PONDICHERRY UNIVERSITY



LL.B.

(Three Years Course)

REGULATIONS AND SYLLABUS

2020-2021 ONWARDS

REGULATIONS FOR THREE YEARS LL.B. DEGREE REGULAR STREAM - SEMESTER PATTERN REVISED REGULATIONS WITH EFFECT FROM 2020 - 2021

REGULATIONS FOR THREE YEARS LL.B. DEGREE REGULAR STREAM - SEMESTER PATTERN REVISED REGULATIONS WITH EFFECT FROM 2020 – 2021

THREE YEARS LL.B. DEGREE

Eligibility for Admission:

1. In order to be eligible for admission, a candidate should have passed any Bachelor's Degree from a recognized University or possess such academic qualification which is considered equivalent to Bachelor's Degree by the Pondicherry University and the Bar Council of India. A candidate who have obtained his/her degree after prosecuting studies in distance or correspondence method shall also be considered as eligible for admission in the three years LL.B. course.

Explanation: The candidates who have obtained graduation through open university system directly without having any basic qualification for prosecuting such studies are not eligible for admission in the course.

In case of candidates possessing Bachelor's Degree as stipulated above and holding post-graduate degree as well, only the degree at the bachelor level will be considered for the purpose of eligibility for admission.

- 2. Further, the candidates applying for admission to this course should have secured 45% of marks in the qualifying examination. However, in case of candidates belonging to Puducherry Scheduled Caste and Scheduled Tribe, 40% marks in the qualifying examination is enough.
- 3. Theupper age limit- As decided by the Bar Council of India from time to time.

Admission procedure:

The admission to the above courses shall be made following such procedure as may be prescribed by the Government of Puducherry from time to time.

Reservation:

The rule of reservation set in force by the Government of Puducherry shall be followed.

Examination:

- (1) The course of Three Years LL.B. Degree shall be of three years duration comprising of six semesters. No student admitted to this course will be eligible for award of LL.B. degree unless he or she successfully completes all the six semesterexams.
- (2) The Pondicherry University to which the college is affiliated holds examination at the end of each semester and a student will be permitted to appear for the said examinations only if he/ she satisfies thefollowing:
 - (i) He/she secures not less than 75% of overall attendance arrived at by takinginto account

the total number of periods engaged in all subjects put together offered by theinstitution.

However, in case of students securing attendance below the prescribed limit of 75% of overall attendance but above 60%, the head of the institution is empowered to condone the absence for valid reasons provided the number of days in respect of which condonation is granted do not exceed 10. In all other cases, the power of condonation is available with theUniversity.

- (ii) He/she earns a progress certificate from the Head of the Institution for having satisfactorily completed the course of study in all subjects of the semesterconcerned.
- (iii) His/ her conduct is found to be satisfactory as certified by the head of the institution, and
- (iv) Wherever applicable, internal marks awarded by the respective Institutions shall be sent to the University before the commencement of the scheduledexamination.
- (3) A student appearing for the semester examination will be declared successful only if he or she obtains not less than 45% of the marks in each of the subjects appeared. All other students shall be deemed to have failed in the examination. However, where a student who is not declared successful in the whole examination of a semester but obtains not less than 45% in any paper of the concerned semester examination, will be exempted from re-examination in the said paper.

In case of practical training papers marks awarded by the institution under the regulations will be forwarded to the University before the commencement of the semester examinations.

(4) Candidates who pass the whole examination shall be ranked in the order of proficiencyas determined by the total marks obtained by each of the masunder:

Candidates securing 60% and above of the total marks in the aggregate shall be placed in the First class. Those securing 50 % and above but less than 60% of the total marks in the aggregate shall be placed in the Second Class.

All other candidates who pass the whole examination shall be placed in the Thirdclass.

- (5) Candidates who join the regular stream of Three Years Course should pass all the papers prescribed for the course within the following time frame prescribed by the PondicherryUniversity.
- (6) Scheme of the Examination in all Theory Papers:

All theory papers shall have two components: University Examination and Internal Assessment. Minimum pass marks for internal assessment is 15 out of 25; and the minimum pass marks for University Examination is 30 out of 75; putting together the minimum pass marks for a theory paper is 45 out of 100.

The break-up of the scheme of examination in Theory Papers shall be:

University Examination	:	75 marks
Internal Assessment	:	25 marks

The details of the segment of internal assessment in Theory Papers shall be as follows:

a.	Writte	en test		:	10 marks
b.	Projec	t submission; and			
	Preser	ntation		:	10 marks
c.	Attend	lance		:	05 marks
	i.	76-80% -	3 marks		
	ii.	81-90% -	4 marks		
	iii.	91 - 100% -	5 marks		

The evaluation of the answer script of written test held in internal assessment shall be done by the respective colleges. The passing minimum in internal assessment components taken togetheris 15 marks. If a student fails to achieve minimum pass marks in internal assessment i.e.15 out of 25, he/she may reappear in the Internal Assessment only when the concerned paper is offered in the current semester. In case of reappearance in Internal Assessment students must compulsorily undergo with written test, project submission and seminar presentation.

- **Note:** (i) Maximum duration of the course and number of attempts: In case of Three Years Course, it is the duration of the course (i.e. 3 years) and three years thereafter totally six years from the academic year in which a student joins the first year of the Three Year Law Course.
 - (ii)At the end of three years, LL.B. degree will be awarded, provided the student has passed all the papers from First semester to Sixth Semester.

THREE YEARS LL.B. DEGREE COURSE COURSE OF STUDY AND SCHEME OF EXAMINATION

FIRST YEAR

First Semester

Paper	Name of the	Hours		Max. Marks		Min Marks 45	
	Paper			100			
		For	For	For	For	For	For
		Univ.	Internal	Univ.	Internal	Univ.	Internal
		Exam	Exam	Exam	Exam	Exam	Exam
Paper – I	English	3 Hours	-	75	25	30	15
Paper – II	General	3 Hours	-	75	25	30	15
	Principles of Law						
	of Contract						
Paper – III	Family Law-I	3 Hours	-	75	25	30	15
Paper – IV	Law of Torts	3 Hours	-	75	25	30	15
Paper - V	Constitutional	3 Hours	-	75	25	30	15
	Law-I						
Paper-VI	Jurisprudence	3 Hours	-	75	25	30	15
Total 600							

Second Semester

Paper	Name of the	Ho	urs	Max. M	arks 100	Min M	Iarks 45
	Paper	For	For	For	For	For	For
		Univ.	Internal	Univ.	Internal	Univ.	Internal
		Exam	Exam	Exam	Exam	Exam	Exam
Paper – I	Special Contracts	3 Hours	-	75	25	30	15
Paper – II	Family Law-II	3 Hours	-	75	25	30	15
Paper – III	Constitutional	3 Hours	-	75	25	30	15
	Law-II						
Paper – IV	Property Law	3 Hours	-	75	25	30	15
Paper - V	Labour Law –I	3 Hours	-	75	25	30	15
Paper-VI	Company Law	3 Hours	-	75	25	30	15
			Total	600			

SECOND YEAR

Third Semester

Paper	Name of the	Hours		Max. Marks		Min Marks 45	
	Paper			100			
		For	For	For	For	For	For
		Univ.	Internal	Univ.	Internal	Univ.	Internal
		Exam	Exam	Exam	Exam	Exam	Exam
Paper – I	Labour Law-II	3 Hours	_	75	25	30	15
Paper – II	Law of Crimes	3 Hours	-	75	25	30	15
Paper – III	Land Laws	3 Hours	-	75	25	30	15
Paper – IV	Administrative	3 Hours	-	75	25	30	15
	Law						
Paper - V	Alternative	3 Hours	-	75	25	30	15
	Dispute						
	Resolution						
Paper - VI	Practical Training	2 Hours	-	50	50	23*	23*
	-I						
	Total						

*Student shall secure at least 45% of marks earmarked in each component.

Fourth Semester

Paper	Name of the	Ho	urs	Max. Marks 100		Min Marks 45	
	Paper	For	For	For	For	For	For
		Univ.	Internal	Univ.	Internal	Univ.	Internal
		Exam	Exam	Exam	Exam	Exam	Exam
Paper – I	Interpretation of	3 Hours	-	75	25	30	15
	Statutes						
Paper – II	Public	3 Hours	-	75	25	30	15
	International Law						
Paper – III	Environmental	3 Hours	-	75	25	30	15
	Law						
Paper – IV	Law of Evidence	3 Hours	-	75	25	30	15
Paper - V	Law of Taxation	3 Hours	-	75	25	30	15
Paper-VI	Practical Training	-	-	-	100	-	45*
	– II (Full Internal)						
	600						

*Student shall secure at least 45% of marks earmarked in each component.

THIRD YEAR

Fifth Semester

Paper	Name of the	Ho	Hours		Max. Marks 100		Iarks 45
	Paper	For	For	For	For	For	For
		Univ.	Internal	Univ.	Internal	Univ.	Internal
		Exam	Exam	Exam	Exam	Exam	Exam
Paper – I	Civil Procedure	3 Hours	-	75	25	30	15
	Code						
Paper – II	Criminal	3 Hours	-	75	25	30	15
	Procedure Code						
Paper – III	Criminology	3 Hours	-	75	25	30	15
	and Penology						
Paper – IV	Competition	3 Hours	-	75	25	30	15
	Law						
Paper – V	Practical	-	-	-	100		45*
	Training – III						
	(Full Internal)						
	-	•	Total	500		•	·

*Student shall secure at least 45% of marks earmarked in each component.

Sixth Semester

Paper	Name of the	Ho	urs	Max. Marks 100		Min M	arks 45
	Paper	For	For	For	For	For	For
		Univ.	Internal	Univ.	Internal	Univ.	Internal
		Exam	Exam	Exam	Exam	Exam	Exam
Paper – I	Intellectual	3 Hours	-	75	25	30	15
	Property Laws						
Paper – II	Human Rights	3 Hours	-	75	25	30	15
	Law						
Paper – III	Practical	-	-	-	100	-	45*
	Training – IV						
	(Full Internal)						
			Total	200			

*Student shall secure at least 45% of marks earmarked in each component.

