



SCHEME AND SYLLABUS

(Choice Based Credit System)

For

LL.B.

(w. e. f. Session 2016-2017)

Program Code: LAW-304





DEPARTMENT OF LAW

RIMT UNIVERSITY, MANDIGOBINDGARH, PUNJAB

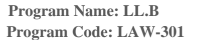




TABLE OF CONTENTS

S. No.	Content	Page No.
	Section 1: Vision and Mission of the University	3
1.		
2.	Section 2: Vision and Mission of the Department	4
	Section 3: About the Program	5
3.		
4.	Section 4: Program Educational Objectives (PEOs), Program Outcomes (POs) and Program Specific Outcomes(PSOs)	6-7
5.	Section 5: Curriculum / Scheme with Examination Scheme	8
6.	Section 6: Detailed Syllabus with Course Outcomes	9-107



SECTION 1

Vision & Mission of the University

VISION

To become one of the most preferred learning places a centre of excellence to promote and nurture future leaders who would facilitate in desired change in the society

MISSION

- To impart teaching and learning through cutting edge technologies supported by the world class infrastructure
- To empower and transform young minds into capable leaders and responsible citizens of India instilled with high ethical and moral values





SECTION 2

Vision and Mission of the Department

VISION

To bring out the competent legal professional 'par excellence' with requisite knowledge, skill and character with a commitment towards justice, human values and social welfare.

MISSION

- RIMT School of Legal Studies has been established with the sole aim to contribute in the legal awareness performance and the legal development of the country.
- RIMT School of Legal Studies is committed to meet the requirement of legal exploring the talent and exploring legal knowledge.
- RIMT School of Legal Studies is further committed to equipping the legal knowledge with the aim to successfully handle the contemporary challenges.
- RIMT School of Legal Studies is also committed to develop new generation legal professionals through comprehensive and contemporary body of integrated Knowledge of law, management and social sciences and committed to shape a new cadre legal professional and intensive research programme in the field of legal education.
- RIMT School of Legal Studies has the social responsibility of continuing to be centre of excellence in the field of legal education and sharper the professional knowledge and skill of the students to transform them as the leaders in the legal profession.
- Law does not remain static and to goes o changing with the need of the ideology of the society. Hence, RIMT School of Legal Studies further committed to trough light on the ugly and dark truth of our society through legal awareness at large.



SECTION 3

About the Program

A Bachelor of Laws or commonly known as an LLB degree is a three-year law degree. This course is offered to candidates after they have completed their graduation from any background. This is an excellent career option for those candidates who aspire to make a career in the field of litigation or judiciary. LLB offers a wide range of job opportunities which are rewarding as well as reputed. It is based on core subjects of law such as Law of Torts, Constitutional Law, Criminal Law (Indian Penal Code), Jurisprudence, Contracts Law, Tax Law, Family Law, Public International Law, Law of Property, Labour And Industrial Law, Company Law, Environmental Law, Evidence Law (IEA), and some practical skills/ soft skills and training papers. LLB courses can be pursued by candidates who already have a bachelor's degree or even a master's degree. Many candidates who have pursued CA or CS also pursue LLB after completing their basic educational qualifications.

SECTION 4

Program Educational Objectives (PEOs), Program Outcomes (POs) and Program Specific Outcomes (PSOs)



PROGRAMME EDUCATION OBJECTIVES (PEOs)

PEO1	To acquire and apply legal knowledge to the complex Socio-legal problems
PEO2	To possess professional skills required for legal practice such as argument, Pleading , drafting and conveyancing etc
PEO3	To make awareness about Constitutional legislative and societal transformation and to develop clinical abilities
PE04	Every graduate will become skilled in legal research , written and oral communication , team-work and problem solving

PROGRAMME OUTCOMES (POs)

PROGRAM OUTCOMES



PO 1	Development of thoughts, visions and ideas: To develop thoughts, ideas, visions for
	theoretical and practical application in the lives of students in relation to disciplines relating
	to historical perspectives of society, polity, law and economics, languages etc
PO 2	Professional Practice: To make students eligible to practice in courts, industries, companies
102	as legal practitioner in relation to economic and prevailing legal issues of the society
PO 3	Critical, analytical and professional Skills: To possess professional skills required for
	legal practice such as argument, pleading, drafting, conveyance, etc in relation to deal with
	socio- economic problems in present times
PO 4	Professional Ethics: To understand and apply principles of professional ethics of legal
	profession in order to deal sensitively with present socio- economic issues of the society at
	large and to know about the legal history, present social conditions and polity of
PO 5	sovereignty, state etc. Language research & reasoning: To develop legal research skills, legal reasoning and apply
	it during programme & in legal practice.
	re during programme & in regai praetice.
PO 6	Self-reflection & lifelong learning: To develop an attitude of self-reflection while learning
	& recognize the need for and have the preparation and ability to engage in independent and
	life-long learning in the broadest context of changing legal contexts
PO 7	Self-employability: To provide a platform of self-employability by developing professional
107	skills in legal industry
PO 8	Leadership skills: To develop leadership qualities amongst students
	Lifelong Learning: To make awareness about constitutional, legislative and social
PO 9	transformation in society and to develop clinical abilities.
	I arraning ability Eveny anadysts will become abilied in legal assembly written and arel
PO 10	Layering skills: Every graduate will become skilled in legal research, written and oral
	communication, teamwork, advocacy and problem-solving
PO 11	Interpretation and Legal Reasoning: To encourage and enlighten the students towards
	development of legal reasoning and interpretation of statutory provisions, maxims etc.
PO 12	Multi-faceted outlook towards contemporary issues: To receive insight into various
	global perspectives of prevailing concerns of law in legal field.



PROGRAMME SPECIFIC OUTCOMES

PSO 1	Should be able to demonstrate understanding of substantive and procedural law sufficient to enter			
	the legal profession and professions in which legal knowledge is an advantage.			
PSO 2	Should possess the skills to communicate in both oral and written forms and ability to formulate			
	legal problems and using appropriate concepts and methods to solve them.			

SECTION 5

Curriculum / Scheme with Examination Grading Scheme

INDUCTION PROGRAM

SEMESTER WISE SUMMARY OF THE PROGRAM: LL.B.

S. No.	Semester	No. of Contact Hours	Marks	Credits
1	I	20	500	22.5



2	II	20	500	22.5
3	III	20	500	22.5
4	IV	20	500	22.5
5	V	20	500	22.5
6	VI	20	500	22.5
	Total	120	3000	150

EXAMINATION GRADING SCHEME

Marks Percentage Range	Grade	Grade Point	Qualitative Meaning
80.00 – 100.00	О	10	OUTSTANDING
70.00 – 79.99	A+	9	EXCELLENT
60.00 – 69	A	8	VERY GOOD
55– 59	B+	7	GOOD
50 – 54	В	6	ABOVE AVERAGE
45-49	С	5	AVERAGE
0-45	F	0	FAIL

Percentage Calculation: CGPA*10



First Semester:

COURSE			Conta Irs/V k		Credit					Exam Duratio n	
Code	Course Title	L	Т	Р		CWA	LWA	MTE	ETE	Total	(Hours)
LLB1101	Jurisprudence	4	1	0	4.5	30	-	10	60	100	3
LLB1102	Constitutional Law –I	4	1	0	4.5	30	-	10	60	100	3
LLB1103	Law of Contract	4	1	0	4.5	30	-	10	60	100	3
LLB1104	Family Law- I	4	1	0	4.5	30	-	10	60	100	3
LLB1105	Law of Torts	4	1	0	4.5	30	-	10	60	100	3
Total		20	5	0	22. 5						

SUBJECT TITLE: JURISPRUDENCE

SUBJECT CODE: LLB1101

SEMESTER: I

CONTACT HOURS/WEEK:

Lecture (L)	Tutorial (T)	Practical (P)	Credit (C)
4	1	0	4.5

Internal Assessment: 40

End Term Exam: 60

Duration of Exam: 3 Hrs

Objective and outcome of course:

The students should get familiar with various approaches to law and legal processes. They should be able to appreciate dynamic character of the law and legal systems particularly in the context of socio-political history of the society. Endeavour should be made to develop among students critical thinking about the law, legal system and legal processes. The students should be in position to appreciate how diverse approaches to law influence decision-making in judicial courts.

Sr. No	Contents	Contact
		Hours



UNIT-I	Jurisprudence - Meaning, Nature and Scope. Definition of Law, Classification of Law, Relation between Law and Morals. Concept of Administration of Justice, Difference between Civil and Criminal Administration of Justice, Theories of Punishment. Sources of Law: Custom- Meaning, Kinds and Essentials of a Valid Custom, When does a Custom become Law? Precedent: Meaning, Importance, Merits & Demerits, Doctrine of Precedent and its Operation in India, Role of Judiciary in making Law	13
	Legislation- Meaning, Kinds: Supreme and Subordinate Legislation.	
UNIT-II	Schools of Thought	13
	Analytical School of Law	
	Kelson's Pure Theory of Law	
	Historical School of Law	
	Sociological School of Law	
	Natural Law School	
	Movements of Progressive Societies from Status to Contract: Henry Maine	
UNIT-III	Codification – Meaning, Classification and its merits and demerits	13
	Rights – Meaning, Theories, Essentials, Classification	
	Duties – Meaning, Classification	
	Right and Duty Relationship	
	Personality- Meaning and nature of legal personality, legal status of unborn	
	person, dead man, animals, idol, mosque, Meaning of Corporate personality, Theories of Corporate personality.	
UNIT-IV	Possession – Meaning, Kinds of Possession, Acquisition of Possession,	13
OIVII-IV	Possession – Meaning, Kinds of Possession, Acquisition of Possession, Possessory Remedies, Rights of Possessor, Analysis of Possession.	13
	Ownership – Definition, Essentials of Ownership, Kinds of Ownership, Modes of acquisition of Ownership, Relationship between Ownership and Possession.	
	Property- Meaning, Theories of property, its Kinds and Modes of acquisition of Property	

Course Outcomes:



After taking the course, students will be able to:

CO1	LLB1101.1	To impart fundamental Concepts relating to jurisprudence
CO2	LLB1101.2	To have knowledge Sources of law
CO3	LLB1101.3	To understand different schools of thought such as analytical schools etc.
CO4	LLB1101.4	To study legal different concept related with law

Recommended Books:

Paranjape: Jurisprudence, 2017

• G.W. Paton: A Text Book of Jurisprudence, 2017

• B.N.M. Tripathi: An Introduction to Jurisprudence (Legal Theory), 2016

P.J. Fitzgerold: Salmond on Jurisprudence, 2016

• S.N. Dhyani: Jurisprudence, 2015

Dias: Jurisprudence, 2013

• S.P. Dwivedi: Jurisprudence and Legal Theory, 2012

• W. Friedmann: Legal Theory, 2003

Instruction for Question Paper setter:

The theory examination i.e. end term examination shall be of 60 Marks. Question paper will be divided into five units covering whole syllabus. Unit I to Unit IV shall be of 12 marks each and each shall consist of two questions from each unit respectively. The candidates are required to attempt one question from each unit. Unit V carrying total 12 marks consisting six questions of 2 Marks each and is compulsory.



SUBJECT TITLE: CONSTITUTIONAL LAW-I

SUBJECT CODE: LLB1102

SEMESTER: I

CONTACT HOURS/WEEK:

Lecture (L)	Tutorial (T)	Practical (P)	Credit (C)
4	1	0	4.5

Internal Assessment: 40

End Term Exam: 60

Duration of Exam: 3 Hrs

Objective and outcome of course:

The objective of this course is to create a meaningful understanding of basic philosophical tenets of Indian Constitutional law. This paper will orient students on constitutional rights and duties, perspective and remedies and to provide understanding of basic concepts of Indian Constitution and various organs created by the Constitution and their functions. Students are expected to have developed a feeling of constitutional interpretations as a technique of adapting laws to changing social mores.

Contents	Contact
	Hours
Nature and Salient features of Constitution	12
Preamble,	
The Union and its Territory	
Citizenship	
State (Art. 12)	
Judicial Review (Art. 13)	
Fundamental Rights	12
Right to Equality (Art. 14-18)	
Right to Freedom (Art. 19-22)	
Right against Exploitation (Art. 23 and 24)	15
	Nature and Salient features of Constitution Preamble, The Union and its Territory Citizenship State (Art. 12) Judicial Review (Art. 13) Fundamental Rights Right to Equality (Art. 14-18) Right to Freedom (Art. 19-22)



	Freedom of Religion (Art. 25-28)	
	Cultural and Educational Rights (Art. 29 and 30)	
	Saving of Certain Laws (Art. 31A, B & C)	
	Directive Principles of State Policy (Art. 36-51)	
UNIT-IV	Fundamental Duties	12
	Union Judiciary	
	State Judiciary	
	Writs Jurisdictions of Higher Courts including Judicial Activism in India	

Course Outcomes

After taking the course, students will be able to:

CO1	LLB1102.1	To know the basic Law of the country.
CO2	LLB1102.2	Concept of 'State' in reference to the fundamental rights, directive principles and fundamental duties of the citizens of the India
CO3	LLB1102.3	The fundamental rights and the procedure for compliance of fundamental rights and Writ jurisdiction of supreme court and high court under Article 32 and 226.
CO4	LLB1102.4	The duty of state and inter- relationship between fundamental rights and directive principles

Recommended Books:

- Constituent Assembly Debates
- M.P. Jain: Indian Constitutional Law, 2018
- Mahendra P. Singh: V.N. Shukla's Constitution of India, 2016
- J.N. Pandey: Constitutional Law of India, 2015
- H.M. Seervai: Constitutional Law of India, 2015
- D.D. Basu: Introduction of the Constitution of India, 2014
- Kailash Rai: The Constitutional Law of India, 2010
- T.K. Tope's: Constitutional Law of India, 2010
- The Constitution of India, 1950

Instruction for Question Paper setter:

The theory examination i.e. end term examination shall be of 60 Marks. Question paper will be divided into five units covering whole syllabus. Unit I to Unit IV shall be of 12 marks each and each shall consist of two questions from each unit



respectively. The candidates are required to attempt one question from each unit. Unit V carrying total 12 marks consisting six questions of 2 Marks each and is compulsory.



SUBJECT TITLE: LAW OF CONTRACT

SUBJECT CODE: LLB1103

SEMESTER: I

CONTACT HOURS/WEEK:

Lecture (L)	Tutorial (T)	Practical (P)	Credit (C)
4	1	0	4.5

Internal Assessment: 40

End Term Exam: 60

Duration of Exam: 3 Hrs

Objective and outcome of course:

The subject comprises a study of the general principles of laws governing contracts & agreements. The objective of this paper is to make students familiar with various principles of contract formation enunciated in the Indian Contract Act, 1872.

