



KARNATAKA PROGRESSIVE EDUCATION SOCIETY'S Dr. G.M.PATIL LAW COLLEGE

Estd: 1975



Phone No.: 0836 2790945

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NEAR TAHASHILDAR OFFICE, D. C. COMPOUND, DHARWAD - 580001

Affiliated to Karnataka State Law University, Hubballi. Recognised By Bar Council of India, New Delhi. Approved by Government of Karnataka.

1.2.1. CBSC or electives

As per syllabus prescribed by the University, Optional /Elective subjects are prescribed in IV, V and VI Semesters of the Course. So students are hereby asked to opt any one subject of their choice among the optional given by the University. The word elective course has been understood from the Glossary Section C Appendices. So the term Electives is understood to mean as optional also. The syllabus copy of the same is uploaded herewith for kind perusal.

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ಸಂ: ಕರಾಕಾವಿ/ವಿ.ಮಂ./ಬಿ.ಓ.ಎಸ್.(ಯು.ಜಿ.)/ಪಠ್ಯಕ್ರಮ/2018–19/1292

ది: 09.08.2018.

: ಸುತ್ತೋಲೆ :

ವಿಷಯ: 2018–19ನೇ ಸಾಲಿನಿಂದ3ವರ್ಷದ ಎಲ್ಎಲ್.ಬಿ., 5ವರ್ಷದ ಬಿ.ಎ/ಬಿ.ಬಿ.ಎ/ ಬಿ.ಕಾಂ.,ಎಲ್ಎಲ್.ಬಿ.ಯ ಪರಿಷ್ಕೃತ ವಿಷಯಗಳ ಪಟ್ಟಿಯನ್ನುಅಳವಡಿಸಿದರ ಕುರಿತು.

ಉಲ್ಲೇಖ: 1. ಕರಾಕಾವಿಯ ವಿಶೇಷ ಬಿ.ಓ.ಎಸ್. (ಯು.ಜಿ.)ಸಭೆಯ ದಿನಾಂಕ.16.07.2018.

2. ಪ್ರಶಾಸನ ಸಭೆಯಅನುಮೋದನೆಯ ದಿನಾಂಕ: 04.08.2018, ಗೊತ್ತುವಳಿ ಸಂಖ್ಯೆ: 09

3. ಮಾನ್ಯ ಕುಲಪತಿಗಳ ಅನುಮೋದನೆಯ ದಿನಾಂಕ: 09.08.2018.

ಮೇಲ್ಕಾಣಿಸಿದ ವಿಷಯಕ್ಕೆ ಸಂಬಂಧಿಸಿದಂತೆ, ಈ ಮೂಲಕ ಸಂಯೋಜಿತ ಎಲ್ಲ ಕಾನೂನು ಮಹಾವಿದ್ಯಾಲಯಗಳ ಪ್ರಾರ್ಚಾಯರಿಗೆ ತಿಳಿಯಪಡಿಸುವದೆನೆಂದರೆ, ಕರ್ನಾಟಕ ರಾಜ್ಯ ಕಾನೂನು ವಿಶ್ವವಿದ್ಯಾಲಯದ ಅಡಿಯಲ್ಲಿ ಬರುವ 3ವರ್ಷದ ಎಲ್ಎಲ್.ಬಿ., 5ವರ್ಷದಬಿ.ಎ/ಬಿ.ಬಿ.ಎ/ಬಿ.ಕಾಂ.,ಎಲ್ಎಲ್.ಬಿ. ಕೋರ್ಸಗಳಿಗೆ ಪರಿಷ್ಕೃತ ವಿಷಯಗಳ ಪಟ್ಟಿಯನ್ನು ತಯಾರಿಸಿ ದಿನಾಂಕ. 16.07.2018ರ ವಿಶೇಷ ಬಿ.ಓ.ಎಸ್.(ಯು.ಜಿ.) ಸಭೆಯ ಹಾಗೂ ದಿನಾಂಕ 04.08.2018ರಂದು ಜರುಗಿದ 70ನೇ ಪ್ರಶಾಸನ ಸಭೆಯ ಅನುಮೋದನೆಯನ್ನು ಪಡೆಯಲಾಗಿದೆ.

2018-19ನೇ ಸಾಲಿಗೆ 3ವರ್ಷದ ಎಲ್ಎಲ್.ಬಿ.. 5 ಎರ್ಷದ ಬಿ.ಎ/ಬಿ.ಬಿ.ಎ/ಬಿ.ಕಾಂ.,ಎಲ್ಎಲ್.ಬಿ. ಕಾನೂನು ಕೋರ್ಸಿಗೆ ಪ್ರಥಮ ವರ್ಷಕ್ಕೆ ಪ್ರವೇಶ ಪಡೆದ ವಿದ್ಯಾರ್ಥಿಗಳಿಗೆ ಈ ಕೆಳಗಿನಂತೆ ಪಠ್ಯಕ್ರಮವನ್ನು ನಿಗದಿಪಡಿಸಲಾಗಿದೆ.

