

Programme and Course Structure SCHOOL OF LAW B.B.A.,LL.B. (HONS.) Integrated Bachelor of Business Administration -Bachelor of Law (Honours) (NAAC Programme Code: SOL0101) (Session 2020-21)

SU/SOL/B.B.A.LL.B (Hons.)/2020-25



1. Standard Structure of the Program at University Level

1.1 Vision, Mission and Core Values of the University

Vision of the University

To serve the society by being a global University of higher learning in pursuit of academic excellence, innovation and nurturing entrepreneurship.

Mission of the University

- **1.** Transformative educational experience
- 2. Enrichment by educational initiatives that encourage global outlook
- 3. Develop research, support disruptive innovations and accelerate entrepreneurship

Core Values

4. Seeking beyond boundaries

- Integrity
- Leadership
- Diversity
- Community

SU/SOL/B.B.A.LL.B (Hons.)/2020-25



Vision of the School

To emerge as a leading school of law in pursuit of academic excellence, innovation and nurturing entrepreneurship.

Mission of the School

- 1. To prepare students as legal professional through transformative educational experience.
- 2. To encourage global outlook of the students by providing enriched educational initiatives.
- 3. To promote research, innovations and entrepreneurship.
- 4. To inculcate ethical and moral values among the budding lawyers, judges and legal professionals and motivate them to serve the society.

Core Values

- Integrity
- Leadership
- Diversity
- Justice
- Community



1.3 Programme Educational Objectives (PEO)

1.3.1 Writing Programme Educational Objectives (PEO)

PEO1 : To Ensure Conceptual Knowledge

PEO2 : To Inculcate Good Communication and Interpretation Skills

PEO3 :To Develop Critical Analytical Skills and Practical Application

PEO4 :To Promote Legal Research

PEO5 : To Provide Free Legal Aid and develop Socially Conscious Professional

PEO6 :To nurture future Legal Professionals.

1.3.3 Program Outcomes (PO's)

- **PO1** : Sound Subject Knowledge: Good knowledge and comprehension of the core information associated with the legal profession.
- **PO2** : Practical Skills: Drafting, Mooting, Client Counselling, Debating, Trial Advocacy, ADR
- **PO3** : Communication: Effective Verbal and Written Communication
- **PO4** :Critical Legal Thinking: Possess quality of critical legal thinking by Moot Court and Judgment reading especially minority judgments by Utilize the principles of scientific inquiry, thinking analytically, clearly and critically, while solving Legal problems. Find, analyses, evaluate and apply knowledge systematically
- **PO6** :Research Tools: Ability to Use Research Tools such as Library and e-resources including Manupatra and West Law etc.
- **PO5** : Entrepreneurship: Possesses required skills for Legal Professionals



School of Law Programme – B.B.A., LL.B. (Hons.) Batch: 2020-2025 TERM: I

S. No.	Subject Code	Subjects		each Loa	0		Core/Elective Pre-Requisite/	Type of Course: 1. CC
			L	Τ	Р	Credits	Co Requisite	2. AECC 3. SEC 4. DSE
		tł	neor	y sul	bjects			
1	BBA 144	Marketing Management	4	0	0	4	Core	CC
2	BBA 143	Principles of Management	4	0	0	4	Core	CC
3	BBA 145	Financial Accounting-I	4	0	0	4	Core	CC
4	BAL 124	Legal Methods	4	0	0	4	Core	CC
5	BAL 101	Law of Contract-I	4	0	0	4	Core	CC
6	BAL 130	English-I	4	0	0	4	Core	CC
7	OPExxx	Open Elective to be Chosen by Student	0	0	0	2		
		TOTAL CREDITS	26					



School of Law Programme – B.B.A., LL.B. (Hons.) Batch: 2020-2025 TERM: II

S.	Subject	Subjects	Tea	ching	Load		Core/Elective	Type of Course:
No.	Code		L	T	Р	Credits	Pre-Requisite/ Co Requisite	1. CC 2. AECC 3. SEC 4. DSE
		The	eory Su	bjects				
1	BBA 121	Organizational Behavior	4	0	0	4	Core	CC
2	BBA 147	Economic Environment of business	4	0	0	4	Core	CC
3	BBA 149	Financial Accounting II	4	0	0	4	Core	CC
4	BAL 115	Law of Contract - II and Specific Relief	4	0	0	4	Core	CC
5	BAL 114	Law of torts – I	4	0	0	4	Core	CC
6.	BAL 131	English-II	4	0	0	4	Core	CC
7	OPExxx	Open Elective to be chosen by student				2		
		Practica	l/Viva	-Voce	/Jury			
8.	BAL 152	Seminar Course Report-I	0	0	2	2	Core	CC
		TOTAL CREDITS				28		

SU/SOL/B.B.A.LL.B (Hons.)/2020-25



School of Law Programme – B.B.A., LL.B. (Hons.) Batch: 2020-2025 TERM: III

S. No.	Subject Code	Subjects		Teaching Load			Core/Elective Pre-Requisite/	Type of Course: 1. CC
			L	T	Р	Credits	Co Requisite	2. AECC 3. SEC 4. DSE
		Th	ects					
1	BAL228	Strategic Management	4	0	0	4	Core	CC
2	BBA 266	Cost & Managerial Accounting	4	0	0	4	Core	CC
3	BBA 268	Business Communication	4	0	0	4	Core	CC
4	BAL 205	Constitutional Law –I	4	0	0	4	Core	CC
5	BAL 219	Hindu Law	4	0	0	4	Core	CC
6	BAL 204	Law of Torts –II (Consumer Protection and MV Act)	4	0	0	4	Core	CC
		Practic	al/Vi	va-Vo	oce/Ju	ury		
7	BAL 257	Internship I (Internship Report Evaluation & Viva Voce)	0	0	1	1	Core	CC
8	BAL 258	Foreign Language- I	1	0	0	0	Core	CC
9	9 BAL 260 Personality Development 1 0 0				0	1	Co-requisite	SEC
		Total Credits				26		



School of Law Programme – B.B.A., LL.B. (Hons.) Batch: 2020-2025 TERM: IV

S.	Subject	Subjects	Tea	Teaching Load			Core/Elective	Type of Course:
No.	Code		L	T	Р	Credits	Pre-Requisite/ Co Requisite	1. CC 2. AECC 3. SEC 4. DSE
		Т	heory S	Subjects				
1	BBA 210	Financial Management	4	0	0	4	Core	CC
2	BAL 210	Law of Crimes-I (Indian Penal Code)	4	0	0	4	Core	CC
3	BAL 211	Constitutional Law-II	4	0	0	4	Core	CC
4	BAL 223	Muslim Law	4	0	0	4	Core	CC
5	BAL225	Managerial Economics	4	0	0	4	Core	CC
6	BAL 308	Environmental Law	4	0	0	4	Core	CC
		Practi	ical/Viv	a-Voce/	Jury			
7	BAL 252	Seminar Course Report-II	0	0	2	2	Core	DSE
8	BAL 259	Foreign Language (German) -II	0	0	0	0	Core	DSE
		TOTAL CREDITS		26				



School of Law Programme – B.B.A., LL.B. (Hons.) Batch: 2020-2025 TERM: V

S.	Subject	Subjects	Te	Teaching Load			Core/Elective	Type of Course:
No.	Code		L	Т	Р	Credits	Pre-Requisite/ Co Requisite	1. CC 2. AECC 3. SEC 4. DSE
		Th	eory S	ubjects		· · · ·		
1	BAL 316	Criminal Procedure Code-i	4	0	0	4	Core	CC
2	BAL 301	Corporate Law -I Including csr	4	0	0	4	Core	CC
3	BAL 302	Labour Law-I	4	0	0	4	Core	CC
4	BAL 305	Law of Crimes-II	4	0	0	4	Core	CC
5	BAL 321	Cyber Law	4	0	0	4	Core	AECC
		Practical/Viva-Voce/Jury						
6	BAL 357	Internship II (Internship Report Evaluation & Viva Voce)	0	0	1	1	Core	DSE
7	BAL 358	Community Connect	0	0	0	2	Co-requisite	AECC
TOTAL CREDITS						23		•



School of Law Programme – B.B.A., LL.B. (Hons.) Batch: 2020-2025 TERM: VI

S.	Subject	Subjects	Te	eaching	Load		Core/Elective	Type of Course:
No.	Code		L	Т	Р	Credits	Pre-Requisite/ Co Requisite	1. CC 2. AECC 3. SEC 4. DSE
		TI	neory S	Subjects	5			
1	BAL 304	Law of Evidence	4	0	0	4	Core	CC
2	BAL 313	Criminal Procedure Code-II	4	0	0	4	Core	CC
3	BAL 310	Labour Law II	4	0	0	4	Core	CC
4	BAL 314	Corporate Law-II	4	0	0	4	Core	CC
5	BAL 405	Jurisprudence	4	0	0	4	Core	CC
6	6BBAL 214Human Resource Management400					4	Core	CC
	•	TOTAL CREDITS	24		•			



School of Law Programme – B.B.A., LL.B. (Hons.) Batch: 2020-2025 Term: VII

S.	9 9 9		Load		Core/Elective	Type of Course:		
No.			L	Т	Р	Credits	Pre-Requisite/ Co Requisite	1. CC 2. AECC 3. SEC 4. DSE
THE	ORY SUBJE	CTS						
1.	BAL 401	Public International Law	4	0	0	4	Core	CC
2.	BAL 402	Administrative Law	4	0	0	4	Core	CC
3.	BAL 403	Interpretation of Statutes	4	0	0	4	Core	CC
4.	BAL 404	Civil Procedure Code-I	4	0	0	4	Core	CC
5.	BAL 505	Criminology and Penology (Optional 1)	4	0	0	4	ELECTIVE	AECC
6.	BAL 419	Intellectual Property Rights- I	4	0	0	4	Core	CC
		Practical/Viva-Voce/	Jury					
7.	7.BAL 416Internship III (Internship Report Evolution & Viva Voce000		0	1	Core	CC		
		TOTAL CREDITS				25		



		-	amme – I Batch	ool of La 3.B.A., 1 : 2020-2 RM: VI	LL.B. (H 2025	Hons.)		
S. No.	0		L	eaching T	Load P	Credit s	Core/Elective Pre-Requisite/ Co Requisite	Type of Course: 1. CC 2. AECC 3. SEC 4. DSE
		Т	'heory Su	bjects				
1.	BAL 406	Property Laws	4	0	0	4	Core	CC
2.	BAL 407	Private International Law	4	0	0	4	Core	CC
3.	BAL 408	Alternate Dispute Resolution	4	0	0	4	Core	CC
4.	BAL 409	Civil Procedure Code-II and Law of Limitation	4	0	0	4	Core	CC
5.	BAL 420	Intellectual Property Rights- II	4	0	0	4	Core	CC
6.	BAL 507	Media and Law (optional 2)	4	0	0	4	Elective	AECC
		Practi	ical/Viva-	-Voce/J	ury	I		1
7.	BAL 421	Employability Enhancement Skills	0	0	0	1	Core	CC
	L	TOTAL CREDITS	I	1	1	25		1



School of Law Programme – B.B.A., LL.B. (Hons.) Batch: 2020-2025 TERM: IX

S.	Subject	Subjects	Te	eaching	Load		Core/Elective	Type of
No.	Code		L	T	Р	Credits	Pre-Requisite/ Co Requisite	Course: 1. CC 2. AECC 3. SEC 4. DSE
		theo	ory sul	bjects				
1.	BAL 517	Drafting Pleading and Conveyancing	4	0	0	4	Core	CC
2.	BAL 503	Professional Ethics and Bar Bench Relation	4	0	0	4	Core	CC
3.	BAL 511	International Human Rights Law (Optional-3)	4	0	0	4	Elective	AECC
4.	BAL 512	Comparative Constitution (Optional-4)	4	0	0	4	Elective	AECC
5.	BAL 514	Banking Laws & Insurance	4	0	0	4	Core	CC
6.	BAL 516	Taxation Laws	4	0	0	4	Core	CC
Practical/Viva-Voce/Jury								
7.	7.BAL 520Internship IV (Internship Report Evolution & Viva Voice)001		1	1	Core	CC		
		TOTAL CREDITS	25					



School of Law Programme – B.B.A., LL.B. (Hons.) Batch: 2020-2025 TERM: X

S. No.	Subject Code	Subjects Practica	L	eaching T -Voce/Ji	Р	Credits	Core/Elective Pre-Requisite/ Co Requisite	Type of Course: 1. CC 2. AECC 3. SEC 4. DSE
1.	BAL 552	Dissertation	0	0	4	4	Core	CC
	·	TOTAL CREDITS	4		·			



Course Templates



Marketing Management

Sch	ool: SOL	Batch: 2020-25
Pro	gram: BBA	
LLI	8	
Bra	nch:	Semester: I
1	Course Code	BBA144
2	Course Title	Marketing Management
3	Credits	4
4	Contact	4-0-0
	Hours	
	(L-T-P)	
	Course Status	Compulsory
5	Course	This course is aimed at imparting to the students a broad-based
	Description	understanding of the principles and practices of the marketing
		function in business organizations
6	Course	1. To help the students understand marketing concepts and
	Objectives	principles in the light of real-life marketing practices in the
		contemporary world
		2. To familiarize the students with the marketing environment
		and the elements of the marketing-mix for making effective
		marketing plans
7	Course	CO1: The student will be able to identify the different components of
	Outcomes	the prevailing marketing environment.
		CO2: The student will be able to explain the different steps in the
		consumer decision process.
		CO3: The student will be able to prepare the market segmentation
		plan and positioning strategy for a given product.
		CO4: The student will be able to explain the components of
		marketing mix for a given product.
		CO5: The student will be able to decide the promotional tools for a
		given product.
8	Outline Syllabi	18
	Unit A	
	A1	Core concepts of marketing; selling versus marketing
	A2	Marketing environment
	A3	Value chain
	Unit B	
	B1	Consumer versus customer
	B2	Factors influencing consumer behaviour
	B3	Consumer decision-making
	Unit C	
	C1	Market segmentation – geographic, demographic, psychographic,
		behavioural
	C2	Targeting



C3	Positioning an	d repositioning	g of products					
Unit D								
D1	Product versus	s brand; classif	ication of products; new product					
	development;	development; product life cycle; packaging and labeling						
D2	Product-mix d	lecisions						
D3	Factors influe	ncing pricing; t	ypes of pricing					
Unit E								
E1	Channels of d	istribution; type	es of marketing intermediaries					
E2	Advertising, p	ublicity and p	ublic relations					
E3	Sales promoti	on, direct mark	eting and personal selling					
Mode of	Theory							
Examination								
Weightage	CA	MTE	ETE					
distribution	30%	20%	50%					
Textbook/s	Philip	• •	ent – A South Asian Perspective' by Lane Keller, Abraham Koshy and rson)					
Other References	Contex Books	kt' byV. S. R)	ment – Global Perspective, Indian amaswamy and S. Namakumari (Om nent' by RajanSaxena (McGraw-Hill)					



Principles of Management

School: SOL		Batch : 2020-25			
	gram: BBA				
LL					
	nch:	Semester:1			
1	Course Code	BBA 143			
2	Course Title	Principles of Management			
3	Credits				
4	Contact	4-0-0			
	Hours				
	(L-T-P)				
	Course Type	Compulsory			
5	Course Objective	1.To understand the concepts of management as and how it can be applied to current environment of the workplace.			
		2.To describe planning process and its importance, evaluation and limitations.			
		3.To know basic organizational structure and levels of hierarchy.			
		4.To understand how managers direct, communicate and motivate employees through leadership.			
6	Course	CO1: The student will be able to describe various functions of			
	Outcomes	management.			
		CO2: The student will be able to explain the various theories and			
		principles related to management.			
		CO3: The student will be able to apply the elements of organizing and directing in taking managerial decisions.			
		CO4: The student will be able to analyse various organizational designs and challenges for managing the organization effectively.			
7	Course	The main aim of this course is to develop the understanding about the			
	Description	basic concepts, principles and various theories of management for the benefit of the students aspiring for acquiring managerial positions in national or international organizations in the upcoming future. The course delivers the deep knowledge about the essential functions of management i.e. Planning, Organising, Staffing, Directing & Controlling. It also provides the awareness the nature and evolution of management. This course also emphasises on conceptual clarity, working of business processes and applications of basic management concepts in the organizations.			



8	Outline syllabus					
	Unit 1	Introduction to Management and Evolution of Management Theories				
	А	Management: Concept and Function, Levels of Management, Managerial				
		roles and skills				
	В	Management Science or Art, Management as Profession, Administration				
		Vs Management				
	С	Classical Management theory: F. W. Taylor, Fayol's principles				
	Unit 2	Managing Contemporary Planning				
	А	Introduction of planning, Types of Plan: Budget, Policy, Procedure,				
		methods, and rules				
	В	Introduction to strategic, operational, and tactical planning				
	С	Planning process and limitations				
	Unit 3	Managing Contemporary Organization				
	А	Defining organization structure- Division of work, Departmentalization,				
		Hierarchy (Chain of command and Span of Control)				
	В	Authority, Responsibility and Delegation, Centralization and				
		Decentralization				
	С	Common organizational Designs- Traditional Designs (Simple,				
		Functional, divisional), Contemporary Designs (Team structures,				
		Matrix/project structures, boundary less organization)				
	Unit 4	Directing				
	А	Meaning and Significance of Directing				
	В	Meaning and Importance of Communication, Motivation				
	С	Meaning and Importance of Leadership, Supervision				
	Unit 5	Controlling				
	А	Concept and process of control in organisation				
	В	Types of control - Feedback, Feed forward, Concurrent				
	С	Challenges before future Managers				
	Mode of	Theory/Jury/Practical/Viva				
examination						
	Weightage	CA ETE				
	Distribution	30% 50%				
	Text book/s*	L M Prasad, Principles & Practices of Management, Sultan Chand & Sons,				
		2007				
	Other	Koontz O'Donnel – Principles of Management				
	References	Management by VSP Rao, Excel Publications				
		Robbins & Coulter – Management, Prentice Hall of India, 9th edition				



Financial Accounting I

School: School of		Batch : 2020-25			
Law	7				
Program: BBA					
LLB	8				
Brai	nch: Accounts	Semester: I			
and	Finance				
1	Course Code	BBA 145			
2	Course Title	Financial Accounting I			
3	Credits	4			
4	Contact Hours (L-T-P)	4-0-0			
	Course Status	Compulsory			
5	Course	1. This course is designed to acquaint the student with the framework			
	Objective	within which accounting operates and the different stages of accounting process.			
		2. To provide the student knowledge of the various components of the			
		financial statements of a firm and enabling him to apply this knowledge to			
		understand the annual report of a firm.			
		3. Understand the concepts on consignment, hire purchase and branch accounting.			
6 Course On completion of this module the student with		On completion of this module the student will be able to:			
2. explain the financial transa relevant data.		1. define the terms related to accounting and the accounting cycle.			
		3. construct the accounting data of a firm using various quantitative inputs of a relevant period.			
		4. analyse the effect of changes in these inputs on the financial position of a firm.			
7	Course Description	This course enables the students to understand the fundamentals of Financial Accounting. The course introduces them to the basic concepts bookkeeping and the language of business. They learn to find out the outcome of a business and to interpret the same.			



8	Outline syllabus					
	Unit 1	Theoretical Framework of Accounting				
	Meaning, need, scope, and functions of accounting. Book keeping vs.					
	Accounting, Users of accounting information, Branches of account					
		Bases of accounting; cash basis and accrual basis				
	В	Basic accounting concepts and conventions: entity, money measurement,				
		going concern, cost, realization, periodicity, consistency, prudence				
		(Conservatism), materiality and full disclosures				
	An overview of Indian accounting standard (IndAS) and IFRS. Accounting					
		Equation				
	Unit 2	Mechanics of Accounting				
	А	Journalizing transactions: Rules of debit and credit, Journal entry				
	В	Ledger Posting, Subdivision of journal and Trial Balance				
	С	Rectification of errors, Capital and Revenue expenditure & receipts,				
		Difference between capital expenditure and revenue expenditure				
	Unit 3	Depreciation Accounting				
	А	Depreciation Accounting- meaning and objective of depreciation				
		accounting, causes of depreciation				
	В	Methods of depreciation- Fixed installment method				
	С	Methods of depreciation- Diminishing balance method				
	Unit 4	Final Accounts				
	A	Preparation of Trading account				
	B	Profit and Loss Account				
	C	Preparation of Balance Sheet with adjustments. Reserves and Provision.				
	Unit 5	Specialized Accounts				
	A	Consignment: Features, Accounting treatment in the books of the consignor				
		and consignee				
	В	Accounting for Hire Purchase Transactions: Journal entries and ledger				
		accounts in the books of Hire Vendors and Hire purchaser, theoretical				
		understanding of stock and debtors system				
	С	Accounting for Branches (Inland): Concept of depended branches;				
		theoretical understanding of stock and debtor's system, branch final				
		accounts system and wholesale basis system. Independent branch- concept				
	Mode of	Theory				
	examination					
	WeightageCAMTEETE					
	Distribution	30% 20% 50%2,				
	Text book/s*	1. An Introduction to Accountancy, Maheshwari, S.N., Vikas				
		Publication				
	Other	• Fundamentals of Accounting, V.P. Patti, Excel Books, New				
	References	Delhi				
	 Financial Accounting, R.S.Singhal, Anand Publication Basic Accounting, RajniSofat&PreetiHiro, Eastern Economic 					
L		• Dasie Accounting, Rajinsorateerreetirmo, Eastern Economy				



	 Edition Financial Accounting, Dr. M. Shukla& Dr. S.P. Gupta, SahityaBhawan Publication Accounting and Financial Analysis & Management, Agarwal&Agarwal, PragatiPrakashan, Meerut 	
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Legal Methods

Sch	ool: SCHOOL	Batch: 2020-25		
	LAW	Datch. 2020-25		
	gram:			
	A.LLB			
Branch:		Semester: 1 st		
1	Course Code	BAL 124		
2	Course Title	Legal Methods		
3	Credits	4		
4	Contact	Contact Hours 48		
4	Hours	Assessment 25		
	(L-T-P)			
	(L-I-P)	Guided Study 27 Total hours 100		
	Course Trues			
5	Course Type	Compulsory The surgest of introduction of this subject is to:		
5	Course	The purpose of introduction of this subject is to:		
	Objective	 Develop basic understanding of law among students. Make the students aware about the uses and functions of law. 		
		3. Make students learn about the sources of law-custom, precedent and		
		legislation		
		4. Make the students learn about Public and Private Law		
		5. Make the students learn about Substantive and Procedural Law		
6		6. Able the students learn about Municipal and International Law		
6	Course	After completion of course, the student will be able to:		
	Outcomes	CO1: recognize the role of Common Law and Constitution as the basic law		
		CO2: identify the hierarchy of Courts in India		
		CO3: discover the concept of Rule of law and Separation of Powers		
		CO4: differentiate between public and private law		
CO5: evaluate the working of Internationa		e e		
-		CO6 : analyse the Domestic Legislation		
7	Course	This course helps the student in building the knowledge of basic law		
		applicable in India. It provides the students with the knowledge of		
0		hierarchy of civil courts and their competency to try and punish an offence.		
8	Outline syllabu	15		
	Unit 1			
	A	Meaning and definition of Law		
BUses and functions of lawCSources of Law-				
a. Custom,				
		b. Precedent,		
		c. Legislation		
	Unit 2			
	Α	Public and Private Law		
	В	Substantive and Procedural Law		
	C	Municipal and International Law		



Unit 3	Basic Concep	ts of Law	Basic Concepts of Law			
А	Constitution as the Basic Law					
В	Rule of Law & Concept of Federalism in India					
С	Separation of Powers					
Unit 4 Cases and Statutes						
А	Legislations					
В	Doctrine of Precedent					
С	Case Law-Rat	io decidendi an	d obiter dicta			
Unit 5	Indian Legal System					
А	Common Law and its development					
В	Judicial system in India					
С	Hierarchy of Courts in India					
Mode of	Theory					
examination						
Weightage	CA	MTE	ETE			
Distribution	30%	20%	50%			
Text book/s*	ok/s* Avtar Singh and HarpreetKaur's Introduction to Jurisprudence, I					
NexisButterworthsWadhwa Nagpur; Third edition (2010)			Nagpur; Third edition (2010)			
	I.P. Massey, Administrative Law, Eastern Book Company; Ninth E					
	(2017)					
Other	Bare Act of Th	ne Constitution	of India, 1950			
References						



Law of Contract

School of Law		Batch : 2020-25		
Program:				
BBA	LLB			
Brai	nch:	Semester : I		
1	Course Code	BAL101		
2	Course Title	Law of Contract-1		
3	Credits	4		
4	Contact Hours (L-T-P)	4-0-0		
	Course Type	COMPULSORY		
5	Course Objective	 To acquaint the students with a study of general principles of contracts under sections 1-75 of the <i>Indian Contract Act 1872</i> To equip the students with the nature of contractual obligations and how parties make and break contracts. To acquaint the students about how courts interpret the terms of Contract, the consequences where a contract is induced by coercion, undue influence, illegal and unlawful contracts, remedies for breach of contract. 		
6	Course Outcomes	CO1: The students will be equipped with nature and development, meaning of Indian Contract ActCO2: The students will be able to explain the nuances of Indian ContractActCO3: The students will be equipped with the knowledge of technicalities		
7	Course Description	with respect to seeking remedies. This course comprises a study of general principles of contracts under sections 1-75 of the <i>Indian Contract Act 1872</i> . It examines the nature of contractual obligations and how parties make and break contracts. Topics include: how contracts are formed and the necessary elements of a validly constituted contract; express and implied terms of a contract and how such terms are imported into the contract; how courts interpret the terms of a contract; the consequences where a contract is induced by coercion, undue influence, fraud, misrepresentation, mistake; contracts which are illegal and unlawful under statute or contrary to public policy; remedies for breach of contract and the damages payable for such breach. Students are encouraged to examine the role of contract law from an historical and contemporary standpoint.		

