

INTEGRAL UNIVERSITY, LUCKNOW

FACULTY OF LAW

LL.B.

SCHEME OF EVALUATION

w.e.f. 2020 -2021

Year-I

Semester-I

S.N.	SUBJECT CODE	SUBJECT	PERIOD (PER WEEK)			CREDIT	EVALUATION SCHEME					
			L	T	P		C	Sessional (CA)			EXAM	SUBJECT TOTAL
								CT	TA	TOTAL	ESE	
1.	LW121	Communicative English	3	1	0	4	40	20	60	40	100	
2.	LW123	Constitutional Law of India-I	3	1	0	4	40	20	60	40	100	
3.	LW124	Law of Torts I	3	1	0	4	40	20	60	40	100	
4.	LW125	Personal Laws I	3	1	0	4	40	20	60	40	100	
5.	LW126	Criminal Law I	3	1	0	4	40	20	60	40	100	
6.	LW127	Basic Principles of Contract	3	1	0	4	40	20	60	40	100	
7.	LW256	Para Legal Training and Court Etiquettes	2	--	4	4	00	00	-	100	100	
Total			20	06	04	28	240	120	360	340	700	

L = Lecture, P = Practical, T = Tutorials, C = Credit, CT = Class Test, TA = Teacher's Assessment, ESE = End Semester Examination, Subject Total = Sessional Total (CA) + End Semester Exam (ESE)

COMMUNICATIVE ENGLISH

L	T	P	C
3	1	0	4

COURSE OBJECTIVE:

- 1.To enhance the student's communication skills by giving adequate exposure in the speaking, reading and writing skills in the field of verbal & non verbal communication particularly in English.
2. To enable the students to achieve adequate writing and linguistic skills.

UNIT 1

08

Fundamentals of Communication, Definition, Process, Kinds of Communication, Barriers to Communication Remedies.

UNIT II

10

Non-Verbal Communication; Body Language, Posture; Linguistic Features, Pronunciations & Articulations; Proxemics.

UNIT III

10

Applied Grammar: Use of Articles, Preposition, Conjunctions, Adverbs, Adjectives Nouns, and Pronouns in a Sentence.

UNIT IV

07

Composition Writing; Precise Writing; Comprehension Passage; Common Errors and Misappropriation Jumbled Sentences; Formal Letter Writing: Writing of Business Letters, Official Letters and CVs; Paragraph Writing; Punctuation.

UNIT V

10

Translation: English to Hindi and Hindi to English

Suggested Books:

- Communication Skills; Sanjai Kumar Pushp, Oxford University Press, 2012
- English Grammar & Letter Composition Skills:Wren & Martin
- Murphy, Raymond: Essential English Grammar, Cambridge University Press
- Hewings, Hartin: Advanced English Grammar, Cambridge University Press
- Aiyar, P. Ramanath Kirishanamurthy : English Business Correspondence, Tata Macgraw Hills.
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LW123

CONSTITUTIONAL LAW OF INDIA- I

L	T	P	C
3	1	0	4

COURSE OBJECTIVES:

1. To provide the basic understanding of the Grundnorm - our Indian Constitution.
2. To analyse the various segments of the Constitution pertaining to state Organization, Citizenship and Civil and Political Rights of the Citizens.

UNIT I 05

Historical background of the Constitution; Making of the Constitution, Difference between Constitution Law and Constitutionalism; Salient Features of the Constitution. Is it a Federal Constitution?

UNIT II 08

Preamble; State Reorganization; Citizenship; Theories related to Constitution: Doctrine of Pith and Substance; Severability, Eclipse, Waiver; Colorable Legislation

UNIT III 12

Definition of State (Art. 12, 13); What is Law? Right to Equality (Art. 14); Prohibition of Discrimination, Rights to Equality of Opportunity (Art. 15-16) Abolition of untouchability, Titles (Art.17-18); Right to Freedom under Article 19, Right of the State to Impose Reasonable Restrictions; Right to Property

UNIT IV 12

Protection in Respect of Conviction under Article 20, Ex-Post-Facto Law; Double Jeopardy; Self-Incrimination; Right of Life and Personal Liberty(Art. 21); Right Against Exploitation(Art. 23 & 24); Protection in Respect of Arrest and Detention; Right to Freedom of Religion (Art. 25-28).

UNIT V 08

Cultural and Education Rights (Art. 29 &30); Enforcement of Fundamental Right, Writ Jurisdiction of the Supreme Court and High Court (Art 32 & 226); Habeas Corpus, Mandamus, Certiorari, Quo Warranto, Prohibition; Curative Writs.