ಅ) 5 ವರ್ಷದ ಬಿ.ಎ.,ಎಲ್ಎಲ್.ಬಿ. ಕೋರ್ಸಿಗೆ

Appendix-IV

ಆ) 5 ವರ್ಷದ ಬಿ.ಬಿ.ಎ.,ಎಲ್ಎಲ್.ಬಿ. ಕೋರ್ಸಿಗೆ

Appendix-V

ಇ) 5 ವರ್ಷದ ಬಿ.ಕಾಂ.,ಎಲ್ಎಲ್.ಬಿ. ಕೋರ್ಸಿಗೆ

Appendix-VI

ಈ) 3ವರ್ಷದ ಎಲ್ಎಲ್.ಬಿ., ಕೋರ್ಸಿಗೆ

Appendix-VI-A

ಕೋರ್ಸವಾರು ಹಾಗೂ ವಿಷಯಗಳವಾರು ಸಂಪೂರ್ಣ ಪಟ್ಟಿಯನ್ನು ಮೇಲಿನ ಅಪೆಂಡಿಕ್ಸಗಳಲ್ಲಿ ತಿಳಿಸಿ ಅವುಗಳ ಪ್ರತಿಗಳನ್ನು ಈ ಸುತ್ತೋಲೆಯ ಜೊತೆಗೆ ಲಗತ್ತಿಸಿದೆ. ಆದ್ದರಿಂದ ಈ ವಿಷಯವನ್ನು ಆಯಾ ವಿಷಯಗಳ ಶಿಕ್ಷಕರಿಗೆ ಹಾಗೂ ವಿದ್ಯಾರ್ಥಿಗಳ ಗಮನಕ್ಕೆ ತಂದು ವ್ಯವಸ್ಥಿತವಾಗಿ ಪಠ್ಯಕ್ರಮವನ್ನು ಜಾರಿಗೆ ತರಲು ಈ ಮೂಲಕ ತಿಳಿಸಲಾಗಿದೆ.

ಸಹಿ ಆಗಿದೆ ಕುಲಸಚಿವರು_(ಪ್ರಭಾರ)

ಗೆ. ಕರ್ನಾಟಕರಾಜ್ಯ ಕಾನೂನು ವಿಶ್ವವಿದ್ಯಾಲಯಕ್ಕೆ ಸಂಯೋಜನೆಗೊಂಡ



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ಎಲ್ಲ ಕಾನೂನು ಮಹಾವಿದ್ಯಾಲಯಗಳ ಪ್ರಾರ್ಚಾಯರಿಗೆ.

ಅಡಕ: ಮೇಲಿನಂತೆ.

ಪ್ರತಿಗಳು:

- 1. ಮಾನ್ಯ ಕುಲಪತಿಗಳ ಆಪ್ತ-ಕಾರ್ಯದರ್ಶಿಗಳು, ಕರಾಕಾವಿ.ಹುಬ್ಬಳ್ಳ
- 2. ಮಾನ್ಯ ಕುಲಸಚಿವರ, ಆಪ್ತ-ಕಾರ್ಯದರ್ಶಿಗಳು, ಕರಾಕಾವಿ.ಹುಬ್ಬಳ್ಳಿ.
- 3. ಕುಲಸಚಿವರು (ಪರೀಕ್ಷಾ ವಿಭಾಗ), ಕರಾಕಾವಿ.ಹುಬ್ಬಳಿ.
- 4. ಉಪ ಕುಲಸಚಿವರು ವಿದ್ಯಾಮಂಡಳ ವಿಭಾಗ, ಕರಾಕಾವಿ.ಹುಬ್ಬಳ್ಳಿ.
- 5. ವವ್ಯಸ್ಥಾಪಕರು, ಐ.ಸಿ.ಟಿ. ವಿಭಾಗ, ಕರಾಕಾವಿ.ಹುಬ್ಬಳ್ಳಿ, ಅಂರ್ತಜಾಲತಾಣದಲ್ಲಿ ಅಳವಡಿಸಲು
- 6. ಕಛೇರಿಯ ಪ್ರತಿ.

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Appendix-VI A

SI.No.	Semester	3yrs LL.B. Programme for the year 2018-19		
l	1st	1. Constitutional Law -I - Syllabus as per Appendix-IX		
	semester	2. Contract - I		
		3. Law of Torts		
		4. Family Law - I: Hindu Law		
		5. Criminal Law - 1: Indian Penal Code		
		6. English (For those who write examinations in Kannada) - Syllabus		
		as per Appendix-II		
2	2nd	1. Constitutional Law-II -Syllabus as per Appendix-X		
	semester	2. Contract -II.		
		3. Labour Law-I -Syllabus as per Appendix-XI		
		4. Property Law.		
		5. Family Law -II: Mohemmadan Law & Indian Succession Act.		
		6. Kanoonu Kannada/ Kannada Kali (For non-Kannadiga students)		
	3rd	1. Jurisprudence		
	semester.	2. Labour Law-II		
		3. Law of Taxation		
		4. Criminal Law-II: CR.P.C., JJ Act & Probation of Offenders Act		
		5. Administrative Law.		
4	4th	1. Public International Law.		
	semester.	2. Optional-I: Human Rights Law and Practice / Insurance Law.		
		3. Optional-II: Banking Law / Right to Information.		
		4. Clinical Course-I: Professional Ethics and Professional		
		Accounting System.		
		5. Clinical Course-II: Alternative Dispute Resolution Systems.		
5	5th	1. Company Law		
	semester	2. Civil Procedure Code and Limitation Act.		
		3. Optional-III: Intellectual Property Rights-1 /		
		Penology & Victimology.		
		4. Optional-IV: Interpretation of Statutes and Principles of		
	,	Legislation / Competition Law.		
		5. Clinical Course-III: Drafting, Pleading and Conveyance.		
6	6 th	1. Law of Evidence.		
o .	semester	2. Environmental Law		
	Semester	3. Optional-V : Intellectual Property Rights-II/ White Collar Crimes.		
		4. Optional-VI: Land Law / Law relating to International Trade		
		Economics.		
		5. Clinical Course-IV: Most Court Exercise and Internship		
		J. Chillear Course-17, Moc. Court Exercise and Internamp		



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COURSE-II: OPTIONAL-I

HUMAN RIGHTS LAW AND PRACTICE

Objectives:

The objectives of the course are to prepare for responsible citizenship with awareness of the relationship between Human Rights, democracy and development; to foster respect for international obligations for peace and development; to impart education on national and international regime of Human Rights; to sensitize students to human suffering and promotion of human life with dignity; to develop 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.