8	Outline syllabus					
	Unit 1	Meaning, Nature and Scope of Contract				
	А	Meaning, Nature and Scope of Contract				
	В	Offer / Proposal, Communication, Revocation, Acceptance, Revocation				
	С	Effect of Void, Voidable, Valid, Illegal, Unlawful Agreements .				
	Unit 2	Consideration and capacity to contract				
	A	Consideration and capacity to contract Consideration- Definition, Kinds, Essentials, Privity of Contract				
	B	Capacity to Enter into a Contract				
	С	Nature / Effect of Minor's Agreements				
	Unit 3	Free consent and unlawful consideration				
	А	Free Consent				
	В	Coercion, Undue Influence, Misrepresentation, Fraud, Mistake				
	С	Unlawful Consideration and Object				
	Unit 4	Discharge and breach of Contract				
	A	Discharge of Contracts				
	В	Performance, Impossibility of Performance and Frustration				
	С	Breach: Anticipatory and Present				
	Unit 5	Quasi contracts and remedies				
	A	Breach				
	В	Remedies				
	С	Quasi Contracts				
	Mode of	Theory				
	examination					
	Weight age	CA MTE ETE				
	Distribution	30% 20% 50%				
	Text book/s*	1. Avtar Singh, Law of Contract and Specific Relief, Eastern Book Company, 2013 (11th Edn)				
	Other References	 1. 1. Cheshire and Fifoot, Law of Contract, Lexis Nexis, 2010 (10th Edn) 2. Pollock &Mulla, The Indian Contract and Specific Relief Act, Lexis Nexis, 2013(14th Edn) 				



Organizational Behaviour

School: SOL		Batch : 2020-25		
Prog	gram:			
BBA	LLB			
Brai	nch:	Semester: II		
1	Course Code	BBA121		
2	Course Title	ORGANIZATIONAL BEHAVIOUR		
3	Credits	04		
4	Contact	3-1-0		
	Hours			
	(L-T-P)			
	Course Status	Compulsory		
5	Course	This course aims to improve students understanding of human behaviour in		
	Objective	organization and the ability to lead people to achieve more effectively		
		toward increased organizational performance and effectiveness.		
		After completing this course, students should be able to:		
		• Understand individual behavior in organizations, including		
6		diversity, attitudes, job satisfaction, emotions, moods, personality,		
		values, perception, decision making, and motivational theories.		
		• Understand group behavior in organizations, including		
		communication, leadership, power and politics, conflict, and		
		negotiations.		
		• Understand the organizational system, including organizational		
		structures, human resources, and change.		
6	Course	CO1: To list and define basic organizational behaviour principles, and		
	Outcomes	describe how these influence behaviour in the workplace.		
		CO2: To understand the concepts of OB to influence and manage		
		behaviour in the organization systems.		
		CO3: To demonstrate development of essential people management and		
		good team working skills.		
		CO4: To analyse the behaviour of individuals and groups in organisations		
		in terms of organisational behaviour theories, models and concepts		
7	Course	This course provides a comprehensive analysis of individual and group		
	Description	behaviour in organizations. Its purpose is to provide an understanding of		
		how organizations can be managed more effectively and at the same time		
	enhance the quality of employees work life.			
8	Outline syllabu	IS		



	Unit 1 Introduction to OB					
	А	Concept, Meaning, nature and significance of OB				
	В	Contributing I	Disciplines, Mo	odels of OB		
	C Challenges and limitations of OB					
	Unit 2	Individual Differences				
	А	Perception – N	Aeaning, Facto	rs influencing perception, Errors- Halo Effect,		
		Stereotype, Pr	ojection			
	В	Attitudes- components, functions and job related attitude				
	С	Personality- Determinants, Trait Theory- Big 5 Model, MBTI, Freudian				
		Theory of personality				
	Unit 3	Learning and	Motivation			
	А	Learning Cond	cepts and Theo	ries- Classical, Operant, and social learning		
		theory				
	В	Motivation-C	Concept, types a	and importance		
	С	Theories of M	Theories of Motivation- Hierarchy of needs, Two factor theory			
	Unit 4	Groups and T	ſeams			
	А	Group: Concept, Types of Groups, Group Development Process				
		(Tuckman),				
	В	Team: Meaning, Difference between groups and teams, types of teams				
	С			cess and Techniques- Brainstorming, Nominal		
		Group Technique, Delphi Technique, Social Loafing and Group think				
Unit 5 Leadership and Organizational Change			0			
	А	Leadership Theories- Trait theory, Behavioral theory (Ohio, Michigan,				
		Managerial Grid)				
	В			; Difference between leader and manager		
	С			n's Model, Resistance to change, Overcoming		
		resistance to change				
	Mode of	Theory				
	examination					
	Weightage	CA	MTE	ETE		
	Distribution	30%	20%	50%		
	Text book/s*	Aswathappa K	K Organizatio	onal Behavior, Himalaya Publishing House		
	Other References 1. Kavita Singh, "Organization Behavior", Pearson ed. 2010			ion Behavior", Pearson ed. 2010		
2. L. M. Prasad "Organizational Behavior", Sultan Chand and			onal Behavior", Sultan Chand and Sons			



Economic Environment Of Business

Sch	ool: SOL	Batch : 2020-25
Pro	gram:	
BBA	ALLB	
Bra	nch:LAW	Semester: II
1	Course Code	BBA 147
2	Course Title	ECONOMIC ENVIRONMENT OF BUSINESS
3	Credits	4
4	Contact	4-0-0
	Hours	
	(L-T-P)	
	Course Type	Compulsory
5	Course	The objective of this course is to familiarize the students with the concepts
	Objective	of the macro-economic environment of business. This course
		systematically explores the external environment in which businesses
		operate – legal & regulatory, macroeconomic, cultural, political,
		technological and natural. Attention will be more on some of the recent
6	Cauraa	changes in the economic environment particularly in the Indian context.
6	Course Outcomes	On successful completion of this module students will be able to: CO1: Understand the concept, significance and changing dimensions of
	Outcomes	Business Environment.
		CO2: Identify various types of Business Environment and tools for
		scanning the Environment.
		CO3: To interpret the role of economic systems, economic planning,
		government policies and its impact on business.
		CO4: Analyze the importance of Multinational corporations, foreign
		investment and international institutions in business.
7	Course	This course helps learners to understand how the economic environment
	Description	affects businesses and how government policies, especially financial and
		monetary policies, impact on business. Learners will increase their
		awareness of how international economic events and organizations
		influence business.
8 Outline syllabus		18
	UNIT A	Nature and Dynamics of Business Environment
	Topic 1	The concept of Business Environment
	Topic 2	Significance of Business Environment
Topic 3Impact of Environ SWOT analysis)		Impact of Environment on Business and strategic decisions (PESTEL and SWOT analysis)



UNIT B	Political Env	ironment and	Economic Systems				
Topic 1	Market Econo	omy or Capitali	sm(Evolution of capitalism and its features)				
Topic 2	Planned Economy or Command Economy Mixed Economy						
Topic 3							
UNIT C	Economic Growth and Development						
Topic 1	Economic Gro	owth and Devel	opment				
Topic 2	Methods to Ca	alculate Nation	al Income				
Topic 3	Real Income a	and Nominal In	come				
UNIT D	MACRO EC	ONOMIC PO	LICIES				
Topic 1	Monetary Pol	icy					
Topic 2	Fiscal Policy						
Topic 3	India's Import –Export Policies						
UNIT E	GLOBAL/ INTERNATIONAL ENVIRONMENT						
Topic 1 Globalisation							
Topic 2	Foreign Investment						
Topic 3	Multinational	Iultinational Corporations					
Mode of examination	Theory						
Weightage	CA MTE ETE						
Distribution	30% 20% 50%						
Text book/s*	nment: Text and cases.						
	Other1.Mishra S K &Puri V K - Economic Environment of Business (Himalaya Publishing House, 3 rd Edition).2. Adhikari M- Economic Environment of Business (Excel Books), 2000, 8th ed, Sultan Chand 3. Francis Cherunilam – Business Environment, Text						
iterenees							
			shing House, 8 th Edition).				
	4. N. Gregory Mankiw- Principles of MacroEconomics,						
	Cengage Learning						



Financial Accounting II

SCHOOL: SCHOOL OF LAW			TEACHING DEPARTMENT:	SE	CADEMIC SSION : 2020-					
1 Course		SOL 25 BBA149								
1	number		DDA147							
2		Course Ti	tle	Financial Accounti	ing II	-				
3		Credits		4						
4		Learning		4-0-0						
		Hours		Learning		Hours]			
		L-T-P		Lecture Hours		40	1			
				Workshop		15	1			
				Project Field Work	C C	15	-			
				Assessment		15	-			
				Guided study		15	-			
				Total		100	-			
5	Objective			 The objective of this course is to make students understand the various financial reports present in the annual report and analysing them using ratio analysis along with the understating of depreciation accounting and inventory valuation techniques. On successful completion of this module students will be able to: Explain the concept of depreciation and compute the amount of depreciation as per SLM and WDM Illustrate Trading, Profit & Loss account and Balance sheet. Perform inventory valuation through different methods and goodwill valuation. Discuss the contents present in annual report of the firm. Compute different financial ratios and analyse them. 						
7	Outl	ine syllabu	s							
7.01		Unit A Depreciation Accounting		L- T-P	Pedagogy	Page No.	Outcome : Students will be able to			
7.02	A1	Unit A Topic 1	Concept of depreciation; Meaning, Causes of depreciation; Basic features of depreciation; Depreciation, Depletion, Amortization, and		2- 0-0	Lecture	169 – 200 (Textbook)	Explain the concept of depreciation and compute the amount of depreciation		



			D'1 '1 '			Ι	CL M
			Dilapidations				as per SLM
			Meaning of				and WDM
			depreciation				
			Accounting; Objectives				
			of providing				
			depreciation;				
7.03	A2	Unit A	Methods of providing	1-	Lecture +	169 - 200	
		Topic 2	depreciation- fixed	2-0	Numerical	(Textbook)	
			instalment method &		problems		
			diminishing balance				
			method.				
7.04	A3	Unit A	Provisions and	1-	Lecture	169 - 200	
		Topic 3	Reserves	0-0		(Textbook)	
7.05	В	Unit B	Final Accounts with				
			adjustments				
7.06	B1	Unit B	Introduction to Final	1-	Lecture	205 - 248	
		Topic 1	Accounts – Trading	0-0		(Textbook)	.Calculate
			Account, Profit & Loss				Final
			Account, Balance				Accounts –
			Sheet.				Trading,
7.07	B3	Unit B	Preparation of Trading,	0-	Lecture	205 - 248	Profit and
		Topic 3	Profit & Loss Account,	7-0		(Textbook)	Loss and
			Manufacturing				Balance
			Account and Balance				Sheet
			Sheet (with				
			adjustments).				
7.08	B4	Unit B	Marshalling of Balance	1-	Lecture +	205 - 248	
		Topic 4	Sheet	0-0	Caselets	(Textbook)	
7.09	С	Unit C	Inventory Valuation				
			& Goodwill				
	~ .		Valuation.		_		~
7.10	C1	Unit C	Meaning of inventory,		Lecture	793 – 796	Calculate
		Topic 1	Objectives of inventory	0-0		(Textbook)	the value of
			valuation, Inventory				inventory
			systems.		-		and
7.11	C2	Unit C	Methods of valuation	1-	Lecture +	793 – 796	goodwill by
		Topic 2	of inventory: FIFO,	3-0	Problems	(Textbook)	different
			LIFO, HIFO.		-		methods.
7.12	C3	Unit C	Goodwill Valuation	1-	Lecture +	Notes	
		Topic 3		1-0	Numerical		
					problems		
7.13	D	Unit D	Understanding				
			Corporate Financial				
			Statements in Annual				
			reports				



						-			
7.14	D1	Unit D Topic 1	Introduction, Features of Balance Sheet, Assets (Application of funds),Miscellaneous Expenditure and debit balance in profit & Loss Account, Liabilities (Sources of funds), Loan Funds, Shareholders' fund.	2- 2-0	Lecture + Presentation	3.1- 3.68 (Reference book 2)	.Understand the various financial statement analysis		
7.15	D2	Unit D Topic 2	Meaning, Objectives, Process, Uses, Limitations of financial statement analysis.	3- 0-0	Lecture	224 – 248 (Reference book 3)			
7.16	D3	Unit D Topic 3	Types of analysis	2- 0-0	Lecture	224 – 248 (Reference book 3)			
7.17	Е	Unit E	Ratio Analysis						
7.18	E1	Unit E Topic 1	Meaning, Nature and Significance of Ratio Analysis.	2- 0-0	Lecture	249 – 287 (Reference book 3)	Calculate various Ratios		
7.19	.E2	Unit E Topic 2	Ratio Analysis (Liquidity Ratios ,Turnover ratios)	0- 3-0	Lecture + Numerical problems	249 – 287 (Reference book 3)	through financial statements.		
7.20	.E3	Unit E Topic 3	RatioAnalysis(SolvencyRatios,ProfitabilityRatios,Valuation Ratios)	0- 3-0	Lecture + Numerical problems	249 – 287 (Reference book 3)			
8.01		Course Evaluation	Continuous Assessm Mid Term Examinat End Term Examinat	tion – 2	20 %				
8.02	Assessment		nt 1Project – 10 marks	Assignments and Class Participation – 10 marks 1Project – 10 marks 4 – Quizzes and Class test – 10 marks					
8.03		MTE	20 marks (20%)						
8.04		ETE	100 marks (50 %)						
9.01		References	5						
9.02		Text book*	1. A textbook of F Ghosh Roy, VA		-		nghal, Dr. H.J.		



9.03	Other	1. Basic Accounting- RajniSofat&PreetiHiro, Eastern Economy
	references	Edition
		2. A textbook of Accounting for Management - S.N. Maheshwari
		and S.K. Maheshwari, Vikas Publishing House Pvt. Limited.
		3. Accounting and Financial Analysis & Management -
		Agarwal&Agarwal, PragatiPrakashan, Meerut



Law of Contract-II

School: Law		Batch : 2020-25				
Pro	gram:					
В.						
Bra	nch:	Semester: II				
1	Course Code	BBA-115				
2	Course Title	Law of Contract –II				
3	Credits	4				
4	Contact	4-0-0				
	Hours					
	(L-T-P)					
	Course Type	Compulsory				
5	Course Objective	 CO1.To gives students an understanding of the contractual provisions regarding Bailment and Pledge. CO2.To introduces the students with Partnership, Goods Law and Negotiable Instruments Act. CO3.To give an understanding of the Bailment, Guarantee, Pledge and Agency CO4. To introduce student with the provisions of Bailment and Pledge. CO5. To explain Specific Relief Act. 				
Course OutcomesCO1: Define and explain the contractual provision Pledge, and rights and duties of the parties involve CO2: Explain the concept of LLP. 		CO3: Analyse the difference between the concept of Principal and Agency and contractual provisions.CO4: Explain the Concept of Sale of Goods Act.CO5: Define and explain the Concept of Guarantee.CO6: Summarize Law of Partnership, Sale of Goods Act and Specific				
		Law of contract being the pillar of the legal structure of a society, the fundamental goal of study is to critically evaluate principles underlying the legal postulates and propositions.				



		To enable students to understand the various types of specific contract and earn the skill of drafting of such contracts. This course comprises a study of specific principles of contracts under sections 124-238 of the <i>Indian</i> <i>Contract Act 1872</i> . It examines the contract of Indemnity, Guarantee, Bailment, Pledge, and Agency. It includes sale of goods, Law of Partnership and Specific Relief Act.
8	Outline Syl	labus
	Unit 1	Contract of Indemnity & Contract of Guarantee
	А	Definition and Nature, Extent of Liability, Distinction.
	В	Pledge by Hypothecation
	С	Rights & Obligations of the Parties. Definition, Essential features, Rights & Obligation of the Parties.
	Unit 2	Agency
	A	Relation of Principal with third Parties, Rights & Liabilities of undisclosed Principal.
	В	Definition of Agent & Principal, Agency in Hire Purchase transactions, Essentials of Agency, Creation of Agency, Duties of Agent, Rights of Agent.
	С	Duties of Agent, Rights of Agent, Relation of Principal with third Parties, Rights & Liabilities of undisclosed Principal, Ratification and Determination of Agency
	Unit 3	Sale of Goods
	A	Rights of Unpaid Seller, Lien & Stoppage in Transit. Sale & Agreement to Sale.
	В	Sale & Hire Purchase, Conditions & Warranties, Implied Conditions.
	С	Sale by Sample, Implied Warranties, Transfer of Title, Sale by person not the owner.
	Unit 4	Law of Partnership
	А	Sale of Good Will, Registration of Firms.
	В	Definition & Nature of Partnership, Mutual Relations, Duties & Rights of Partners,



	С	Relation of Partners to third parties, Doctrine of Implied Authority,						
		Doctrine of He	Doctrine of Holding Out, Dissolution.					
	Unit 5	Specific Relie	Specific Relief Act					
	A	Specific Performance of a Contract						
	В	Rescission an	Rescission and Cancellation					
	С	Injunction: Te	mporal-Perpe	tual				
	Mode of examination	Theory/Viva						
	Weightage	СА	MTE	ETE				
	Distribution	30%	20%	50%				
	Text book/s*	 1.Avtar Singh, <i>Law of Contract and Specific Relief</i>, 10th ed., 2008, Eastern Book Company. 2.Pollock&Mulla, <i>The Indian Contract and Specific Relief Acts</i>, 14thed., 						
		revised 2012, I	Lexis Nexis.					
		3.Anson's, La	w of Contract	, 29 th ed., 2010, Oxford Press.				
		4.Cheshire, Fifoot, &Firmston's, <i>Law of Contract</i> , 16 th ed.,2012, Oxford University Press.						
		5.Mercantile I	5.Mercantile Law by Avtar Singh.					
		•		rtnership Act, Asia Law House.				
		•		th Ed,Sweet& Maxwell,2004.				
				s & Materials,Butterworths,2004.				
		9.M.KrishnanNair,Law of Contracts,1998.						
	Other	1.Indian Contr						
	References	2.Sale of Good						
	3.Partnership Act,1932.4.Specific Relief Act, 1963.							



