

# Programme and Course Structure SCHOOL OF LAW LL.M.

Masters of Law (NAAC Programme Code: SOL0112) (Session 2019-20)



#### 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
- 4. Seeking beyond boundaries.

## **Core Values**

- Integrity
- Leadership
- Diversity
- Community



#### 1.2 Vision and Mission of the School of Law

#### Vision of the School of Law

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
- Community



#### 1.3 Programme Educational Objectives (PEO)

**PEO1:** To provide the students higher learning in law in specialized legal areas.

**PEO2:** To promote research in Social Legal areas.

**PEO3:**To inculcate values of lifelong learning and being a responsible citizen to uphold spirit of the constitution with global outlook

**PEO4:** To Develop Entrepreneurship Skills

#### **Methods of Forming PEO's**

STEP 1: The needs of the Nation and society are identified through scientific publications, industry interaction and media.

Taking the above into consideration, the PEOs are established by the Coordination Committee of the department.

STEP 3: The PEOs are communicated to the student, employer and their suggestions are obtained.

STEP 4: The PEOs are communicated to all the faculty members of the department and their feedback is obtained.

STEP 5: The PEOs are then put to the Board of Studies of the department for final approval.



## 1.3.2 Program Outcomes (PO's)

On successful completion of the programme, the post graduates shall-

- 1. Understand higher theoretical concepts.
- 2. Promote research.
- 3. Develop leadership skills, enabling the student to lead as well as to work in a group.
- 4. The students shall be socially conscious human being with global outlook, possessing ability to bridge the gap between law and society and make the law an instrument of social change.



# (Criminal Law)

S. No.	Subject Code	Subjects		aching T	Load P	Credits	Core/Elective Pre-Requisite/ Co Requisite	Type of Course: 1. CC 2. AECC 3. SEC 4. DSE	
	Theory Subjects								
1.	MAL 101	Research Method And Legal Writing	3	0	0	3	Core	CC	
2.	MAL 103	Law And Justice In A Globalizing World	3	0	0	3	Core	CC	
3.	MAL 122	Comparative Public Law/System Of Governance	3	0	0	3	Core	CC	
4.	MAL 111	Criminal Jurisprudence	2	0	0	2	Core	CC	
		<b>Total Credits</b>	11						



# (Corporate & Commercial Law)

S. No.	Subject Code	`		aching T	Load P	Credits	Core/Elective Pre-Requisite/ Co Requisite	Type of Course: 1. CC 2. AECC 3. SEC 4. DSE		
	Theory Subjects									
1.	MAL 101	Research Method And Legal Writing	3	0	0	3	Core	CC		
2.	MAL 103	Law And Justice In A Globalizing World	3	0	0	3	Core	CC		
3.	MAL 122	Comparative Public Law/System Of Governance	3	0	0	3	Core	CC		
4.	4. MAL 123 Cyber Law 2 0 0				0	2	Core	CC		
		<b>Total Credits</b>	11							



# (International Law)

S.	Subject	Subjects	Te	aching	Load		Core/Elective	Type of		
No.	Code			Т	P	Credits	Pre-Requisite/ Co Requisite	Course: 1. CC 2. AECC 3. SEC 4. DSE		
	Theory Subjects									
1.	MAL 101	Research Method And Legal Writing	3	0	0	3	Core	CC		
2.	MAL 103	Law And Justice In A Globalizing World	3	0	0	3	Core	CC		
3.	MAL 122	Comparative Public Law/System Of Governance	3	0	0	3	Core	CC		
4.	MAL 133	Public International Law	2	0	0	2	Core	CC		
		Total Credits	11							



# (Human Rights)

S.	Subject	Subjects	Te	aching	Load		Core/Elective	Type of	
No.	Code		L	T	P	Credits	Pre-Requisite/ Co Requisite	Course: 1. CC 2. AECC 3. SEC 4. DSE	
	Theory Subjects								
1.	MAL 101	Research Method And Legal Writing	3	0	0	3	Core	CC	
2.	MAL 103	Law And Justice In A Globalizing World	3	0	0	3	Core	CC	
3.	MAL 122	Comparative Public Law/System Of Governance	3	0	0	3	Core	CC	
4.	4. MAL 134 Concepts of Human Rights Law 2 0 0					2	Core	CC	
	·	<b>Total Credits</b>	11						



(Criminal Law)

S.	Subject	Subjects	Tea	ching L	oad		Core/Elective	Type of
No ·	Code		L	Т	P	Credits	Pre-Requisite/ Co Requisite	Course: 1. CC 2. AECC 3. SEC 4. DSE
	<u> </u>	Th	eory Su	bjects				
1	MAL 112	International Criminal Law	2	0	0	2	Core	CC
2	MAL 113	National Security & Regional Corporation	2	0	0	2	Core	CC
3	MAL 130	Criminal Justice & Human Rights	2	0	0	2	Core	CC
4	MAL 111	Criminology	2	0	0	2	Core	CC
5	MAL 115	Corporate & White Collar Crime	2	0	0	2	Core	CC
		Practic	al/Viva-	Voce/Ju	ry			
6	MAL 131	Dissertation	0	0	3	5	Core	AECC
7	7 CCU 601 Community Connect		0	0	2	2	Core	AECC
TO'	TAL CREDI	TS	17	(Each Branch)				



## (Corporate & Commercial Law)

S.	Subject	Subjects	Tea	ching L	oad		Core/Elective	Type of
No.	Code		L	T	P	Credits	Pre-Requisite/ Co Requisite	Course: 1. CC 2. AECC 3. SEC 4. DSE
		Theo	ry Sub	jects				
1	MAL 120	International Commercial Arbitration	2	0	0	2	Core	CC
2	MAL 119	International Trade Law	2	0	0	2	Core	CC
3	MAL 109	Competition Law	2	0	0	2	Core	CC
4	MAL 135	INTELLECTUAL PROPERTY RIGHTS	2	0	0	2	Core	CC
5	MAL 104	Company Law	2	0	0	2	Core	CC
		Practical/	Viva-V	oce/Jur	y			
6	MAL 131	Dissertation	0	0	3	5	Core	AECC
7	CCU 601	Community Connect	0	0	2	2	Core	AECC
TOTA	AL CREDITS	•	17	(Each Bra	anch)			



(International Law)

S.	Subject	Subjects	Tea	ching L	oad		Core/Elective	Type of		
No ·	Code		L	T	P	Credits	•	Course: 1. CC 2. AECC 3. SEC 4. DSE		
•	Theory Subjects									
1	MAL 121	International Human Rights	2	0	0	2	Core	CC		
2	MAL 119	International Trade Law	2	0	0	2	Core	CC		
3	MAL 126	Private International Law	2	0	0	2	Core	CC		
4	MAL 127	Air & Space law	2	0	0	2	Core	CC		
5	MAL 112	International Criminal Law	2	0	0	2	Core	CC		
		Practical	/Viva-`	Voce/Ju	ry					
6	MAL 131	Dissertation	0	0	3	5	Core	AECC		
7	CCU 601	Community Connect	0	0	2	2	Core	AECC		
TO	TAL CREDI	TS				17	(Each Bran	nch)		



School of Law, Program -LLM Batch: 2019-2020 TERM: II. (Human Rights)

S.	Subject	Subjects	Teac	hing l	Load		Core/Elective	Type of		
No.	Code		L	T	P	Credits	Pre-Requisite/ Co Requisite	Course: 1. CC 2. AECC 3. SEC 4. DSE		
	Theory Subjects									
1	MAL 121	International Human Rights	2	0	0	2	Core	CC		
2	MAL 136	International Humanitarian & Refugee Law	2	0	0	2	Core	CC		
3	MAL 130	Criminal Justice & Human Rights	2	0	0	2	Core	CC		
4	MAL 137	Human Rights of Women & Children	2	0	0	2	Core	CC		
5	MAL 138	Environmental Governance	2	0	0	2	Core	CC		
		Practica	ıl/Viv	a-Voc	e/Jury	i				
6	MAL 131	Dissertation	0	0	3	5	Core	AECC		
7	CCU 601	Community Connect	0	0	2	2	Core	AECC		
TOT	AL CREDIT	S	17	(Each Branch)						



