Youth as an Agent of Social Change – Delinquency – Impact of Information Technology on Youth.

UNIT – IV COMMUNITY MOBILIZATION

6

Mapping of Community Stakeholders – Designing the Message in the Context of the Problem and the Culture of the Community – Identifying Methods of Mobilization – Youth Adult Partnership.

UNIT – V VOLUNTEERISM AND SHRAMDAN

6

Indian Tradition of Volunteerism – Need and Importance of Volunteerism – Motivation and Constraints of Volunteerism – Shramdan as a part of Volunteerism.

TOTAL: 30H

TEXT BOOKS

1. KhwajaGhulamSaiyidain, *National Service Scheme – A Report*, Ministry of Education, Government Of India, New Delhi, 2001.
2. Kaikobad, N.F., *Training and Consultancy needs in national service scheme*, Tata Institute of Social Sciences, Mumbai, 2000.

REFERENCE BOOK

1. Dilshad, M.B., *National Service Scheme in India : A Case Study of Karnataka*, Trust Publications, University of Michigan, 2001.

நோக்கம்: பண்டைத்தமிழரின் வாழ்வியல் நெறிகள் இயல்பானதும் இயற்கையோடு இணங்கிச் செல்வதுமாகும்; மிகவும் பழமையானதும் பண்பட்டதுமாகும்.

அன்பான அகவாழ்க்கையைக் கூட செம்மையாகத்திட்டமிட்டுள்ளனர். பொழுதுபோக்கு, போர்முறைகள், கலை, சமயம், அரசியல், அறிவியல் என அனைத்திலும் தமிழர் சிறந்து விளங்குவதை விளக்கும் பாடமாக இது அமைந்துள்ளது.

அரசு வேலைவாய்ப்பிற்கான போட்டித் தேர்வுகளுக்குப் பயன்படும் வகையிலும் இப்பாடம் அமைந்துள்ளது.

அலகு- 1 நாகரிகம், பண்பாடு

6

சொற்பொருள் விளக்கம் - பண்டைத்தமிழர் வாழ்வியல் - அகம் - களவு - கற்பு - குடும்பம் - விருந்தோம்பல் - உறவுமுறைகள் - சடங்குகள் - நம்பிக்கைகள் - பொழுதுபோக்கு - புறம் - போர்முறைகள் - நடுகல்வழிபாடு - கொடைப்பண்பு.

அலகு- 2 கலைகள்

6

சிற்பம் - ஓவியம் - இசை - கூத்து - ஒப்பனை - ஆடை அணிகலன்கள்.

அலகு- 3 சமயம்

6

சைவம் - வைணவம் - சமணம், பௌத்தம் வெளிப்படுத்தும் பண்பாடு.

அலகு- 4 அரசியல்

6

அரசு அமைப்பு - ஆட்சிமுறை - உள்நாட்டுவணிகம் - வெளிநாட்டுவணிகம் - வரிவகைகள் - நாணயங்கள் - நீதிமுறை.

கல்வி - வேளாண்மை - வானியல்அறிவு - மருத்துவம் - கட்டிடக்கலை.

மொத்தம்: 30மணிநேரம்

நூல்கள்

1. தட்சிணாமூர்த்தி. அ., “தமிழர்நாகரிகமும்பண்பாடும்”,யாழ்வெளியீடு, மறுபதிப்பு, 2011.
2. தேவநேயப்பாவாணர். ஞா., “பழந்தமிழர்நாகரிகமும்பண்பாடும்”, தமிழ்மண்பதிப்பகம், சென்னை.
3. வானமாமலை.நா., “தமிழர்வரலாறும்பண்பாடும்”, நியூசெஞ்சுரிபுக்ஹவுஸ், ஆறாம்பதிப்பு, 2007.

பார்வைநூல்கள்

1. கே.கே. பிள்ளை, “தமிழகவரலாறு: மக்களும்பண்பாடும்”, உலகத்தமிழாராய்ச்சிநிறுவனம், மீள்பதிப்பு, 2009.
2. பக்தவச்சலபாரதி, “தமிழர்மானிடவியல்”, அடையாளம், இரண்டாம்பதிப்பு, 2008.

Course Objective: This course continues from the Level I in permitting the students to develop further their language and communication skills in French. The learners will improve their stock of vocabulary and will acquire more structures that will serve to put them more at ease when using French in the classroom and outside. The course will enable the students to have an idea of the French culture and civilization.

UNIT – I Leçons 10 – 11

6

Leçons : 10. Les affaires marchent,- 11. Un après midi à problèmes- Réponses aux questions tirés de la leçon - Grammaire : Présent progressif, passé récent ou future proche - Complément d'objet directe - Complément d'objet indirecte.

UNIT – II Leçons 12 – 13

6

Leçons : 12. Tout est bien qui fini bien,- 13. Aux armes citoyens – Réponses aux questions tirés de la leçon - Grammaire : Les pronoms « en ou y » rapporter des paroles - Les pronoms relatifs que, qui, ou où ,

UNIT– III Leçons 14 – 15

6

Leçons 14. Qui ne risqué rien n'a rien,- 15. La fortune sourit aux audacieux – Réponses aux questions tirés de la leçon - Grammaire : Comparaison – Les phrases au passé composé

UNIT – IV Leçons 16 – 18

6

Leçons 16 La publicité et nos rêves 17 La France le monde 18 Campagne publicitaire Réponses aux questions tirés de la leçon - Grammaire :- Les phrases à l' Imparfait - Les phrases au Future

UNIT – V COMPOSITION

6

A écrire une lettre de regret// refus à un ami concernant l'invitation d'une célébration reçue- A écrire un essai sur un sujet générale - A lire le passage et répondre aux questions

TOTAL : 30H

TEXT BOOK

1. Jacky GIRARDER & Jean Marie GRIDLIG, « Méthode de Français PANORAMA », Clé Internationale , Goyal Publication, New Delhi., Edition 2004

REFERENCE BOOKS

1. DONDO Mathurin, “ Modern French Course”, Oxford University Press, New Delhi., Edition 1997.
2. Paul Chinnappane“ Grammaire Française Facile” , Saraswathi House Pvt Ltd, New Delhi, Edition 2010.

SEMESTER – V

Course Objective: This course will pursue civil litigation through appellate courts examining the corrective steps available in civil proceedings. Appellate litigation strategies and choice of grounds for appellate / revision petitions are studied in the context of provisions of the C.P.C. and rules of civil practice. Drafting exercises will form a major part of the course. Continuing the study of civil procedure, the course also involves the study on execution of decrees and orders of court and the procedures laid down for it. This course also deals with the law of limitation as applicable to civil proceedings.

UNIT – I INTRODUCTION**15**

Civil Procedure Code Introduction- Distinction Between Procedural Law and Substantive Law – History of the Code-Extent and its Application-Definition- Suits- Jurisdiction of the Civil Courts – Kinds of Jurisdiction – Bar on Suits – Suits of Civil Nature (Sec.9)- Doctrine of Res Sub Judice and Res Judicata (Sec. 10, 11 and 12)- Foreign Judgment (Sec. 13, 14)- Place of Suits (Ss. 15 to 20)- Transfer of Cases (Ss. 22 to 25).

