



SCHOOL OF LEGAL STUDIES

BA.LL. B (BACHELOR OF ARTS) Program

Handbook

Batch: 2019-2024

Rukmini Knowledge Park, Kattigenahalli, Yelahanka, Bangalore-560064 Phone No: 080 4696 6966

Chancellor's Message

"Education is the most powerful weapon which you can use to change the world."

- Nelson Mandela.

There was a time when survival depended on just the realization of physiological needs. We are indeed privileged to exist in a time when 'intellectual gratification' has become indispensable. Information is easily attainable for the soul that is curious enough to go look for it. Technological boons enable information availability anywhere anytime. The difference, however, lies between those who look for information and those who look for knowledge.



It is deemed virtuous to serve seekers of knowledge and as educators it is in the ethos at REVA University to empower every learner who chooses to enter our portals. Driven by our founding philosophy of 'Knowledge is Power', we believe in building a community of perpetual learners by enabling them to look beyond their abilities and achieve what they assumed impossible.

India has always been beheld as a brewing pot of unbelievable talent, acute intellect, and immense potential. All it takes to turn those qualities into power is a spark of opportunity. Being at a University is an exciting and rewarding experience with opportunities to nurture abilities, challenge cognizance and gain competence.

For any University, the structure of excellence lies in the transitional abilities of its faculty and its facility. I'm always in awe of the efforts that our academic board puts in to develop the team of subject matter experts at REVA. My faculty colleagues understand our core vision of empowering our future generation to be ethically, morally, and intellectually elite. They practice the art of teaching with a student-cantered and transformational approach. The excellent infrastructure at the University, both educational and extracurricular, magnificently demonstrates the importance of ambience in facilitating focused learning for our students.

A famous British politician and author from the 19th century - Benjamin Disraeli, once said 'A University should be a place of light, of liberty and of learning'. Centuries later this dictum still inspires me, and I believe, it takes teamwork to build successful institutions. I welcome you to REVA University to join hands in laying the foundation of your future with values, wisdom, and knowledge.

Dr. P. Shyama Raju

The Founder and Hon'ble Chancellor, REVA University

Vice-Chancellor's Message

The last two decades have seen a remarkable growth in higher

education in India and across the globe. The move towards inter- disciplinary studies and interactive learning have opened up several options as well as created multiple challenges. India is at a juncture where a huge population of young crowd is opting for higher education. With the tremendous growth of privatization of education in India, the major focus is on creating a platform for quality in



knowledge enhancement and bridging the gap between academia and industry.

A strong believer and practitioner of the dictum "Knowledge is Power", REVA University has been on the path of delivering quality education by developing the young human resources on the foundation of ethical and moral values, while boosting their leadership qualities, research culture and innovative skills. Built on a sprawling 45 acres of green campus, this 'temple of learning' has excellent and state-of-the-art infrastructure facilities conducive to higher teaching-learning environment and research. The main objective of the University is to provide higher education of global standards and hence, all the programs are designed to meet international standards. Highly experienced and qualified faculty members, continuously engaged in the maintenance and enhancement of student-centric learning environment through innovative pedagogy, form the backbone of the University.

All the programs offered by REVA University follow the Choice Based Credit System (CBCS) with Outcome Based Approach. The flexibility in the curriculum has been designed with industry-specific goals in mind and the educator enjoys complete freedom to appropriate the syllabus by incorporating the latest knowledge and stimulating the creative minds of the students. Bench marked with the course of studies of various institutions of repute, our curriculum is extremely contemporary and is a culmination of efforts of great think-tanks - a large number of faculty members, experts from industries and research level organizations. The evaluation mechanism employs continuous assessment with grade point averages. We believe sincerely that it will meet the aspirations of all stakeholders – students, parents and the employers of the graduates and postgraduates of REVA University.

At REVA University, research, consultancy and innovation are regarded as our pillars of success. Most of the faculty members of the University are involved in research by attracting funded projects from various research level organizations like DST, VGST, DBT, DRDO, AICTE and industries. The outcome of the research is passed on to students through live projects from industries. The entrepreneurial zeal of the students is encouraged and nurtured through EDPs and EACs.

REVA University has entered into collaboration with many prominent industries to bridge the gap between industry and University. Regular visits to industries and mandatory internship with industries have helped our students. REVA University has entered into collaboration with many prominent industries to bridge the gap between industry and University. Regular visits to industries and mandatory internship with industries have helped our students become skilled with relevant to industry requirements. Structured training programs on soft-skills and preparatory training for competitive exams are offered here to make students more employable. 100% placement of eligible students speaks the effectiveness of these programs. The entrepreneurship development activities and establishment of "Technology Incubation Centres" in the University extend full support to the budding entrepreneurs to nurture their ideas and establish an enterprise.

With firm faith in the saying, "Intelligence plus character –that is the goal of education" (Martin Luther King, Jr.), I strongly believe REVA University is marching ahead in the right direction, providing a holistic education to the future generation and playing a positive role in nation building. We reiterate our endeavour to provide premium quality education accessible to all and an environment for the growth of over-all personality development leading to generating "GLOBAL PROFESSIONALS".

Welcome to the portals of REVA University

Director's Message

At his best, man is the noblest of all animals; separated from law and justice he is the worst.

Aristotle

Ubi jus ibi remedium, where there is right there is remedy. Law is a powerful tool for bringing positive social change. The duty of legal professionals is to identify the rights and seek the remedies to make the real promise of "equal justice". The privilege of being a part of the legal profession compels us to promote the rule of law and its commitment to justice and equality.



Today, the best legal education must include an integration of theory, doctrine, and practice and must be delivered by a diverse faculty to a diverse student body. Legal education is no longer restricted to the traditional core subjects but it has interaction with public policy, business, information technology, bio medical technology, socio-political issues, ethical issues, cyber space environmental issues among others. The scope of legal education again is transgressing to international realm and providing a global perspective to students is a must.

Our school's commitment is to provide all round excellence to make our students adept to chart their own paths through unique programs that cross traditional disciplinary boundaries and provide opportunities to learn by doing. At REVA School of Legal Studies, students will not just learn to practice law, but they would learn to shape it. It is our aim to inculcate rigorous analytical skills needed as practitioner or as a Stewart of social, political and legal change. We aspire to prepare future leaders, lawyers, legal journalists, managers, business heads to serve their clients, the justice system and the public with a high level of accomplishment and a commitment to the highest ideals of the legal profession. We recognize the essential role of human creativity, intelligence, and initiative in education and therefore we strive to channelize the energies of our students for productive and creative purposes to develop their professional capacity. As a law school, we are committed to a healthy and respectful environment of free intellectual inquiry and exchange, and the protection of freedom of thought. BBA LL. B program is designed keeping in view the current demographic need highlighted above and possible future developments, both at

national and global levels. The course is a unique amalgamation of two professional degrees BBA and LLB and therefore provides an edge to our students for their future endeavour. While students will learn intricacies of business, they will be equally well-versed in nuances of regulatory affairs and corporate laws. The scheme of instruction and curriculum is prepared by the Board of Studies consisting of notable scholars, academicians, lawyers, legal experts specialized in the field. Greater emphasis is laid on the practical aspects of legal education, internships, tutorials etc. School of Legal Studies intends to measure student's growth and development in the area of legal reasoning, analytical skills, refinement and conceptualization, assimilation of large amount of data and acquisition of the breadth of understanding and depth in the areas that interest the students most. Students will have access to various electives and this flexibility will be supported by a rigorous core program involving theory, study of doctrines, case-laws, case studies and practical training involving writing of research reports, internships, moots etc. The curriculum caters to and relevance to Local, Regional, national, Global developmental needs. The maximum number of courses are integrated with cross- cutting issues with relevant to professional ethics, gender, human values, environment and sustainability. This program is under CBCS and CAGP system where students have the opportunity to choose the subjects of their choice from wide era of subjects as soft core study and open elective.

The personal and professional interests in the above course are matched by our faculty's discipline- leading research providing manifestation of contemporary issues throughout the study period. Our well-qualified, experienced and committed faculty will guide you, monitor your progress, mould you and make your study interesting and fruitful. Exciting opportunities will be available to students to expand their practical know-how in the field through internships, judicial clerkships, participation on moot-courts, MUN's among others. The facilities for curricular and co-curricular activities in REVA University with dedicated supportive staff provide you conducive ambience for learning. The University fully understands that engagement with professionally relevant aspects in Business Administration as well as Legal Studies is what will make our graduates sought after future leaders in their respective fields.

I am sure the students choosing BA LLB in REVA University will enjoy the curriculum, learning environment as well as make the best use of the vast infrastructure and experienced

teacher's guidance. We will strive to provide all needed comfort and congenial environment for your studies. I wish all students pleasant stay in REVA and grand success in their career. Dr. Bharathi. S **Director, School of Legal Studies** 6

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RUKMINI EDUCATIONAL CHARITABLE TRUST

It was the dream of late Smt. Rukmini Shyama Raju to impart education to millions of underprivileged children as she knew the importance of education in the contemporary society. The dream of Smt. Rukmini Shyama Raju came true with the establishment of Rukmini Educational Charitable Trust (RECT), in the year 2002. Rukmini Educational Charitable Trust(RECT) is a Public Charitable Trust, set up in 2002 with the objective of promoting, establishing and conducting academic activities in the fields of Arts, Architecture, Commerce, Education, Engineering, Environmental Science, Legal Studies, Management and Science & Technology, among others. In furtherance of these objectives, the Trust has set up the REVA Group of Educational Institutions comprising of REVA Institute of Technology & Management (RITM), REVA Institute of Science and Management (RISM), REVA Institute of Management Studies (RIMS), REVA Institute of Education (RIE), REVA First Grade College (RFGC), REVA Independent PU College at Kattigenahalli, Ganganagar and Sanjaynagar and now REVA University. Through these institutions, the Trust seeks to fulfil its vision of providing world class education and create abundant opportunities for the youth of this nation to excel in the areas of Arts, Architecture, Commerce, Education, Engineering, Environmental Science, Legal Studies, Management and Science & Technology.

Every great human enterprise is powered by the vision of one or more extraordinary individuals and is sustained by the people who derive their motivation from the founders. The Chairman of the Trust is Dr. P. Shyama Raju, a developer and builder of repute, a captain of the industry in his own right and the Chairman and Managing Director of the DivyaSree Group of companies. The idea of creating these top notched educational institutions was born of the philanthropic instincts of Dr. P. Shyama Raju to do public good, quite in keeping with his support to other socially relevant charities such as maintaining the Richmond road park, building and donating a police station, gifting assets to organizations providing accident and trauma care, to name a few.

The Rukmini Educational Charitable Trust drives with the main aim to help students who are in pursuit of quality education for life. REVA is today a family of ten institutions providing education from PU to Post Graduation and Research leading to PhD degrees. REVA has well qualified experienced teaching faculty of whom majority are doctorates. The faculty is supported by committed administrative and technical staff. Over 15,000+ students study various courses across REVA's three campuses equipped with exemplary state-of-the-art infrastructure and conducive environment for the knowledge driven community.

ABOUT REVA UNIVERSITY

REVA University has been established under the REVA University Act, 2012 of Government of Karnataka and notified in Karnataka State Gazette No. 80 dated 27thFebruary, 2013. The University is empowered by UGC to award degrees any branch of knowledge under Sec.22 of the UGC Act. The University is a Member of Association of Indian Universities, New Delhi. The main objective of the University is to prepare students with knowledge, wisdom and patriotism to face the global challenges and become the top leaders of the country and the globe in different fields.

REVA University located in between Kempegowda International Airport and Bangalore city, has a sprawling green campus spread over 45 acres of land and equipped with state-of-the-art infrastructure that provide conducive environment for higher learning and research. The REVA campus has well equipped laboratories, custom-built teaching facilities, fully air-conditioned library and central computer centre, the well planned sports facility with cricket ground, running track & variety of indoor and outdoor sports activities, facilities for cultural programs. The unique feature of REVA campus is the largest residential facility for students, faculty members and supportive staff.

REVA consistently ranked as one of the top universities in various categories because of the diverse community of international students and its teaching excellence in both theoretical and technical education in the fields of Engineering, Management, Law, Science, Commerce, Arts, Performing Arts, and Research Studies. REVA offers 28 Undergraduate Programmes, 22 Full-time and 2 Part-time Postgraduate Programmes, 18 Ph. D Programmes, and other Certificate/ Diploma/Postgraduate Diploma Programmes in various disciplines.

The curriculum of each programme is designed with a keen eye for detail by giving emphasis on hands-on training, industry relevance, social significance, and practical applications. The University offers world-class facilities and education that meets global standards. The programs being offered by the REVA University are well planned and designed after detailed study with emphasis with knowledge assimilation, applications, global job market and their social relevance. Highly qualified, experienced faculty and scholars from reputed universities / institutions, experts from industries and business sectors have contributed in

preparing the scheme of instruction and detailed curricula for this program. Greater emphasis on practice in respective areas and skill development to suit to respective job environment has been given while designing the curricula. The Choice Based Credit System and Continuous Assessment Graded Pattern (CBCS – CAGP) of education has been introduced in all programs to facilitate students to opt for subjects of their choice in addition to the core subjects of the study and prepare them with needed skills. The system also allows students to move forward under the fast track for those who have the capabilities to surpass others. These programs are taught by well experienced qualified faculty supported by the experts from industries, business sectors and such other organizations. REVA University has also initiated many supportive measures such as bridge courses, special coaching, remedial classes, etc., for slow learners so as to give them the needed input and build in them confidence and courage to move forward and accomplish success in their career. The University has also entered into MOUs with many industries, business firms and other institutions seeking their help in imparting quality education through practice, internship and also assisting students' placements.

REVA University recognizing the fact that research, development and innovation are the important functions of any university has established an independent Research and Innovation division headed by a senior professor as Dean of Research and Innovation. This division facilitates all faculty members and research scholars to undertake innovative research projects in engineering, science & technology and other areas of study. interdisciplinary-multidisciplinary research is given the top most priority. The division continuously liaisons between various funding agencies, R&D Institutions, Industries and faculty members of REVA University to facilitate undertaking innovative projects. It encourages student research projects by forming different research groups under the guidance of senior faculty members. Some of the core areas of research wherein our young faculty members are working include Data Mining, Cloud Computing, Image Processing, Network Security, VLSI and Embedded Systems, Wireless Censor Networks, Computer Networks, IOT, MEMS, Nano- Electronics, Wireless Communications, Bio-fuels, Nano-technology for coatings, Composites, Vibration Energies, Electric Vehicles, Multilevel Inverter Application, Battery Management System, LED Lightings, Renewable Energy Sources and Active Filter, Innovative Concrete Reinforcement, Electro Chemical Synthesis, Energy Conversion Devices, Nano-structural Materials, Photo-electrochemical Hydrogen generation, Pesticide Residue Analysis, Nano materials, Photonics, Nana Tribology, Fuel Mechanics, Operation Research, Graph theory, Strategic Leadership and Innovative Entrepreneurship, Functional Development Management, Resource Management and Sustainable Development, Cyber Security, General Studies, Feminism, Computer Assisted Language Teaching, Culture Studies etc.

The REVA University has also given utmost importance to develop the much required skills through variety of training programs, industrial practice, case studies and such other activities that induce the said skills among all students. A full-fledged Career Development and Placement (CDC) department with world class infrastructure, headed by a dynamic experienced Professor& Dean, and supported by well experienced Trainers, Counsellors and Placement Officers.

The University also has University-Industry Interaction and Skill Development Centre headed by a Senior Professor & Director facilitating skill related training to REVA students and other unemployed students. The University has been recognised as a Centre of Skill Development and Training by NSDC (National Skill Development Corporation) under Pradhan Mantri Kaushal VikasYojana. The Centre conducts several add-on courses in challenging areas of development. It is always active in facilitating student's variety of Skill Development Training programs.

The University has collaborations with Industries, universities abroad, research institutions, corporate training organizations, and Government agencies such as Florida International University, Okalahoma State University, Western Connecticut University, University of Alabama, Huntsville, Oracle India Ltd, Texas Instruments, Nokia University Relations, EMC2, VMware, SAP, Apollo etc, to facilitate student exchange and teacher—scholar exchange programs and conduct training programs. These collaborations with foreign universities also facilitates students to study some of the programs partly in REVA University and partly in foreign university, viz, M.S in Computer Science one year in REVA University and the next year in the University of Alabama, Huntsville, USA.

The University has also given greater importance to quality in education, research, administration and all activities of the university. Therefore, it has established an independent Internal Quality division headed by a senior professor as Dean of Internal

Quality. The division works on planning, designing and developing different quality tools, implementing them and monitoring the implementation of these quality tools. It concentrates on training entire faculty to adopt the new tools and implement their use. The division further works on introducing various examination and administrative reforms.

To motivate the youth and transform them to become innovative entrepreneurs, successful leaders of tomorrow and committed citizens of the country, REVA organizes interaction between students and successful industrialists, entrepreneurs, scientists, and such others from time to time. As a part of this exercise great personalities such as Bharat RatnaProf. C. N. R. Rao, a renowned Scientist, Dr. N R Narayana Murthy, Founder and Chairman and Mentor of Infosys, Dr. K Kasturirangan, Former Chairman ISRO, Member of Planning Commission, Government of India, Dr.Balaram, Former Director IISc., and noted Scientist, Dr. V S Ramamurthy, Former Secretary, DST, Government of India, Dr. V K Aatre, noted Scientist and former head of the DRDO and Scientific Advisor to the Ministry of Defence Dr.Sathish Reddy, Scientific Advisor, Ministry of Defence, New Delhi and many others have accepted our invitation and blessed our students and faculty members by their inspiring addresses and interaction.

REVA organises various cultural programs to promote culture, tradition, ethical and moral values to our students. During such cultural events, the students are given opportunities to unfold their hidden talents and motivate them to contribute innovative ideas for the progress of the society. One of such cultural events is REVAMP conducted every year. The event not only gives opportunities to students of REVA but also students of other Universities and Colleges. During three days of this mega event students participate in debates, Quizzes, Group discussion, Seminars, exhibitions, and variety of cultural events. Another important event is Shubha Vidaaya, - Graduation Day for the final year students of all the programs, wherein, the outgoing students are felicitated and are addressed by eminent personalities to take their future career in a right spirit, to be the good citizens and dedicate themselves to serve the society and make a mark in their respective spheres of activities. During this occasion, the students who have achieved top ranks and won medals and prizes in academic, cultural and sports activities are also recognised by distributing awards and prizes. The founders have also instituted medals and prizes for sports achievers every year. The physical education department conducts regular yoga class is every day to students, faculty members, administrative staff and their family members and organizes yoga camps for villagers around.

Vision

REVA University aspires to become an innovative university by developing excellent human resources with leadership qualities, ethical and moral values, research culture and innovative skills through higher education of global standards

Mission

- To create excellent infrastructure facilities and state-of-the-art laboratories and incubation centres
- To provide student-centric learning environment through innovative pedagogy and education reforms
- To encourage research and entrepreneurship through collaborations and extension activities
- To promote industry-institute partnerships and share knowledge for innovation and development
- To organize society development programs for knowledge enhancement in thrust areas
- To enhance leadership qualities among the youth and enrich personality traits, promote patriotism and moral values.

Objectives

- Creation, preservation and dissemination of knowledge and attainment of excellence in different disciplines
- Smooth transition from teacher centric focus to learner centric processes and activities
- Performing all the functions of interest to its major constituents like faculty, staff, students and the society to reach leadership position
- Developing a sense of ethics in the University and Community, making it conscious of its obligations to the society and the nation
- Accepting the challenges of globalization to offer high quality education and other services in a competitive manner.

ABOUT SCHOOL OF LEGAL STUDIES

The School of Legal Studies has experienced faculty members specialized in Law and Business Administration and supported by well experienced professors, legal experts and practicing advocates as visiting faculty members. The school has the state-of-art class rooms and well equipped laboratories, drawing and seminar halls. The school offers BA. LL.B (Honours), BBA. LL. B (Honours) and LL.M. in (Business and Corporate Law) & (Criminal Law) program. The curriculum of graduate degree program has been designed to bridge the gap between judiciary, industry and academia and hence they are practical oriented. The B.A., LL.B and B.B.A., LL.B programs aim to prepare human resources to play a leading role in the competitive Legal Studies excel in their endeavors. The programs also focus on specialized and allied fields like environmental law, cyber law, taxation law, banking and insurance law, international trade law, intellectual property law etc., to enable students to prepare themselves to face confidently the challenges of present and future dynamic society and become successful leaders in legal profession.

VISION

"To achieve excellence in educating professionals, advancing legal scholarship, serving the public, fostering justice and the well-being of society"

MISSION

To provide quality legal education at bachelors and masters level through technologically advanced learning resources and a highly respected and experienced faculty to prepare our students to succeed in a dynamic and ever-evolving legal and business environment and to do research to contribute to the advancement of justice.

OBJECTIVES

- Educate graduates who will be excellent professionals: knowledgeable, innovative, thoughtful, practical, ethical, and well-prepared for the practice of law;
- Engage with the community and the University at all levels of our work, including teaching, scholarship, public service, and public policy;
- Create and disseminate knowledge to solve social and legal problems and to promote justice;
- Integrate programs of instruction that connect skills and knowledge, apply theory to practice, and respect and engage diverse points of view and diverse experiences;
- Produce graduates of high quality scholarship, enhance our national and international stature, attract excellent students, and take our place among the very best providers of legal education.

BOARD OF STUDIES MEMBERS

1. Prof. Dr. Bharathi. S Chairperson

2. Prof. Dr. Nagaraja V Members

3. Prof. Dr. Aarti Tyagi Members

4. Prof. Dr Kalicharan M L Members

5. Prof. Prof. Dr G R Jagadeesh External Members

6. Prof. Dr. Pranitha B S External Members

7. Prof. Dr. V. Sudesh External Members

8. Dr. Sandeep M N External Members

9. Naman Jhabakh External Members

10. P V Mirandra Kumar Student Representatives

11. Milind Kallappa Toravi Student Representatives

BA. LL.B (Honors) PROGRAM OVERVIEW

The School of Legal Studies offers BA LL.B (Honors) Law Program which is a five year integrated graduate academic degree which integrates the Arts stream with that of Law, which is designed as per the BCI norms to equip students with a sound understanding of the foundations of legal knowledge and develop students' analytical and research skills, generic skills which they need in their future careers in Legal Profession. The program offers students the opportunity to study law from an extensive catalogue of related subjects and optional subjects, covering vast range of legal knowledge. The students of law are encouraged to learn on the complexity of legal practice and of the variety of ways of understanding role of law in contemporary society. The students are also provided with internship under NGOs, Trial and Appellate Advocates, Judiciary, Legal Regulatory Authorities, other Legal Functionaries, Law Firms, Companies, and Local Self Government. They are also facilitated with practical training through participation in Moot Court exercises, Legal Aid Clinic, and Lok Adalat. The completion of the programme ensures that they will be able to walk into any courtroom and feel right at home.

The eligibility requirement for Law degree was that the applicant should already have a Bachelor's degree in any subject from a recognized institution (3 year LL.B). But now, universities offer 5 year integrated degree with the title of B.A., LL.B. (Honors), B.B.A, LL.B. (Honors) etc. as per the norms of BCI.

India, today produces the largest number of legal professionals in the world. According to reports, about half a million law students pass out from various colleges in India. The Indian legal market is in a nascent stage in terms of growth. A law student with all desired skills, inherent interests has a wide range legal professional opportunities available these days. One way, lawyers are required in all walks of life.

The law graduates have ample career opportunities to serve/practice in Courts and Tribunals ranging from District Court to the High Court in different capacities. They also have an opportunity to prosper as successful lawyers at district, state and national levels. Legal professionals also have opportunities of being appointed by business firms, industrial sectors,

insurance companies and several such sectors as legal knowledge in various sectors has become an essence.

In this context, an integrated Programme in legal studies leading to B.A., LL.B., (Hons) degree of REVA UNIVERSITY has designed to create legal professionals to meet the human resources requirements of various sectors of Society.

The programme offers students an opportunity to study law by choosing courses from a repository of related courses.

Programme Educational Objectives (PEOs)

PEO-1	To practice as an Advocate by enrolling as per the rules of Bar Council of India.
PEO-2	To write the Judiciary exam and become the Judicial officers.
PEO-3	: To be Part of Law firms and to be Legal advisors to Industries, Businesses, Trusts
	And Societal Organizations.

Program Outcomes (POs)

- 1. Legal knowledge: To acquire and analyse the substantive and procedural laws.
- 2. **Problem analysis**: Analyse legal document and resolve problems legally to achieve social and economic justice.
- 3. **Professional Ethics:** Understand the principles of Professional Ethics, its processes, procedures and relevant application in the legal world.
- 4. **Professional Skills**: Demonstrate and provide adequate legal skills in different areas of legal profession.
- 5. **Legal Research and Legal Reasoning**: To conduct legal research using analytical and critical thinking.
- 6. **Self-employability:** To provide a platform of self-employability by developing professional skills in legal industry.
- 7. Lawyering skills: Practice advocacy skills in different legal profession.
- 8. **Drafting Skills**: Develop the skill in Drafting of legal documents and Law reports.
- 9. **Individual and Team work**: Work as individual and team member in resolving issues in Legal Profession.

& to be independent as	nd to update the lega	l knowledge with	the latest amendr	nents.

Program Specific Outcomes (PSO)

PSO-1: Understand the structure, components and functioning of the various institutions of the Indian legal system and the role of law in day to day life.

PSO-2: Describe the general principles of law with the nature and sources of law, relation of law with human and institutional agencies responsible for the protection of human rights, liberty and balancing the interests of the individuals and society

PSO-3: Demonstrate the concepts of the legal provisions by addressing the ideological Frame-work and analyse and apply for the benefit of the larger society.

Regulations – Integrated Law Degree (Honours)

(5 years) Program

Academic Year 2020-21 Batch

1. Title and Commencement:

- 1.1 These Regulations shall be called "REVA University Academic Regulations 5 years Integrated Bachelor Degree in Law (Honours) Program 2020-21 Batch subject to amendments from time to time by the Academic Council on recommendation of respective Board of Studies and approval of Board of Management
- 1.2 These Regulations shall come into force from the date of assent of the Chancellor.

2. The Programs:

These regulations cover the following 5 years Law Degree (Honours) programs of REVA University offered during 2020-21:

BA LL.B. (Honours)

BBA LL.B. (Honours)

3. Duration and Medium of Instructions:

- **3.1.1 Duration:** The Five Year Law Degree (Honours) program (BA LL. B. & BBA LL.B.) is of 10 semesters 5 years duration. A candidate can avail a maximum of 20 semesters 10 years as per double duration norm, in one stretch to complete the Five Year Law Degree (Honours), including blank semesters, if any. Whenever a candidate opts for blank semester, s/he has to study the prevailing courses offered by the School when s/he resumes his/her studies.
- **3.2** The medium of instruction shall be English.

4. Definitions:

4.1 Course: "Course" means a subject, either theory or practical or both, listed under a programs; Example: "Legal Methods & Legal Systems" in BA LLB (Hons.) program, "International Air and Space Law" in BBA LL.B. (Hons.) program are examples of courses to be studied under respective programs.

The study of various subjects in Law degree programs are grouped under various courses. Each of these courses carries credits which are based on the number of hours of teaching and learning.

Every course offered will have three components associated with the teaching-learning process of the course, namely:

L	Lecture
T	Tutorial
P	Practice

Where:

L stands for Lecture session consisting of classroom instruction.

T stands for **Tutorial** session consisting participatory discussion / self-study/ desk work/ brief seminar presentations by students and such other novel methods that make a student to absorb and assimilate more effectively the contents delivered in the Lecture classes.

P stands for **Practice** session and it consists of seminar sessions, Clinical courses, Internships, Library sessions and Dissertation that equip students to acquire the much required skill component.

4.2 Classification of Courses

Courses offered are classified as:

- **4.2.1 Professional Core Course (PCC)**: Which are classified into two categories:
 - **a.** Law Courses
 - **b.** Non Law Courses

- **4.2.2** Clinical Course (CC): A course which should compulsory practical to be studied by a candidate as a core-requirement is termed as a Clinical course like: Drafting, Pleading and conveyance and Moot Court
- **4.2.3 Specialization Courses (SC):** which may be very specific or specialized or advanced or supportive to the discipline or subject of study or which provides an extended scope.

Open Elective Course (OE): which enables an exposure to some other discipline or subject or domain or nurtures the candidate's proficiency or skillEvery course offered will have three components associated with the teaching-learning process of the course, namely:

L	Lecture
Т	Tutorial
P	Practice

Where:

L stands for Lecture session consisting of classroom instruction.

T stands for **Tutorial** session consisting participatory discussion / self-study/ desk work/ brief seminar presentations by students and such other novel methods that make a student to absorb and assimilate more effectively the contents delivered in the Lecture classes.

P stands for **Practice** session and it consists of seminar sessions, Clinical courses, Internships, Library sessions and Dissertation that equip students to acquire the much required skill component.

4.3 Classification of Courses

Courses offered are classified as:

- **4.3.1** Professional Core Course (PCC): Which are classified into two categories:
 - c. Law Courses
 - d. Non Law Courses

- **4.3.2** Clinical Course (CC): A course which should compulsory practical to be studied by a candidate as a core-requirement is termed as a Clinical course like: Drafting, Pleading and conveyance and Moot Court
- **4.3.3 Specialization Courses (SC):** shall be very specific, advanced and supportive to the discipline and subject of study to provide an extended scope.

Open Elective Course (OE): enables an exposure to some other discipline or subject or domain and nurtures the candidate's proficiency or skill.

4.3.4 Project Work / Dissertation:

A project/dissertation is designed to provide real life problem solving experience to the student by applying the principles, tools and other expertise developed during the course period.

Frogram means the academic program leading to a Degree, Post Graduate Degree, Post Graduate Diploma Degree or such other degrees instituted and introduced in REVA University.

6. Eligibility for Admission:

6.1 The eligibility criteria for admission to **Five Years Integrated Law (Honours) Degree Program** (10 Semesters) is given below:

Sl.	Program	Duratio	Eligibility
No		n	
1	Bachelor of Arts,	10	Pass in PUC or Senior Secondary School course
	Bachelor of Law	Semeste	('+2') or equivalent (such as 11+1, 'A' level in
	(Honours)	rs	Senior School Leaving certificate course) from a
2	Bachelor of	(5 years)	recognized University of India or outside or from a
	Business		Senior Secondary Board or equivalent, constituted
	Administration,		or recognized by the Union or by a State
	Bachelor of Law		Government securing in the aggregate, marks not
	(Honours)		less than 45% (40% in case of SC/ST, 42% in case
			of OBC) of the total marks.

Note: 1) Candidates who have obtained 10 + 2 or graduation / Post graduation through Open universities system directly without having any basic qualification for prosecuting such studies are not eligible for admission in the law courses B.A., LL. B. (Hons.), B.B.A., LL. B. (Hons.); candidates having possessed job oriented course and diploma course are not eligible to seek admission to Law courses.

Admission is based on LSAT/REVA CET.

6.2 Provided further that the eligibility criteria are subject to revision by the Government Statutory Bodies, such as Bar Council of India (BCI) from time to time.

7. Courses of Study and Credits

- 7.1 Each course of study is assigned with certain credit value
- 7.2 Each semester is for a total duration of 20 weeks out of which 36 class-hours per week including seminar, moot court and tutorial classes and 30 minimum lecture hours per week and IAs and final examination, evaluation and announcement of results
- 7.3 The credit hours defined as below:

In terms of credits, every one hour session of L amounts to 1 credit per Semester and a minimum of two hour session of T or P amounts to 1 credit per Semester or a three hour session of T / P amounts to 2 credits over a period of one Semester of 16 weeks for teaching-learning process.

1 credit = 13 credit hours spread over 16 weeks or spread over the semester

The total duration of a semester is 20 weeks inclusive of examinations.

7.4 Hours of instruction per course per week shall be 4 + 1 hours conducted in day hours and the total number of class hours per week including tutorials, moot court exercises and seminars shall be minimum 30 hours.

8. Moot Court Exercise and Internship:

- (a) **Moot Court:** Every student is required to do **moot courts from 1st to 4**th **semester** which shall carry 2 credits and 9th Semester which will carry 4 credits. The moot court work will be on assigned problem and it will be evaluated for written submissions and for oral advocacy and as per the prescribed marks / credits by the University.
- (b) Internship: Every student is required to complete minimum of 20 weeks of mandatory internship during the entire duration of the program (5 years) under NGO, Trial and Appellate Advocates, Judiciary, Legal Regulatory authorizes, Legislatures and Parliament, Other Legal Functionaries, Law Firms, Companies, Local Self Government and other such bodies as the University shall stipulate, where law is practiced either in action or in dispute resolution or in management.
 - (i) Provided that internship in any year cannot be for a continuous period of more than Four Weeks and all students shall at least gone through once in the entire academic period with Trial and Appellate Advocates.
 - (ii) Each student shall keep Internship diary in such form as may be stipulated by the University concerned and the same shall be evaluated by the Guide in Internship and also a Core Faculty member of the staff each time. The total mark shall be assessed in the Final Semester of the course in the 4th Clinical course as stipulated under the Rules in Schedule

(c) Observance of Trial in two cases, one Civil and one Criminal:

Students are required to attend two trials in the course of the last three years of B.A., LL.B (Honours) and B.B.A LL.B (Honours) studies. They will maintain a record and enter the various steps observed during their attendance on different days in the court assignment. This scheme will carry marks / credits prescribed by the University.

(d) Interviewing techniques and Pre-trial preparations and Internship diary:

Each student will observe two interviewing sessions of clients at the Lawyer's Office/Legal Aid Office and record the proceedings in a diary, which will carry

prescribed marks / credits. Each student will further observe the preparation of documents and court papers by the Advocate and the procedure for the filing of the suit/petition. This will be recorded in the diary, which will carry prescribed marks / credits.

(e) The fourth component of this paper will be **Viva Voce examination** on all the above three aspects carrying prescribed marks.

9. Formal Dress Code under Internship / Moot Court Exercise for Legal Professionals and REVA University Uniform:

All students of B.A., LL.B (Honours) and B.B.A LL.B (Honours) shall compulsorily wear the uniform and the organic T-shirts as prescribed by the University. The Uniform for the men students shall be White Shirt, Black Trouser, and for women it shall be White Shirt, Black Trouser or White Kurtha, Black Salwar and White Dupatta.

Further, the students placed under internship or in moot court exercise shall have formal dress of legal professional as follows:

- a. (For all) White/Black trouser, white shirt, black tie, black coat, black shoe and black socks. When students have problems of getting the entire formal dress for any reason, they have to have a white trouser, full sleeve shirt to be tucked in and covered shoe.
- b. (Optional for Girl students) Black printed saree, with white full sleeve blouse and covered black shoe or Lawyer's Suit with black covered shoe.
- c. The Organization or Advocate under whom the internee is placed is required to follow suitable dress code.

The following table describes credit pattern

Table: Cred	Гable: CreditPattern							
				Total	Total Contact			
Lectures(Tutorials(Practice	Credits(L:T:	Credits	Hours			
L)	T)	(P)	P)					

4	2	0	4:1:	5	6
3	2	0	0	4	5
3	0	2	3:1:	4	5
2	2	2	0	4	6

a. The concerned BoS will choose the convenient Credit Pattern for every course based on size and nature of the course

10. Credits and Credit Distribution

10.1 A candidate is required to earn 252 credits for successful completion of Five Years Integrated Law (Honours) degree program

- 10.2 English course is a mandatory course for two semesters. Students registering for any of the programs mentioned in the table above are required to successfully complete the courses for the award of the degree.
 - The concerned BOS based on the credits distribution pattern given above shall prescribe the credits to various types of courses and shall assign title to every course including project work, practical work, field work, self-study elective, as Professional Core Course (PCC), Clinical Course (CC), Specialization Course (SC), Open Elective (OE) and Project Work / Dissertation.
- 10.3 The concerned BOS shall specify the desired Program Educational Objectives, Program Outcomes, Program Specific Outcomes and Course Outcomes while preparing the curriculum of a particular program.
- 10.4 A candidate can enrol during each semester for credits as prescribed in the scheme of the program.
- 10.5 Only such full time candidates who register for a minimum prescribed number of credits in each semester from I semester to X semester and complete successfully prescribed number of credits for the award of the degree for five year integrated Law Degree (Hons) program in 10 successive semesters shall be considered for declaration of Ranks, Medals, Prizes and are eligible to apply for Student Fellowship,

Scholarship, Free ships, and such other rewards / advantages which could be applicable for all full time students and for hostel facilities.

11. Assessment and Evaluation

- 11.1 The Scheme of Assessment will have two parts, namely;
- i. Internal Assessment (IA); and
- ii. Semester End Examination (SEE)
- 11.2 Assessment and Evaluation of each Course shall be for 100 marks. The Internal Assessment (IA) and Semester End Examination (SEE) of BA LL.B. (Honours) and BBA LL. B. (Honours) shall carry 50:50 marks respectively (i.e., 50 marks internal assessment; 50 marks semester end examination).
- 11.3 The 50 marks of internal assessment shall comprise of:

Internal Test	30 marks
Assignments / Seminars / Model	20 marks
Making / Presentations / Case	
Studies etc.	

11.4 There shall be **two Internal Tests** conducted as per the schedule announced below.

The Students' shall attend both the Tests compulsorily.

