Gener Rules for LL.B. (Three Year) {Six Semester}Degree Course (Session 2009-10 and onwards)

WHEREAS, it is necessary to adopt and implement the revised curriculum and rules formulated by the Bar Council of India, M.J.P. Rohilkhand University, Bareilly hereby adopts LL.B. Three Years (Six Semester) Degree Course of Study and frames the following general rules for the implementation from the academic year 2009-10 onwards.

(i) Eligibility for Admission: mon soluberg on service side

A candidate will be eligible for admission to LL.B. class if he/she has completed BA/B.Sc/B.Com or any other bachelor's degree recognized by M.J.P. Rohilkhand University and has secured not less than 45% marks at Graduate level. However, for SC/ST candidate minimum percentage of marks will be 40%.

(ii) Admission Procedure: 109 ALM yd nur smmargorg sorgeb

Admission to LL.B. First Semester will be made strictly on the basis of the merit list prepared according to the percentage of the marks obtained by candidates in the qualifying examination plus the weightage, if any, for which the candidate may be entitled as per University Rules. The percentage will be calculated upto three figures after decimal point.

(iii) To determine the merit for admission of such candidates who have secured equal marks in the qualifying examination, the percentage of marks secured by the candidate at the intermediate or equivalent examination will be the determining factor of merit for admission. If the marks obtained at the intermediate or equivalent examination by two or more candidates are the same, in that case the candidates senior in age will get preference in the merit list.

(iv) Reservation and weightage shall be as per University Rules.

Unquote (Justification):

- Since the number of candidates applying for entrance examination for admission to LL.B. is less than three times of the available seats in affiliated colleges, there is no need for entrance examination.
- It has been observed in previous years that a lot of time is wasted in the process of entrance examination and counseling, and still most of seats in various affiliated colleges could not be filled by the university; hence, this system is of no utility in such circumstances.
- 3. A significant majority of candidates, who apply for admission to this course are graduates from the Mahatma Jyotiba Phule University; so we can rely on the examination results of the same university.

(v) Prohibition to register for two regular courses of study:

No students shall be allowed to simultaneously register for a law degree programme with any other graduate or post graduate degree programme run by M.J.P. Rohilkhand University or any other University or an Institute for academic or professional learning.

(vi) Age on admission: Age on admission:

Bar Council of India has recommended for maximum age on admission to LL.B. Course; however, these are only recommendatory and not mandatory. Since M.J.P. Rohilkhand University is an affiliating University for LL.B. Course, the Faculty Board is of the view that maximum age bar is not feasible as of now. However, the Vice Chancellor, M.J.P. Rohilkhand University may take final decision regarding age on admission keeping in view the recommendation provided in Schedule III Para 28 of Bar Council India Rules of Legal Education after necessary deliberations.

(vii) Attendance:

No student of LL.B. programme shall be allowed to take the end semester examination if the students concerned has not attended minimum of 75% of the classes held as also the moot court room exercise, tutorials and practicals conducted in the subject taken together.

Provided that if a student for any exceptional reasons failed to attend 75% of the classes held in any subject, the Principal of the College may allow the student after approval from the Vice-Chancellor of M.J.P. Rohilkhand University, if he/she attended at least 66% of the classes held.

(vii) Overriding Effect:

The relevant UGC/BCI Rules (as amended from time to time) shall be binding on the University.

In every Semester in each paper/mactical, as the oase may be.

LL.B. (Three Year: Six Semester) Programme:

Rules for Promotion, Exemption, Back Paper including Rules for Improvement etc. to be effective from Session 2009-10

- (A) Curriculum and Duration of Studies:
- The Three Year degree course in law, namely Bachelor of Laws (LL.B.) shall be divided in Six Semester.
- The curriculum of studies of the LL.B. Degree shall comprise of the courses set out hereinafter schedule A.
- The course content of each paper of study shall be such as set out hereinafter schedule B.

Provided that the Board of Studies in Law may make such changes in content of the course of study as and when it deems it necessary and report the matter to the Faculty Board of Law for approval.

- 4. The curriculum of study for the LL.B. three year degree course shall be spread over three academic years, and shall be divided into six semester for the examination purposes called as First, second, third, fourth, fifth and sixth semester. Each academic year shall be divided into two semesters.
- 5. Each semester course shall be conducted in not less than 15 weeks with not less than 30 class hours per week, including tutorials, moot court, seminars, workshops and special lectures provided there shall be at least 24 lecture hours per week as prescribed by the Bar Council of India.

The relevant UGC/BCI Rules (as amended from time to time) (B) Examination: :noited investity.

 In every Semester in each paper/practical, as the case may be, maximum marks shall be 100 while minimum pass marks in each paper shall be 36% individually and 45% in aggregate i.e., total of all papers, as the case may be, of that Semester taken together.

2. A candidate shall be examined in 20 compulsory and six optional theory papers and one General English and Legal Language paper from first to sixth semester carrying 90 marks for each paper through written examination conducted by the University and 10 marks in each paper shall be of tutorial/written assignments.

3. A candidate shall be examined for tutorial/written assignments by two examiners, of which one shall be internal and one external. External examiners shall be appointed batch wise by the university for each Semester. Internal examiners of each paper shall conduct examination of the concerned paper for tutorial/written assignments with the same External examiner in a particular batch.

The Examination Committee, in pursuance of its Resolution no. 4 in its meeting held on 01.04.2010, unanimously revises the evaluation process of the Tutorial/Written Assignment as follows:

1. The provision of a Tutorial of 10 marks in each subject is maintained as per the guidelines of the Bar Council.

The marks of the Tutorial shall be awarded by the teachers teaching the concerned subjects and such teachers must be recognized/approved, selected by a due process /approved by

the university.

3. Out of the prescribed 10 marks for the Tutorials, 5 marks should be awarded on the basis of the attendance and performance of the student in the group discussion and, 5 marks on the basis of his written assignment and presentation. In reference to the marks awarded on the basis of the attendance, it is clarified that these marks should be awarded only to those students who have maintained more than 75% class room attendance.

4. The marks awarded on the basis of attendance should be based

on verifiable records (such as the Attendance Register).

5. In case, the marks awarded in Tutorials are less than 30% or more than 80%, the normalization process may be adopted to make the same justifiable.

The above text (decision of Examination Committee) has been sent all concern Colleges vide letter No.- Ru. Vi./Gop. /2010/12336-350 dated 05.04.2010 for immediate compliance.

- 4. The four compulsory practical Papers as prescribed in III, IV, V and VI semesters carrying 100 marks shall be examined as prescribed in the contents of the papers by two examiners, of which one shall be internal and one external.
- 5. Division shall be awarded on the combined result of examinations of all the Semester. Those of the successful candidates who obtain 45% and upwards and below 60% of the total marks obtainable shall be placed in the SECOND DIVISION and those of the successful candidate who obtain 60% and upwards of the total marks obtainable shall be placed in the FIRST DIVISION.
- 6. Grace Marks: A candidate may be given five marks as grace marks in individual paper or in aggregate, as the case may be, if

these grace marks enable him to pass the examination of that Semester.

7. Promotion:

No candidate shall be allowed to be promoted to Second Semester unless he has cleared in at least three papers in First Semester and has obtained not less than 40% marks in aggregate, Similarly, a candidate appearing the Second Semester examination shall not be promoted the Third Semester unless he has cleared at least three papers of Second Semester and has obtained not less than 40% marks in aggregate of Second Semester.

Provided that for the promotion to Third Semester, the candidate must clear at least eight papers of First, Second Semester with 45% marks in aggregate in both the Semesters. A candidate appearing the Third Semester examination shall not be promoted to the Fourth Semester unless he has cleared at least three papers of Third Semester and has obtained not less than 40% marks in aggregate of Third Semester.

However, for promotion to Fifth Semester, the candidate must clear all the papers of First, Second, Third and Fourth Semester respectively.

A candidate appearing the Fifth Semester examination shall not be promoted to the Sixth Semester unless he has cleared at least three papers of Fifth Semester and has obtained not less than 40% marks in aggregate of Fifth Semester.

No candidate shall be allowed to appear in an examination of any paper after the expiry of three consecutive attempts.

A candidate who is allowed to reappear in the examination in accordance with above rules shall appear in the next examination of those papers along with the regular examination of the Semester to which he was promoted.

A candidate who has failed in more than two papers or/and has failed to obtain minimum 40% in aggregate shall be allowed to

appear in the concerned Semester.

A candidate who has failed in the examination but ineligible for back paper facility may also be allowed to appear in the consecutive examination of the concerned semester.

A candidate will be allowed maximum of three consecutive chances to appear in a paper subject to the condition that he will have to clear the LL.B (Three Year Course) in maximum of Six years. If he fails to pass the examination during this period, he will be deemed to have abandoned the course and shall not be readmitted in these courses.

8. Readmission:

- I. There shall be no readmission in the first, third and fifth semesters.
- II. A student, who has failed in examination or failed to appear in the examination and who is otherwise eligible to appear in the examination as an ex-student shall not be admitted as a regular student.
- 9. Improvement: A candidate can reappear at the rate of one paper in each Semester, as back paper, for improving his marks/division. But this facility will be available to those candidates only who pass the examination in one go and without availing the back paper facility. However, the inter-se merit of the candidate shall be determined on the basis of marks obtained in the First examination.

All disputes regarding interpretation of provision of these rules shall be referred to the Examination Committee of the University whose decision shall be final.

