ANNEXURE - 'A'

LL.M. (CBCS) PROGRAMME UNDER OA-35

The Course and Credit Distribution is as follows:

Courses	SEM I	SEM II	SEM III	SEM IV	Credits
Discipline Specific Core (DSC)	16	16	-	-	32
Discipline Specific Elective (DSE)	4	4	-	-	08
Research Specific Elective Course (RSE)	-	-	8	4	12
General Elective Course (GE)	-	-	12	-	12
Discipline Specific Dissertation (DSD)/ Internship	-	-	-	16	16
Total Credits	20	20	20	20	80

One Credit is of 15 contact hours

The LL.M. (CBCS) Programme Courses and Semester-wise Structure:

LL.M. (CBCS) Programn	1e	
Semester I		
Title of the Course	Course Code	Credits
Comparative Public Law (DSC)		4
Law and Legal Thought (DSC)		4
Conflict Management and Resolution (DSC)		4
Research Methodology (DSC)		4
Research specific Elective course (DSE)		4
Total Credits in Semester I		20
Semester II		
Title of the Course	Course Code	Credits
Law and Justice in a Globalizing World (DSC)		4
Law and Technology (DSC)		4
Legal Education and Legal Pedagogy (DSC)		4
Law and Social Change (DSC)		4
Research Specific Elective Courses (DSE)		4
Total Credits in Semester II		20

Note: Semester 3 & 4 are provided in a separate document

LL.M. (CBCS) PROGRAMME DISCIPLINE SPECIFIC CORE COURSES (COMPULSORY)

Course Code	Course Title	Number of Credits
	SEMESTER - I	
	Comparative Public Law	4
	Law and Legal Thought	4
	Conflict Management and Resolution	4
	Research Methodology	4
	SEMESTER - II	
	Law and Justice in a Globalizing World	4
	Law and Technology	4
	Legal Education and Legal Pedagogy	4
	Law and Social Change	4

LL.M. (CBCS) PROGRAMME DISCIPLINE SPECIFIC ELECTIVE COURSES (SEMESTER-I)

Course Code	Course Title Number	of Credits
	Criminal Law	
	Crime, Criminology and Crime Prevention	4
	Contemporary Forms of Crime	4
	Corporate Law	
	Corporate Governance	4
	Banking and Insurance Law	4
	Constitutional Law	
	Constitutional Theory and Practice	4
	Constitutional Frame work and Governance4	
	Labour Law	
	Industrial Relations Law	4
	Law Relating to Industrial Injuries and Social Securit	y 4
	Intellectual Property Rights Law	
	Patent Law - Creation and Registration	4

Copyright – Law and Practice	4
Human Rights Law	
International Regime of Human Rights	4
Science, Technology and Human Rights	4
Alternative Dispute Resolution Law	
Negotiation: Principles, Essential Strategies and Skills	4
Industrial relations and Conflict Resolution	4

LL.M. (CBCS) PROGRAMME DISCIPLINE SPECIFIC ELECTIVE COURSES (SEMESTER-II)

Course Code	Course Title Number of Credits	
	Criminal Law	
	Penology and Treatment of Offenders	4
	Victim and Criminal Justice System	4
	Corporate Law	
	Consumer and Competition Law	4
	International Trade Law	4
	Constitutional Law	
	General Principles of Administrative Law	4
	Federalism and Intergovernmental Relations	4
	Labour Law	
	Law Relating to Labour Welfare	4
	Dispute Resolution in Labour Management Relations	4
	Intellectual Property Rights Law	
	Law on Designs, Trademark and Geographical Indications	4
	Law on Traditional Knowledge, Bio Diversity and	
	Plant Varieties – Promotion &Protection	4
	Human Rights Law	
	Human Rights and Indian Legal System	4
	International Humanitarian and Refugee Law	4
	Alternative Dispute Resolution Law	
	Mediation Principles, Essential Strategies and Skills	4
	Conflict Resolution in Family Disputes	4

COURSE OUTLINE FOR MASTERS OF LAW (LLM) (SEMESTER SYSTEM) LLM (CBCS) COURSE OUTLINES

MASTER OF LAWS (LLM) DISCIPLINE SPECIFIC CORE COURSES (SEMESTER- I)

Programme: Master of Laws

Semester:

Title of the Course: **COMPARATIVE PUBLIC LAW**

Course Code:

Number of Credits: 4

Course prerequisites	Enrollment at the LL.M. (CBCS) Programme	
Objectives	 To introduce to the students, the idea of comparative constitutions, constitutionalism and will bring out the issues and concerns in this comparison To enable the students to analyze and apply the importance of constitutional review and amendments 	
Content	 Module I: Concept of Study of Comparative Constitutional Law Public Law and Private Law Concept of Constitution, Relevance of Constitution Relevance, Problems and Concerns in Using Comparison Globalization of Constitution 	15 hours
	 Module II: Constitutional Foundation of Powers Constitutionalism: Concept, essential features, Distinction between Constitution and Constitutionalism Supremacy of Legislature in Law Making Rule of law Separation of powers 	15 hours
	 Module III: Concept of State and State Action State Action and Enforcement of Constitutional Rights Parliamentary and Presidential Forms of Government Federal and Unitary Forms -Features, Advantages and Disadvantages, Concept of Quasi-federalism Role of Courts in Preserving Federalism 	15 hours
	Module IV: Constitutional Review & Amendment of Constitution 1. Methods of Constitutional Review 2. Concept, Origin, Limitations on Judicial Review 3. Methods & Limitations on Amending Power	15 hours

	4. Theory of Basic Structure: Origin and Development
Pedagogy	Lectures, discussions, seminars, debates and group discussions.
Recommended readings	1. Vicki c. Jackson, Comparative Constitutional Law, Foundation Press, 2006
	2. Christopher Forsyth, Mark Elliott, Swati Jhaveri, Effective Judicial Review: A Cornerstone of Good Governance (Oxford University Press, 2010).
	3. D.D. Basu, Comparative Constitutional Law (2nd ed., Wadhwa Nagpur).
	4. David Strauss, The Living Constitution (Oxford University Press, 2010)
	5. Dr. Subhash C Kashyap, Framing of Indian Constitution (Universal Law, 2004)
	6. Elizabeth Giussani, Constitutional and Administrative Law (Sweet and Maxwell, 2008).
	7. Tom Ginsburg and Rosalind Dixon, eds., Comparative Constitutional Law, Edward Elgar Publishing, 2011.
	8. M.V. Pylee, Constitution of the World (Universal Publishers, 2006)
	9. Mahendra P. Singh, Comparative Constitutional Law (Eastern Book Company, 1989).
	10. Neal Devins and Louis Fisher, The Democratic Constitution (Oxford University Press, 2010)
	11. Sudhir Krishna Swamy, Democracy and constitutionalism in India-A Study of the Basic Structure Doctrine (Oxford University Press, 2009)
	12. Sunil Khilnani, Vikram Raghavan, Arun Thiruvengadam, Comparative Constitutionalism in South Asia (Oxford University Press, 2013).
	13. Vikram David Amar, Mark Tushnet, Global Perspectives on Constitutional Law (Oxford University Press, 2009).
	14. Zachery Elkins, Tom Ginsburg, James Melton, The Endurance of National Constitutions (Cambridge University Press, 2009).
Articles	1. David Staruss, "Do we Have a Living Constitution" 59 (4) Drake Law Review 973-984 (2011 Summer)
	2. Glen Staszewski, "Political Reasons, Deliberative Democracy and Administrative Law", 97(3) Iowa Law Review 849-912 (2012 March):
	3. Mark Tushnet, "Returning with Interest: Observations on Some Putative Benefits of Studying Comparative Constitutional Law" 1 U. Pa. J. Const. L. 325
	4. Ursula Bentele, Mining for Gold: The Constitutional Court of South Africa's Experience with Comparative Constitutional Law http://ssrn.com/abstract=1169642
	5. Mark Tushnet, "The Possibilities of Comparative Constitutional Law",

- 108 Yale.L.J. 1225 (1999).
- 6. Axel Tschentscher, Comparing Constitutions and International Constitutional Law: A Primer http://ssrn.com/abstract=1502125
- 7. Anne Smith, "Internationalization and Constitutional Borrowing in Drafting Bills of Rights", 60(4) International and Comparative Law Quarterly 867-894 (2011 October).
- 8. Michael J. Klarman, What's So Great About Constitutionalism? 93 Nw. U.L. Rev. 145
- 9. Aman Ullah and Uzair Samee, "Basic Structure of Constitution: Impact of Kesavananda Bharati on Constitutional Status of Fundamental Rights", Vol. 26 (2) South Asian Studies 299-309 (July-December 2011).
- 10. Chhavi Agarwal, "Rule of Law: Reflection upon we the People and Beyond" 252 (1) Madras Law Journal 8-16 (2010)
- 11. Jeremy Waldron, The Concept and the Rule of Law Public Law & Legal Theory Research Paper Series New York University School of Law
- 12. Bruce Ackerman, "The New Separation of Powers" 113 (3) Harv. L. Rev. 634-729 (2000)
- 13. Bryan Clark and Amanda Leiter, "Regulatory hide and seek: What agencies can (and can't) do to limit judicial review" 52(5) Boston College Law Review 1687-1732 (2011 November)
- 14. Daniel B. Rodriguez, "Change that matters: Essay on State Constitutional Development", 115(4) Penn State Law Review 1073-1098 (Spring 2011).
- 15. Daryl Levinson and Richard H. Pildes "Separation of Parties, Not Powers" 119(8) Harvard Law Review 2311-2386 (2006).
- 16. David King, "Formalizing Local Constitutional Standards of Review and the Implications for Federalism" 97 (7) Virginia Law Review 1685-1726 (November 2011).
- 17. Devi Prasad Singh, "Sovereignty, Judicial Review and Separation of Power", 7(5) Supreme Court Cases 1-13 (2012 September)
- 18. Nathan Chapman, "Due Process as Separation of Powers", 121(7) Yale Law Journal 1672-1807 (2012 May).
- 19. K.K. Venugopal, "Separation of Power and the Supreme Court of India", Vol. 2 No. 2 Journal of Law and Social Policy 64-82 (July 2008).
- 20. Jonathan Siegel, "Institutional case for Judicial Review" 97(4) Iowa Law Review 1147-1200 (2012 May).
- 21. Ishwara Bhat, "Why and how Federalism matters in Elimination of Disparities and Promotion of Equal Opportunities for Positive Rights", 54(3) Journal of the Indian Law Institute 324-363 (July-Sept 2012).
- 22. Jessica Bulman, "Federalism as a safeguard of the Separation of Powers", 112(3) Columbia Law Review 459-506 (2012 April)

	23. Linda Bosniak, "Persons and Citizens in Constitutional Thought" 8 (1) International Journal of Constitutional Law 9-29 (January 2010).
	24. Quinn Rosenkranz, "Subjects of the Constitution" 62 (5) Stanford Law Review 1209-1292 (May 2010)
	25. Tom Ginsburg, Eric Posner, "Sub Constitutionalism" 62 (6) Stanford Law Review 1583-1628 (June 2010).
Learning outcomes	Students will be able to understand the need and importance of comparative public law
	Students will analyze the various concept of public law and relevance of their comparison in India

Semester:

Title of the Course: Law and Legal Thought

Course Code:

Number of Credits: 4

Course prerequisites	Enrollment at the LL.M. (CBCS) Programme	
Objectives	To enable learners to understand the legal, moral, philosophic societal influences impacting the legal system.	cal and
	• To inculcate requisite knowledge of the subject matter and to strive to increase students' critical awareness of the challenges and complexities affecting the law and the legal system.	
Content	Module 1: Concept of Law and Justice	15
	 Meaning, kinds and role of Law and justice in society Relation between Law and Justice 	hours
	2. Relation between Law and Justice3. Concept of justice or dharma in Indian Legal Thought and in	
	the Indian Constitutional Scheme	
	4. The concept and various theories of justice in modern	
	Western thought: Rawls, Nozick and Dworkin	
	Model 2: Contemporary Legal Thought	15
	Radical critique of law and justice	hours
	2. Feminist jurisprudence	
	3. Critical legal studies	
	4. Postmodernist jurisprudence	
	Module 3: Judicial Process	15
	 Nature of judicial process and independence of the judiciary Methods of Judicial interpretation 	hours

tools and techniques. 4. Judicial process in pursuit of constitutional goals and values Model 4: Judicial Law- Making 1. Precedent in English Law 2. Doctrine of Stare decisis in theory and practice 3. Ratio Decidendi and Obiter dicta and tests to determine ratio decidendi. 4. Precedent in Indian Law Pedagogy Lectures, discussions, seminars, debates and group discussions. Recommended readings 1. M.D.A. Freeman, Lloyd's Introduction to Jurisprudence, Sweet & Maxwell, 2021 2. Cross and Harris, Precedent in English Law, Clarendon Press, Oxford, 2004 3. Benjamin N. Cardozo, The Nature of Judicial Process, MPP Law House, Indian Edition 2021. 4. John Rawls, A theory of Justice, Oxford University Press (1972) 5. Justice M Rama Jois, Legal and Constitutional History of India, Universal Publishing Co., 2007
Model 4: Judicial Law- Making 1. Precedent in English Law 2. Doctrine of Stare decisis in theory and practice 3. Ratio Decidendi and Obiter dicta and tests to determine ratio decidendi. 4. Precedent in Indian Law Pedagogy Lectures, discussions, seminars, debates and group discussions. Recommended readings 1. M.D.A. Freeman, Lloyd's Introduction to Jurisprudence, Sweet & Maxwell, 2021 2. Cross and Harris, Precedent in English Law, Clarendon Press, Oxford, 2004 3. Benjamin N. Cardozo, The Nature of Judicial Process, MPP Law House, Indian Edition 2021. 4. John Rawls, A theory of Justice, Oxford University Press (1972) 5. Justice M Rama Jois, Legal and Constitutional History of India,
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Pedagogy Lectures, discussions, seminars, debates and group discussions. 1. M.D.A. Freeman, Lloyd's Introduction to Jurisprudence, Sweet & Maxwell, 2021 2. Cross and Harris, Precedent in English Law, Clarendon Press, Oxford, 2004 3. Benjamin N. Cardozo, The Nature of Judicial Process, MPP Law House, Indian Edition 2021. 4. John Rawls, A theory of Justice, Oxford University Press (1972) 5. Justice M Rama Jois, Legal and Constitutional History of India,
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1. M.D.A. Freeman, Lloyd's Introduction to Jurisprudence, Sweet & Maxwell, 2021 2. Cross and Harris, Precedent in English Law, Clarendon Press, Oxford, 2004 3. Benjamin N. Cardozo, The Nature of Judicial Process, MPP Law House, Indian Edition 2021. 4. John Rawls, A theory of Justice, Oxford University Press (1972) 5. Justice M Rama Jois, Legal and Constitutional History of India,
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House, Indian Edition 2021. 4. John Rawls, A theory of Justice, Oxford University Press (1972) 5. Justice M Rama Jois, Legal and Constitutional History of India,
5. Justice M Rama Jois, Legal and Constitutional History of India,
6. A. Lakshminath, Precedent in Indian Law, Eastern Book Company, 2005
7. Raymond Wacks, Understanding Jurisprudence: An Introduction to Legal Theory, Oxford University Press, 2015
8. Amartya Sen, The idea of Justice, Harvard University Press & London: Allen Lane, (2009)
9. H.M. Seervai, Constitutional Law of India, N.M. Tripathi and Sweet and Maxwell
10. D.D.Basu, Shorter Constitution of India, Wadhwa and Company, Nagpur Vol. I & II, 2018
11. M.P.Jain, Indian Constitutional Law, Lexis Nexis, 2016
12. Justice P.S. Narayana, Law of Precedents, Asia Law House, 2005
Additional Readings 1. Rudolf Stammler, The Theory of Justice, Law & Justice Publishing Co.,2022
2. Roscoe Pound, Introduction to Philosophy of Law, Transaction Publishers 1954) Chs.1,2 & 3
3. Roscoe Pound, Jurisprudence, The Law Books Exchange, New Jersey, (1959) Vol. 1 Part I & II
4. Bodenheimer, Jurisprudence, Harward University Press, (1974) Part I
5. Friedmann, Legal Theory, Stevens & Sons Ltd., (1967)
6. Lon. L. Fuller, Anatomy of Law, Stanford University Press, California,

	(1984)
	7. Lon. L. Fuller, The Morality of Law, The University of California, (1995) Reprint
	8. H.L.A. Hart, The Concept of Law, Oxford University Press, (2012) Reprint
	9. V.D. Mahajan, Jurisprudence, Eastern Book Company2012
Learning outcomes	 Learners will be able to understand the legal, moral, philosophical and societal influences impacting the legal system.
	 Learners will acquire knowledge of the subject matter and will enable them to critically understand the challenges and complexities affecting the law and the legal system.

Semester:

Title of the Course: Conflict Management and Resolution

Course Code:

Number of Credits: 4

Course prerequisites	Enrollment at the LL.M. (CBCS) Programme		
Objectives	To provide an overview of conflict and its resolution and to introduce basic concepts of conflict and various conflict resolutions.		
	 To enable the students to learn various ways in which a conflict coresolved and develop abilities to use such methods in settling diamicably. 		
Content	Module 1: Introduction to Conflict	15 hours	
	 Understanding the concept of conflict (friction, disagreement, discord, hostility, negative attitudes, rivalry, misunderstanding, antagonism) 		
	2. Definition		
	3. Causes and Types Of Conflict		
	4. Stages of Conflict (Intra personal, interpersonal, intra-group, inter-group, the Life cycle of a conflict)		

	Module 2: Theories of Conflict	15 hours
	 Theory of Conflict management in international relations- Kinds of theories: Traditional Theories, Human needs theory 	
	(John Burton), Pluralist Perspective of Conflict, Marxist and neo-Marxist approaches towards conflict resolution	
	3. Interest Based negotiation (Rodger Fisher)	
	4. Ethnicity, Culture and Conflict	
	Module 3: Approaches and Phases in addressing conflict	. 15
	Crises prevention, management and settlement	hours
	2. Principles of Conflicts: Dynamics of conflict, Stakeholders, Conflict Analysis and Conflict Analysis tools.	
	3. Stages in Conflict and Conflict Handling Styles	
	4. Language and cultural barriers in Conflict and Resolution	
	Module 4: Conflict resolution methods	15
	 Methods of Resolution of Conflicts: Competing, collaborating, avoiding, accommodating and compromising, non- cooperation methods; coercion, violence, adjudication and litigation, arbitration, and win-win. 	hours
	2. Regular and Alternative Methods	
	3. Regular methods (inquisitorial and accusatorial) concept, advantages, disadvantages and identifying of gaps.	
	4. Alternative methods concept, advantages, disadvantages and identifying limitations.	
Pedagogy	This course will be run primarily in lecturing mode. However, student require to learn certain concepts through a collaborative brainst format to explore the understanding of the concepts together.	
Recommended readings	1. O. Ramsbotham, T. Woodhouse & H. Miall. (2016) Contem Conflict Resolution. 4th edition, Cambridge, UK: Polity Press. (0	
	 Neelam Rathee, Violence and Conflict Resolution: Contem Perspectives, Global Vision Publishing House, 2008. 	porary
	 R. Fisher and W. Ury. (2011) Getting to Yes (revised ed.). Nev Penguin Books; 	v York:
	4. The Contemporary Conflict Resolution Reader, Polity; 1st (January 2015)	edition
	5. The 7 Principles of Conflict Resolution, Pearson Education (Fe 2019)	bruary
	6. Martin Leiner Christine Schliesser. Alternative Approac Conflict Resolution, Palgrave Macmillan, Switzerland	hes in

Additional Readings	 L. Kriesberg. (2003) Constructive Conflicts (2nd ed.). Lanham, MD: Rowman & Littlefield;
	2. S. Cheldelin, D. Druckman and L. Fast (eds.). (2003) Conflict: From Analysis to Intervention. London and New York: Continuum;
	3. C.A. Crocker, F.O. Hampson and P. Aall (eds.) (2005) Grasping the Nettle: Analyzing Cases of Intractable Conflict. Washington D.C.: United States Institute for Peace.
	4. Drukkman, D. (1993). "An Analytical Research Agenda for Conflict and Conflict Resolution." In Dennis J. D. Samdole and Hugo Vander Marwe (Eds.), Conflict Resolution Theory and Practice: Integration and Application. Manchester and New York: Manchester University Press.
	5. Fisher, S. et al. (2000). Working With Conflict: Skills and Strategies for Action. London: Zed.
	6. Moog, Robert S. "Conflict and Compromise: The Politics of Lok Adalats in Varanasi District." Law & Society Review 25, no. 3 (1991): 545.
Learning outcomes	 Students will develop a conceptual understanding of conflict and be able to comprehend the causes, dynamics and consequences of conflict.
	 Students shall be able to display sensitivity towards ethical, social and political considerations in conflict and will be able to develop the tools for analysing the conflicts.

Semester:

Title of the Course: Research Methodology

Course Code:

Number of Credits: 4

Course prerequisites	Enrollment at the LL.M. (CBCS) Programme
Objectives	This course is designed to enable students to:
	• Identify and discuss the role and importance of research in the study of social science and analyse the issues and concepts relevant to the research process.
	• Comprehend the complex issues inherent in selecting a research problem, applying an appropriate research design, and implementing a

	research project.	
Content	Module 1: Introduction to Research	15 hours
	Definition, meaning, Objectives and significance of Research	
	2. Scientific Methods of Research and its Characteristics	
	3. Types of Research – Theoretical v Empirical, Descriptive v Analytical, Fundamental v Applied, Qualitative v Quantitative and Historical v Action Research	
	4. Concept of Critical Thinking in research	
	Module 2: Understanding Legal Research	15 hours
	1. Definition, Objectives of Legal Research	
	2. Significance of Legal Research	
	3. Use of Library and e-resources in Research and significance	
	4. Induction and deduction methods in scientific research	
	Module 3: Methods of Legal Research	15 hours
	Doctrinal (Non empirical)or Traditional (Empirical) Research Methods; characteristics, Merits and De-merits	
	2. Survey Method: Census and Sample Survey	
	3. Case study method	
	4. Historical and Ethnographic Methods	
	Module 4: Major Stages in Legal Research	15 hours
	1. Research Problem: Identification and Defining; steps in problem formulation, significance of Research Problem; Rationale of study	
	2. Review of Literature & Identification of Research Gaps; significance of Review of Literature; steps in Review of Literature	
	3. Hypothesis: Meaning and Importance; Formulation and types; Sources of Good Hypothesis, characteristics of Good Hypothesis	
	4. Research Design: Working out a Research Design, Types of Research Design and significance	
Pedagogy	The course will be studied through teaching-learning approach. Ho the instructor may imbibe the practical aspects of research by a pubased method which will help the learners in implementing the course	roject-

	learned through theory
Recommended readings	1. Good & Hatt (1952), Methods in Social Research, New York: McGraw Hill Book Co.,
	2. Young, Pauline. V (1973), Scientific Social Surveys & Research, Delhi, Prince Hall of India Pvt Ltd.
	3. Upendra Baxi (1975), Socio-Legal Research in India: A Programs Chirift, ICSSR, 12, Occasional Monograph
	4. Ervin H. Pollock (1967), Fundamentals of Legal Research.
	5. Goode William J., and Hatt Paul K., Methods in Social Research, McGraw-Hill Book Company, London (1981)
	6. Harward Law Review Association, The Blue Book: A uniform system of Citation, 18th Edition (2008)
	7. S.K. Verma and M. Afzal Wani, Legal Research and Methodology, 2nd Edition, ILI Publication (2009)
	8. The Craft of Research by Wayne C. Booth, Joseph Williams, and Gregory G. Colomb, fourth edition, 2016.
	9. Research Design: Qualitative, Quantitative and Mixed Approaches, John W. Crewel, 4th Edition, 2014.
	10. Qualitative Inquiry and Research Design: Choosing among Five Approaches, John W. Creswell, 3rd edition, 2016
	11. The Research Methods knowledge Base, by William M.K. Trochim and James P. Donnelly, 3rd Edition, 2016
	12. The SAGE Handbook of Qualitative Research (Sage Handbooks) by Norman K. Denzin and Yvonna S. Lincoln, 4th Edition, 2018
	13. Research Methodology, by R. Panneerselvam, second edition, PHI Learning
	14. Handbook of Research Methodology by Dr. Shanti Bhushan Mishra, Dr. Shashi Alok, first edition, 2017, Educreation
	15. Research Methodology, Methods and Techniques, C.R. Kothari, New Age International Ltd Publishers, 1994
	16. Research Methodology: Methods and Techniques, Dr. R.K. Jain, Special Edition, 2021, Vayu Education of India.
	17 Research Methodology: Methods and Techniques by C.R. Kothari and Gaurav Garg, 4th Edition, New Age International Publishers.
	18. Legal Research Methodology, Dr. H.N. Tiwari, 2016, Allahabad Law Agency
Additional	1. Whitney- The elements of Research
Readings	2. Sellitiz, Jahoda (1965) Research Methods in Social Relations (Great Britatin, Methuen and Co.)
	3. Festinger L., Katz David.(1970), Research Methods in Behavioral Sciences (Delhi Amering Publication)

	4. Madge, John (1962), Tools of Social Sciences (N.Y. Free Press)	
	5. Lin Nan (1976) Foundations of Social Research (McGraw Hill Book Co., New York).	
Learning outcomes	Students who successfully complete this course will be able to:	
	 Analyse and explain key research concepts and issues and comprehend, and write accurately research articles in their academic discipline. 	
	Demonstrate the ability to choose methods appropriate to research aims and objectives.	
	 Understand the limitations of particular research methods and develop skills in qualitative and quantitative data analysis and presentation. 	
	Develop advanced critical thinking skills.	

Semester: II

Title of the Course: Law and Justice in a Globalizing World

Course Code:

Number of Credits: 4

Course prerequisites	Enrollment at the LL.M. (CBCS) Programme	
Objectives	To understand the process of globalization and its impact on law justice in a historical perspective. Further to critically analyse concept of global justice and the mechanisms designed to achieve it.	the
	 To better appreciate the demands for change raised by different gr to the international legal order and institutions in the ligh globalization. 	-
Content	Module 1: Globalization:	15
	1. Meaning, Reach and Form Different dimensions of Globalization	iours
	2. Emergence of Transnational Law in a Globalizing World International Organizations vis-à-vis Globalization; Concept of Law & Justice.	
	3. Law-making power of different organs of the State; Components of Judicial Process, commissions & committees	
	4. Types of Justice i.e. compensatory justice, distributive justice,	

	socio-economic justice, social justice etc. Perspective on Social Justice:	
	Module 2: Globalization: The Historical and Social Context	15
	Distinctive Characteristics and Dimensions: Economic, Technological, Social and Cultural.	hours
	2. Impact of Globalization on Poor and Women	
	3. Impact of globalization - International economic law - Economic institutions IPRs.	
	 International human rights law - Globalization and Free Market Impact on welfare state - Natural Resources and Environment 	
	Module 3: The Rule of Law in a Globalizing World	15
	 Role of Precedent in the development of Law and Society; Judicial Creativity, Judicial Activism Issues affecting Justice delivery system 	hours
	2. Role of dissent in the development of law and society Concept of Justice in a Globalizing World	
	3. International Human Rights Law; Globalization and Social Justice/ Global Distributive Justice	
	4. Role of international mechanisms to control armed conflicts, crimes against humanity, environment and health	
	Module 4: Litmus Testing of Globalization	15
	Impact of Globalization on Judicial Process and administration of Justice	hours
	2. Impact of globalization on Human Rights with special reference to Gender Right	
	3. Impact of globalization on Feminism, Women Rights in India and Women and law in India	
	4. Impact of globalization on free market and related notions, Globalization vis-à-vis Environment and development, Reformation of International Law and global institutions	
Pedagogy	Lectures, Special talks/ lectures from experts, debates, critical case and discussion, problem solving	nalysis,
Recommended readings	 Anghie, A. (2007). Imperialism, sovereignty and the mak international law. Cambridge: Cambridge University Press. Ch. 6. 	_
	2. Pogge, T. (2002). World poverty and human rights: Cosmoresponsibilities and reforms. Cambridge: Polity. Ch. 4 & 7.	politan
	3. Rajagopal B. (2003). International law from below: Develo social movements and third world resistance. Cambridge: Cam	-

	University Press. Ch. 5 & 7.
	-
	4. Sen, A. (2009). The idea of justice. Cambridge: Harvard University Press. Ch. 18.
	5. Fraser, N. (2010). Scales of justice: Reimagining political space in a globalizing world. New York: Cambridge University Press. Ch. 2 & 6.
	6. Buchanan, A. (2004). Justice, legitimacy, and self-determination: Moral foundations for international law. Oxford: Oxford University Press. Ch. 10 & 11.
	7. Baxi, U. (2002). The future of human rights. New Delhi: Oxford University Press. Ch.1 & 7.
Articles	 Singh, A. P. (2008). Globalization and its Impact on National Policies with Reference to India: An Overview of Different Dimensions. Journal of Constitutional and Parliamentary Studies, 42 (1-2), 62-78.
	2. Sinha, A. K. (2010). Human Rights in the Era of Globalization. Madras Law Journal, 245 (6), 124-136.
	3. Chimni, B. S. (2007). A Just World under Law: A View from South. American University International Law Review., 22 (2), 199-220.
	4. Chimni, B.S. (2004). International Institutions Today: An Imperial Global State in the Making. European Journal of International Law,15(1), 1-37.
	5. Kenendy, D. M. (2003). Two globalizations of law and legal thought: 1850-1968.
	6. Suffolk University Law Review, 36(3), 631-679. Kenendy, D. M. (2006). Three globalizations of law and legal thought: 1850-2000.
	7. In Trubek, D. M. The new law and economic development. Cambridge: Cambridge University Press. 19-73.
	8. Santos, B. S. (2006). Globalizations. Theory, Culture & Society, 23, 393-399.
	9. Adam, S. (2011). Distributing Justice. New York University Law Review, 86 (2), 500-572. Developments (2016).
	10. The double life of international law: Indigenous peoples and extractive industries. Harvard Law Review, 119, 1755-1778
Learning outcomes	 The students would be able to gain and acquire an understanding of the concept and theoretical background of globalization, and global justice.
	 Students will develop critical thinking on the process of globalization and its impact on international and municipal law and on international institutions.

Semester: II

Title of the Course: Law and Technology

Course Code:

Number of Credits: 4

Course prerequisites	Enrollment at the LL.M. (CBCS) Programme	
Objectives	 To introduce the students to the basic concepts of law and Technology To enable the students to understand the role played by technology in health and social networking To highlight impact of technological advancement on the law of evidence. 	
Content	 Module -1: Introduction Meaning of law and technology Misuse of technology- Crimes- wrongs- offences victims – rights and Punishment Ethical issue Module- 2: Health and Technology Importance of technology in Health sector. Eg. Organ donation etc. Misuse of technology Eg. illegal termination of pregnancy Issues of negligence Medical ethics and the Law 	15 hours 15 hours
	 Module- 3: Social Networking & Technology Social networking- Positive and Negative Effects Regulation of social networking Concept of privacy and the issues of safety Offences - cyber crimes 	15 hours

	Module- 4: Law of Evidence & Technology	15
	Concept of evidence and Law	hours
	2. Recognition of electronic evidence in Law	
	3. Relevance of electronic evidence	
	4. Judicial approach	
Pedagogy	Lecture method, Use of technology, Discussion method, lectures by experts in the field	
Recommended readings	1. Dr. Krishna Pal Malik,(2010), Computer and Information Technology Law, Allahabad Law Agency, Haryana	
	Dr. Farooq Ahmad (2005) Cyber Law in India [Law and Inte New Era Law Publications, Delhi	ernet],
	 Diatha Krishna Sundar (Editor), Isha Garg (Editor), Shar Garg (Editor), (2015), Public Health in India: Technology, governand service delivery 	
	4. Dr Rakesh Kumar Singh, Souvik Dhar(2022), Media Law (Incl Right to Information Act) Vinod Publication P. Ltd.	luding
	5. Kush Kalra,(2021) ,Law of Electronic evidence, Vinod Publicat Ltd.	ion P.
Learning outcomes	Students will understand the meaning of basic concepts of law a Technology	ınd
	 The students will understand the role played by technology in h and social networking 	ealth
	 The students will be able to apply the understanding of technol- advancement to the law of evidence. 	ogical

Semester: II

Title of the Course: Legal Education and Legal Pedagogy

Course Code:

Number of Credits: 4

Course prerequisites	Enrollment at the LL.M. (CBCS) Programme
Objectives	To provide an overview to the students to the idea of Legal Education in India: Trends and Ideas of Justice and Justice Education

	To enable the students, learn various methods of teaching, pre- curriculum and to appreciate the evaluation of student performant	
Content	Module 1: Legal Education and its transformation and Ideas of Justice	15 hours
	1. Efforts by BCI, UGC and State	
	 Libertarianism and Utilitarianism, Egalitarianism and Distributive Justice 	
	3. Capabilities Approach to Justice	
	4. Relationship between Law and Justice	
	Module 2: Justice Education and Clinical Legal Education	15
	1. Legal Education in India: Focus and Emphasis	hours
	2. Need for a Shift from Legal Education to Justice Education	
	3. Rationale in Introducing the Clinical Curricula	
	4. Justice Oriented Approach in Clinical Methods, Issues in Implementing the Clinical Curricula	
	Module 3: Teaching Methods in Law, Learning Objectives and Curriculum Planning	15 hours
	1. Role of a Law Teacher	
	2. Teaching Methods, Evaluation and Supervision	
	3. Curriculum Planning	
	4. Developing Teaching Plans	
	Module 4: Teaching Professional Values and Skills and Evaluation of Student's Performance	15 hours
	1. Identifying Professional Values and Skills	
	2. Employing Clinical Methods in Law Teaching	
	3. Practical Training Courses and Skills Training	
	4. Methods of Evaluation of Student's Performance	
Pedagogy	Lectures, discussions, seminars, debates, group discussions	
Recommended readings		
	2. Madhava Menon, Legal Education for Professional Responsibility – An Appraisal of the New Pattern, Legal Education in India Status and Problems (BCI Trust, New Delhi 1983).	
	3. P.L. Mehta, Sushma Gupta, Legal Education and Profession is (2000).	n India
	4. N. R. Madhava Menon (ed.) Clinical Legal Education: Conce Concerns, A Handbook on Clinical Legal Education (Eastern Bo	•

1998). 5. S. Agrawala, Legal Education in India (West Publishing Company, 1973). 6. S.P. Sathe, Access to Legal Education and the Legal Profession in India, (Rajeev Dhavan Ed., Butter worths, London, 1989). 7. S.K. Sharma, Legal Profession in India, Sociology of Law and Legal Profession: A Study of Relations between Lawyers and their Clients (Rawat Publications, Jaipur 1984). 8. Gerald F. Hess and Steven Friedland, Techniques for Teaching Law **Articles** 1. Andrew Petter, A closet within the house: Learning Objectives and the Law School Curriculum, Essays on Legal Education, Butter worths (1982).2. A.S. Anand, Legal Education in India - Past, Present and Future, 3 S.C.C. (Jour.) 1 (1998).13 3. A.T. Markose, "A Brief History of the Steps taken in India for Reform of Legal Education", 68 Journal of the All India Law Teachers Association (1968). 4. Antoinette Sedillo Lopez, "Learning Through Service in A Clinical Setting: The Effect of Specialization On Social Justice and Skills Training", 7 Clinical Law Review 307 (2000-2001). 5. D.A. Desai, "Role and Structure of Legal Profession", XXII IBR (1995). 6. D.C. Mukherjee, "Practical Side of Law Teaching", 2 Journal of Bar Council of India, (1973). 7. Frank J. Macchiarola, "Teaching in Law School: What are we doing and What More Has to be done?" 71 U. Det. Mercy L. Rev. (1994). 8. Frank S. Bloch and M. R. K. Prasad, "Institutionalizing A Social Justice Mission for Clinical Legal Education: Cross-National Currents from India and the United States". 9. Clinical Law Review 165 (2006-2007). 10. Frank S.Bloch, Iqbal S. Ishar, "Legal Aid, Public Service and Clinical Legal Education: Future Directions from India and the United State", Mic. J. Int'l. L. (1990). 11. Jagat Narain, "Legal Aid - Litigational or Educational: An Indian Experiment", 28 J.I.L.I. (1986). 12. Jennifer Howard, learning to "Think Like A Lawyer" Through Experience, 2 Clinical Law Review 167 (1995). 13. Jon C. Dubin, "Clinical design for Social Justice Imperatives", 51 S.M.U. L. REV. 1461 (1997-1998).