- ➤ 1st test is conducted for 15 marks during 8th week of the Semester;
- ≥ 2nd test is conducted for 15 marks during **16th week** of the of the Semester;
- > Suitable number of Assignments/quizzes/presentations are set to assess the remaining 20 marks of IA at appropriate times during the semester
- 11.5 The coverage of syllabus for the said tests shall be as under:
 - Question paper of the 1st test should be based on first 50% of the total syllabus;

- Question paper of the 2nd test should be based on second 50% of the total syllabus;
- 11.6 The Semester End Examination for 50 marks shall be held in the 18th and 19th week of the beginning of the semester and the syllabus for the semester end examination shall be entire syllabus.
- 11.7 A test paper is set for a maximum of 30 marks to be answered as per the pre-set time duration (1 hr / 1 hr 15 minutes / 1 hr 30 minutes). Test paper must be designed with School faculty members agreed pattern and students are assessed as per the instructions provided in the question paper. Questions must be set using Bloom's verbs. The questions must be set to assess the students outcomes described in the course document.
- 11.8 The question papers for internal test shall be set by the internal teachers who have taught the course. If the course is taught by more than one teacher all the teachers together shall devise a common question paper(s). However, these question papers shall be scrutinized by School specific Question Paper Scrutiny Committee formed by the respective School Head /Director to bring in the uniformity in the question paper pattern and as well to maintain the necessary standards.
- 11.9 The evaluation of the answer scripts shall be done by the internal teachers who have taught the course and set the test paper.
- 11.10 Assignment / seminar / presentation should be set in such a way, students be able to apply the concepts learnt to a real life situation and students should be able to do some amount self-study and creative thinking. While setting assignment care should be taken such that the students will not be able to plagiarise the answer from web or any other resources. An assignment can be set for a maximum of 20. Course instructor at his/her discretion can design the questions as a small group exercise or individual exercise. This should encourage collaborative learning and team learning and also self-study.
- 11.11 Internal assessment marks must be decided well before the commencement of Semester End examinations

- 11.12 Semester End Examination: The Semester End Examination is for 50 marks shall be held in the 18th and 19th week of the semester and the entire course syllabus must be covered while setting the question paper.
- 11.13 Semester End Examination paper is set for a maximum of 100 marks to be answered in 3 hours duration. Question paper must be prepared as per the respective School set format.
- 11.14 Each question is set using Bloom's verbs. The questions must be set to assess the students outcomes described in the course document. (Please note question papers have to be set to test the course outcomes)
- 11.15 There shall be three sets of question papers for the semester end examination of which one set along with scheme of examination shall be set by the external examiners and two sets along with scheme of examination shall be set by the internal examiners. All the three sets shall be scrutinized by the Board of Examiners. It shall be responsibility of the Board of Examiners particularly Chairman of the BOE to maintain the quality and standard of the question papers and as well the coverage of the entire syllabus of the course.
- 11.16 There shall be single evaluation by the internal teachers who have taught the subject. However, there shall be moderation by the external examiner. In such cases where sufficient number of external examiners are not available to serve as moderators internal senior faculty member shall be appointed as moderators.
 - Board of Examiners, question paper setters and any member of the staff connected with the examination are required to maintain integrity of the examination system and the quality of the question papers.
- 11.17 There shall also be an **Program Assessment Committee** (**PAC**) comprising at-least 3 faculty members having subject expertise who shall after completion of examination process and declaration of results review the results sheets, assess the performance level of the students, measure the attainment of course outcomes, program outcomes and assess whether the program educational objectives are achieved and report to the Director of the School. **Program Assessment Committee** (**PAC**) shall also review the question papers of both Internal Tests as well as Semester End Examinations and

- submit to the Director of the respective School about the scope of curriculum covered and quality of the questions.
- 11.18 The report provided by the **Program Assessment committee** (**PAC**) shall be the input to the Board of Studies to review and revise the scheme of instruction and curriculum of respective program
- 11.19 During unforeseen situation like the Covid-19, the tests and examination schedules, pattern of question papers and weightage distribution may be designed as per the convenience and suggestions of the board of examiners in consultation with COE and VC
- 11.20 University may decide to use available modern technologies for writing the tests and SEE by the students instead of traditional pen and paper
- 11.21 Any deviations required to the above guidelines can be made with the written consent of the Vice Chancellor
- 11.22 Online courses may be offered as per UGC norms.

For online course assessment guidelines would be as follows:

- If the assessment is done by the course provider, then the School can accept the marks awarded by the course provider and assign the grade as per REVA University norms.
- 2. If the assessment is not done by the course provider then the assessment is organized by the concerned school and the procedure explained in the regulation will apply
- 3. In case a student fails in an online course, s/he may be allowed to repeat the course and earn the required credits

IAs for online courses could be avoided and will remain at the discretion of the School.

11.23 The online platforms identified could be SWAYAM, NPTEL, Coursera, Edx.org, Udemy, Udacity and any other internationally recognized platforms like MIT online, Harvard online etc.

11.24 Utilization of one or two credit online courses would be:

4 week online course -1 credit -15 hours

8 week online course / MOOC – 2 credits – 30 hours

12 week online course / MOOC – 3 credits – 45 hours

11.25 **Summary of Internal Assessment, Semester End Examination and Evaluation**Schedule is provided in the table given below.

Summary of Internal Assessment and Evaluation Schedule

Sl.	Type of	when	Syllabus	Max	Reduced	Date by
No.	Assessment		Covered	Marks	to	which the
						process
						must be
						completed
1	Test-1	During	First 40%	30	15	9 th week
		8 th week				
2	Test -2	During	Second	30	15	17 th Week
		16 th	40%			
		Week				
3	Assignment	17 th	Last 20%	20	20	18 th Week
	/ Quiz	Week				
4	SEE	18/19 th	100%	100	50	20 th Week
		Week				

- **Note:** 1. Examination and Evaluation shall take place concurrently and Final Grades shall be announced as per notification from the Controller of Examination.
 - 2. Practical examination wherever applicable shall be conducted after 2nd test and before semester end examination. The calendar of practical examination shall be decided by the respective School Boards and communicated well in advance to the Controller of Examination who will notify the same immediately

12. Evaluation of Clinical practice / Moot Court Mock

- 12.1 A Moot Court Mock shall be assessed on the basis of:
 - a) Doctrinal Knowledge of relevant subject;
 - b) Advocacy Skills involved;
 - c) Decorum / Methodology.
- 12.2 In case of Moot Court / Clinical Practice course(s), the performance of a candidate shall be assessed for a maximum of 100 marks as explained below:
 - a) Continuous Assessment = 50 marks
 - b) Semester End Practical Examination = 50 marks
- 12.3 The Moot Court / Clinical Practice shall be conducted throughout the Semester. The 50 marks meant for continuous assessment shall further be allocated as under:

i	Regular Participation in Moot Court /	05 marks
	Clinical Practice throughout the semester	
ii	Written Submission/ Memorials	20 marks
iii	Oral Advocacy / Viva voce	20 Marks
Iv	Dress / Court Decorum	05 marks
	Total	50 marks

12.4 The 50 marks meant for Semester End Examination, shall be allocated as under:

i	Written Submission (Content + Structure)	20 marks
ii	Oral Advocacy Skills (Presentation +	20 marks
	Decorum)	
Iii	Dress Code	05 marks
Iv	Response to Queries (Questions and Answers)	05 marks
	Total	50 marks

12.5 The Semester End Examination for Moot Court / Clinical Practices will be conducted

jointly by internal and external examiners. However, if external examiner does not turn up, then both the examiners will be internal examiners.

- 12.6 In case a course is partly P type i. e, (L=3): (T=0) (P=1), then the examination for Semester End component will be as decided by the BoS concerned.
- 12.7 The duration for semester-end practical examination shall be decided by the concerned School Board.
- 12.8 In any case students should be informed well in advance i.e., before commencement of the semester beginning classes about the duration of the semester end practical examination and component of practical examination.
- **13.** For MOOC and Online Courses assessment shall be decided by the BoS of the School. However the 50:50 rule for IA and SEE must be followed

14. Evaluation of Internship / Dissertation:

Right from the initial stage of Internship, the candidate has to maintain the record of the activities carried on daily basis. After completion of the internship the candidate has to prepare a draft report of the internship in the even semester, based upon the internship work carried on by him/her, under the guidance of the supervisor and submit the final report of the internship for final evaluation in the **Odd Semester**. The components of evaluation are as follows:

Component – I	IA	Daily Diary writing / Periodic Progress (25%)
Component – II	IA	Draft Report of Internship (25%)
Component- III	SEE	Final Evaluation of Internship report and Viva-Voce
		(50%). Evaluation of the report is for 30% and the

15. Requirements to Pass a Course:

A candidate's performance from IA and SEE will be in terms of scores, and the sum of IA and SEE scores will be for a maximum of 100 marks (IA = 50, SEE = 50) and have to secure a minimum of 40% to declare pass in the course. However, a candidate has to secure a minimum of 25% (13 marks) in Semester End Examination (SEE) which is compulsory.

The Grade and the Grade Point: The Grade and the Grade Point earned by the candidate in the subject will be as given below:

Marks,	Grade	Grade Point	Letter
	,		Grade
P	G	$(GP=V \times G)$	
90-100	10	v*10	0
80-89	9	v*9	A+
70-79	8	v*8	A
60-69	7	v*7	B+
55-59	6	v*6	В
50-54	5.5	v*5.5	C+
40-49	5	v*5	С
0-39	0	v*0	F
	ABSEN'	Γ	AB

O - Outstanding; A+-Excellent; A-Very Good; B+-Good; B-Above Average; C+-Average; C-Satisfactory; F - Unsatisfactory.

Here, P is the percentage of marks (P=[IA + SEE]) secured by a candidate in a course which is **rounded to nearest integer**. V is the credit value of course. G is the grade and GP is the grade point.

a. Computation of SGPA and CGPA

The Following procedure to compute the Semester Grade Point Average (SGPA).

The SGPA is the ratio of sum of the product of the number of credits with the grade points scored by a student in all the courses taken by a student and the sum of the number of credits of all the courses undergone by a student in a given semester, i.e : SGPA (Si) = \sum (Ci x Gi) / \sum Ci where Ci is the number of credits of the ith course and Gi is the grade point scored by the student in the course.

Examples on how SGPA and CGPA are computed

Example No. 1

Course	Credit	Grade Letter	Grade Point	Credit Point
Course	Credit	Grade Letter	Grade Pollit	(Credit x Grade)
Course 1	4	A+	9	4X9=36
Course 2	4	A	8	4X8=32
Course 3	4	B+	7	4X7=28
Course 4	4	О	10	4X10=40
Course 5	4	С	5	4X5=20
Course 6	4	В	6	4X6=24
Course 7	2	В	6	2X6=12
	26			192

Thus, $SGPA = 129 \div 16 = 8.06$

Example No. 2

				Credit Point
Course	Credit	Grade letter	Grade Point	(Credit x Grade
				point)
Course 1	4	A	8	4X8=32
Course 2	4	B+	7	4X7=28
Course 3	4	A+	9	4X9=36
Course 4	4	B+	7	4X7=28
Course 5	4	В	6	4X6=24
Course 6	4	С	5	4X5=20
Course 7	2	В	6	2X6=12
	26			180

Thus, $SGPA = 180 \div 26 = 6.92$

b. Cumulative Grade Point Average (CGPA):

Overall Cumulative Grade Point Average (CGPA) of a candidate after successful

completion of the required number of credits for the respective programs are calculated taking into account all the courses undergone by a student over all the semesters of a program, i. e : $\mathbf{CGPA} = \sum (\mathbf{Ci} \times \mathbf{Si}) / \sum \mathbf{Ci}$ Where Si is the SGPA of the ith semester and Ci is the total number of credits in that semester.

Example: CGPA after Final Semester

Semester	No. of Credits	SGPA	Credits x SGPA
(ith)	(Ci)	(Si)	(Ci X Si)
1	26	8.06	26 x 8.06 = 209.56
2	26	6.92	26 x 6.92 = 179.92
3	26	8.11	26 x 8.11 = 210.86
4	26	7.40	26 x 7.40 = 192.4
5	28	8.29	28 x 8.29 = 232.12
6	26	8.58	26 x 8.58 = 223.08
7	26	6.90	26 x 6.90 = 179.4
8	26	7.29	26 x 7.29 = 189.54
9	26	6.8	26 x 6.8 = 176.8
10	16	7.20	16 x 7.20 =115.20
Cumulative	252		1908.88

Thus, CGPA = 1908.88/252 = 7.57

c. Conversion of grades into percentage:

Conversion formula for the conversion of CGPA into Percentage is:

Percentage of marks scored = CGPA Earned x 10

Example: CGPA Earned 7.57 x 10=75.7

d. The SGPA and CGPA shall be rounded off to 2 decimal points and reported in the transcripts.

16. Classification of Results

The final grade point (FGP) to be awarded to the student is based on CGPA secured by the candidate and is given as follows.

CGPA	Grade	Letter Performance	FGP
------	-------	--------------------	-----

	(Numerical	Grade		
	Index)			
	G			Qualitative
	G			Index
9 >= CGPA 10	10	О	Outstanding	Distinction
8 >= CGPA < 9	9	A+	Excellent	Distinction
7 >= CGPA < 8	8	A	Very Good	First Class
6 >= CGPA < 7	7	B+	Good	THSC Class
5.5 > = CGPA < 6		В	Above	
	6		average	Second Class
> 5 CGPA < 5.5	5.5	C+	Average	
>4 CGPA <5	5	С	Satisfactory	Pass
< 4 CGPA	0	F	Unsatisfactory	Unsuccessful

Overall percentage=10*CGPA

- a. **Provisional Grade Card**: The tentative / provisional grade card will be issued by the Controller of Examinations at the end of every semester indicating the courses completed successfully. The provisional grade card provides **Semester Grade Point Average (SGPA).**
- b. **Final Grade Card:** Upon successful completion of BA LLB (Honours) and BBA LLB (Honours) degree, a Final Grade card consisting of grades of all courses successfully completed by the candidate will be issued by the Controller of Examinations.

17. Attendance Requirement:

- 17.1 All students must attend every lecture, tutorial and practical classes.
- 17.2 In case a student is on approved leave of absence (e.g.- representing the University in sports, games or athletics, placement activities, NCC, NSS Cultural Programme, Moot Court Competition, Legal Aid, Lok Adalat and such others) and / or any other such contingencies like medical emergencies, the attendance requirement shall be minimum of 75% of the classes taught.

17.3 Any student with less than 75% of attendance in aggregate of all the courses including practical courses / field visits etc, during a semester shall not be permitted to appear to the end semester examination and such student shall seek re-admission.

18. Re-Registration and Re-Admission:

- 18.1 In case a candidate's class attendance in aggregate of all courses in a semester is less than 75% or as stipulated by the University, such a candidate is considered as dropped the semester and is not allowed to appear for semester end examination and he / she shall have to seek re-admission to that semester during subsequent semester / year within a stipulated period.
- 18.2 In such case where in a candidate drops all the courses in a semester due to personal reasons, it is considered that the candidate has dropped the semester and he / she shall seek re-admission to such dropped semester.

19. Absence during Internal Test:

In case a student has been absent from an internal tests due to the illness or other contingencies he / she may give a request along with necessary supporting documents and certification from the concerned class teacher / authorized personnel to the concerned Director of the School, for conducting a separate internal test. The Director of the School may consider such request depending on the merit of the case and after consultation with course instructor and class teacher, and arrange to conduct a special internal test for such candidate(s) well in advance before the Semester End Examination of that respective semester. Under no circumstances internal tests shall be held / assignments are accepted after Semester End Examination.

20. Provision for Appeal

If a candidate is not satisfied with the evaluation of Internal Assessment components (Internal Tests and Assignments), s/he can approach the Grievance Cell with the written submission together with all facts, the assignments, and test papers, which were evaluated. S/he can do so before the commencement of respective semester-end examination. The Grievance Cell is empowered to revise the marks if the case is genuine and is also empowered to levy penalty as prescribed by the University on the

candidate if his/her submission is found to be baseless and unduly motivated. This Cell may recommend for taking disciplinary/corrective action on an evaluator if s/he is found guilty. The decision taken by the Grievance committee is final.

21. Grievance Committee:

In case of students having any grievances regarding the conduct of examination, evaluation and announcement of results, such students can approach Grievance Committee for redressal of grievances. Grievance committees will be formed by CoE in consultation with VC

For every program there will be one grievance committee. The composition of the grievance committee is as follows:-

- The Controller of Examinations Ex-officio Chairman / Convener
- One Senior Faculty Member (other than those concerned with the evaluation of the course concerned) drawn from the school / department/discipline and/or from the sister schools / departments/sister disciplines – Member.
- One Senior Faculty Members / Subject Experts drawn from outside the University school / department – Member.

22. Eligibility to Appear for Semester End Examination (SEE)

Only those students who fulfil a minimum of 75% attendance in aggregate of all the courses including practical courses / field visits etc., as part of the program shall be eligible to appear for Semester End Examination

23. Provision for Supplementary Examination

In casea candidate fails to secure a minimum of 25% (13 marks) in Semester End Examination (SEE) and a minimum of 40% marks together with IA and SEE to declare pass in the course, such candidate shall seek supplementary examination of only such course(s) wherein his / her performance is declared unsuccessful. The supplementary examinations are conducted after the announcement of even semester

examination results. The candidate who is unsuccessful in a given course(s) shall appear for supplementary examination of odd and even semester course(s) to seek for improvement of the performance.

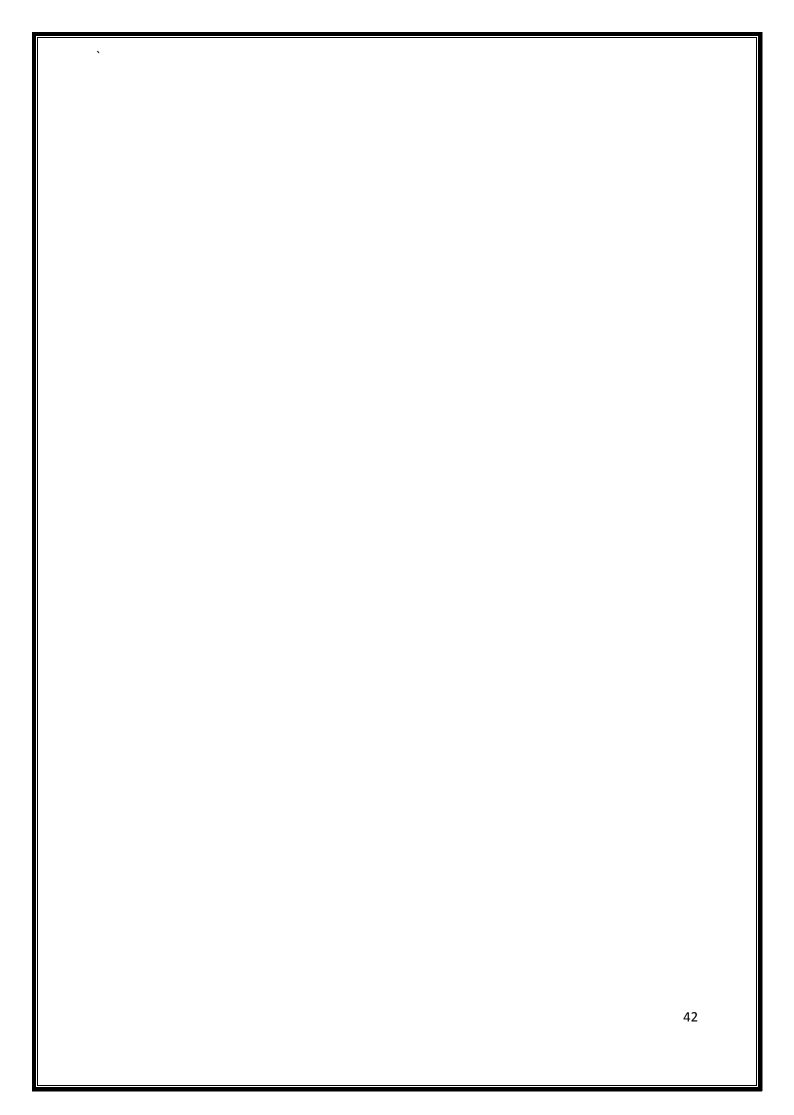
24. Provision to Carry Forward the Failed Subjects / Courses:

A student who has failed in a given number of courses in odd and even semesters shall move to next semester of immediate succeeding year and final year of the study. However, s/he shall have to clear all courses of all semesters within the double duration, i.e., with ten years of admission of the first semester failing which the student has to re-register to the entire program.

- Case 1:The Student before admitting into 3rd year (5th Semester) should have cleared all his/her papers of 1st year (1st & 2nd semester).
- Case 2:The student before admitting into 4th year (7th semester) should have cleared all his/her papers of 1st and 2nd year (1st, 2nd, 3rd and 4th semester).
- Case 3:The student before admitting into 5th year (9th semester) should have cleared all his/her papers of 1st, 2nd 3rd year (1st, 2nd, 3rd, 4th, 5th and 6th semester).

25. Challenge Valuation:

- a. A student who desires to apply for challenge valuation shall obtain a photo copy of the answer script(s) of semester end examination by paying the prescribed fee within 10 days after the announcement of the results. He / She can challenge the grade awarded to him/her by surrendering the grade card and by submitting an application along with the prescribed fee to the Controller of Examinations within 10 days after the announcement of the results. This challenge valuation is only for semester end examination.
- b. The answer scripts (in whatever form) for which challenge valuation is sought for shall be evaluated by the external examiner who has not involved in the first evaluation. The higher of two marks from first valuation and challenge valuation shall be the final.
- **26.** With regard to any specific case of ambiguity and unsolved problem, the decision of the Vice-Chancellor shall be final.



Mapping of Course Outcomes with programme Outcomes

Course	POS/	PO1	P02	PO3	PO4	PO5	PO6	P7	PO8	PO9	PO	PSO1	PSO2	PSO3
Code	COs										10			
B20AL1010	CO1	3	1	3	1	1	1	2	2	1	2			
	CO2	2	2	3	2	1	2	1	1	1	2			
	CO3	3	1	3	1	1	1	1	1	1	2			
	CO4	3	2	3	3	3	2	3	2	1	3			
B20AL1020	CO1	1	2	3	1	2	2	1	1	2	2			
	CO2	1	2	3	1	1	2	3	2	2	1			
	CO3	2	2	2	3	2	2	1	2	1	2			
	CO4	2	3	2	3	3	2	2	1	3	3			
B20AL1030	CO1	2	2	3	3	3	3	3	2	3	3			
	CO2	3	3	3	3	2	3	2	3	2	2			
	CO3	3	2	3	2	3	2	2	2	2	3			
	CO4	3	3	2	3	2	3	3	2	2	2			
B20AL1040	CO1	1	1	1	1	2	3	1	1	1	1			
	CO2	1	1	3	1	1	2	1	1	2	1			
	CO3	2	2	1	1	1	2	1	1	2	2			
	CO4	2	1	2	2	2	2	1	2	2	2			
B20AL1050	CO1	2	2	3	2	1	2	3	2	3	2	3	3	3
	CO2	3	3	3	3	3	2	3	2	3	2	3	3	3
	CO3	3	2	3	2	2	3	2	2	2	2	3	3	3
	CO4	2	3	3	3	3	2	3	3	2	2	3	3	3
B20AL1060	CO1	2	2	3	1	2	2	2	2	2	1	3	3	3
	CO2	3	2	3	1	2	2	2	2	2	2	3	3	3
	CO3	2	1	3	1	2	2	1	1	3	2	3	3	3

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	CO4	3	1	2	2	3	2	1	1	2	3	3	3	3
B20AL2010	CO1	3	1	3	1	1	1	2	2	1	2			
	CO2	2	2	3	2	1	2	1	1	1	2			
	CO3	3	1	3	1	1	1	1	1	1	2			
	CO4	3	2	3	3	3	2	3	2	1	3			
B20AL2020	CO1	2	3	2	1	2	3	1	1	2	2			
	CO2	1	2	3	1	1	2	3	1	2	1			
	CO3	2	2	2	1	2	3	1	2	3	2			
	CO4	3	3	1	3	3	2	1	3	2	1			
B20AL2030	CO1	3	3	2	3	3	3	2	2	2	2			
	CO2	3	2	3	3	3	3	3	3	3	2			
	CO3	3	3	3	2	2	3	3	3	3	3			
	CO4	2	3	3	3	3	2	3	3	3	3			
		3	3	3	3	3	3	3	3	3	3			
B20AL2040	CO1	3	2	1	1	1	2	2	2	3	2			
	CO2	3	3	1	3	1	2	2	3	2	1			
	CO3	2	2	2	3	3	2	2	3	1	1			
	CO4	3	3	2	2	3	3	3	2	1	1			
B20AL2050	CO1	3	2	3	2	2	3	2	3	3	3	3	3	3
	CO2	2	3	2	3	2	2	3	2	3	2	3	3	3
	CO3	3	2	2	2	2	2	3	2	2	3	3	3	3
	CO4	3	2	3	2	2	2	2	3	2	3	3	3	3
B20AL2060	CO1	3	2	3	2	2	3	2	3	3	3	3	3	3
	CO2	2	3	2	3	2	2	3	2	3	2	3	3	3
	CO3	3	2	2	2	2	2	3	2	2	3	3	3	3
	CO4	3	2	3	2	2	2	2	3	2	3	3	3	3
B20AL3010	CO1	2	2	1	2	2	1	2	1	3	3			
	CO2	2	3	2	3	2	1	1	2	3	2			

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	CO3	3	2	1	2	2	2	3	2	1	3			
	CO4	3	2	3	3	1	2	2	3	1	1			
B20AL3020	CO1	2	3	3	3	3	2	3	2	3	2			
	CO2	3	3	3	3	2	3	2	3	3	3			
	CO3	3	3	3	3	3	3	3	3	3	3			
B20AL3030	CO1	3	3	3	3	3	3	2	2	3	3			
	CO2	3	3	2	2	2	3	3	3	2	2			
	CO3	3	2	2	2	2	3	3	2	3	1			
	CO4	2	3	2	3	3	3	2	2	2	3			
B20AL3040	CO1	3	3	2	3	3	2	2	3	2	3	2	3	3
	CO2	3	3	3	2	2	2	3	3	2	3	2	3	3
	CO3	3	3	2	2	2	2	1	2	3	2	2	2	3
	CO4	3	3	2	3	3	2	2	3	3	2	2	3	2
B20AL3050	CO1	3	2	3	2	2	3	2	3	3	3	3	3	3
	CO2	2	3	2	3	2	2	3	2	3	2	3	3	3
	CO3	3	2	2	2	2	2	3	2	2	3	3	3	3
	CO4	3	2	3	2	2	2	2	3	2	3	3	3	3
B20AL4010	CO1	2	2	2	1	2	3	1	3	2	1			
	CO2	1	1	3	1	1	2	3	1	2	1			
	CO3	2	2	2	1	2	3	1	2	2	2			
	CO4	3	2	1	2	3	2	2	3	2	3			
B20AL4020	CO1	3	2	2	2	2	2	2	2	2	2	3	3	3
	CO2	2	2	2	3	2	2	2	2	2	2	3	3	3
	CO3	2	2	2	3	3	2	2	2	2	2	3	3	3
	CO4	2	3	2	2	3	2	2	2	2	2	3	3	3
B20AL4030	CO1	1	1	1	1	2	3	1	1	1	1	3	3	3
	CO2	1	1	3	1	1	2	1	1	2	1	3	3	3

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	CO3	2	2	1	1	1	2	1	1	2	2	3	3	3
	CO4	2	1	2	2	2	2	1	2	2	2	3	3	3
B20AL4040	CO1	2	3	1	2	1	1	2	1	2	1	3	3	3
	CO2	1	2	3	2	2	2	2	2	2	3	3	3	3
	CO3	3	2	3	1	1	1	1	2	3	1	3	3	3
	CO4	2	3	2	2	2	1	3	2	2	3	3	3	3
B20AL4050	CO1	3	2	2	3	2	2	3	3	2	3	3	3	3
	CO2	2	3	3	2	3	3	3	2	2	2	3	3	3
	CO3	2	2	3	2	2	2	2	2	2	3	3	3	3
	CO4	2	3	2	3	3	2	2	3	3	2	3	3	3
B20AL5010	CO1	1	2	2	1	2	3	1	1	2	2			
	CO2	1	1	3	1	1	2	3	1	2	1			
	CO3	2	2	2	1	2	3	1	2	2	2			
	CO4	3	3	1	3	3	2	2	3	2	1			
B20AL5020	CO1	3	1	3	1	1	1	2	2	1	2	3	3	3
	CO2	2	2	3	2	1	2	1	1	1	2	3	3	3
	CO3	3	1	3	1	1	1	1	1	1	2	3	3	3
	CO4	3	2	3	3	3	2	3	2	1	3	3	3	3
B20AL5030	CO1	3	2	2	1	2	2	1	1	2	3	3	3	3
	CO2	1	2	3	1	1	2	3	1	2	1	3	3	3
	CO3	2	2	2	1	2	2	1	2	1	2	3	3	3
	CO4	2	3	2	3	3	2	2	3	3	2	3	3	3
B20AL5040	CO1	2	1	1	1	2	1	1	1	1	1	3	3	3
	CO2	1	1	3	1	1	1	1	1	1	1	3	3	3
	CO3	1	1	2	1	1	1	1	1	1	1	3	3	3
	CO4	1	1	2	1	1	1	1	1	1	1	3	3	3

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B20AL5050	CO1	3	2	2	2	1	1	1	1	2	2	3	3	3
	CO2	2	2	2	1	1	2	1	2	2	2	3	3	3
	CO3	3	3	2	2	2	2	2	2	3	3	3	3	3
	CO4	3	3	2	2	3	2	3	2	3	3	3	3	3
B20AL5060	CO1	2	1	1	1	1	1	1	1	1	1	3	3	3
	CO2	1	1	3	1	1	1	1	1	1	1	3	3	3
	CO3	1	1	2	1	1	1	1	1	1	1	3	3	3
	CO4	1	1	2	1	1	1	1	1	1	1	3	3	3
B20AL6010	CO1	1	2	3	1	2	2	1	1	2	2			
	CO2	1	2	3	1	1	2	3	2	2	1			
	CO3	2	2	2	3	2	2	1	2	1	2			
	CO4	2	3	2	3	3	2	2	1	3	3			
B20AL6020	CO1	3	1	3	1	1	1	1	1	1	1	3	3	3
	CO2	3	2	3	2	2	2	2	2	1	2	3	3	3
	CO3	3	2	3	1	2	1	1	1	1	1	3	3	3
	CO4	2	2	2	2	2	1	2	1	1	1	3	3	3
B20AL6030	CO1	3	2	2	2	2	2	2	3	3	1	3	3	3
	CO2	2	3	2	3	2	2	4	2	3	2	3	3	3
	CO3	3	2	3	2	2	2	3	2	2	3	3	3	3
	CO4	3	2	3	2	4	2	2	3	1	3	3	3	3
B20AL6040	CO1	3	1	3	2	2	1	3	2	2	2	3	3	3
	CO2	3	2	3	2	1	1	2	2	1	1	3	3	3
	CO3	3	2	3	1	2	2	1	1	1	2	3	3	3
	CO4	3	2	3	3	2	1	2	2	1	3	3	3	3
B20AL6050	CO1	2	2	2	2	2	2	2	3	3	2	2	2	2
	CO2	2	3	2	3	2	2	2	2	3	2	2	3	2

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	CO3	3	2	1	2	2	2	3	2	2	3	2	2	2
	CO4	3	2	3	2	2	2	2	3	1	2	2	2	1
B20AL6060	CO1	3	3	2	3	2	3	2	3	3	3			
	CO2	2	3	2	3	2	2	3	2	3	3			
	CO3	3	2	1	3	3	2	3	2	2	3			
	CO4	3	2	3	3	2	3	2	3	2	2			
B20AL6071	CO1	3	1	3	1	1	1	2	2	1	2	3	3	3
	CO2	2	2	3	2	1	2	1	1	1	2	3	3	3
	CO3	3	1	3	1	1	1	1	1	1	2	3	3	3
	CO4	3	2	3	3	3	2	3	2	1	3	3	3	3
B20AL6072	CO1	1	1	2	1	2	1	2	2	1	3	3	3	3
	CO2	3	1	2	2	1	2	2	2	2	2	3	3	3
	CO3	2	2	2	1	3	3	2	2	2	3	3	3	3
	CO4	2	3	2	1	3	2	1	2	2	2	3	3	3
B20AL7010	CO1	1	2	1	2	2	1	2	1	3	1	3	3	3
	CO2	2	3	2	3	2	3	2	2	3	3	3	2	3
	CO3	3	2	2	2	3	2	3	2	1	3	2	3	3
	CO4	3	2	3	3	1	2	2	3	1	3	3	3	3
B20AL7020	CO1	1	2	1	2	2	1	2	1	3	1	3	3	3
	CO2	2	3	2	3	2	3	2	2	3	3	3	3	3
	CO3	3	2	2	2	3	2	3	2	1	3	3	3	3
	CO4	3	2	3	3	1	2	2	3	1	3	3	3	3
B20AL7030	CO1	2	2	2	2	2	2	2	4	3	2	2	2	2
	CO2	2	3	2	3	2	2	2	2	3	2	2	3	2
	CO3	3	2	1	2	2	2	3	2	2	3	2	2	2
	CO4	3	2	3	2	2	2	2	3	1	2	2	2	1
B20AL7040	CO1	3	2	2	2	2	2	2	3	3	1	3	3	3
	CO2	2	3	2	3	2	2	4	2	3	2	3	3	3
	CO3	3	2	3	2	2	2	3	2	2	3	3	3	3
	CO4	3	2	3	2	4	2	2	3	1	3	3	3	3

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B20AL7061	CO1	3	1	3	1	1	1	2	2	1	2	3	3	3
	CO2	2	2	3	2	1	2	1	1	1	2	3	3	3
	CO3	3	1	3	1	1	1	1	1	1	2	3	3	3
	CO4	3	2	3	3	3	2	3	2	1	3	3	3	3
B20AL7062	CO1	1	3	1	2	1	1	2	1	2	1	3	3	3
	CO2	2	1	1	1	1	3	2	3	1	3	3	3	3
	CO3	3	2	2	2	2	1	3	3	1	2	3	3	3
B20AL7071	CO1	3	2	2	2	2	2	2	3	3	1	3	3	3
	CO2	2	3	2	3	2	2	4	2	3	2	3	3	3
	CO3	3	2	3	2	2	2	3	2	2	3	3	3	3
	CO4	3	2	3	2	4	2	2	3	1	3	3	3	3
B20AL7072	CO1	3	1	3	1	1	1	2	2	1	2	3	3	3
	CO2	2	2	3	2	1	2	1	1	1	2	3	3	3
	CO3	3	1	3	1	1	1	1	1	1	2	3	3	3
	CO4	3	2	3	3	3	2	3	2	1	3	3	3	3
B20AL8010	CO1	1	1	1	2	1	1	1	1	2	2	3	3	3
	CO2	2	1	1	1	3	3	1	3	2	2	3	3	3
	CO3	2	3	2	1	1	1	1	3	3	2	3	3	3
	CO4	2	2	3	2	2	3	3	3	2	1	3	3	3
B20AL8020	CO1	3	2	2	2	2	2	2	3	3	1	3	3	3
	CO2	2	3	2	3	2	2	4	2	3	2	3	3	3
	CO3	3	2	3	2	2	2	3	2	2	3	3	3	3
	CO4	3	2	3	2	4	2	2	3	1	3	3	3	3
B20AL8030	CO1	2	1	2	2	2	2	1	2	1	2			
	CO2	1	1	2	1	1	2	1	2	1	2			
	CO3	2	2	1	2	2	2	1	2	2	2			
	CO4	2	2	3	2	3	2	1	2	2	2			
B20AL8040	CO1	3	2	2	2	2	2	2	3	3	1	3	3	3
	CO2	2	3	2	3	2	2	3	2	3	2	3	3	3
	CO3	3	2	3	2	2	2	3	2	2	3	3	3	3

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	CO4	3	2	3	2	4	2	2	3	1	3	3	3	3
B20AL8050	CO1	3	2	2	2	2	2	2	3	3	3			
	CO2	2	3	2	3	2	2	3	2	3	2			
	CO3	3	2	3	2	2	2	3	2	2	3	 		
	CO4	3	2	3	2	4	2	2	3	3	3	 		
B20AL8060	CO1	3	2	2	2	2	2	2	3	3	1	3	3	3
	CO2	2	3	2	3	2	2	4	2	3	2	3	3	3
	CO3	3	2	3	2	2	2	3	2	2	3	3	3	3
	CO4	3	2	3	2	4	2	2	3	1	3	3	3	3
B20AL8071	CO1	3	1	3	1	1	1	2	2	1	2	3	3	3
	CO2	2	2	3	2	1	2	1	1	1	2	3	3	3
	CO3	3	1	3	1	1	1	1	1	1	2	3	3	3
	CO4	3	2	3	3	3	2	3	2	1	3	3	3	3
B20AL8072	CO1	3	2	2	2	2	2	2	3	3	1	3	3	3
	CO2	2	3	2	3	2	2	4	2	3	2	3	3	3
	CO3	3	2	3	2	2	2	3	2	2	3	3	3	3
	CO4	3	2	3	2	4	2	2	3	1	3	3	3	3
B20AL9010	CO1	2	1	2	1	3	1	1	2	1	2			
	CO2	3	2	3	2	3	1	2	2	2	3			
	CO3	3	2	3	1	3	2	2	1	1	3			
	CO4	1	1	2	2	1	2	3	2	1	1			
B20AL9020	CO1	2	3	1	3	1	2	3	1	2	1	3	3	3
	CO2	3	3	1	2	3	1	2	3	2	1	3	3	3
	CO3	1	3	1	2	2	3	2	1	2	3	3	3	3
	CO4	1	3	1	2	2	3	2	1	3	1	3	3	3
B20AL9030	CO1	3	2	2	2	2	2	2	3	3	1	3	3	3
	CO2	2	3	2	3	2	2	4	2	3	2	3	3	3
	CO3	3	2	3	2	2	2	3	2	2	3	3	3	3
	CO4	3	2	3	2	4	2	2	3	1	3	3	3	3

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B20AL9040	CO1	3	2	2	2	2	2	2	3	3	1	3	3	3
	CO2	2	3	2	3	2	2	4	2	3	2	3	3	3
	CO3	3	2	3	2	2	2	3	2	2	3	3	3	3
	CO4	3	2	3	2	4	2	2	3	1	3	3	3	3
B20AL9050	CO1	3	2	2	2	2	2	2	3	3	1	3	3	3
	CO2	2	3	2	3	2	2	4	2	3	2	3	3	3
	CO3	3	2	3	2	2	2	3	2	2	3	3	3	3
	CO4	3	2	3	2	3	2	2	3	1	3	3	3	3
B20AL9060	CO1	3	2	2	2	2	2	2	3	3	1	3	3	3
	CO2	2	3	2	3	2	2	4	2	3	2	3	3	3
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	CO4	3	2	3	2	4	2	2	3	1	3	3	3	3
B20AL9071	CO1	3	2	2	2	2	2	2	3	3	1	3	3	3
	CO2	2	3	2	3	2	2	4	2	3	2	3	3	3
	CO3	3	2	3	2	2	2	3	2	2	3	3	3	3
	CO4	3	2	3	2	4	2	2	3	1	3	3	3	3
B20AL9072	CO1	3	2	2	2	2	2	2	3	3	1	3	3	3
	CO2	2	3	2	3	2	2	4	2	3	2	3	3	3
	CO3	3	2	3	2	2	2	3	2	2	3	3	3	3
	CO4	3	2	3	2	4	2	2	3	1	3	3	3	3
B20AL9X20	CO1	1	2	1	2	2	1	2	1	3	1	3	3	3
	CO2	2	3	2	3	2	2	1	2	3	2	3	3	3
	CO3	3	2	1	2	2	2	3	2	2	3	3	3	3
	CO4	3	2	3	2	1	2	2	3	2	2	3	3	3
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BA.LL.B (Honors) **PROGRAM**

Scheme of Instruction

(Effective from Academic Year 2020)

FIRST SEMESTER

COURSE		HC/SC/	CREDIT			
CODE	COURSE TITLE	FC/OE	L	T	P	TOTAL
B20AL1010	Law and Language-I	НС	3	1	0	4
B20AL1020	Political Theory	НС	3	1	0	4
B20AL1030	General Principles and Economics	НС	3	1	0	4
B20AL1040	Essentials of Sociology	НС	3	1	0	4
B20AL1050	Legal Methods and Legal Systems	НС	3	1	0	4
B20AL1060	Law of Torts, Consumer protection Act & Motor Vehicle Act	НС	3	1	0	4
B20AL1070	Moot Court	НС	0	0	2	2
Т	OTAL	I	18	6	2	26

SECOND SEMESTER

B20AL2010	Law and Language-II	НС	3	1	0	4
B20AL2020	State and Political Obligations	НС	3	1	0	4
B20AL2030	Managerial Economics	НС	3	1	0	4
B20AL2040	Law and Social Issues in India	НС	3	1	0	4
B20AL2050	Jurisprudence	НС	3	1	0	4
B20AL2060	Law of Contract-I	НС	3	1	0	4
B20AL2070	Moot Court	НС	0	0	2	2

TOTAL	18	6	2	26
CLIMANCED INTERDACTION ANY SERVICE (A. I	41 TTT	4)		

SUMMER INTERNSHIP: 4 WEEKS (to be evaluated in the III semester)

THIRD SEMESTER

OURSE	COURSE TITLE	HC/SC/	CRED	ITS		TOTAL
CODE	COURSE TITLE	FC/OE	L	Т	P	
B20AL3010	International Relations	НС	3	1	0	4
B20AL3020	Money, Banking & Public finance	НС	3	1	0	4
B20AL3030	Exploration of Social Inequalities	НС	3	1	0	4
B20AL3040	Constitutional Law- I	HC	3	1	0	4
B20AL3050	Law of Contract-II	НС	3	1	0	4
B20AL3080	Summer Internship (Evaluation)*	НС	0	0	2	2
T	OTAL		15	5	6	22

^{*}Marks allocation for the report submission of summer training undertaken at the end of

FOURTH SEMESTER

		CR	CREDITS					
COURSE CODE	COURSE TITLE	HC/SC/ FC/OE	L	Т	P	TOTAL		
B20AL4010	Public Policy and Public Administration	НС	3	1	0	4		
B20AL4020	Law of Crimes (IPC 1860)	НС	3	1	0	4		
B20AL4030	Public International Law	НС	3	1	0	4		
B20AL4040	Constitutional Law- II	НС	3	1	0	4		

II Semester with a corporate Lawyer or Law Firm.

