SARDAR PATEL UNIVERSITY FACULTY OF LAW COURSE OF STUDY

INTEGRATED DEGREE OF BACHELOR OF ARTS / COMMERCE/ BUSINESS ADMINISTRATION & LAW

BBA, LL.B.(HONS.) (Under Choice Based Credit Scheme Semester Degree Programme)

Semester - IX

Course Type	Subject Code	Subject	T/P	Credits	Exam	Component of Marks		arks
					Duration	Internal	Internal	Internal
					in hrs.	Passing %	Passing %	Passing %
BBA, LL.B. (HONS.)	UL09CBLH01	Environmental Law	Т	4	2	20/50	20/50	40/100
INTEGRATED	UL09CBLH02	Alternate	Т	4	2	20/50	20/50	40/100
5 years		Dispute						
		Resolution						
	UL09CBLH03	Research	Т	4	2	20/50	20/50	40/100
		Methodology						
	UL09CBLH04	Indirect Tax	Т	4	2	20/50	20/50	40/100
		(BL) Hons V						
	UL09CBLH05	Competition	T	4	2	20/50	20/50	40/100
		Law (BL) Hons						
		VI						
	UL09CBLH06	Crimes against	Т	4	2	20/50	20/50	40/100
		Women (CL)						
		Hons V						
	UL09CBLH07	Criminal	Т	4	2	20/50	20/50	40/100
		Sociology (CL)						
		Hons VI						
	UL09CBLH08	International	T	4	2	20/50	20/50	40/100
		Court Of Justice						
		(IL) Hons V						
	UL09CBLH09	Maritime Law	Т	4	2	20/50	20/50	40/100
		(IL) Hons VI						
	UL09CBLH10	Design Law	Т	4	2	20/50	20/50	40/100
		(IPR) Hons V						_
	UL09CBLH11	Trade – Related	Т	4	2	20/50	20/50	40/100
		IPR and						
		International						
		Treaties (IPR)						
		Hons - VI		-		20'	20'	40/:00
	UL09CBLH12	Practical-VI	Р	4	2	20/50	20/50	40/100
		Internship &						
		Moot Court			2.5			240/225
					26			240/600

Environmental Law Syllabus with effect from: June 2016

Objective: Now a day's environmental problem have attained alarming proportions. It is essential to sensitize the students to the environmental issues and the laws. The important principles in the field like inter- generation equity, carrying capacity, sustainable development and precautionary principle & polluter pays the principle is to be appreciated. The law in practice is to be analyzed and evaluated. The course is designed towards these objectives.

Paper Code : UL09CBLH01	Total Credit 4
Title of Paper : Environmental Law	

Unit	Description	Weight age (%)
I	Introduction: Meaning & Definitions of Environment, Concept of Atmosphere, Weather and Climate, Kinds/ Types of Environment, Factors or Components of Environment, Types & Causes of Environmental Pollution, Global Warming, Meaning, Causes and effects of Global Warming, Meaning, Nature, Scope and Sources of Environmental Law, Environmental Pollution and its Causes	25%
II	Constitutional Provisions or Mandates Relating to Environmental Pollution, Directive Principles or Constitutional Provisions Relating to Environmental Pollution, Fundamental Duties Relating to Environmental Protection, Role of Judiciary for Protecting Environment or in the Evaluation of Environmental Jurisprudent or Judicial Activism for the Protection of Environment, Doctrines of International Law relating to Natural Resources [Sustainable Development, Doctrine of Conquest, Doctrine of Discovery, Doctrine of Occupation, Doctrine of Adverse Possession, Doctrine of Treaty or Bilateral Contracts (Doctrine of Cession),Doctrine of Sovergnity and Eminent Domain, Doctrine of Distributive Justice in relation to the Utilization of Natural Resources]	25%
III	Enactments Relating to Environmental Issues, Law Relating to Forests, Law Relating to Wildlife and Endangered Species, Law Relating to Biological Diversity, Law Relating to Marine Life and Coastal Ecosystems, Prevention of Cruelty Towards Animals, Law Relating to Environment Protect on (The Environment Protection Act, 1986)International Environmental Law	25%
	International Environmental Law, Declaration of United Nations Conference on the Human Environment, 1972 Or Stockholm	

	Declaration on Human Environment, 1972, International Convention for	
	the Protection of Birds, 1950, Rio Declaration on Environment and	
	Development, 1992 Or The United Nations Conference on Environment	
	and Development (UNCED), 1992 (The Earth Summit, 1992), Kyoto	
	Protocol to the United Nations Framework Convention on Climate	
IV	Change, 1997, Johannesburg Convention, 2002 (World Summit of	25%
	Sustainable Development, 2002)	

References:

- Aaramin Rosencranz, et al., (eds.), Environmental law and Policy in India, 2000.
- R.B. Singh & Suresh Misra, Environmental Law in India (1996), Concept Publishing Company, New Delhi
- Kailash Thakur, Environmental Protection Law and Policy in India (1997), Deep & Deep Publication, New Delhi
- Richard L. Riversz, ET. al. (eds.) Environmental Law, the Economy and Sustainable Development (2000), Cambridge
- Christopher D. Stone, Should Trees Have Standing and other Essays on Law, Morals and the Environment (1996), (Oceana)
- Leelakrishnan, P,et. Al. (eds.) Law & Environment (1990), Eastern Lucknow
- Leelakrishnan, P, The Environmental Law in India (1999), Butterworth's India
- Recommending Legislative Measures and Administrative Machinery for Ensuring Environmental Protection (1980) (Tiwari Committee Report)
- C.M. Jariwala, Environment & Justice, A.P.H Publishing Corporation, New Delhi
- Dr. R.G. Chaturvedi, Ancient Law of Environment, Universal Law Publishing Company, New Delhi

Alternate Dispute Resolution
Syllabus with effect from: June 2016

Objective: Trade and Commerce, either Domestic or Foreign are generally susceptible to litigation or dispute. Resolution of dispute is an essential element of prosperity of trade and commerce. Litigation in judicial dispute resolution has become so time consuming and expensive and both parties are incurring losses and getting inconvenience. This necessitated searching for the Alternative Dispute Resolution and results in finding arbitration and conciliation.

Paper Code : UL09CBLH02	Total Credit 4
Title of Paper : Alternate Dispute Resolution	

Units	Description	Weight age (%)
Ι	Judicial Dispute Resolution and Alternative Dispute Resolution: Judicial Dispute Resolution (Justice Delivery System) Meaning and Characteristics of Judicial Dispute Resolution, Operating Principles of Judicial Dispute Resolution, Advantages and disadvantages of judicial dispute resolution, Alternative Dispute Resolution (ADR), Alternate to Formal Adjudication, Meaning and techniques of Alternative Dispute Resolution, Procedure or Techniques of ADR Negotiation or assisted negotiation, Mediation, Conciliation, Partnering, Evaluation, Dispute Review Board (Dispute Adjudication Board), Claims Appeals Committee, Facilitation, Arbitration, Fast Track Arbitration or Speed up Arbitration, Highbred Alternative Dispute Resolutions, Unilateral, Bilateral and Triadic (Third Party)Intervention, Advantages of Alternative Dispute Resolution, Limitations of Alternative Dispute Resolution, Distinction Between Arbitration, Conciliation and Negotiation	25%

