LL.B. Part I (First Semester)

Paper - 1

Lato of Contract (General Principles) (90 Marks for Written Paper and 10 Marks for Tutorial)

Section 1 to 75 of Indian Contract Act, 1972 and Indian Specific Relief Act, 1963

Prescribed Cases:

- 1. Cartill v. Carbolic Smoke Ball Co. [(1893) 1 Q.B. 256].
- 2. Mohori Bibi v. Dharmodas Ghos [(1903) 30 I.A. 114].
- Satyabrate Ghosh v. Mugneeram Bangur & Co., (AIR 1954 S.C. 44).
- 4. Bhagwandas Goverdhan Das Kedia v. Girdhari Lal Purshottam Das & Co., (AIR 1966 S.C. 543).
- 5. Sales Tax Officer, Banaras v. Kanhaiya Lal Mukund Lal Saraf, [AIR (1959) 5CR 1350].

Paper - Il

Law of Torts including Consumer Protection Law & Motor Vehicle Act (50 Marks for Written Paper and 10 Marks for Tutorial)

- (a) Law of Torts:
 - 1. Definition, Elements and Nature of Torts.
 - 2. General Principles of the Law of Torts:
 - (i) Principle of 'fault' and no-fault liability. (ii) Principle of Vcarious Liability. (iii) Principle of Joint Liability. (iv) Exemption (Defences) from tortious Liability: Consent, Mistake, Necessity, Private Defence. (v) Remotences of Damage.
 - 3. Liability of State in Tort.
 - 4. Damages as a remedy in tort :
 - (i) Kinds of Damages. (ii) Measure of Damages.
 - 5. Specific Torts:
 - (i) Trespass (ii) Negligence (iii) Negligent Misstatements (iv) Nervous Shock (v) Nuisance (vi) Defamation (vii) Deceit (viii) Malicinus Prosection
 - 6. Absolute Liability.
- (b) The Consumer Protection Act, 1986
- (c) No Fault Liability Under The Moter Vehicle Act, 1988

Prescribed Cases:

- Donoghue v. Stevenson, [(1932) AC 562].
- Overseas Tankship (U.K.) v. Morts Dock and Engineering Co. [(1961) AC 388].
- 3. Hedley By rne and Co. Ltd. v. Heller and Partners Ltd. [(1964) AC 465].
- Lucknow Development Authority v. M. K. Gupta, (AIR 1994 SC 787).
- Vinitha Ashok v. Lakshmi Hospital, Medical Service [(2001) 8 SCC 731].

Paper - Ill

Constitutional Law - I (90 Marks for Written Paper and 10 Marks for Tutorial)

- 1. Meaning and nature of Constitutional Law.
- 2. Preamble and Basic Features of Indian Constitution
- 3. Doctrine of Separation of Power.
- Executive Power: Nature of executive in India, relationship between the President and the Council of Ministers.
- Legislative Power: Legislative Procedure, legislative privileges.
- 6. Judicial Power: Organisation of Judiciary: Jurisdiction of the Supreme Court of India.
- 7. Federal Idea: Nature of Indian Polity, C.-operative federalism.

- 8. Role of Judiciary in a federal system, Rule of pith and substance, Rule of territorial nexus, Rule of repugnancy, Residurary Power of Legislation.
- 9. Freedoms of Inter-State Trade and Commerce.
- 10. Impact of Emergency on Centre-State Relations.

- 1. Smt. Indira Nehru Gandhi v. Raj Narain (AIR 1975 SC 229).
- 2. Automobiles Transport Ltd. v. State of Rajasthan (AIR 1962 SC 1406).
- 3. S.R. Bommai v. Union of India [(1994) 3 SCC 1].
- 4. Special Reference No. 1 of 1998 under Article 143 of the Constitution of India [(1998) 7 SCC 739].

Paper - IV

Family Law - I

(Hindu Law)

(90 Marks for Written Papez and 10 Marks for Tutorial)

- 1. Sources of Hindu Law.
- 2. Marriages amongst Hindus (With reference to Hindu Marriage Act).
 - (i) Nature of Marriage
 - (ii) Kinds of Marriage
 - (iii) Requirements of Marriage
 - (iv) Matrimonial Remedies-
 - (a) Restitution of Conjugal Rights
 - (b) Judicial Separation
 - (c) Dissolution of Marriage
 - (d) Decree of Nullity
- 3. Minority and Guardianship amongst Hindus.
- 4. Adoption amongst Hindus.
- 5. Maintenance amongst Hindus.
- 6. Joint Family :
 - (a) Coparcenary (b) Alieneation (c) Debts (d) Partition.
- 7. Stridhan and Womens Estate.
- 8. Succession: Testate and intestate succession amongst Hindus.
- 9. Religious and Charitable Endowments under Hindu Law.

Prescribed Cases:

- 1. Jyotish Chandra v. Meera [AIR (1970) Cal. 266].
- 2. Sita Bai v. Ram Chandra [AIR (1970) SC 343].
- 3. Commar. H.R.E. v. L.T.Swamiar [AIR (1954) SC 282].
- 4. Madhagowda v. Ankegowda ((2002) 1 SCC 178].
- 5. Geetha Hariharan v. Reserve Bank of India [(1999) 2 SCC 228].
- 6. Bhagat Ram v. Teja Singh [AIR (2002) SC 1].

Paper - V

Public International Law (90 Marks for Written Paper and 10 Marks for Tutorial)

- 1. Definition and Nature of International Law.
- 2. Origin and Development of International Law including its codification.
- 3. Sources of International Law.
- 4. Subjects of International Law.
- 5. Relationship between International Law and Municipal Law.

- 6. State recognition and state succession
- International Rive and canals. International Law of the sea, air, space and aerial navigation, outer space Exporation and use of outer space.
- 8. Nationality Statelessness.
- 9. State jurisdiction. Basis of jurisdiction, jurisdictional immunity.
- 10. Extradition and Asylum.
- 11. Diplomatic and consular relations.
- 12. Law of treaties: Formation, Appplication, termination of treaties.
- 13. State responsibility.
- 14. Settlement of International Disputes: Peaceful procedures for settlement of international disputes, Diplomatic, Adjudicative and Institutional, Compulsive, procedures for settlement of international disputes, Retorsion, Repulsuls, Armed Intervention with the role of United Nations.
- 15. War and use of force in International Law.
- Law of Contraband & Blockade. Concept of War and Legality of war and Use of force, Legal
 effects of the outbreak of war and Enemy character.

