

**M.G.S. UNIVERSITY  
BIKANER**

**SYLLABUS**

**SCHEME OF EXAMINATION  
AND SYLLABUS**

**FACULTY OF LAW  
LL.B.**

**LL.B. FIRST YEAR EXAMINATION – 2020**

**LL.B. SECOND YEAR EXAMINATION -2021**

**LL.B. THIRD YEAR EXAMINATION -2022**





**PRACTICAL PAPER : 3.10****DRAFTING, PLEADING, CONVEYANCING  
AND MOOT COURT TRIAL**

This paper will consist of following two parts –

**(A) Written Paper : 80 marks Min. Pass Marks : 29**

**(B) Practical Paper : 20 marks Min. Pass Marks : 7**

The Practical examination shall be conducted by a committee of 2 examiners.

In this committee there shall be one internal and one external examiner.

**(A) Written Paper**

**UNIT-I**

Pleading : Meaning, Kinds; Fundamental principles of pleading and their exceptions.

amendment of pleadings, alternate and inconsistent pleadings Doctrine of set-off:

Legal set-off and equitable set-off

**UNIT-II**

Drafting of pleadings Civil : Plaints, written statement, Original Petition, Affidavit, Notice, Execution Petitions, Memorandum of Appeal,

Execution of Writ Petition and Judgement writing

**UNIT-III**

Criminal complaints, Bail Application, Aceusi Reply, criminal Miscellaneous Petition, Appeal, Reference and Revision.

**UNIT-IV**

Conveyancing : Meaning, General Rules of Conveyancing, Salient parts of conveyancing, rules relating to their drafting

Drafting of Deeds : Partnership deed, mortgage by conditional sale, notice for eviction, writing of government contract, sale deed, Mortgage Deed, Gift

Deed, Lease Deed, Rent Deed, Power of Attorney, Provisory Note and will.

**(B) Practical Paper:**

**(1) Pre-trial Preparation :** Each student will observe two interviewing session of clients at the advocate office / legal office and record the proceedings in a diary.

**(2) Participation in Trial Proceedings :** Each student will attend two trials during the session and maintain a record and enter the various steps observed during in a diary.

**(3) Moot Court :** Each student will participate in two Moot courts

**(4) Viva-voce :** The Viva-voce examination shall be conducted by a committee of two persons. In this committee there shall be one Internal and one External Examiner. The committee shall award marks on the basis of Court diary, performance at the Moot court and Viva-voce Examination.

**ORDINANCES RELATED TO LL.B. EXAMINATIONS**

**(Three - Year Course)**

**(New Scheme)**

**BACHELOR OF LAWS****EXAMINATIONS - FACULTY OF LAW****0.251 :**

There shall be a three-years course for the degree of LL.B. (P) and two-year course for the degree of LL.B. (A) and the teaching shall be conducted through the lecture method, practicals and class performance during the session and examination shall be conducted through written papers, practicals and viva-voce at the end of each session.

**Three Year LL.B. (P) Course :**

1. LL.B. (P)/LL.B. (A) First Year Examination at the end of the First Year.

2. LL.B. (P)/LL.B. (A) Second Year Examination at the end of the Second Year.

3. LL.B. (P) Third Year Examination at the end of the Third Year.

**0.252 : (1) A candidate who has taken the bachelor's or the master's degree**

in Arts/ Science/Commerce/Medicine/Management/Engineering/Nursing/

Agriculture or the degree of Shastri/Acharya or the degree of Ayurvedacharya /Ayurveda Brihaspati, B.B.A., BCA, BPE, BFA, B.Sc. (Information Science),

B.Sc. (Information System) and B.Sc. (Information Technology) of this university or any other university recognised for the purpose by the syndicate

with full course prescribed for the degree and secured a minimum of 45% marks (excluding any concessional marks) in the aggregate marks prescribed

for the examination for the aforesaid degree shall be eligible for admission to LL.B. First Year Course. Provided that not more than 20% of the total seats in

LL.B. First Year shall be reserved for the candidates who will become eligible on the basis of Master's degree.

**Explanation**

For the purpose of this ordinance the marks of only those subjects/papers shall be taken into account which had been considered for awarding division at the Bachelor's/Master's Degree Examination.

Admission shall be made on the basis of merit and in accordance with the rules made there by the competent authority.

**0.253 :**

A candidate who has completed a regular course of study from the University/ Constituent College or from an affiliated College for First Year of

LL.B. (P) or LL.B. (A) will, subject to the other provisions of the Act/Statutes, Ordinances, Rules and Regulations, be admitted to the First Year Examination

of the LL.B. (P) or LL.B. (A) Course depending on the course he/she has taken.

**0.253-A :**

A candidate who after passing the examination of the First Year, has



completed a regular course of study from the University/Constituent College or from an affiliated college for the Second Year of LL.B. (P) or LL.B. (A) course will, subject to the other provisions of the Act, Statutes, Ordinances, Rules and Regulations, be admitted to the Second Year Examination of LL.B. (P) or LL.B. (A) course, as the case may be.

**0.253-B :** A Candidate who after passing the examination of the Second Year has completed a regular course of study from the University/Constituent College or from an affiliated college for the Third Year of LL.B. (P) course, will subject to the other provisions of the Act, Ordinances, Statutes, Rules and Regulations, be admitted to the Third Year Examination of LL.B. (P).

**0.254 :** A candidate who has once been awarded the degree of LL.B. (A) by the University and has thereafter appeared at and passed, after having undergone a regular course of study in the Third Year of the LL.B. (P) course, shall be awarded the degree of Bachelor of Laws (Professional) in supersession of his/her degree of the Bachelor of Laws (Academic). This fact shall be inserted in the degree of Bachelor of Laws (Professional).

**0.255 :** Every candidate for the two years course for the degree of LL.B. (A) and the three years course for the degree of LL.B. (P) shall present him/herself for examination in the papers prescribed in the Regulations.

**\*0.256 :** Each theory paper in LL.B. I, II and III Year shall be of 100 marks and of three hours duration. The Practical paper in each year of LL.B. I, II and III Year has been divided into two parts : Part "A" shall be of Written Examination of 80 marks and Part "B" shall be of 20 marks. A candidate shall be required to pass separately in Part A and Part B examinations.

**0.256-A :** (1) Whenever, any option(s) in any paper has been provided in the syllabus of LL.B. I or II or III Year, the Principal or the Head of the Unit will determine at the beginning of each session the option or the options in which instructions will be provided during the session. The choice of the candidate will be limited to the options so provided for instructions.

(2) A candidate may opt for one additional paper at LL.B. I/II/III Year examination, if permitted by the Principal or Head of the Unit. For such additional paper no teaching facility will be provided and the candidate will have to appear at the examination in such additional paper at his/her own risk and the marks obtained therein will not be counted while working out his result but will be shown in the marks-sheet separately. For a pass in such papers the candidate has to secure at least 36% marks.

**\*0.256-B:** The Vice-Chancellor may, on the recommendation of the Dean, Faculty of Law, of the University, permit transfer of a candidate who has passed in any year of the LL.B. (P) or LL.B. (A) Examination of another University under a

The Practical examination shall be conducted by a committee of 2 examiners. In this committee there shall be one internal and one external examiner.

#### (A) Written Paper

**UNIT-I**  
Arbitration and Conciliation Act, 1996 : General provisions; Arbitration agreement; Arbitral Tribunal : Composition and Jurisdiction; Conduct of Arbitral Proceeding;

**UNIT-II**  
Arbitral awards: Termination of proceedings, setting aside the Arbitral award; Enforcement of Arbitral awards, Appeals; Code of ethics for Arbitrators.

**UNIT-III**  
Enforcement of Foreign-awards; Geneva Convention International arbitration institutions

Conciliation : conciliators, appointment of conciliators, relationship of conciliators with the parties, settlement agreement status and effect of settlement agreements. Terminations of conciliation proceedings, resort to judicial proceedings, cost and deposits.

**UNIT-IV**  
**Alternative dispute & resolution system:** Objects and role of committee for implementation of legal aid schemes (CILAS). The Legal services authorities act, 1987 (as amended by the act of 2002)- The national legal service authority, State legal service authority and District legal service authority- constitution and functions;

**Lok Adalat-** Organisation, cognizance of cases, award and powers. Permanent Lok Adalat- establishment, cognizance of cases, procedure and award. Study of other alternative dispute resolution system in brief such as Nyay Panchayat and Family courts.

**Leading Cases:**  
1. Sundaram Finance Ltd. Vs NIPC India Ltd. (1999) 2 SCC 479  
2. NMTC Ltd. Vs. Sterlite Industries Ltd. 1996(4) SCC 219  
3. Lotus Investment and Securities Vs. Pramod S. Tiberwal 1996(2) SCC 579  
4. State of Rajasthan Vs. Bharat Construction Co. 1998 (4) CCs 172 (Raj.)

**Selected Bibliography:**  
1. G.C. Mathur, Arbitration and Conciliation Act, 1996.  
2. S. Krishnamurthy: Law of Arbitration and Conciliation.  
3. P.M. Bakshi: Arbitration Law.  
4. O.P. Tiwari: The Arbitration and Conciliation Act, 1996.  
5. Avtar Singh: Law of Arbitration and Conciliation.

1. **Human Rights : Concept** scheme which in detail is the same or similar to the scheme of this University of LL.B.(P) or LL.B(A) Examination to such year of the LL.B.(P) or LL.B.(A) course and on such terms and conditions as he may lay down.
- Human Rights Meaning and Nature
  - Human rights in Indian tradition : ancient, medieval and modern
  - Human rights in western tradition
  - Development of natural rights
  - Human Rights in international law and national law
- Unit - II**
2. **Classification of Human Rights – First, Second and Third Generations : Historical Development**
- Unit - III**
3. **Human Rights Under International Law**
- Universal Declaration of Human Rights (1948)
  - Covenant of Political and Civil Rights (1966)
  - Covenant of Economic, Social and Cultural Rights (1966)
- Unit - IV**
4. **Role of Regional Organizations**
- European Convention of Human Rights
  - American Convention on Human Rights
  - African Convention of Human Rights
- Unit - V**
5. **Enforcement of Human Rights in Indian Perspective**
- Role of Supreme Court
  - Role of High Courts
  - Role of National Human Rights Commission
  - Role of State Human Rights Commissions
- Select Bibliography**
- D.D.Basu, Human Rights in Indian Constitutional Law, (1994).  
 Vijay Chitnis, (et.al.). Human Rights and the Law. National and Global Perspectives, (1997).  
 B.P.Singh Seghal, Law, Judiciary and Justice in India, (1993).  
 James Vadakkumchery, Human Rights and the Politics in India, (1996).  
 D.R.Saxena, Tribals and the Law, (1997).  
 Poornima Advani, Indian Judiciary: A Tribute, (1997).  
 Justice Venkataramiah, Human Rights in the Changing World, (1998)  
 Paramjit S.Jaiswal and Neshtha Jaiswal, Human Rights and the Law, (1996).
- PAPER - 3.9 ARBITRATION, CONCILIATION AND ALTERNATIVE DISPUTES RESOLUTION SYSTEMS**
- (A) Written Paper : 80 marks Min. Pass Marks : 29**
- (B) Practical Paper : 20 marks Min. Pass Marks : 7**
- The marks of all the examinations viz. I Year Examination and II Year Examination in case of LL.B.(A) degree and I Year Examination II Year Examination and III Year Examination in case of LL.B. (P) degree will be counted together for classification of result.
- Schemes of Examination :**
- The Candidate shall be permitted one main (as regular student) and three more attempts (as an Ex-student) in LL.B. I/II/III Year Examination to pass that examination.
- \*0.163 :** An Ex-student for the LL.B. I/II/III Year Examination shall be required to take the examination in the immediately following year and if he fails again or does not take the examination, he shall be given further two consecutive chances only to clear the examination.
- An Ex. student for the LL.B. I/II/III year examination, who has passed in the part-B of the practical paper(s) namely 1.9, 2.9, 3.7, 3.8 & 3.9 of the LL.B. I/II/III year shall be exempted from re-appearing in the Part-B of the practical paper(s) in the subsequent year(s) and in that case the marks obtained by him/her in part-B of the practical paper(s) shall be added to the marks obtained by him/her in part-A of the practical paper(s) at subsequent examination (as an Ex-Student) in order to determine his/her result.
- If a candidate fails in LL.B. I/II/III year examination consecutively four times, he/she has to take a fresh admission in that class as regular student.
- For the purpose of passing in LL.B. I/II/III year Examination, a candidate has to obtain minimum 36% marks individually in theory and practical subjects and 48% marks in aggregate in all the three classes of LL.B. I/II/III year Examinations.
- The successful candidate who secured 60% or more marks shall be placed in the first division and rest in the second division.
- Eligibility for Supplementary Exams:**
- A candidate who obtains minimum 36% marks individually and 48% marks in aggregate in at least five papers including Part-B of the practical paper(s) namely 1.10, 2.10 & 3.9,10 of the LL.B. I/II/III year of that Examination shall be eligible to re-appear in not more than four theory papers/Part-A of his/her choice at the following supplementary examination.
- If a candidate does not secure minimum 36% marks in Part-B of the particular paper(s), he/she shall be allowed to re-appear in Part-B of the practical paper(s) in the following supplementary examination. If he/she is otherwise eligible to appear in supplementary examination.
- A candidate fails to clear the LL.B. I/II/III Year Examination as the case may be in the afore-said manner in the supplementary examination, he/she will be allowed to reappear at the subsequent following examination in all the



papers as an ex-student and provisional admission if granted in higher class shall be treated automatically cancelled.

The marks actually obtained by the candidate at the supplementary examination shall be taken into account only for the purpose of declaring him pass in the examination but not for awarding his/her division.

### LL.B. First Year Exam. 2020

First eight papers of LL.B. First Year Examination shall be of 100 marks and of 3 hours duration and the ninth paper (Practical Paper) shall contain two parts-

Theory Paper shall be of 80 marks and 3 hours duration and Practical shall be of 20 marks.

Compulsory Papers :

1.1 Contract-I (General Principles of Contract, and consumer Protection Act, 1986) (as amended up-to date).

1.2 Contract-II (Specific Contract, Sale of Goods Act, 1930, Indian Partnership Act, 1932 and Specific Relief Act, 1963)

1.3 Law of Torts and Motor Vehicle Act.

1.4 Family Law-I (Hindu Law)

1.5 Family Law-II (Mohammedan Law)

1.6 Constitutional Law of India - I

1.7 Constitutional Law of India - II

1.8 Environmental Law

Optional Paper (Any One)

1.9 (a) Legal and Constitutional History of India.

1.9 (b) Rajasthan Local Laws

1.9 (c) Criminal Minor Act

Practical Paper:

1.10 Professional Ethics, Lawyer's accountability and Bar-Bench relations.

### LL.B. Second Year Exam. 2021

First nine papers of LL.B. Second Year Examination shall be of 100 marks and of 3 hours duration and the tenth paper (Practical Paper) shall contain two

parts- Theory Paper shall be of 80 marks and 3 hours duration and Practical shall be of 20 marks.

Compulsory Papers:

2.1 Jurisprudence

2.2 Law of Crimes

Reference (Ss. 222 to 232), Question of tenancy right in Civil Courts (S. 242)

Conflict of Jurisdiction (S. 243)

### UNIT-III

#### THE RAJASTHAN LAND REVENUE ACT, 1956

The Board of Revenue (Ss. 4 to 14), Revenue Courts and Officers (Ss. 15 to

36), Appeal, Reference, Revision and Review (Ss. 74 to 87); Land : use of

Agricultural Land for Non-Agricultural purposes (s. 90-A), unauthorised

Occupation of Land (S. 91), Allotment of Land for Agricultural purpose (S.

101), Survey and Record operations; General (Ss. 106 to 109) Boundary Marks

(Ss. 110 to 111) Maps and Field Books (S. 112)

### UNIT-IV

Record of Rights (Ss. 113 to 121) Mutations (Ss. 122 to 137). Settlement

operation: General (Ss. 142 to 146), Economic Survey (S. 148) Formation of

Assessment Circles (S. 149), Soil classification (S. 150), Evolution and

Modification of rent rates, preparation of rent rate reports: its submission and

finalisation (Ss. 151 to 167), Tenants option to refuse rent determined and its

effect (Ss. 168 to 172), Preparation of Dastoor Ganwai (Ss. 173 to 174), Term of

settlement (Ss. 175 to 177), Processes for Recovery of Revenue (S. 228), Writ

of demand and citation to appear (Ss. 229 and 229- A), Attachment and Sale of

movable property (S. 230), Attachment of the Land (Ss. 231 to 233), Sale of

defaulters specific Area, Path or estate (Ss. 235 to 253)

### UNIT-V

The Rajasthan Rent Control Act, 2001 (Act No. 01 of 2003 as amended by

Rajasthan Act No. 21 and 22 of 2005): Definition; Application

Preliminary, Revision of Rent, Determination of rent, Tenancy- Limited period

tenancy, eviction of tenants, rights of landlord, Restoration of possession of

illegally evicted tenant and procedure thereof. Constitution of Tribunals,

Jurisdiction, Appeal and Execution, Amenities and Miscellaneous provisions.

Selected Bibliography :

1. S.K. Dutta- Rajasthan Tenancy Act, Rajasthan Land Revenue Act, Rent

Control in Rajasthan.

