COCHIN UNIVERSITY OF SCIENCE AND TECHNOLOGY KOCHI - 22



B.B.A. LL.B. (HONOURS) COURSE

SYLLABUS w.e.f. 2020-21 Academic Year onwards

SCHOOL OF LEGAL STUDIES COCHIN UNIVERSITY OF SCIENCE AND TECHNOLOGY KOCHI - 22

	Semester I									
Sl. No.	Subject	Subject Code	Duration of Examination	Marks Internal	Marks External	Total				
1	General English - 1	20-272-0101	3hours	50	50	100				
2	Business Organisation and Management	20-272-0102	3hours	50	50	100				
3	Business Statistics	20-272-0103	3hours	50	50	100				
4	Managerial Economics	20-272-0104	3hours	50	50	100				
5	General Principles of Contract (Law of Contract – I)	20-272-0105	3hours	50	50	100				
6	Law of Torts and Motor Vehicles Accidents	20-272-0106	3hours	50	50	100				
	TOTAL			300	300	600				

Semester II

Sl. No.	Subject	Subject Code	Duration of Examination	Marks Internal	Marks External	Total
1	General English – II	20-272-0201	3hours	50	50	100
2	Business Communication	20-272-0202	3hours	50	50	100
3	Business Environment	20-272-0203	3hours	50	50	100
4	Financial Accounting	20-272-0204	3hours	50	50	100
5	Constitutional Law – I	20-272-0205	3hours	50	50	100
6	Special Contracts (Law of Contract – II)	20-272-0206	3hours	50	50	100
	TOTAL			300	300	600

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Sl. No.	Subject	Subject Code	Duration of Examination	Marks Internal	Marks External	Total
1	Advertising and Publicity Management	20-272-0301	3hours	50	50	100
2	Cost Accounting	20-272-0302	3hours	50	50	100
3	Modern Banking	20-272-0303	3hours	50	50	100
4	Constitutional Law – II	20-272-0304	3hours	50	50	100
5	Jurisprudence (Legal Method, Indian Legal System and Basic Theory of Law)	20-272-0305	3hours	50	50	100
6	Law of Crimes-I	20-272-0306	3hours	50	50	100
	TOTAL			300	300	600

Semester III

Semester IV

Sl. No.	Subject	Subject Code	Duration of Examination	Marks Internal	Marks External	Total
1	Financial Management	20-272-0401	3hours	50	50	100
2	Human Resource Management	20-272-0402	3hours	50	50	100
3	Marketing Management	20-272-0403	3hours	50	50	100
4	Administrative Law	20-272-0404	3hours	50	50	100
5	Family Law – I	20-272-0405	3hours	50	50	100
6	Law of Crimes-II	20-272-0406	3hours	50	50	100
	TOTAL			300	300	600

	Semester V									
Sl. No.	Subject	Subject Code	Duration of Examination	Marks Internal	Marks External	Total				
1	Business Ethics	20-272-0501	3hours	50	50	100				
2	Information Technology for Business and Law	20-272-0502	3hours	50	50	100				
3	Consumer Protection Law	20-272-0503	3hours	50	50	100				
4	Family Law – II	20-272-0504	3hours	50	50	100				
5	Law of Criminal Procedure	20-272-0505	3hours	50	50	100				
6	Law of Evidence	20-272-0506	3hours	50	50	100				
	TOTAL			300	300	600				

Semester VI

Sl. No.	Subject	Subject Code	Duration of Examination	Marks Internal	Marks External	Total
1	Research Methodology	20-272-0601	3hours	50	50	100
2	Operations Management	20-272-0602	3hours	50	50	100
3	Civil Procedure Code and Limitation Act	20-272-0603	3hours	50	50	100
4	Company Law	20-272-0604	3hours	50	50	100
5	Labour Law – I (Trade Unions and Industrial Disputes)	20-272-0605	3hours	50	50	100
6	Public International Law	20-272-0606	3hours	50	50	100
	TOTAL			300	300	600

Sl. No.	Subject	Subject Code	Duration of Examination	Marks Internal	Marks External	Total
1	Management Project**	20-272-0701		100	0	100
2	Environmental Law	20-272-0702	3hours	50	50	100
3	Labour Law – II (Social Securities Law)	20-272-0703	3hours	50	50	100
4	Principles of Taxation Law	20-272-0704	3hours	50	50	100
5	Property Law	20-272-0705	3hours	50	50	100
6	Drafting, Pleading and Conveyance	20-272-0706		100	0	100
	TOTAL			400	200	600

Semester VII

Semester VIII

Sl. No.	Subject	Subject Code	Duration of Examination	Marks Internal	Marks External	Total			
1	Professional Ethics and Professional Accounting System	20-272-0801		100	0	100			
2	Organizational Dynamics	20-272-0802	3hours	50	50	100			
General Electives for VIII (choose any 4 papers)									
3	Air and Space Law	20-272-0803	3hours	50	50	100			
4	Criminology, Penology and Victimology	20-272-0804	3hours	50	50	100			
5	Disaster Management Law	20-272-0805	3hours	50	50	100			
6	Human Rights Law	20-272-0806	3hours	50	50	100			
7	Intellectual Property Laws	20-272-0807	3hours	50	50	100			
8	International Humanitarian and Refugee Law	20-272-0808	3hours	50	50	100			
9	International Trade Law	20-272-0809	3hours	50	50	100			
10	Interpretation of Statutes	20-272-0810	3hours	50	50	100			

Sl. No.	Subject	Subject Code	Duration of Examination	Marks Internal	Marks External	Total
11	Land Utilization Law	20-272-0811	3hours	50	50	100
12	Law and Medicine	20-272-0812	3hours	50	50	100
13	Law Governing Scientific Research	20-272-0813	3hours	50	50	100
14	Law of Co-operative Societies	20-272-0814	3hours	50	50	100
15	Law on Building and Engineering Contracts	20-272-0815	3hours	50	50	100
16	Law Relating to Child	20-272-0816	3hours	50	50	100
17	Law Relating to Ships	20-272-0817	3hours	50	50	100
18	Laws Relating to Armed Forces	20-272-0818	3hours	50	50	100
19	Marine Safety Law	20-272-0819	3hours	50	50	100
20	Science, Technology and Law	20-272-0820	3hours	50	50	100
21	Securities Laws	20-272-0821	3hours	50	50	100
	TOTAL No. of Subjects in Semester VIII - 6			350	250	600

Semester IX

Sl. No.	Subject	Subject Code	Duration of Examination	Marks Internal	Marks External	Total			
1	Mediation, Conciliation and Arbritration	20-272-0901		100	0	100			
General Electives for IX (choose any 2 papers)									
2	Animal Protection Law	20-272-0902	3hours	50	50	100			
3	Disability Law	20-272-0903	3hours	50	50	100			
4	Forensic Science and Medical Jurisprudence	20-272-0904	3hours	50	50	100			
5	Healthcare Law	20-272-0905	3hours	50	50	100			
6	Law of Local Self Government	20-272-0906	3hours	50	50	100			

Sl. No.	Subject	Subject Code	Duration of Examination	Marks Internal	Marks External	Total
7	Law of the Sea	20-272-0907	3hours	50	50	100
8	Law, Poverty and Development	20-272-0908	3hours	50	50	100
9	Laws Relating to Agriculture	20-272-0909	3hours	50	50	100
10	Private International Law	20-272-0910	3hours	50	50	100
11	Women and Law	20-272-0911	3hours	50	50	100
	Special Electives for	or IX (Choose	e any 3 pape	ers)		
12	Bankruptcy and Insolvency Law	20-272-931	3hours	50	50	100
13	Information Technology Law	20-272-932	3hours	50	50	100
14	Insurance Law	20-272-933	3hours	50	50	100
15	Law of Merger and Acquisition	20-272-934	3hours	50	50	100
	TOTAL No. of Subjects in Semester IX - 6			350	250	600

Semester X

Sl. No.	Subject	Subject Code	Duration of Examination	Marks Internal	Marks External	Total				
1	Moot Court Exercise and Internship	20-272-1001		100	0	100				
	Special Electives for IX (Choose any 5 papers)									
2	Banking Law	20-272-1002	3hours	50	50	100				
3	Competition Law	20-272-1003	3hours	50	50	100				
4	Foreign Trade Law	20-272-1004	3hours	50	50	100				
5	Law of Carriages	20-272-1005	3hours	50	50	100				
6	Law on Corporate Finance	20-272-1006	3hours	50	50	100				
7	Law of Corporate Governance	20-272-1007	3hours	50	50	100				
8	Viva-Voce	20-272-1050		0	100	100				
	TOTAL No. of Subjects in Semester X - 6 & Viva-Voce			350	350	700				

1. General English Paper I (20-272-0101)

Course objectives:

The objective of the course is to give the students a strong foundation of the English language which in turn is the basis of legislations, judgments and other legal instruments. The course is to equip them with the correct usage of English language and thus the possible interpretations of the same. This is essential for the students to learn law, in applying law, in arguing law, in drafting, and in judgment writing.

Learning outcome:

On successful completion of the course, the students will be able:

- ✤ To use the grammar correctly
- ✤ To develop good vocabulary, and writing skill
- ✤ To nurture a habit of reading

Course Contents:

Module I

Tenses and Concord, Nouns, Pronouns, Relative Pronouns

Module II

Gerunds, Adjectives, Adverbs, basic transformations.

Module III

Complex and Compounds Sentences Conditionals. Reported Speech

Module IV

Question tags and short responses, Common errors in usage

Module V

Reading comprehension - Principles and practices. Listening comprehension

Reference:

- 1. David B. Paie, How to Write Critical Essays?
- 2. Otto Jesperse, Growth and Structure of the English Language.
- 3. Bryand, English in the Law Courts.
- 4. Linter, The Practice of Criticism.
- 5. Lindley Murray, An English Grammar, Comprehnding the Principles and Rules of the Language illustrated, 1806

2. Business Organization and Management (20-272-0102)

Course Objectives:

The objectives of this course are to provide a basic knowledge to the students about the business organizations, to familiarize them with the basics of principles of management and to impart them an understanding of the art of management of business enterprises.

Learning Outcomes:

On successful completion of the course, students will be able:

- To understand the realities of business and also provides industry insights which enables the student to have a strong foundation for becoming a successful businessman.
- * To become a more effective Team Player to optimize organization's Performance
- To enable the student to understand the roles of managers in firms and acquire variety of career choice.

Course Contents:

Module I: Nature and Scope of Business

Meaning and characteristics of business; Divisions of business; Objectives of business; Business and economic systems; Evolution of Business; Forms of Business organization; Requisites for success in modern business; Qualities of a Good Businessman

Module II: Nature of Management

Concept and features of management; Management and Administration; Nature of Management: Is Management a Science or an Art? Is Management a Profession? Universality of Management; Importance of management; Evolution of Management Thought

Module III: Functions of Management

Nature of management functions; Management Role; Functions at various of Levels of Management: Functions of Board of Directors, Functions of Chief Executive, Functions of Middle Management, Functions of Supervisory Management; Functional areas of management

Module IV: Managerial Planning, Decision Making and Design of Organization Structure

Concept and nature of planning; Importance of planning; Steps in planning; Types of planning; Types of plans; Management by Objectives. Decision Making: Concept of decision and decision making; Types of decisions, Decision making process. Design of organization structure; Forms of organization structure; Coordination: Concept of coordination; Need for coordination; Types of coordination; Techniques for effective coordination

Module V: Staffing and Controlling

Staffing: concept of staffing; Importance of staffing; Factors affecting staffing; Directing: Concept of directing; Principles of directing; Motivation Theories: Maslow's need hierarchy theory, McGregor's

theory X and theory Y. Controlling: Concept of controlling; Steps in controlling; Types of control; Design of effective control system; Essentials of effective control system; Causes of resistance to control.

References:

- 1. Organization & Management: R. D. Agarwal, McGraw Hill., 2017
- 2. Business Organization & Management: Sharma Shashi K. Gupta, Kalyani Publishers, 2016
- 3. Business Organization: Sharma Shashi K. Gupta, Kalyani publishers, 2016
- 4. Modern Business Organization: S.A. Sherlekar, V.S. Sherlekar, Himalaya Publishing House, 2016
- 5. Business Organization & Management: C.R. Basu, Tata McGraw Hill, 1998
- 6. Business Organization & Management: R. N. Gupta, S. Chand, 2010
- 7. Business Organization & Management: Uma Shekaram, Tata McGraw Hill, 2018
- 8. Business Organization & Management: Niranjan Reddy & Surya Prakash, Vaagdevi publishers.2016
- 9. Principles of Management: Harold Koonts & Cyril O'Donnell, 2015
- 10. Essentials Of Management : W Jack Dunean , 2013

3. Business Statistics

(20-272-0103)

Course Objective:

The objective of this course is to provide basic knowledge about statistics and enable students to learn statistical techniques for further study in business, economics, and finance. This course applies statistical methods in a business context to address business related questions and evidence based decisions. It enables students to apply commonly used statistical methods and how to interpret the results.

Learning Outcomes:

On successful completion of this course, the students will be able:

- To know different types data and sources of data
- ✤ To apply the basic statistical tools
- To summarize and present data visually and numerically
- To develop critical thinking and problem-solving skills.

Course contents:

Module I: Introduction to Statistics

Origin, Meaning, Scope and Limitations of Statistics, Relationship with business and Industry, Data, Types of Data, Big Data, Information, Business analytics, Statistical variables: Qualitative and Quantitative Data.

Module II: Data Processing

Data Collection, Classification and Tabulations of data, Frequency Distributions, Data Grouping: Discrete and Continuous, Introduction to Graphs, Graph for Qualitative variables, Graph for Quantitative variables, various types of graphs and diagrams: pictographs, bar diagram, scatter diagram, histogram, pie chart, and frequency curve and frequency polygon

Module III: Measures of central tendency

Mean, Median and Mode, Weighted Average, Geometric Mean, Harmonic Mean, Relative merits of Mean, Median and Mode in a distribution, Mean of two or more means - Measure of dispersion - range - quartiles - standard deviation - Coefficient of variation Skewness – Kurtosis

Module IV: Introduction to Correlation and Regression

Correlation - Meaning - Positive, negative and zero correlation, Correlation through Scatter diagrams, Interpretation of Correlation Co-efficient, Simple and Multiple Correlation; Regression

Module V: Probability Theory

Basic concepts in probability. Statistical dependence and independence, Bayes theorem. Sample space and Events, Simple and Compound Events, Probability and Probability Distributions: Normal Distribution, Binomial and Poisson distribution

References:

- 1. Aczel, Amir D., Sounderpandian, J. & Saravanan P. Complete Business Statisticsm (7th ed.). India: McGraw Hill Education India Private Limited, 2017
- 2. Albright, S.C. & Winston, W.L. Business Analytics: Data Analysis and Decision Making (6th ed.). Cengage Publications, 2017
- 3. Anderson, D., Sweeney, D., Williams, T., Camm, J., & Cochran, J. Statistics for Business & Economics (12th ed.). India: Cengage Learning, 2014
- 4. Roger E. Kirk Statistics: An Introduction, Fifth Edition, (5th ed.). Thomson- Wadsworth Publication, 2008
- 5. Mc. Clave, Benson and Sincich, Statistics for Business and Economics, (13th ed.). Prentice Hall Publication, 2018
- 6. Jack Levin, James Alan Fox, Elementary Statistics in Social Research, , (12th ed.). Pearson Education, 2013
- 7. Richard Levin, Statistics for Management, (7th ed.). Pearson, 2008
- 8. Balakrishnan, N., Render, B., Stair, R. M., & Munson, C. Managerial decision modeling. Upper Saddle River, Pearson Education, 2017
- 9. Powell, S. G., & Baker, K. R. Business analytics: The art of modeling with spreadsheets. Wiley. 2017
- 10. Stine, R.E., & Foster, D. Statistics for Business: Decision Making and Analysis (2nd ed.). India: Pearson Education, 2013.

4. Managerial Economics (20-272-0104)

Course Objectives:

The objectives of this course are to provide knowledge to the students about basic economic concepts and to familiarize the students with the economic principles and theories underlying various business decisions and to equip the students to apply the economic theories indifferent business situations.

Learning Outcomes:

On successful completion of this Course, the students will be able:

- To design competition strategies, including costing, pricing, product differentiation and market environment according to the natures of products and the structures of the markets.
- To analyze the demand and supply conditions and assess the position of a company and realworld business problems with a systematic theoretical framework.
- To make optimal business decisions by integrating the concepts of economics, mathematics and statistics.

Course Contents

Module I: Introduction

Definition, scope, role in Business decisions; Economics systems.

Module II: Demand analysis

Demand analysis:- utility analysis of consumer's demand; indifference curves; consumer equilibrium; elasticity of demand and its measurements. Demand distinction-durable and non- durable goods, deriver and autonomous demand, industry and company demand; demand for forecasting-methods.

Module III: Cost analysis

Cost analysis-cost concepts and classification, cost-output relationship, determination of cost, breakeven analysis. Cost control and cost reduction.

Module IV: Markets its classification

Price determination; Market its definition and classification, price output determination under perfect and monopolistic condition. Business cycle: causes- indicators-business forecasting- use of business cycles in business decisions

Module V: National income

National income – meaning and concepts Trends in India's National Income – GDP – GNP – NNP – Methods of measuring national income - unemployment, black money and corruption– rising prices – Micro finance and its significance – importance of infrastructure in India's economic development

Reference:

- 1. Managerial Economics: Craig H Peterson and Jain, Pearson education, 2005
- 2. Managerial Economics: Gupta, Tata McGraw Hill, 2017
- 3. Managerial Economics: Maheshwari and Gupta, Sultan Chand & Sons, 2017
- 4. Managerial Economics: Dr. P.C. Thomas, Kalyani Publishers, 2016
- 5. Managerial Economics: H.L. Ahuja, S. Chand and Company, 2017
- 6. Managerial Economics: Mithani, Himalaya Publications, 2013
- 7. Managerial Economics: R.L. Varshney and K.L. M Maheshwari, Sultan Chand, 2014
- 8. Managerial Economics: R.N. Chopra, Kalyani Publishers, 2011
- 9. Managerial Economics: D.N. Dwivedi, Vikas Publishers, 2015

5. General Principles of Contract (Law of Contract – I) (20-272-0105)

Course Objectives:

The distinctive feature of this foundational course is that it is offered in two levels and is a consolidation of general principles of law of contracts. The focus of this course will be on the nature of agreement, the reason for non-enforceability of an agreement, the justification for non-performance of an agreement and the ground for awarding damages. The discussion will further entail the analysis of the law of obligations and specific reliefs for breach of contracts. The course also examines the practical applications of law relating to contracts to resolve issues posed by a technology driven commercial world. Being a foundation course the approach will be both theoretical and critical with emphasis on case law analysis. The course intends to cover the contemporary judicial and legal developments in this area.

Learning Outcomes:

On successful completion of this course, the students will be able:

- To assess the norms for formation and discharge of contracts in India and role of courts in enforcing them.
- To apply the existing legal principles of contract law to solve issues posed by an evolving technology driven society.
- To appreciate the legal framework relating to law of contracts.

Course content

Module-I- Formation of Contract

Nature of contractual obligation - Theories of contract – General classification of contracts – Electronic/ Smart Contracts – Government Contracts & International Contracts- offer-its Types, Intention to create legal relationship - Acceptance – Forms, essential elements and Promise.

Module-II - Essentials of Contracts

Capacity of parties – Legal Disqualification to enter into Contracts- Minors, Persons of Unsound mind – Effects of agreement with disqualified persons- Free consent - factors vitiating free consent - Misrepresentation, coercion - and undue influence – Fraud & Mistake

Module-III - Objects of Contract

Lawful object - Void transactions - Agreements against public policy - Agreement in restraint of trade, Marriage and legal proceedings – Uncertain and Wagering agreements.

Module-IV- Consideration

Consideration - Types - Effect of contract without consideration - Exceptions

Module-V - Discharge of Contracts & Remedies

Discharge of contracts -Performance of contracts – Breach of Contracts - Types of impossibility of performance - Alterations and novation - Accord and satisfaction - Quasi contracts- Remedies for breach - Damages –general and special - Specific performance – Types- Recession and cancellation -Injunctions

- Declaratory remedies

References

- 1. Avatar Singh, Law of Contract and Specific Relief, Eastern Book Co.(2020)
- 2. Pollock & Mulla Indian Contract and Specific Relief Acts, Vol. 1, 12th edn. Butterworths, (2012).
- 3. W.R. Anson, Principles of Law of Contracts, Alpha edition (2019)
- 4. W.R. Anson, Principles of the English law of contract and of agency in its relation to contract (2019)
- 5. Trietal, The Law of Contract, Sweet& Maxwell, 13thedn(2011)
- 6. A.Burrows, Remedies for Tort and Breach of Contract. Butterworths (1994)
- 7. Beatson, J., Anson's Law of Contract, Oxford University Press, (2002)
- 8. Fry, A Treatise on the Specific Performance of Contracts, 6th edn., Universal Law Publishing Co. Pvt. Ltd., 1997.
- 9. McGregor, Harvey, Mayne and McGregor on Damages, 12th edn. Sweet and Maxwell, London, 1961.
- 10. Mc Meel, Gerard, The Modern Law of Unjust Enrichment and Restitution, Oxford University Press, 2003.

6. Law of Torts and Motor Vehicles Accidents (20-272-0106)

Course Objectives:

This course in intended to give an idea about fundamentals of civil liability in India. It provides understanding about various specific torts, its essential ingredients, remedies and defences. It also deals

with compensation under MV Act. The course intends to cover the contemporary judicial and legal trends in this area.

Learning Outcomes:

On successful completion of this course, the students will be able:

- To apply the legal principles in real life situations happening in and around him such as assault, battery and tress etc.
- To identify whether there is a wrongful action and if so what remedies and defences is applicable to such cases.
- ✤ To practice as a successful lawyer in any civil courts in India.

Course Content

Module I: Introduction

Introduction - Definition, Nature and Scope of Law of Torts - Torts and Crime - Torts and Contract - Essential Elements of Law of Torts - Pigeon Hole Theory - Relevancy of Motive in Law of Torts - Specific Defences

Module II: Parties

Capacity and Parties in Torts - Joint and Several Tort-feasors - Malfeasance, Misfeasance, Nonfeasance-Vicarious Liability - Master and Servant - Doctrine of Common Employment.

Module III: Specific Torts -1

Nuisance – Essential Elements – Remedies – Defences - Negligence - Elements of Negligence - Res IpsaLoquitor - Contributory Negligence – Defences - Nervous Shock – Its Meaning and Principles – Defamation - Malicious Prosecution

Module IV: Specific Torts - 2

Trespass to Person: Assault, Battery – Mayhem & False Imprisonment - Trespass to Land - Trespass abinitio – Remedies - Defences - Strict Liability - Rule in Ryland's v. Fletcher- Dangerous thing – Escape of thing - Non-natural use of land - Exceptions - Its criticisms- Absolute Liability - Bhopal Gas Leak Disaster Case- Liability of Hazardous Industries

Module V: Economic Torts, Remedies and Motor Vehicles Act

Malicious Falsehood - Tort of Passing off – Intimidation –Conspiracy -Inducing breach of Contract -Detinue – Tort of Conversion (Trover) - Tort of Deciet - Slander of Title – Slander of Goods - Judicial Remedies – Extra-judicial Remedies - Liability under Motor Vehicles Act, 1988 - Compensation in Motor Vehicle Accidents - Nature and Extent of Insures Liability - Claims Tribunal - Award of Compensation

References

- 1. W V H Rogers, Winfield & Jolowicz Tort, Sweet & Maxwell, London, 2010
- 2. RFV. Heuston& RA Buckly, Salmond and Heuston on Law of Torts, Universal Law Publishers, Delhi, 1996

- 3. SP Singh &Indrajith Singh, Law of Torts, Universal Law Publishers, Delhi, 2010
- 4. B M Gandhi, Law of Torts, EBC, Lucknow, 1997
- 5. Ratanlal&Dhirajlal, The Law of Torts, Wadhwa, Nagpur, 2016
- 6. Paula Giliker Silas Beckwith, Tort, Sweet & Maxwell, London, 2000
- 7. Vivienne Harpwood, Principles of Tort Law, Cavendish Publishing Limited, London, 2009
- 8. A Laxminath& M. Sridhar, RamaswamyIyer: The Law of Torts, 19th Edn- 2007, Lexis Nexis, New Delhi
- 9. .Basu, Exhaustive Commentary on Motor Vehicles, Whytes& Co, 2020.

1. General English Paper II 20-272-0201

Course objectives:

This course is to enable the students to learn English language to use it more effectively in the interpretation of the legislations, judgements international documents, and write-ups. The students will be able to draft legislations themselves as part of their assignments in the class. They can also present their case before the court while practicing as lawyers in an effective manner with confidence. As Advocates, they can draft documents like Plaint, Written Statement etc. More effectively. Asjudges, they canwrite judgments more convincingly.

Learning Outcomes:

On successful completion of the course, the students will be able:

- ✤ To develop the attitude in linking Law with language
- To analytically evaluate the wordings of legislations and develop the attitude in reading English literature
- To acquire proficiency in English language so as to develop arguments for his case in courts as well as for facing other verbal challenges like interviews, group discussions or debates

Course Contents:

Module I:

Idioms, phrases and Usages -with the help of judgment of Justice V.R. Krishna Iyer and Lord Denning

Module II:

Modern Prose-Specific Readings*

Module III:

Pairs of Words, synonyms and antonyms- their usages in legislations

Module IV:

Précis writing- Using judgments -Essay writing - Techniques - Methodology. - Link literature and Law-Shakespearean Dramas

Module V:

Modern style - use of English in Judgment writing (for example, Judgments of Krishna Iyer and Denning)

*Specific Readings:

- 1. Lord Denning A Biography- Edmund Heward, Barry Rose Law Publishers (1997)
- 2. Lessons from my Personal Life, Unspeakable Anecdotes, Constitutional Miscellany Justice V R Krishna Iyer
- 3. My Own Boswell- Justice Hidayatullah

References:

- 1. Roderick, English Transformational Grammar
- 2. Veluri Subba Rao, The Philosophy of a Sentence and its Parts
- 3. Fowler, The King's English.
- 4. Alan Durand, Language and Law Routledge, 2017.
- 5. Constance Jordan, The Law in Shakespeare Palgrave Macmillan, 2007

2. Business communication

(20-272-0202)

Course Objectives:

This course is intended to familiarize the importance of communication in business and methods of communication relevant to various business situations and to build up communication skills among students.

Learning outcomes:

On successful completion of this Course, the students will be able:

- ✤ To develop effective business writing and effective business communications
- ✤ To equip in delivering effective presentations
- To develop effective interpersonal communications and skills that maximize team effectiveness and effective problem solving

Course Content:

Module I: Introduction to Communication

Meaning and definition – process – functions – objectives – importance - essentials of good communication - communication barriers - overcoming communication barriers.

Module II: Types of Communication

Written – oral - face to face – silence – merits and limitation of each types - mastering the art of delivery - speaking skills - writing skills - listening skills - observation skills.

Module III: Business Letters

Need and functions of business letters - planning and lay out of business letters - kinds of business letters - essentials of effective correspondence - enquires and replies - placing and fulfilling orders - complaints and follow up - sales letter circular letters - application for employment and resume - report writing – notice , agenda and minutes of the meeting- memos.

Module IV: Oral Communication

Meaning nature and scope-principles of effective oral communication-techniques of effective speechmedia of oral communication-group decision making-conflict and negotiations presentation and interviewsspeech customer care/customer relations-public relations.

Module V: Presentations & Report writing

Making Presentations-choosing a method of speaking- Nonverbal dimensions of presentations - effective presentation strategies - Types of reports-structure of reports- Individual and committee reports-essentials of good report writing.

References:

- 1. Rajendra Pal & J. S. Koriahalli, Essentials of Business Communications, 2011
- 2. Ramesh M. S. & Pattan Shetty C. C , Effective Business English & Correspondance, 2003
- 3. Kaul, Asha: Business Communication: Prentice-Hall of India, Delhi , 2014
- 4. Bhatia R.C, Business Communication. Ane Books Private Ltd , 2008
- 5. Reddy P.N, and Appannia, Essentials of Business Communication.- Himalaya Publishing House 2017
- 6. Shalini Agarwal Essential communication skill., Ane Books , 2015
- Sharma R.C, Krishna Mohan, Business Correspondence and Report writing- Tata Mcgraw hills 2017
- 8. C SV Moorthy- Management Information Systems- Himalaya Publishing House., 2010

3. Business Environment

(20-272-0203)

Course Objective:

The course aims to depict various environment factors related to the business. It also provides an overview of impact of environment on business. It focuses on business environmental factors and the nature of international business. It aims students to understand the factors contributing to the diverse business environment, competition and the resources needed to compete effectively.

Learning Outcomes :

On successful completion of this course, the students will be able:

- ? To outline how an entity operates in a business environment
- ? To understanding how business is affected by economic, political, social, cultural, financial, legal and technological environment
- ? To understanding innovation and technology diffusion and explain the effects of government policy on the economic environment

Course Contents:

Module I: Introduction

Business Environment: Concept; Nature and scope; Importance; Types of Environment: Internal and External environment; micro and macro environment. Corporate Governance, Corporate Social Responsibility Environmental Analysis

Module II: Economic and Political Environment

Nature and characteristics of Indian Economy; Structure of the economy; Economic factors- growth strategy; Basic economic system, Fiscal and Monitory Policy, Economic roles of government: Economic policy of the government; Liberalization, Privatization and Globalization of Indian Economy, Components of political environment

Module III: Technological Environment

Impact of technology on business; Management of technology changes; Managing Innovation; technological leadership and followership; sources of technological dynamics; Technological policy, transfer of technology, problems in technology transfer; time lags in technology introduction, Applications of Big Data, Cloud Computing, Business analytics and Artificial Intelligence

Module IV: Legal Environment

Indian Industrial Environment: Growth of major industries in India; Industrial Policy, Industrial licensing, Micro-Small and Medium Enterprises in India, Financial Markets, Regulatory framework for business in India, Legislative measures and its impact on business

Module V: Socio-Cultural Environment

Cultural environment: Nature and impact of culture on business, Demographic environment population size, migration and ethnic aspects, birth rate, death rate and age structure; Social Environment: Social responsibilities of business, Business ethics

References:

- 1. Cherunilam, Francis; Business Environment, Himalaya Publishing House, 2018
- 2. Aswathappa, K; Essentials of Business Environment, Himalaya Publishing House, 2011
- 3. Suresh Bedi: Business Environment, Excel, 2007
- 4. Dutt and Sundaram , Indian Economy, S. Chand, New Delhi, 2007
- 5. Rangarajan, C.; Perspective in Economics, UBS Publishers', 2000
- 6. Justin Paul: Business Environment Text and Cases, Analysis (3rd ed.), McGraw Hill, 2010.
- 7. Morrison J, International Business Environment, Macmillan, 2008
- 8. Mishra and Puri, Indian Economy, Himalaya Publishing House, New Delhi, 2019

4. Financial Accounting (20-272-0204)

Course Objective:

The objective of this course is to throw an insight on the conceptual knowledge of the financial accounting and to impart skills for recording various kinds of business transactions. The course intends to provide necessary skills of preparing accounts and financial statements of various types of business

Learning Outcomes:

On successful completion of this Course, the students will be able:

- ? To recognize commonly used financial statements, their components and how information from business transactions flows into these statements
- ? To know career opportunities that widely available with the accountancy firms, banks, insurance companies, building societies management consultancies and public sector companies.
- ? Students will be able to demonstrate knowledge of preparation of Financial Statements and financial schedules in accordance with Generally Accepted Accounting Principles through analysis and synthesis of information as well.