- 1. The Lotus Case, (France v. Turkey) {(1927) PCI) Reports Series A.No. 10].
- 2. North Sea Continental Shelf Cases -
 - (a) FRG v. Denmark (b) FRG v. The Netherlands [ICJ Reports 1969, p. 3].
- 3. Nicaragua Case, (Nicaragua v. United States) [IC] Reports 1986, p. 14].
- 4. V.S.Gosalia v. G.N.Agrawal and others [(1981) SCC 226].
- Nottebohm Case (Liachtenstein v. Guatamala) 1955.
- 6. Asylum Case (Columbia v. Peru) [1950 ICJ. Reports 266].
- 7. Daimler Co. Ltd. v. Continental Tyre and Rubber Co. Ltd. |(1916) 2 AC 1997|.
- 8. The Albama Claims Arbitration (1872) Moor, Internation Arbitration Vol. 1, p. 653.
- 9. Corfu Channel Case, (UK v. Albania) [IC] Reports (1949), p. 4].
- 10. Gramophone Co. of India v. B. B. Pandey [(1984) 2 SCC 534].

LL.B. Part I

(Second Semester)

Paper - VI

Law of Contract (Special Contracts)
(90 Marks for Winten Paper and 10 Marks for Tutorial)

Specific Contracts under Indian Contract Act, Sale of Goods Act, Partnership Act -

Prescribed Cases:

- 1. Bank of Bihar v. Damodar Prasad [AIR 1969 9C 297].
- 2. Radha Krishna v. Tayab Ali [AIR 1962 SC 538].
- Niblett v. Confectioner's Materials Co. 1(1921) 3 KB 287.
- D.B.Hoshiarpur v. Hira Singh [AIR 1968 Punjab 289].
- Cox v. Hickman [(1860) HLC 268].
- Commissioner of Income Tax v. Dwarika Das Khetan [AIR 1961 SC 619].

Paper - VII

Law of Crimes - I
(90 Marks for Written Paper and 10 Marks for Tutorial)

Indian Penal Code (IPC)

- 1. Elements of Crime, Actus non facit reum nisi mere sit rea.
- 2. Group liability: Common intention and Common object

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- 3. Abetment.
- 4. Criminal Conspiracy.
- 5. General exceptions.
- 6. Attempt to commit offences.
- 7. Offences against public tranquality
- 8. Offences against body : Culpable Homicide, Murder, Hurt, Grievous Hurt, Wrongful confinement and Wrongful restraint, Criminal force, Assault, Abduction, Kidnapping, Rape &
- 9. Offences against property: Theft, Extortion, Robbery, Dacoity, Criminal Misappropriation, Criminal Breach of Trust, Cheating, Mischief.
- 10. Offences against State : Sedition.
- 11. Defamation.

- 1. Nathu Lal v. State of MLP. [AIR 1966 SC 43].
- Mahboob Shah v. King Emperor (AIR 1945 PC 118).
- Basudeo v. State of Pepsu [AIR 1956 9C 488].
- 4. Vishwanath v. State of U.P. [AIR 1960 SC 1382].
- State v. V.C.Shukla and others [AIR 1980 S 1362].
- 6. Rex v. Govind [ILR (1876) 1 Bomb. 342].
- 7. K.M.Nanawati v. State of Maharastra [AIR 1962 SC 605].
- 8. Harbhajan Singh v. State of Punjab [AIR 1966 SC 97].
- 9. Vishen Negneth Desimulth v. State of Maharastra [(2001) 1 SCC 345].
- 10. Gurucharan Singh v. Satpal Singh [AIR 1990 SC 209].

Paper - VIII

Constitutional Law - II (90 Marks for Written Paper and 10 Marks for Tutorial)

- 1. Fundamental Rights.
- 2. Impact of Emergency on Fundamental Rights.
- 3. Pundamental Duties.
- Directive Principles of State Policy.
- 5. Amendment of the Constitution.

Prescribed Cases:

- 1. State of Gujrat v. Shri Ambika Mills [AIR 1974 SC 1300].
- Ajay Haria v. Khalid Muzib [AIR 1981 SC 487].
- Indira Sawhney v. Union of India [AIR 1993 9C 477].
- In re Special Court 860, 1978 [AIR 1979 9C 478].
- 5. Smt. Maneka Gandhi v. Union of India [AIR 1978 SC 597].
- Ahmedabad St. Xavier's College Society v. State of Gujrat [AIR 1974 SC 1389].
- S.R.Bommai v. Union of India [(1994) 3 SCC 1].
- 8. Special Reference No. 1 of 1998 under Article 143 of the Constitution of India ((1998) 7 9CC 739].

Paper - IX

Family Law - II

(Muslim Law) (90 Marks for Written Paper and 10 Marks for Tutorial)

- Source of Muslims Law.
- Marriages among Muslims in India -
 - Nature of Marriage

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- Kinds of Marriage (H)
- Requirements of Marriage (including Dower) (iii)
- Matrimonial Remedies-(iv)
 - (a) Restitution of Conjugal Rights (b) Dissolution of Marriage
- Guardianship.
- 4. Legitimacy and Parentage.
- Maintenance.
- Wills.
- Gifts. 7.
- General Principles of Inheritance (No. specific rules of inheritance are to be taught).

- 1. Habibur Rahman v. Alta Ali [(1921) 48 IA 14].
- bnam Bandi v. Mustaddi [(1918) 45 IA 73].
- 3. Nawazish Ali Khan v. Ali Raza Khan [AIR (1945) PC 134].
- 4. Maina Bibi v. Chaudhary Vakil Ahmed

Paper - X

Human Rights: Law & Practice (90 Marks for Written Paper and 10 Marks for Tutorial)

- 1. Human Rights: Nature, Concept, Origin and Development, Importance, Classification.
- 2. Civil and Political Rights: International instrument Part III of the Constitution of India.
- 3. Social and Sconomic Rights: International Instrument Part IV of the Constitution of India.
- Human Rights and Vulnerable Groups: Rights of women, Children, Disabled, Tribais, Aged, Minorities - National and International Legal Development - Part IV (A) of the Constitution of
- 5. Enforcement of Human Rights: International, Regional and National, The Protection of Human Rights Act, 1993 (Mechanism, Legislative, Executive and Judicial), NHRC - Role of Legal
- 6. International Humanitarian Law: Definition, origin and development: Protection of Defenceless in war: Limitation of means and methods of use of Force-Law of internal armed conflicts contemporary issues and challenges with special reference to implementation of humanitarian
- 7. Refugee Law: Origin, definition and development, Rights and Responsibilities, Protection, Internally displaced persons, Durable solution, Institutional responses, Legal Status of refugees in India.