Sr. No	Contents	Contact
		Hours
UNIT-I	Agreement and contract: Definition and elements	12
	Proposal and acceptance: Various Forms, essential elements	
	communication and revocation proposal and invitation to a proposal.	
	Consideration: Its meaning, kinds and essential elements, its exceptions;	
	present past and adequate consideration, whether performance of existing	
	duties amounts to consideration; stranger to contract cannot sue. Legality	
	of consideration and object.	
UNIT-II	Capacity to contract: Incapacity arising out of status and mental defect;	12
	minor's agreement- definition of minor, agreements beneficial and	
	detrimental to a minor, ratification in cases by a person of an agreement	
	made by him while he was a minor; —necessaries supplied to a minor.	
	Free Consent: Its need and definition, factors vitiating free consent	
	Coercion, Undue Influence, Misrepresentation, Fraud and Mistake.	
UNIT-III	Void Agreements.	12
	Contingent contracts: Definition, enforcement	



	Agreement by way of Wager Discharge of a contract by various modes Performance: Conditions of a valid tender of performance- how, by whom, when, in what manner? Performance of reciprocal promises, time as an essence of contract. By breach: anticipatory breach and present breach Impossibility of performance: Specific grounds of frustration, effect of frustration	
UNIT-IV	Quasi contracts or certain relations resembling those created by contracts. Remedies for breach of contract: Damages, Kinds- remoteness of damage-liquidated damages and penalty Standard form of contracts.	12

Course Outcomes

After taking the course, students will be able to:

CO1	LLB1103.1	To impart fundamental Concepts relating with law of Contract
CO2	LLB1103.2	To have knowledge of Concept of Standard form of Contract
CO3	LLB1103.3	To understand the principles relating to void and voidable contracts
CO4	LLB1103.4	Understand the principles relating to damages

Recommended Books:

1. A.G. Guest (ed.): Anson's Law of Contract, 2018

2. Avtar Singh: Law of Contract,2018

3. R.K. Bangia: Law of Contract, 2018

4. J.K. Dalal (ed.): Mulla on the Indian Contract Act, 2015



Instruction for Question Paper setter:

The theory examination i.e. end term examination shall be of 60 Marks. Question paper will be divided into five units covering whole syllabus. Unit I to Unit IV shall be of 12 marks each and each shall consist of two questions from each unit respectively. The candidates are required to attempt one question from each unit. Unit V carrying total 12 marks consisting six questions of 2 Marks each and is compulsory.

SUBJECT TITLE: FAMILY LAW-I

SUBJECT CODE: LLB1104

SEMESTER: I

CONTACT HOURS/WEEK:

Lecture (L)	Tutorial (T)	Practical (P)	Credit (C)
4	1	0	4.5

Internal Assessment: 40

End Term Exam: 60

Duration of Exam: 3 Hrs

Objective and outcome of course:

The course structure proposed here aims to provide adequate legal perspective to the basic concepts relating to Family as an institution. The objective of the paper is to apprise the students with the personal laws relating to marriage, dissolution, matrimonial remedies, adoption, contemporary trends in family institutions in India, in particular of the Hindus and Muslims.

Sr. No	Contents	Contact
		Hours
UNIT-I	Sources of Hindu Law, Ancient Sources. Modern Sources.	12
	The Hindu Marriage Act, 1955	
	Application of Hindu Law, Conditions of Marriage, Ceremonies of Marriage,	
	Registration of Marriage	
UNIT-II	Matrimonial remedies under the Hindu Marriage Act, 1955, Restitution of conjugalrights, Judicial separation, Nullity of Marriage, Void marriage,	15
	Voidable marriage, Divorce, Divorce by mutual consent, Customary Divorce, Legitimacy of children, Jurisdiction, Bars to matrimonial remedies,	



	Maintenance Pendent Lite, Permanent	
	alimony and maintenance	
UNIT-III	The Special Marriage Act, 1954:	15
	Conditions of Marriage, Registration of Marriage	
	Restitution of Conjugal rights, Judicial Separation, Nullity of Marriage Void	
	Marriage. Voidable Marriages, Divorce, Divorce by mutual consent	
UNIT-IV	Muslim Law	10
	Marriage, Dower. Divorce	
	The Dissolution of Muslim Marriage Act, 1939	
	Maintenance with reference to the Muslim Women (Protection of Rights on Divorce) Act,1986	

Course Outcomes

After taking the course, students will be able to:

CO1	LLB1104.1	To impart basic concept of Hindu Law
CO2	LLB1104.2	To have knowledge regarding personal laws
CO3	LLB1104.3	To understand provisions under Muslim Law
CO4	LLB1104.4	To Know about the concept of marriage and Divorce

Recommended Books:

• Dr. Paras Diwan : Modern Hindu Law, 2017

• Srinivasan : Special Marriage Act,2017

• Aqil Ahmed : Mohammadan Law,2015

• Raghvachariar : Hindu Law,2014

• Mulla: Muslim Law,2013

Instruction for Question Paper setter:



The theory examination i.e. end term examination shall be of 60 Marks. Question paper will be divided into five units covering whole syllabus. Unit I to Unit IV shall be of 12 marks each and each shall consist of two questions from each unit respectively. The candidates are required to attempt one question from each unit. Unit V carrying total 12 marks consisting six questions of 2 Marks each and is compulsory.

SUBJECT TITLE: LAW OF TORTS

SUBJECT CODE: LLB1105

SEMESTER: I

CONTACT HOURS/WEEK:

Lecture (L)	Tutorial (T)	Practical (P)	Credit (C)
4	1	0	4.5

Internal Assessment: 40

End Term Exam: 60

Duration of Exam: 3 Hrs

Objective and outcome of course:

This paper is to make students understand the nature of tort (harm or damage to someone) and conditions of liability with established cases along with the Motor Vehicle Act, 1988 and the Consumer Protection Act, 1986.

Sr. No	Contents	Contact
		Hours
UNIT-I	Torts: Definitions, Nature and Development.	12
	Distinction between Tort and Crime. Distinction between Tort and Breach of ContractConstituents of Tort, Wrongful Act	
	Legal Damage- Damnum Sine Injuria and Injuria Sine damnumLegal Remedy, Justification in Tort	
	Volenti Non Fit Injuria, Necessity, Act of God, Inevitable accident, Private defence, Statutory Authorisation and Plaintiff's default.	
	Vicarious Liability in Tort: Meaning, Master's Liability for the wrongs committed by his	
	servant, Liability of the State for the wrong committed by its servants.	



UNIT-II	Death in Relation to Tort	12
	Death as a cause of action-the rule in Baker v. Bolton and ExceptionsTorts against Person	
	Assault, Battery, False Imprisonment and Malicious Prosecution	
	Defamation, Libel and Slander, Constituents of Defamation, Defences to the Tort of Defamation	
	Negligence: Constituents, Res Ipsa Loquitur and Contributory Negligence. Nuisance: Kinds, Essentials, Defences.	
	Strict Liability Rule in Rylands v. Fletcher, Principles of Absolute Liability, Liability forIndustrial hazards.	
UNIT-III	Motor Vehicle Act, 1988 (Motor Vehicle (Amendment) Act, 2011)	10
	Compulsory Insurance Compensation payable under the Act	
	Insurer's Liability for persons on the roof of a bus, Insurer's Liability beyond the limits mentioned in the Act, Payment of Compensation in case of hit and run motor accidents with and without Fault Liability.	
UNIT-IV	The Consumer Protection Act, 1986	10
	Definitions: Complaint, Complainant, Consumer and Service	
	Consumer Dispute Redressal Agencies: Their composition and jurisdiction, Redressal ofComplaints: Manner, Procedure and Limitation, Appeals.	

Course Outcomes

After taking the course, students will be able to:

CO1	LLB1105.1	To study the principles of Tortuous liability, The defenses available in an action for torts, the capacity of parties to sue and be sued and matters connection there with.
CO2	LLB1105.2	To study and evaluate the specific torts against the individual and property. With rapid industrialization, inadequacy of the law to protect the individual is exposed.
CO3	LLB1105.3	The students should reflect on the alternative forms, and also the remedies provided under the Consumer Protection Act, 1986.
CO4	LLB1105.4	To understand the concept relating with motor vehicle act with latest amendments in the acts.

Recommended Books:



• Law of Torts and Consumer Protection Act : Dr. J.N. Pandey,2018

• Law of Torts: Rattan Lal Dhiraj Lal,2018

Law of Torts: Rama Swamy,2018

• Law of Torts : R.K. Bangia,2018

• Consumer Protection Act (Punjabi): Dr. Charanjit Singh, 2017

Instruction for Question Paper setter:

The theory examination i.e. end term examination shall be of 60 Marks. Question paper will be divided into five units covering whole syllabus. Unit I to Unit IV shall be of 12 marks each and each shall consist of two questions from each unit respectively. The candidates are required to attempt one question from each unit. Unit V carrying total 12 marks consisting six questions of 2 Marks each and is compulsory.



Second Semester:

COURSE		Contact Hours/Wee k Cred		Credi t	% of Total Marks				Exam Duratio n		
Code	Course Title	L	T	Р		CWA	LWA	MTE	ETE	Total	(Hours)
LLB1201	Environmental Law	4	1	0	4.5	30	-	10	60	100	3
LLB1202	Constitutional Law –II	4	1	0	4.5	30	-	10	60	100	3
LLB1203	Special Contracts	4	1	0	4.5	30	1	10	60	100	3
LLB1204	Family Law- II	4	1	0	4.5	30	-	10	60	100	3
LLB1205	Public International Law	4	1	0	4.5	30	-	10	60	100	3
Total		20	5	0	22. 5						

SUBJECT TITLE: ENVIRONMENTAL LAW

SUBJECT CODE: LLB1201

SEMESTER: II

CONTACT HOURS/WEEK:

Lecture (L)	Tutorial (T)	Practical (P)	Credit (C)
4	1	0	4.5

Internal Assessment: 40

End Term Exam: 60

Duration of Exam: 3 Hrs

Objective and outcome of course:

The objective of this paper is to acquaint the students with the environmental issues and the legal measures taken for its protection along with the norms prevailing at international and national level.



Sr. No	Contents	Contact Hours
UNIT-I	Meaning and Definitions of Environmental Law	13
	Kinds of Pollution	
	Ecology Cycles and Eco-System	
	Environment Protection and Religious and Cultural Heritage in India	
	Ozone Layer: Causes for Depletion and its Harmful Effects;	
	Asian Haze or Asian Brown Cloud; Global Warming;	
	Constitutional Provisions and Environment Protection:	
	Right to life and its different dimensions relating to environment protection under Article 21	
	Freedom to carry on Trade or Business (Art. 19)	
	Directive Principles of State Policy (Art 47 & 48A)	
	Fundamental Duties-(Art 51-A(g))	
	Environmental Protection under Law of Torts and Judicial Remedies	
	Statutory Remedies: Code of Civil Procedure – Sec. 91	
	Code of Criminal Procedure – (Section 133)	
	Indian Penal Code: (Sections 268, 277,290,426)	
UNIT-II	Environment (Protection) Act, 1986	13
	Role of Judiciary through Public Interest Litigation in protecting Environment as well as development of Basic Principles of Environmental Law in India.	
	Emerging Principles: International and National Perspectives	
	Polluter Pays Principle	
	Precautionary Principles	
	Public Trust Doctrine	
	Sustainable Development	



UNIT-III	Water (Prevention and Control of Pollution) Act, 1974	12
	Air (Prevention and Control of Pollution) Act, 1981	
	Noise Pollution: Meaning, Sources, Kinds and Harmful effects; Right	
	to Freedom of Speech of Expression and noise pollution; Right to	
	Religion and Noise Pollution; Control of noise pollution through	
	Legislative measures and judicial response	
UNIT-IV	Salient features of International Documents: U.N. Conference on	12
	Human Environment, 1972, Hague and Rio Declaration on	
	Environment.	
	Anti Smoking Laws and Judicial Attitude	
	The Wild Life (Protection) Act 1972: Definitions, Authorities,	
	Offences & Penalties	

Course Outcomes

After taking the course, students will be able to:

CO1	LLB1201.1	Knowledge regarding meaning of environmental law
CO2	LLB1202.2	To know regarding the kinds of pollutions and ecology
CO3	LLB1203.3	To know about the environmental protection acts and conventions
CO4	LLB1204.4	To understand various principles of Environment and water prevention and control of pollution acts and wild life protection acts.

Recommended Books:

- P.S. Jaswal & N. Jaswal: Environmental Law, 2017
- S.C. Shashtri: Environment Law, 2015
- Paras Diwan (Ed.): Environmental Protection: Problem, Law, Policy and Administration, 2014
- N.S. Kamboj: Control of Noise Pollution, 2002
- Armin Rosencranz and Shyam Diwan: Environmental Law and Policy in India, 2002
- Upendra Baxi, Environment Protection Act: An Agenda for Implementation, A study under the auspices of Indian Law Institute, New Delhi, 1987.
- Report of the Committee for Recommending Legislative Measures and Administrative Machinery for Ensuring Environmental Protection (Tiwari Committee Report (1981)).
- International Documents: Stockholm Declaration 1972, Hague Declaration on Environment 1989; Rio Declaration 1992; Convention on Trans-Boundary effects of Industrials Accidents, 1992.



Instruction for Question Paper setter:

The theory examination i.e. end term examination shall be of 60 Marks. Question paper will be divided into five units covering whole syllabus. Unit I to Unit IV shall be of 12 marks each and each shall consist of two questions from each unit respectively. The candidates are required to attempt one question from each unit. Unit V carrying total 12 marks consisting six questions of 2 Marks each and is compulsory.

SUBJECT TITLE: CONSTITUTIONAL LAW-II

SUBJECT CODE: LLB1202

SEMESTER: II

CONTACT HOURS/WEEK:

Lecture (L)	Tutorial (T)	Practical (P)	Credit (C)
4	1	0	4.5

Internal Assessment: 40

End Term Exam: 60

Duration of Exam: 3 Hrs

Objective and outcome of course:

The objective of this course is to create a meaningful understanding of basic philosophical tenets of Indian Constitutional law. It is to underline the significance of our constitution as Fundamental Law of the land. The Objective of this paper is to provide understanding of basic concepts of Indian Constitution and various organs created by the Constitution and their functions.

Sr. No	Contents	Contact
		Hours
LINIT	Heter Leville, as to be discovered as	10
UNIT-I	Union Legislature including the Speaker	10
	State Legislature, Privileges of Legislature and Anti Defection Law	
UNIT-II	Union Executive	10
	State Executive, Legislative Relations between Union and States Administrative Relations between Union and States	
UNIT-III	Liability of State in Torts and Contracts	10



	Emergency Provisions, Election Commission: Constitution Powers and Functions Freedom of Trade, Commerce and Inter-Course	
UNIT-IV	Services under the Union and the States including Public Service Commission Constitutional Provisions Relating to Tribunals and Administrative Tribunals	10
	Amendments of the Constitution including the Doctrine of Basic Structure	

Course Outcomes

After taking the course, students will be able to:

CO1	LLB1202.1	To create and set up basic philosophical tenets of Indian Constitutional
		Law
CO2	LLB1202.2	To instill not just a bare understanding of but a perspective on
		constitutional developments in Indian Constitutional Law
CO3	LLB1202.3	To understand the system of government and the fundamental principles
		governing its organization
CO4	LLB1202.4	To understand the detailed analysis of fundamental freedoms guaranteed
		under the Indian Constitution

Recommended Books:

- Constituent Assembly Debates
- M.P. Jain: Indian Constitutional Law, 2018
- Mahendra P. Singh: V.N. Shukla's Constitution of India, 2016
- J.N. Pandey: Constitutional Law of India, 2015
- H.M. Seervai: Constitutional Law of India, 2015
- D.D. Basu: Introduction of the Constitution of India, 2014
- Kailash Rai: The Constitutional Law of India, 2010
- T.K. Tope's: Constitutional Law of India, 2010
- The Constitution of India, 1950

Instruction for Question Paper setter:

The theory examination i.e. end term examination shall be of 60 Marks. Question paper will be divided into five units covering whole syllabus. Unit I to Unit IV shall be of 12 marks each and each shall consist of two questions from each unit



respectively. The candidates are required to attempt one question from each unit. Unit V carrying total 12 marks consisting six questions of 2 Marks each and is compulsory.