Law of Torts 1

School: SOL		Batch : 2020-25					
Pro	gram:						
BBA	A.LLB						
Branch:		Semester: II					
1	Course Code	BBA114					
2	Course Title	Law of Torts 1					
3	Credits	4					
4	Contact	Contact Hours		48			
	Hours	Assessment		25			
	(L-T-P)	Guided Study		27			
		Total hours		100			
	Course Type	Compulsory					
5	Course	1. Familiarize the students with basi	cs of tort.				
	Objective	2. Enumerate the crucial aspect of la	w of torts relating	ng to v	esting of rights		
		to the victim.		•			
		3. Acquaint the students with proceed	lural nuances per	rtainin	g to torts.		
		4. Develop in the students the under	standing of nece	ssary a	aspect of		
		remedies available by virtue of this	law.				
6	Course	After completion of course, the student will be able to:					
	Outcomes	CO1: Recognize the role of law of torts in a legal system.					
		CO2: Explain the rights and liabilities under torts.					
		CO3: Illustrate the existing remedies. CO4: Distinguish between tort, crime and contract.					
		CO5: Evaluate the law of torts in cy	berspace.				
7	Course						
/	Description	Tort is conduct that harms other people or their property. It is a private					
	Description	wrong against a person for which the injured person may recover damages,					
		i.e. monetary compensation. The injured party may sue the wrongdoer					
		(tortfeasor) to recover damages to compensate for the harm or loss					
		incurred.	r				
8	Outline syllabu	8					
	Unit 1	Introduction					
	А	Definition of Tort					
	В	Constituents of Tort- Wrongful act,	Legal damage a	nd Rer	nedy - <i>Injuria</i>		
		Sine Damno and Damnum Sine Inju		emediu	ım.		
	С	Comparison of Tort with Crime and	Contract				
	Unit 2	Defences against Tortious Liabilit	у				
	А	Consent as defence-Volenti non fit	injuria				
B Statutory authority							
	С	Act of God					



	Unit 3	Negligence				
	А	Theories of No	egligence			
	В	Essential Ingredients- Duty to take care, Breach of duty and Consequent				
		damage				
	C Proof of negligence- res ipsaloquitor			loquitor		
	Unit 4	Damages: General Principles				
	А	Remoteness of	Remoteness of Damage			
B Reasonable Foreseeability						
	С	Effect of an in	tervening act: 1	novusactusinterveniens		
	Unit 5	No Fault Liability- Strict and Absolute Liability				
	А	Strict Liability	7			
	В	Absolute Liab	ility			
	С	Liability under	r a legislation			
	Mode of	Theory				
	examination					
	Weightage	CA	MTE	ETE		
	Distribution	30%	20%	50%		
	Text book/s*	R.K. Bangia's				
	Other	1.Wienfield and Zolowicz, Torts, 17 th Edition, Sweet and Maxwell 2006.				
	References	2.Salmond's L				
		3.RatanlalDhirajlal on Law of Torts.				
		4.RamaswamyIyer's The Law of Torts, Lexis Nexis.				



BBA: Cost And Managerial Accounting

School: School of		Batch : BBA LLB				
law						
Prog	gram: BBA	Academic Year: 2020-25				
LLI	3					
Branch:		Semester: III				
1	Course Code	BBA 266				
2	Course Title	Cost & Managerial Accounting				
3	Credits	4				
4	Contact	3-1-0				
	Hours					
	(L-T-P)					
	Course Status	Compulsory				
5	Course	1.Cost and management accounting is the internal mechanism of reporting				
	Objective	within the modern business.				
		2. This module enables to understand the basic concepts and processes used				
		to determine product costs.				
		3. Budgeting, Cost Control, Variance and its analysis are the other major				
		aspects of this course.				
		4. It also helps to analyse and evaluate information for cost ascertainment,				
		planning, control and decision making.				
6	Course	On successful completion of this module, students will be able to:				
	Outcomes	CO1.Identify among the different branches of accounting, objectives &				
		limitations of accounting and different elements of cost.				
		CO2. Understand cost sheet, various concepts of costing and overheads.				
		CO3.Apply the relation among Cost, Volume and Profits of a business.				
		CO4.Point out and analyze of various budgets, standard costing & variance				
		analysis.				
7	Course					
	Description	The course is designed to help students to understand the costing process				
		and how to determine costs. It also covers the management of funds by				
		means of budgets and the use of management accounting information to				
		make informed and accountable decisions.				
8	Outline syllabu					
	Unit 1	Introduction to Cost & Managerial Accounting				
	А	Meaning, objectives and advantages of cost accounting, Cost Accounting				
		V/s Financial accounting.				
	В	Meaning and objectives of management accounting, Cost Accounting V/s				
		Management accounting,				
	С	Different elements of costs				
	Unit 2	Cost Classification And Cost sheet				
	А	Introduction to various types of overheads, classification of cost.				



	В	Various conce	pts of costing			
	С	Preparation of	cost sheet			
	Unit 3	Marginal Cos	sting			
	А	Marginal cost	ing meaning an	d advantage, assumption of marginal costing		
	В	Cost volume I	Profit (CVP) an	alysis, Techniques of CVP analysis-		
		contribution, Profit volume ratio analysis and implications.				
	С	Breakeven point and its analysis, margin of safety.				
	Unit 4	Budgeting				
	А	Concept of Budget, Budgeting and Budgetary Control, Advantages and				
		Limitations of	Budgetary Co	ntrol		
	В	Different type	s of Budget			
	С	Preparation of	Cash Budget			
Unit 5 Standard Costing & Variance An			nce Analysis			
	А	Standard Costing- Concept, Meaning, Objective and difference between				
		standard costing & budgetary control.				
	В			al Variances- Meaning, types- material cost		
			erial price varia	nce, material usage variance & its		
		application.				
	С			, types – labour cost variance, labour rate		
		variance & its	application.			
	Mode of	Theory/Viva				
	examination					
	Weightage	CA	MTE	ETE		
	Distribution	30%	20%	50%		
	Text book/s*			nagement Accounting', (Vikas Publication)		
	Other			nd Management Accounting'		
	References	(Sultan Chand	,			
				Management Accounting' (Pearson)		
				ement Accounting' (Tata McGraw Hill)		
		[4] Pandey I.M – 'Management Accounting' (Vikas)				
		[5] R.S. Singh	al – 'Managem	nent Accounting' –(Anand)		



Business Communication

School: SOL		Batch:
Prog	gram:	Academic Year: 2020-25
Branch: BBA		
LLB	8	
1	Course Code	BBA 268
2	Course Title	Business Communication
3	Credits	4
4	Contact	4-0-0
	Hours	
	(L-T-P)	
	Course Status	Compulsory /Elective/Open Elective
5	Course	The objectives are:
	Objective	1. To make students understand basics of Business Communication and
	5	their functional relationship with business & management.
		2. To hone students' writing skills.
		3. To develop their Speaking and listening skills.
		4. To enable students to apply various communication skills effectively.
6	Course	CO1: The students will be able to understand basics of Business
-	Outcomes	Communication and their relevance to business growth.
		CO2: The students will be able to develop speaking skills.
		CO3: The students will be able to draft effective professional documents.
		CO4: The students will be able to apply various communication skills for
		business/Professional growth.
7	Course	This course is designed to give students a comprehensive view
	Description	of communication, its scope and importance in business and professional
	I I	world. The course aims at developing skills of effective written and oral
		communication in students. It will provide students the tools necessary to
		make their way in different business and corporate environments.
		J 1
8	Outline syllabu	IS
	Unit 1	Business Communication
	А	Introduction of Business Communication
	В	Forms & Flows of Business Communication
	С	Process of and Barriers to Communication
	Unit 2	Non-Verbal Communication
	А	Role of Non-Verbal Communication
	В	Classification of Non-Verbal Communication
	С	Practical exposure & guidelines for developing Non-Verbal
		Communication



Unit 3	Articulation Skills				
А	Paralinguistic	feature, Art of	Speaking, Goals of Speaking, Styles of		
	Speaking, Gui	delines for dev	eloping speaking skills		
В	Extempore, Sp	Extempore, Speech Delivery			
С	Debate	Debate			
Unit 4	Writing Skills	5			
А	7 Cs of Comm	unication			
В	Letter Writing	: Sales, Order,	Complaint, Adjustment, Claim, Enquiry		
	letters				
С	Email Writing, WhatsApp Messaging in Professional/Formal				
	Environment				
Unit 5	Listening Skills				
А	Listening as a management tool				
В	Barriers to listening				
С	Guidelines for improving listening skills				
Mode of	Theory/Jury/P	ractical/Viva			
 examination					
Weightage	CA	MTE	ETE		
 Distribution	30%	20%	50%		
Text book/s*		li&MukeshCha	,		
	Business Com	munjication: C	oncepts, Cases, and Applications. Pearson		
Other					
References					



Constitutional Law I

School: SOL		Batch : 2020-25			
Program: BBA					
LLE	8				
Brai	nch:	Semester: III			
1	Course Code	BBA 205			
2	Course Title	Constitutional Law I			
3	Credits	4			
4	Contact	4-0-0			
	Hours				
	(L-T-P)				
	Course Type	Compulsory			
5	Course Objective	The objective of this course is to-			
	5	1. describe the Constitution & Constitutionalism.			
		2. define the provisions of Constitutional Law provisions.			
		3. help students relate in understanding the underlying spirit and the			
		positive responsibility of the state to establish social order ensuring			
		Justice, Liberty, Equality and Fraternity.			
		4. Define the Preamble, Fundamental Rights, Directive Principles and			
-	9	Fundamental Duties with the help of leading cases.			
6	Course	After completing the course, the students will be able to:			
	Outcomes	1. recognise the meaning and importance of Constitution and Constitutionalism.			
		2. develop an understanding with the help of leading cases about the			
		2. develop an understanding with the help of reading cases about the provisions relating to Citizenship,			
		3. recognise with the help of leading cases the provisions relating to			
		Fundamental rights			
		4. develop an understanding with the help of leading cases of the			
		provisions relating to Directive Principles of State Policy			
		5. recognise with the help of leading cases the provisions relating to			
		Fundamental Duties.			
7	Course	Constitution of India is the supreme law of the nation. The course aims to			
	Description	examine the political, social and economic structure of the Constitution of			
		India. The objectives of the course are to apprise the students with the			
		Constitutional laws and the framework of Governance at the Union and			
		State level, legislative procedure, Judicial structure and other constitutional			
		provisions.			
8	Outline syllabu	15			
	Unit 1				
	А	Constitutional History, Meaning & Importance of Constitution, Nature of			
		Constitution			
	В	Salient features of Constitution, Preambular Declarations			



С	Union and its	Territory (Artic	eles 1-4), Citizenship (Articles 5-11)		
Unit 2					
А	Amendment p	Fundamental Rights (with reference to Emergency Articles 352-360 and Amendment provisions Art 368)			
В	State (Article 12), No Law to take away or abridge rights provided under Part III (Article 13)				
С	Right to Equa of laws	lity (Articles 14	4-18), Equality before law & equal protection		
Unit 3					
А	Prohibition of Place of Birth		n on Grounds of Religion, Race, Caste, Sex or		
В			matters of Public Employment (Article 16), Article 17), Abolition of Titles (Article 18)		
С	Right to Certa		Articles 19-22), Six Freedoms and Provision		
 Unit 4					
A	Protection in r	respect of Conv	iction for Offences (Article 20)		
В	Protection of Life and Personal Liberty (Article 21), Right to Education (Article 21A), Protection against Arrest and Detention in certain cases (Article 22)				
С	Human Being	s and Forced La	rticle 23-24), Prohibition of Traffic in abour (Article 23), Prohibition of Factories etc. (Article 24)		
Unit 5			//		
A	Right to Freedom of Religion (Articles 25-28), Cultural and Educational Rights (Articles 29-30)				
В	Right to Constitutional Remedies (Articles 32 – 35)				
С		ciples of State	e Policy (Articles 36-51), Relation between Policy and Fundamental Rights, Fundamental		
Mode of examination	Theory				
Weightage	CA	MTE	ETE		
Distribution	30%	20%	50%		
Text book/s*					
Other	1) V.N. Shukla- Constitution of India				
References	eferences 2) H.M. Seervai - Constitutional law of India				
3) K.C. Wheare - Modern Constitution			ern Constitution		



<u>Hindu Law</u>

School: School of		Batch : 2020-25		
	Law	Datcii - 2020-25		
	Program:			
	BBALLB			
	Branch:	Semester: III		
1	Course Code	BBA 219		
2	Course Title	HINDU LAW		
3	Credits	4		
	Contact			
4	Hours	48-25-27		
	(L-T-P)			
	Course Type	Compulsory		
5	Course Objective	 This paper is to deal with the basic principles of Hindu Law relating to marriage and succession. This paper will help to understand the Sources of Hindu Law in India, Concept of Marriage, Matrimonial Remedies and Modes of Dissolution of Marriage. This paper will help to analyse the concept of Maintenance and Guardianship under Hindu Law. This paper will help to understand Joint Hindu Family, Coparcenary, rules of inheritance and succession along with Law of partnership with recent amendments. 		
6 Course Outcomes		 CO1: To Identify basic principles of Hindu Law related to marriage, divorce and Succession. CO2: To Understand important sources of Hindu Law , essential conditions and types of marriage, dissolution of marriage and matrimonial remedies. 		



	CO3: To Apply General remedies under Hindu Law on different situation
	and Concept of Maintenance, Guardianship and Adoption.
	CO4:Compare, analyze and appreciate the difference between Mitakshara&Dayabhaga joint family system, intestate and testamentary succession among Hindus.
Course Description	Hindu Law has the most ancient pedigree of the known system of Law. It can be described to be the ancient law of the Hindus rooted in the Vedas and enounced in the Smritis as explained and enlarged in recognized commentaries and digests and as supplemented and varied by approved usages. The concept of Hindu law is deeply rooted in Hindu philosophy and Hindu religion. Till this day, no precise definition of the word 'Hindu' is available in any statute or judicial pronouncement; it has defied all efforts at definition. There are two main schools of Hindu law; viz. the Mitakshara school and the Dayabhaga school or Bengal school. They have emerged in the era of Digests and Commentaries. The codified Hindu Law lays down uniform law for all Hindus. In the codified areas of Hindu Law, there is no scope for existence of schools. The schools of Hindu law have relevance only in respect of the un-codified areas of Hindu Law.
	Outline syllabus
Unit 1	INTRODUCTION
Α	Introduction to Family, Family Law and Hindu Law.
В	Historical development of Hindu Philosophy and concept of Hindu Law.
С	Schools and Sources of Hindu Law.
Unit 2	LAWS ON HINDU MARRIAGE
Α	Nature, Concept and Evolution of Institution of Hindu Marriage. Application of HMA, 1955 (Section 2, 4)
В	Forms, Ceremonies and Capacity to Marry and Registration of Marriage. (Section 3, 5, 7, 8 of HMA, 1955). Status of Live-in Relationship and Same Say Marriage
	Relationship and Same Sex Marriage.
	Description Unit 1 A B C Unit 2 A



	1955)					
Unit 3	MATERIMO	NIAL REME	DIES UNDER HINDU LAW			
Α	empha Marria	Theories of Divorce and Grounds of Divorce with particular emphasis on Cruelty, Desertion, Option of Puberty, Breakdown of Marriage, Mutual Consent, Irretrievable Breakdown of Marriage (Section 13 of HMA, 1955)				
В	Restitu	tion of Conjug	al Rights. (Section 9 of HMA, 1955)			
С	Judicia	Judicial Separation. (Section 10 of HMA, 1955)				
Unit 4	HINDU ADO GUARDIANS		AINTENANCE; MINORITY AND			
Α		on: Ceremonie A, 1956)	s, Capability and Effect (Section 5 to 17 of			
В	Maintenance under Hindu Marriage Act, 1955 (sections 24 a 25), Hindu Adoptions and Maintenance Act, 1956 (section 1 Criminal Procedure Code, 1973 (section 125), Protection of Women from Domestic Violence Act 2005 (section 20).					
С		-	of Guardians, Power of Guardian & Removal 4, 6, 8, 9, 10, 11, 12, 13 of HMGA, 1956)			
Unit 5	HINDU J		Y PROPERTY, INHERITANCE AND SUCCESSION			
Α	Copa	du Family, Joint Hindu Family Property and sshara and Dayabhaga School); Karta: Role, of Karta. Judicial and Legislative trend and Status of Daughter.				
В	A	Alienation and Partition of Joint Hindu Family Property.				
С	Inhe		ccession under Traditional Hindu Law and ndu Succession Act, 1956.			
Mode of examination	Theory					
Weightage	CA	MTE	ETE			
Distribution	30%	20%	50%			
Text book/s*	ParasDiwan - Modern Hindu Law, Allahabad Law Agency					



	1. Poonam P. Sexena: Family Law Lectures-Family Law II,
	LexisNexis, Gurgaon
	2. Prof Kusum: Family Law Lectures–Family Law I, LexisNexis,
	Gurgaon
	3. ParasDiwan&PyushiDiwan: Family Law, Allahabad Law Agency,
	Faridabad
Other	4. Kumud Desai, Law of Marriage and Divorce, N.M. Tripathi Pvt.
Defenences	Ltd
References	5. Flavia Agnes: Marriage, Divorce and Matrimonial Litigations
	Family Law Vol. II, Oxford University Press, New Delhi
	6. Satyajeet A. Desai: Mulla's Principles of Hindu Law, Vol. I & II,
	LexisNexis, Gurgaon
	7. R. K. Aggarwal: Hindu Law, Central Law Agency, Allahabad
	8. RanganathMisra: Mayne's Treatise on Hindu Law & Usage,
	Bharat Law House, New Delhi.



Law Of Torts II

	ool: School of	Batch : 2020-25
Law		
Prog LLB	gram: BBA	
	nch:	Semester: III
1	Course Code	BBA 204
2	Course Title	LAW OF TORTS II
3	Credits	4
4	Contact Hours (L-T-P)	40-30-30
	Course Type	Compulsory
5	Course Objective	 To further deepen the understanding of the law of Torts in students.
		2. To introduce the concept of trespass and to make students
		understand the various dimensions related to it.
		3. To make students aware about the nuances of Cyber torts and to
		further understand concepts related to privacy and defamation in cyber space.
		4. To acquaint students to certain areas of Motor Vehicles Act, 1988 and to develop knowledge of the same
		 5. To teach the concept of consumer protection and to study in detail, theoretical as well as practical aspects of the consumer protection Act, 1986. 6. To highlight the concept of damages in torts and various other
		remedies as available under the law of torts.
6	Course Outcomes	CO1: To examine the new emerging field of cyber torts and specifically cyber defamation and cyber privacy in consonance with relevant sections of the IT Act.CO2: To Infer in detail dimensions of some specific areas of torts.
		CO3: To apply various remedies available under the law of torts and more specifically the damages under the law of torts.



7	Course	This Course will further build the concepts of Tort related to damages, tort
	Description	affecting person and property. The concepts regarding consumer protection will be taught in detail as enumerated in the Consumer Protection Act,
		1986.
8	Outline syllab	
	Unit 1	Wrongs Affecting Property and Person
	А	Trespass to Land: Nature, Meaning and essentials, Kinds, Defences and Remedies.
	В	Torts against Business Interests: Injurious Falsehood, Mis-Statements & Passing-Off
	С	Nuisance: Nature, Meaning & Essentials, Kinds- Public and Private, Act Constituting Nuisance-Obstructions of Highways-Pollutions of Air, Water & Noise-Interference with Light & Air-Defenses
	Unit 2	Cyber Torts with relevant provisions of Information Technology Act, 2000
	А	Introduction to Cyber torts and relevant provisions u/s 43 of Information Technology Act, 2000
	В	Cyber Defamation
	С	Invasion of privacy in cyber space
Unit 3Statutory Tort(The Motor Vehicle Act 1988)		Statutory Tort(The Motor Vehicle Act 1988)
	А	Chapter X Liability without fault (Sec.140-144)
	В	Chapter XI Insurance of motor vehicle against third party (sec 145-164)
	С	Chapter XII Claim Tribunals (Sec 165-173)
	Unit 4	Consumers Protection Act, 1986
	A	Main functions of the Consumer Protection Act,1986, deficiency in service and defect in goods.
	В	Definitions of Consumer, Goods and Services and Rights and Duties of Consumer
	С	Consumer Council, District Forum, State Commission, National
Commission		Commission
	Unit 5	Damages
	А	Award of Damages: Simple-Special-Punitive
		Remoteness of Damages: Foreseeability & Directness-Test of Causation
		'But for' Test-Wagon Mound Case-Reasonable Foreseeability Test-Effect
		of an Intervening Act-Re Polemis Case-Direct Consequences Test-
		Injunction & Specific Restitution of Property
	C	Extra-Legal Remedies: Self-Help, Re-Entry on Land, Re-Caption of



	Goods, Distress, Damage Feasance& Abatement of Nuisance			
Mode of examination	Theory			
Weightage	СА	MTE	ETE	
Distribution	30%	20%	50%	
Text book/s*	R.K.Bangia's	Law of Torts		
Other			, Torts 17 th Edn, Sweet & Maxwell 2006.	
References	2) Salmo	nd, J W, Salmo	ond's Law of Torts (8 th edition Sweet &	
		ell, London, 19		
	<i>'</i>		on Law of Torts.	
	,	shminath M Sr Nexis, Tenth E	idhar, RamaswamyIyer's , The Law of Torts, dn2007.	
	5) Tony V	5) Tony Weir , An Introduction to Tort Law 2 nd Edn Oxford		
		sity Press 2006		
	<i>'</i>		er law,E-Commerce & M-	
			Corp. New Delhi 2003.	
	,	angia's Law of		
	<i>'</i>	ngh, Law of To		
	<i>'</i>	f Tort by B.M.		
	10) Ramas	wamiIyer's Th	e Law of Torts, Lexis Nexis	



Financial Management

School: SOL		Batch : 2020-25
Pro	gram: BBA	
	nch:	Semester: IV
1	Course Code	BBA 210
2	Course Title	FINANCIAL MANAGEMENT
3	Credits	4
4	Contact	4-0-0
	Hours	
	(L-T-P)	
	Course Type	Compulsory
5	Course	1.To acquaint the students with the concepts of Financial Management and
	Objective	the significance of decision making in finance.
		2.To highlight the necessity of managing current assets and current
		liabilities
		3. To appreciate the relevance of capital structure and dividend decisions
		with respect to its impact on valuation of the firm.
6	Course	On completion of this module, the students will be able to
	Outcomes	CO1:describe the basic concepts and key terms used in Financial
		Management.
		CO2:infer the relevance of decision making under various available
		alternatives.
		CO3: apply the various tools and techniques used in financial decision
		making for shareholders' wealth maximization.
		CO4:distinguish amongst the various alternatives in the view of valuation of firm.
7	Course	This is an introductory course in Financial Management, focusing on the
/	Description	major decisions made by financial managers of an organization. The
	Description	course will develop students' analytical and decision-making skills in
		finance through the use of theory questions and practical problems.
8	Outline syllabu	
	Unit 1	Introduction of Financial Management
	A	Nature, concept and functions of financial management
	B	Finance vs. accounting, Objective of financial management; Profit
		maximization vs. wealth maximization
	С	Time value of money- Meaning and Objectives, present & future value,
		simple & comp. interest, annuity (Ordinary Annuity & Annuity Due),
		Perpetuity .



