SARDAR PATEL UNIVERSITY FACULTY OF LAW COURSE OF STUDY

INTEGRATED DEGREE OF BACHELOR OF ART & LAW B.A. LL.B. (INTEGRATED) 5 years

(Under Choice Based Credit Scheme Semester Degree Programme)

Semester -III

(Effect from June, 2020)

					T-	Component of Marks		
Course	Subject	Cubiast	T/D	Crodit	Exam	Internal	External	Total
Туре	Code	Subject T/P	T/P	Credit	Duration- in hrs.	Total Passing %	Total Passing %	Total Passing
Compulsory	UL03CBA021	Constitutional	T	4	3	12/30	28/70	40/100
Courses		Law-I						
		(Constitutional Features &						
		Principles)						
	UL03CBA022	Jurisprudence	T	4	3	12/30	28/70	40/100
	UL03CBA023	English-III (Major)	Т	4	3	12/30	28/70	40/100
	UL03CBA024	Law of Tort Including MV Accident & Consumer Protection	Т	4	3	12/30	28/70	40/100
Elective Courses	UL03EBA021	Sociology-III (Minor)(Social Problems)	Т	4	3	12/30	28/70	40/100
	UL03EBA022	Political Science-III	Т	4	3	12/30	28/70	40/100
				24				240/600

Programme: B.A.,LL.B (5 Year) Integrated Degree of Bachelor of Arts & Law Semester: III

Syllabus with effect from June-2020

Objectives of the course:

Our Constitution is not just a mere set of fundamental laws that form the basis of governance of our country but it embodies and reflects certain basic values, philosophy and objectives that were held very dear to our founding fathers. These values do find expression in various articles and provisions of our Constitution and mostly, the Preamble to our Constitution embodies the fundamental values and the philosophy on which the Constitution is based. By studying this course the students will understand different provision which focus on the Secularism, Equality, freedom, Fundamental Rights & Duties.

Paper Code: UL03CBA021		Total
Title	Of Paper: Constitutional Law-I - Constitutional Features & Principles	Credit: 4
Unit	Description in Detail	Weight age (%)
1	Historical Perspective	25%
	Constitutional developments since 1848 to 1537	
	Gandhi Era - 1515 to 1537: social, political, economic and spiritual influence, Making	
	of Indian Constitution	
	Nature and special features of the constitution.	
	Secularism	
	Concept of secularism : historical perspective	
	Indian constitutional provision, Freedom of religion - scope	
_	Religion and the state: the limits, Minority rights	
2	Equality & Social Justice	25%
	Equality before the law and equal protection of laws	
	Classification for differential treatment: constitutional validity	
	Gender justice	
	Justice to the weaker sections of society: scheduled castes, scheduled tribes and other	
	backwards classes	
	Strategies for ameliorative justice	
3	Freedoms & Social Control	25%
	Speech and expression, Media, press and information	
	Freedom of speech and contempt of court, Freedom of assembly	
	Freedom of association, Freedom of movement, Freedom to reside and settle, Freedom	
	of profession/business	
	Personal Liberty	
	Rights of an accused - double jeopardy - self-incrimination retroactive punishment	
	Right to life and personal liberty: meaning, scope and limitations	
	Preventive detention - constitutional policy	25%
1	Fundamental Rights & Directive Principles Directive Principles directions for social change. A new social order	23%
4	Directive Principles- directions for social change- A new social order.	
	Fundamental Rights and Directive Principles - inter-relationship – judicial balancing. Constitutional amendments - to strengthen Directive Principles.	
	Reading Directive Principles into Fundamental Rights	
	Fundamental duties	
	The need and status in constitutional set up	
	The need and status in constitutional set up	

Reference Books:-

- Introduction to the Constitution of India -Durgadas Basu
- Shorter Constitution of India -Durgadas Basu
- Constitution of India -V. N. Shukla
- Indian Constitution -Tope
- Constitutional Law of India -Seervai
- Constitution of India Pandey

Sardar Patel University Programme:B.A.,LL.B (5 Year) Integrated Degree of Bachelor of Arts & Law Semester: III

Syllabus with effect from June-2020

Objectives of the course:

The study of jurisprudence provides an opportunity for the lawyer to bring theory and life into focus in relation to the social existence of human being. The law should serve the purpose of social-engineering by preserving societal values and eliminating conflicting interests of individuals in society. The study of jurisprudence also helps uncomplicate some of the concepts and complexities of the legal world. It makes them more manageable and rational and thus easier to understand. Jurisprudence is often called the grammar of the law. It will help a lawyer the basic ideas and reasoning behind the written law.