**Course Templates** 



# Research Methodology

Program: LLM   Semester: I	Scho Law	ool: School of	Batch: 2019-2020
Course Title   Research Methodology	Pro	gram: LLM	
Course Title   Research Methodology			Semester: I
Credits   2   Contact Hours   Course Type   Compulsory	1	Course Code	MAL 101
Contact Hours (L-T-P)	2	Course Title	Research Methodology
Hours (L-T-P) Course Type Course Type Objective  Course Objective  Course Objective  Course Objective  Course Outcomes  Course Course Outcomes  Course Description  A research method is a systematic plan for conducting research. Sociologists draw on a variety of both qualitative and quantitative research methods, including experiments, survey research, participant observation, and secondary data. Quantitative methods aim to classify features, count them, and create statistical models to test hypotheses and explain observations. Qualitative methods aim for a complete, detailed description of observations, including the context of events and circumstances.  Outline syllabus  Vinit 1  INTRODUCTION TO RESEARCH, RESEARCH ETHICS & LEGAL RESEARCH  A Introduction to research, its importance, misconceptions & current trends in research.  B Research Ethics & other Ethical issues and challenges in the era of	3	Credits	2
Course Type   Compulsory	4	Contact	2-0-0
Course Objective		Hours	
Course Objective   1. To acquaint the students about Research Methodology & Legal writing 2. To enable the students to develop skills in research and writing in a systematic manner.		(L-T-P)	
Objective  2. To enable the students to develop skills in research and writing in a systematic manner.  CO1: To recognize the importance, misconceptions and current trends related to research. CO2: To understand the formulation of research problem and analyze proper research design. CO3: To analyze various theories of data collection and sample design CO4: To evaluate the ability of developing the ability to critically analyse laws and point out their merits and demerits CO5: To evaluate legal research writing  A research method is a systematic plan for conducting research. Sociologists draw on a variety of both qualitative and quantitative research methods, including experiments, survey research, participant observation, and secondary data. Quantitative methods aim to classify features, count them, and create statistical models to test hypotheses and explain observations. Qualitative methods aim for a complete, detailed description of observations, including the context of events and circumstances.  Outline syllabus  Unit 1  INTRODUCTION TO RESEARCH, RESEARCH ETHICS & LEGAL RESEARCH  A Introduction to research, its importance, misconceptions & current trends in research.  B Research Ethics & other Ethical issues and challenges in the era of		Course Type	
Systematic manner.  Course Outcomes  CO1: To recognize the importance, misconceptions and current trends related to research. CO2: To understand the formulation of research problem and analyze proper research design. CO3: To analyze various theories of data collection and sample design CO4: To evaluate the ability of developing the ability to critically analyse laws and point out their merits and demerits CO5: To evaluate legal research writing  A research method is a systematic plan for conducting research. Sociologists draw on a variety of both qualitative and quantitative research methods, including experiments, survey research, participant observation, and secondary data. Quantitative methods aim to classify features, count them, and create statistical models to test hypotheses and explain observations. Qualitative methods aim for a complete, detailed description of observations, including the context of events and circumstances.  Outline syllabus  Unit 1  INTRODUCTION TO RESEARCH, RESEARCH ETHICS & LEGAL RESEARCH  A Introduction to research, its importance, misconceptions & current trends in research.  B Research Ethics & other Ethical issues and challenges in the era of	5		
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B Research Ethics & other Ethical issues and challenges in the era of			LEGAL RESEARCH
B Research Ethics & other Ethical issues and challenges in the era of		A	Introduction to research, its importance, misconceptions & current trends
		В	Research Ethics & other Ethical issues and challenges in the era of
			emerging techniques of socio-legal research.



С	Legal Research- Its Nature & Scope and Role of judges, jurist, law							
	teachers & research guide in legal research.							
Unit 2	PREPARATION AND PROCESS OF LEGAL RESEARCH							
A	Kinds of Research Methods: Doctrinal and Non-doctrinal, Relevance of empirical research, Induction and deduction Method of Research.							
В	Major steps involved in doing Legal Research, Sources of Legal material for Legal research.							
С	What is a research problem, Identification & formulation of Research problem, Literature Review, Research Design, Presumption and construction of hypotheses,							
Unit 3	COLLECTION AND ANALYSIS OF LEGAL RESEARCH DATA							
A	Various Ways of Data Collection- Primary & Secondary Data, Variables & its Kinds.							
В	Use of Observation Method, Interview Method, Questionnaire, Survey, & Case Study in Legal Research							
С	What is Sample, Sampling design, sampling techniques.							
Unit 4	PROCESSING AND ANALYSING LEGAL RESEARCH DATA							
A	Collection of Data in Legal Research.							
В	Processing and Analysis of legal research data.							
С	Use of Various tools and techniques in Data Analysis and Interpretation(SPSS & Atlas Ti)							
Unit 5	AN INTRODUCTION TO LEGAL WRTING & WRITING LEGAL RESEARCH REPORT							
A	Citation Methodology in Legal Research,							
В	Writing a Legal Research Report, Writing extended essays, reports and dissertations.							
С	Guidelines for doctoral research laid down under University grant Commission.							
Mode of examination	Theory/Jury/Practical/Viva							
Weightage	CA MTE ETE							
Distribution	30% 20% 50%							
Text book/s*	1. 'Legal research Methodology' by Dr. S R Myenni.							
Other References	1. 'Legal research Methodology' by Dr. Rattan Sngh.							



- 2. 'Research methodology: Method and techniques', (New Delhi: Wiley Eastern Ltd. 1985)' by C.R. Kothari.
- 3. 'Legal Language & Legal writing' by Prof. K .L. Bhatia Universal Publishing Company.
- 4. **'Legal Method & Writing'** (Legal Research & Writing) by Charles R. Callerors –Amazon.
- 5. 'Research Design: Qualitative, Quantitative and Mixed Methods Approaches' John W. Creswell: Sage South Asia edition: 2012.
- 6. Dawson, Catherine, 2002, *Practical Research Methods*, New Delhi, UBS Publishers, Distributors.
- 7. Kumar, Ranjit, 2005, 'Research Methodology- A Step-by-Step Guide for Beginners', (2<sup>nd</sup> ed.), Singapore, Pearson Education.
- 8. Fredric Charles Hicks, 'Materials and Methods in Legal Research' (Lawyers Cooperative Publishing, New York).
- 9. Goode and Hall, 'Methods in social Research' (Singapore: Mac Grawhill Book Co.Book Co. 1985).
- 10. Harvard Law Review Association, 'The Bluebook: Uniform system of Citation' (Harvard Law Review, Harvard).
- 11. Janathan Anderson, '*Thesis and Assignment Writing*' (Wiley Eastern Ltd., New Delhi).
- 12. Johan Gaitung, '*Theory and Methods of Social Research*' (London: George Allen & Unwin Ltd., 1970).
- 13. S K Verma and AfzalVani, Legal Research Methodology, ILI, New Delhi. Selltiz, Jahoda'Research Methods in Social Relations' (Holt, Rinehart and Winston, New York, 1964).



# **Criminal Jurisprundence**

Scho	ool: SOL	Batch: 2019-2020
Prog	gram: LLM	Current Academic Year: 2018-19
Bran	nch: 2018-19	Semester: I
1	Course Code	MAL 111
2	Course Title	Criminal Jurisprudence
3	Credits	2
4	Contact	2-0-0
	Hours	
	(L-T-P)	
	Course Type	Compulsory
5	Course Objective	The objectives of this course is to
	3	1. define the underlying issues with respect to Criminal Justice and Human Rights.
		2. explain the contemporary issues like, terrorism organised crime having an impact on human rights.
		3. describe the global system for protection of human rights as well as their appreciation for universal importance of human rights.
		4. relate the students with the academic expertise in the field of Criminal Justice and Human Rights.
6	Course Outcomes	After completion of the course, student shall-CO1. recognise the inter-relation between Criminal Justice System and Human Rights CO2. develop an understanding of theories of punishment and rights and protections available to the victims, accused and convicts CO3. recognise human rights issues arising in the contemporary world. CO4. develop an understanding of important role of administration of criminal justice system, Juvenile Delinquents and Human Rights, Human Trafficking CO5. recognise concept of International Crime and provisions regarding
		Palermo Convention and international Criminal Court
7	Course Description	Criminal Justice System endeavours to protect and uphold the human rights. This course aims to delve in the concept of the Human Rights at International and domestic level. The Course shall examine the Constitutional and legal mandate in respect of the Human rights as well as the role of the courts in protecting the human rights apart from highlighting different Human rights issues. The objective of the course is to apprise the students with the Concept of Human Rights and the Constitutional and legal provisions for the protection of the human rights an insight about concepts of human rights and role of legislature, police, courts and international organisation in protection of human rights.



8	Outline syllabu	ıs					
	Unit 1	Introduction	to Criminal Ju	ustice and Human Rights			
	A			ion and Human Rights; Universal Declaration			
				ction of Human Rights Act, 1993			
	В			nal Liability, Compensatory Jurisprudence			
	С	Role of Judicia Trial, Legal A	-	n Rights, Rights of Accused, Fair Trial, Speedy			
	Unit 2						
	A	Objectives and Process and Po		Punishment, Capital Punishment, Sentencing			
	В	ex-post facto Laws, Double Jeopardy, Protection against Self Incrimination					
	С	on conviction, Probation, Parole, Furlough,					
	Unit 3						
	A	Prison-Objectives and Problems, Prison Reforms, Rights of Prisoners, Women Prisoners					
	В	Problem of U	nder trials, Cus	stodial Violence, Open/Model Prisons			
	С	Terrorism and Insurgency, Palermo Convention on Transnational Organised Crime, 2000					
	Unit 4						
	A	International Assembly Res		ninistration of Criminal Justice-UN General			
	В		d Mutual Assi t - Rome Statu	istance in Criminal Proceedings, International te 1998			
	С	Juvenile Delin	quents and Hu	man Rights, Human Trafficking			
	Unit 5						
	A	Growth and D	evelopment of	Victimology, Plea Bargaining			
	В			tion of all Forms of Discrimination Against tion against torture			
	C	Rights of Ethn	ic Minorities, \	War Crime, Issues of Refugees			
	Mode of examination	Theory					
	Weightage	CA	MTE	ETE			
	Distribution	30%	20%	50%			
	References	1) Vibhute, I Process in		Justice-Perspectives of the Criminal Justice			
		2) Srivastava, S.S.: Criminology & Criminal Administration					
		3) Srivastava	S.S.: Crimino	logy, Penology & Victimology			
		4) Baxi, Uper	ndra: Law and	Poverty: Critical Essays			
	5) Baxi, Upendra: Taking, Suffering, Seriously: Social Action India, ILI Journal						



