



JAGANNATH
UNIVERSITY

Faculty of Law

BBALLB **(w.e.f. 2015-2016)**

- **Scheme of Examination**
- **Detailed Syllabi**

University Campus

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List of Courses
B.B.A. LL.B. (w.e.f. 2015–2016)
(CBCS)

CORE COURSE:

Sr. No.	Paper
1.	Principle of Management (BBALLB 101)
2.	Organizational Behavior (BBALLB 201)
3.	Marketing for Managers (BBALLB 301)
4.	Financial Management (International Politics & Law) (BBALLB 401)
5.	Quantitative Methods for Managers (BBALLB 501)
6.	Human Resource Management (BBALLB 601)
7.	Economics-I (BBALLB 102)
8.	Business Environment (BBALLB 202)
9.	Economics-II (BBALLB 302)
10.	Financial Accounting (BBALLB 103)
11.	Cost Accounting (B BALLB 203)
12.	Management Accounting (BBALLB 303)
13.	Law of Torts and Motor Vehicle Act, 1988 (BBALLB 105)
14.	Law of Contract –I (General Principles) (BBALLB 106)
15.	Law of Consumer Protection and Competition (BBALLB 205)
16.	Law of Contract –II (Special Contracts & Specific Relief) (BBALLB 206)
17.	Law of Crimes- I (Indian Penal Code) (BBALLB 304)
18.	Family Law-I (BBALLB 305)
19.	Corporate Law –I (BBALLB 306)
20.	Public International Law (BBALLB 403)
21.	Law of Crimes- II (Code of Criminal Procedure) (BBALLB 404)
22.	Family Law-II (BBALLB 405)
23.	Corporate Law –II (BBALLB 406)

** Approved by AC wide resolution no. dated*

24.	Jurisprudence- I (BBALLB 502)
25.	Administrative Law (BBALLB 503)
26.	Labour and Industrial Laws-I (B BALLB 504)
27.	Code of Civil Procedure-I (BBALLB 505)
28.	Constitutional Law-I (BBALLB 506)
29.	Jurisprudence- II (BBALLB 602)
30.	Law of Evidence (BBALLB 603)
31.	Labour and Industrial Laws-II (BBALLB 604)
32.	Code of Civil Procedure- II & Law of Limitation (BBALLB 605)
33.	Constitutional Law-II (BBALLB 606)
34.	Law of Property (BBALLB 704)
35.	Alternate Dispute Resolution (Clinical- I) (BBALLB 803)
36.	Professional Ethics, Accountancy for lawyers and Bar-Bench Relations (Clinical- II) (BBALLB 806)
37.	Principles of Taxation Law (BBALLB 901)
38.	Drafting, Pleading and Conveyance (Clinical- III) (B BALLB 903)
39.	Environmental Law (BBALLB 905)
40.	Dissertations (BBALLB 1001)
41.	Presentation on Dissertation (BBALLB 1002)
42.	Moot Court Exercise and Internship (Clinical- IV) (BBALLB 1003)

ELECTIVE COURSE (DISCIPLINE CENTRE/SPECIFIC):

Sr. No.	Paper
1.	Law relating to Intellectual Property Rights (BBALLB 701A)
2.	Comparative Law (BBALLB 701B)
3.	Gender Justice and Feminist Jurisprudence (BBALLB 702A)
4.	Health Care Law (BBALLB 702B)
5.	Law relating to Banking & Negotiable Instrument (BBALLB 703A)
6.	Bankruptcy Laws (BBALLB 703B)
7.	Human Rights Law (BBALLB 705A)
8.	International Humanitarian Law (BBALLB 705B)
9.	Criminology, Penology and Victimology (BBALLB 706A)
10.	Law & Medicine (BBALLB 706B)
11.	Interpretation of Statutes and Principle of Legislation (BBALLB 801A)
12.	Private International Law (BBALLB 801B)
13.	International Trade Law (BBALLB 802A)
14.	Law of International Organizations (BBALLB 802B)

15.	Law and Technology (BALLB 804A)
16.	Conflict of Laws (BALLB 804B)
17.	Law of Partnership and Limited Liability Partnership (BALLB 805A)
18.	International Economic Law (BALLB 805B)
19.	Maritime Law (BALLB 805C)
20.	Law relating to Insurance (BALLB 902A)
21.	Investment & Security Laws (BALLB 902B)
22.	Law of Indirect Taxes (BALLB 904A)
23.	Air and Space law (BALLB 904B)
24.	Socio-Economic Offences (BALLB 906A)
25.	Trusts, Equity & Fiduciary Relations (BALLB 906B)
26.	Land Laws including Local Laws (BALLB 906C)

ELECTIVE (GENERIC/OPEN):

Sr. No.	Paper
1.	Value Education and Human Rights
2.	Community Development
3.	Planning for Sustainable Development
4.	Cyber Crime
5.	Intellectual Property Rights

ABILITY ENHANCEMENT COMPULSORY COURSE (AECC):

Sr. No.	Paper
6.	English - I (BALLB 104)
7.	English- II (Communication Skills and Personality Dev.) (BALLB 204)
8.	French Language (BALLB 402)

SKILL ENHANCEMENT COURSE (SEC):

Sr. No.	Paper
1.	Computer Application
2.	Moot Court/Tutorial/Practical Training/Seminars
3.	Summer Training



COURSE STRUCTURE								
B.B.A. LL.B.								
(CBCS) (w.e.f. 2015-16)								
First Semester Examination								
Code No.	Paper	Lecture Hours (Theory Paper)	Lecture Hours (Practical Paper)	Internal Evaluation	External Evaluation	MAx. Marks	Min. Pass Marks (Each Paper)#	Credits
				Max Marks	Max Marks			
BBALLB 101	Principle of Management	4	-	30	70	100	40	4
BBALLB 102	Economics-I	4	-	30	70	100	40	4
BBALLB 103	Financial Accounting	4	-	30	70	100	40	4
BBALLB 104	English - I	4	-	30	70	100	40	4
BBALLB 105	Law of Torts and Motor Vehicle Act, 1988	4	-	30	70	100	40	4
BBALLB 106	Law of Contract -I (General Principles)	4	-	30	70	100	40	4
	Computer Application	-	4	-	-	-	-	-
	Total	24	-	-	-	600	270#	24

Minimum pass marks: 40% in individual paper & 45% in aggregate.

Second Semester Examination

Code No.	Paper	Lecture Hours (Theory Paper)	Lecture Hours (Practical Paper)	Internal Evaluation	External Evaluation	MAX. MARKS	MIN. PASS MARKS (Each Paper)#	CREDITS
				Max Marks	Max Marks			
BBALLB 201	Organizational Behavior	4	-	30	70	100	40	4
BBALLB 202	Business Environment	4	-	30	70	100	40	4
BBALLB 203	Cost Accounting	4	-	30	70	100	40	4
BBALLB 204	English- II (Communication Skills and Personality Dev.)	4	-	30	70	100	40	4
BBALLB 205	Law of Consumer Protection and Competition	4	-	30	70	100	40	4
BBALLB 206	Law of Contract -II / Special Contracts & Specific Relief	4	-	30	70	100	40	4
	Moot Court*/Tutorial/Practical Training /Seminars	-	4	-	-	-	-	-
	Total	24	4	-	-	600	270#	24

Minimum pass marks: 40% in individual paper & 45% in aggregate.

*It is compulsory to attend and participate in the Moot Court Competitions and Court Visits and submit their certificate of participation accordingly. The marks of Moot Court and Court Visit will be awarded in 10th Semester.

Third Semester Examination

Code No.	Paper	Lecture Hours (Theory Paper)	Lecture Hours (Practical Paper)	Internal Evaluation	External Evaluation	Max. Marks	Min. Pass Marks (Each Paper) #	Credits
				Max Marks	Max Marks			
BBALL B 301	Marketing for Managers	4	-	30	70	100	40	4
BBALL B 302	Economics-II	4	-	30	70	100	40	4
BBALL B 303	Management Accounting	4	-	30	70	100	40	4
BBALL B 304	Law of Crimes- I (Indian Penal Code)	4	-	30	70	100	40	4
BBALL B 305	Family Law-I	4	-	30	70	100	40	4
BBALL B 306	Corporate Law -I	4	-	30	70	100	40	4
	Moot Court*/Tutorial/Practical Training /Seminars	-	4	-	-	-	-	-
	Total	24	4	-	-	600	270 #	24

Minimum pass marks: 40% in individual paper & 45% in aggregate.

*It is compulsory to attend and participate in the Moot Court Competitions and Court Visits and submit their certificate of participation accordingly. The marks of Moot Court and Court Visit will be awarded in 10th Semester.

Fourth Semester Examination

Code No.	Paper	Lecture Hours (Theory Paper)	Lecture Hours (Practical Paper)	Internal Evaluation	External Evaluation	Max. Marks	Min. Pass Marks (Each Paper) #	Credits
				Max Marks	Max Marks			
BBALL B 401	Financial Management	4	-	30	70	100	40	4
BBALL B 402	French Language	4	-	30	70	100	40	4
BBALL B 403	Public International Law	4	-	30	70	100	40	4
BBALL B 404	Law of Crimes- II (Code of Criminal Procedure)	4	-	30	70	100	40	4
BBALL B 405	Family Law-II	4	-	30	70	100	40	4
BBALL B 406	Corporate Law –II	4	-	30	70	100	40	4
	Moot Court*/Tutorial/Practical Training /Seminars	-	4	-	-	-	-	-
	Summer Training**	-	-	-	-	-	-	-
	Total	24	4	-	-	600	270#	24

Minimum pass marks: 40% in individual paper & 45% in aggregate.

*It is compulsory to attend and participate in the Moot Court Competitions and Court Visits and submit their certificate of participation accordingly. The marks of Moot Court and Court Visit will be awarded in 10th Semester.

** At the end of 2nd year of the program, Students shall undergo summer training (during summer vacations) either with a corporate or a Law Firm. They will have to submit a Report of the same and the marks will be awarded in 10th Semester.

Fifth Semester Examination

Code No.	Paper	Lecture Hours (Theory Paper)	Lecture Hours (Practical Paper)	Internal Evaluation	External Evaluation	Max. Marks	Min. Pass Marks (Each Paper)#	Credits
				Max Marks	Max Marks			
BBALLB 501	Quantitative Methods for Managers	4	-	30	70	100	40	4
BBALLB 502	Jurisprudence- I	4	-	30	70	100	40	4
BBALLB 503	Administrative Law	4	-	30	70	100	40	4
BBALLB 504	Labour and Industrial Laws-I	4	-	30	70	100	40	4
BBALLB 505	Code of Civil Procedure-I	4	-	30	70	100	40	4
BBALLB 506	Constitutional Law-I	4	-	30	70	100	40	4
	Moot Court*/Tutorial/Practical Training /Seminars	-	4	-	-	-	-	-
	Total	24	4	-	-	600	270#	24

Minimum pass marks: 40% in individual paper & 45% in aggregate.

*It is compulsory to attend and participate in the Moot Court Competitions and Court Visits and submit their certificate of participation accordingly. The marks of Moot Court and Court Visit will be awarded in 10th Semester.

Sixth Semester Examination

Code No.	Paper	Lecture Hours (Theory Paper)	Lecture Hours (Practical Paper)	Internal Evaluation	External Evaluation	Max. Marks	Min. Pass Marks (Each Paper)#	Credits
				Max Marks	Max Marks			
BBALLB 601	Human Resource Management	4	-	30	70	100	40	4
BBALLB 602	Jurisprudence- II	4	-	30	70	100	40	4
BBALLB 603	Law of Evidence	4	-	30	70	100	40	4
BBALLB 604	Labour and Industrial Laws-II	4	-	30	70	100	40	4
BBALLB 605	Code of Civil Procedure- II & Law of Limitation	4	-	30	70	100	40	4
BBALLB 606	Constitutional Law-II	4	-	30	70	100	40	4
	Moot Court*/Tutorial/Practical Training /Seminars	-	4	-	-	-	-	-
	Summer Training**	-	-	-	-	-	-	-
	Total	24	4	-	-	600	270#	24

Minimum pass marks: 40% in individual paper & 45% in aggregate.

*It is compulsory to attend and participate in the Moot Court Competitions and Court Visits and submit their certificate of participation accordingly. The marks of Moot Court and Court Visit will be awarded in 10th Semester.

** At the end of 2nd year of the program, Students shall undergo summer training (during summer vacations) either with a corporate or a Law Firm. They will have to submit a Report of the same and the marks will be awarded in 10th Semester.

Seventh Semester Examination

Code No.	Paper	Lecture Hours (Theory Paper)	Lecture Hours (Practical Paper)	Internal Evaluation	External Evaluation	Max. Marks	Min. Pass Marks (Each Paper)#	Credits
				Max Marks	Max Marks			
BBALLE 701A	Law relating to Intellectual Property Rights (Any One)	4	-	30	70	100	40	4
BBALLE 701B	Comparative Law	-	-	-	-	-	-	-
BBALLB 702A	Gender Justice and Feminist Jurisprudence (Any One)	4	-	30	70	100	40	4
BBALLE 702B	Health Care Law	-	-	-	-	-	-	-
BBALLE 703A	Law relating to Banking & Negotiable Instrument (Any One)	4	-	30	70	100	40	4
BBALLB 703B	Bankruptcy Laws	-	-	-	-	-	-	-
BBALLE 704	Law of Property	4	-	30	70	100	40	4
BBALLE 705A	Human Rights Law (Any One)	4	-	30	70	100	40	4
BBALLB 705B	International Humanitarian Law	-	-	-	-	-	-	-
BBALLB 706A	Criminology, Penology and Victimology (Any One)	4	-	30	70	100	40	4
BBALLE 706B	Law & Medicine	-	-	-	-	-	-	-
	Moot Court*/Tutorial/Practical Training /Seminars	-	4	-	-	-	-	-
	Total	24	4	-	-	600	270#	24

Minimum pass marks: 40% in individual paper & 45% in aggregate.

*It is compulsory to attend and participate in the Moot Court Competitions and Court Visits and submit their certificate of participation accordingly. The marks of Moot Court and Court Visit will be awarded in 10th Semester.

Eighth Semester Examination

Code No.	Paper	Lecture Hours (Theory Paper)	Lecture Hours (Practical Paper)	Internal Evaluation	External Evaluation	Max. Marks	Min. Pass Marks (Each Paper)#	Credits
				Max Marks	Max Marks			
BBALLB 801A	Interpretation of Statutes and Principle of Legislation (Any One)	4	-	30	70	100	40	4
BBALLB 801B	Private International Law	-	-	-	-	-	-	-
BBALLB 802A	International Trade Law (Any One)	4	-	30	70	100	40	4
BBALLB 802B	Law of International Organizations	-	-	-	-	-	-	-
BBALLB 803	Alternate Dispute Resolution (Clinical- I)	4	-	30	70	100	40	4
BBALLB 804A	Law and Technology (Any One)	4	-	30	70	100	40	4
BBALLB 804B	Conflict of Laws	-	-	-	-	-	-	-
BBALLB 805A	Law of Partnership and Limited Liability Partnership (Any One)	4	-	30	70	100	40	4
BBALLB 805B	International Economic Law	-	-	-	-	-	-	-
BBALLB 805C	Maritime Law	-	-	-	-	-	-	-
BBALLB 806	Professional Ethics, Accountancy for lawyers and Bar-Bench Relations (Clinical- II)	4	-	30	70	100	40	4
	Moot Court*/Tutorial/Practical Training/Seminars	-	4	-	-	-	-	-
	Summer Training**	-	-	-	-	-	-	-
	Total	24	4	-	-	600	270#	24

Minimum pass marks: 40% in individual paper & 45% in aggregate.

*It is compulsory to attend and participate in the Moot Court Competitions and Court Visits and submit their certificate of participation accordingly. The marks of Moot Court and Court Visit will be awarded in 10th Semester.

** At the end of 2nd year of the program, Students shall undergo summer training (during summer vacations) either with a corporate or a Law Firm. They will have to submit a Report of the same and the marks will be awarded in 10th Semester.

Nineth Semester Examination

Code No.	Paper	Lecture Hours (Theory Paper)	Lecture Hours (Practical Paper)	Internal Evaluation	External Evaluation	Max. Marks	Min. Pass Marks (Each Paper)#	Credits
				Max Marks	Max Marks			
BBALLB 901	Principles of Taxation Law	4	-	30	70	100	40	4
BBALLB 902A	Law relating to Insurance (Any One)	4	-	30	70	100	40	4
BBALLB 902B	Investment & Security Laws	-	-	-	-	-	-	-
BBALLB 903	Drafting, Pleading and Conveyance *** (Clinical- III)	4	-	30	70	100	40	4
BBALLB 904A	Law of Indirect Taxes (Any One)	4	-	30	70	100	40	4
BBALLB 904B	Air and Space law	-	-	-	-	-	-	-
BBALLB 905	Environmental Law	4	-	30	70	100	40	4
BBALLB 906A	Socio-Economic Offences (Any One)	4	-	30	70	100	40	4
BBALLB 906B	Trusts, Equity & Fiduciary Relations	-	-	-	-	-	-	-
BBALLB 906C	Land Laws including Local Laws	-	-	-	-	-	-	-
	Moot Court*/Tutorial/Practical Training/Seminars	-	-	-	-	-	-	-
	Total	24	4	-	-	600	270#	24

Minimum pass marks: 40% in individual paper & 45% in aggregate.

*It is compulsory to attend and participate in the Moot Court Competitions and Court Visits and submit their certificate of participation accordingly. The marks of Moot Court and Court Visit will be awarded in 10th Semester.

Tenth Semester Examination

Code No.	Paper	Lecture Hours (Theory Paper)	Lecture Hours (Practical Paper)	Internal Evaluation	External Evaluation	Max. Marks	Min. Pass Marks (Each Paper)#	Credits
				Max Marks	Max Marks			
BBALLB 1001	Dissertations****	2	6	50	150	200	80	8
BBALLB 1002	Moot Court Exercise and Internship* (Clinical- IV)	-	4	100	-	100	40	4
Total		2	10			300	135#	12

*subject to change

MAXIMUM & MINIMUM CREDITS OF THE PROGRAM

The total number of the credits of the BALLB Program is 228.

Each student shall be required to appear for examination in all courses. However, for the award of the degree a student should secure at least 216 credits, relaxation of credits will be given only in Elective papers.

Minimum pass marks: 40% in individual paper & 45% in aggregate.

*It is compulsory to attend and participate in the Moot Court Competitions, Court Visits and summer training and submit their certificate of participation accordingly. The marks of Moot Court and Court Visit will be awarded in 10th Semester.

*** The evaluation of this Course will be based on Assignment.

**** These courses will be based on the appreciating capacity of student regarding judgments and Evaluate their level of critical analysis understanding and presentation.



B.B.A. LL.B. (w.e.f. 2015–2016)

First Semester Examination

Code No.	Paper	Lecture Hours (Theory Paper)	Lecture Hours (Practical Paper)	Internal Evaluation	External Evaluation	Max. Marks	Min. Pass Marks (Each Paper)#	Credits
				Max Marks	Max Marks			
BBALLB 101	Principle of Management	4	-	30	70	100	40	4
BBALLB 102	Economics-I	4	-	30	70	100	40	4
BBALLB 103	Financial Accounting	4	-	30	70	100	40	4
BBALLB 104	English - I	4	-	30	70	100	40	4
BBALLB 105	Law of Torts and Motor Vehicle Act, 1988	4	-	30	70	100	40	4
BBALLB 106	Law of Contract –I (General Principles)	4	-	30	70	100	40	4
	Computer Application	-	4	-	-	-	-	-
	Total	24	-	-	-	600	270#	24

Minimum pass marks: 40% in individual paper & 45% in aggregate.

BBALLB 101: Principle of Management

Objective:

This paper focuses on understanding the basic concepts, theories and functioning of state.

- Note:** (1) Ten questions are to be set, two questions in each unit.
(2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures-09

Unit I Introduction

Concept & functions of Management, evolution of management theories, scientific management, bureaucracy, behavioral approach, Quantitative approach and systems approach

Decision Making – Meaning and Importance, Forms, Techniques and process of decision making

Lectures-08

Unit II Planning and Organizing

Planning – meaning and importance of planning. Types of plans, planning process. Organizing – Meaning and principles, Types of Organization. Span of control-meaning and importance. Departmentalization. Authority- Centralization and decentralization of Authority.

Lectures-06

Unit III Staffing

Meaning, job analysis, recruitment, selection, training- importance and types of training. performance appraisals- meaning and purpose, compensation- meaning and importance.

Lectures-08

Unit IV Directing

Direction - Meaning, Requirement of effective direction, Communication - Types & Importance. Motivation - meaning, Theories of motivation - Maslow, Herzberg, Adam's Equity theory. Leadership – meaning, types of Leadership

Lectures-08

Unit V Management Control

Control : Meaning, Needs, Principles, Process and Techniques of management control, types of control, essentials of effective control system.

Co-ordination : Meaning, Types and Principles of co-ordination

Suggested Readings:

1. P.C. Tripathi and P.N. Reddy, Principles & Practices of Management, Tata McGrawHill.
2. L. M. Prasad –Principles & Practices of Management, Sultan Chand and Sons, New Delhi.
3. Gupta, C.B.; Management Concepts and Practices, Sultan Chand and Sons, New Delhi.

BBALLB 102: Economics- I

Objective:

The objective of this paper is to provide broad understanding of basic concepts of economics and understanding of relationship between economics and law.

- Note:** (1) Ten questions are to be set, two questions in each unit.
(2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures: 10

Unit I Introduction to Economics

Definition, methodology and scope of economics, Forms of economic analysis – Micro vs. macro, partial vs. general, static vs. dynamic, positive vs. normative, short run vs. long run, Basic concepts and precepts – economic problems, economic rationality, optimality, Economic organization – market, command and mixed economy, Relation between economics and law- economic offences and economic legislation

Lectures: 8

Unit II Demand

Theories of demand- demand function, law of demand, Concept of utility and utility theory-utility approach, indifference curve approach

Lectures: 8

Unit III Supply

Law of supply, supply function, Price determination; shift of demand and supply, Elasticity of demand and supply; consumer surplus

Lectures: 8

Unit IV Production Analysis, costs and market structure

Concepts of Production- production isoquants, returns, returns to factor, returns to scale, Cost and revenue concepts, Classification of markets-pure and perfect competition; monopolistic and imperfect competition; monopoly, duopoly and oligopoly; cartels; Concept of Dumping- to be substantiated with the cases of International Courts of Justice, Competition law.

Lectures: 8

Unit V Theory of determination of factor prices, rent, interest, wages and profit

Labour supply and wage determination, Role of trade unions and collective bargaining in wage determination; minimum wage legislation, Exploitation of labour, The theory of rent, interest and profits

Suggested Readings:

1. Gould and Lazear Micro Economic Theory; AITBS; 1989
2. Lipsey Introduction to Positive Economics; ELBS
3. Samuelson Economics;
4. Bilas Microeconomic theory; Mc Graw Hill Intedn; 2nd edition
5. Myneni, S.R. Principles of Economics; Allahabad law Agency; Faridabad

BBALLB 103: Financial Accounting

Objective:

This paper focuses on broad features of legal institutions and administration in ancient, medieval and modern India

Note:

- (1) Ten questions are to be set, two questions in each unit.
- (2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures-08

Unit I Accounting

Introduction: Definition, Basic Accounting Terminology Advantages Limitations, Branches, Objectives of Accounting .Process of Accounting. Accounting Principles and standards: Accounting principles, concepts and conventions. Difference between Bookkeeping & Accountancy, users of Accounting.

Lectures-08

Unit II Source Document and Accounting Equation

Journalizing Transactions: Recording of transactions in Journal, Rules of Debit and Credit, Journal entries.

Sub Division of Journal: Cash Book, Purchase book, Sales book, Returns book, B/R book, B/P book, Journal proper

Lectures-08

Unit III Classification of Accounts

Ledger Posting: Classification of Accounts Ledger Posting, Closing entries. Trial Balance :Meaning and characteristics of a Trial Balance, Methods of preparing Trial balance. Difference between Balance method and a Totals method.

Lectures-08

Unit IV Provision, Reserves & Depreciation

Provision for Discount on Debtors, Meaning and importance of Reserves, types of Reserves, Revenue Reserves and Capital Reserves, General Reserve and Specific Reserve, Secret Reserve.

Meaning, Characteristics of Depreciation, Methods of computing &Recording Depreciation: Straight Line Method& written Down Value Method

Lectures-08

Unit V Preparation of Financial Statements

Preparation of Trading Account, Profit and Loss Account and Balance sheet .

Items of Adjustment: Closing Stock, Outstanding Expenses, Prepaid or Unexpired Expenses, Accrued or Outstanding Income, Income Received in Advance, Bad Debts, Provision for Doubtful Debts, Dep., Provision for Discount on Debtors, Manager's Commission, Interest on Capital, Interest on Drawings, Drawings of Goods by the Proprietor, Free Samples, Abnormal Losses, Goods sent on approval etc.

