



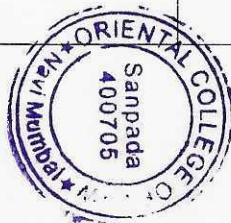
ORIENTAL COLLEGE OF LAW

MANAGED BY ORIENTAL EDUCATION SOCIETY'S
(Affiliated to university of Mumbai and approved by Bar council of India)
Aff-I/ICD/2014-15/1959- Bar council: BCI: D: 793/2014 (L.E.)

5 Years BA. LL.B. Integrated Course Programme Outcome and Course Outcome

(5 yrs) integrated professional law degree programmes aim at offering quality, professional legal education in compliance with the Bar Council of India Legal Education rules, thus enabling the students who successfully complete these programmes to opt for enrolling themselves into the Bar and practice law.

Sr. No.	Semester	Subject	Faculty Name	Course Objective and Course outcome
1	Semester 1	English 1	Prof. Nazish Baig	COURSE OBJECTIVES: Language is an essential tool in legal profession. Competence in communication and a good vocabulary is essential for lawyers. The skills contemplated as essential to a lawyer are communication skills (both written and oral) as well



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				<p>as skills of comprehension (learning by reading and listening). This course primarily aims to give a functional knowledge of the language for the purpose of communication and comprehension in legal profession. This entails emphasis on both General English as well as English for legal purpose. The main focus of this course is on the use of English language for effective communication, reading, writing and speaking, for the purpose of understanding and transaction of legal learning and profession. The course aims to expose the students of law to literature texts with legal themes and inculcate in them the importance of ethics, new ideas and human sensitivity. Improve their reading skills with the use of literature texts in order to expand their vocabulary. The course aims to expand their speaking skills and pronunciation with activities such as speeches and elocution. The course aims to advance their grammar skills by improving their syntax and construction of sentences and enhance their writing skills with activities that are meant to train them in using this skill for various purposes, such as letters, reports, précis. Developing the ability to analyze literature texts is yet another objective of this course.</p> <p><i>P. M. M. Chaudhary</i> <i>Adv.</i> COURSE OUTCOMES: After the completion of this course</p>
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				<p>the student will be able to:</p> <ul style="list-style-type: none"> • Identify the different literature texts related to legal themes through the writings of various authors while simultaneously understanding the importance of ethics in legal issues and deal them with human sensitivity. • Read efficiently and develop the vocabulary with the help of the prescribed texts. • Develop the ability to speak grammatically correct sentences and with proper syntax. • Write official communication through various related activities. • Learn to critically analyse literature texts. • Develop analytical skills and structure the foundation for legal writing.
2	Semester 1	Logic I	Prof. Yuthika Sawant	<p>COURSE OBJECTIVES: This course is introduced in the First year of the Five-year Integrated Law Program to familiarize students with the basic principles of reasoning. Logical principles is integral to human reasoning but we are unable to spell it out appropriately. This course introduces the student to logical reasoning, deductive and inductive reasoning and the basic concepts of logic such as arguments and its kinds, sentence, proposition, truth and validity. It aims to familiarize the students with nuances of language and its use in Law. It will help the students to understand and apply the Aristotelian classification of propositions, Boolean interpretation, immediate inference based on the square of opposition and kinds of Eduction. The course aspires to develop</p>



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				<p>critical thinking, analytical skills and intents to enhance the student's ability to judiciously evaluate real life situations.</p> <p>COURSE OUTCOME: After completing this course, students will be able to:</p> <ul style="list-style-type: none"> • Apply conceptual knowledge to differentiate between good and bad reasoning. Elucidate the implication of terms and propositions in inference and arguments. • Examine words and classes with conceptual clarity. • Evaluate patterns of reasonings. • Significantly analyze situations with augmented reasoning proficiency.
3	Semester I	Economics	Prof. Nuruddin Khan	<p>COURSE OBJECTIVES:</p> <p>The Course aims to help students to understand the basic concepts, tools of analysis and terminology used in economics. The course inculcates theoretical basis and practical application of microeconomics and macroeconomics. Further the course facilitates understanding past events of economy and accordingly predict future policies. This course will ensure that the students comprehend financial markets and the real economy, and how these linkages influence the impact of economic policies over differing time horizons and understand public finance issues, amendments in various related acts from time to time and the working of the international economic laws and their evolutionary and historical aspects.</p> <p>COURSE OUTCOMES: After completing this course, the</p>



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				<p>students will be able to –</p> <ul style="list-style-type: none"> • Understand the basic concepts, tools of analysis and terminologies used in economics, to facilitate their understanding of various legal phenomena. • Recognize the difference between microeconomics and macroeconomics with the help of various concepts and laws of economics. • Integrate theoretical knowledge with quantitative and qualitative evidence in order to explain past economic events and to formulate predictions on future ones to study • Bridge gap between financial markets and the real economy, and how these linkages influence the impact of economic policies over differing time horizons. Illustrating the inter linkages between case laws, legislations and contemporary issues. • Relate the functioning of financial markets in the emerging context of deregulation, privatization and globalization of markets. • Analyze the various concepts and issues related to public finance in India. Understand the meaning, formulation and working of the international economic laws and their evolutionary and historical aspects.
4	Semester 2	History	Prof. Sayesha	COURSE OBJECTIVES: The Course aims to provide a



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				<p>historical background of Indian freedom struggle and constitutional developments. The course further helps to understand the change in the system of administration and governance after the second half of the 18th century, conditions that ushered in modern Judiciary system started in India since the Company's Rule, the major developments in Education, Press, Local self- government and Civil Services, the Social and Religious reform movements in India.</p> <p>COURSE OUTCOME: After completing this course students will be able to:</p> <ul style="list-style-type: none"> • Identify the various Charter Acts which helped in changing the structure of administration and the conditions that led development of modern Judiciary. • Critically evaluate the various developments in field of Civil service, Education, Local Government which lead to various social reform movements and made people aware about their basic rights. • Appreciate India's freedom struggle and contribution of freedom fighters and various constitutional developments.
5	Semester 2	Legal Language and Writing	Prof. Yuthika Sawant	<p>COURSE OBJECTIVES: The course aims at introducing to the students the meaning of law, its sources and classification. It seeks to familiarize them with legal communication, terminology, legal texts, analysis of statutes and emerging trends in law. This course further aims to increase student's comprehension of case laws and judgments and create awareness about socio legal issues with changing times. Overall, this course strongly aspires to equip students with foundational notions,</p>



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				<p>conceptions and understanding of law.</p> <p>COURSE OUTCOMES: After completing this course students will be able to:</p> <ul style="list-style-type: none"> • Define law and identify different sources of law, kinds of laws and various legal concepts. • Explain and identify legal terminology in legal texts and judgments. • Identify facts of a case and legal rules. • Understand and compare the emerging trends in law in global context with special reference to information technology, artificial intelligence, social media, etc
6	Semester 2	Political Science-I	Prof. Ranjeev Joseph	<p>COURSE OBJECTIVES: The importance of study of Political Science is well reflected in the process of making Law. The course aims to assist students to understand the concept of State as a Sovereign Political entity and exercise of power by government within a political system. The course aims at facilitating comprehension of the various forms of Government with reference to select case studies and the vital role of Judiciary in upholding the Supremacy of the Constitution. It intends to explore the basis of Representation and the Electoral System in India. Overall, the course aspires to instil the ability to critically analyse and to substantially form argument on key issues about state, politics and democracy.</p> <p>COURSE OUTCOMES – At the end of this course, students will be able to:</p> <ul style="list-style-type: none"> • Identify the constituent elements of the State and the relationship between State and Government.



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				<ul style="list-style-type: none"> • Critically read and analyse the ideas of political theorists. • Identify the characteristic features of different Governments and apply the learnings from the course to understand the concrete problems of the world. • Evaluate and analyse the role of Judiciary <p>Demonstrate an understanding of the methods of representation and the right to franchise in modern democracy with special reference to the working of the Indian Electoral System.</p> <ul style="list-style-type: none"> • Write with clarity on contemporary developments related to course content.
7	Semester 3	Sociology	Prof. Sayesha	<p>COURSE OBJECTIVES: This course provides a comprehensive understanding of society, its structure, institutions, social behavior and wide understanding of topics that affects people on local, national and international level. Law is born in the society and it is a tool to control and regulate the society. The course provides an interdisciplinary approach to analyse and interpret the law, the legal phenomenon, the relationship between these two and also their relationships with the society. To briefly introduce social research as a means of understanding social reality. Overall, this course aspires to provide intrinsic understanding of correlation, connection and association of law and society in order to augment to students' ability to study law in the social milieu.</p> <p>COURSE OUTCOMES: After completing this course, students will be able to:</p> <p>Apply sociological concepts, terms and theories to the processes of everyday life.</p>



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				<ul style="list-style-type: none"> Analyze and draw critical links between social structures, social forces and individual circumstances. Apply the knowledge of society, social research methods in social planning, finding causative factors of a social problem and solutions and thus bring change in society. Students will learn sociological understanding of causes and effects of crimes and deviant behavior in society. Apply sociological knowledge in interpretation of Law.
8	Semester 3	Political Science-II - Foundations of Political Obligation	Prof. Ranjeev Joseph	<p>COURSE OBJECTIVES: The significance of the study of Foundation of Political Obligation is to acquaint students with the conceptual theories of Power, Authority and Legitimacy. Students will understand and problematize the idea of political obligation and the views of different thinkers and practitioners on the right to resistance. The course seeks to enable comprehension of the philosophical underpinnings and identification of the features of various theories of punishment and analysis of their implications. It will provide a comparative understanding of various political ideologies and influences on the Constitution of India .This course aims to enhance the comprehension of the vital role of political entities like political parties and interest groups, the working of democracy in India in the context of decentralisation model at grassroots level: Rural and Urban.</p> <p>COURSE OUTCOMES After completing the course students will be able to:</p> <ul style="list-style-type: none"> Recognise the working of Power, Authority and Legitimacy within an actual Political System. Evaluate and analyse the basis of Political Obligation and the importance of Right to Resistance with the help of select case studies.



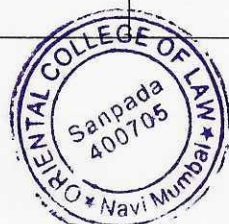
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				<ul style="list-style-type: none"> • Deliberate over the ideas of various thinkers on the forms of Punishment and its real life effects both Positive and Negative on the society. • Critically read and analyse major Political Ideologies, their impact on various provisions of the Constitution of India. • Elucidate select views of different thinkers and main constitutional provisions regarding the decentralisation model of Indian Democracy at the local level.
9	Semester 3	History of Courts	Prof. Sayesha	<p>COURSE OBJECTIVE: This course aims to emphatically explain the prime importance of Courts in the administration of justice. It also aims to elucidate the historical development of courts-pre-and post independence, including various Charters, Act, etc. It further helps the students develop an understanding of legal system, various judicial reforms and the importance of dual judicial system in maintenance of law and order in the society. It intends to familiarize them with concepts such as Rule of Law, independence of Judiciary, the importance of legal profession and understand the code of conduct of an advocate and law officers.</p> <p>COURSE OUTCOME: After completing this course, the students will be able to:</p> <ul style="list-style-type: none"> • Understand the various stages which lead to the establishment of well-defined legal system in India. • identify various laws, Charters and Acts formed, modified, amended and deleted to develop a Code governing the conduct of courts and their officers. • Appreciate features of the Indian Legal System, amendments, new trends in Legal System and



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				<p>Constitutional laws.</p> <ul style="list-style-type: none"> • Understand the theoretical basis and practical application of certain provisions and doctrines such as the Rule of Law, Doctrine of Independence of Judiciary. • Understand the administration of justice during the initial British period 1600- 1800 • Appreciate the issues of dual judicial system and the powers of the Privy Council • Know about the establishment of the High Courts • Know in detail the courts system under the Constitution of India • Understand the history of legislatures in India • Learn the history and evolution of legal profession in India
10	Semester 4	English II	Prof. Nazish Baig	<p>COURSE OBJECTIVES: Language and words are crucial to legal system and to the craft of lawyering. The proficiency in English is essential for the Law graduates to understand and argue the cases in the courts. The language of the Supreme Court and the High Courts in India is English. The course objective is to create awareness among law students regarding literature texts with different legal themes in order to expose them to various legal issues in daily life. The course intends to introduce students to different personalities through their trials, speeches and essays to enhance their reading skills and along with that to build their sense of righteousness. This course will help improving the student's writing skills and grammar with</p>



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				<p>activities that are meant to train them in using the skill for various purposes, such as summaries, reports. The course is designed to expanding their ability to critically analyze literature texts in order to develop deeper understanding of the work/author.</p> <p>COURSE OUTCOME: After completing this course the student will be able to:</p> <ul style="list-style-type: none"> • Identify the different literature texts related to legal themes to understand legal issues. • Understand the importance of fairness and compassion through the leading role models and the trials they faced. • Communicate efficiently with the help of verbal, non-verbal and listening skills. • Develop their writing ability for various official purposes with the help of grammar and proper syntax. • Explore their critical ability by analyzing literature texts to gain deeper understanding of the work/author.
11	Semester 4	LOGIC - II	Prof. Yuthika Sawant	<p>Learning Objectives: The main objective of this course is to familiarize learners/students with patterns of reasoning-arguments-both deductive and inductive. The students will learn methods of inquiry, errors in reasoning and uses of language, the methods of experimental enquiry Mill, patterns of scientific investigations. This course also seeks to inculcate ethical values and foster individual development. This course helps the student to learn logical analysis, deduction and develop a rational bent of mind which is a vital requisite for legal profession .</p> <p>COURSE OUTCOMES: After completing this course, students will be able to:</p> <ul style="list-style-type: none"> • Appreciate the principles governing the validity of arguments.



