

Chanakya National Law University, Patna
B.A., LL.B. (H) & B.B.A., LL.B. (H) 2022-23; SEMESTER- II

Course Title: Family Law I

Course Overview: Family Law is the branch of law, which touches each and every individual of the society. It governs an integral part of the life of the individual. In India we have a strange spectacle of personal laws. They owe their diversity to their varied origin, distinct principles, and the bulk of substantive law itself. The personal laws play a vital role in governing the conflicting interest of the individuals. In India in personal matters there is no national or regional law. Personal law of a person is not determined by his domicile or his nationality but by his membership of the community to which he belongs. Study of Family Law is Unique. It is not like the rest of the civil laws. It lacks uniformity in application. It covers an enormous area of domestic relations such as marriage, matrimonial remedies, legitimacy of children, custody, guardianship, adoption, intestate and testamentary succession etc. so because of compulsion the sheer bulk of Family Law is divided into two as Family Law-I and Family Law – II. Family Law-II deals with laws relating to Hindu Joint family, devolution of ancestral or coparcenary property, succession to separate property of a Hindu and the Muslim law relating to gifts, wills and inheritance. The rules relating to marriage, matrimonial remedies, legitimacy of children, custody, guardianship, adoption is of immense importance as it involves the sensitive relationship between individuals in the society.

Module one deals with Sources and Schools of Hindu Law

Module two focuses on The Hindu Marriage Act, 1955

Module three deals with Maintenance under Hindu Law

Module four covers Adoption

Module five Minority and Guardianship under Hindu Law

Module six deals with Nikah

Module seven covers Divorce

Module Eight focuses on Maintenance of Women Under Muslim Law

Learning Outcomes

1. In India persons belonging to different religious communities live together and each community have their own personal law. Therefore, the courts enforce different personal laws for different individuals depending on the religion to which he belongs. The Hindus are governed by the Hindu Law. The Muslims are governed by Muslim Personal law. The other religious communities have their own Personal Law. Personal law of one religious community cannot be applied to persons belonging to another religious community.
2. The course is designed to analyse the presence of different personal laws for different community to and to discuss in detail the personal laws of Hindus and Muslims.
3. The course is designed to understand applicability of different personal law.
4. After completion of the syllabus students will be able to understand the rights and duties given by different personal laws.

List of Topics/ Modules

Topic/ Module	Contents/ Concepts	Sessions / Lectures
Module I: Schools and Sources of Hindu Law	<ul style="list-style-type: none">• Ancient source of Hindu Law• Modern source of Hindu law• Origin of schools• Principles of school	1-5
Module II: The Hindu Marriage Act, 1955	<ul style="list-style-type: none">• Applicability of legislation (section 2)• Conditions for the validity of marriage (sections 3 and 5)	6-14

	<ul style="list-style-type: none"> • Solemnisation of marriage (section 7) • Registration of Marriage (section 8) • Void and Voidable marriages (sections 11 and 12) • Restitution of Conjugal Rights (Section 9) • Judicial Separation [sections 10 and 13 (IA)] • Divorce [sections 13(1), (2), 13(1A), 13A, 13B] (a) Theories of Divorce (b) Grounds of Divorce with particular emphasis on Cruelty, Desertion, Breakdown of Marriage, Mutual Consent, Irretrievable Breakdown of Marriage (Seventy-first Report of Law Commission of India) • Jurisdiction and Procedure: Section 19 to 23 and relevant provisions of CPC) 	
Module III: Maintenance	<ul style="list-style-type: none"> • The Hindu Marriage Act, 1955, sections 24 and 25 	15-21

	<ul style="list-style-type: none"> • The Hindu Adoptions and Maintenance Act, 1956, section 18 • The Criminal Procedure Code, 1973, section 125-128 • Maintenance of dependence section 20-23 	
Module IV: Adoption	<ul style="list-style-type: none"> • The Hindu Adoptions and Maintenance Act, 1956, Section 1 to 17 • THE JUVENILE JUSTICE (CARE AND PROTECTION OF CHILDREN) ACT, 2015, CHAPTER VIII Adoption Section 56 to 73 	22-29
Module V: Minority and Guardianship	<ul style="list-style-type: none"> • The Hindu Minority and Guardianship Act, 1956 	29-35
Module VI: Nikah	<ul style="list-style-type: none"> • Solemnisation of Marriage – • Conditions for validity, • Classification and types • Impediments for valid marriage 	36-43
Module VII: Divorce	<ul style="list-style-type: none"> • Extra-judicial - Talaq, Khula, Mubarat • Judicial - The Dissolution of Muslim Marriages Act, 1939 	44-51