Suggested Readings:

1. Introduction to Accounting T. S. Grewal ,S. Chand& Co.
2. Advanced Accountancy S.N. Maheshwari
3. Advanced Accountancy Shukla & Shukla . S. Chand & Co
4. Financial Accounting , Shah, Oxford Press
5. Financial Accounting Needles, Powar, Cengage learning

BBALLB 104: English- I

Objective

The Objective of this course is to develop capability of the student to write and speak in English correctly being the back bone of legal education.

Note:

(1) Ten questions are to be set, two questions in each unit.

(2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures: 8

Unit I Transformation & Analysis of Sentence

Elements of a sentence, Subject, predication, object, Types of Sentence: Simple, Compound and Complex, Transactions of Sentences: Direct and indirect Narration and Active and Passive Voice

Lectures: 8

Unit II General Grammar

Usage of Nouns, Pronouns, Verbs, Adverbs, Adjectives, Conjunctions

Lectures: 8

Unit III Tenses

Simple Past tense, Simple Present Tense, Simple future Tense, Past Continuous, Present continuous, Future continuous, Past perfect, Present Perfect, Future Perfect, Past Perfect continuous, Present Perfect continuous, Future perfect continuous

Lectures: 8

Unit IV Comprehension passage

Inferring facts, opinions, reasons, conclusion and general statements from Comprehension passage

Lectures: 8

Unit V Composition

Paragraph writing (for developing better writing skill)
Application & Letter (Personal / Official-formal and informal)

Suggested Readings:

1. Wren and Martin-English Grammar

BBALLB 105: Law of Torts and Motor Vehicle Act, 1988

Objective:

This paper is intended to enable the students understand the basic concept of liability and the nature of tort with reference to established case law. Further, it covers the Consumer Protection Act, 1986 to make aware consumer about their rights.

Note:

- (1) Ten questions are to be set, two questions in each unit.
- (2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures: 8

Unit I Introduction

Definition of Tort, Development of Tort actions in England and India – Tort distinguished from contract, Quasi-contract and crime, Constituents of Tort – Wrongful Act, Damage and Remedy

Lectures: 8

Unit II Justification in Tort

Volenti non-fit Injuria, Necessity, Plaintiff's default, Act of God, Inevitable accidents, Private defences, Judicial and Quasi – Judicial Acts, Parental and quasi-parental authority

Lectures: 8

Unit III Principles of Liability in Tort

Strict Liability and Absolute Liability, Vicarious Liability – Scope and Justification, Doctrine of Sovereign Immunity

Lectures: 8

Unit IV Specific Torts

Defamation, Negligence, Nuisance, Assault, battery and mayhem, False imprisonment and malicious prosecution, Nervous Shock

Lectures: 8

Unit V The Motor Vehicle Act, 1988

Genesis of the Act, Salient features of the Act, Liability without fault in certain cases, Claims Tribunals, Offences, Penalties and Procedure

Suggested Readings:

1. Winfield and Jolowicz: Tort (1999), Sweet & Maxwell, London
2. Ratanlal & Dhirajlal: The Law of Torts
3. Kumud Desai: The Law of Torts
4. P. K. Sarkar: Motor Vehicle Act, 1988
5. Dr. J. N. Pandey: Law of Torts with Motor Vehicle Act
6. Salmond & Heuston: The Law of Torts (2000), Universal, Delhi

Recommended Cases:

1. Rylands v. Fletcher 1868 LR HL 330
2. M.C. Mehta v. Union of India (1987) 1 SCC 395
3. Union Carbide Corporation v. Union of India AIR 1989 SC 248
4. Donoghue v. Stevenson 1932 AC 562
5. State of Rajasthan v. Ms. Vidhyawati, AIR 1962 SC 1039
6. M/s Kasturilal Ralia Ram Jain v. State of U.P. AIR 1965 SC 1039
7. Cassidy v. Daily Mirror Newspapers Ltd. (1929) 2 KB 331

BBALLB 106: Law of Contract- I (General Principles)

Objective:

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

Note:

- (1) Ten questions are to be set, two questions in each unit.
- (2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures: 8

Unit I Formation of Contract

Meaning and nature of contract, Offer and Acceptance (Section 2-9), Definition, Communication, Revocation, General/ Specific offer, Offer and Invitation to offer, Postal, Telephonic and Telex & Electronic Communication

Lectures: 8

Unit II Essentials of Valid Contract-I

Competency of Parties (Section 11-12), Effect of minor's agreements, Estoppel and Ratification of Minor's agreement, Consent and free consent (Section 13-14), Coercion, Undue influence, Misrepresentation, Fraud, Mistake (Section 15-22), Void ability of Agreement without Free Consent. (Section 19-19A)

Lectures: 8

Unit III Essentials of Valid Contract-II

Consideration – Concept of Nudam Pactum, meaning and its need, Essential element of Consideration, Privity of Contract with exceptions, Exceptions to Consideration.(Section 25), Unlawful Agreements (Section 23-24), Void Agreements – in restraint of marriage, trade, legal proceedings with exceptions (Section 26-28), Uncertain and Wagering Agreements (Section 29-30), Contingent Contract.(Section 31-36), Effect of void, voidable, unlawful and uncertain Agreements on contracts

Lectures: 8

Unit IV Performance of Contract

Obligation of Parties to Contract (Section 37-39), Anticipatory breach of Contract (Section 39), Impossibility of performance, Doctrine of Frustration (Section 56), Novation, Rescission and Alteration of performance (Section 62-67)

Lectures: 8

Unit V Quasi Contracts and Compensation for Breach of Contract

Quasi Contracts (Sections 68-72) – Doctrine of Unjust Enrichment, Breach of Contract and its consequences, Damages – Measures of damages, remoteness of damages, Liquidated and Unliquidated damages, Penalties (Section 73-74), Compensation to party who rightfully rescinding contract. (Section 75)

Suggested Readings:

1. Avtar Singh – Law of Contract and Specific Relief
2. Mulla - Law of Contract and Specific Relief
3. Anson's - Law of Contract
4. Cheshire and Fifoot - Law of Contract

Recommended Cases:

1. Balfour v. Balfour (1919) 2 KB 571
2. Carlill v. Carbolic Smock Ball Company (1883) QB 256
3. Lalman Shukla v. Gauridutt (1913) 11 A.L.J. 489
4. Bhagwan Das Gordhandas Kedia v. Girdharilal & Co., AIR 1966 SC 543
5. Moharibiwi v. Dharomodas Ghosh (1930) 30 I.A. 114 (PC)
6. Gherumal Prakash v. Mahadev Das, AIR 1959 SC 781
7. Kalyani Beverages Ltd. v. State of West Bengal, AIR 1998 SC 70
8. Hadley v. Baxendale 1854 9 Exch. 341



Second Semester Examination

Code No.	Paper	Lecture Hours (Theory Paper)	Lecture Hours (Practical Paper)	Internal Evaluation	External Evaluation	Max. Marks	Min. Pass Marks (Each Paper)#	Credits
				Max Marks	Max Marks			
BBALLB 201	Organizational Behavior	4	-	30	70	100	40	4
BBALLB 202	Business Environment	4	-	30	70	100	40	4
BBALLB 203	Cost Accounting	4	-	30	70	100	40	4
BBALLB 204	English- II (Communication Skills and Personality Dev.)	4	-	30	70	100	40	4
BBALLB 205	Law of Consumer Protection and Competition	4	-	30	70	100	40	4
BBALLB 206	Law of Contract –II (Special Contracts & Specific Relief)	4	-	30	70	100	40	4
	Moot Court*/Tutorial/Practical Training /Seminars	-	4	-	-	-	-	-
	Total	24	4	-	-	600	270#	24

Minimum pass marks: 40% in individual paper & 45% in aggregate.

*It is compulsory to attend and participate in the Moot Court Competitions and Court Visits and submit their certificate of participation accordingly. The marks of Moot Court and Court Visit will be awarded in 10th Semester.

BBALLB 201: Organizational Behavior

Objective:

To explain the role of human factors, organizational structure and organizational process relate to each other and to influence the performance of individual, team and organization.

Note:

- (1) Ten questions are to be set, two questions in each unit.
- (2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures-06

Unit I **Fundamentals of Organizational Behavior**

Concept and nature of Organisation Behaviour: Learning objectives; Definition and Meaning; Key elements; Scope of Organisation Behaviour; Why study Organisational Behaviour; New challenges of OB Manager.

Lectures-10

Unit II **Individual Behavior**

Meaning of Personality.. Theories of Personality – The Jungian framework, The Big Five Traits, Myers-Briggs Indicator, Locus of Control, Type A and Type B Assessment of Personality. Perception–Meaning and definition, Perceptual process, perceptual errors. Attitude- Meaning and dimensions of Attitude- Job Satisfaction, Organizational commitment. Learning-Meaning and Importance of learning, Approaches to learning-classical Conditioning, Operant Conditioning, Social Learning.

Lectures-10

Unit III **Interpersonal and Team Behavior**

Motivation: meaning and importance, Theories of motivation- Maslow’s hierarchy of needs theory, , Herzberg’s Dual-Factor Theory, Mc Clelland’s Achievement Motivation Theory, , Equity, goal-setting theories. Conflict: Meaning of Conflict, Stages of Conflict, Strategies for managing conflict. Leadership: Leadership and management, Leadership styles, Traits and skills of Leaders, transformational transactional & Charismatic Leadership.

Lectures-07

Unit IV **Organization Process**

Culture: Meaning and Functions of Organizational culture, managing Organizational culture. Organizational structure: Elements of organization Structure- Centralization and decentralization, Differentiation and Integration, Mechanistic and Organic structure. Organizational design structures- Traditional and modern Organizational structures.

Lectures-07

Unit V **Change Process**

Meaning and importance of organizational change, internal and external changes. Models of planned change- system model, Lewin’s Force Field Analysis. Resistance to change, overcoming Resistance.

Text Books:

1. Robbins, Judge, Sanghi “Organizational Behavior” 12th ed. Prentice Hall New Delhi
2. Margie Parikh and Rajen Gupta “Organizational Behavior” McGraw Hill

Suggested Readings:

1. Udai Pareek, “Understanding Organizational Behaviour” Oxford University Press.
2. L M Prashad “Organizational Behavior” Sultan Chand & Sons Publication

BBALLB 202: Business Environment

Objective:

The objective of this paper is to provide broad understanding of basic concepts of economics and understanding of relationship between economics and law.

Note:

- (1) Ten questions are to be set, two questions in each unit.
- (2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures-08

Unit I Business Environment

Nature and Concept, Components (Economic and non-economic), Significance of study of business environment and its impact on the economy, Market Economy: Merits and Demerits, Need for state intervention

Lectures-08

Unit II Economic Policies

Monetary Policy : Concept, instrument of Monetary policy and its effectiveness in India, money supply and prices, Monetary policy of Reserve Bank of India, Fiscal Policy: Nature and concepts; Government Budget and its components; Control Measures;

Lectures-08

Unit III Economic Reform in India

Public Sector Enterprises (PSEs) and privatization debate in India, Foreign capital; Rationale behind foreign capital and investment, Government Policy towards foreign capital, role of multinational corporation (MNCs), Globalization: Nature and Concept; Globalization of Indian Economy

Lectures-08

Unit IV Indian Financial System & External Trade

Institutions, Markets & Instruments; External Sector: Balance of Payment, Growing Inflows of Foreign Exchange and Trade; Reserves;

Lectures-08

Unit V Growth and Social Justice

Business ethics, Corporate governance, Corporate Social Responsibility

Suggested Readings:

1. Dhingra, C, "The Indian Economy Environment and Policy", Sultan Chand and Sons
2. Cherunilam, Francis; "Business Environment - Text and Cases", Himalaya Publishing House
3. Aswathappa, K, "Essentials of Business Environment", Himalaya Publishing House, 2000 7th edition.
4. C.A.Rangarajan-"Perspective in Economics"-S.Chand & Sons.
5. M.Adhikary, "Economic Environment of Business"., New Delhi

BBALLB 203: Cost Accounting

Objective:

The objective of the papers is to familiarize students of law with history of Europe and international laws/human rights / humanitarian laws emanating from developments in Europe.

- Note:** (1) Ten questions are to be set, two questions in each unit.
(2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures-08

Unit I Introduction

Meaning, Nature and Scope of Cost Accounting, Techniques of Cost Accounting, Difference with Management Accounting and Financial Accounting, Cost concepts and classification of cost, Element of costs, Total cost build up cost sheet

Lectures-08

Unit II Materials control

ABC Technique, Stock Levels, Inventory Turnover, Purchase of Materials, Classification and Codification of Materials, Store Records, Inventory system, Methods of Pricing material Issues.

Lectures-08

Unit III Labour

Direct and Indirect Labour, Methods of Remuneration, Time and Piece rates, Incentive plan, Idle time, over time, Casual and out workers, Labour Turnover.

Lectures-08

Unit IV Overheads

Meaning, Collection, Classification, Allocation, apportionment, Reapportionment of Overheads, Over-absorption and Under-absorption

Lectures-08

Unit V Cost Ascertainment

Unit costing, Job Batch costing, Contract costing, Process Costing-excluding interprocess profits

Suggested Readings:

1. M N Arora, "Cost Accounting"
2. Tulsian, "Cost Accounting", Tata Mcgraw Hill
3. Cost Accounting, Banerjee, Prentice Hall
4. Cost Accounting, Dutta, Pearson

BBALLB 204: English- II **(Communication Skills & Personality Development)**

Objective:

To acquaint students with every aspects of business communication and to give them the confidence to operate effectively within their sphere of activity.

Note:

- (1) Ten questions are to be set, two questions in each unit.
- (2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lecture: 8

Unit I Introduction

Nature, scope and importance of Business Communication, Challenges in today's' workplace and need for communicating effectively, Importance of effective communication in Modern Business, Barriers to Communication and ways to overcome them, Channels of Communication.

Lecture: 8

Unit II Communication in Organizations

Defining Communication and Communication in Organizational Setting- Internal and External Communication, Linguistic and Non Linguistic Components of Communication, The Process of Communication, 7C's of Communication.

Lecture: 8

Unit III Written Communication

Advantage of Written Communication, Basics of Writing Business Reports, Preparing Powerful Resumes, Memos- Direct and Indirect, Business Emails

Lecture: 8

Unit IV Effective Business Writing: Messages

Nature and Forms of Business Messages, Process of Writing Business Messages, Writing Routine, Good News and Goodwill Messages, Writing Bad News Messages, Writing Persuasive Messages

Lecture: 8

Unit V Effective Business Writing: Letters

Structure and Layout of Business Letters, Types of Business Letters, Persuasive, Request, Sales, Complaints, Adjustments

Suggested Readings:

1. Business Communication Today, Bovee, Thill and Schatzman, Pearson Education
2. Basic Business Communication; Raymond V. Lesikar and Marie E. Flatley, Tata McGraw-Hill Publishing Company Limited,
3. Business Communication – M. Balasubrahmanyam Vani Education Books
4. Essentials of Business Communication-K.K. Sinha- Galotia Publishing Company, New Dehli

BBALLB 205: Law of Consumer Protection and Competition

Objective:

To acquaint students with every aspect of Consumer Protection Act and brief introduction about Law of Competition.

Note:

- (1) Ten questions are to be set, two questions in each unit.
- (2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lecture: 8

Unit I Introduction

Consumer Protection-International and National Developments; The Consumer Protection Act, 1986-Nature and Scope; Definitions and Scope of the Concepts of Consumer, Complaint, Complainant, Consumer dispute, Goods services, Defect, Deficiency, Spurious goods and services; Deficiency in Medical Services, Insurance Services, Banking Services, Housing Services etc. Rights of Consumers; Consumer Protection Councils – their composition and role

Lecture: 8

Unit II Redressal Agencies

Consumer Disputes Redressal Agencies- District Forum, its composition, Jurisdiction, Manner of Making Complaint, Procedure on admission of Complaint; State Commission – Composition, Jurisdiction- Original, Appellate and revisional; Procedure applicable to the State Commission; National Commission- Composition, Jurisdiction- Original Appellate, Revisional; power of review; procedure applicable to National Commission; Circuits Benches Appeal to the Supreme Court.

Lecture: 8

Unit III Unfair Trade Practices

Unfair trade practices – Definition and Scope, Specific categories of Unfair Trade Practices; Restrictive Trade Practice- Definition and Scope, Remedies available to Consumers Period of Limitation;

Lecture: 8

Unit IV Administrative Control

Administration Control; Enforcement of orders of District Forum, State Commission and National Commission; Dismissal of frivolous or vexatious complaint, Penalties

Lecture: 8

Unit V Introduction

The Competition Act, 2002 –Background, Nature and Scope; Salient features of the Act; Competition Commission- composition; duties, powers and functions

Statutory Material:

1. The Consumer Protection Act, 1986.
2. The Competition Act, 2002.

Suggested Readings:

1. Agarwal, V.K. : Law of Consumer Protection (Student Edition) 2009
2. Singh, Avtar : Consumer Protection Act.
3. Agarwal. V.K. : Law and Practice of Competition Act, 200, (2011 Ed. in Press)

Recommended Cases:

1. Spring Meadows Hospital v. Harjot Ahluwalia, AIR 1998 SC 1801; (1998) I CPJ 1 (SC)
2. Indian Medical Asso. v. V.P. Shantha (1995) 6 SCC 651
3. Spring Meadows Hospital v. Harjol Ahluwalia, AIR 1998 SC 1801
4. New India Assurance Co. Ltd. V. Rulia andOthers, AIR 2000 SC 1082
5. Ashish Handa Advocate v. Hon'ble Chief Justice of High Court of Punjab & Haryana, AIR 1996 S.C. 1308
6. Lucknow Development Authority v. M.K. Gupta AIR 1994 SC 787; (1993) III CPJ 7 (SC)

BBALLB 206: Law of Contract- II (Special Contracts & Specific Relief)

Objective:

This paper is to impart knowledge of various special contracts and law of agency, partnership and specific relief etc.

Note:

- (1) Ten questions are to be set, two questions in each unit.
- (2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures: 8

Unit I Contract of Indemnity and Guarantee

Indemnity- Definition, Rights of Indemnity holder (Section 124-125), Guarantee – Definition, Essential features, Distinction between contract of Indemnity and Guarantee (Section 126), Continuing Guarantee, Extent of Surety's Liability (127-130), Modes of Discharge of Surety.

Lectures: 6

Unit II Contract of Bailment and Pledge

Bailment- Meaning, essential characteristics, Rights and Duties of Bailor / Bailee, Finder of lost goods (Section 148-171, Lien – Meaning and its kinds, Termination of Bailment, Pledge- Meaning, person entitled to pledge, pledge by mercantile agent and person in possession. Rights of Pawnor/Pawnee.

Lectures: 8

Unit III Agency (Section 182-238)

Meaning and Essential features of Agency, Modes of Creation of Agency- creation by agreement, ratification and law. Duties of Principal and Agent to each other, Delegation of Authority. Termination of agency

Lectures: 8

Unit IV The Law of Specific Relief -I

Meaning of specific relief and scope of specific relief Act,1963, Contracts which can and cannot be specifically enforced (Section 10-14), Recovering possession of Property – Recovery of specific immovable property (Section 5-6), Recovery of specific movable property (Section 7-8), Persons For Or Against Whom Contracts May Be Specifically Enforced (Section 15-19)

Lectures: 10

Unit V The Law of Specific Relief -II

Preventive relief, How it is granted (Section 36), Injunction- Meaning and scope, Kinds of Injunction- Temporary, Perpetual and Mandatory, When perpetual and mandatory injunction granted (Section 37-39)

Suggested Readings

1. Avtar Singh : Law of Contract and Specific Relief
2. S.K. Kapoor: Law of Contracts
3. Pollock & Mulla : Indian Contract and Specific Relief Act

Recommended Cases:

1. Amritlal Goverdhan Lallan v. State Bank of Travancore, AIR 1960 SC 1432
2. Patnaik & Co. v. State of Orissa, AIR 1965 SC 1655
3. State of Gujrat v. Mamon Mohd., AIR 1967 SC 1885
4. Harshad Ji Shah v. L.I.C., AIR 1997 SC 2459
5. Chairman, L.I.C & others v. Rajiv Kumar Bhaskar, (2005) 6 SCC 188
6. R.D. Saxena v. Balram Prasad Sharma, AIR 2000 SC 2912
7. U.O.I. v. Amar Singh, AIR 1960 SC 233

Moot Court/Tutorial/Practical Training

Objective:

Moot Court has been introduced with a purpose to make students aware about functioning of the courts. It is necessary to watch the proceeding of the courts and know the procedural formalities therein. Therefore students will be taught about these procedural formalities in the class. Some important cases will be assigned to them and they will be required to present their pleading on them in the moot-sessions.

As per requirement of Bar Council of India, Students will be required to visit the courts and observe the proceedings. They will also be required to maintain the records of the court-trial and various steps of the trial proceedings. Efforts will also be made to solve subject problems of the students by dividing whole class in different group so as to enable the student to get personal attention of the teacher in charge of their class.



Third Semester Examination

Code No.	Paper	Lecture Hours (Theory Paper)	Lecture Hours (Practical Paper)	Internal Evaluation	External Evaluation	Max. Marks	Min. Pass Marks (Each Paper) #	Credits
				Max Marks	Max Marks			
BBALL B 301	Marketing for Managers	4	-	30	70	100	40	4
BBALL B 302	Economics-II	4	-	30	70	100	40	4
BBALL B 303	Management Accounting	4	-	30	70	100	40	4
BBALL B 304	Law of Crimes- I (Indian Penal Code)	4	-	30	70	100	40	4
BBALL B 305	Family Law-I	4	-	30	70	100	40	4
BBALL B 306	Corporate Law –I	4	-	30	70	100	40	4
	Moot Court*/Tutorial/Practical Training /Seminars	-	4	-	-	-	-	-
	Total	24	4	-	-	600	270 #	24

Minimum pass marks: 40% in individual paper & 45% in aggregate.

*It is compulsory to attend and participate in the Moot Court Competitions and Court Visits and submit their certificate of participation accordingly. The marks of Moot Court and Court Visit will be awarded in 10th Semester.

BBALLB 301: Marketing for Managers

Objectives

Introduce students to the substantive and procedural aspects of marketing. Sharpen skills for critical analytical thinking on Marketing. Introduce students to the elements of marketing analysis. Enhance problem solving and decision making ability through segmentation, market targeting and positioning process.

- Note:**
- (1) Ten questions are to be set, two questions in each unit.
 - (2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures-08

Unit I Introduction

Meaning, Nature & Scope of Marketing, Marketing in a Changing World, Strategic Planning of the Marketing Process, Production concept, Product concept, Selling concept, Understanding Marketing Environment.

Lectures-06

Unit II Consumer Markets and Industrial Markets

Consumer Behaviour, Business Markets, Business Buyer Behaviour, Institutional and Government Markets – Participants, Major influence and Purchasing Process.

Lectures-08

Unit III Market Segmentation, Targeting and Positioning

Market segmentation process, Identifying and evaluation segments, Market targeting and positioning for competitive advantage.

Lectures-10

Unit IV Product and Pricing.

Product: Managing the product, product planning, product mix, deciding Product Policy, product line decisions, product differentiation, concept of product Life Cycle, new product development process.

Pricing: Factors influencing pricing decisions, Methods of pricing.

Lectures-08

Unit V Distribution Channels & Promotion Decisions

Nature and functions of distribution channels, Channel Management, Decisions: Retailing and Wholeselling, Promotion decisions: Promotion mix, advertising and personal selling.

Text Books:

1. Philip Kotler, Marketing Management: Analysis Planning, Implementation & Control, Prentice Hall of India.
2. Ramaswamy Namakumari Marketing Management

BBALLB 302: Economics-II

Objective:

The objective of this paper is to provide broad understanding of basic concepts of economics and understanding of relationship between economics and law.

- Note:** (1) Ten questions are to be set, two questions in each unit.
(2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures: 8

Unit I Theory of Money and Banking

Functions for money, classification, supply and demand for money, Effects of money on output and prices. Inflation and deflation. Commercial banking- function, organization and operations. Central banking – functions and credit control. Non-Banking financial institutions- meaning, role, between Banks and NBFI.

Lectures: 8

Unit II Poverty, business cycles and unemployment

Concept, causes and policy measures of poverty. Features of business cycles. Economic interpretation of unemployment

Lectures: 8

Unit III Issues in economic development

Debate on state v. Markets. Public v. Private sector. Economic planning in India- meaning, significance of planning, size of the plans, strategy of plans, pattern of resources allocation, assessment of performance during plans. Infrastructure and development.

Lectures: 8

Unit IV International Trade

Free trade and protection. Fixed and flexible exchange rates, Balance of trade and balance of payments. International institutions- IMF, World Bank & WTO.

Lectures: 8

Unit V Liberalization, Globalization and related issues

New economic policy- structural adjustment programme (SAP) Second Generation Reforms, Regional Trading Blocks and Bilateral Trade Treatise.