The Arbitration and Conciliation Act, 1996, International Background of Arbitration and the Work of UNCITRAL, Importance of International Commercial Arbitration, Efforts of the United Nations Commission on International Trade Law (UNCITRAL), UNCITRAL, Model Law on International Commercial Arbitration, The Need of Model Law on International Commercial Arbitration, Adoption of the Model Law on International Commercial Arbitration of UNCITRAL, Adoption of the Model Law on International Commercial Arbitration of UNCITRAL, Salient Features of the Model Law on International Commercial Arbitration. Historical Background and Development of the Law of II 25% Arbitration and Conciliation in India: Under the Rule of East India Company, Under the Rule of British India, In Independent India, Recommendations of the Law Commission of India for updating the Arbitration Act, 1940 in its 76 Report in November 1978, Objects and Reasons for the Enactment of the Arbitration and Conciliation Act, 1996, Salient Features of the Arbitration and Conciliation Act, 1996. **Definitions** and General Provisions of the Arbitration and conciliation Act, 1996: Definition of Arbitration, Kinds of Arbitration- Domestic Arbitration, International Arbitration, Foreign Arbitration, Definition of Arbitrator, Arbitration Agreement, Arbitral Award, Arbitral Tribunal, Court, Judicial Authority, Legal Representative, Party Arbitrary Agreement, Form of Arbitration Agreement, Attributes of Arbitration Agreement, Power to Refer Parties to Arbitration, Where there is Arbitration Agreement, Parties in Pending Legal Proceeding May Agree to Seek Arbitration, Interim measures etc. by court. Composition, Powers, **Duties Responsibilities of Arbitral Tribunal:** Composition of Arbitral tribunal. Appointment of Arbitrators, Powers of Arbitrators or Arbitral Tribunal, Duties and Responsibilities of Arbitrators or Arbitral Tribunal, Challenge to Arbitration, Grounds for Challenge to an Arbitrator, Challenge Procedure of Appointment of Arbitrator, Termination of Mandate of an Arbitrator, Termination of Mandate and Substitution of Arbitrator. Proceedings in Arbitral Tribunal and Enforcement of Awards: Jurisdiction of Arbitral Tribunals, Competence of arbitral tribunal to rule on its jurisdiction, Interim directions by arbitral tribunal and other powers, Conduct of Arbitral Proceedings: Equal Treatment of Parties, Determination of Rules of Procedure. Place of Arbitration. Commencement of Arbitral Proceeding, Language, Statement Claim and Defense, Hearing and Written Proceeding, Power of Arbitral Tribunal to Enforce its Orders Passed Under Section 17, 23 and 24, Powers of Court for Enforcement of the Peremptory Orders of the Arbitral Tribunal, Default of Party, Making of Arbitral Award and **Termination of Proceeding:** Rules Applicable to Substance of Dispute, Decision Making by Panel of Arbitrators, Speeding up of Proceeding and Ш 25% Time Limit for Making Awards, Settlement, Form and Content of Arbitral Award, Recourse against Arbitral Award Finality and Enforcement of Arbitral Award, Application for Setting Aside Arbitral Award, Additional Grounds of Challenge in Case of Certain Awards, Finality of arbitral award, Stay of operation of award or its enforcement Appeals and Fast track arbitration, Resolution of dispute through fast track arbitration, Other provisions of the Act to apply subject to modifications, Proper

	Arbitral Awards, New York Convention Awards, Geneva Convention Awards: Enforcement of Foreign Arbitral Awards in India before the Enactment of Arbitration and Conciliation Act, 1996, Enforcement of Foreign Award under the Arbitration and Conciliation Act, 1996, Definition of Foreign Award, Power of Judicial Authority to Refer Parties to Arbitration, When Foreign Award Binding, Evidence, Conditions for Enforcement of Foreign Awards or Refusal of Enforcement of Foreign Awards. Alternative Models of Dispute Resolution: Role of Panchayat and Gramsabha and Lokpal – Lokayukta, Role of GramSabha as an Alternative Resolution, Role of Panchayat as an Alternative Dispute Resolution, Ombudsman, Lokpal: The Watch Dog Against Corruption,	
IV	LokaYukta. Lokadalats, Organization of Lok Adalats (Section 19), Cognizance of cases by Lok Adalats (Section 20), Award of Lok Adalats (Section 21), Power of Lok Adalat or Permanent Lok Adalat, Permanent Lok Adalats for Pre-Litigation Conciliation and settlement, Cognizance of Cases by Permanent Lok Adalats, Procedure of Permanent Lok Adalat, Miscellaneous Provisions, Lok Adalats in Andhra Pradesh, Procedure for organizing Lok Adalat (Regulation 29-31) Conciliation, The Uncitral Conciliation Rules Application of the Rules, Commencement of Conciliation Proceedings, Number of Conciliators, Appointment of conciliators, Representation and Assistance.	25%

Reference Books

- Dr. S R Myneni Arbitration Conciliation and Alternative Dispute Resolution System
- Avatar Singh: Arbitration and ConciliationAct, 1996
- Bachawat J: Arbitration and Conciliation Act, 1996
- Upendra Baxi : Crisis of the Indian Legal System, (1982)
- H.S. Patil: The Law of Arbitration and Conciliation
- S.D. Singh: The Law of Arbitration
- P.C. Rao & William Sheffield, Alternative Dispute Resolution What it is and How it Works? (1997) Universal Delhi
- G.K. Kwatra, The Arbitration and Conciliation Law of India (2000), Universal Delhi
- Basu N.D., Law of Arbitration and Conciliation
- Krishnamurthy's: Law of Arbitration and Conciliation

Research Methodology Syllabus with effect from: June 2016

Objective: The main objective of this course is to give comprehensive idea of research methodology in legal education and to acquaint the student of law with scientific method of social science research. This course is expected to provide the minimum knowledge of the technique of selection, collection & interpretation of primary and secondary data in socio legal research. Emphasis will be on practical aspects like writing research papers & attending seminars and workshops on research methodology.

Paper Code : UL09CBLH03	Total Credit 4
Title of Paper : Research Methodology	

Unit	Description	
I	Objectives of Legal Education, Teaching Methods in Law, Lecture Method, its Utility, Merits & Demerits, Discussion Method of teaching, Seminar Method of Teaching, Case Study Method of Teaching, Problem Solving Method, Clinical Legal Education, Legal Aid, Legal Literacy.	25%
II	What is Research?, Definition of Research, Characteristics of Research, Objectives of research or components of research, Research methodology, Legal Research, Characteristics of Legal Research, Socio Legal Research & Its Utility.	25%
III	Doctrinal/ Traditional/ Non- Empirical Legal Research, Characteristics of Doctrinal Research, Empirical/ Non- Doctrinal Legal Research, Characteristics of Non- Doctrinal Research, Meaning of Hypothesis, Characteristics/ Qualities/ Conditions to form Good Hypothesis.	25%
IV	Methods or Techniques of Legal Studies, Observation Method, Interview Method (Scheduled Method), Mailed Questionnaires Method, Survey method, Case study method.	25%

Reference Books

- Ram Ahuja, Research Methodology, Rawat Publications, Jaipur
- Dr. Mona Purohit, Legal Education & Research Methodology, Central Law Publications, Allahabad

