

TMV's

Lokmanya Tilak Law College,

Pune

Academic Year 2023-2024

BA.LL.B. FiveYears Course

Syllabus

(As per Bar Council of India Rules)

Revised Pattern-2022

As per

(BOM .Res.No.2022-2023/56)

(Academic Council Res.No. 2022-2023/60)

B.A.LL.B. First Year Semester – I General English I

NAME OF THE PROGRAM: B.A.LL.B.

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.	226	
YEAR	1 st Year B.ALL.B	
SEMESTER	Ι	
NAME OF COURSE	General English I	
COURSE CODE	BLW-1001	
PAPER NO	01	
MARKING SCHEME	End-Semester (EXT):60 marks Passing:30 marks	Continuous evaluation (INT): 40 marks Passing:20 marks
CREDITS – MARKS	Total: 04 credits :50 Theory: 100	Marks : 100 Passing Practical: NA
TEACHING HOURS	Theory: 05 (Hrs per wk)	Practical: NA

COURSE OBJECTIVES:

• To scientifically relate the language and literature as the means and methods of effective communication useful for reading, drafting, pleading in the field of law.

COURSE OUTCOME:

The students will understand Language and Literature as the means and methods of effective communication useful for reading, drafting, pleading in the field of law

- Synthesize information from a variety of sources.
- Read to determine thesis, tone and purpose, and evaluate the accuracy/reliability of texts
- Initiate and sustain classroom discussions and debates on academic topics.
- Utilize analytical and critical thinking skills in aural/oral contexts.

		No. of			Marks Weightage	
Unit No	Title of unit with detailed content	teaching- learning hours per unit	Theory	Practical	INT (continuous evaluation)	EXT (end-sem)
1	Unit – 1	15	Yes	NA	12	30
	Language and Grammar					

	Usage • Defining Language • Nature of Language • Parts of Speech Simple sentence-Its Structure • Tenses and Concord • Noun Modifiers (determiners, prepositional phrases, clauses). Basic Transformations • Passives • Negative Questions • Question Complex and Compound Sentences (use of connectives) Conditionals Reported Speech Question Tags and Short Responses Some Common Errors					
2	 Unit – 2 Vocabulary (Communication Skills) Synonyms, Antonyms, Use of appropriate words Idioms and Phrases Use of a dictionary for words and idiomatic expressions. 	05	Yes	NA	06	20
3	 Unit – 3 Comprehension Skills Comprehension of Short Passages Reading comprehensions of suitable narrative, descriptive and discursive prose passages. Listening comprehensions with speech reference to make lecture notes. Comprehension exercises with emphasis on pinpointing the logical 	12	Yes	NA	12	20

	argument, separating					
	• Theoretical devices and logical fallacies.					
4	 Unit – 4 Composition Skills Paragraph Writing Formal Correspondence Summarizing Translation from regional language into English or vice versa. Précis writing. (The question on précis-writing shall always be available as an option to the question on Translation) Speaking Skills Introducing Oneself Conversations between two students on a give topic/ Role Play Impromptu speech on a given topic 	14	Yes	NA	10	20
5	 Unit – 5 Composition Skills Writing(Correct grammar, spelling, punctuation and clarity) Sentence-building exercises with special reference to word patterns and common Indian Errors associated with them. Composite sentence linking exercise with the help of cohesive devices as pronouns, adverbs, conjunction, articles, etc. with special emphasis on legal writing. Resume Writing Brief writing and 	14	Yes	NA	10	10

	drafting of reports.			
	• Essay writing on topics of legal interest.			
Tota 60	Total Hours 60			

Reference Books:

- A Handbook of English Grammar by R.W. Zandvoort The English Language Book Society and Longman Group Ltd.
- Grammar and composition, A senior course by C.A Sheppard, David Reid Thoms Orient Longman.
- English through Reading Volume –I by W.W.S. Bhaskar / N.S. Prabhu The Macmillan Company of India Ltd.
- A Practical English Grammar by A.J. Thomson and A.V. Martinet Oxford University Press
- English Language course for Colleges Book I by L.A. Hill and others (Oxford.)
- The New English Grammar by R.A. Close George Allen and Unwin.
- Block's Law Dictionary St. Paul Minn West Publishing Co.
- Alyer's Law Terms and Phrases Law Book Co. Allahabad.
- Strengthen your English by Bhaskaran and Horsourgh Delhi, Oxford University Press.
- Stroud's Judicial Dictionary.
- Cambridge Idioms Dictionary, Singapore, Cambridge University Press.
- Donald, Sydney G. and Pauline E Kneale. Study Skills for Language Students, New York.
- Green David. Contemporary English Grammar Structures and Composition. Chennai.
- Gupta Shweta. General English & Legal Language, Allahabad.
- Hansen, Randall S and Katherine Hansen. The Complete Idiot's Guide to Study Skills. New Delhi.
- Sanjay Kumar & Pushp Lata Communication Skills, India.
- Thomson and Martinet. A Practical English Grammar. Mumbai
- Tripathi S C Legal Language, Legal Writing & General English, Allahabad.
- Whitmore, Tracey. How to write an impressive CV & Cover Letter. Yadugiri, M A and Geeta Bhaskar. English for Law, New Delhi.

History – I

NAME OF THE PROGRAM: B.A.LL.B.

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.	226		
YEAR	1 st Year B.ALL.B		
SEMESTER	I		
NAME OF COURSE	History I		
COURSE CODE	BLW-18- 1002		
PAPER NO	02		
MARKING SCHEME	End-Semester	Continuous evaluation	
	(EXT):60 marks Passing:30 marks	(INT): 40 marks Passing:20 marks	
CREDITS – MARKS	Total: 04 credits :50	Marks : 100	Passing
	Theory: 100	Practical: NA	
TEACHING HOURS	Theory: 05 (Hrs per wk)	Practical: NA	

COURSE OBJECTIVES:

- Theobjectiveistostudylawandlegalinstitutions
- TostudyancientIndianreligiousphilosophy.

COURSE OUTCOME:

On completion of this course the students will behave and knowledgeon the following

- The students learn the nature, aims and functions of the state of ancient times.
- The students will be aware about the various elements of the State and their importance.
- Students will come to know the evolution of State, and about organizations which looks after judicial administration along with other functions.
- The students will understand the nature of law, evolution of different types of courts, judicial procedure, means of proof etc.

Unit	Title of unit with	No of	Theory	Practical	INT	EXT
No	detailed content	teaching- learning hours per unit			(continuous evaluation)	(end-sem)
1	 Ancient Indian Cultural Heritage Social, Political, Religion and Philosophy. 	5	Yes	Not Applicable	10	20
2	 Origin of State. Nature, Aims and Functions of the State. Saptanga Theory of State. 	5	Yes	Not Applicable	10	20
3	 Village, district, divisional and provincial administratio n Republics in Ancient India. The status and position of women in ancient India. 	10	Yes	Not Applicable	15	20
4	 Law and Legal Institutions, Judicial procedure, means of proof etc. in Ancient India. 	10	Yes	Not Applicable	15	10
5	• The impact of Islam on					

	 India. The status and position of women. The Sufism, Bhakti and Varkari Movement. 	15	Yes	Not Applicable	15	15
6	 The Judicial Administratio n under Vijayanagar and Maratha Rulers. The Agrarian system under Vijayanagar and Maratha Rulers. The Mughal Religious policy. The Mansabdari system of Mughals. 	15	Yes	Not Applicable		15
Total H	Iours		60			

Reference Books

- Altekar, A. S: State Government in Ancient India.
- Nagendra Singh: Juristic Concepts of Ancient India.
- Gokhale, B. G. : Ancient India, History and Culture (Part I Chapters 1, 2, 4)
- Jayaswal, K. P.: Hindu Polity.
- Mahajan, V.D.: History of Ancient India (Vol. I)
- Chitnis, K.N.: Socio-Economic Aspects of Medieval India.
- Chitnis, K.N.: Glimpses of Medieval Indian Ideas and Institutions.
- Mahajan, V.D.: History of Medieval India (Vol. II)

Sociology – I

NAME OF THE PROGRAM: B.A.LL.B.

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.	226				
YEAR	1 st Year B.ALL.B				
SEMESTER	I				
NAME OF COURSE	Sociology I				
COURSE CODE	BLW-18- 1003				
PAPER NO	03	03			
MARKING SCHEME	End-Semester	Continuous evaluation (INT): 40			
	(EXT):60 marks	marks			
CREDITS – MARKS	Total: 4 creditsMark	ss :100Passing :50			
	Theory: 100	Practical: NA			
TEACHING HOURS	Theory: 05 (Hrs per	Practical: NA			
	wk)				

COURSE OBJECTIVES:

- It enables the students to study with a research based outcome objective.
- The objective of course is to get brief concept of contributions of eminent socialists.

COURSEOUTCOMES:

- Students should be aware about the meaning nature and scope of Sociology.
- The students learn the basic concepts in sociology.
- The students will be enabled to know the various theories and contribution of eminent sociologist.
- The students will acquire knowledge about various types of research designs and techniques used in social research.

Unit	Title of the unit with	No of	Theory	Practica	Marks Weightage	
No	detailed content	teaching- learning hours per unit	Theory	1	INT (continuo us evaluatio n)	EXT (end-sem)

1	Introduction	10	yes	NA	10	`15
	 Sociology – definition, aims and scope Relation with other social sciences- history, anthropology, and psychology 					
	• Important theoretical approaches- evolutionism, functionalism, conflict theory, interactionist theory					
2	Contributions of eminent sociologists Saint Simon August Comte Emile Durkheim Herbert Spencer Karl Marx Max Weber 	15	YES	NA	10	15
3	Basic concepts Society Community Association Social groups Status and role 	15	YES	NA	10	15

4	Research Methods	20	YES	NA	10	15
	• Types of methodology – comparative, descriptive, diagnostic, exploratory, experimental					
	• Research methods – documentary, empirical and survey method					
	 Tools of data collection- observation, interview, questionnaire and schedule, genealogy, case study, sampling 					
	 Stages of data collection- conceptualizing problem, laying down hypothesis, defining the variables, choosing the tools of data collection, phase of data collection, data analysis. 					
Total H	Iours - 60 hrs					

Reference Books:

- Harlambos, M. Sociology: Themes and Perspectives; Oxford University Press, 1980
- Bottomore, T.B. Sociology: A Guide to Problems and Literature; Blackie and Sons India Ltd; 1971
- Horton. P.b. and C.L. Hunt Sociology; McGrew- Hill book Company, Singapore, 1984.
- Giddens, A. Sociology; Polity Press, UK; 1993(With effect from the Academic Session 2008-2009)

- Davis, K. Human Society; Surjeet Publications, India; 2000
- Desai, N. and M. Krishnaraj Women and Society in India; Ajanta Publications; 1987
- De Mellow, R.C. Identity and Social Life: Psychological Issues; International University
- Press, 1978
- Mac Iver and Page Society: An Introductory Analysis ; Mac Millan India Ltd. , New
- Delhi
- Myneni Sociology; Allahabad Law Agency, Faridabad; 2004Goode, W.J. and P.K.
- Hatt Methods in Social Research; McGraw-Hills; New York; 1952

Political Science – I

NAME OF THE PROGRAM: B.A.LL.B.

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.	226	
YEAR	1 st Year B.ALL.B	
SEMESTER	Ι	
NAME OF COURSE	Political Science I	
COURSE CODE	BLW-1004	
PAPER NO	04	
MARKING SCHEME	End-Semester	Continuous evaluation (INT): 40
	(EXT):60 marks	marks
CREDITS – MARKS	Total: 4 credits	Marks :100Passing :50
	Theory: 100	Practical:NA
TEACHING HOURS	Theory: 05 (Hrs per	Practical: NA
	wk)	

COURSE OBJECTIVES:

- The course objective is to study the organs of government legislature, Executive and Judiciary within the scope of concept of government.
- The purpose to study this course is to know the basics of various forms of government.

COURSEOUTCOMES:

- Students will understand the concepts like Government, State, Nation and Nationality.
- Students studying political science to learn about forms of government, organs of government.
- Students will understand the base of the Constitution by learning concepts like Law, Rights, Justice, Liberty and Equality.

Unit	Title of unit with detailed	No of Theory		Practical	Marks Weightage		
No	content	teaching-			INT	EXT	
		learning hours <mark>per unit</mark>			(continuous evaluation)	(end- sem)	
1	Nature and Scope of Political	15	Yes	NA	10	25	
	Science						
	Nature of Political						
	Science						
	• Difference between						
	Government, State,						

Total	l Hours	60				
	 Law Rights Justice Liberty and Equality 					
4	Political Concepts –	15	Yes	NA	15	25
	 Sovereignty: Characteristic and kinds Monistic and Pluralistic Analysis of Sovereignty Political and Legal Sovereignty 					
	 Organs of Government- Concept Legislature, Executive and Judiciary Doctrines of Separation of Powers Parliamentary Sovereignty and independence of the judiciary 					
3	 Government Forms of Government Democracy, Dictatorship, Presidential Parliamentary Form - Unitary and Federal Forms 	15	Yes	NA	15	25
2	 State Origin of the State Social Contract Theory Evolutionary Theory Function of the State Laissez Faire and Socialistic Theories Concept of Welfare State 	15	Yes	NA	10	25
	 Nation and Nationality Essential elements of State 					

Reference Books

- L.S. Rathore, S.A.H. Haqqi, Political Theory and Organisation for Law Students, EBC, Luchnow
- S.P. Verma, Modern Political Theory, Vikas
- U.N. Ghosal, A History of Indian political Ideas, OUP
- K.C. Wheare, Federal Government
- Karl Lowenstein, Political Power and Government Process
- Breacht, Political Theory
- H.J. Laskey, The State in Theory and Practice

Economics-I

NAME OF THE PROGRAM: B.A.LL.B. I

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.	226	
YEAR	1 st Year B.ALL.B	
SEMESTER	I	
NAME OF COURSE	Economics I	
COURSE CODE	BLW-18-1005	
PAPER NO	05	
MARKING SCHEME	End-Semester	Continuous evaluation (INT): 40
	(EXT):60 marks	marks
CREDITS – MARKS	Total: 4 credits	Marks :100Passing :50
	Theory: 100	Practical:NA
TEACHING HOURS	Theory: 05 (Hrs per	Practical: NA
	wk)	

COURSEOBJECTIVES:

- The course is designed with an objective that will enable the microeconomic analysis of economics subject.
- The purpose is to study the outlines of concept of cost and revenue, Demand and supply.

COURSEOUTCOMES:

At the outcome of course, it will enable the students the following:

- Understand and study the nature and scope of micro economics
- To analyse the behavior of an economic agent, namely a consumer, a producer, a factor owner and a price fluctuation in a market
- It provides knowledge in the area of consumer behavior, analysis of production function and equilibrium of a producer
- It provides the knowledge of price formation in different market structures and the equilibrium of a firm and industry.
- This study covers the area of investment and welfare economics along with its merits, demerits.
- Analyze lacunas within the economic system and trace the genesis of economic and financial condition of the country.

					Marks	Weightage
Unit No	Title of unit with detailed content	No of teaching- learning hours per unit	Theory	Practical	INT (continuous evaluation)	EXT (end-sem)
1	Introduction to Economics Definition, methodology and scope of economics Forms of economic analysis – Micro vs. macro, partial vs. general, static vs. dynamic,• positive vs. normative, short run vs. long run Basic concepts and precepts – economic problems, economic rationality, optimality• Economic organization – market, command and mixed economy• Relation between economic offences and economic legislation•	15	YES	NO		25
2	Demand and Supply Theories of demand- demand function, law of demand ,model building (regression model)• Concept	15	YES	NO	10	25

utility utility indiff	ity and theory- approach, erence curve					
suppl functi detern shift o	ach• Law of y, supply on• Price nination; of demand upply•					
Elasti dema suppl surpl	city of nd and y; consumer					
dema supply and co applic indiff curve	nd and y –tax floor eilings; eations of erence• s- tax, labor					
and m struct Conce Produ jrodu isoqu return Cost a conce mathe proble Class marke perfec comp mono imper Comp mono duopo oligop	ction sis, costs arket ure epts of ction- ction ants, returns, s to factor, s to factor, s to scale and revenue pts, ematical ems• fication of ets-pure and ct etition; polistic and fect• etition; poly, oly and poly; cartels;	15	YES	NO	15	25
factor intere	y of nination of prices, rent, st, wages rofit Labour	15	YES	NO	15	25

supply and wage				
determination•				
Role of trade				
unions and				
collective				
bargaining in				
wage				
determination;				
minimum wage•				
Legislation				
Exploitation of				
labour• The				
theory of rent,				
interest and				
profits●				
Total Hours	60		40	

• ReferenceBooks:

- Gould and Lazear Micro Economic Theory; AITBS; 1989
- Lipsey Introduction to Positive Economics; ELBS
- Samuels on Economics;
- ilasMicroeconomictheory; McGrawHillIntedn;2ndedition
- HirshleiferPriceTheoryandApplications; PrenticeHall; 1978
- HalVarianIntermediateMicro-economics;Norton&Co.
- Myneni, S.R. Principles of Economics; Allahabadlaw Agency; Faridabad
- Dewett,K.K.ModernEconomic Theory.

Semester - II General English II

NAME OF THE PROGRAM: BA.LL.B

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.		
YEAR	1 st Year B.ALL.B	
SEMESTER	II	
NAME OF COURSE	General English II	
COURSE CODE	BLW- 2001	
PAPER NO	01	
MARKING SCHEME	End-Semester	Continuous evaluation (INT): 40
	(EXT):60 marks	marks
	Passing:30 marks	Passing:20 marks
CREDITS – MARKS	Total: 4 credits	Marks :100Passing :50
	Theory: 100	Practical:NA
TEACHING HOURS	Theory: 05 (Hrs per	Practical: NA
	wk)	

COURSE OBJECTIVES:

- To improve vocabulary, and speech training and composition skills of the students.
- To enhance the composition skills of the students.

COURSE OUTCOME:

On completion of this course the students will be able to

- Contribute a multi-cultural and global perspective to academic issues with special reference to law.
- Cultivate independent learning habits and practice strategies for academic success.
- Summarize and respond to oral presentations, academic lectures, and written texts of a variety of rhetorical patterns

		No. of			Marks Weightage	
Unit No	Title of unit with detailed content	teaching- learning hours per unit	Theory	Practical	INT (continuous evaluation)	EXT (end-sem)
1	 Phonology and Morphology Use of English and its Significance for Communication in Indian 	10	Yes	NA	12	20

		1	1			
	Legal Context (in the Supreme Court, High Courts and various tribunals) • Correct Pronunciation - Speech Sounds, Word Stress and Intonation. • Structure of Words • Processes of Word Formation(examples from law)					
2	 Semantics and Role of Meaning in Law Concept of Meaning Types of Meaning (Denotative, Connotative, Social, Emotive, Reflected, Collocative and Thematic) Components and Contrasts of Meaning- Synonyms, Antonyms and Hyponyrn and their Significance in Legal Language (focus on examples) Lexical Relations- Homographs, Homophones and Polysemy and their Significance in Legal Language(focus on examples) Vocabulary Major categories of word formation in English with special reference to expressions of Latin and French origin. The use of word finder or thesaurus for locating 	15	Yes	NA	06	20
	 synonyms, near synonyms and antonyms. Words often confused. One word substitution. Certain set exercises and phrases in common use. 					
3	 Speech Training Consulting use of dictionary for ascertaining correct pronunciations. Reading aloud with 	15	Yes	NA	12	20

						,
	proper accentuation and					
	pauses.					
	• Practice in guided oral					
	presentation and pauses.					
	• Practice in spontaneous					
	oral presentation and group					
	discussion.					
	Understanding the Law					
	 Defining Law 					
	• Meaning of Act, Bill,					
	Custom, Law, Laws,					
	Morality, Ordinance,					
	Precedent, Rule, Statute					
	• Etymology, Significance,					
	Meaning and Usage of					
	Legal Terms in Procedural					
	laws,					
	• List of Civil and Criminal					
	Laws-Legal Terms(75					
	words) Abduction,					
	Deponent, Parole,					
	Abetment, Detention					
	Partition, Abscond					
	Discharge, Perjury					
	Accomplice, Encumbrance					
	Petition, Accused, Eviction					
	Plaintiff, Acquittal,					
	Evidence, Pleadings,					
4	Adoption, Extortion,	10	V	NT A	10	20
4	Precedent, Admission,	10	Yes	NA	10	20
	Fraud, Prosecute, Affidavit,					
	Heir, Probation, Alibi,					
	Homicide, Proviso,					
	Alimony, Intellectual,					
	Property, Rebuttal,					
	Amendment, Intestate,					
	Restitution, Appeal,					
	Investigation, Remand,					
	Approver, Judgment,					
	Respondent, Bail,					
	Jurisdiction, Self defence,					
	Bankrupt, Justice,					
	Succession, Charge sheet,					
	Juvenile, Summons,					
	Claimant, Legacy, Testator,					
	Confession, Liability,					
	Testimony, Conviction,					
	Misappropriation, Trial,					
	Damages, Mortgage,					
	Trespass, Decree,					
	Negligence, Verdict, Deed,					
	Oath, Voluntarily,					

				1		
	Defamation, Overrule,					
	Warrant, Defendant,					
	Ownership, Will.					
	Foreign Terminology in					
	Law					
	l. Use of Foreign Terms in					
	Legal English- the Origin					
	of Law and Reasons for					
	their Use Foreign Words					
	Ab initio - From the					
	beginning. Ad hoc -					
	Established for a particular					
	purpose.					
	Ad valorem - According to					
	value Amicus curiae - An					
	impartial Advisor.					
	Bona vacantia - Ownerless					
	property.					
	Compos mentis - of sound					
	mind.					
	De facto - In actual fact.					
	De jure - In law, By Legal					
	right. Ex parte - One side					
	only. Fauxpas - Blunder.					
	In limine - At the outset.					
	In memorium - In memory					
	of. In personam -					
5	Personally.	10	Yes	NA	10	20
	Inter alia - Among other					
	things.					
	Inter se - Among					
	themselves. Lis pendens -					
	During the pendency in any					
	court. Locusstandi - Right					
	to speak or intervene in a matter.					
	Mala fide - In bad faith.					
	Mens rea - Criminal					
	intention or guilty mind. Modus operandi - Mode or					
	Method of working.					
	Nudum pactum - A bare					
	promise.					
	Onus probandi - The					
	burden of Par proof.					
	excellence - Without					
	comparison. Prima facie - At first sight					
	Prima facie - At first sight. Ratio decidendi - The					
	reasons for decisions.					
	Sine die - To a date not at					
	the moment fixed.					
	Sub judice - Under judicial					

consideration.			
Suo moto - By itself.			
Ultra vires - Beyond			
powers.			
Vox populi - The voice of			
people.			
2. Legal Maxims (15) List			
of Legal Maxims			
Actus curiae neminem			
gravabit - An act of the			
court shall prejudice no			
one.			
Actus non facit reum, nisi			
mens sit rea - An act does			
not make a person guilty			
unless the mindis guilty.			
Audi alteram partem - Let			
the other side be heard as			
well.			
Delegatus non potest			
delegare - A delegate			
cannot delegate.			
Ex nudo pacto non oritur			
actio - No action arises			
from a contract without			
consideration.			
Expressio unius est exclusio			
alterius - Express mention			
of one thing excludes all			
others.			
Ignorantia facti excusat,			
ignorantia juris non excusat			
- Ignorance of facts excuses			
but ignorance of law			
excuses no one.			
Nemo dat quod non habet -			
No one gives what he does not have.			
Noscitur a sociis - The			
meaning of a doubtful word			
can be derived from its			
association with other			
words.			
Qui facit per alium facit per			
se - He who acts through			
another does the act himself			
Respondeat superior - Let			
the master answer.			
Res ipsa loquitur - The			
thing speaks for itself.			
Ubi jus ibi remedium -			
Where there is a right there			
is a remedy.			
-		•	

Vigilantibus non domientibus jura subveniunt - The law assists those that are vigilant with their rights and not those that sleep thereupon. Volenti non fit injuria - To a willing person, injury is not done		
Total Hours 60		

List of Reference Books:

- Bansal, R. K. and J. B. Harrison. Spoken English for India: A Manual of Speech and Phonetics. Hyderabad: Orient Longman, 1983.
- Butt, Peter and Caste Richard, Modern Legal Drafting. New Delhi: Cambridge University Press, 2011.
- Gandhi, B.M. Legal Language, Legal Writing and General English. Lucknow: Eastern Book Com., 2009.
- Garner, Bryan A. ed. Black's Law Dictionary. 10th Edition.
- Law Commission of India. Non-feasibility of Introduction of Hindi as Compulsory Language in the Supreme Court of India. Report No 216, December 2008.
- Leech, Geoffrey. Semantics- The Study of Meaning. Great Britain: Penguin Books, 1981.
- Lexpedia, The Law Students' Companion Guide (Legal Words, Phrases and Maxims) Gurgaon, LexisNexis, 2014.
- Mohan, Krishna and Meenakshi Raman. Advanced Communicative English. New Delhi: Tata McGraw Hill, 2010.
- Narayanswami, V. R. Strengthen Your Writing. Hyderabad: Orient Longman, 2000.
- P. Ramanatha Aiyer's Law Lexicon. LexisNexis, 2012.
- Wright, Chrissie, ed. Handbook of Practical Communication Skills. Mumbai: Jaico Publshing, 2006.
- Yadugiri, M. A. and Geeta Bhaskar. English for Law. New Delhi: Foundation Books, 2005.

History -II (Modern Period)

NAME OF THE PROGRAM: BA.LL.B

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.		
YEAR	1 st Year B.ALL.B	
SEMESTER	II	
NAME OF COURSE	History II (Modern P	eriod)
COURSE CODE	BLW- 18-2002	
PAPER NO	02	
MARKING SCHEME	End-Semester	Continuous evaluation (INT): 40
	(EXT):60 marks	marks
	Passing : 30 marks	
		Passing:20 marks
CREDITS – MARKS	Total: 4 credits	Marks :100Passing :50
	Theory: 100	Practical:NA
TEACHING HOURS	Theory: 05 (Hrs per	Practical: NA
	wk)	

COURSE OBJECTIVES:

- The main objective is to study about medieval period.
- To study the law and legal institutions.

COURSE OUTCOMES:

- The students will get some fundamental ideas about state, government and society of medieval times after studying Hindu and Muslim thinkers.
- The students will come to know about the varying nature in connection with status and position of women of medieval times and impact of foreign rule on society.
- After studying the Bhakti movement one comes to know, how it was responsible for dilution of caste rigidity and the contributions of Saint-Poets for the upliftment of masses.
- One comes to know the further development in the field of courts, judicial administration etc. during medieval period.
- After studying Agrarian systems of medieval states one comes to know the various types of land tenures, in amlands especially belonging to temples, mosquesetc.

					Marks	Weightage
Unit No	Title of unit with detailed content	No of teaching- learning hours per unit	Theory	ory Practical	INT (continuous evaluation)	EXT (end-sem)
1	 The rise, growth and struggle for supremacy of the British and the French powers in India- Carnatic wars. Lord Wellesley and Subsidiary Alliance system Lord Dalhousie and his expansioni st policy. 	15	Yes	Not Applicable	10	20
2	 The Impact of European ideas and culture on India. The Renaissan ce in India (National awakening Socio- religious movement s (Brahmo samaj, Arya samaj and Prarthana samaj) and 	15	Yes	Not Applicable	10	20

socio- religious reformers (e.g. Raja Ram Mohan Roy, Swami Dayanand Saraswati, M.G. Ranade etc.)-Not developme nt of modern education in India and its impact.15The developme nt of modern education in India and its impact.15YesNot Applicable15The Reforms of Lord William Bentinck.1520The Reforms of Lord Ripon.7YesNot Applicable204The Reforms of Lord Ripon.7YesNot Applicable15205The Reforms of Lord Ripon.7YesNot Applicable20205The Reforms of Lord Ripon.2020		ſ	1	1		1
Reforms of Lord William Bentinck. • The Reforms of Lord Ripon.15YesNot Applicable15204• The Revolt of 1857- Nature, causes, of failure and results. • The developme nt of Nationalis m in India- its various factors7YesNot Applicable15205• The0000	3	reformers (e.g. Raja Ram Mohan Roy, Swami Dayanand Saraswati, M.G. Ranade etc.) • The developme nt of modern education in India and its impact. • Role of Press.				
Revolt of 1857- Nature, causes, causes of failure and results.7YesNot Applicable15• The developme nt of Nationalis m in India- its various factors7YesNot Applicable155• The20	5	Reforms of Lord William Bentinck. • The Reforms of Lord	15	Yes	15	20
5 • The 20	4	 Revolt of 1857- Nature, causes, causes of failure and results. The developme nt of Nationalis m in India-its various 	7	Yes	15	20
impact of	5					20

	British	8	Yes	Not	-	
	rule on			Applicable		
	Indian					
	Economy.					
	• Legacy of					
	British					
	rule in					
	India.					
Total Hou	rs	60				

List of Reference Books:

- Chhabra, G.S.: Modern India and National Movement.
- Mahajan, V.D.: History of Modern India (Vol. III).
- Bearce, G.D.: British Attitude towards India.
- Natarajan: A century of social Reform in India.
- Raychoudhary, S.C.: Social, Cultural and Economic History of India (Surjeet Publications, Delhi).
- B.L. Grover and S. Grover: A New Look at Modern Indian History.
- Dadabhai Naoroji: Poverty and unpoverty of India

Sociology – II

NAME OF THE PROGRAM: BA.LL.B

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.		
YEAR	1 st Year B.ALL.B	
SEMESTER	II	
NAME OF COURSE	Sociology II	
COURSE CODE	BLW- 2003	
PAPER NO	03	
MARKING SCHEME	End-Semester	Continuous evaluation (INT): 40
	(EXT):60 marks	marks
	Passing : 30 marks	
		Passing:20 marks
CREDITS – MARKS	Total: 4 credits	Marks :100Passing :50
	Theory: 100	Practical:NA
TEACHING HOURS	Theory: 05 (Hrs per	Practical: NA
	wk)	

COURSEOBJECTIVES:

- The objective of this course is to attain social changes with the need of society.
- Theanotherobjectiveistogetbriefideaofreservation.