LL.B. THREE YEARS COURSE

SYLLABUS

FIRST SEMESTER

PAPER-I

ENGLISH

Form of Composition:

- 1. Comprehension
- 2. PreciseWriting
- 3. LetterWriting
- 4. NoteMaking
- 5. Report Writing
- 6. Narrating and Description
- 7. Summarizing
- 8. Telephone Conversation and DialogueWriting
- 9. Homonyms
- 10. Foreign-Expression
- 11. World-Accent
- 12. SentenceStress
- 13. PhoneticTranscription

- 1. Developing Communication Skills: Krishna Mohan Meera Banerjee, McMillan1990
- 2. Strengthen Your Writing: V.R. Narayanasamy, Published by OrientBlacswan.
- 3. Business Communication: K.K. Ramachanidran, Lakshmi K.K.K. Karthik, M. Krishna Kumar McMillan PublishersIndia.
- 4. Business Communication: AshaKaul, PHL Learning Pvt.Ltd.
- 5. Speaking and Writing for Effective business Communication: Francis Soundaraj, McMillan.
- 6. Strengthen Your English: Baskaran and Hosburg Oxford UniversityPress.
- 7. Technical Communication: Principles and Practice-Meenakshi Raman, Sangeetha Sharma,Oxford.
- 8. Business Communication and Communicative English: Swati Samantarary, SCS Sultan Chand and Sons Pvt.Ltd.
- 9. A text Book English phonetics for India Students: T. BalasubramanianMcMillan.

PAPER-II

GENERAL PRINCIPLES OF LAW OF CONTRACT (General Principles including Specific Relief)

- 1. Historical development of law of contract in India Definition Essentials of contract Agreements which are not contracts Void and voidablecontracts.
- Offer Essentials Kinds of offer Invitation to offer Lapse ofoffer; Acceptance -Essentials - Communication of acceptance - Contract through post - Provisional acceptance - Revocation ofacceptance.
- 3. Consideration Definition and essentials Past, present and future consideration Privity of contract.
- 4. Capacity to contract Contracts by or with Minors, lunatics, drunkard, alien enemies, foreign sovereign, insolvents, convicts, andbarristers.
- 5. Free consent Coercion Duress Undue influence Misrepresentation Fraud Mistake.
- 6. Lawful object Unlawful agreements Agreements opposed to public policy -Recovery of things given under an illegal agreement Wagering contract Contingent contract Uncertainagreement.
- 7. Discharge of contract By performance By impossibility of performance By novation By breach Remedies for breach Rules relating todamages.
- 8. Quasi contract Theories Kinds of quasi-contract.
- 9. Specific Relief Act, 1963 Recovery of possession of immovable and moveableproperty Specific performance of contract Injunctions.

Statutory materials:

- 1. Indian Contract Act, 1872
- 2. Specific Relief Act, 1963

- 1. Avtar Singh Law of Contracts
- 2. Anson Law of Contracts
- 3. Pollock & Mulla Law of Contracts
- 4. SubbaRao– Specific ReliefAct

PAPER-III

FAMILY LAW -I

- 1. Applicability and Sources of HinduLaw: Persons Governed by Hindu Law- Applicability of Hindu Law- Sources of Hindu Law: Ancient and Modern- Schools of Hindu Law: *Mitakshara* and *Dayabhaga*.
- 2. Nature and Origin of HinduLaw: Evolution of the Institution of Hindu Marriage- Concept of Hindu Marriage- Marriage as a sacrament- Forms of Marriage- Codified and Uncodified Laws.
- Marriage and Divorce under HinduLaw: Hindu Marriage Act, 1955- Conditions of Hindu Marriage- Doctrine of Factum Valet- Matrimonial Remedies Under the Hindu Marriage Act, 1955 - Restitution of Conjugal Rights - Judicial Separation - Nullity of Marriage -Void Marriage & Voidable Marriage - Grounds of Divorce - Legitimacy of Children -Bars to Matrimonial Relief - Ancillary Relief Under the Hindu Marriage Act, 1955 -Alimony *Pendentelite*- Permanent Alimony and Maintenance - Custody of Children.
- 4. Adoption and Maintenance under HinduLaw: Adoption in Hindu Law- Origin and object of Adoption- Customary adoption- Changes introduced by the Hindu Adoptions and Maintenance Act, 1956- Requisites of a valid Adoption

Maintenance of Wife - Maintenance of Widowed Daughter-in-law - Maintenance of Children and Aged Parents - Amount of Maintenance - Maintenance of Dependants.

- 5. Origin and Development of MuslimLaw: Persons Governed by Muslim Law-Applicability of Muslim Law- Historical Development of Muslim Law- Sources of Muslim Law: Ancient and Modern sources- Schools of Muslim Law: Sunni and Shia Schools of Law- Statutory authority of courts to apply Muslimlaw.
- 6. Marriage under MuslimLaw: Concept of Marriage- Nature of Muslim marriage-Essentials of valid marriage- Formalities in Muslim marriage- Impediments to marriage-Kinds of marriage- Concept of Dower: Kinds of dower- Remission of Dower-Enforcement of right todower.
- Dissolution of Marriage and Maintenance under MuslimLaw: Divorce under Muslim Law- Modes of dissolution of marriage- Types- The Dissolution of Muslim Marriage Act, 1939

Maintenance- Persons entitled to maintenance- Maintenance of divorced women under Muslim Personal Law, Criminal Procedure Code and The Muslim women Act, 1986-Need of Uniform Civil Code.

- 8. Marriage and Divorce under ChristianLaw: Who is a Christian? Christian Marriage Act of 1872- Conditions for Marriage- Registration- Special Provisions for Indian Christians- The Indian Divorce Act, 1869- Grounds for Divorce- RecentAmendments.
- 9. Special Marriage Act,1954: Conditions- Ceremonies- Effect of Marriage-Registration- Grounds for Divorce- Special Grounds for Women- Divorce by Mutual Consent- Advantages.

Statutory Materials:

- 1. Hindu Marriage Act, 1955
- 2. Hindu Adoption And Maintenance Act, 1956
- 3. Hindu Minority And GuardianshipAct,1956
- 4. Guardians And Wards Act,1890
- 5. Special Marriage Act, 1955
- 6. Indian Divorce Act, 1869
- 7. Indian Majority Act,1875
- 8. Dissolution Of Muslim Marriage Act, 1939
- 9. Christian Marriage Act,1872

Books Recommended:

Mulla - HinduLaw
 Mulla - MohammedanLaws
 N. R. Raghavachari - HinduLaw
 S. N. Gupta - Maintenance andGuardianship
 Henry Maine - HinduLaw

PAPER-IV

LAW OF TORTS

(Including Consumer Protection Law &Law relating to Motor Vehicles Accidents)

- 1. Introduction: Evolution of Torts; Elements of a Tort; Tort as a Private Law Remedy-Purpose/ function and goals of the Law of Tort including an overview of tort theory; Remedies in Tort -Foundations of Tortious Liability- Difference between Torts and Contracts; Torts and Crimes-Classification of Torts- Is it Law of Tort or Law of Torts? -General Principle of Liability.
- General Elements of Torts: Act and Omission-Mental Elements: Malice, Intention, Negligence and Recklessness, Motive- Malfeasance-Misfeasance and Non-feasance-Element of Fault.Personal Capacity: Convict-Husband and Wife-Corporation-Trade Union-Insolvents-State and its Officers-Foreign Sovereigns-Minor-Person of Unsound Mind
- 3. Vicarious Liability: Express Authorization-Ratification-Abetment- Special Relationships-Master and Servant-Course of Employment- Control Test- Liability of Independent Contractor-Doctrine of Sovereign Immunity
- 4. Negligence: Duty of Care-Breach of Duty-Causation and Foreseeability-Proof of Negligence-Duty in Ordinary Cases-Duty of Care in Some Special Cases-Professional Negligence-Defences: Contributory Negligence (*Res ipsaloquitor*)-*Ex trupicausa non orituractio*-Exclusion of Liability-Insanity
- 5. Strict Liability: The Rule in *Rylands* vs. *Fletcher*-Liability for harm caused by inherently dangerous substances-Bhopal Gas Leak Disaster-Development of Law beyond Strict Liability-MC Mehta vs. Union of India-Absolute Liability.
- 6. Intentional Torts: Trespass to Person-Assault and Battery-Intentional Infliction of Emotional Distress-False Imprisonment; Trespass to Land and Chattels-Nuisance- Public and Private-Trespass to Goods-General Defences to intentional Torts-Acts of State-Parental and Quasi-Parental Acts-Inevitable Accident-Consent- Self-defence-Defence of Property-Necessity-Plaintiff the Wrongdoer-Trifles. Injuries to Reputation: Defamation-Libel and Slander- Malicious Prosecution.
- 7. Remedies under Law of Torts: Kinds of remedies-Damages-Foreseeability of Damage-Remoteness of Damage-Judicial and Extra-Judicial Remedies.
- 8. Consumer Protection Act, 1986: History and Evolution- Scheme of the Act and its salient features-Consumerism under the Act- Consumer Dispute Redressal Agencies under the Act and the Remedies Thereunder-Consumer Advocacy.
- 9. Motor Vehicles Act-Salient features of the Act and Recent Developments.

