

TMV's Lokmanya Tilak Law College, Pune

Academic Year 2023-2024

BA.LL.B. FiveYears Course Syllabus

(As per Bar Council of India)

Revised Pattern-2022

As per

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

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

LL.B. Ist Year, SEMESTER – I LL.B. IIIrd Year SEMESTER – I

Law of Contract – I

General Principles of Contract and Specific Relief Act

NAME OF THE PROGRAM: .LL.B.

PROGRAM CODE: 212

YEAR of Introduction: 2012-13

Syllabus Code No.	212				
YEAR	1 st Year LL.B				
SEMESTER	I				
NAME OF COURSE	General Principles of	Contract and Specific Relief Act			
COURSE CODE	LW -101				
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

Unit No	Title of unit with detailed content	No of teaching- learning hoursper unit	Theory	Practical	Marks We INT (continuous evaluation)	EXT (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 • Meaning and definition • Legal rules as to consideration • Mo Consideration: No Contract" and exceptions; • Difference between Indian and English Law.	15	Yes	NA	10	30

	exceptions Legality of Object and Consideration Unlawful agreements Agreements against 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 Minor 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 Mistake Void Agreements Nature of Void Agreements 	15	Yes	NA	10	25

	 Agreements declared to be void Agreement in restraint of marriage Agreement in restraint of trade Agreement in restraint of legal proceedings 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 contingent 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	15	Yes	NA	15	25

Remedies for Breach of Contract Consequences of Breach Different Reliefs Rescission Damages - liquidated damages and Penalty Quantum Meruit Specific performance Injunction; Rectification Cancellation. Quasi contracts English and Indian law relating to Quasi 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					
 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
Total 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-I

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

NAME OF THE PROGRAM: .LL.B.

PROGRAM CODE: 212

YEAR of Introduction: 2012-13

Syllabus Code No.	212				
YEAR	1 st Year LL.B				
SEMESTER	I				
NAME OF COURSE	Laws Relating To the	Marriage, Divorce, Maintenance,			
	Adoption, Guardians	hip			
COURSE CODE	LW 102				
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 Ma	rks: 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-	Theory	Practical	INT	EXT
		learning hours per unit			(continuous evaluation)	(end-sem)
1	Introduction Concept, Nature and Evolution of the Family Along With the Various Personal Laws in India. Nature, Sources and Schools of Hindu Law Muslim Law	10	YES	NA	10	15
2	Formation Duration Disruption Matrimonial Reliefs Restitution of conjugal rights Judicial separation Divorce Nullity of marriage Dissolution Law of Maintenance (Hindu and Muslim law) Claim of spouses	10	YES	NA	15	45

	 Claim of parents and 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 1	Hours	1				

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: LL.B.

PROGRAM CODE: 212

YEAR of Introduction: 2012-13

Syllabus Code No.	212				
YEAR	1 st Year LL.B				
SEMESTER	I				
NAME OF COURSE	Law of Crimes				
COURSE CODE	LW 103				
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:

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 Stages of a crime Intention to commit an offence Preparation Attempt Accomplishme nt Jurisdiction General Explanations Common intention - Common object. Punishment Abetment Criminal Conspiracy	10	YES	NA	10	20
2	General Exceptions: Factors negating guilty intention (Sections76-106) Mistake of Fact Judicial Acts Accident	10	YES	NA	10	15

 Necessity Infancy Insanity Intoxication Consent Good Faith & Communication in Good Faith Triviality Private Defence 					
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	10	YES	NA	10	15
 Rioting Promoting enmity between different classes Affray 					
4 Offences affecting human body (Sections 299 to 377) and Reputation (Sections499 to 502) • Culpable homicide • Murder • Homicide by	10	YES	NA	15	20

				I		
	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. Unnatural offences Defamation					
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 Robbery Dacoity Criminal	10			15	15

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: LL.B.

PROGRAM CODE: 212

YEAR of Introduction: 2012-13

Syllabus Code No.	212				
YEAR	1 st Year LL.B				
SEMESTER	I				
NAME OF COURSE	Constitutional Law – I				
COURSE CODE	LW-104				
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 content	No of	Theory	Practical	Marks We	s Weightage	
No	No	teaching- learning			INT (continuous	EXT (end-	
		hoursper unit			evaluation)	sem)	

1	 Unit 1: Preamble, Indian Territory & Citizenship 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 under the Citizenship Act, 1955 	15	Yes	NA	10	20
2	Unit 2: Fundamental Rights – I Concept of the State (Art. 12) Concept of Law (Art. 13) Doctrine of Severability, Eclipse and Waiver Equality (Art. 14, 15, 16, 17)	15	Yes	NA	10	20
3	Unit 3: Fundamental Rights – II Freedoms (Art. 19, 20) Right to life and liberty (Art. 21, 22) Right to education, Art. 21A Right against exploitation (Art. 23 and 24)	15	Yes	NA	15	20
	Unit 4: Fundamental Rights – III 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	10	Yes	NA	15	20

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: LL.B.

PROGRAM CODE: 212

YEAR of Introduction: 2012-13

Syllabus Code No.	212	
YEAR	1 st Year LL.B	
SEMESTER	I	
NAME OF COURSE	Woman and Law	
COURSE CODE	LW 105	
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 We INT (continuous evaluation)	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 laws The Equal Remuneration Act, 1976 The Maternity Benefits Act, 1961 	10	Yes	NA		20

	 The Factories Act, 1948 The Mines Act, 1952 The Employees' State Insurance Act, 1948 				
4	 Women and other protective legislations The National Commission for Women Act, 1990 The Indecent Representation of Women (Prohibition) Act, 1986 The Medical Termination of Pregnancy Act, 1971 The Pre-natal Diagnostics Techniques (Regulation and Prevention of Misuse) Act, 1994 	10		15	20
5	Uniform Civil Code towards gender justice	15			20
Total	Hours	60			

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: .LL.B.

PROGRAM CODE: 212

YEAR of Introduction: 2012-13

Syllabus Code No.	212				
YEAR	1 st Year LL.B				
SEMESTER	I				
NAME OF COURSE	Criminology and Penology				
COURSE CODE	LW 106				
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:

Unit No	Title of unit with detailed content	No of teaching- learning hoursper unit	Theory	Practical	Marks We 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	05	Yes	NA	-	15

	 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 					
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 			
India	 History of Prisons System Prison in British India Role of Prison in Modern Penology Administrative organization of prisons Types of Prisons Problems of Prisons			
Total Hours	 Over Crowding Basic Amenities Prison Discipline Prisoner's Health Criminality in Prison Problems of Undertrials Rights of Prisoners(contribution of the Supreme Court) Prison reforms- Role of inquiry committees and commission 	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

LL.B. First Year

SEMESTER – II

Law of Contract - II

NAME OF THE PROGRAM: LL.B.