SUBJECT TITLE: SPECIAL CONTRACTS

SUBJECT CODE: LLB1203

SEMESTER: II

CONTACT HOURS/WEEK:

Lecture (L)	Tutorial (T)	Practical (P)	Credit (C)
4	1	0	4.5

Internal Assessment: 40

End Term Exam: 60

Duration of Exam: 3 Hrs

Objective and outcome of course:

This paper will impart comprehensive information on indemnity, guarantee, bailment, agency, Sale of Goods Act, Partnerships and Specific Relief Act.

Sr. No	Contents	Contact
		Hours
UNIT-I	Contract of Indemnity and Contract of Guarantee, Indemnifier's Liability,	10
	Surety's Liability- Discharge of Surety - Rights of Surety.	
	Bailment – Essentials- Duties of Bailee- Rights of Bailee - Pledge- Rights of	
	Pawnee. Agency – Agent and Principal, Creation and Revocation of Agency,	
	Ratification, PersonalLiability of Agents.	
UNIT-II	Sale of Goods Act, 1930	14
	Sale and Agreements to Sell (Section 4) Contract of Sale – How made?	
	(Section 5) Conditions and Warranties (Sections 12 to 17)	
	Transfer of Property in Goods (Sections 18 to 24)Transfer of Title (Sections 27 to 30)	
	Performance of the Contract of Sale of Goods (Sections 31 to 37 and 42 to	
	44).Unpaid Seller (Section 45)	
	Unpaid Seller's Lien (Sections 47,48,49)Stoppage in Transit (Sections	
	50,51,52) Right to Resale (Sections 53,54)	
	Suits for Breach of the Contract (Sections 55 to 60) Sale by Auction (Section	



	64)	
JNIT-III	Indian Partnership Act, 1932	12
	Essentials of Partnership (Sections 4,5 &6)	
	Implied Authority of a Partner (Sections 18,19 &20) Holding Out (Section 28)	
	Position of Minor in the law of partnership (Section 30) Modes of	
	Dissolution of Firm (Sections 39 to 44)	
	Registration of Firm (Section 56 to 59, Section 69)	
JNIT-IV	Specific Relief Act, 1963 (as amended upto 2018)	10

Course Outcomes

After taking the course, students will be able to:

CO1	LLB1203.1	Understand the Concepts relating with special Contracts
CO2	LLB1203.2	To have knowledge of Concept agency
CO3	LLB1203.3	To know the concept relating with guarantee, bailments etc
CO4	LLB1203.4	To know the position of partnership firms and matters relating with partnership

Recommended Books:

• A.G. Guest (ed.): Anson's Law of Contract, 2018

• Avtar Singh: Law of Contract, 2018

• R.K. Bangia: Law of Contract, 2019

• J.K. Dalal (ed.): Mulla on the Indian Contract Act,2016

Instruction for Question Paper setter:



The theory examination i.e. end term examination shall be of 60 Marks. Question paper will be divided into five units covering whole syllabus. Unit I to Unit IV shall be of 12 marks each and each shall consist of two questions from each unit respectively. The candidates are required to attempt one question from each unit. Unit V carrying total 12 marks consisting six questions of 2 Marks each and is compulsory.



SUBJECT TITLE: FAMILY LAW-II

SUBJECT CODE: LLB1204

SEMESTER: II

CONTACT HOURS/WEEK:

Lecture (L)	Tutorial (T)	Practical (P)	Credit (C)
4	1	0	4.5

Internal Assessment: 40

End Term Exam: 60

Duration of Exam: 3 Hrs

Objective and outcome of course:

The course structure proposed here aims to provide adequate legal perspective to the basic concepts relating to Family as an institution. The students are to be encouraged to view Family Law as not just a part of our Legal System based on Personal Laws but also to as a vehicle of achieving democratic values enshrined in constitutional directives in a progressive way. The paper is to apprise the students with the laws relating to family matters governing adoption, maintenance, guardianship, inheritance, succession, partition, with practical approach.

Sr. No	Contents	Contact
		Hours
UNIT-I	Adoption under the Hindu Adoptions and Maintenance Act, 1956	12
	Who may take in adoption Who may give in adoption Who may be taken in adoption	ו
	Other conditions and ceremonies of adoption Effects of adoption	
	Relationship of adopted child	
	Maintenance under the Hindu Adoption and Maintenance Act, 1956	
	Maintenance of wife	
	Maintenance of widowed daughter-in-law Maintenance of Children and Aged ParentsMaintenance of Dependents	
	Amount of Maintenance	



Guardianship under the Hindu Minority and Guardianship Act, 1956	12
Kinds of GuardianNatural Guardian	
Powers of Natural Guardian Testamentary Guardian Guardianship of minor's propertyCustody of minor	
Consideration for appointment of guardian	
The Family Courts Act, 1984	
Schools of Hindu Law	14
Joint Family and CoparcenaryClassification of Property	
Joint Family Property	
Separate or self-acquired property	
Karta of the Hindu Joint Family, its position and powers Partition	
The Hindu Succession Act, 1956	14
Devolution of interest in Mitakshara Coparcenary Succession to Property	
of Hindu Male dying intestate Succession to Property of a Hindu female	
dying intestateGeneral provisions relating to succession	
Disqualification relating to succession	
	Kinds of GuardianNatural Guardian Powers of Natural Guardian Testamentary Guardian Guardianship of minor's propertyCustody of minor Consideration for appointment of guardian The Family Courts Act, 1984 Schools of Hindu Law Joint Family and CoparcenaryClassification of Property Joint Family Property Separate or self-acquired property Karta of the Hindu Joint Family, its position and powersPartition The Hindu Succession Act, 1956 Devolution of interest in Mitakshara Coparcenary Succession to Property of Hindu Male dying intestate Succession to Property of a Hindu female dying intestateGeneral provisions relating to succession

Course Outcomes

After taking the course, students will be able to:

CO1	LLB1204.1	To impart fundamental concept relating to family matters and property	
CO2			
		guardianship	
CO3	LLB1204.3	To study concept of succession and Inheritance	
CO4	LLB1204.4	To understand the concept of de-facto and de-jure guardians	

Recommended Books:

• Mulla: Mulla's Hindu Law, 2018

• J D Mayne: Hindu Law, 2018

• Mulla: Mulla's Principles of Mahomedan Law, 2017

• Paras Diwan: Modern Hindu Law, 2017

• Aqil Ahmed: Mohammedan Law, 2016



• Kusum: Family Law Lectures-I, 2015

• Srinivasan: Special Marriage Act, 2013

Instruction for Question Paper setter:

The theory examination i.e. end term examination shall be of 60 Marks. Question paper will be divided into five units covering whole syllabus. Unit I to Unit IV shall be of 12 marks each and each shall consist of two questions from each unit respectively. The candidates are required to attempt one question from each unit. Unit V carrying total 12 marks consisting six questions of 2 Marks each and is compulsory.



SUBJECT TITLE: PUBLIC INTERNATIONAL LAW

SUBJECT CODE: LLB1205

SEMESTER: II

CONTACT HOURS/WEEK:

Lecture (L)	Tutorial (T)	Practical (P)	Credit (C)
4	1	0	4.5

Internal Assessment: 40

End Term Exam: 60

Duration of Exam: 3 Hrs

Objective and outcome of course:

The objectives of this paper are to acquaint students with basics of Public International law and update them with the latest development. This course provides an introduction to the concepts, principles, institutions and debates that define public international law today. The subject includes study of an overview of the international legal system, considering how international law is made, how it relates to national legal systems, and what scope exists for pursuing those who violate it, work of the International Court of Justice etc, range of topical issues of global concern, studying the ways in which they affect and are affected by public international law, war, trade and investment, and the protection of human rights.

Sr. No	Contents	Contact
		Hours
UNIT-I	Definition, Nature and Basis of International Law	12
	Sources of International Law: International Conventions, International Custom, General Principles of Law Recognized by Civilized States, Decisions of Judicial Tribunals, Juristic works, Other sources Subjects of International Law: States, Individuals, Non State Entities, Importance of Individuals under International Law	
UNIT-II	State: Definition, Types, Jurisdiction Recognition: Recognition of States, Theories of recognition, Modes of recognition, Legal effects Acquisition and loss of territory, Modes: Occupation, Prescription, Accretion, Cession, Annexation, Referendum	13
	Law of Sea: Territorial Sea, Contiguous Zone, Continental Shelf, Exclusive	



	Economic Zone	
	Law of Air: Air Craft Hijacking	
UNIT-III	Nationality	12
	Asylum	
	Extradition	
	War- Definition, Movement to outlaw the war, Legal Regulation.	
	Total war, International Armed Conflict and Non International Conflict. Effects of outbreak of war	
	Concept of Aggression, Right of Self-Defence, Right of Self-Determination.	
	War Crimes, Jurisdiction of International Criminal Court	
	Neutrality, Blockade, Contraband.	
UNIT-IV	Peaceful settlement of International Disputes: Negotiations, Mediation, Conciliation, Good Offices, Arbitration, Judicial Settlements of Dispute under ICJ	13
	Modes Short of War for settlement of International Disputes: Retortion, Reprisals, Intervention, Embargo, Pacific Blockade	
	United Nations Organization – Main organs, Role of Security Council, Jurisdiction of International Court of Justice.	
	Diplomatic Privileges and Immunities	

Course Outcomes

After taking the course, students will be able to:

CO1	LLB1205.1	To provide basic knowledge of the concept international law
CO2	LLB1205.2	To have knowledge of various law relating with the concept
CO3	LLB1205.3	To understand legal aspect and scope of international law
CO4	LLB1205.4	Knowledge regarding united nation organizations

Recommended Books:



Program Name: LL.B Program Code: LAW-301

- Blackstone: Documents on International Law & Human Rights, 2017 Malcom Shaw: International Law, 2017
- S.K. Kapoor: Public International Law & Human Rights, 2016
- H.O Aggarwal: International Law, 2016
- J.L. Brierly: Law of Nations, 2012
- D.J. Harris: Cases and Material on International Law, 2010
- J.G Starke: Introduction to International Law, 2010
- H. Oppenheim: International Law, 2008 American Journal of International Law Indian Journal of International Law

Instruction for Question Paper setter:





Third Semester

COURSE			Contact Hours/Wee t % of Total Mar		rks	Exar Durat n					
Code	Course Title	L	Т	CWA LWA N		CWA LWA MTE ETE Tota		Total	al (Hour		
LLB2301	Law of Crimes-I (Penal Code)	4	1	0	4.5	30	-	10	60	100	3
LLB2302	Property Law	4	1	0	4.5	30	_	10	60	100	3
LLB2303	Labor & Industrial Law-I	4	1	0	4.5	30	-	10	60	100	3
LLB2304	Principles of Taxation Law (Direct Taxation) 4 1		0	4.5	30	-	10	60	100	3	
LLB2305	Administrative Law	4	1	0	4.5	30	-	10	60	100	3
Total			5	0	22. 5						

SUBJECT TITLE: LAW OF CRIMES-I (PENAL CODE)

SUBJECT CODE: LLB2301

SEMESTER: III

CONTACT HOURS/WEEK:

Lecture (L)	Tutorial (T)	Practical (P)	Credit (C)
4	1	0	4.5

Internal Assessment: 40

End Term Exam: 60

Duration of Exam: 3 Hrs

Objective and outcome of course:

The objective of this Act is to study the general principles of crime and the Penal Code for India. This paper will deal with the basic principles of criminal law determining criminal liability and punishment. Though this Code consolidates the whole of the law on the subject and is exhaustive on the matters in respect of which it declares the law, many more penal statutes governing various offences have been created in addition to this code.





Sr. No	Contents	Contact Hours
UNIT-I	Crime: Definition, Stages, Constituents: Actus Reus and Mens Rea	14
	Jurisdiction of IPC (Ss. 2-5)	
	Group Liability on the basis of Common Intention and Common Object (Ss. 34,141,142 and 149)	
	General Exceptions (Ss. 76-95)	
	Right of Private Defence (Ss. 96-106)	
	Abetment (Ss.107-120, 306)	
	Criminal Conspiracy (Ss. 120-A and 120-B)	
	Offences against State (Ss. 124-A, 153-A)	
UNIT-II	Culpable Homicide (Ss. 299,304)	14
	Murder (Ss. 300, 302)	
	Homicide by Rash or Negligent act not amounting to Culpable Homicide (S. 304-A)	
	Dowry Death (S. 304-B)	
	Hurt and Grievous Hurt (Ss. 319-325)	
UNIT-III	Wrongful Restraint and Wrongful Confinement (Ss. 339-342)	14
	Criminal Force and Assault (Ss. 349-351)	
	Outraging the Modesty of Women and Sexual Harassment (Ss. 354, 354A-354D)	
	Kidnapping and Abduction (Ss. 359-374)	
	Rape (Ss. 375-376E)	
UNIT-IV	Theft (Ss. 378-379)	14
	Extortion (Ss. 383-384)	
	Robbery (Ss. 390, 392, 393)	
	Dacoity (Ss. 391, 395, 396)	



Program Code: LAW-301

Criminal Misappropriation (S. 403)

Criminal Breach of Trust (Ss. 405, 409)

Cheating (Sec. 415, 416, 417)

Mischief (Sec. 425-426)

Forgery (Sec. 463, 465)

Offences relating to Marriage (Sec. 493-498-A)

Defamation (S. 499)

Concept of Attempt (Ss. 307,308,309,511)

Course Outcomes

After taking the course, students will be able to:

CO1	LLB2301.1	To illustrate how society views crime against women, human body and
		property.
CO2	LLB2302.2	Demonstrate an in-depth understanding of the aspects of criminal justice,
		or law and its relationship to larger social issues
CO3	LLB2303.3	Identify, explain and apply the principles of criminal law covered in the
		course
CO4	LLB2303.4	To illustrate how society views crime against women, human body and
		property.

Recommended Books:

- Criminal Law Amendment (Ordinance) Act, 2018 Rattan Lal Dhiraj Lal: Indian Penal Code, 2016
- S.N. Misra: Indian Penal Code, 2016
- K.D. Gaur: Textbook on The Indian Penal Code, 2015
- T. Bhattacharya: The Indian Penal Code, 2014 Criminal Law Amendment Act, 2013
- Basu: Indian Penal Code, 2013
- Pillai, K.N.C.: General Principles of Criminal Law, 2007
- Pillai, K.N. Chandersekharan: Essays on the Indian Penal Code, 2005

Instruction for Question Paper setter:

The theory examination i.e. end term examination shall be of 60 Marks. Question paper will be divided into five units covering whole syllabus. Unit I to Unit IV shall be of 12 marks each and each shall consist of two questions from each unit respectively. The candidates are required to attempt



Program Code: LAW-301

one question from each unit. Unit V carrying total 12 marks consisting six questions of 2 Marks each and is compulsory.