14. Justice Ranganath Misra, "Supreme Court Legal Aid Committee, New Delhi: Its Aims, Activities and Achievements", 5 SCC Jour. (1995).

15. Madhava Menon N.R., "Restructuring the Legal Profession for

Strengthening Administration of Justice", XXII, IBR (1995).

	16. Madhava Menon., "Legal Education for Professionals Responsibility – An Appraisal of the Five-Year LL.B. Course", XII, Bar Council Review (1986)	
	17. Mohammad Ghouse, "Legal Education in India: Problems and Perspective", (Book review) 19 J.I.L.I. (1977).	
	18. Upendra Baxi, "Notes Towards Socially Relevant Legal Education: A Working Paper for the UGC Regional Workshop in Law", 51 Journal of the Bar Council of India (1975-76).	
	19. Uprendra Baxi, "The Pathology of the Indian Legal Professions", XXII IBR, (1995).	
Reports	 American Bar Association, Section of Legal Education and Admissions to the Bar, Legal Education and Profession Developmen An Educational Continuum, Report of the Task Force on Lav Schools and the Profession: Narrowing the Gap, (ABA 1992). 	
	2. Government of India, Ministry of Law, Justice and Company Affairs, Department of Legal Affairs, Report of Expert Committee on Legal Aid: Processual Justice to the	
	3. People (1973).	
	4. Government of India, Ministry of Law, Justice and Company affairs, Department of Legal Affairs, Report on National Juridicare: Equal Justice – Social Justice (1977).	
	5. Law Commission of India, 14th Report on Reform of Judicial Administration (1958).	
	6. Law Commission of India, 184th Report on The Legal Education and Professional Training and Proposal for Amendments to the Advocates Act 1961 and the University Grants Commission Act 1956.	
	7. Report on Access to Justice for Marginalized People – A Study of Law School Based Legal Services Clinics UNDP (2011).	
Learning outcomes	Students will develop a conceptual understanding of the concept of Legal Education and its transformation to Justice Education	
	 Students will be able to display their capability in adopting and using various teaching methods, preparation of curriculum for various courses and employ various effective methods of evaluation of student's performance. 	

Semester: I

Title of the Course: Law and Social Change

Course Code:

Number of Credits: 4

Course prerequisites	Enrollment at the LL.M. (CBCS) Programme	
Objectives	To provide insights into the understanding of the reciprocal relation between changes in society and the law.	
	To enable the learners to have adequate information about the emerging causes and concerns of democratic society.	
Content	Module 1: Social Change	15
	 Meaning of Social change and understanding changes in Social Structure, Social Institutions, Social Behaviour and Social Relations 	hours
	2. Materialistic and Idealistic causes of Social Change	
	3. Factors of Social Change	
	4. Relationship between law & social change and Law as an Instrument of Social Change	
	Module 2: Religion and the Law	15
	1. Religion as a divisive factor and Secularism as a solution to the problem	hours
	2. Religious pluralism and Uniform Civil Code	
	3. Freedom of religion and non-discrimination on the basis of religion.	
	4. Religious minorities and the law.	
	Module 3: Language and the Law:	15
	1. Multi-linguistic culture and its impact on policy of the nation	hours
	2. Constitutional guarantees to linguistic minorities	
	3. Language policy & the Constitution, Official language and multi-language system	
	4. Role of language in all levels of education: Medium of instruction and related issues	
	Module 4: Role of Legal Institutions, Law and Social	15
	Transformation	hours
	1. The Role of Law Commission in transforming the Law	

	2. The Role of Judiciary in Expanding the horizons of Law; New Rights Philosophy and Public Interest Litigation		
	3. Role of Legislature and Executive in reforming the Law: Social Stratification and Agrarian Reforms		
	4. Modernization of social institutions through law		
Pedagogy	Lecture method and class room discussion		
Recommended readings	1. W. Friedmann, Law in a Changing Society, Universal Publishing (2003		
	2. M.N. Srinivas, Social Change in Modern India, Orient BlackSwan		
	3. Yogendra Sing, Social Change in India: Crisis and Resilience, Har Anand Pub		
	4. B. Kuppuswamy and B.V. Kumar, Social Change In India, Konark Publisher Pvt Ltd-Delhi		
	5. Yogendra Singh, Social Stratification and Change in India, Manohar Publication		
	6. P. Ishwara Bhat, Law and Social Transformation, Eastern Book Company,2012		
	7. Oliver Mendelsohn, Law and Social Transformation in India, Oxford University Press, 2014		
	8. H.M. Seervai, Constitutional Law of India, N.M. Tripathi and Sweet and Maxwell		
	9. D.D.Basu, Shorter Constitution of India, Wadhwa and Company, Nagpur Vol. I & II, 2018		
	10. M.P.Jain, Indian Constitutional Law, Lexis Nexis, 2016		
Additional Readings	1. B.S. Sinha, Law and Social Change In India, Deep and Deep Publications, 1983		
	2. G.P. Tripati, Law and Social Transformation, Central Law Publication, 2012		
	3. Malik and Raval, Law and Social Transformation in India, Allahabad Law Agency, 2014		
	4. W. Friedmann, Law and Social Change, Universal Law Publishing Co., 2010.		
Learning outcomes	Students will acquire knowledge of the application of law with respect to changing dimensions of society.		
	 Students will understand the reciprocal relationship between changes in society and the law. 		
	Students will attain adequate information about the emerging causes and concerns of democratic society.		

MASTER OF LAWS (LLM) DISCIPLINE SPECIFIC ELECTIVE (DSE) COURSES

CRIMINAL LAW SPECIALIZATION (SEMESTER- I)

Specialization: Criminal Law

Programme: Master of Laws

Semester:

Title of the Course: Crime, Criminology and Crime Prevention

Course Code:

Number of Credits: 4

Course prerequisites	Enrollment at the LL.M. Programme in the Criminal Law specialization	1	
Objectives	This course will introduce students to the basic concepts of crime criminology.		
	The students will also understand the new scientific techniques as by police and legal provisions relating to crime prevention detection.	_	
Content	Module -1 Fundamentals of Crime and Criminology	15	
	1. Definition, Nature and scope of Crime and Criminology and Classification of Offenses and Offenders- Adult and Juvenile offenders, Habitual offenders, Professional offenders, Violent offenders, Victimless Criminals	hours	
	2. Criminology as a Social Science & Interrelations with other Sciences-		
	3. Schools of Criminology-Pre-Classical school, Classical school, Neo-Classical school, Positive school, Biological school, Sociological Schools, Clinical Schools		
	4. Theories relating to crime		
	Module- 2 Crime Prevention	15	
	Police and Law enforcement and functions of Police under Criminal laws including Indian Police Act, 1861	hours	
	2. Role of Police in Crime prevention and Witness Protection		
	3. Police reforms		

	4. Police Deviance, Police atrocities, Custodial Violence, Encounter, Killings, Corruption. Supreme Court rulings	
	Module- 3: Investigation and Emerging Scientific Techniques	15 hours
	1. Modernization and Professionalism in Police system	nours
	2. Recording of Statements by Police and evidentiary value of statements/articles seized/collected by the Police	
	3. Collection of evidence and use of Scientific Techniques-Lie detector, Narco Analysis	
	4. Use of forensic science in criminal cases- scene of crime, discovery of traces of physical evidence, principle of exchange, heredity, taxonomy etc.	
	Module- 4: Authorities to Control Police Deviance	15 hours
	 Vigilance Commission, Public Accounts Committee, Ombudsman, Commissions of Enquiry 	nours
	2. State Police Complaints Authority	
	3. Human Rights Commission National and State	
	4. Prevention of Corruption Act, 1947	
Pedagogy	Lecture method, Use of technology, Discussion method in the field	
Recommended readings	 Ahmed Siddique, (1993) Criminology, Problems and Perspe Eastern Book House, Lucknow. 	ectives,
	Conklin, John. E., (2001) Criminology, Macmillan Pub Company.	lishing
	 George Vold and Thomas J. Bernard (1986) New Horizo Criminology, Prentice Hall, New Delhi. 	ons in
	4. Sandra W, Understanding Criminology: Current Theoretical Do Open University Press, 2007 (3rdedi.)	ebates,
	Paranjape, N.V. (2002), Criminology and Penology, Centra Publications, Allahabad.	l Law
	6. N. Prabhu Unnithan, Crime & Justice in India, Sage Publications	<u>-</u>
	7. Crime in India, (2010, 2011) National Crime Record Bureau, M of Home Affairs, New Delhi.	inistry
	8. Rajendra Kumar Sharma, Criminology &Penology, A Publishers.	tlantic
	 Ranevan Swaaningen, Critical Criminology visions from Europe Publications, New Delhi. 	e, Sage
	10. Justice V.R. Krishnalyer, Criminology, Law and Social Change.	
	11. Ram Ahuja, Criminology, Rawat Publication New Delhi.	
	12. Girjesh Shukla, Criminology, Lexis Nexis, Gurgaon.	
	13. Govind Singh, Anatomy of Crime & Criminology, Cyber Publication, New Delhi.	Tech

	14. Eugene Mclaugulin and John Muncie, The Sage Dictionary of Criminology, Sage Publications.			
	15. Diaz, S.M., 1976, New Dimensions, of the Police Role and functions in India Published by the National Police Academy, Hyderabad.			
	16. Gupta, A., Police in British India -1886 to 1947 Concept Publishing Co., New Delhi.			
	17. Nehad Ashraf, 1992, Police and Policing in India, Common Wealth Publishers House, New Delhi.			
	18. Parmar, M.S., 1992, Problems of Police Administration, Reliance Publishing House, New Delhi.			
	19. Sethi, R.B., 1983, The Police Acts, Law Book Co., Allahabad.			
	20. Sharma B.R.: Forensic Science.			
	21. Forensic Science in criminal Investigation Dr. Jaishankar and Amin			
	22. Fundamentals of Forensic Science by Max M. Houck, Jay Siegel			
	23. Forensic Science In Criminal Investigation And Trials : Sharma			
Learning outcomes	Students will know the basic concepts of crime and criminology.			
outcomes	 students will understand the new scientific techniques adopted by police and legal provisions relating to crime prevention and detection. 			

Specialization: Criminal Law

Programme: Master of Laws

Semester: I

Title of the Course: Contemporary Forms of Crime

Course Code:

Number of Credits: 4

Course prerequisites	Enrollment at the LL.M. Programme in the Criminal Law specialization	1
Objectives	 This course will introduce students to contemporary forms of o The students will also understand the novel types of particularly terrorism. 	
Content	Module 1- Environmental Crimes	15
	1. Nature, meaning and forms	hours

2. Crime against forest conservation and wild life	
3. Industrial waste and pollution	
4. Social and legal measures for controlling crime.	
Module 2 -White Collar and organized crimes	15 Hours
1. Nature, meaning, kinds and characteristics	Hours
2. Preventing and controlling white collar crime	
3. Nature, meaning, Characteristics and Kinds of Organized crimes	
4. Prevention and control Strategies	
Module 3 -Communal Violence	15
Incidence and courses of communal violence,	hours
2. Findings of various commissions of inquiry,	
3. The Role of police and paramilitary systems in dealing with communal violence,	
4. Criminal justice administration in relation to - communal violence	
Module 4 -Terrorism	15
1. Nature, meaning, Impact of terrorism	hours
2. Types of terrorism	
3. Prevention and Control mechanisms	
4. National Security and Terrorism	
Preventive Detention	
Unlawful Activities (Prevention) Act, 1967	
National Investigation Agency Act 2008 (NIAA)	
National Investigative Agency	
 Armed Forces (Special Powers) Act,1958 and Crimes against Humanity 	
Pedagogy Lecture method, Use of technology Discussion method, lectures by experts in the field	
Recommended readings 1. Gandhirajan, C K 2004, Organized crime, A P H Publ Corporation	ishing
2. Nair, P M 2002, Combating Organized crime, Konark Publishers	
3. Karan Raj, 2002, Dictionary of Terrorism and Bioterrorism Publishing House, Delhi.	n, IVY
4. V Grover, 2002, Encyclopedia of International Terrorism, Vol. 1 Deep & Deep Publications, New Delhi.	,2 &3,
5. Shah, Giriraj, 2002, Encyclopedia of International Terrorism, A	Anmol

- Publications. New Delhi.
- 6. Holmes, Ronald M, 2001, Murder in America, Sage Publications, New Delhi.
- 7. Cambridge University Press, 2001, White Collar Crime Explosion: How to protect yourself and your company from prosecution
- 8. Kelly, Robert J, 2000, Encyclopedia of Organized Crime in the United States from Capone's Chicago to the New Urban Underworld, Greenwood Press, Westport. London.
- 9. Viano, Emilio C 2000 Global Organized Crime and International Security, Ashgate Publishing Limited
- 10. Situ, Yingyi, 2000, Environmental Crime: The Criminal Justice System,s Role in Protecting the Environment, Sage Publications, New Delhi.
- 11. Viano, Emilo C, 1999, Global Organized Crime and International Security, Ashgate, Aldershot
- 12. Holmes, Ronald M, 1998, Contemporary Perspectives on Serial Murder, Sage Publications, New Delhi.
- 13. Holmes, Ronald M, 1998, Serial Murder, Sage Publications, New Delhi.
- 14. Mishra, Girish, 1998, White-collar Crimes, Gyan Publishing House, New Delhi
- 15. Lyman, Michael D, 1997, Organized Crime, Prentice Hall, Upper Saddle River
- 16. Lyman, Florentini & Peltzman, 1995, The Economics of Organised Crime, Cambridge University Press
- 17. Rakesh, M, 1994, Computer Crimes: Concept, Control and Prevention. Goyal Sysman Computers Pvt Ltd. Bombay.
- 18. Nash, Jay Robert, 1992, World Encyclopedias of Organized Crime, Paragon House, New York
- 19. Mc Graw Hills Inc New York, 1992, Combating Computer Crime: Prevention, Detection and Investigation.
- 20. Pace, Denny F, 1991, Concepts of Vice, Narcotics & Organized Crime, Prentice Hall Inc
- 21. Ghosh, S K, 1991, Indian Mafia, Ashish Publishing House
- 22. Sain, Bhim, 1991, Drug Addiction Alcoholism, Smoking Obscenity and its Impact on Crimes, Terrorism and Social Security, Mittal Publications, New Delhi.
- 23. Keith, W Barrington, 1990, World's greatest Crimes: Murder, Robbery and Mayhem from 1900 to the present day, Hamlyn, London.
- 24. Attar Chand, 1988, Terrorism: Political Violence and Security of Nations, Gian Publishing House, New Delhi.
- 25. Sachdeva, Updesh Singh, 1987, Frauds & Bankers, UDH Publishing House

	26. Rosie, George, 1986, Directory of International Terrorism, Mainstream Publishing Co. Edinburgh.		
	27. Coleman, James W, 1985, Criminal Elite: The Sociology of White Collar Crime, St. Martin's Press Inc. New York		
	28. Bologna, Jack, 1984, Corporate Fraud, Butterworth Publishers		
	29. Clinnard, Marshall B, 1983, Corporate Ethics & Crime, Sage Publications		
	30. Clinard B & Yeager C Peter, 1980, Corporate Crime, McMillan Publishing Co.,		
Learning outcomes	Students will acquire knowledge about contemporary forms of crime		
	 Students will understand the magnitude of the novel types of crimes, particularly terrorism. 		

Specialization: Corporate Law

Programme: Master of Laws

Semester:

Title of the Course: Corporate Governance

Course Code:

Number of Credits: 4

Course prerequisites	Enrollment at the LL.M. Programme in the Corporate Law specialization	on
Objectives	 To enable learners to understand and identify key concepts in corlaw especially in today's dynamic times. To inculcate requisite knowledge of the subject matter and to enable legal framework of Corporate Environment in India and the elementary knowledge Indian Corporate Law. 	valuate
	Module 1: Incorporation of Company 1. Legal formalities for Incorporation of Companies 2. Promoters and Promotion of Companies	15 hours
	 3. The binding force of Articles of Association and Memorandum of Association of the Company 4. Doctrines: Ultra Vires, Constructive Notice and Indoor 	

	Management	
	Module 2: Shares and Debentures	, 15
	1. Issue of Shares and Types of Shares	hours
	2. Kinds of Share Capital and Reduction of Share Capital	
	3. Debentures, Charges and Dividends.	
	4. Oppression and Mismanagement in Companies	
	Module 3: Corporate Democracy and Restructuring	, 15
	Affairs of the Company- Norms, Manner, Duties, Powers and Accountability of the various agents of the company	hours
	2. Company and its Significance	
	3. Organization through Arrangement, Mergers and Acquisitions and its Regulation	
	4. Competition Law in Regulating Mergers and Acquisitions	
	Module 4.: Winding Up and Dispute Settlement	15 hours
	1. Winding up of the Companies under the Indian Legal Regime	Hours
	2. Role and Powers of Liquidators	
	3. Litigation and ADR in Corporate Disputes	
	4. Company Law Board & National Company Law Tribunal	
Pedagogy	Lecture method, discussion, debate, and class room discussion	
Recommended readings	 Gower L.G.B. "Principles of Modern Company Law", (London), and Maxwell, 2002. 	Sweet
	2. Palmer "Company Law" (London), Stevens.	
	3. Shah S.M. "Lectures on Company Law", 19th Edition (Bombay Tripathi,1990.	y) N.M.
	4. Larry Cata Backer, "Comparative Corporate Law in United European Union, China and Japan – Cases and Materials" Carolina) Carolina Academic Press (2006)	
	5. Ramaiya A., Guide to Companies Act, 17th edition, Lexis Butterworths Wadhwa, Nagpur (2010)	Nexis
	6. Agarwal & Baby, SEBI Act: A Legal Commentary on Securi Exchange Board of India, Taxmann (2011)	ities &
	7. Bhandari, M.C., Guide to Company Law Procedures, 20th E Wadhwa (2007)	Edition,
	8. Dutta C. R., The Company Law, Lexis Nexis Butterworths, 6th E (2008)	Edition,
Learning outcomes	Students will be able to understand the theoretical conditions incorporation of company and other important doctrines of the company and the company	-

with company
 Students will be able to recognize the theoretical idea about shares, debentures and also get insight to dispute settlement mechanism

Specialization: Corporate Law
Programme: Master of Laws

Semester: I

Title of the Course: Banking and Insurance Law

Course Code:

Number of Credits: 4

Course prerequisites	Enrollment at the LL.M. Programme in the Corporate Law specialization	
Objectives	 To enable learners to acquire knowledge of working of Indian banking System. To inculcate requisite knowledge of basic principles and regulations of commercial banking institutions and would enable them to perform banking tasks effectively and efficiently. 	
Content	Module 1: Evolution and Social objectives of Indian Banking-	15 hours
	1. Evolution of Banking Institutions and Nationalization of Banks	
	2. Role of Bankers in Industrial Finance and relationship between Banker and Customer.	
	3. Banking Services and Consumer Protection	
	4. Role of Reserve Bank of India	
	Module 2: Law relating to Negotiable Instruments	15 hours
	1. Negotiable Instruments	
	2. Kinds of Negotiable instruments	
	3. Parties to Negotiable instruments	
	4. Negotiation and Kinds of Negotiation	
	Module 3: Principles under Insurance Law	15 hours
	1. Insurance contract and Types of Insurance Contracts	
	2. Principles of Contribution, Subrogation and Concept of	

	nationalized insurance	
	3. Insurance Regulatory Authority of India	
	4. Types of Insurance: Life, Marine, Fire and Motor Vehicle Insurance	
	Module 4.: Law relating to Carriage of Goods	15 hours
	1. Carriage of goods by land, sea and air	
	2. Contracts of affreightment freight and Relevant International conventions	
	3. Limitation of the carrier's liability	
	4. Protection of the rights of the consignor and consignee	
Pedagogy	Lecture method, discussion, debate, and class room discussion	
Recommended	1. Ross Cranston, Principles of Banking Law, Oxford	
readings	2. L.C. Goyle, The Law of Banking and Bankers, Eastern	
	3. M.L. Tannan, Banking Law and Practice in India, Indian Law Hou	ıse,
	4. K.C. Shekhar, Banking Theory and Practice	
	5. K. Subramanyan, Banking Reforms in India Tata McGraw	
	6. R.S. Narayana, The Recovery of Debts due to Banks and Final Intuitions Act, 1993, Asia Law House.	ancial
	7. Avtar Singh, Law of Insurance, 2nd Edition, Eastern Book Con (2010)	npany
	8. M. N. Srinivasan, Principles of Insurance, Wadhwa Publica (2009)	ations
	9. M.L. Tannan, Tannan's Banking Law and Practice in India, Edition, LexisNexis (2012)	23rd
	10. P.N. Varshney, Banking Law and Practice, 24th Edition, Jain Agency (2012)	Book
	11. R.K. Nagarjun, Law of Insurance, 2nd Edition, Allahabad Law Ag (2012)	gency
Learning outcomes	Students will be able to understand and apply banking system Students will be able to understand and apply banking system system	
	Students will be appreciating the theoretical concept of insulaw and they also get insight for the authorities in case of difficin relation to insurance	

Specialization: Constitutional Law

Programme: Master of Laws

Semester: I

Title of the Course: Constitutional Theory and Practice

Course Code:

Number of Credits: 4

Course prerequisites	Enrollment at the LL.M. Programme in the Constitutional Law speciali	zation	
Objectives	To provide the students an overview and in understanding the Constitutional Framework of Governance and its significance.		
	To provide comprehensive knowledge in understanding and in ap the constitutional rights and liabilities, further to provide the new importance of constitutional courts		
Content	Module 1: Meaning and requisites of Constitution	15	
	1. Idea & creation of Constitution	hours	
	2. Meaning, Purpose and Requisites of ideal Constitution;		
	3. Process and Institutions in creating Constitution, Constituent Assembly		
	4. Making of the Constitution.		
	Module 2: Interpretation of Constitution	15	
	1. Interpreting the Constitution as legal document;	hours	
	2. Originalism v. the Living Constitution; Interpreting the Constitution as a value document;		
	3. Purposive interpretation of Constitution		
	4. Specific Rules, Principles and Doctrines of Interpretation.		
	Module 3: Constitutional Courts and their Independence	15	
	1. Role, need and significance of Constitutional Courts	hours	
	2. Constitutional courts in protecting the Integrity and effectiveness of the constitution		
	3. Constitutional Safeguards for Protecting Independence of Constitutional Courts;		
	4. Striking balance between Independence and Accountability of Constitutional Courts		

	Module 4: Concept of Constitutional Rights and Liabilities	15
	_	hours
	2. Definition of 'State' & Rights against state;	
	3. Procedural Limits on the Constituent Power;	
	4. Substantive Limits on the Constituent Power - Basic structure theory	
Pedagogy	Lectures, Debates, Critical case analysis, Problem solving, discussion	n
Recommended	1. K.C. Wheare, Modern Constitutions	
readings	2. H.J. Laski, The State in Theory and Practice(Chapter-I)	
	3. P.K. Tripathi- Spotlights on Constitutional Interpretation.	
	4. B.A Masodkar, Society State and the Law.	
	5. R.M Mc Ivan, The Modern State	
	6. Kulgod, Waiver of Constitutional and Fundamental Right Constitutional Discretion not an American Doctrine.	ts: A
	7. P.V Kane, History of Dhamashastra,Vol. III	
	8. M. Rama Jois, Constitutional and legal History, Vol. I &II	
	9. B. Shiva Rao, The Framing of India's Constitution, Select Comme Parts, Universal Law Publishing Co. Pvt. Ltd. (Reprint2004)	ents, 6
	10. Granville Austin, working A Democratic Constitution: A History (Indian Experience, Oxford University Press, New Delhi (2000)	of the
	11. Jain M. P., Indian Constitutional Law, 6th Edition, Lexis Butterworths, Wadhwa, Nagpur (2008)	Nexis
	12. Khanna H. R., Making of India's Constitution, 2nd Edition, Ea Book Company, Allahabad (2008)	stern
	13. Krishnaswamy Sudhir, Democracy and Constitutionalism in Inc Study of the Basic Structure Doctrine, Oxford University Press, Delhi (2009)	
Learning outcomes	Students will develop the idea and creation of the constitutional rights and their limits	ution,
	Students also will be able to appreciate and understand the conformal courts and independent judiciary	ncept

Specialization: Constitutional Law

Programme: Master of Laws

Semester: I

Title of the Course: Constitutional Framework of Governance

Course Code:

Number of Credits: 4

Course prerequisites	Enrollment at the LL.M. Programme in the Constitutional Law special	ization
Objectives	To provide comprehensive knowledge to the students regard general principles of Constitutional Framework of Governance.	ing the
	To inculcate the basic knowledge and need for local self-governanthe idea of emergency	nce and
Content	Module 1: Basic Constitutional Principles of Governance-	15
	1. Rule of Law	hours
	2. Separation of Powers	
	3. Judicial Review	
	4. Directive Principles of State Policy	
	Module 2: Parliamentary System of Governance-	15
	1. Union Parliament	hours
	2. State Legislatures	
	3. Union and State Executive	
	4. Parliamentary committees	
	Module 3: Local Self Governance-	15
	1. Constitutional Framework- Panchayat Raj Institutions- Municipalities.	hours
	2. Free and Fair Elections; Adult Suffrage;	
	3. Election Commission; Power and Functions	
	4. Doctrine of Pleasure-Exceptions-Public Service Commissions.	
	Module 4: Emergency Regime	15
	1. Impact of National Emergency on Governance-	hours
	2. Impact of State Emergency on Governance	
	3. Impact of Financial Emergency on Governance	
	4. Role of judiciary in dealing with emergency	
Pedagogy	Lectures, debates, critical case analysis, problem solving	
Recommended readings	Basu Durga Das, Human Rights in Constitutional Law, Third l Lexis Nexis Butter worths, Wadhwa Nagpur, New Delhi	Edition,
	2. Granville Austin, working A Democratic Constitution: A History	y of the

	Indian Experience, Oxford University Press, New Delhi
	3. Jain M. P., Indian Constitutional Law, LexisNexis Butter worths, Wadhwa, Nagpur
	4. Khanna H. R., Making of India's Constitution, Eastern Book Company, Allahabad
	5. Servia H. M., Constitutional Law of India Volumes 1, 2 and 3, Universal Law Publishing Co. Pvt, Ltd.
	6. Singh M. P., V. N. Shukla's Constitution of India, Eastern Book Company, Lucknow
Learning outcomes	After going through this course student will be • To understand and apply the concept of rule of law and separation of powers of Parliamentary form of government
	 To Ascertain the Role and importance of local self-governance (Municipalities and panchayats), they also appreciate and analyse the need and imposition of emergency

Specialization: Labour Law

Programme: Master of Laws

Semester: I

Title of the Course: Industrial Relations and Law

Course Code:

Number of Credits: 4

Course prerequisites	Enrollment at the LL.M. Programme in the Labour Law specialization	
Objectives	 To comprehend the concept of Industrial relations To understand and apply the concept in the system in woperates 	hich it
Content	 Module 1: Introduction to industrial relations Industrial Relations Basic Concept and Philosophy of Industrial Relations Evolution and growth of Industrial Relations in India Factors influencing Industrial Relations 	15 hours

	Module 2: Industrial conflicts	15
	1. Nature of Industrial Conflicts	hours
	2. Types and Causes of Industrial Disputes	
	3. Impact of Industrial Disputes	
	4. Machinery for prevention and settlement of Industrial Disputes	
	Module 3: Trade Unions and Collective Bargaining	15
	1. Characteristics, types and reasons for employees joining trade unions	hours
	2. Trade Union Movement and federations in India and problems	
	3. Essential pre-requisites and levels of collective bargaining	
	 Collective bargaining process along with advantages and disadvantages 	
	Module 4: Standing Orders and Grievance Procedure	15
	1. Standing orders-objectives, evaluation of standing orders	hours
	2. Grievances- concept under industrial relations law	
	3. Causes of Grievances	
	4. Procedure for settlement	
Pedagogy	Teaching-learning methods	
	 Experts in the field of industry 	
	 Guest faculty and observation of the methods adopted in the sy 	stem
Recommended	Essential Reading:	
readings	1. Bare Acts of the relevant Legislations	
	2. Garg, K.C.; Sharma, Mukesh; Sareen, V.K. (2002). Commerci Labour Laws. Ludhiana: Kalyani Publishers.	al and
	3. Kumar H.L.,(2000). Practical Guide to Labour Management Delhi : Universal Law Publishing.	t. New
	4. Reshma Arora, (2000). Labour Law. New Delhi: His Publication House.	malaya
	Recommended Reading	
	 Kumar H.L., (2002). Practical Guide to Contract Labour - Reg & Abolition Act & Rules. New Delhi: Universal Law Publishing. 	
	Mathur .A.S. (1968). Labour Policy and Industrial Relations in Agra: Ram Prasad.	India.
	 Singh, Avtar. (2002). Introduction to Labour & Industrial Lav Delhi: LexisNexis. 	v. New

	4. T. N. Chabra, R.K. Suri, "Industrial Relations- Concepts and Issues", 2000, Dhanpat Rai & Co. Private Ltd.,
	5. CB Mamoria, Satish Mamoria and S V Gankar, " Dynamics of Industrial Relations", Himalaya Publishing House, 2008
	6. S C Srivatsava, "Industrial Relations and Labour Laws", 2008, Vikas Publishing House
	7. C S Venkatratnam, " Industrial Relations", 2009, OUP
Learning outcomes	 To analyse the present state of Industrial relations in India To acquaint with the concepts, principles and issues connected with trade unions, collective bargaining, workers participation, grievance redressal
	 Understand the various processes and procedures of handling Employee Relations.