	Unit 2	Capital Budg	eting			
	А	Meaning and	concepts of cap	ital budgeting, need of capital budgeting,		
	В	Practical Prob	lems on Discou	inted Cash Flow Techniques: Discounting		
		Payback perio	d, NPV, PI, IR	R		
	С			iscounted Cash Flow Techniques: Payback		
		period and AF	RR			
	Unit 3	Working Cap	oital Managem	ent		
	А	Concept and	need of wo	rking capital management, determinants of		
		working capits	al requirements	, working capital cycle		
	В	Receivable management- meaning and objectives				
		Cash management- meaning and objectives, Motives of Holding cash				
	С	Inventory man	nagement- mea	ning and objectives, Techniques of Inventory		
		management - EOQ, ABC Analysis.				
	Unit 4	Capital Struc	ture and Cost	of Capital		
	А	Meaning and	objective of Ca	pital structure, optimum capital structure.		
	В	Capital structu	ire theories- Th	eoretical concepts of NI, NOI, Traditional.		
	С	Cost of capital- concept and meaning, Cost of Debt, Cost of Equity (Zero-				
		Growth Dividends, Constant Growth in Dividends), Cost of Preference				
		Share, Calculation of WACC.				
	Unit 5 Dividend decisions					
	А	Dividend policy- meaning & concept, concept of retained earnings, factors				
		influencing dividend policy, concept of Bonus shares and Rights Shares.				
	В	Walter's model of dividend policy and its application				
	С	Gordon mode	l of dividend po	blicy and its application		
	Mode of	Theory				
	examination					
	Weightage	CA	MTE	ETE		
	Distribution	30%	20%	50%		
	Text book/s*	R.P. Rustagi- Financial Management- (Taxmann Publication)				
	Other	Financial Management: I. M. Pandey (Vikas Publication)				
	References		agement: Theo	ry and Practice, Prasanna Chandra (Mc-Graw		
		Hill)				
Financial Management: Text, Problems and Cases, M Y Khan and						
		Jain, McGraw Hill Publication				



Law of Crimes-I (Indian Penalcode)

Sch Law	ool: School of	Batch :2020-25
	gram:	Current Academic Year: 2020-2021
	BBA/B.Com	
	B (Hons.)	
	nch:	Semester: IV
1	Course Code	BAL 210
2	Course Title	LAW OF CRIMES-I (INDIAN PENALCODE)
3	Credits	4
4	Contact Hours (L-T-P)	48-25-27
	Course Type	Compulsory
5	Course Objective	1. This paper is to deal with the basic principles of criminal law determining criminal liability and punishment.
		2. This paper will help to understand the concept of punishment and various theories of punishment.
		3. This paper will help to analyse the concept of crime and its impact on the society.
		4. This paper will help to understand essential ingredients of crime.
6	Course Outcomes	CO1:To Identify jurisdictional issues attached with the commission of the crime and the theories of punishment and Issues relating to capital punishment. CO2:To Understand Fundamental elements of crime and Various stages of commission of crime.
		CO3: To Apply General exceptions under Indian Penal Code to various situations.CO4: Contrast between different crimes and the law that applies to them.
7	Course Description	This course is designed to introduce students to the substantive criminal laws. The course will primarily deal with the Indian Penal code, 1860 and certain portions of the act will be dealt elaborately under this course.
8	Outline syllabus	
	Unit 1	Introduction to Substantive Criminal Law
	A	Meaning and Definition of Crime, Historical development of Indian Penal Code
	B	Elements of crime: Mena Rea and Actus Reus, Stages in commission of a crime
	С	Extent and operation of the Indian Penal Code
	Unit 2	General Explanations Under IPC
	A	General Explanation(6-52A) Public Servant, Movable Property, Wrongful gain Wrongful Loss, Dishonestly, Fraudulently, Reason to Believe, Document, Valuable Security, Act Omission
	В	39-52A with focus on Voluntarily, offence, special law, local law, illegal, injury, good faith, harbour etc
	С	Constructive joint liabilityand difference between common Intention and common object(34 and 149)



Un	nit 3	General Excep	tions Under IP	С		
Α		Mistake, Judicia	al and Executive	e acts, Accidents, Necessity		
В		Infancy, Immat	urity, Insanity, I	ntoxication, Consent		
C		Private Defence	(96-106)			
Un	nit 4	Theories of Pu	nishment and H	Punishments under IPC		
А		Punishment un	Punishment under the IPC: Fine, Forfeiture, Simple Imprisonment, Rigorous			
		Imprisonment, Capital Punishment				
		(53-75)				
В		Offences Again	st State(121-130))		
C		Offences against Public Tranquillity (141-160)				
Un	nit 5	Abetment, Cri	minal Conspira	cy and Attempt		
А		Abetment (Sec 107-120)				
В		Criminal Conspiracy(Sec 120A &120 B)				
C		Attempt (Sec 5)	11)			
Mo	ode of	Theory				
exa	amination	5				
We	eightage	CA	MTE	ETE		
Dis	stribution	30%	20%	50%		
Te	xt book/s*	Indian Penal Co	de: Prof. S.N.M	lishra		
Otl	her	1) The In	dian Penal Code	e - Ratanlal&Dhirajlal		
Re	References 2) Criminal Law Cases and materials – Gaur K.D.		nd materials – Gaur K.D.			
		/		aw - Glanville Williams		
		/	Penal Code – G			
		5) Bare A	ct on Indian Per	nal Code, 1860		



Constitution law – II

School: SCHOOL OF LAW		Batch: 2020-25	
	gram: BBALLB	Semester: IV	
Dra	Course Code	BBA 211	
2	Course Title	Constitution law – II	
3	Credits	4	
3 4	Credits Contact Hours	4 Contact Hours 48	
4	(L-T-P)	Assessment 25	
	(L-I-F)	Guided Study 27	
		Total hours 100	
	Course Type	Compulsory	
5	Course Objective	The objective of introduction of this course is to:	
		1. define the constitutional provisions regarding Union and State Executive.	
		2. explain the constitutional provisions regarding Union and State Legislature.	
		3. describe the constitutional provisions regarding Union and State Judiciary and constitutional provisions to safeguard independence of judiciary.	
		4. relate the students with Centre and State relations.	
		 5. describe the Constitutional provisions regarding Freedom of Trade & Commerce, Civil Services and Tribunals. 6. examine the constitutional provisions for Election Commission, Tribunals Emergency Powers and Constitutional Amendment 	
6	Course Outcomes	After completion of course, the student will be able to: CO1. recognise the constitutional position of the President, the Vice President and the Council of Ministers, Governor, AG and CAG. CO2. develop an understanding of the functioning of legislature in India CO3: recognise the role played by judiciary in evolution of constitutionalism in India CO4: develop an understanding of the Constitutional provisions for the Supreme Court, the High Court and the Subordinate Judiciary. CO5: recognise the Constitutional provisions about distribution of Powers between Centre and States, Freedom of Trade, Commerce and Intercourse, Election Commission, Tribunals, Emergency Provisions and CO6: develop an understanding of the impositions of emergency in union and states at different times	



7	Course Description	This course helps the student in building the knowledge of criminal		
	_	procedural law applicable in India. It provides the students with the		
		knowledge of hierarchy of criminal courts and their competency to try and		
		punish an offence. At the same it introduces the student to the procedure		
		of investigation, inquiry and trial. Provisions of arrest and bail are also		
		discussed in the class.		
8	Outline syllabus			
	Unit 1	Central & state executive		
	A	The President [Art 52-61] and the Vice-President [Art 63-71]-		
		Qualification, Manner of Election, Constitutional Position, Powers and		
		functions, Pardoning Power [Art 72]		
		The Governor [153-162] -Qualification, Appointment, Removal,		
		Constitutional Position, Powers and functions, Pardoning Power [Art		
		161]		
	В	Impeachment Process [Art 61], Council of Ministers [Art 74, Art 163]		
		Power and Duties of the Prime Minister [Art 75] and Chief Minister [Art		
		167]		
	С	Attorney General for India, [Art 76], Advocate General for State [Art		
	TT	165] Comptroller and Auditor General of India [148]		
	Unit 2	Union & State legislature		
	A	The Parliament [Art 79-88]-Composition and Duration of the LS [Art 80]		
		and RS [81], Qualifications [Art 84] & Disqualifications [Art 102] of		
		M.Ps., Parliamentary Privileges [Art 105]		
		The State Legislature [Art 168-187], Abolition or creation of Legislative		
		Council [Art 168] Composition of the Legislative Assemblies [Art 170]		
		and Legislative Council [171], Qualifications [Art 173]&		
	В	Disqualifications [Art 191], Legislative Privileges [Art 194] Presiding Officers of the LokSabha [Art 93-96]&RajyaSabha[Art 89-92]		
	D	– Appointment, Qualifications, Power and functions, Removal		
	С	Various stages in the enactment of a Statute in Parliament, [Art 107-111]		
		Procedure relating to Ordinary bills, Money Bills [Art 110] and Financial		
		Bills [Art 112- 117]		
		Legislative Power of the President and Governor [Art 123 & Art 213]		
		Various stages in the enactment of a Statute in State Legislature, [Art 196-		
		201] Procedure relating to Ordinary bills, Money Bills [Art 199] and other		
		Financial Bills [Art 202-207]		
	Unit 3	Judiciary [Supreme Court, High Court and Subordinate Courts]		
	А	Supreme Court [Art 124-130] High Court [Art 214-231] – Constitution,		
	Qualification, Appointment, Salary & Emoluments and Remov			
		Judges		
	В	Jurisdiction of Supreme Court - Original, Appellate, SLP & Advisory		
		Jurisdiction [Art 131-147]		
	С	Contempt of court, Court of Records and Article 142, Subordinate Courts		



		[Art 233-237]		
	Unit 4	Centre-State	Relations	
	А	Legislative R	elation [Art 2	245-255]– 7 th Schedule, residual powers,
Parliament Power to legislate				
	В	Treaty making	g provisions [A	253]Administrative Relations [Art 256-263]
	С	Financial Rela	ations [Art 265	-275], Finance Commission [Art 280-281];
		Freedom of Tr	ade, Commerc	e and Intercourse [Art 301]
	Unit 5			
	А	Condition of	Services under	Union [Art 309] Election Commission [Art
		324]and Admi	nistrative Tribu	unals [Art 323A & 323B]
	В	Emergency Pr	ovisions [Art 3	52, 356, 360]
	С	Amendment o	f the Constituti	on [Art 368]
	Mode of examination	Theory		
	Weightage	CA	MTE	ETE
	Distribution	30%	20%	50%
	Text book/s*	J.N. Pandey –	Constitutional	Law of India
	Other References	1) M.P.Ja	in - Constitutio	on Law
		2) V.N. S	hukla- Constitu	ution of India
		3) D.D.B	asu - Shorter Co	onstitution of India
		4) H.M.S	eervai - Constit	cutional law of India
		5) K.C.W	heare - Modern	n Constitution



Muslim Law

Sch Law	ool: School of	Batch : 2020-25
	gram: BBA	
Bra	nch:	Semester: IV
1	Course Code	BBA 223
2	Course Title	MUSLIM LAW
3	Credits	4
4	Contact Hours (L-T-P)	48-25-27
	Course Type	Compulsory
5	Course	1. This paper is to deal with the basic principles of Muslim Law relating to
	Objective	marriage and inheritance.
		2. This paper will help to understand the Sources of Muslim Law in India,
		Concept of Marriage, Matrimonial Remedies and Modes of Dissolution of
		Marriage.
		3. This paper will help to analyse the concept of Maintenance and
		Guardianship under Muslim Law.
		4. This paper will help to understand rules of inheritance along with Gift,
		Pre-emption and Wakf.
6	Course	CO1: To Identify basic principles of Muslim Law related to marriage,
	Outcomes	divorce and inheritance.
		CO2: To Understand important sources of Muslim Law , essential
		conditions and types of marriage, dissolution of marriage and matrimonial
		remedies.
		CO3: To Apply General remedies under Muslim Law on different situation
		and Concept of Maintenance, Guardianship and Acknowledgement.
		CO4: Contrast between Gift and Will under Muslim Law, Law of
		Inheritance, Pre-emption and Wakf



7	Course This course is designed to introduce students to the law relating to p	
	Description	matters governing Marriage, Guardianship and inheritance under Muslim
		Law. Also, the paper aims to acquaint students about law relating Will,
		Gift, pre-emption, and various Religious Endowments.
8	Outline syllab	
	Unit 1 Sources and Schools of Muslim Law	
	Α	Primary Sources – Quran, Sunnat, Ahadis, Ijma, Qiyas
B Secondary Sources – Custom, Judicial Decision, Legislation,		Secondary Sources – Custom, Judicial Decision, Legislation, Equity,
	Justice and Good Conscience	
	С	Schools of Muslim Law
Unit 2 Marriage		Marriage
	Α	Definition, Nature and Scope of Marriage, Essential Conditions of
		Marriage, Dower
B Classification of Muslim Marriage irregular marriage Image		Classification of Muslim Marriage, Legal effects of valid, void and
		irregular marriage
	C Distinction between Shia & Sunni Law of Marriage	
	Unit 3	Divorce
	Α	Matrimonial Remedies, Nullity of marriage - Bar to matrimonial relief
	В	Extra-judicial Dissolution - Talaq, Khula, Mubarat etc.
	С	Judicial Dissolution - The Dissolution of Muslim Marriages Act, 1939,
		The Muslim Women (Protection of Rights on Marriage) Bill, 2017 (Triple
Talaq Bill)		Talaq Bill)
	Unit 4	Maintenance, Guardianship and Acknowledgement
	Α	Alimony and Maintenance under Muslim Law
	В	Provisions of Maintenance under the Criminal Procedure Code, 1973;
		Muslim Women (Protection of Rights on Divorce) Act, 1986 and The
		Muslim Women (Protection of Rights on Marriage) Bill, 2017 (Triple



	Talaq Bill)				
С	Guardianship	and Acknowle	dgement		
Unit 5	Will and Inhe	eritance			
Α	Will- Meaning	g, , Will made i	n death bed or during illness; difference		
	between Will and Gift				
В	Muslim law of	Muslim law of Inheritance- Shia and Sunni schools			
С	Gift, Pre-emption, Wakf				
Mode of	Theory				
examination					
Weightage	СА	MTE	ETE		
Distribution	30% 20% 50%				
Text book/s*	Mohammedan Law : Aqil Ahmed revised by I.A.Khan				
Other	1. A Fyzee - Outlines of Mohammedan Law.				
References		-	Mohammedan Law.		
References			hammedan Law.		
		-	Law: Law of Marriage and Divorce in India.		
	5. M. Bha	ttacharjee - Mu	Islim Law and the Constitution.		



Managerial Economics

SCHOOL:		TEACHING	OPERATIONAL				
	OL OFLAW	DEPARTMENT	: FROM				
		LAW	(ACADEMIC				
			TERM): 2020-25				
1	Course number	BBA 225	BBA 225				
2	Course Title	MANAGERIAL	L ECONOMICS				
3	Credits	4					
4	Contact Hours (L-W-P)	4-0-0					
5	Course Objective		aims to acquaint the students with micro and nic fundamentals required for business analysis.				
6			essful completion of this module students intended to:				
	Outcomes		ey concepts used in managerial economics				
			ese managerial economic concepts and theories to				
			numerical data and real world situations.				
			and assess the microeconomic elements of producers.				
			e and impact of market conditions on the firm				
		decisions					
		-	on economy by the government along with national income				
		mechanism.					
7	Outline syllabu	s					
7.01	A	Unit A	Introduction to Managerial Economics				
7.02	A1 I	Unit A Topic 1	Meaning, nature and scope of Managerial Economics,				
			Significance in decision making.				
7.03	A2 1	Unit A Topic 2	Fundamental principles, Demand Analysis-				
			Introduction to Law of Demand.				
7.04	A3 1	Unit A Topic 3	Types of demand, individual and market demand,				
			curves & schedule, Demand determinants.				
7.05		Unit B	Demand Forecasting & Elasticity				
7.06	B1 1	Unit B Topic 1	Importance in decision making. Demand Forecasting				
			meaning and methods.				
7.07	B2	Unit B Topic 2	Concepts, Meaning and types of Elasticity of				
			Demand				
7.08	B3 1	Unit B Topic 3	Measurement and Significance of Elasticity; income,				
	~		cross and supply elasticity.				
7.09		Unit C	Production Function.				
7.10		Unit C Topic 1	Meaning, Law of variable Proportions, Returns to scale.				
7.11	C2	Unit C Topic 2	Iso-Product Curves meaning and features, Cost Concepts - Meaning and types of Costs, Cost				



				output relationship in short and long run.	
7.12	C3 Unit C Topic 3		Горіс 3	Break Even Point - Meaning, features and significance.	
7.13	D	Unit D		Market Structure and Pricing Theory	
7.14	D1	Unit D Topic 1		Introduction of Market and its Different types	
7.15	D2	Unit D Topic 2		Pricing under different market conditions perfect competition, imperfect competition and monopoly.	
7.16	D3	Unit D Topic 3		Price discrimination under monopoly and necessary condition and degrees of price discrimination.	
7.17	E	Unit E		Macro Elements of Managerial Economics	
7.18	E1	1 Unit E Topic 1		National Income-Meaning, concepts, various methods of Measurement.	
7.19	E2	Unit E Topic 2		Trade Cycle- Introduction, various phases of trade cycle, Hicks Theory of trade cycle, Keynes Theory of Trade cycle.	
7.20	E3 Unit E Topic 3		Topic 3	Roles of Central Bank to control Inflation, & Unemployment.	
8	Course Evalu	ation			
8.01	Continuous A		nt	30 Marks	
8.1.1	Assignments			10 Marks- Two Assignments 05 Marks Each	
8.1.2	Class Tests			10 Marks- Two Class Tests 05 Marks Each	
8.1.3	Quiz (MCQ)			10 Marks - Project Presentation 5 marks	
8.02	MTE			20 Marks	
8.03		mination	: Weight	50% (100 Marks)	
9	Reading References				
9.01				ial Economics by Dominick Salvatore and Siddhartha gi, 8 th Edition, Oxford University Press.	
9.02	Other references Principle		Principle	s of Managerial Economics, by Salor	



Criminal Procedure Code- I

Sch	ool: SCHOOL	Batch: 2020-25				
OF	LAW					
Prog	gram: BBA					
LLE	3					
Bra	nch:	Semester: V				
1	Course Code	BAL 316				
2	Course Title	Criminal Procedure Code- I				
3	Credits	4				
4	Contact	Contact Hours 48				
	Hours	Assessment 25				
	(L-T-P)	Guided Study 27				
		Total hours 100				
	Course Type	Compulsory				
5	Course	The purpose of introduction of this subject is to:				
	Objective	1. develop basic understanding of criminal jurisprudence and procedural				
		law among students.				
		2.familiarize the students with crucial aspect of criminal procedural law				
		relating to police investigation, court enquiry and trial.				
		3. acquaint the students with essential features of fair trial.				
		4. to provide knowledge of functions, duties and powers of police and				
		criminal courts.				
6	Course	After completion of course, the student will be able to:				
	Outcomes	CO1:recognize the role of procedural laws in a legal system.				
		CO2:explain the Hierarchy of Criminal Courts.				
		CO3:interpret the role of Police, Magistrates in the criminal proceedings.				
		CO4:explain and differentiate between the stages of investigation, enquiry				
		and trial in criminal cases.				
		CO5:evaluate the powers, functions, and duties of police and criminal				
_		courts.				
7	Course	This course helps the student in building the knowledge of criminal				
	Description	procedural law applicable in India. It provides the students with the				
		knowledge of hierarchy of criminal courts and their competency to try and				
		punish an offence. At the same it introduces the student to the procedure of				
		investigation, inquiry and trial. Provisions of arrest and bail are also				
8	Outline gulleby	discussed in the class.				
0	Outline syllabu	Introduction to The Code of Criminal Procedure				
	A	Object, Scope and Extent of the Code of Criminal Procedure				
	В	Definitions - bailable, non bailable offences, charge, complaint, inquiry,				



		investigation, judicial proceedings, trial, victim, cognizable, non-				
				1 2 Clause a, b, c, d, g, h, I, l. n, r, w, x)		
	С			erarchy of Criminal Courts (Section 6, 26, 28, $\frac{1}{2}$		
	C	29)	Powers and me	erarchy of Chiminal Courts (Section 6, 26, 28,		
	Unit 2	,	Criminal Case	~		
	А			d its evidentiary value. Information in non-		
	D		se. (Section 154	,		
	В			nvestigation, Police officer's powers to		
				procedure for investigation, police officer's		
powers to require attendance of witnesses, exam						
		-	-	ons and statements and report of police officer		
	С			n. (Section 156-164, 167)		
	Unit 3			port. (Section 173, 174, 176)		
			ceedings: Inq			
	Α	0	•	a Magistrate & Committal of the cases.		
	D		<u>193, 209, 322,</u>			
	B C	Complaint Procedure before a Magistrate (Section 200-203)				
	C	Framing of a charge (Form of charge and Joinder of charge). (Section 211-				
	TI:4 A	224)				
Unit 4 Law relating to A						
	AB	Arrest (Section 41, 41A-D, 42, 43, 44, 46, 48 49, 57, 60A)				
	D	-	Rights of an arrested person, a constitutional outlook and provisions under			
	С	the Code. (Section 41B, 41D, 49, 50, 54, 55A, 57, 60A) Search & Seizure at the time of arrest. (Section 47, 48, 51-53)				
	Unit 5			of affest. (Section 47, 48, 51-55)		
		The law relat	0			
	A	Bail: Concept and Constitutional Essence.Bail in Bailable and Non Bailable cases. (Section 436, 437)				
	B C					
	C	Anticipatory Bail and Cancellation of Bail. Special powers of HC and COS. (Section 438, 439)				
	Madaaf	· · ·	438, 439)			
	Mode of	Theory				
	examination	CA	MTE	ETE		
	Weightage Distribution	CA	MTE	ETE		
		30%	$\frac{20\%}{0.1 \pm 6.0 \pm 1}$	50%		
	Text book/s*		Code of Crimin			
	Other		• 1	toSarkar&V.R.Manohar- The Code Of		
	References	5 1 5				
		Criminal Procedure, 1973.				
				lure, Ratanlal&Dhirajlal, 17th Edition, 2010.		
		B. Uma Devi - Arrest, Detention, and Criminal Justice System				



Corporate Law-I

ool: SOL	Batch :				
gram:	Current Academic Year: 2020-25				
.A,LLB					
nch:	Semester: V				
Course Code					
Course Title	CORPORATE LAW-I				
Credits	4				
4 Contact 48-25-27					
Hours					
(L-T-P)					
Course Type	Compulsory				
Course Objective	1. To understand and differentiate between different types of companies				
	2. To understand the concept of corporate personality and exceptions to it.				
	3. To understand the powers and duties of Promoters.				
	4. To understand the MOA, AOA and Prospectus and terms in the documents.				
	5. To analyses of incorporation process of different types of companies.				
	6. To understand the role, duties and functions of directors				
	7. To understand concept of CSR				
	8. To know the process of winding up				
Course Outcomes	 CO1: Recognize the characteristics of a company and various documents for incorporation of a company. CO2: Identify the role of promoters, directors, liquidators etc in a company CO3: Interpret various clauses in AOA, MOA, Prospectus CO4: Analyze CSR & Winding up provisions CO5: Evaluate role of Liquidator & Court in Winding Up 				
	gram: .A,LLB nch: Course Code Course Title Credits Contact Hours (L-T-P) Course Type Course Objective Vojective				



7	Course Description	This course examines corporate law including: regulation of companies under Corporations Act; the incorporation process and its consequences; Documents such as MOA, AOA & Prospectus;; the duties and liabilities of directors and other officers of a corporation; members' powers and remedies; and the winding up processes.				
8	Outline syllabu	18				
	Unit 1	<u>-</u>				
	A	Definition of a	a Company; H	istorical Development		
	В	Concept of Corporate Personality				
	С	Different Kinds of Company				
	Unit 2					
	Α	Promoters - D	Promoters - Duties, powers and liabilities			
	В			f Association and AOA		
	С		l Registration			
	Unit 3			• • •		
	А	Role and Resp	onsibilities of	Directors, Power and Duties		
	В			d Mismanagement of Companies		
	С	Doctrines of U	Iltra-Vires, Ind	loor management and Constructive Notice.		
	Unit 4					
	А	Kinds of Com	s and Procedure			
	В	Types of Shares and debentures.				
	С	Protection of I	s, Foss VsHarbottle			
	Unit 5					
	A	Corporate Soc	ial Responsibi	lity, Provisions, Corporate social initiatives.		
	В	Different Typ	es of Winding	up of Company. Appointment of Liquidator		
	С	Role of Court	s in Winding u	p.A		
	Mode of	Theory				
	examination					
	Weightage	CA	MTE	ETE		
	Distribution	30%	20%	50%		
	Text book/s*	COMPANY				
		1. Dr. N.	V. Paranjape-	Company Law, 7th ed; Central law Agency		
		2. 1. Charles Wild & Stuart Weinstein Smith and Keenan, Co				
	Other					
	Other					
	References	Law, Pearson Longman, 20092. Institute of Company Secretaries of India, Companies Act 20				
		CCH WolterKluver Business, 2013				
		3. Lexis Nexis, Corporate Laws 2013 (Palmtop Edition)				
			-	harat's Corporate and Allied Laws, 2013		



Labour Law I

Schoo	ol: SOL	Batch 2020-25			
	am: BBA LLB				
Branc		Semester: V			
1	Course Code	BBA 302			
2	Course Title	Labour Law I			
3	Credits	4			
4	Contact Hours (L-T-	3-1-2			
-	P)				
	Course type	Compulsory			
5	Course objective	 To equip the students with professional knowledge, learning and comprehensive understanding of Labour Law and research skill. 			
		 To make the students understand the fundamentals of Labour Law such as contextual and constitutional frame work of Labour Law and its functioning in changing scenario and growth of trade unionism in India. 			
		3. To make the students understand the Trade Unions Law and its various aspects such as definitions under the Trade Unions Act, 1926, registration and recognition of trade unions, the members, office holders & outsiders in trade unions, finances, the privileges of trade unions, Collective bargaining and Unfair labour practices.			
		 To make the students learn some of the aspects of the Industrial Disputes Act, 1947, such asdefinitions under Act with emphasis on the definition of 'workman', Authorities, powers of the Appropriate Government and individual and industrial disputes. 			
		5. To make the students understand about strikes/lockouts, settlements, industrial disputes, strikes, lockouts, layoff, retrenchment, transfer, closure and changes in condition of service.			
		6. To make the students learn the provisions of the Industrial Employment (Standing Orders) Act, 1946 including various aspects of Standing Order.			



