BACHELOR OF LAW (THREE YEAR)
SYLLABUS FOR SESSION 2013-14

THIRD SEMESTER
BL301 Paper - I Legal English
BL302 Paper - II Legal & constitutional History of India
BL303 Paper - III Property Law I
BL304 Paper - IV Labour Laws I
BL305 Paper - V Administrative Law

FORTH SEMESTER
BL401 Paper - I Property Law -II
BL402 Paper - II Company Law
BL403 Paper - III Labour Laws -II
BL404 Paper - IV Human Right & Practice
BL405 Paper - V (a) Professional Ethics & Bar Bench Relation (Written Paper) M: 70
(b) Moot Court Exercise (viva-voce) M: 30

FIFTH SEMESTER
BL501 Paper - I Law of Evidence
BL502 Paper - II Criminal Procedure Code, Probation of Offenders Act and Juvenile Justice Act
BL503 Paper - III Civil Procedure Code & Limitation Act
BL504 Paper - IV Environmental Law
BL505 Paper - V Criminology I

SIXTH SEMESTER
BL601 Paper - I Interpretation of Statutes
BL602 Paper - II Land Laws
BL603 Paper - III Alternate Dispute Resolution and Legal Aid
BL604 Paper - IV Option: - Any one of the following:
A. Criminology -II (Penology)
B. Intellectual Property Law
BL605 Paper - V. (a) Drafting, Pleading and Conveyancing (Written Paper) M: 70
(b) Moot Court Exercise (viva-voce) M: 30
DETAILED SYLLABUS
THIRD SEMESTER

BL301 Paper - I Legal English

(A) Vocabulary:
1. Use of legal phrases and terms (list of legal terms given below)
2. Pairs of words.
3. One word substitution.
4 Latin Maxims (Listed Below)

(B) Composition Skills
1. Brief Writing and drafting notice. Letter and applications
2. Essay writing on topics of legal interest.
3. Translation (from English to Hindi and Hindi to English)
4. Precise writing.
5. Varieties of Sentence Structures & Verb Patterns.

List of legal terms which are relevant for LLB. Students:
- Abet
- Abstain
- Accomplice
- Act of God
- Actionable
- Accused
- Adjournment
- Amendment
- Appeal
- Acquittal
- Articles
- Assent
- Attested
- Adornment
- Averment
- Bail
- Bailment
- Citation
- Clause
- Coercion
- Code
- Cognizable
- Confusion
- p’ Compromise
- Consent
- Conspiracy
- Contempt
- Contingent
- Conviction
- Corporate
- Custody
- Damages
- Decree
- Defamation
- Defense
- Escheat
- Estoppels
- Eviction
- Executive
- Ex-partes
- Finding
- Floating charge
- Forma pauperise
- Franchise
- Fraud
- Frustration
- Good faith
- Guardian
- Habeas
- Corpus
- Hearse
- Homicide
- hypothecation
- Illegal indent
- Inheritance
- Bench
- Bill
- Bill of attainder
- Bill of rights
- Blockade
- Bonafide
- By-laws
- Capital Punishment
- Charge
- Chattles
- Justiciable
- Legislation
- Legitimacy
- Liability
- Liberty
- Licence
- Lieu
- Liquidation
- Maintenance
- Malafide
- Malfeasance
- Minor
- Misfeasance
- Mortgage
- Murder
- Negligence
- Negotiable
- Notification
- Nuisance
- Novation
- Oath
- Obscence
- Offender
- Order
- Ordinance
- over rule
BACHELOR OF LAW (THREE YEAR)
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- Petilion Plaintiff Pledge
- Preamble Pre-emption Prescription
- Presumption Privilege Privit
- Prize Process Promisson Note
- Proof Proposal Prosecution
- Remand Remedy Rent

List of Latin Maxims:

1. Ab initlo (from the beginiiig)
2. Actio personalis moritur cum persona (Personal rights by action dies with the person).
3. Actus curae neminein gravabit (an act of the court shall prejudice no one).
4. Actus non facit reum. nisi mens sit rea (the act itself does not constitute guilt unless done with a guilty intent).
5. Actus reus (wrongful act).
6. Ad interim (in the meantime)
7. Ad tiicm (for the suit).
8. Ad valorum (according to the value).
9. Alibi (plea of being elsewhere)
10. Amicus curiae (friend of the court).
11. Animus (intention).
12. Ayudi alierem (hear the other side).
13. Caveat emptor (buyer beware).
14. Conv l km aent by to petns tqxi tl thing in t1 sine sse).
15. Damnum sine injuria (damage without injury).
17. Dejure (in law).
18. De minimis not curat lex (the law takes no account of trifling matters).
19. Decree msi (a decree which takes effect after a specified period), delegated).
20. Doll in capax (incapable in malice).
21. Doiiatio mortis causa (gifi by a person on the death bed).
22. Ejusdem generis (of the same category).
23. Eminent domain (the supreme right).
24. Ex.Officio (by virtue of an office).
25. Ex-parte (not in the presence of the opposite party).
26. Ex-postfacto (by subsequent act).
27. Factum valet (the fact which cannot be altered).
28. Fait accompli (an accomplished fact).
29. Ignorentia legis nerninem excuset (ignorance of law is no excuse).
30. In pari materia (in an analogous case, cause or position)
31. Injuria sine damno (injury without damage).
32. Interest republicac Ut sit fims litiuin (it is in the interest of the republic that there should be an end of law suit).
33. intra vires (within the powers).
34. Jus tertii (The right of a third party)
35. 35 Lis pendens (pending suit).
36. Mens rea (a guilty mind)
37. Mesne profits (the profits received by a person on wrongful possession).
38. Nemo det quod non habet (no man can’t transfer better little than be himself).
39. Neiw ck bis vn pro et idem causa (no man be tce xed for t1E sane cause).
40. Nemo in p acaijux ese et(no oi ought tobe ajixige in his ocase)
41. Nolle prosequi (to be unwilling to prosecute).
42. Obiter dicta (an opinion of law not necessary to the decision)
43. Onus probandi (the burden of proof)
44. Pacta sunt servanda (pact must be respected.
45. Pendenti lite (during litigation)
46. Per capita (per head)
47. Per incuriam (through inadvertence or carelessness).
48. Per stripes (by stocks
49. Plenum dominium (full stocks)
50. Pro bono publico (for the public good)
51. Ratio decidendi (grounds for decision, principles of the case).
52. Res geste (connected facts forming the part of the same transaction).
53. Res ipsa loquitur (the thing speaks for itself)
54. Res judicala (a matter already adjudicated upon).
55. Res nallius (an ownerless thing)
56. Rule nisi (a rule or order upon condition that is to become absolute when cause is shown to thecontrar).
57. Status quo (existing position).
58. Sub judice (in course of adjudication).
59. Sui juris (one's own right).
60. Suo motti (of one’s own accord)
61. Ubi jus ibi reniedium (where there is a right, there is remedy)
62. Ultra vires (beyond the powers of).
63. Volenti non fit injuria (Risk taken Voluntarily is not actionable).

Suggested Readings:
1. Galnvile William : Learning the Law
2. Wren & Martin : English Grammar.
6. Ishitaque Abidi: Law and Language
7. Dr. Anirudha Prasad: Legal Language & Writing.
8. Dr. Surendra Yadav : Legal Language, Legal Writing Including Gen. Eng
9. Dr. R.L. Jain: Legal Language, Legal Writing Including Gen. Eng
10. Dr. G.S.Sharma: Legal Language, Legal Writing
11. Dr.B.L.Babel : : Legal Language, Legal Writing

BL302 Paper - II Legal & constitutional History of India

I. Importance of necessity of legal history; Charter of 1726 and establishment of Mayor’s Court; Charter of 1753; The Regulating Act, 1773. The Supreme Court of Calcutta, Bombay and Madras Act of Settlement, 1781 ; Nand Kumar Trial, Patna case Cosijurah case.

II. The beginning to the adalat system; the judicial plan of 1772 and 1774 introduced by warren hastings. Judicial reforms of cornwallis and william bentick.
III. The high court: Dual judicature before 1861: Indian high court act 1861; Privy Council; Federal Court and good consciences, Development of Criminal Law. Charter Act of 1833. Codification of Law; Law Commission, Legislative Council, First, Second and Third Law Commissions

IV. Government of India Act, 1858 and 1892 Act of 1909; Morley Minto reforms, Government of India Act, 1919.


LEADING CASES:
1. Trial of Raja Nand Kumar, 1775.
2. Patna Case, 1777-79.