Suggested Readings:

1. Dwivedi D.N. :Macroeconomics Tata Mc Graw Hill; 2005
2. Seth M.L.: Money, Banking, International Trade and Public Finance.
3. Dewett, K.K. Modern Economic Theory;
4. Myneni, S.R. Principles of Economics: Allahabad Law Agency, Faridabad
5. Bhatia, H.L. Public Finance;
6. Mishra, S.K. and V.K. Puri: Modern Macroeconomic Theory; Himalaya Publishing House; 2003

BBALLB 303: Management Accounting

Objectives

The course emphasizes the use of accounting data for decision making and is different from financial reporting. We will discuss the different methods used by accounting information systems to provide information to managers, and how to adopt this information to make decisions

Note: (1) Ten questions are to be set, two questions in each unit.
(2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures-08

Unit I Introduction

Meaning , Nature, Scope. Comparison with Financial accounting and cost accounting. Advantages and Limitations of Management accounting , Role of Management Accountant.

Lectures-08

Unit II Financial Statements Analysis

Meaning, Objectives, Significance & Limitations of Financial Analysis, Comparative financial Statements, Common size Financial statements, Ratio Analysis-Solvency Ratios, Long term Solvency ratios, Turnover Ratios, Investment Analysis ratios

Lectures-08

Unit III Statement of change in financial position:

Meaning, Significance, Limitations of Fund Flow Analysis & Cash flow Analysis. Preparation of Fund flows statement and Cash flow Statements.

Lectures-08

Unit IV Standard Costing and Variance Analysis

Introduction of Standard Costing, Cost Variance analysis- Material & Labour variances

Lectures-08

Unit V Cost Volume and Profit Analysis

Meaning, Objective Advantages & Limitations of Cost Volume Profit Analysis, Methods, Break-even Chart

Text Books:

1. M.N. Arora, "Management Accounting"
2. S.N. & S.K. Maheshwari, "Accounting for Management"

BBALLB 304: Law of Crimes- I (Indian Penal Code)

Objective:

This paper is to deal with the basic principles of criminal law determining criminal liability and punishment.

Note:

- (1) Ten questions are to be set, two questions in each unit.
- (2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures: 8

Unit I Definition, Explanation and Exceptions

Introduction to substantial criminal laws. (Ss.1-5), General Explanations (Ss. 6-52) and Exceptions (Ss. 77-106).

Lectures: 6

Unit II Abatement, Conspiracy, Rioting etc

Abatement (Ss. 107-120), Criminal Conspiracy (Ss. 120A-120B), Unlawful Assembly (Ss 141-145), Rioting (Ss 146-148), Affray (Ss. 159-160), Offence against State (Ss. 121, 124A)

Lectures: 10

Unit III Offences against Human body including women

Offences of hurt (Ss 319-323, 320, 325), Wrongful restraint and confinement (Ss.339, 341, 340, 342), Rape (Ss 375, 376), Murder (Ss 300, 302), Culpable Homicide (Ss 299,304), Causing Death by negligence (S. 304A), Criminal force (Ss. 349- 350), Assault (S. 351), Kidnapping (Ss 359 - 363) and Abduction (S 362), Offences relating to marriage (Ss 493 to 498, 498 A)

Lectures: 8

Unit IV Offences against Property

Theft (Ss 378, 379), Extortion (Ss 383, 384), Robbery (Ss 390, 392, 393), Dacoit (Ss 391, 395, 396, 399), Criminal Misappropriation of Property (S 403), Criminal breach of Trust (Ss 405 - 406), Cheating (Ss 415 - 420), Mischief (Ss. 425-426)

Lectures: 8

Unit V Defamation and offences relating to documents and property marks

Defamation (Ss 499 to 502), Criminal Intimidation (Ss. 503-510), Attempt (S. 511)

Suggested Readings:

1. Ratanlal & Dhirajlal: The Indian Penal Code
2. Bhattacharya T.: The Indian Penal Code
3. Ahmed Sidique: Criminal Laws
4. H.S. Gaur: Penal Law of India
5. Mulla : Indian Penal Code

Recommended Cases:

1. Paras Ram v. State of Punjab (1981) 2 SCC 508
2. K.M. Nanavati v. State of Maharashtra, AIR 1962 SC 605
3. Puran Singh v. State of Punjab, AIR 1975 SC 1674
4. Wassan Singh v. State of Punjab 1996 Cr LJ 878 (SC)
5. Rupan Deol Bajaj v. KPS Gill, AIR 1996 SC 309
6. Jaidev v. State of Punjab, AIR 1963 SC 612 (617)
7. Pandurang Tukia v. State of Hyderabad, AIR 1955 SC 216
8. Kehar Singh v. State (Delhi Administrator), AIR 1988 SC 1883
9. State of T. N v. Nalini, AIR 1999 SC 2640
10. C.B.I. v. V.C. Shukla, AIR 1998 SC 1406

BBALLB 305: Family Law – I

Objective:

The objective of the paper is to apprise the students with the laws relating to family matters applicable to different communities in India.

Note:

- (1) Ten questions are to be set, two questions in each unit.
- (2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures: 8

Unit I Marriage Laws

Nature, Who is Hindu & Sources of Hindu Law, **Hindu Marriage Act, 1955: (Sec.5-23)**, Nature & Sources of Muslim Law. Who is Muslim? Muslim Marriage: Essentials, Option of puberty, Kinds of Marriage under Sunni Law & Shia Law, Mehr: Definition, Concept, Kinds of Dower, Rights of Wife in case of Unpaid Mehr

Lectures: 10

Unit II Dissolution of Marriage

Theories of Divorce, Separation and Dissolution of Marriage under Hindu Law, Judicial separation, Grounds of Divorce, Divorce by mutual consent, Jurisdiction and procedure, Dissolution of Marriage under Muslim Law, By death, By the act of either party, By mutual consent, By court

Lectures: 8

Unit III Hindu Adoption and Maintenance Act, 1956

Adoption : i) Ceremonies ii) Capability iii) Effect

Lectures: 6

Unit IV Hindu Adoption and Maintenance Act, 1956

Maintenance, Entitlement, Enforcement, Muslim Women (Protection of Rights on Divorce) Act, 1986, Maintenance under the Code of Criminal Procedure, 1973

Lectures: 8

Unit V Guardianship

Hindu Minority and Guardianship Act, 1956, Guardianship – Meaning, Kinds of Guardianship, Right, obligations and disqualification of guardian, Guardianship under Muslim Law, Entitlement to guardianship, Rights, obligations and disqualification of a guardian

Suggested Readings:

1. Paras Diwan: Hindu Law
2. Tahir Mahmood: Muslim Law of India
3. Paras Diwan: Family Laws
4. Desai, Satyajit A.: Mulla's Hindu Law (Volume 1 and 2), Butterworth's
5. Mulla DF.: Principles of Mohammedan Law, Butterworth's
6. Achar & Venkanna.: Dowry and the Law, Butterworth's

Recommended Cases:

1. Shastri Yagyapurush Dasji v. Mooldas Vaishya & others, AIR 1966 SC 1119
2. Dr. N.G.Dastane v. Sucheta Dastane, AIR 1975 SC 1534
3. Saroj Rani v. Sudarshan Kumar, AIR 1984 SC 1562
4. Sheela B. Das v. P.R. Sugasree, (2006) 3 SCC 62
5. Abdul Kadir v. Salemaa (1846) 8 All. 149
6. Anees Begum v. Moh. Istafa (1933) 5 All. 743
7. Maina Biwi v. Choudhary Wakeel Ahmad (1924) IA 145
8. Munshi Bujul-ul-Rahman v. Latifunnisa (1867) 11 MIA 55
9. Mohd. Ahmad Khan v. Shah Bano Begum, AIR 1985 SC 945

BBALLB 306: Corporate Law-I

Objective

The paper aims to provide insight into formation and winding up of companies besides Corporate Administration.

Note:

- (1) Ten questions are to be set, two questions in each unit.
- (2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures-08

Unit I The Company: Its Meaning and Nature

General Meaning and Definition, Features and Characteristics of a Company, Lifting the Corporate veil, Illegal association, Partnership vis-a vis Company

Lectures-08

Unit II Formation, Registration and Incorporation of company

Significance of Registration of Company, Promoters: Position, duties and liabilities, Formation of a Company, Mode and consequences of incorporation,

Lectures-08

Unit III Classification of company

According to the mode of Incorporation, According to the liability of members, According to the number of members and invitation to public, One-man Company, Non-trading company, Government and Foreign Company

Lectures: 8

Unit IV Documentation of Company

Memorandum of Association, alteration of MOA and the doctrine of Ultra virus, Articles of association, binding nature, alteration of AOA, relation with memorandum of association, doctrine of constructive notice and indoor management, exceptions.

Lectures: 8

Unit V Capital Formation

Prospectus: Issues, contents, Kinds, liability for misstatements, statement in lieu of prospectus, The nature and classification of company securities, Shares and general principles of allotment, Transfer of shares, Share capital, alteration and reduction of share capital, Duties of court to protect interests of creditors and shareholders, Debentures, kinds, remedies of debenture holders.

Suggested Readings:

1. Avtar Singh : Indian Company Law
2. Shah S. M : Lectures on Company Law
3. Palmer: Company Law
4. Rammaiya: Guide to Companies Act
5. Gower: Principles of Modern Company Law

Recommended Cases:

1. Solomen v. Solomen, 1897AC 22
2. Delhi Development Authority v. Skipper construction Pvt. Co. Ltd., AIR 1996 SC 2005
3. Ashburry Railway Carriage & Iron co. ltd. v. Riche, (1875) LR 7 LH 653
4. Royal British Bank v. Torquendo (1856) ER119
5. L.I.C. v. Escorts Ltd. (1986) 58 CO.CAS.548
6. Bucha F Gazdar v. Com. of Income Tax, Bombay, AIR1955 SC 75

Moot Court/Tutorial/Practical Training

Objective:

Moot Court has been introduced with a purpose to make students aware about functioning of the courts. It is necessary to watch the proceeding of the courts and know the procedural formalities therein. Therefore students will be taught about these procedural formalities in the class. Some important cases will be assigned to them and they will be required to present their pleading on them in the moot-sessions.

As per requirement of Bar Council of India, Students will be required to visit the courts and observe the proceedings. They will also be required to maintain the records of the court-trial and various steps of the trial proceedings. Efforts will also be made to solve subject problems of the students by dividing whole class in different group so as to enable the student to get personal attention of the teacher in charge of their class.



Fourth Semester Examination

Code No.	Paper	Lecture Hours (Theory Paper)	Lecture Hours (Practical Paper)	Internal Evaluation	External Evaluation	Max. Marks	Min. Pass Marks (Each Paper) #	Credits
				Max Marks	Max Marks			
BBALL B 401	Financial Management	4	-	30	70	100	40	4
BBALL B 402	French Language	4	-	30	70	100	40	4
BBALL B 403	Public International Law	4	-	30	70	100	40	4
BBALL B 404	Law of Crimes- II (Code of Criminal Procedure)	4	-	30	70	100	40	4
BBALL B 405	Family Law-II	4	-	30	70	100	40	4
BBALL B 406	Corporate Law –II	4	-	30	70	100	40	4
	Moot Court*/Tutorial/Practical Training /Seminars	-	4	-	-	-	-	-
	Summer Training**	-	-	-	-	-	-	-
	Total	24	4	-	-	600	270#	24

Minimum pass marks: 40% in individual paper & 45% in aggregate.

*It is compulsory to attend and participate in the Moot Court Competitions and Court Visits and submit their certificate of participation accordingly. The marks of Moot Court and Court Visit will be awarded in 10th Semester.

** At the end of 2nd year of the program, Students shall undergo summer training (during summer vacations) either with a corporate or a Law Firm. They will have to submit a Report of the same and the marks will be awarded in 10th Semester.

BBALLB 401: Financial Management

Objectives

Efficient Management of a business enterprise is closely linked with the efficient management of its finances. Accordingly, the objective of the course is to acquaint the students with the overall framework of financial decision- making in a business unit.

Note: (1) Ten questions are to be set, two questions in each unit.
(2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures-06

Unit I Introduction of Financial Management

Meaning, Scope, Function & Objective of Financial Management, Decision Making, Role and Functions of Financial Manager in a company; Profit Vs. Wealth Maximization, Significance of Financial Management,

Lectures-08

Unit III Capital Structure

Capital Structure: Meaning, Capital Structure and Financial Structure, Patterns of Capital Structure, Optimum Capital Structure, Factors Determining Capital Structure (Excluding theories of Capital Structure), Cost of Capital: Concept, Importance, Classification and Determination of Cost of Capital.

Lectures-08

Unit III Capital Budgeting

Concept, Importance of Capital Budgeting, Features of Capital Budgeting , Objectives of Capital Budgeting, Appraisal Methods: Payback period, Average rate of return, Discounted Cash Flow techniques

Lectures-08

Unit IV Management of Current Assets

Management of Cash- Meaning & Motive for holding Cash, Objectives of Cash Management ,Factors affecting level of cash. Management of Receivables-Meaning, objectives &Factors affecting investments in Receivables. Management of Inventories-Meaning, Objectives, Importance of Inventory management, Technique of inventory control

Lectures-10

Unit V Working Capital Management

Concept of Working Capital: Traditional Concept and operating Cycle Concept, Types of Working Capital, Significance of Working Capital, Determinants of Working Capital, Estimating Working Capital Requirements: Operating Cycle Method and Forecasting Net Current Assets Method.

Text Books:

1. Maheshwari S.N., “Financial Management”, Principles and Practice, Sultan Chand & Sons, 9th Edition 2004.
2. Khan M.Y, Jain P.K., “Financial Management”, Tata McGraw Hill, 2001, 3rd Edition.

Suggested Readings:

1. Hampton, Joh. J, Financial Decision Making, Prentice Hall of India, 4th Edition, 1998.
2. Horne Van C. & Wachowich M., “Fundamentals of Financial Management”, Prentice Hall of India, 11th Edition 2002.
3. Pandey I. M., “Financial Management”, Vikas Publishing House, Revised Ed., 2003

BBALLB 402: French Language

Objective:

The objective of this paper is to make students understand the French language so that they can easily understand the French legal system and the French terms generally used in law.

- Note:** (1) Ten questions are to be set, two questions in each unit.
(2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures: 8

Unité I

Les noms des 7 jours de la semaine, 12 mois de l'année et dire l'heure, Les noms des vêtements, Des nombres, couleurs, Il ya, voilà etc., Le vocabulaire et Les phrases d'usage quotidien commun

Lectures: 8

Unité II

Masculin et Féminin, Articles, Pronoms, Verbes Réguliers et Irréguliers, Present Tense, Passé Composé Tense

Lectures: 8

Unité III

Prépositions, Adjectifs, Adverbes, Tense Imparfait, Future Tense Simple

Lectures: 8

Unité IV

Comment poser des Questions en Français (phrases interrogatives), Le nom de certains Pays et Nationalités communes

Lectures: 8

Unité V

Comment écrire des Lettres, Le Vocabulaire Juridique

Suggested Readings:

1. Le Français du Droit – J. L. Penfornis
2. Campus – Jacky Girardet & Jacques Pecheur
3. Nouveau Sans Frontières-1

BBALLB 403: Public International Law

Objective:

The objective of this paper is to acquaint the students with the basics of Public International Law and practice.

Note: (1) Ten questions are to be set, two questions in each unit.
(2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures: 8

Unit I Introduction

Definition and Nature of International Law, Relationship between International Law and Municipal Law, Sources of International law

Lectures: 10

Unit II Recognition

Theories of Recognition, De facto, De jure recognition, Implied Recognition, Withdrawal of Recognition, Retroactive Effects of Recognition

Lectures: 10

Unit III Extradition and Asylum

State Jurisdiction, Customary Law basis, Treaty Law, The nature of obligation

Lectures: 6

Unit IV Law of the Sea

Territorial Sea, Contiguous Zone, Exclusive Economic Zone, Continental Shelf, High Sea

Lectures: 8

Unit V International Organization

United Nations- Origin, Purpose, Principles and membership of United Nations, General Assembly- Composition, Function and Legal Significance of U.N. General Assembly, Security Council- Composition, Functions, Veto and Double Veto, The International Court of Justice: Composition, Binding force of decisions and contribution of ICJ in development of Law.

Suggested Readings:

1. Starke : Introduction to International Law
2. Oppenheim : International Law
3. Kapoor S.K.: Public International Law
4. Brownlie : Principles of International Law
5. Malcon N. Shaw: International Law

Recommended Cases:

1. The Asylum Case, ICJ Rep. 1950,p 266
2. The Anglo Norwegian Fisheries Case, ICJ Rep 1951,p.116
3. Rights of U.P. Nationals Morocco Case, ICJ Rep 1952,p.176
4. West Rand Central Gold Mining co. Ltd. v. R, (1905)2 K.B.291
5. Right & passage over Indian Territory, ICJ Rep 1960 p. 6
6. Chorzow Factory (Indemnity) case, PCIJ 1928 Series A -17
7. United kingdom v. Norway (Anglo-Norwegian Fisheries), ICJ Report (1951)116
8. Civil Air Transport Corporation v. Central Air Transport Corporation, Judicial committee of the Privy Council (1953) AC 70
9. Nuremberg judgment, the International Military Tribunal, Nuremberg, (1946)41 ALJ, p.12
10. In re Government of India & Mubarak Ali Ahmed,(1952)1 All ER 1960

BBALLB 404: Law of Crimes- II (Code of Criminal Procedure)

Objective:

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

Note:

- (1) Ten questions are to be set, two questions in each unit.
- (2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures: 8

Unit I Powers of Investigation of Criminal Courts and Police

Definitions (Chapter-I), Constitution and powers of criminal courts and offices (Chapter-II & Chapter-III) , Power of police to investigate (Chapter-XII), Arrest (Chapter-V) and Bail (Chapter XXXIII)

Lectures: 8

Unit II Summons, Warrants, Search and Search Warrants etc.

Summons and warrants (Chapter XIX & XX), Proclamation and attachment. Search warrants and search.

Lectures: 8

Unit III Introduction to Trial Procedures

The charge (Chapter XVII), Framing of Charge, Form and content of Charge, Separate charges for distinct offence, Evidence in inquiries and trials (Chapter XIII), General provisions as to inquiries and trials (Chapter XIII), Provisions as to accused persons of unsound mind.

Lectures: 8

Unit IV Trials and Execution Proceedings

Trial before a court of session (Chapter XVIII), Trial of warrant cases by magistrates (Chapter XIX & XX), Trial of summons – cases by Magistrates , Summary Trials (Chapter -XXI), Judgment, Submission of death sentences for confirmation (Chapter XXVIII), Execution, suspension, remission and commutation of sentences (Chapter XXXII)

Lectures: 8

Unit V Review Procedures & Miscellaneous

Appeals (Chapter XXIX, XXX), Reference and Revisions (Chapter XXIX, XXX), Maintenance of wives, children and parents (Chapter IX), Transfer of criminal cases (Chapter XXXI), Irregular proceedings, Limitations for taking cognizance (Chapter XXXVI)

Suggested Readings:

1. Rattan Lal & Dhirajlal: Code of Criminal Procedure
2. R.V. Kelkar: Code of Criminal Procedure
3. S.N. Mishra : Code of Criminal Procedure
4. Ganguly : Criminal Court, Practice and Procedure

Recommended Cases:

1. Bachan Singh v. State of Punjab (1980) 2 SCC 684
2. Tukaram v. State of Maharashtra, AIR 1979 SC 185
3. State of Madras v. Vardarajan, AIR 1965 SC 942
4. State of Haryana v. Raja Ram, AIR 1973 SC 819
5. State of H.P. v. Nikku Ram, 1995 Cri LJ 4184 (SC)
6. Gian Kaur v. State of Punjab, AIR 1996 SC 946
7. State v. Lekhraj, 2000 (1) SCC 247
8. Dhananjai v. State of U.P., AIR 1996 SC 556
9. State of Kerala v. Mathai Verghese, (1986) 4 SCC 746

BBALLB 405: Family Law – II

Objective:

The objective of the paper is to apprise the students with the laws relating to family matters governing succession, partition and religious endowments.

Note:

- (1) Ten questions are to be set, two questions in each unit.
- (2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures: 8

Unit I Joint Hindu Family

Mitakshara and Dayabhaga, Formation and Incident under the coparcenary property under *Dayabhaga* and *Mitakshara*, Karta of Joint Family: Position, Powers and privileges; Alienation of property by Karta, Debts – Doctrine of pious obligation and antecedent debts

Lectures: 8

Unit II Partition

Meaning, Division of right and division of property, Persons entitled to demand partition, Partition how effected; Suit for partition, Re-opening of partition; Re-union

Lectures: 8

Unit III Principles of Inheritance under Hindu Law

The Hindu Succession Act, 1956, General rules of succession of a Hindu male dying intestate, General rules of succession of a Hindu female dying intestate, Stridhan and Women's estate

Lectures: 8

Unit IV Principles of Inheritance under Muslim Law

Principles of inheritance under Muslim Law (*Sunni Law*), Doctrine of Aul and Radd

Lectures: 8

Unit V Religious and Charitable Endowments

Endowments, Meaning, kinds and essentials, Math – Kinds, Powers and obligations of Mahant and Shefait, Waqf, Meaning, Kinds, Characteristics and Rights of Mutavalli, Methods of creation of Waqf, Objects and purpose, Mosques – objects, kind, requisites, Methods of creation of waqf, Pre-emption – Origin, Definition, Classification, Subject matter, formalities, effects, constitutional validity

Suggested Readings:

1. Paras Diwan : Modern Hindu Law
2. AAA Fyzee : Outlines of Mohammedan Law
3. Mahmood Tahir.: The Muslim Law of India, Butterworth's
4. Sarkar Golapchandra.Shastris : A Treatise on Hindu Law, Wadhwa Publication
5. Desai, Satyajit A.: Mulla's Hindu Law (Volume 1 and 2), Butterworth's
6. Mulla DF: Mulla's Principles of Mohammedan Law, Butterworth's

Recommended Cases:

1. Surjeet Lal Shabda v. Commissioner of Income Tax, AIR 1976 SC 189
2. Dhanwantari v. Commissioner of Income Tax, AIR 1968 SC 613
3. Pratibha Rani v. Suraj Kumar, AIR 1985 SC 628
4. Smt. Kailashpati Devi v. Smt. Bhwneshwari Devi, AIR 1984 SC 1302
5. Pratap Singh v. Deputy Charity Commissioner Gujarat, AIR 1987 SC 2064
6. Baatilal v. State of Bombay, AIR 1954 SC 388
7. Mohd. Allahadad Khan v. Mohd. Ismail (1880) 10 All. 289
8. Mohd. Ismail v. Thakur Saabir Ali, AIR 1962 SC 5
9. Abdul Fata Mohammad v. Ressimoy Dhar Choudhary, (1894) 22 I.A. 76
10. Trustees of Sahabjadee Aulia Kutaum Trust v. Controller of a State Duty, Andhra Pradesh, (1998) 6 SCC 267

BBALLB 406: Corporate Law-II

Objective

The paper aims to provide insight into formation and winding up of companies besides Corporate Administration.

Note:

- (1) Ten questions are to be set, two questions in each unit.
- (2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures-08

Unit I Management of Companies

Directors- Kinds, legal position, powers and duties, Liability of Directors, Managing Director, Company Secretary

Lectures-08

Unit II General meetings and Proceedings

Need for Meetings, Kinds of Meetings, Matters relating to General Meetings, Motions, Resolutions and Amendments

Lectures-08

Unit III Prevention of Oppression and Mis management

The balance of powers within companies - Majority control and minority protection, Prevention of oppression and mismanagement. Powers of Court and Central government. Emerging trends in corporate social responsibility.

Lectures-08

Unit IV Corporate Restructuring

Meaning of the terms compromises, arrangements, reconstruction and amalgamation. Statutory provisions regarding compromise or arrangement. Legal provisions regarding Reconstruction and Amalgamations. Power of Court (Sec. 392). Amalgamation of companies in national interest

Lectures-08

Unit V Winding up of Companies

Reasons of winding up, Modes of winding up : By the Court, Voluntary winding up Role of the court, Preferential Payments, Provision regarding Contributories, Liquidators , Dissolution of Companies

Suggested Readings:

1. Avtar Singh : Indian Company Law
2. Shah S. M : Lectures on Company Law
3. Palmer: Company Law
4. Rammaiya: Guide to Companies Act
5. Gower: Principles of Modern Company Law

Recommended Cases:

1. Bajaj Auto Ltd. v. Filodia, AIR 1971 SC 321
2. L.I.C. v. Escorts Ltd. (1986) 58 CO.CAS.548
3. Bucha F Gazdar v. Com. of Income Tax, Bombay, AIR1955 SC 75
4. Foss v. Harbottle (1843) 67 ER 189
5. Shanti Prasad Jain v. Kaling Tube Ltd., AIR 1965 SC 1535
6. Needal Industries (India) Ltd. v. Needal Industries (New India) holding Co. Ltd., AIR 1981 SC 1535

Moot Court/Tutorial/Practical Training

Objective:

Moot Court has been introduced with a purpose to make students aware about functioning of the courts. It is necessary to watch the proceeding of the courts and know the procedural formalities therein. Therefore students will be taught about these procedural formalities in the class. Some important cases will be assigned to them and they will be required to present their pleading on them in the moot-sessions.

