

माँ विंध्यवासिनी विश्वविद्यालय, मीरजापुर

Maa Vindhyavasini University, Mirzapur

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Ordinance & Syllabus

Based on Choice-Based Credit System (CBCS)

of

Master of Laws (LL.M.)

w.e.f. Session 2025-26

Department of Law

Maa Vindhyavasini University

Mirzapur

Master of Laws LL.M. Two Year (Four Semester), Master Degree Course General Rules Regular Admission, Examination and Curriculum

- 1. Only those Candidates shall be eligible for admission to Master of Laws in Ist semester (First Year) who have obtained their Bachelor of Laws Degree from any recognized University or such examination of any university or Institution after Graduation under10+2+3 pattern or five year LL.B. degree course under 10+2+5 pattern as recognized by the university established by Law. Applicable from session 2023-24
- 2. Admission of LL.M. First Semester course shall be through entrance examination or as per university rules.
- 3. In order to be eligible to appear in the entrance examination for admission a candidate has to be Law Graduate with minimum 55% marks provided that those students who have appeared in the final examination of Bachelor of Laws Degree may also appear in the admission entrance examination but on the date of admission the candidate have to produce mark sheet of his final result. 5% Relaxation will be given to SC/ST Candidates.
- 4. Only those candidates will be admitted to Master of Laws course who qualify in the entrance examination and are also otherwise eligible under the admission rules of the University.
- 5. LL.M. Course comprised of two year (Four Semester) i.e. I, II, III & IV semesters.
- 6. In I, II & IV semester all the papers are compulsory. In III semester every student will be required to opt. for one Group which shall consist of three papers following one compulsory paper.
- 7. A student shall be required to submit a dissertation of 5 credits (equivalent to 100 Marks) before the last paper of the IV semester examination. The submitted dissertation shall be evaluated by external and internal examiners appointed by University.
- 8. Every student shall be examined in viva-voce examination of 5 credits (equivalent to 100 Marks).

Rules of Promotion, Back Papers and Improvement: -

- 1. A students who appeared in the I Semester Examination shall be automatically promoted to II Semester, Similarly II to III and III to IV. But he/she shall be declared passed if he/she has secured 45% marks in each paper and 50% marks in aggregate in each semester.
- 2. A Student who has secured pass marks i.e. 45% in each paper but failed to secure aggregate of 50% marks will be allowed to appear in back paper examination held in the next year as according to para 4, 5, 6.
- 3. A student will be allowed to appear in back paper examination in only one paper in each Semester.
- 4. A student who has secured more than 45% marks in each paper but not secured 50% marks aggregate he shall be eligible to appear in one back paper if he/she obtained 47% marks in aggregate in each semester.
- 5. A student who has not appeared or failed either in one paper in each semester has got 47% marks as an aggregate shall be eligible to appear in back paper examination.
- 6. Improvement in LL.M. I to IV semester will be held as per university rules.

Re-admission Rules:-

- 1. There shall be no re-admission in the LL.M. I, III semester.
- 2. A student who has failed in the examination or failed to appear in the examination and who is otherwise eligible to appear in the examination as an ex-students shall not be admitted as regular student.

Division:-

- 1. The Division shall awarded on the basis of aggregate marks obtained in LL.M. I II, III, and IV semesters examination. A candidate having obtained 60% or above marks shall be placed in first division and candidate having obtained less then 60% of the aggregate marks in I II, III, and IV semesters examination taken aggregate shall be place in second division.
- 2. In order to appear in the examination 75% attendance shall be compulsory.

Division of Marks of LL.M Course on Choice Based Credit System

- 1- Each Semester has Five Papers (5) of Credits 25 (500)
- 2- Distribution of Marks
 - 20 Marks = 1 credit
 - 100 Marks (20 Marks Internal Assessment + 80 Marks Written Examination) = 5 credits (1 Credit Internal Assessment + 4 Credits Written Examination)
 - A. 80 Marks Written Examination = 4 Credit
 - B. 20 Marks Internal Assessment = 1 Credit
 - a. 10 Marks Seminar/ PowerPoint Presentation = 0.5 Credit + Seasonal Test = 0.5 Credit
 - b. 10 Marks Overall performance = 0.5 Credit
- **3-** For any other specialization paper group given in **syllabus at least 15 students** are required for running the other Specialization Group.
- * CCEC=Compulsory Common Elective Course.
- * ALIF=Affiliated Interdisciplinary Field.

DEPARTMENT OF LAW

Program: Master of Laws (LL.M.)

(Under CBCS & NEP System)

SYLLABUS

Programmee Outcome of LL.M

- PO1. To strengthen research aptitude in view of providing platform by undertaking research projects.
- PO2. To explore the legal knowledge of their specialization in context of legal field.
- PO3. To provide a platform for the Students to become academicians and lifelong learners.
- PO4. To create an awareness and understanding of the ethical, social, political and economic context in which the basic concepts, values, principles and rules of the Legal System are competing
- PO5. To strenghten logical legal arguments by exhibiting the ability to research and critically analyse and apply legal knowledge in legal problem solving.
- PO6.To recognizes interest of students in learning & provide them to choose area of their choice.

Course of LL.M. I to IV semester DEPARTMENT OF LAW Maa Vindhyavasini University

<u>Mirzapur</u>

TOTAL CREDIT OF COURSE-96

SEMESTER - I

Paper Code and Name of the Paper	Credit	Paper Description	Course Type / Remarks
LLM – C - 1001 Constitutional Law of India- I	5(4+1)	Core	Course to be opted from parent discipline
LLM – C - 1002 Legal Philosophy	5(4+1)	Core	Course to be opted from parent discipline
LLM – C - 1003 Law and Social Transformation in India	5(4+1)	Core/ALIF	Course to be opted from parent discipline/Affiliated Interdisciplinary Field
LLM – CCEC - 1004 Fundamental Duty in Indian Constitution/ Citizenship & Relation With Fundamental Duties	5(4+1)	Comp. Comm. /E	-CCEC- Compulsory Common Elective Course
LLM – OIDC- 1005 Legal Aid & Legal Awareness Orientation (Field Work)	4(3+1)	Orientation Skill Enhancement Course	Compulsory

Total Credit – 24

SEMESTER - II

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Paper Code and Name of the Paper	Credit	Paper Description	Course Type / Remarks	
LLM –C-2001 Constitutional Law - II	5(4+1)	Core	Course to be opted from parent discipline	
LLM–CS-2002 Interpretation of Statutes	5(4+1)	Core/Skill	Course to be opted from parent discipline	
LLM-IDC-2003 Natural Resource & Pollution Control Laws in India/ Role of State and Religion in Environmental Protection	5(4+1)	Core/ALIF	Elective/Affiliated Interdisciplinary Field	
LLM-VBC -IDC - 2004 Women Law and Gender Justice	5(4+1)	C/VB/ALIF	Course to be opted from parent discipline/ Value Based/ Affiliated Interdisciplinary Field	

LLM - CCEC - 2005	4(3+1)	Apprenticeship/	Compulsory
Chamber of Lawyer's Firm/ Field		Project	
Project/ Swayam (IT Skill)		•	
optional			

