

UPDATED SCHEME OF EXAMINATION

w.e.f. session 2024-25

LL.B. 3- Year (Professional) Course shall consist of six semesters of three years duration.

Each paper shall be 100 marks and each theory paper shall be of three-hour duration

CODE	PAPER	SEMESTER-I
101	Paper-I	Jurisprudence (Legal Method, Indian Legal System and Basis Theory of Law)
102	Paper-II	Constitutional Law-I
103	Paper-III	Family Law-I
104	Paper-IV	Law of Crimes-I : Bharatiya Nyaya Sanhita, 2023
105	Paper-V	Law of Contract-I
CODE	PAPER	SEMESTER-II
201	Paper-I	Public International Law
202	Paper-II	Constitutional Law-II
203	Paper-III	Family Law-II
204	Paper-IV	Law of Crimes-II : Bharatiya Nagarik Suraksha Sanhita, 2023
205	Paper-V	Law of Contract-II (Special Contract)
CODE	PAPER	SEMESTER-III
301	Paper-I	Law of Torts Including M.V. Act And Consumer Protection Laws
302	Paper-II	Bharatiya Sakshya Adhinyam, 2023
303	Paper-III	Criminology and Victimology
304	Paper-IV	Company Law
305	Paper-V	Compulsory Clinical Course: Drafting, Pleading and Conveyancing
CODE	PAPER	SEMESTER-IV
401	Paper-I	Property Law
402	Paper-II	Administrative Law and Right to Information
403	Paper-III	Insurance Law

404	Paper-IV	Environmental Law
405	Paper-V	Compulsory Clinical Course: Professional Ethics & Professional Accounting System
CODE	PAPER	SEMESTER-V
501	Paper-I	Civil Procedure Code and Limitation Act
502	Paper-II	Labour and Industrial Law-I
503	Paper-III	Land Laws including Tenure and Tenancy System
504	Paper-IV	Optional Paper (i) Cyber Law or (ii) Human Rights and Law of Disability
505	Paper-V	Compulsory Clinical Course: Alternative Dispute Resolution (Mediation with Conciliation and Arbitration)
CODE	PAPER	SEMESTER-VI
601	Paper-I	Principles of Taxation Law
602	Paper-II	Labour and Industrial Law-II
603	Paper-III	Optional Paper (i) Intellectual Property Law or (ii) Women and Law (iii) Animal Protection Laws
604	Paper-IV	Interpretation of Statutes
605	Paper-V	Compulsory Clinical Course: Moot Court Exercise and Internship

All the teachers are required to impart Legal Education with a profound understanding of constitutional values including justice - social, economic and political in their respective subjects. Emphasis shall be placed on practical application of these values in legal education in consonance with NEP.

The teachers of the department will teach the subjects keeping into account of socio-economic and cultural understanding of the law among students to align with NEP.

The Course will be taught in bilingual language using English and Hindi. The medium of instructions and examination shall be bilingual (both in English and Hindi).

For actively involvement of students in critical and inter disciplinary thinking, development of comprehensive approach to address legal challenges in accordance with NEP, endeavours will be to collaborate in the different departments/ institutions for better understanding.

CODE-101: PAPER-I: JURISPRUDENCE
(Legal Method, Indian legal System and Basic Theory of Law)
w.e.f. 2024-25

Time: 3 Hours
Max. Marks: 100

Note: (i) The Entire Syllabus of the theory has been divided into four units. But the question paper shall have five units. Unit 1 to IV of the question paper will have two questions from each unit of the syllabus. The student will be required to attempt one question form each unit.

Unit-V will consist of one compulsory question divided in to 8 parts carrying two parts from each unit to the syllabus. The student will be required to attempt any four parts.

(ii) All questions shall carry equal marks.

UNIT-I

1. Definition, nature and scope of jurisprudence
2. Natural Law-Its development and relevance in modern times
3. Analytical School
 - i. Austin's theory of Law
 - ii. Kelson's Pure Theory of Law
 - iii. Hart's concept of Law

UNIT -II

1. Historical School
2. Realist School
3. Sociological School

UNIT -III

1. Administration of Justice
2. Socio-economic approach and philosophy
 - (i) Law and Social Change
 - (ii) Legal Aid
 - (iii) Public Interest Litigation(PIL)
3. Overview of bioethics and its intersection with the law
4. Historical background and key principles of bioethics (autonomy, beneficence, non-maleficence, justice)

UNIT-IV

Sources and Elements of Law

1. Sources of Law: Custom, Precedent and Legislation
2. Rights & Duties
3. Possession and ownership
4. Persons

Book Recommended:

- | | |
|----------|---------------|
| 1. Paton | Jurisprudence |
| 2. Dias | Jurisprudence |

3. Friedmann	Legal Theory
4. Bodenheimer	Jurisprudence
5. Lloyed Denis	Idea of Law
6. Tripathi B.N. Mani	Jurisprudence

CODE-102: PAPER-II: CONSTITUTIONAL LAW-1
w.e.f. 2024-25

Time: 3 Hours
Max. Marks: 100

Note: (i) The Entire Syllabus of the theory has been divided into four units. But the question paper shall have five units. Unit 1 to IV of the question paper will have two questions from each unit of the syllabus. The student will be required to attempt one question form each unit.

Unit-V will consist of one compulsory question divided in to 8 parts carrying two parts from each unit to the syllabus. The student will be required to attempt any four parts.

