

Effective from Session: 201	Effective from Session: 2019-20										
Course Code	LW601	Title of the Course	RESEARCH: METHOD AND LEGAL WRITING	L	T	P	C				
Year	1	Semester	1	2	1	0	3				
Pre-Requisite		Co-requisite									
Course Objectives	Objective of t existing Law and Skills for	this paper is discover ne and give suggestion for Systematic Enquiry by	or Inquiry Especially through Search for few facts in any bracew facts or to verify of existing facts, to proposed a new Legar a new Law. Along with the Course Aims to build scientideveloping understanding of Philosophical nents of Research Design and Methods and Tools for Data Course	galCon fic pro	cept or espectiv	to analge, Attiti	yze ude				

	Course Outcomes							
CO1	To Understand the research and compare its variouskinds.							
CO2	Compare and contrast the doctrinal and non doctrinal research and demonstrate the research methodology.							
CO3	Demonstrate the knowledge of research process.							
CO4	Describe and understand the various methods of datacollection.							
CO5	To understand and demonstrate the knowledge oflegal writing and method of report writing							

Unit No.	Title of the Unit	Content of Unit	Contact Hrs.	Mapped CO
1	Research	Research: Definition and Meaning, Objective and Significance.  Types of Research: Descriptive vs. Applied vs. Fundamental Quantitative vs.  Qualitative, Conceptual vs. Empirical and other types like Historical and ActionResearch.	8	CO-1
2	Legal Research Method	Research Method and Research Methodology – Definition, Meaning and Significance.  Doctrinal Research Method and Non Doctrinal Research  Qualities and Criteria for a Good Research	6	CO-2
3	Research Design	Defining the Research Problem and Objectives, Developing ResearchQuestions, Hypothesis Meaning Formulation, Types and Evolution, Major steps in Research Design.	8	CO-3
4	Methods and Tools	Sampling, Survey and Case Study Method, Observation, Interview and Schedule, Questionnaire, Date Processing – Deduction and Induction, Analysis and Interpretation of Data	7	CO-4
5	Legal Writing	Meaning, Significance and Objectives, Citation Methodology, Footnotes, Bibliography E-resources and Plagiarism and its Consequences, ResearchReport Writing Dissertation and Thesis	6	CO-5

# **Reference Books:**

H.N. Tiwari: Legal Research Methodology

C.R. Kothari: 'Methodology: Methods and Techniques'

S.R. Myneni; Legal Research Methodology

J. Anderism: B.H. Durstan and M. Pooli; Thesis and Assignment Writing

W. J. Goode and P.K. Hatt: Methods of Social Research

e-Learning Source:

https://indiankanoon.org/

https://www.livelaw.in/

			Cours	se Articulation Ma	atrix: (Mapping of	f CO	s with POs	and PSOs)			
PO- PSO CO	PO1	PO2	PO3	PO4	PO5		PSO1	PSO3	PSO3	PSO4	
CO1	2	3	1	3	3		3	2	1	3	
CO2	2	3	1	3	3		3	2	1	3	
CO3	2	3	1	3	3		3	2	1	3	
CO4	2	3	1	3	3		3	2	1	3	
CO5	2	3	2	3	3		3	2	1	3	



Effective from Session: 2019-20									
Course Code	LW602	Title of the Course	Comparative Public Law	L	T	P	C		
Year	I	Semester	I	2	1	0	3		
Pre-Requisite		Co-requisite							
Course Objectives	The paper intends to provide a comparative analysis about structure of government legislative process and the role of the judiciary to								

	Course Outcomes							
CO1	The Unit will appraise the students meaning and scope of public law and will highlight the importance of public law for good governance.							
CO2	The unit will create a depth understanding of various forms of government with special emphasis on the federal form of government.							
CO3	The unit will make the students about various dimensions of rule of law.							
CO4	To appraise the students about the concept separation of power and allied concepts and a comparative analysis in U.K. and Indian constitution.							
CO5	The unit will highlight the various dimensions of judicial review.							

Unit No.	Title of the Unit	Content of Unit	Contact Hrs.	Mapped CO
1	Comparative Public law & Its role in Governance	Nature of Public Law , Distinction between Public Law and Private Law ,Scope of Public Law – Constitutional Law, Administrative Law and Criminal Law, Importance of Public Law	6	CO1
2	Basic Principles of Organization and Forms of Government	8	CO2	
3	Rule of Law	Dicey's Concept of Rules of Law, Modern Concept of Rules of Law, Recent Development i). India ii). United Kingdom (U.K.), Social Economic Rights as Part of Rules	7	CO3
4	Theory of Separation of Power	Montesquieu's Theory of Separation of Power , Check and Balances , Comparative Study i). India ii).United Kingdom (U.K.)	8	CO4
5	Judicial Review	Evolution and Concept of Judicial Review , Meaning of Judicial Review , Grounds of Judicial Review , Limitations on Judicial Review	6	CO5

### **Reference Books:**

- Dr. Durga Das Basu, Comparative Federalism, Wadhawa, 2008
- Prof. (Dr.) Lakshminath, Prof. (Dr.) Vijay Ghormade, Prof. (Dr.) Mukund Sarda, Comparative Law and Selected Legal Systems, Hindu House, 2011
- Chirtopher Forsyth, Mark Ellioth, Swati Jhaveri, Elective Judicial Review: A cornerstone of Good Governance, Oxford University Press, 2010
- M. P. Singh Comparative Constitutional Law, Eastern Book Company, 1989

## e-Learning Source:

- <u>https://indiankanoon.org/</u>
- <a href="https://www.livelaw.in/">https://www.livelaw.in/</a>
- <a href="https://ipleaders.in/">https://ipleaders.in/</a>

	Course Articulation Matrix: (Mapping of COs with POs and PSOs)											
PO- PSO	PO1	PO2	PO3	PO4	PO5		PSO1	PSO2	PSO3	PSO4		
CO												
CO1	3	3	3	3	3		3		3	3		
CO2	3	3	3	3	3		3		3	3		
CO3	3	3	3	3	3		3		3	3		
CO4	3	3	3	3	3		3		3	3		
CO5	3	3	3	3	3		3		3	3		

Effective from Session: 2024-25									
Course Code	LW603	Title of the Course	se Law and Justice in a Globalized World		T	P	C		
Year	I	Semester	I	2	1	0	3		
Pre-Requisite		Co-requisite							
Course Objectives	• To 6	enable studies and to under	ilobalization and its Impact on Law and Justice.  stand and seek solutions of pressing problems in the domain of Glo  pt of Global Justice and the mechanism designed to achieve it.	bal Just	ice.				

	Course Outcomes							
CO1	The Unit will teach the students about the concept of globalization and emergence of transnational Law.							
CO2	The student will learn about the concept of globalization and Sovereignty.							
CO3	The unit will make students understand about the globalization and free market.							
CO4	The unit will understand the students the concept of justice in globalizing World.							
CO5	The unit will highlight the reformation of international Law and Global institutions.							

