

MOTHERHOOD UNIVERSITY, Roorkee

ENLIGHTENING WORLD

**A
NEW
STUDY AND EVALUATION SCHEME
OF
BBA. LL.B**

Five Year Integrated Course

[w.e.f Academic Session 2020-21 onwards]



Faculty of Legal Studies

**Roorkee-Dehradun Road, Village Karoundi,
Post Bhagwanpur, Tehsil-Roorkee
Pin -247661
Distt-Haridwar
Uttarakhand**

STUDY AND EVALUATION SCHEME

OF

BBA. LL.B Five Year Integrated Course

SUMMARY

Programme	BBA.LL.B. (Integrated)
Duration	Five year (Ten Semesters)
Medium	English and Hindi
Credits	259

FIRST YEAR

First Semester

<i>Paper</i>	SUBJECTS	Effective Teaching				Evaluation Scheme		
		L	T	P	C	Internal Assessment	End Term	Total Marks
MUBBL101	Legal Method	4	1	0	5	30	70	100
MUBBL102	Legal English and Communication Skills	2	0	0	2	30	70	100
MUBBL103	Law of Contract-I	4	1	0	5	30	70	100
MUBBL104	Principles of Practices Management	4	1	0	5	30	70	100
MUBBL105	Managerial Economics	4	1	0	5	30	70	100
MUBBL151*	Comprehensive Viva	0	0	8	4	0	100	100
Total		18	4	8	26	150	450	600

Second Semester

<i>Paper</i>	SUBJECTS	Effective Teaching				Evaluation Scheme		
		L	T	P	C	Internal Assessment	End Term	Total Marks
MUBBL106	Law of Contract - II	4	1	0	5	30	70	100
MUBBL107	Law of Taxation	4	1	0	5	30	70	100
MUBBL108	Strategic management	4	1	0	5	30	70	100
MUBBL109	Business Environment and Ethical Practices	4	1	0	5	30	70	100
MUBBL110	Marketing Management	4	1	0	5	30	70	100
MUBBL 152*	Comprehensive Viva	0	0	8	4	0	100	100
Total		20	5	8	29	150	450	600

SECOND YEAR

Third Semester

<i>Paper</i>	SUBJECTS	Effective Teaching				Evaluation Scheme		
		L	T	P	C	Internal Assessment	End Term	Total Marks
MUBBL201	Family Law-I	4	1	0	5	30	70	100
MUBBL202	Constitutional Law-I	4	1	0	5	30	70	100
MUBBL203	Indian Penal Code-I	4	1	0	5	30	70	100
MUBBL204	Organizational Behaviour	4	1	0	5	30	70	100
MUBBL205	Basic Finance	4	1	0	5	30	70	100
MUBBL251*	Comprehensive Viva	0	0	8	4	0	100	100
Total		20	5	8	29	150	450	600

Fourth Semester

<i>Paper</i>	SUBJECTS	Effective Teaching				Evaluation Scheme		
		L	T	P	C	Internal Assessment	End Term	Total Marks
MUBBL206	Family Law-II	4	1	0	5	30	70	100
MUBBL207	Constitutional Law-II	4	1	0	5	30	70	100
MUBBL208	Indian Penal Code -II	4	1	0	5	30	70	100
MUBBL209	Administrative Law	4	1	0	5	30	70	100
MUBBL210	Human Resources Management	4	1	0	5	30	70	100
MUBBL 252*	Comprehensive Viva	0	0	8	4	0	100	100
Total		20	5	8	29	150	450	600

THIRD YEAR

Fifth Semester

<i>Paper</i>	SUBJECTS	Effective Teaching				Evaluation Scheme		
		L	T	P	C	Internal Assessment	End Term	Total Marks
MUBBL301	Environmental Law	4	1	0	5	30	70	100
MUBBL302	Law of Evidence	4	1	0	5	30	70	100
MUBBL303	Corporate Law	4	1	0	5	30	70	100
MUBBL304	Code of Civil Procedure	4	1	0	5	30	70	100
MUBBL305	International Trade Law	4	1	0	5	30	70	100
MUBBL351*	Comprehensive Viva	0	0	8	4	0	100	100
Total		20	5	8	29	150	450	600

Sixth Semester

<i>Paper</i>	SUBJECTS	Effective Teaching				Evaluation Scheme		
		L	T	P	C	Internal Assessment	End Term	Total Marks
MUBBL306	Jurisprudence	4	1	0	5	30	70	100
MUBBL307	International Law	4	1	0	5	30	70	100
MUBCL308	Transfer of Property Law	4	1	0	5	30	70	100
MUBBL309	Defence Law	4	1	0	5	30	70	100
MUBBL310	Code of Criminal Procedure	4	1	0	5	30	70	100
MUBBL 352*	Comprehensive Viva	0	0	8	4	0	100	100
Total		20	5	8	29	150	450	600

FOURTH YEAR

Seventh Semester

Paper	SUBJECTS	Effective Teaching				Evaluation Scheme		
		L	T	P	C	Internal Assessment	End Term	Total Marks
MUBBL401	Labour Law-I	4	1	0	5	30	70	100
MUBBL402	Law of Torts & Consumer Protection Act	4	1	0	5	30	70	100
MUBBL403	Mediation Law	4	1	0	5	30	70	100
MUBBL404	Professional Ethics, Accountability of Lawyers and Bar Bench Relation	0	0	8	4	00	100	100
MUBBL405	Seminar Paper-I	0	0	8	4	30	70	100
MUBBL451*	Comprehensive Viva and Summer	0	0	8	4	0	100	100
Total		12	3	24	27	120	480	600

Eighth Semester

Paper	SUBJECTS	Effective Teaching				Evaluation Scheme		
		L	T	P	C	Internal Assessment	End Term	Total Marks
MUBBL406	Intellectual Property Rights	4	1	0	5	30	70	100
MUBBL407	Human Rights	4	1	0	5	30	70	100
MUBBL408	Interpretation of Statutes	4	1	0	5	30	70	100
MUBBL409	Alternate Dispute Resolution	0	0	8	4	0	100	100
MUBBL410	Seminar Paper-II	0	0	8	4	30	70	100
MUBBL42*	Comprehensive Viva	0	0	8	4	0	100	100
Total		12	3	24	27	120	480	600

FIFTH YEAR

Ninth Semester

<i>Paper</i>	SUBJECTS	Effective Teaching				Evaluation Scheme		
		L	T	P	C	Internal Assessment	End Term	Total Marks
MUBBL501	Law of Trust, Equity And fiduciary relation	4	1	0	5	30	70	100
MUBBL502	Drafting, Pleading and Conveyancing	0	0	8	4	00	100	100
MUBBL503	Land Laws including ceiling and other Local Laws	4	1	0	5	30	70	100
MUBBL504—510	Seminar Paper-III	0	0	8	4	30	70	100
MUBBL504510	Seminar Paper-IV	0	0	8	4	30	70	100
MUBBL551*	Comprehensive Viva	0	0	8	4	00	100	100
Total		8	2	32	26	120	480	600

Tenth Semester

<i>Paper</i>	SUBJECTS	Effective Teaching				Evaluation Scheme		
		L	T	P	C	Internal Assessment	End Term	Total Marks
MUBBL511*	Dissertation	0	0	8	4	100	200	300
MUBBL512*	Internship (Lawyers / Law firms)	0	0	0	4	00	100	100
Total				8	8	100	300	400

Seminar Papers from Seventh to Ninth Semester:

These shall be the elective courses to be taught with the purpose of developing specializations. These papers are to cover upcoming and specialized subjects of law which will offer a choice to the students to develop expertise in the areas of their interest/choice. The following papers will be offered as seminar papers as may be

decided by the Faculty of Law.

SeventhSemester:

1. Banking and Insurance Law
2. Telecommunication Law
3. Women and Law
4. Criminology

EighthSemester:

1. International Commercial Law
2. Election Law
3. International Humanitarian Law
4. Indirect Taxes

NinthSemester:

1. International Refugee Law
2. Socio Economic Offences
3. International Economic Law
4. Law of International Organizations
5. Health Care Law
6. Comparative Laws
7. Socio-Legal Dimensions of Gender

Mode of Evaluation and Distribution of Marks:

Each course shall carry total of 100 marks. There shall be semester end written examination for all the courses conducted by Examination Division of the University for 70 Marks. In each course in each semester there shall be Internal-examinations of 20 marks through written and 10 marks continuous assessment and attendance by the subject teacher concerned.

Note:

1. The total number of Credits of the B.Com LLB Programme is 259 Credits.
2. Each student shall be required to appear for examination in all the papers of the course for the award of a degree.

Evaluation of Tenth Semester Dissertation (Internal)

The tenth semester dissertation shall carry 300 (100+200 Viva) marks. They shall be conducted Internal/External expert appointed by the Dean/HOD, of legal studies.

Evaluation of Tenth Semester Internship (Internal)

After the completion of internship by the students, the work done by the candidate as recorded in his/her daily diary along with a consolidated internship report would be conducted by Dean/HOD, an External Examiner, one faculty member and the supervisor concerned.

First Semester

Objective: This paper focuses on orientation of students to legal studies from the point of view of basic concepts of law and legal system.

Unit-I: Introduction to Legal Method

- a. Definition of Law
- b. Functions of Law
- c. Law, Justice and Morality
- d. Classification of Laws:
 - i. Public and Private Law
 - ii. Substantive and Procedural Law
 - iii. Municipal and International Law
 - iv. Civil Law and Criminal Law

Unit-II: Sources of Law

- a. Custom
- b. Precedent
- c. Legislation

Unit-III: Basic Concepts of Indian Legal System

- a. Common Law Foundations
- b. Rule of Law, Separation of Powers, Principle of Natural Justice and Rule of equity
- c. Indian Constitution: Salient Features
- d. Judicial System in India
 - i. Hierarchy of Courts
 - ii. Jurisdiction of the Courts

Unit-IV: Legal Writing and Research

- a. Legal Materials: Statutes, Reports, Journals, Manuals, Bill, Act
- b. Case Analysis and Preparation of Briefs
- c. Kinds of Legal Research
 - i. Doctrinal Research
 - ii. Non-Doctrinal Research
- d. Techniques of Legal Research
- e. Citations and Bibliography

Text Books:

1. A. T. H. Smith, *Glanville Willaim's Learning the Law*, Sweet & Maxwell, 2013 (15th Edn)
2. John Wiliam Salmond, *Jurisprudence*, Sweet & Maxwell, 1966 (12th Edn)

References:

1. John William Salmond, *Jurisprudence or Theory of Law*, Gale ECCO, 2012
2. S. K. Verma & M. Afzal Wani (ed.), *Legal Research and Methodology*, ILI, Delhi 2001
3. D.D Basu, *Introduction to the Constitution of India*, Lexis Nexis, 2013 (21st Edn)
4. Benjamin N. Cardozo, *The Nature of Judicial Process*, Dover Publications, 2005
5. Joseph Minattur, *Indian Legal System*, ILI Publication, 2006(2nd Revised Edn)
6. J.C. Dernbach, R.V Singleton, et.al., *A Practical Guide to Legal Writing and Legal Method*, Aspen Publishers, 2013 (5th Edn)

Objective: This course will focus on enhancement of their thoughts, ideas and vision for practical application in their professional life. Combined with communication skills, the paper will help in developing critical and analytical skills among the students.

Unit-I: Comprehension and Composition

- a. Reading Comprehension of General and Legal Texts
- b. Paragraph & Précis Writing
- c. Abstract Writing
- d. Note Taking
- e. Drafting of Reports and Projects
- f. Petition Writing

Unit-II: Language, Communication and Law

- a. Meaning and Communication Approaches
- b. Types, Directions and Challenges
- c. Formal & Informal Communication
- d. Barriers to Communication
- e. Culture and Language Sensitivity
- f. Non-verbal Communication: Importance, Types (Paralanguage, Body Language, Proximity etc.)
- g. Legal Maxims
- h. Foreign Words, Urdu and Hindi Words
- i. Legal Counselling and Interviewing

Unit-III: Legal Communication

- a. Legal Communication
- b. Mooting
- c. Reading and Analysis of Writings by Eminent Jurists (Cases, Petitions and Judgements)

Text Books:

1. J.S. Singh & Nishi Behl, *Legal Language, Writing and General English*, Allahabad Law Agency, 2009
2. N.R. Madhava Menon, *Clinical Legal Education*, Eastern Book Company, 2011 (Reprint)

References:

1. Jenny Chapman, *Interviewing and Counselling*, Routledge Cavendish, 2000 (2nd Edn)
2. Stephens P. Robbins, *Organizational Behaviour*, Pearson Education India, 2013 (15th Edn)
3. John Galsworthy, *Justice*, F.Q. Books, 2010
4. Varinder Kumar, Raj Bodh, et.al., *Business Communication*, Oscar Publication, 2010

Objective: The objective of this paper is to make students familiar with various principles of contract formation enunciated in the Indian Contract Act, 1872.

Unit-I: Formation of Contract

- a. Meaning, Nature and Scope of Contract
- b. Offer / Proposal: Definition, Communication, Revocation, General/ Specific Offer
- c. Invitation to Treat
- d. Acceptance: Definition, Communication, Revocation, Tenders / Auctions
- e. Effect of Void, Voidable, Valid, Illegal, Unlawful Agreements
- f. Standard Form of Contract
- g. Online Contracts

Unit-II: Consideration and Capacity

- a. Consideration- Definition , Kinds, Essentials, Privity of Contract
- b. Capacity to Enter into a Contract
- c. Minor's Position
- d. Nature / Effect of Minor's Agreements

Unit-III: Validity, Discharge and Performance of Contract

- a. Free Consent
- b. Coercion, Undue Influence, Misrepresentation, Fraud, Mistake
- c. Unlawful Consideration and Object
- d. Discharge of Contracts
- e. Performance, Impossibility of Performance and Frustration
- f. Breach: Anticipatory and Present

Unit-IV: Remedies and Quasi Contracts

- a. Breach
- b. Remedies:
 - i Damages: Kinds
 - ii Quantum Merit
- c. Quasi Contracts

Text Books:

1. Anson, *Law of Contract* , Oxford University Press, 2010 (29th Edn)
2. Pollock & Mulla, *The Indian Contract and Specific Relief Act*, Lexis Nexis, 2013(14th Edn)

References:

1. Avtar Singh, *Law of Contract and Specific Relief* , Eastern Book Company, 2013 (11th Edn)
2. Pollock & Mulla, *The Indian Contract and Specific Relief Act*, Lexis Nexis, 2013(14th Edn)
3. Cheshire and Fifoot, *Law of Contract*, Lexis Nexis, 2010 (10th Edn)

Objective: The purpose of this course is to help students develop an understanding of application of management principles, functions and develop requisite skills for client and work place management.

Unit-1

Definition, Function, Process, Scope and Significance of Management. Managerial Roles, Managerial Skills and Activities, Difference between Management and Administration. Significance of Values and Ethics in Management.

Unit-2

Evolution of Management Theory Approaches of Management, Early Evolution of Management, Different Schools of Management Thought.

Unit-3

Planning and Organizing: Nature, Scope, Objectives and Significance of Planning, Elements and Steps of Planning, Decision Making Organizing- Principles, Span of Control, Line and staff Relationship, Authority, Delegation and decentralization, Organizational Structures, Formal and Informal organizations, Staffing.

Unit-4

Directing: Effective Directing, Supervision, Motivation, Different theories of Motivation- Maslow, Herzberg, Mc Clelland, Vroom, Porter and lawler, Job Satisfaction. Concept of Leadership- Theories and styles. Communication Process, Channels, Barriers of Effective Communication.

