

DEPARTMENT OF LAW, ALIAH UNIVERSITY

MASTER OF LAW (LL.M.)

CBCS COURSE STRUCTURE

SEMESTER-I					
S. N.	Course Title	CBCS Code	Paper Type	Credit	Marks (IA+ESE)
1	Law and Social Transformation in India	LAWPGCCT01	CCT	6	20+80=100
2	Indian Constitutional law: New Challenges	LAWPGCCT02	CCT	6	20+80=100
3	Judicial Process	LAWPGCCT03	CCT	6	20+80=100
4	Legal Research Methodology and Legal Education	LAWPGCCT04	CCT	6	20+80=100
5	Elementary Arabic and Islamic Studies	PGAUC01	AUC	-	-
	TOTAL			24	400

SEMESTER-II					
S. No	Course Title	CBCS Code	Paper Type	Credit	Marks (IA+ESE)
6	Muslim Law relating to Status	LAWPGCCT05	CCT	6	20+80=100
7(BL)	Competition Law	LAWPGDET01	DET (Any Three)	6	20+80=100
8(BL)	Corporate Management and Governance	LAWPGDET02		6	20+80=100
9(BL)	Insurance Law	LAWPGDET03		6	20+80=100
10(BL)	Cyber Law	LAWPGDET04		6	20+80=100
11	Disaster Management/Human Rights/Value Education/Yoga/Soft Skills	PGAEC01	AEC	-	-
	TOTAL			24	400

SEMESTER-III					
S. No	Course Title	CBCS Code	Paper Type	Credit	Marks (IA+ESE)
12	Muslim Law relating to Property	LAWPGCCT06	CCT	6	20+80=100
13(BL)	Law of Industrial and Intellectual Property	LAWPGDET05	DET (any three)	6	20+80=100
14(BL)	International Trade Law	LAWPGDET06		6	20+80=100
15(BL)	Banking Law	LAWPGDET07		6	20+80=100
16(BL)	Consumer Protection Law	LAWPGDET08		6	20+80=100
17	Legal Theory	LAWPGGEC01	GEC (Any One)	4	10+40=50
18	Constitutional Rights and Duties	LAWPGGEC02		4	10+40=50
	TOTAL			28	450

SEMESTER-IV					
S. No	Course Title	CBCS Code	Paper Type	Cr.	Marks (IA+ESE)
19	Indian Polity and Constitution	LAWPGGEC03	GEC (Any One)	4	10+40=50
20	Basics of Intellectual property rights	LAWPGGEC04		4	10+40=50
21	DISSERTATION	LAWPGPRJ01	PRJ	8	150+50=200 (Write up+ Viva-voce)
	TOTAL			12	250

TOTAL COURSE-STRUCTURE							
S. No.	Name	Abb.	No.	Student to opt	Semester	Credit	Marks
1	Core Course Theory	CCT	6		I-II-III	6*6=36	6*100=600
2	Department Specific Elective Course Theory	DET	08	06	II-III	6*6=36	6*100=600
3	Generic Elective Course	GEC	04	02	III &	2*4=8	50*2=100

					IV		
4	Project and Dissertation	PRJ	01		IV	8	200
5	Aliah University Compulsory Course	AUC	01		I	0	
6	Ability Enhancement Compulsory Course	AEC	01		II	0	
	TOTAL		25/21			88	1500

	Core Course Theory CCT
1	LAW AND SOCIAL TRANSFORMATION IN INDIA
2	INDIAN CONSTITUTIONAL LAW: NEW CHALLENGES
3	JUDICIAL PROCESS
4	LEGAL RESEARCH METHODOLOGY AND LEGAL EDUCATION
5	MUSLIM LAW RELATING TO STATUS
6	MUSLIM LAW RELATING TO PROPERTY

	Department Specific Elective Course Theory DET
1	COMPETITION LAW
2	CORPORATE MANAGEMENT AND GOVERNANCE
3	INSURANCE LAW
4	CYBER LAW
5	LAW OF INDUSTRIAL AND INTELLECTUAL PROPERTY
6	INTERNATIONAL TRADE LAW
7	BANKING LAW
8	CONSUMER PROTECTION LAW

	Generic Elective Course GEC
1	LEGAL THEORY
2	CONSTITUTIONAL RIGHTS AND DUTIES
3	INDIAN POLITY AND CONSTITUTION
4	BASICS OF INTELLECTUAL PROPERTY RIGHTS

	Project and Dissertation PRJ
1	DISSERTATION

Detailed Syllabus
Core Course Theory (CCT)

Semester-I

LAWPGCCT01- LAW AND SOCIAL TRANSFORMATION IN INDIA

Credit-6 (Marks 100)

Learning Outcomes

Upon successful completion of the course, the students should be able to:

- Understand the importance of Law as an instrument of social change.
- Be aware and conscious of the fact that Law is the product of traditions and culture.
- Learn study about the introduction of common law system and institutions in India and its impact on further development of law and legal institutions in India.
- Understand the policy of Indian approaches to social and economic problems in the context of law as a means of social control and change.
- Research with the spirit of inquiry to explore the role law and legal institutions as a means to achieve development within the framework of law.

Syllabus

- 1. Jurisprudential perspective of Law and social change, Law as an instrument of social change.**
- 2. Religion and the law: Philosophy of religion, Religion as a divisive factor and Secularism as a solution to the problem.**
- 3. Language and the law: Language: Wittgenstein to Russell, Language as a divisive factor and Non-discrimination on the ground of language.**
- 4. Community and the law: Caste as a divisive factor, past injustices on caste basis, reservation and Protective discrimination: Scheduled castes, tribes and backward classes.**
- 5. Regionalism and the law: Regionalism as a divisive factor & Concept of India as one unit.**
- 6. Law relating to Women and Children: Constitutional and Legal aspect**

7. Sociological Jurisprudence: Sociology of Law, Sociological School and its Philosophers, Alternatives of Sociological School of Law

8. Social transformation and Islam

Suggested Readings

- Marc Galanter (ed.), Law and Society in Modern India (1997) Oxford.
- Robert Lingat, The Classical Law of India (1998), Oxford
- U. Baxi, The Crisis of the Indian Legal System (1982). Vikas, New Delhi.
- U. Baxi (ed.), Law and Poverty Critical Essays (1988). Tripathi, Bombay.
- Manushi, A Journal About Women and Society.
- Duncan Derret, The State, Religion and Law in India (1999). Oxford University Press, New Delhi.
- H.M. Seervai, Constitutional Law of India (1996), Tripathi.
- D.D. Basu, Shorter Constitution of India (1996), Prentice - Hall of India (P) Ltd., New Delhi.
- Sunil Deshta and KiranDeshta, Law and Menace of Child Labour (2000) Armol Publications, Delhi.
- SavitriGunasekhare, Children, Law and Justice (1997), Sage
- Indian Law Institute, Law and Social Change : Indo-American Reflections, Tripathi (1988)
- J.B. Kripalani, Gandhi: His Life and Thought, (1970)Ministry of Information and Broadcasting, Government of India
- M.P.Jain, Outlines of Indian Legal History, (1993), Tripathi, Bombay.
- Agnes, Flavia, Law and Gender Inequality: The Politics of Women's Rights in India (1999), Oxford.