Statutory Materials:

Consumer Protection Act Motor Vehicle Act

- 1. AkshaySapre, Ratanlal and Dhirajlal, Law of Torts, 28thEdn., LexisNexis(2019).
- 2. W. Edwin Peel & James Goudkamp (eds.) Winfield &Jolcowicz, *Tort*, 19thEdn., Sweet & Maxwell Ltd., (2014).
- 3. RamaswamyIyer, *The Law of Torts*, 10thEdn., Lexis Nexis, (2007).
- 4. Dr. R.K. Bangia, *Law of Torts* (Including Compensation under the Motor Vehicles Act and Consumer Protection Law, 25thEdn., Allahabad Law Agency, (2020).
- 5. P.K. Majumdar& R.P. Kataria, *Law of Consumer Protection in India*, 9thEdn., Orient Publishing Company, (2019).
- 6. Commercial's, *Manual on Motor Vehicles Laws*, Commercial law Publishers (India) Pvt. Ltd., (2020).

PAPER-V

CONSTITUTIONAL LAW-I

- 1. Introductory Definition and Meaning of Constitutional Law Salient feature of Indian Constitution Indian Constitution's nature and federal principle; Forms of Government-nature and essential features of parliamentary and presidential system of government
- 2. Preamble its significance and importance.
- 3. The Union and its territory (Arts.1-4)
- 4. Citizenship (Arts.5-11)
- 5. Fundamental rights (Art12-35)
- i. Significance of Fundamental Rights Definition of State (Art.12)
- ii. Definition of law (Art.13) Doctrine of Judicial review, Doctrine of Severability, Doctrine of Eclipse, Waiver of FundamentalRights.
- iii. Right to Equality (Arts.14-18).
- iv. Right to freedom (Arts.19-22).
- v. Right against exploitation (Arts. 23 &24).
- vi. Right to Freedom of Religious (Arts.25-28)
- vii. Cultural and Educational Rights (Arts.29-30).
- viii. Right to constitutional remedies (Arts.32-35)
- 6. Directive Principles of State Policy (Arts.36-51)
- 7. Relation between Fundamental Rights and Directive Principles of State Policy-Present Position of Right toProperty
- 8. Fundamental Duties (Art.51A).
- 9. Amendment of the Constitution (Art. 368) Theory of basicstructure.

- 1. V.N.Shukla Constitution of India.
- 2. D. D. Basu Shorter Constitution ofIndia.
- 3. M.P. Jain Constitution of India.
- 4. H.M. Seervai Constitution ofIndia.
- 5. K.C. Wheare ModernConstitution.
- 6. Granvile Austin Indian Constitution: The Corner Stone of aNation.

PAPER-VI

JURISPRUDENCE

- 1. Definition & Meaning of Jurisprudence Its Scope and Significance Releation between Jurisprudence and LegalTheory.
- 2. Definition, Nature and Purpose of Law Kinds of Law Classification of Law Law andEthics.
- 3. Sources of Law : Comparative Merits and Demerits of different sources.
- 4. Schools of Jurisprudence Comparative Merits and Demerits of differentschools.
- 5. Theories of Law Different conception of Law Roman concepts, Utilitarianism, Grand Nom-Theory, Analytical Positivism, Sociological Theories, Legal realism Critical evaluation of differenttheories.
- 6. Administration of Justice Kinds Justice in relation to law Theories of justice Theories of punishment Legal system Procedure and Practice.
- 7. Legal concepts Rights, Duties, Obligation, Liabilities Person Ownership Possession Title Property.
- 8. Judicial Process: Judicial Activism and Interpretation of Statutes.
- 9. Development of Jurisprudential thought Equality, Liberty and Protective Discrimination.

- 1. Salmond –Jurisprudence
- 2. Dias Jurisprudence
- 3. G.W. Paton Jurisprudence
- 4. V.D. Mahajan Jurisprudence and LegalTheory
- 5. Chakravarthi Jurisprudence and LegalPhilosophy
- 6. S.P. Sinha Jurisprudence and LegalPhilosophy
- 7. Lloyd Introduction toJurisprudence
- 8. R. Dhavan Supreme Court of India

SECOND SEMESTER

PAPER-I

SPECIAL CONTRACTS

- 1. Indemnity- Definition, Implied indemnity, rights of indemnity holder, rights of indemnifier.
- 2. Guarantee Definition, essentials, continuing guarantee, rights of surety against the creditor, principal debtor and co-surety, Surety's liability, Discharge of surety, Distinction between Indemnity and guarantee.
- 3. Bailment Definition, Kinds, Rights and duties of bailor andbailee
- 4. Pledge Definition, Pledge by non-owners, Distinction between bailment and pledge
- 5. Contract of Agency Definition, Distinction between agent and servant, Agency by ratification, Sub-agent, Substitutedagent.
- 6. Rights and duties of agent, Personal liability, Notice to agent is notice to principal, Termination of agency, Irrevocableagency
- Sale of goods Definition of sale and agreement to sell, Conditions and warranties, Sale by non-owners – CIF, FOB, Ex-ship contract, Sale by auction, Rules relating to passing of property in goods, Rights of unpaidseller
- Partnership Definition, Distinction between partnership and co-partnership, Joint Hindu Family, Limited Company, Test to determine partnership, Registration of firm, Rights and duties of partners, Minor and partnership, Reconstitution of firm, Dissolution of thefirm
- 9. Limited Liability Partnership –Meaning, features and benefits of forming limited liability partnership, Disadvantages of limited liability partnership, Differences between limited liability partnership and traditional partnership firm, Differences between limited liability partnership andCompany.

Statutory Materials:

- 1. Indian Contract Act,1872
- 2. Sale of Goods Act,1930
- 3. Indian Partnership Act, 1932
- 4. Limited Liability Partnership Act,2008

- 1. Anson's Law of Contract, Oxford UniversityPress.
- 2. Avtar Singh- The Law of Contracts.
- 3. Mulla Sale of GoodsAct.
- 4. Pullock&Mulla- The Indian PartnershipAct.
- 5. R.K. Bangia- Law of Contract
- 6. SaharayMadhusudan- Textbook on Indian Partnership Act with Limited Liability Partnership Act,2012.

PAPER-II

FAMILY LAW- II

- Hindu Minority and Guardianship Act,1956: Guardianship Under Hindu Minority and Guardianship Act, 1956- Classification of Guardians- Natural Guardian – Testamentary Guardian – Powers and function of guardians- Guardianship of Minor's Property -Custody of Minor - Consideration for Appointment of Guardian.
- 2. Joint Family andCoparcenary: Classification of Property Joint Family Property Separate or Self-Acquired Property- Alienation of Joint Family Property Karta of Joint Family: Position- Powers and Privileges.
- 3. Debts: Three sources of Liability: Liability on separate property- Liability on undivided coparcenary Interest- Liability of Joint Family Property- Pious obligation of son-Immoral (avyavaharika) debt- Antecedent debt- Time barred debt- Suretyship debts-Dayabhag Law of debts- Partition- Reopening and Reunion.
- 4. The Hindu Succession Act,1956: Intestate succession- Succession to the Property of a Male Intestate- Succession to property of a Female Intestate- General rules of Succession- Disqualifications- Testamentary Succession
- 5. Property Rights forWomen: Concept of Stridhan- Women's Estate- Women as Coparcenar.
- 6. Mohammedan Law of Inheritance AndSuccession: RulesGoverningSunni and Shia Law of Inheritance- Administration of Estates Under MohemmedanLaw.
- 7. Gifts(Hiba): Law Relating to Gifts: Meaning and essentials of a valid gift- Gift of Mushaa- Gift made during Marz-ul-Maut.
- 8. Religious and CharitableEndowments: Meaning- Kinds and Essentials- Math- Powers and Obligations of Mahant and Shebait- Wakf: Meaning- Kinds- Advantages and Disadvantages- Pre-emption: Origin- Classification- Effects- ConstitutionalValidity.
- Indian Succession Act,1925: Domicile- Intestate Succession- Will- Codicil-Interpretation- Revocation of Will- Bequests- Conditional- Contingent or Void Bequest-Legacies- Probate and Letters of Administration- Executor- Administrators- Succession Certificate.

Statutory Materials:

- 1. Hindu Succession Act, 1955
- 2. Muslim Personal Law (Shariat) Application Act, 1937
- 3. Wakf Act, 1995
- 4. Indian Succession Act, 1925.

1. Mulla -	HinduLaw
2. Mulla -	MohammedanLaws
3. N. R. Raghavachari -	HinduLaw
4. S. N. Gupta -	Maintenance and Guardianship
5. Henry Maine -	HinduLaw
6. ParasDiwan -	Modern HinduLaw
7. Fyzee -	Outlines of MohammedanLaw
8. Tahir Mohamed	Muslim Law in India.

PAPER-III

CONSTITUTIONAL LAW- II

- The Union Executive (Arts. 52-78): The nature and extent of executive power Position, powers and functions of the President Procedure for the election and impeachment of President. Vice President Power, Function, Election and removal. The Position, powers, functions and duties of the Council of Ministers Position and power of the Prime Minister Attorney General of India. The State Executive (Arts. 152-167): Executive power of the State Constitutional position of Governor Powers, functions and duties, appointment and removal Relationship between the Council of Ministers and Governor Advocate General for theState.
- 2 Union Legislature (Art. 79-123): Union Parliament Powers of chairman Deputy Chairman, Speaker and Deputy Speaker Their removal from office Salaries and immunities of Parliament and its members Legislative procedure Various stages in the enactment of a statute Sittings of House Procedure relating to original bills, money bills and other financial bills Annual financial statements Assents to bill Powers of President to promulgate ordinances during recess of Parliament. State Legislature (Arts.168-213): Composition and duration of the Houses- Legislative procedure and privileges of theHouse.
- Union judiciary (Arts. 124-147): Constitution and Composition of the Supreme Court Qualification, appointment – Removal of judges – Original , appellate and advisory jurisdiction of the Supreme Court. State judiciary (Art. 214-237): High court judges' appointment- Qualification, condition of services- Removal andtransfer – Powers and jurisdiction of High Courts, Subordinate Courts – Appointment of district judges – Control over Subordinate Courts.
- 4. Union territory (Art. 239-241)- Tribunals (Art. 323-323B)
- 5. Relations between the Union and the States (Arts. 245-293): Legislative relations (Arts. 245-255), Administrative relation (Arts. 256-263) and Financial relation (Arts. 268-291).
- 6. Trade, commerce and intercourse within the territory of India (Art.301-307).
- 7. Services under the Union and States. (Art. 308-323)- Doctrine ofpleasure.
- 8. Emergency provision (Art. 352 360)
- Certain Important Constitutional Functionaries andBodies:Comptroller and Auditor General (Art. 148-153) - Election Commission (Art. 324). - Finance Commission (Art. 280) - Interstate Council (Art. 263).