PROGRAM CODE: 212

YEAR of Introduction: 2012-13

Syllabus Code No.	212	
YEAR	1st Year LL.B	
SEMESTER	II	
NAME OF COURSE	Law of Contract - II	
COURSE CODE	LW -202	
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: 100 Passing
	:50	
	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.

		No of Theory	Provident.	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	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. Bailment and Pledge (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		
 Rights and 		
duties of a bailor		
 Rights of a 		
bailee against		
wrong doer		
 Termination of 		
bailment		
 Finder of lost 		
goods		
Rights of finder		
of goods		
Pledge (Sections 172-		
181)		
 Definition of 		
Pledge		
Distinction		
between		
bailment and		
pledge		
Essentials of		
pledge		
 Rights and duties of Pawnor 		
and Pawnee		
Agency (Sections.		
182-238)		
 Definition of 		
Agent and		
Principal,		
 Appointment 		
and authority of		
agent		
Sub-agents		
Kinds of agency		
Creation of		
agency,		
Renunciation of		
agency		
 Revocation of 		
authority.		
 Duties of 		
principal and		
Principal and		

	agent towards each other • 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.					
2	Indian Partnership	10	YES	NA	10	30
	Act, 1932					
	Preliminary					
	 Nature of Partnership Definition of a Partnership firm Mode of determining existence of partnership Distinction between Partnership and Co-ownership Distinction between Partnership and 					

	Family Business			
	 Distinction 			
	between			
	Partnership and			
	Company			
F	Relations of partners			
to	o one another			
	• Rights of partner			
	 Duties and 			
	Liabilities of			
	Partner			
	 Property of firm 			
	and its			
	application			
F	Relations of partners			
to	o third 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			
T	ncoming and			
	Outgoing partners			
	 New partner 			
	• Retirement of			
	the partner,			
	 Rights and 			
	liabilities of an			
	outgoing partner			
	 Expulsion of a 			
	partner			
	• Deceased			
	partner			
]	Dissolution of a			
		<u> </u>		

	partnership firm					
	 Mode of dissolution Rights and liabilities of partners after dissolution Rules of settlement of accounts after dissolution. 					
	Registration of a					
	 General provisions of registration 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 sell Condition and Warranties Definition of condition and warranty Express and implied condition and warranty Doctrine of Caveat emptor 					
	Effect of Contract					
	• Transfer of					

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

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: LL.B.

PROGRAM CODE: 212

YEAR of Introduction: 2012-13

Syllabus Code No.	212	
YEAR	1 st Year LL.B	
SEMESTER	II	
NAME OF COURSE	Family Law – II	
COURSE CODE	Course Code – LW 2	02
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 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.

COURSE DETAILS

	Title of unit with detailed content	No of teaching- learning hours per unit	Theory	Practical	Marks Weightage	
Unit No					INT (continuous evaluation)	EXT (end- sem)
1	Hindu Law	15	YES	NA	10	25
	 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 					
2	The Hindu Succession	15	YES	NA	10	25
	Act, 1956					
3	Law relating to	15	YES	NA	15	25
	Muslims, Christians					
	and Parsis					
	Mahommedan law of succession-principles of inheritance					

	WakfGiftPre-emptionWills					
4	The Indian Succession Act, 1925	15	YES	NA	15	25
Total	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: LL.B.

PROGRAM CODE: 212

YEAR of Introduction: 2012-13

Syllabus Code No.	212	
YEAR	1 st Year LL.B	
SEMESTER	II	
NAME OF COURSE	Labor Laws	
COURSE CODE	LW 18-203	
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)	

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.

|--|

Unit		No of	Theory	Practical	INT	EXT
No		teaching- learning hours per unit			(continuous evaluation)	(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, 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 	10	Yes	NA	15	20

Authorities under the Act			
 Offences under the Act 			
(Comparison with the Code			
on Wages, 2019)			
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			
The Payment of Wages Act,	05	10	10
1936			
Object and Applicability, Definitions			
Definitions			
Deductions and Fines, Authorities Panel Provisions			
• Authorities, Penal Provisions. Important Amendments.			
(Comparison with the Code			
on Wages, 2019)			
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			
Total 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: LL.B.

PROGRAM CODE: 212

YEAR of Introduction: 2012-13

Syllabus Code No.	212				
YEAR	1 st Year LL.B				
SEMESTER	II				
NAME OF COURSE	Constitutional Law – II				
COURSE CODE	Course Code –LW-20	03			
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:

- 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.

Unit	Title of unit with detailed content	le of unit with detailed content No of The	Theory	Practical	Marks Weightage		
No		teaching-			INT	EXT	
		learning hours			(continuous	(end-	

		per unit			evaluation)	sem)
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. 	10	Yes	NA	10	20
	 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. 					
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 powers. (Arts 245-255) Administrative relation. (Arts 256-262) Financial relation. (Art. 264-267) 	10	Yes	NA	15	20

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) -	15	Yes	NA	10	20
Total	Hours 60	l				

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: LL.B.

PROGRAM CODE: 212

YEAR of Introduction: 2012-13

Syllabus Code No.	212	
YEAR	1 st Year LL.B	
SEMESTER	II	
NAME OF COURSE	Media and Law	
COURSE CODE	LW 206	
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:

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 We INT (continuous evaluation)	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 Expression in Indian Constitution Facets of Freedom of Speech and Expression • Freedom of Speech and	15	Yes	Not Applicable	15	20

			I	I		
	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 Law	1.5	*7		1.5	20
	(Sedition, Obscenity and	15	Yes	Not	15	20
	Defamation)			Applicable		
	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					
	Commission of India:	10	Yes	Not	-	20
	200th Report on Trial by			Applicable		
	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					
	Council of mula, Report			l		

Total Hours	,	60		
	Overview)			
	Reforms, 2010 - an			
	Committee on Electoral			
	Justice, Report of the			
	Ministry of Law and			
	on PaidNews, 2010,			

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", Surject Publications, Delhi.
- Latest Bare Act, Professional Book Publishers

HEALTH CARE LAW

NAME OF THE PROGRAM: .LL.B.

PROGRAM CODE: 212

YEAR of Introduction: 2012-13

Syllabus Code No.	226			
YEAR	2 nd LL.B			
SEMESTER	II			
NAME OF COURSE	Health Care Law			
COURSE CODE	LW 205			
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	arks: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	Theory	Practical	Marks We	ightage EXT
					(continuous evaluation)	(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-àvis 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 Indian Medicine Central Council Act, 1970	17	Yes	NA	10	15

	Consumer Frotection Law					
4	Remedies for Medical negligence • Law of Torts • Law of Crimes Consumer Protection Law	16	Yes	NA		15
3	 The Drugs and Cosmetics Act, 1940 Medical Negligence Ingredients Role of consent in medical practice Error of judgment and gross negligence Wrongful diagnosis and negligent diagnosis 	12	Yes	NA	15	10

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

LL.B IV

Semester II

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

NAME OF THE PROGRAM: LLB

PROGRAM CODE: 212

YEAR of Introduction: 2012

Syllabus Code No.	
YEAR	2 nd year
SEMESTER	3
NAME OF COURSE	Property Laws including Transfer of property Act, 1882
	and Easement Act, 1882
COURSE CODE	LW -18-301
PAPER NO	1
MARKING SCHEME	End-Semester (EXT): Continuous evaluation (INT): 40
	60
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.