		1
6	Course outcomes	CO1: The students will be equipped with professional knowledge, learning and comprehensive understanding of Labour Law and research skill.
		CO2: The students will be able to explain the fundamentals of Labour Law such as contextual and constitutional frame work of Labour Law and growth of trade unionism in India.
		CO3: The students will be able to explain the various provisions of the Trade Unions Law and its various aspects such as definitions under the Trade Unions Act, 1926, registration and recognition of trade unions, the members, office holders & outsiders in trade unions, finances, the privileges of trade unions andCollective bargaining and Unfair labour practices with the help of leading case law.
		CO4: The students will be explain various provisions of the Industrial Disputes Act, 1947, such asdefinitions under Act with emphasis on the definition of 'workman', Authorities, powers of the Appropriate Government and individual and industrial disputes with the help of leading case law.
		CO5: The students will be in a position to explain strikes/lockouts, settlements, industrial disputes, strikes, lockouts, layoff, retrenchment, transfer, closure and changes in conditions of service with the help of leading case law.
		CO6: The students will be in a position to explain the provisions of the Industrial Employment (Standing Orders) Act, 1946 including various aspects of Standing Order.
7	Course Description	Industrial relations is a dynamic socio-economic process. It has two sides- co-operation and conflict. The relationship between labour and management is based on mutual adjustment of interests and goals. The major issues of industrial relations will be learnt in this course. The issues that will be discussed are contextual and constitutional framework of labour law in India, trade unions law, industrial disputes and industrial employment standing order laws.
8	Outline Syllabus	industrial disputes and industrial employment standing order laws.
0		ations: Contextual and Constitutional Framework
		olution of Labour Law, importance of labour law in the era of
	globalisation and priv	
		ork, Constitutional Framework & Industrial relations, Indian Labour
		itional scheme of labour laws
	C Evolution and grow	th of trade unionism in India,
	Unit 2 Trade Unions	



	ce holders & outsiders in trade unions Finances & funds and the				
Privileges of trad			ins i mances & runds and the		
C Collective barg	gaining				
Unit 3 Industria	l Disputes Act, 1	1947			
A Industrial Disp 'workman'	outes Act, 1947, o	definitions with sp	pecial emphasis on the definition of		
B Authorities un	der the Act; Pow	ers of the Approp	riate Government		
C Individual & In	ndustrial disputes	s; Participants in I	ndustrial Disputes		
		ents, layoff and r			
A Reference of d					
B Strikes & lock Industrial Disput			dustrial Disputes Act and the		
C Lay off, retren	chment, transfer	and closure, chan	ges in condition of service;		
Prohibition of strikes & lockouts					
	Unfair labour practices				
Unfair labour pra	actices				
Unit 5 Standing	orders- the Ind		ent (Standing Orders) Act, 194		
Unit 5 Standing A Concept and n	orders- the Ind ature of Standing	g Orders- scope ar	ent (Standing Orders) Act, 1940 ad coverage- modification and		
Unit 5 Standing A Concept and n temporary applic	orders- the Ind ature of Standing ation of model st	g Orders- scope ar tanding orders	d coverage- modification and		
Unit 5 Standing A Concept and n temporary applic B Certification p	orders- the Ind ature of Standing ation of model st rocess- operation	g Orders- scope ar tanding orders and binding effe	d coverage- modification and		
Unit 5 Standing A Concept and n temporary applic B Certification p C Interpretation a	orders- the Ind ature of Standing ation of model st rocess- operation and enforcement	g Orders- scope ar tanding orders and binding effe of Standing Orde	d coverage- modification and ct- rs and provisions contained in the		
Unit 5 Standing A Concept and n temporary applic B Certification p C Interpretation a	orders- the Ind ature of Standing ation of model st rocess- operation and enforcement	g Orders- scope ar tanding orders and binding effe	d coverage- modification and ct- rs and provisions contained in the		
Unit 5 Standing A Concept and n temporary applic B Certification p C Interpretation a	orders- the Ind ature of Standing ation of model st rocess- operation and enforcement yment (Standing	g Orders- scope ar tanding orders and binding effe of Standing Orde	d coverage- modification and ct- rs and provisions contained in the		
Unit 5 Standing A Concept and n temporary applic B Certification p C Interpretation a Industrial Emplo	orders- the Ind ature of Standing ation of model st rocess- operation and enforcement	g Orders- scope ar tanding orders and binding effe of Standing Orde	d coverage- modification and ct- rs and provisions contained in the		
Unit 5 Standing A Concept and n temporary applic B Certification p C Interpretation a Industrial Emplo Mode of examination Weightage	orders- the Ind ature of Standing ation of model st rocess- operation and enforcement yment (Standing	g Orders- scope ar tanding orders and binding effe of Standing Orde	d coverage- modification and ct- rs and provisions contained in the		
Unit 5 Standing A Concept and n temporary applic B Certification p C Interpretation a Industrial Emplo Mode of examination	orders- the Ind ature of Standing ation of model st rocess- operation and enforcement yment (Standing Theory	g Orders- scope ar tanding orders and binding effe of Standing Orde Orders) Act, 194	et- rs and provisions contained in the		



Other references	 O.P. Malhotra, The law of Industrial Disputes, 7th Edition, 2015
	 Vithalbhai B. Patel, Law on Industrial Disputes, 5th Edition, 2016
	 Justice D.D. Seth, Commentaries on Industrial Disputes Act, 1947, revised by V.K. Kharbanda, 10th Edition, 2016
	4. Labour and Industrial Laws, P.K. Padhi, 2 nd Edition
	5. K.D. Srivastava, Trade Unions Act
	6. G.B. Puri, Labour Laws in India
	 S. Krishnamurthi, Commentary on Trade Unions Act, 1926
	 H.L. Kumar, Labour and Industrial Law, 10th Edition, 2016



Law of Crimes II

	ool: School of	Batch : 2020-25		
BA/	gram: BBA/B.Com (Hons.)	Current Academic Year: 2020-2021		
Bra	nch:	Semester: V		
1	Course Code	BAL		
2	Course Title	LAW OF CRIMES-II (INDIAN PENAL CODE)		
3	Credits	4		
4	Contact Hours (L-T-P)	48-25-27		
	Course Type	Compulsory		
5	Course Objective	This paper aims to:1. To familiarize students with the key concepts of Crime and criminal law.2. To teach specific offences against body under the IPC.3. To introduce various offences against property as given in the IPC.4. To keep students abreast of the latest developments and changes in the criminal law.		
6	Course Outcomes	 CO1: To understand the difference between Culpable homicide and Murder and the various exception to section 300. CO2: To Contrast between general exceptions and partial exceptions as provided in s. 300. CO3: To develop an understanding of the concepts of hurt, grievous hurt, kidnapping and abduction. CO4: To Critically analyze the various amendments done in offences against women and sexual offences. CO5: To differentiate between different offences against property and know their ingredients. 		
7	Course Description	This course aims at further developing the understanding of students of the substantive criminal laws. It will primarily deal with the Indian Penal code, 1860 and certain important portions of the act will be dealt elaborately. Along with developing conceptual understanding of various penal offences, the impetus will be on simultaneously apprising and critically analyzing the recent amendments made to the Indian Penal Code, 1860.		
8	Outline syllabus	3		
	Unit 1	Culpable Homicide and Murder		
	А	Meaning and Definition of Culpable Homicide and Murder		
	В	Difference between Culpable Homicide and murder 299 and 300, 301, 302, 304		
	С	Exceptions to section 300(I-V)- Distinguish between general and partial defences (chapter IV and s. 300)		



Unit 2	Hurt, Grievous Hurt, Criminal Negligence and Dowry Death				
А	Definitions- s.319 and 320, Voluntarily causing hurt and grievous hurt (319-				
	325, 326A, 326B)				
В	Homicide by rash Negligent act not amounting to culpable Homicide (s. 304A)				
С	Dowry Death (304B read with s.498A)				
Unit 3	Kidnapping, Abduction, Offences against women and Sexual offences				
А	Kidnapping and Abduction(S. 359-363)				
В	Assault or Criminal force to woman with intent to outrage her modesty-s. 354, 2013 amondment to 354, 354A D and 500				
С	2013 amendment to 354- 354A-D and 509 Rape and Unnatural offences- 375,376,376A-E, 377				
Unit 4	Offences Against Property				
А	Theft s. 378, 379 and Extortion 380,381 read with s.22-25, 29, 30 and 44				
В	Robbery and Dacoity 390, 391, 396				
С	Criminal misappropriation, Criminal Breach of trust (403-405)				
Unit 5	Cheating, Mischief, Criminal Trespass and Defamation				
А	Cheating s.415-416 and s. 420 read with s.29-30				
В	Mischief s.425 and Criminal Trespass 441-445				
С	Defamation- (499- 502)				
Mode of	Theory				
examination					
Weightage	CA MTE ETE				
Distribution	30% 20% 50%				
Text book/s*	Indian Penal Code: Gaur K.D				
Other	1) The Indian Penal Code - Ratanlal & Dhirajlal				
References	2) Criminal Law Cases and materials – Gaur K.D.				
	3) Criminal Law- P S A Pillai				
	4) Textbook of criminal law - Glanville Williams				
	5) Indian Penal Code – Prof. S.N.Mishra				
	6) Bare Act on Indian Penal Code, 1860				



Law of Evidence

	ool: SCHOOL LAW	Batch: 2020-25
Prog LLE	gram: BBA 3	
Bra	nch:	Semester: VI
1	Course Code	BBA 304
2	Course Title	Law of Evidence
3	Credits	4
4	Contact Hours	Contact Hours 48
	(L-T-P)	Assessment 25
		Guided Study 27
		Total hours 100
	Course Type	Compulsory
5	Course	The purpose of introduction of this subject is to:
	Objective	1. develop basic understanding of Evidence law among students.
		2.familiarize the students with crucial aspect of relevancy and
		admissibility of facts
		3. acquaint the students with nuances involved in examination of
		witnesses
		4. to provide knowledge of rules concerning kinds of evidences, burden of
		proof, estoppel etc.
6	Course	After completion of course, the student will be able to:
	Outcomes	CO1. Describ the cardinal principles of evidence law and key terms etc.
		CO2. Explain the concept of relevant facts and facts in issue, order of
		examination of witnesses, burden of proof etc.
		CO3: interpret the rules of evidence in practical situations
		CO4. Analyze the approach of court in dealing with different kinds of
		evidences presented during trial
		CO5: Evaluate the strength of any given particular piece of evidence in
		decision of the case ultimately
7	Course	This course helps the student in building the knowledge of criminal
	Description	procedural law applicable in India. It provides the students with the
		knowledge of hierarchy of criminal courts and their competency to try and
		punish an offence. At the same it introduces the student to the procedure
		of investigation, inquiry and trial. Provisions of arrest and bail are also
0		discussed in the class.
8 Outline syllabu		
Unit 1		Introduction and
	A	Ambit scope and nature of Evidence Act [section 1], Cardinal Rules,
	D	Definitions [section 3]
	В	Relevancy and Admissibility of Facts [sections 5, 136], Res Gestae
		[sections 6 to 8]



С	Section 9 [T I	Pl Section 10	section 11[plea of alibi]		
Unit 2	Relevant facts				
A	Admission and Confession [Sections 17 to 31]				
B	Statements by persons who can't be called as witness, Dying declaration [section 32]				
С		dgment of Cou [Sections 14, 1	rts when relevant [section 40 to 44], Mensrea		
Unit 3	Relevant Fact	ts [contd.] and	kinds of evidences		
А	Expert Opinion [sections 45 to 51], Custom and Usages when relevant [Sections 13, 14 & 16]				
В			& Criminal cases [sections 12, 52 to 55A], yed [sections 56 to 58]		
С		mentary evider evidence [Secti	nce [Section 59 to 66B], Exclusion of Oral by on 91 to 100]		
Unit 4	Proof of Facts				
А	Burden of Pro	of [Sections 10	01 to 114 A]		
В	Presumptions, 133]	Estoppel [sect	ions 115-117], Accomplice witness [Section		
С	Privileged Communication [Sections 120 to 125], Professional Communication [Sections 126 to 132]				
 Unit 5	Examination of witnesses				
А	Order of examination, Leading questions, Questions which may be asked				
В	Hostile witness, Impeaching credit of witness, contradiction and corroboration, Refreshing memory,				
С			ial, Judge's Power to put questions, section		
Mode of examination	Theory				
Weightage	CA	MTE	ETE		
Distribution	30%	20%	50%		
Text book/s*	BatukLal, Law of Evidence				
Other	1) M. Monir,	Law of Eviden	ce, Universal Publication		
References	2) VepaP.sarth	ny, Law of Evid	dence		
	3) krishnamch	ari, Law of Ev	idence, Central Law Publications		
	4) Amir Ali &	Woodroff, Cor	nmentary on law of evidence		
	5) M.Monir, Commentary on law of evidence6) BatukLal, Commentary on law of evidence				



Criminal procedure code II

	ool: SCHOOL LAW	Batch: 2020-25		
Prog LLE	gram: BBA 3			
Bra	nch:	Semester: VI		
1	Course Code	BAL313		
2	Course Title	Criminal procedure code II		
3	Credits	4		
Hours As Gu		Contact Hours 48Assessment25Guided Study27Total hours100		
	Course Type	Compulsory		
Objective1. develop basic understanding of criminal j law among students. 2. familiarize the students with crucial aspect relating to plea bargaining, compounding of 3. acquaint the students with procedure of tr case trial, summons case trial, summary trial 4. to provide knowledge of maintenance pro-		 The purpose of introduction of this subject is to 1. develop basic understanding of criminal jurisprudence and procedural law among students. 2. familiarize the students with crucial aspect of criminal procedural law relating to plea bargaining, compounding of offence etc. 3. acquaint the students with procedure of trial at sessions court, warrant case trial, summons case trial, summary trial. 4. to provide knowledge of maintenance provisions, appeal provisions, procedure of reference and revision etc. 		
6 Course Outcomes		After completion of the Course the student will be able to CO1: state the role of procedural laws in a legal system and recognize the relation between substantive criminal laws and criminal procedural laws. CO2:explain the trial procedure followed by various criminal courts. CO3: relate the provisions of CrPC with actual criminal court proceedings. CO4:explain the procedure of trial along with appeal, revision and reference. CO5: appraise the procedure followed in a criminal trial.		



7	Course Description	This subject develops the basic understanding of criminal jurisprudence among students and make them aware about the punishment and redressal system of the country. It specificallyhelps the students who want to excel in the field of criminal law.				
8	Outline syllabus					
	Unit 1	Plea bargaining and provisions relating to inquiry and trial				
	A	Plea Bargaining (Sec 265A-L), Compounding (Sec 320), Withdrawal from prosecution (Sec 321) and Probation (S 360).				
	В	General Provisions as to Inquiries and Trial (SS. 300, 303, 304, 306, 307, 308, 309, 311, 313, 315, 317, 319, 321,327)				
	С	Process to Compel Appearance and Production of Things.				
	Unit 2	Trial				
	А	Trial before a court of session (S. 225-237)				
	В	Trial of warrant cases- Summon cases by magistrates (S. 238-250 and S. 251-259)				
	С	Summary Trials(S. 260-265)				
	Unit 3	Judgement and Sentences				
	А	Judgement, Discharge, Acquittal, Conviction, Hearing on Sentence.				
	В	Submission of Death Sentences for Confirmation				
	С	Execution, Suspension, Remission and Commutation of Sentences				
	Unit 4	Appeals, Reference, Revision				
	A	Appeals (S. 374-394)				
	В	Reference and Revision (S. 395-405) and Transfer of Criminal Cases.				
	С	Inherent Power of Court (S 482)				
	Unit 5	Quasi Criminal proceedings and Preventive Part				
	А	Maintenance of wives, children and parents (S. 125-128)				
	В	Security for keeping peace and good Behavior				
	С	Maintenance of Public order and Tranquility				
	Mode of	Theory				



examination					
Weightage	СА	MTE	ETE		
Distribution	30%	20%	50%		
Text book/s*	R.V. Kelkar	– Code of C	Criminal Procedure		
Other	Rattan Lal&Dhirajlal – Code of Criminal Procedure				
References	S.N. Mishra	S.N. Mishra – Code of Criminal Procedure			
	Ganguly – C	Ganguly – Criminal Court, Practice and Procedure			
	Criminal Pro	S.C.Sarkar, revised by SudiptoSarkar&V.R.Manohar- The Code Of Criminal Procedure: An Encyclopaedic Commentary On The Code Of Criminal Procedure, 1973			



Labour Law II

Schoo	ol: SUSoL	Batch 2020-25			
Progr	am:				
<u> </u>	ch: BBA LLB	Semester: VI			
1 Course Code		BBA 310			
2	Course Title	Labour Law II			
3	Credits	4			
4	Contact Hours (L- T-P)	3-1-2			
	Course type	Compulsory			
5	Course objective	1. To equip the students with professional knowledge, learning and comprehensive understanding of Labour Law and research skill.			
		2. To make the students understand the various features of the Child and Adolescent Labour (Prohibition and Regulation) Act, 1986 and the various case law on the subject; to make the students learn various provisions of the aspects of the Payment of Wages Act, 1956, such as obligations of the employers, authorized deductions, rights of employers and employees under the Act etc. with due emphasis on case law on the subject.			
		3. To make the students understand about certain aspects to be taken care under the Factories Act, 1948, such as health, safety and safeguards in premises employing hazardous process with the aid of case law on the subject.			
		4. To make the students understand about certain aspects to be taken care under the Factories Act, 1948, such as welfare, working hours, leave, special procedure etc. with the aid of case law on the subject.			
		5. To make the students learn the provisions of the Employee's Compensation Act, 1923 with the case law on the subject.			
		6. To make the students learn the provisions of Employees' State Insurance Act, 1948 with the case law on the subject.			
6	Course outcomes	 CO1: The students will be equipped with professional knowledge, learning and comprehensive understanding of Labour Law and research skill. CO2: The students will be able in a position to explain various provisions of the Child and Adolescent Labour (Prohibition and Regulation) Act, 1986 and explain various provisions of the Payment of Wages Act, 1956, powers and functions of various authorities under the Act etc with the help of leading 			



		case law on the subject.					
		CO3: The students will be able to explain various provisions					
		such as definitions, Inspecting staff, health, safety and					
		safeguards in the premises employing hazardous process					
		under the Factories Act, 1948 with the aid of case law on the					
		subject.					
		CO4: The students will be able to explain various aspects such					
		as welfare, working hours, leave, special procedure etc.					
		under the Factories Act, 1948 with the aid of case law on the subject.					
		CO5: The students will be in a position to explain the					
		provisions of the Employee's Compensation Act, 1923 with					
		the help of case law on the subject.					
		CO6: The students will be in a position to explain the					
		provisions of the Employees' State Insurance Act, 1948 with					
		the help of case law on the subject.					
7	Course	The major issues of industrial relations will be learnt in this course.					
	Description	The issues that will be discussed are child labour prohibition,					
		regulation of adolescent labour, payment of wages, various					
		regulations under the Factories Act, determination of compensation					
0		for various injuries and the employees state insurance law.					
8	Outline Syllabus						
	Payment of wages	Unit 1Child labour prohibition and regulation					
		visions of the Child and Adolescent Labour (Prohibition and					
	Regulation) Act, 19						
	B The Payment of Wages Act, 1936, definitions, responsibility for payment of wages,						
	payment of wages, deductions						
	C Inspectors & their powers, authorities, courts, appeals, penalty						
		es Act, 1948- Health, Safety and Hazardous process					
	A Definitions, Inspe						
	B Health, Safety	<u>v</u>					
	C Hazardous process						
	Unit 3 Welfare, working hours, penalties & procedures under the Factories Act,						
	1948						
	A Welfare, working hours of adults						
	B Employment of young persons, Annual leave with wages						
	C Special procedures, Penalties & procedures						
	Unit 4 Employee's Compensation Act, 1923						
		A Definitions, Compensation, determination, nature of injury					
	B Time of payment, distribution of compensation, fatal accidents and serious bodily						
	injuries						
	C Special provisions, penalties						
	Unit 5 Employees' State Insurance Act, 1948						