- 1. V.N.Shukla- Constitution of India.
- 2. D. D.Basu Shorter Constitution of India.
- 3. M.P. Jain Constitution law.
- 4. H.M. Seervai Constitutional law of India.
- 5. K.C.Wheare Modern Constitution.
- 6. Granville Austin Indian Constitution: The Cornerstone of Nation.

PAPER-IV

PROPERTY LAW

- 1. The Law of Property in India Meaning and Definition of Property &Transfer of Property- Interpretation of Movable & Immovable Property- Prior to 1882 -Transfer of Property Act, 1882 -Scope and object of the Act -Transfer *intervivos*.
- 2. The concept of property -Moveable and immovable property -Things attached to earth Notice Attestation.
- 3. Parties to transfer -Transferable property -Formalities of transfer (Ss. 5 9) -Illegal restraints (Ss.10 -12, 17, 18)- Conditional transfer -Transfer in favour of unborn person (S. 13) -Rule against perpetuity (S.14).
- 4. Transfer by ostensible owner (S. 47) -Doctrine of limited owner (S.38) Doctrine of feeding the grant by estoppel (S. 43) -Fraudulent transfer (S.52) -Doctrine of *lispendens*(S. 53) -Part performance (S. 53-A)
- 5. Sale -Definition -Mode of transfer by sale -Contract for sale -Rights and liabilities of buyer and seller -Discharge of encumbrance.
- 6. Mortgage -Definition of concepts -Kinds of mortgage -Rights and liabilities Redemption and foreclosure -Marshalling and contribution.
- 7. Lease -Definition -Kinds of lease -Lease how made-Rights and liabilities of lessor and lessee Termination oflease.
- 8. Gift and Exchange-Definition -How made and effected -Revocable gifts -Onerous gifts Universal donee- Concept of Exchange- Definition of ActionableClaims
- 9. Easement Nature of Easements, Creation of Easements- Characteristics and Extinction-Licenses and related Sections of Indian EasementsAct

Statutory Materials:

- 1. Transfer Of Property Act, 1882.
- 2. Indian Easement Act,1882

- 1. Mulla Transfer of Property
- 2. B. P. Mitra Transfer of Property
- 3. Krishna Menon Transfer of Property
- 4. Shaw Lectures on PropertyLaw
- 5. Tiwari Transfer of Property
- 6. H. S. Gour Transfer of PropertyAct
- 7. R. K. Sinha- Transfer of Property Act
- 8. Goyel Law of Easements and Licence.
- 9. Sanjeeva Row EasementAct.

PAPER-V

LABOUR LAW – I

- Trade Union: Evolution of labour movement and labour legislations in India and later growth of trade unions; Definition of 'trade union', 'trade dispute', 'workman' (Section 2(g) and 2(h)); Registration and recognition of trade union (Section3-13);
- Rights and Liabilities of Trade Union:General fund and political fund (Section 15-16); Immunities from criminal conspiracy (Section 17); Section 120A and 120B of the Indian Penal Code; Immunities from civil suits (Section 18); Office bearer of trade union (Section 22); Collectivebargaining
- 3. Definition of Industry: 'Industry' under Section 2(j) of the Industrial Disputes Act, 1947; *Bangalore Water Supply and Sewerage Board v. A. Rajappa*; 'Industrial dispute' and 'individual dispute' under Section 2(k) and Section 2A; 'workman' under Section 2(s);
- 4. Strike and Lock Out: Definition, legality and justification of 'strike' and 'lock out' under the Industrial Disputes Act, 1947 (Section 2(q), 2(l), 2(n) and Section22-28)
- 5. Lay Off, Retrenchment and Closure:Definition, legality and justification of 'lay off', 'retrenchment' and 'closure' under the Industrial Disputes Act, 1947 (Section 2(cc), 2(kkk), 2(oo); Chapter VA andVB)
- 6. Dispute Settlement: Adjudicatory authorities under the Industrial Disputes Act, 1947; power of Appropriate Government under Section 10; Powers of adjudicatory authorities (Section 11 and 11A); Managerial prerogative and disciplinary action; Restraints on managerial prerogative (Section 33 and 33A)
- Welfare of Women and Children: Salient features of the Maternity Benefit Act, 1961 with latest amendments; Salient features of the Child Labour (Prohibition and Regulation) Act,1986
- 8. Industrial Employment (Standing Orders) Act1946
- 9. Bonded Labour System (Abolition) Act, 1976; Contract Labour (Regulation and Abolition) Act,1970

Statutory Materials:

Trade Unions Act, 1926 Industrial Disputes Act, 1947 Maternity Benefit Act, 1961 Child Labour (Prohibition And Regulation) Act, 1986

1.	O.P. Malhotra -	IndustrialDisputes
2.	S.N. Mishra -	Industrial and LabourLaw
3.	S.K. Puri -	Industrial and LabourLaw

PAPER-VI

COMPANY LAW

- 1. Corporate Personality: Definition of Company, Kind of Company, Formation of Company, Certificate of incorporation, Advantages and Disadvantages of incorporation.
- 2. Memorandum of Association & Articles of Association: Contents, Alteration, Binding force of memorandum and articles, Doctrine of constructive notice and indoor management.
- 3. Prospectus: Definition, Contents, Liability for misrepresentation or untrue statement in prospectus, Statement in lieu of prospectus, Role of promoter, Pre-incorporationcontracts
- 4. Shares and Debentures: Allotment, Restriction on allotment, Share certificate, Transfer of shares, Forged transfer, Issue of shares on premium and discount, Call on shares, forfeiture of shares, surrender of shares, Lien on shares, Dividend on shares; Meaning and Kinds ofDebentures
- 5. Members: Modes of membership, who may be member, Ceasing of membership, Register of members, Inspection and closing of register, Rectification of register, Annual returns.
- 6. Directors: Appointment, Qualification, Vacant of office, Removal, Powers, Position and Duties, Corporate SocialResponsibility.
- 7. Meetings: Kinds, Notice, Quorum, Voting, Kinds of resolutions.
- 8. Prevention of oppressing and mismanagement: Majority powers and Minority rights (Rule in *Foss v. Harbottl*), Prevention of oppression and mismanagement (Sections: 241-246).
- 9. Winding up of Company: 1) Winding up by Tribunal (Grounds, Who can apply, Powers of Tribunal, Commencement of winding up, Consequences of winding up order, Dissolution of company); 2) Voluntary Winding up (By ordinary & special resolution, Declaration of solvency, Meeting of creditors, Appointment, powers & duties of company liquidator, Final meeting and dissolution).

Statutory Materials

1. Companies Act,2013

- 1. Gower Principles of Modern CompanyLaw
- 2. Ramayya Guide to the CompaniesAct
- 3. AvtarSingh CompanyLaw

THIRD SEMESTER

PAPER-I

LABOUR LAW – II

1. Factories Act,1948

- 2. Fatal Accidents Act, 1855; Employers Liability Act1938;
- 3. Employee's Compensation Act, 1923
- 4. Minimum Wage Act, 1948
- 5. Payment of Wages Act, 1936; and Equal Remuneration Act, 1976
- 6. Payment of Bonus Act, 1965
- 7. Payment of Gratuity Act, 1972
- 8. Employee's States Insurance Act, 1948
- 9. Unorganised Worker's Social Security Act,2008

STATUTORY MATERIALS

Minimum Wages Act, 1948 Payment of Wages Act, 1936 Equal Remuneration Act, 1976 Payment of Bonus Act, 1965 Payment of Gratuity Act, 1972 Contract Labour (Regulation and Abolition) Act, 1970 Employee'sCompensationAct, 1923 Employee's State Insurance Act, 1972 Factories Act, 1948 Bonded Labour System (Abolition) Act, 1976 Fatal Accidents Act, 1855 Unorganised Worker's Social Security Act 2008

1.	S.N. Mishra –	Industrial and LabourLaw
2	C IZ Dare	Inductional and Labour Low

- 2. S.K. Puri Industrial and LabourLaw
- Chopra Minimum WagesAct
 Chopra Payment of WagesAct
- 4. Chopia I aynent of wagesAct
- 5. P.L. Malik Employee State InsuranceAct

PAPER-II

LAW OF CRIMES

- 1. Concept of crime Crime, morality and distinction between crime and tort Classification of offences Kinds of punishment. Elements of crime Actusreus and mensrea Commission and omissions Stages of crime Parties tocrime.
- 2. Jurisdiction Territorial and extra- territorial Persons exempted from the operation of the Indian PenalCode.
- 3. Criminal liability Vicarious liability Joint and constructive liability Corporate criminal liability Abetment and conspiracy.
- 4. General defences Excusable and justifiabledefences.
- 5. Offences against the State Waging war, Treason and Sedition Offences against public tranquility Unlawful assembly, rioting and affray.
- 6. Offences against body Culpable homicide and Murder Hurt and Grievous hurt Abduction and kidnapping Wrongful restraint and Wrongful confinement Rape and unnatural offences Criminal force and assault.
- 7. Offences against property Theft, extortion, robbery and dacoity Criminal misappropriation and criminal breach of trust Cheating, mischief and forgery Criminal trespass, house trespass and housebreaking.
- 8. Giving and fabricating false evidence Public nuisance Obscene acts Criminal intimidation Insult and annoyance -Defamation.
- 9. Offences against marriage, election and religion Offences against women andchildren.