Course Contents:

Module I: Introduction

Meaning and Definition of Accounting, Need for accounting, Branches of Accounting, Objectives of Accounting, Accounting an Information System, Systems of Book Keeping Vs Accounting, Systems of Accounting, Functions of Accounting, Accounting Principles, Business transactions, Accounting Equation, Classification of accounts, Rules of the double entry system, Accounting Cycle.

Module II: Journal

Recording of Business transactions in Journal, Meaning of Journal, Recording of transactions in Journal, Compound Journal entry, recording of transactions in subsidiary books.

Module III: Ledger

Posting entries in Ledger and Balancing of Accounts

Module IV: Trial Balance and Depreciation

Preparation of Trial Balance, Rectification of errors, Preparation of Bank Reconciliation Statement, Concept of Depreciation, Methods for providing Depreciation.

Module V: Final Accounts

Preparation of Final Accounts, Manufacturing Accounts, Trading Account, Profit and Loss Account, Balance sheet

References

- 1. Accountancy-I: Haneef and Mukherjee, Tata McGraw Hill Co., 2013
- 2. Principles and Practice of Accounting: R.L. Gupta & V.K. Gupta, Sultan Chand & Sons, 2019
- 3. Accountancy-I: S.P. Jain & K.L Narang, Kalyani, 2016
- 4. Advanced Accountancy-I: S.N.Maheshwari&V.L.Maheswari, Vikas., 2018
- 5. Accountancy-I: Tulasian, Tata McGraw Hill Co, 2013
- 6. Advanced Accountancy: M Shrinivas& K Sreelatha Reddy, Himalaya Publishers, 2018
- 7. Financial Accounting: M.N Arora, Tax Mann Publications, 2018
- 8. Fundamentals of Financial Accounting: Deepak Sehgil, Tax Mann Publication, 2006
- 9 Financial Accounting: Jawahar Lal, Himalaya Publishing House, 2015
- 10 Introduction to Accountancy, T S Grewal, S Chand & Company Ltd., New Delhi, 2016

5. Constitutional Law – I 20-272-0205

Course Objectives:

Indian Constitution being the fundamental law of the land lays down the powers of the different organs of the government. Every action of the state is tested on the touchstone of the Constitution. Therefore, through this course it is intended to give an understanding of the structure, nature, working and limitations of the different institutions of governance i.e., executive, legislature and judiciary under the Constitutional order. It would familiarize one with the practical working of Centre-State relations in a federal scheme. It would throw light on judicial interventions in sustaining the Constitutional Supremacy. The course intends to cover the contemporary judicial and legal trends in this area.

Learning Outcomes:

On successful completion of this Course, the students will be able:

- ? To normatively assess the developments in the area of law vis a-vis governance
- ? To examine the basis of Constitutional governance in India and also factual challenges it had faced in this endeavor.
- ? To evaluate the different institutions of governance and suggest concrete ideas so as to strengthen them.

Course Contents:

Module I -Introduction to the Indian Constitution

Salient features of the Indian Constitution - State territory - Preamble -Parliamentary power to cede Indian Territory (Art. 1 - 4) -Citizenship-Parliament's power to lay down criteria – dual citizenship.

Module II - Centre- State Relationship

Federalism-Centre-State relation- Legislative relations (Art 245-255)- Administrative relations Art (256-263) and Financial Relations (Art 268-291) between the Union and States- Conflicts- Principles of Interpretation.

Module III- The Executive in India

Cabinet form of Government - Center and States Government - appointment –powers & functions- removal of President, Vice president, Governors – Emergency powers –Elections and Election Commission- All India Services- Public Service Commissions- Comptroller & Auditor General – Attorney General of India- Doctrine of Pleasure- Constitutional Safeguards of Civil servants.

Module IV- The Parliament and Judiciary in India

Composition and terms of Houses of Parliament and State Legislatures- Offices of Parliament - powers and privileges of legislatures – Removal of members - - Amendment of the constitution - basic structure of the constitution-Union and State Judiciary- jurisdiction, appointment and removal - Independence of judiciary.

Module V - Interstate Trade and Commerce

The right to free trade and commerce - Commerce clause and Federalism (Art 301- 307).

References:

- 1. D.D. Basu, Shorter Constitution of India. (Vol1& 2) 15thedn (2018) Lexis Nexis
- 2. V.N. Shukla, Constitution of India, 15thEdn (2017) Eastern Book Company
- 3. V.D. Sebastian, Indian Federalism: the Legislative Conflicts (1985).
- 4. M.P. Jain, Indian Constitutional Law, (Vol 1&2) 7th Edition, (2018) Lexis Nexis,
- 5. H. M. Seervai, Constitutional Law of India, Universal Law Publishing Co., Reprint, 2013
- 6. Glanville Austin, Indian Constitution-Cornerstone of the Nations, Oxford University Press, 1999
- 7. P.M. Bakshi, The Constitution of India, Lexis Nexis., 16thedn (2019)

6. Special Contracts (Law of Contract – II) 20-272-0206

Course Objectives:

Modern businesses have deployed special contracts intensively in their day to day commercial ventures. Agreements incorporating indemnity principles are used to cover a wide array of risks arising from performance of contracts in different business dealings. Bank guarantees and transactions using negotiable instruments are a part of nearly all commercial transactions including sale of goods. Similarly, agency, pledge, bailment also have found great significance in in day to day businesses. This course intends to provide a rigorous grasp of the legal principles that govern special contracts is for engaging with challenges in today's business forms the content of this course on special contracts. The course intends to cover the contemporary judicial and legal trends in this area.

Learning Outcomes:

On successful completion of this course, students will be able:

- To appreciate the need and role of special contractual relationships to cater to the intricate nuances of today's complex business transactions.
- To gain a conceptual understanding of special contracts with case law.
- To demonstrate an understanding of the legal framework and principles governing special contracts.

Course Contents:

Module-I - Contract of Indemnity and Guarantee

Indemnity & Agency- Definition -Types- Rights and liabilities of the Indemnifier, Indemnified– Guarantor-Surety - Continuing guarantee –Nature and duration of liability – Discharge

Module-II - Contract of Agency and Bailment

Agency – Kinds of agency – Types of agents- creation of agency – rights, duties and liabilities of agents – liability of principal for act of agents - Termination of agency – Contract of Bailment and Pledge-Definition- rights and liabilities of Bailor and Bailee- rights and liabilities of Pawner and Pawnee.

Module-III - Partnership Contracts

Partnership - nature and creation – Types of partnership- Relationship of partners - authority of partners - Rights and liabilities of partners- Admission of new members – Partnership property - Registration & dissolution of partnership.

Module-IV - Contract for sale of Goods

Sale of goods – goods-Types- Concept of sale – Subject matter of sale – Conditions and warranties – Passing of property and risk – Delivery of goods- rights of unpaid seller – Remedies for breach.

Module-V - Negotiable Instruments

Negotiable instruments - essential requirements - Promissory notes, Bill of Exchange and Cheques - Holder in due course.

References:

- 1. Dr. Akhileshwar Pathak, Law Relating to Special Contracts, Lexis Nexis (2013)
- 2. Dr.S.R. Myneni, Contract-II (Special Contracts), Asia Law House (2018)
- 3. Mulla, The Sale of Goods Act and The Indian Partnership Act, 10 thedn (2012)
- 4. Pollock and Mulla, The Indian Partnership Act, 8 thedn(2019)
- 5. Friedman, Law of Agency, Butterworths(1996)
- 6. Geoirey Morse, Partnership and LLP Law, Oxford University Press, 8 thedn (2015) Eighth Edition
- 7. Benjamin's, Sale of Goods, 10th edn(2019)

1. Advertising and Publicity Management (20-272-0301)

Course Objective:

The course aims to understand the basic and emerging components of advertising and publicity management. It also aims at the study the importance of interaction and communication skills in advertising and publicity management in the context of promoting products and services. It is designed to understand the advertising process and key areas for effective marketing communication.

Learning Outcomes:

On successful completion of this course, the students will be able:

- To understand the marketing communication techniques
- ✤ To understand various types of advertising and the role of advertising agencies
- * To sensitize social, ethical and legal aspects governing advertising and sales promotions

Course Contents:

Module 1 Introduction to Advertising

Concept, Nature, Definitions, Evolution and History - Role, Objectives, Functions, and Significance of Advertising - Basic Theories and Applications - Types and Classification of Advertising, Factors Determining Advertising Opportunity of a Product - Types of Appeals and Advertising Messages - ASCI

Module 2 Advertising Agencies

Evolution of Ad Agencies- Agency Structure - Functions, Types, Structure, Departments, Remuneration, Pitching, Client-Agency Relationship Advertising budget - Advertising Strategy - Advertising leadership - Advertising Organization-Ethics in Advertising- Methods of advertising.

Module 3 Basic element of advertising

Advertising layout-size of advertising-Shape of advertisement-repeat advertising. Proof reading and Correction-typography attracting attention-use of symbols, brevity- repetition- catch phrases and slogans-headlines advertising campaigns timing of advertising- advertisement budget-evaluation of advertising programme -measuring advertising effectiveness.

Module 4 Digital Advertising

Evolution and Current Status, Digital Media Landscape, E mailers and Search Engine Optimization, Mobile Marketing and Augmented Reality, Digital Advertising Agencies, Digital Media Integration, Hybrid Advertising, Internet Advertising, Social Media Advertising, Digital Laws –IT Act/ TRAI

Module 5 Sales Promotion

Methods- Promotional strategy, Marketing Communication & Persuasion-Promotional instruments-Methods- Buying Motive-Customer psychology- Selling & salesmanship –.Direct marketing, After Sales Service- packing-door delivery-guarantee. Free Service- Seasonal variation in sales

Reference

- 1. Aaker, D.A., Batra, R., and Myers, J.G. Advertising Management. New Delhi: Pearson Education, 1995
- 2. Bergd Bg and Helen E. Katz Advertising Principles Choice Challenge Change Ntc Business Book, 1998
- 3. Belch, G.E, Belch, M.A and Purani K, Advertising and Promotion: An Integrated Marketing Communication Perspective (9th ed.) Tata McGraw Hill.
- 4. Chris Hackley and Rungpaka Amy Hackley Advertising and Promotion, SAGE Publication, 2014
- 5. Kenneth E. Clow, Donald E. Baack, Integrated Advertising, Promotion and Marketing Communications 6th Edition, Pearson, 2014
- Kruti Shah, Advertising and Integrated Marketing Communications, McGraw Hill Education, 2017
- 7. Elliott Richard: Strategic Advertising Management Ntc Business Book, 2016
- 8. Ghosal, Subhash: Making Of Advertising Mcmillan, 2002
- 9. Jethwaney Jaishri: Advertising Management Oxford University Press,
- 10. Manukonda R.: Advertising Promotions And News Media, Dps Publishing House India, 2012
- 11. Wells, W., Moriarty, S., and Burnett J. Advertising: Principles and Practice (7th ed.). Pearson, 2005
- 12. Jerome M. Juska, Integrated Marketing Communication: Advertising and Promotion in a Digital World, Routledge, 2017

2. Cost Accounting

(20-272-0302)

Course Objectives:

The objective of this course is to acquaint the students with the basic concepts used in cost accounting, various methods involved in cost ascertainment and knowledge about use of costing for decision-making and control.

Learning Outcome

On successful completion of this Course, the students will be able:

- · To understand various Cost Concepts
- To know about career opportunities which are widely available in companies and firms
- To prepare and explain master budget and responsibility accounting and identify and determine cost behavior.

Course Content

Module I: Introduction to Cost Accounting

Meaning, Objectives, Functions, Importance, and Scope of Cost Accounting; Limitations of Financial Accounting; Financial Accounting Vs. Cost Accounting; Cost concepts; Classification of Cost and Elements of cost; Preparation of Cost Sheet; Limitations of Cost Accounting.

Module II: Material cost control, Labour cost control and Overheads control

Material cost control: Need and Importance of Material Control; Purchase control, Stores control and Issue control; Pricing of material issues. Labour cost control: Concept of labour cost; Labour turnover: Time keeping and time booking; Accounting treatment of idle time and over time; Systems of wage payment. Overheads control: Collection, classification, allocation, apportionment and absorption of overheads.

Module III: Methods of Costing

Methods of Costing: Job costing: Nature and use of Job costing; Batch Costing: Nature and use of Batch costing: Contract Costing: Nature, use and preparation of contract accounts; Process costing: Nature, use, preparation of process accounts with abnormal losses and abnormal gains.

Module IV: Types of Costing

Types of costing: Marginal Costing: Nature, scope, assumptions, advantages, limitations and applications of marginal costing; Preparation of marginal cost statement; Cost Volume Profit Analysis.

Module V: Budget and Budgetary Control

Meaning and need for budget; Objectives of budgetary control; Steps in budgetary control; Types of budgets; Preparation of cash budget, production budget and sales budget; Advantages and limitations of budgetary control.

References

- 1. Jain, S.P., & Narang, K.L., Advanced Cost Accounting, Kalyani Publishers, New Delhi, 2017
- 2. Iyengar, S. P., Cost Accounting, Sultan Chand & Sons, New Delhi. 26, 2005
- 3. Maheswari, S.N., Advanced Cost Accounting, Sultan Chand & Sons, New Delhi, 2010
- 4. Arora, M. N., Cost Accounting, Vikas Publishing House Pvt. Ltd, New Delhi, 2013
- 5. J Madegowda, Advanced Cost accounting, Himalaya Publishing House, Mumbai, 2014
- 6. Shukla, M.C., and Grewal, T.S., Cost Accounting, Sultan Chand & Sons, New Delhi, 2007
- 7. Lall Nigam B M and Jain I C, Cost Accounting Principles and Practice, Prentice Hall of India, 2006

3. Modern Banking

(20-272-0303)

Course Objectives:

The course aims to provide basic knowledge of working of Indian Banking system. It includes presenting and discussing banking issues related to the operations, characteristics, and role in the financial system. Particular attention is given to digital instruments and retail banking. Emphasis is further placed on the globalization of the banking system and the interdependence between banks and financial markets.

Learning Outcomes:

On successful completion of this course, the students will be able:

- ✤ To understand the structure and functions of banks in India
- To understand the instruments used in banking transactions
- ✤ To evaluate practices and role of participants of banking system

Course Contents

Module I: An Overview of Indian Financial System

Indian Financial System: Meaning, Features and Significance; Structure of Indian Financial System: Financial markets, financial institutions, financial instruments and Financial services. Financial Institutions: Banking institutions and Non-Banking institutions, Concept of banking, Creation of credit

Module II: Indian Banking System

Indian Banking System:; Role of banks in business; Reserve Bank of India – Role and Functions of RBI – Ombudsman- Structure of commercial banking in India: Public sector and private sector banks, Scheduled banks, Foreign banks and New generation banks, Payment Banks; Functions of commercial banks: Primary and Secondary functions, Regional Rural Banks

Module III: E-Banking

E-Banking: Concept; Tele Banking; Mobile Banking: Internet Banking, Digital payments, Any Time Money; Credit Cards; Debit Cards; Smart Cards; Centralised Online Real Time Electronic Banking; Electronic Clearing Service (ECS); Electronic Fund Transfer (EFT); Real Time Gross Settlement (RTGS); National Electronic Fund Transfer (NEFT); National Electronic Clearing Service (NECS); Indian Financial Network (INFINET), IMPS, Payment Gateway, Unstructured Supplementary Service Data(USSD), Aadhaar Enabled Payment System (AEPS), Mobile Wallets, Crypto Currency

Module IV: Retail Banking

Retail banking: Concept; Products and services; -Its business and composition- Housing Loans, Vehicle Loans, Personal Loans, Education Loans, Farm Loans, Computation of interest- Fixed and Floating rates; EMI; Value added service, Financial Supermarket

Module V: Banker and Customer

Social Banking: Lead Bank Scheme, Priority Sector Lending, Service Area Approach, Micro- credit, Financial Inclusion; Capital adequacy norms; NPA and its management; Maintaining Customer Relationship;

Know Your Customer (KYC), General relationship – Debtor & Creditor, Agent & Principal, Trustee & Beneficiary, Special Relationship – Obligations - Rights of a Banker

References:

- Gordon and Natarajan Banking Theory Law and Practice, (24th ed.), Sultan Chand & Sons, New Delhi.
- Microeconomics of Banking by Xavier Freixas and Jean-Charles Rochet, MIT Press, 2nd Edition, 2008.
- 3. Khan, M. Y., Indian Financial System-Theory and Practice, Tata McGraw Hill Publishing Company Ltd., New Delhi, 2018
- 4. S.K. Maheshwari and Maheswari S.N . Banking Theory Law and Practice, (11th ed.) Kalyani Publishers, New Delhi, 2014
- 5. Indian Institute of Banking, Know Your Banking I -Basics of Banking, Taxmann
- 6. Sekhar K.C and Lekshmy Shekhar . Banking Theory and Practice, (21st ed.) Vikas Publishing House, New Delhi, 2013
- 7. Sundaram K.P.M and Varshney P.N. Banking Theory Law and Practice, Sultan Chand & Sons, New Delhi. 2015
- 8. Mishra Sukvinder, Banking Law and Practice, Sultan Chand & Sons, New Delhi, 2011
- 9. D Muraleedharan Modern Banking, Theory and Practice, Prentice-Hall Of India Pvt. Limited, 2009

4. Constitutional Law II 20-272-0304

Course Objectives:

Constitutional Law governs the relationship between the individual and state power. This course intends to give an understanding of the conceptions of "State" and "law "as envisaged under the Indian Constitution and the extent to which Fundamental Rights are recognized and protected in India. It provides an insight as to how fundamental precepts of the Constitution gets recognized through Fundamental Rights, Directive principles and Fundamental Duties. The course also gives deeper understandings on how judiciary has played a decisive role in assuring the cherished ideals of the Constitution. The course intends to cover the contemporary judicial and legal trends in this area.

Learning Outcomes:

On successful completion of this course, the student will be able:

 To appraise as to how the fundamental rights came to be recognized and protected in India and the different shades of its Constitutional Interpretation by the Courts

- To demonstrate the constructive role of the Constitution as a bearer of the fundamental rights and their role as a part of justice delivery system
- * To develop and articulate appropriate techniques to be employed in Constitutional interpretations

Course Contents:

Module I - State and Fundamental Rights

Concept of limitation of State power - origin of Fundamental Rights and their incorporation in the Constitution. Definition of State - violation of Fundamental Rights by the State - non state agencies and fundamental rights - Judicial Review -Pre Constitutional Laws-doctrines - Doctrines of ultra vires-Amendments to the Fundamental Rights.

Module II- Equality and Personal Freedoms

Rights of equality - reasonable classification - Arbitrariness and equality- - Protective discrimination - Right to freedoms - restriction on freedoms.

Module III- Basic Rights under the Constitution

Right to life and personal liberty – Judicial Expansion of Rights to Education-Right against exploitation-Right to Fair trial- Secularism-Religious, cultural and educational right- Minority Rights

Module IV- Directive Principles of State Policy

Directive principles- the interrelationship between fundamental rights, directive principles of state policy and fundamental duties.

Module V – Constitutional Remedies

Right to Constitutional Remedies – protection against violation of fundamental rights.

References:

- 1. D.D Basu, Shorter Constitution of India. (Vol1& 2) 15thedn (2018) Lexis Nexis
- 2. V.N. Shukla, Constitution of India, 15thEdn (2017) Eastern Book Company
- 3. M.P. Jain, Indian Constitutional Law, (Vol 1&2) 7th Edition, (2018) Lexis Nexis,
- 4. H. M. Seervai, Constitutional Law of India, Universal Law Publishing Co., 2013 reprint
- 5. Glanville Austin, Indian Constitution-Cornerstone of the Nations, Oxford University Press, 1999
- 6. P.M. Bakshi, The Constitution of India, Universal Law Publishing Co., 2014
- 7. M P Jain , Indian Constitutional Law , 8thedn (2018) , Lexis Nexis

5. Jurisprudence (Legal Method, Indian Legal System and Basic Theory of Law)

20-272-0305

Course Objectives: -

The course intends to provide a detailed idea about the composition and relevance of legal systems and to give the students a clear knowledge about various legal concepts. It intends to demonstrate an idea about the purpose of law in society through various legal theories. The course examines various sources of law in society and to experiment its relevance. The course provides insight as to how to make use of law as an interdisciplinary branch of study.

Learning Outcomes: -

On successful completion of this course, the students will be able:

- To understand the basic idea of law and its role in society and to interpret law in different contexts
- To articulate law depending upon various premises in their professional life and interpret judicial pronouncements.
- ✤ To demonstrate various qualities of lawyering with a sound theoretical background

Course Contents:

Module I- Concept and theories on law

Law and its definition- jurisprudence- its meaning and scope- Nature and functions of law- Law & Morality-Law & Ethics- Law as a social Control- Law and Social change- territoriality- Procedural and Substantive Law- Comparative Law- major legal systems- Various Approaches to Law-Law & Justice- Conception of law in Ancient India- evolution and hierarchy of Courts in India.

Module II- Concept and theories on Justice

Idea of Justice- Rawls theory- constitutional justice- balance between fundamental rights and directive principles of state policy- distributive justice- social, economic and political justice- brief introduction to idea of justice by Amartya Sen.

Module III - Legal Concepts

Legal Concepts- Right- Hohfeldian Analysis- liability-obligations-property- ownership and possession – Titles- Persons

Module IV - Sources of law

Legal materials - primary - international legal materials, Constitution, legislation, delegated legislation, rules and regulations, customs, conventions and precedents - structure and content of legislation and delegated legislation-interpretations- Secondary sources of legal materials- Precedents to be given emphasis- ratio decidendi& obiter dicta, Doctrine of prospective overruling - reversing and distinguishing of cases, per incuriam, sub silentio, majority and minority opinions, dissenting judgment

Module V – Legal Theories

Legal theories- Natural Law (Ancient, Medieval and period of Social Contractarians- Revival of Natural

Law) Positive Law (Austin & HLA Hart), Hart-Fuller Debate (Law and Morality)- Utilitarianism, Kant's Idealism- Pure Theory of Law, Historical and Sociological School- Emphasis to Maine, Savingy, Roscoe Pound- Dworkin's theory- Environmental jurisprudence-Critical legal theories- Feminist Jurisprudence-Hegel and Marxian idea of law- Legal Realism

References:

- 1 Arthur T. Vonderbilt, Studying Law, New York University Press, Washington, Chapters 6, 8.
- 2 Glanville Williams, Learning the Law, Universal Law Publishing Co., Delhi, Chapters 4, 5, 6 & 12.
- 3 P. J. Fitzgerald, Salmond on Jurisprudence, Universal Law Publishing Co., New Delhi (2016).
- 4. R. W. M. Dias, Jurisprudence, Lexis Nexis, (5thedn., 2013).
- 5. M. D. A. Freeman, Lloyd's Introduction to Jurisprudence, Sweet & Maxwell (2014).
- 6. J. W. Harris, Legal Philosophies, Oxford University Press (1980)
- 7. V. D. Mahajan, Jurisprudence & Legal Theory, Eastern Book Company (2016).
- 8. Suri Ratnapala, Jurisprudence, Cambridge University Press (2016).
- 9. Richard A. Posner, The Problems of Jurisprudence, Harvard University Press (1993).
- 10. N. V. Paranjape, Studies in Jurisprudence and Legal Theory, Central Law Agency, (2019).
- 11. A. Lakshminath, Precedent in the Indian Legal System, Eastern Book Co. (1990)
- 12. G W Paton, A Textbook of Jurisprudence, OUP, Fourth Ed
- 13. Ronald Dworkin, Taking Rights Seriously, Harvard University Press (1977)
- 14. Roscoe Pound , Jurisprudence West Publishing Company (1959)

6. Law of Crimes – I 20-272-0306

Course Objectives

This course intends to provide knowledge and critical understanding of established principles of criminal liability. It aims to familiarise the key concepts of crime and criminal Law. It deals with the range of mental states that constitute men's rea essential for committing crime. It specifically illustrates with examples the various stages in the commission of an offence and the liability thereof. It throws light on various degrees of criminal liability. It explains and demonstrates the defences to criminal liability and its exceptions with the help of case laws. It helps in keeping students abreast of the latest legislative and judicial interpretations.

Learning Outcomes:

On successful completion of this course, the student will be able:

To distinguish between civil liability and criminal liability and have a sound understanding

of the general principles of criminal law

- To identify the ingredients of the crime from a given factual situation and the varying degrees of criminal liability.
- To appreciate the defences applicable in criminal law and apply them to various factual situations.

Course Contents:

Module I: Nature and definition of Crime – Ingredients of crime

Concept of crime - crime and morality - distinction between crime and tort - classification of offences - crime and social contract. Scope & application of Indian Penal Code-Privileges & Immunities- Elements of crime – act –omission-causation- principles of criminal responsibility- actus rues – men's rea– intention – knowledge -negligence – recklessness - application in IPC & Statutory law- exclusion of men's reasocio-economic offences

Module II: Criminal Liability and Defences against Criminal Liability

Joint responsibility and vicarious liability - corporate liability-Indian law –-general exceptions- Private defense against body and property- Punishment: theories of Punishment - capital punishment

Module III: Liability and Stages in the Commission of Offences

Stages of crime- Inchoate offences- abetment - preparation - attempt - criminal conspiracy - criminal intimidation.

Module IV: Offences against State And Public Order

Offences against state and public tranquility - waging war against India – sedition - unlawful Assembly – rioting – affray - Hate speech – 267^{th} law commission recommendations.

Module V: Offences against Public Justice

Giving and fabricating false evidence-causing disappearance of evidence - harbouring offenders.

References:

- 1. Kenny, Outlines of Criminal Law. 19thedn
- 2. R.C. Nigam, Law of Crimes in India Vol I & II.
- 3. K.D. Gaur, Criminal Law: Cases and Materials.(2015)
- 4. Glanville Williams, Text Book of Criminal Law.(2015)
- 5. Smith and Hogan, Criminal Law.(2018)
- 6. K.N.C. Pillai, Cases and Materials on Criminal Law, Eastern Book Co.Lucknow.
- 7. Ratanlal & Dhirajlal, The Indian Penal Code, Lexis Nexis, 36th edn
- 8. Dr KN Chandrasekhara Pillai, General Principles of Criminal Law, Easter Book Company (2nd edition, Reprint in 2020)
- 9. 267th Law Commission Reports

1. Financial Management

(20-272-0401)

Course Objectives

The objectives of this course are to build a thorough understanding of the central ideas and theories of modern finance and to relate theory to practice so that students learn the practical applications of Financial Management concepts.

Learning outcome

On successful completion of this Course, the students will be able:

- ✤ To address the current financial management issues of a company and take relevant decisions,
- To understand and Analyze complicated scientific and professional problems in Financial management
- To demonstrate ability of financial management and forecast, ensuring competitiveness of a company and increasing its added value in the changing environment of global economy and to assess and analyze the financial environment in the local and international markets

Course Content

Module I: Financial Management - An overview

Financial Management - An overview: Concept of Business Finance, Meaning of Financial Management, Financial Decisions, Goals of Financial Management, Objectives of Financial Management, Risk-return tradeoff, Organization of the Finance Function

Module II: Sources of Finance

Sources of Finance: Sources of Long-term Finance – Equity capital, Preference capital, Debentures, Term Loans, Internal Financing, Cost of Capital – Computation of cost of debt, cost of preference capital, Cost of equity capital, Cost of retained earnings, Weighted Average cost of capital. Capital structure – Meaning, Patterns of capital structure, Computation of Earnings per share, Factors affecting capital structure, Optimal Capital structure.

Module III: Capital budgeting

Capital budgeting: Meaning, Capital budgeting process, Project classification, Investment Criteria – Payback period method, Net Present Value Method, Internal Rate of Return Method, Accounting Rate of Return Method

Module IV: Working capital management

Working capital management: Concept of working capital, Need for working capital, Types of working capital, Sources of working capital, Management of Cash – Motives for holding cash, Objectives of cash management - Management of inventories – Kinds of inventories, Risks and costs associated with inventories, Management of accounts receivables – Purpose of receivables, Costs of maintaining receivables, Factors of affecting the size of receivables, Optimum size of receivables

Module V: Dividend Decisions

Dividend Decisions-Dividend Policy-Conservative Vs Liberal policy-Pay-out ratio, Retention ratio-Dividend theories-Irrelevance theory-Modigliani-Miller Hypothesis; Relevance theories- Walter's Model, Gordon's Model-Determinants of dividend policy-Bonus shares, Stock split

References:

- 1. Pandey, I. M., Financial Management, Vikas publishing House Pvt. Ltd.New Delhi. , 2016
- 2. Khan, M.Y. & Jain, P.K., Financial Management, McGraw Hill (India) Private limited; New Delhi, 2018
- 3. Rustagi, R. P., Financial Management, Theory, concepts and Problems, Galgotia Publishing Company, New Delhi, 2018
- 4. Prasanna Chandra, Financial Management, Tata McGraw Hill publishing company limited, New Delhi. 2018
- 5. OP Agarwal, Financial Management, Himalaya Publishing House, Mumbai , 2015
- 6. Raman B S, Financial Management- Moduleed Publishers, 2016
- 7. Srivastava, T. M., Financial Management, Principles and Problems, Pragatiprakashan, Meerut, 2014
- 8. S.N. Maheshwari, Financial Management Principles and Practice, Sultan Chand & Sons, New Delhi.
- 9. S. C. Kuchhal, Financial Management, Chaitanya Publishing House, Allahabad

2. Human Resource Management (20-272-0402)

Course Objective

The course aims to o familiarize students with the basic principles and techniques of human resource management. It also aims to familiarize HR policies of leading organizations. Another objective of this course is to understand aspirations of individuals, and changing business contexts. The design of this course is to enable the students to integrate the understanding of various HR concepts in order to take correct business decisions

Learning Outcomes:

On successful completion of this course, the students will be able

- ◆ To understand the concept of human resource management and its relevance in organizations
- ✤ To sensitize the systems and strategies in managing people professionally
- * To analyze the strategic issues and strategies required to select and develop manpower resources

Course contents

Module I: Introduction to Human Resources

Personal Management and Human Resources Management: Concept, scope, role, evolutions & functions: Challenges of HRM - Organization of Human Resources Department and its function.

Module II: Human Resource Development

Manpower planning; Job analysis; Recruitment & selection; Selection test & procedures; Induction & training; Employee Training and Development; Performance appraisal system; Promotion & Transfer Policies Career Planning & counselling;

Module III: Compensation Management

Factors affecting compensation; Wage policy & Wage boards; Job evaluation & work measurement; Grade Fixation & ranking; relating wages with price index: Perquisites; Incentive plans; Bonus & profit sharing.

Module IV: Managing Personnel Problems

Absenteeism & employee turnover; Enforcement of discipline; Domestic enquiries & disciplinary action; Health & Safety; Voluntary retirement scheme, Employee Engagement, Work Life Balance, Whistle Blowing.

Module V: Establishment & Records

Maintenance of service files: Drafting charge sheets, suspension orders for punishment; Enquiry report; Model standing orders & code of conduct; Drafting Advertisements for appointment & appointment letters; Bond of service; wage & salary records; ESI, P. F. Gratuity, Pension & Bonus.