Program Code: LAW-301

SUBJECT TITLE: PROPERTY LAW

SUBJECT CODE: LLB2302

SEMESTER: III

CONTACT HOURS/WEEK:

Lecture (L)	Tutorial (T)	Practical (P)	Credit (C)
4	1	0	4.5

Internal Assessment: 40

End Term Exam: 60

Duration of Exam: 3 Hrs

Objective and outcome of course:

The objective of this paper is to focus on concept and classification of property as well as principles governing transfer of immovable property between living persons.

Sr. No	Contents	Contact
		Hours
UNIT-I	The Transfer of Property Act, 1882	14
	Definitions (Section 3)	
	Transfer by the act of Parties (Section 5)	
	Non Transferable Properties (Section 6)	
	Persons Competent to transfer and operation of transfer (Sections 7-8)	
	Conditions restraining alienations (Section 10)	
	Rule against perpetuity (Sections 14-18)	
UNIT-II	Doctrine of Election (Section 35)	14
	Transfer by Unauthorised persons - Feeding the grant by Estoppel (Section 43)	
	Transferee's right under Insurance Policy (Section 49)	
	Transfer Pending litigation (Section 52)	



Program Code: LAW-301

	Doctrine of Part-performance (Section 53-A)	
UNIT-III	Definition of Mortgage (Section 58)	14
	Essential elements of Mortgage	
	Kinds of Mortgage	
	Rights of Mortgage to redeem (Section 60)	
	Definition of Charge (Section 100)	
	Kinds of Charge	
	Distinction between Charge and Mortgage	
UNIT-IV	Definition of Sale (Section 54)	14
	Essential of Sale	
	Rights and Liabilities of buyer and Seller (Section 55)	
	Definition of Exchange (Section 118)	
	Distinction between Sale and Exchange (Sections 54 & 118)	
	Definition of Gift (Section 122)	
	Essential of Gift	

Course Outcomes

After taking the course, students will be able to:

CO1	LLB2302.1	Skill to understand the concept of property law
CO2	LLB2302.2	Develops procedural knowledge to Legal System and solving the problem relating to aspects of property
CO3	LLB2302.3	To understand the various modes of transferring a property and get accustomed to the drafting of various deed such as sale deed, mortgage deed,
CO4	LLB2302.4	To demonstrate and Understand the essentials of lease, gift, actionable claims and draft deeds

Recommended Books:

• R.K. Sinha: The Transfer of Property Act 1882, 2017



Program Code: LAW-301

- Avtar Singh: Textbook on the Transfer of Property Act, 2016
- G.P. Tripathi: The Transfer of Property Act, 2016
- S.N. Sukla: The Transfer of Property Act, 2015 Mulla: The Transfer of Property Act, 2015

Instruction for Question Paper setter:



Program Code: LAW-301

SUBJECT TITLE: LABOUR AND INDUSTRIAL LAW-I

SUBJECT CODE: LLB2303

SEMESTER: III

CONTACT HOURS/WEEK:

Lecture (L)	Tutorial (T)	Practical (P)	Credit (C)
4	1	0	4.5

Internal Assessment: 40

End Term Exam: 60

Duration of Exam: 3 Hrs

Objective and outcome of course:

In this course, the students are to be acquainted with the Industrial relations framework and Social Security Frame-work prevailing in our Country. It is necessary to know the concept of social security, its importance and also constitutional basis for the same in India.

Sr. No	Contents	Contact Hours
UNIT-I	Historical Perspectives on Labour including its exploitation.	14
	Constitutional Mandate and Human Rights of Labour.	
	Industrial Employment (Standing Orders) Act, 1946	
	Concept of standing orders, their certification and amendment	
	Meaning of misconduct and punishment for the same including	
	compliance with the principles of natural justice.	
UNIT-II	The Factories Act, 1948	15
	Object and salient feature of the Act, Definitions, Worker's health,	
	Worker's Welfare, Working hours of adults, Employment of young	
	person	
UNIT-III	The Trade Unions Act, 1926	15
	Object and Salient features of the Act, Definitions, Registration of Trade Union, Position of Unregistered and recognised Trade Union, Rights of	



Program Code: LAW-301

	Registered Trade Union, Liabilities of Registered Trade Union, Amalgamation of Trade Union, Dissolution, Role of Judiciary in safeguarding the rights of workmen The Trade Union (Amendment) Act, 2001.	
UNIT-IV	The Industrial Disputes Act, 1947	14
OIVII IV	Object and salient feature of Act	
	Definitions	
	Works Committee	
	Conciliation Officer	
	Board of Conciliation	
	Court of Enquiry	
	Labour Courts	
	Tribunals	
	National Tribunals	
	References of disputes to Baords, courts or tribunals, voluntary reference of disputes to arbitration.	
	Strikes and lock outs	
	Prohibition of strikes and lock outs	
	Illegal strike and lock outs	
	Prohibition of financial aid to illegal strikes and lock outs	
	Lay-Off	
	Retrenchment	
	Unfair Labour Practice	

Course Outcomes

After taking the course, students will be able to:

CO1	LLB2303.1	Resolve the labor welfare problems and Students will learn the laws relating
		to Industrial Relations



Program Code: LAW-301

CO2	LLB2303.2	Working conditions and also learn the enquiry procedural and Industrial discipline
CO3	LLB2303.3	To understand the various concept and provisions of Factories and labour union.
CO4	LLB2303.4	Students should able to elaborate the concept of Industrial Relations.

Recommended Books:

- Indian Law Institute, Labour Law and Labour Relation, 2017
- V.G. Goswaml: Industrial and Labour Laws, 2017
- G.M. Kothar: A Study of Industrial Law, 2017
- S.N.Mishra: Industrial and Labour Law, 2016
- Reports of the National Commission on Labour, 2016

Instruction for Question Paper setter:



Program Code: LAW-301

SUBJECT TITLE: PRINCIPLES OF TAXATION LAW (DIRECT TAXATION)

SUBJECT CODE: LLB2304

SEMESTER: III

CONTACT HOURS/WEEK:

Lecture (L)	Tutorial (T)	Practical (P)	Credit (C)
4	1	0	4.5

Internal Assessment: 40

End Term Exam: 60

Duration of Exam: 3 Hrs

Objective and outcome of course:

The primary purpose is to study the taxation laws pertaining in country. The taxation is to raise revenue to meet huge public expenditure. Most governmental activities must be financed by taxation. But it is not the only goal. In other words, taxation policy has some non-revenue objectives. To understand the concept of Taxation, heads of income, including foreign income assessment procedures, adjudication and settlement of tax disputes are the focus points of study in this paper.

Sr. No	Contents	Contact
		Hours
UNIT-I	Income Tax Act, 1961	14
	Definitions - Income, Total income, Assessee, Person, Assessment year, Previous year, Agricultural Income, Capital Asset, Short Term Capital Asset, Long Term Capital Asset. Charge of Income Tax (Section 4) Incidence of Tax (Section 5), Residential Status of an Assessee (Section 6) Incomes received or deemed to be received in India (Section 7) Income deemed to accrue or arise in India Agricultural income and its tax treatment	
UNIT-II	Heads of Income (Section 14) Income under the Head "Salaries" (Section 15-17)	14
	Income under the Head "Income from House Property" (Section 22-27)	





UNIVERS	S71.01	
	Income under the Head "Capital Gains" (Sections 45-55)	
	Income under the Head "Income from other sources" (Section 56-59)	
JNIT-III	Clubbing of Income (S.60-65)	14
	Set Off Carry Forward of Losses (S.66-80)	
	Deductions to be made in computing total income (Section 80A-80GGC)	
	Rebates and Reliefs of Income Tax (Section 87-89)	
	Income Tax Authorities and their powers (Sections 116-138)	
JNIT-IV	Assessments (Ss.139-158)	14
	Deduction of Tax at Source (Ss.192-206 A)	
	Advance Payment of Tax (Section 207-11, 217 & 219)	
	Refunds (Section 237-241)	
	Penalties and Prosecutions (Section 270-280)	

Course Outcomes

After taking the course, students will be able to:

CO1	LLB2304.1	To enable the students to identify the basic concepts, definitions and terms		
		related to Income Tax.		
CO2	LLB2304.2	Identify, define, and resolve tax issues through their understanding,		
		knowledge and application.		
CO3	LLB2304.3	Explain different types of incomes and their taxability and		
		expenses and their Deductibility.		
CO4	LLB2304.4	Students would compute income from salaries, house property,		
		business/profession, capital gains and income from other sources.		

Suggested Books:

- V.P. Gour and D.B. Narang: Income Tax Law and Practice, 2018 Vinod K. Singhania: Direct Tax Law and Practice, 2018
- Mahesh Chandra and Anju Jain: Income Tax Law and Practice, 2017 Sampath Iyenger: Law of Income Tax, 2016
- Kailash Rai: Taxation Laws, 2016



Program Code: LAW-301

Instruction for Question Paper setter:



Program Code: LAW-301

SUBJECT TITLE: ADMINISTRATIVE LAW

SUBJECT CODE: LLB2305

SEMESTER: III

CONTACT HOURS/WEEK:

Lecture (L)	Tutorial (T)	Practical (P)	Credit (C)
4	1	0	4.5

Internal Assessment: 40

End Term Exam: 60

Duration of Exam: 3 Hrs

Objective and outcome of course:

The students will be familiar with the mechanisms operating in the major political institutions and agencies for the creation and implementation of public policies. The paper will make students aware of various aspects of Administrative Law including quasi-legislative, quasi-judicial and other ministerial functions of administration and control thereof with a practical approach. The students will be familiar with the social forces that affect the creation of public policies.

Sr. No	Contents	Contact Hours
UNIT-I	Definition, Nature and Scope of Administrative Law	12
	Origin and Davidonment of Administrative Law in India Descen for the	
	Origin and Development of Administrative Law in India, Reason for the	
	growth of Administrative Law, Administrative Law and Constitutional	
	Law, Droit Administrative	
	Concept of Rule of Law, Rule of Law under Indian Constitution	
	Doctrine of Separation of Powers	
UNIT-II	Delegated Legislation - Meaning, Nature & Scope, Origin and	13
	Development, Necessity, Merits and Demerits, Constitutionality of	
	Delegated Legislation	
	Delegated Legislation and Executive Legislation, Delegated Legislation	
	and Conditional or Contingent Legislation, Delegated Legislation and Sub	
	Delegated Legislation	
	Legislative, Judicial and Procedural Control of Delegated Legislation	



	- 0		
Program	Code:	LAW-301	

		1
UNIT-III	Principles of Natural Justice, Exceptions to the Rule of Natural Justice	12
	and Effects of Breach of Natural Justice	
	Judicial Review of Administrative Action: Modes, Scope and Grounds	
	suardar neview or riammistrative rections modes, scope and croamas	
	Administrative Tribunals- Meaning, Nature, Main Features, Merits and	
	Demerits of Administrative Tribunal System	
	Administrative Tribunals under Indian Constitution, Administrative	
	Tribunal Act, 1985- Establishment, Composition, Jurisdiction, Powers and	
	Procedure of Administrative Tribunals	
UNIT-IV	Statutory and Non-statutory Public Undertakings: 1. Statutory Public	13
	Corporations- Characteristics, Classification, Liabilities of Public	
	Corporations, Parliamentary, Judicial and Government Control of	
	Statutory Corporations. 2. Government Companies.	
	Liability of Administration in Tort and Contract,	
	Privileges and immunities of Government in Suits- Privilege of notice and	
	Privilege to withhold the Documents, Immunity from Statute Operation,	
	Promissory Estoppel, Other Privileges.	
	The Lokpal and Lokayuktas Act, 2013	

Course Outcomes

After taking the course, students will be able to:

CO1	LLB2305.1	Students will learn about the Nature Development of law relating to		
		administration and effective means of administrative control		
CO2	LLB2305.2	Identify, explain and apply the principles of administrative law covered in		
		the course.		
CO3	LLB2305.3	To understand the concept of Rule of Law in Indian Constitution.		
CO4	LLB2305.4	Understanding natural justice and other paradigms of it.		

Recommended Books:

- Avtar Singh: Adminstrative Law, 2019
- S.C. Tripathi:Law of Adminstration, 1996
- N.V. Paranjape: Public Interest Litigation, Legal Aid & Services, Lok Adalats & Para-Legal Services, 2019
 - S.K. Garg: Guide to Lok Adalats and Free Legal Services under Legal Services Authorities



Act, 2019

• I.P. Massey: Administrative Law, 2016

• M.P. Jain and S.N. Jai: Principles of Administrative Law, 2017

Instruction for Question Paper setter:



Program Code: LAW-301

SUBJECT TITLE: : LAW OF CRIMES-II (CRIMINAL PROCEDURE CODE)

SUBJECT CODE: LLB2401

SEMESTER: IV

CONTACT HOURS/WEEK:

Lecture (L)	Tutorial (T)	Practical (P)	Credit (C)
4	1	0	4.5

Internal Assessment: 40

End Term Exam: 60

Duration of Exam: 3 Hrs

Objective and outcome of course:

This paper is to give students thorough knowledge of procedural aspects of working of criminal courts and other machineries regarding enforcement of substantive criminal law in the country for the administration of justice.

	Contact		
	Hours		
Code of Criminal Procedure, 1973			
Definitions (S.2)			
ers of Criminal Court (Ss.6-35)			
ons with and without warrant (Ss. 41-60A)			
Process to compel Appearance-Summons, Warrant of Arrest, Proclamation and Attachment (Ss.61-90)			
npel Production of Things (Ss. 91-105)Security Proceedings			
Maintenance (Sec.125-128)			
of Nuisance and Apprehended danger (Sec.144) Dispute as to operty (145-148)			
Police and their Power to Investigate (Ss. 154-176) the Criminal Courts in Inquiries and Trials (Ss. 177-189)	14		
t	_ · · · · · · · · · · · · · · · · · · ·		



Program Name: LL.B Program Code: LAW-301

	to Magistrate (Ss. 200-203)	
	Commencement of Proceedings before Magistrates (Ss. 204-210)	
UNIT-III	The Charge (Ss. 211-224) Procedure for Trial (Ss. 225-265)Trial before a Court of Sessions	14
	Trial of Warrant Cases by Magistrate Trial of Summon Cases by Magistrate Summary Trials	
	Plea Bargaining (Ss. 265A-265L)Pardon to Accomplice (S. 306)	
	Submission of Death Sentences for Confirmation (Ss. 366-371)	
UNIT-IV	Appeal, Reference and Revision (Ss. 372-405)	14
	Execution, Suspension, Remission and Commutation of Sentences (Ss.413-435)Provisions as to Bail and Bonds (Ss. 436-450)	
	Time Limitation for taking cognizance (Ss. 467-473)Inherent Powers of the High Court (S.482)	
	Rights of the Accused and Principles of Fair Trial	

Course Outcomes

After taking the course, students will be able to:

CO1	LLB2401.1	The system of criminal prosecution in India
CO2	LLB2401.2	The legal rules relating to arrest and bail under the Criminal
		Procedure Act
CO3	LLB2401.3	Describe principles applicable to the right to legal representation in
		Indian criminal trials
CO4	LLB2401.4	Identify the key issues in the field of criminal procedural law and
		apply relevant case law.