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				<ul style="list-style-type: none"> • Identify reasonable assumptions and formulate sound reasoning. • Apply the method of inquiry to real life situations and identify the fallacies in reasoning. • Have stronger skills of framing hypothesis and drawing inferences • Augment language skills with study of fallacies. • Critically evaluate the correlation between moral values and socio- legal issues. • Develop logical and moral reasoning.
12	Semester 4	Political Science-III - INTERNATIONAL RELATIONS	Prof. Ranjeev Joseph	<p>Course Objectives: This course on International Relations is introduced in the fourth semester to familiarize students with the evolution of the discipline of International Relations and the modern NationState system. The course seeks to further the understanding and exploration on how the main actors in International Relations- the sovereign state and non -sovereign entities interact, and their power dynamics in the contemporary world. Students will understand the various forms of Dispute Resolution Mechanism expounded in the United Nations Charter and the primary organs involved like the United Nations Security Council and the International Court of Justice. This course aims to enrich the students in learning about the working of various International and Regional Organisations and issues of contemporary importance like global North-South divide, wealth and vaccine inequality. The course further aims at sensitizing about Human Security, Forced Displacement of Refugees, Asylum Seekers and the lived realities of the Migrants.</p>



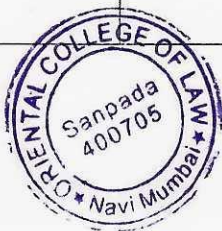
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				<p>COURSE OUTCOMES: After completing this course students will be able to:</p> <ul style="list-style-type: none"> • Demonstrate a thorough understanding of nature of IR and the issues and challenges faced by Modern Nation-States. • Analyse the current issues and interdependencies within State and Non-State Actors in contemporary global politics. • Use the knowledge of Dispute Resolution Methods as lenses to analyse and explain outcomes of various conflict resolution efforts in the past and present. • Identify the factors responsible for Global North-South divide and the challenges to Global Cooperation. • Recognise the problems of Refugees, Asylum Seekers and Migrant and to devise humane solutions to ameliorate their conditions.
13	Semester 5	LABOUR LAW AND INDUSTRIAL RELATIONS- I	Prof. Shaqib Khan	<p>OBJECTIVES: This course is designed to acquaint the students with the framework of Industrial relations in our country Further, the importance of the maintenance of Industrial peace and efforts to reduce the incidence of Strikes and Lockout and Industrial Strike is to be emphasized. The main theme underlying the course is to critically understand the provisions of the Trade Unions, the types of machinery contemplated under the provisions of the Industrial Disputes Act for the prevention and settlement of industrial disputes Further, the objectives underlying the Industrial Employment (Standing Orders) Act, 1946 and Disciplinary Enquiry for Misconduct are to be studied to acquaint the students with misconduct and the procedure to be followed before</p>



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				<p>punishing the misconduct alleged and established. Further, the students are to be acquainted with the social security framework prevailing in our country. It is necessary to know the concept of social security, its importance and the constitutional basis for the same in India. The importance of ensuring the health, safety and welfare of the workmen and social assistance and social Insurance Schemes under various legislations are to be emphasized. The main theme underlying the course is to critically examine the provisions in the Employee's Compensation Act-1923 and the machinery provided for protecting the interests of the workers. Further, the objectives underlying the Factories Act-1948, are to be studied to acquaint the students with various rights and benefits available to the workmen under the legislation. The course aims to impart knowledge about the social security of employees and workmen in industries and factories as per the Social Security Code, 2020. The course further aims to make the students well-versed with the occupational safety, health and working conditions of persons employed in establishments as per the Employees Compensation Act, 1923.</p> <p>COURSE OUTCOMES: After completing this course students should be able to:</p> <ol style="list-style-type: none"> 1. Understand the provisions of the Trade Union Act. 2. Comprehend the standards and techniques of Collective Bargaining 3. Understand the technicalities and concepts of industrial dispute and apply the relevant provisions of law.
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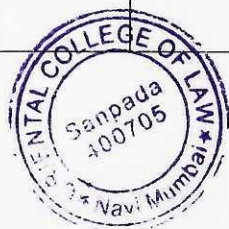
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				<p>4. Know the legal provisions and concepts of Lay-Off and Lock-Out, Retrenchment, Strike, Wages and Workman.</p> <p>5. To develop extensive knowledge regarding provisions relating to trade unionism</p> <p>6. To Understand the provisions relating to health, safety and welfare of the workers.</p> <p>7. Understand in detail Laws related to Factories and Apprentices 8. Know the Powers and Duties of Authorities under the various Acts.</p>
14	Semester 5	LAW OF TORTS, MOTOR ACCIDENT CLAIMS AND CONSUMER PROTECTION	Prof. Ranjeev Joseph	<p>OBJECTIVES: This course is designed to study the principles of Tortious liability, the defences available in an action for torts, the capacity of parties to sue and be sued and matters connected therewith. Further, this course is designed to study specific torts against the individual and property. With rapid industrialization, the inadequacy of the law to protect the individual is exposed. An attempt shall be accorded to the individuals against mass torts and industrial torts. The objective of the course is to set out the law of private rights and remedies which is unique in nature as it is not covered under any statute. Students will be well acquainted with this branch of law governing actions for damages for injuries to certain kinds of rights, like the right to personal security, property, and reputation. The students will be able to conceptually understand the standing of a person in tort, justifications of tort, discharge of torts, vicarious liability, strict liability, product and services liability and remedies. Students will be acquainted with the rules for Motor Vehicle Accident Claims and the rights and remedies under Consumer Protection Act, 2019.</p> <p>COURSE OUTCOMES: After completing this course, the students will be able to:</p> <p>1. Understand the Concept of Tort as a civil wrong and the</p>



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				<p>remedies available to the aggrieved party.</p> <p>2. Gain knowledge about Torts against persons, including Assault, Battery, Mayhem, False imprisonment.</p> <p>3. Understand Torts against property and the concept of Trespass.</p> <p>4. Comprehend the concepts of Defamation, Nuisance, Negligence, Fraud.</p> <p>5. Fathom the principles of vicarious and strict liability and the Judicial and extrajudicial remedies.</p> <p>6. Grasp the concepts in the Consumer Protection Act, the importance of consumer protection law and its implementation through consumer dispute redressal commission.</p> <p>7. Identify and understand the elements of Motor Accident Claims under the Motor Vehicles Act.</p>
15	Semester 5	LAW OF CONTRACT AND SPECIFIC RELIEF	Prof. Yuthika Sawant	<p>COURSE OBJECTIVES: The objective of the course is to enable the students to understand the contractual obligations and their significance. They will be able to identify the nature of contracts and various types of contracts. To enumerate and understand the essentials of a valid contract and make out what amounts to the performance of a contract. They will acquire the ability to identify if there is a breach of contract and to explain the remedies in case of breach of contract. The course also covers the Specific Relief Act 1963 and hence aims to understand the remedies available therein and actions aggrieved parties can seek.</p> <p>COURSE OUTCOMES: After completing this course, the students will be able to</p> <ol style="list-style-type: none"> 1. Identify the commencing point of contractual



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				<p>obligations.</p> <p>2. Test the validity of contracts by applying the essentials of valid contracts.</p> <p>3. Identify the nature of the contract and contractual liabilities.</p> <p>4. Understand the performance of a contract</p> <p>5. Identify and Apply the remedies available in case of breach of contract from the Contract Act and Specific Relief Act.</p> <p>6. Understand the remedies that can be availed by adopting various legal proceedings.</p>
16	Semester 5	LEGAL LANGUAGE	Prof. Prakash Deshmukh	<p>COURSE OBJECTIVES: The Course aims at training students for the legal profession from the perspective of language of the law and its interpretation and enabling them to get familiar with concepts and principles of law. This course will equip students to become familiar with the formalized and professional language which is used in the Court of Law. They will be able to understand the meaning and application of legal Maxims in written and oral submissions advanced before the Courts. This course intends to train the students in reading, intellectually understanding and citing cases. The students will acquire expertise in comprehending the abbreviation of Law Reports and search of case laws in the relevant Law Reports and e-data bases. The students will be well versed in the study of precedents with relation to case laws involving matters of public importance, decided by the various Courts.</p> <p>COURSE OUTCOMES: After completing this course the students will be able to-</p>



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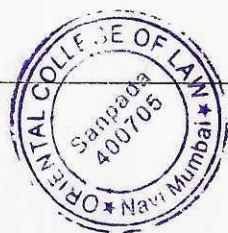
				<p>1) Get accustomed to the language of the Court and with the legal concepts.</p> <p>2) Search the case laws with ease.</p> <p>3) Understand the application of Legal Maxims.</p> <p>4) Understand the use of Law Reports.</p> <p>5) Read and understand statute and its classification</p> <p>6) Use the precedents in the litigation.</p>
17	Semester 5	Practical Training – I Professional Ethics and Professional Accounting System	Prof. Yuthika Sawant	<p>COURSE OBJECTIVES Professional legal education cannot be sans practical aspects. This course is as prescribed by the Bar Council of India(BCI) as a compulsory clinical course. The objective of this course is to equip the students with the knowledge about the Bar, enrolment into the Bar, different terminology used to refer to practitioners of law, Bar Councils under the Advocates Act, qualities of a good lawyer, Right to practice and privileges, The course is designed to imbibe in students the values forming the basis of the profession so that they can live up to those standards in their professional life and hence includes BCI laid down professional ethics and the disciplinary powers of Bar Council over the advocates for misconduct in the teachinglearning of this course. The course aims at providing an insight into the Contempt of Courts Act, 1971 as prescribed by BCI. The course endeavors to teach the bar- bench relations and accountancy for lawyers.</p> <p>COURSE OUTCOMES At the end of the course, the students will be able to:</p> <p>1. Understand the eligibility and procedure for enrolment and required ethical standards of the legal profession.</p>



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				<p>2. Distinguish between the different kinds of lawyers and their roles</p> <p>3. Know the qualities of a good lawyer, privileges of a lawyer and the right to practice</p> <p>4. Know duties of advocates and the rules of legal professionalism</p> <p>5. Know professional misconduct and powers and procedure for disciplinary action against erring advocates</p> <p>6. Know and apply the contempt of court law and basic accountancy required for advocates</p>
18	Semester 6	LAW OF CRIMES	Prof. Sandeep Bala	<p>COURSE OBJECTIVES: This course is designed to understand the meaning of crime, and the essential principles of criminal liability by a study of a range of offences under the Indian Penal Code 1860. It further aims to empower students to understand the fundamentals of criminal jurisprudence and analyse the various elements of the crime. The students will be equipped to understand the principles of culpability and punishment. The students will be well versed with the general scheme of the Indian Penal Code 1860 and be able to grasp the various terms and terminology used in the Indian Penal Code 1860. The students will be prepared to analyse the ingredients of various offences and study the punishments prescribed thereto. They will be able to identify the general exceptions under the penal law and understand the principles of joint criminal liability.</p> <p>COURSE OUTCOMES: After completing this course, the student will be able to:</p> <ol style="list-style-type: none"> 1. Identify the various components of criminal culpability



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and an offence.

2. Appreciate the fundamentals of Criminal Jurisprudence.
3. Appreciate the fundamentals of culpability and the various kinds of punishment.
4. Understand criminal terms and terminology as per the Indian Penal Code.
5. Understand the extent and operation (jurisdiction) of the Indian Penal Code.
6. Identify various crimes from the point of view of the requirements of substantive criminal law.
7. Identify the punishment prescribed for various offences from a micro perspective as per IPC.
8. Appreciate and understand the aspects of joint criminal liability.
9. Identify whether a given case is covered under any of the general exceptions.

COURSE OBJECTIVES: This course aims to comprehend the philosophy of the Indian Constitution, the Historical background of the Indian Constitution, objectives of the Indian Constitution through the Preamble and the provisions relating to fundamental rights and citizenship. The purpose of the course is to acquaint the students with the Basic Postulates of the Constitution like the Constitutional Supremacy, Rule of law, and Concept of Liberty. It further aspires to fathom the conceptually crafted Directive Principles of State Policy and Fundamental Duties. To develop amongst the students practical understanding of Constitutional provisions and to augment critical thinking skills related to the Constitution and various authorities and to give them a picture of Constitutional Parameters regarding the



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				<p>organization, Powers and Functions of the various Organs of the Government. The emphasis is also on the study of the nature of federal structure and its functioning. A critical analysis of the significant judicial decisions is offered to highlight judicial restraint, judicial passivity, judicial activism and judicial balancing. The students will be able to articulate their independent views over contemporary crucial constitutional issues. The course intends to provide students with tools for identifying Constitutional issues that may arise so that the issues can be anticipated and averted through proper planning and legal recourse. The course will also rely upon the legal case study method as a learning strategy for understanding the key principles of constitutional law.</p>
				<p>The course deals with both interpretation and implementation of the Indian Constitution.</p> <p>COURSE OUTCOMES: After completing this course, the students will be able to understand:</p> <ol style="list-style-type: none"> 1. The Historical background and salient features of the Indian Constitution. 2. Concepts of Federalism and Secularism. 3. The importance of Preamble and various concepts envisaged under the same. 4. The definition of State with special reference to Fundamental Rights. 5. The importance of Fundamental Rights, Directive Principles of State Policy and Fundamental Duties and their justiciability and non-justiciability. 6. Implementation of Fundamental Rights through Articles 32 and 226.



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20	Semester 6	FAMILY LAW I	Prof. Rupali Jamode	<p>COURSE OBJECTIVES: This course is designed to equip the students of law about the institution of family, types of marriages and the matrimonial remedies inclusive of dissolution of marriages through customary practices as well as dissolution of marriage under personal laws of Parsis, Christians and Muslims and Special Marriages Act. Further, this course enables the students to understand the social evils and their effects on the family institution and update the student about new emerging trends and changing patterns of family in the present scenario of the society. Overall, this course is designed to endow the students with knowledge of both the codified and uncodified portions of Mohammedan Law. The course concerns itself with the sources, schools, institutions, succession, maintenance, the menace of dowry. In addition, the students shall be able to familiarize themselves with the provisions of the Indian Succession Act</p> <p>COURSE OUTCOMES: After completing this course, the students will be able to:</p> <ol style="list-style-type: none"> 1. Recognize the Nature, Scope, Foundation and Sources of various personal laws of Parsis, Christians and Muslims. 2. Familiarize traditional and statutory legal system, which governs personal matters. 3. Understand the subject of family law not merely as a separate system of personal laws based upon religious beliefs, but as one cutting across religious lines, eventually enabling the fulfillment of the Constitutional directive of Uniform Civil Code.
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Rupali Jamode

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21	Semester 6	ENVIRONMENTAL LAW	Prof. Vinit Pareek	<p>COURSE OBJECTIVES: The objective of this course is to enable the students to understand the legal protection of the environment through various laws. The course aims to shed vivid light on environmental jurisprudence and aspires to equip future lawyers with knowledge and skills to handle environmental matters. It further highlights the detailed understanding of emerging environmental issues, remedies for the same and the viability of potential solutions. This course intends to develop an in-depth understanding of various environmental legislations available in India. The role of international and national environmental mechanisms & their involvement in promoting the cause of the environment is emphatically elucidated along with the outcome of various conferences and conventions. Environmental problems have attained alarming proportions It is essential to sensitize the students to environmental issues and the laws. The important principles in the field like intergenerational equity, carrying capacity, sustainable development and precautionary, polluter pays principles are to be appreciated. The law in practice is to be analyzed and evaluated. The course is designed towards these objectives.</p> <p>COURSE OUTCOMES: After completing this course, the students should be able</p> <ol style="list-style-type: none"> 1. To develop a basic scientific understanding of environmental issues, their causes, effects, remedies and viable solutions. 2. To be able to apply disciplinary knowledge and enforce
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				<p>the same through available mechanisms.</p> <p>3. To explore the developments in national & international environmental laws and their fundamental principles.</p> <p>4. To have an in-depth understanding of various statutes and provisions in respect of environmental laws.</p> <p>5. To know about the importance of Public Participation, Public Interest Litigation, and other remedies in preserving and protecting the environment.</p> <p>6. To analyze areas concerning Global & transboundary environmental problems through better perspectives.</p>
22	Semester 6	Drafting, Pleading and Conveyancing 1	Prof. Ranjeev Joseph	<p>COURSE OBJECTIVES Good speaking and the writing skills are required for the lawyers. The objective of the course is to train the students with skills to draft the essential legal documents. It also intends to acquaint the students with advocacy skills to bridge the gap between theoretical and practical knowledge and to strengthen and enhance their critical thinking. This course intends to impart the essential skills enabling the learner to understand and draft the legal documents that he/she may come across in his/her professional as well as day to-day life. It helps in making aware the learner to the critical rules and principles of drafting legal documents essential not only in professional life but also in day today life. Bar Council of India has prescribed one course on Drafting, Pleading and Conveyance as a compulsory clinical course. However, to give a winning edge to students of the University there will be three courses on drafting, pleading and conveyancing. This is the first of the three on drafting. Drafting skills are absolutely important for a</p>



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23

Semester 7

ADMINISTRATIVE LAW

Prof. Ashraf

lawyer and so in-depth coverage and vast coverage of the subject is the primary objective. The purpose of this course is to impart knowledge in drafting simple letters and of documents/pleadings which are related to the courses students study in the first year. The objective of the course is to teach in detail the content and format of the drafting of the items included in the four modules.