2. Mathur & Mathur- Land Laws in Rajasthan.

3. Dr. G.S. Karkara- Land Laws in Rajasthan.

Leading Cases :

1. Ugam Raj v. Civil Judge(SD) Sojat City & ors. 2005(6) RRD 2180 (Raj.)

2. Heera Lal v. Rent Tribunal, Bikaner & ors. 2005(7) RRD 2648 (Raj.)

3. Nathu Singh v. Laxman Singh 1995 RRD 124

4. Panne Singh v. Guman Singh 1964 RRD 101

5. Shivshankar v. Murli Sri Bade Mathureshji 1996 RRD 316

6. Bhojra v. Ganesh 1996 RRD 71

PAPER -3.8 HUMAN RIGHTS LAW AND PRACTICE

Max. Marks: 100

Min. Pass Marks: 36

### Unit - I

death from rigor post-mortem staining, putrefaction, adipocere formation	2.3	Law relating to Transfer of property & Easement
nummification changes in the eyes, skin, primary and secondary relaxation. In drowning cases from floatation of the body, In dead bodies after burial From the change in the degree of digestion of stomach contents, from the change of the cerebo spinal fluid and the narrow cells of the sternum, Cause and manner of a death, Ante mortem or post-mortem injuries, Examination of human remains skeletal and mutilated remains, Establishment of age, Sex and Stature for the purpose of identity, Infanticide, Definition dead born, still born viable foetus, criteria for separate existence, Exhumation : Rules and Procedure.	2.4	Company Law
8. Poisons : Classification of poisons, Diagnosis of poisoning. Examination of poisoning case. Brief Toxicology of the following common poisons-Opium, Dhatura Barbivartates, Cannabis India, Arsenic, Copper Sulphate, Lead Stryehnine, Cocaine, Alcohol Organo Phosphours Compunds, Carbonmonoxide, Hytiocyanici Acid, Pot Cynide, Phosphorus, Snake bite.	2.5	Public International Law
	2.6	Labour Laws-I
	2.7	Labour Laws-II
	2.8	Administrative Law
		<b>Optional Paper: (Any One)</b>
	2.9	(a) Taxation Law
	2.9	(b) Insurance Law
	2.9	(c) Banking Law including Negotiable Instrument Act, 1881.
		<b>Practical Paper :</b>
	2.10	Public Interest Lawyering, Legal Aid and Para Legal Services
		<b>LL.B. Third Year Exam 2022</b>
<b>Select Bibliography:</b>		First eight papers of LL.B. Third Year Examination shall be of 100 marks and of 3 hours duration and the ninth and tenth paper (Practical Paper) shall contain two parts- Theory Paper shall be of 80 marks and 3 hours duration and Practical shall be of 20 marks.
1. Parikh's Text Book of Medical Jurisprudence and Toxicology, by Dr. C.K. Parikh.		<b>Compulsory Papers:</b>
2. Medical Jurisprudence and Toxicology by Jai singh, S. Modi.	3.1	Law of Evidence
3. Forensic Chemistry and Scientific Criminal Investigation by Lucas A.	3.2	The Code of Criminal Procedure, 1973, Juvenile Justice Act, 2015 and Probation of Offenders Act, 1958.
4. B.L.Babel- Medical Jurisprudence (Hindi)	3.3	The Code of Civil Procedure, 1908 and Limitation Act, 1963.
<b>Leading Cases :</b>	3.4	Legal Language, Legal Writing including General English and Interpretation of Statutes.
1. Sada Shiv Mohan Chandra V. State of Kerala, AIR 1994 SC 565.	3.5	Trust, Equity and Fiduciary Relationship
2. Keru Singh V. State of Rajasthan, 1994 Cr. Lj. 187 SC		<b>Optional Paper: (Any One)</b>
3. Jose V. State of Kerala, 1994 SCC (Cr.) 1659	3.6	(A) Criminology and Penology
4. Miss Narayanamma V. State of Karnataka, 1994 SCC 573.	3.6	(B) Intellectual Property Law
5. Hemchandra V. State of Haryana, AIR 1995 SC 120.	3.6	(C) Law of Medicine
	3.7	Land Laws
	3.8	Human Rights and Practice
		<b>Practical Papers:</b>
	3.9	Arbitration, Conciliation and alternative Disputes Resolution System.
	3.10	Drafting, Pleading, Conveyancing and Moot Court trial.
		<b>COURSE CONTENTS</b>
<b>UNIT-I</b>		
<b>THE RAJASTHAN TENANCY ACT, 1955</b>		
Preliminary Objects and Reasons Definitions (S.5) : Agricultural year, Grove holder Grove Land, Improvement, Land, Tenant, Trespasser, Classes of Tenants, (S.14, 15, 17, 17-a) Lands on which Khatedari Rights do not accrue (S.16), Primary Rights of tenants (Ss. 31 to 37) Devolution of tenancies, Transfer of tenancies, Exchange of tenancies, Surrender. Abandonment and extinction of tenancies, improvement and trees (Ss.38 to 87) Groveholders (Ss. 194 to 205)		
<b>UNIT-II</b>		
Grounds for Ejectment of tenants and Remedies for Wrongful ejectment (Ss. 169 to 188), Provision for injunction and appointment of Receiver (S. 212), Procedure and Jurisdiction of Courts (Ss. 216 to 221), Appeal, Review, Revision,		
		<b>Note :</b>



**Theories Paper (Compulsory and Optional Both)**

(I) The syllabus has been divided into five units. Questions will be set from each unit.

(II) The questions paper shall contain three sections. Section A shall contain 10 questions two from each unit of 2 marks each. The Candidate is required to answer all the questions. The answers should not exceed 50 words. Section B shall contain 5 questions one from each unit with internal choice each question shall be of 8 marks. The answers should not exceed 200 words. The candidate is required to answer all the questions. Section C shall contain 5 questions of 20 marks each, one from each unit. The candidate is required to answer any 2 questions. The answers shall not exceed 500 words.

(III) In order to ensure that students do not leave out important portions of the syllabus, examiners shall be free to repeat the question set in the previous examination.

(IV) In the case of discrepancies between English and Hindi Version, English Version will prevail.

(V) Acts are to be read with their Amendments

**Practical Paper :**

(i) The syllabus has been divided into four units. Questions will be set from each unit.

(ii) The questions paper shall contain three sections. Section A shall contain 8 questions two from each unit of 2.5 marks each. The Candidate is required to answer all the questions. The answers should not exceed 50 words. Section B shall contain 4 questions one from each unit with internal choice each question shall be of 10 marks. The answers should not exceed 200 words. The candidate is required to answer all the questions. Section C shall contain 4 questions of 20 marks each, one from each unit. The candidate is required to answer any 1 questions. The answers shall not exceed 500 words.

(iii) In order to ensure that students do not leave out important portions of the syllabus, examiners shall be free to repeat the question set in the previous examination.

(iv) In the case of discrepancies between English and Hindi Version, English Version will prevail.

(v) Acts are to be read with their Amendments

1. Manu Bhandari v. Kalankar Pictures Pvt. Ltd. AIR (1987) Del.13.

2. Nac Sahitya Prakash V. Anand Kumar, AIR 1981 All 200 at P.203.

3. Brudaban Sahu V. Rajendra Subudhi, AIR 1986 Orrisa 210 at p.211.

4. R.G Anand V. Messers Deluxe Films, AIR 1978 SC 1513 p. 1627.

**Select Bibliography:**

1. Designs and Patents Act, 1988.

2. International Copy right and Neighbouring Right - G.M. Stewart.

3. Indian Copy-right Act, 1957.

4. Borne Convention Implementation Act, 1988.

**PAPER - 3.6 (C) LAW OF MEDICINE**

Max. Marks: 100

Min. Pass Marks: 36

**UNIT-I**

The Establishment of Identity of Individuals - Branding, tattooing, Mutating, Scars and Moles, Bantillon system : photography : fingerprints : ridge characteristics : Proscopy.

**UNIT-II**

Injuries : (HURT) : Definition in law (Sec. 319; 320 I.P.C.) Grievous Injury, Classification, Cardinal fractures of different types of injuries, Age of injuries.

Burns & Scars : Classification of burns (Depurants), Causes of death after burns, Simple and grievous burns, Area of the body surface in burns and its relationships, Ante-mortem and post-mortem burns.

**UNIT-III**

Asphyxia and Drowning : Cause of asphyxia, post-mortem appearances, Various types of violent asphyxial deaths like hanging, Strangulation, throttling and traumatic asphyxia, and the post mortem appearances commonly seen in these conditions, Drowning - Cardinal post-mortem signs : Cadaveric apasm of hands, Signs in the air passages, Stomach contents, Sign in the lungs, Demonstration of diatoms in the viscera.

**UNIT-IV**

Sexual Offence : Rape : Definition (Sec 375 I.P.C.), Examination of victim - Anatomy of hymen, Positive signs of rape, Examination of the accused, Medico legal aspects, Sodomy : Examination of the victim, Signs in the habitual passive agent, Examination of the accused,

Examination of Blood Stains : Physical, Chemical & Serological, Blood grouping its basic principles.

**UNIT-V**

Autopsy : Procedure - Aims & Objects - Difficulties, Problems, Times since death - Description of post-mortem changes, Estimation of time since



varieties and geographical Indians; Introduction to the leading international instrument concerning intellectual property right; the Berne Convention, Universal Copyright Convention, the Paris Union TRIPS the World intellectual Property Right Organization (WIPO) and the UNESCO.

LL.B. I year

**Paper 1.1 Contract-I (General Principles of Contract and Consumer Protection Act, 1986).**

Max. Marks : 100

Min. Pass Marks : 36

**UNIT - II**

**Copyright in India :** Historical evolution of the law, Meaning of copyright, Copyright in literary, dramatic and musical works, Copyright in sound records and cinematograph films, Copyright in computer programme, Ownership of copyright, Assignment of copyright, Author’s special right, Notion of infringement, Criteria of infringement, Infringement of copyright by films of literary and dramatic works, Importation and infringement, Fair use provisions, Piracy in internet, Aspects of copyright justice, Remedies, especially, the possibility of Anton pillar injunctive relief in India.

**UNIT-III**

**Intellectual Property in Trademarks :** The rationale of protection of trademarks as (a) an aspect of commercial and (b) of consumer rights, Definition and concept of trademarks, Registration, Distinction between trademark and property mark, The doctrine of honest Current User, The doctrine of deceptive similarity, Protection of well-known marks, Passing off and infringement, Criteria of infringement, Standards of proof in passing off action, Remedies.

**UNIT-IV**

**Patents (A):** Concept of patent, Historical view of the patents law in India, Patentable inventions with special reference to biotechnology products entailing creation of new forms of life, Patent protection for computer programme, Process of obtaining a patent : application, examination, opposition and sealing of patents : general introduction, Procedure for filing patents, patent co-operation treaty, Some grounds for opposition, The problems of limited locus standi to oppose, specially in relation to inventions having potential of ecological and mass disasters, Wrongfully obtaining the invention, Prior publication of anticipation, Obviousness and the lack of inventive step, Insufficient description.

**UNIT- V**

**Patents (B)** Rights and obligations of a patentee, Patents as chose in action, Duration of patents : law and policy considerations, Use and exercise rights, Right of secrecy, The notion of “abuse” of patent rights, Compulsory licenses, Special Categories, Employee invention : Law and Policy Consideration, International Patents, Transfer of Technology, Know-How and problems of self reliant development, Infringement

**Leading Cases :**

Syllabus

**UNIT-I**

**1. General Principles of Law of Contract**

History and nature of contractual obligations, Agreement and contract: definitions, elements, characteristics and kinds, Proposal and acceptance, various forms, essential elements, communication and revocation - proposal and invitation to proposal, floating offers, tenders, Consideration - need, meaning, kinds, essential elements - nudum pactum - Privity of contract and of consideration - its exceptions, adequacy of consideration, present, past and future consideration, unlawful consideration and its effects, views of Law Commission of India on consideration, evaluation of the doctrine of consideration.

**UNIT-II**

**Capacity to Contract** - meaning, incapacity to contract, minor’s Agreements- definition of ‘minor’, necessities supplied to a minor, agreements beneficial and detrimental to a minor, affirmation-restitution in cases of minor’s agreements, fraud by a minor, agreements made on behalf of a minor, minor’s agreements and estoppels, evaluation of the law relating to minor’s agreements.

**Consent -Free consent - Its need, definition and factors vitiating free consent.**

Coercion-definition, essential elements, duress and coercion Various illustrations of coercion, doctrine of economic duress, effect of coercion,

Undue Influence-definition, essential elements, parties between whom such influence is presumed, where liability to prove the existence of undue influence, who is to prove it?, Illustrations of undue influence,

independent advice, Pardahanashin women, unconscionable bargains, effect of undue influence, misrepresentation - definition,

misrepresentation of law and of fact, their effects and illustration, Fraud-definition, essential elements-suggestions falsi-suppressio veri,

when does silence amounts to fraud?, Active-concealment, importance of intention.

Mistake - definition, kinds, fundamental error, mistake of law and of fact, their effects, when does a mistake vitiate free consent and when does it not vitiate free consent?

### UNIT-III

#### Legality of objects:

Void and voidable agreements - void, voidable, illegal and unlawful agreements and their effects, Lawful and unlawful considerations and objects, Forbidden by law, Defeating the provision of any law, Fraudulent, Injurious to person or property, Immoral, Against public policy,

Void Agreements - Agreements without consideration, Agreements in restraint of marriage, Agreements in restraint of trade, its exceptions - sale of goodwill, section 11 restrictions, exceptions under the partnership Act, trade combinations, exclusive dealing agreements, restraints on employees under agreements of service, Agreements in restraint of legal proceedings - its exceptions, Uncertain agreements, Wagering agreement - its exception.

#### Discharge of a contract and its various modes.

By performance-conditions of valid tender of performance How?, By whom? Where? When? In what manner? Performance of reciprocal promises, time as essence of contract, By breach-anticipatory breach and present breach, Impossibility of performance - specific grounds of frustration-application to leases, theories of frustration, effect of frustration, frustration and restitution, By period of limitation, By agreement - rescission and alteration, their effect, remission and waiver of performance, extension of time - accord and satisfaction.

### UNIT-IV

Quasi-contracts or certain relations resembling those created by contract.

#### Remedies in contractual relations;

Damages-kinds, remoteness of damages, ascertainment of damages, Injunction - when granted and when refused, Why?, Refund and restitution, Specific performance - When? Why?

#### Government as a Contracting Party

Constitutional provisions - government power to contract -procedural requirements.

#### Standard Form Contracts

Nature, advantages - unilateral character, principles of protection against the possibility of exploitation, judicial approach to such contracts, exemption clauses, clash between two standard form contracts, Law Commission of India's views.

### UNIT-V

#### Consumer Protection Act - 1986.

#### Leading Cases :

1. Gura Singh V. State of Rajasthan, 1984 Cr. LJ 1423 (1428)
2. Francis Coralie Mullin V. Union Territory Delhi, AIR 1981 SC. 746.
3. R.K. Garg V. Union of India (1981) 133 ITR 239.
4. Mithu V. State of Punjab, AIR 1983 SC 473.

#### Select Bibliography:

1. Barnes, H.B. - Teeters - New Horizons in Criminology.
2. Vold, G.S. - Theoretical Criminology.
3. Pillai, K.S. - Criminology.
4. R. Taft, Donald - Criminology.
5. Edwin, H. Sutherland and Donald R. Grussey - Principles of Criminology
6. Horman Mannheim - Pioneers in Criminology.
7. Hon, Barren, Mays - Crime and the Social Structure.
8. Ahmed Siddiqui - Criminology - Problems & Perspectives
9. Lord Pakenham - Causes of Crime.
10. S. Venugopala Rao - Facts of Crime in India.
11. Korm, R.R. and Mc Gorble, LW - Criminology and Penology.
12. Grunhut - Penal Reforms.
13. Mandholm - Criminal Justice and Reconstruction.
14. Garden Rose - The Struggle for Penal reform.
15. I.L.J. - Essays on Indian Penal Code.
16. Ben - Penology - Old and New - Tagore Law Lectures.
17. Elliot - conflicting Penal Theories in Statutory in Criminal Law.
18. Shamsul Huda - Tagore Law Lectures on Criminal law.
19. Lawburse - Crime, Its causes and Remedies.
20. Dequires - Modern Theories of Criminology.
21. Gillin - Criminology and Penology.
22. Deccaria - Crime and Punishment.
23. N.V. Paranjape - अपराधशास्त्र एवं दण्ड प्रशासन
24. M.S. Chauhan - अपराधशास्त्र एवं अपराधिक विज्ञान सिद्धान्त
25. B.L. Babel - अपराधशास्त्र
26. The Criminal Procedure Code.
27. The Constitution of India.

#### PAPER - 3.6(B) INTELLECTUAL PROPERTY LAW

Max. Marks: 100

Min. Pass Marks: 36

### UNIT-I

**Introductory :** The meaning of intellectual property, Competing rationales of the legal regimes for the protection of intellectual property, The main forms of intellectual property : copyright trademarks, patents, designs, The competing rationales for protection of rights in, Copyright, Trade marks, Patents, Design, Trade secrets, Other new forms such as plant



**Criminal behaviour :** (a) Explanations, (b) Psychological theories, Alcoholism and Drugs, (c) Crime and social process : Economic Motivation, Socio-cultural Motivations, home and community influences, white collar crime, Female offender, juvenile Delinquency, influence of mass-media

**UNIT-II**

**Schools of Criminological Thought ( Factors in causation of criminal behaviour)**

- i. Ancient School
  - (a) Demonological
  - (b) School of Free Will
- ii. Classical School.
- iii. Cartographic or ecological school.
- iv. Socialistic School
- v. Typological School
  - (a) Italian or positive school
  - (b) Mental Testers School
  - (c) Psychiativists School.
- vi. Sociological School.
- vii. Multi factor School.

