॥ सा विद्या या विमुक्तये ॥



स्वामी रामानंद तीर्थ मराठवाडा विद्यापीठ, नांदेड

'ज्ञानतीर्थ', विष्णुपरी, नांदेड – ४३१ ६०६ (महाराष्ट्र राज्य) भारत

SWAMI RAMANAND TEERTH MARATHWADA UNIVERSITY, NANDED

'Dnyanteerth', Vishnupuri, Nanded - 431 606 (Maharashtra State) INDIA

स्वामी रामानंद तीर्थ मरावचाडा विवापीत, नांदेड Established on 17th September, 1994, Recognized By the UGC U/s 2(f) and 12(B), NAAC Re-accredited with B++' grade

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विद्यापीठातील मानवविज्ञान प्रस्तुत विद्याशाखेतील पदवीस्तरावरील B. A. LLB. II year आणि LLB. II year चे अभ्यासक्रम शैक्षणिक वर्ष २०२३--२४ पासन लागु करण्याबाबत.

प रिपत्र क

या परिपत्रकान्वये सर्व संबंधितांना कळविण्यात येते की, मानवविज्ञान विद्याशाखेने दिनांक ५ जून २०२३ रोजीच्या बैठकीतील केलेल्या शिफारशीप्रमाणे व दिनांक १६ जून २०२३ रोजी संपन्न झालेल्या ५६ व्या मा. विद्या परिषद बैठकीतील ऐनवेळचा विषय क्र. ०५/५६-२०२३ अन्वये मान्यता दिल्यानुसार पदवीस्तरावरील खालील अभ्याकम शैक्षणिक वर्ष २०२३-२४ पासून लागू करण्यात येत आहे.

1. B. A. LLB. II year .

2. LLB. II year.

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'ज्ञानतीर्थ' परिसर, विष्णुप्री, नांदेड - ४३१ ६०६. जा.क.:शैक्षणिक-१/परिपत्रक/विधीअभ्यासकम/ 2023-28/

दिनांक : ०७.०८.२०२३.

आपली विश्वास

सहा केलसचिव

शैक्षणिक (१-अभ्यासमंडळ) विभाग

प्रत माहितीस्तव व पृढील कार्यवाहीस्तव :

१) मा. अधिष्ठाता, मानवविज्ञान विद्याशाखा, प्रस्तुत विद्यापीठ.

२) मा. संचालक, परीक्षा व मूल्यमापन मंडळ याँचे कार्यालय, प्रस्तृत विद्यापीठ.

३) मा. प्राचार्य, सर्व संबंधित महाविद्यालये, प्रस्तुत विद्यापीठ.

७) सिस्टम एक्सपर्ट, शैक्षणिक विभाग, प्रस्तुत विद्यापीठ. यानां देवून कळविण्यात येते की, सदरील परिपत्रक विद्यापीठाच्या संकेतस्थळावर प्रसिध्द करण्यात यावे.

Swami Ramanand Teerth Marathwada University, Nanded-431 606

(Structure and Syllabus of LL.B. II YEAR AND B.A. LL.B. IV YEAR)



UNDER THE FACULTY OF HUMANITIES

Effective from Academic Year -2023-2024

From the Desk of Chairpersons, Board of Studies in Law

Legal profession is one of the most prestigious, brilliant and attractive of all professions, maintaining the Rule of Law, inculcating a sense of responsibility towards the society, respecting human Rights and administrating the justice. Legal education plays a pivotal role in producing lawyers, Judges, academicians and law abiding citizens with a social conscience. So legal education requires to be competitive globally and qualitative thoroughly to deliver justice to every individual. The importance of legal education cannot be denied. Legal education can be regarded as a primary instrument to bring about social revolution and is a powerful weapon which can be used to change the entire world. So, providing updated syllabus with required trainings and skills such as analytical ability, legal writing, argumentative skills and skills for decision making to the students is the responsibility of University. It is the basic requirement to provide experiential learning through project work, field visit and internships to law students

As the field of legal education becomes the dynamic, competitive and technology dominated due to the advent of Artificial Intelligence and related technological integrations, the Board of studies determined to face and most these professional shellonges fulfilling the peads of law students

to the advent of Artificial Intelligence and related technological integrations, the Board of studies determined to face and meet these professional challenges fulfilling the needs of law students. The latest learner-centric and professional skills-oriented instructional techniques to develop not only the legal competency of our law students but also to equip them with relevant professional skills to meet their employability needs in today's dynamic legal job market, syllabus has been revised.

The university's proper framing and development of syllabi will result in the upbringing and nourishment of holistic development of students. Emphasis is on outcome-based learning. Every course has well-defined objectives and outcomes. The assessment guidelines also provide clarity and precision to the vision behind prescribing the particular course content.

We appreciate the efforts of all the teachers in revising the curriculum and members of BOS for taking initiative in providing the restructured and revised curriculum for LL.B and BA LL.B Courses

Dr. Veena Patil, Chairman Substantive Law Board Dr. Poonam Nathani, Chairman Procedural Law and Practical Training Board



Members of the Board of Studies in the subject of

- 1. Procedural Law
- 2. Substantive Law

FACULTY OF HUMANITIES

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address		address	
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Maharashtra National Law University,		Shri Shivaji Law College, Kandhar	
Nagpur.			