Unit-5

Controlling and Coordinating- Elements of managerial Control, Designing Control Systems, Management Control Techniques, Effective Control Systems. Coordination- Concept, Importance, Principles and Techniques of Coordination.

LIST OF REFERENCE BOOKS

1. Drucker, F. Peter -Management-Tasks, Responsibilities & Practices.
2. Koontz 'O' Donnel Wehrich -Elements of Management
3. Koontz H, 'O' Donnel C -Management-A Book of Reading.
4. Drucker, F. Peter - The Practice of Management
5. Terry and Franklin -Principles of Management
Stoner -Principles of Management

Unit-1

Definition, Nature and Scope of Business Economics, Wealth Definition, Scarcity Definition, Growth Definition, Production Possibility Curve, Circular Flow of Economic As Science and As Art, Application of Economic theory to a Firm's Level Business Problems.

Unit-2

Demand Analysis and Forecasting: Meaning of Demand, Determinants of Demand, Assumptions of Law of Demand, Exceptions to the Law of Demand, Reasons For Change in Demand, Elasticity of Demand, Demand Forecasting, Law of Supply, Elasticity of Supply.

Unit-3

Cost and Production Analysis: Different Concepts of Costs, Production Function, Cost-Output Relationship, Law of Variable Proportion and Determining the Level of Production Cost. Law of Increasing Returns, Law of Decreasing Returns.

Unit-4

Pricing Under Different Market conditions: Nature of markets, Pricing under Perfect, Monopoly and Monopolistic Market Conditions. Pricing in Actual Practice, Cost Plus Pricing, Transfer Pricing.

Unit-5

Profit Measurement and Appropriation: Economic us Accounting Profit, Concept of True Profit, Factors in Profit Measurement, Appropriation of Profit Policy, and Capitalization of Profit. Business Cycle: Causes and Effects of Inflation and recession, Measures of Economic Stabilization.

LIST OF REFERENCE BOOKS

- | | |
|-----------------------------------|----------------------------|
| 1. Varshney, R L and Maheshwary | -Managerial Economics |
| 2. Joel Dean | -Managerial Economics |
| 3. Alwxander, K J W and Kemp, A J | -The Economist in Business |
| 4. Norman, N Parish | -Economic Analysis |
| 5. Mankar and Dinkar | -Business Economics |

BBA. LLB
Subject: Comprehensive Viva

Paper Code: MUBBL 151
Credit: 4

Comprehensive Viva shall be conducted by the Internal/External Experts appointed by the Dean/HOD of Faculty of Legal Studies for a particular subject of respective semester assigned by subject teacher.

Second **Semester**

Objective: This paper will impart comprehensive information on indemnity, guarantee, agency, partnerships, Sale of Goods Act and Negotiable Instrument.

Unit-I: Indemnity, Guarantee and Agency (Conceptual Study)

- a. Distinction between Indemnity and Guarantee
- b. Right and Duties of Indemnifier and Discharge
- c. Rights and Duties of Bailor/Bailee, Lien, etc
- d. Definitions of Agent and Principal, Creation of Agency and its Termination

Unit-II: The Indian Partnership Act, 1932

- a. Nature of Partnership Firm
- b. Rights /Duties of Partners *inter se*
- c. Incoming and Outgoing Partners, Position of Minor
- d. Dissolution and Consequences

Unit-III: The Sale of Goods Act, 1940

- a. Definitions, Distinction between Sale and Agreement to Sale
- b. Conditions and Warranties
- c. Passing of Property
- d. Rights of Unpaid Seller and Remedies for Breach of Contract

Unit-IV: The Negotiable Instrument Act, 1881

- a. Definition and Kinds of Negotiable Instruments
- b. Holder and Holder-in-Due Course
- c. Material Alterations and Crossing of Cheque,
- d. Dishonour of Negotiable Instruments

Text Books:

1. Pollock & Mulla, *Indian Contract and Specific Relief Act*, Lexis Nexis, 2013(14th Edn)
2. Avtar Singh, *Law of Partnership*, Eastern Book Company, 2012 (4th Edn)
3. Avtar Singh, *Law of Contract and Specific Relief*, Eastern Book Company, 2013 (11th Edn)
4. S. P. Sengupta, *Commentaries on Negotiable Instruments' Act*, Central Law Agency, 2008 (3rd Edn)

References:

1. Avtar Singh, *Sale of Goods*, Eastern Book Company, 2011 (7th Edn)
2. Michael G. Bridge (ed.), Benjamin's *Sale of Goods*, Sweet & Maxwell, 2013 (8th Edn)

Edn)

3. P.S. Atiyah, *Sale of Goods*, Pearson Education, 2010 (12th Edn)
4. B.M. Prasad and Manish Mohan, *Khergamvala on the Negotiable Instrument Act*, 2013, Lexis Nexis, 2013 (21st Edn)
5. P. Mulla, *The Sale of Goods and Indian Partnership Act*, Lexis Nexis, 2012 (10th Edn)

Objective: To understand the concept of Taxation, heads of income, including foreign income assessment procedures, adjudication and settlement of tax disputes are the focus points of study in this paper.

Unit -I: Basic Concept

- a. Types of Taxes and Distinction between Direct and Indirect tax b. Previous Year and Assessment Year
- c. Definition of Certain Terms: Persons, Assessee, Income, Application of Income and Diversion of Income by overriding Titles
- d. Assessee and Assessment
- e. Capital Receipt and Revenue Receipt
- f. Rates of Income Tax: Proportional and Progressive Rate of Taxation g. Agricultural Income

Unit -II: Residential Status, Chargeability

- a. Meaning and Rules for Determining Residential status of an Assessee
- b. Charge of Income Tax and Scope of Total Income
- c. Income Exempted from Tax and Deduction under Income Tax Law
- d. Heads of Income and its Justification
- e. Tax Treatment to Salary, Perquisites etc

Unit -III: Heads of Income and Rules of Tax

- a. Tax Treatment to Income from House property
- b. Profits and Gains of Business & Profession
- c. Capital Gain Taxation

Unit – IV: Residual Income and Procedure for Assessment

- a. Income from other Sources
- b. Set off and Carry Forward of Losses
- c. Deductions, Refund and Tax Authorities
- d. Return of Income and Assessment
- e. Penalty and Prosecution for Tax Evasion
- f. Search and Seizure

Text Books:

1. Vinod Singhania & Kapil Singhania, *Direct Taxes Law and Practice*, Taxmann, 2014 Edition
2. Chaturvedi & Pithisaria, *Income Tax Act with Relevant Tax Allied Acts*, Lexis Nexis, 2013

References:

1. B.B. Lal, *Income Tax*, Pearson, 2010 (Ist Edition)
2. *Taxmann's Income Tax Act as Amended by Finance Act, 2014*

Unit-1

Meaning, Scope and Importance of Strategic Management, Nature of Strategic Management, Characteristics, Strategic Management Process, Strategic Management Model. Dimension and Levels of Strategy. Role of strategists in business Policy

Unit 2

Corporate Planning, Concept of Planning, Planning Process, Types of Planning, Strategic Planning, Strategic Decision Making, Vision, mission and purpose, objectives and goals of a business organisation - Types of strategies - Guidelines for crafting successful business strategies.

Unit 3

External Analysis: Industry analysis, remote environment analysis, competitive analysis, global environment analysis. Internal Analysis: Resource based view of the firm, Capabilities, core competence, value chain analysis, VRHN analysis, distinctive competency, sustainable competitive advantage and profitability.

Unit 4

Environmental Threat and Opportunity Profile (ETOP); BCG, TOWS, GE, Directional Policy Matrix - Organizational Capability Profile - Strategic Advantage Profile Corporate Level strategies-growth, stability, renewal, corporate portfolio analysis, grand strategies, Mc Kinsey's 7s Framework. Business Level Strategies- Michael Porter's Generic strategies. Functional level strategies.

Unit 5

Strategy Implementation: Structure, Systems and People, issues in implementation, Model of Strategic Implementation, Project implementation, Procedural implementation, Resource Allocation, Budgets, Organization Structure, Strategy and Organisation Structure.

Suggested Readings

1. Michael A. Hitt, R. Duane Ireland, Robert E. Hoskisson (2008), *Management of Strategy-Concepts and Cases*, 4/e, Cengage Learning, New Delhi.
2. John. A. Pearce II, Richard.B. Robinson Jr, Amita Mital, (2008), *Strategic Management – Formulation, Implementation and Control*, 1/e, Tata McGraw-Hill, New Delhi.
3. Charles. W. L Hill, Gareth R Jones (2005), *Strategic Management- An Integrated Approach*, 6/e, Biztantra, New Delhi.
4. Thompson A Jr, A.J. Strickland, (2008), *Strategic Management*, Tata McGraw-Hill Publishing, New Delhi.
5. Upendra Kachru, (2005), *Strategic Management-Concepts and Case*. Excel Books, New Delhi.

Unit-1

Business Environment and Society Concept, Nature and Significance of Business environment, Social responsibility of Business, Business ethics, Business and Culture, Technological Development and Social Changes.

Unit-2

Business and Economy: Economic System, System, Capitalism, Socialism, Mixed Economy, Features of Indian Economy, Public sector, Private sector, Small scale industries: Concept, Significance, Issues and Priorities. Role of Public sector in Indian Economy and its Problems.

Unit-3

Business and Government: Role of Government in Economic Planning in India, Introduction to Industrial Policy Resolution 1948, Industrial Policy Resolution, 1956, New Industrial Policy, New economic policy, Privatization, Liberalization and Globalization and their Implications on Indian Economy.

Unit-4

Business and Law: Provisions under Companies Act, 1956 relating to setting up of a Company, Provisions under the MRTP Act relating to Restrictive trade Practices and Unfair trade Practices, Silent Features of the Consumer Protection Act relating to Consumer protection in India.

Unit-5

International Business Environment- An Overview, International Economic Groupings: GATT, W.T.O., UNCTAD, World Bank, IMF, European Union.

LIST OF REFERENCE BOOKS

- | | |
|------------------------------|---|
| 1. Cherunilam Francis | -Business Environment |
| 2. Ghose A N | -Indian Economy-Its nature and Problems |
| 3. Agarwal A N | -Emerging Dimensions of Indian |
| 4. Datta R and Sundharan K P | -Indian Economy |
| 5. Adhikari M | -Economic Environment of Business |

Unit-1

Definition, Nature, Scope and Importance of Marketing, Modern marketing Concepts, Marketing Mix and Marketing Environment. Meaning and Dimensions of Market, Market Segmentation. Role of Marketing in Economic development and Its Applicability in Indian Conditions.

Unit-2

Consumer Behaviour,; Meaning and Its Importance, Consumer Buying Behaviour, Determinants of Consumer Behaviour, Product: Meaning, Role, Product Planning and process, Product Life Cycle, Product-Market Integration, Product-Positioning, Branding, Packaging.

Unit-3

Pricing Advertising and Channels of Distribution: Pricing-Meaning, Role, Theory and Practice of Pricing Management. Advertising-Meaning, Role, Profile of Advertising in India, Management of Advertising, Channels of Distribution-Meaning, Role, Classification, Factors Governing Choice of Channels and Intermediaries.

Unit-4

Physical Distribution, Market Organization, Physical Distribution, Meaning, Objective, Organization, Role and Relevance of Physical Distribution, Physical Distribution Management, Marketing Organization: Organizing for Marketing, Evaluation of Marketing Organization, Principle of Organization Design, Organizational Problems.

Unit-5

Overview of Global marketing, Rural Marketing, Services Marketing, Marketing Challenges in 21st Century.

LIST OF REFERENCE BOOKS

1. Kotler, Philip -Marketing Management: Analysis Planning and Control
2. Stanton W J -Fundamentals of Marketing
3. Cunduff Still and -Fundamentals of Marketing Goiani Cundiff
4. Rusenberg, L J -Marketing
5. Ramaswami and Nama Kumari -Marketing Management

BBA. LLB
Subject: Comprehensive Viva

Paper Code: MUBBL 152
Credit: 4

Comprehensive Viva shall be conducted by the Internal/External Experts appointed by the Dean/HOD of Faculty of Legal Studies for a particular subject of respective semester assigned by subject teacher.

Third Semester

Objective: The objective of the paper is to apprise the students with the laws relating to marriage, dissolution, matrimonial remedies, adoption, contemporary trends in family institutions in India, in particular the Hindus.

The course shall comprise of the following :

- (1) Sources of Hindu Law
- (2) Schools and Sub-Schools of Hindu Law
- (3) Marriage : Essentials of a Valid Marriage, Void and Voidable Marriage
- (4) Matrimonial Relief : Concept and Grounds of Various Matrimonial Reliefs viz.
 - Restitution of Conjugal Rights
 - Judicial Separation
 - Nullity of Marriage
 - Divorce
- (5) Legitimacy - Legal Status of Children Born of Void and Voidable Marriage.
- (6) Adoption
- (7) Hindu Minority and Guardianship Act, 1956
- (8) Law of Maintenance - Hindu Adoption and Maintenance Act, 1956.

BOOKS RECOMMENDED

Mulla, *Principles of Hindu Law*
Diwan Paras (Dr.), *Modern Hindu Law*
Mayne's, *Hindu Law and Usage*
Kesari U.P.D. (Dr.), *Modern Hindu Law*
Sharma B. K.- *Modern Hindu Law*

Objective: The Objective of this paper is to provide understanding of basic concepts of Indian Constitution and various organs created by the Constitution and their functions.

- (1). Nature of the Indian Constitution. Special emphasis shall be placed on
 - (a) Federal Structure and
 - (b) Form of the Government.
- (2). Preamble of the Constitution
- (3). Fundamental Rights –
 - (a) **General:** Scheme of Fundamental Rights, Who can claim Fundamental Rights ; Against whom Fundamental Rights are available ? Suspension of Fundamental Rights.
 - (b) **Specific Fundamental Rights-**
 - Right to Equality (Articles 14 to 18)
 - Right to Freedom of Speech and Expression (Article 19(1)(a))
 - Protection in respect of Conviction for offences (Article 20)
 - Right to Life and Personal Liberty (Article 21)
 - Right to Education (Article 21A)
 - Right against Exploitation (Articles 23 to 24)
 - Right to Freedom of Religion (Articles 25 to 28)
 - Cultural and Educational Rights of Minorities (Articles 29 to 30)
 - Right to Constitutional Remedies (Article 32)
- (4) Directive Principles of State Policy, their importance and relationship with Fundamental Rights.
- (5) Fundamental Duties

Text Books:

1. V.N. Shukla, *Constitution of India*, Eastern Book Agency, 2014
2. M.P. Jain, *Indian Constitutional Law*, Lexis Nexis, 2013

References:

1. D.D. Basu, *Introduction to the Indian Constitution of India*, Prentice Hall of India Private Ltd., New Delhi, 1994
2. H. M. Seervai, *Constitutional Law of India*, Universal Law Publishing Co., Reprint, 2013
3. Glanville Austin, *Indian Constitution-Cornerstone of the Nations*, Oxford University Press, 1999
4. P.M. Bakshi, *The Constitution of India*, Universal Law Publishing Co., 2014

Objective: This paper will deal with the basic principles of criminal law determining criminal liability and punishment.