Statutory Materials:

1. Indian Penal Code, 1860

- 1. Kenny Outlines of CriminalLaw
- 2. Nelson Indian PenalCode
- 3. Nigam Law of Crimes
- 4. AchuthanPillai Law ofCrimes
- 5. H. S. Gour- Indian PenalCode
- 6. Rattan Lal Indian PenalCode
- 7. S. N. Misra Indian PenalCode
- 8. K. D. Gaur Cases and Materials in CriminalLaw

PAPER-III

LAND LAWS (Including Local Laws)

Students are required to answer questions from Part 'B' or 'C' along with Part 'A'.

Part-A: Central Laws

(Compulsory for all)

- 1. Land Immovable property Right to hold land Constitutional scheme Land reforms Right to Property Article 31A, 31B, 31C and Article 300 A of the Constitution of India Scope and implication Directive Principles.
- 2. The Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013- Salient features – Public Purpose – Social Impact Assessment –Notification and Acquisition -Rehabilitation and Resettlement– Apportionment of Compensation.

Part-B: Local Laws of Puducherry (For students of Puducherry)

- 3. The Pondicherry Building (Lease and Rent Control) Act, 1969 Definition Landlord, Tenant, Buildings, Fair Rent and Authorities Salient features of the Act Rights and duties of landlord and tenant.
- 4. The Pondicherry Settlement Act, 1970 Salient features of the Act.
- 5. The Pondicherry Land Encroachment Act, 1970 Salient features of the Act.
- 6. The Pondicherry Cultivating Tenants Protection Act, 1970 Rights of the tenants Rights of the members of armed forces.
- 7. The Pondicherry Cultivating Tenants (Payment of Fair Rent) Act, 1970 Definition Cultivating tenant, fair rent Rights and liabilities of tenants.
- 8. The Pondicherry Land Reforms (Fixation of Ceiling on Land) Act, 1973 Standard Hectare Fixation of Ceiling Area on Land Holdings Cultivating Tenant Ceiling Area Land Tribunals Salient Features of the Act.
- 9. The Pondicherry Occupants of Kudiyiruppu (Conferment of Ownership) Act, 1973 Salient Features, Agricultural Labour, Agricultural land, Kudiyiruppu Alternative Site Salient Features of the Act.

Part-C: Local Laws of Andaman and Nicobar Islands (For students of Andaman and Nicobar Islands)

- 1. Land, Land Records and Land Revenue including its realization in Andaman and Nicobar Islands.
- 2. Revenue Officers and Revenue Court-their powers-Appeal, Revision and Review in Andaman and Nicobar Islands.
- 3. Revenue Survey and Settlement in non-urban areas in Andaman and Nicobar Islands.
- 4. Assessment and Reassessment of land in urban areas in Andaman and Nicobar Islands.
- 5. Tenure Holders and disposal of unoccupied land in Andaman and Nicobar Islands.
- 6. Co-operative firm in Andaman and Nicobar Islands.
- 7. Rights in Abadi and unoccupied land in Andaman and Nicobar Islands.

STATUTORY MATERIALS:

- 1. The Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013.
- 2. The Pondicherry Building (Lease and Rent Control) Act, 1969.
- 3. The Pondicherry Settlement Act, 1970.
- 4. The Pondicherry Land Encroachment Act, 1970.
- 5. The Pondicherry Cultivating Tenants Protection Act, 1970.
- 6. The Pondicherry Cultivating Tenants (Payment of Fair Rent) Act, 1970.
- 7. The Pondicherry Land Reforms (Fixation of Ceiling on Land) Act, 1973
- 8. The Pondicherry Occupants of Kudiyiruppu (Conferment of Ownership) Act, 1973
- 9. The Andaman and Nicobar Islands Land Revenue and land Reforms Regulation, 1966
- 10. The Andaman and Nicobar Islands Land Revenue and land Reforms Regulation, 1968
 - Note: Item No. 1 in Statutory Material is applicable to Part-A. Item No. 2 to 8 in Statutory Material is applicable to Part-B. Item No. 9 and 10 in Statutory Material is applicable to Part-C.

- 1. Prof. A. Chandrasegar Land Laws of Tamil Nadu
- 2. Pondicherry Code Vol. II and Vol. IV

PAPER-IV

ADMINISTRATIVE LAW

- 1. Nature and Scope: Definition, Nature and Scope of Administrative Law; Difference between Administrative Law and Constitutional Law; Rule of law Dicey's Rule of Law; Doctrine of Separation of Powers.
- 2. Delegated Legislation: Necessity, Merits and Demerits of Delegated Legislation; Constitutionality of Delegated Legislation; Legislative Control; Judicial Control; Procedural Control (pre and post-publication, consultation of affected interests, General Clauses Act, 1897 sections20-24).
- 3. Administrative Discretion: Meaning of Administrative Discretion; restraint on the conferment of Administrative Discretion; Abuse of discretionary powers; Grounds of Judicial Review (i) Abuse of discretion (ii) Non Application of Mind, and (iii) violation of the principles of naturaljustice.
- 4. Power of Judicial Review: Nature and Scope of Judicial Review; Writ Jurisdiction under Article 32 and 226 (Habeas Corpus, Mandamus, Prohibition, Certiorari, Quo-Warranto); Special Leave Petition under Article 136; High Court's Power of Superintendence under Article227.
- 5. Principles of Natural Justice: (i) *Nemojudex in causasua*(Rule Against Bias), and (ii) *Audi alterampartem*(Rule of Fair Hearing); Reasoned Decision (Speaking Orders); Difference between administrative and quasi-judicial function; Effects of non-observation of the principles of naturaljustice.
- 6. Tribunals and Regulatory Bodies: Advantages of justice by administrative tribunals; Constitution of India (Article 323A and 323B); Overview of Administrative Tribunals Act,1985.
- 7. Commission of Inquiry and Central Vigilance Commission: Commission of Inquiry Act, 1952 ("to inquire into any definite matter of public importance"); Power of Central and State Government to appoint a Commission of Inquiry; powers and procedure of the Commission of Inquiry; Overview of Central Vigilance Commission Act,2003.
- 8. Administrative Liability: Tortious liability and contractual liability; Promissory Estoppel; and Exclusion of Jurisdiction ofCourt.
- 9. Right to Information: Transparency and accountability of the administration; right to information under the Indian Constitution; Right to Information Act, 2005 (object and scope of the act, obligation of public authorities under the act, and grounds of refusal to disclose information)

1. M. P. Jain and S. N. Jain	– Principle of AdministrativeLaw
2. I. P.Massey	 AdministrativeLaw
3. S. P.Sathe	 AdministrativeLaw
4. S. P. Sathe	– The Tribunal System inIndia

PAPER-V

ALTERNATIVE DISPUTE RESOLUTION

- 1. Introduction Understanding Conflict and Disputes: Modes of Dispute Resolution, need for ADR & the importance of Mediation- Forums for resolution of disputes Courts, Tribunals and LokAdalat Crisis of delay in justice delivery system vis -a vis huge pendency of cases Reasons for pendency Attitude of the State as Sovereign power Policy initiatives and implementation; Mediation and Restorative Justice: Theory of restorative justice and its application, Gandhian principles of non-violent conflict resolution, traditional mediation practices in India and abroad.
- 2. Litigation policy of the State State as a major litigant Compulsive litigant vs. Responsible and efficient litigant State as a model litigant Prevention and control of avoidable litigations by the State Object of pre suit notice under Section 80 of C.P.C, 1908 Review of its performance and scope for its retention Control and management of litigation Limitation and delays in preferring appeals by the State National Litigation Policy, 2010 Salient features of the Policy; Litigation management through ADR Re-introduction of Section 89 of C.P.C. 1908 Scope and object Alternate modes of resolution Arbitration, Mediation, Conciliation and LokAdalat Difference between various modes.
- 3. Overview of arbitration Types of arbitration Institutional and *ad hoc* arbitration Advantages and disadvantages of Institutional and *ad hoc* arbitrations Scenario of arbitral practice in India since 1940, Arbitration and Conciliation Act, 1996 Object and scope of the Act Characteristics and scope of domestic and international commercial arbitration Requisites of valid arbitration agreement Appointment of arbitrators Revocation of mandate of arbitrators.
- 4. Grounds and challenge procedure Jurisdiction of arbitral tribunal Conduct of arbitral proceedings Procedure and laws applicable to arbitral proceedings Arbitration awards Recourse against arbitration awards Finality and enforcement of awards, Foreign awards Enforcement New York Convention Awards and Geneva Convention Awards.
- 5. Conciliation Appointment and removal of conciliators Powers and functions Procedure Settlement Enforcement.
- 6. Mediation Laws in India: Judicial interpretation and relevant case law, dispute resolution institutions in India Important Developments in Mediation: Growth of virtual dispute resolution, Pre-Institution Mediation, UNCITRAL Model Law, Singapore Convention.
- 7. Key Concepts in Mediation: Essential elements, process and stages, approaches to Mediation, role of the mediator; Importance of Communication: Elements of verbal and non-verbal communication, effective and ineffective communication techniques; Qualities and Skills of Mediators: Developing mediation skills, code of ethics, confidentiality requirements.
- 8. Conducting Effective Mediation: Decision-making techniques, problem-solving tactics, ensuring positive outcomes and Status of Mediated Agreements: Drafting of agreements, sanctity of mediated agreements, enforcement laws and procedures.

9. LokAdalat – Working of LokAdalt before and after the Legal Services Authorities Act, 1987 - Settlement of litigations –prior to institution of suits - Settlement of disputes involving the state and its agencies through LokAdalat- Theory and practice .