Specialization: Labour Law

Programme: Master of Laws

Semester: I

Title of the Course: Law relating to Industrial Injuries and Special Security

Course Code:

Number of Credits: 4

Course prerequisites	Enrollment at the LL.M. Programme in the Labour Law specialization	
Objectives	 To comprehend and understand the law relating to Industrial injuries and social security To analyse the importance of ensuring fair and reasonable conditions of work for all the employees 	
Content	Module 1: Industrial Injuries and Social Security	15
	1. Meaning and concept	hours
	2. International norms on social security for labour: the ILO Conventions and Recommendations on Social Security	
	3. Impact of ILO on Indian Labour Legislations.	
	4. Social Security Law: Comparative Perspectives (USA/UK)	
	Module 2: Law Relating to Industrial Injuries and Social Security 1. Law on employees' compensation	15 hours

	2. Law on Copiel Inguinos	
	2. Law on Social Insurance	
	3. Law on Maternity Benefits	
	4. Law on Retirement benefits and Payment of Gratuity	
	Module 3: Social Security for Unorganised and Agricultural Labour	15 hours
	1. Unorganised labour: concept	
	2. Benefits of social security	
	3. Comprehensive and Integrated social security scheme	
	4. Role of the Government for its implementation	
	Module 4: Labour Code on Social Security	15
	1. Historical background	hours
	2. Important provisions of the Code	
	3. Authorities and their power to implement	
	4. Role of the government and recent developments	
Pedagogy	Teaching learning methodology	
	 Inviting experts from the industry to interact with the learners 	S
	 Project based approach as a method of 	
Recommended	Essential Reading:	
readings	1. Bare Acts of the relevant Legislations	
	2. Dr. V.G. Goswami, Labour & Industrial Laws (Central Law 2019).	Agency,
	3. S.N. Mishra, Labour and Industrial Law (Central Law Publi 29th ed.,2019	cations,
	4. Gupta N.H., Social Security for Labour in India (Deep and Publications, New Delhi, 1986).	d Deep
	5. Dr. Avtar Singh, Introduction to Labour and Industria (LexisNexis Buttterworths Wadhwa, Nagpur, 2nd ed., 2008).	al Law
	6. Arun Monappa, Ranjeet Numbudiri, Patturaja Selvaraj, Inc Relations & Labour Laws (Tata Mcgraw Hill, 2012).	dustrial
	7. R.W. Rideout, Principles of Labour Law (Sweet and Maxwell, 1	988).
	8. H.K. Saharay, Industrial and labour Laws of India (Easter House, Calcutta, 1987).	rn Law
	9. P. N. Singh, Neeraj Kumar. Employee Relations Mana (Pearson, 2011).	gement
	10. R.W. Rideout, Principles of Labour Law (1988), Chs. 12,13.	
	11. Ratna Sen, Industrial Relations in India, Shifting Par (Macmillan India Ltd., New Delhi, 2009).	adigms
		gement

	Relations (Response Books, 2010).	
	13. Garg, K.C.; Sharma, Mukesh; Sareen, V.K. (2002). Commercial and Labour Laws. Ludhiana: Kalyani Publishers.	
	14. Kumar H.L.,(2000). Practical Guide to Labour Management. New Delhi: Universal Law Publishing.	
	15. Reshma Arora, (2000). Labour Law. New Delhi: Himalaya Publication House.	
	Recommended Reading	
	1. Kumar H.L., (2002). Practical Guide to Contract Labour - Regulation & Abolition Act & Rules. New Delhi: Universal Law Publishing.	
	2. Mathur .A.S. (1968). Labour Policy and Industrial Relations in India. Agra: Ram Prasad.	
	3. Singh, Avtar. (2002). Introduction to Labour & Industrial Law. New Delhi: LexisNexis.	
Learning outcomes	Learn the processes that safeguard workers' rights, promote trade union activities and make employment more secure	
	 Understand the role of the government and other authorities to improve the status of working-class employees thereby ensuring fair and reasonable conditions of work for all. 	
	Will be able to participate in the decision making of the government in the long run	

Programme: Master of Laws

Semester:

Title of the Course: Patent Law - Creation and Registration

Course Code:

Number of Credits: 4

Course	Enrollment at the LL.M. Programme in the Intellectual Property	
prerequisites	Rights Law specialization	

Objectives Content	 The course is designed to deliver to wide-ranging knowledge to the students the concept of IPR with special reference to Patent To empower the students to learn Procedural requirements in obtaining patent, the idea of Infringement and exceptions to infringement, further they will cultivate the ability to know how to obtain remedies and authorities to award such remedies in case of infringement Module 1: Concept and Importance of Property & IPR Nature & Concept of Intellectual property Theories related to the concept of Property 	15 hours
	3. Kinds-Need for Protection & Management of intellectual property	
	4. Changing dimensions of IPR	
	Module 2: Patent Law and Development of Patent legislation	15 hours
	Patent legislations enacted in India from time to time	
	2. International Treaties and Conventions Relating to Patents	
	3. Patent Authorities in India- Patent Offices in India - Hierarchy, Powers and Functions of Officers	
	4. Procedure to obtain patent in India with related	
	Module 3: Enforcement of Patents	15 hours
	Patent Infringement with Case Studies	
	2. Rights and Obligations of the Patentee;	
	3. Infringement & Remedies for infringement	
	4. Defenses to Infringement or exceptions, Jurisdiction of the Courts	
	Module 4: Software Patents and Business Methods	15 hours
	1. Concept of Software Patents- with cases	
	2. Protection of Software Patents in India and other countries	
	3. Concept of Trade secrets and know how	
	4. Protection to trade secrets - International conventions/treaties	
Pedagogy	Lectures, Special talks/lectures from experts, debates, discussion, critical case analysis, quiz, problem solving etc.	
Recommended readings	1. Ahuja V. K., Intellectual Property Rights in India, Lexis Nexis Butterworth's Wadhwa, Vol 1 & 2, 1st Ed. (2009)	17.
	2. Bainbridge David, Software Copyright Law, Lexis Nexis	

(2003)3. Cornish W, Llewellyn D. & Aplin T., Intellectual Property: Patents, Copyright, Trademarks & Allied Rights, Sweet & Maxwell (2010) 4. Geller P. E & Nimmer M. B, International Copyright Law & Practice, Lexis Nexis (2004) 5. Goldstein Paul, International Copyright: Principles, Law and Practice, Oxford(2001) 6. Lewinski Silke Von, International Copyright Law & Policy, Oxford University Press, (2008) 7. Narayan P., Copyright & Industrial Designs, Eastern Law House (2002) 8. Narayana P.S., Intellectual Property Law in India, Gogia Law Agency (2008) 9. Ashwani Kumar Bansal, Law of Trademarks in India, 1st ed., Commercial Law Publishers Pvt. Ltd. (2003) 10. Cornish and Llewelyn, Intellectual Property: Patents, Copyrights, Trademarks and Allied Rights, 1st ed., Sweet and Maxwell (2007) 11. Correa M. Carlos, Oxford Commentaries on the GATT/WTO agreements: Trade Related Aspect of Intellectual Property Rights, 1st ed., Oxford Press (2007) 12. Dana Shilling, Essentials of Trademarks and Unfair Competition, 1st ed., Wiley (2006) 13. Deborah E. Bouchoux, Intellectual Property, 1st ed., Thomson Legal Studies (2005) 14. Draft Manual for Trademarks Practices and Procedures (Available in the Library in Study MaterialSection) 15. Jeremy Phillip, Trademarks Law: A Practical Anatomy, 1st ed., Oxford Press (2003) 16. K. C. Kailasam and Ramuvedaraman, Law of Trade Marks and Geographical Indications: Law, Practice and Procedure, Second Edition (Reprint), Wadhava Nagpur (2007)After going through this course student will develop Learning theoretical understanding and able to grasp the need and outcomes significance of patent Students will be able to display the procedure obtaining patent, they will also aware of the remedies that can be obtained and authorities in granting

remedies in case of infringement

Programme: Master of Laws

Semester:

Title of the Course: Copyright - Law and Practice

Course Code:

Number of Credits: 4

Course prerequisites	Enrollment at the LL.M. Programme in the Intellectual Property Righ specialization	ts Law
Objectives	 The course is designed to deliver wide-ranging knowledge to the students the concept copyright and to empower the students to learn Procedural requirements, the significant aspects of copyright further they will cultivate the ability to know how to obtain remedies and authorities to award such remedies in case of infringement 	
	 To provide comprehensive knowledge to the students reg Indian position of the Copyright Legislation in India, they wanted able to appreciate the issues and challenges relating to copyright 	ill also
Content	Module 1: Unit 1: Introduction to Copyright Law	15
	1. Historical Development of Copyright Law from Ancient times	hours
	2. Copyright legislation in India and its critical analysis	
	3. Work in which copyright can be obtained, with exceptions, terms of copyright, owner and author of copyrights	
	4. Procedure for registration of copyright, Infringement, remedies and authorities in dealing with copyrights	
	Module 2: International Regime	15
	1. Introduction to Various Copyright Treaties and Conventions	hours
	2. WIPO Performances and Phonograms Treaty(WPPT)	
	 Convention Relating to the Distribution of Programme - Carrying Signals Transmitted by Satellite (Brussels Satellite Convention); 	
	4. TRIPs Agreement and Provisions dealing with Copyright Protection.	
	Module 3: Recent Issues and Challenges linking to Copyright	15
	1. Protection available to ideas with judicial pronouncements	hours
	2. Protection of names and characters under copyright regime	

	3. Issues relating to software and patent	
	4. Artistic work visa vis design protection	
	Module 4: The Semi-Conductor Integrated Circuits Layout Design law	15 hours
	1. Concept and significance and international regime	
	2. Features of the Act and its critical analysis	
	3. Issues and challenges relating to Semi-Conductor Integrated Circuit Layout Design	
	4. Authorities and remedies in case of infringement	
Pedagogy	Lectures, Special talks/ lectures from experts, debates, critica analysis, discussion, problem solving, quiz etc.	al case
Recommended readings	1. Ahuja V. K., <i>Intellectual Property Rights in India</i> , Lexis Butterworths Wadhwa, Vol 1 & 2, 1 st Ed. (2009)	Nexis
	2. Bainbridge David, Software Copyright Law, Lexis Nexis (2003)	
	3. Cornish W, Llewellyn D. & Aplin T., Intellectual Property: F Copyright, Trademarks & Allied Rights, Sweet & Maxwell (2010)	
	4. Geller P. E & Nimmer M. B, International Copyright Law & Pr Lexis Nexis (2004)	ractice,
	5. Goldstein Paul, <i>International Copyright: Principles, Law and Pr</i> Oxford (2001)	ractice,
	6. Lewinski Silke Von, <i>International Copyright Law &Policy</i> , University Press, (2008)	Oxford
	7. Narayan P., <i>Copyright & Industrial Designs,</i> Eastern Law (2002)	House
	8. Narayana P.S., <i>Intellectual Property Law in India,</i> Gogi: Agency(2008)	a Law
Learning outcomes	 Students will understand and appreciate the importar copyright, subject matter and various international conventio treaties 	
	 Students will be able to develop familiarity and abilities to when and what work copyright is significant and able to fapplication to get protection for copyright as they kno procedural requirements. Further they can guide whether copy can be obtained for the work created by any person or not. 	ile the w the

Specialization: Human Rights Law
Programme: Master of Laws

I

Semester:

Title of the Course: International Regime of Human Rights

Course Code:

Number of Credits: 4

1. Human Rights Concept, Nature, Origin and Development, Importance 2. Theories of Human Rights 3. Protection of vulnerable groups: Women and Children 4. Protection of vulnerable groups: Minority, Elderly persons and indigenous persons, Persons with disability Module 2: Human Rights and United Nations 1. Human Rights and United Nations Charter 2. Human Rights Council 3. Enforcement Mechanism 4. Human Rights and Specialsed Agencies: WHO, FAO, UNICEF and UNESCO Module 3: Human Rights and International Instruments 1. Universal Declaration of Human Rights 2. International Covenants on Civil and Political Rights 3. International Covenants on Economic, Social and Cultural Rights 4. Enforcement Mechanism Module 4.: Regional Protection of Human Rights 15			
International Regime of Human Rights. • To enable learners to understand the implementation of international human rights instruments at international and regional legal system. Conent Module 1: Nature and Scope 1. Human Rights Concept, Nature, Origin and Development, Importance 2. Theories of Human Rights 3. Protection of vulnerable groups: Women and Children 4. Protection of vulnerable groups: Minority, Elderly persons and indigenous persons, Persons with disability Module 2: Human Rights and United Nations 1. Human Rights and United Nations Charter 2. Human Rights Council 3. Enforcement Mechanism 4. Human Rights and Specialsed Agencies: WHO, FAO, UNICEF and UNESCO Module 3: Human Rights and International Instruments 1. Universal Declaration of Human Rights 2. International Covenants on Civil and Political Rights 3. International Covenants on Economic, Social and Cultural Rights 4. Enforcement Mechanism Module 4:: Regional Protection of Human Rights 1. European System		Enrollment at the LL.M. Programme in the Human Rights specializatio	n
human rights instruments at international and regional legal system. Conent Module 1: Nature and Scope 1. Human Rights Concept, Nature, Origin and Development, Importance 2. Theories of Human Rights 3. Protection of vulnerable groups: Women and Children 4. Protection of vulnerable groups: Minority, Elderly persons and indigenous persons, Persons with disability Module 2: Human Rights and United Nations 1. Human Rights Council 3. Enforcement Mechanism 4. Human Rights and Specialsed Agencies: WHO, FAO, UNICEF and UNESCO Module 3: Human Rights and International Instruments 1. Universal Declaration of Human Rights 2. International Covenants on Civil and Political Rights 3. International Covenants on Economic, Social and Cultural Rights 4. Enforcement Mechanism Module 4:: Regional Protection of Human Rights 1. European System	Objectives		arding
1. Human Rights Concept, Nature, Origin and Development, Importance 2. Theories of Human Rights 3. Protection of vulnerable groups: Women and Children 4. Protection of vulnerable groups: Minority, Elderly persons and indigenous persons, Persons with disability Module 2: Human Rights and United Nations 1. Human Rights and United Nations Charter 2. Human Rights Council 3. Enforcement Mechanism 4. Human Rights and Specialsed Agencies: WHO, FAO, UNICEF and UNESCO Module 3: Human Rights and International Instruments 1. Universal Declaration of Human Rights 2. International Covenants on Civil and Political Rights 3. International Covenants on Economic, Social and Cultural Rights 4. Enforcement Mechanism Module 4:: Regional Protection of Human Rights 1. European System		_	
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3. Protection of vulnerable groups: Women and Children 4. Protection of vulnerable groups: Minority, Elderly persons and indigenous persons, Persons with disability Module 2: Human Rights and United Nations 1. Human Rights and United Nations Charter 2. Human Rights Council 3. Enforcement Mechanism 4. Human Rights and Specialsed Agencies: WHO, FAO, UNICEF and UNESCO Module 3: Human Rights and International Instruments 1. Universal Declaration of Human Rights 2. International Covenants on Civil and Political Rights 3. International Covenants on Economic, Social and Cultural Rights 4. Enforcement Mechanism Module 4:: Regional Protection of Human Rights 1. European System			hours
4. Protection of vulnerable groups: Minority, Elderly persons and indigenous persons, Persons with disability Module 2: Human Rights and United Nations 1. Human Rights and United Nations Charter 2. Human Rights Council 3. Enforcement Mechanism 4. Human Rights and Specialsed Agencies: WHO, FAO, UNICEF and UNESCO Module 3: Human Rights and International Instruments 1. Universal Declaration of Human Rights 2. International Covenants on Civil and Political Rights 3. International Covenants on Economic, Social and Cultural Rights 4. Enforcement Mechanism Module 4.: Regional Protection of Human Rights 1. European System		2. Theories of Human Rights	
module 2: Human Rights and United Nations 1. Human Rights and United Nations Charter 2. Human Rights Council 3. Enforcement Mechanism 4. Human Rights and Specialsed Agencies: WHO, FAO, UNICEF and UNESCO Module 3: Human Rights and International Instruments 1. Universal Declaration of Human Rights 2. International Covenants on Civil and Political Rights 3. International Covenants on Economic, Social and Cultural Rights 4. Enforcement Mechanism Module 4.: Regional Protection of Human Rights 1. European System		3. Protection of vulnerable groups: Women and Children	
1. Human Rights and United Nations Charter 2. Human Rights Council 3. Enforcement Mechanism 4. Human Rights and Specialsed Agencies: WHO, FAO, UNICEF and UNESCO Module 3: Human Rights and International Instruments 1. Universal Declaration of Human Rights 2. International Covenants on Civil and Political Rights 3. International Covenants on Economic, Social and Cultural Rights 4. Enforcement Mechanism Module 4.: Regional Protection of Human Rights 1. European System			
2. Human Rights Council 3. Enforcement Mechanism 4. Human Rights and Specialsed Agencies: WHO, FAO, UNICEF and UNESCO Module 3: Human Rights and International Instruments 1. Universal Declaration of Human Rights 2. International Covenants on Civil and Political Rights 3. International Covenants on Economic, Social and Cultural Rights 4. Enforcement Mechanism Module 4.: Regional Protection of Human Rights 1. European System		Module 2: Human Rights and United Nations	15
3. Enforcement Mechanism 4. Human Rights and Specialsed Agencies: WHO, FAO, UNICEF and UNESCO Module 3: Human Rights and International Instruments 1. Universal Declaration of Human Rights 2. International Covenants on Civil and Political Rights 3. International Covenants on Economic, Social and Cultural Rights 4. Enforcement Mechanism Module 4:: Regional Protection of Human Rights 1. European System		1. Human Rights and United Nations Charter	hours
4. Human Rights and Specialsed Agencies: WHO, FAO, UNICEF and UNESCO Module 3: Human Rights and International Instruments 1. Universal Declaration of Human Rights 2. International Covenants on Civil and Political Rights 3. International Covenants on Economic, Social and Cultural Rights 4. Enforcement Mechanism Module 4.: Regional Protection of Human Rights 1. European System		2. Human Rights Council	
Module 3: Human Rights and International Instruments 1. Universal Declaration of Human Rights 2. International Covenants on Civil and Political Rights 3. International Covenants on Economic, Social and Cultural Rights 4. Enforcement Mechanism Module 4.: Regional Protection of Human Rights 1. European System		3. Enforcement Mechanism	
1. Universal Declaration of Human Rights 2. International Covenants on Civil and Political Rights 3. International Covenants on Economic, Social and Cultural Rights 4. Enforcement Mechanism Module 4.: Regional Protection of Human Rights 1. European System			
2. International Covenants on Civil and Political Rights 3. International Covenants on Economic, Social and Cultural Rights 4. Enforcement Mechanism Module 4.: Regional Protection of Human Rights 1. European System		Module 3: Human Rights and International Instruments	15
3. International Covenants on Economic, Social and Cultural Rights 4. Enforcement Mechanism Module 4.: Regional Protection of Human Rights 1. European System		1. Universal Declaration of Human Rights	hours
Rights 4. Enforcement Mechanism Module 4.: Regional Protection of Human Rights 1. European System		2. International Covenants on Civil and Political Rights	
Module 4.: Regional Protection of Human Rights 1. European System			
1. European System hour		4. Enforcement Mechanism	
1. European System		Module 4.: Regional Protection of Human Rights	15
2. American System		1. European System	hours
		2. American System	
3. African System		3. African System	
4. Asia and Human Rights, SAARC, and Arab League		4. Asia and Human Rights, SAARC, and Arab League	

Pedagogy	Lectures, Special talks/ lectures from experts, debates, critical case analysis, discussion, problem solving, quiz etc.
Recommended readings	1. Angela Hegarty, Siobhan Leonard, Human Rights an Agenda for the 21st Century (1999)
	2. Lalit Parmer, Human Rights, (1998).
	3. David P. Forsythe, Human Rights in International Relations.
	4. Lon L. Fuller, The Morality of Law
	5. John Finnis, Natural Law and Natural Rights, (1980).
	6. Julius Stone, Human Law and Human Justice, (2000), Universal, New Delhi.
	7. M.G.Chitkara, Human Rights: Commitment and Betrayal, (1996).
	8. Robert Lewngat, The Classical Law of India (1998), Oxford. Digumarti Bhaskara Rao (Ed.), Human Rights and the United Nations (Part I), Discovery Publishing House, 2001
	9. Digumarti Bhaskara Rao (Ed.), Human Rights and the United Nations (Part II), Discovery Publishing House, 2001
	10. Kapoor, S.K.,Human rights under international law and indian law, Central Law Agency.
	11. H.O.Agarwal, Human Rights, Central Law Publications
	12. U. Chandra, Human Rights, Allahabad Law Agency
	13. Manoj Kumar Sinha, Implementation of Basic Human Rights, Lexis- Nexis
	14. Malcolm N. Shaw, International Law, Cambridge University Press
	15. Dinah L. Shelton Regional Protection of Human Rights, OUP USA; 2nd edition (16 January 2014)
Learning outcomes	Learners would have better understood the international law relating to human rights.
	 Learners would have acquired knowledge of the applications international human rights law and its implementation.

Specialization: Human Rights Law

Programme: Master of Laws

Semester:

Title of the Course: International Refugee Law and Humanitarian Law

Course Code:

Number of Credits: 4

C	Familiar at at the LLM Barrary and the Harrary Birther and the state	
Course prerequisites	Enrollment at the LL.M. Programme in the Human Rights specializatio	n
Objectives	To provide comprehensive knowledge to the students reg International Refugee law and protection of rights of refugees	garding
	 To provide insight on international humanitarian law a implementation 	nd its
Content	Module 1: Refugee protection and the legal implications	15
	Definition, origin, historical development and sources of refugee law	hours
	2. United Nations Convention relating to the Status of Refugees and protocol	
	3. UNCHR	
	4. Refugees and Human Rights, Rights and Obligations of Refugees	
	Module 2: Humanitarian Law and Armed Conflict	15
	1. Meaning, origin and development of International Humanitarian Law	hours
	2. International Human Rights Law and Humanitarian Law, International and non-international armed conflict	
	3. Armed Conflict and Protection of cultural property	
	4. Armed Conflict and Protection of Environment	
	Module 3: International Humanitarian Law and Geneva	15
	Conventions	hours
	 The Convention for the Amelioration of the Condition of the Wounded and Sick in Armed Forces in the Field 	
	2. The Convention for the Amelioration of the Condition of the Wounded, Sick, and Shipwrecked Members of Armed Forces at Sea	
	3. The Convention Relative to the Treatment of Prisoners of War	
	4. The Convention Relative to the Protection of Civilian Persons in Time of War	
	Module 4 : Enforcement of Humanitarian and Refugee Law	15
	1. ICRC: Origin, nature, Role and Functions	hours
	International Humanitarian Law and International Criminal Court	
	3. Protection of Internally Displaced Persons	
l .		

	4. Incorporation of international norms in domestic laws
Pedagogy	Lectures, Special talks/ lectures from experts, debates, critical case analysis, discussion, problem solving, quiz etc.
Recommended readings	1. M. K. Balachandran and Jose Varghese (Ed), Introduction to International Humanitarian Law, ICRC Regional Delegation, New Delhi, 1999
	2. The Geneva Conventions of 12 August 1949 and Protocols Additional to the Geneva Conventions of 12 August 1949, ICRC
	3. Larry Maybee and Benerji chakka (Ed), International Humanitarian Law: A Reader for South Asia, ICRC Regional Delegation, New Delhi, 2007.
	4. ISIL Year Book of International Humanitarian and Refugee Law, Vol. I, 2001, The Indian Society of International Law, New Delhi.
	5. Hans-Peter Gasser, International Humanitarian Law: An Introduction, Henry Dunant Institute Haupt
	6. Manoj Kumar Sinha, Handbook of Legal Instruments on International Human Rights and Refugee Laws, LexisNexis, 2014
	7. B.S. Chimni, International Refugee Law: A Reader, Sage Publications, 2000
Learning outcomes	 Learners would have better understood the rights of refugees under international law and responsibility of states
	 Learners would have acquired knowledge of the humanitarian law and protection provided under the law.

Specialization: Alternative Dispute Resolution Law

Programme: Master of Laws

Semester: I

Title of the Course: Negotiation: Principles, Essential Strategies and Skills

Course Code:

Number of Credits: 4

Course prerequisites	Enrollment at the LL.M. Programme in the Alternative Dispute Res Law specialization	olution
Objectives	To provide an overview of conflict resolution through Negotiation.	
	 To introduce students to basic concepts of negotiation and techniques of negotiation. 	various
Content	Module 1 : Introduction to Negotiation	15
	Definition and Salient Features	hours
	2. Nature and scope of Negotiation	
	3. Kinds of Negotiation	
	4. Advantages and Limitations of Negotiation	
	Module 2: Principles of Negotiation	15
	1. Interests.	hours
	2. Prioritizing Interests	
	3. Options.	
	4. Legitimacy.	
	Module 3 : Principles of Negotiation	
	•	15 hours
	1. Alternatives and BATNA.	nours
	2. Relationships.	
	3. Commitments.	
	4. Communication.	
	Module 4: Challenges in Negotiation	15
	1. Recognizing and Resolving Ethical Dilemmas	hours
	2. Negotiating from a Position of Weakness	
	3. Protecting from unprincipled negotiation	
	4. When Not to Negotiate.	
Pedagogy	This course will be conducted through role-play exercises, lecture studies and discussion. The instructor would provide a critique student's performance after completing roleplays.	
Recommended readings	 Roger Fisher and William Ury, Getting to Yes: Negotiating Agr Without Giving In, (RHUK; 2012). 	eement
	 Richard Shell, Bargaining for Advantage Negotiation strateg reasonable people, Penguin Books, 2006 (2nd edition) 	gies for
	 Howard Raiffa, The Art and Science of Negotiation (Cam Harvard University Press, 1982). 	bridge:
	4. William L. Ury, Getting Past No (New York: Bantam Books, 199	3).

	5. Deepak Malhotra and Max Bazerman, Negotiation Genius: How to Overcome Obstacles and Achieve Brilliant Results at the Bargaining Table and Beyond, Bantam; NO-VALUE edition (2008).
Additional Reading	1. Max Bazerman and Margaret Neale, Negotiating Rationally (New York: Free Press, 1992).
	2. Jim Sebenius, "Six Habits of Merely Effective Negotiators", Harvard Business Review, 2001
	3. Lax & Sebenius, 3-D Negotiation: Powerful Tools to Change the Game in Your Most Important Deals, Harvard Business Review Press; First edition (2006)
• Students will develop a conceptual understanding of Negotia be able to comprehend the principles of negotiation. Stude be able to learn how to build trust and the value of fairness in disputes.	
	 Students will be able to gain the critical skills and techniques of principled negotiation.

Specialization: Alternative Dispute Resolution Law

Programme: Master of Laws

Semester:

Title of the Course: Industrial relations and Conflict Resolution

Course Code:

Number of Credits: 4

Course prerequisites	Enrollment at the LL.M. Programme in the Alternative Dispute Reso Law specialization	olution
Objectives	 The primary objective of the course is to provide an overview industrial relation that is maintained by the operation of law course will introduce students to authorities and process conflict resolution. Students are able to learn various ways in an industrial conflict could be resolved and improve the relation by using such methods in settling disputes amicably. 	v. This ses of which
Content	Module 1: Industrial Relations 1. Stakeholders in industrial relations: employer, workmen/employee, State/society 2. Trade Union: Origin, Historical development, the evolution of	15 hours

	law protecting trade union	
	3. Establishment of Trade Union: Purpose and practice, role and facilitation by law.	
	4. Collective Bargaining: creating bargaining power, improving bargaining, facilitation by law in improving bargaining power	
	Module 2: Authorities Resolving Industrial Disputes	15
	 Definitions: Appropriate Government, Industry, Industrial Dispute, Employer, Workman 	hours
	2. Power and functions of Appropriate Government	
	3. Authorities: Labour Court, Industrial Tribunal, National Tribunal,	
	4. Power, functions and jurisdiction of Authorities	
	Module 3: Alternative Mode of Resolving Industrial Disputes:	15
	Arbitration	hours
	1. Arbitration: Understanding the Concept	
	2. Reference of Dispute to Arbitration	
	3. Arbitration: procedure of Arbitration and functions and powers of Arbitrator	
	4. Outcome of Arbitration: definition of Award, enforcement of Award	
	Module 4: Alternative Mode of Resolving Industrial Disputes: Conciliation and Board of Conciliation	15 hours
	1. Conciliation and Negotiation: definitions and understanding of the concepts	
	2. Understanding the skill set required to be a negotiator and conciliator.	
	3. Conciliation in Industrial Disputes: powers and functions	
	4. Settlement: definitions and enforcement	
Pedagogy	This course will be run primarily in lecturing mode. However, student require to learn certain concepts through a collaborative brainst format to explore the understanding of the concepts togethe instructor may adopt simulation exercises in imbibing the skills of AD	orming r. The
Recommended readings	 O. P. Malhotra The Law Of Industrial Disputes Volume- Universal Law Publishing Company Pte. Limited, 	1 & 2
	2. H L Kumar, Practical Guide to Industrial Disputes Act and Edition, Universal LexisNexis,	Rules,
	3. Taxmann's New Labour & Industrial laws with Draft Rules 1 2023	Edition
	4. S C Srivastava, Industrial Relations And Labour Laws, 7E, Publishing;	Vikas

	5. R. Fisher and W. Ury. (2011) Getting to Yes (revised ed.). New York: Penguin Books
Learning outcomes	1. Students will develop a conceptual understanding of industrial relations and be able to comprehend the causes, dynamics and consequences of industrial relations.
	2. Students shall critically appraise the role of law in building an equal playing field in industrial relations.
	3. Students shall be able to display sensitivity towards ethical, social and political considerations in Industrial Disputes.
	4. Understanding the role of law in resolving Industrial Disputes.
	5. Students will be able to develop the tools for resolving the conflicts.

LL.M. (CBCS) PROGRAMME DISCIPLINE SPECIFIC ELECTIVE COURSES (SEMESTER-II)

Specialization: Criminal Law

Programme: Master of Laws

Semester:

Title of the Course: Penology and Treatment of Offenders

Course Code:

Number of Credits: 4

Course prerequisites	Enrollment at the LL.M. Programme in the Criminal Law specialization	ı
Objectives	 To introduce students the concept of penology To enable them to understand the various penal measures wh utilized by the State for the treatment of offenders. 	ich are
	To highlight the principles which are pre-requisites of sentencing	proper
Content	Module 1- Concept of Punishment and its Justification 1. Concept of Penology	15 hours
	2. Nature, meaning and characteristics of punishment and Theories of punishment	
	3. Forms of Punishment in ancient, medieval and modern times.	
	4. Efficacy of punishment and Emerging trends	
	Module 2 - Principles of Sentencing and Judicial Approach	15
	1. Principal types of sentences in the Penal Code and special laws	hours
	2. Pre-sentence hearing, Guidelines for Sentencing and Plea Bargaining	
	3. Capital Punishment	
	a) Abolition or retention of capital sentence	
	b) Role of judiciary and capital sentence	
	c) Life Imprisonment	
	4. Sentencing for	
	a) White Collar Offenders	
	b) Habitual Offenders	

	c) Juvenile Offenders	
	d) First Time Offenders	
	Module 3 - Institutionalized Forms of Treatment	15
	1. Correctional institutions: Meaning and Purpose	hours
	a) Prison as correctional institute	
	b) Prison Administration	
	c) Prison Reforms	
	d) Open air Prisons	
	2. Correctional programs, counseling and psychological services.	
	3. Vocational training and work programmes	
	4. Remission, temporary release, pre-mature release and after care services.	
	Module 4 - Non- Institutional Forms of Treatment	15
	1. Meaning, purpose and types	hours
	2. Probation, meaning, scope -Probation of Offenders Act and other laws.	
	3. Parole, meaning scope and legal provisions	
	4. After care and rehabilitation services and Role of NGO's in supervision and rehabilitation	
Pedagogy	Lecture method, Use of technology, Discussion method, lectures by $\boldsymbol{\varepsilon}$ in the field	experts
Recommended readings	 Ahmed Siddique, (1993) Criminology, Problems and Perspe Eastern Book House, Lucknow. 	ectives,
	2. Law Commission of India, Forty Second Report Ch.3 (1971)	
	3. N.V. Paranjape—Criminology and Penology, Central Publications, Allahabad.	Law
	4. Tapas Kumar Benerjee, Background to Indian Criminal Law (R. Campray& Co., Culcutta.	[1990),
	5. Dr.S.S. Srivastava, 4thedi. 2012, Jain Book Agency, New Delhi.	
	6. Girish Kathapalia, Criminology &Prison Reforms, Lexis Nexi Delhi.	s, New
	7. Dr. Krishna Palmalik, Penology, Victimology& Corre Administration in India, Jain Book Agency, New Delhi.	ctional
	8. N. Prabhu Unnithan, Crime & Justice in India, Sage Publications	
Learning outcomes	Students will acquire knowledge of the contours of the conpenology.	tent of
	Students will the understand the various penal measures wh	ich are

utilized by the State for the treatment of offenders.
The students will be able to apply the principles which are pre- requisites for proper sentencing

Specialization: Criminal Law

Programme: Master of Laws

Semester: II

Title of the Course: Victim and Criminal Justice System

Course Code:

Number of Credits: 4

Course prerequisites	Enrollment at the LL.M. Programme in the Criminal Law specialization	1
Objectives	 This course will introduce students to the concept of victimologits importance 	gy and
	 The students will understand the principles of law dealing victims for crime. 	g with
	The course will familiarize the students with various methods can be utilized for the welfare of the victim	which
Content	Module 1- Victim and Victimology:	15
	1. Definition, scope, historical development	hours
	2. Basic Concepts of Victimology -Demographic Characteristics, Scope and Objectives	
	3. Victim Protection and Role and Responsibilities towards Victims	
	a) Provisions lay down under the Indian Constitution	
	b) International and National perspectives	
	4. Role of Judiciary in victim compensation	

	Module 2 -: Patterns of Crime Victimization and Impact of	15
	Victimization	hours
	1. Typologies of Victims:	
	a) Victims of traditional crimes and abuse of power	
	b) Women and crime victimization.	
	c) Children and crime victimization.	
	d) Organized victimization	
	e) Secondary Victimization	
	2. Physical and financial impact of victimization.	
	3. Victimization: Impact on family, Psychological stress and trauma.	
	4. Criminal, victimization, sense of security and socio economic development	
	Module 3 - Criminal Justice System and Victim	15
	1. CJS and victim relationship	hours
	2. Victim and Police: Lodging of FIR & recording of statement.	
	3. Deposition and cross-examination in courts.	
	4. Role of NGO: Victim-Witness Association, Victim Association	
	 Module 4 -Compensation and Assistance to Victim Concept, meaning & importance for society & criminal justice system. Restitution, ex-gratia payment & insurance. Victim Compensation in India 	15 hours
	4. Victim Assistance and Protection	
Pedagogy	Lecture method, Use of technology, Discussion method, lectures by ein the field.	experts
Recommended readings	 Aloysius Irudayam and Jayashree P. Mangubhai (2004) A Speak Out, Books for change, Bangalore. 	divasis
	2. Bajpai, Asha (2004) Child Rights in India, Oxford University Pro	ess.
	3. Human Rights Watch (1999) Broken People, New York.	
	4. National Campaign on Dalit Human Rights (2000) Dalit Rights Violation Vol. 1 Chennai.	Human
	5. Prakash Talwar, Victimology, Jain Book Agency, New Delhi.	
	6. Gurpeet Singh Randhwa, Victimology-Compensating Jurispru Jain Book Agency, New Delhi	ıdence,
	7. Gerry Johnstone, Restorative Justice – Ideas, Values, Debate Book Agency, New Delhi.	es ,Jain

	8. N.V. Paranjape, Crime and Punishment, Trends & Reflections, Lexis Nexis
Learning outcomes	 Students will acquire knowledge of the concept of victimology and its importance Students will understand the principles of law dealing with victims for crime. Students will apply the knowledge to understand the various methods which can be utilized for the welfare of the victim

Specialization: Corporate Law

Programme: Master of Laws

Semester: II

Title of the Course: Consumer and Competition Law and Practice

Course Code:

Number of Credits: 4

Course prerequisites	Enrollment at the LL.M. Programme in the Corporate Law specialization	on
Objectives	The course is designed to provide comprehensive knowledge students regarding Consumer and Competition Law in India.	to the
Content	Module 1: Evolution and development of Consumer law 1. Developments in U.S.A, U.K, and India, U.N. Guidelines on Consumer Protection	15 hours
	2. Law of dealing with contract and Consumer Protection in India3. Law of Torts and Consumer Protection	
	4. Product Liability, remedies for defective Products, Liability for deficient service under other legislations	
	Module 2: Consumer Protection and the law	15
	1. The concept of consumer and Consumer disputes. Redressal agencies: composition, jurisdiction and powers	hours
	2. Kinds of consumer disputes. Remedies available to the consumer under the law	
	3. Protection available to consumer under prevention of Food	

	Adulteration	
	4. Drugs and Cosmetics, Weights and measures and Bureau of Indian Standards	
	Module 3: Competition Act, 2002 with amendments	15
	Development of Competition Law- Socialism and Competition, Competition and economic rationale,	hours
	2. Evolution and development of Competition Law, Objectives and importance of Competition Act,2002	
	3. Abuse of dominant position	
	4. Authorities under the Competition Act, 2022 – Functions, powers and	
	Module 4.: Competition Policy and IPR	15
	Intellectual Property Rights: Introduction to various IP Assets	hours
	2. Patent Policy and its Regulation under the Indian Laws.	
	3. Abuse of IPR and Regulation of Combinations	
	4. Conflict of Competition Policy and Patent Policy, Patent monopoly in the light of TRIPA	
Pedagogy	Lectures, Special talks/ lectures from experts, debates, critical case ar simulation exercises, problem solving etc	alysis,
Recommended	1. Cranston, Ross, Consumer and the Law, London: Weidenfeld (1	978).
readings	2. Agarwal, V.K., Consumer Protection Law and Practice, New BLH Publishers.	Delhi:
	3. Saraf, D.N., Law of Consumer Protection in Indian, Bombay: Tri	pathi
	4. Adi P. Talati and Nahar S. Mhala, Competition Act, 2002 Practice and Procedure, Commercial Law Publishers (India)P (2006)	
	5. Barry J Rodger and Angus Mac Culloch, Competition Law and in The EC and UK, 293-295, Cavendish Publishing Limited, 3 (2004)	-
	6. Cedric Ryngert, EC Competition Law Giorgio Monti, Cam University Press (2007)	bridge
	7. Cedric Ryngert, Jurisdiction over cross –border mergers: A L perspective. Competition Law – Emerging Trends,94-1: Satyanarayana Prasad ed., The ICFAI University Press, Amicus 1ST ed. (2007)	24, P.
	8. Clifford A. Jones, The Evolution of European Competition Whose Regulation, Which Competition? 17-37, Edward Publishing Limited (2006)	
	9. Giorgio Monti, Law in Context: EU Competition Law24	5-247,

	Cambridge University Press (2007)		
	10. Avtar Singh; Competition Law; Eastern Law House,2012-11-27		
	11. Competition Law in India; Srinivasan Parthsarthy; Walter Kluwer,2012		
	12. Gurbax Singh, Law of Consumexr Protection.		
	13. Indian Competition Law: An International Perspective; Suzanne Rab; CCH - A Walters Kluwer Business,2012		
	14. Narayanan, P., Intellectual Property Rights		
	15. Copinger and Skare James on Copyright; E.P. Skare James (London,1991)		
	16. J. S. Sarkar, Trademarks- Law and Practice,1997		
Learning outcomes	1. The students would be able to gain and acquire an understanding of the concept and theoretical background of consumer movement, and the law, remedies and authorities to protect the interest of consumer in India		
	2. Students will develop critical thinking on the idea about anti- competitive agreements, law and authorities to protect competition and Intellectual Property Laws		

Specialization: Corporate Law

Programme: Master of Laws

Semester: II

Title of the Course: International Trade Law

Course Code:

Number of Credits: 4

Course prerequisites	Enrollment at the LL.M. Programme in the Corporate Law specialization		
Objectives	 To enable learners to understand fundamental principles of international trade Law. To inculcate requisite knowledge of key agreements and Jurisdiction, policies, and processes of WTO 		
Content	Module 1: Trade Policies and Regulation of International Trade 15		