(ii) All questions shall carry equal marks.

UNIT-1

1. The Framing of the Indian Constitution
2. Nature & Salient Features of the Constitution of India
3. Preamble of the Constitution of India
4. The Union and its Territory, Short title. Commencement, Authoritative text in the Hindi language & Repeals. (Articles 1-4 & 393-95)
5. Citizenship (Articles 5-11)

Prescribed Case:

1. Kesavananda Bharti v. State of Kerala, AIR 1973 SC 1461

UNIT-II

1. Fundamental Rights in General (Articles 12-13)
2. Right to Equality (Articles 14-18)
3. Right to Freedom (Articles 19-22)

Prescribed Case:

1. Shayara Bano v. Union of India, AIR 2017 SC 4609

UNIT-III

1. Right against Exploitation (Articles 23-24)
2. Right to Freedom of Religion (Articles 25-28)
3. Cultural & Educational Rights (Articles 29-30)
4. Right to Constitutional Remedies (Articles 32-35)

Prescribed Case:

1. S.R. Bommai v. Union of India, AIR 1994 SC 1918

UNIT-IV

1. Directive Principles of State Policy (Articles 31-C, 36-51)
2. Right to Property (Articles 300-A, 31-A, 31-B)
3. Fundamental Duties (Article 51-A) and Constitutional Values

Prescribed Cases:

1. Shyam Narayan Chouksey v. Union of India, (2016) 12 SCALE 770

Book Recommended:

1. Rao, B Shiva The Framing of the India's Constitution
2. Basu, D.D. Constitution of India
3. Diwan, Paras Constitution of India
4. Jain, M.P. Indian Constitutional Law
5. Seervai, H.M. Constitutional Law of India
6. Singh Mahendra, P Constitutional Law of India
 V.N. Shukla
7. Narinder Kumar Constitutional Law of India

CODE-104: PAPER-IV: LAW OF CRIMES-I: BHARATIYA NYAYA SANHITA, 2023
w.e.f. 2024-25

Max.Marks:100

Time: 3 Hours

Note: (i) The Entire Syllabus has been divided into four units. But the question paper shall have five units. Unit 1 to IV of the question paper will have two questions from each unit of the syllabus. The student will be required to attempt one question from each Unit. Unit-V will consist of one compulsory question divided into 8 parts, carrying two parts from each unit to the syllabus. The student will be required to attempt any four parts.

(ii) All questions shall carry equal marks.

UNIT-I

General Principles and Stages of Crime.

Purpose and Importance of Bharatiya Nyaya Sanhita, 2023 History of Criminal Law

Bharatiya Nyaya Sanhita, 2023:

Preliminary (Chapter-I-Section 1-3).

Punishments (Chapter-II-Section 4 -13). General Exceptions (Chapter-III-Section 14-44).

Abetment, Criminal Conspiracy and Attempt (Chapter-IV-Section 45-62).

Leading Case: Basdev v. State of Pepsu, AIR 1956 SC 488

UNIT-II

Offences against Woman and Child (Chapter-V)

Sexual offences (Section 63-73), Criminal Force and Assault against Women (Section 74-79), Offences relating to Marriage (Section 80- 87), Causing Miscarriage, etc. (Section 88-92), Offences against Child (Section 93-99).

Offences Affecting the Human Body (Chapter-VI)

Offences Affecting Life (Section 100-113), Hurt (Section 114-125), Wrongful Restraint and Wrongful Confinement (126-127), Criminal Force and Assault (Section 128-136), Kidnapping, Abduction, Slavery and Forced Labour (Section 137- 146).

Offences against the State (Chapter-VII-Section 147-158).

Leading Case: Independent Thought v. Union of India, AIR 2017 SC 4904

UNIT-III

Offences Relating to the Army, Navy and Air Force (Chapter-VIII-Section 159-168).

Offences Relating to Elections (Chapter-IX-Section169-177).

Offences Relating to Coin, Currency-Notes, Bank-Notes, and Government Stamps (Chapter-X-Section 178-188).

Offences against the Public Tranquility (Chapter-XI-Section 189-197). Offences by or Relating to Public Servants(Chapter-XII-Section198-205).

Contempt of the Lawful Authority of Public Servants(Chapter-XIII-Section206-226.). False Evidence and Offences against Public Justice (Chapter-XIV-Section 227-269).

Offences Affecting the Public Health, Safety, Convenience, Decency and Morals (Chapter-XV-Section 270 - 297).

Leading Case: Lalji v. State of UttarPradesh,AIR1989SC754

UNIT-IV

Offences Relating to Religion(Chapter-XVI-Section298-302).

Offences against Property (Chapter-XVII) -- Theft (Section 303-307), Extortion (Section 308), Robbery and Dacoity (Section 309-313), Criminal Misappropriation of Property(Section 314-315),Criminal Breach of Trust(Section316),Receiving Stolen Property(Section317),Cheating (Section 318-319), Fraudulent Deeds and Dispositions of Property (Section 320-323), Mischief (Section 324-328), Criminal Trespass (Section 329-334).

Offences Relating to Documents and to Property Marks (Chapter-XVIII- Section 335-350).Criminal Intimidation, Insult, Annoyance, Defamation, etc.(Chapter-XIX-Section351-357). Repeal and Savings (Section 358).

Leading Case: Chaman Lal v. State of Punjab, AIR 1970 SC 1372

Statutory Material

- BharatiyaNyayaSanhita,2023.