UNIT – II SUITS AND SUMMONS**15**

Institution of Suits and Summons (Sec. 26, 0.4 and Sec. 27, 28, 31 and O.5)- Interest and Costs (Sec. 34, 35, 35A, B)- Pleading: Fundamental Rules of Pleadings – Complaint and Written Statement – Return and Rejection of Complaint – Defences – Set off – Counter Claim- Parties to the Suit (O. 1)- Joinder-Misjoinder and Non – Joinder of Parties – Misjoinder of Causes of Action – Multifariousness.

UNIT – III PROCEDURES OF APPEARANCE AND EXAMINATION**15**

Procedures of Appearance and Examination of Parties (O.9, O.18) – Discovery-Inspection and Production of Documents (O.11 & O.13)– First Hearing and Framing of Issues (O.10 and O.14)– Admission and Affidavit (O.12 and O.19)– Adjournment (O.17)– Death-Marriage – Insolvency of the Parties (O.22)– Withdrawal and Compromise of Suits (O.23)– Judgment and Decree (O.20)- Execution (Sec. 30 to 74, O.21)- General Principles of Execution – Power of Executing Court – Transfer of Decrees for Execution – Mode of Execution- A) Arrest and Detention, B) Attachment C) Sale.

UNIT – IV SUITS IN PARTICULAR CASES

15

Suits by or Against Governments (Sec. 79 to 82, O.27)- Suits by Aliens and by or Against Foreign Rulers, Ambassadors (Sec. 85 to 87)- Suits Relating to Public Matters (Sec. 91 to 93)- Suits by or Against Firms (O.30)- Suits by or Against Minors and Unsound Persons (O.32)- Suits by Indigent Persons (O.33)- Inter – Pleader Suits (Sec. 88, O.35)- Interim Orders- Commissions (Sec. 75, O.26)- Arrest Before Judgment and Attachments Before Judgment (O.38)- Temporary Injunctions (O.39)- Appointment of Receivers (O.40)- Appeals (Ss. 90 to 109, O.41, 42, 43, 45)- Reference – Review and Revision (Ss. 113, 114, 115, O.46, O.46)- Caveat (Sec. 144.A)– Inherent Powers of the Court (Ss. 148, 149, 151).

UNIT – V LIMITATIONS ACT, 1963

15

Definitions– Suits- Appeals & Application (Ss. 3-11)-Computation of Period of Limitation (Ss. 12-24)- Acquisition of Ownership by Possession (Ss. 25-27).

TOTAL: 75H

TEXT BOOKS

1. Mulla; *The Code of Civil Procedure*, Lexis NexisButterworths Publications, 17thedn, 2007.
2. C.K. Takwani; *Civil Procedure*, Eastern Book Company Lucknow, 6thedn, 2009.

REFERENCE BOOKS

1. Sarkar, *Code of Civil Procedure*, Wadhawa Publications Nagpur, 11thedn, 2006.
2. M.P. Jain; *The Code of Civil Procedure*, Wadhawa Publications, Nagpur, 2007
3. A.K. Nandi & S.P. Sen Gupta, *The Code of Civil Procedure*, 3rdedn, 2009, Kamal Law House, Kolkata.

**LAW OF CRIMES – II (CRIMINAL
PROCEDURE CODE, JUVENILE JUSTICE
ACT & PROBATION OF OFFENDERS ACT)**

16LLB022 **4 1 0 4**

Course Objective: The course on Criminal Procedure Code is aimed at driving the students how the pre-trial, trial and the subsequent process are geared up to make the administration of criminal justice effective. The course will acquaint the student with organisation of the functionaries under the Code, their power and functions at various stages and the procedure according to which these powers and functions are to be exercised.

UNIT – I DEFINITIONS AND AUTHORITIES UNDER THE CODE **15**

Important Definitions Under the Code – Constitution of Different Criminal Courts and Officers - Public Prosecutors and Assistant Public Prosecutors – Power of Courts and Superior Officers of Police – Distinction Between Cognizable and Non- Cognizable, Summons and Warrant Cases-Bailable and Non-Bailable Offences & Compoundable and Non-Compoundable Offences.

UNIT – II ARREST OF PERSONS AND PRE TRIAL PROCESS **15**

Arrest of Persons Without Warrant- Procedure- Rights of an Arrested Person- Provisions as to Bail and Bonds- Process to Compel Appearance of Persons: Summons- Warrant of Arrest- Proclamation and Attachment- Process to Compel Production of Things: Summons to Produce Things- Search Warrant- Other Provisions Relating to Search and Seizure- Information to the Police and Their Powers to Investigate: Conditions Requisite- Complaints to Magistrate- Commencement of Proceedings Before Magistrate.

UNIT – III FAIR TRIAL AND PRELIMINARY PLEAS TO BAR THE TRIAL **15**

Jurisdiction of Criminal Courts in Inquiries and Trials (Section 177-189); Conception of Fair Trial - Presumption of Innocence – Venue of Trial- Right of the Accused to Know the Accusation (section 221- 224) and Accusation be held in the Accused’s Presence- Right of Cross-Examination and Offering Evidence in Defence-The Accused Statement- Right to Speedy Trial; Time Limitations- Rationale and Scope (section 468 - 473)- Pleas of Autrefois Acquit and Autrefois Convict (Section 300).

UNIT – IV CHARGE AND TRIAL PROCEDURE **15**

Charge (Section 211-224)- General Provisions as to Enguries and Trials- The Judgement and Sentences Under the Code: Submission of Death Sentence for Confirmation With Emphasis on Referred Trial- Appeals- Reference and Revision- Transfer of Criminal Cases- Execution- Suspension and Comutation of Sentences: Death Sentence- Imprisonment with Emphasis on

Default Sentence- Levy of Fine- General Provisions Regarding Execution- Suspension- Remission and Commutation of Sentences- Inherent Powers of the High Court and Power of Superintendence by High Court over Judicial Magistrates.

UNIT – V JUVENILE JUSTICE ACT, PROBATION OF OFFENDERS ACT AND PREVENTIVE PROVISIONS IN THE CODE 15

Juvenile Delinquency- Nature and Magnitude- Juvenile Court System- Treatment and Rehabilitation of Juveniles- Legislative and Judicial Protection of Juvenile Offender- Juvenile Justice Act, 2000- Recent Amendments.

Probation of Offenders Law- Mechanism- Problems and Prospects of Probation- Suspended Sentence- Judicial Approach.

Security for Keeping the Peace and Good Behaviour- Suspected Persons- Habitual Offenders- Imprisonment in Default of Security: Order for Maintenance of Wives, Children and Parents (Sec. 125- 128)- Enforcement of Order of Maintenance- Prevention of Public Nuisance.