- 6) Kumar, Naresh: Constitutional Rights of Prisoners R.: Law and Social Change
- 7) Meagher, Phillipson, M.: Sociological aspects of Crime & Deviance
- 8) Rajgopal, P.R.: Violence and Response: A Critique of India Criminal Justice System
- 9) Rao, S.: Dynamics of Crime
- 10) Goswami, B.K.: A Critical Study of Criminology and Penology, Allahabad Law Agency, n.d.
- 11) Sutherland, E.H.: Principles of Criminology, I.B. Lippincott Co., New York
- 12) Ruth and Jorden Cavan: Delinquency and Crime, Cross Cultural Perspectives, Philadelphia
- 13) Singh, Ujwal: Prisoners as Citizens
- 14) Rao. S. VenuGopal: Criminal Justice: Problems and Perspectives in India", Delhi, Konark
- 15) Ashutosh: Rights of Accused, Universal
- 16) Agarwal, H.O. Implementation of Human Rights Covenants with Special Reference to India
- 17) Baxi, Upendra, "Clemency, Extradition and death: the Judicial Discourse in Kehar Singh", Journal of Indian Law Institute, vol.30, no.4, Oct- Dec. 1998, pp.501-86.
- 18) Bhargava, G.S., "National Human Rights Commission: An Assessment of Its Functioning", in K.P. Saksena, ed., Human Rights: Fifty Years of India's Independence (New Delhi: Gyan Publishing House, 1999), pp.106-118.
- 19) Amnesty International, "Campaign for the Abolition of Torture", Philosophy and Science Action, vol.5, nos. 3-4 1984, pp.205- 208.
- 20) Aroras, Nirman "Custodial Torture in Police Station in India: A Radical Assessment", Journal of Indian Law Institute, vol. 41, nos.3 and 4, 1999, pp.513-29
- 21) Bag, R.K., "Domestic Violence and Crime Against Women: Criminal Justice Response in India ", Journal of Indian Law Institute, vol. 39, nos.2-4, 1997, pp.359-75. 67
- 22) Bava, Noorjahan, ed., Human Rights and Criminal Justice Administration in India, Uppal Publishing House, Delhi
- 23) Bhagwati, P.N., "Human Rights in the Criminal Justice System ", Journal of the Indian Law Institute, vol. 27, no.1, 1985, pp 1-22.



## **International Human Rights Law**

School: SCHOOL OF LAW		Batch: 2019-2020
	ram: LLM	Current Academic Year: 2018-19
Brai		Semester: I
1	Course Code	Semester. 1
2	Course Title	INTERNATIONAL HUMAN RIGHTS LAW
3	Credits	4
4	Contact	Contact Hours 48
4	Hours	Assessment 25
	(L-T-P)	
	(L-1-F)	Guided Study 27 Total hours 100
	Course Tyres	
_	Course Type	Compulsory
5	Course	1. To introduce students to the concept of Human Rights.
	Objective	2. To introduce students with the emergence of International Human
		Rights and role of United Nations.
		3. To give an understanding of the various human rights available to
		the marginalized groups.
		4. To introduce students to the various International and Regional
		instruments pertaining to Human Rights.
6	Course	After completion of course, the student will be able to:
	Outcomes	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.
		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	This course will help the students in building a good understanding of
	Description	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 syllabu	1S
	Unit 1	Introduction
	A	Perspectives and Foundations of Human Rights -Foundational Aspects -
		Meaning and Concept of Human Rights



	В	Notion and Classification of Rights: Natural, Moral, Fundamental and Legal Rights				
	С	Three Generations of Human Rights.				
	Unit 2 International Human Rights Instruments					
	A	Emergence of International Human Rights Law				
	В	UN Charter and Human Rights				
	С	International Bill of Rights (Universal Declaration of Human Rights,				
		International Covenant on Civil and Political Rights; and the International				
		Covenant on Economic, Social and Cultural Rights.				
	Unit 3	Human Rights of Vulnerable Groups- Women and Children				
	A	Social status of Women and Children in International and National Perspective				
	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				
	A	International Protection For the Refugees and the Minorities				
	В	Declaration on the Rights of Persons Belonging to National or Ethnic,				
		Religious and Linguistic Minorities, 1992				
	C	Convention Against Torture and other International Instruments.				
	Unit 5	Regional Human Rights Instruments				
	A	Regional Human Rights Instruments.				
	В	Role of Amnesty International, Red Cross and other Institutions in				
		protection and promotion of Human Rights.				
	C	Constitution of India and role of India's higher judiciary in protection and				
		promotion of Human Rights.				
	Mode of	Theory				
	examination					
	Weightage	CA MTE ETE				
	Distribution	30% 20% 50%				
	Text book/s*	Agarwal, H.O., Implementation of Human Rights Covenants with Special				
		Reference to India (Allahabad: KitabMahal)				
	Other	REFERENCES				
	References	1. Agarwal, H.O., Implementation of Human Rights				
		Covenants with Special Reference to India (Allahabad: KitabMahal, 1983).  2. Human Rights 19 Alam, Aftab, ed., Human Rights in India: Issues and Challanges (New Delhi: Pai Publications, 1999).				
		Issues and Challenges (New Delhi: Raj Publications, 1999).  3. Alston, Phillip, The United Nations and Human Rights				
L		(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



	1.1 1002)
	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).



# **Competition law**

School:		Batch: 2019-2020
Prog	gram:	Current Academic Year: 2020-21
Bra	nch:	Semester: II
1	Course Code	MAL-109
2	Course Title	Competition law
3	Credits	2
4	Contact	2-0-0
	Hours	
	(L-T-P)	
	Course Type	Compulsory
5	Course	
	Objective	
6	Course	CO1: Competition Law and its role on economic policy.
	Outcomes	CO2: Role of Anticompetitive agreements, cartels in world economy.
		CO3: What is importance of Dominant position in competition Law.
		CO4: What is Foreign Direct Investment role it plays in development of
		economy.
		CO5:Importance of Tie in Arrangements in world economy.
		CO6: Principles of Insurance, role of insurance in economy.
		CO7: Importance of Banks in development of economy.
7	Course	1. This paper focuses on the international aspect of corporate
	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	
	A	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



	Annragiable	advarsa affaat					
	-Appreciable adverse effect - Horizontal and Vertical agreements						
		_	reements				
D	- Effects doct		4.4.4				
В		n of anti-com			<b>S</b>		
		ractices and pa	rallel behav	viour			
	- Cartel and C						
		and collusive b					
C	C Tie-in-ar	rangements,	Exclusive	supply	agreement,	Resale	price
	maintenance a	agreement					
Unit 3							
A	A. Abuse of I	Dominant Pos	ition				
	- Relevant ma	rket					
	- Predatory Be	<u>ehaviour</u>					
	- Predatory pr	icing					
	- Discriminate						
	- Relevant ma						
В	Combination						
	- Value of Ass						
	- Turnover						
	- Acquisition						
	- Conglomera	tion					
	- Joint Ventur						
		Amalgamation	1				
	- Notification		•				
С		Commission of	of India				
	Competition Commission of India - Establishment and composition						
	- Duties						
	-Procedure for	r inquiry					
	- Powers	i mqui y					
Unit 4	1 0 Weis						
A	World Trade Organization						
В	World Trade Organization  Foreign Direct Investment and Transfer of Technology						
	. Foreign Direct Investment and Transfer of Technology						
C	E-Commerce						
Unit 5							
A	Various types of Banks and their functions.						
A	various types	of ballks and	men functi	ons.			
В	Role and functions of Banking Institutions						
C							
C	Analysis of Reserve Bank of India Act, 1934						
Mode of	Theory/Viva						
examination							
Weightage	CA	MTE	ETE				
Distribution	30%	20%	50%				
 2 Ibu Ibu Ibu	3070	2070	5070				



Text book/s*	AVTAR SINGH
Other	LEXIS NEXIS, VN PARANJPAY
References	



# **Competition law**

Scho	ool: SOL	Batch: 2019-2020
Prog	gram: LLM	Current Academic Year: 2020-21
	nch: Law	Semester:II
1	Course Code	
2	Course Title	Competition law
3	Credits	2
4	Contact Hours	3-1-2
	(L-T-P)	
	Course Type	Compulsory
5	Course Objective	<ol> <li>To Impart basic knowledge of the International Trade.</li> <li>To understand the role of various international organizations as the main players of the world economics.</li> <li>To understand the development of WTOs</li> <li>To understand the concepts of E-Commerce</li> </ol>
7	Course Outcomes  Course Description	CO1: Students will be able to define and state the importance of International Trade CO2:Students will be able to explain the concept of NIEO principle CO3:Students will be able to illustrates the role of various international organizations including WTO and dispute resolution system. CO4:Students will be able to analyses the effect of world trade upon the environment CO5:Students will be able to illustrate the concept of FDI and international taxation. CO6: Summarizes outcome of different international conventions. The aim of this course is to make students understand the laws relating to WTO, international sales, transportation with reference to shipping and aviation, international banking, insurance and taxation and also facilitate critical legal thinking on how to incorporate these laws in the Indian legal
		system while adhering to the principle of free and fair trade.
8	Outline syllabus	S
	Unit 1	
	A	UNCTAD and Evolution, Essential Components and achievements of New International Economic Order (NIEO)
	В	State acceptance and practice of NIEO principles
	С	Sovereignty over wealth and natural resources. Foreign investment, Transfer of technology, Extension of tariff preferences, Most favoured nation treatment



Unit 2	
A	Institutions
	GATT-1994 and the WTO
	<ul> <li>International Monetary Fund</li> </ul>
	World Bank
	Organization for Economic Cooperation and Development
В	Regional Free Trade Agreements
	• European Union (EU)
	<ul> <li>North American Free Trade Agreement (NAFTA)</li> </ul>
	Asia-Pacific Economic Cooperation (APEC)
	<ul> <li>Regional and Global Free Trade: Conflicting or Complimentary?</li> </ul>
С	North-south gap widened or narrowed.?
Unit 3	
A	Regulation of International Corporate Activities
	Foreign Direct Investment
	Multinational Corporations
	Antitrust Law
	International Taxation
В	UN Convention on Contracts for the International Sale of Goods
С	Force Majure and hardship
	<ul> <li>International Carriage of Goods by Sea</li> </ul>
Unit 4	
A	Dispute Resolutions
	WTO Dispute Resolution Mechanism
	<ul> <li>International Commercial Arbitration</li> </ul>
	International centre for Settlement of Investment Dispute
В	Environmental dimension
С	E-Commerce
	WTO General Agreement on Trade in Service



