Annexure – 3

LL.B Three Years Program Syllabus for Semester I to IV

Semester – 1

1. Title of the Course: LAW OF CONTRACT – I

Course Code:		
Semester		I
Credits		4
ISA		40 Marks
ESA		60 Marks
Course Description	ser agribor invalle con	the Law of Contract is integral to day-to-day life as we enter into numerous intracts daily. The law of contract is based on the principle of 'Pacta sunt revanda', which means that 'agreements must be kept'. The contractual reements form the backbone of every relationship. The contract establishes undaries and creates a framework for the rights and obligations of the parties volved. It provides legal remedies for parties who fail to fulfil their obligations, owing aggrieved parties to seek damages or specific performance through urts. The Contract Law underpins virtually all commercial transactions, which callitates economic activity and fosters trust and confidence in transactions.
	exj etc pro agi	the contract law includes safeguards to protect vulnerable parties from ploitation or unfair terms (rules regarding capacity, unconscionable bargains to). Contracts are not limited to commercial transactions but also govern and ovide clarity in personal relationships (pre-nuptial agreements, custody reements etc.) The essence, the law of contract permeates nearly every aspect of life, providing for
	tra	otection and recourse for individuals and businesses engaged in agreements and insactions. Its importance lies in its role as a cornerstone of commerce and conomic activity in a civilized society.
Objectives:	1. 2. 3. 4.	To analyse and apply contract formation principles. To evaluate legal capacity and consent in contractual agreements. To examine methods of contract discharge and remedies for breach. And analyse the enforceability and non-enforceability of valid, void and voidable contracts.
Course	1	1
Outcomes		definition and essentials required for a valid contract.
(Cos)	2	. The students will be able to analyse and apply concepts related to void, voidable and illegal agreements and their legal implications.

	2. The students comprehend the methods of contract discharge and a	ra abla ta
	3. The students comprehend the methods of contract discharge and a	ie abie to
	assess the damages for breach of contract.	. Crasicia
	4. The students will be able to explore and apply the provisions of the Relief Act.	e Specific
Course Co		
Modules Course Co		No of
Modules	Content	No of Hours
1	General Principles of Contract	10
1	1. History and Nature of Contractual Obligations	10
	2. Nature and kinds of Contract	
	3. Definition, Essentials for valid Contract	
	4. Agreement:	
	Definition of agreement	
	Definition of Offer, Essentials, kinds and lapse of offer	
	Definition of Acceptance, Essentials, Revocation of Acceptance.	
	5. Consideration:	
	Definition, Essentials, Kinds of Consideration,	
	Agreements without Consideration, Exceptions to the rule, Privity of	
	Contract, Indian and English Concept of Privity.	
2	Competence/consists of parties	10
2	Competence/capacity of parties 1. Minor	10
	2. Insanity and other grounds of disqualification	
	Free consent: Voidable and Void Contracts 1. Coercion	
	77 1 7 0	
	3. Fraud	
	4. Misrepresentation	
2	5. Mistake of fact and law	10
3	Legality of Object	10
	Effect of Illegal Agreements,	
	2. Various Illegal Agreements and	
	3. Agreements opposing public policy	
	Void agreements	
	Agreements in restraint of marriage	
	2. Agreements in restraint of Trade	
	3. Agreements in restraint of legal proceedings	
	4. Uncertain agreements	
	5. Wagering Agreements	
4	1. E-Contract-Essentials and validity	10
	2. Standard Form of Contracts	
	3. Contingent contracts	

	4. Quasi Contracts	
	5. Government Contracts	
5	Discharge of contracts	10
	Discharge by Performance	
	2. Discharge by Impossibility	
	3. Discharge by Breach	
	4. Discharge by Agreement	
	Remedies for Breach of Contract:	
	1. Kinds of Remedies	
	2. Damages: Remoteness of Damages, Measure of damages Kinds of	
	damages, Quantum Meruit.	
6	The Specific Relief Act, 1963	10
	1. Specific performance of contracts	
	2. Recovery of Possession of property	
	3. Rectification of instruments	
	4. Rescission of Contracts	
	5. Cancellation of Instruments	
	6. Declaratory Decrees	
	7. Injunctions	
Pedagogy:	The course would be offered primarily through the lecture method.	However,
	during the lectures, case analyses and problem-solving methods were e	employed
	for practical applications.	
Recommended	1. Singh, Avtar, edited by Rajesh Kapoor, Law of Contract, Easte	ern Book
Readings	Company, Lucknow.	
(Latest	2. Beatson J., Anson's Law of Contract, Oxford University Press.	
Edition)		
Additional	1. Pollock & Mulla, Indian Contract And Specific Relief Acts Vol	1 & 2,
Readings	LexisNexis, Gurgaon	
(Latest	2. Narender Kumar, The Indian Contract Act, 1872, Allahabad Law Ag	
Edition)	3. Cheshire and Fifoot, Law of Contract, Lexis Nexis, Butterworths Pul	
	4. Rai Kailash, Contract – 1, General Principles of Contract (Sec 1	- 75) &
	Specific Relief Act, Central Law Publications, Allahabad	

2. Title of the Course: Law of Crimes

Course Code:				
Semester		Ι		
Credits		4		
ISA 40 Marks		40 Marks		
ESA		60 Marks		
Course	This course deals with the definition of crimes under the Indian Legal System. The			
Description	police and prosecution must establish facts that will fulfil all the ingredients of the			
	definition of the section. This course also deals with the theories behind the			
	1 *	cessity of grading the punishments. The course	_	
		awareness of the evolution of criminal law in India, especially		
		ra-territorial operation. This course will be the foundation for all		
		nal law. The course would predominantly discus		
		lerstanding of the definition of crime, including	-	
		take benefit of it, and highlight the necessity of c	case laws in	
Objections	the common law system			
Objectives:	This course will be help		nitions and	
	1. To explore the keep punishments.	ey features of criminal law in dealing with defi	muons and	
	_	he definitions of various crimes and pu	nichmente	
	prescribed for th	-	momments	
	_	efinitions and concepts of the crimes		
	=	cluate the evolution of the nature of crim	es and its	
	=	due to social change.		
Course	-	ious aspects of the Law of crimes.		
Outcomes	2. To examine the def	inition of crimes with the help of case laws		
(Cos)	3. To critique the natu	are of crime and the nature of punishment prescri	ibed for the	
	crime			
	4. To create a comprehensive knowledge of mitigating and aggravating facts that			
	decide the gravity of	of the offence.		
		Course Contents		
Modules	Content		No. of	
			Hours	
1	Introduction:	4	10	
		me, Morality and Crime		
	_	owth of Criminal law		
	3. Stages of Crime			
		ents of Crime: Actus Reus & Mens Rea		
	5. Extent and Ope6. Definitions und	ration of Criminal Law		
	7. Joint and Const			
2	Punishments and Ex		10	
4	1 unishinents and Ex	cepuons	10	

	1. Punishments	
	2. Commutation of punishment, Theories of punishment,	
	3. General Exceptions I	
3	Abetment, Conspiracy and other offences	10
	1. General Exceptions II – Right to Private Defence	
	2. Abetment	
	3. Conspiracy	
	4. Waging war against the State	
	5. Undue influence	
	6. Unlawful assembly, affray,	
	7. Criminal Intimidation, Insult, Annoyance	
4	OFFENCES AGAINST WOMAN AND CHILD	10
	1. Rape and allied laws	
	2. Criminal Force and Assualt	
	3. Sexual Harassment, Voyeurism, Stalking	
	4. Offences relating to Marriage: Dowry Death, Bigamy, Cruelty	
	5. Offences against Child: Abandonment, Kidnapping, Child and	
	Prostitution	
5	OFFENCES AFFECTING THE HUMAN BODY	10
	1. Culpable Homicide,	
	2. Murder and allied sections	
	3. Hurt and Grievous Hurt	
	4. Wrongful Restraint and Wrongful Confinement	
6	Offences against property	10
	1. Theft, extortion,	
	2. robbery, dacoity,	
	3. Criminal misappropriation of property, criminal breach of trust	
	4. Receiving of stolen property	
	5. Defamation	
Pedagogy:	This course will be dealt with primarily adopting lecture method.	
	problem-solving methods would also be used in learning and assessmen	
	may be required to learn certain concepts through a collaborative bra	instorming
D 1.1	format to explore the understanding of the concepts together.	N. ·
Recommended	1. K.I. Vibhuti, P.S.A. Pillai's Criminal Law, Lexi	s Nexis,
Readings	ButterworthsWadhwa,	
(Latest	2. Nagpur.	ichina Co
Edition)	3. K.D. Gaur, Textbook on Indian Penal Code, Universal Law Publ New Delhi.	isining Co.,
		uttomantha
	4. Ratanlal Dhiraj Lal, The Indian Penal Code, Lexis Nexis, Bu Wadhwa, Nagpur.	utici wortiis
	waunwa, nagpun.	

Additional	1. Glanville Williams, Textbook of Criminal Law, Universal Law Publishing
Readings	Co., New Delhi.
(Latest	2. J.W. Cecil Turner (ed.), Kenny's Outlines of Criminal Law, Cambridge
Edition)	University Press, NewYork.
	3. K D Gour, A Textbook on Indian Penal Code, Universal Publishing House,
	New Delhi

3. Title of the Course: Law of Torts

Course Code:		
Semester		I
Credits ISA		4 40 Marks
Course Description	from judicial decisions by courshould conduct ourselves in our as to how our wrongful actions liable in tort. Wrongs such a nuisance are examples of some who is wronged to seek redress injunction, or the specific restricts of mass torts or industrial trindustrialization. Even where	ified law containing principles that have evolved arts in England. Tort law instructs us on how we reinteractions with one another. It provides insights or omissions against another person can make us a trespass, assault, defamation, negligence, and torts. Tort law, being a civil law, allows the person in the court of law for damages or compensation, tution of property. The law also provides relief in torts, which are increasingly emerging due to rapid a person is not at fault, liability in tort may still a fault liability. The course also covers aspects of notor vehicle accident claims.
Objectives:	 breach, causation, and date 2. Analyze legal doctrines at torts, strict liability, and desired. 3. Apply legal principles to Develop analytical and principles. 	and precedents related to negligence, intentional

Program outcomes (CO's)	 Students should be able to - to demonstrate a comprehensive understanding of funding tort law, including duty of care, breach, causation, at 2. apply legal doctrines and precedents to analyze and evintentional torts, strict liability, and defenses in various 3. effectively apply legal reasoning and problem-solving assess, and address tort issues in hypothetical scenaric cases. communicate complex legal concepts and analy persuasively through written assignments, oral presendiscussions. Course Contents	nd damages. aluate negligence, s contexts. s skills to identify, os and real-world vses clearly and
Modules	Content	No of
		Hours
1	Introduction:	10
	a. Concept, Definitions, Nature of tort	
	b. Difference between tort and other wrongs	
	c. Essentials of Tort.	
	d. Mental Element in Tort.	
2	General Defences in Law of Torts and Capacity	10
	1. General Defences	
	i. Volenti non fit injuria	
	ii. Plaintiff the wrongdoer	
	iii. Inevitable accident	
	iv. Act of God	
	v. Private defence	
	vi. Mistake	
	vii. Necessity	
	viii. Statutory authority	
	2. Capacity	
	i. Minor	
	ii. Corporationiii. Husband and wife	
	iv. Sovereigns	

3	Liabilities and doctrines:	10
	1. Vicarious liability:	
	i. Master - Servant.	
	ii. Principal - Agent.	
	iii. State.	
	2. Principle of No -Fault Liability	
	Rule of Strict liability	
	Rule of Absolute Liability	
	3. Liability for dangerous animals, premises, goods	
	4. Doctrine of Remoteness of damage	
4	Tort Against Person, Property and Reputation:	10
	1. Trespass	
	2. Negligence including nervous shock	
	3. Nuisance	
	4. Defamation	
	5. Deceit	
	6. Malicious Prosecution	
	7. Torts against business	
5	Discharge of tortious liability and Remedies	10
	1. Discharge of tortious liability	
	a. Death of the parties	
	b. Accord and Satisfaction	
	c. Release	
	d. Judgement	
	e. By Waiver	
	f. Acquiescence	
	g. Law of Limitation.	
	2. Remedies	
	a. Damages	
	b. Injunction	
	c. Specific restitution	
	d. Extra judicial remedies	
6	Consumer Protection and Motor Vehicles Accident Claims	10
	Important Definitions - Consumer, restrictive and unfair trade	10
	practices, defect in goods, deficiency in service	
	practices, defect in goods, deficiency in service	

Pedagogy:	3. Remedies Motor Vehicles Act 1. Salient features 2. No fault liability 3. Third party insurance 4. Claims tribunal 5. Remedies This course will be run primarily using the lecture method. Case and problemsolving methods would also be used in learning and assessment. Students may be required to learn certain concepts through a collaborative brainstorming format to explore the understanding of the concepts together.
Recommende d Readings (Latest Edition)	Law of Torts by Ratanlal and Dhirajlal, Lexis Nexis. Salmond and Heuston on the Law of Torts, Sweet & Maxwell
Additional Readings (Latest Edition)	 P.S.A. Pillai's – Law of Tort, Eastern Book Company Law of Torts, by Ramchandran, Lawmann's Introduction To The Law of Torts And Consumer Protection, Dr. Harpreet Kaur Dr. Avtar Singh, LexisNexis. Commentary on Consumer Protection Act, 2019 - Ashok Patil, Thomson Reuters

4. Title of the Course: Constitutional Law – I

Course Code:	
Semester	I
Credits	4
ISA	40 Marks
ESA	60 Marks
Course	A Constitution is a foundational document reflecting a nation's socio-
Description	economic and political framework. The Constitution of India outlines the essential elements of a modern government by defining its structure, setting priorities in terms of values to accomplish, and safeguarding the rights of its citizens through fundamental rights. Additionally, the Constitution sets the framework for a welfare state through the Directive Principles of State Policy. As the primary legal source of all laws, the Constitution mandates adherence to its provisions and values. Therefore, this course provides students with valuable insights into the historical evolution of the Constitution of India, the federal structure, fundamental rights and duties, and the impact of emergencies on fundamental freedoms. Understanding these aspects is crucial for comprehending the role of the Constitution in the nation's governance and administration of justice.
Objectives:	To explore the evolution and key features of the Constitution
J	 To gain a comprehensive understanding of the meaning, significance, nature and limitations of the Fundamental Rights and the system of judicial review. To familiarise the students with the Directive Principles of State Policy, their interconnection with fundamental rights and their relevance in legislative making. Analyse the intricate dynamics among the fundamental rights, directive Principles of State Policy and Fundamental Duties.
Course	1. The students would familiarize themselves with the historical evolution
Outcomes (Cos)	 of the Constitution and acquaint themselves with the Basic Postulates of the Constitution. The students would comprehend the meaning, scope, and limitations of fundamental rights and be able to critically analyse significant judicial decisions in assessing the validity of state restraints on fundamental freedoms. The students would be able to appreciate the role of Directive Principles of State Policy in shaping the legal regime in India and build their own narratives on using Directive Principles of State Policy to define the frontiers of fundamental rights. The students should be able to articulate their independent views on how Fundamental Rights, Directive Principles of State Policy and

Course Contents Modules Cont Intro 2. 3. 4.	Oduction: Concept, Meaning, Nature and Idea of the Constitution. Constitution as the supreme law of the land. Salient Features and Preamble of the Constitution.	No of Hours
Modules Cont Intro 1. 2. 3. 4.	Oduction: Concept, Meaning, Nature and Idea of the Constitution. Constitution as the supreme law of the land. Salient Features and Preamble of the Constitution. Fundamental Rights:	Hours
1 Intro 1. 2. 3. 4.	Oduction: Concept, Meaning, Nature and Idea of the Constitution. Constitution as the supreme law of the land. Salient Features and Preamble of the Constitution. Fundamental Rights:	Hours
1. 2. 3. 4.	Concept, Meaning, Nature and Idea of the Constitution. Constitution as the supreme law of the land. Salient Features and Preamble of the Constitution. Fundamental Rights:	
1. 2. 3. 4.	Concept, Meaning, Nature and Idea of the Constitution. Constitution as the supreme law of the land. Salient Features and Preamble of the Constitution. Fundamental Rights:	10
2. 3. 4.	Constitution. Constitution as the supreme law of the land. Salient Features and Preamble of the Constitution. Fundamental Rights:	
3. 4.	Constitution as the supreme law of the land.Salient Features and Preamble of the Constitution.Fundamental Rights:	
3. 4.	Salient Features and Preamble of the Constitution.Fundamental Rights:	
4.	. Fundamental Rights:	
	_	
	Meaning, concept and Nature of Fundamental Rights.	
<u>-</u>	Concept of State, Judicial review.	
	lamental Rights:	10
	. Right to Equality.	
2.	. Right against Discrimination.	
3.	. Right to equality of Opportunity in public	
	employment	
	. Abolition of Untouchability and Titles.	
	. Right Against Exploitation.	
	damental Rights:	10
1.	. Right to Freedom:	
	a. Freedom of Speech and Expression.	
	b. Freedom to Assemble.	
	c. Freedom to form Associations.	
	d. Freedom to move and settle.	
	e. Freedom to carry on profession, occupation,	
	trade, and business.	
2	f. Reasonable Restrictions.	
Δ.	Right to Life and Liberty:	
	a. Meaning and Concept of 'procedure established by law'	
	b. Judicial expansion of various aspects of Life	
	and Liberty.	
3	. Right to Education.	
	lamental Rights & Criminal Law:	10
Tunu		10
2.	D' 1 (C.1 D') A (O1	
3.	D +	
4.		
4.	detention. Art. 22 (4) to (7).	
5	Fundamental Rights:	10

	Freedom to practice, profess and propagate Religion.		
	2. Freedom to manage religious affairs.		
	3. Freedom as to payment of tax on the promotion of		
	Religion.		
	4. Freedom as religious instructions and worship in		
	Educational Institutes.		
	5. Protection of Interest of Minorities.		
	6. Right of Minorities in establishing and administering		
	educational institutions.		
6	Enforcement of fundamental rights, Directive Principles and 10		
	Fundamental Duties		
	Nature and the jurisdiction of the Supreme Court		
	under Article 32 - Concept, nature of Writs and		
	limitations thereof.		
	2. Evolution of Public Interest Litigation, its scope and		
	Limitations.		
	3. Article 31 A, Article 31–B and Ninth Schedule		
	4. Doctrine of Basic Structure and Limitations on		
	Judicial Review		
	5. Provisions of Emergency and its impact on		
	fundamental Rights.		
	6. Power of the Parliament to restrict and enforce		
	Fundamental Rights. Art. 33 to 35.		
	7. Directive Principles of State Policy.		
	a. Purpose and enforceability		
	b. Impact of Article 31–C		
	c. The interrelationship between Directive Principles and Fundamental Rights.		
	8. Fundamental Duties.		
D. J	l l		
Pedagogy:	This course will be run primarily in lecturing mode. Case and problem-		
	solving methods would also be used in learning and assessment. Students		
	may be required to learn certain concepts through a collaborative		
D 1 . 1	brainstorming format to explore the understanding of the concepts together.		
Recommended	2. M.P. Jain, Indian Constitutional Law, Lexis Nexis.		
Readings(Latest	3. V.N. Shukla, Constitution of India, Eastern Book Company		
Edition)			
Additional	1. H. M. Seervai, Constitutional Law of India, Universal Law		
Readings	Publishing.		
(Latest Edition)	2. D.D. Basu, Shorter Constitution of India, LexisNexis.		
	3. Granville Austin, The Indian Constitution of India, LexisNexis.		
	4. B. Shiva Rao, The Framing of India's Constitution, Universal Law		
	Publishing.		