**UNIT-III**

**Control of Crime:** Police and Law courts, Prison system, Re-socialization of the offender, Rehabilitation of discharged prisoners in the administration of Criminal justice, prevention of crime delinquency.

**UNIT-IV**

**Punishment, Relationship between Criminology and Penology; Theories of Punishment:** Expiatory, Preventive and reformative and purposes of punishment.

Penal Science in India: History of Punishment, Pre-classical School, Neoclassical, Positive School, Reformers, Clinical School and multiple causation approach.

**UNIT-V**

**Miscellaneous:** modes of treatment of offenders, corporeal punishment, Transportation of criminals, Capital punishment, imprisonment, reactional treatment, parole, compensation, admonition, sex and adolescent offenders, indeterminate Sentences, Borstal School, Criminal procedural Jurisprudence. Constitutional Guarantees - Principles of natural Justice as applicable in procedural law, Protection to arrested persons. Under-trials, detainee and convicted persons. Double jeopardy, self-in-crimination and right to life and legal aid.

**Leading Cases**

- Carilil V/s Carbolice Smoke Ball Company (1883) I.Q.B.256.
- Bhagwan Das V/s Girdhari Lal & Company. AIR 1966. S.C.543.
- Lalman Sukha V/s Gauri Dutt All. IJ (1913) 409.
- Mohri Bibi V/s Dharmodas Ghose (1903) I.A.172.
- Indian Medical Association V/s V.P. Shantha, AIR 1996 SC 500
- J.J. Merchant V/s Shrinath Chaturvedi, AIR 2002 SC 2931

**Select Bibliography**

- Beatsen (ed.), Anson’s Law of Contract (27th ed. 1998).
- P.S.Atiya, Introduction to the Law of Contract 1992 reprint (Claredon Law Series).
- Avtar Singh, Law of Contract (2000) Eastern, Lucknow.
- G.C.Cheshire, and H.S. Fifoot and M.P. Furmston, Law of Contract (1992)
- ELBS with Butterworths M.Krishnan Nair, Law of Contracts, (1998).
- G.H. Treitel, Law of Contract, Sweet & Maxwell (1997 Reprint).
- R.K. Abichandani, (ed.), Pollock and Mulla on the Indian Contract and the Specific Relief Act (1999), Tripathi.
- Anson, Law of Contract (1998), Universal.
- Avtar Singh - Law of Contract.
- Gurbax Singh - Law of Consumer Protection.
- P. Leela Krishna - Consumer Protection & Legal Contract.
- Avtar Singh, Law of Consumer Protection.

**PAPER 1.2**

**CONTRACT-II (SPECIFIC CONTRACTS, SALE OF GOODSACT, 1930, INDIAN PARTNERSHIPACT, 1932AND SPECIFIC RELIEFACT, 1963)**

**Max. Marks: 100**

**Min. Pass Marks : 36**

**Syllabus**

**UNIT-I**

**Indemnity**

The concept, Need for indemnity to facilitate commercial transactions, Methods of creating indemnity obligations, Definition of Indemnity, Nature and extent of liability of the indemnifier, Commencement of liability of the indemnifier, Situations of various types of indemnity creations, Nature of indemnity clauses.

**Guarantee**

The concept, Definition of guarantee: as distinguished from Indemnity, Basic essentials for a valid guarantee contract, The place of consideration and the criteria for ascertaining the existence of consideration in guarantee contracts, Position of minor and validity of guarantee when minor is the principal debtor, creditor or surety, Continuing guarantee, Nature of surety’s liability, Duration and termination of such liability, Illustrative situations of existence of



continuing guarantee, Creation and identification of continuing guarantees, Letters of credit and bank guarantees as instances of guarantee transactions, Rights of surety, Position of surety in the eye of law, Various judicial interpretations to protect the surety, Co-surety and manner of sharing liabilities and rights, Extent of surety's liability, Discharge of surety's liability.

#### UNIT-II

##### Bailment

Identification of bailment contracts in day today life, Manner of creation of such contracts, Commercial utility of bailment contracts, Definition of bailment, Kinds of bailees, Duties of Bailor and Bailee towards each other, Rights of bailor and bailee, Finder of goods as a bailee, Liability towards the true owner, Obligation to keep the goods safe, Right to dispose off the goods.

##### Pledge

Pledge: comparison with bailment, Commercial utility of pledge transaction, Definition of pledge transactions, Definition of pledge under the Indian contract Act, Rights of the pawner and pawnee, Pawnee's right of sale as compared to that of an ordinary bailee, Pledge by certain specified persons mentioned in the Indian Contract Act.

#### UNIT-III

##### Agency

Identification of different kinds of agency transactions in day to day life in the commercial world, Kinds of agents and agencies, Distinction between agent and servant, Essentials of a agency transaction, Various methods of creation of agency, Delegation, Duties and rights of agent, Scope and extent of agent's authority, Liability of the principal of acts of the agent including misconduct and tort of the agent, Liability of the agent towards the principal, Personal liability towards the parties, Methods of termination of agency contract, Liability of the principal and agent before and after such termination.

##### Specific relief under Specific Relief Act, 1963

Specific performance of contract, Contract that can be specifically enforced, Persons against whom specific enforcement can be ordered. Rescission and cancellation.

Injunction, Temporary, Perpetual.

Declaratory orders.

#### UNIT-IV

##### Sale of Goods

Concept of sale as a contract, Illustrative instances of sale of goods and the nature of such contracts, Essentials of contract of sale, Essential conditions in every contract of sale, Implied terms in contract of sale,

The rule of caveat emptor and the exceptions thereto under the Sale of

Radha Gupta- Interpretation of Statutes (Hindi)

#### PAPER - 3.5 TRUST, EQUITY AND FIDUCIARY RELATIONS

Max. Marks: 100

Min. Pass Marks : 36

#### UNIT-I

**Equity** : Concept of Equity – Place function Nature of Equity, Origin and Growth of Equity in England

#### UNIT-II

**Maxims of equity** - Equitable rights - Equitable remedies.

#### UNIT-III

**Indian Trust Act, 1882**: Definition- Creation of Trusts- Duties and liabilities of Trustees- Rights and Powers of trustees- Disabilities of trustees- Rights and Liabilities of the Beneficiary, Vacating the office of Trustees- Extinction of Trust- Certain obligations in the nature of Trust.

#### UNIT-IV

**Rajasthan Public Trust Act, 1959**: Definition and Validity of certain public trust- Registration of Public Trust- Management of Public Trust property- Powers of officers in relations to Public Trust-

#### UNIT-V

**Control of Public Trust**- Special provisions in respect of certain trust- Dharmada, Procedure and Penalties.

**Fiduciary Relation** : Fiduciary Relationship, Definition, Kinds, classification, Fiduciary principle.

#### Leading Cases :

1. Hindu religious Endowments, Madras V. Shri Lakshmindar Thiratha Swamiar of Shri Shirur Mutt, AIR 1954 SC 282.
2. Durgah Committee, Ajmer V. Syed Hussain Ali AIR 1961 SC 1402.
3. Surajmal Singhvi V. State of Rajasthan , 1966 RLW 556.
4. Tilakayat Shri Govindlalji V. State of Rajasthan, AIR 1963 SC 1630.

#### Select Bibliography:

1. Upadhyaya, J.J.R.- Equity, Trusts with Fiduciary Relation and Specific Relief.
2. Gandhi, B.M- Equity, Trusts and Specific Relief.
3. Varadachari, V.K.- Law of Hindu Religious and Charitable Endowments.
4. Varadachari, V.K. - Public Trusts and Taxation.
5. सिंह, जी.पी. : साध्या, न्यास एवं विशिष्ट अनुतोष अधिनियम

#### PAPER 3.6 OPTIONAL PAPER (ANY ONE)

##### PAPER - 3.6 (A) CRIMINOLOGY AND PENOLOGY

Max. Marks : 100

Min. Pass Marks : 36

#### UNIT-I

**Criminology** : Definition, nature and scope, method of studying, importance and classification of crime.

51. Pro bono publico (for the public good)
52. Ratio decidendi (grounds for decision, principles of the case).
53. Res geste (connected facts forming the part of the same transaction).
54. Res ipsa loquitur (the thing speaks for itself)
55. Res judicata (a matter already adjudicated upon).
56. Res nullius (an ownerless thing)
57. Rule nisi (a rule or order upon condition that is to become absolute when cause is shown to the contrary).
58. Status quo (existing position)
59. Sub judice (in course of adjudication).
60. Sui juris (one's own right).
61. Suo motu (of ones own accord)
62. Ubi jus ibi remedium (where there is a right, there is a remedy).
63. Ultra vires (beyond the powers of).
64. Volenti non fit injuria (Risk taken voluntarily is not actionable).
- UNIT-V**  
Writing of legal drafts letters, and applications; Essay writing on topics of legal interest;  
Translation from Hindi to English and English to Hindi.  
Note : Except in a question relating to translation from English to Hindi; answers to Questions asked in unit 3, 4 & 5th are to be given in English.
- Select Bibliography:**
- Galnville William : Learning the Law.
  - Wren & Martin : English Grammar.
  - Ganga Sahai Sharma : Fundamental of Legal Writing.
  - Hindi-English Legal glossary : Vidhi Sahitya Prakashan, Ministry of Law, Government of India, New Delhi.
  - David Green : Contemporary English Grammar, structure and composition.
  - Ishtiaque Abidi : Law and Language.
  - Law Lexicon & Legal Maxims by Venketaramanaija.
- Leading Cases :**
- Heydon's Case (1584) 3 Co Rep. 7a p. 76: ER 637
  - Bengal Immunity Company v. State of Bihar, AIR 1955 SC 661.
  - Alamgir V. State of Bihar, AIR 1959 SC 436.
  - Inder Singh V. State of Rajasthan, AIR 1957 SC 510.
- Select Bibliography:**
- Maxwell - The interpretation of Statutes.
  - Crawford - Statutory constitution.
  - Craies - Statute Law.
  - Swarup - Interpretation of Statutes.
  - Bindra - Interpretation of Statutes.
  - Sarathi - Interpretation of Statutes.
  - Bhattacharya, T., - Interpretation of Statutes (English & Hindi)
- Goods Act, Changing concept of caveat emptor, Effect and meaning of implied warranties in a sale, Transfer of title and passing of risk, Delivery of goods: various rules regarding delivery of goods, Unpaid seller and his rights, Remedies for breach of contract, Concept of nemo dat quad non habet with exceptions.
- UNIT-V**  
**Partnership**  
Nature of partnership: definition, Distinct advantages and disadvantages vis-a-vis partnership and private limited company, Mutual relationship between partners, Authority of partners, Admission of partners, Outgoing of partners, Registration of Partnership, Dissolution of Partnership.  
Limited Liability Partnership Act, 2008
- Leading Cases**  
National Bank of India Ltd. V/s Sohan Lal, AIR 1962. Punjab 534.  
Amrit Lal Gordhan Lallan V/s State Bank of Travancore, AIR 1960 S.C.1432.  
Patnaik & Company V/s State of Orissa, AIR 1965 S.C. 1655.  
State of Gujarat V/s Maman Mohd., AIR 1967 S.C. 1885.
- Select bibliography**  
- R.K. Abhichandani (ed.), Pollock and Mulla on Contracts and Specific Relief Acts (1999) Tripathi, Bombay.  
- Avtar Singh, Contract Act (2000), Eastern, Lucknow.  
- Krishnan Nair, Law of Contract, (1999) Orient  
- Avtar Singh, Principles of the Law of Sale of Goods and Hire Purchase (1998), Eastern, Lucknow.  
- J.P. Verma (ed.), Singh and Gupta, The Law of Partnership in India (1999),  
Orient Law House, New Delhi.  
- A.G.Guest (ed.), Benjamin's Sale of Goods (1992), Sweet & Maxwell.  
- Beatson (ed.), Ansons' Law of Contract, (1998), Oxford, London.  
- Saharay, h.k., Indian Partnership and Sale of Goods Act (2000), Universal  
- Ramnainga, The Sales of Goods Act (1998), Universal  
- Dasai S.T. The Law of Partnership in India and Pakistan.  
- Kapoor N.D. - Mercantile Law (Hindi & English).  
- Banerjee, S.C., Law of Specific Relief (1998), Universal.  
- Anand and Aiyer, Law of Specific Relief (1999), Universal.
- PAPER 1.3**  
**LAW OF TORTS AND MOTOR VEHICLE ACT**  
Max. Marks : 100 Min. Pass Marks : 36
- Syllabus**
- UNIT-I**  
**Evolution of Law of Torts**



- England- forms of action - specific remedies from case to case, India - principles of justice equity and good conscience - uncodified character, advantages and disadvantages.
- Definition, Nature, Scope and Objects**  
A wrongful act - violation of duty imposed by law, duty which is owed to people generally (in rem), *damnum sine injuria* and *injuria sine damnum*, Tort distinguished from crime, breach of contract and Quasi Contract, The concept of unliquidated damages, Changing scope of law of torts : expanding character of duties owed to people generally due to complexities of modern society, Objects - prescribing standards of human conduct, redressal of wrongs by payment of compensation, prescribing unlawful conduct by injunction.
- Principles of Liability in Torts**  
Fault, Wrongful intent, negligence, Liability without fault, Violation of ethical codes, Statutory liability, Place of motive in torts.
- UNIT-II**  
**Justification in Tort**  
Volenti non fit injuria, Necessity, private and public, Plaintiff's default, Act of God, Inevitable accident, Private defence, Statutory authority, Judicial and quasi-judicial acts, Parental and quasi-parental authority.
- Extinguishment of liability in certain situations**  
*Actio personalis moritur cum persona* - exceptions, Waiver and acquiescence, Release, Accord and satisfaction, Limitation.
- Standing**  
Who may sue-aggrieved individual - class action - social action group, Statutes granting standing to certain persons or groups, Who may not be sued?
- Doctrine of sovereign immunity and its relevance in India**
- Vicarious Liability**  
Basic, scope and justification, Express authorization, Ratification, Abetment, Special relationships : Master and servant - arising out of and in the course of employment - who is master? - the control test, who is servant? - borrowed servant, independent contractor and servant, distinguished - Principal and agent. Corporation and principal officer.
- Absolute/Strict liability**  
The rule in *Rylands v. Fletcher*, Liability for harm caused by inherently dangerous industries.
- UNIT-III**  
**Torts against persons and personal relations**  
Assault, battery, mayhem, False imprisonment, Defamation - libel, slander including law relating to privileges, Marital relations, domestic
14. **Consensus ad idem** (agreement by two persons upon the same thing in the same sense).
15. **Damnum sine injuria** (damage without injury).
16. **De facto** (in fact).
17. **De jure** (in law).
18. **De minimis non curat lex** (the law takes no account of trifling matters).
19. **Decree nisi** (a decree which takes effect after a specified period).
20. **Delegatus non potest delegare** (a delegated power can not be further delegated).
21. **Doli incapax** (incapable in malice).
22. **Donatio mortis causa** (gift by a person on the death bed).
23. **Ejusdem generis** (of the same category).
24. **Eminent domain** (the supreme right).
25. **Ex-officio** (by virtue of an office).
26. **Ex-parte** (not in the presence of the opposite party).
27. **Ex-post-facto** (by subsequent act).
28. **Factum valet** (the fact which cannot be altered).
29. **Fait accompli** (an accomplished fact).
30. **Ignorantia legis neminem excuset** (ignorance of law is no excuse).
31. **In pari materia** (in an analogous case, cause or position).
32. **Injuria sine damno** (injury without damage).
33. **Interest republicae ut sit finis litium** (it is in the interest of the republic that there should be an end of law suit).
34. **Intra-vires** (within the powers).
35. **Jus tertii** (The right of a third party).
36. **Lis pendens** (pending suit).
37. **Mens rea** (a guilty mind).
38. **Mesne profits** (the profits received by a person on wrongful possession).
39. **Nemo det quod non habet** (no man can't transfer better title than he has himself).
40. **Nemo det bis vexari pro et idem causa** (no man be twice vexed for the same cause).
41. **Nemo in propria causa judex esse debet** (no one ought to be a judge in his own case).
42. **Nolle prosequi** (to be unwilling to prosecute).
43. **Obiter dicta** (an opinion of law not necessary to the decision).
44. **Onus probandi** (the burden of proof).
45. **Pacta sunt servanda** (pact must be respected).
46. **Pendente lite** (during litigation).
47. **Per Capita** (per head).
48. **Per incuriam** (through inadvertence or carelessness).
49. **Per stripes** (by stocks).
50. **Plenum dominium** (full stocks).