As per requirement of Bar Council of India, Students will be required to visit the courts and observe the proceedings. They will also be required to maintain the records of the court-trial and various steps of the trial proceedings. Efforts will also be made to solve subject problems of the students by dividing whole class in different group so as to enable the student to get personal attention of the teacher in charge of their class.

Summer Training Project

Objective:

Under this programme all concerned teachers would stimulate the students by focusing on preparation for trial and strategies as well as on techniques of examination and cross- examination of witnesses, argumentation in court. Students would also be trained to focus on writing appellate brief in civil cases, criminal cases and write mailers and argue before the appropriate forums. This course is compulsory for all students and on the basis of their performance marks would be awarded to them for which four credit marks have been reserved.



Fifth Semester Examination

Code No.	Paper	Lecture Hours (Theory Paper)	Lecture Hours (Practical Paper)	Internal Evaluation	External Evaluation	Max. Marks	Min. Pass Marks (Each Paper)#	Credits
				Max Marks	Max Marks			
BBALLB 501	Quantitative Methods for Managers	4	-	30	70	100	40	4
BBALLB 502	Jurisprudence- I	4	-	30	70	100	40	4
BBALLB 503	Administrative Law	4	-	30	70	100	40	4
BBALLB 504	Labour and Industrial Laws-I	4	-	30	70	100	40	4
BBALLB 505	Code of Civil Procedure-I	4	-	30	70	100	40	4
BBALLB 506	Constitutional Law-I	4	-	30	70	100	40	4
	Moot Court*/Tutorial/Practical Training /Seminars	-	4	-	-	-	-	-
	Total	24	4	-	-	600	270#	24

Minimum pass marks: 40% in individual paper & 45% in aggregate.

*It is compulsory to attend and participate in the Moot Court Competitions and Court Visits and submit their certificate of participation accordingly. The marks of Moot Court and Court Visit will be awarded in 10th Semester.

BBALLB 501: Quantitative Methods for Managers

Objectives

The course seeks to develop ability to apply quantitative models and statistical Techniques for solving problems in different functional areas of management. Emphasis is on the understanding of the concepts and their application for decision-making.

Note: (1) Ten questions are to be set, two questions in each unit.
(2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lecture: 06

Unit I Introduction to Quantitative Techniques

Concept Model Building for Business Decisions. Role and Scope Models in Business and Industry. Matrix Algebra Determinations, Solving Linear Equation by using Matrix Correlation and Regression

Lecture: 10

Unit II Linear Programming

Formulation and graphical solution, Simplex Method, Duality

Lecture: 08

Unit III Specially Structured Programming

Transportation, Assignment problems

Lecture: 06

Unit IV Theory of Games

Types of games, two person zero sum games, Mixed strategy, Method of solution.

Lecture: 10

Unit V Decision Theory

Decision tree-Applications, Decision making-under uncertainty, under risk and in a competitive situation

Text Books:

1. N.D. Vohra, Quantitative Techniques for Management, Tata McGraw Hill New Dehli
2. Khandelwal Gupta and Gupta , Quantitative Techniques JPH

Reference Books:

1. Paneer Selvam, Quantitative Techniques Prantice Hall New Dehli
2. Kothari C.R. Quantitative Techniques Vikas Publication

BBALLB 502: Jurisprudence-I

Objective:

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

Note:

- (1) Ten questions are to be set, two questions in each unit.
- (2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Unit I	Meaning and Classification of Law Meaning and definition, Functions of law, Classification of laws: Public and Private Law, Substantive and Procedural Law, Municipal and International Law	Lectures: 8
Unit II	Sources of Law Custom, Precedent, Legislation	Lectures: 8
Unit III	Legal Concepts in Law Rights and Duties, Persons and Property, Possession, Ownership	Lectures: 8
Unit IV	Basic Concepts of Indian Legal System Separation of Powers Judicial system in India : Civil, Criminal, Theories of Punishment	Lectures: 8
Unit V	Liability and Legal Writing and Research Liability: Concept, Civil and Criminal Liability, Legal materials – Case law, Statutes, Reports, Journals, Manuals, Digests etc., Importance of legal research Techniques of Legal Research, Legal writings and citations	Lectures: 8

Suggested Readings:

1. Glanville Williams: Learning the law
2. Nomita Agarwal: Jurisprudence (Legal Theory)
3. B.N.M. Tripathi: An Introduction to Jurisprudence and Theory
4. Benjamin N. Cardozo: The Nature of Judicial Process
5. ILI Publication: Indian Legal System
6. ILI Publication: Legal Research and Methodology

Recommended Cases:

- Raj Kishore Jha v. State of Bihar, AIR 2003 SC 4664
- Air India v. Nargis Mirza, AIR 1981 SC 1829
- Geeta Hariharan v. Reserve Bank of India, AIR 1999 SC 1149
- D.K. Basu v. State of W.B., 1997 (1) SCC 417
- Dwarika Prasad Aggarwal v. B.D. Aggarwal, AIR 2003 SC 2686
- Gramophone Company v. B.B. Pandey, AIR 1984 SC 667
- Peoples Union for Civil Liberties v. Union of India 1997 (1) SCC 301
- Lachman v. Nand Lal, AIR 1914 Oudh. 123
- Tekaha A.O. v. Sakumeeran A.O. AIR 2004 SC 3674
- Nath Bros. Exim. International Ltd. v. Best Roadways Ltd. 2000 (4) SCC 553

BBALLB 503: Administrative Law

Objective:

The purpose of this paper is to enable the students to understand various aspects of administrative law including quasi-legislative, quasi-judicial and other ministerial functions of administration and control thereof.

Note:

- (1) Ten questions are to be set, two questions in each unit.
- (2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures: 8

Unit I Evolution and Scope of Administrative Law

Nature, Scope and Development of Administrative Law, Rule of law and Administrative Law, Separation of powers and its relevance, Relationship between Constitutional law and Administrative Law, Administrative Law vis-à-vis privatisation, Classification of functions of Administration

Lectures: 8

Unit II Legislative Functions of Administration

Necessity and Constitutionality, Forms and requirements, Delegated Legislation and Control, Legislative, Judicial, Procedural, Sub-delegation

Lectures: 8

Unit III Judicial Functions of Administration

Need for devolution of adjudicatory authority on administration, Nature of tribunals – Constitution, powers, procedures, rules of evidence, Administrative Tribunals, Principles of Natural Justice, Rule against bias, Audi Alteram Partem, Reasoned decisions, Rules of evidence – no evidence, some evidence and substantial evidence, Institutional Decisions,

Lectures: 8

Unit IV Administrative Discretion

Need and its relationship with rule of law, Constitutional imperatives and exercise of discretion, Grounds of judicial review, Abuse of discretion, Failure to exercise discretion, Doctrine of legitimate expectations

Lectures: 8

Unit V Judicial Control of Administrative Action

Introduction, Court as the final authority to determine the legality of administrative action, Exhaustion of Administrative remedies, Locus standi, Laches, Res judicata, Judicial review and its extent

B. Methods of judicial review

1. Statutory appeals
2. Writs
3. Declaratory judgments and injunctions
4. Civil Suits for Compensation

Suggested Readings:

1. I.P. Massey: Administrative Law
2. C.K. Takwani: Lectures on Administrative Law
3. S.P. Sathe: Administrative Law
4. Wade: Administrative Law
5. M.P. Jain & S.N. Jain: Principles of Administrative Law

Recommended Cases:

1. A.N. Parasoraman v. State of Tamil Nadu, AIR 1990 SC 40
2. State of Punjab v. V.K. Khanna, AIR 2001 SC 343
3. A.V. Educational Society v. Govt. of A.P. Educational Department, AIR 2002 A.P. 348
4. Kiran Gupta v. State of U.P., AIR 2000 SC 3299
5. Indian National Congress(1) v. Institute of Social Welfare, AIR 2002 SC 2158
6. S.N.Mukherjee v. Union of India, AIR 1990 SC1986
7. Kanhaiya Lal Sethia v. Union of India, AIR 1998 SC 365
8. Ratlam Municipality v. Virdhi Chand, AIR 1980 SC 1622
9. Union of India v. Cynamide India Ltd., AIR 1987 SC 1802
10. Union of India v. Tulsi Ram Patel, AIR 1985 SC 1416

BBALLB 504: Labour and Industrial Law –I

Objective:

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

Note:

- (1) Ten questions are to be set, two questions in each unit.
- (2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures: 8

Unit I Trade Unions and Collective Bargaining

Trade Unionism in India, Definition of trade union and trade dispute, Registration of trade unions, Legal status of registered trade union, Mode of registration, Powers and duties of Registrar, Cancellation and dissolution of trade union, Procedure for change of name, Amalgamation and dissolution of trade union, Disqualifications of office-bearers, Right and duties of office-bearers and members, General and Political funds of trade union, Civil and Criminal Immunities of Registered trade unions, Recognition of trade union, Collective bargaining,

Lectures: 8

Unit II Standing Orders

Concept and nature of standing orders, Scope and coverage of the Industrial Employment (Standing Orders) Act, 1946, Certification process, Procedure for certification, Appeals against certification, Condition for certification, Date of operation of standing orders, Binding nature and effect of certified standing orders, Posting of standing orders, Modification and temporary application of model Standing Orders, Interpretation and enforcement of Standing Orders,

Lectures: 8

Unit III Resolution of Industrial Dispute

Industrial Dispute and Individual Dispute, Scope and Coverage of Industrial Dispute Act, 1947; arena of interaction and Participants– Industry, workman and employer, Settlement of industrial dispute, Works Committee, Conciliation Machinery, Court of Enquiry, Voluntary Arbitration, Adjudication – Labour Court, Tribunal and National Tribunal

Lectures: 8

Unit IV Powers

Powers of the appropriate Government under the Industrial Disputes Act, 1947, Unfair Labour Practice

Lectures: 8

Unit V Instruments of Economic Coercion

Concept of strike, Gherao, Bandh and Lock-out, Types of strike, Right to strike and Lock-out, General Prohibition of strikes and lock-outs, Prohibition of strikes and lock-outs in public utility services, Illegal strikes and lock-outs , Justification of strikes and lock-outs , Penalties for illegal strikes and Lock-outs, Wages for strikes and lock-outs, Lay-off, Retrenchment , Transfer and closure – Definition of lay-off and retrenchment compensation, Compensation to workmen in case of transfer of undertaking and closure, Closure - Prevention and regulation, Conditions – precedent for retrenchment, Special provisions relating to lay-off, retrenchment and closure in certain establishments , Procedure for retrenchment and re-employment of retrenched workmen and penalty, Disciplinary action and domestic enquiry

Suggested Readings:

1. Statutory Material : Trade Union Act, 1926, Industrial Employment (Standing Orders) Act, 1946 and Industrial Dispute Act, 1947
2. S.C. Srivastava : Industrial Relations and Labour Law, Vikas Publishing House, New Delhi
3. G. Varandani : ‘Workers’ Participation in Management
4. O.P. Malhotra: Industrial Disputes Act, Vol. I & II
5. Indian Law Institute : Cases and Materials on Labour Law and Labour Relations

Recommended Cases:

1. Bangalore Water Supply & Sewerage Board v. A. Rajppa & ors., AIR 1978 SC 548
2. Syndicate Bank v. K. Umesh Nayak, 1994 ILLJ 836 (SC)
3. Jay Engineering Works v. Staff , AIR 1968 Cal. 407
4. Rohtash Industries Ltd. v. Rohtash Industries Staff Union, AIR 1976 SC 425
5. Workman of Indian Standard Institution v. Indian Standard Institution, AIR 1976 SC 145
6. Union of India v. Shree Shankar Textiles Ex Employees Union (2007) 7 SCC783
7. State of Punjab v. Desh Bandhu (2007) 2 SCC39
8. Hombe Gowda Educational Trust v. State of Karnataka (2006)1 SCC 430
9. Sita Ram v. Motilal Nehru Farmers Training Institute (2008) 5 SCC 75
10. Central Bank of India v. Central Bank Officers Association, 1997 Lab.I.C. 3421 (Gujarat)

BBALLB 505: Code of Civil Procedure – I

Objective:

This paper is to help a law student to acquire a thorough knowledge of procedural aspects of working of civil courts and other related matters relevant for the functioning of the courts under civil law.

Note:

- (1) Ten questions are to be set, two questions in each unit.
- (2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures: 8

Unit I Introduction

Definitions (Section 2): Decree, Judgment, Order, Foreign Court, Foreign Judgment, Mesne-Profits, Affidavit, Suit, Plaintiff, Written Statement, Legal Representative, Important Concepts : Res Sub-Judice (S. 10), Res Judicata (S.11), Restitution (S. 144), Caveat (S. 148A), Inherent powers of courts (S. 151)

Lectures: 8

Unit II Initial steps in a suit

Jurisdiction and place of suing (Sections 15-20), Institution of suit, Pleadings (Order VI): Meaning, Object, General rules, Amendment of pleadings

Lectures: 8

Unit III Initial steps in a suit

Plaint (Order VII) and Written Statement (Order VIII), Discovery, Inspection and production of documents (Order XI), Appearance and non-appearance of parties (Order IX), First hearing (Order XVIII)

Lectures: 8

Unit IV Interim Orders

Commissions (Ss. 75-78; Order XXVI), Arrest before judgment (Ss. 55-58), Attachment before judgment (Ss. 60-63), Temporary Injunctions (Order XXXIX), Interlocutory orders (Order XXXIX, Rr. 6-10), Receiver (Order XL, Rs. 1-5), Security of costs

Lectures: 8

Unit V Suits in Particular Cases

Suits by or against Government (Ss. 79-80, Order 27), Suits by Indigent persons (Order XXXIII, Rs. 1-8), Interpleader Suits (S. 80; Order XXXV), Summary Procedure (Order XXXVII), Suits relating to public nuisance (Ss. 91-92)

Suggested Readings:

1. C.K. Takwani: Code of Civil Procedure
2. S.M. Mehta : Code of Civil Procedure
3. M. P. Tandon : Code of Civil Procedure
4. Mulla : Code of Civil Procedure
5. Sarkar's : Code of Civil Procedure

Recommended Cases:

1. Topandas v. Gorakhram, AIR 1964 SC 1348
2. Rajasthan State Road Transport Corp. v. Krishna Kant 1995 (5) SCC 75
3. Pandurang v. Shantibai, AIR 1989 SC 2240
4. Workmen C.P. Trust v. Board of Trustee, 1978 (3) SCC 119
5. Razia Begum v. Anwar Begum, AIR 1958 SC 886 (895)
6. B.K.N. Pillai v. P. Pillai, AIR 2000 SC 614
7. Dalpat v. Prahlad 1992 (1) SCC 719
8. Gujrat Bottling Co. Ltd. v. Coca Cola Co. 1995 (5) SCC 545
9. Morgan Stanly v. Kartik Das 1994 (4) SCC 225
10. Raj Duggal v. Ramesh Kumar, AIR 1990 SC 2218

BBALLB 506: Constitutional Law-I

Objective:

The Objective of this paper is to provide understanding of basic concepts of Indian Constitution and various organs created by the Constitution including their functions. It deals with Emergency Provisions and the amendment of the Constitution.

Note:

- (1) Ten questions are to be set, two questions in each unit.
- (2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures: 8

Unit I Constitution

Definition and Classification, Sources of Constitution, Constitutional Conventions, Salient features of Indian Constitution, Rule of Law, Separation of powers

Lectures: 8

Unit II Distribution of Powers between Center and States

Legislative Powers, Administrative Powers , Financial powers Relevant Doctrines: (a) Territorial Nexus (b) Harmonious Construction (c) Pith and Substance (d) Repugnancy

Lectures: 8

Unit III Constitutional Organs

Parliament, Parliamentary Sovereignty, Parliamentary Privileges, Anti Defection Law, Executive Power, Collective Responsibility of Cabinet

Lectures: 8

Unit IV Constitutional Organs

Judiciary - Jurisdiction of Supreme Court and High Courts, Independence of Judiciary, Public Interest Litigation, Power of Judicial Review, Doctrine of Political Question

Lectures: 8

Unit V Emergency Provisions

Amendment of Constitution, Doctrine of Basic Structure

Suggested Readings:

1. M.P. Singh: V.N. Shukla's Constitutional Law of India
2. D.D. Basu : Constitutional Law of India
3. N. K. Gupta: Constitutional of India
4. Jain M.P.: Indian Constitutional Law, Wadhwa Publication
5. Seeravai H.M.: Constitutional Law of India, New Delhi, Universal Law Publishing Co. Pvt. Ltd.
6. Dicey A.V.: An Introduction to the Law of Constitution, Indian Rpt

Recommended Cases:

1. R.K. Dalmia v. Justice Tendulkar AIR 1958 SC 538
2. In Re Article 143, Constitutional of India, AIR 1951 SC 332
3. Ram Jawaya Kapur v. State of Punjab, AIR 1955 SC 549
4. Indira Gandhi v. Raj Narain, AIR 1975 SC 2299
5. Keshavanand Bharti v. State of Kerala, 1976(2) SCR 347, 523
6. Minerva Mills v. Union of India, AIR 1980 SC 1804
7. P.V. Narsimha Rao v. State 1998 (4) SCC 626
8. Roop Ashok Hurrah v. Ashok Hurrah 2002 (3) SCC 406
9. Tirupathi Balaji Developers (P) Ltd. v. State of Bihar, AIR 2004 SC 2351
10. G. Vishwanathan v. Speaker T.N. Assembly 1996 (2) SCC 353

Moot Court/Tutorial/Practical Training

Objective:

Moot Court has been introduced with a purpose to make students aware about functioning of the courts. It is necessary to watch the proceeding of the courts and know the procedural formalities therein. Therefore students will be taught about these procedural formalities in the class. Some important cases will be assigned to them and they will be required to present their pleading on them in the moot-sessions.

As per requirement of Bar Council of India, Students will be required to visit the courts and observe the proceedings. They will also be required to maintain the records of the court-trial and various steps of the trial proceedings. Efforts will also be made to solve subject problems of the students by dividing whole class in different group so as to enable the student to get personal attention of the teacher in charge of their class.



Sixth Semester Examination

Code No.	Paper	Lecture Hours (Theory Paper)	Lecture Hours (Practical Paper)	Internal Evaluation	External Evaluation	Max. Marks	Min. Pass Marks (Each Paper)#	Credits
				Max Marks	Max Marks			
BBALLB 601	Human Resource Management	4	-	30	70	100	40	4
BBALLB 602	Jurisprudence- II	4	-	30	70	100	40	4
BBALLB 603	Law of Evidence	4	-	30	70	100	40	4
BBALLB 604	Labour and Industrial Laws-II	4	-	30	70	100	40	4
BBALLB 605	Code of Civil Procedure- II & Law of Limitation	4	-	30	70	100	40	4
BBALLB 606	Constitutional Law-II	4	-	30	70	100	40	4
	Moot Court*/Tutorial/Practical Training /Seminars	-	4	-	-	-	-	-
	Summer Training**	-	-	-	-	-	-	-
	Total	24	4	-	-	600	270#	24

Minimum pass marks: 40% in individual paper & 45% in aggregate.

*It is compulsory to attend and participate in the Moot Court Competitions and Court Visits and submit their certificate of participation accordingly. The marks of Moot Court and Court Visit will be awarded in 10th Semester.

** At the end of 2nd year of the program, Students shall undergo summer training (during summer vacations) either with a corporate or a Law Firm. They will have to submit a Report of the same and the marks will be awarded in 10th Semester.

BBALLB 601: Human Resource Management

Objective:

This paper focuses on understanding of theories of state and basic concepts and functioning of State & Government.

Note:

- (1) Ten questions are to be set, two questions in each unit.
- (2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures-08

Unit I Introduction

Concept, nature, scope, objectives and importance of HRM; Evolution of HRM; Challenges of HRM; Personnel Management vs. HRM. Role of HRM in strategic management

Lectures-08

Unit II Human Resource Planning

HR Planning; Job analysis – job description and job specification; recruitment – sources and process; selection process – tests and interviews; placement and induction

Lectures-08

Unit III Training

Concept and importance of training; types of training; methods of training; design of training programme; evaluation of training effectiveness

Lectures-08

Unit IV Performance Appraisal and Internal Mobility

Objectives, importance and methods of performance appraisal and Employee counseling; limitations of performance appraisal methods, 360 degree appraisal technique; Promotion and Transfer of Employees

Lectures-08

Unit V Compensation and Maintenance

Compensation: job evaluation – concept, process and significance; components of employee remuneration; overview of employee welfare, health and safety, social security.

Suggested Readings:

1. Aswathappa, K.; Human Resource and Personnel Management Tata McGraw Hill Publishing Company.
2. D'Cenzo, David A & Stephen P. Robbin, Personnel Human Resource Management, Prentice Hall of India.
3. Chhabra, T. N; Human Resource Management; Dhanpati Rai and Co. Pvt. Ltd New Delhi.
4. Dr. Gupta, C. B.; Human Resource Management, Sultan Chand and Sons, New Dehli

BBALLB 602: Jurisprudence - II

Objective:

The objective of the course is to clarify to the students, meaning, nature, scope and the need for the study of jurisprudence. Approach in this regard adopted by various jurists under various schools and jurisprudence in Indian perspective have been dealt with in detail.

Note:

- (1) Ten questions are to be set, two questions in each unit.
- (2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Unit I

Introduction

Nature and Scope of Jurisprudence, Need for study of Jurisprudence, Linkage between Jurisprudence and other Sciences

Lectures: 8

Unit II

Schools of Jurisprudence – I

Natural Law, Analytical positivism, Pure Theory

Lectures: 8

Unit III

Schools of Jurisprudence – II

Sociology Jurisprudence, Historical Jurisprudence

Lectures: 8

Unit IV

Schools of Jurisprudence – III

Legal Realism, Economic Approach

Lectures: 8

Unit V

Indian Perspectives in Jurisprudence

Classical Approach, Medieval Influences, Modern Trends

Lectures: 8

Suggested Readings:

1. R.W.M. Dias: Jurisprudence
2. Prof. (Mrs.) Nomita Aggarwal : Jurisprudence (Legal Theory)
3. Salmond: Jurisprudence
4. Mahajan, V.D.: Jurisprudence and Legal theory, 5th Ed. EBC, Lucknow
5. Dias, R W.: Dias on Jurisprudence, New Delhi, Aditya Book Law House
6. Jois, Rama: Seeds of Modern Public Law in Ancient Indian Jurisprudence, 2nd Ed., EBC, Lucknow

BBALLB 603: Law of Evidence

Objective :

This paper is to orient students with importance of evidence for establishment of claims and the related rules and principles.

Note:

(1) Ten questions are to be set, two questions in each unit.

(2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures: 8

Unit I Introduction and Relevancy

Evidence and its relationship with the substantive and procedural laws, Definitions (Sections 1-3) – Facts, facts in issue, relevant, evidence proved, disproved, not proved, oral and documentary evidence, Relevancy and admissibility (Ss. 5-9, 11), Doctrine of res gestae (Section 6), Conspiracy (S. 10)

Lectures: 8

Unit II Statement – Admissions / Confessions and Dying Declarations

Admissions (Sections 17-23 & 31), Confessions (Sections 24-30), Dying Declarations (Section 32)

Lectures: 8

Unit III Method of proof of facts

Presumptions, Expert opinion (Sections 45-51), Character (Sections 52-55), Oral Evidence (Sections 59-60) and Documentary Evidence (Sections 61-73)

Lectures: 8

Unit IV Method of proof of facts

Rules relating to Burden of Proof (Sections 101-104), Estoppel (Sections 115-117), Privileged Communications (Section 121-129)

Lectures: 8

Unit V Presumptions regarding discharge of burden of proof

Evidence by accomplice (Section 133), Judicial notice (Ss. 56-58), Dowry Death (Sections 113-A and 113-B), Certain Offences (Section 114, 114-A)

Suggested Readings:

1. Ratanlal Dhirajlal.: The law of Evidence, Nagpur, Wadhwa Law House
2. Lal, Batuk: Law of Evidence in India, 5th Ed. Orient Publications
3. Sarathi, V.P.: Law of Evidence, 6th Ed. EBC, Lucknow
4. Mohir, M. Chief Justice.: Textbook on Law of Evidence, 7th Ed. Universal Law Books, New Delhi
5. Prasad, Dr.M.S: Study in law of Evidence
6. Avtar Singh: Evidence

Recommended Cases:

1. Palvinder Kaur v. State of Punjab, AIR 1952 SC 354
2. Shiv Charan v. State of Haryana, AIR 1987 SC 1
3. Pakala Narayan Swami v. The King Emperor, AIR 1939 PC 47
4. State v. S.J. Choudhary (1996) 2 SCC 428
5. Bai Hira Devi v. Official Assignee, 1958 SCR 1384
6. State of Bombay v. Kathi Kalu Oghad, AIR 1961 SC 1808
7. Ramashwar v. State of Rajasthan, AIR 1952 SC 54
8. Union of India v. Indo-Afgan Agencies Ltd., AIR 1968 SC 718
9. Ram Chandra v. State of Haryana, AIR 1982, 1036
10. Rama Reddy and Abdul Ghani Dhar v. V. Giri, AIR 1971 SC 1162.