Prescribed Cases:

- 1. D.K.Basu v. State of West Bengal [AIR 1997 9C 3017].
- Vishakha v. State of Rajasthan [AIR 1997 SC 3011].
- 3. Nilabati Behera v. State of Orissa [(1993) 2 SCC 766].
- 4. Chairman Railway Board v. Chandrika Das [AIR 2000 SC,988].

LL.B. Part II

(Third Semester)

Paper - XI

lurisprudence

(Logal Method, Indian Logal System and Lanic Theory of Law) (90 Marks for Written Paper and 10 Marks for Tutorial)

- 1. Definition and Scope of Jurisprudence.
 - (a) Critical analysis of the definitions of Jurisprudence by Austin, Holland, Salmond, Alien, Stone and Pound.
 - (b) General and Particular Jurisprudence.
 - (c) Use of the study of jurisprudence.
 - (d) Jurisprudence and Legal theory. Scope of Jurisprudence, Need of synthesis.
- 2 Analytical Positivism.
 - (a) Meaning of Positivism.
 - (b) Austin's theory of law and sovegeignty and its criticism.
 - (c) Definition of law by Holland and Salmond.
 - (d) Modern positivists:
 - Kelsen's Pure Theory of Law and its criticial analysis.
 - (ii) Hart's definition of law as union of primary and secondary rules.
- Different Theoretical Approaches to the Study of Law and Jurisprudence:
 - (a) Natural law theories, different approaches, Relationship between Natural law and Positive Law, Revival of Natural law in 20th Century, Natural law principles under the Indian Constitution.
 - (b) Historical and Anthropological approach.
 - (c) Sociological approach: Pound's theory of social engineering, Definition of Interests, Classification of Interest, Balancing of Interrests, Problem of Balancing, Role of the Supreme Court of India in balancing, Jural Postulates and its relevance to India.
 - (d) Economic approach: Marx and Engel's views about law and state.
 - (e) Realist approach: American and scandinavian Realism.
- 4. Law and Morals:

Realistionship, Influence of Morality on the development of law, Public and Private Morality, Enforcement of morality by law.

5. Legislation:

Importance of legislation as source of law, Legislatiion and law reform, Legislatiion and condification, Kinds of legislation : Supreme and Subordinate legislation, Distinction between Supreme and Subordinate legislation, Kinds of subordinate legislation.

Precedent as source of law, its merits and demerits, steadying role of precedent, leeways of precedent, ratio decidendi and obiter, creativity and discovery in modern precedent.

7. Custom:

Custom as a source of law, Essentials of a valid custom, when does custom become law? Views of Savigny and Austin.

8. Legal Rights and Dutles:

Problem of right oriented and duty-oriented jurisprudence, relationship between rights and duties. Interest and will theories of rights, Hohfeld's analysis of rights, kinds of right.

9. Legal Personality:

Person' defined, Natural and juristic person, Legal status of Dead persons, Unborn child, Animals, Temple & Mosque, Theories of juristic persons, Liability of Corporation in torts and Och 3/103/09 ctimes.

10 Possesion

Definition, essential elements, concept of possession in Roman law, in English law, in India. Possession and Ownership, kinds of possession, illustrative cases.

11. Ownership:

Definition of ownership, kinds of ownership, social control of private ownership, legal incidence of ownership, concept of trusteeship of Candhiji, Ownership in India.

Prescribed Cases:

- A.D.M. Jabalpur v. Shiva Kant Shukla [AIR 1976 SC 1207].
- 2. State of Rajasthan v. Union of India [AIR 1977 SC 136].
- 3. Bengal Immunity Co. v. State of Bihar [AIR 1955 SC 66].
- 4. X'v. Hospital 'Z' [(1988) 8 SCC 296].
- 5. Shiromani Gurudwara Prabandhak Samiti v. Somnath Das [(2000) 4 SCC 146].
- 6. State Trading Corporation of India v. C.T.O. [AIR 1963 SC 1811].
- 7. Presed Remakent Khade v. State of Maharastra [(1988) 8 SCC 493].
- 8. Seriey Dutt v. State via C.B.I. Bombay [(1994) 5 SOC 410].
- 9. Kanda Lakshmana Bapuji v. Govt. of A.P. [(2000) 3 SCC 258].

Paper - XII

Company Law (90 Marks for Written Paper and 10 Marks for Totorial)

- 1. The nature and kind of Company.
- 2. Prospectus.
- 3. Allotment and issue of shares and debentures, share capital and debentures.
- 4. Management and administration, meeting, resolution, investigation and audit.
- 5. Directors and other managerial personnels.
- 6. Prevention of mismanagement and oppression of minorities.
- 7. Winding up.
- 8. Copany Law Administration: Central Government, Company Law Tribunal, Registrar.
- 9. Protection of Investors:
 - (i) Who are Investors?
 - (ii) Statutory Investors Protection.
 - (iii) Judicial Protection.
 - (iv) Administrative Protection.
- 10. Regulation of Company : SEBI.

Prescribed Cases:

- 1. Salomon v. Salomon and Co. Ltd. [1897 AC 22].
- Ashbury Railway Carriage Co. v. Riche [1875 LR & HL 653].
- 3. Royal British Bank v. Turquand [(1856) o F and B 327].
- Rajahmundry Electric Supply Co. Ltd. v. A. Nageshwara Rao [AIR 1956 SC 213].
- 5. Shanti Prasad Jain v. Kalinga Tubes Ltd. [1965 1 Comp. LJ 193].

Paper - XIII

Property Law

(90 Marks for Written Paper and 10 Marks for Tutorial)

The Transfer of Property Act, 1882.

Prescribed Cases:

- 1. Prabodh Kumar Das v. Danimara Tes Co. Ltd. [AIR 1940 PC 1].
- 2. Musahar Shahu v. Hakim Lai [AIR 1915 Cal. 43].
- C. Ramchandrayya v. Azamabad Tes Co. Ltd. [AIR 1964 SC 877].

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- 4. Jamma Masjid v. Kopimarımindra [AIR 1962 SC 847].
- 5. State of U.P. v. Benshidhar [(1974) 1 SCC 113].
- 6. Kreglinger v. New Patagonia Meat and Cold Storage Co. [(1914) AC 25].
- 7. N.N.Clubwala v. Fida Hussain (AIK 1965 SC 610).
- 8. Ganesh Lal v. Jyoti Presed (AIR 1953 SC 1).
- 9. Bhaskar W. Joshi v. S.R. Agrawal [AIR 1960 SC 301].
- 10. Afsar Sheikn v. Suleman [(1976) 3 SCC 1103].
- 11. Shrimant Sharmao Suryavanshi v. Prahlad Bheiroba ((2002) 3 SCC 676].