5. Title of the Course: Family Law-I

Course Code:	
Semester	I
Credits	4
ISA	40 Marks
ESA	60 Marks
Course	Family law-I is a specialized branch of the legal system that deals with
Description	matrimonial laws, personal and general. It is focused on domestic/familial relations and incidental matters thereto, namely institution of marriage and family, matrimonial reliefs and dissolution of marriage, maintenance and alimony, legitimacy, minority and guardianship, child custody, child support, child marriage, adoption etc. It also deals with the mechanism for regulations of matrimonial dealings and redressal forums for matrimonial relief under the general as well as Personal law, namely the Special Marriage Act of 1954, Criminal Procedure, Family Laws of Goa, the Hindu law, the Muslim law, the Christian law, the Parsi law, etc. The course also highlights the difficulties of having a multiplicity of laws and emphasises the significance and need for uniform secular law for the regulation of matrimonial affairs.
Course Outcomes (Cos)	 To understand different laws and provisions dealing with domestic matters like marriage, matrimonial causes, maintenance, alimony, adoption, minority, guardianship, custody, legitimacy etc. To identify the uniqueness of each matrimonial law and legislation, Personal or general. To compare the general and personal laws and further gain insight into the merits and demerits. To evaluate the legal status of vulnerable groups, especially women and children. Gain knowledge of the various matrimonial laws in India. Apply general and personal laws in the course of legal practice. Analyse and distinguish general and personal laws and inspect their utility by weighing their positives and negatives to bring about uniformity in matrimonial laws through a model uniform civil code. To measure the legal status of women and children and make
	recommendations for appropriate reforms.
Course Content	ts

Modules	Content	No of Hours
1	INTRODUCTORY	10013
_	1. Concept of Personal law as applicable in India.	
	2. Concept & Forms of family	
	3. Jurisdiction of Courts in Family matters- Civil Court,	
	Magistrate Court, Family Courts under Family Courts	
	Act, 1984	
	4. Ancient sources of Hindu and Muslim law	
	5. Modern sources of Hindu and Muslim law	
	6. Schools of Hindu law.	
	7. Schools of Muslim law	
2	MARRIAGE	10
	(The study should have an integrated approach to Hindu law,	
	Muslim law, Christian Law, Family Laws of Goa & and the	
	Special Marriage Act)	
	1. Concept of Marriage	
	2. Ceremonies/Formalities/Procedure of Marriage	
	3. Registration of Marriage	
	4. Capacity and Essential Conditions to marry	
	5. Child marriage (Concept, Development of law-	
	Prohibition of Child Marriage Act)	
	6. Dower (Muslim Law).	
3	MATRIMONIAL RELIEFS	10
	(The study should have an integrated approach to Hindu law,	
	Muslim law, Christian Law, Family Laws of Goa & and the	
	Special Marriage Act)	
	1. Grounds of Void & Voidable Marriage	
	2. Restitution of Conjugal rights (Concept, Essentials and	
	Validity)	
	3. Judicial separation (Concept, Grounds)	
	4. Bars to matrimonial reliefs (Concept & Grounds)	
4	MATRIMONIAL RELIEFS	10
	(The study should have an integrated approach to Hindu law,	
	Muslim law, Christian Law, Family Laws of Goa & and the	
	Special Marriage Act)	
	1. Kinds of divorce.	
	2. Grounds of divorce	
	3. Comparative analysis of divorce under various personal	
	laws.	
	4. Fair trial rule	
5	Guardianship, Adoption and Custody law in India.	10

	(The study should have an integrated approach to Hindu law, Muslim law, Christian Law, Family Laws of Goa & and the Special Marriage Act) 1. Guardianship 2. Custody		
	3. Adoption		
6	ALLIED TOPICS	10	
	(The study should have an integrated approach to Hindu law,		
	Muslim law, Christian Law, Family Laws of Goa, and the Special		
	Marriage Act)		
	1. Maintenance		
	2. Legitimacy		
	3. Application of law in case of conversion.		
	4. Uniform Civil Code		
Pedagogy:	This course will primarily engage lecturing. Seminar, presentation	on, and	
	discussion methods will also be used in learning and assessment.		
Recommended	1. Paras Diwan, Modern Hindu Law, Allahabad Law Law A	agency,	
Readings	Faridabad (Haryana)		
(Latest Edition)	2. Paras Diwan, Muslim Law in Modern India, Allahabad Law Law		
	Agency, Faridabad (Haryana).		
	3. Prof. (Dr) T. V. Subba Rao's and Prof. (Dr) Vijendra Kumar, Prof.		
	G. C. V. Subba Rao's Family law in India, J.D. Gogai for Narender		
	Gogia & Company, Hyderabad.		
	4. Prof. Dotour Pires De Lima & Prof Dotour Joao De Matos Antunes		
	Varela, Fundamental Concept of Civil Law, Mirandela Artes		
	Graficas, SA		
Additional	1. Professor Iqbal Ali Khan, Mulla's, Principles of Mahomedan Law,		
Readings (Latest	LexisNexis, Butterworths Wadhwa, Nagpur		
Edition)	2. Dinshah Fardunji Mulla, Mulla's, Principles of Hindu	Law, ,	
	LexisNexis, Butterworths Wadhwa, Nagpur		
	3. Kusum, Family Law Lectures, Family Law I, LexisNexis,		
		Butterworths.	
	4. Adv. F. E. Noronha, Outline, Goa Civil Code, Published b	y F. E.	
	Noronha,		
	5. K. C. Jena, The Law's, Uniform Civil Code, (A Road Map t	•	
	common law of Succession for Women), The law, Neem	chouri,	
	Cuttak		

Semester II

1. Title of the Course: Contract II

Course Code			
Semester	II		
Credits	4		
ISA	40 Marks		
ESA	60 Marks		
Course	The expanding corpo	ratized world makes the majority of the tr	ansactions.
Description	whether in the ordinary	course of life or in the e-commerce sphere, cal law students be equipped with special cor	ontractual.
		7. The course is crafted to introduce the laws related	
		that would acquaint a student with the conc	_
	-	ations and relations between the parties.	cptuar and
Objectives	-	e principles of special contracts, partnershi	n sale of
o bjectives		and negotiation of instruments.	p, saic or
	1 1 1	ncepts and apply the fundamentals to situations	that relate
	<u> </u>	ures between the parties.	
		atutory framework that governs the contractu	al relation
	between the indivi	duals and find evidence to support the causes.	
	4. To evaluate the p	procedural safeguards and the Judicial appro	ach in the
	adjudication of the	matters reflecting contractual undertakings.	
Course	Students would be able to:		
Outcomes	1. Gain knowledge and demonstrate understanding of special contracts,		
	partnerships, the sale of movable property, and the negotiation of		
	instruments.		
	2. Apply the contractual fortification and limitations within the commercial sphere.		
	3. Analyze the legal provisions which speak of statutory control.		
	4. Appraise the procedural safeguards and the Judicial approach in the		
	adjudication of disputes.		
		Couse Contents	
Modules		Contents	No. of
			Hours
1	Special Contracts		10
		ndemnity & Contract of Guarantee	
	a) Definition & e		
	<i>'</i>	ract of Guarantee	
	=	pility of parties under the contract	
	d) Discharge of s	•	
	e) Points of dist Guarantee	inction between contract of Indemnity and	
		ailment & Contract of Pledge	
	2. Contract of D	annicht & Contract of Littingt	

	a) Definition & and fundamentals of contract	
	b) Kinds of Contract of Bailment	
	c) Rights and Duties of parties under the contract	
	d) Pledge by non-owners	
	e) Points of distinction between contract of Bailment and	
	Pledge	
2	Special Contracts	10
	Contract of Agency	
	a) Definition and essentials of contract	
	b) Creation of agency	
	c) Extent of agents authority	
	d) Delegation of authority by Agent	
	e) Rights and liability of Principal	
	f) Rights and liability of agent under the contract and towards 3 rd	
	party.	
3	Indian Partnership Act	10
	a) Fundamentals of partnership, Mode of determining existence	
	of partnership	
	b) Comparison between partnership and co-ownership,	
	Comparison between partnership and joint family business,	
	Comparison between partnership and company.	
	c) Types of Partnership	
	d) Rights, duties and obligations of partners.	
	e) Relation and liability of partners towards third persons;	
	liability of firm for acts of partners	
	f) Scope of Implied authority of a partner.	
	g) Doctrine of holding out	
	h) Minor as a partner and liability	
	i) Incoming partners, retirement of partner and expulsion of	
	partner	
	j) Modes of dissolution with rights and liabilities during and	
	post dissolution	
	k) Property of firm and partners	
	1) Registration of firm and effects of non-registration.	
4	Sale of Goods Act	10
	a) Definition and essentials of sale	
	b) Difference between contract of sale and agreement to sell.	
	Differentiate between hire – purchase and contract of sale.	
	c) Implied conditions and Warranties in a contract of sale	
	d) Transfer of property and Title in case of contract for sale	
	e) Performance of Contract, kinds of delivery and rules	
	thereunder	
<u> </u>	I	

	f) Rights of Unpaid Seller against goods and buyer	
	g) Suits for breach of Contract	
5	Negotiable Instruments Act – Part I 10	
	a) Definition and essentials of Negotiable Instruments	
	b) Promissory note:	
	Definition, Nature and Essentials of Promissory Note	
	c) Bill of exchange:	
	Definition and essentials of a bill of exchange. Bills in sets	
	Distinction between	
	Bill of exchange and Promissory Note	
	d) Cheque:	
	Definition and essentials of a cheque. Distinction between	
	Cheque and Bill of exchange	
	e) Negotiation:	
	Indorsement and its kinds, Definition of holder, and, holder	
	in due course	
	f) Holder in due course:	
	Rights and privileges of a holder in due course of a negotiable	
	instrument	
	g) Payment in due course	
6	Negotiable Instruments Act – Part II	10
0	a) Parties to negotiable instruments and their liability.	10
	b) Modes of discharge from liability: payment, cancellation,	
	release, non-presentment, etc.	
	c) Crossing of cheques	
	d) Dishonour of cheques: Criminal liability of drawer for	
	issuing cheques without funds	
	e) Presentment for payment	
	f) Dishonour: non acceptance, non-payment, Notice of	
	dishonour	
	g) Noting and protest	
	h) Maturity of negotiable instruments	
Pedagogy	This course will be run primarily in lecturing mode. Case study and	discussion
	methods would also be used in learning and assessment. Studer	
	required to learn certain concepts through a collaborative brainstorn	ning format
	to explore the understanding of the concepts together.	
Recommended	Mulla: Indian Contract Act, lexisNexis	
readings	2) Avtar Singh: Law of Contract with Specific Relief Act, Ea	stern Book
(Latest	Company	
Edition)	3) Avtar Singh: Partnership Act, Sale of Goods Act, Negotiable l	Instruments
	Act. Eastern Book Company	

Additional	1) Pollock and Mulla – Indian Contract Act, LexisNexis	
readings	2) Anson, Law of Contract, Oxford	
(Latest		
Edition)		

2. Title of the Course: Public International Law

Course Code:			
Semester		II	
Credits		4	
ISA		40	
ESA		60	
Course Description	States. The course is designed and scope of international international relations. The coascertainment of sources are recognition. The course all understanding of the impadditionally, the course adequal Jurisdiction. Treaties being emphasizes on the law of treinternational institutions that expected the course provides for analysts.	Law that primarily regulates the relation to facilitate the students' understanding law and its increasing relevance in ourse outlines the evolution of international subjects of international law, and so provides an insight into the cortance of nationality, extradition nately covers the law on State responsibility the foundation of International law eaties. The course includes an understanding is a core principle of the UN Chart sing the pacific means of settlement of vides an insight into the international law eaties and insight into the international law in the pacific means of settlement of vides an insight into the international law in the pacific means of settlement of vides an insight into the international law in the pacific means of settlement of vides an insight into the international law in the pacific means of settlement of vides an insight into the international law in the pacific means of settlement of vides an insight into the international law in the pacific means of settlement of vides an insight into the international law in the pacific means of settlement of vides an insight into the international law in the pacific means of settlement of vides an insight into the international law in the pacific means of settlement of vides and insight into the international law in the pacific means of settlement of vides and insight into the international law in the pacific means of settlement of vides and insight into the international law in the pacific means of settlement of vides and	g of the nature in present-day tional law, the did the law of omprehensive and asylum. oility and State w, the course randing of the ernational law. ter, and hence, f international
Objectives:	 To comprehend the historical development of International law and identify the sources and subjects of International law. To compare and analyse the modes of recognition of States and Governments. To determine the State jurisdiction and understand the law on State Responsibility. To understand the international importance of Nationality and analyse the law relating to treaties and state Succession. 		
Course Outcomes (Cos)	 Students should be able to comprehend the historical development of International law and identify the sources and subjects of International law. Students will be able to compare and analyse the modes of recognition of States and Governments. Students will be able to determine the State jurisdiction and understand the law on State Responsibility. Students will be able to understand the international importance of Nationality and analyse the law relating to treaties and state Succession. 		
Modules	Content		No of Hours

1	Introduction to International Law	10
	a) Nature, definition, and Historical development of	
	International Law	
	b) Theoretical foundation International law	
	c) Sources of International Law	
2	Subjects of International Law and Relationship	10
	a) Subjects of International Law	
	b) Relationship between Municipal and International Law	
	c) Intervention- types of intervention- legitimate grounds for intervention.	
3	State: Jurisdiction, Responsibility, and Recognition	10
	a) State Jurisdiction – Territorial, Personal, Protective,	
	Universal –State immunity-Diplomatic immunities and	
	Privileges	
	b) State Responsibility- Kinds of State responsibility- Breach	
	of Contractual obligations- International delinquency-	
	Expropriation of Property c) Law relating to debts-Calvo Clause	
	d) Obligation Erga Omnes	
	e) Recognition of States and Governments	
	f) Recognition De facto and De jure	
	g) Legal effects of recognition	
	h) Stimson's doctrine of non-recognition	
	i) Recognition of insurgency and belligerency.	
4	Nationality, Extradition and Asylum	10
	a) Law relating to Nationality- International importance of	
	Nationality.	
	b) Law relating to extradition, rendition, asylum.	
	c) Treatment of Aliens	
	d) International Criminal Court	
5	Law of Treaties and State Succession	10
	a) Classification of Treaties	
	b) Formation, Ratification, and reservation and Termination	
	c) Important Maxims –Pacta terties necnocent , Rebus	
	sicStantibus, PactasuntServanda	
	d) State Succession–kinds, theories, Rights and Duties	
6	Law relating to International Institutions and Peaceful	10
	settlement of disputes	

	a) The United Nations- UN Charter-Organs- Composition,	
	functions, powers, voting, Procedure.	
	b) UN Specialized Agencies	
	c) Peaceful Settlement of International Disputes	
	d) Introduction to Law of the Sea- Maritime Zones-Innocent	
	passage- Hot pursuit.	
Pedagogy:	This course will be run primarily in lecturing mode. Case and problem-solving	
	methods would also be used in learning and assessment. Students may be required	
	to learn certain concepts through a collaborative brainstorming format to explore	
	the understanding of the concepts together.	
Recommend	1. J.G. Starke, Introduction to International Law, Oxford.	
ed Readings	2. S.K.Kapoor, International Law and Human Rights, Central Law Agency	
(Latest		
Edition)		
,		
Additional	1. M. P. Tandon – Public International Law, Allahabad Law Agency.	
Readings	2. V.K.Ahuja – Public International Law, LexisNexis	
(Latest		
Edition)		

3. Title of the Course: Family Law – II

obligations.

