

SCHEME OF EXAMINATION

DETAILED SYLLABUS

For LLM (Dual Specialization)

(Semester System)

(W.e.f. 2019 - 2020)

FACULTY OF LAW

Kalinga University, Atal Nagar Raipur

Chhattisgarh

Kalinga University, Atal Nagar Raipur Master of Law (2 yrs Programme) (Dual Specialization) Session-2019-20

| FIRST SEI | MESTER | | | | |
|-----------|--|----------|----------|----------|-------|
| S.No. | Paper | Credits | End Term | Internal | Total |
| LLM101 | Research Methods and Legal writing | 4 | 70 | 30 | 100 |
| LLM102 | Law and Social Transformation in India | 4 | 70 | 30 | 100 |
| LLM103 | Constitutionalism | 4 | 70 | 30 | 100 |
| LLM104 | Optional I (Specialization-I) | 4 | 70 | 30 | 100 |
| LLM105 | Optional I (Specialization-II) | 4 | 70 | 30 | 100 |
| | Total | 20 | 350 | 150 | 500 |
| | SI | COND SEM | ESTER | | |
| S.No. | Pap <mark>er</mark> | Credits | End Term | Internal | Total |
| LLM201 | Law An <mark>d Just</mark> ice In Global <mark>izing World</mark> | 4 | 70 | 30 | 100 |
| LLM202 | Judicial Process | 4 | 70 | 30 | 100 |
| LLM203 | Comparative Public Law | 4 | 70 | 30 | 100 |
| LLM204 | Optional II (Specialization-I) | 4 | 70 | 30 | 100 |
| LLM205 | Optional II (Specialization-II) | 4 | 70 | 30 | 100 |
| | Total | 20 | 350 | 150 | 500 |

| THIRD SEMESTER | | | | | | | |
|--------------------------|---------------------|---------|----------|----------|-------|--|--|
| S.No. | Paper | Credits | End Term | Internal | Total | | |
| Paper-I | (Specialization-I) | 4 | 70 | 30 | 100 | | |
| Paper-II | (Specialization-I) | 4 | 70 | 30 | 100 | | |
| P <mark>a</mark> per-III | (Specialization-I) | 4 | 70 | 30 | 100 | | |
| Paper-IV | (Specialization-I) | 4 | 70 | 30 | 100 | | |
| Paper-I | (Specialization-II) | 4 | 70 | 30 | 100 | | |
| Paper-II | (Specialization-II) | 4 | 70 | 30 | 100 | | |
| Paper-III | (Specialization-II) | 4 | 70 | 30 | 100 | | |
| Paper-IV | (Specialization-II) | 4 | 70 | 30 | 100 | | |
| | Total | 32 | 560 | 240 | 800 | | |

| | FOURTH SEMESTER | | | | | | |
|------------|-----------------------|---------|----------|----------|-------|--|--|
| Paper code | Subject | Credits | External | Internal | Total | | |
| Paper-I | (Specialization-I) | 4 | 70 | 30 | 100 | | |
| Paper-I | (Specialization-II) | 4 | 70 | 30 | 100 | | |
| LLMCT402 | Viva And Dissertation | 8 | 100 | 100 | 200 | | |
| Total | | 16 | 240 | 160 | 400 | | |

| SERIAL NO. | PAPER | Credits | END TERM | INTERNAL | TOTAL |
|-------------|--|---------------|----------------|----------|-------|
| OPTIONAL I | | 4 | | | |
| LLMCT104 | Law of Evidence | 4 | 70 | 30 | 100 |
| OPTIONAL II | | | | | |
| LLMCT204 | General Principles of Criminology Law and IPC | 4 | 70 | 30 | 100 |
| | SPECIALIZATION : CONST | ITUTIONAL AND | ADMINISTRATIVE | LAW | |
| Paper code | Subject | Credits | External | Internal | Total |
| OPTIONAL I | Evolution And Basic | | | | |
| LLMCAL104 | Provisions | 4 | 70 | 30 | 100 |
| OPTIONAL II | Fundamental Rights And | | | | |
| LLMCAL204 | Directive Principles | 4 | 70 | 30 | 100 |
| | SPECIALIZATION: IN | TELLECTUAL P | ROPERTY RIGHTS | | |
| Paper code | Subject | Credits | External | Internal | Total |
| OPTIONAL I | Nature, Emergence And | | 70 | 30 | 400 |
| LLMIPR104 | Development Of IPR | 4 | 4.1.1 | 100 | 100 |
| OPTIONAL II | Copyright And | | | | |
| LLMIPR204 | Neighbouring Rights | 4 | 70 | 30 | 100 |

SPECIALIZATION: BUSINESS AND CORPORATE LAW

| Paper code | Subject | Credits | External | Internal | Total |
|-------------------------|-------------------------|----------------|----------|----------|-------|
| OPTIONAL I | , i | 4 | 70 | 30 | 100 |
| OPTIONAL II | | 4 | 70 | 30 | 100 |
| | SPECIA | LIZATION: CYBI | ER LAW | | |
| Paper code | Subject | Credits | External | Internal | Total |
| OPTIONAL I | Cyber Law I | 4 | 70 | 30 | 100 |
| OPTIONAL II | Cyber Torts | 4 | 70 | 30 | 100 |
| | SPECIAL | IZATION: LABO | UR LAW | | |
| Paper code | Subject | Credits | External | Internal | Total |
| OPTIONAL I LLMLL104 | Industrial Adjudication | 4 | 70 | 30 | 100 |
| OPTIONAL II LLMLL204 | Social Security Law | 4 | 70 | 30 | 100 |

THIRD SEMESTER

SPECIALIZATION CRIME AND TORT

| | SPECIALIZ | ZATION CRIME A | ND TORT | | |
|------------|---|----------------|-------------------|----------|-------|
| Paper code | Subject | Credits | External | Internal | Total |
| LLMCT301 | Criminal Justice Administration | 4 | 70 | 30 | 100 |
| LLMCT302 | Criminology And Penology | 4 | 70 | 30 | 100 |
| LLMCT303 | Criminal Justice And Human Rights | 4 | 70 | 30 | 100 |
| LLMCT304 | Police Law And Administration | 4 | 70 | 30 | 100 |
| | SPECIALIZATION: CONST | FITUTIONAL AND | ADMINISTRATIVE LA | W | |
| Paper code | Subject | Credits | External | Internal | Total |
| LLMCAL301 | Administrative Law | 4 | 70 | 30 | 100 |
| LLMCAL302 | Local Self Government | 4 | 70 | 30 | 100 |
| LLMCAL303 | System of Governance | 4 | 70 | 30 | 100 |
| LLMCAL304 | Media Laws | 4 | 70 | 30 | 100 |
| | SPECIALIZATION: | INTELLECTUAL F | PROPERTY RIGHT | | |
| Paper code | Subject | Credits | External | Internal | Total |
| LLMIPR301 | Law of Patents | 4 | 70 | 30 | 100 |
| LLMIPR302 | Law of Trademarks | 4 | 70 | 30 | 100 |
| LLMIPR303 | Law of Designs, Layout Designs and Geographical Indications | 4 | 70 | 30 | 100 |
| LLMIPR304 | Information Technology and IPR | 4 | 70 | 30 | 100 |

| | SPECIALIZATION: | BUSINESS AND | CORPORATE LAW | | |
|------------|--|-----------------|---------------|----------|-------|
| Paper code | Subject | Credits | External | Internal | Total |
| LLMBCL301 | Intellectual And Property Law | 4 | 70 | 30 | 100 |
| LLMBCL302 | Competition Law | 4 | 70 | 30 | 100 |
| LLMBCL303 | Employment Laws And Human Resources Management | 4 | 70 | 30 | 100 |
| LLMBCL304 | Cyber Law In Corporate World | 4 | 70 | 30 | 100 |
| | SPECIA | LIZATION: CYBE | R LAW | | |
| Paper code | Subject | Credits | External | Internal | Total |
| LLMCL301 | Cyber Law And International Perceptive | 4 | 70 | 30 | 100 |
| LLMCL302 | Constitution And Human Right In Cyber Space | 4 | 70 | 30 | 100 |
| LLMCL303 | Intellectual Property Issues, E Commerce And Dispute Resolution In Cyber Space | 4 | 70 | 30 | 100 |
| LLMCL304 | Cyber Crimes And Legal Framework | 4 | 70 | 30 | 100 |
| | SPECIAL | LIZATION: LABOU | JR LAW | 35.7 | |
| Paper code | Subject | Credits | External | Internal | Total |
| LLMLL301 | Laws Relating To Industrial Injuries And Social Security | 4 | 70 | 30 | 100 |
| LLMLL302 | Collective Bargaining | 4 | 70 | 30 | 100 |
| LLMLL303 | Laws Relating To Civil Servants | 4 | 70 | 30 | 100 |

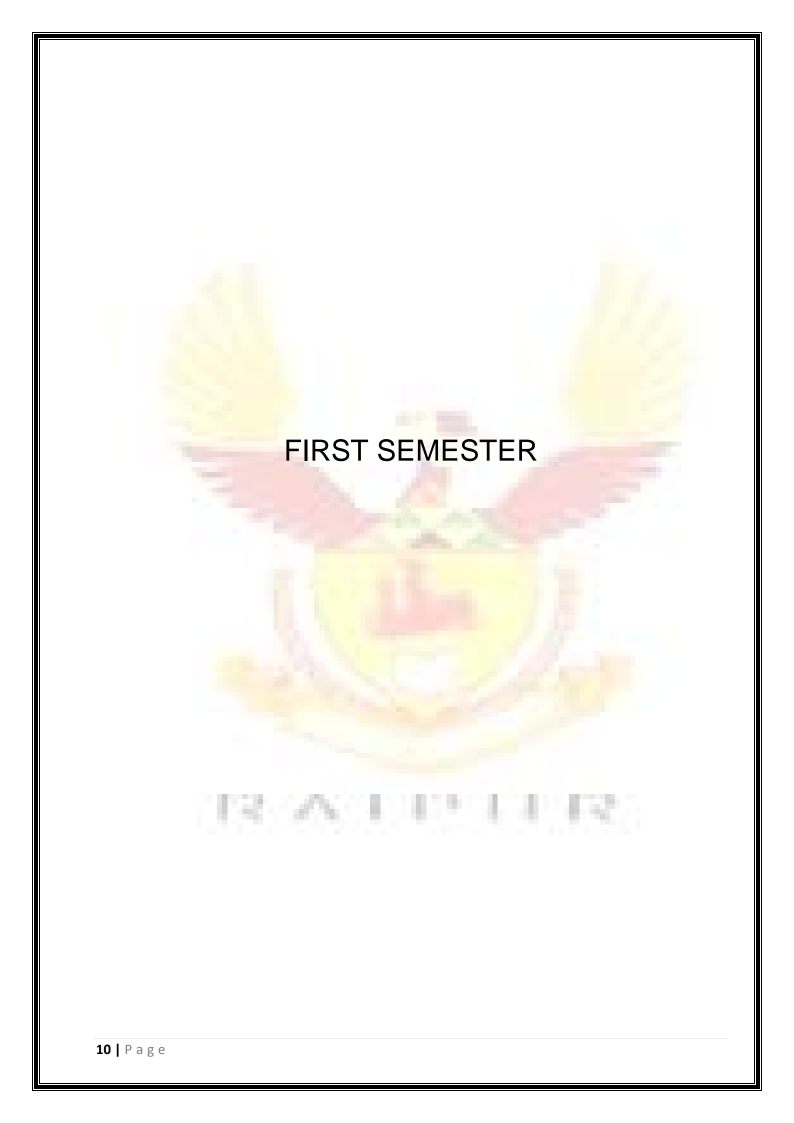
| LLMLL304 | Wages | 4 | 70 | 30 | 100 |
|------------|--|-----------------|----------------|----------|-------|
| | | FOURTH SEMES | STER | • | |
| | SPECIALI | ZATION CRIME AN | ND TORT | | |
| Paper code | Subject | Credits | External | Internal | Total |
| LLMCT401 | White Collar Crime And Corporate Crime | 4 | 70 | 30 | 100 |
| LLMCT402 | Viva And Dissertation | 8 | 100 | 100 | 200 |
| | SPECIALIZATION: CONS | TITUTIONAL AND | ADMINISTRATIVE | LAW | |
| Paper code | Subject | Credits | External | Internal | Total |
| LLMCAL401 | Minorities Law | 4 | 70 | 30 | 100 |
| LLMCAL402 | Dissertation And Viva | 8 | 100 | 100 | 200 |
| | SPECIALIZATION: | INTELLECTUAL P | ROPERTY RIGHT | | |
| Paper code | Subject | Credits | External | Internal | Total |
| LLMIPR401 | Protection Of Plant Varieties And Traditional Knowledge And Biodiversity | 4 | 70 | 30 | 100 |
| LLMIPR402 | Dissertation And Viva | 8 | 100 | 100 | 100 |
| | SPECIALIZATION: | BUSINESS AND C | ORPORATE LAW | | 1 |
| Paper code | Subject | Credits | External | Internal | Total |
| LLMBCL401 | Contract Law | 4 | 70 | 30 | 100 |
| LLMBCL402 | Dissertation And Viva | 8 | 100 | 100 | 200 |
| | | | | | |

SPECIALIZATION: CYBER LAW

| Paper code | Subject | Credits | External | Internal | Total |
|------------|---------------------------------|---------|----------|----------|-------|
| LLMCL401 | Information Technology Act 2000 | 4 | 70 | 30 | 100 |
| LLMCL402 | Dissertation And Viva | 8 | 100 | 100 | 200 |

SPECIALIZATION: LABOUR LAW

| Paper code | Subject | Credits | External | Internal | Total |
|------------|--|---------|----------|----------|-------|
| LLMLL401 | Personnel Management And Industrial Sociology | 4 | 70 | 30 | 100 |
| LLMLL402 | Dissertation And Viva | 8 | 100 | 100 | 200 |



External Marks: 70

Internal Marks: 30

RESEARCH METHODS AND LEGAL WRITING

UNIT - I

Introduction, Scope of Sociology, Nature of Social Phenomenon, Characteristics of Social Phenomenon

Law-- Meaning of Law, Nature of Law, Purpose of Law, Sociology of Law, Importance of duty/ obligation, Relation between juristic science and social science

UNIT - II

Meaning, Nature and Scope of Legal Research—Introduction, meaning of research, Legal Research, Importance and Utility of Research, Nature of legal research and legal research method, Benefits of legal research, Necessity of legal research, Scope of legal research, Aims and objective of legal research, Motivating factors of legal research, Facts, events and data of legal research, Basic assumptions of sociolegal research, Quality of a good legal researcher.

UNIT - III

Legal research Methodology—Meaning of methodology, Research method and Research technique, Main Characteristics of research methodology.

Background and Development of Legal Research in India—The different Phases of legal research in India(First, Second, Third and Fourth Phases of legal research in India)

Various Kinds of Legal Research-- Kinds of research according to objectives of study material, Kinds of research according to the methods available for doing research, Legal Reasoning, Concept and their Role in Scientific legal investigation, Theory and research.

