

माँ शाकुम्भरी विश्वविद्यालय, सहारनपुर Maa Shakumbhari University, Saharanpur

Syllabus
Master of Laws- Two Year/
Four Semester Program

Maa Shakumbhari University, Saharanpur

(Campus) (New specious)

From the Session 2023-24

Syllabus Master of Laws (Effective from 2023 -24)

D				72.3500	1	-T-m 4nl	Min Marks	
Paper Code	Paper Name	Theory/ Practical/ Project	Credit	Int. Exam. Marks	Extern. Exam Marks (Min Marks)	Total Marks	(INT+EXT)	
		SEMEST	ER- 1	197	15/57		40	
6178501	Jurisprudence and Global Justice	Theory	5	25	75 (30)	100	40	
0178502	International Law and Human Rights	Theory	5	25	75 (30)	100	40	
9178503	Legal Education and Research Methodology	Theory	5	25	75 (30)	100		
9178504	Methods of Legislation and Interpretation of Statutes	Theory	5	25	75 (30)	100	40	
0478550	Introduction to Computer Application (Value Added Course)	Theory	4	50 [25+25(10)] Th. Pr.	50(20)	100		
*	Appearing in computer practical is compulsory							
		SEMEST	TER -2					
9278501	Law and Social Transformation	Theory	5	25	75 (30)	100	40	
0278502	Constitutional Law and New Challenges	Theory	5	25	75 (30)	100	40	
0278503	General Principles of Criminal Law and Forensic Studies	Theory	5	25	75 (30)	100	40	
0278504	Family Law	Theory	5	25	75 (31)	100	40	
12078565	Case-Study-Project Work	Project		50	50	100	40	

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SEMESTER-3

Choose any of the following Group(Group-I & Group-II)

Group-I Constitutional and Environment Law

					The state of the s	-1	40
03/78501	Administrative Law	Theory .	5	25	75 (30)	100	40
0378502	Service Law	Theory	5	25	75 (30)	100	40
0378503	Environmental Protection Law- 1	Theory	5	25	75 (30)	100	40
9378504	Environmental Protection Law- II	Theory	5	25	75 (30)	100	140
			20				
		Group-II Busin	ess <u>LAW</u>				40
9378505	Law of Contract	Theory	5	25	75 (31)	100	40
03 7 8506	Sales of Goods Act, Partnership Act &	Theory	5	25	75 (30)	100	40
	Specific Relief Act.			<u> </u>	2482	100	40
378507	Company Law	Theory	5	25	75 (30)	100	
378508	Banking Law	Theory	5 /	25	75 (30)	100	40
378565		Project	4/16	50	50	1.00	40-
	bilateral cases						

SEMESTER-4

Choose any of the following Group (Group-I & Group-II)
Group-I Constitutional and Environment Law

į	0.450501	Comparative Public Law	Theory	5	25	75 (30)	100	40
,	0478501 0478502	Environmental Law and Policy	Theory	5	25	75 (30)	100	40
	11976302	Environmental East and today						

	•	Group- Busin	ess Law				
	0478503 Cyber Law	Theory	5	25	75 (31)	100	40
- 1	0478504 International Trade Law	Theory	5	25	75 (39)	100	40
	0478565 Dissertation & Viva Voce	Project	5#05p	trum.		100	40

Examination Pattern Internal Examination:

- 1. One written test of 20 Marks (Very Short + Short + Long Questions).
- 2. Five Marks for Attendance/ Class Performance.

External Examination: Written Exam of 75 marks 3 Hrs Duration.

External Exam Pattern:

Unit I: Attempt all five questions. Each question carry 3 marks.

Unit II: Attempt Any Two out of three. Each Question carry 7.5 marks each.

Unit III: Attempt Any Three out of Five. Each Question carry 15 marks each.

Note:-Candidate will present his/her dissertation work and Viva-Voce examinations will be conducted, dissertation work will be evaluated by the panel of examiners (one Internal and one External)

श्रेणी	वर्गीकरण
प्रथम श्रेणी	6.5 अथवा उससे अधिक तथा 10.0 से कम अथवा बराबर CGPA
द्वितीय श्रेणी	5.0 अथवा उससे अधिक तथा 6.5 से कम CGPA

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तलिका-स्नातकोत्तर पाठ्यकम Master of Laws के लिए संस्तुत 10 पाइंट ग्रेडिंग प्रणाली

लेटर ग्रेड	विवरण	अंको की सीमा	ग्रेड पांइट
0	Outstanding	91-100	10
A+	Excellent	81-90	9
А	Very Good	71-80	8
В	Good	61-70	7
С	Average	51-60	6
Р	Pass	40-50	5
F	Fail	Below 40	6 0
AB	Absent	Absent	0
Q	Qualified	> 40 or above	-
NQ	Not Qualified	<40 less than	

Note: Percentage of marks = 9.5 x CGPA

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SYLLABUS FOR MASTER OF LAWS TWO YEARS COURSE (2023-2024) SEMESTER: I

Name of the Subject

Jurisprudence and Global Justice

Paper Number

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Paper Code:

0178501

Type of Subject

Compulsory

Credits

5

Assessment Method

Total Marks: 100

External Examination Theory Paper: 75 Marks (3 Hours Duration)

Internal Assessment

: 25 Marks

Internal Examination

: 20 Marks (1 Hour

Duration)

Class Performance and Regularity

: 05 Marks

Course Outcomes :-

- 1. Enumerating the basic ideas and fundamental principles of Law in the given society.
- 2. Identifying and illustrating the problems which require solution within the parameters of law, justice and other social norms.
- 3. Explaining the use of jurisprudential approach to study other subjects of law and to raise fundamental questions regarding the same.
- 4. Appraising the students to engage with more fundamental questions regarding law and legal system.
- 5. Recommending the students to learn and comprehend the rationale of any law and apply the concepts of law in day-to- day life so-as to develop and amend the law in the country.
- 6. Facilitating the students to use varied perspectives to understand, to engage with and question law from the standpoint of the marginalized segment of the society
- 7. The students after gaining an understanding of this subject can contribute towards the development of more relevant laws in the changing society.

SECTION-A

Nature of Jurisprudence: Meaning of Jurisprudence. Relevance of Jurisprudence Concept of 'Legal Theory' and Jurisprudence'.

Concept and Philosophy of Law:

The Definition of Law.

The Evolution of Law: Primitive Law. Middle Law. Classical Law. Post-Classical Law.

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Case Studies:

Keshavananda Bharti v. Union of India AIR 1973

Bhanwarlal and ors. Vs. Rajasthan State Road Transport Corporation and ors. (1985)ILLJ111Raj

SECTION-B

Natural Law and its Re-emergence:

Philosophical Idealism of Ancient Era: Meaning and Origin- Greeks and Romans Philosophy Medieval Era: Renaissance, And Reformation, Grotius and International Law, Philosophy of Social Contract.

Natural Law in Nineteenth and Twentieth Centuries Modern Value Philosophies and Revival of Natural Law Theories Indian Perspective of Natural Law School

Analytical Positivism:

Bentham's English Positivism: Utilitarian Approach of Law. Pleasure and Pain Principle in Legislation, Bentham on Codification and Law Reforms.

Austin's Theory of Law the Pure Theory of Law

Modern Trends in Analytical Jurisprudence: Hart's Concept of Law Indian Perspective of Analytical School.

Case Studies:

Maneka Gandhi v. Union of India AIR 1978 SC 597 A.K, Gopalan v. State of Madras, ATE 1550 5C 27

SECTION-C

Historical School of Thought:

The Romantic Reaction: Herder and Hegal Savigny and Historical School in Germany Law and Anthropology.

Historical School in England, United States and India Sociological Jurisprudence and Sociology of Law:

Comte and Sociology. Laissez Faire and Herbert Spencer, Jhering, Max Weber. Emile Durkheim, Eugen Ehrlich, Roscoe Pound.

Sociological Jurisprudence and Sociology of Law:

Comte and Sociology, Laissez Faire and Herbert Spencer, Jhering, Max Weber, Emile Durkheim, Eugen Ehrlich, Roscoe Pound

Sociological Jurisprudence since Pound and Towards Sociology of Law

Indian Constitution and Sociological Jurisprudence

American and Scandinavian Jurisprudence

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Case Studies:

Bijoe Emmanuel & Ors v. State of Kerala 1987 AIR 748
Shayara Bano v. Union of India AIR 2017 (9) SCALE 39

SECTION-D

Theories of Jurisprudence and Postmodernism Critical Legal Studies Movement Feminist Jurisprudence Postmodernist Jurisprudence Critical Race Theory

Globalisation: Meaning, Significance and Social, Political and Economic Dimensions, Concept and Theories of Global Justice

Impact of Globalisation and Central Challenges: Impact on Human Rights (Economic, social, cultural, civil & political); Impact on administration of justice (reforms in justice delivery system, concept of plea bargaining, justice to victims of crime, shift from adversarial system to accusatorial & inquisitorial system)

Case Studies:

Vishakha v. State of Rajasthan (1997) 6 SCC 241 Jadhav Case, India v Pakistan [2017] ICJ GL No 168 Suggested Readings:

- Amartya Sen, 'Idea of Justice'
- Dhyani: Fundamentals of Jurisprudence and Jurisprudence and Legal Theory
- G.W. Paton: A Text Book of Jurisprudence
- Karl N Llewellyn: Jurisprudence Realism in Theory and Practice
- Lloyd's Introduction to Jurisprudence
- R.W.N. Dass: Jurisprudence 5th ed. Aditya Books Private Ltd. New Delhi,1994
- W. Friedman: Legal Theory 5th ed. London Stevens & Sons 1967
- William Twining, General Jurisprudence: Understanding Law from a Global Perspective (Cambridge University Press, 2009)

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SYLLABUS FOR MASTER OF LAWS TWO YEAR COURSE (2023-2024) SEMESTR :I

Name of the Subject

International Law and Human Rights

Paper Number

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Paper Code:

0178502

Type of Subject

Compulsory

Credits

5

Assessment Method

Total Marks:100

External Examination Theory Paper: 75 Marks (3 Hours

Duration)

Internal Assessment

: 25 Marks

Internal Examination

: 20 Marks (1 Hour

Duration)

Class Performance and Regularity : 05 Marks

Course Outcomes:-

- 1. Examining and recognizing the international dimensions of human rights.
- 2. Discussing the historical background and theoretical foundations of human rights.
- 3. Explaining a range of human rights spread over different generations in the form of civil, political, economic, social and cultural rights as well as solidarity rights from national and international perspective.
- 4. Focusing on the international legal framework for the protection of human rights as it sets up the standards for domestic governments and gives rise to binding obligations through the various multilateral treaties.
- 5. Appraising the students about the monitoring mechanism under the UN Charter in the form of Universal Periodic Review, Special Procedures by UNHRC, OHCHR and other Treaty based bodies.
- 6. Speculating to promote the foundational human rights i.e. Right to Life, Right to quality and Right to Human Dignity by studying the specific multilateral treaties/International Covenants covered in the course.