References:

- George W Bohlander and Scott A Snell, "Principles of Human Resource Management". (16th Ed.)Thomson Publications, 2016
- 2. Gary Dessler, Human Resource Management, Pearsons Education, 2017
- 3. Seema Sanghi, Human Resource Management, Laxmi Publications, 2011
- 4. Subba Rao P., Essentials of Human Resource Management and Industrial Relations, Himalaya Publishing, 2013
- 5. Louis R. Gomtz Mejia et. al:, Managing Human Resources, Pearson Education, 2015
- 6. Aswathappa, K., Human resources and Personnel Management, Tata McGraw Hill Pub.Co., Ltd, 2017
- 7. Mamoria C.B. and Ghanakar, S.V., Personnel Management, Himalaya Publication House
- 8. Venkatratnam C.S. and Srivastava, V.K., Personnel Management and HRM, Tata McGraw Hill Co.Ltd, 2004
- 9. David, A.De Cenzo and Stephen P. Robbins, Fundamentals of Human Resource Management, Pearson, 2017
- Venkat Ratnam, C.S., & Dhal, M, Industrial Relations (2nd ed.). New Delhi: Oxford University Press, 2017
- Bohlander, G.W., &Snell, S.A. Principles of Human Resource Management (16th ed.). Cengage India, 2016

3. Marketing Management (20-272-0403)

Course Objective:

The objective of this course is to introduce the students to the basic variables and components of marketing concepts and strategies. The course also aims to analyze the role of marketing within the firm and society by discussing contemporary issues involved in the marketing of products and services.

Learning Outcomes:

On successful completion of this course, the students will be able:

- ✤ To understand the nature and scope of marketing
- ✤ To analyze marketing mix and marketing environment
- To understand segmentation, targeting, positioning and consumer behavior and its application in marketing

Course contents

Module I: Introduction to Marketing

Definition and meaning of marketing-marketing management-marketing concepts Functions of Marketing - marketing environment: various environmental factors affecting the management functions. Buyer behavior-buying motives explanation of motivation, Buying process, consumer models.

Module II: Process of Marketing

Market segmentation, Target marketing, Product positioning, Marketing: Creating and Capturing Customer Value, Analyzing the Marketing Environment, Marketing Research, Demand Forecasting, New Product Development, Marketing Mix

Module III: Product and Promotion

Product – Goods and Services - Product life cycle- product mix, product line management line- packing. Promotional strategy- advertising, sales promotion, publicity and public relations, personal selling

Module IV: Pricing

Price policies- Setting Price, objective factors influencing price decisions – competitors reaction to price change-multi-product pricing.

Module V: Place and Distribution management

Marketing Channels, type of intermediaries-number of channels, channel integrations, channel management-Retailing and Wholesaling marketing strategy, competitive strategies- Digital marketing, Social media marketing, e-Commerce

Reference:

1. Kotler, P., Keller, K. L., Koshy, A., & Jha, M. Marketing Management: A South Asian Perspective, (14th ed.), Pearson Education, New Delhi, 2012

- 2. Kotler, Philip. Marketing Management, Millennium Edition. Intl ed. US: Prentice Hall,2002
- 3. Ramaswamy, V. S. &Namakumari, S. Marketing Management: Global perspective Indian context. McGraw hill, 2017
- 4. Principles of Marketing, Kotler and Armstrong, (12th ed) Pearson, 2008
- 5. Stanton, Etzel, Walker, Fundamentals of Marketing, Tata-McGraw Hill, 1991
- 6. Michael Etzel, Bruce J Walker, et al., Marketing, (14th ed.) McGraw Hill, 2017
- 7. Cundiff & Still, Fundamentals of Modern Marketing, 1976
- 8. Saxena, Rajan, Marketing Management, (5th ed.), Tata-McGraw Hill
- 9. McCarthy, E.J., Basic Marketing: A managerial approach, Irwin, 1960
- 10. Etzel, Walker and Stanton, Marketing, 2001

4. Administrative Law

20-272-0404

Course Objectives:

This course provides insight as to the structure, functions, powers and accountability of administrative authorities towards public. It provides knowledge on the basic principles on which administrative actions/ decisions are taken and thus equips the students to know whom to approach when administration fails / deviates from its said legal obligations. It provides an account of remedies available to an individual against the administration and the modes of devolution of administrative powers. The course intends to cover the contemporary judicial and legal trends in this area.

Learning Outcomes:

On successful completion this course, the students willbe able:

- ✤ To give client advice when the state fails in its legal obligations
- ✤ To apply law to challenging factual situations through constructive interpretation
- Toadopt and suggest appropriate administrative choices when confronted with challenges.

Course Contents:

Module I- Basic Principles of Administrative Law

Meaning - content and growth of administrative law in India - Rule of law and Constitution Doctrine of separation of powers- Classification of functions- rule making, adjudicating and pure administrative functions.

Module II- Forms of Administrative Functions

Delegated Legislation - concept, procedure, validity- controls-Administrative decision making and principles of natural justice – doctrine of fairness- Wednesbury Reasonableness- legitimate expectation-proportionality- Promissory estoppel- administrative discretion- Judicial review of administrative action .

Module III- Administrative Tribunals in India

 $Statutory\ tribunals-Constitutionality-\ enquiries\ \&\ commission-\ Ombudsman-\ Lokpal\ and\ Lokayukta-\ CVC$

Module IV - Administrative Privileges and Right to Information

Privileges and liabilities of the administration -Statutory, Contractual, Tortious- Constitutional Protection to Civil Servants-Concept of governmental privilege - Open Government and right to information – Governmental Secrecy

Module V - Local Self Government in India

Democratic Decentralisation- development- Structure of local self-government-growth - Constitutional - Statutory- Parliamentary-Administrative- Judicial-Controls

References:

- 1 H.W.R. Wade & C.F. Forsyth, Administrative Law, 11th edn, (2014) OUP
- 2 Jain and Jain, Principles of Administrative Law, (Vol1&2) Lexis Nexis (2017)
- 3 I.P. Massey, Administrative Law.(2017)Eastern Book Company
- 4 T.K. Takwani, Lectures on Administrative Law 6thedn (2017)Eastern Book Company
- 5 S.P. Sathe, Administrative Law , 7thedn, LexisNexis
- 6 Stanley De Smith & Rodney Brazier Constitutional and Administrative Law, 8thedn
- 7 Foulkes Administrative Law, 8thedn, OUP

5. Family Law- I

(20-272-0405)

Course Objectives:

The course intends to introduce students to Family law as a dynamic field of law concerning a basic social institution, the family. To explain the relevance of Family law in other areas of law such as contracts, constitutional law, conflicts of laws, criminal law, property, trusts and estates, and to illustrate as well as how family law draws on the social sciences. The course will focus on marriage, non-marital families, divorce and maintenance, pathways to becoming a parent and the parent-child relationship under different personal laws and statutes. The course intends to cover the contemporary judicial and legal trends in this area.

Learning Outcomes:

On successful completion of this course, the students will be able:

To get insights about rights and duties of members of family towards each other, with special reference to spousal relationship and will develop knowledge and understanding of substantive family law as well its interaction with many other fields of law, such as contracts, constitutional law, conflicts of laws, criminal law, property, tax, torts, and trusts and estates.

- To be able to demonstrate the role of negotiation, mediation, and other forms of dispute resolution in the practice of family law and be able to practice as a specialized Matrimonial Lawyer with proper professional and ethical responsibilities.
- To be able to appreciate the working of organizations and institutionsworking on issues relating to women and children at domestic and international level.

Course Contents:

Module I – Marriage and Divorce under Hindu Law

Sources of Hindu law - Concept of marriage in general - Solemnization of Marriage under Hindu Marriage Act, 1955 – Validity of marriage – Registration Of Marriage - Restitution of Conjugal Rights - judicial separation – Theories of Divorce - Grounds of divorce - Maintenance under Hindu personal law and other Statutory law.

Module II - Marriage and Divorce under Muslim Law

Sources and schools of Muslim law - Solemnization of marriage – Nikah –Classification of Marriage and its Validity – Kinds of dower - Divorce – Extra judicial and Judicial modes of Divorce – Maintenance under Muslim personal law and other statutory law.

Module III - Marriage and Divorce under Christian Law

Sources of Christian law – Solemnization of marriage - Validity of marriage – Registration of Marriage – Divorce - Grounds of divorce - Maintenance under Christian personal law and other statutory law.

Module IV - Marriage under Special Marriages Act

Procedure for marriage and matrimonial relief under the Special Marriages Act, 195 Registration of marriage - Live in relationship – conflict between personal law and statutory law.

Module V – Legal Provisions of Adoption

Adoption - Inter country Adoptions-CARA guidelines 2017 – Adoption and maintenance Act, 1956 – MinorityAnd Guardianship Act 1956 - Prohibition of Child Marriage Act, 2006.

Reference:

- 1. Mulla, Principles of Hindu Law (23rd Edition)
- 2. Paras Diwan, Family Law (2018)
- 3. Poonam Pradhan Saxena, Family Law Lectures, Family Law-I, (4th edition)
- 4. Mulla, Mohamedan Law. (5th Edition)
- 5. Prof. G V C Subbarao, Family Law in India (2018)
- 6. Tahir Mohamed, Muslim Law in India. (5th Edition)
- 7. Sebastian Champappilly, Christian Law. (2007 Edition)
- 8. E.D. Devadasan, Handbook of Christian Law. (1st Edition)
- 9. RanganathMisra, Mayne's Treatise on Hindu Law & Usage (17th Edition, 2014)
- 10. Satyajeet A. Desai, Mulla Principles of Hindu Law, Vol. I & II (21st Edition., 2011)

6. Law of Crimes- II (20-272-0406)

Course Objectives

This course provides insight on various categories of offences viz. those affecting the society, those affecting human body, specific offences against women. It helps in examining the legislative history behind the inclusion of certain Offences and identifying the offences which have become redundant in the Indian Penal Code in the light of judicial interpretations. It also helps in understanding the scope of amendments to be brought to the Indian Penal Code considering the changing needs of the society.

Learning Outcomes:

On successful completion of this course, the student will be able:

- To appreciate the definitions of certain offences in relation to the Indian Penal Code and special legislations.
- To illustrate a critical analysis of the components of the various offences of the Penal Code
- To analyse the judicial interpretation of the provisions of the Penal Code in the light of decided cases and appreciate its impact on the present day society.

Course Contents:

Module I - Offences Against Public Health, Safety, Decency and Morals

Offences against public order, health and morality- public nuisance –Spreading of infectious diseases - adulteration of food and drugs - negligent and dangerous driving - obstructing public ways - keeping dangerous animals – obscenity. Offences relating to religion- Mob Lynching

Module II - Offences Against Human Body and Sexual Offences

Offences against human body - culpable homicide, murder- hurt- grievous hurt, simple hurt – wrongful restraint –wrongful confinement-assault- kidnapping and abduction- rape – infanticide - Rash & negligent act -Attempt to murder -Attempt & abetment to Suicide -Criminal force & assault - criminal intimidation— Injuries to unborn children -Exposure of infants and concealment of births -Sexual offences -Unnatural offences.

Module III - Offences Against Women & Offences Relating to Marriage

Offences against Women - Outraging the Modesty of Women- Voyeurism- Stalking- Acid Attack - Rape - Causing miscarriage- Offences relating to marriage- bigamy-adultery-cruelty by husband.

Module IV - Offences Relating To Property And Property Marks

Offences against property - theft, extortion- robbery and dacoity - criminal misappropriation- criminal breach of trust –stolen property- cheating – mischief criminal trespass- forgery- counterfeiting.

Module V - Offences against Public Justice

Offences against public justice- preventing summoning by court -disobedience to honour orders of public servants – perjury-obstructing discharge of duties-defamation.

References:

- 1. Kenny, Outlines of Criminal Law 19th edn
- 2. R.C. Nigam, Law of Crimes in India Vol.I & II
- 3. K.D.Gaur, Criminal Law: Cases & Materials (2015)
- 4. Glanville Williams, Text Book of Criminal Law (2015)
- 5. Smith and Hogan, Criminal Law (2018)
- 6. Ratanlal& Dhirajlal, The Indian Penal Code, Lexis Nexis, 36th edn
- 7. Dr KN Chandrasekhara Pillai, General Principles of Criminal Law , Easter Book Company (2nd edition, Reprint in 2020)

1. Business Ethics (20-272-0501)

Course Objective:

This course aims to provide students with solid skills to know and deal with the fundamentals of ethics, practices of good governance to encourage moral imagination and heightening sensitivity towards the ethical dimension of managerial problems

Learning Outcomes:

On successful completion of this course, the students will be able;

- To identify and address common ethical issues that arise for individuals, managers, and organizations
- To understand ethics and the importance and role of ethical behavior in the business world today.
- To apply contemporary and classical frameworks to analyze and suggest resolutions to ethical dilemmas and to prioritize personal values and apply those to making ethical decisions

Course Contents

Module I: Introduction to Ethics

Philosophy of Ethics, Definition of Ethics, Ethos, Culture, Whistle Blowing - Law Vs. Ethics

- Ethical dilemmas – Essence of Indian culture – Indian vs. Western culture - Indian work ethos – Indian perspective of values for managers.

Module II: Structure of Business Ethics

The three components of Business: Economic, Legal and Ethical - Definition of Business Ethics – Process of ethical decision-making in business - Importance of Business Ethics. Factors affecting business ethics - Economics, Law, Environment, Technology, Development, High Finance, Human Resource, Consumers, Caste and Gender

Module III: Approaches of Business Ethics

Teleological Approach, Deontological Approach and Utilitarian Approach-Approaches of Socrates, Plato, Aristotle, John Stuart Mill, Immanuel Kant, Jeremy Bentham, Karl Marx – Lawrence Kohlberg's theory on moral cognitive development — Relativism Vs. Universalism

Module IV: Ethical Issues in Business

Ethics in Marketing –Ethics in HRM – Ethics in IT – Ethics in Financial Management – Ethics in Production Management – Environmental Ethics – Gender Ethics

Module V: Structure of ethics management

Ethics Committee, Ethics Officers, and the CEO – Communicating ethics: Communication Principles, Channels, Training programs, and evaluation – Ethical Audit – Transparency.

[At least ten cases should be discussed in the class room. One of the internal test papers shall be based solely on the case study]

References:

- 1. A.C.Fernando, Business Ethics: An Indian Perspective, (3rded.), Pearson Education, 2019
- 2. Andrew Crane and Dark Matter- Business Ethics, (3rded.), Oxford Publications, 2011
- 3. John R.Boatright, Ethics and the Conduct of Business, (8th ed.), Pearson Education, 2017
- 4. Manuel G. Velasquez, Business Ethics: Concepts and Cases, (7th ed.), Pearson Education, 2016
- 5. S.K.Chakraborty, The Management and Ethics Omnibus, Oxford University Press, 2011
- 6. Shailendra Kumar and Alok Kumar Rai, Cengage Learning India, 2019
- 7. O. C. Ferrell, John Fraedrich and Ferrell, (12th ed.), Cengage Learning, 2018
- Linda K.Trevino and Katherine A. Nelson, Managing Business Ethics, (5th ed.), John Wiley & Sons, 2010
- 9. C.S.V. Murthy: Business Ethics, Text & Cases, Himalaya Publications, 2019

2. Information Technology for Business and Law

(20-272-0502)

Course objectives:

Course objective is heading towards the learner to twig and couple the knowledge with underlying dimensions of IT in business models. In addition to that the course also aims to teach how a lawyer can take a stand in IT issues without deteriorating 'justice' and 'utilization' in information technology related cases and for that a thorough understanding is indeed in technological level. Largely, this course eases the students to deal with IT issues also with solid arguments with ground level understanding of IT and business models.

Learning Outcomes:

On successful completion of this course will be able:

- * To provide relevant skills to aid IT management decision making.
- To understand different IT analytical perspectives and management decision tools used in businesses
- To understand and appreciate the concept of IT management strategy formulation, implementation, evaluation and the latest technological advancement and evaluate the efficacy of law.

Course Contents

Module I: Information Technology Management:

Understanding Technology, IT and its Relationship with Wealth of Nations and Firms Specific Knowledge; Technology Life Cycles, Technology Acquisition and Absorption; Technology Exports / Joint venture

abroad, Technological Intelligence and Forecasting, Global Trends in Technology Management. Big data analysis

Module II: Information Systems for Management Decision Support

Concepts of Data, Information and knowledge, Concepts of Database Management Systems, Processing of data using computers, Storage and Retrieval of massive data on computers, MIS, Phases in software Systems Life Cycle. Application of Information systems, Use of Information systems in Business and their advantages, Application areas, problems Packages for Accounting and Finance, Decision Support Systems, Knowledge Based Systems

Module III: Data organization and Data Base Management System:-

Data organization: Character, field, record, file and database. Types of Data Processing Systems: Traditional file organization Vs. Database File organization. Data Base Management System: Concept, Types of database, hierarchical, network and relational, Basic ideas of Data Warehouse and Data mining, bit coin, block chain technology and crypto currency.

Module IV: Data Communication and Computer Network

Data Communication: Concept of Data communications, Transmission Modes: Simplex, Half Duplex, Full Duplex, Serial, Parallel, Synchronous, Asynchronous, Communication Media: Wireless and satellite communication, Wireless Broadband, WAP, Network components – Bridge, Switch, Router, Gateway, Introduction to Cloud Computing, Definition, Characteristics, Components, Cloud provider. Data Mining

Module V: Security Issues

Security threats - Virus, Trojan, Hacking, Spam etc. Security Measures - Firewall, Antivirus software, Digital Signature. Concept of data Encryption & Decryption, Symmetric and asymmetric encryption, Digital envelope, Security Threats in E-Business environment, Technology Solutions – Symmetric key and Public key encryptions, Digital signature, Digital Envelope, Digital Certificates, SSL, SET, S-HTTP, VPN etc.

References:

- 1. Computers, Technology, Applications and Social Implications (with BASIC & PASCAL),
- 2. J. Daniel Couger & Fred R.McFadden, Whiley, A First course in Data Processing.
- 3. John Moss Jones, Automating Managers: the implications of IT for Managers, Pinter, London
- 4. Operating Manuals of MS DOS, WINDOWS, UNIX, MS Office etc
- 5. Various Computer magazines like Computer World, PC Quest etc.
- 6. Estrada Susan, Connecting to Internet, O.Reiley, 1993.
- 7. Business Systems Development, by Tudor Dorothy and Tudor Ian (1997), NCC Education Services Limited ISBN 1-90234-305-0
- 8. Human Communication and Information Systems, by Stuart Harris (1988), NCC Education Services Limited, 1998ISBN 1-90234-300-X
- 9. The Complete A-Z ICT & Computing Handbook, by Bob Penrose and Bill Pollard, Hodder & Stoughton Ltd ISBN 0-340-80277-4

- 10. Understanding Computer Science for Advanced Level, (4th ed) by Ray Bradley, Stanley Thornes Ltd ISBN 0-7487-4046-5
- Using Information Technology. A Practical Introduction to Computers and Communications. (3rd ed) by Williams, Sawyer & Hutchinson (1999), Irwin/McGraw-Hill Companies, ISBN 0-07-115867-7
- 12. Lucas : Information Technology Strategic Decision Making for Management
- 13. Rainer : Introduction to information systems- Supporting & Transforming Business (Wiley)
- 14. Management Information System: Gordon B. Davis, Margrethe H. Olson a. TATA McGRAW-HILL Publishing Co. Ltd. New Delhi.

3. Consumer Protection Law

(20-272-0503)

Course Objective:

This course is intended to provide an idea about the scope and application of consumer protection laws in India. This further discusses the various quality standards and marks for the protection of consumers as well as the issue of defect and deficiency in goods and services. This course also provides an idea about the mechanisms for the enforcement of consumer rights in India. The course intends to cover contemporary judicial and legal developments in this area.

Learning Outcomes:

On successful completion of this course, the students will be able:

- To understand about various consumer rights, the laws dealing with such rights and to act as a responsible consumer in the market
- To understand the unfair practices in the market and advice about the same to his friends and relatives
- To pursue remedies not only for him but on behalf of others against defect or deficiency

Course Contents:

Module I: Introduction

Consumerism - origin and development - consumer movement -consumer organizations in India - protection of consumer under contract, tort and criminal law - consumer protection councils - Concept of consumer - definition - consumers of government service, statutory service and consumers of common property - consumer of service and unfair trade practices – Rights of Consumers

Module II: Consumer Protection Laws

Consumer Protection Act, 2019 – Features - Comparison with Consumer Protection Act, 1986 – Consumer – Concept & Meaning – Judicial Expansion – Commercial Purposes - Key Definitions under 2019 Act – Misleading Advertisements – Unfair Trade Practices – Restrictive Trade Practices

Module III: Defects in Goods

Goods - Consumer of Goods – Defects – Product Liability - Standard of Purity, Quality and Potency - Law on Food and Drug safety - FSSA Act & Other Laws - Weights and Measures – Legal Metrology Act - Supply Supply of Essential Commodities - Standardization of Goods – Various Quality Marks - BIS, AGMARK, FSSAI Mark, ISI Mark, GM Mark, etc.

Module IV: Deficiency in Service

Service - Deficiency in Service – Service Liability – E-Commerce - Professional and Public Utility Service – Government Services, Medical Service, Lawyers Service, Educational Services, Commercial Service, Insurance, Electricity, Gas, etc.

Module V: Enforcement of Consumer Rights

Enforcement of Consumer Rights – Agencies under Consumer Protection Act - Central Consumer Protection Authority – Consumer Protection Councils - Consumer Commissions - Jurisdiction, Functions and Powers - Procedure – Mediation, Enforcement of Orders – Class Actions.

References:

- 1. Dr. Avtar Singh, Consumer Protection Laws, EBC, Lucknow, 2018
- 2. G. B. Reddy, Law of Consumer Protection, Hyderabad: Gogia Law Agency, 2014
- 3. Mamta Rao, Public Utility Services under the Consumer Protection Act, Deep and Deep Publications, New Delhi, 1998
- 4. V N Viswanathan, Consumer Rights in Service Sector, D. K. Agencies, New Delhi, 2008.
- 5. Rifat Jan, Consumerism and Legal Protection of Consumers, Deep & Deep Publishers, New Delhi, 2007.
- 6. MM Nabi, et al, Consumer Rights and Protection in India, New Century Publications, 2015
- D P Wadhwa & N L Rajah, The Law of Consumer Protection (Set of 2 Volumes), Lexis Nexis, 2017
- Dr. H. K. Saharay, Text Book on Consumer Protection Law, Universal Law Publishing Co, 2017
- 9. P K Dutta, Consumerism and Consumer Protection in India: Law and Practice, Himalaya Publishing Co, 2015.

4. Family Law- II (20-272-0504)

Course Objective:

The objective of the course is to introduce students to the laws relating to family matters governing succession, partition, gifts and religious endowments applicable to Hindus, Muslims and Christians. The course will focus on property relations in a family and the legal incidence of joint family, testamentary

succession and intestate succession under the different personal laws marriage and statutes. The course will also give overview to the students and enhance their understanding on property rights of females and make them understand the lacunas in the law. The course intends to cover the contemporary judicial and legal trends in this area.

Learning Outcomes:

On successful completion of this course, the students will be able:

- ✤ To practice in the field of Succession Laws in the Law Courts.
- To work with NGO's and research houses on issues relating to rights of women in family property, inheritance and agricultural holdings.
- To help in amicable settlements of disputes relating to partition of joint Hindu family property and inheritance rights of Hindus and Muslims.

Course Contents:

Module 1 – Coparcenary, Survivorship, Partition

Concept of joint Hindu family - Coparcenary under Mitakshara and Dayabhaga law – Kinds and Sources of property – Karta – Status, powers and duties – Principle of survivorship and succession –Daughter as a Coparcener - debts and pious obligations – Partition of Joint Hindu Family Property - Legislative and Judicial responses before and after 2005.

Module II – Inheritance under Hindu Law

Application of Hindu Succession Act, 1956 - General principles of Inheritance - Disqualifications of heirs – Succession to the Property of male Intestate - Succession to the Property of female Intestate - Hindu Women's estate - Dwelling house and Right of Pre- emption.

Module III – Inheritance under Christian & Muslim Law

General rules of inheritance under Muslim law - Classification of heirs under Sunnis and Shias - Entitlement of heirs – General rules of inheritance under Christian law – diversity in inheritance laws - classification of heirs and their entitlement.

Module IV – Testamentary Succession

Testamentary succession under Hindu, Muslim and Christian Law – Limitation to testamentary powersunder various religious and statutory law – Will and administration of will – Codicil - Probate, letters of administration and succession certificate.

Module V – Gift and Religious Endowments

Alienation of property by gift among Hindus, Muslims and Christians - Hindu religious endowments – Wakf –Types and administration of wakf – Mutawalli and his powers.

Reference:

- 1. Mulla, Principles of Mohammeden Law. (21st Edition)
- 2. MunshiTayyibji, Tayyibji Muslim Law.

- 3. Poonam Pradhan Saxena, Family Law Lectures, Family Law-II, (4th Edition)
- 4. Tahir Mohammed, The Muslim Law of India. (5th Edition)
- 5. Hidayatullah, M., and Arshad Hidayatullah. Mulla's Principles of Mohamedan Law, 19th ed. New Delhi: LexisNexis Butterworths, 2006
- 6. Paras Diwan, Law of Marriage and Divorce. (7th Edition)
- 7. Sebastian Champapilly, Christian Law. (2007 Edition)
- 8. Paruck. The Indian Succession Act, 9th ed. New Delhi: LexisNexis Buttorworths, 1995.
- 9. E.D. Devadasan, Handbook of Christian Law. (1st Edition)
- 10. Bakshi P. M. Law of Succession, 6th Edition, 1997.

5. Law of Criminal Procedure

(20-272-0505)

Course Objective:

This course aims at giving the students an insight into the philosophy of procedures prescribed in the Code of Criminal Procedure with respect to commission of crimes, investigation, trial, and conviction. It also aims at enabling them to understand the need to know the rights of the accused in every stage of criminal procedure which are cherished human rights. The course intends to cover the contemporary judicial and legal trends in this area.

Learning outcomes:

On successful completion of this course, the students will be able:

- To get a clear picture about the various agencies involved in the crime prevention, detection, and punishment
- To start looking at the whole procedure as a facet of "fair just and reasonable procedure" enshrined under Article 21 of the Constitution of India
- To start getting the depth of these procedures through case laws and to undertake a philosophical understanding of the various provisions of the Code of Criminal Procedure which will enable them to be good lawyers, prosecutors of judges

Course Contents:

Module I: Hierarchy of Courts

Jurisdiction and hierarchy of criminal courts - Executive Magistrate and Judicial Magistrate

Module II: Powers and functions of Police and Prosecutors

Police - organization of police - hierarchy of police departments - powers and function of police- preventive action of Police- investigation- safeguards- judicial trends- Security for keeping peace - maintenance of public order andtranquility- Prosecution- Role of Prosecutor in Criminal Procedure

Module III: Trials

Trial - concept of fair trial –jurisdiction of various courts-complaints to Magistrate- trial before Magistrate of warrant cases and summons cases- trial before sessions court- trial before High Courts-summary trialsplea bargaining

Module IV: Judgment and further procedures

Judgment- appeal- reference and revision- Execution, suspension, remission and commutation of sentencesbails and bonds- compensation to victims-case laws

Module V: Protection from vagrancy, inherent power

Maintenance to wives, children and parents- case laws-inherent power of the High Court- judicial interpretations.

References:

- 1. R.V. Kelkar, Criminal Procedure, Eastern Book Co., (6th Edn.-2018)
- 2. Ratanlal, The Code of Criminal Procedure, Lexis Nexus, 2011
- 3. Peter J. An Koppen et.al (Edrs.), Springer publications, (1stEdn.- 2003)
- 4. Kerstin Braun, Victim Participation Rights, Springer (e-book)
- 5. V. Sithannan, Police Investigation Powers, Tactics and Techniques, 2018
- 6. MathweLippman, Criminal Procedure, Sage Publications (4th Edn.-2019)
- 7. Jacqueline E. Ross, comparative criminal procedure, 2018
- 8. Code of Criminal Pocedure, Bare Act, Professional Book Publishers

6. Law of Evidence (20-272-0506)

Course Objectives:

The adjective law of evidence housed in Indian Evidence Act, 1872 is the main stay in effective and purposive conduct of litigations in courts of law. The substantive and procedural parts in the statute provide a sensible understanding of the concept, content and application of rules of relevancy, admissibility and appreciation of evidence in the trial process. The interpretations given by the courts which give significant value addition to the perspective on tendering of evidence and evaluation of the value and applicability of evidence in particular contexts. The difference in the perspectives of admissibility of evidence maintained by the special legislations supplements a comprehensive understanding about the prevailing laws pertaining to the topic in India. The course intends to cover the contemporary judicial developments and legal changes in this area.

Learning Outcomes:

On successful completion of this course, the students will be able:

- To understand the significance of trial process in a litigation.
- To sharpen their legal acumen in analytically approaching the fact finding process in a litigation
- To serve as a window to develop an orientation towards skills necessary in the conduct of litigations demanding adducing of evidence and better understanding of the case analysis and studies besides instilling an orientation towards profession.

Course Content:

Module I: Basic Principles of Law of Evidence

History and development of law of evidence- salient features- definition- legal and logical relevancy-Relevancy and Admissibility- Best evidence rule- Fact, fact in issue and relevant fact- Kinds of evidence-Evidence and proof- Concepts- Constitutional protections and adducing of evidence- Special legislations &Evidence Act

Module II: Relevant Facts As Evidence

Relevancy of facts- Res gestae –common intention- identity and identification- Facts otherwise irrelevantproof of right or custom- Circumstantial evidence- principles –Motive, preparation, conduct, occasion, cause, opportunity, conduct, state of mind, body, bodily feeling- similar facts. Facts delineating accidental occurrences and intentional acts.Exclusion of hearsay evidence and exceptions- Admissions –Principles and applicability- Confessions- kinds of confessions, valid confession, principles, exceptions- Confession to Police and Police Custody – Recovery pursuant to authoring concealment - Applicability and evidentiary value- Co accused and approver- Declarations by persons who cannot be called into court as witnesses – Dying declaration – Relevance of judgements as evidence - General Principles- Exceptions to admissibility of judgements- Expert opinion- Opinion as to rights, custom, usages, tenets, relationships etc. Character evidence- civil and criminal cases- principles, applicability, exceptions and evidentiary value- Character of parties, accused, third parties, witnesses- evidence of character of victims of sexual offences pertaining to previous sexual experience regarding issues of consent

Module III: Vehicles of Evidence

Facts which not be proved-Judicial notice - Oral evidence- Rule against Hearsay Evidence- Documentary evidence- Primary evidence and secondary evidence- kinds – rules regarding admissibility- Proof of execution of documents- Attestation- Proof of Handwriting to prove execution – Exclusion of oral by documentary evidence- Kinds of documents- Ambiguity in documents- Presumption of documents-Cyber laws and appreciation of electronic evidence– Appreciation of scientific evidence – Judicial Trend.

Module IV: Discharging the Onus

Burden of proof- concept- Application at different levels- Standard of proof- General and special exceptions-Reversal of burden of proof in IPC and special legislations - Kinds of Presumptions – Presumption of law, fact and conclusive proof -Presumptions and burden of proof- - presumption as to matrimonial offencesdowry death – abetment to commit suicide by a married woman - Presumptions as to life and death-Presumptions as to absence of consent in rape – Presumption as to certain Offences - Estoppel- Scope, principle, kinds, applicability- Waiver and presumption.

Module V: Dynamics in Trial Process

Trial- Relevance of evidence taken before trial- competency and compellability of witnesses- Privileged communications- Categories, scope and exceptions- Examination of witnesses and various categories of examinations- Rules pertaining to the conduct of various examinations- Corroboration and contradiction-Principles and mechanics- Hostile witnesses- Witness protection programme- Leading questions- Refreshing memory- Compulsion to answer questions- Improper admission or rejection of evidence- Judge's power to intervene in trial.