Paper - XIV

English and Legal Language

Unit I: Skill of Communicative English.

Unit II : Language of the Law

- Distinctive Feature of Legal Language, Problems of Language in the Drafting of statutes, Other Legal Documents Representations and the Language of the Judgements.
- Official Language: The Constitutional Provisions (Articles 343 to 347).
- Language of the Supreme Court and the High Courts (Article 348 of the Constitution), Language
 of the representations for redress of grievances (Article 350) and the development of the Hindi
 Language (Article 351).

Unit III: Bessy - Writing

(in Hindi and English Languages)

Essay using legal expressions on socio-legal problems and legal concepts (Democracy, Socialism, Socialism, Social justice, Human rights, Environment, Consumer Protection, Uniform Civil Code, Panchayat Raj).

Unit IV: Translation

Translation of passages from legal documents: Law books, Constitution of India and Acts (Indian Penal Code and Indian Contract Act).

Unit V :

Legal Maxima, legal words and Phrases (used in law-teaching, law-courts, legal-documents and enactments).

Legal Maxime:

- 1. Actio personalis maritur cum persona.
- 2. Actus non facit reum, nisi mens sit res.
- 3. Delegatus non potest delegare.
- Ex turpi cause non oritur actio.
- 5. Ignorantia legis neminem excusat.
- 6. Jura non remota causa, sed proxima, spectatur.
- 7. Nemo dat quod non habet.
- 8. Par in parem imperium non habet.
- 9. Ubi jus ibi remedium.
- 10. Ut res magis valent quam pereat.
- 11. Volenti non fit injuria.

Legal Terms and Phrases

Ab trátio, ab idem, Ad valorem, Alibi, Ambiguitas latera, Ambiguitas patena, Amicus Curiae, Animus possidendi, Audi alteram partem, Bonafide, Caveat emptor, corpus delicti, Cy pres, De facto, De jure, De novo, Exabundati cautela, Ex-officio, exparte, ex-post facto, factum valet, fait accompli, felo de se, fiat justitia, functis officio, in limine, in loco parentis, in pari delicto, in pari materia, jus ad rem, latter rogatory, locus standi, mutatis mutandis, nudum pactum, onus probandi, parens patrise, plenum dominium, prima facie, pro bono publico, quid proquo, res integra, res mallius, sine qua non, ultra vires.

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The Question-Paper Structure:

The question paper will have nine questions in five sections. Section - A will have two questions out of which the examine will have to answer any one question. Section - B will have two questions out of which the examinee will have to answer only one question. All questions from Sections C, D and E will have to be answered, question Nos. 3 to 10 will be compulsory. In all eight questions will have to be answered. The scheme of questions will be as follows -

Section A:

10 Marks (for one question)

Two questions will be asked from unit !" of the course of study. The examinee will answer only one question out of these two questions.

Section B:

10 Marks (for one question)

Two questions will be asked from unit Rel of the course of study. The examinee will answer only one question out of these two questions.

Section C:

30 Marks (for two question)

Two essays of 15 marks each and in about 200 words each, one in Hindi language and another in English language from the topics prescribed in Unit IInd of the course of study. The examiner will give three topics each for Hindi and English essays.

Section D:

10 Marks (for two question)

Two passeges of not more than 100 words each will have to be translated - One from Hindi into English, and another from English to Hindi. Each translation will carry 10 marks. The passeges will be asked in accordance with Unit III^M of the course.

Section E:

20 Marks (for two questions of 10 and 10 respectively)

Que. 09: Explanation of 5 legal maxims from unit IVA of the course. Each carrying Two marks.

Que. 10:

Explanation of 10 legal words and phrases from unit Va of the course. Each carrying One

marks

Paper - XV

Trust and Equity
(90 Marks for Western Paper and 10 Marks for Tutorial).

(1) Trust:

- (a) Definition and classification:
 - (i) Definition of Trust, Trustee, Beneficiary, Trusts and Semi-trust Institutions.
 - (ii) Classification and Kinds of Trusts.
 - (iii) Creation of Trusts.
 - (iv) Trustees: Appointment and Removal of Trustees.
- (b) Duties, liabilities and discretion of trustees
- (c) Power of trustees.
- (d) Extinction of trusts.
- (2) Public and Charitable Trusts:
 - (a) Public and charitable Trusts (English Law):
 - (i) Definition of Charity.
- (ii) Charitable Purposes.
- (iii) Cy pres doctrine.
- (b) Charitable Trusts under Mohammedan Law.
- (c) Charitable Trusts under Hindu Law.
- (3) Nature, History and Growth of Equity.
- (4) Mardine of Equity.
- (5) Equitable Doctrines.

Prescribed Cases:

- 1. In re Hallet's Estate: Knatchbull v. Hallet [(1897) 13 Ch.D. 696].
- 2. Mussorie Bank v. Raynor [(1882) LR 7 AC 321].
- Commissioner of Income Tax v. Pemsel [(1891) AC 531].
- Janakiram layer v. P.M.Nilkanta layer [AIR 1962 SC 633].

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- 5. Gopai Lai Puranchandra [49 IA 100].
- 6. Nair Services v. K.C.Alexander [AIR 1968 SC 1165].
- 7. Burn and Co. v. McDonald [36 Cal 354].

LL.B. Part II

(Fourth Semester)

Paper - XVI

Administrative Law (90 Marks for Written Paper and 10 Marks for Tutorial)

(1)

- (a) Meaning of Administrative Law.
- (b) Growth of Administrative Law.
- (c) Administrative Law and Constitutional Law, Relation between the two. Rule of Law and Administrative Law, Doctrine of Separation of Power and Administrative Law.
- (2) Administrative Action, Descretion and Direction:
 - (a) Administrative action and quasi-judicial action.
 - (b) Discretion: Its meaning, advantages and disadvantages of confering discretionary powers, Judicial control of administrative descretion.
 - (c) Administrative direction: It nature, Distinction between direction and rule.
- (3) Legislative Power of Administrative Agencies:
 - (a) Meaning of Delegated Legislation.
 - (b) Causes for the Growth of Delegated Legislation.
 - (c) Extent of Delegation of Legislative Power.
 - (d) Control of Deligated Legislation, Judicial Control and Parliamentry Control.
 - (e) Publication of Deligated Legislation.
- (4) Liability of and Suits Against Union of India, State and Other Public Authorities:
 - (a) Liability in Torte, and
 - (b) Liability in Contracts.
- (3) Privileges Enjoyed by the Government and Public Authorities in Relation to Legal Proceedings:
 - (a) Whether State is bound by Statutes?
 - (b) Government Priviliges to Withold Documents.
 - (c) Estoppel Against Government.
 - (d) Privilege of the Government under Section 80 of the Civil Procedure Code (CPC).
- (6) Power of Adjudication of the Administrative Agencies:
 - (a) Administrative Adjudication and Adjudication by Traditional Courts.
 - (b) Administrative Tribunals (in General).
 - (c) Practice and Procedure of Administrative Tribunals and Agencies:
 - (i) General, (ii) The twin principles of natural justice, (iii) Right to Counsel, (iv) Reasoned Decision, (v) Institutional Decisions, (vi) Hearing Officer's Report.
 - (d) Finality of Decisions.
- (7) Control of Administative Action:
 - (a) Extra-ordinary Remedies.
 - (b) Equitable Remedies.
 - (c) Other Statutory Appeals.
- (6) Public Corporations.

