



### **Programme Structure**

# SHARDA SCHOOL OF LAW LL.M.

(Master of Laws)
(Programme Code: SOL0112)

(Academic Year: 2024-25)





#### Sharda School of Law, Programme –LL.M. Batch: 2024-2025 TERM: I

(Criminal Law)

S. No.	Paper ID	Subject Code	Subjects	Teaching Load			Core/Elective Pre-	Type of Course:		
				L	Т	P	Credits	Requisite/ Co Requisite	<ol> <li>CC</li> <li>AECC</li> <li>SEC</li> <li>DSE</li> </ol>	
Theo	Theory Subjects									
1.	10751	MAL 101	Research Method and Legal Writing	3	0	0	3	Core	CC	
2.	10753	MAL 103	Law And Justice In A Globalizing World	3	0	0	3	Core	CC	
3.	10772	MAL 122	Comparative Public Law/System of Governance	3	0	0	3	Core	CC	
4.	10761	MAL 111	Criminal Jurisprudence	2	0	0	2	Core	CC	
Practical/Viva-Voce/Jury										
5.	10271	CCU 601	Community Connect	0	0	4	2	Co Requisite	AECC	
			Total Credits				13			

<sup>&</sup>lt;sup>1</sup> CC: Core Course, AECC: Ability Enhancement Compulsory Courses, SEC: Skill Enhancement Courses, DSE: Discipline Specific Courses





## Sharda School of Law, Programme -LLM Batch: 2024-2025

TERM: II (Criminal Law)

S.	Paper	Subject	Subjects	Te	aching Lo	ad		Core/Elective	Type of
No.	. ID Code		L	Т	P	Credits	Pre-Requisite/ Co Requisite	Course: 1. CC 2. AECC 3. SEC 4. DSE	
			Theory Subject	S					
1	10762	MAL 112	International Criminal Law	2	0	0	2	Core	CC
2	10763	MAL 113	National Security & Regional Corporation	2	0	0	2	Core	CC
3	10764	MAL 130	Criminal Justice & Human Rights	2	0	0	2	Core	CC
4	10765	MAL 111	Criminology	2	0	0	2	Core	CC
5	10780	MAL 115	Corporate & White Collar Crime	2	0	0	2	Core	CC
			Practical/Viva-Voce	/Jury					
6	10781	MAL 131	Dissertation	0	0	10	5	Co Requisite	AECC
Total Credits							15		

<sup>&</sup>lt;sup>1</sup> CC: Core Course, AECC: Ability Enhancement Compulsory Courses, SEC: Skill Enhancement Courses, DSE: Discipline Specific Courses





#### Sharda School of Law, Programme –LLM Batch: 2024-2025 TERM: I

#### (Corporate & Commercial Law)

S. No.	Paper ID	Subject Code	Subjects		Teaching Load			Core/Elective Pre-	Type of Course:
				L T P		Credits	Requisite/ Co Requisite	1. CC 2. AECC 3. SEC 4.DSE	
Theory	<b>Subjects</b>			•					
1.	10751	MAL 101	Research Method And Legal Writing	3	0	0	3	Core	CC
2.	10753	MAL 103	Law And Justice In A Globalizing World	3	0	0	3	Core	CC
3.	10772	MAL 122	Comparative Public Law/System Of Governance	3	0	0	3	Core	CC
4.	10773	MAL 123	Cyber Law	2	0	0	2	Core	CC
Practic	cal/Viva-V	oce/Jury							
5.	10271	CCU 601	Community Connect	0	0	4	2	Co Requisite	AECC
			<b>Total Credits</b>				13		

<sup>&</sup>lt;sup>1</sup> CC: Core Course, AECC: Ability Enhancement Compulsory Courses, SEC: Skill Enhancement Courses, DSE: Discipline Specific Courses





#### Sharda School of Law, Programme -LLM Batch: 2024-2025 TERM: II.

(Corporate & Commercial Law)

S.			Subjects	Te	aching Lo	ad		Core/Elective	Type of	
No.	ID	Code		L	T	P	Credits	Pre-Requisite/ Co Requisite	Course: 1. CC 2. AECC	
									3. SEC 4. DSE	
	Theory Subjects									
1	10770	MAL 120	International Commercial Arbitration	2	0	0	2	Core	CC	
2	10769	MAL 119	International Trade Law	2	0	0	2	Core	CC	
3	10759	MAL 109	Competition Law	2	0	0	2	Core	CC	
4	10785	MAL 140	Intellectual Property Legislation	2	0	0	2	Core	CC	
5	10754	MAL 104	Company Law	2	0	0	2	Core	CC	
	Practical/Viva-Voce/Jury									
6	10781	MAL 131	Dissertation	0	0	3	5	Co Requisite	AECC	
ТО	TOTAL CREDITS 15 (Each Branch)									





#### Sharda School of Law, Programme –LLM Batch: 2024-2025 TERM: I

#### (International Law)

S. No.	Paper ID	Subject Code	Subjects	Teaching Load L T P			Core/Elective Pre-	Type of Course:	
						Credits	Requisite/ Co Requisite	1. CC 2. AECC 3. SEC 4. DSE	
Theory	Subjects			<b>,</b>					
1.	10751	MAL 101	Research Method And Legal Writing	3	0	0	3	Core	CC
2.	10753	MAL 103	Law And Justice In A Globalizing World	3	0	0	3	Core	CC
3.	10772	MAL 122	Comparative Public Law/System Of Governance	3	0	0	3	Core	CC
4.	10783	MAL 133	Public International Law	2	0	0	2	Core	CC
Practic	cal/Viva-Vo	ce/Jury							
5.	10271	CCU 601	Community Connect	0	0	4	2	Co Requisite	AECC
			<b>Total Credits</b>				13		

<sup>&</sup>lt;sup>1</sup> CC: Core Course, AECC: Ability Enhancement Compulsory Courses, SEC: Skill Enhancement Courses, DSE: Discipline Specific Courses





#### Sharda School of Law, Programme -LLM Batch: 2024-2025 TERM: II

(International Law)

S.	Paper	Subject	Subjects	Te	aching Lo	oad		Core/Elective	Type of
No.	ID			Credits	Pre-Requisite/ Co Requisite	Course: 1. CC 2. AECC 3. SEC 4. DSE			
1			Theory Subject	ts					
1	10771	MAL 121	International Human Rights	2	0	0	2	Core	CC
2	10769	MAL 119	International Trade Law	2	0	0	2	Core	CC
3	10776	MAL 126	Private International Law	2	0	0	2	Core	CC
4	10777	MAL 127	Air & Space law	2	0	0	2	Core	CC
5	10762	MAL 112	International Criminal Law	2	0	0	2	Core	CC
			Practical/Viva-Voce	e/Jury					
6	10781	MAL 131	Dissertation	0	0	10	5	Co Requisite	AECC
TOTAL CREDITS 15 (Each Branch)									

<sup>&</sup>lt;sup>1</sup> CC: Core Course, AECC: Ability Enhancement Compulsory Courses, SEC: Skill Enhancement Courses, DSE: Discipline Specific Courses





#### Sharda School of Law, Programme –LLM Batch: 2024-2025 TERM: I

#### (Human Rights Law)

S. No.	Paper ID	Subject Code	Subjects		Feach Loa	0		Core/Elective Pre-	Type of Course:
					Т	P	Credits	Co Requisite	<ol> <li>5. CC</li> <li>6. AECC</li> <li>7. SEC</li> <li>8. DSE</li> </ol>
Theor	y Subjects								
6.	10751	MAL 101	Research Method And Legal Writing	3	0	0	3	Core	CC
7.	10753	MAL 103	Law And Justice In A Globalizing World	3	0	0	3	Core	CC
8.	10772	MAL 122	Comparative Public Law/System Of Governance	3	0	0	3	Core	CC
9.	10783	MAL 134	Concepts of Human Rights	2	0	0	2	Core	CC
Practi	cal/Viva-Vo	oce/Jury		•		•	•		
10.	10271	CCU 601	Community Connect	0	0	4	2	Co Requisite	AECC
			Total Credits	•			13		

<sup>&</sup>lt;sup>1</sup> CC: Core Course, AECC: Ability Enhancement Compulsory Courses, SEC: Skill Enhancement Courses, DSE: Discipline Specific Courses





## Sharda School of Law, Programme -LLM Batch: 2024-2025 TERM: II (Human Rights Law)

S.	Paper	Subject	Subjects	Te	aching Lo	oad		Core/Elective	Type of
No.	ID	Code		L	Т	P	Credits	Pre-Requisite/ Co Requisite	Course: 1. CC 2. AECC 3. SEC 4. SE
			Theory Subject	ts		•			
1	10771	MAL 121	International Human Rights	2	0	0	2	Core	CC
2	10769	MAL 119	International Trade Law	2	0	0	2	Core	CC
3	10786	MAL 136	International Humanitarian and Refugee Law	2	0	0	2	Core	CC
4	10788	MAL 138	Environmental Governance	2	0	0	2	Core	CC
5	10780	MAL 130	Criminal Justice and Human Rights	2	0	0	2	Core	CC
			Practical/Viva-Voce	e/Jury					
6	10781	MAL 131	Dissertation	0	0	10	5	Co Requisite	AECC
TOTAL CREDITS (Each Branch)									

<sup>&</sup>lt;sup>1</sup> CC: Core Course, AECC: Ability Enhancement Compulsory Courses, SEC: Skill Enhancement Courses, DSE: Discipline Specific Courses



## **Course Modules**



Scho	ool: School of	Batch: 2024-2025						
Law	7							
Prog	gram: LLM							
Bra	nch: Law	Semester: I						
1	Course Code	MAL 101						
2	Course Title	Research Methods & Legal Writings						
3	Credits	3						
4	Contact	3-0-0						
	Hours							
	(L-T-P)							
	Course Type	Compulsory						
5	Course	1. To provide an understanding of various perspectives,	methods and					
	Objective	tools in social and legal research.						
		2. To enable the students to develop skills in research an systematic manner.	nd writing in a					
		3. To introduce students with the emergence of issues	pertaining to					
		Legal Research.	.4 1					
		4. To give an understanding of the various tools to collect the data.	ct and process					
			ah athias and					
		5. To give an understanding to students about research	en eunes and					
		<ul><li>plagiarism.</li><li>To enable students to undertake independent legal research</li></ul>	roh					
6	Course	After completion of course, the student will be able to:	arcii					
0	Outcomes	After completion of course, the student will be able to.						
	Outcomes	CO1: Spell out the essentials of good research, especially in	n the field of					
		law;	ii tiic ficid of					
		CO2: Outline the importance, misconceptions and current t	rends related					
		to research.	renas relatea					
		CO3: Identify the steps in formulation of research problem	and research					
		design.						
		CO4: Analyse various theories and tools of data collection	and sample					
		design.						
		CO5: Explain the techniques of data collection, analysis an	d					
		interpretation of both quantitative and qualitative data.						
		CO6 Create independently a research paper for publication	in recognized					
		journal.	•4					
7	Course	This course is structured to enable the students to assim						
	Description	principles of applied research methodology. This course v						
		students to formulate research problem, objectives and questions. It will						
		introduce students to various methods, tools and techniq	ues related to					
	0 11 11 1	social and legal research.						
8	Outline syllabu		CO Mapping					
	Unit 1	INTRODUCTION TO RESEARCH, RESEARCH						





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	ETHICS & LEGAL RESEARCH	
		G01 G02
A	Introduction to research, its importance, misconceptions & current trends in research.	CO1, CO2
В	Research Ethics & other Ethical issues and challenges in the era of emerging techniques of socio-legal research.	CO1, CO2
С	Legal Research- Its Nature & Scope and Role of judges, jurist, law teachers & research guide in legal research.	CO1, CO2, CO3
Unit 2	PREPARATION AND PROCESS OF LEGAL RESEARCH	
A	Kinds of Research Methods: Doctrinal and Non-doctrinal, Relevance of empirical research.	CO1, CO2
В	Major steps involved in doing Legal Research, Sources of study material for Legal research.	CO1, CO2, CO3
С	What is a research problem, Identification & formulation of Research problem, Literature Review, hypotheses	CO1, CO3, CO4
Unit 3	COLLECTION AND ANALYSIS OF LEGAL RESEARCH DATA	
A	Various Ways of Data Collection- Primary & Secondary Data, Variables & its Kinds.	CO1, CO2
В	Use of Interview Method, Questionnaire, Survey, & Case Study in Legal Research	CO1, CO2,
С	Sample, Sampling design, sampling techniques	CO2, CO4, CO5
Unit 4	PROCESSING AND ANALYSING LEGAL RESEARCH DATA	
A	Collection of Data in Legal Research.	CO1, CO3, CO5
В	Processing and Analysis of legal research data.	CO1, CO2, CO4
С	Use of Various tools and techniques in Data - Analysis and Interpretation (SPSS)	CO1, CO6
Unit 5	AN INTRODUCTION TO LEGAL WRTING & WRITING LEGAL RESEARCH REPORT	
A	Citation Methodology in Legal Research,	CO1, CO3
В	Writing a Legal Research Report, Articles, reports and dissertations.	CO4, CO6
С	E- Resources and Plagiarism	CO4, CO5





Mode of	Theory/I	ury/Practical/Vi		sharda.ac.in					
examination	Theory/3	ary/rractical/vr	να						
Weightage	CA	MTE	ETE						
Distribution	25%	25%	50%						
Text book/s*		'Legal research Methodology' by Dr. S R Myenni.							
	li Ligu								
Other	1 61	[agal rasaarch	Methodology' by Dr. I	Rattan					
References		ingh.	Wethousingy by Dr. 1	Xattan					
	2. 'Research methodology: Method and techniques', (New Delhi: Wiley Eastern Ltd. 1985)' by C.R. Kothari.								
			<b>e &amp; Legal writing'</b> by Prof l Publishing Company.	. K.L.					
		<b>Legal Method</b> Writing) by Char	rch &						
	M	5. 'Research Design: Qualitative, Quantitative and Mixed Methods Approaches' John W. Creswell: Sage South Asia edition: 2012.							
	M	Dawson, Cathernal Catherna	ine, 2002, <i>Practical Res</i> Delhi, UBS Publi	earch shers,					
	S		005, <b>'Research Methodolo</b> tide for <b>Beginners',</b> (2 <sup>nd</sup> on Education.	<u> </u>					
	iı		Hicks, 'Materials and Me earch' (Lawyers Coope York).						
	(5	•	'Methods in social Rese Grawhill Book Co. Boo						
	В	Iarvard Law <i>Bluebook: Unifo</i> aw Review, Har	Review Association, rm system of Citation' (Harvard).	' <i>The</i> arvard					





11. Janathan	Anderson,	'Thesis	and	Assignment
Writing'	(Wiley Easte	ern Ltd., N	New D	Pelhi).

- 12. Johan Gaitung, '*Theory and Methods of Social Research*' (London: George Allen &Unwin Ltd., 1970).
- 13. S K Verma and Afzal Vani, Legal Research Methodology, ILI, New Delhi. Selltiz, Jahoda 'Research Methods in Social Relations' (Holt, Rinehart and Winston, New York, 1964).