Semester-I
LAWPGCCT02- INDIAN CONSTITUTIONAL LAW: NEW CHALLENGES
Credit-6 (Marks 100)

Learning Outcomes

Upon successful completion of the course, the student should be able to:

- Identify the separation of powers between judiciary, executive and legislative.
- Identify federalism- the relationship between the central government and state governments, including the powers of the central government to regulate commerce and to enforce constitutional rights.
- Evaluate the recent issues relating to equality before law – the scope and limits of constitutional claims to equal protection of the laws, including issues of caste-based discrimination and sex discrimination.
- Analyze the concept of Liberty- the scope and limits of constitutional claims to liberty of various kinds, including rights of personal autonomy and the family.
- Analyze the relationship between governmental and non-governmental factors on the evolution of Constitutional law in India.
- Learn different methods of constitutional argument, interpretation, analysis, and/or decision.
- Understand relevant historical, social, political, and/or theoretical contexts relating to the evolution of the Indian Constitution.

Syllabus

- 1. History, Nature and Salient Features of Indian Constitution: Federalism and its various Dimensions**
- 2. Preamble, Union and its Territory, Citizenship**
- 3. Fundamental Rights including ‘State’ : Need for widening the definition in the wake of liberalisation, Righty to equality, Affirmative Action, Privatisation and its effects on Affirmative Action, Protection of Right to Freedom, Protection against arrest, detention and conviction, Right to life and personal Liberty**
- 4. Fundamental Rights including Right to freedom of Religion, Right of minorities to establish and administer educational institutions and state control, Right to Constitutional Remedies**

5. **Emerging regime of new rights and remedies: Directive Principles of State Policy and its relation to Fundamental Rights, Fundamental Duties.**
6. **Executive, Legislature and Judiciary at the Central and State Level, Separation of powers: stresses and strain**
7. **Relations Between Union and States, Democratic Process, Right to Property**
8. **Emergency Provisions and Amendment of the Constitution**

Suggested Readings:

- Alexander M. Bickel: *The Least Dangerous Branch: The SC at the Bar of Politics*, Yale University Press, New Haven.
- Anata Kumar Giri: 'The Rule of Law and Indian Society: From Colonialism to Post Colonialism', in P. Costa and D. Zolo (ed.) *The Rule of Law: History, Theory and Criticism*, Springer, Netherlands.
- Archibald Cox: *Court and the Constitution*, Houghton Mifflin, Boston.
- B. Z. Tamanaha: 'Rule of Law in United States', in Randall Peerenboom (ed.) *Asian Discourses of Rule of Law*, Routledge, London.
- Charles Fried: *Saying What the Law Is: The Constitution in the Supreme Court*, Universal Publishing Co. Pvt. Ltd., New Delhi.
- Charles L. Black: *The People and the Court: Judicial Review in a Democracy*, The Macmillan Company, New York.
- D. D. Basu: *Comparative Constitution Law*, LexisNexis India, Gurgaon.
- D. D. Basu: *Introduction to the Constitution of India*, LexisNexis India, Gurgaon.
- Donald Kommers: 'The Value of Comparative Constitutional Law', 9 *J. Marshall J. Prac. & Pro.* 685 (1976).
- Douglas V. Verney: 'The Struggle over Judicial Review: Supreme Court and Limited Government', in M. P. Singh et. al., (eds.), *Indian Judiciary and Politics: The Changing Landscape*, Manohar Book, New Delhi.
- Ernest A. Young: 'Foreign Law and the Denominator Problem', 119 *Harv. L. Rev.* 148 (2005).
- Goolam E. Vahanvati: *Rule of Law-The Sieges Within*, in *Constitutionalism, Human Rights and the Rule of Law: Essays in Honour of Soli J Sorabjee*, Universal Book Publishing Co., New Delhi.
- Granville Austin: *The Indian Constitution: Cornerstone of a Nation*, OUP, Oxford.
- Gustavo Fernandes De Andrade: 'Comparative Constitutional Law: Judicial Review', 3(3) *University of Pennsylvania Journal of Constitutional Law* 989-997 (2001).
- Jeffrey Jowell: 'The Rule of Law Today', in Jeffrey Jowell and Dawn Oliver (ed.) *The Changing Constitution*, OUP, Oxford.
- M. P. Jain: *Indian Constitutional Law*, LexisNexis India, Gurgaon.

- Mark Tushnet: The Constitution of the United States of America: A Contextual Analysis, Hart Publishing Ltd., UK .
- Mark Tushnet: The Possibilities of Comparative Constitutional Law, 108 Yale. L. J. 1225(1999)
- Mathias Reimann and Reinard Zimmermann: The Oxford Handbook of Comparative Law, OUP, Oxford.
- Michael Burgess: Comparative Federalism, Theory and Practice, Routledge, New York.
- Nicholas Aroney: The Constitution of a Federal Commonwealth: The Making and Meaning of the Australian Constitution, Cambridge University Press, Cambridge.
- Nuzhat Parveen Khan: Comparative Constitutional Law, Satyam Law International, New Delhi.
- Roger P. Alford: 'In Search of a Theory for Constitutional Comparativism', 52 UCLA L.Rev. 639 (2005).
- S. P. Sathe: Judicial Activism in India: Transgressing Borders and Enforcing Limits, OUP, Oxford.
- Sujit Choudhry: 'Globalisation in Search of Justification: Toward a Theory of Comparative Constitutional Interpretation', 74 Ind. L. J. 819 (1999).
- Tom Ginsburg: Judicial Review in New Democracies: Constitutional Courts in Asian Cases, Cambridge University Press, Cambridge.
- Tony Blackshield and George Williams: Australian Constitutional Law and Theory Commentary and Materials, Federation Press, Sydney.
- Upendra Baxi: 'Rule of Law in India: Theory and Practice', in Randall Peerenboom(ed.), Asian Discourses of Rule of Law, Routledge, London.
- Vicki C. Jackson and Mark V. Tushnet: Comparative Constitutional Law, Foundation

Semester-I
LAWPGCCT03- JUDICIAL PROCESS
Credit-6(Marks 100)

Learning Outcomes

Upon successful completion of the course, the students should be able to:

- A deeper understanding of how judges reach decisions and what part society plays in judges' orders and opinions.
- A sharpened sense of ethics and responsibility to inform their future work as lawyers.
- An improved ability to read and interpret judicial opinions.
- An increased recognition of how overt and implicit bias, interact in the judicial system.
- A familiarity with judicial selection and how it impacts the quality of judges.
- An appreciation of how caseload pressures encourage settlement and plea bargaining.