Recommended Books:

• Kelkar: Criminal Procedure, 2018

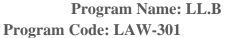
• Sarkar: Code of Criminal Procedure, 2018

• S.N. Misra: The Code of Criminal Procedure, 2016

• Ratan Lal & Dhiraj Lal: The Code of Criminal Procedure, 2016

B.B. Mitra: Code of Criminal Procedure, 2016

• N. Paranjape: The Code of Criminal Procedure, 2015





• Code of Criminal Procedure, 1973

Instruction for Question Paper setter:

The theory examination i.e. end term examination shall be of 60 Marks. Question paper will be divided into five units covering whole syllabus. Unit I to Unit IV shall be of 12 marks each and each shall consist of two questions from each unit respectively. The candidates are required to attempt one question from each unit. Unit V carrying total 12 marks consisting six questions of 2 Marks each and is compulsory.

Fourth Semester:

COUR SE			Contact Hours/We ek Credi		rks	Exam Durati on					
Code	Course Title	L	Т	Р		CW A	LWA	MTE	ETE	Tota I	(Hour s)
LLB2401	Law of Crimes-II (Criminal ProcedureCode)		1	0	4.5	30	-	10	60	100	3
LLB2402	Company Law	4	1	0	4.5	30	-	10	60	100	3
LLB2403	B Labor & Industrial Law-II		1	0	4.5	30	-	10	60	100	3
LLB2404	Professional Ethics	4	1	0	4.5	30	-	10	60	100	3
LLB2405A	Opt any One: a) Interpretation of Statutes & Principlesof	4	1	0	4.5	30	-	10	60	100	3
LLB2405B	Legislation										
LLB2405C	b) Health Lawsc) International										
LLB2405D	Banking& Finance										
	d) International Trade										
	Economics										
	Total 20 5 0 22.										



Program Code: LAW-301

SUBJECT TITLE: COMPANY LAW

SUBJECT CODE: LLB2402

SEMESTER: IV

CONTACT HOURS/WEEK:

Lecture (L)	Tutorial (T)	Practical (P)	Credit (C)
4	1	0	4.5

Internal Assessment: 40

End Term Exam: 60

Duration of Exam: 3 Hrs

Objective and outcome of course:

The course focuses on the corporate world affairs and students will be made familiar with the corporate personality and other incidental legal provisions. This subject aims to study the various laws & legal provisions pertaining to Companies in country, including management of the companies, Control over companies, Protection of Consumer's interest, Inter-Corporate loans and investments, Audit of Cost, Investor's protection etc.

Sr. No	Contents	Contact
		Hours
UNIT-I	Corporate Personality: Definition of Company, Extent and application of Companies Act, 2013, Nature of Corporate form and advantages, Disadvantages of incorporation, Kind of Company. Registration and Incorporation: Formation of Company, Promoters, Certificate of incorporation, Pre-incorporation contracts, Commencement of business. Memorandum of Association: Contents, or Clauses of Memorandum of Association, Rule of ultra vires. Articles of Association: Contents, Alteration, Binding force of Memorandum and articles, Doctrine of constructive notice and indoor management.	12



UNIT-II	Prospectus: Definition, Contents, Liability for misrepresentation or untrue	12
	statement in prospectus.	
	Shares: Allotment, Restriction on allotment, Share certificate, Transfer of	
	shares, Forged transfer, Issue of shares- on premium and discount, Call on	
	shares, forfeiture of shares, surrender of shares, Lien on shares, Dividend on shares.	
	Debentures: Meaning, Usual features, Kinds of debentures, fixed and Floating charge,	
	Crystallisation of floating charge, Remedies of debenture holders, Share holder compared with debenture holder.	
UNIT-III	Member: Modes of membership, who may be member, Ceaser of	12
	membership, Registerof members, Inspection and closing of register,	
	Rectification of register, Annual returns. Directors: Appointment,	
	Qualification, Vacantion of office, Removal, Powers, Positionand Duties,	
	Corporate Social Responsibility.	
	Meetings: Kinds, Notice, Quorum, Voting, Kinds of resolutions.	
	Investigation: Investigation of Companies Affairs (Section 201-229)	
UNIT-IV	Prevention of oppressing and mismanagement: Majority powers and	12
	Minority rights- Rule in Foss v. Harbottle, Prevention of oppression and mismanagement (Sections: 241- 246).	
	Merger & Amalgamation	
	Winding up of Company: Modes- Winding up by Tribunal- Grounds, Who can apply, Powers of Tribunal, Commencement of winding up, Consequences of winding up order, dissolution of company; Voluntary Winding up- By ordinary & special resolution,	
	Declaration of solvency, Meeting of creditors, Appointment, powers & duties of company liquidator in voluntary winding up, Final meeting and dissolution.	

Course Outcomes

After taking the course, students will be able to:

CO1	LLB2402.1	The system of criminal prosecution in India
CO2	LLB2402.2	The legal rules relating to arrest and bail under the Criminal Procedure Act
CO3	LLB2402.3	Describe principles applicable to the right to legal representation in Indian criminal trials



Program Code: LAW-301

CO4

LLB2401.4

Identify the key issues in the field of criminal procedural law and apply relevant case law.

Recommended Books:

• S.R. Myneni: Company Law, 2018

• Avtar Singh: Company Law, 2018

Kailash Rai: Company Law, 2017

• N.V. Paranjape: Company Law, 2016

• The Companies Act, 2013

• S.M. Shah: Company Law, 2010

Instruction for Question Paper setter:



Program Code: LAW-301

SUBJECT TITLE: LABOUR AND INDUSTRIAL LAW-II

SUBJECT CODE: LLB2403

SEMESTER: IV

CONTACT HOURS/WEEK:

Lecture (L)	Tutorial (T)	Practical (P)	Credit (C)
4	1	0	4.5

Internal Assessment: 40

End Term Exam: 60

Duration of Exam: 3 Hrs

Objective and outcome of course:

In this course, the students are to be acquainted with the Industrial relations framework in our country. The students are to be acquainted with Social Security Frame-work prevailing in our Country. It is necessary to know the concept of social security, its importance and also constitutional basis for the same in India.

Sr. No	Contents	Contact
		Hours
UNIT-I	The Payment of Wages Act, 1936	15
	Object and Salient Features of the Act, Responsibility for payment of	
	Wages, Wage period and time of payment of wages, mode of payment,	
	Dedications which may be made from wages, Contracting Out,	
	Authorities under the Act.	
	The Bonded Labour System (Abolition) Act, 1976	
	Aims and Objectives of the Act, Constitutional and legal provisions,	
	Liability to repay bonded debt to stand extinguished, Property of bonded	
	labour to be freed from Mortgage,	
	Freed bonded labour or not to be evicted from homestead, Authorities	
	for implementing the provisions of the Act.	
UNIT-II	The Minimum Wages Act, 1948	14
	Object and salient features of the Act, Procedure fro fixing and revising	
	minimum wages, Exemption of employer from liability in certain cases,	





	Contracting Out.	
	The Equal Remuneration Act, 1976	
	Object and Salient features of the Act, Equal Remuneration to men and women, No discrimination to be made while recruiting men and women workers, Advisory Committee, Power of appropriate Government to	
	appoint authorities for hearing and deciding claims and complaint.	
UNIT-III	The Workmen's Compensation Act, 1923	15
	Object and aims of the Act, Definitions, Employers liability for compensation, National Extension of Employer's premises, Review of Compensation, Notice and Claims of the accident, Power to require from employer statement regarding fatal accidents, Reports of fatal accidents and serious bodily injuries, Medical Examination and consequences of non-submission to medical examination, Liability for contractor's employers.	
	Remedies of employer against stranger, Attachment, assignment and charge on compensation, Compensation to be first charge on assets transferred by employer, Contracting Out, Penalties.	
UNIT-IV	The Employees State Insurance Act, 1948	14
	Object and Salient features of Act.	
	Contributions.	
	Benefits.	
	Adjudication of disputes and claims.	
	Penalties.	

Course Outcomes

After taking the course, students will be able to:

CO1	LLB2403.1	The system of criminal prosecution in India
CO2	LLB2403.2	The legal rules relating to arrest and bail under the Criminal Procedure Act
CO3	LLB2403.3	Describe principles applicable to the right to legal representation in Indian criminal trials
CO4	LLB2403.4	Identify the key issues in the field of criminal procedural law and apply relevant case law.





Recommended Books:

- Indian Law Institute, Labour Law and Labour Relation, 2017
- V.G. Goswaml: Industrial and Labour Laws , 2017
- G.M. Kothar: A Study of Industrial Law, 2016
- S.N.Mishra: Industrial and Labour Law, 2015
- Reports of the National Commission on Labour, 2014

Instruction for Question Paper setter:



Program Code: LAW-301

SUBJECT TITLE: PROFESSIONAL ETHICS

SUBJECT CODE: LLB2404

SEMESTER: IV

CONTACT HOURS/WEEK:

Lecture (L)	Tutorial (T)	Practical (P)	Credit (C)
4	1	0	4.5

Internal Assessment: 40

End Term Exam: 60

Duration of Exam: 3 Hrs

Objective and outcome of course:

The course throws light upon the scenario of legal profession in India during different periods. Legal Professional Ethics is an indispensible complementary part of our legal system without the study of which no advocate is suitably equipped with the basic requisites required to go to the court and a legal professional person has to follow those ethics in professional life.

Sr. No	Contents	Contact
		Hours
UNIT-I	Historical Introduction to Legal Profession in India: Development of Legal Profession inIndia	12
	Privileges and Rights of Legal Profession, Importance, Distinction from other Professions and Business	
	Admission and Enrolment of Advocates, Classes of Advocate, Privileges and Rights topractice of Advocate	
	State Bar Council: Composition, Powers and Functions.	
	Bar Council of India: Composition, Powers and Functions	
UNIT-II	Professional Ethics of Lawyers	12
	Duties of Advocates, Duty to Public and StateDuties towards Courts	
	Duties towards Clients Duties to render Legal Aid	
	Duties towards Opponent, Colleagues and other Residual Duties Conflicts	



Program Code: LAW-301

	between interest and duty	
	Bench-Bar Relationship and Lawyers' Strike	
UNIT-III	Conducts of Advocates: Meaning and Scope of Professional and Other Misconducts State Bar Council: Constitution of Disciplinary Committee, Powers, Receipt of Complaint, Disposal and Punishment	12
	Bar Council of India: Constitution of Disciplinary Committee, Powers, Receipt of Complaint, Disposal and Punishment Powers of Review, Revision and Appeal Right to Appeal to the Supreme Court	
UNIT-IV	The Contempt of Courts Act, 1971: Meaning of Contempt, Categories of Contempt, Constitutional Validity of the Contempt of Courts Act, 1971	12
	Constitutional Provisions Regarding Powers of the Supreme Court and the High Courts, Houses of Parliament and of State Legislatures to Punish for their Contempt Constitutional status to the Legal Profession	
	Legal Services Authorities Act, 1987: Nature, Scope and salient features	

Course Outcomes

After taking the course, students will be able to:

CO1	LLB2404.1	To understand and apply the professional ethics and ethical standard of the legal profession
CO2	LLB2404.2	To know and evaluate the key themes in professional ethics, in order to give them an insight into moral decision making in the legal profession
CO3	LLB2404.3	Scenerio of Legal profession in India during different periods
CO4	LLB2404.4	The basic requisites and ethics to go in professional life



RIMT

Recommended Books:

- A.N. Chaturvedi: Pleading, Conveyancing and Legal Ethics, 2017
- Kailash Rai: Legal Ethics, 2016
- The Advocates Act, 1961 and Bar Council of India Rules, 2016
- Ravi Karan Singh: Dispensation of Justice Role and Accountability of Judges and Advocates,
 2004
- 14th Report of Law Commission of India,

Instruction for Question Paper setter:



Program Code: LAW-301

SUBJECT TITLE: INTERPRETATION OF STATUTES AND PRINCIPLES OF LEGISLATION

SUBJECT CODE: LLB2405A

SEMESTER: IV

CONTACT HOURS/WEEK:

Lecture (L)	Tutorial (T)	Practical (P)	Credit (C)
4	1	0	4.5

Internal Assessment: 40

End Term Exam: 60

Duration of Exam: 3 Hrs

Objective and outcome of course:

The object of this course is to make students aware about the various principles used by the Courts while interpreting the various Acts and Statutes of Country and to understand the intention of the legislature conveyed expressly or impliedly in the language used.

SR. NO.	CONTENTS	CONTACT
		HOURS
I I mit I	Chatutas Magning and placeification	14
Unit-I	Statute: Meaning and classification	14
	Interpretation: Meaning, object and necessity	
	General Principles of Interpretation:	
	The Literal or Grammatical Interpretation	
	The Golden Rule	
	The Mischief Rule (Rule in the Heydon's case)	
Unit-II	Harmonious Construction	14
	The Statute should be read as a whole	
	Construction ut res magis valeat quam pereat	
	Identical expressions to have same meaning	
	Construction noscitur a sociis	
	Construction ejusdem generis	



Program Code: LAW-301

Construction expression unius est exclusion alterius	
Construction contemporanea exposition est fortissimo in lege	
Beneficial Construction	14
Construction of Penal Statutes	
Construction of Taxing Statutes	
Aids to Interpretation of Statutes:	14
Need to invoke Aids to Construction	
Internal Aids to Construction	
External Aids to Construction	
Commencement, Repeal, Revival of Statute	
Prospective and Retrospective Operation of Statutes	
TOTAL	56
	Construction contemporanea exposition est fortissimo in lege Beneficial Construction Construction of Penal Statutes Construction of Taxing Statutes Aids to Interpretation of Statutes: Need to invoke Aids to Construction Internal Aids to Construction External Aids to Construction Commencement, Repeal, Revival of Statute Prospective and Retrospective Operation of Statutes

Course Outcomes

After taking the course, students will be able to:

CO1	LLB2405A.1	To study about the various principles used by the Courts while
		interpreting the various Acts and Statutes.
CO2	CO2 LLB2405A.2 To know about the different methods of the Interpretation.	
CO3	CO3 LLB2405A.3 To read about the various aid to the interpretation.	
CO4	LLB2405A.4	To study about the effect of the Statutes.

Recommended Books:

- G.P. Singh: Principles of Statutory Interpretation, 2017
- T. Bhattacharyya: The Interpretation of Statutes, 2016
- D.N. Mathur: Interpretation of Statutes, 2015
- P.M. Bakshi: Interpretation of Statutes, 2015

Instruction for Question Paper setter:



Program Name: LL.B Program Code: LAW-301



Program Code: LAW-301

SUBJECT TITLE: HEALTH LAWS

SUBJECT CODE: LLB2405B

SEMESTER: IV

CONTACT HOURS/WEEK:

Lecture (L)	Tutorial (T)	Practical (P)	Credit (C)
4	1	0	4.5

Internal Assessment: 40

End Term Exam: 60

Duration of Exam: 3 Hrs

Objective and outcome of course:

The subject aims to make understand the role of law in protecting public health and also explains the sources of the government's legal authority to protect public health.