Course contents:

UNIT - I

Jurisprudence of Human Rights; Nature, definition, origin and theories of human rights.

UNIT - II

Universal protection of human rights- United Nations and Human Rights- Universal Declaration of Human Rights, 1948; International Covenant on Civil and Political Rights, 1966: International Covenant Economic, Social and Cultural Rights, 1966.

UNIT - III

Regional Protection of Human rights- European system- Inter American System- African System

UNIT - IV

Protection of Human Rights at national level; Human rights and the Constitution; The Protection of Human rights Act, 1993.

UNIT - V

Human Rights and Vulnerable Groups: Rights of Women, Children, Disabled, Tribals, Aged and Minorities - National and International Legal Developments.

Prescribed Books:

Theodor, Meron, Human Rights and International Law: Legal and Policy Issues, 2 Vols.

Kapoor, S.K., International Law and Human Rights, Central Law Agency, 2014).

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Reference Books:

Luis, Henkin, "The Rights of Man Today", University of Miami Inter- American Law Review, Vol., 11, Spring 1979 (p.229-244)

Singh, Nagendra, Enforcement of Human Rights in Peace and War and the future of humanity, (Calcutta: Eastern Law House 1986)

Relevant International Instruments.

United Nations Charter, 1945.

Universal Declaration of Human Rights, 1948.

International Convention on the Elimination of All Forms of Racial Discrimination, 1948.

International covenant on civil and Political Rights, 1966.

International covenant on Economic and Cultural Rights, 1966.

Convention on Elimination of All forms of Discrimination against Women, 1979.

Convention on the Rights of the Child, 1989.

COURSE-II: OPTIONAL-I:

INSURANCE LAW

Objectives:

The insurance idea is an old-institution of transactional trade. The main objective of every insurance contract is to give financial security and protection to the insured from any future uncertainties. Hence, insurance is considered as an inevitable component of economic development. Even from olden days merchants who made great adventures, gave money by way of consideration to other persons who made assurance, against loss of their goods, merchandise ships and things adventured. The rates of money consideration were mutually agreed upon. Such an arrangement enabled other merchants more willingly and more freely to embark upon further trading adventures. The operational framework of insurance idea is provided by the general principles of contract. The insurance policy, being a contract, is subject to all the judicial interpretative techniques of rules of interpretation as propounded by the judiciary. Besides, the insurance idea has a compensatory justice component. This course is designed to acquaint the students with the conceptual and operational parameters of insurance law in the light of various legislations regulating insurance sector in India.

Course contents:

UNIT-I

Introduction: Nature – Definition - History of Insurance - History and development of Insurance in India, Contract of Insurance: Classification of contract of Insurance: (Life insurance - General insurance and Re-insurance – A brief overview), Nature of Insurance Contract, Overview of Insurance laws in India: Insurance Act. 1938 - Insurance Regulatory and Development Authority Act. 1999: Its role and functions.

UNIT - II

Principles of Insurance law: Principles of good faith (uberrimae fidei) – Non disclosure – Misrepresentation in Insurance Contract, Insurable Interest, Principle of Indemnity – Difference between Indemnity and Guarantee, Principle of Contribution, Principle of Subrogation, Principle of Loss Minimization. The risk – Meaning and scope of risk, Causa Proxima. Premium: Definition - Method of payment - Days of grace – Forfeiture - Return of premium, Assignment of the subject matter.

UNIT - III

Life Insurance: Nature and scope of Life Insurance, Kinds of Life Insurance, The policy and formation of a Life Insurance contract. Event insured against Life Insurance contract, Circumstance affecting the risk, Amount recoverable under the Life Policy - Persons entitled to

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payment - Settlement of claim and payment of money - Life Insurance Corporation Act, 1956 (overview) - General Insurance Business (Nationalization) Act, 1972 (overview) - Health and Medical Insurance, The Motor Vehicles Act, 1988 - Sec. (140-176) - Nature and scope - Absolute or no fault liabilities, Third party or compulsory insurance of motors vehicles - Claims Tribunal - Legal aspects of Motor Insurance.

UNIT - IV

Fire Insurance: Nature and scope of Fire Insurance – Basic Principles – Conditions & Warranties – Right & Duties of Parties – Claims – Some Legal Aspects, Introduction to Agriculture Insurance – History of Crop Insurance in India – Crop Insurance Underwriting, Claims, Problems associated with Crop Insurance, Cattle Insurance in India, Micro Insurance, Public Liability Insurance: Public Liability Insurance Act, 1991 (overview) – Claims, Consumer courts and Insurance Ombudsman.

UNIT - V

Marine Insurance: Nature and Scope - Classification of Marine policies - Insurable interest - Insurable values - Marine Insurance and policy - Conditions and express Warranties - Voyage Deviation - Perils of sea - Loss - Kinds of Loss - The Marine Insurance Act, 1963 (Sections 1 to 91).

Prescribed Books:

Murthy K.S.N and K. V. S. Sharma, *Modern Law of Insurance in India*, (New Delhi:Lexis Nexis,2009)

Srinivasan, M.N., Principles of Insurance Law, 7th Edition, (Nagpur: Wadhwa and Co., 2004).