LLB II Year, BALLB IV Year Semester-III

Teaching Scheme

Course Name	Credits Assigned		Teaching Scheme (Hrs./week)		Marking Scheme			
	ESE	CA	Total	Theory	Practical	ESE	CA	Total
Indian Constitutional	03	01	04	06		75	25	100
Law- II								
Jurisprudence	03	01	04	06		75	25	100
Labour Laws -II	03	01	04	06		75	25	100
Criminology and	03	01	04	06		75	25	100
Penology								



Swami Ramanand Teerth Marathwada University, Nanded Faculty of Humanities

LLB II Year, BALLB IV Year Semester-IV

Teaching Scheme

Course Name	Credits Assigned		Teaching Scheme (Hrs./week)		Marking Scheme			
	ESE	CA	Total	Theory	Practical	ESE	CA	Total
Company Law	03	01	04	06		75	25	100
Contract -II	03	01	04	06		75	25	100
Property Law including Transfer of property Act & Easement Act.	03	01	04	06		75	25	100
Family Law- II	03	01	04	06		75	25	100

Practical Training Course:- Alternative Dispute Resolution System

Annual Course: 4 Credit

Practical Book Submission: 75 Marks

Viva Voce: 25 Marks



LL.B. II Year and BA LLB IV Year Syllabus

Semester III

Paper Title: Indian Constitutional Law -II

[CBCS 75:25 Pattern]

Course Objectives:-

CO1:- To Understand the concept of Federalism

CO2:- To understand the concept of Parliamentary form of Government.

CO3:- To understand the process of emergency, amendments, commissions etc.

CO4:- To understand the concept of Judiciary, executives.

Course Outcome:

At the end of the course, the learner shall be able to understand:

CO1: Concept of 'State' in reference to the fundamental rights.

CO2: The fundamental rights and the procedure for compliance of fundamental rights and Writ jurisdiction of Supreme Court and High Court under Article 32 and 226.

CO3: The duty of State and relationship between fundamental rights and directive principles.

CO4: Ability to understand federalism, parliamentary form of government, emergency provisions, etc.

CO5: Acquires knowledge about judicial process in India

Sr.		Unit
No.	Topic	
1	Federalism :-	16
	1. Federalism-principles-comparative study of Federations. Why India has a	
	federal Government.	
	2. Indian Federalism-President of India-Council of State- Process of	
	Constitutional amendment. Identification of Federal Features	
	3. Legislative relations between the Centre and the States.	
	4. Administrative relations between Centre & State.	
	5. Financial Relation between Centre & State.	
	6. Governor's position from the Perspective offederalism: A Critical Study	
	7. Centre's Powers over the States-Art. 356	
	8. Critical Problems of Indian Federalism, Sarkaria Commission-	
	Greater autonomy vs Central Control- One party	
	domination, Emergence of political Federalism.Growth of Regional Parties.	
2	Parliamentary Government:	14
	Components of Parliament -choice of parliamentary government.	
	1.President of India-Election, Qualifications, Impeachment, Salary, Presidents	
	Constitutional position	
	2. Council of Ministers	
	3. Central Government and State Government-Constitutional relationship.	
	4. Legislative process-privileges, freedom of speech, practice of law making,	
	etc.	
	5. Legislative privileges vs. fundamental rights Art. 143 of the Constitution of	

	India	
	6. Prime Minister-Cabinet system-Collectiveresponsibility-individual	
	responsibility. President- P.M. Relationship.	
	Party system-Anti-defection Law, Freedom of MP/MLA to dissent	
	Constitutional Processes of Adoption and Alternation: Article 368	14
3	1. Methods of Constitutional Amendment- Written- Unwritten-Rigid-Flexible	17
3	Constitutions. Types of Amendment: procedure. Review of Constitutional	
	amendments.	
	2. Limitations upon Constitutional amendments: Shankari Prasad case, Sajjan	
	Singh case	
	3. GolakNath case -why should Fundamental Rights be immune from the process	
	of constitutional Amendment?	
	4. Basic structure doctrine as a limitation -Kesavanand Bharti case	
	5. Development of the basic structure Doctrine.Constituent power of the	
	Supreme Court. Wamanrao case, Minerva mills case	
	6. Indira Gandhi case: Judicial consensus on basic structure,	
	7. Legislative and judicial attempts to bury the basic structure doctrine, special	
	bench to reconsider the basic structure Issue. Forty - second constitutional	
	amendment. Forty – fourth constitutional amendment	
	8. Minerva mills and subsequent developments of the basic structure doctrine.	
	9. Responsibility of the court: Judicial Activism Vs. Judicial restraints.	
	Emergency: Article 352 to 360	14
4	1. Emergency, need for such a provision:	17
	2. Proclamation of Emergency- condition- Art.352 - Effect of Emergency on	
	Centre State relations	
	3. Emergency and suspension of fundamental rights Art. 358, 359	
	Makhansingh case, Tarasikha case to A.D.M. Jabalpore case	
	4. State Emergency Article 356 and related provisions	
	4. Financial emergency: Article 360	
5	Judicial Process under the constitution:	14
	1. Court System in India: Backlogs, Arrears, ADR, Lokadalats etc.	
	2. Nature & Scope of Judicial review	
	3. Judicial review U/A 32, 226	
	4.Supreme Court of India: Jurisdictions	
	6. High Courts: Jurisdictions	
	7.Public Interest Litigation.	
6	Services under the constitution:	12
	1. Doctrine of pleasure (Art. 310)	
	2. Protection against arbitrary dismissal. removal or reduction in rank (Art. 311)	
	3. Tulsiram patel case - Exceptions to Art. 311	
	4. Union Public Service Commission: Composition and Functions	
	State Service Commission: Composition and Functions	

- G. Austin, History of Democratic Constitution: The Indian Expenditure (2000) Oxford.
- D.D. Basu, Shorter Constitution of India, (1996), Prentice Hall of India,

Delhi.Constituent Assembly Debates Vol. 1 to 12 (1989).