SCHEDULE-A

not eldigilari tud moltanimaxe edi (Curriculum) etabliane A

LL.B. THREE YEAR (SIX-SEMESTER) DEGREE COURSE

LL.B. First Semester

Paper-I : Constitutional Law-1 as of soonado

Paper-II : Law of Contract (Contract-I)

fliw od bor Paper-III in noils Family Law-faq of alist of II ansay

Paper-IV : Law of Crimes Paper -I (Indian Penal Code)

Paper-V Law of Tort including MV Accident and

Consumer Protection Laws

LL.B. Second Semester

Paper-Limes: ni Constitutional Law-II

Paper-II Specific Contracts (Contract- II)

Paper-III

Family Law-II Company Law ed for Hade Paper-IV Property Law Paper-V

LL.B. Third Semester of neo stabibnes A : Inomovorquel

and Paper-I 101 : 9089 Administrative Law 1920 done of

Paper-II od: liw Environmental Law no zvio zviam

tuodiw bnPaper-III al n: danin Labour Law-1 odw vino establishes

ent to the Paper-IV and : even Public International Law of anillava

ni boniand Paper-V to aland and Professional Ethics & Professional

Accounting system(Clinical/Practical))

All disputes regarding interpretation of provision of LL.B. Fourth Semester and of bornster od linds select asent

: Law of Evidence and wylinswinU Paper-I

Paper-II Law of Crime II (Criminal Procedure Code) Paper-III Civil Procedure Code and Limitation Act

Paper-IV Labour Law-II

Paper-V Alternate Dispute Resolution

(Clinical/Practical))

LL.B. Fi Semester

raper-I : Jurisprudence I man I

Any the ee of the optional papers given in Schedule-A (i)

Paper-II : Optional Paper-I Optional Paper-II

Paper-IV : Optional Paper-III vnn) III-ragas Innoito()

Paper-V : Drafting, Pleading and Conveyance

(esocial) (Clinical/Practical) (Dedv)

LL.B. Sixth Semester

Paper-I : Principles of Taxation Law Any three of the optional papers given in Schedule-A (i)

Paper-II : Optional Paper-IV

Paper-III : Optional Paper-V

Paper-IV : Optional Paper-VI (us) VI-1948 I IsaningO

Paper-V : Moot court exercise and Internship

(Clinical/Practical)

Paper-VI: General English and Legal Language

OPTIONAL PAPERS

 Every student shall be required to opt Three optional papers in LL.B. fifth Semester and LL.B. sixth Semester respectively.

 Instruction in an optional paper shall be arranged by Colleges/Department keeping in view the availability of teaching staff and teaching material.

3. Optional papers shall be offered from the following list of papers:

LL.B. FIFTH SEMESTER

Optional Paper-I (any one)

- (a) Interpretation of Statutes and Principle of Legislation
- (b) Intellectual Property, Law and IPR Litigation
- (c) Banking Law

Opt	ional Pa	aper-II (any one)	Semester
	(a)	Human Right Law and Practice	
	(b)	Information Technology Law	
	(c)	Patent Law Israqui IngoingO	
Ont	ional Pe	per-III (any one)	aper-III :
Opt	(2)	Penology & Victimology	
	(b)	Cyber Crimes (Information Tech White collar Crime	
		pers given in Schedule-A (i)	
LL.	B. SIXI	H SEMESTER - 1970 Innolino	
Opt	ional Pa	aper-IV(any one)	aper-III : VI-regs
(a)		Land Laws including Tenure & T	
(b)	(b)	Trade Mark and Design	
(c)	(c)	International Organization	
Opt	ional P	aper-V(any one)	
-	(a)	Right to Information	
	(b)	Copyright Including Neighbouri	ing Rights
	(c)	Investment Law	
Opt	ional P	d. sixth Semester respectively.	
Charles	(a)	aper-VI(any one) Trust, Equity and Fiduciary Rela	tionships
	(b)	Direct Taxation(Income Tax)	gesvivoparamani aching material.
	(c)	Insurance Law	

SCHEDULE-B

Compulsory Papers (COURSES OF STUDY)

LL.B. FIRST SEMESTER

1- STRUCTURE AND WORKING OF THE INDIAN CONSTITUTION (CONSTITUTIONALLAW-I)

The course shall comprise of the following to part bold was I dailand of

- (1) Characteristics of the Indian Constitutions. Special Emphasis shall be placed on (A) Federal Structure and (B) Form of the Government.
- (2) Union Parliament: Organization, Procedure regarding Enactment of Legislation, Parliamentary Privileges.
- (3) Union Executive: The President, his Powers and Position including Ordinance Making Power.
- (4) Prime Minister and the Cabinet. Is the Prime Minister Real Head?
- (5) Distribution of Legislative Powers between Union and the States. Territorial and Topical Distribution of Powers. Power of Parliament to Legislate on State Matters. Doctrine of Territorial Nexus. Doctrine of Pith and Substance, Doctrine of Colourable Legislation.
- (6) Emergency Provisions with Special References to Proclamation of Emergency and President's Rule.

2. LAW OF CONTRACT (CONTRACT- I) o element bers ignored

The course shall comprise of the following:

- (1) Purpose, Evolution and Scope of Law of Contracts signal-
- (2) Proposal and Promise Including Communication of Proposal, Acceptance and Communication of the Revocation of Proposal and Acceptance.
- (3) Consideration and Doctrine of Privity of Contract.
- (4) Lawful Object and Consideration.
- (5) Capacity to Contract: Minors, Persons of Unsound Mind and Others Disqualified by Law: Nature and Effects of Minor's Agreements; Doctrine of Restitution.
- (6) Consent and Free Consent.

- Standard Form of Contracts (7) Agreements Declared Void Under the Contract Act. (8) Contingent Contracts (9) (10) Law Relating to Certain Relations Resembling those Created by Contracts, viz., Quasi-Contracts. (11) Discharge of Contract: LL.B.JTRST SEMESTER Discharge by Performance Discharge by Breach Including Anticipatory Breach (ii) (iii) Discharge by Agreement AROW GVA AROUNDINTE -1 (iv) Discharge by Impossibility of Performance with Particular Reference to English Law Doctrine of Frustration of To selegmon Hade sellion of T (12) Remedies Available Under Indian Contract Act, 1872 Compensation: Meaning Nature and Kinds; Remoteness of Damage; Measure of Damages; Contracts Containing Stipulation by Way of Penalty. (13) Remedies Available Under Specific Relief Act, 1963 mointained (i) General Principles of Granting Specific Relief (ii) Specific Performance of Contracts Including Contracts which cannot be Specifically Enforced Water I smide Dady bus assembly smirg Distribution of Legislative Powers between Polymers Distribution of Legislative Powers and Citi) Territorial and Topical Distribution of Powers. Power of Parliament to J. FAMILY LAW-I (HINDU LAW) DOC (WAL UDMIH) I-WAL YLIMAA 3. The course shall comprise of the following: how a sound comprise of the following: (1) Sources of Hindu Law, Schools and Sub-Schools of Hindu Law Marriage: Essentials of a Valid Marriage, Void and Voidable Marriage Matrimonial Relief: (3) Concept and Grounds of Various Matrimonial Reliefs viz. - Restitution of Conjugal Rights and to sengrous Hade senous all
 - Judicial Separation ws To soop ban not blovd second
 - Proposal and Promise Including anibulant saimord bas Isaogord
 - Acceptance and Communication of the Revocasorovid coposal and (4) Legitimacy - Legal Status of Children Born of Void and Voidable Marriage.
 - (5) Adoption
 - (6) Hindu Minority and Guardianship Act, 1956
 - (7) Law of Maintenance Hindu Adoption and Maintenance Act, 1956.

- (8) Joint Hindu Family (Mitakshara and Dayabhaga)
 - (a) Coparcenary Its Formation and Incidents
 - (b) Kinds of Property Obstructed and Un-obstructed Heritage, Coparcenary Property and Separate Property
 - (c) Rights and Duties of Karta man and proposition (a)
 - (d) Alienation of Coparcenary Property, Alienation of Undivided Coparcenary Interest
- (9) Law of Partition and Re-Union:
 - -Nature of Partition and and Improved household
 - -Partition how Effected and Reopened
- -Subject Matter of Partition W short pi soones of Isrone D
 - Injuria, Act of God, Inevitable Accident: Statutor noinu-98-
- (10) Law of Succession

4. GENERAL PRINCIPLES OF CRIMES (LAW OF CRIMES- I)

The course shall comprise of the following with special reference to the Indian Penal Code, 1860:

- Concept of crime; Element of crime-external and internal; Motive; Concept of Strict Liability;
- (2) General Exceptions viz. Mistake, Superior order, Action in pursuance of legal obligation, accident, necessity, young age, unsoundness of mind, drunkenness, consent compulsion, trifling act, communication made in good faith;
- (3) Right of Private Defence; Joint and constructive liability; Preliminary offences viz. Abetment, conspiracy and attempt,
- (4) Offences Affecting Human Body, viz. Culpable Homicide, Murder, Homicide by Rash and Negligent Act, Hurt and Grievous Hurt; Wrongful Restraint and Wrongful Confinement; Criminal Force; Assault; Outraging the Modesty of Woman; Kidnapping and Abduction.
- (5) Offences Against Property, viz. Theft; Extortion; Robbery; Dacoity; Criminal Misappropriation; Criminal Breach of Trust; Cheating; Mischief; Criminal Trespass.
- (6)(i) Offences Against Public Tranquility viz. Unlawful Assembly; Rioting and Affray.
 - (ii) Offences Against Marriage viz. Bigamy and Adultery.