Total Credit - 24

SEMESTER – III

Pa	per Code and Name of the Paper	Credit	Paper Description	Course Type / Remarks
	LLM – IDC- 3001 Research Methodology	5(4+1)	Core/ E/ ALIF	Interdisciplinary Course
1. 2. 3.	LLM – E - 3002 Specialization Paper – I General Principles of Criminal Law, Administrative Law in India-I, General Principles of Contract	5(4+1)	Elective	- SPE -
1. 2. 3.	LLM – E - 3003 Specialization Paper – II Criminology Treatment of Offenders and Victimology, Administrative Law in India-II, Specific Contract	5(4+1)	Elective	- SPE -
1. 2. 3.	LLM – E - 3004 Specialization Paper – III Crimes Against Social And Economic Security and Problems of their Control, Administrative Process and Judicial Control, Law of Insurance	5(4+1)	Elective	- SPE-
	LLM – RPSD - 3005 Dissertation (Part-I) & Class teaching–	4(3+1)	Research Project andSkill development and Article Writing	Core

Total Credit - 24

SEMESTER – IV

Paper Code and Name of the Paper	Credit	Paper Description	Course Type / Remarks
			Remarks
LLM – C - 4001	5(4+1)	Core	Course to be opted
Privileged Class Deviance			fromparent discipline
LLM – C - 4002	5(4+1)	Core	Course to be opted
Judicial Process			fromparent discipline
LLM – CE - 4003	5(4+1)	Elective	Elective/Affiliated
Human Rights Law/ Humanitarian and			Interdisciplinary Field
Refugee Law			
LLM – RP - 4004	4	Research Project	Course to be opted
Dissertation – Part II		Writing (Allotted to	fromparent discipline
		Student)	

LLM-V-4005	4	On Project Allotted to	Viva-voce
Viva-voce		Student	

Total Credit – 24

FACULTY OF LAW Maa Vindhyavasini University

Mirzapur

SYLLABUS OF LL.M COURSE IN SEMESTER SYSTEM

First Semester Paper - I Constitutional Law of India –I LL.M. – C-1001

Total Credits-4(80 Marks)

Objective

- Understand the Historical Foundation of Indian constitution.
- Understand the social Justice towards the scheduled tribes and other back word classes.
- Understand the social control over speech and Expression.
- Understand the Personal liberty of the person and citizen, Secularism, and fundamental duties with the concept of welfare state and DPSP.
 - 1. Historical Foundation: Constitutional development since 1858 to 1947; Gandhi Era-1919- 1947: Social, political, economic and spiritual influence; Making of Indian constitution; Nature and special features of the constitution.
- 2. Equality and Social Justice; Equality before the law, Classification for differential treatment- constitutional validity, Gender justice, Justice to weaker sections of society: Scheduled castes, scheduled tribes and other backward classes.
- 3. Freedoms and Social Control: Speech and Expression, media, press and information, contempt of court, freedom of assembly, association, movement, profession, business, property and freedom to reside and settle.
- 4. Personal Liberty: Rights of an accused-double jeopardy-self incrimination, retroactive punishment Right to life and personal liberty; preventive detention-constitutional policy
- 5. Secularism: Concept, Constitutional provision, freedom of religion, and state and minority rights.
- 6. Fundamental Duties.

Concept of welfare State and Directive Principles and State Policy.

- Pandey, J.N.(2023), Constitutional Law of India, Central Law Agency, Allahabad.(In both language Hindi & English)
- Seervai, H.M.(2023), Constitution of India, (3 Volume) Law & Justice Publishing Company.
- Basu, D.D. (2022), Introduction to the Constitution of India, Lexis Nexis, New Delhi.
- Shukla, V.N. (2022), Constitution of India, Eastern Book Co., Lucknow.
- Jain, M.P.(2022), Indian Constitutional Law, Lexis Nexis, New Delhi.
- Shukla, V.N. (2019), Constitution of India, Eastern Book Co., Lucknow.
- Basu, D.D. (2019), Commentary on the Constitution of India, Lexis Nexis, New Delhi.
- Hans Raj (2019), Right to Privacy as an Extension of Right to Personal Liberty, Kala Publication, Varanasi.
- Basu, D.D. (2018), Shorter Constitution of India, Wadhwa publication, Nagpur.
- Tripathi, J.P. (2018), Constitutional Law- New Challenges, Central Law Publications, Allahabad.
- Singh, Jai. S. (2018), The constitutional Law of India: Cases & Material, Central Law Publication, Allahabad.
- Kumar, Narendra (2016), Constitutional Law of India, Allahabad Law Agency, Delhi.
- Basu, D.D. (2014), Comparative Constitution of India, Lexis Nexis, New Delhi.
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- xqIrk],p-ih- ¼2002½] Hkkjr dk lafo/kku] ekMZu ykW ifCyds"ku] bykgkcknA
- f=ikBh] iz|qEu dqekj ¼1981½] Hkkjrh; lafo/kku ds izeq[k rRo] fof/k lkfgR; izdk"ku] ubZ fnYYkhA
- http://ijlljs.in/wp-content/uploads/2015/01/D04.pdf
- https://articles.manupatra.com/article-details/Concept-of-Justice-under-Indian-Constitution
- https://www.jetir.org/papers/JETIREW06075.pdf

II Paper

Legal Philosophy LL.M. – C-1002

Total Credits-4(80 Marks)

Objective

- Understand the philosophical development of Law with thought of various jurists with associated with various schools.
- Understand the meaning of Law and sources of Law.
- Understand the justice system and the punishment.
- Understand the law related to society and difference with society
- 1. Definition, nature scope and value of Jurisprudence
- 2. Schools of Jurisprudence
 - (a) Natural Law
 - (b) Analytical
 - (c) Historical
 - (d) Sociological
 - (e) Realist School
 - (f) Economic Theory.
 - (g) Feminist Approach
- 3. Definition of Law and its scope
- 4. Sources of Law
 - (a) Custom
 - (b) Precedent and
 - (c) Legislation
- 5. Administration of Justice and Theories of Punishment.
- 6. Law and Morality
- 7. Law and Society.

- Mahajan, V.D.(2022), Jurisprudence and Legal theory.
- Singh, Avtar & Harpreet Kaur (2020), Introduction to Jurispridence, Lexis Nexis, New Delhi.
- Willains, G. (2020), Learning the law, Sweet and Maxwell.
- Paranjape, N.V. (2019) Studies in Jurisprudence & Legal theory, Central Law Agency, Allahabad.
- Singh, Hijan N.K. (2016), Jurisprudence Explained, Universal law Publishing, New Delhi.
- Jayakumar, N.K. (2015), Lecture in Jurisprudence, Lexis Nexis, New Delhi.
- Bondenheimer (1996), Jurisprudence The Philosophy and Method of Law, Universal Delhi
- Dias, R.W.M. (1994), Jurisprudence Indian Reprint, Aditya Books, Delhi
- Fitzgerald, P.J. (1994), Salmond on Jurisprudence Tripathi, Bombay
- Dhyani, S.N. (1985), Jurisprudence A Study of Indian Legal Theory
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- https://www.northeastlawjournal.com/post/natural-school-of-law-evolution-and-ideas
- https://www.lkouniv.ac.in/site/writereaddata/siteContent/202004032240236358Kamal Ahmad Khan Law and Morality.pdf
- https://core.ac.uk/download/pdf/151518321.pdf
- https://opentext.wsu.edu/theoreticalmodelsforteachingandresearch/chapter/feministtheory/

Paper III

Law and Social Transformation in India

LL.M. – C-1003

Total Credits-4(80 Marks)

Objective

- The objective this paper to describe how law is used to change as an Instrument.
- The objective of this paper to learn how modernization is used for social institutions.
- The objective of paper how the law related to the religion as decisive factor and protective discriminating by reservation policy.
- The objective of this paper to remove the discrimination against the women and children.
- The objective of this paper to understand the Gandhian thought regarding the Social change.