SECTION-A

Concept and basis of International Law. Codification of international Law.

Sources and subjects of International Law

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SECTION-B

Territorial Sea: Territorial Waters, Contiguous Zone, Continental Shelf, EEZ. Codification of the Law of the Sea under UN, Piracy and Developments after 1982.

Terrorism and the UN, Legal Control on International Terrorism, Terrorism and National Measures.

Disarmament and the UN, Multilateral Treaties on Arms Limitation and Disarmament, Bilateral Treaties on Disarmament.

SECTION-C

International Bill of Human Rights

UN Charter

Universal Declaration of Human Rights, 1948

International Covenant on Civil and Political Rights (ICCPR) and Optional Protocols International Covenant on Economic, Social and Cultural Rights (ICESCR)

SECTION-D

Convention on Elimination of all Forms of Discrimination against Women (CEDAW) Convention on the Rights of Child, 1989

UN Declaration on Elimination of all forms of Intolerance and Discrimination based on Religion or Belief, 1987.

United Nation Convention on Rights of Persons with Disabilities (UNCRPD), 2006

Suggested Readings:

- Agarwal, H.O., Implementation of Human Rights Covenants with, Special Reference of India (Kitab Mahal, Allahabad, 1983).
- Akehurst, Michael, Modern Introduction to International Law, 5th ed (George Allen and Unwin, London, 1984).
- Alston, Philip (ed.), The United Nations and Human Rights: A Critical Appraisal (Clarendon Press, Oxford, 1992).
- Alvarez, Jose E., International Organizations as Law-Makers (Oxford University Press, Oxford, UK, 2005).
- Anand, R. P., Development of Modern International Law and India (Nomos, Germany, 2005).
- Anand, R. P., International Law and the Developing Countries (Banyan Publications, New Delhi, 1986).
- Anand, R. P., Origin and Development of the Law of the Sea (Martinus Nijhoff, The Hague, 1983).
- Anand,R. P., Salient Documents of International Law (BanyanPublication, New Delhi.
- Anand, R. P., Studies in international Law and History: An Asian Perspective (Martinus Nijh off Publishers, 2004).

- Bassiouni, M. Cherif, Introduction to International Criminal Law (Transnational, Ardsley, NY, 2003).
- Basu, Durga Das, Human Rights in Constitutional Law (Prentice Hall, New Delhi, 1994).
- Bedi, Shruti. 'Indian Counter-Terrorism Law', (LexisNexis, New Delhi, 2015)
- Brierly, J. L., Law of Nations: An Introduction to the Law of Peace, 6th ed (Oxford University Press, London, 1998).
- Brownlie, Ian, Principles of International Law, 5th ed (Oxford University Press, London, 1998).
- Churchill, R. R. and Lome, A. V., The Law of the Sea (Manchester University Press, Manchester, 1983).
- Conforti, Benedetto, The Law and Practice of the United Nations (MartinusNijhoff Publishings, 2005).
- Diederiks, Versehoor, Introduction to Air Law (Kluwer Law and Taxation, Dordrecht, 1983).
- Dixit, R.K. & Jayaraj, C. Dynamics of International Law in the New Millennium (Manak Publications, New Delhi, Law: Issues and Challenges ISIL & Publications, New Delhi, 2009)
- Gal, Gyula Space Academisi Ki do, matest, Humanitarian Law(AkademiaiKiado, Budapest, 1984).
- Green, L. C., International Law through the Cases, 3rd ed (Stevens and Sons, London, 1970).
- Harris, D. J., Cases and Materials on International Law, 6th ed (Thomson and Sweet and Maxwell, London, 2004).
- Henckaerts, Jean-Marie and Beck-Doswald, Louise, Customary International Humanitarian Law (Cambridge University Press, UK, 2005).
- Hingorani, R. C., Humanitarian Law (OUP, New Delhi, 1987).
- Jasentuliyana, N. and Roy, S. K. Lee, (eds), Manual on Space Law (Dobbs Ferry, New York, Oceania Publications, 1969).
- Jenks, C. W., Space Law (Praeger, New York, 1969).
- Johnson, D. H. N., Rights in the Air (Manchester University Press, Manchester, 1965).
- Kaul, J.L. & Sinha, Manoj K., Human Rights and Good Governance (Satyam Law International, New Delhi, 2008)
- Mani, Bhatt and Reddy, Air Law and Policy in India (Lancers Books, New Delhi, 1994).
- Marks, Susan and Coopham, Andrew (ed.), International Human Rights Lexicon (Oxford University Press, New York, 2005).
- Nawaz, M. K., Changing Law of Nations (Eastern Law House, New Delhi, 2000).
- O'Connell, D. P., The International Law of the Sea (Clarendon Press, Oxford, 1982).
- Patel, Bimal (ed.), India and International Law (Martinus NijhoffPublishings, Leide.
- Shaw, M. N., International Law (Cambridge University Press, New York, 2005).
- Sinha, Manoj Kumar, Enforcement of Economic, Social and Cultural Rights: International and National Perspectives (Manak Publishers, New Delhi, 2006).
- Starke, J. G., Introduction to International Law, 10th ed Butturworths, London, 1992).
- Steiner, Henry J., Alston, Philip and Goodman. Ryan, International Human Rights in Context (OUP, Oxford, 2007).

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 Teson, Fernando, R., Humanitarian Intervention: An Enquiry into Law and Morality (Transnational Publishers, New York, 1997).

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SYLLABUS FOR MASTER OF LAWS TWO YEAR COURSE (2023-2024) SEMESTER: I

Name of the Subject

Legal Education and Research Methodology

Paper Number

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Paper Code:

0178503

Type of Subject

Compulsory

Credits

5

Assessment Method

Total Marks:100

External Examination Theory Paper: 75 Marks (3 Hours

Duration)

Internal Assessment

: 25 Marks

Internal Examination

: 20 Marks (1 Hour

Duration)

Class Performance and Regularity : 05 Marks

Course Outcomes

- 1. Learners are expected to gain an analytic approach to various socio-legal problems.
- 2. Learners will be able to develop a sound base to formulate and analyze different politico-economic-socio-legal problems in a scientific and research oriented manner.
- 3. When different aspects of research will be unveiled in a practical / methodological manner, the students of Law are expected to develop legal research analyzing skills which are crucial these days for the success in Legal profession.
- 4. A sound foundation to conduct quality research (doctrinal as well as non-doctrinal) is expected to be developed among learners.
- 5. Proper research based exploration planned with apt research tools may provide basis of changes/modifications in existing rules/laws (as laws are always dynamic in nature and may be changed/replaced with passage of time).

SECTION-A

Legal Research: nature, scope and objectives.

Various approaches to Legal Research: Doctrinal and Non Doctrinal, Socio-Legal and Comparative. Identification and formulation of Research Problem. Survey of existing literature. Research Design

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Hypothesis. Sampling techniques in research, Primary and Secondary Data; Data collection techniques: Case Study. Observation, Interview, Questionnaire and Schedule, Survey, Historical.

SECTION-C

Data Processing: Editing, Coding and Classification. Techniques of Data Presentation in Research: Tabulation, Diagrammatic and Graphic. Analysis and Interpretation of Data

SECTION-D

Legal Research Report Research Proposal, research papers, short articles and commentaries, case comments, review articles including book review and newspaper articles Dissertation/ Thesis Writing Foot Notes and Bibliographic Techniques. Ethics in Legal Research Issues of Copy Right and Plagiarism in Research Research Funding Agencies

Suggested Readings:

- Burney, D.H. and Theresa L. White, Research Methods, Akash Press, New Delhi, First Indian Reprint, 2007.
- Denzin, N.K. and Yvonna, S. Lincoln, (Ed), Collecting and Interpreting Qualitative Materials, Edition, 2013. SAGE Publications, Inc. California, Fourth
- Edmonds ,W.A. and Tom D. Kennedy., An Applied Reference Guide to Research Designs-Quantitative, Qualitative and Mixed Methods, SAGEPublications Inc. California, 2013.
- Fitzgerald, J. and Jerry Fitzgerald, Statistics for Criminal Justice and Criminology in Practice and Research-An Introduction, 2014
- Goode, W.J. and Paul, K. Hatt., Research Methodology, Prentice Hall of India Pvt. Ltd. New Delhi, Latest Edition.
- Guest ,G. (et. al). Collecting Qualitative Data- A Field Manual for Applied Research. SAGE Publications Inc. California, 2013.
- Kumar, R., Research Methodology-A Step by Step Guide For Beginners. SAGE Publications India Pvt. Ltd., New Delhi. Latest Edition.
- Leary, Z.O., The Essential Guide to Doing Research, Vistaar Publications, New Delhi. First Indian Edition, 2005
- Loseke, D.R.., Methodological Thinking-Basic Principles of Social Research Design, SAGE Publications India Pvt. Ltd., New Delhi. 2013.
- Myneni, S.R., Legal Research Methodology, Allahabad Law Agency, Faridabad, Fifth Edition, 2012.
- Richards, L. and Janice, M. Morse., README First For a User's Guide to Qualitative Methods, SAGE Publications, Inc. California, 2013.