Suggested Readings

- 1. B M Prasad & Manish Mohan, Sir John Woodroffe and Syed Amir Ali's Law of Evidence (4 Volumes), (Lexis NexisButterworths , 20thedn., 2017)
- 2. Dr Shakil Ahmad Khan, Ratanlal and Dhirajlal's Law of Evidence, (Lexis NexisButterworths 26thedn., 2017)
- 3. Abhinandan Malik, V.P.Sarathi's, Law of Evidence, (Eastern Book Company, 7thedn., 2017)
- 4. Dr. V.Krishnamachari,Law of Evidence, (7thedn.,Gogia& Co., 2017)
- 5. Batuklal ,TheLaw of Evidence, (Central Law Agency, 21stedn., 2016)
- 6. Avtar Singh, Principles of The Law of Evidence, (CLP, 23rdedn., 2018)
- 7. K.D. Gaur, Text Book on the Indian Evidence Act, Universal Law Publications, 2016
- 8. R, Ramachandran, Digest of Indian Evidence Act, Taxmann's, 2017
- 9. R, Ramachandran, Forensic Evidence, Taxmann's, 2019
- 10. Surendar Pal Singh, Art of Cross Examination, Kamal Publishers, 2019
- 11. Justice U.L. Bhat. Lectures on The Indian Evidence Act, (2016)
- 12. Justice U.L. Bhat, Relevancy, Proof and Evaluation of Evidence in Criminal Cases, (2013)
- 13. C.D. Field's Commentary on Law of Evidence (13th edn., 2013)
- 14. Law Commission, 198th Report on Witness Identity and Protection and Witness Protection Programme, (2006)
- 15. Dr.Jaisingh P. Modi, A Textbook of Medical jurisprudence and Toxicology, (LexisNexis Butterworths, 25thedn., 2016)

1. Research Methodology

(20-272-0601)

Course Objective:

The objective of this course is to provide the basics of methodology of social science research to the students. The course introduces the language of research, elements of the research process and approaches. It also aims to familiarize review of literature, tools for data collection and basics of data analysis, and interpretations of research findings.

Learning Outcomes:

On successful completion of this course, the students will be able:

- ✤ To understand the basic framework of research process
- ✤ To identify various sources of information
- To develop an understanding of various research designs and techniques and explain how to conduct research

Course contents

Module I: Introduction to Research

Foundations of Research: Meaning, Objectives, Motivation, Utility. Concept of theory, empiricism, deductive and inductive theory Characteristics of scientific method – Understanding the language of research – Concept, Construct, Definition, Variable, Research Process.

Module II: Problem Identification & Formulation

Research Question – Investigation Question – -sources-technique involved in defining a problem, Measurement Issues – Hypothesis, Measurement: Levels of measurement – Nominal, Ordinal, Interval, Ratio

Module III: Research Design

Concept and Importance in Research – Features of a good research design – Exploratory Research Design – concept, types and uses, Descriptive Research Designs – concept, types and uses, Experimental Design: Concept of Independent & Dependent variable, Qualitative and Quantitative Research

Module IV: Sampling

Concepts of Statistical Population, Sample, Sampling Frame, Sampling Error, Sample Size, Characteristics of a good sample. Probability Sample – Simple Random Sample, Systematic Sample, Stratified Random Sample & Multi-stage sampling. Determining size of the sample

Module V: Data Analysis

Data Preparation – Univariate analysis - frequency tables, bar charts, pie charts, percentages, Bivariate analysis – Cross tabulations and Chi-square test - testing hypothesis of association- Interpretation of Data and Report Writing

References:

- 1. Deepak Chawla and Neena Sondhi, Research Methodology: Concepts and Cases: Concepts & Cases, Vikas Publications, 2016
- 2. Neuman, W.L., Social Research Methods: Qualitative and Quantitative Approaches, 7th edition, International edition, Pearson 2011
- 3. Donald Cooper, Pamela Schindler and J K Sharma, Business Research Methods, McGraw Hill Education, 2017
- 4. Zikmund William G. et.al, Business Research Methods, Cengage Learning, 2013
- 5. Alan Bryman, Social Research Methods 5e, Oxford University Press, 2016
- 6. Alan Bryman and Emma Bell, Business Research Methods, Oxford University Press, 2016
- 7. K. Kalyanaraman, Hareesh N. Ramanathan and P.N. Harikumar, Statistical Methods for Research: A Step by Step Approach Using IBM SPSS, Atlantic, 2016
- 8. C.R. Kothari and Gaurav Garg, Research Methodology : Methods And Techniques, New age International, 2019
- 9. Ranjit Kumar, Research Methodology, Sage Publishing, 2014
- 10. Wilkinson Pl Bhandarkar, Methodology and Techniques of Social Research, Himalaya Publishing, 2016

2. Operations Management

(20-272-0602)

Course Objectives

The objective of this course is to familiarize the role of operations in improving the efficiency of an organization. It also aims to introduce business problems relating to operations. The course would also seek to familiarize Students with the application tools and techniques in operations management. It also gives an overview of challenges being faced by the organizations in the domain of operations and supply chain.

Learning Outcomes:

On successful completion of this course, the students will be able:

- To understand the role of operations and the significance of operations strategy in the overall business
- To develop a thorough understanding of a range of inventory models available
- To learn different quality tools and the tools of statistical process control for analyzing a process

Course contents

Module I: Introduction

Production and operation management as function, nature and scope, decision areas, historical developments. Operations strategy, different production systems product, process and capacity planning.

Module II: Quality Management

Total Quality Management: elements, tools for TQM. Cost of Quality . Quality standards- ISO 9000. Statistical process control, control charts. Concepts of acceptance sampling OC curve.

Module III: Design of goods and services

Process Technology. Facility location, layout planning. Work study, method study and work measurement.

Module IV: Planning and Control

Production planning and control in different production systems, aggregate planning, short terms scheduling SCM concepts. Maintenance management

Module V: Inventory management

Independent items, basic EOQ and production quantity models, reorder point Quantity discount model, safety stock, probabilistic models with constant lead time. Dependent items, Basic MRP structure Materials management classification system. JIT system. Purchasing stores management.

References:

- 1. Kanishka Bedi, Production and Operations Management, Oxford University Press, 2013
- 2. Chary, S. N., Production and Operations Management, New Delhi, Tata McGraw Hill, 1989
- 3. Adam, E E & Ebert R.J., Production and Operations Management 6th ed. New Delhi, Prentice hall of India1995
- 4. Amrine Harold T. etc., Manufacturing Organisation and Management, Englewood Cliffs, New Jersey, Prentice Hall Inc. 1993
- 5. Buffa E. S., Modern Production Management, New York, John Wiley, 1987
- 6. Dobler, Donald W and Leelamar, Purchasing and materials Management, New York, McGraw Hill, 1984
- 7. Cachon, G. and Terwiesch, C. Matching supply with demand. McGraw Hill, 3rd edition
- 8. Chase, R. B., Shankar, R., and Jacobs, R. F. Operations and Supply Chain Management, Mc Graw Hill, 2017
- 9. Gaither, N. and Frazier G. Operations Management (9th ed.), Cengage Learning, 2015

3. Civil Procedure Code and Limitation Act (20-272-0603)

Course Objectives:

The course intends to impart basic knowledge about the civil procedure followed in Indian courts and thereby enable one to get familiarized with the proceedings followed in civil courts. The course introduces and provides insights on practice and procedures followed in civil courts. It also facilitate the students to interact with the practicing lawyers and to share their experiences. The course intends to cover the contemporary judicial and legal trends in this area.

Learning Outcome:

On the successful completion of this course, the students will be able:

- ✤ To handle proceedings happening in the civil court.
- ✤ To equipped for civil drafting process.
- To prepare and attend moot court and ADR competitions.
- ✤ To develop the skills and ethics required for a practicing lawyer

Course Contents:

Module –I: Fundamentals of Civil Procedure

Suits in General a) Definition - Decree, decree holder, judgment, judgment debtor, legal representative, mesne profit, order and pleader, Cause of action. b) Jurisdiction of the Courts (Subject matter, territorial and pecuniary) c) Res subjudice d) Res judicata e) Foreign Judgment – significance of section and order and rule- distinction

Module II: Civil Litigation

Suits a) Parties to Suits. b) Framing of Suits. c) Pleadings generally (Order VI). d) Plaint – Order VII. e) Written Statement- Order VIII (Set-off & Counter-claim). f) Appearance of parties – Ex parte Decree, dismiss for default. g) Costs and Interest h) Filing a Caveat

Module III: Civil Court Trials

Trial of suits and Execution of Decrees a) Summons-Issue and Service of Summons. b) Summoning and Attendance of witnesses. c) Withdrawal and adjustment of Suits. d) Examination of parties by the court. e) Temporary & permanent injunction and Interlocutory Orders-Issue of commissions f) Arrest and Attachment before Judgment. g) Execution of Decrees - Executing Court, - Modes of Execution etc.

Module IV: Civil Appeals, Review and Revisions

Appeals, Reference, Review and Revision a) General provisions relating to appeals b) First Appeal c) Second Appeal d) Appeals to the Supreme Court e) Appealable Orders f) Reference g) Review h) Revision i) Inherent Powers of Court- Special suits a) Suits by/and against minors and person of unsound mind. b) Suits by/ and against indigent person. c) Suit by/and against Government.

Module V: Limitation Act

The Limitation Act, 1963 a) General Provisions as to the Bar of Limitation and Extension of the prescribed time (Sections 1-5) b) rules of exclusion (Sections 6-24) c) Acquisition and Extinguishment of Proprietary rights by the virtue of limitation (Sections 25-27)

References

- 1. DinshawFardauziMulla, Mulla's Code of Civil Procedure, Lexis Nexis (19thedn., 2017)
- 2. Sudipto Sarkar & M. L. Singhal, Sarkar's Code of Civil Procedure, (2 Vols), Lexis Nexis India (12th edn., 2017)
- 3. Universal's Code of Civil Procedure, 1908 (Bare Act)
- 4. C. K. Takwani, Civil Procedure with Limitation Act, Eastern Book Company (8thedn., 2017).
- 5. M.R. Malik, Ganguly's Civil Court, Practice and Procedure, Eastern Law House (2012).
- 6. M.P. Tandon, Code of Civil Procedure, Allahabad Law Agency (2005).
- 7. Advocate K. V. Siva Prasad, The Limitation Act, 1963, MJS Publication (2018).

4. Company Law

(20-272-0604)

Course Objective

The course is intended to acquaint the students with fundamental principles of law relating to companies. It will help students to learn about concepts such as share capital and debt capital. It will help students familiarise with the governance process in companies and the rights of shareholders. It also discusses the administrative controls over companies and the winding up process. The course intends to cover the contemporary judicial and legal trends in this area.

Learning Outcomes:

On successful completion of this course, the student will be able:

- To understand the general principles relating to company law.
- To understand functioning of companies and regulatory controls over governance of companies.
- ◆ To practice in Company Law Tribunal and appellate courts on company matters.

Course Contents:

Module I: Introduction to Company Law

Corporate Personality - Advantages and Disadvantages of Incorporation- Formation of company

-Promoters-Registration and incorporation of company - Memorandum and Articles of Association - Doctrine of ultravires, indoor management and constructive notice- Concept of Corporate Governance-Different Kinds of company

Module II: Share Capital and Debt Capital

Concept of Share-Issue of shares and securities- Role of SEBI- Prospectus - misrepresentation and remedies –Criminal liability - Allotments of shares – Alteration, reduction and further issue of share capital-Forfeiture, lien, Surrender of shares- Transfer of shares- Debentures – Registration of charges.

Module III: Board of Directors

Composition of board of directors-Position of Directors-appointment, removal and remuneration of directors- Independent Directors- Board Meetings –Duties of directors- Powers of Directors and Restrictions on powers-Board Committees- Borrowing powers of company- Loans and investments by companies-Distribution of Dividend- Key Managerial Persons.

Module IV: Shareholder Rights and Remedies

Shareholders and Members-Powers of Company in General Meeting- Meetings of Shareholders-Resolutions-Majority Powers and Minority Rights - Shareholder remedies- Class action suits—Prevention of oppression and mismanagement.

Module V: Administrative Controls over Companies

Maintenance of Accounts- Audit - Inspection and investigation – Role of NCLT, NCLAT- Winding up – Grounds – IBC Code 2016 - Defunct Company- Striking off names of company- Corporate Social Responsibilities

Reference:

- 1. C R Datta on Company Law, Lexis Nexis, 2017.
- 2. L.C.B. Gower, Principles of Modern Company Law, Sweet and Maxwell, 2016.
- 3. Avtar Singh, Company Law, Eastern Book Company, 2018.
- 4. M C Bhandari , Company Law Procedures, Lexis Nexis, 2018
- 5. Palmer, Company Law, Stevens, 1987.
- 6. Robert R. Pennington, Company Law, Butterworths, 2001.
- 7. Robin Hollington, Shareholder's Rights, 5th Ed., Thomson: Sweet & Maxwell,2007
- 8. T. P Ghosh on Companies Act 2013, Taxmann, 2013.
- 9. Dr. G.K. Kapoor, Sanjay Dhamija, Company Law and Practice, Taxmann, 2015
- 10. Jonathan Charkham& Anne Simpson, Fair Shares The future of shareholder power and responsibility, Oxford University Press, 1999.
- 11. K Sekhar, Guide to SEBI Capital Issues, Debentures, & Listing, 3rd Ed, Wadhwa, 2003.
- 12. K. Majumdar, Dr. G. K. Kapoor Company Law & Practice, Taxman, 2015.
- 13. S.M. Shah, Lecturers on Company Law, N M TripthiPvt Ltd, 1990.

5. Labour Law- 1 (20-272-0605)

Course Objectives:

Every country depends on its industrial structure for growth and development. This industrial sector is a playground for multiple stake holders. What is interesting to note is that though there are multiple stake holder, the sector does not operate on a level playing field. The part which is seen as the lopsided one is the labour class. The objective of this course is to sensitize the need for an understanding labour law regime. The course will introduce the students to the different stakeholders at play and the laws which enable them to maintain industrial peace and contribute to industrial development. The course intends to cover the contemporary judicial and legal trends in this area.

Learning Outcomes:

On the successful completion of this course, the students will be able:

- ✤ To appraise the relevance of labour protection laws
- To evaluate and engage in different strategies and mechanisms available for resolution of industrial disputes
- ◆ To engage in practice and procedures for setting wages, safety mechanisms, etc.

Course Contents:

Module I – Theoretical Basis

Origin, nature and need – industrial relation – concept, objectives and significance – Constitutional framework – fundamental rights and directive principles – impact of globalization on labour policies.

Module II – Collective Bargaining

Notion – meaning and scope – history of trade union movement in India – definition and objects of trade union – registration and its cancellation – powers and functions of Registrar of Trade Union – funds of trade unions – general and political – their immunities – nature and scope

Module III – Measures Relating To Safety

Standing order – its certification, duration and modification – subsistence allowance; notion of factory – approval, license and registration – occupier – his general duties – maintenance of health, safety, welfare – provisions relating to hazardous processes – working hours – child employment

Module IV – Measures Relating To Wages

Minimum wages – fixation & revision – procedure – overtime – exemptions and exceptions – responsibility for payment of wages – fixation of wage periods – deduction & fines – authorities & adjudication of claim; Bonus – meaning of allocable surplus, accounting year and bonus – computation of gross profit, available surplus and bonus – minimum and maximum bonus – set off and set on – disqualification and deduction

Module V – Industrial Disputes

Concept of Industry, industrial disputes, employer and employee – coercive methods used by employees and employers – strike, lock out, lay off, retrenchment, transfers and closure – authorities for dispute resolution - Works Committee – Conciliation officer – Courts of Enquiry – Labour Courts – Tribunals – reference to arbitration – powers of Government – Procedure, Powers and Duties of Authorities

References:

- 1. Taxmann's Labour Laws with Code on Wages, Taxmann, 2020
- 2. E.M. Rao, O.P. Malhotra's Law of Industrial Disputes, LexisNexis, 2015
- 3. P. L. Malik Handbook of Labour and Industrial Law, EBC, 2018
- 4. K.D. Srivastava, Commentaries on Industrial Employment (Standing Orders) Act,1946, EBC, 2012
- 5. K.D. Srivastava, Law Relating to Trade Unions and Unfair Labour Practices, EBC, 2003.
- 6. Alok Bhasin, Labour Laws: A Primer, EBC, 2011
- 7. Indian Law Institute, Labour Law and Labour Relations, 1968

6. Public International Law

(20-272-0606)

Course Objectives:

The objective of this course is to give an in-depth understanding about the concept and scope of public international law. It provides a fair idea about relationship between states under international law and how their relationship is being regulated. It further provides an insight about the international law relating to states, individuals, treaties, sea and UNO.

Learning Outcomes:

On successful completion of this course, the students will be able:

- To think globally about the activities of international community and to understand the day to day working of world
- To understand the process of international law making, he can do more research in this area.
- To understand the process of international law making and different laws will enable the student to interpret the scope of national law in the light of such international law

Course Contents

Module I: Introduction

Introduction - Development of International Law – Definitions - Nature of International law - Positive Morality - Theories as to basis of International Law - Sources and Subjects of International Law

Module II: States

International Law and Municipal Law - Monistic Theory- Dualistic Theory – Other Theories - UK Practice, American Practice and Indian Practice - Concept of State - Essential Ingredients of State - Different kinds of States - Territory of State - Recognition of States - State Jurisdiction - Territorial Sovereignty - Civil and Criminal Jurisdiction

Module III: State Responsibility and State Succession

Responsibility of States – Original and Vicarious Responsibility -State Responsibility for various Acts-Individual Acts, Mob Violence, Insurgency, etc. -State Succession -Theories of State Succession -Rights and Duties arising out of State Succession

Module IV: Individuals, Diplomatic Relations Formation and Implementation of Treaties

Nationality – Asylum – Extradition- Meaning of Diplomacy -Law on Diplomatic Relations - Classification of Diplomatic Agents – Functions - Privileges and Immunities of Diplomatic Agents -Duties - Law of Treaties

Module V: Law of the Sea , Air And Outer Space : UN & International Law

Historical Background -Maritime Belt -Territorial Sea -The Contiguous Zone -Exclusive Economic Zone -Continental shelf -The High Seas -International Sea Bed Area-Settlement of Disputes under Law of the Sea Convention – Settlement of International Disputes - UN

References

- 1. Malcolm Nathan Shaw, International Law, Cambridge University Press, 2017
- 2. Tim Hillier, Sourcebook on Public International Law, Routledge, 1998
- 3. James Crawford, Brownlie's Principles of Public International Law, Oxford University Press, 2019
- 4. Lassa Oppenheim, Robert Jennings and Arthur Watts, Oppenheim's International Law, Oxford University Press, USA, 1991
- 5. H.O. Agarwal, International Law & Human Rights, Central Law Publications, 2012
- 6. Samantha Besson&Jean d' Aspremont, The Oxford Handbook on the Sources of International Law, OUP, 2017
- 7. Jan Klabbers, International Law, Cambridge University, 2013.

1. Management Project

(20-272-0701)

Course Objective:

The course aims to apply business concepts and theories to real-world decision-making. It also aims to increase proficiency in specific business disciplines; such as human resources management, operations management, marketing, accounting, statistics, economics, finance, and business law.

Course Outcome:

On successful completion of this course, the students will be able

- 1. To strengthen the business skills in decision making, communication, technology, and quantitative reasoning
- 2. To expand network of professional relationships and contacts
- 3. To think independently, analytically through the process of research and inquiry while making effective decisions in business environment
- 1. During the beginning of the seventh semester students have to undertake a management project and submit the report before the conclusion of' seventh semester University examination.
- 2. The Management project has to be undertaken by the students upon any functional area of Management in an organization or an independent study.
- 3. Mark allotment:-

Project Report	:	50 marks
Project Viva	:	50 marks
TOTAL	:	100 marks.

4. The report shall be printed and spiral bound with around 50 A4 size pages.

The layout is:

Font : Times New Roman Size : 12

Line Spacing: 1.5

Margin : Left - 1.5; Right-1; Top-1; Bottom-1

The project report should be submitted to the Department at least 15 days before the last working day of the seventh semester. The candidate shall prepare two copies of the report: one copy for submission to the Department and one copy for the student to bring at the time of viva-voce

5. Structure of the Report Title Page Declaration Acknowledgement

Certificate(s) with signatures Table of Contents

List of Tables, List of Figures

Executive Summary

Chapter 1- Introduction: (5-8 pages)

Review of literature, Statement of the problem, Need and

Significance of the study, Objectives of the study, Research Methodology, Sample, Data source, Tools of analysis, Limitations of the study, Chapterisation Scheme

Chapter II- Literature Review (10-15 pages)

Chapter III- Data Analysis and Interpretation (25-30 pages) **Chapter IV** Summary of Findings, Conclusion and Suggestions Bibliography (Written based on APA format)

Appendix: Questionnaire and other exhibits

2. Environmental Law

(20-272-0702)

Course Objectives:

The primary objective of the course is to explain the role of law, policy and institution in the Protection, conservation and management of environment and natural resources. The various multilateral environmental agreements and doctrines are taught to the students. The course introduces the students to the environmental jurisprudence in India and also equip them with the skills needed for interpreting laws, policies and judicial decisions. The course intends to cover the contemporary judicial and legal trends in this area.

Learning Outcomes:

On successful completion of this course, the students will be able:

- To acquire the ability to evaluate the role of law and policy in conservation and management of natural resources and prevention of pollution.
- To acquire overview of the major environmental statutes as well as relevant common law doctrines.
- To develop understanding of the variety of regulatory techniques that have been applied to deal with environmental problems and the attributes, advantages and disadvantages of each.

Course Contents:

Module I: Introduction to Environmental Law

Environment: meaning and scope –History and Development of Environmental Law in India - provisions in the Indian Constitution - Indian Penal Code - Criminal Procedure Code.

Module II: Multilateral Environmental Agreements and Doctrines

Environmental Protection under International Law - Sustainable Development -Precautionary Principle, Polluter Pays Principle, Public Trust Doctrine – Montreal protocol- Framework convention on climate change.

Module III: Protection of Forest Protection and Wildlife

Protection of Forest - Forest Laws and policies in India – Judicial approach to forest conservation – Rights of forest dwellers – Wildlife Protection – Bio-diversity Conservation.

Module IV: General and Specific Environmental Protection Laws

Protection of Land, Water, Air and Environment–machinery for control of pollution–wetland conservation– Noise Pollution–Environmental Impact Assessment–Marine Environment- Coastal Regulation Zone

Module V: Judiciary and Environment

Liability for Environmental hazards - Public Liability Insurance Act 1991 - Judicial review of environmental decisions - evolution of right to environment – National Green Tribunal.

Reference:

- 1 Rodgers, Environmental Law. (1994)
- 2 P. Leelakrishnan, Environmental Law in India. (5th Edition, 2018)
- 3 P. Leelakrishnan, Environmental Law Case Book. (2nd Edition)
- 4 Armin Rosencranz, et.al. Environmental Law and Policy in India. (2nd Edition, 2002)
- 5 Satish C. Sastri, Environmental Law (5th Edition, 2015)
- 6 Ashok A. Desai, Environmental Jurisprudence (2nd Edition, 2002)
- 7 Jaswal, P. S. and Jaswal, N., Environmental Law (2017)
- 8 Dr S Shantha Kumar, Introduction to Environmental Law, Eastern Book Company, (2nd Edition)

3. Labour Law II (Social Securities Law) (20-272-0703)

Course Objectives

Uncertainties are a part of life and, in most cases, beyond the withstanding capacity of an ordinary labourer. Such situation calls for the assistance of certain person with deeper pockets or the society as a whole so that we can function smoothly. This course introduces the students with the concept of social security and its different forms by which the society at large take care of its employees at their vulnerable periods. The course intends to cover the contemporary judicial and legal trends in this area.

Learning Outcomes:

On successful completion of this course, the students will be able:

- ✤ To appreciate the protection of social security measures
- ✤ To appraise the situations in which different types of social security measures can be invoked and by whom.
- ✤ To assess the lacunae in the law in practice as opposed to the concept of social security

Course Contents:

Module I: Social Security

Concept, meaning and significance – relation with notion of welfare State – Constitutional perspective of social justice – international norms on social security – role of ILO – its Conventions and Recommendations on social security

Module II: Employees Compensation

Notions of employee, compensation, dependent, wages, total and partial disablement – doctrine of notional extension – employer's liability to pay compensation – cases of personal injury and occupational disease – amount of compensation, duration and return – authority fordetermination of compensation

Module III: Employees State Insurance

Notions of employer, employee, dependent, employment injury, disablement and its - ESI Funds

- contributions - benefits under the Act kinds - ESI Corporation - its constitution, appointment and termination of members, their tenure - Standing Committee - Medical Benefits Council - establishment of hospitals by Corporation

Module IV: Gratuity

Meaning of employer, employee, continuous service and gratuity – payment and forfeiture of gratuity – determination of the amount of gratuity – exemption to pay gratuity – authorities under the Act

Module V: Other measures

Maternity Benefit – meaning of employer, maternity benefit, miscarriage and wages – right to payment of maternity benefit – available benefits – restrictions on employer; Provident Fund – notion – common provident fund –; Pension – notion; other kinds of benefits – old age – unemployment

Reference

- 1. S.C. Srivastava, Social Security Laws, Eastern Book Co., 2005
- 2. Victor George, Social Security and Society, 2018.
- 3. Harry Calverty, Social Security Law, 1974.
- 4. R.N. Choudhary, Commentary on the Employees Compensation Act,1923, Orient Publishing Co., 2019.
- 5. KD. Srivastava, The Payment of Bonus Act, 1965, Eastern Book Company, 2003.
- 6. R.G. Chaturved, Law of Employees Provident Funds, Bharat Law House, West Thomson Reuters, 2017

4. Principles of Taxation Law

(20-272-0704)

Course Objective:

The primary objective of the course is to explain the principles of taxation law. It discusses the constitutional scheme of taxation in India and legislations pertaining to direct and indirect taxes. The course will help them understand the principles governing assessment of tax and the remedies available under various taxation statutes. The course intends to cover the contemporary judicial and legal trends in this area.

Learning Outcome:

On successful completion of this course, the students will be able:

- To understand the general principles relating to taxation law.
- To identify different kinds of tax and the deductions.
- To analyse the main tax legislations, the assessment method, the powers and functions of statutory authorities.

Course Contents:

Module I: Introduction

Concept of tax- Canons of tax –Elements of taxation and principles of an optimal tax system - Taxation power and constitutional scheme of taxation in India -Classification of taxes- Concept of fee, cess and surcharge- Concept of regulatory tax- Concept of compensatory tax.

Module II- Direct Tax

Direct Tax and Indirect taxes- Fundamental differences-Tax on income of individual- corporation tax-Capital gain tax-Agricultural income tax- Deductions and exemptions under Income Tax Act-Tax planning, tax avoidance and tax evasion- Deduction of tax at source-Double taxation avoidance agreement.

Module III- Indirect Tax

Kinds of Indirect taxes- Unification of indirect taxation system-Taxation and co-operative federalism, Avoidance of cascading effect in indirect taxes- Concepts of input tax, output tax, presumptive tax and reverse tax- Tax on sale and supply of Goods and Services -GST – Customs Duties- Tax on sales of specified goods like petroleum products and liquor- Tax on E-commerce.

Module IV- Other Kinds of Tax

Tax on motor vehicles- Tax on Land and Buildings- Taxes collected by the local authorities- Property tax, Entertainment tax- Professional tax.

Module V- Tax Assessment

Assessment and remedies under various taxation statutes-Appellate and revisional forums and its hierarchy-Settlement commission- Compounding of offences- Penalties and prosecutions for non- compliance.

Reference:

- 1. Dr.Girish Ahuja, Systematic Approach to Income Tax, Wolters Kluwer, 2020.
- 2. Dr.Girish Ahuja and Dr.Ravi Gupta, Systematic Approach to Taxation, Bharats, 2014-2015
- 3. Vinod Singhania, Direct Taxes Law and Practice, Taxmann, 2020-21.
- 4. Vinod Singhania, Deduction of Tax at Source, Taxmann, 2019.
- 5. Bomi F Daruwala, Bharat's Handbook to Direct Taxes, 2018.
- 6. R.K Jha and P.K. Singh, A Birds Eye view of GST, (Asia Law House) Hyderabad, 2017.
- 7. V.S Datey, GST Law and Pratice with Customs and FTP, Taxmann, 2017.
- 8. India's Income Tax Laws, India Law Series, 2013.
- 9. Justice Dimampao, Tax principles and Remedies, Rex Books.
- 10. S. Gupta, GST- Law and Practice, Taxmanns Publications, New Delhi.
- 11. Double Taxation Avoidance Agreement, Snowhite, 2014.
- 12. T.N. Manoharan and G.R. Hari, Handbook on Taxation (includes Income Tax Law and Goods and Service Law), 2017.
- 13. Dr N K Gupta &Vineet Gupta, Goods and Service Tax (Law, practice and Procedures), Bharat Law House, 2018.
- 14. Aravind P Datar , The Law and Practice of Income Tax , Lexis Nexis, 11th edition

5. Property Law (20-272-0705)

Course objective:

This course looks at the nature of property rights and the general principles governing the transfer of property under the Indian law. It delves into the study of the substantive law relating to specific transfers, such as sale, mortgage, lease, exchange, gift and actionable claims. It also explores how property rights are conferred, alienated and protected through law. The course further includes an exposure into the concept of easements in the Indian context. The course intends to cover the contemporary judicial and legal trends in this area.

Learning outcomes:

On successful completion of this course, the students will be able:

- To understand the substantive rules and principles of transfer of property in India and apply this knowledge in the domestic context.
- To demonstrate their understanding of legal terminology and concepts relating to property and its transfer.

To apply the principles property law to contemporary legal problems and critically examine its operation from a range of theoretical and social perspectives.

Course Contents:

Module - I: Concept of Property and General Principles of Transfer

Concept of Property – Different kinds of Property – Meaning of Movable and Immovable Property – Definition of Transfer of Property – Persons competent to transfer – Operation of transfer – Conditions restraining alienation – Transfer for benefit of unborn persons – Rule against perpetuity – Vested Interest and Contingent Interest

Module – II: General Principles Governing Transfer of Immovable Property

Doctrine of Election – Transfer by ostensible owner – Transfer by limited owners – Fraudulent Transfer – Improvements made by person under defective title – Doctrine of lispendens and part performance

Module – III: Specific Transfers I

Sale of immovable property – Definition of sale and Contract to sell – Rights and liabilities of seller and buyer — Definition of gift – Modes of creation of gift – Condition for valid gifts – Suspension and Revocation of gift – Exchange

Module – IV: Specific Transfers II

 $Mortgage-Different kinds \ of \ mortgages-Rights \ and \ liabilities \ of \ mortgagor \ and \ mortgagee-Charge \ and \ floating \ charge-Actionable \ claim-Lease-Modes \ of \ creation \ and \ determination \ of \ lease-Rights \ and \ liabilities \ of \ lessor \ and \ lessee$

Module – V: Easements

Indian Easement Act– Definition and essential features of easement – Kinds of easement – Easement of Necessity & Quasi easements – Imposition, Acquisition and Transfer of Easements – License.

References:

- 1. Avtar Singh, Textbook on the Transfer of Property Act (Lexis Nexis 2019)
- 2. Poonam Pradhan Saxena, Mulla The Transfer of Property Act (Lexis Nexis 2018)
- 3. GCV Subba Rao, Law of Transfer of Property (2 Vols.) (ALT Publications 2019)
- 4. Vepa P. Sarathi and MallikaTaly, Law of Transfer of Property (Eastern Book Co 2017)
- 5. S.N. Shukla, Transfer of Property Act (Allahabad Law Agency 2015)
- 6. Akhileswar Pathak, Law of Sale, Lease and Mortgage (Lexis Nexis 2017)
- 7. B BKatiyar, Law of Easements & Licenses (Universal Law Publishing 2017)
- 8. AP Singh and AK Srivastava, Property Laws (Lexis Nexis 2015

6. Drafting, Pleading and Conveyance (20-272-0706)

Course Objective:

The art of drafting a good pleading or conveyance can be acquired only through practice. A well drafted document is not simple for the defect of the practice but also assists the court in understanding the subject matter of the draft. This course provides a good start to the students for acquiring the skills of drafting pleadings and conveyance by familiarizing them with the fundamental rule. The students are acquainted with the nuances of drafting various pleading deeds and agreements.