SUGGESTED BOOKS:-
1. Jain, M.P.: Outlines of Indian Legal History (Hindi & English).
2. Keith, A.B.: Constitutional History of India.
5. Sinha, B.S.: Legal & Constitutional History of India.
7. Bhansali, S.R.: Legal System of India

BL303 Paper - III Property Law-I

1. Concept of Property and General Principles Relating to Transfer of Property Concept of property: distinction between moveable and immoveable property; Definition clause: Immovable property, Attestation, Notice, Actionable claim; Definition to transfer of property (Sec.5); Transfer and non-transfer property (Sec.10-12); Transfer to an unborn person and rule against perpetuity (Sec.13, 14); Vested and Contingent interest (Sec.19 & 21); Rule of Election (Sec.35)

2. General Principles Governing Transfer of Immoveable Property; Transfer by ostensible owner; Rule of feeding the grant by estoppels; Rule of Lis pendens; Fraudulent transfer; Rule of part performance; Vested and contingent interest; Conditional transfer

Prescribed Books :-
1. Sarathi V.P. Law of Transfer of Property
2. Shah S.M. Principles of the Law of Transfer
3. Mulla on Transfer of Property Act
4. Lahiri M.M. Transfer of Property Act
5. Mitra B.B. Transfer of Property Act
6. Shukla S.N. Transfer of Property Act
7. Gupta R.R. Transfer of Property Act (English/Hindi)
1. **Trade Unions Act, 1926**
   - History of Trade Unionism in India
   - Development of Trade Union Law in India
   - Right to Trade Union as part of fundamental right to freedom of association under the Indian Constitution
   - Definition of Trade Union and Trade Dispute
   - Distinction between Trade Dispute and Individual Dispute.
   - Registration of Trade Unions
   - Rights and Liabilities of Registered Trade Unions
   - Recognition of Trade Unions
   - Collective Bargaining and Trade Disputes

2. **The Industrial Disputes Act, 1947**
   - Definitions of Employer, Industry, Lay off, Lock out, Retrenchment, Strike, Unfair Labour Practice and workman.
   - Reference of Disputes to Boards, Courts, Tribunals.
   - Strike and Lock outs
   - Lay off and Retrenchment
   - Unfair Labour Practices
   - Penalties

3. **The Minimum Wages Act, 1948**
   - Concept of wages – Minimum wages, fair wages, living wages
   - Definitions – Employer, Wages, Employee, Wage Structure
   - Fixation of Minimum Rates of wages, working hours and Determination of wages & claims etc.

4. **The Factories Act, 1948**
   - Definitions – Manufacturing Process, Worker, Factory and Occupation
   - Provisions relating to Safety.
   - Provisions relating to welfare.
   - Penalties.

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**BL305 Paper - V Administrative Law**

I. Evolution and Scope of Administrative Law
   b. Rule of law and Administrative Law
   c. Separation of powers and its relevance
   d. Relationship between Constitutional law and Administrative Law
   e. Administrative Law vis-à-vis privatization
   f. Classification of functions of Administration

II. Legislative Functions of Administration
   a. Necessity and Constitutionality
   b. Forms and requirements
   c. Control
      i. Legislative
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ii. Judicial
iii. Procedural
d. Sub-delegation

III. Judicial Functions of Administration
a. Need for devolution of adjudicatory authority on administration
b. Nature of tribunals – Constitution, powers, procedures, rules of evidence
c. Administrative Tribunals
d. Principles of Natural Justice
   i. Rule against bias
   ii. Audi Alteram Partem
   iii. Reasoned decisions
e. Rules of evidence – no evidence, some evidence and substantial evidence
f. Institutional Decisions

IV. Administrative Discretion and Judicial Control of Administrative Action
A. Administrative Discretion
   a. Need and its relationship with rule of law
   b. Constitutional imperatives and exercise of discretion
   c. Grounds of judicial review
      i. Abuse of discretion
      ii. Failure to exercise discretion
d. Doctrine of legitimate expectations