Suggested Books:

- M.P. Jain, Indian Constitutional Law (LexisNexis, 7th edn., Reprint 2016).
- D.D. Basu, Introduction to the Constitution of India (LexisNexis, 23rd edn., Reprint 2015).
- Mahendra Pal Singh, V.N. Shukla's Constitution of India (Eastern Book Co., 12th edn., Reprint 2015).
- P.M. Bakshi, The Constitution of India (Universal Law Publishing, 13th edn., Reprint 2016).
- J.N. Pandey, Constitutional Law of India (Central Law Agency, 52nd edn., 2015).
- Granville Austin, The Indian Constitution Cornstone of a Nation (Oxford University Publication, 1999).

LW124

LAW OF TORTS- I

L	T	P	C
3	1	0	4

COURSE OBJECTIVES

1. This Course intends to make the students understand the nature of Torts and the basic principles in constituting the general defenses for its parties.
2. To analyse the liability principles as established under the Law of torts.

UNIT I: 10

Nature and Definition of Law of Torts; Development of Law of Torts; Torts distinguished from contract, Crime and Breach of Trust; *Injuria sine damnum, damnum sine Injuria*; general conditions of Liability in Torts including mental element; malfeasance, misfeasance and non-feasance, Cyber Tort Parties of Torts.

UNIT II: 08

Principles of Liability in Torts; Vicarious Liability; Strict Liability, Absolute Liability and its position in India. Tortious Liability of State; Joint and Composite Tort Feasors; Justification of Torts.

UNIT III: 10

Remedies – Damages, Compensation on the ground of shortening of expectancy of life, Injunction, specific restitution and remedies under constitution, extra Judicial Remedies, Remoteness of damage: Re-polemis case, Wagon Mound Case 1 and 2.

UNIT IV: 08

The Motor Vehicles (Amendment) Act, 2019, Definitions and Introduction. Licensing of Motor Vehicles. Stage Carriages, Registration of Motor Vehicles, Insurance Against Third Party Risks.

UNIT V: 09

Claims Tribunals – Composition, Powers and Jurisdiction Offences Penalties and Procedure.

Suggested Books:

- R. K. Bangia, Law of Torts, Allahabad Law Agency, 23rd edition, 2016.
- Ratan Lal and Dhiraj Lal, The Law of Torts, LexisNexis, 256th ed, 2013 reprinted in 2014.
- Kapoor S.K., Law of Torts and Consumer Protection Act, 1986, Central Law, Agency, 9th ed, 2013.
- Singh S.P, Law of Torts, Universal Law Publishing, 7th ed., 2015 reprinted in 2016

LW125

PERSONAL LAWS - I

L	T	P	C
3	1	0	4

COURSE OBJECTIVES:

1. The objective of the paper is to apprise the students with the Laws relating to family matters applicable to different communities in India.
2. The course is designed to analyze the presence of different personal laws for different community and to discuss in detail the personal Laws of Hindus and Muslims.

UNIT I 10

Who is a Hindu; Sources of Hindu Law; School of Hindu Law; Marriages: Essentials of Valid Marriage; Void and Voidable Marriage,.

UNIT II 08

Matrimonial Causes; Concept and Grounds for Matrimonial Reliefs: Restitution of Conjugal Rights, Judicial Separation; Divorce, Legitimacy of Children –Legal Status of Children Born out of Void and Voidable Marriages.

UNIT III 07

Concept of Adoption; The Hindu Adoptions and Maintenance Act, 1956; who may take and give in adoption; Ceremonies of Adoption: Effect of Adoption; Relationship of the adopted Child with the Family.

UNIT IV 10

Concept of Maintenance; Maintenance as a personal obligation to Wife, Children, Aged or Infirm Parents, Maintenance as Charge on Property; Alteration of Maintenance.

UNIT V 10

Sources of Muslim Law; Schools of Muslim Law, Muslim Law on Marriage: Concept. Kinds and Classification of Marriage; Essentials of the Marriage: Prohibited Degree Relationship; Relative Impediments: Dower or Maher, Divorce: Kinds.

Suggested Books:

- B. M. Gandhi, Hindu Law (Eastern Book Company, 3rd edn., Reprinted 2005).
- Paras Diwan, Modern Hindu Law (Allahabad Law Agency, 10th edn., 2013).
- S. C. Agarwal, Hindu Law (Central Law Agency, 25th edn., 2016).
- Aqil Ahmad, Muslim Law (Central Law Agency, 25th edn., 2015).
- Mulla, Principles of Mohamedan Law (LexisNexis, 28th edn., 4th Reprint, 2015).