Unit No.	Title of the Unit	Content of Unit	Contact Hrs.	Mapped CO
1	Introduction	Globalization: Definition and Meaning, Objective and Significance, Emergence of Transnational Law in a Globalizing World, Social Political and Economic Dimensions of Globalization, Global Justice and Right to Development, Globalization and Sovereignty of States.	8	CO1
2	Historical and Central challenges to Global Justice	Global Poverty, Cyber Crimes, Crime against Humanity: Genocide, War Crimes, Human Trafficking, Environment and Health, Oppressive Polices: Threat of Terrorism, Global Politics, Impact of globalization on Human Rights with special reference to Gender Right: Feminism, Types, Sexual Violence, UNO and Women Rights, India and Women Rights, Women and law in India	6	CO2
3	Globalization and Free Market	Impact of Globalization on Welfare State, Environment, Displacement for Development, Problem of Unemployment, Impact of Globalization on Trade Law, Impact of globalization on free market and related notions, Globalization vis-à-vis Environment and development	8	CO3
4	Concept of Justice in a Globalizing World	Concept of Global Justice, Cosmopolitanism, Impact of Globalization on Judicial Process and Administration of Justice, Global Distributive Justice, Impact of Globalization on Human Rights, Comparative Legal Systems, Civil law vs. common law systems, Islamic law, customary law, and other legal traditions, Comparative analysis of legal systems and their global interactions	7	CO4
5	Reformation of International Law and Global Institutions	Role and Impact of Economic, Labour and Trade Institutions: MNC'S WTO, ILO, ICC, IMF, International Trade and Economic Law, World Trade Organization (WTO) and trade agreements, International economic law and global markets, Impact of globalization on labour laws and workers' rights, Structural Reforms of U.N. Security Council, Role of International Judicial Institutions: International Court of Justice, International Criminal Court.	6	CO5

### **Reference Books:**

International Law-Towards a New Global Order by R.P Dholakia Eastern Book Company

Globalization and Global Justice by Niclole Hassoun, 2012 Cambridge Press.

Justice in a Globalizing world: A narrative framework by Laura Valentini, 2011 Oxford University Press

David Kinky, Civilizing Globalization – Human Rights and are Global Economy – Cambridge University Press, 2009.

Springer: Encyclopedia of Global Justice, 2012.

# e-Learning Source:

- http://www.livelaw.in/
- http://ipleaders.in/
- https://guides.loc.gov/public-international-law/sources-of-law

				C	ourse Artic	ulation Matrix	: (Mapping of COs v	vith POs and PSOs)		
PO- PSO	PO1	PO2	PO3	PO4	PO5		PSO1	PSO2	PSO3	PSO4
CO										
CO1	3	2	2	3	3		3	1	1	3
CO2	2	3	1	3	2		3	3	2	1
CO3	1	2	1	3	1		2	2	3	2
CO4	3	2	2	2	3		1	2	3	2
CO5	2	3	3	1	2		1	2	1	1



Effective from Session: 2024	Effective from Session: 2024-25										
Course Code	LW606	Title of the Course INTERNATIONAL TRADE LAW		L	T	P	C				
Year	Year I		I	1	1	0	2				
Pre-Requisite		Co-requisite	equisite								
	1. In	1. In the era of Globalization, this is the course to enhance the knowledge of the students with regard to									
Course Objectives	cor	commercialization of the International Trade.									
	2. To discuss the origin of World Trade Organization and its Principles and Agreements.										

	Course Outcomes									
CO1	The Purpose of this unit is to make the students aware of the Basic theories of International Trade and the commonly used terms of									
	international trade.									
CO2	The Unit will explain the evolution of World Trade Organization and Its role in the development of international trade.									
CO3	This Unit will brief the students about various principles of WTO and the permitted restrictions on trade, its exceptions.									
CO4	This Unit will appraise the Students about Antidumping and Safeguards under GATT 1994.									
CO5	This Unit will develop a critical attitude among the students and will help them to analyze the role of WTO in Dispute Settlement.									

Unit No.	Title of the Unit	Content of Unit	Contact Hrs.	Mapped CO				
1	Introduction	Mercantilism; Theory of Absolute Advantage and Comparative Advantage; Government Intervention in the Markets; United Nations Convention on Contract for the International Sale of Goods 1980: International Trade Terms Cost, Insurance, Freight, Free on Board, Letter of Credit.	05	CO1				
2	WTO	Historical Background of World Trade Organization; Difference between General Agreement on Trade and Tariff 1947 and General Agreement on Trade and Tariff 1994;						
3	Agreement to WTO	Principle of Most Favored Nation; National Treatment Principle Quantitative and Non-quantitative Restrictions under General Agreement on Trade and Tariff; Tariff Bindings under General Agreement on Trade and Tariff 94; Exception to the Balance of Payment Purposes; Subsidies and Countervailing Duties under Act. VI & Act. XVI of General Agreement on Trade and Tariff, 1994.	05	CO3				
4	Anti-Dumping and Safeguards	Anti-dumping Agreement and WTO; Anti-Dumping Measures under Article VI of General Agreement on Trade and Tariff, 1994; Safeguard Measures under Art. XIX of General Agreement on Trade and Tariff, 1994., Agreement on Technical Barriers to Trade, Agreement on Sanitary and Phytosanitary.	05	CO4				
5	WTO Dispute Settlement	Dispute Settlement Mechanism of World Trade Organization: Procedure under WTO and Enforcement of WTO rulings; difference Between GATT and WTO Dispute Settlement procedures.	05	CO5				

### Reference Books & Statutes:

Matsushito, Mitsuo et.al, The World Trade Organization: Law Practice and Policy (Oxford University, Publication, 2006).

Marroidis, Petros C. The Generals Agreement on Tariffs and Trade (Oxford University, Publication, 2005).

Raj Bhala, International Trade Law: An Interdisciplinary Non-Western Text Book Vol. 1 & 2 (LexisNexis, 2015).

Autar Krishen Kaul, A Guide to the WTO and GATT: Economic, Law and Politics (Satyam Law International, 2020).

The Foreign Trade Policy of India, 2023.

The General Agreement on Trade and Tariff, 1994.

The International Commercial Terms (INCOTERMS), 2020.

The United Nations Convention on Contracts for the International Sale of Goods, 1980.

#### e-Learning Source:

 $\underline{https://tndalu.ac.in/econtent/28\_International\_Trade\_Law.pdf}.$ 

https://bgc.ac.in/pdf/study-material/International-Trade.pdf.

			Course Ar	ticulation Mat	rix: (Mapping of	CC	s with POs and	PSOs)		
PO- PSO CO	PO1	PO2	PO3	PO4	PO5		PSO1	PSO2	PSO3	PSO4
CO1	3	2	2	3	3		2	2	2	2
CO2	3	3	2	3	3		3	3	3	3
CO3	3	3	3	2	3		3	3	3	3
CO4	3	2	3	3	3		3	3	3	2
CO5	3	3	3	3	3		3	3	2	2



Effective from Session: 2019-20										
Course Code	LW607	Title of the Course	International Organisations	L	T	P	C			
Year	I	Semester	I	1	1	0	2			
Pre-Requisite		Co-requisite								
Course Objectives	coh ● It v	esion and integration, a	ne areas of co-operation in international relations which a and assess the role of international organization in fostering coortunity for understanding the major issues of law and poll organizations.	hange						

	Course Outcomes								
CO1	The students shall be able to understand the Importance and Evolution of International Organisations.								
CO2	The students shall be able to learn the United Nations as a constitutional and political system.								
CO3	The students shall be able to understand about the specialized Agencies & other IGOs.								
CO4	Student shall be able to analyze the Political Process of the International Organisations.								
CO5	The students shall be able to understand about the Non – Governmental Organisations.								