B20AL4050	Administrative Law	НС	3	1	0	4
B20AL4060	Sociology of Diaspora	RULO	3	1	0	4
TO	OTAL		18	6	0	24

SUMMER INTERNSHIP: 4 WEEKS (to be evaluated in the V Semester)

FIFTH SEMESTER

		CR	CREDITS						
COURSE CODE	COURSE TITLE	HC/SC/ FC/OE	L	Т	P	TOTAL			
B20AL5010	Political Science V (Anatomy of Political Institutions)	НС	3	1	0	4			
B20AL5020	Family Law -I	НС	3	1	0	4			
B20AL5030	Law of Evidence	НС	3	1	0	4			
B20AL5040	Corporate Law	НС	3	1	0	4			
B20AL5050	Labour Law -I	НС	3	1	0	4			
B20AL5060	Transfer of Property	НС	3	1	0	4			
B20BL5070	Interpretation of Statutes	НС	3	1	0	4			
B20AL5080	Summer Internship (Evaluation)*	НС	0	0	2	2			
Т	OTAL		18	6	4	30			

SIXTH SEMESTER

COURSE CODE		CR	CREDITS					
	COURSE TITLE	HC/SC/ FC/OE	L	Т	P	TOTAL		
	Political Science VI Comparative Politics & Governance	НС	3	1	0	4		
B20AL6020	Family Law- II	НС	3	1	0	4		

	DEDNICHID A WEEKS (4. 1.		<u> </u>	·	1	
T	OTAL		18	6	2	26
B20AL6072	Information Technology Law	SC	3	1	0	4
B20AL6071	Criminology & Penology					
Optional I (cho	oose any one):		•	•		
B20AL6050	Labour Law - II	НС	3	1	0	4
	Law of Limitation					
B20AL6040	Civil Procedure Code and	НС	3	1	0	4
	Juvenile Justice Act					
	Probation of Offenders Act &					
B20AL6030	Criminal Procedure Code,	НС	3	1	0	4

SUMMER INTERNSHIP: 4 WEEKS (to be evaluated in the VII semester)

SEVENTH SEMESTER

COURSE		CR	EDITS			
CODE	COURSE TITLE	HC/SC FC/OE	L	Т	P	TOTAL
B20AL7010	Environmental Law	НС	3	1	0	4
B20AL7020	Intellectual Property Right	НС	3	1	0	4
B20AL7030	International Human Rights Law	НС	3	1	0	4
B20AL7040	Private International Law	НС	3	1	0	4
B20AL7050	Summer Internship (Evaluation)*	НС	0	0	2	2
B20AL7060	Open Elective	OE	3	0	1	4
Optional II C	hoose any ONE of the following	ng			1	
B20AL7071	Law Relating to Mergers and Acquisition (Honours)	SC	3	1	0	4
B20AL7072	Right to Information Act (Honours)					
Optional III (Choose any ONE of the follow	ing			•	•
B20AL7081	Banking and Insurance Law					
	1	1		ı	1	

	(Honours)	SC	3	1	0	4
	International Criminal Law (Honours)					
TOTA)		21	6	3	30

^{*}Marks allocation for the report submission of summer training undertaken at the end of **VI** semester with

a corporate Lawyer or Law Firm.

EIGHTH SEMESTER

		HC/SC				
Course Code	Course Title	FC/OE	L	T	P	Total
B20AL8010	Law of Taxation	НС	3	1	0	4
B20AL8020	International Humanitarian & Refugee Law	НС	3	1	0	4
B20AL8030	International Trade Law	НС	3	1	0	4
B20AL8040	International Air and Space Law	НС	3	1	0	4
B20AL8050	Trade in Service & Immigration Laws	НС	3	1	0	4
Optional IV Ch	noose any ONE of the following	ıg				
B20AL8061	Maritime Law					
B20AL8062	Media Law	SC	3	1	0	4
B20AL8071	Sexual Orientation, Gender Identity and Justice	SC	3	1	0	4
B20AL8072	Artificial Intelligence & Law					
TOTAL			18	7	0	28

^{*}OE = to be offered by School of Legal Studies

NINTH SEMESTER

Course Code	Course Title	HC/SC				
		FC/OE	L	Т	P	Total
B20AL9010	Professional Ethics and	НС	3	1	0	4
	Accountancy					
B20AL9020	Research Methodology	НС	3	1	0	4
B20AL9030	Alternative Dispute Resolution	НС	3	1	0	4
B20AL9040	Drafting, Pleadings and	HC	3	1	0	4
	Conveyancing					
B20AL9050	Infrastructure Law	НС	3	1	0	4
B20AL9060	Summer Internship	HC	0	0	2	2
	(Evaluation)*					
Optional V Choo	se any ONE of the following			l .	1	
B20AL9071	Investment and Competition					
	Law	SC	3	1	0	4
B20AL9072	Women and Law (Honours)					
TO	OTAL	<u> </u>	18	6	2	26

Marksallocationforthereportsubmissionofsummertrainingundertakenattheendof**VIIIsemester**with a corporate Lawyer or Law Firm.

TENTH SEMESTER

Course Code	Course Title	HC/SC				
		FC/OE	L	Т	P	Total
B20AL9X10	Major Project / Dissertation	НС	0	0	12	12
B20AL9X20	Moot Court & Internship	НС	3	1	0	4
ТО	TAL	-	3	1	12	16

НС	SC	OE	RULO
222	20	04	12

Ι	II	III	IV	V	VI	VII	VIII	IX	X
SEM	SEM	SEM							
26	26	26	26	28	26	26	26	26	16

L	Т	P	TOTAL	TOTAL
				HOURS
159	52	41	252	305

- 1. RULO: REVA Unique Learning Opportunity
- 2. Open Elective offered by School of Legal Studies, shall be opted by other schools.
- 3. The BA. LLB students shall have to opt Open Elective
- 4. Project dissertation will begin in 4thSemester. Students will be chosen internal guide from the school and continue with in-house projects only.
- 5. Internship Students must undergo hand-on training program (Skill development program) either at REVA University/Industry/Research Organization.

Semester	L	Т	P	No. of Credits
I	18	6	2	26
II	18	6	2	26
III	15	5	2	22
IV	18	6	0	24
V	21	7	2	30
VI	18	6	0	24
VII	21	6	2	30
VIII	18	7	0	28
IX	18	6	2	26
X	3	1	12	16
Total Credits	165	61	26	252

BA LL.B (Honors) PROGRAM

Detailed Syllabus

(Effective from Academic Year 2020 onwards)

FIRST SEMESTER

Course Code	Course Title	ourse	L	T	P	Total
		Туре				
BA20AL1010	Law & Language - 1	НС	3	1	0	4

Course Outline:

This is a 4 credit course for first semester consisting of 4 hours of teaching learning per week, inclusive of direct classroom teaching, practice in language lab and tutorials.

Course Objectives:

- 1. To initiate the students to a sound knowledge of grammar.
- 2. To develop the communicative skills of thestudents.
- 3. To introduce the students to select works of literature in order to stir a literary interest in them giving them an exposure to real-life scenarios?

Course Outcomes:

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

- Build a strong base of grammatical knowledge to improve their communicative skills.
- Make use of their communicative skills to express themselves in personal and professional spaces.
- Demonstrate an understanding of select literary works and also extend their cognition to appreciate other literary works as well which mirror life.

Unit-I

Functional English: Tenses; Conditional Sentences; Auxiliaries (modals/primary); Narratives; Active and Passive voice.

Unit-II

Professional Communication Skills (Oral) - Introducing Yourself (Formal and Informal): Public Speaking; Group Discussion; Interview Skills; Presentation Skills.

Unit-III

Professional Communication Skills (Written); Paragraph Writing; Notice/Agenda/Minutes; Note Making; Summarising.

Unit-IV

Literary Readings& Social Skills - William Shakespeare: The Merchant of Venice (Act-IV, Court Scene); Norman Mckinnel: The Bishop's Candle Sticks (Short Play); M.K. Gandhi: My Experiments with Truth (Extract); Rudyard Kipling: Justice (Poem); William Cowper: Divine Justice Amiable (Poem)

Reference Books:

Green, David. Contemporary English Grammar Structures and Composition. New Delhi: MacMillan Publishers, 2010.

Thorpe, Edgar and Showick Thorpe. Basic Vocabulary. Pearson Education India, 2012. Leech, Geoffrey and Jan Svartvik. A Communicative Grammar of English. Longman, 2003. Murphy, Raymond. Murphy's English Grammar with CD. Cambridge University Press, 2004.

Rizvi, M. Ashraf. Effective Technical Communication. New Delhi: Tata McGraw-Hill, 2005. Riordan, Daniel. Technical Communication. New Delhi: Cengage Publications, 2011. Sen et al. Communication and Language Skills. Cambridge University Press, 2015.

Course Code	Course Title	ourse	L	T	P	Total
		Type				
B19AL1020	Political Theory	НС	3	1	0	4

Course Objective:

This course aims at introducing the philosophical ideas underlying constitution and other branches of law. Knowledge of these ideas will enable the students to understand the legal principles in a better way.

Course Outcomes:

- On completion of this course you should be able to:
- Will deal with the contributions of Greek thinkers and the evolution of concepts like democracy and justice.
- Willdealwilltheimpactofmedievalthinkersandtheircontributionstopoliticalthought
- Will deal with the renaissance and modern political thinkers social contract theories that attempt to explain the origin of the state.
- Will deal with the prominent thinkers of liberal and conservative thought.
- Will deal with the writings of Hegel, Karl Marx and the revisionist thinkers.
- Will deal with contemporary political thought in India.

Course Content:

Unit – I: Introduction and theories

What is Political Science - Definition, aims and scope; Relationship between Political Science and Law; Theories of State: Divine and Force theory, Organic theory, Idealist theory Individualist theory, Theory of social Contract; Indian Context Santiparva and Kautilaya's Saptang theory, Development of concept of Hindu State Islamic concept of State.

Unit – II: Liberalism and Totalitarianism

Liberalism: meaning and features, Merits and demerits G.W. F. Hegel: Hegel's dialectic, atheism and liberal democracy Revisionists: Edward Bernstein and the social democrats Totalitarianism: meaning and features, Merits & demerits of Totalitarian state Fascism& Nazism

Unit – III: Socialism and Marxism

Socialism- meaning and features, Schools of Socialism, Fabianism, Syndicalism, Guild socialism; Marxism: Concept of Marxism, Historical and dialectical materialism Concept of class and class struggle, Merit and demerits of Marxism; Karl Marx – The Hegelian influence, alienation, critique of the Modern State, ideology, forces and relations of production, influence of Marx today.

Unit – IV: Political Thinkers – Contributions in brief

Western Political Thinkers - Plato, Aristotle, St.Augustine, St.Aquinas, J.S.Millsand T.H. Green; Indian Political thinkers – Gopal Krishna Gokhale, M.N. Roy, Lokamanya Tilak,; Jaiprakash Narayan, Mahatma Gandhi and Pandit Nehru, Dr.B.R.Ambedkar.

Text Books:

Eddy Asirvatham & K.K.Misra, PoliticalTheory, S. Chand & Company Ltd., Delhi

A.C. Kapur, Principles of Political Science, S.Chand & Company Ltd., Delhi

Rawls, John. Political Liberalism. Expandeded. NewYork; Chichester: Columbia University Press, 2005.

Weber, Max, and Stephen Kalberg. The Protestant Ethic and the Spirit of Capitalism. New York: Oxford University Press,2011.

Pantham, Thomas, and Deutsch, Kenneth (eds.) Political Thought in Modern India, SafePublications, New Delhi,1986

Reference Books:

R.L. Gupta, Political Theory.

Vishoo Bhagwan, Indian Political thinker.

Course Code	Course Title	Cours	L	T	P	Tota
		e				l
		Type				
B19AL1030	General Principles of	HC	3	1	0	4
	Economics					

Course Objectives:

The course is designed for the beginners with no formal background or little acquaintance with economics. The objective is to give the students with a clear understanding of the basic concepts, tools of analysis and terminologies used in economics, to facilitate their understanding of various legal phenomena. Emphasis will be on the use of graphs, diagrams and numerical tables/schedules for exposition. The teacher is expected to draw examples from the surrounding world to clarify the concepts.

Course Outcomes:

On completion of this course student should be able to:

- Understand economics terminology used in policy framework of any economy. Students will also understand how everyone can benefit when people trade with one another, and how to apply the theory of comparative advantage to everyday life and national policy.
- Understanding the psychology of individual economic agents like consumers and producers and their respective choices in the market.
- Able to analyze about different types of costs and its significance in production process. The discussion of types of revenues will help students to understand the determination of maximum profit for any firm.
- Understand the different kinds of market structure and the behavior of firms in determination of price and output. This Unit is a pre-requisite for the paper "Law and Economics" in advanced semester.
- To understand how the economy is run. It will also strengthen the understanding of the concept of equity in taxation and expenditure.
- Increase the overall awareness about the ways in which nations are compared.
- Students are made aware of the problems facing any economy and the government's policies and practical difficulties regarding the same.

Course Content:

UNIT – I: Introduction to Economics:

Definition, Basic concepts of economics and percepts - economic problems, economic rationality, optimality, demand and supply. History of Economic thoughts: Mercantilism, Classical economics, Keynesian economics.

UNIT – II DEMAND AND SUPPLY

Meaning of demand Law of Demand – Determinant of demand, Types of Elasticity of Demand - Price, Income and Cross elasticity, Demand Forecasting: Objectives and method of forecasting, Supply Analysis – Law of Supply – price elasticity of Supply,

Market Equilibrium and disequilibrium, Consumer and producer surplus and market efficiency.

UNIT – III Market Analysis:

Perfect Competition, Meaning and types of market structure, Nature of Market–Features of Perfectly Competitive Market, Price-output determination in the short-run and long-Effects of Government

UNIT – IV: Pricing decisions

Objectives of pricing, Factors underlying pricing, Methods of pricing, Applications of different pricing methods in different market structure. National Income: real GDP, nominal GDP, per capita GDP. Economic policies: monetary and fiscal policy.

Text Books:

Robert Pindyck, Daniel Rubinfeld and Prem Mehta,: "Microeconomics"7th Edition, Pearson Education.

William Boyes and Michael Melvin: "Textbook of Economics"; 6th e, Biztantra publications. Dominick Salvatore: "Managerial Economics", 7e, Oxford University Press.

Robert S. Pindyck, Daniel L Rubinfeld: "Microeconomics" 6th Edition; Pearson Education John Sloman & Mark Sutcliffe: "Economics for Business"; 3e, Pearson Education, Gregory N Mankiw: "Economics – Principles and Applications"; Cengage Learning.

Reference Books:

Dewett, K.K. Modern Economic Theory;

Seth. M.L. Money, Banking, International Trade and Public Finance

Course	Course Title	Course	L	T	P	Tota
Code		Type				1
BA19AL104	Essentials of	FC	3	1	0	4
0	Sociology					

Course Objectives:

The central object of this course is to expose the students to different theoretical perspectives and methodological foundations of Sociology through which they can understand and analyze the social context in which they live. The focus of the introductory paper is on helping students develop a 'sociological imagination'.

Course Outcomes:

- On completion of this course student should be able to:
- Understand the nature of sociological discourse as a separate academic discipline and its practical dimensions.
- Understand the fundamental theories, ideological traditions, concepts and terminologies associated with the discipline of Sociology.
- Evaluate the intellectual understandings of classical and contemporary social issues and institutions like caste, gender, race etc.
- Articulate their own positions in a clear, coherent and logical manner concerning the theories and concepts covered in this course
- Cultivate the 'sociological imagination' to look at the contemporary social world critically.

Unit I: Intellectual Settings of Sociology as a Discipline

General Framework of Sociology: An Introduction; Scientific Claims of Sociology; Sociological Imagination: C. Wright Mills; Sociological Perspectives: Functionalist Perspective, Conflict Perspective, Symbolic-interactionist Perspective, Feminist Perspective

Unit II: Conceptual Foundations of Sociology

General Overview- Historical context of the development of Sociological theory; Emile Durkheim: Social Facts and Forms of Solidarity; Division of Labour; Anomie; Karl Marx:

Historical Materialism and class struggle; Alienation, Society, Community, Institution and Association; Groups: Primary and Secondary

Unit III: Culture, Socialization and Deviance

General Overview; Culture of Society; Meaning, Nature and Component of Culture; Cultural Universals; Culture Identity, Culture Shock, Ethnocentrism; Cultural Diversity and Cultural Relativism: Socialization; Agencies of Socialization, Re-socialization, Socialization and Individual Freedom, Social Deviance and Crime, Norms, Sanctions and Deviance, Anomie and Labelling Theory, Theories of Delinquent subculture, Society and Crime; Gender and Crime, White Collar Crime; Governmental Crime.

Unit IV: Social Institutions

General Overview; Family and Kinship; Meaning, Nature and Types of Family and Household; Family and other social institutions: law, politics, religion and economy; Dark sides of Family Life; Marriage as a Social Institution; Discourse on Education; Social Structure, Economic Institutions and Poverty

Reference Books:

Andre Beteille, Sociology, New Delhi: Oxford University Press, 2003.

Tony Bilton et al., Introductory Sociology, New York: Palgrave, 2007

T.B. Bottomore, Sociology, Mumbai: Blackie & Son, 1986

Anthony Giddens, Sociology, Cambridge: Polity Press, 2008

M. Haralambos and R.M. Heald, Sociology: Themes and Perspectives, New Delhi: Oxford University Press, 2009.

John J. Macionis, Sociology, New Delhi: Pearson Education, 2009.

David M. Newman, Sociology, New Delhi: Pine Forge Press, 2008

Course	Course Title	Course	L	T	P	Tota
Code		Type				l
BA19AL105	Legal Methods and Legal	НС	3	1	0	4
0	Systems					

Course Objectives:

This course is specifically designed keeping in mind the requirements of students who have no prior training/understanding of law. It seeks to develop a range of appropriate legal skills for budding lawyers and introduce students to a range of intellectual perspectives, ideas and traditions that have influenced the development of legal traditions in various parts of the world. The course is a study in legal fundamentals, an introduction into the study of law and an overview of the nature, meaning of law and its methods. A component is dedicated to Legal Research, which seeks to inculcate research skills and an understanding of the various dimensions of its methodology.

Course Outcomes:

- On completion of this course student should be able to:
- Understand the meaning of law and its implication in our daily lives. Appreciate the inter- relationship between law, ethics and morality.
- Understand what is meant by the 'Legal Framework' of a Nation. An understanding of the Indian Legal system and its Common Law roots lie at the heart of this module
- Understand that law is a confluence of many sources. Legislation, Custom and Precedent constitute the sources which define the modern understanding of what "Law" is.

Course Content:

Unit-I: Introduction to Law; Legal Methods and Legal Systems

Meaning, nature and functions of Law; Relationship of law and morality; Questions of law and Questions of fact; Classification of law: Civil and Criminal Law, Public and Private Law, Municipal and International Law, Substantive and Procedural law.; Major legal systems of

the world- Common Law Legal System, Equity, Civil Law Legal System, Religious legal systems.

Unit-II: Legal History

Constitution as the Basic Law; Rule of Law; Separation of Powers; Delegated Legislation; Judicial system in India- Hierarchy of Courts in India, Jurisdiction of Courts (Territorial, Pecuniary, Subject Matter); Fora and Tribunals-Alternative Dispute Resolution Methods, Arbitration, Negotiation, Mediation and Conciliation, Lok-Adalats.

Unit III: Sources of Law:

Meaning; Primary and Secondary sources; Custom; Precedent- Categories of precedents, dissenting and concurring opinion, overruling of judgments. Article 141 of the Constitution; stare decisis, Ratio decidendi- Tests to determine ratio decidendi, obiter dictum; Legislations, Juristic writings; Justice, Equity and Good Conscience, International law as a source of Municipal Law. Inter-relationship of the sources, relative significance with the help of leading case laws.

Unit IV: Legal Research Skills

Understanding the meaning and importance of Legal Research and writing. Preparing a research design with all its components; Legal Reasoning- Inductive and Deductive Reasoning. Understanding Judicial decision making; New Dimensions in Legal Research-Use of Online Databases and e-resources; Techniques of Legal Research; Legal writings and citations; Judicial Reasoning; Analogizing – the application of principles laid down in similar cases, static and dynamic analogy; Case Synthesis. Blue book Citation and footnoting

Reference Books:

- Indian Legal System, Joseph Minattur, Indian Law Institute
- Legal Theory, Friedmann, Universal Law
- Jurisprudence and Legal Theory, V.D.Mahajan, Eastern Book Company
- Administrative Law, S.P.Sathe, Lexis Nexis
- Introduction to Legal Method, Farrar & Dugdale, Sweet & Maxwell
- Law in the changing Society, Friedman, Universal Law

- Crisis of Indian Legal System, Baxi, Vikas
- Idea of Law, Lloyd, Butterworth
- The Concept of Law, Hart, Clarendon Law Series
- Introduction to Philosophy of Law, Pound, Harvard
- Rattan Singh, Legal Research Methodology, Lexis Nexis
- Legal Research Methodology, Indian Law Institute

Course Code	Course Title	Course	L	T	P	Total
		Type				
BA19LB1060	Law of Torts, Consumer	HC	3	1	0	4
	protection Act & Motor					
	Vehicle Act					

Course Objective:

This course is designed to study the principles of Tortious liability, the defenses available in an action for torts, the capacity of parties to sue and be sued and matters connection there with. Further, this course is designed to study specific torts against the individual and property. With rapid industrialization, inadequacy of the law to protect the individual is exposed. An attempt shall be accorded to the individuals against mass torts and industrial torts. Keeping in the expensive character of judicial proceedings the students should reflect on the alternative forms, and also the remedies provided under the Consumer Protection Act, 1986 and Motor Vehicle Act.

Course Outcomes:

- On completion of this course student should be able to:
- Familiarize with the basis of liability in tort and to distinguish it with the basis of contractual liability
- Acquaint with different forms of tortious liability as well as different forms of tort
- Understand the role of no fault liability, strict liability and absolute liability

Course Content:

Unit I: Definition, Nature and Development of Tort.

Definition, nature and history of the law of torts; Difference between Tort & Crime, Tort & Contract. Basis of the tortuous liability; Basic legal maxims for Determination of liability - Ubi jus Ibi remedium, Injuria Sine Damnum and Damnum Sine Injuria.

Unit II Liability for the Wrong Committed by Other Person

Principle of Vicarious Liability and its basis; State 's Liability: Doctrine of Sovereign Immunity in reference to the Crown Proceedings Act 1947, Federal Torts Claims Act 1946 and Article 300 of the Indian Constitution; Joint Tort Feasors, joint and several liabilities in payment of damagesNegligence: Professional Negligence, psychiatric damage; economic loss. Proximate Cause and Intervening Cause. Contributory Negligence: Last Opportunity Rule, Res Ipsa Loquitur. Nuisance: History of Nuisance, Remedy for Nuisance, kinds of nuisance. General Defenses: Volenti non fit injuria ,Vis Major (Act of God) Inevitable Accident; Remoteness of Damage: fixing of liability and damages, Directness test – In re Polemis case, The doctrine of reasonable foresight – the Wagon Mound cases

Unit III Statutory Tort I – Motor Vehicles Accident Protection

Motor Vehicles Act, 1988; Chapter-X Liability without Fault (Ss.140-144); Chapter-XI Insurance of Motor Vehicles (Ss.145-164); Chapter-XII Claims Tribunal (Ss. 165-173)

Unit - IV Statutory Tort II - Consumer Protection Act

The Concept, Objectives and Scope of CPA, Definitions: Consumer, The Consumer Protection Act and its applications. Services, -- Deficiency in services Meaning, Professional service, Medical services, Lawyering services, Public Utility Services, Commercial Services; Unfair trade Practice -Misleading and False advertisement; Unsafe and Hazardous Products, Falsification of Trade Marks; Consumer safety; Services – Consumerism District Council, State Council National commission Product Liability – theories of causation, defectiveness and proximate reason. Tortuous misrepresentation and negligence.

Unit - V Central Consumer Protection Act, 1986

- Central Consumer Protection Authority.
- Mediation
- Product liability
- Offences and penalties

Reference Books:

- Winfield & Jolowicz: Tort, Sweet and Maxwell, London.
- D.D. Basu, The Law Of Torts
- B.M.Gandhi, Law of Tort, Lucknow.
- Ratanlal and Dhirajlal, The Law of Tort, Universal, Delhi.
- Salmond and Heuston –On the Law of Torts (2000) Universal, Delhi.
- J.N Boriwala, Commentary on Consumer Protection Act, Delhi.
- P.K Majumdar, The Law of Consumer Protection In India (1998), Orient Publishing Co., New Delhi.
- Achutan Pillai: The Law of Torts, Eastern Book Co., Lucknow.
- Ramaswamy Iyyer: The Law of Torts,
- The Motor Vehicles Act, 1988

Course	Course	Course	L	T	P	Tota
Code	Title	Type				1
BA19AL107	Moot	HC	0	0	2	2
0	Court					

SECOND SEMESTER

Course	Course Title		L	T	P	Tota
Code						l
BA19AL201	Law and Language -	НС	3	1	0	4
0	II					

Course Objectives:

To develop the vocabulary base of the students, a much essential component for professional as well as personal communication.

To ensure a thorough development of the literary skills of the students which will enable them to appreciate social and cultural values.

To develop the writing skills of the students to a professional level.

Course Outcomes:

- After the completion of the course, the students will be able to:
- Utilize their acquired or developed vocabulary in multiple situations that requires skillful communication.
- Develop a competent writing skill, which is extremely essential to excel in professional domains.
- Demonstrate an ability to understand and appreciate works of literature connected to ways of life.

Course Content:

Unit- I

Vocabulary Building; Functional Words; Idioms & Phrasal Verbs; Homonyms & Homophones; Common Errors

Unit-II

Language and Communication; Basics of Communication; Process and Importance of Communication Verbal and Non Verbal Communication; Barriers to Communication; Strategies of Effective Communication ;

Unit-III

Advanced Writing Skills; Essays; Letter Writing; Dialogues; Resume and Cover letters.

Unit-IV

Literary Readings & Social Skills –II; 1. John Galsworthy: Justice (Act-II); Fritz Karinthy: Refund (Short Play); Jack London: The Benefit of Doubt (Short Story); Bertolt Brecht: On the Infanticide of Marie Farrar (Poem) Eric Cockrell: Can't Get No Justice (Poem)

Reference Books:

Bansal, R.K. and J.B. Harrison. Spoken English. Orient Blackswan, 2013.

Raman, Meenakshi and Sangeeta Sharma. Technical Communication. Oxford University Press, 2015.

Thorpe, Edgar and Showick Thorpe. Objective English. Pearson Education, 2013.

Dixson, Robert J. Everyday Dialogues in English. Prentice Hall India Pvt Ltd., 1988.

Turton, Nigel D. ABC of Common Errors. Mac Millan Publishers, 1995.

Samson, T. (ed.) Innovate with English. Cambridge University Press, 2010.

Kumar, E Suresh, J. Savitri and P Sreehari (ed). Effective English. Pearson Education, 2009.

Goodale, Malcolm. Professional Presentation. Cambridge University Press, 2013.

Course Code	Course Title	Course	L	T	P	Total
		Type				
BA19AL2020	State & Political Obligations	HC	3	1	0	4
	(Political Science II)					

Course Objectives:

The course explains the authority of the States to govern within their jurisdiction. Authority is generally understood as entailing a right to be obeyed correlative with a moral obligation incumbent on the subjects of authority to obey (provided that certain conditions obtain). The obligation to obey is said to be general (although capable of being defeated if the relevant conditions do not obtain). It is said to hold with regard to (almost) all directives, (almost) all subjects, on (almost) all occasions. This is the claim of political obligation.

Course Outcomes:

On completion of this course student should be able to:

- The student should be able to analyses of the issue of authority is a problem for political philosophy
- They should also be able to examine the direction in which the justification was
 traditionally sought and the reasons why this direction has been taken, the skeptical
 arguments against the traditional strategies, and the more recent attempts at meeting
 those arguments.

Course Content:

Unit – I: Introduction to Political obligation:

Meaning, nature and scope of Political Obligation; Evolution of the concept of political obligation; Contemporary developments; Political Obligation and right; Political obligation and Duty.

Unit- II Theories of Political obligation:

Voluntarism - Utilitarian theory; Deontological theory; Anarchist theory- Political obligation and consent; Political obligation and Social contract (Hobbes, Locke & Rousseau); Types of Political obligation

Unit - III Philosophical foundations of Political obligation:

Moral or Ethical foundations of Political obligation; Ancient Indian ideas and Institutions on Political obligation; Dimensions of Political obligations in a modern State Political obligation and family - Political obligation and identity; Membership and political obligation

Unit- IV Legal and Political obligations:

Nature and extent of the Authority in a State and Political Obligation; History and Theory of Justice; Constitution of India and the nature of Political obligation under the Constitution; Dilution of Political obligation; Impact of such dilution of Political obligation; Political Obligation and Revolution; Role of State in balancing political obligations; Role of international society in political obligation of a State

Reference Books:

John Horton, Political Obligation, MacMillan, London, 1992.

Margaret Gilbert, A Theory of Political obligation; Membership, Commitment and the Bonds of Society, Clarendon Press, Oxford, London, 2006

D.D. Raphael and T. H. Green on Political Obligation, 2008

Course	Course Title	Course	L	T	P	Tota
Code		Type				1
BA19AL203	Managerial	НС	3	1	0	4
0	Economics					

Course Objectives:

Managerial economics is the study of how to direct scarce resources in the way that most efficiently achieve the goal. It is a broad discipline in that it describes the trade- off that consumers, workers, and firms face, and show how these trades-offs are best made. The idea of making optimal trade-offs is an important theme in Managerial Economics. Though the subject is titled as Managerial Economics, some of the macroeconomics concepts also been introduced to provide students with a basic understanding of the behaviour of macro variables and policy frame work. Macroeconomics involves the study of aggregate factors such as income, employment and inflation, and functioning of an economy. Thus managerial economics provides useful insights into every facet of the business and non-business world in which we live-including household decision making

Course Outcomes:

On completion of this course student should be able to:

- Describe the nature of economics in dealing with the issue of scarcity. Perform supply and demand analysis to analyse the impact of economic events on markets.
- Analyse the behaviour of consumers in terms of the demand for products, evaluate the factors affecting firm behaviour, such as production and costs
- Analyse the conduct and performance of firms under different market structures
- Compute different measures of macroeconomic activity such as the national income accounts, inflation, and unemployment, and evaluate the shortcomings of traditional economic measures.

 Analyse the forces that affect the aggregate level of economic activity and the business cycle using AD-AS analysis, recognize how monetary and fiscal policy can be used to achieve policy goals

Course Content:

Unit I: Introduction:

Managerial Economics – Meaning, Definitions and scope. Importance of studying economics for business manager; Normative Vs Positive Analysis; Microeconomics Vs macroeconomics; Fundamental Problems of an Economy, Alternative Economic Systems; Goals of macroeconomic policies.

Unit II: Demand Analysis:

Meaning of demand, determinants of demand, Law of Demand, Deriving demand curve; Elasticity of Demand- Price elasticity. Income Elasticity and cross Elasticity. Demand forecasting. Analysis of Market Structure: Meaning and definition of Market, Types of Market; Perfect and imperfect competition; Features of perfect competition, monopoly, oligopoly and monopolistic competition – Price and output determination in each market environment in both Short Run and Long Run

Unit III: Supply Analysis:

Meaning of supply, determinants of supply, Law of Supply, Deriving supply curve; Elasticity of Supply; Market Equilibrium, Price Control: floor pricing and price ceiling. Cost and Revenue Analysis: Meaning; Concepts, Short-Run and Long-Run Cost Functions, Learning curve, Economies of Scale and revenue and profit determination. Areas and tools of cost control.