1- Law and Social Change

Law as an Instrument of social change, Historical and Sociological Study on the Role of Law in Bringing about social change, Modernization of social institutions through Law, Principles of Social Legislation

2- Law Relating to Religion and Community

Religion – its meaning and relationship with the law, Religion as a divisive factor, religious minorities and law, Secularism as a solution to the problem, Caste as a divisive factor, Protective discrimination, Reservation Policy,

3- Law of Women and Children

Gender injustice and its various forms causes and remedies, Crimes against women and children, Sexual exploitation, Adoption and Maintenance Related Problems, and Right to education.

4- Social Change and Alternative Approaches to Law

The Jurisprudence of Sarvodaya: Gandhiji, Vinoba Bhave, Jayaprakash Narayan, Socialist thought on Law and Justice: An inquiry through constitutional debates on the right to property, Indian Marxist critique of Law and Justice, Naxalite Movement: Causes and Cure

- Raval, Kaushik C. & Krishna Pal Malik (2023), Law and Social Transformation in India, Allahabad Law Agency.
- Bhatt, P. Ishwara (2022), Law and Social Transformation in India, Eastern Book Company, Lucknow.
- Deshpandey, Bhagyashree A.(2022), Law and Social Transformation in India, Central Law Publication, Allahabad.
- Tripathi, G.P. (2021), Law and Social Transformation in India, Central Law Publications.
- Kanwal, Sheetal (2016), Law and Social Transformation, Amar Law Publication.
- Verma, Shyamlal (2012), Law and Social Transformation in India, India Publishing Company, Indor.
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- https://ccsuniversity.ac.in/bridgelibrary/pdf/LL.M.%20II%20SEM%20(LAW%20AND%20SOCIAL%20TRANSFORMATION) %20L-2003%20TOPIC-%20Law%20as%20an%20intrument%20of%20social%20change%20new.pdf
- https://www.legalservicesindia.com/article/1852/Law-and-Religion.html
- http://www.ncw.nic.in/sites/default/files/Booklet-%20Laws%20relating%20to%20Women 0.pdf

Paper IV Fundamental Duty in Indian Constitution LL.M. – CCEC-1004

Total Credits-4(80 Marks)

Objective of course

- Understand the concept of Fundamental Duties mentioned in Indian Constitution and their relevance in present context.
- Inculcate values related to Fundamental Duties.
- Differentiate among various laws related to violation of Fundamental Duties.
- Correlate Fundamental Duties and Fundamental rights mentioned in the Indian Constitution.

Unit-I Fundamental Duties: Conceptual Background, need, Significance and Relevance in the present social context. Relationship between 'Fundamental Duties and Fundamental Rights' mentioned in Indian Constitution.

Unit-2 Historical and philosophical foundation of Fundamental Duties. Comparison between the Fundamental Duties of Indian Constitution with the duties mentioned in the constitution of developed countries.

Unit-3 Internalizing Values related to Fundamental Duties: Values inculcated in Fundamental Duties. Various strategies to inculcate the values in the students & teachers.

Unit-4 — Emerging Dimensions of Human Duties: Various laws and Rules related to Fundamental Duties. Punishment for violation of Fundamental Duties.

Practical:

- Survey of educational institutions of primary & secondary level to know the awareness of Fundamental Duties and inculcation of values related to the same and submission of report.
- Interview of at least 25 Indian students who are being taught about these topics and compare other 25 students who are not being taught about the same and submission of report.

- Pandey, J.N.(2023), Constitution Law of India, Central Law Agency, Allahabad.(In both language Hindi & English)
- Seervai, H.M.(2023), Constitution of India, (3 Volume) Law & Justice Publishing Company.
- Basu, D.D. (2022), Introduction to the Constitution of India, Lexis Nexis, New Delhi
- Shukla, V.N. (2022), Constitution of India, Eastern Book Co., Lucknow.
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- Singh, Jai. S. (2018), the constitutional Law of India: Cases & Material, Central Law Publication, Allahabad.
- Kumar, Narendra (2016), Constitutional Law of India, Allahabad Law Agency.
- Basu, D.D. (2014), Comparative Constitution of India, Lexis Nexis, New Delhi.
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- https://lawnotes.co/tag/fundamental-duties-of-indian-constitution/
- https://ijariie.com/AdminUploadPdf/Role of Teachers in Inculcating Values amo ng Students c1256.pdf
- https://gyansanchay.csjmu.ac.in/wp-content/uploads/2023/02/EVOLUTION-OF-NEW-DIMENSIONS-OF-HUMAN-RIGHTS.pdf

Paper IV Citizenship & Relation With Fundamental Duties LL.M. – CCEC-1004

Total Credits-4(80 Marks)

Objective of course

- Understand the concept of citizenship.
- Compare the citizenship characteristics prevailed in ancient India with the present Indian context.
- Differentiate between citizenship rules & regulations with the rules of other countries of the world.
- Evaluate various acts and their amendments.
- Practice Fundamental Duties in becoming a good citizen.
- 1 Citizenship: meaning, conceptual framework, Citizens of ancient India. Citizenship rules of various prominent countries of Asia and Europe. Impact of culture and society on citizenship development. Education related to five themes of citizenship honesty, compassion, respect, responsibility & courage.
- 2 Characteristics of good citizens. Core values, Social & emotional competencies and skills related to development of a good citizen. Relationship between the Fundamental Duties and citizenship.
- 3 Understanding the citizenship in various contexts such as: self, family, school, community, nation and world.
- **4** Various Acts and Regulations related to citizenship, citizenship amendment bill, 2016.

Practical:

- 1- Survey of the awareness regarding the rights and responsibilities of a citizen and reporting the same.
- 2- Case study of persons who are serving society in the direction of sanitation, Security, Education and other aspects of National interest and submission of the case study.

- Pandey J.N.(2023) Constitution Law of India, Centre Law Agency, Allahabad.(In both language Hindi & English)
- Seervai H.M.(2023) Constitution of India, (3 Volume) Law & Justice Publishing Company.
- Basu D.D. (2022) Introduction to the Constitution of India, Lexis Nexis, New Delhi.
- Shukla V.N. (2022) Constitution of India, Eastern Book Co., Lucknow.
- Jain M.P.(2022) Indian Constitutional Law, Lexis Nexis, New Delhi.

- Shukla V.N. (2019) Constitution of India, Eastern Book Co., Lucknow.
- Basu D.D. (2019) Commentary on the Constitution of India, Lexis Nexis, New Delhi.
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- Basu D.D. (2018) Shorter Constitution of India, Wadhwa, Nagpur.
- Tripathi J.P. (2018) Constitutional Law- New Challenges, Centre Law Publications, Allahabad.
- Singh Jai. S. (2018) The constitutional Law of India: Cases & Material, Central Law Publication, Allahabad.
- Kumar Dr. Narendra (2016) Constitutional Law of India, Allahabad Law Agency.
- Basu D.D. (2014) Comparative Constitution of India, Lexis Nexis, New Delhi.
- **Deshta, Sunil & Kashyap, (2014)** Fundamental Duties of Citizens. Regal Publication, Rajouri Ganden, New Delhi.
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Paper- V Legal Aid & Legal Awareness Orientation LL.M. –OIDC- 1005

Total Credits-4(80 Marks)

Objective -The objective of this paper to develop the quality of students in paralegal system

- 1. This paper is divided in two parts in first part students take part in social activity and conduct legal camp in various place in Varanasi city for the vulnerable groups. (3 Credits)
- 2. In the Second part students makes project related to their work. (01 Credits)