B. Judicial Control of Administrative Action
   i. Introduction
   ii. Court as the final authority to determine the legality of administrative action
   iii. Exhaustion of Administrative remedies
   iv. Locus standi
   v. Res judicata

C. Methods of judicial review
   i. Statutory appeals
   ii. Writs
   iii. Declaratory judgements and injunctions
   iv. Civil Suits for Compensation

Leading Cases:
1. Ram Jawaya v. State of Punjab (AIR 1955 SC 549)
2. A.K. Kraipak v. Union of India (AIR 1950 SC 150)

Prescribed Books :

References:
1. Administrative Law – Wade
2. Lectures on Administrative Law – C.K. Takwani
3. Administrative Law – S.P. Sathe
BL401  Paper - I  Property Law –II

(A) Specific Transfers
1. Sale (54-57)
2. Mortgage and charge (58-104)
3. Leases of immovable property (Ss 105-117)
4. Exchanges (Ss 118-121)
5. Gifts (Ss 122-129)
6. Transfer of actionable claims (Ss 130-137)

(B) The Indian Partnership Act, 1932
a. Nature of partnership firm
b. Relations of partners to one another and outsiders
   i. Rights /Duties of partners inter se
   ii. Partnership Property
   iii. Relations of Partners to third parties
   iv. Liability for holding out
   v. Minor as a partner
c. Incoming and outgoing partners
d. Dissolution
   i. By consent,
   ii. By agreement,
   iii. compulsory dissolution,
   iv. contingent dissolution,
   v. By notice,
   vi. By Court.
   vii. Consequences of dissolution
   viii. Registration of firms and effects of non registration

(C) The Indian Easements Act 1882
1. Easements (Ss 1-51)
2. Licenses (Ss 52-64)

Prescribed Books:-
1. Sarathi V.P. Law of Transfer of Property
2. Shah S.M. Principles of the Law of Transfer
3. Mulla on Transfer of Property Act
4. Lahiri M.M. Transfer of Property Act
5. Mitra B.B. Transfer of Property Act
6. Shukla S.N. Transfer of Property Act
7. Gupta R.R. Transfer of Property Act (English/Hindi)
8. Avtar Singh, Law of Contract and Specific Relief
9. R.K. Bangia, Law of Contracts

BL402  Paper - II  Company Law

1. Meaning of Corporation; Theories of corporate personality; Creation and extinction of corporations.
2. Forms of Corporate and Non-Corporate Organisations; Corporations, partnerships and other associations of persons, State corporations government companies, small scale, cooperative, corporate and joint sector.

3. Law relating to companies- public and private- Companies Act, 1956; Need of company for development formation of a company; registration and incorporation. Memorandum of association- various clauses alteration there in doctrine of ultra vires. Articles of association- binding force alteration- its relation with memorandum of association- doctrine of constructive notice and indoor management- exceptions.


Prescribed Books :-
1. Ashwin Labnai Shah, Lectures on Company Law, Tripathi Pvt. Ltd.; Mumbai
2. Avtar Singh, Indian Company Law, Eastern Book Company, Lucknow
4. S. M. Shah, Lectures on Company Law, Tripathi, Bombay
5. S.S. Gulshan, Company Law, Excel Books
6. Dr. N. V. Paranjape, Company Law, Central Law Agency
7. B.K. Sen Gupta, Company Law, Eastern Law House, Kolkata

BL403 Paper - III Labour Laws-II


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Suggested Readings
4. K.D. Srivastava, Payment of Bonus Act, Eastern Book Company
5. K.D. Srivastava, Payment of Wages Act
7. S.C.Srivastava, Treatise on Social Security
9. V.J. Rao, Factories Law
10. G.S. Sharma: Labour Laws

BL404 Paper - IV Human Right & Practice


5. Human Rights and Vulnerable Groups; Rights of Women, Children, Disabled, Tribal, Aged and Minorities.

Leading Cases:

Suggested Readings:
1. UNO Charter.
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4. S.K. Kapur : International law (English and Hindi)