# **International Commercial Arbitration**

School: SCHOOL OF LAW		Batch : 2019-2020	
Prog	gram: LLM		
Brai	nch:	Semester :II	
1	Course Code	MAL120	
2	Course Title	INTERNATIONAL COMMERCIAL ARBITRATION	
3	Credits	2	
4	Contact	2-0-0	
	Hours		
	(L-T-P)		
	Course Type	OPTIONAL	
5	Course	1. To acquaint the students with International Commercial Arbitration	
	Objective	which is the burning mode of Alternate Dispute Settlement.	
		2. To equip the students with international mode of dispute resolution	
		pertaining to arbitration and other ADR that can be adopted to	
		solve International disputes.	
6	Course	CO1: The students will be equipped with nature and development,	
	Outcomes	meaning of ICA	
		CO2: The students will be able to explain the International agreements to	
		arbitration	
		CO3: The students will be equipped with the knowledge of UNCITRAL	
		MODEL LAW, Salient features	
		CO4: The students will be able to explain International Arbitration	
		Institutions	
		CO5: The students will be able to explain Recognition and enforcement of	
		international arbitration awards	
		CO6: The students will be able to explain the Validity and competency of judicial intervention	
7	Course	Judicial intervention	
'	Description	International commercial arbitration is a means of resolving disputes	
	Description	arising under international commercial contracts. It is used as an	
		alternative to litigation and is controlled primarily by the terms previously	
		agreed upon by the contracting parties, rather than by national legislation	
		or procedural rules. Most contracts contain a dispute resolution clause	
		specifying that any disputes arising under the contract will be handled	
		through arbitration rather than litigation. The parties can specify the	
		forum, procedural rules, and governing law at the time of the contract.	
8	Outline syllabu		
	Unit 1	Meaning and historical development of International commercial	
	-	arbitration,	
	A	Meaning and historical development of International commercial	



		arbitration, ad	arbitration, advantages and disadvantages			
	В	International C	Commercial Ag	greements:		
		Different kin	ds of agreeme	nts, Validity and essentials of Arbitration		
		Agreement				
	C Competency to enter into agreement, Application of Indian Law.					
	Unit 2 UNICITRAL MODEL LAW:			LAW:		
	A		background			
	В	Salient feature	s Relevant sec	tions of the Model		
	С	Applicability (	of the Model			
	Unit 3	Institutional Arbitration				
	A	Institutional A	rbitration			
		Definition and meaning of Institutional Arbitration				
	В	International C	Court of Arbitra	ation: Constitution, Composition.		
	С			R: Functioning, composition, constitution.		
	Unit 4	Recognition a	nd Enforcem	ent of International Arbitration Awards		
	A	The London Court of International Arbitration				
	В	Recognition and Enforcement of International Arbitration Awards				
	С	Indian Position, Binding Effect				
	Unit 5	Judicial Assistance to Arbitration				
	A	Judicial Assistance to Arbitration, Enforcement of Arbitration agreement				
	В	Inte				
		rim injunctions, Anti suit injunctions				
	С	Court	assistance in ob	otaining evidence		
	Mode of examination	Theory				
	Weight age	CA	MTE	ETE		
	Distribution	30%	20%	50%		
	Text book/s*	1. O.P. Malothra, The law and practice of Arbitration & Conciliation				
				orths, New Delhi 2006).		
		<ol> <li>Avtar Singh, Law of Arbitration and Conciliation (Eastern Book Company, Lucknow, 2013)</li> <li>Margaret L. Moses- The Principles and characteristics of International Commercial Arbitration</li> </ol>				
	0.1					
Other 1. Jay E. Grenig- International Commercial Arbitration.						
	References					
3. Arbitration & conciliation Act, 1996- Central Law Publicat			Act, 1996- Central Law Publication.			
		4. Class Notes.				



# Company law'

School: SOL		Batch: 2019-2020
Prog	gram: LLM	Current Academic Year: 2018-19
	nch: Law	Semester:II
1	Course Code	
2	Course Title	Company law
3	Credits	2
4	Contact Hours	3-1-2
	(L-T-P)	
	Course Type	Compulsory
5	Course	1. To Impart basic knowledge of the company laws in India
	Objective	2. To understand the effectively the process of formation and dissolution
		of a company in India.
		3. To understand the working of a company.
		4. To understandvarious provisions related to stake holders of a
		company.
6	Course	CO1: Students will be able tostate the importance of companies in India
	Outcomes	CO2:Students will be able to explainsthe concept of Corporate Personality
		CO3:students will be able to illustrates the concept of MOA and AOA
		CO4:Students will be analyses the effects of dissolution of a company.
		CO5:Students will be able to defineCSR explain the procedure related to
		issuance of securities and conduct of board meetings.
		CO6: Students will be able to summarizes the role of management,
		importance of meetings and board of directors.
7	Course	The aim of this course is to make students understand the laws relating to
	Description	company, its formation, working and dissolution. The provisions are
		changing according to the changing needs of the corporate environment in
		India. The object is to make student familiar with these changing nature of
8	Ovetier a seellahaa	company laws.
8	Outline syllabus Unit 1	S
		Nature and kinds of company
	A B	Nature and kinds of company  Promotors: Position duties and liabilities
	С	Promoters: Position, duties and liabilities  Mode and consequences of incorporation
		Mode and consequences of incorporation
	Unit 2	
	A	Theory of Corporate personality
	В	Uses and abuses of the corporate form, lifting of corporate veil
	С	Memorandum of Association, alteration and the doctrine of ultra vires,
		Articles of Association, binding nature, alteration, relation with
		memorandum of Association
	Unit 3	
	A	Doctrine of Constructive Notice and Indoor Management-exceptions



В	Prospectus: Issues, contents, kinds, liabilities for misstatement, statement
	in lieu of prospectus
C	The nature and classification of company securities
	Shares and general principles of allotment
	Statutory share certificate, its objects and effects
Unit 4	
A	Transfer of shares, restriction of transfer, relationship between transferor
	and transferee, issue of share at premium, role of public finance
	institutions
	Share Capital, reduction of share capital
	Conversion of loans debentures into capital
В	Duties of court to protect interests of creditors and shareholders.
	Directors: Kinds, Powers and Duties
	Role of nominee Directors, Managing Director and other managerial
	personnel
C	Corporate Social Responsibility
	Dissolution of companies.



# **Intellectual Property Right**

School: SOL		Batch: 2019-2020			
Program: LLM		Academic Year: 2018			
Branch:		Semester:2nd			
1	Course Code				
2	Course Title	Intellectual Property Right			
3	Credits	2			
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.			
	Outcomes	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.			
		203. Evaluate the interfectual 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			
		student in building the knowledge of IPR laws applicable in India.			
8		Outline syllabus			
	Unit 1	Introduction to Intellectual Property and its Abuse			
	A	General Principles of Intellectual Property Rights			
	В	Abuse of Intellectual Property—Concept, Redress under Art.40 TRIPs and			
		Competition Law			
	С	International legal instruments relating to IPR			
	Unit 2 The Copyright Protection				
	A	Origin of Copyright Laws			
	В	Concept of Ownership			
	С	Understanding Indian and International perspective			
	Unit 3	The Trademark Protection			
	A	Introduction to Trademark Law and practice			
	В	Protecting Domain name as Trademark			



	С	Protection of Trade Dress & colour combinations				
	Unit 4	The Patent Laws				
	A	Patent Laws: Principles and Strategies				
	В					
	С	Requirement as to invention  Infringement of Patent				
	Unit 5	Protection Against Unfair Competition				
	A	The Need for Protection				
	B The Legal Basis for Protection					
	C	The Acts of Unfair Competition				
	Mode of	Theory				
	examination					
	Weightage	CA	MTE	ETE		
	Distribution	30%	20%	50%		
	Text book/s*	V.K. Ahuja, Law Relating to Intellectual Property Rights (2016).				
Other References  • P. Narayanan, <i>Intellectual Property Law</i> (Eas Calcutta, 1999) [Student Ed.]						
		M.K. Bhandari, Law relating to Intellectual Property Rights				
		(Central Law Publications, 2013) [Student Ed.]				
		• W.R. Cornish, <i>Intellectual Property</i> (Sweet and Maxwell, 3rd ed.				
		1996)				
		• U.I.F. Anderfelt, <i>International Patent Legislation and Developing Countries</i> (1971).				
		AlkaChawla, Copyright and Related Rights: National and				
		International Perspectives (Macmillan India Ltd., Delhi, 2007).				