A Application, exemption, definitions, authorities, their powers and du				their powers and duties	
	B Finance and audit, contributions, benefits				
	C Adjudication of d	isputes & clain	ns, penalties, mi	scellaneous	
	Mode of	Theory			
	examination	2			
	Weightage	CA	MTE	ETE	
	distribution	30%	20%	50%	
	Text books	Dr.Avtar Singh & Dr.HarpreetKaur, Introduction to Labour and			
		Industrial Lav	vs, Fourth Edition	on 2017, LexisNexis	
	Other references	1. G.B. Puri, Labour Laws in India			
		2. H.K. H	Kumar, Labour a	and Industrial Law, 10 th Edition, 2016	
		3. Comm	nentaries on the	Employees' Compensation Act, P.	
		RamanathaAiyar& S. KrishnamurthiAiyar, 6 th Edition, 2016			
		4. V.K. Kharbanda, Commentaries on the Payment of Wages			
		Act, 1	936, 4 th Edition	, 2011	
				mentaries on Payment of Wages Act,	
		1936,	revised by P.L.	Malik, 5 th Edition, 1998	



Corporate law –II

Sch	ool: SOL	Batch : 2020-25				
	gram:					
BBA	LLB					
Bra	nch: LAW	Semester: VI				
1	Course Code	BBA-314				
2	Course Title	Corporate law –II				
3	Credits	4				
4	Contact	4-0-0				
	Hours					
	(L-T-P)					
	Course Type	Compulsory				
5	Course Objective					
6	Course	CO1: Knowledge Competition Law and its role in economic policy.				
	Outcomes	CO2: Analysis of Anticompetitive agreements and cartels in world				
		economy.				
		CO3: Evaluation of Dominant position in competition Law.				
		CO4: Analyse the role of Foreign Direct Investment in development of				
		economy.				
		CO5: Application of Tie in Arrangements in world economy.				
		CO6: Analysis of Principles of Insurance and role of insurance in				
		economy.				
7	Course	CO7: Evaluate the Importance of Banks in development of economy.1. This paper focuses on the international aspect of corporate				
/	Description					
	Description	governance and competition laws of India in the contest of new economic order.				
		2. The main objective of the course is to. The main aim of this paper				
		is also to assess the role of transnational corporations in the				
		international trade.				
		3. Transnational corporations are the main players of the world				
		economics.				
		4. On one hand the globalization and regionalization create a very				
		good conditions for development of TNCs, on the other hand firms				
		reinforce this processes by their export and foreign direct				
		investment.				
8	Outline syllabu	IS				
	Unit 1					
	А	Definition of Competition				



В	Objectives of Competition Law Raghavan Committee Report
С	Indian scenario with an overview of MRTP Act, 1969
Unit 2	
A	A. Anti-competitive Agreement
	-Appreciable adverse effect
	- Horizontal and Vertical agreements
	- Effects doctrine
В	B. Prohibition of anti-competitive agreements
	- Concerted practices and parallel behaviour
	- Cartel and Cartelisation
	- Bid rigging and collusive bidding
С	C Tie-in-arrangements, Exclusive supply agreement, Resale price maintenance agreement
Unit 3	
А	A. Abuse of Dominant Position
	- Relevant market
	- Predatory <u>Behaviour</u>
	- Predatory pricing
	- Discriminatory practices
	- Relevant market
В	Combination
	- Value of Assets - Turnover
	- Acquisition
	- Conglomeration - Joint Venture
	- Merger and Amalgamation
	- Notification



С	Competition	Commission	of India			
	- Establishme	nt and compos	ition			
- Duties						
	-Procedure for inquiry - Powers					
Unit 4						
А	World Trade	Organization				
В	. Foreign Dire	ect Investment	and Transfer of Technology			
С	E-Commerce					
 Unit 5						
А	Various types of Banks and their functions. Role and functions of					
	Banking Instit	gInstitutions				
Analysis of Reserve Bank of India Act, 1934.						
В	General Principles of Law of Insurance					
С	Types of ins	surances. Poli	cy and its Legal Status. Definition, nature and			
	history.					
Mode of examination	Theory/Viva					
Weightage	СА	MTE	ETE			
Distribution	30%	20%	50%			
Text book/s*	AVTAR SING	GH				
Other	LEXIS NEXIS, VN PARANJPAY					
References						



Public International Law

School: School of Law		Batch : 2020-25
	gram: BBA	
Bra	nch: Law	Semester: VII
1	Course Code	
2	Course Title	Public International Law
3	Credits	4
4	Contact Hours (L-T-P)	3-1-2
	Course Type	Compulsory
5	Course Objective	 Introduce to the students the concepts of public international law and their application. Understand different types of laws relating to relationships between states and their impact on residents. Acquire knowledge regarding public international law and be able to analyse it so as to find out the merits and demerits.
6	Course	CO1:Identify the basic concepts in public international law.
	Outcomes	 CO2:Understand the basic doctrines and concepts of public international law. CO3: Applying conceptual understanding to describe and explain practical issues. CO4: Developing the ability to critically analyse laws and point out their merits and demerits. CO5: Critically discuss the limits and potentials of international law as a technique of public policy.
7	Course Description	The course aims to present a panorama of public international law, which covers principles and rules that govern the relations between States and the latter's interactions with other international actors. The course is designed to give students a global understanding of the rules governing international relations and, ultimately, provide them with practical skills in legal reasoning and arguing, research and writing on international legal order, including a presentation of the specificities of international law as compared to domestic law. It will then focus on core areas of public international law which involve the following questions: Who are the actors in the international legal system and to whom does international law apply? How is international law created and where can it be found? What are the fundamental principles of public international law, besides the multitude of international rules, with a special focus on one of them, namely the prohibition of the use of force? Finally, in case of breaches?



8	Outline syllabu							
	Unit 1	Introduction	(10 lectures)					
	А	Nature, Defini	tion and Devel	lopment of International Law				
	В	Subject of Inte	ernational Law					
		States: Condit	ion of Statehoo	od, Territory and Underlying Principles,				
		Sovereignty						
		International (Organisation: C	Concept, Right and Duties under International				
		Law and Statu	s of Individual					
	С	Relationship Between International Law and Municipal Law						
	Unit 2	Nature and role of treaties (12 lectures)						
	А	Treaties (Law making treaty), History and Vienna Convention on the L						
		of Treaties (19	-					
	В	Treaty Contra	cts as Opposed	to Law Making Treaties (Distinction and				
		Examples)						
	С		iples, General	Assembly Resolutions, Security Council				
		Resolutions	1					
	Unit 3	State Jurisdie	ction and Reco	ognition (10 lectures)				
	А			al jurisdiction (including principle of				
		protective nati	onality)					
	В	Extradition an	d Asylum					
	С	Recognition:	Theories, Type	s and Impact				
	Unit 4	Law of the Sea (8 lectures) Concepts (High Seas, Territorial Seas, Maritime Zone, Contiguous Zone) United Nations Convention of Law of the Sea (UNCLOS) Major Case Laws, relevance, impact of the convention						
	А							
	В							
	С							
	Unit 5	United Nations (8 lectures)						
	А	United Nations: compositions, powers, General Assembly						
	В			conomic and Social Council				
	С	The Internatio	nal Court of Ju	stice, The Trusteeship Council				
	Mode of	Theory/Jury/P						
	examination							
	Weightage	СА	MTE	ETE				
	Distribution	30%	20%	50%				
	Text book/s*	1. Starke, Intro	oduction to Inte	ernational Law, Oxford University Press,				
		2013						
		2.Shaw, Interr	national Law, C	Cambridge University Press, 2008 (6 th Edn)				
		3. A. Boyle & C. Chinkin. The Making of International Law, Foundations						
		of Public Inter	mational Law,	Oxford University Press, 2007				
		4.R. P. Dhoka	lia, The Codifi	cation of Public International Law, United				
		Kingdom: Ma	nchester Unive	ersity Press, 1970				
		5.Mark Villige	er, "The Factua	al Framework: Codification in Past and				
		Present", in C	ustomary Inter	national Law and Treaties, Mark Villger,				
		pp.63-113, Th	e Netherlands:	MartinusNijhoff, 1985				
				w and the Use of Force by States, Oxford:				
		Clarendon Pre	ess, 1991					



		7.D.J.Harris Cases And Material on International Law.			
Other	her Case Concerning Military and Paramilitary Activities in and Agains				
Refer	ences	Nicaragua (Nicaragua v. USA)			
		Liechtenstein v. Guatemala			
		Southern Bluefin Tuna Cases (New Zealand & Australia v Japan)			
		Luther vs. Sagor			
		North Sea Continental Shelf Case (F.R. of Germany/Denmark; F.R.			
		Germany/The Netherlands)			



Administrative Law

Scho	ool: SUSoL	Batch 2020-25				
Prog	gram: BBA LLB					
Bran	nch: Law	Semester: VII				
1	Course Code	BBA 402				
2	Course Title	Administrative Law				
3	Credits	4				
4	Contact Hours (L- T-P)	3-1-2				
	Course type	Compulsory				
5	Course objective	1. To equip the students with professional knowledge, learning and comprehensive understanding of Administrative Law and research skill.				
		2. To make the students understand the institutional dimensions of administrative law and relationship between constitutional and administrative law and understand the nuances of Rule of law, separation of powers, procedural fairness and Administrative Discretionary power, principles of Natural justice, Right to fair hearing and the rule against bias.				
		3. To make the students understand Procedural fairness and Administrative Discretionary power, Quasi-judicial functions; evolution, development and significance of principle of Natural Justice and Right to fair hearing ; and Rules of Natural Justice- <i>audialtermpartem</i> , Rule against bias , exceptions, post decisional hearing.				
		4. To introduce the students to the field of legislative functions of the Administration i.e., Delegated legislation to give them an introduction of delegated legislation and to explain to them the causes of its growth, demerits and the need for safeguards against delegated legislation.				
		5. To make them understand Judicial control over Administrative Discretionary powers/ Administrative action (including Judicial Review),doctrine of <i>ultra vires</i> . Promissory Estoppel and Legitimate expectation as grounds of judicial review, proportionality, Absolute Discretion, Administrative Adjudication and Administrative Tribunals; meaning, characteristics and working of Administrative Tribunals; and principles governing administrative tribunals and Administrative Tribunals under the Administrative Tribunals Act, 1985.				
		6. To explain to the studentsConstitutional protection of civil servants, need for protection of civil servants, Lacunae in the				



r		Г
		protection, Terms and condition of service, tenure of office,
		the doctrine of pleasure its extent and limitations and
		exceptions, Nature, Constitution and powers of Public
		Undertakings and control over them and Liability of Govt. in
		Torts and Contract; Ombudsman/Lokpal/Lokayukata and
		Central Vigilance Commission.
6	Course outcomes	CO1: The students will be equipped with professional
Ũ		knowledge, learning and comprehensive understanding of
		Administrative Law and research skill.
		CO2: They will be able to explain the institutional dimensions of
		administrative law and relationship between constitutional
		-
		and administrative law, the nuances of Rule of law,
		separation of powers, procedural fairness and Administrative
		Discretionary power, principles of Natural justice, right to
		fair hearing and the rule against bias.
		CO3: The students will be able to explain Procedural fairness
		and Administrative Discretionary power, Quasi-judicial
		functions; evolution, development and significance of
		principle of Natural Justice and Right to fair hearing; and
		Rules of Natural Justice- audialtermpartem, Rule against bias
		, exceptions, post decisional hearing.
		CO4: The students will be able to explain various aspects of
		delegated legislation, and to explain the causes of its growth,
		demerits and the need for safeguards against delegated
		legislation with the aid of the case law.
		CO5: The students will be able to explainJudicial control over
		Administrative Discretionary powers/ Administrative action
		(including Judicial Review), doctrine of <i>ultra vires</i> .
		Promissory Estoppel and Legitimate expectation as grounds
		of judicial review, proportionality, Absolute Discretion,
		Administrative Adjudication and Administrative Tribunals;
		meaning, characteristics and working of Administrative
		Tribunals; and principles governing administrative tribunals
		and Administrative Tribunals under the Administrative
		Tribunals Act, 1985
		CO6: The students will be able to explainConstitutional
		protection of civil servants, need for protection of civil
		servants, Lacunae in the protection, Terms and condition of
		service, tenure of office, the doctrine of pleasure its extent
		and limitations and exceptions, Nature, Constitution and
		powers of Public Undertakings and control over them and
		Liability of Govt. in Torts and Contract;
		Ombudsman/Lokpal/Lokayukata and Central Vigilance
		Commission.
7	Course	Administrative Law (AL) has been characterised as the most



Description	 'outstanding legal development of the 20th century' (Vanderbilt's introduction to Schwartz, French Administrative Law and the Common Law World 1954)- AL has come to be identified as a branch of public law by itself, distinct and separate from Constitutional law, a fit subject-matter of independent study and investigation in its own right. The rapid growth of AL in modern times is the direct result of the growth of administrative powers and functions- attributable to t he critical international and internal situation creating a sense of insecurity which compels the Govt to acquire vast powers; e.g., the National Security Act, 1980 confers vast discretionary powers on the administration. 						
8 Outline Syllabus							
Unit 1 Fundame	ntals of Administrative Law						
various system of	nition, nature and scope, and significance of Administrative Law in f governance from ancient to modern. Development of Administrative and India, and <i>DroitAdministratif</i> in France .						
and administrativ							
	C Rule of law and separation of powers.						
	Unit 2 Administrative Discretionary power; quasi-judicial function and the						
	principles of Natural Justice						
	A Procedural fairness and Administrative Discretionary power						
	functions; evolution, development and significance of principle of nd Right to fair hearing ; and Rules of Natural Justice-						
· · · · ·	as, exceptions, post decisional hearing.						
	e functions of the Administration- Delegated legislation-						
	uses of growth, demerits/ need for safeguards.						
	ween conditional and delegated legislation						
	ty, types/ forms and control of delegated legislation						
	rative discretion, Judicial control of Administrative						
	; and Administrative adjudication- Administrative Tribunals						
A Judicial contro (including Judicia	l over Administrative Discretionary powers/ Administrative action al Review),doctrine of <i>ultra vires</i> . Promissory Estoppel and Legitimate ounds of judicial review, proportionality, Absolute Discretion						
B Administrative	Adjudication and Administrative Tribunals; meaning, characteristics Administrative Tribunals; and principles governing administrative						
	Tribunals under the Administrative Tribunals Act, 1985						
	ant, Public Undertakings and Corporations, Liability of Govt.,						
in the protection,	protection of civil servants, need for protection of civil servants, Lacunae Terms and condition of service, tenure of office, the doctrine of pleasure						
its extent and lim	itations and exceptions						



B Nature, Constitut	B Nature, Constitution and powers of Public Undertakings and control over them							
C Liability of Govt.	in Torts and Contract; Ombudsman/Lokpal/Lokayukata and Central							
Vigilance Commiss	ion	n						
Mode of	Theory							
examination								
Weightage	CA	MTE	ETE					
distribution	30%	20%	50%					
Text books	M.P. Jain & S.N. Jain, Principles of Administrative Law, Updated							
	7 th Edition, Le	exis Nexis, 2013	(in two volumes)					
Other references	1. C.K Thakker, Administrative Law, 2 nd Edition, EBC, 2012							
	2. S.P. S	athe, Administra	tive Law, 7 th Edition, Lexis					
	Nexisl	Butterworh's, 20	06					
	3. Wade	& Forsyth, Adm	inistrative Law, 11 th Edition, Oxford					
	Unive	rsity Press						
	4. De Sm	4. De Smith, Judicial Review of Administrative Action, 7 th						
	Editio	n, 2016, Sweet a	nd Maxwell Publication					
	5. Prof. N	Narender Kumar	, Nature and Concepts of					
	Admir	nistrative Law, 2	011, Allahabad Law Agency					



Interpretation of statues

School: SOL		Batch: BBA LLB (2020-25)					
	gram:						
	ALLB						
	nch:	Semester: VII					
1	Course Code	BBA					
2	Course Title	Interpretation of statues					
3	Credits	4					
4	Contact	4-0-0					
	Hours						
	(L-T-P)						
	Course Status	Compulsory					
5	Course Objective	 Make students aware of importance of interpretation in legal profession. (CO1) 					
		2. Enhance the critical skills to equip the students with various aspects of statutory interpretations. (CO2)					
		3. Introduce the various theories of statutory interpretation in order to impart complete justice. (CO3)					
		4. Develop among students the skills involved in legislative drafting, external and internal aids of legislation, and effects of repeal.(CO4)					
6	Course Outcomes	CO1:Classify various kinds of statutes. CO2: Explain meaning of interpretation of statute.					
		CO3: Identify general rules of interpretation					
		CO4: Identify each part of statutes and will know importance of each part					
		CO5: Differentiate between the theories of interpretation.					
		CO6: Analyze importance of external and internal aids for interpretation					
		CO7: Apply rules of interpretation to resolve the conflicts					
7	Course Description	The term interpretation means giving meaning to government power. It has been divided into three wings namely legislature, executive and judiciary. Interpretation of statues is very essential as it is the sole base for analysing intent of the statue by the legislature. It is the duty of the court to interpret each and every word of the statue for determining legislative intent. The course provides for various rules like literal, grammatical, mischief rule etc. to determine the legislative intent and logical interpretation of words that provide for better justice delivery system.					



8	Outline syllabu	18					
	Unit 1	Introduction (CO1) (CO3)					
	Α	Meaning and	Definition of S	Statutes, Classification of Statues			
	В	Meaning and	definition of in	nterpretation			
	С	General Principles of Interpretation — Rules of Construction					
	Unit 2	Rules of interpretation					
	А	Grammatical Rule of Interpretation					
	В	Golden Rule of Interpretation					
	С	Rule of Interpretation to avoid mischief					
	Unit 3	Rules of interpretation-II					
	А	Interpretation	of Penal Statu	ites			
	В	Interpretation	of Statutes of	Taxation			
	С	Doctrine of H	larmonious Co	nstruction			
	Unit 4	External and	l Internal Aid	s to Interpretation			
	А	External Aids	s to Interpretati	on- I: Statement of objects of legislation,			
		historical background, Legislative debates					
	В	External Aids to Interpretation- II: dictionaries, textbooks, practice-					
		Judicial, conv	veyance, etc.				
	С			on: Preamble, title, interpretation clause,			
		marginal notes, explanations etc. — Presumptions					
	Unit 5	Repeal, Amendment and conflict of legislation, Presumptions					
		regarding jurisdiction, Interpretation of Constitution					
	A	Effect of Repeal, Effect of amendments to statutes					
	В	Presumptions regarding jurisdiction					
	С	Interpretation of the Constitution					
	Mode of	Theory					
	examination	~					
	Weightage	CA	MTE	ETE			
	Distribution	30%	20%	50%			
	Text book/s*	I. Prof.	T. Bhattachar	yya "The Interpretation of Statutes", Central			
		Law Agency.					
	Other	1. Maxwell: Interpretation of Statutes, Butterworths Publications.					
	References						
		 Crawford: Interpretation of Statutes, Universal Publishers. Chatterjee: Interpretation of Statutes. 					
			•				
			0 1	les of Statutory Interpretation, Wadhwa and			
		Comp	-				
		5. Cross, Statutory Interpretation					



	6.	A.B.	Kafaltilya	"Interpretation	of	Statutes",	Universal	Law
		Publis	shing Co.,De	elhi				
	7.	Vepa	P. Sarathi: I	nterpretation of S	tatu	tes, Eastern	Book Co.	