Major Steps involved in doing legal research (The legal research process), Selection or Formulation of legal research problem or topic.

UNIT - IV

Hypothesis—Meaning, Characteristics and Sources of Hypothesis, Types of Hypothesis, Testing of the Hypothesis, Legal Research Design, Part of Research Design, Characteristics of a good research design, Types of research design, Sampling design for legal research, meaning of Sampling, Merits and demerits of sampling, Characteristics, Types of Sampling

Research Data, Forms, Sources, Tools and Collection of Data, Different methods for collecting the data, Observation Method and its different kinds, Interview Method and its different kinds, Schedule Method and its kinds, Questionnaire Method and its kinds, Case Study Method and Survey Method

UNIT - V

Data Processing—Editing, Coding, Classification and Tabulation, Analysis and Interpretation of Data, Generalization in Legal Research, Problem of measurement in legal research, Scaling technique in legal research, Sociometry in legal research, Jurimetrics.

Method of using Libraries and the use of Computer in legal research, Inter-Disciplinary Research

Preparations of Research Report and its Writing.

- 1---Dr. S.R. Myneni-Legal Research Methodology, Published by Allahabad Law Agency
- 2---Dr. H.N. Tiwari- Legal Research Methodology, Published by Allahabad Law Agency
- 3---Shilpa Agrawal- Legal Research Methodology

4---Indian Law Institute-Legal Reserch and Methodology, Edited by S.K. Verma and M. Afzal Wani 5---William P. Statisky- Legal Research 6---EvwincSurrency- A Guide to Legal Research 7---William J. Goode& Paul K. Hatt-Method in Social Research 8---Dr. H.N. Giri-Legal Research Methodology (Written in Hindi) 9---Dr. Sanjay Kulshrestha-VidhikAnushandhanPaddhatiya(Written in Hindi) 10—Dr.Bashanti Lal Babel-Legal Education and Research



External Marks: 70

Internal Marks: 30

LAW AND SOCIAL TRANSFORMATION IN INDIA

Unit I-

LAW AND SOCIAL CHANGE

Law as an instrument of social change.

Law as the product of traditions and culture. Criticism and evaluation in the light of colonization and the introduction of common law system and institution in India and its impact on further development of law and legal institutions in India.

RELIGION AND THE LAW

- -Religion as a divisive factor. Secularism as a solution to the problem.
- -Reform of the law on secular lines: problems
- -Freedom of religion and non-discrimination on the basis of religion.
- -Religious minorities and the law.

Unit II

LANGUAGE AND THE LAW

Language as a divisive factor: formation for linguistic states.

Constitutional guarantees to linguistic minorities.

Language policy and the Constitution: Official language; multi-language system.

Non-discrimination on the ground of language.

COMMUNITY AND THE LAW

Caste as a divisive factor.

Non-discrimination on the ground of caste.

Acceptance of caste as a factor to undo past injustices.

Protective discrimination: Scheduled castes, tribes and backward classes.

Reservations; Statutory Commissions, Statutory provisions.

Unit III

REGIONALISM AND THE LAW

Regionalism as a divisive factor.

Concept of India as one unit

Right of movement, residence and business; impressibility of state or regional barriers.

Equality in matters of employment: the slogan Sons of the soil and its practice.

Admission to educational institutions: preference to residents of a state.

WOMEN AND THE LAW

Crimes against women.

Gender injustice and its various forms.

Women's Commission.

Empowerment of women: Constitutional and other legal provisions.

Unit IV

CHILDREN AND THE LAW

Child labour.

Sexual exploitation.

Adoption and related problems.

Children and education.

ALTERNATIVE APPROACHES TO LAW

The jurisprudence of Sarvodaya- Gandhi, VinobaBhave; Jayaprakash Narayan- Surrender of dacoits; concept of gram nyayalayas.

Socialist thought on law and justice: An enquiry through constitutional debates on the right to property. Indian Marxist critique of law and justice. Naxalite movement: causes and cure.

UNIT V

MODERNISATION AND THE LAW

Modernization as a value: Constitutional perspectives reflected in the fundamental duties.

Modernization of social institutions through law.

Reform of family law.

Agrarian reform- Industrialization of agriculture.

Industrial reform: Free enterprise Vs. State regulation Industrialization Vs. environmental protection. Reform of court process.

Criminal law: Plea bargaining; compounding and payment of compensation to victims.

Civil law: (ADR) Confrontation Vs. consensus; meditation and conciliation. Lokadalats.

Prison reforms.

Democratic centralization and local self-government.

BOOKS RECOMMENDED

- 1. Marc Galanter: Law and Society in Modern India (1997) Oxford
- 2. Robert Lingat: The Classical Law Of India (1998) Oxford
- 3. U. Baxi: The Crisis Of the Indian Legal System (1982), Vikas, New Delhi
- 4. U. Baxi: Law and Poverty Critical Essay. (1988) Tripathi, Bombay
- 5. Manushi: A Journal about Women and Society.
- 6. Duncan Derret: The State, Religion and Law in India (1999) Oxford
- 7. H.M. Seervai: Constitutional Law of India (1996) Tripathi
- 8. D.D. Basu: Shorter Constitution Of India (1996) Prentice- Hall of India (P) Itd
- 9. Sunil Deshta and Kiran Deshta: Law and Mernace of Child Labour (2000) Armol Publications Delhi.
- 10. SavitriGunasekhare: Children, Law and Justice (1997) Sage
- 11. Indian Law Institute, Law and Social Change: Indo American Reflections, Tripathi(1988)
- 11. J.B.Kripalani, Gandhi : His life and Thought,(1970) Ministry of Information and Brodcasting, Government of India
- 12. M.P.Jain, : Outline of Legal History, (1993), Tripathi, Bombay.
- 13.Agnes, Flavia, Law and Gender Inequality: The Position of Women's Rights in India (1999), Oxford for linguistic states.

External Marks: 70

Internal Marks: 30

CONSTITUTIONALISM

Unit - I: The Concept of Constitutionalism

- 1. Essential Principles of Constitutionalism
- 2. Constitutionalism and Rule of Law
- 3. Functions of Rule of Law and Constitutionalism
- 4. Constitutionalism in the Indian Legal Order

Unit - II : Federalism as an aspect of Constitutionalism

- 1. The Federal principle: Classical and Modern
- 2. An overview of the Canadian and American Position
- 3. Main features of Indian federalism
- 4. Federalism and Constitutionalism

Unit - III: New challenges to Constitutionalism: some social issues

- 1. Equality and Affirmative actions (Dalits, and Backward Classes)
- 2. Human Rights of the Marginalized Groups.
- 3. An Evaluation of Role of Courts.

Unit - IV: Justice Delivery System In India

- 1. PIL movement: Promises and Perils
- 2. Independence of Judiciary.

Unit V

Judicial Reforms.

Recommended Books:

- 1. C. H. Mell Wain, Constitutionalism: Ancient and Modern. (1947).
- 2. A. V. Dicey, Introduction to the Study of Law of the Constitution. (1982) Edition.
- 3. Lary Alexander (ed). Constitutionalism: Philosophical Foundations. Cambridge. (1998)
- 4. M. P. Singh 'Constitution of India. 11th Ed. 2008, Eastern Book Co.
- 5. K. C. Wheare. Federal Government.Ch. 1 & 2, 4th Edition 1963.
- 6. M. P. Singh. Federalism, Democracy and Human Rights.47 J.I.L.I. 47 (2005).
- 5. Larry Alexander (ed) Constitutionalism: Philosophical Foundations (Cambridge University Press 1998)
- 6. M.P. Singh, Federalism, Democracy and Human Rights 47, Journal Of the Indian Law Institute 47 (2005)
- 7. C.J. Friedrich, Constitutional Government and Democracy, (Indian edition reprint 1974)
- 8. K.C. Wheare, Federal Government Chapter I and II 4th Edition 1963
- 9. Granville Austin: The Indian Constitution: Cornerstone of a Nation (1966)
- 10. B.D. Dua and M.P. Singh, Indian Federalism in the New Millennium (2003) Manohar Delhi
- 11. State of West Bengal v Union of India AIR 1963 SC, 1241 and S.R.Bommai v Union of India AIR 1994 SC 1918
- 12. Parmanand Singh, Social Rights and Good Governance, in Raj Kumar and D.K. Srivastave (eds) Human Rights and Development: Law, Policy and Governance, Chapter 24, pp 437-454 Lexis Nexis, Hong Kong (2006)
- 13. P.A Inamdar v State of Maharashtra 2005 6 SCC 537, Pai Foundation 2002 8 SCC 481

SECOND SEMESTER

External Marks: 70

Internal Marks: 30

LAW AND JUSTICE IN GLOBALIZING WORLD

Module I World Legal Systems & their Salient Features

- 1. Common law: origin, characteristics, scope and extent
- 2. Civil law: origin, characteristics, scope and extent
- 3. Other systems : socialist law, religion-based laws

MODULE II Nature of Indian legal system:

combination of common-civil-religious elements

Module III Patterns of Religion, State & Law Relations

- 1. State religion system: concept, forms, impact, examples
- 2. State secularity system : concept, forms, impact, examples
- 3. Religious freedom under both systems
- 4. Minorities: status and rights under both systems

Module IV Universal Norms of Equality Non-Discrimination

- 1. Concept of equality in international & amp; national laws
- 2. Religious & amp; racial discrimination
- 3. Gender-based discrimination
- 4. Protective Discrimination: concept, objects, scope

Module V Global Surveillance of Law and Justice

- 1. UN agencies & amp; their reports
- 2. US annual surveys & amp; reports
- 3. Private agencies & amp; their reports
- 4. Print & audio-visual media reporting

- Pandey J.N, The Constitutional Law of India, Central Law Agency, Allahabad
- Jain M.P, Indian Constitutional Law, Lexis Nexis, Haryana
- Basu D.D, Introduction to Constitution of India, Lexis Nexis, Haryana
- Rai Kailash, Constitutional Law of India, Central Law Publications, Allahabad
- Bakshi P.M, Constitution of India, Universal Law Publications, Delhi
- Shukla V.N, Constitution of India, Eastern Book Company, Lucknow
- Tripathi G.P., Constitutional Law- New Challenges, Central Law Publications

External Marks: 70

Internal Marks: 30

JUDICIAL PROCESS

Unit - I:

Nature of Judicial process and its role in constitutional adjudication

- 1. Judicial process as an instrument of social ordering.
- 2. Judicial process and creativity in law common law model legal reasoning and the Growth of law change and stability
- 3. The tools and techniques of judicial review and judicial creativity.
- 4. Analysis of the doctrine of Stare Decisis in India.

Unit - II:

Special Dimensions of Judicial Process in Constitutional adjudication.

- 1. Notions of Judicial Review
- 2. Is Judicial Review the same as Judicial Activism?
- 3. Judicial Activism and Judicial Self Restraint.
- 4. Problem of Accountability in judicial law making.

Unit - III:

Judicial Process in India

- 1. The Indian Debate on the role of the Judges and on the notion of Judicial review
- 2. The "Independence" of Judiciary and 'Political' nature of Judicial Process.
- 3. Judicial Activism and Creativity of the Indian Supreme Court; the new dimensions
- 4. Institutional liability of Courts and Judicial activism Scope and Limits.

Unit - IV:

Judicial Process and Constitutional Amendments

- 1. Evolution of the Concept of Basic Structure
- 2. Philosophy of the doctrine of Basic Structure
- 3. The Recent Developments: The "essence of rights" test and "rights test" to determine Basic structure
- 4. Basic Structure and Constitutionalism.

Unit V

Judicial Reasoning

Judicial Activism and Judicial Overreach

SUGGESTED READINGS

- 1. A. Lakshminath, Precedent in Indian Law: Judicial Process (2009).
- 2. Aharon Barak, Purposive Interpretation in Law (2005).
- 3. Aharon Barak, The Judge in a Democracy (Princeton University Press, 2008).
- 4. B.N. Cardozo, The Nature of the Judicial Process (1964).
- 5. Bernard C. Gavit, Ralph F. Fuchs, Cases and Materials on an Introduction to Law and the Judicial Process (1952).
- 6. Bodenheimer, Jurisprudence: The Philosophy and Method of the Law (2006).
- 7. Cass R. Sustein, A Constitution of Many Minds: Why the Founding Documents Doesn't Mean What It meant Before (Princeton University Press, 2009).
- 8. Craig R. Ducat, Constitutional Interpretation (2004).
- 9. Duncan Kennedy, A Critique of Adjudication (Harvard University Press, 1998).
- 10. Duncan Kenney, Legal Reasoning: Collected Essays (2008).
- 11. Edward H. Levi, Introduction to Legal Reasoning (1972).
- 12. F.A.R. Bennion, Statutory Interpretation (1992).

- 13. F.S. Nariman, Before Memory Fades: An Autobiography (2010).
- 14. George H. Gadbois, Jr., Judges of the Supreme Court of India: 1950 1989 (OUP, 2011).
- 15. Jeffrey Goldsworthy, Interpreting Constitutions: A Comparative Study (OUP, 2006).
- 16. Lloyd L. Weinreb, Legal Reason: The Use of Analogy in Legal Argument (Cambridge University

Press, 2005).

- 17. Martin Philip Golding, Legal Reasoning (2001).
- 18. Mauro Cappellletti, The Judicial Process in Comparative Perspective (Clarendon Press: Oxford,

1989).

- 19. Morris R. Cohen and Felix S. Cohen, Readings in Jurisprudence and Legal Philosophy (Ninth Printing, Little Brown and Co.).
- 20. P. St. J. Langan, Maxwell on The Interpretation of Statutes (2004).
- 21. Rajeev Dhavan and Alice Jacob, Selection and Appointment of Supreme Court Judges: A Case Study (1978).
- 22. Roscoe Pound, Law Finding Through Experience and Reason (University of Georgia Press, Athens, 1960).
- 23. Rupert Cross, J W Harris, Precedent in English Law (Clarendon Law Series, 1991).