- Leonard Cargan, Doing Social Research, Rawat Publications, Jaipur
- Ramakanth Tiwari & Mahesh Dabhade, Methodology of Social Research, Common Wealth Publishers, New Delhi
- B.L. Kothari, Research Methodology Tools & Techniques, ABD Publishers, New Delhi
- G.R. Basotia, K.K. Sharma, Research Methodology, Mangal Deep Publications, Jaipur 2002
- Abel Baset I.M. Hosounch, Research Methodology, Sublime Publications, Jaipur, 2003
- S.k. Verma, M. Afzal Wani, Legal Research & Methodology, Indian Law Institute, New Delhi 2001
- Alan Bryan, Social Research Methods, Oxford New York, 2008
- R.A. McQueen & Christina Kausssen, Research Methods for Social Sciences, Prentice, 2002

Indirect Taxes (BL) Hons - V Syllabus with effect from : June 2016

Objective: In this course we will study about indirect tax such as sales tax, per unit tax, value added tax (VAT) and service tax. In this tax the intermediary later files a tax return and forwards the tax proceeds to government with the return. An indirect tax may increase the price of a good to raise the price of the products for the consumers. Thus, it is one that can be shifted or passed on. The degree to which the burden of a tax is shifted determines whether a tax is primarily direct or primarily indirect. This is a function of the relative elasticity of the supply and demand. Indirect taxation is policy commonly used to generate tax revenue. Indirect tax is so called as it is paid indirectly by the final consumer of goods and services while paying for purchase of goods or for enjoying services. Here, we also studied how broadly based it is applied to everyone in the society whether rich or poor. Since the cost of the tax does not vary according to income, it is a proportional tax. However, indirect taxation can be viewed as having the effect of a regressive tax as it imposes a greater burden (relative to resources) on the poor than on the rich. In this course we will study a detail procedure and application of indirect taxes.

Paper Code : UL09CBLH04	Total Credit 4
Title of Paper : Indirect Taxes (BL) Hons - V	

Unit	Description	Weight age (%)
I	Central Excise Duty, Applicability of Central Excise Duty; Calculation of Assessable Value, Calculation of Excise Duty, Concept of Cenvat Credit Account, Mode of Payment of Duty GAR 7 Challan or Cenvat Credit Account, CAS 4 Certification & Cost of Production with Live Example (Captive Consumption), Job Work under Notification no. 214/86 & Sec.57(F)(4), Excise Duty Liability in case of Export, SSI Unit exemptions, EOU/STP/EHTP/SEZ	25%
1	exemptions for Excise Duty, ARE 1, Excise Invoice, etc. forms, Procedure of Payment of Duty, Practical Training at Practicing Cost Accountant.	25%
II	Central Sales Tax, Applicability of Central Sales Tax, Calculation of CST, Filling of CST, Scope of Practice in CST.	25%
III	Service Tax, Basic Concepts as per Service Tax Act, Applicability & Scope of Service Tax, Calculation of Service Tax, Filling of Service Tax & Returns, Payment of Service Tax, Scope of Practice in Service	
	Tax.	25%

IV	Custom Duty, Basic Concepts as per Indian Customs Act, Calculation of Customs Duty, Concept of CHA & his rights & Scope, Payment of Customs Duty, Scope of Practice in Customs Duty Payments.	
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References Books:

- Indirect Taxes Law by Vaitheeswaran Nagarajan
- Indirect Taxes Law & Practice (in 2 Parts) V S Datey (Taxmann)
- Indirect Taxes (Time Trim E-Book on DVD) Law Crux Comprehensive Guide to Indirect Tax Laws A quick Referencer cum Compiler Dr. Yogendra Bangar & Dr. Vandana Bangar
- Customs and Excise Laws and Administrative Justice The Dynamics of Indirect Taxation and State Power in India P. V. Jois (Advocate)
- Systematic Approach to TAX Laws & Practice (for CS-Executive and Other Specialised Studies) Dr. Girish Ahuja & Dr. Ravi Gupta
- Landmark Decisions in Indirect Taxes (with Explanation of Principles in Excise, Customs, Service Tax and VAT Laws) V. Raghuraman

Competition Law (BL) Hons - VI Syllabus with effect from: June 2016

Objective: The process of globalization and liberalization have brought a considerable awareness towards improving the competitive process in developing economies such as India. Until recently most of the developing countries operated without a structured competition policy, and have justified the intervention by the state over economic activities. India owing to its WTO obligations enacted Competition Act, 2002. The course seeks provide fundamentals of market economy and extensive knowledge of application of competition policy in India. The course aims to study the developments of the policy of free and fair competition in India. The course will provide an analysis of the legal developments, from MRTP to the Competition Act. The course will analyze the progress of the Competition Law in various legal systems and also determine the role of WTO in its policies.

Paper Code : UL09CBLH05	Total Credit 4
Title of Paper : Competition Law (BL) Hons - VI	1

Unit	Description	Weight age (%)
I	MRTP Act metamorphoses into the Competition Act, Introduction and concept of Perfect competition, Theories of Competition and the Concept of Open- Market System, Competition Policy & Regulation of Competition, MRTP Act: Formation & Features, Anti-Competitive Practices and its Regulation under MRTP Act.	25%
II	Competition Act 2002, Drawbacks under the MRTP Regime and Need for Competition Act, Regulatory Authorities under the Competition Act, Prohibition of certain Agreement, Abuse of Dominant Position, Regulation of Combination, Competition Law & Policy: Conceptual Study of Relevant Supreme Court Decisions, Regulation of Unfair Competition	25%
III	Competition Commission of India, Duties, Power and Function of Commission, Duties of Director General, Penalties, Competition Advocacy, Finance, Account and Audit, Competition Appellate Tribunal and Miscellaneous.	25%
IV	Competition Policy and IPR, Intellectual Property Rights: Introduction to various IP Assets, Patent Policy and its Regulation under the Indian Laws, Abuse of IPR and Regulation of Combinations, Conflict of Competition Policy and Patent Policy, TRIPS and its impact on Competition and Patent-Monopoly.	25%

Reference books:

- Gurbax Singh, Law of Consumer Protection.
- Vinod Dhall, Competition Law Today, Oxford University Press.
- Law of Monopolistic, Restrictive and Unfair Trade Practices, Wadhwa & Co.

Crime Against Women Hons - V Syllabus with effect from : June 2016

Objective: To equip the students with the crimes that are happening against women, how they are treated and what is the status of them in the society as of today. Also they will learn how to stop the discrimination between genders and how to stop the crimes that are happening against women. The weaker section of the society is women and they have to bear all the consequences that are inflicted on them by the male counterpart. Due to this circumstance the crime against women has increased a lot and is increasing it day by day at alarming rate. Everyday new incident is happening against women. The objective of this subject is to know what are the causes of such crime how it emerges, what are the challenges faced by the women in various places and other things. The students will be equipped how to eradicate the crimes that are happening against women to belittling level.