Reference Books:

Singh, Avtar, Law of Insurance, (Jain Book Agency, 2004)

Birds, John, Bird's Modern Insurance Law,8th Edition, (London: Sweet & Maxwell, 1997)

W.Patterson, Edwen, Cases and Materials on Law of Insurance (New York: Foundation Press, 1955)

Insurance Act, 1938.
The Marine Insurance Act, 1963.
General Insurance (Business) (Nationalization) Act, 1972.
The Life Insurance Corporation Act, 1956.
Motor Vehicle Act, 1988.

COURSE-III: OPTIONAL-II: BANKING LAW

OBJECTIVES:

A Vitally important economic institution the banking is deeply influenced by socio-political and economic changes. The emerging changes in India, particularly after the initiation of the planning process as an instrument of rapid economic development had molded and the affected the banking structure, policies, patterns and practices. A significant development in the banking system is diversification in banks financing. The Commercial banks entered into the field of wide ranging financial assistance to industry, both large and small scale, requiring the need for social control of the banking system eventually leading to the nationalization of banks.

The conventional banking system, found to be deficient for planned developmental purposes, paved the way for developmental banking. The fag of the last millennium witnesses influx of foreign banking companies into India and a shift in the banking policy as part of the global phenomenon of liberalization. The legal system is adopting itself into the new mores.

This course is designed to acquaint the student with the conceptual and operational parameters of banking law, the judicial interpretation and the new and emerging dimensions of the banking system.

UNIT-I

NATURE AND DEVELOPMENT OF BANKING - History of banking in India and elsewhere-indigenous banking-evolution of banking in India – different kinds of banks and their functions.-Multi-functional banks- growth and legal issues.

LAW RELATING TO BANKING COMPANIES IN INDIA: Controls by government and its agencies: On management-On accounts and audit-Lending-Credit policy-Reconstruction and reorganization-Suspension and winding up.

UNIT-II

BANKING REGULATION ACT, 1949: Evolution of Central Bank, Characteristics and functions, Economic and social objectives, The Central bank and the State- as banker's bank, The Reserve Bank of India as the Central Bank.

ORGANISATIONAL STRUCTURE – Functions of the RBI- Regulation of monitory mechanism of the economy - Credit control - Exchange control-Monopoly of currency issue - Bank rate policy formation. Control of RBI over non- banking companies, Financial companies, Non financial companies.

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THE DEPOSIT INSURANCE CORPORATION ACT, 1961: Objects and reasons- Establishment of Capital of DIC, Registration of banking companies insured banks, liability of DIC to depositors. Relations between insured banks, DIC and Reserve Bank of India.

UNIT-III

RELATIONSHIP OF BANKER AND CUSTOMER: Legal character, Control between banker and customer, Banker's lien, Protection of bankers, Customers - Nature and type of accounts-Special classes of customers- lunatics, minor, partnership, corporations, local authorities, Right and duties of Banker & customer. Consumer protection-banking as service.

UNIT-IV

LAW RELATING TO NEGOTIABLE INSTRUMENTS, 1881 ACT (read with the amended act of 2002) Negotiable Instrument – Kinds- Holders and holder in due course – Parties - Negotiable – Assignment - Presentment – Endorsement – Liability of parties – Payment in due course – Special rules of evidence – material alteration – Noting and protest – Paying banker and collecting banker – Bills in sets – Penal provisions under NI Act- banker's book evidence Act

UNIT-V

LENDING BY BANKS: Good lending principles- Lending to poor masses- Securities for advances- Kinds and their merits and demerits – Repayment of loans: rate of interest, protection against penalty- Default and recovery – debt recovery tribunal.

RECENT TRENDS OF BANKING SYSTEM IN INDIA: New technology, Information technology, Automation and legal aspects, Automatic teller machine and use of internet, Smart card, Use of expert system, Credit cards.

Prescribed Books:

Tannan, M.L., Banking Law and Practice, (Lexis Nexis, 2014).

M. S. Parthasarathy (Ed.), Khergamvala, Negotiable Instruments Act (Bombay: N.M.Tripathi Pvt Ltd, 1955)

Justice Bhaghabati Prasad Banerjee, Guide to Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002.

Reference Books:

Singh, Avtar, Laws of Banking and Negotiable Instruments, (Eastern Book Co., 2007)
Basu, Saroj Kumar and Alak Ghosh, A Review of Current Banking Theory and Practice, (Mc Millan, 1974)

Paget. Law of Banking. 13th Edition, (UK: Lexis Nexis, 2007)

Govle, L.C., The Law of Banking and Bankers, (Eastern Law House, 1995)

Relevant provisions of Information Technology Act, 2000

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COURSE-III OPTIONAL-II: RIGHT TO INFORMATION

Objectives:

Free exchange of ideas is a basic pillar of a democratic society. Corruption thrives in sacred places, therefore it is stated that sunlight is the best disinfectant. There should be governance in sunshine. The course is designed to convince the students how the right to information infuses transparency and accountability in governance, preventing abuse of power.

Course contents:

UNIT-I

Historical development of Freedom of Information in Sweden, USA & UK. Right to Information before Right to Information Act, 2005 in India. Significance in democracy; Constitutional basis: Supreme Court on right to information.

UNIT-II

RTI Act- definitions; Right to information and obligations of public authorities.

UNIT-III

Central information commission; State information commission; Powers and functions of information commissions; Appeals and penalties.

UNIT-IV

Other related laws - The Official Secrets Act, 1923; The Public Records Act, 1993; The Public Records Rules, 1997; The Freedom of Information Act, 2002; The Commission of Inquiry Act, 1952: The Commission of Inquiry (Central) Rules, 1972.

