

Regulations 2017 Curriculum and Syllabi

(Amendments updated upto June 2020)

B.Com.LL.B (Hons.)



REGULATIONS 2017 CURRICULUM AND SYLLABI (Amendments updated upto June 2020)

FOR LAW DEGREE PROGRAMMES (Recognized by Bar Council of India)

B.Com. LL.B. (Hons.)

VISION AND MISSION OF THE INSTITUTION

VISION

B.S. Abdur Rahman Crescent Institute of Science and Technology aspires to be a leader in Education, Training and Research in multidisciplinary areas of importance and to play a vital role in the Socio-Economic progress of the Country in a sustainable manner.

MISSION

- To blossom into an internationally renowned Institute.
- To empower the youth through quality and value-based education.
- To promote professional leadership and entrepreneurship.
- To achieve excellence in all its endeavors to face global challenges.
- To provide excellent teaching and research ambience.
- To network with global Institutions of Excellence, Business, Industry and Research Organizations.
- To contribute to the knowledge base through scientific enquiry, Applied Research and Innovation.

CRESCENT SCHOOL OF LAW

"Quality is never an accident. It is always the result of intelligent effort."

-John Ruskin

Vision

• Crescent School of Law aspires to be a centre of excellence in legal education forging ahead human virtue through knowledge, innovation and inclusiveness.

Mission

- To promote value-based legal education with holistic approach.
- To mould professionals with ethical and intrinsic values.
- To develop skills to address the challenges assertively.
- To build a strong tradition of service and commitment.
- To encourage autonomy, integrity and leadership.

PROGRAMME EDUCATIONAL OBJECTIVES

- 1. To provide a strong foundation of social sciences to ensure comprehensive understanding of 'Law' as a unique discipline.
- 2. To develop interdisciplinary platforms of law and other social sciences to meet the demands of the Legal, Corporate and Business world.
- 3. To provide a strong foundation in Accounting, Business Laws and Taxation to the students
- 4. To provide career-oriented education to students so that they can either go for jobs or engage in self-employment.
- To cultivate among students innovative learning skills and techniques
 1.Including e learning to upkeep the challenges of the contemporary digitized era.
- 6. To extend research and analytical skills among the students in professional studies.
- 7. To proffer fundamental and specialized legal knowledge fordeveloping sustainable solutions for complex legal and social issues
- 8. To cultivate intuitive and cognitive skills and to encourage team works by holding practical sessions by mock trials, moot courts, internships etc. in the curriculum
- 9. To contribute the skills and efforts of the student community as intellectual innovators in facilitating their unique role in the development of Indian legal jurisprudence by way of policy framing etc.
- 10. To facilitate investigations into complex legal and social issues by means of scientific research methods and analytical techniques including qualitative and quantitative research tools, data interpretation techniques for extracting and synthesizing data to reach valid conclusions.
- 11.To cultivate among the students the principles of professional ethics and code of conduct to upkeep the responsibilities and norms of legal practice and other aligned fields..
- 12. To develop good communicative and comprehensive skills by providing foundation courses for all students in their initial semesters for better comprehension of issues, proper operative documentationand to make effective presentations in eloquence.
- 13. To infuse the students into the principles of participatory democracy with a great compassion towards human rights and other ethical values

PROGRAMME OUTCOMES

On successful completion of the programme, the graduates will be able to

- 1. Establish themselves as exceptional legal professionals with a strong ethical base, capable of taking up all responsibilities in the legal/corporate arena.
- 2. Demonstrate a strong understanding of law and its underlying principles with conceptual clarity
- 3. Apply their legal knowledge and principles into realistic/ practical situations to find plausible solutions
- 4. Defend and uphold democratic spirit and constitutional values within and outside the Court
- 5. Apply concrete precepts and ideas in the corporate field from a legal and ethical perspective.
- 6. Demonstrate team-spirit, co-operation and leadership quality in every chosen field of career.
- 7. Communicate effectively in any given situation within the legal sphere and in the society in general.
- 8. Contribute in the field of legal education with exceptional analytical, cognitive and documentation skills.

PROGRAMME - EDUCATIONAL SPECIFIC OUTCOMES:

B.Com LLB programme has been designed to prepare the graduates for attaining the following specific outcomes:

- Be able to apply the knowledge of accounting, business laws and taxation in business and commerce
- Have sufficient skill to handle the financial matter of organizations
- Communicate effectively and perform efficiently in the organization, social and personal life.
- Be able to aptly use the obligatory knowledge and skill to furnish as an entrepreneur and social entrepreneur.
- Be able to aptly use the obligatory knowledge and skill to furnish as an entrepreneur and social entrepreneur.
- The students can turn into a Manager, Accountant, Legal Officer, Management Accountant, Cost Accountant, Bank Manager, Auditor, Company Secretary, Tax Consultant etc.

- Students can clear different professional exams like C.A, CS etc..
- Students will be able to do their higher education and can make research in the field of finance and commerce.

B. S. ABDUR RAHMAN CRESCENT INSTITUTE OF SCIENCE & TECHNOLOGY REGULATIONS – 2017 LAW DEGREE PROGRAMMES

1. PRELIMINARY DEFINITIONS & NOMENCLATURE

- **1.1.** In these Regulations, unless the context otherwise requires:
- 1.1.1. "Programme" means Degree Programs offered under the school of Law.
- **1.1.2. "Branch"** means specialization or discipline of the law Degree Programme like, BBA LLB; B. Com. LL.B, B.A. LL.B etc.,
- **1.1.3. "Course"** means a theory or practical subject that is normally studied in a semester, like Language, Law, Tutorial, Practical or Moot Court etc.,
- **1.1.4. "Institution"** means B.S. Abdur Rahman Crescent Institute of Science & Technology.
- **1.1.5. "Dean (Academic Affairs)**" means the Dean (Academic Affairs) of B.S. Abdur Rahman Crescent Institute of Science & Technology.
- **1.1.6. "Dean (Student Affairs)"** means the Dean (Students Affairs) of B.S. Abdur Rahman Crescent Institute of Science & Technology.
- **1.1.7. "Controller of Examinations"** means the Controller of Examination of B.S. Abdur Rahman Crescent Institute of Science & Technology, who is responsible for conduct of examinations and declaration of results.

2. PROGRAMMES OFFERED, DURATION AND ELIGIBILITY CRITERIA

- 2.1. Branches of Study
- **2.1.1.** Regulations are applicable to the following degree programs in Law, with each programme distributed over ten semesters.

2.2. Law Programs:

- B.Com. L.L.B. (Hons.)
- BBA. L.L.B. (Hons.)
- BA. L.L.B. (Hons.)

3. ELIGIBILITY CRITERIA

- **3.1.** Candidates for admission to the first semester of the ten semesters degree programme in law shall be required to have passed the Higher Secondary Examination of the (10+2) curriculum (Academic stream) prescribed by the appropriate authority or any other examination of any university or authority accepted by the Institution as equivalent thereto.
- **3.2.** The maximum age for seeking admission into a stream of integrated Bachelor of Law degree programme, is limited to twenty years in case of general

category of applicants and twenty-two years in case of applicants from SC, ST and other Backward communities.

- **3.3.** The candidate shall write an entrance examination as prescribed by the Institution for Admission. The purpose of entrance examination is to testify the proficiency of the candidate in Legal Aptitude, General Knowledge and Current affairs.
- **3.4.** Students who have a valid Common Law Admission Test (CLAT) score can also seek admission.
- **3.5.** The eligibility criteria such as marks, number of attempts and physical fitness shall be as prescribed by the Institution from time to time.

4. STRUCTURE OF THE PROGRAMME

4.1. Every programme will have a curriculum with syllabi consisting of theory, tutorial and practical courses such as,

Non-Law Subjects

- Language (English)
- Humanities & Social Sciences
- Interdisciplinary Subjects like Economics, Sociology and Political Science.

Law Subjects

- Legal Education (Law Subjects core and compulsory)
- Elective Courses (Optional Law Subjects)
- Practical Courses such as clinical legal education like Moot Courts, Drafting Pleadings and Conveyancing and Alternate Dispute Resolution etc.
- **4.2.** Each course is normally assigned certain number of credits:
 - 1 credit for two or more lecture period per week
 - 1 credit for 1 or more tutorial per week
 - 1 credit for one or more practical period per week.
- **4.3.** In each semester, the curriculum shall consists of a minimum of 25 credits comprising compulsory law papers, compulsory non-law papers, specialized honours papers, elective papers and/ or clinical courses.
- **4.4.** For the award of the degree, a student has to clear all the courses including internal assessment and complete his internship and practical whatever it is.
- **4.5.** The medium of instruction, examinations and project report shall be English, except for courses in languages other than English.

5. DURATION OF THE PROGRAMME

5.1. A student is ordinarily expected to complete the programme in ten semesters. However, he/she is allowed to complete it even after completion of five years, but not later than eight years from admission including break of study.

5.2. Each semester shall consist of a minimum of 90 working days.

6. CLASS ADVISOR AND FACULTY ADVISOR

6.1. Class Advisor

- **6.1.1.** A faculty member will be nominated by the Dean/HOD as Class Advisor for the class throughout the period of study.
- **6.1.2.** The Class Advisor shall be responsible for maintaining the academic, curricular and co-curricular records of students of the class throughout their period of study.

6.2. Faculty Advisor

6.2.1. To help the students in planning their courses of study and for general counseling, the Dean/HOD of the students will attach a maximum of 20 students to a faculty member of the department who shall function as faculty advisor for the students throughout their period of study. Such faculty advisors shall guide the students in taking up the courses for registration and enrolment in every semester and also offer advice to the students on academic and related personal matters.

7. COURSE COMMITTEE

7.1. Each common theory course offered to more than one group of students shall have a "Course Committee" comprising all the teachers teaching the common course with one of them nominated as course coordinator. The nomination of the course coordinator shall be made by the Head of the Department / Dean (Academic Affairs) depending upon whether all the teachers teaching the common course belong to a single department or to several departments. The Course Committee shall meet as often as possible and ensure uniform evaluation of the tests and arrive at a common scheme of evaluation for the tests. Wherever it is feasible, the Course Committee may also prepare a common question paper for the test(s).

8. CLASS COMMITTEE

- **8.1.** A class committee comprising faculty members handling the courses, student representatives and a senior faculty member not handling the courses as chairman will be constituted branch-wise and semester-wise.
- **8.2.** The composition of the class committee will be as follows:
- One senior faculty member, preferably not handling courses for the concerned semester, appointed as Chairman by the Head of the Department.
- Faculty members of all courses of the semester.
- Six student representatives (male and female) of each class nominated by the

Head of the Department in consultation with the relevant faculty advisors.

- All faculty advisors and the class advisors.
- Head of the Department
- **8.3.** The class committee shall meet at least thrice during the semester. The first meeting will be held within two weeks from the date of commencement of classes, in which the nature of continuous assessment for various courses and the weightage for each component of assessment will be decided for the course. The second meeting will be held within a week after the date of mid semester examination report, to review the students' performance and for follow up action.
- **8.4.** During these two meetings the student members representing the entire class, shall meaningfully interact and express opinions and suggestions to improve the effectiveness of the teaching-learning process.
- 8.5. The third meeting of the class committee, excluding the student members, shall meet within 5 days from the last day of the semester end examination to analyze the performance of the students in all the components of assessments and decide their grades in each course. The grades for a common course shall be decided by the concerned course committee and shall be presented to the class committee(s) by the concerned course course coordinator.

9. **REGISTRATION AND ENROLMENT**

- **9.1.** Except for the first semester, every student shall register for the ensuing semester during a specified week before the semester end examination of the ongoing semester. Every student shall submit a completed registration form indicating the list of courses intended to be enrolled during the ensuing semester. Late registration with the approval of the Dean (Academic Affairs) along with a late fee will be permitted up to the last working day of the current semester.
- **9.2.** From the second year onwards, all students shall pay the prescribed fees for the year on or before a specific day at the beginning of the semester confirming the registered courses. Late enrolment along with a late fee will be permitted up to two weeks from the date of commencement of classes. If a student does not enroll, his/her name will be removed from rolls.
- **9.3.** The students of first semester shall register and enroll at the time of admission by paying the prescribed fees.
- **9.4.** A student should have registered for all preceding semesters before registering for a particular semester.

10. COURSE CHANGE / WITHDRAWAL

10.1. Change of a Course

10.1.1. A student can change an enrolled course within 10 working days from the commencement of the course, with the approval of the Dean (Academic Affairs), on the recommendation of the Head of the Department of the student/ Dean of School.

10.2. Withdrawal from a Course

10.2.1. A student can withdraw from an enrolled course at any time before the mid semester examinations for genuine reasons, with the approval of the Dean (Academic Affairs), on the recommendation of the Head of the Department of the student/ Dean of School.

11. PROVISION FOR SLOW LEARNERS

11.1. The course faculties are instructed to continuously monitor the learning levels of students in their respective courses and all faculties will submit a report in this regard with the list of slow learners and their comments to the Dean/HOD within 3 weeks of start of every semester. The issues will be discussed in departmental meetings and appropriate corrective measures in the form of bridge courses, extra classes and other types of additional support actions will be formulated and implemented.

12. TEMPORARY BREAK OF STUDY FROM A PROGRAMME

12.1. A student may be permitted by the Dean (Academic Affairs) to avail temporary break of study from the programme up to a maximum of two semesters for reasons of ill health or other valid grounds. A student can avail the break of study before the start of mid semester examinations of the ongoing semester. However, the total duration for completion of the programme shall not exceed the prescribed maximum number of semesters (vide clause 5.1). If any student is debarred for want of attendance or suspended due to any act of indiscipline, it will not be considered as a break of study. A student who has availed break of study has to rejoin in the same semester only.

13. ASSESSMENT PROCEDURE AND PERCENTAGE WEIGHTAGE OF MARKS

- **13.1.** Course work is divided into 10 semesters. The students shall be offered theory/practical papers as per Bar Council of India Regulation.
- **13.2.** All semester-end examinations for the theory courses, except for clinical legal education papers, will be conducted for 100 marks which will be scaled down

to 75 and added to 25 marks which is allotted for internal examination. This will be the final aggregate marks in a course.

13.3. There is a 2 tier examination passing system consisting of end semester examination of 75 marks and internal examination of 25 marks. A student has to secure a minimum 40% of the marks individually and in aggregate for both end semester examination and internal examination.

Evaluation criteria per course:

End	semester	Internal marks	Total marks	Minimum pass%
marks				
75		25	100	40%

14. Internal Assessment is further divided into four components:

Marks for attendance (5 Marks) including tutorial, practical, etc.	95% to 100%- 5 marks 90% to 94%- 4 marks 85% to 89%- 3 marks 80% to 84%- 2 marks 75% to 79%- 1 mark
Assignment* - 10 Marks	5 marks – submission of assignment 5marks – presentation of the same
& CAT 2 Examination**	10 marks

*Students will have to submit at least 2 assignments, 1 for each CAT Exam period.

**There shall be two CAT Examinations for 50 marks each instead of Mid Term Examination from the academic year 2019-20. The average of two CAT Examination will be taken and it will be scaled down to 10.

15. INTERNSHIP

15.1. Each registered student shall have completed minimum of 20 weeks in case of Five Year Course stream during the entire period of legal studies under NGO, Trial and Appellate Advocates, Judiciary, Legal Regulatory authorities, Legislatures and Parliament, Other Legal Functionaries, Market Institutions, Law Firms, Companies, Local Self Government and other such bodies as the University shall stipulate, where law is practiced either in action or in dispute resolution or in management.

Provided that internship in any year cannot be for a continuous period of more than Four Weeks and all students shall at least gone through once in the entire academic period with Trial and Appellate Advocates.

15.2. Each student shall keep Internship diary in such form as may be stipulated by

the University concerned and the same shall be evaluated by the Guide in Internship and also a Core Faculty member of the staff each time.

- **15.3.** The evaluation process will be based on the internship report submitted by the concerned student and a viva-voce conducted by an expert committee constituted and appointed by the Dean of the school.
- **15.4.** The total marks allotted for internship shall be assessed and awarded in the Moot court exercise and internship course (clinical course) of Final Semester as mandated by the Bar Council of India.

Assessment/Evaluation criteria

The student shall undergo internship for 20 marks in every academic year and the assessment/evaluation shall be done in the even semester of that year. However, the internship in any year cannot be for a continuous period of more than 4 weeks. Further, a student is required to do internship at least once at the trial and Appellate Advocates during the entire programme.

Semester	Marks allocated
Second	20
Fourth	20
Sixth	20
Eighth	20
Tenth	20
Total	100

The maximum marks allocated for internship shall be 100 marks which shall be scaled down to 30 marks for assessment. The total marks secured by a student out of 30 marks shall be added in the IVth clinical course – *i.e.* Moot court exercise and internship of the final semester.

15.5. Students placed under internship or in moot court exercise shall have formal dress of legal professional in pupilage as follows:

(For all) White/Black trouser, white shirt, black tie, black coat, black shoe and black socks. When students have problems getting the entire formal dress for any reason, they have to have a white trouser, full sleeve shirt to be tucked in and a covered shoe.

(Optional for Girl students) Black printed saree, with white full sleeve blouse and covered black shoe or Lawyer's Suit with black covered shoe.

16. SUBSTITUTE EXAMINATIONS

16.1. Those who have failed to attend CAT examination may be allowed to attend substitute examination of the respective CAT exam with the permission of the Dean.

17. ATTENDANCE REQUIREMENT AND SEMESTER / COURSE REPETITION

- **17.1.** A student shall earn 100% attendance in the contact periods of every course, subject to a maximum relaxation of 25% (for genuine reasons such as medical grounds or representing the Institution in approved events etc.) to become eligible to appear for the semester-end examination in that course, failing which the student shall be awarded "I" grade in that course. The cases in which the student is awarded "I" grade, shall register and repeat the course when it is offered next semester.
- **17.2.** The faculty member of each course shall cumulate the attendance details for the semester and furnish the names of the students who have not earned the required attendance in that course to the Class Advisor. The Class Advisor will consolidate and furnish the list of students who have earned less than 75% attendance, in various courses, to the Dean (Academic Affairs) through the Dean / HOD. Thereupon, the Dean (Academic Affairs) shall announce, course-wise, the names of such students prevented from writing the semester end examination in each course.

18. REDO COURSES

- **18.1.** A student can register for a maximum of two redo courses per semester in the evening after regular college hours, if such courses are offered by the Crescent School of Law. Students may also opt to redo the courses offered during regular semesters.
- **18.2.** The Head of the Department/ Dean of School with the approval of Dean Academic Affairs, may arrange for the conduct of a few courses during the evening, depending on the availability of faculty members and subject to a specified minimum number of students registering for each of such courses.
- **18.3.** The number of contact hours and the assessment procedure for any redo course will be the same as those during regular semesters except that there is no provision for any substitute examination and withdrawal from an evening redo course.

19. PASSING AND DECLARATION OF RESULTS AND GRADE SHEET

19.1. All assessments of a course will be made on an absolute marks basis. However, the Class Committee without the student members shall meet within 5 days after the semester-end examination and analyze the performance of students in all assessments of a course and award letter grades. The letter grades and the corresponding grade points are as follows:

Letter Grade	Grade Points
S	10

А	9
В	8
С	7
D	6
E	5
U	0
W	0
I	0
AB	0

"W" denotes withdrawal from the course.

"I" denotes inadequate attendance and hence prevented from semester- end examination

"U" denotes unsuccessful performance in the course.

"AB" denotes absence for the semester-end examination.

- 19.2. The minimum pass mark for end semester examination will be 30 marks out of 75 marks and for internal examination it will be 10 marks out of 25 marks. Therefore, the student shall have to secure a minimum of 40 marks out of 100 marks for passing each course.
- **19.3.** A student who earns a minimum of five grade points ('E' grade) in a course is declared to have successfully completed the course. Such a course cannot be repeated by the student for improvement of grade.
- **19.4.** The results, after awarding of grades, shall be signed by the Chairman of the Class Committee and Head of the Department/Dean of Schools and declared by the Controller of Examinations.
- **19.5.** Within one week from the date of declaration of result, a student can apply for revaluation of his / her semester-end theory examination answer scripts of one or more courses, on payment of prescribed fee, through proper application to the Controller of Examination. Subsequently the Head of the Department/ Dean of School offered the course shall constitute a revaluation committee consisting of Chairman of the Class Committee as Convener, the faculty member of the course and a senior member of faculty knowledgeable in that course. The committee shall meet within a week to revalue the answer scripts and submit its report to the Controller of Examinations for consideration and decision.
- **19.6.** After results are declared, grade sheets shall be issued to each student, which will contain the following details:
 - Credits for each course registered for that semester

• Performance in each course by the letter grade obtained

- total credits earned in that semester
- Grade Point Average (GPA)of all the courses registered for that semester and the Cumulative Grade Point Average (CGPA) of all the courses taken up to that semester.

If Ci, is the number of credits assigned for the ith course and GPi is the Grade Point in the ith course, GPA will be calculated according to the formula:

$$GPA = \frac{\sum_{i=1}^{n} (C_i) (GPi)}{\sum_{i=1}^{n} C_i}$$

Where n = number of courses.

The Cumulative Grade Point Average CGPA shall be calculated in a similar manner, considering all the courses enrolled from first semester.

"I" and "W" grades will be excluded for calculating GPA.

"U", "I", "AB" and "W" grades will be excluded for calculating CGPA.

The formula for the conversion of CGPA to equivalent percentage of marks shall be as follows:

Percentage Equivalent of Marks = CGPA X 10

After successful completion of the programme, the Degree will be awarded with the following classifications based on CGPA.

Classification	CGPA
First Class with Distinction	8.50 and above and passing all the courses in first appearance and completing the programme within the normal 10 semesters
First Class	6.50 and above and completing the programme within 12 semesters
Second Class	Others

19.7. However, to be eligible for First Class with Distinction, a student should not have obtained 'U' or 'I' grade in any course during his/her study and should have completed the U.G. programme within a minimum period (except break of study). To be eligible for First Class, a student should have passed the examination in all the courses within the specified minimum number of semesters reckoned from his/her commencement of study. For this purpose, the authorized break of study will not be counted. The students who do not satisfy the above two conditions will be classified as second class. For the purpose of classification, the CGPA will be rounded to two decimal places.

For the purpose of comparison of performance of students and ranking, CGPA will be considered up to three decimal places.

20. PERSONALITY AND CHARACTER DEVELOPMENT

- **20.1.** All students shall enroll, on admission, in any of the personality and character development programmes, NCC / NSS / NSO / YRC / Rotaract and undergo practical training.
- 20.2. National Cadet Corps (NCC) will have to undergo a specified number of parades.
- 20.3. National Service Scheme (NSS) will have social service activities in and around Chennai.
- **20.4. National Sports Organization (NSO)** will have sports, games, drills and physical exercises.
- 20.5. Youth Red Cross (YRC) will have social service activities in and around Chennai.
- **20.6.** Rotaract will have social service activities in and around Chennai.

21. DISCIPLINE

- **21.1.** Every student is required to observe disciplined and decorous behavior both inside and outside the campus and not to indulge in any activity which will tend to affect the prestige of the Institution.
- 21.2. Any act of indiscipline of a student, reported to the Dean (Student Affairs), through the HOD / Dean will be referred to a Discipline and Welfare Committee nominated by the Vice-Chancellor, for taking appropriate action.

