Detailed Course Scheme

LL.B.

(Three years Law Programme)

Semester IV (2025-28)

DOC202506260019



RNB GLOBAL UNIVERSITY

RNB Global City, Ganganagar Road, Bikaner, Rajasthan 334601

OVERVIEW

RNB Global University follows the Semester System along with Choice Based Credit System as per latest guidelines of University Grants Commission (UGC). Accordingly, each academic year is divided into two semesters, Odd (July-December) and Even (January-June). Also, the university follows a system of continuous evaluation along with regular updating in course curricula and teaching pedagogy.

The Curriculum for LL.B. Program for Even (January 2027-June2027) Semester along with the examination pattern is as follows:

Course Scheme

Semester -IV

S. No.	Course Code	Course Name	L	Т	P	Credits
1.	BBLC35252	Law of Crimes – II (The Bharatiya Nagarik Suraksha Sanhita,2023) (C8)	4	1	0	5
2.	BBLC35451	Alternative Dispute Resolution (C23)	4	1	0	5
3.	BBLC35452	Property Law (C11)	4	1	0	5
4.	BBLE35112	Rent Control and Real Estate Laws (E3)	4	1	0	5
5.	BBLE35116	Interpretation of Statutes (E4)	4	1	0	5
6.	SEC077019	Moot Court Exercise & Pre-Trial Preparations (C24)	2		2	3
	·	22	5	2	28	

List of Electives

Electives	Course Code	Course Name
	BBLE35112	Rent Control & Real Estate Laws
Elective III	BBLE35113	IPR (Trademark and Copyright)
	BBLE35114	Gender Justice and Feminist Jurisprudence
	BBLE35115	Banking Law
	BBLE35116	Analysis of Statutes and their Interpretation
Elective IV	BBLE35117	Health Care Laws
	BBLE35118	Indirect Taxes (GST)
	BBLE35119	Election Law

EVALUATION SCHEME

The evaluation of the LL.B. program would be based on Internal and External Assessments. Internal Assessment would consist of 50% of the marks (50 marks) and external assessment (in form of End Term Exam) would consist of remaining 50% marks (50 marks). Detailed scheme of Internal and External Assessments as follows:

Internal Assessment

The distribution of Internal Assessment Marks is as follows:

Туре	Details	Marks	
Mid Term	One Mid-term Sessional	25	
Quiz	Quiz based on MCQs	5	
Marks obtained in various Tests,			
Assignments, Presentations,	Average of marks obtained	15	
Tutorials, etc.			
Academic Performance including	Eligibility > 75% Attendance	5	
Attendance	Englomity > 7.570 Attendance	3	
Total		50	

External Assessment

Туре	Marks
Theory	50

EVALUATION SCHEME- WORKSHOPS & SEMINARS & NCC/NSS

- 1. NCC/NSS will be completed from Semester I Semester IV. It will be evaluated internally by the institute. The credit for this will be given at the end of Semester.
- 2. The students have to join club/clubs with active participation in different activities of club. The students would be continuously assessed from Semester-I to Semester-IV and credits and marks would be given after the end of Semester.

1. VISION

To emerge as a globally recognized hub for advanced legal education, interdisciplinary research, and skill-based learning, dedicated to shaping ethically responsible professionals committed to excellence and social justice.

2. MISSION

Excellence in Legal Education: To provide high-quality legal education that equips students with comprehensive knowledge, analytical thinking, and problem-solving skills to succeed in diverse areas of legal practice, research, and public service.

Fostering Ethical and Social Responsibility: To cultivate a deep sense of professional ethics, social responsibility, and justice in students, fostering a commitment to uphold the rule of law, protect human rights, and serve society with integrity and compassion.

Promotion of Research and Innovation: To provide legal research, critical inquiry, and innovation that contribute to legal scholarship, inform policy decisions, and address contemporary legal challenges at national and global levels.

Empowering Access to Justice: To actively support legal aid, public interest litigation, and community-based legal services, ensuring marginalized and vulnerable groups have equitable access to justice through student involvement, clinical programs, and institutional partnerships.

Global Perspective and Engagement: To prepare students for a dynamic global legal environment by fostering international collaborations, comparative legal studies, and cross-border exposure to legal systems, cultures, and global governance.

3. PROGRAMME EDUCATIONAL OBJECTIVES (PEOs):

- Graduates will demonstrate a deep understanding of legal principles, theories, and practices.
- Graduates will possess critical thinking and research skills necessary for effective legal analysis and problem-solving.
- Graduates will exhibit ethical values and a commitment to justice in their professional conduct.
- Graduates will engage in continuous learning, adapting to evolving legal landscapes and emerging societal needs.
- Graduates will contribute responsibly to society, upholding the principles of justice, fairness, and equity.

4. PROGRAM OUTCOMES (POs)

Law Graduates will be able to:

- **PO1**. **Legal, political and social knowledge**: Apply knowledge to the complex Socio-legal problems.
- **PO2**. **Problem analysis**: Identify and analyse challenging issues in society at national or international level. Inculcate values of rights and duties, and transfer these values to real-life through legal and judicial process for promoting community welfare.
- **PO3**. **Conduct investigations of complex problems**: Use research-based knowledge and research methodologies to obtain reliable outcomes and develop socio-legal research skills & legal reasoning and apply it during programme & in practice.
- **PO4**. **Relation with society**: Interpret and analyse the legal, social and political problems and work towards finding solutions to the problems by application of laws and regulations.
- **PO5**. **Environment and sustainability**: Understand the impact of the professional, legal solutions in societal & environmental contexts, and demonstrate the knowledge of and need for sustainable development.
- **PO6. Professional Ethics**: Apply principles of professional ethics of respective profession.
- **P07**. **Leadership skills**: Develop leadership qualities amongst students.
- **PO8. Communication**: Communicate effectively with the legal, social and international community. Ability to learn the art of communicating and demonstrating their skills. Projecting the facts in a way suitable and power to convince.
- **PO9**. **Self-employability**: Provide a platform of self-employability by developing professional skills in respective industry.
- **PO10. Life-long learning**: Recognize the need for and have the preparation and ability to engage in independent and life-long learning in the broader context of legal, social and political change.

5. PROGRAMME SPECIFIC OUTCOMES (PSOs)

Upon completion of the LLB Programme, the graduate will be able to

- **Foundational Legal Knowledge:** Graduates will have a strong understanding of core legal subjects like constitutional law, civil law, criminal law, environmental law, personal law and others relevant to the program's curriculum. This equips them to grasp the legal framework and apply it to various scenarios.
- **Legal Research & Analysis:** Graduates will be proficient in legal research methods, allowing them to effectively find, analyze, and interpret legal resources like statutes, case law, and legal scholarship.
- Legal Reasoning & Problem-Solving: The program will hone graduates' critical
 thinking and problem-solving abilities in a legal context. They will be able to identify
 legal issues, analyze them from different perspectives, and develop well-reasoned
 solutions.
- **Communication Skills:** Graduates will develop strong written and oral communication skills, essential for effectively presenting legal arguments, drafting legal documents, and conveying complex legal concepts to clients and the court.
- **Professionalism & Ethics:** The program will instill a strong sense of professional ethics and responsibility in graduates. They will understand and adhere to professional codes of conduct, ensuring they practice law with integrity and fairness.

6. Course Outcomes

Course	Course outcomes: - After completion of these courses students
BBLC35252 -	should be able to CO1: Understand the importance of criminal procedure followed by
Law of Crimes -II	criminal courts.
(The Bharatiya Nagarik	CO2: Explain the procedure from arrest till trials and punishments.
Suraksha Sanhita, 2023)	CO3: Classify the legislation which gives practical knowledge to students. It also covers appeals revision etc.
	CO4: Discuss the hierarchy of criminal courts. The system of criminal prosecution in India, who can prosecute, Process to Compel Appearance of Person, Process to Compel Production of Things, right to speedy trial etc.
	CO5: Importance the principles of criminal law.
BBLC35451 - Alternative Disputes	CO1: Explain the conceptual framework related to various ADR processes and the skills required for successfully conducting the ADR proceedings.
Resolution	CO2: Develop the skills required for successfully conducting the ADR proceedings and various styles of drafting the arbitration clause in an agreement.
	CO3: Analyse the leading case-law pertaining to the Civil Procedure Code, 1908 [Section 89], Arbitration and Conciliation Act, 1996 and the Legal Services Authorities Act, 1987.
	CO4: Discover ADR processes in their own right and also in the context of the emergence of new types of dispute resolution professional, who offer mediation and other services as alternatives to the lawyer's often preferred practice of late settlement through litigation.
	CO5: Discuss how to conduct expert determination and how to manage the process.
BBLC35452 - Property Law	CO1: Skill to understand and examine the fundamental principles of property law using jurisprudential theories.
	CO2: Explain the main fundamental principles and doctrines of the 1882 T.P. Act.
	CO3: Comprehend the various modes of property transfer like sale, mortgage, etc.
	CO4: CO4 Skill to comprehend and demonstrate the fundamentals of lease, gift, actionable claims, and drafting deeds.
	Explain Legal System and solving the problem relating to property rights.

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BBLE35112 - Rent Control and Real Estate Laws	CO1: Understand the establishment of adjudicating mechanism for speedy dispute redressal and to establish the Appellate Tribunal to hear appeals from the decisions, directions or orders of the Real Estate Regulatory Authority and the adjudicating officer. This modern enactment has immense scope for law professionals.
	CO2: Understand the Restoration of possession of illegally dispossessed tenant, Constitution of Rent Tribunal, Procedure for revision of rent and Procedure for revision of rent and Duties of tenant and landlord are important for studies.
	CO3: Development of Real Estate industry in recent years, the Real Estate (Regulation and Development) Act, 2016 has been enacted to establish the Real Estate Regulatory Authority for regulation and promotion of the real estate sector and to ensure sale of plot, apartment or building, as the case may be, or sale of real estate project, in an efficient and transparent manner and to protect the interest of consumers in the real estate sector shall be discussed.
	CO4: Analyse the study of the Rajasthan Rent Control Act, 2001 is important as the court cases under this Act are abundant in the Courts. The cases relating to Payment and remittance of rent by tenants, Revision of rent in respect of existing tenancies, Eviction of tenants, the right of landlord to recover immediate possession in certain case shall be made.
	CO5: Evaluate the laws relating to amendment about Rajasthan Rent Control Act, 2001 and Real Estate (Regulation and Development) Act, 2016.
BBLE35116 - (Interpretation of Statutes	CO1: Know what the techniques are adopted by courts in construing statutes and the importance of the law making process in the present context
•	CO2: Know that What are the matters to be reckoned with by legislature while enacting laws.
	CO3: Understand the judicial interpretation of statutes.
	CO4: Analyse the construction of words, phrases and expressions
(CO5: Analyse various rules of interpretations.
Moot Court	CO1: Demonstrate their interest in advocacy and competence as an advocate.
Exercise & Pre- Frial	CO2: Build confidence in public speaking.
	CO3: Identify the issues after reading the given problem of any case law thoroughly.

	CO4:	Analyse the practical skills of research, case analyses and strategy, witness handling, and presentation of arguments at the trial and appellate stages of a case.
	CO5:	Analysis of legal problems from an objective point of view and work towards finding solutions to the problems by application of laws and regulations.
BBLE35113 - IPR (Trademark	CO1:	Understand the meaning, scope and concept of Trademarks and Copyrights.
and Copyright)	CO2:	Explain the relationship between Trademarks and Advertisements.
	CO3:	Identify the various kinds of Trademarks in India as per the Trademarks Act, 1999.
	CO4:	Identify the contentions of International and National Copyright Law, evaluate problem-solving strategies, and develop science-based solutions.
	CO5:	Distinguish the several Conventions and Treaties for Trademark and Copyright Protection at an International level.
BBLE35114 - Gender Justice	CO1:	Understand the socio-legal dimensions of gender by analysing national and international perspectives
and Feminist Jurisprudence	CO2:	Analyse the patriarchy and feminist jurisprudence in the modern world
	CO3:	Critically analyse the misuse of women laws and men's rights
	CO4 :	Recognise the rights of LGBTQ communities and their protection
	CO5:	Ientify and be able to do research on emerging trends in Sociolegal dimensions of gender.
BBLE35115 -	CO1:	Define broad overview of the major legal systems of the world.
Comparative Laws	CO2:	Explain the concepts of comparative laws, and able to find out the contemporary challenges in field.
	CO3:	Develop understanding around the developments of comparative theories and global practice.
	CO4:	Discover the new practice and potential solution for new emerging problems.
	CO5:	Appreciate and criticize the practices going on in the area of work.
BBLE35117 - Health Care	CO1:	Define the interactions national healthcare legal systems can have worldwide.
Laws	CO2:	Demonstrate interest in comparative law methods in Health to bring solutions to globalized matters and inspire further

		legislation.
	CO3:	Identify situations that frequently present legal issues in the healthcare industry and understand the legal, social, and economic risks of potential legal claims.
	CO4:	Analyse the different legal health systems existing in the world.
	CO5:	Compare key concepts, theories and techniques for analyzing different organizational situations.
BBLE35118 Indirect Taxes	CO1:	Explain the various terms used in GST and its definitions with basic concepts related to Goods and Service tax.
(GST)	CO2:	Distinguish the difference in concept of forward charge and reverse charge mechanism and to know about the various exemptions under the new Goods and Service tax regime.
	CO3:	Understand and discuss the concept of Supply along with the rules related to time, place and value of supply.
	CO4:	Discuss the compliance related to documentation and analysis the persons who are liable for registration and the persons not required to obtain registration under the GST law.
	CO5:	Calculate the GST payable by a supplier after considering the eligible input tax credit.
BBLE35119 Election Law	CO1:	Define the key concepts, debates, and issues relating to election law, using the India as gauge.
	CO2:	Identify the importance of election in democratic countries.
	CO3:	Analyze lacuna within among the election law and available remedies.
	CO4:	Elaborate students to and immerse them in the key concepts, debates, and issues relating to election law, using a comparative legal perspective.
	CO5:	Propose reformation in present election law and procedure.