Scho	ool:	SHARDA SCHOOL OF LAW				
Prog	gramme:	Current Academic Year: 2024-25				
LL.	M.					
Brai	nch:	Semester: I				
1	Course Code	MAL 103				
2	Course Title	LAW AND JUSTICE IN GLOBALIZING WORLD				
3	Credits	3				
4	Contact	3-0-0				
	Hours					
	(L-T-P)					
	Course Type	Compulsory				
5	Course	The objectives of this course are:				
	Objective	1. To enable the students to understand the meaning and significance of Globalization in legal terms.				
		2. To make the students understand the impact of Globalization on Sovereignty of a State and on Social, Political and Economic Development.				
		3. To appraise the process of globalization and its impact on administration of law and justice.				
		4. To enable the students to analyse the challenges faced by contemporary society in				
		the era of Globalization.				
		5. To make the students able to critically analyze the concept of global justice and				
		the various mechanisms designed to achieve it.				
		6. To better appreciate the demands for change raised by different groups to the international legal order and institutions in the light of globalization.				
6	Course	After completing the course, the students will be able to:				
	Outcomes	CO1. Remember the meaning, scope and importance of globalization, and global				
		justice.				
		CO2. Understand the process of globalization and its Social, Economic, and Political Impact on Contemporary Society				
		CO3 Analyze the concept and emerging issues of Law and Justice in globalizing				
		world				
		CO4. Apply the various theories of Law, Justice and models to achieve global				
		justice				
		CO5. Evaluate the effects of globalization on law and justice nationally and				
		internationally.				
		CO6. Create a critical thinking on the process of globalization and to suggest the				
		reform in international law and working modalities of international institutions				
7	Course	This course builds on the understanding of international law gained by students at				
	Description	the undergraduate level and is intended as an advanced course. It looks at the				
		process of globalization and its impact on law and justice. This course will discuss				
		the debates surrounding globalization, justice, its changing meaning and the impact				





				ge in order to align with th	- 6		
	Outline syllabu	bus			CO Mapping		
_	Unit 1 Introduction						
I A	A	_	aw and Jus	tice: Justice as Function	and Purpose	CO1, CO4	
		of Law					
I	3	Globalization: Me	aning, Sigr	nificance and Impact on So	overeignty	CO1, CO4	
		of a State and on Social, Political and Economic Development.					
(	C	_	zation on J	udicial Process and Admi	nistration of	CO4	
		Justice.					
Į	U <b>nit 2</b>	Globalization and	d Justice				
A	A	Concept of Global	Justice, Tl	neoretical Prepositions of	Global	CO2, CO5	
		Justice					
		i. Realism					
		ii. Particularism					
		iii. Cosmopolitani	sm				
Ļ		iv. Nationalism		1 1 777 11 77 1		~~~ ~~ ~~ ~	
H	3		nent in Glo	bal World, Right to Natur	ral	CO2, CO5	
		Resources					
	<u> </u>	Recent Global Ch				CO3	
U	U <b>nit 3</b>	Impact of Globalization					
A	A	Impact of Globalization on Human Right				CO2, CO5	
I	3	Impact of Globalization on Environment			CO2		
(	C	Impact on Trade a	nd Investm	ent law: Intellectual Propo	erty Rights	CO2	
Į	U <b>nit 4</b>	Role of Internation					
A	A	Role of United Nations in maintaining Global Peace and Law &			CO4		
		Order, Need for R	eform				
I	3	Role of other Insti	tutions to r	neet the global challenges		CO4	
	$\mathbb{C}$	International Institutions involved in administration of justice,				CO4	
			Civil Society Organizations and NGOs				
Ţ	U <b>nit 5</b>			ce in Globalization			
I	A	Sarvodaya Model				CO3, CO4	
		_		martya Sen's Idea of Justi	ice		
I	3	Sustainable Devel		<u> </u>		CO4	
		Multi Culturalism	_			CO4	
	Mode of	Theory	21004			•	
	examination						
	Weightage	CA	MTE	ETE			
	Distribution	25%	25%				
1							
7	Γext book/s*	Nuzhat Danzaan VI	NuzhatParveen Khan, Law and Justice in Globalized World, Mewar University Press				





Other
References

Suggested Readings: -

- 1. John Rawls, A Theory of Justice (Harvard University Press, 1971)
- 2. Amartya Sen, The Idea of Justice (2009)
- 3. M. K. Gandhi, Hind Swaraj/ Indian Home Rule (Navjiwan Trust, 1938)
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- 6. UpendraBaxi, From Human Right to the Right to be a Woman, Engendering Law Essays in honor of Lolita Sarkar, 117-138 (1999)
- 7. Avani M Sood, Gender Justice through PIL- Case Study from India
- 8. UN Convention on Rights of Childern
- 9. POCSO, 2012
- 10. Juvenile Justice Act, 2015
- 11. Parmanand Singh, Access to Justice: PIL and India Supreme Court, 10-11, Delhi Law Review 156-173 (1981-82)
- 12. UpendraBaxi, Taking Suffering Seriously: Social Action Litigation in Supreme Court of India, Law and Poverty (ed.) U. Baxi 387-415 (1988)

13.

- 14. JagdishBhagwati, In Defense of Globalization (Oxford University Press, 2007)
- 15. UpendraBaxi, Dual Standards of Justice since Globalization
- 16. Eric Hobsbawm, How to Change the World (2012), pp. 399-419
- 17. Karl-Heinz Ladeur (ed.), Public Governance in the age of Globalization (2004).
- 18. Laura Valentini, Justice in a Globalizing World: A Normative Framework (OUP, 2011).
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- 24. David Kinley, Civilizing Globalization: Human Rights and the Global Economy (Cambridge University Press, 2009).
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- 26. Jean-Marc Coicaud, Michael W. Doyle et al (eds.), The Globalization of Human Rights (United Nations University Press, 2003).
- 27. Pablo De Greiff and Ciaran Cronin (eds.), Global Justice and Transnational Politics: Essays on the Moral and Political Challenges of Globalization (MIT Press, 2002).
- 28. Simon Coney, Justice Beyond Borders: A Global Political Theory (Oxford University Press, 2005).
- 29. UpendraBaxi, The Future of Human Rights (OUP, 2002).
- 30. Wenhua Shan, Penelope Simons et al., Redefining Sovereignty in International Economic Law (Hart Publishing, 2008).
- 31. World Commission on Social Dimension of Globalization, A Fair Globalization: Creating Opportunities for All (2004).
- 32. Ajit Pal Singh, "Globalization and its Impact on National Policies with Reference to India: An Overview of Different Dimensions" 42 (1-2) Journal of Constitutional and Parliamentary Studies 62-78 (2008).
- 33. Amit Kumar Sinha, "Human Rights in the Era of Globalization" 245 (6) Madras Law Journal 124-136 (2010).
- 34. Cameron and Gunningham, "Natural Resources, New Governance and Legal Regulation: When Does Collaboration Work" 24 (3) New Zealand Universities Law Review 309-336 (June 2011)
- 35. Ismail Farooqi, Changing Paradigms of Development: Assessment 28 IASSI Quarterly 5-26 (2009).
- 36. James Kraska, "Global and Going Nowhere: Sustainable Development, Global Governance and Liberal Democracy" 34 (2) Denver Journal of International Law 1127-1200 (Summer 2006).
- 37. Judge HisashiOwada, "Some Reflections on Justice in a Globalizing World", 97 American Society of International Law Proceedings of the 101st Annual Meeting (April 2-5, 2003).
- 38. Martina Piewitt, "Participatory Governance in the WTO: How Inclusive is Global Civil Society" 44 (2) Journal of World Trade 467-488 (April 2010).
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- 40. S.N. Sangita and T.K. Jyothi, "Globalization, Participatory Democracy and Inclusive Governance: Experiences in India" 55:4 Indian Journal of Public Administration 813828 (2009).
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- 43. Andrew Kuper, Democracy Beyond Borders: Justice and Representations in Global Institutions (OUP, 2006).
- 44. D. Conrad, The Human Rights to Basic Necessities of life, X and XI Delhi Law Review (1981-82) pp. 51-75
- 45. UpendraBaxi, From Human Rights to Right to be Human: Some Heresies, UpendraBaxi (ed.) The Right to be Human (1987), pp. 185-200



Sch	ool: Sharda	Batch: 2024-25					
	ool of Laqw	Dutch . ZVZ I ZV					
	gramme: LLM	Academic Year: 2024-25					
	nch:	Semester: I					
1	Course Code	MAL 122					
2	Course Title	Comparative Public Law & System of Governance					
3	Credits	3					
4	Contact hrs.	3-0-0					
4	(L-T-P-C)	3-0-0					
	,	Compulsory					
5	Course Type Course	Compulsory  The Comparative Public Law and System of Governance	nouvea is intended				
3		The Comparative Public Law and System of Governance of the ground forms a comparative parametrize	course is intended				
	Objective	to examine from a comparative perspective-					
		1. Public and Private law, Constitutionalism and federalism					
		2. Historical perspective and checks and balance					
		constitutions of India, United States of America, Un Switzerland.	iited Kingdom and				
		3. Doctrines and values underlying the Constitutions of	India, USA, United				
		Kingdom and Switzerland such as fundamental rights					
		rule of law, systems of governance, judicial review to na	ame a few.				
		4. Various dimensions of the Rule of Law.					
		5. Administrative standards; and					
		<b>6.</b> Principles underlying the Criminal Justice System.					
6	Course	CO1: Explain the concepts of public law, private law, cons	titutionalism,				
	Outcomes	constitutional morality and federalism.					
		CO2: Elucidate underlying principles of the legal sy	stems of United				
		Kingdom, United States of America and Switzerland.					
		CO3: Analyse the underlying principles of Indian constitu	ution with that of				
		United Kingdom (UK), United States of America (USA) ar	nd Switzerland.				
		CO4: Apply principles of the Indian Constitution and com	pare it with legal				
		system of United Kingdom, United States of America	and identify the				
		challenges to the Indian legal system and suggest a remedy	thereof.				
		CO5: Evaluate the main principles of rule of law.					
		CO6: Critically comment on administrative standards, role of judiciary and					
		administrative of criminal justice system.					
7	Course	Comparative Public Law & System of Governance cour	rse is intended to				
	Description	provide students an understanding of main constitu	tional principles				
	prevailing in India, United Kingdom, United States of America						
	Switzerland apart from administrative standards and principles underly						
	the Criminal Justice System.						
8	Outline syllabu	ıs	CO Mapping				
	Unit 1	Introduction to Comparative Public Law					
	A	Meaning and importance of Public Law and Private Law	CO1				
	В	Forms of Constitutions, Constitutionalism, Constitutional	CO1				





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	Morality					
C	Importance of	Federalism,	Changing	concept of	CO1	
	Federalism, Co-o <sub>1</sub>	perative Fe	deralism and	Competitive		
	Federalism			_		
Unit 2	Unit 2 Legal Systems of UK, USA and Switzerland, Doctrine of					
	Check and balances	s and separat	tion of powers.			
A	History & making	of the legal s	systems of Unit	ed Kingdom,	CO2, CO4	
	United States of Ar				,	
В	Doctrine of check a	and balances	and separation	of powers	CO2, CO4	
C	Bill of rights and fu	ındamental r	rights etc.	•	CO2, CO4	
Unit 3	Underlying princip	les of Indian	Constitution		,	
A	The Preambular			n, Socialist,	CO3	
	Secular, Democrati					
В	Meaning of Justic	e, Liberty,	Equality & F	raternity and	CO3, CO4	
	Challenges to India				•	
C	The Basic Feature			tem, Written	CO3, CO4	
	Constitution, Theo	ory of Basi	ic structure, (	Quasi-Federal		
	structure, Rule of	Law, sepa	ration of pow	ers, Judicial		
	Review, Independe	ence of Judic	iary			
Unit 4	Dicey's Rule of I	Law, Modern	n Concept of	rule of Law,	CO4	
	Procedure established by law and due process					
A	Rule of Law -Dicey's	Rule of Law a	nd Rule by Law		CO5	
В	Modern Concept	of rule of I	of Law, Social and Economic		CO5	
	rights					
C	Procedure establish				CO5	
Unit 5	Constitutional and	Administrati	ive Standards, (	Criminal		
	Justice System					
A	Principle of delegation of powers, role of judiciary,			CO6		
	doctrine of state ac	tion				
В	French concept of	droitadminis	tratiff		CO6	
C	Principles underlyi	ng the Crimi	nal Justice Sys	tem	CO6	
Mode of	Theory					
examination						
Weightage	CA M'	TE	ETE			
Distribution	25% 25	%	50%			
References	1. M.P. Jain, I	ndian Const	itutional Law			
	2. Dr.Durga I	Das Basu, (	Comparative (	Constitutional		
	Law, Le	exis Nexis				
		*	on Administrati	ve Law		
		e - Administ				
	5. Erwin Cher and Pol:	•	onstitutional La	w, Principles		
			Γhe Indian	Constitution:		
		tone of a Na				
			Inevitable Glo	balization of		
 l		, ====				





	www.statud.ac.iii	
	Constitutional Law", 49 Va. J. Int'l L. 985	
	(2008-2009).	