External Marks: 70

Internal Marks: 30

COMPARATIVE PUBLIC LAW

Module I Principles, Objects & Forms of Government

- Governance : origin, foundations, concept, objects, attributes,
- Sovereignty: concept, evolution, of God, of people, of nations,
- Forms of governance : monarchy, autocracy, oligarchy, democracy, State regulation of public private laws

Module II Constitutional Governance & Rule of Law

Constitutional governance: meaning, scope, requirements, Written & unwritten constitutions, constitutional conventions & orders, Constitutional state organs; legislature, executive, judiciary &their functions, Rule of law: meaning, requirements, and examples. exceptions

Module III Federal & Unitary systems of Governance

- Federalism: meaning, requirements, kinds, examples,
- Centrally ruled areas in federal states: concept, examples,
- Distribution of powers in federal states: patterns, examples,
- Unitary states: meaning, kinds, patterns, examples

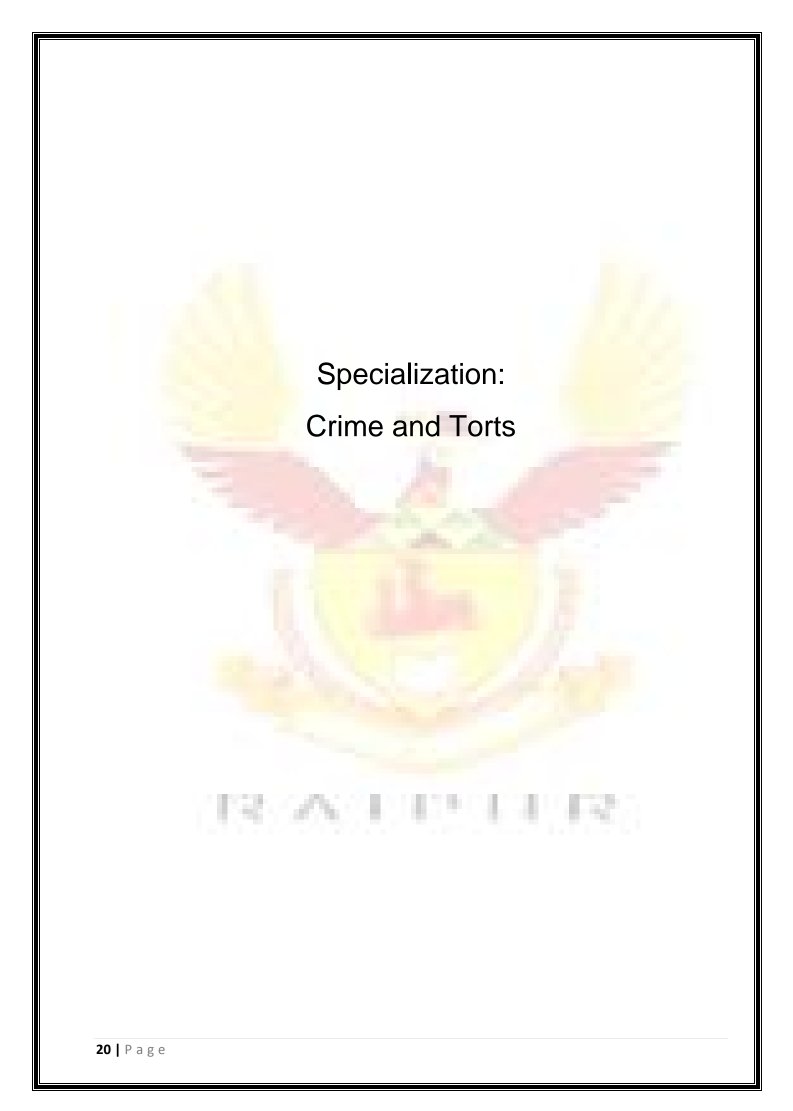
Module IV Parliamentary &; Presidential Democracy

Parliamentary democracy: concept, system, requirements, Presidential democracy: concept, system, requirements,

MODULE V Head of state & government in both systems :

Election, powers, Major democracies of either kind : USA, Canada, Australia, Switzerland, India

- Jain M.P, Indian Constitutional Law, Lexis Nexis, Haryana
- Basu D.D, Introduction to Constitution of India, Lexis Nexis, Haryana
- Rai Kailash, Constitutional Law of India, Central Law Publications, Allahabad
- Bakshi P.M, Constitution of India, Universal Law Publications, Delhi
- Shukla V.N, Constitution of India, Eastern Book Company, Lucknow
- Tripathi G.P., Constitutional Law- New Challenges, Central Law Publications, Allahabad
- Joshi K.C, Constitutional Law of India, Central Law Publications, Allahabad
- Comparative Law Gutteridge
- Jurisprudence Dicey



Law of Evidence

Unit-I

Introduction and History of Evidence, Rule of Evidence in Hindu and Muslim Law, Changes in British period, Interpretation clause of Indian Evidence Act, May Presume, Shall Presume and conclusive proof.

Unit-II

Relevancy of facts in various circumstances (sec 4-16) Admission; its types and provisions relating to it, Provision relating to confession (sec 24-31) and statement by person who cannot be called on witness (sec 32-33) position of statement made under special circumstances and how such of a statement to be proved (sec 34-39) Relevancy of the judgment of the court and opinion of third person (sec 40- 44 & 45-51) and provision relating to character of person (sec 52-55)

Unit-III

Fact which had not be proved; oral and documentary evidence (sec 56- 78) Presumption as the document (sec 79-90) and relating to the exclusion of oral by documentary evidence (sec 91-100)

Unit-IV

Burden of proof relating to death, ownership, legitimacy, suicide and dowry death and their presumptions (Sec 101- 114A) Section relating to dumb and other types of witness (sec 118 – 134)

Unit-V

Provisions relating to the examination of witness; Examination in chief, cross and Re –examination, Leading questions and other provision of chapter x and chapter xi (sec 135- 167) of Indian Evidence Act.

Books Recommended

- P.K.Sen Penology old and New
- Gillian JL Criminology and Penology
- Bhattacharya Prisons
- Flexvor&Baldwani Juvenile court and Probation
- M.Ponnanian Criminology and Penology
- J.C.Chaturvedi Penology & Criminal Procedure Code

General Principles of Criminal law and IPC

Unit-I

Concept of Criminal liability: Its history, nature and scope in Ancient, medieval and modern context codification of criminal law in India and of Indian Penal Code of 1860.

Unit-II

Sections relating to General exception and punishment (sec 1-75 IPC) General explanation (sec 76-106 IPC) and Abatement (sec 107-120 IPC) Criminal conspiracy (sec 120A-120B IPC) Offences against the state and public tranquility sedition (sec 124A IPC) Unlawful assembly, Rioting and Affray (Sec 141,146 & 159)

Unit-III

Giving false evidence, fabricating false evidence and other offences against public justice health safety and morals (Sec 191-229) provisions relating to public nuisance, obscenity (Sec 268-294) offences relating to body: Specially Culpable homicide, murder, Dowry death, Suicide, Miscarriage, Hurt, Grievous hurt, Wrongful restraint and Wrongful confinement, Force, criminal force, Assault, Kidnapping, Abduction (sec 299-374)

Unit-IV

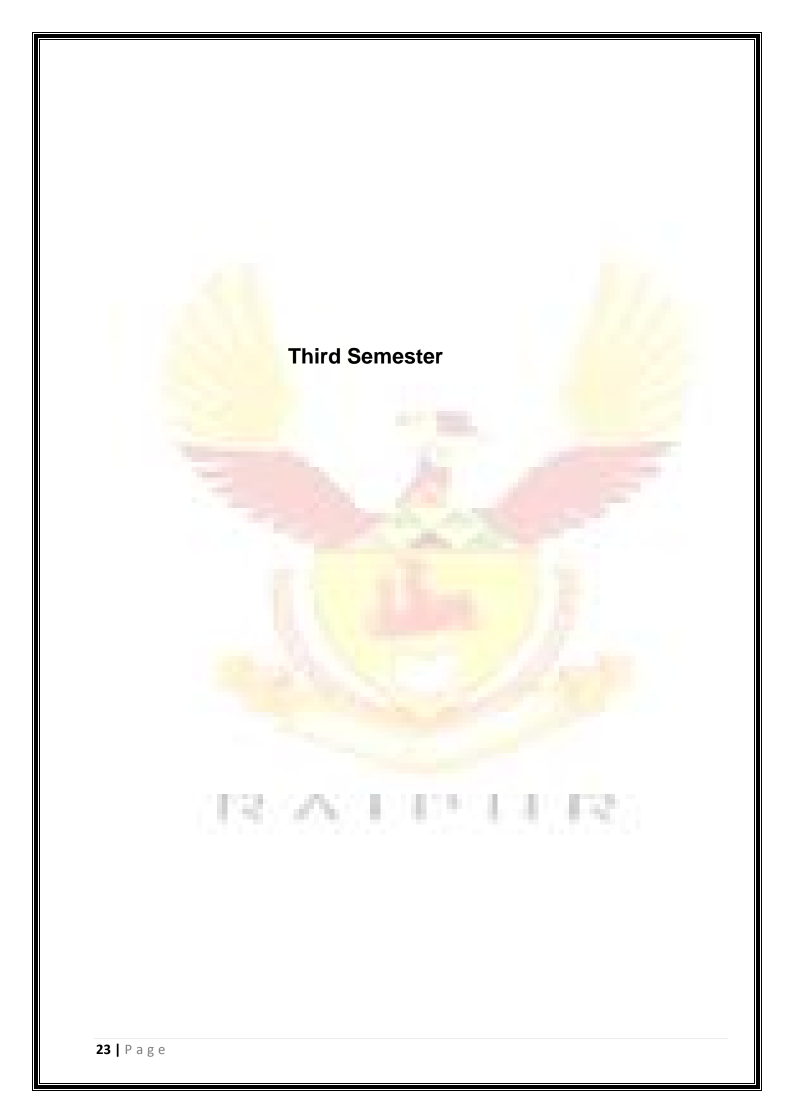
Sexual offences (sec375-377), Offences relating to property especially – Theft (sec 378), Extortion (sec 383), Robbery (sec 390), Dacoit (sec 391), Criminal misappropriation of property (sec 403-404), Criminal Breach of Trust 9sec 405 -409), stolen property (sec 410-414), Cheating, mischief and criminal trespass (sec 415,425,441), House breaking (sec 445), Offence relating to documents (sec 463-477A)

Unit-V

Offences relating to property marks and currency notes (479-489E) Offences relating to marriage (sec 493-498A), Defamation (sec 499- 502), Criminal intimidation: Insult and Annoyance (sec 503- 510) and attempt to commit offences (sec 511)

Books Recommended

- P.K.Sen Penology old and New
- Gillian JL Criminology and Penology
- Bhattacharya Prisons
- Flexvor&Baldwani Juvenile court and Probation
- M.Ponnanian Criminology and Penology
- J.C.Chaturvedi Penology & Criminal Procedure Code



Criminal Justice Administration

Unit-1-Crime Concept, Nature, Definition and Characteristics of Crime.

- Development of Criminal Law and Criminal Justice System during British period and post
- Independent period. Kinds of Punishment Elements of Criminal Liability of the crime, Intention, preparations, attempt
- Mens rea Intention, recklessness, negligence, malice, inchoate offences.
- Mens rea under the Indian Penal Code 1860
- Exemptions from criminal liability

Unit II Procedural Mechanism in the Criminal Justice System Cognizable and Non-cognizable offences.

- Bailable and Non-Bailable offences.
- Compoundable and Non-Compoundable offences
- Investigation, Prosecution and Trial
- Warrant cases and Summons cases
- The right to counsel and legal aid With special reference to Indian Constitution and Cr.P.C

Unit III Police System in India History of Police Policing

- Role of police in modern societies.
- Police organization in India
- Police community and crime.
- Police reforms and modernization
- Effective Judicial Control on Criminal Justice system

Unit IV Role of evidence in Criminal Justice System Relevancy and admissibility of facts

- Relevancy of confessions and dying declarations
- Appreciating expert evidence in court
- Relevancy and Admissibility of evidence collected through
- Forensic and other modern tools and techniques of Admissibility of evidence in Cyber Crime
- Protection of Witnesses
- Hostile witnesses.

Books

- 1.Nelson, R.A.; Indian Penal Code; LexisNexis
- 2.Gaur, K.D.; Criminal Law: Cases and Materials;LexisNexis
- 3. Choudhary, Ram Naresh; Principles of Criminal Law; Eastern Book Company
- 4. Dutta K.K., Some Aspects of Criminal Law, Law Research Institute, Edition 1997, APH, Publishing House, Darya Ganj, New Delhi -02.
- 5. Justice Chandrachud Y V and Manohar V R, Ratanlal and Dhirajlal s The Indian Penal Code. 28th Edition 199, Wadhwa and Company New Delhi.



CRIMINOLOGY AND PENOLOGY

Unit I Nature and Definition

- The definition, concept of crime
- Nature and Scope of Criminology
- The schools of Criminology
- Principles of Criminal Jurisprudence

Unit II Theories of crime Causation of crime

- Theory of crime
- Relation between crime and society
- Crime, Social Control and Crime Prevention

Unit III Justice system in India

- Theories of Punishment
- Criminal Court in India
- International Criminal Court
- Constitutional validity of capital punishment

Unit IV Prison system in India Historical development of prisons

- Objectives of imprisonment
- United Nation Standard Minimum Rules for treatment of prisoners and other standard settings,
- conventions and documents. Legal framework of the prison system in India.
- Prison organization in India
- Modernization of prisons

Reference Books

- 1. Chakrabarti, Nirmal Kant, 1995, Probation System in the Administration of Criminal Justice, Deep & Deep Publications, New Delhi
- 2. Das, Ram Mohan, 1982, Crime and Punishment in India: With a particular reference to the Manusmrti, Kanchan Publications, Bodh-Gaya
- 3. K Padmanabhaiah Committee on Police Reforms, 20011.
- 4. Sutherland, Edwin H; Principles of Criminology; General Hall
- 5. Paranjape, N.V.; Criminology and Penology; Central Law Publication
- 6. Qadri S.M.A Criminology and Penology Eastern Book Company Lucknow

LLMCT303 Criminal Justice and Human Right

UNIT-I- Identifying the linkages between Human Rights and Criminal justice-International and National Perspective.

- Human rights, Indian Constitution and criminal justice.
- Human Rights and the United Nations Charter,
- International Bill of Right Understand the human rights regime at the global level with special reference to criminal justice.

UNIT-II Human Rights of Offender vis-s-vis Criminal Justice

- Human rights of the offender at the pre-trail stage viz. investigation, arrest, search and seizure.
- Human rights of the offender during trail.
- Human rights issues in sentencing process.
- Police accountability and custodial violence, pronouncements

 Police reforms and implementation, Judicial

Unit-III Recognizing Human Rights of the Victims of Crime

- Victomological approaches to human rights jurisprudence.
- Human rights of victims vs. human rights of offenders a conflict zone
- Protection from double jeopardy, Self-incrimination, Production before magistrate from police custody, Fair and speedy trial, Representation, Protection from ex post facto laws, Legal aid,
- Compensation, Rehabilitation, Administration of criminal justice.
- Role of various Protection Agencies/Institutions

Unit-IV Role of Human rights institutions in criminal justice

- National Human Rights Commission,
- State Human Rights Commission and Criminal justice.
- Human rights courts, International Criminal Court, International norms on Administration of Criminal justice

Text Books

- 1.Vibhute, K. I.; Criminal Justice: A Human Rights Perspective of the Criminal Justice Process in India,Eastern Book Company
- 2. Singh, M. P.; V.N Shukla"s Constitution of India; Eastern Book Company

Reference Books

- 1. Journal of the Indian Law Institute; Indian Law Institute
- 2.Parekh, P.H.; Human Right Year Books; Universal Publication
- 3.Basu, D.D.; Human Rights in Constitutional Law; LexisNexis 4.Bava, Noor Jahan; Human Rights and Criminal Justice Administration in India; Uppal Publishing Vibhute, K. I.;

'Police Law and Administration

Unit I: Introduction History of Indian Police

- Policing in Ancient, Medieval and Modern India
- Police Act of 1861
- National Police Commission Recommendations (NPC), 1979.
- The Police System Structural Organization of Police
- Role of police in modern societies

Unit II: Organization and Structure of Indian Police

- The Police System Structure and hierarchy.
- Functioning of police organizations
- Types of police organizations.
- State Police.
- · District Police,
- Central Police Organizations.
- International Criminal Police Organizations

Unit III: Police Investigation Procedures Methods of Investigation - Information, Interrogation and

- Instrumentation. Recording of FIR, Case Diary and Station
- House Diary. Modus Operandi, Collection of Evidence,
- Examination of Witnesses and Suspects, Confession, Filling
- charge sheet.