Unit IV: National Income and Inflation and Unemployment:

Concepts – Domestic v/s National, Gross v/s Net, Factor cost v/s Market price; Real v/s nominal GDP; personal income, per capita income, disposable income; Price indices and GDP deflator; Measuring National Income; Limitations of measurement; Usefulness of national income analysis. Meaning and types of inflation; Causes of inflation; Effects of inflation; Measures to control inflation. Unemployment: Meaning and types; Effects of

unemployment; Measures to control unemployment.

Reference Books:

- Karl E. Case and Ray C. Fair & Sharon Oster: "Principles of Economics" Ninth edition, Pearson
- John Sloman & Mark Sutcliffe: "Economics for Business"; Pearson Education
- R.Pindyck, D Rubinfeld and P Mehta,: "Microeconomics"7th Edition, Pearson Education.
- N. G. Mankiw: "Economics Principles and Applications"; Cengage Learning
- Dominick Salvatore & Ravikesh Srivastava: "Managerial Economics", Oxford Higher Education.
- R. Dornbusch & S. Fisher, Macroeconomics, Tata Mc. Graw Hill.
- William A MacEachern and A. Indira, "MacroECON", Cengage Learning
- Samuelson, P. A., and W. D. Nordhaus: "Economics", Tata McGraw-Hill, India
- Froyen: "Macroeconomics", Pearson.
- RT Kennedy: "Macroeconomic Theory", Pearson Prentice Hall.
- Shyamal Roy: "Macroeconomic Policy Environment", Tata McGraw Hill.
- M. Melvin and W. Boyes: Principles of Macroeconomics, Cengage Publication.

Course Code	Course Title	Course	L	T	P	Total
		Type				
BA19AL2040	Law and Social changes	НС	3	1	0	4
	in India					

Course Objective:

This paper will help the students to apply sociological theories to a myriad of contemporary justice problems. Use knowledge on sociological theories to analyse contemporary problems of Indian society, and critically reflect on media reports and cultural products concerning justice issues.

Course Content:

Unit I – Introduction

Law and disadvantaged group; Issue of reservation to caste and women's empowerment; Law and social change; Social perception of law in the global era; Social role of judiciary and legal profession in Indian society.

Unit II - Gender and Law

The Social construction of Gender; The status of women – Ancient age – Medieval India – Modern period – Problems Faced by women in modern India – the development and changing status of women; Domestic Violence Act, 2005; Sexual Harassment of Women at workplace (Prevention, Prohibition & Redressal) Act 2013; Dowry with special reference to Dowry Prohibition Act, 1961; Women and property in India; Impediments to legal reform: Patriarchy and Culture

Unit III- Social Problems Related with Children

Child Marriage: Reasons and Consequences; Prohibition of Child Marriage Act, 2006; Juvenile Delinquency: Meaning, Factors, Juvenile Justice System; Child Abuse: Child Labour (Prohibition & Regulation) Act, 1986.

Unit IV- Crime and Deviance

Relationship between Sociology and Criminology; Crime and Deviance: Meaning and Difference; Causes of Crime &Deviance, Labelling theory; Crime, Deviance and Social Control

Reference Books:

Jaya Sagade, 2005, Child Marriage in India, Oxford University Press, New Delhi.

K.L. Sharma, 2004, Social Inequality in India, Rawat Publications, Jaipur

Veena Das, 2004, Handbook of Indian Sociology, Oxford University Press, New Delhi.

Vandana Madan, The Village in India, Oxford University Press, New Delhi.

Jairam Kusal, Sociology of Social change, Dominant Publishers, New Delhi

Ghanshyam Shah, 2004, Caste and Democratic Politics in India, Permanent Black, New Delhi

Kushal Deb, 2002, Mapping Multiculturalism, Rawat Publications, Jaipur

Ram Ahuja, 2003, Indian Social System, Rawat Publications

Ranbir Singh, Ghanshyam Shah, Human Rights, Education, Law and Society, Nalsor University, The Print House

B. GopalKrishnan 2004- Rights of children Aavishkar Publishers, distributors, Jaipur, India Kumari Ved, 2004, The Juvenile Justice System in India From Welfare to Rights, Oxford University Press, New Delhi

Seth, Mira, 2001, Women and Development, the Indian Experience, Sage Publications.

Course Code	Course Title	Course Type	L	Т	P	Total
BA19AL2050	Jurisprudence	НС	4	1	0	4

Course Objective:

To develop an analytical approach to understand the nature of law, development of law and working of a legal system in different dimensions with reference to popular legal theorists.

Course Outcomes:

The students will be able to:

- Comprehend knowledge of doctrines about law and justice, developed over the years, in various nations and historical situations.
- Understand the importance of legal concepts that is important so far as various legal courses are concerned.
- Relate various concepts that they learn in other courses in law to their jurisprudential meanings.
- Recognise sources of law that will foster legal research.
- Apply principles of liability with a comprehensive understanding of the concepts in environmental law and health care law.

Course Content:

Unit – I: Introduction

Nature, definition, meaning and scope of Jurisprudence; Link between Jurisprudence and other sciences; Law, Morality and Ethics – Hart-Fuller Debate – Hart and Patrick Devlin on Morality; Dharma – Meaning and scope in Indian Jurisprudence

Unit – II: Schools of Jurisprudence – I

Natural Law – Greek and Roman era – Medieval period - Classical era; German Transcendental Idealism – Emmanuel Kant; Analytical positivism – Utilitarianism - Pure Theory; Historical Jurisprudence – Anthropological approach - Evolutionary Theory

Unit – III: Schools of Jurisprudence – II

Sociological Jurisprudence; Concept of Dialects – Philosophy of Hegel – Economic Approach – Dialectical Materialism; Legal Realism – Philosophies of Cardozo and Holmes – American realism –

Scandinavian realism; Revival of Natural Law – Rawls theory of Justice – Theory of Amartya Sen

Unit – IV: Concepts of Law

State – Nature and functions – Various kinds of Law - Administration of Justice; Sources of Law – Custom, Legislation, Precedent, Equity; Rights – Hohfeldian analysis of Rights and Duties – Obligation - Ownership – Possession – Liability – Immunity; Juristic personality – Corporations – Animals Unborn –Dead persons – Idols and Mosque

Text Books:

- Amartya Sen, The Idea of Justice, Belknap Press; Reprint edition (2011)
- Benjamin Cardozo, The Nature of Judicial Process, Wildside Press LLC, 2010
- Edgar Bodenheimer, Jurisprudence, Harvard University Press, 1974
- Fitzgerald, Salmond on Jurisprudence (1999), Tripathi, Bombay
- Glanville Williams, Learning the Law, Thomson Reuters, 2010
- HLA Hart, Law, Liberty and Morality, Stanford University Press, 1963
- HLA Hart, The Concept of Law, Oxford University Press, 2012
- John Rawls, A Theory of Justice, Harvard University Press, 2009
- N.K. Jayakumar, Lectures in Jurisprudence, LexisNexis Butterworths, 2006
- Paton, A Textbook of Jurisprudence, Clarendon Press, 1972
- Patrick Devlin, The Enforcement of Morals, Liberty Fund, Incorporated, 2010
- R.W.M. Dias, Jurisprudence (1994) Indian Reprint, Aditya Books, Delhi
- V. D. Mahajan, Jurisprudence and Legal Theory (1996 re-print), Eastern Books,

Lucknow

• Prof. (Mrs.) Nomita Aggarwal , Jurisprudence (Legal Theory)

Course Code	Course Title	Course	L	T	P	Total
		Type				
BA19LB2060	Law Contract-I	НС	3	1	0	4

Course Objective:

A contract is essential for any business transaction, ensuring that both parties to the contract abide by the commonly established terms and conditions. They are the main means by which, transactions are made and legal obligations voluntarily incurred. Law of contract will be taught in two papers for the course. While semester I will deal with the general principles of contract law, the second paper in the next semester will focus on certain forms of specific contracts.

Course Outcomes:

The students after completion of the course shall be able to:

- Enumerate the basic principles of contract law, including the sources of contract law, its theoretical underpinnings, and the influences of common law and statutory law in its development.
- Analyses the principles particularly of contract formation and validity, enforcement of promises and liability.
- Analyses the defenses to formation, distinctions between breach and performance, contract remedies, and third party interests in contracts.
- Acquaint with principles of analysis with regards to a particular issue, and utilization of law of contract including the Indian Contract Act, 1872.

Course Content:

Unit I: Introduction

Nature and functions of a contract.; Justification for and the limits of contract law; Freedom of contract and its exceptions; Modern trends in contract law; Offer – kinds of offer, distinction between invitation to treat, revocation and termination; Acceptance – modes of acceptance, communication of acceptance, revocation; Intention to create legal relations;

Consideration – definition and kinds of consideration, exceptions to the requirement of consideration; Free consent – doctrine of consensus ad idem

Unit II: Competency to contract

Minor's agreement – status, agreement for the benefit and to the detriment of a minor, fraud by minor and estoppel, restitution as a remedy; Unsoundness of mind – meaning and exceptions; Insolvency; Coercion – definition, essential elements, duress and coercion distinguished; Undue Influence – definition, essential elements, parties between whom it can exist, who is to prove; Misrepresentation – definition, essential elements, fraud distinguished; Fraud – definition, essential elements, when silence amounting to fraud.

Unit III: Void Agreements

Mistake – definition, mistake of fact and law and their consequential effects upon the validity of the agreement; Legality of objects – lawful objects and considerations, immoral agreements, agreements opposed to public policy; Agreements expressly declared to be void – agreements in restraint of: marriage, trade and legal proceedings; Uncertain agreements; Wagering agreements; Contingent contracts – nature, when contingent contract becomes void; Quasi contracts – meaning and nature, theory of unjust enrichment, situations where law implies contractual relationship; Government as a contracting party – formation, and constitutional requirements as provided under Art. 299 of the Constitution of India; Standard form contracts – nature and advantages, principles of protection against the possibility of exploitation, judicial approach to such contracts

Unit IV: Discharge of liability under a contract

By performance- conditions of valid tender of performance, reciprocal promises;By death, Inheritance, part performance; By breach - time as essence of contract, anticipatory breach and actual breach, constructive breach; By frustration of contract - Impossibility of performance, specific grounds of frustration; force majeure; By period of limitation; By agreement- rescission and alteration - their effect- remission and waiver of performance - extension of time- accord and satisfaction; Meaning, kinds of breach, remedies for breach; Damages – meaning, measure of damages, remoteness of damages; Specific Performance of contract – which contracts may be specifically enforced, which may not, persons against whom it can be enforced; Injunction

Reference Books:

- Avtar Singh, Contract & Specific Relief, 11th Ed., Eastern Book Company, 2013.
- Anson's Law of Contract, Beatson, Burrows and Cartwright (Eds), 29th Ed., Oxford University Press, 2010.
- Moitra's Law of Contract and Specific Relief, 6th Ed., Universal Law Publishing Co., 2012.
- Chitty on Contracts, Volume I & II, 29th Ed., Sweet & Maxwell, 2004.
- Cheshire, Fifoot & Furmston's Law of Contract, 16th Ed., Michael Furmston (Ed), Oxford University Press, 2012.

Course Code	Course Title	Course Type	L	Т	P	Total
BA19AL2070	Moot Court	НС	0	0	2	2

THIRD SEMESTER

Course	Course Title	Course	L	T	P	Tota
Code		Type				1
B19AL301	International	HC	3	1	0	4
0	Relations					

Course Objective:

This module facilitates you to understand the approaches to the study of Comparative Politics in vogue in an informed and efficient manner. The module helps you to acquire the knowledge that is vital in understanding the concepts of International Politics and approaches to foreign policy

Course Outcomes:

On completion of this unit you should be able to:

- To develop conceptual knowledge of the anatomy of Global Politics and concept.
- To evaluate the foreign policy determinants of the countries across the globe.

Course Content:

Unit –I: Introduction

Traditional approaches; political economy, political sociology or political system approaches; Nature of political process in the Third World. Evolution, the contemporary trends in the advanced industrial countries and the Third World.

Unit –II: Power and Politics

Power, national interest, balance of power, national security, collective security and peace-Theories of International politics, Marxist, Realist, Decision-making and Game Theory. Domestic compulsions, geopolitics, geo-economics and global order. Origin and contemporary relevance of the Cold War, nature of the post-cold war global order.

Unit –III: International Politics and Intentional Organization

Cuban Missile Crisis; Vietnam War, Oil Crisis, Afghan Civil War, Gulf War, Collapse of the Soviet Union, Yugoslav Crisis, War on terrorism, Bin-Laden. Fall of dictatorship in Syria, Libia, Egypt and Iraq and global political equations. Organs of UNO and their powers,

General Assembly, Security Council, International Court of Justice; ILO, UNICEF, WHO, UNESCO, ASEAN, APEC, EU, SAARC, NAFTA.

Unit –IV: Contemporary Global Concerns:

Democracy, Human Rights, Ecology, Gender Justice, Global commons, Communication Non Aligned Movement, Indo- China, Indo- Russia and Indo- Pak relations, India and other countries. India's relation with Africa and Latin America. India and South East Asia; ASEAN. India and the major powers: USA, EU, China, Japan and Russia. India and the UN System: India's role in UN Peace Keeping and global disarmament. India and the emerging international economic order; multilateral agencies-WTO, IMF, IBRD, ADB. India and the question of nuclear weapons: NPT and CTBT

Reference Books:

Palmer & Perkins, Intentional Relations

Robert H. Jackson, Introduction to International Relations: Theories and Approaches

Joshua S. Goldstein, International Relations (5th Edition)

John Baylis, The Globalization of World Politics: An Introduction to International Relations

Course	Course Title	Course	L	T	P	Total
Code		Type				
B19AL3020	Money, Banking and Public	HC	3	1	0	4
	Finance					

Course Objective:

This course is an introduction to the behavioral science of economics which focuses on interest rates, the concept of money, exchange rates, and monetary policy. Topics covered include banking structures and function, the Federal Reserve, determinants of the money supply, fiscal policy and monetary policy, and international economies.

Course Outcomes:

The students should be able to:

• Comprehend the need, definition, functions and economic significance of financial

institutions and markets

- Understand the interdependence between financial markets and interest rates comprehend the behavioral analysis of interest rates: risk, liquidity and term structure identify the role played by the Central Bank and instruments of credit control.
- Grasp the conduct of monetary policy and its effect on interest rate, credit availability,
 prices and inflation rate

Course Content:

Unit –I: Introduction

An Overview of the Financial System Saving and Investment Money, Inflation and Interest Banking and Non-Banking Financial Intermediaries, Financial Markets and Instruments Money market and Capital Markets Financial Instruments: REPO, TBs, Equities, Bonds, Derivatives, etc. Characteristics of Financial Instruments: Liquidity, Maturity, Safety and Yield

Unit –II: Financial Markets

Principles of Financial Markets and Interest Rates Understanding Interest Rates Risk and Term Structure of Interest Rates Interdependence of Markets and Interest Rates Rational Expectations and Efficient Markets

Unit –III: Banking

Economics of Banking (Depository) Institutions Banking Institutions: Revenues, Costs and Profits, Basic Issues and Performance of Depository Institutions Asymmetric Information and Banking Regulation. Central Banking, Monetary Policy and Regulation the RBI as a Central Bank: Structure, Functions and Working Reforms, The Current Regulatory Structure

Unit -IV: Monetary theory

Essentials of Monetary Theory the Classical and Keynesian Theories of Money, Prices and Output Rational Expectations and Modern Theories of Money and Income. Conduct of Monetary Policy and Interlinkages Objectives and Targets of Monetary Policy Lags and Intermediate Targets Rules Vs. Discretion in Monetary Policy Interlinkages.

Reference Books:

- L M Bhole and Jitendra Mahakud, Financial Institutions and Markets, TataMcGraw-Hill, 2009.
- F S Mishkin, The Economics of Money, Banking, and Financial Markets, Prentice Hall, 2007.
- S B Gupta, Monetary Economics, S Chand Limited, 1988.
- Economic Survey, Ministry of Finance, Government of India.

Course Code	Course Title	Course	L	T	P	Total
		Type				
B19AL3030	Exploration of Social	HC	3	1	0	4
	Inequalities					

Course Objective:

This course aims to examine social inequality and stratification more closely. The aim is to look at the distribution of key social resources to groups and individuals, as well as theoretical explanations of how unequal patterns of distribution are produced, maintained, and challenged. You will also be exposed to classical and contemporary theories of inequality and stratification, particularly in areas structured along lines of caste, class, race and gender, data on the extent of social inequality and stratification in India and abroad. In addition, interlocking systems of privilege are scrutinized so we can theorize how they maintain and reproduce inequality. This class will provide you with a foundation for understanding social inequality in its multiple and intersectional forms. This is a writing intensive course and to promote the learning of course material, writing assignments will be assigned throughout the semester.

Course Outcomes:

The students should be able to:

- Comprehend the theoretical distinctions between social differentiation, inequality and stratification
- Understand the different axis of inequality- class, caste, race and gender
- Understand 'intersection', and how inequality needs to be understood inter-sectional

- Gain a better understanding of how our own experiences are both the products and producers of larger stratification systems.
- Develop the ability to apply theoretical understanding of social

Course Content:

Unit I: Framework of Social Inequality & Stratification

General Overview: Social differentiation, Inequality and Stratification; Basis of Social Stratification: Social Resources and Inequality: Meaning, Nature, Origin and Measures of Inequality; Forms of Social Stratification: Sex and Gender; Race and Ethnicity; Caste and Class; Individual and Social Mobility: Status Attainment; Social Reproduction; Intersecting inequalities

Unit II: Gender Inequality

General Overview: Sex, Gender and Biology; Gender Socialization and Gender Stereotypes; Patriarchy and Production; A: Gender Inequality at Home: Gender Inequality in Public; Ideology of Sexism: "Biology as Destiny"; Domestic Violence, Sexual Harassment and Rape: Gender, Power and Resistance

Unit III: Class Inequality

General Overview: Class Inequality, Social Class: Development of Social Class; Criteria of Class distinction; Functions of social class; Class Consciousness and Class Conflict; Class and Social Mobility: Class and Culture; Classical Perspectives on Class: Marxian Analysis; Max Weber's Analysis; Contemporary Debates on Class

Unit IV: Caste Inequalities and Racial Inequality

General Overview: Caste Inequalities; Caste System: Meaning, Nature and Origin; Caste and Religion; Caste Inequality and Discrimination; Caste Stereotype; 'Dominant Caste' and 'Sanskritization'; Contemporary Significance of Caste and Caste System; General Overview: Racial Inequality; Race: Meaning, Nature and Origin; Race and Privilege; Ethnicity and Race; Race, Racism and Social Inequality; Racial Stereotypes, IQ controversy; Caste and Race: A Comparison

Reference Books:

- Oomen T.K(eds.), Classes, Citizenship and Inequality- Emerging Perspectives, Pearson Education India, 2010
- Gupta Dipankar(ed.), Social Stratification, Oxford India Paperbacks, New Delhi, 1991
- Sharma K.L, Social Stratification in India-issues and themes, Sage Publications, 1992
- Levine Rhonda, Social Class and Stratification, Rowman & Littlefield Publishers, Inc., 1998
- Dill and Zambrana(ed.), Emerging Intersections: Race, Class, and Gender in Theory,
 Policy, and Practice, Rutgers, 2009
- Charles E. Hurst, Social Inequality: Forms, Causes, and Consequences,6th ed. Pearson, 2007
- Allan G. Johnson, Privilege, Power, & Difference, 2nd ed., McGraw-Hill, 2004.
- Yadav Neelima, Gender, Caste and Class in India, Pragun Publication, 2006
- Babu and Khare(eds.), Caste in Life-Experiencing Inequalities, Pearson, 2010
- Kamla Bhasin, Understanding Gender, New Delhi: Kali for Women, 2000

Course	Course Title	Course	L	T	P	Total
Code		Type				
B19AL3040	Constitutional Law-I	НС	3	1	0	4

Course Objective:

This course will endeavor to help budding attorneys understand the meaning and nature of Constitutional law and governance in India. The philosophy of Constitutionalism and its impact on people's lives through the implementation of Fundamental Rights will be the intellectual focus of the course. Academic attention will be given to Constitutionalism, Fundamental Right and Directives Principles. Students are expected to analyze the importance of protection of Human Rights given effect through various judicial interpretations of the Supreme Court.

Course Outcomes:

The students should be able to:

• Explain the meaning and history of Constitutional law and its implication in the life of

- a nation. Appreciate the inter-relationship between rights and duties and the significance of a written instrument guaranteeing basic rights.
- Understand the meaning and significance of the preamble to the Constitution.
 Citizenship and the various legal aspects surrounding citizenship in light of international legal principles.
- Understand the nature, meaning and the controversies surrounding the principle of "equality". The various interpretation of equality with specific emphasis on Indian Supreme Court judgments on equality.
- Appreciate the enforcement mechanisms ingrained in the Constitution for the enforcement of fundamental rights. Articles 32 and 226 and the various writs and the role they have played in the enforcement of fundamental rights.
- Analyses of doctrinal foundations of a 'welfare state'. The cohesion between fundamental right and directive principles is of critical significance.

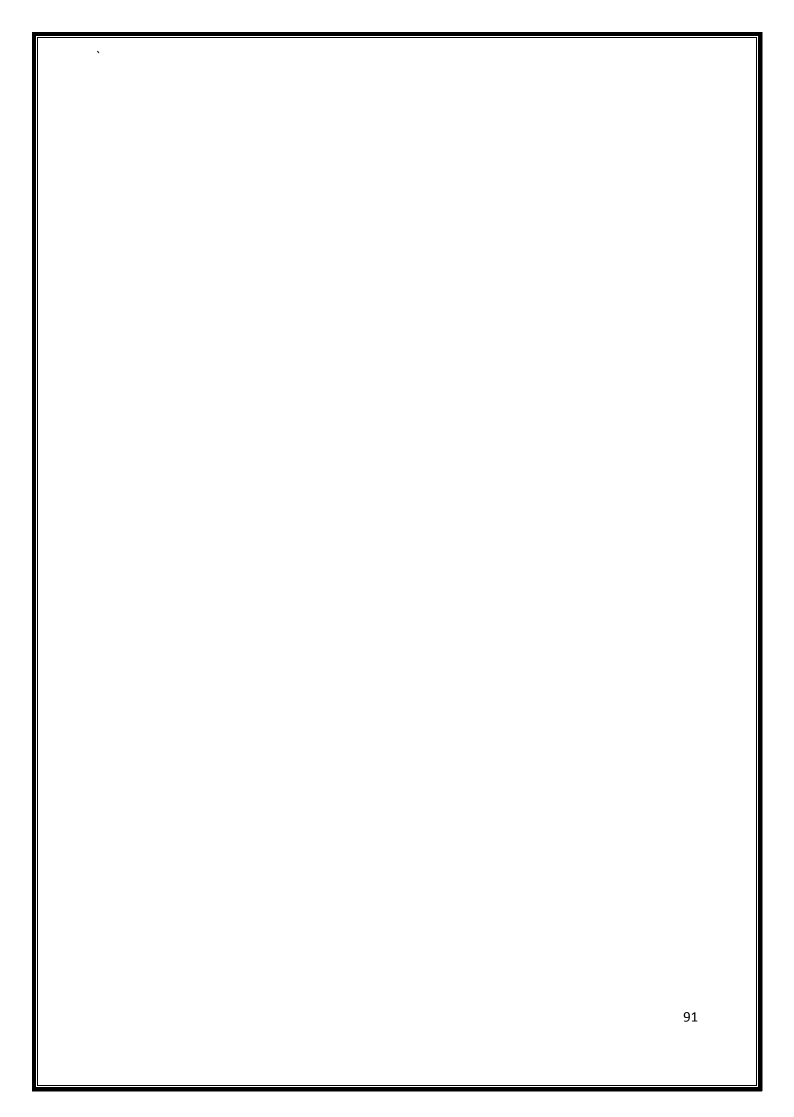
Course Content:

Unit 1: Introduction to Constitutional law; Preamble and Citizenship

Meaning and Nature of Constitutional Law; Historical origins of Constitutional Law- Role of the Constituent Assembly and Objectives Resolution; Constitutionalism-Meaning and Nature; Preamble- Meaning and Significance; Citizenship- Basic Principles, Rules of Citizenship, Acquisition and termination of Citizenship

Unit 1I: Gateway to Fundamental Rights: Concept of State and the meaning of Law

Concept of State and Fundamental Rights. Meaning and Definition of Law; Doctrine of Equality and the finer dimensions of equality; Reservation debate and the abolition of equality; abolition of titles; The domain of freedoms: Reasonable restrictions as a limitation on the right to freedoms; Self-Incrimination-Double jeopardy-ex post facto law; Right to Life and Due Process versus Procedure established by Law; Other aspects of life and liberty-Protection of Offenders, Protection against forced labour; Freedom of Religion; New Generation Rights: The "Rights Revolution" in India in the context of Article 21- The Right to Bodily Sovereignty; Right to a corruption free government; Right to Inter-Generational Equity; Right to Cultural Heritage



Unit III: Right to Constitutional Remedies:

Writs- Meaning, Nature and maintainability of Writ Petitions; Habeous Corpus; Mandamus; Certiorari; Quo Warranto; Prohibition; Difference between Articles 32 and 226; PIL's and the Locus Standii liberalization debate

Unit IV: Directive Principles of State Policy:

Directive Principles- Nature and Meaning; Fundamental Rights and Directive Principles: The interaction and the Supremacy debate; Various Directive Principles enshrined in the Indian Constitution; Enforceability of Directive Principles of State Policy; Fundamental Duties of Citizens.

Reference Books:

- V.N. Shukla, Constitution of India, Eastern Book Company
- M.P. Jain, Constitutional Law, Lexis Nexis Wadhwa publication
- Mamta Rao, Constitutional Law, Eastern Book Company
- Other Books you may want to consider are:
 - o H.M.Seervai, Constitutional Law of India, Universal Publication.

Course	Course Title	urse	L	T	P	Total
Code		Type				
B19AL3050	Law of Contract -II	НС	3	1	0	4

Course Objectives:

The object of the course is primarily aimed at a building up of knowledge which must lead to an effective understanding of the specific contracts stated in the Indian Contract Act, The Indian Partnership Act, the Sale of Goods Act and other forms of special contracts. The course on specific contracts is closely related to the basic course on the law of contracts, which has been taught during the first semester. The general principles, which are the foundations of any contract, are consequently already known, which should normally aid the assimilation of the subject matter.

Course Outcomes:

At the end of the course the student is expected:

• to be familiar with some of the specific contracts enshrined in the Indian Contract

Act, 1872;

- to be acquainted with different forms of business associations such as Agency and Partnership and to build an understanding of the rights and duties of the parties in agency and partnership agreements;
- to understand the dynamics in sale of goods in India as governed by the Sale of Goods Act, 1930; and
- to understand the use of negotiable instruments in everyday commerce

Course Content:

Unit I: Contracts of Indemnity and Guarantee

Contract of Indemnity – Nature and definition; Rights of indemnity holder; Commencement of liability; Contract of Guarantee – Nature and definition; Essential features of guarantee; Extent of surety's liability, discharge of surety; Rights of the surety.

Unit II: Contracts of Bailment and Pledge

Bailment – Nature and definition; Essential features; Rights and duties of bailor and bailee; Pledge – Nature and definition; Rights of pawnor and pawnee. Agency – Definition and kinds of agency; Essentials of agency; Modes of creation of agency; Duties and rights of agents; Authority of agent – express, implied, and ostensible authority, Liabilities- liability of principal & agent; Termination of agency.

Unit III: Contracts for Sale of Goods

The Sale of Goods Act 1930 – purpose of the Act; Sale, Agreement to sell; Difference between sale and agreement to sell; Caveat Emptor, Caveat Venditor, Nemo dat quod non habet; Condition and warranties; Passing of property, rules relating to passing off property; Rights of the unpaid seller.

Unit IV: Negotiable Instruments

Negotiable Instruments – Definition, Nature and Types; Characteristics, Rights and Obligations of Parties; Rules of honour and dishonour on presentment; Endorsements, accommodation and notices; Criminal Liability for non-payment of cheque.

Reference Books:

- Avtar Singh, Contract & Specific Relief, 11th Ed., Eastern Book Company, 2013.
- Anson's Law of Contract, Beatson, Burrows and Cartwright (Eds), 29th Ed., Oxford University Press, 2010.
- Moitra's Law of Contract and Specific Relief, 6th Ed., Universal Law Publishing Co., 2012.
- Chitty on Contracts, Volume 1 & II, 29th Ed., Sweet & Maxwell, 2004.
- Pollock & Mulla, The Indian Partnership Act, GC Bharuka (Ed), 7th Ed., Lexis Nexis Butterworths Wadhwa Nagpur, 2011.
- Pollock & Mulla, The Sale of Goods Act, Satish J Shah (Ed), 8th Ed., Lexis Nexis Butterworths Wadhwa Nagpur, 2011.
- Khergamvala on the Negotiable Instruments Act, BM Prasad & Manish Mohan (Eds), 21st Ed., Lexis Nexis Butterworths Wadhwa Nagpur, 2013.
- Avtar Singh, Negotiable Instruments, 4th Ed., Eastern Book Company, 2005.

Course	Course Title	Course	L	T	P	Tota
Code		Type				1
B19AL308	Summer	Н	0	0	2	2
0	Internship	С				

FOURTH SEMESTER

Course	Course Title	Course	L	T	P	Tota
Code		Type				1
B19AL4010	Public Policy and	НС	3	1	0	4
	Public					
	Administration					

Course Objective

To make the student understand the importance of public administration from its crucial role in the governing of a society. All the great human events in history were probably achieved by what we today would call public administration. Organization and administrative practices in collective or public settings are as old as civilization. The field of public policy has assumed considerable importance in response to the increasing complexity of the government activity. The advancements of technology, changes in the social organization structures, rapid growth of urbanization added to the complexities. The study of Public Policy aspires to provide an in-depth understanding of the ills prevailing in the society and aids to identify the solutions for them.

Course Outcomes:

The students should be able to:

- Analyse the transformations in public administration with emphasis on current initiatives and emerging challenges in the field.
- Analyse public administration in a fast changing environment of globalized phenomenon.
- Enumerate the important mechanism for moving a social system from the past to the future and helps to cope with the future.
- Elucidate basic areas of public policy on the largest gamut of its canvas.

Course Content:

Unit I: Introduction

Meaning, Nature, Scope and importance of Public Administration; State and Evolution of Public Administration and present status; Politics & Administration Dichotomy-Woodrow Wilson and F.J. Goodnow; Globalization and Public Administration; Nature, Scope and Importance of Public Policy; Evolution of Public Policy and Policy Sciences; Public Policy

and Public Administration

Unit II: Approaches

Classical Approach; Human Relations and Behavioral Approach; Ecological Approach Public Policy Analysis; The Process Approach; The Logical Positivist Approach; The Phenomenological Approach; The Participatory Approach and Normative Approach

Unit III: Principles of Public Administration

Division of Work and Coordination, hierarchy, Unity of Command and Span of Control; Delegation, Centralization and Decentralization; Line and Staff and Administrative Planning; Leadership and Supervision; Communication and Public Relations; Theories and Models of Policy Making; Perspectives & Institutions of Policy Making Process; Concept and Techniques of Policy Implementation; Concept of Policy Evaluation; Constraints of Public Policy Evaluation

Unit IV: Emerging Trends

Public Accountability and Social Accountability; New Public Administration: Minnowbrook I, II& III; New Public Management; Public Administration in Transition; Global Policy Process; Transnational Actors: Impact on Public Policy Making; Impact of Globalization on Policy Making

Reference Books:

- Avasthi & Maheshwari (2012), Public Administration, Lakshminarayan Agarwal,
 Agra
- Anderson J.E., (2006) Public Policy-Making: An Introduction, Boston, Houghton
- Henry, Nicholas (2006), Public Administration and Public Affairs, Prentice Hall of India, New Delhi.
- Donald Menzel and Harvey White (eds) (2011). The State of Public Administration: Issues, Challenges and Opportunities, New York, M. E. Sharpe.
- Journals: Indian Journal of Public Administration New Delhi -1
- M. Lakshmi Kanth- Indian Politics

Course	Course Title	Course	L	T	P	Total
Code		Type				
B19AL4020	Law of Crimes (IPC	НС	3	1	0	4
	1860)					

Course Objectives:

Crime and Punishment has been the one of the most important task of rule of law of the State. This course is designed with a prime object to familiarize students with the principles of criminal liability and other concepts of substantive criminal law. Crime is a phenomenon studied by several disciplines from several perspectives and methodologies. The lawyer must have an acquaintance with such knowledge in order to make criminal justice serve the goals of social defense. Subsequently, a study of the basic concepts of Criminal Law is undertaken, followed by a study of specific offences under the Indian Penal Code.

Course Outcomes:

The students should be able to:

- Examine the historical background to the codification of Indian Penal law and its implication on the criminal justice administration.
- Analyze the principles of criminal liability and other concepts of substantive criminal law.
- Comprehend key cases, legal terms, clauses, chronologies in Criminal Law.
- Articulate informed opinion over important, controversial issues in Criminal Law.

Course Content:

Unit I: General Introduction

Historical development of Penal Law; Nature, definition and essentials of Crime; Criminal Law and Morality; Mens Rea, Actus Reus and Criminal Liability; Meaning, origin and development of Mens rea, Intention, Motive, Knowledge, Recklessness and Negligence; Mens Rea and Socio-Welfare offences, Socio-Economic offences; Basis of liability: Joint liability, Vicarious liability, Strict liability, Absolute liability Under IPC 1860

Unit II: Elements of Criminal Liability

Common intention; Unlawful assembly; Abetment: Instigation, aiding and conspiracy;

Criminal conspiracy; Guilty intention - mere intention not punishable; Preparation; Attempt: Attempt when punishable - specific provisions of IPC; Commission of an offence; Mistake of fact, not mistake of law; Accident, Act done in good faith for the benefit of victim; Right of private defence (Sec 76-106); Death: Social relevance of capital punishment; Alternatives to capital punishment; Imprisonment - for life, with hard labor, simple imprisonment; Forfeiture of property, Fine, Discretion in awarding punishment.

Unit III: Specific offences against the Human Body

Culpable homicide: Murder: Causing death by negligence: Abetment of suicide: Attempt to commit the above three offences: Causing miscarriage, exposure by children.; Hurt (Simple & Grievous); Wrongful restraint & Wrongful confinement; Criminal force & assault; Kidnapping, Abduction, Slavery & forced labours; Unnatural offence; Dowry death; Cruelty against women by husband or relatives; Outraging modesty of women; Insulting the privacy of women; Rape- Custodial & Marital

Unit IV: Offences against Property & New kinds of Crimes

Theft, Extortion, Robbery and Dacoity, Criminal Misappropriation of Property & Criminal Breach of Trust, Terrorism, Pollution, Food Adulteration

Reference Books:

- Ratanlal & Dhirajlal, The Indian Penal Code, Wadhwa & Company (2011)
- K.D.Gaur, Criminal Law Cases and Materials, Lexis Nexis
- Prof. S.N. Misra, Indian Penal Code, Central Law Publications(2013)
- Smith & Hogan's, Criminal Law, Oxford University Press
- Glanville Williams, Criminal Law, Universal Law Publications

Recommended Reports:

- Justice V.S. Malimath Committee report on reforms of Criminal Justice System
- The Wolfenden Report on Homosexual offences and Prostitution
- Justice J.S. Verma Committee report on amendments to Criminal Law

Course Code	Course Title	Course	L	T	P	Total
		Type				
B19AL4030	Public International	HC	3	1	0	4
	Law					

Course Objective:

To acquaint the students with the basics of Public International Law and practice and the "general" part of international law, i.e. questions of law making, sovereignty, jurisdiction, responsibility, enforcement, the settlement of disputes, and specific topics such as the use of force.

Course Outcomes:

On completion of this unit you should be able to:

- Through all components, clear demonstration of the ability to present coherently and also achieve clarity in oral and written exercises will be assessed.
- Students should have a good understanding of the legal structures underpinning international relations.
- Understand the basic doctrines and concepts of public international law
- Critically discuss the limits and potentials of international law as a technique of public policy
- Analyze contemporary issues from the perspective of international law

Course Content:

Unit – I: Introduction

Nature and basis of International Law, definition of International Law, Subjects of International Law, Relationship between Municipal Law and International Law, Sources of International Law (Treaties custom, general principles, recognized by civilized Nation, ICJ decisions).

Unit –II: Subjects of International law

Essentials of statehood, not fully sovereign states and other entities, right and duties of states, modes of acquisition and loss of state territory, state responsibility. Recognition and State succession: Concept of recognition, theories, kinds (De facto, De jure recognition) and

consequences of recognition, recognition, Basis of jurisdiction, Sovereign immunity, diplomatic privileges and immunities.

Unit-III: Recognition and Law of the Sea

Making of Treaty, Reservations to treaty, Pacta sunt servanda, modes of termination of treaty, UN and other treaty-based organizations, Law of international organizations, Law of the Sea: Territorial Sea, Contiguous Zone, Exclusive Economic Zone, Continental Shelf & High Sea.

Unit – IV: International Organizations

The Basic modification, post charter in the position: Nationality, extradition, Asylum, UNO & Human Rights, UDHR, Covenant on Civil Political Rights, 1966, Covenant on Economic Social and Cultural Rights, 1966, ICJ.