- Myneni, S.R. (2024), Legal Education, Research Methodology of Legal writing, Allahabad Law Agency.
- Paranjape, N.V.(2019), Public Interest Litigation Legal aid & Services etc. Central Law Agency.
- Practical Lawyer- Legal aid clinic in India (2022), Journal, EBC.
- https://www.legalserviceindia.com/legal/article-82-legal-aid-and-awareness-in-india-issues-and-challenges.html
- https://slsa.tripura.gov.in/legal_literacy_
- https://pib.gov.in/PressReleaseIframePage.aspx?PRID=1943713

Second Semester

Paper- I

Constitutional Law of India -II

LL.M. -C- 2001

Total Credits-4(80 Marks)

Objective

- Understand the concept of federalism Federation, and various relations between State and centre.
- Understand the role of Judiciary with Judicial review, scope and with Judicial Activism.
- Understand the trade, commerce and intercourse and Form of government in Indian system.
- Understand the procedure of amendment in constitution and its limitation, Emergency proclamation, procedure, mechanism and its scope.
- 1. Federalism.: Principles, comparative study; Indian Federalism,- identification of federal features, Legislative relations, Administrative Relation, Financial Relation, Governor's Role, Centre's power over the states-emergency, J&K-Special status & Challenges to Indian constitution.
- 2. Union-State Relations.
- 3. Judiciary Under the Constitution: The Supreme Court and High Courts, Judicial review- nature and scope.
- 4. Trade, Commerce and intercourse.
- 5.. Parliamentary Government: Westminster model-Choice of parliamentary centre and states. President of India-election, qualification, salary government at the and impeachment; Powerslegislative, executive and discretionary; Council of Ministers; Fundamental Rights and Directive Principles. Governor and State government-constitutional Ministerrelationship: Prime cabinet systemindividual responsibility; Coalitio Government: Anti-defection collective responsibilit Law.
- 6. Constitution Process of Adaptation and Alteration: Methods of constitutional amendment, limitations upon constituent power, development of the Basic structure: Doctrine of Judicial Activism and restraint.
- 7. Emergency: Meaning and scope, proclamation of emergency-conditions-effect of emergency on Union -State relations; Emergency and suspension of fundamental rights.

- Pandey, J.N.(2023), Constitutional Law of India, Centre Law Agency, Allahabad.(In both language Hindi & English)
- Seervai, H.M.(2023), Constitution of India, (3 Volume) Law & Justice Publishing Company.
- Basu, D.D. (2022), Introduction to the Constitution of India, Lexis Nexis, New Delhi.
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II Paper

Interpretation of Statutes LL.M. – C/S- 2002

Total Credits-4(80 Marks)

Objective

- Understand the Law interrelated the meaning of words used in statutes.
- Understand the method which used by judiciary as well as legal person to interpreted the statutes.
- Understand the maxims and to solve the meaning of Law made by legislation.
- 1. Interpretation of Statutes: Meaning of term statute, commencement, operation and repeal of statutes and purpose of interpretation of statutes.
- 2. Aids to Interpretation: Internal aids-Title, Preamble, headings, marginal notes, section and subsections, punctuation marks, illustrations exceptions, provisos, saving clauses, schedules and non obstinate clause.

External aids: Dictionaries, statutes in para materia, contempornea expositio, debates, inquiry commission reports and law commission reports.

- 3. Rules of Statutory Interpretation: Primary Rules Literal rule, Golden rule, Mischief rule, rule of harmonious construction; Secondary Rules-Noscitur a socis, Ejusdem generis, Reddendo singula singulis.
- 4. Presumption in statutory interpretation: Statutes are valid, statutes are territorial inoperation, presumption as to jurisdiction, presumption against what is inconvenient or absurd, presumption—against intending injustice, presumption against impairing obligation or permitting advantage from—one's own wrong, prospective operation of statutes.
- 5. Subordinate Principles Maxims of statutory Interpretation : *Delegatus non potest delegare*, *Expressio onius excleusio alterius*.
- 6. Principles of Constitutional Interpretation Harmonious construction, Doctrine of pith and substance, colourable legislation, Ancillary powers, occupied field, Residuary power, Doctrine of repugnancy.
- 7. Contemporary Judicial Approach

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Paper – III

Natural Resources and Pollution Control Laws in India

LL.M. – C/ALIF- 2003

Total Credits-4(80 Marks)

Objective

- Understand the Various Natural resources, Found in India as floor and fana and it's Protection with law and the constitutional mandate regarding the protection of natural resources.
- Understand the various tools relating to the protection of Environment.
- Understand the people's participation to Environment Impact assessment
- 1. Protection of Wild Life- with special reference to authorities, sanction and remedies under Wild Life (Protection) Act, 1972.
- 2. Protection and conservation of Forest-with special reference to Authorities, sanctions and remedies under Forest Act.1927 and Forest Conservation Act.1980.
- 3. Conservation of Fresh water and Ground water. Coastal Zone Management under the Environment (Protection)Act, 1986 and other relevant Statutes.
- 4. Constitutional Mandate and Environment with special reference to Article 32 and 226 (emphasis shall be given on use of PIL as a tool to provide environmental justice)
- 5. Comparative Study of Water Act, 1974, the Air Act, 1981 and the Environment (Protection) Act, 1986 with special reference to authorities, mechanism and sanctions
- 6. Efficacy of Remedies- Section 133 Criminal Procedure Code, Public Liability Insurance Act, 1991, National Green Tribunal Act, Citizens Suit provisions, remedies under Civil Procedure code, 1908.
- 7. Specific Environmental Problems and Legal Responses- special emphasis shall be placed on rules and notification framed under the Environment (Protection) Act, 1986. (Rules and Notifications shall be prescribed each year).
- 8. Environment Impact Assessment and People's Participation, EIA and Public Hearing

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- https://en.wikipedia.org/wiki/Wild Life (Protection) Act, 1972
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OR

Paper - III

Role of State and Religion in Environmental Protection LL.M. – C/ALIF- 2003

Total Credits-4(80 Marks)

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

This subject shall consist of the following:

1-Role of Religion

Religion plays an important role in elimination of environmental pollution. The Ancient Indian texts have defined the river, trees, mountains and other natural entities by linking them with various gods, so that we may not destroy and pollute them. Religion thus is the most powerful means and plays as regulator and controller of the cenirse of the nature and human life.

The religious tenets of Hinduism, Islam, Christianity, Buddhism and Jainism. Also underline the importance of making the nature and natural resource pollution free. In this chapter following will be the subject of study.

The Role of Religion

- (a) The conceptual aspect of religion.
- (b) Religious mandates to control "environmental pollution"
- (c) The Ancient Indian tradition of controlling the environmental pollution.

The Ancient Indian Religion and Control of Environmental Pollution.

2.State-

A. Conceptual Aspect of the State. The Essential Elements of the State

(a) Territory (b) Population (c) Government (d) Sovereignty

The active intervention of the state in the economic and social affairs of the notions has increased as matter of necessity. The problem of industrialization, urbanization and pollution of Environment on a larger scale has made it obligatory on the part of State to be protector, provider entrepreneur and economic controller.

State is parens patriae, i.e. parent of its country. It has to act as guardian and trustee in relation to the natural resource of the country.

B. State under Article 12 of the Indian Constitution

- (a) The Government and Parliament of India.
- (b) The Government and Legislature of the each of the States.
- (c) All local authorities within the territory of the, India or under the control of the Government of India.
- (d) Other authority- Judicial approach towards of the definition of the state under article 12 of the Indian Constituent

The course will be divided in following unit.