Learning Outcomes:

On successful completion of this course, the students will be able:

- ✤ To apply fundamental rules of pleading and conveyancing while drafting
- To recall and apply the provision of specific status while drafting any petition/application under the said statute
- To drafting civil pleading, criminal pleading, matrimonial pleading, constitutional pleadings and to comprehend pleadings and prepare written replies from the same

Course Contents:

Module 1: Notice

Notice under section 106 of the Transfer of property Act,1882 - Notice under section 80 of the Civil Procedure code,1908 - Notice under section 138 of the Negotiable Instruments Act,1881 - Reply to the legal notice

Module 2: Pleadings

Suit for Recovery under Order XXXVIII of the civil code of Procedure - Draft Affidavit - Suit for Permanent Injunction - Application for Temporary Injunction under Order XXXIX Rule 1 and 2 of the Civil Code of Procedure,1908 - Suit for Ejectment and Damages for Wrongful Use and Occupation - Written Statement - Caveat under section148 of Code of Civil Procedure - Transfer petition under Sec. 25 of CPC,1908 -Application for the Execution of Degree

Module 3: Writ and SLP

Writ Petition under 226 of the Constitution of the India - Special leave petition (Civil) under Article 13 of the constitution of India - Special leave petition (Criminal) under Article 13 of the constitution of India

Module 4 Pleading under criminal law

Application for regular Bail - Application for Anticipatory bail - Complaint Sec. 190, 200 Cr.P.C- Application under section 125 of the CrPC

Module 5: Conveyancing

Will - General Power of attorney & Special Power of attorney - Agreement to sell - Sale of deed - Lease of deed - Mortgage Deed - Partnership deed - Relinquishment Deed - Gift Deed

Reference:

- R.N Chathurvedi, Pleading, Drafting and Conveyancing, vCentral law Publications, fifth Ed., 2018
- 2. H.K. Saharay, N.S Bindra's Pleading and Practice, Universal law Public, 2016
- 3. G.C. Mogha and S.N.Dhingra, Mogha's Law of Pleading in India with Precedents, Eastern Law House, 18th Ed., 2016
- 4. M.C Agarwal & G.C. Mogha, Indian conveyancer, Eastern Law House, 14th Ed., 2016
- 5. S.P.Agarwal, Pleadings : An Essential guide, LexisNexis, Haryana, 2016
- 6. S.P.Agarwal, Drafting and Conveyancing, LexisNexis, Haryana, 2015
- 7. Medha Kolhothra, Drafting, Pleading and Conveyancing, LexisNexis, Haryana, 2015
- C.R.Datta & M.N.Das, De Souze's Forms and Precedent of Conveyancing, Eastern law House, 2006

1. Professional Ethics and Professional Accounting System (20-272-0801)

Course Objective:

Professional ethics forms the foundation in the lives of the lawyer. Every person has been given the right to engage a lawyer of their choice to represent their case. It means that lawyers have the constitutional obligation to take up the case of every person who approaches them for legal representation. The lawyer has to adopt ethical practices in all spheres of their profession from meeting clients, giving them legal counselling, presenting their cases before appropriate bodies managing clients' accounts etc. The course covers the wide spectrum of lawyer conduct and specifically aim to familiarize the students with the legal provisions, guidelines and judicial decisions on the subject of professional conduct for lawyer and contempt of court. The course objective is to acquaint the students with the Bar Council of India Code on professional misconduct, train them the skill of client interview and counselling and teach them the basics of professional account.

Learning Outcomes:

On successful completion of this course, the students will be able:

- v Identify situations of Professional dilemma and of contempt
- v Take appropriate decisions when faced with any professional dilemma
- v Recall and apply the principle of professional ethics in their professional life
- v Interview and counsel clients in a professional manner
- v Apply the basic principle of professional accountancy

Course Contents:

Module 1: Advocacy

Meaning: Professional-Occupation-Employment, Seven Lamp of advocacy, History of Legal Profession on India Advocate Act, 1961, Bar council of India and State of Councils, Composition and Functions: Senior Advocates and Disqualifications for employment, right to practice and Right to appearance, professional misconduct and disciplinary power of Bar council and appeals, Entry for foreign law firm in India

Module 2: Professional Ethics

Meaning: Ethics and morals - Bar and Bench relations, Part VI of the Bar Council of India Rules, Rule as to govt. Advocates, Restriction on Senior Advocates, Duty related to courts, clients, opposites, colleagues, Duty to imparting training, render legal aid and section on the other employments, order of Disciplinary committee of Bar council of India/Judgments of Supreme Court on Professional misconduct.

Module 3: Contempt of Court

The Contempt of Court Act, 1971 - Historical Background, Constitutional Provision, Definitions: Civil and Criminal contempt, Mens Rea in Contempt cases, Defence and Exceptions, Contempt by Judges and

Magistrate, Punishment for contempt, Purgines of Punishment, Procedure for initiating action for contempt, Appeal provision

Module 4: Accountancy of Lawyers

Importance of proper account by advocate, Fees and expense, Accountancy in Lawyers office/firm: basic financial Statements - Income & loss Account, Balance sheet – Interpretation. Thereof, Bar Council of Indian Rules, Duties to the client, Advocate on Record Rule

Module 5: Client in Interviewing and Counselling

Meaning, Importance, Listening, Communication Techniques, type of quotations, Advising Counseling

Reference:

- Law of Commission of India, 266th Report on Advocate Act, 1961(Regulation of Legal Profession), 2017
- 2. Law of Commission of India, 274th Report on the Review of the Contempt of Courts Act, 1971(Limites to sec.2 of the Act, 1971), 2018
- 3. Ramachandran, Professional Ethics for Lawyers changing Professional changing Ethics, LexusNexis, 2014
- 4. Gosh,Legal Ethics and the Professional of Law ,LexisNexis,2014
- 5. G.C.Subbarao, Commentary on Contempt of Court Act, 1971, ALT Publication, 2013
- 6. Ranadhir Kumar, Contempt of Courts: Law and Practice, Wadhwa Book Company,2012

2. Organisational Dynamics

(20-272-0802)

Course Objective:

The course aims to explore the organizational structures and their behavioral characteristics like culture, group dynamics, management issues, motivation, leadership and design of the organization.

Learning Outcome:

On successful completion of this course, the students will be able

- To strengthen the foundations of individual behavior with an understanding of human personality, perception, motivation, satisfaction, stress learning and emotions
- ✤ To understand the basic process of interpersonal relationship
- ✤ To develop an understanding of teams and groups in organizations

Course Contents:

Module I: Introduction

Importance & scope of organizational psychology - Hawthorne Experiments Organisational Culture - Beliefs, attitudes and values - concepts of Organisational Behaviour – OB and other disciplines – Concept of Organisational Dynamics

Module II: Individual behavior

Individual differences and employees as individuals– personality, personality qualities Motivation: meaning, nature and process – content and process theories of Human motivation –financial & non-financial motivation - techniques of motivation

Module III: Job satisfaction

Job satisfaction- meaning-factors-theories-measurement -morale- importance-Employee attitudes & behaviour & their significance to employee productivity - job-enrichment-job enlargement

Module IV: Group Dynamics

Concept of group dynamics—features of group– formal and informal group behavior- Cohesiveness – cooperation - competition - conflict – resolution - group norms – role - position – status - transactional analysis. Supervision style - training for supervisors.

Module V: Leadership

Leadership-types-theories-Leadership training & evaluation, organizational development, Organizational changes Counselling & guidance, mentorship, coaching, importance of counsellor- types of counselling-information needed for counselling.

Reference:

- 1. Danial C. Fieldman and Hugh Arnold : Managing individual and group behavior in organization, 1984
- 2. Robbins, S. P., & Judge, T.A. & Vohra, N. Organizational Behaviour (18th ed.).New Delhi: Pearson Education, 2018
- 3. Armstrong, M. & S. Taylor. Armstrong's Handbook of Human Resource Management Practice (13th ed.). London: Kogan Page, 2014
- 4. Aswathappa, K, Human Resource Management: Text and Cases. (8thed.) New Delhi: McGraw Hill, 2017
- 5. Luthans, F. Organizational Behaviour: An Evidence Based Approach(12th ed.).McGraw-Hill Irwin, 2017
- 6. Pareek, U. and Khanna, S. Understanding Organizational Behaviour, New Delhi: Oxford University Press, 2011
- 7. Singh, K. Organizational Behaviour: Text and Cases. New Delhi: Vikas Publication, 2015

General Electives for SEMESTER -VIII (choose any 4 papers) 3. Air and Space Law

(20-272-0803)

Course Objectives:

This course is intended to provide an idea about the need for protection of outer-space as well as law relating to regulation of various activities in outer-space. This course also provides an insight about international laws regulating air traffic management, civil aviation and laws to prevent and control to environmental pollution by space objects and aircrafts. The course intends to cover the contemporary judicial and legal trends in this area.

Learning Outcomes:

On successful completion of this course, the students should be able:

- To understand fundamental principles for the regulation of activities in space.
- ✤ To find a solution for various disputes arises between nations in relation to activities in space.
- ✤ To understand the basics of air traffic management and civil aviation

Course Contents:

Module I: Introduction

Definition of Air law - Nature, scope and source - Development of air laws (Paris Convention 1910, Paris Convention 1919, Madrid Convention 1926, Havana Convention 1928, Warsaw Convention and Chicago Convention 1944) - Freedom of the air and sovereignty in the air

Module II: Air Traffic Management

Legal regime - State obligation to provide air navigation services - ICAO - Membership and organs of ICAO -Legislative, administrative and judicial functions - Economic and technical regulations

Module III: Safety and Security in Civil Aviation

Liability in international civil aviation - Manufacturers, operators, operators' agents and maintenance contractors - Third party liability for surface damage - Rights and Privileges of air passengers – Rules relating to Air Cargo - Aviation related Environmental Problems - Aviation Insurance - Aviation terrorism - International norms: conventions, protocols and regulations - Regulations in India - Air safety provisions

- Settlement of Aviation Related Disputes

Module IV: Space Law and International Treaties

Definition, nature, scope and development – Sources - International and Intergovernmental Organizations - Non-governmental Organizations and Space Activities - UN and Outer Space The Law of Outer Space - principle of res communism– UN General Assembly resolution 1962 (XVII) adopted in 1963 – The treaty on Principles Governing the Activities of States in the Exploration and Use of Outer Space, including the Moon and Other Celestial Bodies1967 - Convention on International Liability for Damage Caused by Space Objects, 1972 - Convention on the Registration of Objects Launched into Outer Space

1974 – Principles Relevant to the Use of Nuclear Power Sources in Outer Space 1993 - The Agreement on the Return of Objects Launched into Outer Space 1968 - Agreement Governing the Activities of States and other Celestial Bodies 1979 - Declaration of Guiding Principles on the Use of Satellite Broadcasting (UNESCO) 1972 - Principles Governing the Use by States of Artificial Earth Satellites for International Direct Television Broadcasting 1983 - Principles on Remote Sensing 1986 - Geostationary orbit - Bogota Declaration 1976.

Module V: Use of Space technology

Peaceful and non-peaceful - Remote sensing - Environmental protection - Commercialization of Space Activities – Settlement of Space Disputes

References

- 1. Frans G. von der Dunk, Harvey and Susan Perlman Alumni, Handbook of Space Law, Edward Elgar, 2015.
- 2. Ludwig Weber, International Civil Aviation Organization, Wolters Kluwer, 2017
- 3. Rao, Venkata, Gopalakrishnan, V., Abhijeet, Kumar (Eds.), Recent Developments in Space Law: Opportunities & Challenges, Springer, 2017.
- 4. Hofmann Mahulena and Tanja Masson-Zwaan, Introduction to Space Law, Fourth Edition Wolters Kluwer, 2019
- 5. Brian F. Havel and Gabriel S. Sanchez, The Principles and Practice of International Aviation Law,2014
- 6. Ram S. Jakhu, Paul Stephen Dempsey, Routledge Handbook of Space Law, 2016
- 7. Azbeyratne, RIR, Legaland Regulatory Issues in International Aviation, Transnational Publishers, NY, 1997
- 8. Kenneth Button, Airline Deregulation: International Experiences, New York University Press, 1996
- 9. F.G. Von Der Dunk, the International Space Station: Commercial Utilization from an European Legal Perspective, Martinus Nijhoff Publishers,2006
- 10. Gbenga Oduntan, Sovereignty and Jurisdiction in the Air Space and Outer Space, Routledge, 2016.

4. Criminology, Penology and Victimology

(20-272-0804)

Course Objectives:

This course aims at the interrelating the concepts of crime and punishment-understanding the concept of criminology and the various theories of criminology and its relevance in criminal law, explaining the concept of punishment, the theories of punishment and the philosophy underlying each theory. It also aims at acquiring knowledge regarding the classification of offences in the context of sentencing. The course throws light on understanding the concept of rehabilitation in the context of the various correction

and rehabilitative techniques employed by the criminal justice system and the efficacy of such techniques in achieving its purpose. It also enables to identify the role of victim in criminal justice system and rights of victims in the criminal justice system.

Learning Outcomes:

On successful completion of this course, the student should be able:

- To illustrate how the various factors as put forth by the various schools of criminology influence crime and to relate the crime to different factual situations
- To analyse the sentencing policy which influence a judge in imposing appropriate sentences and to evaluate the propriety of sentences imposed on the offenders
- To demonstrate the efficacy of the rehabilitative and correctional techniques as envisaged by the criminal justice system and to assess whether the state addresses the various rights of the victims.

Course Contents:

Module 1: Schools of Criminology and theories of causation of crime

Criminology - nature, scope and its relevance in Criminal justice administration. Schools of criminology - classical, neo classical - positive school - sociological - cartographic - psychological – psycho analytical school - Radical school of criminology- Causation of crime- hereditary – different theories of causation-chromosomal factors - mental deficiency – environmental factors-economic and social factors-poverty - family - school - religion – media

Module 2: Theories of Punishment, classification of offences and Sentencing Policy Concept of punishment - Theories of punishment - Sentencing – objectives- sentencing Process and policies- stages of Sentencing process- individualization of punishment- exceptions to concept of individualization of punishment- punitive treatment in socio economic offences- Punitive treatment for habitual offenders-mandatory death penalty- sentencing discretion-disparity in sentencing-soft sentencing- compounding of offences- Probation-case laws.

Module 3: Kinds of Punishment

Different methods of punishment-corporeal and incorporeal punishment-Solitary confinement- capital punishment-fine and compensation-emerging forms of punishment- community service, public shaming etc.

Module 4: Post Sentencing and Classification of Convicts

Correctional & Rehabilitative techniques- institutional correction of the offenders-After care services for adult and juveniles-duty of the state to rehabilitate-corrective labour-duty of state to maintain dependents of convicts.

Module 5: Classification of Victims and Protection of victim Rights

Victimology-conceptual meaning and scope–Primary, Secondary and Tertiary victims-need for protecting victims of crimes—International Lawson Victim Justice-impact of Victimisation—circumstantial victims-women and children as victims-special protection to woman and child victims- victims of domestic crimes-victims of crime as witnesses- statutory provisions- Compensation to victims- Restitution-concept of Restorative justice- need for protection through legislation-

References

- 1. Vernon Fox, Introduction to Criminology.(1985)
- 2. Tappen, Crimes, Justice and Correction.(1960)
- 3. Sethna, Society and the Criminal.(1989)
- 4. Sheldon Gluek ,Unraveling Juvenile Delinquency.(1966)
- 5. Bhattacharya, Prisons.(1958)
- 6. Khatri B.D., Law of Probation in India.(1988ednwithsupplement1990)
- 7. Ahmed Siddique, Criminology Problems and Perspectives(2009).
- 8. P., Madhava Somasundram, et.al., Crime Victims and Justice Serial Publication,(2008)
- 9. Singh Makkar S.P., Global Perspectives in Victimology (1995)
- 10. N.K.Chakraborti.,Institutional Corrections in the Administration of Criminal Justice (2002)
- 11. G.S. Bajpai & Shriya Gauba., Victim Justice(2016)

5. Disaster Management Law

(20-272-0805)

Course Objectives:

This course is intended to provide an idea about the danger of disasters and the need to manage those issues. It will give an overview about environmental issues and health issues arising from disasters. Further, it also provides an insight about various methods to deal with disasters and its effects and the legal mechanisms available to deal with issues related to disasters. The course intends to cover the contemporary judicial and legal developments in this arena.

Learning Outcomes:

On successful completion of this course, the student will be able:

- To gain knowledge on various man-made and natural disasters
- ✤ To analyse the impact of disasters on environment and health
- To develop an attitude to think the means and ways to respond very effectively in cases of disasters and equip the students to take lead role to deal such situation.

Course Content

Module I: Introduction

Disaster - definition and scope of application- magnitude of disaster- premptory measures- preparednessinternational legal framework— natural and man-made causes- Rescue, Relief & Rehabilitation

Module II: Effects of Disasters

Consequences of disaster-socio political- economic - cultural -environmental issues- disruptions of basic amenities and essential services-efficiency of the disaster management systems to address & mitigate the consequences- addressing the cause of the vulnerable groups in disaster.

Module III: Health Care Management in Disasters

Health issues –Disaster Induced Injuries & Causalities-eruption of diseases-communicable diseasesepidemics and pandemics- access to health care – trauma care-role of state machinery &other health care providers

Module IV: Legal Framework on Disaster Management

Laws response to disasters – National and International Legal framework- Disaster management and conflict of rights- Constitutional dimensions-machinery for action – authorities constituted - powers and functions of authorities - Co-ordination of central authorities and state authorities -role of police- health-revenue administration-other concerned agencies-judicial responses in varied contexts

Module V: Victim Centric Responses in Disaster Management

Role of State and Not For Profit organization in post disaster management- Victims of disaster- ex-gratia payments and compensation- relief & rehabilitation- human rights perspectives

References

- 1. Amita Singh, Disaster Law: Emerging Thresholds, Routledge, 2018
- 2. S.L. Goel, Disaster Administration: Theory and Practice, Deep & Deep Publications, 2009
- 3. Kristian CedervallLauta, Disaster Law, Routledge, 2015
- 4. Jack Pinkowski, Disaster Management Handbook, CRC Press, 2008.
- 5. AndrewE.Collins,JonesSamantha,BernardManyena,JanakaJayawickrama, Hazards, Risks, and Disasters in Society, Elsevier, 2015
- 6. Vinod Shankar Mishra, Environment Disasters and the Law, Ashish Publishing House, 1994.

6. Human Rights Law

(20-272-0806)

Course Objective:

The course provides an introduction to human rights philosophy, principles, instruments and institutions. The course introduces the main United Nations Conventions and legislations in India for protection of human rights. It also gives an overview of contemporary challenges, current issues and debates in human rights.

Learning Outcome:

On successful completion of this course, the student will be able:

- ✤ To gain substantive knowledge of the international law and policy of human rights.
- To develop analytical skills to appraise human rights policies and practices.
- To analyze the contemporary challenges and trends in human rights theory and practice.

Course Content:

Module I- Introduction

The concept of Human Right - Theoretical Basis of Human Rights- Theoretical Foundation of Human Rights - Natural Law and Natural Rights- Origin and development- Ancient - Medieval – 17th & 18thCentury, 19th & 20th Century – Modern Developments- Generations of Human Rights - Civil and Political Rights -Economic, Social and Cultural Rights.

Module II- International Human Rights Documents

U.D.H.R – ICCPR – ICESCR - Optional Protocols - Implementation, enforcement, remedies under international human rights law - International Adjudication- Effectiveness of UN Human Rights System.

Module III-Human Rights in India

Implementation of Human Rights in India - Limitations on and derogations from rights- Protection of Human Right Act 1993-Powers of NHRC - Role of judiciary in enforcing Human Rights-Role of NGOs and Human Rights activism in India.

Module IV-Human Rights of Vulnerable Groups

International Human Rights Law on Women's Rights - Refugee Rights - Child Rights - Rights of Differently Abled - Minority and Indigenous People Rights - Sexual Minorities - Legal Framework in India.

Module V – Contemporary Challenges

Contemporary Challenges to Human Rights - Science and Technology-Digital freedom- Terrorism- Business and Human Rights.

Reference

- 1. IliasBantekas and LotzOette, International Human Rights Law and Practice, Cambridge, 2013.
- 2. Kerry O'Halloran, Sexual Orientation, Gender Identity and International HumanRights Law, Routledge, 2019
- 3. Perry and Roda, Human Rights and Digital Economy, Palgrave Macmillan, 2017.
- 4. Gayatri H. Patel, Women and International Human Rights Law, Routledge, 2019.
- 5. Jack Donnelly, Universal Human Rights in Theory and Practice, Cornell University Press, 2013.
- 6. Philip Alston and Ryan Goodman, International Human Rights, Oxford, 2012.
- 7. Christian Tomuschat, Human Rights: Between Idealism and Realism, Oxford, 2003.
- 8. Alston, Phillip, The United Nations and Human Rights, Clarendon Press, London, 1995.

- 9. Sutton, The Protection of Vulnerable Groups under International Human Rights Law, Routledge,2017
- 10. Andrew Clapham, Human Rights Obligations of Non-State Actors, Oxford, 2006.
- 11. Justice PalokBasu, Law Relating to Protection of Human Rights, Modern Law Publications, 2002.
- 12. Sircar, V.K., Protection of Human Right in India, Asia Law House2004.
- 13. Dr K P Saksena, Human Rights and the Constitution ,Gyan Publishing House,2003.

7. Intellectual Property Laws

(20-272-0807)

Course Objectives:

With the tremendous growth in technology and communication devices, information and related product shave become the most valuable assets. The objective of this course is to identify what elements of such information and newly created products can be protected under law. This course also identifies the different kinds of intellectual properties that are protectable under the Indian law, what subject matter is protected under the different kind of IP, who can own these kinds of properties and what their rights are. More importantly the course will help students appreciate how the rights of public are balanced against this private right. The course intends to cover the contemporary judicial and legal trends in this area.

Learning Outcomes:

On successful completion of this course, the students will be able:

- ✤ To understand the nuances of IP legislations and its protection
- ✤ To appreciate the need and technique of protection of larger public interest
- ✤ To file the different forms of IP

Course Contents:

Module I: Overview of Intellectual Property

Concept of Intellectual Property – its relation vis-à-vis property – Limited Monopoly - rationale of its protection- considerations – social, economic and political dimensions of IP– its role in industrial and other developments- Interface between IP and Competition Law

Module II: Copyright

History and evolution – standard of 'originality' – 'works' that are protected – duration of protection – procedure for registration – meaning of copyright – assignment and licensing of rights – infringement – permitted uses of copyrighted works and its significance – remedies against infringement; Neighbouring rights – Performers rights – rights of Broadcasting organisations; International IP norms – Berne Convention – TRIPS – TRIPS Plus

Module III: Patent

History and evolution - meaning of inventions- standards of novelty, inventive step and

utility – category of patentable inventions –procedure for registration and duration of protection –rights – assignment and licensing of rights – infringement – permitted uses and its significance– remedies against infringement; International IP norms – Paris Convention– TRIPS – PCT.

Module IV: Trademarks

History and evolution – meaning of mark – concept of distinctiveness and deceptive similarity–prohibition of registration of marks–procedure for registration and duration of protection–rights–assignment and licensing of rights–infringement–permitted uses and its significance – remedies against infringement; protection of well-known marks – certification marks–collective marks; remedy of passing off; International IP norms–Paris Convention – TRIPS – Madrid System

Module V: Others Forms Of IP

Industrial design, geographical indication, new varieties of plants, semiconductor integrated circuits, trade secrets, protection of domain names, traditional knowledge, traditional cultural expressions – their history and evolution – standards of protection – subject matter rights–infringement of rights and its remedies; International IP norms–Paris Convention TRIPS – Hague System

References

- 1. W. R. Cornish, Intellectual Property: Patents, Copyrights, Trademarks and Allied Rights, Sweet and Maxwell, 9th Edition2019
- 2. Siva Vidhyanathan, Intellectual Property: A Very Short Understanding, Oxford University Press, 2nd Edition 2017
- 3. Elizabeth Varkey, Intellectual Property, Eastern Book Company, 2015
- 4. V. K. Ahuja, Law Relating to Intellectual Property Rights, LexisNexis, 3rdEdition2017
- 5. Dr. B.L. Wadehra, Relating to Intellectual Property, Universal Law Publishing Company, 5th Edition 2018(Reprint)
- 6. Dr. Mathew Thomas, Understanding Intellectual Property, Eastern Book Company, 2016
- 7. Dr. B.L. Wadehra, Relating to Intellectual Property, Universal Law Publishing Company, 5th Edition 2012
- 8. K.D. Raju, The Intellectual Property Rights & Competition Law A Comparative Analysis, Eastern Law House, 2015
- 9. S.B. Verma, Intellectual Property Rights, Mittal Publication, 2013
- 10. P. Narayanan, Intellectual Property Law, Jain Book Depot, 2015

8. International Humanitarian Law and Refugee Law (20-272-0808)

Course Objectives:

The primary objective of the course is to give insights about the main principles of international humanitarian law. It discusses the main issues in international humanitarian law. It enumerates the rights of prisoner of war and the role of international courts in providing redress to them. It helps the students to understand the problems in national implementation of humanitarian law. The course intends to cover the contemporary judicial and legal trends in this area.

Learning Outcomes:

On successful completion of this course, the students will be able:

- To understand the scope and extend of international humanitarian law.
- ✤ To understand the human rights issues concerning prisoners of war and refugees.
- To work with NGO's working in the field of humanitarian law.

Course Contents:

Module I- Introduction

Scope and extent of International Humanitarian Law –Origin of IHL- Sources of IHL-Use of force and IHL- Conflict status and Combatant status-Protection of Combatants in sea and land- Linkages between international Human rights law -IHRL, International humanitarian law -IHL and International refugee law-IRL.

Module II- Armed Conflict

Classification of Armed Conflict- Commencement and Termination of Hostilities-Rights and obligations of prisoners of war-Non- International armed Conflict -War Crimes- Terrorism - War tribunals- International Criminal Law-Protection of women, children and other vulnerable groups.

Module III- Protection of Civilians and Objects of Cultural Importance

Protected Persons- Civilian objects- Protected objects and property- Cultural Objects- Protection of natural environment- Enemy Property.

Module IV- National Implementation of IHL

National Implementation of International Humanitarian Law-Minimum Standards for Reception conditions -Response of national laws and national courts-Regional refugee protection frameworks- SAARC.

Module V- Refugees

Refugee-Determination of refugee status- UN Convention - International mechanisms for the protection of refugees- Refugee and Migrant- Rights of Refugees- Non-refoulement- Gender related Persecution-Climate Refugees- Refugee with special needs-Exclusion and Cessation of Refugee status- Asylum-Statelessness.

References

- 1 Marco Sassoli, International Humanitarian Law, Edward Elgar Publications, 2019.
- 2 A.G. Noorani, (South Asian Human Rights Documentation Centre), Challenges to Civil Rights Guarantees in India (Oxford University Press, 2012).
- 3 V.S.Mani (Ed). Handbook of International Humanitarian Law (Oxford University Press, 2007).
- 4 James C. Hathaway, The Rights of Refugees Under International Law, Cambridge University Press, 2005
- 5 B S Chimni, International Refugee Law, Sage Publications, 2000.
- 6 Rajan Varghese & Rose Varghese (Ed.), Introduction to International Humanitarian Law, Indian Centre for Humanitarian Law and Reserach, New Delhi, 1997.
- 7 Feller (Ed.), Refugee Protection in International Law, Cambridge University Press, 2009.
- 8 Dauvergne, Catherine, Making People Illegal: What Globalization Means for Migration and Law, New York: Cambridge University Press, 2008.
- 9 David Weissbrodt, Refugees-The Human Rights of Non-citizens, Oxford, OUP, 2008
- 10 Goodwin Gill, Guy S., McAdam, Jane, The Refugee in International Law, Third

Revised Edition, Oxford University Press, 2007

- 11 Stephen Castles and Mark J. Miller, The Age of Migration: International Population Movements in the Modern World, 4th edition, Guilford Press, 2008.
- 12 Frances Nicholson and P.Twomey, Refugee Rights and Realities: Evolving International Concepts and Regimes, Cambridge University Press, 1999
- 13 Sanoj Rajan," International Humanitarian Law in the Indian Civilian and Military Justice system ," pp475-490 in Suzzannah Linton et al (Eds) Asia- Pacific Perspectives on International Humanitarian Law, Cambridge University Press (2019)
- 14 Sanoj Rajan, Global Refugee Crisis- Contemporary Reflections, Thomsun Reuters (2018)

Websites :

https://www.unhcr.org/archives-and-records.html

https://www.icrc.org/en/icrc-databases-international-humanitarian-law

9. International Trade Law

(20-272-0809)

Course objectives:

This course discusses the legal system governing international trade, with particular emphasis on the law of the World Trade Organization (WTO) and the Indian legal framework on the regulation of foreign trade. The objective of this course is to give students a comprehensive overview of the world trading

system, with in-depth knowledge of selected segments in this increasingly influential branch of international law. This course is designed for students who may practice in the subject area, either at private firms, think-tanks or in government, or generally for any student who would like to understand the world trading system for personal or scholarly reasons. The course intends to cover the contemporary judicial and legal trends in this area.

Learning outcomes:

On successful completion of this course, the students will be able

- To explain the institutional set up of the WTO and analyze the legal structure of international trading system
- To describe and distinguish the general rules governing WTO law and the covered agreements such as GATT, GATS and TRIPS and relate it with the WTO dispute settlement mechanism
- ✤ To recognize the relevance of the regionalization of trade and identify major regional organizations establishing free trade areas and customs unions

Course contents:

Module I: Introduction to International Trade Law

Basics of international trade and commerce–Historical background of the General Agreement on Tariffs and Trade (GATT1947)–The role of international trade in the global development – Sources of international trade law – International economic institutions

Module II: The WTO System

Evolution of WTO – Legal Structure – Principles and working of WTO – Understanding the structures of the Covered Agreements – Trade in Services (GATS) – Trade related aspects of Intellectual Property Rights (TRIPS) – Dispute settlement understanding

Module III: General principles of non-discrimination

Most-favored Nation Treatment (MFN) – History and Basic issues – GATT/WTO cases concerningMFN– Nationaltreatmentscopeandapplication–HistoryandBasicissues– Likeproducts – GATT/WTO cases concerning National Treatment

Module IV: Exceptions and trade remedies

General exceptions – Security exceptions – Anti-dumping – Subsidies and countervailing duties – Safeguards – Protection of domestic market and India's commitments to free trade

Module V: Regional Integration and trade

Preferential trade agreements – Free Trade Areas – Customs Union – WTO Committee on Regional Trade Agreements (CRTA) – Transparency mechanism – Dispute Settlement

References:

- 1. Raj Bhalla, International Trade Law: A Comprehensive Textbook (4 vols.) (Carolina Academic Press2019)
- 2. JohnHJackson,ThejurisprudenceofGATTandtheWTO(CambridgeUniversityPress 2000)

- 3. MitsuoMatsushita,etal.TheWorldTradeOrganization:law,practice,andpolicy (Oxford University Press, 2015).
- 4. Hoekman, Bernard M., and Petros C. Mavroidis. World Trade Organization (WTO): Law, Economics, and Politics (Routledge,2007)
- 5. Lester, Simon, Bryan Mercurio, and Arwel Davies. World trade law: text, materials and commentary (Hart Publishing,2018)
- 6. A K Koul, Guide to the WTO and GATT :Economics ,Law and Politics (Springer2018
- 7. Marceau Gabrielle Zoe (University of Geneva) and Marquet Clement Zoe (University of Geneva), Practices and Ways of Doing Things in the World Trade Organisation (WTO) Law in International Law and Litigation : A look into Procedure(Ruiz-Fabri, H., Eds) Baden-Baden (Nomos) 2019

10. Interpretation of Statutes

(20-272-0810)

Course Objectives:

This course provides an idea about how a law can be interpreted in cases of ambiguity. It also enlightens the students about various rules and principles applicable while interpreting a legal provision. Further this course gives an idea about the importance of various tools for interpretation; the special rules applicable to interpretation of Constitution; and the special rules relating to legislative interpretations

Learning Outcomes:

On successful completion of this course, students will be able:

- ✤ To understand the legal provisions and laws in its right perspective.
- To perform well in Courts as a lawyer by applying various principles relating to interpretation
- ✤ To perform well as a judge if they join in judicial service.