	1. Trade history, Origin, Evolution and Characteristics	hours
	2. Inter-Relation between Multilateral Rules, Regional Agreements and Domestic legislation	
	3. Economics of International Trade and overview of WTO	
	4. Multilateral Trading System	
	Module 2: Subsidies and Safeguards	15
	1. Subsidies	hours
	2. Safeguard Measures, Preconditions and Procedures	
	3. Limitations and General Disciplines,	
	4. Grey Area Measures	
	Module 3: Sectoral Problems and their Resolutions	15
	1. Trade in Agriculture	hours
	2. Trade in Services and Investment	
	3. TRIPS	
	4. Anti-dumping and Countervailing Duty Measures	
	Module 4.: Trade Relations and Dispute Resolution	15
	Trading Partners, Institutions and Principles of Dispute Settlement	hours
	2. Trade, Labour and Environment	
	3. Trade and Human Rights issues and genetic material	
	4. TRIMS – Agreement on Trade Related Investment Measures	
Pedagogy	Lecture method, discussion, debate and classroom discussion	
Recommended readings	 Bagchi Jayanta, World Trade Organization: An Indian Persp Eastern Law House (2000) 	ective,
	2. Bhagwati Jagdish, In Defence of Globalisation, Oxford (2004)	
	3. Bosssche Peter Van Dan, The Law and Policy of the World Organisation,	Trade
	4. Cambridge (2005)	
	5. Chandiramani Nilima, World Trade Organisation and Globali An Indian Overview, Shroff Publishers and Distributors (1999)	
	6. Gervais Daniel, The TRIPS Agreement: Drafting, History and Ar Sweet and Maxwell (1998)	nalysis,
	7. Jackson John H., The Jurisprudence of GATT and WTO, Cam (2000)	bridge
	8. Jackson John H., The World Trading System: Law and Po International Economic Relations, 2nd Edition, Cambridge: MI (1997)	•

	9. Kaul A K., The General Agreement on Tariffs and Trade/World Trade Organisation- Law Economics and Politics, Satyam Books (2005)
	10. Mathur Vibha, WTO and India: Development Agenda for the 21st Century, New Century (2005)
	11. Rao Narasimha C., Globalisation, Justice and Development, Serial Publications (2007)
	12. Trebilcock Michael J and Howse Robert, The Regulation of International Trade, New York: Routledge (2005)
Learning outcomes	Students will learn the theoretical knowledge about international trade policies and regulations
	2. Students will be able to acquire knowledge in the matter relating to subsidies and safeguards and they will also understand & appreciate the methods in resolution of trade disputes

Specialization: Constitutional Law

Programme: Master of Laws

Semester:

Title of the Course: General Principles of Administrative Law

Course Code:

Number of Credits: 4

Course prerequisites	Enrollment at the LL.M. Programme in the Constitutional Law specialization	
Objectives	 To provide comprehensive knowledge to the students regarding the general principles of administrative law To make the students to understand and to apply the ideas of administrative discretion and delegated legislation 	
Content	 Module 1: Concept of Administrative Law Definition and Nature of Administrative law Scope and Functions; Growth of Administrative Law in India Classification of Administrative Functions in India. 	15 hours
	Module 2: Administrative Discretion 1. Failure to exercise; Excess or Abuse 2. Non-Application;	15 hours

	3. Non-compliance of procedure;	
	4. Malafides	
	Module 3: Delegated Legislation	15
	1. Need and Constitutionality of Delegated Legislation	hours
	2. Merits and Demerits of Delegated Legislation	
	3. Conditional Legislation	
	4. Controls on Delegated Legislation	
	Module 4: Redressal of Grievances-	15
	1. Transparency and Accountability Lokpal and Lokayukt	hours
	2. Right to Information-Central Vigilance Commission-Comptroller and Auditor General of India	
	3. Commissions of Inquiry-	
	4. Judicial Review of Administrative Actions	
Pedagogy	Lectures, debates, critical case analysis, problem solving	
Recommended	1. Banerjee B. P., judicial Control of Administrative Action, LexisN	lexis
readings	2. Garner, J.F., Administrative Law, Butterworths	
	3. H. W. R. Wade & C. F Forsyth, Administrative Law, Oxford Uni Press	versity
	4. Jain M.P., and Jain S.N., Principles of Administrative Law, W and Company, Nagpur (2013)	adhwa
	5. Jain M.P., and Jain S.N., Principles of Administrative Law, W and Company, Nagpur	adhwa
	6. Massey I.P., Administrative Law, Eastern Book Company, Delhi	
	7. Sathe, S.P., Administrative Law, Lexis Nexis Butter worths, New	v Delhi
	8. Wade William, Administrative Law, Oxford University Press	
	9. M.P. Jain, Cases and Materials on Indian Administrative lyvolumes, Wadhwa, Nagpur	Law, 3
	10. Paul Craig, Administrative Law, Sweet and Maxwell	
Learning	After going through this course student will be able	
outcomes	 To understand the appreciate the growth and nee administrative law 	ed for
	 To analyse the concept of Administrative discretion and meth control in case of violations and to understand the conc Delegated legislation 	

Specialization: Constitutional Law

Programme: Master of Laws

Semester:

Title of the Course: Federalism and Inter-Governmental Relations

Course Code:

Number of Credits: 4

Course prerequisites	Enrollment at the LL.M. Programme in the Constitutional Law speciali	Enrollment at the LL.M. Programme in the Constitutional Law specialization	
Objectives	 To provide comprehensive knowledge to the students regarding the concept, features of Federalism and its application 		
	To enable the students, appreciate and to Intergoverni Relation	mental	
Content	Module 1: Formation of Union of India and Units	15	
	1. The History of Integration of Princely States	hours	
	2. Post-independence and Pre-constitutional development		
	3. Developments after the Adoption of the Constitution of India		
	4. Abolition of Privy Purse		
	Module 2: Federal Features of the Indian Constitution-	15	
	1. Concept of Federalism	hours	
	2. Federal features of the Indian Constitution		
	3. Comparison of Federal Systems - India, United States, Germany and Australia		
	4. Nature of Indian Constitution – Federal or Quasi federal		
	Module 3: Relations between Centre and States-	15	
	1. Distribution of Legislative Powers;	hours	
	2. Administrative Relations and Cooperative Federalism-		
	3. Financial Relations		
	4. Inter-governmental tax immunities- Finance Commission, Borrowing Power		
	Module 4: Inter-State Trade and Commerce-	15	
	1. Freedom of Inter-State trade and commerce;	hours	
	2. Restrictions on legislative power of the Union and States		
L			

	3. Emergency and Division of Powers	
	4. Special Status under Part XXI of Indian Constitution	
Pedagogy	Lectures, Special talks/ lectures from experts, debates, critical case analysis, problem solving	
Recommended readings	 B. Shiva Rao, The Framing of India's Constitution, Select Comments, 6 Parts, Universal Law Publishing Co. Pvt. Ltd. (Reprint2004) 	
	2. Granville Austin, working A Democratic Constitution: A History of the Indian Experience, Oxford University Press, New Delhi (2000)	
	3. Jain M. P., Indian Constitutional Law, 6th Edition, LexisNexis Butterworths Wadhwa, Nagpur (2008)	
	4. Khanna H. R., Making of India's Constitution, 2nd Edition, Eastern Book Company, Allahabad (2008)	
	5. Noorani A. G., Article 370: A Constitutional History of Jammu and Kashmir, Second Impression, Oxford University Press, New Delhi (2011)	
	6. O. Chinnapa Reddy, The Court and the Constitution of India: Summits and Shallows, Oxford University Press, New Delhi (2008)	
	7. Panday J. N., The Constitutional Law of India, 49th Edition, Central Law Agency, Allahabad (2012)	
	8. Seervai H. M., Constitutional Law of India 4th edition, Volumes 1, 2 and 3, Universal Law Publishing Co. Pvt. Ltd (1993)	
	9. Singh M. P., V. N. Shukla's Constitution of India, 11th Edition, Eastern Book Company Lucknow (2012)	
	10. Venkat Iyer, States of Emergency: The Indian Experience, Butterworths India, New Delhi, 2000	
Learning outcomes	Students will develop conceptual knowledge of formation of union, relation between union and states, they also understand and apply the features of federal features.	
	 Students will be able to analyse and display the application of legislative, executive, financial relation and interstate trade between centre and State 	

Specialization: Labour Law

Programme: Master of Laws

Semester: II

Title of the Course: Law relating to Labour Welfare

Course Code:

Number of Credits: 4

Course prerequisites	Enrollment at the LL.M. Programme in the Labour Law specialization	
Objectives	 To acquaint the students with special laws pertaining to was working conditions of special groups like contract labour, apprer plantation workers 	
	This course also focuses on the legislations related to the hazards and accidents.	health,
Content	Module - 1: Labour Welfare - Concept, Scope and Evolution	15
	1. Labour Welfare – Conceptual Framework	hours
	2. Right to work- legal and Judicial perspective	
	3. Special provisions for women and children, Bonded labour	
	4. International Conventions for Labour Welfare and International Standardization of wages	
	Module - 2: Law relating to Minimum Wages	
	1. Types and kinds of wage, wage determination, theories of wages Wage Structure and contribution of Pay Commissions in India	hours
	2. Payment of wages	
	3. Basic Wage and Bonus Dearness allowance	
	4. Recent amendment on Wages: Labour Code, 2020 - Comparative study on wage structure in USA, UK and India	
	Module - 3: Labour and Human Rights	15
	1. Human rights and labour policy	hours
	2. Social Protection of human rights	
	3. Role of ILO, UDHR	
	4. Labour rights as Human rights in India	
	Module - 4: Unorganised Sector and Labour Laws	15
	1. Agricultural labourers	hours
	2. Plantation Labour Act	
	3. Political movement, agrarian reforms	
	4. Schemes for their protection	
Pedagogy	Teaching learning methods are to be employed inorder to undertastudy of this course. Likewise, field visits could also be undertaabreast the learners with the application of the law in practical domain	ken to

Recommended readings

- 1. Bare Acts of the relevant Legislations
- 2. Garg, K.C.; Sharma, Mukesh; Sareen, V.K. (2002). Commercial and Labour Laws. Ludhiana: Kalyani Publishers.
- 3. Kumar H.L.,(2000). Practical Guide to Labour Management. New Delhi: Universal Law Publishing.
- 4. Reshma Arora, (2000). Labour Law. New Delhi : Himalaya Publication House.

Recommended Reading

- 1. Kumar H.L., (2002). Practical Guide to Contract Labour Regulation & Abolition Act & Rules. New Delhi: Universal Law Publishing.
- 2. Mathur .A.S. (1968). Labour Policy and Industrial Relations in India. Agra: Ram Prasad.
- 3. Singh, Avtar. (2002). Introduction to Labour & Industrial Law. New Delhi: LexisNexis.

Learning outcomes

- To know the various welfare programmes and policies of the government launched and implemented for the welfare of labour class in terms of health, education, employment, housing, social security and other incidental benefits
- It serves as an important vehicle for student who opts for a corporate career because they can achieve harmonious industrial relations based on workplace democracy
- It will help the learners to comprehend the salient features of welfare and wage Legislations and
- To integrate the knowledge of Labour Law in General HRD Practice.

Specialization: Labour Law

Programme: Master of Laws

Semester: II

Title of the Course: **Dispute Resolution in Labour Management Systems**

Course Code:

Number of Credits: 4

Course prerequisites	Enrollment at the LL.M. Programme in the Labour Law specialization	
Objectives	 Provide sound theoretical and practical knowledge of th principles of the conciliation/mediation processes; 	
	Strengthen the understanding and analyse the role and funct the conciliator/mediator;	ions of
	 Provide techniques and guidance on how to improve the conciliators/mediators; 	role of
	 Foster knowledge sharing and exchange of best practices relacion/mediation; 	ated to
ı	5. Promote the application of key ILO principles and values of matter.	on this
Content	Module 1: Introduction	15
	1. Meaning of Dispute Resolution and Modes/Mechanism for resolution of Industrial Disputes under Labour Laws	hours
	2. Role of the appropriate government in resolution of Industrial Disputes and extent of its powers	
	3. Compulsory vis-à-vis voluntary methods of settlement of Industrial disputes	
	4. Recent developments in the field of Dispute resolution	
	Module 2: Industrial Adjudication	15
	1. Meaning and Objectives	hours
	2. Terms of Reference to the Industiral Adjudication by the Government	
	3. Composition, constitution and Jurisdiction of such authorities	
	4. Misconduct of workmen relating to duty	
	Module 3: Awards and Judicial Review on Awards	15
	1. Definition of Award	hours
	2. Form of Award (Recitals and operative part)	
	3. Persons on whom settlement and Award is binding	
	4. Period of operation of settlement and awards	
	Module 4: Industrial Relations Code	15
	1. Need and importance	hours
	2. Relevant Provisions for settlement under the Code	
	3. Authorities under the Code	
	4. The way forward	

Pedagogy	Teaching learning methods are to be employed in order to undertake the study of this course. Likewise, field visits could also be undertaken to abreast the learners with the application of the law in practical domain.
Recommended readings	 O.P. Malhotra, The Law of Industrial Disputes Vol. 1 & II Dr. V.G. Goswami, Labour And Industrial Laws Russel A. Smith , Collective Bargaining And Labour Arbitration (1970) Part ii S.C Srivastava, Voluntary Labour Arbitration: Law And Policy (1981) Kahn Freund, Labour And The Law (steven & sons) Roger Benedictus, Labour Law: Cases And Materials (1987) Chaturvedi R.G., Law and Procedure of Departmental Enquiries and Disciplinary Actions (1997) Report of National Commission on Labour (recent report) I.P. Messey, A legal conundrum in labour laws, 14 jili 386 (1972)
	10. Giri V.V. Labour problems in Indian Industry
Learning outcomes	To demonstrate the role of communication in generating productive conflict outcomes and use the communication skills effectively in settlement
	Utilisation and application of conflict intervention strategies in the management and resolution of disputes
	 Integration of theoretical concepts, processes and methodologies in analysing, managing and resolution of conflicts.

Programme: Master of Laws

Semester: II

Title of the Course: Law on Designs, Trademarks and Geographical Indications

Course Code:

Number of Credits: 4

Course prerequisites	Enrollment at the LL.M. Programme in the Intellectual Property Rights Law specialization
Objectives	The course is designed to deliver to wide-ranging knowledge to the students the concept of the law relating to Designs, Trademark Legislation and Geographical indications in India To provide a constant of the student's investment.
	To provide comprehensive knowledge to the student's important

	aspects, Procedure for registration, its Infringement & remediauthorities in relation to three kinds of IPR	es and
Content	Module 1: Indian Designs Law	15
	 International agreements concerning design, Objective and Purpose of Industrial Designs legislation 	hours
	2. Essentials for Design Protection; Registration of Designs, Interrelation between Copyright and Design	
	3. Procedure for Registration of Design Infringement/Piracy of Registered Design; Remedies for Register of Design	
	4. Authorities under the Designs Act and their Powers and Functions	
	Module 2: Trademark Normative Regime	15
	1. Indian & international- International Treaties and Conventions	hours
	2. Paris Convention, Madrid Agreement,	
	3. TRIPS Agreement and Minimum International Standards for Trade Marks	
	4. Development of Trademarks legations in India	
	Module 3: The Trade Marks law in India	15
	1. Origin and growth, need of Trademarks, definition	hours
	2. Essentials and functions of Trademarks, Registration of Trademarks	
	3. Assignment, Transmission and Licensing of Trade Marks- Infringement of Rights and Remedies	
	4. Doctrine of Deceptive Similarity, Passing Off (remedies), Authorities under the Trademarks legislation.	
	Module 4: Law relating to Geographical Indications	15
	1. International Provisions Relating to Geographical Indications	hours
	Geographical Indications of Goods (Registration and Protection) Law and its critical appraisal	
	3. Concept of GI, Protection and Subject matter of GP, Procedure of Registration of GI and Infringement	
	 Remedies for infringement and authorities and their importance - GIs in Goan Perspective, products registered in Goa and its advantages for local communities 	
Pedagogy	Lectures, Special talks/ lectures from experts, debates, critical case and discussion, problem solving etc.	nalysis,
Recommended	1. Narayan P., Copyright & Industrial Designs, Eastern Law	House

readings	(2002)
	2. Narayanan P.S., Law and Trademarks and Passing Off, 5th Ed. Eastern Law House (2000)
	3. Rodney D Ryder, Trademarks Advertising and Brand Protection, 1st ed., MACMILLAN India Ltd. (2006)
	4. UNCTAD-ICTSD, Resource book on TRIPS and Development, Cambridge University Press (2005)
	5. V. K. Ahuja, Intellectual Property Rights in India, 1st ed., Volume 1, LexisNexis Butterworth's Wadhva (2009)
Learning outcomes	 After going through this course student will understand the need and importance of three kinds of IPR Designs, Trademark and Geographical Indications. Students will obtain the required skill in identification of IPR for different products.
	Students will be able to guide and help the community in protection the local community in the mattes of GI, Trademark and design

Programme: Master of Laws

Semester: II

Title of the Course: Law on Traditional Knowledge, Biodiversity and Plant

Varieties - Promotion and Protection

Course Code:

Number of Credits: 4

Course prerequisites	Enrollment at the LL.M. Programme in the Intellectual Property Righ specialization	its Law
Objectives	 The course is designed to provide comprehensive knowledge students regarding Indian position of the Law on Track Knowledge, Bio Diversity, and Plant Varieties To enable the students to gain acquaintance with the concept procedure in obtaining Promotion and Protection IP Rights 	litional
Content	Module 1: Traditional Knowledge 1. Concept & Issues concerning Traditional Knowledge 2. Bio- Prospecting and Bio-Piracy 3. Need for A Sui Generis Regime	15 hours

	4. Intentional conventions for the protection of TK	
	Module 2: Bio diversity Law	15
	1. Objectives, need, Principles of biodiversity- the Indian Scenario; Protection of biodiversity as Sovereign Rights	hours
	2. Mechanism monitoring biodiversity, Remedies for infringement	
	3. Authorities – functions and powers – central, state and local level, Benefit sharing	
	4. International Convention on Biodiversity	
	Module 3: Protection of Plant Varieties and Farmers Rights Law	15
	1. UPOV-Seeds policy and legislations	hours
	2. Objectives and need for the legislation, Protection available to plant varieties in USA and UK	
	3. Critical analysis of PVFR legislation	
	4. Plant Varieties protection in regional perspectives with special reference to Goa	
	Module 4: Protection of Plant Varieties and Farmers Rights Law	15
	 Conceptualization of Plant Varieties, Breeding, culture and Farmer's Rights 	hours
	2. Essentials of plant varieties, Terms of protection, Procedure for registration	
	3. Infringement and Remedies; Rights of Famers and Breeders	
	4. Authorities - powers and function dealing with Plant varieties	
Pedagogy	Lectures, Special talks/ lectures from experts, debates, critical case ar discussion, problem solving, quiz etc.	nalysis,
Recommended readings	1. Bainbridge, David, Intellectual Property, 6th Edition. P Longsman (2006)	earson
	2. Barret Margreth, Intellectual Property; Cases & Material, West (2009)	Group
	 Cornish W & Llewellyn D., Intellectual Property: Patents, Cop Trademarks & Allied Rights, Sweet & Maxwell (2010) 	yright,
	4. Cornish, Intellectual Property, Universal Publication (2001)	
	 Ganguli Prabuddha, Intellectual Property Rights: Unle theKnowledge Economy, TATA McGraw-Hill Publishing Con new Delhi (2001) 	_
	6. Merges, Robert. Menell, Peter and Lemley, Mark, Intel Property in the New Technological Age, Aspen Publishers, Inc.	
	7. Narayanan P., Patent Law, Eastern Law House (2006)	

	8. Sarma Rama, Commentary on Intellectual Property Laws, Edn. (2007);		
	9. Torremans, Paul, Holyoak and Torremans, Intellectual Property Law, 5th Edition. Oxford University Press (2008)		
	10. Vaver David & Bently Lionel(Ed)., Intellectual Property in the New Millennium, Cambridge (2004)		
	11. Wadhera, B.L., Law Relating to Patents, Trademarks Copyright Design & Geographical Indications, Universal Publication (2004)		
Learning outcomes	Students will obtain comprehensive knowledge to understand and apply for biological diversity, Plant varieties and protect their interest by obtaining protection		
	 Students will be able to create awareness and help the local community in providing them to facilitate in filing and obtaining rights under various laws. 		

Specialization: Human Rights Law

Programme: Master of Laws

Semester: II

Title of the Course: Human Rights and the Indian Legal System

Course Code:

Number of Credits: 4

Course prerequisites	Enrollment at the LL.M. Programme in the Human Rights Law speciali	zation
Objectives	 To understand constitutional and legal protection of human rights, To provide an insight to role of judiciary and human rights agencies in protection of human in Indian legal system. 	
Content	 Module 1: Human Rights and the Indian Constitution Human Rights and Fundamental Rights Human Rights and Directive Principles of State Policy Human rights and Protective Discrimination National Human Rights Commission 	15 hours
	Module 2: Human Rights of Disadvantaged Group 1. Women and Human Rights 2. Children and Human Rights	15 hours

	3. Minority and Human Rights	
	4. Scheduled Castes, Scheduled Tribes and Human Rights	
	Module 3: Human Rights and the Judiciary	15
	1. Protection of Human Rights and Approach of the Supreme Court	hours
	2. Enforcement of international conventions	
	3. Human Rights Courts	
	4. Human Rights enforcement Agencies	
	Module 4: Human Rights and Preventive Laws	15
	Human Rights and Enforcement Agencies like the Police and Excise	hours
	2. Prevention of abuse of rights.	
	3. Terrorist activities and protection of human rights	
	4. Narcotic drugs and psychotropic substances	
Pedagogy	Lectures, Special talks/ lectures from experts, debates, critical case analysis, discussion, problem solving, quiz etc.	
Recommended readings	1. Justice Palok Basu, Law Relating to Protection of Human Rights under the Indian Constitution and Allied Laws, Modern Law Publications, 2002	
	2. Gokulesh Sharma, Human Rights and Social Justice, Deep and Deep Publications	
	3. Lohit D. Naikar, The Law Relating to human Rights (Global, Regional and National), Puliani and Puliani, 2016	
	4. Justice A.S.Anand and A.V. Afonso, Human Rights in India: Theory and Practice, Indian Institute of Advanced Study, Shimla, 2011	
	5. Gokulesh Sharma, Human Rights and Legal Remedies, Deep & Deep Publications Pvt. Ltd., 2000	
	6. Surendra Malik and Sudeep malik, Supreme Court on Human Right sand Civil Rights and Political, Social, Individual and Economic Rights, Vol I, Eastern Book Co., 2019	
	7. Surendra Malik and Sudeep malik, Supreme Court on Human Right sand Civil Rights and Political, Social, Individual and Economic Rights, Vol I, Eastern Book Co., 2019	
	8. Khwaja Abdul Muntaqim, Protection of Human Rights: Nation International Perspective, Law Publishers (India) Pvt. Ltd.,2018	
	9. R.P.Kataria and S.K.A Naqvi, Laws on Prvention of Terrorism and Unlawful Activities Alongwith International Terrorism, Central Publishing Co.,2003	
	10. D.D.Basu, Human Rights in Indian Constitutional Law, (1994)	
	11. Shambhu Ram Simkhada, Human Rights Human Wrongs: In the	e Scale

	of Human Conscience, Routledge; 1st edition (3 December 2020)	
	Additional Reading	
	1. V. K. Ahuja, Human rights Contemporary Issues: Festschrift in the honour of professor Upendra Baxi, Eastern Book Company, 2019.	
	2. Upendra Bakshi, The Future of Human Rights, Oxford India Perennials, 2008	
	3. R. N. Trivedi (Ed.), World of AllHuman Rights Soli J. Sorabjee A Festschrift, Universal Law Publishing Co., 2010	
	4. Giriraj Shah and K.N.Gupta, Human Rights Free and Equal, Anmol Publications Private Limited, 2001	
Learning outcomes	Learners would have better understood the protection of human right sunder constitution and other laws in India	
	Learners would have acquired knowledge of the implementation and enforcement mechanism of human rights in India	

Specialization: Human Rights Law

Programme: Master of Laws

Semester: II

Title of the Course: Science, Technology and Human Rights

Course Code:

Number of Credits: 4

Effective from Academic Year: 2023-2024

Course prerequisites	Enrollment at the LL.M. Programme in the Human Rights Law speciali	zation
Objectives	 To understand impact of science and technology on human rights and vice versa To enable learners to understand importance of ethics in research in science and technology . 	
Content	Module 1: Scientific Research and Human Rights	15
	Scientific and Technological Researches - Impact on ethics, morality and Human Rights	hours
	2. Positive and Negative Role of Science & Technology	
	3. Freedom of information, Freedom for Scientific Research, Controls and Constraints	

	4. Role of judiciary in science, technology and human rights	
	Module 2: Human Dignity and Human Rights	15
	1. Rights to Die in Dignity and Peace: Euthanasia	hours
	2. Experimentation on human beings	
	3. Community Health and Hygiene	
	4. New torture technologies	
	Module 3: Science and Technology: Human Rights Ethics	15
	1. Human Cloning	hours
	2. Sex determination test and Induced abortion	
	3. In-Vitro Fertilization and Surrogate Parenthood	
	4. Organ Transplantation and Sale of Human Organs	
	Module 4 : Intellectual Property Rights and Human Rights	15
	 Intellectual Property Rights - International Dimensions, Protection of economic and social rights of indigenous people. 	hours
	2. Intellectual Property, Scientific Progress, and Access to the Benefits of Science	
	3. Human Rights in the era of Artificial intelligence	
	4. Bio-technology and Human Rights	
Pedagogy	Lectures, Special talks/ lectures from experts, debates, critical case and discussion, problem solving, quiz etc.	nalysis,
Recommended readings	1. Lily Srivatsava, Science, Technology and Human Rights, Thomson Reuters	
	2. Lynn Hunt, Inventing Human Rights, W.W.Norton & Company,	2008
	3. Molly K. Land and Joy D. Aronson (Ed.), New Technologies for Rights Law and Practice, Cambridge	Human
	4. Carol Corrilon (Ed.), Science and Human Rights, National Academy of sciences, Committee on Human Rights, National Academy Press, Washington.	
	5. Alexandra S. Moore and James Dawes, Technologies of Human Rights Representation, Tantor Media Inc. 2022 (Audiobook)	
	6. U.N. Gupta, The Human rights Conventions and Indian Law, 20	14
Learning outcomes	Learners would have better understand impact of science and technology on human rights and vice versa	
	 Learners would have acquired knowledge on importance of et research in science and technology. 	thics in

Specialization: Alternative Dispute Resolution Law

Programme: Master of Laws

Semester:

Title of the Course: Negotiation: Principles, Essential Strategies and Skills

Course Code:

Number of Credits: 4

Effective from Academic Year: 2023-2024

Course prerequisites	Enrollment at the LL.M. Programme in the Alternative Dispute Resolution Law specialization	
Objectives	The primary objective of the course is to provide an overview of conflict resolution through Negotiation. This course will introduce students to basic concepts of negotiation and various techniques of negotiation.	
Content	Module 1 : Introduction to Negotiation	15
	1. Definition and Salient Features	hours
	2. Nature and scope of Negotiation	
	3. Kinds of Negotiation	
	4. Advantages and Limitations of Negotiation	
	Module 2: Principles of Negotiation : Part I	15
	1. Interests	hours
	2. Prioritizing Interests	
	3. Options	
	4. Legitimacy	
	Module 3 : Principles of Negotiation : Part II	15
	1. Alternatives and BATNA.	hours
	2. Relationships.	
	3. Commitments.	
	4. Communication.	
	Module 4: Challenges in Negotiation	15
	1. Recognizing and Resolving Ethical Dilemmas	hours
	2. Negotiating from a Position of Weakness	
	3. When Negotiations get ugly	

	4. Protection from unprincipled negotiation and Non-Negotiation.		
Pedagogy	This course will be conducted through role-play exercises, lectures, case studies and discussion. The instructor would provide a critique of the student's performance after completing roleplays.		
Recommended readings	1. Roger Fisher and William Ury, Getting to Yes: Negotiating Agreement Without Giving In, (RHUK; 2012).		
	2. Richard Shell, Bargaining for Advantage Negotiation strategies for reasonable people, Penguin Books, 2006 (2nd edition)		
	3. Howard Raiffa, The Art and Science of Negotiation (Cambridge: Harvard University Press, 1982).		
	4. William L. Ury, Getting Past No (New York: Bantam Books, 1993).		
	5. Deepak Malhotra and Max Bazerman, Negotiation Genius: How to Overcome Obstacles and Achieve Brilliant Results at the Bargaining Table and Beyond, Bantam; NO-VALUE edition (2008).		
	Additional Reading		
	1. Max Bazerman and Margaret Neale, Negotiating Rationally (New York: Free Press, 1992).		
	2. Jim Sebenius, "Six Habits of Merely Effective Negotiators", Harvard Business Review, 2001		
	3. Lax & Sebenius, 3-D Negotiation: Powerful Tools to Change the Game in Your Most Important Deals, Harvard Business Review Press; First edition (2006)		
Learning outcomes	Students will develop a conceptual understanding of Negotiation and be able to comprehend the principles of negotiation.		
	 Students shall be able to learn how to build trust and the value of fairness in settling disputes. 		
	 Students will be able to gain the critical skills and techniques of principled negotiation. 		

Specialization: Alternative Dispute Resolution Law

Programme: Master of Laws

Semester: II

Title of the Course: Conflict Resolution in Family Disputes

Course Code:

Number of Credits: 4

Effective from Academic Year: 2023-2024

Course prerequisites	Enrollment at the LL.M. Programme in the Alternative Dispute Resolution	olution
Objectives	 The primary objective of the course is to provide an overview of the concept of family and the causes and effects of conflict and its resolution. This course will introduce students to the law on family disputes and their resolution. Students are able to learn various ways in which family conflicts are dealt with and could be resolved and develop abilities to use such methods in resolving disputes amicably, wherever permitted and possible. 	
Content	Module 1: Understanding the Family	15
	Understanding Family and Marriage	hours
	2. Gender and Families	
	3. Family in Current Status: Living In Relation	
	4. Economic Stability and Family	
	Module 2: Family Courts and Family Disputes	15
	1. Jurisprudence of dealing with family disputes	hours
	2. Family Courts and their support agencies and their role	
	3. Procedural relaxation and Jurisdiction	
	4. Appeals and execution	
	Module 3: Family Disputes and remedies:	15
	1. Domestic Violence: Civil and Criminal Protection (Domestic Violence Act and Indian Penal Code)	hours
	2. Family counselling and the role of the counsellor	
	3. Remedies in Family Disputes	
	4. Constitutionality of Remedies: Restitution of conjugal rights, judicial separation, nullity of marriage and divorce, maintenance, custody of children-rights of guardianship	
	Module 4: Conflict resolution by Conciliation	15
	Meaning and definition of the concept of Conciliation and Evaluating advantages and disadvantages	hours
	2. Initiating mediation; Confidentiality and neutrality	
	3. Role and functions of Mediator; Drafting a settlement agreement as a function	
	4. Ethics of mediator in family disputes	
Pedagogy	This course will be run primarily in lecturing mode. However, students may require to learn certain concepts through a collaborative brainstorming format including simulation exercises to explore the understanding of the concepts together.	

Recommended readings

- 1. Lévi-Strauss, Claude. 'The Family' in Harry L Shapiro (ed.) Man, Culture and Society. New York: Oxford University Press,
- 2. Surendra Malik and Sudeep Malik, Supreme Court on Family Property, Partition, Succession, Will and Inheritance (1950 to 2016) (in 2 Volumes)
- 3. Howard H. Irving & Michael Benjamin Family Mediation Contemporary IssuesSAGE Publications Inc; First edition 1995
- 4. Thomas DiGrazia Light on Peacemaking: A Guide To Appropriate Dispute Resolution and Mediating Family Conflict Business Expert Press 2015
- 5. Poonam Pradhan Saxena, Family Law Lecture, Lexis Nexis
- 6. Paras Diwan, Law of Marriages and Divorce, Universal
- 7. Mulla, Hindu Law, Lexis Nexis
- 8. Mulla, Principles of Mahomedan Law, Lexis Nexis

Additional Readings:

- 1. Okin, Susan Moller. Justice, Gender, and the Family. New York: Basic Books, 1989.
- 2. Goody, Jack. The Oriental, the Ancient and the Primitive: Systems of Marriage and the Family in the Preindustrial Societies of Eurasia. Cambridge: Cambridge University Press.
- 3. Marian Roberts, Mediation in Family Disputes: Principles of Practice Routledge; 4th edition 2014

Learning outcomes

- Students will develop a conceptual understanding of Family and Marriage and be able to comprehend the causes, dynamics and consequences of marriage and family.
- Students shall be able to display sensitivity towards family dispute conciliation as different process from other conciliation.
- Students would be able to analyse and understand remedies and its suitability in the present society.
- Students will be able to develop the tools for family conciliation to resolve the conflicts.

SEMESTER- III RESEARCH-SPECIFIC ELECTIVES (RSE) COURSES (ANY TWO)

Name of the Programme: LL.M. Effective from Academic Year: 2024-2025

Title of the Course: Criminal Law Practicum I

Code: LLR 600 Number of Credits: 4

Course prerequisite:	Enrollment in the LL.M. Programme	
Course	To explore the related to the environment and the legal frame	ework.
Objectives:	 To analyze the efficacy of law enforcement and regulatory as 	
	Course Contents	Scholes.
Modules	Content	No of
Modules	Content	Hours
1	Module1: Introduction to Environmental Crimes	15
1		Hours
	1. Concept and kinds of environmental crimes	nours
	2. Evolution of environmental protection in India	
	3. Impact of environmental crimes on ecosystem and human	
	health	
	4. Role of Environmental movements and Public Interest	
	Litigation in environment protection	
2	Module 2: Legal frameworks relating to environmental crimes	15
	1. Constitutional provisions and environment protection	Hours
	2. Criminal law provisions penalising environmentl crimes	
	3. International law relating to environmental crimes	
	4. Role of Judiciary in preventing and combating environmental	
	crimes	
3	Module 3: Regulatory and Enforcement Agencies	15
	1. Pollution Control Boards	Hours
	2. Ministry of environment, Forest and climate Change	
	3. National Green Tribunal(NGT)	
	4. Legal procedures in prosecuting environmental crimes	
	2 Eagur procedures in prosecuting environmental entities	
4	Module 4: New trends in environmental crime detection	
•	1. Use of technology in monitoring and preventing environmental	
	crimes	
	2. Remote sensing,GIS and data analytics	
	3. Legal and policy innovation in environmental law enforcement	
	4 77 07	
Dadagagaru		:4a da4a
Pedagogy:	Case study method, discussion methods, lecture method, field vis	us, data
D ' '	collection and presentation.	1
Recommended	1. Shyam Divan, Armin Rosencranz, Environmental Law and P	olicy in
Readings	India: Cases, materials and Statutes.	
	2. P.Leelakrishnan, Environmental Law in India	
	3. Dr.S.C.Tripathi,Environmental Law	
Additional	• Richard Revesz, Michael A.Livermore and Caroline	Cecot,
Readings	Environmental Law and Policy	

	Rob White, Crimes against Nature	
	• Daniel Farber, Ann Carlson, Jody Freeman, Environmental Law: Cases	
	and Materials	
	Shibani Ghosh, Environmental law and Governance in India	
	Justice T S Doabia, Environmental and Pollution Laws in India	
Course	The Students will be able to:	
Outcomes	• Understand the concept of environmental crimes and its impact on the	
COs	ecosystem	
	• Examine the safeguards against environmental crimes under national and	
	International laws	
	• Analyze the role of enforcement agencies in prevention of crimes against	
	nature	
	Appraise the technological advancement in environmental crime	
	prevention and detection.	