- 1. The function of state
- (a) The role of state in maintaining balance between anthropology and ecology
 - (b) The role of state as guardian of the natural resources
 - (c) Standing role of the state towards the achievement of the goal of social justice.
- (d) Control of environmental pollution and the role of state as the protractor, provider entrepreneur and economic controller.
- (e) The role of state as parenting the a parent of its country.

3.A- Constitutional obligation of the state to protect environment.

The ambit of Article 21 of our constitution has been expanded to include the Right to a whole some environment. Thus the Right to live in a healthy environment and right to enjoyment of pollution free water and air for full enjoyment of life through judicial grammar of interpretation has become intrinsic part of Article 21.

The word environment is a broad spectrum which brings within its ambit "hygienic atmosphere and ecological balance". It is therefore, not only the duty of the state but also the duty of every citizen to maintain hygienic environment. The state in particular has duty in that behalf and to shed its extravagant unbridled sovereign power and to forge in its policy to maintain ecological balance and hygienic environment.

B. Directive Principles of State Policy

D.P.S.P. contained in part IV of our constitution through Art. 48 (A) Artic. 47 and Art. 51-A(g) imposes the fundamental obligation on the state to protect the environment and to make our country pollution free. Apart from these constitutional obligations, there are certain statutory obligations through Water, Air and Environment Protection Acts which expect the state to play an important role in the context of pollution.

C.Judicial Approach

Constitutional obligation of the state to protect environment.

- (a) The expending horizon of Article 21 and the right to a wholesome environment
- (b) The judicial technique of integrating fundamental right and directive principle of state policy.
- (c) Ambit of Art. 48 (A) Article 47 and Article 51-A(g) and duty of the state to maintain hygienic atmosphere and ecological balance.
- (d) The standing provision in relative to water, air, and environmental protection and emphatic role of state in this context.

4.Different Laws & Case Study Analysis

- Wild Life Protection Act
- Water Pollution (Prevention and Control) Act, 1974
- Air Pollution (Prevention and Control) Act, 1981
- Environmental Protection Act, 1986
- Forest Right Act, 2006
- The India Forest Act, 1927

- National Green Tribunal (NGT) Act, 2010
- The Public Liability Insurance Act, 1991
- The trees in Indian villages, Dr. Elwin Verrier, 45(4-5) Kurushetra
- The Water (Prevention and Control of Pollution) Act, 1974.
- The Wild Life Protection Act, 1972

Cases

- 1. A.P. Pollution Control Board v. M.V. Nayudu, AIR 1999 SC 812.
- 2. D.V. Vyas v. Ghaziabad Development Authority, AIR 1993 All. 57.
- 3. Indian Council for Enviro-Legal Action v. Union of India, AIR 1996 SC 1446.
- 4. Kinkari Devi v. State of Himanchal Pradesh AIR, 1988 HP4
- 5. M.C. Mehta v. Union of India, AIR 1987 SC 1086.
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- 10. M.C. Mehta v. Union of India, AIR 1997 SC 734.
- 11. MC Mehta v. Kamal Nath (2000) 6 SCC 213.
- 12. Narmada Bachao Andolan v. Union of India, AIR 2000 SC 3751.
- 13. Subhash Kumar v. State of Bihar, AIR 1991 SC 420
- 14. T.N. Godavarman Thirumulkpad v. Union of India, AIR 1998 SC 769.
- 15. Tata Tea Ltd. v. State of Kerela, 1984 KLT 645.
- 16. Vellore Citizen Welfare Forum v. Union of India, AIR 1996 SC 2715.

Articles

- Environmental Law and Policy in India Shyam Diwan, Armin Rosencranz
- Essential Case Law
- Forest and Sustainable Development 45, (4-5) Kurushetra, 97, 19-21.
- Law and Environment, Dr. A.K. Jain
- Pre history of Indian Environmentalism, Eco & Pol. Weekly 27 (1-2), 1992, 57-64.

Acts

- Water Pollution (Prevention and Control) Act 1974
- The Air (Prevention and Control of Pollution) Act, 1981
- The Environment (Protection) Act, 1986.
- The Forest (Conservation) Act, 1980
- The India Forest Act, 1927
- National Green Tribunal (NGT) Act, 2010
- The Public Liability Insurance Act, 1991
- The trees in Indian villages, Dr. Elwin Verrier, 45(4-5) Kurushetra
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Paper IV

Women's Laws and Gender Justice

LL.M. – C/VB/ALIF- 2004

Total Credits-4(80 Marks)

Objective: The objective of this paper is to analyze different statutory provisions of Women under Indian Constitution and to know the actual status of women regarding gender justice in society. Through this paper we try to take initiative to generate and promote primary and applied research regarding women and development.

This subject shall consist of the following:

1- Social, Legal & Economical Status of Women

National & International Status of women, Social, Legal & Economical Status of Women with Reference of Varanasi, Constitution of India and Women (a) Preamble (b) Equality Provision, Unequal position of women – different personal laws and Directive principles of state Policy, Uniform Civil Code towards gender justice, Sex inequality inheritance.

2- The International Bill of Human Rights, Convention on the Elimination of Discrimination against women, National Human Rights Commission, National Commission for Women, Fourth World Conference on women, Guardianship

3- Women Related Laws And Gender Justice

- (a) The Dowry Prohibition Act, 1961
- (b) Pre-conception and pre-natal diagnostic techniques (Prohibition of Sex Selection)

Act 1994

- (c) Indecent Representation of Women (Prohibition) Act, 1986
- (d) Immoral Traffic (Prevention) Act, 1987
- (e) Family Courts Act, 1984
- (f) Labour welfare Legislations: Maternity Benefit act, Factories act, Equal Remuneration act, Implementation of wages Laws and Legislation on

Women

Employment.

- (g) Domestic violence act,2005
- (h) Sexual Harassment Act -2013

Offences Against Women Under Indian Penal Code

- a) Rape
- b) Dowry Death
- c) Cruelty
- d) Termination of Pregnancy under the Indian Penal Code.
- 1. Compensatory jurisprudence with special reference to victims of Crime
- 2. Female Foeticide with special reference PNDT Act, 1994.

4- Feminist Jurisprudence And Women Empowerment

- 1. Concept of Feminism
- 2. Concept of equality, Patriarchy and Policy of inclusiveness
- 3. Feminist jurisprudence: its studies;
- a) Liberal
- b) Radical
- c) Socialist
- 4. Legal Feminism in India
- 5. Women's right and Indian Constitution

Women Empowerment

- a) Participation of Women in Labour Force in India
- b) Relevant Provision of the Equal Remuneration Act,
- c) Participation of Women in Parliament, State Legislatures and Local Bodies

- Chatterji, Ishita (2023), Gender Justice Feminist Jurisprudence, Central Law Publication.
- Kant, Anjani (2023), Law Relating to Women and Children, Central Law Publication, Allahabad.
- Myneni, S.R. (2022), Gender Justice Feminist Jurisprudence, New Era Law Publication.
- Sikka, Tina (2021), Sex, Consent and Justice, A New Feminist Framework, Edinburgh University Press.
- Khetrapal, Puja (2014), Gender Justice Feminist Jurisprudence, Puja Law House.
- Tripathi, S.C. & Arora (2014), Women and Criminal Law, Central Law Publication, Allahabad
- Mamta, Rao (2012), Law Relating to Women and Children, Eastern Book Company, Luknow.
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Paper V

Chambers of Lawyer's Firm/Field project/ Swayam (IT Skill) optional LL.M. – CCEC- 2005

Total Credits-4(80 Marks)

Objective- The objective of this paper to develop skills in students by working in lawyer's chamber to know about the practical knowledge. Through the field project in law students discuss the current legal scenario and made project.