Course Contents

Module I: Introduction

Meaning of Interpretation - Need for Interpretation - Act - Enactment - Statutes - Ordinances - Rules, etc.

Module II: Internal Aids to Interpretation

Title – Preamble – Heading - Marginal Note – Section - Sub-section – Punctuation – Illustration – Exception – Proviso – Explanation - Saving Clause – Schedule

Module III: External Aids to Interpretation

Constituent Assembly Debates for Constitutional Interpretation - Constitution of India - Legislative History: Legislative Intention - Statement of Objects and Reasons - Legislative Debates - Committee Reports, Law Commission Reports

Module IV: Rules of Interpretation

Literal Rule - Golden Rule - Mischief Rule - Legal Fiction - Ejusdem generis - Noscitur a sociis - Reddendo singula singulis - Generalia specialibus non derogant

Module V: Legislative Interpretations

Presumptions and Assumptions - Jurisdiction - repealing - Constitutionality of statutes - retrospective operation - Equitable construction - strict construction of penal laws - mandatory and directory provisions - Construction of words - maxims.

References

- 1. N S Bindra's Interpretation of Statutes, Law Book Co, 2007
- 2. Kafaltiya A.B, Interpretation of Statutes, Universal Law Publishing Co., 2008
- 3. D. Neil MacCormick, Robert S. Summers, Interpreting Statues: A Comparative Study, Rotledge, 2016.
- 4. Cameron Hutchison, Fundamentals of Statutory Interpretation, Lexis Nexis Canada, 2018.
- 5. P.S. Langan Maxwell on the Interpretation of Statutes, N.M.Tripathi Pvt. Ltd., Bombay, 1993
- 6. F.A.R. Benion, Statutory Interpretation: A Code, Butterworths, 2002
- 7. G.P. Singh, Principles of Statutory Interpretation, Wadhwa & Co., Nagpur, 2010.

11. Land Utilization Law

20-272-0811

Course Objective:

The course seeks to explore the need and objectives of land use controls. It discusses the environmental issues relating to land use pattern. It enables students to get an overview of various laws governing land use, land acquisition and land reforms. It also helps to have an idea on the international norms on land use planning. The course intends to cover the contemporary judicial and legal trends in this area.

Learning Outcomes:

On successful completion of this course, the students will be able:

- ✤ To appreciate the laws governing land use pattern.
- To analyse environmental issues related to land utilisation.
- To understand international norms on land use planning.

Course Contents:

Module I- Introduction

Land use control –Objectives of land use planning and controls –Constitutional Perspectives- Land Management and Improvement of Land Quality-Land use conflicts.

Module II-Environmental Issues in Land Use

Environmental issues relating to landuse pattern – Zoning legislations and the environmental concerns-Paddy field reclamation -Wetlands – Costal Regulatory Zones- Reclaimed lands -Development Controls-Mining Controls.

Module III-Urban Land Use

Town Planning -Sanitation- Building regulations-Solid waste Management-Mobility Planning- Regional Connectivity-Roads and railways - Land Pooling schemes- Squatter Settlements.

Module IV- Land Acquisition and Land Reforms

Law relating to Land Acquisition – Agricultural Land Ceiling- Urban Land Ceiling- Land reform in Kerala-Law relating to Alienation and Assignment of land in Scheduled areas.

Module V- International Practice on Land Use

International norms on land use and urban planning- International guidelines on territorial planningsustainable urban development- Inclusive cities- Inclusive governance.

References

- 1 Barlow Burke, The Law of Zoningand Land Use Controls, LexisNexis, 2013.
- 2 Law Relating to Land Acquisition, Rehabilitation and Resettlement, Taxmann, 2014.
- 3 PK Sarkar, Law of Acquisition of Land in India, Eastern Law House, 2012.
- 4 Robert Ellickson, Land Use Controls Cases and Materials, Wolters Kluwer, 2013.
- 5 A. Gangadharan, Law of Land Reforms in Kerala, Travancore Law House, 1976.
- 6 SK Kulshestra, Urban and Regional Planning in India, Sage publishers, 2012.
- 7 OmarIsmail, Aspects of Land Management and Development, Lambert Publishing, 2015
- 8 KSamba Sivan, Disparities of Urban Land Valuesand Shiftin Land Use, Lambert Publishing, 2012.
- 9 Allen Abramson, Land Law, Environment and Mythical Land, 2000.
- 10 George Johnson, Law of Land Reforms in Kerala, Em Tee M Publications, 2008.

12. Law and Medicine

(20-272-0812)

Course Objectives:

The principal objective of the course is to provide a detailed overview of various medical laws to the students. It also intends to provide the students with the idea of right to health as a basic human right and its importance in the society. The course is also aims to identify and discuss various ethical issues involved in the area of medical law and to sensitize the students about the need for regulating medical profession and practices. It is thereby the laws regulating medical profession and education identified

and put to analyse its competency in protecting the rights of the patient community. The socio-legal issues related to access to medicine is also an important concern of the society being analysed in this respect. The course intends to cover the contemporary judicial and legal trends in this area.

Learning Outcomes:

On successful completion of this course, the students will be able:

- ◆ To identify and argue over various ethical and social issues involved in medical practice.
- To identify the comparative legal positions in various medico-legal issues.
- To enable the students to tackle the ever emerging ethical and legal challenges in the area of medical law with the advancement of science.

Course Contents:

Module 1: Control over Medical Profession

Control of medical profession through law - ethical code for medical professionals- Role of MCI Rules on professional conduct - liability of doctors under common law - criminal liability - consumer protection and medical profession- Regulating medical education.

Module 2: Ethical Concerns involved in Medical Practice

Laws bearing on medical practice-ensuring quality service-need for a comprehensive health policy and law- Ethical and legal issues relating to Abortion-ART, Surrogacy, PNDT Act- Euthanasia- control of epidemics and quarantine rule- relevant legal regulations on organ transplantation.

Module 3: Control of Drugs

Control of drugs - manufacture – distribution- Drugs and Cosmetics Act- Definition of Drugs- Import, Manufacture of Drugs and relevant rules- prohibition on magical remedies- IPC provisions.

Module 4: Human Experimentation and Medical Science

Human experimentation legal and ethical control - national and international regulations- Nuremberg Code, Helsinki Declaration, other relevant international guidelines- ICMR Guidelines and Rules on Clinical Trials-

Module 5: Access to Health Care and Constitutional Framework

Access to medical care and health services – public health emergencies- cost of health care

-measures to make the facilities accessible - aspects of social justice in this regard- relevant Supreme Court Decisions- patent regime and its impact on health sector-compulsory licensing- access to medical records by patients.

References

- 1 S.K.Varma(Ed.),LegalFrameworkforHealthCareinIndia,LexisNexis(2002)
- 2 George P. Smith, Human Rights and Biomedicine, Springer(2000).
- 3 William Roach, Medical Records and the Law, AHIMA(1985)

- 4 Richardson, Doctor Lawyer and the Courts, Anderson Co.(1965).
- 5 Shaun D. Pattison, Law and Medical Ethics, Sweet & Maxwell(5thedn,2017).
- 6 Jonathan Herring, Medical Law and Ethics, Oxford University Press(2018)
- 7 Tapas Kumar Koley, Medical Negligence and the Law in India: Duties, Responsibilities, Rights, Oxford University Press(2010).
- 8 Gillian Douglas, Law, Fertility and Reproduction, Thomas Professional(1992).
- 9 Vijay Malik (Ed.), Law Relating to Drugs and Cosmetics, Eastern Book Co.(2018).
- 10 Lily Srivastava, Law and Medicine, Universal Publishing Co.(2010).
- 11 Vani Kesari A, Saga of Life- Interface of Law & Genetics (2016)
- 12 SV Joga Rao, Current Issues in Criminal Justice and Medical Law (1999)

13. Law Governing Scientific Research

(20-272-0813)

Course Objectives:

The course provides the base for understanding the niche areas of interface between law and scientific research. It provides an overview of the contemporary developments in the area of scientific research and the existing national and international norms for the same. It delves into ethical, legal and social issues and challenges in different types of scientific research. The course intends to cover the contemporary judicial and legal trends in this area.

Learning Outcomes:

On successful completion of this course, the students will learn:

- ? To familiarize with the contemporary developments in the areas of scientific research and law
- ? To equip the students to handle technology based litigations
- ? To analyze critically the gaps in the international and national norms and thereby accentuates their analytical skills

Course Contents:

Module I- Scientific Research and their Different Forms

Aspects of Scientific research - Funding for research programmes- Types- Military research

- Incentives for research - Monopoly for outcome of research - Research for Community interest - Agricultural and Horticultural Research.

Module II- Legal Response to Marine and Space Research

Marine Scientific Research and Atmospheric - space research - Limitations under Customary international law - UNCLOS III Provisions - Research in inland waters, territorial sea, Economic Zone, Continental

Shelf and High sea, weapon testing in sea- NTBT and Law of the sea-Research in outer space and atmosphere.

Module III- Human Subject Research : Legal & Ethical Concerns

Research on Human subjects - Types of research – Embryo research and Human genetics for research - research ethic committees and license requirements - Consent to research - Confidentiality in health care research – Informed Consent- Bioethics- Problems of applied research - prenataldiagnostics, HIV identification.

Module IV Pharmaceutical Research and the Law

Research relating to Drugs and Pharmaceutical products – New Drug licensing - Clinical trials guidelines by WHO – European Convention - Drug licensing procedures in India,

U.K. and U.S.A.

Module V- Biological Resources and Scientific Research

Research on Biological Resources- International and National Approaches-Protection of research animals - Rules under PCA, Biotechnological research - Rules relating to DNA research, guidelines by Bio Safety Commission - Cloning of Human beings. Human rights and ethical issues.

References

- 1 John de la Mothe (Ed.), Science, Technology and Governance, Chap.9., Cassell, London1999
- 2 World Drug Report, UN International Drug Control Programme.
- 3 Casino Marco Mazzoni, Ethics and Law in Biological Research, Kluwer Law International, 2002
- 4 Ted Peters, Playing God? Genetic Determinism and Human Freedom, Routledge, 2014
- 5 Michael Freeman (Ed.), Science in Court, Routledge,1998
- 6 Ziman, The World of Science & the Rule of Law, OUP, 1986

14. Law of Co-operative Societies (20-272-0814)

Course Objectives:

The course aims to provide an understanding about the concept of cooperatives- society. It enables to acquire knowledge about the evolution of the concept and imparting information about the historical development of co-operative Societies. It aims to acquaint the students with relevant provisions of the Co-operative Societies Act, 1969 and illustrating the structure and functioning of the Co-operative Societies. It also aims discussion on the procedures relating to settlement of disputes, winding up and amalgamation procedure. The course intends to cover the contemporary judicial and legal trends in this area.

Learning Outcomes:

On successful completion of this course, the students will be able:

- ✤ To appreciate the advantages of forming a co-operative society
- To understand the structure & composition of a co-operative society and how a co-operative society functions
- To know the legal formalities regarding the formation, functioning, winding up & dissolution of a co-operative society

Course Content:

Module 1: Evolution and Historical Development of Co-operative Societies

The concept of co-operation-definition, nature, values, objectives &principles- history and development of co-operatives –association & enterprise characteristics- different types of co-operatives - classification of co-operative societies-departmental set up.

Module 2: Co-operative Societies Law

Selected provisions of Kerala Cooperative Societies Act, 1969–Registration- cancellation and suspension of registration- Powers of Registrar-amendment of byelaws -amalgamation & division-members-rights & liabilities

Module 3: Composition, Powers and Privileges of Co-operative Societies

Management of societies– General body, Board of Directors, Chief Executive Officer– powers, election and nomination –privileges of societies

Module 4: Management of Funds

Properties and funds of societies-disposal of net profit-cooperative education fund- maintenance of fluid resources

Module 5: Enforcement Mechanism & Winding Up

Audit of societies-settlement of disputes-execution of awards & decrees- arbitration-winding up and dissolution of co-operative societies-liquidator, powers & liquidation procedure.

References:

- 1. Sugathan, Law Relating to Co-operative Societies inIndia.
- 2. T.R.Sreenivasan,L.S.Sastri'sLawandPracticeofCo-operativeSocietiesinIndia, Law Book Company,1968.
- 3. Mohanan. P.N., Co-operative Laws in Kerala with Allied Laws, Kerala State Publication, 22ndEdition
- 4. Bedi R.D, Theory, History & Practice of Cooperation, Loyal Book depot, Meerut, 2001.
- 5. Manuraj S, The Co-Operative Societies Act and The Co-Operative Societies Rules Of Kerala, APT Academy Kottayam,2019
- 6. S Parameswaran, Law Relating to Societies Registration, Universal Law Publishing, 2017

15. Law on Building and Engineering Contracts (20-272-0815)

Course Objectives:

With the growth in population and industrial activity, construction activities is on an all - time rise. This calls not merely for qualified technical persons in abundance but also on lawyers with knowledge on how the sector works along with drafting agreements to suit the needs of the industry. The objective of this course is to introduce students to the nuances of building contracts, to familiarize them to the notions specific to this sector, the drafting and enforcement of such contracts. The course intends to cover contemporary developments in the judicial and legal position in this arena.

Learning Outcomes:

On successful completion of this course, the students will be able:

- ✤ To understand the procedure with regards to drafting of Engineering and Building Contracts
- ✤ To understand the role of different stakeholders
- ✤ To understand how to manage the interest of different stakeholder

Course Contents:

Module I: Nature of Building and Engineering Contracts

General principles of contract law – proposal- acceptance – withdrawal – words & phrases used – Build Operate Transfer contract – Builder – Building scheme – Defect Liability period–Estimate–prime cost sum; Tenders – requisites – negotiations – criteria for fixation of price

Module II: Actors Involved

Architect – Engineer – Quality surveyor – project manager; definitions – qualifications – duties – powers – limitation of powers – liability towards – employer – contractor and 3rd parties; Subcontracts – relation between contractor, subcontractor and owner- Building and Other Construction Workers (Regulation of Employment and Conditions of Service) Act, 1996.

Module III: Performance

Specific performance-obligation of employer & contractor-contracts where time is of essence-extension of time-extra-variations-alteration-additions-omissions-approval and certification-price and payment

Module IV: Defects & Breach DefectLiabilityPeriod–maintenanceanddefectclause–frustrationofcontract– novation of contract – waiver & estoppels; breach – anticipatory – theory of damages – standard of proof – calculation of damages – forfeiture – determination – vesting of materials

Module V: Interpretation

Literal construction – harmonious construction – implied terms – non obstante clause – damages – arbitration clause – power to omit works – proper use of stipulated material – clauses prohibiting award of damages

Reference

- 1. P. C. Markanda, Building and Engineering Contracts: Law & Practice Volumes 1 & 2, LexisNexis Butterworths, 2017.
- 2. G.T.Gajaria,LawRelatingtoBuildingandEngineeringContractsinIndia,LexisNexis Butterworths India,2000.
- 3. Donald Keatings, Keating on Construction Contracts, Sweet & Maxwell,2015.
- 4. M.A. Sujan, Law Relating to Building Contracts, Universal Law Publishing Co Ltd, 2004
- 5. W.T. Creswell, Law Relating to Building and Engineering Contracts, Pitman Publishing, 1957
- 6. Rangawala, Building Construction, Charotar Publishing House Pvt.

16. Law Relating to Child

(20-272-0816)

Course Objectives:

his course aims to provide an insight in to the significance of giving special treatment to the children and to have special legislations to deal with children. This course is also aims to impart knowledge regarding the various UN conventions relating to Children and to analyse the Indian Legislations in comparison with the provisions of the UN convention. The course also gives an insight on the various facets of rights relating to children in the domestic laws. Understanding the philosophy of the Juvenile Justice (Care and Protection of Children) Act, 2015 and to distinguish between the children in conflict with law and children in need of care & Protection. Impart knowledge about the special legislations enacted to protect children from sexual offences.

Learning Outcomes:

On successful completion of this course, the students will be able:

- ? To appreciate the provisions of the Special legislations relating to children in the light of the objects of the legislation and the rights sought to be protected
- ? To develop critical thinking in analysing whether the Indian Legislations are in consonance with the UN Conventions and to critically analyse the efficacy of the various legislations, the existing gaps, if any, and to relate theory and practice
- ? To appreciate the judgments in the light of the philosophy underlying the various legislations relating to children

Course Content

Module 1: Evolution of Rights of Child and International laws

Historical development of special treatment for children – concept of childhood – Constitutional Perspective-norms in national law - norms in international law – comparative analysis- Convention on the rights of the child.

Module 2: Protection of child Rights under Civil laws

Rights and immunities of children under municipal law-contract-tort-crime–Personal Laws & child-inheritance - maintenance - adoption and guardianship.

Module 3: Child Welfare Legislations

Child labour- prohibition-welfare legislations- Education- Constitutional position-Right to Free and Compulsory Education Act 2009- Child Marriage Prohibition

Module 4: Juvenile Delinquents and Children in need of care and Protection

Juvenile Justice Act- Treatment of child in conflict of law- Special mechanisms envisaged under the Juvenile Justice Act - philosophy reflected under-Treatment of child in need of care and protection - provisions relating to adoption – domestic and inter country adoption.

Module 5: Special Legislation relating to sexual offences and exploitation

Sexual offences against Children-POCSO- Trafficking of children-Child pornography.

References

- 1. Mamta Rao, Law Relating to Women and Children(2018)
- 2. Paras Divan, Children and Legal Protection (1994)
- 3. Sunil Deshta, Law and Menace of Child Labour(2004)
- 4. Dalip Chand Manooja, Adoption Law and Practice(1993)
- 5. R.N. Choudhary, Law Relating to Juvenile Justice in India(2005)

17. Law Relating to Ships

(20-272-0817)

Course Objective

The objective of the course is to create awareness among law students to address legal issues innate to ownership of ships. Amongst the course content, substantive and procedural aspects of registration is one area prone to litigations and controversies that necessitate an in depth analysis in the course. Another inevitable component is the limitation of liability dealt with in the scheme. Acquiring of skills with drafting and interpretation of shipping contracts adds value to the course. The course intends to cover the contemporary judicial and legal trends in this area.

Learning Outcomes

On successful completion of this course, the students will be able:

 To compare and contrast legal framework and practice for registration and ownership of ships – both domestic and international.

- To appreciate the international consensus for protection of seamen relating to employment of seamen on board ships.
- To demonstrate understanding of ancillary shipping contracts and its drafting.

Course Content

Module-1. Jurisdiction of states over ships

Jurisdiction over ships - Civil, Criminal & Administrative- Internal Waters & Ports – Territorial waters, Exclusive Economic Zone and other maritime zones - Government ships- Sovereign Immunity - Merchant ships - Access to Ports – Regulatory Framework - - Arrest of Vessels and Safeguards

Module-2. Ownership & Registration of ships

Ownership & Registration of Merchant Ships, Fishing Vessels - Role of Mercantile Marine Department – Classification Societies- Concept of Genuine link - Inspection Survey and procedure for Registration

Module-3 Employment of Seamen

Employment in ships –Seamen-meaning- Training for sea service - Rating of seamen -Continuous Discharge Certificate - Right to remuneration and other service conditions in ships.

Module-4 Ancillary Shipping Contracts

Ancillary Shipping Contracts - Pilotage - Salvage - Wages - Towage

Module-5 Limitation of Liability

Limitation of Ship owner's liability - Concept of Privacy – International convention on limitation of ship owners liability – Maritime safety-Safety of life- Security of Ports and Safety Management of Ships

References

- 1 Halsbury's Laws of England, Volume 3 and 4.
- 2 Robert Grime, Shipping Law, Sweet & Maxwell,(1991)
- 3 Simon Baughen, Shipping Law, Routledge (2015).
- 4 Martin J. Norris, The Law of Salvage, Sweet & Maxwell (1958).
- 5 Geoffrey Brice, Maritime Law of Salvage (1984).
- 6 Francis Rose, The Modern Law of Pilotage, Sweet & Maxwell (1984).
- 7 Chorley and Giles, Shipping Law, (1987).
- 8 Narmada M. Agarwal, Merchant Shipping Legislation in India & U.K., University of Bombay (1973).
- 9 Robert Force , Admiralty and Maritime law, Beard Books (2008)

18. Law relating to armed forces (20-272-0818)

Course Objectives:

The course gives a basic understanding on the defence laws of the nation. The course enables the student to analyse the different types of military offences and how the Court- martial system operates. The course throws light on the various legislative and constitutional protection given to Armed force and their liabilities/obligations. The course intends to cover the contemporary judicial and legal developments in this arena.

Learning Outcome:

On successful completion of this course, the students will be able:

- ✤ To acquire expertise over specialized area of armed forces law.
- To get preliminary knowledge in court martial proceedings.
- To achieve basic knowledge to research on law relating to armed forces.

Course Content

Module I: Historical Background of Military Law

The origin and development of Indian military Law. Discipline and Justice- International law on military laws- trial of prisoners of war.

Module II: Indian Military Laws

Army Act- Navy Act - Air Force Act.

Module III: Military Offences

Military Offences and punishment. Features of Military Court

Module IV: Court Martial System

The Court Martial System-Role of prosecutors-judge-evidence system-evolution of court martial system

Module V: Military Laws Comparative Position

Martial law – Constitutional position- Special powers to Armed Forces- Legislations-Acts of indemnitycomparison UK, USA-Judicial response to military interventions

References

- 1 Dr. D.C. Jain, Military Law in India, 1984
- 2 Col. G.K. Sharma, Study and Practice of Military Law, 8thedn.,2019
- 3 Maj.Gen.Nilendera Kumar, Law Relating to Armed Forces in India, Universal Law Publication,2005.
- 4 Uma Prasad T, Military HistoryIndia,Rupa,2018.
- 5 U. C. Jha, A Handbook of Military Law, Vij Publications, 2013.

19. Marine Safety Law (20-272-0819)

Course Objectives:

The course introduces the international legal framework for ensuring marine safety and prevention of pollution from ships. The course draws on measures adopted by IMO to address physical safety and stability of ships, manning standards, environmental protection and safety management schemes. The prevention of collision and shipping casualties and the power of authorities to initiate enquiries into casualties assumes relevance. The course intends to cover the contemporary judicial and legal trends in this area.

Learning Outcomes:

After successful completion of the course, students will be able to:

- Demonstrate expertise with legal aspects of marine safety for ships like Construction standards, physical safety and safety management norms adopted by IMO.
- Understand and reflect on problems with enforcement of these standards by regulatory agencies.
- Suggest interventions for improvement of the existing scheme of Marinesafety.

Course Contents:

Module1: Introduction to Marine Safety

Marine Safety-General principles governing safety of life and property at sea – prohibitions on sending unsafe ships to Sea - liability of owners and operators - duty to provide assistance ship in distress.

Module 2: Construction and Manning Standards

Construction and maintenance of ships - survey of ships - continuous survey obligations - IMO code for construction of ship - Indian ship construction rules. Manning of ships - Training, Certification & watch keeping – STCW Convention,1978, Employment Conditions of sea men – MLC 2006 -provisions of the Merchant Shipping Act, 1958 and Rules.

Module 3: Physical Safety and Environmental safety

Load line Conventions - loading of ships - unsafe goods – over loading.Safetyappliances, radar, maps and charts - radio and telecommunication rules, lifeboats, buoys etc- Safety Management (ISM) - Environmental safety and Climate change Norms for ships

Module 4: Prevention of Collision

Collision regulations - steering and signaling. Liability for collision -nominal and civil liability

Module 5: Shipping Casualties

Investigation of shipping casualties – Authorities & Powers under Indian Law.

References

- 1 Simon Baughen, Shipping Law, Routledge2012
- 2 B.C. Mitra, Law Relating to Marine Insurance, Universal Publishing Co. 2012
- 3 Nagendra Singh (Ed.), British Shipping Laws, Sweet & MaxwellVol.IV.1993
- 4 National Research Council, Crew Size and maritime safety, National Academic Press1990
- 5 Iliana Christodoulou Varotsi, Maritime Safety Law and Policies of the European Union and the United States of America: Antagonism or Synergy? Springer 2010
- 6 Ivane Abashidze, Maritime Safety & Classification Society A Georgian Prospective, Lambert 2014

20. SCIENCE, TECHNOLOGY AND LAW

(20-272-0820)

Course Objectives

This course aims at critically evaluating the challenges for Law in the wake of scientific advancements and the resultant technologies. As science challenges a lot of conventional concepts, ethics and morality, Law has to create a balance between restricting the misuse of the same, while to allow its use for the welfare of mankind. This course aims at having a vivid idea of the international as well as national norms in this regard, having the human rights overtones as the basis. The course intends to cover the contemporary judicial and legal trends in this area.

Learning outcomes

After completing the course, the students should be able:

- To understand the conflict between ethics, and morality on the one hand, and scientific advancement on the other and the role of Law in balancing them.
- To develop the capacity to be balanced while approaching the conflict between ethics which is often a religious conviction and use of technologies.
- To realize the importance and the need for a law student to have adequate knowledge in all fields of knowledge including in science.

Course Content

Module 1- Science and Social Conflicts

Impact of science on society – Scientific Advancement and Traditional Values–Role of law in balancing conflict between science and customary values- rule of social acceptance of norms.

Module 2- Ethics and scientific research

Scientific research and its social implications – science and ethics-human and animal research- ethical and legal concerns- privacy, autonomy, self-determination and other human rights in scientific research.

Module 3- Scientific Advancements and Law

Science and problem of human civilization-application of cientific knowledge environmental hazards– Nuclear disaster-impact of scientific developments on environment

-Law's response-State liability- limitations by Law.

Module 4- Biotechnology and Law

Problems raised by developments in biological sciences–knowledge in genetics and its social- regulation on research over human body materials- human body as property- implications - ethical problems in human genetics- judicial responses- patenting living organisms.

Module 5- Newer Technologies and the Law

Replacing human intelligence by artificial intelligence- legal and ethical challenges- artificial intelligence in healthcare settings- doctor-patient relationship- impact on socialization process and limitations- national and international legal measures- block chains.

References

- 1 Robin Feldman, Role of Science in Law, Oxford University Press, (1 Edn.-2009)
- 2 Rohan J. Hardcastle, Law and the Human Body- Property, ownership and control, Hart Publishing,2009
- 3 Kevin D. Ashley, Artificial Intelligence and Legal Analytics: New Tools for the legal practice in the Digital Age, Cambridge University Press, 2017.
- 4 Joseph L. Daleiden, The Science of Morality: The Individual, Community, and Future Generations, Prometheus Publications, 1998.
- 5 Katri Lohmus, Caring Autonomy: European Human Rights Law and the challenge of individualism, Cambridge University Press, 2015.
- 6 Sarah Devaney, Stem Cell Research and the Collaborative Regulation of Innovation, Routledge Publishers, 2017.
- 7 Rajeev Kuman Singh, Patenting of life forms: Ethical dimensions and judicial trends, Lap Lambert Academic Publishing, 2013
- 8 Dr. Gurmanpreet Kaur, Nuclear Policy and Law, Sathyam Law International, 2018.
- 9 ICRIER Health Policy Initiative, Challenges and Prospects for Clinical Trials in India: A Regulatory Perspective, Academic Foundaiton, 2018
- 10 Russell Sandberg, Religion, Law and Society, Cambridge University Press, 2014.

21. SECURITIES LAW

(20-272-0821)

Learning Objectives:

The primary objective of the course is to identify different kinds of 'securities' and examine the features of different kinds of securities. It enumerates the functioning of securities market. It analyses the role of regulators in securities market and securities market intermediaries. It helps the students in understanding the role and functioning of stock exchanges. It introduces various kinds of alternate investment funds available in the market. The course intends to cover the contemporary judicial and legal trends in this area.

Learning Outcome:

On successful completion of this course, the students will be able:

- ✤ To develop an idea about securities market and its effect on economy
- ✤ To understand the law governing securities market
- ✤ To acquire knowledge about legal compliances to be satisfied for issue of securities

Course Contents:

Module I: Introduction

Meaning of 'securities' - Kind of securities - Shares and debentures - Hybrid securities - Government securities-Depository Receipts- Need for securities market regulation- Securities Market and Economic growth-Securities market reforms- International organization of securities commissions (IOSCO)

Module II: Securities Market

Securities markets regulation- Jurisdiction, powers and functions of SEBI- Control over stock exchanges-Primary market-secondary market - Governance of stock exchanges- Corporatization and demutualization of Stock exchanges- Depositories- dematerialization - Stock Exchanges in International Financial Service Centres.

Module III: Role of Market Intermediaries

Securities market intermediaries- Regulatory controls- Stock exchanges- merchant bankers- credit rating agencies – Underwriters -share transfer agents-Clearing corporations, Credit Rating agencies-Self-regulatory organizations (SRO).

Module IV: Trading in Securities

Sale and Purchase of securities-Investor Protection- Role of SEBI- Redressal of grievances- Prohibition of fraudulent trade practices–Market manipulation-Insider Trading.

Module V: Alternate Investment Funds

Mutual funds, venture capital funds, angel funds, collective investment schemes - Hedge Funds-Real Estate Investment funds - Private Equity.

References

- 1. Taxmanns, Securities Laws & Capital Markets, 2019.
- 2. Timothy Spangler, Law of Private Investment Funds, Oxford, 2018.
- 3. Raghvendra K. Singh and Shailendera K. Singh, Law and Regulation of Public Offering of Corporate Securities, Oxford,2016.
- 4. Kondaiah Jonnalagadda, Securities Law, Lexis Nexis, 2015.
- 5. Sumit Agrawal & Robin Baby, SEBI Act- A Legal Commentary, Taxmann, 2011.
- 6. Niamh Moloney, Oxford Handbook of Financial Regulation, OUP,2014
- 7. Nicholas L. Georgakopoulos, The Logic of Securities Law, Cambridge, 2017.
- 8. Cumming & Johan, Venture Capital and Private Equity Contracting, Elsevier, 2013
- 9. Henry Conac & Gelter, Global Securities Litigation and Enforcement, Cambridge, 2019.
- 10. Jonathan Fisher, Law on Investor Protection, Sweet and Maxwell,2003
- 11. Ajay Goel, Capital Markets and Securities Laws, Bharat Law House, 2015.
- 12. Neha Bhuwania, Guide to Private Equity, Taxmann, 2014.

1. Mediation, Conciliation and Arbitration (20-272-0901)

Course Objective:

Owing to the many drawbacks of the mainstream judicial dispute settlement, the understanding of alternative dispute resolution (ADR) is a necessity for any modern lawyer. Today, students of law must be equipped with the theoretical and practical knowledge of specialised mechanisms of dispute resolution which are both time and cost effective, and aids the disputing parties to reach settle the differences. The course, thus, explores the concept of alternative dispute resolution and the various established ADR mechanisms with an emphasis on Mediation. The course aims to provide training in practical skills apart from theory. The course intends to cover the contemporary judicial and legal trends in this area.