TOTAL: 75H

TEXT BOOKS

1. Ratanlal&Dhirajlal, *The Code of Criminal Procedure - Covering The Criminal Law (Amendment) Act, 2013*, Lexis NexisWadhwa, Nagpur 19th Ed, 2013.
2. S C Sarkar, *The Law of Criminal Procedure*, 2nd (Reprint), 2010, Lexis NexisWadhwa, Nagpur, 11th ed., 2015.

REFERENCE BOOKS

1. K N Chandrasekharan Pillai, *R V Kelkar's Criminal Procedure*, Eastern Book Company, Lucknow, 6th Ed. 2014.
2. Woodroffe: *Commentaries on Code of Criminal Procedure*, 2 Vols. Law Publishers India Pvt. Ltd., 3rd Ed., Reprint 2014.

Course Objective: This course helps the students to understand the various characteristics of Administrative Law. It enables the students to acquire knowledge about the body of law that governs the administration and regulation of government agencies. The student acquires knowledge on the administrative functions and the manner in which it is implemented by the administrators for an able government.

UNIT – I INTRODUCTION**15**

Definition- Nature and Scope of Administrative Law – Evolution of Administrative Law – Difference Between Constitutional Law and Administrative Law - Rule of Law – Doctrine of Separation of Powers - Classification of Administrative Actions.

UNIT – II DELEGATED LEGISLATION**15**

Definition – Delegated Legislation in India – Types-Advantages and Limitations – Permissible Delegation – Impermissible Delegation – Control Over Delegated Legislation – Conditional Delegation.

UNIT – III ADMINISTRATIVE FUNCTIONS**15**

Functions of Administration – Quasi Legislative Function – Pure Legislative Function– Quasi Judicial Function – Pure Judicial Function - Purely Administrative Function.

UNIT – IV PRINCIPLES OF NATURAL JUSTICE AND ADMINISTRATIVE TRIBUNALS**15**

Doctrine of Bias – Audi AlteramPartem Rule – Meaning- Characteristics and Growth of Administrative Tribunals – Difference Between Administrative Tribunal and Courts – Procedure in the Functioning of Tribunals - Administrative Tribunals in India.

UNIT– V ADMINISTRATIVE LAW AND JUDICIARY**15**

Administrative Discretion – Judicial Control Over Administration – Judicial and Other Remedies – Types of Remedies – Types of Equitable Remedies - Writ Jurisdiction of Supreme Court and High Courts - Ombudsman in India – Lokpal and Lokayukta- Central Vigilance Commission – Public Interest Litigation.

TOTAL: 75H

TEXT BOOKS

1. Durga D. Basu, *Introduction to the Constitution of India*, Lexis Nexis, Nagpur, 2nd Edition, 2009.
2. Massey, I.P., *Administrative Law*, Eastern Book Company, Lucknow, 5th Edition, 2008.

REFERENCE BOOKS

1. Griffith and Street, *Principles of Administrative Law*, London, 3rd Edition, 2006.
2. Kesari, U.P.D, *Lectures on Administrative Law*, Central Law Agency, 15th Edition, Allahabad, 2005.
3. Takwani, Thakker, C.K., *Lectures on Administrative Law*, Eastern Book Company, 3rd Edition, Lucknow, 2003.

Course Objective: The course is designed to understand the formation, management and other activities of the companies. In view of the important developments that have taken place in the corporate sector, the new Companies Act, 2013 have come into force. This course aims to impart the students, the corporate management, control, possible abuses, the remedies and government regulation of corporate business and winding up of companies.

UNIT – I INTRODUCTION

15

Meaning of Company- Essential Characteristics- Corporate Personality- Forms of Corporate and Non- Corporate Organisations- Public and Private Sector- Functions and Accountability of Companies-Recent Amendments.

Incorporation- Memorandum of Association- Doctrine of Ultra Vires, Articles of Association- Binding Force Alteration- Doctrine of Constructive Notice and Indoor Management- Exceptions, Prospectus- Issue- Contents- Promoters- Position- Duties and Liabilities.

UNIT – II SHAREHOLDERS AND DIRECTORS

15

Shares- General Principles- Share Certificate and its Objects- Transfer of Shares- Restrictions on Transfer- Relationship Between Transferor and Transfers- Issue of Shares at Premium and Discount, Shareholder- Who can be and who cannot be- Forfeiture and Surrender of Shares- Lien on Shares, Share Capital- Kinds- Alteration and Reduction of Share Capital.

Directors- Position- Appointment- Qualifications, Vacation of Office- Removal, Resignation- Powers and Duties of Directors- Meeting, Registers, Loans- Remuneration of Directors- Managing Directors and Other Managerial Personnel, Meetings- Kinds- Procedure- Voting.

UNIT – III DIVIDENDS, DEBENTURES, BORROWING POWERS

15

Dividends- Payment- Capitalisation of Bonus Shares- Borrowing Powers- Effects of Unauthorised Borrowings- Charges and Mortgages. Debentures- Meaning- Floating Charge- Kinds of Debentures- Shareholder and Debenture Holder- Remedies of Debenture Holders.

UNIT – IV MAJORITY RULE AND OTHER ALLIED ASPECTS

15

Majority Rule: Protection of Minority Rights, Prevention of Oppression and Mismanagement, Who can Apply- When he can Apply- Powers of the Court and of the Central Government.

Private Companies- Nature- Advantages- Conversion into Public Company- Foreign Companies- Government Companies- Holding and Subsidiary Companies, Investigation- Powers, Reconstruction and Amalgamation, Defunct Companies. National Company Law Tribunal, Powers and Functions.

UNIT – V WINDING UP

15

Types- By Court- Reasons- Grounds- Who Can Apply- Procedure- Appointment of Liquidators- Powers and Duties of Liquidator- Powers of Court and Consequences of Winding Up Order- Voluntary Winding Up by Members and Creditors- Winding Up Subject to Supervision of Court- Liability of Past Members- Payment of Liabilities- Preferential Payments- Unclaimed Dividends- Winding Up of Unregistered Company.

TOTAL: 75H

TEXT BOOKS

1. Avtar Singh, *Company Law*, Eastern Book Company, Lucknow, 16th ed., 2015.
2. ICSI, *Companies Act 2013*, Institute of Company Secretary of India, 2013.

REFERENCE BOOKS

1. LalitKakkar, *Companies Act, 2013 Along With New Rules & Forms*, Young Global, 4th ed., 2015.
2. Ramaiya, *Ramaiya Guide to the Companies Act*, Lexis NexisButterworthsWadhwa, Nagpur, 18th ed., 2014.
3. Karn Gupta, *Company Law*, Lexis Nexis India, 1st ed., 2013.

Course Objective: This course aims to study the existing (copyright, patent, trademark and designs) and emerging (computer software) forms of intellectual property in terms of Indian law and policy as well as new international demands and trends. Besides, the course will examine the philosophical foundations of recognizing intellectual property rights, its relation with public interest and socio-economic development and the demands of equity and compulsions of international trade.