COURSEOUTCOMES:

 $\label{eq:constraint} At the end of the course students will be able to achieve the following$

- StudentsstudyingSociologywillcometoknowaboutthefeaturesofIndiansociety.
- Studentswilllearntheimportantinstitutionsinsocietylikemarriage,familyandkinship.
- Studentswillcometoknowaboutthevariousproblemsrelatedtoweakersectionsofsociet y.
- StudentswillacquireknowledgeaboutthevariousprocessofsocialchangeinIndiansocie ty.

Unit	Title of the unit with detailed	No of teaching-	Theory	Practical	Marks Weightage
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No	content	learning hours per unit			INT (continuo us evaluation)	EXT (end-sem)
1	Features of Indian Society 1. Diversity- linguistic, racial, ethnic, and religious 2. Unity-through processes of assimilation, accommodation, pilgrimage, and political and administrative efforts 3. Basis of social stratification in Indian society- caste, class, and tribes; 4. Scheduled caste, scheduled tribe, and other	15	yes	NA	10	`15
	backward classes: the issue of reservation					

2	Marriage, family, and kinship 1.Marriage- definition, forms, and trends; dowry and divorce 2. Family- definition, forms, and trends; the universality of the family; functions and dysfunctions of family 3. Kinship- definition, and forms; kinship system in north and south India- important	15	YES	NA	10	15
3	features; Identity, dignity, and social justice in India 1. Children and youth 2. Women 3. Aged 4. Physically challenged 5. Religious and ethnic minorities	15	YES	NA	10	15

4	Social Change in	15	YES	NA	10	15
	India					
	1. Internal social processes of change- Sanskritization, universalization, and parochilization 2. External sources-					
	modernization and					
	Westernization					
	3. Change initiated through state agencies- education, administrative policies, and development processes					
Total H	Iours -	60 hrs				

Reference Books:

- Harlambos, M. Sociology: Themes and Perspectives; Oxford University Press, 1980
- Bottomore, T.B. Sociology: A Guide to Problems and Literature; Blackie and Sons India Ltd; 1971
- Horton. P.b. and C.L. Hunt Sociology; McGrew- Hill book Company, Singapore, 1984.
- Giddens, A. Sociology; Polity Press, UK; 1993
- Mandelbaum, D.G. Society in India; Volume I and Volume II; Popular Prakashan, Mumbai; 1992
- Bhushan, V. and D.R. Sachdeva An Introduction to Sociology; Kitab Mahal,
- Allahabad; 1999
- Prabhu, H.P. Hindu Social Organisation: A study in Socio-Psychological and
- Ideological Foundations; Popular Prakashan, Bombay; 1963 (With effect from the Academic Session 2008-2009)
- Beteille, A. Caste, Class and Power: Changing Patterns of Stratification in a Tanjore Village; Oxford University Press, New Delhi; 2002
- Singh, Y. Social Change in India : Crisis and Resilience; har-Anand Publications Pvt. Ltd. New Delhi; 1993
- Srinivas, M.N. Social Change in Modern India; Orient Longman Ltd. 1980

- Sabharwal, G. Ethnicity and Class: Social Divisions in an Indian City; Oxford Unviesity Press; New Delhi; 2006
- Vir, Dharam Kinship, Family and Marriage: Changing Perspectives (Edited); New Academic Pub. New Delhi; 2006.

Political Science – II

NAME OF THE PROGRAM: BA.LL.B

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.		
YEAR	1 st Year B.ALL.B	
SEMESTER	Π	
NAME OF COURSE	Political Science- II	
COURSE CODE	BLW- 2004	
PAPER NO	04	
MARKING SCHEME	End-Semester	Continuous evaluation (INT): 40
	(EXT):60 marks	marks
	Passing : 30 marks	
		Passing:20 marks
CREDITS – MARKS	Total: 4 credits	Marks :100Passing :50
	Theory: 100	Practical:NA
TEACHING HOURS	Theory: 05 (Hrs per	Practical: NA
	wk)	

COURSE OBJECTIVES:

- The course is designed with the objective to learn various theories of Political Obligation.
- The other objective is to understand the principles of Utilitarism.

Course Outcomes:

- Students will understand how man has evolved into a "civilized man" and position of a "politico-economic man" in a "Welfare State".
- Students' studying different theories to understand State has its 'political obligation 'and uses its 'authority' to implement the laws.

Unit	Title of unit with detailed content	No of	Theory	Practical	Marks Weightage	
No		teaching- learning hoursper unit			INT (continuous evaluation)	EXT (end- sem)
1	Political Obligation	05	YES	N.A.	10	25
	 Meaning and Characteristics 					

2	Theories of political	15	YES	N.A.	10	25
	obligation					
	Unlimited political obligation					
	• Force theory,					
	• Divine theory					
	Conservative theory					
	Limited political abligation					
	Limited political obligationConsent theory					
	Idealist theory					
	idealist theory					
	Theories against political					
	obligation					
	Marxist theory					
	Anarchist theory					
3	Conception of power,	15	YES	N.A.	10	25
	authority and legitimacy					
	Power					
	Meaning and					
	characteristics of power					
	Kinds of powerMarxian and Liberal					
	• Marxian and Liberan view					
	Legitimization of Power					
	Karl Marx					
	• Emile Durkheim					
	Authority					
	Meaning and					
	characteristics and kinds					
	of authority					
	• Max Weber's					
	classification of					
	authorityDifferences between					
	• Differences between power and authority					
	 Meaning sources types 					
	of authority					
4	Utilitarianism	10	YES	N.A.	10	25
	Meaning and					
	Characteristics					
5	Political thought on	15	YES	N.A.	10	25
	Utilitarianism					

1. Jeremy Bentham on			
Utilitarianism			
2. J.S.Mill on Utilitarianism			
3. Political implication on			
Utilitarianisms			
Total Hours	60		

Reference Books:

- Rajani Kothari, Democratic Policy and Social Change in India: crisis and opportunities, Applied (1976)
- Karl Lawernstein, Poltical Power and Government Process,
- D'entrives, The nation of the state, P.1-10:Introduction, P.141-153: Legality and Legitimacy, OUP
- R.A. Nisbet, The Sociological Tradition, Part-II:Ch-4: authority for Authority and
- Power,Heinemonn,(1967)
- Robert Beirstedt, Power and Progress, Ch.13: Analysis of Social Power, Ch.14: Our Problem of
- Authority, McGraw-Hill, New York and Delhi 91974)
- Flathaman, Political Obligation, Crom-Heim, London Richard (1972)
- L.S. Rathore, S.A.H. Haqqi, Political Theory and Organisation for Law Students, EBC, Luchnow
- Conole Pateman, The Problem of Political Obligation, John wiley 7 Sons, New York (1979)
- Burton Leiser, Liberty, Justice and Morals Ch.12: Civil Disobediance,
- Iredell Johkin, Social Order and Limits of Lawh. XI. Authority, Leadership: Ch. XI, Prencenton (1980)
- Articles on Authority and Power & Legitimacy in Encyclopedia of Social Science,
- B.S Marthy, International Relations and Organizations, EBC, Luchnow
- S.P. Verma, Modern Political Theory, Vikas (1980)
- U.N. Ghosal, A History of Indian political Ideas, OUP (1959)

Economics-II

NAME OF THE PROGRAM: BA.LL.B

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.		
YEAR	1 st Year B.ALL.B	
SEMESTER	II	
NAME OF COURSE	Economics- II	
COURSE CODE	BLW-18-2005	
PAPER NO	05	
MARKING SCHEME	End-Semester	Continuous evaluation (INT): 40
	(EXT):60 marks	marks
	Passing : 30 marks	
		Passing:20 marks
CREDITS – MARKS	Total: 4 credits	Marks :100Passing :50
	Theory: 100	Practical:NA
TEACHING HOURS	Theory: 05 (Hrs per	Practical: NA
	wk)	

COURSEOBJECTIVES:

The objectives of this course are as follows

- ToequipthestudentswithvariouseconomictheoriesrelatingtoMoneyandBanking,
- TofacilitatetheirunderstandingofEconomicsinabroaderperspective..
- Toorientthestudentstotakedecisionsindynamicbusinessenvironment.
- TomakethestudentunderstandtheprincipleofPublicFinance.

COURSEOUTCOMES:

Oncompletionofthiscoursethestudents willbeableto achieve thefollowing:

- 1. Understandandstudythenatureandscopeofmacroeconomics.
- 2. Toanalyseandunderstandtheprincipleofeffectivedemandandsupply
- 3. Itprovides the knowledge of a monetary economy and a banking system.
- 4. Thisstudycoverstheareaofinvestmentandwelfareeconomicsalongwithitsmerits,demerits.
- 5. Thisstudyanalyseslacunaswithintheeconomicsystemandtracethegenesisofeconomicandfi nancialconditionofthecountryincluding capitalmarket.
- 6. Italsoprovidesknowledgetothestudentsaboutthepovertyandunemploymentissuesprev ailingin theworld.

					Marks	Weightage
Unit No	Title of unit with detailed content	No of teaching- learning hours per unit	Theory	Practical	INT (continuous evaluation)	EXT (end-sem)
1	Overview of Macroeconomics Introduction to Macro- economics , difference between Micro and Macro- economics Classical , Keynesian and post-Keynesian thoughts – evolution of macroeconomics National Income – and its factors National income accounting and types of measurement	15	YES	N.A.	10	25
2	Theory of Money and Banking Functions for money, classification, supply and demand for money (quantity theory of money) Money markets and capital markets – SEBI Commercial Banking- functions organization and operations Central Banking- functions and	15	YES	NA	10	25

Total F		1			1	
5						
4	Poverty, Business Cycles and Unemployment Concept, causes and policy measures of poverty Indexes and measurement of poverty Features of business cycles Unemployment – reasons and policy making throughout the world.	15	YES	NA	15	25
3	Principles of Public Finance Concepts – Revenue and Expenditure - types and sources Fiscal Policy- concept, objectives and instruments Central Budget Burden of deficits and debts	15	YES	NA	15	25
	credit control, monetary policy – recent policy rates Non- Banking Financial Institutions- meaning, role; distinction between banks and NBFI					

ReferenceBooks:

- Dwivedi, D.N.Macroeconomics; TataMcGrawHill;2005
- Shapiro, E. Macroeconomic Analysis; TataMcGrawHill; 2003
- Seth.M.L.Money,Banking,InternationalTradeandPublicFinance
- Dewett,K.K.ModernEconomicTheory;
- Myneni, S.R. Principles of Economics: Allahabad Law Agency; Faridabad
- Bhatia,H.L.PublicFinance;
- Mishra, S.K. and V.K. Puri Modern Macroeconomic Theory; Himalaya Publishing House; 2003
- Jhingan, M.L. Macroeconomic Theory;

B.A.LL.B. Second Year, Semester – III Legal Method

NAME OF THE PROGRAM: BA.LL.B

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.		
YEAR	2 nd Year B.ALL.B	
SEMESTER	III	
NAME OF COURSE	Legal Method	
COURSE CODE	LW3001	
PAPER NO	01	
MARKING SCHEME	End-Semester (EXT):60 marks Passing : 30 marks	Continuous evaluation (INT): 40 marks
		Passing:20 marks
CREDITS – MARKS	Total: 4 credits	Marks :100Passing :50
	Theory: 100	Practical:NA
TEACHING HOURS	Theory: 05 (Hrs per wk)	Practical: NA

Course Objectives:

• The course is designed with a objective that students should understand law

witharesearchpointofview.

• SomeotherobjectivesisthattogetabriefideaofIndianlegalsystem.

CourseOutcomes:

Oncompletionofthiscoursethestudentswillbeabletoachieve thefollowing:

- The course outcome will enable the students to elementary understanding of the debates around the nature of law;
- $\bullet \quad Students should be able to distinguish between the majorkinds of law, legal systems and institutions$
- $\bullet \quad Know the structure of the legal institutions and the hierarchy of courts in India$
- Acquire the ability to identify legalissues and principles underlying any given factual situation, and to undertake and existing laws available on these issues.
- Studentsshouldknowthevarioussourcesoflaw,RuleofLaw.
- Understandthedifferencebetweenvariouslawslikemunicipallawsandinternational,Sustentativ elawandProceduralLaw,PublicandPrivateLaw.
- Synthesize such sources and use them to formulate arguments in their research and to befamiliar with the legal research sources and tools and basic techniques of legal and logicalreasoning; and be better able to write clearly and succinctly, tailoring their writing to theiraudience and theirpurpose.
- Analyze and research issues in any area of law. It is a course designed to equip students

with the basic skills and information necessary to navigate the law-related courses and activities during their laws chool life and later.

	Title of unit with detailed content				Marks Weightage		
Unit No		No of teaching- learning hours per unit	Theory	Practical	INT (continuous evaluation)	EXT (end-sem)	
1	 Meaning and Classification of Laws Meaning and definition Functions of law. Classification of laws: Public and Private Law Substantive and Procedural Law Municipal and International Law 	15	YES	NA	10	25	
2	Sources of Law • Custom • Precedent • Legislation	15	YES	NA	10	25	
3	 Basic Concepts of Indian Legal System Common Law Constitution as the Basic Law Rule of Law Separation of Powers Judicial system in India 	15	YES	NA	15	25	
4	Legal Writing and Research Legal materials – Case law Statutes, Reports,	15	YES	NA	15	25	

•	etc. Importance of legal research Techniques of Legal Research Legal writings and citations			
Total Hours		60		

Reference Books:

- Glanville Willains Learning the law
- Nomita Aggarwal Jurisprudence (Legal Theory)
- Benjamin N. Cardozo, The Nature of Judicial Process
- ILI Publication Indian Legal System
- ILI Publication in Legal Research and Methodology

History of Courts

NAME OF THE PROGRAM: BA.LL.B

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.		
YEAR	2 nd Year B.ALL.B	
SEMESTER	III	
NAME OF COURSE	Legal Method	
COURSE CODE	BLW-18-3002	
PAPER NO	02	
MARKING SCHEME	End-Semester	Continuous evaluation (INT): 40
	(EXT):60 marks	marks
	Passing : 30 marks	
		Passing:20 marks
CREDITS – MARKS	Total: 4 credits	Marks :100Passing :50
	Theory: 100	Practical:NA
TEACHING HOURS	Theory: 05 (Hrs per	Practical: NA
	wk)	

Course Objectives:

- The course is designed with an objective that students will be able to understand Modern era of history.
- To understand the concept of constitutional development of India.

CourseOutcomes:

On completion of this course the students will be able to achieve the following:

- The students will acquire the knowledge about the early development of East India Company along with Executive, Legislative and Judicial powers in India and also its impact on India.
- The students willunderstand at the outcome, about the emergence of English East India Company as the supreme power in the beginning of 19th century.

Unit	Title of unit with	No of	Theory	Practical	Marks W	eightage
No	detailed content	teaching- learning hours per	Theory	Tacucai	INT (continuous evaluation)	EXT (end-sem)

		unit				
1	History of Courts	20	YES	NA	10	30
	 History of Courts Early administration of justice in Bombay, Madras and Calcutta upto 1726. Charter of 1726- Mayor's Courts. Warren Hastings Judical Plan of 1772 relating to Adalat system, its reforms in 1774 and reorganisation in 1780. The Regulating Act of 1773 and its provisions- establishment of Supreme Court at Calcutta- Conflict between Supreme Court and Governor General in council- Act of Settlement of 1781. The Judicial measures of Lord Cornwallis of 1787, 1790 and 1793. The Indian High Courts Act, 1861- Conflicts arising out of the dual judicial system- Unification of two judicial systems. Privy Council- its association with Indian Judicial System, Various 	20	YES	NA	10	30

	 special features of its decisions and abolition of its jurisdiction over Indian decisions. Modern Judicial System under the Indian Constitution. 					
2	 History of Legislature Legislative authority of the East India Company under the early charters. Changes under Regulating Act of 1773 and Act of Settlement of 1781 in Legislative authority i.e. Powers of the Governor General in Council to make rules and regulations. Charter Act of 1813. Charter Act of 1833- establishment of all India Legislature and Centralisation of Legislative powers. The Indian Councils Act, 1861- Salient features- legislative and executive authorities- powers and functions. 	20	YES	NA	15	35
	Indian Councils					

				1		
3	Act, 1909 (Morley- Minto Reforms of 1909): Salient features- legislative system. • Government of India Act, 1919 (Mont- Ford Reforms): Salient features- establishment of dyarchy in the provinces- legislative and executive authority under the Act- powers and functions. • Government of India Act, 1935: Salient of features- All India Federation, Provincial autonomy, Dyarchy in the Centre, position of Governor- General under the Act- Legislative and Executive authority in centre and provinces, powers and functions. • Law reform, Law Codification.	20	YES	NA	15	35
	in Company's					

 Provision for enrollment of Advocate, Vakil and Attorney under Legal Practitioners Act 1853. High Courts under the Indian High Courts Act 1861 and Provisions for th Advocates. Legal Practitioner's Act 1879. The Report of th Indian Bar Committee of 1923 and the Indian Bar Councils Act, 1926. All India Bar Committee of 1951 and its Report of 1953. The Advocates Act, 1961. History of Law Reporting in India. 	e et		
Total Hours	60		

Reference Books:-

- Kulshreshtha, V.D.: Landmarks in Indian Legal and Constitutional History.
- Jain, M.P.: Indian Legal History.
- Rai Kailash: History of Courts, Legislature and Legal Profession in India.
- Mittal, J.K.: Indian Legal and Constitutional History.

Sociology – III

NAME OF THE PROGRAM: BA.LL.B

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.		
YEAR	2 nd Year B.ALL.B	
SEMESTER	III	
NAME OF COURSE	Sociology III	
COURSE CODE	BLW-3003	
PAPER NO	03	
MARKING SCHEME	End-Semester	Continuous evaluation (INT): 40
	(EXT):60 marks	marks
	Passing : 30 marks	
		Passing:20 marks
CREDITS – MARKS	Total: 4 credits	Marks :100Passing :50
	Theory: 100	Practical:NA
TEACHING HOURS	Theory: 05 (Hrs per	Practical: NA
	wk)	

Courseobjectives:

- The course is designed with an objective to learn social problems and laws.
- Someotherobjectivesofthiscoursearetogetthebriefideaofsocialcontroland sociallegislation.

CourseOutcomes:

Oncompletionofthiscoursethestudentswillbeabletoachieve the following:

- StudentsstudyingSociologywillgetknowledgeaboutinterrelationshipbetweenlawandsociety,roleo fcourtsandlawyersassocialengineers.
- Astheoutcomeofcourse, the students will learn the important social problems and social legislation in Indian society.
- Thestudentswillcometoknowaboutthemeaningandformalandinformalagenciesofsocial control.
- Thestudentswillgetideaaboutsocialdeviance,theoriesofdevianceanddifferentformsof crime existinginaSociety.

COURSE DETAILS

Unit No	Title of the unit with detailed content	No of teaching- learning hours per unit	Theory	Practic al	Marks INT (continuo us evaluatio n)	Weightage EXT (end-sem)
1	 Social Basis of Law Relation between law and society Customary law- some case studies Role of courts and lawyers as social engineers Social legislation and social justice Social change and law 	15	yes	NA	10	`15
2	 Social Problems and Social Legislation Issues of ethnic and inter – caste conflicts Communalism and fundamentalism Alcoholism and drug addiction Terrorism Poverty 	15	YES	NA	10	15

3	Social Control	15	YES	NA	10	15
	 Social Control- its meaning; mechanisms and agents of social control, functions and Dysfunctions of social control Distinction between formal and informal social control Informal Agencies of social control-customs, folkways, mores and religion Formal Agencies- public opinion, media, propaganda and law 					
4	Social Deviance	15	YES	NA	10	15
	 Meaning and types of deviance Forms of crime- violent crime, property crime, white collar crime, organized crime, sex crimes, environmental crime, cyber crimes Issues of domestic violence and juvenile delinquency Some important theories of deviance- biological, psychological, anomie, sub- culture, learning and social disorganization 					

	Total Hours -60				
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Reference Books:

- Harlambos, M. Sociology: Themes and Perspectives; Oxford University Press, 1980
- Bottomore, T.B. Sociology: A Guide to Problems and Literature; Blackie and Sons India
- Ltd; 1971
- Horton. P.b. and C.L. Hunt Sociology; McGrew- Hill book Company, Singapore, 1984.
- Giddens, A. Sociology; Polity Press, UK; 1993.
- Prasad, S.K. Social Problems in India; Mohit Publications Ltd. India; 2000
- Anleu. S. and N.L. Roach Law and social changes; Sage Publications Ltd. Delhi; 2000
- Saxena, D.r. Law, Justice and Social Change; Vedam Books, Delhi; 1996
- (With effect from the Academic Session 2008-2009)
- Fanon, F. Wretched of the Earth; Penguin, London; 1965
- Laqueur, W. The Age of Terrorism; Goerge Weidenfeild and Nicholson Ltd. London; 1987
- Williams, K.S. Criminology; Universal Law Publication (Indian Reprint); Delhi,2001.

Political Science – III

NAME OF THE PROGRAM: BA.LL.B

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.		
YEAR	2 nd Year B.ALL.B	
SEMESTER	III	
NAME OF COURSE	Political Science III	
COURSE CODE	BLW-3004	
PAPER NO	04	
MARKING SCHEME	End-Semester	Continuous evaluation (INT): 40
	(EXT):60 marks	marks
	Passing : 30 marks	
		Passing:20 marks
CREDITS – MARKS	Total: 4 credits	Marks :100Passing :50
	Theory: 100	Practical:NA
TEACHING HOURS	Theory: 05 (Hrs per	Practical: NA
	wk)	

COURSEOBJECTIVES:

- The course is designed with an objective that students will be able to understand International relations with the global perspective.
- Another objective is that to study various economic institutions.
- To study regional inter-governmental organisations.

COURSEOUTCOMES:

On completion of this course the students will be able to achieve the following:

- As the outcome of course, students can identify the nature of International law and the structure of the international legal system.
- Students will learn about various international organizations like International Monetary Fund, International Labour Organisation etc.
- This course will enable the students can distinguish between Domestic law and International law.
- The students will be aware of Regional Inter-governmental organizations and its functions.

Marks Weightage

Unit No	Title of unit with detailed content	No of teaching- learning hours per unit	Theory	Practical	INT (continuous evaluation)	EXT (end- sem)
1	History of • International Relations • International Organisation	10	YES	NA	10	20
2	 Theory Collaboration Conflict and Conflict Resolution State Power Settlement of Disputes Avoidance of Arm/Conflict 	10	YES	NA	10	20
3	 Concepts in International Relations Systemic level concepts Power and Polarity Interdependence Dependency Systemic tools of international relations 	10	YES	NA	15	20
4	Institutions in International Relations United Nations I. L.O. Economic institutions • Asian Development Bank • International Monetary Fund • World Trade Organization World Bank • International legal bodies • Human rights	15	YES	NA	15	20

	 European Court of Human Rights Human Rights Committee Inter-American Court of Human Rights International Criminal Court United Nations Human Rights Council Legal African Court of Justice European Court of Justice International Court of Justice International Court of Justice International Court of Justice 					
	Law of the Sea					
5	Regional Security	15	YES	NA	15	20
	ArrangementsASEAN					
	ASEANArab League					
	Alab LeagueCIS					
	• CSCAP					
	 Maritime Security 					
	Regime					
	• NATO					
	• RECAAP					
	• SCO					
Total	Hours	60				

Reference Books:

- B.S Marthy, International Relations and Organizations, EBC, Lucknow
- L.S. Rathore, S.A.H. Haqqi-Political Theory & Orgnisation for Law Students, EBC, Lucknow
- S.P. Verma, Modern Political Theory, Vikas (1980)
- U.N. Ghosal, A History of Indian political Ideas, OUP (1959)
- R. Kothari-Democratic Policy and Social Change in India: crisis and opportunities-Applied Publishers (1976)
- Karl Lawernstein-Poltical Power and Government Process-

- D'entrives-The nation of the state, Page 1-10 : Introduction, Page 141-153: Legality and
- Legitimacy-OUP (1967)
- R.A. Nisbet -The Sociological Tradition, Pt-II:Ch-4: Authority for Authority and Power,
- Heinemann, London
- Robert Beirstedt -Power and Progress, Ch.13: Analysis of Social Power, Ch.14: Our Problem of Authority,-McGraw-Hill, New York and Delhi 9 (1974)
- Flathaman, Political Obligation, Crom-Heim, London Richard (1972)
- Conole Pateman-The Problem of Political Obligation, -John wiley & Sons, New York (1979)
- Burton Leiser, Liberty, Justice and Morals, Ch.12: Civil Disobediance
- Iredell Johkin, Social Order and Limits of Law Ch. XI. Authority, Leadership: Ch.XI, Prencenton University Press
- Articles on Authority and Power & Legitimacy in Encyclopedia of Social Science

Political Science – IV

NAME OF THE PROGRAM: BA.LL.B

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.		
YEAR	2 nd Year B.ALL.B	
SEMESTER	III	
NAME OF COURSE	Political Science IV	
COURSE CODE	BLW-18-3005	
PAPER NO	05	
MARKING SCHEME	End-Semester	Continuous evaluation (INT): 40
	(EXT):60 marks	marks
	Passing : 30 marks	
		Passing:20 marks
CREDITS – MARKS	Total: 4 credits	Marks :100Passing :50
	Theory: 100	Practical:NA
TEACHING HOURS	Theory: 05 (Hrs per	Practical: NA
	wk)	

Outcome related course learning objectives:

- The course is designed with an objective that the students will get the clarity of concept of Political philosophy of the various jurists.
- To get brief idea of outlines of various eminent Jurists.

CourseOutcomes:This course will at the end will enable the students to learn the

following:

- It will demonstrate knowledge of key thinkers and their concepts.
- It will compare thinkers on similar concepts.

COURSE DETAILS:

Unit	Title of unit with	No of	Theory	Practical	Marks Weightage		
No	detailed content	teaching-	1 neor y	ractical	INT	EXT	
		learning hours per unit			(continuous evaluation)	(end-sem)	

1	Political Philosophy of Plato• Theory of Justice• Theory of Education• Theory of Communism of Wives & Property• Views on Philosopher King• Views on Ideal State• Views on Democracy	15	YES	NA	10	25
2	 Theory of Second Best State Political Philosophy of Aristotle Justification of slavery Classification of constitution Views on revolution Views on citizenship Views on best state Views on justice Views on democracy 	15	YES	NA	10	25
3	Political Philosophy of T. H. Green • State • General Will • Freedom • Rights • War	15	YES	NA	15	25
4	Political Philosophy of M.N. Roy• Roy's views on Democracy, Organised Democracy,	15	YES	NA	15	25

Economic			
Democracy			
• M.N. Roy on			
Revolution			
• M.N. Roy on			
Nationalism			
Political Philosophy of			
Gandhi			
Concept of			
Satyagraha			
Concept of state			
Concept of truth			
Concept of non			
violence			
Religion &			
Politics			
• Property &			
Trusteeship			
Sarvodaya			
Political Philosophy of			
Jawaharlal Nehru			
Democracy			
Secularism			
Socialism			
Mixed economy			
Total Hours	60		

Reference Books:

- Sushila Ramaswamy & S.Mukherjee, A History of Political Thought- Plato to Marx
- V.V. Rao, Ancient Political Thought

B.A.LL.B. Second Year, Semester - IV Economics–III

NAME OF THE PROGRAM: BA.LL.B

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.		
YEAR	2 nd Year B.ALL.B	
SEMESTER	IV	
NAME OF COURSE	Economics III	
COURSE CODE	BLW 4001	
PAPER NO	01	
MARKING SCHEME	End-Semester	Continuous evaluation (INT): 40
	(EXT):60 marks	marks
	Passing : 30 marks	
		Passing:20 marks
CREDITS – MARKS	Total: 4 credits	Marks :100Passing :50
	Theory: 100	Practical:NA
TEACHING HOURS	Theory: 05 (Hrs per	Practical: NA
	wk)	

COURSEOBJECTIVES:

Economicshelpsusidentify

the policy measures that encourage prosperity and avoid in efficiency, making it acrucial driver in these archfors us tainable growth. The objectives of this course would be

To explain to the students economics of development.