SR.NO.	CONTENTS	CONTACT
		HOURS
Unit-I	Right to Health and Indian Constitution	14
	National Health Policy	
	Legal aspect of Private medical practice	
Unit-II	The Mental Health Act, 1987: Mental Health Authorities, Admission and detention in psychiatric, Hospitals or Psychiatric Nursing Homes, Protection of Human Rights of Mentally ill persons.	14
	Medical Termination of Pregnancy Act, 1971	
Unit-III	The Transplantation of Human Organs Act, 1994: Authority for the Removal of Human organs, Removal of organs in case of unclaimed bodies in hospital or prison, Restrictions on removal of Human organs, Offences and Penalties Pre-natal Diagnostic Techniques (Regulation and Prevention of Misuse) Act, 1994	14
Unit-IV	Medical Negligence and Malpractices	14



Program Code: LAW-301

Health Insurance in India	
Role of Law in prevention of AIDS	
Duties of Hospitals regarding Medico-legal cases	
TOTAL	56

Course Outcomes

After taking the course, students will be able to:

CO1 LLB2405B.1 To understand Right to health under the Indian Constitution		To understand Right to health under the Indian Constitution
CO2 LLB2405B.2 To follow the concept of the Mental Health Laws		To follow the concept of the Mental Health Laws
CO3 LLB2405B.3 To learn about laws on the transparent of Human Organs		To learn about laws on the transparent of Human Organs
CO4 LLB2405B.4 To read the Duties of the Hospitals in Medico Legal cases.		To read the Duties of the Hospitals in Medico Legal cases.

Recommended Books:

- Nandita Adhikari: Law and Medicine, 2014
- The Pre-Natal Diagnostic Techniques (Regulation and Prevention of Misuse) Act, 1994
- The Transplantation of Human Organs Act, 1994
- The Mental Health Act, 1987
- The Consumer Protection Act, 1986
- The Medical Termination of Pregnancy Act, 1971

Instruction for Question Paper setter:



Program Name: LL.B Program Code: LAW-301

SUBJECT TITLE: INTERNATIONAL TRADE ECONOMICS

SUBJECT CODE: LLB2405D

SEMESTER: IV

CONTACT HOURS/WEEK:

Lecture (L)	Tutorial (T)	Practical (P)	Credit (C)
4	1	0	4.5

Internal Assessment: 40

End Term Exam: 60

Duration of Exam: 3 Hrs

Objective and outcome of course:

This course offers an introduction to the main theoretical tools and policies that are central to the study of international trade, but with an emphasis on application to the trade flows, trading blocks and international macroeconomic events that characterize the global economy today.

SR.NO.	CONTENTS	CONTACT HOURS
Unit-I	United Nations GATT 1947 United Nations Conference on Trade and Development (UNCTAD) Charter of Economic Rights and Duties of States Salient Features of GATT 1994 (Unit-I)	14
Unit-II	Establishment of WTO History of Multi-lateral Trading System Objects of WTO Basic Principles of WTO Trading System Difference between GATT and WTO Structure and Working of WTO (Unit-II)	14



Program Name: LL.B Program Code: LAW-301

Unit-III	Key subjects in WTO	14
	New Issues	
	Trade and Labour	
	Trade and Environment	
	Trade and Competition Policy	
	Trade and Investment	
	Trade Facilitation, Kyoto Convention.	
	(Unit-III)	
Unit-IV	Dispute Settlement under GATT 1994 Article XXII & XXIII	14
	Elements of WTO Dispute Settlement	
	India and WTO	
	IMF and IBRD	
	(Unit-IV)	

Course Outcomes

After taking the course, students will be able to:

CO1	LLB2405D.1	To take an overview of the International Banking.
CO2	LLB2405D.2	To study about Agencies that facilitates International flows.
CO3	LLB2405D.3	To understand the meaning of international banking.
CO4	LLB2405D.4	To follow the concept of banking in India.

Recommended Books:

- Arun Goyal: World Trade Organisation in the New Millennium Academy of Business Studies, 2017
- Bhandari Surendra: World Trade Organisation and Developing Countries, 2017
- Myneni Srinivasa Rao: International Economic Law, 2017
- Jayanta Bagchi: World Trade Organisation: An Indian Perspective, 2017
- J.G. Starke: Introduction to International Law, 2015

Instruction for Question Paper setter:



The theory examination i.e. end term examination shall be of 60 Marks. Question paper will be divided into five units covering whole syllabus. Unit I to Unit IV shall be of 12 marks each and each shall consist of two questions from each unit respectively. The candidates are required to attempt one question from each unit. Unit V carrying total 12 marks consisting six questions of 2 Marks each and is compulsory.

Fifth Semester:

COURSE		C Hou	ont rs/\ k	act Vee	Credi t	% of Total Marks		Exam Durati on			
Code	Course Title	L	Т	Р		CWA	LWA	MTE	ETE	Tota I	(Hours
LLB3501	Code of Civil Procedure	4	1	0	4.5	30	-	10	60	10 0	3
LLB3502	Law of Evidence	4	1	0	4.5	30	-	10	60	10 0	3
LLB3503	Law of Limitation, Registration,Specif icRelief Act and CourtFees	4	1	0	4.5	30	-	10	60	10	3
LLB3504	Information Technology Law	4	1	0	4.5	30	-	10	60	10 0	3
LLB3505A LLB3505B	Opt any one: a) Gender Justice b) Banking Laws	4	1	0	4.5	30	-	10	60	10 0	3
	Total	20	5	0	22. 5						

SUBJECT TITLE: CODE OF CIVIL PROCEDURE

SUBJECT CODE: LLB3501

SEMESTER: V

CONTACT HOURS/WEEK:

Lecture (L)	Tutorial (T)	Practical (P)	Credit (C)
4	1	0	4

Internal Assessment: 40

End Term Exam: 60

Duration of Exam: 3 Hrs



Objective and outcome of course:

It mainly lays down the procedure to be adopted in civil courts, and its principles may be applicable in other courts, like writ courts, and Tribunals to the extent the enactments establishing the Tribunals provide for it. It provides for a fair procedure for redressal of civil disputes.

Sr. No	Contents	Contact
		Hours
UNIT-I	Substantive and Procedural Law, Nature of Code of Civil Procedure and	15
	its scheme, Meaning of Suit and its essentials; jurisdiction of Courts to	
	try suit of a civil nature unless barred; objections to jurisdiction.	
	General Conditions of Res Judicata, Matters directly and substantially in	
	issue, Constructive Res Judicata, Res Judicata and Res Subjudice, Res	
	Judicata and Estoppel, Res Judicata between co-defendants and co- plaintiffs.	
	Conclusiveness of Foreign Judgment, its enforcement and execution,	
	Place of suing, Representative suit, Split of cause of action and Res Judicata.	
UNIT-II	Parties of Suit, Plaint, Written Statement, Set-off and Counter-Claim	15
	Issue and service of Summons to defendants, summons to witnesses,	
	dismissal of suit for default, Exparte proceedings, setting aside exparte	
	decree, difference between Decree and Order.	
	Suit by or against Government or Public Officer, Interpleader Suit, Suit	
	by an Indigent person, Special case, suit relating to public nuisance and	
	public charities, abatement and its effect; suit by or against minors and	
	persons of unsound mind, compromise by next friend or guardian.	
UNIT-III	Nature of right of Appeal, difference between Appeal, Reference,	15
	Revision and Review	
	Concept of Execution, Who may apply for execution and against whom	
	execution may be sought; Definition of court which passed a decree,	
	transfer of decree for execution (Section 36-42 & Order XXI)	
	Precept (Section 46); Scope of Section 47; Execution against transferees	
	and legal representatives (Sections 49-50); Stay of execution (Order XXI,	
	rules 26-29)	
	Modes of execution (Sections 51-54); Arrest and Detention (Sections 55-	



	59, Order XXI, rules 37-40)	
UNIT-IV	Attachment of Property in execution of a decree; non-attachment property; transfer of property and attachment (Sections 60-64); Objections to attachment (Order XXI, rules 58-59) General procedure for sale of attached property (Order XXI rules 64-69); who cannot bid at sale (Order XXI rules 72, 72A, 73); Sale and resale of immovable property in execution (order XXI, rules 82-87) Setting aside and confirmation of execution of sale (Order XXI 89-94); Rateable distribution of Assets (Section-73); Resistance to delivery possession in execution and remedies (Section 74, order XXI, rules 97-106)	15

Course Outcomes

After taking the course, students will be able to:

CO1	LLB3501.1	To understand the meaning of a suit and its essentials
CO2	LLB3501.2	To know about Res-Judicata, Res-subjudice, arrest, detention and attachment of property
CO3	LLB3501.3	To understand provisions of issuing summons, Ex-Parte proceedings
CO4	LLB3501.4	To Know about decree and order of Court

Recommended Books:

• C.K. Takwani : Civil Procedure, 2018

• Mulla: Code of Criminal Procedure, 2018

• A.N. Saha: Code of Civil Procedure, 2017

• Justice P.S. Narayana: Code of Civil Procedure, 2017

• Code of Civil Procedure, 1908 (Bare Act)



Instruction for Question Paper setter:

The theory examination i.e. end term examination shall be of 60 Marks. Question paper will be divided into five units covering whole syllabus. Unit I to Unit IV shall be of 12 marks each and each shall consist of two questions from each unit respectively. The candidates are required to attempt one question from each unit. Unit V carrying total 12 marks consisting six questions of 2 Marks each and is compulsory.



SUBJECT TITLE: LAW OF EVIDENCE

SUBJECT CODE: LLB3502

SEMESTER: V

CONTACT HOURS/WEEK:

Lecture (L)	Tutorial (T)	Practical (P)	Credit (C)
4	1	0	4.5

Internal Assessment: 40

End Term Exam: 60

Duration of Exam: 3 Hrs

Objective and outcome of course:

The object of this course is to study the law that governs the procedure of evidence in the court. These rules determine what evidence must or must not be considered by the court in reaching its decision. The law of evidence is also concerned with the quantum (amount), quality and type of proof needed to prevail in litigation. The rules vary depending upon whether the venue is a criminal court, civil court, or family court, and they vary by jurisdiction.

Sr. No	Contents		Contact
			Hours
UNIT-I	Definitions and Relevancy of Facts	Ss.3-16	20
	Admissions and Confessions	Ss.17-31	
	Statements by Persons who cannot be called as w	ritnessesSs.32-33	
	Statements made under special Circumstances	Ss.34-38	
	How much of a statement is to be proved	S.39	
	Judgement of Courts of Justice when relevant	Ss.40-44	
UNIT-II	Opinion of Third Person when relevant	Ss.45-51	15
	Character when relevant	Ss.52-55	
	Facts which need not be proved	Ss.56-58	
	Oral Evidence S	s.59-60	



	Documentary Evidence	Ss.61-90A	
UNIT-III	Exclusion of Oral by Documentary Evidence	Ss.91-100	10
	Burden of Proof	Ss.101-114-A	
	Estoppel	Ss.115-117	
UNIT-IV	Witnesses	Ss.118-134	10
	Examination of Witnesses	Ss.135-166	
	Improper Admission and Rejection of Evidence	S.167	

Course Outcomes

After taking the course, students will be able to:

CO1	LLB3502.1	To study the law that governs the procedure of evidence in the court
CO2	LLB3502.2	To determine what evidence must or must not be considered by the court in reaching its decision
CO3	LLB3502.3	To understand the law of evidence is also concerned with the quantum (amount), quality and type of proof needed to prevail in litigation
CO4	LLB3502.4	To know about the venue of the Courts

Recommended Books:

• Batuk Lal: Law of Evidence, 2018

• Rattan Lal and Dhiraj Lal: The Law of Evidence, 2018

• S.R. Myneni: Law of Evidence, 2018

• Avtar Singh: Law of Evidence, 2017

• M. Munir: Law of Evidence, 2017

Instruction for Question Paper setter:

The theory examination i.e. end term examination shall be of 60 Marks. Question paper will be divided into five units covering whole syllabus. Unit I to Unit IV shall be of 12 marks each and each shall consist of two questions from each unit



respectively. The candidates are required to attempt one question from each unit. Unit V carrying total 12 marks consisting six questions of 2 Marks each and is compulsory.



SUBJECT TITLE: LAW OF LIMITATION, REGISTRATION & COURT FEES

SUBJECT CODE: LLB3503

SEMESTER: V

CONTACT HOURS/WEEK:

Lecture (L)	Tutorial (T)	Practical (P)	Credit (C)
4	1	0	4.5

Internal Assessment: 40

End Term Exam: 60

Duration of Exam:3 Hrs

Objective and outcome of course:

This subject focuses on the study of laws regarding limitation of filing various cases, suits, appeals, applications etc and laws regarding registration of various kinds of legal documents and law regarding the court fees while pursuing cases in courts.

Sr. No	Contents	Contact
		Hours
UNIT-I	The Limitation Act, 1963	15
	Concept, object and applicability of the Limitation Act, 1963Bar of Limitation (Section 3)	
	Extension of Prescribed period in certain cases (Section 5)	
	Legal disability and continuous running of time (Sections 6,7,8 and 9)Suits against Trustees (Section 10)	
	Suits on Contracts entered into on foreign land (Section 11) Computation of Period of Limitation (Section 12 to 16) Effect of Fraud on period of limitation (Section 17)	f
	Effect of Acknowledgement on period of Limitation (Section 18,19 and 20) Continuing breaches of contract and tort	
	Suits for compensation for acts not actionable without special damage Acquisition of ownership by possession (Section 25-27)	



UNIT-II	The Registration Act, 1908	10
	Registration Establishment (Section 3 to 16-A) (Part-II)	
	Time and the Place of Registration (Section 23 to 31) (Part-IV & V)	
	Presenting Documents for Registrar (Section 32 to 35) (Part VI)	
	Registerable Documents (Section 17 to 22) (Part-III)	
	Enforcing the Appearance of Executants and Witnesses (Section 36 to 39) (Part-VII)	
UNIT-III	Presenting Wills and Authorities to Adopt (Section 40 to 41) (Part-VIII) Deposit of Wills (Section 42 to 46) (Part-IX)	15
	Effects of Registration and Non-Registration (Sections 47 to 50) (Part-X) Duties and Powers of Registering Officers (Sections 51 to 70) (Part-XI) Refusal of Register (Section 71 to 77) (Part-XII)	
	Fees for Registration, Searches and Copies (Sections 78 to 80) (Part-XIII) Penalties and Miscellaneous (Section 81 to 92) (Part-XIV & XV)	
UNIT-IV	The Court Fees Act, 1870	15
	Fees in the High Courts and in the Courts of small causes at the presidency townsFees in other Courts and in public offices	
	Probates, Letters of administration and certificates of administration Process fees	
	Mode of levying fees	

Course Outcomes

After taking the course, students will be able to:

CO1	LLB3503.1	The law of limitation specifies the statutory time frame within which a person may initiate a legal proceeding or a legal action can be brought
CO2	LLB3503.2	The main purpose of this Act is to prevent litigation from being dragged for a long time and quick disposal of cases which leads to effective litigation
CO3	LLB3503.3	To know the procedure of Registration and its effects.
CO4	LLB3503.4	To understand the concept of the court fees.