UNIT – I INTRODUCTION

15

The Meaning of Intellectual Property – Forms of Intellectual Property-Copyright-Trademarks-Patents and Designs – New Forms as Plant Varieties and Geographical Indications - Introduction to the Leading International Instruments Concerning Intellectual Property Rights-The Berne Convention- Universal Copyright Convention-The Paris Convention- TRIPS-The World Intellectual Property Rights Organization (WIPO) and The UNESCO.

UNIT – II SELECTED ASPECTS OF THE LAW OF COPYRIGHT IN INDIA

15

Historical Evolution of the Copyright Law – Meaning of Copyright - Copyright in Literacy-Dramatic and Musical Works – Copyright in Sound Records and Cinematograph Films – Ownership of Copyright – Assignment and License - Copyright Authorities - Infringement of Copyright and Remedies Including Anton Pillor Injunctive Relief in India.

UNIT – III TRADEMARKS

15

The Rationale of Protection of Trademarks as an Aspect of Commercial and of Consumer Rights- Definition and Concept of Trademarks – Registration of Trademark - Authorities Under the Trademark Act – Passing Off and Infringement – Remedies.

UNIT – IV PATENTS

15

Concepts and Historical View of the Patents - Process of Obtaining a Patent-Authorities - Procedure for Filing Patents-Patent Co-operation Treaty – Prior Publication or Anticipation - Rights and Obligations of a Patentee - Compulsory Licences – Infringement - Defences - Injunctions and Related Remedies.

UNIT – V MISCELLANEOUS

15

Geographical Indication Act – Meaning, Scope and Relevance-New Plant Culture and Breeds Act-Industrial Designs – Registration of Designs – Infringement in Industrial Designs Under Indian Designs Act, 2000- Emerging Trends- Need for National Legislation for Protection of Trade Secrets and Confidential Information.

TOTAL: 75H

TEXT BOOKS

1. V.K. Ahuja, *Law Relating to Intellectual Property Law*, Lexis Nexis, 2nd ed., 2013.
2. N.S. Gopalakrishnan & T.G. Ajitha, *Principles of Intellectual Property*, Eastern Book Company, 2nd ed., 2014.

REFERENCE BOOKS

1. B.L. Wadhera, *Law Relating to Intellectual Property*, Universal Law Publishing, 5th ed., 2014.
2. S. Narayan, *Intellectual Property Law in India*, Gogia Law Agency, Hyderabad, 3rd ed., 2005.
3. Holyoak & Torremans, *Intellectual Property Law*, Oxford University Press, New York, 2010 Ed.

Course Objective: The phrase ‘*Media Law*’ can be defined as laws that regulate the activities of the Media. There is no country in the world where there are no media or press laws or where the press is not expected to operate within the ambit of the law. However, given the fact that freedom of the press is an essential requirement for democracy like India, the laws governing the press are those which only seek to protect the fundamental rights of individuals and ensure the maintenance of peace and tranquility. Such laws are the laws of defamation, sedition, copyright, plagiarism, privacy, etc. Thus, the aim of this Course is to make the students understand about the various facets of Media Law and its impact on the society.

UNIT – I MEDIA & PUBLIC POLICY

15

Disseminating the Facets of Media – Understanding the Concept of Media- History of Media, Theories of Media and Evolution of Media.

History of Media Legislation – Media Legislation, The British Experience; Media Legislation in U.S; Media Legislation in Indian Context- **MEDIA ETHICS:** Basic Ethical Theory- Historical Perspective On Ethics.

UNIT – II MEDIA IN THE CONSTITUTIONAL FRAMEWORK

15

Freedom of Expression in Indian Constitution – Interpretation of Media Freedom- Issues of Privacy- Newsprint Control order – Interpretation of Media freedom – Issues of Privacy – Right to Information – Case studies on Media and Free expression – Laws of defamation: Defamation of Character- Libel and Slander- Defences Against Defamation- obscenity, blasphemy and sedition – Contempt of Court Act.

UNIT – III MEDIA- REGULATORY FRAMEWORK

15

Legal Dimensions of Media – Media & Criminal Law (Defamation / Obscenity/Sedition)- Media & Tort Law (Defamation & Negligence)- Media & Legislature – Privileges of the Legislature- Media & Judiciary – Contempt of Court- Media & Executive – Official Secrets Act- Media & Journalists – Working Journalists (Conditions of Service) Act & Press Council Act.

Self Regulation & Other Issues – Media and Ethics: Self-Regulation Vs Legal Regulation- Media & Human Rights- Issues Relating to Entry of Foreign Print Media.

UNIT – IV CONVERGENCE & NEW MEDIA

15

Understanding Broadcast Sector – Evolution of Broadcast Sector - Airwaves and Government Control – Open Skies Policy – Licensing Issues in Broadcast Sector.

Legislative Efforts on Broadcast Sector – Prashar Bharti Act 1990 – Broadcasting Bill- Cinematography Act 1952 – Cable T.V. Networks (regulation) Act of 1995.

Opening of Airwaves – Public Policy Issues on Airwaves- Community Radio Advocacy- Telegraph Act and Broadcast Interface.

The New Media of Internet – Evolution of Internet as New Media- Regulating the Internet- I.T. Act of 2000 and Media- Convergence Bill (to be enacted)- Regulatory Commissions of New Media- Indian Telegraph Act of 1885.

UNIT – V MEDIA- ADVERTISEMENT & LAW

15

Regulation of Advertising- Ethical Issues in Advertising- Concept of Advertisement – Advertisement & Ethics – Advertisement Act of 1954 – Indecent Representation (prohibition) Act, 1986 – The Drugs and Magic Remedies (objectionable) Advertisements Act of 1954 – Issues of Consumer Protection – Competition Bill and Impact on Advertisements.

TOTAL: 75H

TEXT BOOKS

1. Justice P B Sawant & P K Bandhopadhyaya, *Advertising Law and Ethics*, Universal Law Publishing Co Pvt Ltd., 2002.
2. Durga Das Basu, *Law of the Press*, Lexis Nexis, 5th Ed., 2010.

REFERENCE BOOKS

1. Taxmanns, *Telecom Broadcasting and Cable Laws*, Taxmann, 1st ed., 2004.
2. Universal, *Press Media and Telecommunications Laws*, Universal Law Publishing Co Pvt Ltd., 1st Ed., 2005.
3. M. Neelamalar, *Media Law and Ethics*, PHI Publishers, 2009.

Course Objective: The United Nations Commission on International Trade Law (UNCITRAL) was established by the United Nations General Assembly "to promote the progressive harmonization and unification of international trade law". The aim of this Course is to give the students a preliminary insight about the working of UNCITRAL and the various Model Laws published by the Organization.

UNIT – I UNCITRAL & INTERNATIONAL TRADE – AN INTRODUCTION 15

What is UNCITRAL – Its Role- Mandate- Membership- Constitution and Functions- UNCITRAL and Other International Organisations- The Need for International Legal Regulation in the Context of Conflict of Laws- The Function of International Treaties- Conventions and Model Codes- The Role of UNCITRAL in the Promotion and Regulation of International Trade.