Unit-I: Introduction to Substantive Criminal Law

- a. Extent and operation of the Indian Penal Code
- b. Definition of Crime
- c. Constituents Elements of Crime: *Actus Reus* and *Mens rea*

Unit-II: General Exceptions (Sections 76-106)

- a. Definitions
- b. Mistake
- c. Judicial and Executive acts
- d. Accident
- e. Necessity
- f. Infancy
- g. Insanity
- h. Intoxication
- i. Consent
- j. Good Faith
- k. Private Defense against Body and Property

Unit-III: Incoherent Forms of Crime

- a. Joint and Constructive Liability
- b. Criminal Conspiracy
- c. Attempt
- d. Abetment

Unit-IV: Punishment

- a. Offence against the State
- b. Offence against Public Tranquility
- c. Theories of Punishment with special reference to Capital Punishment

Text Books:

1. Glanville Williams, *Text Book of Criminal Law*, Universal Law Publishing Co., New Delhi, 2012
2. Ratanlal Dhiraj Lal, *The Indian Penal Code*, Lexis Nexis, Butterworths Wadhwa, Nagpur, 2012
3. K.D. Gaur, *Textbook on Indian Penal Code*, Universal Law Publishing Co., New Delhi, 2012

References:

1. J.W. Cecil Turner, *Russel on Crime*, Vol I &2, Universal Law Publishing Co., New Delhi, 2012
2. K.I. Vibhuti, *PSA Pillai's Criminal Law*, Lexis Nexis, Butterworths Wadhwa, Nagpur, 2012

3. Glanville Williams, *Text Book of Criminal Law*, Universal Law Publishing Co., New Delhi, 2012
4. Ratanlal Dhiraj Lal, *The Indian Penal Code*, Lexis Nexis, Butterworths Wadhwa, Nagpur, 2012
5. K.D. Gaur, *Textbook on Indian Penal Code*, Universal Law Publishing Co., New Delhi, 2012

Objective: This paper will deal with the basic Financial Services, Commercial Banks, Merchant Banking, Venture capital and also deals in Leasing, forecasting and Credit Rating Services

Unit-1

Organization and Its Analysis, Nature of Organization, Nature, Scope and Significance of Organizational Behaviour, Relevance O.B. in to –days Business. Environment

Unit-2

Individual Dimensions of Organizational Behaviour: Nature of Human Behaviour, Perception, Learning and Behaviour Modification, Personality, Attitudes, Motivation, Socio Cultural Factors and Bwhaviour Dynamics of Groups.

Unit-3

Interactive Dimension of Organizational Behaviour: International Behaviour Group Dynamics and Behaviour, Power, Authority, and Politics, Leadership, Communication, Organizational Conflict, Organizational Climate.

Unit-4

Structural Dimensions of Organizational Behaviour: Organization Theory, Determinants of Organization Structure , Designing of Organization Structure, Forms of Organization Structure, Bureaucratic Organization

Unit-5

Organizational Effectiveness and Change: Organizational effectiveness, Organizational changes and Development. Major Forces of change, Types of change, Resistance to Change, Developing Support for change.

Suggested Readings

- | | | |
|----|--------------------|------------------------------|
| 1. | Korman, Abhraham K | -Organizational Behaviour |
| 2. | Singh and Chhabra | -Organization and Behaviour |
| 3. | Khanka S S | -Organizational Behavior |
| 4. | Maslow A H | - Motivation and Personality |
| 5. | Stephen P Robbins | -Organizational Behaviour |

Unit-1

Business Finance- Conceptual Foundation, Finance Function in Business, Corporate Finance, Nature and Scope of Financial Management, Objective of Financial Management, Role of Financial Management and Financial Manager in Business Organizations. Form of Business Organizations, Regulatory Framework: Brief Introduction of Companies Act. Partnership Act. Securities and Exchange Board of India Regulations.

Unit-2

Cost of Capital: Meaning and Importance of Cost of Capital, Measurement of Cost of Debt, Preference Share Capital, Equity shares and Retained Earning, Overall cost of capital of the Firm. Capital Rationing.

Unit-3

Cost of Debt. Cost of preference shares, Debentures, Convertible Debentures, Relative Merits and Limitations. Financial Securities: Characteristic of Different Securities. Meaning of Capitalization, over and Under Capitalizations-their Cause and Remedies. Capitalization and Capital Structure: Meaning of Capital Structure, Operating Leverage, Financial leverage, Capital Structure Planning, Assessment of Debt. Capacity Guideline for Capital Structure Planning.

Unit-4

Short Term Financial Requirement: Working Capital- Its need and Importance, Factors Affecting Working Capital requirements, Estimating Working Capital requirements, Working Capital Financing Policy Sources of Finance.

Unit-5

Dividend Policy and Retained Earnings: Dividend- Payout Ratio, Managerial Considerations in Determining Dividend Payout, Factors Affecting Dividend Policy Dividend Stability, Dividend Policy and Share Valuation Traditional Position, Walter Model, M-M Position .

LIST OF REFERENCE BOOKS

1. Khan, M Y -Financial Management
2. Prasana Chandra -Financial Management
3. Pandey, I M -Financial Management
4. Kuchal, S C -Financial Management and Corporate
5. Van Horne -Financial Management

BBA. LLB
Subject: Comprehensive Viva

Paper Code: MUBBL 251
Credit: 4

Comprehensive Viva shall be conducted by the Internal/External Experts appointed by the Dean/HOD of Faculty of Legal Studies for a particular subject of respective semester assigned by subject teacher.

Fourth Semester

Objective: The objective of the paper is to apprise the students with the laws relating to family matters governing inheritance, succession, partition, with practical approach.

- (1) **Introduction:** Who is Muslim, Conversion, Apostasy.
- (2) **Sources of Muslim Law**
- (3) **Schools of Muslim Law**
- (4) **Marriage:** Definition, Nature, Capacity, Classification and Legal Effect of Marriage.
- (5) **Dower, Will, Gifts, Wakf and Pre-emption.**
- (6) **Dissolution of Marriage under Muslim Law:** (Divorce) Talaq, Ila, Khula, Mubarrat, Talaq-e-Tafweed, Lian, Faskh etc., Dissolution of Muslim Marriage Act, 1939.
- (7) Maintenance of Wives with special reference to Section 125 Cr.P.C.
- (8) Shah Bano Case and the ensuing Legislation.
- (9) **Parentage and Legitimacy:** Acknowledgement of Legitimacy. Brief Study of Section 112 of the Evidence Act.
- (10) **Indian Succession Act,** Part VII (Protection of Deceased, Section : 192 to 210), Part VIII (Prepresentative Title to Property of Deceased on Succession, Section : 211 to 216).

BOOKS RECOMMENDED

Ali Ameer, *Principles of Mohammadan Law.*

Fyzee, *Outlines of Mohammedan Law.*

Mahmood Tahir, *Civil Marriage Law.* Mahmood

Tahir, *Muslim Law of India.*

Mulla, *Principles of Mohammadan Law.*

Rashid Khalid, *Muslim Law.*

Wilson, *Muslim Law.*

Cental Acts : *Dissolution of Muslim Marriage Act, 1939.*

: *Family Courts Act, 1984.*

: *Muslim Personal Law(Shariat) Application Act, 1937.*

: *Muslim Women (Protection of Rights on Divorce) Act, 1986.*

: *The Special Marriage Act, 1954.*

Objective: This paper will orient students on constitutional rights and duties, perspective and remedies.

The course shall comprise of the following

1. Union Parliament : Organization, Procedure regarding Enactment of Legislation, Parliamentary Privileges.
2. Union Executive : The President, his Powers and Position including Ordinance Making Power.
3. Prime Minister and the Cabinet. Is the Prime Minister Real Head?
4. Distribution of Legislative Powers between Union and the States. Territorial and Topical Distribution of Powers. Power of Parliament to Legislate on State Matters. Doctrine of Territorial Nexus. Doctrine of Pith and Substance, Doctrine of Colourable Legislation.
5. Emergency Provisions with Special References to Proclamation of Emergency and President's Rule.
6. Union Judiciary: Supreme Court of India. Composition and Jurisdiction
7. Tortious Liability of State.
8. Protection of Civil Servants.
9. Amendment of the Constitution. Power and Procedure; Basic Structure of the Constitution.

Text Books:

1. V.N. Shukla, *Constitution of India*, Eastern Book Agency, 2014
2. M.P. Jain, *Indian Constitutional Law*, Lexis Nexis, 2013

References:

1. D.D. Basu, *Introduction to the Constitution of India*, Lexis Nexis, 21st Edn., 2013.
2. H. M. Seervai, *Constitutional Law of India*, Universal Law Publishing Co., Reprint, 2013
3. Glanville Austin, *Indian Constitution-Cornerstone of the Nations*, Oxford University Press, 1999
4. P.M. Bakshi, *The Constitution of India*, Universal Law Publishing Co., 2014

Objective: This paper will focus on the study of substantive crimes under the Indian Penal Code.

Unit-I: Offences against the Human Body I

- a. Culpable Homicide and Murder
- b. Rash and Negligent Act
- c. Dowry Death
- d. Attempt to Murder
- e. Attempt and Abetment to Suicide

Unit-II: Against Human Body II

- a. Hurt and Grievous Hurt
- b. Criminal Force and Assault
- c. Wrongful Restraint and Wrongful Confinement
- d. Kidnapping and Abductions

Unit-III: Offences against Women

- a. Outraging the Modesty of Women, *Voyeurism*, Stalking, Acid Attack
- b. Rape and Unnatural Offences
- c. Cruelty and Offences relating to Marriage

Unit-IV: Offences against Property

- a. Theft, Extortion, Robbery and *Dacoity*
- b. Criminal Misappropriation and Criminal Breach of Trust
- c. Cheating and Forgery
- d. Mischief

Text Books:

1. K.D. Gaur, *Textbook on Indian Penal Code*, Universal Law Publishing Co., New Delhi, 2012
2. Dr. H.S. Gaur, *Penal Law of India*, Law Publishers , Allahabad, 2013

References:

1. J.W. Cecil Turner, *Russel on Crime* ,Vol I &2, Universal Law Publishing Co., New Delhi, 2012
2. K.I. Vibhuti, *PSA Pillai's Criminal Law*, Lexis Nexis, Butterworths Wadhwa, Nagpur, 2012
3. Glanville Williams, *Text Book of Criminal Law*, Universal Law Publishing Co., New Delhi, 2012
4. Ratanlal Dhiraj Lal, *The Indian Penal Code*, Lexis Nexis, Butterworths Wadhwa, Nagpur, 2012
5. John Dawson Mayne, “ *Mayne's Criminal law of India*”, Gale, Making of Modern Law, 2013
6. *Bare Act of Indian Penal Code, 1860*

Objective: The paper will make students aware of various aspects of Administrative Law including quasi-legislative, quasi-judicial and other ministerial functions of administration and control thereof with a practical approach.

Unit-I: Evolution and Scope of Administrative Law

- a. Nature, Scope and Development of Administrative Law
- b. Rule of Law and Administrative Law
- c. Separation of Powers and its Relevance
- d. Relationship between Constitutional Law and Administrative Law

- e. Classification of Administrative Law

Unit-II: Legislative Functions of Administration

- a. Meaning and Concept of Delegated Legislation
- b. Constitutionality of Delegated Legislation
- c. Control Mechanism
 - i. Parliamentary Control of Delegated Legislation
 - ii. Judicial Control of Delegated Legislation
 - iii. Procedural control of Delegated Legislation
- d. Sub-Delegation

Unit-III: Judicial Functions of Administration

- a. Need for Devolution of Adjudicatory Authority on Administration
- b. Problems of Administrative Decision Making
- c. Nature of Administrative Tribunals: Constitution, Powers, Procedures, Rules of Evidence
- d. Principles of Natural Justice
 - i. Rule against Bias
 - ii. *Audi Alteram Partem*
 - iii. Speaking Order (Reasoned Decisions)

Unit-IV: Administrative Discretion and Judicial Control of Administrative Action

- a. Need and its Relationship with Rule of Law
- b. Judicial Review of Administrative Action and Grounds of Judicial Review
 - i. Abuse of Discretion
 - ii. Failure to Exercise Discretion
 - iii. Illegality, Irrationality, Procedure Impropriety
- c. Doctrine of Legitimate Expectations
- d. Evolution of Concept of *Ombudsmen*
- e. *Lokpal* and *Lokayukta* Act and other Anti corruption Bodies and their Administrative Procedures

Text Books:

1. H.W.R. Wade & C.F. Forsyth, *Administrative Law*, Oxford University Press, 2009 (12th Edn)

2. M.P. Jain & S.N. Jain, *Principles of Administrative Law*, Lexis Nexis, 2013 (7th Edn)

References:

1. I.P. Massey, *Administrative Law*, Eastern Book Company, 2012, (8th
2. C.K. Takwani, *Lectures on Administrative Law*, Eastern Book Company, 2012 (5th Edn)
3. S.P. Sathe, *Administrative Law*, Lexis Nexis Butterworths Wadhwa, 2010

Unit-1

Human Resource Management: An Introduction, Personnel Functions and Organizational Goals. Personnel Management: Definition, Objectives, Significance, Qualities of Personnel Managers, Human Resource Planning,; Meaning and nature of Human Resource Planning, Theory and Practice.

Unit-2

Recruitment, Selection and Placement, Induction Training, Need and Purposes of Training, Methods of Training, Development and Growth, Work Study: Job Design and Appraisal, Job Description, Job Analysis and Evaluation, Job enrichment, Performance Monitoring and Appraisal methods, Motivation and Productivity.

Unit-3

Wage and salary Administration: Wage policy, Concept and Importance, Fringe Benefits, Incentive Compensation and Remuneration, Factors affecting Wages and Wage fixing Machinery.

Unit-4

Industrial relations: Concept and Significance of Industrial Relations, Trade Unions, Concept, Objectives and functions of Trade Unions.

Unit-5

Collective Bargaining, Dispute Resolution and Grievance settlement, Employee Discipline Regulatory, Mechanism, Suspension, Dismissal, Retrenchment, Industrial Conflicts and resolutions, Role of Trade Unions in Collective Bargaining.

LIST OF REFERENCE BOOKS

- | | |
|-------------------------------|--|
| 1. Flippo, E B | -Principles of Personnel Management |
| 2. Yoder Dale | -Personnel Management and Industrial Relations |
| 3. Strauses, G and Sayles L R | -Personnel-The Human Problems in Mgt. |
| 4. Singh, Chhabra and Taneja | -Personnel Management and Industrial Relations |
| 5. Aswathappa, A | -Human Resources and Personnel Management |

BBA. LLB
Subject: Comprehensive Viva

Paper Code: MUBBL 252
Credit: 4

Comprehensive Viva shall be conducted by the Internal/External Experts appointed by the Dean/HOD of Faculty of Legal Studies for a particular subject of respective semester assigned by subject teacher.

Fifth Semester

Objective: The objective of this paper is to acquaint the students with the environmental issues and the measures taken for its protection along with the norms prevailing at international and national level.