22. ELIGIBILITY FOR THE AWARD OF DEGREE

- 22.1. A student shall be declared eligible for the award of B.B.A, LL.B (Hons.) / B.Com., LL.B.(Hons.) / B.A.LL.B.(Hons.) degree, provided the student has successfully completed all the required courses specified in the program curriculum and earned the number of credits prescribed for the specialization, within a maximum period of 16 semesters from the date of admission, including break of study.
- **22.2.** No dues to the Institution, Library Hostels.
- **22.3.** No disciplinary action pending against him/her.
- **22.4.** The award of the degree must have been approved by the Institution.

23. POWER TO MODIFY

23.1. Notwithstanding all that has been stated above, the Academic Council has the right to modify the above regulations from time to time.

B.S. ABDUR RAHMAN CRESCENT INSTITUTE OF SCIENCE & TECHNOLOGY

B.Com. LL.B (Hons.)

CURRICULUM & SYLLABUS, REGULATIONS 2017

SEMESTER I

SI. No.	Course Code	Course Title	L	т	Ρ	С	
1	SSC 1184	Principles of Economics	5	1	0	5	
2	BLC 1101	Principles of Management & HRM	5	1	0	5	
3	BLC 1102	Introduction to Law	5	1	0	5	
4	BLC 1103	General Principles of Contract	5	1	0	5	
5	BLC 1104	Law and Language	5	1	0	5	
		SEMESTER II					25
SI. No.	Course Code	Course Title	L	т	Ρ	С	
		Course Title Business English	L 5	т 1		C 5	
No.	Code		_	-			
No. 1	Code ENC 1286	Business English	5	1	0 0	5	
No. 1 2	Code ENC 1286 SSC 1281	Business English Introduction to Sociology	5 5	1	0 0	5 5	
No. 1 2 3	Code ENC 1286 SSC 1281 BLC 1201	Business English Introduction to Sociology Law of Torts	5 5 5	1 1 1	0 0 0	5 5 5	
No. 1 2 3 4	Code ENC 1286 SSC 1281 BLC 1201 BLC 1202	Business English Introduction to Sociology Law of Torts Special Contracts	5 5 5 5	1 1 1	0 0 0 0	5 5 5	

SEMESTER III

SI. No.	Course Code	Course Title	L	т	Ρ	С							
1	BLC 2101	Law of Crimes-I(IPC)	5	1	0	5							
2	BLC 2102	Family Law-I	5	1	0	5							
3	BLC 2103	Constitutional Law-I	5	1	0	5							
4	SSC 2181	Introduction to Political Science	5	1	0	5							
5	BLC 2105	Financial Services	5	1	0	5							
							25						
		SEMESTER IV											
SI. No.	Course Code	Course Title	L	т	Ρ	С							
-		Course Title Managerial Economics	L 5	T 1		C 5							
No.	Code		-										
No. 1	Code BLC 2201	Managerial Economics	5	1	0	5							
No. 1 2	Code BLC 2201 BLC 2202	Managerial Economics Jurisprudence	5	1 1	0 0 0	5 5							
No. 1 2 3	Code BLC 2201 BLC 2202 BLC 2203	Managerial Economics Jurisprudence Family Law-II	5 5 5	1 1 1	0 0 0	5 5 5							

SEMESTER V

SI. No.	Course Code	Course Title	L	т	Ρ	С
1	BLC 3101	Public International Law	5	1	0	5
2	BLC 3102	Company Law	5	1	0	5
3	BLC 3103	Human Rights – HONOURS I	4	1	0	4
4	BLC 3104	Code of Civil Procedure and Limitation Act	5	1	0	5
5	BLC 3105	Financial Management	4	1	0	4
6	BLC 3106	Business Environment	3	1	0	3
7	BLC 3108	Practical Auditing	4	1	0	4

SEMESTER VI

SI. No.	Course Code	Course Title	L	т	Ρ	С	
1	BLC 3201	Law of Evidence	5	1	0	5	
2	BLC 3202	Criminal Procedure Code	5	1	0	5	
3	BLC 3203	Labour Law- I	5	1	0	5	
4	BLC 3204	Environmental law	5	1	0	5	
5	BLC 3205	Public Finance	4	1	0	4	
6	BLC 3207	Administrative Law	5	1	0	5	
7	BLC 3208	Political Science: Public Policy and Analysis	4	1	0	4	
8	BLC 3210	Computerized Accounting	4	1	0	4	
		Internship III					37

SEMESTER VII

SI. No.	Course Code	Course Title	L	Т	Ρ	С
1	BLC 4101	Property Law	5	1	0	5
2	BLC 4102	Law of Banking – HONOURS II	5	1	0	5
3	BLC 4103	Labour Law- II	5	1	0	5
4	BLCX 001	Elective- I	4	1	0	4
5	BLCX 002	Elective- II	4	1	0	4
6	BLC 4104	Corporate Accounting	4	1	0	4
7	BLC 4106	Drafting Pleading and Conveyancing - Clinical Course 1	2	1	2	4

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SEMESTER VIII

SI. No.	Course Code	Course Title	L	Т	Ρ	С
1	BLC 4201	Intellectual Property Law – HONOURS III	5	1	0	5
2		Elective- III	4	1	0	4
3		Elective- IV	4	1	0	4
4	BLC 4202	PROFESSIONAL ETHICS- CLINICAL COURSE 2	5	1	0	5
5	BLC 4203	Banking and Finance System	4	1	0	4
6	BLC 4205	Mediation – clinical course 3	2	1	2	5
		INTERNSHIP IV				

SEMESTER IX

SI. No.	Course Code	Course Title	L	Т	Ρ	С	
1	BLC 5101	Interpretation of Statutes – Honours IV	5	1	0	5	
2	BLC 5102	Child Law – Honours V	3	1	0	3	
3	BLC 5103	Land Laws – Honours VI	5	1	0	5	
4	BLC 5104	Alternative Dispute Resolution – Clinical Course 4	5	1	0	5	
5		Elective- V	4	1	0	4	
6		Elective- VI	4	1	0	4	
							26

SEMESTER X

SI. No.	Course Code	Course Title	L	т	Ρ	С	
1	BLC 5201	Taxation Law	5	1	0	5	
2	BLC 5202	Competition Law – Honours VII	5	1	0	5	
3	BLC 5203	Insurance Law – Honours VIII	5	1	0	5	
4	BLC 5204	Cyber Laws	5	1	0	5	
5	BLC 5205	Moot Court – Clinical Course 5	2	1	2	5	
6		Internship V					25
		TOTAL CREDITS			278	B	

LIST OF ELECTIVE PAPERS

LIST OF ELECTIVES FOR SEMESTER – VII

SI.	Course	Course Title		т	Р	C
No.	Code	Course Thie	L	1	Г	C
1	BLCX 001	Right to Information	4	1	0	4
2	BLCX 002	Health Law	4	1	0	4
3	BLCX 003	Local Self Government Including Panchayat Administration	4	1	0	4
4	BLCX 004	Law on Education	4	1	0	4

LIST OF ELECTIVES FOR SEMESTER - VIII

SI. No.	Course Code	Course Title	L	т	Ρ	С
1	BLCX 011	Maritime Law	4	1	0	4
2	BLCX 012	Media Law	4	1	0	4
3	BLCX 013	Local Laws	4	1	0	4
4	BLCX 014	Forensic Law	4	1	0	4

LIST OF ELECTIVES FOR SEMESTER - IX

SI.	Course	Course Title	L	т	Р	С
No.	Code					
1	BLCX 021	Sports Law	4	1	0	4
2	BLCX 022	Women and Criminal Law	4	1	0	4
3	BLCX 023	Private International Law	4	1	0	4
4	BLCX 024	Humanitarian and Refugee Law	4	1	0	4

DETAILED SYLLABUS (Up to Semester VII)

SEMESTER I

SSC1184	PRINCIPLES OF ECONOMICS	L	Т	Ρ	С
		5	1	0	5

OBJECTIVES:

- To provide broad understanding of the scope and subject matter of Economics and familiarize the basic features of prevalent economic systems.
- To introduce the students to the basic concepts of demand, supply and market interactions.
- To develop a clear understanding of the concepts and theories of analyzing consumer behavior, costs, revenues and profits.
- To develop a clear understanding of competitions and market structures in which firms operate in an economy.
- To familiarize the students with the basic features of Indian economy and propose solutions to the various issues related to population, poverty and unemployment in India.

MODULE I NATURE AND SCOPE OF ECONOMICS

Definitions: Wealth, Welfare, Scarcity and Growth – Micro Economics and Macro Economics - Normative and Positive Economics Basic economic problems - production possibilities- Basic features of prevalent economic systems- capitalism, socialism, mixed economy – Gandhian economic principles.

MODULE II PRICES AND MARKETS

Demand – Individual demand and market demand - Demand curve-Law of demand – Exceptions to the Law of Demand – Law of Supply –Individual supply and market supply – Market equilibrium - shift in demand, supply and price – Elasticity of demand – meaning, degrees and measurement

MODULE III CONSUMER BEHAVIOR

Consumption - meaning - Utility – Cardinal and Ordinal – Law of Diminishing Marginal Utility. Law of Equi-marginal Utility –Indifference Curve Analysis-consumers surplus.

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MODULE IV PRODUCTION, PRODUCT PRICING, DISTRIBUTION AND 12 MARKETS

Production – basic concepts of costs – opportunity cost – Production function – Short run and Long run – Returns to a factor-Law of variable proportions -Laws of returns to scale - economies and diseconomies of scale - internal and external economies of scale-Main market forms - Perfect Competition, Monopoly, Monopolistic Competition, Oligopoly and Duopoly.

MODULE V INDIAN ECONOMY

Indian Economy - Problems - Features – Population - Causes - Trends - Consequences -Population Policy-2000, Poverty Alleviation Programmes - Concepts-Causes-Measurement-Trends - unemployment- causes-types-trends programmes - HDI.

L-50; T-10; TOTAL HOURS-60

REFERENCES:

- 1. Samuelson. P.A. Nordhaus , Economics, Tata McGraw Hill, 2009.
- 2. Mankiw, Gregory, Principles of Economics, Cengage Learning, Delhi, (recent edition).
- 3. Case & Fair, Principles of Economics, Pearson Education, Delhi, 2007.
- 4. Koutsoyiannis, Modern Microeconomics, Macmillan Press Ltd.London, 1979.
- 5. DattRuddar and KPM Sundaram, Indian Economy, 50th edition, S. Chand and Company, 2004.

OUTCOMES:

After the successful completion of the course, students will have the ability to:

- Explicate the basic concepts of microeconomics and prevalent economic systems.
- Demonstrate the concepts of demand, supply and market equilibrium.
- Understand consumer behavior and utility analysis.
- Comprehend production function, cost analysis and various market structures.
- Develop awarenessabout Indian economy and its relevant policies.

BLC1101PRINCIPLESOFMANAGEMENTANDLTPCHUMAN RESOURCE MANAGEMENT5105

OBJECTIVES:

- The objectives of this course is to familiarize the students with the basic concepts of management.
- It will focus on the theory and functional concepts of management including planning, organizing, leadership and control.
- This course will also deal with human resource management. So it will expose the students with sources and techniques of the recruitment, placement, training and development.
- Basic knowledge on functional management is the essence of this course.
- Analyze the importance of trade union when it comes to Industrial disputes and settlements.

MODULE I PRELIMINARY

Definition of Management- Nature and Scope – Science or Art-Development of Management Thought-Contributions of Fayol and Taylor- Functions of Management- Types of Business Organisation-Planning-Objectives-Process of Management by objectives- strategies, Policies and Planning Premises Forecasting-Decision Making- Management by Exception, Managerial Levels and Managerial Skill

MODULE II ORGANIZATION MANAGEMENT

Nature and Purpose – Formal and Informal Organization- Organization Chart-Structures and Process- Departmentalization by different strategy-Decentralization and Centralization- Delegation of Authority-Staffing-Selection-Process and Techniques-Coordination-Need Types and Techniques for Excellent Coordination-Controlling-Meaning and Importance-Control Process-Span of Control, Control Techniques

MODULE III HUMAN RESOURCE MANAGEMENT

Nature and Scope of HRM-Difference between Personnel Management and HRM-Human Resource Selection- HRM & HRD, Concept of Human resource planning, sources and Techniques of recruitment-Interview Techniques-Placement-Induction-Training. Methods-Techniques-Identification of the Training needs- Training and Development- Performance Appraisal-Career Development.

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MODULE IV WELFARE MECHANISM

Remuneration- Components of Remuneration-Incentives-Benefit-Motivation-Welfare and Social Security Measures-Human Factors-Creativity-Intellectual skills-Innovation Information Communication and Technology (ICT)- Job Evaluation, ESOPS

MODULE V EMPLOYEE ORGANIZATION

Functions of Trade Unions – Forms of Collective Bargaining-Workers Participation in Management- Types and Effectiveness-Industrial Disputes and Settlements –HR Audit-Nature-Benefit-Approaches- Code of Discipline

L-50; T-10; TOTAL HOURS-60

REFERENCES

- 1. C.B.Gupta, Management Theory and Practice, Sultan Chand & Sons, New Delhi, 2017.
- 2. P.C. Tripathi and P.N. Pandey, Principles of Management, McGraw Hill Education; Sixth edition, 2017.
- 3. P.C.Tripathi, Human Resource Development, Sultan Chand & Sons, New Delhi, 2013.

OUTCOMES:

On successful completion of this course, students should be able to:

- Understand the concept of 'Management' and be familiarized with management functions such as planning, organizing, leading and controlling.
- Explain the importance of management in different kinds of business Organizational
- Define human resource management and know the techniques of recruitment.
- Discuss the concept of remuneration and distinguish the remuneration from salary and wages.
- Analyze the importance of trade union when it comes to Industrial disputes and settlements.

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BLC1102

INTRODUCTION TO LAW L T

OBJECTIVES:

Aim of introducing of this course is to the students is to:

- Introduce fundamental concepts of Law, its area of functioning and scope.
- Create awareness about different kinds of laws and prevailing legal systems.
- Acquaint them with the concept of state, its functions and organs.
- Make them understand about rights and courts and other dispute settlement mechanisms.
- Expose them to tools of understanding the Statutes and Judgments.

MODULE I INTRODUCTION TO LAW

Concept of Law - its definition; Law its Scope; Law its nature; Law and its purpose; Law and its relationship with Political Science, Economics, Sociology, History and other social sciences. Law and Custom; Law and Morality; Law and Justice' Law its Sources

MODULE II CLASSIFICATION OF LAW

Basic Law-Ordinary Law; Substantive Law and Procedural Law; Domestic (Municipal) Law and International Law, Civil Law and Criminal Law, Public Law and Private Law, Public International Law and Private International Law; What is Common Law; World legal order - Major legal systems in the World.

MODULE III CONCEPT OF STATE AND ITS POWER

State and its characteristics; Constitution and the Constitutional Law; Separation of Powers, Custom as a source of Law, Legislation as a source of Law. Legislative process - Law making bodies, / Rule Making power of the Executive and the Law declared by the Court. Definition of Law, Definition of State (Article 12), What is an Ordinance. Striking features of Indian Constitution – Article 32 as a Fundamental Right.

MODULE IV HIERARCHY OF COURTS - CONCEPT OF RIGHT 12

Higher Judiciary-Subordinate Judiciary –Supreme Court and its power - Law Declared by the Supreme Court- Stare Decisis – Precedent –High Court –Powers – Tribunals – Quasi – Judicial Authorities – Commissions – ADR Mechanisms – Lok –

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Adalat, Ombudsman.

Rights-Divine Rights, Natural Rights, Human Rights, Fundamental Rights, Constitutional Rights, Legal Rights, Rights arise out of Procedure etc. Rights and Duties

MODULE V INTERPRETATION OF STATUTES

How to interpret/ understand an Act/Law. Parts of the Statute and their relevance in interpretation. General rules of Interpretation. Classification of statutes – Welfare, Penal and Tax Laws.

L-48; T-12; TOTAL HOURS-60

TEXT BOOKS:

- 1. Dr. Madabhushi Sridhar, "Legal Language," Asia Law House, 2ndedn, 2009
- 2. Kush-kalra, "Law for Common Man," Vij Books India, 1stedn, 2014
- 3. Kush-kalra and Ayushi Gaur, *"Law 4 LayMan*," Vij Books India, 1stedn, 2014
- 4. Prof. N.V.Paranjape "Studies in Jurisprudence and Legal Theory," Central Law Agency, 2019 edn.
- 5. V.D.Mahajan "Jurisprudence and Legal Theory," Eastern Book Co., 2016 edn.
- 6. Adam Podgórecki, "Law and Society" Routledge & Kegan Paul Limited, 1974 edn

OUTCOMES:

On successful completion of this course, students should be able to:

- Define law and familiarize with its different aspects, areas and scope.
- Identify and understand different kinds of laws and major legal systems across the world.
- Understand the concept of state. And differentiate between different organs of states and their functioning.
- Describe rights and different dispute settlement mechanisms available.
- Understand and discuss techniques used in reading or interpreting statutes.

BLC1103 GENERAL PRINCIPLES OF CONTRACTS L

L T P C 5 1 0 5

OBJECTIVES:

- This course is designed to acquaint a student with the conceptual and operational parameters of various general principles relating to contract law.
- It aims to equip the students with the basics of contract law so as to enable them to deal effectively with the various disputes related to contracts.
- It will give a conceptual clarity on matters relating to legally enforceable contracts. (Formation-Performance-Discharge of contract).
- It will make the students to Identify the situations that constitute breach of contract in such contracts and the remedies available for breach.
- This course will familiarize the students with the Specific Relief Act.

MODULE I ESSENTIALS OF A CONTRACT 12

Basic Nature of Contract – Formation of Contract – Offer, Acceptance, Revocation, and Lapse of offer and Acceptance – Intention to create Legal Relationship – Terms of Contracts & Standard form Contracts.

MODULE II CONSIDERATION AND LEGALITY

Consideration – past, present, future consideration – Privity as to consideration -Value & Adequacy of consideration, Rule in Pinnel's case – Exceptions to consideration – Capacity to contract – Free consent – Factors which vitiate free consent – Objects of a Contract – Unlawful & illegal objects or considerations – Valid, Voidable, Void Agreements.

MODULE III PERFORMANCE & ENFORCEMENT

Performance of Contract – Privity of Contract – Tender of performance - Time as essence to performance – Law relating to time, place & order of performance – Performance of reciprocal promises, contingent contracts, joint promises – appropriation of payments.

MODULE IV TERMINATION OF CONTRACT 12

Discharge of contracts – by – Impossibility of performance – Discharge by Agreement - Novation, Recession, Alteration – Discharge by Breach - Waiver – Accord & Satisfaction – Material Alteration – Damages – Types and Measure.

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MODULE V LEGAL -REDRESSAL

Quasi contracts – Quantum Merit – Specific Relief Act, 1963 - recovery of possession - specific performance of contracts-rectification, Cancellation of Instruments - Rescission-Declaratory Decrees - Injunctions.

L-48; T-12; TOTAL HOURS-60

REFERENCES:

- Dr. Avatar Singh, Law of Contract & Specific Relief, Eastern Book Company, 12th Edition.
- 2. J Beatson& A Burrows & J Cartwright, Anson's Law of Contract, Oxford Publishers, 30th Edition, 2016.
- 3. Dr.R.K.Bangia, Indian Contract Act, Allahabad law Agency, 14th Edition, 2015.
- 4. Sarkar, Specific Relief Act, LexisNexis publishers, 1st Edition, 2016.

ACTS:

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

OUTCOMES:

At the end of this course the students will be able to do the following

- Know the historical aspects and basics of Indian contracts.
- Get a conceptual clarity on matters relating to legally enforceable contracts. (Formation-Performance-Discharge of contract).
- State the circumstances under which performance of such contracts is required or excused.
- Identify the situations that constitute breach of contract in such contracts and the remedies available for breach.
- Familiarized with the Specific Relief Act.

BLC 1104 LAW AND LANGUAGE

L T P C 5 1 0 5

OBJECTIVES:

- To train students to use appropriate vocabulary in academic and technical/legal contexts.
- To facilitate students to speak effectively while exchanging ideas and making presentations.
- To develop students' listening skills for comprehending and analyzing information.
- To develop their reading skill through sub skills like skimming, scanning and critical reading of a text.
- To sharpen their academic writing skills.
- To expose them to the correct usage of language and help them to apply that knowledge appropriately.

MODULE I

- L: Listening for general information
- S : Self Introduction, Introducing one another.
- R: Predicting the content
- W: Paragraph Writing
- Language Focus: Affixes, Simple Present tense, Connective & Prepositions.

Language-significance-English as a legal language-distinctive features of English as a legal language - Basics of Law

MODULE II

L: Listening for specific information (from dialogues)

- S: Exchanging opinion.
- R: Skimming technical Passages

W: Argumentative Writing (using the concept of Flipped Learning), Letter to the Editor.

Language Focus: Idioms, use of Modals, Simple Past tense & use of "Wh" and question tags.

Indian Languages as Legal Language - Legal Terms

MODULE III

12

L: Learning the ways of describing images and presenting specific information

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(focusing on note making)

S: Making Presentations using visuals.

R : Scanning short texts for gist of information

W: Letter of Invitation, Expository Writing

Language Focus: Homophones, Homographs, Simple Future & Collocations.

Latin Expressions - Doctrines and Legal Maxims

MODULE IV

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L: Understanding prepared presentation techniques through videos

S: Short Presentations.

R: Reading for coherence and cohesion

W: Letter seeking permission for Industrial Visit

Language Focus: S-V agreement, Euphemism

Confused wordings, Phrases, Idioms, Synonyms, Legal Jargon - Terminology - Vocabulary in Law of Torts

MODULE V

L : Understanding Non- Verbal Communications while listening to narration of incidents.

S: Narrating an experience

R: Inferential Reading

W: Process Description – Transcoding a Flow chart.

Language Focus: Interchange of Active & passive voice, Impersonal Passive voice.

Legal jargon in Family Law - Business Law

MODULE VI

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L: Learning Storytelling techniques (stories& visuals) through audio files

- S: Discussion in groups
- R: Reading for critical appreciation

W: Developing an idea, Slogan writing, Interpreting a Bar Chart.

Language Focus: If clause and phrasal verbs.

Legal jargon in Cyber Law - International Law - Procedural Laws

L-48; T-12; TOTAL HOURS-60

REFERENCES:

1. Carol Rosenblun Perry (2011). The Fine Art of Technical Writing. Create

Space Independent Publishing Platform, New Delhi.

- 2. Dutt, P.K. Rajeevan. G and Prakash, C.L.N. (2007) A course in Communication Skills. Cambridge University Press, India.
- 3. Sen, Leena. (2004) Communication Skills. Prentice Hall, New Delhi.
- 4. Matt Firth, Chris Sowton et.al. (2012). Academic English: An Integrated Skills Course for EAP. Cambridge University Press, Cambridge.
- 5. Legal Language- DrMadabhushi Sridhar-Asia Law House, Hyderabad
- 6. Legal Language and Legal Writing DrS.R.Myneni- Asia Law House, Hyderabad.
- 7. Avatar Sing-College Law Dictionary
- 8. RamanathaAiyer P The Law Lexicon
- 9. DrRega Surya Rao: Lecturers on Legal Language and Legal Writing, Asia Law House, Hyderabad
- 10. Glanville Williams: Learning the Law
- 11. Dr. Anirud Prasad: Outlines of Legal Language in India

OUTCOMES:

After completion of the course, students will have the ability to

- Demonstrate their range of vocabulary in academic and Technical/legal contexts
- Exchange ideas and make presentations
- Comprehend and respond appropriately to listening tasks.
- Read a text efficiently and process information.
- Create and draft different kinds of academic documents
- Communicate effectively using grammatically correct expressions.