Learning Outcomes:

After the successful completion of the course, the students will be able to:

- ✤ Acquire the skills of settling a dispute at the pre-trial stage
- Evaluate the procedures of dispute settlement outside formal court system
- ✤ Draft agreements for mediation including settlement agreements

Course contents

Module I – Introduction to Alternative Dispute Resolution

Understanding Conflict and Disputes – Modes of Dispute Resolution – Advantages of ADR – Different forms of ADR – Legal framework in India

Module II – Importance of Mediation and Key Concepts

Theory of restorative Justice and Traditional Mediation Practice – New approaches to mediation – Essential elements and processes – role of the mediator

Module III – Settlement agreements and mediation laws in India

Decision making techniques - Drafting of agreements - sanctity of mediated agreements - enforcement laws and procedures.

Module IV - Important Developments in Mediation

Growth of virtual dispute resolution –Commercial mediation - UNCITRAL Model Law – Singapore Convention on Mediation.

Module V – Conciliation and Arbitration

Meaning of conciliation – conduct of proceedings – settlement agreement – relation to arbitral and judicial proceeding; Arbitration – meaning of – difference with other kinds of mechanisms – Arbitration agreement – Tribunal - Award

References:

- 1. Christopher Moore, The Mediation Process: Practical Strategies for Resolving Conflict, (Wiley 2003)
- 2. Roger Fisher, William Ury and Bruce Patton, Getting to Yes: Negotiating Agreement Without Giving In, (Penguin 2011)
- 3. SriramPanchu, Mediation Practice & Law: The Path to Successful Dispute Resolution, (Lexis Nexis 2011)
- 4. Joel Lee and TehHweeHwee, An Asian Perspective on Mediation, (Singapore Academy of Law 2009)
- 5. P.C. Rao & William Sheffield, ed., Alternative Disputes Resolution- What it is and how itworks? (Universal Law Publishing 2015)
- 6. Shashank Garg, Alternative Dispute Resolution: The Indian Perspective, (Oxford University Press 2018)
- 7. O.P. Malothra, The Law and Practice of Arbitration & Conciliation, (Lexis Nexis Butterworths 2014)

General Electives for IX (choose any 2 papers)

2. Animal Protection Laws

20-272-0902

Course Objective:

The course intends to discuss fundamental questions such as relationship between man and animal, role of culture and belief in protection and exploitation of animals and the status of animals as property. It introduces the students to the broad range of laws that deals with companion animals, farm animals, animals used for entertainment and animals used for scientific experimentation. The course intends to cover the contemporary judicial and legal trends in this area.

Learning Outcome:

On successful completion of this course, the student will be able:

- ◆ To appreciate the legal debates on relationship between man and animal.
- To understand the cultural, economic and legal context of animal use and exploitation.
- To analyse various laws dealing with protection of animals and their welfare.

Course Content:

Module I: Introduction

Animals- moral status- Different approaches- philosophic, religious scientific and historical- man and his relationship with animals-Humanism and compassion to animals- Position of animals in nature- feraenaturae and ferae mansuataenaturae- Kind of protection needed for animals.

Module II: Wild Life Protection

Laws on Wildlife Protection- Ownership of wild life- Public trust doctrine-First man who possess it- Wild life protection legislations in India- National and international legal framework on wild life protection-Protection of endangered species- Critical wildlife habit under Forest Rights Act, 2006- Symbiotic relationship between wildlife and tribal people – human-wildlife conflict.

Module III: Law Relating to Work Animals

Domestication- Farm animals-Use of animals for entertainment- Laws relating to zoo- Use of animals for agricultural purposes- Cruelty towards animals- Law on prohibition of cow slaughter- Street animals- Elimination of dangerous and wandering animals - judicial responses- Domestication and use of elephants in Kerala- Law relating to Pets.

Module IV: Law Relating to Experimentation in Animals

Use of animals in scientific research-International and National framework regulating animal experimentation-Policies and guidelines.

Module V: Ecosystem and Animal Conservation

Ecological awareness and new approach to animal rights- Ecosystem and its conservation- relevance of wildlife and animal conservation- Laws and judicial perspectives - Animal Welfare Board- Constitution and purposes – cruelty against animals – protection of endangered species.

Reference

- 1. Carr and Broom, Tourism and Animal Welfare, CABI, 2018.
- 2. Favre, David S, Animal Law: Welfare, Interests and Rights, Wolters Kluwer, 2011.
- 3. P. Leelakrishnan, Environmental Law in India , Lexis Nexis, 2016.
- 4. Sustein, Cass, Animal Rights: Current Debates and New Directions, Oxford, 2004.
- 5. Simon Brooman, Debbie Legge, Law Relating to Animals, Routledge, 1997.
- 6. Maneka Gandhi, Ozair Hussain et al, Animal Laws of India, 2004.
- 7. Tom Regan, The Case for Animal Rights, California Press, 1983
- 8. VipinDayal, Animal Laws in India.
- 9. Majumdar, Environment and Wildlife Laws in India, Lexis Nexis, 2013.
- 10. ShyamDiwan& Armin Rosencranz, Environmental Law & Policy in India, Oxford, 2002.
- 11. Gary Francione, Animals, Property and the Law, Temple University Press, 1995.
- 12. Satish C. Sastri, Environmental Law, EBC, 2015

3. Disability Law (20-272-0903)

Course Objectives:

This course enables the students to learn the problems faced by the disabled people and to identify the laws for the protection of disable populations is the main objective of this course. It will also help the students to analyse the competency of the laws internationally and nationally for addressing the rights of the disable population. The course aims at motivating the students to act with social commitment for the protection of the rights of the disabled populations and will make them to acquire expertise over the laws governing disabled people. Socially committed advocates will be able to help associations and NGOs on legal issues faced by disabled populations. The course intends to cover the contemporary judicial and legal trends in this area.

Learning Outcome:

On successful completion of this course, the students will be able:

- To improve research and improvise the knowledge over the area of disability law and make students socially committed and work for the rights of disabled people.
- To develop expertise among lawyers in the area of disability law.
- To assist or advice the government and policy makers for improving laws and policies for disabled people.

Course Content

Module I: Disability – Meaning and Content

Disability question in jurisprudence discourse-disability-meaning and kinds-the equality- justice - welfare models.

Module II: Human Rights of Disabled

Human Rights approach to disability –UN Documents- Convention/Declaration on the Rights of Disabled Persons- Principles for the protection of persons with mental illness and Improvement of mental health care – Legal framework on disability in India- Rights of the Persons with Disability Act, 2016, Mental Health Care Act- Rehabilitation Council of India- RCI Act.

Module III: Medical Decisions by Disabled

Medical decision making by disabled persons- judicial responses by various courts- UK &US comparative position.

Module IV: Discrimination of Disabled

Disability - marginalization - oppression and discrimination - Accessibility to built environment and transport- judicial responses

Module V: Right to Education and Employment of Disabled

Access to education - Equality of opportunity in employment – vulnerability to violence.

References

- 1 Dr.G.N.Karna, United States and Rights of Disabled Persons: A Study in Indian Perspective, A.P. H. Publications(1999).
- 2 JaynaKothari, TheFuture of Disability Lawin India, Oxford University Press (2012).
- 3 AnnaArstein(Ed.), Disability Human Rights Law, MDPI(2018).
- 4 Marck C.Webber, Understanding Disability Law, Lexis Nexis (2ndedn.,2012).
- 5 Jayna Kothari, The Future of Disability Law in India: A Critical Analysis of the Persons With Disabilities: A Critical Analysis of the Persons With Disabilities (Equal Opportunities), Oxford University Press,2012
- 6 Coomara Pyaneandee, International Disability Law: A Practical Approach to the United Nations ConventionontheRightsofPersonswithDisabilities,Routledge,2018

4. Forensic Science and Medical Jurisprudence

(20-272-0904)

Course Objectives:

The course aims at giving the students the use of science as evidence in the courts of Law for proving the commission of crimes. It aims at giving the students the complete account of how science can help to prove commission of crime beyond doubt. The course is also aimed to find out how these evidences are accepted by courts in India. The course intends to cover the contemporary judicial and legal trends in this area.

Learning Outcomes:

On successful completion of this course, the students will be able:

- To learn to see the amazing ways of science in which the students can offer an insight in to the criminal investigation and in proving a crime.
- ✤ To develop an interest in the link between science and crime
- To know how these evidences are used in court just as discretion of the court and the evidentiary value of these techniques.

Course Contents:

Module I: Origin and Development of Forensic Science

Forensic science - origin and development - importance of forensic science in criminal investigation.

Module II: Documents

Scientific examination of documents- signatures and handwritings- Forensic ballistics- finger printing/ DNA printing - blood and body fluids-hair- rights of the accused- case laws

Module III: Modern scientific advancements

Brain finger printing – Narco – analysis-polygraph-rights of the accused-case laws- evidentiary value expert opinion.

Module IV: Medical jurisprudence in criminal trials

Medical jurisprudence - definitions, origin and development -importance and relevance in criminal trials.

Module V: Basic Principles and evidentiary value

Basic principles and rules on evidentiary value of conclusions of medical personnel - medical jurisprudence in India and the courts

References

- 1. A. Keith Mant, Principles & Practice of Medical Toxicology Jurisprudence 1984
- 2. Suzane Bell, Forensic Science an introduction to investigative techniques, CRC Press, 2019.
- 3. Helen Whitwell, Mason's, Forensic Medicine for Lawyers, Bloomsbury Academics, 2015
- 4. J.P. Modi, Medical Jurisprudence and Toxicology for India, Butterworth Publications, 2017
- 5. Jay A. Siegel, Forensic Science the Basics, CRC Press, (2ndEdn.- 2006)
- 6. Alfred Swaine Tailor, A Manual of Medical Jurisprudence, (10thEdn.- 1879)
- 7. Lisa Yount, Forensic Science form fibers to fingerprints, Chelsea House, 2007

5. Health Care Laws

(20-272-0905)

Course Objectives:

Health is undoubtedly the most important aspect of any meaningful life. The principal aim of this course is to enable the students to understand the various institutions involved in health care and the extent of state regulation over them. This course will also give students a theoretical perception about the concept of "right to health" as different from state obligation to provide healthcare, through case laws and help them understand the various remedies available against the healthcare institutions in case of lapses on their part. Thus, it will enable students to have an overall view about the laws in India relating to healthcare. The course intends to cover the contemporary judicial and legal trends in this area.

Learning Outcome:

On successful completion of this course the students should be able:

- To develop a clear idea about the laws regulating professionals and healthcare institutions in India
- To imbibe the capacity to read judgments and to find out the ratio decidendi of the case so as to check how one judgment will act as a precedent for the others.

To develop a capacity to render legal advice to those who either are victims of negligence from the side of hospitals, or cases of food adulteration, or other activities due to which the health of a person is in danger, or to doctors of health care institutions who are victims of attack from the patients or their relatives

Course Contents

Module I: Health – Basic understandings

Meaning and concept- Distinction between health and disease-Development of health care in India-Pre British, British and post british period- The various health care systems-Ayurveda, Yoga, Unani, Sidha, Homoeopathy, naturopathy, acupuncture and Allopathic.

Module II: Right To Health Care Service

International obligations of state - constitutional provisions - judicial approach -Common law - medical ethics - Patient rights - consent for treatment - right to medical records

Module III: Liability For Professional Negligence

Tort of negligence and trespass-standard of care-Liability under consumer law-liability under criminal law

Module IV: Regulation Of Institutions

Medical and para medical institutions – other medical institution - corporative position. Registration of medical professionals - regulatory authorities, Medical Council, Dental Councils, Pharmacy Council, Nursing Councils - Registration under different system of medicines - Regulation of manufacture and storage of medicine - sale - advertisement- transportofmedicines,DrugsandCosmeticAct,andrules-drugprice controlorders.

Module V: Emerging Issues

Special provisions relating to mental healthcare-shift in the Mental Healthcare Act, 2016- International Human Rights norms-transplantation of human organs-pre-natal diagnostic techniques - AIDS controls - medical termination of pregnancy and euthanasia. - Medical waste disposal- Disputes relating to medical insurance.

Reference

- 1. DrSairamBhat,HealthcareinIndia:AnIntroductiontoLawandLegalSystem,BloomsburyIndia, 2016
- 2. Joel B. Teitelbaumand Sara E. Wilensky, Essentials of Health Policy and Law (Essential Public Health), Jones & Bartlett Learning, 2017
- 3. Barry Furrow, et.al., Health Law: Cases, Materials and Problems, Abridged (American Casebook Series), WestAcademicPublishing, 2018
- $4. \quad Dean Harris, Contemporary Issues in Health care Law and Ethics, Health Administration Press, 2014$
- 5. Anita SikandBakshi, Hippocratic Oath or Hypocrisy?: Doctors at Crossroads, SAGE Publications Pvt. Ltd,2018

6. Law of Local Self Government (20-272-0906)

Course Objectives:

The course provides an understanding on the operation of the democratic process at the grass root level in India. It gives an understanding as to how the Panchayati Raj System has evolved and how governmental power devolves and operates through these institutions. The course intends to cover the contemporary judicial and legal trends in this area.

Learning Outcomes:

On successful completion of this course, the students will be able:

- * To differentiate between the different levels of decision making involved in the democratic process
- * To undertake social audit to evaluate the performance of these institutions and their effectiveness
- ✤ To make acritical analysis of the policies and programs initiated by these institutions

Course Contents

Module I- Basic Understandings on Democratic Decentralisation

Local Government system in the legal structure - powers and functions – governmental and judicial control over local government

Module II- Development of Panchayati Raj Institutions inIndia

Evolution of Panchayati Raj System in India - a historical perspective - village panchayatsinancientIndia-Gandhiji'sideasonvillagepanchayatasunitofselfgovernment

-Response of the Constituent Assembly towards the Gandhian idea - The nature, scope and spirit of Art. 40 of the Constitution.

Module III- Constitutional Position of Panchayati Raj Institutions

Development of Panchayati Raj institutions in the post constitution period - Experiments in democratic decentralisation - Reports of Belwant Raj Mehta Committee, Ashok Mehta Committee etc. Emergence of Panchayati raj with constitutional system - 73rd Constitutional Amendment - its implications and consequential developments.

Module IV- Functioning of Panchayati Raj Institutions

Powers and functions of the various Panchayati Raj institutions-financial powers-finance commission - tax collection – welfare activities - Governmental and Judicial control over Panchayati Raj institutions-Local Self Ombudsman

Module V- Institutions of Local Self Government in the State of Kerala

TheKeralaPanchayatiRajAct,1994-ThestructureofPanchayatiRajinstitutionsatvarious levels- their composition-election office bearers-meetings of the various bodies.

References

- 1 Venkata Rangaiya (Ed.), Local Government in India, Allied Publishers, 1969
- 2 William A. Robson, Local Government in Crisis, Allen & Unwin, 2nd edn,1968
- 3 Radhakumud Mookerly, Local Government in Ancient India, Nabu Press2012
- 4 IIPA, Proposal for Model Legislation for Municipal Corporations
- 5 K Padmanabhan Nair etal (eds),PanchayathLawsinKerala,SwamyLawHouse,1stedn2017
- 6 Dr.S.RMyneni,LocalSelfGovernment,AllahabadLawAgency,2016
- 7 Rahul Mudgal, LocalSelf-GovernmentinIndia,BookEnclave,1998

7. Law of the Sea (20-272-0907)

Course Objectives:

The course throws light on the governance regime established by both customary international law and UNCLOS framework in various maritime zones and international waters. The course will also draw attention to the management and conservation of living resources, the protection and preservation of marine environment and the dispute settlement mechanism of law of the sea. Knowledge of the jurisprudence of the international courts and tribunals would play a significant role in the clarification of the International scheme pertaining to emerging issues of law of the seas. The course intends to cover the contemporary judicial and legal trends in this area.

Learning Outcomes:

On successful completion of this course, the students will be able:

- To demonstrate extensive practical and theoretical familiarity with the provisions of the 1982 United Nations Convention on the Law of the Sea with regard to rights and obligations of states over the seas.
- The knowledge of the key concepts and principles of law of the sea enable students to appraise the prospects and limitations of coastal state's jurisdiction in its maritime zones.
- ✤ To explore the scope for carrying out research.

Course Content:

Module-I: Introduction To Law Of The Sea

International Law of the sea - Historical overview – Mare clausum & Mare liberum, Sources – customs-International conventions-UNCLOS framework- law making treaties adopted by IMO and International bodies – Decisions of ICJ, ITLOS and other international tribunals

Module-II: Internal Waters And Territorial Sea

Internal waters - base line- Types - Access to ports and harbors – for foreign flag vessels, &ships in distress. Jurisdiction in maritime ports - civil and criminal, sanitary regulations. Territorial waters–coastal state jurisdiction & access to ships–Right of Innocent Passage- Contiguous zone.

Module-III: Exclusive Economic Zone And Continental Shelf

Exclusive economic zone - continental shelf - international straights and archipelagos – transit passage. Delimitation of maritime boundaries - opposite and adjacent states.

Module-IV: Fisheries Jurisdiction

International fisheries - conservation and exploitation of resources-Licensing of Fishing.

Module-V: High Seas and Sea Bed Area

High seas - concept of patrimonial sea & common heritage – Piracy and hot pursuit International sea bed - exploration and exploitation – Role of Sea bed Authority

References

- 1. R.R Churchill & A.V.Lowe, The Law of the Sea, Manchester, 2008
- 2. O.P. Sharma, The International Law of the Sea: Indian and UNCLOS 1982, Oxford2009
- 3. Christopher Hill, Maritime Law, Cambridge2017
- 4. Gopalan Nair, Maritime Law of India, 1977
- 5. Myres S. McDougal, The Public Order of the Oceans, Yale University Press, 1962
- 6. Ronald. R. Rothwell, The International Law of the Sea, Hart Publishing, 2016

8. Law, Poverty and Development

(20-272-0908)

Course Objectives:

The objective of the course is to introduce to the students the basic understanding on Law, Poverty and development and their interrelationship in a changing society. The course will examine law as a tool for achieving socio- economic development of the weaker sections of society. The course aims to acquaint the students with various theories and perspectives of 'development' and to keep foremost the rights and interest of the poor and marginalized while examining developmental goals and policies. The course intends to cover the contemporary judicial and legal developments in this arena.

Learning Outcomes:

On successful completion of this course, the students will be able:

 To understandthebasicproblemsofthesociallyandeconomicallyweakersectionsofthe society and the conflict of rights and interest of different sections/ class of people in contest of development.

- To critically analyse the beneficial schemes and welfare measures adopted by the state for alleviation of poverty and its effective implementation.
- To practice in Law Courts as legal aid counsels facilitating access to justice for the poor.
- To join organizations and institutions working on issues relating to weaker section of the society at domestic and international level.

Course Contents:

Module I – Concept of Poverty and Development

Socio economic philosophy reflected under the Indian constitutional scheme - conflicting socioeconomicphilosophiesandtheirreconciliation-thefeasibilityoftyingthenation'sbasic legal document with any economicphilosophy.

Module II –International Principles and Goals

Poverty reduction initiatives of ILO - United Nations Organisation- Sustainable Development Goals – WTO – UDHR

Module III – Welfare Schemes and Policies

Social and Economic Welfare Schemes and Legislations on Poverty eradication - Employment– The Mahatma Gandhi National Rural *Employment Guarantee Act* 2005- Food and nutrition – National Food Security Act, 2013- Education – Right to Free and Compulsory Education Act 2009– Health – Housing

Module IV - Rights and Access to Justice of the Poor

Right to free Legal Aid - Art.21 of the Constitution of India – Section 304 of Criminal Procedure Code - Rights of the Indigent Person - Civil Procedure Code – Lok Adalats – Legal Services Authorities Act, 1987 – Right to Services

Module V – Conflict between Development and Poverty

Land Acquisition and Displacement - Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013 - Impact of forest legislations on tribal and other rural folkright to livelihood and access to resources-fisheries regulation and the rights of traditional fishermen environmental issues and the livelihood issues, Role of Law.

References:

- 1. UpendraBaxi ed., Law and Poverty: Critical Essays, (Tripathi, 1988)
- 2. Amartya Sen, Poverty and Famines: An Essay on Entitlement and Deprivation, (OUP, 1999)
- 3. Amartya Sen, Idea of Justice, (Allen Lane: 2009) 231 238, 253 260
- 4. RehmanSobhan, Challening the Injustice of Poverty: Agenda for Inclusive Development in South Asia, (Sage, 2011), 1 12
- 5. MichaelLipton,LandReformsinDevelopingCountries:PropertyRightsandProperty Wrongs, (Routledge, 2009),1 5

- 6. Armin Rosencranz, The Forest Rights Act 2006: High Aspirations, Low Realization, 50 (4) ILI 656(2008)
- 7. UpendraBaxi, The Avatars of Indian Judicial Activism: Explorations in the Geographies of (In)Justice in Fifty Years of the Supreme Court: Its Grasp and Reach (Verma, Kusum ed., Oxford, 2000), 156 165

9. Law Relating to Agriculture

(20-272-0909)

Course Objectives:

This course touches upon nearly every aspect of the law that regulates one of the most important and diverse sector of our economy, Agriculture. It aims to familiarize the students with the history of agricultural law in India, the constitutional scheme and offers various characterizations of agricultural legislations, and policies impacting the industry and farmers rights. Further the course looks at India's commitments in terms of international legal frameworks pertaining to food and agriculture. The course intends to cover the contemporary judicial and legal trends in this area.

Learning Outcomes:

On successful completion of this course, the students will be able:

- To identify and locate the policy and legislations relating to agriculture in India.
- To apply the historical context of knowledge to address current issues in agriculture law and policy.
- ✤ To recognise how the national law interacts with international legal frameworks on agriculture.

Course Content:

Module - 1: Introduction To Agriculture Law And Policy

Historical context – Agricultural economy at the time of independence and post- independence – Constitutional Scheme – Five year plans and rural development – New Agricultural Policy – Concept of Sustainable Agriculture

Module - 2: Regulation Of Seed Industry And Plant Variety Rights

Domestic laws applicable to crop seed industry – Supervisory authorities and agencies – Review of Seeds Act1966andtheSeedsRules1968–Seeds(Control)Order1983– PlantQuarantine(RegulationofImport Into India) Order 2003 – Farmers rights and Breeders rights – Protection of Plant Varieties and Farmers' Rights Act 2001 (PVR Act)

Module - 3: Agricultural Product Marketing, Safety And Liability

Regulated market system – Agricultural Produce Market Committee (APMC)Act,2017– Trade policy and export strategy – Food safety standard setting – Food Safety and Standards Act 2006 and FSSAI – Product Liability-Farmer's Produce Trade and Commerce(Promotion and Facilitation) Act, 2020-The

Farmers (Empowerment and Protection) Agreement on Price Assurance and Farm Services Act, 2020 – Essential Commodities Act with latest amendments

Module - 4: Agricultural Financing In India

Rural credits and co-operatives in India – The role of NABARD – Informal credit system – Self help groups– Restructuring of rural financial institutions – Peasants and Diary co- operatives- Debt relief schemes

Module - 5: International Legal Standards On Agriculture

Overview of WTO and Agriculture – UNIDROT and Agriculture – Contract Farming – Agricultural land investment contracts – International Plant Protection Convention (IPPC)

References

- 1. Christopher P Rodgers, Agricultural Law, Bloomsbury, 2016
- 2. Alabrese, M., et al, (eds.) Agricultural Law: Current Issues from a Global Perspective, Springer2017
- 3. Shweta Mohan, Legal regulation of agricultural procurement and processing in India, Satyam Law International, 2013
- 4. Sukhbir Bhatnagar, Agricultural Law, Mittal publications, 2007
- 5. M.AChaudharyandGautamChaudhary,WTOandIndianAgriculture,GlobalVisionPublishingHouse 2019

10. Private International Law

(20-272-0910)

Course Objectives:

The objective of the course is to kindle academic interest in Private International Law so as to benefit future legal practice and further pursuit of legal studies. The entire gamut of Indian and English Private International Law, the theories and rules which are in consonance with the need of our contemporary society and modern thought will be the principal focus of this course. The course intends to cover the contemporary judicial and legal trends in this area.

Learning Outcomes:

On successful completion of this course, the students will be able:

- To familiarize with legal terms, significant theories, and basic legal rules and principles of Private International Law and the ways in which PIL cases are dealt in India
- To analyse the different personal laws in relation to problems that arise when courts are dealing with persons domiciled in India with foreign nexus
- To understand the problems of persons living abroad in the field of contracts, companies and insolvency arising out of international trade and cross border investment.

Course Contents:

Module I – Introduction to Private International Law

Nature and scope of private international law – Theories and fundamental concepts - Codification of Private International Law – Distinction between Public International Law and Private International Law - Choice of Law – Renvoi – Concept of Domicile

Module II – Jurisdiction

Jurisdiction involving foreign elements – persons – status and capacity - Jurisdiction over Corporations – Forum shopping – Forum non-convenience – Anti-suit injunctions

Module III – Family and Property Law

Family Law matters - validity and effect of marriage - divorce - legitimacy - adoption – Recognition of Foreign Adoptions - Adoption by foreign Parents - guardianship and maintenance - property - transfer - succession - administration of estates.

Module IV - Contractual Relations and Tortious Liability

Contract – formation – Interpretation - Illegality and discharge – Torts – Double Action ability rule – Insolvency Jurisdiction and effects of foreign insolvency proceedings.

Module V – Foreign Judgement, Decrees and Awards

Foreign judgment – Recognition - Procedure and evidence – Stay of Proceeding – Proof of foreign law – Enforcement of foreign judgments, decrees and Foreign Arbitral Awards

References

- 1. R.S. Chavan, Indian Private International Law, Sterling Publishers Pvt. Ltd., 1982.
- 2. Dicey A V & Morris J H C Conflict of Laws (Sweet & Maxwell2018)
- 3. North and Fawcett, Cheshire and North's Private International Law, OUP2017
- 4. Abla Mayss, Principles of Conflict of Laws, 3rd ed. Cavendish Publishing Ltd., U.K., 1999.
- 5. John O'Brien, Smith's Conflict of Laws, Cavendish Publishing Ltd., U.K., 1999.
- 6. Atul M. Setalvad, Conflict of Laws, Lexis Nexis, Nagpur, 2009
- 7. Paras Diwan and Peeyushi Diwan, Private International Law, Deep and Deep Publications, Delhi,1998.
- 8. V. C. Govindaraj, The conflict of Laws in India, Oxford University Press, 2019

11. Women and Law

(20-272-0911)

Course Objectives:

The Course throws light on the different areas in which women, as a gender face violence and discrimination. It brings into light the special protection given to women by law with special emphasis on Criminal Law. It deals with different forms of crimes perpetrated against women and the response of criminal law to it. The course intends to throw light not only on the women as a victim but as well as an accused / detenue, hence adopts a multi facet approach. The course intends to cover the contemporary judicial and legal trends in this area.

Learning Outcomes:

On successful completion of this course, the students will be able:

- To examine the different forms of gender-based violence against women and the sufficiency of the response of criminal law to it
- ✤ To engage actively in litigations involving crimes against women
- To play a decisive role in NGO's working for the interests of women

Course Content

Module I – Protection of Women: National and International Perspectives

Special Protection for women- Constitutional Perspective- International Dimensions- Obligations to make Special Provisions-Feminist Movements-Contributions of NGOs at National and International Level.

Module II- Specific offences against Women and Girl Child

Prevention of Female Foeticide – Checks on Pre-Natal Diagnostic Techniques-International and National Perspectives-Women Rights in Relation to Offences of Miscarriage-Cruelty against Women-IPC Provisions

Module III - Response of Law against crimes against Women

Crimes Against Women-Special Provisions-Offences of Rape- Marital Rapes-Adultery- Prostitution-Trafficking- Assault- Kidnapping – Abduction- Dowry Death – Sati- Indecent Representation of Women-Obscenity- Cyber Crimes

Module IV- Women in Criminal Trials

Special Provisions in Trial of Offences involving Women-Women as Accused Criminality among womenand Victim- Arrest and Detention- In Camera Proceedings-Role of Court- Shifting of Burden of Proof.

Module V- Women as Victim in Crimes

Compensation for Women Victims of Crime- Special Provisions in relation to Domestic Violence – Right to Maintenance-Special Protection of Women in Prison

References:

- 1. Mamta Rao, Law Relating to Women and Children, Eastern Book Company(2008)
- 2. Paras Divan, Women and Legal Protection, South Asia Books (1994)
- 3. N. Jayapalan, Women and Human Rights, Atlantic,(2001)
- 4. G.B. Reddy, Women and the Law, Gogia Law Agency(2014)
- 5. Paras Diwan & Piyush Diwan, Law Relating to Dowry, Death, Bride Burning, Rape and Related Offences. Universal Law Publishing Ltd,(2004)

Special Electives for IX (Choose any 3 papers)

12. Bankruptcy and Insolvency Laws

(20-272-0931)

Course Objective:

The course aims to enable the students to understand the fundamental principles of law relating to bankruptcy and insolvency. It introduces the students to the legal provisions and case laws on individual, entity and corporate insolvency. The course will help them understand the insolvency resolution process, the rights of creditors and debtors, the powers and functions of regulatory agencies & insolvency professionals. It will also introduce them to the issues in cross border insolvency. The course intends to cover the contemporary judicial and legal trends in this area.

Learning Outcomes:

On successful completion of this course, the students will be able:

- To understand the general principles relating to insolvency law.
- To critically analyse the case laws decided under IBC and trace the evolution of jurisprudence on IBC.
- To practice in Company Law Tribunal and appellate courts on insolvency matters.

Course Contents:

Module I: Introduction to Insolvency Law

The concept of insolvency & bankruptcy – aims, objectives and policies of insolvency laws - Evolution of the law - Constitutional perspectives - Expert committees on insolvency.

Module II: Personal Insolvency Resolution

Personal insolvency –Insolvency of partnership and other legal entities –Resolution Process – Registration of claims - priority of payment of debts- Proof of debts-Doctrine of reputed ownership- Excluded and exempt property- bankruptcy order- effect of discharge order.

Module III: Corporate Insolvency Resolution

Corporate insolvency resolution process - Operational creditor & financial creditor - Committee of creditors-Regulation of insolvency professionals and agencies- Adjudicatory Authority-Information Utility- Powers and Functions of Insolvency and Bankruptcy Board-Liquidation Process- Powers of liquidator- Distribution of assets- Pari passu Principle.

Module IV: Administration and Distribution of Assets

Undervalued transactions- Preference transactions- Extortionate credit transactions-Fraudulent preferences – Fraudulent trading - Liability of delinquent directors and officers- Misfeasance proceedings.

Module V: Cross Border Insolvency

Disposition of Foreign assets- Choice of Law- UNCITRAL Model law on Cross border insolvency- Centre of Main Interests [COMI] - Group Insolvency- Pre-Pack arrangements

References:

- 1. VS Wahi, Treatise on Insolvency and Bankruptcy Code, Bharat Law House, 2019.
- 2. Fletcher, Ian F,The Law of Insolvency, Sweet & Maxwell, 2017.
- 3. Rebecca James Parry & others, Transaction Avoidance in Insolvencies, Oxford University Press, 2018.
- 4. Reinhard Bork, Principles of Cross Border Insolvency Law, Intersentia, 2017.
- 5. Neil Hannan, Cross Border Insolvency-The Enactment and Interpretation of UNCITRAL Model Law, Springer, 2017.
- 6. Ramaiya, Guide to the Companies Act-2013, Lexis Nexis, 2015.
- 7. Insolvency and Bankruptcy Code, 2016 with latest Amendments.
- 8. Bankruptcy Law Reforms Committee Report, 2015.
- 9. R.M.Goode, Principles of Corporate Insolvency Law Sweet and Maxwell, 2005.
- 10. Vanessa Finch, Corporate Insolvency Law: Perspectives and Principles, Cambridge University, 2017.