COURSE OUTCOMES- On successful completion of this course, the students will be able to :

1. Draft with ease the various letters, documents, applications included in the four modules
2. Understand the relevant legal provisions relating to the items included for drafting in this course
3. Identify and correct the errors in the drafting of these items which they learn to draft

COURSE OBJECTIVES: The objective of this course is to acquaint students with the basic principles of administrative law, its growth, and utility. This course will deal with the nature, scope and functions of Administrative Law, the nature and control of delegated legislative power, regulation of discretionary powers and general principles of administrative adjudication. This course will further deal with the role played by courts in the development of Administrative Law. The focus is on their role in protecting the rights of individuals against abuse of administration. In addition, adjudicatory powers of the administration and liability of administrative authorities are also studied in this course. This course aspires to educate students on comparative study of



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			<p>provisions of administrative law of France, England, America and India. It aims to provide an analysis of growing need of administrative law with special reference to civil services in India. The students will be equipped to examine the importance of delegated legislation and explore contractual and tortious liability of Government. Importance of public corporations and rules of natural justice too will to be imparted. Overall, this course intends to comprehensively familiarize students with Administrative Law which is concerned with controlling the misuse of public power, by laying down general norms of administrative behaviour.</p> <p>COURSE OUTCOMES -After completing this course, the students will be able to:</p> <ol style="list-style-type: none"> 1. Recognize and trace the evolution of the concept of Administrative Law and principles of Natural Justice. 2. Understand the role of Judiciary and Executive in the growth of Administrative Law as a new branch of Law. 3. Evaluate the powers of the three organs of the Government, Executive, Legislature and Judiciary, importance of separation of powers, rule of law and the theory of checks and balances. 4. Comprehend the role played by civil servants and public corporations in achieving the welfare of the citizens. 5. Study the Concept of Delegated Legislation as a necessary tool for smooth functioning of Government. 6. Understand the contractual and tortious liability of Government and also the western concept of Ombudsman in Indian context i.e. Lokpal and Lokayukta.
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24	Semester 7	TRANSFER OF PROPERTY	Prof. Ranjeev Joseph	<p>COURSE OBJECTIVES: The focus of this course is on the study of the concept of 'Property' the 'nature of property rights' and the general principles governing the transfer of property. The objective of this course is to enable students to understand the basic philosophy of property law and its nuances and to develop a sound grasp of the foundation of the laws relating to transfer of property including gaining knowledge about the concept of property and kinds of property as well as understanding the general principles governing transfer of property. The intention is to facilitate a study of the substantive law on transfer of property, pertaining to specific modes of transfer of property, inter vivos, including sale, mortgage, lease, gift, exchange and transfer of actionable claims and to appreciate the implications of registration and stamp duty thereon. This course includes Indian Easements Act, 1882 for study. The course provides an insight on the kinds of stamps, adjudication, liability to pay stamp duty, time for payment of stamp duty, ramification of non-payment or insufficient payment and allowances for stamps together with knowledge of documents requiring compulsory registration, time for registration and understanding the consequences of non-registration.</p> <p>COURSE OUTCOMES: After completing this course, the students will be able to:</p> <ol style="list-style-type: none"> 1. Understand the theoretical basis of the general principles governing transfer of property. 2. Analyze and understand the practical application of the legal provisions pertaining to specific modes of transfer of
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				<p>property.</p> <p>3. Understand the law and applicability of easements in India</p> <p>4. Assess the estimation of stamp duty payable as well as the timelines within which stamp duty is required to be paid on an instrument.</p> <p>5. Assess the requirement of registration for a document and the timelines within which a document needs to be registered.</p> <p>6. Interpret the relevant judicial precedents on transfer of property, stamp duty, registration and matters ancillary</p>
25	Semester 7	FAMILY LAW – II	Prof. Fasihur Rahman	<p>COURSE OBJECTIVES: The knowledge of family laws is important for law students and lawyers. This course is designed to endow the students with knowledge of both the codified and uncodified portions of Hindu law. The course concerns itself with the sources, schools, institutions, succession, maintenance, menace of dowry, etc. The study of family laws under this course covers provisions relating to Hindu law from the ancient period of Vedas, Shruti's, Smriti's etc. till the modern period of legislation. The course t also mainly focuses on origin, establishment and development of Hindu Law. It aims to educate students on various matrimonial remedies available under various laws. The Course also imparts details about Uniform Civil Code and its applicability. The object of this course t is to deal with legal incidence of joint family system, evolution of marriage and family, essentials of marriage. The course examines in detail fundamental concepts dealing with joint family, coparcenary, partition, intestate succession as well as the law relating to gifts, wills and inheritance.</p> <p>COURSE OUTCOMES: After completing this course, the students will be able to</p>



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				<ol style="list-style-type: none"> 1. Examine historical and social contexts that have influenced the modern definition and regulation of families. 2. Have a deeper insight of the foundation of Hindu Law. 3. Understand the important concepts of Hindu Law- marriage, adoption, guardianship, maintenance and Hindu succession etc. 4. Understand new and emerging types of families. 5. To critically evaluate the application of Uniform Civil Code and its application in Indian scenario. 6. Understand the constitution and functions of Family Courts in India. 7. Ascertain and acquire skills required for remedies in matrimonial issues.
26	Semester 7	COMPANY LAW	Prof. Yuthika Sawant	<p>COURSE OBJECTIVES: This course is designed to understand the formation, management and other activities of the companies. In view of the important developments that have taken place in the corporate sector. Important regulations pertaining to the issue of shares and the capital raising have come into force. The objective of this paper is to enlighten students about various and vital concepts of Company Law with recent changes. This course aspires to edify students with compliances related to formation, management, prospectus, securities, financial aspects, meetings, etc. The course includes to identification of different types of malpractices committed and levy of punishment provisions for breach of law. The students will be in a position to develop an understanding of emerging issues in Company Law related to Environmental Social Governance, Corporate Governance, Insider Trading,</p>



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				<p>Corporate Social Responsibility and National Company Law Tribunal and National Company Law Appellate Tribunal with winding up. Overall, this course aims to impart the students, the corporate management, control, possible abuses, the remedies and government regulation of corporate business and winding up of companies.</p> <p>COURSE OUTCOMES: After completing this course, the students will be able to –</p> <ol style="list-style-type: none"> 1. Identify and understand various provisions of Companies Act, 2013 read with Rules and Schedules. 2. Understand emerging trends of business world related to Environmental Social Governance, Corporate Governance and Insider Trading. 3. Apprehend the impact of non-compliances of the laws and regulations. 4. Get practical exposure of understanding organisational structure followed by Corporates and duties and responsibilities of different personnel working for them. 5. Grasp different methods of collecting finance by companies and duties involved around it including maintaining proper records and getting them checked and audited for different purposes. 6. Analyse and appreciate different concepts and doctrines under Companies Act, 2013.
27	Semester 7	PRACTICAL TRAINING – II	Prof. Sandeep Bala	<p>COURSE OBJECTIVES. This course is in compliance with the BCI prescription of compulsory clinical courses. The course aims at providing class room instructions including simulation exercises and extension programmes like Alternate Dispute Resolution Mechanism, LokAdalat, Legal aid Camp, Legal Literacy and Para Legal Training. The course has as its objective to teach about Free Legal</p>



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				<p>Services, para legal training, legal literacy. The course also aims at imparting education in arbitration, conciliation mediation and negotiation. The course further aims at equipping the students with the use of computers and internet in legal work and legal research, with the skills of legal writing - case comments, editing of law journals and law office management.</p> <p>COURSE OUTCOMES: By the end of the course, students would be able to:</p> <ol style="list-style-type: none"> 1. Understand well the authorities constituted under Legal Services Authorities Act, their powers, functions and role: further the students will be able to know about the legal aid services covered by the Act and persons eligible for the same 2. Know the lokadalats, permanent lokadalats, para legal training and legal literacy 3. Know and practice the alternative disputes resolution mechanisms under the Arbitration and Conciliation Act, 1996- negotiation, conciliation, mediation and arbitration 4. Know and use computers and internet in the professional work and research 5. Understand research required for Public Interest Litigation 6. Know to write articles and case comments, to edit law journals and know law office management
28	Semester 8	JURISPRUDENCE/LEGAL THEORY	Prof. Fasihur Rahman	<p>COURSE OBJECTIVES: This course in Jurisprudence is designed primarily, to induct students into a realm of questions concerning nature of law. Accordingly, the first part of the course sheds vivid light on various schools of law explaining, what is law, what are the purposes of law? What is the relationship between law and justice? This course aims to educate students on various legal</p>



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				<p>concepts, such as, Rights, Persons, Property, Possession, Ownership, Title and Obligation and attempts to shape up a general and more comprehensive picture of each concept as a whole. This course is proposed predominantly on English model but native Indian orientation is given wherever possible with help of case laws. The course aims at developing an analytical approach to understand the nature of law and development of legal system. The concerns of jurisprudence are an inescapable feature of the law and legal system. Overall, the course aims to identify and elucidate several major principles of legal theory.</p> <p>COURSE OUTCOMES: After completing this course, the student will be able to:</p> <ol style="list-style-type: none"> 1. Know various theories of Law with their merits, demerits and their application in legal system. 1. Identify and acquaint themselves with the various formal and material sources of law 2. Understand the function and purpose of law. 3. Understand thoroughly the concept of right, its elements, its kinds including rights in the wider sense i.e., the Hofliedian analysis on rights 4. Know the concepts of Custody, Possession, Ownership, Title and the distinction between and among them 5. Grasp and understand the different Legal Concepts: Legal Personality, Property, Obligations. 6. Fathom the jurisprudential aspect of legal concepts, legal statutes, legal interpretations,
29	Semester 8	CONTRACT II	Prof. Ranjeev Joseph <i>Ranjeev Joseph</i> PRINCIPAL	COURSE OBJECTIVES: This course is principally designed to equip a law student with the knowledge of special



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				<p>contracts apart from equipping himself/herself with general principles of contract. The objective of this course is to enable students to understand the functioning of commercial transactions and to identify the forms of business organization and structuring and the requirement and legal framework of special contracts, sale of goods and partnership laws. The intention of this course is to facilitate understanding of the various legal provisions and case studies related to special contracts, sale of goods and partnership laws.</p> <p>COURSE OUTCOMES: After completing this course, the students will be able to:</p> <ol style="list-style-type: none"> 1. Understand the importance and the difference between various forms of business organizations and structuring, from a legal as well as commercial perspective. 2. Appreciate the formation, liabilities and legal remedies in case of the partnership form of organizational structure. 3. Understand and apply the Limited Liability Partnership Act, 2008 4. Apply the provisions of sale of goods in practical commercial transactions. 5. Analyse the various special contracts under the Indian Contract Act viz Indemnity, Guarantee, bailment and pledge, their significance and applicability 6. Understand the rights and obligations of various stake holders in the special contracts, partnership contracts and sale of goods
30	Semester 8	CONSTITUTIONAL LAW- II	Prof. Nitu Vishwakarma	<p>COURSE OBJECTIVES: This course is the second course on Constitutional Law in the professional LL B programmes of the University. This is designed to enrich student's knowledge about the Supreme Lex. The course</p>



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				<p>aspires to impart detailed understanding of various vital aspects of Indian Constitutional governance, federalism and Centre-State relations. The students will be intellectually armed with the exhaustive knowledge of the composition and jurisdiction of Supreme Court and High Courts. This course intends to highlight detailed understanding of the powers and functions of legislature and executive. At the same time, this course provides augmented acquaintance to students about concepts like independence of judiciary, judicial accountability and judicial activism in India. The students will gain in depth learning about provisions relating to Emergency and amenability of the Constitution. The Constitution and powers of various constitutional bodies will be analyzed in detail. Over all, this course emphatically prepares students to achieve intense knowledge and meticulous intricate details about imperative concepts of the Supreme law of the land. The course also encompasses study of interstate trade and commerce and cooperative societies.</p> <p>COURSE OUTCOME: After completing this course the students will be able to:</p> <ol style="list-style-type: none"> 1. Understand the concept of Federalism and relationship and distribution of powers between Centre and State and analyse various doctrines to interpret the Union, State and Concurrent Lists 2. Understand the procedure for appointment, removal and powers of President and Governor as well as various Constitutional bodies like Election Commission of India, Attorney General and Advocate generals, Comptroller and Auditor General of India. 3. Comprehend in detail the qualifications, disqualifications of members of legislatures and
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				<p>executives and powers and privileges of Centre and State Legislatures.</p> <p>4. Understand and fathom the Composition and Jurisdiction of Supreme Court and High Court and the concepts of Independence of Judiciary, Judicial accountability and judicial activism.</p> <p>5. Understand and identify the provisions relating to declaration of various emergencies ad their interpretation</p> <p>6. To know and appreciate the provisions of the Constitution as to the power, procedures and restrictions on amending the Constitution and their interpretation , including the Basic Structure Doctrine</p> <p>7. To understand the provisions of the Constitution on interstate trade and commerce and cooperative societies</p>
31	Semester 8	HUMAN RIGHTS LAW	Prof. Sandeep Bala	<p>COURSE OBJECTIVES: The objective of this course is to inculcate sense of responsibility amongst citizens and create awareness about Human Rights, democracy and development. This course aims to enlighten students about the Principles and Characteristics of Human Rights and its various Laws, Declaration and Covenants. Through this course the students will be able to understand the growth and development of Human Rights laws in India and across the globe. Education on national and international regime of Human Rights will be imparted. This course intends to reflect on the criticism of various theories of Human Rights. To study the classification of Human Rights-First, Second, Third generation rights with their historical development. To analyze Human Rights vis-à-vis Politics and Society and Third world perspective of Human Rights. Overall, this course intends to foster respect for international obligations for peace and development, to sensitize students to human suffering and promotion of human life with dignity, to develop</p>



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				<p>skills on human rights advocacy and to appreciate the relationship between rights and duties and to foster respect for tolerance and compassion for all living creatures.</p> <p>COURSE OUTCOMES: After completion of this course, students will be able to:</p> <ol style="list-style-type: none"> 1. Understand, evaluate and analyze the historical perspectives and philosophical aspects of human rights jurisprudence across the globe. 2. Understand working of international organizations dedicated to the protection of human rights. 3. Have in depth knowledge of various statutory safeguards available for protection of human rights in India and role of judiciary. 4. Comprehend ideals of constitution and functions of commissions and bodies set up for protecting human rights in India. 5. Fathom the global steps taken for protection of human rights of vulnerable persons. 6. Understand, appreciate and evaluate the promotion of human life with dignity, especially with respect to the various regional arrangements and recognized measures to protect the rights of the meek and subjugated.
32	Semester 8	CRIMINOLOGY AND PENOLOGY (Optional Paper)	Prof. Sayesha	<p>COURSE OBJECTIVES: Crime is a concept having changing dimensions according to social, economical, political and legal dimensions. Science and technology have also impacted on patterns of crime. Thus, this Course aims to give a basic idea of concepts like crime, criminal law, administration system etc. and to make students acquainted with criminology, penology and victimology in detail. This course offers a specialist understanding of criminal policies including theories of</p>



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Adv.