Paper Code : UL09CBLH06	Total Credit 4
Title of Paper : Crime Against Women (CL) Hons - V	-

Unit	Description	Weight age (%)
	Introduction and International Conventions for Women, Introduction:- Women movement, Feminist awakening, Status of women- USA and India, Position of women- Vedic period, Post-Vedic period, Medieval period, British period, Contemporary India, International Commitments, Convention on the political rights of women -1953, Deceleration On Elimination Of Discrimination Against Women, Convention On Elimination Of All Forms Of Discrimination Against Women-1979, Optional Protocol to the Convention on The Elimination of Discrimination Against Women-1999, United Nation Millennium	
I	Declaration- 2000.	25%
II	Crime against women, Rape, Definition, Sexual Intercourse and Penetration, Consent, Corroboration of Testimony, Custodial Rape, Gang Rape, Marital Rape, Sentencing, Allied provisions in other laws, Cr. PC, Delay in lodging FIR, Under Evidence Act, Reflections of Judicial Sensitivity, Dowry death, Meaning, Object and reason, Struggle, Dowry prohibition act- dowry, Penalty, Agreement relating to dowry, Cognizance of offence and their trial, Offence non-bailbale, non-compoundable and cognizable for certain purpose, Burden of proof, dowry prohibition officer, Government servants and dowry, Dowry deaths under penal and procedural laws. Prostitution, social back-draw, kinds, legislation, welfare provisions- remedial, rehabilitation, special provisions, judicial response, Female foeticide, Objectives, Regulations, Prohibitions, Guidelines before using pre-natal diagnostic techniques, Appropriate authority, Advisory committee, Offence cognizable and non-bailable, Offences and penalties.	25%

	At Work Place, Sexual harassment at workplace, USA, UK, Indian Scenario, Guidelines, Domestic Violence, The protection of Women from domestic violence act 2005 object and scope, Women and			
	industrial law, Equal Remuneration Act- Scope, Remuneration, Equal			
	work, Employer's duty, Prohibition of Discrimination in recruitment, penalties, Implementation of remedies, Maternity Benefit Act , Object and Scope, Restriction of employment or work by women, Right to payment of maternity benefit, Payment of maternity benefit in certain cases, Notice of claim for maternity benefit and payment thereof,			
III	Payment if medical bonus, appointment of inspectors, powers and duties of inspectors, Factories act- Provisions for welfare of women.	25%		
	Constitutional provisions, Gender equality and protection under constitutional provisions, National Commission for Women,			
IV	Recommendations of National Commission for Women, International commitments, Freedom, equality, solidarity, tolerance, respect for nature, shared responsibility.	25%		

Reference books:

- Law Relating to Women & Children: By Mamta Rao, Eastern Book Company.
- Crime against Women and The Law: By Dr. Surinder Mediratta, Eastern Book Company.
- Crime against Women and Protective Laws: By Shobha Saxena, Eastern Book Company.
- Law Relating to Women & Children by Anjani Kant, Central Law Publication.
- Women & Criminal Law by S. C. Tripathi, Central Law Publication.
- Women Laws, Universal Legal Manual

Semester: IX

Criminal Sociology (CL) Hons VI
Syllabus with effect from: June 2016

Objective: To equip the students with the sociology of crimes with respect to how why and what are the causes of crime in the civilized society. After completion of this subject the students will be able to understand the situation and can find the solutions for eradicating the happening of crimes in society. Man as a social animal is bound to follow some animal character when the circumstance allows him to do so. The subject is one of such kind that what and how a man becomes criminal and how he behaves in the society and the reaction of the same from the society towards him. Every man born is not a criminal but circumstance makes him one and circumstance makes him a valuable citizen for the nation also. In this subject the students will study the theories of crimes, how it is happening what are the consequences faced by the criminals and the treatment to done for their correctional purpose and the role of the society towards such criminal who became criminals on the latter stage of their life

Paper Code : UL09CBLH07	Total Credit 4
Title of Paper : Criminal Sociology (CL) Hons - VI	

Unit	Description	Weight age (%)
I	Introduction, Deviance: AS a violation of social norms, as a reactive construction, theories- Structural-functionalism, Merton's Strain theory, Symbolic interactionism;, Sutherland's differential association, neutralization theory, labelling theory, primary and secondary deviation, control theory, conflict theory, Michel Foucault, biological theories of deviance, function of deviance, cross culture communication as deviance. strain theory- Robert Merton, critique of strain/ anomie theory, Robert Dubin, Robert, Agnew, Akers operationalization of Agnew's theory: sources of strain.	25%
II	Crime and criminology: introduction, nature and scope of criminology, importance of criminology, The eternal quest for the causes of crime- the dilemma of causation, classical and positivist criminology, the social and intellectual background of classical criminology, Beccaria and the classical school, the transition to positivist criminology, relation between positivist and classical theories, Positive school of criminal law.	25%
	The Data of Criminal Anthropology, Origin of Criminal Sociology, Origin of Criminal Anthropology, Methods of Criminal Anthropology, Relation between Criminal Anthropology and Criminal Sociology, Criminal Anthropology studies the organic and mental constitution of the criminal, Criminal physiognomy, Physical insensibility among criminals, Criminal heredity, The data of criminal anthropology only applies to the habitual or congenital criminal, The habitual criminal, The	25%

III	crimes of habitual criminals, the criminal type confined to habitual criminals, The proportion of habitual criminals in the criminal population, Forms of occasional criminality, Nature of juvenile crime, Precocity and relapse among criminals, Criminals of passion, Occasional criminals, Differences between the occasional and the born criminal.	
IV	The Data of Criminal Statistics, Value of criminal statistics, The three factors of crime, Anthropological factors, Physical factors, Social factors, Crime a product of complex conditions, Social conditions do not explain crime, Effects of temperature on crime, Crime a result of biological as well as social conditions, The measures to be taken against crime are of two kinds, preventive and eliminative, The fluctuations of crime chiefly produced by social causes, Steadiness of the graver forms of crime, is over-estimated, Statistical proofs of this, Biological and sociological proofs, Crime is diminished by prevention not by repression, Legislators and administrators rely too much on repression, The basis of the belief in punishment, Natural and legal punishment, The discipline of consequences, Education and crime, Popular entertainments and crime, Physical education as a remedy for crime, To diminish crime its causes must be eliminated, Criminal sociology and penal legislation, Classification of punishments, The reform of criminal procedure, The two principles of judicial procedure, Principles determining the nature of the sentence, Present principles of penal procedure a reaction against mediaeval abuses, The 'presumption of innocence," The verdict of 'Not Proven," The credibility of witnesses, Expert evidence, Criminal heredity, Incorrigible offenders, Cumulative sentences, Uncorrected or incorrigible criminals, The treatment of occasional criminals, The treatment of young offenders	25%

Reference Books:

- Enrico Ferri-Criminal Sociology [pdf]Prof. Jagdish Mishra- Criminal Sociology

Semester: IX
International Court of Justice (IL) Hons V
Syllabus with effect from: June 2016

Objective: The objective of this course is to impart knowledge about the International Court of Justice. The main objectives of this subject are to make aware the students how the international disputes or situations are settled by the ICJ. This course also gives ideas about its history, constitutional committees and jurisdictions.