5.	The state of the s
	Protection Laws shand how nothermorf all - yearsonage (a)
The	course shall comprise of the following:
	Evolution, Definition, Nature and Scope of Torts.
	(a) Its Development by Courts in England and India
	(b) A Wrongful Act-Legal Damage (b)
	(i) Damnum Sine Injuria testadal yangsonsqu'
	(ii) Injuria Sine Damno nointles I but nointing to wall (e)
	(c) Joint and Several Tort Feasors House The State of the Part of
	(d) Tort distinguished from Crime and Contract
(2)	General Defences in Torts: With Special Reference to Volenti Non Fit
	Injuria, Act of God, Inevitable Accident, Statutory Authority.
(3)	Vicarious Liability with Special Reference to Master's Liability for
	Acts of Servant.
(4)	Absolute and Strict Liability ,Absolute liability under the
	MoterVehicles Act 1988 (Section 140 to 143,161 to 163)
(5)	Torts based on Intentional Wrong-Doing.
	(a) Affecting Person - Assault, Battery and False Imprisonment.
	(b) Malicious Prosecution (1)
	(c) Affecting Immovable Property - Trespass to Land.
(6)	Torts based on Intentional and Negligent Wrong-Doing
	(a) Nervous Shock discussed all states and legal to
	mind, drankenness, consent compulsion, willin and willing (d)
	(c) Defamation adult boog ni share
(7)	Remoteness of Damage Date Intol Tourist Tourist Tourist Tourist (E)
(8)	(a) Need of Consumer Protection and Consumerism
	(b) Doctrine of Caveat Emptor
	(c) Consumer Protection & Doctrine of Negligence
(9)	Consumer Protection Act 1986: Salient Features of the Act and the
	Relationship of the Act with Other Consumer Protection Legislations.
(10)	Consumer Dispute Redressal Agencies - Their Constitution
	Jurisdiction and Procedure. What of Procedure (2)

LL.B. Second Semester and and The salud bas strips (1)

1- CONSTITUTIONAL RIGHTS AND LIBERTIES (CONSTITUTIONAL LAW -II)

The course shall comprise of the following: (d)

- (1) Fundamental Rights General : Scheme of Fundamental Rights, Who can Claim Fundamental Rights : Against whom Fundamental Rights are Available ? Suspension of Fundamental Rights.
- (2) Fundamental Rights Specific : Special Emphasis shall be Placed on the Following Rights:

(a) Right to Equality (Articles 14 to 18) and The notice lead (19)

(b) Right to Freedom of Speech and Expression (Article 19(1)(a))

(c) Right to Life and Personal Liberty (Article 21)

(d) Right to Freedom of Religion (Articles 25 to 28) wolfdbard (ii)

(e) Right to Constitutional Remedies (Article 32) (a) to slast (iii)

(3) Directive Principles of State Policy. Their Importance and Relationship with Fundamental Rights.

(4) Fundamental Duties

- (5) Union Judiciary: Supreme Court of India. Composition and Jurisdiction
- (6) Amendment of the Constitution. Power and Procedure; Basic Structure of the Constitution.

2. SPECIFIC CONTRACTS (CONTRACT - II)

The course shall comprise of the following:

- I. (i) Nature and Definition of Contract of Indemnity: Extent of Indemnifier's Liability.
 - (ii) Nature and Definition of Contract of Guarantee, Rights, Liabilities and Discharge of Surety. A supplied of Management of Contract of Guarantee, Rights, Liabilities and Discharge of Surety.

Schools of Muslim Law

- (2) Meaning and Definition of Contract of Bailment, Rights and Duties of Bailor and Bailee
- (3) Meaning of Bailment of Pledge; Pledge by Persons Other than the Owner.

(4) Contract of Agency:

(i) Nature of Contract of Agency

(ii) Modes of Creation of Agency

(iii) Modes of Termination of Agency

(5)	
	(11) Rights and Liabilities of Undisclosed Principal
	(iii) Personal Liability of an Agent
(6)	Contract of Partnership:
	(1) Nature and Definition of Contract of Partnership
	(ii) Non-Partnership Interests
	(111) Formation of Partnership and Partner by Holding Out
	(iv) Minor and Partnership Firm
	(v) Registration of Firms and Effects of Non-Registration
	(vi) Dissolution of Firms (21 of A1 salain A) virtuing of third (a)
(7)	Contract of sale of Goods:
	(1) Nature and Definition of Contract of Sale of Goods
	(11) Conditions and Warranties
	(iii) Rule of Caveat Emptor
	(iv) Nemo dat quad non habet
	(v) Definition and Rights of an Unpaid Seller Management drive
-	
5.	FAMILY LAW - II (MUSLIM LAW)
The	course shall comprise of the following:
(1)	Introduction: Who is Muslim, Conversion, Apostasy.
(2)	Sources of Muslim Law another transfer of the state of Muslim Law another transfer of the state
(3)	Schools of Muslim Law Marriage D. C.
(4)	Marriage: Definition, Nature, Capacity, Classification and Legal
(5)	Effect of Marriage. ; aniwollot adr to sarique of Ilade service of T
(6)	
(o)	Dissolution of Marriage under Muslim Law: (Divorce) Talaq, Ila,
(7)	Tally Larry Cod, Lidit, I don't Cit.
(8)	Dissolution of Muslim Marriage Act, 1939.
(9)	Maintenance of Wives with Special Reference to Section 125 Cr. P.C.
	Shah Banu Case and the Ensuing Legislation.
(10)	Parentage and Legitimacy: Acknowledgement of Legitimacy. Brief Study of Section 112 of the Evidence Act.
(11)	11/211
	(A) Configuration (A)
3	Company to the first of the fir
	Law of Pre-emption Yang Alo nottenions Tio sahoM (iii)
1	Panaltanalininia 1 to sapara (iii)

(15)	Genaral rule of Inheritance WELL VITOGOTY -C
	The course shall comprise of the following:
bas	The course shall comprise of the following:
A.	kormation of Companies
(1)	Meaning and Nature of Company with Emphasis on its Advantages and Disadvantages over Other Forms of Business Organisations.
(2)	Kinds of Companies (onoines)
(3)	Corporate Personality and Lifting the Corporate Veil
(4)	Promotion of Companies: (a) Promoters and Pre-Incorporation Contracts
tuni	(b) Registration of Companies (2)
(5)	Memorandum of Association and Articles of Association:
	(a) Meaning, Nature and Contents and Relationship Between the two
	(b) Objects Clause and Doctrine of Ultra-Vires
(6)	Prospectus and Statement in Lieu of Prospectus
(7)	Membership of Company - Its Acquisition and Termination.
В.	Corporate Capital: Share and Share Capital: Mean g, Nature and Kinds; Various Rights
(1)	
(2)	and Duties Attached to these S res. Issuance and Allotment of Shar s
(2)	Company Management and Aministration:
C	Company and its Various Organs Including Division of Powers
(1)	between Board of Directors and Company in General Meeting.
(2)	Company Meetings and Resolutions: notice of the Company Meetings and Resolutions: (9)
	(a) Types/Kinds of Meetings (AEE polices) sometime (01)
	(b) Essential Conditions of a Valid Meeting addressormal to slaz (11)
	(c) Procedure for Calling Company Meetings
596	(d) Resolution Kinds and Procedures Relating Thereto
(3)	Directors and Managing Director: Appointment and Legal Position.
(4)	Oppression and Mismanagement National Company Law Tribunal: Composition and Powers
(5)	National Company Law Tribunal: Composition and Powers
D,	Programme Control of the Control of
(1)	Modes of Winding Up:
(2)	Compulsory Winding Up - Conditions and Positions
(3)	Voluntary Winding Up: Kinds and Distinctions.
	Definition of League Continue Data and Linguistics

5-	Property Law sommer and the standard for the standard (21)
	course shall comprise of the following:
I.	General Principles Applicable to Transfer of Both Moveable and
	Immoveable Properties:
(1)	General Definitions - Immovable Property, Attestation, Notice
	(a) Meaning of 'Transfer of Property' (Section 5)
	(b) Meaning of 'Property' Including Non-transferable properties
(2)	(Section 6)
(2)	(a) Persons Competent to Transfer, Incidents of Transfer, Oral Transfer
	(Sections 7,8 and 9).
(3)	(b) Conditions Restraining Alienation (Sections 10 to 12) Transfer for Benefit of Unborn Person and Rule Agains
(3)	Perpetuity(Sections 13 to 18).
(4)	Vested and Contingent Interests (Sections 19 and 21)
(5)	Conditional Transfers (Sections 25 to 29)
(6)	Election (Section 35) Membership of Company - 11s Acquisition and rembership of Company - 11s Acquisition and
II.	General Principles applicable to transfer of Immoveable
	Properties only
7.	(a) Transfer by Unauthorised Persons Other than Full Owner (Sections 41 and 43)
	(b) Restrictive Covenant and Protection of Third Persons
	Rights(Sections 39 and 40)
(8)	Lis Pendens (Section 52) (TRO THO) bank 21010011 (Tho bano & reswind
(9)	Fraudulent Transfer (Section 53) Company Meeting Resolution (2)
(10)	Part-Performance (Section 53A) and Part-Performance (Section 53A)
(11)	Sale of Immoveable Property: Definition and Mode of Sale and
(10)	Exchange (Sections 54 and 118)
(12)	Mortgages: Definitions: Mortgage, Mortgager, Mortgagee, Mortgage
	Money, Mortgage Deed (Section 58), Charge (Section 100). Kinds of Mortgage (Section 58)
	Tarina of the Guerran So)
	Mode of Formalities for Creation of Mortgage (Section 59)
	Right to Redeem, Partial Redemption, Clog on Redemption (Section 60), Marshalling and Contribution (Sections 81 and 82),
	Subrogation (Sections 91 and 92).
13)	Survey (Section 7: and 72).
	Definition of Lease (Section 105) and Licence,