SUGGESTED READINGS

1. Adv. Sourabh Kansal,& Vageshwari Deswal Bharatiya Nyaya Sanhita 2023(Law&Practice)
2. KD Gaur Criminal Manual

CODE-105: PAPER-V: LAW OF CONTRACT-I
w.e.f. 2024-25

Max. Marks: 100

Time: 3 Hours

Note: (i) The Entire Syllabus of the theory has been divided into four units. But the question paper shall have five units. Unit I to IV of the question paper will have two questions from each unit of the syllabus. The student will be required to attempt one question form each unit.

Unit-V will consist of one compulsory question divided in to 8 parts, carrying two parts from each unit to the syllabus. The student will be required to attempt any four parts.

(ii) All questions shall carry equal marks.

UNIT-I

Agreement and Contract-Definitions and Essential Elements, Proposal and Acceptance-Definition, their communication and Revocation. Postal Telephonic and Telex Communication (Section 2-9); Proposal and Invitations for proposal; General offer; Cross-offer, standing offer.

Capacity to contract-meaning-incapacity arising out of unsound mind; Minor's Agreement- Nature and Scope, Definition of Minor; Necessaries supplied to a Minor Consent and Free Consent-Definition and need of free consent (Section 15,16,17, 18, 19-19-A,20-22).

Overview of Blockchains technology and applications in legal Practice and Case management; Model Law E-Commerce; Online/Smart Contracting; Jurisdiction Issue in E-Commerce; E-payment, E-Banking

Prescribed Case:

Mohiri Bibee v. Dharamodas Ghose, (1903) 30 Cal. 539 (P.C.); L.R. 30 IA114.

UNIT-II

Consideration-nudum pactum, its need, meaning, essential elements, privity of contract with exceptions, Adequacy of consideration, Past, Executed and Executory Consideration, Exception to consideration (Section-2(d) and 25), Unlawful Agreements (Sections 23-24).

Void Agreement

Agreement in Restraint of Marriage (Section-26).

Agreement in Restraint of Trade (Section-27).

Agreement in Restraint of legal proceedings (Section-28).

Uncertain Agreements (Section-29). Wagering Agreements (Section-30).

Prescribed Case:

Gherulal Pareikh v. Mahadeo Das, Air 1959 SC 781.

UNIT-III

Contingent contracts (Sections-31-36).

Performance of Contract (Sections 37-50).

Reciprocal Promises (Section 51-54).

Time- when essence of contract (Section 55).

Impossibility of Performance and Doctrine of Frustration (Section 56).

Appropriation of payments (Sections 59-61)

Contracts which need not be performed (Sections 62-67).

Quasi-Contracts or Certain Relations Resembling those created by Contract (Sections 68- 72).

Breach of Contract, Anticipatory Breach and Consequences of Breach (Section 39)

Remoteness of Damage and Measures of Damages, Kinds of Damages, Penalty and Liquidated Damages (Sections 73-75).

Prescribed Case:

Hadley v. Baxendale, (1854) 9 Exch. 341

UNIT-IV

Specific Relief- Meaning and General Principles, Specific Performance of Contracts (Sections 9-25);

Rectification and Cancellation of Instruments (Sections 26,31-33) Rescission of Contracts (Sections 27-30); Preventive Relief.

Prescribed Case:

Lakhi Ram v. Trikha Ram, AIR 1998 SC 1230.

Statutory Material

1. The India Contract Act, 1872(Sections 1-75)
2. The Specific Relief Act, 1963

Book Recommended:

1. Anson's Law of Contract.
2. Chaturvedi A.N. Lectures on Indian Contract Act.
3. Desai S.T. Indian Contract Act.
4. Pollock & Mulla Indian Contract and Specific Relief Acts.
5. Avtar Singh Law of Contract.

**CODE-204: PAPER-IV: LAW OF CRIMES II: BHARTIYA NAGARIK
SURAKSHA SHASANHITA, 2023**

w.e.f. 2024-25

Max. Marks: 100

Time: 3 Hours

Note: (i) The Entire Syllabus of the theory has been divided into four units. But the question paper shall have five units. Unit I to IV of the question paper will have two questions from each unit of the syllabus. The student will be required to attempt one question form each unit. Unit-V will consist of one compulsory question divided in to 8 parts, carrying two parts from each unit to the syllabus. The student will be required to attempt any four parts.

(ii) All questions shall carry equal marks.

UNIT-I

Purpose and Importance of Criminal Procedure

BhartiyaNagarikSurakshaSanhita,2023:

Preliminary (Chapter-I, Sec. 1 to 4), Constitution of Criminal Courts and Offices and Power of Courts(Chapter-IIandIII,Sec.6to29),Arrest of Persons(Chapter-V,Sec.35to62), Processes to Compel Appearance and Production of things (Chapter-VI and VII, Sec. 63 to 110), Security for keeping the Peace and for good behavior(Chapter-IX,Sec.125to143), Order for Maintenance of Wives, Children and Parents (Chapter-X, sec. 144 to 147), Importance of E Discovery in Modern Legal Practice

LeadingCase:RajneshVersesNeha2020SC (AIR2021SC569)

UNIT-II

MaintenanceofPublicOrderandTranquillity(Chapter-XI,Sec.148to167),PreventiveActionof the Police (Chapter-XII, Sec. 168 to 172), Information to the Police and their powers to investigate (Chapter-XIII,Sec.173to196), Jurisdiction of the Criminal Courts in inquiries and trials(Chapter-XIV,sec.197to209),Conditions requisite for initiation of proceedings (Chapter-XV,Sec.210to222),Complaints to Magistrates(Chapter-XVI,Sec.223to226).