UNIT – II ORGANIZATION AND METHODS OF WORK 15

UNCITRAL (the Commission)- Working Groups – Participation at Sessions of UNCITRAL and its Working Groups- Secretariat.

UNIT – III WORK OF UNCITRAL 15

Selection of the Work Programme- Techniques of Modernization and Harmonization – Legislative Techniques- Contractual Techniques- Explanatory Techniques- Uniform Interpretation of Legislative Texts- Case Law on UNCITRAL Texts- Coordinating the Work of Other Organizations- UNCITRAL’S Position within the United Nations System- Activities- Conventions and Model Laws.

UNIT – IV UNCITRAL MODEL LAW ON INTERNATIONAL COMMERCIAL ARBITRATION 15

Introduction to International Commercial Arbitration – Law of Arbitration in India – Types of Arbitration - Appointment of Arbitrators – Procedure – Judicial Intervention – Venue – Commencement – Award - Time Limit- Enforceability- Interest- Recourse Against Award – Appeals – Conciliation and Compromise – Enforcement of Foreign Awards – Arbitration Agencies – ICADR- ICA- Chambers of Commerce- Alternate Disputes Resolution.

Insolvency Laws in India – Personal Insolvency- Corporate Insolvency and Cross Border Insolvency- UNCITRAL Model Law on Cross Border Insolvency- UNCITRAL Legislative Guide to Insolvency Law- UN Convention on International Sale of Goods – A Comparative Analysis with the Indian Counterpart.

TOTAL: 75H

TEXT BOOKS

1. UNCITRAL, *A Guide to UNCITRAL: Basic facts about the United Nations Commission on International Trade Law*, Published by the United Nations, Vienna (2013).
2. Franco Ferrari, *The Draft UNCITRAL Digest and Beyond: Cases, Analysis and Unresolved Issues in the UN Sales Convention*, Sweet and Maxwell, London (2004).

REFERENCE BOOKS

1. David D. Caron & Lee M. Caplan, *The UNCITRAL Arbitration Rules: A Commentary*, Oxford University Press, 1st ed., 2013.
2. UNCITRAL, *UNCITRAL Model Laws After 25 Years: Global Perspectives on International Commercial Arbitration*, Juris Net, LLC, 1st ed., 2013.
3. Michael Buhler, *Handbook of ICC Arbitration*, Sweet & Maxwell, London, 3rd ed., 2014.

Course Objective: This course provides an introduction to the legal foundations of health care in India. The course is designed to identify and analyse legal issues in health care. The content of this course addresses health law- international and national perspective and relationship between health law and medical ethics.

UNIT – I INTRODUCTION**15**

Public Health as a Index of Development- Reproductive Health- Abortion- Assistant Reproduction- Pre-natal Diagnosis- Emergency Care- Geriatric Care- Health Promotion- Contagious Diseases Control- National Health Policy- Health Insurance in India- Legal Aspect of Private Health Practice- Medical Negligence and Malpractices- Duties of Hospitals Regarding Medico- Legal Cases.

UNIT – II HEALTH LAW AND INTERNATIONAL PERSPECTIVE**15**

International Perspective- Right to Health as a Fundamental Right in India- Mental Health Law- Realisation of Right to Health- Private Health Sector Regulation- Barriers to Health Care- Social- Economic- Religious- Legal and Other Barriers- Approaches of Judiciary.

UNIT – III HEALTH LAW AND INDIAN CONSTITUTION**15**

Right to Know- Universal Acceptance- Position in Common Law- Constitutional Law- Human Rights Perspective- Access to Medical Records- Confidentiality- Informed Consent- Euthanasia- Right to Refuse Treatment- Legal Status of Body Parts.

UNIT – IV HEALTH AND OTHER LAWS**15**

Consent to Treatment- Nature- Elements- Withdrawal of Consent- Limits- Incompetent Patients- Best Interest Rule- Mental Health Act, 1987- Mental Health Authorities- Admission and Detention in Psychiatric Hospitals- Protection of Human Rights of Mentally Ill Persons- Medical Termination of Pregnancy Act, 1971- The Transplantation of Human Organs Act, 1994: Authority for the Removal of Human Organs- Removal of Organs in Case of Unclaimed Bodies in Hospital- Restrictions on Removal of Human Organs- Legal Liability of Medical Profession- Medical Audit.

UNIT – V HEALTH LAW AND MEDICAL ETHICS

15

Principles of Medical Ethics- Autonomy- Board of Medical Ethics by Medical Council of India- Ethical Guidance for Research- Deontological Utilitarian Theories.

TOTAL: 75H

TEXT BOOKS

1. Health Law: A Guide for Professionals and Activists: M.C. Gupta: Edition- 1: (2002)
2. Micheal Davies- Text Book on Medical Law: Edition- 1: Vol. I: (2004)

REFERENCE BOOKS

1. Granville Austin, Indian Constitution, The Cornerstone of a Nation, New Delhi, Oxford University Press, 3rd Edition, 2007
2. Health Law and Compliance Update 2017, Steiner, John E. Jr, Wolters Kluwer Aspen Pub., 6th Edn.
3. Health Law: Frameworks and Contexts, Anne- Maree Farrell, Hohn Devereux, Isabel Karpin, Penelope Weller, Cambridge University Press, Vol. II, (2015).

SEMESTER – VI

Course Objective: The drafting of pleadings is an art. It demands a high degree of professional skill and professional knowledge, expertise and experience. It must be borne in mind that the rules of pleadings are intended to regulate the business and procedures of the court. This course is aimed at equipping the students to do drafting of pleadings and documents on their own with confidence, without any hesitation when they enter the lawyer's profession. In conveyancing, drafting of documents like Sale Deeds, Lease Deeds, Mortgage Deeds, Agreements, Service Contracts, etc. will be discussed. The related provisions of Stamp Act and Registration Act along with the provisions of the Transfer of Property Act and other enactments will also be made part of the class discussions.

UNIT – I FUNDAMENTAL RULES OF PLEADINGS 15

Introduction - Fundamental Rules of Pleadings- Plaint Structure - Parties to Suit- Written Statement - Appeals – Reference- Review and Revision- Execution.