Paper Code: UL09CBLH08	Total Credit 4
Title of Paper : International Court of Justice (IL) Hons – V	

Unit	Description	Weight age (%)
I	History, The origins, The Hague Peace Conferences and the Permanent Court of Arbitration (PCA), The Permanent Court of International Justice (PCIJ), The International Court of Justice (ICJ).	25%
II	Members of the Court, Presidency, Chambers, Chamber of Summary Procedure, Chambers under Article 26, paragraph 2 (ad hoc chambers), Committees, Budgetary and Administrative Committee, Rules Committee, Library Committee, Judges ad hoc	25%
III	How the Court works, Contentious cases Advisory proceedings, Basis of the Court's Jurisdiction, Special agreement, Cases provided for in treaties and conventions, Compulsory jurisdiction in legal disputes, Declarations Recognizing the Jurisdiction of the Court as Compulsory, Treaties, Advisory Jurisdiction.	25%
IV	Case Laws: Advisory opinions: Bolivia vs. Chili, Obligation to negotiate to access to the Pacific Ocean Dt. 15/07/14, Judgment 24/09/15, Maritime delimination into Caribbean Sea, Costarica vs. Nicaragua, Question relating to seizure and detention of certain documents and data, Timor-Leste vs. Australia	25%

Reference Book:

- An International Court of Justice by: James Brown Scott
- The International Court of Justice author: Robet Kolb
- The International Court of Justice and Self defence in International Law author: James A. Green
- The Statute of the International Court of Justice edited by: Anderas Zimmermann,
- Christian Tomuschat, Karin Odler-Frahm, Christian J Tams.
- Compulsory Jurisdiction of the International Court of Justice by : R.P. Anand

Maritime Law (IL) Hons VI Syllabus with effect from : June 2016

Objective: Maritime is one of the oldest laws in world. We referred this to as Admiralty law and shipping law, and the Code of Hammurabi (circa 1780 BC) in relation to carriage of goods by water, maritime law has developed in close support of maritime trade. Maritime law is a dynamic field driven by commercial and technological forces, safety and environmental considerations, and recently also by security concerns. The course provides a general overview about the subject-areas and institutions of maritime law, drawing heavily from other areas of public law like constitutional, environmental law and private law as contracts, torts, insurance, as well as public and private international law. By the end of this course, students will have gained knowledge with the basic concepts, principles, institutions and procedures of international maritime law and also gained knowledge of contemporary issues in this field.

Paper Code : UL09CBLH09	Total Credit 4
Title of Paper : Maritime Law (IL) Hons -VI	-

Unit	Description	Weight
		age (%)
I	Maritime Law, Introduction, definition, nature, concept and scope of Maritime Law. Historical development, Recent development and feature of the Maritime Law.	25%
II	Marine insurance law, introduction, types of cover and doctrine, Insurable Interest Marine Insurance Act, Indemnity, Constructive Total Loss, Subrogation, The Policy, Warranties.	25%
Ш	Indian Maritime Law, Admiralty Act and Bill of 2005. Admiralty Bill, 2005, its salient features and present status, Admiralty Jurisdiction of Courts, Procedures and appeals, Miscellaneous and statement of objects and reasons, Memorandum regarding delegated legislation, Action in rem & Action in person am in maritime context, Maritime order of priority claims and maritime Line, Vesting rights on sale of ship and distribution of sale proceeds, Procedure in respect of foreign ships and protection of owner, demise charterer, manager or operator of ships arrested, Damage done by or to a ship, Salvage, Loss of life or Personal Injury. The Merchant Shipping Act, 1958, Structure of the Shipping administration in India, Ministry of Shipping, Director General of Shipping, Mercantile Marine Department, Surveyors, Seamen's welfare officers, Major and Minor Ports, Application of National Laws and State Laws at ports, Registration of Indian Ships, procedure and documentation, certificate of registration, Transfer of ownership, national character and flag	25%
	International treaties, Conventions and protocols relevant to Indian maritime law, their objective, (SOLAS, COLREGS, SUA, MARPOL), Applicability and	

IV pro	gal status. Maritime legislation based on these treaties, conventions and otocols, International Convention on the Prevention of Marine Pollution by amping of Waste Convention, 1972 - Maritime Lien, Territorial waters Act, evant provisions of Customs Act, Merchant Shipping Act Jurisdictional ues and relevant provisions under Indian Laws, Fisheries Act.	25%
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Reference Lists:

- Admiralty and Maritime Law by Robert Force.
- Maritime Law by Christopher Hill
- Maritime Law by Charles M Davis
- Maritime Jurisdiction and Admiralty Law in India (Shipping Law services) by Samareshwar Mahanty.
- Modern Maritime Law by Aleka Mandarkar Sheppard (author)

Design Law (IPR) Hons V Syllabus with effect from : June 2016

Objective: The Design Act states about the design laws in India. It sets out what amounts to Design, it is concern with the basic procedure for getting the Registration and sets out the basic criteria for it along with the entire procedure of design from application to acceptance & in what cases there may be a cancellation of Design may be done or Rectification may be done. Further the subject will focus on the Assignment or Licensing of Design & their Restrictive Conditions. Also it will set out the conditions in which the design can be used by the Government & terms of it and royalty. In addition it will focus on the Jurisdiction of the Court & its role.

Paper Code : UL09CBLH10	Total Credit 4
Title of Paper : Design Law (IPR) Hons V	

Unit	Description	Weight age (%)
I	Nature of Design Protection with Meaning & concept of Design, Introduction Meaning and Definition of Design, Innovative designs as Intellectual Property, Design Right Monopoly & Design Law and Rights, History of Design Protection Legislation & Design Protection Legislation in India, Copyright in Registered Design & Nature of Design protection, Important changes in 2000 Act & International Developments, Laws of Design & definition of Design and its basic criteria & exclusion, Appeals to & are Judge Solely by the Eye, Design Based on functional Features to be Excluded & Partly Function Design, Utility not a condition & other Exclusion, Labels Design , Computer Generated Design , Coverage of Design, Registration of design for Article or class of Articles.	25%
II	Registration, Procedure for Obtaining Design Protection & Cancellation of registration & Rectification of Register, Basic Condition for registration & Criteria, Assignment, Transmission, Licenses, Application for Registration, Filing Design Registration Application Surface Pattern, Representation Of living person, copyright in Design, Formalities for obtaining Registration, Filing for representation, Non-Filling Amounts to design cancellation & Registration for more than one Class, Duration of Copy right & Claim of Novelty, Basic Procedure on Receipt of the design & Flow Chart of Design Application upto Acceptance, Publication & inspection of design, Appeal to High Court in case of Refusal, Public Order or morality in 2000 Act v. Law of morality in 1911 Act, Register of Design & its Significance, International Agreement & reciprocal Agreement with other Countries, No unregistered design, Restoration of lapsed design & Rights of restored Design. Registration,	25%

	Procedure for Obtaining Design Protection, Effect of Registration, Comparison of Copyright Correction of Clerical Errors in register, Rectification of the Register & its Procedure, Cancellation of Registration, Applicability of 2000 Design Act to design Registered in 1911 Act, Application for Cancellation to the Controller & interaction Between Sec. 19 & Sec. 4, Conflict between Sec. 19(1)(a) & Sec. 19(1)(b), Cancellation / Injunction of Design on the Bases of Copy Right, Previously Registered Substantially the Same design & validity of earlier design, Application of a design by new method, Burden of Proof & Basic Procedure.	
III	Assignment or Licensing Design & Restrictive Conditions, Assignment or Licensing of Designs & respective Condition, Assignment of & other dealings in designs, n interest in design Copyright & Restrictive Practices, exclusive Service Clause & Price Exploitation, Free Grants Back, Production v. Imports & Undue Expansion of the scope of IPR, Avoidance of Restrictive Conditions & restrictive Clause Declared unlawful.	25%
IV	Use of Design by Government Applicability of Patents Act & jurisdiction & Remedies For contravention, Registration of design effective Against Government, Use of Government to be free of Royalty, Rights of the third Parties, Statutory Registered Proprietor & payment for Government, Use through Licensees Dispute to be referred to the High Court & Function of High Court, Compulsory Acquisition of design by the Central Government & Quantum of Compensation, Erroneous Assumption of jurisdiction & determining cause of Action, Jurisdiction in contravention & second Proviso to sec. 22(2), Design of a recent date & Combining with copy right suits, Temporary Injunction, Innocent Infringer & knowledge of Infringer.	25%