Syllabus

- 1. Nature of judicial process.**
- 2. Judicial creativity and precedent.**
- 3. Special Dimensions of Judicial Process in Constitutional Adjudications: Notions of judicial review.**
- 4. Judicial Activism.**
- 5. Judicial Process in India: Role of Judges.**
- 6. Independence of Judiciary in India.**
- 7. The Concepts of Justice: Dharma, Islamic thought and Western Theories of Justice.**
- 8. Relation between Law and Justice.**

Suggested Readings

- Julius Stone, *The Province and Function of Law*, Part II, Chs. 1. 8-16 (2000), Universal, New Delhi.
- Cardozo, *The Nature of Judicial Process* (1995) Universal, New Delhi
- Henry J. Abraham, *The Judicial Process* (1998), Oxford.
- J. Stone, *Precedent and the Law: Dynamics of Common Law Growth* (1985) Butterworths
- W. Friedmann, *Legal Theory* (1960), Stevens, London
- Bodenheimer, *Jurisprudence - the Philosophy and Method of the Law* (1997), Universal, Delhi
- J. Stone, *Legal System and Lawyers' Reasonings* (1999), Universal, Delhi
- U. Baxi, *The Indian Supreme Court and Politics* (1980), Eastern, Lucknow.
- Rajeev Dhavan, *The Supreme Court of India - A Socio -Legal Critique of its Juristic Techniques* (1977), Tripathi, Bombay.
- John Rawls, *A Theory of Justice* (2000), Universal, Delhi
- Edward H. Levi, *An Introduction to Legal Reasoning* (1970), University of Chicago.

Semester-I
LAWPGCCT04- Legal Research Methodology and Legal Education
Credit-4(Marks 100)

Learning Outcomes

Upon successful completion of this course, the students should be able to:

- Understand the meaning of research.
- Comprehend the importance of research methodology in research study.
- Develop their style and approach to writing technical papers and reports.
- Develop an understanding of various methods & approaches to a structured research.
- Establish a relationship between the key aspects of research and legal studies.
- Recognize the components of data and information and their application & management.
- Be able to use the techniques of appreciation and criticism as an underlying tool in research.
- Gain knowledge about conducting inter-disciplinary and trans-disciplinary research.

Syllabus

- 1. Legal Research: Meaning & Scope.**
- 2. Research Methods.**
- 3. Identification of Problem of research.**
- 4. Doctrinal Research & Non-Doctrinal Research.**
- 5. Review of Literature.**
- 6. Preparation of the Research Design.**
- 7. Methods of Legal Education.**
- 8. Clinical Legal Education.**

Suggested Readings

- High Brayal, Nigel Dunean and Richard Crimes, Clinical Legal Education: Active Learning in your Law School, (1998) Blackstone Press Limited, London
- S.K.Agrawal (Ed.), Legal Education in India (1973), Tripathi, Bombay.

- N.R. MadhavaMenon, (ed) A Handbook of Clinical Legal Education, (1998) Eastern Book Company, Lucknow.
- M.O.Price, H.Bitner and Bysiewiez, Effective Legal Research (1978)
- Pauline V. Young, Scientific Social Survey and Research, (1962)
- William J. Grade and Paul K. Hatt, Methods in Social Research, McGraw-Hill Book Company, London
- H.M.Hyman, Interviewing in Social Research (1965)
- Payne, The Art of Asking Questions (1965)
- Erwin C. Surrency, B.Fielf and J. Crea, A Guide to Legal Research (1959)
- Morris L. Cohan, Legal Research in Nutshell, (1996), West Publishing Co. Havard Law Review Association, Uniform System of Citations.
- S.K.Verma M. AfzalWani, Legal Research Methodology, ILI Publication, Legal Research and Methodology.

Semester-II

LAWPGCCT05- Muslim Law Relating to Status

Credit-6 (Marks 100)

Learning Outcomes

Upon successful completion of the course, the students should be able to:

- Understand the concept of marriage and its jurisprudential basis in Islam.
- Analyse judicial proceedings arising out of marriage and its dissolution.
- Learn the concept of divorce and its variations among Muslims in India.
- Analyse the concept of maintenance in Muslim law *viz-a-viz* Code of Criminal Procedure, 1973.
- Analyse the concept of dower (*Mahr*) and its legal status in India.
- Understand legitimacy and parentage in Muslim law.
- Learn the need and importance of the concept of *Hizanat*.

Syllabus

1. **Marriage --- Origin, concept and Nature, Judicial proceedings arising out marriage,**
2. **Divorce ---Origin and Jurisprudential basis**
3. **Maintenance --- Object, Concept and nature of Maintenance, of Maintenance, The Muslim Women (Protection and Rights on Divorce) Act 1986**
4. **Dower --- Nature, Object, Subject matter of dower,**
5. **Legitimacy and Parantage and Guardianship ---The concept of legitimacy and legitimation**
6. **Sunni law of inheritance- Introduction to the law of Islamic inheritance;**
7. **Sunni law of inheritance- Primary heirs and substitute heirs; collaterals**
8. **Priorities in inheritance; reforms in the traditional system of priorities under inheritance**

Suggested Readings:

- Holy Quran : Translation by Allama Abdullah Yusuf Ali.
- Sahih-al-Bukhari: English Translation (1983, New Delhi).
- Sahih Muslim : English Translation (1983, New Delhi).
- Sunnan Abu Daud : English Translation (1983, New Delhi).
- Ameer Ali : Mohammedan Law (1902, Calcutta).

- Abdul Rahimim : Mohammedan Jurisprudence.
- Tyabji, FB: Muslim Law (1968, Bombay).
- Wilson, RK : Digest of Anglo-Mohammedan Law (1903, Cal.).
- Fyzee, AA : Outlines of Mohammedan Law (1974) New Delhi.
- Mulla, DF : Principles of Mohammedan Law (91610 Bom.).
- Ahmad, KN : Law of Divorce (1981) New Delhi.
- Mohamood Tahir : Muslim Law in India (1982, Allahabad).
- Mohmood Tahir : Islamic Law in Modern India (1972) Bom.
- Mahmood Tahir : Law Reforms in Modern World (1986, N.D).
- Shabbir Mohammad : Muslim Personal Law & Judiciary 91988, All).
- Khan Mustafa Ali : Comparative study of Marriage System in India, LL.M.