- Singh, Rattan, Legal Research Methodology, Lexis Nexis Publications, Gurgaion, Haryana, Edition, 2013
- Verma, S.K. and M. Afzal Wani, Legal Research and Methodology, The Indian Law Institute, New Delhi. First Reprinted Edition, 2006.
- Yaqin. A., Legal Research and Writing Methods, Lexis Nexis Butter worths Wadhwa, Nagpur First Reprint, 2011.

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SYLLABUS FOR MASTER OF LAWS

TWO YEAR COURSE (2023-2024)

SEMESTER: I

Name of the Subject

Methods of Legislation and Interpretation of Statutes

Paper Number

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Paper Code:

0178504

Type of Subject

Compulsory

Credits

5

Assessment Method

Total Marks: 100

External Examination Theory Paper: 75 Marks (3 Hours Duration)

Internal Assessment

: 25 Marks

Internal Examination

: 20 Marks (1 Hour Duration)

Class Performance and Regularity : 05 Marks

Course Outcomes :-

- 1. To equip the students with the understanding of principles applicable to the Interpretation of Statutes.
- 2. To understand the true meaning of the statute and identify intent of the maker.
- 3. To explain basic principles and approaches of judicial bodies to interpret the legal provisions.
- 4. To analyses the interface of theory and practice in implementation of rules and judgements.
- 5. To examine interpretation with reference to subject matter.
- 6. To develop knowledge about Internal Aids and External Aids for Interpretation of Statutes.

SECTION-A

Interpretation of Statutes, Commencement, Repeal and Revival of Statutes Enabling, Consolidating and Codifying Statutes. The Primary Rule: literal construction Mischief Rule; Golden Rule.

SECTION-B

Harmonious Construction

Ut res magis Valeatquam Pereat

Statutes to be read as a whole (Ex Visceribus Actus) Beneficial Construction

Interpretation of the Constitution: Doctrine of Pith and Substance, Doctrine of Colourable Legislation, Doctrine of Severability, Doctrine of Eclipse



Title; Preamble Definition or Interpretation Clause; Headings; Marginal Notes; Punctuation Marks; Illustrations; Proviso, Explanation; Schedule Legal fiction, non obstante clause

EXTERNAL AIDS

Parliamentary History of the Enactment, Legislative History General Social Policy; Public Policy, Historical Setting Previous Legislation and Statutes in Pari material Previous Decision Text Books, Dictionaries International Conventions Retrospective Operation of Statutes Doctrine of Prospective Over Ruling

SECTION-D

SUBORDINATE PRINCIPLES OF INTERPRETATION

Uni est Exclusio Alterius

Generalia Specialibus Non-derogant; -Treatment of General Words

Doctrine of Ejusdem Generis

Words Understood According to the Subject Matter

Rules of casusomissus

Redendo Singula Singulis: Noscitur a Sociis Contemporanea exposition est fortissima in lege

MODERN STATUTORY INTERPRETATION IN PRACTICE

Non Interpretive Doctrines The Basis of the Doctrine Filling in a gap in legal text Resolving Contradictions Correcting Mistakes in the language of the text, Avoiding absurdity, Cy Pres Performance, Enlightened Literalism (Evolutionary development of the modern approach)

Suggested Readings:

- G. P. Singh, Principles of Statutory Interpretation. (7thEdition) 1999, Wadhwa, Nagpur.
- P. St. Langan (Ed.), Maxwell on the Interpretation of Statutes (1976), N.M. Tripathi, Bomaby.
- K. Shanmukham, N. S. Bindras's Interpretations of Statutes, (1997) The Law Book Co. Allahabad.
- V. Sarathi, Interpretations of Statutes, (1994) Eastern, Lucknow: M.P. Singh, Institual of Statenstith a, (1994) Eastern,
 - U. Baxi, Introduction of Justic K. K. Mathew's Democracy Equity and freedom (1978) Eastern, Lucknow.

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• Maxwell on the Interpretation of Statutes.

SYLLABUS FOR MASTER OF LAWS TWO YEAR COURSE (2023-2024)

SEMESTER: I

Name of the Subject

Introduction to Computer Application

Paper Number

Value Added Course

Paper Code:

0178550

Type of Subject

Compulsory

Credits

4

Assessment Method

Total Marks:100

External Examination Theory Paper: 50 Marks (3 Hours Duration)

Internal Practical

: 25 Marks

Internal Examination

: 20 Marks (1 Hour Duration)

Class Performance and Regularity : 05 Marks

UNIT-1: Knowing computer: What is Computer, Basic Applications of Computer; Components of Computer System, Central Processing Unit (CPU), VDU, Keyboard and Mouse, Other input/output Devices, Computer Memory, Concepts of Hardware and Software; Concept of Computing, Data and Information; Applications of IECT; Connecting keyboard, mouse, monitor and printer to CPU and checking power supply.

UNIT-2: Operating Computer using GUI Based Operating System: What is an Operating System; Basics of Popular Operating Systems; The User Interface, Using Mouse; Using right Button of the Mouse and Moving Icons on the screen, Use of Common Icons, Status Bar,

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Using Menu and Menu-selection, Running an Application, Viewing of File, Folders and Directories, Creating and Renaming of files and folders, Opening and closing of different Windows; Using help; Creating Short cuts, Basics of O.S Setup; Common utilities.

UNIT-3: Understanding Word Processing: Word Processing Basics; Opening and Closing of documents; Text creation and Manipulation; Formatting of text; Table handling; Spell check, language setting and thesaurus; Printing of word document.

UNIT-4: Using Spread Sheet: Basics of Spreadsheet; Manipulation of cells; Formulas and Functions; Editing of Spread Sheet, printing of Spread Sheet.

UNIT-5: Introduction to Internet, WWW and Web Browsers: Basic of Computer networks; LAN, WAN; Concept of Internet; Applications of Internet; connecting to internet; What is ISP; Knowing the Internet; Basics of internet connectivity related troubleshooting, World Wide Web; Web Browsing softwares, Search Engines; Understanding URL; Domain name; IP Address; Using e-governance website.

UNIT-6: Communications and collaboration: Basics of electronic mail; Getting an email account; Sending and receiving emails; Accessing sent emails; Using Emails; Document collaboration; Instant Messaging; Netiquettes.

UNIT-7: Making Small Presentation: Basics of presentation software; Creating Presentation; Preparation and Presentation of Slides; Slide Show; Taking printouts of presentation / handouts.

UNIT-8: Financial Literacy for Banking Scheme and Applications: Why savings are needed, Why save in a bank, Banking products-ATM card, Banking Instruments-Cheque, Demand Draft (DD), Banking Services Delivery Channels, Know Your Customer (KYC), Opening of bank account and documents required, Types of bank accounts, Bank's services including remittances, Ioan, mobile banking, Overdraft, Pension etc., Pradhan Mantri Jan Dhan Yojana (PMJDY), password security and ATM withdrawal, Insurance, Social Security Schemes-Atal Pension Yojana (APY), Pradhan Mantri Suraksha Bima Yojana (PMSBY), Pradhan Mantri Jeevan Jyoti Bima Yojana (PMJJBY), Pradhan Mantri Mudra Yojana (PMMY).



SYLLABUS FOR MASTER OF LAWS- TWO YEAR COURSE (2023-2024)

SEMESTER: II

Name of the Subject

Law and Social Transformation

Paper Number

VI

Paper Code:

0278501

Type of Subject

Compulsory

Credits

5

Assessment Method

Total Marks: 100

External Examination Theory Paper: 75 Marks (3 Hours Duration)

Internal Assessment : 25 Marks

Internal Examination : 20 Marks (1 Hour Duration)

Class Performance and Regularity : 05 Marks

Course Outcomes

1. To identify and trace the contours of the application of Law in a society and social response to the Law.

- 2. To discuss, examine and illustrate some of the key concepts which are at the fulcrum of this subject for example: caste, gender inequality etc.
- 3. To develop an ability among the students to articulate some of the complex problems of society for example: caste eradication, gender injustice, child exploitation etc.
- 4. To appraise the role of law in abating the social problems and evaluating the limits of the law while solving these problems as well.
- 5. To test and reframe the entire information and knowledge offered by the subject on needful basis.
- 6. To prepare students to formulate their opinion and devise mechanism to bring new solutions related to the subject.

SECTION-A

Law and Social Change

Law as an Instrument of Social Change: Law and Development, Limits of Law in bringing out social change

Concept of Social Engineering - Its evaluation and critique in the light of common law tradition and the legal institutions in India

SECTION-B

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Community and the Law

Caste as a divisive factor

Non-discrimination on the ground of caste: Constitutional and Statutory Provisions

Acceptance of caste as a factor to undo past injustices: Protective Discrimination and Reservation

SECTION-C

Women and the Law

Crimes Against Women: Legislative and Judicial Initiatives Gender injustice and its various forms.

Women's Commission and Protection of Women's Rights in India.

SECTION-D

Children and the Law

Child Labour: Constitutional and Legislative Provisions Sexual exploitation of Children: Legislative measures

Children and Education

Suggested Readings:

- U.Baxi, The Crisis of the Indian legal System (1982), Vikas, New Delhi
- Manushi, A Journal about Women and Society
- Savitri Gunasekhare. Children, Law and Justice (1997), Sage
- Marc Galanter (ed.), law and Society in Modern India
- M.P. Singh, construction of India (2008). 11th Ed. Eastern Book Co., Lucknow
- Sunil Deshta and Kiran Deshta, Law and Menance of Child Labour(2000). Anmol Publications, New Delhi
- Indian law Institute, Law and Social Change: Indo-American Reflections.