UNIT-V

RTI Judicial response: Supreme Court & High Court decisions on RTI: Best practices - A study of decisions rendered by state commissions and central Commission in the following areas of - Police. Revenue, PWD, Irrigation, Secretariat, BSNL, Posts and Telegraphs, Scheduled Banks, CPWD. Income Tax Department, Central Excise Department, Local Authorities.

Prescribed Books: J.H.Barowalia, Commentary on the right to Information Act (Universal Law Publications.

Kamath, Nandan, A Guide to Cyber Laws and IT Act, 2000 with Rules and Notifications, 3rd Edition. (Universal Law Publisher, 2007)

Reference Books:

Dr. Farooq Ahmed, Cyber Law in India. 3rd Edition, (New Era Law Publisher, 2008)

Joga Rao, S.V., Law Relating to Right to Information-A Comprehensive and Insightful Commentary with comparative Perspectives. (Jain Book Agency, 2009)

Dr. Madubhushi Sridhar: Right to Information, Law & Practice (latest edition).

COURSE-III: OPTIONAL-III: INTELLECTUAL PROPERTY RIGHTS-I

Objectives:

Intellectual Property Law has assumed a great importance in recent times as a result of the recognition that "knowledge is property". The creations of the human brain as IP are required to be understood and protected. The syllabi encompassing all relevant IP legislations in India with a view to understand and adjust with changing needs of the society because creative work is useful to society and law relating to innovation/creativity i.e. Intellectual Property is one of the fastest growing subjects all over the globe because of its significance and importance in the present era. Disseminate information on national and international IPR issues. The course is designed with a view to create IPR consciousness; and familiarize the learners about the documentation and administrative procedures relating to IPR in India. The subject Intellectual Property Law divided into two Papers namely Paper – I and Paper - II of 100 marks each.

Course contents:

UNIT I

Introductory Aspects: Overview of the concept of property; Industrial property and non-industrial property; Historical background of IPR; Importance of human creativity in present scenario; Different forms of Intellectual Property and its conceptual analysis.

Patents: Introduction and overview of patent protection; History of Patent protections; Meaning and definition of patent; Object of patent; Scope and salient features of Patent Act; How to obtain a patent; Product patent and Process patent; Specification – Provisional and complete specification; Opposition proceedings to grant of patents; Register of patents and Patent Office: Rights and obligations of patentee; Transfer of Patent Rights; Compulsory licences; Government use of inventions; Revocation and surrender of patents; Infringement of Patents; Offences and Penalties.

UNIT II

Trade Marks: Introduction and overview of trade mark; Evolution of trade mark law; Meaning and definition of Trade mark; Object of trade mark; Features of good trade mark; Different forms of trade mark: Trade marks registry and register of trade marks; Property in a trade mark; Registrable and non-registrable marks; Basic principles of registration of trade mark; Deceptive similarity: Assignment and transmission; Rectification of register; Infringement of trade mark; Passing off; Domain name protection and registration; Offences and penalties.

UNIT III

Introduction and overview of Cyber Intellectual Property; Intellectual property and cyberspace; Emergence of cyber crime; Grant in software patent and Copyright in software; Software piracy; Trade marks issues related to Internet (Domain name); Data protection in cyberspace; E-

commerce and E-contract; Salient features of Information Technology Act; IPR provisions in IT Act; Internet policy of Government of India.

UNIT IV

Geographical Indications: Introduction and overview of geographical indications; Meaning and scope of geographical indications; Important geographical indications of India and their features; Salient features of the Protection of Geographical Indications Act; Protection of geographical indications; Misleading use of geographical indications; Registration of geographical indications; Right to use geographical indications; Infringement; Remedies against infringement; Role and functions of Registrar of Geographical indications; Conflict between Trade mark and geographical indications.

UNIT V

International Convention and Treaties: Paris Convention: Background; Salient features of Paris Convention; Governing rules of Paris Convention; Patent Cooperation Treaty: Background; Objectives of PCT; Salient features of PCT; Madrid Convention: Salient features; International registration of marks; World Intellectual Property Organisation: Background; Salient features WIPO; Organisation of WIPO.

Prescribed Books:

- 1. Narayan, S., Intellectual Property Law in India, (Hyderabad: Gogia Law Agency, 2005)
- 2. Cornish, William, Intellectual Property: Paients. Copyright, Trademark and Allied Rights, 2nd Edition, (London: Sweet & Maxwell, 1998)Reference Books:
- 1. Ganguli, Prabuddha, Intellectual Property Rights: Unleashed the knowledge Economy, (Tata Mc GrawHillPublishing Co., 2001)
- 2. Caddick, Nicholas et (al).. Copinger & Skone James, Copyright, 16th Edition, (U.K: Sweet & Maxwell.21013).
- 3. Unni, Trade Marks and the Emerging concepts of Cyber Property Rights, (Kolkata: Eastern Law House. 2002)
- 4. Ryder ,Rodney, *Intellectual Property and the Internet*.(Jain Book Agency: 2002)
- 5. Matthan, Rahul, The law relating to Computers and the Internet, (Butterworths India Ltd, 2005).
- 6. Verkey, Elizabeth, Law of Plant Varieties Protection, 1st Edition, (Eastern Book Co., 2007)
- 7. Duggal, Pavan, Cyber Law: the Indian Perspective, (Saakshar Law Publications, 2002)
- 8. Mittal, D.P., Taxmann's Law of Information Technology (Cyber Law) (Taxmann Allied Services, 2000).