Sch	iool:	Sharda School of Law			
Bat	ch:	2024-25			
Pro	gramme:	LLM			
Acac	demicYear:	2024-25			
Bra	inch:	Law			
1	Course Code	MAL123			
2	Course Title	Cyber Laws			
3	Credits				
4	Contact Hours(L-T-P)	2-0-0			
	Course Type	Compulsory / Elective / Open Elective			
5	Course Objectiv e	This paper focuses on:  1. Fundamentals of Cyber Law. 2. Familiarizing the students with the dynamics of Cyber Law.			
		<ol> <li>2. Familiarizing the students with the dynamics of Cyber Law with afocus on new forms of cyber crime.</li> <li>3. Establishing a basic knowledge on the technical side of Cyber Law.</li> <li>4. Giving an update of recent Cyber Laws developments and case law.</li> <li>5. Engagement with today's Cyber Laws reality and debates.</li> <li>6. Providing tools for further study of Cyber Law.</li> </ol>			
6	Course Outcome	CO1: To Identify the emerging areas in cyber jurisprudence and apply the existing laws to them.			
	3	CO2: To Interpret the concept and various types of E-contracts in CyberSpace.			
		CO3: To Examine the different aspects of cyber and			
		its implementation			
		CO4: To Analyze the various facets of cyber crime.			
		CO5: To Criticize the various policies and law available in the cyber			
		space			
		CO6: To Apply concepts of Cyber laws and pursue good quality			
		research			
7	Course Descriptio n	This Paper focuses on familiarizing the students with the fundamentals of cyber law and to appreciate its rising importance and the initiating a dialogueon the need of laws and policies in the cyber space.			
8	Outline syllabi	us CO Mapping			





Uı	nit 1	Introduction to the Cyber World and Cyber Law	
A		An Overview of Cyber Law, Jurisprudence and Scope of Cyber Laws.	CO1, CO2
В		Salient features of the IT Act, 2008, Definitions and Impact on other related Acts (Amendments)	CO1, CO2
С		Cyber Space Jurisdiction (a) Jurisdiction issues under IT Act, 2000. (b) Traditional principals of Jurisdiction (c) Extra territorial Jurisdiction	CO1, CO3
Uı	nit 2	Regulatory framework of Cyber (National and International legal regime)	
A		Understanding Cyber Crimes in Cyber Space.	CO1, CO2
В		CO1, CO3	
$\overline{\mathbf{C}}$		Cyber Space.  E-Governance and E-communication	CO1, CO2
	nit 3	Liabilities of The Intermediaries	201, 202
A		Freedom of speech and expression in cyber space and ISPresponsibility	CO4, CO1
В		Overview of Intermediary liability in India and other countries (U/S 79 of I.T.Act 2008)	CO4, CO5
С		CO4, CO1, CO6	
Uı	nit 4	Cyber Adjudication	
A		Hierarchy of courts to deal with cybercrime cases, Power of police officers to Investigate offences(u/s 78 & sec.80 of I.TAct, 2008)	CO4, CO3
В		Electronic Evidence and Admissibility of Electronic Evidence (under section 65 A & B of India Evidence Act)	CO4, CO3
С	,		CO4, CO3,CO6
Uı	nit 5	Intellectual Property Rights in Cyber Law	
A		Intellectual Property Law and Information Technology Act, Issues of Privacy and Data Protection,	CO5, CO2
В		Copyright Issues in Cyberspace, International Treaties:	CO5, CO2





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	(WIPO) Intern	et Treaties, Trac	lemark Issues In (	Cyberspace		
С	Cybersquatting (DMCA) 1998	CO5, CO2,CO6				
Mode of examination	Theory					
Weightage	CA	MTE	ETE			
Distribution	25%	25%	50%			
Text book/s*	International	Viswanathan, Aparna. Cyber Law: Indian & International Perspectives on key topics including Data Security, E- commerce, Cloud Computing and Cyber Crimes				
Other Reference s	Crimes By publications, Mumbai  2. Cyber Law	Advocat Pra in India by Fa n Technology	Cyber Law shant Mali; Surooq Ahmad; Pi	Snow White		





Publishing Co. Pvt. Ltd.

- 4. The Indian Cyber Law by Suresh T. Vishwanathan; Bharat Law House New Delhi
- 5. Guide to Cyber and E Commerce Laws by P.M. Bukshi and R.K. Suri; Bharat Law

House, New Delhi

- 6. Guide to Cyber Laws by Rodney D. Ryder; Wadhwa and Company, Nagpur
- 7. The Information Technology Act, 2000; Bare Act Professional Book Publishers,

New Delhi

8. Computer Forensics: Principals and Practices by Linda Volonino, Reynaldo Anzaldua

and Jana Godwin; Pearson Prentice - Hall 2007

9. First Responder's Guide to Computer Forensics by Richard Nolan rt al; Carnegi

Mellon, 2005.

10. Digital Evidence and Computer Crime, 2nd Ed. By Eoghan Casey; Academic Press,

2004.

- 11. The Regulation of Cyberspace by Andrew Murray, 2006; Rutledge Cavendish.
- 12. Scene of the Cybercrime: Computer Forensics Handbook by Syngress.
- 13. Security and Incident Response by Keith J. Jones, Richard Bejtloich and Curtis W.Rose



Sch	ool: SOL	Batch: 2024- 25				
	gram: LLM	Academic Year: 2024-2025				
Branch:		Semester: 2nd				
1	Course Code	MAL140				
2	Course Title	Intellectual Property Legislations				
3	Credits	2				
4	Contact	2-0-0				
4	Hours	2-0-0				
	(L-T-					
	P)					
	Course Type	Compulsory				
5	Course	The objective of introduction of this subject is to:				
3	Objective	1. Explain Intellectual Property Rights principles,				
	Objective	distinguish between IP types, and identify key				
		international instruments.				
		2. Classify the crucial aspects of Digital Copyright laws.				
		3. Construct a roadmap to understand the importance of				
		Traditional Knowledge.				
		4. Categorize different aspects of Patent Laws.				
		5. Explain the role and importance of IPR in different				
		fields.				
		6. Elaborate on the Scope of IPR and statutory provisions related to IPR.				
		related to IPK.				
6	Course	After completion of this course, the students will be able to:				
U	Outcomes	CO1. Identify different types of Intellectual Property and list key				
	Outcomes	International Instruments related to Intellectual Property Rights.				
		CO2. Explain the basic requirements of digital copyright protection and				
		ownership of copyrighted works.				
		CO3. Appraise the procedural nuances pertaining to the protection of				
		Trademark.				
		CO4. Analyze the legal concept of Patent and recent trends related to				
		Patents.				
		CO5. Compare the role of IPR in different sectors such as				
		pharmaceuticals, biotechnology, cyber law, and competition laws.				
		CO6. Evaluate National and International perspectives on				
		IPR Law and Policies.				
7	Course	The course, Intellectual Property Laws, thoroughly explores various				
	Description	intellectual property rights (IPRs) and the legal frameworks governing their				
		protection, enforcement, and management. Special emphasis is placed on				
		contemporary issues such as the convergence of IPR with pharmaceuticals,				
		cybersecurity, and traditional knowledge, offering students a comprehensive				
8	Outline syllabı	understanding of intellectual property law in today's global context.  CO Mapping				
O	Junine Synabl	10   CO Wiapping				





Unit 1	Introduction to Intellectual Property Laws			
A	General Principles of Intellectual Property Rights	CO1		
В	Overview of Different Types of Intellectual Property			
С	International Instruments related to IPR.	CO2, CO5, CO6		
		CO6		
Unit 2	Digital Copyright Law			
A	Introduction to Copyright Law, Digital networks and the	CO1, CO2		
	Internet			





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В	Open source	and Licensin	g of digital works	CO1, CO2
С	Copyright lav	v and Emergi	ing technologies	CO4, CO5,
				CO6
Unit 3	Protection of	f Traditional	l Knowledge	
A				
В	National Initia	tives for the pr	rotection of TK	CO3, CO4
С	Need for a sui §	generis protect	tion	CO5, CO6
Unit 4	The Patent I	.aw		
A			nd minimum standards for pate	ent CO2, CO3
Λ	protection	ratent Law a	nd minimum sundures for pure	CO4
В	*	tion in relatio	on to Biotechnology	CO5, CO4
C			d Challenges to Patent Law	CO4, CO6
	around the G		d Chancinges to I atent Law	004, 000
Unit 5	Contemporar		R	
A	IPRs in Pharm	•		CO4, CO5
В	Interface between IPR and Competition Law			CO4, CO5
С	IPR and Cyber Law			CO4, CO5,
				CO6
Mode of	Theory			
examination				
Weightage	CA	MTE	ETE	
Distribution	25%	25%	50%	
Text book/s*	V.K. Ahuja, L. (2016).	aw Relating to	Intellectual Property Rights	
Other References	<ul> <li>Narayanan, P., Law of Copyright and Industrial Designs (2007).</li> </ul>			gns
	• M.K. E Rights	Shandari, <i>Law</i> s (Central Law	relating to Intellectual Property Publications,2013) [Student es and Materials on Intellectual	
		rty (2006).	es and materials on intellectual	
		Anderfelt, <i>Inte</i> oping Countrie	rnational Patent Legislation and es (1971).	d
	<ul> <li>Alka Chawla, Copyright and Related Rights:National and International Perspectives (Macmillan India Ltd., Delhi, 2007).</li> </ul>			
		Intellectual Pr se (2004)	operty Handbook: Policy, Law	
			. Rayner J ames a nd G . D S kone James on	





<ul> <li>5.V.K. Ahuja, Law of Copyright and Neighbouring Rights: National and International perspectives (2007)</li> </ul>	
<ul> <li>Raman Mittal, Licensing Intellectual Property: Law &amp; Management (2011).</li> </ul>	





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School: SOL Batch: 2024- 25				
Program: LLM		Academic Year: 2024-2025		
Branch:		Semester: 2nd		
1	Course Code	MAL140		
2	Course Title	Intellectual Property Legislations		
3	Credits	2		
4	Contact Hours (L-T- P)	2-0-0		
	Course Type	Compulsory		
5	Course Objective	<ol> <li>The objective of introduction of this subject is to:</li> <li>Explain Intellectual Property Rights princip distinguish between IP types, and identify international instruments.</li> <li>Classify the crucial aspects of Digital Copyright law</li> <li>Construct a roadmap to understand the importance Traditional Knowledge.</li> <li>Categorize different aspects of Patent Laws.</li> <li>Explain the role and importance of IPR in different fields.</li> <li>Elaborate on the Scope of IPR and statutory provision related to IPR.</li> </ol>	key s. e of rent	
6	Course Outcomes	After completion of this course, the students will be able to: CO1. Identify different types of Intellectual Property and list kee International Instruments related to Intellectual Property Rights. CO2. Explain the basic requirements of digital copyright protection and ownership of copyrighted works. CO3. Appraise the procedural nuances pertaining to the protection of Trademark. CO4. Analyze the legal concept of Patent and recent trends related to Patents. CO5. Compare the role of IPR in different sectors such a pharmaceuticals, biotechnology, cyber law, and competition laws. CO6. Evaluate National and International perspectives on		
7	Course Description	IPR Law and Policies.  The course, Intellectual Property Laws, thoroughly explores various intellectual property rights (IPRs) and the legal frameworks governing their protection, enforcement, and management. Special emphasis is placed on contemporary issues such as the convergence of IPR with pharmaceuticals, cybersecurity, and traditional knowledge, offering students a comprehensive understanding of intellectual property law in today's global context.		
8	Outline syllabi	ıs	CO Mapping	
	Unit 1	Introduction to Intellectual Property Laws		
	A	General Principles of Intellectual Property Rights	CO1	
	A	General Principles of Intellectual Property Rights	CO1	





В	Overview of Different Types of Intellectual Property	CO1, CO2
С	International Instruments related to IPR.	CO2, CO5, CO6
		CO6
Unit 2	Digital Copyright Law	
Unit 2	Digital Copyright Law Introduction to Copyright Law, Digital networks and the	CO1, CO2