7. CO PO MAPPING: Semester - IV

BBLC35252	P01	P02	P03	P04	P05	P06	P07	P08	P09	P010
CO1		3	2	2			2	2		3
CO2	3			2		2	2	2	3	
CO3		2	3		2			3		3
CO4	2	2		2	3	3	2		3	3
CO5	3		2	3	3	3		3	3	

BBLC35451	P01	PO2	P03	P04	P05	P06	P07	P08	P09	PO10
CO1		1		1		2	2	1	2	2
CO2	2	2	2		2	2		3		2
CO3	2		3			2	2	2	2	
CO4		2		2	1		2			
CO5	3	2	2	2	3		2		2	1

BBLC35452	P01	P02	P03	P04	P05	P06	P07	P08	P09	PO10
CO1	3	2	3	2	3	2			2	3
CO2		2		2			2	3		3
CO3	3	3	2		3	3		2	2	3
CO4			3	3		2	2		3	3
CO5	3	2	3		3		3	2	3	

BBLE35112	P01	P02	P03	P04	P05	P06	P07	P08	P09	PO10
CO1		3	2	2		2	3	2		3
CO2			2	2	3		2		3	
CO3	3	2		3		3		3	3	
CO4	3		2	3	3	3	2		3	3
CO5	2	3		3		2		3	2	

В	BLE35116	P01	PO2	P03	PO4	P05	P06	P07	P08	P09	PO10
	CO1	3	2	3	2					2	3
	CO2	2		2	2	2	2		2		3
	CO3	3		2	2		3	3		2	3
	CO4	3	3	3	3				2		3
	CO5	3		2		3	3	2	2	3	3

SEC077019	P01	P02	P03	P04	P05	P06	P07	P08	P09	PO10
CO1		2		2		2	1		2	2
CO2	1	1	2		1	2		3		3
CO3	2			2	3		2		2	
CO4		2	2		2	2		3	3	
CO5	3	3		2		2	3		2	2

BBLE35113	P01	P02	P03	P04	P05	P06	P07	P08	P09	PO10
CO1	2	2		2	2	3			2	2
CO2		3	2	2		2		2		2
CO3		1			2		3		2	
CO4	2		2	3		2	1		1	3
CO5	2	2		2	3	3		3		

BBLE35114	P01	P02	PO3	P04	P05	P06	P07	P08	P09	PO10
CO1	3	3	3	2		3	3	3	2	
CO2		3	2		3	2			3	2
CO3		3		3	2	3		3	2	3
CO4	3		3	3			3		3	
CO5	3		3		2	3	3		3	2

BBLE35115	P01	P02	P03	P04	P05	P06	P07	P08	P09	PO10
CO1		2		2		2	3	2		2
CO2	3			2	2		2		3	2
CO3		2	2		2	2		3		2
CO4	2		2	2		2		3	3	2
CO5	2	2	3		2	2	3		2	3

BBLE35117	P01	P02	P03	P04	P05	P06	P07	P08	P09	PO10
CO1		3	2	1	3	2	3	2	3	2
CO2	3		2	3	2	2	3	2		2
CO3	2	3	3		3	3		3	2	3
CO4	3	3	2	3	2		2	3	3	
CO5	1	2	3	2	3	2	2		3	3

BBLE35118	P01	P02	P03	P04	P05	P06	P07	P08	P09	PO10
CO1	3		3	3	2	2	3	3	3	3
CO2	3	3		2		2				3
CO3		3	3					2	2	
CO4	3		3			2	3	3		3
CO5		2		3		3		3	3	

BBLE35119	P01	P02	P03	P04	P05	P06	P07	P08	P09	PO10
CO1	2	3		3	2	3	3	3		3
CO2		2	3			3		3	3	3
CO3		3		2		2	3		3	3
CO4	1		3	3	2			2		2
CO5	2	2	3		3	2	2	2	2	

8. CURRICULUM

Course Name: The Law of Crimes - II

(The Bharatiya Nagrik Suraksha Sanhita, 2023)

Course Code: BBLC35252

Course Outline:

Objective: This paper is to give students a thorough knowledge of procedural aspects of working in criminal courts and other types of machinery.

Unit I: Introduction, Definitions & General Provisions

- a) Historical Background
- b) short title, extent and commencement (Section 1)
- c) Definitions: Bail, Bail Bond, Bond, Bailable Offence, Non-Bond, Bailable Offence, Cognizable and Non- Cognizable offence, Charge, Complaint, Investigation, Inquiry, Trial, Audio-Video electronics mails, Electronic Communications, Police Report, Public Prosecutor, Summons Case, Warrant Case, Victim (Section 2)
- d) Constitution of criminal courts and offices (Sections 6 to 20)
- e) Power of Courts (Sections 21 to 29)

Unit II:

- a) Arrest of Persons: When police may arrest without a warrant, Designated Police Officer, Arrest by Magistrate, Arrest by private person, Examination of arrested person, right of arrested persons (Sections 35 to 62)
- b) Process to Compel Appearance -Summons, Warrant of Arrest, Proclamation and Attachments (Sections 63 to 90)
- c) Security for keeping peace and for good behavior (Section 125 to 143)
- d) Maintenance of Public Order and Tranquility: Public Nuisance, Urgent cases of nuisance (Sections 152, 163)

Unit III:

- a.) Order for maintenance of wives, children and parents (Section 144 to 147)
- b.) Information to the Police and their power to the Investigation (Sections 173-196)
- c.) Jurisdiction of Criminal Court in Inquiry and Criminal Trials (Sections 197-209)
- d.) Complaint to Magistrate and Commencement of Proceeding before Magistrate (Sections 223-226, 227-233)

Unit IV:

- a) Framing of Charges and Joinder of Charges (Sections 234-247)
- b) Trial Before a Court of Session (Sections 248-260)
- c) Trial of warrant cases and summon cases (Sections 261-173, 274-282)
- d) Summary trials (Sections 283-288)

Unit V:

a.) Persons one convicted or acquitted not to be trial for the same offence, tender of pardon

- to accomplice (Sections 337, 343-345)
- b.) Examination of the accused, Compounding of offences, Withdrawal of prosecution (Sections 351, 359, 360)
- c.) Judgment, Provision related to appeals (Sections 392-404, 413-420, 427-428, 430-431, 435)
- d.) Provision as to Bail and Bonds (Sections 478-487)
- E) Inherent powers of the High Court (Section 528)

Suggested Readings:

- 1. BNSS, 2023 Bare Act, Edition 2024, Professional Book Publishers, 3250/2 Chotani Manzil, Nicholson Road, Mori Gate, New Delhi 110006
- 2. Kelkar.
- 3. Ratanlal & Dhirajlal, Criminal Procedure, Lexis Nexis Butterworths Wadhwa, Nagpur, 2024
- 4. Sarkar, S.C. The Law of Criminal Procedure, Wadhawa & Co., Nagpur, 2024
- 5. K.N. Chandrasekharan Pillai, R.V. Kelkar's Lectures on Criminal Procedure, Eastern Book Company, 2024

Course Name: Alternative Disputes Resolution

Course Code: BBLC35451

Course Outline

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

Unit-I: Concept of ADR

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

Case Laws: -

- 1) Interior's India v. M/S Balmer Lawrie and Co. Ltd., AIR 2007 Del.16
- 2) Salem Advocate Bar Association (II) v. Union of India, AIR 2005 SC 3353

- 3) Guru Nanak Foundation v. Rattan Singh & Sons, AIR 19881 SC 2075
- 4) P.T.Thomas v. Thomas Job, 2005 (4) ALR 150 (SC) P
- 5) Punjab National Bank v. Lakshmichand Rah, AIR 2000 M.P.301
- 6) Sheel Barse v. Union of India &others, AIR 1986 SC 1773

Unit-II: Negotiation and Mediation

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

Case Law:

7) Dayawati v. Yogesh Kumar Gosain, 243 (2017) Delhi Law Times 117 (DB)

Unit-III: Arbitration and Conciliation

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

Case laws:

- 8) Afcons Infrastructure Ltd. v. Cherian Varkey Construction Co. P. Ltd. (2010) 8SCC 24
- 9) Continental Construction Co. Ltd. V. The State of M.P., AIR 1988 SC 1166
- 10) Haresh Dayaram Thakur v. State of Maharashtra, AIR 2000SC 2281: 2000 (6) SCC 179
- 11) Mysore cements Ltd. V. Suedala Barmac Lts., 2003 (3) Supreme 283
- 12) Kiran Singh v. Chaman Paswan, AIR 1954 SC 340, 342
- 13) UOI V. M/S. Jagat Ram Trehan& Sons, AIR 1996 Del, 194

UNIT-IV: International Perspective

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

Case Law:

- 14) R.M. Investments Trading Co. Pvt. Ltd. V. Boeing Co. AIR 1994 SC 1136
- 15) Serajuddin v. Michael Golodetz, AIR 1960 Cal.49.
- 16) M/S. Fuerst Day Lawson Ltd. V. Jindal Exports Ltd., 2001(4) Supreme 141.
- 17) Ludwig Wumsche& Co. v. Raunag International Ltd., AIR 1983 Del. 247
- 18) Gas Authority of India Ltd. V. SPIE CAPAG SA, AIR 1995 Del 86.

- 19) O.N.G.C v.. Western Co. of North America, AIR 1987 SC 674
- 20) Se Seoil v. Gorakhram, 64 Bom. LR 113
- 21) Societa Anonmina v. S. Gorakhram Gokalchand, AIR 1964 Mad. 532.

PSDA (Professional Skill Development Activities)

- Mock Arbitration/Mediation/Negotiation Session
- Visit to Court/Mediation Centre/Arbitration Institute Community Services
- Representing Client in Mediation

Suggested Books:

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

References:

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

Course Name: Property law

Course Code: BBLC35452

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

- a) Concept of Property: Distinction between Movable and Immovable Property
- b) Conditions Restricting Transfer
- c) Definition of Transfer of Property
- d) Transferable and non-Transferable Property
- e) Transfer to an Unborn Person and Rule against Perpetuity
- f) Vested and Contingent interest
- g) Rule of Election
- 1. Shantabai v. State of Bombay, AIR 1958 SC 532: (1959) SCR 265
- 2. State of Orissa v. Titaghur Paper Mills Company Limited, AIR 1985 SC 1293: (1985) Supp SCC 280
- 3. Bamdev Panigrahi v. Monorama Raj, AIR 1974 AP 226
- 4. Duncans Industries Ltd. v. State of U.P. (2000) (1) SCC 633
- 5. V.N. Sarin v. Ajit Kumar Poplai, AIR 1966 SC 432 :(1966) (1) SCR 349
- 6. Kenneth Solomon v. Dan Singh Bawa, AIR 1986 Del 1
- 7. Mohar Singh v. Devi Charan, AIR 1988 SC 1365:(1988) (3) SCC 63
- 8. N. Ramaiah v. Nagaraja, AIR 2001 Kant. 395

- 9. Ram Newaz v. Nankoo, AIR 1926 All 283
- 10. Ram Baran v. Ram Mohit, AIR 1967 SC 744: (1967) (1) SCR 293
- 11. R. Kempraj v. Burton Son & Co, AIR 1970 SC 1872:(1969) (2) SCC 594
- 12. Rajeh Kanta Roy v. Shanti Debi, AIR 1957 SC 255: 1957 SCR 77

Unit II: General Principles Governing Transfer of Immovable Property

- a) Transfer by Ostensible Owner
- b) Rule of Feeding Grant by Estoppel
- c) Rule of Lis-pendens
- d) Fraudulent Transfer
- e) Rule of Art Performance
- f) Actionable Claim
- 13. Jumma Masjid, Mercara v. KodimaniandraDeviah, AIR 1962 SC 847: 1962 Supp (2) SCR 554
- 14. Kartar Singh v. Harbans Kaur (1994) 4 SCC 730
- 15. Jayaram Mudaliar v. Ayyaswamy, AIR 1973 SC 569 (1972) 2 SCC 200
- 16. Supreme General Films Exchange Ltd v. Maharaja Sir Brijnath Singhji Deo, AIR 1975 SC 1810: (1975) (2) SCC 530
- 17. Govinda Pillai Gopala Pillai v. Aiyyappan Krishnan, AIR 1957 Ker. 10
- 18. Sri Jagannath Mahaprabhu v. Pravat Chandra Chatterjee, AIR 1992 Ori. 47
- 19. Dalip Kaur v. Jeewan Ram, AIR 1996 P & H 158

Unit III: Specific Transfers - I

- a) Mortgage: Definitions and Kinds, Rights and Liabilities of Mortgagor and Mortgagee
- b) Charge
- 20. Ganga Dhar v. Shankar Lal, AIR 1958 SC 770
- 21. Pomal Kanji Govindji v. Vrajlal Karsandas Purohit, AIR 1989 SC 436: (1989) (1) SCC 458
- 22. Shivdev Singh v. Sucha Singh, AIR 2000 SC 1935, (2000) 4 SCC 326
- 23. Sangar Gagu Dhula v. Shah Laxmiben Tejshi, AIR 2001 Guj. 329

Unit IV: Specific Transfer - II

- a) Sale and Gift
- b) Lease and License
- 24. Associated Hotels of India v. R.N. Kapoor, AIR 1959 SC 1262
- 25. Quality Cut Pieces v. M. Laxmi, AIR 1986 Bom 359
- 26. B.V. D'Souza v. Antonio Fausto Fernandes, AIR 1989 SC 1816
- 27. Samir Kumar Chatterjee v. Hirendra Nath Ghosh, AIR 1992 Cal 129
- 28. Delta International ltd. v. Shyam Sunder Ganeriwalla, AIR 1999 SC 2607
- 29. Tila Bewa v. Mana Bewa, AIR 1962 Ori. 130
- 30. Kartari v. Kewal Krishan, AIR 1972 HP 117

PSDA (Professional Skill Development Activities)

- Drafting a Mortgage/Sale/Gift/Lease Deed Visit to Record Room
- Class Moot Court
- Awareness Camp

Suggested Readings:

- 1. Mulla, *Transfer of Property Act*, Lexis Nexis,2013
- 2. Poonam Pradhan Saxena, Property Law, 2011
- 3. James Charles Smith, *Property and Sovereignty (Law, Property and Society)*, Ashgate, 2014
- 4. Avtar Singh, *Transfer of Property Act*, Universal Publishing Pvt Ltd.,2012
- 5. Sandeep Bhalla, *Digest of Cases on Transfer of Property in India*, Eastern Book Company, 2ndEdn.,2012

Course Name: Rent Control and Real Estate Laws

Course Code: BBLE35112

Course Outline

Unit I- Tenancy under the Act

- 1. Definitions
 - a) Landlord
 - b) Lease
 - c) Premises
 - d) Tenant

Cases

- 1. LRs of Late Shri Guru Bux Singh v. Khem Singh, 2014(4) WLC (Raj.) 238: AIR 2015(NOC) 326 (Raj.)
- 2. Mohammed Aslam v. L.Rs. of Smt. ParwatiDevi, 2016(1) WLN 113(Raj.)
- 3. M/S SC Boorugu Mahadev & Sons &Anr vs Sirigiri Narasing Rao & Ors,,AIR 2016 SC 433
- 4. SC Raval & Co vs K. C. Ramachandran & Ors, AIR 1974 SC 818, 1974 SCR (2) 629
- 5. *SC Sriram Pasricha vs Jagannath*, AIR 1976 SC 2335, 1977 SCR (1) 395
- 6. SC Kanta Goel vs B.P. Pathak & Ors, AIR 1977 SC 1599, 1977 SCR (3) 412
- 7. Anand Nivas (Private) Ltd vs Anandji Kalyanji Pedhi& Ors,1964 SCR (4) 892: AIR 1965 SC 414
- 8. Raval & Co v. K. C. Ramachandran & Ors, AIR 1974 SC 818, 1974 SCR (2) 629
- 2. Rent to be as agreed

Cases

- 9. **M/s Zakia Begum v. Mrs. Sanaj Ali,** AIR 2010 SC 3385
- 10. Karnani Properties v. Miss Augstine, AIR 1957 SC 309
- 11. Gulab Chand v. Radheshyam, 1954 RLW 585
- 12. Lachoomal v. Shri Radhey Shyam, 1971 RCJ 340 (SC)
- 3. Payment and remittance of rent by tenant
 - 13. Lakhpat Jain v. Appellate Rent Tribunal, 2016(3) WLN 251 (Raj): 2015(2) DNJ 879 (Raj)
 - 14. Smt. Krishna Bhasin v. Appellate Rent Tribunal, 2017(8) WLC 340 (Raj)
- 4. Revision of rent

Cases

- 15. *Iqbal Singh v. Harbans Kaur*, 2015(2) WLC (Raj.) 395 : 2015(1) CDR 401 (Raj)
- 16. Daljeet Singh v. Appellate Rent Tribunal, Sri Ganga Nagar, 2009(1) DNJ (Raj) 267
- 17. Om Prakash Gupta v. Dr. Jagdish Prakash Soni, 2016(1) WLN 270 (Raj)
- 5. Eviction of Tenants and Recovery of possession
 - a) Grounds for eviction of tenants

Cases

- 18. Girdhirlal v. Hukum Sigh, AIR 1977 SC 129
- 19. B. Banerjee v. Anitaben, 1975 1 SCC 166
- 20. Smt. Sharda v. Harji Lal Alika, 2017(2) WLC 642 (Raj)
- 21. Smt. Geeta Devi v. SurendramalMertia, 2015(3) CDR 1483 (Raj)
- 22. Shri Ram Infrastructures Ltd. V. Curt Receiver, AIR 2014 SC 2286
- 23. Meera Mukherjee v. Presiding Officer, Rent Tribunal, Ajmer, 2010(2) CDR 1122 (Raj): 2010 WLC (Raj) UG 227
- 24. Shri Jain Swetambar Terah Panthi Samaj v. Vijay Singh, 2013(1) WLC (Raj) 88
- 25. Raghuveer Prasad Sharma v. Smt. Manju Bansal, 2016(2) WLC (Raj.) 71
- 26. D. Raghunandan v. K.V. Verghese, AIR 2005 SC 3680
- 27. LRs of Sri Lalchand v. LRs of Smt. Kesar Devi, 2015(4) WLC (Raj) 480
- 28. *Poosa Ram v. Madan Gopal*, 2005(5) WLC 559
- 29. Munshi Ram v. Smt. Santosh, AIR 2017 SC 1057
- 30. Smt. Prem Lata Bai v. Sri Gani Mohammad, 2014(1) CDR 96 (Raj.)
- b) Right of landlord to recover immediate possession in certain cases

Unit II - Procedure of Eviction, Appeal and Execution

- 1. Constitution of Rent Tribunal
- 2. Jurisdiction of Rent Tribunal
- 3. Appellate Rent Tribunal, Appeals and limitation thereof
- 4. Execution of the orders
- 5. Appointment of Rent Authority
- 6. Revision of Rent in Certain Circumstances
- 7. Security Deposit

- 8. Amenities
- 9. Inspection of Premises

Unit III - Real Estate (Regulation and Development) Act, 2016

- 1. Registration of Real Estate Projects and Real Estate Agents
- 2. Functions and Duties of Promoters
- 3. Rights and Duties of Allottees

Cases

- 31. Lavasa Corporation Ltd. V. Indiidual Allottees, 2018 SCC Online 2074: (2018) 5 AIR Bom R 553: (2018) 6 Bom CR 172
- 32. *Sunil Gopal Chauhan v. State of Maharashtra*, 2016 SCC Online Mad 14656
- 33. Neelkamal Realors Pvt. Ltd. V. Union of India, 2017 SCC Online Bom 9302
- 34. M/S Fortune Infrastructure v. Trivor Dlima, (2018) 5 SCC 442

Unit IV -Authorities under Real Estate (Regulation and Development) Act, 2016

- 1. The Real Estate Regulatory Authority
- 2. The Real Estate Appellate Tribunal
- 3. Offences, Penalties and Adjudication

Cases

- 35. Maharashtra Real Estate Regulatory Authority v. Sai Estate Consultant Chembur Pvt. Ltd., (2019) 14 SCC 504
- 36. Pioneer Urban Land and Infrastructure Ltd. V. Union of India, (2019) SCC 416

Books Recommended:

- 1. Dutt, S.K. Dutt, *The Rajasthan Rent Control Act, 2001,* Unique Traders, Jaipur, 2018
- 2. Karkara, G.S., The Rajasthan Rent Control Act, Bharat Law House, Jaipur, 2018

Leading Cases:

- 1. Ramswaroop vs Charanjeet Singh and Ors, RLW 2007 (4) Raj 3427
- 2. K Ramnarayan-Petitioner vs. Shri Pukhraj, Civil Writ Petition No.2581/2015 (Raj. H.C.)
- 3. Rajasthan Rajya Sahakari and anr. vs Rent Control Tribunal and Ors., RLW 2004 (4) Raj
- 4. Kamla Devi Bohra v. State of Rajasthan, 2017 SCC onLine Raj 2570, decided on 3.10.2017

Course Name: Interpretation of Statutes

Course Code: BBLE35116

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

Unit I: Introduction

- a) Meaning of Interpretation
- b) Need for Interpretation
- c) Act, Enactment, Statutes, Ordinances, Rules, etc.
- 1. P. Ramachandra Rao v. State of Karnataka (2002) 4 SCC 578
- 2. Padma Sundara Rao v. State of Tamil Nadu (2002) 3 SCC 533
- 3. D.M., Aravali Golf Club v. Chander Hass, 2007 (14) SCALE 1

Unit II: Internal Aids to Interpretation

- a) Title
- b) Preamble
- c) Heading
- d) Marginal Note
- e) Section
- f) Sub-section
- g) Punctuation
- h) Illustration
- i) Exception
- j) Proviso
- k) Explanation
- l) Saving Clause
- m) Schedule
- 4. Biswambhar Singh v. State of Orissa, AIR 1954 SC 139: 1954 SCR 842
- 5. M/s. Hira Lal Rattan lal v. State of U.P. (1973) 1 SCC 216 240
- 6. *Manohar Lal v. State of Punjab*, AIR 1961 SC 418: (1961) 2 SCR 343

Unit III: External Aids to Interpretation

- a) Constituent Assembly Debates for Constitutional Interpretation
- b) Legislative History: Legislative Intention
- c) Statement of Objects and Reasons
- d) Legislative Debates
- e) Committee Reports, Law Commission Reports
- 7. *Shashi Kant Laxman Kale v. Union of India,* AIR 1990 SC 2114: (1990) 4 SCC 366
- 8. S.R. Chaudhary v. State of Punjab (2001) 7 SCC 126
- 9. State of Mysore v. R.V. Bidap, AIR 1973 SC 255

Unit IV: Rules of Interpretation

- a) Literal Rule
 - 10. Tej Kiran Jain v. N. Sanjiva Reddy (1970) 2 SCC 272
 - 11. Jugalkishore v. Raw Cotton Co. AIR 1955 SC 376
 - 12. B.N. Mutto v. T.K. Nandi (Dr.) (1979) 1 SCC 361
 - 13. Ramavtar Budhai Prasad v. Assistant Sales Tax Officer, AIR 1961 SC 1325
 - 14. M/s. Motipur Zamindary Co. (Private) Ltd. v. State of Bihar, AIR 1962 SC 660
 - 15. State of West Bengal v. Wasi Ahmed (1977) 2 SCC 246
 - 16. M.V. Joshi v. M.U. Shimpi, AIR 1961 SC 1494
 - 17. The Queen v. Charles Arthur Hill Heaten Ellis (1844) 6 Q.B. 499
 - 18. Matthews v. Dobbins [1963] 1 ALL ER 417

b) Golden Rule

- 19. Lee v. Knapp (1967) 2 Q.B.442
- 20. G. Narayanaswami v. Pannersevan(1972) 3 SCC 717
- 21. Union of India v. Filip Tiago De Gama of Vedem Vasco De Gama, AIR 1980 SC 981: (1990) 1 SCC 277
- 22. Nokes v. Doncaster Amalgamated Collieries (1940) AC 1014

c) Mischief Rule

- 23. Heydon's case (1584) 3 Co. Rep. 7
- 24. R.M.D.C. v. Union of India, AIR 1957 SC 628 92
- 25. Commissioner of Income-tax. v. Smt. Sodra Devi, AIR 1957 SC 832
- 26. Utkal Contractors & Joinery (P) Ltd. v. State of Orissa, AIR 1987 SC 1454
- 27. Smith v. Hughes (1960) 1 W.L.R.830

d) Ejusdem generis

- 28. Calcutta Municipal Corporation v. East India Hotels Ltd., AIR 1996 SC 419
- 29. Oswal Agro Mills Ltd. v. CCE, 1993 Supp (3) SCC 716
- 30. Ashbury Railway Carriage & Iron Co. v. Riche (1875) LR 7 HL 653
- 31. Brownsea Havens Properties v. Poole Corpn. (1958) 1 All ER 205
- e) Noscitur a sociis
- f) Expressio unius exclusio alterius

Unit-V

- a) Interpretation of Penal Statutes
- b) Interpretation of Taxing statutes
- c) Retrospective and prospective Effect of Statues
- d) Mandatory and Directory Statutes
- e) Rules of constitutional Interpretation
 - Doctrine of Eclipse
 - Doctrine of Severability
 - Doctrine of pith and substance
 - Colourable legislation

Suggested Readings

- 1. P. St. J. Langan, *Maxwell's on the Interpretation of Statutes,* Lexis Nexis, 12th Edition, 1969
- 2. V.P. Sarthi, *Interpretation of Statutes*, Eastern book Company, 5th Edition, 2010.
- 3. G.P. Singh, *Principles of Statutory Interpretation*, Lexis Nexis, 13th Edition, 2012
- 4. N.S. Bindra, *Interpretation of Statutes*, Lexis Nexis, 2013
- 5. Bakshi BM, Interpretation of Statutes, Orient Publisher, 2008
- 6. Avinsh Dhamir& Hans Raj Arora; A Compendium of Interpretative Techniques, 2010

Course Name: Moot Court Exercise & Pre-Trial Preparations

Course code: SECO77019

Part -A Pre-Trial Preparations

The objectives of Moot Court Exercise & Pre-Trial Preparations are to enable students:

1. To understand the social, legal and strategic context of the hearing or presentation (occasion of advocacy).

Role of advocate, standpoint objectives or purpose of hearing alternative resolutions Evaluation of forum (status, implication)

Legal significance (precedent, test case etc.) Financial considerations (including costs) Evaluation of success and failure

2. To prepare a suitable plan for the occasion.

Identify witnesses and other evidence identify relevant facts

Construct logical factual propositions evidence analysis and fact appraisal Identify legal elements

Outline case presentation

Identify procedural/evidential issues

3. To effectively present an oral case on behalf of a client.

Prepare client/witnesses/tribunal for occasion introduce parties and advocates Summaries facts/law effectively and accurately organize witnesses and documents Examine witnesses in chief (leading/non-leading)

Effectively produce documents/exhibits Re-examine witnesses when appropriate.

4. To effectively challenge a witness.

Appreciate methods/opportunities to discredit identifying conflicting/prejudicial testimony effectively use questions in witness challenge identify alternative theory

Structure challenge to support theory Emphasize significant agreement with own case Manage questioning economically

5. To deliver a persuasive oral argument and summation.

Summarize salient testimony and construct cases appreciate evidential quantum/burden

Adopt style/demeanor appropriate for audience effectively engage in legal argument Balance commitment to client and objectivity persuasively and assertively pursue case.

6. To conclude a hearing or presentation.

Receive and record decision

Inform tribunal of client's response/position Address forum on implications of decision Pursue consequential decisions (costs/ orders) Explain implications to client.

7. To practice an effective behavior for advocacy.

Articulate clearly and confidently adopt appropriate stance and bearing employ a variety of oral techniques identify and observe ethical constraints

Appreciate significance of advocacy interaction, understand professional and legal requirements

This part carries a total of 40 marks.