- 1. In this paper student attend the lawyer's chamber in Varanasi court jurisdiction.

 Or
- 2. The field project given by department in absence of lawyer's chamber to visit several place such as jail child protection care centre, Factory, women's protection care centre and other centre situated in Varanasi.

Third Semester Paper-I

Research Methodology

LL.M. – IDC- 3001

Total Credits-4(80 Marks)

Objective

- To know about research.
- To understand about socio-legal research.
- To be familiarize with Juristic writing.
- To know formulation of research, Construction Questionnaire.
- To understand the sampling procedure-design.

To be familiarize with the art of theirs writing

- 1. Socio-legal research, Doctrinal and non-doctrinal research, Computerized research., Relevance of empirical research.
- 2. Legislative research material.
- 3. Decisional research material, Ratio decidendi and obiter dicta, Juristic writing.
- 4. Formulation of research problem, Tools and techniques of data collection, use of questionnaire and interview, Use of case study.
- 5. Sampling procedure-design of sample, types of sample to be adopted, Classification and tabulation of data, Analysis of data.
- 6. Art of thesis writing.

- Myneni, S.R. (2023), Legal Education and Research Methodology, Allahabad Law Agency, Faridabad, Hariyana.
- Sinha, Manoj Kumar(2023), Legal Research & Writing New Perspectives, Lexis Nexis Indian Law Institute.
- Myneni, S.R. (2019), Legal Research Methodology, Allahabad Law Agency, Faridabad, Hariyana.
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Student have to opt one Group in Third Semester CRIMINAL LAW (GROUP -A)

Specialization Paper I

General Principles of Criminal Law

LL.M. - EGA-3002

Total Credits-4(80 Marks)

Objective

- Understand the principle of Criminal law with the stages of crime.
- Understand the various liabilities in criminal law.
- Understand the Defences given to the person who commit the offence under some special circumstances.
- 1. Introduction:
 - (a) Definition of Crime
 - (b) Elements of Crime
 - (c) Stages of Crime
 - (d) Mens rea
 - (e) Crimes of Strict Liability
 - (f) Vicarious Liability
 - (g)Joint Liability
 - (h) Principles of Legality
 - (i) Protection of Life and Liberty
- 2. General Defences: Sections 76-106 IPC
 - (a) Mistake (b) Insanity
 - (c) Intoxication (d) Necessity
 - (e) Accident (f) Infancy
 - (g) Consent (h) Private Defence
- 3. Inchoate Offences:
 - (a) Abetment (b) Conspiracy
 - (c) Attempt.

- Yadav, Krishna Murari, Aggarwal Tripathi (2023), Text Book on the Indian penal code, Satyam Law International.
- Vaidya, Sharvari (Madiwale) (2023), A references book on Indian Penal Code, Allahabad Law Agency.
- Mishra, S.N. (2022), Indian Penal Code, Central Law Publication.
- Joshi, Man Mohan (2022), The Indian Penal Code, Integrity Education.
- Gaur, K.D. (2019), Commentary on the Indian Penal Code, Central Law Publication.
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OR **ADMINISTRATIVE LAW (GROUP-B)**

Specialization Paper - I Administrative Law In India-I

LL.M. - EGB- 3002

Total Credits-4(80 Marks)

Objective

- Understand the scope of Administrative law how it relate to the rule of law, separation of powers in the administrative work.
- Understand the role of delegated legislation and its control.
- Understand the role of Ombudsmen and their functions with the Commission of Inquiry Act, 1952.

Understand the position of Administrative laws in different status

The Course shall comprise of the following:

- 1. Importance and Scope of Administrative Law;
- 2. Rule of Law;
- 3. Separation of Powers;
- 4. Delegated Legislation
 - a. Constitutionality
 - b. Judicial Control
 - c. Parliamentary Control
 - d. Procedural Control
- 5. Ombudsman in India
- 6. The Commission of Inquiry Act, 1952
- 7. Comparative Study of Administrative Laws France, Canada, U.S.A & U.K

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- Massey, I. P. (2022), Administrative Law, Estern Book Co.
- Myneni, S.R. (2021), Administrative Law, Asia law House, Hydrabad.
- Jain, M.P. & S.N. Jain (2021), Principles of Administrative Law, Lexis Nexis, Universal Delhi.
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OR

Contract And Insurance (Group – C) Specialization Paper -I

General Principles of Contract.

LL.M. - EGC-3002

Total Credits-4(80 Marks)

Objective

- Understand the general rule of formation of Contract with their essential element.
- Understand the importance of Consideration in formation of contact.
- Understand the -Capacity with reference to agreement.

Understand the importance of consent, and its type and minor remedies available with special reference to general Principles.

- 1. Formation of Contract A critical study of offer and acceptance, communication, acceptance and revocation of the terms of offer and acceptance.
- 2. Standard form Contracts.
- 3.Doctrine of Consideration and Privities of contract, Controversy regarding the abolition of consideration.
- 4. Capacity to contract, Nature of minor's agreements and the doctrine of restitution.
- 5. Importance of Consent: Its existence and absence.
- 6. Public Policy and contractual Agreements relating to restraint in trade and wagering agreements.
- 7. Discharge of contracts with special reference to the doctrine of Frustration.
- 8. Implied Contracts.
- 9. Breach of contract and Remedies available with special reference to the general principles of the assessment of damages.

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CRIMINAL LAW (GROUP -A)

Specialization Paper II

Criminology, Treatment of Offenders and Victimology LL.M. - EGA- 3003

Total Credits-4(80 Marks)

Objective

Known as crime to prevent decrease crime rate from the society, the reason why the small children are coming to the crime world. To understand the reason and provide remedies of the cause through probation & Parole listed of punishing, criminal, when he realizes that he is victim, then his Adjustment in the society, observation of Vocation in Criminal Judicial System and try to provide compensation to victim

- 1. Definition nature, scope and importance of Criminology.
- 2. Methods of studies in Criminology.
 - (a) Statistical
 - (b) Case Study
 - (c) Study of the criminal "in the open".
 - (d) Experimental.
- 3. Schools of Criminology:
 - (a) Classical
 - (b) Typological
 - (c) Cartographic
 - (d) Sociological
 - (e) Socialist
 - (f)Feminist Approach
 - (g) Multiple Factor Approach.
- 4. Causes of Crime:
 - (a) Lambrosian Theory
 - (b) Psycho-analytical Theory
 - (c) Social Disorganisation and Anomie
 - (d) Differential Association Theory
 - (e) Delinquent Sub-Culture Theory.
- 5. Juvenile Delinquency-Causes, prevention & treatment.
- 6. Theories of Punishment: Retribution, Utilitarian prevention: Deterrence; Utilitarian: Intimidation; Behavioural prevention: Incapacitation, Behavioural prevention: Rehabilitation-Expiation, Classical Hindu and Islamic approaches to punishment
- 7. Alternatives to Imprisonment, Probation, Corrective labour, Fines, Collective Fines, Reparation by the offender/by the court, Capital Punishment.
- 8. The Prison System in India, Classification of prisoners, Right of prisoner and duties of custodial staff, Deviance by custodial staff, Open prisons, Judicial Surveillance-basis development reforms
- 9. Status of victim in Criminal Justice System, Rights of Victim, Compensation to victims of crime, UN Declaration on Rights of victim of crime and abuse of power, recommendations of Malimath Committee and Law Commission of India.