13. Information Technology Law

(20-272-0932)

Course Objectives:

The objective of this course is to provide an idea about the cyber laws in India as well as other countries. It enlightens the students about the law relating to e –commerce and various nuances involved in it. The course also provides an idea about various types of cybercrimes and the law relating to it; digital signatures and electronic signatures as well as enforcement issues in cyber space. The course intends to cover the contemporary judicial and legal trends in this area.

Learning Outcomes:

On successful completion of this course, the students will be able:

- To protect himself from cyber threats and also able to advice his friends and family against such threats
- ✤ To do e-commerce and digital payments in more secured way
- ✤ To guide the victims of cyber-attacks about the remedial measures of such attacks.
- ✤ To pursue a career as cyber law consultant

Course Contents:

Module I: Introduction

Computers and its Impact in Society - Overview of Computer and Web Technology - Need for Cyber Law - Cyber Jurisprudence at International and Indian Level - International Perspectives - UN & International Telecommunication Union (ITU) Initiatives - Council of Europe - Budapest Convention on Cybercrime - Asia-Pacific Economic Cooperation (APEC)- Organization for Economic Cooperation and Development (OECD)- World Bank - Commonwealth of Nations

Module II: Constitutional & Human Rights Issues in Cyberspace

Freedom of Speech and Expression in Cyberspace - Right to Access Cyberspace - Access to Internet - Right to Privacy - Right to Data Protection

Module III: Cyber Crimes & Legal Framework

Cyber Crimes against Individuals, Institution and State - Hacking - Digital Forgery - Cyber Stalking/ Harassment - Cyber Pornography - Identity Theft & Fraud - Cyber terrorism - Cyber Defamation -Different offences under IT Act, 2000 - Relevancy of Admissibility of Computer Evidence - Cyber Forensic.

Module IV: Cyber Torts & IPR issues

Cyber Defamation - Different Types of Civil Wrongs under the IT Act, 2000 - Interface with Copyright Law - Interface with Patent Law - Trademarks & Domain Names Related issues

Module V: E Commerce & Dispute Resolution

Concept - E-commerce-Salient Features - Online approaches like B2B, B2C & C2C - Online contracts - Click Wrap Contracts – IT Act, 2000- Applicability of Indian Contract Act, 1872 - Concept of Jurisdiction - Indian Context of Jurisdiction and IT Act, 2000 - International Law and Jurisdictional Issues in Cyberspace- Dispute Resolutions

References

- 1. Chris Reed & John Angel, Computer Law, OUP, New York, 1990
- 2. Justice Yatindra Singh, Cyber Laws, Universal Law Publishing Co, New Delhi, 2016
- 3. Hannibal Travis, Cyberspace Law: Censorship and Regulation of the Internet, Routledge, 2013
- 4. Talat Fathima, Cyber Law in India, Wolters Kluwer, 2017
- 5. Harish Chander, Cyber Laws and It Protection, PHI Learning Publications, 2012

- 6. Vakul Sharma, Cyber Law and Practice, Universal Publishing Co., 2011
- 7. Pavan Duggal, Cyber Law 3.0, Lexix Nexis, 2018
- 8. Apar Gupta, Commentary of IT Act, Lexis Nexis, 2011

14. Insurance Law

(20-272-0933)

Course Objective:

The course throws light on the fundamental principles of insurance law. It provides insights on the special features of different kinds of insurance. It helps students to familiarise with the procedure of making insurance claims. It also discusses the regulatory controls over insurance business, the role and functions of regulatory agencies and insurance intermediaries. The course intends to cover the contemporary judicial and legal trends in this area.

Learning Outcomes:

On successful completion of this course, the students will be able:

- To understand the general principles relating to insurance law
- To familiarise with different risk factors and role of insurance in mitigating risk.
- To develop critical thinking on various concepts of insurance law.

Course Contents:

Module I: Introduction and Legal Framework

Nature and definition of insurance -Evolution of insurance-Need for insurance - Classification of insurance-Formation of Insurance contract - Regulation of insurance business in India – IRDA- Powers and functions - Regulation of insurance intermediaries- Ombudsman.

Module II-General Principles

Nature of Insurance Contract- Contract of utmost good faith- Scope of duty of disclosure- Insurable Interest- Proximate Cause-Principle of indemnity- Conditions and warranties-Premium

-Attachment and Duration of risk- Factors affecting risk - Excepted perils.

Module III-General Principles

Double insurance- Reinsurance-Subrogation-Contribution -Loss and measure of indemnity- Procedure for making insurance claim- Persons entitled to claim-Settlement of claims- Transfer and Assignment of policy.

Module IV- Special features of Fire and Marine Insurance

Subject matter of marine insurance- Hull, cargo, Freight – Kinds of marine policies-Time, voyage, mixed-Maritime Perils-Implied terms in marine policy – Marine Losses-Partial loss and total loss - Abandonment-Fire Insurance- kinds of policies- Valued, Unvalued, Average, Floating Policy- Fire Perils and Exceptions.

Module V- Other Kinds of Insurance

Health Insurance - Property insurance - Liability insurance - Insurance under Motor Vehicles Act- MACT -powers and functions - Public liability insurance - Social security insurance - sickness, old age and unemployment – Employee State Insurance.

References:

- 1. Colinvaux 's Law of Insurance., Sweet & Maxwell, 2014
- 2. Bird 's Modern Insurance Law, Sweet and Maxwell, 2013.
- 3. Murthy and Sarma, Modern Law of Insurance in India, Lexis Nexis, 2013
- 4. Malcolm A Clarke, The Law of Insurance Contracts, Informa, 2010.
- 5. Andrew McGee., The modern Law of Insurance, LexisNexis, 2011.
- 6. Mac Gillivray on Insurance Law relating to all risks other than marine, Sweet &

Maxwell, 2012.

- 7. E.R. Hardy Ivamy, General Principles of Insurance, Butter worths, 1993.
- 8. Arnold, Law of Marine Insurance and Average, Stevens and Sons, 2008.
- 9. Rob Thoyts, Insurance Theory and Practice, Routledge, 2010.
- 10. Christopher Henley, Drafting insurance contracts: Certainty, clarity, law and , Practice, Leadenhall Press, 2010.
- 11. Ray Hodgin., Insurance Law-Text and materials, Cavendish, 2002.
- 12. M.N. Sreenivasan, Principle.s of Insurance Law, Lexis Nexis, 2009.

15. Law of Mergers and Acquisitions

(20-272-0934)

Course Objective:

The course explores the law governing corporate restructuring in India. It intends to familiarise the students with different kinds of corporate restructuring. It throws light on the scope and rationale of takeover regulations. It intends to provide in-depth knowledge about legal framework governing takeovers. The course helps to analyse the legal provisions for ensuring protection of shareholders during mergers, amalgamations and takeovers. The course intends to cover the contemporary judicial and legal trends in this area.

Learning Outcomes:

On successful completion of this course, the student will be able:

- To understand the legal provisions governing mergers, acquisitions and takeovers.
- To understand the valuation, tax and labour law aspects of corporate restructuring
- · To do transactional practice in mergers, acquisitions and takeovers.

Course Contents:

Module I- Introduction

Corporate Re-organisations –Nature and Scope- Need for Corporate Restructuring-Organic and Inorganic modes of restructuring- Theories of Mergers and Acquisitions-Kinds of Mergers- Motives for Mergers.

Module II- Schemes of Arrangement and Compromise

Compromise, arrangements and amalgamations-Regulatory Framework-Judicial Control- Acquisition of shares from dissenting shareholders-Demerger- Cross border mergers- Protection of minority shareholders- Compulsory amalgamation- Business transfers- Divestitures, spin-offs-equity carve outs.

Module III- Takeover Regulations

SEBI Take Over Regulations – Regulatory Controls–open offer and disclosure thresholds- Competing offers- withdrawal of offers-hostile takeovers- takeover defences-Duties of directors and acquirers during takeovers-due diligence- protection of employees during takeover- Corporate Governance aspects of takeovers.

Module IV- Raising Finance for Takeovers

Financing of Takeovers-Leveraged buyouts- Accounting aspects of mergers- Valuation of assets – Valuation of distressed assets- Share exchange ratio- Merger of banking companies- Role of RBI.

Module V- Tax aspects of corporate reorganisations

Taxation -Sale of an undertaking -Slump sale- Business transfer agreement on a going concern basis -Share acquisitions- Securities Transaction Tax

References:

- 1. Umakanth Varottil, Comparitive Takeover Regulation, Cambridge, 2018.
- 2. Jennifer Payne, Schemes of Arrangement, Theory Structure and Operation, University of Oxford, 2014.
- 3. Athanasios Kouloridas, The Law and Economics of Takeovers, Oxford and Portland, Oregon, 2008.
- 4. Roberto Romanao (Ed), Foundations of Corporate Law, Oxford University Press, 2012.
- 5. Fred S Mc Chesney, Mergers and the Market for Corporate Control, Elgar Research Publications, 2011.
- 6. Dr J C Verma, Corporate Mergers and Takeovers, Bharat Law House, 2008.
- 7. Weinberg and Black, Takeovers and Mergers, Sweet and Maxwell, 1979.
- 8. J.Fred Weston, Chung, Kwang S. and Hoag, Susan E., Mergers, Restructuring and Corporate Control, Prentice Hall, 1990.
- 9. CCH Master Guide to Mergers & Acquisitions in India Tax and Regulation, Ernst & Young, Wolters Kluwer, 2015.
- 10. Sridharan & Pandian, Guide to Takeovers & Mergers- Complete Guide to Corporate Restructuring, Takeovers and Mergers, Amalgamation & Acquisitions, Lexis Nexis, 2010.

1. Moot Court Exercise and Internship 20-272-1001

Course Objectives:

Moot courts are simulation exercises intended to develop advocacy skills in students. Through this course, it is intended to impart practical skills of research, case analyses and strategy, witness handling, and presentation of arguments at the trial and appellate stages of a case. The course is divided into four components dealing with the moot court, mock trial, court visit, and viva voce/attendance. The course exposes the students to the system of administration of justice through court visits, chamber visits and internships. The students shall work in teams. All students are required to be present in all the classes to maximise the learning opportunities.

Learning Outcome:

On successful completion of this course, the student will be able:

- To articulate and communicate logical and legal arguments.
- To develop analytical, research, writing and public speaking skills.
- To learn skill of doing client interview, preparing a case and conducting trial in courts and other judicial forums.

Course Contents:

Module I: Moot Court Exercise (30 marks)

The course teacher will assign three moot court problems to the students and they have to work on all three problems assigned. Students should prepare written submission and present arguments in a moot court setting. Written submission, judgment and oral arguments shall carry 5 marks each. Each student will prepare a case only on one side. The memorial specification given by course teacher should be strictly followed. The oral performance will be evaluated on the basis of communication skills, application of facts, persuasion, use of authorities, and response to questions.

Module II: Mock Trial and Case Analysis (30 marks)

The students are required to do the mock trial and case analysis of two cases, one civil and one criminal. Each student will be required to function as lawyer and witness in the mock trial simulated in the classroom. Case analysis, written submission, examination-in-chief, cross-examination, performance as witnesses and final arguments shall carry 5 marks each.

Module III: Court visit/Chamber visits, Internship (30 marks)

Chamber Visit- Every student shall attend a practicing lawyer's office. The lawyer should have a minimum of 10 years standing at the Bar. A minimum of two hours are to be spent daily with the lawyer observing client dealings, drafting, conducting fact investigations, etc., for at least twenty-four days in the semester. At the end of internship, a certificate confirming the student's attendance at the lawyer's office will have to be produced.

In the chamber visit they are required to do and record the following:

- a. Draft minimum of two documents in an ongoing case.
- b. Read minimum four case files to learn how files are prepared and maintained.
- c. Learn how to maintain records and accounts.
- d. Do legal research in at least two cases.
- e. Observe client interview and counselling with the permission of the lawyer and client in at least two cases.

Court Visit- During the court visit, the students shall observe the trial of one civil and one criminal case. Students may be required to attend two trials in the course of the last two or three years of LL.B. course. They will maintain a record and enter the various steps observed during their attendance on different days in the court assignment. They should maintain a record and write a report of their observation of the following stages:

- a. Framing of charge or issue
- b. Examination in chief
- c. Cross Examination
- d. Final arguments

Internship Diary -Students are required to maintain a record of their field visit, work done during internship. Each student will observe two interviewing sessions of clients at the Lawyer's Office/Legal Aid Office, 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**. The diary should contain two parts:

- 1. Information about work done during their internship.
- 2. Two legal documents drafted by them during internship should be attached.

The record shall be an integral part of the course and it will be evaluated in terms of reflection about the learning experiences of the student. The record must be written in their own words. If two or more students are found to have copied each other's language,both/all the students who are found to have copied will be given zero marks for the work.

Module IV: Viva Voce.

The last component of this course will be a viva voce on all the above three components. This will carry 10 marks.

Reference:

- 1. Dr. Kailash Rai, Moot Court, Pre Trail Preparation and Trail Proceedings and Viva Voce, Asia Law House, 2018.
- 2. John Korzen, Make Your Argument: Succeeding in Moot Court and Mock Trial, Kaplan Publishing, 2010.
- 3. Dr. Kailash Rai, Moot Court Pre-Trial Preparations and Participation in Trial Proceedings, Central Law Publications, 2015.

- 4. David Pope & Dan Hill, Mooting and Advocacy Skills, Sweet and Maxwell, 2011.
- 5. Abhinandan Malik, Moot Courts & Mooting, Eastern Book Company, 2015.
- 6. NR Madhava Menon, Clinical Legal Education, EBC, 1998.

2. Banking Law

(20-272-1002)

Course Objectives:

The functions of banks and financial institutions in todays globalized world is of utmost significance and consequently every law student should be well versed with the same. The purpose of this course is to enable students to understand the regulatory framework governing banking regulation in India. The course covers the nature of banker customer relationship, the principles to be followed during lending and the modern trends in banking. The course intends to cover the contemporary judicial and legal developments in this area.

Learning Outcomes:

On successful completion of this course, the student will be able:

- ✤ To appraise the functioning of banking system in India.
- ✤ To assess the regulatory framework in banking sector.
- To know the functioning of the banks and financial institutions and their role in the economy.

Course Contents:

Module I: Introduction to Banking

Definition of 'Banker' – Common law and statutory law – Functions of banks – Types of Banks- Commercial Banks, Public sector Banks, Private Banks, Regional Rural Banks, Co-operative Banks-Multifunctional banks - Core banking, Merchant banking - Investment banking – International banking.

Module II: Central Bank

Functions of Central Banks – Reserve Bank as Central Bank – Supervision over commercial banks – Licensing of banks and its renewal – Branch licensing - permitted functions -Control over Capital -Control over management- Account and audit of banks – Amalgamation, reconstruction, acquisition of undertakings, liquidation of banks – Control over banking operations-SLR, CRR.

Module III: Banker-Customer Relationship

Nature of Relationship and Liability- Banker as debtor, trustee, agent, bailee, mortgagee-Special Banking Services-Duty of confidentiality – Accounts of customers - deposits - joint accounts - trust accounts – Special type of customers- Payment of customers' cheques-Negotiation and Liability - Protection of paying and collecting banker- Bankers liability for deficiency in service.

Module IV: Lending by Banks

Principles of good lending - Security for loans - Contractual security - Immovable property and intangible property as security- Recovery of debts – RDDBFI-SARFAESI- Constitutional principles.

Module V: E-Banking

Internet and Mobile banking- E- Banking- Laws relating to Digital money- Credit Cards- Regulation.

References

- 1 Ross Cranston, Principles of Banking Law, Oxford, 2020.
- 2 Kern Alexander, Principles of Banking Regulation, Cambridge, 2019.
- 3 M.L. Tannan, Banking Law and Practice in India, LexisNexis, 2014.
- 4 Lord Chorley, Law of Banking, Sweet & Maxwell, 1974.
- 5 R. N.Chaudhary, Banking Laws, Central Law Publications, 2016.
- 6 Avtar Singh, Banking & Negotiable Instruments, EBC, 2018.
- 7 R.K. Bangia, Banking Law & Negotiable Instruments, Allahabad Law Agency, 2015.
- 8 Morrison, Investment Banking, Oxford, 2008.
- 9 Dr DD Mukherjee, Credit Monitoring, Legal Aspects and Recovery of Bank Loan, Snowhite Publications, 2018.
- 10 Guide to SARFAESI Act 2002 & Recovery of Debts and Bankruptcy Act 1993, Taxmann, 2016.
- 11 D P Gupta, Modern Banking in India, Asian Books, 2013.
- 12 R K Uppal, e-Banking-The Indian Experience, Bharti Publications, 2017.

3. Competition Law

(20-272-1003)

Course Objectives:

This course explains about the need for encouraging competition in the market and discusses its impact on consumers and national economy. Further it deals with agreements which may or likely to hinder market competition; anti-competitive behaviour of dominant firms in the market and; the problems of business combinations in the market. It also provides an idea about the regulation of practices having adverse effect on market competition. The course intends to cover the contemporary judicial and legal developments in this area.

Learning Outcomes:

On successful completion of this course, the students will be able:

✤ To identify those practices which are creating hindrance in the market

- To set the competition law in motion to encourage competition in the market
- To work as a competition law professional who gives advice to firms and other market participants.
- To pursue research, since the competition law in India is comparatively new.

Course Contents:

Module I - Introduction

Basic Concepts –Customer and Consumer - Market – Types of Market - Perfect Market, Monopoly, Oligopoly and Monopsony - Cartel - Predatory Pricing - Resale Price Maintenance - Competition – Models of Competition - Competition Policy - Competition Law - Goals of Competition Law.

Module II - History and Development of Competition Law

History and Development of Competition Law - History and Development in UK and US - An Overview of Legal Framework in USA – UK and EC Competition Law - History and Development of Competition Law in India - Constitutional vision of social justice - Sachar Committee, MRTPAct - Salient features and its amendment in 1991 - Liberalization and Globalization - Raghavan Committee Report -Competition Act 2002 - An Overview of Competition Law in India - Important Definitions under the Competition Act, 2002

Module III - Regulation of Collusion in the Market

Anti- Competitive Agreements under the Competition Act, 2002 - Appreciable Adverse Effect on Competition in the Market - Determination of Relevant Market - Rule of Reason and Perse Illegal Rule-Horizontal and Vertical restraints – Exemptions – Penalties - Prohibition of Anti- Competitive Agreements in EU, UK and US Laws.

Module IV - Regulation of Abuse of Dominant Position

Introduction - Dominance in the Market - Relevant Market - Appreciable Adverse Effect on Competition in the Market - Abusive Conducts under the Competition Act, 2002 – Penalties - Prevention of Abuse of Dominance under EU, UK and US Laws.

Module V - Regulation of Combinations

Combinations: Merger, Acquisition, Amalgamation and Takeover - Horizontal, Vertical and Conglomerate Mergers - Combinations covered under the Competition Act, 2002 – Regulations – Penalties - Regulation of Combinations under EU, UK and US Laws - Controls over mergers amalgamation and take-overs – Securities and Exchange Board of India, Reserve Bank of India, National Company Law Tribunal (NCLT) and Competition Commission - Enforcement Mechanisms under the Competion Act, 2002 -Competition Advocacy

References

- 1. Maher M. Dabbah, EC and UK Competition Law: Commentary, Cases and Materials, Cambridge University Press, 2010
- 2. Piet Jan Slot and Angus Johnston, An Introduction to Competition Law, Oxford and Portland, Oregon, 2017

- 3. Jonathan Faull and Ali Nikpay, The EC Law of Competition, University Press, 2014
- 4. T. Ramappa, Competition Law in India, Oxford University Press, 2016
- 5. Sandra Marco Colino, Competition Law, OUP, 2014
- 6. Abir Roy, Competition Law in India, Wolters Kluwer International, 2016
- 7. Richard Whish, Competition Law, Lexis Nexis, UK, 2003
- 8. Srinivasan Parthasarathy, Competition Law in India, Wolters Kluwer, 2017
- 9. Vinod Dhall, Competition Law Today: Concepts, Issues, and the Law in Practice, OUP, 2019
- Dr. Aneesh V. Pillai (ed.), Short Notes on Competition Law in India, Regal Publications, New Delhi, 2017

4. Foreign Trade Law (20-272-1004)

Course Objective:

The course takes its starting point in international commercial contracts and cross-border sales transactions. Additionally the course discusses areas of law closely connected with this, such as international transport of goods, insurance, and relevant laws relating to payments and financing of the foreign trade. The course provides the basic knowledge of how international private (commercial) disputes are resolved through international arbitration. Furthermore, the course intends to supply the basic knowledge of Indian legal and policy framework relating to export trade. The course intends to cover the contemporary judicial and legal developments in this area.

Learning outcomes:

On successful completion of this course, the students will be able:

- To compare different cross-border financial transactions to locate different regulations governing transnational business activities
- To identify the legal mechanisms available to facilitate international dispute resolution and as well as the domestic laws relating to foreign trade
- To generally summarise the nature of private international trade law within the structure of the international legal system.

Course Contents:

Module I: International Commercial Contracts and Sales

Types of International Contracts – Standard Trade Terms (CIF, FOB, FAS) – Rights Liabilities of Parties to Contracts – UNIDROIT Principles of International Commercial Contracts – Convention on International Sale of Goods – INCOTERMS

Module II: Carriage of Goods in Export Trade

Carriage of Goods by Sea – Bills of lading and Charter Parties – Rights and Liabilities of the Parties to Contract of Carriage – Hague Rules – Hague-Visby Rules – Hamburg Rules – Carriage by Air and Land – Multimodal Transport Law – Marine Insurance

Module III: Payments and financing in Export Trade

Bills of Exchange – Law Relating to Bills of Exchange – Commercial Credit in International Trade – Letter of Credit – Types and the Law Relating to Commercial Credit

Module IV: Dispute Resolution in Foreign Trade

International Commercial Arbitration – UNCITRAL Model Law – National laws and the Role of Courts – Recognition and Enforcement of Arbitral Awards – Maritime Arbitration

Module V: Indian Law on Foreign Trade

Constitutional scheme – Regulatory aspects – Exim Policy – Customs Act – Foreign Trade (Development and Regulation) Act – Foreign Exchange Management Act – Export Credit Guarantee Corporation Act – Export Promotion Council

References:

- 1. Indira Carr and Peter Stone, International Trade Law, Routledge, 2017
- 2. Jason Chuah, Law of International Trade, Sweet & Maxwell, 2019
- 3. John Mo, International Commercial Law, Lexis Nexis Butterworth, 2016
- 4. Justice Indu Malhotra, Commentary on the Law of Arbitration, Wolters Kluwer, 2020
- 5. Abhishek Rastogi, Handbook on Foreign Trade Policy 2015-2020, EBC, 2020

5. Law of Carriages

(20-272-1005)

Course Objectives:

The course aims to study the different modes of transportation of goods, and the international and national legal framework for such carriages. It will cover the fundamentals of carriage law while discussing commercial carriage transactions through various transport systems such as transport by land, air and sea. The course will also help a student to learn about the provisions of multimodal transportation law. It will further discuss the important aspects of dispute resolution relating to carriage, which is available under various legislations. The course intends to cover the contemporary judicial and legal developments in this area.

Learning Outcomes:

On successful completion of this course, the students will be able:

To understand the essential legal aspects relating to transportation of goods through different modes, including a familiarity with the type of parties and documents involved.

- To interpret various legal provisions and judicial decisions pertaining to carriage of goods by different modes.
- To identify how carriers' liability varies between contracts and study the importance of liability clauses in domestic and international legal framework.

Course Contents:

Module I: Overview of Transportation Law

Contract of transportation – Definition of Parties – Concept of Common Carrier — Public Carriers – Distinction with Private Carriers – Liability of carriers under Common Law – Exemption from liability.

Module 2: Carriage by Land

The Carriage by Road Act, 2007 and Rules, 2011 – The Railways Act, 1989 – Convention on the Contract for the International Carriage of Goods by Road (CMR) 1956 – Consignment Note – Waybill – Liability of Railway Company for loss of goods

Module 3: Carriage of Goods by Air

Warsaw Convention 1929 – The Hague Protocol, 1955 – Montreal Convention 1999 – Carriage by Air Act, 1972 as amended in 2009 – Compulsory documents of carriage – Airway Bill – Liability of airlines – Limitation of liability.

Module 4: Carriage of Goods by Sea

Affreightment contracts – Charter party and bill of lading – The Hague – Visby - Hamburg & Rotterdam Rules 2008 – Indian Bills of Lading Act – Carriage of Goods by Sea Act

Module 5: Multimodal Transportation and Dispute Resolution

Definition of Multimodal Transportation – Multimodal Transportation of Goods Act, 1993 – Dispute resolution Provisions under the Commercial Courts, Commercial Division and Commercial Appellate Division of High Courts Act, 2015

References:

- 1. Avatar Singh, Law of Carriages, Eastern Book Co. 2015
- 2. Hardy Ivamy, Introduction to Carriage of goods by Sea, Sweet &Maxwell, 2003.
- 3. Scrutton, Bills of Lading and Charter Parties, Stevenson and Sons, 2007
- 4. Ridley, Law of the Carriage of Goods by Land, Sea and Air, Sweet & Maxwell, 2010
- 5. Marian Hoeks, Multimodal Transport Law: The Law Applicable to the Multimodal Contract for the Carriage of Goods, Aviation Law and Policy Series Kluwer Law International 2010
- Dr. K. V. Hariharan, Laws of Carriage of Goods by Sea & Multimodal Transport in India, Shroff Pub. 2000
- 7. Shubham Sinha, Railway Laws of India, Create Space Independent Pub. 2016

6. Law on Corporate Finance (20-272-1006)

Course Objective:

The course deals with the law governing raising of finance by companies. It helps students to understand different kinds of securities issued by companies to raise capital. It aims to familiarise the regulatory controls over raising of finance and to analyse the legal provisions for ensuring protection of shareholders and creditors. The course intends to cover the contemporary judicial and legal developments in this area.

Learning Outcomes:

On successful completion of this course, the students will be able:

- ✤ To familiarise the different sources of raising capital
- ✤ To understand the rationale behind regulatory controls over raising of finance
- To provide legal advice to corporate clients on the pros and cons of different sources of corporate finance.

Course Contents:

Module I: Introduction to Corporate Finance

Objectives of corporate finance – Instruments for raising finance -Issue of securities- acceptance of deposits-Factoring-Leasing and Hire-purchase- Leveraging- Debt-equity Ratio.

Module II: Public Issue of Shares

Public Issue of shares- -Prospectus-Listing requirements-Materiality of disclosure-Eligibility conditions for Issuers- Minimum Public Shareholding-Reservation in public issue- Promoters Contribution and Lock in-Pricing of Securities- - Crowd funding.

Module III: Other Kinds of Share Issue

Regulatory Controls over other kinds of issue – Right issue –Bonus Issue– Preferential issue- Issue of Depository Receipts- Private placement - Qualified Institutional Placement- Institutional Investors.

Module IV: Issue of Debt Securities

Listing requirements - Functions of debenture trustee-Creation and registration of charges - Doctrine of Capital Maintenance- Creditor protection- Law governing acceptance of deposits by companies -Deposit Insurance.

Module V: Alternate Investment Funds

Kinds of Alternate Investment funds- Private Equity-Venture Funds-SME Funds- Social Venture Funds-Real Estate Fund-Investment Conditions and Restrictions- Crowd Funding.

Reference:

- 1. Niamh Moloney, Oxford Handbook of Financial Regulation, OUP, 2014.
- 2. Veluvali and Parimala, Retail Investor in Focus, Springer, 2019.
- 3. Ellis Ferran, Principles of Corporate Finance Law, Oxford, 2014.
- 4. William Klein, Business Organisation and Finance: Legal and Economic Principles, Foundation Press, 2010
- 5. Neha Bhuwania, Guide to Private Equity, Taxmann, 2014.
- 6. Donald H. Chew, Studies in International Corporate Financial System, Oxford 1997.
- 7. Eillis Ferran, Company Law and Corporate Finance, Oxford, 1999.
- 8. Frank.B. Cross & Robert A. Prentice- Law and Corporate Finance, Edward Elgar Publishing Limited-U.K, 2007.
- 9. Philip R. Wood, Law and Practice of International Finance-Regulation of International Finance, Sweet & Maxwell, 2007.
- 10. Farrar, Company Law, Butterworths, 1998.
- 11. Clive M.Schmithoff, Palmer's Company Law, Stevens and sons, London, 1987.

7. Law of Corporate Governance

(20-272-1007)

Course Objective:

The course intends to provide insights about the origin and development of corporate governance as a separate discipline. It discusses the theories of corporate governance and the sources of corporate governance rules. It gives an idea about the governance structure of companies and its relation with ownership pattern. It will enable the student to develop their own perspectives on various corporate governance issues. The course intends to cover the contemporary judicial and legal developments in this area.

Learning Outcomes:

On successful completion of this course, the students will be able:

- ✤ To appreciate the legal complexities in corporate governance
- To analyse relationship between ownership pattern and governance issues
- ✤ To do legal research and write papers on various corporate governance issues.

Course Contents:

Module I: Introduction to Corporate Governance

Models of corporate governance- Separation of ownership and Control- Agency Problem- Conflicts of interests- Shareholder and Stakeholder Theory- Expert Committees on Corporate governance -Comparative Corporate Governance- Convergence in Corporate Governance.

Module II: Sources of Corporate Governance Rules

External and internal rules of governance-MOA/AOA- Shareholder agreements-Legal operation of corporate governance rules- Alteration of internal rules- Listing obligations and requirements- Disclosure Requirements- Role of Stock Exchanges, SEBI.

Module III- Governance Structure of Companies

Composition of board of directors- Position of Directors-Distribution of power among corporate organs-Powers and duties of directors -Categories of directors- Board diversity - Board Processes -Board Committees – Appointment and removal of directors-Controls over executive remuneration.

Module IV-Investor Protection

Rights of Shareholders-Shareholder meetings- Shareholder Engagement methods-Control over abuse of power by directors- Inspection and Investigation into affairs of company- Role of auditors–Protection of Minority Shareholders- Derivative action- Remedies against oppression and mismanagement.

Module V: Specific Corporate Governance Issues

Corporate Governance issues related to ownership patterns - Corporate Governance in Family businesses-Governance issues in small and medium enterprises, start-ups- Governance in Public Sector Units-Government Companies-Institutional Investors - Vigilance mechanism- Protection of whistle blowers.

References:

- 1. Bob Tricker, Corporate Governance, Oxford, 2018.
- 2. Thomas Clarke, International Corporate Governance-A Comparative Approach, Routledge, 2017.
- 3. Gower and Davies, Principles of Modern Company Law, Sweet and Maxwell, 2016.
- 4. Jean Du Plessis and UmakanthVarottil, Globalisation of Corporate Social Responsibility and its Impact on Corporate Governance, Springer, 2018.
- 5. Mike Wright[Ed], The Oxford Handbook of Corporate Governance, Oxford, 2013.
- 6. Farrar and Hanrahan, Corporate Governance, Lexis Nexis, 2014.
- 7. Joseph A. Mc Cahery and Vermeulen, Corporate Governance of Non-Listed Companies, Oxford, 2008.
- 8. Stephen Bainbridge, The New Corporate Governance-Theory and Practice, Oxford, 2008.
- 9. Thomas Clarke, Theories of Corporate Governance, Routledge, 2004.
- 10. Brain Cheffings, Company Law, Theory, Structure and Operation, Clarenden Press, 1997.
- 11. Luc Thevenoz and Rashit Bahar (Eds), Conflict of Interest: Corporate Governance and Financial Markets, Kluwer Law International, 2007.
- 12. Brain R Cheffings, Corporate Ownership and Control, Oxford, 2008
- 13. DD Prentice and PRJ Holland, Contemporary Issues in Corporate Governance, Clarendon Press: Oxford, 1993.
- 14. Luis Corriea, Dividend Policy and Corporate Governance, Oxford, 2004.