Semester-III

LAWPGCCT06- Muslim Law Relating to Property

Credit 6(Marks 100)

Learning Outcomes

Upon successful completion of the course, the students should be able to:

- Understand the origin and meaning of the concept of will (*wasiyat*) in Islam.
- Learn the concept of will in light of both *Sunni* and *Shia* law.
- Understand the concept of gift (*hibah*) with its specifications such as gift of life-interest (*Musha*) and gift as a death-bed transaction.
- Analyse the charitable nature of *Wakf*, its importance and essentials.
- Learn the role of *Mutawalli* in respect of wakf property.
- Understand Constitutional validity of law of pre-emption and its various applications.

Syllabus

1. **WILL ---Origin, Meaning, Requisition of Valid Will, Retable Reduction of Will, Difference between Shia & Sunni Law**
2. **GIFT ---Definition, Requisites of Gift, Delivery of Possession Gift of Life Interest, Gift of Musha, Gift under Marzulmaut.**
3. **WAKF ---Definition, Origin & Importance of Wakf, Essential of Wakf, Doctrine of Cypres, Public and Private Wakf, Statutory control of Wakf property, Mutawali.**
4. **PRE-EMPTION ---Origin, definition, basis of rights, grounds of justification, requisites of pre – emption, Constitutional validity of the Law of pre – emption, who can Pre-empt, application of the Law of Pre-emption.**
5. **Family ties as grounds of inheritance**
6. **Sunni law of inheritance- Succession by the outer family/ outsiders**
7. **Sunni law- grandfather and collaterals in competition**
8. **Shia law of inheritance- introduction and principles**

Suggested Readings:

- Sahih-al-Bukhari: English Translation (1983, New Delhi).
- Sahih Muslim : English Translation (1983, New Delhi).

- Suhnan Abu Daud : English Translation (1983, New Delhi).
- Ameer Ali : Mohammedan Law (1902, Calcutta).
- Abdul Rahimim : Mohammedan Jurisprudence.
- Tyabji, FB: Muslim Law (1968, Bombay).
- Wilson, RK : Digest of Anglo-Mohammedan Law (1903, Cal.).
- Fyzee, AA : Outlines of Mohammedan Law (1974) New Delhi.
- Mulla, DF : Principles of Mohammedan Law (91610 Bom.).
- Ahmad, KN : Law of Divorce (1981) New Delhi.
- Mohamood Tahir : Muslim Law in India (1982, Allahabad).
- Mohmood Tahir : Islamic Law in Modern India (1972) Bom.
- Mahmood Tahir : Law Reforms in Modern World (1986, N.D).
- Shabbir Mohammad : Muslim Personal Law & Judiciary 91988, All).
- Khan Mustafa Ali : Comparative study of Marriage System in India, LL.M.

Department Specific Elective Course Theory (DET)

Semester-II

LAWPGDET01- Competition Law

Credit-6 (Marks 100)

Learning Outcomes

Upon successful completion of the course, the students should be able to:

- Analyse the history of Competition Law in India and reasons for abolishment of Monopolies and Restrictive Trade Practices law in India.
- Identify the need for competition and consequences of abuse of dominance in relevant markets.
- Analyse anti-competitive agreements and their control through The Competition Act, 2002.
- Analyse the need of regulation of combinations and its notice.
- Analyse the pro-active role of Competition Commission of India as a watchdog in competition law jurisprudence.
- Analyse various penalties under the Competition Act, 2002; and the criterion of lesser penalties.
- Compare competition law in India with competition laws of various other countries.

Syllabus

- 1. Evolution of Competition Law in India**
- 2. Anti-Competitive Agreement: Control of Cartels and Other Anti-Competitive Agreements;**
- 3. Abuse of Dominant Position**
- 4. Regulation of Combinations, Mergers Amalgamations and Acquisition**
- 5. Competition Commission of India: Duties, Powers and Functions**
- 6. Duties of Director General-Competition Advocacy-Penalties**
- 7. Concept of leniency under Competition Law and Lesser Penalty Regulation**
- 8. Comparative Competition Law in US, EU and India**

Suggested Reading

- Abir Roy & Jayant Kumar: Competition Law in India, Eastern Law House, Kolkatta
- Kristy Middleton, Barry Rodger & Angus Mac Culloch: Cases and Materials on UK and EC Competition Law, Oxford University Press, Oxford.
- Maher M. Dabbah: EC and UK Competition Law: Commentary, Cases and Materials, Cambridge University Press, Cambridge.
- Mark Furse: Competition Law of the EC and UK, Oxford University Press, Oxford

- P. Satyanarayana Prasad: Competition Law and Cartels, Amicus Books, ICAFI University Press, Hyderabad.
- Philips E. Areeda & H. Hovenkoup: Fundamentals of Anti-Trust Law, ASPEAN Publications, New York.
- Richard Whish: Competition Law, Oxford University Press, Oxford.
- S. M. Dugar: Commentary on MRTP Law, Competition Law & Consumer Protection Law, Wadhwa, Nagpur.
- T. Ramappa: Competition Law in India- Policy, Issues and Development, Oxford University Press, Oxford.
- Vinod Dhall (ed.): Competition Law Today, Oxford University Press, Oxford.

Semester-II
LAWPGDET02 -Insurance Law
Credit-6(Marks 100)

Learning Outcomes

Upon successful completion of the course, the students should be able to:

- Understand the law of agency and its application to insurance.
- Understand the main principles governing the formation of insurance contracts.
- Understand the classification and interpretation of insurance contract terms, the effects of their breach and other vitiating factors.
- Understand the main legal principles governing the making of an insurance claim.
- Understand how losses are measured and how the principle of indemnity applies to insurance claims.
- Understand how the principles of subrogation and contribution apply to insurance claims.

Syllabus

1. Nature and kinds of Insurance Contract

2. General Principles of Law of Insurance

3. Indian Insurance Law

4. Life Insurance

5. Marine Insurance

6. Insurance against Accidents

7. Property Insurance

8. Insurance against Third Party Risks

Suggested Reading

- John Hanson and ChristopalsHenly, All Risks Property Insurance (1999), LLP Asia, Hongkong.
- Peter Mac Donald Eggers and Patric Foss, Good Faith and Insurance Contracts (1998) LLP Asia, Hongkong
- Banerjee, Law of Insurance (1994), Asia Law House, Hyderabad.