UNIT-I: Environmental Protection: International and National Perspective

a. Introduction

- i. Environment: Meaning
- ii. Environment Pollution: Meaning and Issues

b. Constitutional Guidelines

- i. Right to Wholesome Environment: Evolution and Application
- ii. Relevant Provisions: Art. 14, 19 (1) (g), 21, 48-A, 51-A(g)
- iii. Environment Protection through Public Interest Litigation

c. Environmental Laws: India and International

- i. Law of Torts
- ii. Law of Crimes
- iii. Public Nuisance
- iv. Emergence of Environmental Legislations

UNIT-II: Prevention and Control of Water, Air, Noise and Land Pollution

a. The Water (Prevention and Control of Pollution) Act, 1974

- i. Water Pollution: Definition
- ii. Central and State Pollution Control Boards: Constitution, Powers and Functions
- iii. Water Pollution Control Areas
- iv. Sample of effluents: Procedure; Restraint Order
- v. Consent requirement: Procedure, Grant/Refusal, Withdrawal
- vi. Citizen Suit Provision

b. Air (Prevention and Control of Pollution) Act, 1981

- i. Air Pollution: Definition
- ii. Central and State Pollution Control Boards: Constitution, Powers and Functions
- iii. Air Pollution Control Areas
- iv. Consent Requirement: Procedure, Grant/Refusal, Withdrawal
- v. Sample of Effluents: Procedure; Restraint Order
- vi. Citizen Suit Provision

c. Noise Pollution Control Order, 2000

d. Land Pollution

UNIT-III: General Environment Legislations and Protection of Forests and Wild Life

a. Environmental (Protection) Act, 1986

- a. Meaning of 'Environment', 'Environment Pollutant', 'Environment Pollution'
- b. Powers and Functions of Central Govt.
- c. Important Notifications U/s 6: Hazardous Substance Regulation, Bio-Medical Waste Regulation and Coastal Zone Management, EIA
- /d. Public Participation & Citizen Suit Provision

b. Laws Related to Forest

- i. Forest Act, 1927
- ii. Kinds of forest – Private, Reserved, Protected and Village Forests
- iii. The Forest (Conservation) Act, 1980
- iv. Forest Conservation vis-a vis Tribals' Rights

c. The Wild Life (Protection) Act, 1972

- i. Authorities to be Appointed and Constituted under the Act
- ii. Hunting of Wild Animals
- iii. Protection of Specified Plants
- iv. Protected Area
- v. Trade or Commerce in Wild Animals, Animal Articles and Trophies; Its Prohibition

UNIT-IV: International Environment Laws and Current Trends

a. Introduction to International Environmental Laws

- i. Environmental Law: Human Rights Perspective
- ii. Stockholm Declaration: Brief overview
- iii. Rio-Declaration: Brief Overview
- iv. Important Doctrines: Sustainable Development – Meaning and Scope - Precautionary Principle: Polluter pays Principle-Public Trust Doctrine
- v. UNEP

b. National Green Tribunal

- i. Constitution
- ii. Functions and Powers

Text Books:

1. Shyam Diwan & Armin Rosencranz, *Environmental Law and Policy in India*, Oxford University Press, 2nd Edition, 2001.
2. P. Leelakrishnan, *Environmental Law in India*, Lexis Nexis, 3rd Edition, 2008

References:

1. P. Leelakrishnan, *Environmental Law Case Book*, Lexis Nexis, 2nd Edition, 2006
2. S. C. Shastri, *Environmental Law*, Eastern Book Company, 4th Edition, 2012
3. Gurdip Singh, *Environmental Law in India*, MacMillan Publisher, 2005

4. Sneh Lata Verma, *Environmental Problems: Awareness and Attitude*, Academic Excellence Publishers & Distributors, Delhi, 2007
5. Benny Joseph, *Environment Studies*, Tata McGraw Hill, New Delhi, 2009

Objective: This paper is to orient students with importance of evidence for establishment of claims and the related rules and principles on contemporary basis.

Unit-I: Introduction and Relevancy

- a. Evidence and its Relationship with the Substantive and Procedural Laws
- b. Definitions: Facts, Facts in Issue, Relevant Fact, Evidence Proved, Disproved, not Proved, Oral and Documentary Evidence, *Factum Probandum* and *Factum Probans*, Proof and Evidence
- c. Theory of Relevancy:
 - i. Logical Relevancy, Legal Relevancy, Admissibility and Reliability
 - ii. Facts not otherwise Relevant (Plea of Alibi)
- d. Doctrine of *Res Gestae*
- e. Test Identification Parade
- f. Conspiracy

Unit-II: Statement – Admissions / Confessions and Dying Declarations

- a. Admissions
- b. Confessions
- c. Dying Declarations

Unit-III: Method of proof of facts

- a. Presumptions
- b. Expert Opinion
- c. Oral and Documentary evidence
- d. Burden of Proof
- e. *Estoppel*
- f. Privileged Communications

Unit-IV: Emerging Areas in the Law of Evidence

- a. Evidence by Accomplice
- b. Definition of Witness, Witness Protection Scheme
- c. Examination of Witness, Cross Examination, Leading Questions and Hostile Witness
- d. Refreshing Memory
- e. Impact of Forensic Science: Evidentiary Value in DNA Test, Narco-analysis.
- f. Impact of Social Media in the Law of Evidence

Text Books:

1. M. Monir, *Law of Evidence*, Universal Law Publishing Co. Pvt. Ltd, 2006
2. Rattan Lal Dheeraj Lal, *Law of Evidence*, Lexis Nexis, 2011

References:

1. GS Pande, *Indian Evidence Act*, Allahabad Law Agency, 1996
2. Avtar Singh, *Principles of Law of Evidence*, Central Law Publications, 2013
3. Dr. Satish Chandra, *Indian Evidence Act*, Allahabad Law Agency, 2007
4. Batuk Lal, *Law of Evidence*, Central Law Agency, 1990

Objective: The paper needs to be taught in light of the New Companies Amendment Act 2013. The Companies act 1956 has not been repealed. The New Act of 2013 is made applicable by notifications as to particular sections by the Ministry of Company Affairs. The notified sections which replace the provisions of Companies Act 1956 will be highlighted.

Unit I: Incorporation and Formation of Company

- a. Company and Other Forms of Business Organisations
- b. Different Kinds of Company: One Person Company, Foreign Company
- c. Process of Incorporation
 - i. Nature and Content
 - ii. Doctrine of Indoor Management
 - iii. Doctrine of *Ultra Vires*
 - iv. Doctrine of Constructive Notice
- d. Memorandum and Articles of Association

Unit II: Corporate Financing

- a. Prospectus and Statement in lieu of Prospectus
- b. Shares, Share Capital and Debenture, Debenture Bond
- c. Classification of Company Securities
- d. Inter-corporate Loans
- e. Role of Court to Protect Interests of Creditors and Shareholders, Class Action Suits, Derivative Actions

Unit III: Corporate Governance

- a. Kinds of Company Meetings and Procedure
- b. Powers, Duties and Kinds of Director: Independent Director, Women Director
- c. Different Prevention of Oppression and Mismanagement
- d. Investor Protection
- e. Insider Trading
- f. Corporate Fraud
- g. Auditing Concept

Unit IV: Corporate Social Responsibility and Corporate Liquidation

- a. Evolution of Corporate Social Responsibility, Corporate Criminal liability, Corporate Environmental Liability
- b. Different Types of Winding up of Company
- c. Role of Courts in Winding up of Company
- d. Merger and Acquisition of Company (eg. like Arcelor Mittal and Air India Case)
- e. Cross Border Merger, Takeover Code: Role of SEBI

Text Books:

1. Saleem Sheikh & William Rees, *Corporate Governance & Corporate Control*, Cavendish Publishing Ltd., 1995
2. Taxmann, *Companies Act 2013*
3. Taxmann, *A Comparative Study of Companies Act 2013 and Companies Act 1956*

References:

1. Charles Wild & Stuart Weinstein Smith and Keenan, *Company Law*, Pearson Longman, 2009
2. Institute of Company Secretaries of India, *Companies Act 2013*, CCH Wolter Kluwer Business, 2013
3. Lexis Nexis, *Corporate Laws 2013* (Palmtop Edition)
4. C.A. Kamal Garg, *Bharat's Corporate and Allied Laws*, 2013,

Objectives: The paper will focus on the civil procedures followed in instituting a suit. The students will be familiarised with certain important concepts and practical skill development activity will provide insights into the actual working of the court procedures.

Unit-I: Introduction

- a. Definitions: Decree, Judgment, Order, Foreign Court, Foreign Judgement, *Mesne*-Profits, Affidavit, Suit, Plaint, Written Statement
- b. Important Concepts: *Res Sub-Judice*, *Resjudicata*, Restitution, *Caveat*, Inherent Powers of Courts
- c. Execution of Judgement and Decree

Unit-II: Initial Steps in a Suit

- a. Jurisdiction and Place of Suing
- b. Institution of Suit
- c. Pleadings: Meaning, Object, General rules, Amendment of Pleadings
- d. Plaint and Written Statement
- e. Appearance and Non-Appearance of Parties

Unit-III: Interim Orders

- a. Commissions
- b. Receiver
- c. Temporary Injunctions
- d. Summary Procedure
- e. Suits by Indigent persons
- f. Inter-pleader Suit

Unit – IV: Appeal, Reference, Review and Revision

- a. Appeals from Original Decree
- b. Appeals from Appellate Decrees
- c. General Provisions relating to Appeals
- d. Reference to High Court
- e. Review
- f. Revision

Text Books:

1. Dinshaw Fardauzi Mulla, *Mulla's Code of Civil Procedure*, Lexis Nexis (18th Edn)
2. Sudipto Sarkar & V.R. Manohar, *Sarkar's Code of Civil Procedure* (2 Vols), Lexis Nexis India (11th Edn)

References:

1. *Universal's Code of Civil Procedure, 1908* (Bare Act)
2. C.K. Takwani, *Code of Civil Procedure*, Eastern Book Company, 2010
3. M.R. Malik, *Ganguly's Civil Court, Practice and Procedure*, Eastern Law House, 2012.
- 4.. M.P. Tandon, *Code of Civil Procedure*, Allahabad Law Agency, 2005

Objective: The objective of the course is to introduce the conceptual background of the subject along with existing and ongoing developments in the area of International Trade and World Trade Organization's (WTO) Agreements. Special reference should also be made to India's response towards international trade and WTO.

Unit-I: Introduction of International Trade Law

- a. Economic Theories:-
 - i. Mercantilism
 - ii. Adam Smith's Absolute Cost Advantage Theory
 - ii. David Ricardo's Comparative Advantage Theory
 - iv. Hecksher: Ohlin's Factor Endowment Theory
 - v. Raymond Vernon's Product Life Cycle Theory
 - vi. National Competitive Theory (Porter's Diamond)
- b. Lex Mercatoria and Codification of International Trade Law
- c. Sources and Principles of International Trade Law

Unit-II: Development of International Trade: GATT, 1947 - WTO 1994

- a. Historical Background of GATT 1947
- b. Uruguay Round and Marrakesh Agreement
- c. GATT 1994
- d. Dispute Settlement Understanding

Unit-III: WTO Agreements

- a. Agreement on Agriculture
- b. Agreement on Subsidies and Countervailing Measures
- c. Agreement on Anti-Dumping
- d. General Agreement on Trade in Services

Unit-IV: Contemporary Issues: International Trade and Regionalism

- a. Trade and SAPTA and SAFTA
- b. Trade and Environment
- c. Doha Development Agenda

Text Books:

1. Raj Bhalla, *International Trade Law: Theory and Practice*, Lexis Nexis, 2001 (2nd Edn)
2. A.K.Kaul, *Guide to the WTO and GATT: Economics, Law and Politics*, Kluwer Law International, 2006
3. Craig VanGrasstek, *The History and the Future of the WTO*, WTO Publications, 2013

References:

1. WTO, *Doha Development Agenda*, WTO, 2013.
2. Peter Van den Bossche, *The Law and Policy of the WTO*, Cambridge Publications, 2013
3. Gabriel Moens and Peter Gillies, *International Trade and Business: Law, Policy and Ethics*, Routledge, 2006
4. Daniel , *Oxford Handbook on International Trade Law*, Oxford University Press, 2009
5. *Results of the Uruguay Round of Multilateral Trade Negotiations: The Legal Texts* (Geneva: GATT Secretariat, 1994)
6. Francesco, ed. *Environment, Human Rights & International Trade*, Oxford: Hart, 2001

BBA. LLB
Subject: Comprehensive Viva

Paper Code: MUBBL351
Credit: 4

Comprehensive Viva shall be conducted by the Internal/External Experts appointed by the Dean/HOD of Faculty of Legal Studies for a particular subject of respective semester assigned by subject teacher.

Sixth

Semester

Objective: The students should get familiar with various approaches to law and legal processes. They should be able to appreciate dynamic character of the law and legal systems particularly in the context of socio-political history of the society. Endeavour should be made to develop among students critical thinking about the law, legal system and legal processes. The students should be in position to appreciate how diverse approaches to law influence decision-making in judicial courts.

Unit-I: Introduction

- a. Meaning, Content and Nature of Jurisprudence
- b. Classical Schools of Jurisprudence: Hindu and Islamic
- c. Analytical Positivism

Unit-II: Schools of Jurisprudence

- a. Historical Schools of Jurisprudence
- b. Sociological Schools of Jurisprudence
- c. Economic and Realist School of Jurisprudence

Unit – III: Legal Concepts

- a. Rights and Duties
- b. Personality
- c. Property, Possession and Ownership

Unit – IV: Theories and Concepts of Justice

- a. Concepts of Natural and Social Justice
- b. Theories of Justice: Rawls, Fuller, Nozick
- c. Indian Concepts of Justice: Constitution Imperatives, Amartya Sen's *The Idea of Justice*

Text Books:

1. R.W.M. Dias, *Jurisprudence*, Aditya Prakashan, 1995 (5th Edn)
2. Patrick John Fitzgerald (ed.), *Salmond on Jurisprudence*, Tripathi, 1985 (12th Edn)
3. Edgar Bodenheimer, *Jurisprudence*, Harvard University Press, 1974 (Revised Edn)

References:

1. Amartya Sen, *The Idea of Justice*, Cambridge, Mass.: Belknap Press/Harvard University Press, 2009
2. Chandran Kukathas and Philip Pettit, *Rawls: A Theory of Justice and its Critics*, Cambridge : Polity Press, 1990
3. Jonathan Wolff , Robert Nozick, *Property, Justice, and the Minimal State*, Stanford University Press, 1991
4. Granville Austin, *Indian Constitution, The Cornerstone of a Nation*, New Delhi, Oxford University Press, 2007

Objective: The objectives of this paper are to acquaint students with basics of Public International law and update them with the latest development.

Unit-I: Introduction

- a. Nature and Development of International Law
- b. Subject of International Law
 - i. Concept of Subject of Law And of Legal Personality
 - ii. States : Condition of Statehood, Territory And Underlying Principles, Sovereignty
 - iii. International Organisation: Concept, Right and Duties under International Law
 - iv. Status of Individual
 - v. Other Non State Actors
- c. Relationship Between International Law and Municipal Law (UK, USA, India, China & Russia)
- d. Codification of International Law

Unit-II: Sources of International Law

- a. Treaties
- b. Custom
- c. General Principles
- d. Jurist Works
- e. General Assembly Resolutions, Security Council Resolutions
- f. Other Sources

Unit-III: Recognition, Extradition and the Law of the Sea

- a. Recognition
 - i. Theories of Recognition
 - ii. *Defacto, Dejure* Recognition
 - iii. Implied Recognition
 - iv. Withdrawal of Recognition
 - v. Retroactive Effects of Recognition
- b. Extradition and Asylum
 - i. State Jurisdiction
 - ii. Customary Law Basis
 - iii. Treaty Law
 - iv. The Nature of Obligation
- c. Law of The Sea
 - i. Territorial Sea
 - ii. Contiguous Zone
 - iii. Exclusive Economic Zone
 - iv. Continental Shelf
 - v. High Sea

Unit - IV: Contemporary International Issues

- i. Prohibition of the Use of Force
- ii. Exceptions to the Prohibition: Individual and Collective Self Defence, Authorized or Recognised Military Actions
- iii. Responsibility to Protect

Text Books:

1. Oppenheim, *International Law*, Biblio Bazaar, LIC, 2010
2. James Crawford Brownlie, *Principles of International Law*, Oxford University Press, 2013

References:

1. Starke, *Introduction to International Law*, Oxford University Press, 2013
2. Shaw, *International Law*, Cambridge University Press, 2008 (6th Edn)
3. A. Boyle & C. Chinkin, *The Making of International Law, Foundations of Public International Law*, Oxford University Press, 2007
4. R. P. Dhokalia, *The Codification of Public International Law*, United Kingdom: Manchester University Press, 1970
5. Mark Villiger, "The Factual Framework: Codification in Past and Present", in *Customary International Law and Treaties*, Mark Villiger, pp.63-113, The Netherlands: Martinus Nijhoff, 1985
6. S.K. Kapoor, *International Law, Human Rights*, Central Law Agency, 2009
7. Brownlie, *International Law and the Use of Force by States*, Oxford: Clarendon Press, 1991

Objective: The objective of this paper is to focus on concept and classification of property as well as principles governing transfer of immovable property.