Civil Procedure Code- I

	ool: SCHOOL LAW	Batch: 2020-25
	gram: BBA	
Bra	nch:	Semester: VII
1	Course Code	BBA 404
2	Course Title	Civil Procedure Code- I
3	Credits	4
4	Contact	Contact Hours 48
	Hours	Assessment 25
	(L-T-P)	Guided Study 27
		Total hours 100
	Course Type	Compulsory
5	Course	The purpose of introduction of this subject is to:
	Objective	1. develop basic understanding of civil jurisprudence and procedural law
		among students.
		2. familiarize the students with rules governing preparation of pleadings
		3. acquaint the students with various stages of civil suit
		4. deliberate upon various interlocutory proceedings which are conducted
		during the trial
6	Course	After completion of course, the student will be able to:
	Outcomes	CO1: recognize the role of various procedural laws in a legal system
		CO2: explain the jurisdiction and competence of civil courts.
		CO3: discover the approach taken by the court in dealing with interlocutory
		application and proceedings.
		CO4: differentiate between judgment, order, decree, appeal reference,
		review and revision
		CO5: evaluate the working of ADR Mechanism in timely settlement of
		civil disputes
		CO6 : Formulate civil pleadings viz., plaint, written statement, replication,
7	0	rejoinder, cross objection etc.
7	Course	This course helps the student in building the knowledge of civil procedural
	Description	law applicable in India. It provides the students with the knowledge of
		hierarchy of civil courts and their competency to try and punish an offence.
		At the same it introduces the student to the procedure of adjudication of civil dispute.
8	Outline syllabu	
0	Unit 1	10
	A	Introduction to code of civil procedure, Important term
	B	Jurisdiction of civil courts
	C	Res Subjudice and Res judicata, foreign judgment and decrees
	Unit 2	
<u> </u>	Unit 2	



А	Parties to civil	suit & instituti	on of civil suit	
В	Plaint : essenti	als, return and	rejection of plaint, amendment of pleading &	
	other formaliti	es		
С	Summons to the	he defendant		
Unit 3				
А		ent: essentials,	doctrine of deemed admission, set off &	
D	counter claim Appearance and non appearance of parties and date of first hearing of suit			
B			nce of parties and date of first hearing of suit	
С	Settlement of	issues		
Unit 4				
А	Summon to pa	rties and witne	sses	
В	Adjournment and cost			
С	Conduct of trial, judgment and decree			
Unit 5				
А	Interlocutory applications viz., temporary injunction and receiver			
В	Special suits [government suit, indigent suit, interpleader suit, minor suit]			
С	Abatement and withdrawal of suits			
Mode of	Theory			
examination	-			
Weightage	CA	MTE	ETE	
Distribution	30%	20%	50%	
Text book/s*	C.K.Takwani,	Code of Civil	PRocedure	
Other	Mulla, Code o	f Civil Procedu	ıre	
References	· · · · · · · · · · · · · · · · · · ·		, V R – Code of Civil Procedure, 11th Edition,	
Lexis Nexis.			· · · · · · · · · · · · · · · · · · ·	



Property Law

School: SCHOOL OF LAW Program: BBA LLB		Batch: 2020-25	
Branch:		Semester: VIII	
1	Course Code	BBA 406	
2	Course Title	PROPERTY LAW	
3	Credits	4	
4	Contact	Contact Hours 48	
	Hours	Assessment 25	
	(L-T-P)	Guided Study 27	
		Total hours 100	
	Course Type	Compulsory	
5	Course	The purpose of introduction of this subject is to:	
	Objective	1. develop basic understanding of property laws among students.	
	_	2. familiarize the students with general principles governing transfer of	
		property	
		3. acquaint the students with different modes of transfer of property	
		4. provide knowledge of rights and liabilities of parties involved in transfer	
		of property	
6	Course	After completion of course, the student will be able to:	
	Outcomes	CO1: recognize the role of property laws in a welfare society	
		CO2: explain the concepts of contingent and vested interest,	
		CO3: demonstrate the nuances of various doctrines concerning transfer of	
		property	
		CO4: Distinguish between absolute and limited transfer of property	
		CO5: evaluate the procedural rules governing transfer of property	
7	Course	This course helps the student in building the knowledge of property laws	
	Description	applicable in India. It provides the students with the knowledge of general	
		principles governing transfer of property. At the same it introduces the	
		student as to how transfer of property is to be effected.	
8	Outline syllabu	15	
	Unit 1	Introduction	
	А	Ambit, Scope & Nature of T.P.A, 1982 [sections 1,2]; definitions [section	
		3]	
B Tra		Transferrable and Non-Transferrable Property [section 6]; conditions of	
		valid transfer [sections 7]	
	С	Contingent and vested interest [sections 19 to 24]	
	Unit 2	Principles and Doctrines	
	А	transfer to unborn person [Sections 13 to 18]	
	В	Conditional transfers [Sections 25 to 33]	
	С	Transfer by unauthorized person [Sections 35, 41,43]	



Unit 3	Principles and	d Doctrines		
А	Condition rest	raining alienati	on [section 10, 11, 38,39,40]	
В	Doctrine of A	pportionment, c	loctrine of Priority [sections 48], doctrine of	
	Lis-pendens [s	sections 52]	-	
С	fraudulent trar	sfer sections 5	3], doctrine of part – performance sections	
	53-A]			
Unit 4	Absolute tran	sfer of proper	ty	
А	Sale [sections	54 to 57]		
В	Gift [sections	122 to 129]		
С	Actionable cla	im [sections 3,	130 to 137]	
Unit 5	Limited trans	sfer of propert	y	
А	Mortgage [kin	ds of Mortgage	e, subrogation, foreclosure and sale]	
В	Marshalling, S	Subrogation, Ch	arge	
С	Lease (Meaning, Execution, Duration, termination of lease, licence,			
	surrender, forfeiture) [sections 105 to 117]			
Mode of	Theory			
examination				
Weightage	CA	MTE	ETE	
Distribution	30%	20%	50%	
Text book/s*	PoonamPradha	anSaxena, Prop	erty Law, Lexis Nexis	
Other	1. Dr.R.K.Sinl	ha, Property La	W	
References	2. Dr.G.P.Trip	athy, Transfer	of Property Law, Central Law Publications	
	3. Avtar Singh	n, Transfer of P	roperty Act, Universal Publishing Pvt Ltd	
			ases on Transfer of Property in India, Eastern	
	Book Compan	y, 2nd Edn.		
	5. Mulla, Transfer of Property Act, Lexis Nexis, 2013			
		-	ert and Sovereignty (Law, Property and	
	Society), Ashg			
	7. Chitaley or	n Property Law		



Private International Law

Scho	ool: SUSoL	Batch 2020-25			
	ram: BBA LLB				
Bran		Semester: VIII			
1	Course Code	BBA 407			
2	Course Title	Private International Law			
3	Credits	4			
4	Contact Hours (L- T-P)	48-25-27			
5	Course objective	1. To equip the students with professional knowledge, learning and comprehensive understanding of Private International Law (Conflict of Laws) and research skill.			
		2. To make the students understand the fundamentals of certain aspects of Private International Law such as nature, scope and various theories of Private International Law.			
		3. To make the students understand various concepts such as Renvoi, jurisdiction, nationality and domicile in the context of conflict of laws and recognition and enforcement of foreign judgments and arbitral awards.			
		4. To make the students learn various aspects of Private International Law, such asmarriages; matrimonial causes, legitimacy, legitimisation, adoption, guardianship and custody of childrenwith due emphasis on case law on the subject.			
		5. To make the students understand about certain Private International Law aspects in the matter of movable and immovable property, transfer of tangible movables and assignment of intangible movables, insolvency and succession with the aid of case law on the subject.			
		6. To make the students learn the conflict of law aspects in respect of contracts and torts in the context of Private International Law with the case law on the subject.			
6	Course outcomes	CO1: The students will be equipped with professional knowledge, learning and comprehensive understanding of Private International Law (Conflict of Laws) and research skill.			
		 CO2: The students will be in a position to explain nature, scope and various theories of Private International Law. CO3: The students will be able to explain Renvoi, jurisdiction, nationality and domicile in the context of conflict of laws and recognition and enforcement of foreign judgments and arbitral awards with the help of leading case law on the 			



	1			
		 subject. CO4: The students will be able to explain various aspects of Private International Law, such asmarriages; matrimonial causes, legitimacy, legitimisation, adoption, guardianship and custody of children with the aid of case law on the subject. CO5: The students will be able to explain various Private International Law aspects in the matter of movable and immovable property, transfer of tangible movables and assignment of intangible movables, insolvency and succession, with the aid of case law on the subject. CO6: The students will be in a position to explain contracts and torts in the context of Private International Law with the 		
7	Course Description	help of case law on the subject. Private International Law or Conflict of laws means a branch of Indian Law applied by Indian courts whenever a dispute before it involves a foreign element. The scope and nature of this branch of law and various aspects of the law such as characterisation, renvoi, jurisdiction, recognition and enforcement for foreign judgments and awards, family law, property law and law of obligations are covered in this course.		
8	Outline Syllabus			
0		e etc of Pvt International Law		
		of Pvt International Law		
	B Theories of Pvt Int			
		nd the incidental question; the time factor		
	Unit 2 Renvoi, Jurisdiction etc			
	A Renvoi; Jurisdictio	n		
	B Domicile and Nation	onality		
	C Recognition and en	nforcement of foreign judgments and arbitral awards		
	Unit 3 Family law et			
	A Marriages; matrim			
	B Legitimacy and Le	0		
	C Adoption, guardianship and custody			
	Unit 4 Property Law			
1	A Movable and imme			
		e movables; assignment of intangible movables		
1		C Succession and insolvency		
	Unit 5 Law of obligations			
	A Contracts			
	B Torts			
	C Foreign monetary			
	Mode of	Theory		
	examination			



Weightage	CA	MTE	ETE
distribution	30%	20%	50%
Text books			
Other references			



Alternative Dispute Redresssal

School: SCHOOL		Batch : 2020-25			
OF I	LAW				
Prog LLF	gram: BBA				
Bra		Semester :VIII			
1	Course Code	BAL 408			
2	Course Title	ALTERNATIVE DISPUTE REDRESSSAL			
3	Credits	4			
4	Contact Hours	4-0-0			
	(L-T-P)				
	Course Type	COMPULSORY			
5	Course Objective	Alternative Dispute Resolution has become the primary means by which cases are resolved now days, especially commercial, business disputes. It has emerged as the preferred method for resolving civil cases, with litigation as a last resort. Alternative Dispute Resolution provides an overview of the statutory, procedural, and case law underlining these processes and their interplay with litigation. A significant theme is the evolving role of professional ethics for attorneys operating in non- adversarial settings. Clients and courts increasingly express a preference for attorneys who are skilled not only in litigation but in problem-solving, which costs the clients less in terms of time, money and relationship. The law of ADR also provides an introduction to negotiation and mediation theory.			
6	Course Outcomes	CO1:Understand the nuances of various ADR mechanism CO2: Appreciate the technicalities with respect to jurisdictional disputes CO3:Understand the international law associated with arbitration			
7	Course Description	Alternative dispute resolution (ADR; known in some countries, such as India, as external dispute resolution) includes <u>dispute</u> resolution processes and techniques that act as a means for disagreeing parties to come to an agreement short of <u>litigation</u> . It is a collective term for the ways that parties can settle disputes, with the help of a third party.			
8	Outline syllabus	8			
	Unit 1	Meaning, Nature and Genesis of Alternative Dispute Resolution			



A	Meaning, Nature and Genesis of Alternative Dispute Resolution			
В	Forms of ADR Mechanism			
С	Legal Aid Framework: Legal Services Authorities Act, 1987			
Unit 2	Arbitration-general provisions			
А	Arbitration-general provisions, Arbitration Agreement			
В	Composition of Arbitral Tribunal, Extent of Judicial Intervention, Interi measures, Power of Court to refer Parties to Arbitration			
С	Jurisdiction of Arbitral Tribunal, Competence of Arbitral Tribunal, Conduct of Arbitral Proceedings, Place of Arbitration and Termination and Enforcement of award			
Unit 3	Conciliation: general provision			
А	Conciliation: general provision			
В	Appointment of Conciliator and their Role- Commencement of conciliator proceedings			
С	Termination of conciliation proceedings			
Unit 4	Negotiation: Theories, Development and its types			
А	Negotiation: Theories, Development and its types			
В	International Negotiation & its process			
С	Mediation & Good Offices			
Unit 5	International Commercial Arbitration			
A	International Commercial Arbitration: New-York and Geneva Convention			
В	UNCITRAL Model Law, Treaties etc.			
С	Enforcement of Foreign Award and Jurisdictional Issues			
Mode of	Theory			
examination				
Weightage	CA MTE ETE			
Distribution	30% 20% 50%			
Text book/s*	1. O.P. Malothra, The law and practice of Arbitration & Conciliation (LexisNexis Butterworths, New Delhi 2006).			



	 Avtar Singh, Law of Arbitration and Conciliation (Eastern Book Company, Lucknow, 2013)
Other References	 P.C. Rao& William Sheffield, ed., Alternative Disputes Resolution- What it is and how it works? (Universal Law Publishing Co. Pvt. Ltd., New Delhi, 2006). P.C. Markanda, Law relating to Arbitration and Conciliation, (7th edn., Lexis NexisButterworths, Nagpur, 2009)
	3. Basu. N.D, Law of Arbitration and Conciliation (9th edn., Universal Law Publishing Co. Pvt. Ltd., New Delhi, 2000).



<u>Civil Procedure Code- II</u>

School: SCHOOL		Batch: 2020-25	
	LAW		
	gram: BBA		
LLI			
Bra	nch:	Semester: VIII	
1	Course Code	BBA404	
2	Course Title	Civil Procedure Code- II	
3	Credits	4	
4	Contact	Contact Hours 48	
	Hours	Assessment 25	
	(L-T-P)	Guided Study 27	
		Total hours 100	
	Course Type	Compulsory	
5	Course	The purpose of introduction of this subject is to:	
	Objective	1. develop basic understanding of civil jurisprudence and procedural law	
		among students.	
		2. familiarize the students with rules governing issue of commissions	
		3. acquaint the students with the procedure related to arrest and attachment	
		of property	
		4. provide procedural aspect of appeals, review, reference and revision	
		5. impart knowledge about execution proceeding	
		6. discuss basic concepts of law of Limitation	
6	Course	After completion of course, the student will be able to:	
	Outcomes	CO1: recognize the role of various procedural laws in a legal system	
		CO2: identify process of arrest and attachment of property.	
		CO3: discover the approach taken by the court in dealing with execution	
		proceedings.	
		CO4: differentiate between judgment, order, decree, appeal reference,	
		review and revision	
		CO5: evaluate the working of court in execution of decree of a court	
7	0	CO6 : analyse the law of limitation	
7	Course	This course helps the student in building the knowledge of civil procedural	
	Description	law applicable in India. It provides the students with the knowledge of	
		hierarchy of civil courts and their competency to try and punish an offence.	
		At the same it introduces the student to the procedure of adjudication of	
8	Outline extlete	civil dispute.	
0	Outline syllabu	15	
		Introduction Commissions	
	A	Introduction, Commissions Process of errest and attachment before judgement	
	B	Process of arrest and attachment before judgement	
	С	Correction judgements, orders and decrees	



Unit 2				
А	Appeals decre	es and orders		
В	Second Appea	ıl		
С	Powers of Ap	pellate Court		
Unit 3				
А	Reference			
В	Review			
С	Revision			
Unit 4				
А			r: court by which it may be executed,	
	application for			
В	Modes of Exe			
С	Stay of execut	ion, Questions	to be determined by executing court	
Unit 5				
А	Basic concepts of Limitation Act, 1963, Effect of expiry of			
	limitation(section3)			
В	Extension of limitation(section 5)			
С	Acquisition of ownership by possession(Sections 25-27)			
Mode of	Theory			
examination				
Weightage	CA	MTE	ETE	
Distribution	30%	20%	50%	
Text book/s*	C.K. Takwani's Civil Procedure			
	B. M. Prasad & S. K. Sarvaria,			
	Mulla's Code of Civil Procdure			
	B. B. Mitra The Limitation Act, 1963			
Other	AIR Manual c	of CPC, 1908		
References				



Intellectual Property Law

School: SOL		Batch : 2020-25				
Pro	gram: BBA					
LLF						
Bra	nch:	Semester: VIII				
1	Course Code	BBA				
2	Course Title	Intellectual Property Law				
3	Credits	4				
4	Contact	3-1-2				
	Hours					
	(L-T-P)					
	Course Type	Compulsory				
5	Course	1. Familiarize the students with basic IPR laws in India.				
	Objective	2. Enumerate the crucial aspect of IPR laws relating to vesting and				
		protection of rights of the owner.				
		3. Acquaint the students with procedural nuances pertaining to protection of IPR.				
		4. Develop in the students the understanding of necessary aspects of IPR.				
6	Course	After completion of course, the student will be able to:				
0	Outcomes	CO1: Recognize the role of IPR laws in a legal system.				
		CO2: Explain the rights and liabilities of the owner of intellectual property.				
		CO3: Illustrate the existing categories of intellectual property.				
		CO4: Distinguish between various types of intellectual property.				
		CO5: Evaluate the intellectual property laws in cyberspace.				
7	Course					
	Description	Intellectual property rights are like any other property right. They allow				
		creators, or owners, of patents, trademarks or copyrighted works to benefit				
		from their own work or investment in a creation. This course helps the				
0		student in building the knowledge of IPR laws applicable in India.				
8	Outline syllabu	1S				
	Unit 1	Introduction				
	A					
B Types of Intel		Brief evolution of IPR and its importance in present context.				
		Types of Intellectual Property.Intellectual Property and its Abuse.				
	Unit 2 The Copyright Act, 1957					
	A Subject matter of Copyright, rights of copyright owner &					
		Neighbouring/Related Rights.[Section $2(a),(c),(d),(ffa),(h),(o),(p),(q),(qq),(s),(uu),(y),(z)]$ [Section				
13,14,17,18,19,19A,21,37,38,38A,39,57]						
		Infringement of Copyright and permitted acts.				
	1					



		[Section 51 & 52]				
C		Copyright Office & Board [Section 9-12].				
U	J nit 3	The Geographical Indications of Goods (Registration and Protection) Act, 1999				
A	1	Concept of Ind	lication of sour	ce.		
В	}	Kinds of Geog 19]	graphical Indica	tions and Registration.	[Section 3-	
C					[Section 20-23,	
U	J nit 4		rks Act, 1999			
A	A	Understanding	g Trademark.	b),(zg)].		
В	3	[Section 2(1)(j),(m),(q),(z),(zb),(zg)]. Registration of trade mark for goods/services, Absolute & Relative grounds for refusal of registration. [Section 9,11,18- 23,57]				
C		Passing off, In [Section 29 &		l Exceptions to Infringeme	ent Action.	
U	J nit 5	The Patents A	Act, 1970			
A	Δ	Patentable Invention and Non Patentable Invention.[Section2(1)(j),(ja) & S.3].				
В	}	Procedure for filing Patent Application. [Section 11A,11B,25].				
C		Rights of Patentee and Patent Infringement.[Section47,48,104,107,107A]				
	Iode of xamination	Theory				
W	Veightage	СА	MTE	ETE		
D	Distribution	30%	20%	50%		
Т	ext book/s*	V.K. Ahuja, Law Relating to Intellectual Property Rights (2016).				
	Other References	 P. Narayanan, <i>Intellectual Property Law</i> (Eastern Law House, Calcutta, 1999) [Student Ed.] M.K. Bhandari, <i>Law relating to Intellectual Property Rights</i> (Central Law Publications, 2013) [Student Ed.] 				
		1996) • U.I.F. <i>Countr</i> • AlkaC	Anderfelt, <i>Inter</i> <i>ies</i> (1971). hawla, <i>Copyrig</i>	ctual Property (Sweet and rnational Patent Legislation wht and Related Rights: National States (Macmillan India Lt	on and Developing ational and	



Media Laws (Optional-II)

Sc	hool: School of	Batch : 2020-25
La		
	ogram: BBA	
LI		
Br	anch: Law	Semester: VIII
1	Course	BAL 507
	Code	
2	Course	Media Laws (Optional-II)
	Title	4
3	Credits	4
4	Contact	4-0-0
	Hours	
	(L-T-P) Course	Compulsor
	Type	Compulsory
5	Course	1. Understand the importance of Media in national growth.
5	Objective	 Acknowledge the interface of media with public policy & law.
	objective	3. Appreciate the nuances of regulating media and balancing it with
		their constitutional rights of speech and expression
		4. Figure out the nuances of different statutes and rules dealing with
		media.
		5. Understand the functioning of different media regulatory bodies.
6	Course	CO1: Recognizing and listing laws related to environment protection
	Outcomes	in India
		CO2: Developing the ability to interpret various laws
		CO3: Applying laws to solve practical issues
		CO4: Developing the ability to critically analyse laws and point out
	~	their merits and demerits
7	Course	This course seeks to reflect on the interplay between the much-touted
	Description	Constitutional objective of freedom of speech and expression, and
		existing Rights and Restrictions governing the fourth estate, an
		essential pillar of Democratic Governance. The intent of the course is
		not just to make the student aware of the policy framework existing to regulate the media but to sensitize them to imbibe the values of
		freedom of speech and expression to the extent that they can reconcile
		the emerging conflicting issues in future in a more balancing and
		logical manner.
		Since this is an emerging jurisprudence, newer developments of the
		law are always to be incorporated in one's ambit of knowledge.
		Students are expected to attend the class after going through the
		reading material.
8	Outline syllab	
	Unit 1	Media Law: Introduction(8 Lectures)



	А	History of media regulation and laws in Indiatracing its roots from colonial times to post independence.		
	В	Media Legislations and Regime from Around the World: A Comparative Perspective		
	С	New Media and Issues in Cyberspace		
	Unit 2	Legal Overview (10 Lectures)		
	А	Constitutional Provisions (Article 19); Right to Free Speech versus Reasonable Restrictions		
	В	Reporting of Proceedings of Legislative and Judiciary: Gag Orders, Contempt of Court, Defamation, Legislative Priviledge		
-	С	Dissemination of Information (With emphasis on RTI Act of 2005)		
	Unit 3	Broadcasting and Entertainment (10 Lectures)		
	А	Understanding the PrasarBharti Act, 1990 and the regulation		
		framework of the broadcasting industry		
	В	Censorship (with an emphasis on what constitutes 'obscene') and		
		freedom of creative expression		
-	С	Competition and Intellectual Property-related issues		
	Unit 4	Contemporary Issues in Media and Entertainment (10 Lectures)		
	А	Statutory Protection of Journalists		
	В	Media and Ethics (Debating paid news, fake news, rules to govern the		
		standards and veracity of reportage etc.)		
	С	Investigative Journalism and the jurisprudence on Right to Privacy		
	Unit 5	Law Relating to Advertisements(10 Lectures)		
	A	Analysis and interpretation of statutes regulating advertisement:		
		1. The Advertisement Act, 1954		
		2. Indecent Representation (Prohibition) Act, 1986		
		3. The Drugs and Magic Remedies (Objectionable) Advertisements		
		Act of 1954		
	В	Commercial Speech Doctrine, Broadcasting of Government		
		Advertisements		
	С	Self- regulation by the Advertising Standards Council of India (ASCI)		
	Mode of	Theory/Jury/Practical/Viva		
	examination			
	Weightage	CA MTE ETE		
	Distribution	30% 20% 50%		
	Text	1. Media Laws in India by MadhaviGoradiaDiwan		
	book/s*			
	Other	Case Law		
	References			
L				



Drafting, Pleading and Conveyancing

School: School of		Batch : 2020-25	
Law			
Program: BBALL.B Branch:			
		Semester: IXth	
1	Course Code	BBA 517	
2	Course Title	Drafting, Pleading and Conveyancing	
3	Credits	4	
4	Contact	40-30-30	
	Hours		
	(L-T-P)		
	Course Type	Compulsory	
5	Course	1. Draft legal pleadings for all Indian Courts: District Courts, High Courts and	
	Objective	Supreme Court of India	
		2. Explain the art of drafting in a simple and crisp manner to avoid huge legal	
		jargon beneficial to Court Pleadings.	
		3. Draft of matrimonial pleadings.	
		4. Draft and file criminal complaints, FIRs, Bail Applications and other	
		documents required in a Criminal case and trial.	
		5. Draft a Public Interest Litigations (PILs), Writs (to enforce constitutional	
		rights) and drafts pertaining to Constitutional law.	
		6. Draft and File legal documents required of civil nature and contracts.	
6	Course	CO1: To define drafting, pleading and conveyancing.	
	Outcomes	CO2: To Explain the art of drafting in a simple and crisp manner.	
		CO3:To apply the knowledge of substantive laws gained till now in	
		preparation of drafts. CO4: To Breakdown the whole drafting procedure in various steps.	
		CO5: To Summarize the arguments on each sides in issues and to design the	
		body of draft.	
		CO6: To create drafts relating to civil, criminal and constitutional matters.	
7	Course	The Course is aimed at teaching the students the art of drafting pleading and	
,	Description	the Conveyancing of instruments. The substantive and procedural knowledge	
	2 courption	that the student has gained till now will be applied for preparation of	
		appropriate drafts for Civil, Criminal and constitutional petitions.	
8	Outline syllab	18	
	Unit 1	Introduction And Drafting of Civil Pleadings	
	А	Meaning, Importance and Functions of Drafting, Pleadings and Conveyancing	
		and Drafts to initiate suits- Plaint and Written Statement	
	В	Affidavit, Suit for recovery under Order XXXVII of the Code of Civil	
		Procedure 1908, Caveat under section 148-A of the Code of Civil Procedure,	