- Mitra B.C, Law Relating to Marine Insurance (1997) Asia Law House, Hyderabad
- JCB Gilmar and Mustill, Arnold on the Law of Marine Insurance, (1981), Sweet & Maxwell
- Birds, Modern Insurance Law (1997) Sweet & Maxwell
- Colinvaux's Law of Insurance (1997), Sweet & Maxwell
- O'Mary on Marine Insurance (1993), Sweet & Maxwell.
- International Labour Office, Administration Practice of social Insurance (1985)
- E.R. Hardy Ivamy, General Principles of insurance Law (1979)
- Edwin W. Patterson, Cases and Materials on Law of insurance (1955)
- M. N. Sreenivasan Law and the Life Insurance Contract (1914)

Semester-II
LAWPGDET03- Corporate Management and Governance
Credit-6 (Marks 100)
Learning Outcomes

Upon successful completion of the course, the students should be able to:

- Demonstrate a solid understanding of the purpose and nature of corporations.
- Evaluate different stakeholders' roles and significance in relation to corporate governance.
- Explain the importance of regulation, markets and information in corporate governance.
- Evaluate international differences and similarities in relevant institutions and developments.
- Critically assess governance concerns for individual corporations and their stakeholders.
- Conduct research and form independent opinions on better management and handling of corporate affairs.
- Identify and explore both, existing and probable issues in the spheres of corporate management and governance and provide a working solution.

Syllabus

- 1. Foundations of Corporate Law and Policy: Law relating to Contracts**
- 2. Concept, Nature and Incorporation of a Company**
- 3. Powers, functions and liability of a company**
- 4. Shares and Debentures**
- 5. Managing a company: Directors and others**
- 6. Decision making in a company: Oppression and Mismanagement**
- 7. Winding up of a Company**
- 8. Corporate Social Responsibility, Corporate Crimes**

Suggested Reading

- Alastair Hundson, The Law on Financial Derivatives (1998), Sweet & Maxwell
- Eil'sFerran, Company Law and Corporate Finance (1999), Oxford.
- Jonathan Charkham, Fair shares: the Future of Shareholder Power and Responsibility (1999),Oxford.

- Ramaiya A, Guide to the Companies Act (1998), Vol. I, II and III.
- H.A.J. Ford and A.P. Austen, Fords' principle of Corporations Law (1999) Butterworths.
- J.H. Farrar and B.M. Hanniyan, Farrar's company Law (1998) Butterworths
- Austen R.P., The Law of Public Company Finance (1986) LBC
- R.M. Goode, Legal Problems of Credit and Security (1988) Sweet and Maxwell
- Altman and Subrahmanyam, Recent Advances in Corporate Finance (1985) LBC
- Gilbert Harold, Corporation Finance (1956)
- Henry E. Hoagland, Corporation Finance (1947)
- Maryin M. Kristein, Corporate Finance (1975)
- R.C. Osborn, Corporation Finance (1959)
- S.C. Kuchhal Corporation finance : Principles and Problems (6th ed. 1966)
- V.G. Kulkarni, Corporate Finance (1961)
- Y.D. Kulshreshta, Government Regulation of Financial management of Private Corporate Sector in India (1986)
- Journals - Journal of Indian Law Institute, Journal of Business Law, Chartered Secretary, Company Law Journal, Law and Contemporary Problems.

Semester-II
LAWPGDET04- Cyber Law
Credit-6(Marks 100)

Learning Outcomes

Upon successful completion of the course, the students should be able to:

- Know the concept of Information Technology and its historical background.
- Understand the need of regulation of Internet based resources.
- Critically examine the Information Technology Act, 2000, with special reference to its amendments.
- Understand the Government's control on Information Technology and its necessity.
- Understand the role of higher judiciary in evolution of cyber jurisprudence in India.
- Explain, distinguish and apply the fundamental legal principles of information technology law covered in the course.
- Select and apply a range of approaches to written and oral communication, and apply the critical thinking required to bring about solutions to complex legal problems in the area of information technology law.

Syllabus

- 1. History and development of Cyber Law in India and beyond.**
- 2. Territoriality of Law and Nature of Information Technology Law.**
- 3. Information Technology Act 2000: Definitions**
- 4. Electronic Governance and Law.**
- 5. Concept of Digital Signature and its Regulation.**
- 6. Regulation of Certifying Authorities**
- 7. Abuse of Information Technology and Offences under Information Technology Law.**
- 8. Liability of Network Service Providers.**

Suggested Readings:

- A. K. Kaul: Guide to the WTO and GATT: Economics, Law and Politics, Kluwer LawInternational, Netherlands.

- Carole Murray, David Holloway and Daren Timon-Hunt: Schmitthoff-The Law and Practice of International Trade, Sweet and Maxwell, London.
- Dinesh Sabat: International Trade Law (An Essential Revision Aid for Law Students), Universal Law Publishing Co Pvt. Ltd., New Delhi.
- Indira Carr: International Trade Law, Routledge-Cavendish, London.
- Jason C. T. Chuah: Law of International Trade: Cross Border Commercial Transactions, Sweet and Maxwell, London.
- John H. Jackson: The Changing Fundamentals of International Law and Ten Years of the WTO, 8(1) Journal of International Economic Law 3-15 (2005).
- Mitsuo Matsushita et. al.: The World Trade Organization: Law Practice and Policy, OUP, Oxford.
- Patrick F. J. Macrory et. al.: The World Trade Organization: Legal, Economic and Political Analysis, Springer, New York.
- Peter Van den Bossche: The Law and Policy of the WTO, Cambridge Publications, UK.
- Petros C. Mavroidis: The General Agreement on Tariffs and Trade, OUP, Oxford.
- Raj Bhalla: International Trade Law: Theory and Practice, Lexis Nexis India, Gurgaon.
- Ravindra Pratap: India at the WTO Dispute Settlement System, Manak Publications, New Delhi.
- S. R. Myneni: International Trade Law, Allahabad Law Agency, Allahabad.
- Simone Schnitzer: Understanding International Trade Law, Universal Law Publishing Co Pvt. Ltd., New Delhi.
- Sydney M. Cone III: The Appellate Body, the Protection of Sea Turtles and the Techniques of Completing the Analysis, 33(2) Journal of World Trade 51-62 (1999).

Semester-III
LAWPGDET05 - LAW OF INDUSTRIAL AND INTELLECTUAL PROPERTY
Credit 6 (Marks 100)

Learning Outcomes

Upon successful completion of the course, the students will be able to:

- Understand the concept and need for patents and the process of their registration.
- Learn about various other Intellectual Property Rights such as trademarks, copyrights, geographical indications, lay-out design of integrated circuits (IC) etc.
- Obtain knowledge on fundamental aspects of Intellectual property Rights which will enable them to play a major role in development and management of innovative projects in industries.
- Understand the need of patent documentation and its drafting.
- An adequate knowledge on patent and copyright for their innovative research works.
- Provide further way for developing their idea or innovations.