Reference Books:

- Design Laws by Prof. Ashwani Kr. Bansal
 Design Act 2000 by EBC
 Design Act 2000 by Professional

- Law relating to Intellectual Property by Dr.B.L.Wadehra

Trade – Related IPR and International Treaties (IPR) Hons VI Syllabus with effect from: June 2016

Objective: Trade —Related Intellectual Property Rights (TRIPS) is basically an international Agreement in which member nation are bonded by the international standards & various aspects of Intellectual Property. It particular states out the Standard of Intellectual Property and their Rights. Also TRIPS sets out the enforcement of intellectual Property Rights on lines of which member Nations have to implement it. Further the TRIPS Agreement has also made guidelines for Acquisition and Maintenance, Dispute Prevention and Settlement of Intellectual Property Rights & also has given the Guidelines for Transitional of intellectual property to other Nations. In addition Rome Convention will be covering the basic for the Protection of Performers, Producers of Phonograms & Broadcasting Organization and other related convention to that matter. Further it will cover the Budapest Treaty for the recognition of Micro-organism for the purpose of Patent but also cover the Madrid Agreement Concerning the International Registration of Marks & Protocol Relating Madrid Agreement and it the end the Progressive Development of International Intellectual Property Law & recommendation made along with it.

Paper Code: UL09CBLH11	Total Credit 4
Title of Paper : Trade – Related IPR and International Treaties (IPR) Hons VI	

Unit	Description	Weight age (%)
I	General Provision & basic Principles, Nature & scope and obligation, Intellectual Property Conventions & National Treatment, Most –favored Nation Treatment & Multilateral Treatment on acquisition or maintenance of protection, Exhaustion, Objective & Principle. Standards Concerning the Availability, Scope, & use of Intellectual Property Rights. Copyright & Related Rights, Trademark & Related Rights, Geographical Indication& related Rights, Industrial Design, Patents & Related Rights, Protection of undisclosed Information.	25%
II	Enforcement of Intellectual Property Rights, General Obligations, Provisional Measures, Special Requirement related to Border Measures, Criminal Procedures. Acquisition of Intellectual Property Rights and Dispute Prevention & Settlement with Transitional Agreement, Article 62 of the agreement, Transparency and Dispute Settlement, Article 65 of the agreement, Least developed country members, Technical Co-operation.	25%

III	The International Convention for the Protection of Performers, Producers of Phonograms & Broadcasting Organization ("The Rome Convention"), Introduction, Relationship Between the Protection of related Rights & copyrights, Principal Provision, International Cooperation & judicial Assistance & Enforcement, The Implementation of Rome Convention, The Rome Convention & Developing Countries, Other Special Convention in the Field of Related Rights, The other Special Convention, Reasons For & Purpose of the Special Convention, Substantive Provision of the Phonograms Convention, Substantive Provision of the Satellite Convention.	25%
IV	The Budapest Treaty, Background of the Treaty, Summary of the Treaty, Main advantages of the Treaty, The Madrid Agreement Concerning the International Registration of Marks & Protocol Relating Madrid Agreement, Introduction, The Functioning of the System International Registration, Becoming Party to the Agreement or protocol, Advantages of the System, Progressive Development of International Intellectual Property Law, Introduction, The joint Recommendation Concerning Provision for the Protection of well-known Marks The Join Recommendation Concerning Trademark Licenses, The Joint Recommendation Concerning the Protection of Marks & other Industrial Property in Signs, on the Internet.	25%

References books:

- Law relating to Intellectual Property Rights –Dr. B.L. Wadhara
- Philip.W.Grubb, Patents for Chemicals, Pharmaceuticals and Biotechnology Fundamentals of Global Law, Practice and Strategy(4th ed., OUP 2006)
- Ferox Ali Khader- The law of Patents with a special focus on Pharmaceuticals in India (2007., Lexis Nexis Butterworths)
- Sheetal Chopra and Akash Tanja, Patent Agent Examination (2008. Lexis Nexis Butterworths.
- Vandana Shiva- Patents Myth or Reality Halsburys laws of India Vol 20(2)
- Alfredo Ilardi and Michael Blakeney-International encylopaedia of IP treaties(OUP., 2004)

SARDAR PATEL UNIVERSITY

Programme: BBA LLB (Honours) (5 years)
Semester: IX
Practical VI Internship & Moot Court
Syllabus with effect from: June 2016

Objectives of the course: Main Objective of the course is to make the students aware about the proceedings in the court and office to make them aware about the interaction with the clients and to make them aware about the mooting skills like arguments and conveyance.

Paper Code : UL09CBLH12	Total Credit 4
Title of Paper : Practical VI Internship & Moot Court	

Unit	Description	Weight age (%)
I	Compulsory Internship for One month (Litigation side), Internship Report, Viva Voice.	25%
II	3 Compulsory Moot Court competition, Memorials and Arguments, Viva Voice.	25%

SARDAR PATEL UNIVERSITY FACULTY OF LAW COURSE OF STUDY

INTEGRATED DEGREE OF BACHELOR OF ARTS / COMMERCE/ BUSINESS ADMINISTRATION & LAW

BBA, LL.B.(HONS.) (Under Choice Based Credit Scheme Semester Degree Programme)

Semester - X

Course Type	Subject Code	Subject	T/P	Credits	Exam	Con	ponent of M	larks
					Duration	Internal	Internal	Internal
					in hrs.	Passing %	Passing %	Passing %
BBA, LL.B. (HONS.) INTEGRATED	UL10CBLH01	Drafting, Pleading and Conveyance	Т	4	2	20/50	20/50	40/100
5 years	UL10CBLH02	Professional Ethics and Professional Accounting System	Т	4	2	20/50	20/50	40/100
	UL10CBLH03	Direct Taxes (BL) Hons VII	T	4	2	20/50	20/50	40/100
	UL10CBLH04	Foreign Trade Policy (BL) Hons VIII	Т	4	2	20/50	20/50	40/100
	UL10CBLH05	Offences against Child and Juvenile (CL) Hons VII	Т	4	2	20/50	20/50	40/100
	UL10CBLH06	White Collar Crimes (CL) Hons VIII	Т	4	2	20/50	20/50	40/100
	UL10CBLH07	International Dispute Resolution (IL) Hons VII	T	4	2	20/50	20/50	40/100
	UL10CBLH08	Law of Sea and International River (IL) Hons VIII	Т	4	2	20/50	20/50	40/100
	UL10CBLH09	International Convention & Treaties, Farmers Right & SCIC (IPR) Hons VII	T	4	2	20/50	20/50	40/100
	UL10CBLH10	WTO and WIPO (IPR) Hons VIII	T	4	2	20/50	20/50	40/100
	UL10CBLH11	Practical – VII Dissertation	P	8	Thesis & VIVA	60/150	20/50	80/200
				26				240/600

Drafting, Pleading and Conveyance Syllabus with effect from: June 2016

Objectives: Main Objective of the course is to make the students aware about the Drafting procedures in civil and Criminal Cases along with the Non Litigation drafts, proceedings needed in the court and office to make them aware about the importance of drafting skills use full for arguments and conveyance.