Leading Case: Lalita Kumari Versus State of U.P. 2013SC(AIR2014SC187)

UNIT-III

The Charge (Chapter-XVIII, sec. 234 to 247), Trial before a Court of Session(Chapter-XIX, Sec. 248 to 260), Trial of Warrant- cases and Summons Cases by Magistrates (Chapter-XX &XXI, Sec.261 to 282), Summary Trial (Chapter- XXII, 283 to 288), Plea bargaining (Chapter-XXIII, Sec. 289to 300), Evidence in Inquiries and Trial (ChapterXXV,307 to336).

Leading Case: State of Maharashtra v. Som Nath Thapa(1996)Cr.L.J.2448

UNIT-IV

Judgment(Chapter-XXIX,Sec.392to406),Appeals, Reference and Revision(Chapter-XXXI&XXXII, Sec. 413 to 445), Execution, Suspension, Remission and Commutation of Sentences (Chapter-XXXIV, Sec. 453 to 477), Provisions as to Bail and Bonds (Chapter-XXXV,Sec.478to496), Irregular Proceedings (Chapter-XXXVII,Sec.506to512), Limitation for taking Cognizance of Certain Offences (Chapter-XXXVIII,Sec.513to519).

Leading Case: Gurubaksh Singh v. State of Punjab,AIR1980SC1632

Statutory Material

Bhartiya Nagarik Suraksha Sanhita,2023

SUGGESTED READINGS

1. Adv. Sourabh Kansal,Vageshwari Deswal& Shruti Goel Bharatiya Nagarik Suraksha Sanhita 2023(Law & Practice)
2. K.D.Gour Criminal Manual

CODE-301: PAPER-I: LAW OF TORTS INCLUDING M.V. ACT AND CONSUMER PROTECTION LAWS

w.e.f. 2024-25

Time: 3 Hours

Max. Marks: 100

Note: (i) The Entire Syllabus of the theory has been divided into four units. But the question paper shall have five units. Unit 1 to IV of the question paper will have two questions from each unit of the syllabus. The student will be required to attempt one question form each unit.

Unit-V will consist of one compulsory question divided in to 8 parts, carrying two parts from each unit to the syllabus. The student will be required to attempt any four parts.

(ii) All questions shall carry equal marks.

UNIT-I

Definition. Nature and Development of Tort.

General Conditions of Tortious Liability

Parties to a Tort

General Conditions Negating Tortious Liability

Prescribed Case:

Haynes v. Harwood. (1935) IKB 146

UNIT-II

Trespass to Person. Trespass to Goods and Immovable Property

Battery, Assault and False Imprisonment

Malicious Prosecution. Defamation

Prescribed Case:

Rudal Shah v. State of Bihar, AIR 1983 SC 1086

UNIT- III

Nuisance and Negligence, Contributing Negligence,

Medical Negligence

- a. Ingredients
- b. Role of Consent in Medical Practice
- c. Error of Judgment and Gross Negligence
- d. Wrongful Diagnosis and Negligent Diagnosis

Vicarious Liability, Strict Liability, Absolute liability Motor vehicle Accident Liability, Remoteness of Damage

Prescribed Case:

Ratlam Municipality v. Vardhichand. AIR 1980 SC 1622

UNIT-IV

Consumer Protection Act, 2019

Meaning and Scope, Definitions (Section-2)

Consumer Protection Councils (Section 3-9)

Central Consumer Protection Authority (Sections 10-27)

Consumer Disputes Redressal Commission (Section 28-73)

Product Liability (Sections 82-87)

Offences and Penalties (Sections 88-93)

Prescribed Case:

Indian Medical Association v. V.P. Shantha (1995)3 CJIJ (1005) 6 SCC

Books Recommended:

- | | |
|----------------------------|--------------------------------------|
| 1. Agarwal V.K. | Consumer Protection Law & Practice |
| 2. Bangia, R.K. | Law of Torts |
| 3. Desai, Kumud | Law of Torts (An Outline with Cases) |
| 4. Garg, O.P. | The Consumer Protection Act, 1986 |
| 5. Kapoor, S.K. | Law of Torts |
| 6. Pillai, P.S. Atethuthan | Law of Torts |
| 7. Ratan Lal & Dhiraj Lal | Law of Torts |
| 8. Sarraf, D.N. | Law of Consumer Protection in India |
| 9. Singh, Avatar | Law of Consumer Protection |

CODE-302: PAPER-II: BHARATIYA SAKSHYA ADHINIYAM, 2023
w.e.f. 2024-25

Max. Marks: 100

Time: 3 Hours

Note: (i) The Entire Syllabus has been divided into four units, but the question paper shall have five units. Unit I to IV of the question paper will have two questions from each unit of the syllabus. The student will be required to attempt one question from each unit.

Unit-V will consist of one compulsory question divided into 8 parts, carrying two parts from each unit of the syllabus. The student will be required to attempt any four parts.

(ii) All questions shall carry equal marks.