Unit No.	Title of the Unit	Content of Unit	Contac t Hrs.	Mapped CO
1	Introduction	Genesis, Nature of International Institutions and their Places in Contemporary World. Definition and Classification of International Organization; Role and Functions; Theories of International Organization; Importance and Evolution of International organisations, International legal personality.	05	CO1
2	Development in the 19 <sup>th</sup> Century:	The Hague Conferences, 1899 and 1907; Public International Unions; League of Nations: Constitutional Frame work; Structure and Functions; Role in Major Challenges to Collective Security.	05	CO2
3	United Nations - Constitutional and Structural Issues:	Understanding about the United Nations; Sources of the Charter; Nature of the Charter–Treaty or Constitution? Purpose and Principles; Principal Organs (Security Council, General Assembly, Trusteeship Council, ECOSOC, Secretarial, ICJ) and their Powers; Relationship between the General Assembly and Security Council.	05	CO3
4	International Organisations	UN development Programme (UNDP) Coercive Means of Settlement of Disputes; UN commission on International Trade Law (UNCI TRAL); International Monetary Fund (IMF); World Bank; International Labour Organization (ILO); United Nations Educational, Scientific and Cultural Organization (UNESCO); UN High Commission for Refugees (UNHCR); International Red Cross Committee (ICRC).	05	CO4
5	Regional Organisation & NGOs	The Political Process & Regional Organisation, Importance of regional organizations; European Union/European Council; APEC, ASEAN, SAARC, Blocks & Alliances and NAM, Big Powers (USA v. USSR); NAM— Reasons for its origin, its Relevance in contemporary political situation; Non—Governmental Organisations, Characteristics of NGOs, Role of NGOs in political and legal processes; Amnesty International, Green Peace, IUCN, ISO.	05	CO5

Philippe Sands and Pierre Klein, Bowett's Law of International Institutions (Sweet & Maxwell, 6th edn., 2009).

Ingrid Detter, Law Making by the International Organisation (Cambridge University Press, 1965)

M.S. Rajan, United Nations and Domestic Jurisdiction (Asia Publishing House, 2<sup>nd</sup> Revised edn., 1961)

Rahmathullah Khan, Implied Powers of the United Nations (Vikas Publications, 1970)

Hans Kelsen, Law of the United Nations (Stevens & Sons Ltd., 3rd Impression, 1954)

# e-Learning Source:

https://indiankanoon.org/,

https://www.livelaw.in/,

https://ipleaders.in/

		Course Articulation Matrix: (Mapping of COs with POs and PSOs)													
PO- PSO CO	PO1	PO2	PO3	PO4	PO5		PSO1	PSO2	PSO3	PSO4					
CO1	3	2	2	3	3		3			3					
CO2	3	3	1	3	3			3							
CO3	3	2	1	3	3		3		3						
CO4	3	2	2	3	3				3						
CO5	3	3	2	3	3			3							

Effective from Session: 2024-25										
Course Code	LW608	Title of the Course	International Relations & Law of Treaties	L	T	P	C			
Year I		Semester	I	1	1	0	2			
Pre-Requisite		Co-requisite								
Course Objectives			to give student an in-depth understanding of prince Relating to Law of Treaties.	nciple	s gove	erning	the			

	Course Outcomes
CO1	To generate an interest among Learner in the International Relations theories and apply and legal knowledge assumptions
	implicit in each of the different ways of looking at the world.
CO2	The students understand real world events and activities of the world politics.
CO3	The students will be aware of the usefulness of the IR and understand the arms and war and International Organizations.
CO4	Student will aware about the Treaties, conventions use in international level.
CO5	Student make understand the instrument of intellectual tool box that are best dealt by the people in discipline and practice
	of law.

Unit No.	Title of the Unit	Content of Unit	Contact Hrs.	Mapped CO
1	Introduction and State System and Theories	Definition, the Vienna Convention on Law of Treaties, Kinds of Treaties, who can be a party of Treaty, Formation of Treaty, (i)International Relations: Diversity and Disciplinary, Nature and Scope, the State System and Non-State-Actors (ii)World Views and Paradigms: Realism, Liberalism, Marxism, Constructivism, Feminism and Post-structuralism, (iii) International Political Economy: Classical and Contemporary Debates	6	CO1
2	General Principles of Treaties	Pacta Sunt Servanda, Free consent of Parties, Reservations, Pacta Tertis Nec Nocent Nec Prosunt, Jus Cognes, Part Performance of Treaty, Rebus Sic Stantibus Invalidity of Parties and Termination of Parties	5	CO2
3	Arms and Wars	War: Nature, Types, Causes, effects, law of War and Settlement of Disputes, Economic Warfare: Contraband, Doctrine of Continuous Voyage, Blockade and prize court. Weapons: Deterrence, Proliferation and Disarmament during different phases of Cold War and Post-cold War era	7	CO3
4	International Political Processes	(i)Foreign Policy: National Interest, National Power, Diplomacy and Privileges & Immunities of Diplomats and Agents of International Business.  (ii)National and International Security: The Traditional and Alternative Roads  (iii) Globalization and Transnationalism: Cultural, Economic, Legal and Ecological Issues	7	CO2
5	International Organizations	Typology of International Organizations: IGOs and NGO and United Nations: General Assembly, Security Council, ICJ & Specialized Agencies, Functional Scope of Regional Organizations: EU, AU, SAARC and ASEA Evolution and Phases: Foundations and Determinants and Foreign Policy Options: Conciliation and Coercion, India and South Asia: Retrospects and Prospects	6	CO3

### **Reference Books:**

- Frederick H. Hartman, *The Relations of Nation* (Macmillan USA, 6th edn., 1983).
- Quincy Wright, The Study of International Relations (Irvington Pub., 1980).
- Hans Morgenthau, Kenneth Thompson, et.al., Politics Among Nations (McGraw-Hill Education, 7th edn., 2005).
- L. Oppenheim, International Law. A Treatise. Volume I(of 2) Peace (

# e-Learning Source:

https://blog.ipleaders.in/blog/

			Cours	se Articulation	Matrix: (Mappir	ng (	of COs with POs	s and PSOs)		
PO- PSO CO	PO1	PO2	PO3	PO4	PO5		PSO1	PSO2	PSO3	PSO4
CO1	3	2	2	3	2		1		3	
CO2	3	2	1	3	1			2		
CO3	3	1	2	3	2		3			1
CO4	3	1	2	3	1			3	2	
CO5	3	2	2	2	1		1		2	

Name & Sign of Program Coordinator	



Effective from Session: 2024-25									
Course Code	LW615	W615 <b>Title of the Course</b> Law of Sea, Air and Space		L	T	P	C		
Year	I	Semester	I	1	1	0	2		
Pre-Requisite		Co-requisite							
Pre-Requisite									

	Course Outcomes
CO1	To understand the principles and frameworks of international law applicable to sea, air, and space.
CO2	To examine the protection and conservation of Natural Resources
CO3	To analyze key treaties and conventions governing these domains.
CO4	To explore contemporary issues and challenges in the regulation of these areas.
CO5	To develop critical thinking skills in applying international legal principles to real-world scenarios.