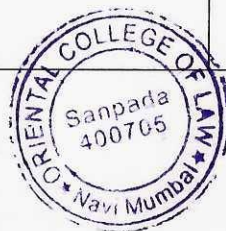
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				<p>punishment, their supposed philosophical and sociological justifications and the problem of exercise of discretion in sentencing. In addition the course introduces students to the factors leading to criminal behaviour and modern approach of courts in awarding punishments. A general idea of criminal justice system is to be put forth through this course. In addition the course introduces students to the discipline of victimology which will shift the study from accused centric approach to much needed victim centric approach.</p> <p>COURSE OUTCOMES: After completing this course, students will be able to:</p> <ol style="list-style-type: none"> 1. Understand various forms of crimes and criminals; 2. Grasp knowledge of different schools explaining criminal behaviour and crime causation; 3. Comprehend the reformatory approach in dealing with criminals; 4. Understand different theories and kinds of punishments and their applicability; 5. Fathom the concept of victimology in Indian context. 6. Identify and understand the actual working of criminal justice system in India.
33	Semester 8	BANKRUPTCY LAWS (Optional paper)	Prof. Ranjeev Joseph	<p>COURSE OBJECTIVES: Insolvency is a financial malaise that afflicts the economy and society. Law has to effectively deal with this malaise. Indian Parliament has repealed the laws dealing with insolvency and bankruptcy and passed the Insolvency and Bankruptcy Code, 2016(IBC) to consolidate the laws relating to insolvency and bankruptcy of corporate persons, individuals and corporate firms and to expedite resolutions with maximization of the value of assets. The objective of this</p>



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				<p>course is to teach and learn IBC in depth. This course will include the study of the historical background of IBC, aims and objectives of IBC, the role, powers and functions of Insolvency Bankruptcy Board of India, provisions of IBC as to corporate persons, Limited Liability Partnership firms, individuals and partnership firms.</p> <p>COURSE OUTCOME: After completing this course, students will be able to :</p> <ol style="list-style-type: none"> 1. Understand the role of Insolvency and Bankruptcy Board of India (IBBI) in professionalizing insolvency services through regulation and development of service providers, namely, insolvency professionals, insolvency professional agencies, insolvency professional entities, information utilities, registered valuers, and registered valuers' organizations 2. Understand in respect of corporate persons the corporate insolvency resolution process(CIRP), fast track CIRP, voluntary liquidation process, liquidation process and in respect of Micro, Small and Medium Enterprises the Prepackaged Insolvency Resolution Process 3. Understand in respect of individuals and partnership firms the fresh start process, the insolvency resolution process and the liquidation process 4. Understand the role of insolvency professionals, insolvency professional agencies and information utilities 5. Understand the importance, powers and functions of the Adjudicatory Authorities under IBC 6. Appreciate the relationship between the government and IBBI and to understand Board's Fund , Insolvency and Bankruptcy Fund , relevant regulations framed by IBBI and rules framed by the government
34	Semester 8	Drafting Pleading and Conveyancing II	Prof. Ranjeev Joseph <i>Ranjeev Joseph</i>	COURSE OBJECTIVES The primary objective of the course is to train the students in putting the thoughts into

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				<p>words with respect to the Legal Drafts. The students will be trained in drafting of conveyances and other essential documents. The course aims at equipping the students with drafting skills to give more exposure to the nature of legal language and the issues related to drafting legal documents. This course intends to cover the traditional conveyances, pleadings in matrimonial and family matters, partnership and corporate drafts which are particularly listed in the modules.</p> <p>COURSE OUTCOMES: By the end of the course the students will be able to</p> <ol style="list-style-type: none"> 1. Draft conveyances included in the syllabus 2. Draft wills and codicils 3. Understand registration of documents 4. Draft partnership and limited liability partnership deeds 5. Draft pleadings in matrimonial and family matters included in the syllabus 6. Draft RTI, application for CIRP, winding up petitions, notice for AGM and defective goods 7. Have the practical exposure to drafting deeds, conveyances and matrimonial petitions 8. Independently draft the deeds and the petitions after thorough legal research 9. Have the ability to defend the case undertaken by identifying the issues and providing solutions to resolve considering the facts in issue. 10. Identify different stages in matrimonial case and prepare for court trial and proceedings like cross examinations and arguments
35	Semester 9	CIVIL PROCEDURE CODE 1908 AND LIMITATION ACT	Prof. Fasihur Rahman	<p>COURSE OBJECTIVES: Study of procedural law is enormously pertinent for law students. This course is</p>

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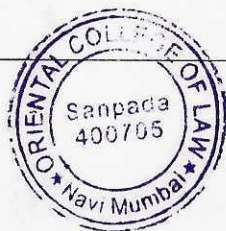
		1963		<p>designed to acquaint the students with the various stages through which a civil case passes through in the courts of law. The course also includes law of limitation. The course aims to assist the students to understand the practice and procedure in the conduct of suits in and out of the court. It will also analyse this consolidated code with the substantive laws with regard to the procedure to be followed by the civil courts and thereby help in facilitating justice. The course thus explains in detail the role of civil court and the procedures to be followed in the administration of civil justice. Overall, this course makes an endeavour to familiarize the students with the plaints, written statements, Interlocutory applications, issuance of commissions, trial and other aspects of civil court proceedings which prepares the students adequately for practice in courts.</p> <p>COURSE OUTCOMES: After completing this course, the students will be able to:</p> <ol style="list-style-type: none"> 1. Understand the Civil Court procedures to be followed in India. 2. Recall and apply the standard and uniform procedure to deal with the civil matters in issue. 3. Identify the procedure of execution of decrees, attachment and sale of property in execution and the importance of limitation of time in filing of suit, debt recovery, filing of appeals, review, revision and impact of delay on suit or appeal. 4. Apply the rules relating to the procedure of issuance of summons, substituted service of summons, admission and impounding of documents and conducting civil trial in courts. 5. Understand the procedure of examination of witnesses and different categories of witnesses involved in a suit or
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				proceeding. 6. Identify a lawyer's professional obligations at each stage in the life cycle of a lawsuit.
36	Semester 9	CRIMINAL PROCEDURE CODE 1973, THE JUVENILE JUSTICE (CARE AND PROTECTION OF CHILDREN) ACT, 2015 AND THE PROTECTION OF CHILDREN FROM SEXUAL OFFENCES (POCSO) ACT, 2012.	Prof. Vivek Tiwari	<p>COURSE OBJECTIVES: This course is specifically designed to assist students in understanding the importance of the Code of Criminal Procedure which is one of the essential acts in India as well as the primary legislation on the procedure for administering criminal justice. The course is aimed at driving home the students how the pretrial, trial and the subsequent process are geared up to make the administration of criminal justice effective. The course will acquaint the student with organization of the functionaries under the Code, their power and functions at various stages and the procedure according to which these powers and functions are to be exercised. The substantive law has to be applied through the uniform procedure as laid down which will be undertaken on completion of the course. The students will also understand the reason and manner of administering the punishments for any given offence under the substantive Penal Laws. The course will help in understanding the machinery for the investigation of crime, apprehension of suspected criminals, collection of evidence, determination of guilt or innocence of the accused person, and the determination of punishment of the guilty. The objective is also to sensitize the students about critical issues in administration of criminal justice like protection of human rights of victims and the principles of fair trial. The students will also undertake the study of two cognate Acts as a part of this course viz; Juvenile Justice Act (care and Protection of Children) 2015 and Protection of Children from Sexual Offences (POCSO) Act.</p>



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				<p>COURSE OUTCOMES: After completing this course, the students will be able to:</p> <ol style="list-style-type: none"> 1. Identify the stages in investigation and procedure of trial in criminal cases. 2. Explain the powers, functions, and duties of police and criminal courts. 3. Critically analyze the recent amendments in the Criminal Procedure Code. 4. Employ and promote adoption of humane and just practices in administration of justice. 5. Analyse the time period between when a crime has been committed until the time the sentence against the crime is passed and the case is closed. 6. Understand the machinery to be adopted by the State when a violation of the penal law, i.e., offence under the Indian Penal Code, has been detected or reported. 7. Analyse the principles and procedure that must be followed while prosecuting and adjudicating other claims. 8. Thoroughly understand the investigation, inquiry and trial of the offences governed by the provisions and subject to any other law that may be in force which regulates the manner of investigation, inquiry or trial of the matter.
37	Semester 9	LABOUR LAW AND INDUSTRIAL RELATIONS-II	Prof. Sandeep Bala	<p>COURSE OBJECTIVES: This is a second course on Labour Law as required by the Bar Council of India. This course includes the study on Wages and Minimum Wages and putting concepts in their practical perspective. It aims in providing an elementary understanding of the penalties and offences under Child Labour (Prohibition and Regulation) Act and also providing extensive knowledge regarding Powers and Duties of Authorities under Standing Orders Act. The course is designed to provide</p>



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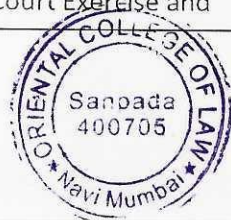
				<p>knowledge of the Industrial Employment (Standing Orders) Act, 1946 and Employee State Insurance Act, 1948 and Employee Compensation Act, 1923 and the Unorganized Workers Social Security Act, 2008.</p> <p>OUTCOME: After completion of the course the students will be able to</p> <ol style="list-style-type: none"> 1. Understand the technicalities of payment of wages and minimum wages and apply the relevant provisions of law. 2. Understand and apply The Child Labour (Prohibition and Regulation) Act, 1986. 3. Understand the powers and duties of Authorities under Industrial Standing Orders Act. Comprehend the nature and legal provisions of Employee State Insurance Act. 4. Understand the concepts and principles of Employee Compensation Act. 5. Understand the principles and authorities under the Maternity Benefit Act, 1961 6. Understand and apply the Unorganized Workers Social Security Act, 2008
38	Semester 9	PUBLIC INTERNATIONAL LAW	Prof. Shaqib Khan	<p>COURSE OBJECTIVES: In a world where nations have come too close due to developments of technology, international law shapes national law; further there is more need to have sound knowledge of international legal principles. The aim of the course is to acquaint the students with the fundamental concepts and broad view</p>



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				<p>of Public International Law and its complex nature. It also aims to familiarize the students with the origin and nature of Public International Law. It explores concepts like State, Recognition and Jurisdiction of States in International Law. Special attention is paid to the belief and notion of State Responsibility and topical issues in International Law. For example, the international framework with respect to extradition, asylum and the Law of the Sea. The course is planned in a meticulous manner to assist the students to focus on the "International Legal Framework" in case of disputes between the parties. The course includes the study of general principles of international law including law of peace. Third world concerns in respect of security and development and the role of U.N. and International Agencies in structuring solutions in the context of changing balance of power are also to be appreciated. The course will also delve into India's position with respect to International Law.</p> <p>COURSE OUTCOMES: After completing this course, the students will be able to:</p> <ol style="list-style-type: none"> 1. Understand the basic concepts of International Law and its complex nature. 2. Critically analyse the notions, related to recognition and jurisdiction of State in International Law. 3. Examine the international framework with respect to certain current issues in international law like extradition and asylum. 4. Evaluate and suggest measures in cases of international conflict 5. Critically examine the operation and application of International Law in practical contexts
39	Semester 9	PRACTICAL TRAINING – III Moot Court Exercise and	Prof. Vivek Tiwari <i>P. Tiwari</i>	COURSE OBJECTIVES This third course on practical training as prescribed by BCI aims at imparting training in



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		Internship		<p>court proceedings, advocates' office work and moots. The course prescribes actual court visits, virtual court visits and visits to advocates offices apart from exercises in moot courts. The objectives are: to familiarize the students with the proceedings in civil and criminal courts and to prepare them to play effective role as officers of the court to familiarize the students with the work at advocates offices/ law firms to train the future lawyers in the art of arguing the matters</p> <p>COURSE OUTCOMES At the end of this third course on practical training the students will be able to</p> <ol style="list-style-type: none"> 1. Understand the civil and criminal court proceedings 2. Understand the nature and magnitude of work in advocates offices/law firms 3. Argue and counter argue in litigation matters 4. Learn the art of report writing 5. Learn the art of writing moot court memorials/ arguments
40	Semester 10	LAW OF EVIDENCE	Prof. Vivek Tiwari	<p>COURSE OBJECTIVES: The Course is designed to provide the students with a conceptual and practical understanding of meaning, purpose and application of rules of evidence in relation to relevancy of facts and proof in the court of law during the trial. It will help the students think about the process of adducing evidence, principles of admissibility and exclusion of evidences in a trial. The course will prepare the students to understand the relevancy and admissibility of the evidence produced in the court in a suit or proceeding and understand how the facts need to be proved in the courts it will assist</p>



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				<p>students in analysing the process of adducing evidence through witness examination and argument for or against admissibility of their evidence. The course will effectively impart learning on the kinds of evidences, modes of proof and burden of proof. It will also examine the law as a Lex Fori and the role of a judge while hearing and appreciating the evidences on record in a suit or a proceeding.</p> <p>COURSE OUTCOMES: After completing this course, the students will be able to:</p> <ol style="list-style-type: none"> 1. Analyse the concept and nature of different types of evidence; 2. Identify and apply the rules relating to relevance and admissibility of evidence in courts; 3. Understand the standard of burden of proof followed in civil and criminal cases; 4. Analyse the role played by the witnesses and evidentiary value attached to ocular evidence vis-à-vis scientific evidence; 5. Understand the procedure of examination of witnesses and different categories of witnesses involved in a suit or proceeding; 6. Explain the role and presumption powers endowed upon the judges during the trials; 7. Examine the applicability and admissibility of forensic science in civil and criminal cases along with the admissibility of expert's opinion.
41	Semester 10	LAW OF TAXATION	Prof. Ranjeev Joseph <i>Ranjeev Joseph</i>	COURSE OBJECTIVES: This course aims to help students to comprehend the basic principles of the laws governing Direct and Indirect taxes. It also helps to understand the



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basic principles underlying the Income Tax Act and Compute the taxable income of an assessee. It will also analyse the assessment procedure and explain about the representation before appropriate authorities under the law. The direct taxation is a powerful incentive or disincentive to economic growth, a lever which can rise or depress savings and capital formation, and instrument of reducing income disparities. The following course content has been designed to provide a comprehensive picture of taxation in India.