UNIT-1

Basic Principles of Evidence: Objectives of Bharatiya Sakshya Adhiniyam, 2023

Bharatiya Sakshya Adhiniyam, 2023:

Preliminary (Sections 1-2)

Relevancy of Facts (Section 3-14)

Admissions (Sections 15-21 and 25)

Confessions (Sections 22-24)

Electronic evidence

Definition and importance of e-discovery in modern legal practice

Different types of electronically stored information (ESI) (emails, documents, social media etc)

Challenges of managing ESI in legal proceedings

Leading Case: Palvinder Kaur v. State of Punjab AIR 1952 SC 354

UNIT-II

Statements by persons who cannot be called as witnesses (Sections 26-27)

Statements made under Special Circumstances (Sections 28-33)

Judgments of Court of Justice When relevant (Section 34-38).

Opinions of third persons when relevant (Section 39-45)

Character when relevant (Sections 46-50)

Facts Need not be Proved (Sections 51-53)

Leading Case: Pakala Narayan Swamy v. Emperor AIR 1939 PC 47

UNIT-III

Oral Evidence (Sections 54-55)

Documentary Evidence (Sections 56-73)

Public Documents (Sections 74-77)

Presumptions as to Documents (Sections 78-93)

Exclusion of Oral by Documentary Evidence (Sections 94-103)

Burden of Proof (Sections 104-114)

Presumptions as to Certain Offences (Sections 115-120)

Estoppel (Sections 121-123)

Witnesses, Privileged Communications (Sections 124-137)

Accomplice (Section 138)

Number of Witnesses (Section 139)

Leading Case: Arjun Panditrao Khotkar Versus Kailash Kushanrao Gorantyal and Ors.2020 SC

UNIT-IV

Examination of Witnesses:- Examination-in-Chief, cross-examination, leading questions.

Hostile witness, Impeaching the credit of a witness, Refreshing of memory (Sections 140-168)

Improper Admission or Rejection of Evidence (Section 169)

Robotics, Artificial Intelligence, Medical Technologies and Forensic Science

-Importance of robotics and AI in the legal field

-Use of AI in digital evidence and court room admissibility

-DNA Profiling

-Brain Mapping

-Narco Analysis

-Handwriting

-Any other new forensic Science

Leading Case: Ravasaheb @ Ravasahebagouda vs The State of Karnataka 2023 SC

Statutory Material

Bharatiya Sakshya Adhinyam, 2023

Suggested Readings

1. S.S Wagh Basic Law of Evidence: The Bhartiya Sakshya Adhinyam, 2023
2. Adv Sourabh Kansal & Bharatiya Sakshya Adhinyam,2023(Law & Practice)
Prof. Vageshwari Deswal

CODE-305: COMPULSORY CLINICAL COURSE: DRAFTING, PLEADING AND CONVEYANCING

w.e.f. 2024-25

Maximum Marks: 100

Note: This will be taught through class instructions and simulation exercises, preferably with assistance of practicing lawyers\retired judges. Apart from teaching the relevant provisions of law, the course will include 15 exercises in drafting carrying a total of 45 marks and 5 exercises in conveyancing carrying another 45 marks (3 marks for each exercise).

With the view to encourage students to use computer in legal work, legal research, writing of case comments, it will be mandatory for the students to use applications like Microsoft Word, PowerPoint and any other Information and Communication Technology tools as found suitable for the purposes of file preparation and presentations.

A. Drafting:

General Principles of Drafting and Relevant Substantive Rules shall be taught.

B. Pleadings:

(I) Civil:

(i) Complaint (ii) Written statement, (iii) Interlocutory Applications; (iv) Original Petition, (v) Affidavit; (vi) Execution of Petition; (vii) Petition under Article 226 and 32 of the Constitution of India (viii) Memorandum of Appeal and Revision.

(II) Criminal:

(i) Complaints; (ii) Criminal Miscellaneous Petition; (iii) Bail Application and (iv) Memorandum of Appeal and Revision.

C. Conveyancing:

(i) Sale Deed; (ii) Mortgage Deed; (iii) Lease Deed; (iv) Gift Deed; (v) Promissory Note; (vi) Power of Attorney; (vii) Will, (viii) Partnership deed, (ix) Notice.

D. Viva-Voce: The remaining 10 marks will be given in a Viva-voce Examination which will test the understanding of Legal Practice in Relation to Drafting, Pleading and Conveyancing.

Books Recommended:

1. Chaturvedi, R.N. Pleading, Drafting and Conveyancing
2. Aggarwal, S.P. Drafting and Conveyancing
3. Tyoriwala, M.T. Law and Practice of Conveyancing Vimadalal, S.N.
4. Majumdar, M.K. Law of Pleading and Conveyancing
5. Tiwari, O.P. Pleadings, Conveyancing, Drafting and Legal Professional
Singhal, M.L. Ethics

Important Note:

For (b), (e) and (d)- External Expert, Chairman and teacher concerned shall constitute a panel and the presence of two persons shall constitute the quorum.

**CODE-405: PAPER-V: COMPULSORY CLINICAL COURSE:
PROFESSIONAL ETHICS & PROFESSIONAL ACCOUNTING SYSTEM
w.e.f. 2024-25**

Theory Exam: 80

Viva-voce: 20

Time: 2.30 Hours

Note:

Eight questions will be set. The students shall be required to attempt four questions 'in all. All questions shall carry equal marks. The course will be taught through class instructions and exercises preferably with the assistance of lawyers, judges/retired judges.

With the view to encourage students to use computer in legal work, legal research, writing of case comments, it will be mandatory for the students to use applications like Microsoft Word, PowerPoint and any other Information and Communication Technology tools as found suitable for the purposes of file preparation and presentations.