Determination of ase (Section 111) We Effect of Holding (ver (Section 116).	ADMINISTRATIVE LA
Effect of Holding (/er (Section 116).	course chall commissed the
ent of Administrative Law, Definflic	Reasons for the Developm
Definition of Gift (Section 122)	its Scope
Transfer how Effected (Section 123)	
Onerous Gift (Section 127)	Separation of Powers
Universal Donee (Section 128)	Delegated Legislation:
	(a) Necessity of Delegated
Definition, Acquisition and Kinds of	Easements (Sections 4 to 18)
	Fransfer how Effected (Section 123) Onerous Gift (Section 127) Universal Donee (Section 128)

LL.B. Third Semester Determination of Jase (Section 111) WAL SVITASTRINIMOA The course shall comprise of the following: 300 100 100 100 113 Reasons for the Development of Administrative Law, Definition and its Scope (2) Rule of Law Separation of Powers (3) (4) Delegated Legislation: (a) Necessity of Delegated Legislation (b) Constitutionality of Delegated Legislation Puppa Amount of (c) Judicial Control (d) Parliamentary Control (e) Procedural Control (5) Government Liability in Torts (6) Government Contracts and Government Liability in Contracts Promissory Estoppel (7) (8)Principles of Natural Justice Writs with Special Reference to: (9) (a) Writ of Certiorari (b) Writ of Mandamus (c) Writ of Quo-Warranto (10) Public Interest Litigation and Judicial Review of Administrative Action. (11) Ombudsman in India (12) Public Corporation 2. ENVIRONMENTALLAW The course shall comprise of the following: (1) General Background: (a) Problems of Environmental Pollution and Protection (b) History of Indian Environmental Laws (c) Importance and Scope of Environmental Laws (d) International Perspective of Environmental Law (2) Constitutional Aspects: (a) Distribution of Legislative Power

(b) Directive Principles of State Policy

	(c) Fundamental Duties 1-wgJ TuodgJ	3,
	(d) Fundamental Rights content of the salar most lade services	
(3)	Select Legal Controls - The Water (Prevention and Control	of
(3)	Pollution) Act, 1974 and the Air (Prevention and Control of Pollut	ion)
	Scope and Object, Main Features, Important Definition. 1881, 19A	
	(a) Salient Features of the Acts	
	Industrial Dispute and Individual Dispute sonitions (d)	(3)
	(c) Authorities - Composition, Power and Function	(4)
	(d) Mechanism to Control the Pollution	
	(e) Sanctions (A01 noitestion (A01 noitestion)	
(4)	Environment (Protection) Act, 1986:	
(.)	(a) Definition of 'Environment' 10 And replace Spirit and the Andrews and Andr	
	(b) Salient Features of the Act Allo soluted but growers and Duties of the Act	
	(c) Authorities - Composition, Powers, Functions	(01)
	(d) Mechanism to Control Environmental Pollution	
	(e) Sanctions	
(5)	Control of Noise Pollution:	(13)
10	(a) Legal Control evinegement's Prerogative lorino notalings)	(14)
	(b) Judicial Control	
(6)	Judicial Justice - Select Case Laws: ACCL 15 A anola U shart	.III
	(a) M.C. Mehta vs. Union of India (AIR 1987 SC 965, 982, 1086)	
	(b) M.C. Mehta vs. Union of India (AIR 1988 SC 1037, 1115)	
	(c) Municipal Council, Ratlam vs. Vardhichand and Others (AIR	(3)
	1980 SC 1622) anoint J abert beretage R to solitide it bas single.	(A)
(7)	Emerging Principles: Historical Background and Judicial Approa India	ich in
	(a) Polluter Pays Principle WALLAMOTTAMENTAL OLLEUS	4.
	(b) Precautionary Principle gniwollol adt to astromos llads astron	
	(c) Public Trust Doctrine Innormation of Institutional Incidentalian (c)	
	(d) Sustainable Development noifiging (a)	
(8)	Environmental Dispute and Grievance Settlement Mechanism:	
	(a) National Environment Tribunal Act, 1995-Powers, Function	s and
	Jurisdiction of the National Environmental Tribunal	(2)
	(b) National Environment Appellate Authority Act, 1997- Po	wers,
	Functions and Jurisdiction of the National Environment App	enate
	Authority. * ws. I to selgioning laneau (c)	

3. Labour Law-I Juties I-wal Tuodanamehau (c)	
The course shall comprise of the following:	
Total ation of Industrial Logislation in India	(E)
II Industrial Disputes Act, 1947	
(1) Scope and Object, Main Features, Important Definition	
(2) Industry	
(2) Industrial Dispute and Individual Dispute English (0)	
(4) Western and Employer of the South of the Control of the Contro	
(5) Reference of Disputes	
(6) Voluntary Arbitration (Section 10A)	
(7) Award (170 Award (
(8) Authorities under the Act Instrument of the Instrument (a)	
(0) Procedures Powers and Duties of Authorities 2011 1851 1851 1851 1851	
(c) Authorities - Composition, Powers, Functions shirts (01)	
(d) Mechanism to Control Environmental Pollution tuO-shot (11)	
panithan? (a)	
Control of the least of the lea	(5)
Denderson Denderson	of
Deceadings louis (0)	
Trade Unions Act 1926 Save Laze O foole - sotteut laiothut	
The State of the S	
THE PERSON OF THE PROPERTY OF	
and the control of th	
The delice of the state of the	
TO A STATE OF THE PROPERTY OF	
(5) Collective Bargaining	
(a) Polloge Principle Wilder LAW (a) The Company of	
The course shall comprise of the following:	
(a) Definition (b) Nature and Scope 1992 sons vent ban sluggid in memority and	
(b) Nature and Scope	
(c) Schools of International Law Mar I magnetive a language (s)	
(2) Sources of International Law: On the Land of the notice that the control of t	
(a) Customia Authority Acimonal Innovation (d)	
(a) Custom (b) International Conventions of To, not siberal, but enough to	
(c) General Principles of Law	

	(d) Indicial Designer and Invistic Westerness Laborators
(3)	(d) Judicial Decisions and Juristic Works was Indianated about
(3)	Relations between International Law and Municipal Law (a) Theories of Relationship
(4)	(b) Indian and British Practices as woll arrows To yillida muooo A
(4)	Recognition in International Law:
	(a) Concept, kind and Theories
(5)	(b) Legal Consequence of Recognition
(5)	0) Role of Law and Legal Profession in Social Transfe yrotirraT at St.
	(a) Law of the Sea
10	(b) Selected cases) sales (ii) Selected cases)
(6)	Rajendra V Pai v Alex Frmandes AIR 2002 SC 180:noitbisiruL
	(a) Territorial Jurisdiction EEL DZ SQL SHA amoovbs us A par nl
	(b) Extraterritorial Jurisdiction to associate A double a O aM parall
(7)	Asylum and Extradition 25 OF TER 1957 and made Mile Jer al
(8)	Pacific Settlement of International Disputes and Daystal confe
	P. J. Ratmam v d. Kanik ran AIR 1964 SC 244
5.	Professional Ethics & Professional Accounting
	system(Clinical/Practical) This course will be taught in association with practicing lawyers
	This course will be taught in association with any district
(A)	The course shall comprise of the following:
(1)	Notice and Characteristics of the State of Asia State of A
(1)	(a) Professional Ethics
	AND THE COMPANY OF THE PARTY OF
(2)	Historical Perspective and Regulation of Legal Profession,
(2)	
	Constitution, Function,
	Towers and Jurisdiction of State Bar Council and Bar Council of
(2)	India Admission and enrolment of Advocates
(3)	Contempt of Court by the Lawyers:
	(a) Civil Contempt
	(b) Criminal Contempt:
	-Punishment,
	- Defences
(4)	Strike by the Lawyers
(5)	Extent of Professionalisation of Legal Profession

Code of Ethics for Lawyers ow pine but bus anoisioe (I laipibut (b) (6)Professional Misconduct and its Control metal necessional Misconduct and its Control metal necessional Misconduct and its Control metal necessional Misconduct and its Control metal necession (-7)Bar-Bench Relations (8) Accountability of Lawyers Towards: about denied bas asibal (d) (9) - Court - Clients (a) Concept, kind and Theories - Society (b) Legal Consequence of Recognition (10) Role of Law and Legal Profession in Social Transform (B) Viva-Voce Cases(10 Selected cases) Rajendra V Pai v Alex Frrnandes AIR 2002 SC 1808 good of behalf 1. In re; A an advocate AIR 1962 SC 1337 initialization [in] 2. 3. In re; Mr. G a Senior Advocate of SC AIR 1954 SC 557 In re; Lalit Mohan Das AIR 1957 SC 250 oilibeatx I bus mulyz.A 4. Sheo Narayan Jafa v Judge Allahabad H.C. AIR 1953 SC 368 5. P. J. Ratnam v d. Kanik ran AIR 1964 SC 244 6. In re; "M" an Advocate AIR 1957 SC 149 7. 8. Jhon D' Souza v Edward Ani (1994) 2 SCC 64 9. In re; V.C. Mishra AIR 1995 SC 2348 10. L.D. Jaisingham v Narain das N Punjabi (1976) 1 ACC 354 Acts and Rule The Advocate Act, 1961, The Bar Council of India Rules, 1961 1. 2. Contempt of Court Act, 1971 The Advocates Welfare Fund Act, 2001 3. The Division of marks: - Written Assignment-40 marks, and but evilogerof leonoisil - On the Spot written test at the time of practical on above topics conducted by External and Internal examiners- 40 Marks (One hours Duration). Sale of Advocates A -Viva Voce-20 marks.