 Tripathi, (1988)
- Agnes Flavia. Law and Gender Inequality: The Politics of women's Rights in India (1999) Oxford, new Delhi.
- Virendre Kumar: Dynamics of Reservation Policy: Towards a More Inclusive Social Order 50, Journal of ICI PP 478-517 (2007)
- M.P. Jain, Outlines of Indian Legal History (1993), Tripathi, Bombay

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SYLLABUS FOR MASTER OF LAWS- TWO YEAR COURSE (2023-2024)

SEMESTER: II

Name of the Subject

Constitutional Law and New Challenges

Paper Number

VI

Paper Code:

0278502

Type of Subject

Compulsory

Credits

5

Assessment Method

Total Marks:100

External Examination Theory Paper: 75 Marks (3 Hours

Duration)

Internal Assessment

: 25 Marks

Internal Examination

: 20 Marks (1 Hour

Duration)

Class Performance and Regularity : 05 Marks

Course Outcomes

- 1. To illustrate and articulate the understanding of the Constitution of India by developing the skill to read and interpret the Constitution.
- 2. To tabulate and review the cases and judgments on various facets of constitutional law applied and expounded by courts through precedents to seek a deeper understanding of the subject.
- 3. To differentiate and distinguish between the fundamental rights, protections, and freedoms available to citizens and people in India, and to understand their application in the socio-political context.
- 4. To appraise the Directive Principles and Fundamental Duties of Indian citizens existing under the Indian Constitution to examine and deeply comprehend the working of the government.
- 5. To survey and analyse various facets of constitutional law to develop a critical and logical mind which would enable the student to argue and defend the matters related to Constitution.
- 6. To equip and train the students for the legal practice of constitutional law, and competitive exams like state judiciary and the civil services.

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SECTION-A

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Preamble

Widening definition of State

Right to Equality, its new concepts and Protective Discrimination

Dynamism of Rule of Law and Separation of Powers

Freedom of speech & expression with reference to RTI

SECTION-B

Art 20-protection in respect of Conviction for offences Right to life & Personal Liberty Emerging Regime of New Rights and Remedies under the Garb of Fundamental Rights. Rights to Education

Right to Privacy

SECTION-C

Right against Exploitation Secularism and Freedom of Religion Rights of Minorities

Constitutional Remedies

The Concept of Judicial Review

Relation between Fundamental Rights & Directive Principles

Fundamental Duties

SECTIO-D

Judicial Independence:-Appointment, Transfer and Removal of Judges Legislative Relations between Centre and States Freedom of Trade and Commerce Election Commission & Electoral Reforms Special Status of Jammu and Kashmir Emergency Provisions Amending Power and Theory of Basic Structure.

Suggested Readings:

- B. Sivarammayya, Inequalities and the Law (1984), Eastern, Lucknow.
- Cardozo, The Nature of Judiciary Process (1995), Universal, New Delhi.
- D.D. Basu, Shorter Constitution of India (1996), Prentice Hall of India, Delhi Constitutional Assembly Debates, Vol. 1-12.
- Duncan Derret, The State, Religion and the Law in India (1999) Oxford University Press, New Delhi.
- G. Austin, History of Democratic Constitution: The Indian Expenditure(2000), Oxford.
- H.M.Seervai, Constitution of India, Vol.1-3(1992), Tripathi. Bombay.
- Henry J. Abraham, The Judicial Process (1998) Oxford.
- Indian Law Institute, Law and Social Change: Indo-American Reflections(1988) Tripathi.
- J. Stone, The Legal System and the Lawyer's Reasoning (1999), Universal, New Delhi.
- M.P. Singh (ed.), V.N. Shukla, Constitution of India (2000). Oxford.



- M.P. Jain, Outlines of Indian Legal History (1993) Tripathi. Bombay.
- M. Glanter. Competing Equalities Law and the Buckward Classes in India (1984), Oxford.
- Marc Glanter (ed.), Law and Society in Modern India (1997) Oxford.
- Ravi Prakash, Constitution, Fundamental Rights and Judicial Activism in India (1997).
- Thrity Patel, Personal Liberty under the Constitution of India (1993) Jain Publishers, New Delhi.
- U. Baxi, The Indian Supreme Court and Politics (1980) Eastern, Lucknow.
- Upendra Baxi, The Crises of the Indian Legal System (1982) Vikas, New Delhi.

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SYLLABUS FOR MASTER OF LAWS- TWO YEAR COURSE (2023-2024)

SEMESTER

: II

Name of the Subject

General Principles of Criminal Law and Forensic Studies

Paper Number

VII

Paper Code

0278503

Type of Subject

Compulsory

Credits

4

Assessment Method

Total Marks:100

External Examination Theory Paper: 75 Marks (3 Hours

Duration)

Internal Assessment

: 25 Marks

Internal Examination

: 20 Marks (1 Hour

Duration)

Class Performance and Regularity : 05 Marks

Course Outcomes:-

- Demonstrate integrated understanding of the current theoretical and practical issues relating to crime and the role of criminal law in society.
- Demonstrate specialised knowledge of the constituents of crime, concept of strict liability, vicarious liability and inchoate offences.
- Demonstrates general defenses while making a comparative analysis with their concepts as applicable in India. UK and USA.
- Develops a nuanced understanding of the role of forensic science—in—the—Indian criminal—Justice—system—while exploring various facets and recent advances in the field of forensic science as they It exists in India UK and USA.
- Develops advanced understanding of crime scene investigation within the framework of forensic science.
- Enables the learners to apply advanced skills in legal research, understand synthesis of primary and secondary legal material and analysis of competing policy considerations.
- Prepares the students to practice in law courts as specialized criminal lawyers and for appearing in state judicial services and UPSC exams.

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SECTION-A Constituents of Crime Actusreus Mensrea

Concept of Strict Liability in Criminal Law, Principle of Legality, Corporate Criminal Liability

Vicarious Liability with special reference to Section 34 and 149 IPC

Case Law:

Barendra Kumar Ghosh vs. King Emperor AIR 1925 PC 1
Standard Chartered Bank vs. Directorate Enforcement AIR 2005 SC 2622

SECTION-B

Inchoate Crimes

- Abetment
- Criminal Conspiracy
- Attempt

General Defences and Comparative Analysis with Laws in UK and USA

- Mistake
- Accident

Necessity

- Insanity
- Intoxication

Private Defence

SECTION-C

Definition, nature and scope of Forensic Science

Crime scene investigation: understanding and purpose of Crime scene examination and investigation, physical evidence, its collection, packing and transportation, chain of custody Evidentiary value of Forensic Report

Case Law:

Sharda versus Dharmpal AIR 2003 SC 3450

Naraya Dutt Tiwari versus Rohit Shekhar SLP (c) No. 17622 of 2012 decided on May 24, 2012 (2012) 12 SCC 554

SECTION-D

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1

Recent advances in Forensic Science and Comparative Analysis with UK and USA Narco Analysis, Brain Mapping, DNA Finger Printing and their Admissibility in the Court, Polygraph Test and NHRC guidelines of administration of Polygraph test.

Case Law:

State of Bombay versus Kathi Kalu Oghad AIR1961 SC 1808 Selvi versus State of Karnataka AIR 2010 SC 1974

Suggested Readings:

- Jeremy Horder, Ashwoth's Principles of Criminal Law, Ed. 10, Oxford UniversityPress, New York, 2022.
- Richard Card and Jill Molloy, Card and Cross and Jones Criminal Law, Ed. 22
 Oxford University Press, 2016.
- Mike_{th} Molan, Duncan Bloy and Denis Lanser, Modern Criminal Law, Ed. 5 . Cavendish Publishing Limited, London, 2003.
- K. I.Vibhuti, PSAPillai's Criminal Law, Ed. 15, Lexis Nexis, 202
- K.A. Pandey, O.P. Srivastva's Principles of Criminal Law, Ed. 8 , Easter Book Company, Lucknow, 2023
- Glanville Williams, Text Book of Criminal Law, Ed. 3, Sweet & Maxwell, 2012
- Jonathan Herring, Criminal Law, Ed. 10, Oxford University Press, New York, 2022
- David th Ormerod and Karl Laird, Smith, Hogan, and Ormerod's Criminal Law, Ed. 16, Oxford Press, New York, 2021
- R.C. Nigam, Law of Crimes in India Vol. I, Asia Publishing House, Bombay, 1965
- K. Mathiharan and Amrit K Patnaik, Modi's Medical Jurisprudence and Toxicology, Ed. 23 , LexisNexis, Buttersworth, 2008
- K. Kannan and K. Mathiharan, Modi's Textbook of Medical Jurisprudence and Toxicology, Ed. 24, Butterworth's India, 2012
- R.M. Jhala and K Kumar, Jhala and Raju's Medical Jurisprudence, Ed. 6, Eastern Book Company, 1997
- KtiS. Narayan Reddy, Medical Jurisprudence and Toxicology, Vols 2, Ed 5, SCJPublications, 2023
- Krishan Vij, Textbook of Forensic Medicine and Toxicology Principles and Practice, Ed. 6, Elsevier India Private Limited, 2014.
- Robert Milne, Forensic Intelligence, Ed. 1, CRC Press Taylor & Francis Group, 2013.
- B.R. Sharma, Forensic Science in Criminal Investigation & Trials, Ed. 6, Lexis Nexis 2020.
- Daniel A. Martell, The Future of Forensic Science, Ed. 1 , Wiley, American Academy of Forensic Science, USA, 2019.

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 Howard A. Harris nand Henry C. Lee, Introduction to Forensic Science and Criminalistics, Ed. 2 , CRC Press Tailor and Francis Group, 2019.