BL405 Paper - V (a) Professional Ethics & Bar Bench Relation

1. Nature and Characteristics of:
   (a) Professional Ethics
   (b) Legal Profession
2. Historical Perspective and Regulation of Legal Profession
3. Contempt of Court by the Lawyers:
   (a) Civil Contempt
   (b) Criminal Contempt; Punishment; Defences
4. Strike by the Lawyers
5. Extent of Professionalisation of Legal Profession
6. Code of Ethics for Lawyers
7. Professional Misconduct and its Control
8. BENCH BAR RELATION: Meaning and Kinds of Contempt of Court

I. Contempt of Court – Its meaning, Nature and main features
II. Kinds of contempt of courts
   1. Difference between civil contempt and criminal contempt
   2. Kinds
III. Civil Contempt - Meaning and Nature
    1. Disobedience of the order, decree, etc. of the court or breach of undertaking given to the court.
    2. Wilful disobedience or breach
IV. Criminal Contempt- Contempt Proceedings – Nature and Main Features
    1. Nature and main features
    2. Cognizance and Procedure in case of contempt in face of the court.
       A. Contempt in the face of the Supreme Court or High Court.
       B. Contempt in the face of the Subordinate Courts.
    3. Contempt outside the court (Constructive Contempts)
    4. Period of Limitation for initiation of contempt proceedings
    5. Parties to contempt proceedings.

FIFTH SEMESTER

BL501 Paper - I Law of Evidence

I. Definitions and Relevancy of Facts; Admissions and Confessions; Statements by Persons who cannot be called as witnesses; Statements made under special Circumstances; How much of a statement is to be proved Judgments of Courts of Justice when relevant

II. Opinions of Third Persons when relevant; Character when relevant Facts which need not be proved Of Oral Evidence Of Documentary Evidence

III. Of the Exclusion of Oral by Documentary Evidence; Of the Burden of Proof-
IV. Of Witnesses; Of the Examination of Witnesses; Of Improper Admission and Rejection of Evidence

Suggested Readings
Avtar Singh: Law of Evidence
Rattan Lal & Dhiraj Lal: The Law of Evidence
S.R. Myneni: Law of Evidence
Batuklal: Law of Evidence
Monir: Evidence
राजाराम यादव: साक्ष्य ववधि


Suggested Readings:-
BACHELOR OF LAW (THREE YEAR)
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1. Ratanlal & Dhirajlal- Criminal procedure Code
3. R.N. Choudhari, Juvenile Justice In India
5. N.V. Pranjpe : Criminal procedure Code
6. B.L. Babel : Criminal procedure Code

BL503 Paper - III Civil Procedure Code & Limitation Act


4. Suits in Particular Cases — Suits by or against Government — Suits relating to public matters;— Suits by or against minors, persons with unsound mind, — Suits by indigent persons — Interpleader suits — Incidental and supplementary proceedings - Appeals, Reference, Review and Revision — Appeals from Original Decrees — Appeals from Appellate Decrees — Appeals from Orders — General Provisions Relating to Appeals.


Suggested Readings:-
5. P.K. Mukharjee, Limitation Act
BL504 Paper - IV Environmental Law

1. General Background:
   (a) Problems of Environmental Pollution and Protection
   (b) History of Indian Environmental Laws
   (c) Importance and Scope of Environmental Laws
   (d) International Perspective of Environmental Law

2. Constitutional Aspects:
   (a) Distribution of Legislative Power
   (b) Directive Principles of State Policy
   (c) Fundamental Duties
   (d) Fundamental Rights

3. Select Legal Controls - The Water (Prevention and Control of Pollution) Act, 1974 and the Air (Prevention and Control of Pollution) Act, 1981:
   (a) Salient Features of the Acts
   (b) Definitions
   (c) Authorities - Composition, Power and Function
   (d) Mechanism to Control the Pollution
   (e) Sanctions

4. Environment (Protection) Act, 1986:
   (a) Definition of 'Environment'
   (b) Salient Features of the Act
   (c) Authorities - Composition, Powers, Functions
   (d) Mechanism to Control Environmental Pollution
   (e) Sanctions

5. Control of Noise Pollution:
   (a) Legal Control
   (b) Judicial Control

6. Emerging Principles: Historical Background and Judicial Approach in India
   (a) Polluter Pays Principle
   (b) Precautionary Principle
   (c) Public Trust Doctrine
   (d) Sustainable Development

7. Environmental Dispute and Grievance Settlement Mechanism:
   (e) National Environment Tribunal Act, 1995:
      2. Powers, Functions and Jurisdiction of the
      3. National Environmental Tribunal
         (a) National Environment Appellate Authority Act, 1997 - Powers, Functions and Jurisdiction of the National Environment Appellate Authority.