COURSE-III OPTIONAL-III: PENOLOGY & VICTIMOLOGY

Objectives:

This course offers a specialist understanding of criminal policies including theories of punishment, their supposed philosophical and sociological justifications and the problem of exercise of discretion in sentencing. 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.

Course contents:

UNIT-I

Introduction: Notion of punishment in law; Difference between crime prevention and control; Theories of punishments.

UNIT - II

Kinds of punishment; Sentencing policies and processes; the riddle of capital punishment.

UNIT - III

Prison reforms; Alternatives to imprisonment; Victimology- Introduction, history and philosophy.

UNIT-IV

Victimology- European experience; American experience; Victim witness assistance programmes; Restitution.

UNIT - V

Victimology - Indian experience; Legal framework; Role of Courts; Role of NHRC.

Prescribed Books:

Sutherland, Edwin H., Principles of Criminology, 11th Edition, (Rowan & Little field, 1992)

Qadri, Syed M. Afzal, Ahmad Siddique's Criminology and Penology, (Eastern Book Co., 2009)

Rajan, V.N., Victimology in India: Perspectives beyond Frontier, (APH Publishing, 1995)

Reference Books:

H.L.A. Hart, .Punishment and Responsibility.

S. Chabra, Quantum of Punishment in Criminal Law.

Herbert L. Packer, The Limits of Criminal sanctions.

COURSE-IV: OPTIONAL-IV:

INTERPRETATION OF STATUTES & PRINCIPLES OF LEGISLATION

Objectives of the course

As it is difficult to have legislations without ambiguous provisions, there is a need to make proper study of the rules and principles relating to interpretation of statutes. Legislation is the major source of law of the modern era. Legislatures enact laws after much deliberation. No doubt in this process they have to take into account the present and future needs of the people. What are the matters to be reckoned with by legislature while enacting laws? With the emergence of legislation, interpretation of statutes became a method by which judiciary explores the intention behind the statutes. Judicial interpretation involves construction of words, phrases and expressions. In their attempt to make the old and existing statutes contextually relevant, courts used to develop certain rules, doctrines and principles of interpretation. Judiciary plays a highly creative role in this respect. What are the techniques adopted by courts in construing statutes? How far are they successful in their strategy? With the above problems and perspectives in view, this paper is framed.

UNIT I: Interpretation of Statutes

Meaning of the term 'statutes', Commencement, operation and repeal of statutes, Purpose of interpretation of statutes, Restrictive and beneficial construction, Taxing statutes, Penal statutes, Welfare legislation Law, Interpretation of substantive and adjunctival statutes. Interpretation of directory and mandatory provisions, Interpretation of enabling statutes, Interpretation of codifying and consolidating statutes, Interpretation of statutes conferring rights, Interpretation of statutes conferring powers

UNIT II Aids to Interpretation

Internal aids, Title, Preamble, Headings and marginal notes. Sections and sub-sections, Punctuation marks, Illustrations, exceptions, provisos and saving clauses, Schedules, Non-obstante clause

External aids, Dictionaries, Translations, Travaux Preparatiores, Statutes in parimaterial, Contemporanea Exposito, Debates, inquiry commission reports and Law Commission reports

UNIT III Rules and Principles of Statutory Interpretation

Primary Rules, Literal rule, Golden rule, Mischief rule (rule in the Heydon's case), Rule of harmonious construction, Secondary Rules, Noscitur a sociis, Ejusdem generis, Reddendosingulasingulis

Principles of Constitutional Interpretation, Harmonious construction, Doctrine of pith and substance

Colourable legislation, Ancillary powers, "Occupied field", Residuary power, Doctrine of repugnancy

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UNIT IV Presumptions in statutory interpretation

Statutes are valid, Statutes are territorial in operation, Presumption as to jurisdiction, Presumption against what is inconvenient or absurd. Presumption against intending injustice, Presumption against impairing obligations or permitting advantage from one's own wrong. Prospective operation of statutes

UNIT V Principles of Legislation

Law-making - the legislature, executive and the judiciary, Principle of utility. Operation of these principles upon legislation, Distinction between morals and legislation

Select bibliography

G.P.Singh, Principles of Statutory Interpretation, (7th Edition) 1999, Wadhwa, Nagpur.

P. St. Langan (Ed.). Maxwell on The Interpretation of Statutes (1976) N.M.Tripathi, Bombay

K.Shanmukham, N.S.Bindras's Interpretation of Statutes, (1997) The Law Book Co. Allahabad.

V.Sarathi, Interpretation of Statutes, (1984) Eastern, Lucknow

M.P.Jain. Constitutional Law of India, (1994) Wadhwa& Co.

M.P.Singh, (Ed.) V.N.Sukla's Constitution of India, (1994) Eastern, Lucknow.

Jeremy Bentham, Theory of Legislation, Wadhwa, Nagpur.

COURSE-IV: OPTIONAL-IV: COMPETITION LAW

Objectives:

The competition plays a key role in ensuring productive, efficient, innovative, and responsive markets. The consumers are ensured availability of 'goods' and 'services' in abundance of acceptable quality at affordable price. But if the anti-competitive practices take precedence in the market, the consumers and the economy of the nation both will be adversely affected. Hence, to prevent such situation and to ensure fair competition in the market the Competition Act, 2002 was enacted. This Course is designed to give the students an insight into the Competition Act, 2002. It enables the students to understand the role of competitive market in the economic development of the country, anti-competitive practices and its impact on sociolegal scenario of the country.

Course contents:

UNIT-I

Competition policy and economics, the function of Competition Law, Overview of the Practices Controlled by Competition Law, Constitutional provisions regulating trade.