Part - B

Moot Court Exercises

The teacher teaching this course will supply three Moot Court problems to the students in the course of a single semester requiring them to work on all three problems assigned to them, hold interviews with litigants, witnesses and prepare them for trial. 30 marks for this component are divided equally between written questionnaires and oral discussions. Students may be asked to work in teams at the discretion of teachers. Each student will prepare a case only on one side.

This part carries a total of 60 marks.

Course Name: Intellectual Property Rights (Trademark and Copyright)

Course Code: BBLE35113

Objective: The objective of the paper is to appraise the students with the law relating to copyright, licenses, Performer's rights, Registration of Copyright and Infringement thereof. The law relating to the Trademarks Act, 1999 shall be explained to them particularly with the provisions relating to registration of Trademarks, procedure for and duration of registration, effect of registration, assignment and transmission, collective marks, certification Trademarks' special provisions for textile goods, Offences, Penalties and Procedure for applying trademarks and trade descriptions.

Course Outline:

UNIT I - Introduction of the Copyright Act, 1957

- a) **Definitions-**adaptation, artistic work, author, broadcast, commercial rental, communication to the public, composer, computer programme, dramatic work, exclusive license, Indian work, literary work, musical work, performance, performer, Right Management Information, sound recording, work, visual recording.
- b) When work deemed to be first published in India
- c) Copyright Office and Appellate Board
- d) Powers and procedure of Appellate Board
- e) Meaning of Copyright
- f) Works in which copyright subsists
- g) Ownership of Copyright

Cases Recommended:

- 1. R.G Anand vs M/S. Delux Films & Ors, Supreme Court, Decided on 18 August 1978
- 2. Eastern Book Company & Ors vs D.B. Modak & Anr, Supreme Court, decided on 12 December, 2007
- 3. M/S. Entertainment Network ... vs M/S. Super Cassettee Industries, Supreme Court, decided on 16 May, 2008
- 4. Krishika Lulla & Ors vs Shyam VithalraoDevkatta&Anr, Supreme Court, decided on 15 October 2015

UNIT II - Copyright and Licences

- (a) Rights of the Copyright Owner
- (b) Assignment of copyright
- (c) Transmission of copyright in manuscript by testamentary disposition
- (d) Right of author to relinquish copyright
- (e) Term of Copyright
- (f) Licences by owners of copyright
- (g) Compulsory licence
- (h) Statutory licence
- (i) Termination of licences

- (j) Broadcast reproduction right
- (k) Performer's right
- (l) Moral rights of the performer
- (m) International Copyright
- (n) Power to extend copyright to foreign works
- (o) Provisions as to works of certain international organisations

Cases Recommended:

- 1. Engineering Analysis Centre of ... vs The Commissioner of Income Tax, Supreme Court, decided on 2March 2021
- 2. International Confederation of ... vs Aditya Pandey & Ors, Supreme Court, decided on 20 September, 2016
- 3. Indian Performing Rights Society ... vs Sanjay Dalia & Anr, Supreme Court, decided on 1 July, 2015

Unit III - Registration of Copyright and Infringement thereof

- a) Registration of Copyright and Rectification of Register
- b) Infringement of Copyright and Importation of infringing copies
- c) Remedies for infringement of copyright
- d) Offence of infringement of copyright or other rights
- e) Power of police to seize infringing copies
- f) Protection of Rights Management Information
- g) Appeals against orders of Registrar of Copyrights and Appellate Board

Cases Recommended:

- h) Dabur India Ltd vs K.R. Industries, SupremeCourt, decided on 16 May, 2008
- i) T. V Venogopal vs Ushodaya Enterprises Ltd. & Anr on 3 March, 2011
- j) Inst.Of Chartered Accountants Of ... vs Shaunak H Sayta& Ors on 2 September, 2011
- k) Bajaj Auto Ltd vs TVS Motor Company Ltd, Supreme Court, decided on 16 September, 2009

UNIT IV - Introduction of the Trade Marks Act, 1999

- a) **Definitions-** collective mark, deceptively similar, false trade description, mark, package, permitted use, registered trade mark, service, trade description, well known trademark, trade mark.
- b) Registration of Trade Marks
- c) Procedure for and Duration of Registration
- d) Effect of Registration
- e) Assignment and Transmission

Cases Recommended:

- f) Whirlpool Corporation vs Registrar of Trade Marks, Mumbai, Supreme Court, decided on 26 October. 1998
- g) Express Newspapers (Private) ... vs The Union of India And Others, Supreme Court, decided on 8 January, 1958
- h) Ramdhan vs Bhanwarlal, Rajasthan High Court, decided on 20 May, 1983

UNIT V - Certification Trademarks

- a) Use of Trademarks and Registered Users
- b) Rectification and Correction of the Register
- c) Collective Marks
- d) Certification Trademarks
- e) Special Provisions for Textile Goods
- f) Offences, Penalties and Procedure for applying trademarks and trade descriptions
- g) Falsifying and falsely applying trademarks

Cases Recommended:

5. Hindustan Lever Limited vs Registrar of Trademarks And Anr., Intellectual Property Appellate Board, decided on 3 December, 2004

Suggested Readings

- 1. V.K. Ahuja, Prof., Archa Vashishtha, *Intellectual Property Rights, Contemporary Developments*, Thomson Reuters, Bangalore.
- 2. Virendra Kumar, *Law of Copyright and Neighbouring Rights- National and International Perspectives*, Law Publishers, Allahabad
- 3. P. Narayan, *Law of Copyright and Industrial Designs*, 4th Ed., Eastern Law House, Lucknow.
- 4. Govt. of India, Handbook of Copyright Law.
- 5. Jyoti Rattan Dr., *Bharat's Copyright Act*, Bharat
- 6. Jyoti Rattan Dr., Bharat's Trade Marks Law, Bharat
- 7. K.C. Kailasam & M.A. Panchamia, *Venkteswaran on Trade Mark & Passing Off*, Lexix Nexis, India.
- 8. P. Narayan, *Law of Trade Marks and Passing Off*, 6th Ed., Eastern Law House, Lucknow.
- 9. K.C. Kailasam, Ramu Vedaraman, Anuradha Ramu, *Law of Trade Marks, including Registration under Madrid Protocol & Geographical Indications,* 4th Ed., Lexis Nexus, India
- 10. Morcom, Roughton & Malynicz, *The Modern Law of Trade Marks,* Lexis Nexis, India. (Indian Reprint).

Course: Gender Justice and Feminist Jurisprudence

Course Code: BBLE35114

Course Outline:

The course examines the potential of law for delivering gender justice, empowerment and equality. It juxtaposes the myriad laws that claim to protect rights of women, within a Constitutional framework of right to life with dignity, equality and non-discrimination, with ground realities of gender-based violence and discrimination, institutional bias and apathy, and impunity embedded in law. By developing a foundational understanding of feminist theories, principles and politics, as well as the engagement of the Indian women's movement with law, an analysis of the current Indian context is discussed through scholarly writings, an

examination of statutes, judgments, law reform initiatives and discourses on law. While critically examining normative standards set by law, the course also acknowledges the limits of law and explores feminist re-imaginations of gender justice through non-state laws.

UNIT-I - Introduction to feminist jurisprudence

- a) Feminist theory, politics and jurisprudence
- b) Basic concepts, major schools of feminism
- c) Classical and contemporary feminist discourses, and their linkages with law
- d) Feminist critique of important institutions

UNIT-II = Gender equality and the law

- a) 'Gender inclusion'
- b) 'Gender blindness'
- c) 'Gender neutrality
- d) 'Gender sensitivity'
- e) 'Gender mainstreaming'
- f) Gender justice
- g) Types of and approaches to gender equality
- h) Women's movements' engagement with the law in India
- i) Initiatives for law reform around gender justice in India
- j) India's obligations to gender justice under international law and the Indian Constitution

UNIT-III - Feminist doctrines and their application to laws on violence against women in India

- k) Feminist doctrines, concepts and principles
- l) Exploring the application of Feminist doctrines to statutory laws and judgments on violence against women in India

UNIT-IV - Limits of law and re-imagining gender justice

- a) Prospects of gender justice within state and non-state laws and mechanisms for legal redress.
- b) Limits of law and feminist re-imaginations of gender justice.
- c) Homogenous laws vs. plural laws
- d) Feminist Judgment Project initiative
- e) Non-state and alternative dispute resolution mechanisms for women
- f) Transformation of feminist knowledge into praxis,
- g) Access to justice, legitimacy and effectiveness of non-state mechanisms for grievance redress for advancing gender justice.

Judgments

1. Air India and Others v. Nargesh Meerza 1982 SCR (1) 438

- 2. Apparel Export Promotion Council v. A.K.Chopra AIR 1999 SC 625
- 3. Arumugam Servai v. State of Tamil Nadu (2011) 6 SCC 405
- 4. *C.B. Muthamma v. Union of India* 1979(4) SCC 260
- 5. Javed and Others v. State of Haryana 2003 (8) SCC 369
- 6. Lata Singh v. State of UP AIR 2006 SC 2522
- 7. *Mahmood Farooqui v. State* (judgment of Delhi High Court on Sep. 25, 2017, available at http://lobis.nic.in/ddir/dhc/ASK/judgement/25-09-2017/ASK25092017CRLA9442016.pdf)
- 8. *Nyaydhar v. Union of India Ministry of Home Affairs and Others* (judgment of the Supreme Court on Nov. 29, 2017)
- 9. P.Geetha v. Kerela Livestock Development Board (2015) SCC Online Ker 71
- 10. Rajesh Sharma v. State of Uttar Pradesh and Another 2017 SCC OnLine SC 821
- 11. Saroj Rani v. Sudarshan Kumar Chadha AIR 1984 SC 1562
- 12. Shiv Kumar v. Union of India (Karnataka High Court judgment of 3 February 2014)
- 13. Smt. Harvinder Kaur v. Harmander Singh Choudhry AIR 1984 Del 66
- 14. T.Sareetha v. T. Venkata Subbaiah AIR 1983 AP 356
- 15. Vasantha R v. Union of India and Others 2001 II LLJ 843(Mad) 99
- 16. Vishakha v. State of Rajasthan (1997) 6 SCC 241
- 17. Vishwa Lochan Madan v. Union of India (2014) 7 SCC 70
- 18. V.Revathi v. Union of India and Others (1988) 2 SCC 72

Statutes

Statutes for Reference during the Course (Indicative list)

- 1. Constitution of India, 1950 (Jan. 26, 1950)
- 2. Criminal Law (Amendment) Act (2013), No. 13 of 2013 (Apr. 2, 2013)
- 3. Criminal Law (Amendment) Ordinance (2018), No. 2 of 2018 (Apr. 21, 2018)
- 4. Criminal Procedure Code (1973), No. 2 Of 1974 (Jan. 25, 1974)
- 5. Dissolution Of Muslim Marriages Act (1939), No. VIII of 1939 (Mar. 17, 1939)
- 6. Equal Remuneration Act (1976), No. 25 of 1976 (Feb. 11, 1976) along with its amendments
- 7. Guardian and Wards Act (1890), No. 8 of 1890 (Mar. 21, 1890)
- 8. Immoral Traffic (Prevention) Act (1956), No. 104 of 1956 (Dec. 30, 1956)
- 9. Indian Evidence Act (1872), No. 1 Of 1872 (Sep. 1, 1872)
- 10. Indian Penal Code (1860), No. 45 Of 1860 (Oct. 6, 1860)
- 11. Muslim Women (Protection of Rights on Divorce) Act (1986), No. 25 of 1996 (May 19, 1986)
- 12. Pre-conception and Pre-natal Diagnostic Techniques Act (1994), No. 57 of 1994 (Sep. 20, 1994) along with its amendments
- 13. Protection Of Children from Sexual Offences (POCSO) Act (2012), No. 32 of 2012 (June 19, 2012)
- 14. The Family Courts Act (1984), No. 66 of 1984 (Sep. 14, 1986)
- 15. The Hindu Marriage Act (1955), No. 25 of 1955 (May 18, 1955)
- 16. The Juvenile Justice (Care and Protection of Children) Act (2015), No. 2 of 2016 (Dec. 31, 2015)

- 17. The Maternity Benefit Act (1961), No. 53 of 1961 (Dec. 12, 1961) along with its amendments
- 18. The Medical Termination of Pregnancy Act (1971), No. 34 of 1971 (Aug. 10, 1971)
- 19. The Mental Healthcare Act (2017), No. 10 of 2017 (Apr. 7, 2017)
- 20. The Prohibition of Child Marriage Act (2006), No. 6 of 2007 (Jan. 10, 2007)
- 21. The Protection of Women From Domestic Violence Act (2005), Act No. 43 Of 2005 (Sep. 13, 2005)
- 22. The Rights Of Persons With Disabilities Act (2016), Act No. 49 Of 2016 (Dec. 27, 2016).
- 23. The Scheduled Castes and The Scheduled Tribes (Prevention Of Atrocities) Act (1989), No. 33 Of 1989 (Sep. 11, 1989)
- 24. The Scheduled Castes and The Scheduled Tribes (Prevention Of Atrocities) Amendment Act, (2015), No. 1 Of 2016 (Dec. 31, 2015)
- 25. The Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act (2013), No. 14 of 2013 (Apr. 22, 2013)

Recommended Books

- 1. Shampa Dev, 'Gender Justice in India: A Feminist Jurisprudential Perspective', *Tattwa Journal of Philosophy*, 2018, Vol. 10, 69-88, *available at*journals.christuniversity.in/index.php/tattva/article/download/1786/1524
- 2. Marie Powell, 'A Rights Based Approach to Gender Equality and Women's Rights', *Canadian Journal of Development Studies*, Vol. 26, 2005 Issue sup 1: Gender and Development, 605-617
- 3. 'Towards Equality' Report of the Committee on the Status of Women in India, Government of India, 1974, available at http://pldindia.org/wp-content/uploads/2013/04/Towards-Equality-1974-Part-1.pdf, and http://pldindia.org/wp-content/uploads/2013/04/Towards-Equality-1974-Part-2.pdf
- 4. Catharine A MacKinnon, 'Sex Equality under the Constitution of India: Problems, Prospects and Personal Laws', *International Journal of Constitutional Law*, Volume 4, Issue 2, 1 April 2006, 181–202.
- 5. Flavia Agnes, Protecting Women Against Violence Review of a Decade of Legislation 1980-89, *Economic and Political Weekly*, Vol. 27, Issue No. 17, Apr. 25, 1992.
- 6. Sylvia Vatuk, 'The "Women's Court" in India: An Alternative Dispute Resolution Body for Women in Distress', *inThe Journal of Legal Pluralism and Unofficial Law*, Vol. 45, 2013, Issue 1, 76-103
- 7. Saumya Uma, 'Access to Justice for Women: From Obligations to Outcomes', *National Law University Odisha (NLUO) Law Journal Special Issue on 'Access to Justice'*, Vol. II, Issue 1, August 2015, 116-134

Course: Comparative Laws

Course Code: BBLE35115

Course Outlines:

Comparative law is a quite unique legal subject in that it does not concern, in and of itself, any established legal products (*corpus juris*) on its own, such as comparative rules or comparative jurisprudence. (This feature may distinguish comparative law from international law.) One cannot locate any statutes or court decisions citing or referencing comparative law per se. Rather, comparative law is a field of legal study related to a methodology, or an approach, in probing and understanding *other*, i.e., foreign, legal systems and/or legal cultures. While comparison is a means with which to explore otherness (differences) among different legal systems, it also reveals a varying degree of sameness or likeness among them. At the end of this exploration, you will probably be able to better comprehend *your* own legal system than before.