BBALLB 604: Labour and Industrial Law-II

Objective:

The paper is to focus on wage policies, compensation for injury caused during the course of employment and working conditions of employees.

Note:

- (1) Ten questions are to be set, two questions in each unit.
- (2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures: 8

Unit I Workmen's Compensation Act, 1923

Definition of dependant, workman, Partial disablement and total disablement, Employer's liability for compensation, Scope of arising out of and in the course of employment, Doctrine of Notional Extension

Lectures: 8

Unit II Workmen's Compensation Act, 1923

Employer's Liability when contract or is engaged, Amount of compensation, Distribution of Compensation, Procedure in proceedings before Commissioner, Appeals

Lectures: 10

Unit III Payment of Wages Act, 1936

Object, Scope and application of the Act, Definition of wage, Responsibility for payment of wages, Fixation of wage period, Time of payment of wage, Deductions which may be made from wages

Lectures: 6

Unit IV Minimum Wages Act, 1948

Concept of minimum wage, fair wage, living wage and need based minimum wage, Constitutional validity of the Minimum wages Act, 1948, Procedure for fixation and revision of minimum wages, Fixation of minimum rates of wage by time rate or by piece rate, Procedure for hearing and deciding claims

Lectures: 8

Unit V Factories Act, 1948

Concept of "factory", "manufacturing process" "worker" and "occupier", General duties of occupier, Measures to be taken in factories for health, safety and welfare of workers, Working hours of adults, Employment of young person and children, Annual leave with wages, Additional provisions regulating employment of women in factory

Suggested Readings:

1. S.C. Srivastava: Commentaries on factories Act, 1948,
2. Universal Law Publishing House, Delhi
3. H.L. Kumar: Workmen's Compensation Act, 1923
4. Mishra, S.M.: Labour and Industrial Laws, CLP
5. Goswami, V.G.: Labour and Industrial Laws, EBC.
6. Kothari, G.M.: A study of Industrial Law, Nagpur, Wadhwa Publication.
7. Dr. Varandani Gursharan : Social Securities for Industrial Worker in India
8. Srivastava, S.C.: Treatise on Social Security and Labour Laws, 2005.

Recommended Cases:

1. M. Macenzie v. I.M. Issak, AIR 1970 SC 573
2. C.E.S.E Ltd. v. Subhash Chandar Bose, AIR 1992 SC 573
3. Delhi Cloth & General Mills Co. ltd. v. The Chief Commissioner Delhi, AIR1971 SC 344
4. Bandhua Mukti Morcha v. Union Of India , AIR 1984 SC 802
5. V.P. Gopal Rao v. Public Prosecutor, Andhra Pradesh, (1995) 2 LLJ 648
6. Gattumukalla Appala Narsimha Raju v. National Insurance Company, (2007) 13 SCC 446
7. Shyma Devi v. Union of India, (2005) 12 SCC 217
8. J.K.Industries Ltd. v. Chief Inspector of factories and Boilers, (1997) SCC (L.&M.)1
9. Bank Of India, Bombay v. T.S.Kelawala & others,(1990) 2 LLJ 39 SC
10. Workman of Reptacross Co.ltd. v. Management,1992 LLJ 340 (SC)

BBALLB 605: Code of Civil Procedure–II & Law of Limitation

Objective:

This paper is to give to a law student a thorough knowledge of procedural aspects of working of civil courts and other machineries including the law of limitation, its nature and scope as well as its role and relevance.

Note:

- (1) Ten questions are to be set, two questions in each unit.
- (2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures: 8

Unit I Judgment and Decree

Judgment : Definition, Essentials, Pronouncement, Contents, and Alteration (S. 33; Order XX), Decree : Definition, Essentials, Types, Drawing up of a decree, Contents, and Decree in particular cases(S. 33; Order XX), Interest (Ss. 34), Costs (Ss. 35, 35A and 35B; Order 20A and Order 25)

Lectures: 8

Unit II Execution

Courts by which decree may be executed (Ss. 37-38), Payment under decree (Order XXI, R. 1), Application for Execution (Order XXI Rr. 10-25), Mode of Execution (Ss. 51-54, Order XXI R. 30-36), Stay of Execution (Order XXI, R. 26), Questions to be determined by executing court (S. 47)

Lectures: 8

Unit III Appeals

Appeals from original decree (Ss.96-99A, Order XLI), Appeals from appellate decrees (Ss. 100-103 Order XLII), General provisions relating to appeals (Ss. 107-108), Appeals to the Supreme Court (Ss. 109-112; Order XLV), Appeals by Indigent persons (Order XLIV)

Lectures: 8

Unit IV Reference, Review and Revision (Ss. 113-115, Orders XLVI to XLVII)

Reference to High Court, Review, Revision

Lectures: 8

Unit V The Limitation Act, 1963

Purpose, policy, nature and scope of the Act, Definitions: Applicant, bond defendant, easement, good faith, Plaintiff, period of limitation, Relationship between limitation, laches, acquiescence, Estoppel and resjudicate, Limitation of suits, appeals and applications, disability, Computation of period of limitation, acknowledgement and part payment, acquisition of ownership by prescription (Ss. 15-27)

Suggested Readings:

1. C.K. Takwani: Code of Civil Procedure
2. S.M. Mehta: Code of Civil Procedure
3. Avtar Singh: Law of Limitation
4. Mulla: Code of Civil Procedure
5. Sarkar's: Code of Civil Procedure

Recommended Cases:

1. Sulochana Amma v. Narayanan Nair, AIR 1994 SC 15
2. Vidhyacharan Shukla v. Khubchand, AIR 1964 SC 1099
3. Ghanshyamdas v. Anant Kumar, AIR 1991 SC 2251
4. Lakshmiratan Engg. Works v. Asstt. Commissioner of Sales Tax, AIR 1968 SC 488
5. Pancharan Dhara v. Monmatha Nath Maity, AIR 2006 SC 2281
6. Sinha Ramanuja v. Ranga Ramunuja, AIR 1961 SC 1720
7. Sabbar Sewing Machine Co. v. Triloki Nath, AIR 1978 SC 1436
8. Manohar Lal v. Seth Hira Lal, AIR 1962 SC 527
9. Amar Nath Dogra v. Union of India, AIR 1963 SC 424
10. Morican Cynamid Co. v. Ethicon Ltd. (1975) All ER 504

BBALLB 606: Constitutional Law – II

Objective:

This paper is to orient students with constitutional rights and duties: perspective as well as remedies.

Note:

- (1) Ten questions are to be set, two questions in each unit.
- (2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures: 8

Unit I Fundamental Rights – I

Definition of ‘State’ for enforcement of fundamental rights – Justifiability of fundamental rights – Doctrine of eclipse, severability and waiver. Distinction between pre-constitutional law and post-constitutional law, Right to equality – Doctrine of Reasonable classification and the principle of absence of arbitrariness

Lectures: 8

Unit II Fundamental Rights – II

Fundamental freedom: Freedom of speech and Expression, freedom of association, freedom of movement, Freedom to reside and settle, freedom of trade, business and Profession– expansion by judicial interpretation – Reasonable restrictions

Lectures: 8

Unit III Fundamental Rights – III

Right to life and personal liberty – scope and content – (expensive interpretation), Preventive detention under the Constitution – Policy and safeguards – Judicial review, Right against exploitation – Forced labour and child employment, Freedom of religion

Lectures: 8

Unit IV Right to Constitutional Remedies

Right to Constitutional Remedies – Judicial Review, Writs–Habeas Corpus, Mandamus, Certiorari, Prohibition and Quo-warranto – Art 32 and 226

Lectures: 8

Unit V Directive Principles, Fundamental Duties and Social Justice

Directive Principles of State Policy – Nature and justifiability of the Directive Principles – Inter-relationship between Fundamental Rights and Directive Principles – Fundamental Duties, Social justice under the Indian Constitution – Compensatory discrimination for backward classes – Mandal Commission’s case and other cases – Protective Discrimination doctrine

Suggested Readings:

1. M.P. Singh: V.N. Shukla’s Constitutional Law of India
2. D.D. Basu : Constitutional Law of India
3. N. K. Gupta: Constitutional of India
4. Jain M.P.: Indian Constitutional Law, Wadhwa Publication
5. Seeravai H.M.: Constitutional Law of India, New Delhi, Universal Law Publishing Co. Pvt. Ltd.

Recommended Cases:

1. M.C. Mehta v. UOI 1987 (1) SCC 395
2. Mysore Paper Mills v. Mysore Paper Mills Officers Association AIR 2002 SC 609
3. Deepak Sibbal v. Punjab University, AIR 1989 SC 903
4. A.K. Gopalan v. State of Madras, AIR 1950 SC 27
5. Maneka Gandhi v. Union of India AIR 1978 SC 597
6. Indira Sahni v. Union of India AIR 1993 SC 477
7. Peoples Union for Democratic Rights v. Union of India, AIR 1982 SC 1473
8. St. Stephens College v. University of Delhi, AIR 1992 SC 1630
9. S.R. Bommai v. Union of India 1994 (3) SCC 1
10. Aruna Roy v. Union of India, AIR 2002 SC 3176

Moot Court/Tutorial/Practical Training

Objective:

Moot Court has been introduced with a purpose to make students aware about functioning of the courts. It is necessary to watch the proceeding of the courts and know the procedural formalities therein. Therefore students will be taught about these procedural formalities in the class. Some important cases will be assigned to them and they will be required to present their pleading on them in the moot-sessions.

As per requirement of Bar Council of India, Students will be required to visit the courts and observe the proceedings. They will also be required to maintain the records of the court-trial and various steps of the trial proceedings. Efforts will also be made to solve subject problems of the students by dividing whole class in different group so as to enable the student to get personal attention of the teacher in charge of their class.

Summer Training Project

Objective:

Under this programme all concerned teachers would stimulate the students by focusing on preparation for trial and strategies as well as on techniques of examination and cross- examination of witnesses, argumentation in court. Students would also be trained to focus on writing appellate brief in civil cases, criminal cases and write mailers and argue before the appropriate forums. This course is compulsory for all students and on the basis of their performance marks would be awarded to them for which four credit marks have been reserved.

Seventh Semester Examination

Code No.	Paper	Lecture Hours (Theory Paper)	Lecture Hours (Practical Paper)	Internal Evaluation	External Evaluation	Max. Marks	Min. Pass Marks (Each Paper)#	Credits
				Max Marks	Max Marks			
BBALLB 701A	Law relating to Intellectual Property Rights (Any One)	4	-	30	70	100	40	4
BBALLB 701B	Comparative Law	-	-	-	-	-	-	-
BBALLB 702A	Gender Justice and Feminist Jurisprudence (Any One)	4	-	30	70	100	40	4
BBALLB 702B	Health Care Law	-	-	-	-	-	-	-
BBALLB 703A	Law relating to Banking & Negotiable Instrument (Any One)	4	-	30	70	100	40	4
BBALLB 703B	Bankruptcy Laws	-	-	-	-	-	-	-
BBALLB 704	Law of Property	4	-	30	70	100	40	4
BBALLB 705A	Human Rights Law (Any One)	4	-	30	70	100	40	4
BBALLB 705B	International Humanitarian Law	-	-	-	-	-	-	-
BBALLB 706A	Criminology, Penology and Victimology (Any One)	4	-	30	70	100	40	4
BBALLB 706B	Law & Medicine	-	-	-	-	-	-	-
	Moot Court*/Tutorial/Practical Training /Seminars	-	4	-	-	-	-	-
	Total	24	4	-	-	600	270#	24

Minimum pass marks: 40% in individual paper & 45% in aggregate.

*It is compulsory to attend and participate in the Moot Court Competitions and Court Visits and submit their certificate of participation accordingly. The marks of Moot Court and Court Visit will be awarded in 10th Semester.

BBALLB 701A: Law relating to Intellectual Property Rights

Objective:

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

Note:

(1) Ten questions are to be set, two questions in each unit.

(2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures: 8

Unit I Copyright-I

Nature and Meaning, Scope of protection

Lectures: 8

Unit II Copyright-II

Procedure for protection, Enforcement and Remedies

Lectures: 8

Unit III Patents

Nature and Meaning, Scope of protection, Procedure for protection, Enforcement and Remedies

Lectures: 8

Unit IV Trademarks

Nature and Meaning, Scope of protection, Procedure for protection, Enforcement and Remedies

Lectures: 8

Unit V Designs

Nature and Meaning, Scope of protection, Procedure for protection, Enforcement and Remedies

Suggested Readings:

1. R. Anita Rao & Bhanoji Rao: Intellectual Property A Primer
2. Nair and Kumar: Intellectual Property Rights (N. Delhi: Allied, 1994);
3. Narayanan, P.: Patent Law (Kolkata: Eastern Law House, 998)
4. N.S. Gopal Krishman & T.G. Agitha: Principal of Intellectual Property
5. Cornish, W. R. : *Intellectual Property* (London: Sweet & Maxwell, 1996);
6. Robert A. Gorman and Jane C. Ginsburg: Copyright: Cases and Materials (New York: Foundation Press, 2002).
7. Stewart, S.M.: International Copyright and Neighbouring Rights (London: Butterworth's, 1983)

Recommended Cases:

1. R.C. Anand v. Manager, Deluxe Films, AIR 1978 SC 1513
2. M/s S.M. Dye Chem. Ltd. v. M/s Cadbury (India), AIR 2000 SC 2114 : (2000) 5 SCC 573
3. M/s National Research Development Corporation v. M/s Silicon Ceramics Ltd., AIR 1998, Delhi 52
4. State of Tamil Nadu v. Thiru Marugan Brothers, AIR 1988 SC 336
5. Indian Performing Right Society Limited v. Eastern Indian Motion Picture Association, AIR 1977 SC 1443
6. Vishnu Das v. Sultan Tobacco Co. Ltd. Haderabad, AIR 1996 SC 2275
7. K.R. Chinna Krishna Chettiar v. Sri Ambal and Co., AIR 1970 SC 146
8. Express Newspaper v. Liverpool Daily Post (1983) F.S.R. 32 (C.A.)
9. Beldf v. Press dram (1973) 1 All. E.R. 241

BBALLB 701 B: Comparative Law

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.

Course contents:

		Lectures: 8
Unit I	Concept, Functions and Aims of Comparative Law Concept, Functions and Aims of Comparative Law	
		Lectures: 8
Unit II	Comparative Legal Traditions Chthonic or African, Talmudic or Jewish, Hindu, Chinese, Civil Law, Romanist, Germanic, Nordic or Scandinavian, Islamic, Common Law, English, United States	
		Lectures: 8
Unit III	Comparative Legal Approaches Capitalist, Socialist, Third World	
		Lectures: 8
Unit IV	Comparative Legal Traditions and Approaches: Trends of Convergence, Reconciliation and Transitions Major Agencies, International Labour Organization, UNIDROIT, International law Commission, World Intellectual Property Organization, World Trade Organization, UN Human Rights Council	
		Lectures: 8
Unit V	Contemporary Issues Legal Systems and Elimination of Child Labour, Jurisdiction and Regulation of the Internet, International Video Conferencing and National Evidence Laws, The Criminal Law and Terrorism, Transnational Intellectual Property Litigation, International trade Liberalization and Approximation of National Environment Laws, Legal System Reforms and the Reception of Common Law in Bhutan, Comparative Law Aspects of the Operationlization of the Indo-U.S. Nuclear Deal, Emergence of a Global Administrative law / International Rule of Law	

Text books:

1. Basu, D. D.-Comparative Federalism (New Delhi: Prentice-Hall, 1987)
2. Baxi, U.-“The Colonial Heritage”, in Legrand, P. and Munday, R., eds., Comparative Legal Studies: Traditions and Transitions (Cambridge University Press, 2003), 46.
3. Ghai, Y. et al., Political Economy of the Law: A Third World Reader (New York: Transnational, 1987)
4. Friedman, W., Legal Theory (New Delhi: Universal, 2003)

Reference books:

1. Calabresi, G., A Common Law for the Age of Statutes, (Cambridge, Mass: Harvard University Press, 1982)
2. Collins et al., Dicey and Morris on Conflict of Laws (London: Stevens & Sons, 2005)
3. David, R. and Brierly, J.E.C., Major Legal System in the World Today (London: Stevens & Sons, 1985)
4. Dickson, B., and Introduction to French Law (London: Pitman, (1994)

Essential Case Law:

1. Case 11/70, International Handelsgesellschaft (1970) European Court Reports 491
2. Nicaragua v. United States of America (Merits), ICJ Reports (1986), Paragraphs 187-209.
3. Dagen v. CFC Group Holdings Ltd. 425 SDNY (2003)
4. Donoghue v Stevenson (1932) AC 562 (HL)
5. Hadley v. Baxendale (1854) 9 Exchequer 341
6. Hamadi v. Rumsfeld 124 U.S. 2633 (2004)
7. International Shoe Co. v. Washington 326 U.S. 310 (1945)
8. Keshvananda Bharati v. State of Kerala, AIR 1973 SC 1461.

BBALLB 702 A: Gender Justice and Feminist Jurisprudence

Objective:

The paper aims at creating awareness as to rights and duties as well as role of women in society through the enforcement of legal machinery. It also focuses on women welfare laws.

Note:

(1) Ten questions are to be set, two questions in each unit.
(2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures: 8

Unit I

A. Introduction

Status of Women in India, Status of Women at Global Level

B. Constitution of India & Women

Preamble, Equality Provision

Lectures: 8

Unit II

Personal Laws and Women

Unequal position of women – various personal laws and Directive principles of State Policy, Uniform Civil Code vis-à-vis gender justice, Sex inequality and inheritance of property, Guardianship

Lectures: 8

Unit III

Criminal Laws and Women

Adultery, Rape, Outraging Modesty, Domestic Violence

Lectures: 8

Unit IV

Women Welfare Laws-I

The Dowry Prohibition Act, 1961, Pre-conception and pre-natal diagnostic techniques (Prohibition of Sex Selection) Act, 1994, Indecent Representation of Women (Prohibition) Act, 1986, Immoral Traffic (Prevention) Act, 1987

Lectures: 8

Unit V

Women Welfare Laws-II

Family Courts Act, 1984, Labour Welfare Legislations: Maternity Benefit Act, Factories Act, Equal Remuneration Act, Implementation of Wage Laws and Legislation on Women Employment

Suggested Readings:

1. Dr. Sayed Maqsood: Law relating to Women
2. Dr. Gursharan Varandani: Child Labour and Women Worker, APH Pub.
3. Mamta Rao: Law relating to Women & Children
4. G.P. Reddy: Women and Law
5. Tripathi S.C.: Law Relating To Women & Children, Allahabad, CLP.
6. Justice A.S. Anand: Justice for Women- Concerns and Expressions, Jaipur, Bharat Law House

Recommended Cases:

1. Sarla Mudgal v. Union of India (1995) 3 SCC 635
2. Lily Thomas v. Union of India, AIR 2000 SC 1650
3. Vishaka v. State of Rajasthan, AIR 1997 SC 3014
4. Apparel Export Promotion Council v. A.K. Chopra, AIR 1999 SC 625
5. Mahanta Matyala v. Oluru Appana & Ors., AIR 1993 Orissa 36
6. State of Maharashtra & Ors. v. Madhukar Narayan Mardikar, AIR 1991 SC 20
7. Sheela Barse v. Union of India (1987) 4 SCC 373
8. Gaurav Jain v. Union of India, AIR 1997 SC 3021

BBALLB 702 B: Health Care Law

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.

Course contents:

	Lectures: 8
Unit I Medicine and Healthcare	
Healthcare as an issue at the national and international level, Constitutional provisions, Right to Health as a Fundamental Right, Remedies available under the Indian Constitution, Right to health vis-à-vis the right to confidentiality, Access to medical records	
	Lectures: 8
Unit II Professional Obligations of Doctors-I	
Transplantation of Human Organs Act, 1994, Pre Conception & Pre Natal Diagnostic Techniques (Prohibition of sex selection) Act, 1994, International Code of Medical Ethics	
	Lectures: 8
Unit III Professional Obligations of Doctors-II	
Indian Medicine Central Council Act, 1970, Dentists Act, 1948, The Homeopathy Central Council Act, 1973, The Drugs and Cosmetics Act, 1940	
	Lectures: 8
Unit IV Medical Negligence	
Ingredients, Role of consent in medical practice, Error of judgment and gross negligence, Wrongful diagnosis and negligent diagnosis	
	Lectures: 8
Unit V Remedies for Medical negligence	
Law of Torts, Law of Crimes, Consumer Protection Law	

Text books:

1. Vijay Malik : Drug and Cosmetic Act, 1940
2. Anoop K. Kaushal : Medical Negligence & Legal Remedies

Reference books:

1. Dr. Jagdish Singh : Medical negligence Compensation
2. B.K. Dutta : Drug Control Law

Essential Case Law:

1. Parmananda Kataria v. Union of India, AIR 1989 SC 2039
2. Consumer Education and Research Centre v. Union of India, AIR 1995 SC 42
3. State of Karnataka v. Dr. R.M.K. Sivasubramanayam 1978 Cr. L.J. 853
4. Arpana Dutta v. Apollo Hospital Enterprises Ltd., AIR 2000 Mad. 340
5. Ved Prakash Garg v. Premi Devi and Others, AIR 1997 SC 3854
6. Western India Plywood Ltd. v. P. Ashoka, AIR 1997 SC 3883
7. Indian Medical Association v. V.P. Santha (1995) 6 SCC 51
8. Spring Meadows Hospital v. Harjot Ahluwalia, AIR 1998 SC 1801

BBALLB 703 A: Law relating to Banking & Negotiable Instrument

Objective:

In this paper the students will be taught about the kinds of banks, their functions, and relationship with customers and the banking frauds, law relating to recovery of debts due to banks and the recovery of debts. Kinds of negotiable instruments will also be taught.

Note:

- (1) Ten questions are to be set, two questions in each unit.
- (2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures: 8

Unit I Introduction of Banking System

Definition, Nature and Development of Banking, Forms of Banking Institutions in India-Regional, Rural banks (RRBs), Co-operative banks, industrial Development bank of India(IDBI), National Bank for Agriculture and rural Development (NABARD) and Export-Import Bank of India(Exim Bank), Relationship between Banker and Customer, Social control on Banks, Nationalization, The Banking Regulation Act 1949:- Objects of the Act, Business of Banking Companies, Control over Management, Suspension of Business and winding up of Banking Companies, Co-operative Banks and Banking Regulation Act, 1949.

Lectures: 8

Unit II Establishment of Reserve Bank of India

Reserve Bank India Act, 1934:- Organization and Legal Status of RBI, Powers and functions of RBI; RBI and its role, RBI and Commercial Banks, Banking ombudsman-Banking Ombudsman Scheme 1995, Banking Ombudsman Scheme 2002

Lectures: 8

Unit III Recovery Tribunals

Recovery of Debt due to Banks and Financial Institutions Act, 1993-Object and Scope of the Act, Constitution, Process, Procedure and function of debt recovery Tribunal, Execution of Decree/orders of Debt Recovery tribunal/Attachment before Judgement and appeal.

The State Bank of India Act-1955, Its salient features

Lectures: 8

Unit IV Introduction of Negotiable Instrument Act, 1881

The Negotiable Instrument Act-1881, The Meaning of Negotiable Instruments- Its kind and essential Features, Promissory Note, Bill of Exchange, Cheque, Definition of Drawer, Drawee, and Payee; Holder in Due course, Payment in Due Course; Endorsement 'In Blank' and 'in full', Parties to notes, Bills and Chques of discharge from liability on notes,

Lectures: 8

Unit V Dishonour of Cheques

Bills and Cheques 138- Dishonour of Cheque for Insufficiency of funds in the Account.

Suggested Readings:

1. Sethi R.B : Banking Regulation Act 1949
2. Perry, R.E. : Law & Practice Relating to Banking Vol.1
3. Ramaiya, A. : The Reserve Bank of India Act, 1934
4. Dawar : Mercantile Law
5. Bhisam and Adegga : The Negotiable Instruments Act, 1881
6. Goyle, L.C. : Law of Banking and Bankers
7. Maheshwara : Banking Law & Practice

Recommended Cases:

1. K.Pushpangadan v. Federal Bank Ltd. (2000) 101 Comp. cas. 197 (Kar)
2. T.N. Parameswaron Pillai v. Banking Ombudsman (2000) 100 Comp Cor 624
3. Industrial Credit and Investment Cooperation of India Ltd. V. Grapco Industries Ltd & Others AIR 1999 S.C. 1975
4. Bank of Baroda v. Punjab National Bank AIR 1944 PC 58

BBALLB 703 B: Bankruptcy Law

Course contents:

Lectures: 8

Unit I Introduction and Various Legislations

1. The Provincial Insolvency Act, 1920.
2. The Presidency Town Insolvency Act, 1909.
3. The Rajasthan Insolvency Rules.

Lectures: 8

Unit II Introduction

1. Definitions
2. Origin
3. History of Bankruptcy Law.

Lectures: 8

Unit III Constitution and Procedural Power

1. Constitution and Power of Court
2. Proceedings from act of Insolvency to discharge.
3. Order of Adjudication
4. Proceedings consequent on Order of Adjudication
5. Discharge, Annulment of Adjudication.