UNIT-II

Sherman Antitrust Act, 1890; Relevant provisions of Clayton Act, 1914; Relevant provisions of the Federal Trade Commission Act, 1914; Salient features of U.K. Competition Act, 1998; (U.K.) Enterprise Act, 2002.

UNIT-III

Overview of the Monopolies and Restrictive Trade Practices Act, 1969; the relevant provisions of Consumer Protection Act, 1986;the Competition Act, 2002; definitions; prohibition of anti-competitive agreements, abuse of dominant position and regulation of combinations.

UNIT-IV

Competition Commission of India; composition of Commission: duties, powers and functions of Commission.

UNIT-V

Duties of Director general; Penalties; Competition advocacy; Case Law

Prescribed books:

 Richard Whish & David Bailey, Competition Law, 7th ed., (New York: Oxford University Press, 2012).

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- 2. Mittal D. P., Competition Law and Practice, 3rd ed., (New Delhi: Taxmann Publications (P.) Ltd, 2010).
- 3. Roy Abir & Jayant Kumar, Competition Law in India, (Kolkata: Eastern Book House, 2008).

Reference books:

- 1. Dugar S. M., Commentary on the MRTP Law, Competition Law & Consumer Protection Law, Vol. I & II. 4th ed., (Nagpur: Lexis Nexis Butterworths Wadhwa, 2006).
- 2. Dhall Vinod (ed.), Competition Law today Concepts, Issues & the Law in Practice, (New Delhi: Oxford University Press, 2007).

COURSE-III: OPTIONAL – V: INTELLECTUAL PROPERTY RIGHTS-II

Objectives:

Intellectual Property Law has assumed a great importance in recent times as a result of the recognition that "knowledge is property". The creations of the human brain as IP are required to be understood and protected. The syllabi encompassing all relevant IP legislations in India with a view to understand and adjust with changing needs of the society because creative works useful to society and law relating to innovation/creativity i.e. intellectual property is one of the fastest growing subjects all over the globe because of its significance and importance in the present era. Disseminate information on national and international IPR issues. The course is designed with a view to create IPR consciousness; and familiarize the learners about the documentation and administrative procedures relating to IPR in India.

Course contents:

UNIT I

Indian Copyright Law:Introduction and overview of copyright: History of the concept of copyright and related rights; Nature of copyright: Salient features of Copyright Act; Subject matter of copyright; Literary work; Dramatic work; Musical works; Artistic works; Cinematographic films; Sound recordings; Term of copyright; Computer software and copyright protection; Author and ownership of copyright; Rights conferred by copyright; Assignment, transmission and relinquishment of copyright; Licences; Infringement of copyright; Remedies against infringement of copyright.

UNIT II

Biological Diversity Law: Introduction and overview of Biological Diversity; Meaning and scope of Biological Diversity; Biological resources and traditional knowledge; Salient features of Biological Diversity Act 2002; Regulation of access to Biological Diversity; National Biodiversity Authority; Functions and powers of Biodiversity Authority; State Biodiversity Board; Biodiversity Management Committee and its functions.

UNIT III

Protection of Plant Varieties and Farmers Rights Law: Legal concepts relating to the protection of plant varieties rights; Legal concepts relating to the protection of plant breeders rights; IPR in new plant varieties; Policy and objectives of protection of plant varieties and farmers rights Act; Plant varieties and Farmers rights protection authority; National register of plant varieties; Procedure for registration; Rights and privileges; Benefit sharing; Compensation to communities; Compulsory licence; Infringement; Relief against infringement; National Gene Fund.

UNIT IV

Designs Law: Introduction and overview of Designs Law; Salient features of Designs Law; Procedure for registration; Rights conferred by registration; Copyright in registered designs; Infringement; Powers and duties of Controller; Distinction between design, trade mark, copyright & patent.

UNIT V

International Treaties / Conventions on IPR: TRIPS Agreement: Background; Salient Features of TRIPS; TRIPS and Indian IPR; Berne Convention: Background; Salient features of Berne Convention; Convention on Biological Diversity: Objectives of CBD; Salient features of CBD; International IPR agreements affecting protection of plant varieties: The WTO Doha round of trade negotiations; International Treaty on Plant Genetic Resources ("ITPGR").

Prescribed Books:

- Narayan, S., Intellectual Property Law in India, (Hyderabad: Gogia Law Agency, 2005) 1.
- Cornish, William, Intellectual Property: Patents, Copyright, Trademark and Allied Rights, 2nd Edition, (London: Sweet & Maxwell, 1998)

Reference Books:

- Ganguli, Prabuddha, Intellectual Property Rights: Unleashed the knowledge Economy, (Tata Mc GrawHillPublishing Co., 2001)
- Caddick, Nicholas et (al)., Copinger & Skone James, Copyright, 16th Edition, (U.K.: Sweet & Maxwell,21013) .
- 3. Unni. Trade Marks and the Emerging concepts of Cyber Property Rights, (Kolkata: Eastern Law House, 2002) 4.
- Verkey, Elizabeth, Law of Plant Varieties Protection, 1st Edition, (Eastern Book Co., 2007)
- Acharya, N.K, Text Book on Intellectual Property Rights, 7th Edition. (Asia Law House,
- Das, J.K., Intellectual Property Rights, 1st Edition, (Kamal Law House, 2008) 6.