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В	Open source a	and Licensing o	of digital works	CO1, CO2
С	Copyright law	and Emerging	g technologies	CO4, CO5,
				CO6
Unit 3	Protection of	Traditional K	Knowledge	
A	Interface between	en IPR & TK		CO3, CO4
В	National Initiat	ives for the prot	ection of TK	CO3, CO4
С	Need for a sui g	generis protection	n	CO5, CO6
Unit 4	Unit 4 The Patent Law			
A	Introduction to	Patent Law and	minimum standards for pate	nt CO2, CO3
	protection			CO4
В	Patent Protect	ion in relation	to Biotechnology	CO5, CO4
С			Challenges to Patent Law	CO4, CO6
	around the Gl		S	
Unit 5		y Issues in IPR		
A		aceutical Sectors	3	CO4, CO5
В	Interface between	en IPR and Con	npetition Law	CO4, CO5
C	IPR and Cyber		<u>-</u>	CO4, CO5,
				CO6
Mode of	Theory			
examination				
Weightage	CA	MTE	ETE	
Distribution	25%	25%	50%	
Text book/s*		-	itellectual Property Rights	
Other References	<ul><li>Narayan (2007)</li><li>M.K. B</li></ul>	<ul> <li>Narayanan, P., Law of Copyright and Industrial Designs (2007).</li> <li>M.K. Bhandari, Law relating to Intellectual Property</li> </ul>		gns
	<ul> <li>Rights (Central Law Publications,2013) [Student Ed.]</li> <li>Cornish William, Cases and Materials on Intellectual Property (2006).</li> </ul>			
	<ul> <li>U.I.F. Anderfelt, International Patent Legislation and Developing Countries (1971).</li> </ul>			1
	Alka Chawla, Copyright and Related Rights:National and International Perspectives (Macmillan India Ltd., Delhi, 2007).		al .	
		Intellectual Prop se (2004)	erty Handbook: Policy, Law	
		G arnett, J .E. R opinger a nd S	Rayner J ames a nd G . D kone James on	
	• 5.V.K.	Ahuja, Law of C	opyright and Neighbouring	





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Rights: National and International perspectives (2007)	
Raman Mittal, Licensing Intellectual Property: Law & Management (2011).	





Sha La	arda School of w	Academic Year: 2024-25
Prog	gramme:	LLM
Sem	ester:	I
1	Course Code	MAL 111
2	Course Title	CRIMINAL JURISPRUDENCE
3	Credits	2-0-0
5	Course Type	Compulsory /Elective/Open Elective
6	Course	This paper is aimed to:
	Objectives	Make the students aware of theoretical concepts of Criminal Jurisprudence.
		2. Enhance the critical skills to equip the students with various aspects of Criminal Jurisprudence.
		3. Introduce the various theories of Criminal Jurisprudence in order to
		impart complete understanding of criminal justice dispensation system
7	Course	After the completion of the course, the students will be able to:
	Outcomes	CO 1: Understand the concept of crime, its characteristics, historical
		perspective and sociology of crime.
		CO2: Appreciate the principles of criminal jurisprudence such as
		adversarial and inquisitorial systems.
		CO3: Understand the recommendations of Malimath Committee and their
		implications.
		CO4: Comprehend the content and conceptual/theoretical basis of non-conventional crimes such as terrorism/insurgency, victim-less crimes and organized crimes.





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	CO5: Critically analyses the jurisprudence of punishment CO6: Develop a critical understanding of modern trends in cr		
8	Outline syllabu	ls	CO Mapping
	Unit 1	Introduction	
	A	Concept, nature, definition and characteristics of crime:	CO1
		distinction: mala in se and mala prohibitia.	
	В	Development of criminal law and criminal justice system	CO1
		during British period and post independence period	
		Principles of legality 'nullumcrimennullapoena sine lege'	
		and their role	
	С	Sociology of crimes	CO3
		Philosophical/rational versus Historical/contextual	
		approach to crimes	
	Unit 2	Principles of Criminal Jurisprudence and Malimath	
		Report	
	A	Adversarial (accusatorial) and inquisitorial system.	CO2
	В	Report of Malimath Committee	CO2
	С	Report of Malimath Committee- Shift from co-ordination	CO2, CO3
		in criminal justice system, from 'justice model' to 'crime	
		control model'. How the burden of proof shifts as per the	
		nature of crime.	
	Unit 3	Non-conventional crimes	
	A	Terrorism & anti-insurgency laws- TADA/POTA &	CO2
		UAPA, Definition of Terrorism.	
	В	Victimless crimes- NDPS Act	CO3
	С	Organised crimes- definition, history and examples.	CO2, CO3
	Unit 4 Theories of punishment and jurisprudential issues		
<u> </u>	I .		l





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A	Retribution-			CO4,CO5		
	• Limiting	ng retributivis	ts			
	• Rule re	etributivists				
В	Deterrence			CO5		
	• Genera	al deterrence				
	Specific deterrence  Preventive Theory					
		-				
С	Reformation a	and Rehabilita	tion	CO5		
Unit 5	Emerging tre	ends				
A	Plea Bargainii			CO5		
В	Preventive detention law			CO5,CO6		
	Protection of 1					
С	Victimology,	Abolition of c	apital punishment and Law	CO6		
	Commission I					
Mode of	Theory					
examination						
Weightage	CA	MTE	ETE			
Distribution	25%	25%	50%			
Text book/s*	_	Kumar Baner nal Law	jee, Background to Indian			
Other	2 Andre	w Ashworths	Sentencing and Criminal			
References	Justice		contonering and Criminal			
recrements			sophy of Criminal Law			
		<ul><li>3. Antony Duffs, Philosophy of Criminal Law</li><li>4. M. Malhotra, Criminal Jurisprudence and Law of</li></ul>				
	Insanit					
		•	minal Jurisprudence			
		J, -111	1			





6. H.A.D. Philips, Comparative Criminal	
Jurisprudence	
7. Malimath Committee Report- 2004	
8. Pillai, Book on Criminal Law	
9. Law Commission of India Reports	
10. Marc Galanter, Law and Society in Modern India	
11. G. Williams, Text Book on Criminal Law	
	Jurisprudence 7. Malimath Committee Report- 2004 8. Pillai, Book on Criminal Law 9. Law Commission of India Reports 10. Marc Galanter, Law and Society in Modern India





G 1	10116	www.sharda.ac.in
School: School of Law		Batch: 2024-25
	gram: LLM	Current Academic Year: 2024-25
Bra	nch: Law	Semester: 1
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.
	3	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	
L		







	Unit 1	Introduction (10 lectures)		
	A	Nature, Definition and Development of International Law	CO1, CO2	
	В	Subject of International Law	CO1, CO2	
		States: Condition of Statehood, Territory and Underlying	,	
		Principles, Sovereignty		
		International Organisation: Concept, Right and Duties		
		under International Law and Status of Individual		
	С	Relationship Between International Law and Municipal	CO1, CO2,	
		Law	CO3	
	Unit 2	Nature and role of treaties (12 lectures)		
	A	Treaties (Law making treaty), History and Vienna	CO1, CO2	
		Convention on the Law of Treaties (1969)		
	В	Treaty Contracts as Opposed to Law Making Treaties	CO1, CO2,	
		(Distinction and Examples)	CO3	
	С	General Principles, General Assembly Resolutions,	CO1, CO3,	
		Security Council Resolutions	CO4	
	Unit 3	State Jurisdiction and Recognition (10 lectures)		
	A	Territorial and extra-territorial jurisdiction (including	CO1, CO2	
		principle of protective nationality)		
	В	Extradition and Asylum	CO1, CO2,	
			CO3	
	C	Recognition: Theories, Types and Impact	CO1, CO2,	
			CO5, CO6	
	Unit 4	Law of the Sea (8 lectures)		
	A	Concepts (High Seas, Territorial Seas, Maritime Zone,	CO1, CO3	
		Contiguous Zone)		
	В	United Nations Convention of Law of the Sea (UNCLOS)	CO1, CO2,	
			CO4	
	С	Major Case Laws, relevance, impact of the convention	CO1, CO2	
	Unit 5	United Nations (8 lectures)		
	A	United Nations:compositions, powers, General Assembly	CO1, CO3	
	В	The Security Council, The Economic and Social Council	CO1, CO4	
	С	The International Court of Justice, The Trusteeship Council	CO1, CO4	
	Mode of	Theory/Jury/Practical/Viva		
	examination			
	Weightage	CA MTE ETE		
	Distribution	30% 20% 50%		
	Text book/s*	1. Starke, Introduction to International 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			
011.10	Law, Foundations of Public International Law, Oxford			
SU/S	U/SOL/LLM/2021-22University 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:
	MartinusNijhoff, 1985
	6. Brownlie, International Law 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
References	and Against 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)





Scho	ol:	SHARDA SCHOOL OF LAW (SSOL)	
Batc		2024-25	
	ramme:	LL.M.	
Branch:		Law	
Seme	ester:	II	
1	Course Code	MAL-109	
2	Course Title	Competition Law	
3	Credits	2	
4	Contact Hours (L-T-P)	2-0-0	
5	Course Type	Compulsory	
7	Course Objective  Course Outcomes	The objective of this syllabus is:  1. To understand the rationale behind adoption of regimes designed to protect competition.  2. To examine application of Competition law to business agreements, the exercise of dominant position, the combinations between firms and the enforcement mechanisms.  3. To make the students learn how to control monopolistic, unfair and restrictive trade practices.  4. Emphasis will be placed on Indian Competition Act, with discussion of laws from select jurisdictions such as US, UK and EU.  5. To enable the students to take up professional practice in the field of competition law and policy in India and beyond.  6. To discuss the Competition law and policy in India and in international perspective.  After completion, of course, the student will be able:  CO1: To Identify Competition Law and its role in the economic development.  CO2: To understand the role of Anticompetitive agreements, cartels.  CO3: To explain the abuse of Dominant Position in competition Law.  CO4: To analyze how and when combination is to be allowed or combination may be prohibited.  CO5: To evaluate the Competition law in international perspective and to learn relative similarities and variations in the competition laws and policy in select jurisdiction such as US, UK and EU.	
8 S	Course Description U/SOL/LLM/202	CO6: To elaborate the emerging trends in Competition Law and Policy.  This course is designed to provide an introductory overview of the main principles of competition law and their application in today's global economy and thus provide a solid background for further studies of this subject. It will mainly focus on Competition law of select jurisdiction, such as E.U., U.S. and U.K. The different features of competition law will be closely analysed, including the interaction provided the process of internationalization of competition law and policy. Students will explore various aspects of competition law, including abuse	





		of a dominant position, anti-competitive agreements, merger c topical issues related to competition compliant business structure.	
9	Outline sy	llabus	CO Mapping
	Unit 1	Introduction	11 5
	A	1. Meaning and nature of Competition law	CO1
		2. Objectives of Competition Law	
		3. Relation between Competition Law & Policy in India and	
		globally and Competition Law	
	В	1. Raghavan Committee Report	CO1, CO6
		2. The Competition (Amendment) Bills of 2012 and 2020	
		3. National Competition Policy, 2011	
	С	1. Constitutional aspect of Elimination of Concentration of	CO1
		Wealth and Distribution of Resources Article 39 (b) (c).	
		2. Indian scenario with an overview of MRTP Act, 1969.	
	Unit 2	Anti-competitive Agreement	
	A	- Appreciable adverse effect more regulations	CO2
		- Horizontal and Vertical agreements	
		- Effects doctrine	
	В	- Concerted practices and parallel behaviour	CO2, CO3, CO5,
		- Cartel and Cartelization	CO6
		- Bid rigging and collusive bidding	
	C	- Tie-in-arrangements	CO2, CO5, CO6
		- Exclusive supply agreement	
		- Resale price maintenance agreement	
	Unit 3	Abuse of Dominant Position and Combination	
	A	- Relevant market	CO3, CO4, CO5
		- Predatory Behaviour	
		- Predatory pricing	
		- Discriminatory practices	
	В	Combination	CO1, CO4, CO5,
		- Merger	CO6
		- Acquisition	
		- Conglomeration	
		- Joint Venture	
	C	- Concept of Cross Border Merger and Acquisition	CO1, CO4
	Unit 4	National and International Enforcement Mechanism	604 604
	A	Competition Commission of India	CO1, CO5
		- Establishment and Constitution	
		- Powers and Functions	
	D	- Jurisdiction	002 002 001
	В	Adjudication and Appeals	CO2, CO3, CO4
		- Director General of Investigation (DGI)	
		- Competition Appellate Tribunal (CompAT)	
		- Penalties and Enforcement	00.5
~	C	- International arrangements and/or arrangements in select	CO5
S	U/SOL/LLM/2	2021 1 H22 Sdictions for the enforcement of cases of Competition Law	Page 58





		violations			
	Unit 5	Emerging Tren	ds in Comp	etition Law	
	A			nternational Trade	CO6
	В	Competition Law vis-à-vis Foreign Investment and Transfer of Technology E-Commerce and violations of Competition law			CO6
	С	Intellectual Pro	perty and C	Competition Law Interface aw in the Digital Economy	CO6
10	Mode of examinatio	Theory/Viva	•	<u> </u>	
11	Weightage	CA	MTE	ETE	
	Distributio n	25%	25%	50%	
12	Text book/s*	Edn, 2020)		mpetition Law (Lexis Nexis, 2 <sup>nd</sup>	
13	Other References	1. Abir Roy & Jayant Kumar, Competition Law in India (Eastern Law House, New Delhi, 2nd Edn. 2018).  2. VinodDhall (ed.), Competition Law Today (OUP, New Delhi, 2nd Edn. 2019).  3. T Ramappa, Competition Law in India: Policy, Issues and Developments (OUP, New Delhi, 3nd Edn. 2014).  4. SrinivasanParthasara, Competition Law in India, (Kluwer Law International B.V. 4th Edn. 2017).  5. Maher M. Dabbah, EC and UK Competition Law: Commentary, Cases and Materials, Cambridge University Press, 2004.  6. Piet Jan Slot and Angus Johnston, An Introduction to Competition Law (Hart Publishing, 2006).  7. Jonathan Faull and Ali Nikpay, The EC Law of Competition, (Oxford, 3nd Edn. 2014).  8. Richard Whish and David Bailey, Competition Law (OUP, 9th Edn. 2018).  9. Mark Furse, Competition Law of the EC and UK (OXU,			
14	Prescribed Readings:	Jodhpur. Competition La OECD Journal of European Comp Antitrust Law Journal of Comp European Comp Global Competit Journal of Europ World Competit E-journals:	w Internation of Competition Journal (ALJ) petition Law tetition Law ten Review pean Competition Law	on Law and Policy hal (ECJ) and Economics (JCL) Review hition Law & Practice	
SU	J/SOL/LLM/20	Competition Po Competition La	licy Internati w Insight	onal (CPI)	Page 59