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SEMESTER II

ENC1286	BUSINESS ENGLISH	L	Т	Ρ	С
		5	1	0	5

OBJECTIVES:

- Create awareness about principles of effective communication in a business environment
- Acquaint them with communication after LPG with special attention to Social Media
- Make them understand various kinds of business letters
- Expose them with business correspondence
- Teach the technicalities of Business writing
- Elaborate the usage of Law libraries and identification of Case Laws

MODULE I COMMUNICATION

Definition – Methods – Types – Principles of effective communication – Barriers of communications – Relevance and importance of Business communication - Four skills of language Acquisition – understanding spoken language –oral and written. Business Vocabulary.

MODULE II TYPES OF COMMUNICATION

Communication in a Globalized world after LPG (Liberalization, Privatization and Globalization) –Modern forms of Communication – Different types of Presentations: e.g. Talking about a product, transaction with a client, Arguing a case – Types of writing: Fax - Email – Video Conferencing – Internet – Websites and their use in Business.

MODULE III BUSINESS LETTERS

Kinds of Business Letters - Layout – Interview – Appointment – Acknowledgement – Promotion – Enquiries – Replies – Orders – Sales – Circular – Complaints

MODULE IV CORRESPONDENCE

Bank Correspondence – Insurance Correspondence – Agency Correspondence - Correspondence with Shareholders – correspondence with Directors.

MODULE V REPORTING WRITING

Reports Writing – Agenda, Minutes of Meeting – Memorandum – Office Order – Circular – Notes- Case law- Identification of case Law from different resources to get case law- Law Websites-Different Law Journals- and their names-Abbreviations...Law Digests-Encyclopedias-How to Use Law Library

L-40; T-10; TOTAL HOURS-50

TEXT BOOKS:

- 1. Rajendra Pal & J. S. Korlahalli, Essentials of Business Communication, Sultan Chand & Sons, New Delhi 2011.
- 2. Shirley Taylor, Communication for Business, Pearson Publications 4th ed, New Delhi 2005.
- 3. Bovee, Thill, Schatzman, Business Communication Today, Pearson Education Private Ltd 12th ed, 2014.
- 4. Penrose, Raspberry, Myers, Advanced Business Communication 5th ed, 2003.
- 5. Simon Collin, Doing Business on the Internet, Kogan Page Limited 3rd, London 1999.
- 6. Mary Ellen Guffey, Business Communication Process and Product, International Thomson Publishing 8th ed, Ohio 2014.
- 7. David Annousamy, Answers to language problems, PR books, 2001.

OUTCOMES:

On completion of this course, students should be able to:

- Define various principles, types and methods of effective communication through various mediums and the barriers in it.
- Interpret communication in a globalised world after LPG with special stress on modern forms of communication like Social media
- Understand kinds of business letters
- Describe various formats of business correspondence.
- Discuss different forms of technical writing in business
- Interpret the usage of Law libraries and identification of case laws.

SSC 1281 INTRODUCTION TO SOCIOLOGY

L T P C 5 1 0 5

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OBJECTIVES:

- To acquaint the students with concepts and perspectives of Sociology
- To explain the reflection of society in Individuals and vice versa
- To present a portrayal of the Social Inequality and Stratification
- To explicate the dimensions, forms and Social Control and Deviance.
- To examine the causality and magnitude of social problemsfacing contemporary India.

MODULE I INTRODUCTION

Sociology-Definition, scope and importance; Elements of social formation-Society, Community, Groups and Association; Associative Social Process- Co-operation, Accommodation and Assimilation; Dissociative Social Process- Competition and Conflict.

Culture-definition, characteristics, functions, types, cultural lag and civilization;

MODULE II SOCIAL INSTITUTION AND SOCIALIZATION 10

Family- definition, types, characteristics, functions of family; Joint Family- definition features, utility, changes; Marriage- definition, characteristics, marriage as sacrament or contract; Socialization – definition, process, stages, agencies and anticipatory socialization; Social Control- definition, characteristics, importance, types & agencies.

MODULE III SOCIAL INEQUALITY AND STRATIFICATION 10

Concepts- inequality, hierarchy, differentiation, Social Exclusion, and Social Stratification. Forms of Social Stratification- Caste, Class and Estate. Gender and Social Stratification- sex and gender, patriarchy, factors perpetuating gender stratification; Globalization and gender inequality.

MODULE IV SOCIAL CONTROL AND SOCIAL DEVIANCE 10

Social Control: Definition - nature of social control – types of social control – agencies of social control. Social Deviance: Definition and types of deviance – factors facilitating deviance – social significance of deviant behavior – contemporary development in deviance – mass media and social deviance

MODULE V SOCIAL PROBLEMS IN INDIA

Social Problem-Definition, nature, social disorganization; Population explosioncauses, effects, relationship with development; Child Labour- causes, magnitude and consequences; Unemployment-nature, types, causes and effects; Gender issues- social status of women, violence against women and women in work place; Contemporary issues- communalism, terrorism and corruption.

L-40; T-10; TOTAL HOURS-50

TEXT BOOKS:

- 1. Giddens A. "Sociology" Cambridge: Polity Press, 1989.
- 2. HealdHaralambos, R.M"Sociology Themes and Perspectives", Oxford, New Delhi-92,2014.
- 3. BhushanVidya and D.R. Sachdeva"Fundamentals of Sociology", Pearson, Delhi,2012.
- 4. Ahuja Ram, Social problems in India, Rawat Publication: New Delhi, 1999.
- 5. Ahuja Ram, Society in India,, Rawat Publication: New Delhi, 2014.

REFERENCES:

- 1. Das Gupta, Samir and PaulomiSaha, "An Introduction to Sociology", Pearson, Delhi,2012.
- 2. Bottomore, T.B. 1972. Sociology- A Guide to Literature and Problems, New Delhi,
- 3. Atal, Yogesh, "Changing Indian Society" Rawat Publications, Jaipur, 2006.

OUTCOMES:

On successful completion of this course, the students will be able to :

- Explicate the basic concepts of Sociology and perspectives of Sociology.
- Explain the importance of social institutions and the socialization process.
- Differentiate between social inequality and social stratification.
- Describe the different forms of social control and social deviance.
- Understand the various Social problems in India.

BLC1201LAW OF TORTS & ACCIDENT CLAIMS LTPCUNDER THE MOTOR VEHICLES ACT5105

OBJECTIVES:

Learning objectives for this course include the following:

- Understanding the sources and policy objectives of tort law,
- Identifying and analyzing the elements of various substantive torts and related privileges/defenses;
- Understanding the logistics of bringing and resolving torts cases including the role of judge and jury, burden of proof issues, and the difference between bright-line rules and factor-based tests; and
- Gaining a new and unique perspective of the world around you through spotting tort issues in everyday conduct.
- To enable the students to understand the laws and the rules pertaining to Motor Accidents claims under Motor Vehicles Act and to learn about the consumers and their rights under the Consumer Protection Act.

MODULE I GENERAL PRINCIPLES

- Definition, Nature and Scope of Law of Torts Torts and Crime Torts and Contract - Pigeon Hole Theory - Relevance of Motive in Law of Torts -Essential Elements of Law of Torts - damnum sine injuria and injuria sine damno.
- Defenses -Volenti-fit injuria, Act of God (Vis major), Inevitable Accident, Necessity, Private Defense, Novus actus interveniens, Contributory Negligence, Judicial and Quasi-judicial Authority, Parental and Quasiparental Authority, Statutory Authority.
- Capacity of parties Joint tortfeasors Remedies judicial and extra judicial remedies – kinds of damages – Remoteness of damages – Novus actus intravenous – Foreign torts – Effect of death of parties in tort

MODULE IILIABILITY IN TORTS12Strict Liability (Rule in Ryland's v. Fletcher), Dangerous thing, Escape of thing,
Non-natural use of land, Exceptions - Absolute Liability, Bhopal Gas Leak
Disaster - Vicarious Liability, Master and Servant, distinction between servant
and independent contractor, course of employment, common employment,
servant with two masters, Vicarious Liability of State..

MODULE III SPECIFIC TORTS

Nuisance, Types of Nuisance– Defamation, slander, libel, Innuendo – Defenses – Justification – fair comment – privileges – Trespass to land – trespass togoods – Deceit – Rule in Derry v. Peak – Trespass to person - Assault – Battery – False imprisonment - Negligence – Res ipsa loquitur – contributory negligence – The last opportunity rule.

MODULE IV MOTOR VEHICLES ACT,1988 12

Liability under the Act – Amount of compensation in accident cases –liability of insurer – Motor Accident claims tribunal – composition, and powers – application and award of compensation

MODULE V THE CONSUMER PROTECTION ACT, 1986 12

Concept and definitions - Unfair Trade Practice and Restrictive Trade Practices - Commercial Service and Public Utility Service - Liability of Doctors and Hospitals and Other Professionals - Consumer disputes redressal agencies – consumer protection councils - Remedies.

L-48; T-12; TOTAL HOURS-60

TEXT BOOKS:

- 1. Agrawal, Dr. V.K., Consumer Protection Law and Practice, 8th Edn. (2008).
- 2. Awasthi, S.K. &Kataria R.P., Law Relating to Protection of Human Rights, Second Edition, Allahabad, Orient Publication Company, (2005).
- 3. Bangia, R.K, Law of Torts, Eighteen Edition Allahabad, Allahabad Law Agency (2005).
- 4. Bhat, P. Ishwar, Fundamental Rights, Lucknow, Eastern Law House, (2004).
- 5. Chakraborty, C., Law of Consumer Protection, New Delhi, Dwivedi Law Agency (2007).
- 6. Gandhi, B.M., Law of Tort, Lucknow, Eastern Book Company, (1981).
- 7. Lyon's, Medical Jurisprudence for India, 10th Ed., (1999).
- 8. Pillai, P.S.A., Law of Torts, 9 th Ed., Eastern Book Co., Lucknow (2004).
- 9. Ratan Lal and Dhirajlal, The Law of Torts, 25th Ed., Wadhwa and Co. Nagpur, 2007.
- 10. Singh, S.P, Law of Tort, Fourth Edition, Universal Law Publishing Co.

Reprint 2008, pp. 137-163.

ARTICLES :

- 1. Gupta, Sariya, Clinical Negligence of General Medical Practitioner and Liability, CLJ 03 (07), 2006 pp. 174-176.
- Gupta, Sarla, Medical Negligence in the field of Telemedicine, CLJ 02 (05), 2005 pp. 146-150.
- 3. Jayasuriya, D.C, Counterfeit Medicines: Strategies to deal with z commercial Crime, JILI 38, 1996 pp. 495-501.
- 4. Katariya, Mrituinjay&KatariyaPrasant, Medical Negligence: criminal liability of the Doctor and Medical establishment, CLJ 01, 2003 pp. 1-7.
- 5. Khosla, Madhav, Criminal Liability of the Doctor in Negligence cases and the Indian Supreme Court, CLJ 03 (09), 2005 pp. 265-267.
- Nanda, Dr. Sukanta K. Nanda, Rights of the Consumer visa vis Medical Negligence and the Consumer protection Act, 1986, 1/ NAYAYA DEEP volume IX issue- 3 JULY, 2008.
- Singh, Gurjeet, "Applicability of Consumer Protection Act 1986 to Medical Profession in India: A comment on Supreme Court's verdict in India Medical association v. V.P. Santha", JILI 39, 1997 pp. 424-436.
- Singh, Gurjit, Medical Negligence and the winding ambit of the Consumer protection Act, 1986- A comment of spring meadows Hospital v. HarijalAhuwaliya, JILI 42 (01), 2000, pp. 78-85.

LEGISLATIONS :

- 1. The Constitution of India.
- 2. Indian Penal Code,1860.
- 3. The Consumer Protection Act.
- 4. The Motor Vehicles Act.

WEBSITES:

- 1. http://airwebworld.com
- 2. http://consumer.indlaw.com
- 3. http://indiankanoon.com
- 4. http://indiatoday.com
- 5. http://jstor.org
- 6. http://legalserviceofindia.com
- 7. http://manupatra.com
- 8. http://oup.com
- 9. http://supremecourtofindia.nic.in
- 10.http://unilawbook.com

11.http://westlaw.com

- 12.http://www.highcourtofkerala.nic.in
- 13.http://www.indiancourts.nic.in
- 14. http://www.internationallawoffice.com
- 15.<u>http://www.judis.nic.in</u>

OUTCOMES:

On the successful completion of the course, the students will be able to:

- Analyze the definition, nature and scope, the differences between tort and crime, contract, bailment and the relevancy of motive in torts and to examine the defenses involved in the law of torts and to understand the capacity of the parties involved.
- Discuss the liability of the person such as Strict Liability, Vicarious Liability and Absolute Liability and its related aspects.
- Examine the specific torts such as Nuisance, Trespass to Land and Goods, Assault, Battery and the importance of Defamation and its related aspects.
- Describe the various provisions under the Motor Vehicles Act and regarding the establishment of the Motor Vehicles Tribunal and the composition and powers of the authority.
- Infer the concept and definitions relating to Consumer Protection Act, the importance of the redressal councils and the remedies.

B.Com.LLB (Hons.)	Law Programme	Regulations 2017
BLC1202	SPECIAL CONTRACTS	LTPC
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OBJECTIVES:

- The objectives of this course is to provide an overview of Specific Contracts.
- Such contracts range from contracts of Indemnity and Guarantee to Bailment and Pledge and to Agency.
- The focus of the course would be to ingrain in the students a critical understanding of the context and importance of such contracts from an economic, social and legal perspective.
- This course will also provide an idea about the rights and liabilities of the parties of such specific contracts.
- It will familiarize the students with the concepts of 'Sale of Goods' and 'Partnership'.

MODULE I INDEMNITY AND GUARANTEE

Definition - English and Indian Definitions, Distinction between Indemnity and Guarantee. Rights of the Indemnity Holder. Rights of the Indemnifier. Implied indemnity dealt with Section 59,145,164 and 222 of the Indian Contract Act. Codification not exhaustive-principles of equity applicable. Definition - English and Indian definitions. Essentials and nature of guarantee Distinction between guarantee and indemnity - guarantee and insurance. Elements of consideration in a contract of guarantee. Nature and quantum of surety's liability. Kinds of guarantee and their incidents. Surety ship arises on contract and not on notice-position in English Law. Duty of disclosure in guarantee. Rights of surety against principal debtor-credit-co-sureties-difference in English Law-Circumstances – Discharge of Surety.

MODULE II BAILMENT

Definition - Indian and English definitions. Essentials of bailment and classification of bailment. Distinction between bailment and pledge-deposit-sale-agency. Rights and duties of the bailor and bailee-difference in English Law. Pledge-definition-Rights of the Pawners and Pawnee. Pledge by non-owners. Lien-kinds of lien-their nature and incidents - How lost

MODULE III SALE OF GOODS ACT

Definition of sale and agreement to sell - distinction between sale and agreement to sell - Contract of work and layout. Hire purchase agreement -

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Bailment - Exchange - Gift. Definition - goods – specific goods-future goods-Mercantile agent-Documents - title of goods. How is sale made - rules for fixing price and effect of goods getting damages or perished in a contract of sale. Stipulation as to time and other stipulations. Conditions and warranties – Effect of breach – Ex-post facto warranty – when condition is treated as warranty. Implied conditions and warranties – in a contract of sale – Exemption clauses effect of fundamental breach. Rule as to passing off property. Sale by non-owners, exception to 'NemoDat Quod Non Habet" Rules as to delivery. Unpaid vendor – his Rights or lien and stoppage in transit. Remedies available to seller and buyer. Auction sale

MODULE IV AGENCY

Definition of contract of agency – Creation of agency-kinds of agency. Distinction between Agent and servant and independent contractor. Who may be an agent - Kinds of Agent – Authority of the different kinds of Agent – Authority of Agents – Ostensible and emergency authority – delegation of authority – delegatus 'non potest delegare' – sub agent –substituted agent. Essential of ratification and its effect. Effect of notice to the agent – necessary conditions to bind the Principal. Principal and third parties – The doctrine of undisclosed principal and concealed Principal. Termination of agency and when it becomes irrevocable.

MODULE V PARTNERSHIP

Authority of partners – implied and emergency. Liability of the partners of the acts of the firm and for the wrongful acts of other partners – nature of liability. Principle of agency in partnership. Partnership property – Tests. Settlement of accounts – goodwill and its disposal – distribution of assets. Retirement of partners. Dissolution of firm and modes and circumstances. Effect of non – registration of firm.

L-48; T-12; TOTAL HOURS-60

REFERENCES:

- 1. Dr. Avatar Singh, The Law of Contracts, Eastern Book Company, 12th Edition.
- 2. Mulla, The Indian Contract Act, LexisNexis Publishers, 1st Edition, 2015.
- 3. Mulla, Sale of Goods Act and The Indian Partnership Act, LexisNexis Publishers, 2017.

ACTS:

- Indian Contract Act, 1872.
- Sale of Goods Act, 1930.
- Indian Partnership Act, 1932.

OUTCOMES:

At the end of this course, students will be able to do the following:

- Understand about concept and legal provisions regarding Indemnity and guarantee.
- To elaborate different kinds of bailment and differentiate the bailment from Pledge.
- Explain the rights and liabilities of the buyer and the seller and the remedies for unpaid sellers.
- Define the Contract of Agency.
- Describe the partnership concept and dissolution of the firm.

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BLC1203 PRINCIPLES OF ACCOUNTING

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OBJECTIVES:

To facilitate the understanding of Accounting in General

- •To give a comprehensive understanding of the system of Financial Accounting
- •To understand the intermediate concepts for assets, liabilities and stockholders' equity
- •To develop skill, related to problem solving and critical thinking.
- •To understand the procedures and methods involved in Bank reconciliation statements.
- •To analyze the various depreciation accounting methods.

MODULE I INTRODUCTION TO ACCOUNTING

Meaning and scope of Accounting, Basic Accounting Concepts and Conventions, Objectives of Accounting, Accounting Transactions, Double Entry Book Keeping -Journal, Ledger, Preparation of Trial Balance

MODULE II ACCOUNTS

Preparation of Final Accounts of a Sole Trading Concern, Closing Stock, Adjustments, Outstanding and Prepaid items, Depreciation, bad debts, Provision for Bad and Doubtful Debts, Provision for Discount on Debtors, Provision for Discount on creditors, Interest on Capital and Drawings, Abnormal Loss of stock.

MODULE III RECTIFICATION OF ERRORS 10

Classification of Errors, Rectification of Errors, Preparation of Suspense Account -Profit & loss adjustment Account.

MODULE IV RECONCILIATION STATEMENT 10

Introduction, Procedure for reconciling the cash book balance with the pass book balance, Methods of Bank Reconciliation Statement

MODULE V DEPRECIATION ACCOUNTING 10

Depreciation, Meaning, Causes, Methods, Straight Line Method, written down Value Method, Change in method of depreciation (retrospective and prospective method)Insurance claims, Average Clause (Loss of stock only)

L-40; T-10; TOTAL HOURS-50

TEXT BOOKS:

1. P.C. Tulsian, Financial Accounting, Pearson Education,4th edition,2009.

REFERENCES:

1. Hanif and Mukherjee, Financial Accounting, Mcgraw Hill Education,8th edition,2008.

2.T.S. Reddy &A.Murthy, Financial Accounting, Margham Publications, Chennai(2015).

3. Jain & Narang, Financial Accounting, Kalyani Publishers, New Delhi, (2015)

OUTCOME:

On completion of this course, students will able to:

- Describe the purpose and methods of accounting that is the core of all business environments.
- Identify the various kinds of debts and also interpret the difference between normal and abnormal loss.
- Define the many types of errors that happen in the course of accounting in the business period.
- Discuss on the preparation for a reconciliation statement for the bank accounts.
- Describe the meaning of depreciation and explain the various methods of depreciation and application of the same.

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GEC 1212 ENVIRONMENTAL STUDIES L T P C

OBJECTIVES:

The student will be conversant with the

- various natural resources, availability, utilization and its current scenario
- different ecosystems, energy transfer, values, threats and conservation of biodiversity
- levels of different pollutants and its impact and the causes and effects of natural disasters
- impacts of human population, impact assessment, human rights and environmental acts and sustainable development

MODULE I NATURAL RESOURCES

Land resources: land degradation, soil erosion and desertification - Forest resources: use and over-exploitation, deforestation - Water resources: use and over-utilization of surface and ground water, conflicts over water (inter-state and international), dams (benefits and problems), water conservation (rainwater harvesting and watershed management) - Mineral resources: use and exploitation, environmental effects of extracting and using mineral resources, mining - Food resources: world food problems, changes in land use by agriculture and overgrazing, modern agriculture and its effects, fertilizer and pesticide problems, water logging and salinity - Energy resources: increasing energy needs, renewable and non-renewable, use of alternate energy sources.

MODULE II ECOSYSTEM AND BIODIVERSITY

Ecosystem- energy flow in the ecosystem - food chains, food webs and ecological pyramids - characteristics, structure and function of (a) Terrestrial ecosystems (forest, grassland, desert) and (b) Aquatic fresh water ecosystems (pond, lake, river) (c) Aquatic salt water ecosystems (ocean, estuary) - ecological succession.

Biodiversity - genetic, species and ecosystem diversity – hot-spots of biodiversity –biogeographic classification of India -endangered, endemic, extinct and invasive species of India - red data book - values of biodiversity: consumptive, productive, social, ethical, aesthetic and option values - threats to biodiversity: habitat loss, poaching of wildlife, man-wildlife conflicts - conservation of biodiversity: in-situ and ex-situ conservation of biodiversity

MODULE III ENVIRONMENTAL POLLUTION AND NATURAL 8 DISASTER

Definition, cause, effects and control measures of (a) air pollution (b) water pollution (c) soil pollution (d) marine pollution (e) noise pollution (f) thermal pollution (g) nuclear hazards - ill-effects of fireworks and upkeep of clean environment - solid waste management: types (urban, industrial, biomedical and electronic wastes), collection, processing and disposal (incineration, composting and land-fill) - natural disaster and management: flood, cyclone, drought, landslide, avalanche, volcanic eruptions, earthquake and tsunami.

MODULE IV HUMAN POPULATION, HEALTH AND SOCIAL 6 ISSUES

Population and population growth, population variation among nations, population explosion, and family welfare programme.

Human health: air-borne, water borne diseases, infectious diseases, risks due to chemicals in food and environment.

Sustainable development - environmental legislation and laws: water act, air act, wildlife protection act, forest conservation act, environment protection act - environmental impact assessment, steps in EIA - human rights - women and child welfare.