T 1.4	Unit Title of unit with detailed		No of Theory		Marks Weightage		
No	content	teaching- learning hours per unit	Theory	Practical	INT (continuous evaluation)	EXT (end-sem)	
1	Introduction:	05	Yes	NA	10	10	
	 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. 						
2	Transfer of Property	10	Yes	NA	10	20	
	• Sec. 6- Spes-successionis, Mere right of 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.					
	 Sec. 9- Oral transfer. Sec. 10- Conditions 					
	restraining alienation. • Sec. 14- Rule					
	against perpetuity- Object, Maximum remoteness of vesting, ultimate beneficiary in mothers' womb, Exceptions to the					
	Rule. • Sec. 26 to 29- Condition Precedent and Condition subsequent; Fulfillment of Condition Precedent and Condition					
	subsequentSec.35 - Doctrine of Election.					
3 Tr	ransfer of Immovable	15	Yes	NA	15	20
Pr	• Sec.38 - Transfer by					
	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.	
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. 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. 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. 	
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.	
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.	
land or of obligation annexed to ownership, but not amounting to interest of easement. • Sec. 41 - Transfer by Ostensible Owner, Benami Transaction Act, 1988.	
annexed to ownership, but not amounting to interest of easement. • Sec. 41 - Transfer by Ostensible Owner, Benami Transaction Act, 1988.	
ownership, but not amounting to interest of easement. • Sec. 41 - Transfer by Ostensible Owner, Benami Transaction Act, 1988.	
amounting to interest of easement. • Sec. 41 - Transfer by Ostensible Owner, Benami Transaction Act, 1988.	
of easement. • Sec. 41 - Transfer by Ostensible Owner, Benami Transaction Act, 1988.	
• Sec. 41 - Transfer by Ostensible Owner, Benami Transaction Act, 1988.	
Ostensible Owner, Benami Transaction Act, 1988.	
Benami Transaction Act, 1988.	
Benami Transaction Act, 1988.	
Act, 1988.	
Sec /17 - I rangter by	
• Sec. 42 - Transfer by	
person having	
authority to revoke	
former transfer, Sec.	
44 & 47, Transfer by	
Co-owner, Sec.	
44-46, jo int 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	
difference between	

	English and Indian Law.					
4	Sales of Immovable	10	Yes	NA	15	20
	Property					
	 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. 					
5	Mortgages, Leases,	15	YES	NA	15	20
	Exchanges, Gift &					
	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 					

mortga	age, charge and			
lien.				
• Sec. 1	05 - Leases -			
	tion of Lease,			
	c, Lessee,			
	um and rent.			
	07- How			
	Sec. Rights and			
	ities of Lessor			
and Le				
• Sec. 1	11- Forfeiture			
of Lea	se. Holding			
over, I	Determination			
of Lea	se.			
• Sec. 1	18-			
Excha				
	tion, Rights			
	abilities of			
parties				
_	22- Gift-			
	tion and			
Essent				
	23 - Transfer			
	ffected, modes			
	king gift.			
• Sec. 1	24- Gift of			
existin	ng and future			
proper	ty.			
• Sec. 1	25 - Gift to			
severa	l of whom one			
does n	ot accept.			
	26-When gift			
	e suspended &			
revoke	=			
	27 - Onerous			
gift.	27 01101003			
	28- Universal			
donee.				
	30- Transfer			
	ionable			
· ·	- Definition,			
	Fer how			
effecte	ed,			
• Sec. 1	30 & 132-			
Rights	of a transfer			
of an a	actionable			
<u> </u>	I	1	1	1

Total	 Hours	60			
	Act 1882 • Easements (Ss 1-51) • Licenses (Ss 52-64)				
6	claim. • Sec. 133 & 134- Warranty of solvency of debtor, Mortgaged debt. • Sec. 135- Assignment of rights under policy of insurance against fire. The Indian Easements	05	YES	NA	10

Reference Books:

- Transfer of Property and Easements ByProf. 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: LLB

PROGRAM CODE: 212

YEAR of Introduction: 2012

Syllabus Code No.		
YEAR	2nd year	
SEMESTER	3	
NAME OF COURSE	Legal Language	
COURSE CODE	LW 302	
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 content	No of	Theory	Practical	Marks We	ightage
		teaching- learning hoursper unit	v		INT (continuous evaluation)	EXT (end- sem)
1	 Vocabulary Major categories of words and phrases of foreign languages that are used in English, especially used in legal field. 	10	Yes	NA	00	15

	Certain set expressions and phrases in common use in legal usage.					
2	Proper understanding of some legal terms frequently used in legal writing.	10	Yes	NA	00	15
3	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. 	10	Yes	NA	00	15
	Answering comprehension question on non-legal passages with emphasis on identifying logical 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.					
Expressing opinions on the given statements upholding or denying the contents in the statements.	05	Yes	NA	15	10
 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: LLB

PROGRAM CODE: 212

YEAR of Introduction: 2012

Syllabus Code No.					
YEAR	2nd year				
SEMESTER	3				
NAME OF COURSE	Human Rights and International Law				
COURSE CODE	LW 303				
PAPER NO	3				
MARKING SCHEME	End-Semester (EXT): Continuous evaluation (INT): 40				
	60				
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 and International 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.