Proof	Proposal	Prosecution	relations, parental relations, master and servant relations, Malicious
Proviso	Ratify	Receiver	prosecution, Shortened expectation of life, Nervous shock.
Redemption	Reference	Regulation	<b>Wrongs affecting property</b>
Remand	Remedy	Rent	Trespass to land, trespass ab initio, dispossession, movable property-
Repeal	Res Judicata	Respondent	trespass to goods, detinue, conversion, Torts against business
In Limine	Insanity	Institute	interests- injurious falsehood, misstatements, passing off.
Insurance	Interstate	Issue	<b>UNIT-IV</b>
Judgement	Judicial	Jurisdiction	<b>Negligence</b>
Justice	Restitution	Rule	Basic concepts, Theories of negligence, Standards of care, duty to
Ruling	Schedule	Section	take care, carelessness, inadvertence, Doctrine of contributory
Settlement	Sovereignty	Specific Performance	negligence. Res ipsa loquitur and its importance in contemporary law,
Stamp duty	Status quo	Statute	Liability due to negligence : different professionals, Liability of common
Stay of execution	Succession	Summons	carriers for negligence.
Surety	Tenant	Testator	<b>Nuisance</b>
Testatrix	Title	Tort	Definition, essentials and types, Acts which constitute nuisance
Trade Mark	Treason	Treaty	obstructions of highway, pollution of air, water, noise, and interference
Trespass	Trial	Tribunal	with light and air.
Ultra Vires	Undue influence	Usage	<b>UNIT-V</b>
Valid	Verdict	Vested	<b>Legal remedies</b>
Violate	Vis-major	Void	Legal remedies, Award of damages - simple, special, punitive,
Voidable	Wager	Waiver	Remoteness of damage - foresee ability and directness, Injunction,
Warrant	Warranty	Will	Specific restriction of property, Extra-legal remedies - self help, re-entry
Writ	Wrong		on land, re-capture of goods, distress damage feasant and abatement of

Latin maxims: Meaning and use in sentences; Comprehension of legal texts; précis writing

**LIST OF LATIN MAXIMS:**

1. Ab initio (from the beginning)
2. Actio personalis moritur cum persona (Personal actions die with the death of person).
3. Actus Curae neminem gravabit (an act of the court shall prejudice no one).
4. Actus non facit reum, nisi mens sit rea (the act itself Does not constitute guilt unless done with a guilty intent).
5. Actus reus (wrongful act).
6. Ad interim (in the meantime).
7. Ad litem (for the suit).
8. Ad valorum (according to the value).
9. Alibi (Plea of being elsewhere)
10. Amicus curiae (friend of the court)
11. Animus (Intention)
12. Audi alterem partem (hear the other side)
13. Caveat emptor (buyer beware).

**Leading Cases**

- Ushaben V/s Bhagya Laxmi Chitra Mandir. AIR 1970. GUJ. 18.
  - Municipal Corpn. of Delhi V/s Subhagwanti AIR. 1966. S.C. page 1750.0
  - Rylands V/s Fletcher (1869) IR HT 330.
  - Union Carbide Corporation V/s Union of India, AIR 1992 SC248
  - M.C. Mehta V/s Union of India, AIR 1987 SC 965
- Select bibliography**
- Salmond and Heuston - On the Law of Torts (2000) Universal,
  - Delhi
  - D.D. Basu, The Law of Torts (1982), Kamal, Calcutta.
  - B.M. Gandhi, Law of Tort (1987), Eastern, Lucknow
  - P.S. Achuthan Pillai, The law of Tort (1994) Eastern, Lucknow.
  - Ratanlal & Dhirajlal, The Law of Torts (1997), Universal, Delhi.
  - Jai Narayan Pandey- Law of Torts (Hindi)
  - R.K. Bangia- Law of Torts (Hindi)

N.M. Shukla- Law of Torts (Hindi)

A. K. Dixit Law of Torts & Consumer Protection (Hindi)

**PAPER 1.4 Family Law-I (HINDU LAW)**

**Max. Marks: 100 Min. Pass Marks : 36**

**Syllabus**

**UNIT-I**

**Introduction** - Sources, Schools and application, Religious and Charitable Endowment - Essentials of an Endowment, Kinds, Shebait and Mahant.

**Joint Family** - Mitakshara joint family, Mitakshara coparcenary-formation and incidents, Property under Mitakshara law - separate property and coparcenary property, Dayabhaga coparcenary - formation and incidents, Property under Dayabhaga law, Karta of the joint family - his position, powers, privileges and obligations, Alienation of property - separate and coparcenary, Debts - doctrines of pious obligations and antecedent debt, Partition and re-union, Joint Hindu family as a social security institution and impact of Hindu Gains of Learning Act and various tax laws on it, Matrilineal joint family.

**UNIT-II**

**Customary practices and State regulation**

Conditions of Hindu Marriage, its ceremonies and Registrations, Void and Voidable marriage, Polygamy, Concubinage, Child marriage, Sati, Dowry.

**Conversion and its effect on family**

Marriage, Adoption, Guardianship, Succession.

**Matrimonial Remedies**

Non-judicial resolution of marital conflicts - (a) Customary dissolution of marriage-unilateral divorce, divorce by mutual consent and other modes of dissolution, Judicial resolution of marital conflicts : the family court, Nullity of marriage, Option of puberty, Restitution of conjugal rights, Judicial separation, Desertion : a ground for matrimonial relief, Cruelty : a ground for matrimonial relief, Adultery : a ground for matrimonial relief, Other grounds for matrimonial relief, Divorce by mutual consent under: Hindu Marriage Act, 1955: Bar to matrimonial relief: Doctrine of strict proof, Taking advantage of one's own wrong or disability, Accessory, Connivance, Collusion, Condonation, Improper or unnecessary delay, Residuary clause - no other legal ground exists for refusing the matrimonial relief.

**UNIT-III**

**Inheritance**

Historical perspective of traditional Hindu law as a background to the study of Hindu Succession Act, 1956. Succession to property of a Hindu male dying intestate under the provisions of Hindu Succession Act, 1956, Devolution of interest in Mitakshara coparcenary with reference to the

**(A) Vocabulary :**

**List of Legal terms which are relevant for LL.B. students:**

Abet Abstain Accomplish  
Act of God Actionable Accused  
Adjournment Adjudication Admission  
Affidavit Amendment Appeal  
Acquittal Articles Assent  
Attested Attornment Averment  
Bail Bailment Citation  
Clause Coercion Code  
Cognizable Confession Compromise  
Consent Conspiracy Contempt  
Contingent Contraband Conviction  
Convention Corporate Custody  
Damages Decree Defamation  
Defence Excheat Estoppel  
Eviction Executive Ex-parte  
Finding Floating charge Forma Pauperis  
Franchise Fraud Frustration  
Goodfaith Guardian Habeas Corpus  
Hearsay Homicide Hypothication  
Illegal Indemnity Inheritance  
Bench Bill Bill of attainder  
Bill of rights Blockade Bonafide  
By-laws Capital Punishment Charge  
Chattles Justiciable Legislation  
Legitimacy Liability Liberty  
Licence Lien Liquidation  
Maintenance Malafide Malfeasance  
Minor Misfeasance Mortgage  
Murder Negligence Negotiable  
Instruments Neutrality Non-feasance  
Notification Novation Nuisance  
Oath Obscene Offender  
Order Ordinance Over-rule  
De-facto De Jure Deposit  
Detention Discretion Distress  
Earnest Money Enact Enforceable  
Equality Partition Perjury  
Petition Plaintiff Pledge  
Preamble Pre-emption Prescription  
Presumption Privilege Privity  
Prize Process Promissory Note

and res judicata; Limitation of suits, appeals and applications, disability, computation of period of limitation, acknowledgement and part payment, acquisition of ownership by prescription

#### Leading Cases :

1. Shri. Sinha Ramanuja V. Ranga Ramanuja, AIR 1961 SC 1720.
2. Seth Hukamchand V. Maharaja Bahadur Singh AIR 1933 PC 193
3. Narain Bhagwant Rao V. Gopal Vinayak AIR 1960 SC 100
4. Garikapati Veerava V. Subbiah Chaudhary, AIR 1957 SC 540.
5. Deoki Nandan V. Murlidhar, AIR 1957 SC 133.
6. Deity Pattabhirama Swamy V. Hanmayya, AIR 1959 SC 57.
7. S.M. Jakati V. B.M. Borke, AIR 1959 S.C. 282.

#### Select Bibliography :

1. Mulla- Civil Procedure Code.
2. Singh S.N. - Civil Procedure Code.
3. Sahai on Civil Procedure.
4. Tandon, M.P. - Civil Procedure Code (English & Hindi)
5. Mridula Srivastava - Civil procedure Code (Hindi).
6. A.N. Pandey - Civil Procedure Code (Hindi)
7. C.K. Tekwani- Civil Procedure Code
8. T.P. Tripathi- Civil Procedure Code (Hindi)

### PAPER -34 LEGAL LANGUAGE, LEGAL WRITING INCLUDING GENERAL ENGLISH AND INTERPRETATION OF STATUTES.

Max. Marks: 100

Min. Pass Marks: 36

#### UNIT-I

Meaning of interpretation, its distinction from constructions, kinds of interpretation Grammatical and logical, intention of legislation Cardinal principles of interpretation; Plain meaning rule; Golden rule and mischief rule, Aids to interpretation, Internal : Long title, Preamble, Headings, marginal Notes, Non obstante clause, Punctuation, Proviso, External : Parliamentary History; legislative debate, Reports of Committees and Commission, Statement of Objects and Reasons, Historical facts and surrounding circumstance, Dictionary.

#### UNIT-II

Maxims of interpretation : Ejusdem Generies, Noscitur a Sociis, Utres magis valeat qavam pereat, Statute in pari materia, Operation of statutes, Expiry and repeal of Statutes, Mandatory provisions, Use of Statutes, Construction of Fiscal Statutes Interpretation of Penal Statutes and Interpretation of Constitution, colourable legislation, Doctrine of pith and substance and Doctrine of eclipse, etc.

#### UNIT-III

Vocabulary: Use of legal phrases and terms; pairs of words; one word substitution

provisions of Hindu Succession Act, 1956, Succession to property of Hindu Succession Act, 1956, Disqualification relating to succession, General rules of succession.

**The Hindu Succession Act, 1956 :** Succession to the property of a Hindu male, Succession to interest in coparcenary property, property of a Hindu female, Succession to the property of a Hindu female, General rules and disqualifications of succession, Escheat

#### UNIT-IV

##### Alimony and maintenance

Maintenance of neglected wives, divorced wives, minor children, disabled children, and parents who are unable to support themselves; provisions under the code of Criminal Procedure, 1973, Alimony and maintenance as an independent remedy; a review under personal law, need for reforming the law, Alimony and maintenance as an ancillary relief.

##### Child and the Family

Legitimacy, Adoption, Custody, maintenance and education, Guardianship and parental rights - welfare of the child principle.

**The Hindu Adoption and Maintenance Act, 1956 :** Requisites of valid adoption, Capacity to take in adoption, capacity to give 'in' adoption, persons who may be adopted, other conditions for a valid adoption. Effects of adoption, Miscellaneous provision of adoption.

Maintenance of wife, children and parents, Maintenance of widowed daughter- in law, Dependents and their maintenance, Amount of maintenance, Miscellaneous provisions of maintenance.

#### UNIT-V

**The Hindu Minority and Guardianship Act, 1956:** Natural guardians and their powers. Testamentary guardians and their powers, de facto guardian general provisions of guardianship

**Partition:** Meaning, property for partition, persons entitled to claim partition and allotment of shares, partition how effected, Determination of Share, Reopening of partition, Re-union, Debts-Doctrine of pious obligation. Antecedent Debts

##### Family and its changing patterns

New emerging trends, Attenuation of family ties, Working women and their impact on spousal relationship: composition of family, status and role of women, New property concepts, such as skill and job as new forms of property, Factors affecting the family: demographic, environmental, religious and legislative processes of social change in India: sanskritization, westernization, secularization, universalization, parochialization, modernization, industrialization and urbanization.

##### Settlement of spousal property



Need for development of law	<b>Leading Cases :</b>
<b>Establishment of Family Courts</b>	1. Tehsildar Singh V. State of UP, AIR 1950 SC 1012
Constitution, power and functions, Administration of gender justice	2. State of U.P. V. Singhara Singh, AIR 1964 SC 359.
<b>Uniform Civil Code - need for</b>	3. Nisar Ali V. State of U.P. AIR 1957 SC 336.
Religious pluralism and its implications, Connotations of the directive	4. Purshottam Das Dalmia V. State of West Bengal, AIR 1961 SC. 1589.
contained in Article 44 of the Constitution, Impediments to the	5. State of Andhra Pradesh V. Cheemalapati Ganeshwara Rao, AIR 1963
formulation of the Uniform Civil Code., The idea of Optional Uniform	SC 1850
Civil Code.	6. Satwant Singh V. State of Punjab, AIR 1960 S.C. 266.
<b>Leading Cases</b>	<b>Select Bibliography :</b>
Shastri Yagna Purushdasji V/s Muldas, AIR 1966 S.C. 1153.	1. Ratan Lal : Criminal Procedure Code.
Hanooman Prasad V/s Mussamat Babooee Mandraj Kunwaree (1856) 6	2. Ganguly, A.C. : A Guide to Criminal Code Practice.
M.I.A. 305.	3. The Juvenile Justice (care and Protection of children) Act, 2000.
Gita Hariharan V/s Reserve Bank of India, AIR 1999 S.C. 1149.	4. Probation of Offenders Act, 1958.
Bipin Chander V/s Prabhavati, AIR 1957 S.C. 176.	5. Chakravarti, N.K. - Probation system - in the Administration of Criminal
Dr.N.G. Dastane V/s Sucheta Dastane, AIR 1975 S.C. 1534.	justice.
<b>Select Bibliography</b>	6. Tiwari Y.K.- CR.P.C (Hindi)
Paras Diwan, Law of Intestate and Testamentary Succession (1998),	7. Jain P.C.- CR.P.C (Hindi)
Universal.	8. M.D. Chaturvedi- CR.P.C etc. (Hindi)
Basu, N.D., Law of Succession (2000), Universal.	9. B.L. Babel- CR.P.C (Hindi)
Kusem, Marriage and Divorce Law Manual (2000) Universal.	<b>PAPER 3.3. THE CODE OF CIVIL PROCEDURE 1908</b>
Manchanda, S.C., Law and Practice of Divorce in India (2000) Universal.	<b>AND THE LIMITATION ACT, 1963.</b>
P.V.Kane, History of Dharmasastras Vol.2 pt.1 at 624-632 (1974).	Max. Marks : 100
A.Kuppuswami (ed.) Mayne's Hindu Law and Usage Ch.4(1986).	Min. Pass Marks 36
B.Sivaramayys, Inequalities and the Law, (1985).	<b>UNIT-I</b>
K.C.Daiya, "Population control through family planning in India,	Definitions, suits in general, suits of civil nature, stay of suit, Res judicata,
"Indian Journal of Legal Studies, 85 (1979).	Res subjudice, Foreign Judgment
J.D.M. Derrett, Hindu Law : Past and Present.	<b>UNIT-II</b>
J.D.M. Derrett, Death of Marriage Law.	Place of trial, Transfer of suits, Joinder, non-joinder and mis-joinder of parties
J.D.M. Derret, A Critique of Modern Hindu Law, (1970).	and causes of action, Service of Summon, Attachment before judgment, Arrest
Paras Diwan, Hindu Law (1985).	before Judgment, Supplemental proceedings.
S.T.Desai (ed.) Mulla's Principles of Hindu Law, (1998) -	<b>UNIT-III</b>
Butterworths-India.	Execution in general : Courts by which decrees may be executed, powers of
Paras Diwan, Family Law: Law of Marriage and Divorce in India, (1984).	the court executing the decrees. Transfer of decrees for execution and modes
A.M.Bhattachargee, Hindu Law and the Constitution (1994) Eastern	of execution, Stay of execution, Suits in particular cases (Orders xxix to xxxiii).
Law House, Calcutta.	Abatement of suits, summary proceedings.
Paras Diwan, Law of Adoption, Ministry, Guardianship and	<b>UNIT-IV</b>
Custody (2000), Universal.	Temporary injunction and Appointment of Receiver, Appeals-Appeals against
Paras Deewan- Hindu Law (Hindi)	order and appeal against decree, Review, Revision and Reference, Transfer of
U.P.D. Kesri- Hindu Law (Hindi)	cases, Restitutions, Caveat, Inherent powers
<b>PAPER 1.5. Family Law - II (Mohammedan Law)</b>	<b>UNIT-V</b>
<b>Max. Marks: 100</b>	<b>The Limitation Act, 1963 (Omitting the Schedule) Definitions : Purpose, Policy,</b>
<b>Min. Pass Marks : 36</b>	<b>Scope, Applicant, bond, Defendant, easement, good faith, plaintiff, period of</b>
<b>UNIT-I</b>	<b>limitation Relationship between limitation, laches, acquiescence, estoppels</b>
<b>Evolution and application of Law</b>	