Title of the Course: Criminal Law Practicum II

Code: LLR-601 Number of Credits: 4

C	El. Ala II M D	
Course	Enrollment in the LL.M. Programme	
prerequisite:		1
Course	• To understand the historical development of prisons and correctional	
Objectives:	philosophies and to examine the legal framework governing prisons and	
	rights of inmates.	
	To explore the contemporary issues and challenges	
	management and to develop skills in the application of laws ar	nd policies
	related to prison administration.	
	Course Contents	
Modules	Content	No of
Wioddies	Content	Hours
1	Module 1:Prison Administration	15
1	1. History and evolution of prison system	Hours
	2. Theories of punishment and correctional systems	Hours
	3. Types of prisons and organisational structure of prisons	
	4. Roles and responsibilities of prison staff	
2	Module 2:Legal Framework Relating to Prisons	15
4	1. Constitutional rights of Prisoners	Hours
	2. Statutory framework relating of prisoners	110018
	3. Administrative framework to safeguards rights of prisoners	
3	3 1 11	15
3	Module 3: Health and well-being of prisoners	Hours
	1. Physical health care services including Rehabilitation, &	Hours
	nutrition programmes 2. Mantal hadage services in prisons	
	2. Mental healcare services in prisons	
	3. Challenges and issues in ensuring well being and healthcare	
4	4. Legal regime safeguarding health of prisoners	15
4	Module 4: Comparative Prison system	_
	1. International perspectives on prison administration	Hours
	2. Comparative analysis of different correctional models	
	3. Human rights standards and International lawdealing with	
	prisoners rights	
	4. Contemporary issues & Future trends in correctional	
D. J	administration.	المنادة المنادة
Pedagogy:	Case study method, discussion methods, lecture method, field v	isits, data
D	collection and presentation.	M E
Recommended	1. Dr. S.R. Myneni, Law Relating To Prison and Prisoners,	New Era
Readings	Publication	D
	2. Meetali Handa, Prison administration and reforms in India, No	tion Press
Additional	1. Dr. Upendra Nath Dubey, Prisoners and Human Rights, Blue race	ose
Readings	Publisher	.
11000011180	2. Richard P. Seiter, Correction : An Introduction, Pearson	
	3. Robert D.Hanser, Introduction to corrections	
	4. Dr. K.P.Singh & Priyanka Chaudhary, Introduction to Prison	
	1. Di. 13.1 .Singh & Friyanka Chaudhary, introduction to Frison	

	Administration in India
	Administration in India
	5. Robert P. Weiss, Comparing Prison Systems: Towards a comparative &
	International Pnology.
Course	Students will be able to:
Outcomes	1. Understand the historical foundation of prison system.
(Cos)	2. Students will be able to analyze the structure and functions of prison administration.
	3. Students will be able to appraise the Constitutional and legal rights of prison inmates and examine impact of legislation on prison administration
	4. Examine the provisions of healthcare systems in prisons and compare different correctional models and human rights compliances in prisons across the world.

Title of the Course: Criminal Law Practicum III

Code: LLR-602 Number of Credits: 4

Course	Pari Onnem in the Larayi, Frogramme	
prerequisite:	Enrolment in the LL.M. Programme	
Objectives:	To understand the precedural concets of original lavy inclu-	din a annast
Objectives.	To understand the procedural aspects of criminal law, includes a search, and saigure procedures.	ing arrest,
	search, and seizure procedures.	.1 1
	• To analyze case studies and real-life scenarios to apply	theoretical
	knowledge of criminal law in practice.	
	Course Contents	
Modules	Content	No of
Wiodules	Content	Hours
1	Module 1: Police Organization and Management	15 Hours
•	1: Structure and Functions of Police	10 110015
	i. Overview of police organizations in India	
	ii. Roles and responsibilities of different units within the	
	police force	
	iii. Comparative analysis of Centralized and Decentralized	
	Police Systems	
	2: Police Leadership and Management	
	i. Leadership styles in law enforcement	
	ii. Principles of police management and administration	
	iii. Human resource management in the police force	
	3: Community Policing and Public Relations	
	i. Concept and principles of community policing	
	ii. Strategies for building positive police-community	
	relations	
	iii. Role of social media in police-public interactions	
	4: Budgeting and Resource Allocation	
	i. Budgetary process in police administration	
	ii. Allocation of resources for crime prevention and	
	investigation	
	iii. Evaluation of resource utilization and performance	
	metrics	
	metres	
2	Module 2: Criminal Investigation Techniques	15 Hours
	1: Crime Scene Management	
	i. Preservation and documentation of crime scenes	
	ii. Collection and preservation of physical evidence	
	iii. Use of technology in crime scene investigation	
	2: Interviewing and Interrogation	
	i. Techniques for conducting effective interviews and	
	interrogations	
	ii. Legal considerations and rights of suspects during	
	questioning	
	iii. Role-play exercises and simulations	
	3: Surveillance and Undercover Operations	
	i. Types of surveillance techniques used in criminal	

	investigations	
	ii. Planning and executing undercover operations	
	iii. Ethical and legal issues in surveillance activities	
	4: Forensic Science and Evidence Collection	
	i. Introduction to forensic science and its applications in	
	criminal investigations	
	ii. Types of forensic evidence and their admissibility in	
	court	
	iii. Hands-on experience in evidence collection and	
	preservation	
3	Module 3: Criminal Law Procedures and Practices	15 Hours
	1: Arrest, Search, and Seizure	
	i. Legal framework governing arrests, searches, and seizures in India	
	ii. Procedures for obtaining search warrants and arrest	
	warrants	
	iii. Case studies on lawful and unlawful searches and	
	seizures	
	2. Bail and Pre-Trial Procedures	
	i. Principles governing bail in criminal cases	
	ii. Procedures for filing and hearing bail applications	
	iii. Mock bail hearings and drafting bail petitions	
	3: Trial Procedures and Courtroom Skills	
	i. Overview of criminal trial procedures in India	
	ii. Role of prosecutors, defense attorneys, and judges	
	iii. Mock trial simulations and courtroom advocacy exercises	
	4: Sentencing and Correctional Systems	
	i. Types of sentences and factors influencing sentencing	
	decisions	
	ii. Rehabilitation and reintegration programs for offenders	
	iii. Field visits to correctional facilities and interaction with	
	inmates	
4		15 Hours
	Criminal Law	15 110015
	1: Cyber Crime Investigation	
	i. Understanding cybercrime and its impact on society	
	ii. Techniques for investigating cyber crimes and digital	
	evidence analysis	
	iii. Case studies on high-profile cybercrime investigations	
	2: Counterterrorism and National Security	
	i. Role of police in countering terrorism and ensuring national security	
	ii. Legal framework for counter-terrorism operations and	
	intelligence gathering	
	iii. Simulation exercises on crisis management and response	
	to terrorist threats	
	3: Juvenile Justice and Child Protection	
	i. Overview of Juvenile Justice System in India	

	ii. Procedures for handling cases involving juveniles in
	conflict with the law
	iii. Role of police in child protection and rehabilitation
	4: Police Ethics and Professionalism
	i. Ethical dilemmas in law enforcement and
	decision-making
	ii. Strategies for promoting integrity and professionalism in
	the police force
	iii. Case studies and role-playing exercises on ethical
	policing
Pedagogy:	Case study method, discussion methods, lecture method, field visits, data
	collection and presentation.
Recommended	1. Raghavan, R. V., & Chandran, V. S. Police and Law Enforcement in
Readings	India: An Overview. LexisNexis India.
	2. Sarkar, S. (2018). Criminal Investigation and Forensic Science: A
	Comprehensive Study. Eastern Book Company.
	3. Kapoor, O. P. Principles and Practice of Criminal Procedure. Central
	Law Agency.
Additional	1. K. S. Subramanian, Police Administration in India, Sage Publications
Readings	India
	2. V. N. Rai, Indian Police: A Critical Evaluation, Tata McGraw-Hill
	Education
	3. "Criminal Justice India Series" by Ved Kumari and K. Chockalingam
	4. S. Venugopal Rao Criminal Justice in India: The System and the
	Process, Orient BlackSwan
	5. Article: Chandra, K. K. "Police Reforms in India: Issues &
	Challenges." Indian Police Journal, 2018.
	6. Article: Das, S. "Role of Forensic Science in Criminal Investigation."
	Journal of Forensic Research, 2017
Course	Students will be able to:
Outcomes	• Understand the police organization, structure and management in India.
(Cos)	• Students will be able to analyze the forensic investigation and the law
	relating to such investigation.
	• Students will be able to appraise the process and consequences of
	search, seizure, and arrest.
	• Critically examine the issues relating to cyber-crimes and national
	security.

Title of the Course: Corporate Law Practicum Paper I- Drafting of Contracts

Semester: III

Course Code: LLO-600

Course prerequisites	Enrolment in the LL.M. Programme	
Objectives	 To enable learners to understand and apply the skills of drafting commercial contracts, including Arbitration Agreements and arbitral awards. To exhibit the skills of drafting through projects and other research work. 	
	Module 1: Arbitration and Conciliation Act	15 hours
	1. Arbitration Agreement	nours
	2. Arbitration Award	
	3. Invitation for Conciliation/Reply	
	4. Settlement Agreement	
	Module 2: The Indian Companies Act	15
	1. Memorandum of Association	hours
	2. Articles of Association	
	3. Resolutions/Notices	
	4. Company Lease	
	Module 3:Indian Contract Act, 1872 & E-Contracts	15
	1. Non Disclosure Agreement	hours
	2. Promissory Note/Guarantee Bond/Letter of Credit	
	3. Agreement for Development Rights	
	4. Agreement for Sale/Deed of Sale	
	Module 4.: Competition Act, 2002	15
	1. Joint Venture Agreements	hours
	2. Agreement of Acquisition	
	3. Agreement of Merger	
	4. Agreement of Amalgamation	
Pedagogy	Lecture method, Case Study, Drafting, field wor presentations	k and
Recommended readings	C.R. Dutta & M.N. Das, De Souza's Forms and Pre- of Conveyancing, Eastern Book Company.	cedents
	2. Rajesh Kapoor, Avtar Singh's Law of Contract & S	pecific

	Relief, Eastern Book Company.		
	3. B.S. Ramaswamy, Contracts and their Management, LexisNexis.		
	Additional Readings		
	1. R.K.Singh, Law relating to Electronic Contracts, LexisNexis.		
	2. Dutta C. R., The Company Law, Lexis Nexis Butterworths		
	3. Taxmann's Competition Laws Manual with Case Law Digest – Authentic Compendium of Amended & Updated Text of the Act/Rules/Circulars & Notifications/Case Laws on Competition Laws in India		
Learning outcomes	• Students would be able to apply their drafting skills in various contracts, including Arbitration Agreements and Arbitral awards.		
	• Students will be able to understand the importance of non-disclosure agreements.		
	Students are able to classify various documents for incorporation of a company.		
	Students would intensify and manifest the skills of drafting through projects and other research work		

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Corporate Law Practicum Paper II: Mergers and Acquisitions LLO-601 **Title of the Course:**

Course Code:

Course prerequisites	Enrolment in the LL.M. Programme		
Objectives	To enable learners to acquire practical knowled Mergers and Acquisitions.		
	To inculcate requisite knowledge on the prapplication of the subject and its efficient implementation in the process of merger acquisitions	fective	
Content	Module 1: Corporate Restructuring – Introduction & Concepts	15 hours	
	1. Mergers in the nature of acquisitions and amalgamations		
	2. Motives and Benefits of Merger, Types of Acquisitions and Classification of Mergers		
	3. Genesis of Mergers and Acquisitions		
	4. Corporate Demergers and Reverse Mergers, Takeovers		
	Module 2: Legal Implications	15	
	Relevant Laws- provisions of the Companies Act	hours	
	2. Indian Income Tax Act, SEBI and Competition Act.		
	3. Legal Procedure for Mergers and Acquisitions, Five Stage Model		
	Amalgamation of Banking and Government Companies		
	Module 3: Due diligence	15 hours	
	1. Valuation, Introduction and Techniques	nours	
	2. Human Resource and Culture due diligence		
	3. Impact of due diligence on Valuation		
	4. Take over and Acquisition due diligence		
	Module 4: International Mergers	15	
	Role of International Mergers and Acquisitions Expert (IM&A)	hours	
	2. Structure and Valuation, Regulatory Aspects of		

	Valuation with reference to Corporate Strategies	
	3. Legal Implications	
	4. Case Studies	
Pedagogy	Case study, discussion, and simulation methods would also be used in learning and assessment. Students are required to have a practical study of the subject through doctrinal and non-doctrinal research.	
Recommended readings	A. Ramaiya : Guide to Companies Act, LexisNexis Butterworths, Wadhwa, Nagpur	
	2. M.C. Bhandari: Guide to Company Law Procedures, LexisNexis Butterworths Wadhwa Nagpur	
	3. K. R. Sampath : Mergers/Amalgamations, Takeovers, Joint Ventures, LLPs and Corporate Restructure, Snow White Publications	
	4. S. Ramanujam : Mergers et al, LexisNexis Butterworths Wadhwa Nagpur	
	Additional Readings	
	Ray : Mergers and Acquisitions Strategy, Valuation and Integration, PHI	
	2. Mergers & Acquisitions by Rajinder S. Aurora, Kavita Shetty from Oxford Higher Education	
	3. "Creating Value from Mergers and Acquisitions" by Sudi Sudarsanam, Pearson Education.	
	4. Mergers, Acquisitions, and Other Restructuring Activities: An Integrated Approach to Process, Tools, Cases and Solutions, by Donald Depamphilis, London, Academic Press.	
Learning outcomes	 Students would gain practical knowledge of the law relating to international mergers and acquisitions and its application in the corporate sector. 	
	 Students would apply the law relating to Mergers and Acquisitions in the doctrinal and non-doctrinal research on the subject. 	
	 Students able to appreciate the reasons and impact of mergers, amalgamations and acquisitions on the market economy. 	
	Students are able to apply the principles of mergers while drafting the documents.	

Corporate Law Practicum Paper III- Insolvency and Bankruptcy Law and Practice **Title of the Course:**

Course Code: LLO-602

Course	Enrolment at the LL.M. (CBCS) programme	
prerequisites		
Objectives	 To facilitate the Learners with an in-depth understanding and hands-on approach in relation to the legal and practical aspects of insolvency and bankruptcy. To apply and disseminate the skills required to practice insolvency law with effective drafting, pleading and negotiations with parties by providing a comprehensive and holistic outlook. 	
	Module 1: Introduction to Insolvency and Bankruptcy	15 hours
	1. Insolvency – Concepts and Evolution	
	2. Introduction to Insolvency and Bankruptcy Code	
	3. Corporate Insolvency Resolution Process, Resolution Strategies	
	4. Winding-Up by Tribunal	
	Module 2: Insolvency Resolution and Bankruptcy of Individual and Partnership Firms	15 hours
	 Insolvency Resolution, Bankruptcy Order for Individual and Partnership Firms Adjudication, Authorities, Appeals for Individual and Partnership Firms Debt Recovery & Securitization Fresh Start Process 	
	Module 3: Cross-Border Insolvency Rules and Regulations	15 hours
	 Cross Border Insolvency & IBC Principles of comity and cooperation in cross-border insolvency Legal frameworks for recognizing foreign insolvency proceedings UNCITRAL Model Law on Cross-Border Insolvency, Role of international organizations in promoting insolvency reforms 	
	Module 4: Developing Skill Sets for Insolvency Professionals	15 hours

Pedagogy	 Insolvency professionals, Insolvency Professional Agencies Legal considerations and documentation and Compliance with legal requirements Techniques for negotiating with creditors, debtors, and other stakeholders Professional and Ethical Practices for Insolvency Practitioners. The course shall employ flipped learning pedagogy involving the 4-quadrant approach with lectures, discussion forums or asynchronous mentoring, and Field-study hours, including assessment.
Recommended readings	 The Law of Insolvency in India, Sir Dinshaw Fardunji Mulla and Aoama Ravi, Lexis Nexis. Corporate Insolvency Law: Perspectives and Principals by Vanessa Finch, Cambridge University Press. International Insolvency Law: Reforms and challenges by Paul Omar, Ashgate Publishing Corporate Insolvency Law and Practice by Sumant Batra, Eastern Book Company. Guide to Insolvency and Bankruptcy Code by D.K. Jain, Bharat Law publication. Insolvency and Bankruptcy Code of India by Ashish Makhija, Lexis Nexis.
Learning outcomes	 Students could evaluate various insolvency and bankruptcy procedures, including liquidation and reorganization. Students comprehend debt restructuring in domestic and international contexts. Students would enhance and apply their research skills by conducting in-depth investigations into specific insolvency and bankruptcy law aspects through research projects and other research work.

Title of the Course: Constitutional Law Practicum Paper I

Course Code: LLC-600 Number of Credits: 4

Pre-requisite s for the	Enrolment in the LL.M. Programme	
s for the Course		
Objectives	To provide comprehensive knowledge to students about Writs	
	To enable the students to analyze and apply the importance	of filing
	Public Interest Litigations.	
Contents	Module 1: Hierarchy of Courts	15
	1. Franctioning of all Counts	hours
	1. Functioning of all Courts 2. Invisidiation of Courts Supreme Court and High Court	
	2. Jurisdiction of Courts: Supreme Court and High Court.	
	3. Procedure of Appeal Module 2: Public Interest Litigation	15
	Module 2: Public Interest Litigation	hours
	1. Locus Standi	Hours
	2. Public Interest Litigation	
	3. Process of filing Public Interest Litigations	
	4. Public Interest Litigation vs Social Action Litigation	
	Module 3: Writ Petitions	15
		hours
	1. Nature of Writs	
	2. Kinds of Writs	
	3. Territorial jurisdiction, alternative remedy; delay and latches;	
	res judicata.	
	4. Practice & procedure in writ petitions:	
	5. Pleadings, the content of writ petitions Supreme Court rules.	
	Module 4: Tribunals	15
	1 Concent of Tribunals	hours
	1. Concept of Tribunals 2. Constitutional Validity of Tribunals	
	2. Constitutional Validity of Tribunals 3. Finality Clause and Constitutional Resition	
	3. Finality Clause and Constitutional Position4. Kinds of Tribunals	
	5. Practice & procedure in Tribunals	
Pedagogy	This course will be run primarily through discussion and	
1 cuagugy	problem-solving. However, the teacher may adopt a lecture method	
	to clarify basic concepts and provisions of law. Students are required	
	to learn concepts through a collaborative brainstorming format and	
	explore the drafting process together.	
	explore the diating process together.	
References/	1. O. Chinnapa Reddy, The Court and the Constitution of India:	
Readings	Summits and Shallows, Oxford University Press, New Delhi.	
_	2 A V Digay Introduction to the Study of Constitution	
	2. A.V.Dicey – Introduction to the Study of Constitution	
	3. Jain M. P., Indian Constitutional Law, LexisNexis	

	Butterworths Wadhwa, Nagpur.	
	4. Seervai H. M., Constitutional Law of India 4th edition, Volumes 1, 2 and 3, Universal Law Publishing Co. Pvt. Ltd.	
	Additional Readings:	
	1. Justice C.K. Takker and MC Thakker, V.G. Ramachandran's Law of Writs, EBC.	
	2. M.R. Malick, Writs Law & practice, EBC.	
	3. P.M. Bakshi, Public Interest Litigation, Ashoka Law House.	
	4. S.A. De Smith, Judicial Review of Administrative Action,	
	Cambridge University Press	
Course	Students will be able to understand the process of filing writ	
outcomes	petitions	
	Students will analyze the hierarchy of Courts and their jurisdictions.	
	Students can deduct the importance of Constitutional	
	Adjudication through various Writs	
	Students will comprehend the procedure for filing public	
	interest litigation	

Title of the Course: Constitutional Law Practicum Paper II

Course Code: LLC-601 Number of Credits: 4

Pre-requisi tes for the Course	Enrolment in the LL.M. Programme	
Objectives	 To provide comprehensive knowledge to students regarding applicable to media To enable the students to analyze and apply the importance of limit the freedom of the press. 	
Content	Module 1: Media	15
	 Types of – Press Ownership patterns Radio & Television, The Difference between visual and non-visual Media 	hours
	Module 2: Freedom of Press	
	 Freedom of Speech and Expression - Article 19 (1) (a) Laws of defamation Obscenity Blasphemy Sedition Right to Internet 	
	Module 3: Printing Press	15
	 Understand the process of media covering news Restrictions on media Regulations on news channels and printing press Laws applicable to media houses Social Media and Freedom of Speech Fake News 	hours
	Module 4: Visual Media 1. Films and free speech	15 hours
	 Film Censorship under the Cinematography Act. Television and OTT Judicial Review on Freedom to Telecast. 	
Pedagogy	This course will be run primarily through discussion and problem-solving. However, the teacher may adopt a lecture method to clarify basic concepts and provisions of law. Students are required to learn concepts through projects and a collaborative brainstorming format.	
References/ Readings	 M.P. Jain, Constitutional Law of India, Wadhwa Diwan Madhavi, Facets of Media Law, Eastern Book Co., (2009) Duncan M. Derrett, Religion, Law and the State, Faber and Faber Ltd. 	

	Gautham Bhatia, Offend Shock or Disturb: Free Speech under Indian Constitution, Oxford University Press, New Delhi Additional Readings	
	1. Sorabjee Soli, Law of Press Censorship in India, N.M TripathiPvt Ltd.	
	2. Boyd, Bruce Michael, Film Censorship in India: A Reasonable Restriction on Freedom of Speech and Expression, 14 J.I.L.I. (1972)	
	3. Dhavan, Rajiv, On the Law of the Press in India, 26 J.I.L.I. 288, (1984)	
	4. H.M. Seervai, Constitutional Law of India, Tripathi.	
Course outcomes	Students will be able to understand the need and importance of freedom of speech and expression	
	• Students will analyze the limitations on the freedom of speech and expression	
	• Students can deduct the importance of social media and the need for reasonable restrictions.	
	• Students will be able to independently evaluate the need for regulating OTTs.	

Title of the Course: Constitutional Law Practicum Paper III

Course Code: LLC-602 Number of Credits: 4

Pre-requisit es for the Course	Enrolment in the LL.M. Programme	
Objectives	To provide comprehensive knowledge to students regar	ding the
	functioning of various commissionsTo enable the students to analyze and apply the importance of the	e rights of
	various disadvantaged groups	c fights of
Content	Module 1: Rights of Women and Children	15
	1 Constitutional Safaguards for Woman and Children	hours
	 Constitutional Safeguards for Women and Children Functioning of the National Commission for Women and 	
	Children	
	3. Functioning of the State Commission for Women and Children	
	4. Complaint and resolution mechanisms	
	Module 2: Rights of Children	15
	Cultural and Educational Rights	hours
	2. Status of Minorities in India	
	3. National Commission for Minorities: Composition, powers and	
	functions.	
	4. Complaint management system.	
	5. Role of the Commission in the promotion of the interest of the minorities.	
	Module 3: Rights of Special Categories of Disadvantaged People	15
		hours
	1. Functioning of Employment Exchange	
	2. Labour Laws and Courts in Goa	
	3. Laws applicable to Migrants, HIV AIDS affected individuals4. Laws applicable to Aged and Disabled and Rights of	
	Transgender.	
	Module 4: Rights of Socially and Educationally Disadvantaged	15
	Groups	hours
	Commission for Socially and Economically Backward Castes	
	2. Commission for Schedule Caste, Tribes and Backward Classes	
	3. Commission for Persons with Disabilities	
	4. Reservation for Disadvantaged Groups	
Pedagogy	This course will be run primarily through discussion and	
	problem-solving. However, the teacher may adopt a lecture method to	
	clarify basic concepts and provisions of law. Students are required to learn concepts through projects and a collaborative brainstorming	
	format.	
D. C.		
References/	1. Gurusamy, S., Human Rights and Gender Justice, APH New Delhi	
Readings	2. Upendra Baxi, The Future of Human Rights, Oxford University	
	2. Opendra Baxi, The Fatare of Human Rights, Oxford Office Sity	

	Press, New Delhi
	3. V.V. Devasia, Women, Social Justice and Human Rights, APH,
	New Delhi
	Additional readings
	Surinder Khanna, Dalit Women and Human Rights Swastik Publications Delhi,
	2. Manoranjan Mohanty, Etd, "People's Rights: Social Movements and the State in the Third World" Sage, New Delhi
	3. Justice Iyer, Krishna, Social Justice –Sunset or Dawn, Eastern
	Book Company, Lucknow
	4. Jayaram, N, Vulnerability and Globalization Perspectives And
	Analyses From India Rawat Publications
Course	Students will be able to understand the need and importance of
outcomes	constitutional guarantees to disadvantageous groups
	• Students will analyze the framework of various
	Committees/Commissions for indigenous groups
	Students can deduct the importance of the rights of women and children
	Students will be able to comprehend the importance of laws
	applicable to special categories of disadvantaged people

 $Title\ of\ the\ Course:\ Labour\ Law\ Practicum-I$

Course Code: LLL -600 Number of Credits: 4

Course	Enrolment in the LL.M. Programme	
prerequisite:	Em officht in the DL.Wi. Frogramme	
Course Objectives:	To understand and examine the meaning of discrimination a and the legal framework for promoting equality and discrimination in employment. To privite all the explorate appricing and descripe discrimination of the examination of the exa	preventing
	2. To critically evaluate specific provisions addressing discrim the new concerns and challenges in the legal framework discrimination and equality.	
Content:	 Module 1: Overview of Equality and Discrimination in the Workplace. 1. Concepts of Equality, Equity and Discrimination 2. Historical Legal Framework for Promoting Equality movement in India 3. International Treaties and Conventions 4. Legal Remedies and Enforcement Mechanisms 	15 hours
	 Module 2: Gender Equality and Anti-Discrimination Laws 1. The Equal Remuneration Act, 1976 2. The Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 3. The Maternity Benefits Act, 1961 4. LGBTQ Rights 	15 hours
	 Module 3: Caste-Based Discrimination and Equality 1. Constitutional Provisions and Affirmative Action Policies, Their Impact and Challenges 2. Statutory framework for protection against caste-based discrimination 	15 hours
	 a. Scheduled Castes and Scheduled Tribes (Prevention of b. Atrocities) Act,1989 3. The protection of the Civil Rights Act of 1955 and rules 4. Guidelines of Ministry of Social Justice And Empowerment Of India 5. National Commission and State Commission 	
	Module 4: Disability Rights and protection in employment 1. The Rights of Persons with Disabilities Act, 2016 2. Standards and Guidelines for Accessibility 3. Reasonable accommodation 4. Comparative Analysis of International Labor Standards	
Pedagogy:	The teaching-learning methods are to be employed in undertake the study of this course. Through Institution (Industrial Units, Non-Profit Organisations working fo welfare, Government Offices and other workplaces connected	nal visits r labour

Recommended Readings	 implementation of Labour Laws, and Hospitals providing labour health care services), students will develop practical skills. Through theoretical study, case analyses, Assignments, problem-solving and legal reasoning abilities the students will be able to analyse the law relating to labour relations and human resource management. 1. P.L. Malik, Labour and Industrial Laws, : Eastern Book Company 2. S.N. Mishra, Labour and Industrial Laws : Allahabad Central Law Publications. 3. M P JAIN, Indian Constitutional Law : Lexis Nexis
Additional	1. The Rights of Persons with Disabilities Act, 2016 and Rules
readings	2. Scheduled Castes and Scheduled Tribes (Prevention of Atrocities) Act,1989
	3. The Protection of Civil rights act 1955 and Rules
	4. The Equal Remuneration Act, 1976
	5. The Sexual Harassment of Women at Workplace (Prevention,
	Prohibition and Redressal) Act, 2013
	6. The Maternity Benefits Act, 1961
learning	• Learners will be able to understand the legal principles equality and
outcomes	non-discrimination.
	• Learners will be able to examine the legislative and regulatory structures
	by evaluating case laws, court decisions, and new workplace discrimination and equality challenges.
	• Learners will be able to exercise practical skills to recognize, resolve,
	and reduce incidents of prejudice at work.
	• Learners will be able to use a legal approach by collaborating with the
	stakeholders and drafting legislative proposals and policy suggestions to
	improve inclusion, diversity, and equality in rules and practices
	pertaining to employment.

 $\label{thm:course: Labour Law Practicum Paper - II } \textbf{Title of the Course: Labour Law Practicum Paper - II }$

Course Code:LLL -601 Number of Credits: 4

Course prerequisite:	Enrolment in the LL.M. Programme	
Objectives:	 To enable learners to understand the concept of migrant labour, conditions and factors responsible for the poor conditions of migrant labour To acquaint and explore the national and international framework for migrant labour and government initiatives for the welfare of migrant labour and critically evaluate the laws and policies 	
Course Contents	 Module 1: Migrant Labour 1. Definitions and concepts, historical background of Migrant labour 2. Labour Migration and Conditions 3. Factors Responsible for poor Conditions of migrant labour 4. Types and characteristics of Migration 	15 Hours
	 Module 2: Regulatory framework for Protection of Migrant labour 1. Provisions of the Constitution of India 2. Statutes/Reports relating to Migrant labour 3. Social Security Legislative Framework for migrant labour 4. Role of International Labour Organisation relating to migrant labour- International Conventions 	15 Hours
	Module 3: Global Labour Migration 1. Issues and Challenges with labour migration in the global environment 2. Status of Migrant workers in developed and developing countries 3. Human Trafficking and Labour Migration 4. Emerging Trends of Labour migration	15 Hours
	Module 4: Labour Welfare Measures for Migrant Labour 1. Collective Representation of Migrant Labour-National and International perspective 2. State Policies towards migrant workers 3. Unemployment Insurance for migrant workers	15 Hours

	4. State Action Plan for Safety and Welfare	
	of Inter-State Migrant Workers	
Pedagogy	This course would be primarily taught through Classroom	
	discussions, projects and Institutional visits such as Industrial	
	Units, Non-Profit Organisations working for labour welfare,	
	Government Offices connected with the implementation of	
	Labour Laws, and Hospitals providing labour health care	
	services)	
Recommen	1. The Code of Wages, 2019	
ded	2. Iyer K.Goyal, Migrant Labour & Human Rights in India:	
Readings	Kanishka Publications	
	3. S.N. Tripathy, Migrant Labour in India: Discovery	
	Publishing Pvt. Ltd.	
	4. Manju Mohan Mukherjee, V. Parameswaran and S.K. Roy,	
	"Social Issues: Human Trafficking, Rights of Migrant	
	Workers and Their Education" Atlantic Publisher	
Additional	1. Lucy P Jordan, Qingwen Xu - "Migrant Workers: Social	
Readings	Identity, Occupational Challenges & Health Practices	
	(Social Issues, Justice and Status)" Nova Science	
	Publishers	
	2. V.V. Giri, Labour Problems in Indian Industry Asia	
	Publishing House.	
	3. Government of India Report of the National Commission	
	on Labour	
	4. ILO Conventions on Migrant Workers	
Learning	Learners will be able to	
Outcomes	Comprehend the concept of migrant labour.	
	• Explore the national and international framework for	
	migrant labour and government initiatives for the welfare	
	of migrant labour.	
	• Critically evaluate the laws and policies relating to migrant	
	labour.	
	Gain new knowledge, skills, and perspectives and develop	
	critical thinking skills, problem-solving skills, and	
	decision-making skills, as well as gain practical knowledge	
	and experience.	
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Title of the Course: Labour Law Practicum Paper III Course Code: LLL -602

Course	Enrolment in the LL.M. Programme	
prerequisite:	Em oment in the LL.W. I rogianme	
Course Objectives:	 To understand the conceptual structure of Labour Relations and human resource management. To analyse the concept of Labour movement, trade unionism and collective bargaining in the light of Labour Relations and human resource management. 	
Course	Content	No of
Contents		Hours
1	 Introduction -Labour Relations Concept of Labour Relations-Historical evolution and significance in Modern Society. Labour Management Relations-Problems and Challenges Impact of Globalisation and Rationalization on Labour Relations Labour disputes and resolution -Traditional and Alternative Redressal Mechanism 	15
2	Labour Movement, Trade Unionism and Collective	15
	 Bargaining Theoretical framework - Structure, classification and role of trade unions and employer's associations in Indian scenario Administrative Machinery and financial set up of Trade Union and Employer's associations Growth and Prospects of National Trade Unions Effect and Role of International Instruments on Indian Trade Union Movement 	
3	 Human Resource Management Human Resource Systems-Concept, evolution, aims and objectives of Human Resource Management Tools of Human Resource Management Human Resource Management Policies and institutional safeguards Human Resource Planning-Recruitment and Selection, Induction and Placement, Employee mobility 	15
4	Labour Relations Management and futuristic issues 1. Impact of technological changes on labour relations 2. Labour Management in Multi-National Corporations 3. Performance Management System - Appraisal Process, Issues, difficulties and efficacy of performance management system 4. Comparative perspectives of Labour Relations Management -USA, UK and Canada	15
Pedagogy:	The teaching-learning methods are to be employed in-order to until the study of this course. Through Institutional visits (Industrial	

	Non-Profit Organisations working for labour welfare, Government Offices		
	connected with implementation of Labour Laws, Hospitals providing		
	labour health care services) students will develop practical skills. Through		
	theoretical study, case analyses, Assignments, problem-solving and legal		
	reasoning abilities the students will be able to analyse the law relating to		
	labour relations and human resource management.		
Recommended	1. VSP Rao: 'Human Resource Management', Publisher: Excel		
Readings	Books, New Delhi		
	2. Chetty Narayan Y, 'Dynamics of Trade Unionism in India' –		
	Anmol Publications Pvt. Ltd., New Delhi		
	3. SC Srivastava: 'Industrial Relation and Labour Laws', Publisher:		
	Vikash Publishing House Pvt Ltd. Noida U P.		
Additional	1. Giri V V, 'Labour Problems in Indian Industry, Asia Publishing		
Readings	House.		
	2. EM Rao: 'Industrial Jurisprudence', Publisher: Lexis Nexis		
	Butterworth's, New Delhi		
	3. GB Pai: 'Labour Law in India', Butterworth's Publication.		
	4. SN Mishra: 'Labour and Industrial Laws', Publisher: Central Law		
	Publications, Allahabad.		
Course	1. Demonstrate a comprehensive understanding of the conceptual		
Outcomes	framework of labour relations and human resource management.		
(Cos)	2. Explore labour movement, trade unionism and collective		
	bargaining in the light of labour Relations and Human Resource		
	Management.		
	3. Assess the impact of Technological changes on the Labour market.		
	4. Critically evaluate the labour management in multinational		
	companies.		