Recommended Books:



1 J.D. Jain: Law of Limitation , 2018

2 D.D. Basu: Law of Limitation ,2018

3 Avtar Singh: Limitation Act, 2018

4 U.N. Mitra: Law of Limitation, 2017

5 R.K. Bangia: Law of Registration, 2017

6 J.P.S. Sirohi: Indian Registration Act, 1908

7 Dr. R.K. Bangia: Specific Relief Act

Instruction for Question Paper setter:

The theory examination i.e. end term examination shall be of 60 Marks. Question paper will be divided into five units covering whole syllabus. Unit I to Unit IV shall be of 12 marks each and each shall consist of two questions from each unit respectively. The candidates are required to attempt one question from each unit. Unit V carrying total 12 marks consisting six questions of 2 Marks each and is compulsory.



SUBJECT TITLE: INFORMATION TECHNOLOGY LAW

SUBJECT CODE: LLB3504

SEMESTER: V

CONTACT HOURS/WEEK:

Lecture (L)	Tutorial (T)	Practical (P)	Credit (C)
4	1	0	4.5

Internal Assessment: 40

End Term Exam: 60

Duration of Exam:3 Hrs

Objective and outcome of course:

This course concerns with the law of information technology, including computing and the internet. It is related to legal informatics, and governs the digital dissemination of both (digitalized) information and software, information security and electronic commerce aspects and it has been described as "paper laws" for a "paperless environment". It raises specific issues of intellectual property in computing and online, contract law, privacy, freedom of expression and jurisdiction.

Sr. No	Contents	Contact
		Hours
UNIT-I	Advantages and Disadvantages of Internet Technology	15
	Need, Aims, Objectives and Application of Information Technology Act, 2000	
	Definitions: Computer, Computer Network, Computer Resource,	
	Computer System, e-record, Information, Asymmetric crypto system	
	Digital Signature and Electronic Signature (Section 3 & 3A)	
	Electronic Governance (Section 4-10A)	
UNIT-II	Attribution, Acknowledgement and dispatch of Electronic record (Section 11-13)	10
	Regulation of Certifying Authorities (Section 17-34)	
	Electronic/Digital Signature Certificate (Section 35-39)	
	Duties of Subscribers (Section 40-42)	
	I	1



UNIT-III	Penalties and Adjudication (Section 43-45)	10	
	Cyber Appellate Tribunal (Section 48-64)		
	Offences (Section 65-78)		
	Network Service Providers not to be liable in certain cases (Section 2(w), & 79)		
UNIT-IV	Investigation and procedure of search and seizure	10	
	Grey areas of IT Act, 2000		
	Issues relating to Trademark and Domain Name		
	Domain Name Dispute Resolution Policy		
	Copyright issue relating to Internet		

Course Outcomes

After taking the course, students will be able to:

CO1	LLB3504.1	To know about the advantages of the Information Technology.		
CO2	LLB3504.2	To know about the digital signatures.		
CO3	LLB3504.3	To read about the values of electronic records.		
CO4	CO4 LLB3504.4 To study about specific issues of intellectual property in computing an online, contract law, privacy, freedom of expression and jurisdiction.			

Recommended Books:

- Dr Amita Verma, Cyber Crimes and Law, Central Law Publishers, Allahabad, 2018
- 2 Parag Diwan & Shammi Kapoor, Cyber and E-commerce Law, Bharat Publisher, 2018
- 3 Vakul Sharma, Information Technology : Law & Practice, Universal Law Publisher, 2017
- 4 D.P. Mital, Law of Information Tech. (Cyber Law), Taxmann, 2017



- 5 Dr.Farooq Ahmed, Cyber Law in India, New Era Law Publisher, 2016
- 6 Bare Act of Information Technology Act, 2000

Instruction for Question Paper setter:

The theory examination i.e. end term examination shall be of 60 Marks. Question paper will be divided into five units covering whole syllabus. Unit I to Unit IV shall be of 12 marks each and each shall consist of two questions from each unit respectively. The candidates are required to attempt one question from each unit. Unit V carrying total 12 marks consisting six questions of 2 Marks each and is compulsory.



SUBJECT TITLE: GENDER JUSTICE

SUBJECT CODE: LLB3505A

SEMESTER: V

CONTACT HOURS/WEEK:

Lecture (L)	Tutorial (T)	Practical (P)	Credit (C)
4	1	0	4.5

Internal Assessment: 40

End Term Exam: 60

Duration of Exam:3 Hrs

Objective and outcome of course:

The paper aims at creating awareness as to importance and role of women & child in society through the medium of law. It also focuses on welfare laws. This course aims at questioning the understanding that law is universal, protects everybody equally and is accessible to all equally. It uses gender, particularly in relation to women and persons with non-heterosexuality as examples to show discrimination perpetuated by law and legal processes. It has long been recognised that law, lawyers and judges are insensitive and unaware of the problems and perspectives of women resulting in grave injustice to them in various ways.

Sr. No	Contents	Contact Hours
UNIT-I	The Concept of Gender - the Biological Distinction	12
	Convention on Elimination of All Forms of Discrimination against Women, 1979	
	Indian Constitutional Safeguards	
	Protection of Women from Domestic Violence	
UNIT-II	Gender Justice and Personal Laws	12
	Adoption and Guardianship Rights	
	Property and Inheritance Rights	
	Rights of Maintenance	
	Uniform Civil Code towards Gender Justice	



		1	
UNIT-III	Gender Related Crimes	12	
	Child Marriago		
	Child Marriage		
	Prostitution and Trafficking		
	Female Foeticide		
	Course Horocome and of Marson at Horoca & Marson bea		
	Sexual Harassment of Women at Home & Workplace		
UNIT-IV	Gender Justice Issues	12	
	Women and Work		
	Women and Health		
	Women and Education		

Course Outcomes

After taking the course, students will be able to:

CO1	BLB3505A.1	To understand about various legal provisions which deal with welfare of women and children in India
CO2	BLB3505A.2	To develop legal reasoning and skills amongst the students to analyse various statutory provisions relating to development of women in India
CO3	BLB3505A.3	To develop critical and analytical thinking among the students with regard child welfare legislations
CO4	BLB3505A.4	To have knowledge about the interrelationship that exists between the laws dealing with gender justice and constitution of India

Recommended Books:

- S.C. Tripathi: Law Relating to Women and Children, 2018
- S.R. Myneni: Women and Law, 2018
- M.S. Nijjar and Manpreet Kaur: Law Relating to Property Rights of Hindu Women, 2017
- Mamta Rao: Law Relating to Women and Children,2017
- C. Walikhanna & Nandita Rao: S.C. & H.C. Judgments Relating to Women & Children, 2005



- Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act 2013
- Prohibition of Child Marriage Act, 2006
- Report of the Committee on the Status of Women (Govt. of India) Chapter IV & Section IV: Gender Conclusions & Recommendations.

Instruction for Question Paper setter:

The theory examination i.e. end term examination shall be of 60 Marks. Question paper will be divided into five units covering whole syllabus. Unit I to Unit IV shall be of 12 marks each and each shall consist of two questions from each unit respectively. The candidates are required to attempt one question from each unit. Unit V carrying total 12 marks consisting six questions of 2 Marks each and is compulsory.



SUBJECT TITLE: BANKING LAWS

SUBJECT CODE: LLB3505B

SEMESTER: V

CONTACT HOURS/WEEK:

Lecture (L)	Tutorial (T)	Practical (P)	Credit (C)
4	1	0	4.5

Internal Assessment: 40

End Term Exam: 60

Duration of Exam:3 Hrs

Objective and outcome of course:

The purpose of this course is to teach the current laws and practice in the field of banking, which includes the history and development of the banking laws, negotiable instruments and redressal remedies.

Sr. No	Contents	Contact
		Hours
UNIT-I	Development of Banking	10
	Definition and functions of Bank	
	The Banker, The Customer, General relationship between Banker and Customer, Special relationship as Debtor and Creditor, Special relationship of a bailee and a bailer, Special relationship as an agent and principal, Special relationship as a Trustee.	
UNIT-II	Obligation to maintain Secrecy of the Account, Garnishee order, Non-Compliance of Garnishee order, Attachment order of Income Tax Authorities, Effect of attachment order, Rights of Banker - Right of General lien, Particular lien, Right to set-off, Right of Appropriation, Right to charge Interest, Commission etc	15
UNIT-III	Negotiable Instruments – Definition, Characteristics of a Negotiable instrument, Cheque - Definition, Essentials, Obligation of Banker to honour the Cheque,	10



	Crossing of cheque, Kinds of Crossing, Dishonour of cheque, Consequences of wrongful dishonour, Complaint for dishonor of cheque, Procedure for filing complaint and liability for dishonour of cheque. Difference between Holder & Holder in due course, Kinds of Endorsement.	
UNIT-IV	Special Customers of a Bank - The Minor, The Lunatic - The Drunkard - The married women - The Pardanasheen women, The illiterate Persons, Joint Account Holder, Joint Hindu Family, Partnership Firm, Salient features of Reserve Bank of India Act, 1934.	10

Course Outcomes

After taking the course, students will be able to:

CO1	LLB3505B.1	To impart basic concept of banking
CO2	LLB3505B.2	To have knowledge regarding rights and duties of banks
CO3	LLB3505B.3	To understand relation between banker and customer
CO4	LLB3505B.4	To Know about the concept of working of banks and understanding about negotiable instruments

Recommended Books:

- 1 Dr. Verma and Agarwal: Banking Law and Practice
- 2 R.K.Bangia: Negotiable Instruments Act
- 3 Vinod Kothari (ed.): Tannan's Banking Law and Practice in India
- 4 Avtar Singh: Negotiable Instruments Act
- 5 Negotiable Instruments Act, 1881 (Bare Act)
- 6 Reserve Bank of India Act, 1934 (Bare Act)

Instruction for Question Paper setter:

The theory examination i.e. end term examination shall be of 60 Marks. Question paper will be divided into five units covering whole syllabus. Unit I to Unit IV shall be of 12 marks each and each shall consist of two questions from each unit respectively. The candidates are required to attempt one question from each unit. Unit V carrying total 12 marks consisting six questions of 2 Marks each and is compulsory.





Sixth Semester

COURS E		Contact Hours/Wee k		Credi t	% of Total Marks		'ks	Exam Duratio n			
Code	Course Title	L	Т	Р		CWA	LWA	MTE	ETE	Tota I	(Hours)
LLB3601	Drafting, Pleading andConveyancing	4	1	0	4.5	30	1	10	60	100	3
LLB3602	Alternative Disputes Resolution and Legal Aid	4	1	0	4.5	30	-	10	60	100	3
LLB3603	Land Laws including Tenure& Tenancy System	4	1	0	4.5	30	-	10	60	100	3
LLB3604	Moot-Court and Internship	4	-	2	4.5					100	
LLB3605A LLB3605B	Opt any one: a) Criminology, Penolog y& Victimology b) Intellectual Propert	4	1	0	4.5	30	-	10	60	100	3
yLaws Total		20	5	0	22.5						

SUBJECT TITLE: DRAFTING, PLEADING AND CONVEYANCING

SUBJECT CODE: LLB3601

SEMESTER: VI

CONTACT HOURS/WEEK:

Lecture (L)	Tutorial (T)	Practical (P)	Credit (C)
4	1	0	4.5

Internal Assessment: 40

End Term Exam: 60

Duration of Exam: 3Hrs



Objective and outcome of course:

The Paper has been included in the syllabus with a view to equip the students with legal drafting abilities, legal frame work pertaining to the appearances before various courts/tribunals/quasi judicial bodies and the basic understanding of the principles of pleadings.

Sr. No	Contents	Contact
		Hours
UNIT-I	PLEADING AND DRAFTING	15
	Introduction	
	Meaning, Scope and Object of Pleadings	
	Civil:	
	Fundamental Rules of Pleadings (Order 6, C.P.C.), Frame of suits and its essentials	
	Plaint Structure (Order 7 C.P.C), Written Statement (Order 8 C.P.C), Suit for recovery under XXXVII of the Code of Civil Procedure, 1908, Suit for	
	permanent injunction, Suit for specific performance, Suit for partition and possession, Suit for damages for malicious prosecution, Interlocutory Application, Affidavit	
UNIT-II	Petition for Dissolution of Marriage under Section 13 of the Hindu Marriage Act, 1955	15
	Petition for divorce by mutual consent under section 13B of Hindu Marriage Act,1955	
	Petition for Restitution of Conjugal Rights under Section 9 of the Hindu Marriage Act, 1955 Petition for Decree of Nullity of Marriage under Section 11 & 12 of the Hindu Marriage Act, 1955	
	Petition for eviction of tenant under the Rent Control Act	
	Application for grant of compensation under Section 166 of the Motor Vehicles Act, 1988	
	Caveat under Section 148 of the Code of Civil Procedure, 1908	



	Memorandum of Appeal and Revision	
	Petition under Article 226 and 32 of the Constitution of India	
UNIT-III	Criminal:	15
	Complaint	
	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	
	Memorandum of Appeal and Revision	
UNIT-IV	CONVEYANCING	15
	Meaning, Object and Functions of Conveyancing	
	Components of a Deed	
	Sale Deed, Lease Deed, Gift Deed, Power of Attorney,	
	Will, Agreement to sell, Partnership Deed, Deed for dissolution of partnership, Notice under Section 80 Code of Civil Procedure, 1908, & Reply to Notice	

Course Outcomes

After taking the course, students will be able to:

CO1	LLB3601.1	To know how to draft the case	
CO2	LLB3601.2	To understand the legal provision in its practical	
CO3	LLB3601.3	To read the functions of conveyancing	
CO4	LLB3601.4	To know the art of reply to the notice.	

Recommended Books:

- A.N. Chaturvedi: Pleading, Conveyancing and Drafting and Legal Professional Ethics, 2017
- D.T. Jaibhave: Pleading Conveyancing and Advocacy, 2017
- D.C. Monga: The Law of Pleading in India, 2016
- N.S. Bindra: Pleading and Practice, 2016



B.P. Singh: Pleading, Conveyancing and Drafting: Punjab and Haryana High Court Rules and Orders, 2015

• B. Sen: Conveyancing (D'Souza), 2015

Instruction for Question Paper setter:

The theory examination i.e. end term examination shall be of 60 Marks. Question paper will be divided into five units covering whole syllabus. Unit I to Unit IV shall be of 12 marks each and each shall consist of two questions from each unit respectively. The candidates are required to attempt one question from each unit. Unit V carrying total 12 marks consisting six questions of 2 Marks each and is compulsory.

SUBJECT TITLE: ALTERNATIVE DISPUTES RESOLUTION AND LEGAL AID

SUBJECT CODE: LLB3602

SEMESTER: VI

CONTACT HOURS/WEEK:

Lecture (L)	Tutorial (T)	Practical (P)	Credit (C)
4	1	0	4.5

Internal Assessment: 40

End Term Exam: 60

Duration of Exam:3Hrs

Objective and outcome of course:

The court system is traditionally established for settlement of disputes and administration of justice. However, the court system is bound by rigid rules and procedure. Alternative Dispute Resolution (ADR) becomes an increasingly popular option for the community to resolve disputes outside of courts. ADR can be a faster and cheaper way to resolve dispute in a cooperative manner and usually produces more satisfactory results.