(a) Arrest of Persons (Chapter V)	Origin, Development, Sources, Schools, Application, Interpretation,
(b) Process to compel appearance (Chapter VI)	conversion
(c) Process to compel Production of things (Chapter VII)	<b>Marriage</b>
(d) Information to the Police and their powers of Investigation (Chapter XII)	Nature of marriage, Essentials of marriage, Khyar-ul-bulug, Iddat, Khilwat-us-sahih
(e) Bail (Chapter XXXIII)	Matrimonial Stipulations, Kinds of marriages, Effects of marriages
(f) Jurisdiction of the courts in inquiries and trials (Chapter XIII);	<b>UNIT-II</b>
Order to furnish security for keeping peace and good behaviour (ss. 106-124)	<b>Mahar (Dower)</b>
(g) Maintenance of Public Order and Tranquility (Chapter-X)	Meaning, Nature, Kinds of Dower, Objects of Dower, Subject matter of Dower
Conditions requisite for initiation of proceedings, Complaints to Magistrates, Cognizance of Offence and Charge (Chapter XIV, XV and XVII).	Wife's right on non-payment of dower.
<b>UNIT-III</b>	<b>Dissolution of marriage</b> Historical background, Talaq, Various kinds of Talaq
<b>Types of Trials.</b>	Sec.2 of the Dissolution of Muslim Marriage Act, 1939., Legal Effect of Divorce.
(i) Trial before Court of Session (Chapter XVIII)	<b>UNIT-III</b>
(ii) Trial of Warrant and Summons Cases (Chapter XIX & XX)	<b>Pre-emption (Haq Shufa)</b>
(iii) Summary Trials (Chapter XXI)	Historical background of law., Meaning. Nature of Pre-emption., Classification of Pre-emption, Essential formalities, Right of Pre-emption when there is conflict of laws. Subject matter of pre-emption., Legal effect of pre-emption., Devices for evading pre-emption.
(iv) Maintenance of Wife, Children and Parents (Sec. 125 to 128).	<b>Gift (Hiba)</b>
<b>UNIT-IV</b>	Meaning, Requisites of valid gift., Gift of musha, Conditional and future gift.
<b>Judgment (Chapter XXVII)</b>	Life estate and life interest., Hiba-bil-ewaj, Hiba-ba-shart-ul-ewaj.
(a) Appeal (Chapter XXIX) Reference and revision (Chapter XXX).	<b>UNIT-IV</b>
(b) Misc. Provisions:	<b>Will (Vasiyat)</b> Competency of testator and legatee., Valid subject of will., Testamentary limitation., Formalities of a will., Abatement of Legacy.
(i) Irregular proceedings (Chapter XXXV)	<b>Legitimacy and Acknowledgement</b>
(ii) Period of Limitation (Chapter XXXVI)	Legitimacy and Legitimation., Presumption of Legitimacy under Muslim Law.
(iii) Autrefois acquit and Autrefois convict (Sec 300).	Presumption of Legitimacy under Sec.112 of the Indian Evidence Act.
(iv) Legal Aid to the accused at State Expenses (S. 303 & 304)	Conditions for valid acknowledgement.
(v) Pardon to an accomplice (Sec 306 to 308)	<b>Maintenance</b> Meaning, Persons entitled to maintenance, Principles of maintenance.
(vi) Saving of Inherent powers of High Court (Sec. 482).	Maintenance of Divorced Muslim woman under the Muslim woman (Protection of Right on Divorce) Act 1986 - a critical review. Death Bed Transactions., Meaning of Marz-ul-maut., Effect on Transactions during Marz-ul-maut.
<b>UNIT-V</b>	<b>UNIT-V</b>
<b>The Juvenile Justice Act, 2015.</b>	<b>Waqf</b> Meaning of waqf., Essentials of waqf. Kinds of waqf, Beneficiaries of waqf. Formalities for creating waqf., Waqf of musha, Administration of waqf. Mutawalli - Appointment, function, role, power, removal. Various muslim religious institutions. The waqf validating Act, 1913.
Definitions, Competent authorities and institutions for juveniles,	
Neglected Delinquent Juveniles. Procedures and competent authorities, special offences in respect of juveniles.	
<b>Probation of offenders Act, 1958:</b>	
Definitions, Power of court to require released offenders after admonition on probation of good conduct, power of Court to require released offenders to pay compensation under twenty one years of age, Variations of conditions of probation, Probation in case of 'Offender' failing to observe conditions of bond, provision as to sureties, Probation Officers, Duties of Probation Officers.	



**Inheritance** - General Principles of Law of inheritance., Classification of heirs under Hanafi and their shares and, distribution of property.

**Leading cases**

- 13.1 Maina Bibi V/s Choudhary Vakil Anmad (1925) 52 La. 145.
- 13.2 Habibur Rahman V/s Altaf Ali (1921) 481. A.114.
- 13.3 Monshee Bazul-ul-Raheem V/s Luteefutoon - Nissa (1861) 8 MIA. 379.
- 13.4 Abdul Fata V/s Russmoy Chaudhary (1894) 2ZIA76.
- 13.5 Mohd. Ahmad Khan V/s Shah Bano Begum AIR 1985 S.C. 945.

**Select Bibliography**

- 1. Fyzee, Muhammedan Law.
- 2. Mulla, Principles of Mohammedan Law.
- 3. A.M. Bhattacharygee, Muslim Law and the constitution.
- 4. Prof. B.L.Verma, Islamic law.
- 5. Dr. D.S. Thalore, Muslim Law, UBH Jaipur
- 6. AkilAhamed - Muslim Law

**PAPER 1.6**

**CONSTITUTIONAL LAW OF INDIA-I**

Max. Marks: 100

**Syllabus**

**Unit-I**

**Introductory** Making of Indian Constitution., Short Title, commencement of the constitution, authoratative text in the Hindi language, Nature and special features of the Indian Constitution! Challenges to Indian Federalism, Preamble, The Union & its territory Citizenship and state

**Fundamental Rights** - Concept of Fundamental Rights. Constitutional provisions relating to Fundamental rights. Articles 12 Definition of State, Article 13, Laws Inconsistent with Fundamental Right, Doctrine of Eclipse, Doctrine of waiver, Doctrine of severability. Article 14 to 18 Right to Equality

**Unit-II**

**Fundamental Rights** : Right to freedom Article 19-22, Right against exploitation Article 23, 24, Right to freedom of Religion Article 25-28, Cultural and Educational Rights Art 29, 30, Right to Constitutional Remedy; **The Union Executive** The President Election, qualifications, salary and impeachment, Power : Legislative, Executive and dictionary power Constitutional provision: and Vice-President of India, Council of Ministers. Prime Minister- Cabinet system- Collective responsibility, Coalition Government.

**Estoppels** : meaning, essentials, nature and its kinds. Competency of witnesses, when a person can be compelled to appear as witness, privileged communications and documents, accomplice, hostile witness.

**UNIT-V**

**Examination of Witnesses** : Order of examinations. kinds of examinations. leading question, impeaching the credit of witness, questions which can and which cannot be asked, refreshing the memory of witness, production of documents, Judge's power to put questions and to order production. Effect of improper acceptance or rejection of evidence.

**Leading Cases :**

- 1. Nishi Kant Jha V. State of Bihar, AIR 1969 SC 422.
- 2. Himachal Pradesh Administration v. Om Prakash AIR 1972 SC 975.
- 3. Sat Paul v. Delhi Administration, AIR 1976 SC 294.
- 4. Laxmipat Chorasias v. State of Maharashtra, AIR 1968 SC 938.
- 5. Pakala Narayan Swami v. Emperor, AIR 1939 PC 47.
- 6. Bhardwade Bhogin Bhan Herrji Bhai v. State of Gujarat AIR 1988 SC 753.
- 7. RM Malkani v. State of Maharashtra, AIR 1973 2SCR 417.

**Select Bibliography:**

- 1. Ratan Lal - The law of Evidence
- 2. Batuklal- Law of Evidence
- 3. Vepa P. Sarathi - Law of Evidence
- 4. Raja Ram Yadav- Law of Evidence (Hindi)
- 5. Shyam Sunder Sharma- Law of Evidence (Hindi)

**PAPER -3.2, THE CODE OF CRIMINAL PROCEDURE, 1973, JUVENILE JUSTICE ACT, 2015 AND PROBATION OF OFFENDERS ACT, 1958.**

Max. Marks : 100

Min. Pass Marks : 36

**Note :**

**UNIT-I**

**The Code of Criminal Procedure, 1973**

**1. Preliminary :**

- (a) Object, Extent and definitions (Chapter I) (b) Duties of Public: (i) To assist to police and Magistrate (ii) To give information about certain offences (Chapter IV Ss: 37 to 40)

**Criminal Courts** (a) Territorial divisions and. Classifications (Chapter II, Ss 6 to 25), (b) Powers (Chapter III, Ss. 26 to 31).

**UNIT-II**

**Pre-Trial Procedure :**



disproved, not proved, may presume, shall presume and conclusive proof, Presumptions of fact and law, presumptions regarding documents. Relevancy of facts : Explaining Res-gestae, occasion, cause, effect; motive, intention, preparation, previous and subsequent conduct, introductory and explanatory facts, facts not relevant when become relevant, accidental and incidental facts. Facts which need not be proved, improper admission and rejection of facts.

## UNIT-II

### Admission and Confession.

- (a) Admission : Definition, whose admission is relevant, relevancy of admission in civil cases, admission is not conclusive proof. Admission and Estoppel.
- (b) Confession : definition, its kinds, confession caused by inducement, threat or promise, confession to police officer, confession in the custody of police, confession to Magistrate, confession by co-accused.
- (c) Difference between admission and confession, Relevancy of statements.
- (d) Dying Declarations - The justification for relevance on dying declarations (Section 32), The judicial standards for appreciation of evidentiary value of dying declarations.
- Other Statement by Persons who cannot be called as Witnesses - General Principles, Special problems concerning violation of women's rights in marriage in the law of evidence.

## UNIT-III

Statement made under special circumstances.

Relevancy of judgement of a court of law.

Opinion of third person.

Opinion of experts / third person.

Relevancy of character

**Evidence :** Oral evidence, documentary evidence, kinds of documentary evidence, when secondary evidence is relevant. Public and private document. Exclusion of oral evidence by documentary evidence: Application of this principle and its exceptions, ambiguous documents, kinds of ambiguity.

## UNIT-IV

**Burden of Proof :** Meaning, general principles of burden of proof in civil and criminal cases and exceptions to it. When burden of proof shifts, proof of legitimacy of child, proof in dowry deaths and in the matters of rape.

## Unit-III

**The Union Legislature** Lok Sabha, Rajya Sabha, Legislative process privileges of the parliament & state legislature, legislative privileges and fundamental rights.

**Judiciary under the Indian Constitution : Judicial independence** The Union and State Judiciary - The Supreme Court and High Courts.

## Unit-IV

**Services under the constitution - Doctrine of Pleasure (Article 310), Protection against arbitrary dismissal, removal or reduction in rank (Article 311) and exceptions to Article 311., Public Service Commission of the Union and the states.**

## Unit-V

**Emergency** Meaning and scope., National, State and Financial emergency. **Proclamation of Emergency - conditions, effect of emergency on centre - state relations. Emergency and suspension of fundamental rights.**

### Leading cases

Keshvanand Bharti V/s State of Kerala, AIR 1973 S.C.1461

Maneka Gandhi V/s Union of India, AIR 1978 S.C. 597.

Indra Sawhney V/s Union of India, AIR 1993, S.C. 477.

S.R.Bommai V/s Union of India, AIR 1994, S.C. 1918.

Vishaka V/s State of Rajasthan, AIR 1997, S.C. 3014.

### Select Bibliography

D.D. Basu, Introduction of the constitution of India, Prentice Hall of India, Delhi.

H.M.Seervai, Constitution of India, Vol.1-3, Tripathi, Bombay.

V.N.Shukla, Constitutional law of India, Oxford.

G.Austin, Indian Constitution : Cornerstone of a Nation.

M.P.Jain, Indian Constitutional Law, Wadhwa and Company Nagpur.

Kagzi, The Constitution of India, India Law House, N.Delhi.

G.N.Pandey- Constitution of India (Hindi)

## PAPER 1.7

### CONSTITUTIONAL LAW OF INDIA-II

Max. Marks: 100

Min. Pass Marks: 36

### Syllabus

#### Unit-I

**Directive Principles and Fundamental Duties -**

Directive Principles – directions for social change -A new social order.

Interrelationship between fundamental rights and directive principles.

Fundamental Duties – The need and status in constitutional set-up.

#### Unit-II

**The State Executive** The Governor, The Council of Ministers, Relationship between the Governor and the Council of Ministers.

**The State Legislature** Vidhan Sabha, Vidhan Parishad.

The Panchyats The Municipalities

#### Unit-III

**Union and State Relationship** Legislative relationship, Administrative relationship, Financial relationship.

**Subordinate Judiciary Judges** : appointment, ; removal transfer and condition of services. Judicial review – nature and scope.

#### Unit-IV

- State liability in contracts and Torts. Suits by and against the state. Property Rights (Article 300-A). **Freedom of Trade, Commerce and Intercourse**

#### Unit-V

**The Amendment of the Constitution** Necessity of Amending provisions in the constitution. ; Procedure for Amendment. Amendments of fundamental rights. Judicial review of amendment and the theory of Basic Structure.

Temporary provision with respect of the state of J& K.

**Leading cases**

Keshvanand Bharti V/s State of Kerala, AIR 1973 S.C. 1461

Maneka Gandhi V/s Union of India, AIR 1978 S.C. : 597.

Indra Sawhney V/s Union of India, AIR 1993, S.C. 477.

S.R.Bomma V/s Union of India, AIR 1994, S.C. 1918.

Vishaka V/s State of Rajasthan, AIR 1997, S.C. 3014.

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- H.M.Seervai, Constitution of India, Vol.1-3, Tripathi, Bombay.

- V.N.Shukla, Constitutional law of India, Oxford.

- G.Austin, Indian Constitution : Cornerstone of a Nation.

- M.P. Jain, Indian Constitutional Law, Wadhwa and Company, Nagpur.

- Kagzi, The Constitution of India, India Law House, N.Delhi.

- J.N.Pandey- Constitution of India (English)

## LL.B. THIRD YEAR EXAMINATION

### COURSE CONTENTS

**Note :**

**Theories Paper (Compulsory and Optional Both)**

(XI) The syllabus has been divided into five units. Questions will be set from each unit .

(XII) The questions paper shall contain three section. Section A shall contain 10 questions two from each unit of 2 marks each. The Candidate is required to answer all the questions. The answers should not exceed 50 words. Section B shall contain 5 questions one from each unit with internal choice each question shall be of 8 marks. The answers should not exceed 200 words. The candidate is required to answer all the questions. Section C shall contain 5 questions of 20 marks each, one from each unit. The candidate is required to answer any 2 questions. The answers shall not exceed 500 words.

(XIII) In order to ensure that students do not leave out important portions of the syllabus, examiners shall be free to repeat the question set in the previous examination.

(XIV) In the case of discrepancies between English and Hindi Version, English Version will prevail.

(XV) Acts are to be read with their Amendments

**Practical Paper :**

(xi) The syllabus has been divided into four units. Questions will be set from each unit.

(xii) The questions paper shall contain three sections. Section A shall contain 8 questions two from each unit of 2.5 marks each. The Candidate is required to answer all the questions. The answers should not exceed 50 words. Section B shall contain 4 questions one from each unit with internal choice each question shall be of 10 marks. The answers should not exceed 200 words. The candidate is required to answer all the questions. Section C shall contain 4 questions of 20 marks each, one from each unit. The candidate is required to answer any 1 questions. The answers shall not exceed 500 words.

(xiii) In order to ensure that students do not leave out important portions of the syllabus, examiners shall be free to repeat the question set in the previous examination.

(xiv) In the case of discrepancies between English and Hindi Version, English Version will prevail.

Acts are to be read with their Amendments

### 3.1 LAW OF EVIDENCE

**Max. Marks : 100**

**Min. Pass Marks : 36**

#### UNIT-I

**Preliminary :** Application of Indian Evidence Act. Definitions: Court, fact-fact in issue and relevant fact, evidence - meaning and its kinds, proved,



Lok Adalat- organization, cognizances of cases, award and powers.

Pre litigation, conciliation and settlement

Permanent lok adalat- establishment, cognizance of cases, procedure and award

The Rajasthan State Legal Services Authority Regulations, 1999- Legal literacy,

legal awareness committee: Constitution and functions of High

Court and District Legal awareness committee

Organization of legal awareness camps by law schools

Role of voluntary organizations

**Leading Cases:**

1 Bandhua Mukti Morcha Vs Union of India AIR 1984 SC 802, (1984) 3

SCC 161

2 Olga Tellis v Bombay Municipal Corporation (1985) 3 SCC 545, AIR

1986 SC 180

3 Sukdas v. Union Territory of Arunachal Pradesh (1986) 2 SCC 401,

AIR 1986 SC 991

4 Sheela Barse Vs State of Maharashtra AIR 1983 SC 378

**Select Bibliography**

1 Dr. S.R. Myneni- Public Interest lawyering legal aid and para legal

services

2 Sujan Singh- Legal aid-human right to equality

3 S.S. Sharma- legal assistance to Poor

4 P.N. Bhagwati- legal aid as human right

5 P.N. Bajpayee- Legal aid and the Bar council

6 Sunil Deshra- lok adalats in India- genesis and functioning

7 Sampat Jain- Public Interest Litigation

8 Dr. Kailash Rai- Janhit Vakalat, vidhik sahyog evam ardh vidhik

sevayen.

9 Suresh Bhatia- Nirdhan Vidhik Shayta, Rajasthan Hindi Granth

Academy

10 P.M. Bakshi- Public Interest Litigation

**B. PRACTICAL PAPER**

The candidate shall be required to attend at least two legal aid camps organized by the college. The candidate shall also be required to present a report regarding the problem along with his suggestions.

(1) Attendance at the legal aid camp and submission of report- 10 Marks

(2) Viva voce- 10 Marks

The Viva-voce examination shall be conducted by a committee of 2

persons. In this committee there shall be one internal examiner and one

external examiner.