 $To make the students a ware of the issues in {\centering {\tt L}} conomic {\tt D} evelopment.$

To explain the students about International Trade.

 $To make the students a ware of the concepts of Liberalization, globalisation and other related \ concepts.$

COURSEOUTCOMES:

Oncompletion of this course the students will have a better understanding on the following as

- Itcoversthemicroandmacroeconomiclevelissues.
- ItprovidetheknowledgeofEconomicdevelopmentanditsprocess
- Itprovideknowledgeaboutthepublicandprivatesectorsandalsotheirdifferences
- Thestudycoverstheliberalization, privatization and globalization impact and its imp

ortance.

- $\bullet \quad The study covers both national and international trade$
- $\bullet \quad This study to uch est hegenesis of economic planning in India$
- $\bullet \quad It is also help ful in order to understand the obstacle and measures to solve the economic issues$

					Marks	Weightage
Unit No	Title of unit with detailed content	No of teaching- learning hours per unit	Theory	Practical	INT (continuous evaluation)	EXT (end-sem)
1	Economies of Development Concepts of Economic Development and Growth Factors of Economic Growth – Economic and Non-economic Obstacles of Economic Development Inequalities of income Reports and indexes	15	YES	N.A.	10	25
2	Issues in Economic Development State economy and capitalistic economy – role in development Economic Planning in India-meaning and significance of planning, size of the plans,strategy of the plans, pattern of	15	YES	NA	10	25

	resource allocation, assessment of performance during plans Infrastructure and development					
3	International Trade Terms of trade – types and measurement Free Trade and Protection Fixed and Flexible Exchange Rates, exchange rate formulas Balance of Trade and Balance of Payments International Institutions- IMF, WB, WTO	15	YES	NA	15	25
4	Liberalization, globalization and related issues New Economic Policy- Structural Adjustment Programme (SAP),1991 Growth path of Indian economy after the industrial reforms,1991 Regional Trading Blocks and Bilateral Trade Treatise SEZ, FDI, Inclusive	15	YES	NA	15	25

	Growth			
Total H	lours	60		

ReferenceBooks:

- Todaro, M. Economic Development in the Third World;
- Myint,H.TheEconomicsofDevelopingCountries;
- EconomicSurvey-LatestIssue
- Jhingan,M.L.DevelopmentEconomics;
- Dhingra,I.C.IndianEconomy;
- Mishra, S.K. and V.K. PuriIndian Economy; Himalaya Publishing House;
- Mathur, B.P.PublicEnterpriseManagement;
- Myneni , S.R. Indian Economics; Allahabad Law Agency; Faridabad

Social Research Method

NAME OF THE PROGRAM: BA.LL.B

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.					
YEAR	2 nd Year B.ALL.B				
SEMESTER	IV				
NAME OF COURSE	Social Research Meth	ıod			
COURSE CODE	BLW-18-4002				
PAPER NO	02				
MARKING SCHEME	End-Semester	Continuous evaluation (INT): 40			
	(EXT):60 marks	marks			
	Passing : 30 marks				
		Passing:20 marks			
CREDITS – MARKS	Total: 4 credits	Marks :100Passing :50			
	Theory: 100	Practical:NA			
TEACHING HOURS	Theory: 05 (Hrs per	Practical: NA			
	wk)				

COURSE OBJECTIVES:

Social research is a technique used to learn aboutpeopleandsocietiesbysocialscientistsandresearcherstodesignproducts/servicesthat meettheneedsofdifferentpeople.Variousaspectsofhumanbehavior need to be addressed to understand their thoughts and feedback about thesocial world, which can be done using Social Research. This course intends toachieve thefollowingobjectives.

- TointroducetothestudentstheconceptofSocialResearch.
- TogiveanoverviewofthevariousapproachesinSocialResearchtothestudents.
- ToexplainindetailabouttheResearchProcessandalsotechniquesandmethodsofdatacollec tion.
- ThestudentwillalsobetaughttodoDataanalysisandReportWriting.
- Tomakethelawstudentsawareoftheimportance,theroleandthecontentofresearchthroug hinstruction,knowledge acquisition,demonstrationandpractice.
- Todeveloptheresearchskillsofthestudentsthroughindividualandgroupactivities.
- Toencouragetheallrounddevelopmentofstudentsbyfocusingonresearch
- $\bullet \quad {\rm Toeducate students about the use of statistical methods and computers in Social Rese} \\ {\rm arch}$

COURSEOUTCOME:

On completion of this subject the students will be able to

- Toexplainkeyresearchconceptsandissues.
- Toread, comprehend and explain research articles in their academics.
- ToidentifyanddiscusstheimportanceofSocialresearch.
- Toidentifyanddiscusstheissuesrelatingtotheprocessofresearch.
- Toidentifyanddiscussthecomplexissuesinselectingaresearchproblem,selectinganappro priateresearchdesignandimplementing aresearchproject.
- Toidentifyanddiscuss the concepts and procedures of data collection, sampling and report writing.
- Oncompletionofthecourse,thestudentswillbeabletoconductresearchandanalyseitas well.

COURSE DETAILS:

Unit No	Title of unit with detailed content	No of teaching- learning hours per unit	Theory	Practical	Marks W INT (continuous evaluation)	eightage EXT (end-sem)
1	Introduction to Social Research • Meaning and significance of Social research. • Types of Social Research. Approaches in Social Research • Positivist • Critical • Interpretative • Feminist	15	YES	N.A.	10	20
2	 The Research Process Steps in Social Research. Selection and formulation of 	15	YES	NA	10	20

		Т	т	1	1	
	Research					
	Problem.					
	Hypothesis					
	(Meaning,					
	Characteristics					
	and Types)					
	Process of Data					
	Collection					
	Primary and					
	secondary					
	Sources					
	Sampling					
	Meaning					
	Purpose					
	• Types of					
	sampling					
	techniques					
3	Techniques of Data	10	YES	NA	15	20
5	Collection	10	1 LS		15	20
	Concetion					
	Observation					
	Methods					
	Types					
	Advantages and					
	Disadvantages					
	Disadvantages					
	Interview					
	Methods					
	• Types					
	Advantages and Disadvantages					
	Disadvantages. Questionnaire					
	Methods					
	• Types					
	Advantages and Disadvantages					
	Disadvantages					
	Quantitative and					
	Qualitative Methods					
	Survey					
	• Meaning					
	Nature					
	Advantages and					
		1	1	1	1	
	disadvantages					

	Case study Meaning Nature Advantages and disadvantages					
4	 Data Analysis and Report Writing Report writing Data Presentation and Interpretation 	10	YES	NA	15	20
5	Use of Statistical Methods and Computers in Social Research • Measures of central tendency (Mean, Median and Mode) and dispersion. • Use of computers in social research.	10			15	20
Total	Hours 6	0				

Reference Books

- Research Methods by Ram Ahuja.
- The Practice of Social Research by Babbie, Earl.
- Methodology and Techniques of Social Research by P.L. Bhandarkar and Wilkinson.
- Social Research Methods by Bryman, Alan.
- Methods in Social Research by Goode and Hatt.
- Sociology: Themes and Perspectives by Haralambos, and Holborn
- Social Research Methods: Qualitative and Quantitative Approaches by Newman, Lawrence.
- Social Research Methods by Seale, Clive.

Logic and Scientific Method

NAME OF THE PROGRAM: BA.LL.B

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.						
YEAR	2 nd Year B.ALL.B					
SEMESTER	IV					
NAME OF COURSE	Logic & Scientific M	ethod				
COURSE CODE	BLW4003	BLW4003				
PAPER NO	03					
MARKING SCHEME	End-Semester	Continuous evaluation (INT): 40				
	(EXT):60 marks	marks				
	Passing : 30 marks					
		Passing:20 marks				
CREDITS – MARKS	Total: 4 credits	Marks :100Passing :50				
	Theory: 100	Practical:NA				
TEACHING HOURS	Theory: 05 (Hrs per	Practical: NA				
	wk)					

Course objectives:

• The course is

designed with an objective that to learn the basic outlines of logic.

- AnotherobjectiveistounderstandtheconceptofLogicalAnalysis
- Otherobjectivesaretostudythedetailedconceptoflogicalanalysiswhichinclu des dilemma,fallacy,Paradoxes(Zero'sandRussell's)

Course Outcomes:

Attheendofcourse, students will be able to analyse the following:

- AnalysethedifferentmethodoflogicanditsuseinthefieldofLaw.
- Evaluate the empirical method and its use in the field of Law.
- It will enable the students to apply Empirical Inquiry method by interpreting the law inastatute.

Unit No	Title of unit with detailed content	No of teaching- learning hours	Theory	Practical	Marks Wei	ghtage
		per unit			INT	EXT
					(continuous evaluation)	(end- sem)

1	 Nature and scope of Logic Use of logic Logic and language Symbolism Function of language. Terms and Propositions : What is Proposition Proposition and sentence proposition and Judgment Traditional classification of proposition Modern Classification of proposition 	15	Yes	NA	10	25
2	 Method of Logic Deductive Inductive Inference Mediate and Immediate : Opposition Eduction Syllogism : Rules of Syllogism Rules of quantity and quality General Theorems of Syllogism 	15	Yes	NA	15	25
3	Laws of Though • The law of Identity • The law of contradiction • The law of Excluded Middle. Logical Analysis • Dilemma, • Fallacy • Paradoxes (Zero's and Russell's)	15	Yes	NA	15	25

4	Scientific Method :• Method and Techniques• Nature of Science• Science and certainty• Development of Scientific method.	15	Yes	NA	10	25
	 Analysis of scientific method Problem Hypothesis Experimentation Arrangement of Results Analysis and Reasoning Statistical method Computer method Synthesis Generalisation. 					
	 Method of Empirical Enquiry: Casual Connection Method of Residue Method of Agreement Method of Difference Method of concomitant variation of the method 					
Tota	l Hours	60				

Prescribed Book for Study:

- Logic and Scientific Method, Chapters I to V and VII to X, Dr. S.P. Gupta, Ajanta Publications (India) Delhi
- Logic Deductive and Inductive (Annotated Indian Edition)Part I and Part-II, Carveth ReadProgressive Publishers, 37, College Street, Calcutta

Political Science – V

NAME OF THE PROGRAM: BA.LL.B

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.				
YEAR	2 nd Year B.ALL.B			
SEMESTER	IV			
NAME OF COURSE	Logic & Scientific M	ethod		
COURSE CODE	BLW-18-4004	BLW-18-4004		
PAPER NO	04	04		
MARKING SCHEME	End-Semester	Continuous evaluation (INT): 40		
	(EXT):60 marks	marks		
	Passing : 30 marks			
		Passing:20 marks		
CREDITS – MARKS	Total: 4 credits	Marks :100Passing :50		
	Theory: 100	Practical:NA		
TEACHING HOURS	Theory: 05 (Hrs per	Practical: NA		
	wk)			

Courseobjectives:

- Toexplaintothestudentsaboutthevariousorganisationswhichcomesunderthepurviewofpubli c and privateadministration.
- Togivetothestudentsanoverviewofadministrationprocesses in the governance of the country.

CourseOutcomes:

On completion of this course the students will be able to

- Students will be able to distinguish between Private administration and Public administration.
- Students will demonstrate understanding of various activities of governmental administrator that fall under Public administration.

COURSE DETAILS

	Marks Weightage
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Unit No	Title of unit with detailed content	No of teaching- learning hours per unit	Theory	Practical	INT (continuous evaluation)	EXT (end- sem)
1	 Nature & Scope of Public Administration Meaning & Definition Evolution & Growth Public & Private Administration New Public Administration 	15	Yes	NA	10	20
2	 Theories of Organisation Scientific Management Classical Theory Human Relations Theory Bureaucratic Theory Post Weberian Models 	15	Yes	NA	15	20
3	 Principles of Organisation Hierarchy Unity of Command Span of Control Authority 	10	Yes	NA	15	20
4	 Structure of Organisation Types of Chief Executive Functions of the Chief Executive Line, Staff & Auxiliary Agencies Departments, Boards & Commissions 	10	Yes	NA	10	20
5	 Administration Financial Meaning, Characteristics, Types, Significance of Budget 	10	Yes	NA		20

of Bud • Contro Admin • Legisl • Execu	ration & Execution lget of over Public histration ative control tive control al control		
Total Hours	60		

ReferenceBooks :

- Rumki Basu, Public Administration-Concepts & Theories
- Avasti Maheswaei, Public Administration
- Mohit Battachcrya, Public Administration

Environmental Studies

NAME OF THE PROGRAM: BA.LL.B

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.		
YEAR	2 nd Year B.ALL.B	
SEMESTER	IV	
NAME OF COURSE	Environmental Studi	es
COURSE CODE	BLW-18-4005	
PAPER NO	05	
MARKING SCHEME	End-Semester (EXT):60 marks Passing : 30 marks	Continuous evaluation (INT): 40 marks
		Passing:20 marks
CREDITS – MARKS	Total: 4 credits	Marks :100Passing :50
	Theory: 100	Practical:NA
TEACHING HOURS	Theory: 05 (Hrs per wk)	Practical: NA

Course Objectives: Environmental Law is an important branch of legal studies asthefundamentalRighttoLiveincludestherighttoliveinahealthyenviroonment.So,enviro nmentallaw basically deals with protection against allkinds of pollution which we need to understand. The following objectives of thiscourse willbe

- Tomakethestudentawarethattoliveinacleanandgoodenvironmentisafunda mentalrightasenshrinedinourConstitution.
- Tointroduceenvironmentalstudiestothestudents.
- Tobriefthestudentsaboutthenaturalresources, biodiversity and environment alconservation.
- Toexplainthestudentstopreservethegiftsofnaturefromallkindsofpollutiona ndcreateawarenessamongstallcitizensofthesame.
- Tocreateawarenessamongthestudentsaboutvariousformsofpollutionwhich isdegradingtheenvironment.
- Thestudentswillbesensitized to all environmental problems and suggest preventive measures for the same.

Course Outcome: On completion of the course the students will be able to achie

ve thefollowing

- Studentswilldemonstrateanability tointegratethemanydisciplinesandfieldsthatintersectwithenvironm entalconcerns.
- 2. Studentswillhaveanawareness,knowledge,andappreciationoftheintrin sicvaluesofecologicalprocessesandcommunities.
- 3. Studentswilldemonstrateanintegrativeapproachtoenvironmentalissue swithafocuson sustainability.

Uni t No	Title of unit with detailed content	No of teaching - learning hours per unit	Theor y	Practica l	Marks Weig INT (continuou s evaluation)	ghtage EXT (end - sem)
1	 Conceptual Framework Natural resources, ecology, ecosystems & components of modern environment. Definition, scope and importance. Need for public awareness. 	15	Yes	NA	10	20
2	 Environment Studies and Ecosystem Definition, Scope &importance of Ecology and environment ,need for public awareness Concept of structure and 	15	Yes	NA	15	20

COURSE DETAILS

	 function of ecosystem; Producers, Consumers & decomposers. Energy flow in ecosystem. Food chain, food web & ecological pyramids. Types of Ecosystem :- Forest Ecosystem Grassland Ecosystem Desert Ecosystem Aquatic Ecosystem 					
3	 Environmental Pollution Definition, causes, effects and control measures of :- Air pollution Water pollution Soil pollution Noise pollution Radioactive pollution Solid waste management, causes, effects & control measures of urban & industrial waste 	10	Yes	NA	15	20
4	 Population, Environment and Natural Resources Conceptual framework of population growth (concept, causes). Impact of population on environment. Remedial measures to control population growth. Land Resources & Land use change, land degradation, soil erosion & desertification. Deforestation Causes & impact due to mining, dam building on environment, forest & biodiversity. Energy Resources:- Renewable & Non- 	10	Yes	NA	10	20

	Renewable energy				
5	Environmental Policies and	10	Yes	NA	20
	PracticesSustainability and sustainable				
	development.				
	• Climate change, Global				
	warming, Ozone layer				
	depletion, Acid Rain &				
	impact on Human				
	Communities & Agriculture.				
Tota	Hours	60			

Reference Books:

- Perspectives in Environmental Studies Prof. Anubha Kaushik, Prof. C.P.Kaushik.
- Environmental Science Dr. Y. K. Singh
- Environmental Studies Dr. G. Rajah
- Fundamental Concepts in Environmental Studies Dr. D.D.Mishra
- Environmental Studies- Ritu Bir
- Introduction to Environmental Studies Kalita (Asian Books)

<u>B.A.LL.B. IIIrd Year, SEMESTER – V</u>

B.A.LL.B. IIIrd Year

SEMESTER – V

Law of Contract – I

General Principles of Contract and Specific Relief Act

NAME OF THE PROGRAM: B.A.LL.B.

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.	226	
YEAR	III Year B.ALL.B	
SEMESTER	V	
NAME OF COURSE	General Principles of	Contract and Specific Relief Act
COURSE CODE	LW -18-5001	
PAPER NO	01	
MARKING SCHEME	End-Semester	Continuous evaluation
	(EXT):60 marks	(INT): 40 marks
	Passing:30 marks	Passing:20 marks
CREDITS – MARKS	Total: 04 credits	Marks : 100Passing :50
	Theory: 100	Practical: NA
TEACHING HOURS	Theory: 05 (Hrs per	Practical: NA
	wk)	

COURSE OBJECTIVES:

Outcome related course learning objectives:

- The objective of this paper is to study in detail the evolution of contract legislation along with the role of equity courts played in the progression of Contract law.
- To make students familiar with various principles of contract, impart information enunciated in the Indian Contract Act.
- To provide complete knowledge to the students about formation, capacity and enforcement of agreements and contracts.
- To expose students to the role of contract in the era of globalization and privatization to teach the students how to draft different legal contracts.

COURSE OUTCOME:

Students completing this course of Law of Contract will be able to

- Define, distinguish and apply the basic concepts and terminology of the law of contract.
- Define and distinguish amongst the various processes involved in contract formation.
- Identify the relevant legal issues that arise on a given set of facts in the area of contract law.
- Select and apply a range of approaches to written communication, and apply the critical thinking required to bring about creative solutions to complex legal problems in the area of contract law.

• Formulate oral and written arguments in response to a given set of facts.

COURSE DETAILS

T T •/					Marks Weightage		
Unit No	Title of unit with detailed content	No of teaching-	Theory	Practical	INT	EXT	
		learning hoursper unit			(continuous evaluation)	(end- sem)	
1	 General Principles of Contract Meaning and Nature of Contract Definition and Elements of Contract Kinds of agreements and contract Offer Definition and Modes Legal rules as to offer Offer distinguished from invitation to offer Lapse of offer Standard Form Contracts. Acceptance Definition Legal rules as to Acceptance Effect of silence on acceptance. Consideration Meaning and definition Legal rules as to consideration : No Contract" and exceptions; Difference between Indian and English Law. Doctrine of Privity of Contract and its exceptions Legality of Object and Consideration Unlawful agreements Agreements against 	15	Yes	NA	10	30	

	public rolier					I
	public policy					
	• Consequences of					
	Illegality					
	Other Legal Formalities					
	• Contracts required to be					
	in writing					
	• Contracts required to be					
	registered.					
	Communication of offer,					
	acceptance and revocation -					
	Rules regarding					
	communication					
	Contracts through post					
	Contracts by telephone					
	and telex					
	Intention to create legal					
	relations					
	• Intention					
	Social/domestic					
	agreements					
	 commercial/business 					
	agreements					
2	Capacity of Parties	15	Yes	NA	10	25
2	Minor	15	105	1177	10	23
	• Law relating to minor's agreement					
	 Persons of unsound mind 					
	 Persons disqualified by 					
	law					
	Free Consent					
	Definition and					
	Ingredients of Free					
	Consent					
	Coercion					
	Undue Influence					
	 Fraud 					
	Misrepresentation					
	MistepresentationMistake					
	Void Agreements					
	 Nature of Void 					
	AgreementsAgreements declared to					
	• Agreements declared to be void					
	• Agreement in restraint of					
	marriage					
	marriageAgreement in restraint of					
	• Agreement in restraint of					
	• Agreement in restraint of trade					
	• Agreement in restraint of					

 Uncertain agreement Wagering agreement Agreement to do impossible acts Object of Consideration Unlawful in part Contingent or conditional contracts Definition Essential characteristics of a contingent contract Rules regarding the contract 					
 3 Performance of Contract Offer to performance - Tender By whom contracts must be performed Reciprocal promises Time and place of performance Assignment of right and liabilities Discharge of Contracts Modes of Discharge Discharge by performance Discharge by mutual consent; Discharge by subsequent impossibility – Doctrine of frustration Discharge by operation of law; Discharge by breach of contract – Anticipatory breach of contract Material alteration Remedies for Breach of Contract Consequences of Breach Different Reliefs Rescission Damages - liquidated damages and Penalty Quantum Meruit Specific performance Injunction; 	15	Yes	NA	15	25

	 Contracts Certain relations resembling those created by contracts Supply of necessaries to incompetent person 					
	 Reimbursement of interested person Liability to pay for non- gratuitous acts Finder of goods Delivery by mistake or under coercion 					
4	 Specific Relief Act, 1963 Specific performance - Section 1,2,3,9, 10, 14, 15, 16, 19, 20, 21-24. Rescission - Section 27 Cancellation - Section 31 Injunctions - Sections 36 to 42 Principles involved in the grant of above reliefs 	15	Yes	NA	15	20

Reference Books

- Law of Contract & Specific Relief by Avatar Singh.
- Law of Contracts I & II by G C V Subba Rao
- Law of Contracts I & II by Dr. S S Srivastav
- The Indian Contract Act by Sir Dinshaw Fardunji Mulla.
- Principles of the English Law of Contract by Anson.
- Principles of Law of Contract by P R Desai.
- Latest Bare Act, Professional Book Publishers

Family Law–I

(Laws Relating To the Marriage, Divorce, Maintenance, Adoption, Guardianship)

NAME OF THE PROGRAM: B.A.LL.B.

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.	226	
YEAR	III Year B.ALL.B	
SEMESTER	V	
NAME OF COURSE	Laws Relating To the	Marriage, Divorce, Maintenance,
	Adoption, Guardians	hip
COURSE CODE	LW 5002	
PAPER NO	02	
MARKING SCHEME	End-Semester	Continuous evaluation
	(EXT):60 marks	(INT): 40 marks
	Passing:30 marks	Passing:20 marks
CREDITS – MARKS	Total: 04 credits Ma	irks: 100Passing:50
	Theory: 100	Practical: NA
TEACHING HOURS	Theory: 05 (Hrs per	Practical: NA
	wk)	

COURSE OBJECTIVES:

- The main objective of this study is to get the student acquainted about the sources of law which they are dealing with in their day to day life.
- To examine the objectives and functions of the family courts in the context of Indian constitution.
- To find out the merits and demerits of the existing structures and functions of family courts in India.
- To examine the reasons and challenges of the pending cases in the family courts.
- To find out the major barriers to the effective functioning of the family courts and to formulate necessary suggestions for the effective functioning of family courts.

COURSE OUTCOME:

The completion of this course will enable the students to learn the following:

- Students studying family law learn about the concepts like marriage, divorce, parental custody, domestic abuse and children's rights.
- Family law examines historical and social contexts that have influenced the modern definition and regulation of family's .The students will be able to understand the same.
- Students will have an understanding of various personal laws in relation to family.
- Students will be able to understand the ways in which family court operates for the speedy settlement of family disputes.

COURSE DETAILS:

					Marks W	eightage
Unit No	Title of unit with detailed content	No of teaching- learning hours per unit	Theory	Practical	INT (continuous evaluation)	EXT (end-sem)
1	Introduction• Concept, Nature and Evolution of the Family Along With the Various Personal Laws in India.Nature, Sources andSchools of • Hindu LawMuslim Law	10	YES	NA	10	15
2	Mushin Law 1. Marriage • Formation • Duration • Disruption 2. Matrimonial Reliefs • Restitution of conjugal rights • Judicial separation • Divorce • Nullity of marriage • Dissolution 3. Law of Maintenance (Hindu and Muslim law) • Claim of spouses • Claim of parents and	10	YES	NA	15	45

	 children Alimony (pendent elite and permanent) 					
3	Adoption Minority and Guardianship 	10	YES	NA	10	15
4	The Special Marriage Act 1954	15	YES	NA	15	15
5	Recent Developments in Family Law	15	YES	NA		10
Total]	Hours					

Reference Books

- Desai Kumud, Law of Marriage and Divorce
- Diwan Paras Modern Hindu Law
- Mayne's Hindu Law and Usage
- Diwan Paras, Family Law
- Dr. T.V. Subbarao Family Law in India
- Mulla, Principles of Mahommedan Law
- Mahmood Tahir, Muslim Law of India.
- The Hindu Marriage Act, 1955
- The Hindu Adoptions and Maintenance Act, 1956
- The Hindu Minority and Guardianship Act, 1956
- The Christian Marriage Act, 1872
- The Indian Divorce Act, 1869 (as amended by Amendment Act 49 and 51 of 2001)
- The Parsi Marriage and Divorce Act, 1936
- The Special Marriage Act, 1954
- The Muslim Women's (Protection on Divorce) Act, 1986
- The Dissolution of Muslim Marriages Act.
- Latest Bare Act, Professional Book Publishers

Law of Crimes

NAME OF THE PROGRAM: B.A.LL.B.

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.	226	
YEAR	III Year B.ALL.B	
SEMESTER	V	
NAME OF COURSE	Law of Crimes	
COURSE CODE	LW 5003	
PAPER NO	03	
MARKING SCHEME	End-Semester	Continuous evaluation
	(EXT):60 marks	(INT): 40 marks
	Passing:30 marks	Passing:20 marks
CREDITS – MARKS	Total: 04 credits	Marks :100 Passing :50
	Theory: 100	Practical: NA
TEACHING HOURS	Theory: 05 (Hrs per wk)	Practical: NA
	WK)	

COURSE OBJECTIVES:

The objectives of this course are as follows

- To introduce to the students the basic principles of criminal Law.
- To make the students understand the concept of private defense and situations when offences are not considered as crime.
- To make the students socially aware by acquainting them to the various types of offences.

COURSE OUTCOME:

Students completing the study of Law of crimes will be able to:

- Understand and describe areas of criminal justice, law and society through an analysis of the subject.
- Summarize the process of judicial review and identify criteria used by courts to evaluate the constitutionality of criminal law of India.
- The young law students are the future lawyers and they must have an acquaintance with such knowledge to make the criminal justice system serve the goals of social defense as well as social justice.
- Problem-solving of complex issues in the criminal justice system and society related to policies, law enforcement, vulnerability, and marginalization .

COURSE DETAILS

					Marks W	eightage
Unit No	Title of unit with detailed content	No of teaching- learning hours per unit	Theory	Practical	INT (continuous evaluation)	EXT (end-sem)
1	Principles of Criminal Law•Concept of Crime•Elements of criminal liability•Author of crime – natural and legal person – human being•Mens rea – evil intention•Act in furtherance of guilty intention•Act in furtherance of guilty intention•Stages of a crime•Intention to commit an offence•Preparation•Attempt•Accomplishme nt•Jurisdiction•Common intention - Common object.•Punishment • Abetment•Ciminal Conspiracy	10	YES	NA	10	20
2	General Exceptions: Factors negating guilty intention (Sections76-106) • Mistake of Fact • Judicial Acts	10	YES	NA	10	15

	 Accident Necessity Infancy Insanity Intoxication Consent Good Faith & Communication in Good Faith Triviality Private Defence 					
3	Offences against State (Sections121 to 130) and against Public Tranquillity (Sections141 to 160)Offences against the State• Waging war against the government of India.• Assaulting President, Governor etc.• Sedition • Waging war against a power at peace with the government of India.Offences against Public Tranquillity• Unlawful Assembly • Rioting • Promoting enmity between different classes • Affray	10	YES	NA	10	15
4	Offences affecting human body (Sections 299 to 377) and Reputation (Sections499 to 502) • Culpable homicide	10	YES	NA	15	20

	r				
 Murder Homicide by rash or negligent act Dowry death Abetment of Suicide Attempt to commit Suicide Causing Miscarriage, Exposure and abandonment of children & concealment of births and death of children. Hurt and grievous hurt Wrongful restraint Wrongful confinement Criminal force Assault Sexual Harassment Voyeurism Stalking Kidnapping Abduction Rape and Punishments for Rape. 					
 5 Offences Relating to Marriage (Sections 493 to 498 A) Bigamy Adultery Cruelty to Married Woman 	10	YES	NA	15	15
 6 Offences against Property (Sections 378 to 462) • Theft • Extortion 	10			15	15

•	Robbery			
•	Dacoity			
•	Criminal			
	misappropriatio			
	n of property			
•				
	Breach of Trust			
•	Receiving			
	Stolen Property			
•	Cheating			
•	Mischief			
•	Criminal			
	Tresspass			
	*			
Total Hours		60		

Reference Books

- Ratan Lal and Dhiraj Lal- The Indian Penal Code.
- K.D. Gaur The Indian Penal Code Prof.
- N V Paranjape Indian Penal Code
- Prof. T. Bhattacharyya -The Indian Penal Code.
- S.N. Mishra- The Indian Penal Code.
- R.C. Nigam Law of Crimes in India Kenny's -Outlines on Criminal Law Latest Bare Act, Professional Book Publishers

Constitutional Law – I

NAME OF THE PROGRAM: B.A.LL.B.