Paper C	Total Credit:	
Title Of	Title Of Paper: Jurisprudence	
Unit	Unit Description in Detail	
		(%)
1	Introduction, Purpose & Sources of Law ,Schools of	25%
	Jurisprudence	
	Meaning of the term 'jurisprudence', Nature and definition of law.	
	Purpose: Justice ,Sources of Law: Legislation Precedents: concept of	
	stare decisis, Customs	
	Schools of Jurisprudence: Analytical positivism, Natural law,	
	Historical school, Sociological school	
2	Legal Rights: the Concept, classification	25%
	Legal personality: Nature of personality	
	Status of the unborn, minor, lunatic, drunken and dead persons	
	Corporate personality, Dimensions of the modern legal personality:	
	Legal personality of non-human beings	
3	Possession & Ownership	25%
	Possession: the concept, Kinds of possession	
	Ownership: the Concept, Kinds of ownership	
	Difference between possession and ownership	
4	Title: Nature & classification	25%
	Property: concept & kinds of property	
	Liability: Conditions for imposing liability	
	Wrongful act, Damnum sine injuria, Causation, Mens rea, Intention	
	Malice, Negligence and recklessness	

Reference Books:-

- Jurisprudence and Legal Theory V.D. Mahajan
- Jurisprudence (Legal Theory) Dr.B.N. Mani, Tripathi
- Jurisprudence M.J. Sethna
- Salmond on Jurisprudence
- Jurisprudence Dias
- Jurisprudence Paton & Derham
- Jurisprudence B.P. Mukharjee
- Jurisprudence- Dr. N .V Paranjape

Programme: B.A.,LL.B (5 Year) Integrated Degree of Bachelor of Arts & Law Semester: III

Syllabus with effect from June-2020

Objectives of the course:

English is the lingua-franca. With the increasing importance of the English, it is essential to know the English language not only to read and write but also to speak and to comprehend adequately. This syllabus is designed to help the students to acquire enough proficiency in English for them to be able to meet the challenges of the legal profession.

Paper Code: UL03CBA023	Total Credit-4
Title of Paper: ENGLISH-III (MAJOR)	

Module	Modules /Sub Modules	Credits
No.		
1.	Text: Law and Language	25%
	1.1 The Language of the Law	
	1.2 Educating Lawyers for a Changing World	
	1.3 The Mind and Faith of Justice Holmes	
	1.4 On the Entirely Reasonable Murder of a Police Constable	
2.	Poems	25%
	2.1 Daffodils	
	2.2 Red Red Rose	
	2.3 The World is too Much With Us	
3.	Grammar	25%
	3.1 Transformation of Sentences	
	3.2 Degrees of Comparison	
	3.3 Idioms and Phrases	
4.	Composition	25%
	4.1 Dialogue Writing	
	4.2 Expansion of passages	
	4.3 Essay Planning	

Recommended Books:

- 1. Law and Language, Bhatnagar
- 2. Intermediate English Grammar, Raymond Murphy
- 3. Essential English Grammar and Composition, James Thomas Peechaat
- 4. Master your English Grammar, Jaykaran.

Programme: B.A.,LL.B (5 Year) Integrated Degree of Bachelor of Arts & Law Semester: III

Syllabus with effect from June-2020

Objectives of the course:

The primary aims of tort law are to provide relief to injured parties for harms caused by others, to impose liability on parties responsible for the harm, and to deter others from committing harmful acts. Typically, a party seeking redress through tort law will ask for damages in the form of monetary compensation. Tort Law varies from criminal law where the objective is to convict an offender for criminal wrongdoings and focuses on civil remedies where a claimant seeks compensation for their loss or harm. The objective of this paper is to provide broad understanding of basic concepts of relief provided to the injured parties.

Paper Code: UL03CBA024				
	of Paper: Law of Tort Including MV Accident &	Total Credit: 4		
	Consumer Protection			
Unit	Description in Detail	Weight age		
1	Meaning, Definition & Scope of Torts: Ingredients of Tort - A Wrongful act – Violation of duty imposed by Law, duty which is owed to people generally (in rem) – damnum sine injuria and injuria sine damnum – The concept of unliquidated damages Differentiate Tort from Crimes and Breach of Contract Relevance of Malice, Motive and Intention in tort. Capacity of person to sue and be sued Who may sue? – aggrieved individual – class action –social	25%		
2	action, Who may not be sued? Justification of Tort Act of State – Doctrine of Sovereign Immunity and its relevance in India Judicial and Quassi-Judicial acts Parental and Quassi-parental authority Statutory authority, Inevitable accident, Private defense Act of Necessity, Volenti non fit injuria Plaintiff's own wrong Extinction of Tortious Liability: Actio personalis moritur cum persona – exceptions, Accord and Satisfaction, Waiver, Acquiescence, Release, Limitation	25%		
3	Remedies: Judicial remedies,Extra-judicial remedies Vicarious Liability: Basis, Scope and Justification,Modes of Vicarious liability Express authorization,Ratification Abetment Special Relationship: Master and Servant, Owner and Independent Contractor Principal and Agent, Guardian and Ward, Company and Directors Torts against Persons and personal relations Assault, Battery, Mayhem, False Imprisonment,Defamation, Libel,,Slander, Privileges	25%		