4. Partition and reunion.

	he Course: Family Law – II			
Course Code:				
Semester	II			
Credits	4			
ISA		Marks		
ESA		Marks		
Course	1	provisions relating to intestate inher		
Description		ements governing intestate successi		
	examines the rules governing th	e mandatory heirs and their shares	and evaluates	
	the similarities and differences i	n inheritance based on religion and	gender.	
Objectives:	1. To comprehend the unco	odified Hindu Law relating to copar	rcenary	
	2. To understand the laws	relating to succession in India		
	3. To evaluate the inheritar	nce laws in India		
	4. To analyse the concept a	and need for a uniform civil code		
Course	1. The Students would far	1. The Students would familiarise themselves with the uncodified Hindu		
Outcomes	Law and its impact on the	e codified Law.		
(Cos)	2. Students would discover the different laws about inheritance in India.			
	3. Students would analyse the similarities and differences in the various			
	inheritance laws in India			
	4. The students would be	in the students would be used to constitute provisions for u		
	Uniform Civil Code			
Course Co	ntents			
Modules	Content		No of Hours	
1	Uncodified Hindu Law		10	
	1. Mitakshara joint family.			
	2. Mitakshara coparcenary -for	mation and incidents.		
	3. Property under Mitakshar	ra law -separate property and		
	coparcenary property.			
	4. Dayabhaga coparcenary -for	mation and incidents.		
	5. Property under Dayabhaga l	aw.		
	6. Marumakkattayam and Aliy	asantana laws		
2	Uncodified Hindu Law		10	
	1. Karta of the joint family -hi	s position, powers, privileges and		
	1		I	

2. Alienation of property -separate and coparcenary.

3. Debts -doctrines of pious obligations and antecedent debt.

3	Inheritance: Hindu Succession Act	10
	Historical perspective of traditional Hindu law	
	2. Succession to property of a Hindu male dying intestate	
	3. Devolution of interest in Mitakshara coparcenary	
	4. Succession to property of Hindu female dying intestate	
	5. Disqualification relating to succession.	
	6. General rules of succession	
	7. Marumakkattayam and Aliyasantana	
4	Inheritance: Muslim Inheritance	10
	1. General rules of succession	
	2. Exclusion from succession	
	3. Classification of heirs under Hanafi school and their shares	
	and distribution of property.	
	4. Classification of heirs under lthna Ashria school and their	
	shares and distribution of property.	
	5. Doctrine of Aul	
	6. Doctrine of Raad	
	7. Marz ul Maut	
5	Inheritance: Intestate succession under The Indian	10
	Succession Act of 1925	
	1. Rules in cases of Intestates other than Parsis	
	2. Special Rules for Parsi Intestates	
	3. Gifts in Contemplation of Death	
6	Inheritance: The Goa Succession, Special Notaries and	10
	Inventory Proceeding Act, 2012	
	1. Application of Act	
	2. Intestate Succession	
	a. Opening of the inheritance, competence to succeed and	
	transmission of ownership and Possession	
	b. Right to partition the inheritance	
	c. Acceptance and Renunciation of the inheritance	
	d. Liabilities of the inheritance	
	e. Legal Succession	
	f. Right of representation	
	g. Order of Succession	
	h. Preferential Right of the Spouse	
	i. Mandatory Succession, Collation and Reduction	
	j. Management of the inheritance head of the family	
	k. Disinheritance	
Pedagogy:	This course will be run primarily in lecturing mode. Case and problem-solving	
	methods would also be used in learning and assessment. Students may be required	
	and appropriate production in	,quirea

	to learn certain concepts through a collaborative brainstorming format to explore	
	the understanding of the concepts together.	
Recommended	Family law by Paras Diwan, Allahabad Law Agency.	
Readings	2. The Goa Succession, Special Notaries and Inventory Proceeding Act,	
(Latest	2012	
Edition)		
Additional	Principles of Mahomedan Law, Mulla, LexisNexis.	
Readings	2. The Indian Succession Act, Paruck, K Kannan, LexisNexis.	
(Latest	3. Portuguese Civil Code, 1867 (The Goa Succession Special Notaries and	
Edition)	Inventory Proceeding Act, 2012) (Laws of Marriage, Divorce and	
	Children) F. E. Noronha.	

	he Course: Constitutional Law	V – 11
Course Code:		**
Semester		II
Credits		4
ISA		40 Marks
ESA		60 Marks
Course Description	The constitution is the fundamental document that defines the structure of the government and lists out the powers and functions of the governmental organs and other bodies constituted under it. It is the highest law of the country to which all other laws and governmental actions must conform to. The Constitution thereby sets the limitations on the powers of the government. The Constitution of India lays down all of these and establishes the foundation for judicial review over legislative and administrative actions of the government. It also lays down a federal structure that distributes the powers between the Union and the States and establishes an integrated and independent judiciary. Therefore, this course provides the students with valuable insights into the structure and powers of the legislature, executive and judiciary, and other constitutional bodies such as the Election Commission, the relations between the Union and the States, provisions relating to emergency, governmental liability, constitutional safeguards to civil servants and amendment of the Constitution.	
Objectives:	Executive, Legislature and 2. To familiarize the stude liability and Election Com 3. To gain a detailed unders States and the concept of 4. To analyze the power of I	tanding of the relations between the Union and the

Course **Outcomes** (Cos)

- The students would familiarize themselves with the powers and functions of the Legislature and Executive at the union and State levels and the basic principles of federalism under the Constitution.
- 2. The students would comprehend the jurisdiction of the Supreme Court and its importance in a federation.
- The students would be able to appreciate the role of the Election Commission, the constitutional safeguards to civil servants and the emergency provisions.

	4. The students should be able to articulate their independent judicial review is exercised on amending powers, centre-state powers of executive and legislature.	
	Course Contents	
Modules	Content	No of Hours
1	The Union and State Executive	10
	1. Union Executive	
	 a. President of India – Powers, functions, Election, Terms and conditions of office, Constitutional position of the President of India 	
	 b. Vice President, Council of Ministers, Prime Minister 2. State Executive – Position of Governor, Discretionary Powers of the Governor 	
2	The Union and State Legislature	10
	Composition of Houses of Parliament	
	2. Composition of State legislatures	
	3. Qualification and disqualification of members of	
	Parliament and Legislatures	
	4. Legislative Process - Passing of Bills, Ordinary Bill,	
	Money Bill and Financial bill	
	5. Powers, Privileges and Immunities of Houses of Parliament and State legislatures	
3	The Judiciary	10
	 Supreme Court of India Composition, appointment and removal of judges Jurisdiction of the Supreme court – Original, Appellate, Special leave, Advisory Powers of the Supreme Court – Power to punish for contempt, power to do complete justice Law declared by the Supreme court – Doctrine of Precedents High Courts - Composition, Jurisdiction, appointment, transfer and removal of Judges Independence of Judiciary 	
4	Relations between the Union & the States	10

	 Federalism – Meaning, Nature, Cooperative Federalism Legislative relation between the Union and the States Distribution of Legislative Powers between Union and States Territorial distribution of powers and Doctrine of Territorial Nexus Distribution of legislative Powers – Union List, State List and Concurrent List and the Principles of Interpretation of the Lists Power of Parliament to Legislate on State matters Repugnancy between the Union Law and State Law Administrative relation between the Union and the States Financial Relation between the Union and the States 	
5	Emergency Provisions under the Constitution and Freedom of trade, commerce & intercourse 1. National Emergency a. Issuance of Proclamation of Emergency – grounds and procedure, Revocation of Emergency. b. Effects of Proclamation of Emergency c. Suspension of Fundamental Rights during Emergency, 2. State Emergency a. Breakdown of constitutional machinery in the States b. Judicial Review over presidential orders under Article 356. 3. Financial Emergency 4. Trade, Commerce and intercourse within the territory of India	10
6	Constitutional Safeguards to Civil Servants, Amendment of the Constitution, and Provisions relating to Government liability, Property and Election 1. Doctrine of pleasure and Constitutional safeguards to civil servants 2. Right to Property under the Constitution 3. Election, Election commission of India, Power, Functions. 4. Power and procedure to amend the Constitution and the Doctrine of Basic structure	10

Pedagogy:	The teaching methodology employed is a mixed approach, incorporating both		
	traditional classroom lectures and participatory teaching methods involving		
	discussions on legal principles and precedents. Prior to each session, students are		
	provided with the topic for discussion and assigned projects or assignments. They		
	are encouraged to prepare their topics using recommended sources and conduct		
	independent research. During classroom sessions, each student presents their		
	topic, engages in discussion to clarify doubts, and receives guidance from the		
	teacher. The teacher facilitates discussions, summarizes key points, addresses any		
	remaining doubts or queries, and encourages students to watch relevant videos		
	and stay updated on the subject matter.		
Recommended	1. M.P Jain, Indian Constitutional Law, Lexis Nexis.		
Readings	2. V.N. Shukla, Constitution of India, Eastern Book Company		
(Latest			
Edition)			
Additional	1. H.M.Seervai: Constitutional Law of India (in 2 volumes),		
Readings	Universal Book Traders, New Delhi.		
(Latest	2. Granville Austin: Indian Constitution - Cornerstone of a Nation,		
Edition)	Clarendon Press, Oxford.		
	3. B.Shiva Rao (ed): Framing of the Indian Constitution (in		
	5Volumes) Indian Institute of Public Administration, New Delhi.		
	4. Constituent Assembly Debates (Official Report), in (5 books and		
	12 volumes) Lok Sabha Secretariat, New Delhi.		
	5. D.D.Basu: Commentary on the Constitution of India, S.C.Sarkar		
	& Co., Calcutta.		

5. Optional: (Choose any One Course from i to iii)

i. Title of the Course: Right To Information and Law

Course Code:			
Semester		II	
Credits		4	
ISA		40 Marks	
ESA		60 Marks	
Course	_	th exploration of the Law relating t	-
Description	Information and its legal implications. It examines the theoretical foundations of the right to information, its historical context, and practical applications in promoting transparency and accountability in governance. Students will gain an understanding of the legislative framework surrounding access to information, its significance, case studies of RTI implementation, and emerging trends in the field.		
Objectives:	 Understand the concept, significance and historical evolution of the Law relating to the Right to Information. Application of Law relating to the Right to Information for Good Governance, Transparency and Accountability in a Democratic Society Analyze the legal principles of the Right to Information under the Right to Information Act 2005 Evaluate the challenges in the implementation of RTI law, and compare them with laws of other countries. 		
Course Outcomes (Cos)	 Students will gain a thorough understanding of the legal framework governing the Right to Information (RTI) in various jurisdictions, including relevant legislation, case law, and international conventions. Students will develop critical thinking and analytical skills to evaluate the impact of RTI laws on governance, democracy, and human rights, as well as identify challenges and limitations in their implementation. Students will understand their ethical and legal responsibilities as information seekers and users, including respecting privacy rights, ensuring accuracy and integrity in information dissemination, and advocating for the public interest. Students would evaluate the effect of relevant legislation's on Right to Information Act, and also to make a comparative analysis of the laws applicable in other countries 		
Course Cor			1
Modules	Content	. D. L T. 0	No of Hours
1	1. Genesis of Right to Info 2. Purpose of Right to Info	ormation	10

	3. Development of Right to Information in India	
	4. Aspects of the Right to Information in different legislation	
	in India	
2	Constitutional & Judicial Perspective of RTI and Role of RTI	10
	in Good Governance, Transparency & Accountability	
	1. Freedom of Speech & Expression in relation to RTI	
	2. Freedom of Press & Right to Know-Criteria for	
	Participatory Democracy	
	3. Right to Privacy & Right to Know	
	4. Good Governance: Definition & Meaning	
	5. Transparency & Accountability	
	6. Role of RTI in Realizing the goal of Good Governance &	
	Transparency	
3	Basic features of the Right to Information Act 2005	10
	1. Definition & Scope of Right to Information	
	2. Public Authorities under the Right to Information Act 2005	
	3. Duties & Responsibilities of Public Information Officer	
	under RTI Act	
	4. Disposal of Information Requests	
	Application of Right to Information Act 2005	
	Information Exempted form Disclosure	
4	2. Appellate Authorities under RTI Act 2005	10
	3. Information Commissions under RTI Act 2005	
	4. Third Party Information and RTI	
5	Important Legislation's effecting RTI	10
	1. Official Secret's Act 1923	
	2. Public Records Act 1993	
	3. Representation of Peoples Act, 1951	
	4. Whistle Blower's Protection Act, 2014	
6	Comparative Study of Right to Information	10
	1. Right to Information in Sweden	
	2. Right to Information in UK	
	3. Right to Information in USA	
	4. Right to Information in South Africa and Mexico	
Pedagogy:	The course will be delivered through a combination of lectures, discussions, case	
	studies, and practical exercises. Guest speakers, including legal experts, activists,	
	and practitioners in the field of access to information, may be invited to share th	
	insights and experiences.	
Recommended	1. Krishna Pal Malik, Right To Information & Protection To Wh	istle-Blowers,
Readings	Deep and Deep.	

(Latest	2. Dr.Vinay N. Paranjape, Right To Information Law in India, Central Law
Edition)	Agency
Additional	Barowalia JN, Commentary on The Right to Information Act
Readings	2. Niraj Kumar, Hand Book on Right to Information, Universal Law Publishing
(Latest	Co
Edition)	3. AR Parulekar, Right to Information, Universal Law Publishing Co
	4. RD Ryder, Right to Information Law, Policy and Practice, RD Ryder.

i	i. Titl	e of the Course: Law of Insurance
Course Code:		
Semester		II
Credits		4
ISA		40 Marks
ESA		60 Marks
Course Description		
Objectives of the Course	Insur 2. To ar 3. To ex	anderstand the evolution, meaning, nature and characteristics of rance nalyze various theories and principles of insurance samine the types of Insurance nalyze the Constitution, Function and Powers of Regulatory bodies

relating to Insurance

Course	On the successful completion of this course, students will be able t	io.
Outcomes	 To understand the evolution, meaning, nature, and character insurance, and to analyze various theories of insurance such theory of cooperation, theory of probability, principles of it utmost good faith, and insurable interest. To examine the various types of Insurance such as Life It Marine Insurance, Fire Insurance etc. To analyze the Constitution, Function and Powers of the Regulatory and Development Authority, Ombudsman, Life It Corporation etc. To apply the concepts of Indemnity, Subrogation, Causa Mitigation of Loss, Attachment of Risk, and Contribution. 	ch as the insurance, insurance, Insurance Insurance Proxima,
Modules	Content	No of Hours
1	Introduction to Insurance: Meaning and Definition of Insurance Nature of Insurance, Purpose and Need of Insurance, Functions of Insurance, Theory of Insurance, Types of Insurance, Advantages of Insurance, Insurable Risk, Insurance and Wagering Contract, Premium	10
2	Insurance Contract and Principles	10
	Insurance Contract- essentials of Insurance Contract, Nature of Insurance Contract, Conclusion of Insurance Contract, Basic Parts of Insurance Contract and the Doctrine of Contra Proferenteem Principles of Insurance-Insurable Interest, Uberrimae Fidei, Duty of Disclosure, Indemnity, Subrogation, Contribution, Causa Proxima, Mitigation of Loss, Attachment of Risk	
3	Life Insurance: Meaning and Definition- Nature and scope of Life Insurance-Features of Life Insurance- Formation of Life insurance contract Event insured against Life Insurance Contract- Assignment and Nomination-Kinds of Life Insurance-Riders-Life Insurance Documents Persons entitled to Payment- Settlement of Claims-Special cases of Death-Lapsed Policy Conflicting Claims-Interest on Policy Amount-Reinsurance-Double Insurance-Health Insurancee, Renewal of Medi-claim Policy	10
4	Motor Vehicle Insurance- Motor or Automobile Insurance-Categories of Vehicle-Types of Policies - Motor Insurance and Accident Insurance-Damage to the Motor Vehicle and its	10