Unit-I: Concept of Property and General Principles Relating to Transfer of Property

- a. Concept of Property: Distinction between Movable and Immovable Property
- b. Conditions Restricting Transfer
- c. Definition of Transfer of Property
- d. Transferable and Non-Transferable Property
- e. Transfer to an Unborn Person and Rule against Perpetuity
- f. Vested and Contingent interest
- g. Rule of Election

Unit-II: General Principles Governing Transfer of Immovable Property

- a. Transfer by Ostensible Owner
- b. Rule of Feeding Grant by *Estoppel*
- c. Rule of *Lis pendens*
- d. Fraudulent Transfer
- e. Rule of Art Performance
- f. Actionable Claim

Unit – III: Specific Transfers – I

- a. Mortgage: Definitions and Kinds, Rights and Liabilities of Mortgagor and Mortgagee
- b. Charge

Unit – IV: Specific Transfer – II

- a. Sale and Gift
- b. Lease

Text Books:

1. Mulla, *Transfer of Property Act*, Lexis Nexis, 2013
2. Poonam Pradhan Saxena, *Property Law*, 2011

References:

1. James Charles Smith, *Propert and Sovereignty (Law, Property and Society)*, Ashgate, 2014
2. Avtar Singh, *Transfer of Property Act*, Universal Publishing Pvt Ltd., 2012
3. Sandeep Bhalla, *Digest of Cases on Transfer of Property in India*, Eastern Book Company, 2nd Edn., 2012

The course shall comprise of the following:

1. Military History and Psychology of India and world
2. Conceptual Aspects of War and Strategic Thought
3. Specialized and Limited Warfare in general and in respect to India.
4. Organization of management of Indian Defence/ Armed Forces.
5. National Security (The Border Security Force, The Special Frontier Force, Assam Rifles, The Indo-Tibetan Border Police Force, The National Security Guard, The Sashastra Seema Bal, The Central Reserve Police Force, The Central Industrial Security Force, The National Investing Agency, The Defence Security Corps.
6. Insurgency and Counter insurgency
7. Economic Aspect of National Security.
8. Maritime Security politics and Security of Indian ocean
9. Strategic Studies
10. Contemporary Strategic Environment in India- Geo Politics and Military Geography Conceptual Aspects and Strategic Thought,
11. Regional Security and Cooperation,
12. National Agencies Research and Analysis Wing(RAW)
13. Intelligence Bureau (I.B)
14. Central Bureau of Investigation(C.B.I)
15. Defence Aspects/ Security aspects in International Relations
16. International Law
17. International Organization
18. Contemporary Strategic Environment in Science and Technology in Relation to Warfare
19. Disaster Management

Text Books:

1. National Security Challenges, Ramandeep Singh Sandhu, Manju Singh.

Objective: This paper is to give students thorough knowledge of procedural aspects of working of criminal courts and other machineries.

Unit -1: Introduction

- a. Object and Importance of Cr.P.C
- b. Functionaries under the Cr.P.C
- c. Basic Concepts: Bailable Offence, Non-Bailable Offence, Cognizable Offence , Non-cognizable Offence, Complaint, Charge, Police Report, Investigation, Inquiry and Trial, Summons Case, Warrant Case

UNIT-II: Arrest, Bail and Pre-Trial Proceedings

- a. Arrest and Rights of an Arrested Person
- b. Provision for Bail under the Code
- c. Process to Compel Appearance of Person
- d. Process to Compel Production of Things
- e. Condition Requisites for Initiation of Proceeding
- f. Complaint to Magistrate
- g. Commencement of Proceeding before Magistrate

UNIT-III: Trial Proceedings

- a. Framing of Charges and Joinder of Charges
- b. Jurisdiction of the Criminal Courts in Inquiries and Trials
- c. Types of trials: Sessions Trial, Warrant Trial, Summons Trial, Summary Trial
- d. Judgement and Sentences under the Code
- e. Submission of Death Sentences for Confirmation
- f. General Provisions as to Inquiries and Trial
- g. Execution, Suspension, Remission and Commutation of Sentences

UNIT-IV: Miscellaneous

- a. Appeals
- a. Reference and Revision
- b. Inherent Power of Court
- c. Transfer of Criminal Cases
- d. Plea Bargaining

Text Books:

1. Ratanlal & Dhirajlal, *Criminal Procedure*, Lexis Nexis Butterworths Wadhwa, Nagpur, 2012
2. S.C. Sarkar, *The Law of Criminal Procedure*, Wadhawa & Co. , Nagpur, 2007

References:

1. K.N. Chandrasekharan Pillai, *R.V. Kelkar's Lectures on Criminal Procedure*, Eastern Book Company, 2013
2. K.N. Chandrasekharan Pillai, *Criminal Procedure*, Eastern Book Company, 2004
3. Aiyer, Mitter, *Law of Bails- Practice and Procedure*, Law Publishers(India) Pvt. Ltd., 2012
4. P.V. Ramakrishna, *Law of Bail, Bonds, Arrest and Custody*, Lexis Nexis, 2008
5. P.K. Majumdar, *Law of Bails, Bonds and Arrest*, Orient Publication, 2012
6. Justice P.S. Narayana, *Code of Criminal Procedure*, ALT Publications, 2012
7. *Bare Act of Code of Criminal Procedure, 1973*

B.Com LLB
Subject: Comprehensive Viva

Paper Code: MUBCL 352
Credit: 4

Comprehensive Viva shall be conducted by the Internal/External Experts appointed by the Dean/HOD of Faculty of Legal Studies for a particular subject of respective semester assigned by subject teacher.

Seventh Semester

Objective: This paper focuses on various aspect of management of labour relation and dispute settlement bodies and techniques.

The course shall comprise of the following:

1.Evolution of Industrial Legislation in India.

2.Industrial Disputes Act, 1947.

- a. Scope and Object, Main Features, Important Definitions
- b. Industry
- c. Industrial Dispute and Individual Dispute
- d. Workman and Employee
- e. Reference of Disputes
- f. Voluntary Arbitration (Section 10 A)
- g. Award
- h. Authorities under the Act.
- i. Procedures, Powers and Duties of Authorities
- j. Strike
- k. Lock- out
- l. Retrenchment
- m. Lay-off
- n. Transfer and Closure
- o. Regulation of Managements Prerogative During Pendency of Proceedings

3. Trade Unions Act, 1926

- a. Growth of Unions
- b. Important Definitions
- c. Registration of Trade Unions
- d. Rights and Liabilities of Registered Trade Unions
- e. Collective Bargaining.

Text Books:

1. Surya Narayan Misra, *An Introduction to Labour and Industrial Law*, Allahabad Law Agency, 1978
2. S.C. Srivastava, *Industrial Relations and Labour Law*, Vikas Publishing House, New Delhi

References:

1. M.S Siddiqui, *Cases and Materials on Labour Law and Labour Relation*, Indian Law Institute, 1963
2. P.L. Malik, *Industrial Law*, Eastern Book Company, 2013

3. Dr. Goswami, *Labour and Industrial Law*, Central Law Agency, 2011
4. Chaturvedi, *Labour and Industrial Law*, 2004
5. ZMS Siddiqi and M.Afzal Wani, *Labour Adjudication in India*, ILI, 2001.

Objective: This paper is to make students understand the nature of tort and conditions of liability with established cases along with the Consumer Protection Act, 1986.

Unit-I: Introduction and Principles of Liability in Tort

- a. Definition of Tort
- b. Development of Law of Torts
- c. Distinction between Law of Tort, contract, Quasi-contract and crime
- d. Constituents of Tort: *Injuria sine damnum*, *Damnum sine injuria*
- e. Justification in Tort, *Volenti non-fit Injuria*, Necessity, Plaintiff's default, Act of God, Inevitable accidents, Private defense

Unit-II: Specific Torts-I

- a. Negligence
- b. Nervous Shock
- c. Nuisance
- d. False Imprisonment and Malicious Prosecution
- e. Judicial and Quasi: Judicial Acts
- f. Parental and Quasi-Parental authority

Unit-III: Specific Torts-II

- a. Vicarious Liability
- b. Doctrine of Sovereign Immunity
- c. Strict Liability and Absolute Liability
- d. Defamations

Unit-IV: The Consumer Protection Act, 1986

- a. Definitions of Consumer, Goods and Services
- b. Rights and Duties of Consumer
- c. Authorities for Consumer Protection
- d. Remedies

Text Books:

1. W.V.H. Rogers, *Winfield and Jolowicz on Tort*, Sweet & Maxwell, 2010 (18th Edn)
2. Ratanlal & Dhirajlal, *The Law of Torts*, Lexis Nexis, 2013 (26th Edn)

References:

1. B.M. Gandhi, *Law of Torts with Law of Statutory Compensation and Consumer Protection*, Eastern Book Company, 2011 (4th Edn)
2. R.K. Bangia, *Law of Torts including Compensation under the Motor Vehicles Act and Consumer Protection Laws*, Allahabad Law Agency, 2013
3. Ramaswamy Iyer's, *The Law of Torts*, Lexis Nexis, 2007 (10th Edn.)

BBA. LLB

Paper Code: MUBBL 403

Subject: Mediation, Conciliation and Arbitration

Credit: 5

Objectives: Alternative Dispute Resolution has become the primary means by which cases are resolved now days, especially commercial, business disputes. It has emerged as the preferred method for resolving civil cases, with litigation as a last resort. Alternative Dispute Resolution provides an overview of the statutory, procedural, and case law underlining these processes and their interplay with litigation. A significant theme is the evolving role of professional ethics for attorneys operating in non-adversarial settings. Clients and courts increasingly express a preference for attorneys who are skilled not only in litigation but in problem-solving, which costs the clients less in terms of time, money and relationship. The law of ADR also provides an introduction to negotiation and mediation theory.

1. Mediation

- a) Mediation: Meaning, Scope and importance of Mediation
- b) Mediation Ethics and Obligations of Mediation
- c) Techniques of Mediation
- d) Civil and Commercial Mediation
- e) Family Mediation

2. Arbitration under Arbitration and Conciliation Act 1996

- a) Definitions: Arbitration Agreement, Arbitral Award.
- b) Power of the Court to refer to arbitration
- c) Appointment of Arbitration
- d) Conduct of Arbitral Proceedings
- e) Arbitration-award
- f) Setting aside of Arbitral award

3. Conciliation:

- a) Meaning and scope
- b) Appointment and Role of Conciliators
- c) Conciliation proceedings
- d) Settlement Agreements: Status and Effect of Settlement agreement

Text Books:

1. J. G. Merrills, *International Dispute Settlement*. U.K : Cambridge University Press, 2005(Fifth Edn)
2. Avtar Singh, *Law of Arbitration and Conciliation*, Eastern Book Company, 2013(10th Edn)

References:

1. Robert J. Niemic, Donna Stienstra and Randall E. Ravitz, *Guide to Judicial Management of Cases in ADR*, Federal Judicial Centre, 2001
2. J. Auerbach, *Justice Without Law?* Oxford University Press, 1983
3. Abraham P. Ordover and Andrea Doneff, *Alternatives to Litigation : Mediation, Arbitration, and the Art of Dispute Resolution*, Notre Dame: National Institute for Trial Advocacy, 2002

Subject: PROFESSIONAL ETHICS, ACCOUNTABILITY OF LAWYERS AND BAR BENCH RELATION (Practical Training)

Objective: This course will be taught in association with the practicing Lawyers / retired Judges / retired Law Teachers. This paper will carry **Maximum 100 Marks**. The written examination on this paper (Theory Paper) will be in **descriptive form** and of **two (02) hours duration** and will carry **50 Marks**. The written examination (Theory Paper) shall be held by way of paper with the other theory papers. **The Practical / Viva-voce Examination will carry 50 Marks**. The students will be given **Assignment** by the subject teacher. Students will record answer to all the Assignment by preparing a **Project File**. **The Project File will carry 30 Marks**. **The Project File will be evaluated by the Internal Examiner/External Examiner, Dean/HOD at the time of Practical / Viva-voce examination**. The Viva-voce will carry **20 Marks**.

1. Historical Perspective and Regulation of Legal Profession.
2. Admission, Enrolment and Rights of Advocate, Bar Councils.
3. Nature and Characteristics of:
 - a. Ethics of Legal Profession,
 - b. Legal Profession
4. Contempt of Court:
 - a. Civil Contempt
 - b. Criminal Contempt
 - c. Punishment for Contempt
 - d. Defences against Contempt.
 - e. Constitutional Validity of Contempt Law.
 - f. Contempt by Lawyers, Judges, State, and Corporate Bodies
5. Strike by the Lawyers
6. Extent of Professionalization of Legal Profession
 - a. Code of Ethics for Lawyers
 - b. Professional Misconduct and its Control
 - c. Bar-Bench Relations
 - d. Accountability of Lawyers towards Court, Clients and Society
 - e. Role of Law and Legal Profession in Social Transformation

Text Book:

Gupta S.P., *Professional Ethics, Accountancy for Lawyers & Bench Bar Relations*.

Rai Kailash, *Professional Ethics, Accountancy for Lawyers & Bench Bar Relations*.

Sirohi (Dr.), *Professional Ethics, Accountancy for Lawyers & Bench*

BBA LLB
Subject: Seminar Paper - I

Paper Code: MUBBL 405
Credit: 4

Any one of the seminar papers from the following:

- i. Banking and Insurance Law
- ii. Telecommunication Law
- iii. Women and Law
- iv. Criminology

Objective: In this paper the students will be taught different kinds of banks, their functions, and relationship with customers and the banking frauds, law relating to recovery of debts due to banks recovery of debts. Kinds of insurance and the body regulating the insurance sector will also be studied, along with their judicial interpretation and the new and emerging dimensions in both insurance and banking.