Unit No.	Title of the Unit	Content of Unit	Contact Hrs.	Mapped CO
1	History and Development of the Law of Sea	Historical Development of the Law of the Sea, Ancient and medieval concepts, Development of modern maritime law, Space Law, Historical Development of Space Law, Early exploration and use of outer space, Development of international space law frameworks	05	CO1
2	Marine Resources and Environment Protection	Sustainable use of marine resources, Protection of the marine environment, Role of international organizations (e.g., International Maritime Organization, IMO)	05	CO2
3	International Agreement and Conventions	Chicago Convention on International Civil Aviation, Key principles and provisions Rights and obligations of states, International Air Transport, Bilateral and multilateral agreements, Role of the International Civil Aviation Organization (ICAO)	05	CO3
4	Outer Space Treaty and Key Space Law Principles	Key principles and provisions of the Outer Space Treaty, Non-appropriation of outer space, Peaceful use of outer space, Registration and liability of space objects, Role of the United Nations Committee on the Peaceful Uses of Outer Space (COPUOS) Emerging issues: space tourism, space mining, space debris	05	CO4
5	Contemporary Challenges in Space Law and Case Studies	Militarization and weaponization of space, Governance of private space activities, International cooperation in space exploration, Case studies of disputes and resolutions in sea, air, and space law, Analysis of contemporary issues and developments	05	CO5

- Rothwell, Donald R., and Tim Stephens. "The International Law of the Sea." Hart Publishing, 2016.
- Diederiks-Verschoor, I. H. Ph., and Pablo Mendes de Leon. "An Introduction to Air Law." Kluwer Law International, 2012
- Lyall, Francis, and Paul B. Larsen. "Space Law: A Treatise." Routledge, 2017.
- Masson Tanja "Introduction to Space Law"

### e-Learning Source:

- $\bullet \quad https://www.cambridge.org/core/books/abs/international-law/seas-the-air-and-outer-space/BE079E84E771CCA92AB8733747B432CC$
- https://www.sciencedirect.com/topics/earth-and-planetary-sciences/law-of-the-sea#:~:text=The%20coastal%20state's%20sovereignty%20extends,miles%20from%20the%20country's%20co
- https://blog.ipleaders.in/sea-law/

		Course Articulation Matrix: (Mapping of COs with POs and PSOs)										
PO- PSO	PO1	PO2	PO3	PO4	PO5		PSO1	PSO2	PSO3	PSO4		
CO												
CO1	3	2	2	3	3		3	1	1	2		
CO2	2	1	1	2	2		2	2	2	1		
CO3	1	2	2	3	1		3	3	2	3		
CO4	3	3	1	2	3		1	3	3	2		
CO5	2	2	2	1	3		1	2	1	1		



Course	e Code	LW609	Title of the Course	International Humanitarian Law	L	Т	P	C
Year		1	Semester	1	1	1	0	2
Pre-Re	equisite							
Course	e Objectives	principle conflict  2. The principle principle conflict	es and rules of IHL, wand other situations on ary goal is to promote to apply them in re-	te a deep understanding of IHL principles, rules, and real-world scenarios.	ties at	ffected	by arr	ned
001		1		ourse Outcomes	,	1 1	C .1	
CO1	institutions implen			ehind International Humanitarian law along with the	e kno	wiedg	e of th	e
CO2				s engaged in the conduct of the hostilities.				
CO3				nes and the category of the protected persons and the	roper	ty.		
CO4			-	and procedure of the tribunals adjudicating the Internal		•	manita	rian
	Law.			ı J				
CO5	The student shall operations.	be aware of	the various contemp	porary issues pertaining IHL along with the various	peac	e kee	oing	
Unit No.	Title of the Unit			Content of Unit	Con H		Map <sub>j</sub> CC	•
1	Introduction	Internatio	nal Humanitarian L ent of Humanitari	n principles and Humanitarian law; Development of aw; Customary International Humanitarian Law; an law - Institutions for implementation of	0	5	СО	1
2	Rules of Conduct of Hostilities	Military Indiscrim	Necessity and Rule inate Attack. Geneva	al Warfare; The Principle of Distinction; Rule of e of Proportionality; Prohibition of Direct and a Convention 1949; State responsibility of violation cols to Geneva Convention	0	5	СО	2
	War Crimes and Category of	War crim practice;	0	5	СО	3		
3	Protected persons and Property	Property.		nternally Displaced Persons. Protection of Cultural				
4		Property. Internatio Internatio	nal Criminal Tribu	nals; Rome Statue; Jurisdiction; Crimes under Prosecution Chamber; War Crimes Tribunals:	0	5	СО	4

### **Reference Books & Statutes:**

Effective from Session: 2024-25

Marco Sassoli and Antonic A Bouvier, How does Law Protect in War? Documents and Teaching Materials on Contemporary Practice in IHL, ICRC, Geneva, 2nd Edition, 2006

Rajeev N. Pradhan, Human Rights and Humanitarian Law, Developments in India and International Law, 1st Edn, 2012, Navyug Books International Publication.

Dinstein, Yoram, The Conduct of Hostilities under the Law of International Armed Conflict, Cambridge University Press, 2004.

Chantal Meloni, Command Responsibility in International Criminal Law, 1st Edn, 2010, T. M. C. Asser Press

Md Jahid Hossain Bhuiyan, et.al, International Humanitarian - An Anthology, 1st Edn, 2009, Lexis Nexis Butterworths Publication.

## e-Learning Source:

https://ihl-databases.icrc.org/

https://research.un.org/az.php?s=1520

https://peace palace library.nl/research-guide/international-humanitarian-law.

			Course	Articulation N	Matrix: (Mappir	ng (	of COs with PO	s and PSOs)		
PO- PSO	PO1	PO2	PO3	PO4	PO5		PSO1	PSO2	PSO3	PSO4
CO										
CO1	3	3	3	3	3				3	
CO2	3	3	1	2	2			3		
CO3	3	2	2	2	2					3
CO4	3	3	3	3	2				3	
CO5	3	2	1	1	2					3

Name & Sign of Program Coordinator	Sign & Seal of HoD



Effective from Session: 2024-	-2025								
Course Code	LW610	W610 Title of the Course INTERNATIONAL DISPUTE SETTLEMENT							
Year	1	Semester II					2		
Pre-Requisite		Co-requisite Co-requisite							
		1. The aim of the course is to help the students develop a Learning Approach that Combines critical thoughts and applied Knowledge to the Study of International Dispute Settlement.							
Course Objectives			enable the students to understand the Principles, Procedu Distinguish International Disputes from other Disputes etc.	ires a	nd Insti	tutions	of		

	Course Outcomes
CO1	This unit will appraise the students about theintroduction of international dispute settlement.
CO2	The Unit will understand the concept of Mode of peaceful Settlement of Disputes
CO3	The Unit will appraise the students about the international financial dispute & settlement.
CO4	The Unit will understand the UN and The Regional Arrangements
CO5	To Know about the important aspects of InternationalCourt of Justice.