	Accessories- Death or Injury to the Assured himself or Spouse or its Driver-Conditions under the Policy-Motor Vehicle Insurance-Motor Vehicle-Rights of Third Parties-Limitation on Third Party Rights-Scope of Section 147- Transfer of Certificate of Insurance-Death of Parties-Accident- Claims Tribunal Other kinds of Insurance Agriculture Insurance, Partial loss and Average loss, Cattle Insurance, Burglary Insurance, Aviation Insurance	
5	Fire Insurance: Definition- Causes of Fire- Nature and scope of Fire Insurance — Fire Insurance Contract- Meaning of Fire- Rights of Insurer- Policy Conditions- Kinds of Fire Insurance Policies- Fire Perils and Policies- Renewal of Policies-Cancellation and Forfeiture of Policies-Assignment of Fire Policy -Doctrine of Reinstatement- Settlement of Claims Marine Insurance: Meaning and Definition, Nature and Subject matter-Essentials of Marine Insurance Contract- Procedure for Effecting Marine Insurance -Kinds of Marine Insurance Policies- Contents of Policy-Warranties- Perils Insured-Voyage, Delay and Deviation-Double Insurance-Premium-Assignment of Marine Insurance Policy- Important Clauses of Marine Policy- Marine Losses-Loss and Abandonment- Total Loss-Notice of Abandonment-Effect of Abandonment-Partial Loss-Measure of Indemnity-Right of Insurer on Payments-Return of Premium	10
6	Insurance and Legal Framework The Insurance Act 1938- Mis-statement or Concealment-Offences and Penalties-Enquiry and Investigations -Jurisdiction of Courts Life Insurance Corporation Act 1956- regulations, Functions and Powers of Corporation-Control by the Central Government-Exclusive Privilege to Cease General Insurance Business (Nationalisation) Act 1972-Functions of GIC-Functions of Acquiring Companies-Exclusive Privilege of Carrying on General Insurance Business The Insurance Regulatory and Development Authority Act 1999 -Objectives of the IRDA Act-Establishment and	10

	Composition of IRDA-Duties, Powers and Functions of IRDA-Powers of Central Government-Establishment of Central Advisory Committee Ombudsman-Appointment-Term, remuneration and Jurisdiction-Complaints- Complaints by Mutual Consent-Duties and Powers and Award	
	Corporate Governance for Insurance Companies	
PEDAGOGY	The teaching approach for insurance laws is comprehensive, integrating various methods such as lectures, case studies, interactive discussions, field visits, role-playing exercises, research projects, technology integration, and diverse assessment techniques. This pedagogy aims to provide students with a holistic understanding of insurance laws, combining theoretical knowledge with practical application and real-world insights.	ld id th
Recommended	1. M N Srinivasan and K Kanaan Principles of Insurance Law, Easter	'n
Readings	Law House	
(Latest	2. Dr. Sachin Rastogi, Principles of Insurance Law, Lexis Nexis.	
Edition)		
Additional	1. Alexander T. Wells and Bruce D. Chadbourne, Introduction to Aviation	n
Readings	Insurance and Risk Management, Kluwer Law International.	
(Latest	2. S.N. Murthy & Dr. K.V.S. Sarma. Modern Law of Insurance in Indi, As	ia
Edition)	Law House.	
	3. Avtar Singh, Law of Insurance, Eastern Book Company	

iii. Title of the Course: Affirmative Action and Discriminative Justice

Course Code:		
Semester	r I	
Credits	4	
ISA	40 Marks	
ESA	60 Marks	
Course	Social justice aims to ensure equal access to opportunities for all, irrespective or	
Description	gender and status. It addresses not only the disparities existing in society but also focuses on rectifying the historical injustice caused to the oppressed. The Constitution of India envisages social justice and aims to create an egalitarian society. Affirmative action is part of the social justice agenda under the Indian Constitution. The very purpose of affirmative action is to offer equal opportunities, particularly in the fields of education, employment and politics. However, affirmative action had an equal number of its supporters and detractors. The controversy of merit versus mediocracy had its own merits. This course was designed to offer a theoretical understanding of equality and its relation to affirmative action. The course also offers various views on affirmative action's	
	desirability, continuity and expansion.	
Objectives:	 To introduce the concept of equality and its relation to affirmative action To explain the role of affirmative action in remedying historical injustice and discrimination based on status. To become familiar with constitutional provisions and legislative and policy frameworks for affirmative action in combating discrimination. To generate a debate on the need and necessity of affirmative action. 	
Course	1. Students will develop a critical approach in looking at the effectiveness of	
Outcomes	the affirmative action mechanism.	
(Cos)	 Students will critically evaluate different philosophical, legal, and sociological perspectives on affirmative action. Students will be able to appreciate the intersectionality approach in understanding the underpinnings of affirmative action. Students would be able to evaluate alternative approaches to the existing system of affirmative action. 	
Modules	Contents No or Hours	
1	Equality 10	
	Meaning and scope, Rule of Law, Formal and Substantive equality; Equality before law and Equal Protection of Laws, Reasonable Classification.	

	 Applying the concept of 'Equality' in law making and implementation; Similar and differential treatment Equality as a basic structure of the Constitution Discrimination-Meaning, Forms of Discrimination; Historical position of discrimination and inequalities in Indian society; Stratification of the society. 	
2	Justice And Discriminative Justice	10
	Justice-Meaning and Forms-social, economic and political; Various Theories of Justice; Discriminative Justice, Relation between Affirmative Action and Discriminative Justice.	
	2. Constitutional recognition of Affirmative Action Preamble and the Equality provisions enshrined in Part III and Part IV of the Constitution; The relationship between Part III and Part IV, Other provisions	
	3. Utilitarianism, egalitarianism, and communitarianism	
	4. Rawlsian theory of justice and its application to affirmative	
	action.	
3	Affirmative Action and related concepts	10
	 Affirmative action, meaning and scope. Jurisprudential Debates on Affirmative Action Affirmative Action and the three arguments of Equality, Diversity and Integration Critiques of affirmative action from a philosophical perspective The Idea of Fairness and Affirmative Action Caste-based discrimination and affirmative action Gender, disability, and other dimensions of identity in affirmative 	
4	Affirmative Action in India	10
	 Affirmative Action in India: Origin, history and development of Affirmative Action, Affirmative Action for Women and Children, Significant Judicial decisions Constitutional Foundation of Affirmative Action and Reservation: Definition of Scheduled Caste, Scheduled Tribes and Backward Classes Reservation in Service, Education and Political Representation 	
	 4. Judicial Debate on Caste, Social Backwardness and OBC Reservations 5. The jurisprudential propriety of extending Affirmative Action for Economically Weaker Sections 	

5	The Dialectics of Affirmative Action	10
	Meritocracy vs. diversity in educational institutions and workplaces	
	2. Creamy layer concept and challenges of social mobility	
	3. Alternatives to affirmative action: merit-based, need based	
	scholarships, outreach programs, etc.	
	4. Intersectionality and the impact of multiple forms of oppression	
	5. Politics of Affirmative action and Judicial response.	
6	Policies for Distributive Justice	10
	Policy of Economic-based reservation	
	2. Affirmative Action for the Religious Minorities.	
	3. Gender, Sexual Orientation and Affirmative Action.	
	4. Implementation of Affirmative Action policies	
	5. Revisiting the rationale for affirmative action	
	6. Reform proposals and policy innovations	
	7. Balancing equity and efficiency in distributive justice	
Recommended Readings (Latest	The teaching methodology will incorporate lecture method with participatory learning. The concepts will be initially introduced and analyzed during the lecture method. This will be followed by participatory method wherein original and critical analysis of the concepts in the light of contemporary situation, judgments, and policies would be made. The group discussions will be pre-scheduled and topics would be listed for each group. Reading material would be shared before-hand. The teacher facilitates discussions, summarizes key points, addresses any remaining doubts or queries, and encourages students to watch relevant videos and stay updated on the subject matter. 1. Ashwini Deshpande, Affirmative Action in India, Oxford University Press 2. M.P. Jain, Indian Constitutional Law, LexisNexis	
,		
Edition)	Detricio IIII Collino and Cimas Dilas III dentending I	ionalia
Additional Pandings	Patricia Hill Collins and Sirma Bilge, Understanding Intersect Theories Concepts and Contexts Polity Press	ionanty:
Readings (Latest	Theories, Concepts, and Contexts, Polity Press. 2. Zoya Hasan, Politics of Inclusion: Caste, Minorities and Affirmative	Action
Edition)	2. Zoya Hasan, Politics of Inclusion: Caste, Minorities and Affirmative Oxford University Press.	ACHOII,
Edition)	3. Marc Galanter, Competing Equalities: Law and the backward Clindia, University of California Press	lasses in
	 Ashwini Deshpande, Social Justice through Affirmative Action in I Assessment, Edward Elgar Publishing. 	ndia: An

Semester III

1. Title of the Course: Civil Procedure Code

Course Code:			
Semester	III		
Credits	4		
ISA	40 Marks		
ESA		60 Marks	
Course	The Civil Procedure is a	Procedural Law which deals with the	procedure to be
Description	followed in Civil Co commencement of the su jurisdiction of courts, the of summoning and exam It analyzes various kinds	ourts. It specifies the procedural rules pertaining to the framing of Pleadi ination of witnesses, etc. It explains the of suits. In addition, it explains the procedure, and Revision. The course also contains	ales from the aportance of the ngs, the process stages in a suit.
Objectives:	 To explore the key features of the Civil Procedure Code, The Specific Relief Act and the Limitation Act To gain a comprehensive understanding of the various procedural aspects of the Civil Law To familiarize the students with the stages of a Civil suit To analyze the procedure laid down in the Civil Procedure Code, The Specific Relief Act and Limitation Act and its application. 		
Course Outcomes (Cos)	 The students will be able to familiarize themselves with the procedural aspects of the Civil Procedure Code and the specific provisions of The Specific Relief Act and The Limitation Act. The students will be able to comprehend the meaning, scope, and limitations of various concepts and will be able to critically analyze significant judicial decisions in assessing the powers of civil courts. The students will be able to explain the procedure laid down and its application. The students will be able to develop the ability to apply the procedures in various situations and to articulate their independent views on how the judiciary can exercise their powers while dealing with Civil cases. 		
Course Co	ontents		
Modules	Content		No of Hours
1	Definitions and Jurisdic	ction of Civil Courts	10
İ			I
	1. Definitions		
	 Definitions Kinds of Jurisdict 	tion	

	4. Res Judicata and Res Sub judice	
	5. Foreign judgment	
	6. Place of suing	
2	Institution of Suits	10
	1. Institution of suits, Parties to a suit, Representative Suit	
	2. Pleadings: Plaint and written statement	
	3. Summons	
	4. Appearance and non appearance of parties	
	5. First hearing	
	6. Discovery, inspection and production of documents	
3	Orders and Judgment	10
	1. Interim orders	
	a. Payment in Court	
	b. Security of cost	
	c. Commissions	
	d. Arrest before Judgement	
	e. Attachment before Judgement	
	f. Temporary Injunction	
	g. Interlocutory Orders	
	h. Receiver	
	2. Withdrawal of suits	
	3. Compromise of suits	
	4. Death, marriage and insolvency of parties	
	5. Judgment, Order and Decree	
4	Special Suits	10
	Suits by or against Government or Public Officers	
	2. Suits by or against Partnership Firms	
	3. Suits by or against Minors and Lunatics	
	4. Interpleader Suit	
	5. Suits by Indigent Persons	
	6. Summary suits	
5	Appeals and Execution	10
	First Appeal	
	2. Second Appeal	
	3. Appeal to Supreme Court	
	4. Reference	
	5. Review	
	6. Revision	
•	•	•

	7. Execution and modes of Execution	
6	Miscellaneous, The Specific Relief Act and Limitation Act, 1963 1. Transfer of Cases 2. Restitution 3. Caveat 4. Inherent powers of the Court 5. The Specific Relief Act, 6. Limitation Act,1963	10
Pedagogy:	This course will be run primarily in lecturing mode. Case and problem-solving methods would also be used in learning and assessment. Students may be required to learn certain concepts through a collaborative brainstorming format to explore the understanding of the concepts together.	
Recommended	C.K. Takwani, Civil Procedure Code and Limitation Act, I	Eastern Book
Readings (Latest Edition)	Company. 2. Jatindra Kumar Das, Code of Civil Procedure, PHL lear Limited.	rning Private
Additional Readings (Latest	 M. P. Jain , Code of Civil Procedure , Wadhwa and Company Nagpur law Publisher. Dr. Avtar Singh, The Code of Civil Procedure, Central Law Publication. 	
Edition)		

2. Title of the Course: Administrative Law

Course Code:		
Semester		III
Credits		4
ISA		40 Marks
ESA		60 Marks
Course	Administrative Law is a b	branch of public law. Though it emerged from
Description	down through judicial review purpose of fundamental rig wherein the exercise of post-conceptual tools and mechallawyers, judges and administ judicial review over administrations.	uncodified and can be traced through principles laid ew and the plethora of statutory enactments. The hts is served largely through administrative law, wers by the government is checked through the anisms of administrative law. It is important for strators to have a firm grip on the fundamentals of trative action. The subject caters to this requirement lang the principles of administrative law and leading
	the learner to apply them in a	
Objectives:	 To define the concept controlling the exercise To gain a comprehensive Law, Separation of Pow Review To outline the concepts of delegated legislation and examine the judicial into administration in legal points. 	of Administrative Law and explore its scope in of governmental powers re understanding of the related concepts of Rule of ers, Natural Justice, Good Governance and Judicial of classification of administrative action, discretion, I the principles of natural justice of judicial review over administrative action and erpretation of the privileges and immunities of the roceedings.
Course	-	uaint themselves with the meaning and scope of
Outcomes (Cos)	USA and India, and the figustice on which Administrative action, namely delegal administrative adjudicate decisions critically to assess. The students would be a immunities of the governum.	apprehend the different categories of governmental ted legislation, administrative discretion, and ion, and be able to analyse significant judicial tess the validity of governmental actions. The privileges and ment in legal proceedings. The develop their original views on the applicability other institutional mechanism to check the possible
		rse Contents

Modules	Content	No of Hours
1	Introduction	10
	Introduction to Administrative Law	
	a. Meaning, Nature and Scope of Administrative Law	
	b. Emergence of welfare state and the growth of	
	Administrative Law in the 20 th Century	
	c. Constitutional Law and Administrative Law as	
	branches of Public Law and their inter-relationship	
	2. Conceptual Objections to Administrative Law	
	a. Characteristics of Droit Administratif	
	b. Rule of Law and a critical analysis of its projection as	
	a conceptual objection to Administrative Law in	
	England	
	c. Doctrine of Separation of Powers and its impact on	
	Administrative Law in USA	
2	Classification of Administrative Action & Administrative	10
	Discretion	
	1. Classification of administrative action	
	a. Practical significance of classification of	
	administrative action	
	b. Characteristics of Quasi-legislative action	
	c. Characteristics of Quasi-judicial action	
	d. Distinction between Quasi legislative, Quasi-judicial	
	and Administrative Action	
	2. Administrative discretion	
	a. Concept and need for conferring discretion	
	b. The concept of Judicial Review over administrative	
	discretion	
	c. Fundamental Rights and Discretion – Articles 14, 19,	
	22	
	d. Judicial Review at the stage of exercise of discretion –	
	Abuse of discretion, Non exercise of discretion	
3	Delegated Legislation	10
	1. Meaning and reasons for the growth of delegated legislation	
	2. Permissibility of delegated legislation under the Constitution	
	a. Essential Legislative Function	
	b. Doctrine of excessive delegation	
	3. Judicial Control over Delegated Legislation	
	a. Parent Act is ultra vires the Constitution	
	b. Delegated Legislation is ultra vires the Constitution	
	c. Delegated Legislation is ultra vires the Parent Act	

	4. Parliamentary Control over Delegated Legislation	
	a. Debates in the House	
	b. Memorandum on delegated legislation	
	c. Committees on Subordinate Legislation	
	5. Procedural Control over Delegated Legislation	
	a. Consultation	
	b. Publication	
	c. Laying procedure – kinds of laying	
4	Administrative Adjudication & Principles of Natural Justice	10
	1. Administrative Adjudication	
	i. Meaning of administrative adjudication	
	ii. Reasons for the growth of administrative adjudication	
	iii. Modes of administrative adjudication	
	a. Statutory Tribunal	
	b. Domestic Tribunal	
	c. Administrative Tribunal	
	2. Meaning of tribunal for the purpose of Article 136	
	3. Principles of Natural Justice	
	a. Fair hearing – concept and stages	
	b. Rule against bias, kinds of bias and tests of bias	
	c. Exceptions to natural justice	
	d. Consequences of violation of the principles of natural	
	justice	
5	Drivileges and immunities of government in legal precedings and	10
3	Privileges and immunities of government in legal proceedings and Private Law Remedies	10
	1. Immunity from operation of Statute	
	2. Statutory Notice.	
	3. Privilege to withhold documents	
	4. Promissory Estoppel	
	5. Private law remedies against government	
	a. Suit for injunction	
	b. Suit for declaration	
	c. Affirmative Action	
6	Public Law Remedy, and other institutional mechanisms against	10
	Maladministration	
	1. Public Law Remedy	
	a. Articles 32, 226 and 136 – A comparison	
	b. Writ of habeas corpus	
	c. Writ of mandamus	
	d. Writs of certiorari and prohibition	
	e. Writ of Quo Warranto	
		1