**PAPER 18 ENVIRONMENTAL LAW**

Max. Marks : 100

Min. Pass Marks : 36

**Syllabus**

**UNIT-I**

**Concept of Environment and Pollution** - Meaning and contents of

environment, Meaning and contents of pollution, Kinds of pollution, Effects

of pollution

**Legal Control : Historical Perspective** - Indian tradition : Dharma of

environment, British Raj - Industrial development and exploitation of nature

Nuisance Penal code and procedural codes Environmental Concerns in

Modern India

**UNIT-II**

**Constitutional Protection to environment** - Constitution making -

development and property oriented approach Fundamental Rights and

Environment - Rights to clean and healthy environment, environment /vs

development. Directive principles of state policy and environment

Fundamental Duties and environment . Other provisions of the constitution

relevant to environment Emerging Principles - polluter pays, precautionary

principle, public trust doctrine, sustainable development. Public Interest

Litigation Judicial Activism Pertaining to Environmental Pollution.

**UNIT-III**

**The Water (Prevention and Control of Pollution) Act, 1974** Application

of the Act, Definitions Constitution of central, state and joint boards Powers

and functions of the Board , Qualification and disqualification of the members

Prevention and control of water pollution and procedure thereof , Funds,

account and audit Penalties

**The Air (Prevention and Control of pollution) Act, 1981** Application of

the Act , Definitions Constitutions of central, State and joint boards Powers

and functions of the Board , Qualifications, and disqualifications of the

members Prevention and control of Air pollution and procedure thereof ,

Funds, account and audit Penalties

**UNIT-IV**

**Environment Protection Act, 1986** Application of the Act, Definitions,

General Powers of the central government including the powers to give

directions Prevention and control of environmental pollutions and procedure

thereof Penalties

**UNIT-V**

**Noise Pollution** Meaning of Noise pollution, Sources of Noise

pollution, Effects of Noise pollution Legal Control

**Forests and wild life protection**



**The Indian Forests Act, 1927** - Salient features of the Act, Applicability, Power to reserve forests, power to declare forests land, powers and functions of forest settlement officer, protected forests, penalties and contraventions.

**The Forest (conservation) Act, 1980**-Objectives, application and salient features of the Act, definitions, Restrictions on the de-reservation of forests, advisory committee, offences and penalties.

**Wild life (Protection) Act, 1972** - Objectives, applicability and salient features of the Act, Authorities, Duties of wild life Advisory Board, Hunting of wild animals, sanctuaries, National Park, Closed areas, central Zoo authority, Trade or commerce in wild animals, Animal articles and trophies, Prevention and detection of offences, penalties.

**International Regime** UN declaration on right to development, Stockholm, Rio etc. conferences. Green House effect and Ozone depletion Bio-diversity.

#### Leading Cases

M.C. Mehta V/s Union of India, AIR 1987 SC 965

M.C. Mehta V/s Union of India, AIR 1988 SC 1115

Vellore citizen's welfare forum V/s Union of India, AIR 1996 SC 2715

Tarun Bharat Sangh, Alwar V/s Union of India, AIR 1992 SC 514

A.P. Pollution control Board (II) V/s Prof. M.V. Nayudu, (2001) 2 SCC 62.

#### Select Bibliography

Aarmin Rosencenz, Environmental Law and policy in India, Oxford.

R.B. Singh & Suresh Mishra, Environmental Law in India, Concept Publishing Co., New Delhi.

Kailash Thakur, Environmental Protection Law and policy in India, Deep & Deep publications, New Delhi.

Leela Krishan, P, Law and Environment, Eastern, Lucknow

S.C. Shastri, Environmental Law, Eastern, Lucknow

S. Shantha Kumar, Introduction to Environmental Law, Wadhwa, Nagpur

Dr. C.P. Singh, Environmental Law (Hindi)

Satish Shastri, Noise Pollution (Hindi)

Aniurdh Prasad - Environmental Law (Hindi)

Dr. S.K. Saini and Dr. Surendra Singh - Environmental Law (Hindi)

#### PAPER 1.9 (A) LEGAL AID AND PARALEGAL SERVICES

##### CONSTITUTIONAL HISTORY

Max. Marks: 100 Min. Pass Marks : 36

#### Legal History of India

##### UNIT-I

**Judicial Systems in Ancient India** Judicial system in ancient India : Hindu period, Ancient Hindu social order and religions philosophy, Administration of justice, Judicial system in medieval India : Muslim period, The Mughal period : judicial system

#### PRACTICAL PAPER - 2.10 PUBLIC INTEREST LAWYERING; LEGAL AID AND PARALEGAL SERVICES

##### Syllabus

The paper shall consist of following two parts:

##### A. WRITTEN PAPER

##### B. PRACTICAL PAPER

Max. Marks: 80

Min. Pass Marks: 29

##### B. PRACTICAL PAPER

Max. Marks: 20 Marks

Min. Pass Marks: 7

The practical exam shall be conducted by a committee of 2 examiners. In this committee there shall be one internal examiner and one external examiner.

##### A. Written Paper

##### UNIT-I

**Introduction** PIL- its origin and meaning Scope and nature of PIL Object of PIL PIL and Private Interest Litigation

**Locus Standi** Principle of locus standi- traditional approach Liberal approach Guidelines for entertaining a PIL Petition by public spirited person or association Misuse of PIL

**PIL and enforcement of Fundamental Rights** General Compensation for breach of fundamental rights Compensation for illegal detention Compensation to victim of police atrocities. PIL as a redress to custodial violence cases. PIL and Environmental Law

##### UNIT-II

##### Pollution- a curse to mankind.

Pollution free environment as a fundamental right.

Enforcement of environmental laws through filing PIL.

##### PIL for the enforcement of the rights of weaker sections of the society

For the enforcement of the rights of women.

For the enforcement of the rights of children.

For the enforcement of the rights of bonded labour.

##### UNIT-III

**Legal Aid** : Meaning, Nature, Scope, and Development Constitutional provisions; Provision of civil procedure code and code of criminal procedure regarding legal aid The Legal Services Authorities Act and legal aid.

Drafting of PIL petitions and writing of applications for legal aid

##### UNIT-IV

**The Legal Services Authorities Act, 1987 (as amended by the Act of 2002)**

The national legal services authority- constitution and functions

State legal services authority- constitution and functions

District legal services authority, Taluk legal services committee- constitution and functions

protection, promotion of fair competition. Account, audit, money lending, re-organization and reconstruction, supervision and winding up. Control by ombudsman Reserve Bank of India (RBI) Act, 1934: definition, functions and powers, supervision and control over the other banks, control over non-banking financial institutions, capital management and business, determination of bank rate policy.

#### UNIT-IV

##### Lending by Banks

Principles of good lending, Securities for bank advances- pledge, mortgage, charge, goods or documents of title to goods, life insurance policies as securities, debentures as security, guarantee as security. Contract of guarantee and contract of indemnity., Repayment, interest: rule against penalties. Default and recovery- debt recovery tribunals- constitution and functioning.

##### Letter of Credit and Demand guarantee

Letter of credit, Basic features Parties to a letter of credit Fundamental principles

Demand guarantee- legal character, distinction between irrevocable letter of credit and demand guarantees

#### UNIT-V

##### Law relating to negotiable instruments: (Negotiable Instruments Act, 1881)

Negotiable instruments- kinds, Holder and holder in due course, Parties, negotiation, presentment, Discharge from liability, Dishonour- civil and criminal liability Duty to honour customer's cheques- conditions, exceptions to the duty to honour cheques Money paid by mistake The collecting banker- liability for conversion, duties, good faith and statutory protection to the collecting banker.

##### Leading Cases:

1. A.B. Miller Vs National Bank of India ILR 19 Cal 146
2. National Insurance Co. Ltd Vs Seema Malhotra (2001) ILRI 543
3. Radha Kisan Vs Hira Lal AIR (1919) Nag 39
4. Maneckji Pestonji Bharucha Vs Wadilal Sarabhai AIR 1926 PC 38
5. Nawab Major Sir Mohammad Akbar Khan Vs Attar Singh AIR 1936 PC 171

##### Select Bibliography-

1. S.N. Gupta, The Banking Law in theory and practices.
2. S.N. Gupta, Banks and the consumer protection law.
3. Mukherjee, T.K.- Banking Law and Practice.
4. Shekhar K.C- Banking theory and practice.
5. Kailash Rai- Negotiable Instrument Act.
6. Sharma and Sharma- Banking Vidhi.
7. Mangilal Sharma: Banking Vidhi Evam Vyavhar

##### Administration of Justice in Bombay, Madras and Calcutta

Emergence of the East India Company development of authority under charters. Trading body to a territorial power: subsequent charters,

Administration of justice in Madras from 1639 to 1726, Administration of justice in Bombay 1668-1726, Administration of justice in Calcutta 1619-1726.

##### The Mayors Court

Genesis of the Charter of 1726, Provisions of the charter, Working in judicial system, Charter of 1753, Defects of judicial systems.

#### UNIT-II

##### Adalat System

Grant of Diwani, Execution of Diwani Functions, Judicial plan of 1772, Defects of the plan, New Plan of 1774, Reorganization of

adalats in 1780, Reforms of 1781, The first civil code, Reforms in the administrations of criminal justice.

##### The Regulating Act 1773

Charter of 1774 and the Supreme Court of Calcutta, Some land mark cases: Issue of Raja Nandkumar (1775) : whether a judicial murder?, The Patna cases (1777-79), The Cossijurah case (1779-80),

Act of settlement 1781, Major defects, Supreme Courts at Calcutta, Madras and Bombay, Law and administration in the Supreme Court.

##### Judicial Reforms

Judicial reforms of Cornwallis, Problems of judicial reforms 1793 1833, Impact of reforms by Cornwallis 1793, Reforms of Sir John Shore (1793) Reforms of Lord Wellesley (1798), Reforms of Lord Cornwallis

(1805), Reforms of Lord Minto (1807), Lord Hastings' administration of justice (1813), Judicial reforms of Lord Bentick (1828), Defects of the systems.

#### UNIT-III

##### Establishment of the High Courts

The Indian High Courts Act 1861, Charter of Calcutta High Court, Allahabad High Court, The Indian High Courts Act 1911, The Government of

India Act 1915: other High Courts, Jurisdiction of high courts, Posts constitutional developments.

##### Growth of Criminal Law.

##### Growth of personal Law of Hindus and Muslims.

##### Charter Act 1833.

##### Growth of Justice, equity and good conscience.

#### UNIT-IV

##### The Indian Councils Act 1909,

##### The Government of India Act 1919,

#### UNIT-V

##### The Federal Court of India

Foundation of the Federal Court, Jurisdiction, Authority of law, Expansion of jurisdiction, Abolition of the Federal Court, An assessment.

##### Privy Council

Jurisdiction, Appeals from India, A unique institution.

##### The Supreme Court of India

Origin, Constitution, Jurisdiction and powers, Doctrine of precedents and the Supreme Court Recent Changes.



**Influence of English Law in India.** unemployment insurance, social insurance for agricultural and un-organized labourers.

**Prerogative writs in India.**

**Racial discrimination.** **Public liability insurance: the scheme and authorities**

**The Simon Commission and developments up to 1935,**

**The Government of India Act 1935,** **Leading cases:**

**The Cripps Mission,** 1 Glickman Vs Lancashire and General Assurance Co. (1925) 2 KB 593

**The Cabinet Mission,** 2 Johnson Vs Marshall (1906) AC 409

**The Indian Independence Act 1947.** 3 Digby Vs General Accident Fire and Life Insurance Co. Ltd. (1943) AC 121

**Leading Cases -** 4 Minu B. Mehta Vs Balakrishna AIR 1977 SC 1248

(i) Raja Nand Kumar case. 5 Prudential Insurance Co. Vs Inland Revenue Commissioner (1904) 2 KB 658.

(ii) The Cossijurah Case

(iii) The Patna Case

(iv) Kamaluddeen Case

**Select Bibliography**

Courtney Ilbert, Government of India (1962)

Courtney Ilbert, The mechanics of Law Making (1914)

M.P. Jain, Constitutional Law of India (1987) Tripathi, Bombay

M.P. Jain, Outlines of Legal History (1998), Tripathi

M. Rama Jois, Legal and constitutional History of India (1984)(Two volumes)

A.B. Keith, Constitutional History of India 1600-1936 (1936)

A.C. Banerjee - The making of Indian Constitution.

Rankin, G.C. Background to Indian Law (1946)

V.D. Mahajan - Constitutional History of India.

V.D. Kulshreshtha, Landmarks in Indian Legal History (1992), Eastern Lukhnow.

B.S. Sinha - Legal and Constitutional History.

Eric Stakes, The English Utilitarian's and India (1992), Oxford, Delhi.

**PAPER 1.9 (B) Rajasthan Local Laws** **UNIT-II**

**Max.Marks : 100** **Min.Pass Marks : 36** **Banks and Customers**

**UNIT-I** 2.1 Customer: meaning

**Rajasthan Panchayati Raj Act., 1994** Institution, Development, Basic and Wardsabha, Gram Sabha, Panchyatiraj. 2.2 Banker and customer relationship

**UNIT-II** 2.3 Rights and obligations of banks- Right of set off, banker's lien, right to charge interest and commission, obligation to honour customer's cheques.

**Rajasthan Municipalities Act, 2009** 2.4 Duty- Duty of confidentiality, nature and justification of the duty, exceptions

**Historical Background, Definitions, Constitution, Election** (Sections - 1-37) 2.5 Accounts of Customers- Current accounts, deposit accounts, joint accounts, trust accounts.

**UNIT-III** **UNIT-III**

**Rajasthan Municipalities Act, 2009 Recognition, Removal etc. Etc.** (Sections 38-344) **Control over Banks :** Control by Government and its agencies Need for elimination of systematic risk, avoidance money Laundering, consumer



<p><b>PAPER - 2.9 (B) INSURANCE LAW</b>  <b>Max. Marks: 100</b>      <b>Min. Pass Marks: 36</b></p>	<p><b>UNIT-IV</b>  <b>Rajasthan Right to Hearing Act, 2012</b> Introduction, Complaint, Appeal, Revision etc. Institutions, Power of Sate Govt. Misc.</p>
<p><b>Syllabus</b>  <b>UNIT-I</b></p>	<p><b>UNIT-V</b>  <b>Rajasthan Guaranteed Delivery of Public Service Act, 2011</b>                  Background, Development, , Appeal, Revision, Providing Service Penalty Action in Good Faith.</p>
<p><b>Introduction-</b> definition, nature and history of insurance, concept of insurance and law of contract and law of torts, future of insurance in globalize economy, history and development of insurance in India, insurance regulatory authority- role and functions.</p>	<p><b>PAPER 1.9 (C) Criminal Minor Act</b>  <b>UNIT-I</b>                  Narcotics Drugs Psychotropic Substance Act, 1985- Historical Background, Contribution Purpose, Preliminary, Authorities and officers, National Fund for Control of Drug Abuse, Prohibition, Control and Regulation, Offences and Penalties, Procedure, Forfeiture of Property etc. Punishment.</p>
<p><b>General principles of law of insurance-</b> Contract of insurance- classifications of contract of insurance, nature of various insurance contracts and parties thereto principle of good faith, insurable interest, the risk, the policy-classification of policies- its forms and contents, its commencements, duration, cancellation, alteration, rectification, renewal, conditions of the policy.</p>	<p><b>UNIT-II</b>                  SC/ST (Prevention of Atrocities Act, 1989) Preliminary, Historical Background, Role, Purpose, Offenders, Victims, Offences, Punishments etc. Special Courts, Investigation, Rehabilitation.</p>
<p><b>UNIT-II</b>  <b>Life Insurance:</b> Nature and scope of life insurance, definition, kinds of life insurance, the policy and formation of a life insurance contract, event insured against life insurance contract, circumstances affecting the risk, amount recoverable under life policy, persons entitled to payment and settlement of claims.</p>	<p><b>UNIT-III</b>                  Protection of Child from Sexual Offences Act, 2012 – Historical Background, Purpose, Preliminary, Sexual Offences against children, using child for pornographic Purposes and Punishment, Abetment of and Attempt to commit offence, , Procedure for Reporting, Procedures for Recording Statement of the Child, Special courts, Procedure and powers, Miscellaneous.</p>
<p><b>UNIT-III</b>  <b>Marine Insurance:</b> (The Marine Insurance Act, 1963) Nature, scope, classification of marine policies, insurable interest, insurable value, conditions of policy. Voyage-deviations, perils of the sea, partial loss of ship and of freight, salvage, general average, particular charges, measure of indemnity, total valuation, liability to third parties.</p>	<p><b>UNIT-IV</b>                  I.T. Act., 2000 (A): Special Emphasis on Cyber Crimes. Historical Background, Preliminary Digital Signature, Attribution, Acknowledgement, Dispatch of Electronic Records, Secure Electronic, records and digital signatures, Regulations of Certifying Authorities .</p>
<p><b>Fire insurance:</b> nature of fire insurance contract, non-disclosure and misrepresentation, standard fire policy, proximate cause, claims.</p>	<p><b>UNIT-V</b>                  I.T. Act., 2000 (B): Digital Signature certificates, Duties of Subscribers, penalties and Adjudication, Cyber Regulations Appellate Tribunal, Offences, Network service providers not to be liable in certain case, Miscellaneous cyber crimes</p>
<p><b>UNIT-IV</b>  <b>Insurance against third party risks:</b> The Motor Vehicle Act 1988-chapter VIII- definitions, abuse, drives and motor vehicles, requirements of policy, statutory contract between insurer and drive rights of third parties, limitation of third party's rights, duty to inform third party, claims tribunal- constitution, functions, applications for compensation-who can apply? Procedure and powers of claims tribunal- its award.</p>	<p><b>PAPER 1.10 PROFESSIONAL ETHICS, LAWYER'S ACCOUNTABILITY AND BAR - BENCH RELATIONS.</b>                  This paper will consist of following two parts –                  Written Paper : 80 marks      <b>Min. Pass Marks : 29</b>                  Practical Exam.: 20 marks      <b>Min. Pass Marks : 7</b></p>
<p><b>UNIT-V</b>  <b>Social insurance in India:</b> important elements in social insurance, its needs, commercial insurance and social insurance. Sickness insurance, Adarkar Scheme, Stack and Rao scheme for wage earners and others risks covered, maturity and other benefits. Old age, premature death and invalidity insurance or pension insurance, public provident fund,</p>	<p>The Practical examination shall be conducted by a committee of 2 examiners. In this committee there shall be one internal and one external examiner. The students have to clear the written paper as well as Viva Voce separately, i.e i.e. 29 in marks in the written and 7 marks in the viva voce. Are necessary.</p>