This course has three goals: First, it seeks to expose students to a broad overview of the major legal systems of the world. Second, this course aims to provide students with the tools to carry out an efficient comparison between different legal systems. Third, this course invites students to consider the impact of recent developments (including global and regional integration, as well as the emergence of transnational business law) upon the traditional comparative method.

UNIT-I - - Introduction

- a) The traditional comparative method the structure of a comparative paper
- b) The traditional comparative method-functionalism and critical evaluation
- c) Postmodern comparative law
- d) Numerical comparative law
- e) Comparative Law as an open subject

UNIT-II - Classification of the legal systems

- a) Civil Law and common law general comparison
- b) Civil Law and common law The civil law tradition
- c) Civil Law and common law Critical analysis

UNIT-III - Globalization, International law, supranational law, global law, transnational law

- a) The law of Russia
- b) The law of China
- c) Traditional and religious law
- d) Legal transplants
- e) Convergence of law
- f) Regionalization

UNIT-IV - Global Law

- a) Internationalization
- b) Transnational Law

Recommended Books

- 1. Mathias Siems, Comparative Law, 2nd edition, 2018 (ISBN-13: 978-1316633557; ISBN-10: 1316633551)
- 2. John Anthony Eaton, Wrongful Life Claims: A Comparative Analysis, 35 Hong Kong L.J. 671 (2005), Introduction and pp. 677-693 ("Wrongful Life Jurisprudence and Legislation-end)
- 3. Kyu Ho Youm, The Interaction Between American and Foreign Libel Law: US Courts Refuse to Enforce English Libel Judgments, 49 Int'l & Comp. L.Q. 131 (2000)
- 4. Rainer Grote, Comparative Law and Teaching Law through the Case Method in the Civil Law Tradition a German Perspective; 82 U. Det. Mercy L. Rev. 163 (2005), Victor Ferreres Comella, Courts in Latin America and the Constraints of the Civil Law Tradition, 89 Tex. L. Rev. 1967 (2011)
- 5. Mark Van Hoecke; Mark Warrington, Legal Cultures, Legal Paradigms and Legal Doctrine: Towards a New Model for Comparative Law, 47 Int'l & Comp. L.Q. 495 (1998)
- 6. Jeffrey Kahn, The Search for the Rule of Law in Russia, 37 Geo. J. Int'l L. 353 (2006), pp. 375 ff.; Jeffrey Waggoner, Discretion and Valor at the Russian Constitutional Court: Adjudicating the Russian Constitutions in the Civil-Law Tradition, 8 Ind. Int'l & Comp. L. Rev. 189 (1997),
- 7. Chen Lei, The Historical Development of the Civil Law Tradition in China: A Private Law Perspective, 78 TijdschriftvoorRechtsgeschiedenis 159 (2010); Bui Ngoc Son, The Law of China and Vietnam in Comparative Law, 41 Fordham Int'l L.J. 135 (2017),
- 8. Salvatore Mancuso, African Law in Action, 58 J. Afr. L. 1 (2014); Abdullah Saad Alarefi, Overview of Islamic Law, 9 Int'l Crim. L. Rev. 707 (2009), pp. 17-22
- 9. William Twining, Globalization and Comparative Law, 6 Maastricht J. Eur. & Comp. L. 217 (1999)
- 10. William P. Alford, *Introduction, in* Raising the Bar: The Emerging Legal Profession in East Asia (William P. Alford ed. 2004)
- 11. Sang-Hyun Song, *The Education and Training of the Legal Profession in Korea: Problems and Prospects for Reform, in* Raising the Bar: The Emerging Legal Profession in East Asia (William P. Alford ed. 2004)
- 12. Eu Jin Chua, *The Laws of the People's Republic of China: An Introduction for International Investors*, 7 Chi. J. Int'l L. 133 (2006)
- 13. David J. Gerber, System Dynamics: Toward a Language of Comparative Law, 46 Am. J. Comp. L. 719 (1998).
- 14. David J. Gerber, *Globalization and Legal Knowledge: Implications for Comparative Law*, 75 Tul. L. Rev. 949 (2001)

Course: Health Care Law

Course Code: BBLE35117

Course Outlines:

Upon completion of this course, the student will be able to:

- 1. Critically discuss healthcare institutional, professional provider and staff liability issues, including civil and criminal liability, Good Samaritan laws and legal, ethical and cultural considerations of diverse populations.
- 2. Evaluate selected exemplars of medical malpractice and antitrust issues.
- 3. Describe the legal, ethical, legislative and regulatory issues relevant to healthcare facilities (e.g., laws, regulations, accreditation, licensure, as well as, human resources, information and risk management) and service providers (e.g., licensure, insurance, and staff privileges).
- 4. Analyse legal, ethical, legislative, and evidence-based practice guidelines, affecting patient-provider relationships, communication strategies, and inter-professional provider relationships including: healthcare decision-making issues, beginning/end of life issues and handling of patient information.

UNIT-I - Basic of Health Law

- a) Legal Aspects of Health Law
- b) Contemporary Challenges in Health Law
- c) Hospital And Health Care Management
- d) Access to Care
- e) Common law obligations to provide care
- f) Statutory exceptions

UNIT-II - Legal Aspects of Hospital Administration

- a) Consumer Protection in Health Law
- b) Ensuring Quality
- c) Regulating Professionals
- d) Regulating Institutions
- e) Privacy, Confidentiality, and Informed Consent

UNIT-III - Medical Insurance

- a) State regulation of private insurance
- b) State liability of managed care organizations
- c) Tax Exempt Organizations
- d) Charitable tax exemption
- e) Public health insurance
- f) Private health insurance
- g) Fraud and Abuse

UNIT-IV - Medical ethics - Issues and challenges

- a) Euthanasia
- b) Reproductive technology surrogate motherhood
- c) Medical termination of pregnancy
- d) Prenatal diagnostic techniques
- e) Ethical issues at the end of life
- f) Ethical issues at the beginning of life
- g) Reproductive medicine and ethics
- h) Contemporary issues in bioethics
- i) Antitrust
- j) Boycotts
- k) Price Fixing and Monopolization

Recommended Books

- 1. Henry T. Greely, Some Thoughts on Academic Health Law, 391 to bottom of 399
- 2. Timothy S. Jost, Our Broken Health Care System, 537-55 (555-73)
- 3. Understanding health insurance (254-263, Nutshell 9-15, 17-19

Course: Indirect Taxes (GST)

Course Code: BBLE35118

Course Outline:

The Goods and Services Tax was among the biggest tax changes India has ever seen. A shift in tax paradigm materialized when the country implemented GST on the 1st of July, 2017. The aim of the course is to help businessmen, accountants, Chartered Accountants (CAs) Certified Management Accountants (CMAs), Company Secretaries (CSs), and other professionals to enhance their knowledge regarding the Goods and Services Tax by offering specialized, updated knowledge systematically, improving their problem-solving and analytical skills to enhance decision making, and imparting skills and knowledge required for self-employment and employment in the industry.

UNIT-I - Introduction to Goods and Services Tax

- a) Direct tax and Indirect tax meaning
- b) Subsuming of taxes
- c) Benefits of implementation of GST
- d) Structure of GST CGST, SGST, UTGST& IGST
- e) GSTN Structure, features and functions
- f) GST Council and its Structure
- g) Important concepts and definitions under CGST Act and IGST Act

UNIT-II - Levy and Collection of Tax and place of supply

- a) Levy and Collection of Tax
- b) Rates of GST
- c) Scope of Supply
- d) Composite and Mixed Supplies and e-commerce under GST regime
- e) Liability to pay tax
- f) Time of Supply of Goods
- g) Cascading Effect of Taxation
- h) Input Tax Credit
- i) Manner of claiming input tax credit in different situations
- j) Input Service Distribution
- k) Reversal of credit
- 1) Unauthorised Collection of Tax
- m) Tax Invoice Credit notes, Debit Notes, Bill of Supply
- n) Electronic Cash register, Credit Ledger, Liability Ledger

UNIT-III - Registration and payment of Tax

- a) Compulsory Registration
- b) Procedure For Registration
- c) GSTIN and its structure
- d) Amendment of Registration Cancellation of Registration
- e) Returns Furnishing Details of Supplies
- f) Payment of Tax, Interest, Penalty
- g) Tax Deduction at Source
- h) Collection of Tax at Source
- i) Refunds

UNIT-IV Assessment, Audit and Appeals

- a) Assessment meaning
- b) Types of Assessment Summary Assessment Best Judgment Assessment Assessment of Non-Filers Assessment of Unregistered Persons
- c) Audit
- d) Search and Seizure
- e) Inspection of Goods in Movement
- f) Power of Authorities
- g) Demand and Recovery
- h) Fraud and Suppression of Facts
- i) Liabilities
- j) Provisional Attachment
- k) Appeals
- l) Appellate Authorities Powers
- m) Appeals before Tribunal
- n) Revision by Commissioner (CGST/SGST)

- o) High Court
- p) Supreme Court

Recommended Books

- 1. H.C Mehrotra, Indirect Taxes, SahityaBhavan Publications, New Delhi, 2018.
- 2. Vinod K Singania, Indirect Taxes, Taxmann's Publications, New Delhi, 2018
- 3. Rakesh Kumar, Goods and Services Tax, Diamond Pocket Books Pvt Ltd.
- 4. Bare Act CGST
- 5. Bare Act SGST
- 6. Bare Act IGST

Course: Election Law

Course Code: BBLE35119

Course Outline:

Elections are considered to be a process to achieve democracy and as an indispensable element in the establishment and continuation of any democracy. India is having a constitution that guarantees a democratic republic to its citizens. This is based unmistakably on adult franchise, though the question remains about the nature of right to vote whether fundamental or statutory.

The proposed course would offer both these perspectives, needless to say that both are having points of convergence than divergence. The subtle difference is that the Constitutional foundation gives a rights axis and the political perspective gives the philosophical position. The introduction of the course will be done on the political structure of democracy and will proceed to the postulate of free and fair elections.

- 1. To familiarize the students with the existing legal framework of elections to various democratic bodies/ posts
- 2. To critically analyse the present regime of laws with reference to the postulate of free and fair elections as the fundamental point of democracy
- 3. To learn the process of development/reforms in the field of election laws by parallel forces
 - a. Legislations/Amendments
 - b. Judicial contributions
 - c. interventions
- 4. To sketch the probable future developments by studying the report of the National Commission on the Review of the Working of the Constitution and Law Commission of India.

UNIT-I - State and Democracy - Indian Perspective

- a) Theories of State
- b) Theories of Democracy

- c) Democracy and Power
- d) Government and Politics in India
- e) Issues in Indian Democracy

UNIT-II - Frame Work of Elections and Process of Election

- **a)** Right to Democracy
- b) Electoral System
- c) Constitutional framework o Election Commission
- d) Democratic Bodies
- e) Reservation in Legislative Bodies
- f) Defection
- g) Process of Election
 - i. Election to the Parliament
 - ii. The Presidential and the Vice-Presidential Elections
 - iii. The Voting System

UNIT-III - Election Disputes and Issues

- a) Jurisdiction
- b) Registration of Political Parties
- c) Allotment of Symbols
- d) Criminalisation of Politics
- e) Right to Information vis-à-vis Election
- f) Election Expenditure
- g) Electoral Offences
- h) Exit Polls and Opinion Polls

Cases

- 1. Common Cause- A Registered Society v. UOI (1996) 2 SCC 752
- 2. Union of India v. Assn. for Democratic Reforms (2002) 5 SCC 294
- 3. Lakshmi Charan Sen v. A K M Hassam Uzzaman AIR 1985 SC 1233
- 4. K. Venketachalam v. A Swamickan AIR 1999 SC 1723
- 5. Gajanan Krishnaji Bapat v. D R Meg AIR 1995 SC 2284
- 6. Rajendra Prasad v. Sheel Bhadra AIR 1967 SC 1445
- 7. Bhanu Kumar v. M. Sukhadia AIR 1971 SC 2025
- 8. RY Prabhoo v. P.K Kunte AIR 1996 SC 1113
- 9. B. R. Kapur v. State of Tamil Nadu (2001) 7 SCC 231
- 10. K.Prabhakaran v. Jayarajan Judgment dated 11/01/2005 in CIVIL APPEAL NO. 6691 OF 2002

UNIT-IV - Development in Election Laws

- a) Legislative Endeavours
- b) Judicial Efforts
- c) Contribution of Civil Society

- d) Recommendations and Efforts by Election Commission
- e) Report of the NCRWC
- f) Law Commission Report on Reform of Electoral Laws