	2. Right to Information
	a. Right to know
	b. Right to information under the Right to Information
	Act, 2005
	Ombudsman and Central Vigilance Commission
Pedagogy:	This course will be run primarily in lecturing mode. Case study, problem-solving,
	and simulation methods will also be used in learning and assessment. Students
	may be required to learn certain concepts through a collaborative brainstorming
	format to explore a comprehensive understanding of the concepts.
Recommended	1. M.P Jain & S. N. Jain, Principles of Administrative Law, LexisNexis.
Readings	2. I. P. Massey, Administrative Law, Eastern Book Company
(Latest	
Edition)	
Additional	S. P. Sathe, Administrative Law, LexisNexis
Readings	2. De Smith, Woolfe & Jowell, Principles of Judicial Review, Sweet &
(Latest	Maxwell
Edition)	3. Wade & Forsyth, Administrative Law, Oxford
	4. Craig, Administrative Law, Thomson Reuters

3. Title of the Course: LEGAL THEORY

Course Code:	urse Code:		
Semester		III	
Credits		4	
ISA		40 Marks	
ESA		60 Marks	
Course	A deep understanding of the concept of law is essential for legal education and		
Description	practice to be a purposive activity oriented towards attaining justice in society. The study of jurisprudence prompts the students to venture into a realm of questions concerning law so that they can meet the challenges of abstract legal intricacies and are driven to generate answers for themselves. A significant segment of jurisprudence, which delineates the evolution of law, is concerned with the sources of law, namely legislation, custom and precedent. Law can be approached from various perspectives, and such approaches have resulted in theories of law, such as historical school, analytical school, realism and the like. In addition to the sources and theories, law is concerned with the basic concepts called elements of law. These include concepts like rights, possession, ownership, property, title, persons, and obligation. Legal Theory is about the foundation and origin of law and its analysis. It gives a		
	comprehensive view of the legal system and the legal reasoning and the laws. It also helps to understand the underlying principles, values, and assumptions of law. There are theories and schools of law as well as legal concepts.		
Objectives:	 To understand the jurisprudential analysis of law and explore the evolution of law through sources such as customs, legislation and precedent To gain a comprehensive vision of law by understanding the theories and schools of jurisprudence To familiarise the students with the legal concepts and its application in real legal issues. To originally reflect on the nature of legal rules, the meaning of legal concepts, and the essential features of the legal system to answer questions relating to justness and morality of law. 		
Course	1. The students would fami	liarize themselves with the meaning and natu	re of law
Outcomes	and the historical evolut	ion of the law.	
(Cos)	understanding the found 3. The students would be a derive sound solutions to	ble to appreciate the legal concepts and apply o legal issues. ble to critically evaluate the nature of law and	y them to
Course Con	I .		
Modules	Content		No of Hours

1.	Introduction to Jurisprudence and Natural Law Theory	10
	Meaning and nature of law	
	a. Definition and scope of Jurisprudence	
	b. Concept and purpose of law	
	c. Territorial nature of law	
	d. International Law as Law	
	Law as the dictate of reason - Natural Law Theory	
	a. Ancient period & Medieval Period,	
	b. Period of Renaissance	
	c. Decline of Natural Law Theory	
	d. Revival of Natural Law	
2	Schools/Theories of Law	10
_	Analytical Legal Positivism	10
	a. Analytical positivism of Jeremy Bentham and John Austin	
	b. Kelson's Pure Theory of Law	
	c. H.L.A. Hart's Concept of Law	
	Historical School of Law	
	a. Contribution of Henry Maine	
	b. Savigny's Volksgeist	
3	Schools/Theories of Law	10
3	a. Sociological School-Roscoe Pound's Social Engineering	10
	b. Economic Theory of Law – Views of Karl Marx	
	c. American and Scandinavian Realism	
4	Sources of law	10
4	Legislation as a source of law	10
	a. Nature and Concept of legislation as a source of law	
	b. Kinds of Legislation	
	c. Legislation & other sources of Law- An evaluationd. Codification	
	Precedent as a source of law	
	a. Nature and Concept of Precedent as a source of law	
	b. Kinds of Precedents	
	c. Ratio Decidendi/Obiter Dicta and Stare Decisis	
	d. Circumstances which destroy or weaken the binding force of	
	Precedent	
	Custom as a source of law	
	a. Nature and Concept of Custom as a source of law	
	b. Requisites of a valid custom	
	c. Kinds of Custom	
	d. Theories regarding transformation of custom into law-	
	Historical & Analytical Theory	10
5.	Legal Concepts	10

	Legal Rights	
	a. Concept of legal Rights	
	b. Essentials/Characteristics of legal Rights	
	c. Kinds of Legal Rights.	
	Persons	
	a. Concept and Meaning of 'Persons'-Nature and Legal	
	b. Kinds of legal persons	
	c. Legal Status of lower animals, dead man, Unborn person and	
	religious entities	
	Possession	
	a. Concept and elements of possession	
	b. Kinds of possession	
	c. Modes of acquisition of possession & Possessory remedies.	
6.	Legal Concepts	10
	Ownership	
	a. Concept of ownership	
	b. subject matter of ownership.	
	c. Modes of acquisition of ownership	
	d. Kinds of ownership	
	Titles	
	a. Concept of Title	
	b. Classification of Titles	
	c. Agreements and causes for invalidity of agreements	
	Law of Property	
	a. Meaning of property	
	b. Kinds of property	
	c. Modes of acquisition of property	
	Law of obligations	
	a. Nature of obligations	
	b. Solidary obligations	
	c. Kinds of Solidary Obligations	
	d. Sources of obligations.	
Pedagogy:	This course will be run primarily in lecturing mode. Case and problem-solving	
	methods would also be used in learning and assessment. Students may be required	
	to learn certain concepts through a collaborative brainstorming format to explore	
	the understanding of the concepts together.	
Recommended	1. Salmond : Jurisprudence	
Readings	2. Dr. N.V. Paranjape: Studies in Jurisprudence and Legal Theory	
(Latest	2. Dr. N. V. Faranjape. Studies in Jurisprudence and Legar Theory	
Edition)		
Additional	1. Dias : Jurisprudence	
Readings	2. Lloyd : Jurisprudence	

(Latest	3. Dr. B.N. Mani Triptathi, : Jurisprudence.
Edition)	4. V.D. Mahajan: Jurispridence and Legal Theory

4. &. 5. Optional (Choose any TWO Courses for i to vi)

i. Title of the Course: Human Rights

Course Code:			
Semester		III	
Credits		4	
ISA		40 Marks	
ESA		60 Marks	
Course	Human Rights are the most basic rights every human possesses. The		s. These rights
Description	are vast and diverse as they engulf every aspect of human life. The course aims to provide a clear understanding of the various rights that are encompassed in various legal instruments. International Instruments such as UDHR, ICCPR, ICESCR, and others, as well as their protocols, have proved the effectiveness of these rights. The course will offer a legal perspective and a philosophical, historical, and social perspective. The course also teaches		
	that the Indian Constitution has recognised these rights through the Constitution.		
Objectives:	 To explore the evolution of Human Rights. To gain a comprehensive understanding of the various International Instruments on Human Rights. To familiarise the students with the distinct protection accorded in other regions of the world, especially America, Europe, and Africa, by analysing their strong internal mechanisms for the protection of human rights through commissions and courts. Appraise the Indian Law for the protection of Human Rights and explain the functioning of the mechanisms established through it. 		
Course Outcomes	1. The students would familiarize themselves with the historical evolution		
(Cos)	World Wars and the Instruments protect to protect the human results. The students will a manner in which the the students will International Instruments.	omprehend various regional systems in ights of their citizens. Appreciate the position of NHRC and States.	the world that SHRC and the provisions of
Modules	Content	urse coments	No of Hours
MIOUUICS	Content		140 01 110018

1	Introduction	10
	1. History of Human Rights	
	2. Jurisprudence of Human Rights	
	3. Definitions	
	4. Theories of Human Rights	
	5. Classification of Human Rights	
2	Universal Protection of Human Rights	10
	1. UN Charter and Human Rights	
	2. Universal Declaration of Human Rights (UDHR),	
	1948	
	3. International Covenant on Civil and Political Rights	
	(ICCPR), 1966	
	4. International Covenant on Economic, Social and	
	Cultural Rights (ICESCR), 1966	
	5. Human Rights Council	
3	Regional Protection of Human Rights	10
	European System of Protection of Human Rights	
	2. African System of Protection of Human Rights-	
	BANJUL CHARTER	
	3. American System of protection of Human Rights	
	4. Arab League	
4	Protection of Human Rights in India	10
	Human Rights and Constitution of India	
	2. The Protection of Human Rights Act, 1993- The	
	National Human Rights Commission, The State	
	Human Rights Commission and The Human Rights	
	Court	
5	Human Rights and Vulnerable Groups- I	10
	1. Rights of Women	
	2. Rights of Minorities	
	3. Rights of Aged	10
6	Human Rights and Vulnerable Groups- II	10
	Rights of Children Rights of Possens with Disabilities	
	2. Rights of Persons with Disabilities	
	3. Rights of Indigenous groups	
Pedagogy:	This course will be run primarily in lecturing mode. Case	and problem-
	solving methods would also be used in learning and assessing	-
[

	may be required to learn certain concepts through a collaborative		
	brainstorming format to explore the understanding of the concepts together.		
Recommended	1. Dr. U. Chandra, Human Rights, Allahabad Law Agency.		
Readings (Latest	2. Dr S.K. Kapoor, International Law and Human Rights, Central Law		
Edition)	Agency		
Additional	1. United Nations Charter, 1945.		
Readings (Latest	2. Universal Declaration of Human Rights, 1948.		
Edition)	3. International Convention on the Elimination of All Forms of Racial		
	Discrimination, 1948.		
	4. International covenant on civil and Political Rights, 1966.		
	5. International covenant on Economic and Cultural Rights, 1966.		
	6. Convention on Elimination of All forms of Discrimination Against		
	Women, 1979.		
	7. Convention on the Rights of the Child, 1989		

ii. Title of the Course: BANKING LAW

G G 1	ii. Title of the Course: BANKING LAW
Course Code:	
Semester	III
Credits	4
ISA	40 Marks
ESA	60 Marks
Course	This course explores the complex legal framework that governs the banking
Description	Sector, addressing fundamental principles, regulations, and case studies that influence banking activities and transactions. The important subjects covered
	include the legal aspects of deposit-taking, lending, securities, and adherence to
	regulatory standards. Special attention is given to the intricate relationship
	between statutory laws, common law doctrines, and the evolving landscape of
	regulatory measures. By examining pertinent statutes and significant legal cases,
	students develop a thorough comprehension of the rights, duties, and obligations
	of banks, clients, and other involved parties. Additionally, contemporary issues
	such as digital banking and global banking regulations are examined. The primary
	objective of the course is to provide students with the legal expertise and
	analytical skills required to navigate the intricate realm of banking law in today's
	ever-changing financial environment. Understanding banking law is essential in
	our daily lives as it ensures the security of financial transactions, upholds
	consumer rights, and promotes the stability of the banking sector.
Objectives:	1. To analyse the dynamic relationship between statutory laws, common law
	principles, and evolving regulatory policies, fostering critical thinking skills
	necessary for navigating complex banking legal issues.
	2. To gain a comprehensive understanding of the rights, responsibilities, and
	liabilities of banks, customers, and other stakeholders in various banking
	transactions.
	3. To familiarise the students with relevant case studies and precedents,
	facilitating the application of legal principles to real-world banking scenarios.
	4. To explore the intricacies of banking regulations and statutes, enabling
	students to comprehend the legal framework governing banking operations.
Course	1. The students would familiarize themselves to gain a basic understanding of
Outcomes	the various laws and regulations governing banking operations, including but
(Cos)	not limited to laws related to deposits, loans, investments, and consumer
	protection.
	2. The students would comprehend the nuances of legal frameworks, interpretations and their practical applications in the banking sector.
	interpretations, and their practical applications in the banking sector. 3. The students should be able to appreciate the role of banking laws in ensuring
	3. The students should be able to appreciate the role of banking laws in ensuring fair and ethical banking practices.
	4. The students should be able to articulate legal concepts, analyse case studies,
	and present arguments related to banking/ laws confidently in both oral and
	written forms
	written forms

Course C	Contents	
Modules	Content	No of Hours
1	History and Development of Banking:	10
	1. Role of Banking in National Economy	
	2. Evolution & emergence of Banking industry in India.	
	3. Nationalisation of Banks	
	4. Concept, meaning and definition of Bank	
	5. Concept, meaning and definition of Customer.	
	6. Special Types of Customers	
2	Relationship between Banker and Customer:	10
	1. General Relationship.	
	i) Debtor – Creditor	
	ii) Trustee – Beneficiary	
	iii) Agent – Principal	
	iv) Bailor - Bailee	
	2. Special Relationship/ Rights and Obligations.	
	i) Duty to honour Cheques	
	ii) Duty to maintain Secrecy	
	iii) Duty not to close Customer's account	
	iv) Right of General Lien	
	v) Right of Set-off	
	vi) Right of Appropriation/Clayton's Case	
	vii) Right to claim incidental charges etc	
3	The Securitisation and Reconstruction of Financial Assets and	10
	Enforcement of Security Interest Act, 2002	
	1. Regulation of securitisation and reconstruction of financial	
	assets of banks and financial institutions	
	2. Enforcement of security interest	
	3. Central registry	
	4. Offences and penalties	
4	Key Banking Services:	10
	1. Passbook	
	2. Letters of Credit	
	3. Safe Custody Deposits	
	4. E- Banking	
5	Legislative Frameworks:	10
	Reserve Bank of India Act, 1934	
	2. Banking Regulation Act, 1949	
6	Insolvency and Bankruptcy Code 2016	10
*	Introduction to Insolvency and Bankruptcy Code 2016	
	1. Independent to inservency and Buildington Code 2010	

	2. Corporate Insolvency Resolution Process				
	3. Individual Insolvency Resolution Process				
	4. Adjudicating Authority and Appellate Mechanism	4. Adjudicating Authority and Appellate Mechanism			
	5. Offences and Penalties				
	6. Insolvency and Bankruptcy Board of India. Etc.,				
Pedagogy:	This course will be run primarily in lecturing mode. Case and problem-so	olving			
	methods would also be used in learning and assessment. Students may be required				
	to learn certain concepts through a collaborative brainstorming format to explore				
	the understanding of the concepts together. Self-study and undertaking of projects				
	will also form part of pedagogy.				
Recommended	1. R. N. Chaudhary: Banking Laws, Bharat Law House				
Readings	2. Vinod Kothari & Sikha Bansal: Law relating to Insolvency and Bankruptcy				
(Latest	Code 2016, Taxman				
Edition)					
Additional	Dr. Subramanyam: Law of Banking, Gogia and Company				
Readings	Tannan: Law of Banking, LexoisNexis				
(Latest					
Edition)					

iii. Title of the Course: Information and Technology Law

	iii. Title of the Course: Information and Technology Law		
Course	The subject deals with the understanding of Information technology and the law		
Description	relating to it. It explores essential concepts such as the legal recognition of		
	electronic records and explains the regime of cyber crimes. The subject also		
	analyses the evidentiary value of the electronic records with reference to the law		
	of evidence. It also highlights the recent developments in the field of technology		
Objectives:	1. To define the concept of information technology and cyberspace and		
	understand the different factors that result in crime causation.		
	2. To outline the law relating to legal recognition provided to electronic records		
	3. To examine various cybercrimes and remedies provided for them.		
	4. To evaluate the admissibility of electronic evidence in evidence		
Course	1. The students are able to comprehend the law relating to information		
Outcomes	technology and cyber crimes.		
(Cos)	2. The students will be able to appreciate the importance of electronic records		
	and their admissibility in evidence.		
	3. The students would assess the impact of cybercrime.		
	4. The students can evaluate the emerging concepts in the technology field.		
Course Cor	ntents		
Modules	Content No of		
	Hours		

Modules	Content	No	of
		Hours	
1	Information Technology & Law	10	
	 Meaning of Information technology & cyberspace 		
	2. Need for Information technology & cyberspace		
	3. Cyberlaw- the Information Technology Act2000 and the		
	Information Technology (Amendment)Act 2008		
	4. History & Essence of the Act		
	5. Definitions & concepts under the Act		
2	Electronic records	10	
	Legal recognition		
	2. Governance		
	3. Digital signatures and electronic signature		
	4. Regulation of Certifying Authorities		
	5. Controller of Certifying Authorities		
3	Cyber crimes	10	
	1. Meaning & classification		
	2. Cyber crimes against persons		
	3. Cyber crimes against property		
	4. Cybercrimes against society		