Leading Cases:
(a) M.C. Mehta vs. Union of India (AIR 1987 SC 965, 982, 1086)
(b) M.C. Mehta vs. Union of India (AIR 1988 SC 1037, 1115)
(c) Municipal Council, Ratlam vs. Vardhichand and Others (AIR 1980 SC 1622)
BL505  Paper - V  Criminology-I

2. Schools of Criminological Thought (Factors in causation of Criminal Behaviors)
   1. Ancient School
      (a) Demonological
      (b) School of Free will
   2. Classical School.
   3. Cartographic or Ecological School.
   4. Typological School
      (a) Italian or Positive School.
      (b) Mental Testers School.
      (c) Psychiatrists School.
   5. Sociological School


The Probation of offenders Act, 1958: Definitions - Power of court to require released offenders after admission on probation of good conduct - power of Court to require released offenders to pay compensation under twenty one years of age. Variations of conditions of probation. Probation in case of ‘Offender’ failing to observe conditions of bond, provision as to sureties, Probation Officers, Duties of Probation Officer.

Leading Cases:

Suggested Readings :
1. Pillai, K.S. - Criminology.
2. Edwin, H. Sutherland and Donald R. Grussey - Principles of Criminology.
5. M.S. Chauhan – अपराध शास्त्र एवं अपराधिक विज्ञान सिद्धान्त
6. B.L. Bavel - अपराध शास्त्र
8. The Constitution of India.
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SIXTH SEMESTER

BL601 Paper - I Interpretation of Statutes


2. Aids to Interpretation- Internal aids; Title, Preamble, Heading and marginal notes, Punctuation marks, Illustrations, exceptions, provisions and saving clauses. Schedules. Non-obstinate clause; External aids; Dictionaries- Translations, Travaux Preparatoires, Stare decisis, Statutes in para material, Parliamentary History, Foreign Judgments

3. Rules of Statutory Interpretation- Primary Rules-Literal rule, Golden rule, Mischief rule (Rule in the Heydon’s case), Rule of harmonious construction Secondary Rules -Noscitur a sociis, Ejusdem generis, Reddendo singula singulis,

4. Presumptions in Statutory Interpretation- Statutes are valid; Statutes are territorial in operation; Presumption as to jurisdiction; Presumption against violation of International Law; Prospective operation of statutes

5. Maxims of Statutory Interpretation- Contemporance expositioest fortissive in legal, Expressio uniusest exclusio alterius, Generalia specialibus non derogant, Utres magis valet quam pereat

6. Interpretation with reference to the subject matter and purpose- Taxing Statutes, Penal Statutes, Interpretation of directory and mandatory provisions

7. Principles of Constitutional Interpretation- Harmonious construction, Doctrine of pith and substance, Colorable legislation, Doctrine of eclipse

Suggested Readings:
1. V.P. Sarathi : Interpretation of Statutes
2. G.P. Singh : Principles of Statutory Interpretation
3. Jagdish Swarup : Legislation and Interpretation
4. T.Bhattacharya : Interpretation of Statutes

BL602 Paper - II Land Laws

Acts of Study:
(All the acts are in full course)

Leading Cases:

Suggested Readings:
2. Dutt, S.K. : Tenancy Law in Rajasthan
4. Suresh Chand H. Mathur : Law of Tenancy in Rajasthan
5. Karkara, G.S. : Rajasthan Land Laws (English & Hindi)
6. Babel, B.L. : Rajasthan Land Laws (Hindi)

BL603 Paper - III Alternate Dispute Resolution and Legal Aid

1. The Arbitration and Conciliation Act, 1996-Definitions-Form of Arbitration Agreement
   - Constituents of Arbitration Agreement, Composition of Arbitral Tribunal, Removal of arbitrator, Termination of Mandate and substitution of Arbitration, Setting aside of arbitral award, Enforcement of award.