Module VIII: Maintenance of Women Under Muslim Law	<ul style="list-style-type: none"> Maintenance of Women Under Muslim Law 	52-56
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Recommended/Reference Text Books and Resources:

Prescribed Legislations: 1. The Hindu Marriage Act, 1955

2. The Hindu Adoptions and Maintenance Act, 1956
3. The Hindu Minority and Guardianship Act, 1956
4. The Dissolution of Muslim Marriages Act, 1939
5. The Muslim Women (Protection of Rights on Divorce) Act, 1986
6. Prohibition of Child Marriages Act, 2006
7. The Juvenile Justice (Care and Protection Of Children) Act, 2015,
8. Family Courts Act, 1984

Prescribed Books: 1. Ranganath Misra (Rev.), Mayne's Treatise on Hindu Law & Usage

2. Satyajeet A. Desai, Mulla's Principles of Hindu Law, Vol. I & II
3. Paras Diwan, Law of Marriage and Divorce
4. M. Hidayatulla and Arshad Hidayatulla, Mulla's Principles of Mahomedan Law
5. Tahir Mahmood, Fyzee's Outlines of Muhammedan Law

Instructor Details

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Chanakya National Law University, Patna
B.B.A., LL.B. (H) 2022-23; SEMESTER- II

Course Title: Financial Management

Course Overview: In this paper, the students will-

- Study the nature and scope of financial management in detail.
- Study the detailed aspect of capital budgeting with the process and techniques involved.
- Study the overview of capital structure- determinants and theories; risk and leverages.
- Study and analyze the various sources of raising long-term finance and various methods of calculation of the cost of capital.
- Study the concept of project finance in detail with some application-based case laws.
- Study the detailed aspect of term loans from financial institutions and banks.
- Study the application-based concept of dividend policy.
- Study and analyze the concept and various aspects involved in working capital management.

<p>Learning Outcomes</p> <p>The corporate legal advisor by virtue of their expertise in corporate laws and procedures are in an eminently suitable position to</p> <ul style="list-style-type: none">a) Present to the Board of Directors, the financial, legal, and personnel aspects of modernization, expansion, and diversification of the existing projects of new projects;b) Obtain the decision from the Board; andc) Interact effectively with the financial institutions in the process of procuring the finance. <p>The legal aspects of finance are becoming increasingly important, and a Corporate Legal Advisor is expected to successfully and effectively handle, amongst other things, important aspects such as management of public issues, syndication of loans, obtaining project approvals, raising of finance through public deposits and debentures or bonds, etc.</p> <p>All these essentials require expert knowledge of the diverse and complex procedures involved. It is suggested to include this paper to equip the students with the requisite fundamentals of Financial Management. It has been a blend of theoretical concepts and practical orientation.</p>

List of Topics/ Modules

Topic/ Module	Contents/ Concepts	Sessions / Lectures
Module I: Nature and Scope of Financial Management:	<ul style="list-style-type: none"> • Nature and Scope of Financial Management. • Risk-Return and Value of the Firm. • Objectives of the Financial Management. • Profit Maximisation vs. Wealth Maximisation. • Emerging roles of Finance Managers 	1-8
Module II: Capital Budgeting:	<ul style="list-style-type: none"> • Meaning, Concept, Compounding, and Discounting techniques • Concepts of Annuity and Perpetuity. • Capital Budgeting Process. • Techniques of Capital Budgeting- Discounted and Non- Discounted Cash Flow Methods. • Capital Rationing. • Risk Evaluation and Sensitivity Analysis. • Case Study 	9-16
Module III: Capital Structure:	<ul style="list-style-type: none"> • Introduction- Meaning and Significance. • Optimal Capital Structure. • Determinants of Capital Structure. • Theories of Capital Structure. • EBIT – EPS Analysis; EBITDA Analysis. • Risk and Leverage; Effects of Leverage on Shareholders' Returns. • Case Study 	17-26
Module IV: Sources of raising long-term finance and Cost of Capital:	<ul style="list-style-type: none"> • Sources, Meaning, Factors Affecting Cost of Capital. • Methods for Calculating the cost of capital. • Weighted Average Cost of Capital (WACC); Marginal Cost of Capital. 	27-33
Module V: Project Finance:	<ul style="list-style-type: none"> • Project Planning - Preparation of Project Report, • Project Appraisal under Normal Inflationary and Deflationary Conditions. • Project Appraisal by Financial Institutions - Lending Policies and Appraisal Norms by Financial Institutions and Banks. • Project Review and Control. • Social Cost and Benefit Analysis of the Project. 	34-40