			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	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)	hours per	Yes	NA		
	Enforcement of human rights, international regional and national mechanism (Legislative, executive and judicial) NHRC - Role of legal profession, NGOs and					

	media					
2	International Law 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	30	Yes	NA	15	30
	International law					
	 State including recognition of states and governments and State succession 					

• Individuals		
 International 		
Organizations and non-		
State entities		
 Multinational 		
companies and other		
private entities		
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		
Responsibility arising		
out of		
A		
• 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		
Of International		

disputes			
Coercive settlement			
of International			
disputes (with			
reference to			
provisions of the UN			
charter)			
War and UN charter			
International			
Transactions -			
Treaties			
• Significance of			
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			
Individuals and			
International law			
 Extradition 			
• Asylum			
 Nationality 			
International			
Institutions			
Basic purposes.			
Principles and			
membership of United			
Nations Various			
O CITAL 1			
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: LLB

PROGRAM CODE: 212

YEAR of Introduction: 2012

Syllabus Code No.								
YEAR	2 nd year							
SEMESTER	3							
NAME OF COURSE	Arbitration and Con	Arbitration and Conciliation and Alternate Disputes						
	Resolution Systems			_				
COURSE CODE	LW 304	LW 304						
PAPER NO	4							
MARKING SCHEME	End-Semester (EXT):	Continuous e	valuation (INT): 40				
	60							
CREDITS-MARKS	Total: 4	Marks:	100	Passing 50				
	Theory: 4	Practical: NA	4					
TEACHING HOURS	Theory: 60	Practical: NA	1					

COURSE OBJECTIVES:

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

COURSE OUTCOME:

Studentsgraduatingwith 'Arbitration, Conciliation and Alternative Disput es Resolution Systems' will be able to:

- Familiarizewiththemodalitiesandtechniquesofresolutionofconflictwhichisa necessarycomponentintheendeavorsofdeveloping expertiseinjuridical exercise.
- Tounderstandandanalyzethetraditionaljusticedeliverysystemthroughadju dicationbyalongwithanalternativemodeofdisputeresolutioninthecommon lawcountries.
- Toapproachtheprocessesofarbitration,conciliationandmediationinareaswherethetraditio naljudicialsystemhaditsswayinthepastandinthenewareasofconflictsthatdemandresolutio nbyalternativemethods.Thestudentswillgainthenegotiationandmediationskills

T1 *4	Title of unit with Jet 1 -	No of	Theory	D (1)	Marks Weightage	
Unit No	Title of unit with detailed content	teaching-	Theory	Practical	INT	EXT
		learning hours per unit			(continuous evaluation)	(end-sem)
1	Arbitration	25	Yes	NA	10	50
	 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 : Section37 AppealsChapter-X : Section					

	20 40 42			 	Ţ	
	38 to 43					
	Miscellaneous				ļ į	
	Provisions.					
2	Conciliation	20	Yes	NA	15	30
	• Sections 61 to 81.					
		1.5	37	N T 4	1.5	20
3	Altenative models of	15	Yes	NA	15	20
	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					
	dispute.					
	1					
Total 1	L Hours	60				
_ Juli						

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: LLB

PROGRAM CODE: 212

YEAR of Introduction :2012

Syllabus Code No.	
YEAR	2nd year
SEMESTER	3
NAME OF COURSE	Cyber Law
COURSE CODE	LW 306
PAPER NO	5
MARKING SCHEME	End-Semester (EXT): Continuous evaluation (INT): 40
	60
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.Ita lsocoversoverviewofIntellectuallPropertyRightandTrademarkRelatedla wswithrespecttoCyberSpace.
- WiththeknowledgeofCyberLawstudentsareabletodemonstrateacriticalun derstandingoftheCyberlawwith respecttoIndianIT/Act2008.
- Italsocoverscybersecuritytocurbtheincidencesofcybercrime.

TI		NJ R	Therese	Dec d'and	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	 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 Model for Jurisdictional 	10	Yes	NA	10	15

5	Analysis • Personal Jurisdiction • Issue of Geography & Sovereignty 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 Hours	60		

- 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: LLB

PROGRAM CODE: 212

YEAR of Introduction: 2012

Syllabus Code No.	
YEAR	2year
SEMESTER	3
NAME OF COURSE	Cooperative Law
COURSE CODE	LW 308
PAPER NO	5
MARKING SCHEME	End-Semester (EXT): Continuous evaluation (INT): 40 60
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.

COURSE DETAILS

Unit	Title of unit with detailed	No of teaching- learning hours per unit	Theory	Practical	Marks Weightage	
No	content				INT (continuous evaluation)	EXT (end-sem)
1	General Principles of Cooperation and its Historical Development	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-operative movement in India, Growth and development through 					

	Five-Year Plans					
2	Co-operative Societies	10	Yes	NA	10	15
	 Co-operative Societies 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 		Yes	NA		15
3	Registration of Societies under the The Maharashtra Co- operative Societies Act 1960 and Rules • Societies that can be registered, and limited liability, • Classification of societies • Conditions of registration, • Procedure for registration • Bye-laws, important features of Model Bye-laws	10	Yes	NA	10	15

	 Cancellation of registration, Deregistration Amalgamation, Transfer, Division or Conversion Societies 					
4	Members of a Society	10	Yes	NA	15	15
	Who is a member					
	Types of members					
	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					
	power or a memoer					
5	Elections and Management	10	Yes	NA	15	15
	of a Society					
	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					
	moonings					
6	Dispute Settlement	7	Yes	NA	15	15
		,	103	1111	1.5	15
	• Types of disputes,					
	and forums for					
	redressal,					