Unit IV: Contemporary Policing Modernization of police, Public perception of police,

- Policeself image: measures to improve police image;
- · Developing healthy police public relationship, zero tolerance policing.
- Police Reforms and role played by Supreme Court

Reference:-

- 1. Krishna Mohan Mathur (1994), Indian Police, Role and Challenges, Gyan Publishing House, New Delhi.
- 2. Parmar. M.S., (1992), Problems of Police Administration, Reliance Publishing House, New Delhi.
- 3. Ramanujam .T (1992), Prevention and Detection of Crime, Madras Book Agenc
- 4. James, Vadackumchery, 1998, Crime, Police & Correction, APH Publishing Company, New Delhi

LLMCT 401 White Collar Crimes and Corporate Crime

UNIT-1 Nature and Definition Genesis of White Collar Crime.

- Nature and Scope of White Collar Crime
- Growth of White Collar Crime in India and Western Countries.
- Men-srea and White Collar Crime.
- Vicarious liability in White Collar Crime
- Strict liability in White Collar Crime.

UNIT -II Corporate Crimes Corporate Crimes-Meaning and Nature.

- Psychological and Socio-economic Factors underlying corporate frauds.
- Types of Corporate Crimes.\
- Judicial Attitude towards Corporate Crimes.
- Offences Relating to Statutory Noncompliance under Companies Act
- Vicarious Liability of Corporation

UNIT III: Statues dealing with White Collar Offences.

- The Essential Commodities Act, 1955
- The Food Safety and Standards Act, 2006
- Provisions relating to Food Articles.
- Implementation of the Act by Food Safety Officers.
- Food Safety and Standards Authority of India.
- Breach of Foreign Exchange Regulations(FEMA)

UNIT-IV Indian Scenario White Collor Crimes in Indian scenario.

- Corruption in government and politics
- Black Money.
- Judicial response to white collar crimes in India.
- Cyber Crimes

REFERENCES

- 1. Gandhirajan, C K 2004, Organised crime, A P H Publishing Corporation
- 2. Nair, P M 2002, Combating Organized crime, Konark Publishers
- 4.V Grover, 2002, Encyclopedia of International Terrorism, Vol. 1,2 &3, Deep & Deep Publications, New Delhi.
- 5. Holmes, Ronald M, 2001, Murder in America, Sage Publications, New Delhi.
- 6. Viano, Emilio C 2000 Global Organized Crime and International Security, Ashgate Publishing Limited

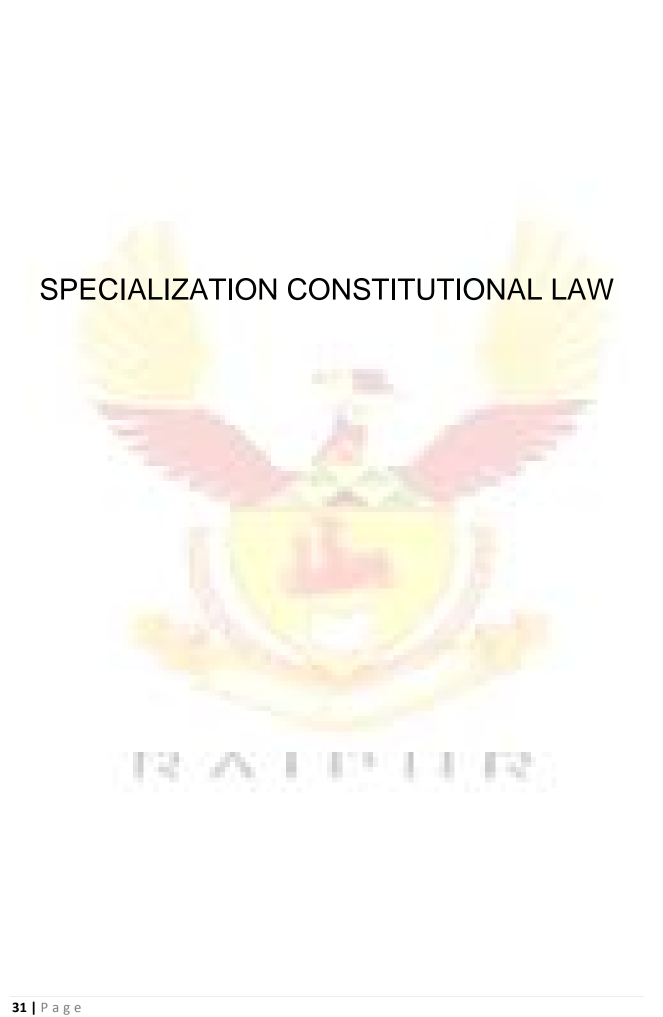
DESSERTATION AND VIVA

Project Work will be on some current topic of legal importance or inclusive of other Disciplines.

Practical training will be in the form of internship, organizing programmes etc.

Evaluation will be made by Examiners comprising of Senior most faculty members of University and an External Examiner





Constitutional Law -I

Evolution and Basic Provision

LLMCAL104 External Marks: 70

Internal Marks: 30

UNIT- I: Constitutional History of India

- 1. Constitution & Constitutional Law
- 2. Historical background of Constitution,
- 3. Pre Constitution Acts the framing of the new constitution

UNIT- II: Philosophy and Salient Features

- 1. Nature of Indian Constitution Unitary, federal or quasi federal
- 2. Salient features of the constitution
- 3. Lengthiest constitution
- 4. Parliamentary form of government

UNIT- III:Union of India &its Territories

- Union of states
- 2. Territory of India
- 3. Admission or establishment of new states
- 4. Formation of new states and alteration of boundaries of existing states
- Cession of Indian Territory to foreign states.

UNIT- IV: Nationality & Citizenship

- 1. Citizenship and its meaning
- 2. Citizenship at the commencement of the Constitution
- 3. Citizenship Act, 1955
- 4. Overseas citizenship
- 5. Termination of citizenship.

UNIT- V: Constitution Amending Process

- 1. Types and Procedure
- 2. Limitations
- 3. Doctrine of Basic Structureand the Landmark Judgments.

- Pandey J.N, The Constitutional Law of India, Central Law Agency, Allahabad
- Jain M.P, Indian Constitutional Law, Lexis Nexis, Haryana
- Basu D.D, Introduction to Constitution of India, Lexis Nexis, Haryana
- Rai Kailash, Constitutional Law of India, Central Law Publications, Allahabad
- Bakshi P.M, Constitution of India, Universal Law Publications, Delhi
- Shukla V.N, Constitution of India, Eastern Book Company, Lucknow
- Tripathi G.P., Constitutional Law- New Challenges, Central Law Publications, Allahabad
- Joshi K.C, Constitutional Law of India, Central Law Publications, Allahabad

Constitutional Law -II

Fundamental Rights and Directive Principles

LLMCAL204 External Marks: 70

Internal Marks: 30

UNIT- I: Nature, Scope & Inconsistent Laws

- 1. Origin and development of Fundamental rights
- 2. Concept of State
- 3. Inconsistent laws.

UNIT- II: Fundamental Rights

- 1. Right to Equality.
- 2. Right to Freedom.
- 3. Right against Exploitation.
- 4. Right to Freedom of Religion.
- 5. Cultural and Educational Right

UNIT- III: Enforcement of Fundamental Rights

- 1. Right to Constitutional Remedies under Art 32 and 226
- 2. Parliamentary Powers to modify the rights conferred by Part III in their application
- 3. Restriction on Rights conferred by Part III while Martial Law in force

UNIT- IV: Directive Principles of State Policy

- 1. Introduction & Concept, Object behind DPSP
- 2. Nature, Significance and Application of DPSP
- 3. Relation b/w DPSP & Fundamental RightsSocial & Economic Charter
- 4. Social Security Charter
- 5. Community Welfare Charter
- 6. Key Directive Principles & their Judicial Interpretation

UNIT- V: Fundamental Duties of Citizens

- 1. Concept and Nature of Fundamental Duties
- 2. Necessity and Scope of Fundamental Duties
- 3. Enforceability of Fundamental Duties
- 4. Fundamental Duties as an Aid to Interpretation of Constitutional Provisions REFERENCE BOOKS:

Pandey J.N, The Constitutional Law of India, Central Law Agency, Allahabad

- Jain M.P, Indian Constitutional Law, Lexis Nexis, Haryana
- Basu D.D, Introduction to Constitution of India, Lexis Nexis, Haryana
- Rai Kailash, Constitutional Law of India, Central Law Publications, Allahabad
- Bakshi P.M, Constitution of India, Universal Law Publications, Delhi
- Shukla V.N, Constitution of India, Eastern Book Company, Lucknow
- Tripathi G.P., Constitutional Law- New Challenges, Central Law Publications, Allahabad
- Joshi K.C, Constitutional Law of India, Central Law Publications, Allahabad

Constitutional Law-III

ADMINISTRATIVE LAW

LLMCAL301 External Marks: 70

Internal Marks: 30

Unit- I: Introduction

- 1. Evolution and significance of Administrative Law
- 2. Various systems of governance-form Administrative systems from ancient to modern.

Unit- II: Concepts in Administrative Law

- 1. Doctrine of Separation of Powers: France Other Countries systems
- 2. India: Doctrine of Fairness (Art.14, 19, 21)
- 3. Doctrine of Legitimate Expectation
- 4. Privilege against disclosure, official secrecy
- 5. Access to information

Unit- III: Comparative Study

- 1. Comparative survey Common Law and Continental System
- 2. England, USA, France and India from Rigidity to Flexibility.
- 3. U.S.A and India: Due process and judicial review

Unit: IV: Changing Dimensions of Administrative Law

- 1. Rule of Law: Regulation of administrative process.
- 2. Delegated Legislation: Problems, Process and Control
- 3. Judicial Review of delegated legislation
- 4. Procession Fairness: Evolution and Significance of Natural Justice
- 5. England: Judicial Process

Unit- V: Check and Balance on the Executives

- 1. Right to Information Act
- 2. Control on Maladministration: Ombudsman, Commissions of Inquiry, Vigilance Commissions
- 3. Investigative Agencies: The CBI, Inquiries by Legislative Committee
- 4. Legislative control, Judicial Inquiries.

- 1.Friedman, The State and Rule of law in a mixed Economy.
- 2.Ivor Jennings, Law & the Constitution
- 3.D.D.Basu, Comparative Administrative Law, 1998
- 4.Jain & Jain, Principles of Administrative Law 5.Prof. MadhaviGidwan –Pub Delhi, Media Law

Constitutional Law -IV

LOCAL SELF GOVERNMENT

LLMCAL302 External Marks: 70

Internal Marks: 30

Unit: I Historical Background

- 1. Early period,
- 2. Gram Swaraj the Gandhian concept

Unit: II Constitutional Scheme

1. Directive Principles, Structure and powers of local bodies

Unit: III Legislative Powers

- 2. Direct democracy and grass root planning,
- 3. Municipalities and Corporation,
- 4. Gram Sabha
- 5. Quasi-legislative Powers: Rule making power of the State Government,
- 6. Regulations and Bye-laws

Unit: IV Financial Powers

- 1. Levying taxes, Licensing power,
- 2. Financial resources and powers
- 3. Judicial and Quasi-judicial powers of the Local Bodies

Unit: VElection to Local Bodies

- 1. Conduct of Meetings Corporation, Municipal Council,
- 2. Panchayat Committee and Gram Sabha,
- 3. Institutional and Judicial Control

- Pandey J.N, The Constitutional Law of India, Central Law Agency, Allahabad
- Jain M.P, Indian Constitutional Law, Lexis Nexis, Haryana
- Basu D.D, Introduction to Constitution of India, Lexis Nexis, Haryana
- Rai Kailash, Constitutional Law of India, Central Law Publications, Allahabad
- Bakshi P.M, Constitution of India, Universal Law Publications, Delhi
- Shukla V.N, Constitution of India, Eastern Book Company, Lucknow
- Tripathi G.P., Constitutional Law- New Challenges, Central Law Publications, Allahabad
- Joshi K.C, Constitutional Law of India, Central Law Publications, Allahabad

Constitutional Law -V

SYSTEM OF GOVERNANCE

LLMCAL303 External Marks: 70

Internal Marks: 30

UNIT- I Union Legislature

- 1. Constitution of Parliament & its officers
- 2. Conduct of Business & disqualifications
- 3. Powers, Privileges and immunities
- 4. Procedure Legislative, financial & general

UNIT- II Union Executive

- 1. President& Vice President
- 2. Council of Minister & Attorney General of India
- 3. Conduct of Government Business
- 4. Legislative Power of President

UNIT- IIIState Legislature & Executive

- 1. Governor & Council of Ministers
- Conduct of Business
- 3. Constitution of Legislature & its officers, Disqualifications, Powers and privileges
- 4. Procedure Legislative, Financial, General,
- 5. Legislative power of the Governor

UNIT- IV Centre - State Relations

- 1. Distribution of Legislative powers
- 2. Administrative Relation
- 3. Disputes relating to waters
- 4. Co-ordination between States

UNIT- V Election Law

- 1. Election Commission Composition, Adult Suffrage and
- 2. Representation of People Act 1951, Power of Legislature and
- 3. Non interference of Courts

- Pandey J.N, The Constitutional Law of India, Central Law Agency, Allahabad
- Jain M.P, Indian Constitutional Law, Lexis Nexis, Haryana
- Basu D.D, Introduction to Constitution of India, Lexis Nexis, Haryana
- Rai Kailash, Constitutional Law of India, Central Law Publications, Allahabad
- Bakshi P.M, Constitution of India, Universal Law Publications, Delhi
- Shukla V.N, Constitution of India, Eastern Book Company, Lucknow
- Tripathi G.P., Constitutional Law- New Challenges, Central Law Publications, Allahabad
- Joshi K.C, Constitutional Law of India, Central Law Publications, Allahabad

Constitutional Law -VI

MEDIA LAWS

LLMCAL304 External Marks: 70

Internal Marks: 30

Unit: I Introduction

- 1. Evolution of Media
- 2. Types of media:Print, Electronic
- 3. E-Media Free Flow of Information beyond boundaries and barriers
- 4. Difference between Visual and non- Visual Media impact on People

Unit: II Freedom of Speech and Expression -Article 19 (1) (a)

- 1. An introduction to Freedom of expression
- 2. Evolution of Freedom of Press
- 3. Restrictions under Constitution
- 4. (i) Article 19 (2)
 - (ii)Government Power to legislate Article 246 read with the Seventh Schedule. (iii)Power to impose Tax -licensing and licence fee.
- 4. Advertisement & Ethics: Misleading Advertisement vis-a-vis Consumers rights