Paper Code : UL10CBLH01	Total Credit 4
Title of Paper : Drafting, Pleading and Conveyance	

Unit	Description	Weight age (%)
I	Drafting Principals and Skills, Meaning, Concept and purpose of drafting, Legal Drafting, Key Points of Drafting, Rules of Drafting.	25%
II	Civil Pleadings, Plaint and written Statement, Arrest before Judgment, Attachment before judgment, Interim Orders- Injunctions, Matrimonial relief, Appointment of Commissioner and receiver, Caveat Application, Execution Petition, Affidavit, Revision Application Civil, MVC Claim Petition, District form petition.	25%
III	Criminal Proceedings, Petition for Maintenance, Complaint to Judicial First Class Magistrate, Complaint against Bigamy Revision Appeal Criminal Proceeding, Memorandum of Appeal criminal Proceeding, Bail, Anticipatory Bail.	25%
IV	Writs and Conveyance, Writs, Essentials of Conveyancing, Sale Deed and Agreement to sell, Mortgage Deed, Gift Deed, Lease Deed, Partnership deed, Promissory Note, Power of Attorney, Guarantee Bond, Wills, Adoption Hire Purchase Agreement.	25%

References books:

- Drafting, Pleading and Conveyancing, By Dr. S R Myneni, Asia Law House
- Drafting, Pleading and Conveyancing By Medha Kholatkar.
- Drafting, Pleading and Conveyancing By N MJ Swamy Universial Law Publishing
- Drafting and Conveyancing By SP Agrawal Jain Book Agency
- Drafting, Pleading, Conveyancing and Professional Ethics, By Singhal Law Publications.

Semester: X Professional Ethics and Professional Accounting System Syllabus with effect from: June 2016

Objective is to make the students aware about the Professional Ethics and the behavior in the court and with their clients. Liability and accountability of advocates towards courts and the Society at large. Make them aware about the contempt of Court for the smooth conduct of their profession.

Paper Code: UL10CBLH02	Total Credit 4
Title of Paper : Professional Ethics and Professional Accounting System	

Unit	Description	Weight age (%)
I	Professional Ethics, Historical development of Legal Profession in India, Disciplinary Committees of BCI, Senior Advocates, Rights and Privileges of Advocates, Conduct of Advocates, Advocates duty to clients, Advocate Profession and Business, Advocates right to refuse a Case, Ethics of Legal Profession, Professional Misconduct.	25%
II	Accountancy for Lawyers, Accounting and Law, Meaning Definition, History, Advantages and branches of Accounting, Accounting System, Accounting Rules, Methods of Accounting, Main Accounting Records, Computerized Account, Previous Year, Assessment Year, Accounting Postulates, Concepts and Principles, Accounting Standards.	25%
III	Bar-Bench Relationship, Bar Bench Relations, Advocates Duty to Courts, Advocates Duty during Cross Examinations, Relationship of an Advocate to his opponent, Advocates duty to Colleagues, Public.	25%
IV	Contempt of Court Act, 1971, The Contempt of Court Act 1971, Historical development of Contempt of Court Act in India, Object and Constitutional validity of Contempt of Court Act. Definition, Kinds of Contempt, Contempt by Judges, Magistrates, Lawyers and other persons, punishment for Contempt of Court and Punishment for Contempt, Defences under contempt of court.	25%

References:

- Sunil Deshta and Kiran Deshta: Practical Advocacy of Law
- Holland Avrom Shree, Advocacy, 1994 Universal, Delhi
- Keith Evam, The Golden Rules of Advocacy, 1994, Universal, Delhi
- Mr. Krishna Murthy Iyer's Book on Advocacy
- The Bar Council Code of Ethics
- Drafting, Pleading, Conveyancing and Professional Ethics, By Singhal Law Publications

Direct Taxes (BL) Hons VII Syllabus with effect from : June 2016

Objective: Direct Tax Laws is one of the core important part of law. As a student of law they should be required a thorough knowledge about Direct Tax Law. From this subject we studied about Income Tax, Wealth Tax and various professional taxes. Students are also getting knowledge how to file tax forms and in what are the procedures. This is an essential read for all law students.

Paper Code : UL10CBLH03	Total Credit 4
Title of Paper : Direct Taxes (BL) Hons - VII	

Unit	Description	Weight age (%)
I	Income Tax, Basic Concepts in Income Tax, Previous Year, Assessment Year, Assesses Types, Residential Status of an assesses. Income from 5 heads, Salary, House Property, Business / Profession, Capital Gain, Other Sources.	25%
II	Deductions under Chapter VI, Agricultural Income & Exempted Incomes u/s 10, Tax Calculations for different Assesses, Interest u/s 234A, 234B & 234C, Form 16, 16A & other forms, Concept of TRP in Income Tax, Role of Tax Consultants in Practical, Online Returns Filing, Online Income Tax Filling.	25%
III	Wealth Tax, Basic Concepts in Wealth Tax, Assesses in Wealth Tax, Calculation of Wealth Tax, Other Important Concepts related to Wealth Tax.	25%
IV	Miscellaneous Tax (Profession Tax), Basic Concepts, Applicability of Profession Tax, Slab Rates of PT, Payment Procedure of PT.	25%

Reference Books:

- Direct Taxes Law and Practice by Vinod K Singhania
- Direct Taxes Income Tax, Wealth Tax and Tax Planning by B.B.Lal & N.Vashisht
- Direct Taxes Law Lexicon by Taxmann
- DIRECT TAXES Law & Practice Including Tax Planning (Professional Edition) by Dr. Girish Ahuja & Dr. Ravi Gupta
- Comprehensive Guide to Direct Tax Laws (for CA (Final), CMA, CS & other Professional Courses) (as Applicable for MAY 2016 Exams) by Dr. Yogendra Bangar & Dr. Vandana Bangar

- Systematic Approach to Direct Taxation (for CMA Inter Students and Other Specialized Studies) by Dr. Girish Ahuja & Dr. Ravi Gupta
- Comprehensive Guide to Direct Tax Laws A quick Reference cum Compiler by Dr. Yogendra Bangar & Dr. Vandana Bangar
- Professional Approach to DIRECT TAXES Law & Practice (Including Tax Planning)
 (Set of 2 Handy Vols.) by Dr. Girish Ahuja & Dr. Ravi Gupta
- Income Tax Law (Vol.10 Direct Taxes Circulars 1922-2005; Income Tax Act Ss. 1 to 86A) by Chaturvedi, Pithisaria & Pithisaria

Foreign Trade Policy (BL) Hons VIII Syllabus with effect from: June 2016

Objective: The aim of foreign trade is to increase production and to raise the standard of living of the people. Foreign trade helps citizens of one nation to consume and enjoy the possession of goods produced in some other nation. Trade between two or more nations is called foreign trade or international trade. This involves the exchange of goods and services between the citizens of two nations. When the citizens of one nation exchange goods and services with the citizens of another nation, it is called foreign trade. By studying this subject the students will get knowledge about international trade, international trade contract and legal issues relating to trade. The main objective of this subject is too aware student about the international trade related policies and investments and many more.