Unit No.	Title of the Unit	Content of Unit	Contact Hrs.	Mapped CO
1	Introduction	Introduction to International Dispute Settlement; UN Charter and the Vienna Convention on Law of Treaties; Declaration and obligation in South East Asia: Sri Lanka and India Boundary Agreement 1976; Treaty of Ganges Waters at Farakka, 1996.	05	CO-1
2	Mode of peaceful Settlement of Disputes	Negotiation and Consultation; Mediation, Enquiry, Conciliation; Arbitration: Jurisdiction, Provision Measures, Compliance and enforcement; Judicial Settlement: jurisdiction and Admissibility & Intervention, provisional Measures & Compliance and Enforcement	05	CO-2
3	Financial Disputes and Settlement	Journey of International Dispute Settlement from GATT to WTO; Penal provisions and Appellate Review; Implementation of ruling and recommendations; International Dispute Settlement: Trends and prospects	05	CO-3
4	UN and The Regional Arrangements	Role of Security Council in Disputes Settlement including peace keeping force; North Atlantic treaty Organization; UNSC Resolution 2041: International Dispute settlement	05	CO-4
5	International Court of Justice	Introduction and Composition; Binding force of Decisions of ICJ; Jurisdiction of the Court; Enforcement of the Judgment.	05	CO-5

- J. G. Merrils, *International Dispute Settlement* (Cambridge University Press, 7<sup>th</sup> Ed. 2022).
- S. C. Tripathi, Alternative Dispute Resolution System (Central Law Publication, Reprint 2024).
- Dr. S. K. Kapoor, International Law and Human Rights (Central Law Agency, 22th Ed. 2024).

Duncan French, et al, International law and Dispute settlement: New Problems and Techniques (Hart Publishing, 2012).

# e-Learning Source:

https://indiankanoon.org/

https://www.livelaw.in/

https://blog.ipleaders.in/blog/

		Course Articulation Matrix: (Mapping of COs with POs and PSOs)												
PO- PSO	PO1	PO2	PO3	PO4	PO5		PSO1	PSO2	PSO3	PSO4				
CO														
CO1	3	3	3	3	2		2	2	3	2				
CO2	3	3	3	3	2		2	2	3	2				
CO3	3	3	3	3	2		3	3	2	2				
CO4	3	3	3	3	2		3	2	3	2				
CO5	3	3	3	3	2		3	3	3	2				

Name & Sign of Program Coordinator	Sign & Seal of HoD



Effective from Session: 2019-20										
Course Code	LW611	Title of the Course	Private International Law	L	T	P	C			
Year	I	Semester	II	1	1	0	2			
Pre-Requisite		Co-requisite								
Course Objectives		India in the Context of	wledge to Young Lawyers in Matters Concerning Transaction Globalization and Privatization besides Matters in the area of							

	Course Outcomes
CO1	The Unit will appraise the students meaning, scope, sources, theories and history of Private International Law.
CO2	The students will develop an in-depth understanding of conflict of laws in matrimonial matters.
CO3	The students will become aware of the application of laws relating to adoption, legitimacy, illegitimacy and custody of
	children where foreign elements are involved.
CO4	The unit will carefully address the issues involving conflict of laws in matter of domicile and residence.
CO5	The unit will appraise the students about recognition and enforcement of foreign awards in India

Unit No.	Title of the Unit	Content of Unit	Contact Hrs.	Mapped CO
1	Introduction	History, Need for Application of the rules of Private International Law Theories: Territorial or Vested Right Theory, local Laws Theory, evolution and Genesis of Private International Law in India, The Problems: Rules of Private International Law in India, sources of Private International Law, Sources in India, Indian Legislation countries Sources in Western	06	CO1
2	Matrimonial Matters	Conflict of Personal Laws, Religion and Conversion, Conflict in Matrimonial Regimes: Matter of Marriage, Matter of Contract, Property Law Choice of Law Detriment, transnational Divorces: Limping Marriage Present Position	05	CO2
3	Law Relating to children	Legitimacy and Legitimation: - Declaration of Legitimacy or Parentage, Jurisdictional Competency of Courts, Proof of Legitimacy, Jurisdictional Competence of Indian Court Adoption: -Nature and Scope, Adoption under Foreign Law of Adoption., Adoption Order of Indian Courts: Their Recognition Foreign Adoption Order: Their Recognition in India. Custody of Minor: - Custodial order of Minor as Part of Matrimonial relief Independent of Matrimonial relief. The role of Court as Parns Patriae. Foreign Custody and Guardianship order: Recognition.	06	CO3
4	Domicile and Residence	Meaning and Function of Domicile, Limits of Domicile, Determination of acquisition of Domicile, Domicile of Origin and Choice: Nature and Character, Domicile of Dependent Persons: Married Woman, Minors, Mentally Retarded Person. Domicile of Corporations: Presence, Residence	04	CO4
5	Recognition and Enforcement Foreign Award	Meaning of Foreign Award, Recognition and Enforcement of Foreign Awards in India: Legislative Provision Public Policy and Foreign Award International Treaty and Foreign Court Judgment	04	CO5

## **Reference Books:**

Govindraj, V.C. Conflict of Laws in India – International and Interpersonal Conflicts (Oxford University Press, New Delhi, 2011)

Jambolkar, Laxmi, Select Essays on Private International Law (Universal, New Delhi, 2011)

Govindaraj, V.C., "The Rule of Selection" Rule of Conflict of Laws – The so-Called American Revolution: A Critique, Indian Journal of International Law, Vol. 45 no.4, 2005.

Noronha, F. E., Private International in India, Universal Law Publication, 2010

## e-Learning Source:

https://indiankanoon.org/

https://www.livelaw.in/

https://ipleaders.in/

	Course Articulation Matrix: (Mapping of COs with POs and PSOs)											
PO- PSO CO	PO1	PO2	PO3	PO4	PO5		PSO1	PSO2	PSO3	PSO4		
CO1	3	3	3	3	3		3	3	3	1		
CO2	3	3	3	3	3		3	3	3	1		
CO3	3	3	3	3	3		3	3	3	1		
CO4	3	3	3	3	3		3	3	3	1		
CO5	3	3	3	3	3		3	3	3	1		



Effective from Session: 2019-20										
Course Code	LW612	Title of the Course	International Criminal Law	L	T	P	C			
Year	I	Semester	II		1	0	2			
Pre-Requisite		Co-requisite								
	• The objective of this Course is to develop student's analytical skills in relation of the function, scope and									
Comme Objections	operation of the International Criminal Justice system and its likely future development, as well as to enable									
Course Objectives	stu	students to apply the Law to the various situations.								
	• The	e course is intended to gi	ve students a comprehensive understanding of international	crimir	nal Law	<b>'.</b>				

	Course Outcomes								
CO1	To provide students with an understanding of the development of international criminal law.								
CO2	To elucidate on the international crimes of war crimes, genocide, crimes against humanity, aggression, torture and terrorism.								
CO3	To discuss the prevention and punishment of international crimes.								
CO4	To provide students with an understanding of international criminal trials.								
CO5	To examine Organized Crimes in Transnational Jurisdiction.								