Prescribed Course of Studies:

- A. Professional Ethics: General Principles and Bar Council code Of Ethics
- B. Contempt Law and Practice, Accountancy for Lawyers and Bar Bench Relations

The Course will be taught on the basis of the following materials:

- i) Mr. Krishnamurthy Iyer's book on "Advocacy;
- ii) The Contempt Law and Practice: The Contempt of Courts Act 1971;
- iii) The Bar Council code of ethics;
- iv) 50 selected Opinions of the Disciplinary Committee of Bar Councils and following 10 judgments Of the Supreme Court would be discussed and analysed: -

1. Supreme Court Bar Association v. Union of India & Others, AIR 1895.
2. Re Ajay Kumar Pandey Advocate, AIR 1998 SC 3299
3. Dr. Mishra v. State of U.P, AIR 1998 SC 3337
4. Kashinath Kher and Other v. Dinesh Kumar Bhagat and Others, 374
5. P.D. Gupta v. Ram Muni, AIR 1998 SC 283

6. *Sadhvi Ritumbhara v. Digvijay Singh & others* (1997, 4SCJ 64)
7. *Delhi Judicial Services Association, Tis Hazari Court Delhi v. State and others*, AIR 1991 SC 2176
8. *M.B. Sanghi v. High Court of Punjab & Haryana and others*, AIR 1834
9. *Amrit Nahata v. Union of India*, AIR 1986 SC 791
10. *State of Bihar v. Kripalu Shanker*, AIR 1987 SC 1554

CODE-504: PAPER-V: OPTION (I): CYBER LAW
w.e.f. 2024-25

Max. Marks: 100
Time: 3 Hours

Note: (i) The Entire Syllabus has been divided into four units. But the question paper shall have five units. Unit 1 to IV of the question paper will have two questions from each unit of the syllabus. The student will be required to attempt one question from each Unit. Unit-V will consist of one compulsory question divided into 8 parts, carrying two parts from each unit to the syllabus. The student will be required to attempt any four parts.

(ii) All questions shall carry equal marks

UNIT-I: Introduction to Information Technology Act,2000

1. Historical Background and Objectives of the Act
2. Definition under the Act.
3. Digital & Electronic Signatures.
4. Electronic Records.
5. Authorities under the Act.
6. Cyber Appellate Tribunal,

Prescribed Case: Dharamvir v. Central Bureau of Investigation 148(2008) DLT 289.

UNIT-II: Cyber Crimes.

1. Penalties, Compensation and Adjudication
2. Computer Related Offences.
3. Other Computer Related offences:
 - i. Tempering with Computer Source Documents.
 - ii. Identity Theft
 - iii. Cheating by personation by using computer resource
 - iv. Publishing of obscene information in electronic form
 - v. Publishing of false electronic signature certificate.
4. Breach of Confidentiality and privacy.
5. Powers of Police to Investigate.

Prescribed Case: Syed Asifuddin and others. v. The State of Andhra Pradesh. 2005 Cr. LJ 4314,

UNIT-III: International Regime of Cyber Law.

1. Personal Jurisdiction in Cyber Space.
2. International Law and Jurisdiction in Cyber Space.
3. Offences and Contraventions Committed Outside India.
4. The issues Relating to Online Defamation.

Prescribed Case

Rambabu Saxena v. State, AIR 1950 SC 155.

UNIT-IV: Cyber Law and Related Issues.

1. Freedom of expression in Cyberspace
2. Computer Forensic and the process of confiscation.
3. Liabilities of Intermediaries.
4. Interception and Monitoring of Electronic communication
5. Cyber Security
 - Overview of cyber security concepts and terminology
 - Importance of cyber security in the legal sector
 - Overview of relevant laws, regulations, and standards (e.g., GDPR, HIPAA, NIST Cybersecurity Framework)

Prescribed Case

Shreya Singhal v. Union of India, AIR 2015 SC 1523

Books Recommended:

1. Diane Rowland
Elizabeth Macdonald Information Technology Law
2. Nandan Kamath A Guide to Cyber Laws and the Information Technology Act, 2000 with Rules and Notification'
3. Rodney, D. Ryder Guide to Cyber Laws.
4. Yogesh Barua & Denzil Cyber Crimes
5. Sharma, Vakul Information Technology Law and Practice Cyber Laws Cyber & E-Commerce
6. Justice Yathindra Singh Cyber Laws
7. Bakshi, R.M. Cyber & E- Commerce Laws
8. G.S. Pande Law of Evidence
(Revised by Dr. Amit Ludri)
9. Farooq Ahmad. Cyber Law in India (Law of Internet)

CODE-505: PAPER-V: COMPULSORY CLINICAL COURSE: ALTERNATIVE DISPUTE RESOLUTION (MEDIATION WITH CONCILIATION AND ARBITRATION)

w.e.f. 2024-25

Max.Marks:100

1. Understanding Conflict and Disputes: Modes of Dispute Resolution, need for ADR & the importance of Mediation
2. Mediation and Restorative Justice: Theory of restorative justice and its application, Gandhian principles of non-violent conflict resolution, traditional mediation practices in India and abroad
3. Mediation Laws in India: Judicial interpretation and relevant case law, dispute resolution institutions in India,