	5. Remedies against cyber crimes under IT Act 2000		
4	Digital evidence	10	
	 Admissibility of electronic records in evidence 		
	2. Digital signature as evidence		
	3. Cyber crime investigation		
	4. Cyber Appellate Tribunal		
	5. Cyber Regulation Appellate Tribunal Rules 2000		
5	Liability in cyberspace	10	
	 Liability of companies 		
	2. Trademark issues in cyberspace		
	Computer software and copyright law		
	4. Liability of Network Servic Providers		
	5. Information Technology Rules 2021		
6	New trends in Information Technology Law	10	
	Emerging Cyber Law practices		
	2. courts and Public Interest Litigations		
	3. Indian Consumers and Cyber space- cyber frauds		
	4. Social networking sites and the law		
	5. Recent cyber crime cases		
Pedagogy:	This course will mainly involve the lecture method. Case studies, discussion		
	methods, problem-solving methods will also be used in teaching an	nd assessment.	
	The experts from the field will also enlighten the students on emerging areas		
	related to information technology.		
Recommended	1. Dr. Krishna Pal Malik, Information Technology & Cyber La	aw, Allahabad	
Readings	Law Agency		
(Latest	2. Dr. V. Paranjape, Cyber crimes and Law, Central Law Agency, Allahabad		
Edition)			
Additional	1. Farooq Ahmed, Cyber Law in India, Pioneer books, New Delhi		
Readings	2. Vakul Sharma, Information Technology and Practice, Universal, Delhi		
(Latest			
Edition)			

iv. Title of the Course: Interpretation of Statutes

Course Code:			
Semester	III		
Credits	4		
ISA	40 Marks		
ESA	60 Marks		
Course	Legislation is the major source of law in the modern era. Le	gislature enact laws	
Description	after much deliberation. In this process, the law-making body must take int account the future needs of the people and the changing paradigms of society		
	First, the basic reason for the need to interpret statutes is to spirit of the Legislative language and the Legislative intent.		
	language may be complex for a layman to understand, legislative intent reflects the meaning, purpose and object pervading through the statute. Secondly, with the emergence of judicial activism, interpretation of statutes has become a method by which the judiciary explores the intention behind the statutes. In this context, principles of interpretation and construction help us comprehend the legislative intent in the interpretation of statutes.		
Objectives:	 To understand the concept of Interpretation and construct To identify the principles of interpretation as a pronouncements. To analyze the relevance and application of legal m interpretation and construction. To evaluate the judicial presumptions in the interpretation 	pplied in Judicial axims and Aids to	
Course	Students would be able to -		
Outcomes Course Cor	 Understand the fundamentals of the interpretation of statute. Experiment with the principles of interpretation and constudies. Examine the application of legal maxims and the utilinterpretation of statutes. Justify the validity of judicial presumptions in the interpretation. 	onstruction in case	
		Ne	
Modules	Content	No of Hours	
1	Basic and General Principles of Interpretation:	10	
	 Meaning, need and object of Interpretation. Intention of Legislature. 		
	3. Literal Rule of Interpretation.4. Mischief Rule of Interpretation5. Golden Rule of Interpretation		
2	Aids to Construction: 1. Internal Aids to Construction	10	

	2. External Aids to Construction	
3	Other Principles of Construction:	10
	1. Beneficial construction	
	2. Restrictive construction	
	3. Strict construction	
	4. Harmonious construction	
	5. Equitable construction	
	6. Construction in <i>Bona partem</i>	
	7. Construction in <i>Pari materia</i>	
	8. Construction to prevent evasion or abuse	
	9. Statute to be read as a whole	
	10. Treatment of General Words	
4	Maxims:	10
	1. Casus omissus	
	2. Contemporanea Expositio	
	3. Ejusdem Generis	
	4. Noscitur a sochiis	
	5. Ut res magis valeat quam pareat	
	6. Generalia specialibus non derogant	
	7. Expressio unius est exclusio alterius	
	8. Ex viscerabus actus	
	9. Reddedo Singula Singulis	
5	Presumptions:	10
	1. Presumption in favour of constitutionality of statute	
	2. Presumption against ousting established jurisdiction	
	3. Presumption against exceeding territorial nexus	
	4. Presumption against ouster of jurisdiction of courts	
	5. Presumption against changes in common law	
	6. Presumption against including what is inconvenient or	
	unreasonable	
	7. Presumption against intending injustice or absurdity	
	8. Presumption against retrospective operation of law	
	9. Presumption against violation of international law	
6	Classification of Statutes and General Clauses Act:	10
	1. Classification of Statutes:	
	a. Imperative and Directive Statutes	
	b. Codifying and Consolidating Statutes	
	2. General Clauses Act:	
	a. Definitions Sec.3	
	b. Commencement of Acts	
	c. Repeal	
	d. Commencement and Termination of Time	

	e. Computation of time		
	f. Measurement of distances		
	g. Duty to be taken on pro-rata		
	h. Gender and Number		
	i. Powers conferred		
	j. Power to appoint		
Pedagogy:	This course will be run primarily in lecturing mode. Case and problem-solving		
	methods would also be used in learning and assessment. Students may be required		
	to learn certain concepts through a collaborative brainstorming format to explore		
	the understanding of the concepts together.		
Recommended	Maxwell, Interpretation of Statutes, Lexis Nexis		
Readings	2. G.P.Singh, Interpretation of Statutes, Lexis Nexis		
(Latest			
Edition)			
Additional	Vepa Sarathi, Interpretation of Statutes, Eastern Book Company		
Readings	2. Avtar Singh, Interpretation of Statutes, Lexis Nexis		
(Latest	3. K P. Chakravarty, Interpretation of Statutes, Central Law Agency.		
Edition)			

v. Title of the Course: Gender Justice and Feminist Jurisprudence

Course Code:		•	
Semester			
Credits			
ISA		rks	
ESA	60 Ma	rks	
Course	The Constitution of India guaran	tees equal treatment to all. Specific provis	sions
Description	were made both in parts III and l	V of the Constitution to bring gender equa	ality.
	In spite of such protection, the la	w and legal process are far from providing	such
	equality. This course would add	lress the discrimination against women du	ae to
	inherent inequalities that exist in	socio-economic and political spheres in In	ndia.
	This course focuses on gender b	as operating in society and the legal syste	m in
	India and offers an understandin	g of law from a feminist perspective.	
Objectives:	1. To understand the intricacies	s of sex and gender-based discrimination.	
	2. To explore the concept of	feminism and different models of fem	inist
	jurisprudence.		
	3. To familiarize the reproduct	ve rights of women and the legal protection	on
	4. To introduce the role of the international instruments safeguarding women		
	from discrimination		
Course	Students are able to appreciate the forms of discrimination rooted in		
Outcomes (Cos)	sex and gender.		
	1	various theories of feminism and able to of feminist jurisprudence.	
	3. Evaluate the efficacy of the legal framework in protecting women's reproductive rights.		3
	4. Demonstrate the knowledge of important international instruments adopted for safeguarding women from exploitation.		
Modules	Contents	Numb	er
		of hou	irs
1	Introduction	10	
	1. Understanding the conce	ept of Gender justice	
	2. Notions of sex and gend	er	
	3. Deconstructing Sex and	Gender	
	4. Indicators of Status: Diff	Perence in –	

	Life expectancy, female foeticide, control over property,	
	working conditions, symbolic representation, one's body,	
	daily lifestyles, and reproductive processes.	
2	Patriarchy and Feminist Jurisprudence	10
	1. The notion of Patriarchy	
	2. Sameness and difference debate	
	3. Liberal feminism	
	4. Radical feminism	
	5. Socialist/Marxist feminist approaches	
	6. Growth of feminism and Feminist Jurisprudence	
	Impact and Contribution of Feministic Jurisprudence	
3	International Instruments on Gender Justice	10
	1. Convention on the political rights of women	
	2. Convention of Elimination of all kinds of discrimination	
	against Women, 1979	
	3. Convention on traffic in women and children, 1949	
	4. Recommendation of WTO on sex-oriented Tourism.	
	5. UN Human Rights Council Resolution on Human Rights,	
	Sexual Orientation and Gender Identity, 2011	
	Human Rights Council Resolution on sexual orientation	
	and gender identity (2014)	
4	Sexuality and Morality in Law	10
	1. Rape Laws	
	2. Adultery	
	3. Immoral Traffic Prevention Act 1956	
	4. Indecent Representation of Women (Prohibition) Act, 1986	
	5. Sexual Orientation and Gender Identity: Rights of	
	LGBTQ++	
	6. The Transgender Persons (Protection of Rights) Act 2019	
5	Economic Empowerment of Women and Law	10
	1. Labour Laws:	
	a. Gender protective laws	
L		

	b. Gender neutral laws			
	c. Gender corrective laws			
	2. Protection against Sexual Harassment at the Workplace			
6	Reproductive Rights 10			
	Offences relating to unborn child and miscarriage			
	2. Medical Termination of Pregnancy Act, 1971			
	3. Maternity Benefits Act, 1964			
	4. Pre-Conception and Pre-Natal Diagnostic Techniques Act,			
	1994			
Pedagogy:	This course will be run primarily in lecturing mode. Students may be re	equired		
	to learn certain concepts through debates, role play and collab	to learn certain concepts through debates, role play and collaborative		
	brainstorming formats to explore the understanding of the concepts together.			
Recommended	1. Amita Dhanda, Archana Parashar (Ed) Engendering Law Essays in Honour			
Readings (Latest	Of Lotika Sarkar, Eastern Book Depot			
Edition)	2. Sarla Gopalan, Towards Equality – The Unfinished Agenda – Status of			
	Women in India, National Commission For Women.			
Additional	1. Kalapana Kannabhiran (Ed), Women and Law Critical Fo	eminist		
Readings (Latest	Perspectives, Sage Publications			
Edition)	2. Feminist Politics: Work, Money, Power Maitrayee Mukhopadhyay and			
	Navsharan Singh, Women Unlimited.			
	3. Ratna Kapur and Brendia Cossman, Subversive Sites: Fe	eminist		
	Engagements with Law in India, Oxford University Press.			
	4. The Third Sex And Human Rights, Rajesh Talwar, Gyan Publishing	g House		

vi. Title of the Course: Health Law

Course Code:			
Semester		III	
Credits		4	
ISA		40 Marks	
ESA		60 Marks	
Course	This paper seeks to explo	pre various areas of the law that deal with creat	ing and,
Description	maintaining and regulating to be operative in the following norms, there are various contributed significantly adjusting and balancing medicine are areas of high	ng 'health.' The Constitution of India has certained of healthcare. Coupled with these constitution of legislative measures. Time and again, the judicy in this sector, aiming to create a just soon the rights and duties of the individuals. Legh social concern.	in norms itutional ciary has ciety by aw and
Objectives:	 To give a comprehensive and practical approach to the students to make them aware of the developments in medical sciences. To enable them to be equipped to face the recent challenges raised by the modern issues in the contemporary era. To familiarize and expose the students to various problems of medicine and law and to acquaint them with the existing laws in different fields of the medical profession. 		d by the
Course Outcomes (Cos)	health law. 2. The students will conbe able to understand various health acts. 3. The students should these health legislation. 4. The students should evaluating the law's perspectives.	understand and familiarise with various asymptehend various problems with health law at the limitations underlying the implementation be able to appreciate the importance of awardons within different allied medical professions at the able to articulate their independent via adequacy in solving the problems with compourse Contents	and will on of the eness of in India.
Modules	Content	burse Contents	No. of
1v10uuics	Content		Hours
1	HEALTH LAW IN IND	ΙΔ	10018
1		tween law and medicine;	10
	-	ective- right to health; right to life	
	-	s: right to emergency health care	
	4.Role of WHO	s. IIght to emergency heatin care	
2		ONAL, PATIENT AND THE LAW-	15
_		aints and Regulatory authorities;	
	1. Disciplinary constr	anno and regulatory additioning,	1

	2. Doctor -Patient relationship -Informed consent and	
	confidentiality	
	3. Doctor and Para Medical professionals- Code of ethics in medical	
	profession	
	4. Institutional control- hospitals, testing laboratories, research	
	centres;	
3	LEGAL ASPECTS OF HEALTHCARE	10
3		10
	 Regulation on manufacture storage and sale of medicines Advertisements – regulations 	
4	3. Medical Wastes- Handling and Disposal	1.5
4	LIABILITY FOR PROFESSIONAL NEGLIGENCE	15
	1. Law of torts- standard of care	
	2. Problems of evidence	
	3. Contractual liability.	
	4. Criminal liability ,	
	5. Liability of doctors and hospitals under consumer protection law	
5	BIOETHICS - ISSUES AND CHALLENGES:	10
	1. Transplantation of organs- legislation	
	2. Euthanasia and physician assisted suicide –	
	3. Reproductive technology -Artificial insemination, IVF's	
	4. Surrogacy and the Law	
	5. PCPDNT and MTP- rights of the Unborn	
Pedagogy:	This course will be run primarily in lecturing mode. Case and problem-solving	
	methods would also be used in learning and assessment. Students	=
	required to learn certain concepts through a collaborative brainstorming	g format
	to explore the understanding of the concepts together.	
Recommended	1. Satish Tiwar, Mahesh Badwa, Mukul Tiwari & Alka kuthe: Text Bo	ok on
Readings (Latest	Medico Legal Issues; Jaypee Brothers Medical Publisers.	
Edition)	2. Dr. Jaisigh P. Modi: A textbook of Medical Jurisprudence and Toxi	cology;
	Lexis Nexis.	
	3. S.V. Jayarao: Current issues in Criminal Justice and Medical Law;	Eastern
	Law House.	
Additional	5.R.K. Bag: Medical Negligence and Compensation, Eastern Law House	se,
Readings (Latest	6.S.K. Singhal: Forensic Medicine and Jurisprudence; NBD.	
Edition)		
	7. Jonathan Herring: Medical Law and Ethics; OUP, UK.	

Semester IV

1. Title of the Course: Law of Property

Course Code:	e Course. Law of Frope		
Semester		IV	
Credits		4	
ISA		40 Marks	
ESA		60 Marks	
Course	The Law of Property is	s a substantive law which deals with rules rela	ating to the
Description Objectives:	transfer of movable and It deals with general pri especially with regard t also deals with the Gift under the Transfer of I Easement Act. The Act mode of acquisition of e	immovable property under the Transfer of Principles of Transfer of movable and immovable of the sale, lease and mortgage of immovable and Exchange of both movable and immovable mmovable Property. This course also covers at mainly deals with the classification of easier easement, and the suspension and revocation of cortant aspect of the transfer of property	property. It e properties the Indian sement, the
-	 To gain a comprehent the transfer of propers. To familiarize the immovable propers immovable propers lease and a licence. Analyze various pristransferees in the Transferees. 	ensive understanding of the various principles erty. students with the concept of sale, mortgageties, and gift and exchange of both moties. Students also understand the difference enciples based on good faith, i.e. protection transfer of Property Act.	e, lease of evable and between a o bonafide
Course	1. The students would familiarize themselves with the concepts of Sale,		
Outcomes	Mortgage, Lease, Gift, Exchange, transfer of actionable claim, granting of		
(Cos)	various concepts and decisions in assessing Fraudulent transfers 3. The students should effect on bonafide to 4. The students should Lease and License,	d comprehend the meaning, scope, and limited will be able to critically analyze significant of concepts such as Part Performance, Lis Personance, Lis Personance, Lis Personance, Lis Personance of November 2018.	ant judicial endens, and tice and its es between
Modules	Content		No of
wiodules	Content		No of Hours
1	1. Law of property	mmovable Property, Attestation, Notice and	10

	3. Definition of Transfer of Property and transactions that do not	
	fall under the purview of the Transfer of Property Act.	
	4. What may be transferred and persons competent to transfer	
	5. Operation of transfer and Oral transfer	
2	Restrictions, Transfer for the benefit of the unborn person,	10
_	Vested and Contingent Interest	10
	1. Condition restraining alienation and restriction repugnant to	
	interest created	
	2. Transfer for the benefit of the unborn person and rule against	
	perpetuity	
	3. Direction for accumulation	
	4. Vested interest and Contingent interest	
3	Conditional Transfer, Election, Covenants, Transfer by	10
	Ostensible Owner, feeding the grant by estoppel etc.	
	Condition Precedent and Condition Subsequent	
	2. Doctrine of Election and Covenants	
	3. Transfer by Ostensible owner, and Doctrine of feeding the grant	
	by Estoppel	
	4. Transfer by co- owners, joint transfers and priority of rights,	
	5. Improvements made by bonafide owner under defective title	
4	Lis Pendense, fraudulent transfer and Part performance, Sale	10
	of immovable property	
	Lis pendense and fraudulent transfer	
	2. Part Performance	
	3. Sale and contract for sale	
	4. Rights and liabilities of seller and Buyer	
	5. Exchange	
5	Mortgage, Gift and transfer of Actionable claim	10
	1. Mortgage	
	a. Mortgage and its kinds	
	b. Redemption of Mortgage	
	c. Foreclosure and sale	
	d. Marshalling and contribution, Subrogation	
	2. Charge	
	3. Gift	
	a. Its essentials and Kinds	
	b. Revocation of Gift	
	4. Transfer of actionable claim	

6	Lease and Indian Easement Act 10		
	1. Lease and its kinds		
	2. Rights and liabilities lessor and lessee		
	3. Determination of lease and kinds of lease		
	4. Easement and kinds of easement		
	5. Acquisition, suspension and extinction of easement		
	6. License		
Pedagogy:	This course will be run primarily in lecturing mode. Case and problem-solving		
	methods would also be used in learning and assessment.		
Recommended	1. Dr. Avatar Singh, Test book on Transfer of Property Act, Universal,		
Readings	LexisNexis		
(Latest	2. G.C.V. Subbarao, Transfer of Property Act, C. Subbaih Chety and Co.,		
Edition)			
Additional	Mulla, Transfer of Property Act, LexisNexis		
Readings	2. S.N.Shukla, The Transfer of Property Act, Allahabad Law Agency.		
(Latest			
Edition)			