Syllabus

- 1. Nature and Scope of industrial Intellectual Properties, TRIPS agreement.**
- 2. Patent Rights Creation and Registration of Patents.**
- 3. Law relating to trademark protection.**
- 4. Law relating to Copyright.**
- 5. Protection of plant varieties**
- 6. Law relating to geographical indication of goods and its protection.**
- 7. Protection of Design, Trade Secret.**
- 8. Doctrine of Fair Use in Copyright and Law relating to plagiarism.**

Suggested Reading

- Cormish W.R., Intellectual Property, Patents, Trade Marks, Copy Rights and Allied Rights (1999),

- VikasVashishth, Law and Practice of Intellectual Property (1999), Bharat Law House, Delhi.
- P. Narayanan, Intellectual Property Law (1999), (ed) Eastern Law House, Calcutta.
- BibeckDebroy (ed.) Intellectual Property Rights (1998) Rajiv Gandhi Foundation, Delhi.
- U.I.F. Anderfelt, International Patent Legislation and Developing Countries (1971).
- W.R. Cornish, Intellectual Property(3rd ed.) (1996) Sweet and Maxwell
- W.R. Mann, Transfer of Technology (1982)
- Mata Din, Law of Passing off and Infringement Action of Trade Marks (1986).
- P.S. Sangal and Kishore Singh, Indian Patent System and Paris Convention : Legal Perspectives(1987).
- K. Thairani, Copyright : The Indian Experience (1987)
- W.R. Cornish, Para and Materials on Intellectual Property (1999), Sweet & Maxwell

Semester-III
LAWPGDET06- Banking Law
Credit-6(Marks 100)

Learning Outcomes

Upon successful completion of the course, the students should be able to:

- Identify and contextualise complex materials and through an examination and critical analysis of information, including legislative and regulatory requirements, provide appropriate practical solutions for clients of banking law.
- Synthesise and explain complex theoretical knowledge of legal and ethical principles, issues, implications and risks, and the context and methods applicable in conducting, and responding to, banking and finance transactions and communicate that information to specialist and non-specialist audiences.
- Apply cognitive skills to contextualise information and advice a range of clients on legal aspects of banking and finance transactions relevant to:
 - investigating client requirements and financing options;
 - planning financing transactions;
 - documenting loans and securities;
 - effectively communicating benefits, risks and implications to clients;
 - pursuing due diligence; and
 - finalising banking and finance transactions, ensuring enforceability and best practice.
- Demonstrate technical legal and analytical competence, drafting and communication skills to draft and/or advise on banking and finance transactions documentation.
- Research and evaluate appropriate methodologies, technical, legal and practical knowledge to develop solutions-focused strategies for a complex set of facts and circumstances and interpret that information in advising a range of clients.

Syllabus

1. Historical Background, Nature and Development of Banking in India

2. Law Relating to Banking Companies in India

3. Social Control over Banking

4. Deposit Insurance

5. The Reserve Bank of India

6. Relationship of Banker and Customer

7. Negotiable Instruments

8. Lending by Banks

Suggested Reading

- Basu, A. Review of Current Banking Theory and Practise (1998) Mac millan
- M. Hapgood (ed.), Pagets' Law of Banking (1989) Butterworths, London
- R. Goode, Commercial Law, (1995) Penguin, London.
- Ross Cranston, Principles of Banking Law (1997) Oxford.
- L.C. Goyle, The Law of Banking and Bankers (1995) Eastern
- M.L. Tannan, Tannan's Banking Law and Practice in India (1997) India Law House, New Delhi, 2volumes
- K.C. Shekhar, Banking Theory and Practice (1998) UBS Publisher Distributors Ltd. New Delhi.
- M. Dassel, S. Isaacs and G. Pen, E.C. Banking Law, (1994) Lloyds of London Press, London
- V. Conti and Hamau (eds.), Financial Markets' Liberalization and the Role of Banks', Cambridge University Press, Cambridge, (1993).
- J. Dermine (ed.), European Banking in the 1990s' (1993) Blackwell, Oxford.
- C. Goodhart, The Central Bank and the Financial System (1995), Macmillan, London
- S. Chapman, The Rise of Merchant Banking (1984) Allen Unwin, London
- K. Subrahmanyam, Banking Reforms in India (1997) Tata Maigraw Hill, New Delhi.
- Subodh Markandeya and Chitra Markandeya, Law Relating to Foreign Trade in India: Being a Commentary on the Foreign Trade, (Development and Regulation) Act 1992, Universal Law Publishing Co. Pvt. Ltd. Delhi.
- R.S. Narayana, The Recovery of Debts due to Banks and Financial Institutions Act, 1993 (51 of 1993), Asia Law House, Hyderabad.
- M.A. Mir, The Law Relating to Bank Guarantee in India (1992), Metropolitan Book, New Delhi.
- Anthony Pierce, Demand Guarantees in International Trade (1993) Sweet & Maxwell,
- Ross Cranston (ed.) European Banking Law: The Banker-Customer Relationship (1999) LLP, London.
- Mitra, The Law Relating to Bankers' Letters of Credit and Allied Laws, (1998) University Book Agency, Allahabad.
- R.K. Talwar, Report of Working Group on Customer Service in Banks
- Janakiraman Committee Report on Securities Operation of Banks and Financial Institution (1993)
- Narasimham Committee report on the Financial System (1991)- Second Report (1999)

Semester-III
LAWPGDET07- International Trade Law
Credit-6(Marks 100)

Learning Outcomes

Upon successful completion of the course, the students should be able to:

- Understand the nature of international trade law within the structure of the international legal system, including the theory, relationships and influence of international customary law and treaty law.
- Understand the key international agreements covered under the GATT/WTO multilateral trading framework.
- Consider the roles played by international organisations including the United Nations, the World Trade Organisation, the IMF, World Bank, UNCTAD, UNCITRAL and ICSID.
- Develop an understanding of several key areas of international trade law including trade in goods, services, technical barriers to trade, environmental issues, IPRs etc.
- Critically examine the operation of international trade law in practical contexts.
- Develop effective skills, both orally and in writing, in the construction of legal argument and analysis on issues of international trade law.
- Develop effective skills in legal research on issues of international law and trade.
- Examine legal mechanisms available to facilitate international dispute resolution for governments and business, and the recognition of foreign awards and judgements

Syllabus

- 1. Introduction to the Concept of International Trade Law**
- 2. The Law Relating to Carriages: Carriage by Land-Carriage by Sea-Carriage by Air-Multimodal Transportation**
- 3. International Sale of Goods**
- 4. Formation of the Contract: Meaning and Formation of Contracts for International Sale of Goods**
- 5. International Payments: Letters of Credit**
- 6. International Negotiable Instruments**