2. The Arbitration and Conciliation Act, 1996- Scope of Conciliation, Appointment of Conciliators, Role of Conciliator, Settlement agreement, Status and effect of settlement agreement, Confidentiality, Termination of Conciliation proceedings, Resort to arbitral or Judicial proceedings, Difference between Conciliation and Mediation, Distinction between Mediation and Arbitration

3. Alternative Means of Settlement of Disputes - Merits of ADR, Demerits of ADR
12. -Negotiation, Essential Ingredients of Negotiation, Sources of Negotiation, Kinds of approaches to negotiation, Obstructions to Negotiation

4. Lok- Adalats & Legal Aid, Concept of Lok-Adalat, Establishment of Lok-Adalats, Jurisdiction of Lok-Adalats, Powers of the Lok-Adalats, Award of the Lok-Adalats, Legal Aid under Constitution of India, 1950, Free Legal Services under the Legal Services Authorities Act, 1987

Books Recommended:
1. Dr. Avtar Singh, Law of Arbitration & Conciliation
2. S.C. Tripathi, Arbitration and Conciliation Act, 1996
3. Dr. N.V. Paranjape, Arbitration & Alternative Dispute Resolution
4. Dr. S.S. Mishra, Law of Arbitration & Conciliation in India
5. N.V. Paranjape, Public Interest Litigation, Legal Aid & Services, Lok Adalats & Para-Legal Services.
6. S.S. Mishra, Legal Services, Public Interest Litigation and Para-Legal Services
   • The Arbitration & Conciliation Act, 1996 (Bare Act)

2. Punishment, Definition, Relationship between Criminology and Penology; Theories of Punishment; Expiatory, Preventive and reformatory and purposes of punishment. Penal Science in India: School of Punishment Pre-classical School, Neo classical Positive school. The reformers, Clinical school and multiple Causation approach.


Leading Cases:

Suggested Readings:
1. Pillai, K.S. - Criminology.
5. Shamshul Huda - Tagore Law Lectures on Criminal Law.

1. Copyright
   a. Nature and Meaning
   b. Scope of protection
   c. Procedure for protection
   d. Enforcement and Remedies

II. Patents
   a. Nature and Meaning
   b. Scope of protection
   c. Procedure for protection
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d. Enforcement and Remedies

III. Trademarks
a. Nature and Meaning
b. Scope of protection
c. Procedure for protection
d. Enforcement and Remedies

IV. Designs
a. Nature and Meaning
b. Scope of protection
c. Procedure for protection
d. Enforcement and Remedies

Suggested Readings:
1. Paris Convention for the Protection of Industrial Property, 1883;
2. Indian Copyright Act, 1957;
3. Indian Patents Act, 1970;
4. Agreement on Trade-Related Aspects of Intellectual Property Rights, 1994 (the TRIPS Agreement);
5. Indian Trademarks Act, 1999;
6. Indian Designs Act, 2000

BL605 Paper - V. (a) Drafting, Pleading and Conveyancing

I. Meaning, Scope and Object of Pleadings, Plaintiff and written statement, Fundamental rules of Pleadings, Place of Suing, Frame of suits and its essentials, Parties to suit,

II. Plaintiff in suit for injunction, Plaintiff in suit for specific performance, Plaintiff in suit for breach of contract, Plaintiff in suit for accounts by the Principal against the agent, Suit for partition and possession, Suit for damages for malicious prosecution, Application for eviction of tenant under the East Punjab Rent Restriction Act, 1949, Application to set aside exparte decree, Application for appointment of guardian of a minor, Written Statements


IV. Meaning, Object and Functions of Conveyancing- Components of deeds, Agreement to sell property Sale Deed

V. Gift Deed; Mortgage Deed; Lease Deed; Deed of Exchange; Will; Power of Attorney; Notice

Suggested Readings
Mogha: Pleadings
Mogha: Conveyancing
A.N. Chaturvedi: Pleadings & Conveyancing
Bindra N.S.: Pleading & Practice

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