Unit: III Law of defamation and obscenity Defamation

- 1. Libel, Slander •Obscenity
- 2. Sedition

Unit: IV Censorship of films

- 1. Censorship under Constitution
- 2. Censorship under the Cinematograph Act.
- 3. Pre-censorship of films

Unit: V Recent Trends

Development of laws relating to Mass Media, vis a vis International regime

REFERENCE BOOKS:

- H.M. Seervai, Constitutional Law of India 2002 Vol. 1 Universal
- 2.MP Jain Constitutional Law of India (1994) Wadhva Nagpur

Constitutional Law -VII

MINORITIES LAW

LLMCAL401 External Marks: 70

Internal Marks: 30

Unit: I MINORITIES IN INDIAN SOCIETY

- 1. Concept of Minorities
- 2. Linguistic Minorities Religious Minorities

Unit: II INTERNATIONAL NORMS FOR PROTECTION OF MINORITIES

- 1. Human Rights of Minorities
- 2. Minority Rights under the International Covenant on Civil and Political Rights
- 3. Non-discrimination provisions of the United Nations Charter 1945
- 4. Declaration on Rights of Minorities

Unit: III MINORITY RIGHTS

1. Secularism Right to religion Linguistic rights

Unit: IV Cultural and Traditional

- 1. Rights Right to culture and traditions
- 2. National Commission for Minority

Unit: V RIGHTS OF MINORITY EDUCATIONAL INSTITUTIONS

- 1. Educational rights of Minorities
- 2. Right to administer Minority Educational institution
- 3. Aided and Unaided Minority Educational Institutions and Governmental Controls
- 4. National Commission for Minority Educational Institutions

REFERENCE BOOKS:

- M.P.Jain, Indian Constitutional Law
- D.D.Basu, Commentary on the Constitution of India
- M.P. Siijgh, Constitution of India

LLMCAL402

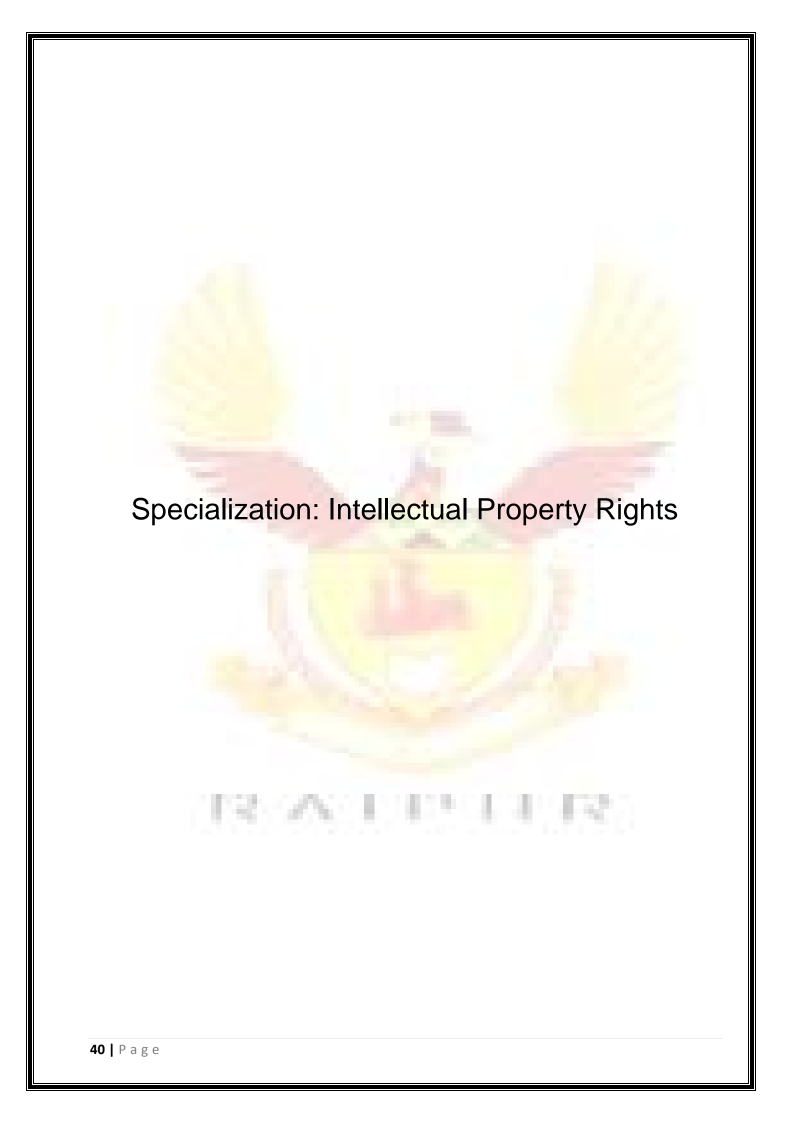
DESSERTATION AND VIVA

Project Work will be on some current topic of legal importance or inclusive of other Disciplines.

Practical training will be in the form of internship, organizing programmes etc.

Evaluation will be made by Examiners comprising of Senior most faculty members of University and an External Examiner





LLMIPR104

Nature, Emergence and Development of IPRs

Unit I Nature & Concept

- i. Meaning
- ii. Types of Intellectual Property Rights
- (b) Nature of Intellectual Property Rights
- i. Monopolistic Perspective
- ii. Economic Perspective
- iii. Public welfare perspective
- (c) Theories
- i. Natural theory
- ii. Lockes' Theory of property
- iii. Hegelian Philosophy
- iv. Utilitarian guidelines
- v. Incentive theory
- vi. Prospect theory
- vii. Schumpeterian theory

Unit II- Origin & Development

- a) Historical Background
- b) Technological Development of IPRs
- c) Intellectual Property Rights: From National to International Character
- d) Challenges for IPR system:
 - i. Digital Economy
 - ii. E-commerce
 - iii. Domain names
 - iv. Biotechnology including Human genomes
 - v. Nanotechnology
- e) Role of Government in fostering the IPR.

Unit III- International regime of Intellectual Property Rights

- a) Background
- b) Pre WTO régime

- Paris Convention
- Berne convention
- Rome convention
- Patent Cooperation treaty
- World Intellectual Property Organization (WIPO), etc..
- c) Post WTO regime
- a) TRIPS

Unit IV- National regime

- a) Background
- b) Pre WTO
- c) Post WTO

Books Recommended:

- 1. Shiv Sahai Singh, The Law of Intellectual Property Rights, Deep & Deep publication Pvt. Ltd. 2004.
- 2. Phillippe Culet, Intellectual Property Protection and Sustainable Development, Lexis Nexis Butterworth, 2004.
- 3. W R Cornish, Intellectual Property: Patents, copyright, Trademarks and allied rights , London : Sweet & Maxwell, 1996
- 4. Jayanti Bagachi, World Trade organization; an Indian Perspective(2000).
- 5. Narayanan, P., Intellectual Property Rights

LLMIPR204 Copyright Law and Neighbouring Rights

Unit - I

- 1. Introduction to Copyright
- (a) Historical development of the law of copyright
- (b) Nature and Scope of Copyright Law and Neighbouring Rights
- 2. International Conventions/Treaties on Copyright
- (a) Berne Convention
- (b) Universal Copyright Convention
- (c) Rome Convention, 1961
- (d) Phenogram Convention, 1971
- (e) TRIPs Agreement
- (f) WIPO Copyright Treaty, 1996
- (g) WIPO performance and Phonogram Treaty, 1996

Unit - II

- 1. Subject matter of copyright works
- (a) Literacy, Computer, Dramatic, Musical, Cinematograph film etc.
- (b) Provisions under Indian Law and International Convention
- 2. Ownership, duration and assignment of copyright
- (a) Ownership of literacy, dramatic, artistic and computer generated works etc.
- (b) Economic and moral rights of copyright owners
- (c) Terms of copyright
- (d) Assignment of copyright and licenses

Unit – III

- 1. Performers rights under the Indian Copyright Law and under International Conventions
- (a) Historical development of performer's rights: Nature and Scope
- (b) Economic and moral rights of performers and Exception of performer's rights
- 2. Broadcast Reproduction Rights and Public Interest
- (a) Satellite broadcasting and by cable television
- (b) Exception under Indian law and under international convention

Unit – IV

- 1. Infringement of copyright
- (a) Mode of infringement of various copyright works
- (b) Infringement of neighbouring rights
- (c) Statutory exception under Indian law and international convention

UNIT V

- 1. Remedies of infringement of copyright under national and international Perspective
- (a) Preventive and compensatory civil remedies
- (b) Criminal remedies
- (c) Administrative remedies

Compulsory Readings:

- 1. Copyright Act, 1957
- 2. Berne Convention for protection of literacy and artistic works
- 3. Universal Copyright Convention
- 4. Rome Convention
- 5. Convention for the protection of producers of phenograms
- 6. TRIPs Agreement
- 7. WIPO Copyright Treaty
- 8. WIPO Performance and Phenograms Treaty

Suggested Readings:

- 1. International Copyright and Neighbourig Rights; Stephen M. Steward (Londong,
- 1983)
- 2. Copinger and Skare James on Copyright; E.P. Skare James (London, 1991)
- 3. How Copyright Works in Practice; Kala Thairani (Bombay, 1996)
- 4. Law of Copyright: From Gutenberg's

Invention to Internet; (Delhi, 2001)

Subject: Law of Patents LLMIPR301

External marks 70 Internal Marks 30

UNIT - I: Introduction

a.Evolution of Patents in India b.International Treaties on Patents

i.Paris Convention

ii.TRIPS

iii.Budapest Treaty

iv.PCT

UNIT - II: Patentability and Procedures for Grant of Patents

a.Patentable and Non Patentable Inventions

b.Pre-requisites - Novelty, Inventive Step, Industrial Application

c.Prior Art, Anticipation, & Person Skilled in the Art

d.Procedures for Filling Application

e.Specifications - Provisional and Complete Specifications

f.Priority dates

g.Pre-Grant and Post Grant Opposition

h.Grant and sealing of Patents

i.Rights of Patentee

j.Term of Patent

k.Surrender and Revocation of patents

I.Restoration

UNIT – III: Limitations, Exceptions & Infringements

a.Licencing - Voluntary & Non - Voluntary

b.Assignment

c.Fair Use

d. Use and acquisition of inventions by Central Government

e.Parallel Imports

f.Claim Interpretations and Constructions

g.Infringements& Remedies

UNIT - IV: Patent Authorities, Patent Agents & Emerging Issues

a.Controller General of Patents

b.Patent Examiners

c.Patent Agents

d.IPAB

e.Emerging Issues

i.Patents& Computer Programs

ii. Business Methods & Utility Patents

iii.Bio-Informatics Patents

iv.Patent and Human Right Issues

UNIT - V: CASE STUDIES

- a) Bajaj Auto Limited Vs. TVS Motor Company Limited JT 2009 (12) SC 103
- b) Novartis v. Union of India (2013) 6 SCC 1
- c) F. Hoffmann-La Roche Ltd vs Cipla Ltd., Mumbai Central
- d) Dr Snehlata C. Gupte v. Union of India &Ors (W.P. (C) No 3516 and 3517 of 2007) Delhi HC)
- e) Bayer Corporation vs Union Of India

Text Books:

1.Feroz Ali Khader, The Law of Patents-With a Special Focus on Pharmaceuticals in India, LexisNexis, 2ndEdition, 2011

2. Elizabeth Verkey, Law of Patents, Eastern Book Company, 2nd Edition, 2012

References:

- 1. Richard Miller, Guy Burkill, Hon Judge Birss, Douglas Campbel
- I, Terrell on the Law of Patents, Sweet and Maxwell, 2010
- 2.Feroz Ali Khader, The Touchstone Effect:The Impact Of Pre-Grant Opposition On Patents, Lexis Nexis, 2009
- 3.Donald S Chisum, Chisum on Patents(17 Volumes), Lexis Nexis, 2012
- 4. Janice M. Mueller, Patent Law, Wolters Kluwer, 2013
- 5.Martin J. Adelman et al., Patent Law in a Nutshell, West, 2013
- 6.Amy L. Landers, Understanding Patent Law, Lexis Nexis, 2012.
- 7. AnanthPadmanabhan, Intellectual Property Rights Infringement and Remedies
- , Lexis Nexis, 2012

Subject: Law of Trademark LLMIPR302

External marks 70 Internal Marks 30

UNIT-I: Introduction

a. Evolution of Trademark in India

b.Justification

c.International Treaties:

i.Paris Convention

ii.Madrid Agreement and Protocol

iii.NICE Agreement

iv.Trademark Law Treaty

v.Singapore Law Treaty

vi.TRIPS

d.Kinds of Trademarks: Registered and Unregistered Trademarks,

Conventional &

Non-Conventional Trademarks, Service Mark, Collective Marks,

Certification

Marks, Well Known Trademarks

UNIT-II: Registration of Trademarks

a.Pre-requisites

b. Absolute and Relative Grounds for Refusal of Registration

c.Concept of Deceptive Similarity and its Applicability in Registration

d.Procedure for Registration

e.National and International Registration

UNIT-III: Commercial Exploitation of Trademarks and IPAB

a.Rights of Proprietor

b.Assigment, Licensing and Transmission of Trademark

UNIT-IV: Infringement and Passing off

a.Infringement

b.Goodwill and Passing off

c.Remedies

d.Trademark Issues in Cyberspace

UNIT - V: CASES

- a) Yahoo!, Inc. v Akash Arora &Anr [1999 (19) PTC 201 (Del)
- b) DM entertainment v Baby Gift House and ors. [MANU/DE/2043/2010]
- c) MilmetOftho Industries &Ors v. Allergan Inc.[Civil Appeal No. 5791 of 1998]
- d) The Coca-Cola Company Vs. Bisleri International Pvt. Ltd [Manu/DE/2698/2009]
- e) Cadila Health Care v Cadila Pharmaceutical Ltd [2001 PTC (SC) 561]

Text Books:

1.K C Kailasam and RamuVedaraman, Law of Trademarks including International Registration under Madrid Protocol and Geographical Indications, Lexis Nexis, 2013 2.A. K. Bansal, Law of Trademark in India, Thomson & Reuter, 2014

References:

- 1. David T Keeling, David Llewelyn, Kerley's law of Trade Marks and Trade Names, Sweet and Maxwell, 15thEdition, 2014.

- 2.Narayanan, Trade Marks and Passing Off, Eastern Law House, 2004
 3.AnanthPadmanabhan, Intellectual Property Rights Infringement and Remedies,Lexis Nexis, 2012
 4.ChristopherWadlow, The Law of Passing Off: Unfair Competition by Misrepresentation, Sweet and Maxwell, 2011.
- 5. David Lindsay, International Domain Name Laws, Hart Publishing, 2007.