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SYLLABUS FOR MASTER OF LAWS- TWO YEAR COURSE (2023-2024)

SEMESTER: II

Name of the Subject

Family Law

Paper Number

VIII

Paper Code

0278504

Type of Subject

Compulsory

Credits

Assessment Method

Total Marks: 100

External Examination Theory Paper: 75 Marks (3 Hours Duration)

Internal Assessment

: 25 Marks

Internal Examination

: 20 Marks (1 Hour Duration)

Class Performance and Regularity : 05 Marks

Course Outcomes

- 1. To Illustrate and Tabulate the understanding of the Family Laws by developing the skill to read and interpret the different aspects of family laws (Marriage, Divorce, Succession. Adoption, Guardianship and custody, Maintenance) among different religions.
- 2. To Read and Interpret the Judgments on various aspects of family law, interpreted and expounded by courts.
- 3. To Examine a deep understanding of the Uniform Civil code, NRI marriages and emerging issues.
- 4. To Analyse the provisions given in Domestic Violence Act with special reference to Live in Relationship/Same sex marriages.
- 5. To Consider the law relating to Inter -personal law conflicts.
- 6. To Equip the students for the legal knowledge in regard to the personal laws and which can also be helpful to them for their further enhancement in research skills.

SECTION-A

Marriage among Hindus, Muslims, Parsis and Christians Evolution and nature of marriage and different kinds of marriage Requirements/ conditions of a valid marriage under different personal laws Restitution of Conjugal Rights

Inter- personal law conflict (effect of conversion) Uniform civil code: need and feasibility

SECTION-B

Divorce among Hindus, Muslims, Parsis and Christians

Divorce under different personal laws

Nullity of marriage under different personal laws

Theories of Divorce : Fault Theory, Breakdown Theory, Irretrievable Breakdown Theory, Consent Theory

SECTION-C

Incidental Issues Concerning Marriage

Marriage of minors: Position under different personal laws and application of The Prohibition of Child Marriage Act, 2006

Registration of Marriages

Marriages with Expatriate Indians/ NRI Marriages and conflict of laws

Matrimonial Property: Emerging trends

SECTION-D

Issues of custody, guardianship in matrimonial disputes Maintenance of women: under personal laws, CrPc. The Protection of Women from Domestic Violence Act 2005, The Prohibition of Child Marriage Act 2006

Live in Relations: in light of provisions of The Protection of Women from Domestic Violence Act 2005 and latest Court decisions, Same sex marriages

Suggested Readings:

- Agnes Flavia: Family Law vol. II: Marriage, Divorce and Matrimonial Litigation, (Oxford University Press, New Delhi, 2011)
- Desai Kumud: Indian Law of Marriage and Divorce, (Lexis NexisButtersworths WadhwaNagpur, 2011)
- Diwan, Paras and Peeyushi Diwan, Law of Marriage and Divorce, (Universal LawPublishing Co. Ltd., New Delhi, 2008).
- Fyzee, F.A.A: Outlines of Muhammadan Law, (Oxford University Press, 4th ed.)
- Kaur, Dr. Supinder, Hindu Law, Shri Ram Law House Publication, 2020
- Mayne, Treatise on Hindu Law and Usages, (Bharat Law House, WestBengal 1986)
- Mulla: Principles of Hindu Law, (ed) S.A. Desai. (Buttersworths, New Delhi, 2001)
- Parkinson Patrick: Family Law and the Indissolubility of Parenthood, (Cambridge University Press, New York, U.S.A. 2011)
- Pradhan Saxena, Poonam: Family Law Lectures, Family Law II, (Lexis Nexis, 2011).
- Qureshi, M.A.: Muslim Law, (Central Law Publication, 2002).
- Sagade, Jaya: Child Marriage in India: Socio-Legal and Human Rights Dimensions, (Oxford university Press, New Delhi, 2005)

le the

• Saharay, H.K.: Laws of Marriage and Divorce, (Eastern law House, 2007)

Bare Acts:

The Hindu Marriage Act 1955

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- The Anand Marriage Act 1909
- The Special Marriage Act 1954
- The Indian Christian Marriage Act, 1872
- The Parsi Marriage and Divorce Act 1936
- The Divorce Act 1869
- The Dissolution of Muslim Marriage Act, 1939
- The Muslim Women (Protection of Rights on Divorce) Act, 1986
- The Prohibition of Child Marriage Act, 2006
- The Protection of Women from Domestic Violence Act 2005

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Master of Laws - Two Year Course

(2024-2025) Semester III (Group -I)

Name of the Subject

Administrative Law

Paper Number

IX

Paper Code

0378501

Type of Subject

Optional

Assessment Method

Total Marks:100

External Examination Theory Paper: 75 Marks (3 Hours Duration)

Internal Assessment

: 25 Marks

Internal Examination

: 20 Marks (1 Hour Duration)

Class Performance and Regularity : 05 Marks

Course Outcomes

- To illustrate and articulate the knowledge regarding growth of Administrative law and to make the students to understand the need of Administrative law by explaining its relation with Constitutional law.
- To identify and locate the application of the Administrative Law in India by giving practical examples of working of administrative institutions and to recognize the importance of uncodified administrative law and appraise its application in present time.
- To tabulate and review the cases on various facets of Constitutional and administrative law like separation of powers, applied and expanded by Courts through judgments, to seek a deeper understanding of the subject.
- To appraise the remedies under Indian Constitution particular with respect to Article 14,19 and 21 through the Article 32, 226 & 227 and understand the İΟ principles of natural justice needed for administrative adjudication.
- To differentiate and distinguish between Constitutional law and administrative law by explaining the functioning of the administrative institutions such as Administrative Tribunals, Ombudsman, Lokayuktas, Lokpal etc. for the end of justice under the Administrative law.
- To survey and analyses the reasons and evolution of delegated legislation and its functioning, authorities within the ambit of the powers conferred to them and to develop a critical and logical mind which would enable the students to argue and defend the matters related to the fundamental principles followed to render justice i.e. principles of natural justice. their kinds and exceptions.
- To equip and train the students for the legal practice by explaining the various writ petitions under Constitutional law and the basic principles of Administrative law which may help them while dealing with Courts and Tribunals and a particular focus is placed upon judicial review including its fundamental concepts of jurisdictions, ultra virės and procedurals fairness.

SECTION-A

Meaning, Nature and Scope of Administrative Law

Evolution and Development of Administrative Law and its relationship with Constitutional Law

Separation of Powers - from Rigidity to Flexibility

Rule of Law - Changing Dimensions

Case Laws:

Ram Jawaya Kapur v. State of Punjab, AIR 1955 SC 549 Indira Gandhi v. Raj Narain, AIR 1975 SC 2299

SECTION-B

Delegated Legislation - Permissible Limits and Controls, Principles of Natural Justice Liability of State - Tortious and Contractual Liability Promissory Estoppel - Constitutional Dimensions

Case Laws:

Re Delhi Laws Act, AIR 1951 SC 332

Maneka Gandhi v. Union of India, (1978) 1SCC 248

SECTION-C

Privilege against Disclosure

Right to Information - Official Secrets and Right to Information Act Executive Privilege - Security of State and control on information

Judicial Review

Case Laws:

Express Newspapers (Put) Ltd. v. Union of India, AIR 1986 SC 872 L. Chandra Kumar v. Union of India and others, AIR 1997 SC 1125

SECTION-D

Ombudsman - Lokpal and Lokayukta institutions Inquiry Commission - Vigilance Commission Judicial Inquiries

Public Interest Litigation and its Emerging Dimensions

Case Laws:

Hussainara Khatoon & Ors v Home Secretary, State of Bihar, AIR 1979 SC1369 Rupa Ashok Hurra v. Ashok Hurra, AIR 2002 SC 1771 Suggested Readings:

• Cann, Steven J, Administrative Law 3 Ed., 2002.

PEd., 2002.

- Kesari, U.P.D, Lectures on Administrative Law. 15 Ed, 2005, Central Law Agency, Allahabad.
- Massey, I.P., Administrative Law, 5 Ed. 2003, Eastern Book Company. Lucknow.
- Stott, David and Felix, Alexandra Principles of Administrative Law, Cavendish Publications, London, 1997.
- Takwani, Thakker, C.K Lectures on Administrative Law, 3 Ed. 2003, Eastern Book Company, Lucknow.
- Wade and Forsyth, Administrative Law, 9 Ed., 2004, Oxford University Press.
- Jain, M.P. and Jain, S.N. Principles of Administrative Law, 5 Ed. 2007 Wadhwa and Co. Delhi.
- Upadhya, JJR, Administrative Law, Central Law Agency. 7 Ed. (2006).

Master of Laws - Two Year Course

(2024-2025)

Semester III (Group -I)

Name of the Subject

Service Law

Paper Number

Χ

Paper Code

0378502

Type of Subject

Optional

Assessment Method

Total Marks:100

External Examination Theory Paper: 75 Marks (3 Hours Duration)

Internal Assessment

: 25 Marks

Internal Examination

: 20 Marks (1 Hour Duration)

Class Performance and Regularity : 05 Marks

Course Outcomes

1. Studying the constitutional provisions relating to constitutional right to equality in general as well as in service jurisprudence mentioned under Article 14 to Article 16 of the Constitution of India.

- 2. Understanding the concept of discrimination and its types mentioned under Article 15 of the Constitution of India.
- 3. Articulating an ability to provide critical analysis of the legal and policy issues and identify gaps in the literature.
- 4. Understanding the concept of equal pay for equal work under the Directive Principles of State Policy.
- 5. Understanding the concept of Administrative Tribunals and its working under the Constitution of India and other legislations.
- 6. Comparing and assess various facets of service law to develop a critical mind which would enable the student to argue and defend the matters related to service law in courts of law.
- 7. Formulating a well-constructed and structured arguments based on philosophical foundations of service jurisprudence for the purpose of stimulating debates within the globalized frame work.

SECTION-A

Article 323-A of the Constitution of India Administrative Tribunals; their composition, Powers and Procedure under Administrative Tribunals Act, 1985 Constitutional Right to Equality: Relating to Service Matters

SECTION-B

Services under the Union and States (Articles 308-323) with special emphasis on Article 309-311

Major & Minor penalties

Suspension and Substances Subsistence Allowance.

Conduct and Procedure of Departmental/Disciplinary enquiries (including charge-sheet, inspection and supply of copies of documents, production of evidence, enquiry report, hearing if any on question of penalty and final question of penalty and final action by competent authority.