Lectures: 8

Unit IV Administration

1. Administration of Property
2. Realisation of Property
3. Distribution of Property

Lectures: 8

Unit V Appeals

1. Appeal to Court against receiver, Penalties.
2. Summary Administration , Appeals, Miscellaneous.

Leading Cases:

1. Official Assignee v. Tehmina Dinshaw Tehrani, AIR 1971 Mad.187
2. Addul Shukoor v. Arji Papa Rao, AIR 1967 SC 1150.
3. Gandhi v. gitanjali, (1972) 1 MLJ 234.
4. Mahomed Siddiqui v. The Official Assignee(1943) 70 IA 93.
5. Khetmal v. Chagganraj, AIR 1968 Raj. 123.

Suggested Readings:

1. Mulla- The Law of Insolvency in India.
2. Williams on Bankruptcy.
3. Rameshwar Dayal: Commentary on the Provincial Insolvency Act, 1920.
4. Mulla and Bhagwati: The Law of Insolvency in India.

BBALLB 704: Law of Property

Objective:

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

Note:

- (1) Ten questions are to be set, two questions in each unit.
- (2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures: 8

Unit I Concept of Property and General Principles Relating to Transfer of Property (Sections 1 to 35)

Concept of property – distinction between movable and immovable property, Transferability of property, Components of transfer, Conditions restricting transfer, Definition of transfer of property, Transferable and non-transferable property, Transfer to an unborn person and rule against perpetuity, Vested and Contingent interest, Rule of Election

Lectures: 8

Unit II General Principles Governing Transfer of Immoveable Property (Sections 36 to 53-A)

Transfer by ostensible owner, Rule of feeding grant by estoppels, Rule of Lis pendens, Fraudulent transfer, Rule of part performance

Lectures: 8

Unit III Specific Transfers – I

Mortgage (Section 58-66) – Definition, Kinds, Redemption, Rights of Foreclosure and Sale (Section 67 to 77), Doctrine of Marshalling & Contribution (Section 81 to 82)

Lectures: 8

Unit IV Specific Transfer – II

Sale (Section 54 to 57), Gift (Section 122 to 129), Lease (Section 105 to 108, 111), License, Actionable Claim and its Transfer (Section 130 to 137)

Lectures: 8

Unit V Indian Easement Act

Definition and essential features of easement, Kinds of easement, Easement of necessity and quasi-easement, Easement by prescription, Extinction, Suspension & Revival of easement

Suggested Readings:

1. Mulla D.F.: Transfer of Property Act
2. H.N. Tiwari: Transfer of Property Act
3. Shukla, S.N.: Transfer of Property Act
4. Menon, A.D.: The Law of Property
5. Sarthi, V.P.: Law of Transfer of Property
6. Saxena, I.C.: Transfer of Property Act

Essential Case Law:

1. Abdul Jabbar v. Venkat Shastri & Sons, AIR 1969 SC 1147
2. Jumma Masjid v. Kodamanlendra Daviah, AIR 1962 SC 847
3. Braham Prakash v. Hanbir Singh, AIR 1963 SC 1607
4. Mahadeo v. State of Bombay AIR 1959 SC 745
5. Associated Hotel of India v. R N Kapoor, AIR 1959 SC 1262
6. Amneshwara Anand v. Virendara Mohan Singh, AIR 2006 SC 151
7. Delhi Development Authority v. Skkiper Construction Co. Ltd., AIR 2000 SC 573
8. Supreme General Films Exchange Ltd. v. Shrinath Singh, AIR 1975 SC 1810
9. Smt. Indira Kaur v. Shivlal Kapoor, AIR 1988 SC 1074
10. Shanta Kumari v. Lakshmi Amma Janki Amma, AIR 2000 SC 3009

BBALLB 705 A: Human Rights Law

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.

Note:

- (1) Ten questions are to be set, two questions in each unit.
- (2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures: 8

Unit I Introduction : Concept and development of Human Rights

Concept, Importance and Nature, History, Evolution and Growth, Classification

Lectures: 8

Unit II International Instruments on the regime of Human Rights

U. N. Charter, Universal Declaration of Human Rights, Covenants of 1966 and Optional Protocols

Lectures: 8

Unit III Constitutional Recognition of Human Rights in India

Fundamental Rights; Civil and Political Rights , Directive Principles of State Policy; Social and Economic Rights

Lectures: 8

Unit IV Enforcement of Human Rights: International and National Mechanism

The protection of Human Rights Act, 1993, NHRC, NGOs and Media

Lectures: 8

Unit V Group Rights

Prisoners, Women and Children, Indigenous People, Disabled

Suggested Readings:

1. D.D. Basu : Human Rights
2. Upender Baxi : Human Rights
3. Sinha, M.K.: Implementation of Non-Derogation Human Rights (Delhi 1999)
4. Thomas Buergenthal : Human Rights
5. Henry Steiner & Philip Alston : International Human Rights Law
6. B.G. Ramcharan : International Human Rights (Oxford, 1998)
7. Y.K. Tyagi: British Yearbook (2001).

Recommended Cases:

1. Gian Kaur v. State of Punjab, AIR 1997 SC 3011
2. Jolly George Vergheese v. The State Bank of Cochin, AIR 1980 SC 470
3. Comman Cause, A Registered Society v. Union of India (1996) 6 SCC 593
4. State of Gujarat v. Hon'ble High Court of Gujarat (1998) 7 SCC 392
5. Bandhua Mukti Morcha v. Union of India (1997) 10 SCC 49 : AIR 1997 SC 2218
6. Yusuf Khan v. Manohar Joshi (1999) SCC (Cri) 577
7. Kundan Bhai Dhula Bhai Shaikh v. District Magistrate, Ahmedabad (1996) 3 SCC 194
8. State v. H. Krishna Mohan (2007) 14 SCC 667
9. Harendra Sarkar v. State of Assam (2008) 9 SCC 2467 : AIR 2008 SC 2467

BBALLB 705 B: International Humanitarian Law

Objective

The objective of 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.

Course contents:

		Lectures: 8
Unit I	Introduction History, Evolution, Growth	
		Lectures: 8
Unit II	Geneva Conventions Systems Geneva Convention I, II	
		Lectures: 8
Unit III	Geneva Conventions Systems Geneva Convention III, IV	
		Lectures: 8
Unit IV	Armed Conflicts Internal armed conflict, International armed conflicts, Non-international armed conflicts	
		Lectures: 8
Unit V	Enforcement Machinery International Criminal Court, ICRC	

Text books:

1. Ingrid Detter: The Law of War, (Cambridge, 2000)
2. A. Roberts and R. Guelff: Documents on the Laws of War (Oxford, 2000)
3. M.K. Balachandran and Rose Verghese (eds.): International Humanitarian Law ICRC (1997)
4. Ravindra Pratap: "India's Attitude towards IHL", in Mani (ed.) International Humanitarian Law in South Asia (Geneva: ICRC, 2003)

Reference books:

1. Dr. Paras Diwan: Human Rights and Law
2. G. Schwarzenberger: Manual of Human Rights
3. International Humanitarian Law: Int. Red Cross & Red Crescent Movement
4. J. Sawrup: Human Rights and Fundamental Freedom

Essential Case Law:

1. Luis de Readt v. Union of India (1991) 3 SCC 554
2. Khudi Ram Chavma v. Union of India (1994) Supp. -1 SCC 614
3. National Human Rights Commission v. Union of India (1996) 1 SCC 295
4. Loizidou v. Turkey (preliminary objections) 103 ILR p.622
5. Cyprus v. Turkey 120 ILR p.10
6. Nicaragua case ICJ Reports (1986) 76 ILR p.349,446
7. Todioc Case, 105 ILR p.453

BBALLB 706 A: Criminology, Penology and Victimology

Objective:

The object of this paper is to discuss the causative factors of crime and treatment of criminals and victims.

- Note:** (1) Ten questions are to be set, two questions in each unit.
(2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures: 8

Unit I Understanding Crime

Crime: Definition and Concept, Causal approaches to explanations and difficulties of applications of casual analysis to human behavior, Specific Theories : Biophysical explanations, Psychodynamic approaches, Social learning theories of Crime causation, Social learning through sub-cultures of deviance, Social disorganization theories, and Economistic approaches

Lectures: 8

Unit II Deviations

Legislation, Treatment, Judicial Approach

Lectures: 8

Unit III Socio-Economic Crimes

White collar crimes, Drug Abuse

Lectures: 8

Unit IV Penology

Theories of Punishment : Deterrent, Retributive, Preventive and Reformative, Alternatives to imprisonment: Probation, Open jail, Parole etc., Prison reform and the Judicial Response, Capital Punishment

Lectures: 8

Unit V Victimology

Compensation, Restitution, Assistance and Rehabilitation, Compensation as a mode of punishment, Constitutional perspective of compensation

Suggested Readings:

1. Sutherland and Crssey – Criminology
2. Ahmed Siddique – Criminology
3. Mrs. Vedkumari – Juvenile Justice
4. Barnes, H.B. and Tectors: New Horizons in Criminology
5. Pillai, K.S.: Criminology
6. Rani, Billimoria : Female Criminality, A Socio-Legal Study

Recommended Cases:

1. Bachan Singh v. State of Punjab, AIR 1980 SC 898
2. Nandani Satpathi v. P.L. Dani, AIR 1978 SC 1075
3. Neelwati Bohra v. State of Orissa, AIR 1993 SC 1960
4. Dilip.K.Basu v. State of West Bengal, AIR 1997 SC 3017
5. Rathinam Nagbhushan Patnayak v. Union of India, AIR 1994 SC 1844
6. Shankar Das v. Union of India, AIR 1985 SC 772
7. Rammurti v. State of Karnataka(1997) 2 SCC 642
8. Devki Nandan Dayma v. State of Uttar Pradesh (1997)10 SCC 525
9. Arnit Das v. State of Bihar, AIR 2000 SC 2264

BBALLB 706 B Law and Medicine

Objective:

The Constitution of India has certain norms to be operative in the field of health care. Coupled with these constitutional norms, there have been many legislative measures. The judiciary had a leap forward and contributed significantly in the area. But there are gaps to be filled. While law aims at just society by adjusting and balancing the rights and duties of individuals, medicine aims at creating a healthy society by concentrating on the health of individuals. Law and medicine are thus areas of high social concern. The law in its relation to medicines is significant as justice and fairness in health care.

Course contents:

Lectures: 8

UNIT I Introduction and Historical Background

1. Introduction
2. General background
3. Interrelationship between law and medicine
4. Issues involved
5. Need of legal control
6. Constitutional perspectives

Lectures: 8

UNIT II Fundamental Rights

1. Rights to life : Fundamental right
2. Right to health
3. Right to emergency medical care
4. Directive principles
5. Health of workers
6. Public assistance in sickness and disability

Lectures: 8

UNIT III Regulation and Disciplinary Controls

1. Raising the level of nutrition and public health
2. Power to make law
3. Regulation of medical and paramedical profession units 7
4. Regulatory authorities
5. Disciplinary controls
6. Doctors and Para-medical professionals

Lectures: 8

UNIT IV Administration and Controls

1. Controls on institutions
2. Hospitals

3. Testing laboratories
4. Institutions for research and experiments
5. Regulation on manufacture, storage and sale of medicines
6. Production, transport and storage

Lectures: 8

UNIT V Sale and Advertisement

1. Sale
2. Advertisement
3. Liability for professional negligence
4. Tort
5. Standard of care
6. problems of evidence

Select bibliography

1. Digumarti Bhaskara Rao (ed.) HIV/AIDS and Ethics and Human Rights (2000) Discovery Publishing House, New Delhi
2. Austen Garwood - Gowers, Living Donor Organ Transplantation : Key Legal and Ethical Issues (1999) Dart Month Publishing Company, England
3. S.V.Jogaroo, Current Issues in Criminal Justice and Medical law (1999) eastern, Calcutta
4. Jonathan Montgomery, Health Care Law, (1997), Oxford.
5. Carol Levine, Taking Sides: Clashing Views On Controversial Bio-Ethical Issues (1984) Dushkin Publishing group, Inc. Conneticut
6. Eileen. McDonagh, Breaking the Abortion Dead lock (1996), Oxford
7. Malcolm Khan and Michelle Robson, Medical Negligence (1997) Cavendish Publishing Limited, London.
8. William H. Roache, (Jr.) et. al. Medical Records and the Law (1998), Aspen Publishers, Maryland
9. Edward P.Richards, and Katharine C.Rathbun, Medical Care Law (1999) Aspen Publishers, MaryLand
10. R.K.Bag, Law of Medical Negligence and Compensation (1996) Eastern Law House, Calcutta 36 International Legal Materials 817 (1997).
11. R.K.Nayak(ed.), The Indian Law Institute, Global Health Law, (1998), World Health Organization, Regional Office for South East Asia, New Delhi.
12. Mason and Mc Call Smith, Law and Medical Ethics (1991) Butterworths, London.
13. Anoop K. Kaushal, Medical Negligence and Legal Remedies with Special reference to Consumer.

Moot Court/Tutorial/Practical Training

Objective:

Moot Court has been introduced with a purpose to make students aware about functioning of the courts. It is necessary to watch the proceeding of the courts and know the procedural formalities therein. Therefore students will be taught about these procedural formalities in the class. Some important cases will be assigned to them and they will be required to present their pleading on them in the moot-sessions.

As per requirement of Bar Council of India, Students will be required to visit the courts and observe the proceedings. They will also be required to maintain the records of the court-trial and various steps of the trial proceedings. Efforts will also be made to solve subject problems of the students by dividing whole class in different group so as to enable the student to get personal attention of the teacher in charge of their class.



Eighth Semester Examination

Code No.	Paper	Lecture Hours (Theory Paper)	Lecture Hours (Practical Paper)	Internal Evaluation	External Evaluation	Max. Marks	Min. Pass Marks (Each Paper)#	Credits
				Max Marks	Max Marks			
BBALLB 801A	Interpretation of Statutes and Principle of Legislation (Any One)	4	-	30	70	100	40	4
BBALLB 801B	Private International Law	-	-	-	-	-	-	-
BBALLB 802A	International Trade Law (Any One)	4	-	30	70	100	40	4
BBALLB 802B	Law of International Organizations	-	-	-	-	-	-	-
BBALLB 803	Alternate Dispute Resolution (Clinical- I)	4	-	30	70	100	40	4
BBALLB 804A	Law and Technology (Any One)	4	-	30	70	100	40	4
BBALLB 804B	Conflict of Laws	-	-	-	-	-	-	-
BBALLB 805A	Law of Partnership and Limited Liability Partnership (Any One)	4	-	30	70	100	40	4
BBALLB 805B	International Economic Law	-	-	-	-	-	-	-
BBALLB 805C	Maritime Law	-	-	-	-	-	-	-
BBALLB 806	Professional Ethics, Accountancy for lawyers and Bar-Bench Relations (Clinical- II)	4	-	30	70	100	40	4
	Moot Court*/Tutorial/Practical Training/Seminars	-	4	-	-	-	-	-
	Summer Training**	-	-	-	-	-	-	-
	Total	24	4	-	-	600	270#	24

Minimum pass marks: 40% in individual paper & 45% in aggregate.

*It is compulsory to attend and participate in the Moot Court Competitions and Court Visits and submit their certificate of participation accordingly. The marks of Moot Court and Court Visit will be awarded in 10th Semester.

** At the end of 2nd year of the program, Students shall undergo summer training (during summer vacations) either with a corporate or a Law Firm. They will have to submit a Report of the same and the marks will be awarded in 10th Semester.

BBALLB 801 A: Interpretation of Statutes and Principle of Legislation

Objective:

The paper is intended to equip the students with various tools of interpretation of statutes being essential for successful advocate.

- Note:** (1) Ten questions are to be set, two questions in each unit.
(2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

		Lectures: 8
Unit I	Introduction Meaning of Interpretation, Need for Interpretation, Different parts of a Statute	Lectures: 8
Unit II	Rules of Interpretation Literal Rule, Golden Rule, Mischief Rule	Lectures: 8
Unit III	Aids of Interpretation External aids of construction , Internal aids of construction	Lectures: 8
Unit IV	Interpretation of Penal, Fiscal Statutes and Constitution Interpretation of Penal, Interpretation of Fiscal Statutes, Principles of Interpretation of Constitution	Lectures: 8
Unit V	Principles of Legislation Law making-the legislature, Executive and judiciary; Principle of utility, Pleasure and Pain theory	Lectures: 8

Suggested Readings:

1. Maxwell : Interpretation of Statutes
2. G.P. Singh: Interpretation of Statutes
3. Crawford : Interpretation of Statutes
4. Chakravarti, K.P. : Interpretation of Statutes
5. Sarthi V.P. : Interpretation of Statutes
6. Swarup, Jagdish : Legislation & Interpretation
7. Bindra, H.S. : Interpretation of Statutes

Recommended Cases:

1. Maqbool Hussain v. State of Bombay, AIR 1953 SC 325
2. Motipur Zamindari Company Pvt. Ltd. v. State of Bihar, AIR 1962 SC 660
3. State of Punjab v. Qaiser Jahan Begum, AIR 1963 SC 1604
4. Alamgir v. State of Bihar, AIR 1959 SC 436
5. Kanwar Singh v. Delhi Administration, AIR 1965 SC 871
6. Saraswati Sugar Mills v. Harayana State Board, AIR 1992 SC 224
7. Delhi Judicial Service Ass. Tis Hazari Court v. State of Gujarat, AIR 1995 SC 2176
8. Reserve Bank of India v. Peerless General Finance & Investment Co. Ltd., AIR 1987 SC 1023
9. R.S. Nayak v. A.R.Antulay, AIR 1984 SC 684
10. N. Nagendra Rao & co. v. State of Andhra Pradesh, AIR 2004 SC 2663

BBALLB 801 B: Private International Law

Objective:

The objective of this course is to study the basic principles governing conflict of laws in their application to various situations.

Course contents:

		Lectures: 8
Unit I	Introduction-I Application and subject matter of Private International Law, Distinction with Public International Law, Characterization and theories of characterization,	Lectures: 8
Unit II	Introduction-II Concept of Renvoi, Application of foreign law, Domicile, Jurisdiction of courts	Lectures: 8
Unit III	Family Law matters Material and formal validity of marriage under Indian and English law, Choice of law and jurisdiction of courts in matrimonial causes : dissolution of marriage, grounds of divorce, restitution of conjugal rights, recognition of foreign judgments	Lectures: 8
Unit IV	Adoption: Recognition of foreign adoptions, Adoption by foreign parents, Jurisdiction under Indian and English law.	Lectures: 8
Unit V	Indian Law relating to foreign judgment Basis of recognition, recognition, Finality, Failure, Direct execution of foreign decrees,	Lectures: 8

Text books:

1. Dr. Paras Diwan. *Private International Law*

Reference books:

1. Cheshire: Private International Law
2. Morris: Private International Law

Essential Case Law:

1. Vishwanathan (R) v. Rukn-ul-mulk Syed Abdul Wazid, AIR 1963 SC 1
2. Williams v. osenton 1914 US 619
3. Parkasho v. Singh (1966) 110 SJ p. 864
4. Satya v. Teja Singh AIR 1975 SC 105
5. Jolly George v. Bank Of Cochin,AIR 1980 SC 470
6. State v. Abdul Rasid, AIR 1961 Patna 112
7. Boys v. Chaplin, 1971 AC 356
8. Kedar Pandey v. Narayan Vikram, AIR 1966 SC 160
9. Unit Construction Co. Ltd. v. Bullock,1960 AC 351
10. Preston v. Preston, 1963 AC 411

BBALLB 802 A: International Trade Law

Objective:

The objective of the course is to introduce the subject to the students with special reference to India's role and relevance in the multilateral trading represented by the WTO.

Note:

- (1) Ten questions are to be set, two questions in each unit.
- (2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Unit I

Trade in Goods-I

General Agreement on Tariffs and Trade (GATT), Agreement on Agriculture, Agreement on Sanitary and Phytosanitary Measures

Lectures: 8

Unit II

Trade in Goods-II

Agreement on Trade-Related Investment Measures, Agreement on Subsidies and Countervailing Measures, Agreement on Technical Barriers to Trade

Lectures: 8

Unit III

Trade in Goods-III

Anti dumping Agreement, Agreement on Safeguards

Lectures: 8

Unit IV

Trade in Services

General Agreement on Trade in Services, Ongoing Multilateral Negotiations

Lectures: 8

Unit V

International Trade Dispute Resolution

Nullification or impairment, Dispute settlement, Enforcement and Remedies

Lectures: 8

Suggested Readings:

1. Srinivasan, T. N., *Developing Countries and the Multilateral Trading System: From the GATT to the Uruguay Round and the Future* (Delhi: Oxford University Press, 1998)
2. Bhagwati, Jagdish and Hudec, Robert E, *Fair Trade and Harmonization: Prerequisites for Free Trade* (Cambridge, Mass.: MIT Press, 1996) vol. 2 (Legal Analysis).
3. Pratap, Ravindra, *India at the WTO Dispute Settlement System* (New Delhi: Manak Publications, 2004).
4. Croome, John, *Reshaping the World Trading System: A History of the Uruguay Round* (The Hague: Kluwer, 1999).
5. Hoekman, Bernard and Kostecki, Michel, *The Political Economy of The World Trading System: From GATT to WTO* (Oxford: OUP, 1995).

Recommended Cases:

1. *Merck Genericos v. Merck & co.*, Judgment of 11th September, European Court Reports 2007,pp,I-07001
2. *Ikea wholesale ltd. v. Commissioners of Customs & Excise*, Judgment of 27th September 2007, European Court Reports 2007,pp,I-07723
3. *European Communities v. United States*,18th April 2006, European Court Reports 2006
4. *United States v. European Communities*, Report of 13th November 2006, European Court Reports 2007
5. *Reformulated and Conventional Gasoline Case*, 1996 WT/DS2/ AB/R (www.wto.org)
6. *Import Prohibition of Certain Shrimp and Shrimp Product Case*, 1998 WT/DS 58/ AB/R (www.wto.org)

BBALLB 802 B: Law of International Organizations

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.

Course contents:

Unit I	Introduction-I IPU, League of Nations	Lectures: 8
Unit II	Introduction-II ILO	Lectures: 8
Unit III	Legal Personality The Reparations case (ICJ Report 1949)	Lectures: 8
Unit IV	Relations with States Members, Non-members, Municipal Law	Lectures: 8
Unit V	Law – Making and Enforcement UN, WTO, EU	Lectures: 8

Text books:

1. Bowett's Law of International Institutions (2001)
2. A.O. Kruger, WTO as an International Organizations (2000)
3. B.S. Murthy: International Relations and Organisation

Reference books:

1. T.A. Hartley, European Community Law
2. J. Steiner, Textbook on EEC Law (London, 2003)

Essential Case Law:

1. Egypt Case, ICJ Reports, 1980, pp. 73, 89-90 : 62 ILR, pp. 450, 473-4
2. Namibia case, ICJ Reports, 1971 pp. 16,56,134 and 149 : 49 ILR, pp. 3, 46, 124
3. Peter Pazmany University case, PCIJ, Series AB, No. 61 (1933) : 7 AD, p. 490
4. Western Sahara Case, ICJ Rep. 1975 para 54 Advisory opinion of ICJ
5. India v. Pakistan, ICJ Rep. 1972 p. 46
6. Germany v. USA, ICJ 3rd March, 1999
7. Nicaragua v. USA, ICJ 26th November, 1984
8. Yugoslavia v. USA, ICJ 2nd June, 1999
9. El Salvados v. Honduras, ICJ Reports 1990
10. Spain v. Canada, ICJ 4th December, 1998

BBALLB 803: Alternative Dispute Resolution (Clinical- I)

Objective:

The objective of this paper is to acquaint students with various modes of resolutions of disputes apart from civil and criminal procedure code.