		Kluwer Competition Law Blog
15	Prescribed	The Sherman Anti-Trust Act, 1890
	Legislatio	The Clayton Act, 1914
	ns:	Federal Trade Commission Act, 1914
		Competition Act, 1998 (UK)
		Enterprise Act, 2002 (UK)
		MRTP Act, 1969 (India)
		The Competition Act, 2002 (India)
		The Competition Amendment Bill, 2012(India)
		Notifications issued by Competition Commission of India





School: Sharda School of Law		Batch: 2024-2025		
Pro:	gramme: M	Academic Year: 2024-25		
Bra	nch: Law	Semester: II		
1	Course Code	MAL119		
2	Course Title	International Trade Law		
3	Credits	2		
4	Contact	2-0-0		
	Hours			
	(L-T-P)			
	Course Type	Compulsory		
5	Course Objective	To Impart basic knowledge of the international to	rade law.	
	J	2. To understand the role of various international as the main players of the world economics and t	-	
		3. To understand the development of the Organisation	World Trade	
		4. To understand the concepts of GATS, E-Concepts environment issues involving in international transformation.		
6	Course Outcomes	CO1: Recall the importance and development of the international trade law and multilateral trade agreements.  CO2: Evaluate and demonstrate the significant principles of the new international economic order.  CO3: Evaluate and illustrate the role and significance of various international organizations including the World Trade Organization in regulating international trade.  CO4: Appraise and examine the principles and practice of the international taxation.  CO5: Analyze and examine the contemporary issues involving the world trade especially the environment and health debate.  CO6: Critically examine and evaluate the outcome and consequences of different international trade conventions.		
7	Course Description	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 syllabi	us	CO	
			Mapping	
	Unit 1	Theories of International Trade		
	A	Definition of international trade, Historical	CO1, CO2	
		developments, International Framework, UNCTAD		
SI	J/SOL/LLM/202	Land Evolution, Essential Components and	] 1	

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	achievements of New International Economic Order	
D	(NIEO)	CO2
В	State acceptance and practice of principles	CO2
С	Sovereignty over wealth and natural resources.	CO1
	Foreign investment, Transfer of technology, Extension	
	of tariff preferences, Most favoured nation treatment,	
	National treatment principle	
Unit 2	Institutions and Regional Free Trade Agreements	
A		CO3
	• GATT-1994 and the WTO	
	International Monetary Fund	
	International Trade Organization	
	World Bank	
	Organization for Economic Cooperation and	
	Development	
В		CO6
	• European Union (EU), Brexit	
	North American Free Trade Agreement	
	(NAFTA)	
	Asia-Pacific Economic Cooperation (APEC)	
	<ul> <li>Regional and Global Free Trade: Conflicting or</li> </ul>	
	Complimentary?	
С	North-south gap widened or narrowed?	CO1
Unit 3	Regulation of International Corporate Activities	
A		CO5
	<ul> <li>Foreign Direct Investment</li> </ul>	
	Multinational Corporations	
	Antitrust Law	
	International Taxation	
В	UN Convention on Contracts for the	CO6
	International Sale of Goods	
С	Force Majure and hardship	CO1, CO6
	International Carriage of Goods by Sea	
Unit 4	Settlement of Trade Dispute	
	WTO Dispute Resolution Mechanism	CO5, CO3
A	w 10 Dispute Resolution Mechanism	
	-	
	Panel and Appellate Body     Uniform rules governing settlement of disputes.	

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	<ul> <li>International Commercial Arbitration</li> <li>International centre for Settlement of Investment Dispute</li> </ul>	
Unit 5	<b>Environment Issues, E-Commerce and GATS</b>	
A	Environmental dimensions, GATT Article XX(b), Environmental protection under multilateral trade agreements	CO5, CO6
В	E-Commerce, International uniform rules governing E-Commerce	CO4
С	WTO General Agreement on Trade in Service,     Development, Exceptions	CO6





	ool: SHARDA HOOL OF	Academic Year: 2024-2025		
LA	$\mathbf{W}$			
Pro	gramme:	LLM		
Bra	inch:	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	International Commercial Arbitration is the burning mod-	e of Alternate	
	Objective	Dispute Settlement. The Course shall acquaint the stu		
		international mode of dispute resolution pertaining to arbitra	ation and other	
		ADR that can be adopted to solve International disputes.		
6	Course	CO1: Define the nature, development and meaning of ICA.		
	Outcomes	CO2: Classify International agreements to arbitration.		
		CO3: Apply the role of UNCITRAL MODEL LAW in Arbit		
		CO4 : Analyse the functioning of various International Arbit	ration	
		Institutions.		
		CO5 : Appraise the recognition and enforcement of internation	onal	
		arbitration awards		
	1	CO6: Discuss the validity and competency of judicial interve	ention.	
	Course Description International commercial arbitration is a means of resolving arising under international commercial contracts. It is us alternative to litigation and is controlled primarily by the terms agreed upon by the contracting parties, rather than by national or procedural rules. Most contracts contain a dispute resolute specifying that any disputes arising under the contract will be through arbitration rather than litigation. The parties can specifying that any disputes, and governing law at the time of the contract.			
8	Outline syllabu		CO Mapping	
	Unit 1	Meaning and historical development of International commercial arbitration,		
	A		CO1	
		Meaning and historical development of International		
		commercial arbitration, advantages and disadvantages		
	В	International Commercial Agreements:	CO1	
		Different kinds of agreements, Validity and essentials of		
		Arbitration Agreement		
	С	Competency to enter into agreement, Application of Indian	CO2	
C	II ÆOL/LIM /202	Law.	Dog C	
3	U/60041/bLM/2021	-ĈĤNICITRAL MODEL LAW:	Page 6	





A	Historical background	CO1, CO3
В	Salient features Relevant sections of the Model	CO1, CO3
С	Applicability of the Model	CO1, CO3
Unit 3	Institutional Arbitration	
A	Institutional Arbitration	CO1, CO2
	Definition and meaning of Institutional Arbitration	
В	International Court of Arbitration: Constitution,	CO4, CO5
	Composition.	
С	International Centre for ADR: Functioning, composition,	CO4, CO5
	constitution.	
Unit 4	Recognition and Enforcement of International	
	Arbitration Awards	
A	The London Court of International Arbitration	CO1, CO4
В	Recognition and Enforcement of International Arbitration	CO5, CO6
	Awards	
С	Indian Position, Binding Effect	CO1, CO2
Unit 5	Judicial Assistance to Arbitration	
A	Judicial Assistance to Arbitration, Enforcement of	CO5, CO6
В	Arbitration agreement Interim injunctions, Anti suit injunctions	CO5, CO6
C	Court assistance in obtaining evidence	CO6
Mode of	Theory	
examination		
Weightage	CA MTE ETE	
Distribution Text book/s*	25% 25% 50%	
	<ol> <li>O.P. Malothra, The law and practice of Arbitration &amp; Conciliation (LexisNexis Butterworths, New Delhi 2006).</li> <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> <li>Leading cases</li> <li>Cruz City 1 Mauritius Holdings v. Unitech Limited</li> <li>NTT Docomo Inc v. Tata Sons Limited</li> <li>Zee Sports Ltd. v. Nimbus Media Pvt. Ltd. 4</li> <li>Sumitomo Heavy Industries Ltd. Vs. ONGC Ltd.</li> </ol>	
SU/SOL/LLM/2021	-22 and Ors 5. Videocon Industries Ltd. v.Union of India	Page 6





	<ol> <li>Bharat Aluminium Co. v. Kaiser Aluminium         Technical Services Inc.</li> <li>Harmony Innovation Shipping Ltd. v. Gupta Coal         India Ltd. &amp; An</li> <li>Imax Case- Imax Corporation v. M/s. E-City         Entertainment (I) Pvt. Ltd</li> <li>Zee Sports Ltd. v. Nimbus Media Pvt. Ltd</li> </ol>	
Other References	1. Jay E. Grenig- International Commercial Arbitration.	
references	2. Gary B. Born- International Arbitration: Law and	
	Practice.	
	3. Arbitration & conciliation Act, 1996- Central Law	
	Publication.	
	4. Class Notes.	

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	ool: Sharda ool of Law	Batch: 2023-24					
Programme: LLM		Academic Year: 2024-25					
Bra	inch:	Semester: II					
1	Course Code	MAL135					
2	Course Title	Intellectual Property Laws					
3	Credits	2					
4	Contact 2-0-0						
	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 vest	ing 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 a	spects of IPR.				
6	Course	After completion of course, the student will be able to:					
	Outcomes	CO1. Identify the students with basic IPR laws in India.					
		CO2. To understand the crucial aspect of IPR laws relating to vesting and					
		protection of rights of the owner.					
		CO3. Appraise the students with procedural nuances pertaining to					
		protection of IPR.	CIDD				
		CO4. Assesses the students the understanding of necessary	aspects of IPR.				
		CO5. Explain the students learn about IPR Law	1.7				
		CO6. Evaluate the students learn about New National a	nd Internationa				
7	Course	perspective on IPR Law and Policies					
/		Intellectual property rights are like any other property right	Thoy allow				
	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.					
		state in building the knowledge of it it laws applicable in	i ilidia.				
8	Outline syllabi	ıs	CO Mapping				
	Unit 1	Introduction to Intellectual Property and its Abuse					
	A	General Principles of Intellectual Property Rights	CO1				
	В	Abuse of Intellectual Property—Concept, Redress under	CO1				
		Art.40 TRIPs and Competition Law					
	C	International legal instruments relating to IPR	CO2, CO6				
	Unit 2	The Copyright Protection					
	A	Origin of Copyright Laws	CO1				
	В	Concept of Ownership	CO1, CO2				
	С	Understanding Indian and International perspective	CO3, CO4				
_	Unit 3	The Trademark Protection					
	A	Introduction to Trademark Law and practice	CO3, CO4				
	В	Protecting Domain name as Trademark	CO3, CO4				
	U/80L/LLM/202	Protection of Trade Dress & colour combinations	CO3, CBage				





Unit 4	The Patent L	The Patent Laws		
A	Patent Laws: 1	Patent Laws: Principles and Strategies		
B Requirement as to invention				CO4
С	Infringement of	Infringement of Patent		
Unit 5	Protection Ag	Protection Against Unfair Competition		
A	The Need for Protection			CO4,CO5
В	The Legal Basis for Protection			CO4, CO5
С	The Acts of U	nfair Competit	ion	CO4, CO5
Mode of	Theory	Theory		
examination	-			
Weightage	CA	MTE	ETE	
Distribution	25%	25%	50%	
Text book/s*	V.K. Ahuja, L	V.K. Ahuja, Law Relating to Intellectual Property Rights		
	(2016).			





	ool: Sharda ool of Law	Batch: 2024-2025
Prog	gramme: LLM	Academic Year: 2024-25
Brai		Semester: II
1	Course Code	MAL 112
2	Course Title	International Criminal Law
3	Credits	2
4	Contact Hours	2-0-0
7	(L-T-P)	2-0-0
	Course Type	Compulsory
5	Course	The objectives of this course are :
3	Objective	The objectives of this course are .
	Objective	To familiarise students with International Criminal Laws, Sources and jurisdiction
		2. To understand the relevance and working of various criminal law tribunals
		3. To identify and apply the provisions of ICJ statute and Statute of the International Criminal Court.
		4. To analyze and solve cases, building up of the legal position and
		composition of procedural documents on cases in the sphere of
		international criminal law
		5. To appraise individual criminal responsibility in various international
		crimes
		6. To elaborate the scholarly writings and pursue further research.
6	Course	After the successful completion of course, the student will be able to
	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.
		CO6: Demonstrate their knowledge by using the juridical, comparative and
		other specific methods
7	C	This was 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,
7	Course	This paper helps the students to understand the importance & changing
	Description	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
SU	J/SOL/LLM/2021-	proceedings we will identify and evaluate India's hitherto approach towards
		the Court and its possible political and legal implications.