	<ul style="list-style-type: none"> • Case Study 	
Module VI: Term loans from financial institutions and Banks:	<ul style="list-style-type: none"> • Lease and Hire Purchase Finance. • Venture Capital Funds. • Private Equity. • International Finance and Syndication of Loans, • Deferred Payment Arrangements-Corporate Taxation and its Impact on Corporate Financing. • Financing Cost Escalation. 	41-45
Module VII: Dividend Policy:	<ul style="list-style-type: none"> • Introduction- Types. • Determinants and Constraints of Dividend Policy. • Forms of Dividend; Different Dividend Theories. • Case Study 	46-51
Module VIII: Working Capital Management:	<ul style="list-style-type: none"> • Meaning, Types, • Determinants and Assessment of Working Capital Requirements, Negative Working Capital. • Operating Cycle Concept and Applications of Quantitative Techniques. • Management of Working Capital - Cash Receivables, Inventories. • Financing of Working Capital. • Banking Norms and Macro Aspects. • Factoring and Forfaiting. • Case Study 	52-60

Recommended/Reference Text Books and Resources:

Text Books

- 1. M Y Khan & P K Jain: Basic Financial Management; McGraw Hill Education (India) Pvt Ltd.**
- 2. R. P. Rustagi: Financial Management – Theory, Concepts, and Problems; Taxmann Publications (P) Ltd.**
- 3. Prasanna Chandra: Investment Analysis and Portfolio Management; McGraw Hill Education (India) Pvt Ltd.**
- 4. I M Pandey: Financial Management; Vikas Publication House Ltd.**

5. J Van Horne &: Fundamentals of Financial Management; Pearson Education Ltd. John M. Wachowicz

References

- **Aswath Damodaran: Applied Corporate Finance; WILEY Publication**
- **Ravi M. Kishore: Financial Management; TAXMANN'S Publication**
- **Eugene F Brigham &: Financial Management – Theory and Practice; Cengage Learning (India) Michael C Ehrhardt Pvt Ltd.**

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Chanakya National Law University, Patna
B.B.A., LL.B. (H) 2022-23; SEMESTER- II

Course Title: International Business

Course Overview

International business concerns all the commercial transactions that take place between two or more countries. The best modes of operation in an international context may not be the same as those of the purely domestic business environment. International business involves activities such as exporting and importing, dealing with foreign governments, cultures and regulations, as well as domestic regulations affecting those firms who seek to do business outside their home country.

Learning Outcomes

The course aims to introduce students to the field of international business. Students should become familiar with three basic areas: underlying theories of international business, environmental factors affecting international activities, and the management of business functional operations in an international context.

On completion of the course, students will be able to:

1. Understand fundamental concepts of International Business.
2. Analyse the different option and Strategy to enter in International Business
3. Critically analyse the benefits for a country to engage in international trade.
4. understand the role of Regional Economic Group in countries economic development.
5. identify the factors that lead to changes in the supply of and demand for foreign exchange and consequently, the exchange rate

List of Topics/ Modules

Topic/ Module	Contents/ Concepts	Sessions / Lectures
Module I:	<ul style="list-style-type: none">• Evolution of International Business,• Drivers of Globalization,• Differences between Domestic and International	1-5

	Business,	
Module II:	<ul style="list-style-type: none"> • International Business Approaches, • Advantages of International Business, • PESTLE analysis in International Business 	6-14
Module III:	<ul style="list-style-type: none"> • Mercantilism, Theory of absolute cost advantage, Comparative cost advantage theory, 	15-21
Module IV:	<ul style="list-style-type: none"> • Relative factor endowment theory, • Country similarity theory • Product life cycle theory 	22-29
Module V:	<ul style="list-style-type: none"> • Modes of Entry- • Exporting, • Licensing, • Franchising, • Contract manufacturing, • Management contracts 	29-35
Module VI:	<ul style="list-style-type: none"> • Turnkey projects, • Foreign direct investment, • Mergers and acquisitions, • Joint ventures, • Comparison of Different Modes of Entry 	36-43
Module VII:	<ul style="list-style-type: none"> • BRICS, • APAC, • G20 • Belt and Road Initiative(BRI) • International Monetary Fund (IMF) – Objectives and Functions. • World Bank – Objectives and Functions. • ASEAN. • South Asian Association for Regional Cooperation (SAARC) • (WTO) 	44-60
Module VIII:	<ul style="list-style-type: none"> • The Foreign Exchange Market, 	60-70