L-30; T-0; TOTAL HOURS: 30

TEXT BOOKS:

- 1. ErachBharucha, Textbook for Environmental Studies For Undergraduate Courses of all Branches of Higher Education for University Grants Commission, Orient BlackswanPvt Ltd, Hyderabad, India, 2013.
- Benny Joseph, Environmental Studies, Tata McGraw-Hill Education, India, 2009.
- 3. Ravikrishnan A, Environmental Science and Engineering, Sri Krishna Publications, Tamil Nadu, India, 2015.
- 4. Raman Sivakumar, Introduction to Environmental Science and Engineering, McGraw Hill Education, India, 2009.
- 5. Venugopala Rao P, Principles of Environmental Science and Engineering, Prentice Hall India Learning Private Limited; India, 2006.
- 6. AnubhaKaushik and Kaushik C.P., Environmental Science and Engineering, New Age International Pvt Ltd., New Delhi, India, 2009.

REFERENCES:

- 1. Masters G.M., Introduction to Environmental Engineering and Science, Prentice Hall, New Delhi, 1997.
- 2. Henry J.G. and Heike G.W., Environmental Science and Engineering, Prentice Hall International Inc., New Jersy, 1996.
- 3. Miller T.G. Jr., Environmental Science, Wadsworth Publishing Co. Boston, USA, 2016.

OUTCOMES:

The student will be able to

- Predict the scenario of various natural resources and suggest remedies to curb the exploitation of these resources.
- Identify food chain and web and its role in various ecosystems, assess the impacts on biodiversity and provide solutions to conserve it.
- Analyze the impacts of pollutants in the environment and propose suitable methods to alleviate the pollutants and the natural disasters.
- Assess on the impact of the human population and the health-related issues and the ethics to be followed for sustainable life.

SEMESTER III

BLC 2101	LAW OF CRIMES - I (IPC)	L	т	Ρ	С
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OBJECTIVES:

- Crime and Law are so closely connected with each other that it is very difficult to understand one without knowing the other. So, this course will help the students to have a clear understanding about the crimes and laws.
- Students will have clarity on concepts relating to crimes and punishment and exceptions.
- Explain the exception available under Indian Penal Code.
- Identify the offences against the state, against the human body, against property and against marriage.
- The Indian Penal Code (**IPC**) is the main criminal code of India. It is a comprehensive code intended to cover all substantive aspects of Criminal Law.

MODULE I INTRODUCTION- GENERAL DEFENCES 12

Nature and Scope of Criminal Law: Definition-Essential Elements- Actus reus-MensRea-Intention and Negligence-Recklessness and Knowledge-Offences without Conduct- Punishment Objectives- Basis and Types-Theories of Punishment- Justification of Punishment- General Defenses- Justifiable defenses- Private defense- Joint and Constructive Liability- Abetment-Conspiracy-Attempt- corporate Liability- Jurisdiction-Territorial-Extra Territorial Personal and Admiralty.

MODULE II OFFENCES AGAINST HUMAN BODY: 12

Culpable Homicide and Murder- Suicide-Causing Miscarriage-Hurt-Grievous Hurt -Wrongful Restraint and Wrongful Confinement- Assault- Kidnapping-Abduction and Rape

MODULE III GENERAL OFFENCES

Offences against State- Offences against Public Peace- Unlawful Assembly-Riot- Affray- Offences against election- Bribery- impersonation- Offences relating to Religion- Offences against Public Justice- Administration of Justice-Giving and Fabricating the false Evidence- disappearance of Evidence.

MODULE IV OFFENCES AGAINST PROPERTY

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Offences against Property: Theft-Extortion-Robbery and Dacoity-Criminal Misappropriation of Property and Trust-Cheating Mischief-offences relating to Documents.

MODULE V OFFENCES RELATING TO MARRIAGE AND 12 REPUTATION:

Mock or Deceitful Marriage-Bigamy-Adultery-Decriminalization of s. 497-Cruelty by Husband or Relatives- Defamation- Intimidation - Attempt to Commit Offences- Thug.

L-45; T-15; TOTAL HOURS-60

REFERENCES:

- 1. B.M.Gandhi&K.A.Pandey, Indian Penal Code, Eastern Book Company, 3rd Edition.
- 2. RatanLal&DhirajLal, Indian Penal Code, LexisNexis Publishers, 33rd Edition, 2012.
- 3. K.D.Gour, Indian Penal Code, LexisNexis Publishers, 6th Edition, 2016.
- 4. PSA Pillai, Criminal Law, LexisNexis Publishers, 13th Edition, 2017.
- 5. Kenny, Outlines of Criminal Law, Cambridge University Press, 18th Edition, 2017.

ACTS:

1. Indian Penal Code, 1860.

OUTCOMES:

At the end of this course, students will be able to do the following:

- Understand the basis on which the criminal law is based.
- Know various offences and the punishment thereof.
- Explain the exception available under Indian Penal Code.
- Identify the offences against the state, against the human body, against property and against marriage.
- Understand the rules of criminal law and that would enable them to form a clear idea of the practical task confronting the prosecution and defence in the trials.

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BLC2102

OBJECTIVES:

Students will be conversant :

- To understand the Family as an Institution.
- Differentiate and understand the various personal laws that govern the laws relating to marriage.

FAMILY LAW I

- Comprehend the legal aspects of divorce and maintenance.
- Interpret the governing nature of adoption
- comprehensive understanding of guardianship.

MODULE I INTRODUCTION

Application of various personal laws- Traditional and modern sources of Hindu Law and Muslim Law – The Classical Schools of Hindu Law and Muslim Law – Origin of the Schools – Main Schools and sub-Schools – Effect of Migration

MODULE II LAW ON MARRIAGE

Nature of Marriage – Various forms of marriage and requirements for a valid marriage on a comparative Analysis – Void, voidable and valid marriage in different religious texts and statutes – Laws and Issues on marriage under the Special Marriage Act – Unisex marriage and question on living together – The demand of dowry and the concept of dower under the relevant personal laws – ceremonies of marriage under various religious systems-Triple talaq and its recent developments.

MODULE III LAW ON DIVORCE & MAINTENANCE

Restitution of Conjugal Rights, Judicial Separation, Nullity of Marriage andDivorce – Various grounds and procedure on a comparative analysis – Court's jurisdiction and procedure for the issues raised on marriage and divorce – In Camera proceedings – Decree on proceedings – Maintenance under Hindu, Muslim and Christian Laws – Permanent alimony – Maintenance during pendency of the suit - Maintenance under the Special Marriage Act, the Hindu Adoptions and Maintenance Act and the Code of Criminal Procedure. Structure, procedure and jurisdiction of Family Courts – The Family Courts Act

B.Com.LLB (Hons.)		Law Programme		Reg	gulations	2017
MODULE IV	LAW	ON LEGITIMACY	OF	=N	AND	12

ADOPTION

Legitimacy of children born of void and voidable marriages – Their rights and legal issues – Adoption in different religious groups – Requisites, conditions, procedure of adoption – Effect of adoption – Inter-Country adoption

MODULE V LAW ON MINORITY AND GUARDIANSHIP 12

Guardian under the Hindu Minority and Guardianship Act, 1956 – Definition- types of guardians – Guardianship under Muslim Law – Procedure for appointment and their powers – Guardian under the Guardian and Wards Act 1890

L-45; T-15; TOTAL HOURS-60

REFERENCES:

- 1. Mulla, Hindu Law, LexisNexis, 22th edition
- 2. N.R. Raghavachari , Hindu Law
- 3. Dr. Paras Diwan , Family Law, Allahabad Law Agency
- 4. Mulla, Principles of Mahomedan Law, LexisNexis, 21th edition
- 5. Asaf A.A Fyzee , Outlines of Mahomedan Law,6th edition
- 6. Kusum , Family Law Lectures , Family Law I ,LexisNexis,5th edition
- 7. Dr.S.RMyneni, Hindu Law & Usage, Asian law House.

ACTS:

- 1. The Hindu Marriage Act, 1955
- 2. The Hindu Adoptions and Maintenance Act, 1956
- 3. The Hindu Minority and Guardianship Act, 1956
- 4. The Special Marriage Act, 1954
- 5. The Guardian and Wards Act, 1890
- 6. The Dissolution of Muslim Marriage Act, 1939
- 7. The Christian Marriage Act 1872
- 8. Indian Divorce Act, 1869
- 9. Indian Majority Act, 1875
- 10. The Muslim Women (Protection Of Rights On Divorce) Act, 1986
- 11. The Family Courts Act, 1984
- 12. The Dowry Prohibition Act, 1961
- 13. The Hindu Widows' Remarriage Act 1856
- 14. Prohibition of Child Marriage Act, 2006

OUTCOMES:

- Differentiate between different schools and sources of Muslim and Hindu law.
- Summarize the legal aspects of marriage, provisions with respect to Special Marriage Act and Triple Talaq.
- Evaluate the judicial remedies with respect to marriage and maintenance.
- Classify the provision of legitimacy of children under void and voidable marriage and also the adoption proceedings of different religions.
- Persuade a clear vision with respect to different types of guardians and its different legislations.

B.Com.LLB (Hons.)	Law Programme		Regulations 2017		
BLC 2103	CONSTITUTIONAL LAW- I	L	Т	Ρ	С
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OBJECTIVES:

At the end of this course, students should be able to:

- Understand the meaning of Constitution and the features of the Indian Constitution
- Describe the different doctrines of Indian Constitution
- Interpret the concept of equality
- Demonstrate life and liberty under the Constitution of India
- Discriminate Fundamental Rights and Directive Principles of State Policy

MODULE I CLASSIFICATION OF CONSTITUTION 12 AND GOVERNMENTS

Classification of Constitution and Governments. Definition and meaning of Constitution - Kinds of Constitution - Meaning of Constitutionalism- Features of Indian Constitution. Constitution and the Constitutional Law. Preamblemeaning-scope-importance-objectives and values, Union and its Territories (Art 1 to 4)- Citizenship (Article 5 to 11) Definition and meaning of State (Article 12) Definition and meaning of Law (Article 13)

MODULE II PREAMBLE, BASIC STRUCTURE 12 -JUDICIAL REVIEW

Doctrine of Basic Structure, Development of Basic Structure theory- Doctrine of Eclipse-Severability and Ultra Vires- Judicial Review-

MODULE III FUNDAMENTAL RIGHTS - I 12

Fundamental Rights - Article 14- Right to Equality-General Equality Clause under Article 14- Reasonable Classification- Protective Discrimination-Reservation and Social Justice under Article 15 and 16. Untouchability under Article 17. Right to Freedom: Freedom of Speech and Expression Article 19-Scope and Ambit- Reasonable restrictions- Right to strike-Bandh-Hartal- Right to Information. Rights of the Accused: Article 20 Ex-post Facto- Double jeopardy-Self-incrimination.

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MODULE IV FUNDAMENTAL RIGHTS - II

Right to Life under Article 21- Life and Liberty-Meaning and Scope- Procedure established by Law- Judicial Interpretation- Maneka Gandhi's Case and its consequences on Constitutional Law. Article 21 A: Right to Education. Landmark cases in which Right to Life has given a wider scope. Preventive Detention Laws- Exceptions- Safeguards.

Freedom of Religion Article 25 to 28. Secularism-Judicial Interpretation-Cultural and Educational Rights of the Minorities- Recent trends on Minority Educational Institutions. Right to Constitutional remedies Article 32 and Article 226.

MODULE V

12

Director Principles of State Policy and Fundamental Duties Relationship between Part III and Part IV. Relevance of Fundamental Duties.

L-48; T-12; TOTAL HOURS-60

REFERENCES:

- 1. M. P. Jain, Indian Constitutional law, LexisNexis, 8th edition
- 2. V.N. Shukla's, Constitution of India, EBC, 13th edition
- Dr. J.N. Pandey, Constitutional Law of India, Central law agency, 51st edition
- 4. Durga Das Basu, The Constitution of India, LexisNexis, 24th edition
- 5. Constituent Assembly Debates Vol. 1 to 12
- 6. H.M. Seervai, Constitutional law of India, Universal publishing company pvt
- 7. P. M. Bakshi, The Constitution of India, Universal law publishing, 14th edition
- 8. M. V. Pylee, India's Constitution, S. Chand and company ltd

OUTCOMES:

On successful completion of this course, students should able to:

- Describe the meaning of Constitution and the features of Indian Constitution.
- Identify different doctrines of Constitution of India
- Explain the concept of equality.
- Define life and liberty under the Constitution of India
- Differentiate Fundamental Rights and Directive Principles of State Policy

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SSC 2181 INTRODUCTION TO POLITICAL SCIENCE L T P C

OBJECTIVES:

- To know the meaning, nature, Scope and significance of political science.
- To analyze the theories and elements of State.
- To examine the concept of Sovereignty, Equality, Justice and Law.
- To evaluate the forms and organs of government.
- To describe the meaning and theories of international relations.

MODULE IINTRODUCTION- NATURE, SCOPE,10SIGNIFICANCE STATE AND ITS ELEMENTS-FUNCTIONS

Meaning, Nature, Scope and Significance of Political Science- Political Science and other Social Sciences, Theories of the origin of State- Divine Origin Theory- Force Theory- Patriarchal and Matriarchal theories- Social Contract Theories of Hobbes, Locke and Rousseau- Evolutionary Theory. Approaches to study of Political Science- Traditional Approach- Modern Approach- Marxist Approach. Elements of State, State and Society- State and Nation- State and Functions.

MODULE II EQUALITY-JUSTICE-RIGHTS AND DUTIES- LIBERTY 10

Equality- Extent of Equality in Modern Times. Rights and Duties-Rights recognized by the State- Human Rights recognized by International bodies Basic Political Concepts: Sovereignty- Characteristics and types of Sovereignty- Justice- Meaning and Kinds of Justice- Liberty- Meaning- Kinds of Liberty- Civil Liberty- Political Liberty-Safeguards of Liberty.

MODULE III VARIOUS FORMS OF GOVERNMENTS

Classification of Government. Merits and demerits of Democracy- Merits and demerits of Monarchy, Merits and demerits of Dictatorship- Role of Law in Governance. Laissez Faire theory- Welfare governments-Parliamentary form of government- Presidential form of government- Unitary and Federal systems. Unicameral and Bicameral legislatures- Role of political parties- public opinion

MODULE IV INTERNATIONAL FACETS

Introduction to International Relations- Relationship between International Relations and International Law. Theories of International Relations- Moralistic Theory Merits and Demerits- Realistic' Theory- Concept of Political Power of the State- Concept of

10

National Power, Elements of National Power- Limitations of National Power- role of Political Power in International Relations- Two World-Wars and their Impact.

MODULE V GLOBAL SCENARIO

Bi-Polar World- Cold War- end of the Cold War- Unipolar world and Multi-polar World- Balance of Power- Non-Aligned movement - UNO and its structure and its role in International Peace and Security- Non State Actors- Terrorism- Human Rights and Environmental issues.

L-40; T-10; TOTAL HOURS-50

REFERENCES:

- 1. Amal ray and MohitBattacharya Political Theory: Ideals and Institutions.
- 2. Norman, D. Palmer and Howard, C. Perkins- International Relations: The World Community in Transition.
- 3. A.C.Kapoor Principles of Political Science
- 4. Hans J. Margenthan Politics among Nations
- 5. Baylis Introduction to International Relations

OUTCOMES:

On successful completion of the course students will be able to :

- Define the meaning, nature, scope and approaches of political science.
- Explain the theories of origin of State, Nationalism, Internationalism and Fascism.
- Discuss the nature of International relations and forms of government.
- Analyze the concept of sovereignty, equality and sources of law.
- Examine the methods of representation, political parties and pressure groups.

BLC 2105 FINANCIAL SERVICES

L T P C 5 1 0 5

OBJECTIVES:

B.Com.LLB

(Hons.)

- To understand the basics of contractual relationships in financial services including fund-based and fee-based financial services.
- To develop knowledge regarding the legal aspects of leasing and hire purchasing services.
- To understand the concepts of factoring and other fund based services.
- To understand the merchant banking services and understand the role of merchant bankers.
- To have knowledge on the regulatory framework of the credit rating agencies and their importance to the investors.

MODULE IINTRODUCTION TO FINANCIAL SERVICES12Meaning, nature, scope of financial Services, Types of financial services: Fundbased and Fees based services, Need and the market of various financialServices, Growth of Financial Services in India, Problems faced in the financialservices sector.

MODULE II LEASING AND HIRE-PURCHASE FINANCING 12

Leasing: Conceptual framework, Types, Legal framework, Tax aspects of leasing and Financial Evaluation: Perspectives of both Lessee and Lessor; Hire-Purchase Financing: Conceptual framework, Legal framework, and Financial Evaluation.

MODULE III FACTORING AND OTHER FUND-BASED SERVICES 12

Factoring: Meaning, Concept and evolution of Factoring; Functions of a Factor; Types of Factoring; Factoring Vs Bills discounting; Advantages of Factoring: Forfeiting – an overview; Venture Capital Financing: Concept, Features, Need, Stages of financing, Exit Route; Consumer Credit and Housing Finance-An overview. Legal aspects of factoring services.

MODULE IV MERCHANT BANKING SERVICES

Concept, Growth, Merchant Banking in India, Policy measures, Institutional Structure, Legal and Regulatory Frameworks, Role of Merchant Banker in Appraisal of Projects, Designing Capital Structure and Instruments, Issue Pricing, and Preparations of Prospectus.

MODULE VCREDIT RATING AND OTHER FEE-BASED SERVICES12Introduction, Regulatory Framework, Credit Rating Agencies, Rating Process and
Methodology, Rating Symbols and Grades; Overview of Stock Broking, Depository
Services, Custodial Services, and Corporate Restructuring.12

L – 48; T – 12; Total Hours –60

TEXT BOOKS:

- Khan, M .Y. Financial Services, 9th Edition (2017) . Tata McGraw Hill
- SiddhaiahThummuluri,Financial Services,1st edition,Pearson India.

REFERENCES:

• Dr. Gurusamy. *Financial Services*. 3rd Edition (2009). Tata McGraw Hill

OUTCOMES:

The students will be able:

- Analyze the various financial services and have an exposure on the growth of financial services and will be able to understand the problems linked with the growth of the financial services.
- Identify the legal aspects in the process of leasing and the tax aspects involved in the leasing and hire purchase financing.
- Explain the importance and need of finance in the business sector through factoring, venture capital and also the various types of consumer credit available in the market.
- Access the origin and growth of merchant banking services in India and identify the role of merchant bankers for the benefit of the investors.
- Analyze the impact of credit rating agencies on the investors and the investment made by them and have exposure on the corporate restructuring.

SEMESTER – IV

BLC 2201	MANAGERIAL ECONOMICS	L	Т	Ρ	С
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OBJECTIVES:

- To familiarize the prospective lawyers with fundamentals of economics and managerial economics.
- To introduce the students to the basic concepts of demand, supply, demand forecasting and applications of managerial economics in business decision making.
- To develop a clear understanding of the tools and theories of analyzing consumer and producer behaviour.
- To gain understanding of some concepts like costs, revenue and profits in order to improve their ability to understand the business climate.
- To develop a clear understanding of competitions and market structures in which firms operate in an economy.

MODULE INATURE AND SCOPE OF MANAGERIAL ECONOMICS12Meaning, Nature and Scope - Scarcity- Choice and Allocation - Decision MakingTechniques - Marginalism- Equi-Marginalism and Opportunity Cost- Risk andUncertainties

MODULE II DEMAND ANALYSIS AND FORECASTING 12

Demand Theory- Types of Demand- Demand Elasticity - Elasticity of Demand and Marginal Revenue - Users of Elasticity - Decision Making - Estimation of Demand and Function - Demand Forecasting - Quantitative and Qualitative Techniques.

MODULE III PRODUCTION ANALYSIS

Production Function - returns of Factors - Production Decision - Isoquant-Isocost -Production Possibility - Expansion Path - Optimum Product Mix of Multi-Product Firm - C.S. Function.

MODULE IV COST, REVENUE AND PROFIT ANALYSIS 12

Cost Theories - Applications and Types of Costs - Derivation of Cost Functions -Revenue - Concepts- Functions - Break Even Analysis - Economics Scale vs. Economies of Scope. Profit Maximization- Vs Sales Maximization- Accounting Profit Vs. Economic Profit - theories of Firm.

MODULE V MARKET STRUCTURE AND PRODUCT PRICING 12

Features - Output - Pricing Decisions in Different Markets- Equilibrium of Firm and Industry - Monopoly Power- Welfare Triangle - Pricing and Output Decisions-Differentiate Pricing - Mark up Pricing - government Intervention and Pricing.

L – 50; T – 10; Total Hours –60

REFERENCES:

- 1. Mithani DM, Managerial Economics, Himalaya Publishing House, 2010.
- 2. Joel Dean, Managerial Economics, Prentice Hall of India, 1951.
- 3. Cauvery R, Managerial Economics, Sultan Chand Publishing, New Delhi, 2010.
- 4. Craig H. Petersen, W. Chris Lewis and Sudhir K. Jain, Managerial Economics, Pearson Education, 5th Ed., 2008.
- 5. Paul G. Keat, Philip K. Y. Young and Sreejata Banerjee, Managerial Economics: Economic Tool for Today's Decision Makers, Pearson Education, 6th Ed., 2013.

OUTCOMES:

After the successful completion of the course, students will have the ability to:

- Comprehend the basic concepts, nature, scope and importance of managerial economics in business.
- Analyze the effects of market forces on market dynamics.
- Demonstrate production function and production analysis.
- Grasp various business tools like costs, revenue and profit analysis.
- Compare and contrast various market types.

BLC 2202

JURISPRUDENCE

OBJECTIVES:

Jurisprudence is the study of Laws of the Law. The course aims to acquaint the students with the complexities of laws and introduces them to the means of solving them based on sound jurisprudential principles. It further aims to:-

- Create the awareness about the theoretical aspects of development of law and different schools of law
- Acquaint them to different sources of law
- Explain them the concept of Justice and its administration of Justice
- Describe the Rights and legal status of a person.
- Equip them with the basic legal concepts like property and liability

MODULE I NATURE, DEFINITION AND SCHOOLS OF 12 JURISPRUDENCE

Nature and definition of jurisprudence – Analytical positivism, Natural law school, Historical school, Sociological school – Economic interpretation of law, Indian jurisprudence – Concept of dharma, PIL, social justice and compensatory jurisprudence.

MODULE II NATURE AND PURPOSE OF LAW 12

Nature and definition of law, constitutional law and international law and their nature. Justice, critical studies, feminist jurisprudence and Art 142 of Constitution – The administration of justice.

MODULE III SOURCES OF LAW

Legislation – Nature of legislation – Supreme and subordinate legislation – Relation of legislation to other sources, codification and the interpretation of enacted law.

Precedent – The authority of precedents – Circumstances destroying or weakening the binding force of precedent, the hierarchy of authority – Ratio decidendi and judicial reasoning.

Custom: Kinds of custom, conventional custom, local custom, custom and prescription – The general custom

MODULE IV LEGAL CONCEPTS I

Legal Rights and Duties – Right – Duty correlation – Persons – Nature of personality – Status of unborn, Minor, Lunatic, Drunken and Dead persons – Corporate Personality Possession and Ownership

MODULE V LEGAL CONCEPTS II

Title, Property, Liability, Obligation and the Procedure Law.

L – 48; T – 12; Total Hours –60

TEXT BOOKS:

- 1. P J Fitzgerald, "Salmond on Jurisprudence," Sweet & Maxwell, 12thedn, 2016.
- 2. G.W.Paton, "A Textbook of Jurisprudence," Oxford University Press, 2007.
- 3. H.L.A. Hart, "Concept of law," Oxford University Press, 3rdedn, 2014.
- 4. Dias, "Dias Jurisprudence," Lexisnexis, 2013.
- 5. Bodenheimer, "Jurisprudence (The philosophy and Methods of Law)," Universal Law Publishing, 2011.
- 6. V.D.Mahajan "Jurisprudence and Legal Theory," Eastern Book Co., 2016 edn.
- 7. Dr. B.N. Mani Tripathi, "Jurisprudence- The legal Theory," Allahabad Law Agency, 2018..