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.	226	
YEAR	III Year B.ALL.B	
SEMESTER	V	
NAME OF COURSE	Constitutional Law –	Ι
COURSE CODE	LW-18-5004	
PAPER NO	04	
MARKING SCHEME	End-Semester	Continuous evaluation
	(EXT):60 marks	(INT): 40 marks
	Passing:30 marks	Passing:20 marks
CREDITS – MARKS	Total: 04 credits	Marks :100Passing :50
	Theory: 100	Practical: NA
TEACHING HOURS	Theory: 05 (Hrs per	Practical: NA
	wk)	

COURSE OBJECTIVES:

- The course is designed with an objective that it will highlight the concept of right, freedoms with reasonable restrictions and duties.
- Some other objectives are to understand the distinction betweenPartIII and PartIV of the Indian Constitution.

COURSE OUTCOME:

On completion of this course the students will be able to achieve the following:

- To create and set up a basic philosophical tenets of Indian Constitutional Law.
- To instill not just a bare understanding but a perspective on constitutional developments in the minds of students about the Indian Constitutional Law.
- To understand the system of Government and the fundamental principles governing its organization.
- As the course outcome, it will enable the students to understand the detailed analysis of fundamental freedoms guaranteed under the Indian Constitution.

Unit	Title of unit with detailed	No of	Theory	Practical	Marks Wei	ghtage
No	content	teaching- learning	Theory	Fractical	INT (continuous	EXT (end-
		hoursper unit			evaluation)	sem)

1	Unit 1: Preamble, Indian	15	Yes	NA	10	20
1	Territory & Citizenship	15	103		10	20
	Nature of state Proposed					
	Sovereign, Socialist,					
	Secular, Democratic,					
	Republic					
	• Justice, Liberty,					
	Equality, Fraternity					
	• Citizenship under the					
	Constitution (Articles 5					
	to 11)					
	• Citizenship under the					
	Citizenship Act, 1955					
2	Unit 2: Fundamental Rights –	15	Yes	NA	10	20
	I					
	• Concept of the State					
	(Art. 12)					
	• Concept of Law (Art.					
	13)Doctrine of Severability,					
	Eclipse and Waiver					
	• Equality (Art. 14, 15,					
	16, 17)					
3	Unit 3: Fundamental Rights –	15	Yes	NA	15	20
	II	1.5	100	1111	1.5	20
	• Freedoms (Art. 19, 20)					
	• Right to life and liberty					
	(Art. 21, 22)					
	• Right to education, Art.					
	21A					
	Right against					
	exploitation (Art. 23 and					
	24)					
	Unit 4: Fundamental Rights –	10	Yes	NA	15	20
	III • Dight to freedom of					
	• Right to freedom of religion (Art. 25 – 28)					
	 Cultural and 					
	Educational rights of					
	minorities (Art. 29 and					
	30)					
	• Saving of certain laws					
	(Art. 31A, 31B, 31C and					
	Ninth schedule)					
	Right to Constitutional					

Remedies and Judicial Review					
 Unit 5: Directive Principles and Fundamental duties Directive Principles of State Policy (Art 37 to Art 51) Fundamental Duties (Art 51 – A including Art 51 – A (K)) 	05	Yes	NA	10	20
Total Hours	60				

Reference Books

- Constitutional Law of India by J.N. Pandey
- Constitutional Law of India by V.N. Shukla .
- Constitutional Law of India by M.P. Jain
- Shorter Constitution by D.D. Basu
- Constitutional Law of India by Brij Kishore Sarma
- Constitutional Assembly Debate Vol. 1 to 12 (1989).
- Latest Bare Act, Professional Book Publishers

Woman and Law

NAME OF THE PROGRAM: B.A.LL.B.

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.	226	
YEAR	III Year B.ALL.B	
SEMESTER	V	
NAME OF COURSE	Woman and Law	
COURSE CODE	LW 5005	
PAPER NO	05	
MARKING SCHEME	End-Semester	Continuous evaluation
	(EXT):60 marks	(INT): 40 marks
	Passing:30 marks	Passing:20 marks
CREDITS – MARKS	Total: 04 credits	Marks :100Passing :50
	Theory: 100	Practical: NA
TEACHING HOURS	Theory: 05 (Hrs per	Practical: NA
	wk)	

COURSE OBJECTIVES:

The course draws attention to the poor status of women and the violence inflicted on them. It is important to critically research the legal restrictions on their ability and legal rights and security given in the Constitution and in different laws. This is the precise reason to study the various laws pertaining to the women. It is sad but true that even if possible, the man made rule was unable to rectify the historical injustice done to women. This is the precise reason for researching the different laws relating to women.

The Objective of this course is as follows:

- To give a brief overview of the various constitutional provisions relating to women.
- To educate students about the various forms of violence inflicted against women.
- To make the students aware of various legislation relating to women.
- To sensitize students about the need for Gender justice.
- To make the students aware of the need of Uniform Civil Code.

COURSE OUTCOME:

Students completing this course of Women and Law will be able to:

- Apply a systematic approach to eliminate on the ideas in the institutions which marginalize, subordinate and accord secondary citizenship to women and underestimate or make the women's contribution invisible.
- Organizes awareness, skill training and capacity building programmers to different classes of women and men.

- Provides consultancy instincts in students to identify and discuss issues related to women and child development and promote ideas among students to influence entrepreneurial spirit among the girls, rural and urban grass root women and promote micro entrepreneurs whenever possible.
- Develops a portal of potential employment opportunities in local areas.
- The course will study and analyze, what are the legal provisions enacted to ameliorate these situations with special emphasis on Indian Municipal Laws and what is the scope and shortcomings in the existing legal regime in this regard?

COURSE DETAILS

Unit No		No of teaching- learning hoursper unit	Theory	Practical	Marks Wei INT (continuous evaluation)	ightage EXT (end- sem)
1	 Constitution of India – Provisions regarding women Constitution of India – Articles 14. 15(1), 15(3), 16(1), 23 and (2), 39(d), 51 Reservation of seats for women in local bodies - Article 243 	10	Yes	NA	10	20
2	 Violence against women and relevant provisions under : Domestic Violence Act The Indian Penal Code, 1890 The Criminal Procedure Code, 1973 The Indian Evidence Act, 1872 The Dowry Prohibition Act, 1961 The Immoral Traffic (Prevention) Act, 1956 Other Crimes against women Honour Killings Sati 	15	Yes	NA	15	20
3	Women and Labour lawsThe Equal Remuneration	10	Yes	NA		20

Total	Hours	60		
-	gender justice			20
5	Uniform Civil Code towards	15		20
	1994			
	Prevention of Misuse) Act,			
	Techniques (Regulation and			
	The Pre-natal Diagnostics			
	The Medical Termination of Pregnancy Act, 1971			
	of Women (Prohibition) Act,			
	• The Indecent Representation			
	for Women Act, 1990			
	The National Commission			
7	legislations	10	15	20
4	Women and other protective	10	15	20
	Insurance Act, 1948			
	• The Employees' State			
	• The Mines Act, 1952			
	• The Factories Act, 1948			
	1961			
	• The Maternity Benefits Act,			
	Act, 1976			

Reference Books

- Mamta Rao, Law Relating to Women and Children, Eastern Book Company
- Dr. S. R. Myneni, Law Relating to Women, Asia Law House Hyderabad
- Diwan Paras and Divan Peeyushi, Women and Legal Protection (Deep and Deep Publications, New Delhi)
- "Towards Equality", Report on the Commission on Status of Women Empowerment in India
- Mishra O P, Law relating to Women and Child
- Dewan V. K., Law Relating to Offences against Women
- Latest Bare Act, Professional Book Publishers

Criminology and Penology

NAME OF THE PROGRAM: B.A.LL.B.

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.	226	
YEAR	III Year B.ALL.B	
SEMESTER	V	
NAME OF COURSE	Criminology and Pen	ology
COURSE CODE	LW 5006	
PAPER NO	05	
MARKING SCHEME	End-Semester	Continuous evaluation
	(EXT):60 marks	(INT): 40 marks
	Passing:30 marks	Passing:20 marks
CREDITS – MARKS	Total: 04 credits	Marks :100 Passing :50
	Theory: 100	Practical: NA
TEACHING HOURS	Theory: 05 (Hrs per	Practical: NA
	wk)	

COURSE OBJECTIVES:

Criminology is the interdisciplinary study of crime as both an individual and social phenomenon, with research on the origins and forms of crime, its causes and consequences, and social and governmental reactions to it. The science of criminology therefore, aims at taking up case for case study of different crimes and suggests measures so as to infuse the feelings of mutual confidence, respect and co-operation among the offenders.

The objectives of this course are as follows

- Students will be made able to recognize the causes and consequences of crime at the micro and macro levels and match these with prominent criminological perspectives.
- To make the students aware of the interrelated institutions and processes of the criminal justice system.
- To make the students able to apply theories of crime and criminal justice and to explain actual and hypothetical scenarios, behaviors, and trends.
- To help the students recognize and explain macro-social inequities in crime and criminal justice processes by race, social class, gender, region and age.

COURSE OUTCOME:

Students who have completed this course will be able to

- Analyze and define the concept of crime and antisocial behavior in the society and the difference between crime and morality as the concept of crime changes from society to society.
- Analyze the various views given by philosophers on criminology.

- Evaluate the reasons behind the crime and significance of Penology in the present society and theories of the punishments and its application in the criminal justice system.
- Determine and analyze the role and function of the Police in the administration of criminal justice system as they plays important role in maintaining law and order.
- Analyze and evaluate the role of prison and prison officers in execution of the punishment given by the court.

COURSE DETAILS:

	Title of unit with detailed		Theory	Practical	Marks Weightage		
Unit No	Title of unit with detailed content	No of teaching- learning hoursper unit	Theory		INT (continuous evaluation)	EXT (end- sem)	
1	UNIT I	05	Yes	NA	10	15	
	Introduction of						
	 Criminology Definition , Nature, Scope of Criminology and Penology The concept of crime and characteristics of criminal law Whether criminology is a science? Criminology and public policy 						
2	Unit II Schools of Criminology Pre classical school (Demonology) Classical school Neo-classical School Positivist School Cesare Lombroso Enrico Ferri Raffaele Garofalo Sociological and socio-psychological School	08	Yes	NA	10	20	

3	 Unit III Causes of Crime Environment, home and community influences Identification of the causes of crime – Socio- cultural Physical Economic Psychological Mass Media and Crime Approaches to crime problem 	05	Yes	NA	-	15
4	 Unit IV Specific Crime Organized Crime. White Collar Crime Definition and Nature Types of White Collar Crime and Development Judicial Trends Juvenile Delinquency Concept of Juvenile Delinquency Prevention of Juvenile Delinquency Treatment of Juvenile Delinquency Legal Position in India 	15	Yes	NA	15	20
5	 Unit V Police System in India Origin of Police Nature, Objectives and goals of Indian Police System Structural organization of police at the centre and the states Legal functions of police Liability of police for custodial violence 	13	Yes	NA	-	15

	 Relationship between police and prosecution Rights of victims and protection of accused National Police Commission report 					
6 India	 Unit VI The Prison System in History of Prisons System Prison in British India Role of Prison in Modern Penology Administrative organization of prisons Types of Prisons Problems of Prisons Over Crowding Basic Amenities Prison Discipline Prisoner's Health Criminality in Prison Problems of Under- trials Rights of Prisoners(contribution of the Supreme Court) Prison reforms- Role of inquiry committees and commission 	14	Yes	NA	15	15
Total Hours	S	60				

Reference Books

- Criminology- by Ahmed Siddique
- Society and the Criminal- by M J .Sethna,
- Criminology and Criminal Administration- by J P S.Sirohi
- Criminology and Penology- by N V Paranjape
- Crime and Criminology by Rohinton Mehta
- Principles of Criminology- by E.H Sutherland and D.R. Cressy
- White Collar Crime- by E H Sutherland

- The Crime Problem- by W.C Reckless
- Prison System in India- by Vidya Bhudhan
- Mulla Committee Report
- Criminology : Problems and Perspectives- by A. Siddique
- White Collar Crime- by E. Sutherland

B.A.LL.B. Third Year

<u>SEMESTER – VI</u>

Law of Contract – II

NAME OF THE PROGRAM: B.A.LL.B.

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.	226		
YEAR	III Year B.ALL.B		
SEMESTER	VI		
NAME OF COURSE	Law of Contract – II		
COURSE CODE	LW 18-6001		
PAPER NO	01		
MARKING SCHEME	End-Semester	Continuous evaluation	
	(EXT):60 marks	(INT): 40 marks	
	Passing:30 marks	Passing:20 marks	
CREDITS – MARKS	Total: 04 credits :50	Marks: 100	Passing
	Theory: 100	Practical: NA	
TEACHING HOURS	Theory: 05 (Hrs per	Practical: NA	
	wk)		

COURSE OBJECTIVES:

- The course is designed with an aim to study overview of Specific contracts, Indian Partnership Act, Sales of Goods Act and Negotiable Instruments Act.
- Some other objectives of this course is that to understand the distinction between Guarantee and Warranty and other specific contracts.

COURSE OUTCOME:

Students completing the course of Law of Contract-II will be able to perform the following:

- In the society wherein all major ventures are getting corporatized, a law student should acquaint himself with the knowledge of special contracts apart from equipping himself with general principles of contract.
- Set out a range of subject specific, cognitive and transferable skills within the purview of Sales of Goods Act, Indian Partnership Act.
- This course equips the students to better appreciate the legal services required in a corporate office so that he can enhance his relevance as a lawyer in society.

	Title of unit with detailed content	No of teaching-	Theory	Practical	Marks W	eightage EXT
Unit No		learning hours per unit			(continuous evaluation)	(end-sem)
1	Indemnity and	25	YES	NA	15	35
	Guarantee (Sections					
	124 to 147)					
	 Contract of indemnity Contract of guarantee Distinction between contracts of indemnity and guarantee Continuing guarantee and its revocation Discharge of surety. 					
	(Sections 148 to 171)					
	 Bailment Definition of Bailment Kinds of bailment Distinction between bailment and license Distinction between bailment and sale Rights and duties of a bailee 					

d	uties of a bailor	· · · · · · · · · · · · · · · · · · ·		· · · · · · · · · · · · · · · · · · ·	
	ights of a				
	ailee against				
	rong doer				
	ermination of				
	ailment				
	inder of lost				
_	bods				
	ights of finder				
	f goods				
Pledge (X	Sections 172-				
181)					
• D	efinition of				
P	ledge				
	istinction				
b	etween				
ba	ailment and				
p	ledge				
	ssentials of				
p	ledge				
	ights and				
	uties of Pawnor				
aı	nd Pawnee				
Agency (Sections. 182-				
238)					
	efinition of				
	gent and				
	rincipal,				
	ppointment				
	nd authority of				
	gent				
	ub-agents				
	inds of agency				
	reation of				
	gency,				
	enunciation of				
	gency				
• R	evocation of				
a	uthority.				
• D	outies of				
p	rincipal and				
	gent towards				
až		1	•		

	 Effect of agency on contracts with third persons Rights and duties of Agent, Rights and duties of principal Principal's liability for acts of the agent Liability of undisclosed Principal Liability of pretended agent personal liability of agent to third parties Termination of Agency. 					
	undisclosed					
	• Liability of pretended agent					
2	Indian Partnership	10	YES	NA	10	30
2		10	YES	NA	10	30
2	Indian Partnership	10	YES	NA	10	30
2	Indian Partnership Act, 1932 Preliminary • Nature of	10	YES	NA	10	30
2	Indian Partnership Act, 1932 Preliminary • Nature of Partnership • Definition of a	10	YES	NA	10	30
2	Indian PartnershipAct, 1932Preliminary• Nature of Partnership• Definition of a Partnership firm• Mode of	10	YES	NA	10	30
2	Indian Partnership Act, 1932 Preliminary • Nature of Partnership • Definition of a Partnership firm	10	YES	NA	10	30
2	 Indian Partnership Act, 1932 Preliminary Nature of Partnership Definition of a Partnership firm Mode of determining existence of partnership 	10	YES	NA	10	30
2	Indian PartnershipAct, 1932Preliminary• Nature of Partnership• Definition of a Partnership firm• Mode of determining existence of partnership• Distinction between	10	YES	NA	10	30
2	 Indian Partnership Act, 1932 Preliminary Nature of Partnership Definition of a Partnership firm Mode of determining existence of partnership Distinction 	10	YES	NA	10	30
2	Indian PartnershipAct, 1932Preliminary• Nature of Partnership• Definition of a Partnership firm• Mode of determining existence of partnership• Distinction between Partnership and Co-ownership• Distinction	10	YES	NA	10	30
2	Indian PartnershipAct, 1932Preliminary• Nature of Partnership• Definition of a Partnership firm• Mode of determining existence of partnership• Distinction between Partnership and Co-ownership• Distinction between Partnership and Ro-ownership	10	YES	NA	10	30
2	Indian PartnershipAct, 1932Preliminary• Nature of Partnership• Definition of a Partnership firm• Mode of determining existence of partnership• Distinction between Partnership and Co-ownership• Distinction between between	10	YES	NA	10	30

Relatio	between Partnership and Company ns of partners			
to one a	another			
•	Rights of partner Duties and Liabilities of Partner Property of firm and its application			
	ns of partners			
	l parties			
•	Authority of the partner Liability of firm for partner's acts Liability by 'holding-out' Rights of a transferee of a partner's interest, Law relating to minors admitted to the benefits of partnership ng and			
	ng partners			
•	New partner Retirement of the partner, Rights and liabilities of an outgoing partner Expulsion of a partner Deceased			
	partner 1 tion of a			
	rship firm			

	Mode of					
	• Mode of dissolution					
	Rights and					
	liabilities of					
	partners after					
	dissolution					
	• Rules of					
	settlement of					
	accounts after					
	dissolution.					
	Registration of a firm					
	• General					
	provisions of					
	registrationEffect of					
	• Effect of registration					
	 Effect of non- 					
	registration					
3	Sale of Goods Act,	25	YES	NA	15	35
	1930.					
	Preliminary					
	• General					
	principles of					
	Contract of Sale					
	Distinction					
	between sale and					
	agreement to sellCondition and					
	• Condition and Warranties					
	 Definition of 					
	condition and					
	warranty					
	• Express and					
	implied					
	condition and					
	warranty					
	Doctrine of					
	Caveat emptor Effect of Contract					
	• Transfer of					
	property as between seller					

and buyerTransfer of title on Sale			
Performance of the			
contract of sale			
• Rules as to			
delivery of			
goods			
Rights of unpaid seller			
against the goods,			
 Definition of unpaid Seller Rights of unpaid Seller. 			
Suits for breach of			
contract of Sale			
 Remedies for breach of contract Repudiation of contract of sale before the date of delivery. 			
Sale by Auction			
tal Hours	60		

Reference Books

- Law of Contract & Specific Relief by Avatar Singh.
- Law of Contracts I & II by G C V Subba Rao
- Law of Contracts I & II by Dr. S S Srivastav
- The Indian Contract Act by Sir Dinshaw Fardunji Mulla.
- Principles of the English Law of Contract by Anson.
- Principles of Law of Contract by P R Desai.
- Latest Bare Act, Professional Book Publishers

Family Law – II

NAME OF THE PROGRAM: B.A.LL.B.

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.	226	
YEAR	III Year B.ALL.B	
SEMESTER	VI	
NAME OF COURSE	Family Law – II	
COURSE CODE	Course Code – LW 6	002
PAPER NO	02	
MARKING SCHEME	End-Semester	Continuous evaluation
	(EXT):60 marks	(INT): 40 marks
	Passing:30 marks	Passing:20 marks
CREDITS – MARKS	Total: 04 credits Ma	arks :100 Passing :50
	Theory: 100	Practical: NA
TEACHING HOURS	Theory: 05 (Hrs per	Practical: NA
	wk)	

COURSE OBJECTIVES:

- To give the student concepts of property relations in the familial relationship.
- To understand the legal incidence of joint family and the laws of succession testamentary and intestate according to the personal laws of Hindus and Muslims.
- To give an in depth knowledge to the students to develop visions and perceptions about family and their relations within the family.
- To promote thinking on Uniform Civil Code and equality among sexes in property relations within the family.
- To make the students understand and analyze the recent trends, emerging in the field of personal laws.

COURSE OUTCOME:

On completion of this course the student will be able to

- Students will learn about more about the concepts like Succession and Inheritance.
- Student will be able to examine Family law and compare personal laws on a particular matter.
- Students will gain skills of thinking, analysis, written and verbal presentation of ideas of argument.
- Students will be able to analyze the various laws on succession.

Unit No	Title of unit with detailed content	No of teaching- learning hours per unit	Theory	Practical	Marks Wo INT (continuous evaluation)	eightage EXT (end- sem)
1	 Hindu Law Hindu Joint Family System Mitakshara Joint Family Coparcener and Right of Coparcener Classification of Property Karta of Joint Family Dayabhaga Joint Family Son's pious obligation Alienation Partition Stridhan / Woman's estate 	15	YES	NA	10	25
2	The Hindu Succession Act, 1956	15	YES	NA	10	25
3	Law relating to Muslims, Christians and Parsis • Mahommedan law of succession- principles of inheritance • Wakf • Gift • Pre-emption • Wills	15	YES	NA	15	25

4	The Indian Succession	15	YES	NA	15	25
	Act, 1925					
Total Hours						

Reference Books

- Diwan Paras, Family Law
- Mulla, Principles of Mahomedan Law
- Mulla, Principles of Hindu Law
- Tahir Mahmood, Hindu Law
- Mayne, Hindu Law and Usage
- Derrett J.D.M., Introduction to Modern Hindu Law
- Paruck, The Indian Succession Act (latest edition)
- Tahir Mahmood, The Muslim Law of India
- Subba Rao G.C.V., Family Law
- Latest Bare Act, Professional Book Publishers

Labour Laws

NAME OF THE PROGRAM: B.A.LL.B.

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.	226	
YEAR	III Year B.ALL.B	
SEMESTER	VI	
NAME OF COURSE	Labor Laws	
COURSE CODE	LW 18-6003	
PAPER NO	03	
MARKING SCHEME	End-Semester	Continuous evaluation
	(EXT):60 marks	(INT): 40 marks
	Passing:30 marks	Passing:20 marks
CREDITS – MARKS	Total: 04 credits	Marks :100 Passing :50
	Theory: 100	Practical: NA
TEACHING HOURS	Theory: 05 (Hrs per	Practical: NA
	wk)	

COURSE OBJECTIVES:

In this course, the students are to be acquainted with the Industrial relations, various aspects of management of labor relation and dispute settlement bodies and techniques. The aim of this course is to assist students to develop an understanding of Indian labor law. Students will learn the laws relating to Industrial Relations, Social Security and Working conditions and also learn the enquiry procedural and industrial discipline. The course is not only designed to equip students to practice labor law, but also aims at providing a good working knowledge of the history, theory and practice that govern labor relations .Students are given an advanced understanding of the underlying legal principles, rules and institutions which regulate Indian work relationships

COURSE OUTCOME:

By the end of this course, students should be able to understand

- The nature and scope of labor laws
- The rationale of labor laws in organizations.
- To identify all aspects of Labor Law practiced in India
- To exhibit a comprehensive theoretical and practical understanding of Labor Law
- To demonstrate an intellectual capacity for solving industrial disputes.

					Marks Wei	ghtage
Unit No		No of teaching- learning hours per unit	Theory	Practical	INT (continuous evaluation)	EXT (end- sem)
1	Labour Legislation and Indian Constitution	05	Yes	NA	10	10
2	 Industrial Dispute Act, 1947 Definitions Collective bargaining, Authorities under the Industrial Dispute Act, 1947 Procedure, Power and Duties of Authorities, Reference of Disputes to Boards, Courts or Tribunals. Arbitration Award Provisions regarding Strike, Lock Out, Lay off, Retrenchment and Closure, Unfair Labour Practices, Penalties 	10	Yes	NA	15	20
3	 The Factories Act, 1948 Definitions, Object, and Application Powers of Inspectors Provisions related to Health, Safety and welfare of Workers, 4. Provisions related to Hazardous Processes, Working hours with respect to Adults, Adolescent, and Young Persons Certificate of fitness and certifying surgeon Penalties. (Comparison with the Code on Wages, 2019) 	10			15	20
4	The Minimum Wages Act,	10	Yes	NA	15	20

	1948				
	• Object of the Act,				
	Applicability, Definitions				
	Wages in Kinds				
	• Concept of Living Wages, Fair Wages and Minimum Wages,				
	• Fixation and Revision of Minimum Wages				
	• Advisory Boards, Fixation of Working				
	Hours and Overtime Authorities under the Act				
	 Offences under the Act 				
	(Comparison with the				
	Code on Wages, 2019)				
5	The Employees'	10		10	10
	Compensation Act, 2010				
	• Concept of Social				
	Security				
	• Object, Scope and Application, Definitions				
	Compensation,				
	Employer's Liability for				
	compensation,				
	Calculation of				
	Compensation				
	Notional Extension				
	Appointment and power of Commissioner.				
	 Contracting out 				
6	The Payment of Wages	05		10	10
-	Act, 1936				
	• Object and Applicability, Definitions				
	• Deductions and Fines,				
	• Authorities, Penal				
	Provisions. Important				
	Amendments.				
	(Comparison with the				
	Code on Wages, 2019)				

7	Trade unions Act 1926	10		10	10
	Collective Bargaining-				
	Concept and Process,				
	Legal control, Factor				
	affecting collective				
	bargaining, Merit and				
	Demerit of collective				
	bargaining				
	• History and Development				
	of Trade Union				
	Movement with reference				
	to India,				
	Registration of Trade				
	Union, cancellation of				
	registration, Rights and				
	Liabilities of Registered				
	Trade Union, Penalties				
	and procedure, Powers				
	and duties of Labour				
	officers				
Tota	l Hours	60			

Reference Books

- S. N. Misra, Labour and Industrial Laws
- S. P. Jain, Industrial and Labour Laws
- S. R. Myneni, Labour Laws
- Avtar Singh & Harpreet Kaur, Introduction to Labour and Industrial Laws
- Dr. V. G. Goswami, Labour & Industrial Laws
- Latest Bare Act, Professional Book Publishers

Constitutional Law – II

NAME OF THE PROGRAM: B.A.LL.B.

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.	226			
YEAR	III Year B.ALL.B			
SEMESTER	VI			
NAME OF COURSE	Constitutional Law –	Π		
COURSE CODE	Course Code –LW-18	3-6004		
PAPER NO	04	04		
MARKING SCHEME	End-Semester	Continuous evaluation		
	(EXT):60 marks	(INT): 40 marks		
	Passing:30 marks	Passing:20 marks		
CREDITS – MARKS	Total: 04 credits	Marks :100 Passing :50		
	Theory: 100	Practical: NA		
TEACHING HOURS	Theory: 05 (Hrs per	Practical: NA		
	wk)			

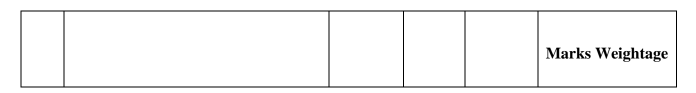
COURSE OBJECTIVES:

- The course is designed with an objective that the students will acquire knowledge of the concept of state, judiciary and interrelation with union and states.
- Some other objectives are to study the judicial review.

COURSE OUTCOME:

At the end of the course, this will enable the students to learn the following:

- To understand the form of Government- Parliamentary and Presidential.
- To understand the Parliamentary democracy and its structure
- To understand the contemporary status of centre-state relations.
- To generate understanding of methods of amendment in the constitution of India's
- To apply principle of judicial review through Precedents.