Text Books:

Starke - Introduction to International Law

Oppenheim - International Law

Brownlie – Principles of International Law

S.K. Kapoor- Public International Law

Reference:

Shaw - International Law

Course	Course Title	Course	L	T	P	Total
Code		Type				
B19AL4040	Constitutional	HC	3	1	0	4
	Law-II					

Course Objectives:

This course is specifically designed keeping in mind the requirements of students who need to be trained rigorously in the essentials of Constitutional Law. It seeks to develop a range of appropriate legal skills for budding lawyers and introduce students to a range of intellectual perspectives, ideas and traditions that have influenced the development of Constitutionalism in India. The course is a study in the fundamentals of Constitutionalism, the branches of

government, Constitutional Institutions and their interrelationships and the importance of judicial interpretations in unravelling the dynamics of institutional interrelationship in our country.

Course Outcomes:

The students should be able to:

- Analyze and research relevant issues in Constitutional law.
- Enumerate Constitutionalism so as to enable them to learn the operations of state institutions, constitutional functionaries and other key areas of Constitutional law.
- Acquired the skills to appreciate complex issues in the realm of Constitutional law and introducing them to the method of comparative scholarship in Constitutional law to the extent necessary for undergraduate students.

Course Content:

Unit I: Nature of Federalism in India & Forms of Government

Essential character of Indian Federalism; Indian Federalism distinguished from US Federalism; Federalism as part of the basic structure; Centre-State relations in the Indian Constitutional framework; Parliamentary versus Presidential form of government; Indian Parliamentary model versus US Presidential model.

Unit II: Executive, Legislature & Judiciary

Powers and Functions of the President in India; Relationship of the President with the Prime Minister and the Council of Ministers; Power and Functions of the Prime Minister and the Council of Ministers; Role of the Governor; Power and Functions of Chief Ministers and Council of Ministers; Parliament and State Legislatures-Bicameral Character and constitution, Composition of the House of States and House of the People, Duration, Qualification and disqualification of members, Conduct of Business, Office of Profit, Power, Privileges and Immunities of Parliament and its Members, role of the Speaker/Chairman; Local Self-governing institutions; Nature of Indian Judicial System with its distinctive feature, Supreme Court of India and its various powers, Appointment of Supreme Court Judges; Appointment of High Court Judges and conditions of office, Various Powers, Establishment of Common High; Court, Constitution of Bench, Transfer of a judge. Control over subordinate judiciary.

Unit III: Financial, Emergency Powers

Power of Taxation, Allocation of Taxing Power, Central, State Taxes and Concurrent Taxes, Fees, Restrictions on the power to Tax, Tax Sharing, Grants in Aid, Finance Commission, Borrowing Power; Proclamation, effect, grounds, failure of constitutional breakdown.

Unit IV: Amending powers and Constitutional Institutions

Comparison of the constitutional position with the position in the US. Basic structure philosophy; Election Commission, Union Public Service Commission, SC/ST Commission, Comptroller and Auditor General and the judicial trends in interpretation of constitutional principles for ensuring institutional autonomy.

Reference Books:

- H.M.Seervai , Constitutional Law of India, 4th Edition, Universal Publication (2013)
 ISBN- 9788175344037
- D.D. Basu, Introduction to the Constitution of India, 21st Edition, Wadhwa (2013)
 ISBN- 9788180389184
- M.P. Jain , Indian Constitutional Law, 7th Edition, Lexis Nexis Wadhwa publication (2014) ISBN-9789351430643.

Course Code	Course Title	Course	L	T	P	Total
		Type				
B19AL4050	Administrative Law	НС	3	1	0	4

Course Objectives:

This course is specifically designed keeping in mind the requirements of students who need to be trained rigorously in the essentials of Administrative Law. It seeks to develop a range of appropriate legal skills for budding lawyers and introduce students to a range of intellectual perspectives, ideas and traditions that have influenced the development of Administrative lawyering in India. The course is a study in the fundamentals of Administrative law, the principles that constitute the core of the subject, legislative and judicial functions of administration, judicial discretion among others, and the importance of judicial

interpretations in unravelling the dynamics of administrative governance in our country. Contemporary debates surrounding administrative governance like Lokpal (Ombudsman) will be discussed in detail.

Course Outcomes:

On completion of this unit you should be able to:

- Student appreciate the nature and scope of the discipline. Fundamental debates in the subject like the interrelationship between the rule of law and administrative law, administrative law in the age of privatization etc. which lie at the heart of its theoretical foundation will be discussed in detail.
- Appreciate the idea that administration is not a stand-alone function but encompasses legislative dimensions.
- Understand the need for Administrative tribunals. Contrasting the institution with full-fledged law courts.
- Appreciate the institutionalised limitations on the exercise of administrative power.
- Understand the concept of civil and criminal liability of administrators in the exercise of their functions

Course Content:

Unit I: Evolution and Scope of Administrative Law

Meaning and nature of Administrative law. Scope of the discipline. Relationship between Constitutional law and administrative law. Rule of Law and its complex interrelationship with Administrative law. Separation of powers and its relevance Classification and function of administration Comparative position with USA, UK

Unit II: Judicial functions of Administration

Need for devolution of adjudicatory authority on administration; Administrative Tribunals—Constitution, powers, procedures, rules of evidence; Principles of Natural Justice – Rule against bias, Audi Alteram Partem Exceptions to the principle of Natural Justice

Unit III: Administrative Discretion and Judicial Control of Administrative Action

Need for conferring discretion on administrative authorities and its relationship with rule of law; Court as the final authority to determine the legality of administrative action;

Constitutional imperatives and exercise of discretion; Grounds of judicial review: Abuse of discretion, Failure to exercise discretion, Exhaustion of Administrative remedies; Locus standi, Laches, Res judicata; Doctrine of legitimate expectations, Doctrine of Proportionality, Public Accountability.

Unit IV: Judicial remedies & Ombudsman

Statutory appeals, Writs – Habeas Corpus, Mandamus, Certiorari, Prohibition and Quo warranto, Declaratory judgements and injunctions, Civil Suit for compensation Concept of liability for Administrators Forms of liability: Tortious and Contractual Meaning of Ombudsman Need for Ombudsman Lokayukta and Lokayukta and Lokayukta

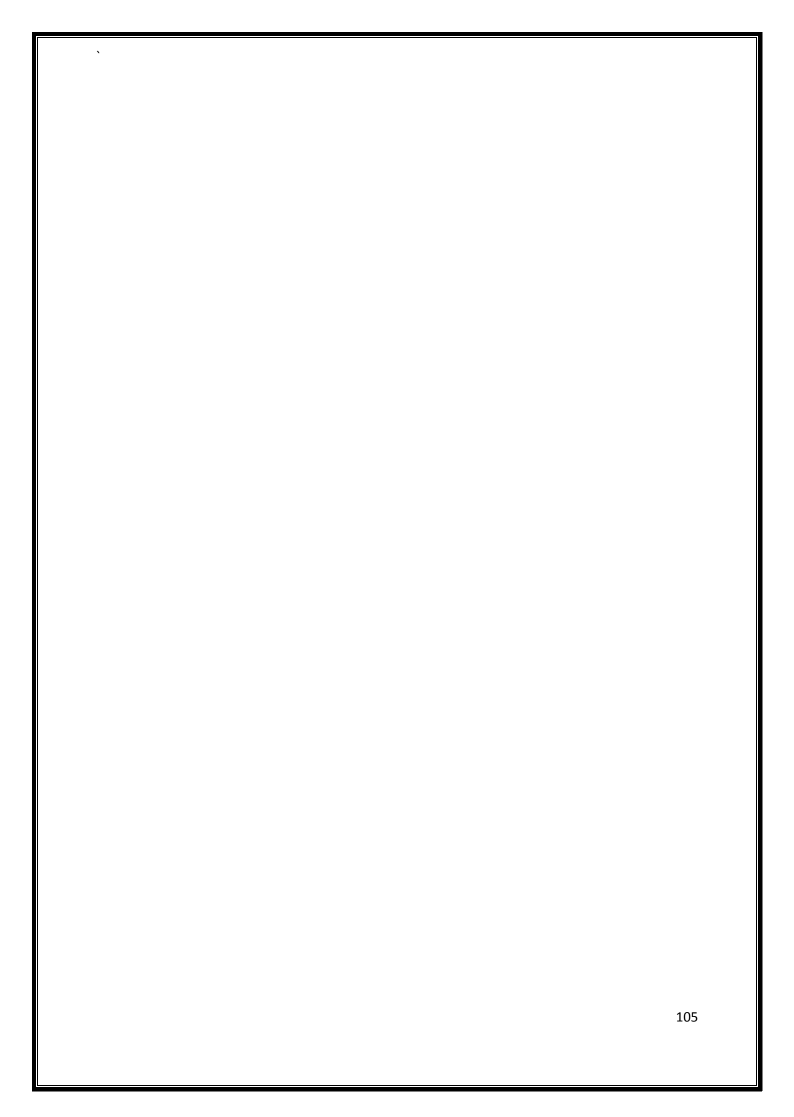
Reference Books:

- M.P.Jain & S.N.Jain, Principles of Administrative Law
- I.P. Massey, Administrative Law
- Wade, Administrative Law
- C.K. Takwani, Lectures on Administrative Law
- S.P. Sathe, Administrative Law

Course Code	Course Title	Course	L	T	P	Total
		Type				
B20AL4060	SOCIOLOGY OF	НС	3	1	0	4
	DIASPORA					

Course Description:

In an increasingly globalized world, the study of diasporic populations is highly significant. The eighteen million strong Indian diaspora has become one of the largest and influential global communities today. This course attempts to introduce the students to the concept of diaspora and to the Indian diaspora in particular. It will begin with an examination of the term diaspora and look at the Theories associated with the study of the same. It will also examine the construction of the Indian diaspora and its representation in some forms of contemporary popular culture as well as at the interrelationship between India and her diaspora today.



Course Objective:

- Demonstrate an understanding of the global diaspora, its formation and contemporary significance
- Explain how global historical forces have shaped the formation of the Indian diaspora
- Apply theoretical frameworks to examine the diaspora
- Evaluate its significance in the economy, polity, and other social institutions

Unit - I: Diaspora

- Diaspora: Meaning and implications
- Migration, transnationalism, and diaspora

Unit – II: Indian Diaspora

- Formation of the Indian diaspora
- Pre-colonial India
- Colonization and the Indian diaspora
- Indian diaspora in the Post-Independence Era: Migration to the Developed Countries, Middle East and West Asia
- Brain drain, brain gain, brain circulation
- Some Case Studies on the Indian diaspora with an emphasis on socio economic, cultural and linguistic profiles – The Indian diaspora in Britain, Canada, Malaysia and Mauritius

Unit – III: Representation of the Indian diaspora in Literature, Cinema and other forms of popular culture

The Indian diaspora in Indian Cinema - With Case Studies

Representation of the Indian diaspora in literature- With Case Studies

Unit – IV: India and the Indian diaspora

• Impact of the diaspora on the Countries of Origin and the Host Countries

- Indian Foreign Policy- Dual Citizenship, PIO
- Impact of Emigration in India
 - > Study of the impact of emigration in Gujarat, Kerala, Maharashtra, and Punjab

Remittances

Text books:

- 1. Hindu Law Paras Diwan
- 2. Muslim Law of India Tahir Mahmood
- 3. Paras Diwan Family Laws
- 4. Principles of Hindu Law–Mulla
- 5. Principles of Mohammadan Law- Mulla
- 6. AAA Fayzee- Family Law
- 7. Dr. Poonam Family Law, Lexis Nexis
- 8. Satyajeet Desai Mulla Hindu Law, Lexis Nexis

FIFTH SEMESTER

Course Code	Course Title	Course	L	T	P	Total
		Type				
B19AL5010	Anatomy of Political	HC	3	1	0	4
	Institutions (Political					
	Science V)					

Course Objective

This course facilitates you to understand the approaches to the study of Political Institutions in an informed and efficient manner. The module helps you to acquire the knowledge that is vital in understanding the working of Political Institutions in a State. To help you in understanding the principles in the study of Comparative Politics. To help you in interpreting the dynamics of challenges in Political Institutions.

Course Outcomes:

On completion of this unit you should be able to:

- To develop conceptual knowledge of Political Institutions in a country.
- To understand the studies related to Indian Administration.

Course Content:

Unit I: Structure of State Government:

Governor, Chief Minister and Council of Ministers, Secretariat and Directorates, Inclusive Growth,- Structures for Inclusive Growth, Welfare responsibilities of State Government

Unit II: Organizing the state

Constitutions-UK, USA, China, Switzerland and India, Unitary State, Federations and Confederations, Non-democratic systems

Unit III: Government Structures

Legislature- Political executive Composition and powers, Norms of representation Legislative supremacy; Judiciary: Judicial review, judicial interpretations of FRs and DPSPs and basic structure doctrine, judicial activism; Bureaucracy; Military and Police; Accountability: Legislative and Executive Control; Lokpal and Lokayukt; Right to

Information

Unit IV: Local Government & Urban Government

Constitutional provisions before 1992-73; 74th amendments Panchayat Raj system; Municipalities- Municipal Corporation

Reference Books:

- R. A. W. Rhodes, Sarah A. Binder, Bert A. Rockman, The Oxford Handbook of Political Institutions
- Austin Granville,1972, The Indian Constitution: Cornerstone of a Nation, New Delhi,
 OUP
- Austin Granville, 1999, Working a Democratic Constitution: The Indian Experience, New Delhi, OUP
- Almond G. and B. Powell, 1988, Comparative Politics Today: A World view, Chicago, Foresman.

Course	Course Title	Course	L	T	P	Total
Code		Type				
B19AL5020	Family Law –	НС	3	1	0	4
	I					

Course Objectives:

This course is intended to familiarize students with the Hindu Law and its philosophy as extant in India. Emphasis will be both on the origin and development of Hindu law. It attempts to examine the legal principles and the legalese, in connection with, Hindu marriage and Divorce, Inheritance and Succession to property, Guardianship, Maintenance and Adoption

Course Outcomes:

- On completion of this unit you should be able to:
- To analyse the uncodified and codified aspects of Hindu Law.
- To summarize the Hindu law relating to marriage, divorce, adoption, guardianship, joint family property, maintenance. To conceptually analyse the meaning of a

'Hindu'.

- To examine the traditional and modern sources of Hindu law and its contribution in the development of respective legislations.
- To understand the concept of Joint family property, Karta and coparcenary. To examine the partition related aspects of assets and liabilities of a Hindu joint family.
- To analyse the rules relating to Hindu Marriage, adoption, property and crucial judicial decisions through case studies.

Course Content:

Unit I: Introduction

Nature of evolution of family; Sphere of Personal Law; Persons governed by Hindu Law; Ancient source of law - the Vedas, Dharmashastras and contribution to law, the Srutis, the Smritis and customs.; Modern Sources of Law - Precedents, Legislature, Justice, equality and good conscience.; Origin of schools of Hindu Law: Mitakshara and Dayabhaga School of law; Differences between Mitakshara and Dayabhaga School of law, sub schools of Mitakshara; Effect of migration.; The Hindu Joint family and role of Karta; Joint family property, coparcenary system, devolution of property as per ancient law.

Unit II: Law on Marriage

Marriage as an institution – As defined in various religious forms and types, Marriage as a religious part of civil life; Various forms and requirements of a valid marriage; Issues on a religious marriage form and law under Special Marriage Act; Unisex marriage and question on living together and its legal validity; Restitution of conjugal rights, Judicial separation, Nullity of marriages - Void, voidable and valid marriage; Divorce, Divorce by mutual consent, jurisdiction and procedure; In camera proceedings, maintenance during pendency of the suit, maintenance after the dissolution of marriage and conditions, maintenance under Cr.P.C.– Permanent alimony

Unit III: Succession, Adoptions and Maintenance Under Hindu Law

Application of the Act - Definitions, Act do not apply to certain properties, Devolution of interest in coparcenary property; General rules of succession in the case of males, order of succession among class I heir, class II heirs, agnates and cognates; Property of a Hindu

female to be her absolute property, general rules of succession in the case of Hindu females, order of succession in the case of Hindu females; Special provisions respecting persons governed by Marumakkattayam and Aliyasantana laws, full blood, half blood and uterine blood, disqualification to inherit, escheat and testamentary succession; Application of the Act - Definitions, Pre-requisites for valid adoption, Capacity of a male Hindu to take in adoption, capacity of a female Hindu to take in adoption, persons capable of giving in adoptions, persons who may be adopted, conditions for valid adoptions; Effects of adoption, right of adoptive parents to dispose of their properties, valid adoption not to be cancelled; Maintenance of wife, widowed mother, widowed daughter-in-law, children and aged parents, dependents, Quantum of maintenance, debts to have priority.

Unit IV: Law on Hindu Minority and Guardianship

Guardian under the Guardian and Wards Act, Eligibility for appointment; Procedure of application — who can apply, what are powers, what matters court would consider for appointment of a guardian, cessation of authority, general and special liability of a guardian,; Natural guardian and his/her power, Incapacity of minor to act as guardian of property, De facto guardian not to deal with minor's property; Structure of Family court, procedure to be adopted, jurisdiction

Reference Books:

- Hindu Law by Mulla
- Other books you may refer:
- Modern Hindu Law by Paras Diwan
- Modern Hindu Law by G.C.V. Subba Rao
- Modern Hindu Law by U.P.D. Kesari

Course	Course Title	Course	L	T	P	Total
Code		Type				
B19AL5030	Law of	НС	3	1	0	4
	Evidence					

Course Objectives:

The law of Evidence has its own significance amongst Procedural Laws. The knowledge of law of Evidence is indispensable for a lawyer. The course is designed to acquaint the students with the rules of evidence in relation to relevancy of facts and proof. In addition they are introduced to law relating to production of evidence. The course teacher shall familiarize the students with appreciation of evidence and use innovative techniques like simulation exercises wherever necessary.

Course Content:

UNIT- I: Introduction

Distinction between substantive and procedural law- Conceptions of evidence in classical Hindu and Islamic Jurisprudence- Evidence in customary law systems (Non-state law)-Introduction to the British 'Principles of Evidence'- Legislations dealing with evidence (other than Indian Evidence Act) with special reference to CPC, Cr.P.C., Bankers Book Evidence Act, Commercial Document Evidence Act, Fiscal and revenue Laws- Salient features of the Indian Evidence Act, 1861, Applicability of the Indian Evidence Act. Central Conceptions in Law of Evidence – Facts - Facts in issue and relevant facts- Evidence- Circumstantial and direct evidence- Presumptions, proved, disproved, not proved- Witness- Appreciation of evidence. Relevancy of Facts- Facts connected with facts in issue Doctrine of Res gestae; Sections 6, 7, 8 and 9 of Evidence Act- Evidence of Common Intention-Section10, Relevancy or otherwise irrelevant facts- Facts to prove right or custom (Section13)-Facts concerning state of mind/state of body or bodily feelings (Sections 14 and 15) - Relevancy and admissibility of admissions, privileged admissions- evidentiary value of admissions (Sections 17 to 23).

Unit II: Relevancy and admissibility of Confessions:

Admissibility of information received from an accused person in custody- Confession of co-accused (Sections 24 to 30) – Admitted facts need not be proved (Section 58); Dying declaration- Justification for relevance- Judicial standards for appreciation of evidentiary value-Section 32 (1) with reference to English Law -Other statements by persons who cannot be called as witnesses- (Sections 32(2) to (8), 33)- Statement under special, circumstances (Sections 34 to 39); Relevance of judgments- General principles – Fraud and collusion (Sections 40 to Sec. 44); Expert testimony: General principles (Sections 45-50) - Who is an expert- Types of expert evidence – Problems of judicial defence to expert testimony.

Character evidence- Meaning – Evidence in Civil Criminal cases; (Sections 52-55)- Oral and documentary Evidence -Introduction on Proof of facts- General principles concerning oral; Evidence (Sections 59-60)- General principles concerning documentary; Evidence (Sections 61-90)- General principles regarding exclusion by evidence (Sections 91-100).

Unit III: Burden of Proof:

The general conception of onus probandi (Section 101)- General and special exception to onus probandi (Sections102-106)- The justification of presumption and burden of proof (Sections 107 to

114) with special reference to presumption to legitimacy of child and presumption as to dowry death- Doctrine of judicial notice and presumptions. Estoppel: Scope of Estoppel - Introduction as to its rationale (Section 115)- Estoppel distinguished from Res judicata - Waiver and Presumption- Kinds of Estoppel- Equitable and Promissory Estoppel- Tenancy Estoppel (Section 116).

Unit-IV: Witness, Examination and Cross Examination:

Competence to testify (Sections 118 to 120)-Privileged communications (Sections 121 to 128)- General principles of examination and cross examination (Sections 135 to 166)-Leading questions (Sections 141- 145)- Approver's testimony (Section 133)- Hostile witnesses (Section 154)- Compulsion to answer questions (Sections 147, 153)- Questions of corroboration(Sections 156-157)- Improper admission of evidence.

Reference Books:

• Ratanlal and Dhirajlal - Law of Evidence.

Reference Books:

- Best Law of Evidence.
- Sarkar Law of Evidence.
- M. Rama Jois Legal and Constitutional History of India.
- Batuklal Law of Evidence.

Course Code	Course Title	Course	L	T	P	Total
		Type				
B19AL5040	Corporate	НС	3	1	0	4
	Law					

Course Objective

To encourage the development of students' skills in legal reasoning and analysis through study of statutes, case law and regulatory practice relating to Company Law.

To introduce students to the economic function of the company as a legal structure for business, to its advantages and disadvantages compared to other structures available such as the partnership and the limited liability partnership, and in particular to the company's limited liability.

To explain the legal nature and significance of limited liability and the price which those using a company as a business structure are required to pay for it.

To provide students with knowledge and appreciation of the major core topics in Company Law including the legal nature of the company as a business structure, the legal implications of separate corporate personality including limited liability, the validity of contracts made with companies, the role of the board of directors and their legal duties as directors and the legal protection of shareholders.

To facilitate an appreciation of the legal basis of the control exercised by a company's board of directors over a company's management and affairs, the legal limitations and constraints on this control and the effectiveness of these limitations and constraints in practice.

To facilitate an appreciation of the legal nature of the relationships between a company and its management on the one hand and the various groups with an interest in the affairs of the company (or 'stakeholders') on the other, these stakeholders including the company's

shareholders, creditors and employees.

To provide students with an awareness of current policy trends and developments in Company Law.

Course Outcomes:

On completion of this unit you should be able to:

- Course Content: Analyse the relevant statutory materials, case law and regulatory practice relating to the major topics in Company Law
- Understand the economic function of the company as a legal structure for business, the legal nature and significance of the limited liability of a company, the price paid for limited liability, the legal nature of the role of the board of directors of a company and of the legal relationships between a company's management and its various stakeholders.
- Familiar with the current policy trends and developments in Company Law and of the likely impact of these trends and developments on the major topics in Company Law.

Course Content

Unit - I Introduction to corporate Law

Evolution of law relating to corporate law in India- corporate personality- registration and incorporation of a company - kinds of companies - promoters. Important documents of the company- prospectus memorandum of association and articles of the associations.

Unit II -MANAGEMENT OF CORPORATE AFFAIRS

Management and control of companies -share- Shareholders - share capital - board of directors- responsibilities and duties - CSR- majority rule and minority rights- protection of minority shareholders -Dividends and debentures

.Unit III: Corporate Reconstruction, Merger and Amalgamation

Strategic Planning and formulation towards Corporate reconstruction – Compromises and arrangements with members and creditors – Role of Tribunal - Introduction and meaning of amalgamation and merger - Reasons and objectives of merger - Categories of merger - Sick industrial Companies - Important provisions of Sick Industrial Companies (Special Provisions) Act, 1985 - Revival of sick companies – Amalgamation in public interest –

Defunct companies- Appointment of Administrator.

Unit IV: Winding up

Introduction and meaning - Kinds of winding up - Winding up through court - Grounds for winding up by the Court - Rights of filing petition for winding up before the court - Provisions and procedures - Voluntary winding up and winding up under the supervision of Court - Kinds of voluntary winding up - Provisions and procedure - Consequences of winding up - Appointment of liquidators, powers and duties of liquidators - Process of winding up - Offences and penalties for defaults - Officers in defaults; - Recovery of damages - Compounding of offences.

Course	Course Title	Course	L	T	P	Tota
Code		Type				l
B19AL5050	Labour Law -	НС	3	1	0	4
	1					

Course Objective:

In this course, the students are to be acquainted with the Industrial relations framework in our country. Further, the importance of the maintenance of Industrial peace and efforts to reduce the incidence of Strikes and Lockout and Industrial Strike are to be emphasized. The main theme underlying the course is to critically examine the provisions in the Trade Unions Act, 1926; the machineries contemplated under the provisions of the Industrial Disputes Act for the prevention and settlement of Industrial Disputes, Industrial Employment (Standing Orders) Act, 1946 and Disciplinary Enquiry for Misconduct are to be studied with a view to acquaint misconduct and the procedure to be followed before imposing punishment for misconduct alleged and established. Further, the students are to be acquainted with Social Security Frame-work prevailing in our Country. It is necessary to know the concept of social security, its importance and also constitutional basis for the same in India. The importance of ensuring the health, safety and welfare of the workmen and social assistance and social Insurance Schemes under various legislations are to be emphasized. The provisions in the Workmen's Compensation Act, 1923, the machinery provided for protecting the interests of workers. Further, the objectives underlying the Factories Act, 1948, E.S.I. Act, 1948, the employees provident fund Act,1952 are to be studied with a view to acquaint the students

with various rights and benefits available to the workmen under the legislations.

Course Outcomes:

On completion of this unit you should be able to:

- Take stock of the jurisprudential facets of labour policy and underscores the need for industrial peace and the role played by the judiciary, especially in India.
- Examine the all important aspect of resolution of industrial disputes from different angles as a means of ensuring industrial harmony.
- Analyse aspect of standing orders and the pragmatic requirements of domestic inquiry of workmen for misconduct.
- Gather the growth of trade unions, collective bargaining process as an important tool
 of workers and the rights and immunities of trade unionists.
- Underscores the judicial interpretation of doctrine of the notional extension of employment with respect to the liability of an employer to pay compensation under prescribed circumstances.

Course Content:

Unit- I Industrial Disputes Act:

Introduction to Law of Industrial Disputes Act, 1947: Historical Aspects-Master and slave relationship-Industrial revolution-Laissez-faire state-Impact of Constitution on Labour provision; Definition and law relating to Appropriate Government- Award and settlement-Industry-Industrial Dispute- Workman. Strikes and Lock-out

Unit II: Industrial Disputes Act, 1947:

Lay-off –Retrenchment-Closure - Unfair Labour Practices and Role of Government; Authorities under the Act (Chapter II) to be read with chapters II B, III and IV Adjudication and Arbitration; Restrictions on the right of the employer-Chapter IIA-Notice of change, section 11-A and sections 33,33A; Recovery of money due from an employer. Industrial Employment (Standing Orders) Act, 1946 and Disciplinary Enquiry

Unit III: Trade Unions Act, 1926:

Salient features of the enactment and important definitions, Registration of Unions, Amalgamation of Unions, Cancellation and Registration of Trade, Unions, Funds of the Union, Immunity enjoyed by the Union. The Employees State Insurance Act, 1948: Corporation, Standing Committee and Medical Benefit Council; Contributions; Benefits; Adjudication of disputes and Claims; Penalties.

Unit IV: Labour Welfare Legislations:

The Employees Provident Fund Act, 1952: Employees Provident Fund Scheme and Authorities; Miscellaneous. The Maternity Benefit Act, 1961- Its object and its scope. The Minimum Wages Act, 1948- Fixation of minimum rates of wages - working hours and determination of wages and claims The Factories Act- its essential features, Safety, Health and Welfare measures.

Reference Books:

- S. N Mishra Labour Laws
- S. C Srivastava Social Security and Labour Laws.

Reference Books:

- Malhotra O. P Industrial Disputes Act Vol. I and II.
- Madhavan Pillai Labour and Industrial Laws.
- Srivastava K. D Commentaries on Industrial Disputes Act, 1947.
- V. V Giri Labour problems in Indian Industry.

Course Code	Course Title	Course	L	T	P	Total
		Type				
B19AL5060	Transfer of Property	НС	3	1	0	4

Course Objective:

This course is intended to familiarize students with the concepts and incidents of diverse transfers of immovable property. Emphasis will be on the substantive law relating to different transfers. It attempts to make an exposure into the intricacies of law involved in transfer of immovable property in contradistinction to movables.

Course Outcomes:

On completion of this unit you should be able to:

- To analyse the concept of 'property' and 'transfer'. To study the objectives of Transfer of Property Act, 1882 from a historical perspective.
- To appreciate the application and relevance of doctrines of 'election' and 'lis pendens' in property related matters.
- Analyses the underlying legal principles in respect of different kinds of mortgages and charge of properties.
- To understand the rights and liabilities accruing to transferor and transferee in case of sale, gift and exchange and how these transactions are effected.
- To make a comparative study in the concept of trust with debt, contract, bailment, agency and ownership.
- To examine the rights and liabilities of trustee and beneficiary.

Course Content:

Unit 1: General Principles of Transfer of Property

General principles of Transfer of Property by Act of parties' inter-vivos; Concept and meaning of immovable property; Transferable Immovable Property; Persons Competent to transfer; Operation of Transfer; Conditions restraining alienation and restrictions repugnant to the interest created; Rule against perpetuity and exceptions; Direction for accumulation; Vested and Contingent interest.

Unit II: General Principles of Transfer of Property

Doctrine of election; Transfer by ostensible and co-owner; Apportionment; Priority of rights; Rent paid to holder under defective title; Improvements made by bonafide holder; Doctrine of Lis pendens; fraudulent transfer and part-performance.

Unit III: Immovable Property

Mortgages of Immovable property: Definition; Kinds of mortgages and their features; Rights and liabilities of mortgagor and mortgagee; Priority of securities; Marshalling and contribution, Charge; Sale of immovable property; Rights and liabilities of seller and buyer before and after completion of sale; Difference between sale and contract for sale; Creation of lease; rights and liabilities of lessor and lessee; Determination and holding over; Exchange: Definition and mode; Actionable Claims; Scope & Meaning of Gifts; Mode of transfer; Universal gifts; onerous gifts.

Unit IV: Law of Trusts with Fiduciary Relations

Concept of Trust and its comparison with other transfers such as Debt, Ownership, Bailment, Agency and Contract. Kinds of Trusts; Creation of Trust; Appointment of Trustees; Duties and Liabilities of Trustees.

Rights and Powers of Trustees; Disabilities of Trustee; Rights and Liabilities of the Beneficiary; Vacating the office of trustee and Extinction of Trusts.

Reference Books:

- Mulla, Transfer of Property Act 1882, 11th edition, 2012, LexisNexis.
- G.C.V. Subba Rao, Law of Transfer of Property (Easement, Trust and Wills), 5th edition, 2007, Vol I & II.
- M.P. Tondon, Indian Trust Act 1882, 22nd edition, 2014, Allahabad Law Agency.
- Goyle's, A Commentary on the Transfer of Property Act, 2001, Eastern Law House.
- S.N. Shukla, Transfer of Property Act, 28th edition, 2011, Allahabad Law Agency.
- R.K. Sinha, Transfer of Property Act, 12th edition, 2011, Allahabad Central Law Agency.
- G.P. Tripathi, Transfer of Property Act, 7th edition, 2011, Allahabad Central Law Publications.

Course	Course Title	Cours	L	T	P	Tota
Code		e				1
		Type				
B18AL5070	Interpretation	HC	3	1	0	4
	of Statutes					

Course Objectives:

This course is largely confined to Common Law system of statutory interpretation. It provides a comprehensive view of the subject relying mainly on judicial decisions of Indian and other Common Law countries. Interpretation is a paradigm of legal scholarship, and the course aims to equip the law student its various tools which govern the application of enactments.

Course Outcome:

On completion of the course students will be able to -

Demonstrate an understanding of the principles and process of statutory interpretation

Formulation and development of arguments in support or against given interpretations

Compare, contrast and reflect on theoretical concepts underlying the interpretation

Apply a range of legal principles and methods to interpret legal instruments

Unit 1: Introduction

Learning Outcome: On completion of this Unit students will be able to know the general principles and rules of statutory and Constitutional interpretation and explain their applicability.

Legislation: Meaning, process - Types of legislation: Codifying, Consolidating, by Incorporation, by Reference, Validating Act, Amending Act, General and Special Acts

Different Parts of Statutes – Interpretation v. Construction – Fundamental or Basic Principles/Rules of Interpretation: sententia legis, ex visceribus actus

and ut res magis valeat quam pareat

Guiding Rules of Interpretation: Literary Rule, Golden Rule, Mischief Rule or Purposive Construction and Harmonious Rule.

Subsidiary Rules: Same word same meaning, use of different words, non obstante clause, legal fiction, mandatory and directory provisions, conjunctive and disjunctive words, construction of words: noscitur a sociis, ejusdem generis and reddendo singular singulis

Unit 2: Presumptions In Interpretation

Presumption regarding statutes: Constitutionality – Territorial Operation, Principles of International Law, Jurisdiction of Courts

Effect of Statute on State - Construction most agreeable to justice and reason: avoiding absurd, anomalous or inconvenient or unjust results

Presumption regarding Legislature: knows the existing law, does not commit mistakes or make omissions or precise in its choice of language

Aids to Interpretation: External Aids & Internal Aids to interpretation.

Unit 3: Interpretation With Respect To Retrospective Interpretation And Subject Matter Interpretation

Learning Outcome: On completion of this Unit students will be able to identify distinctly the various rules governing construction of fiscal statutes.

Retrospective Effect of Statutes

Repeals and temporary statutes

Interpretation of Fiscal statutes

Interpretation Of Remedial and Penal Statutes Remedial and Penal Statutes

Unit 4: Interpretation Of Constitutional Statutes, Subordinate Legislation & General Clauses Act

Learning Outcome: On completion of this Unit students will be able to know the rules at play in delegated pieces of legislation.

Constitutional Interpretation: Doctrines of Severability-Reading down/in, Eclipse, Harmonious Construction, Colourable Legislation, Constitutional Silence, Pith and Substance and Ancillary Enroachment, Repugnancy,

Prospective Overruling, and Basic Structure.

Constitutional Limits

Forms of Delegated Legislation

Distinction between Conditional and Delegated Legislation

Delegated Legislation and Judicial Review Procedures and Powers under General Clauses Act, 1894.

Suggested Readings:

- 1. Singh, Guru Prasanna., Principles of Statutory Interpretation. 14th edition, Nagpur: Lexis Nexis, 2016.
- 2. Sarathi, Vepa P.,Interpretation of Statutes. 5thed. New Delhi: Eastern Book Company, 2010.
- 3. Dhanda, Amita(Ed)., N. S. Bindra's Interpretation of Statutes. 12thed. New Delhi: Lexis Nexis, 2017.
- 4. B.M. Gandhi, Interpretation of Statutes, 2nd Ed. Eastern Book Company, 2020

Course	Course Title	Cours	L	T	P	Tota
Code		e				1
		Type				
B18AL5080	Summer Internship	Н	0	0	2	2
	(Evaluation)	С				

SIXTH SEMESTER

Course Code	Course Title	Course	L	T	P	Total
		Type				
B19AL6010	Political Science VI Comparative	НС	3	1	0	4
	Political					
	Governance					

Course Objective:

This module facilitates you to understand the approaches to the study of Comparative Politics in an informed and efficient manner. The module helps you to acquire the knowledge that is vital in understanding the concepts of Comparative Politics and the studies related to it.

Course Outcomes:

On completion of this unit you should be able to:

- To develop conceptual knowledge of Comparative Politics
- To evaluate the challenges of diversities.
- Development and understanding of concepts and applying them to day to day as evidenced from case studies and research articles.