Statutory Materials:

- 1. Arbitration And Conciliation Act,1996
- 2. Legal Services Authorities Act, 1987 (Provisions Relating to LokAdalatonly)
- 3. Mediation Rules of Madras HighCourt

- 1. Avtar Singh Law of Arbitration and Conciliation
- 2. Basu Law of Arbitration and Conciliation

PAPER-VI

PRACTICAL TRAINING – I (PROFESSIONAL ETHICS)

This paper carries 100 marks of which there would be theory paper for 50 marks awarded through University Examination on the syllabus provided for Practical Training – I paper (Professional Ethics) and another 50 marks would be by way of Internal Assessment. All components prescribed here under are compulsory and they should do all of them without fail and secure a minimum of 45% marks earmarked for each component. In case, any student fails to do any particular component, he is to be treated absent for this paper as a whole and he should be required to do all the components fresh as and when it is scheduled for examination by the University.

Professional Ethics (University Exam)

(Two hours – 50 marks)

- History of legal profession in England and India Essential characteristics of lawyer's profession – Role and functions of a lawyer in a democracy – Art of advocacy.
- Professional Conduct of a lawyer Need for etiquette and professional ethics Duties of a lawyer towards Courts, Clients, Opponents and Society - Rules Regarding Maintenance of Accounts and Books – Bar-BenchRelation.
- 3. Professional misconduct Powers and Functions of the Bar Council to deal with disciplinaryproceedings.
- 4. Judicial decisions on ProfessionalMisconduct.
- 5. Contempt of court Meaning and purpose Criminal and civil contempt Court's attitude towards contemptproceedings.

Statutory Materials:

Advocates Act, 1961.

Books Recommended:

1. Mr. Krishnamurthy Iyer's – On Advocacy.

INTERNAL ASSESSMENT

(50marks)

i)	CaseComments	20marks
ii)	Supreme Court and Bar Council of India decisions on Professional Misco Contempt of Court. (Four cases – 05 marks each) Researchpaper	onduct and 20marks
	Two Research papers on the above syllabus (10 marks each)	
iii)	Viva	10marks
11	450	aulta in aaala

All components are compulsory and the students should get minimum 45% marks in each component for pass in the Internal Assessment. Viva-voce will be on the subject syllabus and on the record work submitted by the student.

Note:

- 1. If a student secures a minimum of 45% of marks in the internal Assessment but fails to secure 45% of marks or appear in the External Examination it is sufficient that the student appears for the external exam alone. Internal marks would be carriedforwarded.
- 2. If a student secures a minimum of 45% of marks in the external exam but does not secure minimum of 45% of marks in any of the components for internal assessment, it is sufficient that the student appears for Internal assessment alone, External marks would be carried forwarded.

FOURTH SEMESTER

PAPER-I

INTERPRETATION OF STATUTES

- 1. Legislation Merits and demerits Kinds ofstatutes.
- 2. Interpretation and construction Meaning Significance of interpretation Need for interpretation.
- 3. General principles of interpretation Literal Rule, Golden Rule, MischiefRule.
- 4. Subsidiary rules of construction- *Ut res magisvaleat quam pereat, Nosciture a sociis, Ejusdim generis, Expressiounuusest exclusion alterius, Contemporanea exposition estfortissima in lege.* Methods of construction-Construction of general words Beneficial and restrictive construction, Harmoniousconstruction.
- 5. Internal aids and external aids to construction.
- 6. Construction of penal statutes and taxing statutes Rules of construction of Imperative and directory enactments- Interpretation of statutes in *parimateria*.
- 7. Interpretation of Constitution- Doctrine of severability, Doctrine of eclipse, Doctrine of prospective overruling, Doctrine of implied power, Doctrine of incidental and ancillary powers, Doctrine of implied prohibition, Doctrine of pith and substance, Doctrine of colourable legislation, Doctrine of territorialnexus.
- 8. Commencement, operation, repeal and revival ofstatutes.
- 9. General Clauses Act, 1897.

Statutory Materials:

General Clauses Act, 1897

1. Maxwell -	Interpretation of Statutes		
2. G. P. Singh -	Interpretation ofStatutes		
3. Vepa P. Sarathi -	Interpretation of Statutes		
4. T. Bhattacharya-	Interpretation ofStatutes		
5. Avtar Singh & Harpreetkaur- Introduction to Interpretation of Statutes			
6. Bindra -	Interpretation ofStatutes		

PAPER-II

PUBLIC INTERNATIONAL LAW

- 1. International Law: Development; Definition; Theories of basis of international law.
- 2. Public International Law: Sources; Schools and Subjects.
- 3. State: Elements; types and recognition of states; State territory; Acquisition and loss of territory; State succession; state jurisdiction and responsibility.
- 4. Individuals: Nationality- modes of acquiring and losing nationality; place of individuals in international law.
- 5. Law relating to Aliens; Extradition and Asylum.
- 6. Law of treaties and Law relating to Diplomatic Agents.
- 7. Law of the Sea, outer space and Antarctica.
- 8. Problem of Intervention; Law relating to War and War Crimes.
- 9. United Nations Organisation: Its establishment; Powers and Functions of its organs; Role of Specialised Agencies.

1. S.K Kapoor-	International Law and Human Rights
2 H.O Agarwal-	International Law and Human Rights
3. Christopher C. Joyner,	United Nations and International Law -Cambridge
	University Press, 1997. 9. Malcolm Nathan Shaw,
	International Law- Cambridge University Press.
4. Ian Brownile-	Principles of Public International Law.

PAPER-III

ENVIRONMENTAL LAW

- 1. Meaning of environment- Development of international environmental law and policy, Development of environmental principles- Principles of absolute liability, Precautionary Principle, Polluter Pays Principle, Principles of sustainable development- Public Trust Doctrine, Principle of common but differential responsibilities.
- 2. Constitutional provisions and the environment protection in India- Fundamental Rights, Directive Principles and Fundamental Duty- Right to healthy environment as a facet of right to life- Judicial interpretations, impact of international environmental norms on Indian legal system, environment and the law of publicnuisance.
- 3. Environment Protection- Salient features of the Environment (Protection) Act, 1986- Powers of Central Government to make measures to protect and improve the environment- Power to make rules- Power of entry and inspection- Power to take sample- environmentallaboratories.
- 4. Prevention and Control of Water Pollution- Sources and effect of water pollution, Salient features of the Water (Prevention and control of Pollution) Act, 1974-Powers and functions of Central and State Boards- Power to make rules- Penalties and procedures.
- 5. Prevention and Control of Air Pollution- Sources and effect of air pollution, Salient features of the Air (Prevention and Control of Pollution) Act, 1981-Powers and functions of Central and State Boards- Penalties and procedures.
- 6. Wild life protection- Conservation of wild life and its importance-Salient Features of the Wild Life (Protection) Act, 1972- Constitution and Functions of National Board and State Boards-Hunting of Wild animals, Protected areas- Trade and Commerce in wild animals, animal articles and trophies-Penalties.
- Forest Conservation- Need to conserve forest, Causes and effects of deforestation-Salient features of the Indian Forest Act, 1927 and The Forest (Conservation) Act, 1980- Forest Conservation and Judicialtrends.
- 8. Urban Development and environmental conservation- Biotechnology and environment-climate change and depletion of ozone layer-Legal control.Noisepollution- Sources of noise pollution, Effects of noise pollution, Legislative control mechanism, Judicial trends.
- 9. Judicial activism and protection of environment-Public Interest Litigation and liberalization of rules of *Locus Standi*in protection against environmental pollution cases, LandmarkJudgments.

Statutory Materials:

The Environment (Protection) Act, 1986 The Water (Prevention and control of Pollution) Act, 1974 The Air (Prevention and Control of Pollution) Act, 1981 The Wild Life (Protection) Act, 1972 The Indian Forest Act, 1927

- 1. P. S. Jaswal- EnvironmentalLaw
- 2. Leela Krishnan- Law and Environment
- 3. Justice V. R. Krishna Iyer- Environmental Pollution and Law
- 4. J.J.R. Upadhyay- EnvironmentalLaw
- 5. Indian Law Institute- Legal Control of EnvironmentalPollution
- 6. Shyam Divan and ArmanRosencranz- Environmental Law and Policy in India-Cases, Materials andStatutes

PAPER-IV

LAW OF EVIDENCE

- 1. Evidence Meaning Evidence and proof Evidence in civil and criminal proceedings Kinds of evidence Best evidence rule Fact, fact in issue and relevantfact.
- 2. Relevant facts *Res gestae*, facts relating to occasion, cause and effect, facts showing motive, preparations and conduct- Facts not otherwise relevant Facts which need not be proved.
- 3. Admissions and Confessions Dyingdeclarations.
- 4. Relevancyofjudgments, Opinion of third persons- Relevancyof conduct and character.
- 5. Documentary evidence Primary and secondary
- 6. General rules Presumption of law and presumption of fact, Exclusion of oral evidence by documentary evidence Patent and latentambiguity.
- 7. Burden of proof Doctrine ofestoppel.
- 8. Witnesses Competency and compellability Child and dumb witness Privileged communication.
- 9. Examination of witnesses Types of examination Leading questions Impeaching credit of witness Hostile witness Refreshing memory Courtquestions.