Sr. No	Contents	Contact
		Hours
UNIT-I	Introduction to ADR – Modes and process of Alternative Dispute Resolution, its advantages and disadvantages, Legislative recognition of various ADR Meachanisms The Arbitration and Conciliation Act, 1996 Definitions	13



	Form of Arbitration Agreement	
	Constituents of Arbitration Agreement	
	Composition of Arbitral Tribunal	
	Jurisdiction of arbitral tribunal	
	Removal of arbitrator	
	Termination of Mandate and substitution of Arbitration	
	Commencement of arbitral proceedings	
	Setting aside of arbitral award	
	Enforcement of award	
UNIT-II	The Arbitration and Conciliation Act, 1996	14
	Scope of Conciliation	
	Appointment of Conciliators	
	Role of Conciliator	
	Settlement agreement	
	Status and effect of settlement agreement	
	Confidentiality	
	Termination of Conciliation proceedings	
	Resort to arbitral or Judicial proceedings	
	Difference between Conciliation and Mediation	
	Distinction between Meditation and Arbitration	
UNIT-III	Mediation in India	13
	Practices of Mediation in Ancient Times	
	Stages and Approaches to Mediation	
	Confidentiality in Mediation	
	Qualities and Skills of Mediator, Code of Ethics for Mediators	
	Drafting of Mediation Agreements	
	Key developments in Mediation - UNICITRAL Model Law on International Commercial Mediation , Singapore Convention on	



	Mediation	
UNIT-IV	Lok- Adalats & Legal Aid	14
	Concept of Lok-Adalat	
	Establishment of Lok-Adalats	
	Jurisdiction of Lok-Adalats	
	Powers of the Lok-Adalats	
	Award of the Lok-Adalats	
	Legal Aid under Constitution of India, 1950	
	Free Legal Services under the Legal Services Authorities Act, 1987	

Course Outcomes

After taking the course, students will be able to:

CO1	LLB3602.1	Γο read different definitions of the Arbitration Act.		
CO2	LLB3602.2	o read the procedure of the enforcement of awards		
CO3	LLB3602.3	To understand the meaning of the lok Adalats		
CO4	LLB3602.4	To read about the legal aid under the Indian Constitution		

Recommended Books:

- Avtar Singh: Law of Arbitration & Conciliation, 2018
- S.C. Tripathi: Arbitration and Conciliation Act, 1996
- N.V. Paranjape: Arbitration & Alternative Dispute Resolution, 2017
- S.S. Mishra: Law of Arbitration & Conciliation in India, 2017
- N.V. Paranjape: Public Interest Litigation, Legal Aid & Services, Lok Adalats & Para-Legal Services, 2014



S.K. Garg: Guide to Lok Adalats and Free Legal Services under Legal Services Authorities Act, 2014

Instruction for Question Paper setter:

The theory examination i.e. end term examination shall be of 60 Marks. Question paper will be divided into five units covering whole syllabus. Unit I to Unit IV shall be of 12 marks each and each shall consist of two questions from each unit respectively. The candidates are required to attempt one question from each unit. Unit V carrying total 12 marks consisting six questions of 2 Marks each and is compulsory.

SUBJECT TITLE: LAND LAWS INCLUDING TENURE AND TENANCY SYSTEM

SUBJECT CODE: LLB3603

SEMESTER: VI

CONTACT HOURS/WEEK:

Lecture (L)	Tutorial (T)	Practical (P)	Credit (C)
4	1	0	4.5

Internal Assessment: 40

End Term Exam: 60

Duration of Exam:3Hrs

Objective and outcome of course:

This paper focuses on the study of major laws regarding land applicable in India. Land laws include reforms or improvements in the land tenure system as well as reforms in other institutions which are related to the land and its utilization such as consolidation of holdings, size of holdings, methods of farming and supply of agricultural credit etc.

Sr. No	Contents	Contact
		Hours



UNIT-I	Punjab Land Revenue Act, 1887	14
	Definition of Key words	
	Revenue officers and their powersRevenue Records	
	Assessment of land revenueCollection of land revenue Partition	
	Jurisdiction of civil courts under Land Revenue Law	
UNIT-II	Punjab Tenancy Act, 1887 & Punjab Security of Land Tenures Act, 1953	14
	Definition of key words Classes of tenants	
	Law of rent	
	Law of ejectment of tenant	
	Relief for wrongful dispossession of tenantImprovements and compensation Evaluation of Tenancy Laws	
UNIT-III	Punjab Land Reforms Act, 1972	14
	Principles of economic and social justice and land reformsDefinition of key words	
	Permissible area	
	Determination of permissible and surplus area Utilization of surplus area	
	Lands exempted from ceiling Evaluation of Land Reform in Punjab	
UNIT-IV	The Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013	14
	Definition of Key Words	
	Determination of Social Impact and Public PurposeNotification and Acquisition	
	Rehabilitation, Resettlement Award, Procedure and MannerNational Monitoring Committee and Establishment of LandAcquisition, Rehabilitation and Resettlement Authority Apportionment of Compensation and Payment	
	Offences and Penalties	

Course Outcomes

After taking the course, students will be able to:



CO1	LLB3603.1	Resolve the labor welfare problems and Students will learn the laws relating to Industrial Relations
CO2	LLB3603.2	Working conditions and also learn the enquiry procedural and Industrial discipline
CO3	LLB3603.3	To understand the various concept and provisions of Factories and labour union.
CO4	LLB3603.4	Students should able to elaborate the concept of Industrial Relations.

Recommended Books:

- Khurana's: A treatise on Land Laws in Punjab, 2017
- Abhishek Singla: Land Laws in Punjab, 2018
- Jain & Jain: Punjab Land Revenue Act, 2017
- O.P. Aggarwal: Punjab Land Revenue Act, 2017
- P.S. Appu: Ceiling on Agricultural Holdings, 2016
- K.B. Jain: Punjab Security of Land Tenures Act, 2016
- Neety Kaul: Land Laws in Punjab and Haryana, 2014
- Dhiraj Narula: Punjab & Haryana Land Laws, 2005
- Bare Acts

Instruction for Question Paper setter:

The theory examination i.e. end term examination shall be of 60 Marks. Question paper will be divided into five units covering whole syllabus. Unit I to Unit IV shall be of 12 marks each and each shall consist of two questions from each unit respectively. The candidates are required to attempt one question from each unit. Unit V carrying total 12 marks consisting six questions of 2 Marks each and is compulsory.



SUBJECT TITLE: MOOT COURT AND INTERNSHIP

SUBJECT CODE: LLB3604

SEMESTER: VI

CONTACT HOURS/WEEK:

Lecture (L)	Tutorial (T)	Practical (P)	Credit (C)
			4.5

Internal Assessment: 100

End Term Exam: -

Duration of Exam: -

Objective and outcome of course:

This paper focuses on strengthening the practical knowledge of the students by way of courts visits and by preparing, participating and presenting cases in Moot Courts, which will be highly beneficial in professional life. This subject further stresses upon the study of practical work of legal profession so that the students would become familiar with the procedure of legal professional work duly carried on daily by the Advocates and Judicial Officers in the courts.

Contents of Syllabus:

This Paper consists of Practical Work in which each student is to participate in three Moot Courts and also has to pay Court visits and to prepare court diary. The students will maintain a record and enter the various steps observed on different days in the Court Diary during their attendance in Court. For this paper, the students would be evaluated internally by the law teachers.

However, these students would also be given assignments and would attend Lok Adalats organised by the District Courts as well as would be encouraged to undertake various Legal Aid Camps.

Distribution of Marks is as under:

1. Moot Courts (Every student will give presentation) at three moot

75 Marks

Courts (25 marks for each moot court)

2. Court Visits & Court Diary

25 Marks

Total

100 Marks



Course Outcomes

After taking the course, students will be able to:

CO1	LLB3604.1	To follow the Procedural law
CO2	LLB3604.2	To understand the proceeding of the courts
CO3	LLB3604.3	To do the internship under the well known lawyers
CO4	LLB3604.4	To know how to create the case files



SUBJECT TITLE: CRIMINOLOGY, PENOLOGY AND VICTIMOLOGY

SUBJECT CODE: LLB3605A

SEMESTER: VI

CONTACT HOURS/WEEK:

Lecture (L)	Tutorial (T)	Practical (P)	Credit (C)
4	1	0	4.5

Internal Assessment: 40

End Term Exam: 60

Duration of Exam:3Hrs

Objective and outcome of course:

This course deals with the various theories of crime causation, theories of punishment, juvenile justice and the releasing the offenders on probation. These topics have gained much importance as the question of crime prevention and the treatment of offenders is engaging the attention of legislators, jurists and sociologists in most countries.

Sr. No	Contents	Contact
		Hours
UNIT-I	Concept of Crime: Definitions, Elements, Classification, Characteristics of crime	13
	Criminology: its description, nature, scope and relationship with Criminal Policy & Crime	
	Schools of Criminology: (a) Classical School (i) Pre-classical (ii) Classical (iii) Neo-classical, (b) Positive School (i) Cesare Lombroso (ii) Gabriel de Trade (iii) Enrico Ferri, (c) Sociological School	
UNIT-II	Theories of Crime: (a) Psychopathy and Crime (b) Economic conditions and crime (c) Drug Addiction and crime (d) Sociological Theory and crime White Collar Crimes	13
	Organized Crime Statistics of crime	



UNIT-III	Theories of Punishment	13
	Capital punishment and its theories	
	Reformatory Approach towards crime: (a) Parole (b) Probation (c) Open Prisons	
	Juvenile delinquency	
UNIT-IV	Victimology: Meaning, Nature and Scope, Emerging Trends	13
	Victims of crime: (a) Child victims (b) Female victims (c) victims of sexual offences	
	Victimization and Criminal Justice System: (a) Restorative and Reparative (b) Compensation to Victims of Crime under Indian Laws (c) Plea Bargaining (d) Compounding of Offences.	

Course Outcomes

After taking the course, students will be able to:

CO1	LLB3605A .1	To various theories of crime causation, theories of punishment, juvenile justice and the releasing the offenders on probation.
CO2	LLB3605A .2	To know about the various theory of Punishment.
CO3	LLB3605A .3	To study Victimology and other theories.
CO4	LLB3605A .4	To study about the compensation of the Crime.

Recommended Books:

- K.D. Gaur: Criminal Law and Criminology, 2018
- N.Y. Paranjpe: Criminology and Penology, 2018
- Piers Beirhe, James W. Messerschmidt: Criminology, 2017
- Stephen G. Tibbetts , Craig Hemmens: Criminological Theory ,2017
- Ahmed Siddique: Criminology: Problems and Perspective, 2016
- Probation of Offenders Act, 1958

Instruction for Question Paper setter:

The theory examination i.e. end term examination shall be of 60 Marks. Question paper will be divided into five units covering whole syllabus. Unit I to Unit IV shall be of 12 marks each and each shall consist of two questions from each unit



respectively. The candidates are required to attempt one question from each unit. Unit V carrying total 12 marks consisting six questions of 2 Marks each and is compulsory.

SUBJECT TITLE: INTELLECTUAL PROPERTY LAWS

SUBJECT CODE: LLB3605B

SEMESTER: VI

CONTACT HOURS/WEEK:

Lecture (L)	Tutorial (T)	Practical (P)	Credit (C)
4	1	0	4.5

Internal Assessment: 40

End Term Exam: 60

Duration of Exam: 3Hrs

Objective and outcome of course:

This paper focuses on the study of that area of law that deals with a category of intangible rights protecting commercially valuable products of the human intellect and the protection granted to creators of innovative intellectual creations. IP (Intellectual Property) rights are vital to the success of a business or brand. There are laws that protect owners of IP, mostly in the form of patents, copyrights, and trademarks. However, violation of the terms of these protections can lead to misappropriation and unfair competition.

Sr. No	Contents	Contact
		Hours
UNIT-I	Concept, Nature and scope of Intellectual Property	15
	Historical development of IPR	
	General features of Paris Convention as revised in 1971	
	Basic principles of Agreement on Trade Related Intellectual Property Rights (TRIPs)	
	(Part-1 Article –1 Article-8)	



	Objectives and the role of World Intellectual Property Organization (WIPO)	
UNIT-II	Copyright Act, 1957	10
	Definitions, Meaning of copyright, Works in which copyright subsists (Ss 2-8 and Ss 13-16)	
	Authorities, ownership and assignment of copyright (Ss 17-21 and Ss 74-77)	
	Licences in copyright, Termination of Licences, Terms of copyright (Ss. 22-29 and Ss.30-32B)	
	Rights of 'Broadcasting Organisation" and of "Performers", infringements and civil remedies (Ss. 37-39 and Ss. 51-62)	
UNIT-III	Patents Act, 1971	10
	Objectives of Patent Act, 1970, , Inventions which are not patentable, Application for patents (Ss. 3-4 and Ss. 6-8).	
	Specification of invention, Publication and examination of application, "Anticipation and powers of the Controller with respect to application (Ss. 9-20 and Ss. 57-59).	
	When invention is not deemed to be 'anticipated', provisions for secrecy of certain inventions (Ss. 29-33 and Ss. 35-48)	
	Assignment of patents, compulsory licences (Ss. 68-69 and Ss. 83-89)	
UNIT-IV	Trade Marks Act, 1999	10
	Objectives and salient features of Trade Marks Act, 1999.	
	Definition clause and Sec.126	
	Concept of similar trade mark	
	Absolute and Relative grounds for refusal for registration of trade marks and defence of "Acquiscence". (Ss. 9-16, 133 and Sec. 33)	
	Effect of Registration	
	"Infringement" and "passing off" the trade marks (Ss. 27-31)	
	Penalties and Reliefs (Ss. 103-109 and Ss. 135)	

Course Outcomes



After taking the course, students will be able to:

CO1	LLB3605B .1	To understand the concept of the Intellectual Property Rights at International Level
CO2	LLB3605B.2	To read about the concept of the Copy Rights at National And at International
		Level
CO3	LLB3605B.3	To know about the invetions
CO4	LLB3605B.4	To follow the concept of the Trade Marks.

Recommended Books:

- P.S. Sangal& Kishore: Indian Patent System and Paris Convention: Legal Perspectives, 2018
- P. Naranyanan: Intellectual Property Law, 2018
- Shiv Sahay Singh: Law of Intellectual Property Rights: Introductory, WTO, Patent Law, Copyright law, Commercial domain, 2017
- Anderfelt: International Patent Legislation & Developing Countries, 2017
- W.R. Cornish: Intellectual Property, Patents, Copyright, Trade Marks and Allied Rights, 2017
- Bare Acts of: Copyright Act, 1957, Patents Act, 1970, Trade Marks Act, 1999

Instruction for Question Paper setter:

The theory examination i.e. end term examination shall be of 60 Marks. Question paper will be divided into five units covering whole syllabus. Unit I to Unit IV shall be of 12 marks each and each shall consist of two questions from each unit respectively. The candidates are required to attempt one question from each unit. Unit V carrying total 12 marks consisting six questions of 2 Marks each and is compulsory.