UNIT – II CIVIL PLEADINGS 15

Suit for Recovery Under XXXVII of the Code of Civil Procedure, 1908- Plaint- Written Statement- Interlocutory Application- Original Petition- Affidavit- Suit for Permanent Injunction - Suit for Specific Performance - Petition for Dissolution of Marriage Under the Hindu Marriage Act, 1955 - Petition for Eviction Under the Rent Control Act- Petition for Grant of Probate/Letters of Administration- Application for Grant of Succession Certificate- Application for Grant of Compensation Under Section 166 of the Motor Vehicles Act, 1988 - Application for Temporary Injunction Under Order 39 Rules 1 and 2 of the Code of Civil Procedure, 1908- Application Under Order 39 Rule 2A of the Code of Civil Procedure, 1908 - Caveat Under Section 148 of the Code of Civil Procedure, 1908- **Memorandum of Appeal and Revision.**

UNIT – III GENERAL PRINCIPLES OF CRIMINAL PLEADINGS 15

Application for Maintenance Under Section 125 of the Code of Criminal Procedure, 1973 - Application for Grant of Anticipatory Bail and Regular Bail - Application for Execution of a Decree - Criminal Complaint - Appeal/Complaint - Appeal/Revision in Criminal Cases - Writ Petition Under Art. 226 and Art. 32 of the Constitution of India - Special Leave Petition Under Article 136 of the Constitution of India- **Memorandum of Appeal and Revision.**

UNIT – IV CONVEYANCING

15

Components of a Deed - Forms of Deeds and Notices – Promissory Note- Will and Codicil- **Trust Deed- Gift Deed-** Agreement to Sell- Sale Deed - Indemnity Bond - Lease Deed - General Power of Attorney - Special Power of Attorney - Relinquishment Deed - Partnership Deed - Deed for Dissolution of Partnership - Mortgage Deed- Deed of Reference to Arbitration - Notice to the Tenant - Notice Under Section 80 Code of Civil Procedure, 1908 - Notice Under Section 434 of the Companies Act, 1956 - Reply to the Notice.

UNIT – V PUBLIC INTEREST LITIGATION PETITION

15

Drafting of Writ Petition and Public Interest Litigation Petition Under Articles 32 and 226 of Indian Constitution – Concurrent Jurisdiction of the High Court and Supreme Court.

TOTAL: 75H

TEXT BOOKS

1. G.C. Mogha& S. N. Dhingra, Mogha's, *Law of Pleading in India with Precedents*, Eastern Law House, 18th edn, 2013.
2. R.N. Chaturvedi, *Conveyancing and Drafting and Legal Professional Ethics*, Eastern Book Company, 7th edn, 2011.

REFERENCE BOOKS

1. G.C. Mogha, *Indian Conveyancer*, Dwivedi Law, Agency 14th edn, 2009.
2. C. R. Datta& M.N. Das, D'Souza's Form and Precedents of Conveyancing, Eastern Law House, 13th edn, 2008.
3. CA VirendraPamecha ,*Public Interest Litigation (PIL) & How to File A Writ Petition*, Jain Book Agency, 1st edn, 2014.

Course Objective: Professions are noble. The movement of all professions, hitherto, has been from chaos to organization, organization to consolidation and consolidation to autonomy and monopoly. Same is true of the law profession also. The course is designed to imbue students with these high values forming the basis of the profession so that they can live up to those standards in their professional life.

UNIT – I THE LEGAL PROFESSION AND ITS RESPONSIBILITIES 15

Development of Legal Profession in India- Privileges and Rights of Legal Profession- Distinction from Other Profession- Admission and Enrolment of Advocates- Conduct in Court- Professional Conduct in General - Privileges of a Lawyer- Salient Features of the Advocates Act, 1961.

UNIT – II DUTIES TOWARDS THE Court and SOCIETY 15

Duty to the Court - Duty to the Profession - Duty to the Opponent - Duty to the Client - Duty to the Self- Duty to the Public and the State- Duties to Render Legal Aid- Difference Between Duty and Interest.

UNIT – III CONTEMPT OF COURT 15

Contempt of Court Act, 1972 – Selected Major Judgments of the Supreme Court i) Re: Ajay Kumar Pandey, A.I.R 1997 SC 260 ii) SC bar Association v. U.O.I, AIR 1998 SC 1895, iii) Nirmaljit Kaur v. State of Punjab, AIR 2006 SC 605 iv) ZahiraHabidullah Sheikh v. State of Gujarat, AIR 2006 SC 1367 v) Rajendra Sail v. M.P High Court Bar Association, AIR 2005 SC 2473. vi) P.J. Ratnam v. D. Kanikaram, AIR 1964 SC 244. vii) N. B. Mirzan v. The Disciplinary Committee of Bar Council of Mahastra and Another, AIR 1972 SC 46- Bar Council of Mahastra Vs. M. V. Dabholkar etc. AIR 1976 SC 242, viii) V. C. RangaduraiVs. D. Gopalan& Others, AIR 1979 SC 201, ix) Supreme Court Bar Association Vs. Union of India, AIR 1998 SC 1895. X) Chandra ShekharSoni Vs. Bar Council of Rajastahan& Others, AIR 1983 SC 1012.

UNIT – IV PROFESSIONAL AND OTHER MISCONDUCT 15

Fifty (50) Selected Opinions of the Disciplinary Committes of Bar Councils on the Subjects- Powers of the Disciplinary Committee of the Bar Council of India - Procedure of Complaints Against Advocates - Punishments for Misconduct and Remedies Against Order of Punishment – Judgements Related with Professional Misconduct- i) Ex. Capt. Harish Uppal v.

Union of India A.I.R. 2003 S.C 739- ii) P.D. Gupta v. Ram Murthi AIR 1998 SC 283 – iii) Shambhu Ram Yadav- v. Hanuman Das Khattri AIR 2001SC 2509 iv) Harish Chandra Tiwari v. Baiju AIR 2002 SC 548 v) Bar Council of Andhra Pradesh v. KurapatiSatyanarayana AIR 2003 SC175.

UNIT – V ACCOUNTANCY FOR LAWYERS

15

Need for Maintenance of Accounts – Books of Accounts that Need to be Maintained – Cash Book, Journal and Ledger- Elementary Aspects of Book- Keeping - Meaning- Object- Journal- Double Entry System- Closing of Accounts- The Cash and Bulk Transaction- The Cash Book- Proper Journal Especially with Reference to Client’s Accounts – Ledger- Trial Balance and Final Accounts – Commercial Mathematics.

TOTAL: 75H

TEXT BOOKS

1. AiyarRamanath, *Legal Professional /Ethics*, Indian Law Books.3rd edn,2003.
2. Mallick, *Advocates Act, Professional Ethics/Bench & Bar Relationship*, Indian Law Books, 2007.

REFERENCE BOOKS

1. J.P.S. Sirohi, *Professional Ethics, Accountancy for Lawyers and Bench Bar Relations*, Allahabad Law Agency, 2015.
2. P. RamanathaAiyar, *Legal & Professional Ethics – Duties & Privileges of a Lawyer*, Lexis NexisButterworths, Wadhwa, Nagpur, 3rd edn 2003, reprint 2009.
3. Subramanyam, *Advocates Act, Commentaries on Advocates Act with Bar Council Rules (Central & States) with Professional Ethics & Allied Laws*, Law Publishers India, 3rd edn, 2010.

ARBITRATION & CONCILIATION
16LLB028 &ALTERNATE DISPUTE RESOLUTION 4 0 2 5
SYSTEM (CLINICAL COURSE – III)

Course Objective: Today alternative disputes resolution systems have become more relevant than before both at local, national and international levels. Certain of the disputes, by nature are fit to be resolved through specific method of resolution. Each of these dispute resolution systems involves different style of planning and execution. The skills involved are also different as also preparation. This course trains the students in ADRs. The course teacher shall administer simulation exercises for each of the methods.