OUTCOMES:

On successful completion of this course, students should be able to:

- Describe concepts Law and its philosophy. They will be able to discuss insight of major schools of Law and their influence on development of law.
- Describe and differentiate between the various sources of law.
- Discuss the concept of Justice and its various aspects prevailing in the state.
- Explain the concept of Rights and legal status of a person.
- Understand the concept of property and liability

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BLC 2203

FAMILY LAW – II

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OBJECTIVES:

- To familiarize the students to understand the system of Institution of family
- Identify and understand the scheme of succession under the Hindu, Muslim and Christian Laws.
- To interpret the concepts of testamentary succession under different religions.
- Comprehend the legal matters relating to wakfs, wills, Gifts and pre-Emption.
- To acquaint the knowledge on religious endowments.

MODULE I JOINT HINDU FAMILY

Institution of joint family – Coparcenary system – Classification of properties – Karta – Status, powers and duties – Principle of survivorship and succession – Partition.

MODULE II INTESTATE SUCCESSION

General principles of succession under Hindu Law, Muslim Law and Christian Law – Statutory conditions of disinheritance and disentitlement – Comparative analysis of right to property of women under different Religious and Statutory Law. Dwelling house and Right of Pre-emption.

MODULE III TESTAMENTARY SUCCESSION

Testamentary succession under Hindu, Muslim and Christian Law – Limitation To test amentation under various religious and statutory law – Will and administration of will – Codicil – Lapse, – Probate, letters of administration and succession certificate.

MODULE IV GIFT UNDER ISLAMIC LAW 12

Hiba – Nature and characteristics of Hiba – Subject matter of Hiba – Hiba-biliwaz, Hiba-ba-shart-ul-iwaz – Revocation of gift.

MODULE V RELIGIOUS ENDOWMENTS AND WAKF 12

Hindu religious endowments – Wakf – Meaning – Formalities of creation – Types and administration of wakf – Mutawalli and his powers – Muslim religious

institutions and offices.

L – 48; T – 12; Total Hours –60

REFERENCES:

Acts:

- 1. The Hindu Succession Act, 1956 with recent amendments
- 2. Indian Succession Act, 1925
- 3. The Hindu Women's Right to Property Act, 1937
- 4. The Wakf Acts.

Books:

- 1. Mulla, Principles Hindu Law, LexisNexis, 22th edition.
- 2. N.R. Raghavachari, Hindu Law.
- 3. D.H. Chaudhari, The Hindu Succession Act, 1956.
- 4. AsafFyzee, Outlines of Mahomedan Law, 5th edition.
- 5. Dr. Paras Diwan, Family Law, Allahabad Law Agency.
- 6. Prof. G.C.V. Subba Rao, Family Law in India.
- 7. Paruck, Indian succession Act, LexisNexis,12th edition.
- 8. R. Swaroop, Hindu Law of Succession, ALD publications.
- Poonam Pradhan Saxera, Family Law Lectures Family Law II, LexisNexis, 4th edition.

OUTCOMES:

On successful completion of this course, students will be able to:

- Differentiate between joint family and coparcenary.
- Summarize the legal aspects of succession of different religions and the role of women rights with respect to property.
- Explain the testamentary succession and also about wills and probate.
- Persuade the knowledge on hiba and its types.
- Evaluate the legal provision on religious endowments.

BLC 2204 CONSTITUTIONAL LAW II

L T P C 5 1 0 5

OBJECTIVES:

At the end of this course, students will be able to:

- Discuss the different powers of President of India
- Examine the qualifications and disqualification of members of Parliament and State legislature
- Classify the legislative, administrative and financial relations between central and state government
- Explain the emergency provisions and its consequences
- Specify different Constitutional bodies

MODULE I OFFICE OF THE PRESIDENT AND 12 OFFICE OF THE GOVERNOR

The Union Executive - The President – Election, Term of Office, Powers and functions, Impeachment – Immunities – Pardoning power - Ordinance making power - President and Union Council of Ministers-The State Executive -Governor – Appointment, Powers and functions - Immunities – Pardoning power – Removal of Governor, Doctrine of Pleasure - State Council of Ministers

MODULE II PARLIAMENT AND STATE LEGISLATURES

Composition of Parliament and State legislatures – Office of the Speaker – Qualification/Disqualification of Members - Legislative Procedures, Legislative Privileges – Judicial interpretations – Anti Defection law, XthSchedule Union Judiciary-Supreme Court of India (Articles 124-147) – Composition, Appointment and Removal of Judges of Supreme Court - Writ Jurisdiction of Supreme Court under Art 32 - Appellate Jurisdiction of Supreme Court – Civil, Criminal and in other Matters - Statutory Appeals and Enlargement of Jurisdiction - Special Leave to Appeal (Art. 136) - Power of Review (Art. 137)- Advisory Jurisdiction (Art. 143) -Public Interest Litigation – Compensatory Jurisprudence - Independence of Judiciary – Tribunals State Judiciary -High Courts in the States - Composition, Appointment and Removal of Judges - Writ Jurisdiction of High Courts under Art. 226.

MODULE IIIDIVISION OF POWERS12

Distribution of Legislative Powers - Doctrine of Territorial Nexus - Subject matter

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of laws made by Parliament and Legislatures of States - Doctrine of Harmonious Construction - Doctrine of Pith and Substance – Doctrine of Occupied Field-Colourable Legislation - Parliament's Power to Legislate in State List – Implied and Residuary Power - Doctrine of Repugnancy. Administrative relations – Full faith and credit clause – Centre and inter-state conflict management Fiscal Relations – Sharing of tax – Grants-in-Aid – Restriction on the power of state legislatures – Doctrine of Instrumentality – Borrowing powers – Constitutional Limitations Freedom of Trade, Commerce and Intercourse (Art. 301-307) - Meaning of Freedom of trade, commerce and intercourse - Power of Parliament – Restrictions.

MODULE IV EMERGENCY

Emergency Provisions- National Emergency - Duty of the Union to protect the States against external aggression and internal disturbance - Power of Union Executive to issue directions and the effect of non- compliance. **State Emergency** - Imposition of President's Rule in States – Grounds, Limitations, Parliamentary Control, Judicial Review (Articles 356-357) –**Financial Emergency** (Article 360)Emergency and suspension of fundamental rights

MODULE V CONSTITUTIONAL BODIES

Organization, powers and function of Election Commission of India, Union Public Service Commission, State Public Commission, Comptroller and Auditor General, Attorney General & Advocate General– Constitutional safeguards for Civil Servants Art 311 - Protection against arbitrary dismissal, removal, or reduction in rank – Exceptions to Art 311 – Role of Finance Commission – Planning Commission- NitiAyog – Inter- state Council – National Development Council – Local Self Government (Panchayat Raj)

L – 48; T – 12; Total Hours –60

REFERENCES

- 1. M. P. Jain, Indian Constitutional law, LexisNexis, 8th edition
- 2. V.N. Shukla's, Constitution of India, EBC, 13th edition.
- 3. Dr. J.N. Pandey, Constitutional Law of India, Central law agency, 51st edition
- 4. Durga Das Basu, The Constitution of India, LexisNexis, 24th edition
- 5. Constituent Assembly Debates Vol. 1 to 12
- 6. H.M. Seervai, Constitutional law of India, Universal publishing company pvt.

Ltd, 4th edition

- 7. P. M. Bakshi, The Constitution of India, Universal law publishing, 14th edition
- 8. M. V. Pylee, India's Constitution, S. Chand and company Itd

OUTCOMES:

On successful completion of this course, students should able to:

- Explain the different powers of President of India
- Clarify the qualifications and disqualifications of members of Parliament and State legislature
- Distinguish legislative, administrative and financial relation between Central and State Governments
- Describe emergency provisions and its consequences
- Identify different Constitutional bodies

BLC 2206

COST AND MANAGEMENT ACCOUNTING

Law Programme

L T P C 5 1 0 5

Regulations 2017

OBJECTIVES:

- To understand the importance of Cost Accounting in management functions to take appropriate decisions.
- To have knowledge on accurate cost of goods and services and control of cost
- To develop skills on calculating various methods of wage payment to the labours.
- To understand the various classifications of overheads and functions of each.
- To be able to prepare budgeting including the ascertainment of cost and volue profit analysis.

MODULE I COST ACCOUNTING

Definition, Meaning and Objectives- Distinction between Cost and Financial Accounting- elements of Cost and Preparation of Cost sheets and Tender-Management - Definition and Objectives - Distinction between Management and Financial Accounting.

MODULE II MATERIALS

Stores Records - Purchase Order - Goods Received - Note - Bin Card - Store Ledger -Purchase, Receipt and Inspection - Inventory Control - ABC Analysis - Economic Ordering Quantity - Maximum, Minimum and Reordering Levels- Methods of Pricing.

MODULE III LABOUR

Importance of Labour Cost Control - Various methods of Wage Payment - Calculation of Wages - Methods of Incentives for Schemes.

MODULE IV OVERHEADS

Factory, Administration, Selling and Distribution of Overheads- Classification-Allocation and Apportionment - Redistribution (Secondary Distribution) Absorption of Overheads including Machine Hour Rate.

MODULE V MARGINAL COSTING

The concept - Break-Even Analysis - Break-Even Chart- Importance and Assumptions - Application of Profit Volume Ratio- Different Types of Problems (Special Emphasis on decision making problems) Budget, Budgetary Control; Procedure and Utility -

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Preparation of different types of Budget including flexible Budget.

L – 40; T – 10; Total Hours –50

TEXTBOOKS:

- 1. Jain S.P. and Narang K.L. Cost Accounting, Kalyani publishing, 2015.
- 2. T.S.Reddy and Y. Hariprasada Reddy Cost Accounting, Margham publication,4th edition,2017.
- 3. N.K. Prasad and V.K. Prasad Cost Accounting, Book syndicate private limited.
- 4. Saxena and Vashist Cost Accounting, Sultan Chand and sons, New Delhi,2015.
- 5. Wheldon A.J., Cost Accounting and Costing Methods, Macdonald and Evans, 13th edition,1975.

REFERENCES:

- 1. Iyengar S.P. Cost Accounting: Principles and Practice, Sultan Chand and sons, New Delhi,2005.
- 2. Khanna B.S. Pandy I.M. Ahuja G.K. and Arora M.N. Practical Costing, Sultan chand and sons,2013.
- 3. Hansen/Mewen Cost Management Accounting and Control, South western Cengage learning,2013.

OUTCOMES:

The student will be able to:

- Interpret the difference between Cost and financial, Management accounting and explain the procedure to prepare cost statements required in the business.
- Describe the necessary records to be maintained by an accountant and manager while receiving any order in the business and differentiate the methods of pricing.
- Identify the ways to have control over the labour cost involved in the business in order to smooth functioning of the production without any delay and also explain the various incentive plans available for the labours.
- Explain the overheads consumption and cost involved in it and the various methods of absorption of cost of overheads.
- Analyze the concepts of marginal costing and access the break-even charts and understand application of cost volume profit and its importance in running the business successfully.

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SEMESTER- V

BLC 3101	PUBLIC INTERNATIONAL LAW	L	т	Ρ	С

OBJECTIVES:

- This course focuses on the relations between states, international organizations and other legal actors within the public international legal framework.
- It explores competing notions of sovereignty, and the dilemma of conflict resolution between parties under international law.
- Special attention will be paid to the recognition of states and the consequent obligations of states, the law of treaties, and topical issues in international law, for example criminal justice, refugees, the law of the sea, and human rights.
- Students will gain knowledge of the public international legal framework, and be exposed to a range of controversial debates which reflect the highly politicized nature of international law.
- To enlighten the students on the structure, power and position of International Organizations, their role in harmonizing International Relations for peaceful coexistence.

MODULE IDEFINITION & SCOPE OF INTERNATIONAL LAW12Definition & Scope of International Law - Nature of International Law - International12Law is a Weak Law - Differences between Public & Private International Law

MODULE II SUBJECTS AND SOURCES OF INTERNATIONAL LAW 12

Status of International Organizations - Place of Individuals in International Law– Holder of Rights - Duties of Individuals– Procedural Capacity of Individuals -Relationship between International Law & Municipal Law - International Customs -International Treaties - General Principles of Law -Judicial Decisions & Juristic Works - Resolutions of General Assembly.

MODULE III RECOGNITION, LAW OF THE SEA

Meaning & Theories of Recognition - De Facto & De Jure Recognition - Express, Implied & Conditional Recognition - Withdrawal & Retroactivity of Recognition -Territorial Sea, Contiguous Zone, Continental Shelf & Exclusive Economic Zone, High Seas.

- 4. Oppenheim, "International Law", Sir Robert Jennings and Sir Arthur Watts (ed), 9th ed., Vol.2, Pearson Education, Delhi, 2003
- 5. Salmond, "Jurisprudence", P.J. Fitzgerald (ed), 12th ed., Universal Law Publishing Co. Pvt. Ltd., New Delhi, 2010.
- 6. United Nations, "Universal Declaration of Human Rights: Dignityand Justice for All of Us", 60th Anniversary Special Edition, United Nations Department of Public Information, 2009
- 7. Oppeniheim, International Law, Biblio Bazaar, LIC, 2010James Crawford Brownlie, Principles of International Law, Oxford University Press, 2013
- 8. Starke, Introduction to International Law, Oxford University Press, 2013
- 9. Shaw, International Law, Cambridge University Press, 2008 (6th Edn)
- 10. Boyle & C. Chinkin, The Making of International Law, Foundations of Public International Law, Oxford University Press, 2007
- 11.R. P. Dhokalia, The Codification of Public International Law, United Kingdom: Manchester University Press, 1970
- 12. Mark Villiger, "The Factual Framework: Codification in Past and Present", in Customary International Law and Treaties, Mark Villger, pp.63-113, The Netherlands: MartinusNijhoff, 1985
- 13. Brownlie, International Law and the Use of Force by States, Oxford: Clarendon Press, 1991
- 14.H.O. Agarwal, International Law & Human Rights, Central Law Agency 1st Ed. (Rep) 2014

REFERENCES:

MODULE V

Criminal Court

- 1. S.K. Kapoor, International Law, Human Rights, Central Law Agency, 2009
- 2. Aryal Ravi Sharma, "Interpretation of Treaties", Deep & Deep Publication Pvt. Ltd., New Delhi, 2003.

territorial & non- territorial - Relationship between extradition and asylum

INTERNATIONAL ORGANIZATIONS

L – 48; T – 12; Total Hours –60

B.Com.LLB Law Programme Regulations 2017 (Hons.) MODULE IV **EXTRADITION, ASYLUM**

Meaning definition and basic principle of extradition - Consequence of noextradition of political crimes - Meaning and definition of asylum - Types of asylum;

The United Nations & its Organs - The International Court of Justice - International

ARTICLES :

- 1. Alston, "Conjuring up New Human Rights", AJIL, vol. 78, 1984.
- 2. Frowien J.A., and Wolfrum R. (eds.), "Domestic Implementation of the International Covenant on Civil and Political Rights Pursuant to its Article 2 para 2", Max Planck UNYB 5 (2001).
- 3. Glendon M.A., "The Rule of Law in the Universal Declaration of Human Rights", 2 Nw. U. J. Int'l Hum. Rts.
- 4. Sivaraman M., "Role of Indian Judiciary in Harmonising Municipal Law with International Law', AIR Jour., 2003.
- 5. Wright Quincy, "National Courts and Human Rights The Fiji Case", 45, AJIL, 1951.

WEBSITES :

1.http://expressbuzz.com Website of Indian Express News Paper.

- 2.http://indiankanoon.org Official Website of Search Engine for Indian Law.
- 3.http://treaties.un.org Official Website of United Nations Organisation on Treaties.
- 4.http:/bayefsky.com Website on UN Human Rights Treaties.
- 5.http://www.icc-cpi.int Official Website of International CriminalCourt.

6.www.icj-cij.org Official Website of International Court of Justice.

7.http://parliamentofindia.nic.in Official Website of Parliament of India.

OUTCOMES:

On the successful completion of the course, the students will be able to :

- Define Public International law and explain the nature of International Law and will be able to differentiate between Public International Law and Private International Law.
- Explain the main subjects under Public International Law.
- Recognize the various sources of Public International Law.
- Summarize on the various kinds of Recognition of States and their differences and relevance and can describe the laws of the sea.
- Infer the difference between Extradition and Asylum and its related aspects
- Describe the United Nations and its main organs and analyze the relationship between International Court of Justice and International Criminal Court.

B.Com.LLB (Hons.)	Law Programme	Regulations 2017		
BLC 3102	COMPANY LAW L	Т	Ρ	С
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OBJECTIVES:

At the end of this course, students will be able to:

- Examine Company and its characteristics
- Clarify different procedures for incorporation of companies
- Specify the problems of shareholders
- Discuss the role of Directors
- Explain the reason and procedure for winding up of companies

MODULE ICOMPANY AND ITS NATURE AND SCOPE12Meaning, Definition and characteristics of Company, Kinds of Companies, Meritsand Demerits of Incorporation of Company - Lifting the Corporate Veil.

MODULE II PROCEDURE FOR INCORPORATION 12 OF COMPANIES

Memorandum of Association, Contents and alteration – Articles of Association, Contents and alteration Promoters – Position, duties and liabilities, Preincorporation contracts – Constructive notice and Doctrine of Indoor Management – Doctrine of Ultra Vires, role of Registrar of Companies and Central Government.

MODULE III PROSPECTUS, SHARES AND DEBENTURES 12

Prospectus - definition, contents of prospectus, remedies for misstatements in prospectus. The nature and classification of company securities, Shares and general principles of allotment, statutory share certificate, its objects and effects, Transfer of shares, Rights and Privileges of Members and Shareholders, Duties of court to protect interests of creditors and shareholders. Debentures, kinds, remedies of debenture holders.

MODULE IV MANAGEMENT AND ADMINISTRATION 12 OF COMPANY

Directors - Appointment, Qualifications, Types, Directors - Position, Powers, Functions Duties and Liabilities of Directors, Meetings, Kinds, Requisites of Valid Meeting, Majority – Minority management – Rule of majority, Oppression and Mismanagement- Prevention of Oppression and Mismanagement - Rule in Foss v/s Harbottle (1843), Powers of Company Law Board and Central Government, Inspection and Investigation

MODULE V WINDING UP OF COMPANIES

Meaning, Types, Reasons, Procedure, Payment of Liabilities in the event of winding up. Role of Official Liquidator, Court and National Company Law Tribunal. Merger and demerger.

Emerging trends in corporate social responsibility – Legal liability of company (Civil, criminal, tortious and environmental)

L – 48; T – 12; Total Hours –60

REFERENCES:

- 1. Avatar Singh, Company law, EBC publication, 17th edition
- 2. Taxmann's, Company law manual, 13th edition
- 3. Taxmann's, Companies act with rules, 13th edition

OUTCOMES:

On successful completion of this course, students should be able to:

- Explain Company and its characteristics
- Describe different procedures for incorporation of companies
- Solve the problems of shareholders
- Clarify the role of Directors
- Specify the reason and procedure for winding up of companies

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BLC 3103	HUMAN RIGHTS	L	Т	Ρ	С
BLC 3103	HUMAN RIGHTS	L	Т	Ρ	(

OBJECTIVES:

- To provide an intrinsic platform on various aspects of state, society and human rights
- To provide theoretical and conceptual framework of the evolution of rights and duties
- To introduce the Human Rights Law and facilitate the understanding of the working of both national and international Human Rights Law.
- To familiarize with the conceptual precepts of Human Rights and its practice around the world
- To investigate into human rights violations and to introduce regulatory mechanisms to prevent and manage the abuse and misuse foi it

MODULE I EVOLUTION OF HUMAN RIGHTS

12

Definition and concept of Rights Duties and Responsibilities - Classification and theories of Rights - Origin and development of Human Rights - Opposition to the concept of natural rights - Ancient notions of Human Rights - The Magna Carta - Bill of Right - Petition of Right - American Revolution - The French Revolution - The League of Nations and UNO - Origin and preparation of international bill of human rights - Adoption of the International Covenants on Human Rights and Protocols thereto.