- H.M. Seervai, Constitution of India, Vol. 1 3 (1992), Tripathi, Bombay.
- M.P. Singh (ed.), V.N. Shukla, Constitutional Law of India (2000) Oxford.
- G. Austin, Indian Constitution: Cornerstone of a Nation (1972).
- M. Galanter, Competing Equalities Law and the Backward Classes in India (1984) Oxford.
- B. Sivaramayya, Inequalities and the Law (1984) Eastern, Lucknow.
- S.C. Kashyap, Human Rights and Parliament (1978) Metropolitan, New

Delhi.[All books latest editions have to be followed.]

M.P. Jain: Constitutional Law J.N. Pande: Constitutional Law



LL.B. II Year and BA LLB IV Year Syllabus

Semester III

Paper Title: Jurisprudence

[CBCS 75:25 Pattern]

Course Objectives:-

CO1 Understand the concept and development of law.

CO2 Learn the various schools of jurisprudence.

CO3 Get to know about the sources of law.

CO4 Can easily explain about the administration of justice.

Course Outcome:

At the end of the course, the learner shall be able to:

CO1: Identify the sources of law in jurisprudence.

CO2: Understand the nature, Meaning and the legal system.

CO3: Summarize Various concepts like the legal rights, persons, property, possession and ownership.

CO4: Differentiate between substantial law and Procedural Law

CO5: Compare and contrast various schools under jurisprudence

Sr. No.	Topic/subject	No. of Unit
1	Introduction	
	1. Meaning, nature, scope and need to study jurisprudence.	
	2. Norms and the normative system	
	3. Legal system as a normative order.	08 Unit
	4. Different types of normative systems such as of games, languages,	
	religious orders, clubs and customary practice.	
	5. Nature and definition of law.	
2	Schools of Jurisprudence:	
	1. Analytical positivism	
	2. Natural law	
	3. Historical school	
	4. Sociological school	20 Unit
	5. Economic interpretation of law	20 0111
	6. Realist School	
	7. The Bharat jurisprudence: The ancient: the concept of Dharma, The	
	modern: PIL. Social justice, compensatory jurisprudence.	
	8. Feminist Jurisprudence	
3	Purpose of Law & administration of justice:	
	1. Justice - Meaning and kinds	08 Unit
	2. Justice and law, administration of justice	US UIII
	3. Power of the Supreme Court of India to do complete justice in all cases:	

	Article 142 Critical Study	
4	Sources of Law:	
	1. Legislation	
	2. Precedents	10 Unit
	3. Customs	
	4. Juristic writings	
5	Legal rights:	10 Unit
	1.Definition & Meaning 2. Kinds 3. Right- duty correlation	10 Cint
6	Persons	
	1. Nature of personality, 2. Status of the unborn, minor, lunatic, drunken and	
	dead persons 3. Corporate personality	08 Unit
	4. Dimensions of the modern legal personality: legal personality of non -	
	human beings	
7	Property:	
	1. The concept and kinds of property	
	2. Possession: the concept and kinds of possession, modes of acquisition,	08 Units
	possessory remedies	oo ciiits
	3. Ownership: the concept, kinds of ownership, modes of acquisition,	
	Difference between possession and Ownership, Title	
8	Obligation : 1. Nature and kinds -2. Source of Obligation, Liability -	
	conditions for imposing liability: 1. Wrongful act.	08 Units
	2. Damnum sine- injuria 3. Mens rea 4. Intention 5. Malice 6. Negligence	
	and recklessness 7. Strict liability 8. Vicarious liability	
9	Procedure:	
	1. Substantive and procedural laws: Difference	04 Units
	2. Evidence: nature and kinds	

- 1. Salmond, Jurisprudence, Universal Publishers.
- 2. Paton, Jurisprudence
- 3. Allen, Law in Making, Universal Publishers.
- 4. Mahajan V.D, Legal Theory and Jurisprudence.
- 5. Dias, Jurisprudence.
- 6. Lloyd, Introduction to Jurisprudence
- 7. S.N. Dhyani, Fundamental of Jurisprudence: Indian Approach
- 8. G.C.V.Subba Rao, Jurisprudence and Legal Theory



LL.B. II Year and BA LLB IV Year Syllabus Semester III

Paper Title: Labour Laws - II [CBCS 75:25 Pattern]

Course Objectives:-

- **CO1** Development of industrial jurisprudence and the judicial setup of Labour legislations.
- The features of industrial disputes and trade union's powers and functions also to integrate the knowledge of Labour Law in General HRD Practice.
- The laws relating to Industrial Relations, working conditions and also learns the enquiry procedural and industrial discipline.
- CO4 Understand concept of wages, minimum wages, payment of wages, gratuity, bonus, various beneficial legislations

Course Outcome:

At the end of the course, the learner shall be able to:

CO1: Development of industrial jurisprudence and the judicial setup of Labour legislations.

CO2: The features of industrial disputes and trade union's powers and functions also to integrate the knowledge of Labour Law in General HRD Practice.

CO3: The laws relating to Industrial Relations, working conditions and also learns the enquiryprocedural and industrial discipline.