UNIT – I Introduction to ALTERNATE DISPUTE RESOLUTION (ADR) 15

Meaning- Various Procedures of ADR- General- Different Methods of Dispute Resolution- Inquisitorial Method- Adversarial Method- Other Methods – Both Formal and Informal – Like Arbitration, Conciliation, Negotiation, Mediation etc.- Advantages and Disadvantages of Above Methods- Need for ADRs- International Commitments- Domestic Needs- Suitability of ADRs to Particular Types of Disputes- Civil Procedure Code and ADRs.

UNIT – II ARBITRATION 15

Meaning of Arbitration - Attributes of Arbitration- General Principles of Arbitration- Different Kinds of Arbitration- Qualities and Qualifications of an Arbitrator- Arbitration Agreement and its Drafting- Appointment of Arbitrator- Principal Steps in Arbitration- Arbitral Award- Arbitration Under Arbitration and Conciliation Act, 1996- Writing Arbitration Award- Ethical Issues in Arbitration- Conducting a Mock Arbitration.

UNIT – III CONCILIATION 15

Meaning - Different Kinds of Conciliation Facilitative, Evaluative, Court – Annexed, Voluntary and Compulsory- Qualities of a Conciliator- Duties of a Conciliator- Role of a Conciliator- Confidentiality and Neutrality- Stages of Conciliation- Procedure- Conciliation Under Statutes – Industrial Disputes Act, 1947 - Family Courts Act, 1984 - Hindu Marriage Act, 1955- Arbitration and Conciliation Act, 1996- How to Write Award- Ethical Issues in Conciliation.

UNIT – IV NEGOTIATION

15

Meaning – Theory of Negotiation- Different Styles of Negotiation - Different Approaches to Negotiation - Phases of Negotiation – Positional Bargaining- Interest Based Bargaining or Principled Negotiation- Preparation for Negotiation- Qualities of a Negotiator – Collaborative Communication Skills- Negotiating Skills- Negotiation Exercises- Power to Negotiate.

UNIT – V MEDIATION

15

Meaning - Qualities of Mediator - Role of Mediator - Essential Characteristics of the Mediation Process – Voluntary, Collaborative, Controlled, Confidential, Informal, Impartial and Neutral, Self-Responsible - Different Models of Mediation - Code of Conduct for Mediators- Ethical Issues in Mediation- Mediation in India, Institutions, Their Role.

TOTAL: 75H

TEXT BOOKS

1. J. G. Merrills, *International Dispute Settlement*. U.K: Cambridge University Press, 5th edn, 2005.
2. Avtar Singh, *Law of Arbitration and Conciliation*, Eastern Book Company, 10th edn, 2013.

REFERENCE BOOKS

1. G.K. Kwatra, *The Arbitration and Conciliation Law of India*, Universal Law Publications, Delhi, 2000.
2. Markanda. P.C, *Law Relating to Arbitration and Conciliation*, Lexis NexisButterworths&Wadhwa, Nagpur, 7th edn, 2009.

Course Objective: This course is designed to hone advocacy skills in the students. Moot Courts are simulation exercises geared up to endow students with facility in preparation of written submissions and planning, organising and marshalling arguments in the given time so as to convince the presiding officer. The students should familiarize themselves with the various stages of trial in civil and criminal cases. They should be exposed to real court experience. Further they should imbibe the skills of client interviewing. This component may be planned to be part of the internship.

UNIT – I INTRODUCTION 15

Scope and Importance - A Brief Idea on What a Moot Court is All About - The Benefits of Going for Moot Court Competitions - How it Works To have a General Knowledge on the Different Aspects of Law- Sources of Law – Statute, Precedents, Customs , Treatise, Logic and Reasoning - Hierarchy of Courts - Different Kinds of Courts.

UNIT – II RESEARCH LIBRARY 15

Research- How to Research for Cases - How to Research Different Journals and Publications - Online Research.

UNIT – III MODE OF CITATIONS 15

The Blue Book Citations- How to Read Case Laws.

UNIT – IV MEMORIAL 15

How to Approach a Problem - Identifying the Issues Using Different Resource Authorities to Substantiate the Arguments Framed for Both Sides - How to Quote Cases and Other Authorities in the Memorial - Bibliography.

UNIT – V ORAL PRESENTATION 15

Language- Court Manners- Citing Authorities - Appearance Emphasis on the Law - Thorough Knowledge of the Facts - Application of the Facts to the Question Asked.

TOTAL: 75H

TEXT BOOKS

1. Dr. KailashRai, *Moot Court, Pre-Trial Preparations and Participation in Trial Proceedings*, Jain Book Agency, 5th edn, 2012.
2. Abhinandan Malik, '*Moot Courts and Mooting*', Eastern Book Company, 1st edn, 2015.

REFERENCE BOOKS

1. Dr. S.P. Gupta, *Moot Court, Pre-Trial Preparations and Participation in Trial Proceedings*, Jain Book Agency, 3rd edn, 2012.
2. Dr. S.P. Gupta, *Moot Court, Pre-Trial Preparations and Participation in Trial Proceedings*, Jain Book Agency, 3rd edn, 2012.

Course Objective: This course offers a specialist understanding of criminal policies including theories of punishment, their supposed philosophical and sociological justifications and the problem of exercise of discretion in sentencing. In addition the course introduces students to the discipline of victimology which will shift the study from accused centric approach to much needed victim centric approach.

UNIT I: INTRODUCTION

15

Dimensions of Crime in India- Nature and Extent- Reporting of Crime Statistics- Problem of Accurate Reporting- Victim Studies- Self- Reporting- Cost of Crime- Factors for Evaluating the Rate of Crime in India- Criminal Justice System: The Police System- Structural Organization of Police- Mode of Recruitment and Training- Powers and Duties of Police- Cr.P.C. and Other Laws- Constitutional Imperatives- Relationship Between Police and Prosecution- Liability of Police for Custodial Violence- Police and Public Relations.

UNIT – II PUNISHMENT OF OFFENDERS

15

Discarded Modes of Punishment: Corporal Punishment- Whipping and Flogging- Mutilation and Branding- Transportation Exile- Public Execution- Punishments Under the Indian Criminal Law: Capital Punishment- Imprisonment- Fine- Cancellation or Withdrawl of Licences etc.

The Prison System: Administrative Organization of Prisons- The Jail Manual- Prisoners Classification: Male- Female- Juvenile- Adult- Under-Trial- Prison Reforms: Open Prisons- Violation of Prison Code and its Consequences.

UNIT – III TREATMENT AND CORRECTION OF OFFENDERS

15

Need for Reformation- Rehabilitation- Classification of Offenders- Participation of Inmates in Community Services- Role of Psychiatrists- Social Workers- Vocational and Religious Education- Group Counselling and Re-Socialization Programme.