Uni t No	Title of unit with detailed content	No of teaching - learning hours	Theor y	Practica 1	INT (continuou s evaluation	EXT (end - sem)
		per unit)	~~)
1	 The Union and The State The Union and State Executive. The President and the Vice President's qualifications, election, term of office, powers, and impeachment. (Articles 5 -272) Governor - Appointment and powers. (Arts 153-161) Nature, scope and extent of executive power of the Union and States. (Arts. 73,162) Relationship of the President/Governor with the Council of Ministers. Parliament and State Legislatures. Composition of Parliament and State Legislatures. Qualification/Disqualification of Members. Powers, privileges and immunities of parliament/ State Legislatures and its members (Arts. 105,194). Parliamentary privilege and fundamental rights. 	10	Yes	NA	10	20
2	 Union and State Judiciary: Union Judiciary-Supreme Court of India (Arts. 124-147) State Judiciary-High Court in the States. Jurisdiction of Supreme Court & High Court Writs (Arts. 32 & 226) Judicial review, independence of judiciary and judicial activism. 	10	Yes	NA	10	20
3	 Relationship between the Union and the States: Distribution of legislative 	10	Yes	NA	15	20

 powers. (Arts 245-255) Administrative relation. (Arts 256-262) Financial relation. (Art. 264-267) 					
 4 Emergency and Amendment Provisions: Emergency provisions meaning and scope. Proclamation of emergency. (Arts. 352) Grounds of imposition of state emergency in states. (Arts. 356-357) Financial emergency. (Art. 360) Emergency and its effect. Amendment of the Constitution Power of the Parliament to amend the Constitution and procedure. (Art.368) Limitation upon constitutional power: doctrine of basic feature / structure. 	15	Yes	NA	15	20
 5 Freedom of Trade, Commerce and Intercourse and Services under the Union and the States and election: Freedom of Trade, Commerce and intercourse (Arts. 301-307) - Meaning of Freedom of Trade, Commerce and Intercourse Power of Parliament Restrictions Services under the union and the states- Doctrine of Pleasure (Art. 310 & 311) Election 	15	Yes	NA	10	20
Total Hours	60				

Reference Books

- Constitutional Law of India by J.N. Pandey.
- Constitutional Law of India by V.N. Shukla.
- Constitutional Law of India by M.P. Jain.
- Constitutional Law of India by Brij Kishore Sharma.
- Shorter Constitution by D.D. Basu.
- Latest Bare Act, Professional Book Publishers

Media and Law

NAME OF THE PROGRAM: B.A.LL.B.

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.	226	
YEAR	III Year B.ALL.B	
SEMESTER	VI	
NAME OF COURSE	Media and Law	
COURSE CODE	LW 6006	
PAPER NO	05	
MARKING SCHEME	End-Semester	Continuous evaluation
	(EXT):60 marks	(INT): 40 marks
	Passing:30 marks	Passing:20 marks
CREDITS – MARKS	Total: 04 credits M	larks :100Passing :50
	Theory: 100	Practical: NA
TEACHING HOURS	Theory: 05 (Hrs per wk)	Practical: NA
	WKJ	

COURSE OBJECTIVES:

Media and Law both are evolving sectors and have a huge demand for skilled professionals. Through the course of media law, an aspirant becomes aware of the legal framework surrounding the media industry.

- To discuss with students media laws in India and the world.
- To explain to the students the Right of Freedom of Speech and reasonable restrictions applicable.
- To make the students aware of the various media regulations in India.
- To make the students understand the nature of ethics and morality in journalism.

COURSE OUTCOME:

Students graduating with Law and Media will be able to:

- To promote for the benefit of the public compliance with ethical standards of conduct and with the law by journalists, broadcasters and all others engaged in or responsible for the media.
- To advance the education and training of the public and in particular members of charitable and non-charitable voluntary organizations in the India and elsewhere in all forms of communication media and in particular the effective utilization thereof.
- This type of law emphasis on fields like freedom of speech, defamation, privacy, censorship, contempt and freedom of information.

Unit No	Title of unit with detailed content	No of teaching- learning hoursper unit	Theory	Practical	Marks Wei INT (continuous evaluation)	ghtage EXT (end- sem)
1	 Need of Law in Media Introduction Introduction to media Importance of media in democracy Kinds of media- visual and non- visual Function of media- information, surveillance, service the economic system, hold society together, entertain, act as a community forum, service the political system, etc. 	10	Yes	Not Applicable	10	20
2	 History of Press and Theories of Press Historical Foundations of Media Laws in India (Pre- Independence and Post Independence) Theories of Press- Authoritarian Theory Libertarian Theory Communist Theory Theory of Social Responsibility Development Media Theory Democratic Participant Media Theory 	10	Yes	Not Applicable	10	20
3	Constitutional Framework of Freedom of Media in India - Freedom of Speech and	15	Yes	Not	15	20

Expression in Indian Applicable Constitution Facets of Freedom of Speech and Expression Freedom of Speech and Freedom of Speech and Expression Freedom of Speech and Expression	
Freedom of Speech and Expression • Freedom of Speech and	
ExpressionFreedom of Speech and	
Freedom of Speech and	
Expression includes	
Freedom of Press	
- Right to Circulation	
- Right to Receive	
Information	
- Right to Advertise	
- Right to Telecast /	
Broadcast	
- Censorship	
Law Commission of	
India	
- 101stReport on	
Freedom of Speech	
- Expression under	
Article 19 of the	
Constitution - an	
Overview	
- Reasonable restrictions-	
Art. 19(2) of	
Constitution	
- Legislative Privileges	
and Media	
4 Legal Dimensions of Media	
Media and Criminal	•
Low (Codition	20
Obscenity and Applicable	
Defamation)	
Media and Judiciary	
(Contempt of Court)	
Advertising Standards	
Council of India and its	
codes	
The Press Council of	
India Act, 1978	
The Maharashtra Media	
Persons and Media	
Institutions (Prevention	
of Violence and	
Damage or Loss to	
Property) Act, 2017	

5	Issues in Media					
	• Trial by Media (Law	10	Yes	Not	_	20
	Commission of India :	10	105	Applicable		20
	200th Report on Trial					
	by Media, Free Speech					
	and Fair Trial under					
	Criminal Procedure					
	Code, 1973 –					
	anOverview)					
	• Sting Operation and					
	Media					
	• Role of media in					
	electoral process (Press					
	Council of India, Report					
	on PaidNews, 2010,					
	Ministry of Law and					
	Justice, Report of the					
	Committee on Electoral					
	Reforms, 2010 - an					
	Overview)					
Total	Hours		60			

Reference Books

- Madhavi Goradia Divan "Facets of Media Law" Eastern Book Company
- M.P. Jain "Indian Constitutional Law" LexisNexis, Butterworths, Wadhwa, Nagpur
- P.M. Bakshi, "Law of Defamation Some Aspects", N.M. Tripathi, Bombay
- B. N. Ahuja, "History of Press, Press Laws and Communications", Surjeet Publications, Delhi.
- Latest Bare Act, Professional Book Publishers

HEALTH CARE LAW

NAME OF THE PROGRAM: B.A.LL.B.

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.	226				
YEAR	III Year B.ALL.B				
SEMESTER	VI				
NAME OF COURSE	Health Care Law				
COURSE CODE	LW 6005				
PAPER NO	05				
MARKING SCHEME	End-Semester	Continuous evaluation			
	(EXT):60 marks	(INT): 40 marks			
	Passing:30 marks	Passing:20 marks			
CREDITS – MARKS	Total: 04 credits M	larks :100Passing :50			
	Theory: 100	Practical: NA			
TEACHING HOURS	Theory: 05 (Hrs per	Practical: NA			
	wk)				

COURSE OBJECTIVES:

Course Objective:

The objective of this course is to provide students with a comprehensive understanding of healthcare law, focusing on the legal principles, regulations, and ethical considerations that govern the healthcare industry. By the end of the course, students will be equipped with the necessary knowledge and skills to navigate the complex legal landscape of healthcare, analyze legal issues, and make informed decisions in the context of healthcare laws and regulations.

Course Outcomes:

By the completion of this course, students will be able to:

1. Analyze and comprehend the fundamental principles and sources of healthcare law, including statutes, regulations, and case law.

2. Identify and evaluate the legal frameworks that govern healthcare organizations, professionals, and patients.

3. Understand the role of legal and ethical considerations in healthcare decision-making and policy formation.

4. Examine the key legal issues related to patient rights, informed consent, and confidentiality in healthcare settings.

5. Evaluate the legal implications of healthcare quality, patient safety, and medical malpractice cases.

6. Discuss the legal and regulatory aspects of healthcare fraud, abuse, and compliance.

7. Explore the legal challenges surrounding healthcare access, delivery, and reimbursement systems.

8. Analyze the impact of healthcare reform and evolving legislation on the healthcare industry.

9. Apply healthcare law principles to real-world scenarios and case studies, developing critical thinking and problem-solving skills.

10. Demonstrate effective communication of healthcare legal concepts and arguments in oral and written formats.

Unit No	Title of unit with detailed content	No of teaching- learning hours per unit	Theory	Practical	Marks Wei INT (continuous evaluation)	ghtage EXT (end- sem)
1	 Medicine and Healthcare Healthcare as an issue at the national and international level Constitutional provisions Right to Health as a Fundamental Right Remedies available under the Indian Constitution Right to health vis-à-vis the right to confidentiality Access to medical records 	15	Yes	NA	10	20
2	 Professional Obligations of Doctors Transplantation of Human Organs Act, 1994 Pre Conception & Pre Natal Diagnostic Techniques (Prohibition of Sex Selection) Act, 1994 International Code of Medical Ethics 	17	Yes	NA	10	15

	 Indian Medicine Central Council Act, 1970 The Drugs and Cosmetics Act, 1940 					
3	Medical Negligence• Ingredients• Role of consent in medical practice• Error of judgment and gross negligenceWrongful diagnosis and negligent diagnosis	12	Yes	NA	15	10
4	Remedies for Medical negligence • Law of Torts • Law of Crimes Consumer Protection Law	16	Yes	NA		15
Total	Hours	60				

Reference books

- Vijay Malik Drug and Cosmetic Act, 1940
- Anoop K. Kaushal Medical Negligence & Legal Remedies
- Dr. Jagdish Singh Medical negligence Compensation
- B.K. Dutta Drug Control
- Latest Bare Act, Professional Book Publishers

BA.LL.B IV

Semester VII

Property Laws including Transfer of property Act, 1882 and Easement Act, 1882

NAME OF THE PROGRAM: BALLB

PROGRAM CODE: 226

YEAR of Introduction :2012

Syllabus Code No.						
YEAR	4 th year					
SEMESTER	7					
NAME OF COURSE		Property Laws including Transfer of property Act, 1882 and Easement Act, 1882				
COURSE CODE	LW -18-7001					
PAPER NO	1					
MARKING SCHEME	End-Semester (EXT): 60	Continuous evaluation (INT): 40				
CREDITS- MARKS	Total: 4	Marks : 100Passing 50				
	Theory: 4	Practical : NA				
TEACHING HOURS	Theory: 60	Practical: NA				

COURSE OBJECTIVES:

The main object is to regulate the transmission of property between living persons.

- To amend orregulate the law relating to transfer of property by the acts of the parties. It completes the Codeof Contract since it is an enacted law for transfers that take place in furtherance of a contract.
- Toprovide a law parallel to the existing laws of testamentary and intestate transfers.
- To apply the principles of Justice, Equity and Good Conscience if a particular case is not governed by any provision of law.

COURSE OUTCOME:

The main object is to regulate the transmission of property between living persons.

- To amend or regulate the law relating to transfer of property by the acts of the parties.
- It completes the Code of Contract since it is an enacted law for transfers that take place in furtherance of a contract.
- To provide a law parallel to the existing laws of testamentary and intestate transfers.
- To apply the principles of Justice, Equity and Good Conscience if a particular case is not governed by any provision of law.

Unit No	Title of unit with detailed content	No of teaching- learning hours per unit	Theory	Practical	Marks We INT (continuous evaluation)	eightage EXT (end- sem)
	 Introduction: Definition, Object and Scope of the Act. Transfer of Property- movable and immovable. Interpretation Clause- 'Immovable clause', 'Instrument', 'Attested', 'Registered', 'attached to the earth', 'actionable claim', 'notice', 'actually express and constructive notice. Vested and Contingent interest, Difference, Conditional Transfer, Difference between Contingent interest and spes-successionis. 	05	Yes	NA	10	10
2	Transfer of Property by Act of Parties: • Sec. 6- Spes-successionis, Mere right of	10	Yes	NA	10	20

r					. <u> </u>
re-entry, Easements,					
Restricted interest,					
Right to future					
maintenance, Mere					
right to sue,					
Pensions and					
stipends,					
• Sec. 7- Persons					
competent to					
transfer, Easements					
of valid transfer,					
Competency of transfer.					
• Sec. 8- Operation of transfer					
transfer.					
• Sec. 9- Oral transfer.					
• Sec. 10- Conditions					
restraining					
alienation.					
• Sec. 14- Rule against					
perpetuity- Object, Maximum					
Maximum remoteness of					
remoteness of					
vesting, ultimate					
beneficiary in mothers' womb,					
Exceptions to the					
Rule.					
• Sec. 26 to 29-					
Sec. 2010 29- Condition Precedent					
and Condition					
subsequent;					
Fulfillment of					
Condition Precedent					
and Condition					
subsequent					
Sec.35- Doctrine of					
Election.					
2 T	15	Vac	N A	15	20
3 Transfer of Immovable Property	15	Yes	NA	15	20
Property					
• Sec.38- Transfer by					
- Sec.30- Hallster by					

		I		
	person authorized			
	only under certain			
	circumstances to			
	transfer.			
•	Sec.39- Transfer			
	where third person is			
	entitled to			
	maintenance.			
•	Sec. 40- Burden of			
	obligation imposing			
	restriction on use of			
	land or of obligation			
	annexed to			
	ownership, but not			
	amounting to interest			
	of easement.			
•	Sec. 41- Transfer by			
	Ostensible Owner,			
	Benami Transaction			
	Act, 1988.			
•	Sec. 42- Transfer by			
	person having			
	authority to revoke			
	former transfer, Sec.			
	44 & 47, Transfer by			
	Co-owner, Sec.			
	44-46, joint transfer			
	for consideration,			
	Sec. 48 & 78-			
	Priority of Rights			
	created by Transfer.			
	Sec. 49-			
	Transferee's rights			
	-			
	under policy.			
	Sec. 50-51- Bonafide			
	holders under			
	defective title. Sec.			
	52- Transfer of			
	property during			
	pendency of suit.			
	(Doctrine of Lis			
	Pendens). Sec.53-			
	Fraudulent Transfer,			
	voidable by			
	creditors.			

	• Sec.53A- Doctrine of Part- Performance, Partial information of equity of redemption, difference between English and Indian Law.					
4	Sales of Immovable	10	Yes	NA	15	20
	Property					
5	 Sec. 54- Definition of Sale, how made, 'Contract for sale', Essential of valid sale. Hire-purchase agreements, Distinction between sale and exchange, Distinction between sale and gift. Sec. 55- Rights and liabilities of buyer and seller. Sec. 56- Marshalling by subsequent purchase. Sec. 57- Provision by Court for encumbrances and sale freed there from. Mortgages, Leases, 	15	YES	NA	15	20
	Exchanges, Gift &	10	110	4 14 A		
	Actionable Claims:					
	 Sec. 58- Mortgages- Definition and Essential its kinds of Rights and 					

Liabilities of			
Mortgagors and			
Mortgagees.			
• Sec. 100- Charges-			
Definition and			
kinds- Distinction			
between charge and			
mortgage, charge			
and lien.			
• Sec. 105- Leases –			
Definition of Lease,			
Lessor, Lessee,			
premium and rent.			
• Sec. 107- How made			
Sec. Rights and			
Liabilities of Lessor			
and Lessee.			
• Sec. 111- Forfeiture			
of Lease. Holding			
over, Determination			
of Lease.			
• Sec. 118- Exchange-			
Definition, Rights			
and Liabilities of			
parties.			
• Sec. 122- Gift-			
Definition and			
Essential.			
• Sec. 123- Transfer			
how effected, modes			
of making gift.			
• Sec. 124- Gift of			
existing and future			
property.			
• Sec. 125- Gift to			
several of whom one			
does not accept.			
 Sec. 126- When gift 			
may be suspended & revoked.			
• Sec. 127- Onerous			
gift.			
• Sec. 128- Universal			
donee.			
• Sec. 130- Transfer of			

	Assignment of rights			
	Assignment of rights under policy of			
1				
	solvency of debtor, Mortgaged debt.Sec. 135-			
	• Sec. 133 & 134- Warranty of			
	Rights of a transfer of an actionable claim.			
	Definition, Transfer how effected,Sec. 130 & 132-			

Reference Books:

- Transfer of Property and Easements By- Prof. R. K. Sinha, (Publisher- Central Law Agency)
- Transfer of Property by by- H. N. Tiwari,
- Property Laws, by- S. N. Sukla.
- Transfer of Property by- S. M. Lahiri
- Transfer of Property Act by- D. F. Mulla.
- Latest Bare Act, Professional Book Publishers

Legal Language

NAME OF THE PROGRAM: BALLB

PROGRAM CODE: 226

YEAR of Introduction :2012

Syllabus Code No.		
YEAR	4 th year	
SEMESTER	7	
NAME OF COURSE	Legal Language	
COURSE CODE	LW 7002	
PAPER NO	02	
MARKING SCHEME	End-Semester (EXT): 60	Continuous evaluation (INT): 40
CREDITS-MARKS	Total: 4	Marks :100 Passing 50
	Theory: 4	Practical : NA
TEACHING HOURS	Theory: 60	Practical: NA

COURSE OBJECTIVES:

- To enable students to grasp the relation between literature and law
- To have a basic knowledge of grammar and legal vocabulary, phrases, maxims and
- Pleadings and to develop legal writing skills
- To have a clear understanding of the types of communication and the various aspects of Communication

COURSE OUTCOME:

Students graduating with Legal Language will be able to:

- Understand and describe importance of Legal Language.
- Develop the Composition skills.
- To provide the students with adequate experience to apply to legal rules.
- To equip the students with sufficient knowledge of countries legal systems.

Unit No	Title of unit with detailed	No of	Theory	Practical	Marks Weightage	
	content	teaching- learning hoursper unit	Theory	Tractical	INT (continuous evaluation)	EXT (end- sem)
1	 Vocabulary Major categories of words and phrases of foreign languages that 	10	Yes	NA	00	15

2	 are used in English, especially used in legal field. Certain set expressions and phrases in common use in legal usage. Introduction to legal terms Proper understanding of some legal terms frequently used in legal writing. 	10	Yes	NA	00	15
3	 Composition skill Sentence building exercise with special attention to word order, avoidance of ambiguity and vagueness and avoidance of obscurity. Essay writing on topics of interest to the legal profession. 	10	Yes	NA	10	15
4	 Comprehension and Appreciation of legal prose Practice in slow careful reading of functional prose in general and legal prose in particular. Practice in fast reading and retaining the content in the form of notes. Exercise in note taking from speech as well as writing and précis writing. Answering comprehension question on non-legal passages with emphasis on identifying logical 	10	Yes	NA	00	15

fallacies and persuasive devices/the non-legal passages should be narrative, descriptive, expository and argumentative/the legal passages should be drawn from notices, plaints, petitions, court orders, suits etc.					
5 Expressing opinions on the given statements upholding or denying the contents in the statements.	05	Yes	NA	15	10
 6 Translation, Precis-writing & Para-phrasing The students will translate English passage into Marathi/Hindi. Precis Writing Para-phrasing 	3	Yes	NA	05	10
Legal Writing Exercises on writing documents such as Notices Will Gift Deed Lease Sale-deed Power-of-Attorney.	12	Yes	NA	10	20
Total Hours	60				

Reference Books

- Legal language and legal writing by Mishra Dr. Shrikant, Pioneer Publications.
- Legal language, legal writing and legal drafting by Sen Dr. Amit, Kamal Law House, Calcutta.
- Legal language and legal writing by Tandon M. P.

Human Rights and International Law

NAME OF THE PROGRAM: BALLB

PROGRAM CODE: 226

YEAR of Introduction :2012

Syllabus Code No.		
YEAR	4 th year	
SEMESTER	7	
NAME OF COURSE	Human Rights and	d International Law
COURSE CODE	LW 7003	
PAPER NO	1	
MARKING SCHEME	End-Semester (EXT): 60	Continuous evaluation (INT): 40
CREDITS-MARKS	Total: 4	Marks : 100Passing 50
	Theory: 4	Practical : NA
TEACHING HOURS	Theory: 60	Practical: NA

COURSE OBJECTIVES:

- The objective of this paper is to acquaint the students with the basics of Human Rights and International Law.
- The aim of the course is to teach students about the basic features of international law and the international legal order and the meaning of international law for legal practice.
- This course provides student with a sufficient basis to participate in more specialized courses in international law, such as Basics of International Humanitarian Law to encourage
- research studies concerning the relationship between Human Rights and Duties Education andInternational Humanitarian Law

COURSE OUTCOME:

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

- Demonstrate knowledge and understanding of the international human rights framework, its origins and justifying theories;
- Demonstrate capacity to assess how specific human rights may be asserted, enforced or Violatedcritically evaluate the relationship between international and domestic law on human rights;
- Demonstrate understanding of the role of lawyers in human rights protection.



Unit	Title of unit with detailed	No of	Theory	Practical	INT	EXT
No	content	teaching- learning hours per unit			(continuous evaluation)	(end- sem)
	 Human Rights Human Rights, nature, concept, origin and development, importance, classification. Civil and Political rights, International instruments - UN Charter, UDHR International Covenant on Civil and Political Rights, Part III of the Constitution of India Social and economic Rights, International instruments including International Covenant on Economic, Social and Cultural Rights, Part IV of the Constitution of India Human Rights and Vulnerable groups, rights of women, Children, disabled, tribals, aged and minorities, National and international legal developments, Part IV A of the Constitution of India (Fundamental duties) Enforcement of human rights, international regional and national mechanism (Legislative, executive and judicial) NHRC - Role of legal 	30	Yes	NA	10	30

	profession, NGOs and					
	media					
2	International Law	30	Yes	NA	15	30
	• Introductory					
	• History of International					
	law					
	• Theories of International					
	Law as to its basis					
	Codification in					
	International law					
	• Nature scope and					
	present day position of					
	International law					
	Sources of International Law					
	• Treaties					
	• Customs					
	• General principles of					
	International law					
	• United Nations General					
	Assembly resolutions as					
	a source of International					
	law					
	• Non-statute, other					
	sources of International law.					
	law.					
	Relationship between					
	international law and					
	municipal law					
	• Theories					
	• State Practice, with					
	special reference to					
	Indian Practice					
	Subjects of International					
	Law					
	• State including					
	recognition of states and					
	governments and State					
	succession					
	• Individuals					

	1	1		
 International Organizations and non- State entities Multinational companies and other private entities 				
Jurisdiction of States				
 Territorial jurisdiction Personal jurisdiction Protective jurisdiction Universal jurisdiction (terrorism, hijacking, narcotics, war-crimes and crimes against peace) Diplomatic immunities and privileges 				
State immunity Law of State				
Responsibility				
Responsibility arising out of				
 Acts of State (Direct responsibility) Acts of individuals (indirect responsibility) Act of corporations State responsibility for other subjects of international law Consequences of state responsibility Calvo clause - exhaustion of local remedies 				
Settlement of International disputes				
• Peaceful settlement of International disputes				

•	eserence settlement
	of International
	disputes (with
	reference to
	provisions of the UN
	charter)
•	War and UN charter
	nternational
]	Fransactions - Treaties
•	
	Vienna Convention
	on law of treaties
•	• Creation of treaty -
	steps involved
•	• Termination,
	suspension and
	invalidation of
	treaties
•	Interpretation of
	treaties
•	Retro-active effect
	of treaties
	uals and International
law	
	Extradition
	Asylum
•	Nationality
	T () 1
	International
	Institutions
	Basic purposes.
	Principles and
	membership of United
	Nations
	Organs of United
	Nations - with special
	reference General
	Assembly, Security
	Council and
	International Court of
	Justice.
	Legal Control of
	-

International Conflicts			
Prohibition of use of			
force			
Weapons of mass			
destruction and			
International law			
International			
Humanitarian law			
Total Hours	60		

Reference Books

- Kapoor S K, Human Rights and Indian Laws International Law
- Agarwal H O, International Law and Human Rights
- Tondon M.P, International Law
- Gurdip singh, International Law
- Starke J.G, Introduction to International Law
- Shaw Malcohm N, International Law
- VR Krishna, Iyer Human Rights in India
- Chandra Upendra, Human Rights
- Diwan Paras, Human Rights and Law
- Brownlie Ian, Principles of Pubic International Law
- O'Connell, International Law
- Oppenheiml, International Law (Vols 1 & 2)
- Hamis, cases and Material on International Law
- Green L.C., Cases and Materials on International Law
- Indian Journal of International Law

Arbitration and Conciliation and Alternate Disputes Resolution Systems

NAME OF THE PROGRAM: BALLB

PROGRAM CODE: 226

YEAR of Introduction :2012

Syllabus Code No.		
YEAR	4 th year	
SEMESTER	7	
NAME OF COURSE	Arbitration and C	onciliation and Alternate Disputes
	Resolution System	S
COURSE CODE	LW 7004	
PAPER NO	4	
MARKING SCHEME	End-Semester	Continuous evaluation (INT): 40
	(EXT): 60	
CREDITS- MARKS	Total: 4	Marks : 100
	Passing 50	
	Theory: 4	Practical : NA
TEACHING HOURS	Theory: 60	Practical: NA

COURSE OBJECTIVES:

- AlternativeDisputeResolutionhasbecometheprimarymeansbywhichcasesareres olvednowdays,especiallycommercial,businessdisputes.Ithasemergedastheprefe rredmethodforresolvingcivilcases,withlitigationasalastresort.AlternativeDisput eResolutionprovidesanoverviewofthestatutory,procedural,andcaselawunderlini ngtheseprocessesandtheirinterplaywithlitigation.Asignificantthemeistheevolvi ngroleofprofessionalethicsforattorneysoperatinginnon-adversarial settings.
- ThelawofADRalsoprovidesanintroductiontonegotiationandmediationtheory.

COURSE OUTCOME:

Students graduating with `Arbitration, Conciliation and Alternative Disputes

ResolutionSystems' will be able to:

- Familiarizewiththemodalitiesandtechniquesofresolutionofconflictwhichisa necessarycomponentintheendeavorsofdeveloping expertiseinjuridical exercise.
- Tounderstandandanalyzethetraditionaljusticedeliverysystemthroughadju dicationbyalongwithanalternativemodeofdisputeresolutioninthecommon lawcountries.
- Toapproachtheprocessesofarbitration, conciliation and mediation in a reaswhere the traditional judicial system had its sway in the past and in the new areas of conflicts that demand resolution by alternative methods. The students will gain the negotiation and mediations kills

COURSE DETAILS

Unit No	Title of unit with detailed content	No of teaching- learning hours per unit	Theory	Practical	Marks We INT (continuous evaluation)	eightage EXT (end- sem)
	 Arbitration Chapter-I : Sections 2 to 6 General Provisions Chapter-II : Sections 7 and 8 Arbitration Agreement Sections 9 Interim measures by Court. Chapter-III : Sections 10 to 15 Composition of Arbitral Tribunal Chapter-IV : Sections 16 to 17 Jurisdiction of Arbitral Tribunals Chapter-V : Sections 18 to 27 Conduct of Arbitral Tribunals Chapter-VI : Sections 28 to 33 Making of Arbitral Award and termination of proceedings. Chapter-VII : Sections 34 Recourse against Arbitral Award Chapter-VIII : Sections 35 and 36 Finality and Enforcement of Arbitral award 	25	Yes	NA		50

	 Chapter-IX : Section 37 Appeals Chapter-X : Section 38 to 43 Miscellaneous Provisions. 	20	V		15	30
2	ConciliationSections 61 to 81.	20	Yes	NA	15	30
3	 Altenative models of dispute settlement Models of Dispute Settlement, Litigation versus Arbitration Models of Alternative Dispute Resolutions. Negotiation, Conciliation, Mediation, Mini- trial, Fast Tract Arbitration. Nature, Scope, Limitations and necessity of alternative models of diputes resolution. Administrative tribunals - Article 323 A and B Family Court under the Family Court Act, 1984. Settlement of Dispute through Lok Adalat and Lok Nyayalayas. Grassroots Justice and Panchayat System for Resolution of 	15	Yes	NA	15	20

	dispute.			
Total	Hours	60		

Reference Books

- Law of Arbitration and Conciliation by Avtar Singh:
- Arbitration and Conciliation Act by Basu N.D. :
- Commentary on Arbitration and Conciliation Act by Johari :
- Law of Arbitration and Conciliation by Krishnamurthys :
- New Arbitration and Conciliation Law of India Comparative Study of old and new by Kwatra G.K.
- Arbitration and Conciliation Act, 1996 by Mathur G.C.
- Arbitration and Conciliation Act by Roy P.C.
- Arbitration and Conciliation Act by Roy Chaudhari
- Arbitration and Conciliation Act by Narayana P.S.
- Arbitration and Conciliation Act by Tewari O.P.
- Alternative Dispute Resolution What it is and How it is by Rao P.C.
- Crisis of the Indian Legal System, (1982) by Upendra Baxi
- The Law of Arbitration and Conciliation by B.S.Patil
- The Law Arbitration by S.D.Singh
- Latest Bare Act, Professional Book Publishers

Cyber Law

NAME OF THE PROGRAM: BALLB

PROGRAM CODE: 226

YEAR of Introduction :2012

Syllabus Code No.		
YEAR	4 th year	
SEMESTER	7	
NAME OF COURSE	Cyber Law	
COURSE CODE	LW 7006	
PAPER NO	5	
MARKING SCHEME	End-Semester (EXT): 60	Continuous evaluation (INT): 40
CREDITS-MARKS	Total: 4	Marks :100 Passing 50
	Theory: 4	Practical : NA
TEACHING HOURS	Theory: 60	Practical: NA

COURSE OBJECTIVES:

- To introduce the cyber world and cyber law in general To explain about the various facets of
- cyber crimes
- To enhance the understanding of problems arising out of online transactions and
- provoke them to find solutions
- To clarify the Intellectual Property issues in the cyber space and the growth and development of the law in this regard.