Mediation Act,2023

- Definition (Section-3), Mediation (Section 4-7)
 - Mediators (Section 8-12)
 - Mediation Proceedings (Section 13-26)
 - Enforcement of Mediated Settlement Agreement (Section 27-29)
 - Online Mediation (Section 30-39)
 - Mediation Service Providers and Mediation Institutes (Section 40-42)
 - Community Mediation (Section 43-44)
4. Key Concepts in Mediation: Essential elements, process and stages, approaches to Mediation, role of the mediator
 5. Importance of Communication: Elements of verbal and non-verbal communication, effective and ineffective communication techniques
 6. Conducting Effective Mediation: Decision-making techniques, problem-solving tactics, ensuring positive outcomes
 7. Qualities and Skills of Mediators: Developing mediation skills, code of ethics, confidentiality requirements
 8. Status of Mediated Agreements: Drafting of agreements, sanctity of mediated agreements, enforcement laws and procedures
 9. Important Developments in Mediation: Growth of virtual dispute resolution, Pre-Institution Mediation, UNCITRAL Model Law, Singapore Convention.
 10. Arbitration and Conciliation Act,1996
 11. Role of robotics in alternative dispute resolution (ADR)
 12. Online dispute resolution (ODR) platforms and AI-driven mediation

Note:

1. With the view to encourage students to use computer in legal work, legal research, writing of case comments, it will be mandatory for the students to use applications like Microsoft Word, PowerPoint and any other Information and Communication Technology tools as found suitable

- for the purposes of file preparation and presentations.
2. The Course will be conducted through Simulation and Case Studies. Evaluation may also be conducted in Practical exercises.
 3. Students shall visit the mediation center annexed to court, take experience of mediation and keep record of their visit.

Books Recommended:

1. Saraf B.P. &Jhunjhunwala S.M. Law of Arbitration & ADR in India.
2. Tripathi, S.C. Arbitration and Conciliation Act.
3. Kohli, Hari Dev New Case Law Reference on Arbitration& Conciliation Act.
4. Datta, C.R. Law Relating to Commercial and Domestic Arbitration.
5. Destha, Sunil Lok Adalats in India
6. Sarthak Arora, Gaayan Arora Mediation As Dispute Resolution With Special Emphasis on The Mediation Act,2023
7. P S Narayana, P J. Chandra Parsad The Mediation Act,2023

CODE-603: PAPER-III: OPTION (II): WOMEN AND LAW
w.e.f. 2024-25

Time: 3 Hours

Max. Marks: 100

Note: (i) The Entire Syllabus of the theory has been divided into four units. But the question paper shall have five units. Unit 1 to IV of the question paper will have two questions from each unit of the syllabus. The student will be required to attempt one question form each unit.

Unit-V will consist of one compulsory question divided in to 8 parts carrying two parts from each unit to the syllabus. The student will be required to attempt any four parts.

(ii) All questions shall carry equal marks.

UNIT-I

United Nations and Human Rights of Women; Universal Declaration of Human Rights,1948; Convention of Elimination of All forms of Discrimination Against Women, 1979, Declaration on Elimination of Violence Against Women,1993; Beijing Declaration. 199J.

UNIT-II

Concept of Gender Justice; Constitutional Safeguards for the Protection of Women- Right to Equality, Right to Life and personal Liberty, Right Against Exploitation. Directive Principles of State Policy with special reference to women, Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act,2013: preliminary constitution of internal Complaints Committee; Constitution of Local Complaint Committee; Complaint; Inquiry into complaint; duties of Employer, Duties and powers of district officer; Miscellaneous.

Prescribed Case

Vishaka v. State of Rajasthan, AIR 1997 SC 3011; (1997) 6 SCC 24t

UNIT-III

The Dowry Prohibition Act, 1961-Definition of Dowry, penalty for Giving, Taking and Demanding Dowry, Ban on Advertisement, Dowry for the benefit of the wife or his heirs, Cognizance of offences, Dowry Prohibition Officers, Dowry prohibition(Maintenance of Lists of Presents to the Bride and Bridegroom) Rules, 1985;

BIO-ETHICS- Professional Obligations of Doctors:

The pre-conception and pre-natal diagnostic techniques (Prohibition of Sex selection)Act, 1994: Preliminary; Regulation of Genetic Counselling Centres, Genetic Laboratories and Genetic clinics; Regulation of Pre-Natal Diagnostic Techniques; central Supervisory Board; Appropriate Authority, and Advisory Committee; Registration of genetic Counselling Centres; Genetic Laboratories and Genetic Clinics; Offences and penalties.

Prescribed Case

Kamesh Panjiyar v. State of Bihar (2005) 2 SCC 388

UNIT-IV

The Protection of Women from Domestic Violence Act,2005-Definition of Domestic violence, Powers and Duties of Protection officers, Service provider etc; Procedure for Obtaining Orders of Reliefs, Miscellaneous.