LL.B. Fourth Semester · LAW OF EVIDENCE The course shall comprise of the following: " Day better and see (1) Fact In-Issue; Relevant Facts; Document (1)Evidence: Proved; Disproved; Not proved: 10 notation (iii) (2)May Presume, Shall Presume, and Conclusive Proof (3) (4) Circumstantial Evidence (5) Relevancy and Admissibility; Res Gestae (Sections 6 to 13) Admission; Confession (Sections 17 to 31) (6) Dying Declaration (Section 32(1)) The sould purpose and primate an (7)Relevancy of Judgments (Sections 40 to 44) (8) Opinion of Experts; Opinion of Third Persons (Sections 45 to 47) (9) (10) Conduct and Character of Parties (Sections 52 to 55) (11) Judicial Notice (Sections 56 to 57) (12) Estoppel (Sections 115 to 116) The shoot stubescored livio . 8 (13) Means of Proof: Oral Evidence; Documents - Public Document, Private Document, Primary and Secondary Evidence; (Sections 59 to 65 and 74 to 78); Exclusion of Oral by Documentary Evidence Principle of Res-Judicate and Res Sub-Judice (99 of 19 animal) (14) (i) Burden of Proof (Sections 101 to 106) Burden of Proof (Sections 101 to 106) (ii) Witnesses: Competency and Compellability of Witnesses; Examination of Witnesses; Privileges : State Privilege and Private Privilege (Sections 118 to 155). 2. Law of Crime- II (Criminal Procedure Code) The course shall comprise of the following: roporties in Execution (1) Constitution of Criminal Courts and their Powers (2)Arrest of Persons and the Rights of Arrested Persons (3) Information to the Police and their Powers to Investigate Cognisance of Offences by the Magistrate and Court of Sessions. (4)Complaints to Magistrates and Commencement of Proceedings before (5)Inherent Powers of Courts, Sults against Government, seatrstigaM (6) The Charges: 199 . znoisholdqa A ban Isoqqa . atiu? To noistimi I (a) Forms of Charges to toolid, omit to gningual anomitmo (b) Joinder of Charges aga an animalang an implement Trials of the Cases:

(a) Sessions Trial .. B. Fourth Semester (b) Warraht Trial (i) Cases Instituted upon a Police Report operation of larts service and (ii) Cases Instituted Otherwise than on a Police Report Evidence: Proved: Disgroved: Not pro lairT to noisulano (iii) (c) Summons Trial by Magistrates Samuer Hard Samuer Tyal (d) Summary Trial Provisions as to Bails and Bonds of pullfdissimb A ban your vols A (8) Maintenance of Wives and Children (1982) noiseimbA (9) Security for Keeping Peace and Good Behaviour (9) (10) Maintenance of Public Order and Tranquility mobal to your volonia (11) Dispute as to Immovable Property to noming an agrant to noming O (12) Appeal, Revision and Reference and Thomas and Dona toubno (01) 3. Civil Procedure Code and Limitation Act The Course shall comprise of the following: W2 LmO : foor 1 to case M (E1) (1) Definition : Decree, Order, Mesne Profit, Gradation of Courts, Suit of 65 and 74 to 78); Exclusion of Oral by Documentary arutal livid Principle of Res-Judicata and Res Sub-Judice (SQ of 10 anothors) (2) Cause of Action, Place of Suing, Parties to the Suits, Framing of Issues, (3) Appearance and Consequences of Non-Appearances of Parties Suits by Indigent Persons, Suit by or Against Minors and Persons of (4) Unsound Mind Private Privilege (Sections 118 to 155). Judgment, Decree and Orders (5)Mode of Execution, Attachment and Sale of Movable and Immovable (6) Properties in Execution Arrest, Restitution, Simultaneous Execution, Ratable Distribution (7) Appeals: Appeal from Original Decree, Power of the Appellate (8) Courts, Reference, Review, Revision, Inherent Interim Orders: Commission, Arrest before judgmentAttachment (9)before judgement Temporary Injunctions, Interlocutory Order (10) Inherent Powers of Courts, Suits against Government (11) Limitation of Suits, Appeal and Applications, Period of Limitation, Continuous Running of Time, Effect of Sufficient cause for not Preferring Appeal or Making an Application within a Period of

Limitation, Legal Disabilities.

(12) Computation of Period of Limitation and Exclusion of Time in Legal Proceeding, Effect of Death, Fraud, Acknowledgement in Writing. Conceptual frame work of Social Security-II-WALI RUOBAL of .. The course shall comprise of the following: I. Employees States Insurance Act, 1948: anogmo Desoyolomia Historical Development answer Notional Extensional to yields I (1) (2) Objects and Application of the Act, Important Definitions Employment Injury out ontracting Out (Syrufal Insmyoldman) (3) Liability of the Employers for Accidents During and In the Course of (4) Employment. (5) Various Benefits Available Under the Act Constitution, Jurisdiction and Powers of Employees State Insurance (6) Court. The Minimum Wages Act, 1948: П. Object, Constitutional Validity and Salient Features of the Act (1) (2) Important Definitions of enthuloni solitoni bas wall moderaid A Fixation of Minimum Rates of Wages (3) The payment of Wages Act, 1936: III. Scope and Applicability of the Act. (1) (2)Payment of Wages and Deductions from Wages (3) Authorities Under the Act (4) IV. Important Definitions (1) (2)Inspecting Staff Health, Safety and Welfare Measures
Working Hours of Adults (3) Working Hours of Adults (4) (5) Employment of Young Persons -Viva Voce-20marks. (6) Annual Leave with Wages V. The Payment of Bonus Act, 1965: (1) Scope and Applicability of the Act (2)Important Definitions Minimum Bonus and Maximum Bonus (3) (4) Calculation of Bonus Eligibility and Disqualification for Bonus (5)

- VI. Employees! Compensation Act,1923(Workmen Compensation Amendment: Act 2009 act no 45 of 2009 amended the name of Workmen Compensation Act 1923)
 - (1) Conceptual frame work of Social Security-Evolution and concept of Social Security,
 - (2) Employees' Compensation Act, 1923: Definitions, Aims & Object,

(3) Liability of Employer, Notional Extension & Defenses,

- (4) Determination of Amount of Compensation, Compensation when (2) due-Penalty for default, Contracting Out (Sec.17), (3)
- (5) Appointment & Powers of Commissioner (Sec. 19-31) will de L

5. Alternate Dispute Resolution(Clinical/Practical))

The course shall comprise of the following:

- (i) Negotiation skills to be learned with simulated program
- Object, Constitutional Validity and Salient Fe allika noitaliano (j)
- (k) Arbitration Law and Practice including International arbitration and Arbitration rules.

The course is required to be conducted by senior legal practitioners through simulation and case studies. Evaluation may also be conducted in practical exercises at least for a significant part of evaluation.(assessment through case-study, viva, and periodical problem solution besides the written tests).

The Division of marks:

-case-study and periodical problem solution-50 marks,

-On the spot written test at the time of practical conducted by Internal and External examiners- 30 marks (One hours Duration) and

-Viva Voce-20marks.

LL	.B. Fifth Semester
1-	Jurisprudence sland Monay wal moowed with month of Monay with the state of Monay was a state of Monay was a state of the s
	course shall comprise of the following:
(1)	Introduction
	(a) Definition, Nature and Scope of Jurisprudence
	(b) Importance of the Study of Jurisprudence
(2)	Analytical School star has guiffent to esigloring land
	(a) Analytical Positivism
	(b) Imperative Theory: John Austin
1.	(c)Pure Theory of Law: Hans Kelsen
(3)	Historical School
	(a) Frederick Karl Von Savigny (b) Sir Henry Sumper Maine
	(b) Sit Fichtly Summer Maine
(4)	Natural Law School
	(a) Classical Natural Law
	(b) Revival of Natural Law: Rudolf Stammler
(5)	Sociological School
	(a) Background and Characteristics
	(b) Roscoe Pound nothing .[14] bas nothing friw?]
(6)	American Realist School:
	(a) Karl Llewellyn
(7)	(b) Jerone Frank mis bas antiburdam sanlo ingum od l
(7)	Legal Person:
	(a) Nature and Concept (b) Theories of Legal Personality
(8)	(b) Theories of Legal I cisonanty
(0)	Legal Rights: (a) Definition, Basis and Characteristics
	(b) Kinds of Legal Rights
(9)	Possession and Ownership:
(2)	(a) Possession in Fact and Possession in Law
	(b) Relation between Possession and Ownership
(10)	
(10)	(a) Theory of Remedial Liability
	(b) Theory of Penal Liability

- (11) Law and Morality:
 - (a) Relation between Law and Morals
 - (b) Legal Enforcement of Morality

5. Drafting, Pleading and Conveyance Object (6) Outline of the course: Description of the course of

(a) Drafting:- General principles of drafting and relevant substantive rules shall be taught.