Statutory Materials:

Indian Evidence Act,1872

- 1. P. S. AchuthanPillai Law of Evidence
- 2. Krishnamachari Law of Evidence
- 3. Dr. Avtar Singh Principles of Law of Evidence
- 4. Vepa P. Sarathy Elements of Law of Evidence
- 5. Batukalal Law of Evidence inIndia
- 6. Ratanlal and Dhirajlal Law of Evidence
- 7. Sarkar-Evidence
- 8. Sir Wooddrof and Syed Amirali Law of Evidence
- 9. D. Nokes Introduction to Evidence
- 10. Cross OnEvidence

PAPER-V

LAW OF TAXATION

- 1. Introduction: Concept of Tax, Nature and its characteristics, Direct and Indirect tax, Difference between tax and fee; tax and cess. Powers of taxation under the constitution, Fundamental Rights and powers of taxation, Scope of taxing power of the Union, Delegation of powers to levy tax to state legislatures and local bodies.
- 2. Income Tax Act, 1961: Definitions, Scope of total income, Person, Residential Status of an assessee, Charge of income tax, Dividend Income, Income deemed to accrue or arise in India.
- 3. Incomes which do not form part of the total income: Incomes not included in the total income of the assessee, Special provisions related to free trade zones and hundred percent export-oriented undertakings, Income from property held for charitable or religious purpose, Income of trusts or institutions from contributions, Income of political parties.
- 4. Heads of Income: Salary, Income from House Property, Profits and gains from business or profession, Capital Gains, Income from other sources.
- 5. Deemed Income and Tax Authorities:Income of other persons included in assessee's total income, Income tax authorities.
- 6. Concept of Goods and Service Tax (GST):The Constitution (122nd) Amendment Act, 2017 and the Central Goods and Service Tax Act, 2017. Dual GST Model, GST Council, Central GST, Application of GST on sales, transfer, purchase, barter, lease, or import of goods and/or services.
- 7. Goods and Service Tax:GST on Imports and Exports, Impact of GST on GDP of India and inflation, GST benefits to trade, e-commerce, industry and services sector, Goods and Services Tax Network Portal, Tax invoice, Dispute Settlement Mechanism under GST.
- 8. Integrated goods and service tax (IGST); State goods and service tax (SGST) and Union Territory Goods and Services Tax (UTGST):Integrated goods and service tax (IGST) levied by Central Government, State goods and service law, Central government, powers to tax inter-state transactions, Securities Transaction Tax (STT) and exemption on sale and purchase of securities, Union Territory Goods and Services Tax law.
- 9. Customs Law: Background of Customs Act, 1962, Powers and functions of authorities under the Act, Collection of customs and duties, SEZ units.

Statutory material:

- 1. Income Tax Act, 1961
- 2. Goods and Services Tax, 2017.
- 3. Customs Act, 1962.

1.Singhania-	Student Guide to Income Tax, Taxmann (Latest Edition).
2. SumitDuttMajumder-	GST in India, Centax Publications, (Latest Edition).

PAPER-VI

PRACTICAL TRAINING – II ALTERNATIVE DISPUTE RESOLUTION (Full Internal)

This paper carries 100 marks which will be awarded by way of internal assessment. The marks will be awarded in respect of the following components. All the components prescribed here under are compulsory. Students should do all the components without fail and secure minimum of 45% of marks earmarked for each components. In case, any student fails to do any particular component, he is to be treated absent for this paper as a whole and he should be required to do all the components fresh as and when it is scheduled for examination by the University.

1. Observance of proceeding in the Legal Aid Center and at LokAdalats-25 marks

(Students shall attend and record the proceedings of the Legal Aid Center and at LokAdalats over the course of the semester on different dates and submit it in a record. Student shall record 5 cases each. Total 10 cases of 2.5 marks each).

25 marks 2. Observance of Mediation and Conciliation proceedings -

(Students shall attend and record the Mediation and Conciliation proceedings over the course of the semester on different dates and submit it in a record. Student shall record 5 proceedings each. Total 10 cases of 2.5 marks each).

3. Arbitration or Negotiation simulation exercises-25marks

(Students shall be required to undergo a model arbitration process along with written submission on a hypothetical problem)

4. Viva -Voce-

Viva-voce shall be on the above three components recorded by the student.

Note:

- 1. Students should get minimum 45% marks in respect of the marks earmarked for each of the aforesaid components.
- 2. Viva-Voce is to be based on the exposure gained by the students while doing the first three of the aforesaid components.

25 Marks

FIFTH SEMESTER

PAPER-I CIVIL PROCEDURE CODE

- 1. Nature and Scope: Substantive and procedural law; Nature and scheme of the Code; Definitions of decree, order, judgement, legal representative, *mesne*profits; Difference between decree, order andjudgement.
- 2. Suit in General: Meaning and essentials of suit; Jurisdiction of courts to try suits of civil nature unless barred; Stay of suit; *Res Judicata*; Difference between *Res Judicata,ResSubjudice*, and *Estoppel*; Conclusiveness of Foreign Judgements; Place ofsuing.
- 3. Framing of Suit: Institution of suit; Amendment of pleadings, including plaint and written statement (Order I, II, IV, VI, VII, and VIII);Affidavits.
- 4. Summons: Issue and service of summons to defendants and witnesses; Service of foreign summons; Dismissal of suit for default; *Ex-parte* proceedings and setting aside of *ex-parte* decree.
- 5. Special Suits: Suits by or against Government or public officers; Suits by or against minors and persons of unsound mind; Suits by indigent persons; Interpleadersuits.
- 6. Other Proceedings: Appeals from decrees and orders; Reference, Review and Revision; Commissions; Caveat; Inherent powers of court; Arrest and attachment before judgement; Temporary injunction and interlocutory orders; Appointment of Receiver.
- 7. Execution (Order XXI): Courts competent to execute decrees; Precepts (Section 46); Questions to be determined by executing courts (Section 47); Stay of execution (Order XXI, Rule26-29).
- Procedures for Execution: Modes of execution (Section 51-54); Arrest and detention (Section 55-59; Order XXI-Rule 37-40); Attachment and sale of property (Section 60-64; Order XXI-Rule 48-59, 64-69, 72-73); Setting aside and confirmation of sale (Order XXI-Rule89-94).
- 9. Law of Limitation: Definition, scope and object; Limitation of Suits, Appeals and Applications; Computation of period of limitation.

Statutory Material:

Code of Civil Procedure, 1908 Limitation Act, 1963

Recommended Books:

- 1. Mulla The Code of CivilProcedure
- 2. C.K.Takwani Civil Procedure with LimitationAct
- 3. T.P.Tripathy The Code of CivilProcedure
- 4. Mitra Law of Limitations

PAPER-II

CRIMINAL PROCEDURE CODE (Including Juvenile Justice Act and Probation of Offenders Act)

- 1. Jurisdiction and hierarchy of criminal courts Executive and judicial Magistrates Other authorities under the code- Process to compelappearance.
- 2. Cognizable and non cognizable offences Investigation- Arrest with and without warrant Inquest and report tocourts.
- 3. Bailable and non bailable offences Bail and anticipatory bail Rights ofaccused.
- 4. Process to compel Appearance Summons Service of Summons Proclamation and Attachment Bond forappearance
- 5. Charge Definition, Content, Joinder and Alteration of Charges.
- 6. Trial Fair Trial Place of Trial Kinds of Trial.
- 7. Judgment Appeal, Reference, Revision Inherent Powers of HighCourt.
- 8. Juvenile Justice (Care and Protection) Act,2000.
- 9. The Probation of Offenders Act, 1958.

Statutory Materials:

1. Criminal Procedure Code, 1973

1. RatanLal -	Code of CriminalProcedure	
2. Sarkar -	Code of CriminalProcedure	
3. Outlines of Criminal Procedure -	R. V.Kelkar	
4. Basu -	Code of Criminal Procedure1973	
5. Sohonis' Code of Criminal Procedure (4Volumes)		
6. Dr. Nandhials' Code of Criminal Procedure (3 Volumes)		
7. P. RamanathanIyer's -	Code of CriminalProcedure	
8. Law Commission Reports –	14^{th} , 37^{th} and 41^{st} .	

PAPER-III

CRIMINOLOGY AND PENOLOGY

- 1. Concept of crime and criminals- Classification of crime and criminals- Nature and scope of Criminology.
- 2. Schools of Criminology- Classical, Neo-classical, positive Neo-positive and sociological-Typologicalschool.
- 3. Theories -Differential Association theory, Feudian theory, Theory of Determinism Economic theory, Multiple factor theory- Causation of crime-Heredity and crime. Born Criminal Theory, Family Crime, Mass Media & Crime, Drug Addiction & Crime.
- 4. White collar crime-classification-Sutherland's view on white collar crime- white collar crime in India- judicial response-Remedialmeasures.
- 5. Organised crimes- definition- characteristics-Theories of collective violence- communal violence- terrorism and related organised internationalcrimes.
- 6. Theories of Punishment- Deterrent, Retributive, Preventive and Reformative theories-Alternatives of punishment-indeterminate sentence, Capital punishment-Constitutionality- Judicial approach to delayed execution-Law Commission's recommendations.
- 7. Prison Administration: Orgin& Development in India/USA/UK -Prison Labour, Open Air Prison, PrisonReforms.
- 8. Criminal Justice Administration in India- Impact of *Maneka Gandhi* case on fair trial, speedy trial, handcuffing, custodial violence, prison administration and legalaid.
- 9. Victimology- Impact of victimization-Restorative justice to victim-Compensatory relief to victim-Justice Malimath CommitteeRecommendations.

- 1. Sutherland- Criminology
- 2. Paranjape- criminology and Penology
- 3. Siddique- Criminology problems and perspectives
- 4. Barness& teeter's- New Horizons inCriminology
- 5. Sethna- Society and theCriminal

PAPER-IV

COMPETITION LAW

- 1. Introduction to Competition law: Evolution & Growth of competition law, Concept of market, Open market, Regulated market, Salient features of the Competition Act, 2002.
- 2. Anti-competitive Agreements: Concept, forms and Treatment of anti- competitive agreements, Rules to determine Effects of Anti-Competitive Agreements, Agreements which do not cause adverse effects on Competition.
- 3. Abuse of dominant position: Concept, forms and treatment in India, Essential facilities doctrine, Refusal, Pricing strategies and abuse of dominantposition.
- 4. Combinations: Concept under the Competition Act, 2002, Regulation of Combinations-Relevant product Market, Relevant Geographical Market, Regulation of Cross-border combinations.
- 5. Competition Commission of India: Composition of CCI, Selection Committee for Chairperson and Members of Commission, Duties of CCI.
- 6. Powers and functions: Meeting of Commission, Procedure for Inquiry on Complaint under section 19.
- 7. CCI Procedures: Procedure for investigation of Combination, Powers of Commission to regulate its ownprocedure.
- 8. Orders of Commission: Review, Rectification and Execution.
- 9. Competition Appellate Tribunal and Penalties: Composition of Tribunal, Procedure for filing Appeal, Procedure and Powers of Appellate Tribunal, Appeal to Supreme Court, CompetitionAdvocacy.