Unit-I: Banking System in India

- a. Kinds of Banks and their Functions
- b. History of Banking in India
- c. Banking Regulation Laws:
 - i. Reserve Bank of India Act, 1934
 - ii. Banking Regulation Act, 1949
- d. Bank Nationalization and Social Control over Banking
- e. Relationship between Banker and Customer:
 - i. Legal Character
 - ii. Contract between Banker and Customer
 - iii. Bank's Duty to Customers
 - iv. Liability under Consumer Protection Act, 1986

Unit -II: Lending, Securities and Recovery by Banks

- a. Principles of Lending
- b. Position of Weaker Sections
- c. Nature of Securities and Risks Involved
- d. Default and Recovery
- e. Recovery of Debts with and without Intervention of Courts / Tribunal:
 - i. Recovery of Debts due to Banks and Financial Institutions Act, 1993
 - ii. Securitization and Reconstruction of Financial Assets and Enforcement of Security Interests Act, 2002 (Definitions, s 13,s17)

Unit -III: Banking Frauds

- a. Nature of Banking Frauds
- b. Legal Regime to Control Banking Frauds
- c. Recent Trends in Banking: Automatic Teller Machine and Internet Banking, Smart Cards, Credit Cards

Unit-IV: Insurance Law

- a. Nature of Insurance Contracts
- b. Kinds of Insurance:
 - i. Life Insurance
 - ii. Mediciam
 - iii. Property Insurance
 - iv. Fire Insurance
 - v. Motor Vehicles Insurance (with special reference to Third Party Insurance)

- c. Constitution, Functions and Powers of Insurance Regulatory and Development Authority
 - i. Application of Consumer Protection Act, 1986

Text Books:

1. *Banking and Insurance Law and Practice*, Institute of Company Secretaries of India, Taxmann Publishers, 2010
2. M.N. Mishra, *Law of Insurance*, Central Law Agency, 9th Edition, 2012

References:

1. K.C. Shekhar, & Lekshmi Shekhar, *Banking Theory and Practice*, Vikas Publishing House, 19th Edition, 2005.
2. M.L. Tannan, *Banking Law and Practice in India*, Lexis Nexis, 23rd Edition, 2010
3. J N Jain & R K Jain, *Modern Banking and Insurance – Principles and Techniques*, Regal Publications, 2008
4. Jyotsana Sethi & Nishwar Bhatia, *Elements of Banking and Insurance*, PHI Publishers, 2nd Edition, 2013.

Objectives: The main purpose of the paper is to introduce the conceptual aspect of Telecommunications Law, prevailing legal and regulating framework at national as well as International Level.

Unit-1: Introduction

- a) Historical Evolution of Telecommunications Law.
- b) Terrestrial and Satellite broadcasting
- c) Internet services
- d) Cable television
- e) Telecommunication Laws in India: the Indian Telegraph Act 1885 – Telecom Regulatory Authority of India

Unit -2: International Bodies

- a) International regulations
- b) ITU reform
- c) ICANN
- d) World Trade Organization

Unit -3: Reforms in Telecommunication

- a) Economic reform in Telecommunication
- b) Constitutional aspects of Telecommunication
- c) Liberalization and deregulation policies of Govt.
- d) Foreign Direct Investment Policy in Telecommunication
- e) Technological reforms: Satellite Communication, Internet

Unit-4: Telecommunications: Issues and Challenges

- a) Jurisdictional issues: National & International Aspects
- b) Cellular and mobile services
- c) Dispute Settlement under TRAI
- d) Consumer protection
- e) Intellectual Property Rights
- f) Competition Law

Text Books:

1. Global Legal Group, *The International Comparative Legal Guide to Telecommunication Laws and Regulations 2008: A Practical Insight to Cross-border Telecommunication Laws and Regulations*, Global Legal Group, 2008
2. *India Telecom Laws and Regulations Handbook Volume* , International Business Publications, USA, 1995.
3. Vikram Raghavan, *Communications law in India: legal aspects of telecom, broadcasting, and cable services*, LexisNexis Butterworths, 2007

References

1. Sharon Black, *Telecommunication Law in the Internet Age*, Elsevier Publication, 2001.
2. Ian Walden, *Telecommunications Law & Regulation*, Oxford University Press, 2012
3. Christian Koenig, *EC Competition and Telecommunication Law*, Kluwer Law International, 2009
4. Dennis Campbell, *International Telecommunications Law*, Yorkhill Law Publications, 2007 Part II
5. Rafiq Dossani, *Telecommunication Reforms in India*, Greenwood Publication Group, 2002

Act/Policy

1. Indian Telegraph Act, 1985
2. Indian Wireless Act, 1933
3. Information Technology Act, 2000
4. Telecom Regulatory Authority of India (TRAI) Act, 1997
5. Communication Convergence Bill 2001
6. New Telecom Policy, 1999
7. National Telecom Policy, 1994
8. National Telecom Policy, 2012

Objective: The paper aims at creating awareness as to importance and role of women in society through the medium of law. It also focuses on women welfare laws.

Unit - I. A. Introduction

- i. Status of Women in India
- ii. Status of Women – Position abroad

B. Constitution of India and Women

- i. Preamble
- ii. Equality Provision

Unit – II: Personal Laws and Women

- a. Unequal position of women – different personal laws and Directive principles of State Policy
- b. Uniform Civil Code towards gender justice
- c. Sex inequality in inheritance
- d. Guardianship

Unit – III: Criminal Laws and Women

- a. Adultery
- b. Rape
- c. Outraging Modesty
- d. Domestic Violence

Unit – IV: Women Welfare Laws

- a. Pre-conception and pre-natal diagnostic techniques (Prohibition of Sex Selection) Act, 1994
- b. Indecent Representation of Women (Prohibition) Act, 1986
- c. Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal Act, 2013.
- d. Domestic Workers Welfare and Social Security Act, 2010
- e. Immoral Traffic (Prevention) Act, 1987
- f. Family Courts Act, 1984

Text Books:

1. Mamta Rao, *Law Relating to Women and Children*, Eastern Book Company, 3rd Edition, 2012.
2. Lalita Dhar Parihar, *Women and Law*, Eastern Book Company, 2011.

References:

1. SC Tripathi and Vibha Arora, *Law relating to Women and Children*, Central Law Publication, 2006
2. DK Tiwari & Mahmood Zaidi, *Commentaries on Family Courts Act, 1984*, Allahabad Law Agency, 1997
3. BN Chattoraj, *Crime against Women: A Search for Peaceful Solution*, LNJN-NICFS, 2007
4. Nomita Agarwal, *Women and Law*, New Century Publishing House, 2005
5. Manjula Batra, *Women and Law & Law Relating to Children in India*, Allahabad Law Agency, 2001

Objective: The objective of the seminar paper is to introduce the students to a holistic understanding of crime. PSDA in this seminar paper will include seminar presentation, debates and group discussions, critical review of existing laws in India and a comparison with other countries. The paper seeks to explore the possible practical applications of the various theories that have been formulated so far. It will also require the students to look up the international cases where these theories have been applied. The students who opt for this paper will also visit the prisons/ juvenile homes/ juvenile courts / rehabilitation centre etc. and make an assessment of the current situation.

Unit-I: Introduction

- a. Criminology- Definition and Scope
- b. Brief introduction to pre- classical and classical theories of crime
- c. Positive theories of crime- constitutionalism and morphological theories, psychological and psycho-analytical theories
- d. Sociological theories of crime- differential association, sub- culture, ecological and anomie theory

Unit-II: Nature of Crime

- a. Radical theories of crime
- b. Crimes against children (nature, extent and legal provisions)
- c. Crimes against women (nature, extent and legal provisions)
- d. Special types of crimes in India: honour killing, female foeticide, witch-hunting
- e. Other types- organized crime, white collar crime, terrorism, juvenile delinquency
- f. Victims of crime and victim compensation, restitution

Unit-III: Punishment

- a. Punishment: Definition and Types
- b. Theories of Punishment
- c. Substantive Provisions of Punishment under India Penal Code and other Act
- d. Non- institutional Treatment of Offenders: Probation, Temporary Release and Parole
- e. Institutional Treatment of Offenders

Unit-IV: Juvenile Justice

- a. Probation of Offender Act, 1958
- b. Juvenile Justice (Care and Protection of Children) Act, 2000
- c. Juvenile Delinquency, Juvenile Institutional and Non- institutional Services
- d. UN Declaration on Basic Principles of Justice for Victims of Crime and Abuse of Power
- e. Prisons in India: Organisation, Type and Functions
- f. Correctional Services for Jail Inmates
- g. Victimological Research in India.

Text Books:

1. Roger Hopkin Burke, *An Introduction to Criminological Theory*; 2001, Willian Publishing
2. Katherine S. Williams , *Textbook on Criminology*; 2004, Oxford Press, Oxford

References:

1. Frank A. Hagan, *Introduction to Criminology: Theories, Methods and Criminal Behavior*; 1978, Sage Publications Ltd., London
2. Larry Seigel ,*Criminology*, 2008, Thomson Wadsworth, Canada
3. Sue Titus Reid ,*Crime and Criminology*; 2008; Oxford University Presss, Oxford
4. Mark Tunic, *Punishment: Theory and Practice*; 1992 University of California Press, Berkeley
5. Robert Elias, *Victims Still: Politicla Manipulation of Crime Victim*, 1993, Sage Publications Inc.
6. R. I. Mawby & S. Walkate, *Critical Victimology*; 1995, Sage Publications Ltd., London

BBA.LLB
Subject: Comprehensive Viva

Paper Code: MUBBL 451
Credit: 4

Comprehensive Viva shall be conducted by the Internal/External Experts appointed by the Dean/HOD of Faculty of Legal Studies for a particular subject of respective semester assigned by subject teacher.

Eight Semester

BBA.LLB

Paper Code: MUBBL 406

Subject: Intellectual Property Rights

Credit: 5

Objective: The objective of this course is to acquaint the students with basics of intellectual property rights with special reference to Indian law and practice.

UNIT-I: The Copyrights (Indian Copyright Act, 1957)

- a. Introduction to Copyright Law
- b. Brief Introduction to related International Treaties and Conventions
- c. Subject Matter of Copyright, Economic and Moral Rights (ss2,13,14,15,16, 57)
- d. Authorship and Ownership (s17), Term of Copyright and Assignment-Licensing (ss18-31)
- e. Infringement and Remedies (ss50-61)
- f. Exceptions: Fair Dealing
- g. International Copyright Order (ss40-41)
- h. Issues in Digital Copyrights

UNIT-II: Trademarks (The Trademarks Act, 1999)

- a. Introduction to Trademark Law
- b. Brief Introduction to related International Treaties and Conventions
- c. Definitions (s2), Registration of Trademarks, Procedure, Grounds of Refusal and Well Known Trademarks (ss9-12, ss18-23 and s33)
- d. Passing Off, Infringement and Exceptions to Infringement Actions, Remedies (ss27-30, s34, ss134-135)
- e. Assignment and Licensing (ss48-53)
- f. Intellectual Property Appellate Board (ss83-100)
- g. Conflicts of Trademarks with Domain Name
- h. Unconventional Trademarks

UNIT-III: Patent (The Patents Act, 1970)

- a. Introduction to Patent Law
- b. Brief Introduction to related International Treaties and Conventions
- c. Definitions (s2), Criteria for Patents, Patentable Inventions
- d. Non-Patentable Inventions (s3)
- e. Procedure for Filing Patent Application (ss6-53)
- f. Revocation of Patent (s64), Licensing, Compulsory Licensing (ss82-92A)
- g. Parallel Import (s107A)
- h. Rights of Patentee, Patent Infringement and Defences (ss47-48,s104 and s107)

UNIT-IV: Industrial Design (The Designs Act, 2000)

- a. Introduction to Designs Law
- b. Brief Introduction to related International Treaties and Conventions
- c. Definitions (s2), Registration of Designs and Procedure (ss3-9, s16,s21)
- d. Cancellation of Registration of Design (s19)
- e. Piracy of Registered Design (s22) and Remedies
- f. Overlapping Between Designs Copyrights and Trademark

Text Book:

1. N.S. Gopalakrishnan & T.G. Ajitha, *Principles of Intellectual Property*, Eastern Book Company, 2014 (2nd Edn)
2. B.L. Wadhwa, *Law Relating to Intellectual Property*, Universal Law Publishing, 2014 (5th Edn)
3. S. Narayan, *Intellectual Property Law in India*, Gogia Law Agency, Hyderabad, 2005 (3rd Edn)

References:

1. A. K. Bansal, *Law of Trademark In India*, Thomson & Reuter, 2014
2. V.K. Ahuja, *Law Relating to Intellectual Property Law*, Lexis Nexis, 2013 (2nd Edn)
3. Elizabeth Verky, *Law of Patents*, Eastern India Company, 2012 (2nd Edn)
4. Jayashree Watal, *Intellectual Property Rights in the WTO and Developing Countries*, Oxford University Press, 2001
5. P. Narayanan, *Law of Trademarks (The Trademarks Act 1999) and Passing Off*, Eastern Law, Calcutta, 2006
6. W.R. Cornish, *Intellectual Property: Patents, Copyright, Trademark and Allied Rights*, Universal Law Publishing 2001
7. C.S. Lal, *Intellectual Property Handbook: Copyright, Designs, Patents & Trademarks*, Law Publishers, Allahabad, 2000

Objective: The objective of this course is to lay the foundation of the Human Rights law and acquaint the students with basic human rights institutions.

Unit-I: Introduction

- a. Nature
- b. Origin and Evolution
- c. Development of Human Right Regime

Unit-II: International Human Rights Law

- a. UN Charter
- b. UDHR
- c. Covenants of 1966
- d. Optional Protocols

Unit-III: National Human Rights Law

- a. Constitutional provisions
- b. Fundamental Rights
- c. Directive Principles of State Policy
- d. Human Rights Act, 1993
- e. NHRC: Composition, Powers and Functions
- f. Role of State HRC, NCW, NCM, SC/ST Commission
- g. Role of Civil Societies and Media

Unit-IV: Group Rights

- a. Prisoners
- b. Women and Children
- c. Indigenous People
- d. Disabled
- e. Senior Citizens
- f. Refugees

Text Books:

1. D.D. Basu, *Human Rights in Constitutional Law*, Lexis Nexis, 2008 (3rd Edn)
2. Upendra Baxi, *The Future of Human Rights*, Oxford University Press, 2012 (3rd Edn)
3. H.O Agarwal, *International Law and Human rights*,

References:

1. Thomas Buergenthal, *International Human Rights in a Nutshell*, West Publisher Company, 2009 (4th Edn)
2. Henry Steiner & Philip Alston, *International Human Rights in Context: Law, Politics, Morals: Text and Materials*, Oxford University Press, 2008
3. S. K. Kapoor, *International Law and Human Rights*, Central Law Agency, 2014
4. M. K. Sinha, *Implementation of Basic Human Rights*, Lexis Nexis, 2013

Objective: The paper is aimed to enhance the critical skills to equip the students with various aspects of interpretations

Unit-I: Introduction

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

Unit -II: Internal Aids to Interpretation

- a. Title
- b. Preamble
- c. Heading
- d. Marginal Note
- e. Section
- f. Sub-section
- g. Punctuation
- h. Illustration
- i. Exception
- j. Proviso
- k. Explanation
- l. Saving Clause
- m. Schedule

Unit-III: External Aids to Interpretation

- a. Constituent Assembly Debates for Constitutional Interpretation
- b. Constitution of India
- c. Legislative History: Legislative Intention
- d. Statement of Objects and Reasons
- e. Legislative Debates
- f. Committee Reports, Law Commission Reports

Unit -IV: Rules of Interpretation

- a. Literal Rule
- b. Golden Rule
- c. Mischief Rule
- d. Legal Fiction
- e. *Ejusdem generis*
- f. *Noscitur a sociis*
- g. *Reddendo singula singulis*
- h. *Generalia specialibus non derogant*
- i. *Expressio unius est exclusion alterius*

Text Books:

1. P. St. J. Langan, *Maxwell's on the Interpretation of Statutes*, Lexis Nexis, 12th Edition, 1969
2. V.P.Sarathi, *Interpretation of Statutes*, Eastern book Company, 5th Edition, 2010.