Recommended Books

- 1. Herman Finer, Theory and Practice of Modern Government, (Greenwood: 1970) pp 67-93
- 2. Thomas Feliner and Lidija R. Basta, Constitutional Democracy in a Multicultural Globalised World, (Springer: 2009), pp 373-397
- 3. B.C. Chowdhury, Political Theory Traditional and Modern Theory, (National Publishing House: 1999) pp 66-118
- 4. David Held, Political Theory and the Modern State, (Worldwide Publication: 1998) pp 11 118
- 5. Austin Ranney, Governing: An Introduction to Political Science, 5th edn., (Prentice Hall: 1990) pp 111- 117, 173- 199
- 6. Rajni Kothari, Rethinking Democracy (Orient Longman: 2005) pp 1-70, 90 –153
- 7. Manoranjan Mohanty, Theorizing India's Democracy, in Indian Democracy: Meanings and Practices, Rajendra Vohra, ed. et al., (Sage: 2004) p 99
- 8. Atul Kohli, The Success of India's Democracy, (Foundation Books: 2005)
- 9. Sunil Khilnani, India's Democratic Career in Democracy, The Unfinished Journey 508 BC to AD 1993, John Dunn, ed., (OUP: 1992) pp 189-206
- 10. Niraja Gopal Jayal, Democracy and the State, Welfare, Secularism and Development in Contemporary India (OUP: 2001) pp 9-30
- 11. Suhas Palshikar, Whose Democracy Are We Talking About, in Indian Democracy: Meanings and Practices, Rajendra Vohra, ed. et al., (Sage: 2004) pp 127
- 12. Ramesh Thakur, Government and Politics of India, (Palgrave Macmillan: 1995), pp 326-351
- 13. V.S Ramadevi and S.K. Mediratta, How India Votes: Election Laws Practice and Procedure, 2nd Ed., (LexisNexis: 2006) pp. 1127 1140
- 14. P Bhanu Mehta, Reform Political Parties First, available at
- 15. Trilochan Sastry, Electoral Reform and Citizens Initiatives- Some Breakthrough, EPW Perspectives, March 27, 2004
- 16. Madhav Godbole, Reform of Political System Growing Concern after election 2004, EPW Perspectives, July 10, 2004
- 17. Bikash Chandra Dash, Civil Society Initiatives in Electoral Reforms, EPW Commentary, Sept.11, 2004
- 18. Jagdeep S. Chhokar, Reforming the Electoral System, 521 Seminar, p. 61 (2003)
- 19. Vinod Bhanu, Right to Recall Legislator The Chhattisgarh Experience, EPW Vol. 43, No.40 15 (2008)
- 20. Bhaskar Dutta, The Fragmented Lok Sabha A Case for Electoral Engineering, Vol. 44 No. 17 p. 93 (2009)
- 21. Patrick Dunlevy and Helen Margetts, Understanding the Dynamics of Electoral Reform, International Political Science Review Vo. 16, No. 1, 9-29 (1995)

List of Electives

Electives	Course Code	Course Name
	LLBE35100	Public Interest Lawyering and LegalAid.
Elective I	BBLE35100	Legal Methods
	BBLE35101	Media & Law
	BBLE35103	Law, Poverty and Development
	BBLE35108	Human Right Law
Elective II	BBLE35109	Right to Information Act,2005
	BBLE35110	Women and Criminal Law
	BBLE35111	Socio-Legal Dimensions of Gender
	BBLE35112	Rent Control & Real Estate Laws
Elective III	BBLE35113	IPR (Trademark and Copyright)
	BBLE35114	Gender Justice and Feminist Jurisprudence
	BBLE35115	Comparative Laws
	BBLE35116	Interpretation of Statutes
Elective IV	BBLE35117	Health Care Laws
	BBLE35118	Indirect Taxes (GST)
	BBLE35119	Election Law
	BBLE35120	Insurance and Banking Laws
Elective V	BBLE35121	Competition Law
	BBLE35122	Art of writing Judgement *
	BBLE35123	International Humanitarian Law
	GEC066021	Gender Justice
Elective VI	BBLE35125	Equity and Trust *
	BBLE35126	International Refugee Law
	BBLE35127	International Economic Law
	BBLE35128	Socio Economic Offences
F1 4' Y/II	BBLE35129	International Commercial Law
Elective VII	BBLE35130	Reformative Treatment of Persons in Conflict withLaw
		(Juvenile Justice) *
	BBLE35131	Forensic Sciences
	BBLE35104	Criminology
Elective VIII	BBLE35105	International Trade in Service of Emigration Law
	BBLE35106	Law Relating to Patent Drafting and Specification Writing *
	BBLE35107	Telecommunication Law

Note: The review of Syllabus happens on periodic basis for the benefit of the students. In case there are changes in curriculum due to review, students would be intimated in writing.

9. LESSON PLAN

BBLC35252- The Law of Crimes – II (The Bharatiya Nagarik Suraksha Sanhita, 2023)

Unit	Particulars	Class No.	Pedagogy of Class
Unit-I	Introduction, Definitions; General	C-1	Lecture
	Provisions	C-2	
Unit-I	Historical Background	C-3	Lecture
		C-4	
Unit-I	Short title, extent and commencement	C-5	Lecture
	(Section 1)	C-6	
Unit-I	Definitions (Section 2)	C-7	Lecture
		C-8	
		C-9	
	Class Room Assignment I	C-10	Class Room
			Assignment
Unit-I	Constitution of criminal courts and	C-11	Lecture
	offices (Sections 6 to 20)	C-12	
Unit-I	Power of Courts (Sections 21 to 29)	C-13	Lecture
	Activity-I	C-14	Activity
Unit-I	Clarification Class I	C-15	Clarification Class
Unit-II	Arrest of Persons	C-16	Lecture
Unit-II	When police may arrest without a	C-17	Lecture
	warrant		
Unit-II	Arrest by Magistrate	C-18	Lecture
Unit-II	Arrest by private person	C-19	Lecture
	Home assignment 1		Home assignment
Unit-II	Examination of arrested person	C-20	Lecture
Unit-II	Right of arrested persons (Sections 35 to 62)	C-21	Lecture
Unit-II	Process to Compel Appearance	C-22	Lecture
Unit-II	Security for keeping peace and for good	C-23	Lecture
	behaviour (Section 125 to 143)		
Unit-II	Maintenance of Public Order and	C-24	Lecture
	Tranquillity: Public Nuisance, Urgent		
	cases of nuisance (Sections 152, 163)		
	Clarification Class-II	C-25	Clarification Class
	Class Room Assignment- II		Class Room
			Assignment
Unit-III	Order for maintenance of wives	C-26	Lecture
Unit-III	Order for maintenance of wives,	C-27	Lecture
	children and parents (Section 144 to 147)		
Unit-III	Information to the Police and their	C-28	Lecture
	power to the Investigation (Sections	C-29	

	173-196)		
Unit-III	Presentation-I	C-30	Presentation
Unit-III	Jurisdiction of Criminal Court in Inquiry	C-31	Lecture
	and Criminal Trials (Sections 197-209)		
Unit-III	Complaint to Magistrate and	C-32	Lecture
	Commencement of Proceeding before	C-33	
	Magistrate (Sections 223-226, 227-233)	C-34	
	Clarification Class-III	C-35	Clarification Class
	Class Room Assignment III	C-36	Class Room
	<u> </u>		Assignment
Unit-IV	Framing of Charges and Joinder of	C-37	
	Charges (Sections 234-247)	C-38	
Unit-IV	Trial Before a Court of Session (Sections	C-40	Lecture
	248-260)	C-41	
		C-42	
		C-43	
		C-44	
		C-45	
		C-46	
Unit-IV	Summary trials (Sections 283-288)	C-47	Lecture
		C-48	
		C-49	
		C-50	
		C-51	
		C-52	
		C-53	
	Home Assignment II		Home Assignment
Unit-V	Persons one convicted or acquitted not	C-54	Lecture
	to be trial for the same offence, tender	C-55	
	of pardon to accomplice (Sections 337,	C-56	
	343-345)	C-57	
		C-58	
		C-59	
		C-60	
Unit-V	Examination of the accused,	C-61	Lecture
	Compounding of offences, Withdrawal		
	of prosecution (Sections 351, 359, 360)	0.60	
	Quiz I	C-62	Quiz
Unit-V	Judgment, Provision related to appeals	C-63	Lecture
	(Sections 392-404, 413-420, 427-428,	C-64	
	430-431, 435)	C-65	
·	Home Assignment III	0.65	Home Assignment
Unit-V	Provision as to Bail and Bonds (Sections	C-66	Lecture
·	478-487)	C-67	-
Unit-V	Inherent powers of the High Court	C-68	Lecture

(Section 528)		
Clarification Class-IV	C-69	Clarification Class
Presentation-II	C-70	Presentation
Revision	C-71	Lecture
	C-72	

BBLC35451 - Alternative Disputes Resolution

Unit	Particulars	Class No.	Pedagogy of Class
Unit-I	Concept of ADR- General Introduction	C-1	Lecture
Unit-I	Meaning, Nature and Genesis of Alternative Dispute Resolution	C-2	Lecture
Unit-I	Forms of ADR Mechanism	C-3	Lecture
Unit-I	Forms of ADR Mechanism	C-4	Lecture
Unit-I	Forms of ADR Mechanism	C-5	Lecture
Unit-I	Take Home Assignment I		Take Home Assignments
Unit-I	Legal Framework: Legal Services Authorities Act, 1987	C-6 C-7 C-8	Lecture
Unit-I	Legal Aid	C-9	Lecture
Unit-I	Presentation I	C-10	Presentation
Unit-I	Legal Aid	C-11 C-12	Lecture
Unit-I	Classroom Assignment I	C-13	Classroom Assignment
Unit-I	Lok Adalat	C-14 C-15 C-16 C-17	Lecture
Unit-I	Clarification Class I	C-18	Clarification Class
Unit-II	Theories of Negotiation	C-19	Lecture
Unit-II	Art of Negotiation	C-20	Lecture
Unit-II	Qualities of negotiation	C-21 C-22	Lecture
Unit-II	International Negotiation	C-23 C-24 C-25	Lecture
Unit-II	Mediation	C-26 C-27 C-28	Lecture
Unit-II	Good Offices	C-29 C-30 C-31	Lecture
Unit-II	Clarification Class II	C-32	Clarification Class
Unit-III	Arbitration Agreement	C-33	Lecture
Unit-III	Essentials of Arbitration	C-34	Lecture
Unit-III	Rule of Severability	C-35	Lecture
Unit-III	Composition of Arbitral Tribunal	C-36	Lecture

Unit-III	Extent of Judicial Intervention	C-37	Lecture
Unit-III	Interim Measures	C-38	Lecture
Unit-III	D CC C Ali	C-39	T .
	Power of Court to refer parties to Arbitration	C-40	Lecture
Unit-III	(1) A · · · · · · · · · · · · · · · · · ·	0.44	Classroom
	Classroom Assignment II	C-41	Assignment
Unit-III		C-42	
	Jurisdiction of Arbitral tribunal	C-43	Lecture
		C-44	
Unit-III	Activity I	C-45	Activity
Unit-III	Place of Arbitration	C-46	Lecture
Unit-III	Arbitral Award	C-47	Lecture
Unit-III	Conciliation and its mechanism	C-48	Lecture
Unit-III	Enforcement of Arbitration Mechanism	C-49	Lecture
Unit-III	Clarification Class III	C-50	Clarification Class
		C-51	
Unit-IV	International Perspective	C-52	Lecture
	P	C-53	
Unit-IV	International Commercial Arbitration	C-54	Lecture
Unit-IV	Activity II	C-55	Activity
Unit-IV		C-56	-
	International Commercial Arbitration	C-57	Clarification Class
Unit-IV	International Arbitration - Case law	C-58	Lecture
Unit-IV		C-59	
	New-York and Geneva Convention	C-60	Lecture
		C-61	
Unit-IV	Presentation II	C-62	Presentation
Unit-IV		C-63	
	ANY CAMED AN ANY ANY ANY ANY ANY ANY ANY ANY ANY	C-64	
	UNCITRAL Model Law, Treaties etc.	C-65	Lecture
		C-66	
Unit-IV	Enforcement of Foreign Award and		T .
	Jurisdictional Issues	C-67	Lecture
Unit-IV	Take Home Assignment II		Take Home
			Assignment
Unit-IV	Enforcement of Foreign Award and	C-68	
	Jurisdictional Issues	C-69	Lecture
Unit-IV	Clarification Class IV	C-70	Clarification Class
		C-71	Lecture
	Revision	C-75	

BBLC35452 - Property Law

Unit	Particulars	Class No.	Pedagogy of Class
Unit-I	Concept of Property: Distinction between Movable and Immovable Property	C-1 C-2 C-3 C-4	Lecture
Unit-I	Conditions Restricting Transfer	C-5 C-6 C-7 C-8	Lecture
Unit-I	Activity I	C-9	Activity
Unit-I	Definition of Transfer of Property	C-10 C-11 C-12 C-13	Lecture
Unit-I	Class Room Assignment I	C-14	Class Room Assignments
Unit-I	Transferable and Non-Transferable Property	C-15 C-16	Lecture
Unit-I	Transfer to an Unborn Person and Rule against Perpetuity	C-17	Lecture
Unit-I	Take Home Assignment I		Take Home Assignments
Unit-I	Transfer to an Unborn Person and Rule against Perpetuity	C-18 C-19	Lecture
Unit-I	Rule of Election	C-20 C-21	Lecture
Unit-I	Clarification Class I	C-22	Clarification Class
Unit-II	General Principles Governing Transfer of Immovable Property	C-23	Lecture
Unit-II	Transfer by Ostensible Owner	C-24 C-25	Lecture
Unit-II	Rule of Feeding Grant by Estoppel	C-26 C-27 C-28	Lecture
Unit-II	Rule of Lis pendens	C-29 C-30 C-31	Lecture
Unit-II	Fraudulent Transfer	C-32 C-33 C-34 C-35	Lecture
Unit-II	Presentation I	C-36	Presentation