Registrar; Exclusive jurisdiction of the cooperative court, Jurisdiction, Limitation period Powers of the Cooperative court, Its decision, Appeals against decisions, Constitution and powers of the Maharashtra State Co-operative Appellate Court Liquidation of Cooperative Appellate Force of liquidation and winding up. Finance, Accounts and Audit Funds and their utilization, Restrictions on utilization of funds, Reserve Fund, Restriction on dividends, Investment of funds Maintenance of account books and		Cooperative Court,					
jurisdiction of the cooperative court, Jurisdiction, Limitation period Powers of the Cooperative 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. Finance, Accounts and Audit Funds and their utilization, Restrictions on utilization of funds, Reserve Fund, Restriction on dividends, Investment of funds Maintenance of		Registrar;					
cooperative court, Jurisdiction, Limitation period Powers of the Cooperative 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. Finance, Accounts and Audit Funds and their utilization, Restrictions on utilization of funds, Reserve Fund, Restriction on dividends, Investment of funds Maintenance of		 Exclusive 					
Jurisdiction, Limitation period Powers of the Cooperative 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. Finance, Accounts and Audit Funds and their utilization, Restrictions on utilization of funds, Reserve Fund, Reserve Fund, Restriction on dividends, Investment of funds Maintenance of		jurisdiction of the					
Limitation period Powers of the Cooperative 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. Finance, Accounts and Audit Funds and their utilization, Restrictions on utilization of funds, Reserve Fund, Restriction on dividends, Investment of funds Maintenance of		cooperative court,					
Powers of the Cooperative 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. Finance, Accounts and Audit Funds and their utilization, Restrictions on utilization of funds, Reserve Fund, Restriction on dividends, Investment of funds Maintenance of		Jurisdiction,					
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 utilization of funds, Reserve Fund, • Restriction on dividends, Investment of funds • Maintenance of		Limitation period					
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. Finance, Accounts and Audit Funds and their utilization, Restrictions on utilization of funds, Reserve Fund, Restriction on dividends, Investment of funds Maintenance of		Powers of the Co-					
against decisions, Constitution and powers of the Maharashtra State Co-operative Appellate Court Liquidation of Cooperative Societies Procedure for liquidation and winding up. Finance, Accounts and Audit Funds and their utilization, Restrictions on utilization of funds, Reserve Fund, Restriction on dividends, Investment of funds Maintenance of		operative court, Its					
Constitution and powers of the Maharashtra State Co-operative Appellate Court Liquidation of Cooperative Societies Procedure for liquidation and winding up. Finance, Accounts and Audit Funds and their utilization, Restrictions on utilization of funds, Reserve Fund, Restriction on dividends, Investment of funds Maintenance of		decision, Appeals					
powers of the Maharashtra State Co-operative Appellate Court Liquidation of Cooperative Societies Procedure for liquidation and winding up. Finance, Accounts and Audit Funds and their utilization, Restrictions on utilization of funds, Reserve Fund, Restriction on dividends, Investment of funds Maintenance of		against decisions,					
Maharashtra State Co-operative Appellate Court Liquidation of Cooperative Societies Procedure for liquidation and winding up. Finance, Accounts and Audit Funds and their utilization, Restrictions on utilization of funds, Reserve Fund, Restriction on dividends, Investment of funds Maintenance of		Constitution and					
Co-operative Appellate Court Liquidation of Cooperative Societies Procedure for liquidation and winding up. Finance, Accounts and Audit Funds and their utilization, Restrictions on utilization of funds, Reserve Fund, Restriction on dividends, Investment of funds Maintenance of		powers of the					
Appellate Court • Liquidation of Cooperative Societies • Procedure for liquidation and winding up. 7 Finance, Accounts and Audit • Funds and their utilization, Restrictions on utilization of funds, Reserve Fund, • Restriction on dividends, Investment of funds • Maintenance of		Maharashtra State					
Liquidation of Cooperative Societies Procedure for liquidation and winding up. Finance, Accounts and Audit Funds and their utilization, Restrictions on utilization of funds, Reserve Fund, Restriction on dividends, Investment of funds Maintenance of		Co-operative					
Cooperative Societies Procedure for liquidation and winding up. 7 Finance, Accounts and Audit Funds and their utilization, Restrictions on utilization of funds, Reserve Fund, Restriction on dividends, Investment of funds Maintenance of		Appellate Court					
Societies Procedure for liquidation and winding up. 7 Finance, Accounts and Audit Funds and their utilization, Restrictions on utilization of funds, Reserve Fund, Restriction on dividends, Investment of funds Maintenance of		Liquidation of					
Procedure for liquidation and winding up. Finance, Accounts and Audit Funds and their utilization, Restrictions on utilization of funds, Reserve Fund, Restriction on dividends, Investment of funds Maintenance of Maintenance of		Cooperative					
liquidation and winding up. 7 Finance, Accounts and Audit • Funds and their utilization, Restrictions on utilization of funds, Reserve Fund, • Restriction on dividends, Investment of funds • Maintenance of		Societies					
Winding up. 7 Finance, Accounts and Audit • Funds and their utilization, Restrictions on utilization of funds, Reserve Fund, • Restriction on dividends, Investment of funds • Maintenance of		Procedure for					
7 Finance, Accounts and Audit • Funds and their utilization, Restrictions on utilization of funds, Reserve Fund, • Restriction on dividends, Investment of funds • Maintenance of		liquidation and					
Funds and their utilization, Restrictions on utilization of funds, Reserve Fund, Restriction on dividends, Investment of funds Maintenance of		winding up.					
Funds and their utilization, Restrictions on utilization of funds, Reserve Fund, Restriction on dividends, Investment of funds Maintenance of							
 Funds and their utilization, Restrictions on utilization of funds, Reserve Fund, Restriction on dividends, Investment of funds Maintenance of 	7	Finance, Accounts and	3	Yes	NA	15	10
utilization, Restrictions on utilization of funds, Reserve Fund, Restriction on dividends, Investment of funds Maintenance of		Audit					
Restrictions on utilization of funds, Reserve Fund, Restriction on dividends, Investment of funds Maintenance of		 Funds and their 					
utilization of funds, Reserve Fund, Restriction on dividends, Investment of funds Maintenance of		utilization,					
Reserve Fund, Restriction on dividends, Investment of funds Maintenance of		Restrictions on					
 Restriction on dividends, Investment of funds Maintenance of 		utilization of funds,					
dividends, Investment of funds • Maintenance of		Reserve Fund,					
Investment of funds • Maintenance of		Restriction on					
Maintenance of		dividends,					
		Investment of funds					
account books and		Maintenance of					
		account books and					

Total Hours	defects in accounts	60		
•	registers, Audit of cooperative societies, need for audit, Rectification of			

- 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

LL.B II

Semester IV

Jurisprudence

NAME OF THE PROGRAM: LLB

PROGRAM CODE: 212

YEAR of Introduction: 2012

Syllabus Code No.		
YEAR	2 year	
SEMESTER	2	
NAME OF COURSE	Jurisprudence	
COURSE CODE	LW 401	
PAPER NO	01	
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 althinking and logical reasoning.
- Tohelpthestudentstoanswerthefundamentalquestionsaboutlaw.
- Todevelopthecomparativeunderstatingofthedifferentlegalsystemsandthelega lsysteminIndia.

COURSEOUTCOMES:

Onsuccessful completion of this course you will be able to:

- Demonstrateanadvancedandintegratedunderstandingofthe political, social, historical, philosophical, andeconomic contextoflaw.
- Engageinidentification, articulation and critical evaluation of legalth eory and the implications for policy.
- $\bullet \qquad \text{Critically analyze and research complex problems relating to law and legal theory and make reasoned and appropriate choices among stalter natives. }$

COURSE DETAILS:

Unit	Title of unit with detailed	NJ R		Practical	Marks W	eightage
No	content	No of teaching- learning hours per unit	Theory	Fractical	INT	EXT
					(continuous evaluation)	(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	20	Yes	NA	15	35
	 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 Sociological School of Law. Ihering Elrich Duguit Roscoe Pound's Theory of 'Social Engineering'. American Realism and Scandinavian Realisim. 					
I 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 Obligations Meaning Types	20	Yes	NA	15	30
Total Hours	60				

- 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: LLB

PROGRAM CODE: 212

YEAR of Introduction: 2012

Syllabus Code No.	
YEAR	2nd year
SEMESTER	4
NAME OF COURSE	Law of Tort including Motor Vehicle Accident &
	Consumer Protection Laws
COURSE CODE	LW 402
PAPER NO	02
MARKING SCHEME	End-Semester (EXT): 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 within moveable 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 the context of Consumer Protection Act.
- To analyze the important judgments laying down the foundations 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, the capacity 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

COURSE DETAILS:

Unit	Title of unit with detailed	No of	Theory	Practical	Marks W	eightage
No	content	teaching- learning			INT	EXT
		hours per unit			(continuous evaluation)	(end-sem)
1	Definition and Nature of Tort	10	Yes	NA	10	20
	tortuous liability,					
	Fault liabilityStrict liability					
	State HabilityStatutory liabilityNo fault liability					
2	General Exception to Liability in Tort and Vicarious Liability	15	Yes	NA	10	25

	 Trespass to the Person – Assault, battery Trespass to land – its remedies Defamation (with essentials) – Innuendo, Libel, Slander, Defences Nuisance – Private and Public Nuisance Negligence – 					
3	 Act of State, Plaintiff the wrongdoer, Judicial and Quasi – Judicial acts, Executive act, Mistake, Parental and Quasi – Parental authority. 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. 	15	Yes	NA	15	25
	 Volenti Non fit Injuria, Act of God,					

	Contributory Negligence Abuse of legal procedure – Malicious Prosecution Deceit – Rule in Derry Vs. Peak					
4	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 complaints, procedure on receipt of complaint, Finding of the District Forum, Appeals and execution of orders. Important Guidelines for protecting consumer Rights.	15	Yes	NA	15	20

5	Motor Vehicle Act,	05	Yes	NA	10
	1988				
	IntroductionCompensationLiability of InsurerClaims Tribunal				
Tota	l Hours	60			

- 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: LLB

PROGRAM CODE: 212

YEAR of Introduction:2012

Syllabus Code No.	
YEAR	2nd year
SEMESTER	4
NAME OF COURSE	Interpretation of Statutes
COURSE CODE	LW 403
PAPER NO	3
MARKING SCHEME	End-Semester (EXT): Continuous evaluation (INT): 40
	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:

Unit	Title of unit with detailed content	No of	Theory	Theory Practical	Marks Weightage		
No		teaching-	_		INT	EXT	
		learning hours per unit			(continuous evaluation)	(end- sem)	
1	Interpretation of Statutes	15	Yes	NA	10	20	

Ì						
	 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 					
2	Interpretation	10	Yes	NA	10	20
					1	1
	Aids to Interpretation (Parts of					
	Aids to Interpretation (Parts of the statute and their interpretative					
	_					
	the statute and their interpretative role) • Internal aids					
	the statute and their interpretative role) • Internal aids • Title					
	the statute and their interpretative role) • Internal aids					
	the statute and their interpretative role) • Internal aids • Title • Preamble • Headings and marginal notes.					
	the statute and their interpretative role) • Internal aids • Title • Preamble • Headings and marginal notes. • Sections and sub-sections					
	the statute and their interpretative role) • Internal aids • Title • Preamble • Headings and marginal notes.					
	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,					
	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					
	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					
	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 Role of Constituent					
	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					

	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	10	Yes	NA	15	20
	 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 					
4	Maxims of Statutory Interpretation	20	Yes	NA	15	30
	 Delegatus non potest delegare Expressio unius exclusio alterius Generalia specialibus non derogant In pari delicto potior est conditio possidentis Utres valet potior quam pareat Expressum facit cessare tacitumIn bonam partem 					

5	Interpretation with reference	05		10
	to subject matter and			
	purpose			
	 Taxing Statute 			
	Penal Statute			
	Welfare legislation			
	 Colourable 			
	legislation			
	 Residuary power 			
	 Doctrine of 			
	repugnancy			
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-24-407					
YEAR	2nd year					
SEMESTER	4					
NAME OF COURSE	Insurance Law					
COURSE CODE	226					
PAPER NO	1	1				
MARKING SCHEME	End-Semester (EXT):	Continuous evaluation				
	60	(INT): 40				
CREDITS- MARKS	Total: 4	Marks: 100				
	Passing 50					
	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-	Theory	Practical	Marks Weightage		
		learning hours per unit			(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. Agricultural Insurance. 	20	Yes	NA	08	20	
2	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	

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

- 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: LLB

PROGRAM CODE: 212

YEAR of Introduction: 2012

Syllabus Code No.				
YEAR	2 nd year			
SEMESTER	4			
NAME OF COURSE	Principles of Taxation	n Law		
COURSE CODE	LW 404			
PAPER NO	4			
MARKING SCHEME	End-Semester (EXT): 60	Continuous e	valuation (INT): 40
CREDITS- MARKS	Total: 4	Marks:	100	Passing 50
	Theory: 4	Practical: NA	4	
TEACHING HOURS	Theory: 60	Practical: NA	1	

COURSE OBJECTIVES:

- To understand the Meaning and the various Legislations with Regard to the Tax Laws.
- \bullet $\,$ 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 W	eightage
No	content	teaching- learning	licory	Tructicui	INT	EXT
		hours per unit			(continuous evaluation)	(end-sem)
1	Introduction – Nature	20	Yes	NA	10	30
	and Scope of Taxation					
	• History of tax law in					
	India					
	 Fundamental 					
	principles relating to					
	tax laws					
	• Governmental					

- 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: 212

YEAR of Introduction: 2012

Syllabus Code No.	212
YEAR	2nd year
SEMESTER	IV
NAME OF COURSE	Company Law
COURSE CODE	LW -18-405
PAPER NO	5
MARKING SCHEME	End-Semester (EXT): 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 andanalysis 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.

Unit No	Title of unit with detailed content	No of teaching- learning hoursper unit	Theory	Practical	INT (continuous evaluation)	Veightage 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, articles of association, clauses and conditions, legal effects, alteration, doctrine of ultra-vires, constructive 	15	Yes	NA	10	20

	notice, doctrine of					
	indoor					
	management.					
3	Prospectus, Shares and					20
	Membership	15	Yes	NA	15	
	 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					
4	mismanagement.					20
4	Law Relating to Debt,	15	Yes	NA	15	20
	Finance and Company	13	105	11/17	13	

						1
	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
3	Regulations and Winding					20
		8	Yes	NA	_	
	up Control		100	1,11		
	• 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 Hours	60		

- 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: LL.B

PROGRAM CODE: 212

YEAR of Introduction :2012-13

Syllabus Code No.	212				
YEAR	3 rd LL.B				
SEMESTER	V				
NAME OF COURSE	The Code of Civil Pr	rocedure, 1908 and the Limitation			
	Act, 1963				
COURSE CODE	LW 501				
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 per	Practical: NA			
	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.

• The students will understand the nature of law, evolution of different types of courts, judicial procedure, means of proof etc.