(10) Ilhanku

(9) Law of Government Service in India as Provided Under the Constitution of India with Special Reference to Service Tribunals.

Prescribed Cases:

- 1. In re Delhi Laws Act, 1912, etc. [AIR 1950 SC 330].
- 2. Lachmi Narain v. Union of India [AIR 1976 SC 714].
- Govind Lal v. The Agricultural Produce Market [AIR 1575 SC 263].
- Union of India v. Anglo-Afghan Ltd. [AIR 1968 9C 718].
- 5. Legal Remembrancer, State of West Bengal v. Corporation of Culcutta [AIR 1967 SC 997].
- 6. A.K.Kraipak v. Union of India [AIR 1970 SC 150].
- Gullapali Nageshwar Rao v. A.P.State Road Transport Corporation [AIR 1959 SC 1376] (The Second Gullapali Case).

Paper - XVII

Environmental Law (90 Marks for Written Paper and 10 Marks for Tutorial)

- 1. Meaning and Definition of Environment.
- 2. Development of International Legal Norms & Standards for Environmental Protection.
- 3. Concept of Sustainable Development.
- 4. Environmental Protection and the Constitution of India.
- 5. Civil and Criminal Liabilities and Remedies for Environmental Damage.
- Environment (Protection) Act, 1986.
- 7. Laws Relating to Prevention & Control of Water and Air Pollution in India.
- Salient-Peatures of Wild Life (Protection) Act, 1972.
- 9. Prevention of Cruelty of Animals Act, 1960.

Prescribed Cases:

- M.C.Mehta v. Union of India [(1992) 3 SCC 256] (Relating to stone crushing activities in and around Delhi, Faridabad and Ballabhgarh Complexes).
- Indian Council for Environ-Legal Action v. Union of India ((1996) 3 SCC 212) (popularty known as H-Acid cases).
- Vellore Citizens Welfare Forum v. Union of India ((1996) 5 SCC 647) (popularty known as T.N.Tanneries cases).
- 4. A.P.Pollution Control Board II v. M.V.Nayudu ((2001) 2 9CC 62].
- N.R.Nair v. Union of India [AIR (2000) Ket 340].
- 6. Centre for Environment Law WWFI v. Union of India [(1999) 1 SCC 263].
- 7. Narmada Bachao Andolan v. Union of India [(2000) 10 SCC 664].

Paper - XVIII

Principles of Legislation and Interpretation of Statutes (90 Marks for Written Paper and 10 Marks for Tutorial)

- 1. Principles of Legislation.
- 2. Definition of 'Interpretation' and 'Construction'.
- 3. Nature of 'Judicial Process': Judges as Law-makers.
- Principles of Statutory Interpretation: General Aspects; Why rules necessary for Interpretation of Statutes, Rules of Law and Rules of Interpretation, Distinction.
- 5. The Three Rules: Primary Rule, Golden Rule, Mischief Rule.
- 6. Intention of the Leislature.
- 7. Aids to Construction: (i) Internal Aids, (ii) External Aids.
- 8. Effect and Operation of Statutes:
 - (i) Repeal of Statutes.

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- (ii) Retrospective Operation of Statutes.
- (iii) Riffect of Statutes on the State.
- 9. Construction of Penal Statutes.
- 10. Construction of Tax Statutes.

- 1. Institute of Accountant of India v. Priceware House [(1997) 6 SCC 312].
- 2. State of Madras v. Gyannan Dunberlay [(1959) SCR 379].
- 3. S.R.Bommai v. Union of India [(1994) 3 Sc.C 1].
- 4. American Home Product Corporation v. Mac Laoratories Pvt. Ltd. [AIR 1986 SC 136].
- Pawan Kumar v. State of Haryana [(1998) 3 SCC 309].
- 6. Rajasthan Electricity Board v. Associated Stone Industries [(2000) 6 SCC 141].
- 7. Sheikh Abdul Aziz v. State of Karnataka [AIR 1977 SC 1485].
- 8. L.C.Golaknath v. State of Punjab [(1967) 2:50C 762].

Paper - XIX

Banking Lato. (90 Marks for Written Paper and 10 Marks for Tutorial)

- Banking Regulation Act, 1949.
- 2. Reserve Bank of India Act, 1934 (Salient Features).
- 3. Banking and Public Financial Institutional Laws (Amendment) Act, 1976.
- 4. Negotiable Instruments Act, 1881.

Prescribed Cases:

- 1. The Janata Sahakari Bank Ltd. State of Maharastra [AIR 1993 Bomb. 292, 287].
- 2. Vijya Bank v. Art Trend Exports [AIR 1992 Cal. 12].
- 3. Pederal Bank Ltd. v. V.M.Jog Industries Ltd. [(2001) 1 9CC 663].
- A.V.Murthy v. B.S.Nagabajavaruna [(2002) 2 SCC 642].
- 5. Punjeb and Sind Bank Ltd. v. Vinker Shahekeri Bank Ltd. 642 [AIR 2001 SC 3641].

Paper - XX

Labour and Industrial Law (90 Marks for Written Paper and 10 Marks for Tutorial)

- 1. Trade Unions Act, 1926.
- 2. Industrial Disputes Act, 1947.
- 3. Workmen's Compensation Act, 1923
- 4. Minimum Wages Act, 1948.
- 5. Raployee's State Insurance Act, 1948.