	<ul style="list-style-type: none"> • Determination of exchange rate, • Balance of Trade. • Balance of payment- 	
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Recommended/Reference Text Books and Resources:

Text Books

1. International Business 2021 Edition by Oded Shenkar, Yadong Luo, Tailan Chi , Taylor & Francis Ltd
2. International Business: Text and Cases by Francis Cherunilam, Publisher : PHI Learning; 5th edition .
3. **International Business: The New Realities** (*Required*) Cavusgil, S.T., Knight, G., & Riesenberger, J.R. Prentice Hall, 2nd Edition, 2012

References

- Charles W.L. Hill, International Business Competing in the Global Marketplace, 4th Edition, Tata McGraw Hill, Publishing Company Limited.
- Cherunillam Francis, International Business, Text and Cases, 3rd Edition, Prentice-Hall of India Private Limited.

Web Resources

- <http://www.uwf.edu/rsjoland/WEB%20POSTED%20FILES/6%20International%20Trade%20Theory%20A%202%2004.pdf>

Instructor Details

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Course Title: Law and Literature

Course Overview:

This course intends to explore and establish symbiotic relationship between Law and Literature by analyzing such Literary Texts which have got seminal legal implications. It also seeks to analyze literary merits of some pioneering judgments that have profusely used literary references and have got great literary merit. This course also strives to enrich jurisprudential insight of the learners by exposing them to such literary texts which have got socio legal background. The relationship between law and literature is important one from laws on sedition and censorship to the vitality of resistance literature in times of struggle.

Learning Outcomes:

The course aims to establish better interdisciplinary connection between law and literature so that learners with help of literary readings may give aesthetic expression to their arguments as well as Legal Writings and can question outdated feudal laws/practices, religious bigotry and despotism. It would also enable students to have a better understanding and interpretation of Law that can be positively incorporated into judicial system to facilitate more humane legal decisions.

List of Topics/ Modules

Topic/ Module	Contents/ Concepts	Sessions / Lectures
Module I:	Law & Literature Movement and its pioneers <ul style="list-style-type: none">• Law as Literature• Law in Literature• Law on Literature• Interdisciplinarity between	1-3

	law & Literature	
Module II:	Merchant of Venice -by William Shakespeare(Drama) <ul style="list-style-type: none"> • Conflict between Law & Equity • .Anti-Semitism • Humanistic approach of Law. • Role of Mercy. 	4-6
Module III:	Julius Caesar by- William Shakespeare(Drama) <ul style="list-style-type: none"> • Funeral Speech of Mark Antony • Oratory skill and art of Advocacy 	6-9
Module IV:	Measure for Measure- by -William Shakespeare(Drama) <ul style="list-style-type: none"> • Abuse of Judicial authority 	9-12
Module V:	Justice-by John Galsworthy(Drama) <ul style="list-style-type: none"> • Rigidities in law • Prison Reforms 	12-17
Module VI:	In the Court- by Anton Chekhov-Short Story <ul style="list-style-type: none"> • Mechanical Justice • Negativity & frigidity of court proceedings 	17-20
Module VII:	The Stranger/The Outsider- by	20-25

	Albert Camus(Novella) <ul style="list-style-type: none"> • Issues of Farcical criminal Trial • Issues of being a non-conformist • Elements of oddities in Protagonist • Flaws of French Penal Laws 	
Module VIII:	Metamorphosis- by Franz Kafka(Novel) <ul style="list-style-type: none"> • Absurdity in Life • The Limits of Sympathy • Alienation 	25-30
Module 1X:	Crime & Punishment- by Fyodor Dostoevesky(Novel) <ul style="list-style-type: none"> • Theory of superhuman, • kenosis and expiation(suffering only way to salvation) • Moral and psychological encumbrance of sense of guilt 	30-35
Module X:	To Kill a Mocking Bird- by Harper Lee (Novel) <ul style="list-style-type: none"> • Issues of racial Discrimination • Lofty Ideals of Advocacy • Jim Crow Laws in U.S • Landmark decisions leading to abolition of racial discrimination in U.S 	35-40

Module X1:	A Passage to India- by E.M Forster(Novel) <ul style="list-style-type: none"> • Racial Tensions • Issues of Imperialism • Liberal Humanism 	40-45
Module X11:	Mother of 1084- by Mahasweta Devi (Novel) <ul style="list-style-type: none"> • Social Activism • Issues of Naxalism • Emancipation of women from marital subjugation 	45-50
Module X111:	Problem of obscenity in Literature <ul style="list-style-type: none"> • Emergence of Laws against obscenity in England and United States • Hicklin Test • Community standard Test • Landmark English & Indian case Laws based on issues of obscenity in Literature 	50-60

Recommended/Reference Books:

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References:

1. Law & Literature- by Richard Posnor, Universal Law Publishing co. Pvt. Ltd.
2. Law & Literature- by Dr. Prasannanshu, Lexis Nexis
3. The Law & Literature- by S. Bharvani, Himalya Publishing House Pvt. Ltd.