8	Outline syllabus	S	CO Mapping
	Unit 1	Introduction	
	A	History of International Jurisdiction	CO1
	В	The Concept of an International Crime and the Rise of Individual Criminal.	CO1, CO2
	С	Main Actors in the Field of international Criminal Law.	CO1, CO2, CO6
	Unit 2	Notion and General Features of the International Criminal Law	
	A	Sources of International Criminal Law and Principles of Interpretation.	CO2
	В	Responsibility under International Law.	CO1, CO2
	С	International Criminal Law and the Security Council.	CO2, CO4
	Unit 3	International Criminal Court and Tribunals	,
	A	The Nuremburg and Tokyo International Military Tribunals	CO4
	В	The Ad Hoc International Criminal Tribunals- A) International Criminal Tribunal for Former Yugoslavia. B) International Criminal Tribunal for Rwanda.	CO4
	С	International Criminal Court & The Statute of the International Criminal Court.	CO3, CO4
	Unit 4	International Crimes Part 1	
	A	Genocide	CO5, CO6
	В	Crimes against Humanity.	CO5, CO6
	С	War Crimes in International Armed Conflicts.	CO2, CO5
	Unit 5	International Crimes Part 1I	
	A	War Crimes	CO2, CO5
	В	Aggression	CO2, CO5
	С	Transnational Crimes, Terrorism and Torture.	CO2, CO5,CO6
	Mode of examination	Theory	
	Weightage	CA MTE ETE	
	Distribution	25% 25% 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 Restorative Justice Approach by NANCY AMOURY COMBS.</li> <li>Prosecuting International Crimes-Selectivity and the</li> </ul>	
_St	 <del>J/SOL/LLM/2021-</del>	International Criminal Law Regime by Robert	Page 70





	hool: Sharda School Law	Batch : 2024-25	
	ogramme: LL.M.	Academic Year: 2024-2025	
	anch: Criminal Law	Semester: II	
1	Course Code	MAL 113	
2	Course Title		n
		National Security & Regional Co-operation	II.
3	Credits	2	
4	Contact Hours	2-0-0	
	Course Type	Compulsory	
5	Course Objective	The purpose of introduction of this subject is:  1. To review the workings of different legisla national security  2. To acquaint the students with the realities of execution  3. To Analyze the forces underpinning regions organizations playing a role in the same  4. To evaluate and examine the problems and cohesion and maintenance of national peace  5. To critically national and broader internation concerns	f security law al cooperation and threats to regional
6	Course Outcomes	After completion of course, the student will be CO1: To identify the key concepts and aspects security and regional cooperation CO2: To discuss the important laws and consprovisions for the maintenance of public order CO3: To demonstrate the workings of various organizations having a bearing on pressing issugreater human welfare and prosperity in differ CO4: To analyze the pressing issues and chall national security and regional cooperation CO5: To assess and make suggestions for the overall improvements of security managemen CO6: To evaluate nexus between security of cindividual's rights.	titutional r and security regional ues in terms of rent regions enges linked with betterment and
7	Course Description	The aim of this paper is to apprise students reg of & changing dimensions of National Securit operation in global scenario particularly South towards various case studies on National Secu- important case laws on the subject.	ry & Regional Co- n Asia. Emphasis is
8	Outline syllabus	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	CO Mapping
	Unit 1 Introdu	ection	
	SU/SOL/LLM/2021-22 A Internal		_
	SU/SOL/LLM/2021-22	and External Security – Meaning and attributes	Pas





<b>.</b>	Need & Significance of			G02
3	Major challenges to in			CO2
	India: Naxalism, Cybe	r Security,	Communal Violence	
~	and Organized Crime			20 <b>2</b> 204 20 <b>2</b>
C	Terrorism: TADA & F		the state of the s	CO2, CO4, CO5
	Comments of NHRC,	Special cou	irts and Tribunals	
Unit 2	Constitutional Provis	ions		
A	Article 22 of the Const Safeguards	titution, Pro	eventive Detention and	CO2
В	Effect of Emergency of	n Constitu	tion	CO2
C	Article 356 – Breakdo			CO2
Unit 3	Exceptional Legislations: Historical			
	background, features, c			
A	National Security Act, 1980 & Armed Forces (Special		CO2	
В	Powers ) Act, 1958 The Conservation of F	oreion Exc	hange and Prevention	CO2
_	of Smuggling Activitie			
C	Unlawful Activities (P			CO2
	Activities (Prevention)	,		
Unit 4	Regional Cooperation			
A	Concept, Approaches and Theories of Regional		CO1	
	Cooperation: - Cultura			
	necessity as factors in Regional cooperation			
В	Extradition treaties & Mutual Legal Assistance Treaties (MLATs)			CO4
С	Emerging Challenges and prospects of Regional		CO4, CO5	
	cooperation			
Unit 5	Organizations relating to Regional Cooperation:			
	History, organizationa		-	
	importance			
A	ASEAN			CO3
В	SAARC			CO5
C	BIMSTEC			CO6
Mode of	Theory/Jury/Practical/	Viva		
examination				
Weightage	CA	MTE	ETE	
Distribution	25%	25%	50%	
Text	1. Internal Security: C	oncepts, D	ynamics and	
book/s*	Challenges- LohitM	-		
	Press	, = -3	<i>5j</i>	
		of World Da	olitics by John Baylis,	
··· (0.0 /-				
U/SOL/LLM/	2021 <b>Ste</b> ve Smith and Pa	iricia Owei	is, Oxiora University	P





	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 Reuters
Other References	<ol> <li>S. K. Kapoor, International Law, Central Law Agency</li> <li>J.G. Starke, International Law, LexisNexis UK</li> <li>G.O.Koppell, The Emergency, The Courts and Indian Democracy, 8 J.I.L.I. 287 (1966)</li> <li>H.M.Seervai, The Emergency, Future Safeguards and the Habeas Corpus, N.M. Tripathi Pvt. Ltd.</li> <li>Bimal Prasad; Regional Cooperation in South Asia, Vikas Publishers</li> <li>Ramakant et.al (eds.); Regionalism in South Asia, Aalekh Publishers</li> </ol>





Curi Acad Prog	col of Law rent demic Year: gramme: nch: Law Course Code Course Title Credits Contact Hours (L-T-P) Course Type Course Objective	2024-25  LLM  Semester: II  MAL 114  Criminology 2 2-0-0  Compulsory  The objective of the course is:
Prog Bran 1 2 3 4	Course Title Credits Contact Hours (L-T-P) Course Type Course	Semester: II  MAL 114  Criminology 2 2-0-0  Compulsory
Bran 1 2 3 4	Course Code Course Title Credits Contact Hours (L-T-P) Course Type Course	Semester: II  MAL 114  Criminology 2 2-0-0  Compulsory
1 2 3 4	Course Code Course Title Credits Contact Hours (L-T-P) Course Type Course	MAL 114 Criminology 2 2-0-0 Compulsory
3 4	Course Title Credits Contact Hours (L-T-P) Course Type Course	Criminology 2 2-0-0 Compulsory
3 4	Credits Contact Hours (L-T-P) Course Type Course	2 2-0-0 Compulsory
4	Contact Hours (L-T-P) Course Type Course	2-0-0 Compulsory
5	Course Type Course	1 "
5	Course	1 "
		<ol> <li>To Relate and Define concepts of crime, criminology and the factors or causes of criminal behaviour.</li> <li>To Illustrate different types of crime and it impact on society.</li> <li>To Develop knowledge regarding police administration and the Indian Laws associated with different types of offences.</li> <li>To Identify crucial aspect of Juvenile delinquency and Victimology to the students</li> <li>To Appraise different aspects of penal system in India and issues and challenges thereto.</li> <li>To Summarize and critically analysis concepts of Criminology, penology and Victimlogy.</li> </ol>
6	Course Outcomes	After completion of course students will be able to:  CO1: Define the causes and consequences of crime at the micro and 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  CO4: Critically analyse legal aspects, procedure and challenges of juvenile justice system in India.  CO5: Evaluate macro-social inequities in crime and criminal justice processes by race, social class, gender, region and age.  CO6: Adopt and Develop critically analysis concepts of Criminology, penology and Victimology.
7 SU	Course Description  //SOL/LLM/2021	<b>Criminology</b> is a multidisciplinary science that studies a diverse set of information related to criminal activities such as individual and group criminal activities, perpetrator psychology and effective means of rehabilitation. It is expected that the case studies would equip them with <b>-basic</b> knowledge and skills to understand criminological perspectives. Page 7





		1			
8	Outline syllabu	S			CO Mapping
	Unit 1	Criminology and			
	A	Definition, Nature			CO1, CO2
	В	Concept of Crime			CO1, CO2
	С	Perspectives of Contractionist	rime- Funct	ionalist, Conflict,	CO1, CO2,
	Unit 2	Schools of Crimi Causation	inology and	Various theories of Crime	
	A	Introduction to sc Positivists, Psych		minology: Classical, l Sociological	CO1, CO2
	В	Various theories of theory, Sociologic	CO1, CO2, CO3		
	С			ed theories Control theory	CO1, CO3, CO4
	Unit 3	Juvenile Delinqu	iency		
	A	Juvenile Delinque	ency: Histor	y of Juvenile Delinquency of Crime Concept	CO4, CO5
	В	Laws for the protection of Juvenile in India, Prevention and Control Mechanism			CO4, CO5
	С	Issues and Challe in India	nges with re	espect to Juvenile Delinquency	CO4, CO5, CO6
	Unit 4	Policing, Sentend	cing and Pe	nal policies	
	A	Institution of Poli	CO2, CO3		
	В	History of prison Prisons, Types of	CO5, CO6		
	С	Alternative Methor Probation, Parole	CO5, CO6		
	Unit 5	Victim and Victi			
	A			nd Scope of Victimology	CO1, CO3
	В	Victims, Definition, Nature and Scope of Victimology  Types of victims of Crime, Impact of Victimization;  Rehabilitation approaches			CO3, CO5
	С	Right of victims i	CO5, CO6		
	Mode of examination	Theory/Jury/Prace	tical/Viva		
	Weightage	CA M	TE	ETE	
	Distribution		5%	50%	
	Text book/s*	<ol> <li>Ahmed Siddique Perspectives.</li> <li>UpendraBaxi: 3. E. H. Sutherland Principles of Crin</li> </ol>			
S	 U/SOL/LLM/2021	4. G. B. Vold, T. Criminology.	J. Bernard, .	J. B. Snipes: Theoretical	Page





5. Sue Titus Reid: Crime and Criminology.		
	6. John Conklin: Criminology.	
	7. Larry Siegel: Criminology.	
Other	Case Studies	
References	Charles Manson (Atkins, Susan with Bob Slosser. Child of	
	Satan, Child of God. Logos International; Plainfield, New	
	Jersey; 1977)	
	Ted Bundy (Profiling: Principles, Processes, Practicalities	
	by Robert Keppel)	





School: Sharda School of Law Programme: LL.M		Batch: 2024-2025		
		Academic Year: 2024-2025		
Brai law	nch: International	Semester: 2 <sup>nd</sup>		
1	Course Code	MAL115		
2	Course Title	Corporate and White-Collar Crime		
3	Credits	02		
4	Contact Hours (L-T-P)	2-0-0		
	Course Type	Compulsory /Elective/Open Elective		
5	Course Objective	The purpose of introduction of this subject is to:		
		1. Create a basic understanding of the corporate and white-	collar crime.	
		2. Discuss theories of white-collar crime.		
		3.Interpret different types of white-collar crime.		
		4. Describe Remedies against white collar crime.		
		5.Demonstrate Legal perspective on white collar crime.		
		6.Explain salient features of statutes related to white collar	crime.	
6	Course Outcomes	After the completion of the course, the students will be able to: CO1:Recallwhite collar crime and corporate crime. CO2:Understand theories of white-collar crime. CO3:Analyzedifferent types of white-collar crime. CO4:Categorize remedies against white collar crime. CO5:Appraisethe functioning of various legal remedies against white collar crime. CO6:Plansocio 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.		
8	Outline of syllabus	, <u> </u>	CO Mapping	
	Unit 1	Introduction		
	A	Definitions and concepts of white-collar crime including corporate white-collar crime.	CO1	
	В	Nature and scope of white-collar crimes.	CO1	
	С	Difference between white collar crime and traditional crimes.	CO3	
SU	<del>VSOL/LLM/2021-22</del>   Unit 2	Theorizing white collar crime	Page 77	





A	Sutherland	d's theory on w	hite collar crime	CO2		
В			white collar crime	CO2		
С		pective on whi		CO6		
Unit 3		Types of white-collar crime				
A		Cyber crime				
В			market frauds and corporate	CO1		
	crime	υ,	•			
С	Bank Frau	ds,Fake emplo	yment,Tax evasion	CO1		
Unit 4		against white				
A		anctions: IPC 1		CO4, CO5		
В	Civil reme	dies-Action in	tort	CO4, CO5		
С	Civil reme	dies- Compens	ation and restitution	CO4, CO5		
Unit 5			ollar crime-salient features			
A			ls Act,2006 and Food Safety and	CO5, CO6		
	Standard F	Rules,2011	•			
В	The Preven	ntion of Corrup	otion Act, 1988	CO5, CO6		
	Salient fea					
С	The Preven	ntion of Money	-Laundering Act, 2002	CO5, CO6		
Mode of	Theory					
examination						
Weightage	CA	MTE	ETE			
Distribution	25%	25%	50%			
Text book/s*		Koolwal, <i>White</i> amal Publisher	Collar Crimes; India and es, 2017			
Other References			vate Crime, Law and Social versity Press, 2002			
	Brian K Pa 2012	Brian K Payne, <i>White Collar Crime</i> , Sage Publications, 2012  Thakur ShailendraNath, <i>White Collar Crimes X-Posed</i> , Manas Publications, 2010				
	Codification Legacies a	on, Macaulay a	ght and Stanley Yeo (eds.), and the Indian Penal Code: allenges of Criminal Law e, 2011			
	Social and	l Economic Offe	Proposal to include Certain ences in the Indian Penal Code, iission of India 1966			
	C. Mehana in India (2	•	Prevention of Money Laundering			
SU/SOL/LLM/2021-2	Statutes 2			Page 78		