# <u>International Economics Law</u>

School: School of		Batch : LL.M (2019-2020)		
Law				
Program: LL.M		Current Academic Year: 2018-19		
Branch:		Semester:2nd		
1	Course Code	MAL124		
2	Course Title	International Economics Law		
3	Credits	2		
4	Contact	3-1-2		
	Hours			
	(L-T-P)			
	Course Type	Compulsory /Elective		
5	Course	1. To give students an understanding of the International Economic Law		
	Objective	and its principles.		
		2. To introduce the students with international economic systems like		
		GATT and WTO and its mechanism.		
		3. To provide students the legal understanding of the functioning of the		
		international economic law and national economic law.		
		4. To explain the difference between national and international economic		
		law.		
		5. To impart legal research skills to students in the field of international		
		economic law.		
6	Course	After the completion of the course, the students will be able to		
	Outcomes	CO1: Define and explain the international economic law and international		
		investment law.		
		CO2:Explain the functioning of GATT & WTO		
		CO3:Illustrate how dispute settlement is done in GATT & WTO and in International Investment Law		
		CO4:Analyze the difference between national and international economic		
		law.		
7		CO5: Summarize the functioning of international economic law.		
'	Course	The course provides a study of contemporary regimes of international		
	Description	economic law. It focuses on the functioning of the legal mechanisms and its role in regulating the international economic systems through WTO,		
	Description	GATT and of dispute settlement within the regime. It assesses the		
		challenges and prospects of international economic law with national		
		economic law.		
8	Outline syllabu			
	Unit 1 History and definitions of International Economics Law			
	A	Defining International Economic Law		
	В	Nature and Sources of International Economic Law		
	С	Subjects and their role in the development of IEL		
	Unit 2	Principles of IEL		
	UIIIt 2	1 I mulples of IEL		



A	Economic Sov	Economic Sovereignty					
В	Extraterritoria						
С	Equality & Re	eciprocity and S	State Immunity				
Unit 3 GATT & WTO							
A		Origin and Evolution					
В	Principles of Non Discrimination						
С		Dispute Settlement Procedures under GATT &WTO					
Unit 4	International Investment Law						
A	Background, S	Sources and De	finition				
В	Standard of tro	eatment of fore	ign investments				
С	Settling invest	tment disputes					
Unit 5	Relationship	between Natio	onal and International Economic Law				
A	Introduction						
В	Formulation:	Process and sul	ostance				
С	Implementation	on and legal sci	utiny				
Mode of	Theory						
examination							
Weightage	CA	MTE	ETE				
Distribution	30%	20%	50%				
Text book/s*	Qureshi and Ziegler, <i>International Economic Law</i> , Sweet and Maxwell, 2011.						
Other References	Needs Developp. 22: 2. Dolzer Investr 3. Gartia, Cambr 4. Jackso Interno 5. Kaul, A Obliga 2004 V 6. Lower Univer 7. Schoer Orgnis 8. Tietje&	and Rights: No opment", India, 5.  Fr. Rudolf and Conent Law, Oxfo, Frank J, Globardge University, John H., Thousand Econom A.K., "Developation and the Law Jol. 44, pp. 451 afeld, Andreas sity Press, 200 abaum and Petrosation: Law Prosation: Law Prosation: Law Prosation: Law Prosation: Document of the Law Prosation: Law Prosation: Law Prosation: Law Prosation: Law Prosation: Document of the Law Prosation: La	world Trading System: Law and Policy of aic Relations, Cambridge: MIT Press, 2005. Sing Countries in the GATT/WTO- Their aw", Indian Journal of International Law, 2487.  F., International Economic Law, Oxford				



# **Public International Law**

School: School of		Batch: 2019-2020				
Law						
	gram: LLM					
Bra	nch: Law	Semester: 1I				
1	Course Code	MAL 125				
2	Course Title	Public International Law				
3	Credits	2				
4	Contact	3-1-2				
	Hours					
	(L-T-P)					
	Course Type	Compulsory				
5	Course	1. Introduce to the students the concepts of public international law and				
	Objective	their application.				
		2. Understand different types of laws relating to relationships between				
		states and their impact on residents.				
		3. 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	The course aims to present a panorama of public international law, which				
	Description	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 issues. The				
		course will start with an introduction to the 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 of				
		international rules, how does international law react to such breaches?				



8	Outline syllabu	syllabus					
	Unit 1	Introduction (10 lectures)					
	A			lopment of International Law			
	В	Subject of Inte					
				od, Territory and Underlying Principles,			
	Sovereignty International Organisation: Concept, Right and Duties under						
		Law and Statu	_	· ·			
	С	Relationship E	Between Interna	ational Law and Municipal Law			
	Unit 2	Nature and ro	ole of treaties	(12 lectures)			
	A	Treaties (Law	making treaty)	, History and Vienna Convention on the Law			
		of Treaties (19	(69)	•			
	В	Treaty Contrac	ets as Opposed	to Law Making Treaties (Distinction and			
		Examples)					
	C	General Princi	ples, General A	Assembly Resolutions, Security Council			
		Resolutions					
	Unit 3			ognition (10 lectures)			
	A			al jurisdiction (including principle of			
		protective nati	• /				
	В	Extradition and	•				
	С	Recognition: 7		s and Impact			
	Unit 4	Law of the Se					
	A	Concepts (High Seas, Territorial Seas, Maritime Zone, Contiguous Zone)					
	В	United Nations Convention of Law of the Sea (UNCLOS)					
	С	Major Case Laws, relevance, impact of the convention					
	Unit 5	United Nation	` /				
	A			s, powers, General Assembly			
	В	The Security Council, The Economic and Social Council					
	С			stice, The Trusteeship Council			
	Mode of	Theory/Jury/P	ractical/Viva				
	examination						
	Weightage	CA	MTE	ETE			
	Distribution	30%	20%	50%			
	Text book/s*	· ·	oduction to Inte	ernational Law, Oxford University Press,			
		2013					
		2.Shaw, International Law, Cambridge University Press, 2008 (6 <sup>th</sup> Edn) 3. A. Boyle & C. Chinkin. The Making of International Law, Foundations					
		of Public International Law, Oxford University Press, 2007					
		4.R. P. Dhokalia, The Codification of Public International Law, United					
		Kingdom: Manchester University Press, 1970					
		5.Mark Villiger, "The Factual Framework: Codification in Past and					
		Present", in Customary International Law and Treaties, Mark Villger					
pp.63-113, The Netherlands: MartinusN				<u> </u>			
		o.brownne, in	ternational La	w and the Use of Force by States, Oxford:			



	Clarendon Press, 1991			
	7.D.J.Harris Cases And Material on International Law.			
Other	Case Concerning Military and Paramilitary Activities in and Against			
References	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)			



# **Private International Law**

School: SU SoL			
Program: LL.M	•	2019-2020	
Branch: Internat		Semester: II	
	Course Code	MAL 126	
	Course Title	Private International Law	
	Credits	2	
	Contact Hours (L-T-P)	24-13-13	
Course Objective	1. To equi	ip the students with professional knowledge, learning and nensive understanding of Private International Law (Conflict of and research skill.	
	Private 1	e the students understand the fundamentals of certain aspects of International Law such as nature, scope and various theories of International Law.	
	jurisdict	e the students understand various concepts such as Renvoi, ion, nationality and domicile in the context of conflict of laws ognition and enforcement of foreign judgments and arbitral	
	such as adoption	e the students learn various aspects of Private International Law, smarriages; matrimonial causes, legitimacy, legitimisation, a, guardianship and custody of childrenwith due emphasis on on the subject.	
	Law asp of tang	e the students understand about certain Private International ects in the matter of movable and immovable property, transfer tible movables and assignment of intangible movables, cy and succession with the aid of case law on the subject.	
	contracts	e the students learn the conflict of law aspects in respect of s and torts in the context of Private International Law with the on the subject.	
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 CO3: The si and don enforcen leading o	of Private International Law. tudents will be able to explain Renvoi, jurisdiction, nationality nicile in the context of conflict of laws and recognition and nent of foreign judgments and arbitral awards with the help of case law on the subject. students will be able to explain various aspects of Private	
		onal Law, such asmarriages; matrimonial causes, legitimacy,	



	1(1(1(1	1. 41				
	legitimisation, adoption, guardianship and custody of children with	n the				
	aid of case law on the subject.	1				
	CO5: The students will be able to explain various Private Internat	10nai				
	Law aspects in the matter of movable and immovable property, tra					
	of tangible movables and assignment of intangible movables,					
	insolvency and succession, with the aid of case law on the subject	WIIII				
	the aid of case law on the subject.	n tha				
	CO6: The students will be in a position to explain contracts and torts i context of Private International Law with the help of case law or					
	subject.	n uic				
Course	Private International Law or Conflict of laws means a branch of Indian	Law				
Description	applied by Indian courts whenever a dispute before it involves a for					
Description	element. The scope and nature of this branch of law and various aspects of					
	law such as characterisation, renvoi, jurisdiction, recognition and enforce					
	for foreign judgments and awards, family law, property law and law					
	obligations are covered in this course.	W OI				
	Outline Syllabus					
UNIT I	Scope and Nature of Private International Law					
A	Scope and nature of Private International Law					
В	Theories of Private International Law					
C	Characterisation and the incidental question; the time factor					
UNIT II	Renvoi ; Jurisdiction etc.					
A	Renvoi; Jurisdiction					
В	Domicile and Nationality					
С	Recognition and enforcement of foreign judgments and arbitral awards					
UNIT III	Family law					
A	Marriages; matrimonial causes					
В	Legitimacy and Legitimisation					
С	Adoption, guardianship and custody					
UNIT IV	Property Law					
A	Movable and immovable property					
В	Transfer of tangible movables; assignment of intangible movables					
С	Succession and insolvency					
UNIT V	Law of Obligations					
A	Contracts					
В	Torts					
С	Foreign monetary obligations					
	Mode of Theory					
	Examination					
	Weightage CA MTE ETE					
	distribution 30% 20% 50%					
Books	ParasDiwan, Private International Law, Deep and Deep					



Recommended	2.	Atul M Se	talvad, (	Conf	flict of Law	vs, Lexis	Nexis		
	3.	V. C. Gov	indaraj,	Con	flict of Lav	ws in Indi	ia, Oxford Univ	versity	Press
	4.	Cheshire,	North	&	Fawcett:	Private	International	Law,	Oxford
		University	Press						