Instructor Details

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Chanakya National Law University, Patna
B.A., LL.B. (H) / B.B.A., LL.B. (H) 2022-23; SEMESTER- II

Course Title: Law of Contracts – I (General Principles of Contracts and Specific Relief Act)

Course Overview

The Law of Contract is one of the most fundamental branches of the multi-disciplinary subject of Law. One enters into contract every now and then and this aspect of law affects our daily lives. The contract making activities have increased substantially in today's times as a result of increase of trade and commerce. In this contemporary business world, contract law has to regulate complex business transactions involving huge money and stakes in both governmental and corporate sector. Moreover, in the recent years the exponential increase in online sale purchase of goods and services, advances in the science, technology and communication have given rise to plethora of complex issues concerning consent, privacy and unforeseen challenges of the parties.

The study of this paper is indispensable to law-makers, judges, lawyers, students of law, businessmen and the people in general.

Contract law is said to be a part of 'private law' because it does not involve or bind the state or persons that are not a party to it. Many legal scholars have described contract law as a miniature legal system which people establish amongst themselves; the contract becoming binding upon them as private law or self-imposed law. Thus, contracts are voluntary and require an 'exercise of will of the parties'.

The basic legal material for the study of Contract law is Indian Contract Act, 1872 which provides a legal framework for carrying out business, trade and commercial transactions in India. However, this Act cannot be said to be complete code or exhaustive law on this subject and other legislation include Sale of Goods Act, 1930, Indian Partnership Act, 1932, Specific Relief Act, 1963, Hire Purchase Act, 1972 and Limited Liability Partnership Act, 2008.

Learning Outcomes

The first part of the Indian Contract Act, 1872 contains the general principles that govern almost every possible contractual relationship. How and when do individuals while carrying on their trade or occupation related activities enter in binding relationships would be explained with the help of real-life examples, illustrations and precedents. In this paper, the emphasis would be on the general principles of Law of Contract (Ss 1- 75) The basic concepts like offer, acceptance, promise, agreement, consideration, competency, breach, damages and remoteness etc. would be taken up in this course. The unprecedented situations that arose due to the Covid-19 pandemic

especially the clause of force majeure as interpreted by various courts would be discussed briefly. However, in today's era, the complexities related to e-commerce have posed newer challenges to the established principles of contract law in India and further readings would be provided at the end of the course to provide insights into such recent developments

On completion of the course, students will be able to:

1. Understand the fundamental principles, key areas and related theories/doctrines of this subject.
2. Analyse the principles governing construction and interpretation of the terms and conditions in the agreements.
3. Have an understanding of the changing scenario, latest trends and recent developments.
4. Stimulate discussion and converge thoughts on applicability of the principles ranging from simplest to complex contractual transactions.
5. Critically analyse the approaches of the Indian judiciary with the help of important precedents.

List of Topics/ Modules

Topic/ Module	Contents/ Concepts	Sessions / Lectures
Module I:	Formation of Contract <ul style="list-style-type: none"> • Agreement – Social, Moral and Legal • Intention to Contract • Essentials of a valid Contract • Proposal & its Kinds • Difference between Offer and Invitation to an Offer • Tenders and Auctions • Acceptance: Absolute and Unconditional • Communication, Acceptance & Revocation of Proposal and Acceptance - Comparison of Indian Law and English Law • Void Agreement, Illegal Agreement and Voidable Contract • Standard Form Contracts • E-contracts 	1-12

Module II:	Consideration <ul style="list-style-type: none"> • Definition • Past, Present & Future Consideration • Doctrine of Privity of Contract & Its Exception • Difference between Privity of Contract and Privity of Consideration • Doctrine of Promissory Estoppel • Exceptions to Consideration • Legality of Object & Consideration 	13-18
Module III:	Capacity to Contract <ul style="list-style-type: none"> • Position of a Minor & an Unsound Person • Restitution in cases of a Minor – Comparison of English and Indian Law • Minor's liability for Necessaries • Beneficial Contracts 	19-23
Module IV:	Free Consent <ul style="list-style-type: none"> • <i>Consensus ad idem</i>: Meaning of Consent • Factors vitiating Consent: Coercion, Undue Influence, Fraud, Misrepresentation & Mistake Contingent Contracts	24-33
Module V:	Void Agreements <ul style="list-style-type: none"> • Agreement in Restraint of Marriage, Trade, Legal Proceedings, Ambiguous & Uncertain Agreements, Agreements by way of Wager 	34-40
Module VI:	Discharge of Contract <ul style="list-style-type: none"> • By Performance • By Breach: Actual Breach and Anticipatory Breach of Contract • By Impossibility: Initial 	41-50