Title of the Course : Intellectual Property Rights Practicum Paper I Course Code : LLI-600

No of Credits : 4

Course Prerequisite	Enrolment in the LL.M. Programme	
Objectives	This course is designed to –	
	 Provide knowledge of various stages in filing the applipatent registration, provide insights to authorities dealing varieties. 	
	 Enable the students to analyse the grounds on which the can refuse registration, to understand various other to specification, claims and drafting of patent 	
Content	Module 1: Procedure for registration of patent	15
		Hours
	1. Stages in patent registration	
	2. Filing the application – appropriate office	
	3. Prior Art search – to find out the availability of Invention	
	4. PCT Application – forms	
	Module 2: Specification and Claims - Theory and Practice	15 - hours
	Specification and its kinds	
	2. Contents of specification	
	3. Techno -Legal document	
	4. Claims and its contents	
	Module 3: Drafting of the patent application - Theory and	15 hours
	practice	nours
	1. Things to be added	
	2. Things to be deleted	
	3. Use of appropriate words	
	4. In-house activities - requirements	
	i. In house derivities requirements	
	Module 4: Ground of opposition for patent registration	15 hours
	1. Sec. 25 of patent legislation	110018
	2. Granting of patent	
	3. Pre-grant opposition	
	4. Post-grant opposition	

Pedagogy (Method whatever applicable)	This course would be offered primarily through debates, discussion, research projects, critical case analysis, quizzes, problem-solving, Case analysis, Drafting of applications, specifications, and claims.
Recomm ended	1. Ahuja V. K., Intellectual Property Rights in India, Lexis Nexis Butterworth's Wadhwa, Vol 1 & 2, 1st Ed.
uaadina	2. Bainbridge David, Software Copyright Law, Lexis Nexis
reading	3. Cornish W, Llewellyn D. &Aplin T., Intellectual Property: Patents, Copyright, Trademarks & Allied Rights, Sweet & Maxwell
	4. Narayan P., Copyright & Industrial Designs, Eastern Law House
	5. Ashwani Kumar Bansal, Law of Trademarks in India, 1st ed., Commercial Law Publishers Pvt. Ltd.
	Additional Readings
	Cornish and Llewelyn, Intellectual Property: Patents, Copyrights, Trademarks and Allied Rights, 1st ed., Sweet and Maxwell
	2. Correa M. Carlos, Oxford Commentaries on the GATT/WTO agreements: Trade Related Aspect of Intellectual Property Rights, 1st ed., Oxford Press (2007)
	3. Dana Shilling, Essentials of Trademarks and Unfair Competition, 1st ed., Wiley
	4. Deborah E. Bouchoux, Intellectual Property, 1st ed., Thomson Legal Studies
	5. K. C. Kailasam and Ramuvedaraman, Law of Trade Marks and Geographical Indications: Law, Practice and Procedure, Second Edition (Reprint), Wadhava Nagpur
Learning outcomes	• Students will learn and apply the procedure for registration and obtaining a patent from the patent office.
	Students will comprehend the importance of specification.
	• Students will be able to independently assess the grounds on which a Patent can be opposed.
	• Students will learn the important concepts of the patent draft, like specification and claims and also be able to prepare drafting of the patent in practice

Title of the Course: Intellectual Property Rights Practicum Paper II

Course Code : LLI-601

No of Credits : 4

Effective from the year : 2024-2025

Course	Enrolment in the LL.M. Programme	
Prerequisite	9	
Objectives	This course is designed to –	
	 Provide knowledge of various stages in filing the application copyright and trademark registration, provide insights to dealing with such registration 	
	 Enable the students to analyse the grounds on which the authorefuse registration, to understand various other terms like speciaims and drafting of patent 	
Content	Module 1: Procedure to registration of Copyright, Trademarks	15
	Stages in registration of copyright and trademarks	Hours
	2. Filing the application – appropriate office	
	3. Who can file the application and forms	
	4. Grounds for opposition of copyright, trademark	
	or opposition of copyright, trademant	
	Module 2: Disclaimers - Theory and practice	15 -
	Copyright disclaimers for various works	hours
	2. Trademarks – goods and services	
	3. Locarno Agreement dealing with goods and services	
	4. Good and services	
	5. Well known trademarks	
	Module 3: Functioning of copyright Office and Trademark	15
	Registry	hours
	1. Copyright Office	
	2. Jurisdiction	
	3. Copyright Board	
	4. Jurisdiction	
	5. Powers and functions	
	6. Appeals, time limit, and grounds	
	7. Commercial courts and IPR matters	

	Module 4: Role of Judiciary in dealing with Registration and	15
	refusal – Copyright and Trademarks	hours
	 Cases dealing with registration and opposition – Copyright Cases – Trademarks Critical Analysis of the judgments Principles established by the judiciary 	
Pedagogy	This course would be offered primarily through debates, discussion, research projects, critical case analysis, quizzes, problem-solving, Case analysis, Drafting of applications, specifications, and claims.	
Recomm ended readings	Cornish and Llewelyn, Intellectual Property: Patents, Copyrights, Trademarks and Allied Rights, Sweet and Maxwell	
	2. Narayan P., Copyright & Industrial Designs, Eastern Law House	
	3. Narayana P.S., Intellectual Property Law in India, Gogia Law Agency	
	4. Correa M. Carlos, Oxford Commentaries on the GATT/WTO agreements: Trade Related Aspect of Intellectual Property Rights, 1st ed., Oxford Press	
	5. Dana Shilling, Essentials of Trademarks and Unfair Competition, Wiley	
	Additional Readings	
	Deborah E. Bouchoux, Intellectual Property, 1st ed., Thomson Legal Studies	
	2. Draft Manual for Trademarks Practices and Procedures (Available in the Library in Study Material Section)	
	3. Jeremy Phillip, Trademarks Law: A Practical Anatomy, 1st ed., Oxford Press	
	4. K. C. Kailasam and Ramuvedaraman, Law of Trade Marks and Geographical Indications: Law, Practice and Procedure, Wadhava Nagpur	
Learning outcomes	 Students will learn and apply the procedure for registration and Copyright and trademark from the appropriate office. Students will learn the important concepts of understand the important concepts. 	
	 appreciate and apply them in the course of practice. Students will be able to draft copyright disclaimers. Students are able to demonstrate the need for the regis 	stration of
	trademarks and how to protect them.	

Title of the Course : Intellectual Property Rights Practicum Paper II Course Code : LLI-602

No of Credits : 4

Course	Enrolment in the LL.M. (CBCS) Programme	
Prerequisite		
Objectives	This course is designed to –	
	 Provide knowledge of various cybercrimes, punishmer crimes and the loopholes under the IT law in dealing crimes 	
	 Enable the students to analyse the grounds on which the can refuse registration, to understand various other specification, claims and drafting of patent 	
Content	Module 1: E-Transactions - Digital signature	15
		Hours
	1. Need and importance of e-transactions	
	2. Entering in to E- contact and method	
	3. Digital signature – Public key and private key	
	4. Verification of e-contract	
	5. Authority dealing with E-contract	
	Module 2: Cybercrimes and Information Technology Law	15 -
	Concept of cybercrimes and kinds of cybercrimes	hours
	2. Changes introduced to various laws dealing with	
	cybercrimes	
	3. Cybercrimes under IT Act as amended and punishments	
	4. Allied laws involved in dealing with cybercrimes	
	Module 3: Functioning of Cyber Police in Goa	15
	Nature of cybercrimes filed in Goa	hours
	2. procedure involved in filing cyber crime	
	3. Cyber Police – powers and functions	
	4. Complaints disposed by Cyber Police	
	5. Problems faced by Cyber Police in handling cyber crimes	
	3. Troblems faced by Cyber Fonce in handling Cyber Crimes	
	Module 4: Cyber Appellate Authority	15
	1. Grounds for appeal	hours
	2. Jurisdiction, functions and power of Cyber Appellate Authority	
	3. Appeals disposed by Cyber Appellate Authority	
	4. Issues and Challenges – before the Appellate Authority	

Pedagogy	Lectures, special talks/ lectures from experts, debates, discussions, critical case analysis, quizzes, problem solving, case analysis, etc.,
Recomm ended Reading	 Yatindra Singh, Cyber Law, Universal Law Publishing, New Delhi N. & Murali D. Tiwari (Ed), IT and Indian Legal System, Macmillan India Ltd, New Delhi K.L. James, The Internet: A User's Guide (2003), Prentice Hall of India, New Delhi Chris Reed, Internet Law-Text and Materials, 2nd Edition, 2005, Universal Law Publishing Co., New Delhi Vakul Sharma, Hand book of Cyber Laws, Macmillan India Ltd, New Delhi S.V. Joga Rao, Computer Contract & IT Laws (in 2 Volumes), 2005 Prolific Law Publications, New Delhi T. Ramappa, Legal Issues in Electronic Commerce, Macmillan India Ltd, New Delhi S.V. Joga Rao, Law of Cyber Crimes and Information Technology Law, 2000, Wadhwa & Co, Nagpur Indian Law Institute, Legal Dimensions of Cyber Space, New Delhi Additional Readings
Learning outcomes	 Pankaj Jain & Sangeet Rai Pandey, Copyright and Trademark Laws relating to Computers, Eastern Book Co, New Delhi Farouq Ahmed, Cyber Law in India Rodney D. Ryder, Intellectual Property and the Internet, Lexis Nexis Butterworth's Wadhwa, Nagpur Sharma Vakul, Information Technology: Law and Practice (Law & Emerging Technology, Cyber Law & E-Commerce), 3rd Ed., Universal Law Publishing, New Delhi Students will learn and apply the concept of e-transactions and the procedure followed to enter into such contract
	 Students will learn the important types of cybercrimes and link them with various allied laws. Students will understand in practice the problems faced by cybercrime prevention authorities. Students will be able to adapt methods to secure digital transactions.

 $\label{lem:condition} \begin{tabular}{ll} Title of the Course: : Human Rights Law Practicum Paper - I \\ Code: LLH-600 \end{tabular}$

Course	Enrollment in the LL.M. Programme		
prerequisite:	:		
Course	To introduce the Fundamental Rights and orient various Human Rights		
Objectives:			
Objectives.	To introduce the various acts for Froteetion of Frankai Rights		
	Course Contents		
Modules	Content	No of	
		Hours	
1	Module1: History and Development of Human Rights in the	15	
	Indian Constitution	Hours	
	1. The Comparison between Human Rights and	nours	
	Fundamental Rights		
	2. Areas of Convergence and Divergence		
	3. Indian Societal responses towards ideology or philosophy		
	of Human Rights.		
	4. Investigating agencies and Human Rights.		
	5. Leading cases of the Supreme Court and High Court of		
	India on Human Rights		
2	Module 2: Emerging Human Rights Jurisprudence and the	15	
	Role of the Judiciary:	Полия	
	1. Rights of Dalits	Hours	
	2. Rights of Minorities		
	3. Rights of Elderly Persons.		
	4. Rights of Tribal and other indigenous people		
	5. Rights of Disabled Persons		
	6. Rights of Stateless Persons		
	7. Rights of Unorganized labour and bonded labour		
	8. Rights of AIDS' victims		
3	Module 3: Human Rights: Protection Agencies and	15	
	Implementation Mechanism in India:	Hours	
	1. National Human Rights Commission, State Human Rights	Hours	
	Commission(s), and Other Commissions and Committees at Central and State level		
	2. Human Rights Court.		
	3. Preventive detention laws and Role of Judiciary		
	4. Role of civil society and N.G.Os in Promotion and Protection of		
	Human Rights in India.		
4	Module 4: Contemporary Issues: Globalization and Human	15	
	Rights 1 Hyman Bights and Protection of Damagrapy	Hours	
	1. Human Rights and Protection of Democracy		

	2. Development and Discrimination;	
	3. Global Terrorism;4. Climate Change and Human Rights	
Pedagogy:	This course will involve exercises and reflections. Case studies and	
	discussion methods will also be used in teaching and assessment. Field	
	visits, data collection, and presentation will be integral parts of the course.	
Recommended	1. H.M. Seervai, Constitutional Law of India, Vol.2, Universal Law	
Readings	Publishing Co.Pvt. Ltd. Delhi	
	2. D.N. Gupta and Chandrachur Singh, Human Rights, Acts, Statutes and	
	Constitutional Provisions, Kalpaz Publications, Delhi.	
	3. Prof. H. Sanjaoba, Human rights in the New Millennium, Manas	
	Publications, New Delhi.	
	4. A.G.Noorani, Constitutional Questions and Citizens Rights, Oxford	
	University Press.	
	5. V.P. Srivastav, Human Rights, Issues and Implementations Vol.I,	
	Indian Publishers Distributers, Delhi.	
Additional	1. B.P. Singh Seghal, Law, Judiciary and Justice in India, (1993).	
Readings	2. D.D. Basu, Human Rights in Indian Constitutional Law, (1994).	
	3. D.R. Saxena, Tribals and the Law, D.K. Publishers, New Delhi.	
	4. Iyer Krishna V.R Human Rights and Inhuman Wrongs,	
	5. Iyer Krishna V.R The Dialectics and Dilemmas of Human Rights -	
	6. Yesterday, Today and Tomorrow.	
Course	Students, after completion of the course will be able	
Outcomes	To comprehend the History and development of Human Rights	
(Cos)	To assess the Role of NGOs and other Social Movements in securing	
	human rights.	
	• To critically evaluate the role of Human rights Commissions in	
	safeguarding human rights in India.	
	To understand and appreciate the role played by the judiciary in limiting	
	the use of preventive detention laws.	

Title of the Course: Human Rights Law Practicum Paper – II Code: LLH-601

C	E	
Course prerequisite:	Enrollment in the LL.M. (CBCS) Programme	
Course	1. To encourage the students to learn the interrelationship between	en Science.
Objectives:	Technology and Human Rights	on Science,
		22
	2. To encourage the students to study Information Technology and o	ffences that
	breach human rights	
	Course Contents	
Modules	Content	No of
		Hours
1	Module1: Implication of Development of Science and	15 Hours
	Technology on Human Rights:	
	1. Right to environment in the development of science and	
	Technology	
	2. Right to development in the advancement of science and technology	
	3. Right to human health and impact of development in Medical	
	sciences	
2	Module 2: Medicine and the Law:	15 Hours
	1. Organ transplantation	
	2. Experimentation on human beings	
	3. Medical Negligence and Human Rights	
	4. Euthanasia (Mercy Killing)	
	5. Gene therapy	
3	Module 3: Issue of Human Rights Ethics in Scientific	15 Hours
	and Technological Development:	
	1. Sex determination test	
	2. Induced abortion	
	3. Reproductive technology	
	4. Cloning	
	5. In-vitrio fertilization	
	6. Artificial insemination	
	7. Surrogate motherhood	
4	Module 4: Impact of Scientific and Technological Progress on	15 Hours
	Human Rights	
	1. Right to life	
	2. Right to privacy	
	3. Right to physical integrity	
	4. Right to information	
	5. Right to benefit from scientific and technological progress	
	6. Right to an adequate standard of living	

Pedagogy:	This course will involve exercises and reflections. Case studies and		
	discussion methods will also be used in teaching and assessment. Field visits,		
	data collection, and presentation will be integral parts of the course.		
Recommended	1. Adwin W. Patterson, Law in a Scientific Age; Publisher, Columbia		
Readings	University Press.		
	2. Andrews J.A., Human Rights in Criminal Procedure : A Comparative		
	Study: Martinus Nijhoff Publishers		
	3. Akbar, M,J., Roits After Riots, (1988): published Penguin Books		
	4. Baxi, U.(ed), From Human Rights to the Right to be Human: Some		
	Heresies, University of Warwick, ResarchGate.		
	5. Burgenthal, International Protection of Human Rights, Bobbs-Merrill.		
Additional	1. Macfarlane, L.J., The Theory and Practice of Human Rights,		
Readings	L.J.Macfarlane, London		
	2. Nagendra Singh, Human Rights and International Cooperation, S. Chand,		
	the University of Michigan		
	3. Robertson, A.B. (ed.), Human Rights in National and International Law,		
	Alberta Law Review		
Course	This course femiliarizes students with scientific and technological developments		
Outcomes (Cos)	This course familiarizes students with scientific and technological developments		
(Cos)	and with their advantages and disadvantages.		
	• Students will be able to determine the human rights aspects of various		
	developments in science and technology.		
	• Students will be able to appreciate the need and necessity of legal restrictions on		
	scientific developments.		
	• Students will be able to correlate the challenges of the digitalization of personal		
	information vis a vis right to privacy.		

Title of the Course: Human Rights Law Practicum Paper – III

Code: LLH602 Number of Credits: 4

Course	Enrollment at the LL.M. Programme	
prerequisite:	Emonnent at the Elzivi. I Togramme	
Course	To understand the right to a clean environment under cons	stitutional
Objectives:	roots as a human right	
	To expand the knowledge base of analyse the pro-	spect of
	inter-generational rights and environmental protection	measures
	under the Environment (Protection Act).	
	Course Contents	
Modules	Content	No of
		Hours
1	Module1: Principles of Environment Protection:	15
1	International Perspective	
	1. Stockholm Conference, Rio de Janeiro Conference,	Hours
	Rio + Summits & Declaration,	
	2. Johannesburg Conference, UNFCC, Kyoto	
	Protocol, Paris Agreement,	
	3. Industrial Disaster with special reference to the rights	
	of victims of such disasters,	
	4. Mega Projects with special reference to displacement	
	and rehabilitation of the affected persons, Climate	
	refugees	
2	Module 2: Constitutional Perspective and Fundamental	15
	Rights	Hours
	1. Right to Clean Environment,	
	2. Education and Compensation,	
	3. Directive Principle of State Policy and Fundamental	
	duties,	
3	4. Legislative Powers. Module 3: Environment: Emerging concepts and	15
3	challenges: National Perspective	
	<u> </u>	Hours
	1. Polluter Pays Principles: Absolute Liability of2. Hazardous Industries	
	3. Precautionary Principle	
	4. Public Trust Doctrines	
	5. Sustainable Development	
4	Module 4: Environment Pollution and Legal Order:	15
-	1. The Water Act, 1974 and the Air Act 1981	
	a) Regulatory Authorities and their Powers & Functions	Hours
	b) Pollution Control Measures	
	c) Remedies	
	2. Noise Pollution Rules	
	3. Environment (Protection) Act, 1986	

	a) Regulatory authorities and their powers and functions b) Environment Protection Measures c) Remedies 3. Environment Impact Assessment Notification, 1994 and Public Hearing Notification, 1997 4. National Green Tribunal
Pedagogy:	This course will involve exercises and reflections. Case studies and discussion methods will also be used in teaching and assessment. Field
	visits, data collection, and presentation will be integral parts of the course.
Recommended Readings Additional Readings	 Boyle, A. E., and Anderson M.R. (Eds.): Human Rights Approaches to Environmental Protection, Oxford: Clarendon Press. Woods, K.: Human Rights and Environmental Sustainability, Cheltenham, Edward Elgar. Gear, Anna, Research handbook on human rights and the Environment, Edward Elgar. Kailash Thakur, Environmental Protection: Law and Policy in India, Deep & Deep Publications New Delhi. Richard L. Riversz, et. al. (eds.), Environmental Law, the Economy and Sustainable Development, Cambridge. Leelakrishnan, P, Environmental Law in India, Lexis Nexus Datar, Arvind P. Constitution of India Kravchenko, Svitlana and John e. Bonine, Human Rights And The Environment: Cases Law, and Policy (Carolina Academic
Course Outcomes (Cos)	 The student will understand the link between Human rights and right to a clean environment. Students are able to comprehend the concept of sustainable development and the statutory position of environmental law. Students will be able to analyse the international position on the environment and will be able to translate the same from a National perspective. Students will be able to evaluate the emerging issues relating to the environment and sustainable development.

Title of the Course: Alternative Dispute Resolution Law Practicum Paper I

Code: LLA600

Course prerequisite:	Enrolment in the LL.M. Programme	
Objectives:	 To provide practical exposure to law relating to negotiation proceedings, and negotiation skills. To enable the students to learn various documentation d conduct of Negotiation Proceedings, develop abilities, a ethics in collaborative Proceedings. 	uring the
Content:	Module 1: Law on Negotiation	15
	 Appropriate Disputes for negotiation Distinguishing Negotiation from other ADR processes 	Hours
	 3. Bilateral Negotiation, multi-party negotiation, distributive negotiation, integrative negotiation, win-lose negotiation, win-win negotiation. 4. Preparing for cross-cultural negotiation 5. Civil Procedure Code and Negotiation 	
	 6. Role of Civil Procedure Code in enforcement of settlement agreement 7. Commercial Courts Act and ADRs 	
	Module 2: Intricacies of Negotiation	15
	 Understanding the problem Interviewing the client: tools used in the interview, stages of interview Educating the client: counselling, expectations from negotiation, Brainstorming: a pre-negotiation stage Brian storming to generate options, generating alternatives, strategies to use alternatives, packaging of options 	Hours
	3. Negotiation stage	

		T
	a. Opening statement	
	b. Laying down ground rules	
	c. Persuasion and negotiation	
	d. Legitimisation of demands	
	e. Legitimisation of options	
	4. Strategies to deal with deadlock	
	a. Communication strategies	
	b. Relationship and negotiation	
	c. Caucus	
	d. Walking away and Use of other ADRs	
	Module 3: Enforcement of Settlement Agreement	
	1. Securing commitment to the settlement agreement	15
	2. Enforcement under Civil Procedure	Hours
	3. Enforcement under the Arbitration and Conciliation	
	Act	
	4. Enforcement under the Consumer Protection Act	
	Module 4: Ethics in Mediation Process	
	1. Ethics and distinction from morals	
	2. The role of the negotiator in protecting the client's	
	interests.	15
	3. Ethics in 'win-win situation.	Hours
	4. Ethically correct settlement agreement	
	5. Statutory provision exercising control over	
	professional negotiators.	
Pedagogy:	The initial part of the course deals with discussion and lecture	methods.
	The later part could primarily include simulation, brains	storming,
	discussion and problem-solving methods. Students must learn	concepts
	through a collaborative brainstorming format.	
Recommended	1. Negotiation: Readings, Exercises, and Cases" by Roy J.	Lewicki,
Readings	Bruce Barry, and David M. Saunders, Mc Graw Hill.	
	2. The Art of Negotiation: How to Improvise Agreement in	
	Chaotic World, Michael Wheeler, Harward Business Sc. Additional Readings	hool.
	Negotiation Genius: How to Overcome Obstacles and A Brilliant Results at the Bargaining Table and Beyond" by	

	Deepak Malhotra and Max H. Bazerman, Harward Business
	School.
	2. Getting Past No: Negotiating in Difficult Situations" by William
	Ury, Bantam Books.
Learning	• Students will develop an analytical understanding of laws on
Outcomes	negotiation and various types of enforcement of settlement
	agreement
	• Students shall be able to display skills and practical approaches
	towards Negotiation.
	• Students able to apply professional ethics and learn differences
	in ethics.
	• Students able to design negotiation strategies in settling
	conflicts.

Title of the Course: Alternative Dispute Resolution Law Practicum Paper II

Code: LLA601

Course prerequisite:	Enrolmentn in the LL.M. Programme			
Objective:	To provide practical exposure to the law relating to mediation and the			
	conduct of mediation proceedings and introduce skills in drafting basic			
	documents required for the conduct of mediation proceedings.			
	To enable the students to learn various documentation during	the conduct		
	of Mediation Proceedings and develop abilities and skills in th	of Mediation Proceedings and develop abilities and skills in the conduct of		
	the Mediation Proceedings			
Content:	Module 1: Law on Mediation	15 Hours		
	1. Mediation Act 2023: scope and applicability, definitions,			
	mediation agreement, pre-litigation mediation, mediators			
	and appointment, enforcement of settlement agreement,			
	mediation service providers and mediation institution,			
	mediator, community mediation, conduct of mediation,			
	online mediation, community mediation.			
	2. Mediation under the Consumer Protection Act: chapter V			
	of the Consumer Protection Act and rules made under			
	3. Kinds of mediation: Facilitative Mediation, Evaluative			
	Mediation, Transformative Mediation, Narrative			
	Mediation, Shuttle Mediation, Online Mediation,			
	Community Mediation, Family Mediation, Workplace			
	Mediation, Peer Mediation			
	4. Analysis of differences between them, learning to choose			
	the best method			
	Module 2: conduct of mediation phase I			
	Prior to mediation communications	15 Hours		
	a. Request for Mediation from one party to another			
	b. Request to a person to act as mediator			
	c. Acceptance of the role of mediator			
	d. Laying down ground rules of mediation			
	2. Mediation communication skills			

	a. Introduction of parties	
	b. Opening statement	
	c. Explaining the process of mediation	
	3. Laying down draft of suitable rules for different mediations	
	like Facilitative Mediation, Evaluative Mediation,	
	Transformative Mediation, Narrative Mediation, Shuttle	
	Mediation, Online Mediation, Community Mediation,	
	Family Mediation, Workplace Mediation, Peer Mediation.	
	4. Information gathering: tools used, open-ended questions,	
	specific questions, leading questions, art of paraphrasing,	
	Module 3: drafting of Mediation Documents	
	1. Drafting of the settlement agreement: understanding the	
	contents of the agreement, Indian Contract Act and	
	Settlement Agreement, the process of drafting of the	15 Hours
	settlement agreement	
	2. Drafting the order of reference of the dispute to	
	mediation, etc.	
	Module 4: Ethics in Mediation Process	
	1. Meaning of ethics	
	2. Difference in ethics in adversarial system and	
	collaborative systems like ADR	15 Hours
	3. Ethics of mediator	
	4. Statutory provision exercising control over professional	
	mediator	
Pedagogy:	The initial part of the course deals with discussion and lecture n	nethods. The
	latter part could primarily include discussion and problem-solvi	ing methods.
	Students must learn concepts through a collaborative brainstormin	g format and
	explore the drafting process together.	
Recommended	1. The Mediation Process: Practical Strategies for Resolving Chairman W. Marra, Larger Press	Conflict" by
Readings	Christopher W. Moore, Jossey-Bass 2. The Mediator's Handbook" by Jennifer E. Beer and Carolin	ne C.
	Packard, New Society.	
	 The Making of a Mediator: Developing Artistry in Practice Michael D. Lang and Alison Taylor, Jossey-Bass 	e" by
	Additional Readings:	
	1. The Promise of Mediation: The Transformative Approach	to Conflict"

-	
	 by Robert A. Baruch, Jossey-Bass 2. The Handbook of Dispute Resolution" edited by Michael L. Moffitt and Robert C. Bordone, Jossey-Bass 3. The Practice of Mediation: A Video-Integrated Text" by Douglas N. Frenkel and James H. Stark, Aspen 4. The Middle Voice: Mediating Conflict Successfully" by Joseph B.
	Stulberg and Lela P. Love, Jossey-Bass.
Learning	Students will develop an analytical and problem-centric understanding
Outcomes	of Mediation.
	Students will be able to comprehend the dynamics of mediation under various laws.
	 Students shall be able to display skills and practical approaches towards mediation.
	• Students will be able to apply professional ethics and appreciate the
	differences in ethics.

Title of the Course: Alternative Dispute Resolution Law Practicum Paper III

Code: LLA 602

Course prerequisite:	Enrolment in the LL.M. Programme	
Objective:	 To provide practical exposure to the conduct of Arbitral Proposition and introduce skills of the drafting of basic documents require the conduct of Arbitral Proceedings To enable the students to learn various documentation document of Arbitral Proceedings and develop abilities to learnt skills in the conduct of the Arbitral Proceedings 	uired for uring the
Content:	Module 1: Drafting before conduct of Arbitral	15
	Proceedings	Hours
	1. Analysing the laws and learning the application of	
	relevant sections and learning applied skills of	
	Drafting Arbitration Agreements and Letters of	
	Reference for different types of arbitration, Binding	
	Arbitration, Non-Binding Arbitration, Final Offer	
	Arbitration (FOA), Interest Arbitration, Commercial	
	Arbitration, International Arbitration, Ad Hoc	
	Arbitration, Statutory Arbitration etc.	
	2. Analysing the laws and definitions of relevant	
	provisions regarding parties' right to call back other	
	party to arbitration and learning applied skills of	
	Drafting of an application under section 8.	
	3. Analysing the laws and definitions of Court, Interim	
	measures and provisions under Arbitration and	
	Conciliation Act to grant interim measures and	
	learning applied skills of Drafting an application under	
	section 9 and 17	
	Module 2: Drafting During the Conduct of Arbitral	15
	Proceedings	Hours
	1. Procedure for appointment of arbitrator and procedure	110410
	for making application under sec 11 (4), (5), and (6) of	
	101 making application under sec 11 (4), (3), and (0) of	

- the Act. Analysing section to choose the right approach to the High Court. Drafting of application.
- Procedure for challenging the appointment of arbitrator, analyses of law in choosing the forum for appeal (court or arbitral tribunal) and drafting of an application challenging the arbitrator
- 3. Application questioning the jurisdiction and analysing the grounds for challenging the jurisdiction

Module 3: drafting allied documents to conduct arbitral proceedings

- Drafting of rules of conduct of arbitral proceedings for reference rules of different arbitral institutions can be referred.
- Drafting different rules of conduct for Binding Arbitration, Non-Binding Arbitration, Final Offer Arbitration (FOA), Interest Arbitration, Commercial Arbitration, International Arbitration, Ad Hoc Arbitration, Statutory Arbitration summary proceedings,
- Selection of substantive laws and reasonings for choosing the laws, drafting of the decisions, orders, etc, regarding the making of such selection.

Module 4: drafting of documents after the conduct of arbitral proceedings

- 1. Drafting the order of reference of the dispute to mediation etc.
- 2. Drafting of the award, understanding the standard contents, appreciation of arguments and reasonings behind the award. Drafting of awards relating the different kinds of arbitral proceedings like Binding Arbitration, Non-Binding Arbitration, Final Offer Arbitration (FOA), Interest Arbitration, Commercial Arbitration, International Arbitration, Ad Hoc Arbitration, Statutory Arbitration

15 Hours

15 Hours

	summary proceedings		
	3. Drafting of appeal against the award		
Pedagogy:	This course will be run primarily through discussion and problem-solving. However, the teacher may adopt a lecture method to		
	clarify basic concepts and provisions of law. Students are required to		
	learn concepts through a collaborative brainstorming format and explore		
	the drafting process together.		
Recommended	1. Arbitration Law, Indu Malhotra and Sandeep Jhunjhunwala		
Readings	2. Law and Practice of Arbitration and Conciliation, Sumeet Malik, Universal.		
	Additional Readings		
	1. International Arbitration: Law and Practice, Gary B. Born and		
	Peter B. Rutledge, Kluwer Law International		
	2. Arbitration Practice and Procedure, Thomas E. Carbonneau, Juris Oakbridge's Treatise on Arbitration Law and Practice By M		
	Sricharan Rangarajan, Oakbridge		
	3. Arbitration Advocacy, John W. Cooley and Steven Lubet, NITA.		
Learning	• Students will develop an analytical and problem-centric		
Outcomes	understanding of the Arbitration and Conciliation Act		
	Students will be able to comprehend the dynamics while		
	applying the law to a set of facts.		
	Students shall be able to display skills and practical approaches		
	towards provisions of law.		
	Students are able to apply the knowledge of law learnt in classes		
	and plan to draft relevant documents.		

SEMESTER - III GENERAL ELECTIVE (GE) COURSES (ANY THREE)

Title of the Course: International Criminal Law Course Code: LLR-621

Course prerequisite:	Enrollment in the LL.M. Programme
Course Objectives:	 To familiarize the learners with international criminal Jurisprudence international instruments, and implementation measures. To evaluate the law relating to genocide, war crimes, crimes against humanity and crimes of aggression and study the strategies an
	measures for prevention and control of International crimes
Content:	Module-I: Development of International Criminal Law.
	1. The concept and sources of International Criminal Law 15 hours
	2. Evolution of the Concept of Individual Criminal Responsibility.
	3. The objectives and policies of International Criminal Law; including issues of amnesty, truth and justice.
	4. Principle of Liability and Participation in International Criminal Law International Military Tribunals (Nuremberg and Tokyo Tribunals).
	Module -II: Nature and Forms of International Crimes
	1. The crime of aggression, Genocide, War crimes, Terrorism as International crime 15 hours
	2. Procedure relating to International Criminal trials
	3. Rights of Accused, Protection of Victims and Witnesses.
	4. Obligation of State Parties and Non Party States to International Criminal Court
	5. Emerging issues under International Criminal Jurisprudence.

	Module	e -III: Strategies for Prevention, Control and	
	Correc	tional Actions.	
	1.	Extradition	451
	2.	International investigative agencies (Interpol etc),	15 hours
		Adjudication authorities (including ad hoc and	
		permanent criminal tribunals),	
	3.	Conflicting issues between International humanitarian	
		law and International Crimes	
	4.	Sentencing policy, prosecution in International crime	
	Module	e -IV: Organized Crime in Transnational	
	Jurisdi	ction.	15 hours
	1.	Features of Transnational Organized Crime.	
	2.	Indian perspective on transnational organized crime	
	3.	Naples Declaration and Global Action Plan,1994	
	4.	Role of United Nations in prevention of International	
		crime	
Pedagogy:	The	e Course will be offered through Lecture method, class	room
3 3.	disc	cussion and Case Study	
Recommended Readings	1.	Robert Cryer, HakanFriman, Darryl Robinson, An Intr	oduction to
Readings		International Criminal Law and Procedure Paperback	Cambridge
		University Press.	
	2.	Philippe Sands, From Nuremberg to the Hague: The	e Future of
		International Criminal Justice, Cambridge University P	Press.
	Additio	onal Reading	
	1.	The International Criminal Court: Challenges to Achie	ving Justice
		and Accountability in the 21st Century by Mark S. El	lis; Richard
		and Accountability in the 21st Century by Mark S. El J. Goldstone, International Debate Education Associati	
	3.		on.
	3.	J. Goldstone, International Debate Education Associati	on. (Paperback)
	3.	J. Goldstone, International Debate Education Association International Criminal Law: Cases and Commentary (on. (Paperback)
	3. 4.	J. Goldstone, International Debate Education Association International Criminal Law: Cases and Commentary (By (author) Antonio Cassese, By (author) Guido Acceptation (Cassese) (author) (author) Guido Acceptation (Cassese) (author) (on. (Paperback) Juaviva, By
		J. Goldstone, International Debate Education Association International Criminal Law: Cases and Commentary (By (author) Antonio Cassese, By (author) Guido Account Mary De Ming Fan, Alex Whiting	on. (Paperback) Juaviva, By

	Statute (Oxford Commentaries on International Law) By William		
	A. Schabas		
	6. An Introduction to the International Criminal Court By William		
	A. Schabas		
	7. International and Transnational Criminal Law by David Luban,		
	Julie R. O'Sullivan, David P. Stewart		
	8. Transnational Organized Crime- An Overview from Six		
	Continents by Jay Albanese, Philip Reichel		
	9. Transnational Organized Crime: A Commentary on the United		
	Nations Convention and its Protocols (Oxford Commentaries on		
	International Law) Hardcover – May 17, 2007 by David McClean,		
	Oxford University Press (May 17, 2007)		
	10. Handbook of Transnational Crime and Justice by Jay Albanese,		
	Philip Reichel, Sage Publication		
Course	Students should be able to:		
Outcomes	 Analyze the principles underlying international criminal law. 		
	• Examine the jurisdictional reach of international criminal tribunals,		
	including the International Criminal Court (ICC) and ad hoc tribunals.		
	 Assess the challenges in enforcing international criminal law. 		
	• Evaluate the role of international agencies in preventing and		
	controlling transnational crimes.		
	I .		