References:

1. G.P. Singh, *Principles of Statutory Interpretation*, Lexis Nexis, 13th Edition, 2012
2. N.S. Bindra, *Interpretation of Statutes*, Lexis Nexis, 2013
3. Bakshi BM, *Interpretation of Statutes*, Orient Publisher, 2008

BBA.LLB

Subject: Alternative Dispute Resolution (ADR)

Paper Code: MUBBL409

Credit: 4

Objectives: The Course will be taught partly through class room lectures including simulating exercise and partly through extension programme like Lok-Adalat, etc. The Course will be taught in association with **practicing lawyers / retired Judges / retired Law Teachers**. The Class room instructions shall include lessons on the concepts and practice of Arbitration, Conciliation and Alternate Dispute Resolution. Students shall be required to maintain the **Diary of the Work** for this paper in which they shall **record the written exercises assigned to them** by the subject teacher during the session. **This Paper will carry Maximum 100 Marks. The Diary will carry 80 Marks and will be evaluated by the Internal Examiner, External Examiner & Dean/HOD at the time of Semester Practical / Viva-voce examination. The Viva-voce will carry 20 Marks.**

Guidelines: It is advisable that the faculty of legal studies should organize field work in such a manner that all the students get an opportunity to participate in field work so that each candidate may be able to attend at least two such field assignments.

Unit-I: Concept of ADR

- a. Meaning, Nature and Genesis of Alternative Dispute Resolution
- b. Forms of ADR Mechanism
- c. Legal Framework: Legal Services Authorities Act, 1987
- d. Legal Aid

Unit-II: Negotiation and Mediation

- a. Negotiation
- b. Theories, Development and its types
- c. Qualities of Negotiator and Process for Negotiation
- d. International Negotiation
- e. Mediation
- f. Good Offices

Unit-III: Arbitration and Conciliation

- a. Arbitration Agreement, Essentials, Rule of Severability
- b. Composition of Arbitral Tribunal, Extent of Judicial Intervention, Interim Measures, Power of Court to refer Parties to Arbitration
- c. Jurisdiction of Arbitral Tribunal, Competence, Competence of Arbitral Tribunal, Conduct of Arbitral Proceedings, Place of Arbitration
- d. Arbitral Award, Termination, Enforcement
- e. Conciliation and its Mechanism

UNIT-IV: International Perspective

- a. International Commercial Arbitration
- b. New-York and Geneva Convention
- c. UNCITRAL Model Law, Treaties etc.
- d. Enforcement of Foreign Award and Jurisdictional Issue

Text Books:

1. J. G. Merrills, *International Dispute Settlement*. U.K : Cambridge University Press, 2005(Fifth Edn)
2. Avtar Singh, *Law of Arbitration and Conciliation*, Eastern Book Company, 2013(10th Edn)

References:

1. Robert J. Niemic, Donna Stienstra and Randall E. Ravitz, *Guide to Judicial Management of Cases in ADR*, Federal Judicial Centre, 2001
2. J. Auerbach, *Justice Without Law?* Oxford University Press, 1983
3. Abraham P. Ordoover and Andrea Doneff, *Alternatives to Litigation : Mediation, Arbitration, and the Art of Dispute Resolution*, Notre Dame: National Institute for Trial Advocacy, 2002

BBA. LLB
Subject: Seminar Paper - II

Paper Code: MUBBL410
Credit: 4

Select any one of the seminar papers from the following:

1. MUBBL 410 (a) International Commercial Law
2. MUBBL 410 (b) Election Law
3. MUBBL 410(c) International Humanitarian Law
4. MUBBL 410 (d) Indirect Taxes

Objective: This paper is to acquaint the students with the tools and techniques of International Commercial Law.

Unit-I: International Sales Contracts

- a. Formation of the Contract
- b. Breach of Contract and Avoidance of Contract, Doctrine of Frustration, Damage
- c. Rights and Duties of Buyers and Sellers
- d. Case Law

Unit-II: Carriage of Goods

- a. Unimodal and Multimodal Transportation of Goods
- b. Documents of Carriage of Goods by Sea
- c. Bills of Lading: Kinds, Nature, Features
- d. INCOTERMS 2010
- e. Case Law

Unit-III: International Payments

- a. Methods of International Payments
- b. Uniform Customs and Practice 600
- c. Types of Letters of Credit
- d. Parties to Letter of Credit
- e. Case Law

Unit-IV: Settlement of International Commercial Disputes

- a. Arbitration: Kinds
- b. Mediation
- c. Conciliation
- d. Recognition and Enforcement
- e. Investment Dispute Resolution (PCA, ICC, ICSID, Ad-hoc Arbitration and other Institutional Institution)
- f. Case Law

Text Books:

1. Jason C T Chuah, *Law of International Trade: Cross Border Commercial Transactions*, Sweet and Maxwell, 5th Edn, 2013
2. Schmitthoff, *Export Trade: The Law and Practice of International Trade*, London: Sweet and Maxwell, 2000

References:

1. International Chamber of Commerce's *Incoterms, 2010*
2. F. Reynolds, "Some Reservations about CISG", in *New Trends in International Trade Law*, G Giappicheli, 2000

3. P. Todd, *Bills of Lading and Banker's Documentary Credits*, London: Sweet and Maxwell, 1998
4. Convention on Agency in the International Sale of Goods, 1983
5. International Convention for the Unification of Certain Rules of Law relating to Bills of Lading signed at Brussels on 25 August 1924, as amended by the Protocol signed at Brussels on 23 February 1968
6. New York Convention on the Recognition and Enforcement of Foreign Arbitral Awards, 1958
7. Vienna Convention on Contracts for the International Sale of Goods, 1980

Subject: Election Law

Objective: Democracy is one of the basic features of the Constitution and free and fair elections is the cornerstone for constructive realization for democratic ideals and aspirations of the people of a country. This paper is intended to acquaint the students regarding the significance of free and fair elections and various intricacies of the Elections Law, including electoral corrupt practices, which will facilitate them to choose responsive representatives for good governance.

UNIT-I: Meaning and Concept of Election and Election Dispute

- a. Challenge to Election: Whom and How to Made
- b. Forum for filing Election Petition
- c. Parties to Election Petition
- d. Contents of Election Petition
- e. Grounds of Challenge to Election
- f. Trial of Election Petition
- g. Recriminatory Petition
- h. Withdrawal, Abatement and Appeal
- i. Election to President and Vice President
- j. Composition and Powers of Election Commission (Part XV-Article 324-329 of the Constitution of India)

UNIT-II: Qualification and Disqualification of Candidates

- a. Meaning and Distinction Between Qualification and Disqualification
- b. Qualifications and Disqualifications Provisions under Indian Constitution and the Representation of Peoples' Act, 1951
- c. Office of Profit
- d. Government Contract
- e. Disqualifications on Convictions under the Representation of Peoples' Act, 1951
- f. Anti-Defection Law

UNIT-III: Nomination (Sections 30-39, s100(1)(c), s100(1)(d) of the Representation of Peoples' Act, 1951

- a. Meaning of Valid Nomination
- b. Procedure for Filing of Nomination Security Deposits etc.
- c. Grounds of Rejection of and Withdrawal of Nominations
- d. Voter's Right to Know Antecedent of the Candidates
- e. Recognition of Political Parties and Election Symbols

UNIT-IV: Corrupt Practices

- a. Meaning and Distinction between Corrupt Practices and Electoral Offences
- b. Substantive Corrupt Practice: Bribery, Undue Influence, Character, Assassination of Candidates, Appeal on the Grounds of Religion, Race, Caste, etc.

- c. Needs of Educational Qualification for Candidates
- d. Criminalization of Politics
- e. Election Expenses
- f. Model Code of Conduct
- g. Use of Government/Private Electronic Media and Social Media by Political Parties
- h. Opinion and Exit Polls
- i. Defacement of Public and Private Properties
- j. Reservation for Women in Parliament and State Legislatures

Text Books:

- 1. V.S. Rama Devi & S.K. Mehendiratta, *Election Law, Practice and Procedure*, Butterworths Publishers, 2013
- 2. P.C. Jain & Kiran Jain, *Election Law and Practice*, Chawla Publishers, 2012

References:

- 1. P.M. Bakshi, *The Constitution of India*, Universal Publishing Company Ltd., 2014
- 2. *The Representation of Peoples' Act, 1950* (Bare Act), Universal Publishing Company Ltd., 2014
- 3. *The Representation of Peoples' Act, 1951* (Bare Act), Universal Publishing Company Ltd., 2014
- 4. *The Presidential and Vice-Presidential (Election) Act, 1952* (Bare Act), Universal Publishing Company Ltd., 2014
- 5. *The Registration of Elector Rules, 1960* (Bare Act), Universal Publishing Company Ltd., 2014
- 6. *The Conduct of Election Rules, 1961* (Bare Act), Universal Publishing Company Ltd., 2014

Objective: The objective this paper is to make students aware of the principles of international humanitarian law and enable them to specialize in the field of Human Rights Law and Humanitarian Law.

Unit – I: Introduction

- a. History
- b. Evolution
- c. Growth

Unit – II: Geneva Conventions Systems

- a. Geneva Convention I, II, III, IV

Unit – II: Armed Conflicts

- a. Internal Armed Conflict
- b. International Armed Conflicts
- c. Non-International Armed Conflicts

Unit – IV: Enforcement Machinery

- a. International Criminal Court
- b. ICRC

Text Books:

1. Ingrid Detter, *The Law of War*, Cambridge, 2000
2. Roberts and R. Guelff, eds. , *Documents on the Laws of War*. Oxford, 2000

References:

1. Legality of the Threat or Use of nuclear weapons, Advisory Opinion, ICJ Reports (1996)
2. M.K. Balachandran and Rose Verghese (eds.), *International Humanitarian Law*, ICRC, 1997
3. Ravindra Pratap, “India’s Attitude towards IHL”, in Mani (ed.), *International Humanitarian Law in South Asia*, Geneva: ICRC, 2003

Objective: Focus of this paper is to orient students with various indirect taxes such as central excise, customs and sales Tax. This optional paper will enable students to specialize in tax laws.

Unit – I: Central Excise

- a. Background and Introduction to Excise Law in India
- b. Structure of Excise Law in India
- c. Meaning of ‘Manufacture’ under section 2(f) and ‘Manufacturer’ under Section 2(f)
- d. Classification of Goods :
 - i. Central Excise Tariff Act 1985
 - ii. Rules for Interpretation of CETA
 - iii. Other Aspects of Classification
- e. Valuation
 - i. Study of section 4 and section 4 A alongwith Rules for Valuation
- f. CENVAT
 - i. Basic Meaning
 - ii. MODVAT
 - iii. CENVAT on Inputs
 - iv. CENVAT on Capitals Goods
- g. Administrative Structure of Excise Department

Unit – II: Customs

- a. Background and Introduction to Customs Law in India
- b. Structure of Customs Law in India
- c. Administrative Structure of Customs Department Sections 3 to 6
- d. Territorial Waters of India
- e. ‘Goods’ under Customs Act
- f. Types of Duties
- g. Valuation:
 - i. Section 14
 - ii. Rules for Valuation
- h. Restrictions on Import and Export under the Customs Act 1962
- i. Introduction to Duty Drawback
- j. Introduction to Baggage Rules and Import by Post and Courier

Unit – III: Sales Tax and Vat

- a. Introduction to Central Sales Tax
- b. Constitutional Provisions on Taxes on Sales of Goods
- c. Charging Section
- d. Inter-State Sale

- e. Movement of Goods
- f. Stock Transfer
- g. Meaning of goods and Sales
- h. Introduction to VAT

Unit – IV: Service Tax

- a. Introduction and Background
- b. Constitutional Validity
- c. Provisions Regarding:
 - i. Registration
 - ii. Records
 - iii. Self Assessment and verification
 - iv. Interest on Delayed Payment
 - v. List Services included

Text Books:

1. Dr. Monica Singhania & Dr Vinod Singhania, *Students guide to Indirect Tax Laws*, Taxmann, 2014
2. V.S. Datey, *Elements of Indirect Taxes*, Taxmann, 5th Edn., 2014

References:

1. Vineet Sodhani, *Indirect Tax Laws*, Taxmann, 2014
2. S.S. Gupta, *Service Tax: How to Meet your Obligation*, Taxmann, 2014
3. R Krishnan & R Parthasarthy, *Valuation under Central Excise & Service Tax*, Commercial Law Publishers Pvt. Ltd, 2013.
4. V.S. Datey, *Custom Law and Practice and Procedure*, Taxmann, 12th Edn., 2014

BBA.LLB
Subject: Comprehensive Viva

Paper Code: MUBBL452
Credit: 4

Comprehensive Viva shall be conducted by the Internal/External Experts appointed by the Dean/HOD of Faculty of Legal Studies for a particular subject of respective semester assigned by subject teacher.

Ninth **Semester**

Objective: History, nature and principles of Equity-Emergence of law of trust from Equity—The making of Indian Law of Trust and provisions of law of Trust-Religious Trusts- Principles of Equity and Equitable Remedies, Equitable Relief in different branches of law with special reference to property law.

UNIT-I. Equity

- a. Nature of Equity,
- b. History of Courts of Equity,
- c. Relations of law of Equity,
- d. The maxims of equity,
- e. Different Equitable remedies.

UNIT-II .Trust & Fiduciary Relations:

- a. Essentials of Trust
- b. Fiduciary Relationship— Concept, kinds *vis-a-vis* Trusteeship
- c. Trust and contract, Power, condition, charge and personal obligations— distinguished
- d. Classification of Trust and its importance
- e. Private Trusts
- f. Public Trusts
- g. Appointments, Retirement and removal of Trustee
- h. Rights, Power, Discretion and control of Trustees
- i. Duties of trustee in relation to :
 - i. Trust property;
 - ii. Beneficiary
- j. The Administration of Trust
- k. Liability for Breach of Trust
- l. Rights and Remedies of the Beneficiary
- m. Constructive Trusts.

Text Book:

1. Ahmad Aquil, Equity, Trusts and Specific Relief.
2. Desai S.T., Equity, Trusts and Specific Relief.
3. Hansbury & Mousley, Modern Equity.
4. Jhabwala N.H, Elements of Equity, Trusts and Specific Relief.
5. Rao GCV Subha, Equity, Trust and Fiduciary Relation.
6. Singh G.P., Principles of Equity.
7. Snell, Principles of Equity.
8. Tondon M.P., Principles of Equity and Trusts.