	Impossibility and Subsequent Impossibility of Performance, Doctrine of Frustration of Contract, Theories of Frustration, Situations of Commercial Hardships <ul style="list-style-type: none"> • By Agreement: Novation, Alteration, Remission, Rescission and Waiver 	
Module VII:	Remedies for Breach of Contract <ul style="list-style-type: none"> • Remoteness of Damages & Measure of Damages • Damages: Liquidated, Unliquidated and Penalty • Specific Performance of Contract • Quantum Meruit • <i>Force Majeure</i> 	51-55
Module VIII:	<ul style="list-style-type: none"> • Overview of Specific Relief Act, 1963 	56-60

Recommended/Reference Text Books and Resources:

Text Books

- Pollock and Mulla, **The Indian Contract Act, 1872**, (LexisNexis, 16th edn.)
- J. Beatson, A. Burrows and J. Cartwright, **Anson's Law of Contract**, (Oxford, 31st edn.)
- Avtar Singh, **Contract and Specific Relief**, (Eastern Book Publication, 12th edn.)

Instructor Details

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CHANAKYA NATIONAL LAW UNIVERSITY, PATNA
B.A.LL.B., B.B.A.LL.B. (H) 2022-23; YEAR - Ist (SEMESTER- II)

Course Title: Legal History

Course Overview

The curriculum is designed to focus on the -

Module 1. EARLY DEVELOPMENTS 1600-1784 CHARTERS, SETTLEMENTS, COURTS AND STATUTES

Module 2. CONFLICT: CASE SPECIFIC

Module 3. ADALAT SYSTEM: JUDICIAL PLANS

Module 4. EVOLUTION OF LAW AND LEGAL INSTITUTIONS - PERSONAL AND CIVIL

Module 5. CODIFICATION OF LAWS

Module 6. ESTABLISHMENT OF COURTS ACT: AN APPRAISAL

Module 7. CONSTITUTIONAL DEVELOPMENTS AND FRAMING OF INDIAN CONSTITUTION

Module 8. LEGAL PROFESSION AND EDUCATION

List of Topics/ Modules

Learning Outcomes

The course aims: To have a glimpse of legal procedures, laws and institutions in context to the historical developments of colonial India.

On completion of the course, students will be able to: Get intimate knowledge about the changing structure of the governance and the legal system, Charters and Acts passed, and the Legislative changes underwent from time to time.

1. **Understand** - The development of the Legal system and Judiciary from 1600 till independence in 1947.
2. **Analyse** - commercial attitude of foreign traders - English East India Company emerged victorious, developed its area of influence and established its empire in India.
3. **Critically analyse** - Territorial extension of trade and monopoly of the company based on the policy of Acts and Enactments.

Topic/Module	Contents/ Concepts	Sessions/Lectures
Module I:	<ul style="list-style-type: none"> Charters of East India Company: 1601, 1661 Settlements: Surat, Madras, Bombay and Calcutta Courts: Mayor's Court of 1726 and Supreme Court of 1774 Statutes: Regulating Act 1773, Act of Settlement 1781, and Pitt's India Act 1784 	01-10
Module II:	<ul style="list-style-type: none"> Raja Nand Kumar Case Kamaluddin Case Patna case Cossijurah case 	11-18
Module III:	<ul style="list-style-type: none"> Warren Hasting's Judicial Plans of 1772, 1774 and 1780 Lord Cornwallis Judicial Plans of 1787, 1790 and 1793 Lord William Bentinck's Judicial Reforms 	19-26
Module IV:	<ul style="list-style-type: none"> Development of Personal Laws Development of Civil Law in Presidency towns Mufassil: Special emphasis on Justice, Equity and Good conscience 	27-34
Module V:	<ul style="list-style-type: none"> Charter of 1833 First Law Commission Charter of 1853 Second law Commission 	35-42