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- Paranjape, N.V. (2021), Criminology, Penology including Victimology, Central Law Publication.
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- Siddique, Ahmed (2017), Criminology, Penology and Victimology, EBC Westore.
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ADMINISTRATIVE LAW (GROUP-B)

Specialization-Paper II

Administrative Law In India-II

LL.M. - EGB-3003

Total Credits-4(80 Marks)

Objective

- Understand the role of judiciary to govern the executive. The judicial review on the discretionary Power through the writs.
- Understand the biasness done by exertive and other person and role of natural Justice and opportunity of hearing.
- Understand the domestic Inquires and administrative Finality.

The Course shall comprise of the following:

- 1. Judicial Review of Discretionary Power;
- 2. Writ of Habeas Corpus
- 3. Writ of Mandamus;
- 4. Writ of Certiorari;
- 5. Writ of Prohibition:
- 6. Writ of Quo-warranto
- 7. Natural Justice: Bias; Opportunity of Hearing;
- 8. Administrative Tribunals;
- 9. Domestic Inquiries;
- 10. Administrative Finality;
- 11. Role of Declaratory Decree as Public Law Remedy;
- 12. Role of Injunction as Public Law Remedy:

- Rai, Kailash (2023), Administrative Law, Allahabad Agency.
- Takwani, C.K. (2023), Lecture on Administrative Law, Estern Book Co.
- Massey, I. P. (2022), Administrative Law, Estern Book Co.
- Myneni, S.R. (2021), Administrative Law, Asia law House, Hydrabad.
- Jain, M.P. & S.N. Jain (2021), Principles of Administrative Law, Lexis Nexis, Universal Delhi.
- Thakkar, C.K. (2012), Administrative Law, Estern Book Co.
- Sathe, S.P. (2004), Administrative Law, Lexis Nexis.
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Contract And Insurance (Group – C) Specialization-Paper- II Specific Contract LL.M. - EGC-3003

Total Credits-4(80 Marks)

Objective

- Understand the specific Contract with relation to agency with rights and duties.
- Understand the specific Contract with relation to the indemnity and guarantee.

Understand the surety, bailment and right, liabilities of the bailer, contract of pledge, and their rights and duties

- 1. Contract of Agency Definition, Nature, Creation, Ratification, Rights and Duties, Termination, Liability of Principal for misrepresentation and Fraud by agent. Agent's personal liability.
- 2. Contract of Indemnity Definition, Characteristic, Contract of Insurance as contract of Indemnity.
- 3. Contract of Guarantee Definition, Characteristics, Difference between indemnity & guarantee, Surety Rights and Liabilities
- & Discharge of Surety.
- 4. Contract of Bailment Definition, Rights and Liabilities of Bailor and Bailee, Lein-General and Particular.
- 5. Contract of Pledge Definition, Difference between Bailment and Pledge, Rights and Liabilities of Pledge and Pledgee.

- Bangia, R.K. (2023), The Indian contract Act, Allahabad Law Agency.
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CRIMINAL LAW (GROUP -A)

Specialization Paper - III

Crimes Against Social And Economic Security and Problems of their Control

LL.M. - EGA- 3004

Total Credits-4(80 Marks)

Objective

- The objective of this paper to know the concept of Socio-Economic offences & difference between the Traditional and Socio-Economic offences.
- The objective of this paper to know the role of mensrea in crime with rouge respect to white Collar Crime.

The objective of this paper to discuss various types of offences related to society

- 1. Concept of Socio-Economic Offences.
- 2. Distinction between Traditional and Socio-Economic Offences.
- 3. White Collar Crime
- 4. Requirement of mens rea
- 5. Dowry Prohibition Act, 1961 as amended in 1984, 1986 etc.
 - (i) Definition of Dowry
 - (ii) Offence of taking/giving dowry and penalties.
 - (iii) Offences of Demanding Dowry and Penalties
 - (iv) Dowry to be for the benefit of Bride and penalties for non-transfer of Dowry.
 - (v) Agreement for giving and taking Dowry to be void.
 - (vi) Cognizance of the Offences.
- (vii) Offences to be cognizable for certain purposes and nature of offences and the act-non-bailable and non-compoundable.
- 6. Prevention of Food Adulteration Act, 1954.
 - (i) Definitions.
 - (ii) Machinery for implementation
 - (iii) Penalties.
 - (iv) Defences available on prosecution.
 - (v) Cognizance and trial of offences.
- (vi) Application of probation of offenders Act, 1958 and Section 360 of Criminal Procedure code.
- (vii) Power of Central Government to give direction.
- 7. Prevention of Corruption Act, 1988
 - (i) Offences and penalties
 - (ii) Appointment of special judges
 - (iii) Investigation of cases under the Act.
 - (iv) Sanction for prosecution and other miscellaneous provisions
 - (v) Law relating to Trap
 - (vi) Accomplice
- 8. Offences against SC/ST
 - (i) Definition
 - (ii) Punishment for offence
 - (iii) Presumption as to offences.
 - (iv) Right of victims and witnesses.
 - (v) Power and duty of Government.

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- Ahuja, Ram Ahuja Mukesh (2023), Criminology, Rawat Publications.
- Khan, Nuzhat Parveen (2023), Law Relating to Socio-Economic Offences, Central Law Publication, Allahabad.
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- Sharma, B.V.P. and R. Jagan Mohan Rao (2020), Law Relating to Cruelty and Dowry Death, Aggarwal Law House, New Delhi.
- Singh, Deepak (2020), Socio-Economic Offences, Prolific Law Publication, New Delhi.
- Sharma, Basant Kumar and Vijay Nagpal (2017), A treatise on Economic and Social Offences, Allahabad Law Agency, Fardabad, Hariyana.
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ADMINISTRATIVE LAW (GROUP-B)

Specialization Paper-III

Administrative Process and Judicial Control LL.M. - EGB-3004

Total Credits-4(80 Marks)

Objective

- Understand the administrative process and the judicial. Control by judicial reviews.
- Understand the role of different Courts in judicial review and its grounds

Understand the role locus standi and Public Interest letizat

- 1. Administrative process Nature and Meaning, the role of civil service, the role of administrative agencies, Constitutional standards: Doctrine of Police Power, Doctrine of Eminent Domain, Responsibility and accountability.
- 2. Judicial Review of Administrative action in India Historical development, power of Supreme Court, Powers of High Courts, Role of Subordinate Courts. Jurisdiction: Finality Clause, Conclusive evidence Clauses, Law Fact distinction, Exclusionary Clause. Ground of Judicial Review: Doctrine of Ultra vires, Unreasonable discretionary power: From liver sidge to pad field, discretion and Justifiability, violation of fundamental rights, Extraneous consideration and /or irrelevant ground, delegation acting Under dictation, Malafides and Bias, Lack of rationality and proportionality, oppressing decision.
- 3. Limits of Judicial Review Locus standi and PIL, Laches, Resjudicata, alternative remedies, Remedies Writs, injunction and declaration.

- Fadia, B.L. & Kuldeep Fadia (2024), Public Administration, Sahitya Bhawan, Agra.
- Lakshminath, A. (2023), Judicial Process and Precedent, E.B.C., Lucknow.
- Banerjee Justice B.P. (2016), Judicial Control of Administrative Action, Lexis Nexis, New Yark City, U.S.
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Contract and Insurance (Group – C)

Specialization Paper - III Law of Insurance LL.M. - EGC-3004

Total Credits-4(80 Marks)

Objective

- Understand the contact of Insurance and type of Insurance.
- Understand the nature of insurance contract.
- Understand the Scope and elements of risk, Proximate Cause.