Subject: Law of Designs, Layout Designs and Geographical Indications

LLMIPR303 External marks 70 **Internal Marks 30**

UNIT-I: Industrial Designs a.Introduction b.Evolution c.Justification d.International Treaties i.Paris Convention ii.Hague Agreement iii.Locarno Agreement iv.TRIPS e.Industrial Design Act, 2000 f.Interface Between Design, Copyrights and Trademarks UNIT-II: Semiconductor and Layout Designs a.Introduction b.Evolution c.Justification d.International Treaties: i.Washington Treaty ii.TRIPS e.The Semiconductor Integrated Circuits Layout-Designs Act, 2000 UNIT III: Geographical Indications-I

a.Introduction

b.Evolution

c.Justification

d.International Treaties:

i.Paris Convention

ii.Madrid Agreement

iii.Lisbon Agreement

iv.TRIPS Agreement

UNIT-IV: Geographical Indications-II

a.Protection of GI at National Level

b.Geographical Indication of Goods (Protection & Registration) Act,

c. Higher Level of Protection of GIs and TRIPS, Article 23 Cont roversy

d.Genericides of Geographical Indications

UNIT – V: Assignment and Transmissionand use of Lay-out Design

- a. Assignability and Transmissibility of Registered Lay-out Design
- b. Registration of Assignments and Transmissions
- c. Registered Users
- d. Rights of Registered user to take proceedings against infringement
- e. Offences and Penalties forInfringement

Text Books:

1.Ashwani Kumar Bansal, Design Law, Universal Law Publishing Company, 2012. 2.Latha R Nair &Rajendra Kumar, Geographical Indications: A Search For Identity, Lexis Nexis, 2005

References:

1.Tapan Kumar (Ed.), WTO, TRIPS and GIs, New Century Publications, 2014
2.DevGangjee, Relocating the Law of GI, Cambridge University Press, 2012
3.K C Kailasam and RamuVedaraman, Law of Trademarks including International Registration under Madrid Protocol and Geographical Indications, Lexis Nexis, 2013



Information Technology and IPR

LLMIPR304

External marks 70 Internal Marks 30

UNIT -I: Information and Technology Act, 2000

- 1.1Introduction
- 1.2Digital Signature
- 1.3Regulation of Certifying Authority
- 1.4Digital Signature Certificates
- 1.5Cyber Regulations Appellate Tribunal
- 1.6Offences

UNIT -II :Internet and the Protection of Software Copyright

- 2.10pen Source
- 2.2Reverse Engineering

UNIT - III Trademark Issues in Cyber Space

- 3.1Domain Name
- 3.2The ICANN Uniform Domain Name Dispute Resolution Policy

UNIT -IV Regulation of Converging Technologies

- 4.1What is Converging?
- 4.2Internet Policy Direction
- 4.3The Problem of Regulation Convergence Technology
- 4.4Options for Regulatory Development

UNIT -V Cyber Crimes and Intellectual Property Rights

- 5.1Introduction
- 5.2Essential Ingredients of Crime
- 5.3Types of Internet Crimes
- 5.4Cyber Crime and IPR

References:

- 1.Nandan Kamath, Law Relating to Computrs Internet & E-Commerce, 2ndEdition, Universal Law Publishing Co.Pvt.Ltd.
- 2.DavidLindsy, International Domain Name Law ICANN at the UDRP, (2007) Hart Pubishing, Oxford and Portland, Oregon.

Subject: Protection of Plant Varieties & Traditional Knowledge and Bio diversity LLMIPR401 External marks 70 Internal Marks 30

UNIT - I: Introduction

a.Introduction to Plant Varieties - Law& Science

b. Evolution of Plant Patents & Plant Varieties Protection

c.Justification for IP Protection

d.UPOV

e.Essential Requirements- NDUS

f.Kinds of Varieties

g.Registration of Varieties

UNIT - II: Rights, Limitations & Infringement

a.Exclusive Rights

b.Breeders' Rights v. Farmers' Rights

c.Researcher's Rights; Farmers' rights and Rights of Communities

d.Compulsory Licence

e.Benefit Sharing

f.Infringement& Remedies

UNIT – III: Traditional Knowledge (TK)

a.Meaning, Nature and Characteristics

b.Need for protection of TK

i.Equity Considerations

ii.Conservation Motive

iii.Preservation of Traditional Practices and Cultures

iv. For Indigenous Peoples' Participation in Development Process

v.To Facilitate Access

vi. For the Conservation of Environment and Management of Bio Diversity

c.International Initiatives on TK Protection

i.Rio Declaration on Environment and Development (1992)

ii. The Convention on Biological Diversity, 1992

iii.Bonn Guidelines on Access to Genetic Resources and the Fair and

Equitable Sharing of Benefits Arising out of their Utilization, 2002

iv.International Treaty on Plant Genetic Resources for Food and Agriculture, 2001

v.The FAO International Code of Conduct for Plant Germplasm Collecting and Transfer, 1993

vi. Convention Concerning Indigenous Peoples in Independent Countries, 1986

vii.Declaration of Principles of the World Council of Indigenous Peoples,1984

viii.Kari-Oca Declaration and the Indigenous Peoples' Earth Charter, 1992

ix. The Mataatua Declaration on Cultural and Intellectual Property Rights of Indigenous Peoples,

1993

x.Doha Ministerial Declaration, 2001

xi.UN Declaration on the Rights of Indigenous Peoples, 2007

xii.The Nagoya Protocol, 2010

xiii.Other TRIPS Plus initiatives

d.International bodies and Institutions responsible for the Protection of TK

UNIT – IV: Traditional Knowledge and IPR

a.Interface between IPR & TK

i.Protection of Traditional Knowledge under the Existing Modes of Intellectual Property and Issues thereof

ii.Concepts of Prior Informed Consent (PIC) and Agreement to befit sharing (ABS)

b.National Initiatives

i.Defensive protection of TK through legislative efforts: Constitutional Provisions, The Biological Diversity Act, 2002; Protection of Plant Varieties and Farmers' Rights Act, 2001;

The Patent Amendment Acts 2002 and 2005; The Geographical Indications of Goods (Registration and Protection) Act, 1999; The Scheduled Tribes and Other Traditional Forest Dwellers (Recognition of Forest Rights) Act, 2006 etc.

ii.TKDL

iii.Need for a sui generisprotection

UNIT - Biodiversity and IPR

- a. Biodiversity and Sustainable Development
- b.Genetic Resources and Biotechnology
- c.Benefit Sharing
- d.Bonn Guidelines
- e. Patenting Biological Invention

Text Books:

1.Elizabeth Verkey, Law of Plant Varieties Protection, Eastern Book Company, 2007

References:

- 1.Anthony J. Stenson and Tim S. Gray, The Politics of Genetic Resource Control, Macmillan Press Ltd., London, 1999
- 2.Brush S.B & D. Stabinsky (ed.), Valuing Local Knowledge- Indigenous people and Intellectual Property Rights, Island Press, Covelo, California, 1996 13
- 3.Carlos M Correa, Traditional knowledge and Intellectual Property, Issues and
- Options Surrounding the Protection of Traditional Knowledge, Quaker United Nations Office, Geneva, 2001
- 4.DavidDownes, Using Intellectual Property as a Tool to Protect Traditional
- Knowledge: Recommendations for Next Steps, Center for International Environmental Law, Washington, DC, 1997
- 5.P. Drahos and M. Blakeney (ed.), Perspectives on Intellectual Property: IP in Biodiversity and Agriculture, Sweet and Maxwell, London, 2001
- 6. Vandana Shiva, Biopiracy: The Plunder of Nature and Knowledge,

South Press, 1997

- 7. Vandana Shiva, Protect or Plunder: Understanding Intellectual Property Rights , Zed Books Ltd., London, 2001
- 8.S. K. Verma& Raman Mitttal (ed.), Intellectual Property Rights a Global Vision , Indian Law Institute, New Delhi, 2004

LLMIPR402

DESSERTATION AND VIVA

Project Work will be on some current topic of legal importance or inclusive of other Disciplines.

Practical training will be in the form of internship, organizing programmes etc.

Evaluation will be made by Examiners comprising of Senior most faculty members of University and an External Examiner



Specialization: CYBER LAW



PAPER 01

Cyber Law PAPER CODE:

Introduction

UNIT-I: Introduction, Definition, Nature, Scope and Development

UNIT-II:Computers and its Impact in Society

UNIT-III: Overview of Computer and Web Technology

UNIT-IV: Need for Cyber Law

UNIT-V:Cyber Jurisprudence at International and Indian Level

PAPER 02 PAPER CODE:

Cyber Torts

UNIT-I Defamation under Torts

UNIT-II Defamation under IPC

UNIT-III Cyber Defamation

UNIT-IV Different Types of Civil Wrongs under the IT Act, 2000

UNIT-V

PAPER 03 PAPER CODE:

Cyber Law - International Perspectives

UNIT-I:UN & International Telecommunication Union (ITU) Initiatives

UNIT-II:Council of Europe - Budapest Convention on Cybercrime

UNIT-III: Asia-Pacific Economic Cooperation (APEC)

UNIT-IV:Organization for Economic Co-operation and Development (OECD)

UNIT-V:World Bank,Commonwealth of Nations

PAPER 04 PAPER CODE:

Constitutional & Human Rights Issues in Cyberspace

UNIT-I:Freedom of Speech and Expression in Cyberspace

UNIT-II:Right to Access Cyberspace – Access to Internet

UNIT-III:Right to Privacy

UNIT-IV:Right to Data Protection

UNIT-V:Right to Information

PAPER 05 PAPER CODE:

Intellectual Property Issues, E Commerce, Dispute Resolution in Cyberspace

UNIT-I Interface with Copyright Law, Interface with Patent Law

Trademarks & Domain Names Related issues

UNIT-II Concept, E-commerce-Salient Features

UNIT-III Online approaches like B2B, B2C & C2C, Online contracts

Click Wrap Contracts, Applicability of Indian Contract Act, 1872

UNIT-IV Concept of Jurisdiction, Indian Context of Jurisdiction and IT Act, 2000.

UNIT-V International Law and Jurisdictional Issues in Cyberspace.

Dispute Resolutions

PAPER 06 PAPER CODE:

Cyber Crimes & Legal Framework

UNIT-I:Cyber Crimes against Individuals, Institution and State

UNIT-II: Hacking, Digital Forgery

UNIT-III:Cyber Stalking/Harassment,Cyber Pornography

UNIT-IV:Identity Theft & Fraud, Cyber terrorism, Cyber Defamation

UNIT-V:Different offences under IT Act, 2000

Paper 07

THE INFORMATION TECHNOLOGY ACT, 2000

Unit I

Introduction,

DIGITAL SIGNATURE,

ELECTRONIC SIGNATURE,

ELECTRONIC GOVERNANCE,

ATTRIBUTION,

ACKNOWLEDGEMENT AND DESPATCH OF ELECTRONIC RECORDS.

Unit II

SECURE ELECTRONIC RECORDS,

SECURE ELECTRONICSIGNATURE,

REGULATION OF CERTIFYINGAUTHORITIES,

ELECTRONIC SIGNATURE CERTIFICATES,

DUTIES OF SUBSCRIBERS.

Unit III

PENALTIES,

COMPENSATION,

ADJUDICATION,

THE APPELLATE TRIBUNAL.

Unit IV

OFFENCES

Unit V

INTERMEDIARIES NOTTO BE LIABLE IN CERTAIN CASES,

EXAMINER OF ELECTRONIC EVIDENCE,

MISCELLANEOUS.

PAPER 08 PAPER CODE:

Dissertation and viva

Dissertation shall be compulsory for each student. Topic of the dissertation shall be allotted by subject teacher. This paper contains 100 marks for script writing.

Each student shall also appear for Viva-Voce examination of 100 marks.

This will be held before a Board of three examiners of whom two will be external. The absence of one external examiner may, however, be condoned by the Kulpati, if it is caused due to unavoidable circumstance, ordinarily, the subject teacher will be the Internal examiner.



INDUSTRIAL ADJUDICATION

LLMLL104 External Marks: 70

Internal Marks: 30

UNIT I

Constitutional Perspectives and Foundations

Constitutional authorization for institutional framework (legislative entries, Article 323. B)

Constitutional goals protecting capital and labour enshrined in the fundamental rights and duties and the directive principles

UNIT II

Access to Adjudicatory Justice

Threshold control by government: reference

Extent of governmental discretion: time, expediency and matters for adjudication

Limitations on discretion

UNIT III

Political overtones and pressure tactics

Judicial restraint or liberalism, the ideal juristic approach

Direct access to adjudicatory authority by employer and employee: problems and perspectives International norms

Comparative overview of access to adjudicatory process in the U.K. and Australia

UNIT IV

Adjudicatory Process

- 3.1. Industrial adjudication as a modality of harmonising interests of capital and labour
- 3.2. Impact on employer's prerogatives and employee's rights
- 3.3. Silence of the statute on criteria for adjudication
- 3.4. Equity and justice as guiding principle
- 3.5. Industrial conflicts and the vistas of decisional process: a comparative probe
- 3.6. Post-natal control by government over adjudication

UNIT V

Judicial Review of the Adjudicatory Process

- 4.1. Finality of decision making in adjudicatory process: a myth
- 4.2. Jurisprudence of industrial adjudication: formulations through constitutional remedies of writs and appeal
- 4.2.1. Jurisdiction of the adjudicatory authority in respect of dismissal of workmen
- 4.2.2. Juridical formulation of the concept of industry
- 4.2.3. Retrenchment the widening dimensions through decisional law.

Reference Books

- 1. Malhotra, The Law of Industrial Disputes, Vol. 1, (1988).
- 2. ILI, Labour Law and Labour Relations, Parts 11, IV, VI, VII, IX, and XI.
- 3. Rideout, Principles of labour Law (1983), Ch. 4, 5 & 6.
- 4. Russel A. Smith, et al. Collective Bargaining and Labour Arbitration, (1970) Part-II.
- 5. I.P. Massey, "A legal Conundrum in Labour Law", 14 JILI 386 (1972).
- 6. S.C. Srivastava, "Voluntary Labour Arbitration: Law and Policy", 23, JILI 349, (1981).
- 7. Arjun P. Aggarwal "Conciliation and Arbitration of Labour disputes in Australia" J.I.L.I 30 (1966).
- 8. D.C. Jain, "Meaning of Industry: Wilderness of Conjectural Justice" (1986) 3. S.C.C. Journal 1.
- 9. T.N. Singh, "Futuristic Industrial Jurisprudence a Poser", (1986) 3 S.C.C. Journal 15.
- 10. Chaturvedi.R.G., Law and Procedure of Departmental Enquiries and Disciplinary Actions (1997)

SOCIAL SECURITY LAWS

LLMLL204 External Marks: 70

Internal Marks: 30

UNIT I

- 1. Social Security
 - 1.1. Meaning
 - 1.2. Distinction with labour welfare
 - 1.3. Modality: social prescription, social assistance and social insurance
 - 1.4. Labour social security as part of the general social security in the welfare state

UNIT II

2. Origin and Development

- 2.1. Western countries charitable institutions professional guilds philanthropic organisations workmen's compensation law in England
- 2.2. Eastern societies India: joint family system, statutory schemes
- 2.3. International norms on social security for labour : the ILO measures

UNIT III

- 3. Constitutional Perspectives
 - 3.1. Fundamental Rights: realization of the rights through meaningful social security measures: right to life, the wider dimensions
 - 3.2. Right to adequate means of livelihood, free legal aid, public assistance in cases of unemployment, old age, sickness and disablement, maternity relief.