MODULE II UNITED NATIONS ORGANISATION AND 12 ITS ROLE IN PROTECTION OF HUMAN RIGHTS

United Nation's Bill of Human Rights - Universal Declaration of human rights -International covenant on economic, social and cultural rights - International covenant on civil and political rights - Instrumentality of enforcement of the covenants - United Nations institutions - Charter based - Treaty based - Centre for Human Rights - Specialized agencies

MODULE III HUMAN RIGHTS AND THE CONSTITUTION 12 OF INDIA

Constituent Assembly and Human Rights- Constitution and the Universal Declaration- Fundamental Rights and Human Rights- Enumerated Rights- Unenumerated Rights- Directive Principles of State Policy and Human RightsFundamental Duties and Human Rights- Political Rights and Human Rights

MODULE IV HUMAN RIGHTS PROTECTION -12 **REGIONAL FRAMEWORKS**

□ Europe

- European Convention on Human Rights (ECHR)
- European Social Charter
- European Convention for the Prevention of Torture and Inhuman or Degrading Treatment or Punishment
- European Court of Human Rights
- European Committee of Social Rights
- Commission against Racism and Intolerance
- Commissioner for Human Rights

America

- Organization of American States (OAS)
- American Declaration on the Rights and Duties of Man
- American Convention on Human Rights
- Inter-American Commission on Human Rights
- Inter-American Court of Human Rights
- Africa
 - African Union
 - African Charter on Human and Peoples' Rights
 - African Commission on Human and Peoples' Rights
 - African Court on Human and Peoples' Rights

MODULE V HUMAN RIGHTS PROTECTION -12 NATIONAL FRAMEWORK

- International Covenants and Indian Law
- Judiciary and Human Rights
 - Interpretation of Article 21
 - Public Interest Litigations
- Role of Media
- Legislature and Executive
- □ Statutory protection of Human Rights
- □ National Human Rights Commissions and other statutory authorities

L – 48; T – 12; Total Hours –60

REFERENCES:

- 1. VK Ahuja, Human Rights Contemporary Issues, Eastern Book Company, (Ed.), 2009.
- United Nations, "Universal Declaration of Human Rights: Dignity and Justice for All of Us", 60th Anniversary Special Edition, United Nations Department of Public Information, 2009
- Surendra Malik and Sudeep Malik, Supreme Court on Human Rights and Civil Rights and Political, Social, Individual and Economic Rights (1950 to 2018), Eastern Book Company, ed. 2019
- 4. K C Joshi, International Law and Human Rights, Eastern Book Company, 4th Ed., 2019 Reprint, 2020
- 5. Justice D M Dharmadhikari, Human Values and Human Rights, Universal Law Publishing, 2nd ed. 2016
- 6. G Sharma, Human Rights and Legal Remedies, Eastern Book Company, Ed. 2016
- H.O. Agarwal, International Law & Human Rights, Central Law Agency 1st Ed. (Rep) 2014
- S.K.Kapoor: International law and human rights, Central Law Agency, 2014
- Paras Diwan: Human Rights and Law, Deep and Deep Publications, 1998
- 10. Malcom N. Shah, An introduction to International Law, Cambridge university press, 2003
- 11. Tripathi, S.M., The Human Rights Face of the Supreme Court of India: Public Interest Litigation in the Apex Court, D.K. Publications, 1996
- 12.H.O.Agarwal: International Law and Human Rights, Central Law Publications, Allahabad, 1999
- Peter Laslett, John Locke, Two Treatises of Government: A critical Edition with an introduction and apparatus criticus, Cambridge University Press, 2nd ed., 2003
- 14. Raphael D.D., Macmillan Human Rights Old and New
- 15. Ronald Dworkin, Taking rights seriously, Massachusetts: Harvard University Press, 1977
- 16. Dr. U. Chandra, Human Rights, Allahabad Law Agency Publications, 1st ed. 1999

OUTCOMES:

On completion this course, students should be able to:

- Describe an insight into the historical struggles faced internationally and nationally in establishing human rights platform in the society
- Explain International mechanisms and their role in the protection of human rights
- Discuss the International legal framework on Human and its Reflection on the Indian Constitution
- Classify human rights of various state countries, all around the world
- Review the various roles played by constitution, state and civic society in attributing the concept of human rights into the Indian society

BLC 3104 CIVIL PROCEDURE CODE AND L T P C LIMITATION ACT 5 1 0 5

OBJECTIVE:

At the end of this course, the students will be able to :

- Understand the procedure for administration of civil law in India and also various legislations and connected rules and regulations
- Give an insight into the skill of drafting or art of framing various plaints, written statement etc.
- Identify the order, purpose and object of summons, temporary injunction etc.
- Develop the skill of framing appeal, reference, review and revision petitions in various courts.
- Apply limitation act in civil proceedings and exhibit professionalism and ethics

MODULE I DEFINITIONS

Decree, Judgment, Order, Decree - holder, Judgment - debtor, Legal Representative and other important terms - Essentials and Contents of Judgment, Definition, Essentials, Contents and Types of Decree - Section 9 of C.P.C - JURISDICTION OF CIVIL COURTS - Meaning of Jurisdiction, Kinds of Jurisdiction, , Exclusion of Jurisdiction. PLEADINGS - definition and object - Basic Rules of Pleadings, Forms of Pleadings

MODULE II GENERAL PRINCIPLES REGARDING 12 INSTITUTION OF SUITS

Res Sub Judice and Res Judicata, Place of Suing - Essentials of Suit - PLAINT AND WRITTEN STATEMENT – Meaning of Plaint, Particular in a Plaint, Admission, Return and Rejection of a Plaint, Meaning of Written Statement, Particulars in Written Statement, Set-off, Counterclaim - SPECIAL SUITS - Suits by or against Government or Public Officers, Aliens, Corporations, Minors and Lunatics, Interpleader Suit, Suits by Indigent Persons, Summary Suits -TRANSFER OF CASES – Nature, Scope, Object, Conditions and Grounds for Transfer of Cases, Power and Duty of Court - INHERENT POWERS OF COURTS.

MODULE III SUMMONS

Meaning of Summons, Object of Issuing Summons, Form of Summons, Contents of Summons, Board of Service and Summons, Refusal of Summons -APPEARANCE AND NON-APPEARANCE OF PARTIES – Appearance of Parties, Ex parte decree – Meaning, Setting Aside Ex Parte decree – Grounds TEMPORARY INJUNCTIONS – Meaning, Grounds and Principles of Injunctions, Inherent Power to grant Injunction, Interlocutory orders - RECEIVER – Meaning, Powers, Duties and Liabilities of Receivers.

MODULE IV APPEALS

Meaning and Essential of Appeals, Right of Appeal, First Appeal and Second Appeal, Appeals from Orders, Appeal to Supreme Court - REFERENCE – Nature, Scope, Object and Conditions of Reference, Power and Duty of Referring Court -REVIEW – Meaning, Nature, Scope and Object of Review, Grounds for Review -REVISION - Meaning, Nature, Scope, Object and Conditions of Revision -CAVEAT - Meaning, Nature, Scope and Object of Caveat, Rights and Duties of Caveator, Applicant and Court

MODULE V EXECUTION & LIMITATION ACT

- Meaning, Nature and Scope of Execution, Courts which may Execute Decrees, Application for Execution, Modes of Execution – Delivery of Property, Attachment and Sale of Property, Arrest and Detention, Attachment of Property, Distribution of Assets - LAW OF LIMITATION – Scope and Object of Limitation Act, Definitions, Limitation of Suits, Appeals and Applications, Computation of Period of Limitation, Acquisition of ownership by Possession.

L – 48; T – 12; Total Hours –60

REFERENCES:

Acts:

- 1. Code of Civil Procedure, 1908
- 2. Limitation Act, 1963

Books

- 1. C. K. Takwani, Civil Procedure Code 1908, Eastern Book Company(EBC), Eighth Edition, 2018.
- Mulla Revised by JUSTICE Deepak verma and NamitSaxena, Code of Civil Procedure 1908, LexisNexis, Seventeenth Edition, 2018.
- 3. M. P. Jain , Code of Civil Procedure 1908, LexisNexis, Sixteenth Edition, 2016.

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4. Arora, Code of Civil Procedure 1908, Eastern Book Company, 1999.

- 5. Sarkar, Code of Civil Procedure 1908, LexisNexis, 2017.
- **6.** U N Mithra,Law of Limitation and Prescription ,LexisNexis, 2018 . Black's law Dictionary, Fifth edition.

OUTCOMES :

On successful completion of this course, the students must be able to :

- Recognise the procedure for administration of civil law in India and also various legislations and connected rules and regulations
- Develop the skill of drafting or art of framing various plaints, written statement etc
- Identify the order, purpose and object of summons, temporary injunction etc
- Develop the skill of framing appeal, reference, review and revision petitions in various courts.
- Apply limitation act in civil proceedings and exhibit professionalism and ethics

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BLC 3105 FINANCIAL MANAGEMENT

OBJECTIVES:

- To introduce the students to the activity gritty of financial management.
- To understand the role of a financial manager to give them an input into various concepts like capital structure planning, cost of capital, dividend policies and working capital which will be foundation if they go for management studies.
- To understand the methods of capital budgeting. •
- To understand the overview of financial management.
- To understand how to apply the principles of financial management in modern business.

MODULE I FINANCE FUNCTIONS AND TIME VALUE OF MONEY

Objectives of Financial Management – Finance function and its importance in business – Role of the finance Manager – Goals of Financial Management (Profit Maximization and Wealth Maximization) - Decision Making (Dividend, Finance, Investing) – Time Value of Money

MODULE II COST OF CAPITAL

Cost of Capital: Cost of equity- Cost of debentures – Cost of preference shares – Cost of other sources of capital

MODULE III CAPITAL STRUCTURE

Capital structure decision Factors affecting Capital Structure – Determining Debt and equity proportion - EBT analysis – Theories of capital structures – Leverage – Operational – Financial – Composite leverage

MODULE IV WORKING CAPITAL MANAGEMENT 12

Working capital management – Factors affecting Working capital - Working capital policy – cash management – Receivables management – Inventory management

MODULE V CAPITAL BUDGETING

Capital Budgeting – Basics of Capital Budgeting – Methods of Ranking Investment proposal – Computation.

L – 48; T – 12; Total Hours –60

TEXT BOOKS:

1. S P Murthy, Financial Management by Margam Publication -

REFERENCES:

- 1. I.M. Pandey, "Financial Management", Vikas Publishing House Pvt Ltd, 01-Nov-2009 ·
- 2. P.c. Kulkarni, "Financial Management", B.G. Sathyaprasad, Himalaya Publications, 2004.
- 3. Dr.V.R.Palanivelu, "Financial Management", S.Chand Publication, 2010

OUTCOMES:

After completion of the course, the students would be able to:

- Understand the role of the finance manager and also the two main goals of the financial management which will enhance their decision making skills.
- Describe the cost of various sources of capitals and have a broad knowledge on the different types of cost of preference share capital.
- Identify the various factors affecting the capital structure and determine the debt and equity proportion and also explain the theories of capital structure.
- Access the working capital management and day to day operations affecting the working capital management in the business.
- Define the concepts of capital budgeting and the methods of ranking investment proposals.

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BLC 3106 BUSINESS ENVIRONMENT

L T P C 3 1 0 3

OBJECTIVES:

- To expose the students to various environment factors related to the business
- To develop the skill required to make better business decisions at the right time.
- To understand the various roles played by the government which has a direct or indirect impact on the business.
- To have knowledge on the impact of socio-cultural environment in the business and to prepare the social audit.
- To understand the various concepts of natural and technological environments that affects the working of the business.

MODULE I BUSINESS AND ITS ENVIRONMENT

Characteristics of modem business, concept and nature of Business Environment, characteristics of environment, Micro and macro environment, Impact of business environment on business decision, process of environment analysis for business decisions

MODULE II ECONOMIC ENVIRONMENT

Concept and nature of economic environment, critical elements of economic environment, Stock exchange, Basic Economic Systems

MODULE III POLITICAL AND LEGAL ENVIRONMENT 08

Concept and nature of political and legal environment, components of political and legal environment, Economic role of government- Regulatory role, Promotional role, Entrepreneurial role, Planning role. State intervention in business. Pros and Cons of intervention. An overview of important pieces of legislations -The securities contract (Regulation) Act 1956, Securities and Exchange Board of India Act 1992

MODULE IV SOCIO-CULTURAL ENVIRONMENT

Concept and nature of socio-cultural environment, components of socio-cultural environment, Impact of socio-cultural environment on business, culture and Globalization, Ethics in Business, Social Responsibility of business. Arguments

for and against Social Responsibility, Social Audit, Business participation in cultural affairs.

MODULE V NATURAL AND TECHNOLOGICAL ENVIRONMENT 08

Natural environment – meaning and its impact on business. Natural pollutionmeaning, types. Concept and nature of Technological environment, Elements of technological environment, Technology and Society. Economic effect of technology, New Technology policy

L – 32; T – 08; Total Hours –40

TEXT BOOKS:

- 1. Shaikh saleem, Business Environment, Pearsons Education,2nd edition,2009.
- 2. Sundaram&Black : Business Environment, PHI, New Delhi, 1996.
- Ashwathappa : Essentials of Business Environment, Himalaya Publishing House, Mumbai,12th edition,2014.
- 4. Jain &Verma : Business Environment, SathiyaBhawan Publication, 1st edition,2015.
- 5. Cartwright : Mastering Business Environment, Pill grave Macmillan, New Delhi.
- 6. Misra&Puri, Economic Environment of Business, Himalaya Publishing House, Mumbai.
- 7. Adhikari , Economic Environment of Business, Sultan Chand & Sons, New Delhi,2012.
- 8. Dhar P.K. : Business Environment, Kalyani Publishers, New Delhi, 2014.
- 9. Das Gupta A. &Sengupta N.K.: Govt. and Business, Vikas Publishing House, New Delhi.
- 10.William C. Fredrick : Business & Society, McGraw Hill Higher Education, New York,5th edition,1984.

OUTCOMES:

After completion of the course, the students will be able to:

- Describe the nature and concept of the business environment and know the characteristics of the business environment which will help them to analyze the business decisions.
- Define the economic environment of the business and the economic systems.

- Identify the different roles of government in the business and understand various acts given by the government to the business.
- Access the impact of socio-cultural environments on business and explain the social responsibility of business.
- Explain the concepts and features of the technological environment and natural environment and its impact on the business.

BLC 3108

PRACTICAL AUDITING

L T P C 4 1 0 4

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OBJECTIVES:

- To understand the various methods of auditing the accounts.
- To understand the role of an auditor in an organization.
- To know the qualification and disqualification of an auditor and also the power and duties of an auditor
- To know the various liabilities under the name of the auditor
- To conduct the auditing through EDP and computers

MODULE I INTRODUCTION AND BASIC CONCEPTS

Definition of Audit – Difference between Auditing and Accountancy – Scope of Auditing – Objectives of Auditing –nature and scope of internal check, internal audit and internal control – Audit note book and audit working papers.

MODULE II AUDITING BOOKS

Vouching of cash transactions – trading transactions – Audit of various ledger – Outstanding liabilities, Assets – Scrutinizing of expense Accounts – Income Accounts – Asset accounts – Liabilities Balance sheet Audit – Direct confirmation of Balances – Capital and Revenue Expenditures –Verification and Valuation of Assets and Liabilities – Depreciation and Reserves.

MODULE III ROLE OF AUDITOR

Appointment Auditor – Appointment of First Auditor – Filing of casual vacancy – Ceiling on number of audits – Appointment of Auditor of Govt. company – Auditors Remuneration – Removal of Auditors – Qualifications And Disqualification - Powers and Duties of Auditors.

MODULE IV LIABILITIES UNDER COMPANIES ACTS

Investigation – Distinction between investigation and Auditing – Objectives of investigations – Classes of Investigation – Liabilities of an Auditor – Legal position 49 – Liabilities under companies Act –Liability under Statute – Civil Liability – Criminal Liability –Liability of Joint Auditor – Liability of Auditor of Holding company – Liability for un-audited Accounts – Independence of Auditors– Professional conduct and Ethics.

MODULE V EDP AUDIT

EDP Audit – auditing through computers – Approach to EDP Auditing – Features of Auditing through computer system – Documentation – Problems faced in audit of computerized accounts – Test data – use of CAATs.

L – 48; T – 12; Total Hours –60

TEXT BOOKS:

- 1. Tandon, Practical Auditing, S.Chand Publishing, New Delhi(2006).
- 2. Dr.L.Natarajan, Practical Auditing, Margham Publication, 2017.
- 3. Basu, Auditing: Principles and Techniques, Dorlington Kindersley (India) Pvt. Ltd, New Delhi (2006).
- 4. Chauhan K S, Auditing, Suchita Publication, Chennai (2012).
- 5. Pathak J P, Auditing in a Computerized Environment, Allied Publishes, New Delhi (1999).

OUTCOMES:

On successful completion of this course, Student will be able to:

- Interpret the difference between the concepts of auditing and accounting and will have knowledge on the internal check, internal audit, internal control.
- Describe the impact of auditing on different departments of accounting and also have knowledge on the verification of assets and liabilities.
- Define the whole process of appointing an auditor and the role of an auditor in any company and will be aware of the powers and duties of an auditor and also how and when an auditor is removed from his position.
- Analyze the certain liabilities which are listed under the Companies Act and also will have knowledge on the liabilities of an auditor and the ethics related to it.
- Explain the most advanced technology used in computerized auditing and are aware of problems related to it.

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SEMESTER- VI

BLC 3201LAW OF EVIDENCELTPC5105

OBJECTIVES:

At the end of the course, students will be able to

- Understand the concepts and principles underlying the law of evidence and identify the recognized forms of evidence and its sources.
- Give an insight into the significance of evidence admitted in civil suits and in criminal cases by the courts.
- Understand the facts which are submitted for the investigation.
- Impart the process of examination and cross-examination, and the shifting nature of burden of proof are skills of examination and appreciation of oral and documentary evidence in order to find out the truth in court of law.
- Demonstrate and ascertain the truth for conviction or acquittal

MODULE I INTRODUCTION

Evidence-meaning and Definition, nature and function of law of evidence. Relevancy of facts-facts, facts in issue, Types of evidence.

MODULE II RELEVANCY OF FACTS

Res Gestae - Facts which are Occasion, Cause & Effect - Motive, Preparation & Conduct - Explanatory or Introductory facts & Test Identification Parade and its Relevance -Evidence to Prove Conspiracy - Inconsistent Facts (Plea of Alibi),

MODULE III ADMISSIONS & CONFESSIONS

Definition of Admission- Persons whose Admissions are Relevant & Against Whom Admission may be Proved- Admissions how far Relevant & Evidentiary Value of Admissions - Definition & Evidentiary Value of Confession - Confessions carrying Inculpatory & Exculpatory Statements - Extra Judicial Confession, Confession caused by Threat, Confession to Police & Confession of Co-accused

MODULE IV STATEMENTS BY PERSONS WHO 12 CANNOT BE CALLED AS WITNESSES

Dying Declaration – Essentials & Evidentiary Value- Relevancy of Evidence in Prior Judicial Proceeding- Statements made under Special Circumstances-Judgments of Court when Relevant- Opinions of third persons when RelevantB.Com.LLB (Hons.)

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Character when Relevant

MODULE V PROOF AND PRODUCTION & EFFECT OF EVIDENCE

Facts which need not be proved - Oral Evidence - Documentary Evider Admissibility of Electronic Record- Exclusion of Oral by Documentary Evider Burden of Proof - Survivorship & Death – Presumptions – Estoppel -Witnesse Privileged Communications - Examination of Witnesses

L – 48; T – 12; Total Hours –60

REFERENCES:

- 1. Krishnamachari's, Law of Evidence, Narendra Gogia and company, 2018
- 2. Avatar Singh, Principles of the law of evidence, Central Law Publications, 2014.
- 3. Sarkar: Law of Evidence (Vol.1 & Vol.2), Lexi Nexis; Twelfth edition, (10 April 2018)
- 4. Vepa P Sarathi,Law of evidence, 7th Edition, 2017.
- 5. Abhinandanmalik, Law of Evidence, Eastern Book company, 7th Edition.
- 6. M Monir, Textbook on Indian Evidence Act, universal Law Publishing, 2018.

OUTCOMES:

On successful completion of this course, students must be able to,

- Understand the concepts and principles underlying the law of evidence in the adjudication process.
- Identify the recognized forms of evidence and its sources in the criminal justice system.
- Apply the basic concepts of evidence admitted in civil suits and in criminal cases by the courts,
- Understand concepts like the presumptions raised in certain situations, admissibility of admissions and confessions, burden of proof.
- Prepared for future litigation and argument skills.

BLC 3202

CRIMINAL PROCEDURE CODE	L	Т
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OBJECTIVES:

At the end of the course, students will be able to

- Understand the procedure for administration of substantive criminal law in India
- Demonstrate proficiency in legal analysis, problem solving and drafting
- Identify the order, purpose, content of major pleadings in Magistrates and High courts.
- Collect, analyses and evaluate information from statutes, cases/case laws and other source materials
- Apply courts acts and rules and exhibit professionalism and legal ethics

MODULE I INTRODUCTION

Object extent and scope of Criminal Procedure - Nature of Criminal Procedure -Classification of offences - Constitution of Criminal Courts - Functionaries under the Code- Important Definitions

MODULE II PRE-TRIAL PROCEEDINGS

Stages of Investigation -Information to the police - F.I.R. and procedure after the recording of the F.I.R - Evidentiary value of statements made to the police - process compelling for the presence of accused for investigation and trial - arrest-procedure for arrest - rights of arrested persons consequences of non - compliance of arrest procedures – search and seizure – process of investigation by police – investigation of unnatural and suspicious death – Local jurisdiction of the Courts in Inquiries and Trials – bail procedures – types of bail - General Provision regarding bond of accused and sureties.

MODULE III TRIAL PROCEDURE

Principal features of fair trial – Charge – Some common features regarding trial – Disposal of Criminal cases without full Trial – preliminary plea to bar trial – Trial before a Court of Session – Trial of warrant cases by Magistrates – Trial summons cases and Summary Trial

MODULE IV APPEAL, REFERENCE, REVISION AND TRANSFER 12

Appeal, Reference to High Court, Revision and Transfer of cases

MODULE V MAINTENANCE PROCEDURE & JUVENILE JUSTICE 12 CARE AND PROTECTION ACT, 2015 AND PROBATION OF OFFENDERS ACT, 1958

Maintenance procedures – conditions for claiming maintenance – cancellation of maintenance - Introduction – Object – definitions – Statutory bodies for juveniles under the Act –Reformative institutions for juveniles – Special offences – Probation –Object and meaning– Criminal court and probation – Duties of Probation officers - Report of the probation officers - conditions and cancellation of probation

L – 48; T – 12; Total Hours –60

REFERENCE:

BOOKS:

- 1. Ratanlal&Dhirajlal, Code of Criminal Procedure, LexisNexis, 22nd Edition.
- 2. S C Sarkar, Code of Criminal Procedure Vol-1, LexisNexis.
- 3. Kelkar R.V., Outlines of Criminal Procedure, Eastern Book Company; 6 edition (2018).
- Duga Das Basu, Code of Criminal Procedure, LexisNexis; Sixth 2017 edition (24 April 2017).
- 5. P S A Pillai, Criminal Law, LexisNexis; Thirteenth edition (16 August 2017).
- 6. K N Chandrasekharanpillai, R V kelkar's Criminal procedure, EBC, 6th edition.

ACTS:

- 1. The Code of Criminal Procedure, 1973.
- 2. The Indian Evidence Act.
- 3. The Indian Penal Code.
- 4. The Code of Criminal Procedure (Amendment) Act, 2005.
- 5. The Code of Criminal Procedure (Amendment) Act, 2008.
- 6. Probation of offenders Act, 1958.
- 7. Juvenile Justice care and Protection Act 2015.

OUTCOMES:

On successful completion of this course, students must be able to,

- Understand the process of the administration of criminal law
- Understand how the Criminal Procedure code controls and regulates the working of the machinery set up for the investigation

- Recognize the trial proceedings
- Recognize the enforcement of the Criminal law.
- The students will know the rights of the accused persons and juvenile offenders

BLC 3203

LABOUR LAW I

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OBJECTIVES:

- To familiarize the students with the need for enactment of the Trade Unions Act, 1926 which declares trade unions as legitimate bodies, provides immunities to the registered trade unions, their members and office bearers against the general law liabilities, namely, restraint of trade and conspiracy, both civil and criminal as long as the primary object is to further legitimate trade union objectives in a peaceful manner.
- To familiarize the students with the provisions of the Industrial Disputes Act, 1947 which provides for settlement of industrial disputes through conciliation, voluntary arbitration and compulsory adjudication and to bring home to the students the importance of the basic concepts used in it and the social responsibilities imposed on the employer in certain situations in tune with constitutional mandate brought about by various amendments to the act in the post-constitutional period.
- To familiarize the students with the need for providing uniform statutory conditions of service in the form of certified standing orders under the industrial employment (Standing Orders) Act, 1946.
- To examine whether the present legal framework provided by the state is adequate to meet the challenges of globalization and to keep the students abreast of the latest developments in the present economic order
- To discuss critically the resultant changes that need to be made in industrial relations law for achieving higher economic growth tempered with social justice.

MODULE I INTRODUCTION

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Labour Laws – Origin and Development – Nature and Need – Objectives and Principles of Labour Laws – Development of Labour Laws in India – Fundamental Rights – Judicial Activism and Labour Welfare in India – Significance of Industrial Relations.

MODULE II THE INDUSTRIAL DISPUTES ACT, 1947

Object and Purpose of the Act – Definitions – Appropriate Government – Industry – Industrial Disputes – Workman – Reference of Disputes to authorities – Voluntary reference of Disputes to Arbitration – Award – Public Utility Services – Strike and Lockouts – Lay off and Retrenchment – Closing down of undertakings – Unfair B.Com.LLB

MODULE III INDUSTRIAL DISPUTES ACT, 1947 (CONTD...) 12

Authorities under the Act – Works Committee – Conciliation Officer – Board of Conciliation – Court of Inquiry – Labour Court – Industrial Tribunals – National Tribunals – Restriction made as to the change of conditions of service – Notice of change of conditions of service

MODULE IV TRADE UNIONS ACT, 1926 12

Trade Union Movement in India – Trade Dispute – Trade Union – Registration of Trade Unions – Rights and Liabilities of Trade Unions – Duties – Collective Bargaining and Industrial Peace – Recent Developments and Judicial Interpretations.