I.I.B. Fifth Semester

- (b) Pleadings: -
 - (i) Civil: Plaint, Written Statement, Interlocutory Application, Original Petition, Affidavit, Execution Petition, Memorandum of Appeal and Revision, Petition under Article 226 and 32 of the Constitution of India.
 - (ii) Criminal: Complaint, Criminal Miscellaneous petition, Bail Application, Memorandum of Appeal and Revision.
 - (iii) Conveyance: Sale Deed, Mortgage Deed, Lease Deed, Gift Deed, Promissory Note, Power of Attorney, Will, Trust Deed
 - (iv) Drafting of writ petition and PIL petition

Note:

The course will be taught class instructions and simulation exercises, preferably with assistance of practicing lawyers/retired judges. Apart from teaching the relevant provisions of law, the course may include not less than 15 practical exercises in drafting and 15 exercises in conveyanceing. Each student is required to maintain a diary under the guidance of Subject teacher. The evaluation of marks will be as under:

- (i) Preparation & maintenance of diary (Evaluation of Diary by internal and External Examiners will be done in consultation with subject teacher) -60 marks
- (ii) On Spot written examination at the time of practical for evaluating drafting skill of student, conducted by Internal and External Examiners 30 marks(One hours and thirty minutes Duration)
- (iii) Viva Voce-10 marks.

LL.B. Sixth Semester and an interest of the soup in

1. Principles of Taxation Law The course shall comprise of the following:

- Introduction: Origin, History and Need of Taxation
- (2) Concept of Tax and Fee, Distinction between Tax and Fee
- Canons of Taxation(Characteristics of a good tax system) (3)
- Direct and Indirect tax (4)
- (3) Constitutional provisions relating to Taxation :Nature and Scope of all the above three aspects. This will carry 10 marks. Tax
 - (a) Taxation and Right to equality
 - (b) Taxation and Freedom of Trade, Commerce and Intercourse
 - (c) Residuary Power of Taxation Under Entry 97 of the Union List
- Power to levy taxes on income vollot on to sairgmoo flads servos on (4)
- (5) Power to levy Excise Duties
- Taxes on Sale or Purchase of Goods Dunn I lagod of noil bound (6)
- Distribution of Tax Revenues between centre and states (a) (7)
- Inter-Governmental Tax Immunities in a federation and larged (c) (8)
- (9) Judicial Review of the Orders of Tax Authorities (1)
- (10) Tax evasion & Black money- Causes & effects of Tax Evasion, Tax evasion distinguished with Tax Avoidance and Tax Planning.

5. Moot court exercise and Internship: [10]

This paper may have three components of 30 marks each and a viva for 10 marks.

(a) Parts and Types of the Sentences

- Moot Court (30 Marks). Every student may be required to do at least three moot courts in a year with 10 marks for each. The moot court work will be on assigned problem and it will be evaluated for 5 marks for written submissions and 5 marks for oral advocacy.
- Observance of Trial in two cases, one Civil and one Criminal (30 marks): Students may be required to attend two trials in the course of the last two or three years of LL.B. studies. They will maintain a record and enter the various steps observed during their attendance on different days in the court assignment. This scheme will carry 30 marks.

- Interviewing techniques and Pre-trial preparations and Internship diary (30 marks): Each student will observe two interviewing sessions of clients at the Lawyer's Office/Legal Aid Office and record the proceedings in a diary, which will carry 15 marks. Each student will further observe the preparation of documents and court papers by the Advocate and the procedure for the filing of the suit/petition. This will be recorded in the diary, which will carry 15 marks.
- (d) The fourth component of this paper will be Viva Voce examination on all the above three aspects. This will carry 10 marks. (a) Taxation and Right to equality

General English and Legal Language 6.

The course shall comprise of the following: Power to levy Excise Duties

- Introduction to Legal Language: The seefour To sleet no rexel 1.
 - (a) Need and Importance of Legal Language
 - (b) Legal Language in India
- (c) Official Language the Constitutional Position (Articles 343 to 347, (10) Tax evasion & Black money- Causes & cheets (150,050,8480. Tax
- Proficiency in General English: A self of the badelugaileth noiseve 2.
 - (a) Parts and Types of the Sentences
 - (b) Parts of Speech A Brief Introduction 1979 171003 100 M
 - (c) Tenses: Forms and Use
 - (d) Active and Passive Voice
 - (e) Direct and Indirect (or Reported) Speech
- (f) Some Common Mistakes in English (whele 0E) two O toold
- 3. Two Legal Terminology: 1 sham 01 drive any a ni shuon toom south
 - (a) Terms Used in Civil and Criminal Law and the show
 - (b) Latin Words and Expressions Meaning and use of the following shall be taught - Ab Initio, Ad Idem, Ad Infinitum, Ad Nauseam, Ad Valoram, Alibi, Ambiguitas Latens, Ambiguitas Patens, Amicus Curiae, Animus Possidendi, Audi Alteram Partem, Bonafide, Caveat Emptor, De Facto, De Jure, De Novo, Ejusdem Generis, Ex Gratia, Ex Parte, Ex Post Facto, Factum Valet, Fait Accompli, Fiat Justitia, Inter Alia, In Limine, Jus Ad Rem, Jus In Personam, Letter Rogatory, Locus Standi, Malafide, Modus' Operandi, Mutatis Mutandis, Nudum

Pactum, Obiter, Onus Probandi, Parens Patriae, Pari Passu, Per Incuriam, Prima Facie, Pro Bono Publico, Quid Pro Quo, Ratio Decidendi, Raison D'etre, Res Integre, Res Nullius, Sine Qua Non, Intra-Vires, Ultra Vires,

4. (a) Essay Writing on Topics of Legal Interests in English

(b) Letter Writing in English

5. (a) Translations: English to Hindi and Hindi to English

(b) Precis Writing in English

OPTIONAL PAPERS (COURSES OF STUDY)

LL.B. FIFTH SEMESTER:

Optional Paper-I (any one)

- (a) Interpretation of Statutes and Principle of Legislation
 The course shall comprise of the following:
- (1) Introductory: Meaning, Purpose and Scope of Interpretation of Statutes; Nature of Statutes and their Classification
- (2) Internal Aids to Interpretation: Title; Preamble: Headings and Marginal Notes.
- (3) External Aids to Interpretation; Parliamentary History; Stare Decisis (Judicial Precedents); Dictionaries.
- (4) Rules of Statutory Interpretation: Primary (Basic) Rules; Secondary (Subsidiary) Rules; Literal Rule; Golden Rule; Mischief Rule.
- (5) Judicial Activism: Nature and Scope.
- (6) Presumptions in Statutory Interpretation: Presumption as to Jurisdiction; Presumption as to Prospective Operation of Statutes; Presumption Against Violation of International Law.
- (7) Maxims of Statutory Interpretation: Ejusdem Generis; Expressio Unius Est Exuclusio Alterius; Ut Res Magis Valeat Quam Paraeat.
- (8) Interpretation with Reference to the Subject Matter and Purpose of Statutes: Penal Statutes; Taxing Statutes.
- (9) Principles of Constitutional Interpretation: Harmonious Construction; Doctrine of Pith and Substance; Doctrine of Colourable Legislation; Occupied Field; Repugnancy.

(b)	INTELLECTUAL PROPERTY RIGHTS LAW AND IPR
Th	e course shall comprise of the following:
1.	The Concept of Property vis-a-vis Intellectual Property
	(a) Concept of Property and theories of Property-An Overview.
	(b) Theories of Intellectual Property Rights (b)
	(c) Social and Economic Development and Role of Intellectual
6	Property System.
	(d) Need for Protecting Intellectual Property-Policy Consideration
2.	,NationalPerspectives and International Demands
3.	Kinds of Intellectual Property-organised Development-An Overview
	Intellectual Property Rights as Human Rights
4.	Role of International Institutions - WI PO
	Optional Paper-I (any one) Oqiwa (a)
	(a) Functions of WI PO Than actual to not mercratal (a)
	(c) Membership of WI PO uniwolled out to serigmon lists serious self-
	(d) Agreement between WIPO and WTO
5.	(e) Dispute Settlement- New Treaties
5.	International Legal Instruments Relating to IPR- Paris Convention,
eiela	Bern-Convention, PCT etc.
6.	11 10 Engation vis-a-vis general impanion
7.0	Nature and Complexities of IPR Litigation
8.	LP.R. Litigation and National Interet.
(-)	
(c)	BANKING LAW nonepagaged with the another page (2)
1 ne	course shall comprise of the following:
1.	Origin and Development of Banking System Agologues 1
2.	Relationship of Banker and Customer and their rights and duties 3.
	E-Banking System and Legal Aspects
7.	Laws Relating to the Banking Companies in India
	(I) Reserve Bank of India Act, 1934
	(i) Evolution of Reserve Bank of India
	(ii) Reserve Bank as a bankar's bank of India
	(iii) Reserve Bank as a banker's bank and advisor to the Government