UNIT – IV RE-SOCIALIZATION PROCESS

15

The Probation of Offenders Act, 1958- Mechanism of Probation and Standards of Probation Services- Problems and Prospects of Probation- Suspended Sentence- Parole: Nature- Authority for Granting Parole- Supervision Paroles- Parole and Conditional Release- Problems of Released Offenders- Attitude of the Community Towards Released Offenders- Prisoner Aid Society- Voluntary Organization- Governmental Action.

UNIT – V VICTIM REDRESSEL MECHANISM

15

Nature and Development- Expanding Dimensions- Typology of Victims- Vulnerable Groups- Child Victims- Female Victims- Victims of Sexual Offences- Changing Trends in Legal Protection of Victims- Restorative and Reparative- Concept of Compensation: Compensation by Application of Article 21- Victim and Criminal Justice- Emerging Trends and Policies- Impact in the Indian Legal System- Role of Courts in India- Role of National Human Rights Commission.

TOTAL: 75H

TEXT BOOKS

1. Ahmed Siddique, *Criminology: Problems and Perspective*, Eastern Book Company, Lucknow, 2008.
2. N.Y. Paranjpe, *Criminology and Penology*, , Central Law Publications, Allahabad, 2008.

REFERENCE BOOKS

1. ParkashTalwar, *Victimology*, Isha Books, Delhi, 2006
2. SumainRai, *Law Relating Plea Bargaining*, Orient Publishing Company, 2007
3. Dr. S.S.Srivastava, *Criminology, Penology &Victimology*, 4th edn, 2012,Repr

Course Objective: It is necessary to introduce students to the laws that are designed from time to time in keeping with the policy of the government to prevent unfair trade competition and protection of consumers. These laws have changed over a period of time in accordance with the demands of changing times. The laws are to be geared up to pass on the benefit of competition to consumers. These laws are to be reviewed and appreciated in this course.

UNIT – I CONSTITUTIONAL PROVISIONS 15

Regulating Trade- Salient Features of MRTP Act, 1986- Salient Features of Consumer Protection Act, 1986.

UNIT– II FEDERAL TRADE COMMISSION ACT 15

Sherman Antitrust Act, 1890- Relevant Provisions of Clayton Act, 1914- Relevant Provisions of the Federal Trade Commission Act- Salient Features of U.K. Competition Act, 1998.

UNIT – III THE COMPETITION ACT, 2002 15

Preliminary- Prohibition of Certain Agreements- Abuse of Dominant Position and Regulation of Combinations.

UNIT– IV COMPETITION COMMISSION OF INDIA 15

Objectives of the Commission- Composition of the Commission- Duties- Powers and Functions of the Commission- Notable Cases.

UNIT – V DUTIES OF DIRECTOR GENERAL 15

Penalties- Competition Advocacy- Important Judgments of the Supreme Court.

TOTAL: 75H

TEXT BOOKS

1. Ramappa, T., *Competition Law in India: Policy, Issues, and Developments*, OUP India, 3rd Edition, 2013.
2. Richard Whish & David Bailey, *Competition Law*, OUP Oxford, 7th Edition, 2012.

REFERENCE BOOKS

1. Agarwal, V.K., *Competition Act*, Bharat Law House, New Delhi, 1st Edition, 2011.
2. Richard Whish, *Competition Law*, Oxford University Press, New Delhi, 1st Edition, 2009.
3. Avtar Singh, *Competition Law*, Eastern Book Company, New Delhi, 1st Edition, 2012.

Course Objective: The need to study gender justice as a special subject is because the constitutional guarantees have not achieved the necessary results. The Constitution guarantees equality of status and opportunity and no discrimination inter alia on ground of sex. The course will concentrate on gender perspectives and study impact of legal provisions on patriarchal values.

UNIT – I GENDER JUSTICE UNDER THE CONSTITUTION OF INDIA 15

Social Justice and Gender Justice- Inter-relationship- Preamble of the Constitution – Equality Provisions in Fundamental Rights-Articles 14, 15 and 16, Articles 21 and 23- and Directive Principles of State Policy and Fundamental Duties- Reservation Under 73rd and 74th Constitutional Amendments- Judicial Approaches to Equality- Formal and Substantive Equality – Sameness, Correctionist and Protectionist Approaches of Judiciary- Role of Human Rights Commission- Women’s Commission and Judiciary in Ensuring Gender Justice.

UNIT – II GENDER JUSTICE AND INTERNATIONAL APPROACH 15

Gender Justice Under International Conventions and Declarations: UDHR- Convention on the Political Rights of Women 1953- CEDAW 1979- Declaration on the Elimination of Violence Against Women, 1993- Optional Protocol to the Convention on the Elimination of Discrimination of Women, 1999.

UNIT – III GENDER JUSTICE AND PERSONAL LAWS 15

Marriage and Divorce- Maintenance- Guardianship- Adoption- Inheritance Rights- Uniform Civil Code- Concept of Matrimonial Property- Emancipation of Women- Empowerment of Women and Local Self- Government.

UNIT – IV GENDER JUSTICE AND CRIMINAL LAW 15

Protection of Women’s Interest Under IPC- Offences Against Women: Rape- Dowry Death- Bigamy- Adultery- Cruelty to Married Women- Criminal Law (Amendment) Act, 2013- Special Legislations for Women: Prisons Act, 1894- Factories Act, 1948- Mines Act, 1952- Immoral Traffic (Prevention) Act, 1956- Dowry Prohibition Act, 1961- Maternity Benefits Act, 1961- Medical Termination of Pregnancy Act, 1971- Equal Remuneration Act, 1976- Indecent Representation of Women (Prohibition) Act, 1986- Commission of Sati (Prevention) Act, 1987- Pre-Conception and Pre-Natal Diagnostics Techniques Act (Prohibition of Sex Selection) Act,

1994- Prevention of Women from Domestic Violence Act, 2005- Sexual Harassment of Women at Work Place (Prevention, Prohibition and Redressal) Act, 2013.

UNIT – V FEMINIST JURISPRUDENCE

15

Women Empowerment as a Social Change- Role of Law in Empowering Women- Feminism and Feminist Jurisprudence- Emergence- Different Theories of Feminism and Feminist Jurisprudence- Distinction Between Sex (Nature) and Gender (Culture)- Concept of Gender Justice- Gender Discrimination- Gender Equality.

TOTAL: 75H

TEXT BOOKS

1. Tripathi, S.C., and Vibha Arora, *Law relating to Women and Children*, Central Law Publication, New Delhi, 2nd Edition, 2006
2. Tiwari, D.K.,&Mahmood Zaidi, *Commentaries on Family Courts Act*,Allahabad Law Agency, 2nd Edition, 2000.

REFERENCE BOOKS

1. Chattoraj, B.N.,*Crime against Women: A Search for Peaceful Solution*, LNJN-NICFS, New Delhi, 2nd Edition, 2007.
2. Nomita Agarwal, *Women and Law*, New Century Publishing House, New Delhi, 4th Edition, 2005.