## Air and Space Law

Scho	ool: SOL	Batch: 2019-2020
Prog	gram: LLM	
	ernational	
Law)		
Bra	nch:	Semester: II
1	Course Code	MAL 127
2	Course Title	Air and Space Law
3	Credits	2
4	Contact	Contact Hours 24
	Hours	Assessment 13
	(L-T-P)	Guided Study 13
		Total hours 50
	Course Type	Compulsory
5	Course	1. To introduce students to the concept and historical development of
	Objective	Air and Space Law.
	,	2. To give an understanding to the students about the National and
		International legal instruments in Air and Space Law.
		3. To impart knowledge about the recent emerging issues with respect
		to Air and Space Law.
		4. To develop in students an ability to analyze the potential liabilities
		involved in the subject.
6	Course	After completion of course, the student will be able to:
	Outcomes	CO1: Recognize the role of Air and Space law in regulating airspace and
		outer space.
		CO2: Demonstrate an understanding of the major conventions for the
		aviation sector.
		CO3: Distinguish between Air Law and Space Law.
		CO4: Demonstrate an understanding of outer space treaties and application of international law to it.
		CO5: Critically understand the current issues in Air and Space Law regime.
7	Course	Air and Space law is comparatively new area of law. Though it's part of
'	Description	International law regime but still lot of developments and changes are
	Description	required in order to regulate the airspace and outer space for human
		activities. The subject here deals with not only the basic concepts in
		relation to Air and Space legal regime but also tries to find out possible
		solutions to issues such as problems of sovereignty in air and outer space.
		Also, course will discuss major current issues such as aircraft hijacking,
8	Outline evileby	space junks etc.
0	Outline syllabu	
	Unit 1	Introduction



	A	Introduction to	Introduction to Air Law Definition, scope, origin & development.				
	В	International t	reaties and con	ventions relating to air space.			
	С	International i	nstitutions- me	mbership, organs and functions; the			
		International C	Civil Aviation (	Organization (ICAO)			
	Unit 2						
	A	Sovereignty or	ver the air spac	e, transit rights, traffic and ancillary rights.			
	В	Definition, Classification of Aircraft and the legal nature of aircraft.					
	С	International r	ecognition of r airworthiness a	ights in Aircraft, nationality and registration along with international standards and			
	Unit 3						
	A			Definition, scope, origin & development.			
	В		Control and Co				
	C	Extraterrestria	l application of	f international Law.			
	Unit 4						
	A		ations and oute				
	В	The Outer Spa	The Outer Space Treaty and the United Nations Office for Outer Space				
		Affairs.					
	С	The Legal status of outer space objects, Satellites and Spacemen-the legal status of astronauts.					
Unit 5							
	A	Current issues in the Aviation Sector- international cooperation over missing aircraft.					
	В	Current issues in the Space Sector- Space junk and tackling the "Kessler Syndrome".					
	С	Future of Air a	and Space Law	regime.			
	Mode of examination	Theory	•				
	Weightage	CA	MTE	ETE			
	Distribution	30%	20%	50%			
	Text book/s*	Michael Milde	e, Internationa	Air Law and ICAO			
	Other			iks- Verschoor, An Introduction to Space			
	References	Law.	-	•			
		2. NandasiriJasentuliyana, Space Law: Development and scope.					
		l					



## **International Criminal Law**

	ool: SCHOOL LAW	Batch: 2019-2020			
Prog	gram: BBA	Current Academic Year: 2018-19			
Brai	nch:	Semester: II			
1	Course Code				
2	Course Title	International Criminal Law			
3	Credits	2			
4	Contact Hours	Contact Hours 20			
	(L-T-P)	Assessment 20			
		Guided Study 10			
		Total hours 50			
	Course Type	Compulsory			
5	Course				
	Objective	To familiarise students with International Criminal Laws, Sources and jurisdiction			
		2. To understand the various criminal law tribunals			
		3. To understand ICJ statute and Statute of the International Criminal			
		Court.			
		4. To study various international crimes			
6	Course				
	Outcomes	CO1: Recognize sources of International law and Jurisdiction			
		CO2: Identify principles of International law and responsibility under			
		international law			
		CO3: Interpret International Criminal Court & The Statute of the			
		International Criminal Court.			
		CO4: Analyse role of Security Council and various other tribunals			
	~	CO5: Evaluate various international crimes.			
7	Course Description	The aim of this paper is to apprise students regarding importance of & changing dimensions of International Criminal Law in global scenario. Emphasis is towards various case studies on the subject. The course seeks to enable students to develop an awareness of the basic concepts of substantive international criminal law. During the course, we will explore the development of international criminal law, the international crimes such as 'genocide', 'crime against humanity' and 'war crimes', and the institutions of international criminal justice in an historical and contemporary context. A particular emphasis will be placed on the Statute of the International Criminal Court entered into force in 2002. Against the background of the preparatory work of the Statute of the International Criminal Court and its current proceedings we will identify and evaluate India's hitherto approach towards the Court and its possible political and legal implications.			



8	Outline syllabu	S					
	Unit 1						
	A	Introduction, History of International Jurisdiction					
	В	The Concept of an International Crime and the Rise of Individual Criminal.					
	С	Main Actors in the Field of international Criminal Law.					
	Unit 2						
	A	Sources of International Criminal Law and Principles of Interpretation.					
	В	Responsibility under International Law.					
	С	International Criminal Law and the Security Council.					
	Unit 3						
	A	The Nuremburg and Tokyo International Military Tribunals					
	В	The Ad Hoc International Criminal Tribunals-					
		A) International Criminal Tribunal for Former Yugoslavia.					
		B) International Criminal Tribunal for Rwanda.					
	С	International Criminal Court & The Statute of the International Criminal Court.					
	Unit 4						
	A	Genocide					
	В	Crimes against Humanity.					
	С	War Crimes in International Armed Conflicts.					
	Unit 5						
	A	War Crimes					
	В	Aggression					
	С	Transnational Crimes, Terrorism and Torture.					
	Mode of	Theory					
	examination	0. 1.000					
	Weightage	CA MTE ETE					
	Distribution	30%   20%   50%					
	Text book/s*	International Law- Malcom N. Shaw					
	Other References	<ul> <li>International Criminal Law by IliasBantekas, and Susan Nash.</li> <li>International Criminal Law and Philosophy by LARRY MAY and ZACHARY HOSKINS.</li> <li>Guilty Pleas in International Criminal Law-Constructing a</li> </ul>					
		<ul> <li>Restorative Justice Approach by NANCY AMOURY COMBS.</li> <li>Prosecuting International Crimes-Selectivity and the International Criminal Law Regime by Robert</li> </ul>					



## **International Criminal Law**

School: SCHOOL OF LAW		Batch: 2019-2020			
Prog LLB	gram: BBA	Current Academic Year: 2018-19			
Brai	nch:	Semester: II			
1	Course Code				
2	Course Title	International Criminal Law			
3	Credits	2			
4	Contact Hours	Contact Hours 20			
	(L-T-P)	Assessment 20			
		Guided Study 10			
		Total hours 50			
	Course Type	Compulsory			
5	Course				
	Objective	1. To familiarise students with International Criminal Laws, Sources and			
		jurisdiction			
		2. To understand the various criminal law tribunals			
		3. To understand ICJ statute and Statute of the International Criminal			
		Court.			
		4. To study various international crimes			
6	Course				
	Outcomes	CO1: Recognize sources of International law and Jurisdiction			
		CO2: Identify principles of International law and responsibility under			
		international law			
		CO3: Interpret International Criminal Court & The Statute of the International Criminal Court.			
		CO4: Analyse role of Security Council and various other tribunals			
		CO5: Evaluate various international crimes.			
7	Course	The aim of this paper is to apprise students regarding importance of &			
'	Description	changing dimensions of International Criminal Law in global scenario.			
	Description	Emphasis is towards various case studies on the subject. The course seeks to			
		enable students to develop an awareness of the basic concepts of substantive			
		international criminal law. During the course, we will explore the			
		development of international criminal law, the international crimes such as			
		'genocide', 'crime against humanity' and 'war crimes', and the institutions of			
		international criminal justice in an historical and contemporary context. A			
		particular emphasis will be placed on the Statute of the International Criminal			
		Court entered into force in 2002. Against the background of the preparatory			
		work of the Statute of the International Criminal Court and its current			
		proceedings we will identify and evaluate India's hitherto approach towards			
		the Court and its possible political and legal implications.			



8	Outline syllabus					
	Unit 1					
	A	Introduction,	History of Inter	rnational Jurisdiction		
	В	The Concept of an International Crime and the Rise of Individual Criminal.				
	С	Main Actors in the Field of international Criminal Law.				
	Unit 2					
	A	Sources of International Criminal Law and Principles of Interpretation.				
	В	Responsibility under International Law.				
	С	International Criminal Law and the Security Council.				
	Unit 3			•		
	A			nternational Military Tribunals		
	В	The Ad Hoc I	nternational Cr	iminal Tribunals-		
				inal Tribunal for Former Yugoslavia.		
		B) Inte	ernational Crim	inal Tribunal for Rwanda.		
	С	International Criminal Court & The Statute of the International Criminal				
		Court.				
	Unit 4					
	A	Genocide				
	В	Crimes against Humanity.				
	C	War Crimes in International Armed Conflicts.				
	Unit 5	Was Crimes				
	A	War Crimes				
	В	Aggression Transnational Crimes, Terrorism and Torture.				
	C		Crimes, Terror	rism and Torture.		
	Mode of	Theory				
examination MTE ETE			ETE			
	Weightage Distribution	CA 30%	MTE 20%	50%		
	Text book/s*	30%   20%   50%   International Law- Malcom N. Shaw				
	Other					
	References	International Criminal Law by IliasBantekas, and Susan Nash.      International Criminal Law and Philosophy by LARRY MAY and				
	References  • International Criminal Law and Philosophy by LARRY MAY ZACHARY HOSKINS.			= · · · · · · · · · · · · · · · · · · ·		
		<ul> <li>Guilty Pleas in International Criminal Law-Constructing a Restora Justice Approach by NANCY AMOURY COMBS.</li> </ul>				
	<ul> <li>Prosecuting International Crimes-Selectivity and the International Crimes Properties of the International Crimes Properties Pr</li></ul>					
		Criminal Law Regime by Robert.				