Prescribed Cases:

- 1. Workmen of Dimakuchi Tea Estate v The Management of Dimakuchi Estate [AIR 1958 SC 637].
- 2. Bharat Bank v. Employee's of Bharat Bank [AIR 1950 SC 18].
- 3. Atherton West and Co. Ltd. v. Suti Mill Mazdoor Union [AIR 1953 9C 24].
- Bangalore Water Supply and Sewerage Board v. A.Rajappa [AIR 1978 SC 548].
- 5. State of Madras v. C.P.Sarathy [AIR 1953 SC 53].
- 6. Surasistra Salt Manufacturing Co. Ltd. v. Bal-Velu Raja [AIR 1958 SC 881].
- 7. Unichoy v. State of Keraja [AIR 1962 SC 12].
- 8. Buckingham and Carnatic Co. Ltd. v. Venkattayya [AIR 1964 SC 1272].
- Regional provident Fund Commissioner v. S.K.Metal Manufacturing Co. Bandra [AIR 1964 SC 1986].

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LL.B. Part III (Fifth Semester)

Paper - XXI

Law of Crime - II

Juvenile Justice Act and Probation of Offenders Act

(Code of Cristinal Procedure)
(90 Marks for Written Paper and 10 Marks for Tutorial)

- 1. Constitution of Criminal Courts and Offices.
- 2. Power of Courts.
- 3. Arrest of Persons.
- 4. Process to Compel Appearance and to Compel the Production of things.
- 5. Security for keeping the Peace and for good Bahaviour.
- Order for Maintenance of Wives, Children and Parents.
- 7. Maintainance of Public order and Tranquility.
- 8. Preventive Action of the Police.
- Information to the Police and their power to Investigate.
- 10. Aid to Magistrate and Police.
- 11. Jurisdiction of the Criminal Courts, Inquiries and Trials.
- 12. Conditions Requisite for Initiation of Proceedings.
- 13. Complaints to Magistrates and Commencement of Proceedings before Magistrates.
- 14. The Charge.
- 15. Trial before a Court of Session.
- 16. Trial of Warrant Cases by Magistrates.
- 17. Trial of Summons Cases by Magistrates.
- 18. Summary Trials.
- 19. Submission of Death Sentence for Confirmation.
- 20. Execution, Suspension, Remission and Commutation of Sentences.
- 21. Appeals, Reference, Revision.
- 22. Transfer of Criminal Cases.
- 23. Provisions as to Bails and Bonds.
- 24. Limitation for taking Congruzance of Certain Offences.

Prescribed Cases:

- Kashi Ram v. State of M.P. [(2002) 1 SCC 71].
- Rajendra Chandra v. State of Chhattisgarh [(2002) 2 SCC 287].
- 3. Ramdeo Chandra v. State of Assam [(2001) 5 SCC 714].
- 4. Amit Das v. State of Bihar [(2001) 7 SCC 657].

Paper - XXII

Lazo of Evidence (90 Marks for Written Paper and 10 Marks for Tutorial)

Indian Evidence Act, 1872.

Prescribed Cases:

- 1. P.Kottaya v. Emperor [(1946) 49 Bom. L.R. 508 (74, IA 65)].
- 2. Pakala Narayana Swamy v. King-Emperor [AIR 1939 PC 47].
- 3. Queen-Empress v. Abdullah [(1885) 7 All. 385].
- 4. Bul Kishen Des v. Legge [27 IA 58 (22 All. 1149)].
- 5. Kashmira Shigh v. State of M.P. [AIR 1958 SC 22, (1958) SCR 526].
- Khushai Rao v. State of Bombey [AIR 1958 SC 22, (1958) SCR 552].

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- 7. Muhammand Shariff v. Bande Ali [(1911) 34 All. 36 FB].
- B. Shambho v. State of M.P. [(2002) 3 SCC 586].
- 9. Sharma Transports v. Government of A.P. [(2002) 1 SCC 188].
- 10. Suresh Chandra Bahari v. State of Bihar [AIR 1994 SC 2420].

Paper - XXIII

Law of Intellectual Property (90 Marks for Written Paper and 10 Marks for Tutorial)

- 1. Meaning, Nature and Scope of Intellectual Property Rights.
- 2. Intellectual Property Rights in International Perspective.
- 3. Trademarks Act, 1999.
- 4. Patents Act, 1970.
- 5. Copyright Act, 1957.

Prescribed Cases:

- 1. R.G.Anand v. Delux Films [AIR 1970 SC 1613].
- 2. Gramophone Company of India v. 8.8.Panday and Others [AIR 1984 SC 667].

Paper - XXIV (Clinical Course - 1)

Professional Ethics & Professional Accounting System 60 Marks for Written Paper and 30 Marks for Viva-Vocs)

Professional Ethics & Professional Accounting System:

- (i) Legal Profession.
- (ii) Professional Ethics.
- (iii) Accounting for Lawyers.
- (Iv) Bench Baz Relations.

Detail Out-lines of the Course:

- 1. Brief History of the Legal Profession and Professionalisation of the Legal Profession:
 - · History and Development of Legal Profession in India.
 - Professionation of Leal Profession.
 - Efforts towards the Unification of the Bar in India.
- 2. Nature of Legal Profession:
 - As a Noble Profession.
 - As an Independent Profession.
- 3. Professional fithics:
 - Need and Importance of Professional Ethics.
 - Lawyers Duty Towards Court, Client, Opponent, Collegues and Others (As prescribed by the Bar Council of India in its Rules, 1976).
 - Code of Conduct for Lawyers (as prescribed by the International Bar Association).
- 4. Professional and Other Misconduct by the Lawyers:
 - Meaning and Scope.
 - · Misconduct which amounts to Contempt of Court.
 - · Inquiry into Misconduct and Punishment.
 - Powers of State Bar Councils and Ber Council of India in Relation to Punishment.
- Selected Opinions of the Disciplinary Committees of the Bar Councils and Judgments of the High Courte and Supreme Court on Professional and Other Misconduct by the Lawyers.
- 6. Accountancy for Lawyers:
 - Meaning of Accountancy and Its Necessity.

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- Different Kinds of Accounts to be Maintained by the Lawyers.
- Receipt and Payment Accounts.
- Income and Expenditure Account.
- Balance Sheet.
- 7. Bench-Bar Relationship:
 - Ethical Equipment of Judges.
 - Judicial Misbehaviour and Conduct which amounts to Contempt of Court.
 - Need to be Judge the Judges (in special reference to Judges Inquiry Bill, 2006).
 - Selected Judgements of the High Courts and Supreme Court on Judicial Misbehaviour and Contempt of Court by the Judges.

Paper - XXV (Clinical Course - 2) Alternate Dispute Resolution

(20 Marks for Written Paper and 30 Marks for Vive-Voce)

- 1. Negotiation Skills to be learnt with simulated programmes.
- 2. Concileation Skills.
- Arbitration Law and Practice Including International Arbitration and Arbitration Rules (With reference to Arbitration and Conciliation Act, 1996).