UNIT IV

4. From Compensation to Insurance

Judicial interpretation of the expression "arising out of and in the course of employment" Employees' state insurance benefits: an improvement over workmen's compensation Social Security: Law and Practices, the Comparative Perspectives

The United Kingdom

The United States

UNIT V

5. Towards an Ideal Social Security Scheme: the Futuristic

Comprehensive and integrated social security: an utopian concept or a pragmatic approach? Funding

Benefits and beneficiaries

Role of trade unions

Social security clauses in collective agreements

Trade union schemes with its own fund

Reference Books

- R.N.Choudhry, Commentary on the Workmen's Comprensation Act 1923 (2000), Orient
- S.C. Srivastava, Social Security and Labour Laws (1985).
- R.W. Rideout Principles of Labour Law (1988), Chs. 12,13.
- H.K. Saharay, Industrial and labour Laws of India (1987) Chs. 7 and 8.
- Munkman, Employers' Liability (1985), Chs. 1, 2, 3, 22 and 23.
- Harry Calvert, Social Security Laws (1978)
- Reports of the National Commission on Labour 1969 (relevant portions)
- Neeru Sehgal, "Employment of Women and Reproductive Hazards in
- Workplace", 29 J.ILI 201 (1987)
- Prakash Sinha, "Quality of Working Life and Quality of Life", (1982) Indian Journal of Industrial Relations, p. 373.
- Mallik Jyotsna Nath, "Workmen's compensation Act and some Problems of Procedure", 3 J.I.L.I.
- V.R. Bhattacharya, Some Aspects of Social Security Measures in India (1970).
- Suresh C. Srivastava, "Machinery for Fixation of Minimum Wage of Sweated Labour in India -Problems and Prospects" 23 J.I.L.I. 495 (1981)
- R.D. Agarwal, Dynamics of Labour Relations in India (1972)
- SahabDayal. "Wage, Income and Industrial Relations in Modem India: An Evaluation of selected Empirical Implications". 15 Indian Journal of Industrial Relations 295 (1977)
- Madhuri G. Seth, "Bonus in Equity Perspective", 15 Indian Journal of Industrial Relations 119 (1979)
- Deepak Lal, Theories of Industrial Wage Structures: A Review 15 Indian Journal of Indutrial Relations 167 (1979)
- C. Mani Sastry, "Wage Structure and Regional Labour Market", 21 Indian Journal of Industrial Relations 344 (1985)
- Suresh C. Srivastava, "Payment of Dearness Allowance to Industrial Workers in India: The Judicial Approach", 1 5 J.I.L.I 444 (1973).
- R.L. Chawla, "Wage Policy and Industrial Relations. A Brazilian Case Study", 17 Indian Journal of Industrial Relations 27 (1981)

LAWS RELATING TO INDUSTRIAL INJURIES AND SOCIAL SECURITY

LLMLL301 External Marks: 70

Internal Marks: 30

UNIT I

History of Trade Union - Trade UnionAct, 1926 - Recognition of Trade Union - Affiliation of Unions to political parties - Multi-unionism - Policies towards workers, participation in management - role of State - Workers participation in Management - Liberalization and Industrial relation in India.

UNIT II

Collective bargaining - Process of Collective bargaining - Perquisites for collective bargaining - strikes/lockouts [pen-down, tool down, go slow, work to rule, stay in, sit in, picketing] - Gherao - Law relating to collective bargaining.

UNIT III

Freedom of Association - Constitutional and legal aspects

4. Industrial Disputes Act - Layoff - retrenchment - compulsory retirement - Voluntary retirement - superannuation

UNIT IV

Industrial Dispute Resolutions - Methods - Conciliation Officer - Board of Conciliation - Legal status of Conciliation settlements - Voluntary Arbitration - Arbitration under the Industrial Disputes Act - Compulsory Adjudication - Power of reference - Reference by Government - Industrial Tribunals - National Tribunals - Status, powers, awards - Judicial review.

Suggested Reading

- 1. Indian Law Institute Labour Law and Labour Relations [1987]
- 2. Dr. V G Goswami Labour and Industrial Laws [2004]
- 3. Ramaswami and Uma R Industry and Labour
- 4. Giri V V Labour Problems in Indian Industry
- 5. Raman M P Political Involvement of Indian Trade Union
- 6. 0 P Malhotra The Law of Industrial Disputes, Vol I [1988]
- 7. Chetty Narayan Y Dynamics of Trade Unionism in India Anmol

COLLECTIVE BARGAINING

LLMLL302 External Marks: 70

Internal Marks: 30

UNIT I

Freedom of Organization

International norms: right to association of industrial and unorganised labour 1.2 Right to association in India: the constitutional and legal aspects

Collective Bargaining Conceptual and Processual Issues

Conception of collective bargaining: a comparative appraisal

Methodological aspects

UNIT II

Bargaining Process

Empirical Indian studies

Types of bargaining: plant level, industry level and national level

Legal Control of Collective Bargaining Endeavours

Strike (pen-down, tool down, go slow, work to rule, stay in, sit in, picketing)

Gherao

Lock out

UNIT III

Factors Affecting on Collective Bargaining

Multi-unionism

Other factors

Conditions for successful functioning: comparative analysis

UNIT IV

Economic Implications of Collective Bargaining

Wage policy

Work discipline

National income and profit

UNIT V

Collective Bargaining and Political Processes

Problem of outsiders in the union

Affiliation of unions to political parties

Policies towards workers, participation in management - role of state.

Reference Books

- 1. Gillian S.Morris and Timothy J.Archer, Collective Labour Law (2000), Oxford
- 2. Nick Humphrey, Trade Union Law (1997), Blackstone, London
- 3. John Bowers and Simon Hentyball, Text book on Labour Law (1998), Blackstone, London
- 4. Stephen Dery and Richard Mitchell, Employment Relations Individualisation and Union Exclusion
- 5. (1999), Blackston, London.
- 6. Roger Blanpain, Chris Engels(Eds.), Comparative Labour Law and Industrial Relations in Industrialised Market Economies (1999) Kluver
- 7. Indian Law Institute, Labour Law and Labour Relations, (1987)
- 8. ILO, Collective Bargaining in Industrialised Market Economies
- 9. Mary Sur, Collective Bargaining (1965)
- 10. R.W. Rideout, Principles of Labour Law, Chs. 8,9 and 10 (1983)
- 11. Otto Kahn-Freund, Labour and the Law, (1977)
- 12. A.V. Rajagopalan, "Approaches to collective Bargaining Intricacies" 1982 Vol. II Labour Law Notes P.J. 42

- 13. B.R. Patil, Sectionalised Bargaining in Textile Industry in Coimbatore" 20 Indian Journal of Industrial Relations 44. (1985)
- 14. Elias T. Ramos, "Growth of Collective Bargaining in the Philippines, 1953-74", 14 Indian Journal of Industrial Relations 559 (1987)
- 15. T.O. Ekeehukwu, "Collective Bargaining and Process of Settling Industrial Disputes in Nigeria" 18
- 16. Indian Journal of industrial Relations 607 (1983)
- 17. Y.R.K. Reddy, "Determination of collective Bargaining Agency Search for a Procedure" 14 Indian Journal of Industrial Relations 73 (1978)
- 18. SahabDayat "Revival of Collective Bargaining in India: Some Recent Evidence" 17 Indian Journal 'of industrial Relations 329 (198)



LAW RELATING TO CIVIL SERVANTS

LLMLL303 External Marks: 70 Internal Marks: 30

UNIT I

1. Civil Servants: Constitutional Dimensions

Civil servants and the fundamental rights - Historical and comparative perspectives

Equality and protective discrimination: principles and practices

Service Regulations - the constitutional bases - formulation of service rules - doctrine of pleasure.

Limitations on doctrine of pleasure

Action only be an authority not subordinate to the appointing authority

Opportunity of being heard and its exceptions

UNIT II

2. Recruitment and Promotion

Central and state agencies for recruitment

Methods, qualification

2.1 Conditions of Service

Pay, dearness allowance and bonus: machinery for fixation and revision, Pay Commission

Kinds of leave and conditions of eligibility

Social security: provident fund, superannuation and retiral benefits, Medicare, maternity benefits, employment of children of those dying in harness, compulsory insurance

Civil and criminal immunities for action in good faith

Comparative evaluation with private sector

Comparative evaluation between the state government employees and the central government employees.

Consultation with Public Service Commission

UNIT III

3 Civil Service: Amalgam of Principles, Compromises and Conflicts

Neutrality - commitment dilemma, permanency, expertise and institutional decision making Relaxation of age and qualification in recruitment, spoils system, seniority-cum merit recruitment and promotion.

Frequent transfers, education, of children, housing and accommodation

Civil service and politics, politicisation of government servants organisation and inter-union rivalry

UNIT IV

Special Categories of Services 4

> Judicial services: subordinate judiciary - judicial officers and servants: appointment and conditions of service

> Officers and servants of the Supreme Court and the High Courts: recruitment, promotion, conditions of service and disciplinary action

> All India services.objects, regulation of recruitment and conditions of service, disciplinary proceedings

UNIT V

Settlement of Disputes over Service Matters

Departmental remedies: representation, review, revision and appeal: role of service organisations Remedy before the Administrative Tribunal: jurisdiction, scope and procedure - merits and demerits - exclusion of jurisdiction of courts
Judicial review of service matters -jurisdiction, of the Supreme Court and High Courts
Comparative position in England, United States and France.

Reference Books

- 1. ILI (by Justice M. Rama Jois), Services Under the State (1987)
- 2. N. Narayanan Nair, The Civil Servant under the Law and the Constitution (1973)
- 3. K. K. Goyal, Administrative Tribunals Act (1985)
- 4. Seervai, Constitutional Law of India
- 5. Arjun P. Aggarwal Freedom of Association in Public Employment", 14 JILI (1972)
- 6. C.K. Kochukoshy, "All India Services-Their Role and Future", 1972 I.J.P.A. 67
- 7. Douglas Vass, "The Public Service in modern Society", 1983 I.J.P.A. 970
- 8. Z.M.S. Siddigi, "Sanctions for the breach of contracts of service," 25 J.1.L.I. 359 (1983)
- 9. O.P. Motilal, "Compulsory Retirement", 1975 I.J.P.A. 247
- 10. D.S. Chopra, "Doctrine of Pleasure-its scope implication and limitations", 1975 I.J.P.A.92
- 11. G. C. V. Subba Rao, "The O.N.G.C. Case and New Horizons in Public Services Law", 1975 S.C.J.



WAGES

LLMLL304 External Marks: 70

Internal Marks: 30

UNIT I

- 1. Constitutional Perspectives on Wages
 - Denial of minimum wage as forced labour
 - Constitutionalisation of legal rights: elevation of legal rights to fundamental rights
 - The constitutional ideals
 - Right to work
 - Right to living wage
 - Right to equal pay for equal work
 - Workers participation in management: impact on wage determination

UNIT II

- 2. Theories and Facets of Wages
 - Theories of wages
 - Wages, bonus and dearness allowance
 - Basic wage
 - Bonus as deferred wage or share of profits eligibility
 - Allowances and concessions
 - House rent allowance
 - City compensatory allowance
 - Educational allowance
 - Conveyance allowance
 - Cash incentives: percentage on turn-over
 - Medical allowance
 - Leave travel concessions
 - Free and subsidized food and products
 - Leave encashment
 - Overtime allowances
 - Low wages and high perks as a camouflaging stratagem of defeating ceiling on wages

UNIT III

3. Wage Differentials: Rational Policy or Unjust Practice?

Equality, honoured or violated?

Diminishing the differential: disincentive to initiative and productivity or elimination of irrational disparity in remuneration?

Inter-industry, intra-industry and regional factors

Private sector - public sector difference in wages - government servants

Capacity of industry and wage fixation

UNIT IV

4. Wages, Price and Tax

Increase of wages - impact on price Increase in price - impact on wages

Tax - impact on price and wages

Taxation on goods and increase of prices

Taxation on wage income - a cut on real wages Wages and the consumer

UNIT V

5. National Wage Policy: Problem and Perspectives

> National wage policy Need for integrated approach: income, price and wage Problems of mixed economy Capital intensive sector Labour intensive sector

Wages in Mult-national corporations: impact of globalisation

International Standardisation 6.

Role of ILO: conventions and recommendations relating to wages

Reference Books

- 1. O.P. Malhotra, Law of industrial Disputes (1999)
- 2. R.R. Singh, Labour Economics Chs. 6, 7, 8 and 9 (1971)
- 3. G.L- Kothari, Wages, Dearness Allowances and Bonus (1968)
- Y.B. Singh, Industrial Labour in India Part I, (1960)
 V.V. Giri, Labour Problem in Indian Industry Ch. 6 (1972)
- 6. Report of the National Commission on Labour 1969 (Relevant Portions)
- 7. International Labour Office, Wages (1968)

PERSONNEL MANAGEMENT AND INDUSTRIAL SOCIOLOGY

LLMLL401 External Marks: 70

Internal Marks: 30

UNIT-I Personnel Management: Precept, Principle & Practice:

1 Personnel Management: Meaning & Evaluation 2Organizational Philosophy & Personnel Management

3 Personnel Function: Scope & Organization

UNIT-II Sociology of Indian Workers & Managers

- 1 Socio-Economic Background of Industrial Workers
- 2 Commitment, Mobility & Occupational Aspiration
- 3 Sociological Profiling of India Managers

UNIT-IIIManpower Planning & Organization

- 1 Objective & Need of Manpower Planning
- 2 Manpower Planning Process
- 3 Organization Structure & Manpower Planning

UNIT-IV Selection, Training & Development

- 1 Selection Process & Method
- 2 Performance Appraisal & Internal Mobility
- 3 Wage & Salary Administration

UINIT-V Labour Welfare Planning & Organization

- 1 Voluntary & Statutory/Compulsory Welfare Measure
- 2 Role & Functions of Labour Welfare Officer
- 3 Workers Problem