2. Title of the Course: Law of Evidence

Course Code:			
Semester		VI	
Credits		4	
ISA		40 Marks	
ESA		60 Marks	
Course	Evidence is the foundation on which judges make legal decisions. It provides an		
Description	opportunity for the judge to weigh the authenticity of the facts provided for proof of		
	claims. The principles of evidence ensure fairness in deciding legal disputes. Law		
	of Evidence is a set of rules and regulations regarding the admissibility, relevance		
	and trustworthiness of the evidence in a court of law. The provisions of the Law		
	analyze the procedure to establish the claim or facts before the court. It encompasses		
	the rules and legal principles that govern the proof of facts in a legal proceeding. It		
	explains the different kinds of evidence permissible in the court of Law. It clarifies		
	the kinds of witnesses and the procedure involved in recording their statements.		
	Therefore, this course provides students with the subject matter of the adjective law		
Objectives	of evidence, which highlights the analysis and recording of it. 1. To explore the key features of the Evidence Law.		
Objectives:	 To explore the key features of the Evidence Law. To gain a comprehensive understanding of the relevance and importance 		
	of the law of Evidence.		
	3. To familiarise and analyse the definition and concept of the general		
	nature of evidence and illustrate the different types of evidence and		
	court procedures relating to evidence.		
	4. To critically analyse, the examination of a witness for the purpose of		
	introducing proof into evidence.		
Course	1. The students would familiarize themselves with various aspects of the Law of		
Outcomes	Evidence.		
(Cos)	2. The students would comprehend the meaning, scope, and limitations of the		
	admissibility of evidence.		
	3. The students should be able to appreciate the importance of the principles of		
	recording evidence in criminal and civil matters in India.		
	4. The students should be able to articulate their independent views on how the		
	judiciary applies its discretion in analyzing the statements of various witnesses.		
Course Contents			
Modules	Content		No. of Hours
1	EVIDENCE AND I	RELEVANCE OF FACTS	10
	1. Definitions, Kinds of evidence		
	2. Relevance of Facts: Res Gestae, Facts which are the occasion,		
	cause, effect, M	Iotive, Preparation and conduct, Explanatory and	
	•		

	Introductory facts, Evidence of Similar facts, Evidence to prove	
	Conspiracy.	
	3. Relevancy of otherwise relevant fact, evidence in suits for	
	•	
	damages, relevancy while proving right or custom, Facts showing	
	state of mind, or of body, or bodily feeling, Facts proving act as	
	accidental or intentional, relevancy of Existence of course of	
	business.	
2	Admissions and Confessions	10
	1. Law on Admissions	
	2. Law on Confessions	
	3. Distinctions between Admission and Confession D	
3	RELEVANCE OF FACTS AND PROOF	10
	1. Statements by persons who cannot be called as witnesses	
	2. Facts of public nature	
	3. Relevancy of judgements	
	4. Opinions of third persons when relevant	
	5. Character when relevant.	
	6. Facts which are judicially noticeable.	
	7. Admitted facts.	
4	MODES OF PROOF	10
•	1. Modes of proof: Oral Evidence, Hearsay Evidence and its	10
	exceptions.	
	•	
	documents	
	3. Electronic Evidence	
_	4. Oral Evidence and exclusion of oral by documentary evidence	10
5	PRESUMPTIONS AND BURDEN OF PROOF	10
	1. Presumptions	
	2. Kinds of Presumptions	
	3. Presumptions as to Documents	
	4. Burden of Proof	
6	ESTOPPEL AND WITNESSES	10
	1. Estoppel	
	2. Witnesses and Accomplice	
	3. Privileged communications	
	4. Examination of witnesses, Chief Examination, Cross	
	Examination and Leading Questions	
	5. Improper admission or rejection of evidence	
Pedagogy:	This course will be run primarily in lecturing mode. Case and probl	em-solving
0.9%	methods would also be used in learning and assessment. Students may	_
	to learn certain concepts through a collaborative brainstorming format	=
	the understanding of the concepts together.	. Jo onpioio
	the anacistanding of the concepts together.	

Recommended	1. Dr. Avtar Singh, Principles of the Law of Evidence, Central Law
Readings	Publications, Twenty fourth Edition, 2020
(Latest	2. Ratanlal and Dhirajlal, The law of Evidence, Lexis Nexis, Twenty Fifth
Edition)	Edition, 2013
Additional	Woodroffe and Amir Ali, Law of Evidence, LexisNexis.
Readings (Latest	2. Batuk Lal, The law of Evidence, Central Law Agency, Lexis Nexis.
Edition)	Mulla's Commentary on Law of Evidence, Delhi Law House.
·	

3. Title of the Course: Criminal Procedure

from FIR to execution of sentence. 3. To familiarize the students with the role of various functionaries criminal procedure and the arrested person's rights. 4. Analyze various criminal trials based on the nature of the offence including alternative dispute methods in criminal procedure. Course Outcomes 1. The students would familiarize themselves with procedural aspects criminal matters, including preventive measures. 2. The students would comprehend the meaning, scope, and limitations various concepts and will be able to critically analyze significant judicing decisions in assessing the powers of courts and police.	Course Code:			
SA	Semester		IV	
Course Description Criminal Procedure deals with the prevention of crimes, investigation inquiry, and trial of an offence under various criminal laws in India. It is major document that deals with procedures. It specifies how criminal laws set in motion and goes on up to the execution of a sentence. Crimin Procedure envisages the role of five functionaries viz. Police, Courts, Pub Prosecutors, Defence Counsel and Prison authorities in dealing with crimina cases. In addition to dealing with criminal cases, criminal procedure al deals with preventive measures by empowering executive magistrates maintain law and order. Criminal procedure gives importance to principl of natural justice while dealing with criminal trials. Therefore, this cour provides students with procedural aspects of criminal cases in Indiaculding the constitution of various criminal courts and its powers, variot types of trials, rights of the arrested person, and obligation of the husbarn parents and children with regard to maintenance. Understanding these aspect is important to practice in court dealing with criminal cases. Objectives: 1. To explore the key features of criminal procedure 2. To gain a comprehensive understanding of the various procedural aspect from FIR to execution of sentence. 3. To familiarize the students with the role of various functionaries criminal procedure and the arrested person's rights. 4. Analyze various criminal trials based on the nature of the offence including alternative dispute methods in criminal procedure. Course Outcomes (Cos) 1. The students would familiarize themselves with procedural aspects criminal matters, including preventive measures. 2. The students would familiarize themselves with procedural aspects criminal matters, including preventive measures. 3. The students should be able to appreciate the importance of principles natural justice in shaping the various trials in criminal matters in India. 4. The students should be able to articulate their independent views on he the judiciary and poli	Credits		4	
Criminal Procedure deals with the prevention of crimes, investigation inquiry, and trial of an offence under various criminal laws in India. It is major document that deals with procedures. It specifies how criminal law set in motion and goes on up to the execution of a sentence. Criminal Procedure envisages the role of five functionaries viz. Police, Courts, Pub Prosecutors, Defence Counsel and Prison authorities in dealing with criminal cases. In addition to dealing with criminal cases, criminal procedure al deals with preventive measures by empowering executive magistrates maintain law and order. Criminal procedure gives importance to principl of natural justice while dealing with criminal trials. Therefore, this cour provides students with procedural aspects of criminal cases in Indiancluding the constitution of various criminal courts and its powers, vario types of trials, rights of the arrested person, and obligation of the husban parents and children with regard to maintenance. Understanding these aspect is important to practice in court dealing with criminal cases. Objectives: 1. To explore the key features of criminal procedure 2. To gain a comprehensive understanding of the various procedural aspect from FIR to execution of sentence. 3. To familiarize the students with the role of various functionaries criminal procedure and the arrested person's rights. 4. Analyze various criminal trials based on the nature of the offence including alternative dispute methods in criminal procedure. Course Outcomes (Cos) 1. The students would familiarize themselves with procedural aspects criminal matters, including preventive measures. 2. The students would comprehend the meaning, scope, and limitations various concepts and will be able to critically analyze significant judici decisions in assessing the powers of courts and police. 3. The students should be able to appreciate the importance of principles natural justice in shaping the various trials in criminal matters in India. 4. The students should be able to	ISA		40 Marks	
inquiry, and trial of an offence under various criminal laws in India. It is major document that deals with procedures. It specifies how criminal law set in motion and goes on up to the execution of a sentence. Crimin Procedure envisages the role of five functionaries viz. Police, Courts, Publ Prosecutors, Defence Counsel and Prison authorities in dealing with criminal cases. In addition to dealing with criminal cases, criminal procedure at deals with preventive measures by empowering executive magistrates maintain law and order. Criminal procedure gives importance to principle of natural justice while dealing with criminal trials. Therefore, this cour provides students with procedural aspects of criminal cases in Indincluding the constitution of various criminal courts and its powers, vario types of trials, rights of the arrested person, and obligation of the husbar parents and children with regard to maintenance. Understanding these aspect is important to practice in court dealing with criminal cases. Objectives: 1. To explore the key features of criminal procedure 2. To gain a comprehensive understanding of the various procedural aspect from FIR to execution of sentence. 3. To familiarize the students with the role of various functionaries criminal procedure and the arrested person's rights. 4. Analyze various criminal trials based on the nature of the offence including alternative dispute methods in criminal procedure. Course Outcomes (Cos) Course Outcomes 1. The students would familiarize themselves with procedural aspects criminal matters, including preventive measures. The students should be able to critically analyze significant judici decisions in assessing the powers of courts and police. 3. The students should be able to appreciate the importance of principles natural justice in shaping the various trials in criminal matters in India. 4. The students should be able to appreciate the importance of principles natural justice in shaping the various trials in criminal matters in India. The students	ESA		60 Marks	
major document that deals with procedures. It specifies how criminal law set in motion and goes on up to the execution of a sentence. Crimin Procedure envisages the role of five functionaries viz. Police, Courts, Pub Prosecutors, Defence Counsel and Prison authorities in dealing with crimin cases. In addition to dealing with criminal cases, criminal procedure al deals with preventive measures by empowering executive magistrates maintain law and order. Criminal procedure gives importance to principl of natural justice while dealing with criminal trials. Therefore, this cour provides students with procedural aspects of criminal cases in Indincluding the constitution of various criminal courts and its powers, vario types of trials, rights of the arrested person, and obligation of the husban parents and children with regard to maintenance. Understanding these aspect is important to practice in court dealing with criminal cases. Objectives: 1. To explore the key features of criminal procedure 2. To gain a comprehensive understanding of the various procedural aspect from FIR to execution of sentence. 3. To familiarize the students with the role of various functionaries criminal procedure and the arrested person's rights. 4. Analyze various criminal trials based on the nature of the offence including alternative dispute methods in criminal procedure. Course Outcomes (Cos) 1. The students would familiarize themselves with procedural aspects criminal matters, including preventive measures. 2. The students would comprehend the meaning, scope, and limitations various concepts and will be able to critically analyze significant judicid decisions in assessing the powers of courts and police. 3. The students should be able to appreciate the importance of principles natural justice in shaping the various trials in criminal matters in India. 4. The students should be able to articulate their independent views on he the judiciary and police have to exercise their powers while dealing with criminal cases. Course Contents	Course	Criminal Procedure d	eals with the prevention of crimes,	investigation,
1. To explore the key features of criminal procedure 2. To gain a comprehensive understanding of the various procedural aspect from FIR to execution of sentence. 3. To familiarize the students with the role of various functionaries criminal procedure and the arrested person's rights. 4. Analyze various criminal trials based on the nature of the offence including alternative dispute methods in criminal procedure. Course Outcomes (Cos) 1. The students would familiarize themselves with procedural aspects criminal matters, including preventive measures. 2. The students would comprehend the meaning, scope, and limitations various concepts and will be able to critically analyze significant judicidecisions in assessing the powers of courts and police. 3. The students should be able to appreciate the importance of principles natural justice in shaping the various trials in criminal matters in India. 4. The students should be able to articulate their independent views on he the judiciary and police have to exercise their powers while dealing with criminal cases. Course Contents Modules Content No of Hourisian procedural aspect principles are studied to a principles of principles and the procedural aspects principles are studied to appreciate the importance of principles and principles are studied to appreciate the importance of principles and principles are studied to articulate their independent views on he the procedural aspects principles are studied to articulate their independent views on he articulate their independent views on he articulate their powers while dealing with the procedural aspects principles are studied to articulate their powers while dealing with the procedural aspects principles are studied to articulate their independent views on he articulate their powers while dealing with the procedural aspects principles are studied to articulate their independent views on he articulate their powers while dealing with the procedural aspects principles are studied to appreciate the procedural aspects p		inquiry, and trial of an major document that do set in motion and good Procedure envisages the Prosecutors, Defence Cocases. In addition to deals with preventive maintain law and order of natural justice while provides students with including the constitution to the parents and children with the provides of trials, rights of parents and children with the provides and children with the provides of trials, rights of parents and children with the provides and the provides are	at deals with procedures. It specifies how criminal law is goes on up to the execution of a sentence. Criminal es the role of five functionaries viz. Police, Courts, Public ce Counsel and Prison authorities in dealing with criminal in to dealing with criminal cases, criminal procedure also tive measures by empowering executive magistrates to order. Criminal procedure gives importance to principles while dealing with criminal trials. Therefore, this course with procedural aspects of criminal cases in India, citution of various criminal courts and its powers, various ints of the arrested person, and obligation of the husband, in with regard to maintenance. Understanding these aspects	
4. The students should be able to articulate their independent views on hot the judiciary and police have to exercise their powers while dealing with criminal cases. Course Contents Modules Content No of Hou	Course Outcomes	 To gain a comprehensive understanding of the various procedural aspects from FIR to execution of sentence. To familiarize the students with the role of various functionaries in criminal procedure and the arrested person's rights. Analyze various criminal trials based on the nature of the offences, including alternative dispute methods in criminal procedure. The students would familiarize themselves with procedural aspects of criminal matters, including preventive measures. The students would comprehend the meaning, scope, and limitations of various concepts and will be able to critically analyze significant judicial decisions in assessing the powers of courts and police. The students should be able to appreciate the importance of principles of 		
Modules Content No of Hou	Course Contents	4. The students should the judiciary and po-	s should be able to articulate their independent views on how y and police have to exercise their powers while dealing with	
				No of Hours
			vars of authorities	

	1. Definitions and Construction of References	
	2. Constitution and Powers of Criminal Courts and	
	Offices	
	3. Arrest of persons and Process to compel appearance	
	4. Process to compel the production of things and	
	reciprocal arrangements.	
2	Preventive Measures	10
	1. Security for keeping the peace and for good behaviour	
	2. Order for maintenance of wives, children and parents	
	3. Maintenance of public order and tranquillity	
	4. Preventive action of the police	
	1. The ventile detion of the ponce	
3	Investigation	10
	1. Information in Cognizable caseFIR	
	2. Information as to non-cognizable case	
	3. Procedure for investigation	
	a. Power to require attendance of witnesses	
	b.Recording of Confessions and statements	
	c. Medical examination of victim of Rape	
	d. Search by police officer	
	e. Procedure when investigation cannot be completed	
	in twenty four hours	
	f. Diary of proceedings in investigation	
	4. Report of police officer on completion of investigation	
	5. Inquest	
4	Jurisdiction of criminal courts, Cognizance of offence and	10
	Complaints to Magistrates	10
	Ordinary place of inquiry and alternative venue	
	2. Cognizance of offence by Magistrate and by Court of	
	Session	
	1	
	5. Commencement of proceedings before magistrates	
_	6. Period of limitation for taking cognizance of offence	10
5	Charge, Types of Trials, Evidence in inquiries and trials,	10
	General provisions as to inquiries and Trials and	
	provisions as to Bail and Bonds	
	1. Charge	
	2. Form of Charges	
	3. Joinder of Charges	
	2. Types of Trials	
	a) Trial before a court of session	

b) Trial of warrant cases by Magistratesc) Trial of summons cases by Magistratesd) Summary Trials			
d) Summary Trials			
4. Plea Bargaining			
5. Attendance of persons confined or detained in prisons			
6. Evidence in Inquiries and Trials			
a) Mode of taking and recording evidence			
b) Commissions for the examination of witnesses			
7. General provisions as to inquiries and trials			
8. Provisions as to Bail and Bonds			
6 Judgment, Appeal, Reference and Revision, Execution 10			
and other aspects			
1. The Judgment			
a) Submission of death sentence for confirmation			
2. Appeals			
3. Reference and Revision			
4. Execution, suspension, remission and commutation of			
sentences			
5. Transfer of Criminal Cases			
6. Disposal of Property			
7. Irregular Proceedings			
8. Inherent powers			
Pedagogy: This course will be run primarily in lecturing mode. Case and p	roblem-		
solving methods would also be used in learning and assessment. S	tudents		
may be required to learn certain concepts through a collab	orative		
brainstorming format to explore the understanding of the concepts to	brainstorming format to explore the understanding of the concepts together.		
Recommended 1. R.V.Kelkar, Criminal Procedure, Eastern Book Company			
Readings (Latest 2. C.K. Takwani, Criminal Procedure, Eastern Book Company			
Edition)			
Additional 1. Ratanlal and Dhiraj Lal, Code of Criminal Procedure, LexisNex	S.		
Readings (Latest 2. Surendra Malik and Sudeep Malik Supreme Court on Criminal Pro-			
Edition) Code and Criminal Trial, Eastern Book Company.			