	1908, Applic	ation for the H	Execution of Decree			
С	Application for Temporary Injunction under Order 39 Rules 1 and 2 of the					
	Code of Civil Procedure, 1908, Permanent Injunction.					
Unit 2	Matrimonial I		,			
А			Conjugal Rights under Section 9 of the Hindu			
	Marriage Act,					
В			tion under Section 10 of the Hindu Marriage Act,			
С	Petition for Dissolution of Marriage by Decree of Divorce under Section 13 of the Hindu Marriage Act, 1955 and Petition for Dissolution of Marriage by Decree of Divorce under Section 13B(1) of the Hindu Marriage Act, 1955					
Unit 3			ngs and Substantive aspects			
A			n u/s 125 Cr.P.C. and reply to application u/s 125			
B			il and Application for Anticipatory Bail			
C			8 of the Negotiable Instruments Act, 1881			
Unit 4	Petitions under					
A		Writ Petitions under Article 32 & 20 Article 226 of the Constitution				
В						
C	Special Leave Petition (Civil) under Article 136 of the Constitution of India Curative Petition under Article 129, 137,141, 142 of the Constitution of India					
Unit 5	Conveyancing and drafting of Contracts					
A	Sale deed, mortgage deed, lease					
В		deed				
D	Gift deed, promissory note, will					
С	and Adoption.					
C	Agreement to sell & amp; contract to sell					
Mode of	Theory					
examination	Theory					
Weightage	СА	MTE	ETE			
Distribution	30%	20%	50%			
Text book/s*						
	R.N.Chaturvedi, Pleadings, Drafting and Conveyancing, Central Law Publications.					
Other			edure Code, Eastern Book Company.			
References	•		Civil Drafting with Model Forms, Orient			
	Publishing Company.					
	3. M.C. Agarwal and G.C. Mogha, Mogha's The Law of Pleadings in Indi					
	(17th ed., 2006)					
	4. M.R. Malli 2005)	ck, Ganguly's	, Civil Court: Practice and Procedure (13th ed.,			



Professional Ethics and Bar Bench Relation

Sch	ool: SOL	Batch : 2020-25
Program:		
BBA	A.LLB	
Bra	nch:	Semester: IX
1	Course Code	BBA 503
2	Course Title	Professional Ethics and Bar Bench Relation
3	Credits	4
4	Contact	40-35-25
	Hours	
	(L-T-P)	
	Course Type	Compulsory
5	Course	• Giving advanced understanding of essential elements of ethical and
	Objective	professional practice of law
		• To place the profession in the societal and legal context and give
		current information about professional associations
		• Ethical and professional issues such as competence,
		confidentiality, consent, boundary issues and professional conduct
		are covered in context of practical ethical cases
6	Course	CO1: Examine the constitution, powers and functions of BCI and State
	Outcomes	Bar Councils
		CO2: Discuss Ethical practices of advocates and their duties
		CO3: Apply professional skills such as time management, honestly,
		eloquence etc and maintain healthy relations with bench and fellow
		colleagues
		CO4: Analyze various case laws related to professional misconduct and
		contempt of Court
		CO5: Evaluate the various aspects and defenses of Contempt of Court Act
		CO6: Develop a comprehensive understanding of skills, practices and
_	~	rights of an advocate
7	Course	The paper in to imbue students with importance of ethics in legal
	Description	profession and instill in them the skills essential for a lawyer. It also
0		focuses on court craft as part of legal profession.
8	Outline syllabu	
	Unit 1	Introduction and Advocates Act, 1961
	A	Historical development of Legal Profession in India
	B	Advocate Act, 1961: Constitution, Function, Powers and Jurisdiction
	С	Role of State Bar Council and Bar Council of India, Admission and
		enrolment of Advocates
	Unit 2	Professional Ethics
	A	Ethics in present Era, Ethics and statutory sanctions
	B	Ethics and Professional Duty
	С	Conflicts between Interest and duty



	Unit 3	Duties and Es	sential Skills o	of a Lawyer
	А	Duties of a lav	yer: Duty to co	ourt, Duty to client, Duty to opponent, Duty
		to colleague, I	Outy towards so	ociety and obligation to render legal aid.
	В			ofession, viz., honesty, courage, industry,
		wit, eloquence	, judgment and	fellowship.
	С	Lawyers in the	e court: court et	iquette, duty in the court.
	Unit 4	Bench-Bar R	elationship	
	А	Reciprocity as	Partners in Ad	ministration of Justice
	В	Professional M	lisconduct	
	С	Rights and Pri	vileges of Adv	ocates
	Unit 5 Contempt of Court Act, 1971			/1
	А	Historical development of Contempt of Court Act in India		
	В	Object and Co	nstitutional val	idity of Contempt of Court Act
C Definition, Kinds of Contempt: Contempt by Judges, M			ot: Contempt by Judges, Magistrates,	
		Lawyers and other persons, Cognizance, Procedure, Appellate provisions		
		regarding Contempt Defenses, Punishment and Remedies against		
		punishment for Contempt of Court and Punishment for Contempt, Defenses under contempt of court.		
	Mode of	Theory		
	examination			
	Weightage	CA	MTE	ETE
	Distribution	30%	20%	50%
	Text book/s*	Dr.KailashRai - Legal Ethics – Accountancy for lawyers and bench and		
		Bar relations		
	Other	1. P. Ramanathalyer- Legal and Professional Ethics		
	References	2. B.R. Aggarwala – Supreme Court Practice and Procedure.		



International Human Rights Law (Optional-Iii)

SC LA	hool: CHOOL OF AW	Batch: 2020-25
	ogram: BA.LLB	
-	anch:	Semester: IX
1	Course Code	BAL 511
2	Course Title	INTERNATIONAL HUMAN RIGHTS LAW (Optional-III)
3	Credits	4
4	Contact	Contact Hours 48
	Hours	Assessment 25
	(L-T-P)	Guided Study 27
		Total hours 100
	Course	Compulsory
	Туре	
6	Course Objective Course Outcomes	 To introduce students to the concept of Human Rights. To introduce students with the emergence of International Human Rights and role of United Nations. To give an understanding of the various human rights available to the marginalized groups. To introduce students to the various International and Regional instruments pertaining to Human Rights. After completion of course, the student will be able to: CO1: Recognize the role of U N in the area of human rights and also various stages of development of Human Rights. CO2: Evaluate the role of United Nations in promotion and protection of Human Rights.
	q	 CO3: Recognize various rights of marginalized groups like women and children and refugees. CO4: Evaluate the role of various International and Regional Human Rights instruments in securing human rights. CO5: Critically analyse the role of Indian judiciary in promotion and protection of human rights.
7	Course Description	This course will help the students in building a good understanding of International Human rights Law. It will acquaint the students with the development of Human Rights law through various international instrumentalities. The course also provides an opportunity to the students to learn about Indian Constitutional provisions and role of Indian Supreme Court with respect to Human Rights in India.
8	Outline sylla	
	Unit 1	Introduction



	А	-		ions of Human Rights -Foundational Aspects f Human Rights	
	В	Notion and Legal Righ		of Rights: Natural, Moral, Fundamental and	
-	С	Three Gene	erations of Hur	nan Rights.	
	Unit 2			hts Instruments	
	A	Emergence	of Internation	al Human Rights Law	
_	В	UN Charte	r and Human R	lights	
	С	Internation	al Covenant on	s (Universal Declaration of Human Rights, Civil and Political Rights; and the Economic, Social and Cultural Rights.	
	Unit 3			ble Groups- Women and Children	
-	A		is of Women a	nd Children in International and National	
	В	Human Rights and Women's Rights –International and National Standards			
-	С	Human Rights of Children-International and National Standards			
	Unit 4	Human Rights of Vulnerable Groups- Refugees and Minorities			
	А	Internation	al Protection F	or the Refugees and the Minorities	
B Declaration on the Rights of Persons Belonging to Nati Religious and Linguistic Minorities, 1992					
-	С	Convention Against Torture and other International Instruments.			
	Unit 5 Regional Human Rights Instruments				
	А	Regional H	uman Rights I	nstruments.	
	B Role of Amnesty International, Red Cross and other Instit protection and promotion of Human Rights.			*	
	С		n of India and ion of Human	role of India's higher judiciary in protection Rights.	
	Mode of	Theory		~	
	examination				
	Weightage	CA	MTE	ETE	
	Distribution	30%	20%	50%	
	Text			tation of Human Rights Covenants with	
	book/s*			a (Allahabad: KitabMahal)	
	Other	REFEREN			
	References	1.	-	., Implementation of Human Rights	
		Covenants with Special Reference to India (Allahabad: KitabMahal, 1983).			
		2.	Human Right	s 19 Alam, Aftab, ed., Human Rights in	



1	
	India: Issues and Challenges (New Delhi: Raj Publications, 1999).
	3. Alston, Phillip, The United Nations and Human Rights
	(London: Clarendon Press, 1995).
	4. Bajwa, G.S. and D.K. Bajwa, Human Rights in India:
	Implementation and Violations (New Delhi: D.K. Publishers, 1996).
	5. Bansal, V.K., Right to Life and Personal Liberty (New
	Delhi: Deep and Deep, 1986).
	6. Banton, Michael, International Action against Racial
	Discrimination (Oxford: Clarendon Press, 1996).
	7. Basu, D.D., Human Rights in Constitutional Law (New
	•
	Delhi: Prentice Hall, 1994).
	8. Batra, Manjula, Protection of Human Rights in Criminal
	Justice Administration: A Study of the Right of Accused in Indian and
	Soviet Legal Systems (New Delhi: Deep and Deep, 1989).
	9. Bava, Noorjahan, ed., Human Rights and Criminal Justice
	Administration in India (New Delhi: Uppal Publishing House, 2000).
	10. Baxi, Upendra, Inhuman Wrongs and Human Rights
	(Delhi: HarAnand Publications, 1994).
	11. Begum, S.M., ed., Human Rights in India: Issues and
	Perspectives (New Delhi: APH Publishing Co., 2000).
	12. Bhagwati, P.N., Legal Aid as Human Rights (Dharwad:
	JagrutBharut, 1985).
	13. Bhargava, G.S. and R.M.Pal, ed., Human Rights of Dalits:
	Societal Violation (New Delhi: Gyan Publishing House, 2000).
	14. Bhatia, K.L. and others, Social Justice of Dr. B.R.
	Ambedkar (New Delhi: Deep and Deep, 1995).
	15. Borgohain, Bani, Human Rights: Social Justice and
	Political Change (New Delhi: Kanishka Publishers, 1999).
	16. Burgers, J.H., and H. Danelius, The United Nations
	Convention against Torture (Dordrecht: MartinusNijhoff, 1988).
	17. Cassese, J., Human Rights in Changing World
	(Philadelphia: Temple University Press, 1990).
	18. Chandra, Shailja, Justice V.R. Krishna Iyer on
	Fundamental Rights and Directive Principles (New Delhi: Deep and
	Deep, 1998).
	19. Chatrath, K.J.S., ed., Education for Human Rights and
	Democracy (Shimla: Indian Institute of Advanced Studies, 1998).
	20. Clark, R.S., A United Nations High Commissioner for
	Human Rights (The Hague: MartinusNijhoff, 1972).
	21. Desai, A.R., ed., Violations of Democratic Rights in India
	(Bombay: Popular Prakashan, 1986).
	22. Detrick, S., The United Nations Convention on the Rights
	of the Child (Dordrecht: MartinusNijhoff, 1992).
	23. Dhavan, Rajeev, ed., Judges and Judicial Power: Essays
	in Honour of Justice V.R. Krishna Iyer (London: Sweet & Maxwell



Ltd., 1983).
24. Dikshit, R.C., Police: The Human Face (New Delhi: Gyan
Publishing House, 1999).
25. Diwan, Paras and PeeyushiDiwan, Children and Legal
Protection (New Delhi: Deep and Deep, 1994).



<u>Comparative Constitutional (Optional-IV)</u>

So	chool: SCHOOL	Batch: 2020-25
0	F LAW	
	rogram:	
	BA.LLB	
	ranch:	Semester: IX
1	Course Code	BAL 512
2	Course Title	Comparative Constitutional (Optional-IV)
3	Credits	4
4	Contact	Contact Hours 48
	Hours	Assessment 25
	(L-T-P)	Guided Study 27
		Total hours 100
	Course Type	Compulsory
5	Course	The purpose of introduction of this subject is to:
	Objective	1. Develop basic understanding of comparative constitutional law
		among students.
		2. to make students familiar with the legal systems of a few countries,
		in particular the constitution of United States of America, United
		Kingdom and few other emerging constitutions along with the Indian
		legal systems.
		3. Examine from a comparative perspective –legal structure and
		concepts that are found in Constitutions across the world, precepts
		such as basic rights, rule of law, systems of governance, judicial
		review, to name a few.
		4. Appreciate the doctrines and values underlying the provisions and
		principles from various legal systems.5. Discuss various kinds of government in selects countries
		 Discuss various kinds of government in selects countries Analyse judicial system in various courtesies
6	Course	After completion of course, the student will be able to:
0	Outcomes	CO1: Appreciate the importance of comparative studies in law
	Outcomes	
		CO2:Explain the meaning and elements of Public law
		CO3: Identify, analyse and explain constitutional models of United
		Kingdom (UK), United States of America (USA), Australia,
		Switzerland, South Africa, Nigeria, Germany, India and Canada
		CO4: compare the legal system of other nations among themselves
		and with India.
		CO5: analyse the different types of constitution
		CO6 : identify different kinds of government
	Course	
	Description	



8	Outline syllabus					
	Unit 1	Introduction to Comparative Constitutional Law (8 Lectures)				
	А	Meaning and Significance of Constitution, Constitutional law and				
		Constitutionalism				
	В	Introduction, Need and Significance of Comparative studies				
	С	Types of Constitution- written, unwritten				
	Unit 2	Evolution of constitution(9 Lectures)				
	А	Evolution of UK constitutional Law				
	В	Making of the USA Constitution and Indian Constitution				
	С	Constitutional History of France, Russia, Canada				
	Unit 3	Features of Constitution-Structure of State (9 Lectures)				
	А	Federal Countries- USA, Germany,				
	В	Unitary- UK, Japan, China, Italy				
	С	Distinct structure- India, France				
	Unit 4	Form of Government and its functions(9 lectures)				
	А	Parliamentary – UK, India, Canada				
	В	Presidential – USA, South Sudan, Nigeria				
	С	Quasi Presidential/ Quasi- Parliamentary – France, Russia				
	Unit 5	Judicial System and Judicial Review (8 Lectures)				
	А	Independence of Judiciary – USA, UK, India, France, Russia,				
		Canada, Switzerland				
	В					
	Judicial Review- Evolution and its applicability					
	С					
	Judiciary as the supreme arbitrator and custodian of Rights					
	Mode of	Theory				
	examination					
	Weight age	CA MTE ETE				
	Distribution	30% 20% 50%				
	Text book/s*	Dr.Durga Das Basu, Comparative Constitutional Law				
	Other	J. C. Johari, Select World Constitutions				
	References	M.P. Jain, Constitutional Law				



Banking Law & Insurance

School: SOL		Batch : 2020-25				
Program: BBA		Current Academic Year: 2020-25				
LL	-					
Branch:		Semester: IX				
1	Course Code	BAL 514				
2	Course Title	Banking Law & Insurance				
3	Credits	4		•		
4	Contact		Contact Hours	48		
	Hours		Assessment	25		
	(L-T-P)		Guided Study	27		
			Total hours	100		
	Course Type	Compulsory	1	1		
5	Course	This paper is aimed to:				
	Objective	 To develop knowledge and skill in the understanding of the general legal framework of Banking & Insurance law. 				
		2. And of specific legal areas relating to Banking sector & Insurance law .				
		1. Recognis necessary		g the need to seek further specialist legal advice where		
6	Course Outcomes	After the completion of the course, the students will be able to:				
		CO1: To appreciate and discuss the need of Banking & Insurance law .				
		CO2: To describe and discuss the various obligation arising in the course of banking & Insurance.				
		CO3: To enumerate and describe the types and working of Banking companies and insurance				
		CO4: To able to know role of Reserve bank of India.				
		CO5: To analyse the issuses related to Banking and insurances .				
7	Course					
	Description	The course on Banking and Insurtance law deals with the basics of banking and insurance industry in India. It also explains the fundamental concepts of bank and customer relationship etc. Reserve bank of India and its functioning is also part of its ambit. In insurance part, history, growth and kinds of insurance and the legal feators involved therein will be discussed.				
8	Outline syllab					
	Unit 1	Introduction				
	А	Evolution of Banking and its history in India.				
	B Bank, Banking and Bank Regulation.					
C NABARD, Financial Institutions and their respective functions				ctions – An		



	Overview.				
Unit 2	RELATION BETWEEN BANKER AND CUSTOMER				
А	Legal character of Banker – Customer relationship.				
В	Rights and Duties of Banker.				
C	Winding up of Banking companies				
Unit 3	RESERVE BANK OF INDIA: Structure and Functions				
A	Central Banking: Organizational Structure of RBI				
В	Functions of the Reserve Bank- Primary functions, Secondary functions.				
С	Controlling function of RBI over Banking and Non-Banking Companies.				
Unit 4	History and Growth of Insurance Business in India-Definition of				
	Insurance				
Α	Principle of Utmost good faith				
В	Wager and Insurance				
С	Insurance Contract-A Contract of Indemnity or Contingent Contract.				
Unit 5	Kinds of Insurance				
А	Life Insurance Contract – Nature and Scope				
В	Nature and scope of Marine Insurance				
С	Purpose of compulsory insurance- Motor Vehicle Insurance and Rights of third parties.				
Mode of examination	Theory				
Weightage	CA MTE ETE				
Distribution	CA MTE ETE 30% 20% 50%				
Text book/s*					
TEXT DOOK/S	amended by SARFESI Act 2002 and BRA, amendment act 2007]K.C.				
	Shekhar.				
Other	1. Banking Theory and Practice (1998) UBS Publisher Distributors				
References	Ltd.New Delhi.				
	2. Basu, A. Review of Current Banking Theory and Practice (1998)				
	Mac millan				
	3. M. Hapgood (ed.), Pagets' Law of Banking (1989) Butterworths,				
	London				
	4. R. Goode, Commercial Law, (1995) Penguin, London				
	5. Ross Cranston, Principles of Banking Law (1997) Oxford.				



Taxation Laws

School: SOL		Batch : 2020-25		
Program:		Current Academic Year: (2018- 2019)		
BB	ALLB			
Branch:		Semester: IX		
1	Course	BAL		
	Code			
2	Course	Taxation Laws		
	Title			
3	Credits	4		
4	Contact	04-0-0		
	Hours			
	(L-T-P)			
	Course	Compulsory		
	Status			
5	Course	1. This module provides the basic knowledge about the structure of		
	Objective	direct tax and GST		
		2. It provides the basic knowledge about the levy of tax.		
		3. It deals with the provisions for computation of total income of the		
		employee.4. It deals with provisions relating to Tax deduction at sources and		
		Practices of filling of Return of Income		
6	Course			
0	Outcomes	CO1: Describe the concept of Direct tax and GST. demonstrate the different		
	Outcomes	key terms used in income tax law		
		CO2: Discuss the Residential Status of an Individual, Firm, Hindu Undivided		
		Family (HUF), Company, Association of Persons.		
		CO3: To know the different heads of Income and tax liability?		
		CO4: Apply provisions relating to Tax deduction at sources		
		CO5: Practices of filling of Return of Income		
7	Course	This course is an introduction to fundamental concepts of Indian taxation,		
	Description	including the definition of income, the computation of tax liability,		
		exclusions from income, basis, deductions available for individuals and		
		application of provisions relating to Tax deduction at sources and Practices of		
		filling of Return of Income. This course is design for B.COM		
LLB/BBALLB/BALLB				
8	Outline syllabus			
	Unit A	Basic concepts of income tax act 1961		
	Unit A	Introduction to the income tax: meaning and features, Taxation under the		
	Topic 1	Indian Constitution, Direct tax vs. Indirect Tax, Tax avoidance vs. tax		
		evasion.		
	Unit A	Assessment Year, Previous Year, Casual income, Person.		
	Topic 2			
	Unit A	Assessee, Gross Total Income, Total Income, Agricultural Income.		



	Topic 3						
	Unit B	Residential status					
	Unit B	Residential status of an individual and tax Incidence under the Income Tax					
	Topic 1	Act.					
	Unit B	Residential status of Firm, Hindu Undivided Family (HUF) and Company					
	Topic 2						
	Unit B	Income exempt from Tax, Different heads of income.					
	Topic 3	heome exempt from Tux, Different heads of meome.					
	Unit C	Computation of income under various heads					
	Unit C	Income from salary, different types of allowance, computation of House Rent					
	Topic 1	allowance. Perquisites- meaning and types.					
	Unit C	Income from house property. Basics concept of Profit and Gains of Business					
	Topic 2	or Profession.					
	Unit C	Income from Capital Gains and other sources. Deduction under section 80C					
Topic 3 to 80 U.							
	Unit D	Law and Procedure					
	Unit D			nd their Powers with Special Reference to Search &			
	Topic 1	Seizure					
	Unit D	Filing of Returns, Payment of Advance Tax, Deduction of Tax at Source					
	Topic 2	(TDS)					
	Unit D	Collection and recovery of tax.					
	Topic 3						
Unit E Goods and services Tax (GST)				(GST)			
	Unit E	Back Ground of GST, introduction of GST-Concept, Meaning and					
	Topic 1	Structure					
	Unit E	Component of GST-SGST, CGST and IGST, Apportionment of GST					
	Topic 2	between Central and States					
Unit E GST Rate Structure, Taxes and Duties subsumed under GST, Be							
	Topic 3	GST to Assessee and Government.					
	Mode of	Theory/Jury/I					
	examination	;,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,					
	Weightage	CA	MTE	ETE			
	Distribution	30%	20%	50%			
	Text			Dr. Monica Singhania: Taxmann Publications Pvt.			
	book/s*	Ltd., New Delhi					
	Other	2. Systematic	approach to	income tax-Dr. GirishAhuja and Dr. Ravi Gupta:			
		References Wolters Kluwer 3. V.Balachandran S. Thothadri- Taxation Law & Practice (Eastern Economy Edition) 4. Mahesh Chandra &D.C.Shukla- Income tax and Sales tax- (Pragati					
Publication)							
		/					