Unit-II	Rule of Art Performance	C-37	· .
		C-38 C-39	Lecture
Unit-II	Class Room Assignment II	C-40	Class Room Assignment
Unit-II		C-41	
	Actionable Claim	C-42	Lecture
		C-43	
Unit-II	Clarification Class II	C-44	Clarification Class
Unit-III		C-45	
	Specific Transfers	C-46	Lecture
		C-47	
Unit-III	Take Home Assignment II		Take Home
	-		Assignment
Unit-III	Mortgage: Definitions	C-48	Lecture
Unit-III	Kinds	C-49	Lecture
Unit-III	Rights and Liabilities	C-50	Lecture
	Rights and Liabilities	C-51	Lecture
Unit-III	Mortgagor	C-52	Lecture
Unit-III	Charge	C-53	Lecture
Unit-III	Clarification Class III	C-54	Clarification Class
Unit-IV		C-55	
	Connection Transfers	C-56	Lastrona
	Specific Transfer	C-57	Lecture
		C-58	
Unit-IV		C-59	
	Sale and Gift	C-60	Lecture
		C-61	
Unit-IV	r 17.	C-62	т .
	Lease and License	C-63	Lecture
Unit-IV	Presentation II	C-64	Presentation
Unit-IV		C-65	
	Lease and License	C-66	Lecture
		C-67	
Unit-IV	Activity II	C-68	Activity
Unit-IV		C-69	Lecture
	Drafting a Mortgage/Sale/Gift/Lease Deed	C-70	
		C-71	
Unit-IV	Clarification Class IV	C-72	Clarification Class
Unit-IV		C-73	Lecture
	Revision	C-74	
		C-75	

BBLE35112 - Rent Control and Real Estate Laws

Unit	Particulars	Class No.	Pedagogy of Class
Unit-I	Concept of ADR- General Introduction	C-1	Lecture
Unit-I	Meaning, Nature and Genesis of Alternative Dispute Resolution	C-2	Lecture
Unit-I	Forms of ADR Mechanism	C-3 C-4	Lecture
Unit-I	Take Home Assignment I		Take Home Assignments
Unit-I	Legal Framework: Legal Services Authorities Act, 1987	C-5 C-6 C-7 C-8	Lecture
Unit-I	Legal Aid	C-9	Lecture
Unit-I	Presentation I	C-10	Presentation
Unit-I	Legal Aid	C-11 C-12	Lecture
Unit-I	Lok Adalat	C-13 C-14	Lecture
Unit-I	Classroom Assignment I	C-15	Classroom Assignment
Unit-I	Lok Adalat	C-16 C-17	Lecture
Unit-I	Clarification Class I	C-18	Clarification Class
Unit-II	Theories of Negotiation	C-19	Lecture
Unit-II	Art of Negotiation	C-20	Lecture
Unit-II	Qualities of negotiation	C-21 C-22	Lecture
Unit-II	International Negotiation	C-23 C-24 C-25	Lecture
Unit-II	Mediation	C-26 C-27 C-28	Lecture
Unit-II	Good Offices	C-29 C-30 C-31	Lecture
Unit-II	Clarification Class II	C-32	Clarification Class
Unit-III	Arbitration Agreement	C-33	Lecture
Unit-III	Essentials of Arbitration	C-34	Lecture
Unit-III	Rule of Severability	C-35	Lecture
Unit-III	Composition of Arbitral Tribunal	C-36	Lecture
Unit-III	Extent of Judicial Intervention	C-37	Lecture

Unit-III	Interim Measures	C-38	Lecture
Unit-III	Power of Court to refer parties to Arbitration	C-39 C-40	Lecture
Unit-III	Classroom Assignment II	C-41	Classroom Assignment
Unit-III	Jurisdiction of Arbitral tribunal	C-42	Lecture
Unit-III	Competence of Arbitral Tribunal	C-43 C-44	Lecture
Unit-III	Activity I	C-45	Activity
Unit-III	Place of Arbitration	C-46	Lecture
Unit-III	Arbitral Award	C-47	Lecture
Unit-III	Conciliation and its mechanism	C-48	Lecture
Unit-III	Enforcement of Arbitration Mechanism	C-49	Lecture
Unit-III	Clarification Class III	C-50	Clarification Class
Unit-IV	International Perspective	C-51 C-52 C-53	Lecture
Unit-IV	International Commercial Arbitration	C-54	Lecture
Unit-IV	Activity II	C-55	Activity
Unit-IV	International Commercial Arbitration	C-56 C-57	Clarification Class
Unit-IV	International Arbitration - Case law	C-58	Lecture
Unit-IV	New-York and Geneva Convention	C-59 C-60 C-61	Lecture
Unit-IV	Presentation II	C-62	Presentation
Unit-IV	UNCITRAL Model Law, Treaties etc.	C-63 C-64 C-65	Lecture
Unit-IV	Enforcement of Foreign Award and Jurisdictional Issues	C-67	Lecture
Unit-IV	Take Home Assignment II		Take Home Assignment
Unit-IV	Enforcement of Foreign Award and Jurisdictional Issues	C-68 C-69	Lecture
Unit-IV	Clarification Class IV	C-70	Clarification Class
	Revision	C-71 C-72	Lecture
	Frequently Asked Questions	C-73 C-74	Lecture
	Practice Session for Examination	C-75	Lecture

BBLE35116 -Interpretation of Statutes

Unit	Particulars	Class No.	Pedagogy of Class
Unit-I	Introduction – CO & PO	C-1	Lecture
Unit-I	Meaning of Interpretation	C-2 C-3	Lecture
Unit-I	Need for Interpretation	C-4	Lecture
Unit-I	Act, Enactment, Statutes, Ordinances, Rules, etc.	C-5	Lecture
Unit-I	Clarification Class I	C-6	Clarification Class
Unit-I	Take Home Assignments - I		Take Home Assignments
Unit-II	Internal aids to interpretation	C-7	Lecture
Unit-II	Title	C-8	Lecture
Unit-II	Preamble	C-9 C-10	Lecture
Unit-II	Heading	C-11	Lecture
Unit-II	Marginal Note, Section, Sub-section	C-12 C-13	Lecture
Unit-II	Punctuation, Illustration, Exception, Proviso	C-14	Lecture
Unit-II	Classroom Assignment I	C-15	Classroom Assignment
Unit-II	Explanation, Saving Clause, Schedule	C-16 C-17	Lecture
Unit-II	Clarification Class I	C-18	Clarification Class
Unit-III	External Aids to Interpretation	C-19	Lecture
Unit-III	Constituent Assembly Debates for Constitutional Interpretation	C-20	Lecture
Unit-III	Presentation I	C-21	Presentation
Unit-III	Constitution of Case Law	C-22	Lecture
Unit-III	India: Legislative History: Legislative Intention	C-23	Lecture
Unit-III	Statement of Objects and Reasons	C-24 C-25	Lecture
Unit-III	Legislative Debates	C-26 C-27 C-28	Lecture
Unit-III	Committee Reports, Law Commission Reports	C-29 C-30	Lecture
Unit-III	Clarification Class III	C-31	Clarification Class
Unit-IV	Rules of Interpretation: Literal Rule	C-32 C-33	Lecture
Unit-IV	Take Home Assignment II		Take Home Assignment

SECO77019 - Moot Court Exercise & Pre-Trial Preparations

Unit	Particulars	Class No.	Pedagogy of Class
Unit-I	Introduction	C-1	Lecture
Unit-I	Pre-Trial Preparations	C-2	Lecture
Unit-I	To understand the social, legal and strategic context of the hearing or presentation (occasion of advocacy).	C-3	Lecture
Unit-I	Class Room Assignment 1	C-4	Class Room Assignment
Unit-I	Role of advocate, standpoint objectives or purpose of hearing alternative resolutions Evaluation of forum (status, implication)	C-5	Lecture
Unit-I	To prepare a suitable plan for the occasion.	C-6	Lecture
Unit-I	Identify witnesses and other evidence identify relevant facts	C-7	Lecture
Unit-I	construct logical factual propositions evidence analysis and fact appraisal Identify legal elements	C-8	Lecture
Unit-I	Class Room Assignment 2	C-9	Class Room Assignment
Unit-I	Outline case presentation, Identify procedural/ evidential issues	C-10	Lecture
Unit-I	To effectively present an oral case on behalf of a client	C-11	Lecture
Unit-I	Prepare client/witnesses/tribunal for occasion introduce parties and advocates	C-12	Lecture
Unit-I	Summaries facts/law effectively and accurately organize witnesses and documents Examine witnesses in chief (leading/non-leading)	C-13	Lecture
Unit-I	Take Home Assignment 1		Take Home Assignment
Unit-I	Examine witnesses in chief (leading/non-leading)	C-14	Lecture
Unit-I	Examine witnesses in chief (leading/non-leading)	C-15	Lecture
Unit-I	Clarification Class	C-16	Clarification Class
Unit-II	Effectively produce documents/exhibits Reexamined witnesses when appropriate.	C-17	Lecture
Unit-II	Presentation 1	C-18	Presentation
Unit-II	To effectively challenge a witness.	C-19	Lecture
Unit-II	Appreciate methods/opportunities to discredit identify conflicting/prejudicial testimony effectively use questions in witness challenge	C-20	Lecture

	identify alternative theory		
Unit-II	Structure challenge to support theory Emphasize significant agreement with own case Manage questioning economically	C-21	Lecture
Unit-II	Summaries salient testimony and construct cases appreciate evidential quantum/burden	C-22	Lecture
Unit-II	Presentation 2	C-23	Presentation
Unit-II	Adopt style/demeanor appropriate for audience effectively engage in legal argument Balance commitment to client and objectivity persuasively and assertively pursue case.	C-24	Lecture
Unit-II	To conclude a hearing or presentation - Receive and record decision	C-25	Lecture
Unit-II	Quiz 1	C-26	Quiz
Unit-II	Inform tribunal of client's response/position Address forum on implications of decision Pursue consequential decisions (costs/ orders) Explain implications to client.	C-27	Lecture
Unit-II	To practice effective behaviour for advocacy - Articulate clearly and confidently adopt appropriate stance and bearing employ a variety of oral techniques identify and observe ethical constraints	C-28	Lecture
Unit-II	Appreciate significance of advocacy interaction understanding professional and legal requirements	C-29	Lecture
Unit-II	Clarification Class II	C-30	Clarification Class
Unit-II	Quiz II	C-31	Quiz
Unit-II	Moot Court problems and prepare/conduct trial	C-32 to C-45	Activitys
	Take Home Assignment II		Take Home Assignment

BBLE35113 - IPR (Trademark and Copyright)

Unit	Particulars	Class No.	Pedagogy of Class
Unit-I		C-1	
	Definitions	C-2	Lecture
		C-3	
Unit-I	Activity I	C-4	Activity
Unit-I	When work deemed to be first published in	C-5	
	India	C-6	Lecture
	Illula	C-7	
Unit-I	Copyright Office and Appellate Board	C-8	Lecture
	11	C-9	Lecture
Unit-I	Powers and procedure of Appellate Board	C-10	Lecture
Unit-I	Class Room Assignment I	C-11	Class Room
	Glass Room Assignment i		Assignment
Unit-I	Meaning of Copyright	C-12	Lecture
Unit-I	Works in which copyright subsists	C-13	Lecture
Unit-I		C-14	
	Ownership of Copyright	C-15	Lecture
	ownership of copyright	C-16	Lecture
		C-17	
Unit-I	Take Home Assignment I		Take Home
			Assignment
Unit-I	Clarification Class I	C-18	Clarification Class
Unit-II	Rights of the Copyright Owner	C-19	Lecture
Unit-II	Assignment of copyright	C-20	Lecture
Unit-II	Presentation I	C-21	Presentation
Unit-II	Transmission of copyright in manuscript by	C-22	Lecture
	testamentary disposition	C-23	Dectare
Unit-II	Right of author to relinquish copyright	C-24	Lecture
Unit-II	Term of Copyright	C-25	Lecture
Unit-II	Licenses by owners of copyright	C-26	Lecture
Unit-II	Compulsory license	C-27	Lecture
Unit-II	Statutory license	C-28	Lecture
Unit-II	Class Room Assignment II	C-29	Class Room
	Class Room Assignment ii	C-29	Assignment
Unit-II	Termination of licenses	C-30	Lecture
Unit-II	Broadcast reproduction right	C-31	Lecture
Unit-II	Performer's right	C-32	Lecture
Unit-II	Moral Rights of the performer	C-33	Lecture
Unit-II	Presentation II	C-34	Presentation
Unit-II	International Copyright	C-35	Lecture
Unit-II	Power to extend copyright to foreign works	C-36	Lecture

		C-37	
Unit-II	Provisions as to works of certain international organizations	C-38	Lecture
Unit-II	Clarification Class II	C-39	Clarification Class
Unit-III	Registration of Copyright and Rectification of Register	C-40 C-41	Lecture
Unit-III	Infringement of Copyright and Importation of infringing copies	C-42	Lecture
Unit-III	Remedies for infringement of copyright	C-43	Lecture
Unit-III	Offence of infringement of copyright or other rights	C-44 C-45	Lecture
Unit-III	Power of police to seize infringing copies	C-46	Lecture
Unit-III	Protection of Rights Management Information	C-47 C-48	Lecture
Unit-III	Appeals against orders of Registrar of Copyrights and Appellate Board	C-49	Lecture
Unit-III	Clarification Class III	C-50	Clarification Class
Unit-III	Take Home Assignment II		Take Home Assignment
Unit-IV	Definitions	C-51	Lecture
Unit-IV	Definitions	C-52	Lecture
Unit-IV	Registration of Trademarks	C-53 C-54	Lecture
Unit-IV	Procedure for and Duration of Registration	C-55	Lecture
Unit-IV	Effect of Registration	C-56 C-57	Lecture
Unit-IV	Assignment and Transmission	C-58	Lecture
Unit-IV	Clarification Class IV	C-59	Clarification Class
Unit-V	Use of Trademarks and Registered Users	C-60 C-61	Lecture
Unit-V	Rectification and Correction of the Register	C-62	Lecture
Unit-V	Collective Marks	C-63 C-64	Lecture
Unit-V	Certification Trademarks	C-65	Lecture
Unit-V	Special Provisions for Textile Goods	C-66	Lecture
Unit-V	Activity II	C-67	Activity
Unit-V	Offences, Penalties and Procedure for applying trademarks and trade descriptions	C-68	Lecture
Unit-V	Falsifying and falsely applying trademarks	C-69	Lecture
Unit-V	Clarification class V	C-70	Clarification Class
	Revision	C-71 C-72	Lecture
	Frequently Asked Questions	C-73 C-74	Lecture
	Practice Session for Examination	C-75	Lecture