<p><b>UNIT-I</b></p> <p><b>Basic Postulates of Administration of Justice</b> Image of justice, Wheels of the chariot of justice. Bench-Judges in the image of justice. Bar-Act, Plead and Dress of Advocate.</p>	<p><b>General Perspective :</b> History of tax law in India, fundamental principles relating to tax laws, concept of tax, nature and characteristics of taxes, distinction between tax and fees, tax and Access, direct and indirect taxes, tax evasion and tax avoidance, scope of taxing powers of parliament, state legislature and local bodies.</p>
<p><b>Historical Evolution of Legal Profession.</b> Legal Profession in Ancient India. Position of Legal Profession in Muslim Regime. Legal Profession during the British Regime.</p>	<p><b>UNIT-II</b></p> <p><b>Income Tax Act, 1961, Income under the Head 'Salaries' Income from House Property, Income of other persons included in Assessee's Total income</b></p>
<p><b>Autonomy of Legal Profession</b> Indian Bar Committee, 1923 , Indian Bar Council Act, 1926 , All India Bar Committee, 1951, Unified Bar - The necessity of time., 14th Report of the Law Commission., Advocates Act, 1961., Provisions which strengthen Unified Bar., Organization of Bar on All India Basis, Constitution of Bar Council and Elections., Admission and Disciplinary action., Regulation of Legal Education.</p>	<p><b>UNIT-III</b></p> <p><b>Profits and Gains of Business or Profession, Depreciation allowance, Capital Gains, Income from other sources, Set off and carry forward of losses</b></p>
<p><b>Image/Position of Legal Profession in Society</b> Advocacy is a profession not a business., Legal profession is a noble profession., Deterioration in Image of Legal Profession in Independent India. Role of Lawyers in Society.</p>	<p><b>UNIT-IV</b></p> <p><b>Return of Income, Assessment and Re-assessment, Assessment of Firms and Partners and Penalties offences and prosecution under this Act, Appeal and revision</b></p>
<p><b>UNIT-II</b></p> <p><b>The necessity of the Professional Ethics.</b> The Art of Advocacy., Professional Ethics. Nature of Professional Ethics and the problems of the code of Ethics. Advantages of having codified professional ethics. Professional Ethics - Rules of Conducts.</p>	<p><b>UNIT-V</b></p> <p><b>WEALTH TAX ACT</b></p> <p><b>Valuation date, Net Wealth, Incidence of Tax, Assets, Assets exempted from Tax</b></p>
<p><b>Bar-Bench Relationship</b> General Conception., Advocates duty to the Court., Duty of Judge towards the Advocate., Duty of the Bar towards the Bench. Grounds of disputes in Bar-Bench Relations. Suggestions to improve Bar-Bench Relations.</p>	<p><b>Return of Wealth, Assessment, Time limit for completion of assessment</b></p> <p><b>KEY FEATURES OF CENTRAL GOODS AND SERVICES TAX ACT, 2017</b></p>
<p><b>UNIT-III</b></p> <p><b>Relationship between an Advocate and his client.</b> Code of conduct., Lawyers-client Relationship. Do's and Don'ts for advocate towards client.</p>	<p><b>Leading Cases:</b></p> <p>1 P. Krishana Menon Vs CIT, AIR 1956 SC 75</p> <p>2 CIT West Bengal Vs Benoy Kumar Saha Roy, AIR 1957 SC 761</p>
<p><b>Accountability of lawyers.</b></p> <p><b>Professional Ethics and Advocates Duties to colleagues and others</b></p> <p>Advocates duty to colleagues., Advocates duty to opponents. Advocates duty towards witnesses. Advocates duty to public. Illustrations of other misconduct. Disciplinary committee's approach in case of professional or other Misconduct.</p>	<p>3 Mala Ram &amp; Sons Vs CIT AIR 1956 SC 367</p> <p>4 Pingle Industries Ltd Vs CIT AIR 1960 SC 1934</p> <p>5 Banaras Cloth Dealers Syndicate V. Benaras 1964 ITR 50</p> <p>6 CIT Vs Kothari (1963) 40 ITR 107 (SC)</p>
<p><b>UNIT-IV</b></p> <p><b>Contempt of Court</b> Purpose and meaning of contempt of court., Contempt of Court by Judge, lawyers and state., Contempt by Judge, Magistrate or other persons acting judicially. Contempt of Court by Advocates. Contempt of Court by State, Corporate bodies and their officers. Punishment - Nature and Extent. Power of Superior Courts in Contempt cases. Safeguards available in contempt cases.</p>	<p><b>Select Bibliography</b></p> <p>1 Ramesh Sharma, Supreme Court on Direct taxes</p> <p>2 Kanga and Palkiwala, The Law and practice of Income Tax</p> <p>3 R.V. Patel, The Central Sales Tax Act</p> <p>4 S.D. Singh, Principles of Law of Sales Tax</p> <p>5 H.C. Malhotra, Aykar Vidhan Lekha</p> <p>6 Bhagwati Prasad, Aykar Vidhi</p> <p>7 S. Bhattacharya : Indian Income Tax Law and Practice.</p> <p>8 A.K. Saxena : Law on Income tax in India.</p> <p>9 Nathulal Jain : Ayakar Vidhi,</p> <p>10 Kailash Rai : Ayakar Vidhi,</p>



**Contractual and tortious liability of state:** Tortious liability, sovereign and non sovereign functions, statutory immunity, act of state, contractual liability of government, government privilege in legal proceedings-state secrets, public interest, transparency and right to information.

**Corporation and Public undertakings:-** State monopoly, liability of public and private corporations- departmental undertakings, legislative and governmental control, legal remedies, accountability- committee on public undertakings, estimate committee.

**Public inquiries and commission inquiry, ombudsman:** lokpal, lokayukta, vigilance commission, parliamentary committees.

**Right to Information Act, 2005**

**Leading cases:**

1. A.K. Kraipak Vs Union of India AIR 1970 SC 150
2. In re Delhi Laws Act, AIR 1951 SC 332
3. Raj Narayan V/s. Chairman, Patna Administration Committee Patna AIR 1954 SC 569
4. Syed Yaqoob vs Radha Krishnan AIR 1964 SC 477
5. Rohtash industries Pvt Ltd Vs S.D. Agarwal AIR 1969 SC 707
6. State of Karnataka Vs Union of India AIR 1978 SC 68

**Select Bibliography :-**

1. M.C.J kagzi- The Indian Administrative Law
2. I.P. Massey: Administrative Law
3. D.D. Basu: Administrative Law
4. M.A. Fazal: Judicial control of Administrative action in India, Pakistan and Bangladesh
5. Wade: Administrative Law
6. S.P. Sathe: Administrative Law
7. U.P.D. Kesari: Prashasnic Vidhi
8. Jain and Jain- Principles of Administrative Law
9. J.J.R. Upadhayay- Prashasnic Vidhi

## PAPER - 2.9 (A) TAXATION LAWS

Max. Marks: 100

Min. Pass Marks: 36

### Syllabus

#### UNIT-I

Basic concept : Assessment year, Previous year, Person, Assessee, Income,

Agricultural Income, Casual Income, Capital Asset, Charitable purpose, Total Income, Gross Total Income, step system and slab system, Capital and Revenue, Avoidance of tax and tax evasion, Income tax authorities,

Residential; status and Tax Incidence – Exemptions and deductions of

Income

**Authorities and Procedures to deal with professional , misconduct and remedies against their order.**

State Bar Council and its disciplinary committee.

The Bar Council of India and its disciplinary committee.

Remedies against the order of punishment.

Quantum of punishment.

**Leading Cases**

1. In Re Vinay Chandra Mishra.
2. Hikmat Ali Khan v/s Ishwar Prasad Arya & others 1997,3SCC 1608
3. P.D. Gupta V/s Ram Murli and another. 7 S.C.C. 147 AIR 1998 S.C.283.
4. D.S. Dalal V/s State Bank of India and others. AIR 1993 S.C. 1608.
5. Delhi Judicial Services Association, Tis Hazari Court V/s State of Gujrat, AIR 1991 S.C. 2176.

**Select Bibliography**

1. The Bar Council Code of Ethics.
2. The contempt of Court Act.
3. Dr. Anirudh Prasad, Principles of the Ethics of Legal Profession in India.
4. Mamta Rao, Professional Ethics.
5. Raju Ramachandran, Professional Ethics : Changing profession, changing ethics, Butter worths, New Delhi.
6. Dr. Murlidhar Chaturvedi- Professional Ethics, Accountability of Lawyers and bench (Hindi)

**Practical Exam:**

The candidate shall be required to submit in writing the facts, arguments and the principles of law laid down in any two important decisions of the Supreme Court and disciplinary committee of Bar Council of India. The division of marks will be as under :

- (1) Record submitted by the student 10 marks
- (2) Viva-voce 10 marks

The Viva-voce examination shall be conducted by a committee of 2 persons.

In this committee there shall be one internal and one external examiner.





**LL.B. SECOND YEAR EXAMINATION****PAPER - 2.8 ADMINISTRATIVE LAW****COURSE CONTENTS**

Max. Marks: 100

Min. Pass Marks: 36

**Syllabus**  
**UNIT-I****Note : Theories Paper (Compulsory and Optional Both)**

(VI) The syllabus has been divided into five units. Questions will be set from each unit.

(VII) The questions paper shall contain three sections. Section A shall contain 10 questions two from each unit of 2 marks each. The Candidate is required to answer all the questions. The answers should not exceed 50 words. Section B shall contain 5 questions one from each unit with internal choice each question shall be of 8 marks. The answers should not exceed 200 words. The candidate is required to answer all the questions. Section C shall contain 5 questions of 20 marks each, one from each unit. The candidate is required to answer any 2 questions. The answers shall not exceed 500 words.

(VIII) In order to ensure that students do not leave out important portions of the syllabus, examiners shall be free to repeat the question set in the previous examination.

(IX) In the case of discrepancies between English and Hindi Version, English Version will prevail.

(X) Acts are to be read with their Amendments

**Practical Paper :**

(vi) The syllabus has been divided into four units. Questions will be set from each unit.

(vii) The questions paper shall contain three sections. Section A shall contain 8 questions two from each unit of 2.5 marks each. The Candidate is required to answer all the questions. The answers should not exceed 50 words. Section B shall contain 4 questions one from each unit with internal choice each question shall be of 10 marks. The answers should not exceed 200 words. The candidate is required to answer all the questions. Section C shall contain 4 questions of 20 marks each, one from each unit. The candidate is required to answer any 1 questions. The answers shall not exceed 500 words.

(viii) In order to ensure that students do not leave out important portions of the syllabus, examiners shall be free to repeat the question set in the previous examination.

(ix) In the case of discrepancies between English and Hindi Version, English Version will prevail.

(x) Acts are to be read with their Amendments

**Syllabus**  
**PAPER - 2.1 JURISPRUDENCE**

Max. Marks: 100

Min. Pass Marks: 36

**UNIT-I****Introduction:** Meaning, definition, nature, scope and importance of**Jurisprudence****Evolution, nature and scope of Administrative Law-** from a laissez faire to a social welfare state, evolution of administration as the fourth branch of government, conseil' detate, definition and scope of Administrative Law, relationship between Constitutional Law and Administrative Law, separation of powers and rule of law**Civil services in India-** Nature and organization of civil services: from colonial relics to democratic aspiration, powers and functions, accountability and responsiveness: problems and perspective, administrative deviance-corruption, nepotism and mal-administration**UNIT-II****Legislative powers of administration-** Necessity for delegation of legislative power, constitutionality of delegated legislation- powers of exclusion, inclusion and power to modify statute, requirement for the validity of delegated legislation. Legislative and judicial control of delegated legislation, sub-delegation of legislative powers, publications of delegated legislation, administrative directions, circulars and policy statements.**UNIT-III****Judicial powers of administration-**

(i) Need for devolution of adjudicatory authority on administration. Administrative tribunals-need, nature, constitution, jurisdiction and procedure. Distinction between quasi-judicial and administrative functions.

(ii) Principles of natural justice- the right to hearing- essential of hearing process, no man shall be judge in his own cause, no man shall be condemned unheard, reasoned decisions, the right to counsel.

**UNIT-IV****Judicial control of administrative action:** grounds-jurisdictional error, ultravires, abuse and non exercise of jurisdiction, error apparent on the face of record, violation of principles of natural justice, violation of public policy, unreasonableness and legitimate expectation. Remedies in judicial review, writs, declaratory judgments and injunctions, specific performance and civil suits for compensation.**Administrative discretion-** Need for administrative discretion, administrative discretion and rule of law, limitations on exercise of discretion-malafide exercise of discretion, constitutional imperative and use of discretionary authority.**UNIT-V**

nominees; recovery of gratuity, appointment of inspectors and their powers; penalties, cognizance of offence; protection of action taken in good faith; protection of gratuity.

Maternity Benefit Act, 1961 Definition, Maternity benefits; Right, obligations, Inspectors : appointment, power,, duties, penalties and Miscellaneous provision.

### Unit-V

**Remuneration for labour-** Theories of wages, concept of wages, components of wages, disparity in wages. The Minimum Wages Act, 1948: objects, definitions, fixation of minimum rates of wages, inspectors, payment of minimum rates of wages, overtime claims. Payment of Wages Act, 1936.

**Leading Cases:-**

1 Workmen of Indian Standard Institutions V. Indian Standard Institution AIR 1976 SC 145.

2 Burmah Shell Co Vs Burmah Shell Management Staff Association 1970 I FLLJ. 590 SC, AIR 1971 SC 922.

3 Workmen of firestone Tyre and Rubber Co. Ltd. Vs. The Management of Firestone Tyre and Rubber Co. Ltd. AIR 1972 SC 1227.

4 Delhi Cloth and General Mills Co Ltd Vs Ludh Budh Singh AIR 1972 SC 1031

5 Jay Engineering Works Vs State of West Bengal, AIR 1990 Cal 406

6 Bidi Leaves and Tobacco Merchants Association India and other Vs State of Bombay AIR 1962 SC 486

7 Bangalore Water Suppy Vs A. Rajappa AIR 1978 SC 548

8 Express Newspapers Ltd Vs Union of India AIR 1958 SC 578

**Select Bibliography-**

1 O.P. Malhotra: Law of Industrial Disputes

2 S.C. Srivastava: Social Security and labour laws

3 V.V. Giri: Labour problems in Indian industry

4 R.C. Saxena: Labour problems and social welfare

5 S.N. Mishra: Labour and Industrial Laws

6 Anil Sachdeva: Industrial and Labour Laws

7 K.N. Pillai: Labour and Industrial Laws

8 Ganga Sahai Sharma: Shram Vidhi

9 N.D. Sharma : Shram Vidhi

10 Gopi Krishan Arora : Shram Vidhi

**Norms and the normative system :** Different types of normative systems, such as of games, language, religious orders, unions, clubs and customary practice. Legal systems as a normative order: similarities and difference of the legal system with other normative systems. Law: Nature and definition given by different jurists.

### UNIT-II

**Schools of Jurisprudence:** Analytical positivism, Natural Law School, Historical School, Sociological School Economic Interpretation of Law, Realist School.

**The Indian Jurisprudence:** Origin and its nature, The concept of 'Dharma'

### UNIT-III

**Purpose of Law:** Justice, meaning and kinds, Justice and law: Approaches of different schools; Power of the Supreme Court of India to render complete Justice in a case with special reference to Article 142. Critical studies, Feminist Jurisprudence.

**Sources of Law:** Customs, legislations, judicial precedent and Juristic writings as a source of law. Concept of Stare decisis, obiter dicta and Ratio decedendi.

### UNIT-IV

**Persons:** Nature of personality, status of the unborn, minor, lunatic, drunken, dead person, idol and mosque; corporate personality- Corporate sole and corporate aggregate; dimensions of the modern legal personality of non-human beings.

**Possession:** Concept and kinds of possession.

**Ownership:** The concept, kinds, Relation between possession and ownership.

### UNIT-V

**Concept of legal rights, its kinds and right-duty corelation.**

**Title**

**Property:** Concept and kinds of property.

**Liability:** Conditions required for imposing liability, wrongful act-damnum sine injuria and injuria sine damnum. Causation, mensrea, intention, motive. Malice, negligence and recklessness. Strict and vicarious liability.