COURSE OUTCOMES: After completing of this course, the students will be able to:

1. Understand and appreciate the history of taxation in India and the Indian Constitutional principles and provisions relating to Taxation
2. Understand and apply the Income Tax Act, 1961 provisions
3. Grasp the significant provisions of Central Goods and Services Act, 2017
4. Understand the Integrated Goods and Services Act, 2017
5. Understand the Maharashtra Goods and Services Act, 2017
6. Know the Maharashtra law on state tax on professions

COURSE OBJECTIVES Intellectual Property Law has assumed immense importance in the contemporary era as a result of the recognition that "knowledge is property" The course is designed with a view to create IPR consciousness and to familiarize the learners about the documentation and administrative procedures relating to IPR in India. The course is designed to understand the

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Semester 10

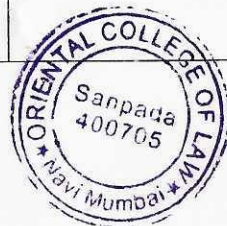
INTELLECTUAL PROPERTY
LAWS

Prof. Rupali Jamode



Rupali Jamode
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				<p>basic concepts of different types of intellectual property and the laws relating to intellectual property rights with special reference to Indian law and practice. The students will also be educated on the technical aspects of patent system and the patent régime in India. The course aims to impart knowledge on trademarks and their relevance in trade and commerce. It will disseminate knowledge on copyright and related rights and their economic significance. The students will understand the legal system governing intellectual property rights and their administration. The course will also focus on the current trends and give an over-all understanding about economic, social and cultural benefits of intellectual property to the society.</p> <p>COURSE OUTCOME After completing this course, the students will be able to:</p> <ol style="list-style-type: none"> 1. Comprehend the fundamental aspects of intellectual property rights law in the special statutes and judicial interpretations. 2. Understand the international conventions and institutions in this subject 3. Grasp and apply the Patent Act by learning the evolution of the law, registration of patents, rights and remedies of patentees 4. Understand the law and practice of trade marks registration, rights and remedies in the matter of use and breach of rights
				<ol style="list-style-type: none"> 5. Understand and apply the copyright law in India encompassing the law on the nature and term of copy rights, copy right societies, rights and remedies 6. Understand the assignments, licensing, revocation and fair use of the Patents, Trademarks and copy rights under the relevant statutes



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43	Semester 10	LAW OF BANKING and Negotiable Instruments	Prof. Nuruddin Khan	<p>COURSE OBJECTIVES: This elective course on banking law will equip the future lawyers with the necessary knowledge and skills for academics, practice and critical evaluation. The course will focus on the provisions and principles of the various banking statutes. The course is designed to primarily acquaint the students with operational parameters of banking law, and to teach the general principles of banking law and to develop appreciative faculties of the students in statutory as well as case - law in this area.</p> <p>COURSE OUTCOMES: After completing this course the students will be able to:</p> <ol style="list-style-type: none"> 1. Understand in detail the Banking operations. 2. Interpret the relevant protocols to be followed by banks and financial institutions. 3. Know the relevant permissions and applicable laws for the smooth functioning of banking company and other financial institutions. 4. Understand the relevant laws applicable for bad loans and insolvency with reference to Insolvency and Bankruptcy Code, 2016 and Securitisation and Reconstruction of Financial Assets and Enforcement of Securities Interest Act, 2002 (SARFAESI Act) 5. Understand the importance of cash reserves with study of Cash Reserve Ratio (CRR) and Statutory Liquidity Ratio (SLR) 6. Know Basel II & Basel III international strategies followed to manage efficient functioning of banking system in other foreign countries. 7. Apply the rules of The Foreign Exchange Management Act, 1999 in respect to the foreign investments and understand the importance of Securities and Exchange Board of India (SEBI) and Reserve Bank of India (RBI).
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44	Semester 10	LAW AND MEDICINE	Prof. Yuthika Sawant	<p>8. Understand the power of the Reserve Bank of India and the Central Government</p> <p>COURSE OBJECTIVES The course is designed to impart the students an understanding of the areas of health law and various kinds of Alternative Medicine law in India. It will help in analyzing lacunae within the professional obligations of doctors and understand the doctor-patient relationship. The students will be taught to synthesize various related provisions under Constitution, Tort Law, Indian Penal Code and the Consumer Laws. The students' knowledge on law and medicine with special emphasis on the legal and ethical issues surrounding the administration of treatment of medical procedures in the backdrop of advancement of science and technology is covered. This syllabus is designed to enable the students to be legally armed for skilful advocacy as practicing lawyers and jurists in future. Overall, this course aspires to provide in-depth understanding of working of the medical profession, and equip students accordingly with the requisite knowledge to protect the interests of people, prevent wrongs and remedy wrongs.</p> <p>COURSE OUTCOMES After completing this course the students will be able to</p> <ol style="list-style-type: none"> 1. Understand the relationship between the law and medicines, medical professionals and all allied alternative medical professions 2. Analyze the international legal framework for the law and medicine, and identify situations that frequently present legal issues in the healthcare industry. 3. Understand the legal, social, and economic risks of potential legal claims. 4. Acquire detailed knowledge of regulation of traditional medicines and essential medicines through the AYUSH
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				<p>ministry.</p> <p>5. Interpret the policy of the government regarding medicine e.g. pricing of medicines, spurious drugs, and advertisements.</p> <p>6. Understand the specific legislations pertaining to law and practice on clinical trial, organ transplantation, Pre conception and pre-natal diagnostics techniques law and the Magic Remedies.</p>
45	Semester 10	LAW RELATING TO WOMEN AND CHILDREN	Prof. Nuruddin Khan	<p>COURSE OBJECTIVES This elective course is to facilitate learning of special laws to protect women and children. Identified as vulnerable by the international community of states, a few international instruments have been adopted for the protection of the rights of women and children. There are various national efforts also to protect women and children. This course offers an opportunity to substantially learn the international and national law on protection of women and children from human rights perspectives.</p> <p>COURSE OUTCOME After completing this course, the students will be able to:</p> <ol style="list-style-type: none"> 1. Understand the status of women and children nationally and internationally.in the human rights perspectives 2. Appreciate and apply the international conventions on women and children. 3. Identify and analyse the constitutional provisions safeguarding the woman and the child 4. Understand the specific Laws related to women and children in India. 5. Comprehend the State initiatives, and judicial pronouncements on issues relating to gender justice and



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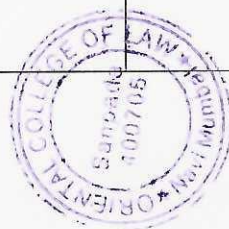
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				justice for children
46	Semester 10	LAW OF INSURANCE		<p>COURSE OBJECTIVES his elective course aims to impart the principles and characteristics of the Laws of Insurance to the students. It will help the students to be aware of the process and need of nationalization and the subsequent privatization of the insurance sector in India. The course also will deliberate upon the legislations relating to Insurance and Insurance Sector in India, characteristics and functions of insurance companies, types of insurance and specific provisions relating to regulatory mechanisms for regulating the insurance sector and current developments, issues and challenges.</p> <p>COURSE OUTCOMES After completing this course, students will be able to:</p> <ol style="list-style-type: none"> 1. Learn the evolution of the insurance sector in India ; 2. Familiarize with the basic principles of the Laws of Insurance ; 3. Understand and apply the insurance legislations and regulations in India ; 4. Understand and evaluate the strengths and shortcomings of insurance sector and regulations in India ; 5. Promote and involve themselves in consumer education and awareness in the Insurance sector ;
47	Semester 10	CONFLICT OF LAWS		<p>COURSE OBJECTIVES: The course aims at explaining the principles of the Private International Law, also known as Conflict of Laws. The students will be learning the rules that enable finding that law of that country which will govern disputes among private parties involving a foreign element. This course introduces students to private</p>



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				<p>international law, as to the fundamental concepts and mechanism of the branch of law, and the legislative rules, judicial interpretations issued by Authorities. The students will be introduced to practical aspects of civil and commercial practice relating to cross border issues involving contracts, property, succession, marriage, divorce, and adoption. Study of this law will also give an international and comparative perspective to the study of different laws required in practice of civil law</p> <p>COURSE OUTCOMES After completing this course, the students will be able to:</p> <ol style="list-style-type: none"> 1. Define the principles of conflict of laws and its application in cases involving foreign elements 2. Explain the concept of recognition and enforcement of foreign judgments; 3. Apply the principles of conflict of laws in relation to the Indian legal mechanism and its practices. 4. Analyse the issue of jurisdiction and application of foreign laws in a case where foreign element is involved;
48	Semester 10	Drafting , Pleading and Conveyancing III	Prof. Vivek Tiwari	<p>COURSE OBJECTIVES This course is the third on the subject of drafting. The main objective is to train students in drafting of pleadings to be submitted in courts. Module I will focus on the civil pleadings like plaint written statement and others. Module II will include the training in drafting of pleadings required in criminal courts viz complaints bail application and others. Module III is devoted to the teaching- learning of drafting in the matter of civil and consumer-appeals, revision and others. The last module is unique as it gives an opportunity to learn</p>



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				<p>the drafting of bills and judgments</p> <p>COURSE OUTCOMES At the end of the course the students will be able to</p> <ol style="list-style-type: none"> 1. Draft independently the civil pleadings 2. Draft the pleadings required in criminal matters including appeals, revision and others 3. Draft the pleadings in civil and consumer appeals, revisions and related matters 4. Draft bills and amendment bills 5. Draft judgment and orders
1	Semester 1	LABOUR LAW AND INDUSTRIAL RELATIONS- I	Prof. Shaqib Khan	<p>OBJECTIVES: This course is designed to acquaint the students with the framework of Industrial relations in our country Further, the importance of the maintenance of Industrial peace and efforts to reduce the incidence of Strikes and Lockout and Industrial Strike is to be emphasized. The main theme underlying the course is to critically understand the provisions of the Trade Unions, the types of machinery contemplated under the provisions of the Industrial Disputes Act for the prevention and settlement of industrial disputes Further, the objectives underlying the Industrial Employment (Standing Orders) Act, 1946 and Disciplinary Enquiry for Misconduct are to be studied to acquaint the students with misconduct and the procedure to be followed before punishing the misconduct alleged and established. Further, the students are to be acquainted with the social security framework prevailing in our country. It is</p>



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			<p style="text-align: center;"><i>P. Prasad</i> Add.</p>	<p>necessary to know the concept of social security, its importance and the constitutional basis for the same in India. The importance of ensuring the health, safety and welfare of the workmen and social assistance and social Insurance Schemes under various legislations are to be emphasized. The main theme underlying the course is to critically examine the provisions in the Employee's Compensation Act-1923 and the machinery provided for protecting the interests of the workers. Further, the objectives underlying the Factories Act-1948, are to be studied to acquaint the students with various rights and benefits available to the workmen under the legislation. The course aims to impart knowledge about the social security of employees and workmen in industries and factories as per the Social Security Code, 2020. The course further aims to make the students well-versed with the occupational safety, health and working conditions of persons employed in establishments as per the Employees Compensation Act, 1923.</p> <p>COURSE OUTCOMES: After completing this course students should be able to:</p> <ol style="list-style-type: none"> 1. Understand the provisions of the Trade Union Act. 2. Comprehend the standards and techniques of Collective Bargaining 3. Understand the technicalities and concepts of industrial dispute and apply the relevant provisions of law. 4. Know the legal provisions and concepts of Lay-Off and Lock-Out, Retrenchment, Strike, Wages and Workman. 5. To develop extensive knowledge regarding provisions
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				<p>relating to trade unionism</p> <p>6. To Understand the provisions relating to health, safety and welfare of the workers.</p> <p>7. Understand in detail Laws related to Factories and Apprentices 8. Know the Powers and Duties of Authorities under the various Acts.</p>
2	Semester 1	LAW OF TORTS, MOTOR ACCIDENT CLAIMS AND CONSUMER PROTECTION	Prof. Ranjeev Joseph	<p>OBJECTIVES: This course is designed to study the principles of Tortious liability, the defences available in an action for torts, the capacity of parties to sue and be sued and matters connected therewith. Further, this course is designed to study specific torts against the individual and property. With rapid industrialization, the inadequacy of the law to protect the individual is exposed. An attempt shall be accorded to the individuals against mass torts and industrial torts. The objective of the course is to set out the law of private rights and remedies which is unique in nature as it is not covered under any statute. Students will be well acquainted with this branch of law governing actions for damages for injuries to certain kinds of rights, like the right to personal security, property, and reputation. The students will be able to conceptually understand the standing of a person in tort, justifications of tort, discharge of torts, vicarious liability, strict liability, product and services liability and remedies. Students will be acquainted with the rules for Motor Vehicle Accident Claims and the rights and remedies under Consumer Protection Act, 2019.</p> <p>COURSE OUTCOMES: After completing this course, the students will be able to:</p> <ol style="list-style-type: none"> 1. Understand the Concept of Tort as a civil wrong and the remedies available to the aggrieved party. 2. Gain knowledge about Torts against persons, including Assault, Battery, Mayhem, False imprisonment.



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				<p>3. Understand Torts against property and the concept of Trespass.</p> <p>4. Comprehend the concepts of Defamation, Nuisance, Negligence, Fraud.</p> <p>5. Fathom the principles of vicarious and strict liability and the Judicial and extrajudicial remedies.</p> <p>6. Grasp the concepts in the Consumer Protection Act, the importance of consumer protection law and its implementation through consumer dispute redressal commission.</p> <p>7. Identify and understand the elements of Motor Accident Claims under the Motor Vehicles Act.</p>
3	Semester 1	LAW OF CONTRACT AND SPECIFIC RELIEF	Prof. Yuthika Sawant	<p>COURSE OBJECTIVES: The objective of the course is to enable the students to understand the contractual obligations and their significance. They will be able to identify the nature of contracts and various types of contracts. To enumerate and understand the essentials of a valid contract and make out what amounts to the performance of a contract. They will acquire the ability to identify if there is a breach of contract and to explain the remedies in case of breach of contract. The course also covers the Specific Relief Act 1963 and hence aims to understand the remedies available therein and actions aggrieved parties can seek.</p> <p>COURSE OUTCOMES: After completing this course, the students will be able to</p> <ol style="list-style-type: none"> 1. Identify the commencing point of contractual obligations. 2. Test the validity of contracts by applying the essentials of valid contracts.



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				<p>3. Identify the nature of the contract and contractual liabilities.</p> <p>4. Understand the performance of a contract</p> <p>5. Identify and Apply the remedies available in case of breach of contract from the Contract Act and Specific Relief Act.</p> <p>6. Understand the remedies that can be availed by adopting various legal proceedings.</p>
4	Semester 1	LEGAL LANGUAGE	Prof. Prakash Deshmukh	<p>COURSE OBJECTIVES: The Course aims at training students for the legal profession from the perspective of language of the law and its interpretation and enabling them to get familiar with concepts and principles of law. This course will equip students to become familiar with the formalized and professional language which is used in the Court of Law. They will be able to understand the meaning and application of legal Maxims in written and oral submissions advanced before the Courts. This course intends to train the students in reading, intellectually understanding and citing cases. The students will acquire expertise in comprehending the abbreviation of Law Reports and search of case laws in the relevant Law Reports and e-data bases. The students will be well versed in the study of precedents with relation to case laws involving matters of public importance, decided by the various Courts.</p> <p>COURSE OUTCOMES: After completing this course the students will be able to-</p> <ol style="list-style-type: none"> 1) Get accustomed to the language of the Court and with the legal concepts. 2) Search the case laws with ease.