CO4: Understand concept of wages, minimum wages, payment of wages, gratuity, bonus, various beneficial legislations

CO5: Employee's compensation laws, responsibilities of employer

CO6: Special labour legislations for women & children

Sr. No.	Topic/subject	No. of Unit
1	General	
	- Importance of Industrial laws	
	- Definition of industrial jurisprudence	
	- Sources of Industrial law	10 Unit
	- Ultimate Object of modern Industrial law	
	- Immediate object of industrial law	
	- Industrial Relations	
	- Classification of industrial law	
	- General Industrial law	
	- Particular Industrial law	
	- International Instruments Relating to Rights of labours	
	- Constitutional dimensions of labour standards.	
2	Social security legislation	
	1. Employee State Insurance Act - 1948,	
	2. Employees Provident Fund Act - 1952,	18 Unit
	3. Payment of Gratuity Act- 1972,	
	4. Payment of Bonus Act- 1965.	
3	Remuneration of labour:	

	1 Theories of wages marginal productivity, subsistence, wage fund, supply and demand, residual claimant, standard of living,	
	2. Minimum Wages Act – 1948 - Concepts of wages (Minimum wages, fair	
	wages, living wages, need based minimum wages)	
	3. Components of wages: dearness allowance principles of fixation,	
	4. Disparity in wages in different sectors. Need forrationalization and	18 Unit
	national approach.	16 Ullit
	5. Wage determining process modes and modalities, unilateral fixation by	
	employer, bilateral fixation, conciliation, arbitration and adjudication,	
	wage board and pay commission, principles of wage fixation.	
	6. The payment of Wages Act- 1936.	
4	Labour welfare:	
•	1. Welfare provided by employers and through bipartite agreements by	
	statutory prescription.	
	2.Inter-state migrant workmen- regulation of employment	
	- conditions of service	
	3. Women and labour force, equal remuneration law, maternity Benefits,	14 Unit
	protective provisions for women under Factories Act	1 i Cilit
	4. Regulation of working hours, statutory controls	
	5. Employment of young persons,	
	6. Child Labour (Prohibition and Regulation) Act, 1986	
5.	Protection of weaker sectors of labours:	
	1. Tribal labour: need for regulation	
	2. Beedi Workers	10.11
	3. Unorganized Workers Social Security Act, 2008	10 Units
	4. Bonded labour: socio - economic programmes for Rehabilitation.	
	5. Contract labour regulation.	
6.	Trade Unionism	
	1. Labour Movement as Counter measure to exploitation - History of Trade	
	union movement in India	
	2. Right to trade union as part of human rightto freedom of association	
	3. The Trade Unions Act, 1926-Legal control and protection of trade union,	14 Units
	registration, amalgamation, rights and liabilities on dissolution,	
	4. Problems: multiplicity of unions, overpoliticization - intra -	
	union and inter - union rivalry, outside leadership, closedshop and	
	union - shop, recognition of unions	

John Bowers and Simon Honey ball Text Book on Labour law (1996) Black Stone, London Srivastava K.D, Commentaries on Payment of Wages Act 1936 (1998), Eastern, Luck now. Rao, S.B, Law and Practice on Minimum Wages (1999) Law publishing house, Allahabad. Srivasatava K.D. Disciplinary Action against Industrial Employees and its Remedies (1990) Eastern, Luck now,

Srivastava, K.D. Commentaries of Factories Act 1948 (2000), Eastern, Luck now.

R.C. Saxena, Labour Problems and Social Welfare, chapters, 1, 5 and 6 (1974)

VV. Giri, Labour Problems is Indian Industry, cha. 1 and 15 (1992) Indian Law Institute, Labour Law and Labour Relations (1987) (1982) Cochin University law review, vol. 6 pp 153-210

Report of the National Commission on Labour, ch. 14-17, 22, 23 and 24

- O.P. Malhotra, the Law of Industrial Disputes (1998) Universal, Delhi.
- S.C. Srivastava, Social Security and Labour Laws pts. 5 and 6 (1985) Universal, Delhi.
- S. C. Srivastava, Commentary on the Factories Act 1948 (1999) Universal, Delhi.



Swami Ramanand Teerth Marathwada University, Nanded Faculty of Humanities LL.B. II Year and BA LLB IV Year Syllabus Semester III

Paper Title: Criminology and Penology [CBCS 75:25 Pattern]

Course Objectives:-

CO1: Analyse and define the concept of crime and antisocial behaviour in the society and the distinction between crime and morality and changes with respect to society, time & place

CO2: Analyse the various attitudes given by philosophers on criminology.

CO3: Evaluate the reasons behind the crime and significance of penology in the present society and theories of the punishments and its application in the criminal justice system.

CO4: To understand concept and need of reformative approach and various institutions such as parole, furlough, probation, open prison, etc.

Course Outcome:

At the end of the course, the learner shall be able to:

CO1: Analyse and define the concept of crime and antisocial behaviour in the society and the distinction between crime and morality and changes with respect to society, time & place

CO2: Analyse the various attitudes given by philosophers on criminology.

CO3: Evaluate the reasons behind the crime and significance of penology in the present society and theories of the punishments and its application in the criminal justice system.