SECTION-C

Compulsory / Premature Retirement

Principles of Equal Pay for Equal Work

Status and Rights of Adhoc Employees and their Regularization

SECTION-D

Principles for Determination of Seniority:

- (a) Seniority based on date of Confirmation
- (b) Seniority based on quo-rota rules

Adverse entries in Annual Performance Assessment Report (APAR) Deputation

Suggested Readings:

- Doabia and Doabia, The Law of Services and Dismissals (2015) Lexis Nexis, New Delhi.
- Markandey Katju, Domestic Enquiry (1999) Lexis Nexis, New Delhi.
- M.R. Mallick, Service Law in India.
- Narendra Kumar, Law Relating to Government Servants and Management of Disciplinary Proceedings.

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- N. Singh, Services and Disciplinary Actions: In Civil Services, PSUs and Other Services.
- · Rosemary Kennedy and Jenny Richards, Integrating Human Service Law and Practice
- (2007) Oxford University Press, New York.
- · Samaraditya Pal, Law Relating to Public Service (2011) Lexis Nexis, New
- Delhi.
- S.T. Srinivasan, Kulshretha's Service Laws and Constitutional Remedies

Master of Laws - Two Year Course

(2024-2025)

Semester III (Group -I)

Name of the Subject

Environment Protection Law-I

Paper Number

ΧI

Paper Code

0378503

Type of Subject

Optional

Assessment Method

Total Marks:100

External Examination Theory Paper: 75 Marks (3 Hours)

Duration)

Internal Assessment

: 25 Marks

Internal Examination

: 20 Marks (1 Hour

Duration)

Class Performance and Regularity : 05 Marks

Course Outcomes

- 1. It equips the students with the understanding of a plethora of laws applicable to varying fields of environmental jurisprudence.
- 2. Defines and elaborates the various types of Environmental pollutions while imparting knowledge of relevant laws relating to air, water, noise, etc. formulated to tackle specific
- 3. Appraises the students with the current environmental issues and concerns thus inculcating in them a better and wise sense of environmental sustainability. by introducing the rules relating to management of various forms of wastes.
- 4. Gives the learners a clear picture of the past and prevalent environmental concerns, which have led to innumerable judicial decisions in the field of environment.
- 5. Develops a sense of understanding and concern in the present Tech Savvy students about the ifs and buts of e-waste, its disposal and related issues.
- 6. Appraises the students with the need and purpose of a special adjudicatory body for dealing with Environmental cases.

SECTION-A

Global and National Environmental Issues and Problems: Air Pollution, Water Pollution, Noise Pollution, Environmental Hazards related to Hazardous Chemicals, Municipal Solid Waste and Hazardous Wastes Disposal.

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

The Air (Prevention and Control) of Pollution Act. 1981

Case Law:

M.C. Mehta versus Union of India AIR 1988 SC 1037

M.C. Mehta versus Union of India 1997 (2) SCC 353

SECTION-B

The Environment Protection Act, 1986

The Noise Pollution (Regulation and Control) Rules. 2000

Hazardous and Other Wastes (Management and Transboundary Movement)Rules, 2016

Case Law

- N.D.Jayal versus Union of India (2004) 9 SCC 362
- Farhd K. Wadia versus Union of India (2009) SCC 442

SECTION-C

The Chemical Accidents (Emergency) Planning, Preparedness and Response Rules, 1996

The Plastic Waste Management Rules, 2016

The Solid Wastes (Management) Rules, 2016

Case Law:

Goodwill Plastic Industries versus Union of India 2013 All (1 NGT Reporter (Delhi) 486 Almitra H. Patel versus Union of India Original Application No. 199 of 2014 decided on 22.12.2016 National Green Tribunal Principal Bench Manu/GT/0150/2016

SECTION-D

Public Liability Insurance Act, 1991

The National Green Tribunal Act, 2010

The E-Waste (Management) Rules, 2016

Case Law:

M.C. Mehta versus Union of India AIR 1987 SC1086

Save Mon Region Federation versus Union of Indian NGT Principal

Bench, M.A. NO. 104 OF 2012 (Arising Out of Appeal No. 39 OF 2012)

Suggested Readings:

• P.S. Jaswal, N.Jaswal and V. Jaswal, *Environmental Law*, 5 Edition, Allahabad LawAgency, Faridabad, Reprint 2023.

• N.M. Swamy, N. Ranjit and N. Chaithanya, Law Relating to environmental Pollution and Protection (Vols. 3), 6 Edition, Asia Law House, 2021.

• M. C. Mehta, Lal's Commentary on Water and Air Pollution and Environment (Protection) Laws, Delhi Law House, 2000.

- P. Leelakrishnan, *Environmental Law in India*, 6 Edition, Lexis Nexis, Butterworths, Nagpur, 2021.
- John A. Matthews, Handbook of Environmental Change (Vols 2) SAGE Publications Ltd., 2012.
- P.B. Sahasranaman, Handbook of Environmental Law, 2 Edition, Oxford University Press, 2012.
- Vidya Bhagat Negi, Environmental Laws Issues and Concerns, Regal Publication, New Delhi, 2011.
- Ritwick Dutta, The Environmental Activists Handbook, Published by Socio-Legal Information Centre, Mumbai, 2000.
- Donald K. Anton and Dinah L. Shelton, Environmental Protection and Human Rights, Cambridge University Press. Cambridge, 2011.
- Philippe Sands, Jacqueline Peel, Adriana Fabra, Ruth MacKenzie, Principles of International Environmental Law, 4 Edition, Cambridge University Press, UK, 2018.
- Ellen Hey, Advanced Introduction to International Environmental Law, Edward Elgar Publishing Ltd, UK, 2016.

Master of Laws - Two Year Course

(2024-2025) Semester III (Group -1)

Name of the Subject

Environment Protection Law-II

Paper Number

XII

Paper Code

0378504

Type of Subject

Optional

Assessment Method

Total Marks:100

External Examination Theory Paper: 75 Marks (3 Hours Duration)

Internal Assessment

: 25 Marks

Internal Examination

: 20 Marks (1 Hour Duration)

Class Performance and Regularity

: 05 Marks

Course Outcomes

At the end of the course the students shall be able to:

- 1. Attain a fair understanding of principles and procedures laid down under the international conventions/declarations relating to environment law.
- 2. Comprehend the role of the international institutions in the enforcement of the international obligations.
- 3. Assimilate the concept of international trade and its role towards the protection of the environment.
- 4. Understand the health and safety protection measures taken as per the WTO agreements.

SECTION-A

Liability for Environmental Damage

State Liability and State Responsibility for Environmental Damage: Defining Environmental Damage, Threshold at which environmental damage entails liability, standard of care and reparation.

The Work of International Law Commission on Prevention of Transboundary harm and Allocation of Loss and 2001 Articles on State Responsibility.

State practice and United Nations Compensation Commission's Report and Recommendations Concerning the Third Instalment of "F4" Claims Environmental Damage.

Civil Liability for environmental damage under international law: Scope, Issues and Challenges.

SECTION-B

International Enforcement

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Role of the International Courts and tribunals in enforcing and developing international environmental law: Contentious cases, Advisory opinions and Interim measures of Protection from the International Court of Justice;

International Tribunal on Law of Seas (ITLOS) and the European Court of Justice.

SECTION-C

International Trade and Environment Protection

Trade measures in International Environmental Agreements

Unilateral Environmental Measures and International trade: the work of WTO and its Committee on Trade and Environment Contribution of WTO Dispute Settlement Body: Shrimp /turtle cases (1998 and 2001), Asbestos case (2000), Brazil Retreaded tyres (2007).

SECTION-D

Measures for health and safety protection: WTO's Agreement on Sanitary and Phytosanitary Measures; Beef Hormones case, Australia Salmon case (2000), EC- Biotech case (2006)

Suggested Readings:

- Sands, Principles of International Environmental Law, Cambridge University Press: Cambridge, 3rd edition (2012).
- Birnie, Boyle and Redgwell, International Law and the Environment, Oxford University
- Press. 3rd edition (2009).
- · Bowman, Davies and RedgwellLyster's International Wildlife Law, Cambridge
- University Press, 2nd edition (2010).
- M. Evans (ed), International Law, Oxford University Press, 3rd edition (2010).
- · Brown Weiss, McCaffrey, Magraw, Tarlock, International Environmental Law and
- Policy, 2nd Ed (2007).
- Dupuy, P. M. and J. E. Vinuales, International Environmental Law: A Modern
- Introduction (Cambridge University Press, forthcoming in 2014)
- · Hunter, D., J. Salzmann and D. Zaelke, International Environmental Law and Policy
- (New York, Foundation Press, 4th ed. 2011.
- · Bell. S., D. McGillivray and O. W. Pedersen, Environmental Law (Oxford
- University Press, 8th ed., 2013).



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Master of Laws - Two Year Course

(2024-2025)

Semester III (Group -II)

Name of the Subject

Law of Contract

Paper Number

XIII

Paper Code

0378505

Type of Subject

Optional

Assessment Method

Total Marks:100

External Examination Theory Paper: 75 Marks (3 Hours Duration)

Internal Assessment

: 25 Marks

Internal Examination

: 20 Marks (1 Hour Duration)

Class Performance and Regularity : 05 Marks

(General Principles of Contract and Specific Contract)

Objective: To provide an in-depth understanding of the fundamental principles of contract law.

Covering the formation, enforcement and performance of contracts,

Course Content:

SECTION (A)

Nature, scope and essentials of a valid contract

Offer and Acceptance

Capacity to contract

Free consent,

Consideration,

SECTION (B)

Legality of object

Void, Voidable, and Contingent contracts

Performance of Contract

SECTION (C)

Rules regarding performance of contracts

Discharge of Contract, Indemnity, Guarantee.

SECTION (D)

Damages in the from of compensation,

Quasi-Contract, Agency, Bailment, Pledge.