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				<p>3) Understand the application of Legal Maxims. 4) Understand the use of Law Reports. 5) Read and understand statute and its classification 6) Use the precedents in the litigation.</p>
5	Semester 1	Practical Training – I Professional Ethics and Professional Accounting System	Prof. Yuthika Sawant	<p>COURSE OBJECTIVES Professional legal education cannot be sans practical aspects. This course is as prescribed by the Bar Council of India(BCI) as a compulsory clinical course. The objective of this course is to equip the students with the knowledge about the Bar, enrolment into the Bar, different terminology used to refer to practitioners of law, Bar Councils under the Advocates Act, qualities of a good lawyer, Right to practice and privileges, The course is designed to imbibe in students the values forming the basis of the profession so that they can live up to those standards in their professional life and hence includes BCI laid down professional ethics and the disciplinary powers of Bar Council over the advocates for misconduct in the teachinglearning of this course. The course aims at providing an insight into the Contempt of Courts Act, 1971 as prescribed by BCI. The course endeavors to teach the bar- bench relations and accountancy for lawyers.</p> <p>COURSE OUTCOMES At the end of the course, the students will be able to:</p> <ol style="list-style-type: none"> 1. Understand the eligibility and procedure for enrolment and required ethical standards of the legal profession. 2. Distinguish between the different kinds of lawyers and their roles 3. Know the qualities of a good lawyer, privileges of a



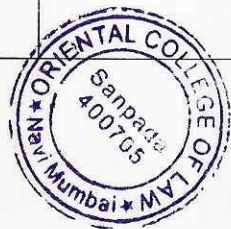
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				<p>lawyer and the right to practice</p> <p>4. Know duties of advocates and the rules of legal professionalism</p> <p>5. Know professional misconduct and powers and procedure for disciplinary action against erring advocates</p> <p>6. Know and apply the contempt of court law and basic accountancy required for advocates</p>
6	Semester 2	LAW OF CRIMES	Prof. Sandeep Bala	<p>COURSE OBJECTIVES: This course is designed to understand the meaning of crime, and the essential principles of criminal liability by a study of a range of offences under the Indian Penal Code 1860. It further aims to empower students to understand the fundamentals of criminal jurisprudence and analyse the various elements of the crime. The students will be equipped to understand the principles of culpability and punishment. The students will be well versed with the general scheme of the Indian Penal Code 1860 and be able to grasp the various terms and terminology used in the Indian Penal Code 1860. The students will be prepared to analyse the ingredients of various offences and study the punishments prescribed thereto. They will be able to identify the general exceptions under the penal law and understand the principles of joint criminal liability.</p> <p>COURSE OUTCOMES: After completing this course, the student will be able to:</p> <ol style="list-style-type: none"> 1. Identify the various components of criminal culpability and an offence. 2. Appreciate the fundamentals of Criminal Jurisprudence. 3. Appreciate the fundamentals of culpability and the



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				<p>various kinds of punishment.</p> <p>4. Understand criminal terms and terminology as per the Indian Penal Code.</p> <p>5. Understand the extent and operation (jurisdiction) of the Indian Penal Code.</p> <p>6. Identify various crimes from the point of view of the requirements of substantive criminal law.</p> <p>7. Identify the punishment prescribed for various offences from a micro perspective as per IPC.</p> <p>8. Appreciate and understand the aspects of joint criminal liability.</p> <p>9. Identify whether a given case is covered under any of the general exceptions.</p>
7	Semester 2	CONSTITUTIONAL LAW -I	Prof. Nitu Vishwakarma	<p>COURSE OBJECTIVES: This course aims to comprehend the philosophy of the Indian Constitution, the Historical background of the Indian Constitution, objectives of the Indian Constitution through the Preamble and the provisions relating to fundamental rights and citizenship. The purpose of the course is to acquaint the students with the Basic Postulates of the Constitution like the Constitutional Supremacy, Rule of law, and Concept of Liberty. It further aspires to fathom the conceptually crafted Directive Principles of State Policy and Fundamental Duties. To develop amongst the students practical understanding of Constitutional provisions and to augment critical thinking skills related to the Constitution and various authorities and to give them a picture of Constitutional Parameters regarding the organization, Powers and Functions of the various Organs of the Government. The emphasis is also on the study of</p>



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				<p>the nature of federal structure and its functioning. A critical analysis of the significant judicial decisions is offered to highlight judicial restraint, judicial passivity, judicial activism and judicial balancing. The students will be able to articulate their independent views over contemporary crucial constitutional issues. The course intends to provide students with tools for identifying Constitutional issues that may arise so that the issues can be anticipated and averted through proper planning and legal recourse. The course will also rely upon the legal case study method as a learning strategy for understanding the key principles of constitutional law. The course deals with both interpretation and implementation of the Indian Constitution.</p> <p>COURSE OUTCOMES: After completing this course, the students will be able to understand:</p> <ol style="list-style-type: none"> 1. The Historical background and salient features of the Indian Constitution. 2. Concepts of Federalism and Secularism. 3. The importance of Preamble and various concepts envisaged under the same. 4. The definition of State with special reference to Fundamental Rights. 5. The importance of Fundamental Rights, Directive Principles of State Policy and Fundamental Duties and their justiciability and non-justiciability. 6. Implementation of Fundamental Rights through Articles 32 and 226.
8	Semester 2	FAMILY LAW I	Prof. Rupali Jamode <i>Rupali Jamode</i>	COURSE OBJECTIVES: This course is designed to equip the students of law about the institution of family, types



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				<p>of marriages and the matrimonial remedies inclusive of dissolution of marriages through customary practices as well as dissolution of marriage under personal laws of Parsis, Christians and Muslims and Special Marriages Act. Further, this course enables the students to understand the social evils and their effects on the family institution and update the student about new emerging trends and changing patterns of family in the present scenario of the society. Overall, this course is designed to endow the students with knowledge of both the codified and uncodified portions of Mohammedan Law. The course concerns itself with the sources, schools, institutions, succession, maintenance, the menace of dowry. In addition, the students shall be able to familiarize themselves with the provisions of the Indian Succession Act</p> <p>COURSE OUTCOMES: After completing this course, the students will be able to:</p> <ol style="list-style-type: none"> 1. Recognize the Nature, Scope, Foundation and Sources of various personal laws of Parsis, Christians and Muslims. 2. Familiarize traditional and statutory legal system, which governs personal matters. 3. Understand the subject of family law not merely as a separate system of personal laws based upon religious beliefs, but as one cutting across religious lines, eventually enabling the fulfillment of the Constitutional directive of Uniform Civil Code. <p>COURSE OBJECTIVES: The objective of this course is to</p>
9	Semester 2	ENVIRONMENTAL LAW	Prof. Vinit Pareek <i>Vinit Pareek</i>	



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				<p>enable the students to understand the legal protection of the environment through various laws. The course aims to shed vivid light on environmental jurisprudence and aspires to equip future lawyers with knowledge and skills to handle environmental matters. It further highlights the detailed understanding of emerging environmental issues, remedies for the same and the viability of potential solutions. This course intends to develop an in-depth understanding of various environmental legislations available in India. The role of international and national environmental mechanisms & their involvement in promoting the cause of the environment is emphatically elucidated along with the outcome of various conferences and conventions. Environmental problems have attained alarming proportions It is essential to sensitize the students to environmental issues and the laws. The important principles in the field like intergenerational equity, carrying capacity, sustainable development and precautionary, polluter pays principles are to be appreciated. The law in practice is to be analyzed and evaluated. The course is designed towards these objectives.</p> <p>COURSE OUTCOMES: After completing this course, the students should be able</p> <ol style="list-style-type: none"> 1. To develop a basic scientific understanding of environmental issues, their causes, effects, remedies and viable solutions. 2. To be able to apply disciplinary knowledge and enforce the same through available mechanisms.
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				<p>3. To explore the developments in national & international environmental laws and their fundamental principles.</p> <p>4. To have an in-depth understanding of various statutes and provisions in respect of environmental laws.</p> <p>5. To know about the importance of Public Participation, Public Interest Litigation, and other remedies in preserving and protecting the environment.</p> <p>6. To analyze areas concerning Global & transboundary environmental problems through better perspectives.</p>
10	Semester 2	Drafting, Pleading and Conveyancing 1	Prof. Ranjeev Joseph	<p>COURSE OBJECTIVES Good speaking and the writing skills are required for the lawyers. The objective of the course is to train the students with skills to draft the essential legal documents. It also intends to acquaint the students with advocacy skills to bridge the gap between theoretical and practical knowledge and to strengthen and enhance their critical thinking. This course intends to impart the essential skills enabling the learner to understand and draft the legal documents that he/she may come across in his/her professional as well as day to-day life. It helps in making aware the learner to the critical rules and principles of drafting legal documents essential not only in professional life but also in day today life. Bar Council of India has prescribed one course on Drafting, Pleading and Conveyance as a compulsory clinical course. However, to give a winning edge to students of the University there will be three courses on drafting, pleading and conveyancing. This is the first of the three on drafting. Drafting skills are absolutely important for a lawyer and so in-depth coverage and vast coverage of the</p>

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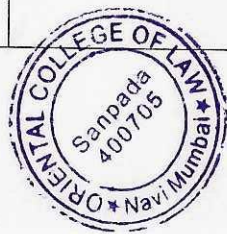
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				<p>subject is the primary objective. The purpose of this course is to impart knowledge in drafting simple letters and of documents/pleadings which are related to the courses students study in the first year. The objective of the course is to teach in detail the content and format of the drafting of the items included in the four modules.</p> <p>COURSE OUTCOMES- On successful completion of this course, the students will be able to :</p> <ol style="list-style-type: none"> 1. Draft with ease the various letters, documents, applications included in the four modules 2. Understand the relevant legal provisions relating to the items included for drafting in this course 3. Identify and correct the errors in the drafting of these items which they learn to draft
11	Semester 3	ADMINISTRATIVE LAW	Prof. Nitu Vishwakarma	<p>COURSE OBJECTIVES: The objective of this course is to acquaint students with the basic principles of administrative law, its growth, and utility. This course will deal with the nature, scope and functions of Administrative Law, the nature and control of delegated legislative power, regulation of discretionary powers and general principles of administrative adjudication. This course will further deal with the role played by courts in the development of Administrative Law. The focus is on their role in protecting the rights of individuals against abuse of administration. In addition, adjudicatory powers of the administration and liability of administrative authorities are also studied in this course. This course aspires to educate students on comparative study of provisions of administrative law of France, England,</p>



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				<p>America and India. It aims to provide an analysis of growing need of administrative law with special reference to civil services in India. The students will be equipped to examine the importance of delegated legislation and explore contractual and tortious liability of Government. Importance of public corporations and rules of natural justice too will to be imparted. Overall, this course intends to comprehensively familiarize students with Administrative Law which is concerned with controlling the misuse of public power, by laying down general norms of administrative behaviour.</p> <p>COURSE OUTCOMES -After completing this course, the students will be able to:</p> <ol style="list-style-type: none"> 1. Recognize and trace the evolution of the concept of Administrative Law and principles of Natural Justice. 2. Understand the role of Judiciary and Executive in the growth of Administrative Law as a new branch of Law. 3. Evaluate the powers of the three organs of the Government, Executive, Legislature and Judiciary, importance of separation of powers, rule of law and the theory of checks and balances. 4. Comprehend the role played by civil servants and public corporations in achieving the welfare of the citizens. 5. Study the Concept of Delegated Legislation as a necessary tool for smooth functioning of Government. 6. Understand the contractual and tortious liability of Government and also the western concept of Ombudsman in Indian context i.e. Lokpal and Lokayukta.
12	Semester 3	TRANSFER OF PROPERTY	<p>Prof. Ranjeev Joseph</p> <p><i>Ranjeev Joseph</i></p> <p>PRINCIPAL</p>	<p>COURSE OBJECTIVES: The focus of this course in on the</p>

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			<p style="text-align: center;"><i>Prinmode</i> Adv.</p>	<p>study of the concept of 'Property' the ' nature of property rights' and the general principles governing the transfer of property. The objective of this course is to enable students to understand the basic philosophy of property law and its nuances and to develop a sound grasp of the foundation of the laws relating to transfer of property including gaining knowledge about the concept of property and kinds of property as well as understanding the general principles governing transfer of property. The intention is to facilitate a study of the substantive law on transfer of property, pertaining to specific modes of transfer of property, inter vivos, including sale, mortgage, lease, gift, exchange and transfer of actionable claims and to appreciate the implications of registration and stamp duty thereon. This course includes Indian Easements Act, 1882 for study. The course provides an insight on the kinds of stamps, adjudication, liability to pay stamp duty, time for payment of stamp duty, ramification of non-payment or insufficient payment and allowances for stamps together with knowledge of documents requiring compulsory registration, time for registration and understanding the consequences of non-registration.</p> <p>COURSE OUTCOMES: After completing this course, the students will be able to:</p> <ol style="list-style-type: none"> 1. Understand the theoretical basis of the general principles governing transfer of property. 2. Analyze and understand the practical application of the legal provisions pertaining to specific modes of transfer of property.
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				<p>3. Understand the law and applicability of easements in India</p> <p>4. Assess the estimation of stamp duty payable as well as the timelines within which stamp duty is required to be paid on an instrument.</p> <p>5. Assess the requirement of registration for a document and the timelines within which a document needs to be registered.</p> <p>6. Interpret the relevant judicial precedents on transfer of property, stamp duty, registration and matters ancillary and incidental thereto.</p>
13	Semester 3	FAMILY LAW – II	Prof. Fasihur Rahman	<p>COURSE OBJECTIVES: The knowledge of family laws is important for law students and lawyers. This course is designed to endow the students with knowledge of both the codified and uncodified portions of Hindu law. The course concerns itself with the sources, schools, institutions, succession, maintenance, menace of dowry, etc. The study of family laws under this course covers provisions relating to Hindu law from the ancient period of Vedas, Shruti's, Smriti's etc. till the modern period of legislation. The course t also mainly focuses on origin, establishment and development of Hindu Law. It aims to educate students on various matrimonial remedies available under various laws. The Course also imparts details about Uniform Civil Code and its applicability. The object of this course t is to deal with legal incidence of joint family system, evolution of marriage and family, essentials of marriage. The course examines in detail fundamental concepts dealing with joint family, coparcenary, partition, intestate succession as well as the law relating to gifts, wills and inheritance.</p> <p>COURSE OUTCOMES: After completing this course, the students will be able to</p>

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				<ol style="list-style-type: none"> 1. Examine historical and social contexts that have influenced the modern definition and regulation of families. 2. Have a deeper insight of the foundation of Hindu Law. 3. Understand the important concepts of Hindu Law- marriage, adoption, guardianship, maintenance and Hindu succession etc. 4. Understand new and emerging types of families. 5. To critically evaluate the application of Uniform Civil Code and its application in Indian scenario. 6. Understand the constitution and functions of Family Courts in India. 7. Ascertain and acquire skills required for remedies in matrimonial issues.
14	Semester 3	COMPANY LAW	Prof. Yuthika Sawant	<p>COURSE OBJECTIVES: This course is designed to understand the formation, management and other activities of the companies. In view of the important developments that have taken place in the corporate sector. Important regulations pertaining to the issue of shares and the capital raising have come into force. The objective of this paper is to enlighten students about various and vital concepts of Company Law with recent changes. This course aspires to edify students with compliances related to formation, management, prospectus, securities, financial aspects, meetings, etc. The course includes to identification of different types of malpractices committed and levy of punishment provisions for breach of law. The students will be in a position to develop an understanding of emerging issues in Company Law related to Environmental Social Governance, Corporate Governance, Insider Trading,</p>

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				<p>Corporate Social Responsibility and National Company Law Tribunal and National Company Law Appellate Tribunal with winding up. Overall, this course aims to impart the students, the corporate management, control, possible abuses, the remedies and government regulation of corporate business and winding up of companies.</p> <p>COURSE OUTCOMES: After completing this course, the students will be able to –</p> <ol style="list-style-type: none"> 1. Identify and understand various provisions of Companies Act, 2013 read with Rules and Schedules. 2. Understand emerging trends of business world related to Environmental Social Governance, Corporate Governance and Insider Trading. 3. Apprehend the impact of non-compliances of the laws and regulations. 4. Get practical exposure of understanding organisational structure followed by Corporates and duties and responsibilities of different personnel working for them. 5. Grasp different methods of collecting finance by companies and duties involved around it including maintaining proper records and getting them checked and audited for different purposes. 6. Analyse and appreciate different concepts and doctrines under Companies Act, 2013.
15	Semester 3	PRACTICAL TRAINING – II	Prof. Sandeep Bala	<p>COURSE OBJECTIVES. This course is in compliance with the BCI prescription of compulsory clinical courses. The course aims at providing class room instructions including simulation exercises and extension programmes like Alternate Dispute Resolution Mechanism, LokAdalat, Legal aid Camp, Legal Literacy and Para Legal Training. The course has as its objective to teach about Free Legal</p>