Prescribed Case

S.R. Batra v. Taruna Batra, AIR 2007 SC I I 18

Books Recommended

- | | |
|-----------------------|--|
| 1. Diwan, Paras | Law relating to Dowry, Dowry death, Bride Burning Rape and Related Offences. |
| 2. Panday, J.N. | Constitutional Law of India |
| 3. Shukla, V.N. | Constitution of India |
| 4. Tripathi and Arora | Law Relating to Women & Children |
| 5. Devender Singh | Human Rights, Women and Law |
| 6. Sexena, Shobha | Crimes against women and Protective Laws |
| 7. Indira Jaisingh | Handbook on Law of Domestic Violence |
| 8. Anjani Kant | Law relating to Women and Children |
| 9. Rao, Mamta | Law Relating to Women and Children |
| 10. Anand, A.S. | Justice for Women: Concerns and Expressions |

CODE-603: PAPER-III: OPTION (I): INTELLECTUAL PROPERTY LAW
w.e.f. 2024-25

Time: 3 Hours

Max. Marks: 100

Note: (i) The Entire Syllabus of the theory has been divided into four units. But the question paper shall have five units. Unit 1 to IV of the question paper will have two questions from each unit of the syllabus. The student will be required to attempt one question from each unit.

Unit-V will consist of one compulsory question divided into 8 parts carrying two parts from each unit to the syllabus. The student will be required to attempt any four parts.

(ii) All questions shall carry equal marks.

UNIT-I

International Law on Intellectual Property

1. Introductory to Intellectual Property
2. The World Intellectual Property Organisation (WIPO) Convention
3. TRIPS Agreement.
4. Paris Convention, Berne Convention and Universal Copy Right Convention
5. Phonogram Treaty

UNIT-II

Law of Patent and Copy Right in India

1. Inventions not Patentable (Ss. 3-50)
2. Applications of Patents and Examinations of Applications (ss, 6-24)
3. Applications to Grant of Patent and Anticipation (Ss. 25-34)
4. Grant and Sealing of Patents and Rights Conferred (S.43-53)
5. Surrender and Revocation of Patents (Ss.63-66)
6. Copyright (Ss. 13-16)
7. Ownership of Copyright and Rights of owner (Ss. 17-22)
8. Term of Copyright (Ss.22-29)
9. Registration of Copyright'(Ss, 44-50A)
10. Infringement of Copyright and Civil Remedies (Ss. 51-62)

Prescribed Case : R.G. Anand v. Deluxe Films, AIR 1978 SC 1613

UNIT-III: Law of Trade Marks in India

1. Definitions (Sec. 2)
2. The Register and conditions for Registration (Ss. 3- 17)
3. Procedure for Registration and Duration for Registration (Ss. 18-26)
4. Effects of Registration (Ss. 27-36)
5. Certification of Trade Marks (Ss. 69-82)

Prescribed Case: National Garments v. National Apparels, (1990) PTC 90

UNIT-IV: Changing Dimensions of IPR

Protection Plant Varieties and Farmer's Rights Act, 2001

1. Protection of Plant Varieties and Farmer's Rights Authority
2. Registration of Plant Varieties, Duration and Effect of Registration
3. Revocation and Surrender of Registration
4. Plant Varieties Protection Appellate Tribunal: Composition, Procedure and Penalties under the Act

Geographical Indications of Goods (Registration and Protection) Act, 1999:

1. Concept of Geographical Indications
2. Registration and Protection of Geographical Indications

The Biological Diversity Act, 2002

1. Establishment of National Biodiversity Authority
2. Function and Powers of Biodiversity Authority

The Designs Act, 2000

1. Definitions
2. Registration of Designs
3. Copy right in registered designs
4. Power and Duties of Controller

Intellectual property considerations for AI algorithms and applications

Prescribed Case Castrol India Ltd. v. Tide water oil Co. Ltd., 1996 PTC (16) 2002

Books Recommended:

1. Baxi, U. The Law of Intellectual Property, Property Law in India (1989)
2. Cornish, W.R. Intellectual Property: Patent, Copyright, Trade Marks and Allied Rights
3. Narayanan, P. Law of Patents(1986)
4. Narayanan, P. Copyright Law (1986)
5. Khosla, K.D. Know yours Copyright
6. Thairrany Kala Copyright Act,1957
7. Vashisth Vikas Law and Practice of intellectual Property in India
8. Nagarajan, R.K. Intellectual Property Law, 2003
9. Raiu, K.D. Intellectual Property Law, 2005

**CODE-605: PAPER-V: COMPULSORY CLINICAL COURSE:
MOOT COURT EXERCISE AND INTERNSHIP
w.e.f. 2024-25**

Max. Marks: 100

Note: This paper will have three components of 30 marks each and a Viva-voce for 10 marks.

With the view to encourage students to use computer in legal work, legal research, writing of case comments, it will be mandatory for the students to use applications like Microsoft Word, PowerPoint and any other Information and Communication Technology tools as found suitable for the purposes of file preparation and presentations.

(a) Moot Court (30 marks)

Every student is required to do at least three moot courts in the LL.B. 3 Year (Professional) Course with 10 marks for each. The Moot court work will be on assigned problems and it will be evaluated for 5 marks for written submission and 5 marks for oral advocacy

(b) Observance of Trial in two cases one Civil and one Criminal (30 marks)

Students will attend two trials in the Ist year of LL.B. 3-Year (Professional) course. 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

(c) Interviewing techniques and Pre-trial Preparations (30marks)

Each student will observe two interviewing sessions of clients at the Lawyers' 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 Advocates and the procedure for the filing of the suit/petition. This will be recorded in the diary, which will carry 15 marks

(d) The fourth components of this paper will be viva-voce examination on all the above three aspects.
This will carry 10 marks

Minimum Period of Internship:

- (a) Each registered student shall have completed minimum of twelve weeks of internship during the entire period of legal studies provided that internship in any year cannot be for a continuous period of more than four weeks
- (b) Each student shall maintain internship diary as prescribed by the teacher