	The section of the se
10	II) Banking Regulation Act, 1949
ROU	i) Business of Banking Companies
1	ii) Prohibited Banking functions
	Suspension of Business and Winding Op of Banking
	(iv) Application to Co-operative Banks
	GID Foreign Exchange Management Act, 1999
	(i) Objectives, Scope and Commencement of the Act
	(ii) Contravention and Penalties (01)
	(iii) Adjudication and Appeal
	(iv) Directorate of Enforcement Indiana Indian
	Meaning and kinds of Negotiable Instruments
	Endorsement, Negotiability and Assignability and Endorsement (11)
6.	Holder and Holder in due course grant and Holder in due course
7.	Holder and Floride in and Collecting Banker
8.	Rights and Liabilities of Faying and Concerns Dishonour of Negotiable Instruments Including Criminal Liability of
9.	Dishonour of Negotiable Institutions metading
	Drawer and Protection of Collecting Banker
Opt	ional Paper-II (any one) Human Right Law and Practice
(a)	Human Right Law and Practice
The	shall comprise of the following.
(1)	Magning and Concept of Human Rights:
(2)	Evalution and Development of Human Rights Law . 9 Install (10)
grita	(a) Impact of Natural Law and Natural Rights - spinnodin A (b)
	(b) Human Rights-Classification Tandlem A and Characteristics
(3)	Human Rights and the United Nations:
	(a) Charter Provisions
	(b) International Protection of Human Rights
(4)	Universal Declaration of Human Rights
(5)	International Covenants and the Protocols:
	(a) Civil and Political Rights Care A complied mibal of T (d)
(6)	(b) Economic, Social and Cultural Rights Human Rights in India, Human Rights and Indian Constitution, Human Rights in India, Human Rights Act, 1993: (a) National Human
(7)	The Protection of Human Rights Act, 1993: (a) National Human
	Rights Commission (b) State Human Rights Commission(c) Transaction
	Rights Court

(8	B) Judicial activism & Protection of Human Rights in India, Role Non-Governmental organization in the Promotion and Protection of Human Rights:	of
	of Human Rights,	
(9	Programmes and Polices: anonogui anning beliding (ii	
	(a)Integrated Cl 'd Development Scheme	
	(b)School Education and Mid day meal	
	(c) Rural Health and Employment	
	(d) Welfare Schemes	
(1	0) Promotion and Respect of Human Rights: 08 nounsystimo) (ii)	
	(a) Role of Civil Society and the Media	
	(b) Role of Educational Institutions	
1/1	Meaning and kinds of Negotiable Instruments (2)	
(1	- Sino and Chancinges of Chonalization	
(1.	2) Future of Human Rights	
30	Rights and Liabilities of Paying and Collecting Banker	. 8
(1	o) Information Technology Law	.0
1.	The Information Technology Act, 2000	
	(a) History, Object, Scope and Commencement of the Act.	Cost
	(b) Overview of a Computer, Computer Network and the internet	
2.	(a) E-Governance, Attribution, Acknowledgement and Despate	and Ta
	Electionic Recolds	ch of
	(b) Digital Signature and Secure Digital Signature	
	(c) Authorities- Controller, Certifying Authorities Adiadi-	ation
	officer and Cyber Appenate Tribunal	ating
3.	Contravention and Offences, Power of Police Officers and	
	Jurisdiction and an arrange (a)	
4.	Cyber Space- Intellectual Property Rights.	
5.	Amendments to the various enactments.	(4)
	(a) The Indian Penal Code, 1860	(5)
	(b) The Indian Evidence Act, 1872 and Indian Indian (s)	
	(c) The Reserve Bank of India Act, 1934	
6.	Liability of Network Service Providers	
	THE PARTY OF THE P	
	follow A	
	The Protection of Human Rights Commission (b) State Human Rights Commission (d)	(7)

(c)	(b) Cyber Crimes (Information Technology was Innated
The A.	(1) Evolution and Development of Patent Law (2) International Conventions/Treaties on Patent (a) Paris Convention
В.	(b) Patent Cooperation Treaty (c) WTO- TRIPs (d) Harmonization of CBD and TRIPs Indian Patent Law
(1)	The Patents Act, 1970 with its amendments mountained and (a)
(2)	Patentable Subject Matter, Patentability Criteria Trady() (d)
(3)	Procedure for Filing Patent Applications and Patent Granting
	Procedure
(4)	Revocation, Patent Infringement and Remedies (5)
C.	Public Interest Provisions for Preventing abuse of Patent Rights (1) (1) Relevent Provisions of the biological Diversity act 2002. (2) Acess and benefit sharing Issue (2)
Op	(3) White Collar Crimes and Public Servants with Special-referent Prevention of Corruption Act. (ano year) III-rapar lanoity
	(4) Professional Ethics of Doctors, Advocates, Engineers, Teacher White Collar Crimes. yeolomitaily & yeologo
The	course shall comprise of the following: ban samp etmogro (2) Relation between Criminology and Penology
(ii) (iii)	Concept and Forms of Punishment: From Ancient to Modern Theories of Punishment
(iv)	
(vi)	Crime Prevention and the Role of Police Concept of Treatment with Special reference to Prison, Probation and parole Victimology
(viii) New Dimensions of Penology- Compensation to Victims of Crime

(b) Cyber Crimes (Information Technology Offences) The course shall comprise the following: Meaning, Definition, Nature of Cyber crimes
Historical Genesis and Evolution of Cyber Crimes 1. 2. Statutory Laws pertaining to Cyber Crimes in India: 3. (a) Indian Penal Code (b) Patent Cooperation Treaty (b) Indian Evidence Act. (c) Information Technology Act. Cyber Crimes Laws of USA and U.K: A Comparative Study. 4. Specific Cyber crimes (a) Cyber Stalking mambaoma ati diw the to A atnoted off I Patentable Subject Matter, Patentability (mairorist addatas) (c) Child Pornography (d) Computer viruses noneming A metal and and and and and and a real Investigation and Jurisdiction over Cyber crimes. 6. (c) White collar Crime bas to ment and in the sent and sent (4) The course shall comprise the following: (1) Concept of White Collar Crime and difference with Traditional crimes for vitrovisions of the biological Diversity net seminal (1) (2) Causes of White Collar Crime (3) White Collar Crimes and Public Servants_with Special-references to Prevention of Corruption Act. (200-VIII) III-1998 I IBRODGO (4) Professional Ethics of Doctors, Advocates, Engineers, Teachers and White Collar Crimes. (a) Penology & Victimology Corporate Crimes and Stock Market Frauds.

LL.B. SIXTH SEMESTER Optional Paper-IV(any one) (B) Indian Trademark Law (a) Land Laws including Tenure & Tenancy system The course shall comprise of the following: (1) U.P. Zamindari Abolition and Land Reforms Act, 1950 (a) History and Development of the Land Tenure System in U.P. (b) The Aims and Objectives of the U.P. Z.A. and L.R. Act, 1950 and its Achievements. Meaning and Definition of: (a) (i) Estate, (ii) Intermediary, (iii) Vesting, (iv) Date of Vesting, (v) Subject Matter of Vesting. (b) Consequences of Vesting (c) Classes of Land Tenures: (i) Bhumidhar with Transferable Rights (0) (ii) Bhumidhar with Non-Transferable Rights (iii) Asami (d) Rights and Liabilities of the Classes of Land Tenures: (i) Transfer, (ii) Inheritance, (iii) Forfeiture and Extinction (e) (i) Surrender, (ii) Abandonment (f) Management and Allotment of Land under the UP ZA and L.R. Act, (3) U.P. Land Revenue Act, 1901. (a) Constitution and Jurisdiction of the Board of Revenue. (b) Officers and Courts under the U.P. Land Revenue Act, 1901. (c) Maintenance of Maps and Record, (i) Sagara, (ii) Khasra (iii) Khatauni, (iv) Mutation (d) (i) Appeals (ii) Reference and (iii) Revision under the U.P. Land Revenue Act, 1901 (Statutory Materials) (4) Sailent feature of The U.P. Consolidation of Land Holdings Act, 1953 (5) Sailent feature of The The U.P. Imposition of Ceiling on Land Holdings Act, 1961 (b) Trademarks and Design

- (A) Introduction to Trade marks
 - (1) Need and Emergence of Trade Marks Law
 - (2) Definition and concept of trademarks
 - (3) Kinds of Trade Mark

	(4) International Legal Instruments on Trade Marks
(B)	
	(1) The Register and Conditions for Registration (1)
	(2) Procedure for and Duration of Registration of Hada arrivo and I
	(3) Effect of Registration and I ban notified A habaima X 9. U (1)
	(5) Passing-Off and Infringement of Trade Mark
i han f	(6) The doctrine of honest Current User of honest Current
LOUIS	(7) The doctrine of deceptive similarity
(C)	(1) A soignment out out d'Tube sur insien
1	(2) Use of Trade Marks and Registered Users
) -8111	(3) Protection of well-known marks
	(4) Appellate Board, Offences, Penalties and Procedure
	(5) Domain names and Effects of New Technology (Internet)
(D)	An Overview of the Design Act, 2000 This median (f)
. /	(ii) Bhumidhar with Non-Transferable Rights
(c) I	NTERNATIONAL ORGANIZATION
The	course shall comprise of the following:
(1)	Concept and Nature of International Organization; Progress of
	Mankind Towards International Organization; Individual Visions and
A 57	Organized Peace Movement o marrioll A bas in paragraph (1)
(2)	The League of Nations: General Provisions, Organs of the League -
	Assembly, Council, Secretariat; Causes of the Failure of the League.
(3)	A Comparative View of the League Covenant and the U.N. Charter.
(4)	The United Nations: Genesis and Creation
sm. (H	-Purposes at Principles of bas again to constitute (a)
119 -1210	-Membership mointain (vi) imputation
	-Legal Capacity was (ii) but something (ii) alsoque (i) (b)
	-Privileges and Immunities and violated 1001 to A superval
(5)	The U.N. Organs: Their Composition; Power and Functions.
(6)	A chievements of the United Nations
(7)	Review and Revision of the Charter
(8)	Specialized Agencies: Concept, Relationship with U.N., UNESCO,
	ILO. WTO
(9)	Regional Organizations (A)
	(1) - Need and Emergence of Inde Malaria Basis and Control of the