Uni t No	Title of unit with detailed content	No of teaching - learning hourspe r unit	Theor y	Practica 1	Marks Weig INT (continuou s evaluation)	EXT (end - sem)
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. Plaint– Meaning, particulars, Written Statement, Set-of f, Legal set-off, Equitable setoff, Set off and Counter – claim.	12	Yes	NA	10	20

	Meaning and essentials of summons, contents of summon, modes of service of summons.					
parti comp	modes of service of summons.	14	Yes	NA	10	20
•	judgment, contents etc. Award of Interest and Award of Costs					

3	UNIT 3	08	Yes	NA	15	20
	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 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 					
4	Unit 4	18	Yes	NA	15	20
	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, cross-objection, cross appeal, powers of Appellate Court, Appeal from appellate decree. Second Appeal 100 to 103, 107 – 108 and Order 42 – substantial question of law. 					

- Appeals from orders, appeals by indigent/ persons, appeals to Supreme Court, Limitation, Savings powers of High Court
 Review meaning, nature and scope, object, review and appeal, review and reference, review and revision, circumstances, grounds, procedure at hearings.
- Revision meaning, Sec. 115, nature and scope, object, revision and appeal, revision and second appeal, revision and reference, revision and review, appeal, reference, review and revision distinction.
- Reference object, nature and object, condition, who may apply, power and duty of the referring court, power and duty of High Court, distinction with appeal, review and revision, reference under CPC and Cr.P.C., reference under CPC and Constitution.
- Execution (Sec. 36 74)
 - meaning, nature and scope, execution proceedings.
 - Courts executing decrees,
 - court passing a decree, courts by which decrees may be executed.
 - Application for execution, procedure 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. 					
	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 Hour	s 60					

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: LL.B.

PROGRAM CODE: 212

YEAR of Introduction: 2012-13

Syllabus Code No.	226	
YEAR	3 rd Year LL.B	
SEMESTER	V	
NAME OF COURSE	Law of Evidence	
COURSE CODE	LW -18-502	
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	Marks: 100 Passing
	:50	
	Theory: 100	Practical: NA
TEACHING HOURS	Theory: 05 (Hrs per	Practical: NA
	wk)	

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 teaching- learning hoursper unit	Theory	Practical	INT (continuous evaluation)	EXT (end- sem)
1	 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', Conclusive Proof. Central conceptions in Law of Evidence Facts, Distinction 	12	Yes	NA	10	20

	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-1 13-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: 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 	12	Yes	NA	10	20

	cases, when relevant (S. 23) Classification of confession – judicial and Extra-judicial Confession to police (Ss. 25-30) Retracted confession (S. 27) Improper admission and rejection of evidence Dying Declaration (Ss.	12	Yes	NA	15	20
3	32-55)			ĺ		

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 ter not relevant, except in character as affecting tes.					
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. Presumption to electronic records of five years old (Ss. 90-A) Exclusion of oral by	12	Yes	NA	15	20

documentary evidence					1
(Ss. 91-100)					
Burden of Proof. – in					
civil and criminal cases					
(Ss. 101-114A)					
• Estoppel (Ss. 115-117)					
5 Witnesses and	12	YES	NA	15	20
Examination of Witnesses					
(Ss. 118-166)					
Who may testify					
Dumb witnesses					
Parties to a civil suit and					
their wives or husbands					
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 Act, 2000)					
Evidence of Accomplice					
• Examination of					
witnesses					

Total Hours		60		
•	cross examination, re-examination, order of examination - leading questions, Hostile witnesse Child witness Improper admission and rejection of evidence			
•	Examination in chief,			

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: LL.B.

PROGRAM CODE: 212

YEAR of Introduction: 2012-13

Syllabus Code No.	212	
YEAR	3 rd LL.B	
SEMESTER	V	
NAME OF COURSE	Administrative Law	
COURSE CODE	LW - 503	
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:

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 hoursper unit	Theory	Practical	Marks W INT (continuous evaluation)	/eightage EXT (end-sem)
1	 Definition, Nature and scope of Administrative Law. Reasons for Development and Growth of Administrative Law Sources of 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 Meaning and concept of Delegated Legislation. Reasons for growth, Advantages and Disadvantages of Delegated Legislation. Delegated Legislation in 	10 Hours	Yes	Not Applicable	10	20

	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	15 Hours	Yes	Not Applicable	15	20
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/administrative 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
P.I.L. statut Unde	Public Interest Litigation, Locus Standi, procedure, class actions. Liability of the Administration in Contract Liability of Administration in Tort Privileges and 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	18 hrs	Yes	Not Applicable		20

Total Hours		60		
•	opportunity to defend. Working of the Administrative Tribunals – central Administrative Tribunals and state Administrative Tribunals			

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: LL.B.

PROGRAM CODE: 212

YEAR of Introduction: 2012-13

Syllabus Code No.	212	
YEAR	3 rd Year LL.B	
SEMESTER	V	
NAME OF COURSE	Drafting Pleading &	Conveyancing
COURSE CODE	LW -18-504	
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:

- $\bullet \qquad \quad \mathsf{Toacquaint} the students with the basics of \mathsf{Drafting}, \mathsf{Pleading\&Conveyancing}.$
- Toprovideanddeveloppracticalskillsindraftingandpresentingdocumen tsinclear,grammaticalandcorrectEnglish.
- Toexaminethenatureandvalueofpleadings, and tolearn and draft the doc uments incivil 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 argumentation 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.

IIn:4	No teaching-learning hours per unit	No of	Th		Marks Weightage	
No		Practical	INT (continuous evaluation)	EXT (end- sem)		
1	 General principles of Drafting Relevant Substantive Rules Pleadings Pleadings in general Object 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 	15	Yes	NA	25	NA

2 Criminal Pleadings	15	Yes	NA	30	NA
 Complaint Criminal miscellaneous petition Bail application Memorandum of appeal and revision. Variousforms of 					
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 Crant of			
Application for Grant of Application for Grant of			
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 Co	onveyancing	15	Yes	NA	35	NA
No	 Conveyancing in general Object of conveyancing Component parts of a deed. Forms of Deeds and otices 					
	 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 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 Notice under S. 80 of the Code of Civil Procedure, 1908. 					
Viv	va voce	15			10	NA
mai abo und the	va-voce examination of 10 rks will be mainly on the ove practical works to test the derstanding of the students on topics besides general nciples of drafting, pleadings					

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

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: LL.B.

PROGRAM CODE: 212

YEAR of Introduction: 2012-13

Syllabus Code No.	212						
YEAR	3 rd LL.B	3 rd LL.B					
SEMESTER	V						
NAME OF COURSE	INTELLECTUAL P	ROPERTY RIGHTS					
COURSE CODE	LW -505						
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: 100 Passing Practical: NA					
TEACHING HOURS	Theory: 05 (Hrs per wk)	Practical: NA					

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	INT (continuous evaluation)	EXT (end- sem)
1	Introduction Introduction Introduction to 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 • Rights and Obligations of Patentee • Limitations on patentee's rights • Registration and Licensing of	10	Yes	NA	15	10

	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 and Licence 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-TM, SM and ® Trademark Registration-Procedure and duration of registration including classification of goods, refusal of registration, and limitations Rights conferred by registration, Consequences of non-registration Renewal, removal and restoration of registration Effect of non-use. Rights of a proprietor of a trade mark; Assignment and Transmission of Various types of trade marks Infringement and passing off action and Remedies, Offences and penalties	10	Yes	NA	10	15

	• 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
Total	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: LL.B.