Course Content:

Unit I: Approaches to the Study of Comparative Politics

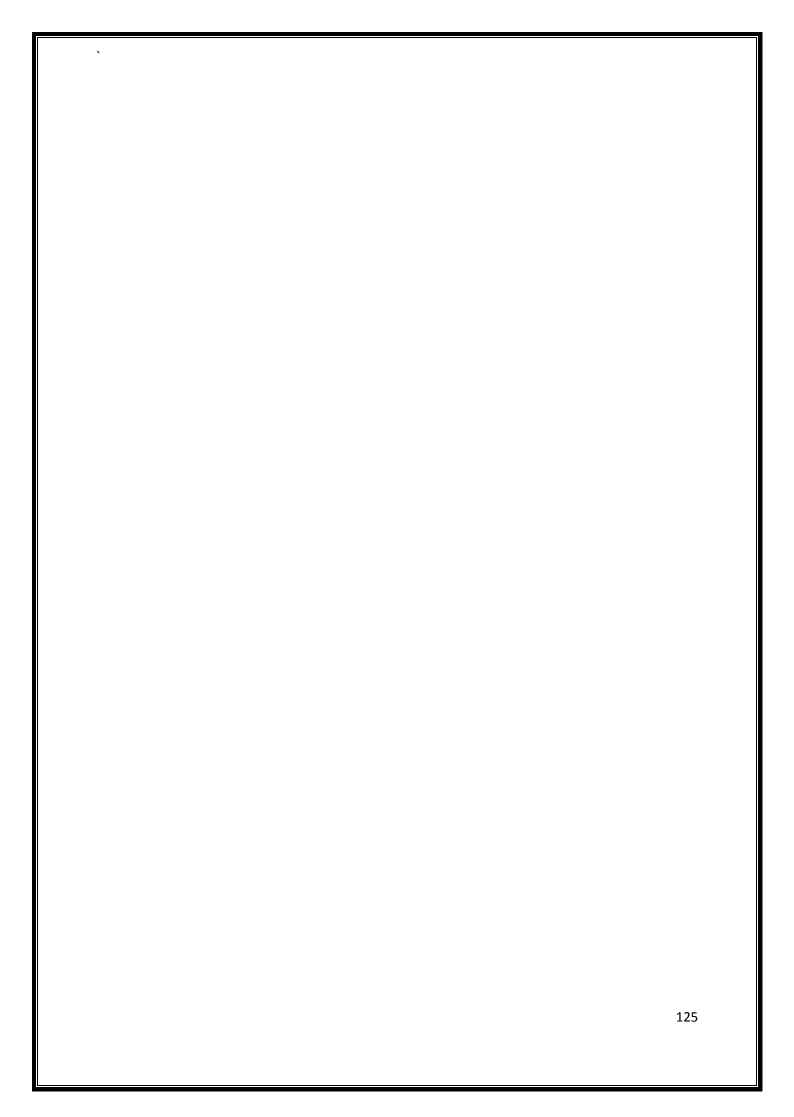
System Theories, Culture Theories, Class Theories, New Institutionalism, Sovereignty, Authority, and Power, Citizens, Society and the State, Public Policy

Unit II: Organizing the State

Nation States-UK, USA, China, France, Germany and India, Economic, Political powers, Federalism-Devolution of power, Regionalism, Casteism and Communalism

Unit III: Electoral Systems:

First past the post, proportional representation, mixed systems, Development and Underdevelopment Develop-mentalism: The debate of Impact of Liberalization and Globalization



Unit IV: Comparing Regimes:

Authoritarian and Democratic; Classifications of political systems: Parliamentary and Presidential: UK and USA; Federal and Unitary: Canada and China; Comparative Study of: Party Systems Pressure Groups Social Associations

Reference Books:

- Bara, J & Pennington, M. (eds.). (2009) Comparative Politics. New Delhi: Sage.
- Caramani, D. (ed.). (2008) Comparative Politics. Oxford: Oxford University Press.
- Chilcote, Ronald, Theories of Comparative Politics: The Search for a Paradigm Reconsidered, Boulder, Westview Press, 1994
- Hardtm, Michael and Antonio Negri, Empire, Cambridge, Harvard University Press, 2000.
- Manor, James edited, Rethinking Third World Politics, London, Longman, 1991
- O'Neil Patrick, 2004, Essentials of Comparative Politics, New York, W.W. Norton and Co

Course	Course Title	Course	L	T	P	Tot
Code		Type				al
B19AL6020	Family Law-II	НС	3	1	0	4

Course Objective:

The Course is an overview of Islamic law covering its religious historical and contemporary dimensions. The addresses first the religious and historical foundations of Islamic law before going on to address its application in contemporary jurisdictions. The course aims to give students a basis from which the richness and complexity of Islamic law may be explored further. The module concentrates on various aspects of Islamic law including family law, gifts, wakfs and some other areas of law, succession and Indian Divorce Act and Special Marriage Act

Course Outcomes:

Students completing this Course are expected to have knowledge and understanding of the foundations and principles of Islamic law. In particular they should be able to:

- Describe the origins and sources of Islamic law;
- Describe the history of Islamic law and appreciate its role in the contemporary world
- Explain the main features of the administration of Islamic justice including: the role and function of Islamic courts, role of judges, evidence and proof;
- Compare and contrast the operation of Islamic law in relation to matters concerning crime, contract, tort, family and succession

Course Content:

Unit I: Introduction to Mahomedan Law

Who are Mohamedans; Conversion to mahomedanism; Mahomedian sects and sub-sects; The Koan, Hadis, Ijmaa Qiyas; Interpretation of the Koran; Precepts of Prophet; Ancient texts; General rules of interpretation of Hanafi Law

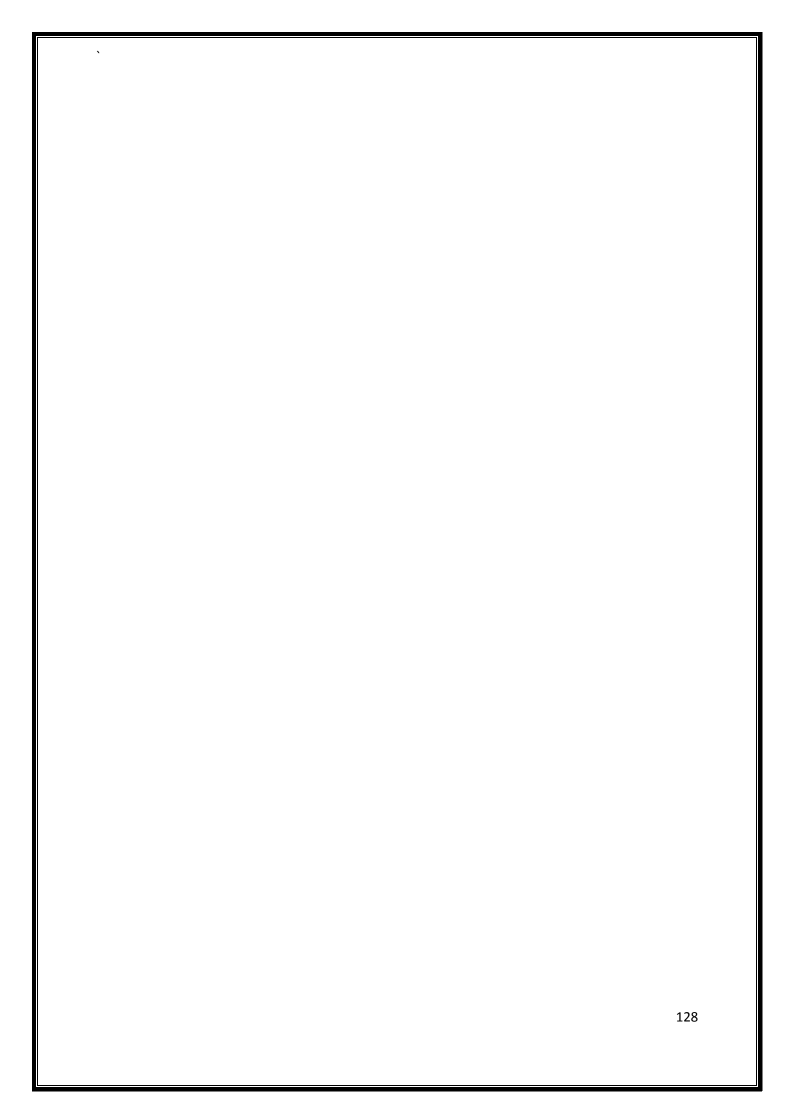
Unit II: Marriage, Divorce and Maintenance

Definition of Marriage; Capacity for Marriage; Essentials of Marriage; Kinds of Marriage; Iddat period; Marriage between Sunni and Shia Law; Presumption of Marriage; Muta marriage; Marriage of Minors; Repudiation under the Dissolution of Muslim Marriage Act, 1939; Divorce by Husband; Judicial divorce at suit of wife; Effects of Divorce; Maintenance of Wives; Suits of restitution of Conjugal rights; Dower: Definition Kinds of Dower Suit for dower and limitation; Widow's right to retain possession of husband's estate in lieu of dower

Unit III: Succession and Administration

Administration of the estate of a deceased Mahomedan – general rules; Vesting of estate in executor and administrator; Devolution of inheritance; Extent of liability of heirs for debts; Distribution of estate; Hanafi Law of Inheritance; Shia Law of Inheritance; Wills: Persons capable of making wills, Limit of testamentary power; Conditions necessary for its validity; Death-bed acknowledgment of debt

Persons capable of making gifts; Gift to unborn person; Extent of donor's power; Gift of Actionable Claim & incorporeal property; Gift of equity or redemption; Relinquishment by donor of ownership and dominion; Essentials of Gift; Contingent gift; Revocation of gift & Kinds of gift.; Wakfs: Definition, Subject of Wakf Object of Wakf, Law relating to private wakfs before the Mussalamn Wakf; Validating Act, 1913; Guardianship of person and property of Minor



Unit IV: Indian Succession Act, Indian Divorce Act & Special Marriage Act

Preliminary, Jurisdiction, Dissolution of Marriage, Nullity of Marriage, Judicial separation, Restitution of Conjugal Rights, Alimony, Settlements, Re-marriage. Domicile (Ss 4-19), Consanguinity (Ss 23-28) Intestate Succession (Ss 29-56); Testamentary Succession (Ss 57-191); Probate, Letters of Administration of assests of deceased; Succession of Certificate (Ss 370-390); Indian Divorce Act; Special Marriage Act 1954

Reference Books:

Mulla Principles of Mahomedan Law

Mohammedan Law by Aqil Ahmad

Muslim Law in Modern India by Dr. Paras Diwan

Muslim Law by Dr. R.K.Sinha

Outlines of Mohammedan Law by A.A. Fyzee.

Indian Succession Act by Parruck

Indian Succession Act by Basu

Indian Succession Act by Paras Diwan

Indian Divorce Act by Manchand

Marriage and Divorce by Kumud Desay

Course Code	Course Title	Course	L	T	P	Tota
		Type				1
B19AL6030	Criminal Procedure Code, Probation	НС	3	1	0	4
	of					
	Of fenders Act & Juvenile Justice (Care A					
	nd					
	Protection Of Children)					
	Act.					

Course Objective:

To familiarize the students with the crucial aspects relating to investigation and trial of offences (like initiation of criminal cases, powers and duties of police during investigation of offences, stages of criminal trial, functions, duties, and powers of criminal courts) To

sensitize the students about critical issues in administration of criminal justice (like protection of human rights of accused, victims, principles of fair trial)

Course Outcomes:

- At the end of the course, the students will be able to: l. Identify the stages in investigation and procedure of trial in criminal cases
- Explain the powers, functions, and duties of police and criminal courts
- Critically analyse the recent amendments in the Cr PC
- Employ and promote adoption of humane and just practices in administration of criminal justice

Course Content:

UNIT I: INTRODUCTION

- Concept and types of criminal justice system
- Nature and scope of criminal Procedure.
- Preliminary considerations: Classification of offences, hierarchy of criminal courts.
- Functionaries under the Code: the Organisation of the police, Prosecutor and defence Counsel, Prison authorities.
- Arrest: Definitions, Arrest with/ without warrant; Arrest how made; After arrest procedures; Rights of arrested Persons; Consequences of non-compliance with provisions of arrest; Bail.
- Search & Seizure: with/ without warrant & consequences

UNIT II: Information & Investigation, Cognizance, Charge & Trial

- Information & Investigation: FIR, Investigation & Charge Sheet.
- Cognizance: Meaning; Object of cognizance; Cognizance of Offences by magistrates and Court of Sessions; Making over of cases to Magistrates
- Charge: Form & Content of Charge; Alteration of Charge
- Trial: basic rules regarding charge and trial; Trial of warrant cases before : a) Session

Court b) before a Magistrate; Trial of Summons cases; Summary trials; Plea Bargaining.

UNIT III: Judgement, Appeal, Reference, Revision & Transfer, Execution, Suspension, Remission & Commutation of Sentences

- Judgement: forms & contents; Post conviction Orders; compensation & Costs;
 Pronouncement of Judgement.
- Appeal: from convictions, Appeals to superior courts, Procedure for dealing with Appeal and powers of Appellate Courts.
- Reference, Revision & Transfer: Reference to High Court for revision, Powers of the Supreme Court/ High Court and Sessions Court to transfer Cases and Appeals, inherent powers of the Court. Execution, Suspension, Remission & Commutation of Sentences: Death Sentence, Imprisonment, levy of Fine, suspension, Remission & Commutation of Sentences.

UNIT IV: Probation of offenders Act, 1958 & Juvenile Justice (Care & Protection of Children) Act, 2015

Probation of offenders: Concept and origin, admonition of Offenders, Release of Offenders; Removal of disqualification in attached to probation; Appeal & Revision; Removal of disqualification attached to conviction, Juvenile Justice (Care & Protection of Children) Act, 2015: Powers, composition, functions and procedure to be followed by the JJ Board; Orders that may or may not be passed regarding or against the Juvenile; Offences against children.

Reference Books:

- Ratanlal & Dhirajlal: The Code of Criminal Procedure, 20th Edition, 2011. Published by Lexis Nexis Butterworths Wadhwa Nagpur. ISBN: 9788180387081
- R V Kelkar's Lectures on Criminal Procedure, 4th Edition, Reprinted 2011. By: Dr K N Chandrasekharan Pillai. ISBN: 9789350281147.
- Batuk Lal's Commentary on The Code of Criminal Procedure, 1973 with Special Chapter on "Plea Bargaining", 5th Edition, 2010 (2 Volumes), Orient Publishing

Company. ISBN: 8187197056

 Sarkar: The Code of Criminal Procedure, 10th Edition, 2012 (2 Volumes), Lexis Nexis Butterworths Wadhwa Nagpur. ISBN: 9878180387272

• Woodroffe's Code of Criminal Procedure, 3rd Edition 2010 (2 Volumes), Law Publishers (India) Pvt. Ltd. ISBN: 8171110606.

Course Code	Course Title	Course	L	T	P	Total
		Type				
B19AL6040	Civil Procedure Code and	HC	3	1	0	4
	Law of Limitation					

Course Objective:

Civil Procedure Code is a subject of daily use by the courts and lawyers and a student cannot afford to have scant knowledge of civil procedure when he goes out to practice as a lawyer. True that it is through experience one gets expert knowledge of civil procedure. However, it is necessary to have good grounding in the subject before one enters the profession. While the substantive law determines the rights of parties, procedural law sets down the norms for enforcement. Whenever civil rights of persons are affected by action, judicial decisions will supply the omissions in the law. The course also includes law of limitation.

Course Outcomes:

On completion of this unit you should be able to:

- Make reasoned choices in relation to the court where the suit is to be filed, the
 essential forms and procedure for institution of suit, the documents in support and
 against etc.
- Interpret the statute of limitation that fixes a period within which a case has to be filed.
- Master the rules of pleading and trial.

Course Content:

Unit – I Introduction;

Distinction between procedural law and substantive law- History of the code, extent and its

application, definition; Suits: Jurisdiction of the civil courts- Kinds of jurisdiction-Bar on suits- Suits of civil nature (Sec.9); Doctrine of Res sub judice and Res judicata (Sec. 10, 11 and 12); Foreign Judgment (Sec.13, 14); Place of Suits (Ss. 15 to 20); Transfer of Cases (Ss. 22 to 25). Institution of suits and summons: (Sec. 26, 0.4 and Sec. 27, 28, 31 and O.5); Interest and Costs (Sec. 34, 35, 35A, B); Pleading: Fundamental rules of pleadings- Plaint and Written Statement- Return and rejection of plaint- Defences- Set off- Counter claim; Parties to the suit (O. 1): Joinder, misjoinder and non- joinder of parties- Misjoinder of causes of action- Multifariousness.

Unit – II Appearance and examination of parties (0.9, 0.18) -

Discovery, inspection and production of documents (O.11 & O.13) - First hearing and framing of issues (O.10 and O.14) - Admission and affidavit (O.12 and O.19) - Adjournment (O.17) - Death, marriage-Insolvency of the parties (O.22) - Withdrawal and compromise of suits (O.23) - Judgment and Decree (O.20); Execution (Sec.30 to 74, O.21): General principal of execution- Power of executing court- Transfer of decrees for execution- Mode of execution- a) Arrest and detention, b) Attachment, c) Sale.

Unit – III Suits in particular cases;

Suits by or against Governments (Sec. 79 to 82, O.27); Suits by aliens and by or against foreign rulers, ambassadors (Sec. 85 to 87); Suits relating to public matters (Sec. 91 to 93); Suits by or against firms (O.30); Suits by or against minors and unsound persons (O.32); Suits by indigent persons (O.33); Inter-pleader suits (Sec.88, O.35); Interim Orders; Commissions (Sec.75, O.26); Arrest before judgment and attachments before judgment (O.38); Temporary injunctions (O.39); Appointment of receivers (O.40); Appeals (Ss. 90 to 109, O.41, 42, 43, 45); Reference- Review and Revision (Ss. 113, 114, 115, O.46, O.46); Caveat (Sec. 144.A)- Inherent powers of the court (Ss. 148, 149, 151).

Unit - IV Law of Limitation

The concept - the law assists the vigilant and not those who sleep over the rights. Object-Distinction with latches, acquiescence, prescription. Extension and suspension of limitation Sufficient cause for not filing the proceedings, Illness, Mistaken legal advice Mistaken view of law, Poverty, minority and Purdah, Imprisonment Defective vakalatnama, Legal liabilities, Foreign rule of limitation: contract entered into under a foreign law, Acknowledgement -

essential requisites Continuing tort and continuing breach of contract.

Reference Books:

Mulla, Code of Civil Procedure (1999), Universal, Delhi.

C.K. Thacker, Code of Civil Procedure (2000), Universal, Delhi.

M. R. Mallick(ed.), B. B. Mitra on Limitation Act (1998), Eastern, Lucknow

Majumdar. P.K and Kataria. R. P., Commentary on the Code of Civil Procedure, 1908 (1998), Universal, Delhi.

Saha. A. N., The Code of Civil Procedure (2000), Universal, Delhi.

Sarkar's Law of Civil Procedure, Vols.(2000) Universal, Delhi. Universal's Code of Civil Procedure, (2000).

Course Code	Course Title	urse	L	T	P	Tota
		Type				l
B19AL6050	Labour Law II	HC	3	1	0	4

Course Objective:

The Labour laws in our country impose certain responsibilities on the employer and the government so as to provide support to the working class. The best form of support that can be offered to the workmen, by both the employer and the government, is providing financial support in situations of need like accident, retirement, death, etc. In India such social security and other welfare measures have been statutorily recognized and are being implemented. In the present course the students are required to do an extensive study on some social security and other economic and welfare legislations.

Course Outcomes:

On completion of this unit you should be able to:

- Underscores the judicial interpretation of doctrine of the notional extension of employment with respect to the liability of an employer to pay compensation under prescribed circumstances.
- Analyse the social security for women workers with reference to maternity benefit and the winds of change envisaged therein.
- Explain the rationale behind and the need for minimum wage, and the study of the relevant statutory provisions.

Underscores the concept of payment of wages and the legal regime for it while. The
necessity and provisions for provident fund and miscellaneous matters are also
discussed.

Course Content:

Unit- I – Labour Welfare:

Philosophy of Labour Welfare; Historical Development of Labour welfare legislation; Health, Safety and welfare measures under Factories Act, 1948;

Welfare of women and child labour: Protective provisions under Equal Remuneration Act & Maternity Benefit Act.

Law relating to wages and bonus: Theories of wages: marginal productivity, subsistence, wage fund, supply and demand, residual claimant, standard of living Concepts of wages (minimum wage, fair wage, living wage, need-based minimum wage); Constitutional provisions; components of wages:

Minimum Wages Act, 1948: Objectives and constitutional validity of the Act; procedure for fixation and revision of minimum rates of wages – exemptions and exceptions; Payment of Wages Act, 1936: Regulation of payment of wages; Authorized Deductions, 2.3 Payment of Bonus Act; Bonus - Its historical background, present position and exemptions; Payment of Bonus (Amendment) Act, 2007.

Unit II: Social security against employment injury and other contingencies:

Concept and development of social security measures; Employers liability to pay compensation for employment injury; Legal protection: Workmen's Compensation Act, 1923 – Concept of 'accident arising out of' and 'in the course of the employment'; Doctrine of notional extension and doctrine of added peril; Total and partial disablement; Quantum and method of distribution of compensation.

Unit III: Contract Labour:

Problems of contract labour; Process of contractualisation of labour; The Contract Labour (Regulation and Abolition) Act, 1970 - Its object and its essential features.

Legal protection: Contract Labour (Regulation and Abolition) Act, 1970; Controversy regarding Abolition of contract labour and their absorption; Land mark cases: Air India Statutory Corpn. V. United Labour Union, (1997) & SAIL case (2002); proposed amendment

and its impact on the contract labour.

Unorganized Sector: Problem of Definition and Identification; Unionization problems Historical backdrop of proposed bills on social security for unorganized sector (2004, 2005 & 2007); Unorganized Sector Workers' Social Security Act, 2008.

Protection of Weaker Sections of Labour: Problems of bonded labour, bidi workers, domestic workers, construction workers inter-state migrant workmen; Legal protection: Bonded Labour System (Abolition) Act, 1976; Inter State Migrant Workmen (Regulation of Employment and Conditions of Service) Act, 1979

Unit IV: Law Relating to Retirement Benefits:

Employees Provident Fund and Miscellaneous Provisions Act, 1952; Family Pension Scheme 1971 and Employees' Pension Scheme 1995;

The changing rules regarding Employees Provident Fund and Pension Schemes;

Payment of Gratuity Act, 1972 – Concept of gratuity; Eligibility for payment of gratuity; Determination of gratuity; Forfeiture of gratuity.

Acts:

- Workmen's Compensation Act, 1923
- Maternity Benefit Act, 1961
- Payment of Wages Act, 1936
- Minimum Wages Act, 1948
- Payment of Gratuity Act, 1972
- Employees State Insurance Act, 1948.

Reference Books:

- K.D.Srivastava, Commentaries on Minimum Wages Act, 1995, Eastern Book Co.
- K.D.Srivastava, Commentaries on Payment of Wages Act, 1998, Eastern Book Co.
- S.B.Rao, Law and Practice on Minimum Wages, 1999

Course	Course Title		L	T	P	Tota
Code						l
B19AL6061	Criminology and	SC	3	1	0	4
	Penology					

Course Objective:

Criminology is the scientific analysis of criminal behavior, of criminalization processes and of the processes of social control. Criminology is also an applied discipline. As such, it studies interventions that help resolve conflicts and problems in society. This course offers a specialist understanding of criminal policies including theories of punishment, their supposed philosophical and sociological justifications and the problem of exercise of discretion in sentencing.

Course Outcomes:

On completion of this unit you should be able to:

- Recognize, define, and understand core issues in criminology.
- Additionally, students are expected to gain a working knowledge of the key elements of the content(s) identify and to develop critical thinking in these areas.

Course Content:

Unit- I: The study of Criminology & Theories of Causation of Crime I

Its nature and elements of crime; criminal law and criminal behavior; Delinquency and Crime; purpose of criminal law. pre-classical school; the classical school, the neo-classical school, the positive school and the cartographic school.

Unit II: Theories of Causation of Crime II

The socialist school; the typological/bio-typological school; the psychiatric and sociological school; the multiple-factor approach towards crime.

Unit III: Methods of studying Crime

Statistical Application in Criminological Research; Sources of Crime Statistics in India and

Crime Trends; Research Questions and Hypotheses; Research Design; Sampling, Data Collection, Data Analysis, Interpretation and Report Writing;

Unit IV: Notion of punishment in law

Difference between crime prevention and control; Theories of punishments; Kinds of punishment; Sentencing policies and processes; The riddle of capital punishment.

Reference Books:

- Richard R. Korn, Lloyd W. McCorkle, Criminology and Penology 1-356 (Holt, Rinehart and Winston, New York, 1961).
- E.H. Sutherland, D.R. Cressey, Criminology, (J.B. Lippincott Co., Philadelphia, 1978).
- Roscoe Pound, Criminal Justice in America (Dacapo, New York).
- Hans Toch (ed.), Legal and Criminal Psychology, (Holt, Rinehart and Winston Inc, New York, 1961).
- Mabel A. Elliott, Crime in Modern Society (Harper and Brothers, New York, 1952).
- B. R. Sharma, Scientific Criminal Investigation, (Universal Law Publication, Delhi, 2006).

Course Code	Course Title	Course	L	T	P	Tota
		Type				l
B19AL6062	Information Technology	SC	3	1	0	4
	Law					

Course Objective:

The course aims at appreciating one of the important emerging areas of law and the nitty-gritty involved in it. This introduces the students to the underlying philosophy of the subject and its relation to other areas focusing on human rights.

Course Outcomes:

On completion of this unit you should be able to:

• Provide legal advice on ICT related matters across jurisdictions and work anywhere in

the world.

- They should be able to perform interdisciplinary and comprehensive regulatory, analytical, and expert work in the field of IT Law.
- Having all necessary skills to face the challenges posed by the extraterritoriality, novelty, and complexity of its problems.

Course Content:

Unit-I: Concept of Information Technology and Cyber Space

Interface of Technology and Law - Jurisdiction in Cyber Space and Jurisdiction in traditional sense - Internet Jurisdiction - Indian Context of Jurisdiction - Enforcement agencies - International position of Internet Jurisdiction - Cases in Cyber Jurisdiction

Unit-II: Information Technology Act, 2000

Aims and Objects — Overview of the Act – Jurisdiction –Electronic Governance – Legal Recognition of Electronic Records and Electronic Evidence -Digital Signature Certificates - Securing Electronic records and secure digital signatures - Duties of Subscribers - Role of Certifying Authorities -Regulators under the Act -The Cyber Regulations Appellate Tribunal - Internet Service Providers and their Liability– Powers of Police under the Act – Impact of the Act on other Laws.

Unit-III: E-Commerce

UNCITRAL Model - Legal aspects of E-Commerce - Digital Signatures - Technical and Legal issues - E-Commerce, Trends and Prospects - E-taxation, E-banking, online publishing and online credit card payment -, Non-Disclosure Agreements- Cyber Law and IPRs-Understanding Copy Right in Information Technology -Software - Copyrights vs Patents debate - Copyright in Internet - Copyright issues - Software Piracy -Patents - Understanding Patents - European Position on Computer related Patents - Legal position of U.S. on Computer related Patents - Indian Position on Computer related Patents -Trademarks - Trademarks in Internet - Domain name registration - Domain Name Disputes & WIPO

Unit-IV: Cyber Crimes

Meaning of Cyber Crimes –Different Kinds of Cybercrimes – Cybercrimes under IPC, Cr.P.C and Indian Evidence Law - Cybercrimes under the Information Technology Act, 2000

- Cybercrimes under International Law – Hacking Child Pornography, Cyber Stalking, Denial of service Attack, Virus Dissemination, Software Piracy, Internet Relay Chat (IRC) Crime, Credit Card Fraud, Net Extortion, Phishing etc - Cyber Terrorism - Violation of Privacy on Internet - Data Protection and Privacy- Databases in Information Technology -Protection of databases - Position in USA,EU and India

Suggested Readings:

- Kamlesh N. & Murali D.Tiwari(Ed), IT and Indian Legal System, Macmillan India Ltd, New Delhi
- K.L.James, The Internet: A User's Guide (2003), Prentice Hall of India, New Delhi
- Chris Reed, Internet Law-Text and Materials, 2nd Edition, 2005, Universal Law Publishing Co., New Delhi
- Vakul Sharma, Hand book of Cyber Laws, Macmillan India Ltd, New Delhi
- S.V.Joga Rao, Computer Contract & IT Laws (in 2 Volumes), 2005 Prolific Law Publications, New Delhi
- T.Ramappa, Legal Issues in Electronic Commerce, Macmillan India Ltd, New Delhi
- Indian Law Institute, Legal Dimensions of Cyber Space, New Delhi
- Farouq Ahmed, Cyber Law in India
- S.V.Joga Rao, Law of Cyber Crimes and Information Technology Law, 200 Wadhwa
 & Co, Nagpu

SEVENTH SEMESTER

Course	Course Title	Course	L	T	P	Tota
Code		Type				l
B19AL7010	Environmental	HC	3	1	0	4
	Law					

Course Objective:

The Environmental law programme, in contrast to other law curricula, has certain characteristics which make it unique and is one of the best instruments for breaking the ice of colonial legal education. Its uniqueness lies in the fact that the problems it raises do not relate merely to specific individuals but about such matters as national development, industrial policy, policies concerning natural resources, injustice to communities, inter-generational equity and prevention of pollution. All these issues relate to problematic about construction of a just, humane and healthy society. Secondly, environmental law necessarily demands an inter-disciplinary approach. Thirdly, uniqueness of the subject is borne out by the new epistemological outlook which ecology-related knowledge has brought about in recent times. The development of ecological knowledge has necessitated an overall change not only in managerial studies but also in socio-legal explorations. This approach to the growing dimensions of environmental law is essential.

Course Outcomes:

On completion of this unit you should be able to:

- Understand the concepts of environment and pollution, and impresses upon them the need to protect the environment.
- Analysis historical perspectives of the environmental law and to elaborate the constitutional perspective of the environmental law.
- Get a comprehensive idea of Water and Air Pollution Acts and deals with the Environment Protection Act, Forest and wildlife, bio-diversity.
- Differentiate between the international environment protections regimes.

Course Content:

Unit-I: Concept of Environment And Pollution

The Idea of Environment: Ancient and Medieval Writings, Environment and sustainable development - National and International Perspectives - Population and Development, Environmental Policy: Pre & Post Independence Period.

Unit-II: Environmental Policy and Law

From Stockholm to Johannesburg Declaration (Rio) and Role of Government - Five year Plans - Forest Policy - Conservation strategy - Water Policy; Conservation of Natural Resources and its Management; Constitution and Environment: Right to Environment - Constitutional provisions on Environment and its Protection - Role of Judiciary on Environmental issues and NGT - Evolving of new Principles - Polluter pays principle - Precautionary principle - Public trust doctrine.

Unit-III: International Law and Environmental Protection

International conventions in the development of Environmental Laws and its Policy - From Stockholm to recent conventions (Special Emphasis on Major conventions & Protocols) - Control on Marine, Pollution; Common Law aspects of Environmental Protection; Remedies under other Laws (I.P.C., Cr.P.C, C.P.C.) - Riparian rights and prior-appropriation. Prevention and Control of Pollution: Pollution of Water, Sources, Legal Control, The Water Act, 1974 - Pollution of Air, Modalities of control, The Air Act, 1981 – Noise Pollution and its control, Noise Pollution control order - Disposal of Waste, laws on waste, disposal and its control - Trans-boundary Pollution hazards & Regulation;.

Unit-IV: Indian Legal Order:

Bio-diversity and Legal regulation - Utilization of flora and fauna - Experimentation on animals - Legal and Ethical issues - Genetic Engineering - Wildlife Protection Act, 1972 - Forest Conservation Act, 1980 - Prevention of Cruelty against animals - Problems in Legal regulation of medicinal plants - The plant varieties Act - Wetland Conservation, Environment Protection Act, 1986 including, Environment Protection Rules, Coastal Zone Regulation, ECO-Mark, Environment Impact Assessment, Environmental Audit, Public Participation in Environmental decision making, Environment information, public hearing, Regulation on Bio-Medical Waste.

Reference Books:

- Armin Rosencranz Environmental Law and Its Policy in India.
- P. Leelakrishnan Environmental Law in India /Cases.
- Lal's commentaries on Water and Air Pollution laws along with Environment (Protection) Act and Rules, 1986.
- Simon Ball Stuart Bell Environmental Law.
- Sanjay Upadhyay and Videh Upadhyay Handbook on Environmental Laws.
- S. Shantha Kumar- Introduction to Environmental Law.
- Relevant Bare Acts/Notifications.

Course	Course Title	Course	L	T	P	Tota
Code		Type				l
B19AL7020	Intellectual Property	Н	3	1	0	4
	Rights	C				

Course Objective:

To conceptually analyze the fundamental aspects of intellectual property rights (IPR) and their role in the modern world. To examine the dynamic legal regime of IPR in the contemporary relations among nations along with contestation of these rights both at international and transnational level. To examine adoption of national legislation on IPR and establishment of government structures to administer such legislation.

Course Outcomes:

On completion of this unit you should be able to:

- Analyse the rationale behind protecting intellectual property. To examine major international instruments concerning the IPRs and their evolution.
- Study the legal regime for registration and enforcement of trademarks. To understand the concept of unfair competition as IPR.
- Examine the national and international response for protection of geographical indications and plant varieties.
- Analyse the concept of copyright in contradistinction to other IPRs.

- To understand the rights associated with designs and integrated circuits and the defences available in cases of right infringement.
- To understand the concepts of 'patentable' inventions, 'novelty', 'non-obviousness'
 and 'industrial applicability'. To examine the legal regime for patents, procedures for
 obtaining patents and remedies for patent infringement.
- To understand protection mechanism for Microorganisms and examine other emerging and grey areas of IPR.

Course Content:

Unit I: General Overview of Intellectual Property

Introduction- History of IPR Protection Theories of IP. Rationale behind IP System, Philosophical Aspects of Intellectual Property Laws, Political economy of Intellectual Property. Patents, Geographical Indication, Biodiversity, biotechnology, farmers and breeders rights, trade secrets and technology transfer. Trademark, Copyrights, Industrial Designs Layout Design of Integrated Circuits Information Technology and IPR, Botechnology and IPR, IPR litigation and IPR transaction. Introduction to the leading international instruments concerning intellectual property rights. The Berne Convention, Universal Copyright Convention, the Paris Union. TRIPS the World Intellectual Property Rights Organisation (WIPO) and the UNESCO. Rationale for Intellectual Property Protection of Microorganisms. Moral Issues in Patenting Biotechnological inventions. Protection of IPR in Internet Other emerging and grey areas of IPR.

Unit II: Copy Rights and Trademarks

Historical evolution of the law relating to copyright.

Copyright in literary, dramatic and musical works.

Copyright in sound records, cinematograph films and Copyright in computer programme.

Ownership & Assignment of copyright.

Author's special rights.

Notion of infringement and Criteria of infringement.

Infringement of copyright by films of literary and dramatic works, Importation and infringement.

Fair use doctrine.

Aspects of copyright justice.

Remedies, especially, the possibility of Anton pillar injunctive relief in India.

Recent Landmark Foreign and Indian cases

The rationale of protection of trademarks as an aspect of commercial and of Consumer rights.

Unfair Competition, passing off, Standards of proof in passing off action.

Definition, concept of trademarks and Registration.

Distinction between trademark and property mark.

The doctrine of honest concurrent user.

The doctrine of deceptive similarity.

Protection of well-known marks.

Remedies

Unit III: Geographical Indications and Plant Varieties

Protection of Geographical Indications; Objectives, Justification, International Position; Multilateral Treaties, National Level, Indian Position; Plant Varieties Protection-Objectives, Justification; International Position, Plant Varieties Protection in India

Unit IV: Patent & Designs

Concept of patent, Historical view of the patents law in India; Patentable inventions with special reference to biotechnology products entailing; Process of obtaining a patent: application, examination, opposition and sealing of; Patents: general introduction; Procedure for filing patents. Patent co-operation treaty; Some grounds for opposition; The problem of limited locus standi to oppose, specifically in relation to inventions having potential of ecological and mass disasters; Wrongfully obtaining the invention; Prior publication or anticipation; Obviousness and the lack of inventive step, insufficient description Rights and obligations of a patentee, Patents as chose in action; Duration of patents: law and policy considerations, Use and exercise rights; Right to secrecy, the notion of "abuse" of patent rights; Compulsory licenses, Special Categories; Employee Invention: Law and Policy Consideration; International Patents, Transfer of Technology, Know-How and problems of self-reliant development; Infringement, Criteria of infringement, Onus of Proof; Modes of Infringement: The Doctrine of Colourable Variation; Defences in suits of infringement; Injunctions and related remedies; Designs-Objectives, Rights, Assignments, Infringements; Defences for Design Infringement

Reference Books:

- Jayashree Watal, Intellectual property rights in the WTO and developing countries,
 Oxford University Press, 2001.
- Robert Merges, Peter Menell, and Mark Lemley, Intellectual Property in the New Technological Age, Fifth Edition 2010.
- Cormish W.R., Cases and Materials on Intellectual Property, 5th Edition (2006), Sweet & Maxwell London.
- S.K Verma and Raman Mittal, Intellectual Property Rights a Global Vision, ILI 2004.
- Gopalakrishnan N.S, Intellectual Property Law, 2008.
- Timothy, Joshua & Edwin, Properties of Law, Oxford University Press, 2006.
- Singh Raghbir, Law Relating to Intellectual Property, 2nd Edition, 2008, Vol., I, II, III, Universal Publishing
- Lionel Bentley & Brad Sherman, Intellectual Property Law, 3rd Edition, 2009, Oxford University Press.

Other Books:

- Daniel Gerwais Edi, Intellectual Property Trade and Development (Strategies to optimize Economic Development in a Trips-Plus Era), Oxford University Press, 2007.
- Philippe Cullet, Intellectual Property Protection and Sustainable Development, Butterworth's, 2005.
- Christopher Arup & William Van Caen gem, Intellectual Property Policy Reform, PEFC, Edward Elgar UK & USA, 2009.

Course	Course Title	Course	L	T	P	Tota
Code		Type				1
B19AL7030	International Human	Н	3	0	1	4
	Rights Law	С				

Course Objective:

The understanding of human rights is the foundation for the development of a good citizen and a responsible legal professional. The main objective of this course is to provide an insight into the meaning and significance of various human rights in the contemporary era and the mechanisms developed at the international and national level for protection and promotion of such rights. This course attempts to increase the knowledge of law students with respect to human rights; to focus their attention on the underlying values of human rights and to explore various international and national legal frameworks which embody human rights and promote them in practice.