Understand the nationalisation and regulation of Business.

- 1. Nature and definition of the Contract of Insurance, distinction between Life, Fire and Marine Insurance contracts.
- 2. Insurance and Wagering Contracts.
- 3. Insurance interest: Its essentials
- 4. Indemnity as the controlling principle of insurance laws.
- 5. An insurance contract is a contract of Uberrime fidei, i.e. of utmost good-faith.
- 6. Doctrine of subrogation, its essentials. Subrogation as a necessary corollary of the principle of Indemnity.
- 7. Meaning, Scope and Elements of Risk, proximate cause under Insurance Contracts.
- 8. Double insurance and Re-insurance.
- 9. Meaning of the term "Fire", "Loss of Fire", in fire insurance policies.
- 10. Meaning, Form, Characters and kinds of warranties, effect of breach of Warranty, Difference between Warranty and Representation.
- 11. Nationalisation and Regulation of Insurance Business.

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- Mishra, M.N. (2022), Law of Insurance, Central Law Agency, Prayagraj.
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Paper - V Dissertation (Part-I) & Class Teaching LL.M. - RPSD-3005

Total Credits-4(80 Marks)

Objective-The objective of this paper enhance the writing skills in students through article/synopsis/research paper/ with the help of the teacher by using research methodology and taking classes to enhance teaching skill by using ICT.

1. In this paper students publish a paper in a reputed journal/ edited book related to the dissertation topic allotted to them with the help of their respect

Fourth Semester

Paper I Privileged Class Deviance LL.M. - C4001

Total Credits-4(80 Marks)

Objective

Known about concept of Socio-Economic. offences and/ prevent privileges class deviant procedure adopted by police for treated to Criminal, Professional of Advocates, Doctor, Media Person Journalism that is ethical or unethical and is divided on the bastes of his work. Response of Indian legal order on the basis of Deviance of Privileged class prevent the corruption and at object of vigilance Commission,

1- Introduction-

Notions of privileged class deviance as providing a wider categorization of understand Indian development.

2- Police Deviance-

Police Atrocities: Encounter killing and the plea of superior's orders, Structure of legal restraint on police power in India, Unconstitutionality of 'Third Degree' method and use of fatal force by Police.

3- Professional Deviance-

/ unethical Journalism

4- Response of Indian Legal order to the Deviance of Privileged Classes-

Prevention of Corruption Act, 1988, Vigilance Commission, Commission of Inquiry, Ombudsman.

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- Verma, Shyamlal (2018), Privileged Class Deviance, India Publishing Company, Indor.
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Paper II Judicial Process LL.M. - C4002

Total Credits-4(80 Marks)

Objective

- The objective of paper to know the judicial Process with respect to the different techniques used to find out the judgement of the court.
- The of objective of this paper to know the special dimensions used in indicial process in Constitutional adjudications.
- The objective of this paper to know the judicial process in India with respect to nature and meaning and used of descending opinion.
- The objective of this paper to know different theories of Justice and the Indian approach and their relation.
- 1. Nature of judicial process Different approaches; ratio-decidendi and obiter dicta; techniques to find out ratio of a case.
- 2. Special Dimensions of Judicial Process in Constitutional Adjudications.
- 3. Judicial Process in India Nature, Dissenting opinion etc.
- 4. The Concepts of Justice Theories of justice; Indian approach and concept of justice.
- 5. Relation between Law and Justice.

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- Tripathi, G.P. (2018), Judicial Process, Central Law Publication, Prayagraj.
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Paper III Human Rights Law LL.M. –CE- 4003

Total Credits-4(80 Marks)

Objective

- The objective of this paper to know the concept of human right and different Instruments regarding the Human Right.
- The objective of this paper to establish the relation between the International covenants and Indian Constitution with respect Human Rights.
- The objective of this paper to know special provision given in Indian Constitution. regarding the Human Rights.
- The objective of this paper to know the status of Vulnerable Groups with respect to their Human Right in national and International legal regime.
- 1. Concept Human Rights
- 2. The United Nations and Human Rights
- 3. (a) Universal Declaration of Human Rights
 - (b) International Covenants on Human Rights
 - (c) International convention and Conference on Human Rights
 - (d) Regional conventions on Human Rights.
- 4. International Covenants and the Indian Constitution.
- (a) Civil and Political Rights with special reference to Part III of the Indian Constitution.
- (b) Social and Economic Rights International Instruments and Part IV of the Indian Constitution.
- 5. Human Rights and Vulnerable Groups Right of Women, Children, Disabled, Aged, Tribes and Minorities National and International Legal Development.
- 6. Enforcement of Human Rights International, Regional and National Mechanism.
- 7. Human Rights Council
- 8. Human Rights Commission in India.

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- Sen, S.N. (2022), Human Rights, Shri sai Law Publication Faridabad, first Edison.
- Kapoor, S.K. (2021), International Law and Human Rights, 2023 Allahabad Central Law Agency.
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- Agrawal, H. O. (2005), Human Rights, Allahabad Central Law Publication, Eights Edition.
- Khanna, D.P. (2001), Reforming on Human Rights, Manas Publication New Delhi.
- Sharma, Gokulesh (2000), Human Rights and Legal Remedies Deep and Deep Publication Company Limited, New Delhi, First Edition.

- Chandra, Umesh (2000), Human Rights, Allahabad Central Agency.
- Sahgal, B.P. (1995), Human Rights in India, Deep and Deep Publication New Delhi.
- Basu, D.D. (1994), Human Rights in Constitutional Law, Prentice hall of India Private Limited New Delhi.
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- https://nhrc.nic.in/sites/default/files/International%20Covenant%20on%20Civil%20an%20Political%20Rights.pdf

OR

Paper III

Humanitarian and Refugee Law LL.M. –CE- 4003

Total Credits-4(80 Marks)

Objective

- The objective of humanitarian and Refugee Law to establish the relation with Human Right.
- The objective of this passer to know the human Right of various persons like Prisoners, wounded, Defenceless in war.
- The objective of this paper to establish the relation between Refugee and their human Right in the various prospective.
- 1. International Humanitarian Law
 - (a) Definition, Origin & Development,
 - (b)Relation between humanitarian Law & Human Right Law
- 2. International Humanitarian Law
 - (a) Protection of Defenseless in war
 - (b) Protection of wounded, sick and shipwrecked
 - (c) Prisoners of war and Human Rights.
 - (d) Status and treatment of protected Persons.
- 3. Refugee Law and Human Rights -
 - (a) Definition, Origin & Development,

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- Pathak, Puneet (2021), International Humanitarian and Refujee Law, Estern Book Company, Lucknow.
- Myneni, S.R.(2023), Humanitarian & Refugee Law, New Era Law Publication.
- Agrawal, H. O. (2010), International Law and Human Rights, Central Law Publication, Allahabad.
- Lautherpactht (ed.) (2017), International Law Cambridge University Press.
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Paper – IV Dissertation LL.M. –RPCD- 4004

Total Credits-5(100 Marks)

Dissertation to be submitted by the student on any topic approved by the department before the final examination.

Paper – V viva-voce LL.M. –RPCVV- 4005

Total Credits-5(100 Marks)

There shall be viva-voce of 100 marks.