PROGRAM CODE: 212

YEAR of Introduction: 2012-13

Syllabus Code No.	212					
YEAR	3 rd LL.B					
SEMESTER	V					
NAME OF COURSE	Banking Laws					
COURSE CODE	LW - 506					
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:

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	INT (continuous evaluation)	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 Credit Guarantee schemes Securitization Act, 2002. 	10	Yes	NA	10	20

3	 Law relating to Negotiable Instruments, 1881 Act (Read with the amended Act of 2002) - Negotiable Instruments 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 	15	Yes	NA	10	20
	 Penal provisions under NI Act - Banker's book evidence Act. 					
4	 Banker and customer Relationship - Definition of banker and customer - General relationship - Special relationship - Banker's duty of secrecy, banker's duty to honour cheques, banker's lien, and banker's right to set off	15	Yes	NA	15	20

	•	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 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. E-Banking - Definition - E-Banking includes - Internet banking, mobile banking, ATM banking, computerized banking - E- banking services - retail services -	15	YES	NA	15	20

	wholesale services – E- Cheque-authentication			
•	Cyber Evidence-Banking Ombudsman.			
Total Hours		60		

Reference Books:

- 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: LL.B.

PROGRAM CODE: 212

YEAR of Introduction: 2012-13

Syllabus Code No.	212							
YEAR	3 rd LL.B							
SEMESTER	VI	VI						
NAME OF COURSE	The Code of Criminal Procedure, 1973, Juvenile Justice Act, 2000 and Probation of Offenders Act, 1958							
COURSE CODE	LW - 601	LW - 601						
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: 100 Passing						
	:50							
	Theory: 100	Practical: NA						
TEACHING HOURS	Theory: 05 (Hrs per	Practical: NA						
	wk)							

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

- 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 hoursper unit	Theory	Practical	INT (continuous evaluation)	Veightage 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 Trials	5	Yes	NA		10
3	Fair Trial: • Conception of fair	J	168	INA		10
	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:	8	Yes	NA	5	15
	Trial before a court					
	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,					
					<u> </u>	

	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:					

	offender's law Judicial attitude • Mechanism of probation: Standards of probation services Problem and prospects of probation				
10	 Nature and magnitude of the problem Causes Juvenile Court system Treatment and rehabilitation of juveniles 	2	Yes	NA	10
Total H	ours	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: LL.B.

PROGRAM CODE: 212

YEAR of Introduction: 2012-13

Syllabus Code No.	212				
YEAR	3 rd LL.B	3 rd LL.B			
SEMESTER	VI				
NAME OF COURSE	ENV	ENVIRONMENTAL LAW			
COURSE CODE	LW - 602	LW - 602			
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:

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.

COURSE DETAILS

Unit No		No of teaching- learning hoursper unit	Theory	Practical	Marks We INT (continuous evaluation)	EXT (end-sem)
1	 Concept of Nature, Environment & Eco-system Nature, scope, need and application of Environmental law Environmental pollution - causes and effects 	10	Yes	NA	10	20

	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 Environment Protection and Public Interest Litigation	15	Yes	NA	15	20
3	 Common Law aspects of 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 	10	Yes	NA		20
4	 International Environmental 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 	10			15	20
5	• Environment Protection Act (1986): Environment Protection Rules, Coastal	15				20

Zone Regulation, ECO-Mark			
 Control Mechanism Air (Prevention and Control of Pollution) Act Water (Prevention and Control of Pollution) Act Protection 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
- Latest Bare Act, Professional Book Publishers

PROFESSIONAL ETHICS, BAR BENCH RELATIONS AND ACCOUNTANCY FOR LAWYERS

NAME OF THE PROGRAM: LL.B.

PROGRAM CODE: 212

YEAR of Introduction: 2012-13

Syllabus Code No.	212				
YEAR	3 rd LL.B				
SEMESTER	VI				
NAME OF COURSE	Professional Ethics, l	Bar Bench Relations and			
	Accountancy for Lav	Accountancy for Lawyers			
COURSE CODE	LW 18 -603				
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:

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.

COURSE DETAILS

Unit No	Title of unit with detailed content	No of teaching- learning hoursper unit	Theory	Practical	Marks Weig	EXT (end-sem)
1	Introduction to legal profession • Law and Legal	15	Yes	NA	10	25
	Profession					
	 Meaning, Scope, Objective development and responsibilities of legal profession. Right To Practice Constitutional Guarantee under Article 19(9) conduct of Lawyers in court, professional conduct in 					
	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	15	Yes	NA	10	25
	 Bar bench relations – Meaning, necessity, nature and scope Bar Council of India 					

	and State Bar Council					
3 Acco	accounts Books of accounts that need to be maintained Theoretical information about the cash books, ledgers, purchase register, capital amount.	15	Yes	NA	15	25

 Rectification of errors Preparation of Trial Balance 	
Preparation of Trial Balance	
·	
1 1	
Preparation of Income and	
Expenditure	
Preparation for Balance sheet	
4 Selected cases prescribed for 15 Yes	NA 15 25
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 	
Total Hours 60	

- 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: LL.B.

PROGRAM CODE: 212

YEAR of Introduction: 2012-13

Syllabus Code No.	212			
YEAR	3rd Year LL.B			
SEMESTER	VI			
NAME OF COURSE	Land Laws			
COURSE CODE	LW -604			
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)			

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.

COURSE DETAILS

	Title of unit with detailed content	No of teaching- learning hoursper unit	Theory	Practical	Marks Weightage		
Unit No					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 I	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: LL.B.

PROGRAM CODE: 212

YEAR of Introduction: 2012-13

Syllabus Code No.	212				
YEAR	3 rd Year LL.B				
SEMESTER	VI				
NAME OF COURSE	Practical Training and Moot Courts				
COURSE CODE	LW - 605				
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 Passing Practical: NA			
TEACHING HOURS	Theory: 05 (Hrs per	Practical: NA			
	wk)	I I ucucui. 1411			

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.

COURSE DETAILS:

Unit No	Title of unit with detailed content	No of teaching- learning hoursper unit	Theory	Practical	Marks We INT (continuous evaluation)	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 attendance on different days in the court assignment	15	Yes	NA		30
3	Unit 3	15	Yes	NA		30

	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.				
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 external examiner would jointly award final marks on the above works and viva-voce.	15	Yes	NA	10

Limitation upon constitutional power: doctrine of basic feature / structure.			
Total Hours	60		