7. Settlement of International Commercial Disputes

8. International Arbitral Conventions

Suggested Reading

- K. Kaul: Guide to the WTO and GATT: Economics, Law and Politics, Kluwer Law International, Netherlands.
- Carole Murray, David Holloway and Daren Timon-Hunt: Schmitthoff-The Law and Practice of International Trade, Sweet and Maxwell, London.
- Dinesh Sabat: International Trade Law (An Essential Revision Aid for Law Students), Universal Law Publishing Co Pvt. Ltd., New Delhi.
- Indira Carr: International Trade Law, Routledge-Cavendish, London.
- Jason C. T. Chuah: Law of International Trade: Cross Border Commercial Transactions, Sweet and Maxwell, London.
- John H. Jackson: The Changing Fundamentals of International Law and Ten Years of the WTO, 8(1) Journal of International Economic Law 3-15 (2005).
- Mitsuo Matsushita et. al.: The World Trade Organization: Law Practice and Policy, OUP, Oxford.
- Patrick F. J. Macrory et. al.: The World Trade Organization: Legal, Economic and Political Analysis, Springer, New York.
- Peter Van den Bossche: The Law and Policy of the WTO, Cambridge Publications, UK.
- Petros C. Mavroidis: The General Agreement on Tariffs and Trade, OUP, Oxford.
- Raj Bhalla: International Trade Law: Theory and Practice, Lexis Nexis India, Gurgaon.
- Ravindra Pratap: India at the WTO Dispute Settlement System, Manak Publications, New Delhi.
- S. R. Myneni: International Trade Law, Allahabad Law Agency, Allahabad.
- Simone Schnitzer: Understanding International Trade Law, Universal Law Publishing Co Pvt. Ltd., New Delhi.
- Sydney M. Cone III: The Appellate Body, the Protection of Sea Turtles and the Techniques of Completing the Analysis, 33(2) Journal of World Trade 51-62 (1999).

Semester-III
LAWPGDET08- Consumer Protection Law
Credit-6 (Marks 100)
Learning Outcomes

- This paper seeks to familiarize the students with their rights and responsibilities as a consumer, the social framework of consumer rights and legal framework of protecting consumer rights.
- It also provides an understanding of the procedure of redress of consumer complaints, and the role of different agencies in establishing product and service standards.
- The student should be able to comprehend the business firms' interface with consumers and the consumer related regulatory and business environment.

Syllabus

- 1. Conceptual Framework of Consumer Protection Law**
- 2. United Nations Guidelines on Consumer Protection**
- 3. Consumer Protection Law Act 2019: Definitions**
- 4. Consumer Protection Councils**
- 5. Central Consumer Protection Authority**
- 6. Consumer Disputes Redressal Commission**
- 7. Mediation and Product Liability**
- 8. Offences and Penalties, Consumer Protection and E-commerce**

Suggested Readings:

1. Saraf, D.N., Law of Consumer Protection in India.
2. Avtar Singh, The Law of Consumer Protection: Principles and Practice.
3. J.N.Barowalia, Commentary on Consumer Protection Act 1986.
4. P.K.Majundar, The Law of Consumer Protection In India
5. D.P.Wadhwa & W.L.Rajah, The Law of Consumer Protection
6. R.N.P.Choudhary, Consumer Protection Law
7. V.Balakrishna Eradi, Consumer Protection Jurisprudence
8. Gupta S.N., Banks & Consumer Protection Law
9. Kaushal Anoop, Medical Negligence & Legal remedies
10. S.K.Verma & M.Afzal Wani, A Tretise on Consumer Protection Law
11. Landmark Judgement on Insurance & Consumer Protection t, NCDRC
12. Landmark Judgement on Consumer Protection, NCDRC.

GENERIC ELECTIVE COURSES

Semester-III **LAWPGGEC01- Legal Theory** **Credit-4 (Marks 50)** **Learning Outcomes**

On successful completion of this course you will be able to:

- Demonstrate an advanced and integrated understanding of the political, social, historical, philosophical, and economic context of law.
- Engage in identification, articulation and critical evaluation of legal theory and the implications for policy.
- Critically analyze and research complex problems relating to law and legal theory and make reasoned and appropriate choices amongst alternatives.

Syllabus

UNIT: 1

1. The philosophy of law
2. Analytical, historical and philosophical school

UNIT: 2

3. Sociological realist and natural school
4. State and sovereignty

UNIT:3

5. Sources of law
6. Ownership and possession

UNIT: 4

7. Legal rights and duties
8. Law and justice

Readings:

- J. Raz: The Concept of a Legal System, Clarendon Press, Oxford.
- J. Raz: The Authority of Law: Essays on Law and Mortality, OUP, Oxford.
- H. L. A. Hart: The Concept of Law, OUP, Oxford.
- Chattrpati Singh: Law from Anarchy to Utopia, OUP, New Delhi.
- Reading from Austin and Kelsen in D. Lloyd: Introduction to Jurisprudence, Sweet and Maxwell, London.
- Harry C. Bredmeir: 'Law as an Integrative Mechanism', in V. Aubert (ed.), Sociology of Law, Penguin, London.

Semester-III
LAWPGGEC02- Constitutional Rights and Duties
Credit-4 (Marks 50)
Learning Outcomes

- To Enable the student to understand the basics of constitution
- To understand philosophy of fundamental rights and duties
- To understand the Directive Principles of State Policy
- To have basic idea of constitutional remedies such as writs

Syllabus

UNIT: 1

1. Nature of Indian constitution
2. Fundamental Rights

UNIT: 2

3. Freedom of Religion and Cultural rights
4. Directive Principles of State Policy

UNIT:3

5. Fundamental duties
6. Writs

UNIT: 4

7. Emergency
8. Amendment of Constitution

Suggested Readings:

- Alexander M. Bickel: The Least Dangerous Branch: The SC at the Bar of Politics, YaleUniversity Press, New Haven.
- Anata Kumar Giri: 'The Rule of Law and Indian Society: From Colonialism to Post Colonialism', in P. Costa and D. Zolo (ed.) The Rule of Law: History, Theory and Criticism, Springer, Netherlands.
- Archibald Cox: Court and the Constitution, Houghton Mifflin, Boston.
- B. Z. Tamanaha: 'Rule of Law in United States', in Randall Peerenboom (ed.) Asian Discourses of Rule of Law, Routledge, London.
- Charles Fried: Saying What the Law Is: The Constitution in the Supreme Court, Universal Publishing Co. Pvt. Ltd., New Delhi.
- Charles L. Black: The People and the Court: Judicial Review in a Democracy, TheMacmillan Company, New York.
- D. D. Basu: Comparative Constitution Law, LexisNexis India, Gurgaon.
- D. D. Basu: Introduction to the Constitution of India, LexisNexis India, Gurgaon.
- Donald Kommers: 'The Value of Comparative Constitutional Law', 9 J. Marshall J.Prac. & Pro.685 (1976).
- Douglas V. Verney: 'The Struggle over Judicial Review: Supreme Court and Limited

- Government’, in M. P. Singh et. al., (eds.), Indian Judiciary and Politics: The Changing Landscape, Manohar Book, New Delhi.
- Ernest A. Young: ‘Foreign Law and the Denominator Problem’, 119 Harv. L. Rev. 148(2005).
- Goolam E. Vahanvati: Rule of Law-The Sieges Within, in Constitutionalism, Human Rights and the Rule of Law: Essays in Honour of Soli J Sorabjee, Universal BookPublishing Co., New Delhi.