Prescribed Cases:

- Mesty Enterprises v. Britania Engineering Products and Service Ltd. [AIR 1993 Cal. 272].
- M/s Konkan Rly. Corporation Ltd. v. M/s Rani Construction Pvt. Ltd. [AIR (2002) SC 778].
- 3. Fair Air Engineers v. N.K.Modi [AIR (1997) SC 533].
- M.M.T.C.Ltd. v. Sterlied Industries (India) Ltd. [AIR (1997) SC 605 (1996) 2 Arbitration Law Report 705].
- 5. Coach Nevigation Incorporation v. Himhustan Petroleum Co. Ltd. [AIR (1989) 9C 2198].
- 6. J.K.Jains v. Delhi Development Tribunal [AIR 1996 SC 318].
- 7. K.K.Modi v. K.M.Modi [AIR (1998) SC 1297].
- 8. Varun Sico v. Bharat Bijali Ltd. [AIR (1998) Gujrat 99].
- Mesers S.S. Faster v. Satyapal Verma (AIR (2000) P. & H. 301).
- 10. B.B.Radha Krishna v. Sponz Iron India ltd. [(1999) 1 SCC 63].
- 11. T.P.George v. State of Kerala [AIR (2001) SC 816].
- 12. Bimco Bicks v. Sitaram Agrawal [AIR (1998) Raj. 71].

LL.B. Part III (Sixth Semester)

Paper - XXVI

Civil Procedure Code and Limitation Act
(90 Marks for Written Paper and 10 Marks for Tutorial)

(A) Civil Procedure Code:

- 1. Preliminary: Definition, Decree, Order, Mesne Profit.
- 2. Suits in General: Jurisdiction of Courts, Meaning and kinds of Jurisdiction, Suits of Civil Nature, Doctrine of Res-subjudice (Stay of Suits), Doctrine of Res-Judicata, Bar to trial, Foreign Judgement (Its Presumption and Emforcement), Place of Suits, Transfer of Suits, Institution of Suits, Summons and Discovery, Issue and Service of Summons for Defendants, Summons to Witnesses, Penalty for, and Service of Summons for Defendants, Summons to Witnesses, Penalty for Default, Persons Exempted to Appear Before Courts, Discovery, Judgement and Decree, Interests and Costs.

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- Incidental Proceedings: Commissions, Power of the Court to Issue Commissions Commission to Another Court, Letter of Request, Commissions Issued by Foreign Courts.
- Suits in Particular Cases: Suits by or against Government, or Public Officer in their official Capacity, Suits by allens and by or Against Foreign Rulers, Ambassadors and Envoys, Interpleader Suits.
- Speial Proceedings: Suits Relating to Public Matters, Suits Relating to Public Nuisanes, and Public Charities.
- Supplemental Proceedings: Arrest before Judgement, Attachment before Judgement, Temporary Injunction, Interlocutory Order, Compensation for Wrongful Arrest and Attachment.
- Execution: General Question to be determined by the Court Executing Decree, Transfer, Legal Representatives, Procedure in Execution, Arrest and Detention, Attachment, Sale, Distribution of Assests (rateable distribution), Resistence to Execution.
- Appeals : Appeals from Order, General Provisions relating to Appeals, Appeals to the Supreme Court.
- 9. Reference, Review and Revision.
- 10. Miscellaneous: Application for Restitution, Inherent Power of the Courts.
- 11. Rules of Procedure and Orders:

Parties to the Suit, Joinder, Misjoinder of Parties, Representatives (0.1), Frame of Suits (0.2), Institution of Suits (0.4), Issue and Service of Summons (0.5), Pleadings and Plaints (0.6.7), Written Statement, Set off and Counter-claim (0.8), Appearance of Parties and Consequences of Non-appearance (0.9), Discovery and hispection (0.14), Summoning and Attendance of Witnesses (0.16), Judgement and Decree (0.20), Costs (0.20A), Withdrawal Suits (0.23), Commission (0.26), Suit by or Against Government or Public Officers in their Official Capacity (0.27), Suits by or Against Trustees, Executors and Administrators (0.31), Suits by or Against Minors and Persons of Unsoundmind (0.32), Suits by Indigent Persons (0.37), Interpleader Suit (0.35), Arrest and Attachment Before Judgement (0.38), Execution (0.21), Appeals the Suprems Court (0.45), Appeals from Orders (0.43), Appeals by Indigent Persons (0.44), Revision (0.47).

- · Civil Court Rules, Chapters I to IX,
- High Court Rules (Civil and Criminal), Chapters I to VII, IX, XIII, XVII and XVIII.

(B) Indian Limitation Act, 1963.

Prescribed Cases:

- Amrillal Berry v. Collector of Central Excise, New Delhi and Others [(1975) Uchhatam Nyayalaya Nirnaya Patrika, p. 500].
- Shri Bhavanarayan Swami Vari Temple v. Vedapalii Venkata Bhavanarayan Paryuyla [(1974) 3. Uchhatam Nyayalaya Nirnaya Patrika, p. 1749].
- 3. Vallabh Das v. Dr. Madan Lal and Others [(1974) Uchhatam Nyayalaya Nirnaya Patrika, p. 1812].
- Union of India v. Mesers Chaturhai M. Patel and Co. [(1976) 4 Uchhatam Nyayalaya Nirraya Patrika, p. 341].
- Nagu v. Banu [AIR 1174].
- 6. Shalimar Road Works Ltd. v. Adul Husain [1980 SC 1163].
- Srikrishna Singh v. Mathura Ahir [AIR 1988 SC 686].
- 8. S.K.Sen v. State of Bihar [(1975) 3 Uchhatam Nyayalaya Nirnaya Patrika, p. 591].
- 9. International Airport Authority of India v R.D.Babi [AIR 1988 SC 1090].

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Paper - XXVII

Land Laws

(90 Marks for Written Paper and 10 Marks for Tutorial)

(A) Land Laws:

- General Introduction: Scope of the Subject, Importance for the Social and Economic Life of the Country, General Idea of the Nature of the Land System in the Past.
- 2. U.P.Zamindari Abolition and Land Reforms Act, 1950.
 - (a) Nature and the Problems the U.P.Z.A. and L.R. Act, 1950, Scope of the Act and its General Character and Impact.
 - (b) Vesting of the Different Kinds of Interests of Intermediaries Along with the Operation of Mines in the State.
- The Concept of Gaon Sabha and Land Management Committee: Their Powers, Functions, and the Role Assigned to them in the new set up of Land Tenure.
- An Idea of the Different Types of the Tenures Existing at the time of the Passing of the U.P.Z.A.
 and L.R. Act, 1950 with Regard to the Use, Transfer, Exchange, bequath, Succession and Division
 of Holdings.
- Surrender and Abandonment of Holdings, Extinction and Merger of the Interests, Admission to or Allotment of Land, Ejectment, Rent Payable by an Assami, Declaratory Suits.
- U.P.Land Revenue Act, Revenue Courts and Revenue Officers, Maintenance of the Maps and Records, Revision of Maps and Records, Procedure of Revenue Courts and Revenue Officers.