BOOKS RECOMMENDED

ANSONS -Law of Contract.

BANGIA R.K (Dr.) -Indian Contract Act.

DESAI S.T -The Indian Contract Act.

Moitra A.C (Dr.)- Principles and Digest of Indian Contract Act.

Pollock and Mulla -Indian Contract and Specific Relief Act.

Singh Avtar (Dr.) -Law of Contract.

Master of Laws Two Year Course (2024-2025)

Semester III (Group -II)

Name of the Subject

Sales of Goods Act, Partnership Act & Specific Relief Act

Paper Number

XIV

Paper Code

0378506

Type of Subject

Optional

Assessment Method

Total Marks:100

External Examination Theory Paper: 75 Marks (3 Hours Duration)

Internal Assessment

: 25 Marks

Internal Examination

: 20 Marks (1 Hour Duration)

Class Performance and Regularity : 05 Marks

Objective: To Provide comprehensive knowledge governing the sale of good,

Partnership, and remedies under the Specific Relief Act.

Course Content:

SECTION (A)

Sales of Good Act, 1930

Contract of Sale, Definition, Nature and Essentials

Formation of the Contract of Sale

Conditions and Warranties, Transfer of Property in Goods

SECTION (B)

Passing of property and risk, Rights of an unpaid seller, Performance of the contract of Sale, Rights and Duties of Buyer and Seller.

SECTION (C)

Indian Partnership Act, 1932

Nature and Definition of partnership

Essentials

Rights, Duties, and liabilities of Partners

Mutual rights and obligations

Dissolution of partnership, registration of partnership

SECTION (D)

Specific Relief Act.1963

Nature of Reliefs.

Recovery of possession of property,

Specific performance of contracts.

Rectification and cancellation of instruments,

BOOKS RECOMMENDED

Pollock and Mulla -Indian Contract and Specific Relief Act.

Pollock and Mulla -The sale of Goods Act.

Singh Avtar (Dr.) Law of Sale of Goods.

Justice P.S Narayana- The law of Partnership.

Hitender Mehta -Limited Liability Partnerships, Law and Practice

R.K Bangia- Sale of Goods Act

S.T Desai -Partnership Act

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Master of Laws

Two Year Course (2024-2025)

Semester III (Group -II)

Name of the Subject

Company Law

Paper Number

XV

Paper Code

0378507

Type of Subject

Optional

Assessment Method

Total Marks:100

External Examination Theory Paper: 75 Marks (3 Hours Duration)

Internal Assessment

: 25 Marks

Internal Examination

: 20 Marks (1 Hour Duration)

Class Performance and Regularity : 05 Marks

Objective: To provide an advanced understanding of the legal framework governing the formation, management, and regulation of companies.

Course Content:

SECTION(A)

Company: Nature and Types, Definition, Characteristics, and Classification of Companies

Incorporation,

Memorandum of Association (MoA) and Articles of Association (AoA)

Corporate Governance and Directors

Share capital

SECTION(B)

Corporate Social Responsibility (CSR), shares, Prospects

SECTION(C)

General and Board meetings

Types of resolutions: Ordinary and Special

Procedure for conducting meetings and passing resolutions

SECTION(D)

Corporate restructuring: Mergers, Amalgamations, and Takeovers

Winding Up of Companies

BOOKS RECOMMENDED

Y

Manjundar A.K- Company Law and Practice

Kapoor G.K (Dr.) and Grower, - L.C.B. Principles of Modern Company Law

Ramayya A. - A Guide to Companies Act

Singh Avtar (Dr.)-Indian Company law

Rai kailash – Principles of Company law

Dhingra L.C (Dr.)- Principles of Company law

Tripathi S.C (Dr.)- Modern Company law

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Master of Laws

Two Year Course (2024-2025)

Semester III (Group -II)

Name of the Subject

Banking Law

Paper Number

XVI

Paper Code

0378508

Type of Subject

Optional

Assessment Method

Total Marks:100

External Examination Theory Paper: 75 Marks (3 Hours Duration)

Internal Assessment

: 25 Marks

Internal Examination

: 20 Marks (1 Hour Duration)

Class Performance and Regularity : 05 Marks

Objective: To provide a thorough understanding of the legal principles and regulatory framework governing banking operations.

Course Content:

SECTION(A)

Definition of banking and banking companies

Historical evolution of banking law in India

Overview of the Banking Regulation Act, 1949

Relationship Between Banker and Customer

SECTIN(B)

Negotiable Instruments Act, 1881

Promissory notes, Bills of Exchange, and Cheques

Endorsement. Discharge, and Dishonor of Negotiable Instruments

Liabilities of parties to negotiable instrument

SECTION(C)

Role of the Reserve Bank of India (RBI)

RBI's powers and functions

Banking Ombudsman Scheme

SECTION(D)

Banking Services and Operations

Types, procedures, and recovery

Electronic banking and digital transactions



BOOKS RECOMMENDED

Bangia R.K- Negotiable Instrument Act

Bashyam and Adiga- The Negotioable Instrument Act

Chorley Lord-law of Banking

Faizi O.P - The Negotioable Instrument Act

Gupta S.N -Banks and the customer Protection Law

Gupta S.N -The Banking law and Practice in India

Megrath Maurice and Ryder F.R. Paget's - Law of Banking

Partha Sarthy M.P. Negotiable Instrument Act

Singh Avtar (Dr.)-Negotiable Instrument Act

Tannen M.L -Banking law and Practice in India.

Each Paper will consist of theoretical analysis, case law studies and application of laws to real life business scenarios. This curriculum ensures a comprehensive understanding of business law concepts and prepares students for both academia and practice.

SEMESTER IV

Master of Laws

Two Year Course (2024-2025) Semester IV Group-I

Name of the Subject

Comparative Public Law

Paper Number

XVII

Paper Code

0478501

Type of Subject

Optional

Assessment Method

Total Marks:100

External Examination Theory Paper: 75 Marks (3 Hours Duration)

Internal Assessment

: 25 Marks

Internal Examination

: 20 Marks (1 Hour Duration)

Class Performance and Regularity : 05 Marks

Course Outcomes

- define of Public through comparative studies of its key To the contours Law concepts.
- To discuss and examine the foundations of the public law with the help of some important concepts for example: federalism, constitutionalism, Judicial review etc.
- To develop an ability among the students to articulate contemporary constitutional challenges.
- To appraise and evaluate the comparison among India, U.K and U.S.A regarding some key concepts of public law and equip the students with required knowledge and skills.
- To test and reframe the entire information and knowledge offered by the subject on needful basis.
- To prepare students to formulate their opinion and devise mechanism to tackle new age public law challenges.

SECTION-A

Concept of Public Law and Constitution

Meaning and Scope of Public Law

Significance of Comparative Public Law - Constitutional Law, Administrative Law and Criminal

Law

Public Law and Private Law Divide

Written and Unwritten Constitutions

Constitution, Constitutionalization & Constitutionality

SECTION-B

Constitutional Federalism, Judicial Review & Rule of Law

General features of a federal system as opposed to a unitary system Models of Federalism, USA, India

Concept & Origin of Judicial Review

Constitutional Judicial Review

From Marbury to Kesavananda

Rule of Law: A Comparative Study USA, UK, India

SECTION-C

Constitutional Amending Powers; Originalism & Constitutionalism

Methods of Amendment

Theory of Constituent Power

Limitations on Amending Power: Comparative Perspective USA & India

Theory of Basic Structure: Origin & Development

Originalism

Living Constitution

Constitutionalism: Concept. Features and Relation between Constitution and Constitutionalism

SECTION-D

Separation of Powers: US, India

Montesquieu's Theory

The relations between organs of the State: A Comparative Study

Public Interest Litigation: US, India

Locus Standi Judicial Activism Judicial Accountability

Suggested Readings:

- DD. Basu, Comparative Constitutional Law (2nd ed., Wadhwa, Nagpur).
- M.V. Pylee, Constitutions of the World (Universal, 2006).
- Mahendra P. Singh, Comparative Constitutional Law (Eastern Book Company, 1989).
- Sudhir Krishna Swamy, Democracy and Constitutionalism in India-A Study of the Basic Structure Doctrine (Oxford University Press, 2009).
- S.P. Sathe, Fundamental Rights and Amendment of the Indian Constitution (1968).
- H.M. Seervai, Constitutional Law of India (Universal Publications, 2002).

Tisal I dollcations, 2002).

- H.M. Seervai, The Emergency, Future Safeguards and the Habeas Corpus: A Criticism (1978).
- Anirudh Prasad. Judicial Power and Judicial Review (Eastern Book Company, Lucknow).
- John F. McEldowney, Public Law (Sweet & Maxwell, London).
- De Smith's, Judicial Review (Sweet & Maxwell, London).
- K.C. Wheare, Federal Government (Oxford University Press).
- Wade & Philips, Constitutional Law (Longmans, Green).

• Vikram David Amar, Mark Tushnet, Global Perspectives on Constitutional Law (Oxford University Press, 2009).

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Master of Laws

Two Year Course (2024-2025) SEMESTER -IV Group-1

Name of the Subject

Environmental Law and Policy

Paper Number

XVIII

Paper Code

0478502

Type of Subject

Optional

Assessment Method

Total Marks:100

External Examination Theory Paper: 75 Marks (3 Hours Duration)

Internal Assessment

: 25 Marks

Internal Examination

: 20 Marks (1 Hour Duration)

Class Performance and Regularity : 05 Marks

Course Outcomes :-

- It labels out the new paradigms related to environment by linking it to the concept of environmental justice and sustainable development.
- It articulates comparative legal framework at national and international level for determining the advances in environmental law.
- It stimulates thought process in the learners while administering them with the knowledge of various policy matters that are designed for better environmental infrastructure.
- It appraises the students with the new dimensions of environmental wellbeing while evaluating the concepts of climate change, biodiversity, different forms of hazardous wastes, etc.
- It summarizes the various forms of threats to environmental wellbeing, while elaborating the steps, laws or norms formulated from time to time at the international level. 6. It gives a true and clear picture of the actual environmental concerns and controversies around the world by appraising the students with appropriate case laws.