CO4: To understand concept and need of reformative approach and various institutions such as parole, furlough, probation, open prison, etc.

paroic, i	urlough, probation, open prison, etc.	
Sr.		No. of
No.	Topic/subject	Unit
1	Crime & Criminology:	
	a) Definition, meaning and significance of crime,	
	b) Origin and development of criminal law in India.	06 Unit
	c) Distinction between crime & non crime.	
	d) Definition, nature and Scope of Criminology.	
2	Schools of Criminology:	
	a) Pre-Classical School.	
	b) The Classical School.	
	c) Neo-Classical School.	12 Unit
	d) Positive School.	12 01111
	e) Psychiatric School.	
	f) Socialist School.	
	g) Clinical School.	
3	Causes of Crime:	
	a) Biological Causes.	
	b) Sociological Causes.	10 Unit
	c) Economical Causes.	10 Ollit
	d) Environmental Causes.	
	e) Political Causes.	
4	White Collar Crime:	
	a) Origin, definition, meaning & nature of White-Collar Crime.	10 Unit
	b) Causes of White-collar crimes.	10 Onit
	c) Classification of White-collar crime.	

d) White collar crime in different profession in India. e) Remedies for eradication of White-collar Crime. 5 Theories of Punishment: a) Concept & Definition of Punishment. b) Theories of Punishment i) Deterrent theory. ii) Retributive Theory. iii) Preventive Theory.	10 Unit
5 Theories of Punishment: a) Concept & Definition of Punishment. b) Theories of Punishment i) Deterrent theory. ii) Retributive Theory. iii) Preventive Theory.	10 Unit
 a) Concept & Definition of Punishment. b) Theories of Punishment i) Deterrent theory. ii) Retributive Theory. iii) Preventive Theory. 	10 Unit
b) Theories of Punishment i) Deterrent theory. ii) Retributive Theory. iii) Preventive Theory.	10 Unit
i) Deterrent theory.ii) Retributive Theory.iii) Preventive Theory.	10 Unit
ii) Retributive Theory. iii) Preventive Theory.	10 Unit
iii) Preventive Theory.	
iv) Evnistowy Theory	
iv) Expiatory Theory.	
v) Reformative Theory.	
6 Capital Punishment:	
a) Definition, nature & Scope of Capital Punishment.	
b) Ancient & Modern modes of execution of Capital Punishment.	10 Unit
c) Retention & Abolition of Capital Punishment.	10 Omi
d) Constitutional validity of capital Punishment with Landmark Case	
Laws.	
7 Prison System:	
a) Historical perspectives of Prison System in India, UK, USA &	
Russia.	
b) Prison Reforms in India.	06 Units
i) Before Independence.	
ii) After Independence.	
iii) Open air prison.	
8 Parole:	
a) Origin, definition, aims & object of Parole.	04 11 14
b) Essentials for grant of Parole.	04 Units
c) Parole Board.	
d) Advantages & Disadvantages of Parole.	
9 Probation:	
a) Origin, definition, aims & object of Probation.b) Condition to grant Probation.	
c) Offences in which Probation may or may not be granted.	04 Units
d) Merits & Demerits of Probation.	
e) Probation Officer.	
10 Victimology:	
a) Victimless crimes.	03 Units
b) Hidden Victims.	
11 Modern and International crimes:	
1. Organized Crime:	
a) Concept &Definition of Organised Crime.	04 Units
b) Types of Organised Crime.	
2. Cyber Crime.	
12 Recidivism:	
a) Definition & Causes of Recidivism.	03 Units
b) Measures for curbing Recidivisms in India.	

Sutherland, EH, Cressey. DR, Criminology

A. Siddique, Criminology (1984) Eastern, Lucknow.

Law Commission of India, Forty-Second Report Ch. 3 (1971)

K.S. Shukla, "Sociology of Deviant Behaviour" in 3 ICSSR Surveys of Sociology and Social Anthropology 1969-179 (1986)

Tapas Kumar Banerjee, Background to Indian Criminal Law (1990), R.Campray& Co., Calcutta.

H.S. Becker, Outsiders: The Studies in Sociology of Deviance (1966)

J.A. Incard, C.D. Chambers, (eds.), Drugs and the Criminal Justice System (1974)

R. Cocken, Drug Abuse and personality in Young Offenders (1971)



Swami Ramanand Teerth Marathwada University, Nanded Faculty of Humanities LL.B. II Year and BA LLB IV Year Syllabus

Semester IV

Paper Title: Company Law [CBCS 75:25 Pattern]

Course Objectives

- **CO1** Explain the concepts in artificial persons
- **CO2** Formation of different kinds of companies along with dissolution
- CO3 Knowledge of shares, DEMAT, transfer of shares
- CO4 Acquire knowledge of Corporate Social Responsibility

Course Outcome:

At the end of the course, the learner shall be able to:

- CO 1: Understanding concept of artificial personality
- **CO 2**: Learning registration of company
- CO 3: Differentiate in OPC, public and private company
- CO 4: Understand management of company
- CO 5: Understanding shares and its kinds, debentures and its kinds, dividend, charge
- CO 6: Understanding KMPs, auditors,
- **CO 7:** Learning winding up of companies
- **CO 8:** Understanding CSR

Sr. No.	Topic/Unit	Number of Units
1.	Introduction:	08
	Definitions.	
	Meaning, characteristics, kinds of companies.	
2.	Incorporation of Company 1. Procedure 2. Promoters and pre- incorporation contracts 3. Memorandum of Associations 4. Articles of Associations 5. Formation of a Company with Charitable Object	12
3.	Prospectus	06
	Public Offer (IPO)	
	Private Placement	
4.	Shares-Types, allotment, share certificate, transfer and transmission of	12
	shares, buy back, Shares at premium and discount	
	Share capital-Kinds, alteration and reduction of share capital	
	Dividend-Kinds, provisions of dividend	
	Debentures-Kinds, types of charges	
5.	Directors and Key Managerial Personnel's-	12
	Appointment, Types, Status, qualification and disqualification of	
	directors	
	Provisions for woman director; Independent directors	
	Powers, functions and duties of directors	
	Removal, resignation and vacation of directors	
6.	Accounts and Audit-	08
	Accounting standards,	
	Auditor, Appointment, Removal and Resignation,	