Statutory Material:

1. The Competition Act, 2002.

- 1. Avtar Singh, CompetitionLaw.
- 2. T Ramappa-Competition Law in India: Policy, Issues, andDevelopments.
- 3. S. C. Tripathi, CompetitionLaw.
- 4. VinodDhall, Competition Law Today-Concepts, Issues and the Law inPractice.
- 5. T. ramappa- lectures on CompetitionLaw
- 5. S.M. Dugar- Competition Law

PAPER-V

PRACTICAL TRAINING – III DRAFTING PLEADING AND CONVEYANCE (Full Internal)

This paper is aimed at exposing the student on drafting various types of Pleadings and Conveyance besides the general principals of Drafting. This paper carries 100 marks, which is to be awarded by way of internal assessment. The assessment is to be based on the following components. All the components prescribed hereunder are compulsory. Students should do all of them without any fail and secure not less than 45% marks earmarked for each component. In case, any student fails to do so any particular component he is to be treated absent for this paper as a whole and he should be required to do all the components fresh as and when it is scheduled for Examination by the University.

1. DraftingofPleadings:-45marks

General principals of Drafting and Relevant Substantive Rules shall be taught.

- (i) Civil Pleadings: Plaint, Written Statement, Interlocutory Application, Original Petition, Affidavit, Execution Petition, Memorandum of Appeal and Revision, Petition under Article 226 and 32 of the Constitution of India, including Public Interest Litigation.
- (ii) Criminal Pleadings: Complaint, Criminal Miscellaneous Petition, BailApplication, Memorandum of Appeal and Revision.

The student shall do 15 practical exercises in drafting of pleadings (carrying 3 marks each) and submit the same in a record form.

2. DraftingofConveyance: - 45marks

Conveyancing: Sale Deed, Mortgage Deed, Lease Deed, Gift Deed, Promissory Note, Power of Attorney, Will, Trust Deed, Partition deed, Partnershipdeed.

The student shall do 15 practical exercises in drafting of conveyancing (carrying 3 marks each) and submit in a record form.

3. Viva–Voce - 10

Note:

- 1. Students should get minimum 45% marks in respect of the marks earmarked for each of the aforesaidcomponents.
- 2. Viva-voce will be on the general principles of drafting and on the records submitted by the students.

10marks

SIXTH SEMESTER

PAPER-I

INTELLECTUAL PROPERTY LAWS

Introduction to Intellectual Property:

 Nature and Concept of Intellectual Property Rights; Paris Convention on the Protection of Industrial Property, 1883; Berne Convention on the Protection of Literary and Artistic Works, 1886; Trade Related Aspects of Intellectual Property Rights (TRIPs), 1994; World Intellectual Property Organisation (WIPO); World Trade Organisation(WTO)

Trade Marks (Trade Marks Act, 1999):

- 2. Definitions and Registration: 'Mark' Sec. 2(1)(m); 'Trade Mark' Sec. 2(1)(zb); 'Well Known Trade Mark' Sec. 2(1)(zg); Registered and Unregistered Trade Marks; Procedure forRegistration of Trade Marks (Sec. 18-23); Absolute Grounds for Refusal of Registration (Sec. 9); Relative Grounds for Refusal of Registration (Sec. 11); Prior or Vested Rights (Sec. 12, and Sec. 33-35); Rectification of Register (Sec. 57)
- 3. Passing Off, Infringement and Licencing: Difference between Passing Off and Infringement; Passing of Same, Similar or Different Goods; Enlargement of Infringement Protection (Sec. 29); Exceptions to infringement Action (Sec. 30); Licencing of Trade Marks(Section 48 to 53); Permission of Central Government not Required under the present Act; Necessity of Actual Quality Control; Supremacy of LicencingAgreement.

Patents (The Patent Act, 1970):

- 4. Definition of Patent; Principles underlying patent law in India; Patentable and non-Patentable inventions; Procedure to Obtain Patent; Terms of Patent; Register of Patent and Patent Office; Rights and Obligations of patentee; Transfer of Patent Rights, Assignment andLicense
- 5. Compulsory License; License of Rights and Revocation for non-working; Government use of Invention; Grounds for Revocation of Patent; Surrender of Patents; Specification and Amendment ofSpecification

Copyrights (The Copyrights Act, 1957):

- 6. Definition of Copyrights; Subject Matter of Copyrights; Terms of Copyrights; Rights Conferred by Copyrights; Rights of BroadcastingAuthorities;
- 7. Registration of Copyrights; Copyrights Board; International Copyrights; Assignment, Transmission and Relinquishment of Copyrights; License of Copyrights; Infringement of Copyrights and Remedies forInfringement

Industrial Designs (The Designs Act, 2000):

 'Design' Sec. 2(d); 'Original' Sec. 2(g); 'Copyright' Sec. 2(c); Copyright in Design (Sec. 11); Registration of Design (Sec. 3-9); Cancellation of Design (Sec. 19); Infringement of Copyright in Designs and Remedies (Sec. 22); Overlap of Design, Copyright and Trade Marks

Geographical Indications (Geographical Indications of Goods (Registration and Protection) Act, 1999):

9. 'Geographical Indication' Sec. 2(e); 'Indication' Sec. 2(g); 'Goods' Sec. 2(f); 'Producer' Sec. 2(k); Procedure for Registration GI (Sec. 3-8 and Sec. 11-17); Grounds for Refusal of Registration of GI (Sec. 9); Duration of Protection and Renewal (Sec. 18-19); Infringement and Remedies (Sec. 20-23, Sec. 37-54, and Sec. 66-67); Conflict of GIs and Trade Marks (Sec.25-26)

- 1. P Narayanan Law of Trade Marks and Passing Offs
- 2. P Narayanan Copyright and IndustrialDesigns
- 3. P Narayanan Intellectual Property Law
- 4. Cornish IntellectualProperty
- 5. VKAhuja Law Relating to Intellectual Property Rights
- 6. Kailasam Law of Trade Marks and GeographicalIndications
- 7. WIPO Background Reading Materials on Intellectual property

PAPER-II

HUMAN RIGHTS LAW

- 1. Human Rights: Meaning and concept; nature and development.
- 2. International Bill of Human Rights: Universal Declaration of Human Rights; International Covenant on Civil and Political Rights and Optional Protocol I and Optional Protocol II; International Covenant on Economic, Social and Cultural Rights; and optional protocol to international covenant on economic, social and cultural rights.
- 3. International Conventions on Inhuman acts: Genocide; Aparthied; Torture Slavery; Prostitution and Racial Discrimination.
- 4. International Conventions on Rights of Vulnerable Groups: Women; Children; Stateless persons; Disabled persons and Indigenous Peoples.
- 5. International Humanitarian Law.
- 6. Regional Systems on protection of Human Rights: Europe; America, Africa and Arab Region.
- 7. Constitutional Provisions relating to protection of Human Rights in India.
- 8. Protection of Human Rights Act, 1993: Composition and Functioning of NHRC, SHRCs and Human Right Courts.
- 9. Specific safeguards for protection of Human Rights in India: Women; Children; Disabled Persons; Prisoners and rights relating to environmental protection.

International Human Rights in Context: Law, Politics &
Morals - Oxford University Press.
Human Rights in Constitutional Law –Wadhwa Nagpur.
Women & law in India- Oxford University Press, New
Delhi.
Human Rights in the World.
Child Rights in India: Law, Policy & Practice- Oxford
Publishers, New Delhi.

PAPER-III

PRACTICAL TRAINING – IV MOOT COURT EXERCISE AND INTERNSHIP (Full Internal)

This paper carries 100 marks which is to be awarded by way of internal assessment. The assessment is to be awarded in respect of the following components. All the components prescribed hereunder are compulsory and eventually, the students should do all of them without fail. In case, any student fails to do any particular component, he is to be treated absent for this paper as a whole and he should be required to do all the components fresh as and when it is scheduled for examination by theUniversity.

1. Moot Court(Threeproblems)

- 30 Marks

Memorials	(3 x 5 marks)15marks
Presentation	(3 x 5 marks)15marks

Every student is required to do three moot courts with 10 marks for each. The Moot Court work will be on assigned problem and it will be evaluated for 5 marks for written submissions and 5 marks for oraladvocacy.

2. Client Interviewing Techniques, pre-trial preparations and Internship Diary- 30Marks

Each Students will observe interviewing sessions of clients at the Lawyer's Office and record the proceedings, which will carry 15 marks. Each student will further observe the preparation of documents and court papers by the Advocate and the procedure for the filing of the suit/petition. Which should be recorded by the students which will carry(15marks).

- 3. ObservationofTrial
 - i. CivilCase 15marks
 - ii. Criminal Case 15marks

Students are may be required to attend two trials, one Civil trial and one Criminal Trial (15 marks each). They will maintain a record and enter the various stages of trial observed during their attendance on different days in the court assignment.

4. Viva-Voce

- 10marks

Note:

- 1. Students should get minimum 45% marks in respect of the marks earmarked for each of the aforesaid components.
- 2. Viva-voce will be on the records submitted by thestudents.

- 30marks