Unit No.	Title of the Unit	Content of Unit	Contact Hrs.	Mapped CO
1	Origin and Development of International Criminal Law	The Concept and Sources of International Criminal Law; Emerging issues under International Criminal Jurisprudence; Principle of Liability and Participation in International Criminal Law; The objectives and policies of International Criminal Law: Amnesty Truth and Justice.	05	CO1
2	Nature and Forms of International Crimes	05	CO2	
3	Prevention and Punishment of International Crimes	Mechanism in Dealing Cases related to International Crimes; Extradition; International Investigative Agencies: Interpol and Red Corner; Mutual Legal Assistance; Sentencing Policies, Prosecution in International Crime.	05	CO3
4	Adjudicating Authorities and International Criminal Court	Ad hoc and Permanent Criminal Tribunals; International Criminal Court: Organization, Structure and Procedure; Jurisdiction of International Criminal Court; Material and Temporal Jurisdiction; Obligation of State Parties and Non-state Parties to International Criminal Court	05	CO4
5	Organized Crimes in Transnational Jurisdiction	Meaning and Nature of Transnational Organized Crimes; Features of Transnational Organized Crimes; Mechanism to deal with issues related to Transnational Organized Crimes; Indian Perspective of Transnational Organized Crimes	05	CO5

### **Reference Books:**

Robert Cryer, Hakan Friman, et.al., An Introduction to International Criminal Law and Procedure (Cambridge University Press, 2003).

William A. Schabas, An Introduction to the International Criminal Court (Cambridge University Press, 2007).

Susan Nash and Ilias Bantekas, International Criminal Law, (Taylor and Francis Publishers, 2007).

Werle Gerhard, Principles of International Criminal Law (Oxford University Press, 2014).

Cassese Antonio, International Criminal Law (Oxford University Press, 2013).

Ellen S. Podgor, Roger S. Clark, et.al., International Criminal Law: Cases and Materials (Carolina Academic Press, 5th edn., 2022).

### e-Learning Source:

https://legal.un.org/avl/studymaterials/rcil-laac/2017/book1\_3.pdf.

https://iici.global/wpd/wp-content/uploads/2024/02/icls-training-materials-sec-2-what-is-intl-law2.pdf.

https://ijrcenter.org/international-criminal-law/.

	Course Articulation Matrix: (Mapping of COs with POs and PSOs)												
PO- PSO CO	PO1	PO2	PO3	PO4	PO5		PSO1	PSO2	PSO3	PSO4			
CO1	2	1	3	2	3		1	3	2	2			
CO2	3	2	3	3	2		2	2	1	1			
CO3	3	3	1	2	2		2	1	2	3			
CO4	3	2	2	3	2		2	2	1	2			
CO5	2	2	3	3	2		1	2	2	1			

Effective from Session: 2019-2020										
Course Code	LW613	Title of the Course	INTERNATIONAL HUMAN RIGHTS	L	T	P	C			
Year	1	Semester	II		1	0	2			
Pre-Requisite		Co-requisite								
Course Objectives	2) the disc	world entitles to, by vir e conceptual framework course and basic norms.	to those Fundamental Rights to which every man or women tue of having been born as a human being. of the course consists of the historical development and change the stress will be given also on the International Human Fundamental tween the system and state's internal order.	aractei	of Hu	man Riş	ghts			

	Course Outcomes
CO1	To make students aware about the evolution and development of International Human Rights and its protection.
CO2	To apprise the students with the International Institutional Framework like UN, UNHRC etc.
CO3	To aware the students about the importance of Human Rights through International Covenants.
CO4	To make students aware about the importance of European Convention and African Charter on Human Rights.
CO5	To apprise the students with changing dimensions of Human Rights Nationally and Internationally.

Unit No.	Title of the Unit	Content of Unit	Contac t Hrs.	Mappe d CO
1	Introduction	International Human Rights: Law; Evolution, Meaning and Development, Concern for Protection of Individual in International Law, League of Nations and Protection of Human Rights.	05	CO1
2	UN Charter and Commission	United Nations Charter and United Nations Human Rights system, Normative and Institutional frame work of United Nations, United Nations High Commission for Human Rights.	05	CO2
3	International Legal Framework of Human Rights	Universal declaration of Human Rights, 1948, International covenant on Civil & Political Rights, 1966, International covenant on Social, Economic and Cultural Rights of 1966.	05	CO3
4	Regional Conventions and Bodies	European Convention for Human Rights, Inter-American Convention on Human Rights, African Charter on Human & Rights Rights	05	CO4
5	Emerging Dimensions	Emerging dimensions of Human Rights, Human Rights in International Politics and Economy, Universal declaration of Human Responsibility	05	CO5

# Reference Books:

- Agarwal, H. O. Implementation of Human Rights Covenants with Special Reference to India, Allahabad Kitab Mahal, 1983.
- Dr. Bhagya Shree A. Deshpande; Human Rights Law & Dr. Practice, 1st Ed., 2017, Central Law Publication.
- Amrit Pal Kaur; Promotion of Human Rights, Reprint, 2014, Allahabad Law Agency.
- S. P. Gupta, Human Rights and International Law, Reprint, 2009, Allahabad Law Agency.
- V. K. Anand, Human Rights, Ed. 2018, Allahabad Law Agency.
- Manoj Kumar Sinha, Implementation of Basic Human Rights, (Lexis Nexis).

## e-Learning Source:

https://indiankanoon.org/

https://www.livelaw.in/

https://ipleaders.in/

PO- PSO CO	PO1	PO2	PO3	PO4	PO5	PSO1	PSO2	PSO3	PSO4
CO1	3	2	3	3	2	2	2	1	1
CO2	3	3	2	3	2	2	3	1	1
CO3	3	2	3	2	3	2	3	1	1
CO4	3	2	2	2	2	2	3	2	1
CO5	3	3	3	3	2	2	3	3	2

Name & Sign of Program Coordinator	Sign & Seal of HOD



Effective from Session: 2024-25											
Course Code	LW614	Title of the Course	INTERNATIONAL ENVIRONMENTAL LAW	L	T	P	C				
Year	I	Semester	II	1	1	0	2				
Pre-Requisite	LL.M.	Co-requisite									
Course Objectives	1. To understand the general principles of International Environmental Law.										
Course Objectives	2. To study th	e enforcement mechani	sm of International Environmental Law.								