Indian Penal Code 1860 Indian Companies Act 2013 Securities and Exchange Board of India Act 1992 Prevention of Corruption Act 1988 The Prevention of Money-Laundering Act, 2002	
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Prog LL.I Brai 1		Academic Year: 2024-25	
1	nch:		
		Semester: II	
2	Course Code MAL130		
	Course Title	Criminal Justice and Human Rights	
3	Credits	2	
4	Contact Hours (L-T-P)	2-0-0	
_	Course Type	Compulsory	
5	Course Objective	The objectives of this course is to elaborate-	
		1. Concepts relating to the criminal justice and human rights.	
		2. Underlying issues pertaining to access to the criminal justice.	
		3. Role of police in the administration of justice.	
		4. Human rights of the accused, undertrial and convict.	
		5. Reformative role of correctional institutions.	
		6. United Nations and the administration of criminal justice.	
6	Course Outcomes	After completion of the course, student shall be able to-CO1: Identify the inter-relation between Criminal Justice System a Rights.  CO2. Understand challenges to the access to justice.  CO3. Appreciate role of police in the administration of justice an police reforms.  CO4. Examine the human rights of the accused, undertrial and conv CO5. Analyse role of correctional institutions in the administration CO6. Evaluate the role of United Nations in administration or Justice System.	d need for ict.
7	Course Description	The eliminal electron system eliment eliminates, present and application	
8		Outline syllabus	CO Mapping
	Unit 1	Introduction to Concepts of the Criminal Justice and Human Rights	
	A	Salient Features of (i) Universal Declaration of Human Rights, 1948 and (ii) Protection of Human Rights Act, 1993	CO1
SU	<del>J/SOL/LLM/202</del> 1	Essentials of Fair Trial-presumption of innocence, right to silence,	Page 80





	protection from <i>e</i> trial, free legal aid	ex post facto laws and double jeopardy, speedy	CO2
С		ng administration of criminal justice system in	CO1
Unit 2	Access to Crimin	al Justice as Human Right	
A		l justice : issues and challenges	CO2
В		npensatory Jurisprudence	CO2
С	Restorative Justice		CO2
Unit 3		Administration of Justice	
A		administration of Criminal Justice	CO3,
	Troite of Folice in C	administration of Crimmar Vasioe	CO4
В	Recommendations	s of Justice Malimath Committee Report (2003)	CO3,
B	on Police Reforms		CO4
С		Court of India in Police Reforms	CO3
Unit 4	i	of accused, undertrial and convict, Prison	CO3
Unit 4		litation on Release	
A		accused, convict and prisoners	CO4
В	Prison Reforms, C		CO5
C	Rehabilitation on		CO5
Unit 5		ted Nations in administration of Criminal	000
	Justice Justice	Tractons in administration of Criminal	
A		Convention against Transnational Organised	CO6
В	Extradition and m	utual assistance in criminal proceedings	CO6
С		8, International Criminal Court	CO6
Mode of	Theory	,	
examination			
Weightage	CA MTE	ETE	
Distribution	25% 25%	50%	
References	Justice Proces 3) Srivastava, S.S 4) Srivastava S.S 5) Baxi, Upendra 6) Baxi, Upendra Litigation in In 7) Kumar, Nares :Law and Soci	S.: Criminology & Criminal Administration S.: Criminology, Penology & Victimology a: Law and Poverty: Critical Essays a: Taking, Suffering, Seriously: Social Action ndia, ILI Journal h: Constitutional Rights of Prisoners R	
	Deviance 9) Rajgopal, P.R. Criminal Justi 10) Rao, S.: Dyna 11) Goswami, B.K. Penology, Alla	. : Violence and Response: A Critique of India ce System	





13) Ruth and Jorden Cavan: Delinquency and Crime, Cross
Cultural Perspectives, Philadelphia

- 14) Singh, Ujwal: Prisoners as Citizens
- 15) Rao. S. VenuGopal: Criminal Justice: Problems and Perspectives in India", Delhi, Konark
- 16) Ashutosh: Rights of Accused, Universal
- 17) Agarwal, H.O. Implementation of Human Rights Covenants with Special Reference to India
- 18) 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.
- 19) 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
- 20) Amnesty International, "Campaign for the Abolition of Torture", Philosophy and Science Action,
- 21) 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
- 22) 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
- 23) Bava, Noorjahan, ed., Human Rights and Criminal Justice Administration in India, Uppal Publishing House, Delhi
- 24) Bhagwati, P.N., "Human Rights in the Criminal Justice System", Journal of the Indian Law Institute, vol. 27, no.1, 1985, pp 1-22.

SU/SOL/LLM/2021-22





	l: Sharda l of Law	AY: 2024-2025
Progra	ımme:	LL.M
Batch/	Semester	2024-25/Semester: 2
1 Co Co	ourse ode	MAL121
2 Co	ourse Title	INTERNATIONAL HUMAN RIGHTS LAW
3 Cre	edits	2
Но	ontact ours -T-P)	Contact Hours 2-0-0
	ourse Type	Compulsory
5 Co	ourse ojectives	<ol> <li>The objectives of this course are-</li> <li>To make students understand the importance of human rights as the foundation for the development of a society.</li> <li>To appraise the students meaning and significance of various human rights in the contemporary era.</li> <li>To enable the students to examine emergence of International Human Rights and the role of the United Nations.</li> <li>To acquaint the students with various International and Regional instruments pertaining to human rights and the implementation mechanisms of the same.</li> <li>To enable the students to contrast and compare human rights available to specific groups of people under several human rights instruments.</li> <li>To equip the students to critically analyze the national legal frameworks which embody human rights and promote them in practice.</li> </ol>





6	Course Outcomes	After completion of the course, the student will be able to	to:
	Cateomes	CO1: Recall the importance and development of internal Rights Law. CO2: Evaluate the United Nations' role in promoting a human rights and International Human Rights Law develors: Appraise the role of various International and Regulation in the protection mechanism of human rights and the implementation mechanism of human rights. CO4: Examine the protection mechanism of vulnerable minorities and transgenders, women, children and regulation rights framework. CO5: Analyze the constitutional provisions and relevant guaranteeing and protecting human rights in India. CO6: Critically examine and evaluate the role of the Indian the promotion and protection of human rights.	and protecting elopment. gional Human to assess the e groups like efugees under at legislations
7	Course Description	This course will help the students in building a good of International Human Rights Law. It will acquaint the the development of Human Rights Law through various instrumentalities. The course also provides an oppor students to learn about the Indian Constitutional provision of the Indian Supreme Court with respect to human rights in Indian Supreme	students with s international rtunity to the sions and role
8	Outline syllabus		CO Mapping
	Unit 1	Human Rights Jurisprudence	
	A	Theoretical Foundation of Human Rights - Natural Law and Natural Rights	CO1
	В	Evolution: Pre-Magna Carta Position, Magna Carta and Post Magna Carta Position (French Declaration, American Bill of Rights), 19th & 20th Century – Modern Developments	CO1





С	Human Rights: Cultural Relativism vs. Universalism,	CO1, CO2
	Generations of Human Rights	
Unit 2	International Human Rights Instruments and	
	regional conventions	
A	Human Rights under UN Charter	CO2, CO3
	Universal Declaration of Human Rights & International	
	Covenants	
В	Regional Conventions	CO2,
	European Convention for the Protection of Human	CO3
	Rights and Fundamental Freedoms, 1950	
	American Convention on Human Rights, 1969	
	African Charter on Human and Peoples' Rights, 1981	
Unit 3	Specific International Human Rights Instruments	
	and International Human Rights Institutions	
A	Convention on Elimination of Discrimination against	CO3,
	Women	CO4
	Convention on the Rights of Child with Protocols	
	Convention Relating to the Status of Refugees	
В	Convention on the Rights of Persons with Disabilities	CO3,
	Indigenous and Tribal Peoples Convention, 1989	CO4
С	International Human Rights Institutions	CO3,
	UN Centre for Human Rights	CO4
	Economic and Social Council	
	Various Commissions and Sub-Commissions on	
	Human Rights	
Unit 4	Implementation, enforcement of international human	
	rights law	
A	9	CO3,
	UN Commission on Human Rights (Human Rights	CO5
	Council)	
В	The Human Rights Committee (CCPR) under ICCPR	CO3,
	The Committee on Economic, Social and Cultural Rights	CO4
	(CESCR) under ICESCR	
С	Treaty Bodies and Other Bodies	CO3,
	SAARC Charters and Human Rights Conventions	C04
Unit 5	Protection and Enforcement of Human Rights in	
	India	
A	Development of Human Rights Movement and Law in	CO5,
	Indian	CO6
В	Constitutional Guarantees and Legislative Measures	CO5,
		CO6
С	Role of Judiciary, Human Rights Commissions and	CO5,
	NGOs in Evolution of Human Rights	CO6





Weightage	CA MTE ETE
Distribution	25% 25% 50%
Textbook/s	Agarwal, H.O., Implementation of Human
*	Rights Covenants with Special Reference to India
	(Allahabad: Kitab Mahal)
Other	REFERENCES
References	1. Agarwal, H.O., Implementation of
	Human Rights Covenants with Special Reference
	to India (Allahabad: Kitab Mahal, 1983).
	2. Human Rights 19 Alam, Aftab, ed.,
	Human Rights in 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: Har Anand
	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: Jagrut Bharut, 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: Martinus Nijhoff, 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: Martinus Nijhoff, 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 Peeyushi Diwan, Children and Legal Protection (New Delhi: Deep and Deep, 1994).

26. Jose-Manuel Barreto (ed.), Human Rights





www.snarqa.ac.in
from a Third World Perspective: Critique, History
and International Law (Cambridge Scholars
Publishing 2013)
27. Uprendra Baxi, The Future of Human Rights
(2nd edition, Oxford University Press 2008)
28.Jack Donnelly, <i>Universal Human Rights: In</i>
Theory and Practice (Cornell University Press
2013)
29. Aryeh Neier, The International Human
Rights Movement: A History (Princeton
University Press 2012)





Schoof L	ool: Sharda School aw	AY: 2024-2025			
Prog	ramme:	LL.M.			
Bran		Semester: II			
1	Course Code	MAL 126			
2	Course Title	Private International Law			
3	Credits	2			
4	Contact Hours (L-T-P)	2-0-0			
5	Course objective	The Course objectives for students is:			
		1. To equip with professional knowledge, learning and comprehensive understanding of Private International Law (Conflict of Laws) and develop research skill on the subject.			
		2. To make them understand all aspects of the Private International Law such as definition, nature, scope and theories of Private International Law.			
		3. To make them apply various theories such as <i>Renv</i> jurisdiction under Private International Law, nationality a domicile in the context of conflict of laws and recognition a enforcement of foreign judgments and arbitral awards.			
		4. To make them capable to understand and apply laws relating to matrimonial causes & reliefs, legitimacy, legitimisation adoption, guardianship and custody of children from the Private International Law perspectives with due emphasis on case laws			
		5. To make them understand about 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 them learn and apply laws such as contracts and torts in the context of Private International Law with the case laws.			
6	Course Outcomes	After this course competition students shall be able to: CO1: Understand the basic concept and to define key terminologies relating to Private International Law. CO2: Explain and compare the various theories of Private International Law and unification thereof. CO3: Develop understanding about the Quasi Federal nature of India – heterogeneous society and personal laws, inter personal conflict of laws etc. such as jurisdiction, nationality and			





	T	domicile issues.				
7	Course Description	CO4: Analyse and classify various aspects of family laws from Private International Law perspectives such as matrimonia causes, legitimacy, legitimisation, adoption, guardianship and custody of children etc.  CO5: Compare and critically analyse the Proper Law Contract Theory under Private International Law.  CO6: Elaborate and formulate the ideas relating to succession insolvency, torts' theories, domicile etc. under the private international law.  Course Description  Private International Law or Conflict of laws means a branch of Indian Law applied by Indian courts whenever a legal dispute before i contains a foreign element. The definition by jurists, scope and nature of this branch of law as well as many key terminologies of private international law and various aspects of the law such as				
		characterisation, various doctrines, jurisdiction				
		enforcement of foreign judgments and arbitral av				
		family laws, property law and law of obligations course.	are covered in this			
8	Outline Syllabus	course.	CO Mapping			
	· ·	ature , Scope, Foreign Element	CO1, CO2			
		and Nature, Foreign Element	CO1, CO2			
	B Unification of Priv	CO1, CO2				
	C.Comparison between	CO1, CO2				
	Unit 2 Private Inter	CO1, CO3				
		of Private International Law	CO1, CO3			
		uasi Federal nature of India – heterogeneous society	CO1, CO3			
		ater personal conflict of laws	201, 203			
	C Expanding horizon commercial transacti	CO1, CO3				
	Unit 3 MATRIMON	NIAL RELEIFS	CO1, CO4			
•		nal validity of marriage	CO1, CO4			
	B Legitimacy and Le		CO1, CO4			
	C Adoption, guardian		CO1, CO4			
		AW OF CONTRACT	CO1, CO5			
	A Evolution of mode Position	ern proper law theory: English Position & Indian	CO1, CO5			
	P TOPT The and a 1	ovefoui lov logi deligati magazan lerre en esciel	CO1 CO6			
	<b>B.</b> IUKI – I neories I	exfori, lex loci delicti, proper law or social	CO1, CO6			





environmental theory, development of proper law of tort cases – UK and Indian Position					
C Succession and ins	CO1, CO5				
Unit 5 DOMICILE	CO1, CO6				
A Meaning in the Inc	condary domicile	CO1, CO6			
B Domicile of Origin		CO1, CO6			
C Dependants, Fugir	tives, Domicile	of Corporation	l	CO1, CO6	
Mode of examination	Theory	•			
Weightage	CA	MTE	ETE		
distribution	25%	25%	50%		
Text books	Conflict of Laws, Atul M Setalvad, Second Edition, 2009				
Other references	1. Paras Diwan: Private International Law.				
	2. Anson: Conflict of laws				
	3.Chesire, No Edition, 2008		Private International La	aw, Fourteenth	