Optional Paper-V(any one) not de following: (d)	
(1) The Later of the Later of the Control of the Co	
The course comprise of the following: 1. Conceptual Background: Right to know, Open Government and	
Transparency in Governance	
'All-ald disclosure of Hochments/Informations.	
Comparative analysis of Laws in other common bar	
to (i) England (ii) I S A	
2 Privilege to withhold documents and the law III India - with special	
reference to:	
(i) Indian Evidence Act, 1872	
(ii) Indian Evidence Act, 1885 (iii) The Official S ret Act, 1923 (iv) The Atomic Energy Act, 1962 (iv) The Atomic Energy Act, 1962	
(iv) The Atomic Energy Act, 1962	
4. Right to Information and Legislative Measu s in India	3
1 to Insight a Dight to Information CL 2003	
A A A THINK	
	į
(a) Designation of Public Information Officer (b) System (b) System (c)	
(a) Designation of Public Information Officer (b) Request for obtaining information (b) Request for obtaining information (c) Request for obtaining information (d) Request for obtaining information informatin	
(b) Request for obtaining information	
(c) Disposal of request	
(d) Third Party Information (ii) The State Information Commission: Constitution, Powers and	
BHIWBILDI BILL ID I CHE CHOOL SHADON	
runction Commission Constitution Powers and	
The state of the second of the state of the	
1.0	
(iv) Appeal and Penalities 6 Right to-Information and Judiciary: Supreme Court on Right to)
* 0 1	
Information, -Electoral reforms, privilege and immunities of journalist involved in	(
(a) General Knowledge shout Stock Exchange	

(b) Copyright Including Neighbouring Rights 1998 I Leading The course shall comprise of the following: (1) Concept of Copyright a kind of Intellectual Property and and and a second concept of Copyright a kind of Intellectual Property and a second concept of Copyright a kind of Intellectual Property and a second concept of Copyright a kind of Intellectual Property and a second concept of Copyright a kind of Intellectual Property and a second concept of Copyright a kind of Intellectual Property and a second concept of Copyright a kind of Intellectual Property and a second concept of Copyright a kind of Intellectual Property and a second concept of Copyright a kind of Intellectual Property and a second concept of Copyright a kind of Intellectual Property and a second concept of Copyright a kind of Intellectual Property and a second concept of Copyright a kind of Intellectual Property and a second concept of Copyright a kind of Copyright a Nature, Origin and Development of Copyright adria seriors of the s (2) (3) Role of International Institutions: International Conventions/ Treaties on Copyright (a)Berne Convention and the susceptible block in a published (b)Universal Copyright Convention, Rome Convention (c) World Intellectual Property Organisation (WIPO) and Copyright (4) Meaning of copyright
(a) Copyright in literary, dramatic and musical works (b) Copyright in sound records and cinematograph films (c) Copyright in computer programme
(5) Registration of Copyright and Term of Copyright (6) Ownership of copyright, Assignments and Licensing (7) Author's special rights (8) Neighbouring Rights with land both moutamontal and making (9) Copyright Office and Copyright Board, Collective Administration of Copyright-Copyright Socities to A not a more and of the St. (10) Infringements and Remedies - Contractual, Civil, Criminal and Administrative (Remedies, especially, the possibility of Anton pillar injunctive relief in India.) noissanting information and resupe S (d) (11) International Copyright (c)Disposal of request (ii) The State Information Commission:Constiwal Insumation (c) The course shall consist of the following: (1) Meaning of Investment and Securities. Meaning of Investment and Securities. (2) Legal Regulations of Investment in Securities - Shares and Debentures of a Company: (a) Private Company remains typical ban nothermolate or adjust (b) Public Company (c) Other Companies
(3) Legal Regulations of Investment in Securities Listed at Stock Exchange (a) General Knowledge about Stock Exchange

(b) Procedure for Buying / Selling Corporate Securities through Stock

Exchange

(c) Role and Functions of Securities Exchange Board of India.

Legal Regulations of Portfolio Investment in Corporate Securities (4)

Legal Regulations of Investment through Mutual Funds (5)

Legal Regulations of Fixed Deposits with Companies and Rights of (6) Depositors

- Legal Regulations of Investment through Life Insurance Schemes, (7)Unit-Linked Insurance Plan, Public Provident Fund, National Saving Schemes, Units, Post-Office Scheme, Deposits in Bank and Other Schemes in the Form of Bonds.
- (8) Legal Regulations of Foreign Investment in Indian Securities and Indian Investments in Foreign Securities; To not be the man A ad I (i)
- Law Relating to Protection of Investors all lo donates and will delice (2) (9) (a) Pre-Investment Canadies of the Beneficiary (m) C themsevnI-pre-Investment (m)
 - (b) Post-Investment

Optional Paper-VI(any one)

LAW OF TRUST, EQUITY AND FIDUCIARY RELATION

This course is designed to acquaint students with general principles of Equity, Trust and Fiduciary Relations and remedies available under Equity. The course shall be divided in two parts: 10 noons amount . and Tax Avoidance

b)Direct Taxation(Income Tax Act, 1961)

Act, 1961, Income Tax Rules

(1) Equity (2) Trust & Fiduciary Relations.

The course shall comprise of the following:

History, nature and principles of Equity-Emergence of law of trust from Equity-The making of Indian Law of Trust and provisions of law of Trust-Religious Trusts-Principles of Equity and Equitable Remedies, Equitable Relief in different branches of law with special reference to and Profession, Capital Onin and other sources Calcul wal yrragorq Total and Taxable income, Tax rebate and Computation of Tytinp (1)

- (a) Nature of Equity someth A ban source at policetion at Typilidal J
- (b) History of Courts of Equity as A to serry T and beson I managed A
- (c) Relations of law of Equity A grown Some solution of ried I
- (d) The maxims of equity of bon assumes to insmelling. saitlens 9
- (e) Different Equitable remedies.

Trust & Fiduciary Relations:

- (a) Essentials of Trust
- (b) Fiduciary Relationship Concept, kinds vis-a-vis Trusteeship

(c) Trust and contract, Power, condition, charge and personal obligations—distinguished (d) Classification of Trust and its importance (e) Private Trusts (f) Public Trusts (g) Appointments, Retirement and removal of Trustee (h) Rights, Power, Discretion and control of Trustees (i) Duties of trustee in relation to: (i) Trust property; and (ii) Beneficiary (j) The Administration of Trust (k) Liability for Breach of Trust (l) Rights and Remedies of the Beneficiary (m) Constructive Trusts.) (b) Direct Taxation(Income Tax Act, 1961)
(a) Historical development of income tax law in india (b) Assessee, Assessment Year, Previous Year, Business, Agricultural Income, Person, Gross Taxable Income, Taxable Income, Tax Evasion and Tax Avoidance
 (2) Income Tax, Residential Status: Rules (Sec.6), Tax Liability Exemption (Sec.10), Deduction (Sec.80), related to individual, Expenses & Income, Rebate (Sec.88 & 88 B), Deemed income and clubbing of income, Carried Forward and Set of losses. (3) Heads of Income: Income from Salary, House property, Business and Profession, Capital Gain and other sources Calculation of Gross Total and Taxable income, Tax rebate and Computation of Tax Liability, Tax Collection at source and Advance Tax
(4) Assessment Procedure, Types of Assessment Income Tax Authority: Their function, Duties and Powers, Appeal, Offences, Fines and Penalties, Settlement of grievances and Prosecution, Income Tax Act, 1961, Income Tax Rules.
Trust & Fiduciary Relations: (a) Essentials of Trust
The Course shall comprise of the following: - qidanoitala qualquid (d)

Origin, History and Development of Insurance Law- Nationalisation 1. and Regulation of Insurance Business

Definition, Meaning, Nature and Importance of Contract of 2.

Insurance Meaning, Definition and Importance:

- (a) Premium Definition, Mode or Method of Payment, Days of Grace, Forfeiture and Return of Premium.
- (b) The Risk Meaning, Essentials, Scope,

(c) Assignment of Insurance Policy - Nature and Manner

- (d) Warranty Meaning, Characters, Kinds, the Effect of Breach of Warranty, Warranty and Representation
- (A)Formation of Insurance Contract 3.
 - (B) Nature of Contract of Insurance
 - (a) Insurable Interest
 - (b) Doctrine of Utmost good faith
 - (c) Doctrine of Causa-Proxima
 - (d) Doctrine of Indemnity.
 - (e) Doctrine of Subrogation, Contribution & Reinstatement
- Life Insurance 4.
 - (i) Definition, Essentials, Nature and Scope
 - (ii) Even Insured
 - (iii) Circumstances Affecting the Risk including suicide
 - (iv) Categories of Life Insurance Policies
- Fire Insurance 5.
 - (i) Definition, Nature and Scope
 - (ii) Meaning of the term "Fire" and "Loss by Fire"
 - (iii) Categories of Fire Insurance Policies.
- Marine Insurance 6.
 - (i) Definition, Nature and Scope
 - (ii) Categories of Marine Insurance Policies
 - (iii) Insured Perils
 - (iv) Loss and Abandonment
 - (v) Partial Losses and General Average
- (A)Miscellaneous Insurance (Burglary, Liability and Motor Vehicle) -7. Definition, Nature and Scope.
 - (B) Double Insurance and Reinsurance