Module VI:	<ul style="list-style-type: none"> Indian High Courts Act 1861 Privy Council Federal Court 	43-47
Module VII:	<ul style="list-style-type: none"> Indian Councils Act 1861 Government of India Act 1909 Government of India Act 1919 Government of India Act 1935 	48-55
Module VIII:	<ul style="list-style-type: none"> Mayor's Court, Supreme Court, Companies Adalat, High Court Legal Practitioner's Act of 1879 Chamier and Indian Bar Committee of 1951 Advocate Act of 1961- Provisions and Disciplinary Powers 	56-62

Evaluation Criteria

Components	Description	Weightage in %
Attendance	05 MARKS	5%
Project Report	16 MARKS	16%
Presentation	04 MARKS	4%
Mid-Semester Examination	15 MARKS	15%
End-Semester Examination	60 MARKS	60%

Recommended/Reference Text Books and Resources:

Text Books

1. Kaith A.B. A constitutional History of India 1600-1935, Low Price Publication, Delhi, 2011
2. Kailash rai, History of Courts, Allahabad law agencies, Faridabad 2016
3. Nilakshi Jatar and Laxmi Paranjape, Legal History (Evolution of the Indian Legal System), eastern Book Company, Lucknow, 2012
4. Rama Jois M., Legal and Constitutional History of India, Universal Law Publishing Co., New Delhi, 2014
5. S. Dayal, Revised by K.N. Chandrasekharan Pillar, Legal Profession and Legal Education, Indian law Institute, New delhi, 2006

References

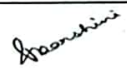
- M.P.Jain, Outlines of Indian Legal History, Wadhwa & Co, Nagpur, 2003 (6th Edn)
- M.P.Singh, Outlines of Indian legal and constitutional History, Universal law Publishing Co., New Delhi, 2006
- B.M.Gandhi, Landmarks in Indian Legal and Constitutional History, 10th Edition Eastern Book Company, Lucknow 2011

Web Resources

<https://en.wikipedia.org>
<https://libguides.bodleian.ox.ac.uk>
<https://www.history.ac.uk>

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Chanakya National Law University, Patna

B.A., LL.B. (H) 2022-23; SEMESTER- II

Course Title: Political Science -II
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Course Overview

- The objective is to create basic understanding in students regarding fundamentals of International Relationships and of International Organisations to make them prepare to receive instruction of Law papers related to International Law in upcoming semester.
- To foster analytical blend of mind of students regarding contemporary debates, issues and changes in International Relations.
- To make students understand and develop analytical skill of structural and functional dynamics of International Relations and significance in the present scenario.
- Understand the nature of the Indian Foreign Policy and analyse the relationship of India with neighbouring countries and regional blocks.

Learning Outcomes :

- Identify the changing perspective of security from traditional and non traditional security in context of India and to analyse the functioning of International organisations in the 21st Century.
- Obtain proficiency to manoeuvre in diverse context of the advance subject knowledge.
- Make students understand and analyse the operations of power politics at global levels.
- The programme prepares the students to undertake research project/surveys.
- Provides opportunities to undergo various competitive examinations of administrative services and law.

Topics

SI. No.	Topics	Proposed Lectures
1.	Meaning and Scope of International Relations.	02
2.	Approaches to the study of International Relations : Realism and Liberalism.	05
3.	League of Nations : (i) Origin, (ii) Structure, (iii) Achievements & Failures.	04
4.	United Nations Organization (UNO) : Organs and its Functions.	12
5.	Diplomacy : (i) Meaning and its types, (ii) Immunities and Privileges of Diplomatic Agents.	04
6.	Foreign Policy and its determinants.	03
7.	Extradition and Asylum.	04
8.	International issues : (i) Globalization (ii) Human Rights, (iii) Terrorism, (iv) Environment.	07
9.	Regional Arrangements / Organizations : (i) ASEAN, (ii) SAARC, (iii) BRICS, (iv) OPEC, (v) G7, (vi) G20	06
10.	Basic determinants of Indian Foreign Policy and Bilateral Relations with Neighboring Countries and also with USA, Russia, Brazil and China, Indo- Pacific.	10
TOTAL		57

Books :

1. Hans J. Morgenthau, Politics Among Nations : The Struggle for Power & Peace, Kalyani Publishers (Indian Reprint), ND 1997.
2. Norman D. Palmer & Howard C. Perkins, International Relations : The World Community in Transition, CBSE Publishers & Distributors, ND, 1985.
3. John Baylis, Steve Smit & Patricia Owens, The Globalization of WORls Politics, OUP, London, 4th ed. 2008.
4. Charls W. Kagley JR & Eugene R. Wittopt, Worls Politics : Trend & Transformation, 4th ed. St. Martins Press N.Y. 1993.
5. Morton A. Kaplan :The New Great Debate : Traditionalism vs. Science in International Relations", in Stephan Chan and Cerwyn Moore, eds., Theories of International Relations, Vo.. 1, Indusland : Sage, 2006, pp. 72-88.