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
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				<p>Services, para legal training, legal literacy. The course also aims at imparting education in arbitration, conciliation mediation and negotiation. The course further aims at equipping the students with the use of computers and internet in legal work and legal research, with the skills of legal writing - case comments, editing of law journals and law office management.</p> <p>COURSE OUTCOMES: By the end of the course, students would be able to:</p> <ol style="list-style-type: none"> 1. Understand well the authorities constituted under Legal Services Authorities Act, their powers, functions and role: further the students will be able to know about the legal aid services covered by the Act and persons eligible for the same 2. Know the lokadalats, permanent lokadalats, para legal training and legal literacy 3. Know and practice the alternative disputes resolution mechanisms under the Arbitration and Conciliation Act, 1996- negotiation, conciliation, mediation and arbitration 4. Know and use computers and internet in the professional work and research 5. Understand research required for Public Interest Litigation 6. Know to write articles and case comments, to edit law journals and know law office management
16	Semester 4	JURISPRUDENCE/LEGAL THEORY	Prof. Fasihur Rahman	<p>COURSE OBJECTIVES: This course in Jurisprudence is designed primarily, to induct students into a realm of questions concerning nature of law. Accordingly, the first part of the course sheds vivid light on various schools of law explaining, what is law, what are the purposes of law? What is the relationship between law and justice? This course aims to educate students on various legal</p>

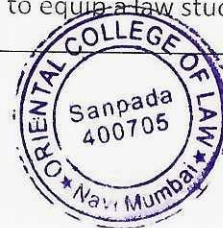



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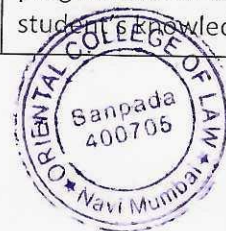
				<p>concepts, such as, Rights, Persons, Property, Possession, Ownership, Title and Obligation and attempts to shape up a general and more comprehensive picture of each concept as a whole. This course is proposed predominantly on English model but native Indian orientation is given wherever possible with help of case laws. The course aims at developing an analytical approach to understand the nature of law and development of legal system. The concerns of jurisprudence are an inescapable feature of the law and legal system. Overall, the course aims to identify and elucidate several major principles of legal theory.</p> <p>COURSE OUTCOMES: After completing this course, the student will be able to:</p> <ol style="list-style-type: none"> 1. Know various theories of Law with their merits, demerits and their application in legal system. 1. Identify and acquaint themselves with the various formal and material sources of law 2. Understand the function and purpose of law. 3. Understand thoroughly the concept of right, its elements, its kinds including rights in the wider sense i.e., the Hofliedean analysis on rights 4. Know the concepts of Custody, Possession, Ownership, Title and the distinction between and among them 5. Grasp and understand the different Legal Concepts: Legal Personality, Property, Obligations. 6. Fathom the jurisprudential aspect of legal concepts, legal statutes, legal interpretations, <p>COURSE OBJCETIVES: This course is principally designed to equip a law student with the knowledge of special</p>
17	Semester 4	CONTRACT II	Prof. Ranjeev Joseph <i>Ranjeev Joseph</i>	

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				<p>contracts apart from equipping himself/herself with general principles of contract. The objective of this course is to enable students to understand the functioning of commercial transactions and to identify the forms of business organization and structuring and the requirement and legal framework of special contracts, sale of goods and partnership laws. The intention of this course is to facilitate understanding of the various legal provisions and case studies related to special contracts, sale of goods and partnership laws.</p> <p>COURSE OUTCOMES: After completing this course, the students will be able to:</p> <ol style="list-style-type: none"> 1. Understand the importance and the difference between various forms of business organizations and structuring, from a legal as well as commercial perspective. 2. Appreciate the formation, liabilities and legal remedies in case of the partnership form of organizational structure. 3. Understand and apply the Limited Liability Partnership Act, 2008 4. Apply the provisions of sale of goods in practical commercial transactions. 5. Analyse the various special contracts under the Indian Contract Act viz Indemnity, Guarantee, bailment and pledge, their significance and applicability 6. Understand the rights and obligations of various stake holders in the special contracts, partnership contracts and sale of goods
18	Semester 4	CONSTITUTIONAL LAW- II	Prof. Nitu Vishwakarma  PRINCIPAL	<p>COURSE OBJECTIVES: This course is the second course on Constitutional Law in the professional LL B programmes of the University. This is designed to enrich student's knowledge about the Supreme Lex. The course</p>

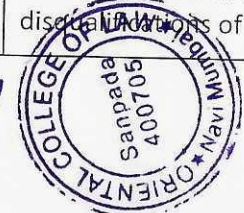
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				<p>aspires to impart detailed understanding of various vital aspects of Indian Constitutional governance, federalism and Centre-State relations. The students will be intellectually armed with the exhaustive knowledge of the composition and jurisdiction of Supreme Court and High Courts. This course intends to highlight detailed understanding of the powers and functions of legislature and executive. At the same time, this course provides augmented acquaintance to students about concepts like independence of judiciary, judicial accountability and judicial activism in India. The students will gain in depth learning about provisions relating to Emergency and amenability of the Constitution. The Constitution and powers of various constitutional bodies will be analyzed in detail. Over all, this course emphatically prepares students to achieve intense knowledge and meticulous intricate details about imperative concepts of the Supreme law of the land. The course also encompasses study of interstate trade and commerce and cooperative societies.</p> <p>COURSE OUTCOME: After completing this course the students will be able to:</p> <ol style="list-style-type: none"> 1. Understand the concept of Federalism and relationship and distribution of powers between Centre and State and analyse various doctrines to interpret the Union, State and Concurrent Lists 2. Understand the procedure for appointment, removal and powers of President and Governor as well as various Constitutional bodies like Election Commission of India, Attorney General and Advocate generals, Comptroller and Auditor General of India. 3. Comprehend in detail the qualifications, disqualifications and powers of members of legislatures and
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				<p>executives and powers and privileges of Centre and State Legislatures.</p> <p>4. Understand and fathom the Composition and Jurisdiction of Supreme Court and High Court and the concepts of Independence of Judiciary, Judicial accountability and judicial activism.</p> <p>5. Understand and identify the provisions relating to declaration of various emergencies and their interpretation</p> <p>6. To know and appreciate the provisions of the Constitution as to the power, procedures and restrictions on amending the Constitution and their interpretation, including the Basic Structure Doctrine</p> <p>7. To understand the provisions of the Constitution on interstate trade and commerce and cooperative societies</p>
19	Semester 4	HUMAN RIGHTS LAW	Prof. Sandeep Bala	<p>COURSE OBJECTIVES: The objective of this course is to inculcate sense of responsibility amongst citizens and create awareness about Human Rights, democracy and development. This course aims to enlighten students about the Principles and Characteristics of Human Rights and its various Laws, Declaration and Covenants. Through this course the students will be able to understand the growth and development of Human Rights laws in India and across the globe. Education on national and international regime of Human Rights will be imparted. This course intends to reflect on the criticism of various theories of Human Rights. To study the classification of Human Rights-First, Second, Third generation rights with their historical development. To analyze Human Rights vis-à-vis Politics and Society and Third world perspective of Human Rights. Overall, this course intends to foster respect for international obligations for peace and development, to sensitize students to human suffering and promotion of human life with dignity, to develop</p>



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				<p>skills on human rights advocacy and to appreciate the relationship between rights and duties and to foster respect for tolerance and compassion for all living creatures.</p> <p>COURSE OUTCOMES: After completion of this course, students will be able to:</p> <ol style="list-style-type: none"> 1. Understand, evaluate and analyze the historical perspectives and philosophical aspects of human rights jurisprudence across the globe. 2. Understand working of international organizations dedicated to the protection of human rights. 3. Have in depth knowledge of various statutory safeguards available for protection of human rights in India and role of judiciary. 4. Comprehend ideals of constitution and functions of commissions and bodies set up for protecting human rights in India. 5. Fathom the global steps taken for protection of human rights of vulnerable persons. 6. Understand, appreciate and evaluate the promotion of human life with dignity, especially with respect to the various regional arrangements and recognized measures to protect the rights of the meek and subjugated.
20	Semester 4	CRIMINOLOGY AND PENOLOGY (Optional Paper)	Prof. Sayesha	<p>COURSE OBJECTIVES: Crime is a concept having changing dimensions according to social, economical, political and legal dimensions. Science and technology have also impacted on patterns of crime. Thus, this Course aims to give a basic idea of concepts like crime, criminal law, administration system etc. and to make students acquainted with criminology, penology and victimology in detail. This course offers a specialist understanding of criminal policies including theories of</p>



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				<p>punishment, their supposed philosophical and sociological justifications and the problem of exercise of discretion in sentencing. In addition the course introduces students to the factors leading to criminal behaviour and modern approach of courts in awarding punishments. A general idea of criminal justice system is to be put forth through this course. In addition the course introduces students to the discipline of victimology which will shift the study from accused centric approach to much needed victim centric approach.</p> <p>COURSE OUTCOMES: After completing this course, students will be able to:</p> <ol style="list-style-type: none"> 1. Understand various forms of crimes and criminals; 2. Grasp knowledge of different schools explaining criminal behaviour and crime causation; 3. Comprehend the reformatory approach in dealing with criminals; 4. Understand different theories and kinds of punishments and their applicability; 5. Fathom the concept of victimology in Indian context. 6. Identify and understand the actual working of criminal justice system in India.
21	Semester 4	BANKRUPTCY LAWS (Optional paper)	Prof. Nuruddin Khan	<p>COURSE OBJECTIVES: Insolvency is a financial malaise that afflicts the economy and society. Law has to effectively deal with this malaise. Indian Parliament has repealed the laws dealing with insolvency and bankruptcy and passed the Insolvency and Bankruptcy Code, 2016(IBC) to consolidate the laws relating to insolvency and bankruptcy of corporate persons, individuals and corporate firms and to expedite resolutions with maximization of the value of assets. The objective of this</p>



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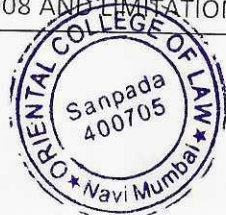
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				<p>course is to teach and learn IBC in depth. This course will include the study of the historical background of IBC, aims and objectives of IBC, the role, powers and functions of Insolvency Bankruptcy Board of India, provisions of IBC as to corporate persons, Limited Liability Partnership firms, individuals and partnership firms.</p> <p>COURSE OUTCOME: After completing this course, students will be able to :</p> <ol style="list-style-type: none"> 1. Understand the role of Insolvency and Bankruptcy Board of India (IBBI) in professionalizing insolvency services through regulation and development of service providers, namely, insolvency professionals, insolvency professional agencies, insolvency professional entities, information utilities, registered valuers, and registered valuers' organizations 2. Understand in respect of corporate persons the corporate insolvency resolution process(CIRP), fast track CIRP, voluntary liquidation process, liquidation process and in respect of Micro, Small and Medium Enterprises the Prepackaged Insolvency Resolution Process 3. Understand in respect of individuals and partnership firms the fresh start process, the insolvency resolution process and the liquidation process 4. Understand the role of insolvency professionals, insolvency professional agencies and information utilities 5. Understand the importance, powers and functions of the Adjudicatory Authorities under IBC 6. Appreciate the relationship between the government and IBBI and to understand Board's Fund , Insolvency and Bankruptcy Fund , relevant regulations framed by IBBI and rules framed by the government
22	Semester 4	Drafting Pleading and Conveyance	Prof. Ranjeev Joseph	<p>COURSE OBJECTIVES The primary objective of the course is to train the students in putting the thoughts into</p>



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				<p>words with respect to the Legal Drafts. The students will be trained in drafting of conveyances and other essential documents. The course aims at equipping the students with drafting skills to give more exposure to the nature of legal language and the issues related to drafting legal documents. This course intends to cover the traditional conveyances, pleadings in matrimonial and family matters, partnership and corporate drafts which are particularly listed in the modules.</p> <p>COURSE OUTCOMES: By the end of the course the students will be able to</p> <ol style="list-style-type: none"> 1. Draft conveyances included in the syllabus 2. Draft wills and codicils 3. Understand registration of documents 4. Draft partnership and limited liability partnership deeds 5. Draft pleadings in matrimonial and family matters included in the syllabus 6. Draft RTI, application for CIRP, winding up petitions, notice for AGM and defective goods 7. Have the practical exposure to drafting deeds, conveyances and matrimonial petitions 8. Independently draft the deeds and the petitions after thorough legal research 9. Have the ability to defend the case undertaken by identifying the issues and providing solutions to resolve considering the facts in issue. 10. Identify different stages in matrimonial case and prepare for court trial and proceedings like cross examinations and arguments <p>COURSE OBJECTIVES: Study of procedural law is enormously pertinent for law students. This course is</p>
23	Semester 5	CIVIL PROCEDURE CODE 1908 AND LIMITATION ACT	Prof. Fasihur Rahman <i>Fasihur Rahman</i>	



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		1963	<p>designed to acquaint the students with the various stages through which a civil case passes through in the courts of law. The course also includes law of limitation. The course aims to assist the students to understand the practice and procedure in the conduct of suits in and out of the court. It will also analyse this consolidated code with the substantive laws with regard to the procedure to be followed by the civil courts and thereby help in facilitating justice. The course thus explains in detail the role of civil court and the procedures to be followed in the administration of civil justice. Overall, this course makes an endeavour to familiarize the students with the plaints, written statements, Interlocutory applications, issuance of commissions, trial and other aspects of civil court proceedings which prepares the students adequately for practice in courts.</p> <p>COURSE OUTCOMES: After completing this course, the students will be able to:</p> <ol style="list-style-type: none"> 1. Understand the Civil Court procedures to be followed in India. 2. Recall and apply the standard and uniform procedure to deal with the civil matters in issue. 3. Identify the procedure of execution of decrees, attachment and sale of property in execution and the importance of limitation of time in filing of suit, debt recovery, filing of appeals, review, revision and impact of delay on suit or appeal. 4. Apply the rules relating to the procedure of issuance of summons, substituted service of summons, admission and impounding of documents and conducting civil trial in courts. 5. Understand the procedure of examination of witnesses and different categories of witnesses involved in a suit or
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				<p>proceeding. 6. Identify a lawyer's professional obligations at each stage in the life cycle of a lawsuit.</p>
24	Semester 5	<p>CRIMINAL PROCEDURE CODE 1973, THE JUVENILE JUSTICE (CARE AND PROTECTION OF CHILDREN) ACT, 2015 AND THE PROTECTION OF CHILDREN FROM SEXUAL OFFENCES (POCSO) ACT, 2012.</p>	Prof. Vivek Tiwari	<p>COURSE OBJECTIVES: This course is specifically designed to assist students in understanding the importance of the Code of Criminal Procedure which is one of the essential acts in India as well as the primary legislation on the procedure for administering criminal justice. The course is aimed at driving home the students how the pretrial, trial and the subsequent process are geared up to make the administration of criminal justice effective. The course will acquaint the student with organization of the functionaries under the Code, their power and functions at various stages and the procedure according to which these powers and functions are to be exercised. The substantive law has to be applied through the uniform procedure as laid down which will be undertaken on completion of the course. The students will also understand the reason and manner of administering the punishments for any given offence under the substantive Penal Laws. The course will help in understanding the machinery for the investigation of crime, apprehension of suspected criminals, collection of evidence, determination of guilt or innocence of the accused person, and the determination of punishment of the guilty. The objective is also to sensitize the students about critical issues in administration of criminal justice like protection of human rights of victims and the principles of fair trial. The students will also undertake the study of two cognate Acts as a part of this course viz; Juvenile Justice Act (care and Protection of Children) 2015 and Protection of Children from Sexual Offences (POCSO) Act.</p>