LW126

CRIMINAL LAW- I

L	T	P	C
3	1	0	4

COURSE OBJECTIVES:

1. A primary purpose of this course is to familiarize students with the concepts of criminal law.
2. The learners would have a basic understanding of the Indian Penal Code 1860.

UNIT I

10

Crime: Meaning and Definition, Elements of Crime & Stages of Crime, Application & Jurisdiction (section 1 – 5); General Explanations (section 6-52), Punishment (section 53-75).

UNIT II

08

Concept of Joint and Constructive Liability (section 34 to 38 and 149), General Exceptions: Mistakes of Fact (section 76 and 79); Judicial Acts (section 77 and 78), Accident and Misfortune (section 80 and 81); Infancy (section 82 and 83); Insanity (section 84); Intoxication (section 85 and 86).

UNIT III

07

Consent (87-94); Trivial Acts (section 95); Private Defence (section 96-106); Abetment (section 107 – 120), Criminal Conspiracy (section 120A – 120B).

UNIT IV

10

Offences against State: Waging War (section 121-130) Sedition (section 124A); Offences against Public Tranquility (section 141 – 160); Unlawful Assembly, Riot, Affray, Promoting Enmity between Classes; False Evidence and Offences against Public Justice (section 191-229).

UNIT V

10

Hurt and Grievous Hurts (section 319 – 325); Wrongful Restraint and Wrongful Confinement (section 339 – 342) Theories of Attempt: Attempt (section – 511).

Suggested Books

- Ratanlal Dhirajlal, The Indian Penal Code (Lexis Nexis, Student edn.,).
- S. N. Mishra, Indian Penal Code (Central Law Publications, 19th edn., Reprint 2015).
- K. D. Gaur, Text on Indian Penal Code (Universal Law Publishing, 5th edn., Reprint 2016).
- K.N. Chandrashekhra Pillai, General Principles of Criminal Law (Eastern Book Co., 2nd edn., 2011).

BASIC PRINCIPLES OF CONTRACT

L	T	P	C
3	1	0	4

COURSE OBJECTIVES:

1. The course seeks to enable students to identify, analyse, the contractual relation between private persons.
2. It is a bridge course designed to equip students with the basic skill and information necessary to enter and enforce the contract between parties.

UNIT I - Formation of Contract 10

Meaning and Nature of Contract; Scheme of the Act and Definition clause; Formation of contract: Offer, general and specific offer, invitation of offer, cross-offer and counter offer; Acceptance-mode of acceptance, communication and revocation of offer, acceptance through electronic medium.

UNIT II- Consideration and Capacity 10

Intention to create legal relationship; Consideration (Sec. 2 (d) and exception to doctrine of consideration (Sec. 25); Privity of Contract and Privity of Consideration; Capacity to enter into a Contract: Position, Nature and effect of minor's agreement; Incapacity arising out of status and mental defects.

UNIT III-Factors Vitiating Consent and Unlawful & Void Agreement 10

Validity, Discharge and Performance of Contract; Consent and Free Consent (S. 13 & 14); Coercion (S. 15); Undue Influence (S.16); Fraud (S. 17); Misrepresentation (18); Mistake (S.19-22); Unlawful Consideration and Object (S.23); What agreements Void (S. 24-29); Wagering Agreements and Contingent Contracts (S.30 & 31).

UNIT IV-Discharge of Contract 07

Discharge and Performance of Contracts (S. 37-45); Time and place of performance (S. 46-50); Impossibility of performance and frustration (S. 56); Breach: anticipatory and present.

UNIT V-Remedies and Quasi Contracts 08

Damages; Remoteness of damages and Measures of damages Injunction; Specific Performance; penalty clause and Quantum Meriutt, Quasi Contractual Obligation (section 68-72).

Suggested Books:

- Indian Contract Act, 1872 (Bare Act).
- Mulla D.F., The Indian Contract Act (LexisNexis, 15th edn., 2016).
- Kapoor S.K., Contract I and II (Central Law Agency, 14th edn., 2015).
- Rai Kailash, Contract I and II (Central Law Publication, 4th edn., 2014).
- Singh Avtar, Contract Law (Eastern Book Company, 1st edn., 2012).

LW 256

PARA LEGAL TRAINING AND COURT ETIQUETTES

L T P C

0 0 4 2

Course objective:

This course seeks to enable the students to acquaint themselves with the court etiquette

The course trains the students with the legal practices and the basic etiquette of the court room. The entire course period would involve basic practical sessions of the problems given to the students to identify the laws applicable, the procedure to be applied and the practical matters to be considered by a lawyer in the regular sessions of a proper court room