(8) General Principles of the Law of Ceiling and Consolidation of Holdings.

Prescribed Cases:

- 1. Lai Nanak Chand v. Board of Revenue [1966 R.D. 165].
- 2. Allauddin v. Hamid Khan [AIR 1971 All. 348].
- 3. Abdul v. U.P.Government and Others [AIR 1968 All. 428].
- 4. Gram Sabha v. Ram Raj Singh [AIR 1968 SC 1073].
- 5. Kumar v. Dy. Director of Consolidation [1976 A.L.J. 635].
- 6. Abdul Rasheed v. Additional Commissioner [1989 R.D. 453].
- 7. Gajodhari Devi v. Gokul [AIR 1990 SC 45].
- 8. Virendre Singh v. L.M.C. 2001 R.D. 774].
- 9. Smt. Bhaguritia v. D.D.C. [1982 A.L.J. 29].
- 10. Jai Singh v. II Additional District Judge Mujaffarnegar [2000 R.D. 1217].

Paper - XXVIII

Principles Of Taxation Law (90 Marks for Written Paper and 10 Marks for Tutorial)

- General Principles of Taxation: Needs, Meaning, Difference Between Tax and Fee, Canons of Sound Taxation, Direct and Indirect Taxes, Incidence and Shifting of Taxes, Problem of Tax Evasion and Tax Avoidance, Tax Planning and Management.
- Constitutional Principles of Taxation: Power of Taxation, Distribution of Taxing Power, Residuary Power of Taxation, Inter Governmental Tax Immunities, Role of Pinance Commission, Aims of Directive Principles of State Policy to be achieved through Taxatation, Money and Pinance Bills.
- Introduction of Certain Taxes: Income Tax, Corporation Tax, Wealth Tax, Gift Tax, Service Tax, Excise & Custom, VAT, CST.
- 4. Law of Income Tax:
 - (a) Introduction,
 - (b) Definition of Income, Agriculture Income, Person, Assessee Taxable Income,
 - (c) Basis of Charge: Residence and Tax Liability,

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- (d) Exemptions from Tax (Non-Taxable Income),
- (e) Heads of Income:
 - (i) Income from Salaries,
 - (ii) Income from House Property,
 - (til) Profits and Gain of Business and Profession, Depraciation Allowance,
 - (iv) Capital Gains,
 - (v) Income from other Sources.
- (f) Clubbing of Income and Aggregation of Income,
- (g) Set-off and Carry-Forward of Losses.
- (h) Deductions from to be made in Computing Total Income,
- (i) Rebates of Income Tax,
- (i) Assessment of Hindu Undivided Family.
- (k) Assessment of Pirms and Association of Persons,
- (I) Income Tax Authorities and Their Powers,
- (m) Procedure for Assessment,
- (n) Deduction of Tax at Source,
- (o) Advance Payment of Tax.
- (p) Appeals and Revision,
- (q) Penalties,
- (r) Income Tax on Fringe Benefits.

Paper - XXIX (Clinical Course - 3)

Drafting, Pleading and Conveyance (45 Maries for Denking & Pleading, 45 Maries for Conveyance and 10 Marks for Viva-Voce)

Outline of the Course:

- 1. Drafting: General Principles of Drafting and relevant substantive Rules shall be taught.
- 2. Pleadings;
 - (i) Civil: Plaint, Written Statement, Interlocutory Application, Original Petition, Affidavit, Execution Petition, Memorandum of Appeal and Revision, Petition under Article 226 and 32 of the Constitution of India.
 - (ii) Criminal: Complaint, Criminal Miscellaneous Petition, Bail Application, Memorandum of Appeal and Revision.
 - (iii) Conveyance: Sale Deed, Mortgage Deed, Lease Deed, Gift Deed, Promissory Note, Power of Attorney, Will, Trust Deed.
 - (iv) Drafting of Writ Petition and PIL Petition.

The Course will be taught class instructions and simulation exercises, preferably with assistance of practising lawyers/retired judges.

Apart from teaching the relevant provisions of less, the course may include not less than 15 practical exercises in drafting carrying a total of 45 marks (3 marks for each) and 15 exercises in conveyancein carrying another 45 marks (3 marks for each exercise) remaining 10 marks will be given for viva-voce.

Paper - XXX (Clinical Course - 4)

Moot Court Exercise and Internship

(30 Marks for Moot Court, 30 Marks for Observation of Trial, 30 Marks for Internship and 10 Marks for Viva-Voce)

Outline of the Course:

 Moot Court (30 Merks): Every student may be required to do at least three moot courts in a year with 10 marks for each. The moot court work will be on assigned problem and it will be evaluated for 5 marks for Written Submissions and 5 marks for Oral Advocacy.

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- 2. Observation of Trial in two cases, One Civil and One Criminal (30 Marks): Students may be required to attend two trials in the course of the last two or three years of LL.B. Studies. They will maintain a record and enter the various steps observed during their attendance on different days in the court assignment. This scheme will carry 30 marks.
- 3. Interviewing Techniques and Pre-trial Preparations and Internship Diary (30 Marks): Each Student will observe two interviewing sessions of clients at the Lawyer's Office/Legal Aid Office and Record the Proceedings in a Diary, which will carry 15 marks. Each student will further observe the preparation of documents and court papers by the Advocate and the procedure for the filing of the suit/petition. This will be recorded in the diary, which will carry 15 marks.
- Viva-Voce Exemination (10 Marks): The Fourth Component of this Paper will be Viva-Voce on all the above three aspects. This will carry 10 marks.

Mode of Assessment in Practicals:

The Assessment in all the Component of each Practical in Vth and VIth Semesters shall be done by a Board Consisting of the Following:

- (I) Convener: A Teacher of the University Law Department.
- (II) External Examiner: Who shall either be a Lawyer of not less than 10 Years standing at the Bar or a Retired Judicial Officer.
- (III) Practical Training Teacher: The Teacher concerned of the University/College.

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