## National Security & Regional Co-operation

Sc	chool: SOL	Batch: 2019-2020	
Pr	ogram: LL.M.		
Br	anch: Crimina	Law Semester: II	
1	Course Code	MAL 113	
2	Course Title	National Security & Regional Co-operation	
3	Credits	2	
4	Contact Hours	Contact Hours 20	
	(L-T-P)	Guided Study 20	
		Assessment 10	
		Total 50	
	Course Type	Compulsory	
5	Course Object	The purpose of introduction of this subject is to:	
		1.To review the workings of different legislations go	verning
		national security	
		2.To acquaint the students with the realities of secur.	ity law
		execution	
		3. To develop an understanding of the forces underpi	
		cooperation and organizations playing a role in the sa	
		4.To explore and examine the problems and threats to	o regional
		cohesion and maintenance of national peace	
6	Course Outcom	,	
		CO1: To identify the key concepts and aspects of nat	ional security
		and regional cooperation	
		CO2: To discuss the important laws and constitution	al provisions
		for the maintenance of public order and security	
		CO3: To demonstrate the workings of various region	
		organizations having a bearing on pressing issues in	
		greater human welfare and prosperity in different reg	
		CO4:To analyze the pressing issues and challenges li	nked with
		national security and regional cooperation	. 1 11
		CO5:To assess and make suggestions for the betterm	ent and overall
7	C D	improvements of security management	·
7	Course Descri		
		& changing dimensions of National Security & Region operation in global scenario particularly South Asia.	
		towards various case studies on National Security &	
		important case laws on the subject.	ine study of
8	Outline syllab		
0	Junine synau		
	Unit 1	Introduction	
	A	nternal and External Security – Meaning and attributes, Need &	& Significance
	of security laws		6
	or seeding turns		



В	Major challenges to internal and external security of India: Naxalism, Cyb					
	Security, Communal Vio	lence and C	Organized Crime			
С		Terrorism: TADA & POTA - Draconian laws, Comments of NHRC, Specia				
	courts and Tribunals					
Unit 2	<b>Constitutional Provision</b>	ns				
A	Article 22 of the Constitu	ition, Prever	ntive Detention and Safeguards			
В	Effect of Emergency on (					
С	Article 356 – Breakdown of Constitutional Machinery					
Unit 3 Exceptional Legislations: Historical background, features, drawn present issues						
Λ	National Security Act, 1980& Armed Forces (Special Powers ) Act, 1958					
A B						
D	The Conservation of Foreign Exchange and Prevention of Smuggling					
	Activities Act, 1974 (COFEPOSA) Unlawful Activities (Prevention) Act, 1967					
C	· · · · · · · · · · · · · · · · · · ·	vention) Act	, 1967			
Unit 4	Regional Cooperation					
A			f Regional Cooperation: - Cultural			
			s factors in Regional cooperation			
В			Assistance Treaties (MLATs)			
C	Emerging Challenges and	d prospects of	of Regional cooperation			
Unit 5	Organizations relating	to Regional	<b>Cooperation:</b>			
	History, organizational framework, functions and importance					
A	ASEAN					
В	SAARC					
С	BIMSTEC					
Mode of	Theory/Jury/Practical/Vi	va				
examination						
Weightage	CA	MTE	ETE			
Distribution		20%	50%			
Text			mics and Challenges-LohitMatani,			
book/s*	Cambridge University		and sharenges Bomaraman,			
	•		1 1 1 1 1 1 0 0 0 1 1			
		2. The Globalization of World Politics by John Baylis, Steve Smith an				
	Patricia Owens, Oxford University Press					
	3. Indian Constitutional Law by M. P. Jain, Lexis Nexis					
	4. Bowett's Law of International Institutions by Philippe Sands and Pierre					
	Klein, Thomson Reute		J 11			
	Taom, momson Reun	J13				
Other	1. S.K. Kapoor, Internati	onal Law C	Central Law Agency			
References	-					
	3. G.O.Koppell, The Emergency, The Courts and Indian Democracy, 8					
	J.I.L.I. 287 (1966)					



- 4. H.M.Seervai, The Emergency, Future Safeguards and the Habeas Corpus, N.M.TripathiPvt. Ltd.
- 5. Bimal Prasad; Regional Cooperation in South Asia, Vikas Publishers Ramakant et.al (eds.); Regionalism in South Asia, Aalekh Publishers



## Criminology

School: School of		Batch : 2019-2020	
Law			
	gram: LLM	0 4 17	
	nch: Law	Semester: 1I	
1	Course Code	MAL 111	
2	Course Title	Criminology	
3	Credits	2	
4	Contact	3-1-2	
	Hours		
	(L-T-P)		
	Course Type	Compulsory	
5	Course	1. Introduce to the students the concepts of crime, criminology andthe factors	
	Objective	or causes of criminal behaviour.	
		2. Understand different types of crime committed in the society.	
		3. Acquire knowledge regarding Police administration and the Indian Laws	
	C	associated with different types of offences.	
6	Course	CO1:Recognize the causes and consequences of crime at the micro and	
	Outcomes	macro levels and match these with prominent criminological perspectives.	
		CO2:Understand the interrelated institutions and processes of the criminal	
		justice system.	
		CO3: Applying conceptual understanding to describe and explain practical	
		issues  COA: Developing the chility to critically englyse laws and point out their	
		CO4: Developing the ability to critically analyse laws and point out their merits and demerits	
		CO5: Critically analyse macro-social inequities in crime and criminal justice	
		processes by race, social class, gender, region and age.	
		CO6: Locate and consult works in the area to produce a research paper that is	
		coherent, cogent, and attentive to conventions of the field.	
7	Course	Criminology is a multidisciplinary science that studies a diverse set of	
'	Description	information related to criminal activities such as individual and group	
	Description	criminal activities, perpetrator psychology and effective means of	
		rehabilitation. It is expected that the case studies would equip them with basic	
		knowledge and skills to understand criminological perspectives.	
		Students are expected to attend the class after going through the reading	
		material.	
8	Outline syllabu		
	Unit 1	Introduction to Criminology and Perspectives of Crime	
	A	Definition, Nature, Scope of Criminology	
	В	Concept of Crime- Definitions and Elements	
	C	Perspectives of Crime- Functionalist, Conflict, Interactionist	
	Unit 2	Schools of Criminology and Theories of Crime Causation	
	A	Introduction to schools of criminology: Classical, Positivists, Psychological	



	and Sociologi	cal			
В			o, Psychological- Freudian theory, Sociological-		
	_		e (Strain Theory)		
С	Control, Labe	eling, Conflict,	Edwin Sutherland's theory of differential		
	association	,	·		
Unit 3	Juvenile Delinquency and Police				
A	Juvenile Delir	quency: Conce	ept, Causes, Prevention and Control		
В	Nature and sc	ope of penolog	y, crime control mechanism		
С	Institution of	Institution of Police and police administration, police reforms			
Unit 4		nd Penal polic			
A	History of pris	son system in I	ndia, Traditional Method-Prisons, Types of		
	prisoners and prisons, Problem of prisons				
В	Alternative M	ethods- Open F	Prisons. Prison, reforms		
C	· · · · · · · · · · · · · · · · · · ·	ole and Comm	unity services		
Unit 5	Victim and Victimization				
A	Victim, Victims of Crime, Impact of Victimization; Rehabilitation of victims				
В	Victimology, Definition, Nature and Scope				
С	Right of victims in Indian law and approaches of criminal courts				
Mode of	Theory/Jury/P	Practical/Viva			
examination		T			
Weightage	CA	MTE	ETE		
Distribution	30%	20%	50%		
Text book/s*	1. Ahmed Siddique: Criminology, Problems and Perspectives.				
	2. UpendraBaxi: The Crisis of the Indian Legal System.				
		3. E. H. Sutherland, D. R. Cressey, D. Luckenbill: Principles of Criminology.			
		4. G. B. Vold, T. J. Bernard, J. B. Snipes: Theoretical Criminology.			
	<ul><li>5. Sue Titus Reid: Crime and Criminology.</li><li>6. John Conklin: Criminology.</li></ul>				
0.1	7. Larry Siegel: Criminology.				
Other	Case Studies	(4.11: 6			
References	Charles Manson (Atkins, Susan with Bob Slosser. Child of Satan, Child of				
	God. Logos Ir	iternational; Pla	ainfield, New Jersey; 1977)		