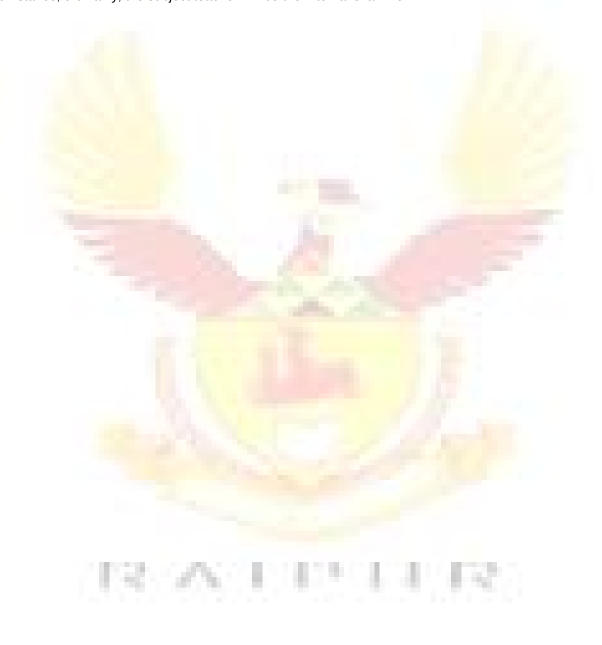
LLMLL402

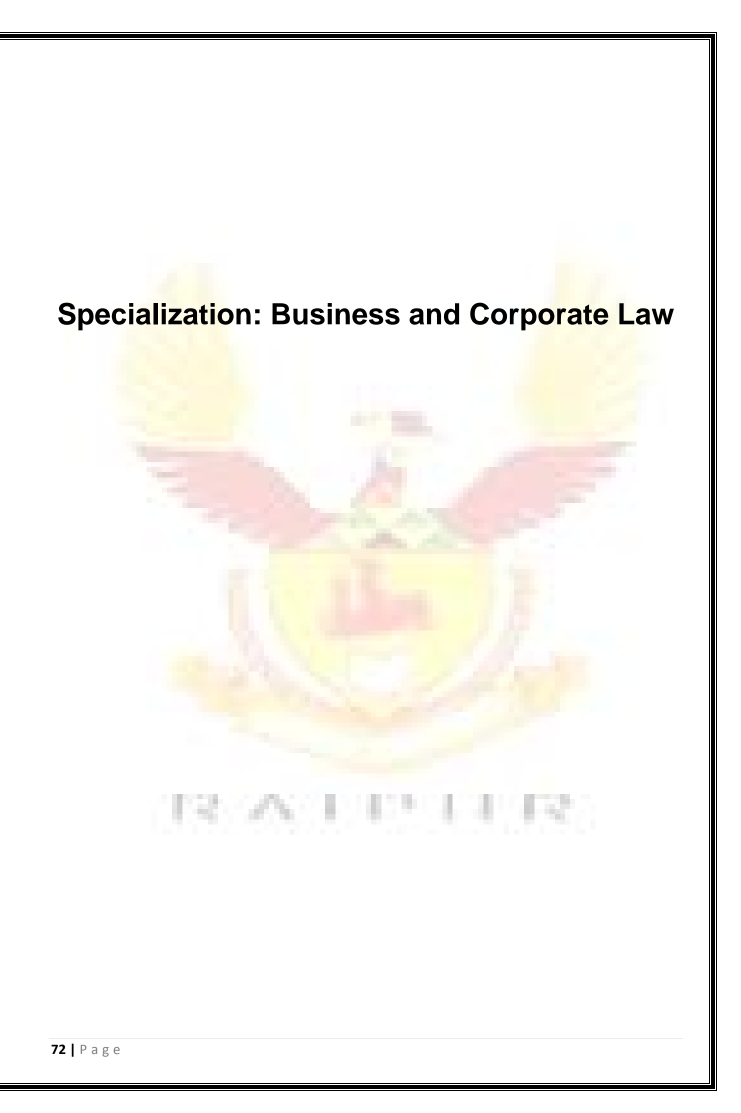
Dissertation and viva

Dissertation shall be compulsory for each student. Topic of the dissertation shall be allotted by subject teacher. This paper contains 100 marks for script writing.

Each student shall also appear for Viva-Voce examination of 100 marks.

This will be held before a Board of three examiners of whom two will be external. The absence of one external examiner may, however, be condoned by the examiner if it is caused due to unavoidable circumstance, ordinarily, the subject teacher will be the Internal examiner.





LLMBCL104

Specialization: Business and Corporate Law

Paper I- Banking and Insurance

UNIT - I

The Evaluation of Banking Services and its History in India

- 1. History of Banking in India.
- 2. Bank nationalization and social control over banking.
- 3. Various types of Banks and their functions.
- 4. Contract between banker and customer: their rights and duties.
- 5. Role and functions of Banking Institutions

UNIT - II

Lending by Banks and Recent Trends of Banking System in India

- 1. Advances, Loans and Securities.
- 2. Direct, collateral and miscellaneous Securities.
- 3. Default and recovery.
- 4. Bank Debt Recovery Tribunals.
- 5. The Securitization and Reconstruction of Financial Assets and Enforcements of Security Interest Act, 2002 (Definitions, Section 13 Enforcement of security interest, Section 17 Right to appeal.)

UNIT – III

General Principles of Law of Insurance

- 1. Definition, nature and history.
- 2. Contract of insurance and principles.
- 3. The Risk commencement, attachment, assignment.
- 4. Types of insurances.
- 5. Policy and its Legal Status.

UNIT - IV

Recent Trends in Insurance

- 1. Insurance against third party risks (relevant provisions from Motor Vehicles Act, 1988.)
- 2. Liability Insurance.
- 3. Consumer Protection and Banking and Insurance Services.

UNIT V

- 1. The Insurance Act, 1938 and the Insurance Regulatory & Development Authority Act, (IRDA), 2000.
- 2. Miscellaneous Insurance Schemes: New Dimensions (Group Life Insurance, Medi claim, Sickness).

Selected Bibliography:

- 1. Tannan, M.L., Tannan's Banking Law and Practice in India, 2008, Wadhwa and Co.
- 2. Tannan, M.L., Tannan's Banking Law and Practice in India, 2004, India Law House.
- 3. Tannan: Banking Law and Practice in India (in 3 vols.), 22nd Ed., R. Cambray& Co. Pvt. Ltd.

- 4. Gupta, S. N., The Banking Law in Theory and Practice (in three volumes), 2006, Universal Law Publishing Co.
- 5. Sharma, B.R. and Nainta, R.P., Principles of Banking Law and Negotiable Instruments Act 2004, Allahabad Law Agency
- 6. Nainta, R.P., Baking System, Frauds and Legal Control, 2005, Deep and Deep Publications.
- 7. Murthy, K.S.N., and Sarma, K.V.S., Modern Law of Insurance in India, 2002, Lexis Nexis Butterworth
- 8. Birds, John, Modern Insurance Law, 2003, Universal Publishing Co.
- 9. Shah, M. B., Landmark Judgments on Insurance, 2004, Universal Publishing Co.
- 10. Mishra, M.N., Law of Insurance Principles and Practice, 2008, Radhakrishan Prakashan
- 11. Rangarajan, C., Handbook of Insurance and Allied Laws.

LLMBCL204

Paper II Corporate Law

Unit - I:

Corporate Incorporation and Management

- (i) Certificate of Incorporation
- (ii) Memorandum and Articles of Association
- (iii) Doctrine of Ultra Vires
- (iv) Doctrine of Indoor Management

2.

- (i) Directors: Appointment, Removal, Position, Powers and Duties of Directors.
- (ii) Audit Committee: Its Role.
- (iii) Company Secretary: Qualification, Appointment and Duties
- (iv) Officer who is in default: Definition of Officer who is in default
- (v) Liability of independent directors.

3.

- (i) Types of Meetings
- (ii) Procedure of calling meeting
- (iii) Company's resolutions and its kinds

Unit -II

Oppression & Mismanagement and Investigation

(Sections 397 to 408; Sections 235 to 251)

1.

- (i) Rule in Foss v. Harbottle
- (ii) Prevention of Oppression
- (iii) Prevention of Mismanagement
- (iv) Role & Powers of the Company Law Board
- (v) Role & Powers of Central Government

2.

(i) Company Investigation

Unit - III

Corporate Liquidation

- 1.
- (i). Winding up of Companies
- (ii). Mode of winding up of the companies
- (iii). Compulsory Winding up under the Order of the Tribunal
- (iv). Voluntary winding up
- (v). Contributories
- (vi). Payment of liabilities

(With effect from the Academic Session 2009- 2010)LL.M. Programme

Unit IV:

Corporate Governance and Social Responsibility

- 1.
- (i) Importance of Corporate Governance
- (ii) Different system of Corporate Governance
- (iii) Impact of Legal Traditions and the Rule of Law on Corporate Governance
- (iv) Legal Reforms of Corporate Governance in India
- (v) Reports of the various Committees on Corporate Governance
- (vi) Emerging Trend based on the recommendation of the Committees in the

Companies Act 1956 and the Listing Agreement with Special reference to Clause 49.

UNIT V.

(i) Corporate Social and Environmental Responsibility

Selected Bibliography:

- 1. Smith and Keenan's, Company Law (2002)
- 2. Andrew Lidbetter, Company Investigations ad Public Law (1999)
- 3. Saleem Sheikh & William Rees, Corporate Governance & Corporate Control (2002).
- 4. Avtar Singh, Company Law, 2007 Eastern Book Company, Lucknow.
- 5. Gower's Principles of Company Law 8th Edition 2008, R. Cambray& Co. Pvt.Ltd.
- 6. Smith and Keenon's Company Law.
- 7. S. K. Verma& Suman Gupta, Corporate Governance and Corporate Law Reform in India. (2005).
- 8. Companies Act, 1956
- 9. Suman Gupta: Shareholder's Democracy: Fact or Fiction. (1992)

LLMBCL301 <u>INTELLECTUAL PROPERTY RIGHTS.</u>

Unit: I Introduction Origin and Genesis of I.P.R

Theories of IPR - Locke's, Hegel and Marxian Ethical, moral and human rights perspectives of I.P.R

Unit: II Intellectual Property Rights:

International Relevance Internationalization of I.P protection -

Unit: III Paris Convention, Berne Convention

TRIPS Agreement - basic principles and minimum standards – Limits of one-size-Fit for all flexibilities under TRIPS

Unit: IV Intellectual Property: Issues and Challenges Copyright protection with reference to performer's rights and Artist rights, Global governance towards Patents Trade Marks: Legal recognition, Trade secrets: Comparative analysis in India, EU and USA

Unit V. Intellectual Property:

Contemporary Trends

- Benefit sharing and contractual agreements International Treaty on Plant Genetic Resources for Food and Agriculture issues on patent policy and farmers' rightsCBD, Nagoya Protocol and Indian law
- UNESCO protection of folklore/cultural expressions
- Developments in WIPO on traditional knowledge and traditional cultural expressions

 OutcomeThey approaches of International Institutions and introduces the various aspects that are form part of the province of IPR

Suggestive Readings 1. David Bainbridge - Intellectual Property Law. 2. Dr.R.K.Choube – Allahabad Pub., Intellectual Property Rights edi 2013 3.Dr. J.S. Singh – An Intro of IPR

LLMBCL302

COMPETITION LAW

.Unit:I Introduction

- a. Basic economic and legal principles
- b. Restraint of Trade under Indian Contract Act
- c. Monopolistic Trade Practices
- d. Restrictive Trade Practices

Unit: II Development of law from MRTP

- a. Aims, Objects and Salient features
- b. Comparison between MRTP Act and Competition Act
- c. Anti-Competitive Agreement

Unit: III Competition Act, 2002

- a) Abuse of Dominant Position
- b) Combination
- c) Protection of consumers

Unit: IV Competition Commission of India

- a. Structure and function of CCI
- b. Regulatory role

Unit: V Competition Appellate Tribunal

- a. Composition, Functions, Powers and Procedure
- b. Award Compensation
- c. Power to punish for contempt
- d. Execution of orders Outcome:-They know Federal Government in India. Suggested

Reading:

- 1. Dr. R.K. Singh: Restriction Trade Practices and Public Interest
- 2. S.M. Dugar's MRTP Law, Competition Law and Consumer Protection
- 3. Taxmann's competition Law and Practice

LLMBCL303 <u>EMPLOYMENT LAWS AND HUMAN RESOURCE MANAGEMENT</u>

Unit: I Introduction

- a) Workers Rights as Human Rights-Constitutional edifice and
- b) Reflections of I.L.O. standards in the Indian legal System.
- c) Concept of employment, non-employment,

Unit: II Terms of employment and conditions of labour

- a) Challenges and Issues
- b) Special Reference of labour management.
- c) Relations in 21st Century.

Unit: III Social Security Labour Legislations

- a) National (Constitutional and Statutory) and International Perspectives
- b) I.L.O. norms, measures and standards-its relevance in Indian legal system
- c) Employment Contracts and labour management relations-Trends, Issues and Challenges-A critique.

Unit: VI Transnational Trade and Labour

- a) Impact of globalization on labour market-Indian,
- b) ILO vis-a-vis WTO
- c) Developing vis-a-vis developed States
- d) Resolution of Labour Management Disputes-Means and Mechanisms

Unit: V Law and Policies of Protective Discrimination in Employment Laws

- a) Social security safety and welfare at workplace
- b) Women, children, and differently-disabled.
- c) Compensation, Insurance with respect to
- d) Wrongful dismissal and employment hazards.
- . Suggested materials for reference:
- 1. Shrivastava-labour laws.
- 2. OP Malhotra -Labour Management Relations
- 3. Prof.S.N.Mishra Pub Central Law Agency Alld.

LLMBCL304

CONTRACT LAW

Unit: I

Introduction

Standard Form Contracts Nature

Advantages and unilateral character

Unit: II

Principles of protection against the possibility of exploitation

Exemption clauses

Law Commission of India's views

Unit: III

Government Contracts

Constitutional Provisions Performance of Government contracts

Tender procedure in public contracts

Statutory Contracts

Unit: IV

Quasi Contracts

Principle of unjust enrichment

Contract for Necessaries

Unit: V Provisions of Indian Contracts Act,

Quasi Contracts in English Law

SUGGESTED READINGS

- 1. AvtarSingh: Law of Contract.
- 2. Pollock and Mulla on the Indian Contract and Specific Relief Acts.
- 3. Dr. S. K. Kapoor Contract of Law Ed. 2013, Pub. C.L.A.

LLMBCL401 CYBER LAW IN CORPORATE WORLD

Unit: I Fundamentals of Cyber Law

Conceptual and theoretical perspective of cyber law.

Computer and Web Technology

Development of Cyber Law - National and International Perspective

Unit: II Legal Issues and Challenges in India

USA and EU Data Protection

Cyber Security

Legal recognition of Digital Evidence Recognition of liability in the digital world Jurisdiction Issues in Transnational Crimes

Unit: III International Perspectives

Budapest Convention on Cybercrime

ICANN's core principles and the domain names disputes

Unit: IV Communication:

Net neutrality and the E.U. Electronic communications regulatory framework Guidelines (WCAG) 2.0

Unit: V Contemporary Trends

A) Impact of cyber warfare on privacy, identity theft. B) International law governing Censorship, online privacy, copyright regulations, C) Online Intermediaries in the governance of Internet D) Social Networking Sites vis-a-vis Human Rights

Suggestive Readings: 1. YatindraSingh: Cyber Laws. 2. Kamath Nandan: Law relating to Computer, Internet and E-Commerce.

LLBCL402

Dissertation and viva

Dissertation shall be compulsory for each student. Topic of the dissertation shall be allotted by subject teacher. This paper contains 100 marks for script writing.

Each student shall also appear for Viva-Voce examination of 100 marks.

This will be held before a Board of three examiners of whom two will be external. The absence of one external examiner may, however, be condoned by the examiner if it is caused due to unavoidable circumstance, ordinarily, the subject teacher will be the Internal examiner.