Semester-IV

LAWPGGEC03 – LAW RELATING TO INTELLECTUAL PROPERTY RIGHTS

Credit-4 (Marks 50)

Learning Outcomes

Upon successful completion of the course, the students should be able to:

- Develop basic concept of intellectual property law.
- working knowledge on different intellectual properties in India.
- Obtain knowledge on fundamental aspects of Intellectual property Rights which will enable them to play a major role in development and management of innovative projects in industries.
- Have adequate knowledge on patent and copyright for their innovative research works.
- Provide useful insight on novelty of the idea from state-of-the art search.
- Provide further way for developing their idea or innovations.

Syllabus

UNIT: 1

1. Concept of Intellectual Property Rights.
2. Types of Intellectual Property Rights.

UNIT: 2

3. TRIPS agreement.
4. Dispute settlement Mechanism for IPR.

UNIT: 3

5. Remedies for infringement of Intellectual Property Rights.
6. Subject matter of Copyright.

UNIT: 4

7. Copyright Office, Registration of Copyright and Infringement of Copyright.

8. Doctrine of Fair Use in Copyright and Law relating to plagiarism.

Suggested Readings

- Cormish W.R., Intellectual Property, Patents, Trade Marks, Copy Rights and Allied Rights (1999), Asia Law House, Hyderabad.
- VikasVashishth, Law and Practice of Intellectual Property (1999), Bharat Law House, Delhi.
- P. Narayanan, Intellectual Property Law (1999), (ed) Eastern Law House, Calcutta.
- BibeckDebroy (ed.) Intellectual Property Rights (1998) Rajiv Gandhi Foundation, Delhi.
- U.I.F. Anderfelt, International Patent Legislation and Developing Countries (1971).
- W.R. Cornish, Intellectual Property(3rd ed.) (1996) Sweet and Maxwell
- W.R. Mann, Transfer of Technology (1982)
- Mata Din, Law of Passing off and Infringement Action of Trade Marks (1986).
- P.S. Sangal and Kishore Singh, Indian Patent System and Paris Convention : Legal Perspectives(1987).
- K. Thairani, Copyright : The Indian Experience (1987)
- W.R. Cornish, Para and Materials on Intellectual Property (1999), Sweet & Maxwell

Semester-IV
LAWPGGEC04 – Indian Polity and Constitution
Credit-4 (Marks 50)
Learning Outcomes

- To Enable the student to understand the importance of constitution
- To understand the structure of executive, legislature and judiciary
- To understand the autonomous nature of constitutional bodies like Supreme Court and high court, controller and auditor general of India and election commission of India.
- To understand the central and state relation, financial and administrative

Syllabus

UNIT: 1

1. Union Executive
2. Parliament

UNIT: 2

3. Judiciary
4. Federal structure

UNIT: 3

5. Panchayats municipalities and co-operative societies
6. Citizenship

UNIT: 4

7. Elections
8. State executive, legislature and judiciary

Suggested Readings

- Nicholas Aroney: The Constitution of a Federal Commonwealth: The Making and
- Meaning of the Australian Constitution, Cambridge University Press, Cambridge.
- Nuzhat Parveen Khan: Comparative Constitutional Law, Satyam Law International, NewDelhi.
- Roger P. Alford: ‘In Search of a Theory for Constitutional Comparativism’, 52 UCLA L.Rev. 639 (2005).
- S. P. Sathé: Judicial Activism in India: Transgressing Borders and Enforcing Limits,OUP, Oxford.
- SujitChoudhry: ‘Globalisation in Search of Justification: Toward a Theory of
- Comparative Constitutional Interpretation’, 74 Ind. L. J. 819 (1999).
- Tom Ginsburg: Judicial Review in New Democracies: Constitutional Courts in AsianCases, Cambridge University Press, Cambridge.
- Tony Blackshield and George Williams: Australian Constitutional Law and Theory
- Commentary and Materials, Federation Press, Sydney.
- UpenderaBaxi: ‘Rule of Law in India: Theory and Practice’, in Randall Peerenboom(ed.), Asian Discourses of Rule of Law, Routledge, London.
- Vicki C. Jackson and Mark V. Tushnet: Comparative Constitutional Law, Foundation

Project and Dissertation PRJ

Semester-IV

LAWPGPRJ01 – DISSERTATION

Credit-8 (Marks 200)

Learning Outcomes

While preparing the Dissertation a student learns:

- To choose a topic for research.
- To make a research plan through the use of various tools such as research questions, hypothesis, literature review, gap in research and chapterization planning.
- To collect and analyse data wherever necessary.
- To reach at research conclusions and to make apt suggestions.
- To make references through footnotes and bibliography.

Detail

To make LL.M. program research oriented students appearing for post graduate degree program in law examination shall submit a dissertation prepared under the guidance of a research supervisor. Every student has to prepare a dissertation applying legal research methodology. The dissertation is expected to be an in depth and critical analysis of a legal problem of contemporary significance in the field chosen by the candidate. It must incorporate copious references to judicial decisions, law review articles, statutes, books, monographs relevant to the topic in the form of footnotes and bibliographical references. It should be typed on A4 size paper with 1.5 line spacing, 12 font for the body of text and 10 for footnote and should follow ILI style of citation in Times New Roman font. The marks of the dissertation shall be divided as:

Dissertation submitted:- Maximum Marks One Hundred Fifty (150)

Viva-voce:- Maximum Marks Fifty (50)

Total Maximum Marks:- Two Hundred (200)”

Master of Law (LL.M.)

Marks and Examination Pattern

	End Semester Written Examination	Question Pattern of Written Examination	Marks for each question	Total Marks	Internal Assessment
Examination of 100 Marks	80	Total 8 Questions asked out of which 5 to be attempted	16	$16*5=80$	20
Examination of 50 Marks	40	Total 6 Questions asked out of which 4 to be attempted	10	$10*4=40$	10