COURSE OUTCOME:

- CyberLawdealswithalltheaspectsofCyberlawasperIndian/ITact2008.Italso coversoverviewofIntellectuallPropertyRightandTrademarkRelatedlawswi threspecttoCyberSpace.
- WiththeknowledgeofCyberLawstudentsareabletodemonstrateacriticalunde rstandingoftheCyberlawwith respecttoIndianIT/Act2008.
- Italsocoverscybersecuritytocurbtheincidencesofcybercrime.

COURSE DETAILS

		Nucl	m		Marks We	ightage
Unit No	Title of unit with detailed content	No of teaching- learning hours per unit	Theory	Practical	INT (continuous evaluation)	EXT (end- sem)
1	 Advancement of Law in Cyberspace Concept and Definitions of Cyberspace Overview of Computer and Web technology Application of Network Origins of Internet and WWW, 	6	Yes	NA	10	12
2	 Cyber Crimes Definition and Nature Evolution of Cyber Crime Classification of Cyber crimes Grounds for Computer Vulnerability Cases - Online banking, Credit Card Frauds, Identity Theft, crimes relating to Social Networking websites and Social Media. 	6	Yes	NA	10	12
3	 Indian Cyber Law Objectives and Scope of the Information Technology Act 2000 Regulation of Certifying Authorities, the Cyber Appellate Tribunal Offences and Penalties Information Technology (Amendment) Act 2008 	10	Yes	NA	10	15
4	 Cyber Jurisdiction Definition of Jurisdiction in Cyberspace 	10	Yes	NA	10	15

	 Model for Jurisdictional Analysis Personal Jurisdiction Issue of Geography & Sovereignty 					
5	 International scenario and Cyber Crime United Nations The Council of Europe Convention on Cyber Crime 	6	Yes	NA	15	12
6	 Intellectual Property Issues and Cyberspace Concept and nature of Intellectual property Copyright and the Internet Liability of Domain name registrant Trademark issues in Cyberspace Status of Computer Software's under Patent Law. 	6	Yes	NA	15	12
7	 Electronic Records and Electronic Governance Formation of Electronic Contract Legal issues in Cyber Contract and E Commerce Digital Signature Liabilities of an Internet Service Provider in Cyberspace 	8	Yes	NA	15	11
8	 Permissibility of Digital Evidence Concept of Digital Evidence Conditions for the admissibility of Digital Evidence Examination of a witness by video conference 	8	Yes	NA	15	11

	• Changes in the Evidence Act.			
Total H	Iours	60		

Reference Books

- Information Technology (Amendment) Act, 2008, Bare Act Taxmann, Delhi.
- Dr.R .K.Chaubey," An Introduction to Cyber Crime and Cyber Law", Kamal Law House.
- Dr.Farooq Ahmad., "Cyber Law In India (Law on Internet)", Pioneer Books, Delhi.
- Justice Yatindra Singh., "Cyber Laws". 2nd Edition, Universal Law Publishing Co.Pvt.Ltd.Delhi
- Kamath Nandon, "Law Relating to Computers, Internet & E- commerce", Universal Law Publishing Co. Pvt.ltd., Delhi.
- Latest Bare Act, Professional Book Publishers

Cooperative Law

NAME OF THE PROGRAM: BALLB

PROGRAM CODE: 226

YEAR of Introduction : 2012

Syllabus Code No.		
YEAR	4 th year	
SEMESTER	7	
NAME OF COURSE	Cooperative Law	
COURSE CODE	LW 7008	
PAPER NO	5	
MARKING SCHEME	End-Semester (EXT): 60	Continuous evaluation (INT): 40
CREDITS-MARKS	Total: 4	Marks :100 Passing 50
	Theory: 4	Practical : NA
TEACHING HOURS	Theory: 60	Practical: NA

COURSE OBJECTIVE:

The objective of this course is to provide students with a comprehensive understanding of cooperative law, focusing on the legal principles and regulations governing cooperative organizations. By the end of the course, students will be equipped with the necessary knowledge and skills to comprehend the unique legal framework of cooperatives, analyze legal issues, and make informed decisions in the context of cooperative law.

COURSE OUTCOME:

Upon completion of this course, students will be able to:

1. Define and explain the concept and principles of cooperatives, understanding their purpose and significance in various sectors of the economy.

2. Analyze the legal structure and organizational forms of cooperatives, distinguishing them from other types of business entities.

3. Comprehend the formation and registration process of cooperatives, including compliance with relevant laws and regulations.

4. Understand the rights, responsibilities, and liabilities of cooperative members, directors, and officers.

5. Examine the governance structure of cooperatives, including decision-making processes and member participation.

6. Identify and evaluate the legal challenges and issues specific to cooperative operations and management.

7. Explore the laws and regulations related to cooperative finance, including capitalization, funding, and profit distribution.

8. Discuss the role of cooperative law in promoting social and economic development, particularly in rural and underserved communities.

9. Analyze the legal aspects of cooperative transactions, agreements, and contracts with external entities.

10. Apply cooperative law principles to real-world scenarios, case studies, and practical situations, fostering critical thinking and problem-solving skills.

Unit No	Title of unit with detailed content	No of teaching- learning hours per	Theory	Practical	Marks We INT (continuous evaluation)	ightage EXT (end- sem)
1	General Principles of Co- operation and its Historical Development	unit 10	Yes	NA	10	15
	 Capitalist, socialist and co-operative forms of organisation Definition of co- operation Fundamental principles of co- operation History, growth and development of co- 					

COURSE DETAILS

		1	1	1		1
	operative movement					
	in India, Growth and					
	development through					
	Five-Year Plans					
2	Co-operative Societies	10	Yes	NA	10	15
	• Characteristics of a					
	co-operative society					
	• Role and functions					
	of different kinds of					
	co-operative					
	societies: Credit,					
	finance, banking;					
	Producers, farmers,					
	dairy; Consumers;					
	Housing; Marketing.					
	• Comparison with					
	other forms of					
	organization, viz,					
	company, trust and					
	partnership firms					
	Registration of Societies under the The Maharashtra Co- operative Societies Act 1960 and Rules	10	Yes	NA	10	15
	• Societies that can be					
	registered, and					
	limited liability,					
	Classification of					
	societies					
	• Conditions of					
		1	1			
	registration,					

	 registration Bye-laws, important features of Model Bye-laws Cancellation of registration, De- registration Amalgamation, Transfer, Division or Conversion Societies 					
4	 Members of a Society Who is a member Types of memberss Open membership Who can become a member Procedure for admission Continuation and cessation of membership Removal and expulsion of a member Rights, privileges, duties, disabilities and liabilities of members, Voting power of a member 	10	Yes	NA	15	15
5	Elections and Management of a Society	10	Yes	NA	15	15

				1
•	Election of the			
	Managing			
	Committee,			
	Procedure,			
	Supervision over			
	elections			
•	Elections to			
	specified and			
	notified societies,			
	No-confidence			
	against officers of			
	societies			
•	The Managing			
	Committee,			
	Constitution, Who			
	can be its members			
•	Reservation of seats,			
	its powers and			
	functions, Liability			
	of members of the			
	managing committee			
•	Appointment and			
	nomination of			
	members of			
	committee,			
	Disqualification of			
	membership of the			
	committee			
•	Meetings of General			
	Body and Managing			
	Committee, Annual			
	general meeting and			
	special general			
	meeting, Conduct of			
	business at such			

	meetings					
6	Dispute Settlement	7	Yes	NA	15	15
	 Types of disputes, and forums for redressal, Cooperative Court, Registrar; Exclusive jurisdiction of the cooperative court, Jurisdiction, Limitation period Powers of the Co- operative court, Its decision, Appeals against decisions, Constitution and powers of the Maharashtra State Co-operative Appellate Court Liquidation of Cooperative Societies Procedure for liquidation and winding up. 					
7	Finance, Accounts and Audit • Funds and their utilization, Restrictions on	3	Yes	NA	15	10

Total Hou	rs	60		
	defects in accounts			
	• Rectification of			
	audit,			
	societies, need for			
	• Audit of cooperative			
	registers,			
	account books and			
	• Maintenance of			
	Investment of funds			
	dividends,			
	• Restriction on			
	Reserve Fund,			
	utilization of funds,			

Reference Books

- B B Goel, Cooperative Legislation Trends and Dimensions, Deep and Deep Publications.
- Rish Pal Nainta, Laws Relating to Cooperative Societies A Commentary.
- Sunil Dighe.: Maharashtra Co-Operative Societies Act, 1960 and Rules, 1961. Snow White Publications, 2017
- S Desai, Commentary on Co-operative Housing Societies.
- V V Ghanekar, Co-Operative Movement in India, Institute of Rural Development & Education.
- A K Gupte and S D Dighe, Maharashtra Co-operative Societies Act 1960 with Rules 1961.
- M C Jain amd H M Bhatt, Maharashtra Co-Operative Societies Act, 1960.
- A E Karmali, Maharashtra Co-operative Societies Act, 1960 and Rules, 1961.
- H A Mehta, Guide to Co-Operative Housing Societies,
- R K Pillai, Maharashtra Co-Operative Societies Act, 1960,
- Latest Bare Act, Professional Book Publishers

BA.LL.B IV

Semester VIII

Jurisprudence

NAME OF THE PROGRAM: BALLB

PROGRAM CODE: 226

YEAR of Introduction :2012

Syllabus Code No.		
YEAR	4 th year	
SEMESTER	8	
NAME OF COURSE	Jurisprudence	
COURSE CODE	LW 8001	
PAPER NO	02	
MARKING SCHEME	End-Semester (EXT): 60	Continuous evaluation (INT): 40
CREDITS-MARKS	Total: 4	Marks :100Passing 50
	Theory: 4	Practical : NA
TEACHING HOURS	Theory: 60	Practical: NA

COURSE OBJECTIVES:

COURSEOBJECTIVES:

- Toequipthestudentwithknowledgeoflaw,practicalapplicationoflaw,analytic althinkingand logicalreasoning.
- Tohelpthestudentstoanswerthefundamentalquestionsaboutlaw.
- Todevelopthecomparativeunderstatingofthedifferentlegalsystemsandthelega lsysteminIndia.

COURSEOUTCOMES:

On successful completion of this course you will be able to:

• Demonstrateanadvancedandintegratedunderstandingofthe

political, social, historical, philosophical, and economic contextoflaw.

- Engageinidentification,articulationandcriticalevaluationoflegalth eoryandtheimplications forpolicy.
- Criticallyanalyzeandresearchcomplexproblemsrelatingtolawandlega ltheoryandmakereasonedandappropriatechoicesamongstalternatives.

COURSE DETAILS:

Unit No	Title of unit with detailed content	N. C			Marks Weightage		
		No of teaching- learning hours per unit	Theory	Practical	INT (continuous evaluation)	EXT (end- sem)	
1	 Introduction Definition, Nature and Scope of Jurisprudence Administration of Justice Civil and Criminal Administration of Justice Theories of Punishment Sources of Law Legal and Historical sources of Law Legislation Precedent Custom 	20	Yes	NA	10	35	
2	 Schools of Law Natural Law School Origin, Development and Revival in 20th century. Reflection of Natural Law in Indian Constitution. Concepts of Dharma –Supremacy of Law over King and State. Analytical Legal Positivism Different approaches of Austin Bentham, Kelson Hart Historical School of Law Savigny Sir.Henry Maine 	20	Yes	NA	15	35	

Law. Ihering Elrich Duguit Roscoe Pound's Theory of 'Social Engineering'. American Realism and Scandinavian Realisim.					
 3 Legal Concepts Legal Rights and Duties Hohfeldian Classification of Legal Rights Ownership Kinds of Ownership Possession Kinds of Possession Distinction between Ownership and Possession Legal Personality Natural and Artificial Legal Persons – Implications Liability Civil and Criminal Liability Vicarious Liability, Strict Liability and Absolute Liability Meaning Types 	20	Yes	NA	15	30
Total Hours	60				

Reference Books:

- Jurisprudence and Legal Theory by V.D. Mahajan.
- Fundamentals of Jurisprudence The Indian Approach by Dr. S.N. Dhyani.

- Jurisprudence The Philosophy and Method of Law by Bodenheimer.
- Jurisprudence by Dias.
- Jurisprudence Legal Theory by Dr. B.N. Mani Tripathi.
- The Concept of Law by H.L.A. Hart.
- Introduction to Jurisprudence by Dr. Avtar Singh.
- Salmond on Jurisprudence by P.J. Fitzgerald
- Lectures on Jurisprudence & Legal Theory by Dr. Vijay Ghormade.
- Jurisprudence & Legal Theory by N.V.Paranjape.
- A Textbook of Jurisprudence by Sir George *Paton*.

Law of Tort including Motor Vehicle Accident & Consumer Protection Laws

NAME OF THE PROGRAM: BALLB

PROGRAM CODE: 226

YEAR of Introduction :2012

Syllabus Code No.							
YEAR	4 th year						
SEMESTER	8						
NAME OF COURSE	Law of Tort inclu	Law of Tort including Motor Vehicle Accident &					
	Consumer Protect	Consumer Protection Laws					
COURSE CODE	LW 8002	LW 8002					
PAPER NO	02						
MARKING SCHEME	End-Semester (EXT): 60	Continuous evaluation (INT): 40					
CREDITS-MARKS	Total: 4	Marks : 100					
	Passing 50						
	Theory: 4	Practical : NA					
TEACHING HOURS	Theory: 60	Practical: NA					

COURSE OBJECTIVES:

- To study in details the concept of civil wrong differentiating from contractual liability .
- To study the theory and philosophy of the evolution of torts in Common Law system.
- To examine the differing requirements which lead to civil liability for torts against persons and personal relations Assault and Battery, False Imprisonment, Defamation, Malicious Prosecution, interference withimmoveable property, Trespass to Land, Dispossession, Nuisance, interference with goods
- Trespass to Goods, Conversion, Detention, torts involving deception of others Deceit, Malicious
- Falsehood, Passing Off, torts affecting reputation of goods and property, Slander of Goods,
- Slander of Title, Maintenance and Champerty, negligence, product and services liability in thecontext of Consumer Protection Act .
- To analyze the important judgments laying down thefoundations for the principles and doctrines developed under Law of Torts.
- To make the studentswell acquainted with this branch of law governing actions for damages for injuries to certainkinds of rights, like the right to personal security, property and reputation

COURSE OUTCOME:

Students graduating with Law of Torts incl. M.V. Act and consumerProtection Law will be able to:

- To study the principles of Tortuous liability, The defenses available in an action for torts, thecapacity of parties to sue and be sued and matters connection there with.
- To study and evaluate the specific torts against the individual and property. With rapid industrialization, inadequacy of the law to protect the individual is exposed.
- The students should reflect on the alternative forms, and also the remedies provided under the Consumer Protection Act, 1986.

Marks Weightage Unit Title of unit with detailed No of Theory **Practical** EXT INT No teachingcontent learning (continuous (endhours per evaluation) sem) unit 1 10 20 **Definition and Nature of** 10 Yes NA Tort General Principles -• Definition, nature, scope, characteristics – Tort in England and Tort in India. Distinction between Tort and Crime, Tort and Breach of Contract, Tort and Breach of Trust, Tort and Quasi Contract etc. **Essential Conditions of Liability in Tort** • Damnum Sine Injuria • Injuria Sine Damnum • Malice. Motive. Intention **Foundation of tortuous** liability, • Fault liability

COURSE DETAILS:

	Q	1	1	1		ر
	• Strict liability					
	Statutory liability					
	• No fault liability					
2	General Exception to	15	Yes	NA	10	25
	Liability in Tort and	-				
	Vicarious Liability					
	Volenti Non fit					
	Injuria, Act of God,					
	Inevitable Accident,					
	Necessity, Private					
	Defence,					
	Statutory Authority.					
	Act of State,					
	• Act of State, Plaintiff the					
	wrongdoer, Judicial					
	and Quasi – Judicial					
	acts, Executive act,					
	Mistake, Parental					
	and Quasi – Parental					
	authority.					
	T 71 1 1 1 1					
	• Vicarious liability – Master and Servant					
	relation, Distinction					
	between servant and					
	Independent					
	Contractor, Course					
	of Employment,					
	Hospital cases,					
	Common					
	Employment,					
	Liability for tort in					
	independent					
	contractor, Master's					
	duties towards					
	servant, Servants					
	duties to the Master,					
	Joint Tort Feasors.					
	JUINT FULL FEASORS.					
3	Specific Torts	15	Yes	NA	15	25
	Trespass to the					
	Person – Assault,					
	battery					
L	Surrei y	1	1	L	l	

	 Trespass to land – its remedies Defamation (with essentials) – Innuendo, Libel, Slander, Defences Nuisance – Private and Public Nuisance Negligence – Contributory Negligence Abuse of legal procedure – Malicious Prosecution Deceit – Rule in Derry Vs. Peak 					
4	 Consumer Disputes Redressal Agencies Definition of Consumer, Deficiency in service, defects in Goods, Complaint, Complainant, Recognized consumer Association etc. and Objectives of the Consumer Protection Act, 2019. Patient is Consumer under Medical services. Composition, Jurisdiction, Power and Functions of District Forum, State Commission and National Commission. Making of 	15	Yes	NA	15	20

	 Introduction Compensation Liability of Insurer Claims Tribunal 				
5	 procedure on receipt of complaint, Finding of the District Forum, Appeals and execution of orders. Important Guidelines for protecting consumer Rights. 	05	Yes	NA	10

Reference Books:

- Law of Torts by R.K. Bangia (including compensation under the Motor Vehicle Act & Consumer Protection Laws)
- The Law of Tort and Consumer Protection Act by M.N. Shukla
- Law of Torts by Dr. S.K. Kapoor
- Law of Torts- Dr. N. V. Paranjape
- Latest Bare Act, Professional Book Publishers

Interpretation of Statutes

NAME OF THE PROGRAM: BALLB

PROGRAM CODE: 226

YEAR of Introduction:2012

Syllabus Code No.							
YEAR	4 th year						
SEMESTER	8						
NAME OF COURSE	Interpretation of S	Interpretation of Statutes					
COURSE CODE	LW 8003	LW 8003					
PAPER NO	1	1					
MARKING SCHEME	End-Semester	Continuous evaluation (INT): 40					
	(EXT): 60						
CREDITS- MARKS	Total: 4	Marks : 100					
	Passing 50						
	Theory: 4	Practical : NA					
TEACHING HOURS	Theory: 60	Practical: NA					

COURSE OBJECTIVES:

- To ascertain true meaning by going beyond the words used in the statute.
- To understand the background of judicial activism of the judiciary and to have a broad perspective of the legislation.
- To consider the intention of the legislature and principles of natural justice to find the true source of law.

COURSE OUTCOME:

Students graduating with 'Interpretation of Statute & Principles of Legislation' will be able to:

- Know what are the techniques adopted by courts in construing statutes? And the importance of the law making process in the present context
- What are the matters to be reckoned with by the legislature while enacting laws?
- Understand and analyze the judicial interpretation, construction of words, phrases and
- expressions.

COURSE DETAILS:

Uni	Title of unit with detailed content	No of	Theory	Practical	Marks Weightage		
t No	The of unit with detailed content	teaching-	Theory	Tactical	INT	EXT	
		learning hours			(continuou s	(end-	

		per unit			evaluation)	sem)
1	 Interpretation of Statutes Meaning, Objects and Scope of 'interpretation', 'construction' and 'statute' Nature and Kinds of Indian Laws: Statutory, Non-statutory, Codified, Uncodified, State-made and State-recognised laws Commencement, operation and repeal of statutes Purpose of interpretation of statutes. Basic Sources of Statutory Interpretation The General Clauses Act, 1897: Nature, Scope and Relevance (Ss.6 & 8) Definition clauses in various Legislations: Nature and Interpretative Role 	15	Yes	NA	10	20
2	Interpretation Aids to Interpretation (Parts of the statute and their interpretative role) • Internal aids • Title • Preamble • Headings and marginal notes. • Sections and sub-sections • Punctuation marks. • Illustrations, exceptions, provisos, saving clauses, explanations and schedules • Non-obstante clause. • External aids	10	Yes	NA	10	20

	 Role of Constituent Assembly debates in the interpretation of the Constitution of India Legislative history- Legislative Intention, Statement of objects and reasons, legislative debates, Committee reports, Law Commission reports etc. International-law and human-rights documents Dictionaries-Translations Statutes in pari materia 					
3	 Rules of Statutory Interpretation Primary Rule Literal rule Golden rule Mischief rule (rule in the Heydon's case) Rule of harmonious construction Secondary Rules Noscitur a sociis (Associated words) Ejusdem generis Reddendo singula singulis 	10	Yes	NA	15	20
4	 Maxims of Statutory Interpretation Delegatus non potest delegare Expressio unius exclusio alterius Generalia specialibus non derogant In pari delicto potior est conditio possidentis Utres valet potior quam 	20	Yes	NA	15	30

	 pareat Expressum facit cessare tacitumIn bonam partem 			
5	Interpretation with reference to subject matter and purpose	05		10
Total	Hours	60		

Reference Books:

- P. St. J. Langan, *Maxwell on the Interpretation of Statutes* (12th ed., 1969)
- Vepa P. Sarathi, *Interpretation of Statutes* (4th ed., 2003)
- G.P. Singh, *Principles of Statutory Interpretation* (11th ed., 2008)
- S.G.G. Edgar, Craies on *Statute Law* (1999)
- Swarup Jagdish, Legislation and Interpretation
- P. St. Langan (Ed.). *Maxwell on The Interpretation of Statutes* (1976) N.M.Tripathi, Bombay
- K. Shanmukham, *N.S.Bindras's Interpretation of Statutes*, (1997) The Law Book Co. Allahabad.
- V.Sarathi, Interpretation of Statutes, (1984) Eastern, Lucknow
- M.P. Jain, Constitutional Law of India, (1994) Wadhwa & Co.
- M.P. Singh, (Ed.) V.N.Sukla's Constitution of India, (1994) Eastern, Lucknow.
- U. Baxi, Introduction to Justice K.K.Mathew's, Democracy Equality and Freedom
- (1978) Eastern, Lucknow
- Latest Bare Act, Professional Book Publishers

Insurance Law

Syllabus Code No.	LW-24-8007	LW-24-8007				
YEAR	4 th year					
SEMESTER	8					
NAME OF COURSE	Insurance Law					
COURSE CODE	226					
PAPER NO	1					
MARKING SCHEME	End-Semester (EXT): 60	Continuous evaluation (INT): 40				
CREDITS- MARKS	Total: 4 Passing 50	Marks : 100				
	Theory: 4	Practical : NA				
TEACHING HOURS	Theory: 60	Practical: NA				

COURSE OBJECTIVES:

- To understand the Meaning and the various Legislations with Regard to the Insurance Law.
- To explain the general principles, historical development, and significance of insurance law.
- To Interpret the provisions of the Insurance Act, 1938, and the Insurance Regulatory Authority Act, 2000.
- To assess the elements of insurance contracts claims filing process, and dispute resolution mechanisms.
- To demonstrate the ability to use redressal mechanisms to resolve disputes and mitigate insurance frauds.

COURSE OUTCOME:

This subject provides an introduction to, and overview of, fundamental concepts of insurance law.

- Understanding the Legal Framework of Insurance.
- Analysis of Insurance Contracts and Claims.
- Evaluating Emerging Issues and Ethical Considerations

Unit No	Title of unit with detailed content	No of teaching- learning hours per unit	Theory	Practical	Marks Weightage	
					INT (contin uous evaluati on)	EXT (end- sem)
1	 Introduction: General Principles of Law of Insurance. Historical Development of Insurance Law. Definition, Nature and Significance of Insurance Law. Kinds of Insurance. > Life & Health Insurance. > Fire & Marine Insurance. > The Motor Vehicle Insurance. 	20	Yes	NA	08	20
2	 > Agricultural Insurance. Legal Framework governing Insurance: The Insurance Act, 1938. Insurance Regulatory Authority Act, 2000. Function of IRDA. Regulation & guidelines for Policyholder & agents. 	10	Yes	NA	08	10
3	Insurance Contract: • Nature & Formation. • Essential elements.	10	Yes	NA	08	10

Total	Hours	60			40	60
	Practices.	(0)			40	60
	insurance fraud.Ethical consideration in Insurance					
	Cyber Insurance & Data Protection.Measures to prevent & detect					
5	Emerging Issues in Insurance Law:	10	Yes	NA	08	10
	 Redressal mechanisms for Policyholder. IRDA grievance redressal guidelines. Insurance frauds & legal remedies. 					
	Role of Consumer Protection Laws in Insurance.					
4	 Claims & Settlement. Procedure for filling insurance claims. Dispute resolution mechanism. Legal remedies for rejection of claims. 	10	Yes	NA	08	10

Reference Books:

- 1. Law of Insurance R.K. Nagarjun
- 2. Insurance Principles and Practice by M.N. Mishra, S. Chand.

- 3. Principles and Practice of Non-Life Insurance by P.K. Gupta, Himalaya Publication House.
- 4. R.N Choudhary's, General Principles of Law of Insurance, Central Law Publications.
- 5. Mishra M.N, Insurance Principles and Practice.

Principles of Taxation Law

NAME OF THE PROGRAM: BALLB

PROGRAM CODE: 226

YEAR of Introduction :2012

Syllabus Code No.		
YEAR	4 th year	
SEMESTER	8	
NAME OF COURSE	Principles of Taxa	tion Law
COURSE CODE	LW 8004	
PAPER NO	1	
MARKING SCHEME	End-Semester (EXT): 60	Continuous evaluation (INT): 40
CREDITS- MARKS	Total: 4 Passing 50	Marks : 100
	Theory: 4	Practical : NA
TEACHING HOURS	Theory: 60	Practical: NA

COURSE OBJECTIVES:

- To understand the Meaning and the various Legislations with Regard to the Tax Laws.
- To explain the various types of taxes applicable on goods , services and also to the citizens of

the country.

COURSE OUTCOME:

This subject provides an introduction to, and overview of, fundamental concepts of income tax law.

- Employ a broad understanding of tax law
- Conduct tax law research by using research skills to interrogate primary and secondary legal materials, and analyse and synthesise complex legal information

Unit	Title of unit with detailed	No of	Theory	Practical	Marks Weightage	
No	content	teaching-			INT	EXT
		learning hours per unit			(continuous evaluation)	(end- sem)
1	Introduction – Nature and Scope of Taxation	20	Yes	NA	10	30

Reference Books:

- Remesh Sharma, Supreme Court on Direct Taxes (1998), Bharath law House, New Delhi Sampath Iyengar,
- Law of income Tax (1998), Bharath law House, New Delhi Diwan B.K. and Sanjay Mehttani,
- Formation, Taxation and Assessment Charitable and Religious Trusts (1999), Bharath law House, New Delhi Kanga and Palkiwala,
- The Law and Practice of Income Tax (1999), Wadha, Nagpur. K. Parameswaran,
- Power of Taxation under the Constitution (1987), Eastern, Lucknow V.Ramachandran & T.A. Ramakrishnan (eds.)
- A.N. Ayar's Indian Tax Laws (2000) Company Law Institute of India Pvt. Ltd. Chennai. S. Bhattacharya & H.R. Garg,
- Handbook of Direct Taxes (1990) Eastern Law House, Calcutta. C.A. Gularickar,
- Law and Practice of Wealth Tax and Valuation (1998), Gularikar, Mumbay. Walter R. Mahler,
- Sales and Execise Taxation in India (1970) Orient Longman, Delhi. R.V. Pattel,
- The Central Sales Tax Act (1966) Thripathi, Bombay. S.D. Singh,
- Principles of Law and Sales Tax (1973), Eastern, Lucknow.
- Latest Bare Act, Professional Book Publishers

Company Law

NAME OF THE PROGRAM: BALLB

PROGRAM CODE: 226

YEAR of Introduction :2012

Syllabus Code No.	212	
YEAR	4 th year	
SEMESTER	8	
NAME OF COURSE	Company Law	
COURSE CODE	LW -18-8005	
PAPER NO	5	
MARKING SCHEME	End-Semester (EXT): 60	Continuous evaluation (INT): 40
CREDITS-MARKS	Total: 4	Marks :100 Passing 50
	Theory: 4	Practical : NA
TEACHING HOURS	Theory: 60	Practical: NA

COURSE OBJECTIVES:

- To encourage the development of students' skills in legal reasoning and analysis through study of statutes, case law and regulatory practicerelating to Company Law.
- To introduce students to the economic function of the company as a legalstructure for business, to its advantages and disadvantages compared toother structures available such as the partnership and the limited liabilitypartnership, and in particular to the company's limited liability.
- To explain the legal nature and significance of limited liability and theprice which those using a company as a business structure are required topay for it.
- To provide students with knowledge and appreciation of the major coretopics in Company Law including the legal nature of the company as abusiness structure, the legal implications of separate corporate personalityincluding limited liability, the validity of contracts made with companies, the role of the board of directors and their legal duties as directors and thelegal protection of shareholders.