	Status, Powers and duties of auditors	
	Rotation of auditors	
	Corporate Social Responsibility	
7.	Meetings- Kinds, requisites of valid meetings, minutes of meetings,	06
	Proxy	
	Board Committees,	
	Borrowing-Discloser of interest by director, Loans and investments by a	
	company, Related party transactions	
8.	Compromises, Arrangements and Amalgamation, Revival and	08
	Reestablishment of Sick Companies	
9.	Minority rights, Prevention of oppression and mismanagement,	12
	Winding-up of company	
	Modes of winding up	
	Official liquidator	

Gower's Principles of Modern Company Law, Paul Davies, Sarah Worthington, Sweet and Maxwell, South Asian Edition,

Elements of Company Law, Daries P.L. S. Chand Guide to The Companies Act, A. Ramaiya Lexis Nexis Company Law, Avatar Singh, EBC



Swami Ramanand Teerth Marathwada University, Nanded Faculty of Humanities LL.B. II Year and BA LLB IV Year Syllabus Semester IV

Paper Title: Contract-II [CBCS 75:25 Pattern]

Course Objectives:-

CO1 Understand the concept and development of law of contract.

CO2 Learn the various kinds of specific contracts.

CO3 Get to know about the concept of Sale of Goods and Partnership.

CO4 Can easily explain about various kinds of contract.

Course Outcome:

At the end of the course, the learner shall be able to:

CO1: Understand the specific contract.

CO2: Correctly apply the law relating to sale of Goods.

CO3: Understand the concept of partnership and law applicable to partnership.

CO4: Understand the concept of negotiable instrument.

Sr.		No. of
No.	Topic/subject	Hours/
		Period
1	Indemnity and guarantee- Indian ContractAct, 1872	
	1. Contract of Indemnity	12 Unit
	2. Definition,	
	3. Rights of Indemnity holder	
	4. Liability of the indemnifier.	
	Contract of Guarantee :	
	1) Definition	
	2) Essential characteristics of contract of guarantee	
	3) Distinction between contract of indemnity and guarantee	
	4) kinds of guarantee	
	5) Rights and liabilities of surety	
	6)Discharge of surety	
2	Bailment: contract of bailment (sec. 148-181of Indiancontract Act,	
	1872)	
	1) Definition	08 Unit
	2) Essential requisites of Bailment	
	3. Kinds of bailment	
	4. Rights and duties bailer and Bailee	
	5. Termination of bailment	
	6. Pledge: Definition, Rights and duties of pawnor and pawnee	
3	Contract of Agency (sec. 182-238 of the Indian	
	Contract Act 1872)	
	1) Definition of Agency	15 Unit
	2) Creation of Agency	
	3.Rights & Duties of Agent and Principal	
	4 Delegation of authority	
	5.Personal liability of Agent	
	6. Relations of Principal withThird parties	

	7. Termination of Agency.	
4	Contract of Sale of goods (The Indian sale of goods Act,1920)	
	1) Formation of contract	
	2) Subject. Matter of contract of sale	
	3. Conditions and warranties	
	4. Express and implied conditions and warranties	20 Unit
	5. Caveat Emptor	
	6. Property, Possession and risk	
	7. Passing of property	
	8. Sale by non- owners	
	9. Delivery of goods	
	10. Rights and duties of seller and buyer before and after sale. 11.Rights of	
	unpaid seller.	
5	Contract of Partnership (The IndianPartnership Act, 1932)	20 Unit
	1) Definition and nature of partnership	20 0111
	2) Formation of partnership	
	3) Test of partnership	
	4) Kinds of partners Minor as partner	
	5) Partnership and other associations	
	6) Registration of firm	
	7) Effects of non- registration	
	8) Incoming and outgoing partners	
	9) Relation of partners <i>inter se</i>	
	10) Relation of partners with third parties	
	11) Dissolution of firm	
6	Negotiable Instruments:	09 Unit
	1) The concept, definition, nature of negotiable instruments	
	2) Essential elements of Negotiable Instruments	
	3) Various kinds negotiable instruments	
	4)Dishonor of cheque and its effect and Remedies	

- 1. RK Abhichandoni (Ed) Pollock and Mulla on Contract and Specific Relief Act (1999)
- 2. Avtar Singh, Law of Contract (2000) Eastern, Lucknow
- 3. Krishna Nair, Law of Contracts (1999) Orient
- 4. Avatar Singh, Principles of the Law of Sale of Goods and Hire purchase (1998) Eastern
- 5. J.P. Verma (ed.), Singh and Gupta, the Law of Partnership in India (1999), Orient
- 6. AG.Guest (edO), Benjamin's Sale of Goods (1992) Sweet & MaxwelL
- 7. Bhashyam and Adiga, the Negotiable Instruments Act (1995) Bharath, allahabad 8. M.S. Parthasarathy(ed). J.S. Khergamvala, the Negotiable Instruments Act.
- 9. Beatson (ed), Anson's Law of contract, (1998) Oxford. London.
- 10. Saharay, H. K. Indian Partnership and Sale of Goods Act, (2000), Universal
- 11. Ramnainga, The sales of Goods Act, (1998) Universal



LL.B. II Year and BA LLB IV Year Syllabus

Semester IV

Paper Title: Property Law Including Transfer of Property Act & Easement Act

[CBCS 75:25 Pattern]

Course Objectives:

The course shall be conducted with a view to:

- 1. To acquaint the new entrants the concept of law.
- 2. The student's interest should be generated in such a way that they meticulously know the concept of law and especially the Law relating to property matters.
- 3. Students should develop the habit of analytically examining the legal aspects of each case and thoroughly study the case from the technical and aspect.
- 4. To introduce to the students the various topics and let them know how the Property matters are dealt with in these years.
- 5. Law of property and easementary rights should be known to the students and how to deal it with all technical and legal aspects.