	Course Outcomes							
CO1	The Unit will appraise the students about the evolution International Environmental Law.							
CO2	The Unit will understand the concept of International Conventions, Treaties & Agreements in protection of environment.							
CO3	To understand the role of environmental principles and doctrines in the development of international environmental jurisprudence.							
CO4	The Unit will understand the students the various aspects of State liability in environmental harms and protection of human rights.							
CO5	To Know about the various important aspects of international compliance mechanism in protection of environment							

Unit No.	Title of the Unit	Content of Unit	Contact Hrs.	Mapped CO
1	Origin & Development of International Environmental Law	Emergence of Global Environmental Consciousness: Bering Sea, Trail Smelter Arbitrations, Pacific fur seals, Lac Lanaux and Corfu Channel Case 1949. Establishment of specialized agencies of the United Nations and steps taken by them to conserve National Resource. Importance of Stockholm Declaration in the Growth of International Environmental Law, the role of international institutions and actors involved in International Environment Law. Sources of international environmental law.	05	CO1
2	Major Conventions to Regulate Global Environment	International Convention for the Regulation of Whaling 1946; Vienna Convention & the Montreal Protocol 1983 & 1987; UNEP, World Charter for Nature, 1982, IUCN, United Nations Framework Convention on Climate Change, 1992, Rio Summit and its Importance in the Development of International Environmental Law 1992, Agenda 21, Sustainable Development Goals 2015; Convention on International Trade in Endangered Species, 1973; Transboundary Movement of Hazardous Wastes (Basel Convention 1989); Kyoto Protocol, 1997.	05	CO2
3	Principles & Doctrines in the Development of International Environmental	Polluter Pays Principle, Precautionary Principle, Principle of Intra-generational Equity, Public Trust Doctrine, Principle of Common Concern of Human Kind, Principle of Common Concern of Mankind, Principle of Intergenerational Equity, Principle of Common but differentiated Responsibilities of Respective Capabilities (CBDR); Sovereignty and self-determination over natural resources.	05	CO3
4	State Liability, Compliance and Liability in Environmental Matters	State liability for environmental harm and the viability of a liability regime, ILC Draft Articles, Implementation, Enforcement, Conflict Resolution; Human Rights and environmental protection (Emergence of a right to a clean environment under international and Indian law).	05	CO4
5	Compliance Mechanism in the field of International Environmental Law	National Compliance, Reporting, Monitoring, Settlement of Dispute in the field of International Environmental Law, Financial Mechanism (Global Environment facilities), Montreal Protocol Multilateral Fund (MPMF) and its role in Ensuring Compliance, Green Climate Fund, 2012.	05	CO5

#### Reference Books & Articles:

Mary Clifford, Environmental Crime: Enforcement, Policy and Social Responsibility (Aspen Publications, Gaithersburg, Maryland, 1998).

Philippe Sands, Principles of International Environmental Law (Cambridge University, 2003).

Patricia Birnie and Alan Boyle, International Law and the Environment (Oxford University Press, 2004).

P. W. Birnie, A. Boyle(eds), Basic Documents on International Law and the Environment (Oxford University Press, 1995)

Mirza Juned Beg and Mohd Sufiyan Khan, Environmental Jurisprudence in India (MJS Publishing House, Lucknow, 2024).

Shyam Divan & Armin Rosenzcranz, Environmental Law & Policy in India (OUP, 2001).

Louis B. Sohn, "The Stockholm Declaration on the Human Environment" 14 Harvard International Law Journal 423-515 (1973).

Anwar Sadat, "Strengths and Limitations of the Kyoto Protocol: Compliance Mechanisms" 49 (2) Indian Journal of International Law 510-533 (2009).

Oscar Schacter, "Development of International Environmental Law" 44 (2) Journal of International Affairs 457-493 (1991).

#### e-Learning Source:

https://www.law.ed.ac.uk/sites/default/files/2019-07/Significant%20International%20Environmental%20Law%20Cases-%202017%E2%80%9318.pdf

https://www.oxfordlawtrove.com/display/10.1093/he/9780198811077.001.0001/he-9780198811077.

		Course Articulation Matrix: (Mapping of COs with POs and PSOs)												
PO- PSO CO	PO1	PO2	PO3	PO4	PO5		PSO1	PSO2	PSO3	PSO4				
CO1	1	1	3	2	1		2	1	2	3				
CO2	2	1	3	3	1		3	2	3	3				
CO3	2	2	2	3	2		3	1	3	3				
CO4	1	2	3	3	1		2	2	3	3				
CO5	3	3	2	3	1		2	2	3	3				

1- Low	Correlation; 2-	Moderate	Correlation; 3	- Substantial	Correlation

Ī		
	Name & Sign of Program Coordinator	Sign & Seal of HoD



Effective from Session: 2024-25										
Course Code	LW 616	Title of the Course	Public International Law	L	T	P	C			
Year I		Semester	I	1	1	0	2			
Pre-Requisite		Co-requisite								
	1. Th	e aim of the course i	s to help the Students to develop a learning approach	about	the					
G 01: 4:	In	ternational Law, its natur	are & functions with other nations.							
Course Objectives	2. It	will also provide an oppo	ortunity for understanding the relationship between Internati	ional L	aw and	Munic	ipal			
	Lε	W.								

	Course Outcomes						
CO1	To analyze the Jurisprudential debate on the nature and functions of International Law and to understand the definitions of International						
	Law.						
CO2	To remember the different sources of International Law and to determine the changes brought by the UN Charter in regard to the sources of						
	International Law.						
CO3	To understand the various concepts of International Legal Personality with special reference to theories relating to subjects of International						
	Law.						
CO4	To analyze and understand about the principles of State Recognition, State Succession, State Responsibility and State Jurisdiction In						
	International arena.						
CO5	To remember about relationship between the International Law and Municipal Law and to understand the history and development of various						
	international organizations.						

Unit No.	Title of the Unit	Content of Unit	Contact Hrs.	Mapped CO
1	Introduction	Meaning and definitions of International Law, The Jurisprudential Debate on International Law, Binding nature of international law; Positivism and Its Challenge to international law; Legality of International law, Difference between Public International Law and Private International Law.	05	CO1
2	Sources of International Law	Sources of International Law, Treaties; Customary International law; General principles of Law Recognized by Civilized nations; Subsidiary sources, Law of Treaties under public International Law.	05	CO2
3	International Legal Personality	International Legal Personality, States - International Organizations - Individuals - Other Non-State Entities, Theories relating to subject of International Law, Concept of Nationality, Statelessness, Asylum, Extradition.	05	CO3
4	Statehood and Recognition	Statehood and Recognition, What is State recognition? - Theories of State recognition - Legal criteria of Statehood - The cases of Palestine, Taiwan, Kosovo, Concept of State Succession, State Responsibility and State Jurisdiction.	05	CO4
5	International Law and Municipal Law, relationship	Relationship between International Law and Municipal Law, also, Law of International Organizations, Monism – Dualism - Differences between the theories - Indian Position on the debate - History and Growth of International Organizations - Legal Personality of International Organizations - United Nations – Principal Organs: the Security Council, General Assembly, Economic and Social Council; Trusteeship Council; Secretariat and the International Court of Justice.	05	CO5

H.O. Agarwal, "International Law & Human Rights"

Dr. Gurdip Singh and Amrita Bahri, "International Law"

Hens Kelsen, "Principles of International Law"

Crawford, "Brownlie's Principles of Public International Law" (8th edn, 2012, OUP)

Malcolm Shaw, "International Law" (8th edn, 2018, CUP)

Jan Klabbers, 'An Introduction to International Organizational Law' (Cambridge, 2015).