COURSE OUTCOME:

By the end of this course it is expected that the student will be able to:

- 1. Explain and apply to various fact scenarios the concept of separate legal entities.
- 2. To explain the basic documents such as MOA and AOA required for the company.

3. To develop the ability to identify and effectively use the corporate law resources. And to

develop the ability to learn company law both independently and cooperatively in a professional environment.

4. To evaluate and analyze socially reasonable corporate behavior.

COURSE DETAILS

Unit No	Title of unit with detailed content	No of teaching- learning hoursper unit	Theory	Practical	Marks W INT (continuous evaluation)	eightage EXT (end-sem)
1	 Introduction Historical background Meaning, definition, features or characteristics of a company Different types of companies, definitions, distinction and conversion. 4 Distinction between company and partnership 	7	Yes	NA	10	20
2	 Formation of Company Formation, Registration and Incorporation, Certificate of Incorporation, Commencement of Business, Advantages and Disadvantages of Incorporation of Company. Promoter, meaning, legal position, duties and liabilities. Memorandum of association, 	15	Yes	NA	10	20

	articles of association, clauses and conditions, legal effects,					
	alteration,					
	doctrine of					
	ultra-vires, constructive					
	notice, doctrine					
	of indoor					
	management.					
3	Prospectus, Shares and					20
5	Membership	15	Yes	NA	15	20
	• Prospectus,					
	meaning,					
	definition,					
	significance and					
	contents,					
	registration of					
	prospectus,					
	statement in lieu					
	of prospectus,					
	golden rule of					
	framing					
	prospectus,					
	liability of					
	misstatement or					
	untrue statement					
	in prospectus.					
	• Shares, meaning,					
	definition, characteristics,					
	classifications,					
	distinction,					
	allotment,					
	transfer and					
	transmission of					
	shares, share					
	certificate, share					
	warrant, stock					
	and shares,					
	forfeiture of					
	shares.					
	• Members, modes					

	of acquiring					
	membership,					
	shareholders,					
	their rights,					
	duties and					
	liabilities.					
	• Majority rule,					
	oppression of					
	minority					
	shareholders,					
	protection of					
	minority against					
	oppression and					
	mismanagement.					
4	Law Relating to Debt,					20
	Finance and Company	15	Yes	NA	15	
	Management					
	• Debenture,					
	meaning, definition, nature					
	and					
	classification,					
	creation of					
	charges, fixed					
	and floating					
	charges,					
	conversion,					
	distinction					
	between					
	debenture and share.					
	Company					
	meeting, Types					
	of Meeting.					
	• Directors,					
	managing					
	director,					
	appointment,					
	qualification,					
	legal position,					
	disqualification,					
	disabilities,					
	retirement, removal, powers					
	and duties, rights					
	and liabilities etc.					
	 Auditors, 					
	appointment,					
	removal, rights,					
	duties and					

	liabilities.					
5	Administrative					20
	Regulations and					
	Winding up	8	Yes	NA	-	
	• Central					
	government					
	control by					
	registrar of					
	companies					
	Company law					
	tribunals, role of					
	National					
	Company Law					
	Tribunal (NCLT)					
	and National					
	Company Law					
	Appellant					
	Tribunal					
	(NCLAT) etc.					
	• Winding up,					
	meaning,					
	definition,					
	classification,					
	consequences,					
	liquidator,					
	contributory etc.					
Total	Total Hours		60			

Reference Books:

- Company Law by Palm
- Company Law by Gower
- Company Law by Avtar Singh
- Morden Company Law by S.C.Tripathi
- Elements of Mercantile Law by N D Kapoor
- Latest Bare Act, Professional Book Publishers

The Code of Civil Procedure, 1908 and the Limitation Act, 1963

NAME OF THE PROGRAM: BA LL.B

PROGRAM CODE: 226

YEAR of Introduction :2012-13

Syllabus Code No.	226					
YEAR	5 th Year B.ALL.B	5 th Year B.ALL.B				
SEMESTER	IX					
NAME OF COURSE	The Code of Civil I	Procedure, 1908 and the Limitation				
	Act, 1963					
COURSE CODE	LW 9001	LW 9001				
PAPER NO	01					
MARKING SCHEME	End-Semester	Continuous evaluation				
	(EXT):60	(INT): 40 marks				
	marksPassing:30	Passing:20 marks				
	marks					
CREDITS- MARKS	Total: 04 credits	Marks : 100				
	Passing :50					
	Theory: 100	Practical: NA				
TEACHING HOURS	Theory: 05 (Hrs	Practical: NA				
	per wk)					

COURSE OBJECTIVES:

This course introduces the procedural rules that govern how civil litigation is conducted in the courts. The course contains an overview of the entire body of rules of civil procedure ranging from commencement of proceedings, to defining issues for trial, to enforcement of judgments. There is particular emphasis upon case management procedures adopted by courts and the various alternative dispute resolution mechanisms that are used to assist people to resolve civil disputes without recourse to a contested hearing and judgment by a court.

COURSE OUTCOME:

- Study the procedure and principles to be adopted in civil courts.
 - To provide a litigant a fair trial in accordance with the accepted principles of

natural justice.

- To provide for a fair procedure for redressal of disputes.
- Thestudentswillunderstandthenatureoflaw,evolutionofdifferenttypes ofcourts,judicialprocedure,meansof proofetc.

Uni t No	Title of unit with detailed content	No of teachin g- learning hourspe r unit	Theor y	Practic al	Marks Weighta INT (continuo us evaluation)	
1	 Unit 1 introduction: suits in general (s.1 – 35) Object of the code, scope, meaning of substantive law and procedural law, important terms and definitions related with the code – Affidavit, Appeal, Cause of Action, Caveat, Issue, Jurisdiction, Suit, Summons, Plaint, Pleading, Written Statement, Decree, Judgment, Order, Decree holder and Decree debtor, Legal representative, Mesne Profit, Execution etc. Jurisdiction of Civil Courts, Cause of Action, Res sub-judice, Res judicata, Constructive Res judicata. Institution of Suit, Essentials of Suits, Parties to Suit, Representative Suit, Frame of Suit. Pleadings, Definition, Basic Rules, Construction of Pleadings, Signing and verification of pleading , Amendment of 	12	Yes	NA	10	20

 pleading. Plaint– Meaning, particulars, Written Statement, Set-off, Legal set-off, Equitable setoff, Setoff and Counter – claim. Issue and Service of summons, Meaning and essentials of summons, contents of summon, modes of service of summons. 					
 Unit 2 appearance & non- appearance of parties - withdrawal & compromise of suits, trial and special suits Appearance and non appearance of parties, Ex parte decree. First Hearing - Meaning, object. Disposal of Suit at first hearing. Discovery, Inspection and Production of Documents. Issue - meaning, framing of issues, kinds of issue, importance of issues, materials for framing issues, omission to France issues, Disposal of suit, penalty for default Adjournments. Interim orders, Issue of commission and its purpose arrest before judgment, attachment before judgment, Temporary injunctions, Interlocutory orders (order 39, Rules 1-5) Withdrawal and Compromise of suits. Summoning and attendance of witness, summons to produce documents, adjournments Hearing of suit. 	14	Yes	NA	10	20
 Judgment – its essentials, pronouncement of judgment, copy and contents of judgment, alteration in judgment. 					

	 Decree – its essentials, decree and judgment, contents etc. Award of Interest and Award of Costs 					
3	 UNIT 3 SPECIAL SUITS Suits by or against Government or public officers, suits by aliens, suits by or against Foreign Rules, Ambassadors and Envoys. Suits by or against corporations, suits by or against corporations, suits by or against partnership firms, suits by or against trustees, executors and administrators. Suits against minors and lunatics, guardians or next friends, suits concerning family matters. Inter-pleader Suit. Suits by indigent persons. Summary Suits. Arrest and attachment before judgment. Temporary Injunctions and Interlocutory orders. Appointment of Receiver 	08	Yes	NA	15	20
4	 Unit 4 Appeals, reference, review, revision and execution Meaning of Appeals, Reference, Review and Revision. First Appeals – meanings, essentials, different stages of Appeals, right of appeal, who may appeal, who cannot appeal, decision where appeal heard by two or more judges, 	18	Yes	NA	15	20

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 cross-objection, 	
> cross appeal,	
powers of Appellate Cou	rt,
Appeal from appellate	
decree.	
• Second Appeal 100 to 103, 10	
108 and Order 42 – substantia	al de la constant de
question of law.	
• Appeals from orders, appeals	by
indigent/ persons, appeals to	
Supreme Court, Limitation,	
Savings powers of High Cour	t
• Review – meaning, nature and	d
scope, object, review and app	eal,
review and reference, review	and
revision, circumstances, grou	nds,
procedure at hearings.	
• Revision – meaning, Sec. 115	
nature and scope, object, revi	
and appeal, revision and seco	
appeal, revision and reference	2,
revision and review, appeal,	
reference, review and revision	
distinction.	
• Reference – object, nature an	d l
object, condition, who may	
apply, power and duty of the	
referring court, power and du	
of High Court, distinction wit	n
appeal, review and revision, reference under CPC and	
Cr.P.C., reference under CPC	
and Constitution.	
 Execution (Sec. 36 -74) 	
Execution (Sec. 30 - 74) meaning, nature as	ad a land
scope, execution	
proceedings.	
 Courts executing 	
decrees,	
 court passing a 	
decree, courts by	
which decrees ma	v be
executed.	
Application for	
execution, procedu	ıre

 on receiving application, mode of execution. Attachment of Property, garnishee order. Miscellaneous restitution Notice under C.P.C Caveat – meaning, Sec. 148 – A. Inherent Powers of the Court (S. 148 to 151) Causes of delay, in Civil Litigation, amendment of 1999 and 2002. 					
 Limitation act, 1963 – sec. 1-31 Meaning of law of limitation, nature and object, Plea of bar of limitation and its efficiency Condonation of delay and the doctrine of sufficient cause. Doctrine legal disability, continuous running of time, Rules regarding execution of prescribed time. Effect of certain events on computation of period of limitation 	08	Yes	NA	-	20
Total Hours 60	U				

List of Reference Books:

- Civil Procedure Code with Limitation Act, 1963- by C.K. Takwani (Thakkar)
- Code of Civil Procedure- by Dr. Avtar Singh

- Guide to C.P.C- by N.K. Acharya
- The Code Of Civil Procedure- by Dr. T.P. Tripathi
- The Code of Civil Procedure- by M.P. Jain
- The Key to Indian Practice(A summary of CPC)- by Mulla
- Code of Civil Procedure and Limitation Act- by S.R. Myneni.
- Code of Civil Procedure by Shailender Malik
- The Code of Civil Procedure by D.N. Mathur
- Latest Bare Act, Professional Book Publishers

Law of Limitation

- Law of Limitation –by S.R. Myneni
- The Limitation Act- by J.D. Jain
- Limitation Act- by Dr. D.N.R. Pande
- Latest Bare Act, Professional Book Publishers

Law of Evidence

NAME OF THE PROGRAM: B.A.LL.B.

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.	226					
YEAR	5 th Year B.ALL.B	5 th Year B.ALL.B				
SEMESTER	IX					
NAME OF COURSE	Law of Evidence					
COURSE CODE	LW -18-9002					
PAPER NO	02					
MARKING SCHEME	End-Semester (EXT):60 marks Passing:30 marks	Continuous evaluation (INT): 40 marks Passing:20 marks				
CREDITS – MARKS	Total: 04 credits :50 Theory: 100	Marks : 100 Passing Practical: NA				
TEACHING HOURS	Theory: 05 (Hrs per wk)	Practical: NA				

COURSE OBJECTIVES:

Outcome related course learning objectives: In every civilized legal system we can classify the laws in two categories - Substantive Law and Procedural laws. The Law of evidence is one of the most important part of the procedural law. The law of evidence plays a very important role in the effective functioning of the judicial system. The law of evidence is an indispensable part of both substantive and procedural laws. It imparts credibility to the adjudicatory process by indicating the degree of veracity to be attributed to 'facts' before the forum. This subject enables the student to appreciate the concepts and principles underlying the law of evidence and identify the recognized forms of evidence and its sources. The subject seeks to impart to the student the skills of examination and appreciation of oral and documentary evidence in order to find out the truth. The art of examination and cross examination, and the shifting nature of burden of proof are crucial topics. The concepts brought in by amendments to the law of evidence are significant parts of study in this course.

COURSE OUTCOME:

- 1. Analyse and define the concept and general nature of evidence, and illustrate the different types of evidence and court procedures relating to evidence.
- 2. Analyse the rule relating to relevance of evidence and admissibility of evidence before the court.3. Evaluate the rules relating to dying declaration and admissibility of dying declaration
- 4. Determine and analyse the standard of proof and burden of proof in civil and criminal cases, and specify types of presumptions.
- 5. Analyse and evaluate the rules governing examination in chief, cross examination and reexamination, and establish the procedures in the conduct of a civil or criminal trial
- 6. Determine the rules relating to competence and compellability of witnesses in relation to case study material.

Unit No	Title of unit with detailed content	No of	Theory	Practical	Marks Weightage	
		teaching- learning hoursper unit			(continuous evaluation)	(end- sem)
1	 Introduction The main features of the Indian Evidence Act, 1872 Definition of Evidence Interpretation clause – Sec. 3-4, Nature and Purpose Law of Evidence in Civil and Criminal cases, 'May presume', 'Shall presume', 'Shall presume', Conclusive Proof. Central conceptions in Law of Evidence 	12	Yes	NA	10	20

						ı
	 Facts, Distinction between Relevant facts and facts in issue. Proved, Not Proved and Disproved. Oral and Documentary Evidence. Circumstantial Evidence and Direct Evidence. Presumption (Ss. 4, 113A-113-B, 114) Witness Appreciation of evidence. Applicability of Evidence Act on Electronic Record. Division of Evidence – Direct, Indirect, Real and Personal, Original and Hearsay, Primary and Secondary, Oral and of Documentary, judicial etc. 					
2	Relevancy & Admissibility of Facts:	12	Yes	NA	10	20
	 Facts – Relevancy of facts (S.S – 16), facts in Issue, Facts distinguished from law, facts which is to be proved, not proved and Proof in civil and criminal cases disproved Doctrine of Res Gastae (Ss. 6-9, 11) Evidence of Common Intention – relating to conspiracy (S. 10) The problems of 					

	relevancy of "otherwise" irrelevant facts (Sec. 11) Relevant facts for proof of custom (S. 13) Facts concerning bodies and mental state (Ss. 14, 15) Relevancy and Admissibility of facts Admission and confession (Ss. 24-30) Definition Similarity and difference between 'admission' and 'confession' Admission in civil cases, when relevant (S. 23) Classification of					
3	23)	12	Yes	NA	15	20
	 Judicial standards for appreciation of evidentiary value of dying declaration 					

	• How much of a					
	statement to be proved $(\mathbf{S}, 20)$					
	(S. 39)					
	• Relevance of judgment					
	(Ss. 40-44)					
	• Opinion of third person					
	when relevant (Ss.					
	45-51)					
	• Character when					
	relevant (Ss. 52-55)					
	in civil cases, character					
	to prove conduct					
	imputed, irrelevant in					
	criminal cases, previous					
	good character relevant,					
	previous bad					
	character not relevant, except in					
	reply, character as affecting					
	damages.					
4	Proof, Burden of Proof and	12	Yes	NA	15	20
	Estoppel					
	• Facts which need not be					
	proved (Ss. 56-58)					
	• Oral Evidence (Ss.					
	59-60)					
	Documentary Evidence					
	(Ss. 61-73) in aspect of					
	electronic records,					
	video conferencing and					
	digital signatures and					
	its verification.					
	• Public Documents (Ss.					
	74-78)					
	Presumptions of					
	documents (Ss. 79-90),					
	including electronic					
	forms, electronic					
	agreements, electronic					
	records and digital					
	signatures, electronic					
	messages etc.					
1	messages etc.			1		
	Dresumption to					
	Presumption to electronic records of					

5	 five years old (Ss. 90-A) Exclusion of oral by documentary evidence (Ss. 91-100) Burden of Proof. – in civil and criminal cases (Ss. 101-114A) Estoppel (Ss. 115-117) Witnesses and Examination of	12	YES	NA	15	20
	 Who may testify Dumb witnesses Parties to a civil suit and their wives or husbands Husband of wife of person under criminal 					
	 Husband of wife of person under criminal trial. Judicial privileges Privileged 					
	 communications during marriage, as to affairs of state Information as to commission of offences sources of information as to offences 					
	 Official communication, Professional communication, position of interpreters etc. voluntary evidence, – 					
	 non compellable witnesses confidential communications production of electronic records which another 					
	person having possession (S. 131), (as substituted by the Information Technology					

•	examination - leading questions, Hostile witnesse Child witness Improper admission and rejection of evidence			
•	Evidence of Accomplice Examination of witnesses Examination in chief, cross examination, re-examination, order of			

Recommended Books:

- The Indian Evidence Act, by Ratanlal Dhirajlal
- The Indian Evidence Act, by Dr. Artar Singh
- The Indian Evidence Act, by Batuk Lal
- The Indian Evidence Act, by Rameshwar Dayal
- The Indian Evidence Act, by Vepa P. Sarathi
- The Indian Evidence Act, by Robert Cross
- The Indian Evidence Act, by Sarkar
- Latest Bare Act, Professional Book Publishers

Administrative Law

NAME OF THE PROGRAM: B.A.LL.B.

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.	226	
YEAR	5 th Year B.ALL.B	
SEMESTER	IX	
NAME OF COURSE	Administrative Law	
COURSE CODE	LW - 9003	
PAPER NO	03	
MARKING SCHEME	End-Semester (EXT):60 marks Passing:30 marks	Continuous evaluation (INT): 40 marks Passing:20 marks
CREDITS – MARKS	Total: 04 credits :50 Theory: 100	Marks : 100 Passing Practical: NA
TEACHING HOURS	Theory: 05 (Hrs per wk)	Practical: NA

COURSE OBJECTIVES:

Today we are living in an 'administrative age' where there is a rising tendency to transfer more and more powers to executives which include quasi-judicial as well as quasi-legislative which has become inevitable in modern democratic states. Therefore, there has been a tremendous increase in powers and functions of the administrative authorities and the obvious result is full of danger of its degeneration and unwanted encroachment on human rights and liberties. Hence, there requires adequate control, safeguard through procedural fairness, judicial review and remedies to those affected by the administration. This syllabus has been prescribed with these objectives.

Course Outcomes:

1. Administrative law is mainly a judge-made law and has secured its present features through a Myriad of judicial decisions. A student got a deep knowledge of the operation and changing phenomena of these standards from a comparative angle.

2. The ever increasing number of delegated legislation in the form of rules, regulations, circulars and general orders has the characteristics of law, which though framed by administration, impose a burden on the rights of citizens.

3. Analyze the scope of review of delegated legislation and the limitations on the judicial review of administrative action, the Principles of Natural Justice also have studied in detail in this course.

Unit No	Title of unit with detailed content	No of teaching- learning hours <mark>per unit</mark>	Theory	Practical	Marks Wo INT (continuous evaluation)	eightage EXT (end- sem)
1	 Introduction Definition, Nature and scope of Administrative Law. Reasons for Development and Growth of Administrative Law Sources of Administrative Law. Droit Administrative Law. Droit Administrative – Conseil D'etat. Rule of Law- Meaning and concept, Merits & Demerits, Rule of Law in Indian context. Doctrine of separation of Power, Principle of Checks & Balances, application of separation of Power in India, United states of America and United Kingdom. Administrative Action, its classification (quasi legislative, quasi judicial and administrative) Administrative Discretion – meaning and action – Abuse of Discretion 	7 Hours	Yes	Not Applicable	10	20
2	Delegated Legislation	10.11	V	Not	10	20
	Meaning and concept of	10 Hours	Yes	Applicable	10	20

	 Delegated Legislation. Reasons for growth, Advantages and Disadvantages of Delegated Legislation. Delegated Legislation in United States of America and United Kingdom. Committees on delegated legislation – its constitution and functions. Delegated Legislation of Taxing Statute. – Control Mechanism Judicial, Parliamentary, Procedural control. Sub-Delegations of legislative powers – delegatus non potest delegare. 					
3	 Principles of Natural Justice Concept of Principles of Natural justice Rule against Bias – Nemo debet case judex in propria cause Personal Bias Pecuniary Bias Subject matter Bias Departmental Bias Departmental Bias Bias on account of obstinacy – Doctrine of Necessity Rule of Fair Hearing – Audi Alteram Partem Right to Notice Right to Hearing Reasoned Decisions – Speaking Order Institutional Decision Post Decisional Hearing Exclusion of Principles of Natural justice Administrative tribunals and other adjudicating authorities – powers and functions Tribunals – nature, constitution, jurisdiction, 	15 Hours	Yes	Not Applicable	15	20

	 procedure, advantages and Disadvantages Distinction between Quasi Judicial and Administrative functions Distinction between Tribunals and Courts of Law 					
4	 Judicial Review of Administrative Action Judicial Remedies Jurisdiction of the Supreme Court and High Court Under Articles 32 and 136 Rules restricting judicial review – locus standi, laches, resjudicata, exhaustion of Alternative/administrativ e remedies, no dismissal of petition – without speaking order, finality of administrative action Violation of Procedural norms Doctrine of Legitimate Expectation Doctrine of Public Accountability Doctrine of Proportionality 	10 hrs	Yes	Not Applicable	15	20
5	Other Remedial Procedures – P.I.L., Liability of Administration, statutory and Non statutory Public Undertakings, Constitutional Protection of civil servants etc. • Nature and purpose of Public Interest Litigation, Locus Standi, procedure, class actions. • Liability of the Administration in Contract • Liability of Administration in Tort • Privileges and	18 hrs	Yes	Not Applicable	-	20

	Immunities of the				
	Administration in suits				
	Statutory Public				
	Corporations, its				
	characteristics,				
	classifications, liability,				
	status of employers				
	control of statutory				
	corporations –				
	Government companies.				
	Ombudsman meaning				
	and objectives,				
	development in England,				
	U.S.A. and India				
	• Working of Lokayuktas				
	in the states				
	• Right to know –				
	working of Right to				
	Information Act, 2005				
	Control by Vigilance				
	Commission				
	Constitutional				
	Protections of civil				
	servants				
	• Procedural safeguards -				
	No termination by				
	subordinate authority				
	Reasonable opportunity				
	to defend.				
	• Working of the				
	Administrative				
	• Tribunals – central				
	Administrative				
	• Tribunals and state				
	Administrative Tribunals				
Total II		()			
Total Hou	rs	60			
L			I I		I

Reference Books

- Administrative Law by C.K. Thakker
- Administrative Law by Kailash Rai
- Law of Constitution by D.D. Basu
- Law of Constitution by M.P. Gain
- The Tribunal System is India by S.P. Sathe
- Administrative Tribunals in India by S.N. Gain
- Latest Bare Act, Professional Book Publishers

Drafting, Pleading and Conveyancing

NAME OF THE PROGRAM: B.A.LL.B.

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.	226	
YEAR	5 th Year B.ALL.B	
SEMESTER	IX	
NAME OF COURSE	Drafting Pleading &	Conveyancing
COURSE CODE	LW - 9003	
PAPER NO	04	
MARKING SCHEME	End-Semester	Continuous evaluation
	(EXT):60 marks	(INT): 40 marks
	Passing:30 marks	Passing:20 marks
CREDITS – MARKS	Total: 04 credits	Marks : 100 Passing
	:50	
	Theory: 100	Practical: NA
TEACHING HOURS	Theory: 05 (Hrs per	Practical: NA
	wk)	

COURSEOBJECTIVES:

- To acquaint the students with the basics of Drafting,Pleading & Conveyancing.
- To provide and develop practical skills in drafting and presenting documents in clear, grammatical and correct English.
- To examine the nature and value of pleadings, and to learn and draft the documents in civil and criminal proceedings.

COURSEOUTCOMES:

Students who has taken admission for this course will be able to

- 1. Analyze and define the concept of Pleading and various rules of pleading and able to handle the client during the course of interaction.
- 2. Articulate the argument on process and apply the legal drafting abilities during the appearances before Court and Tribunals

- 3. Recognize the way to move to the criminal justice system with aid of various complaints.
- 4. Identify and discuss the various forms of conveyancing deed such as sale deed, gift, mortgage etc.
- 5. Apply legal drafting skills and understand practical aspect of registration of such documents.

Unit No	Title of unit with detailed content	No of teaching- learning hours per unit	Theory	Practical	Marks Wei INT (continuous evaluation)	ightage EXT (end- sem)
1	 Drafting General principles of Drafting Relevant Substantive Rules Pleadings Pleadings in general Object of pleadings Fundamental rules of pleadings Fundamental rules of pleadings Civil Pleadings Plaint Written statement Interlocutory application Original petition Affidavit Execution petition Memorandum of appeal and revision Petition under Article 226 and 32 of the Constitution of India. 	15	Yes	NA	25	NA

2						1
1	Criminal Pleadings	15	Yes	NA	30	NA
	 Complaint Criminal miscellaneous petition Bail application Memorandum of appeal and revision. Variousforms of 					
P	Pleadings					
	 Suit for recovery under order XXXVII of the Code of Civil Procedure1908. Suit for Permanent Injunction. Application for Temporary Injunction under Order 39 Rules 1 & 2 of the CPC. Application under Order 39, Rule 2-A of the CPC. Suit for Ejectment and Damages for Wrongful Use and Occupation. Petition for Restitution of Conjugal Rights under S.9 of the Hindu Marriage Act, 1955. Petition for Judicial Separation under S.10 of the Hindu Marriage Act, 1955. Petition for Dissolution of Marriage by Decree of Divorce under S.13 & S.13B (1) of the Hindu Marriage Act, 1955. Petition for Grant of Probate in High Court. 					
	 Petition for Grant of Letters of 					

Administration.			
Contempt Petition under			
Ss. 11 & 12 of the			
Contempt of Courts Act,			
1971 before High Court.			
Writ petition under			
Article 226 of			
Constitution of India.			
• Caveat under S. 148-A			
of CPC.			
• Caveat for Special			
Leave Petition (Civil)			
under Article 136 of the			
Constitution of India.			
Special Leave Petition			
(civil) under Article 136			
of the Constitution of			
India.			
Counter Affidavit in			
Special Leave Petition			
(Civil).			
Application for Bail.			
Application for Grant of Antioinstory Pail			
Anticipatory Bail.			
• Complaint under S. 138			
of the Negotiable			
Instruments Act, 1881.			
• Application U/S. 125 of			
Cr. P.C.			
• Special Leave Petition			
(Criminal) under Article			
136 of the Constitution			
of India.			
• Transfer Petition (Civil)			
U/S. 25 of CPC.			
Curative Petition under			
Articles 129, 137, 141			
and 142 of the			
Constitution of India.			
• Complaint under S. 12			
of the Consumer			
Protection Act, 1986.			
• Written Statement to the			
Complaint under			
Consumer Protection			

	Act, 1986.					
3	Conveyancing Conveyancing in general Object of conveyancing Component parts of a deed. Forms of Deeds and Notices Sale deed Mortgage deed Lease deed Gift deed Promissory note Power of attorney – general and special power of attorney Will Trust deed Relinquishment deed Partnership deed Relinquishment deed Partnership deed Deed of dissolution partnership Hire-purchase agreement Deed of family settlement between rival claimants of an estate Notice of ejectment to the tenant under Sec. 106 of the Transfer of Property, Act, 1982	15	Yes	NA	35	NA
	 Notice under S. 80 of the Code of Civil Procedure, 1908. Viva voce Viva-voce examination of 10 marks will be mainly on the above practical works to test the understanding of the students on 	15			10	NA

Total Hours	60		
examination.			
on the exercises and viva-voce			
would jointly award final marks			
with the external examiner			
be internal examiner who along			
The teacher of this paper would			
time of viva-voce examination.			
the external examiner at the			
awarded would be placed before			
along with the list of the marks			
Note 2: The evaluated exercises			
evaluation.			
semester for continuous			
the paper throughout the			
by the students to the teacher of			
should regularly be submitted			
Note 1: The practical exercises			
and conveyancing.			
principles of drafting, pleadings			
the topics besides general			

Reference Books:

- Legal Drafting Drafting, Pleading and Conveyancing by Rajaram Retawade.
- Drafting, Pleading and Conveyancing by Medha Kolhatkar.
- Drafting and Conveyancing by S. P. Aggarwal.
- Pleading, Drafting and Conveyancing by Dr.R. N. Chaturvedi.
- The Law of Pleading Drafting and Conveyancing by Dr.K. K. Srivastava.
- Drafting and Conveyancing by Dr.N. Maheshwara Swamy.
- The Law of Pleading Drafting and Conveyancing by Dr.Y.S. Sharma.
- Latest Bare Act, Professional Book Publishers

INTELLECTUAL PROPERTY RIGHTS

NAME OF THE PROGRAM: B.A.LL.B.