School		Sharda SchoolofLaw	
Academi	c Year	2024-25	
Program	me	LL.M.	
Course		Community Connect Programme	
1	CourseCode	CCU 601	
2	CourseTitle	CommunityConnect	
3	Credits	2	
4	Contact Hours (L-T-P-C)	(0-0-4)	
	CourseType	Compulsory	
5	CourseO bjective	<ol> <li>The objectives of this course are:</li> <li>ToDevelopunderstandingofimportance of community.</li> <li>Tohighlighttheefficacyofcommunity servicesinleg</li> <li>To provide a much needed inputs in the form of communityconnectservice-basededucationtotheyoungenquiring minds.</li> <li>To acquaint students with exposures to different social bythepeopleofdifferentsectionsofoursociety.</li> <li>To motivate students for thepursuancepossible legalsof social issues.</li> <li>To equip students with social interaction skills highly legal profession.</li> </ol>	aleducation; issues faced utions to various
6	CourseOutcomes	On the completion of the course the student will be ab  1. CO1- Identify various facets of community serv  2. CO2- Explain the purpose and need of connects ervices which provide solutions to many existing is sues.  3. CO3- Illustrate the nature and importance connect services.  4. CO4- roomlearning with practical is sues/problems in the anced research and analytical skills.  5. Evaluate the concerns and requirements of the large.  6. CO5- Apply their legal for the development of the needy strata of society.	of community  Analyzeclass-esocietywithenh
7	CourseDes cription	This courses hall high light that the community connect & it spensable for an egalitarian society and its advancements.	sawarenessareindi
8	SyllabusOutlin		COMapping





Theory		Introduction	n		
	I	MeaningofCommunityconnectservices			CO1
	II	Implication	CO1		
	III	Community	connect&S	ocialAwareness	CO2
	IV	Community	Connectance	lLegalEducation	CO3
Practical		Handsontraining			CO4,CO5 and CO6
	Modeof examination	Practical/Viva			
	Weightage	Field visits	Report	Viva	
	Distribution	30%	30%	40%	
	Textbook/s*	- M P Jain,Indian Constitutional Law, LexisNexis.			
	Reference				





Programme: LLM	Academic Year: 2024-25			
2	Course Title	CONCEPTS OF HUMAN RIGHTS LAW (LL	M)	
3	Credits	2	,	
4	Contact	2-0-0		
	Hours			
	(L-T-P)			
	Course Type	Compulsory		
5	Course Objective	<ol> <li>To introduce students to the concept of Huma</li> <li>To introduce students with the emerge pertaining to Human Rights.</li> <li>To give an understanding of the various available to the marginalized groups.</li> <li>To introduce students to the various implement the protection of Human Rights.</li> </ol>	ence of issues human rights	
6	Course Outcomes	After completion of course, the student will be able CO1: Trace out development of human rights and stages of development of Human Rights.  CO2: Evaluate the role of Liberal perspective in protection of Human Rights.  CO3: Identify various rights of marginalized ground children and refugees.  CO4: Evaluate the role of various International and Human Rights instruments in securing human right CO5: Critically analyse the role of Indian judiciary and protection of human rights.  Co6: Develop research in the area of Human Right	romotion and ps like women d Regional ts. y in promotion	
7	Course Description	This course will help the students in building a good understanding of International Human rights Law. acquaint the students with the development of Human through various international instrumentalities. The provides an opportunity to the students to learn abord Constitutional provisions and role of Indian Suprences to Human Rights in India.	od It will nan Rights law e course also out Indian	
8	Outline syllab	us	CO Mapping	
	Unit 1	Introduction		
	A	Conceptualization of Human Rights	CO1	
	В	Philosophical & Historical Development of Human Rights	CO1	
	С	Generations of Human Rights.	CO2	
	Unit 2	Theories of Human Rights		
	A	Liberal Perspective of Human Rights: Natural Rights Theories, Legal Theory of Rights	CO3	





В	Marxist Per	spective of H	uman Rights	CO3, CO4	
С	Feminist Pe	Feminist Perspective of Human Rights			
Unit 3	Human Rig	ghts: Indian	Scenario		
A	Human Rig	Human Rights in Indian Perspective			
В	Human Rig	<u> </u>			
С	Jurispruden	tial Aspects of	of Human Rights in India	CO3, CO4	
Unit 4	Human Ri	ghts: Issues &	& Challenges		
A	Human Rig				
В	Advances in Rights	n Science and	Technology & Human	CO4, CO5	
С		ril Society in 1	Protection of Human	CO3, C04	
Unit 5	_	ghts: Conten	nporary Issues		
				CO3, CO4	
В				CO4, CO5, CO6	
С	Persons wit	h Disabilities		CO4, CO6	
Mode of examination	Theory				
	CA	MTE	ETE		
Distribution					
Text book/s*	Agarwal, H.O., Implementation of Human Rights Covenants with Special Reference to India (Allahabad: KitabMahal)				
Other	REFEREN	ICES			
References	Hun Refe Kita Hun Cha 1999 and Pres Hun and Pub	nan Rights Coerence to IndiabMahal, 1983 2. Human Rights in Illenges (New 9). 3. Alston, Pl. Human Rights, 1995). 4. Bajwa, G. nan Rights in Violations (New 1996).	ovenants with Special a (Allahabad: 3). ights 19 Alam, Aftab, ed., India: Issues and Delhi: Raj Publications, hillip, The United Nations ts (London: Clarendon S. and D.K. Bajwa, India: Implementation Jew Delhi: D.K.		
	C Unit 3 A B C Unit 4 A B C Unit 5 A B C Mode of examination Weightage Distribution Text book/s*	C Feminist Pet Unit 3 Human Rig A Human Rig B Human Rig C Jurispruden Unit 4 Human Rig B Advances in Rights C Role of Cive Rights Unit 5 Human Rig B Minority Rights  C Persons wit Mode of examination Weightage Distribution Text book/s* Agarwal, H Covenants (Allahabad: Other References  Human Rig REFEREN References  Human Rig Ref	C Feminist Perspective of Dunit 3 Human Rights: Indian Human Rights in Indian Human Rights and Const C Jurisprudential Aspects of Unit 4 Human Rights: Issues of Human Rights & Mass of Human Rights & Mass of Rights C Role of Civil Society in Rights  Unit 5 Human Rights: Content A Child Rights B Minority Rights  C Persons with Disabilities Mode of examination Weightage Distribution Text book/s* C Agarwal, H.O., Impleme Covenants with Special 1 (Allahabad: KitabMahal) Other References References References 1. Agarwal, Human Rights Content of Reference to India KitabMahal, 1983 2. Human Rights of Reference to India KitabMahal, 1983 2. Human Rights in Challenges (New 1999). 3. Alston, Pland Human Right Press, 1995). 4. Bajwa, G. Human Rights in and Violations (New 1996)	C Feminist Perspective of Human Rights  Unit 3 Human Rights: Indian Scenario  A Human Rights in Indian Perspective  B Human Rights and Constitution of India  C Jurisprudential Aspects of Human Rights in India  Unit 4 Human Rights: Issues & Challenges  A Human Rights & Mass Media  B Advances in Science and Technology & Human Rights  C Role of Civil Society in Protection of Human Rights  Unit 5 Human Rights: Contemporary Issues  A Child Rights  B Minority Rights  C Persons with Disabilities  Mode of examination  Weightage Distribution  Weightage Distribution  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 Covenants with Special Reference to India: Sisues and Challenges (New Delhi: Raj Publications, 1999).  3. Alston, Phillip, The United Nations and Human Rights (London: Clarendon	





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).





Sch	ool:	Sharda School of Law
Pro	gramme:	Current Academic Year: 2024-25
Bra	nch: Law	Semester: LL.M.
1	Course Code	MAL 138
2	Course Title	Environmental Governance
3	Credits	2
4	Contact	2-0-0
	Hours	
	(L-T-P)	
	Course Type	Compulsory
5	Course	1. Awareness of Indian approaches to the problem of environmental
	Objective	pollution in the context of law as a means of prevention of environmental
		pollution and for protection of environment
		2. A spirit of inquiry to explore the international obligations of the country
		for protection of environment
		3. To make the students aware about the legislative measures for protection
		of environment and spirit of Indian Constitution for protection of
		environment. It also provides the opportunities to the students to
		understand the activist role played by Indian Judiciary in protection of
		environment and evolution of different principles such as polluter pay
		principle, precautionary principle, inter-generational equity and sustainable
		development.
		4. To examine the Emerging International Environmental Regimes and
		India's National Policy
6	Course	CO1: Recognizing and listing laws related to environment protection in
	Outcomes	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
		Co5: Analyze the Emerging International Environmental Regimes and
		India's National Policy
		CO6: Develop food research in the area of environmental governance
		200. Develop 100d research in the drea of chynolinichair governance
7	Course	Law and policy plays a major role in the conservation and management of
,	Description	natural resources as well as pollution control. This course intends to
		introduce the students to the vast field of Environmental Law and Policy.
		At the end of the course it is expected that the students would be familiar
		with the overall Environmental Law and Policy regime of the country as
		well as its international obligations. It is expected that the case studies
		would equip them with basic knowledge and skills to understand
		environmental law issues.
		Students are expected to attend the class after going through the reading
		material.





8	Outline syllabi	us	CO Mapping
	Unit 1	<b>Environmental Law: Introduction (8 Lectures)</b>	
	A	Introduction to Environment and Environmental Governance	CO1, CO2
	В	Environmental Rights as Human Rights.	CO1, CO2
	С	India's Environment Law and Policy Overview	CO1, CO2
	Unit 2	<b>Environment Protection under Constitution and Role of Judiciary (10 Lectures)</b>	
	A	Constitutional Mandate and Environment Protection-	CO1, CO2
		Article 51-A (g), Article 47, Article 48 and 48-A, Articles	,
	В	21, 14 and 19 Role of Judiciary for Environmental Protection, Pollution	CO1, CO2,
	Б		CO1, CO2,
	C	Control and Sustainable Development (Writ Jurisdiction)	
		Principles evolved by the Indian Judiciary -	CO1, CO2
		a. Absolute Liability	
		b. Precautionary Principle	
		c. Polluter Pays Principle	
		d. Intra and Inter-Generational Equity e. Public Trust Doctrine	
	II24 2		
	Unit 3	Statutory Control of Environmental Pollution (12 Lectures)	
	A	Environment (Protection) Act, 1986	CO1, CO2
	В	The Concept of Environmental Impact Assessment,	CO1, CO2,
		Consent and Major Acts on Pollution	CO3
	С	National Green Tribunal Act, 2010	CO1, CO2
	Unit 4	Law Regarding Protection of Species and Ecosystems (8 Lectures)	
	A	Colonial Governance of Forests and Post-Independence changes in Policy	CO1, CO3
	В	Protection of Wildlife Act 1972	CO1, CO2, CO4
	С	Biological Diversity Act 2002 and IPR for traditional knowledge and resources	CO1, CO2
	Unit 5	International Environmental Law (10 Lectures)	
	A	Institutional Mechanism for Environmental Governance,	CO1, CO3
A		Sustainable Development in the Modern World	001, 003
	В	Comparative Perspective on Governance: Lessons for India	CO1, CO4
		from USA and Africa	001, 001
	С	Stockholm to Paris: A primer on major international framework	CO1, CO4
	Mode of	Theory/Jury/Practical/Viva	
	examination	11101,101,11001001,1110	
			I





Weightage	CA	MTE	ETE		
Distribution	30%	20%	50%		
Text book/s*					
Other	Case Law				
References	Kedar Nath Y	adav v. State oj	West Bengal		
	NBA v. Union	of India			
	RLEK v. Unio	RLEK v. Union of India			
	Vellore citizen	Vellore citizens Welfare Forum v. Union of India			
	MC Mehta Ju	MC Mehta Jurisprudence			
	USA v. Canaa	USA v. Canada (Trail Smelter)			
	Costa Rica v.	Costa Rica v. Nicaragua			
	Frnace v. Spa	Frnace v. Spain (Lac Lanoux)			
	New Zealand	New Zealand and Australia v. France			
	North Sea Con	ntinental Shelf	Cases		