MODULE V THE INDUSTRIAL EMPLOYMENT 12 (STANDING ORDERS) ACT, 1946

Object and Purpose – Definition – Standing Orders – Certification – Officers – Procedure – Modification and Temporary Application – Interpretation and Enforcement – Role of the government under the Act.

L – 48; T – 12; Total Hours –60

REFERENCES:

BOOKS :

- 1. Dr. G V Goswami, Labour Industrial Laws, 8th Edn. 2004, Central Law Agency, Allahabad.
- 2. K M Pillai, Labour and Industrial Law, 10th Edn- 2005, Allahabad Law Agency, Allahabad.
- 3. Prof. S N Dhyani, Trade Unions and the Right to Strike, University Book House, Jaipur, 1989
- 4. S N Mishra, Labour and Industrial Laws, 25th Edn. 2009, Central Law Publications, Allahabad.
- 5. S C Srivastava, Industrial Relations and Labour Laws, 5 thEdn.-2007, Vikas Publishing House, New Delhi.
- 6. Kumar, Anil, Labour Welfare and Social Security, Deep & Deep Publication, New Delhi, 2003.
- 7. Sharma, A.M., Aspects of Labour Welfare and Social Security, Himalya

Publishing House, Delhi, 1991, p. 2010.

- 8. Joshi, Jagdish Chandra, Labour Welfare Administration, Tools and Techniques, Rajat Publications, New Delhi, 2010.
- 9. Sinha, P.R.N., (et.al), Industrial Relations, Trade Union and Labour Legislation, Pearson Education, Fourth Edition, 2009.

REPORTS :

- 1. Planning Commission Report on Labour and Employment, Academic Foundation, New Delhi, 2002.
- 2. Report of First National Commission on Labour, Academic Foundation, New Delhi,1969.
- 3. Report of Second National Commission on Labour, Academic Foundation, New Delhi, 2003.
- International Labour Organization, Approaches to Social Security (Reports), Geneva, 1942.
- Conventions and Recommendations: 1919-1966, Geneva, I.L.O., 1966. India, 2009, Ministry of Broadcasting, Government of India. Annual Reports of Department of Labour Haryana.

<u>ACTS</u>

- Trade Unions Act, 1926
- The Industrial Employment (Standing Orders) Act, 1946
- The Industrial Disputes Act, 1947

OUTCOMES:

on the successful completion of this course, the students will be able to :

- Analyze the evolution of the labour laws in the country and discuss the efficient part played by the judiciary and about the various labour welfare legislations.
- Examine the importance, object and purposes, various definitions and to understand the importance of strikes and lockouts under Industrial Disputes Act.
- Discuss the various authorities under the Industrial Disputes Act.
- Examine the Trade Union in India and to identify the rights and liabilities of trade unions and learn about the importance of collective bargaining and other related aspects.
- Interpret the Standing Orders Act and analyze the importance of various definitions and the role of the government under the Standing Orders Act

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OBJECTIVES:

Issues of Environment are issues of life and death to the entire humanity. The course intends to equip the students with a legal arsenal to protect, preserve and conserve the 'Green'. The aim behind introducing the course is to enable students to:-

- Become aware of different environmental issues and policies made at global level to solve the same.
- Familiarize them with the Provisions in the Indian Constitution to protect Environment.
- Enhance their knowledge on different Indian legislations to resolve pollution problems.
- Elaborate upon the Indian Laws that are made to protect the flora and fauna of Country.
- Understand the judicial trend for protection of Environment.

MODULE I INTRODUCTION – INDIA & THE WORLD 12

Environmental Issues – Causes and reasons of de-gradation – Global Approach – UN initiatives – Indian response to International concern – Stockholm, Rio and Johannesburg – Kyoto – an overview.

MODULE II CONSTITUTION AND OTHER LAWS

How far Indian Constitution is Green? Legal Frame-work. Right to clean environment as part of Right to Life Art.21. (Cases) Law of Torts (public and private nuisance and negligence) Doctrine of 'Absolute Liability'- (Sriram Fertilizers Case – M.C.Mehta) Law of Crimes - IPC provisions and Section 133 of Cr.P.C. and Public Health. (Ratlam Case)

MODULE III ANTI POLLUTION LAWS

Pollution Control Boards- Powers and functions. Water, Air and Noise Pollution - Solid Waste Management – Medical Waste – E-Waste- Marine pollution (case-law) Powers of Central Government under Environmental Protection Act, 1986 – Authorities established under this Act. Structure of Union Ministry of Environment and Climate Change

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MODULE IV FOREST AND WILDLIFE

Laws that conserve forests – Laws that protect Wild-Life – Laws that prohibits cruelty against Animals - Out lines of Bio-Diversity Laws. (GodavarmanTirumal pad case) (Nagarajan case)

MODULE V. JUDICIAL TRENDS

Judicial Trends – PIL and Judicial Activism. Doctrine of 'Sustainable Development' and 'Public Trust' - National Green Tribunal-powers and functions.

L – 48; T – 12; Total Hours –60

REFERENCES:

Text Books

- 1. Gurdip Singh, "Environmental Law" Eastern Book Company, 2nd edn. 2016.
- 2. Dr. Ashok K, "Jain Law and Environment" Ascent Publication Law, 2018 edn.
- 3. P. Diwan, "*Environment Protection, Problems, Policies, Administration & Law,*" State Mutual Book & Periodical Service Limited, 1990.
- 4. S.C. Shastri, "Environmental Law," Eastern Book Company, 3rdedn. 2008.
- 5. R.S. Bedi& A.S. Bedi, "*Encyclopaedia of Environment & Pollution Laws*" Orient Law House, 2002 edn.
- 6. MaheshwaraSwamy, *Textbook on Environmental Law*, Asia Law House, Hyderabad, 2ndedn.
- 7. I.A. Khan, *Environmental Law,* Central Law Agency, Allahabad, 2ndedn, 2002
- D.K. Asthana and Meera Asthana, *Environment Problems and Solutions*, S.Chand& Co. Ltd., 2ndedn, 2001
- 9. S. Shantakumar, *Introduction to Environmental Law*, Wadhwa& Company, 2ndedn. 2005.

LEGISLATIONS

- 1. The Environment (Protection) Act, 1986;
- 2. The Forest (Conservation) Act, 1980;
- 3. The Wildlife Protection Act, 1972;
- 4. Water (Prevention and Control of Pollution) Act, 1974;
- 5. Air (Prevention and Control of Pollution) Act, 1981
- 6. The Indian Forest Act, 1927 and

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7. The biodiversity Act, 2002.

International Documents:

- 1. Montreal Protocol, 1987
- 2. Rio- Declaration, 1992
- 3. Kyoto Protocol, 1997
- 4. Johannesburg Declaration on Sustainable Development, 2002
- 5. UN Framework Convention on Climate Change, 1992
- 6. Copenhagen Accord, 2010

OUTCOMES:

On successful completion of this course, students should be able to:

- Discuss different environmental issues and related international policies to combat the same.
- Acquire knowledge about the constitutional provisions for protection of the environment.
- Familiarize with different legislations to resolve pollution problem in India.
- Understand the Indian Laws that are made to protect the flora and fauna of Country.
- Recognize the judicial trend for protection of Environment.

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BLC 3205

PUBLIC FINANCE

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OBJECTIVES:

- To provide the students broad understanding of private and public finance and familiarize the principle of maximum social advantage.
- To introduce the characteristics and sources of Indian tax system.
- To illustrate the fundamental concepts of public expenditure and public debt in India.
- To expose the students to various concepts and classifications of Government budget and deficit financing.
- To provide an overview of the constitutional aspects and the financial relations between Centre and State governments.

MODULE I PUBLIC FINANCE

Meaning, nature, scope and importance, difference between private and public finance. Principle of maximum social advantage. Role of state in public finance.

MODULE II SOURCES OF REVENUE

Taxes, loans, grants and aid – meaning and types, canons of taxation, problem of justice in taxes, incidence of taxation, taxable capacity. Impact of taxation & tax evasion characteristics of Indian tax system, defects & steps of reform

MODULE III PRINCIPLES OF PUBLIC FINANCE 12

Principle of public expenditure, principle of public depth and its methods of redemption. Effects of public expenditure on production and distribution, public debt in India.

MODULE IV PUBLIC FINANCE IN INDIA

Sources of revenue of central and state govt. concept and types of budget, Fiscal Deficit, Deficit financing and deficit budget, financial relation between central and state.

MODULE V CONSTITUTIONAL ASPECTS

Constitution and function of finance commission, recommendation of latest finance commission, latest budget of central and state government financial relations between the central and state government., main head of revenue and expenditure

of the central and state government.

L – 50; T – 10; Total Hours –60

REFERENCES:

- 1. Shaikh Saleem, Business Environment, 2nd Edition, Pearson India, New Delhi, 2010.
- 2. Lekhi RK and Jogider Singh, Public Finance, Kalyani Publishers, 2016
- 3. Janak Raj Gupta, Public Economics in India: Theory and Practice, 2nd Edition, Atlantic Publishers and Distributors Pvt Ltd, 2017.
- 4. Jonathan Gruber, Public Finance And Public Policy, 4th Revised edition, Worth Publishers Inc., U.S. 2013.
- 5. AmareshBagchi, Readings in Public Finance, Oxford University Press, India, 2005.

OUTCOMES:

After the successful completion of the course, students will have the ability to:

- Comprehend the basic concepts, nature, scope and importance of private and public finance.
- Understand the meaning and types of taxes and analyze the effects of taxation and tax evasion.
- Grasp the effects of public expenditures and public debts on production and distribution.
- Compare and contrast various kinds of government budgets and deficit financing.
- Realize the function of the Finance Commission and financial relations between the Centre and State government.

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BLC 3207

ADMINISTRATIVE LAW

L T P C 5 1 0 5

OBJECTIVES:

- To study the evolution of statehood and its transition from laissez faire to an administrative state in the domain of public law
- To provide a fundamental idea on various powers and functions of bureaucracy and its subsequent encroachments on human rights and liberties
- To realize the goals of natural justice and principles of good governance in the contemporary state
- To introduce the principles of administrative Law and to facilitate the understanding of the working of different mechanisms involved in exercising and controlling it.

MODULE I INTRODUCTION TO ADMINISTRATIVE LAW

Meaning – Nature – Definition - Scope and Significance of Administrative Law. Concept of Rule of Law. Doctrine of Separation of Powers and its relevance. Relationship between Constitutional Law and Administrative Law - Administrative Action– Meaning and Classification

MODULE II DELEGATED LEGISLATION

Need of Delegated Legislation – Types of Delegated Legislation – Constitutionality of Delegated Legislation – Limits of Delegated Legislation – What is Essential Legislative Function – Concept of Delegatus Non PotestDelegare – Conditional Legislation – Retrospective Operation

MODULE III CONTROL OF DELEGATED LEGISLATION 12

Legislative (Parliamentary Control) – Laying Procedure – Procedural Control -Publication – Consultation – Public Hearing –Judicial Control – Substantive ultravires/procedural ultra-vires/ Writes – Article 32,226,139. Tribunals- powers-Finality- Exclusionary Clause.

MODULE IV ADMINISTRATIVE ADJUDICATION AND PRINCIPLES 12 OF NATURAL JUSTICE

Judicial Control of Administrative Discretion – Need of Administrative Adjudication and issues. Rules of Natural Justice - Rule against Bias- Rule for

fair-hearing – What constitutes fair-hearing? What is post decisional hearing? – Exceptions to rules of natural justice – What is a speaking order?

MODULE V EMERGING TRENDS IN ADMINISTRATIVE LAW 12

Tortious Liability of State- Contractual Liability of State -Prevention of Corruption in Administration - Right to Information Act - Ombudsman – Lokpal - Central Vigilance Commission – Good Governance – Transparency- Social Audit.

L – 48; T – 12; Total Hours –60

TEXT BOOKS:

- 1. MP Jain and SN Jain : Principles of Administrative Law
- 2. I P Massey: Administrative Law
- 3. C K Takwani: Lectures on Administrative Law

REFERENCES:

- 1. C K Thakker, Administrative Law, Eastern Book Company, 2dn Ed. 2012
- IP Massey, Administrative Law, Eastern Book Company, 9th Reprinted, 2020
- 3. M P Jain, Cases and Materials on Indian Administrative Law, law Publishers, 1994
- 4. Suranjan Chakravarti, Domestic Tribunals and Administrative Jurisdictions, Eastern book Company, Ed. 1965
- 5. Ram Jethmalani, D S Chopra, Administrative Law, Eastern Book Company, 1st ed., 2016
- 6. C.K. Takwani, Lectures on Administrative Law, Eastern Book Co., 2007
- 7. S.P. Sathe, Administrative Law, wadhwa Book Company, 2004 reprint 2010

OUTCOMES:

- Differentiate between constitutional law and administrative law
- Explain legislative powers of the executive organ of the State.
- Clarify the legislative powers of the executive and the levels of control exercised over it by other two organs of the Government
- Discuss the the principles of natural justice and its application in controlling administrative discretions
- Provide a concrete idea on different independent and other regulatory agencies in controlling administrative action

BLD 3208 POLITICAL SCIENCE – PUBLIC POLICY AND L T P C ANALYSIS

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OBJECTIVES:

- The main objective of this foundation course is to provide an opportunity to the student to learn the basic areas of public policy on the largest gamut of its canvas.
- It will describe how public policy issues are defined and framed within the context of a given discipline.
- The field of public policy has assumed considerable importance in response to the increasing complexity of the government activity. The advancements of technology, changes in the social organization structures, rapid growth of urbanization added to the complexities.
- The study of Public Policy aspires to provide an in-depth understanding of the ills prevailing in society and aids to identify the solutions for them.
- Public policy is an important mechanism for moving a social system from the past to the future and helps to cope with the future.

MODULE I PUBLIC POLICY: THEORETICAL PERSPECTIVES 8

Meaning, Nature and Scope of Public Policy - Significance of Public Policy- Basic concepts and variants of Public Policy- Public Policy and Public Administration – Types of Policy Making

MODULE II APPROACHES OF PUBLIC POLICY ANALYSIS AND 8 IMPLEMENTATION

Development of the Policy Approach- Approaches of Public Policy Analysis - The Process Approach - The Logical Positivist Approach - The Participatory Approach -Normative Approach- Historical approach - Approaches of Policy Implementation.

MODULE III THEORIES AND STAGES OF PUBLIC POLICY

Theories and Models of Policy Making – Stages in Policy Making Process – Policy analysis- Institutions of Policy Making –Role of Universities in Policy making- Social Science in Policy Making.

MODULE IV POLICY MAKING PROCESS

Policy Process Policy making process in India - Policy Making Agencies -

8

Executive- Legislature-judiciary- Bureaucracy- Civil Service etc.

MODULE V POLICY IMPLEMENTATION AND EVALUATION 8

Policy Implementation and Evaluation - Techniques of Policy Implementation -Concept of Policy Evaluation - Constraints of Public Policy Evaluation -Global Policy Process - Impact of Globalization on Policy Making.

L – 32; T – 08; Total Hours –40

REFERENCES:

- 1. Anderson, James E.: Public Policy Making, New York, 1975
- 2. Charles, Public Policy Making, Lind Bloom.
- 3. Dror, Y., Public Policy Making Re-Examined, Leonard Hill Books.
- 4. Ganapathy, R.S. et al. (1985) Public Policy and Policy Analysis in Indict. Delhi. Sage Publications.
- 5. Hogwood, Brain. W and B.Guy Peters, (1985) Pathology of Public Policy, Oxford: Clarendon Press.
- 6. Madan, K.D. et. al, Public Policy Making in Government; Publication Division, Ministry of Information and Broadcasting, New Delhi, 1982
- Paul, Devika, (1995) Public Policy formulation and Implementation in India. Delhi: Devika.
- 8. Sahani, P.: Public Policy Conceptual Dimensions, Kitab Mahal, Allahabad, 1987
- 9. Saigal, Krishna, Public Policy Making in India: An Approach to Optimization, Vikas, New Delhi, 1983
- 10.Sapru, R.K. Public Policy Formulation, Implementation and Evaluation; Sterling, New Delhi, 2000
- 11. Shekhar Singh. (ed.) (1994) Environment Policy in India, New Delhi: Indian Institute of Public Administration.

OUTCOMES:

On the successful completion of the course, the students will be able to :

- Describe how public policy issues are defined and framed within the context of a given discipline.
- Analyze public problems, policy alternatives against criteria such as equity, efficiency and effectiveness.
- Understanding of the political institutions that make public policy and of the non governmental entities that influence policy making.
- Examine the specific policy areas, problems and policy alternatives.

B.Com.LLB (Hons.)

BLC 3210

Law Programme

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OBJECTIVES:

- To provide knowledge on the Basic and Accounting through ERP.
- To expose the student to the current Technological environment and to prepare the balance sheet in tally and other useful features.
- To understand the concepts relating to the different vouchers and their uses.
- To have knowledge on preparing the accounting report containing balance sheets and P&L a/c.
- To expose the students to various types of taxes and their impacts through application in tally.

MODULE I INTRODUCTION 8 Introduction to Computerized accounting - Introduction - features. Pros. and Cor

Introduction to Computerized accounting - Introduction – features, Pros and Cons, Manual and computerized accounting, various components of computerized accounting.

MODULE II TALLY

Introduction to Tally, Features of Tally (F11), Configuration (F 12), f Creation.

MODULE III ACCOUNTING TRANSACTIONS 8

Accounting Master & Transaction – Accounting Masters – Groups, Ledgers, Cost center & Cost Category, vouchers. Accounting Voucher – Contra, Payment, Receipt, Journal, Sales, Purchase, Credit note, Debit Note and Memo Voucher.

MODULE IVACCOUNTING REPORT8Reports – Accounting Report – Trial Balance – Profit & Loss account – Balance Sheet& Stock Statement – Account Books – Cash & Bank Books – Ledger summaries – BillsReceivable & Payable Statements – Budgets – Reconciliation.

MODULE VTAXATION8Tax application in Tally – Introduction to VAT – VAT activation and classification – VATcomputation – composite VAT – input VAT on capital goods – CST introduction –central Excise Tax – interstate transfer – service tax.

L - 32, T - 08, Total Hours - 40

TEXT BOOKS:

- 1. K.K. Nidhani, Implementing Tally, BPB publication, latest edition
- 2. Namrata Agarwal, "Financial Accounting using Tally", Dream tech Publishers, New Delhi, 2003. 3. Learning Tally. ERP9-Volume 1-3

OUTCOME:

On successful completion of this course, students should be able to:

- Describe various components of computerised accounting
- Apply Tally in preparation of the accounting sheets containing balance sheet and P&L a/c.
- Explain accounting transactions through classifications given under Tally.
- Summarise accounting report and accounts book and their uses in the company.
- Define VAT and its classification and how to apply them on different types of goods.

SEMESTER – VII

BLC 4101	PROPERTY LAW	L	Т	Ρ	С
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OBJECTIVES:

- This course will explain about transfer of immovable properties between living persons.
- It covers various principles of transfer of property and doctrines for specific transfer.
- This course also aims at the study of substantive law relating to particular transfers, such as sale, mortgage, lease, exchange, gift and actionable claims.
- The Easement Act explains various modes of acquisition of easementary rights and its end.
- The Registration Act, 1908 is to provide a method of public registration of documents.

MODULE I GENERAL PRINCIPLES OF TRANSFER 12 The Transfer of Property Act, 1882 – legislative history – salient features -Concept of Property- Definition of Transfer of Property - Kinds of Interest- Conditional Transfer - What may be transferred – SpesSuccessionis –Competent to transfer -Restriction repugnant to interest created –Forfeiture on insolvency or attempted alienation - Transfer for the benefitof unborn person - Conditional transfer - Rule against perpetuity -Operation of transfer - Doctrine of Election - Ostensible Owner -Bonafidepurchase-Lis Pendens-Fraudulent Transfer Doctrine of -PartPerformance and other General Principles of Transfer

MODULE II SPECIFIC TRANSFERS - TRANSFER OF 12 ABSOLUTE INTEREST

Sale - Definition of Sale- Subject matter – Mode of transfer - Rights Liabilitiesof Seller and Buyer – Cancellation of sale deed.- Gift - Definition of Gift -Subject matter - Mode of transfer - Onerous Gift - Universal Donee - Death BedGift -Suspension and Revocation of Gift - Exchange – Definition – Mode oftransfer – Rights and liabilities of the parties

MODULE III TRANSFER OF LIMITED INTEREST – SPECIFIC 12 TRANSFER

Mortgage - Different kinds of Mortgages - Redemption - Clog onRedemption- Partial Redemption- Rights and Liabilities of Mortgagor andMortgagee including Doctrine

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of Consolidation - Foreclosure and Sale -Marshalling - Contribution- Subrogation – Charge – Lease – DifferentRights and Liabilities of Lessor and Lessee -Determination of Lease-Doctrine of Holding Over - Actionable Claim

MODULE IV INDIAN EASEMENT ACT, 1882

Definition - Acquisition of Easement- Easement of Necessity and Quasi Easements - Easement by Prescription - Extinction - Suspension and Revival of Easements and License

MODULE V INDIAN REGISTRATION ACT AND STAMP ACT 12

Registration its validity- Consequences of Non- Registration- Procedure to Registration of Transfer of Property- Valuation – Stamp.

REFERENCES:

- 1. Mulla, Transfere of Property, 13th Ed, Lexis Nexis Publication, 2018.
- 2. Vepa P. Saradhi, Law of Transfer of Property Act, EBC Publication, 2017.
- Dr.Poonam Pradhan Saxena, Property Law, 3rd Ed., Lexis Nexis Publication, 2017.
- 4. Dr.Avatar Singh &Dr.Harpreet Kaur, Transfer of Proeprty Act, 6th Ed., Lexis Nexis Publication, 2018.
- 5. B.B.Katiyar, Law of Easements & Licenses, 16th Ed., Universal Law Publishing, 2017.
- 6. J.P.S.Sirdhi, Indian Registration Act, Allahabad Law Agency, 2012.

OUTCOMES:

On successful completion of this course, the students will be able to:

- Understand the important concepts in the law of property and to impart in detail the basic principles relating to the transfer of property in India
- Get to know the basic law that governs transfer of property between living persons and registration process.
- Identify different doctrines under property law.
- Explain the concept of Easement.
- Understand the importance of the registration and analyse the impact of non-registration of the transfer.

BLC 4102

LAW OF BANKING

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OBJECTIVES:

Aim of introducing of this course to the students is to:

- Create awareness about the banking history and types of banks.
- Create understanding about Banker and customer relationship
- Enable them to explore and differentiate types of negotiable instruments including, cheques, bill of exchange, promissory note etc.
- Make them understand different kinds of liability incurred by a banker and the customer.
- Get a knowledge of different laws and forum involved in paying off debts.