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COURSE-III: OPTIONAL – V:

WHITE COLLAR CRIMES (PRIVILEGED CLASS DEVIANCE)

Objectives:

This course focuses on the criminality of the privileged classes – the wielders of all forms of state and social power. The course focuses on the relation between privilege, power and deviant behaviour. The traditional approaches which highlight white collar offences, socio-economic offences or crimes of powerful deal mainly deal with the deviance of the economically resourceful. The dimension of deviance associated with the bureaucracy, the new rich, religious leaders and organisations, professional classes are to be addressed. In teaching this course, current developments in deviants reflected in press and media, law reports and legislative proceedings are to be focussed.

Course contents:

UNIT - I

Introduction - Concept of white collar crime - Indian approaches to socio-economic offencesforms of privileged class deviance - official deviance (Legislators, judges and bureaucrats), professional deviance, trade union deviants, land law deviance, upper class deviance, police deviance, gender based deviance, deviance by religious leaders and organisations.

UNIT-II

Official deviance; Prevention of Corruption Act, 1988.

UNIT - III

Police and politicians' deviance; N.N.Vorha Committee Report; Lokpal and Lokayukta institutions.

UNIT - IV

Professional deviance; Medical profession - The Lentin Commission Report; Legal profession - Opinions of Disciplinary Committee of Bar Council of India.

UNIT - V

Gender based deviance – sexual harassment; Offences against scheduled castes and scheduled tribes

Prescribed Books:

Edwin H. Sutherland- Criminology.

Ahmad Siddique. Criminology.

Reference Books:

Upendra Baxi- The Crisis of Indian Legal system.

Upendra Baxi- Law and Poverty.

Upendra Baxi- Liberty and Corruption.

A.R.Desai- Violation of Democratic Rights in India.

Appendix-I

COURSE-IV: OPTIONAL – VI: LAND LAW

Land plays an important role in the lives of individuals because of which it is elevated to the level of a constitutional status. Of late there is a shift in the approach of the State towards land which is reflected in the laws and their interpretation. Apart from introducing the students to the basic legal regime applicable to land, it is important to introduce them to diverse aspects of land dealings like land revenue, prohibition of transfer, acquisition, conversion, compensation, rehabilitation, resettlement etc. This course is designed towards this end.

UNIT -I

The Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013- Determination of social impact and public purpose; provision to safeguard food security; notification and acquisition; rehabilitation and resettlement award and procedure.

UNIT-II

The Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013–Utilisation, conversion; National Monitoring Committee; Acquisition, Rehabilitation and Resettlement Authority; apportionment of compensation and payment of compensation.

UNIT -III

The Karnataka Land Revenue Act 1964- Revenue officers and their procedure, Revenue Appellate Tribunal, Appeal and Revision, Land and land revenue, Record of rights, realisation of land revenue.

UNIT-IV

The Karnataka Scheduled Castes and Scheduled Tribes (Prohibition of Transfer of Certain Lands) Act, 1978 and Rules 1979

The Karnataka Land Reforms Act, 1961 – general provisions regarding tenancies, conferment of ownership on tenants, ceiling on land holdings, restrictions on holding or transfer of agricultural lands, co-operative farms, fragmentation and consolidation of holdings.

UNIT-V

The Real Estate (Regulation and Development) Act, 2016- registration of real estate project and registration of real estate agents, functions and duties of promoter, rights and duties of allottees, the real estate regulatory authority, the real estate appellate tribunal, offences, penalties and adjudication.

The Karnataka Real Estate (Regulation and Development) Rules, 2017

Books Prescribed.

S.G.Biradar, *Land Acquisition- A Paradigm Shift*, KAS Officers' Research and Training Institute, Bangalore.

Relevant Statutes and Rules.

COURSE-IV: OPTIONAL – VI:

LAW RELATING TO INTERNATIONAL TRADE ECONOMICS.

Objectives:

International trade has assumed great importance in 21st century and its regulation under law has become a necessity to prevent exploitation of the weaker people. A new legal regime to regulate international trade is emerging. Students of law should have understanding of these developments. This course is worked out to provide the future lawyers basic inputs in the area of international trade law.

Course contents:

UNIT I

Historical perspectives of International Trade, Institutions – UNCTAD, UNCITRAL, GATT (1947-1994); World Trade Organization-Objectives, Structure, Power; Most Favored Nation Treatment and National Treatment; Tariffs and Safeguard measures.

UNIT II

Technical Barriers to Trade; Sanitary and Phyto- sanitary measures; Trade Related Investment Measures(TRIMs); Anti- Dumping, Subsidies and Countervailing Measures; Dispute Settlement Process.

UNIT III

International Sales of Goods Formation and Performance of International Contracts, Various Forms and Standardization of Terms; Acceptance and Rejection of Goods, Frustration of Contract, Invoices and packing, Product liability.

UNIT IV

Exports – Insurance of Goods in Transit; Marine Insurance and kinds; Law on Carriage of goods by sea, land and air, Container transport, Pre-Shipment Inspection; Licensing of Export and Imports.

UNIT V

Laws Governing Finance and Investments; Foreign Collaboration and Investment Policy; Foreign Direct Investment in Industries and Governing Policies; Foreign Institutional Investors (FIIs): Investment by Non-resident Indians (NRIs) and Overseas Corporate Bodies (OCBs); Foreign Collaboration Agreement- Foreign Technology Agreement; Foreign Companies and Foreign Nationals in India.

Prescribed Books:

Bhalla. Raj, International Trade Law: Theory and Practice, 2nd Edition, (Lexis Nexis, 2001)



Kaul A.K., Guide to the WTO and GATT: Economics, Law and Politics, (Kluwer Law International, 2006)

Note: The course teacher should down load the latest materials from the net and impart the information to the students.