Title of the Course: Indian Constitution and Criminal Justice Administration

Code: LLR-622

Course	Enrolment in the LL.M. Programme		
prerequisite:			
Objectives:	1. To understand and explore the constitutional safeguards and procedural		
	rights guaranteed to individuals within the criminal justice system and to		
	appraise the role of the judiciary in protecting these rights.		
	2. To critically evaluate the contemporary issues and challenges to the		
	Indian criminal justice system from a constitutional perspective	e.	
	Course Contents		
Modules	Content	No of	
		Hours	
1	Module 1: Constitutional challenges and criminal law	15 Hours	
	1. Constitutionality of Death penalty and criminal law		
	2. Adultery and constitutional aspects		
	3. Concept of Defamation under criminal law and		
	Constitution		
	4. Sedition and Constitutional challenge		
		15 TT	
2	Module 2: Constitutional safeguards to accused and arrested	15 Hours	
	persons		
	1. Ex post facto Law		
	2. Protection from double jeopardy & Self-incrimination under		
	Constitution and criminal law		
	3. Rights of arrested persons under Constitutional and criminal		
	law provisions		
	4. Preventive detention law and constitutional safeguards to		
	criminals		
3	Module 3: Right to life under the Indian Constitution and	15 Hours	
	Criminal Justice Administration		
	1. Criminal justice pre and post Maneka Gandhi regime		

	Right to privacy, fair and speedy trial, legal aid etc.		
	2. Prison reforms and role of judiciary		
	3. Power of President and Governor in granting pardon, and to		
	suspend, remit or commute sentences		
	4. Compensatory jurisprudence under Indian Constitution -		
	Wrongful detention, Illegal Arrest, custodial deaths,		
	extrajudicial killings, Rape Victims, Rehabilitation of		
	Criminals		
4	Module 4: Emerging issues and trends in India 15 Hours		
	1. Human Rights perspective in the criminal justice system		
	2. Anti- Terrorism laws and human rights		
	3. Measures taken for witness protection in India		
	4. Public Interest Litigation: Direct access to courts in case of		
	violation of human rights and other implicit rights.		
Pedagogy:	Lecture method, Case study method, discussion method, problem-solving		
i cangogy.	method will be employed in offering this course.		
Recommended	1. M.P.Jain, Constitutional law of India(2008), Tripathi, Bombay		
Readings	2. Ratanlal & Dhirajlal, Code of Criminal Procedure (2020), LexisNexis		
11000022280	Additional Readings		
	1. H.M. Sheervai, Indian Constitution and law (three volumes)		
	D.D.Basu, Commentaries of Indian Constitution		
	3. V.N.Shukla's Constitution of India		
	4. K.N. Chandrasekharan Pillai, RV Kelkar's Criminal Procedure (2021),		
	EBC		
	5. Justice Palok Basu, Law Relating to Protection of Human Rights under		
	Indian Constitution and Allied Laws, Modern Law House, Allahabad.		
	6. Iswara Bhat, Fundamental Rights and their Inter Relationship, Eastern		
	Law House, Delhi		
	7. Paras Diwan, Human Rights and the Law, Deep and Deep, Delhi		
	8. Robert C.Davis, Victims of Crime, Sage, New Delhi		
Course	Students would be able to:		
Outcomes	Understand the concept and basic principles of the criminal justice		

(Cos)	system incorporated in the Indian constitution
	Appreciate the concept of constitutional morality and its impact on
	offences of Adultery and homosexuality.
	Analyze the Constitutional approach to criminal jurisprudence.
	Evaluate emerging trends and issues relating to the human rights
	perspective in criminal justice administration.

Title of the Course: Forensic Science and Law

Course Code: LLR-623 Number of Credits: 4

Course	Enrolment in the LLM Programme		
prerequisite:			
Course	1. To provide a comprehensive overview of forensic science principles		
Objectives:	and techniques in criminal law and to examine the admissibility and		
	reliability of forensic evidence in criminal law.		
	2. To critically analyze the legal concerns and procedural challenges		
	associated with forensic evidence in the court of law.		
	Course Contents		
Modules	Content	No of	
		Hours	
1	Forensic Science and Legal System	15	
	a) Historical background and development of forensic		
	science		
	b) Scope, concept and principles of forensic science		
	c) Organizational setup of forensic science laboratories in		
	India		
	d) Role of forensic science institutions and Forensic		
	science experts in legal proceedings		
2	Forensic Science and Criminal justice administration	15	
	a) Forensic science technologies and criminal		
	investigation		
	b) Powers & functions of investigating agencies		
	c) Forensic evidence: admissibility & challenges		
	d) Recent advances in forensic scientific techniques -		
	International perspective		
3	Forensic Analysis in Criminal investigation- Legal	15	
	framework		
	Constitutional Perspective of forensic investigation		
	a) Procedural safeguards to forensic investigation under		
	the Criminal Procedure		

	b) Protection of Forensic Evidence under Rules of		
	Evidence		
	c) Provisions under other laws - IT Act, NDPS Act, MV		
	Act		
4	Digital Forensics 15		
	a) Concept of digital forensics and cyber crimes		
	b) Methods of collection of digital footprints and legal		
	procedure involved		
	c) Digital evidence in criminal investigation		
	d) Admissibility of Electronic Evidence in courts -		
	Judicial approach		
Pedagogy:	The Course will be offered through Lecture Method, Brainstorming,		
	Collaborative teaching method, Group discussions, and Expert interaction.		
Course	Students would be able to:		
Outcomes	1. Comprehend the concept of forensic science and its application in		
(Cos)	criminal law.		
	2. Analyze the relevance and admissibility of forensic evidence in the		
	court of law.		
	3. Appraise the concept of digital forensics.		
	4. Evaluate the role of forensic experts and forensic science institutions in		
	criminal justice administration.		
Recommended	1. BR Sharma, Forensic Science in Criminal investigation and trials,		
Readings	Lexis Nexis		
	2. B.M. Gandhi, Indian Penal Code, Eastern Book Co.		
	Additional Readings		
	1. Dr. Ishita Chatterjee, Law of Forensic Science, Central Law		
	Publications		
	2. Prof. (Dr.) Nuzhat Parveen Khan, Forensic Science & Indian Legal		
	System, Central Law Publications		
	3. Prof. (Dr.) Pradeep Kulshrestha, Namita Shrivastava, Harish Tiwari,		
	Human Rights and Criminal Justice System in India, Bharti		
	Publications.		

Title of the Course: Corporate Social Responsibility Course Code: LLO-621

Course prerequisites	 To understand and analyze the concept and evolution of Corporate Social Responsibility (CSR) in the context of legal frameworks and global business practices. To evaluate the role of CSR in sustainable development, stakeholder management, and corporate governance. 		
Objectives			
Content	Module 1:Introduction	15 hours	
	5. Concept of Corporate Social Responsibility (CSR), and potential business benefits of CSR		
	6. Nature, Types, Principles, strategies, Legal obligations of CSR		
	7. Government policies, and voluntary guidelines for CSR in India		
	8. Corporate social Challenges- corporate accountability, corporate crimes		
	Module 2: CSR under Companies Act	15 hours	
	 Companies within the ambit of CSR obligations Mandatory CSR obligations CSR committee Board of Directors responsibilities <i>vis -a -vis</i> CSR committee, CSR policy and CSR Spending 		
	Module 3: Business Ethics and CSR	15 hours	
	1. Concept and importance of business ethics, fundamental principles of ethics		
	2. Theories of Ethics, Normative and relative ethics		
	3. Cost Benefit analysis of CSR- Good corporate Citizenship, Stakeholders, competitiveness and fair trade practice, Employee wellness		
	4. Corporate range of involvement in CSR, understanding complexities of industry		
	Module 4: International Approach to CSR	15 hours	
	5. International models of CSR		
	6. Core CSR Principles		

	7. Enforcement of CSR		
	8. Corporate social responsibility and multinational companies		
Pedagogy	Lecture method for theoretical foundations, group discussions for critical analysis, and master classes for industry insights		
Recommended readings	 Corporate Social Responsibility Concepts and Cases – The Indian Experience - C.V Baxi, Ajit Prasad Corporate Social Responsibility in India – Sanjay K Agarwal Corporate Social Responsibility: A Study of CSR Practices in Indian Industry, Baxi C. V & Rupamanjari Sinha Ray, Vikas Publishing House, 2012. Business and Society-Lawrence and Weber, 12 ed, Tata McGraw- Hill 2010. 		
	Additional Readings:		
	 Corporate Social Responsibility – Philip Kotler and Nancy Lee Keith Davis and Robert Blostrom, Business and its Environment Mathur and Agrawal, Responsibilities of Business Community to Indian Society and Social Institutions. 		
Learning outcomes	 Students will be able to demonstrate a comprehensive understanding of the concept and evolution of Corporate Social Responsibility. Students will be able to assess the need for a legal framework and analyze global implications. Students will critically analyze and evaluate ethical dilemmas and challenges faced by corporations in implementing CSR initiatives. Students will be able to apply relevant ethical theories and principles. 		

Title of the Course: Investment and Securities Law

Course Code: LLO-622

Course prerequisites	Enrolment in the LL.M. Programme		
Objectives	 To enable learners to acquire knowledge of laws to investment and securities To evaluate the intricacies involved in the application the law in the business world. 		
Content	Module 1: Organizational structure of the financial system	15 hours	
	 Financial Markets: Money Market, Debt Market Raising Investment- Stages in Investment Transaction 		
	3. Capital Market instruments4. Recognition of Stock Exchange, Derivatives, Options and Futures,		
	Module 2: Capital Market Regulation	15	
	Securities Market in India: Security market intermediaries	hours	
	2. SEBI constitution, Powers and Functions of SEBI		
	3. Securities Contract Regulation Act, Depositories Act		
	4. Law of insider trading, Investors protection under Companies Act		
	Module 3: Mutual Funds in India	15	
	An overview of trends in Mutual Funds, Advantages of Mutual Funds	hours	
	2. Asset Management Company (AMC), Restriction		
	on redemption in Mutual Funds. 3. SEBI (Mutual Fund) Regulations, , Code of Conduct for Mutual Funds, Due Diligence		
	4. Capital Protection Oriented Schemes, Compliances under SEBI (Listing Obligation and Disclosure Requirements) Regulations.		
	Module 4.: International Investment Law	15	

	1. Listing in International markets, Foreign hours Portfolio Investment			
	Foreign Venture Capital Investment, FDI policy in India Investors Perspective, Host state perspective			
	3. Standards of Protection – Fair and Equitable Treatment, Full protection and security			
	4. The Umbrella Clause, Access to Justice, Fair Procedure and Denial of Justice, Emergency, Necessity			
Pedagogy	Lecture method for theoretical foundations, group discussions for critical analysis, and master classes for industry insights.			
Recommended				
readings	Sanjeev Aggarwal : Guide to Indian Capital Market; Bharat Law House,			
	2. V.L. Iyer: SEBI Practice Manual; Taxman Allied Service (P) Ltd.,			
	3. M.Y. Khan: Indian Financial Systems; Tata McGraw Hill,			
	 4/12, Asaf Ali Road, New Delhi – 110 002. 4. S. Suryanarayanan & : SEBI – Law, Practice & Procedure Commercial Law Publishers (India) 			
	Additional Readings			
	1. Mamta Bhargava : Compliances and Procedures under SEBI Law; Shreeji Publishers. 2. Asim Kumar Mishra : Venture Capital Financing in India;			
	Shipra Publications.			
	3. Shashi K Gupta: Financial Institutions and Markets; Kalyani Publishers.			
	4. Vishal Saraogi : Capital Markets and Securities Laws simplified, Law point Publication.			
	5. Taxman's Companies Act with Rules & Forms (Vol. I & II			
Lagrania)			
Learning outcomes	The learners would acquire knowledge of laws relating to investment and securities.			
	• The learners would appraise the intricacies of law and its application in the present business world.			
	The learners will be able to appraise the role of SEBI in regulating the capital markets			
	The learners will be able to independently assess			

Semester: III

Title of the Course: Corporate Governance and Human Rights

Course Code: LLO-623

Number of Credits: 4				
Course	Enrolment in the LL.M. Programme			
prerequisites				
Objectives	 Understand the concept of corporate governance role in promoting ethical business practices and a the relationship between corporate governmechanisms and the protection of human rights. Evaluate the effectiveness of corporate policies practices in addressing human rights issues. 	analyze ernance		
Content	Module 1:Introduction to Corporate Governance	15		
	Need for corporate governance and regulation	hours		
	2. Good governance and ethics in corporations			
	3. Corporate frauds and regulations			
	4. Case studies on corporate collapses			
	Module 2: Corporate Management and Corporate Governance	15 hours		
	1. Directors and governance			
	2. Due diligence and corporate governance			
	3. Evaluation of independent directors role in good governance			
	4. Whistle Blower Policy			
	Module 3: Human Rights and Business (International and National perspective)	15 hours		
	 Concept of human rights protection Business and Protection from Human Rights Violations Case studies on Human Rights Violations by corporations 			
	4. Corporate Crimes			
	Module 4. Business and Sustainable Development	15		
	 Human Rights Protection Environmental Protection 	hours		

	2 I ali ann D'ali da		
	3. Labour Rights4. Health and Safety		
	4. Health and Salety		
Pedagogy	Lecture method for theoretical foundations, group discussions for critical analysis, and master classes for industry insights.		
Recommended readings	 Corporate Governance: Principles, Policies and Practices in India" by J. P. Sharma Publisher: McGraw Hill Education 2017 "Corporate Governance and Corporate Social Responsibility of Indian Companies" by N. Balasubramanian Publisher: PHI Learning Pvt. Ltd. 2012 "Corporate Governance in India: Change and Continuity" edited by N. Balasubramanian and C. R. Rajan SAGE Publications India Pvt Ltd 2016 "Corporate Governance and Human Rights in India" edited by J. S. Sodhi and V. S. Sahney Oxford University Press 2014 "Corporate Governance in India: Theory and Practice" by R. N. Agarwal Publisher: PHI Learning Pvt. Ltd. 2011 		
	Additional Readings		
Learning	 "Corporate Governance and Social Responsibility: Emerging Issues in Indian Scenario" edited by S. P. Bansal and Sanjeev Bansal Excel Books 2013 "Corporate Governance and Corporate Citizenship: Indian Perspectives" by Bidyut Kumar Mahato and Gautam Sinha Publisher: Routledge India 2018 Corporate Governance, Business Ethics and CSR: Corporate Governance in India - Issues and Challenges" by Ashish K Bhattacharyya, PHI Learning Pvt. Ltd. 2012 "Corporate Governance and Human Rights: Responsibilitie of Corporations" by Rory Sullivan "Business and Human Rights: From Principles to Practice by Dorothée Baumann-Pauly and Justine Nolan. 		
outcomes	 Students will be able to analyze corporate policies and practices. Students will be to determine how much corporate policies align with human rights principles. Students will evaluate the effectiveness of governance mechanisms in addressing human rights challenge within corporations. Students will be able to design corporate policies to protect human rights. 		

Title of the Course: Constitutional Review and Adjudication Course Code: LLC-621

Pre-requisites for the Course	Enrolment in the LL.M.	
Objectives	 To provide comprehensive knowledge to students regar constitutional review and adjudication To enable the students to analyze and apply the important constitutional review and amendments 	
Contents	Module 1: Judicial System in India	15
	 Hierarchy of Courts in India Supreme Court and its Jurisdiction under the Constitution Court of Record Original Extraordinary original Appellate Advisory Review Special Provisions for Supreme Court Enlargement of Jurisdiction Ancillary Powers Biding nature of the law declared Power to do Complete Justice Enforcement of Decree 	hours
	 4. High Courts and their Jurisdictions under the Constitution a. Court of Record b. Writ Jurisdiction c. Supervisory Jurisdiction 	
	Module 2: Concept of Judicial Review – Democratic	15
	1. Judicial Review of Legislations 2. Judicial Review and Basic Structure Doctrine 3. Judicial Review of Administrative Actions 4. Judicial Review of Treaty Making and Implementation 5. Limits on Judicial Review: Doctrine of Political Question and Judicially Manageable Standards 6. Contempt of Courts	hours
	Module 3: Constitutional Adjudication and Prerogative	15
	Remedies – Writs 4. Habeas Corpus 5. Mandamus 6. Prohibition 7. Certiorari	hours
	8. Quo Waraanto	

	Module 4: Tribunals: Their Powers to Adjudicate Constitutional Issues and Judicial Activism and Judicial Review	15 hours
D. L.	 Constitutionality of Tribunals Powers and Jurisdiction of Tribunals Judicial Activism as an Extension of Power of Judicial Review Statutory Exclusion of Judicial Review 	
Pedagogy	This course will be offered through Lectures, seminars, debates and group discussions.	
References/ Readings	 O. Chinnapa Reddy, The Court and the Constitution of India: Summits and Shallows, Oxford University Press, New Delhi. A.V.Dicey – Introduction to the Study of Constitution Jain M. P., Indian Constitutional Law, LexisNexis Butterworths Wadhwa, Nagpur. M. P. Jain & S. N. Jain - Principles of Administrative Law, Lexis Nexis Butterworth's Wadawa Nagpur. Additional Readings P. Massey - Administrative Law, 7th Edition 2008. Publication-Eastern Book Company, Lucknow. Garner's - Administrative Law, Oxford University press De Smith - Judicial Review of Administrative Action, Sweet and Maxwell Publication. Seervai H. M., Constitutional Law of India, Volumes 1, 2 and 3, Universal Law Publishing Co. Pvt. Ltd. S.N.Ray, Judicial Review and Fundamental Rights, 	
Course outcomes	 Eastern Law House. Students will be able to understand the need and importance of constitutional review and adjudication. Students will analyze the hierarchy of Courts and their jurisdictions. Students can deduct the importance of constitutional adjudication through various writ. Students will be able to apprehend the importance of Judicial Activism and Judicial Review. 	

Title of the Course: Freedom of Expression, Religious Pluralism and Minorities

Course Code: LLC-622 Number of Credits: 4

Dro magnisitas	Envolment in the LLM programme		
Pre-requisites	Enrolment in the LL.M. programme		
for the Course			
Objectives	 To provide comprehensive knowledge to students regarding the freedom of speech and expression To enable the students to analyze and apply the importance of religious pluralism and the rights of minorities 		
Content	Module 1: Freedom of Speech and Expression	15	
	into durie 11 1100 doni or speciel direction	hours	
	 Meaning of Speech and Expression Scope of Freedom of Speech and Expression Freedom of Press a. Beyond Print and Telecasting Freedom b. Net Neutrality Freedom of Speech and National Interest a. Public Order b. Security of the State 		
	c. Friendly relationship with foreign country		
	d. Sovereignty and Integrity of Nation		
	e. Sedition		
	Module 2: Limitations on Freedom of Speech and	15	
	Expression	hours	
	 Freedom of Speech and Cultural Regulation a. Obscenity and Pornography b. Hate Speech c. Film and Internet Censorship Freedom of Speech and Personal Liberties a. Defamation b. Privacy c. Surveillance d. Copy right Other Restrictions a. Contempt of Court b. Regulation on Commercial Speech c. Time, Place and Manner of Restrictions Constitutional restrictions a. Radio and television subject to law of defamation and obscenity b. Freedom to Telecast 		
	Module 3: Religious Pluralism	15	
	 6. Meaning of Religious Pluralism 7. Secularism, Concept, Meaning and Scope 8. Freedom of belief, faith and worship 9. Secularism and personal laws 	hours	

	Module 4: Rights of Minorities	15
	1. Religious Minorities and the Law	15 hours
	4. Role of Judiciary in preserving the rights of the	
Pedagogy	Minorities This course will be offered through Lectures, seminars, debates and group discussions.	
References/ Readings	 Arun Shourie, Indian Controversies: Essays on Religion in Politics, Rupa and Company Basil Mitchell, Law Morality and Religion in a secular Society, Oxford University Press Boyd, Bruce Michael, Film Censorship in India: A Reasonable Restriction on Freedom of Speech and Expression, 14 J.I.L.I. (1972) M.P. Jain, Indian Constitutional Law, Lexis Nexis. Additional Reading 	
	 D.L. Sheth Minority Identities and the Nation-State, Oxford University Press Dhavan, Rajiv, On the Law of the Press in India, 26 J.I.L.I. 288, (1984) DiwanMadhavi, Facets of Media Law, Eastern Book Co., (2009) Duncan Derret, The State, Religion and Law in India, OUP, New Delhi, 1999. Gautham Bhatia, Offend Shock, or Disturb: Free speech under the Indian Constitution, Oxford University Press H.M. Seervai, Constitutional Law of India, Tripathi, 1996. Jaganmohan Reddy, Minorities and the Constitution: Setalvad Law Lectures, University of Bombay. Mohammed Imam, Minorities and the Law, N.M. Tripathi Pvt. Ltd Ronojoy Sen, Articles of Faith Religion, Secularism and the Indian Supreme Court, Oxford University Press Sorabjee Soli, Law of Press Censorship in India, N.M TripathiPvt Ltd, Tahir Mohmood, Law of India on Religion and 	

	Religious Affairs, Universal Law Pub. Co.	
Course outcomes	 Students will be able to understand the need and importance freedom of speech and expression Students will analyze the limitations on the freedom of speech and expression Students can deduct the importance of the rights of minorities Students will be able to apprehend the importance secularism and religious pluralism 	

Title of the Course: Disadvantaged Groups and Constitutional Framework Course Code: LLC-623

Pre-requisites	Enrolment in the LL.M. Programme	
for the		
Course		
Course		
Objectives	To provide comprehensive knowledge to students regarding the	e
	To enable the students to analyze and apply the importance of	
Content	Module 1: Introduction	15 hours
	5. Inequalities in India – Social, Economic, educational and	
	cultural	
	6. Constitutional Guarantee of Equality, Meaning of equality in	
	an unequal society	
	7. Concept of Vulnerability	
	8. Meaning of Vulnerable and Disadvantaged Groups	151
	Module 2: Rights of Women and Children	15 hours
	1. Rights of women:	
	a. Social and Economic status of women and Right	
	against Discrimination	
	b. Constitutional Protection of Women	
	c. Sexual Harassment at work place	
	2. National and International Perspective of Protection of	
	Rights of Women	
	3. Sex workers	
	4. Rights of Children	
	a. Violation of Rights of Children	
	b. Protection under the Indian Constitution for Children	
	c. Right to Education	
	d. Child Labour	
	Module 3: Rights of Special Categories of Disadvantaged	15 hours
	People	
	1 I de sou en l'Envelermente	
	1. Labour and Employment:	
	a. Equal pay for equal workb. Bonded Labour	
	c. Unorganised Sector	
	d. Pavement Dwellers	
	2. Other Groups:	
	a. Refugees and Migrants	
	b. HIV and AIDS affected people	
	c. Rights of Aged and Disabled Individuals	
	d. Rights of Transgender	
	3. Institutional Mechanism to protect disadvantaged groups	
	a. National Commission for Women	
	b. National Commission for Protection of Child Rights	
	4. Office of The Chief Commissioner for Persons with	

	Disabilities	
	Module 4: Constitutional Rights of Socially and Educationally	15 hours
	Disadvantaged Groups	
	1. Rights of Indigenous People	
	2. Scheduled Castes and Scheduled Tribes	
	3. Other Socially and Economically Backward Castes	
	4. National Commission for Schedule Caste, Tribes and Backward Classes	
Dodogogy	This course will be offered through Lectures, seminars, debates and	
Pedagogy		
	group discussions.	
References/	1. Gurusamy, S., Human Rights and Gender Justice, APH New	
Readings	Delhi	
Readings	2. R H. Callaway and J. Harrelson-Stephens (eds.), Explaining	
	International Human Rights, Viva, New Delhi	
	3. Upendra Baxi, The Future of Human Rights, Oxford	
	University Press, New Delhi	
	4. V.V. Devasia, Women, Social Justice and Human Rights,	
	APH, New Delhi	
	Additional Readings	
	1. Surinder Khanna, Dalit Women and Human Rights Swastik	
	Publications Delhi,	
	2. "REFUGEE LAWS AND UNHCR" by Indian Institute of	
	Human Rights,	
	3. Manoranjan Mohanty, Etd, "People's Rights: Social	
	Movements and the State in the Third World" Sage, New	
	Delhi	
	4. Justice Iyer, Krishna, Social Justice -Sunset or Dawn,	
	Eastern Book Company, Lucknow	
	5. Jayaram, N, Vulnerability and Globalization Perspectives	
	And Analyses From India Rawat Publications	
Course	Students will be able to understand the need and importance	
outcomes	of constitutional guarantees to disadvantageous groups	
	Students will analyze the constitutional framework for	
	indigenous groups	
	• Students can deduct the importance of the rights of women	
	and children	
	• Students will be able to apprehend the importance of various	
	Commissions	

Title of the Course: Law Relating to Service Regulations Course Code: LLL-621

Course	Enrollment in the LL.M.	
prerequisite:		
Course Objectives:	To enable learners to understand the concept of service Center, State and other categories of employment	law under
o Sjeetz vest	• To enable the learner to examine the terms of en	nnlovment
	disciplinary proceedings and remedies under the Sesrvice R	
Content:	. Module 1: Introduction to Service Law and Recruitment	15 hours
Content.	Regulations	13 110018
	1. Service law	
	Definition and scope of Service law	
	-	
	 Historical evolution and significance 2. Civil Servant and Constitutional Framework 	
	Meaning of Civil servant Civil Servant Franks and Franks and Franks.	
	Civil Servants and Fundamental Rights	
	• Constitutional provisions relevant to Tenure of	
	Office and Doctrine of Pleasure.	
	3. Service Rules	
	Central Civil Service Rules	
	Goa State Civil Service Rules	
	4. All India Services : Act and Rules	
	Module 2: Services under Judiciary and Contractual	
	Employment	15 hours
	1. Judicial Services: Appointment and Conditions of	
	service	
	2. Disciplinary action and Judicial Review in service	
	matter of Supreme Court, High Courts and subordinate	
	courts Concept of Contractual Employment and Security of	
	3. Concept of Contractual Employment and Security of Tenure	
	4. Employment Acts: Comparative Analysis with UK, US,	
	France on recruitment regulation, Disciplinary	
	proceedings and Judicial review	
	proceedings and Judicial Teview	
	Module: Disciplinary Proceedings and settlement of	
	disputes over service matters	
	1. Misconduct: Meaning, Types of misconduct and	15 hours
	procedure for conducting inquiry	
	2. Disciplinary actions & Penalties	
	3. Central and State Administrative Tribunals: Powers	
	and Functions, Judicial review of administrative	
	actions	
	4. Departmental Remedies, Role of Service	
	Organizations, and Internal Appeals	
	organizations, and internal repouts	
	Unit 4: Miscellaneous (Payment and Employment Rules)	
	2. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	

 Pay commission Fixation of pay and allowances, revision of pay Social security: 	5 hours	
1 7	Juouis	
Social security: Provident fund		
• Superannuation		
Retrial benefits		
Medicare		
Maternity benefits		
compulsory insurance		
4. Rules agencies and employment exchange		
Pedagogy: This course would be offered primarily through the lecture in		
	Classroom discussion, debates, and problem-based learning will also be	
	employed.	
	8	
	Management of Disciplinary Proceedings (Service Law):	
	Faridabad Allahabad Law Agency	
	2. R. K. Bag, Service Law of Government Employees: Kolkatta	
	Eastern Law House	
	3. H. M. Seervai, Constitutional of India: Law & Justice Publishing	
	Co	
4. Mallick, M. R, Service Law: Calcutta Eastern Law House		
Additional 1. Central Civil Service Rules		
readings 2. Goa State Civil Service Rules		
3. All India Services: Act and Rules		
4. Supreme Court officers and servants (conditions of service a	and	
conduct) Rules		
• Learners will be able to comprehend the concepts under service	ce rules	
(Cos) regulations with respect to the appointment procedure, the a	regulations with respect to the appointment procedure, the agencies	
for an appointment, the condition of services, disciplinary m	neasures,	
authorities and other mechanisms.		
• Students are able to analyze and compare the service rule	• Students are able to analyze and compare the service rules under	
different employment categories.		
Students able to apply the proper procedures in cases of miscor	onduct.	

Title of the Course: Agricultural Labour and Law Course Code: LLL-622

Course	Enrollment in the LL.M.	
prerequisite		
Objectives:	 To enable learners to understand the concept of agricultural conditions and factors responsible for the poor conditional agricultural labour To acquaint and explore the national and international frame the agricultural labour and government initiatives for welfar agricultural labour and critically evaluate the laws and policing 	ework for the
Content:		
Module 1:	Agricultural Labour Relations	15
1120 0000 21	 Definitions and concepts, historical background of Agricultural labour Conditions of Agricultural Labour - Non-exploitative and Exploitative Factors Responsible for the Poor Conditions of agricultural labour Agrarian reforms- Abolition of Zamindari System and Environmental impact of distribution of forest land among agricultural labourers 	Hours
Module 2	Challenges for Organising Agricultural Labour	15
	 Trade Unionism: Unorganised nature, Seasonal character, Political movements and State, regional and macro-regional disparities in collective bargaining, organization and remuneration Formation and Structure of Agricultural Labour Unions Collective Bargaining among Agricultural Labour and Scope for Dispute Settlement Socio-economic impact of collective agreements 	Hours
Module 3	 Regulatory framework for Protection of agricultural labour 5. Provisions of the Constitution of India 6. Laws relating to agricultural labour such a) The Bonded Labour System (Abolition) Act 1976 b) The Code of Wages 2019 7. Reports of National Commission of Labour 8. Role of International Labour Organisation relating to agricultural labour- International Conventions 	15 Hours
Module 4	 Labour Welfare Labour Welfare Measures by Government Labour Cooperatives Protectionto Migrant agricultural labour and Tribal labour in forest settlements Comparative Status of agricultural labour 	15 Hours
Pedadgogy	Lectures, discussions, audio-visual presentations, case studies	

Recommended	5. The Bonded Labour System (Abolition) Act		
Readings	6. The Code of Wages 2019		
	7. S.N.Tripathy, "Agricultural Labour in India", New Delhi		
	Discovery Publishing House		
	8. Myneni S.R., "Law of Agricultural Labour", Faridabad New Era Law		
	Publication		
Additional	1. V.V. Giri, "Labour Problems in Indian Industry" Asia Publishing		
Readings	House,		
	2. Trivedi, Prashant K, Land and Labour in Indian Agriculture		
	Discourses on Growth and Equity, New Delhi Sage Publication		
	3. Report of the National Commission on Rural Labour		
	4. Report of the National Commission on Labour		
Learning	Learners will be able to		
Outcomes	• Understand the concept of agricultural labour, conditions and factors		
	responsible for the poor conditions of agricultural labour.		
	Assess the challenges in Organising Agricultural Labour		
	Critically evaluate the legal framework governing agricultural labour		
	at the national and international levels.		
	Critically evaluate agricultural labour policies and regulations		

Title of the Course: Unorganized Labour Law Course Code: LLL-623

Course	Envellment at the LL M	
Course prerequisite:	Enrollment at the LL.M.	
Course	a. To understand the concentual structure of the Unorganized Sector	inaludina
Objectives:	3. To understand the conceptual structure of the Unorganised Sector, its classification and significance in modern society.	including
Objectives.	4. To acquaint and explore the constitutional, national, and inte	rnational
	framework, including the legal rights and protections for Unc	
	Sector.	ngamscu
	Course Contents	
Modules	Content	No of
111044105		Hours
1	Unorganized Sector in India -Concept, scope and Evolution	15
	Unorganized labour – Conceptual Framework	
	2. Classification of Unorganized Labour	
	3. Problems faced by Unorganized Sector	
	4. Unorganized Sector & Labour Reforms	
2	Labour Laws in Unorganized Sector-National and International	15
	Perspectives	
	1. Constitutional safeguards to Unorganised Sector in India	
	2. Legislative protection to Unorganised Sector in India	
	3. International Conventions & Unorganised Sector	
	4. Role of the Indian Judiciary & Judicial trends in protecting	
	the Unorganised Sector	
3	Unorganized Sector and Social Security in India	15
	1. Constitutional Perspectives of Social Security &	
	Unorganised Labour in India	
	2. Social security, social Insurance, social Assistance &	
	Unorganized labour	
	3. Recommendations of major commissions on labour/Public	
	Policies relating to social security for unorganized Sector 4. Comparative perspectives of social security in U.K, USA	
	with India for Unorganized Sector.	
4	Unorganised Sector and occupational safety, health and working	15
7	conditions	13
	1. Constitutional framework for occupational safety, health	
	and working conditions	
	2. Occupational safety, health and working conditions for	
	workers in Factories and Mines	
	3. Small scale Industry, beedi & cigar, cracker industry,	
	shipwrecking, construction labour and Specific	
	Legislative Measures including Regulation of Conditions	
	of Employment	
	4. Comparative perspectives of occupational Health & Safety	
	in U.K & USA with India for Unorganized Sector.	
Pedagogy:	This course will be offered through theoretical study, case	-
	Assignments, problem-solving and practical applications to enable the	
	to develop critical thinking skills and legal reasoning abilities necessity	essary to

	analyse the law relating to labour welfare.
Recommended	1. Dr. Abdul Majid, Legal protection to Unorganised Labour : Deep &
Readings	Deep Publications
	2. Renana Jhabvala, R K A Subramanya, The Unorganised Sector: Work
	Security and Social Protection: Sage Publications
	3. Damodar Panda, Labour in Unorganised Sector -The devalued and the
	deprived: Manak Publications
Additional	1. Parmila Kumari, "Judicial Response Towards Labour Welfare In
Readings	Unorganized Sector" Journal on Contemporary Issues of Law, Vol. 3,
	Issue 10.
	2. Kalyani, M., Unorganised Workers: A Core Strength of Indian Labour
	Force: An Analysis. International Journal, 44, (2015).
	3. Rapaka Satya Raju, Urban Unorganised Sector in India: Mittal
	Publications
	4. Reshma Arora, Labour Law. New Delhi: Himalaya Publication House.
Course	• Demonstrate a comprehensive understanding of the conceptual
Outcomes	framework of Unorganised Sector.
(Cos)	• Comprehend the constitutional framework safeguarding unorganized
	labour.
	• Evaluate the legal framework in the national and international sphere
	under the organised Sector.
l	• Assess the application and alignment with social security and
	occupational safety, health and working conditions.

Title of the Course: Biotechnology and Intellectual Property Rights Law

Course Code: LLI621 Number of Credits: 4

Prerequisites	Enrolment in the LL.M Program	
for the		
Course Objectives	This course aims to:	
Objectives	 Familiarize students with different aspects of biotechnology with special reference to agriculture and food Enhance their skills in relating to industrial biotechnology and understand to control biotechnology by adopting legal methods 	
Module.1	Introduction to Biotechnology:	15
	 Concept of biotechnology Traditional and modern biotechnology through the ages Basic techniques in biotechnology, such as fermentations, immobilization of cells and enzymes, recombinant DNA technology, protoplast fusion, cell fusion, cell and tissue culture, DNA finger printing & its applications, Scope and importance of biotechnology. 	hours
Module. 2	Agricultural and Food Biotechnology:	15
	 Transgenic plants Synthetic seeds and terminator gene technology Virus free seedlings for economically important crop Applications of plant tissue and cell culture Transgenic animals Development and production artificial animal vaccines Animal breeding and livestock production 	hours
Module. 3	Industrial biotechnology:	15hours
	 Biopharmaceuticals Vitamins Organic acids Enzymes and amino acids Specialty chemicals Polysaccharides Recombinant products Insulin, human growth hormone, interferon, erythropoietin, recombinant vaccines Bio pesticides and bio fertilizers, Biogas production 	

Module. 4	Legal Control of Environmental Biotechnology:	15
	 Waste management law a. Use of biocatalysts in solid waste management b. Municipal sewage treatment c. Industrial waste treatment d. Biomedical waste management Bioremediation and Phytoremediation Water purification Pollution control Microbial fouling and corrosion 	hours
Pedagogy:	Lectures, discussions, tutorials, practical demonstration	
References/	1. M.D. Trevan.S. Boffey, K.H. Goulding and P. Stanbury, Biotechnology: The Biological Principles, Tata Mc G Raw	
Readings:	 Hill Keshav Tohan, Biotechnology, Wiley Eastern Ltd. S.S. Purohit & S.K.Mathur, Biotechnology: Fundamentals and Applications, Aerobios Indian Additional Reading Bodenhausen, Guide to the application of the Paris Convention for the Protection of Industrial Property, WIPO Rajeev Dhavan et al, "Paris Convention Re -visited", J.I.L.I Terence P. Stewart, GATT Uruguay Round: Negotiating History, Kluwar Law International Reichman, Jerome, Of Green Tulips and Legal Kudru: Repackaging Rights in Sub-Patentable Innovations, 	
Course	 Students will distinguish between biotechnology and industrial 	
outcomes:	technology.	
	 Students are able to understand and apply the need for agriculture and food biotechnology regulations. They will be able to learn and demonstrate various skills in controlling biotechnology by adopting legal methods. Students are able to estimate the consequences of water pollution and design management policies to regulate water pollution. 	