**Obligation-** nature, kinds and sources of obligation.

**Procedure:** difference between substantive and procedural laws.

Evidence-nature and kinds. Theory of Punishment, Administration of Justice, Capital Punishment

**Leading Cases**

1. Keshavanand Bharti Vs State of Kerala, AIR 1973 SC 1461 (Per Mathew J.)- Paras 1617-1620 (Sovereignty) 1685-1698 (Natural Law and Natural rights) 1726-1729 (Roscoe pound and Sociological Jurisprudence) 1738-1751 (Property rights and Social Justice).



2. A.K. Gopalan Vs State of Madras, AIR 1950 SC 27 (S.970 paras 18, 19 Per Kania C.J.) Paras 107-109 (Per Patanjali Shastri) Para 192 (Per Mukherji J.) Paras 228 (Per Das J. Natural Law and Positive Law)
3. Maharaja Shree Ummed Mills Ltd Vs Union of India, AIR 1963 SC 953 Paras 12, 13, 14 (Per SK. Das J.) Concept of Law; Legislative agreements)
4. Jaipur Udyog Ltd Vs Income Tax Commissioner, AIR 1965 Raj 162 Paras 12, 13, 14 (Per Tyagi J.) (Sovereignty, Separation of powers and functions).
5. Shrimati Indira Nehru Gandhi Vs Raj Narayan, AIR 1975 SC 2299 Paras 219 and 299 (Per Mathew J.) (generally as a property of law.)
6. In Re Article 143 (Keshav Singh) AIR 1965 SC 745 paras 9-17 (Per sarkar J. Law making by judicial and legislative comity).
7. Bengal Immunity Co. Vs State of Bihar, AIR 1955 SC 661 (Precedent)
8. Trilokchand Motichand, V. H.B Munshi AIR 1970 SC 898 (Para 4 to 11, per Hidayatulla C.J.) Para 36 per Bhachawat J.; Para 59-63 per Hegde J.). These excerpt illustrate problems and uses of Hohfeld analysis.

**Bibliography**

1. Salmond: Jurisprudence
2. Dias: Jurisprudence
3. Wayne Morrison: Jurisprudence
4. Julius stone: The province and function of Law
5. Holland: Jurisprudence
6. S.N. Dhyani: Jurisprudence- A study of Indian Legal Theory
7. N.V. Paranjape: Vidhi Shastra
8. V.D. Mahajan, Jurisprudence and Legal theory
9. Bodenheimer Jurisprudence- The Philosophy and method of law.
10. Mulla- Hindu Law
11. Mani Tripathi- Jurisprudence (Hindi)

**PAPER - 2.2 LAW OF CRIMES**

**Max. Marks : 100 Min. Pass Marks : 36**

**Syllabus**

**UNIT-I**

**General Introduction-** Concept of crime: Its definition, nature and scope. Distinction between crime and other wrongs. Applicability of IPC: Intra and Extra territorial operation. Salient features of the IPC, general explanations.

**Elements of criminal liability:** Mental elements in crime- mensrea (evil intention), its importance and exceptions. (Trends to fix liability without mensrea). State's power to determine acts or omissions as crime.

- 8 Express Newspapers Ltd Vs Union of India AIR 1958 SC 578
- Select Bibliography-**
- 1 O.P. Malhotra: Law of Industrial Disputes
  - 2 S.C. Srivastava: Social Security and labour laws
  - 3 V.V. Giri: Labour problems in Indian industry
  - 4 R.C. Saxena: Labour problems and social welfare
  - 5 S.N. Mishra: Labour and Industrial Laws
  - 6 Anil Sachdeva: Industrial and Labour Laws
  - 7 K.N. Pillai: Labour and Industrial Laws
  - 8 Ganga Sahai Sharma: Shram Vidhi
  - 9 N.D. Sharma : Shram Vidhi
  - 10 Gopi Krishan Arora : Shram Vidhi

**PAPER - 2.7 LABOUR LAWS- II**

**Max. Marks: 100 Min. Pass Marks: 36**

**Syllabus**

**Unit-I**

**State regulation of industrial relations-**  
 The Industrial Dispute Act, 1947: Strike and Lockout, Lay off and retrenchment, special provision relation of layoff, public utility services.  
 Retrenchment and Closure transfer of undertakings, penalties, Change in condition of service during pendency of dispute, unfair labour practices

**Unit-II**

**Workmen's Compensation Act, 1923: Historical perspective, Constitutionality of the Act; Definitions, Compensation for workmen; commissions; Appointment, function and power; Jurisdiction of civil court, Registration of agreement; Appeals and Power of State Government to make rules.**

**Unit- III**

**Employee' State Insurance Act, 1948 Preliminary, definitions, corporation, standing committee and Medical benefit council; Employee State Insurance fund and purpose for which expenses can be incurred from the fund. Contribution Inspection function and duties; Recovery of contribution; Benefits Adjudication of disputes and claims; penalties; Miscellaneous provision.**

**Unit-IV**

**Payment of Gratuity Act, 1972 Definition; payment of gratuity, forfeiture of gratuity, determination of the amount of gratuity, nomination, rights of the**





- (ii) Miscarriage: Causing miscarriage without women's consent and causing death by miscarriage without women's consent.
- (iii) Kidnapping or abducting woman to compel her to marry or force her to illicit intercourse.
- (iv) Buying or selling a minor for purposes of prostitution.
- (v) Rape- custodial rape, gang rape, marital rape, unlawful sexual intercourse.
- (vi) Prevention of immoral traffic and prevention of sati
- (vii) Cruelty by husband or his relative
- (viii) Dowry death
- (ix) Prohibition of indecent representation of women

**Protection of Women from Domestic Violence Act, 2005-** Definitions, Power and duties of protection of officers and service providers, Application to Magistrate, Protection orders, Residence orders, Custody orders, Compensation orders and Monetary reliefs, Penalty for breach of protection orders by respondent.

**UNIT-V**

**Offences against property-** theft, extortion, robbery, dacoity, criminal misappropriation of property, criminal breach of trust, cheating, mischief and criminal trespass

**Offences relating to documents:** Forgery or making a forged document

**Offences relating to marriage:** Bigamy, marriage or fraudulently gone through without lawful marriage, adultery, enticing or deceiving a married woman.

**Defamation:** definition and exceptions

**Leading cases:**

- 1. Reg Vs Govinda IR 1876 1 BOM 342.
- 2. Kedarnath Vs State of Bihar AIR 1962 SC 955
- 3. T.D. Vadgama Vs State of Gujrat AIR 1973 SC 2313.
- 4. Veliji Ragahvji Vs State of Maharashtra AIR 1965 SC 1433
- 5. K.N. Nanavati Vs State of Maharashtra AIR 1962 SC 605

**Select Bibliography**

- 1. Dr. Hari Singh Gour- Penal law of India
- 2. Rattan Lal and Dhirajlal: The Indian Penal Code
- 3. P.S. Achuthan Pillai: Criminal law
- 4. B.M. Gandhi: Indian Penal Code
- 5. Prof. K.S.N. Murty & KVS Sarve: Criminal Law
- 6. T. Bhattacharya: Bhartiya Dand Sanhita

**PAPER- 2.3 PROPERTY LAW INCLUDING TRANSFER OF PROPERTY ACT AND EASEMENT ACT**

**Max. Marks: 100** **Min. Pass Marks: 36**

**Syllabus**

**UNIT-I**

Universal Declaration of Human Rights, 1948, Covenant on Civil and Political Rights 1966 and covenant on Economic Social and Cultural Rights, 1966

**Leading Cases:-**

- 1. United Kingdom Vs Norway (Anglo Norwegian fisheries case) ICJ Report 1951 p. 116
- 2. The Nuremberg judgment, International Military Tribunal, Nuremberg 1946 AJIL Vol. 41, 1947 p. 172
- 3. In Re Government of India and Mubarak Ali Ahmad 1952 1 II Er 2060
- 4. Khutch Tribunal award case- foreign affairs report volume XVII March 68.
- 5. Right to passage over Indian territory case ICJ Report 1957 p. 125.

**Select Bibliography-**

- 1. Stark- An introduction to International Law
- 2. Oppenheim- International Law Vol. I and II
- 3. Antonio Cassese- International Law
- 4. Breirly- The Law of Nations
- 5. Nartin Dixon- Textbook on International Law
- 6. Dr. H.O. Agarwal- International Law and Human Rights
- 7. S.K. Kapoor- International Law, Human Rights (English and Hindi)

**PAPER- 2.6 LABOUR LAWS-I**

**Max. Marks: 100**

**Min. Pass Marks: 36**

**Syllabus**

**Unit -I**

- Historical perspective of labour: (i) Labour through the ages : slave Labour-guild system division on caste basis labour during feudal days.
- (ii) Labour Capital Conflicts : Exploitation & Labour profit motive, poor bargaining power, poor working condition, unorganized labour bonded labour, surplus, labour division of labour.
- (iii) Transition from exploitation to protection and from status to contract.

**Unit -II**

Industrial Dispute Act- Scope and Object definitions, assistance to bipartite settlement, work committee, conciliation officer, authorities for saving disputes, reference power.

Provision Relating to Lay-off,

**Unit - III**



**PAPER - 2.5 PUBLIC INTERNATIONAL LAW****Max. Marks: 100****Min. Pass Marks: 36****Syllabus****UNIT-I**

Definition, Historical developments, Nature and Basis of International Law, is International Law a true Law? Weaknesses of International Law Codification and development of International Law, Relation between International Law and State Law, Sources of International Law, Subjects of International Law, Place of individual in International Law, Nationality, Extradition and Asylum

**UNIT-II**

States in general, Kinds of States and Non-State entities, Acquisition and loss of State Territory, Territorial water, Continental Shelf, Contiguous zone and exclusive economic zone, Freedom of the High Sea and Piracy Recognition of States and Governments, Recognition of Insurgency and belligerency, de facto and de jure recognition, State succession, state Jurisdiction, state Responsibility, Intervention

**UNIT-III**

Diplomatic agents, Counsels, Classification and Functions of diplomatic agents, Privileges and Immunities of diplomatic agents with reference to Vienna Convention on Diplomatic Relation, 1961. Treaties : Definition, Basis, classification and formation of treaties. Interpretation and revision of treaties, principles of jus cogens and pacta sunt servanda, termination of treaties. Vienna Convention on the Law of Treaties. Pacific and compulsive means of settlement of international disputes

**International Institution :** League of Nations, United Nations. History and formation of United Nations, Organs of United Nations with specific reference to General Assembly, Security Council and International Court of Justice, New International Economic Order and Disarmament. Secretariat, International Criminal Court.

**UNIT-IV**

War : Its legal character and effects, Enemy character, Armed conflicts and other hostile relations, belligerent Occupation, War Crimes, termination of war and doctrine of postliminium, Prize courts, Genocide  
The law of Neutrality-Basis of neutrality, Rights and duties of neutral state and belligerent States. Quasi neutrality and U.N. Charter. Right of Angary, Contraband, Blockade, unneutral Service, Right of Visit and Search.

**UNIT-V**

**Human Rights :** Introduction, Meaning, Definition & Brief History, The Protection of Human Rights Act 1993 National Human Rights Commission, Human Rights Commission of Rajasthan, Role of Judiciary in Promotion and Protection of Human Rights.

**Jurisprudential control of property:-** Concept, meaning and kinds of property:

Movable and immovable, tangible and intangible property. Intellectual property: copyright, patents, designs and trademarks.

**Preliminary :** Definition, Essentials of Transfer, Competence of parties, subject matter of transfer, transfer to unborn child, registration of transfer, etc.**General Rules of Transfer:** (a) Restraints of alienation absolute or partial, Restraints of free enjoyment, Covenants affecting enjoyment, divesting on insolvency, perpetuities, Future estates, Doctrine of acceleration.

Accumulation of income, exceptions, Covenants and Transfer. General Rules of Transfer (b) Conditional transfer : Condition precedent, condition subsequent; vested and contingent interest.

**UNIT-II**

Election, Priority of rights, Notice, Implied transfers by limited owners, transfer of property out of which maintenance claims have to be met, ownership by holding out, ownership by estoppels, feeding the grant by estoppels.

Doctrine of Part performance (Ss. 35-53 A) Sale of immovable property (Ss. 54 to 57).

**UNIT -III**

**Mortgage and Charge :** Kinds of mortgage, Rights and liabilities of Mortgagor and mortgagee, Priority, marshalling, contribution and subrogation.

**UNIT-IV**

Exchange, Lease, Gift, Actionable Claims.

**UNIT-V**

**Easements :** Indian Easements Act, 1882, Nature, Characteristics, Creation. Essentials of Easements, Imposition, Acquisition, Incidents, Disturbance, Extinction, Suspension and Revival of Easement, Riparian Rights, License, Difference between lease and license.

**Leading cases:**

- 1 Smt. Shanta Bai Vs State of Bombay & Others, AIR 1958 SC 532
- 2 Rajender Vs Santa Singh, AIR 1973 SC 2537
- 3 Kreglinger Vs New Patagonia Meat and Cold Storage Comp. Ltd (1914) AC 25
- 4 Union of India Vs Sharda Mills Ltd, AIR 1973 SC 281
- 5 Nathu Lal Vs Phool Chand, AIR 1970 SC 546
- 6 Jumma Masjid Vs Deviah AIR 1962 SC 847

**Select Bibliography**

- 1 Mulla; Transfer of Property Act
- 2 S. Shah: Lectures on Transfer of Property
- 3 Vepa P Sarathi: Law of Transfer of Property
- 4 I.C. Saxena: Transfer of Property



- 5 B.B. Mitra: Transfer of Property  
 6 S.R. Bhansali and Sharma; Sampathi Antaran Adhiniyam  
 7 J.N. Kulshrestha: Sampathi Antaran Adhiniyam  
 8 S.N. Shukla: Sampathi Antaran Adhiniyam  
 9 G.P. Tripathi: Sampathi Antaran Adhiniyam  
 10 Dr. R.R. Gupta: Sampathi Antaran Adhiniyam and Sukhadhikar

- Meetings-** kinds, procedure and voting.  
**Audit and accounts.**  
**Dividends-** payment, capitalization and profit.  
**Protection of minority rights.**  
**Protection of oppression and mismanagement-** who can apply? Powers of the court, company and the central government. Investigation of company affairs  
**Reconstruction and amalgamation of company.**

## PAPER - 2.4 COMPANY LAW

**Max. Marks: 100**

**Min. Pass Marks: 36**

### UNIT-V

#### Syllabus

- Winding up of Company :** Winding up-types: By court-grounds-who can apply? Procedure-powers of liquidator-powers of court, consequences of winding up. Voluntary winding up by members and creditors, winding up subject to supervision of courts, payment of liabilities, winding up of unregistered company.

**General Introduction:-** Theories of corporate personality, creation and extinction of corporations; Corporations, partnerships and other associations of persons, state corporations, government companies, small scale; cooperative, corporate and joint sectors. Holding and subsidiary companies. Public and private company.

#### Law and multinational companies-

**Law relating to Public and Private Companies: Companies Act 2013**

- (i) International norms for control  
 (ii) Foreign exchange management Act, 1999- Joint ventures investment in India, repatriation of project.  
 (iii) Collaboration agreements for technology transfer.

Need of company for development, Kinds of Company, formation, registration and incorporation of a company.

#### UNIT-II

#### Corporate liability:

**Memorandum of association-** various clauses, alteration there in- doctrine of ultra vires

- (i) Legal liability of companies- civil and criminal  
 (ii) Remedies against them civil, criminal and tortious- specific relief Act, writs.

**Articles of association-** binding force- alteration- its relation with memorandum of association-doctrine of constructive notice and indoor management and exceptions. Promoters-position-duties and liabilities

#### Leading Cases

**Prospectus-** issue, contents, liability for misstatements, statement in lieu of prospectus

**Shares-** general principles of allotment, statutory restrictions, share certificate- its objects and effects, transfer of shares, procedure for transfer, issue of shares at premium and discount, depository receipts- dematerialized shares (DEMAT); Calls on shares, forfeiture and surrender of shares; lien on shares

- 1 Aron Soloman Vs Soloman and Co. (1897) AC 22
- 2 Royal British Bank Vs Turkund (1856) 119 ER 886
- 3 Bell House Ltd Vs City Wall Properties Ltd (1966) SC 2 QB 656
- 4 Bajaj Auto Ltd Vs N.K. Farodia & Others, AIR 1971 SC 321
- 5 Tata Engg and Locomotive Co Ltd Vs State of Bihar AIR 1965 SC 40
- 6 Seth Mohan Lal Vs Grain Chambers Ltd AIR 1968 SC 772
- 7 Vasudev Ram Chandra Shelat Vs Pranlal Jaya Nand Thakur AIR 1974 SC 1728
- 8 Shanti Prasad Jain Vs Kalinga Tubes Ltd AIR 1965 SC 1535

#### Select Bibliography

**Share capital-** kinds, alteration and reduction of share capital, further issue of capital, conversion of loans and debentures into capital.

**Borrowing powers-** charges, mortgages, contract by companies, debenture-meaning, kinds and remedies available to debenture holders.

- 1 Atiya: The companies act, 1956
- 2 Avtar Singh: Company law (English and Hindi)
- 3 L.C.B. Gower: Principles of Modern Company Law
- 4 A. Ramaiya: Guide to the Companies Act
- 5 R.R. Pennington: Company Law
- 6 S.M. Shah: Lectures on Company Law
- 7 N.V. Paranjape- Company Law (amended upto date)

**Directors-** position, appointment, qualification, vacation of office, removal, resignation, powers and duties of directors. Managing directors and other managerial personnel.