Instructor details :

S. P. Singh

Prof. (Pol. Sc.) & Dean, Social Sciences

Chanakya National Law University, Patna
B.A., LL.B. (H) 2022-23; SEMESTER- II

Course Title: Sociology of Law (3 Credits)

Course Overview

This course equips students to see Law as part of society and not distinct or in relationship with specific social institutions. The first module gives an overview of the field of Sociology of Law in the West and India vis-à-vis sociological jurisprudence and socio-legal studies. The second module delves into the moorings of the sociological study of law from the 19th century to its full-fledged development in current times. The third module elaborates on the sociological dimensions of law; its relationship with other social institutions to integrate and control society. The fourth module specifically focuses on the role of law in Indian society as an instrument of social change and control.

Learning Outcomes

On completion of the course, students will be able to:

1. Understand the differences between the sociology of law vis-à-vis sociological jurisprudence and other socio-legal studies.
2. Understand sociological dimensions of law in an everyday life.
3. Critically appreciate the role of law in Indian society towards achieving social change and control.
4. Develop their ability to read complex texts and express thoughts and ideas effectively.

List of Topics/ Modules

Topic/ Module	Contents	Sessions / Lectures
Module I: <i>Introducing Sociology of Law</i>	<ul style="list-style-type: none">• Law in Society• Sociology of Law in West and India	1-5
Module II: <i>Development of Sociology of Law</i>	<ul style="list-style-type: none">• Law and Sociological Theory• Sociology of Law and Modern Thought	6-15
Module III: <i>Sociological Dimensions of Law</i>	<ul style="list-style-type: none">• Law and Social Institutions• Law and Social Control	16-30

	<ul style="list-style-type: none"> • Law and Globalization 	
Module IV: <i>Law in Indian Society: Key Issues</i>	<ul style="list-style-type: none"> • Law and Social Change • Law and Politics of Religious Identity • Law, Backward Castes, and Social Justice • Law and Indigenous Groups 	31-45

Suggested Reading Material

Module I

- Deflem, M. (2008). *Sociology of Law: Visions of a Scholarly Tradition*. Cambridge: Cambridge University Press. (Introduction, and Conclusion, pp. 1-14; 271-277)
- Deva, I. (Ed.). (2010). *Sociology of Law*. New Delhi: Oxford University Press. (Introduction, pp. 1-40)

Module II

- Deflem, M. (2008). *Sociology of Law: Visions of a Scholarly Tradition*. Cambridge: Cambridge University Press. (Part I and II, pp. 15-142)

Module III

- Deflem, M. (2008). *Sociology of Law: Visions of a Scholarly Tradition*. Cambridge: Cambridge University Press. (Chapters 7, 8, and 10, pp. 143-180; 198-224; 225-270)
- Ewick, P. & S.S. Silbey. (1998). *The Common Place of Law*. Chicago: University of Chicago Press. (Chapter 3, 'The Social Construction of Law')
- Das, V. (2004). The Signature of the State, in V. Das and D. Poole (eds.) *Anthropology in the Margins of the State*. New Delhi: Oxford University Press.
- Chowdhry, P. (2004). Private Lives, State Intervention: Cases of Runaway Marriage in Rural North India. *Modern Asian Studies*, 38(1), 55-84.
- Jain, A. & S. Das. (2019). Crisis of the Forest Community in Postcolonial Forest Policies and Laws. *Environmental Sociology*, 5(1), 23-32.

Module IV

- Baxi, U. (1986). *Towards a Sociology of Indian Law*. New Delhi: Satvahan Publications. (Chapters 2 and 3, pp. 11-65)
- Galanter, M. (1974). Why the Haves Come out Ahead: Speculations on the Limits of Legal Change. *Law & Society Review*, 9(1), 95-160.
- Deva, I. (Ed.). (2010). *Sociology of Law*. New Delhi: Oxford University Press. (Part III: Law and Religious Identity; Part IV: Law and the Disadvantaged Groups)
- Sundar, N. (2009). *Legal Grounds: Natural Resources, Identity, and the Law in Jharkhand*. New Delhi: Oxford University Press. (Chapters 1 and 8, pp. 1-29; 189-216)

Instructor Details

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Signature