	Wrongs Affecting Property	
	Trespass and Trespass ab initio to Land	
	Trespass to movable goods - Conversion	
	Torts against business interest – injurious falsehood,	
	misstatements, passing off.	
	Negligence	
	Basic concept and theories of Negligence	
	Doctrine of Contributory negligence	
	Res ipsa loquitor	
	Nuisance	
	Definition, essentials and types	
	Acts constituting nuisance : obstructing highway, Pollution of	
	Water, Noise and interference with Light and Air	
	Absolute / Strict Liability	
	The Rule of Rylands v. Fletcher	
	a) Motor Vehicles Act, 1988 (Relevant provisions only)	
4	No Fault Liability Principle: Sections 140-142.	
	Insurance of Motor Vehicles against Third Party Risks: Sections	25%
	146, 147,	
	150, 152, 160, 161, 162, 163, 163-A and 163-B	
	b) Consumer Protection Act, 1986 (Relevant provisions	
	only)	

Reference Books:-

- The Motor Vehicles Act, 1988
- Law of Torts Ratanlal & Dhirajlal
- Law of Torts B.M. Gandhi
- Law of Torts D.D. Basu
- Salmond on Law of Torts
- Text book on Law of Torts Winfield
- Tort Law R.W.M. Dias
- Law of Consumer Protection
- (Principles and Practice) Avtar Singh
- Law of Consumer Protection D.N. Saraf
- Consumers and the Law R.M. Vats
- Commentary on Consumer Protection Act J.N. Barowalia
- A.P. Mathur's Law relating to Motor Vehicles-Eastern Book Company
- Motor Vehicles Act, 1988 Eastern Book Company

Programme: B.A.,LL.B (5 Year) Integrated Degree of Bachelor of Arts & Law Semester: III

Syllabus with effect from June-2020

Objectives of the course:

The Objective of this paper is to focus on basic concepts of sociology relevant for better understanding of Indian Society.

Paper Code: UL03EBA021	Total Credit-4
Title of Paper: Sociology-III (Social problem)	

Unit	Description In Detail	Weightage (%)
1.	Poverty	
	 Concept and definition of poverty 	
	 Causes of poverty 	
	Beggary	25%
	 Meaning and concept of beggary 	
	 Causes of begging 	
	 Magnitude of beggary 	
	Prostitution	
	 Concept of prostitution 	
	Effect and causes of Prostitution	
2.	Unemployment	
	 Concept and definition of unemployment 	
	Effect of unemployment	25%
	 Causes of unemployment 	
	 Types of unemployment 	
	Alcoholism	
	 Concept and definition 	
	 Causes of alcohol abuse 	
	Control on alcoholism	
	Women's Employment Problem	
	 Issues faces women at work place 	
	• Challenges & problem faced by women workers in	
	India	
3.	Population Explosion	
	 Concept of population growth 	
	 Causes of population growth 	25%
	 Effect of population explosion 	
	Terrorism	
	Characteristics of terrorism	
	Origin & development	
	Terrorism in india	

4.	Ecological Problem	
	 Concept of ecological problem 	
	 Types of ecological problems 	
	Child Labour	25%
	Concept of definition of child labour	
	Problems of child labour	
	 Legislation pertaining to child labour in India. 	

Recommended Books:

- 1. Method of social Research Goode & Hatt
- 2. Industrial society & Social Welfare Harold L. Wilebsky & Charles N. Lebelaux.
- 3. Urban Sociology Dr. R. N. Sharama
- 4. Sociology S. R. Myneni
- 5. Sociology part II -S. R. Myneni
- 6. Social Problems in India by Ram Ahuja

Programme: B.A., LL.B (5 Year) Integrated Degree of Bachelor of Arts & Law Semester: III

Syllabus with effect from June-2020

Objectives of the course:

The objective of this paper is to provide broad understanding of basic concepts of economics and understanding of relationship between economics and law.

Paper Code: UL03EBA022	Total Credit-4
Title of Paper: Political Science –III	

Unit	Description In Detail	Weightage (%)
1.	Constituent Assembly	
	Origin, Composition & Character	
	Sources of Influences & Ideological settings	250/
	Union – State Relations	25%
	Nature & Character of Indian Federal system	
	b. Changing pattern of Federalism & new trends	
2.	Introduction to Public Administration	
	 Growth & Evolution as a Discipline 	
	 Meaning, Scope & Significance 	25%
	 Approaches to its study 	
3.	Key Concepts in International Relations	
	Power, Elements of National Power: Population,	
	Geography, Resources, Economy, Technology and Military	25%
	 Limitations on National Power: International morality, Public Opinion 	
	International Law, Balance of Power	
4.	United Nations and International Relations	
	Diplomacy: Old World and New World, Legal conflicts.	
	UN Principal Organs: General Assembly, Security Council	27.1
	and International	25%
	Court of Justice	
	 Peaceful Settlement of Disputes: Negotiations, Mediation, Conciliation, Arbitration. 	

Recommended Books:

- 1. Shakti Mukherjee, and Indrani Mukherjee, *International Relations*, World Press Pvt. Ltd., 1986
- 2. Chandra Prakash, and Prem Arora, International Relations, Cosmos Bookhive, 1986
- 3. J.N. Dixit, India's Foreign Policy and its Neighbours, Gyan Books, 2001
- 4. Dr. S.R. Myneni, *Political Science*, Allahabad Law Agency, 2013