Title of the Course: Economic Development and Intellectual Property Rights Law

Code: LLI 622

Course prerequisite:	Enrolment in the LL.M Program					
Objective:	To provide practical exposure to law relating to intellectual property					
	law and economic development					
	To enable the students to learn various documentation	n during the				
	conduct of Negotiation Proceedings, develop abilities, and learn ethics					
	in collaborative Proceedings.					
Content:	Module 1: Concept and Importance of Property 15 Hours					
	1 Concept of property, theories, kinds					
	2 Intellectual property and its subject matter					
	3 Changing dimensions of IPR					
	Introduction to Intellectual Property Rights					
	1 Nature of Intellectual Property					
	2 Need for Protection of Intellectual Property					
	3 Management of Intellectual Property					
	4 IP risk management in Technological innovation					
	Module 2: Role of IP in the Economic development of the	15 Hours				
	Country					
	1 Concept of IP and Historical Development of IPR					
	2 Basics of Intellectual Property Rights – Meaning and Nature					
	3 Scope of Intellectual Property: Patents, Trademarks, Industrial Designs, Copyrights, GI, Traditional knowledge, New Plant Varieties, Trade Secrets and Confidential Information					
	4 Importance of Protecting Intellectual Property and its Relevance Today					
	5 Business Objectives and IP					
	6 Global Dimensions of IPR in Science and Technology					
	Module 3: Technological Innovation 15 Hours					
	1 Introduction to Innovation					
	2 Inventions, Biotech and others					
	3 New technology development					
	4 Technology portfolio management					
	Commercialization of Technology					

	,					
	1 Freedom to practice assessment 2 Technology/IP Valuation					
	3 Technology transfer including Compulsory licenses					
	4 Technology licensing agreement					
	5 Due diligence in technology acquisition					
	Module 4: IP Enforcement 15 Hours					
	1 Enforcement of IPR 2 Litigation Strategy 3 WIPO and dispute resolution methods 4 Remedies for infringement of IPR					
	Recent Challenges and IPR					
	1 Human Rights and IP 2 Traditional Knowledge and IP					
Pedagogy:	The initial part of the course deals with discussion and lecture methods. The					
	later part could primarily include simulation, brainstorming, discussion ar					
	problem-solving methods. Students must learn concepts through a					
	collaborative brainstorming format.					
Recommended Readings	 Avtar Singh, Intellectual Property Law, Eastern Book Company Berman Bruce, From Assets to Profits: Competing for IP Value ar Return (Intellectual Property – General, Law, Accounting and Financ Management, Licensing, Special Topics), Wiley. Bouchoux Deborah E., Protecting Your Company's Intellectu Property, AMACON, American Management Association John E Ettlie, Managing Innovation, Elsevier Junghans Claas, Levy Adam, Sander Rolf, Intellectual Property Management: A Guide for Scientists, Engineers, Financiers and Managers, Wiley, Germany Additional Readings 					
	 Llewelyn David, Invisible Gold in Asia: Creating Wealth Throug Intellectual Property, Marshall Cavendish Corp, Phelps Marshall and Kline David, Burning the Ships: Transformin Your Company's Culture through Intellectual Property Strategy (case of Microsoft), Wiley, Robert G. Cooper and Scott J. Edgett, Product Innovation and Technology Strategy, Product Development Institute 					
Learning	Students are able to relate the interrelationship between econom					
Outcomes	development and the protection of Intellectual Property Rights.					
	Students will develop an analytical understanding of commerci					
	utilization of Intellectual property.					
	Students shall be able to display skills and practical approached					

towards the enforcement of IPR.

• Students are able to analyze the need for protection of traditional knowledge and the human rights angle of IPR protection.

Title of the Course : Information Technology, IPR – Law and Practice

Course Code : LLI623

No of Credits : 4

Course	Enrolment in the LL.M Program	
Prerequisite		
Objective	 The course is designed to provide comprehensive know students regarding the Indian position of information ted intellectual property rights—law and practice Further, this course also helps the students to cyber-crimes and IPR 	chnology and
Content	Module 1: Concept of Information Technology and Cyber	15 ours
	Space	
	1 Interface of Technology and Law	
	2 Jurisdiction in Cyber Space and Jurisdiction in the traditional sense,	
	3 Internet Jurisdiction, Indian Context of Jurisdiction	
	4 Enforcement agencies	
	5 International position of Internet Jurisdiction, Cases in	
	Cyber Jurisdiction.	1.5
	Module 2: Information Technology Act, 2000:	15 ours
	1. Aims and Objects	
	2. Overview of the Act,	
	3. Jurisdiction, Electronic Governance,	
	4. Legal Recognition of Electronic Records and Electronic Evidence,	
	5. Digital Signature Certificates, Securing Electronic	
	records and secure digital signatures,	
	6. Duties of Subscribers. Role of Certifying Authorities & Regulators under the Act.	
	7. The Cyber Regulations Appellate Tribunal, Internet	
	Service Providers and their Liability, Powers of Police	
	under the Act, Impact of the Act on other Laws	
	Module 3: E-Commerce:	15 ours
	UNCITRAL Model- Legal aspects of E-Commerce;	
	2. Digital Signatures; Technical and Legal issues;	
	3. E-Commerce, Trends and Prospects; E-taxation,	

_	-	
	 E-banking, 4. Online publishing and online credit card payment; Employment Contracts; 5. Contractor Agreements, Sales, Re-Seller and Distributor Agreements, 6. Non- Disclosure Agreements; Shrink Wrap Contract, 7. Source Code, Escrow Agreementsetc. 	
	Module 4.: Cyber Law and IPRs	15 hours
	 Understanding Copy Right in Information Technology Software - Copyrights v. Patents debate Authorship and Assignment Issues Copyright in Internet; Multimedia and Copyright issues; Software Piracy Computer-related Patents- Indian and US Scenario, Trademarks in Internet-Position in USA, EU and India 	
Pedagogy	This course is primarily offered through Lectures, Special	
	talks/ lectures from experts. In addition debates, critical case analysis, simulation exercises, problem solving would also be employed.	
Recomme nded reading	 N. & Murali D. Tiwari (Ed), IT and Indian Legal System, Macmillan India Ltd, New Delhi K.L. James, The Internet: A User's Guide (2003), Prentice Hall of India, New Delhi Chris Reed, Internet Law-Text and Materials, 2nd Edition, 2005, Universal Law Publishing Co., New Delhi Vakul Sharma, Hand book of Cyber Laws, Macmillan India Ltd, New Delhi S.V. Joga Rao, Computer Contract & IT Laws (in 2 Volumes), 2005 Prolific Law Publications, New Delhi T. Ramappa, Legal Issues in Electronic Commerce, Macmillan India Ltd, New Delhi S.V. Joga Rao, Law of Cyber Crimes and Information Technology Law, 2000, Wadhwa & Co, Nagpur Indian Law Institute, Legal Dimensions of Cyber Space, New Delhi Pankaj Jain & Sangeet Rai Pandey, Copyright and Trademark Laws relating to Computers, Eastern 	
	Book Co, New Delhi 2. Farouq Ahmed, Cyber Law in India 3. Rodney D. Ryder, Intellectual Property and the Internet, Lexis Nexis Butterworth's Wadhwa, Nagpur	

	4. Sharma Vakul, Information Technology: Law and
	Practice (Law & Emerging Technology, Cyber Law
	& E-Commerce), 3 rd Ed., Universal Law Publishing,
	New Delhi
	5. Yatindra Singh, Cyber Law, Universal Law
	Publishing, New Delhi
Learning	After going through this module, students will be able
Outcomes	 To understand and apply the critical review of Information Technology law To appreciate the idea of e-commerce, cybercrimes, and cyberspace. To critique the issues related to Information technology and IPR. Students are able to compare and contrast between Software Copyrights and Patents

Title of the Course: Women and Law

Course Code: LLH-621 Number of Credits: 04

Number of Cre		1
Prerequisites for the Course	Enrolment in the LL.M. programme	
Objectives	 The Course seeks to introduce the students to understand the several provisions incorporated in the constitution and others Indian laws for providing safeguard and protecting the interests of women. It also examines the issue in the Indian context. This Course will focus on the aspects of the Laws related to women's. 	
Contents	Module 1: Constitutional Rights of Women in India 1. Fundamental Rights relating to gender justice 2. Directive Principles of State Policy and Gender Justice 3. Political Rights of women in India –73rd and 74th amendment 4. State and National level Commission,	15 hour
	Module 2: Laws Related to Family and Marriage Position of women under Personal laws, Laws 1. Marriage 2. Divorce 3. Adoption 4. Maintenance 5. Guardianship 6. Succession	15 hour
	Module 3: Laws Related to Gender Based Work Labor law relating to women 1. Minimum Wages Act 2. Equal wages & Equal remuneration 3. Maternity benefit & Child care 4. Sexual harassment at workplace	15 hour
	Module 4: Women and Criminal Law Crimes against Women 1. Obscenity and Indecent Representation 2. Dowry death 3. Acid Attacks 4. Rape and Sexual Assault 5. Honour Killing 6. Domestic Violence 7. Trafficking of Women Criminal Procedure 1. Protection in cases of Arrest and Detention of Women 2. Search 3. In Camera Trial.	15 hour

Pedagogy	This Course will be offered through Lectures, case analysis, discussions, seminars and assignments.
Recommend ed reading	 Basu, D. (Introduction to the Constitution of India), Wadhwa and Company Law Publisher. Dhirajlal, R., Criminal Procedure. Nagpur: Lexis Nexis Butterworths Wadhwa. DhirajLal, R., The Indian Penal Code. Nagpur: Lexis Nexis Butterworths Wadhwa. Diwan, P.,Family Law. Allahabad: Law Agency publication. G.M.Kothari, A study of industrial Law. Bombay: N.M. Tripathi private Limited.
	 Additional Readings SC Tripathi and Vibha Arora, Law relating to Women and Children, Central Law Publication. DK Tiwari & Mahmood Zaidi, Commentaries on Family Courts Act, 1984, Allahabad Law Agency. BN Chattoraj, Crime against Women: A Search for Peaceful Solution, LNJN-NICFS. Nomita Agarwal, Women and Law, New Century Publishing House.
Learning Outcomes	 The students would familiarize themselves with various aspects of Law relating to women. The students would comprehend the meaning, scope, and limitations of various legislation which are enshrined to safeguard and protect women. 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 rights.

Title of the Course: Child and Law

Course Code: LLH622

Course	Enrolment in the LL.M. Programme					
prerequisites:						
Course	To encourage the students to study International Norms for Protection of					
Objectives:	Child Rights and its implementation globally					
	To encourage the students to study and critically analyze the	impact of				
	laws, policies and Institutional mechanisms for the protectio	-				
	rights.	01 011110				
	Content	No of				
		Hours				
	Module1: THEORETICAL ISSUES AND CHILD RIGHTS	15 Hours				
	 Concept and Definition of Child Rights United Nations Convention on the Rights of the Child Definition of a child under various laws in India Theoretical Basis of Children's Rights The Right to Life, Survival and Development 					
	6. Children's Participation Right					
	7. Children's Rights and Sustainable Development					
	Module 2: INTERNATIONAL NORMS FOR PROTECTION OF CHILD RIGHTS	15 Hours				
	 ILO conventions on restrictions and prohibition on child labour, including ILO Convention on Child Labour, 1999 U.N. Convention on the Rights of the Child, 1989, Optional Protocol on the Involvement of Children in Armed Conflict, and Optional Protocol on Sale of Children, Child Prostitution and Child Pornography. Declaration of Social and Legal Principles relating to the Protection and Welfare of Children with Special Reference to Foster, Placement and Adoption 					
	Module 3: CHILDREN AND THE LAW:	15 Hours				
	5. Child labour and laws6. Sexual exploitation and abuse.7. Adoption and related problems.					

	8. Child Trafficking					
	9. Cyber-crimes against children					
	Module 4: CHILD RIGHTS – POLICIES, LAWS AND	15 Hours				
	INSTITUTIONAL MECHANISM					
	Constitutional provisions and Mechanisms					
	2. National Human Rights Commission,					
	3. National Commission for Rights of the Child					
	4. Juvenile Justice Care and Protection of Children Act 2015					
	5. Right to Free and Compulsory Education Act 20096. The Protection of Children from Sexual Offences Act					
	(POCSO Act) 2012					
	7. The Prohibition of Child Marriage Act 2006					
	8. Child Labour (Prohibition and Regulation) Act, 1986,					
	9. Pre-natal Diagnostic Techniques (Regulation and Prevention					
	of Misuse) Act, 1956					
	10. Goa Children's Act, 2003 and Rules, 2004					
Pedagogy:	This Course will involve exercises and reflections. Case studies and	discussion				
	methods will also be used in teaching and assessment. Field	visits, data				
	collection and presentation will be integral to the Course.					
Recommended	1. Agarwal, S.P., Handbook on Child, Concept Publishing Company.					
Readings	2. Diwan, Paras and Peeyushi Diwan, Children and Legal protection (New					
Keaungs	Delhi: Deep and Deep Publishers,).					
	3. Khanna, S.K., children and the Human Rights, Commonwealth					
Additional	 Kumar, Bindal, Problems of Working Children, APH Publications. Saksena, Anu, Human Rights and Child Labour in Indian Industries, 					
	Shipra Publications.					
Readings	•					
	2. Saksena, K.P., "Recent Sypreme Court Judgement on Child Labour: A					
	Critique", in K.P. Saksena, eds., Human Rights: Fifty years of India's					
	Independence, Gyan Publishing House.					
	3. Saxen, Ira, "Needs of the Child: Education for Pleasure", in K.P. Saksena,					
	ed., Human Rights in Asia: Problems and Perspective, HURITI					
	4. Weisner, The Child and the State in India (Delhi : Oxford	•				
	Press,) Asha Bajpai, Child Rights in India, Law, Policy & F	Tactice, 5				
	Edition Oxford India					
Course	The students will comprehend law enforcement agencies.	as' rola in				
		cs tole III				
Outcomes	safeguarding children's rights.					
(Cos)	Students are able to assess the efficacy of Laws, policies, in	nternational				
	conventions, and policy documents related to child rights					
	Students will develop effective problem-solving skills by	identifying				
	legal issues, conducting legal research, analyzing relevant	facts, and				

formulating	appropriate	strategies	to	address	child	rights	violations	or
challenges.								

• Students are able to assess the differences between international instruments and municipal laws relating to children's rights.

Title of the Course: Human Rights and Criminal Justice

Course Code: LLH623

Prerequisites for the Course	Enrolment in the LL.M. Programme				
Objectives	 To provide students with an insight into the intricacies of human rights issues involved in the overall administration of the criminal justice system in India. To help them understand various aspects of criminology, penology, and victimology, with reference to various vulnerable groups of society, women, and aged persons. 				
Contents	 Module 1: Introduction to Human Rights and Criminal Justice Administration Introduction to Criminal Justice Systems Relationship between human rights and criminal justice Constitutional mechanism for enforcement of Human Rights Role of the Supreme Court in the protection of human rights. Role of the Supreme Court in the protection of human rights. 				
	 Module 2: Convention Related to Human Rights Convention on the Prevention and Punishment of the Crime of Genocide (1948) Convention on the Elimination of All Forms of Racial Discrimination (1965) Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment (1984) International Convention for the Protection of All Persons from Enforced Disappearance (2006) Convention on the Rights of Persons with Disabilities (2006) Guiding Principles on Business and Human Rights (UNGPs) 2011passed by United Nations Human Rights Council (UNHRC) 	15 Hours			

	Module 3: Rights of the accused and arrested persons			
	 Safeguard against other General and Special Criminal Laws Right against Arbitrary Arrest Right against Torture Right of Accused Person Right to Legal Aid and assistant for the accused person Emergency provision under the constitution International standard norms of Human Rights during Emergency Rights of détentes under the Indian Laws Protection of Human Rights for prisoners and inmates 	15 Hours		
	 Module 4: Human Rights and Criminal Administration Police Atrocities and Accountability Violence against Women and Children Terrorism and Insurgency Fair trial International Crimes and International Cooperation in Combating of Transnational Organized Crime International Norms on Administrative of Criminal Justice. 	15Hours		
Pedagogy	This Course will be offered through Lectures, case analysis, discuss seminars and assignments.	ions,		
Recommended reading	 Najibul Hasan Khan, Criminal Justice System and Human Rights in India Ankit Publications K. I. Vibhute, Criminal Justice, A Human Rights Perspective of the Criminal Justice Process in India, astern Book Company Pandit Kamalakar, Human Rights and Criminal Justice Additional Readings Ronald J. Waldron, the Criminal Justice System: An Introduction (Taylor & Francis Inc. Vikas H. Gandhi, Judicial Approach in Criminal Justice System: An Experience of India 			
Course Outcomes	 The students will be able to understand the role of Human Rights in the Criminal Justice System. Students will be able to understand the importance of the International Convention for the Protection of Human Rights. Students will be able to independently asses the role of Indian Judiciary in protecting Human Rights in the administration of criminal justice. Students will be able to compare the standards between International Conventions and National Legislations relating to the protection of the right of the accused and detenues. 			

Title of the Course: Arbitration: Principles and Procedure

Course Code: LLA621 Number of Credits: 04

Pre-requisites	Enrolment in the LL.M Programme	
for the		
Course		
Ohisatisas		C CI: .
Objectives	• The course seeks to find solutions which fit the needs	of conflict
	resolution in international business.	mal mma agas
	• The aim is to provide a clear understanding of a neut acceptable to both parties to a transaction.	rai process
Contents	Module 1: Domestic Arbitration	
Contents	1. Arbitration & Conciliation Act, 1996.	
	2. Arbitral Tribunals - Appointment of Arbitrators -	15110000
	Eligibility and qualifications	15Hours
	3. Arbitrators - Powers and functions - Competency and	
	Jurisdictions of Arbitrators.	
	4. Arbitral proceedings - Procedural justice for parties - Rules	
	of procedure and Evidence, Statement of Claims and	
	Defense; Hearings and Written proceedings - Interim	
	Measures - Settlement Awards.	
	Module 2: Kinds of Arbitration Awards	15Hours
	1. Awards - Kinds of Awards - Rules of Guidance - Form	
	and contents of awards	
	2. Correction and Interpretation of award - Additional	
	award - Setting aside	
	3. Awards - Appealable Orders - Enforcement of Awards	
	- Legality and Fairness of Arbitral Awards - Reasoned	
	Awards	
	Module 3: Procedures and Obligations in Arbitration	
	1. Drafting of Arbitration Agreement - Essentials - Rule of	15 Hours
	severability - Who can enter into arbitration agreement -	
	Validity - Extent of Judicial Intervention- Power of Court to	
	refer pares to arbitration - Interim measures. Terms of	
	Reference, Notice Statement of Claim/Reply/Rejoinder	
	Execution Application, Appeals & Affidavits	
	2. Arbitration Agreement - Essentials - Rule of severability -	
	Who can enter into arbitration agreement - Validity - Extent	
	of Judicial Intervention- Power of Court to refer pares to	
	arbitration - Interim measures	
	3. Conduct of arbitral proceedings - Equal treatment of pares -	
	Determination of rules of procedure - Place of arbitration - Language - Statement of claim and defense -Hearing and	
	written proceedings - Expert appointment by arbitral	
	tribunal.	
	4. Making of arbitral award and termination of proceedings	
	rules applicable to substance of dispute - Settlement - Form	
L	rules applicable to substance of dispute - Settlement - Form	

	and contents of arbitral award - Termination proceeding.
	5. Enforcement Recourse against Arbitral Award - Finality and
	Enforcement of Arbitral Awards - Appeals
	6. Conciliation - Appointment of Conciliator - Role of
	Conciliator - Commencement of conciliator proceedings
	termination of conciliation proceedings
	Module 4:: Arbitral Process 15Hours
	Fundamental Principle of Arbitral Process.
	2. Discrepancies in Arbitration Agreement.
	3. Commencement of Arbitration & Appointment of
	Arbitrator Challenge Procedures - Bias & Impartiality
	Challenge to Arbitrator Jurisdiction & Powers
	4. Arbitration procedures - Meetings, Timetable,
	Submissions, Experts, Hearing, Disclosures etc
Pedagogy	The course will be taught in the form of classroom lectures, case law/article
	analysis, discussion method and tutorials.
Recommended	1. Russell on Arbitration, Sweet & Maxwell
reading	2. Dushyant Dave, Matin Hunter et.al.; Arbitration in India, Wolters
	Kluwer The Arbitration & Conciliation Act, 1996
	3. Justice R S Bachawat's Law of Arbitration & Conciliation, Lexis
	Nexis
	4. Avtar Singh, Law of Arbitration and Conciliation, Eastern Book
	Company
	Additional Readings
	1. UNCITRAL Model Law on International Commercial Arbitration
	2. ICC/ AAA/LCIA/ICSID/SIAC/ HKIAC Rules
	3. Chawla, S.L. Law Of Arbitration and Conciliation, Eastern Law House
	4. CR Datta, Law of Arbitration and Conciliation (Including Commercial
	Arbitration), LexisNexis,
	5. David St. John, Judith Gill, Mathew Gearing, Russell on Arbitration,
	Sweet & Maxwell,
	6. Halsbury's Annotated Statutes of India Volume 1 – Arbitration,
	LexisNexis,
	7. Justice P S Narayana, The Arbitration and Conciliation Act, 1996
	8. Rao P C & William Sheffield, Alternative Dispute Resolution What it
	is and How it Works; Universal Law Publishing
Course	Develop an understanding of the legal framework and a dispute
Outcomes	settlement strategy required to give effect to the arbitral awards
	secured.
	 Develop an understanding of arbitration clauses in contracts.
	• Learn how effectively to avoid disputes and drain resources through
	litigation
	 Assess and evaluate the structuring of arbitration for a speedy and fair
	resolution.

Title of the Course: International Commercial Arbitration: Procedure and Practice

Course Code: LLA622 Number of Credits: 04

Pre-requisites	Enrolment in the LL.M. Programme	
for the Course		
Objectives	 To familiarize students with Basic Procedure associated with International Commercial Arbitration To enable Students to Learn about Practical aspect related to International Commercial Arbitration 	
Contents	Module 1: Introduction	
	 Concept, Nature and Emergence of International Commercial Arbitration Dispute Resolution in International Trade Important terms used in International Commercial Arbitration International Arbitration Institutions A comparison between institutional versus ad-hoc rules of arbitration 	15Hours
	Module 2: Applicable Laws in International	15 Hours
	commercial Arbitration	
	 Lex Loci Arbitri Lex Loci Contractus - Lex Loci Solutionis Technical aspect of law in dispute matters Curial law/Seat Theory- Governing Law of arbitration The sovereignty of the parties to the contract Synchronized Laws Combined Laws The Shariah - General principles of law applicable to international commercial arbitration International development law - Lex Mercatoria - Codified terms, Trade Usages and Customs 	

	Module 3 Rules Regulating International Commercial	
	Arbitration	15Hours
	 A Brief Overview of Rules of Leading Institutional Arbitration UNCITRAL Model Law UNCITRAL Rules International Chamber of Commerce (ICC) Rules American Arbitration Association (AAA) ICDR Rules London Court of International Arbitration (LCIA) Rules World Intellectual Property Organisation (WIPO) Rules Indian Council of Arbitration (ICA) Rules – with reference to: Extent and scope of application Commencement of Arbitration Proceedings Place of Arbitration Appropriate Law of Arbitration Procedure of Arbitration Proceedings Arbitration Award 	
	 Composition of Arbitral Tribunal Composition of Arbitral Tribunal as per the provisions of Arbitration & Conciliation Act, 1996 Composition of Arbitral Tribunal under UNCITRAL Rules Appointment of Arbitrators Appointment of Sole Arbitrator by the Appointing Authority Procedure when Three Arbitrators are Appointed Challenge of Appointment of Arbitrators Procedure for Challenging the Appointment of an Arbitrator When the Appointment of the Arbitrator is Not Challenged Replacement of an Arbitrator Repetition of Hearings in the Event of the Replacement of an Arbitrator 	15Hours
Pedagogy	The course will be taught in the form of classroom lectures, analysis, discussion method and tutorials.	case law/article
Recommended reading	 Jay E. Grenig, International Commercial Arbitration, Reuters. Kroll, Laukas A Mistelis, Viscasilas, V. Rogers, International Commercial Law, Kluwers. Ashwinie Kumar Bansal, International Commercial Arbitrational Commercial Arbitration, Reuters. 	ernational er International

- Practice and Procedure (Enforcement of Foreign Awards Covering more than 75 Countries), Universal Law Publication Co. Pvt. Ltd,
- 4. Justice R.S. Bachawat, Anirudh Wadhwa, Anirudh Krishnan, Law of Arbitration and Conciliation with Exhaustive Coverage of International Commercial Arbitration & ADR, Lexis Nexis Butterworth.
- 5. P.C. Rao and William Sheffield, Alternative Dispute Resolution, Universal Law Publication

Additional Readings

- 1. David St. John, Judith Gill, Mathew Gearing, Russell on Arbitration, Sweet & Maxwell.
- 2. Federal Judicial Centre, Manual for Litigation Management and Cost and Delay Reduction
- 3. Henry J Brown and Arthur L. Marriott, ADR Principles and Practices (2nd ed.) Sweet and Maxwell,
- 4. J. G. Merrills, International Dispute Settlement. U.K: Cambridge University Press.
- 5. O. P. Malhotra & Indu Malhotra, The Law and Practice of Arbitration and Conciliation,

Course Outcomes

- The students will be able to understand the various laws and rules governing International Commercial Arbitration.
- Students will be able to understand the enforcement of foreign arbitral awards.
- The students will be able to appreciate the intricacies of appointing arbitrators.
- Able to independently evaluate the value of settling the disputes using International Arbitration.

Title of the Course: Indian Legal System and ADR

Course Code: LLA 623

Pre-requisites	Enrolment in the LL.M. Programme	
for the Course		
Objectives	 To understand the concept of ADR under Indian Legal System. To enable Students about Procedure involved in ADR under Indian Legal System. 	
Contents	Module 1: Origin and Development of ADR	
	 Disputes – meaning and Kinds of Disputes Dispute Resolution in adversary system, Justiciable court structure and jurisdiction ADR- Meaning and philosophy, Need for ADR Overview of ADR processes Recent development of ADR in India ADR and Legal Framework 	15Hours
	Module 2: Indian Perspective of ADR	15Hours
	 Types of ADR in India Current Trends Acceptability 	
	Module 3: Dispute Resolution at grass root level	
	 Lok Adalats Nyaya Panchayath Legal Aid Preventive and Strategic legal aid 	10Hours
	Module 4:: ADR Application	15Hours
	 Commercial and Financial Disputes Real estate and Land Disputes Consumer Disputes Accident Claims Matrimonial Disputes 	
Pedagogy	The course will be taught in the form of classroom lectures, case law/article analysis, discussion method and tutorials.	
Recommended reading	 Sarfaraz Ahmed Khan, Lok Adalat: An Effective Alternative Dispute Resolution, New APCON Publication, Daryaganj. Madabhushi Sridhar - Alternative Dispute Resolution, Butterworth 	

	Lexis Nexis. 3. The Indian Legal System: An Enquiry" by I.P. Massey, Eastern Book Company Additional readings Alternative Dispute Resolution: The Indian Perspective" by Shriram Panchu, Lexisnexis.
Course Outcomes	 The students will be able to comprehend the evolution of the Indian Legal System. The students will be able to understand the need and importance of ADR Students will be able to understand the legal framework for the enforcement of ADR Students will be able to evaluate the value of Lok Adalats in settling disputes amicably.

SEMESTER – IV

RESEARCH SPECIFIC ELECTIVES (RSE) COURSES (ANYONE)

Effective from the year: 2024-2025

Title of the Course: Fundamentals of Legal Research and Ethics

Course Code : LLM-600

No of Credits : 4

No of Credits	: 4	
Course	Enrolment in the LL.M. Programme	
Prerequisite		
Objective	This course is designed to –	
	 Provide knowledge of the philosophy of ethics and its u 	ise in legal
	research	
	• Enable the students to analyse and apply the idea of	f ethics in
	practice in publication, open-access publication	
Content	Module 1: Philosophy of Ethics	15 Hours
	1. Introduction to Philosophy	
	2. Origin of Philosophy	
	3. Characteristic of Philosophy	
	4. Common sense and Philosophy	
	5. Relationship between Philosophy and Science	
	Module 2: Legal Conduct	15 Hours
	1. Research Ethics with respect to law	
	2. Intellectual honesty and research integrity	
	3. Legal misconducts: Falsification, Fabrication and	
	Plagiarism (FFP)	
	4. Redundant publications: duplicate and overlapping	
	publications, salami slicing	
	5. Selective reporting and misrepresentation of data	
	UGC Regulations 2018 on Academic Integrity	
	1. UGC Regulations-Meaning & concept	

2.	Legal Provisions
Modu	le 3: Publication Ethics
1	
1.	Publication ethics: definition, introduction and
2	importance
2.	Best practices/standards setting initiatives and
2	guidelines: COPE, WAME etc.
	Conflicts of interest
4.	Publication misconduct: Definition, concept, problems
5	that lead to unethical behavior and vice versa, types Violation of publication athics, authorship and
3.	Violation of publication ethics, authorship and contributor ship
6	Identification of publication misconduct, complaints
0.	and appeals
7	Predatory publishers and journals
	are tools
SOLLW	are tools
1.	Use of reference management software like Mendeley,
	Zotero etc. and anti-plagiarism software like Turnitin,
	Urkund
Modu	le 4: Open Access Publishing
1.	Open access publications and initiatives
2.	SHERPA/RoMEO online resource to check publisher
	copyright & self-archiving policies
3.	Software tool to identify predatory publications
	developed by SPPU: UGC-CARE list of journals
4.	Journal finder/journal suggestion tools viz. JANE,
	Elsevier Journal Finder, Springer Journal Suggester, etc.
Public	eation Misconduct
1.	Group discussions
	Subject specific ethical issues, FFP, authorship
2.	, , , , , , , , , , , , , , , , , , ,
2.	Conflicts of interest
2. 3.	• •

Pedagogy	Lectures, Special talks/ lectures from experts, debates, group	
	discussion, critical case analysis, problem solving, practical	
	application of ethics etc.,	
Doggram	Chaddah P, Ethics in Competitive Research: Do not get	
Recomm ended	scooped; do not get plagiarized.	
ended	2. Indian National Science Academy. 2019. Ethics in	
reading	Science Education, Research and Governance Nicholas	
	H. Steneck. Introduction to the Responsible Conduct of	
	Research. Office of Research Integrity. Available at:	
	https://ori.hhs.gov/sites/default/files/rcrintro.pdf	
	3. Yadav, Santosh Kumkar. 2000. Research and	
	Publications Ethics. Ishwar Books.	
	4. The Student's Guide to Research Ethics by Paul Oliver	
	Open University Press,	
	5. Responsible Conduct of Research by Adil E. Shamoo;	
	David B. Resnik Oxford University Press	
	6. Ethics in Science Education, Research and Governance	
	Edited by Kambadur Muralidhar, Amit Ghosh Ashok	
	Kumar Singhvi. Indian National Science Academy,	
	7. Anderson B.H., Dursaton, and Poole M.: Thesis and	
	assignment writing, Wiley Eastern.	
	8. Bijorn Gustavii: How to write and illustrate scientific	
	papers? Cambridge University Press.	
	9. Bordens K.S. and Abbott, B.b.: Research Design and	
	Methods, Mc Graw Hill Graziano, A., M., and Raulin,	
	M.,L.: Research Methods – A Process of Inquiry, Sixth Edition, Pearson	
	10. Bird, A., Philosophy of Science. Routledge.	
	11. Deakin, L. (2014). Best practice guidelines on publishing ethics: A publisher's perspective. Wiley.	
	12. Israel, M. (2015). Research ethics and integrity for	
	social scientists: Beyond regulatory compliance. SAGE	
	Publications.	
	Additional Readings	
	1. Israel, M., & Hay, I. Research ethics for social	
	scientists: Between ethical conduct and regulatory	
	compliance. Sage.	
	2. Kimmel, A. J., Ethics and values in applied social	
	research. Sage Publications. MacIntyre, A. (198). A	
	short history of ethics. Routledge.	

	3. Mertens, D. M., & Ginsberg, P. E., The handbook of social research ethics. Sage Publications.
Learning outcomes	 Students able to comprehend the philosophy of research. Students will learn and apply the concept of ethics in writing legal articles, assignments, seminar preparation, etc.
	 Students will appreciate the concept of publication ethics. Students will be able to apply in practice publication ethics and open-access publication with the help of Urkund software.

Title of the Course: Legal and Social Science Research Writing and Publication

Course Code: LLM-601 Number of Credits: 4

Number of Credits: 4	1	
Prerequisites for	This course is open to students who are pursuing their	
the course	postgraduate studies at Goa University.	
Objectives	This course aims to:	
	 Familiarize students with different aspects of 	
	academic writing.	
	• Enhance the skills in writing research articles and	
	other academic texts	
Contents	Module 1: Research Process and Academic	15
	1. Writing What is Academic Writing?	hours
	2. Turning ideas into researchable questions	
	3. Drafting a research proposal	
	4. Process of writing a research paper	
	Module: 2. Research Ethics and Plagiarism Protection	15
	of Research Participants	hours
	1. Ethics and Academic Honesty,	
	2. Research Misconduct/ Fabrication/ Unethical	
	Practices; Avoid plagiarism:	
	3. Anti-Plagiarism Tool Plagiarism Policies,	
	4. Penalties and Consequences	4 = 4
	Module: 3. Tools of Academic Writing Literature	15hours
	Review:	
	Process of literature review	
	2. Online literature databases;	
	3. Literature management tools Paraphrasing,	
	Summary Writing,	
	4. Use of MS Word/ MS excel, effective	
	presentations using PowerPoint and Beamer,	
	5. Plagiarism detection tools	
	Module: 4. Bibliography/Referencing	15
	1 Style Literature seems and Deference	hours
	Style Literature search and Reference	
	management	
	2. Citation,	
	3. Footnote/Endnote APA style;	
	4. Reference Management Tools	
	5. From Research to Publication Types of journals	
	6. Selection of journal and submission process,	
	7. UGC-Care List, Scopus, Web of Science, Impact	
	factor,	
	8. Identifying Predatory/cloned journals	
	o. Identifying Freducer Journals	

Pedagogy:	Lectures, discussions, tutorials, practical demonstration
References/Readings:	 Bailey, S. (2017). Academic Writing A Handbook for International Students. London: Routledge. Edwards, M. (2015). Writing in sociology. SAGE Publications, https://dx.doi.org/10.4135/9781483384467. Harris, A. and Tyner-Mullings, A. (2013). Writing for Emerging Sociologists. SAGE Publications. Israel M. (2014). Research Ethics and Integrity for Social Scientists. London: SAGE Publications. Jayaram, N. (2019). Manual of Style (Eighth Revised Edition). Mumbai: TISS. Retrieved from: https://tiss.edu/uploads/files/Manual_of_Style.pdf.
	Additional Readings
	 Kail, B. and Kail, R. (2022). Effective Writing for Sociology. New York: Routledge. Lahman. (2017). Ethics in Social Science Research Becoming Culturally Responsive. London: SAGE Publications. Semalty A. (2021). Academic Writing. Hyderabad: BS Publications. Sutherland-Smith, W. (2008). Plagiarism, the Internet, and Student Learning Improving Academic Integrity. London: Routledge. Taylor, G. (2009). A Student's Writing Guide: How to Plan and Write Successful Essays. Cambridge: Cambridge University.3.
Course outcomes:	 Students will distinguish academic writing from other types of writing. They will recognize the requirements of precision, logicality, and objectivity while an intellectual writes for other intellectuals. They will recognize academic writing styles such as APA and Chicago in social sciences. They are trained to present their research findings in academic language.