## **Corporate White Collar Crime**

School: Law		Batch: 2019-2020		
Prog	gram: LL.M	Current Academic Year: 2018-19		
<b>Branch:International</b>		Semester: 2 <sup>nd</sup>		
law				
1	Course Code	MAL115		
2	Course Title	Corporate White Collar Crime		
3	Credits	02		
4	Contact Hours (L-T-P)	3-1-2		
	Course Type	Compulsory /Elective/Open Elective		
5	Course Objective	<ol> <li>To give students a legal and theoretical understanding of the White Collar Crime and Corporate Crime.</li> <li>To introduce students to different types of white collar crime.</li> <li>To explain and illustrate the difference between white collar crime and corporate crime.</li> <li>To appraise the working of various remedies: criminal sanction and civil remedies, including specific acts against white collar crime.</li> </ol>		
6	Course Outcomes	After the completion of the course, the students will be able to  CO1: Define and explain white collar crime and corporate crime.  CO2: Explain the theoretical pinning of white collar crime.  CO3:Analyze the difference between white collar crime and traditional crime.  CO4:Illustrate the remedies against white collar crime.  CO5: Summarize the functioning of various legal remedies against white collar crime.  CO6: Assess socio legal research on white collar crime.		
7	Course Description	This course examines the regulation of white collar and corporate crimes in India. The course looks at the theoretical viewpoint on the nature and causes of white collar and corporate crimes. It will examine different types of white collar crime and the role of the state in regulating these crimes. This will help to understand the reasons for the failure of the criminal justice and regulatory systems to respond to these crimes. At the end of the course students will review whether the laws in India are equipped to tackle white collar crimes.		
8	Outline syllabus			
	Unit 1	Introduction		
	A	Definitions and concepts of white collar crime including corporate		



	white coller arims				
	D	white collar crime			
B Nature and scope of white collar crime C Difference between white collar crime and tra					
	Unit 2	Theorising white collar crime Sutherland's theory on white collar crime			
	A				
	В	General Strain theory on white collar crime			
	C	Legal perspective on white collar crime			
	Unit 3	Types of white collar crime			
	A	Cyber crime			
	В	Money laundering, stock market frauds and corporate crime			
	С	Drug trafficking and human smuggling			
	Unit 4		ainst white co		
	A		tions: IPC 186		
	В		s-Action in tor		
	С			on and restitution	
	Unit 5	_		ar crime-salient features	
	A			chotropic Substances Act, 1985	
	В		n of Corruption		
	C	The Prevention	on of Money-L	aundering Act, 2002	
	Mode of	Theory			
	examination				
	Weightage	CA	MTE	ETE	
	Distribution	30%	20%	50%	
	Text book/s*	Dr.ManjuKoo Publishers, 20		ollar Crimes; India and Abroad, Kamal	
	Other References  Sally S. Simpson, Corporate Crime, Law and Social Control, Cambridge University Press, 2002  Brian K Payne, White Collar Crime, Sage Publications, 2012  Thakur ShailendraNath, White Collar Crimes X-Posed, Manas Publications, 2010			, 2002	
	Wing Cheong, Barry Wright and Stanley Yeo (eds.), Codification Macaulay and the Indian Penal Code: Legacies and Modern Challenges of Criminal Law Reforms, imprint Ashgate, 2011				
		Twenty Ninth Report on Proposal to include Certain Social and Economic Offences in the Indian Penal Code, Report of the Law Commission of India 1966  Statutes			



	Indian Penal Code 1860
	Indian Companies Act 2013
	Securities and Exchange Board of India Act 1992
	Prevention of Corruption Act 1988
	The Narcotic Drugs and Psychotropic Substances Act, 1985



## **Criminal Justice and Human Rights**

School: SOL		Batch : 2019-2020		
Program: LLM				
	nch: 2018-19	Semester: II		
1	Course Code	MAL 130		
2	Course Title	Criminal Justice and Human Rights		
3	Credits	2		
4	Contact hours	2-0-0		
	(L-T-P)			
	Course Type	Compulsory		
5	Course	The objectives of this course is to		
	Objective	1. define the underlying issues with respect to Criminal Justice and Human		
	3	Rights.		
		2. explain the contemporary issues like, terrorism organised crime having		
		an impact on human rights.		
		3. describe the global system for protection of human rights as well as their		
		appreciation for universal importance of human rights.		
		4. relate the students with the academic expertise in the field of Criminal		
		Justice and Human Rights.		
6	Course	After completion of the course, student shall-		
	Outcomes	CO1. recognise the inter-relation between Criminal Justice System and		
		Human Rights		
		CO2. develop an understanding of theories of punishment and rights and		
CO3. recognise human rights issues arising CO4. develop an understanding of important criminal justice system, Juvenile Delinqu		protections available to the victims, accused and convicts		
		CO3. recognise human rights issues arising in the contemporary world.		
		CO4. develop an understanding of important role of administration of		
		criminal justice system, Juvenile Delinquents and Human Rights, Human		
		Trafficking		
		CO5. recognise concept of International Crime and provisions regarding		
	~	Palermo Convention and international Criminal Court		
7	Course	Criminal Justice System endeavours to protect and uphold the human		
	Description	rights. This course aims to delve in the concept of the Human Rights at		
		International and domestic level. The Course shall examine the		
		Constitutional and legal mandate in respect of the Human rights as well as		
different Human rights issues. The objective of the coustudents with the Concept of Human Rights and the		the role of the courts in protecting the human rights apart from highlighting		
		<u> </u>		
	legal provisions for the protection of the human rights an			
		concepts of human rights and role of legislature, police, courts and		
		international organisation in protection of human rights.		
8	Outline syllabu			
	Unit 1	Introduction to Criminal Justice and Human Rights		
	A	Criminal Justice Administration and Human Rights; Universal Declaration		



		of Human rights, 1948, Protection of Human Rights Act, 1993			
E	3			nal Liability, Compensatory Jurisprudence	
		Role of Judicia	ry and Human	Rights, Rights of Accused, Fair Trial, Speedy	
		Trial, Legal Ai	d		
J	U <b>nit 2</b>				
A	A	Objectives and theories of Punishment, Capital Punishment, Sentencing Process and Policies			
E	3	ex-post facto L	aws, Double Jo	eopardy, Protection against Self Incrimination	
C		Rights of Convicts- Appeal on conviction, Probation, Parole, Furlough, Rehabilitation on release			
Ţ	Unit 3				
A	A	Prison-Objectives and Problems, Prison Reforms, Rights of Prisoners, Women Prisoners			
E	3	Problem of Ur	nder trials, Cus	todial Violence, Open/Model Prisons	
C		Terrorism and Insurgency, Palermo Convention on Transnational Organised Crime, 2000			
Ţ	U <b>nit 4</b>	2 8 11 11 11	-,		
A		International norm on Administration of Criminal Justice-UN General Assembly Resolution			
E	3	Extradition and Mutual Assistance in Criminal Proceedings, International Criminal Court - Rome Statute 1998			
		Juvenile Deline	quents and Hui	man Rights, Human Trafficking	
J	U <b>nit 5</b>				
A	4	Growth and Development of Victimology, Plea Bargaining			
E	3	Convention on the Elimination of all Forms of Discrimination Against Women (CEDAW), Convention against torture			
		Rights of Ethnic Minorities, War Crime, Issues of Refugees			
N	Mode of	Theory	,	,	
e	examination	•			
V	Weightage	CA	MTE	ETE	
I	Distribution	30%	20%	50%	
F	References	1) Vibhute, K.I.: Criminal Justice-Perspectives of the Criminal Justice Process in India			
		2) Srivastava,	S.S.: Crimino	ology & Criminal Administration	
		3) Srivastava S.S.: Criminology, Penology & Victimology			
		4) Baxi, Upendra: Law and Poverty: Critical Essays			
		5) Baxi, Upendra: Taking, Suffering, Seriously: Social Action Litigation in India, ILI Journal			
		6) Kumar, Na Change	resh : Constitu	tional Rights of Prisoners R.: Law and Social	



- 7) Meagher, Phillipson, M.: Sociological aspects of Crime & Deviance
- 8) Rajgopal, P.R.: Violence and Response: A Critique of India Criminal Justice System
- 9) Rao, S.: Dynamics of Crime
- 10) Goswami, B.K.: A Critical Study of Criminology and Penology, Allahabad Law Agency, n.d.
- 11) Sutherland, E.H.: Principles of Criminology, I.B. Lippincott Co., New York
- 12) Ruth and Jorden Cavan : Delinquency and Crime, Cross Cultural Perspectives, Philadelphia
- 13) Singh, Ujwal: Prisoners as Citizens
- 14) Rao. S. VenuGopal: Criminal Justice: Problems and Perspectives in India", Delhi, Konark
- 15) Ashutosh: Rights of Accused, Universal
- 16) Agarwal, H.O. Implementation of Human Rights Covenants with Special Reference to India
- 17) Baxi, Upendra, "Clemency, Extradition and death: the Judicial Discourse in Kehar Singh", Journal of Indian Law Institute, vol.30, no.4, Oct- Dec. 1998, pp.501-86.
- 18) Bhargava, G.S., "National Human Rights Commission: An Assessment of Its Functioning", in K.P. Saksena, ed., Human Rights: Fifty Years of India's Independence (New Delhi: Gyan Publishing House, 1999), pp.106-118.
- 19) Amnesty International, "Campaign for the Abolition of Torture", Philosophy and Science Action, vol.5, nos. 3-4 1984, pp.205- 208.
- 20) Aroras, Nirman "Custodial Torture in Police Station in India: A Radical Assessment", Journal of Indian Law Institute, vol. 41, nos.3 and 4, 1999, pp.513-29
- 21) Bag, R.K., "Domestic Violence and Crime Against Women: Criminal Justice Response in India ", Journal of Indian Law Institute, vol. 39, nos.2-4, 1997, pp.359-75. 67
- 22) Bava, Noorjahan, ed., Human Rights and Criminal Justice Administration in India, Uppal Publishing House, Delhi
- 23) Bhagwati, P.N., "Human Rights in the Criminal Justice System", Journal of the Indian Law Institute, vol. 27, no.1, 1985, pp 1-22.