Objective: This paper will carry **Maximum 100 Marks** which will be divided into **Theory Paper** and **Practical / Viva-voce examination carrying 50 Marks each**. The Theory paper will be conducted at the time of other Theory papers. This course will be taught through class instructions and simulation exercises, preferably with the assistance of practicing Lawyers / retired Judges. Apart from teaching the relevant provisions of law, the course will include **10 written exercises in Drafting of Pleading and 10 written exercises in Conveyancing** carrying **40 Marks**. Each student will maintain a **Sessional Exercise Book** for the purpose and write down all the exercise in Pleading and Conveyancing during regular classes. **It will be assessed by the Internal/External Examiner, Dean/HOD. The Viva-voce will be of 10 Marks.**

Unit-I: Fundamental Rules of Pleadings

- a. Pleadings (Order 6 CPC)
- b. Complaint Structure
- c. Written Statement and Affidavit
- d. Application under Section 5 of the Limitation Act
- e. Application for setting aside ex-parte Decree
- f. Writ Petitions

Unit-II: Civil Pleadings

- a. Suit for Recovery under Order XXXVII of CPC
- b. Suit for Permanent Injunction
- c. Suit for Dissolution of Partnership
- d. Application for Temporary Injunction Order XXXIX of CPC
- e. Appeal from Original Decree under Order 41 of CPC
- f. Revision Petition
- g. Review Petition

Unit-III: General Principles of Criminal Pleadings

- a. Application for Bail
- b. Application under Section 125 Cr.PC
- c. Compounding of Offences by Way of Compromise under Section 320 (i) Cr.PC
- d. Complaint under Section 138, Negotiable Instruments Act, 1881
- e. Application under Section 482, Cr.PC

Unit-IV: Conveyancing

- a. Notice to the Tenant under Section 106 of Transfer of Property Act
- b. Notice under Section 80 of CPC
- c. Notice under Section 434 of the Companies Act
- d. Reply to Notice

- e. General Power of Attorney
- f. Will
- g. Agreement to SELL
- h. Sale-Deed
- i. Lease-Deed
- j. Partnership Deed
- k. Mortgage Deed
- l. Relinquishment Deed
- m. Deed of Gift

Forms

- i. Petition for Grant of Probate / Letters of Administration
- ii. Application for Appointment of Receiver/Local Commissioner
- iii. Application for Compromise of Suit
- iv. Application for Appointment of Guardian
- v. Application to Sue as an Indigent Person under Order 33 CPC
- vi. Appeal from orders under order 43 of CPC
- vii. Application for execution
- viii. Application for caveat section 148A of CPC
- ix. Writ Petition
- x. Special Power of Attorney
- xi. Reference to Arbitration and Deed of Arbitration
- xii. Notice for Specific Performance of Contract

Text Books:

1. N.S. Bindra, *Conveyancing, Draftsmen and Interpretation of Dates*, Delhi Law House, 1985
2. G.C. Mogha & S. N. Dhingra, *Mogha's Law of Pleading in India with Precedents*, Eastern Law House, 18th Edn. 2013

References:

1. R.N. Chaturvedi, *Conveyancing*, Eastern Book Company, 2011 (7th Edn)
2. G.C. Mogha, *Indian Conveyancer*, Dwivedi Law, 2009 (14th Edn)
3. C. R. Datta & M.N. Das, *D'Souza's Form and Precedents of Conveyancing*, Eastern Law House, 2008 (13th Edn)

Objective: The object of this paper is to focus on land reforms in India, Constitutional provisions related to land reforms.

The course shall comprise of the following :

(1) U.P.Zamindari Abolition and Land Reforms Act, 1950

- (1) The Political-socio and economic factors responsible for the Z.A. & L.R.Act, 1950 and its objects.
- (2) Definitions of (i) Agricultural Year (ii) Date of vesting (iii) Estate (iv) Intermediary (v) Khud Kasht Land (vi) Sir.
- (3) Acquisition of the interests of intermediaries and its consequences – Sections 4-26, with emphasis on Sections 4-9.
- (4) Mines and Minerals – Sections 106-112.
- (5) Gaon Sabha – Power and Duties – Sections 117-128
- (6) **Tenure-**
 - (a) Classes of Tenure – Section 129
 - (i) Bhumidhar with transferable rights.
 - (ii) Bhumidhar with Non-transferable rights.
 - (iii) Asami.
 - (b) Their rights and liabilities;
 - (i) Use of land and improvements- Sections 142-146
 - (ii) Transfer – Sections 152-167.
 - (iii) Devolution – Sections 169-175.
 - (iv) Division – Sections 176-182.
 - (v) Surrender, Abandonment, extinction and acquisition Sections 183-198 A.
 - (vi) Ejectment – Sections 199-212 C
- (7) Declaratory Suit – Sections 229-229 D.
- (8) Land Revenue and Collection of Land Revenue- Sections 241-294.

(2). U.P. Land Revenue Act 1901

- (1) Maintenance of Maps and Records – Sections 21-47
- (2) Revision of Maps and Records – Sections 47-48
- (3) Appeals, Reference, Revision, Review – Sections 210-220.”

BOOKS RECOMMENDED

Maurya R.R., *Uttar Pradesh Land Laws.*

Singh Yatindra, *The Uttar Pradesh Imposition of Ceiling of Land Holding Act, 1960.*

BBA LLB
Subject: Seminar Papers III

Paper Code MUBBL 504-507
Credit: 4

Seminar Papers III

Any two of the seminar papers from the following:

Paper Code MUBBL 504 International Refugee Law

Paper Code MUBBL 505 Socio-Economic Offences

Paper Code MUBBL 506 International Economic Law

Paper Code MUBBL 507 Law of International Organizations

Objective: The objective of the paper is to enable the students specializing in human rights to be acquainted with laws governing the refugees.

Unit – I: Introduction

- a. Position of refugees under Universal Declaration of Human Rights

Unit – II: Rights, Obligations and Privileges of Refugees under the Refugee Convention 1951

- a. Who is a Refugee?
- b. Judicial Status
- c. Administrative Measures
- d. The 1967 Protocol

Unit – III: The Refugee Problem in Asia and Africa

- a. The AALCC Principles 1966
- b. The OAU Convention 1969

Unit – IV: Implementation and Monitoring

- a. Statute of the UNHCR 1950
- b. Cartagena Declaration 1984

Text Book:

1. Guy S. Goodwin, *The Refugee in International Law*, Oxford University Press, 2000

References:

1. Vibeke Egli, *Mass Refugee Influx and the Limits of Public International Law*, The Hague: Nijhoff, 2002

Objective: This paper aims at creating awareness about laws which are meant for prevention of socio-economic offences including corruption in public offices, hoarding, adulteration etc.

Unit – I: Hoarding and Profiteering

- a. Laws relating to Maintenance of Essential Supplies
- b. Laws on Maintenance of Standards of Weights and Measures

Unit – II: Adulteration

- a. Prevention of Food Adulteration
- b. Control of Spurious Drugs

Unit – III: Corruption

- a. Practice and Dimensions of Corruption
- b. Anti Corruption Laws

Unit – IV: Investigation and Prosecution

- a. Central Vigilance Commission (CVC)
- b. Central Bureau of Investigation (CBI)
- c. Criminal Investigation Department (CID)
- d. Other Organisations

Text Books:

1. *The Prevention of Corruption Act, 1988*
2. *The Central Vigilance Commission Act, 2003*
3. *The Essential Commodities Act, 1955*

References:

1. *The Prevention of Black Marketing and Maintenance of Supplies of Essential Commodities Act, 1980*
2. *The Drugs and Cosmetics Act, 1940*
3. *The Standards of Weight and Measures Act, 1976*
4. *The Bureau of Indian Standards, 1986*

Objective: The objective of this course is to make students aware of the importance of international economic laws and governing principles with special references to India.

Unit – I: Introduction

- a. Definition
- b. New International Economic Order

Unit – II: Subjects of International Economic Law

- a. States
- b. Multinational Enterprises
- c. Individual

Unit – III: Major Economic Rights of States

- a. Permanent Sovereignty
- b. Non-Intervention in domestic Affairs

Unit – IV: Dispute Settlements in International Economic Law

- a. International Organisations
 - i. IMF
 - ii. WTO
 - iii. EC
- b. Between States and Foreign Investors
 - i. ICC
 - ii. ICSID

Text Book:

1. A.F. Lowenfeld, *International Economic Law*, New York: Mathew Bender, 1979

References:

1. M. Bedjaoui, *Towards a New International Economic Order*, Paris : UNESCO, 1979
2. I.F.I. Shihata, *Legal Treatment of foreign Investment*, Dordrecht: Nijhoff, 1993

Objective: The paper is to enable students of international laws to specialize in the subject by having a detailed study of the structure, purpose and functioning of international organizations.

Unit – I: Introduction

- a. IPU
- b. League of Nations
- c. ILO

Unit – II: Legal Personality

- a. The Reparations Case (ICJ Report 1949)

Unit – III: Relations with States

- e. Members
- f. Non-Members
- g. Municipal Law

Unit – IV: Law-Making and Enforcement

- a. UN
- b. WTO
- c. EU

Text Book:

1. Philippe S. Pirre Klein, *Bowett's Law of International Institutions*, Sweet and Maxwell, 6th Edn, 2009

References:

1. A.O. Kruger, *WTO as an International Organizations*, University of Chicago Press, 1998
2. J. Steiner, *Textbook on EEC Law*, Oxford University Press, 2003
3. T.A. Hartley, *European Community Law*, Oxford University Press, 2007

Seminar Papers IV

Paper Code MUBBL 508-510

Credit: 4

Any one of the seminar papers from the following

Paper Code MUBBL 508 Health Care Law

Paper Code MUBBL 509 Comparative Laws

Paper Code MUBBL 510 Socio- Legal Dimensions of Gender

BBA. LLB

Subject: Health Care Law

Paper Code: MUBBL508

Objective: This paper focuses on various aspects of health care law including the constitutional perspective, obligations and negligence of medical professionals and remedies available to consumers of health care.

Unit – I: Medicine and Healthcare

- a. Healthcare as an Issue at the National and International Level
- b. Constitutional Provisions
 - i. Right to Health as a Fundamental Right
 - ii. Remedies Available under the Indian Constitution
 - iii. Right to Health vis-à-vis the Right to Confidentiality
 - iv. Access to Medical Records

Unit – II: Professional Obligations of Doctors

- a. Transplantation of Human Organs Act, 1994
- b. Pre-Conception and Pre Natal Diagnostic Techniques (Prohibition of Sex Selection) Act, 1994
- a. The International Code of Medical Ethics
- b. Indian Medicine Central Council Act, 1970
- c. Dentists Act, 1948
- d. The Homeopathy Central Council Act, 1973
- e. The Drugs and Cosmetics Act, 1940

Unit – III: Medical Negligence

- a. Ingredients
- b. Role of Consent in Medical Practice
- c. Error of Judgment and Gross Negligence
- d. Wrongful Diagnosis and Negligent Diagnosis

Unit – IV: Remedies for Medical Negligence

- a. Law of Torts
- b. Law of Crimes
- c. Consumer Protection Law

Text Book:

1. Vijay Malik – Drug and Cosmetic Act, 1940, Eastern Book Company, 24th Edition, 2014

References:

1. Anoop K. Kaushal – Medical Negligence & Legal Remedies, Universal Publishing House, 2nd Edition, 2004
2. Dr. Jagdish Singh – Medical negligence Compensation, Bharat Law House, 3rd Edition, 2007
3. P K. Dutta – Drug Control, Eastern Law House, 3rd Edition, 1997.

Objective: The paper introduces comparative law to the LL.B. student. It focuses on the civil and common law traditions and comparative approaches to law, while introducing other legal traditions and discussing trends of convergence, reconciliation and transitions in legal Traditions and approaches.

Unit-I: Introduction

- a) The Concept
- b) Functions
- c) Objectives

Unit-II: Comparative Legal Traditions

- a. Chthonic or African
- b. Talmudic or Jewish
- c. Hindu
- d. Chinese
- e. Civil Law
 - i. Romanistic
 - ii. Germanic
 - iii. Nordic or Scandinavian
- f. Islamic
- g. Common Law
- h.
 - i. English
 - ii. United States

Unit-III: Comparative Legal Approaches

- a. Capitalist
- b. Socialist
- c. Third World

Unit-IV: Comparative Legal Traditions and Approaches :

Trends of Convergence, Reconciliation and Transitions

- a. Major Agencies
 - i. International Labour Organization
 - ii. UNIDROIT
 - iii. International law Commission
 - iv. World Intellectual Property Organization
 - v. World Trade Organization
 - vi. UN Human Rights Council

- b. Contemporary Issues
 - i. Legal Systems and Elimination of Child Labour
 - ii. Jurisdiction and Regulation of the Internet
 - iii. International Video Conferencing and National Evidence Laws
 - iv. The Criminal Law and Terrorism
 - v. Transnational Intellectual Property Litigation
 - vi. International trade Liberalization and Approximation of National Environment Laws

- vii. Legal System Reforms and the Reception of Common Law in Bhutan
- viii. Comparative Law Aspects of the Operationlization of the Indo-U.S. Nuclear Deal
- ix. Emergence of a Global Administrative law / International Rule of Law?

Text Books:

- 1. Allot, A.N. "African Law", in J.D. M. Derret, Ed., *An Introduction to Legal Systems* (London: Sweet & Maxwell, 1968), 131.
- 2. ASEAN Law Association, *ASEAN Legal Systems* (Hong Kong/Malaysia/Singapore: Butterworths, 1995).
- 3. Basu, D. D., *Comparative Federalism* (New Delhi: Prentice-Hall, 1987).
- 4. Baxi, U., "The Colonial Heritage", in Legrand, P. and Munday, R., eds., *Comparative Legal Studies: Traditions and Transitions* (Cambridge University Press, 2003), 46.

References:

- 1. Borkowski, A. and du Plessis, P., *Textbook on Roman Law* (London: Oxford University Press, 2005).
- 2. Calabresi, G., *A Common Law for the Age of Statutes* (Cambridge, Mass: Harvard University Press, 1982).
- 3. Case 11/70, *Internationale Handelsgesellschaft* [1970] *European Court Reports* 491.
- 4. *Case Concerning Military and Paramilitary Activities and Against Nicaragua (Nicaragua v. United States of America)* (Merits), ICJ Reports (1986), Paragraphs 187-209.
- 5. Collins et al., *Dicey and Morris on Conflict of Laws* (London: Stevens & Sons, 2005).
- 6. Convention on the Law Applicable to Contractual Obligations, 1980.

Subject: Socio-Legal Dimensions of Gender

Objective: This paper intends to sensitize the students about the changing dimensions of gender and also familiarizes them with the subtle manifestations of inequality rooted in our society.

Unit-I

1. Gender as a social construct
2. Production of masculinity and femininity

Unit-II

1. Power and Subordination
2. Socio-legal dimensions of Honour Killings
3. Socio-legal Dimensions of Witch-Hunting

Unit-III

1. Resistance and Movements
2. Gender in media and market
3. Socio-legal dimensions of the Third Gender

Unit-IV

1. Emerging trends with respect to LGBT Community
2. Socio-legal dimensions of Prostitution and Trafficking

References:

1. Sherry Ortner, 1974, "Is male to female as nature is to culture?" M.Z. Rosaldo and L. Lamphere (eds.) *Women, Culture and Society*, Stanford: Stanford University Press (pp. 67- 87).
2. Patricia Uberoi, "Feminine Identity and National Ethos in Indian Calendar Art" In *Economic and Political Weekly* Vol. 25, No. 17 (Apr. 28, 1990), (pp. WS41-WS48).
3. Tharu Susie, and Tejaswini Niranjana, 1999. 'Problems for a contemporary theory of gender' in Nivedita Menon (ed.) *Gender and Politics in India*, New Delhi: Oxford University Press (pp 494-525).
4. Satyamev Jayate, Season I, 5th episode, Air Date:- 3 June 2012
5. Review of Rakhi Varma's film titled *The Indian Witch Hunt*

BBA.LLB
Subject: Comprehensive Viva

Paper Code: MUBBL 551
Credit: 4

Comprehensive Viva shall be conducted by the Internal/External Experts appointed by the Dean/HOD of Faculty of Legal Studies for a particular subject of respective semester assigned by subject teacher.

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Tenth Semester

BBA. LLB
Subject: Dissertation

Paper Code MUBBL 511
Credit: 4

300 marks (200 Dissertation Work+ 100 Viva)

Evaluation Pattern:

The tenth semester dissertation shall carry 300 (200 Dissertation Work+100 Viva) marks. They shall be evaluated by Dean/HOD, an External Examiner, one of the faculty of legal Studies appointed by the Dean/HOD.

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BBA.LLB
Subject: Internship (Lawyers / Law firms)

Paper Code: MUBBL 512
Credit: 4

100 marks

Evaluation Pattern:

After the completion of internship by the students, the work done by the candidate as recorded in his/her daily diary along with a consolidated internship report would be evaluated by a Dean/HOD, an External Examiner, one faculty of Legal Studies appointed by the Dean/HOD.