SECTION-A

Environmental Justice Meaning and Scope

Environment and Human Rights Issues

Sustainable Development

Case Law:

Vellore Citizens Welfare Forum v. Union of India (1996) 5 SCC 647

SECTION-B

Climate Change

United Nations Framework Convention on Climate Change

Kyoto Protocol

India's National Action Plan on Climate Change

Paris Agreement (COP 21) and future climate change planning

Outcomes of COP 27 (Sharm El Sheik) and COP 28 (Dubai)

Case Study

Climate Change A Just Climate Agreement: The Framework for an Effective Global Deal, Sunita Narain https://www.undp.org/content/dam/india/docs/undp_climate_change.pdf, pages 7-16

SECTION-C

Hazardous Waste Management: Hazardous wastes dumping and disposal and their impact on environment

Basel Convention on the Control of Tran-boundary Movement of Hazardous Waste and their Disposal 1989

The Manufacture, Storage and Import of Hazardous Chemical Wastes Rules, 1989

E-Waste (Management) Rules, 2022

Case Study

Beyond The Ban – Can the Basel Convention Adequately Safeguard the Interests of the World's Poor in the International Trade of Hazardous Waste? Alan Andrews, Law, Environment and Development Journal http://www.lead-journal.org/content/09167.pdf

SECTION-D

Loss of Biological Diversity and Environmental Concerns

United Nations Convention on Biological Diversity 1992

Cartagena Protocol on Bio safety to the Convention on Bio Diversity 2000

Biological Diversity Act, 2002

Case Study

Case studies in the conservation of biodiversity: degradation and threats http://www.the.eis.com/data/literature/Case%20studies%20in%20the%20conservation%2

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Suggested Readings:

- Dilip Ukey and Anil G. Varaiath, Handbook of International Environmental Law, Thomas
- Reuters, 2023.
- P. Leelakrishnan, Environmental Law in India, 6 Edition, Lexis Nexis, Butterworths, Nagpur, 2021.
- Lavanya Rajamani and Jacqueline Peel, The Oxford Handbook of International
- Environmental Law, 2 Edition, Oxford University Press, 2021.
- A. Boyle, and C. Redgwell, *International Law and the Environment*, 4 Edition, Oxford
- University Press, New York, 2021.
- Stuart Bell, Donald McGillivray and others, *Environmental Law*, 9 Edition, Oxford university Press, Oxford, 2017.
- P.S. Jaswal, N.Jaswal and V. Jaswal, *Environmental Law*. 5 Edition, Allahabad Law Agency, Faridabad, Reprint 2023.
- D.A. Farber and C.P. Carlarne, Climate Change Law, Foundation Press, 2022.
- Daniel Bodansky, JuttaBrunnee, and Lavanya Rajamani, *International Climate Change Law*, Oxford University Press, 2017.
- Nicholas Catlin, ICLG Environment and Climate Change Law, A Practical Cross-border
- Insight into Environment and Climate Change Law, 16 Edition, Global Legal Group. 2019.
- Regina S_{th}Axelrod and Stacy D. VanDeveer, The Global Environment Institutions, Law and Policy 5 Edition, Sage Publishing, 2019.
- Sairam Bhat. Handbook on Chemical and Hazardous Waste Management and Handling in India, Ministry of Environment, Forest and Climate Change New Delhi. 2020.
- Saroj Bohra, Biodiversity Law in India: Issues, Policies and Prospects, Thomson Reuters, 2023.

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Master of Laws

Two Year Course (2024-2025) Semester IV (Group -II)

Name of the Subject

Cyber Law

Paper Number

X!X

Paper Code

0478503

Type of Subject

Optional

Assessment Method

Total Marks:100

External Examination Theory Paper: 75 Marks (3 Hours Duration)

Internal Assessment

: 25 Marks

Internal Examination

: 20 Marks (1 Hour Duration)

Class Performance and Regularity : 05 Marks

Course Objectives:*

a) Understand the legal framework governing cyberspace. Analyze cybercrime and digital evidence.

Section A:

Historical development of cyber law

Key concepts (cyberspace, cybersecurity, etc.)

International cyber law frameworks.

International cyber law frameworks.

Types of cybercrimes (hacking, phishing, etc.)

Digital evidence collection and preservation

Cybercrime investigation and prosecution

Section B:

Copyright and digital rights management

Trademarks and domain names

Section C:

Electronic contracts and signatures

Online payment systems and security

Digital taxations and finance

Section D:

Data protection principles and regulations

Privacy laws and online surveillance

Data breach and cybersecurity threats

Cybersecurity and national security

Recommended Readings:

- 1. J.S YADAV-Cyber Law by
- 2.D.J. SOLOVE- Information Technology 3. T.J. HOLT-Cybercrime and Digital Evidence
- 4.A.R. THAKORE- International Cyber Law

Additional Resources:

- 1. UNESCO's Cyber Law Toolkit
- 2. International Telecommunication Union (ITU) publications
- 2. International Telecommunication Union (ITU) publications
- 3. European Cybercrime Convention
- 4. US Cybersecurity and Infrastructure Security Agency (CISA) resources

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SYLLABUS FOR

Master of Laws

Two Year Course (2024-2025)

Semester IV

Group-II

Name of the Subject

International Trade Law

Paper Number

XX

Paper Code

0478504

Type of Subject

Optional

Assessment Method

Total Marks: 100

External Examination Theory Paper: 75 Marks (3 Hours Duration)

Internal Assessment

: 25 Marks

Internal Examination

: 20 Marks (1 Hour Duration)

Class Performance and Regularity : 05 Marks

Course Outcomes

- To enumerates some important conventions of Private International Law of Trade and examine them with the help of some Public International law institutions of Trade.
- To discuss and illustrate some key concepts of International Trade Law.
- To develop an ability to articulate international trade related challenges.
- To appraise the Public International institutions of Trade and evaluate their ability to meet contemporary challenges.
- To test and reframe the entire information and knowledge offered by the subject on needful basis.
- To prepare students to formulate their opinion and devise mechanism to bring new solutions to the trade related problems.

SECTION-A

Private law of International Trade: The UN Convention on Contracts for the International Sale of Goods (VIENNA SALES CONVENTION, 1980) - Application of the Convention; General provision of formation of contract of sales of goods; The UNIDROIT Principles of International Commercial Contracts.

SECTION-B

International Commercial Trade Terms- INCOTERMS 2020.

Carriage of Goods by Sea— Bill of Lading or Charter Party; International Convention on the Unification of Certain Rules relating to Bills of Lading (Hague Rules) and Rotterdam Rules Carriage of Goods by Air; Convention for the Unification of Certain Rules Relating to International Carriage by Air (WARSAW CONVENTION) WARSAW, 1929;

Financing Exports: Letters of Credit: Forms and Types Documentary Credit; The Principle of Autonomy of the Letter of Credit.

SECTION-C

Public Law of International Trade: Historical Background of the GATT, 1947; Evolution of the WTO, 1994- Structure, Principles and Functions; Non- discrimination Provisions in WTO; Voluntary Export Restraint and WTO; Agreement on Safeguards; Agreement on Anti-Dumping; Custom Valuation and WTO; Special and Differential Treatment under the WTO.

SECTION-D

Agreement on Subsidies and Countervailing Measures; Trade in Agriculture; Agreement on the Application of Sanitary and Phytosanitary Measures; Agreement on Technical Barriers of Trade; TRIPS; TRIMS; Trade in Services; Dispute Settlement Body (DSB) in WTO

Suggested Readings:

- INTERNATIONAL TRADE AND BUSINESS: LAW, POLICY AND ETHICS, Professor Peter Gillies, Professor GabriëlMoens, Cavendish Publishing (Australia).
- Gupta, R. K., World Trade Organization- Text (2Vols).
- Adamantopoulos, Konstantinos, An Anatomy of the World Trade Organisation (Kluwer Law
- International, 1997).
- Correa, Carlos. M, IPRs, The WTO and Developing Countries (Zed Books Ltd, London, 2000).
- D. M. and Griffin, Bernardette, The Law of International. Trade (Butterworths and Lexis
- Nexis, London, 2003).
- Dijck, Pitol, Vom and Faber, Gemit, Challenges to the New World Trade Organisation (Kluwer Law International, The Netherlands, 1996).
- Honnold, John, Uniform Law for International Sales under the 1980 United Nations Sales Convention (Kluwer Law International, The Hague, 1982).
- Jayaraj, C. &Govindaraj. V. C, Non- Resident Indians and Private International Law (ISIL & Hope India Publications, New Delhi, 2008).
- Kleso, Robert, International Law of Commerce (Denim's and Co, New York, 1976).
- Meron, Theodor, Investment Insurance in International Law (Oceana Publications, 1976).
- Moens, Gabriel and Giles, Peter, International Trade and Business Law, Policy and Ethics
- (Canadian Publishing, London, 1998).
- Goyal, Anupam, The WTO and International Environmental Law: Towards Conciliation (OxfordUniversity Press, New Delhi, 2006).

- Koul, A. K., The General Agreement on Tariffs and Trade: GATT/World Trade Organisation (WTO) Law. Economic and Politics (Satyam Books, New Delhi, 2005).
- Thommem, T. Kochu, Bills of Lading in International Law and Practice (Eastern Book Company, Lucknow, 1984).
- P. Kindleberger, International Economics (Richard Irwin Homewood. Illinois, Indian Edition 1987).
- B.O. Soderston. International Economics, (McMillan Press Ltd., 1990).
- Dominick, Salavatore, International Economics, (John Wiley & Sons (Asia) Ltd.7th edition, 2001).
- Bhagwati, J.N. International Trade: Selected Readings (McMilan University Press, 1998).
- Krugman P.R. and Obstfeld Maurice, International Economics-Theory and Policy (Addison-Wesley, 2000)

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