Note:

- (1) Ten questions are to be set, two questions in each unit.
- (2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures: 8

Unit I Introduction

Alternative Dispute Resolution (ADR): Concept and Need, Legal Aid: Concept, Dimensions and Practice, Constitutional Provisions, Legal Services Authority Act, 1987

Lectures: 8

Unit II Techniques of ADR – I

Arbitration and Conciliation Act, 1996: Object, Development and Salient features, Arbitration – Arbitration agreement / Clause, Jurisdiction of the arbitral tribunal, Composition of Arbitral Tribunal, Conduct of Arbitral Proceeding, Making of Arbitral Award, Termination of Proceedings

Lectures: 8

Unit III Techniques of ADR – II

Recourse against Arbitral Award, Finality and Enforcement of Arbitral Award, Appeal, Conciliation: Nature, Scope and Methods

Lectures: 8

Unit IV Techniques of ADR – III

Negotiation, Consultation, Mediation, Good offices

Lectures: 8

Unit V Recognition and Enforcement

Indian Practice, International Practice

Suggested Readings:

1. J.G. Merrill's: International Dispute Settlement
2. Legal Services Authority Act, 1987
3. Dr. Anupam Kurlwal: An Introduction to Alternative Dispute Resolution System, Central Law Publication, Allahabad
4. G.K. Kwatra: Law of Arbitration
5. The Arbitration and Conciliation Act, 1996
6. Baxi, P.M.: Arbitration Law
7. Avtar Singh: Law of Arbitration and Conciliation

Recommended Cases:

1. Allen Berry & Co. (P) Ltd. v. Union of India, AIR 1971 SC 696
2. Indramore Pvt. Ltd. v. U.P. Govt. Constructive Corp. Ltd., AIR 1996 SC 2375
3. M.M.T.C. Ltd v. Starlight Industries (India) Ltd., AIR 1997 SC 605
4. Bhatia International co. v. Bulk Trading South Africa, AIR 2002 SC 1432
5. Wild life Institution of India v. Vijay Kumar Garg (1997)10 SCC 528
6. United India Insurance Co. Ltd. v. J.A. Infra Structure Pvt. Ltd. 2006(4) Civil Court Cases 254 (S.C.)
7. Punjab & ors. v. Shri Ganpat Raj 2006(4) Civil Court Cases 64 (S.C.)
8. Groupe Chimique Tunisien SA v. M/s Southern Petrochemicals Industries corp. ltd., AIR 2006 SC 2422
9. Paramjeet Singh Patheja v. ICDD Ltd., AIR 2007 SC 168
10. International Airport Authority of India v. K.D. Bill, AIR 1988 SC 1099

BBALLB 804 A: Law and Technology

Objective:

The object of this paper is to keep pace with legal developments in the context of emerging Technology in various fields.

Note: (1) Ten questions are to be set, two questions in each unit.

(2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

		Lectures: 8
Unit I	E-COMMERCE	
	Online contracting, Online securities offering, E-Banking	
		Lectures: 8
Unit II	Cyber Crimes	
	Obscenity, Defamation, Hacking and Cracking, Crime through Mobile Phones	
		Lectures: 8
Unit III	Genetic	
	Regulation of Genetic Technology	
		Lectures: 8
Unit IV	Medical Technologies	
	Laws on Medical Technology	
		Lectures: 8
Unit V	Broadcasting	
	Regulation and Control of Broadcasting, Law relating to Cable Television Network	

Suggested Readings:

1. Prof. S.R. Bhansali : Information Technology Act
1. Gerald R. Ferrera : Cyber Law (Text and Cases),
2. Vakul Sharma : Cyber Crime
3. Information Technology Act, 2000
4. Information Technology Manual
5. Diane Rowland Elizabeth Macdonald: Information Technology Law

Recommended Cases:

1. Dr. Prakash v. State of Tamil Nadu, AIR 2002 SC 3533
2. Fatima Riswana v. State, AIR 2005 SC 712
3. Bhim Sen Garg v. State of Rajasthan 2006 Cri. L.J. 3643(Raj.)
4. Rajender Mamodia v. State 2003 Crimes 109 (Raj.)
5. Syed Asifuddin v. State of A.P. 2005 Cri. L.J. 4314 (A.P.)
6. Pratibha Naithani v. Union of India (2006) BCR 41
7. S.B. Sinha v. Dalveer Bhandari, AIR 2006 SC 2820
8. Avnesh Bajaj v. State (NCT) of Delhi 2005 Comp. L.J. 364 (Delhi)
9. Commissioner of Central Excise, Pondicherry v. ACER India Ltd. (2004) 8 SCC 173
10. Tata Consultancy v. State of Andhra Pradesh, AIR 2005 SC 308

BBALLB 804B Conflict of Laws

Objective:

Conflict of law and also private international law is perhaps one of the few courses which have been least codified and is always growing. Initially, after Independence we were still drawing guidance from English Private International Law and even to-day we do it often, but with a distinct determination that we have to develop this subject on our own.

Our courts have taken this challenge well. Indian Private International Law course cannot be

taught in isolation but with guidance from English Private International law rules since our roots in this area, like many others, have been to common law

Course contents:

Lectures: 8

Unit I Introduction

1. What and why of conflict of laws: its function, bases like comity, convenience and justice.
2. Difference between Public and Private International law.
3. Development and history - England and India - a comparative sketch with reference
4. to USA and other countries.
5. Unification effects: In Europe and America.
6. Unification effects : In Europe and America
7. Modern theories:

Lectures: 8

Unit II Choice of Jurisdiction

1. Meaning, bases of jurisdiction, limitations like effectiveness principles - Relevant
2. C.P.C. provisions regarding jurisdiction -ss. 15-20, 83, 84, and 86
3. Kinds of jurisdiction:
4. Actions in personam - contract and tort.
5. Actions in rem - such as matrimonial causes and probate
6. Admiralty action - S VI the Admiralty Courts Act.
7. Actions under assumed discretionary jurisdiction (inherent jurisdiction) (Indian
8. Context : ss. 10 and 151 of C.P.C.

Lectures: 8

Unit III Classification and Necessity of Law

1. Choice of Law-Lex Causae, Classification/characterization/categorization - allocation of juridical category to the foreign element case.
2. Necessity for classification - different legal concepts with different content – matters like domicile, talaq and dower in different legal systems. Various theories - leading case Connecting factor - What is connection factor; lex fori to determine.

3. Selection of lex causae through connecting factor. Application of lex causae - three meanings of Lex Causae - Renvoi: partial and total(foreign court theory) - critical analysis of Renvoi - Indian position

Lectures: 8

Unit IV Limitations of Law

1. Limitations on application or exclusion of foreign law
2. When foreign law is excluded: grounds - Public Policy, Revenue Laws and Penal

Lectures: 8

Unit V Concept of Domicile

1. General principles/fundamental Principles
2. Elements - intention and residence
3. Kinds
 - i. Domicile of Origin
 - ii. Domicile of Choice
 - iii. Domicile of dependence: married women's position in English and Indian laws.
 - iv. Domicile of corporation.

Select bibliography:

1. Paras Diwan, Private International law (1998), Deep & Deep, New Delhi
2. Cheshire, Private International Law
3. Srumberg, Private International Law
4. A.V.Dicey, Conflict of Laws

BBALLB 805 A: Law of Partnership and Limited Liability Partnership

Objective

The objective of this course is to acquaint the students with basic components of partnership rights and duties with special reference to Limited Liability Partnership and Indian law and practice.

Note: (1) Ten questions are to be set, two questions in each unit.
(2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Unit I Introductory
Meaning, Nature and essentials of Partnership (Section 4), Determination of existence of Partnership (Section 5-6), Comparison of Partnership with Company and HUF

Lectures: 8

Unit II Relations of partners
Rights /Duties of partners inter se (Section 9), Partner to be agent of the firm and his authority, Relations to third parties (Section 18-27), Doctrine of Holding Out (Section 28), Minor as a partner (Section 30), Incoming and outgoing partners (Section 31-38)

Lectures: 8

Unit III Registration and Dissolution of Firm
Registration of firms and effects of non registration (Section 59, 69), Modes of Dissolution of Firms (Section 39-44), Consequences of dissolution (Section 45-46), Sale of Goodwill after dissolution (Section 55)

Lectures: 8

Unit IV Limited Liability Partnership-I
Meaning of LLP, Essentials and Benefits of creation of LLP, LLP v other forms of Business-Comparison of LLP with Company and Partnership, General provisions regarding LLP (Section 3-10), Highlights of Limited Liability Partnership Act, 2008

Lectures: 8

Unit V Limited Liability Partnership-II
Incorporation of LLP (Section 11-13), Effect of Registration of LLP (Section 14), Eligibility, duties and relationship of Partners in LLP (Section 22-33), Conversion from other forms of Business into LLP's (Section 55-59), Compromise and Arrangement of Limited Liability Partnership (Section 60-62)

Lectures: 8

Suggested Readings:

1. Avtar Singh : Law of Partnership
2. S.K. Kapoor: Partnership Law
3. Limited Liability Partnership Act,2008 & General rules,2009
4. K. Sukumaran ,:The Indian Partnership Act
5. Pollock & Mulla :The Indian Partnership Act

Recommended Cases:

1. Amritlal Goverdhan Lallan v. State Bank of Travancore, AIR 1960 SC 1432
2. Patnaik & Co. v. State of Orissa, AIR 1965 SC 1655
3. State of Gujrat v. Mamon Mohd., AIR 1967 SC 1885
4. Harshad Ji Shah v. L.I.C., AIR 1997 SC 2459
5. Chairman, L.I.C & others v. Rajiv Kumar Bhaskar, (2005) 6 SCC 188
6. R.D. Saxena v. Balram Prasad Sharma, AIR 2000 SC 2912
7. U.O.I. v. Amar Singh, AIR 1960 SC 233
8. Syndicate Bank v. Vijay Kumar, AIR 1992 SC 1066
9. Federal Bank Ltd. v .V. M. Jog Engineering Ltd., AIR 2000 SC 3166
10. Loonkaran Sethia v. Ivan E. John & others, AIR 1977 SC 336

BBALLB 805 B: International Economic Law

Objective:

The course focuses on the problems of International attempts in making an International economic order. The agencies at the international level had already been envisaged with the birth of United Nations. However, as the economic interdependence among nations grew, the role of these specialized agencies became more prominent. The declaration of the new economic order and the declaration on the right to development coupled with the impact of Dunkel draft gave new dimensions resulting in the establishment of World Trade Organization (WTO) to regulate the liberalized trade at global level. This course goes into the different parameters of the developments whose implications the students will have to be familiar with.

Course contents:

Lectures: 8

Unit I Introduction and Historical Background

1. Historical perspectives
2. United Nations: GATT
3. Evolution of New International Economic Order (NIEO)
4. Essential components of NIEO

Lectures: 8

Unit II Economic Rights

- a. State acceptance and practice of NIEO principles
- b. Charter of Economic Rights and Duties
- c. Sovereignty over wealth and natural resources
- d. TNCS
- e. Foreign investment
- f. Transfer of technology

Lectures: 8

Unit III Scope of International Economic Law

- a. Elimination of colonisation, apartheid, racial discrimination
- b. Extension of tariff preferences
- c. Most favoured nation treatment
- d. North-south gap widened or narrow
- e. Institutions
- f. UNCTAD (United Nations Conference on Trade and Development)

Unit IV GATT

- a. UNCITRAL
- b. GATT
- c. Objectives
- d. Strengths and weaknesses
- e. Salient features of GATT 1994 (Final Act of Uruguay Round)

Unit V World Trade Organization

- a. WTO
- b. Structure, principles and working
- c. Difference between GATT and WTO
- d. Problems:
 - i. Agriculture
 - ii. Sanitary and phyto sanitary measures (SPS)
 - iii. Technical barriers of trade (TBT)
 - iv. Textiles and clothing
 - v. Anti-dumping
 - vi. Customs valuation
 - vii. Services
 - viii. TRIPS
 - ix. TRIMS
 - x. Disputes settlement

Select Bibliography:

1. Bandari Surendra, World Trade Organization and Developing Countries (1995), Universal, Delhi
2. Myneni Srinivasa Rao, International Economic Law (1996), Pioneer Books, New Delhi.
3. Arun Goyal(ed.), WTO in the new Millennium (2000), Academy of Business Studies, New Delhi-110002.
4. Schwarzenberger, Economic World Order (1970) Manchester University Press.
5. Jayanta Bagchi, World Trade Organization : An Indian Perspective (2000), Eastern Law House, Calcutta.
6. J.G.Starke, Introduction to International Law (1989) Butterworths

BBALLA 805 C: Maritime Law

Objective:

There is a sea change and conceptual revolution in maritime law. With more interactions between nations and nations as well as between persons, natural and legal, in one country to others in another country led to evolution of new norms of behaviour in maritime scenario. Changes in the extent of territorial waters, exploration into and exploitation of, zonal and deep sea living and non living resources, the need for liberal approach to transit and innocent passage of ships and the all important demand for elimination of marine pollution from any source have thrown new challenges. This course is intended to look at the problems more from a public law point of view than from private law perspectives and to provide a basic knowledge that helps one to study more about the widening frontiers of maritime law in the years to come.

Course contents:

Lectures: 8

Unit I Introduction to Maritime law

1. sources
2. Custom
3. Binding nature
4. International conventions
5. Law-making treaties
6. Multi-lateral and bilateral
7. Resolution and recommendation of international organisations such as

Lectures: 8

Unit II Internal waters

1. Meaning
2. Maritime boundary
3. Baseline concept : determination of baseline
4. Innocent passage: scope of coastal state interference
5. Regime of maritime ports
6. Port state jurisdiction : civil and criminal
7. Attachment of ships: arrest of ships
8. Access of foreign ships to ports
9. Ships in distress
10. Quarantine regulations

Lectures: 8

Unit III Territorial Seas

1. Territorial waters
2. Territorial sea : concept and development
3. Width, conflicting claims of coastal states
4. Coastal state jurisdiction

5. Access of ships to the territorial sea
6. Scientific research: jurisdiction on

Lectures: 8

Unit IV Contiguous Zone

1. Contiguous Zone
2. Concept and relevance in present times
3. Coastal state jurisdiction over customs and law and order confined to contiguous or not

Lectures: 8

Unit V Economic Zone

1. Exclusive Economic zone
2. Definition
3. Jurisdiction

Select bibliography

1. Orrego Vicuna, *The Changing International Law of the High seas Fisheries* (1999), Cambridge
2. Ian Brownlie, *Principles of Public International Law* (1998), Clarendon press, oxford
3. P. Chandrasekhar Rao, *The New law of Maritime Zones* (1983) miling publications, New Delhi
4. Samir Mankababy, *The International Shipping Rules* (1986), Croom Helm, London
5. Nagendra Singh, *International Maritime law Conventions, Vol.I Navigation* (1983) Stevens & Maxwell, London.
6. Myron H. Nordquist and John Norton Moor (eds.), *Ocean Policy - New Institutions, Challenges and Opportunities* (1999), Kluwer.

BBALLB 806: Professional Ethics, Accountancy for Lawyer & Bench Bar Relation (Clinical- II)

Objective:

The paper aims to imbibe in students the role and relevance of discipline as well as the implication of Misconduct in Legal profession so as to inculcate discipline, etiquettes and to promote cordial relations among judges, advocates & clients. It mainly focuses on Law of Contempt in the context of Legal Profession.

Note:

- (1) Ten questions are to be set, two questions in each unit.
- (2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures: 8

Unit I Object and Background

Introduction of Legal Profession in India- Barristers, Vakils, High Court Pleaders, Advocates etc. The All India Bar Committee 1951 and the Passing of Indian Advocates Act, 1961. The Advocates Act 1961: Definitions (Section 2), Constitution and Function of State Bar Councils, Bar Council of India, Terms of Office, Various Sub-committees Including Disciplinary Committee and the Qualification for their Membership. Power to Make Rules (Sections 3 to 15)

Lectures: 8

Unit II The Advocate Act, 1961

The Advocate Act, 1961
Admission and Enrolment of Advocate-Senior and other Advocates, Common role of Advocates, Qualifications and Disqualifications for Enrolment and Procedure thereof, (Sections 16 to 28)
Professional and Other Misconduct, Principles for Determining Misconduct, Disciplinary Committees for Misconduct. Appeals to the Supreme Court (Sections. 35 to 44)

Lectures: 8

Unit III Nature of Legal Profession and Duties of Legal professionals

Nature of Legal Profession, Need for an Ethical Code Rights, Privileges and Duties of Advocates, Preparation of a Case and Fees of an Advocate, Bar Against Soliciting Work and Advertisement, Bar against Touting, Refusal of Briefs, Accountability to the Client, Confidentiality between an Advocate to Compromise, Study of Code of Ethics Prepared by the Bar Council of India.

Lectures: 8

Unit IV The Contempt of Court Act, 1971

Contempt of Courts Act, 1971,
What is Civil Contempt and Criminal Contempt, Punishment for Contempt.
Procedures in Contempt Cases. Supreme Court Rules to Regulate Contempt
Proceedings

Lectures: 8

Unit V Supreme Court Judgments and Case Analysis

1. Supreme Court Bar Association v. Union of India & others, AIR 1998 SC 1895
2. Re Ajay Kumar Pandey Advocate, AIR 1998 SC 3299
3. Dr. I. P. Mishra v. State of U.P., AIR 1998 SC 3337
4. Kashi Nath Kher and other v. Dinesh Kumar Bhagat and others, AIR 1998 SC 374
5. P. D. Gupta v. Ram Murti, AIR 1998 SC 283
6. Sadhvi Ritumbhara v. Digvijay Singh & others, (1997, 4SCJ 64)
7. Delhi Judicial Service Association, Tis Hazari Court Delhi v. State of Gujarat and Others, AIR 1991 SC 2176
8. M. B. Sanghi v. High Court of Punjab & Haryana and others, AIR 1991 SC 1834
9. Amrit Nahata v. Union of India, AIR 1986 SC 791
10. State of Bihar v. Kripalu Shankar, AIR 1987 SC 1554

Suggested Readings:

1. Rao, Sanjeev : Indian Advocates Act, 1971.
2. Jain, M. P. : India Legal History (Chap. On Legal Profession)
3. Iyer, Krishna Murthy : Book on Advocacy.
4. The Contempt of Courts Act, 1971
5. Journal of Bar Council of India

Moot Court/Tutorial/Practical Training

Objective:

Moot Court has been introduced with a purpose to make students aware about functioning of the courts. It is necessary to watch the proceeding of the courts and know the procedural formalities therein. Therefore students will be taught about these procedural formalities in the class. Some important cases will be assigned to them and they will be required to present their pleading on them in the moot-sessions.

As per requirement of Bar Council of India, Students will be required to visit the courts and observe the proceedings. They will also be required to maintain the records of the court-trial and various steps of the trial proceedings. Efforts will also be made to solve subject problems of the students by dividing whole class in different group so as to enable the student to get personal attention of the teacher in charge of their class.

Summer Training Project

Objective:

Under this programme all concerned teachers would stimulate the students by focusing on preparation for trial and strategies as well as on techniques of examination and cross- examination of witnesses, argumentation in court. Students would also be trained to focus on writing appellate brief in civil cases, criminal cases and write mailers and argue before the appropriate forums. This course is compulsory for all students and on the basis of their performance marks would be awarded to them for which four credit marks have been reserved.



Ninth Semester Examination

Code No.	Paper	Lecture Hours (Theory Paper)	Lecture Hours (Practical Paper)	Internal Evaluation	External Evaluation	Max. Marks	Min. Pass Marks (Each Paper)#	Credits
				Max Marks	Max Marks			
BBALLB 901	Principles of Taxation Law	4	-	30	70	100	40	4
BBALLB 902A	Law relating to Insurance (Any One)	4	-	30	70	100	40	4
BBALLB 902B	Investment & Security Laws	-	-	-	-	-	-	-
BBALLB 903	Drafting, Pleading and Conveyance *** (Clinical- III)	4	-	30	70	100	40	4
BBALLB 904A	Law of Indirect Taxes (Any One)	4	-	30	70	100	40	4
BBALLB 904B	Air and Space law	-	-	-	-	-	-	-
BBALLB 905	Environmental Law	4	-	30	70	100	40	4
BBALLB 906A	Socio-Economic Offences (Any One)	4	-	30	70	100	40	4
BBALLB 906B	Trusts, Equity & Fiduciary Relations	-	-	-	-	-	-	-
BBALLB 906C	Land Laws including Local Laws	-	-	-	-	-	-	-
	Moot Court*/Tutorial/Practical Training/Seminars	-	-	-	-	-	-	-
	Total	24	4	-	-	600	270#	24

Minimum pass marks: 40% in individual paper & 45% in aggregate.

*It is compulsory to attend and participate in the Moot Court Competitions and Court Visits and submit their certificate of participation accordingly. The marks of Moot Court and Court Visit will be awarded in 10th Semester.

BBALLB 901: Principles of Taxation Law

Objective:

Concept of income tax, heads of income, including foreign income assessment procedures, adjudication and settlement of tax disputes are the basic areas of study in this paper.

Note:

- (1) Ten questions are to be set, two questions in each unit.
- (2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures: 8

Unit I Introduction

Definitions, Basis of Income, Charge of Income Tax, Scope of total Income, Residential status and Incidence of Tax, Income deemed to accrue or arise in India, Foreign income and its taxability

Lectures: 8

Unit II Incomes which do not form part of total Income

Incomes not included in total income, Special provision in respect of newly established industrial undertaking in free trade zones and hundred per cent export-oriented undertaking, Special provision in respect of newly established Income from property held for charitable or religious purpose, Income of trusts or institutions from contributions

Lectures: 8

Unit III Exemption, Procedure of Assessment

Exemption (Sec.10), Deduction (Sec.80), Rebate(Sec.88 & 88 B), Special provision relating to incomes of political parties, Set off and carry forward of losses (Sections 70-80), Procedure for assessment (sections139-158)

Lectures: 8

Unit IV Heads of Income

Salaries, Income from house property, Profits and gains of business or profession, Capital gains, Income from other sources

Lectures: 8

Unit V Tax Authorities

Income Tax Authorities, their Jurisdiction and powers (sections 116-138)., Appeal, Reference and Revision, Collections and recoveries and refund, Penalties, Offences and Prosecution (sections 190-234 and 237-245)

Suggested Readings:

1. Dinesh Ahuja and Ravi Gupta: Systematic approach to Income Tax, (Latest Edition)
2. Singhania: Student Guide to Income Tax, Taxman (Latest Edition)
3. N.A. Palkwllah's: Income Tax Act (Two Volume)
4. Iyer's: Income Tax Act
5. Chaturvedi's: Direct Tax Act (Three Volume)

Recommended Cases:

1. CIT, West Bengal v. Benoy Kumar Saha Roy, AIR 1957 SC 768
2. Pingle Industries Ltd. v. CIT, AIR 1960 SC 1034
3. P.Krishna Menon v. CIT, AIR 1956 SC 75
4. Mala Ram & Sons v. CIT, AIR 1956 SC 367
5. Banaras Cloth Dealers Syndicate v. ITO Banaras, (1964) ITR 507
6. CIT v. Kothari, (1963) 40 ITR 107 (SC)
7. Consolidated Coffee Board v. Coffee Board Bangalore, AIR 1980 SC 1468
8. Dr. T.A. Quereshi v. CIT (2007) 2 SCC 759
9. CIT v. K. Chinn & Thomban (2007) 7 SCC 390
10. CIT v. Jeevan Lal Shah (1994) 205 ITR 214 (SC)

BBALLB 902 A: Law relating to Insurance

Objective:

In this paper the students will be taught about the Kinds of insurance and the body regulating the insurance sector.

- Note:** (1) Ten questions are to be set, two questions in each unit.
(2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures: 8

Unit I General Principles of Law of Insurance

Definition, Nature and History of Insurance: Contract of Insurance, Insurable Interest, Premium, Policy-classification of policy, Preparation of Policy, Form and Contents, Risk and Insurance, Assignment Utmost Good Faith, Representation and Warranties, Performance of Insurance Contract.

Lectures: 8

Unit II General Introduction of Life Insurance

Life Insurance: Definition, Nature of Life Insurance Contract; Formation of Life Insurance Contract: General Nature of Contract, Rights of Property in Life Insurance Contract.

Life Insurance Corporation Act, 1956:- Object, Policy, Establishment of L.I.C (Sec 3-5), Function of L.I.C (Sec- 6-6A), Transfer of Existing Life Insurance Business to L.I.C (Sec 7-15), Compensation for Insurance Business (Sec 16), Utilization of Surplus from Life Insurance Business and Profits from other Business (Sec 28-28A) Exclusive Privilege of L.I.C of carrying on Life Insurance Business (Sec 30-30A)

Lectures: 8

Unit III General Introduction of Fire Insurance

The Definition, Nature and Scope of Fire Insurance, The meaning of the Terms “Fire” and “Loss by Fire” The Amount Recoverable by the Assured

Lectures: 8

Unit IV General Introduction of Marine Insurance

Nature and Scope of Marine Insurance Contract, Classification of Marine Policies, Voyage Deviation, The Perils of the Sea, Warranties in Marine Insurance Loss.

Lectures: 8

Unit V Public Liability Insurance Act, 1991

Public Liability Insurance Act, 1991:- Nature, Scope and Object, Definitions (Sec-2), Liability to Give Relief in Certain cases on Principles of No Fault (Sec. 3); Duty of Owner to Take Out Insurance Policies (Sec. 4); Verification and Publication of Accident by Collector (Sec. 5); Application for Claim for Relief (Sec. 6); Award of Relief (Sec. 7); Establishment of Environmental Relief Fund (Sec. 7A); Provisions as to Other Right to Claim Compensation for Death (Sec. 8); Powers of Collector (Sec. 9-13); Penalty for Contravention (Sec. 14).