## e-Learning Source:

https://tndalu.ac.in/econtent/53 Public International Law.pdf.

https://www.livelaw.in/,

https://ipleaders.in/

		Course Articulation Matrix: (Mapping of COs with POs and PSOs)												
PO- PSO CO	PO1	PO2	PO3	PO4	PO5		PSO1	PSO2	PSO3	PSO4				
CO1	2	2	1	2	3		3	1	3	3				
CO2	3	2	2	2	3		2	3	3	3				
CO3	3	3	2	1	3		2	3	3	3				
CO4	3	3	2	2	3		3	2	3	3				
CO5	3	3	3	3	3		2	2	2	3				

Effective from Session: 2024-25										
Course Code	LW617	Title of the Course	International Refugee Law	L	T	P	C			
Year	I Semester		II	1	1	0	2			
Pre-Requisite	Co-requisite									
Course Objectives	pro	<ol> <li>To learn about the international laws and agreements that establish and govern the systems for protecting refugees both globally and within specific regions.</li> <li>To examine national implementation of refugee protection and status determination procedures.</li> </ol>								

	Course Outcomes
CO1	This unit examines the foundational concepts of Refugee Law. Specifically, the unit tracks the patterns of forced international migration, the rationale for extending protection to victims of forced migration, a human right of freedom to move to another country.
CO2	This unit seeks to provide an overview of the existing institutional and normative framework on refugee protection in international law
CO3	This unit shall explore some of the fundamental universal principles that have informed and shaped the evolution of the international framework for refugee protection
CO4	This unit introduces the students to the broad remedial strategies developed by the global community and recognized in international refugee law for long-term protection needs of refugees.
CO5	The unit will discuss contemporary issues that refugees in India face.

Unit No.	Title of the Unit	Content of Unit	Contact Hrs.	Mapped CO
1	Introduction	Overview of Refugee Law; Historical Development of Refugee Protection; Definitions and Key Concepts; The foundational concepts of Refugee Law: Different sociological, demographic, historical and legal perspectives on migration and refugee status;	06	CO1
2	Overview of the International Legal Regime on Protection of Refugees	06	CO2	
3	Principles of Refugee Protection	The fundamental universal principles that informed and shaped the evolution of the international framework for refugee protection. The principle of non-refoulement, asylum, and non-discrimination.	05	CO3
4	Contemporary Challenges and solutions in Refugee Law	Repatriation, Reintegration, Rehabilitation and Reconstruction and Development through Local Integration.  Remedial strategies developed by the global community and recognized in international refugee law for long-term protection needs of refugees.	05	CO4
5	Refugee protection in India	Contemporary issues. Refugee Policies in India, India's asylum policy in the absence of a statute on refugee protection.	03	CO5

Cathryn Costello, Michelle Foster (eds.), The Oxford Handbook of International Refugee Law (OUP Oxford, 2021).

Puneet Pathak, International Humanitarian and Refugee Law (EBC Publication, 2023).

B.S. Chimni (ed.), International Refugee Law: A Reader (2000).

Guy Goodwin-Gill and Jane McAdam, The Refugee in International Law (Oxford University Press, 2007).

James C. Hathaway, The Rights of Refugees Under International Law (Cambridge University Press, 2005).

Sanjeev P. Sahni and Poulomi Bhadra, (eds.), Refugee Jurisprudence and Criminal Justice (2020).

Karen Musalo, Jennifer Moore, (eds.), Refugee Law and Policy: A Comparative and International Approach (Carolina Academic Press, 2018).

# e-Learning Source:

https://indiankanoon.org/

https://www.livelaw.in/

/ https://ipleaders.in/

		Course Articulation Matrix: (Mapping of COs with POs and PSOs)								
PO-										
PSO	PO1	PO2	PO3	PO4	PO5		PSO1	PSO2	PSO3	PSO4
CO										
CO1	3	3	3	3	2		2	2	2	2
CO2	3	3	3	3	2		3	2	3	2
CO3	3	3	3	3	2		3	3	2	2

CO4	3	3	3	3	2		3	2	3	2
CO5	3	3	3	3	2		3	3	3	2
	1- Low Correlation; 2- Moderate Correlation; 3- Substantial Correlation									
		Name & Sign				Sign & Seal of HoD				

Effective from	Effective from Session: 2023-24												
Course Code	LW631	Title of the Course	Dissertation and Viva-Voce	P	C								
Year	II	Semester	IV	2	2	8	8						
Pre-Requisite	Law Graduates	Co-requisite											
Course	To make the	To make the students aware of the various tools and technique of research and conduct quality research											
Objectives	in the chose	n field of specializ	cation.			in the chosen field of specialization.							

	Course Outcomes						
1	The student will conduct legal research using primary and secondary sources, analyzing theguiding principles of their chosen thesis topic, and assess legal knowledge.						
2	The students shall be able to apply the law to complicated problems and evaluate each statute's application from a policy standpoint.						
3	The dissertation shall be prepared for a legal audience, organize and maintain clear, cogent written arguments.						
4	The student shall conduct and analyze legal research, and write, individually the chosen topic of the dissertation						
5	The research work shall reflect on their capacity to successfully carry out individual tasks and also analyze the influence of law from policy perspectives, in the context of social and cultural diversity.						

Unit No.	Title of the Unit	Content of Unit	Conta ct Hrs.	Mapped CO
1		The dissertation topic will be approved by the Head of Department from the three tentative topics given by the students.		
2		The dissertation shall be submitted one month prior to the theory paper.		
3		The copy of the dissertation may be sent to the external examiners for evaluation by the department.		
4		The scheme of evaluation of dissertation comprises of dissertation 150 marks and viva voce 50 marks.		

### **Reference Books:**

All available books and journals on the chosen topic of research.

# e-Learning Source:

https://indiankanoon.org/

https://www.livelaw.in/

All legal e-databases.

		Course Articulation Matrix: (Mapping of COs with POs and PSOs)										
PO- PSO CO	PO1	PO2	PO3	PO4	PO5	PO 6		PSO1	PSO2	PSO3	PSO4	
CO1	3	3	2	2	2	3		3	3	3	3	
CO2	3	3	2	3	2	3		3	3	3	3	
CO3	3	3	3	3	3	3		3	3	3	3	
CO4	3	3	3	3	3	3		3	3	3	3	
CO5	3	3	2	2	3	3		3	3	3	3	

Name & Sign of Program Coordinator	Sign & Seal of HoD