Course Outcome:

At the end of the course, the learner shall be able to:

CO1: Understand the concept of property.

CO2: Develop procedural knowledge of legal system and solving the problems relating to specific transfer of immoveable property like sale, mortgage, lease, exchange and Gift.

CO3: Understand the laws relating to transfer of property, trust and recordation of property rights.

CO4: Able to understand the easementory rights

Sr.	Topic Subject	No. of
No.		Unit
1	Jurisprudential Controls of Property	
	1. Concept and meaning of property-New Property-Governmental largesse.	10 Unit
	2. Kinds of property- Movable and immovable property-tangible and intangible	10 Cint
	property	
2	Resources use patterns and concepts in India: Who owns land? Sovereign or	
	the subject?	
	1. Pre-colonial position.	
	2. Hindu Law	
	3. Muslim theory	
	4.Tribal approaches	05 Unit
	5. Position under colonial administration.	03 Unit
	6. Introduction to permanent settlement.	
	7. Ryotwari settlement	
	8. Evaluation of eminent domain under company administration.	
	9. Effects of colonial revenue administration	
	10. Intermediaries.	
3	Forms of Control Urban Property	03 Unit

	1. Rights to Housing and Shelter.	
	2. Slum Clearance or slum improvement?	
	3. Housing policy.	
	4. Urban development authority	
	5. Master plan	
	6. Zonal development plan	
	7. Declaration of development areas	
	8. Powers of the authority.	
4	Law relating to Transfer of Property	
'	1. Actionable Claims, General Principles of Transfer of Property, Definition of	
	Transfer of Property-what may be Transferred- whether movable or immovable -	
	persons competent to transfer.	
	2. Transfer of Property -in favour of unborn persons-Rule Against perpetuity-object	25 Unit
	of Rule-Maximum Remoteness of vesting, Direction for accumulation	
	3. Vested Interest-Contingent Interest- Doctrines of Election- Election when	
	necessary-Rights of Disappointed transferee	
	4. Doctrines of <i>lis pendens</i> -Basis of <i>lis pendens</i> -effect-fraudulent transfer	
	5. Part performance-part performance under section 53-A of T.P. act.	
5	Specific Transfers of Immovable Property:-	
	1. Sale- Definition-Essentials of valid sale –Rights & liabilities of Buyer and	
	seller-sellers Rights & duties- marshalling of subsequent purchaser.	
	2. Mortgage: -Definition-Essential elements-Kinds of mortgage-Rights of	
	mortgager to redeem-once a mortgage always a mortgage-clog on redemption.	
	3. Leases –definition- lessor, lessee, Premium & rent defined, essential elements of	20 Unit
	lease, Duration of certain Lease, Tenant- at –will, Tenant at sufferance, lease How	20 01110
	made-, Rights and liabilities of lessor & lessee.	
	4. Exchange-definition-rights and liabilities of parties.	
	5. Gift -definition-essential elements-modes of making gift-onerous gift-universal	
	donee-Transfer of actionable claim-liability of parties	
6	Trusts:	
O		
	1. Definition and classification.	05 Unit
	2. Trust distinguished from agency, Bailment and wakf.	
<u> </u>	3. Charitable trusts. Resulting and constructive trusts.	
7	Easements:	
	1. Nature, Characteristics and Extinction.	
	2. Creation of easements.	06 Unit
	3. Riparian rights.	
	4. Licenses	
8	Recordation of Property Rights:	
	1. Law relating to registration of documents affecting property relations	
	Exemptions of leases and mortgages in favor of Land Development Bank from	
	registration.	
	2. Recordation of rights in agricultural land with special reference to respective	
	states.	10 Unit
	3. Investigation of title to property.	10 Omi
	4. Law relating to stamp duties: of the liability of instruments of duty.	
	· · · · · · · · · · · · · · · · · · ·	
	5. Duties by whom payable.	
	6. Effect of not duly stamping instruments: examination and impounding of	
1	Instruments: inadmissibility on evidence: impounding of instruments.	

- 1. Mulla, Transfer of Property Act, (1999) Universal, Delhi.
- 2. Subbarao, Transfer of Property Act, (1994), C. Subbiah Chetty, Madras
- 3. B.Sivaramayya, The equalities and the Law, (1997) Eastern Book Co., Lucknow.
- 4. P.C.Sen, The General Principles of Hindu Jurisprudence (1984 reprint) Allahabad Law Agency
- 5. B.H.Baden-Powell, Land Systems of British India, Vol.1 to 3. (1892), Oxford.
- 6. V.P.Sarathy, Transfer of Property (1995), Eastern, Lucknow



LL.B. II Year and BA LLB IV Year Syllabus Semester IV Paper Title: Family Law-II [CBCS 75:25 Pattern]

Course Objectives:

- 1. To study the history of law of succession in India.
- 2. To understand concept of property and inheritance.
- 3. To comprehend joint family and coparcenary under Hindu Law.
- 4. To evaluate rules of inheritance to the property of a person dying intestate.
- 5. To know and understand Muslim Law of succession.
- 6. To study Parsi and other than Parsi intestate succession under Indian Succession Act.
- 7. To examine and understand new forms of property.
- 8. To analyse concept of spousal property.