Suggested Readings:

1. Srinivasan, M. N. : Law and the Life Insurance Contract.
2. Banerjee, B. N. : The Law of Insurance.
3. Jee, Bhattacharya : The Life Insurance Corporation Act., 2002
4. Mishra, M. N. : Law of Insurance, 2000
5. Shrivastava, Kirpa Dayal : Commentaries on Employees State Insurance Act, 1948
6. Murthy, K.S.N. : Modern Law of Insurance in India

Recommended Cases:

1. Reserve Bank of India v. Peerless General Finance and Investment Co., AIR 1987 SC 1023
2. LIC v. Nirmala Adi Reddy AIR 1984 SC 892
3. General Assurance Society Ltd. v. LIC AIR 1964 SC 892
4. Charan Lal Sahu v. Union of India, AIR 1990 SC 1480

BBALLB 902 B: Investment and Security Laws

Objective:

There is a revolution in the laws relating to the investment and security. The economic and social development depends on security market at national and global levels. In the global level there is a trend for unification of controls of securities and investments. Reflection of this global phenomenon is essentially to be felt in India. The new laws and regulations now fall in line with the global requirements at times transcending the constitutional limitations. Needless to say that the study of law relating to investment and securities attains new dimensions.

Course contents:

Lectures: 8

UNIT I Introduction and Historical Background

- a. Historical Background of securities and investment laws
- b. Securities : the concept
- c. England: Banking corporate finance and private financial services
- d. India: from usury laws to the modern system
- e. Securities: Kinds
- f. Government Securities

Lectures: 8

UNIT II Types of Securities

- a. Securities issued by banks
- b. Securities issued by corporations
- c. Securities in mutual fund and collective investment scheme
- d. Depository receipts
- e. Government Securities units 10
- f. Bonds issued by government and semi government institutions

Lectures: 8

UNIT III Role of Central Bank

- a. Role of Central Bank (the RBI in India)
- b. Impact of issuance of bonds on economy
- c. Government loan from the general public
- d. External borrowing
- e. World Bank
- f. I.M.F.

UNIT IV Foreign Direct Investment

- a. Asian Development Bank
- b. Direct from foreign government.
- c. Government loan: the constitutional dilemma and limitations
- d. Can a state go for external loans?
- e. Impact on economic sovereignty
- f. Dilution of power of the Central Bank (RBI)

UNIT V Investment Banking

- (a) Treasury deposits
- (b) Securities Issued by Banks
- (c) Bank notes: is it the exclusive privilege of the central bank in the issue
- (d) Changing functions of banks from direct lending and borrowing to modern System
- (e) Bank draft, travellers' cheques, cheque cards, credit cards, cast cards
- (f) Deposits' nature: current, saving and fixed deposits, interest warrants

Bibliography

1. Farrar, John, H. and Hanniyan, Brenda, Farr's Comopany Law, (1998) Butterworths, London
2. Gupta, S.N., The Banking Law in Theory and Practice, (1999) Universal, New Delhi.
3. Tannan, M.L., Tannan's Banking Law and Practice in India, (2000) India Law House, New Delhi
4. Ramaiya, A., Guide to the Companies Act, (1998) Wadhwa and Co., New Delhi.
5. Bhandari, M.C., Guide to Company Law Procedures, (1996) Wadhwa and Co., New Delhi.
6. Ford, Haj A.M., et. al. Ford's Principles of Corporations Law, (1999) Butterworths, London.

BBALLB 903: Drafting, Pleading and Conveyance (Clinical- III)

Objective:

The object of this paper is to train students in the art of drafting both for court purposes as well as for other legal forums.

Note:

- (1) Ten questions are to be set, two questions in each unit.
- (2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Unit I

Fundamental Rules of Pleadings

Plaint Structure, Description of Parties, Written Statement and affidavit, Application for setting aside ex-part decree

Lectures: 8

Unit II

Ordinary suit for Recovery

Suit under Order XXXVII of CPC and the difference between the two suits, Suit for Permanent Injunction, Application for temporary injunction Order XXXIX of CPC, Suit for Specific Performance, Petition for eviction under Rent Control Act

Lectures: 8

Unit III

General Principles of Criminal Pleadings

Application for bail, Application under Section 125 Cr.P.C., F.I.R. Under Section 154 Cr.P.C.

Lectures: 8

Unit IV

Practical Drafting-I

- i. Notice to the tenant under section 106 of Transfer of Property Act
- ii. Notice under section 80 of CPC
- iii. Reply to notice
- iv. General Power of Attorney
- v. Will
- vi. Agreement to SELL
- vii. Sale – deed
- viii. Suit for Dissolution of Partnership
- ix. Petition for grant of probate / Letters of Administration
- x. Application for appointment of receiver/Local Commissioner
- xi. Application for Compromise of Suit
- xii. Application for Appointment of Guardian
- xiii. Application to sue as an indigent person under Order 33 of CPC
- xiv. Appeal from original decree under Order 41 of CPC
- xv. Appeal from orders under order 43 of CPC
- xvi. Revision Petition
- xvii. Review Petition

Lectures: 8

Unit V

Practical Drafting-II

- i. Application under section 5 of Limitation Act
- ii. Application for execution
- iii. Application for caveat under section 148A of CPC
- iv. Writ Petition
- v. Application under section 482 of Cr.p.c.

Lectures: 8

- vi. Compounding of offences by way of compromise under Section 320(i) Cr.P.C.
- vii. Lease deed
- viii. Special Power of Attorney
- ix. Relinquishment Deed
- x. Partnership Deed
- xi. Mortgage Deed
- xii. Reference to Arbitration and Deed of Arbitration
- xiii. Deed of gift
- xiv. Notice for Specific Performance of Contract

Suggested Readings:

1. N.S. Bindra: Conveyancing
2. A.N. Chaturvedi: Conveyancing
3. D'Souza: Conveyancing
4. Mogha T.C.: Drafting Pleading and Conveyance
5. Manohar, Murli: Art Of Conveyancing And Pleading, EBC Lucknow
6. Prakash, R.: Shiva Gopal's Conveyancing, Precedents And Forms, EBC, Lucknow

Recommended Cases:

1. Habib Khan v. Kalsulu Devi, AIR 1997 AP 53
2. State Bank of Rajasthan v. Kalyan Singh, AIR 1971 SC 2018
3. Shakuntala Bai v. L.K. Kulkarni, AIR 1989 SC 1359
4. Sanatan v. Behrampur University, AIR 1991 SC 1075
5. Shikhar Chander v. D.J.P.K.Sabha, AIR 1974 SC 1178
6. Nichchhal Bhai v. Jaswant Lal Jinabhai, AIR 1966 SC 997
7. Balwant Singh v. State of India, AIR 1976 SC 316
8. Mahender Kumar v. State of M. P, AIR 1987 SC 1395
9. Ramesh Chand v. Punjab National Bank, AIR 1991 SC 1147

BBALLB 904 A: Law of Indirect Taxes

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.

Note:

- (1) Ten questions are to be set, two questions in each unit.
- (2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures: 8

Unit I Central Excise

Background and introduction to Excise Law in India, Structure of Excise Law in India, Meaning of 'Manufacture' under section 2(f) and 'Manufacturer' under section 2(f), Classification of goods : (i) Central Excise Tariff Act 1985 (ii) Rules for Interpretation of CETA (iii) Other aspects of Classification, Valuation (i) Study of section 4 and section 4- A along with Rules for Valuation, CENVAT i. Basic meaning, ii. MODVAT, iii. CENVAT on inputs, iv. CENVAT on Capitals goods, Administrative structure of excise department

Lectures: 8

Unit II Customs

Background and Introduction to Customs Law in India, Structure of Customs Law in India, Administrative structure of Customs department, Territorial Waters of India, 'Goods' under Customs Act, Types of Duties, Valuation: Restrictions on import and export under the Customs Act 1962, Introduction to Duty Drawback, Introduction to Baggage Rules and Import by Post and Courier,

Lectures: 8

Unit III Sales Tax

Introduction to Central Sales Tax, Constitutional Provisions on taxes on Sales of Goods, Charging Section, Inter-state sale, Movement of Goods, Stock Transfer, Meaning of goods and Sales,

Lectures: 8

Unit IV Vat

Introduction to VAT

Lectures: 8

Unit V Service Tax

Introduction and Background, Constitutional Validity Provisions regarding: (i) Registration (ii) Records (iii) Self Assessment and verification (iv) Interest on Delayed Payment

Suggested Readings:

1. V.S. Dubey: Taxman
2. R.K. Gupta: Excise Law
3. S.S. Gupta: Service Tax
4. Rakesh Bhargava & Mukesh Bhargava : Central Excise Tariff
5. D.N. Kohli : Manual of Central Excise Law and Procedure in India

Recommended Cases:

1. CCE v. Vazir Sultan Tobacco Co. Ltd. (1996) 3 SCC 434
2. Mohan Breweries & Distillaries Ltd. v. CTO (1997) 7 542 : AIR 1997 SC 3497
3. All India Federation Of Tax Practitioners v. Union Of India, (2007) 7 SCC 527 : AIR 2007 SC 2990
4. Commissioner Prohibition & Excise, A.P., Sharna Gauda (2007) 6 SCC 42 : (2007) 3 SCC (CRI) 50
5. Research Foundation for Science v. Union Of India (2005)13 SCC 661
6. Commissioners of Customs v. Prpdelin India Pvt. Ltd. (2006)10 SCC 280
7. Udyani Ship Breakers Ltd. v. Commissioners Of Customs & Central Excise (2006) 3 SCC 345

BBALLB 904 B: Air and Space Law

Objective

The paper aims at introducing students to basic components of air and space law with special references to India.

Course contents:

		Lectures: 8
Unit I	Introduction-I	
	Origin of the Air and Space Law	
		Lectures: 8
Unit II	Introduction-I	
	Structure of the Air and Space Law	
		Lectures: 8
Unit III	The Warsaw Convention	
	The freedoms, Regulation, ICAO	
		Lectures: 8
Unit IV	Definition and Delimitation of Outer Space	
	Activities, Regulation	
		Lectures: 8
Unit V	International Regulations	

Text books:

1. I.H. Diederiks – Verschoor, An Introduction to Air Law (The Hague, 1997)
2. C.Q. Christol, Space Law (Deventer, 1991)
3. Mani, Bhatt and Reddy, Air and Space Law (Lancer, 1999)
4. Kapoor, S.K.: Public International Law
5. Bhatt, S.: Studies in Aerospace Law
6. Tondon, M.P.: Public International Law

Reference books:

1. Nicolas, M.M.& Da Suassure, Hamilton : Legal Implication of
2. Remote Sensing from outer space

Essential Case Law:

1. Pan Am Airways v. The Queen (1981) 2 SCR 565
2. New Zealand Air Line Pilots' Association Inc. v. Attorney- General (1997) 3 NZLR 269
3. India v. Pakistan ICJ Reports 1972, p.46 : 48 ILR,p.331
4. American Smelting and Refining Co. v. Philippine Airlines Inc. US and C AVR, 1954, p. 221: 21 ILR, p. 286
5. Coccia v. Turkish Airlines (1985) Dir.Mar.751
6. El Al Israel Airlines v. Tsui Yuan Tseng (1999) L.Ed.2d 575
7. Krystal v. BOAC, 403 F. Supp. 1322 (1975)
8. Hernandez v. Air France, 545 F.2d 279 (1976)
9. The Nicaragua v. U S Case, ICJ Reports, 1986, pp.3,128 : 76 ILR, pp. 349,462

BBALLB 905: Environmental Law

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.

- Note:** (1) Ten questions are to be set, two questions in each unit.
(2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures: 8

Unit I Environmental Law: International Perspective

Introduction : Environment – Meaning, Environment Pollution – Meaning, Causes and Effect; International Norms - Sustainable Development – Meaning and Scope, Precautionary Principle, Polluter pays Principle and Public Trust Doctrine, Rio Conference on Environment and Development, 1972 (Earth Summit)

Lectures: 8

Unit II Environmental Law: National Perspective

Constitutional Guidelines - Right to Wholesome Environment – Evolution and Application, Relevant Provisions – Art. 14, 19 (1) (g), 21, 48-A, 51-A(g), Environment Protection through Public Interest Litigation; Environment Protection and Public Interest Litigation in India

Lectures: 8

Unit III Framework and Analysis of anti Pollution Acts and Rules

The Water (Prevention and Control of Pollution) Act, 1974 - Water Pollution – Definition, Central and State Pollution Control Boards – Constitution, Powers and Functions, Water Pollution Control Areas, Sample of effluents – Procedure; Restraint order, Consent requirement – Procedure, Grant/Refusal, Withdrawal, Citizen Suit Provision; Air (Prevention and Control of Pollution) Act, 1981 - Air Pollution – Definition, Central and State Pollution Control Boards – Constitution, Powers and functions, Air Pollution Control Areas, Consent Requirement – Procedure, Grant/Refusal, Withdrawal, Sample of effluents – Procedure; Restraint order, Citizen Suit Provision

Lectures: 8

Unit IV Protection of Forests and Wild Life

Indian Forest Act, 1927 - Kinds of forest – Private, Reserved, Protected and Village Forest, The Forest (Conservation) Act, 1980; The Wild Life (Protection) Act, 1972 - Authorities to be appointed and constituted under the Act, Hunting of Wild Animals, Protection of Specified Plants, Protected Area, Trade or Commerce in wild animals, animal articles and trophies; Its prohibition.

Lectures: 8

Unit V General Environmental Legislations

Environmental (Protection) Act, 1986 - Meaning of ‘Environment’, ‘Environment Pollutant’, ‘Environment Pollution’, Powers and Functions of Central Govt, Citizen Suit Provision; Principle of ‘No fault’ and ‘Absolute Liability’, Public Liability Insurance Act, 1991, The National Environment Tribunal Act, 1995; The National Appellate Environmental Authority Act, 1997 , Constitution, powers and functions

Suggested Readings:

1. Shyam Diwan, Armin Rosencranz: Environmental Law & Policy in India
2. P. Leelakrishnan: Environmental Law in India
3. Gurdip Singh: Environmental Law in India
4. Paras Diwan, Peeyushi Diwan : Environmental Administration, Law and Judicial Attitude

Recommended Cases:

1. M.C. Mehta v. Union of India, AIR 1997 SC 734
2. M.C. Mehta v. Kamal Nath, AIR 2000 SC 1997
3. Vellore Citizen Welfare Forum v. Union of India, AIR 1996 SC 2715
4. A.P. Pollution Control Board v. M.V. Nayudu, AIR 1999 SC 812
5. Narmada Bachao Andolen v. Union of India, AIR 2000 SC 3751
6. M.C. Mehta v. Union of India, AIR 2002 SC 1696
7. M.C. Mehta v. Union of India, AIR 2001 SC 1948
8. Orissa State Pollution Control Board v. M/s. Orient paper Mills, AIR 2003 SC 1966
9. M.C. Mehta v. Union of India, AIR 2002 SC 1696
10. Indian Council for Enviro-legal Action v. Union of India, AIR 1996 SC 1446

BBALLB 906 A: Socio-Economic Offences

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.

Note:

- (1) Ten questions are to be set, two questions in each unit.
- (2) The students are required to attempt **five** questions in all, selecting **one** question from each unit.

Lectures: 8

Unit I Hoarding and Profiteering

Laws relating to maintenance of essential supplies, Laws on maintenance of standards of weights and measures

Lectures: 8

Unit II Adulteration

Prevention of food adulteration, Control of Spurious Drugs

Lectures: 8

Unit III Corruption

Practice and Dimensions of corruption, Anti Corruption Laws

Lectures: 8

Unit IV Investigation and Prosecution-I

Central Vigilance Commission (CVC), Central Bureau of Investigation (CBI)

Lectures: 8

Unit V Investigation and Prosecution-II

Criminal Investigation Department (CID), Other organizations

Suggested Readings:

1. Vibhuti K.I.: Criminal Justice A Human Right Perspective of the Criminal Justice
2. Ravi, Bilimoria: Femal Criminality, A Socio-Legal Study

Recommended Cases:

1. N.P. Jharia v. State of M.P (2007) 7 SCC 358 : AIR 2007 SC 2677
2. Prakash Singh Badal v. State of Punjab (2007) 1 SCC 1: AIR 2007 SC 1274
3. State of A.P v. Vasudeva Rao (2004) 9 SCC 319: AIR 2004 SC 960
4. Raja Rampal v. Hon'ble Speaker Loksabha (2007) 3 SCC 184
5. Mahendra Kumar G Patel v. State of Gujarat (2004) 13 SCC 78
6. Hindustan Lever Ltd. v. Food Inspector (2004) 13 SCC 83

BBALLB 906 B: Trust, Equity and Fiduciary Relations

Course contents:

Lectures: 8

Unit I Equity

Concept of equity – Origin and growth of equity in England, Maxims of Equity- Equitable Rights, Equitable Remedies

Lectures: 8

Unit II Indian Trusts Act 1882

Definition, Creation of Trusts – Duties and Liabilities of trustees – Rights and Powers of Trustees- Disabilities of Trustees; Rights and Liabilities- Rights and Liabilities of the Beneficiary- Vacation the office of Trustees – Extinction of Trustees – Certain obligations in the Nature of Trusts.

Lectures: 8

Unit III Rajasthan Public Trusts Act, 1959

Definition and validity of certain public trusts- Registration of Public Trusts – Management of Public trust property.

Lectures: 8

Unit IV Powers

Powers of Officers in relation to public trust- Control of Public Trusts- Social provisions in respect to certain trusts

Lectures: 8

Unit V Dharmada

Procedure and Penalties.

Leading Cases:

1. Hindu Religious Endowments, Madras, v. Shri Lakshmindar Thiratha Swamiar of Shri Shirur Mutt. AIR 1954 SC 282.
2. Durgah Committee, Ajmer v. Syad Hussain Ali
3. Surajmal Singhvi v. Stte of Rajasthan, 1966 RLW 566
4. Tilkayat Shri Govindlalji v. State of Rajasthan, AIR 1963 SC 1630.

Suggested Readings:

1. Upadhyaya.J.J.R : Equity, Trusts with Fiduciary Relations and Specific Relief.
2. Gandhi. B.M. : Equity, Trusts and Specific Relief.
3. Varadachari. V.K. : Lae of Hindu Religious and Charitable Endowments.
4. Varadachari. V.K. : Public Trusts and Taxation.
5. Singh. G.P. : Samya nyaya evam vishist sahanya adhiniyam.
6. Babel : Samya nyaya evam vishist anutosh adhiniyam.

BBALLB 906 C: Land Law including Local Laws

Course contents:

- Lectures: 8**
- Unit I Act of Study**
Rajasthan Tenancy Act, 1955, Rajasthan land Revenue Act, 1956, Rajasthan Rent Control, 2002.
- Lectures: 8**
- Unit II Rajasthan Renancy Act, 1955**
Preliminary: Objects and reasons, Definition, Khudkasht (Section 1 to 130, Ijredars, Grove Holder (Sections 194- 205) : Classes of tenants (Section 14 to17- A) : Conferment of rights on sub- tenants or tenants of khud kasht(19), Primary rights of tenants(section 31 to 37) : Surrender, Abandonment and Extinction of tenancies of tenancies (section 55 to 64). Improvement and trees (section 65 to 87).
- Lectures: 8**
- Unit III Declatory suits (section 88 to 92)**
Determination and modification of rent (sections 93 to 129): Payment and Recovery of rent (section 130 to 160): Grounds for ejection of Tenants, Remedies for wrongful ejection (Section 169 to 188).
- Lectures: 8**
- Unit IV Procedure and Jurisdiction of Courts (section 216 to 221)**
Provision for Injunction and appointment of Receiver (section 212). Appeal, Review, Revision (section 222 to 232): Reference, Questions of Proprietary Rights in Revenue Courts (section239) : Question of Tenancy Rights in Civil Courts (section 242), Conflict of Jurisdiction (section 243).
- Lectures: 8**
- Unit V The Rajasthan Land Revenue Act, 1956**
The Board of Revenue, revenue Courts and Officers (Section 4 to 30): Appeal, Reference, Revision and Review (section 74 to 87): Land (section 88 to 105): Survey (section 100 to 112); Record of Rights, Maintenance of maps and record, Annual Registers (section 113 to 137): Settlement operations: Rent Ratio, Determination of rent, Term of Settlement (section 142 to 177): Collection or Revenue (section 224 to 257), Rajasthan Rent Control Act, 2002.

Leading Cases:

1. Prabhu v. Ramdeo, AIR 1966 SC 172.
2. Kanaimal v. Kanhaiya Lal, 1966 RLW 179.
3. Bohra v. Ganesh, 1966 RRD 71 (FB) 1966 RLW.
4. Yasin Shah v. Munir Shah, 1967 RRD 37.
5. Mangilal v. Chottu. 1967 RRD 433.
6. Smt. Mulashi v. RamLal, 1976 RRD 88.

Suggested Readings:

1. Shyamlal Gupta: The Rajasthan Tenancy Act.
2. Dutt. S.K. : Tenancy Law in Rajasthan.
3. Dutt. S.K. : Rajasthan Land Revenue Act.
4. Suresh Chand, H. Mathur: Law of Tenancy in Rajasthan.
5. Dutta. S.K. : Rent Control in Rajasthan.
6. Karkara. G.S. : Rajasthan Land Laws (English and Hindi)
7. Babel. B.L. : Rajasthan Land Laws. (Hindi).

Moot Court/Tutorial/Practical Training

Objective:

Moot Court has been introduced with a purpose to make students aware about functioning of the courts. It is necessary to watch the proceeding of the courts and know the procedural formalities therein. Therefore students will be taught about these procedural formalities in the class. Some important cases will be assigned to them and they will be required to present their pleading on them in the moot-sessions.

As per requirement of Bar Council of India, Students will be required to visit the courts and observe the proceedings. They will also be required to maintain the records of the court-trial and various steps of the trial proceedings. Efforts will also be made to solve subject problems of the students by dividing whole class in different group so as to enable the student to get personal attention of the teacher in charge of their class.

Tenth Semester Examination

Code No.	Paper	Lecture Hours (Theory Paper)	Lecture Hours (Practical Paper)	Internal Evaluation	External Evaluation	Max. Marks	Min. Pass Marks (Each Paper)#	Credits
				Max Marks	Max Marks			
BBALLB 1001	Dissertations****	2	6	50	150	200	80	8
BBALLB 1002	Moot Court Exercise and Internship* (Clinical- IV)	-	4	100	-	100	40	4
	Total	2	10			300	135#	12

*subject to change

MAXIMUM & MINIMUM CREDITS OF THE PROGRAM

The total number of the credits of the BALLB Program is 228.

Each student shall be required to appear for examination in all courses. However, for the award of the degree a student should secure at least 216 credits, relaxation of credits will be given only in Elective papers.

Minimum pass marks: 40% in individual paper & 45% in aggregate.

*It is compulsory to attend and participate in the Moot Court Competitions, Court Visits and summer training and submit their certificate of participation accordingly. The marks of Moot Court and Court Visit will be awarded in 10th Semester.

*** The evaluation of this Course will be based on Assignment.

**** These courses will be based on the appreciating capacity of student regarding judgments and Evaluate their level of critical analysis understanding and presentation.

BBALLB 1001 : Dissertation and Presentation on Dissertation

Credits-6+2

Max. Marks- 150+50

Evaluation Pattern:

The Dean/Directors will propose a panel of examiners to the Controller of Examination for evaluation of the dissertation and for conducting the viva. The examiners approved by the university will evaluate dissertation in consultation with the supervisor followed by a viva to be conducted by a Board consisting of: (i) The External Examiner; (ii) Dean/HoD of the Institute; (iii) Supervisor of the candidate; (iv) One faculty member of the institute.

**BBALLB 1002: Moot Court Exercise and Internship (Clinical- IV)
(100 marks) (75 + 25 Viva) Internal**

**Credits-4
Max. Marks- 100**

Evaluation Pattern:

This paper may have three components of 30 marks each and a viva for 10 marks.

(a) Moot Court (30 Marks). Every student may be required to do at least three moot courts in a year with 10 marks for each. The moot court work will be on assigned problem and it will be evaluated for 5 marks for written submissions and 5 marks for oral advocacy.

(b) Observance of Trial in two cases, one Civil and one Criminal (30 marks):

Students may be required to attend two trials in the course of the last two or three years of LL.B. studies. They will maintain a record and enter the various steps observed during their attendance on different days in the court assignment. This scheme will carry 30 marks.

(c) Interviewing techniques and Pre-trial preparations and Internship diary (30 marks):

Each student will observe two interviewing sessions of clients at the Lawyer's Office/Legal Aid Office and record the proceedings in a diary, which will carry 15 marks. Each student will further observe the preparation of documents and court papers by the Advocate and the procedure for the filing of the suit/petition. This will be recorded in the diary, which will carry 15 marks.

(d) The fourth component of this paper will be Viva Voce examination on all the above three aspects. This will carry 10 marks.