Course Outcomes:

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

- Compare the international human rights law system and regional human rights law systems;
- Evaluate the various mechanisms and procedures for human rights law enforcement;
- Critically assess specific areas of international human rights law with reference to relevant legal instruments and contemporary cases;
- Draft a legal document in the form of a submission, reasoned opinion, declaration or resolution concerning a specific area of human rights.
- Acquire basic competency in legal writing and research

Course Content:

Unit I: Introduction International Human Rights Law

Meaning and Concept of Human Rights, Theoretical Foundation of Human Rights-Natural Law and Natural Rights-History and Development of Human Rights: Ancient –Medieval-17th & 18th Century – 19th & 20th Century –Modern Developments-Generations of Human Rights -Civil and Political Rights-Economic, Social and Cultural Rights-Solidarity Rights-United Nations and Human Rights- UN Charter United Nations Commission on Human

Rights (Human Rights Council) Sub-commission on Prevention of Discrimination and Protection of Minorities-Commission on Status of Women-UN Centre for Human Rights & UN Commissioner for Human Rights-Office of UN High Commissioner for Human Rights-UN High Commissioner for Refugees-Role of UN in Protection and Promotion of Human Rights

Unit II: International Human Rights Instruments

International Bill of Human Rights Universal Declaration of Human Rights, 1948 – Influence –Legal Significance-International Covenant on Civil and Political Rights, 1966-First Optional Protocol- Second Optional Protocol to ICCPR-International Covenant on Economic, Social and Cultural Rights, 1966-Optional Protocols to ICESCR, Regional System for Protection of Human Rights-The European Convention on Human Rights, 1950-The American Convention on Human Rights, 1969- African Charter on Human and Peoples Rights, 1981-Arab Charter, 2004-Asian Human Rights Charter, 1998

Unit III: Implementation of Human Rights

UN Commission on Human Rights (Human Rights Council) The Human Rights Committee (CCPR) under ICCPR-The Committee on Economic, Social and Cultural Rights (CESCR) under ICESCR- Treaty Bodies and Other Bodies- Human Rights of Vulnerable Groups-Women-Children-Minorities- Disabled person.

Unit IV: Human Rights in India

Rights under Indian Constitution-Application of International Human Rights Law in India-Role of Indian Judiciary-The Protection of Human Rights Act, 1993-Establishment, Powers and Functions of NHRC - Role of NHRC- Contemporary Challenges to Human Rights-Science and Technology-Terrorism

Reference Books:

- Bajwa, G.S. and D.K. Bajwa, Human Rights in India: Implementation and Violations,
 D.K. Publishers, New Delhi (1996).
- Basu, D.D., Human Rights in Constitutional Law, Prentice Hall, New Delhi (1994).
- Sehgal, B.P.Singh, ed., Human Rights in India: Problems and Perspectives, Deep and Deep Publications, New Delhi (1999).

- S.K.Avesti and R.P.Kataria, Law Relating to Human Rights, Orient Publications, New Delhi (2000).
- SK Kapoor, Human Rights under International and Indian Law, Central Law Agency, Allahabad, (1999)
- Symmonides, J., Human Right: International Protection, Monitoring and Enforcement, Rawat publications, New Delhi (2005)
- Mamata Rao, Law Relating to Woman and Children, Eastern Book Co., Lucknow (2008)
- G B Reddy, Woman and the Law, Gogia Law Agency, Hyderabad (2001).
- SC Tripathi, Law Relating to Woman and Children, Central Law Publishers, Allahabad, (2001).

Course	Course Title	Course	L	T	P	Total
Code		Туре				
B19AL7040	Conflict of Laws	НС	0	0	2	2

Objective:

This course deals with the principles and rules that a court applies in this context to determine primarily (i) whether it has jurisdiction to decide the case and, if so, (ii) what law it should apply. The course gives students the opportunity to grapple with contemporary legal debates and issues in conflict of laws.

Unit I: Introduction and Fundamental Concepts:

Definition; Nature and Scope; Historical Development and Theories; Classification; The incidental Question; Renvoi; Substance and Procedure; Foreign Law; Domicile, Nationality and Residence; Persons; Mental Incapacity; Corporations

Unit II: Jurisdictional Issues and Foreign Awards:

Jurisdictional Approaches – Traditional and Modern; Brussels/Lugano System; Codification Attempt by Hague Conference; Civil Jurisdiction; Indirect Effect of Judgments from the rest of the World; Limitations, Recognition and Enforcement Issues; Foreign Arbitral Awards.

Unit III: Family Law:

Matrimonial and other Adult Relationships; Children – Legitimacy and Adoption; Declarations and Financial Relief;

Unit IV: Law of Obligations and Law of Property:

Contracts and Non-Contractual Obligations; Movables, Immovables, their transfers; Estates and Succession; Matrimonial Property; Trusts

Suggested Books:

Cheshire, North and Fawcett, Private International Law, 14th Edition, Oxford University Press, London, 2008;

Clarkson and Hill, The Conflict of Laws, 5th Edition, Oxford University Press, 2016;

Adrian Briggs, The Conflict of Laws, 3rd Edition, Oxford University Press, 2013;

Setalvad's Conflict of Laws, 3rd Edition, Lexis Nexis, 2014;

Paras Diwan, Private International Law, 4th Edition, Deep and Deep Publications, 1998;

Course	Course Title	Course	L	T	P	Tota
Code		Type				l
B19AL705	Summer	Н	0	0	2	2
0	Internship	C				

Course	Course Title	Course	L	T	P	Tota
Code		Type				1
B19AL706	Open Elective	OE	3	0	1	4
0						

Optional II (Choose any ONE of the following)

Course	Course Title	Course	L	T	P	Tota
Code		Type				1
B19AL7071	Law Relating to Mergers	SC	3	0	1	4
	& Acquisitions					

Course Objective:

The process of globalization and liberalization have brought a considerable awareness towards improving the competitive process in developing economies such as India. Until recently most of the developing countries operated without a structured competition policy, and have justified the intervention by the state over economic activities. India owing to its WTO obligations enacted Competition Act, 2002. The course seeks provide fundamentals of market economy and extensive knowledge of application of competition policy in India.

Course Outcomes:

On completion of this unit you should be able to:

- Explain the meaning, nature, object of law of M&A and also clarify the distinction between various businesses terms associated with M&A.
- Understand the Indian statues having bearing on M&A. It will also cover the statutory basis of different routes in M&A and the role of Regulatory agencies.
- Understand the implications in sale of undertaking with the help of decided cases, and
 be able analyse the procedural and substantive law applications of Mergers. Concept
 of arrangement and the need to obtain the consent of Creditors and members is
 discussed in detail in this unit.
- Understand the reasons for special treatment to banking companies, distinguish between the law and procedure of banking companies and the other companies and the law and procedure of share acquisition of companies under the Companies Act, 2013. It also enables them to know the distinction between the share acquisition in Companies Act and under the SEBI takeover Regulations.
- Analyse the practical knowledge on takeover regulations in India. It focusses on the
 requirement of voluntary and compulsory disclosures during share acquisition and at
 the time of acquisition of voting rights and aims to provide the restrictions imposed by
 Competition Act, 2002 in approving certain mergers exceeding turn over and assets.

Course Content:

Unit I: Introduction to the Law of M&A

Concepts in M&A- Categories of M&A- Causes and Consequences of M&A. Provisions of the Companies Act, SEBI Act, Competition Act and other statutes- Routes of M&A-

Regulatory authorities of M&A. Concepts and issues – Sale of an `undertaking' (slump sale) -Business transfer agreement of a `going concern'--Matters to be considered -Conveyance of immoveable property - Transfer of contracts, debts, licenses, intellectual property rights - Transfer of employees -Effect on mortgages and charges.

Unit II: Mergers & Arrangements Under 230-234

Procedure for effecting mergers / Demergers- Drafting of schemes of arrangements and other documentation- The role of the Court / Tribunal in sanctioning the scheme / implementation of the scheme - Modification of the scheme - who can and how? Rights of dissenting shareholders / creditors

-Power of the Court to make incidental orders-Merger under Section 237- Law and procedure of merger of banking companies under the Banking Regulation Act, 1949 -The role of RBI in the merger of Banking companies -Comparison with merger procedure under Ss 230 – 237.

Unit III: Share Acquisitions under 235-236

Who can invoke the provision? Squeezing out the minority – when and how-Requirements for invoking the provision – procedural and substantive law aspects – The price – procedure for transfer of the shares of the dissenting minority-Remedies available to the dissenting shareholders-Scope of judicial review. History of Takeover Regulations in India-Takeover Regulation, 1997 –Definitions – Compared with 2011. Threshold limits – Non-Compete fee – Directors Duties in Takeovers- Due Diligence- UK Takeover code.

Unit IV: Competition Law Issues in Mergers & Acquisitions

Existing position–Monopolies and Restrictive Trade Practices Act, 1969– no provisions for merger control- Comparative analysis of merger control / anti-trust laws in other jurisdictions. US, European Union- Competition Act, 2002- pre-notification of M & A Transactions to competition commission beyond certain threshold limits.

Reference Books:

- Whish, Richard. Competition Law. London: Oxford University Press, 2009.
- Furse, Mark. Competition Law of the EC and UK. London: Oxford University Press, 2008.
- Rijn, Alphen aan den. The Reform of EC Competition Law: New Challenges, Austin.

- Chao, Yang-Ching. International and Comparative Competition Law and Policies India. Kluwer Law International, 2008.
- Rodriguez, A. E. The Limits of Competition Policy: The Shortcomings of Antitrust in Developing and Reforming Economies. Aspen Pub, 2010.
- Dugar, S. M. Guide to Competition Law: Containing Commentary on Competition Act, MRTP Act and Consumer Protection Act. LexisNexis-Butterworths Wadhwa Nagpur, 2010.
- Smith, Martin. Competition Law: Enforcement and Procedure. London: Oxford University Press, 2001.
- Competition Law-Emerging Trends. Hyderabad: ICFAI University.
- Competition Law and Cartels. Hyderabad: ICFAI University.

Course Code	Course Title	Course	L	T	P	Tota
		Type				l
B19AL7072	Right to	SC	3	0	1	4
	Information					
	Act					

Course Description: Right to information has gained importance for purposes of accountability and transparency in governance of a democratic State. In this course, students are going to learn about the Right to Information Act.

Course Objectives:

Students should:

- Learn about the history and origin of right to information in India
- Understand the legal concepts, procedure to obtain information, obligations of public authorities, appeal and complaint mechanism in Right to Information Act 2005
- Learn about the constitution and functioning of Central and State Information Commission
- Understand right to information contained in other statutes
- Learn about information laws of UK and USA and compare with Indian law.

Learning Outcome:

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

- Describe and analyse concepts and legislative provisions related to Right to Information in India
- Apply the steps to obtain information from public authorities under RTI Act;
 Analyse the relationship of Right to Information Act with other statutes in India;
- Identify different legislations with provisions beneficial or adverse to freedom of information
- Compare the provisions relating to Information laws of India with similar laws of USA, UK and Australia.

UNIT 1: INTRODUCTION TO RTI

Significance Of RTI In a Democracy; Good Governance & RTI; RTI & International Instruments; RTI In other Countries – Sweden, USA, New Zealand, United Kingdom, Canada, Australia; Historical background – Brief Legislative History of RTI Law in India, Freedom of Information Bill; Shift in attitudes – secrecy, privilege – Official Secrets Act Open government

UNIT 2 - CONSTITUTIONAL LAW & JUDICIAL RESPONSE to RTI

Constitutional Basis of RTI - Citizens' right to know, Campaign for freedom of information, Constitutional provisions; JUDICIAL RESPONSE TO RTI – Romesh Thappar v. State of Madras (1950), State of UP v. Raj Narain (1975), Dinesh Trivedi v. UOI 1977, SP Gupta & Ors. v. The President of India and Others (1982), Indian Express Newspapers Pvt. Ltd. v. Union of India (1984), Reliance Petrochemicals v. Indian Express Newspapers Bombay Pvt. Ltd (1988); Tata Press Limited v. MTNL (1995); Secy. Ministry of Information and Broadcasting v. Cricket Association of Bengal (1995); Union of India v. Association for Democratic Reforms; PUCL v. Union of India (2004). MKSS v. union of India.

UNIT 3 RIGHT TO INFORMATION UNDER OTHER LEGISLATIONS

Statutory Enactments relevant to RTI - Companies Act, 2013, Income Tax Act, 1961, Competition Act, 2002, Intellectual Property Information, Atomic Energy Act, 1952, Commission of Inquiries Act, 1952, the Representation of People's Act, 1951, Registration of Marriage Law; Official Secrets Act, 1923; the Code of Criminal Procedure, 1973, the Code

of Civil Procedure 1908.

Privilege to withhold to Information in Public Interest

When Non- disclosure of information maybe justified

Disclosure of Information and Public Interest

Digital Data transmission and Right to Information.

Role of Media in disseminating information.

Unit 4: RIGHT TO INFORMATION ACT, 2005

Main objects of the RTI Act, 2005; Salient features of the Act

Definitions - 'Information' & 'Right to Information', Appropriate Government, Central

Information Commission, Central Public Information Officer, Chief Information

Commissioner, Competent Authority, Public Authority.

Right to Information- Relation between the Individual and the State.

RTI & OBLIGATIONS OF PUBLIC AUTHORITIES- Right to information, Obligations of public authorities, Public information officers, Request for information,

Optional III (Choose any ONE of the following)

Course	Course Title	Course	L	T	P	Tota
Code		Type				1
B19AL708	Banking and Insurance	НС	3	1	0	4
1	Law					

Course Objective:

The Banking and Insurance sectors are undergoing rapid transformation in this era of privatization. Any one specializing in the area of corporate and commercial law must have the special knowledge of law relating to Banking and Insurance. Hence, this course is designed to sensitize students about emerging trends in this area of law.

Course Outcomes:

On completion of this unit you should be able to:

• Understand the fundamental concepts of banking and banking law and provisions of Banking Regulation Act and different types of banking institutions in India.

- Understand the different forms of borrowing and their legal aspects of banking operations.
- Analyse the securing bank loans with guarantee with collateral security and e-banking
- Identify the concept of insurance and its evolution and emerging trends.
- Understand the general principles of the law of insurance.
- Analyse and understand different kind of insurance like the Life insurance, marine insurance fire insurance.
- Understand the working of insurance regulatory authorities and registration requirements of insurance companies.

Course Content:

Unit I:

Nature and Development of Banking. Evolution of Banking in the west and the east including India. Different kinds of Banks and multifunctional Banks. Need for Social Control over banks in India.

Unit II:

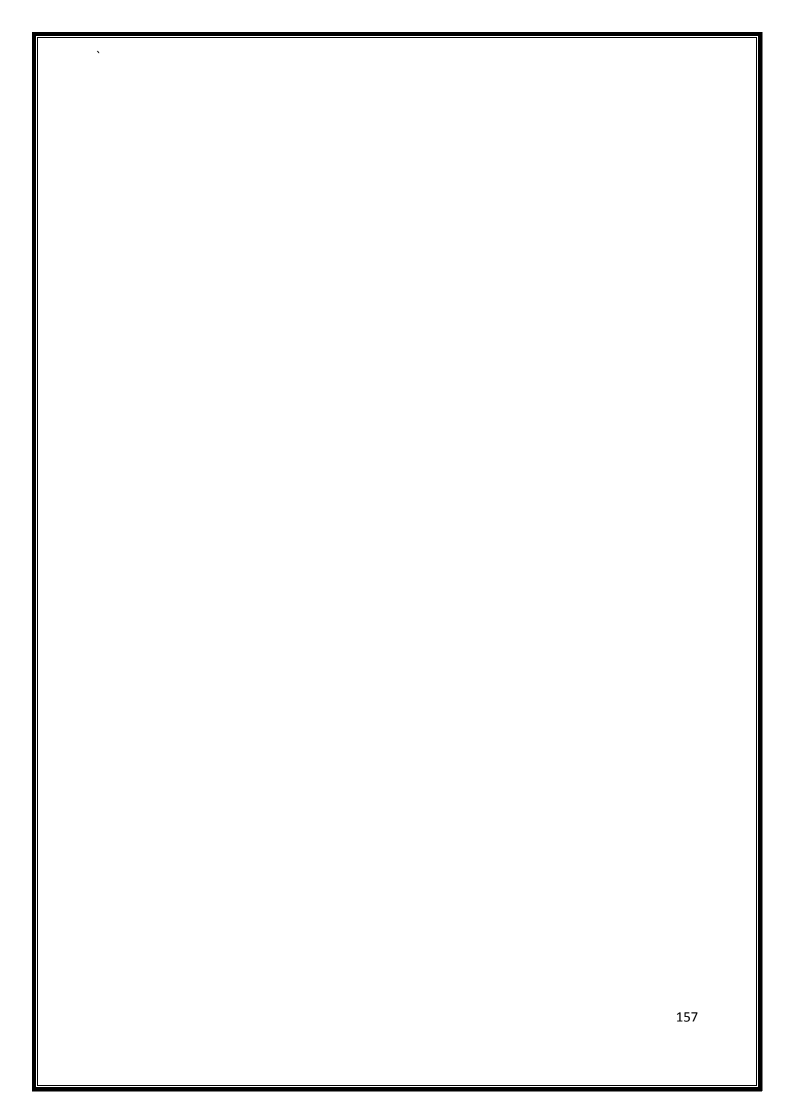
Nationalization of Banks, Government control over banks through priority lending, credit policy and the like. New generation Banks. Role of RBI in regulation of commercial banks. Bank rate policy etc. Banker and Customer relations. Types of customer accounts. Bankers lien. Bankers duty towards customers. Internet banking and A.T.M. Consumer protection and Banking Service. Banking Regulation Act, 1949

Unit III:

Nature and Purpose of Insurance. Insurance Contracts Legal Control over insurance business. Insurance Regulatory Authority of India. Basic Principles underlying Marine, life, fire and motor vehicle insurance. Insurable interest underlying these and the risks covered.

Unit IV:

Insurance Regulatory and Development Authority, Tariff Advisory committee, Insurance, Association of India, Councils and Committees, Ombudsmen, Insurance intermediaries—insurance agents, surveyors, loss assessors, third party administrators, Amendments to the Insurance Act, scope of FDI in Insurance.



Reference Books:

M. Hopgood: Pagets Law of Banking, (London: Butterworth)

Tannon's Banking Law and practice, Lexis Nexis

M. Srnivasan: Insurance Law (Eastern Law House)

Banerjee: Law of Insurance, Asia Law House

K. Subramanya, Banking Reforms in India.

Bird's Modem: Insurance Law (Sweet & Maxwell)

Course Code	Course Title	Course	L	T	P	Tota
		Type				1
B19AL7082	International Criminal	Н	3	1	0	4
	Law	C				

Course Objectives:

To provide basic knowledge concerning international criminal courts and tribunals.

To provide basic knowledge concerning principles of individual responsibility in international criminal law. To provide basic knowledge concerning international crimes. To provide basic knowledge with regard to the most important case-law of international criminal courts and tribunals.

Course Outcomes:

After completion of the Course students will be able to

- Analyze the evolution of International Criminal Justice.
- Gain the knowledge concerning the principles of criminal liability in international criminal jurisdiction
- Distinguish the crimes in municipal law and international crimes.

Course Content:

Unit I: Introduction

Notion of international criminal law and the sources of international criminal law-International Military Tribunals: Nuremberg and Tokyo-Principles and objectives of international-criminal law- International Criminal Tribunals ad hoc.

Unit II: International Crimes:

Genocide- International Criminal Court- International Crimes II: crimes against humanity-Other examples of international criminal justice-International Crimes III: war crimes-Principles of criminal liability in international criminal law-International Crimes IV: crime of aggression and other international crimes-Circumstances excluding criminal liability.

Unit III: Victims of international crimes

Notion and the respective Rights-International criminal procedure -State cooperation with international criminal courts and Tribunals-International criminal procedure II-Alternatives to international criminal justice.

Unit IV: Punishment and Cases

Penalties and sentencing- Future of international criminal justice- Final test- Leading Cases

Reference Books:

R. Cryer, H. Friman, D. Robinson, E. Wilmshurst, An Introduction to International Criminal Law and Procedure, Cambridge University Press 2010, second ed.

M.C. Bassiouni, Introduction to International Criminal Law, Transnational Publishers 2003.

A.Cassese, International Criminal Law, Oxford University Press 2008, wyd. 2.

A.Cassese, P. Gaeta, J.R.W.D. Jones (red.), The Rome Statute of the International Criminal Court: A Commentary, Oxford University Press 2002.

W.A. Schabas, The UN International Criminal Tribunals. The former Yugoslavia, Rwanda and Sierra Leone, Cambridge University Press 2006.

C. Romano, A. Nollkaemper, J. Kleffner (red.), Internationalized Criminal Courts and Tribunals: Sierra Leone, East Timor, Kosovo and Cambodia, Oxford University Press 2004.

EIGHTH SEMESTER

Course	Course Title	Course	L	T	P	Tota
Code		Type				l
B19AL8010	Law of Taxation	Н	3	1	0	4
		C				

Course Objective:

The subject is divided into two parts .i.e. Direct and Indirect taxes. This subject gives an overview of Income tax, Wealth tax, Value added tax, Service tax and Central sales tax. It is devised to help students understand the significant aspects of Taxation.

Course Outcomes:

On completion of this unit you should be able to:

- Firmly ensconced in the historical and constitutional footings of taxation.
- Firmly rooted in the conceptual tone of taxation.
- appreciate the computation of income in its proper perspective.
- In a position to appreciate the ways and means of determining tax liability and the incidental concepts.
- Get requisite knowledge about wealth tax and the incidental concepts.
- Would get the requisite knowledge about Service Tax with all its incidents.
- Cogent information and knowledge about the relevance, desirability and procedural aspects of GST.

Course Content:

Unit - I:

Historical background of taxation in India, Canons of a good taxing system, Characteristics of tax, Reasons for taxation, Kinds of taxation, Types of Taxes, Merits and Demerits of Direct and Indirect taxes, Constitutional Provisions relating to taxation.

Unit - II:

Basic concepts /Definitions – Assessee, Persons, Previous year, Assessment year, Distinction between capital and revenue receipts, Income, Basis of charge and scope of total income,

Incomes which do not form part of the total income, Residential status and incidence of tax, Agricultural income and taxability.

Unit - III:

Overview of Wealth tax Act,1957, Concept of Net wealth, Assessee, Valuation date, Incidence of wealth tax, Assets, deemed assets and assets exempt from tax; valuation of assets, computation of net wealth, return of wealth and provisions concerning assessment, Liability to assessment in special cases, Wealth tax Authorities

Unit - IV:

Legislative background, concept of VAT, GST, Advantages and Disadvantages, Difference between VAT and GST, Constitutional provisions, Computation and procedural aspects including registration under GST; filing of returns, rates of tax, assessment, returns, revisions, appeals, authorities and their powers

Reference Books:

- Dr. Girish Ahuja and Dr. Ravi Gupta, Systematic Approach to Taxation, Bharat 32nd Edition, 2014-2015
- Dr. Yogendra Bangar and Dr. Vandana Bangar, Indirect Tax Laws, Bangar, 2012
- Dr. vinod Singhania and Dr. Kapil Singhania, Direct taxes law and Practice, Taxmann 43rdEdition
- Rohini Aggarwal, Service Tax Law And Practice, Eastern Book Company, 2009
- J.K.Mittal, Law, Practice and Service of Service tax Law ,Lexis Nexis25th Eddition,2013
- Sampath Iyengar, Law of Income tax ,Bharat Law House,2008
- P.L.Subramanian ,Central Sales Tax Law and Practice, Snow White,2008
- V.S.Datey, Indirect Taxes Law and Practice, 23rd Edition, Taxmann.

Course	Course Title	Course	L	T	P	Tota
Code		Type				l
B19AL8020	International Humanitarian	HC	3	1	0	4
	and Refugee Law					

Course Objective:

The aims of the subject are to introduce to international humanitarian law and to international refugee law, to examine the protection of refugees under both sets of laws, to survey the sources of IHL and IRL, to outline the substantive law within each domain and to introduce their respective attendant international institutional frameworks.

Course Outcomes:

On completion of this course you should be able to:

- Examine the sources of law of IHL and IRL the relationship of IHL and IRL with domestic law
- Define the concept of refugee and Distinguish between refugees and internally displaced persons
- Distinguish between combatants and civilians in IHL and Identify the substantive rules applicable to combatants and civilians.
- Describe the functions of the International Committee of the Red Cross and Identify and discuss contemporary challenges to the protection of IRL
- Analyse how refugees are protected under both IHL and IRL Identify the substantive rules applicable to combatants and civilians and describe the functions of the UN High Commissioner for Refugees and Identify and discuss contemporary challenges to the protection of IRL

Course Content:

Unit I: Introduction to "War Law":

Jus in bello and Jus ad bellum; Treaties and Customary International Law; Hague Peace Conferences; Geneva Conventions and Protocols; International Humanitarian Law; Fundamental Principles; IHL in Domestic Law - Protection of sick, wounded and shipwrecked not taking part in hostilities; prisoners of war; other detained persons; civilians and civilian objects; refugees and internally displaced persons.

Unit II: Conduct of Hostilities

Regulation and limits to methods and means of warfare used by parties to an armed conflict.; Balance between legitimate military action and the humanitarian objective of reducing human suffering, particularly among civilians. Choice of weapons and prohibits or restricts the employment of certain weapons. The ICRC plays a leading role in the promotion and development of law regulating the use of certain weapons

Unit III: Contemporary Challenges to IHL:

Occupation of territory, Privatization of War, Security Detention, Terrorism Fourth Geneva convention; Protocols I and II to the Geneva Conventions; Rome Statute of ICC; Convention and Protocol Relating to the Status of Refugees (1951& 1967); Convention governing the specific aspects of refugee problems in Africa 1974 and Guiding Principles on Internal Displacement

Unit IV: Refugee Law

Refugees Defined and Described; Determination of Refugee Status: Analysis and Application; Loss and Denial of Refugee Status and its Benefits - Non-Refoulement in the 1951 Convention; Protection under Human Rights and General International Law; The Concept of Asylum - International Protection; Protection and Solutions; Treaty; Standards and their Implementation in National Law - IHL and Refugee Law; Human Rights Law; Terrorism; Migration; Gender-based Violence; Humanitarian Action, etc.

Reference Books:

Guy S. Goodwin-Gill and Jane McAdam, The Refugee in International Law(OUP, 22 March 2007)

Jean-Marie Henckaerts, Louise Doswald-Beck, Customary International Humanitarian Law: Rules (ICRC & Cambridge U. Press, 2005)

Reference Books/suggested Readings

Dieter Fleck, The Handbook of International Humanitarian Law (Oxford U. Press, 2010) Gary D. Solis, The Law of Armed Conflict: International Humanitarian Law In War (Cambridge U. Press, 2010) James Simeon, Critical Issues in International Refugee Law: Strategies Toward Interpretive Harmony (Cambridge U. Press, 2010).

Robin Ramcharan, 'The African Refugee Crisis: Contemporary Challenges to the Protection of Refugees and Displaced Persons in Africa' (2000) 8 African Yearbook of International Law 119

Course	Course Title	Course	L	T	P	Tota
Code		Type				l
B19AL8030	International Trade	HC	3	1	0	4
	Law					

Course Objective:

To introduce the students to the rise of the international economy, the formation of international regulatory regimes governing the world economy, the specific norms and rules within each regime, the rules and procedures of each organization and the relationship between the various organizations.

Course Outcomes:

On completion of this course you should be able to:

- Focus on international trade theories, meaning and relationship of imports and exports.
- Analyse the shift to understanding of multilateral, regional and bilateral treaties.

Course Content:

Unit I: Introduction to international trade law

Principal documents in international sales- bill of lading, commercial invoice and insurance policy, carriage of goods by sea, Bill of Lading- as a receipt and as a document of title, Electronic bill of lading. The Carriage of Goods by Sea Act, 1992, The Hamburg Rules, FOB, FAS, CIF, Ex-ship Contracts, Sale Contracts based on carriage by land, CIM and CMR conventions FOR and FOT contracts, Sale contracts based on carriage by air, Warsaw Conventions of 1929 and 1955 and the Montreal Convention 1999.

Unit II: International Trade Law and the WTO

The origins of WTO, Mandate and Membership of WTO, Institutional Structure of WTO, Decision making in WTO, Origins of the WTO Dispute Settlement System, Institutions of dispute settlement, Dispute Settlement procedures, Challenges and proposals for reforms

Unit III: Rules on Market Access and Unfair Trade under WTO

Tariff and non-tariff barriers to trade in goods, Barriers to trade in services, Dumping and anti-dumping measures, Subsidies and countervailing measures, Overview of the principle of non-discrimination, De Facto v De Jure discrimination, National treatment under GATT and GATS

'Most Favoured Nation' status under GATT and GATS

Unit IV: GATT exceptions

General exceptions under GATT 1994, Security exceptions, Economic emergency exceptions Regional integration exceptions, Economic development exceptions, Balance of payments exceptions

Reference Books:

- Bernardette Griffin, Day and Griffin: The Law of International Trade, 3rd edition,
 Oxford University Press, 2004
- LS Sealy and RJA Hooley, Commercial Law, Text, Cases and Materials, 4th edition, Oxford University Press, 2008
- Andreas F. Lowenfeld, International Economic Law, 2nd edition, Oxford University Press, New Delhi, 2008
- Asif H. Qureshi and Andreas R. Ziegler, International Economic Law, 2nd edition,
 Sweet & Maxwell, London, 2007
- Simon Lester & Bryan Mercurio with Arwell Davies & Kara Leitner, World Trade Law, Text, Materials & Commentary, Hart Publishing, 2008
- Peter Van Den Bossche, The Law and Policy of the World Trade Organization, Text, Cases and Materials, Cambridge University Press, 2005.

Course Code	Course Title	Course	L	T	P	Tota
		Type				l
B19AL8040	International Air and	HC	3	1	0	4
	Space Law					

Course Objective:

This subject introduces students to the field of air and space law. The exploitation of air and space has begun relatively recently in the history of humanity. From the first airplane to the present, technological advances have enabled the exponential increase in the uses of air and space. As such use is relatively new so is the body of international rules that have emerged within the realm of public international law. This course traces the evolution of the air and pace regulatory regime, its linkages with public international law and the various components of the regime.

Course Outcomes:

At the end of the course the students will be equipped to:

- Outline the sources and rules of international air law
- Outline the sources and rules of the lex specialis of outer space which emanates from international agreements and principles of public international law.
- Demonstrate an understanding of the major conventions, laws, legal rules and sources of information for the aviation sector.
- Effectively research and provide advice on aviation, aerospace or space law issues.

Course Content:

Unit-I: Space Law:

Historical Background-Definition and demarcation of outer space-Space technology – Benefits-Shift from air law to space law-Development of the space law-UN contributions-UN General Assembly Resolutions-Space treaties-Principles-A midway approach

Unit-II: Fundamental Principles:

Province of all Mankind-National non-appropriation-Freedom of exploration, use and scientific investigation-Common Heritage of Mankind-Jurisdiction and control-Co-operation-between the states-Astronauts -Envoys of Mankind

Unit-III: Liability and Registration

Launching state and Registering state Liability and responsibility regime under the Outer Space Treaty-Absolute liability and fault liability-COSMOS 954 -A case study-State liability / responsibility for private space activities-Registration and identification Question of state sovereignty and claim of property rights-Human habitation on the moon and other celestial bodies-Protection of the space environment-Demilitarization of the outer space-International Space Station-Inventions in outer space

Unit IV: National Space Legislation:

Need for national space legislation-Commerce oriented approach - US & Australian models-Other approaches-Russian & UK models-Indian position

Reference Books:

- Bin Cheng, Studies in International Space Law, Oxford: Clarendon Press, 1997.
- Sandeepa Bhat B.(ed.), Outer Space Law: From Theory to Practice, Hyderabad: Icfai University Press, 2009.
- Sandeepa Bhat B. (ed), Space Law in the Era of Commercialization, Lucknow: Eastern Book Company, 2010.
- I.H.Ph. Diederiks-Verschoor, An Introduction to Space Law, Second revised edition, Kluwer Law International.
- Sa"id Mosteshar (ed), Research and Inventions in Outer Space -Liability and Intellectual Property Rights, London: Martinus Nijhoff, 1995

Course	Course Title	Cours	L	T	P	Tota
Code		e				1
		Type				
B19AL8050	Trade in Service and	НС	3	1	0	4
	Immigration laws					

Course Objective:

The course will review the constitutional basis for regulating immigration into India, and, to some extent, the constitutional rights of non-citizens in the country; the history of Indian

immigration law and policy; the contours of the immigration bureaucracy, including the roles played by various agencies in immigration decisions; the admission of non-immigrants (i.e., temporary visitors) and immigrants into the India; the deportation and exclusion of non-immigrants and immigrants; refugee and asylum law; administrative and judicial review; undocumented immigration; immigration and national security; and citizenship and naturalization.

Course Content:

Unit-I: Introduction:

Meaning & Definition of Citizenship-Fundamental Right To Movement-Constitutional Provisions Regarding Citizenship-The Citizenship Act, 1955-The Citizenship Rules, 2009 and The Citizenship (Amendment) Rules, 2015

Unit –II Immigration

Meaning of Immigration-History of Immigration Law-The Passport (Entry into India) Act, 1920-The Passport (Entry into India) Rules, 1920

Unit III: Indian Legal Frame Work

The Registration of Foreigners Act, 1939 The Registration of Foreigners Rules, 1992 The Emigration Act, 1983

Unit IV:

The Foreigners Act, 1946 The Passports Act, 1967

The Immigration (Carriers Liability) Act, 2000 The Immigration (Carriers' Liability) Rules, 2007

Judgments:

- Sarbananda Sonowal v. Union of India, 2005 (5) SCC665
- Akmal Ahmad v. State of Delhi, 1999 (3) SCC 337
- R. Louis De Raedt&Ors.v. Union of India And Ors., AIR 1991 SC 1886
- Maneka Gandhi v. Union of India, AIR 1978 SC 597

Books:

- Mazhar Hussain, The Law Relating To Foreigners, Passport and Citizenship in India
- Seth, Citizenship and Foreigner Act
- Anil Malhotra (2009), India, Nris and Law, Eastern Book Publishers, New Delhi
- M.P. Jain, Indian Constitutional Law
- D. D. Basu, Shorter Constitution of India
- V.N. Shukla, Constitution of India.

Reference Book:

Foreigners Division Ministry of Home Affairs Government of India http://mha1.nic.in/foreigDiv/ForeigHome.html

Course Code	Course Title	Course	L	T	P	Tota
		Type				l
B19AL8061	Maritime Law	SC	3	1	0	4

Course Objective:

Currently 90% of international trade is carried on by sea and the annual rate of growth of seaborne trade for the next decade is estimated at approximately 4.3, with already Asia having the largest percentage share of the world tonnage of sea-borne goods and developing countries having a share of 49.3% of total sea-borne exports.

With the sea emerging as the most important channel of world commerce, law students, especially trade law students are required to possess a fair knowledge of the law governing maritime shipping. To that end this introductory course is structured.

Learning Outcomes:

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

Understand and analyses the concepts of Customs and International Conventions Civil & Criminal, Attachment of ships, concept of Maritime Property, Geographical Limits of Salvage & Eligibility of a Salvor, Relationship between Salvor & Salvee, Salvage Awards, Remedies including Security for the Claim

Understand International Sales of Goods, Carriage of Goods by Sea, Contracts of Carriage,

Course Content:

Unit I: Introduction

Customs and International Conventions, Resolutions of I.O. including IMO, UNEP and decisions of ICJ, ITLOS and National courts, International Waters, baselines and Maritime Boundaries, Territorial sea and contiguous zones, Right of Innocent Passage and costal state jurisdiction, EEZ, Continental shelf and resources jurisdiction, International Fisheries. Port state Jurisdiction: Civil & Criminal, Attachment of ships: arrest of ships, Access of foreign ships to ports, Ships in distress, Quarantine regulations

Unit II: Carriage of goods by sea

International Sales of Goods, Carriage of Goods by Sea, Contracts of Carriage, The Voyage Charter party, The Bill of Lading, Sea Waybills, Implied Contracts on Loading, Ship owners' Bill, Agency, Assignment, Non-Contractual Obligations- The Hague & The Hague-Visby Rules-Mandatory Application & Voluntary Incorporation, Contracting Out & Third Party Reliance on the Rules, The Carrier's Duties Under Article 3,The Carrier's Defenses under Article 4, Shipper's Liability, The Package Limitation, Containerization- Lay time & Demurrage.

Unit III: Collisions and Salvage

Vicarious Liability & Standard of Care, Causation & Apportionment of Liability, Damages & Statutory Liability, Jurisdiction- Concept of Maritime Property, Geographical Limits of Salvage & Eligibility of a Salvor, Relationship between Salvor & Salvee, Salvage Awards, Remedies including Security for the Claim.

Unit IV: General Average, Jurisdiction & Applicable Law

Extraordinary Sacrifices, Extraordinary Expenses, Voluntariness & Time of Peril, Common Safety & Fault, Assessing Contributory Values & Losses- Jurisdiction under Brussels Convention & Domestic Sources, Forum Non-convenience, Contractual Law & Tort Law, Arrest & Mareva Injunction, Other Interlocutory Reliefs.

Text Books and Reference Books:

• 1952 Convention Relating to the Arrest of Sea Going Ships.