Course Outcome:

At the end of the course, the learner shall be able to:

CO1: Students studying family law learn about concepts like Succession, Inheritance

CO2: Family law examines and compares personal laws

CO3: Students will gain skills of thinking, analysis, written and verbal presentation of ideas of argument.

CO4: Students studying family law learn about basic concepts like marriage, divorce, parental custody, domestic abuse and children's rights.

CO5: Family law examines historical and social contexts that have influenced the modern definition and regulation of families.

Sr. No.	Topic/subject	No. of Hours/ Period
1	Hindu Joint Family & Coparcenary:	
	a. Hindu Joint Family & Coparcenary:	
	i) Mitakshara & Dayabhaga Joint Family.	
	ii) Mitakshara & Dayabhaga Coparcenary.	
	iii) Concept of Coparcenary Property.	24
	b. Karta of the joint family, his position, powers, privileges and obligations.	
	c. Alienation of property, separate and coparcenary	
	d. Concept of Debts & Doctrines of pious obligation.	
	e. Partition and re-union.	
2	Inheritance & Hindu Succession Act, 1956:	
	a. Historical perspective of traditional Hindu law as a background to	
	the study of Hindu Succession Act, 1956.	
	b. Changes brought after enactment of Hindu Succession Act, 1956.	
	c. Succession to property of a Hindu male dying intestate under the	28
	provisions of Hindu Succession Act, 1956.	
	d. Succession to property of a female dying intestate under the	
	provisions of Hindu Succession Act, 1956.	
	e. General Rule of Succession under Hindu Succession Act, 1956.	10
3	Muslim Law of Inheritance:	10

	-	
	 a. Historical Background and features of Muslim Succession. 	
	b. Classes of heirs in Muslim Succession.	
	i) Quranic Heirs.	
	ii) Residuaries.	
	iii) Distant Kindred.	
4	The Indian Succession Act, 1925:	
	a. Rule of Succession other than Parsis.	10
	b. Rule of Parsi Succession.	
5	The Hindu Gains of Learning Act, 1930	04
6	New property concepts, such as skill, job etc, as new forms of property	04
7	Settlement of spousal property: A need for development	04

- Paras Diwan, Law of Intestate and Testamentary Succession (1998), Universal,
 Basu, N.D. Law of Succession (2000), Universal
- 3. Kusem, Marriage and Divorce Law manual (2000), Universal,
- 4. Mulla, Family Laws Lexis Nexis



LL.B. II Year and BA LLB IV Year Syllabus

Semester IV

Paper Title: Alternative Dispute Resolution (Annual)

Practical Training Paper [CBCS 75:25 Pattern]

Course Objectives:-

CO1 Students to adopt other peaceful modes for settlement of disputes

CO2 Balancing theoretical and practical concerns, student will come to understand

are the processes of negotiation and mediation.

CO3 The student will understand the alternate dispute resolutions systems run

through District Legal Services Authority and have social transformation

Course Outcome:

After Completing this course, the learner shall be able to

CO1: Understand the concept, Kinds of ADR

CO2: Shall practically understand the national and international framework of ADR

CO3: Acquire theoretical and practical understanding of ADR Process.

Topic/subject	Units
Unit One – Historical Perspectives Concept, Need and Development and advantage of ADR system	10
Unit Two – Kinds of ADR Mediation, Negotiations, Family Court, Labour Tribunal	20
Unit Three – Arbitration (Arbitration and Conciliation Act – 1996) Definition, Arbitration Agreements, Arbitration Proceedings and recourse against award.	20
Unit Four – Conciliation (Arbitration and Conciliation Act – 1996) Definition, Conciliation Proceedings, and settlement agreements	14
Unit Five - Enforcements of Foreign awards Geneva and new York convention and enforcement of foreign awards	10
Unit Six – Legal Service authority Act Provisions regarding Lok Adalat	10
Unit Seven – Practical The practical component of paper shall consists of various visits arranged by the practical incharge	

A. Continuous Internal Assessment (CA) (25% of the Maximum Marks):

This will form 25% of the Maximum Marks and will be carried out throughout the semester. It may be done by conducting various activities including **Tests**, **Seminars**, **tutorials**, **assignments**, **regular attendance and actively involvement in classroom activity.** Average of marks scored in these shall make CA.

B. End Semester Assessment (75% of the Maximum Marks):

- 1. ESE Question paper will consists of 8 questions (each of 15 marks)
- 2. There shall be no compulsory question.
- 3. Students are required to solve any 5 Questions.
- 4. Question No. 8 shall be of Short notes, covering 5 short notes, of which students are required to solve any 3.

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LL.B. II Year/ BALLB IV Year End Semester Exam Question Paper Pattern Name of Course:

Time: Three Hours Total Marks: 75

Note:-

I) Attempt any five questions.

II) All questions carry equal Marks.

Q.No.1	Descriptive Questions	15 marks
Q.No.2	Descriptive Questions	15 marks
Q.No.3	Descriptive Questions	15 marks
Q.No.4	Descriptive Questions	15 marks
Q.No.5	Descriptive Questions	15 marks
Q.No.6	Descriptive Questions	15 marks
Q.No.7	Descriptive Questions	15 marks
Q.No.8	Write Short notes (Any 3)	15 marks
	A.	
	B.	

В.

C.

D.

E.