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				<p>COURSE OUTCOMES: After completing this course, the students will be able to:</p> <ol style="list-style-type: none"> 1. Identify the stages in investigation and procedure of trial in criminal cases. 2. Explain the powers, functions, and duties of police and criminal courts. 3. Critically analyze the recent amendments in the Criminal Procedure Code. 4. Employ and promote adoption of humane and just practices in administration of justice. 5. Analyse the time period between when a crime has been committed until the time the sentence against the crime is passed and the case is closed. 6. Understand the machinery to be adopted by the State when a violation of the penal law, i.e., offence under the Indian Penal Code, has been detected or reported. 7. Analyse the principles and procedure that must be followed while prosecuting and adjudicating other claims. 8. Thoroughly understand the investigation, inquiry and trial of the offences governed by the provisions and subject to any other law that may be in force which regulates the manner of investigation, inquiry or trial of the matter.
25	Semester 5	LABOUR LAW AND INDUSTRIAL RELATIONS-II	Prof. Yuthika Sawant	<p>COURSE OBJECTIVES: This is a second course on Labour Law as required by the Bar Council of India. This course includes the study on Wages and Minimum Wages and putting concepts in their practical perspective. It aims in providing an elementary understanding of the penalties and offences under Child Labour (Prohibition and Regulation) Act and also providing extensive knowledge regarding Powers and Duties of Authorities under Standing Orders Act. The course is designed to provide</p>



Prin. Yuthika Sawant

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				<p>knowledge of the Industrial Employment (Standing Orders) Act, 1946 and Employee State Insurance Act, 1948 and Employee Compensation Act, 1923 and the Unorganized Workers Social Security Act, 2008.</p> <p>OUTCOME: After completion of the course the students will be able to</p> <ol style="list-style-type: none"> 1. Understand the technicalities of payment of wages and minimum wages and apply the relevant provisions of law. 2. Understand and apply The Child Labour (Prohibition and Regulation) Act, 1986. 3. Understand the powers and duties of Authorities under Industrial Standing Orders Act. Comprehend the nature and legal provisions of Employee State Insurance Act. 4. Understand the concepts and principles of Employee Compensation Act. 5. Understand the principles and authorities under the Maternity Benefit Act, 1961 6. Understand and apply the Unorganized Workers Social Security Act, 2008
26	Semester 5	PUBLIC INTERNATIONAL LAW	Prof. Shaqib Khan	<p>COURSE OBJECTIVES: In a world where nations have come too close due to developments of technology, international law shapes national law; further there is more need to have sound knowledge of international legal principles. The aim of the course is to acquaint the students with the fundamental concepts and broad view</p>



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				<p>of Public International Law and its complex nature. It also aims to familiarize the students with the origin and nature of Public International Law. It explores concepts like State, Recognition and Jurisdiction of States in International Law. Special attention is paid to the belief and notion of State Responsibility and topical issues in International Law. For example, the international framework with respect to extradition, asylum and the Law of the Sea. The course is planned in a meticulous manner to assist the students to focus on the "International Legal Framework" in case of disputes between the parties. The course includes the study of general principles of international law including law of peace. Third world concerns in respect of security and development and the role of U.N. and International Agencies in structuring solutions in the context of changing balance of power are also to be appreciated. The course will also delve into India's position with respect to International Law.</p> <p>COURSE OUTCOMES: After completing this course, the students will be able to:</p> <ol style="list-style-type: none"> 1. Understand the basic concepts of International Law and its complex nature. 2. Critically analyse the notions, related to recognition and jurisdiction of State in International Law. 3. Examine the international framework with respect to certain current issues in international law like extradition and asylum. 4. Evaluate and suggest measures in cases of international conflict 5. Critically examine the operation and application of International Law in practical contexts
27	Semester 5	PRACTICAL TRAINING – III Moot Court Exercise and	Prof. Vivek Tiwari	<p>COURSE OBJECTIVES This third course on practical training as prescribed by BCI aims at imparting training in</p>



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		Internship		<p>court proceedings, advocates' office work and moots. The course prescribes actual court visits, virtual court visits and visits to advocates offices apart from exercises in moot courts. The objectives are: to familiarize the students with the proceedings in civil and criminal courts and to prepare them to play effective role as officers of the court to familiarize the students with the work at advocates offices/ law firms to train the future lawyers in the art of arguing the matters</p> <p>COURSE OUTCOMES At the end of this third course on practical training the students will be able to</p> <ol style="list-style-type: none"> 1. Understand the civil and criminal court proceedings 2. Understand the nature and magnitude of work in advocates offices/law firms 3. Argue and counter argue in litigation matters 4. Learn the art of report writing 5. Learn the art of writing moot court memorials/ arguments
28	Semester 5	LAW OF EVIDENCE	Prof. Vivek Tiwari	<p>COURSE OBJECTIVES: The Course is designed to provide the students with a conceptual and practical understanding of meaning, purpose and application of rules of evidence in relation to relevancy of facts and proof in the court of law during the trial. It will help the students think about the process of adducing evidence, principles of admissibility and exclusion of evidences in a trial. The course will prepare the students to understand the relevancy and admissibility of the evidence produced in the court in a suit or proceeding and understand how the facts need to be proved in the courts it will assist</p>



P. S. Tiwari

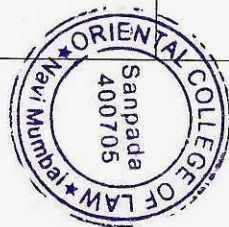
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				<p>students in analysing the process of adducing evidence through witness examination and argument for or against admissibility of their evidence. The course will effectively impart learning on the kinds of evidences, modes of proof and burden of proof. It will also examine the law as a Lex Fori and the role of a judge while hearing and appreciating the evidences on record in a suit or a proceeding.</p> <p>COURSE OUTCOMES: After completing this course, the students will be able to:</p> <ol style="list-style-type: none"> 1. Analyse the concept and nature of different types of evidence; 2. Identify and apply the rules relating to relevance and admissibility of evidence in courts; 3. Understand the standard of burden of proof followed in civil and criminal cases; 4. Analyse the role played by the witnesses and evidentiary value attached to ocular evidence vis-à-vis scientific evidence; 5. Understand the procedure of examination of witnesses and different categories of witnesses involved in a suit or proceeding; 6. Explain the role and presumption powers endowed upon the judges during the trials; 7. Examine the applicability and admissibility of forensic science in civil and criminal cases along with the admissibility of expert's opinion.
29	Semester 6	LAW OF TAXATION	Prof. Fasihur Rahman	<p>COURSE OBJECTIVES: This course aims to help students to comprehend the basic principles of the laws governing Direct and Indirect taxes. It also helps to understand the</p>



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basic principles underlying the Income Tax Act and Compute the taxable income of an assessee. It will also analyse the assessment procedure and explain about the representation before appropriate authorities under the law. The direct taxation is a powerful incentive or disincentive to economic growth, a lever which can rise or depress savings and capital formation, and instrument of reducing income disparities. The following course content has been designed to provide a comprehensive picture of taxation in India.

COURSE OUTCOMES: After completing of this course, the students will be able to:

1. Understand and appreciate the history of taxation in India and the Indian Constitutional principles and provisions relating to Taxation
2. Understand and apply the Income Tax Act, 1961 provisions
3. Grasp the significant provisions of Central Goods and Services Act, 2017
4. Understand the Integrated Goods and Services Act, 2017
5. Understand the Maharashtra Goods and Services Act, 2017
6. Know the Maharashtra law on state tax on professions

COURSE OBJECTIVES Intellectual Property Law has assumed immense importance in the contemporary era as a result of the recognition that "knowledge is property" The course is designed with a view to create IPR consciousness and to familiarize the learners about the documentation and administrative procedures relating to IPR in India. The course is designed to understand the

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Semester 6

INTELLECTUAL PROPERTY
LAWS

Prof. Rupali Jamode



Rupali Jamode
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			<p>basic concepts of different types of intellectual property and the laws relating to intellectual property rights with special reference to Indian law and practice. The students will also be educated on the technical aspects of patent system and the patent régime in India. The course aims to impart knowledge on trademarks and their relevance in trade and commerce. It will disseminate knowledge on copyright and related rights and their economic significance. The students will understand the legal system governing intellectual property rights and their administration. The course will also focus on the current trends and give an over-all understanding about economic, social and cultural benefits of intellectual property to the society.</p> <p>COURSE OUTCOME After completing this course, the students will be able to:</p> <ol style="list-style-type: none"> 1. Comprehend the fundamental aspects of intellectual property rights law in the special statutes and judicial interpretations. 2. Understand the international conventions and institutions in this subject 3. Grasp and apply the Patent Act by learning the evolution of the law, registration of patents, rights and remedies of patentees 4. Understand the law and practice of trade marks registration, rights and remedies in the matter of use and breach of rights
			<ol style="list-style-type: none"> 5. Understand and apply the copyright law in India encompassing the law on the nature and term of copy rights, copy right societies, rights and remedies 6. Understand the assignments, licensing, revocation and fair use of the Patents, Trademarks and copy rights under the relevant statutes



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31	Semester 6	LAW OF BANKING and Negotiable Instruments	Prof. Ashraf	<p>COURSE OBJECTIVES: This elective course on banking law will equip the future lawyers with the necessary knowledge and skills for academics, practice and critical evaluation. The course will focus on the provisions and principles of the various banking statutes. .The course is designed to primarily acquaint the students with operational parameters of banking law, and to teach the general principles of banking law and to develop appreciative faculties of the students in statutory as well as case - law in this area.</p> <p>COURSE OUTCOMES: After completing this course the students will be able to:</p> <ol style="list-style-type: none"> 1. Understand in detail the Banking operations. 2. Interpret the relevant protocols to be followed by banks and financial institutions. 3. Know the relevant permissions and applicable laws for the smooth functioning of banking company and other financial institutions. 4. Understand the relevant laws applicable for bad loans and insolvency with reference to Insolvency and Bankruptcy Code, 2016 and Securitisation and Reconstruction of Financial Assets and Enforcement of Securities Interest Act, 2002 (SARFAESI Act) 5. Understand the importance of cash reserves with study of Cash Reserve Ratio (CRR) and Statutory Liquidity Ratio (SLR) 6. Know Basel II & Basel III international strategies followed to manage efficient functioning of banking system in other foreign countries. 7. Apply the rules of The Foreign Exchange Management Act, 1999 in respect to the foreign investments and understand the importance of Securities and Exchange Board of India (SEBI) and Reserve Bank of India (RBI).
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32	Semester 6	LAW AND MEDICINE	Prof. Yuthika Sawant	<p>8. Understand the power of the Reserve Bank of India and the Central Government</p> <p>COURSE OBJECTIVES The course is designed to impart the students an understanding of the areas of health law and various kinds of Alternative Medicine law in India. It will help in analyzing lacunae within the professional obligations of doctors and understand the doctor-patient relationship. The students will be taught to synthesize various related provisions under Constitution, Tort Law, Indian Penal Code and the Consumer Laws. The students' knowledge on law and medicine with special emphasis on the legal and ethical issues surrounding the administration of treatment of medical procedures in the backdrop of advancement of science and technology is covered. This syllabus is designed to enable the students to be legally armed for skilful advocacy as practicing lawyers and jurists in future. Overall, this course aspires to provide in-depth understanding of working of the medical profession, and equip students accordingly with the requisite knowledge to protect the interests of people, prevent wrongs and remedy wrongs.</p> <p>COURSE OUTCOMES After completing this course the students will be able to</p> <ol style="list-style-type: none"> 1. Understand the relationship between the law and medicines, medical professionals and all allied alternative medical professions 2. Analyze the international legal framework for the law and medicine, and identify situations that frequently present legal issues in the healthcare industry. 3. Understand the legal, social, and economic risks of potential legal claims. 4. Acquire detailed knowledge of regulation of traditional medicines and essential medicines through the AYUSH
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				<p>ministry.</p> <p>5. Interpret the policy of the government regarding medicine e.g. pricing of medicines, spurious drugs, and advertisements.</p> <p>6. Understand the specific legislations pertaining to law and practice on clinical trial, organ transplantation, Pre conception and pre-natal diagnostics techniques law and the Magic Remedies.</p>
33	Semester 6	LAW RELATING TO WOMEN AND CHILDREN	Prof. Nuruddin Khan	<p>COURSE OBJECTIVES This elective course is to facilitate learning of special laws to protect women and children. Identified as vulnerable by the international community of states, a few international instruments have been adopted for the protection of the rights of women and children. There are various national efforts also to protect women and children. This course offers an opportunity to substantially learn the international and national law on protection of women and children from human rights perspectives.</p> <p>COURSE OUTCOME After completing this course, the students will be able to:</p> <ol style="list-style-type: none"> 1. Understand the status of women and children nationally and internationally.in the human rights perspectives 2. Appreciate and apply the international conventions on women and children. 3. Identify and analyse the constitutional provisions safeguarding the woman and the child 4. Understand the specific Laws related to women and children in India. 5. Comprehend the State initiatives, and judicial pronouncements on issues relating to gender justice and



Principals

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				justice for children
34	Semester 6	LAW OF INSURANCE	Prof. Ranjeev Joseph	<p>COURSE OBJECTIVES This elective course aims to impart the principles and characteristics of the Laws of Insurance to the students. It will help the students to be aware of the process and need of nationalization and the subsequent privatization of the insurance sector in India. The course also will deliberate upon the legislations relating to Insurance and Insurance Sector in India, characteristics and functions of insurance companies, types of insurance and specific provisions relating to regulatory mechanisms for regulating the insurance sector and current developments, issues and challenges.</p> <p>COURSE OUTCOMES After completing this course, students will be able to: 1. Learn the evolution of the insurance sector in India ; 2. Familiarize with the basic principles of the Laws of Insurance ; 3. Understand and apply the insurance legislations and regulations in India ; 4. Understand and evaluate the strengths and shortcomings of insurance sector and regulations in India ; 5. Promote and involve themselves in consumer education and awareness in the Insurance sector ;</p>
35	Semester 6	CONFLICT OF LAWS	Prof. Nitu Vishwakarma	<p>COURSE OBJECTIVES: The course aims at explaining the principles of the Private International Law, also known as Conflict of Laws. The students will be learning the rules that enable finding that law of that country which will govern disputes among private parties involving a foreign element. This course introduces students to private</p>



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				<p>international law, as to the fundamental concepts and mechanism of the branch of law, and the legislative rules, judicial interpretations issued by Authorities. The students will be introduced to practical aspects of civil and commercial practice relating to cross border issues involving contracts, property, succession, marriage, divorce, and adoption. Study of this law will also give an international and comparative perspective to the study of different laws required in practice of civil law</p> <p>COURSE OUTCOMES After completing this course, the students will be able to:</p> <ol style="list-style-type: none"> 1. Define the principles of conflict of laws and its application in cases involving foreign elements 2. Explain the concept of recognition and enforcement of foreign judgments; 3. Apply the principles of conflict of laws in relation to the Indian legal mechanism and its practices. 4. Analyse the issue of jurisdiction and application of foreign laws in a case where foreign element is involved;
36	Semester 6	Drafting , Pleading and Conveyancing III	Prof. Vivek Tiwari	<p>COURSE OBJECTIVES This course is the third on the subject of drafting. The main objective is to train students in drafting of pleadings to be submitted in courts. Module I will focus on the civil pleadings like plaint written statement and others. Module II will include the training in drafting of pleadings required in criminal courts viz complaints bail application and others. Module III is devoted to the teaching- learning of drafting in the matter of civil and consumer-appeals, revision and others. The last module is unique as it gives an opportunity to learn</p> <p><i>Principals</i></p>



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				<p>the drafting of bills and judgments</p> <p>COURSE OUTCOMES At the end of the course the students will be able to</p> <ol style="list-style-type: none"> 1. Draft independently the civil pleadings 2. Draft the pleadings required in criminal matters including appeals, revision and others 3. Draft the pleadings in civil and consumer appeals, revisions and related matters 4. Draft bills and amendment bills 5. Draft judgment and orders
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Prasad
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