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.	226					
YEAR	5 th Year B.ALL.B	5 th Year B.ALL.B				
SEMESTER	IX					
NAME OF COURSE	INTELLECTUAL P	INTELLECTUAL PROPERTY RIGHTS				
COURSE CODE	LW -9005					
PAPER NO	05					
MARKING SCHEME	End-Semester	Continuous evaluation				
	(EXT):60 marks	(INT): 40 marks				
	Passing:30 marks	Passing:20 marks				
CREDITS – MARKS	Total: 04 credits	Marks: 100 Passing				
	:50					
	Theory: 100	Practical: NA				
TEACHING HOURS	Theory: 05 (Hrs per	Practical: NA				
	wk)					

COURSE OBJECTIVES:

Intellectual property law regulates the use, creation and exploitation of mental or creative labour of a person. Intellectual property affects such diverse subjects such as visual and performing arts, inventions, art, design etc. The course aims to equip students with fundamentals of Intellectual Property Rights and the related protection systems. The course will discuss the theoretical justification for Intellectual property Rights, the legal framework and the rights granted. The course will include an overview of the international regime, treaties and conventions on the subject. The course will mainly focus on important Indian legislations in the field of Intellectual Property. Further aim of the course is to introduce to students the other forms of IP such as Geographical indication, traditional knowledge, protection of Plant varieties and Integrated circuits. To give statutory expression to the creator and right of access to the public.To encourage creativity and

innovation in all fields of development. To safeguard rights of creators or producers of intellectual goods and service

Course Outcomes:

• The students will be well-versed with the basic concepts of Intellectual property laws and will be familiarized with the kind of rights, remedies and licensing regime associated with each kind of intellectual property so that students can have a basic understanding of Intellectual Property laws.

• This course also aims to give an overview knowledge to the student on the practical applicability of international conventions in Indian scenarios.

Unit No	Title of unit with detailed content	No of teaching- learning hours per unit	Theory	Practical	Marks Wei INT (continuous evaluation)	ightage EXT (end- sem)
1	Introduction Introduction IPRs Basic concepts and need for Intellectual Property - Patents, Copyrights, Geographical Indications etc. International Convention and treaties International organizations related to Intellectual property -Trade related Aspects of Intellectual property (TRIPs) -World Intellectual property Organization (WIPO) -World Trade Organization (WTO)	10	Yes	NA	10	10
2	Patent □ Patent Act 1970,Concept and History of Patent in India □ Essential Features of Patents □ Patentable & Non Patentable Inventions □ Types of Patent, Term of Patent	10	Yes	NA	15	10

	 Rights and Obligations of Patentee Limitations on patentee's rights Registration and Licensing of Patents Infringement of patent and remedies Offences and penalties Patent Agents Case Laws 					
3	Copyright Copyright Act 1957, Meaning and application Nature and purpose of copyright Author and first owner of copyright Rights of owner of Copyright Publication and term of Copyright Registration of copyright and its effect Assignment andLicence of Copyright Infringement of copyright, Remedies against infringement, Offences and punishment Case Laws	10	Yes	NA	15	15
4	Trademark □ Trade Mark Act 1999,Object and purpose of the Act □ Types of Trademark □ Signs used as Trademark □ Trademark Registration Procedure and duration of registration including classification of goods, refusal of registration, and limitations □ Rights conferred by registration Renewal, removal and restoration of registration Effect of non-use. □ Rights of a proprietor of a trade mark; Assignment and	10	Yes	NA	10	15

	Transmission of Various types of trade marks Infringement and passing off action and Remedies,Offences and penalties Case Laws					
5	Design ☐ The Designs Act 2000,Object and purpose of the Act ☐ Salient features of Design Act,2000 ☐ Registration of Designs ☐ Rights of a proprietor of a registered design, Assignment and transmission and avoidance of restrictive conditions. ☐ Piracy of registered design, remedies and procedure ☐ Case Laws	10	Yes	NA	10	25
6	Geographical indications Introduction to GI Registration of GI Infringement of GI Remedies against infringement Offences and Penalties Case Laws	10	Yes	NA	10	25
lotal	Hours	60				

Reference books:

- Patent Law P Narayanan
- Patents, Trade Marks Copyright, Designs and Geographical Indications B L Wadhera
- Copyright and Industrial Designs P Narayanan
- Trade Marks and Passing off P Narayanan
- Iyengar's Copyright Act- R G Chaturvedi
- Intellectual Property W R Cornish
- Dr.G.B Reddy's Intellectual Property Rights and the Law.
- Dr.G.B.Reddy's Copyright Law in India, Published by GOGIA Law Publications
- Latest Bare Act, Professional Book Publishers

BANKING LAWS

NAME OF THE PROGRAM: B.A.LL.B.

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.	226	
YEAR	5 th Year B.ALL.B	
SEMESTER	IX	
NAME OF COURSE	Banking Laws	
COURSE CODE	LW - 9006	
PAPER NO	05	
MARKING SCHEME	End-Semester (EXT):60 marks Passing:30 marks	Continuous evaluation (INT): 40 marks Passing:20 marks
CREDITS – MARKS	Total: 04 credits :50 Theory: 100	Marks : 100PassingPractical: NA
TEACHING HOURS	Theory: 05 (Hrs per wk)	Practical: NA

COURSE OBJECTIVES:

To Understand the of Indian Banking System

To Know the functions of different types of banks.

To know the laws relating to Banking in India.

COURSE OUTCOMES:

The concepts and legal parameters including the judicial interpretation of banking law.

To learn new emerging dimensions in the banking system including e-commerce and e-banking.

To have an analysis of International Banking System in comparison with Banking system in India.

Unit No	Title of unit with detailed content	No of teaching- learning hoursper unit	Theory	Practical	Marks Wei INT (continuous evaluation)	ghtage EXT (end- sem)
1	 Indian Banking Structure Origin Evolution of Banking Institutions Types and functions of Banks Commercial banks & its functions Banking Companies in India RBI - Constitution, Management and Functions Banking Regulation Act, 1949 – State Bank of India- UTI, IDBI, RRBs'-Local banks 	5	Yes	NA	10	20
2	 Employment of funds Loans and Advances Guarantees- Advances secured by Collateral securities Agency Services- Financing of Exports- Special Banking Services –Advances to Priority Sectors and 	10	Yes	NA	10	20

							1
		Credit Guarantee schemes					
	•	Securitization Act,					
		2002.					
3	٠	Law relating to	15	Yes	NA	10	20
		Negotiable Instruments,					
		1881 Act (Read with the					
		amended Act of 2002) -					
		Negotiable Instruments					
	٠	Kinds - Holder and					
		holder in due course -					
		Parties – Negotiation-					
		Assignment –					
		Presentment –					
		Endorsement – Liability					
		of parties - Payment in					
		due course – Special					
		rules of evidence -					
		Material alteration –					
		Noting and protest –					
		Paying banker and					
		collecting banker – Bills					
		in sets					
	•	Penal provisions under					
		NI Act - Banker's book					
		evidence Act.					
4	٠	Banker and customer	15	Yes	NA	15	20
		Relationship -					
		Definition of banker and					
		customer – General					
		relationship – Special					
		relationship - Banker's					
		duty of secrecy,					
L	L					1	I

	banker's duty to honour					
	cheques, banker's lien,					
	and banker's right to set					
	off					
	• Appropriation of					
	payments - Garnishee					
	order - Customer's					
	duties towards his					
	banker					
	• Opening of New					
	Accounts – Special					
	types of customers -					
	Minor's A/C, Joint A/C,					
	Partnership A/C,					
	Company's A/C,					
	Married women's A/C,					
	Trust A/C, Joint Hindu					
	family A/C - Illiterate					
	persons, lunatics,					
	executors - Precautions					
	required in case of					
	administrators, Clubs,					
	Societies and Charitable					
	institutions to open an					
	account.					
5	• Ancillary Services and	15	YES	NA	15	20
	E- Banking:					
	Remittances					
	• General, DD, MT, TT,					
	Traveler's cheques,					
	bank orders, credit card,					
	debit/smart cards, safe					
	deposit vaults, and gift					
	cheques, stock invest.					
	1,					

•	E-Banking - Definition			
	- E-Banking includes -			
	Internet banking, mobile			
	banking, ATM banking,			
	computerized banking -			
	E- banking services –			
	retail services –			
	wholesale services - E-			
	Cheque-authentication			
•	Cyber Evidence-			
	Banking Ombudsman.			
Total Hours		60		

- M. L. Tannan- Law of Banking.
- M. S. Parthasarathy (Ed.), Khergamvala Negotiable Instruments Act.
- Justice Bhaghabati Prasad Banerjee- Guide to Securitizations and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002.
- Avtar Singh Negotiable Instruments Act.
- Basu Review of Current Banking: Theory and Practice.
- Paget- Law of Banking.
- L. C. Goyle- The Law of Banking and Bankers.
- Relevant provisions of Information Technology Act, 2000
- Latest Bare Act, Professional Book Publishers

THE CODE OF CRIMINAL PROCEDURE, 1973, JUVENILE JUSTICE ACT, 2000 AND PROBATION OF OFFENDERS ACT, 1958

NAME OF THE PROGRAM: B.A.LL.B.

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.	226	226				
YEAR	5 th Year B.ALL.B					
SEMESTER	X					
NAME OF COURSE		The Code of Criminal Procedure, 1973, Juvenile JusticeAct, 2000 and Probation of Offenders Act, 1958				
COURSE CODE	LW - 10001					
PAPER NO	01					
MARKING SCHEME	End-Semester	Continuous evaluation				
	(EXT):60 marks	(INT): 40 marks				
	Passing:30 marks	Passing:20 marks				
CREDITS – MARKS	Total: 04 credits :50	Marks: 100 Passing				
	Theory: 100	Practical: NA				
TEACHING HOURS	Theory: 05 (Hrs per wk)	Practical: NA				

COURSE OBJECTIVES:

The students are made aware that they should have an understanding of how the Criminal Procedure Code acts as a main source of the criminal justice system.

To, explain to the students about the hierarchy of criminal Courts.

The make the students aware as to how the Criminal Procedure code controls and regulates the working of the machinery set up for the investigation and trial of offence.

COURSE OUTCOMES:

On completion of this course

1. The students will understand importance of criminal procedure followed by criminal courts 214

- 2. It explains procedure from arrest till trials and punishments.
- 3. It is an important legislation which gives Practical knowledge to students.
- 4. It also covers appeals revision etc
- 5. It explains the hierarchy of criminal courts.

Unit No	Title of unit with detailed content	No of teaching- learning hours <mark>per</mark> unit	Theory	Practical	Marks W INT (continuous evaluation)	Teightage EXT (end-sem)
1	 Introductory: The rationale of criminal procedure: the importance of fair trial Constitutional perspective: Article 14, 20 & 21 Constitution of Criminal Courts under CrPC The Organisation of police, prosecutor, defence counsel and its functions and powers 	5	Yes	NA	5	10
2	Pre-trial process: arrest: • Distinction between cognizable and non-cognizable offence	5	Yes	NA	5	10

	 Warrant and Summons: Arrest with and without warrant. a. The absconder status. Rights of the accused person 					
	 Pre-trial process: Search and Seizure: a. Search warrant b. search without warrant Powers of Police officers 					
3	 Pre-trial Process: FIR: .F.I.R. Evidentiary value of F.I.R. Pre-trial Process: Magisterial Power to Take Cognizance 	5	Yes	NA	10	15
4	 Trial Process: Commencement of proceeding. Dismissal of complaints. Bail: Concept and purpose. Bailable and Non-Bailable offences. Cancellation of bail. Anticipatory bail. 	5	Yes	NA		10

5	Fair Trial:	5	Yes	NA		10
	Conception of fair					
	trial Presumption of					
	innocence					
	• Charge: Framing of					
	charge					
	• Preliminary pleas to					
	bar the trial:					
	Jurisdiction.					
	• Time limitation:					
	rational and scope.					
	• Pleas of autrefois					
	acquit and autrefois					
	convict.					
	Issue- Estoppel.					
	Compounding of offences					
6	Trials and Execution:Trial before a court	8	Yes	NA	5	15
	of session					
	• Trial of warrant					
	cases by magistrate					
	• Trial of summons					
	cases by magistrate					
	Summary Trials					
	Submission of					
	Death sentences for					
	confirmation					
	Execution,					
	Suspension,					
	remission and					
	commutation of					
	sentence					
7	Appeal, Review, Revision:	5	Yes	NA	5	5

	 Appeal, Review, revision: No appeal in certain cases The rational of appeal, review and revision Supreme Court of India High Court Sessions Court. Special right to appeal 					
8	 Miscellaneous: Maintenance of wives, children and parents Transfer of criminal cases Limitations of taking cognizance Compounding of Offences and Pleabargaining. Security for peace and good behaviour Maintenance of Public order and tranquillity 	5	Yes	NA	10	15
	 Probation: Concept of Probation: Origin and Development in India 					

	 Probation of offender's law Judicial attitude Mechanism of probation: Standards of probation services 				
10	Problem and prospects of probation Juvenile delinquency: • Nature and magnitude of the problem Causes Juvenile Court system • Treatment and rehabilitation of juveniles	2	Yes	NA	10
Total I	Iours	60			

- Chandrasekharan Pillai, (Ed.), Kelkar's Outline of Criminal Procedure, Eastern Book Company, Lucknow.
- Ratanlal and Dirajlal, Code of Criminal Procedure, Lexis Nexis.
- Woodroffe, Commentaries on Criminal Procedure Code, Universal, Delhi.
- Chandrasekharan Pillai ed., Kelkar's Lectures on Criminal Procedure, Eastern Book Company, Lucknow.
- D. D. Basu, Criminal Procedure Code 1973, Vol I & II, Lexis Nexis (2017).
- Sarkar on Criminal Procedure Code, Vol I & II, Lexis Nexis.
- N.K. Chakrabarti, Probation System in the Administration of Criminal Justice.
- Latest Bare Act, Professional Book Publishers

ENVIRONMENTAL LAW

NAME OF THE PROGRAM: B.A.LL.B.

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.	226	226				
YEAR	5 th Year B.ALL.B					
SEMESTER	X					
NAME OF COURSE	ENVIRONMENTAL	LAW				
COURSE CODE	LW - 10002					
PAPER NO	02	02				
MARKING SCHEME	End-Semester (EXT):60 marks Passing:30 marks	Continuous evaluation (INT): 40 marks Passing:20 marks				
CREDITS – MARKS	Total: 04 credits :50 Theory: 100	Marks : 100 Passing Practical: NA				
TEACHING HOURS	Theory: 05 (Hrs per wk)	Practical: NA				

COURSE OBJECTIVES:

Rapid industrial growth, growth in population and urbanization is leading towards environmental degradation such as water pollution, air pollution, global warming, deforestation, solid waste etc. As citizens we need to take measures for curbing such degradation. So, environmental law basically deals with protection against all kinds of pollution which we need to understand. the objectives of this course will be

• To make the student aware that to live in a clean and good environment is a fundamental right as enshrined in our Constitution.

• To explain the students to preserve the gifts of nature from all kinds of pollution and create awareness amongst all citizens of the same.

• To create awareness among the students about various forms of pollution which is degrading the environment.

• The students will be sensitized to all environmental problems and suggest preventive measures for the same.

COURSE OUTCOMES:

Students who has taken admission for this course will be able to

1. Analyze advanced and integrated understanding of the complex body of knowledge in the field of environmental law

2. Develop the capacity to identify new law and apply existing law in the rapidly evolving legal context for environmental law

3. Understand in depth knowledge of the specialist area of environmental law and associated disciplinary areas

4. Determine and analyse the different causes of pollution and legal remedies to control it on national level.

5. Students will be made aware of judicial precedents and international obligations for protection of the environment.

6. Analyse and evaluate laws relating to environmental aspect on a national level and its comparison with other countries.

Unit		No of	Theory	Practical	Marks Wei	
No		No of teaching- learning hours per unit	i neor y	Tractical	INT (continuous evaluation)	EXT (end- sem)
1	 Concept of Nature, Environment & Eco-system Nature, scope, need and application of Environmental 	10	Yes	NA	10	20

	law					
	• Environmental pollution - causes and effects					
	• Study of Ecological Cycle					
2	 Constitutional Provisions and Environmental legislations: Right to life, Right to Wholesome environment, Right to development, Right to clean & decent environment Directive Principles of State Policy, Fundamental Duties 	15	Yes	NA	15	20
	• Environment Protection and					
	Public Interest Litigation					
3	Common Law aspects of	10	Yes	NA		20
	Environmental Protection:					
	 Traditional remedies under Law of Torts for Nuisance, Negligence and Strict Liability Remedies under Specific Relief Act - Reliefs against Smoke and Noise Pollution. Writ Jurisdiction under Art 32 and 226 					
4	International Environmental	10			15	20
	 Regime: Sustainable Development, Polluter-Pays-Principle, Precautionary Principle Salient features and critical study of Stockholm Conference on Human Environment, 1972 Copenhagen Conference on Environment and Development, 1995 					
	• Rio-Conference on Environment and Development, 1992 (Earth Summit)					
	 Rio Declaration ii. Convention on Biological Diversity The Indian Biological 					
	Diversity Act 2002					

Convention on Climate Change 1992			
 5 Environment Protection Act (1986): 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 	15		20
 6 Problems of Environmental Pollution, Control Measures and Acts: Environment Pollution - Causes and effects Environment Pollution Control Mechanism Air (Prevention and Control of Pollution) Act Water (Prevention and Control of Pollution) Act Protection of Wild Life and Forests The Wild Life (Protection) Amendment Act, 2006 The Indian Forest Act, 1927 The Forest (Conservation) Act, 1980 National Environmental Tribunal and National Environmental Appellate Authority. 			
Total Hours	60		

- Dr. S.K. Nanda, Environmental Law
- Dr. S,C, Tripathi, Environmental Law
- Dr. I.A. Khan, Environmental Law
- Gurdip Sing, Environmental Law in India
- Kailash Rai, Environmental Protection Law and Policy in India

PROFESSIONAL ETHICS, BAR BENCH RELATIONS AND ACCOUNTANCY FOR LAWYERS

NAME OF THE PROGRAM: B.A.LL.B.

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.	226	226				
YEAR	5 th Year B.ALL.B					
SEMESTER	X					
NAME OF COURSE		Professional Ethics, Bar Bench Relations and Accountancy for Lawyers				
COURSE CODE	LW 18 -10003					
PAPER NO	03	03				
MARKING SCHEME	End-Semester (EXT):60 marks Passing:30 marks	Continuous evaluation (INT): 40 marks Passing:20 marks				
CREDITS – MARKS	Total:04 creditsTheory:100	Marks : 100Passing :50Practical: NA				
TEACHING HOURS	Theory: 05 (Hrs per wk)	Practical: NA				

COURSE OBJECTIVES:

Every profession has Rules of Ethics." This Course is to make the students familiar with and understand the ethical Rules that will guide them and understand the duties, responsibilities to which they are morally and legally bound to follow as a part of their legal profession. The objectives of this course are

• To acquaint the students with importance of ethics in legal profession.

• To provide basic understanding and make them familiar with the ethical Rules which will guide them in their legal profession.

• To understand and critically analyze the rationales behind the ethical Rules.

• To develop the ability to efficiently identify ethical issues and dilemmas in realistic scenarios and articulate resolutions to those issues and dilemmas.

COURSE OUTCOMES

Students completing the course of 'Professional Ethics, Bar Bench Relations & Accountancy for Lawyers' will be able to:

1. To understand and apply the professional ethics and ethical standard of the legal profession.

2. To know and evaluate the key themes in professional ethics, in order to give them an insight into moral decision making in the legal profession.

3. The course will help the students to know the powers vested with Bar Councils, provisions dealing with Regulation of Legal Education, Legal Profession and issues relating to Professional Misconduct and Contempt Proceeding including the provisions under the Advocate's Act 1961.

4. To students will know as to how should lawyers aim to win at all costs, and how should they balance duties to their client, to the Courts, to justice in the abstract, and to themselves.

Uni t No	Title of unit with detailed content	No of teaching - learning hourspe r unit	Theor y	Practica l	Marks Weig INT (continuou s evaluation)	chtage EXT (end - sem)
1	Introduction to legal profession • Law and Legal Profession • Meaning, Scope, Objective development and responsibilities of legal profession. Right To Practice Constitutional Guarantee under Article 19(9) e e conduct of Lawyers in court, court court	15	Yes	NA	10	25

	 professional conduct in general, privileges of Lawyers, salient features of Advocates Act 1961, Bar Council Code of Ethics. Duties of Advocate towards the court – Duty to court, Duty to client, Duty to opponent, Duty to colleagues, Duty towards society and obligation to render legal aid Disciplinary Proceedings – Standards of professional conduct and etiquette, Professional misconduct, disqualification, Functions of Bar Council of India/ State Bar Councils in dealings with disciplinary proceedings. Disciplinary Committees - Powers and removal from rolls. Rights and Privileges of Advocates Bench-Bar Relationship 					
2	Relation of bar and bench Bar bench relations – Meaning, necessity, nature and scope 	15	Yes	NA	10	25

 Bar Council of India and State Bar Council constitution, function, powers and jurisdiction Contempt of courts Act 1971- Concept of contempt of court, Definition, kinds of contempt, Procedure, Punishment for contempt, Defences under contempt of Court Act. 					
 3 Accounting system for lawyers Accounting system for lawyers Need for maintenance of accounts Books of accounts that need to be maintained Theoretical information about the cash books, ledgers, purchase register, capital amount. Writing of Ledger, Sub-Ledgers including that of accounts receivables 	15	Yes	NA	15	25

	 Bank Book Bank Reconciliation statements Rectification of errors Preparation of Trial Balance Preparation of Income and Expenditure Preparation for Balance sheet 	15	Vas	NA	15	25
4	 Selected cases prescribed for study Bar Council of Maharashtra Vs. M. V. Dabholkar etc. AIR 1976 SC 242 V. C. Rangadurai Vs. D. Gopalan & Others AIR 1979 SC 201 P D Khandekar Vs. Bar Council of Maharashtra (1984) 2 SCC 556 M Veerabhadra Rao Vs. Bar Tek Chand (1984) Supp. SCC 571 P J Ratnam Vs. D Kanikaram AIR 1989 SC 245 In Re V. C. Mishra AIR 1995 SC 2348 Prahlad Saran Gupta Vs. Bar Council of India (1997) 3 SCC 585 V P Kumaravelu Vs. Bar Council of India (1997) 4 SCC. 266 D P Chaddha Vs. T N Mishra AIR 2001 SC 457 Harish Chandra Tiwari Vs. Baiju AIR 2002 SC 548 	15	Yes	NA	15	25

- Advocacy by Iyer Krishnamurty
- Advocates Act 1961-by Sanjeev Rao
- Law of Contempt of Court Legislature and Public Servants by K.J Iyer
- Book Keeping and Accountancy-by J. R. Batloboi,
- Advanced Accountancy –by Shukla and Grewal,
- Accountancy- by B. S. Raman
- Clinical Legal Education -by N. R. Madhava Menon
- Art of Lawyers by Dr. B. Malik
- Professional Ethics, Lawyers Accountability, Bench Bar Relationship- by JPS Sirohi,
- Professional Ethics, Accountancy for Lawyers, Bench Bar Relation by Kailash Rai
- Professional Ethics, Accountancy for Lawyers, Bench Bar Relation- by S.P Gupta
- Latest Bare Act, Professional Book Publishers

LAND LAWS

NAME OF THE PROGRAM: B.A.LL.B.

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.	226	
YEAR	5 th Year B.ALL.B	
SEMESTER	X	
NAME OF COURSE	Land Laws	
COURSE CODE	LW -10004	
PAPER NO	04	
MARKING SCHEME	End-Semester (EXT):60 marks Passing:30 marks	Continuous evaluation (INT): 40 marks Passing:20 marks
CREDITS – MARKS	Total: 04 credits :50 Theory: 100	Marks : 100 Passing Practical: NA
TEACHING HOURS	Theory: 05 (Hrs per wk)	Practical: NA

COURSE OBJECTIVES:

The principal aim is to acquaint students with the fundamental proprietary interests and to teach students how to apply the relevant laws and concepts to Practical situations where such interests are in dispute. Meaning and purposes of the concept of property and personal property, possession, the nature and type of proprietary interests; creation and enforceability of legal and equitable interests in land; relevant statutory schemes of registration. To make the students understand the Constitutional perspectives relating to this subject.

COURSE OUTCOMES:

Students graduating with Land Laws will be able to:

1. Understand and describe legislative power to make laws relating to land and land ceiling is in the state list.

2. Different states have enacted their own laws on this subject and the application of these laws is varied from state to state.

3. The Constitutional perspectives relating to this subject have to be taught as an essential part of this course.

4. Problem solving of complex issues in the land related matters and law enforcement, government bindings etc.

5. Analyse, evaluate and synthesise information from a wide variety of sources and experiences to answer complex legal questions in a principled manner.

∎L	T:41,	Nf		Practical –	Marks	Weightage
Unit No	Title of unit with detailed content	No of teaching- learning hoursper unit	Theory	Practical	INT (continuous evaluation)	EXT (end-sem)
1	Unit - 1 . The Maharashtra Rent Control Act, 1999	14	Yes	NA	10	20
2	Unit - 2 . The Maharashtra Land Revenue Code,1966	21	Yes	NA	15	15
3	Unit - 3. The Bombay Tenancy and Agricultural Lands Act, 1948	14	Yes	NA	15	20
4	Unit - 4 . The Maharashtra Agricultural Land (Ceiling) Act, 1961	11	Yes	NA	-	10
5						
Total]	Hours	60				

- D. V. Parulekar The Bombay Tenancy and Agricultural Land Act, 1948.
- D. H. Choudhary The Maharashtra Land Revenue Code, 1966.
- Govt. Publication Agricultural Land Ceiling Act, 1961.
- Gupte A. K. and Dighe S. D. Maharashtra Land Revenue Code, 1966.
- Gupte K. S. Bombay Tenancy and Agricultural Land Act, 1948.
- The Maharashtra Rent Control Act, 1999.
- Latest Bare Act, Professional Book Publishers

PRACTICAL TRAINING AND MOOT COURTS

NAME OF THE PROGRAM: B.A.LL.B.

PROGRAM CODE: 226

YEAR of Introduction: 2012-13

Syllabus Code No.	226					
YEAR	5 th Year B.ALL.B					
SEMESTER	X	X				
NAME OF COURSE	Practical Training an	nd Moot Courts				
COURSE CODE	LW - 10005					
PAPER NO	05					
MARKING SCHEME	End-Semester (EXT):00 marks Passing:00 marks	Continuous evaluation (INT): 100 marks Passing:50 marks				
CREDITS – MARKS	Total: 04 credits :50 Theory:	Marks : 100 Pa Practical: NA	ssing			
TEACHING HOURS	Theory: 05 (Hrs per wk)	Practical: NA				

COURSE OBJECTIVES:

Moot court helps to formulate arguments and expressing them in front of judges, essential skills for any lawyer. Moot court is a great place to hone public speaking skills of the students. Mooting would help students to gain immense Practical knowledge about various fields of law and which in a way also highlights the research skills of the students.

In personal level participating in moot court provide a unique bonding experience to the students.

It is an opportunity for a law student to learn and perform how the court room actually works.

Mooting helps in the overall development of an student as a good and proficient lawyer.

COURSE OUTCOME:

The society needs efficient lawyers, mainly judges and advocates so that the society can benefit at large due to the pendency of the cases in India. On Completion of this course the student will be able to: Understand the procedure adopted in the Courts.

Understand how to prepare a suit and how to file the same.

Know the Practical approach of the law course.

Get the Practical training to have a better career opportunity.

Unit No	Title of unit with detailed content	No of teaching- learning hours <mark>per</mark> unit	Theory	Practical	Marks Wei INT (continuous evaluation)	ightage EXT (end- sem)
1	Unit 1 Moot Court Every student will do at least 3 (three) moot courts with 10 marks each. Each moot court work will be on assigned problem and it will be evaluated as follows: Written submission: 5 marks Oral advocacy: 5 marks	15	Yes	NA		30
2	Unit 2 Observance of Trial in two cases: ☐ One Civil case : 15 marks ☐ One Criminal case : 15 marks Students in a group of not more than 10 (ten) students will attend two trials in the course of the last two or three years of law course. They will maintain a record and enter the various steps observed during their	15	Yes	NA		30

	attendance on different days in the court assignment				
3	Unit 3 Interviewing techniques and Pre-trial preparations ☐ Two interviewing sessions of clients: 15 marks ☐ Observation of the preparation of documents and court papers: 15 marks Each student will observe 2 (two) interviewing sessions of clients at the Lawyers' Office/ Legal Aid Office and record the proceedings in the 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.	15	Yes	NA	30
4	Viva Voce examination [on all the above three aspects] Note 1: Written submissions on Moot Courts, Written Records of Observance of Trials in Courts and Written Diaries regarding Interviewing Techniques and Pre-trial preparations must be submitted to the teacher of this paper regularly and the teacher will evaluate those continuously throughout the semester and award marks. Note 2: All the evaluated works along with the list of marks awarded would be placed before the external examiner at the time of viva-voce examination. The teacher of this paper would be internal examiner who along with	15	Yes	NA	10

of basic feature / structure. Total Hours	60		
Limitation upon constitutional power: doctrine			
external examiner would jointly award final marks on the above works and viva-voce.			