BBLE35114 - Gender Justice and Feminist Jurisprudence

Unit	Particulars	Class No.	Pedagogy of Class
Unit-I	Introduction	C-1	Lecture
Unit-I	Introduction of CO-PO	C-2	Lecture
Unit-I		C-3	
	Introduction to feminist jurisprudence	C-4	Lecture
	, 1	C-5	
	Activity I	C-6	Activity
Unit-I		C-7	
	Feminist theory, politics and jurisprudence	C-8	Lecture
		C-9	
Unit-I	Basic concepts, major schools of feminism	C-10	Lecture
Unit-I	Classical and contemporary feminist	C-11	7
	discourses, and their linkages with law	C-12	Lecture
Unit-I		C-13	7
	Feminist critique of important institutions	C-14	Lecture
Unit-I	Clarification Class I	C-15	Clarification Class
Unit-II		C-16	
	Gender equality and the law	C-17	Lecture
		C-18	
Unit-II	Tales Hama Assistant I		Take Home
	Take Home Assignment I		Assignment
Unit-II	Gender Inclusion	C-19	Lecture
Unit-II	Gender Blindness	C-20	Lecture
Unit-II	Gender Neutrality	C-21	Lecture
Unit-II	Gender sensitivity	C-22	Lecture
Unit-II	Candan Mainstraamins	C-23	Lastura
	Gender Mainstreaming	C-24	Lecture
Unit-II	Gender Justice	C-25	Lecture
Unit-II	Classroom Assignment I	C-26	Classroom
	Classroom Assignment I	C-20	Assignment
Unit-II	Types of and approaches to gender equality	C-27	Lecture
	Types of and approaches to genuer equality	C-28	Lecture
Unit-II	Women's movements' engagement with the	C-29	Lecture
	law in India	G-29	Lecture
Unit-II	Initiatives for law reform around gender	C-30	Lecture
	justice in India		Lecture
Unit-II	Presentation I	C-31	Presentation
Unit-II	India's obligations to gender justice under		
	international law and the Indian	C-32	Lecture
	Constitution		
Unit-II	Clarification Class II	C-33	Clarification Class
	Activity II	C-34	Activity
Unit-III	Concept of Feminist Doctrines	C-35	Lecture
	Goncept of Femiliast Doctrines	C-36	Dectare

Unit-III	Presentation II	C-37	Presentation
Unit-III	Concept of Feminist Doctrines	C-38	Lecture
Unit-III	Application to laws on violence against women in India	C-39	Lecture
Unit-III	Principles of Feminist Doctrines	C-40 C-41	Lecture
Unit-III	Application of Feminist doctrines to statutory laws	C-42	Lecture
Unit-III	Judgments on violence against women in India	C-43	Lecture
Unit-III	Exploring the application of Feminist doctrines to statutory laws and judgments on violence against women in India	C-44 C-45 C-46	Lecture
Unit-III	Class Room Assignment II	C-47	Class Room Assignment
Unit-III	Clarification Class III	C-48	Clarification Class
Unit-IV	Limits of law and re-imagining gender justice	C-49	Lecture
Unit-IV	Clarification Class	C-50	Clarification Class
Unit-IV	Prospects of gender justice within state	C-51	Lecture
Unit-IV	Prospects of gender justice with non-state laws	C-52	Lecture
Unit-IV	Activity	C-53	Activity
Unit-IV	Take Home Assignment II		Take Home Assignment
Unit-IV	Mechanisms for legal Redress	C-54 C-55	Lecture
Unit-IV	Limits of law and feminist re-imaginations of gender justice	C-56 C-57	Lecture
Unit-IV	Homogenous laws vs. plural laws	C-58 C-59	Lecture
Unit-IV	Feminist Judgment Project initiative	C-60 C-61	Lecture
Unit-IV	Non-state and alternative dispute resolution mechanisms for women	C-62 C-63 C-64	Lecture
Unit-IV	Transformation of feminist knowledge into praxis	C-65 C-66	Lecture
Unit-IV	Access to justice, legitimacy and effectiveness of non-state mechanisms for grievance redress for advancing gender justice	C-67 C-68 C-69	Lecture
Unit-IV	Clarification class IV	C-70	Clarification class
·	Revision	C-71 C-72	Lecture

Frequently Asked Questions	C-73 C-74	Lecture
Practice Session for Examination	C-75	Lecture

BBLE35115 - Comparative Laws

Unit	Particulars	Class No.	Pedagogy of Class
Unit-I	Introduction of Syllabus	C-1	Lecture
Unit-I	Introduction to Comparative Laws	C-2	Lecture
Unit-I	The traditional comparative method	C-3	Lecture
Unit-I	Theories of State	C-4	Lecture
Unit-I	the structure of a comparative paper	C-5	Lecture
Unit-I	Activity I	C-6	Activity
Unit-I	Functionalism and critical evaluation	C-7 C-8	Lecture
Unit-I	Postmodern comparative law	C-9	Lecture
Unit-I	Presentation I	C-10	Presentation
Unit-I	Numerical comparative law,	C-11 C-12	Lecture
Unit-I	Comparative Law as an open subject	C-13 C-14	Lecture
Unit-I	Clarification Class I	C-15	Clarification Class
Unit-II	Classification of the legal systems	C-16 C-17	Lecture
Unit-II	Civil Law and common law	C-18 C-19	Lecture
Unit-II	General comparison	C-20 C-21	Lecture
Unit-II	Class Room Assignments I	C-22	Class Room Assignment
Unit-II	The civil law tradition	C-23 C-24 C-25	Lecture
Unit-II	Critical analysis	C-26 C-27 C-28 C-29	Lecture
Unit-II	Clarification Class II	C-30	Clarification Class
Unit-II	Take Home Assignment I		Take Home Assignment
Unit-III	Globalization, International law, supranational law, global law, transnational law	C-31 C-32 C-33 C-34	Lecture
Unit-III	The law of Russia	C-35 C-36 C-37	Lecture

		C-38	
Unit-III		C-39	
	The law of China	C-40	Lecture
Unit-III	Activity II	C-41	Activity
Unit-III		C-42	
	Traditional and religious law	C-43	Lecture
	Ç	C-44	
Unit-III	Legal transplants	C-45	Lecture
Unit-III	Convergence of law	C-46	Lecture
Unit-III	Presentation II	C-47	Presentation
Unit-III		C-48	
	Regionalization	C-49	Lecture
	G	C-50	
Unit-III	Class Doom Assistant and H	C-51	Class Room
	Class Room Assignment II	C-51	Assignment
Unit-III	Development in Compositive Lavra	C-52	Lecture
	Development in Comparative Laws	C-53	Lecture
Unit-III	Policious laws in various nations	C-54	Lecture
	Religious laws in various nations	C-55	
Unit-III	Clarification class III	C-56	Clarification Class
Unit-IV	Global Law	C-57	Lecture
	Take Home assignment II		Take Home
	Take Home assignment if		Assignment
Unit-IV		C-58	
	Internationalization	to	Lecture
		C-64	
Unit-IV		C-65	Lecture
	Transnational Law	to	
		C-70	
Unit-IV	Clarification class	C-71	Clarification Class
	Revision	C-72	Lecture
	110111	C-73	Lecture
	Frequently Asked Questions	C-74	Lecture
	Practice Session for Examination	C-75	Lecture

BBLE35117 - Health Care Laws

Unit	Particulars	Class No.	Pedagogy of Class
Unit-I	Introduction of Syllabus	C-1	Lecture
Unit-I	Introduction-Basic of Health Law	C-2 C-3	Lecture
Unit-I	Basic of Health Law	C-4	Lecture
Unit-I	Legal Aspects of Health Law	C-5	Lecture
Unit-I	Class Room Assignment I	C-6	Class Room Assignment
Unit-I	Contemporary Challenges in Health Law	C-7 C-8	Lecture
Unit-I	Hospital Management	C-9	Lecture
Unit-I	Presentation I	C-10	Presentation
Unit-I	Health Care Management	C-11	Lecture
Unit-I	Access to Care	C-12	Lecture
Unit-I	Overview of Health Care Sector in India	C-13	Lecture
Unit-I	Access to Care	C-14	Lecture
Unit-I	Common law obligations to provide care	C-15	Lecture
Unit-I	Statutory exceptions	C-16	Lecture
Unit-I	Clarification Class I	C-17	Clarification Class
Unit-II	Legal Aspects of Hospital Administration	C-18 C-19	Lecture
	Home Assignment I		Home Assignment
Unit-II	Consumer Protection in Health Law	C-20 C-21 C-22	Lecture
Unit-II	Ensuring Quality	C-23 C-24	Lecture
Unit-II	Regulating Professionals	C-25 C-26 C-27 C-28	Lecture
Unit-II	Privacy, Confidentiality, and Informed Consent	C-29	Lecture
Unit-II	Class Room Assignment II	C-30	Class Room Assignment
Unit-II	Clarification Class II	C-31	Clarification Class
Unit-III	General introduction about - Medical Insurance	C-32 C-33	Lecture
Unit-III	State regulation of private insurance	C-34	Lecture
Unit-III	Presentation II	C-35	Presentation
Unit-III	State liability of managed care organizations	C-36	Lecture
Unit-III	Tax Exempt Organizations	C-37	Lecture

Unit-III	Charitable tax exemption	C-38	Lecture
Unit-III	Public health insurance	C-39	Lecture
	1 ubite iteaten insurance	C-40	Lecture
Unit-III	Activity I	C-41	Activity
Unit-III		C-42	
		C-43	
	Fraud and Abuse	C-44	Lecture
		C-45	
		C-46	
Unit-III	Clarification Class III	C-47	Clarification Class
	Activity II	C-48	Activity
Unit-IV	Introduction-Medical ethics - Issues and challenges	C-49	Lecture
Unit-IV	Euthanasia	C-50	Lecture
Unit-IV	Euthanasia	C-51	Lecture
Unit-IV	Reproductive technology - surrogate	C-52	Lecture
	motherhood	C-53	Lecture
Unit-IV	Medical termination of pregnancy	C-54	Lecture
Unit-IV	Prenatal diagnostic techniques	C-55	Lecture
	Prenatal diagnostic techniques	C-56	
Unit-IV	Ethical issues at the end of life	C-57	Lecture
Unit-IV	Ethical issues at the beginning of life	C-58	Lecture
Unit-IV	Reproductive medicine and ethics	C-59	Lecture
Unit-IV	Contemporary issues in bioethics	C-60	Lecture
Unit-IV	Antitrust	C-61	Lecture
Unit-IV	Antitrust	C-62	Lecture
Unit-IV		C-63	Lecture
	Boycotts	C-64	
		C-65	
Unit-IV	Frequently Asked Questions	C-66	Lecture
Unit-IV		C-67	Lecture
	Price Fixing and Monopolization	C-68	
		C-69	
Unit-IV	Clarification Class IV	C-70	Clarification Class
	Revision	C-71	Lecture
	ICVISIOII	C-72	
	Frequently Asked Questions	C-73	Lecture
	1 requeitity Askeu Questions	C-74	
	Practice Session for Examination	C-75	Lecture

BBLE35118 - Indirect Taxes (GST)

Unit	Particulars	Class No.	Pedagogy of Class
Unit-I	Introduction of Syllabus	C-1	Lecture
Unit-I	Introduction to Goods and Services Tax	C-2	Lecture
Unit-I	Direct tax and Indirect tax – meaning	C-3	Lecture
Unit-I	Subsuming of taxes	C-4	Lecture
Unit-I	Benefits of implementation of GST	C-5	Lecture
Unit-I	Structure of GST – CGST, SGST, UTGST & IGST	C-6	Lecture
Unit-I	Taka Hama Agaigum ant I		Take Home
	Take Home Assignment I		Assignment
Unit-I	GSTN – Structure, features and functions	C-7	Lecture
Unit-I	GST Council and its Structure	C-8	Lecture
Unit-I	Important concepts and definitions under	C-9	Lactura
	CGST Act and IGST Act	L-9	Lecture
Unit-I	Clarification Class I	C-10	Clarification Class
Unit-I	Presentation I	C-11	Presentation
Unit-II	Levy and Collection of Tax and place of supply	C-12	Lecture
Unit-II	Levy and Collection of Tax	C-13	Lecture
Unit-II	Rates of GST	C-14	Lecture
Unit-II	Scope of Supply	C-15	Lecture
Unit-II	Composite and Mixed Supplies and e-	C-16	Lecture
	commerce under GST regime	C-10	Lecture
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Unit-II	Electronic Cash register, Credit Ledger, Liability Ledger	C-29 C-30	Lecture
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Unit-I	Activity I	C-5	Activity
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Unit-I	Government and Politics in India	C-8 C-9	Lecture
Unit-I	Issues in Indian democracy	C-10 C-11	Lecture
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Unit-II	Right to Democracy	C-16	Lecture
Unit-II	Electoral System	C-17	Lecture
Unit-II	Classroom Assignments I	C-18	Classroom Assignment
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Unit-II	Reservation in Legislative Bodies	C-22	Lecture
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Unit-IV	Judicial Efforts	C-50 C-51	Lecture
Unit-IV	Contribution of Civil Society	C-52	Lecture
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Unit-IV	Report of the NCRWC	C-58 C-59 C-60 C-61	Lecture
Unit-IV	Law Commission Report on Reform of Electoral Laws	C-62 to C-68	Lecture
Unit-IV	Clarification Class IV	C-70	Clarification Class
	Revision	C-71 C-72	Lecture
	Frequently Asked Questions	C-73 C-74	Lecture
	Practice Session for Examination	C-75	Lecture

Note: This is a tentative lesson plan. The same may change from faculty to faculty as per the teaching pedagogy adopted by the faculty.

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