- 1999 Convention Relating to the Arrest of Sea Going Ships.
- 1957 Limitation Convention (Convention Relating to the Limitation of Owners of Seagoing Ships).
- 1976 Limitation Convention (Convention on Limitation of Liability for Maritime Claims).
- 1996 Protocols to the Limitation Convention (Convention on the Limitation of Liability for Maritime Claims)
- William Tetley, "The Burden and Order of Proof in Marine Cargo Claims [.pdf]" (2004)
- William Tetley, "Jurisdiction Clauses and Forum Non Conveniens in the Carriage of Goods by Sea [.pdf]" (published in Jurisdiction and Forum Selection in International Maritime Law. Essays in Honor of Robert Force (Martin Davies, ed.), Kluwer Law International, The Hague, 2005, Chapter 6 at pp. 183-263).
- William Tetley, "Mixed Jurisdictions, Language, Legislatures and Courts" (2003) 78
 Tul. L. Rev. 175-218.
- R.R. Churchill and A.V. Lowe, "The Law of the Sea", 3rd edn., Manchester, 1999

Course Code	Course Title	Course	L	T	P	Total
		Type				
B19AL8062	Media Law	SC	3	1	0	4

Course Objective:

Mass communication from the days of printing press has played a very important role in the formation of public opinion. Advancement in science and technology has changed the scope and dimensions of mass communication. ICT has created digital era for us. While there are definite benefits from these technologies, the experience shows that these technologies can be abused to harm the interests of the society. The course aims to provide basic understating of the evolution and existence of various facets of media and the legal regime in place to regulate its content and matters incidental to it.

Course Outcomes:

At the end of the course the students will be equipped to

- Appreciate the philosophical justification for the protection of free speech right.
- understand the fundamental aspects of protection of reputation
- To analyze the legal nitty-gritty of media and how their activities can result in a breach of privacy in its various hues.
- Understand the requisite conceptual as well as statutory provisions pertaining to media, ethics and adjudication.

Course Content

Unit I: Freedom of speech as a human right

Philosophical justification for the protection of Free speech right – Constitutional guarantee for Free Press – reasonable restrictions on Free speech.

Media Freedom – boundaries of a free press - Mass media –press, films, radio, television – ownership patterns – legal issues; Freedom of Information v Free Speech- Origins of broadcasting – regulation of press and broadcasting – censorship of broadcasting media and press – leading cases – Evolution of television as a visual media

Impact of films as visual media – censorship of films – judicial view on film censorship – standards of censorship, Role of media in law making process.

Unit II: Protection of reputation

Defamation – overview – general framework for defamation law- role of malice – IPC provisions – remedies and damages

Decent speech – indecent speech – hate speech – racial speech – obscenity on mass media – regulation and control

Libel in press –regulation and control – Slander through Broadcasting audio-video defamation

Internet as a platform of free speech – regulation of content on Internet self-regulation v Government regulation, Libel and slander in cyberspace – cross border libel/slander – jurisdictional problems – Gutnick v John Doe

Unit III: Media and Privacy

Obscenity and pornography – historical background - Hicklin Test – contemporary standards in Miller v California - Child pornography

Blasphemy - historical overview- censorship of stage productions - violence - legal

regulation of blasphemy

Privacy – historical development of private and confidential information – media practices and human rights – photo journalism in public places – child right to privacy

Information privacy and reputation - personal data protection - abuse of personal information - market ing of personal information- internet privacy

Press and Public access to the judicial processes , records, places and meetings – Right to information Act

Unit IV: Media, ethics and adjudication

Copyright issues in mass media – protection for copyrighted work – plagiarism – pirated music - remedies for infringement

Media and Courts - Report of legal proceedings - trail by media - sensitive court reporting and human rights contempt of court - procedure and punishment

Corporate and commercial speech – development of commercial speech doctrine – commercial speech for professionals and corporations – Art.19(1)(a) protection for unsolicited mail advertising – regulation of commercial speech

Ethical dilemmas, issues and concerns in mass communication – foundation of ethics-different aspects of journalism's ethical issues- Reporters priviliges and protection of media sources

Extra- judicial regulation of media content – press complaints and editors' code of practice – Broadcasting standards commission – codes for advertisement standards – Film censorship board – ICANN

Reference Books:

D.D. Basu Law of the Press, Wadhwa Nagpur, 2002

K.N.Harikumar (edt.), Courts, Legislatures, Media Freedom, National Book Trust, 1st edn., 2006

Karnika Seth, Computers, Internet & New Technology Laws, LexisNexis Butterworths, 2012 M. Neelamalar, Media Law and Ethics, New Delhi, 2010

Madhavi Goradia Divan, Facets of Media Law, Eastern Book Co., 2000

Manita Singh, Law of Journalism and Mass Communication, Centrum Press, New Delhi,1stedn. 2010

Mukul Sahay, Media Law and Ethics, Wisdom Press, Delhi, 2011

P.K. Ravindranath, Press Law and Ethics of Journalism, Anmol Publications New Delhi.

Course Code	Course Title	Course	L	T	P	Total
		type				
B20AL8071	Sexual Orientation, Gender	SC	3	1	0	4
	Identity and Justice					

Objective

The Course aims to arm students with the knowledge of development of legal principles in both International Human Rights Law, and in the domestic jurisdictions of other countries as it relates to the LGBTQIA+ community so as to develop their understanding of the issues involved, appreciate the wide range of legal and societal hurdles to be overcome, and to equip oneself with the knowledge and skills to advocate for the community's advancement towards an equal society. It is a case-law intensive course requiring in depth study of case laws from various countries and international bodies.

Learning Outcomes On completion of the course the students will be able to:

To understand the social meanings of the phrases "sexual orientation", "gender identity" and "gender expression" and the various identities that form a part of the community.

To appreciate the forms and manner in which societal and legal oppression of the communities took place across various continents and jurisdictions, and the reasonings behind the same.

To understand the historical development of International Human Rights law on the issue, and how various International and regional bodies and courts have (or have not) dealt with legal issues surrounding the rights of the community

To understand the legal development on the rights of the LGBTQIA+ community in India and to critically evaluate how principles of law established in International

Unit I: Introduction

Introduction-Definitions of sexual orientation, gender identity and gender descriptionunderstanding individual identities-discourses of oppression- religious and moral discourses'scientific' discourses-political discourses-current situation in International Law- Yogyakarta Principles- current situation in India

Unit II- The Discourse of Rights

The Right to Equality and Non-Discrimination- scope and reach of non-discrimination-United Nations Treaty Bodies and Procedures- European Courts view- Inter-American System of Human Rights- African Commission on Human and People's Rights-Decriminalisation and Continued Criminalisation- Employment Discrimination- Gender Expression and Cross Dressing- Torture- The Right to Life

Unit III- Privacy and Family Rights

The Right to Family in International Human Rights Law- Right to Family in Regional Treaty Bodies- Right to Private Life- Deprivation of Liberty- Parenting Rights for the LGBTQIA+ community- Transgender Marriage- Partnership Recognition and Benefits- Same Sex Marriage-

Unit IV: Other Rights and the Rights of Others

Military Service Rights- Rights of Immigration and Asylum- Freedom of Assembly, Expression and Association- Relationship between Freedom of Religion and Non-Discrimination- Conflict between Religious Liberty and LGBTQIA Equality- Exemptions for 'sincere religious beliefs'- Future of Rights in India

Books, Articles and Other Materials

- 1. Carlos A. Ball, Jane s. Schacter, Douglas Nejaime & William B. Rubenstein, Cases and Materials on Sexuality, Gender Identity and the Law
- 2. International Commission of Jurists, Sexual Orientation, Gender Identity and Justice: A Comparative Law Casebook (Geneva: International Commission of Jurists, 2011)
- 3. International Commission of Jurists, Sexual Orientation, Gender Identity and International Human Rights Law Practitioners Guide No. 4
- 4. Anthony J. Langlois, Making LGBT Rights into Human Rights, in The Oxford Handbook of Global LGBT and Sexual Diversity Politics (eds. Michael Bosia, Sandra M. McEvoy, and Momin Rahman)
- 5. Kerry O'Halloran, Sexual Orientation, Gender Identity and International Human Rights

Law- Common Law Perspectives, Routledge, 2019

Course Code	Course Title	Course	L	T	P	Total
		type				
B20AL8071	Artificial Intelligence & Law	SC	3	1	0	4

Course Objective and Description:

Artificial Intelligence (AI) is no longer a thing of the future, it is dominant in our everyday lives in the forms of predictive algorithms, voice assistant bots and search tools. It becomes important therefore to analyse the technical developments in AI from a legal prism. This course will be an inter-disciplinary study of the basics of data, algorithms and the regulatory law that exists in India as well as globally. AI indulges with both public law as well as private law since some of its aspects like facial recognition technologies, predictive policing, government's service delivery programs engage with public law while issues such as patents and trademarks on AI, accountability engage with aspects of private law. It is important for law students to know this because a majority of leading companies and law firms now employ LegalTech, which is the use of AI for legal research and more. This way, the course would have both theoretical and practical elements.

Course Structure

Unit One: Basics of Artificial Intelligence;

what is a Dataset; what is an Algorithm; How do Predictive Tools work.

What is Machine Learning, Artificial Intelligence: Situating Law in AI, and AI in Law; Types of Biases in Data Sets and their Implications?

Unit Two: Artificial Intelligence and Public Law

Predictive Policing Algorithms and Criminal Law, Racial and Communal Bias; Service Delivery Programmes, UIDAI Scheme and the Law; Affixing Liability for AI: Who is responsible, and to what extent; Personal Data Protection Bill (India) and General Data Protection Regulations (European Union).

Unit Three: Artificial Intelligence and Private Law

IPR and Artifical Intelligence: Basics; Patents and Trade Marks on Algorithms, AI. Impact of AI on Competition Law; Impact of Big Data on Financial Regulations; E-Commerce Rules, Approaches under WIPO.

Unit Four: Practical Aspects

Advancements in Use of Technology in Legal Research; Challenges with AI Training Data; Business Challenges in adopting AI he Legal Tech Ecosystem in India and Abroad.

NINTH SEMESTER

Course Code	Course Title	Course	L	T	P	Total
		Type				
B19AL9010	Professional Ethics and	HC	3	1	0	4
	Accountancy					

Course Objective:

Ethics are an integral part of every profession. Every profession has certain peculiar codes of conduct and well defined norms. Advocacy being a profession of immense social relevance, and its significant role in the justice delivery system makes it a unique profession in itself and therefore it is highly desired that this profession be carried on ethically. This Paper aims at appreciating the avowed duties of advocates as well as the Bar-Bench relation. Designed to be taught with the assistance of practitioners, it will impart the students their role and responsibilities as professionals.

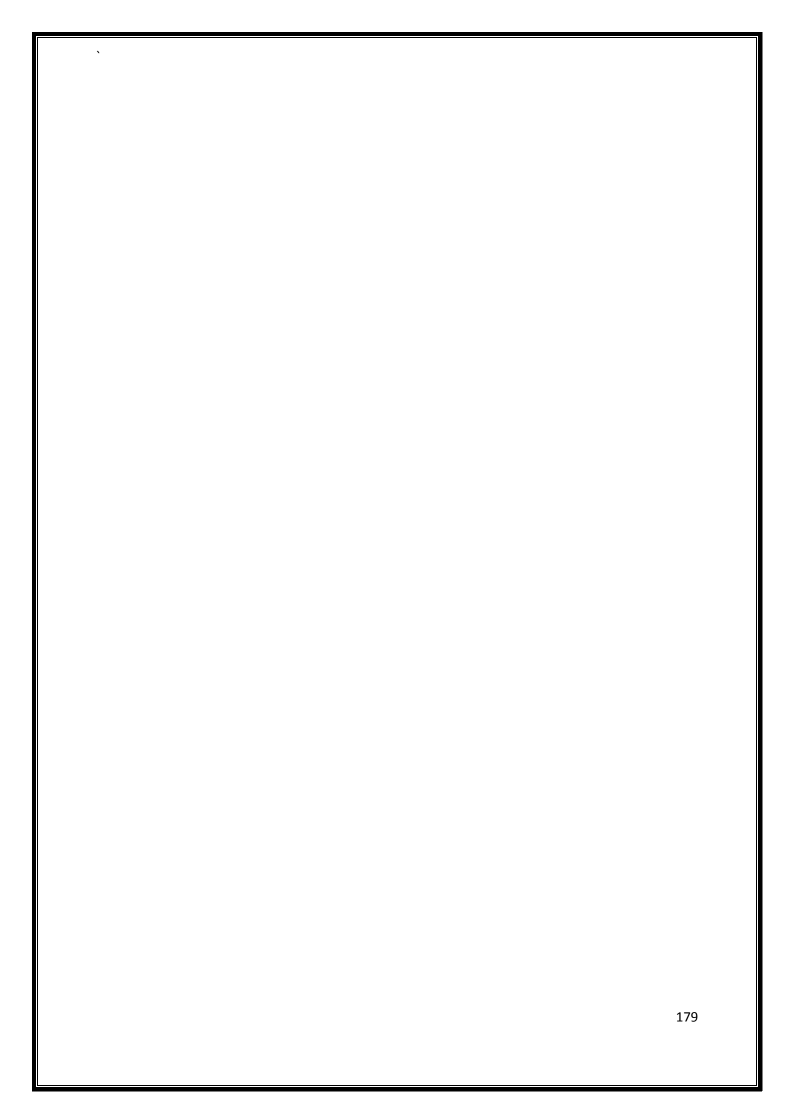
Course Outcomes:

- At the end of the course the students will be equipped to
- Understand the historical evolution of the legal profession as well as the various codes of conduct and ethical norms for the advocates.
- Understand the contempt law in India and the classifications of contempt, the punishments and remedies etc.
- Analyse case studies by the students and case presentations in the class.
- General principles of accounting.

Course Content:

Unit I: Professional Conduct and Advocacy Bar Council Code of Ethics

Development of Legal Profession in India; Legal Profession and its responsibilities; Equipment of a lawyer; Admission, Enrolment & Rights of Advocate; Bar Councils; Ethics of Legal profession; Qualities of good Advocate; Seven Lamps of Advocacy-Abbot Parry; Professional or other Misconduct; Disciplinary proceedings.



Unit II: Advocate Act

Conduct and Etiquette, Conflict between interest and duty, Duty to court, Duty to Client, Duty to opponent, Duty to Colleagues, Duty towards Society and obligation to render legal aid-Bench-Bar Relationship -Reciprocity as partners in administration of Justice-Professional Misconduct- Rights and Privileges of Advocates

Unit III: Contempt Law and Practice

Contempt law in India and the classifications of contempt, the punishments and remedies etc. Introduction to Contempt of Court; Meaning and kinds of contempt of court; Origin, Development, object and Constitutional validity of contempt law; Basis and extent of contempt jurisdiction; contempt by lawyers, judges, State and Corporate Bodies; Contempt proceedings-nature and main features; Defences open to contemner; Nature and extent of punishment and remedies against the order of punishment.

Unit IV: Professional Accounting

Professional Accounting; Nature and Functions; important Branches of Accountancy; Accounting and Law; Need of accountancy for lawyers. To acquaint students with general principles of accounting. Professional Accounting; Nature and Functions; important Branches of Accountancy; Accounting and Law; Need of accountancy for lawyers

Acts:

The Indian Advocate Act, 1961 Contempt of Court Act, 1971 The Advocates Welfare Fund Act, 2001

Rule:

The Bar Council of India Rules, 1961

Reference Books:

- Holland Avrom Shree, Advocacy, 1994 Universal, Delhi
- Keith Evam, The Golden Rules of Advocacy, 1994, Universal, Delhi
- Sandeep Bhalla, Advocates Act & Professional Misconduct, Nasik Law House
- JPS Sirohi, Professional Ethics, Lawyer's Accountability, Bench-Bar Relationship,

ALA

- Mr. Krishna Murthy Iyer's Book on Advocacy
- The Bar Council Code of Ethics selected opinions of the Disciplinary Committees of Bar Councils
- Lamps of Advocacy –Judge Edward Abbot Parry

Course Code	Course Title	Course	L	T	P	Tota
		Type				1
B19AL9020	Research	HC	3	1	0	4
	Methodology					

Course Objective:

The main objective of this course is to acquaint the student of law with the scientific method of social science research. This course is expected to provide the knowledge of the technique of selection, collection and interpretation of primary and secondary data in socio-legal research. Emphasis would be laid on practical training in conducting research in this course

Course Outcomes:

At the end of the course the students will be equipped to:

- Get an idea of technique of selection, collection and interpretation of primary and secondary data in socio-legal research.
- Understand the Kinds of Research Concepts and constructs- relationship between theory and fact
- Classification and Tabulation of Data

Course Content:

Unit I:

Basics of Legal Research

Meaning, objectives of legal Research-Characteristics of scientific method – applicability of scientific Method-Kinds of Research - concepts and constructs- relationship between theory and fact - Stages of Research Process

Unit II:

Research Problem, Hypothesis, Research Design, Sampling

Research Problem – Definition, Determination, Sources of Data - Hypothesis – Meaning and definitions, Characteristics, Research Questions and Hypothesis - Research Design – Meaning and essentials of Research Design, Forms of Research Design, and major steps -: Testing of Hypothesis-: Sampling techniques – definition, basic assumptions, classifications

Unit III:

Research Methods and Tools

Social and legal survey - Case method - Jurimetrics - Questionnaire Schedule - Observation and interview

Unit IV:

Tabulation, Analysis, Interpretation, and Reporting

Classification and Tabulation of Data - Analysis and interpretation of Data - Use of Statistical methods and computers in legal research - Reporting and Methods of Citations -: Ethics in research

Text Books:

Whitney, F.L, The elements of Research.

Goode. William J and Hatt. Faul, H. Methods in Social Research.

I.L.I, Legal Research and Methodology.

Amy E Sloan, Basic Method Research – Tools and Materials

Pauline V. Young, Scientific Social Survey and Research.

Morris L.Cohan, Legal Research in Nutshell

Harvard Law Review Association, Uniform System of Citations.

Course Code	Course Title	Course	L	T	P	Tota
		Type				1
B20AL9030	Alternative Dispute	HC	3	1	0	4
	Resolution					

The main objectives of the Course are to understand the strengths and weakness of various dispute resolution methods. The course aims to explain primary dispute resolution processes and functions and develop techniques and skill to make effective use of ADR methods. Also it is designed to compare and contrast various legal implications of each method and train students to be effective Arbitrators, Conciliators and Mediators.

Course Outcomes:

At the end of the course the students will be equipped to: Students would acquire the conceptual as well as the necessary practical approach to the art of Negotiation. Enables the students to learn the about Mediation and Conciliation skills. Students would get the required knowledge about the legal regime on Arbitration.

Unit – I: Introduction

Alternative Dispute Resolution (ADR): Concept and Need of Legal Aid: Concept, Dimensions and Practice-Constitutional Provisions-Legal Services Authority Act, 1987-Legal Literacy Mission

Unit – II: Negotiation Skills

Importance of Negotiation as a method of Conflict Resolution, Negotiation Skills and Behaviour, Rule of law; Ethics and Policies, Simulation Exercises.

Unit – III: Mediation and Conciliation

Meaning of Mediation, Advantages, Characteristics, Appointment of Mediator, fixation of fee, restrictions on mediation, Mediation models- Med-Arb, Arb-Med, Role of Mediators, and Simulation Exercises. Conciliation-Meaning, conciliation as a mode of settlement of

disputes, distinction between negotiation, mediation and conciliation, advantages, Appointment of conciliators, commencement of conciliation proceedings, submission of statements, communication between conciliator and the parties, Role of a conciliator, settlement agreement- status and effect. Termination of conciliation proceedings; costs and deposits, Simulation Exercises.

Unit- IV: Arbitration

Introduction to Arbitration—meaning, scope, concept, terminology, history of Arbitration, types of Arbitration, Arbitration agreement, seat of arbitration, Arbitral Proceedings, statement of claim and defense, Arbitral Tribunal - Composition, eligibility and qualifications of arbitrators. Termination or a mandate of arbitral Tribunal's and of arbitrators, appointment of arbitrators and filling up of vacancies, powers and functions of Arbitral Tribunal's, Arbitral award-recourse and enforcement, rules of procedure, Online Dispute Resolution, Simulation Exercises.

Reference Books:

- 1. International Dispute Settlement J.G. Merrills
- 2. Alternative Dispute Resolution- Mark V.B. Partridge
- 3. Law of Arbitration and Conciliation Including other ADRs- S.K. Chawla

Acts:

1. Legal Services Authority Act, 1987

Course	Course Title	Couse	L	T	P	Total
Code		Type				
B19AL9040	Drafting Pleadings and	HC	3	1	0	4
	Conveyancing					

One of the practical's, this Paper aims at giving the students an opportunity to peep into the working of law by referring to various practical aspects of civil and criminal laws. It also emphasizes on the conveyancing aspects and imparts the students the requisites of various deeds that go to make the theoretical law complete.

Course Outcomes:

At the end of the course the students will be equipped to:

- Understand and disseminate the fundamental principles of drafting which are very crucial with regard to the propriety of the cases to be filed.
- Understand the particular application of the said rules with respect to pleadings in civil matters.
- Understand the drafting with reference to criminal matters.
- Understanding the principles of conveyancing with reference to different deeds.
- Drafting skills of scrutiny of reports.
- Imparts the basic rules of Judgment Writing.

Course Content:

Unit I: Introduction

The General principles of Drafting, Pleading and Conveyancing and their relevant substantive rules shall be taught.

Unit: II: Writing exercises on Drafting and Pleading (Civil & Criminal)

Plaint; Written Statement; Affidavit; Caveat / Injunction Application / Preliminary issue application / Court Commission / Amendment Application; Execution Petition; Appeal / Revision (Civil); Petition under Article 226 / Article 32 of Constitution of India; Application u/s Motor Vehicle Act- M.A.C.P.; Divorce Petition – H.M.P.; Pursis / Adjournment

Exemption / Application; PIL Petition; Complaint; Bail Application – Regular Bail u/s 439/Anticipatory Bail application u/s 438.; Appeal / Revision (Criminal); Criminal Miscellaneous Petition-Maintenance Application u/s 125 of Cr. P.C.

Unit: III: Writing Exercises on Conveyancing [Deeds / Parts of Deed]

Sale Deed; Mortgage deed; Lease deed; Gift deed; Power of Attorney; Promissory Note; Will & Codicil; Trust deed; Agreement to Sell deed; Partnership deed; Guarantee Bond; Leave & License deed; Adoption deed; Partition Deed; Deed of declaration

Unit IV: Viva Voce exam

The Viva Voce exam is 10 marks will be assessed by the concerned Faculty and Director of School of Legal Studies REVA University or his nominee and one external examiner appointed by the University. The examiner has to see overall performance of exercises written by the student.

Text Books / Reference Books:

- Sengupta, Ajit K. Maumdar's Law Relating to Notices. Kolkata: Eastern Law House Pvt. Ltd., 2005.
- Mogha G. C. Mogha's Law of Pleadindgs in India with Precedents. 17th ed. Lucknow: Eastern Book Company, 2006 (2009).
- Shrivastava J. M. Mogha's Indian Conveyancer. 14th ed. Lucknow: Eastern Book Company, 2009.
- Bindra, M. S. Bindra's Pleading & Practice Vol. 1 & 2. New Delhi: Universal Law Publishing, 2010.
- Parimeswaran, S. Law of Affidavit. New Delhi: Universal Law Publishing, 2003.
- Rathwade, Rajaram S. Legal Drafting, Pune: Hind Law House, 2010. 7.

Course Code	Course Title	Course	L	T	P	Total
		Type				
B19AL9050	Infrastructure Laws	НС	3	1	0	4

To make the student under the importance of Infrastructure like roads, airports and other utilities. For the progress of any nation both economic and social infrastructure development plays a vital role. The core infrastructural sectors India are namely Roads and Highways, Railways, Ports, Civil Aviation, Energy and Telecommunication. There are respective ministries governing these areas of infrastructure to ensure development of world class standards. Each area of infrastructure is regulated by certain laws. The Committee on Infrastructure was constituted on 31st August, 2004 under the Chairmanship of the Prime Minister of India with the objectives of initiating policies that would ensure time-bound creation of world class infrastructure delivering services matching international standards, developing structures that maximize the role of public-private partnerships and monitoring progress of key infrastructure projects to ensure that established targets are realized.

Course Outcomes:

At the end of the course the students will be equipped to:

- Understand the important central enactment regulating infrastructure in India.
- Analyze the importance of these laws in development of infrastructure in India.

Course Content:

Unit I:

Introduction- infrastructure law and constitutional rights- Infrastructure sector contribution to overall development of the Indian economy- Infrastructure Investments in India-infrastructure and environment in India.

Unit II:

Road Transport Corporation Act in 1950; National Highways Authority of India Act, 1988'; Control of National Highways (Land and Traffic) Act 2002; The Railway Act 1989

Unit III:

The Indian Ports Act, 1908; Civil aviation in India; The Energy Conservation Act, 2001; The Electricity Act, 2003

Unit IV:

Petroleum and Natural Gas Regulatory Board Act, 2006; The Atomic Energy Act, 1962; Land acquisitions in India; Infrastructural Committee.

Acts:

Petroleum and Natural Gas Regulatory Board Act, 2006

The Atomic Energy Act, 1962

Road Transport Corporation Act in 1950

National Highways Authority of India Act, 1988'

Control of National Highways (Land and Traffic) Act 2002

The Railway Act 1989

The Indian Ports Act, 1908

Civil aviation in India

The Energy Conservation Act, 2001

The Electricity Act, 2003

Course	Course Title	Course	L	T	P	Tota
Code		Type				1
B19AL9060	Summer Internship	НС	0	0	2	2

Course	Course Title	Course	L	T	P	Tota
Code		Type				1
B19AL9071	Investment and Competition	SC	3	0	1	4
	Law					

Domestic as well as foreign investment is the driving force of Indian economy. This course aims to provide an overview on central topics of Indian investment law, and investigate the approach of legal frameworks and regulating authorities of investments in India. It endeavors to make an optimum mix of basic concepts relating to investments and legal provisions. It also focuses on the current state of investor protection in India. The second part of this course highlights the process of globalization and liberalization which have brought a considerable awareness towards improving the competitive process in developing economies such as India. Until recently most of the developing countries operated without a structured competition policy, and have justified the intervention by the state over economic activities. India owing to its WTO obligations enacted Competition Act, 2002. The course seeks provide fundamentals of market economy and extensive knowledge of application of competition policy in India.

Course Learning Outcomes:

- On completion of the course the students will be able to:
- Provide knowledge on investment as economic activity and deal with basic concepts such as securities and various modes of making investment in India.
- Analyse the working knowledge about various investment done and made by banking sector in India and the legal framework relating to it.
- Analyse the overall view of international investment regime, various principles applicable to international investment.
- Overview about the different aspects of competition law.
- Clear understanding about the different fundamental issues of competition law.

Course Content:

Unit – I: Investment Law

Historical background of the securities and --Investment laws. Concept of 'Securities' under The Securities Contracts (Regulations) Act 1956. -Legal nature of securities and types of securities: Corporate security, bank security and Government securities including securities issued by Government, semi government & RBI and other collective investment funds, Depositories Act 1996- Depository receipts, derivatives -Securities issued by Banks- Bank notes: is it the exclusive privilege of the Central Bank in the issue-Changing functions of banks from direct lending and borrowing to modern System.

Unit-II: Legal regulatory framework

SEBI Act 1992- FEMA Regulations on Foreign Investment --Protection standards for the placement of foreign investment projects-Enforcement of Bilateral Investment Treaties Standards of protection in --Bilateral Investment. Procedural Rules for International Investment Arbitration. ICSID, UNCITRAL, ICC, LCIA and SCC rules. How they interact and have an effect on the applicable law of an international investment dispute.

Unit III: Competition Law

Concept of market, Open market- Regulated market, Market functions of role of competition law Nature & Scope of competition law and policy-Evolution & Growth of competition law-Theoretical foundations of competition law-Competition Act, 2002- overview, definitions and ideas of agreement, dominant position, combination and effects of anti- competitive activities- Treatment of anti- competitive agreements under India, USA, EU, UK, Australia Unit IV: Abuse of Dominant Position- Combinations- Competition Commission of India-IPR and Competition Law- WTO and it's impacts on Competition Laws with reference to UNCTAD-International enforcement and judicial assistance- Applicability of competition law into agricultural sector-Dumping-State aid-Recession

Text Books:

- Competition law –Avtar Singh
- Competition Law –S. C. Tripathi
- Competition and Investment Laws In India –Singhal Law Publications
- Versha Vahini- Indian Competition Law Whish, Richard. Competition Law. London:

Oxford University Press, 2009.

- Furse, Mark. Competition Law of the EC and UK. London: Oxford University Press, 2008.
- Rijn, Alphen aan den. The Reform of EC Competition Law: New Challenges, Austin.

Statutes:

- Competition Act 2002
- Security Contract (Regulation) Act 1956
- SEBI Act 1992
- Depositories Act 1996
- Foreign Trade (Development & Regulation) Act 1992,
- Foreign Exchange Management Act, 1999

Reference Books:

- Taxman's Student's Guide to Economic Laws
- Principles of International Investment law –Rudolf Dolzer Christoph Schreuer

Course Code	Course Title	Course Type	L	Т	P	Total
B19AL9072	Women and Law	SC	3	0	1	4

Course Objectives:

India is a country with diverse cultures. Irrespective of this fact, the plight of women has remained the same for all cultures and communities in India. Women, not only because of their being a weaker sex, but also due to the country's cultural drawbacks, have suffered subjugation and exploitation since ages and at all levels. Spread of education and technology has not been able to resolve women's issues; instead, the nature of issues relating to women, have further complicated and crimes aggravated.

Course Outcome:

• The course aims at making students learn about the laws relating to women, how

women are being empowered through the instrument of law, and what are the lacunae which are to be discussed and dealt with.

Course Content:

Unit-I: Women in Colonial India

Position of Indian Women in British India – Social Reforms during the 19th century India for the upliftment of women.

Unit-II: Women's Right: Access To Justice

Introduction, Criminal Law – Crime Against Women – Domestic Violence – Dowry Related Harassment and Dowry Deaths – Molestation – Sexual Abuse and Rape – Loopholes in Practice – Law Enforcement Agency.

Unit-III: Special Laws on Welfare of Women

Sexual Harassment at Work Places – Rape and Indecent Representation – The Indecent Representation of Women (Prohibition) Act, 1986 - Immoral Trafficking – The Immoral Traffic (Prevention) Act, 1956 - Acts Enacted for Women Development and Empowerment - Role of Rape Crisis Centers.

Unit-IV: Women's Rights and Property Rights

Violence against Women – Domestic Violence - The Protection of Women from Domestic Violence Act, 2005 - The Dowry Prohibition Act, 1961. Introduction – Faces of Poverty – Land as Productive Resources – Locating Identities – Women's Claims to Land – Right to Property - Case Studies.

Reference Books:

- Nair, Janaki. Women and Law in Colonial India: A Social History, Kali for Women in collaboration with NLSIU Bangalore, 1996.
- Verma, Jagmohan Singh. Gender Justice in India, Spellbound Publications Pvt Limited, 1999.
- Mill, John Stuart. The Subjection of Women, Hayes Barton Press, 1997.
- Rao, Nitya. Good Women do not Inherit Land Social, Science Press and Orient Blackswan 2008.

- International Solidarity Network. Knowing Our Rights, An imprint of Kali for Women 2006.
- Kaushik, P.D. Women Rights, Bookwell Publication 2007.
- Goel, Aruna. Violence Protective Measures for Women Development and Empowerment, Deep and Deep Publications Pvt 2004.
- Chawla, Monica. Gender Justice, Deep and Deep Publications Pvt Ltd.2006.
- Mishra, Preeti. Domestic Violence against Women, Deep and Deep Publications Pvt 2007.

TENTH SEMESTER

Course Code	Course Title	Course	L	T	P	Total
		Type				
B19AL9X10	Major Project / Dissertation	НС	0	0	12	12

Course Objective:

This course is designed to test the research prowess of the students and their analytical skills. It is aimed at enabling the students to hone their skills as a researcher that would be of immense help to them in their career.

Course Outcome:

While taking the Paper to its logical end viz., submission of the thesis, the students
will be cajoled to make an introspection about their research provess and the
acquisition of the analytical skills which the profession of law assiduously demands.

Course Code	Course Title	Course	L	T	P	Total
		Type				
B19AL9030	Moot Court & Internship	НС	3	1	0	4

This paper has three components of 30 marks each and a viva for 10 marks.

Course Objective:

The course is designed to hone advocacy skills in the students. Moot courts are simulation exercises geared up to endow students with facility in preparation of written submission and planning, organizing and marshalling arguments in the given time so as to convince the presiding officer.

Course Outcomes:

The students should familiarize them self's with the various stages of trial in civil and criminal cases. They should be exposed to real core experiences. Further they should imbibe the skills of client interviewing. This component may be planned to be part of the internship. Each student shall undergo and internship for minimum 20 weeks during the entire course. However the internship shall not be for a period of more than 4 weeks continuously in an

academic year.

Unit- I: Moot Court

Moot Court (30 Marks). Every student may be required to do at least three moot courts in a year with 10 marks for each. The moot court work will be on assigned problem and it will be evaluated for 5 marks for written submissions and 5 marks for oral advocacy.

The students shall make written submission on behalf of the party for whom he makes oral advocacy as assigned by the course teacher.

The written submission for the 3 Moot courts shall be neatly written on one side of the bond size papers and bound together with the certificate signed by the course teacher and the Director.

The cover shall indicate the name of the examination and subject.

Unit II: Observance of Trial

Observance of Trial in two cases, one Civil and one Criminal (30 marks).

Students may be required to attend two trials in the course of the last two or three years of LL.B. studies. They will maintain a record and enter the various steps observed during their attendance on different days in the court assignment.

This scheme will carry 30 marks.

Unit III: Client Interviewing (30 Marks)

Interviewing techniques and Pre-trial preparations and Internship diary;

Each student will observe two interviewing sessions of clients at the Lawyer's Office/Legal Aid Office and record the proceedings in a diary, which will carry 15 marks.;

Each student will further observe the preparation of documents and court papers by the Advocate and the procedure for the filing of the suit/petition. This will be recorded in the diary, which will carry 15 marks.;

The dairy shall be neatly written on one side of the bond size papers and bound together with the certificate signed by the course teacher and the Director.;

Unit IV:

The fourth component of this paper will be Viva Voce examination on all the above three aspects. This will carry 10 marks.

CAREER DEVELOPMENT AND PLACEMENT

Having a degree will open doors to the world of opportunities for you. But Employers are looking for much more than just a degree. They want graduates who stand out from the crowd and exhibit real life skills that can be applied to their organizations. Examples of such popular skills employers look for include:

- Willingness to learn
- Self-motivation
- Team work
- Communication skills and application of these skills to real scenarios
- Requirement of gathering, design and analysis, development and testing skills
- Analytical and Technical skills
- Computer skills
- Internet searching skills
- Information consolidation and presentation skills
- Role play
- Group discussion, and so on

REVA University therefore, has given utmost importance to develop these skills through variety of training programs and such other activities that induce the said skills among all students. A full- fledged Career Counseling and Placement division, namely Career Development Center (CDC) headed by well experienced senior Professor and Dean and supported by dynamic trainers, counselors and placement officers and other efficient supportive team does handle all aspects of Internships and placements for the students of REVA University. The prime objective of the CDC is to liaison between REVA graduating students and industries by providing a common platform where the prospective employer companies can identify suitable candidates for placement in their respective organization. The CDC organizes pre-placement training by professionals and also arranges expert talks to our students. It facilitates students to career guidance and improves their employability. In addition, CDC forms teams to perform mock interviews. It makes you to enjoy working with such teams and learn many things apart from working together in a team. It also makes you to participate in various student clubs which helps in developing team culture, variety of job skills and overall personality.

The need of the hour in the field of Legal Studies is not only the knowledge in the subject, but also the ability take just decisions and skills to perform the job proficiently, team spirit and a flavour of innovation. This kept in focus, the CDC has designed the training process, which will commence from second semester along with the curriculum. Special coaching in personality development, career building, English proficiency, reasoning, puzzles, and communication skills to every student of REVA University is given with utmost care. The process involves continuous training and monitoring the students to develop their soft skills including interpersonal skills that will fetch them a job of repute in the area of his / her interest and March forward to make better career. The School of Legal Studies also has emphasised subject based skill training through lab practice, internship, project work, industry interaction and many such skilling techniques. The students during their day to day studies are made to practice these skill techniques as these are inbuilt in the course curriculum. Concerned teachers also continuously guide and monitor the progress of students. The University has also established University-Industry Interaction and Skill Development Centre headed by a Senior Professor & Director to facilitate skill related training to REVA students and other unemployed students around REVA campus. The center conducts variety of skill development programs to students to suite to their career opportunities. Through this skill development centre the students shall compulsorily complete at least two skill / certification based programs before the completion of their degree. The University has collaborations with Industries, Corporate training organizations, research institutions and Government agencies like NSDC (National Skill Development Corporation) to conduct certification programs. REVA University has been recognised as a Centre of Skill Development and Training by NSDC (National Skill Development Corporation) under Pradhan Mantri Kaushal Vikas Yojana.

The University has also signed MOU's with Multi-National Companies, research institutions, and universities abroad to facilitate greater opportunities of employability, students' exchange programs for higher learning and for conducting certification programs.