MODULE I INTRODUCTION

History of Banking – Different types of Banks viz. Central Bank, Commercial Bank, Co-operative Banks, Specialized Banks, Regional Rural Banks (RRBs), NABARD, Financial Institutions and their respective functions – Nationalization of major banks-Reserve Bank of India Act- RBI's control over commercial banks – Special status of RBI and its functions - State Bank of India – Subsidiary Banks

MODULE II LEGAL CONCEPT OF BANKER and CUSTOMER 12

Banking Regulation Act- Definition of Banker & amp; Customer and relationship betweenthem – Special types of customer –minor, lunatic, women, HUF, Partnership, company– Different types of accounts – Duties and rights of the Banker - Effect of winding up of Banking Companies – Rights of customers on winding up of banking companies

MODULE III BANKERS OMBUDSMAN AND DRT

Banking ombudsman – Debt Recovery Tribunal – Recovery of debts due to banks, Financial Institutions Act, 1993- SARFESI Act 2002.- Necessity for reforms in Indian Banking Law to meet global challenges

MODULE IV BANKING SERVICES AND LIABILITIES

Laws relating to loans, advances and investments by Banks Subsidiary business operations of bankers with special reference to Safety Deposit Lockers – Liability of Banker in case of bank robberies and fraud by bank employees – Vicarious liability

of the bank employees – Vicarious liability of the bank – Recovery of loans and Advances.

MODULE V LAW RELATING TO NEGOTIABLE INSTRUMENTS

12

Negotiable Instruments Definition and characteristics- Different types of instruments-– Parties to negotiable instruments – Presentation of cheques – Negotiation discharge and dis-honour – Liability – Various kinds of crossing of Cheques – effect of crossing of cheque – Rights of holder and holder in due course against Banker – Civil and criminal liability for dis-honour of cheques- Paying Banker and Collecting Banker.

REFRENCES:

Text Books:-

- 1. P.N. Varshney, "Banking Law & Practice", Sultan Chand & Sons, New Delhi, 2017.
- 2. Avtar Singh, "Banking and Negotiable Instruments Act", Eastern Books Co., 2017.
- 3. S.R. Myneni, "Law of Banking" Asia Law House., 2019

Reference Books:-

- 1. Vinod Kothari, "Tannan's, Banking Law and Practice in India", Lexis Nexis, New Delhi, 2017.
- 2. RangnathMisra J. "Bhashyan&Adiga, Negotiable Instruments", Bharat Law House Pvt Ltd. New Delhi, 23rd edn, 2020.
- 3. S.N. Gupta, "Dishonour of Cheques Liability Civil & Criminal", Universal Law, 9th edn. 2017
- 4. M.S Parthasarathy, "Khergavala on the Negotiable Instrument Act", Butterworth, New Delhi, 1998.
- 5. S.N.Gupta, "The Banking Law in Theory and Practice" Universal, New Delhi, 1999.

Acts:-

- 1. Negotiable Instrument (amendment) Act, 2018.
- 2. Banking Regulation Act 1949.
- 3. Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002.
- 4. The Recovery oF Debts Due to Banks And Financial Institutions Act, 1993.

5. Reserve Bank of India Act, 1934.

OUTCOMES:

On successful completion of this course, students should be able to:

- Explain the existence of different of various banks in India.
- Recognize different relations existing between a banker and the customer.
- Discuss and differentiable various kinds of Negotiable instruments.
- Explain the various kinds of liabilities existing in a banking relationship between, banker, customer and a third party.
- Illustrate the legal provisions for recovery of debts used by the banks.

BLC 4103

LABOUR LAW – II

L T P C 5 1 0 5

OBJECTIVES:

- To provide an overview of various Social Security and Welfare Legislations in India
- To provide broad understanding of the concept of employee, employer, wages, appropriate government
- To familiarize the students about various health and safety measures
- To give an idea about compensation, pension, and bonus
- To expose them on concept of floor wages, gratuity, organised and unorganised sectors and 'accident arising out of' and 'in the course of the employment'

MODULE I LAW RELATING TO WAGES AND BONUS 12 Theories of Wages- Marginal Productivity Theory, Subsistence Theory, Wage Fund Theory, Supply and Demand Theory, Residual Claimant Theory, Concepts of Wages (minimum wage, fair wage, living wage, need-based minimum wage, floor wages); Constitutional Provisions; The Code on Wages, 2019: Historical Background, Objectives and Salient Features of the Code, Components of Minimum Wages, Procedure for Fixation and Revision of Minimum Rates of Wages, Regulation of Payment of Wages, Authorized Deductions, Payment of Bonus

MODULE II HEALTH, SAFETY, AND COMPENSATION

Obligation for Health and Safety of Workmen; Employers Liability to Pay Compensation for Employment Injury; Legal Protection: Workmen's Compensation Act, 1923 - Concept of 'accident arising out of' and 'in the course of the employment'; Doctrine of Notional Extension and Doctrine of Added Peril; Total and Partial Disablement; Quantum and Method of Distribution of Compensation. Employees State Insurance Act, 1948: Benefits provided under the Act; Employees State Insurance Fund and Contributions; Machinery for the Implementation of the Act; ESI Court and Appeal to High Court.

MODULE III LAW RELATING TO RETIREMENT BENEFITS 12

Employees Provident Fund and Miscellaneous Provisions of Act, 1952; Family Pension Scheme 1971 and Employees Pension Scheme 1995; The Changing Rules Regarding Employees Provident Fund and Pension Schemes; Payment of Gratuity Act, 1972 – Concept of Gratuity; Eligibility for Payment of Gratuity; Determination of Gratuity; Forfeiture of Gratuity

MODULE IV LABOUR WELFARE AND SOCIAL SECURITY 12

Philosophy of Labour Welfare; Historical Development of Labour Welfare Legislation; Welfare Measures under Factories Act, 1948; Welfare of Women and Child Labour: Protective Provisions under Equal Remuneration Act & Maternity Benefit Act; Concept Meaning and Scope of Social Security in India, Components of Social Security (social insurance, social assistance, modern component); Historical Backdrop of Proposed Bills on Social Security for Unorganized Sector (2004, 2005 & 2007), Social Security for Unorganised Workers (The Unorganised Workers Social Security Act, 2008).

MODULE V PROTECTION OF WEAKER SECTIONS OF 12 LABOUR

Problems of Bonded Labour, Bidi Workers, Domestic Workers, Construction Workers, Inter-State Migrant Workmen; Legal Protection: Bonded Labour System (Abolition) Act, 1976; Inter-State Migrant Workmen (Regulation of Employment and Conditions of Service) Act, 1979; Contract Labour: Problems of Contract Labour; Legal Protection: Contract Labour (Regulation and Abolition) Act, 1970, aims and objective of the Act, Controversy Regarding Abolition of Contract Labour and their Absorption; Land mark cases: United Labour Union case (1997) & SAIL case (2002); Proposed Amendment and its Impact on the Contract Labour. UnorganisedLabour: Introduction and Concept of UnorganisedLabour, Characteristic of UnorganisedLabour, Problem of Definition and Identification

L – 48; T – 12; Total Hours –60

REFERENCES:

- 1. A. J. Fonseca, Wage Determination and Organised Labours in India, Oxford University Press, New York
- 2. Dr. V.G. Goswami, Labour and Industrial Law, Central Law Agency, Allahabad.
- 3. S.N. Mishra, Labour and Industrial Law, Central Law Agency, Allahabad.

- 4. Anil Kumar, Social Security and Labour Welfare, Deep & Deep Publications..
- 5. Bagri: Law of Industrial Disputes, Kamal Law House, Delhi.
- 6. S. C. Srivastava, Industrial Relations and Labour Laws, Vikas Publishing House, Noida.
- 7. PramodVerma, Labour Economics and Industrial Relations, Tata McGraw Hill Publishing Co. Ltd., New Delhi.
- 8. MaviAnupreet Kaur, Educated Unemployed, Deep & Deep Publication, New Delhi.
- 9. Khan and Khan, Labour Law, Asia Law House, Hyderabad.

OUTCOMES:

After the completion of the course the students will have the ability to:

- Understand about the basic reforms introduced in the Labour Law for the benefits of labour that include social security, labour welfare and protection of the under-privileged.
- Have an in-depth understanding about the concept of wages, employer and employee, gratuity, pension, and bonus
- Explain the benefits of social security and welfare measures
- Form an opinion about the importance and contemporary developments in the field of study.
- To develop one's own independent and critical assessment of the legal system's engagement with working class.

BLC 4104

CORPORATE ACCOUNTING

OBJECTIVES:

- To familiarize students with the accounting procedures of shares and debenture to run the company with an eye on long term source of funds.
- To give practical exposure to students for issue and redemption of redeemable preference shares and debentures.
- To facilitate the understanding of the format of P&L account and B/S of the companies as per new schedule with reference to all chapters.
- To understand the procedure for valuing the goodwill and shares of Companies to acquire a business
- To develop the understanding of shares for formation and liquidation of company.

MODULE I **ISSUE OF SHARES AND DEBENTURES** 10

Issue of shares and debentures - various kinds of issues - forfeiture - re-issue underwriting of shares and debentures.

REDEMPTION OF PREFERENCE SHARES AND MODULE II DEBENTURES

Redemption of preference shares and debentures – purchase of business – profits prior to incorporation – Treatment of profit or loss prior to incorporation.

MODULE III **COMPANY FINAL ACCOUNTS** 10

Preparation of company final accounts (as per Schedule III 2015) - company balance sheet preparation.

VALUATION OF GOODWILL AND SHARES MODULE IV 10

Valuation of goodwill and shares – Factors affecting value of goodwill – Methods of valuation of shares – Computation of valuation of goodwill and shares.

MODULE V LIQUIDATION OF COMPANIES

Liquidation – Meaning and Definition – Modes of Winging Up — Liquidator's Final Statement of Accounts

L – 40; T – 10; Total Hours –50

10

TEXT BOOKS:

1. T.S. Reddy & Murthy, "Corporate Accounting", Margham Publications, Reprint, 2013.

REFERENCES:

- Dr. S. Kr.Paul&Chandri Paul, "Corporate Finance", New Central Book Agency (p) Ltd, 2009.
- 2. K. K. Varma, "Corporate Accounting", Published by Anurag Jain for Excel Books, First Edition, 2008.
- 3. Dr. Naseem Ahmed, "Corporate Accounting", Atlantic Publication, First Edition, 2007

OUTCOMES:

On successful completion of this course students are able to

- Understand the features of Shares and Debentures
- Understanding about the concept of sources of redemption of debentures and redemption of preference shares.
- Gets an exposure to the company final accounts.
- Learn about the valuation method of shares and goodwill and measurement of performance of companies.
- Find out how can a company dissolve and also to enable the students to be aware on the Corporate Accounting in conformity with the provision of the Companies Act-2013

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BLC 4106 DRAFTING PLEADING AND CONVEYANCING L T P Clinical Legal Course I 2 1 2

OBJECTIVES:

B.Com.LLB

(Hons.)

- Understand professional skill, knowledge, expertise and experience in pleadings.
- Give an insight into the rules of civil pleadings which are intended to regulate the business and procedures of the court.
- Give an insight into the rules of criminal pleadings which are intended to regulate the business and procedures of the court.
- This course is aimed at equipping the students to do drafting of pleadings and documents on their own with confidence, without any hesitation when they enter the lawyer's profession.
- In conveyance, drafting of documents like Sale Deeds, Lease Deeds, Mortgage Deeds, Gift Deeds, Partnership Deeds, Will, Power of Attorney etc. will be discussed.

MODULE I PLEADINGS

History of Pleadings-Meaning and Importance -Functions of Pleadings –Fundamental Rules of Pleadings- Order 6 of CPC - Particulars of Pleading – Striking out pleadings-Signing and verification- Amendment in Pleadings - Jurisdiction of the Civil Courts-Pecuniary, Territorial and Subject matter jurisdiction

MODULE II PLEADINGS IN CIVIL

Notice, Reply Notice, Plaint- (Order 7 of CPC) ,Written Statement- (Order 8 of CPC) , Affidavit, Counter Affidavit, Notice to Government official under Sec.80 of CPC , Injunction Application, Interlocutory Application- Commission Application, Civil Appeals.

MODULE III PLEADINGS IN CRIMINAL

Private Complaint , Application for Bail (Sec.436, Sec. 437 of Cr PC) ,Anticipatory Bail (Sec.438 of Cr PC) ,Application U/S. 125 of the Code of Criminal Procedure, 1973, Criminal Appeals

MODULE IV MISCELLANEOUS PETITIONS

Drafting of Writ Petition and Public Interest Litigation Petition Under Articles 32 and 226 of Indian Constitution-Special Leave Petition Under Article 136 of the Constitution of India.

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MODULE V CONVEYANCING

CONVEYANCING -Components of a Deed, Forms of Deeds-Agreement for Sale-Sale Deed- Mortgage Deed-Lease Deed-Gift Deed- Exchange Deed-Relinquishment Deed-Settlement Deed-License Deed-Partnership Deed-Will-General Power of Attorney -Special Power of Attorney, Promissory Note, Public Notice-Rent Receipt.

L-20; T-10; P-20 Total Hours –50

REFERENCES:

- 1. G.C. Mogha& S. N. Dhingra, Mogha's, Law of Pleading in India with Precedents, Eastern Law House, 18thedn, 2013.
- 2. R.N. Chaturvedi, Conveyancing and Drafting and Legal Professional Ethics, Eastern Book Company, 7thedn, 2011.
- 3. G.C. Mogha, Indian Conveyancer, Dwivedi Law, Agency 14th edn, 2009.
- 4. C. R. Datta& M.N. Das, D'Souza's Form and Precedents of Conveyancing, Eastern Law House, 13th edn, 2008.
- 5. CA VirendraPamecha ,Public Interest Litigation (PIL) & How to File A Writ Petition, Jain Book Agency, 1st edn, 2014.
- 6. KNC Pillai, Lectures on Criminal Procedure, 3rd Edn 2004, Ashok Law House, Hyderabad.
- 7. Dr. Amit Sen, Leagal Language, Legal Writing and Legal Drafting, 2nd Edn 2006, Kamal Law House, Kolkata. [Chapter's 23,26,28]
- KS Gopalakrishnans Pleadings and Practice, ALT Publications, Hyderabad, 2004. [Part II]
- 9. Civil Procedure Code, 1908
- 10. Criminal Procedure Code, 1973
- 11. Specific Relief Act, 1963

OUTCOMES:

- The students will know the professional skill, knowledge, expertise and experience in pleadings.
- The students will get a clear picture as to the rules of civil pleadings which are intended to regulate the business and procedures of the court
- The students will get a clear picture as to the rules of criminal pleadings which are intended to regulate the business and procedures of the court
- The students will understand how to do pleadings and documents on their own with confidence, without any hesitation when they enter the lawyer's profession.
- The students will know how to drafting documents like Sale Deeds, Lease Deeds, Mortgage Deeds, Gift Deeds, Partnership Deeds, Will, Power of Attorney

Law Programme

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LIST OF ELECTIVES FOR SEMESTER - VII

BLCX 001	RIGHT TO INFORMATION	L	Т	Ρ	С
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OBJECTIVES:

- Understand the historical evolution of right to information
- Understand the concept of transparency & accountability in the working of every public authority
- Familiarizing the role played by central and state information commissions in pro actively make available key information's
- Understand the steps for framing appeals
- Give an insight into all other laws dealing with right to information

MODULE I INTRODUCTION

Right to Information before Right to Information Act, 2005 in India, InternationalPerspective on Right to Information, Right to Information as Constitutional rights-Significance in Democracy, Judiciary on Right to Information.

MODULE II BACKGROUND OF RIGHT TO INFORMATION ACT 10 2005

Historical Background, Objectives, Preamble of Right to Information Act 2005, Obligation of Public Authorities, Request for Obtaining Information, Disposal of Request

MODULE III CENTRAL AND STATE INFORMATION COMMISSIONS 10

The Central Information Commission : Constitutions, Eligibility criteria and Process of Appointment, Term of office and Condition of Service, Removal of Informational Commissioner; The State Information Commission : Constitutions, Eligibility criteria and Process of Appointment, Term of office and Condition of Service, Removal of Informational Commissioner, Powers and functions of Information Commissions

MODULE IV APPEALS AND EXEMPTIONS FROM DISCLOSURE OF 10 INFORMATIONS

Right to Information Act 2005 - Appeals and Penalties. Exemptioins from Disclosure of Information- Specific Provisions of the Act which Exempt certain kinds of Information – Classification of Exempted Information - Grounds that allow for Partial Disclosure of Information - Severability, Third Party Information,

CaseStudy.

MODULE V OTHER RELATED LAWS

Other related laws - The Official Secrets Act, 1923; The Public Records Act, 1993; The Public Records Rules, 1997; The Freedom of Information Act, 2002; The Commission of Inquiry Act, 1952; The Commission of Inquiry (Central) Rules, 1972

REFERENCES:

- 1. SudhirNaib,The Right to Information in India (Oxford India Short Introductions Series), Oxford University Press; 1 edition (7 March 2013)
- 2. Farzana Begum, **Right to Information in Developing World**, RAJAT PUBLICATIONS (2010)
- 3. <u>N.V. Paranjape</u>, **Right To Information Law In India**, Lexis Nexis; First edition (2014)
- 4. <u>Shailesh Gandhi</u>, **RTI ACT Authentic Interpretation of the Statute,**Vakils, Feffer& Simons Pvt. Ltd. (2016)
- 5. Prof. (Dr) S.V. Joga Rao, "Law relating to Right to Information", Pentagon Press
- 6. M. Sridhar Acharyulu, Right To Information (Duty To Disclose), allahabad law agency; 1s first edition (2015)
- 7. M P Jain, Indian Constitutional Law, Justice JastiChelameswar (Editor), Justice DamaSeshadri Naidu (Editor), LexiNexis; Eighth edition (4 February 2018)
- 8. The Right to Information Act, 2005
- 9. The Official Secrets Act, 1923
- 10. The Public Records Act
- 11. The Public Records Rules, 1997
- 12. The Freedom of Information Act, 2002
- 13. The Commission of Inquiry Act, 1952
- 14. The Commission of Inquiry (Central) Rules, 1972

Important decisions of various High Courts on the Right to Information Act – Case Law Digest, Centre for Public Policy, YashwantraoChavan Academy of Development Administration, Pune; YASHADA.

OUTCOMES:

- The students will know the historical evolution of right to information
- The student will get a clear picture as to concept of transparency & accountability in the working of every public authority

- The student will understand the role played by central and state information commissions in pro actively make available key information's
- The students will know the steps for framing appeals
- The students will know all other laws dealing with right to information

BLCX 002

HEALTH LAW

L T P C 4 1 0 4

OBJECTIVE:

At the end of this course, the students will be able to :

- The Health Law is designed to look into the essential aspects of Right to Health and its implications in the present legal system
- The problems that are recently encountered in attributing the right to health are modern challenges of biotechnology, patenting etc.
- Though health is a State subject, it is an imperative that the students are familiar with the basic aspects of Health and healthcare and essential role of state in formulating legal norms and principles for institutionalizing the health care delivery throughout the nation.
- The course is designed to provide a better platform for the students to recognize key legal issues in health sector
- To make them understand the need for possible solutions for the reformation of the sector.

MODULE I INTRODUCTION

Concept of health - Different Systems of Medicine- - Right to health and Role of State- Healthcare as a state function - Human Rights perspective of health – International human rights documents on Health- WHO- Indian Constitutional perspective on health – Role of Law Reforming Commissions and Committees on health- Role of Indian Judiciary in securing right to health

MODULE II RIGHTS AND DUTIES IN HEALTHCARE: ETHICAL AND 12 MORAL CONSIDERATIONS

Doctor- Patient Relationship- Rights and Duties of Practitioners and Healthcare Service providers- Healthcare Models- Medical Ethical theories: Hedonism, Utilitarianism, Intuitionism, Emotive theory, Moral and non-moral actions -Professional Ethics and standards- Professional Negligence & Abuse- Issues of Confidentiality -Relevance of Consent- Informed Consent – Laws on Healthcare Service Providers- Clinical Establishments Act 2010- Liability under Tort and Contract- Consumer laws on health services- Judicial Expositions

MODULE III MEDICAL LAWS IN INDIA

General Laws-

Medical Profession- National Commissions on all forms of Medicine-All Laws related to Medical Council- Central Council Act- Dental Council- Nursing Council -Pharmacy Council- Rehabilitation Council of India Act, 1992- and other statutory councils in Healthcare

Other Allied Medical Laws –

Drug & Cosmetics- Magic Remedies Act- Narcotics & Psychotropic substances act- -Organ transplantation,, Neo-Natal Care Laws- Mental Health - Disabled - old age, geriatric care - Medico- legal perspectives and judicial response- Epidemic Diseases Act

MODULE IV RIGHT TO HEALTH: LEGAL PERSPECTIVES 12

Criminal Law and health- Relevant provisions of Evidence Act and IPC as applicable to the medical and healthcare professionals

Environment Protection Laws and Health- Food laws and health measures-Occupational health Laws- Labour Legislations- Maternity Benefits Act- Health of Women & Children

MODULE V CONTEMPORARY CHALLENGES IN HEALTH LAW 12

New Dimensions & Challenges in Health- New Drugs & Drug Validation- Clinical Trials- Biotechnology- Use & Abuse- Legal and ethical implications of stem cell research and therapy, cloning and genomic medical interventions, impact of genetic engineering in healthcare, patenting life forms- Patents and medical & surgical procedures- Novel Epidemics Diseases- Surrogacy etc. – Bio medical waste Management- Health insurance

L – 48; T – 12; Total Hours –60

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A. <u>ACTS</u>

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- 2. The Drugs and Magic Remedies Act, 1955

- 3. The Indian Medical Council Act, 1956
- 4. Indian Medicine Central Council Act
- 5. The Transplantation of Human Organs Act, 1994
- 6. Infant Milk Substitutes, Feeding Bottles and Infant Foods(Regulation of Production, Supply and Distribution Act, 1992
- 7. Maternity Benefits Act, 1961.
- 8. Mental Health Act, 1987
- 9. The Indian Medical Council (Professional Conducts, Etiquette and Ethics) Regulations, 2002
- 10. Pre-Natal Diagnostic Techniques (Regulation and Prevention of Misuse) Act, 1994
- 11. Narcotic Drugs and Psychotropic substance, Act, 1985
- 12. Medical Council Act, 1956 and code of medical ethics 1972
- 13. Report of the High Level Group Planning Commission
- 14. Consumer Protections Act, 2019
- 15. Clinical Establishments Act, 2010
- 16. Bio Medical waste (Management and handling) rules 1998
- 17. National Health policies 1983-2002
- 18. National Population Policy 2005
- 19. National Rural Health Mission (NRHM)
- 20. National Urban Health Mission (NUHM)
- 21. National Public Health Programs.

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- > Jonathan Montgomery Health Care Law, 1997, Oxford
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\succ	P K. Dutta – Drug Control, Eastern Law House, 3rd Edition, 1997				
\succ	R.K. Bag- Medical Negligence and Compensation				
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\blacktriangleright	Angela Reddy Holder, Medical Malpractice Law				
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OUTCOMES :					
	ul completion of this course, the students must be able t				
• Familiarize and understand different areas of health law and related social					

- Examine the problems in identifying the legal and ethical obligations of doctors.
- Examine the problems in identifying the legal and ethical obligations of doctors ,patients and such other allied professionals and to provide plausible remedies

for the same

- To understand related provisions under constitution and other health related laws in framing the jurisprudence of health.
- Analyse the applicability of medical laws in the day to day life
- To familiarize Public health and the related attributes of human rights