4. Title of the Course: Environmental Law.

Course Code:			
Semester		IV	
Credits		4	
ISA		40 Marks	
ESA		60 Marks	
Course	Environmental Law a	ssumes significance in a fast-develo	oping society.
Description	Environmental law emphasises the protection and improvement of the environment. The course includes an insight into the development of environmental jurisprudence in India and the Constitutional mandate for the protection of the environment. Judicial activism and judicial creativity have also contributed to the development of environmental law in India through Public Interest litigation. The course also includes insight into Pollution-related laws, forest and wildlife protection, and environmental protection. The course additionally covers the Coastal Regulation Zone (CRZ) notifications and Environment Impact assessment. The course elaborately provides for an understanding of the international conventions on environmental aspects.		
Objectives:	 To understand the evolution of environmental law and jurisprudence in India. To gain a comprehensive understanding of the principles of environmental law and the constitutional provisions. To analyse how environmental laws aid in protecting and improving the environment. To examine the influence of International Conventions on the protection of the environment at the National level. 		
Course Outcomes	1. The students would familiarize themselves with the historical evolution		
(Cos)	of the environmenta	ıl law.	
	 The students should be able to articulate their independent views on how fundamental rights, Directive Principles of State Policy and Fundamental Duties intersect and address environmental issues. The students will be able to analyse the manner in which environmental laws aid in the protection and improvement of the environment. The students should be able to examine the influence of International Conventions on the protection of the environment at the national level. 		
Course Contents			
Modules	Content		No of Hours
1		rical Perspective d meaning of Environmental Law ution of environmental law in India	10

	c. Provisions relating to Criminal law in India for	
	protection of environment.	
	d. Provisions relating to Civil law in India for protection	
	of environment.	
2	Constitution of India and environment	10
	a. Fundamental Rights	
	b. Directive principles of State Policy	
	c. Fundamental duties and other Constitutional	
	provisions	
	d. Public Interest Litigation	
	e. Judicial Activism	
	f. Principles/Doctrines of Environmental Law	
3	Environment Protection Laws	10
	a. The Water(Prevention and Control of Pollution) Act,	
	1974	
	b. The Air(Prevention and Control of Pollution) Act, 1981	
	c. Environment Protection Act, 1986	
	d. National Green Tribunal Act, 2010	
4	Wildlife and Forest protection	10
	a. Wildlife Protection Act, 1972	
	b. Indian Forests Act, 1927	
	c. Forest Conservation Act, 1980	
	d. The Scheduled Tribes and other Traditional Forest	
	Dwellers (Recognition of Forest Rights) Act, 2006	
5	Central Notifications and Rules (As amended from time to	10
	time)	
	a. Coastal Regulation Zone notification	
	b. Environment Impact Assessment Notification	
	c. Noise pollution (Regulation and Control)Rules, 2000	
	d. Bio-medical waste Management Rules	
	e. Hazardous waste (Management and Transboundary)	
	Rules	1.0
6	International Conventions on Environment Protection	10
	a. Stockholm Declaration	
	b. Rio Declaration	
	c. United Nations Framework Convention on Climate	
	Change	
	d. Johannesburg Declaration	
Dodo go or	e. Kyoto Protocol	and mucl-1
Pedagogy:	This course will be run primarily in lecturing mode. Case	=
	solving methods would also be used in learning and assessm	
	may be required to learn certain concepts through a	conadorative

	brainstorming format to explore the understanding of the law and concepts	
	together.	
Recommended	Rosencranz, Environmental law and policy in India, Oxford	
Readings (Latest	2. Leelakrishnan, The Environmental Law in India, LexisNexis	
Edition)		
Additional	1. Dr.Paramjit Jaswal, Environmental Law, Allahabad Law Agency.	
Readings (Latest	2. Kailash Thakur: Environmental protection law and policy in India,	
Edition)	LexisNexis.	
	3. Coastal Regulation Zone Notification	
	4. Environment Impact Assessment Notification	

5. Optionals : (Choose Any One Course from i to iii)

i. Title of the Course: CRIMINOLOGY, PENOLOGY & VICTIMOLOGY

Course Code:				
Semester		IV		
Credits		4		
ISA		40 Marks		
ESA		60 Marks		
Course	The course offers a con-	nprehensive examination of three inter	rrelated fields	
Description	within the realm of criminal justice: Criminology, Penology, and Victimology. It explores the concept of crime, its causes, consequences, and different classes of crimes. The subject highlights the institutions and processes of penology, including the history of punishment, theories of punishments and contemporary issues in corrections. The rights of victims of crime and the reliefs available to them under various legal provisions are also the subject of study. Through			
	theoretical analysis, cas	se studies, and practical applications,	students will	
	gain an understanding of the complexities surrounding crime, punishment, and victimization.			
Objectives:	schools of criminole 2. To gain a comprehe in crime causation. 3. To outline the crimi police in criminal ju	ept of crime and criminology and under ogy. ensive understanding of the different fac- inal justice administration and to highli- ustice administration. ortant concepts under penology and vice	ctors resulting	
Course Outcomes	1. The students would	comprehend the concept of crime and	criminology	
(Cos)	 The students are able to Evaluate factors resulting in crime causation and understand various classes of crimes and their effects on society The students would critically evaluate the role of police in the administration of criminal justice Appraise the concept of punishments and legal safeguards for victims of crime. 			
	Course Contents			
Modules	Content		No of Hours	
1	 Criminology: M Crime: Its mean from ancient tim Schools/ Theorie 		10	

	b. Positive School (Cesare Lombroso, William	
	Sheldon, Enrico Ferri)	
	c. Sociological School	
	i. Differential Association Theory,	
	ii. Conflict Theory	
	iii. Labeling Theory	
	iv. Containment Theory	
	v. Social Control Theory	
	vi. Social Disorganisation Theory	
	vii. Anomie	
	d. Multiple Causation Theory	
2	Factor Responsible for Causation of Crime	10
	1. Environment	
	2. Heredity	
	3. Mental State	
	4. Family background	
	5. Economic conditions	
	6. Urban/Rural settings	
	7. Alcohol/Narcotics	
	8. Media	
	9. Ghetto	
	10. Caste/Community tension	
3	Classes of crime	10
	1. Organised crime	
	2. White Collar crime	
	3. Crime against women	
	4. Crime against Schedule Tribes/Caste.	
	5. Crimes by Juveniles	
	6. Sexual Offences	
	7. Female Criminality	
	8. Habitual offenders & crimes	
4	Criminal Justice Administration	10
	1. Criminal Justice Structure	
	2. The Police System,	
	i. Structural Organization of Police	
	ii. Power and Duties of Police under the Police Act	
	iii. National Police Commission Report	
5	Penology	10

	 Concept of Punishment Theories of Punishment (Deterrent Theory, Expiatory Theory, Retributive Theory, Preventive Theory, Reformative Theory) Kinds of Punishment (Emphasis on Death penalty in India) Parole, Probation and Remission. (Overview of the remedy and the purpose) 		
6	Victimology 1. Meaning 2. Types of victims 3. reasons for victimization 4. Types of reliefs to victims.	10	
	i. Medical Assistance,ii. Legal assistance,iii. Victim compensation		
Pedagogy: This course will mainly involve the lecture method. Case studies, discumethods, and problem-solving methods will also be used in teaching assessment. The experts from the field will also enlighten the students of practical aspects of the subject. The students will be encouraged to authorities dealing with criminal justice administration, such as pastations and jails.		teaching and tudents on the raged to visit	
Recommended Readings (Latest Edition)	 Prof. N.V.Paranjape, Criminology, Penology, victimology, Cental Law Agency. Dr. Krishna Pal Malik, Penology, Victimology & Correctional Administration in India 		
Additional Readings (Latest Edition)	 Katherine S Williams, Textbook on Criminology, LexisNexis Mohanty Satyajit Mohanty R. K., Textbook of Criminology Penology & Victimology, Deep and Deep. 		

ii. Title of the Course: Intellectual Property Law

Course Code:		
Semester	IV	
Credits	4	
ISA	40 Marks	
ESA	60 Marks	
Course Description	The creators, innovators and inventors need incentives to contribute to the society. Intellectual Property rights, by granting exclusive rights, encourage the individual to innovate and invent. Research institutes would be encouraged to invest in research and development through the protection of their inventions. This course provides the students with a comprehensive understanding of the intellectual rights regime in India. This course focuses on copyrights, trademarks, and patents. This course would offer the students an understanding of intellectual property's legal, economic, and ethical aspects.	
Objectives	 The course is designed to deliver wide-ranging knowledge to the on the concept of IPR, its scope and importance. To empower the students to learn Procedural requirements in Copyright, Patent, and Trademark, To make the student understand and apply the idea of Infring exceptions to infringement of three IPRs To provide knowledge about how to approach authorities in the for enforcement of IPR 	obtaining gement and
Learning outcomes	 After going through this course, students will develop a theoretical understanding and be able to grasp the need and significance of IPR Students can follow the procedure for obtaining copyrights, patents, and trademarks. The Students will be aware of and apply for remedies that can be obtained in case of an IPR infringement. Students will be able to appreciate and approach appropriate authorities when registering IPR and making exceptions in case of infringement. 	
Modules	Contents	No of Hours
1	Concept and Importance of Property & IPR	10 hours
	Nature & Concept of Intellectual Property	
	2. The concept of Property, importance and kinds	
	3. Kinds-Need for Protection & Management of intellectual property	
	4. Economic use and importance of IPR	
	5. International Conventions Relating to IPR	

	6. Changing dimensions of IPR	
2	Copyright Law and Practice	10 hours
	1. Development of copyright law in UK, USA and India	
	2. Critical analysis of Copyright law	
	3. Kinds of work for which copyright protection is available	
	4. Author and owner of copyright	
	5. Terms of copyright and transfer of copyright	
	6. Concept of infringement and exceptions authorities	
	7. Rights and special rights under copyright la	
3	Patent Law and Development of Patent Legislation	10 hours
	Patent legislations enacted in India from time to time	10 Hours
	2. Patent its essential, non-patentable inventions	
	3. Patent Authorities in India- Patent Offices in India – Hierarchy, Powers and Functions of Officers	
	4. Procedure to obtain patent in India with related	
	5. Drafting of Specification, claims, search for anticipation	
	Enforcement of Patents	
	Patent Infringement with Case Studies	
	2. Rights and Obligations of the Patentee;	
	3. Infringement and remedies for infringement	
	4. Defenses to Infringement or exceptions	
4	Trademark Legislations	
	1. Origin and growth of trademarks	10 hours
	2. Definition, essentials, functions and kinds of trademarks	
	3. Registration of trademarks and grounds for refusal of registration	
	4. Modes of Transfer of Trademarks	
	5. Infringement of trademark, Deceptive similarity and passing off of trademark	
	6. Authorities and remedies for infringement of trademark	
5	1 Trademarks and Domain names	10 hours
	2 Software and its protection issues and challenges	
	 3 Artistic work and design protection – challenges 4 Plant varieties and patent protection 	
	5 Micro-organs and Biotechnology – patents issues	

6	IP Enforcement	10 hours
	1. Enforcement of IPR	10 110 415
	2. Litigation Strategy	
	3. WIPO and dispute resolution methods	
	4. Remedies for infringement of IPR	
Pedagogy	This course would be offered primarily by lecture method. However, special talks/ lectures from experts, debates, discussions, critical case analysis, and problem-solving methods would be employed wherever necessary.	
Recommended readings (Latest Edition)	1. Ahuja V. K., Intellectual Property Rights in India, Lexis Nexis Butterworth's Wadhwa, Vol 1 & 2	
	2. Cornish W, Llewellyn D. & Aplin T., Intellectual Property: Patents, Copyright, Trademarks & Allied Rights, Sweet & Maxwell	
	3. Narayan P., Copyright & Industrial Designs, Eastern Law House	
	4. Narayana P.S., Intellectual Property Law in India, Gogia Law Agency	
Additional readings (Latest Edition)	Draft Manual for Trademarks Practices and Procedures	
	 Ashwani Kumar Bansal, Law of Trademarks in India, Commercial Law Publishers Pvt. Ltd Jeremy Phillip, Trademarks Law: A Practical Anatomy, Oxford Press 	
	3. K. C. Kailasam and Ramuvedaraman, Law of Trade Marks and Geographical Indications: Law, Practice and Procedure, Wadhava Nagpur	
	4. Bainbridge David, Software Copyright Law, Lexis Nexis	

iii. Title of the Course: Women and Law

Course Code:			
Semester		IV	
Credits		4	
ISA		40 Marks	
ESA		60 Marks	
Course	Women in India have su	iffered for decades in the society. Even after	60 years
Description	of Adoption of the Constitution, equality with men appears to be a distant mirage to be reached for women. Effective political representation of		
	women in the Legislature and other forums has also become a difficult		
	proposition to be acceptable. The breach of her personality through various		
	forms of violence, too, has not subsided. The student in this course will		
		ons enacted to ameliorate various legislat	
		women. They will also analyse the shortco	
	the existing legal regime in this regard.		
Objectives:	 To explore the existing ideas in the institutions that marginalize, subordinate, and accord secondary citizenship to women, as well as underestimate or make women's contributions invisible. To gain a comprehensive understanding of the relevance and 		
	importance of law pertaining to women and Organize awareness, skill training and capacity-building programmes for different classes of women and men.		
	3. To familiarize and analyze the definition and concept of the general nature of different legislations pertaining to women and identify and discuss issues related to women from different fields of profession.		
	4. To understand the various aspects of laws applicable to working women and develop a portal of safe potential employment opportunities.		
Course Outcomes (Cos)	1. The students would familiarize themselves with various aspects of the Law of women and law.		
	 The students would comprehend the meaning, scope, and limitations of various legislation which are enshrined to safeguard and protect women and will be able to understand the limitations underlying the implementation of these acts. The students should be able to appreciate the importance of awareness of these women's legislations in India. The students should be able to articulate their independent views on how the judiciary applies its discretion in protecting women's rights. 		
Modules	Content	inst Contents	No. of
iviouules	Content		Hours
			nours

1	Status of Women in India Definitions	10
	1. Women in pre-Constitution and Post-Constitution Period;	
	2. Provisions of Constitution of India; Preamble, Art.14, 15, 23,	
	and Part IV;	
	3. Legislative Measures relating to status of women- Equality	
	Provision.	
	4. National and international provisions safeguarding women's	
	rights	
2	Personal Laws Unequal Position of Indian Women-	10
	1. Law of marriage, Right of Inheritance;	
	2. Law of Succession, Matrimonial Property Law;	
	3. Mother as Guardian of her minor children. Maintenance;	
	Adoption;	
	4. Law of Divorce - Spl Provisions for Hindu women; Christian	
	Law- Muslim Law;	
	5. Uniform Civil Code.	
3	Women and Criminal Law	15
	1. Adultery;	
	2. Rape;	
	3. Outraging the Modesty of Women	
	4. Eve-Teasing;	
	5. Kidnapping;	
	6. Sati Prohibition Law;	
	7. Law relating to Domestic Violence;;	
	8. Indecent Representation of Women[prohibition] Act.	
4	Women and Social Legislation:	15
7	1. Dowry Prohibition Law;	13
	2. Sex Determination Test, MTP, PCPNDT etc	
	3. Law relating to Prevention of Immoral Trafficking in	
	Women.	
	4 6 177	
	4. Sexual Harassment laws,5. Women and Education,	
5	*	10
3	Women and Employment:	10
	1. Factories Act- Provisions relating to women;	
	2. Maternity Benefit Act;	
	3. Equal Remuneration Act;	
	4. Implementation of Wage Laws and Legislation on Women	
	Employment	
	5. Law Relating to Sexual Harassment at Working Place;	
	6. N.C.W-Aims, Functions and Performance.	
	7. State women commission	

Pedagogy:	This course will be run primarily in lecturing mode. Case and problem-	
	solving methods would also be used in learning and assessment. Students	
	may be required to learn certain concepts through a collaborative	
	brainstorming format to explore the understanding of the concepts together.	
Recommended	1. Mamta Rao, Law Relating to Women and Children, Eastern Book	
Readings (Latest	Company,	
Edition)	2. Lalita Dhar Parihar, Women and Law, Eastern Book Company,	
	3. Dr. Jyoti Rattan, Women and law- International Law, Domestic	
	Jurisprudence, United Nations, Human Rights of Women,	
	BharatLaws.	
Additional	1. SC Tripathi and Vibha Arora, Law relating to Women and Children,	
Readings (Latest	Central Law Publication.	
Edition)	2. DK Tiwari & Mahmood Zaidi, Commentaries on Family Courts Act,	
	Allahabad Law Agency.	
	3. BN Chattoraj, Crime against Women: A Search for Peaceful Solution,	
	LNJN-NICFS.	
	4. Nomita Agarwal, Women and Law, New Century Publishing House.	
	5. Manjula Batra, Women and Law & Law Relating to Children in India,	
	Allahabad Law Agency.	