Paper Code : UL10CBLH04	Total Credit 4
Title of Paper : Foreign Trade Policy (BL) Hons – VIII	-

Unit	Description	Weight age (%)
I	Legal Frame work, Introduction, concept, origin and development of International Trade Policy, Legal basis of Foreign Trade Policy, Duration and amendment of Foreign Trade Policy, Hand Book of Procedure and Appendices and Aayat Niryat Forms, Transitional Arrangements. Trade Facilitation and Ease of Doing Business.	25%
	Import, Import-Export code/e-ICE, Import-Export Through State Trading Enterprises and Trade with specific Country, Import of Specific Categories of Goods and restricted Items, Import Policy for Second hand Goods, Metallic Waste and Scrape and other Provisions. Export, Export of Specific categories need SCOMET,	
II	Provisions for Export and other Provisions for doing trade and business, Payment of Receipts on Import/Export, Export Promotion Council and Policy Interpretation and relaxations. Self Certification, Originating Goods and Preferential Agreements.	25%
III	Export From India Schemes, Merchandise and Service export from India Scheme, Common provision for export from India Scheme, Duty Exemption or Remission Scheme, Duty free Import Authorisation Scheme, Scheme for Export of Gems and Jewellery, Export Promotion Capital Goods (EPCG) Scheme.	25%
IV	Export Oriented Units(EOUs), Electronics Hardware Technology Parks (EHTPs), Software Technology Park(STPs) and Bio-	25%

Technology Park(BTPs), Deemed Exports, Quality Complaints and	
Trade Disputes.	

Reference books:

- International Trade and Business Emerging Issues and Challenges in the 21st Century by Jiwitesh Kumar Singh
- International Trade and Export Management by Francis Cherunilam
- Economic reforms and Indian Trade by-Zafar Ahmad Sultan
- Foreign Trade Policy and Handbook of Procedure -2010-2020 by R.K. Jain
- Foreign Trade Policy Input output norms Duty Exemption Schemes (handbook and Procedure) by R.K. Jain
- Hand Book on Foreign Trade Policy 2015-2020 by Abishek A. Rastogi
- Foreign Trade Policy 2015-2020 by V.S. Datey
- Foreign Trade of India 147 to 2007 Trade, Policies and Prospectus Dr. Vibha Mathur

Semester: X Offences Against Child and Juvenile (CL) Hons VII Syllabus with effect from: June 2016

Objective: The objective of this course is to understand the various factors that are causing the crime against children, who all are responsible for it and what as a citizen of the nation can do to prevent such occurrence from the society. What are the international treaties available for the protection of the children and how we can implement those treaties in our country and eradicate the crimes against children. As the adage goes today's children are tomorrow's future so we have build them up and have to stop the crimes that are happening against them.

Paper Code : UL10CBLH05	Total Credit 4
Title of Paper : Offences Against Child and Juvenile (CL) Hons-VII	

Unit	Description	Weight age (%)
	Introduction: Who is a child, Status of a child, Children in Indian legal setting, International concern, Offence against children.	
I	Right to birth and survival: Right to birth, Right to survival, Right to health and nutrition, Right to shelter/ housing, Foeticide and infanticide: When does life begin, Legal status/ protection of the unborn child, What is foeticide, A retrospect on abortion/ foeticide in India, Reason behind female foeticide, Legal aspects- International and India scenario, The Pre-Conception and Pre-natal Diagnostic Techniques (Prohibition of Sex Selection) Act 1994- an analysis, Teenage pregnancy and abortion, Female infanticide, Judicial response.	25%
	Child trafficking: What is trafficking, Purpose of child trafficking, Factors responsible for trafficking, Women and girls who are usually trafficked, Magnitude of the problem, Techniques of immoral trafficking, Sex tourism and child pedophilia, Child Pornography and Child Trafficking, Legal framework to combat child trafficking-International Instruments, Attempts made at regional level, Indian laws dealing with child trafficking: Constitution, IPC, Immoral Traffic (Prevention) Act 1956, The Juvenile Justice (Care and Protection of Children) Act 2000, Indian judiciary on trafficking, social reintegration of trafficked children, Kidnapping and abduction, Kinds of kidnapping, abduction, Punishment for kidnapping, kidnapping or maiming a minor for the purpose of begging, Kidnapping abducting or inducing a woman to compel her marriage etc, Procuration of minor girl, Importation of girls from foreign	

11	country, Kidnapping or abducting child under ten years with intent to steal from its person, Child rape, Section 375 of IPC detailed analysis, punishment for rape, custodial rape, procedure in a rape case. Child prostitution, Definition of prostitution, Magnitude of the problem, typology, Causes of child prostitution, Prostitution and constitutional safeguards, Prostitution and international initiatives, Prevention of malady, judicial pronouncements, Protection of children from sexual offence, Salient features of the protection of children from sexual offences act 2012, Sexual offence against children, Use of child for pornographic purpose, Procedure for reporting case, procedure for recording of statement of child, Special courts, procedure and powers of special courts and recording of evidence.	25%
III	Bonded labour: Meaning definition, origin of bonded labour system, Factors responsible for bonded labour, Types of bondage, Bonded labour in India, Legislative response, attempts at national level, Bonded labour system abolition act 1976, judiciary vis a vis bonded labour system. Street children : Definition and categories of street children and Causes, Street children in India, The problem, responses to street children, Rehabilitation of street children, Role of NGOS, Local Bodies, Social welfare development.	25%
IV	History of juvenile legislation, Who is a juvenile, Who is a juvenile in conflict, Retrospective legislation, Age of criminal responsibility, Determination of age to be taken on an accused being determined as juvenile. What is juvenile delinquency, Classification of juvenile delinquency, Juvenile offences, juvenile justice, Legislative protection, JJ Act 2000- new hope for juveniles, Provisions relating to Juvenile in conflict with law, Provisions relating to child in need of care and protection, Provisions relating to rehabilitation and social reintegration and miscellaneous provisions. Fundamental principles of juvenile's justice and protection of children, Judicial response and administration of Juvenile Justice, Constitutional and procedural safeguards, Appeal revision, power of the High Court and the Session court under juvenile legislation. International law and administration of juvenile justice	25%

Reference books:

Bare Acts:-

- Bonded labour system abolition act 1976
- Protection of children from sexual offences act 2012
- The pre-conception and pre-natal diagnostic techniques (prohibition of sex selection) act 1994 Immoral traffic (prevention) Act 1956
- Indian Penal Code
- Offences against children and Juvenile offence by Dr. S K Chatterjee

SARDAR PATEL UNIVERSITY

Programme: BBA LLB (Honours) (5 years)
Semester: X
White Collar Crimes (CL) Hons VIII
Syllabus with effect from: June 2016

Objective: To equip the students with the knowledge of white collar crimes that is happening in the world and what steps should be taken to eradicate them to equip the students with the knowledge of white collar crimes that is happening in the world and what steps should be taken to eradicate them. In today's e-world many crimes are happening and they are not done by any regular or professional criminals but who are educated and well known to the system. This subject will enable students to equip themselves what are the various white collar crimes that are happening around the society and in the world. What are the causes of such crime and how we can eradicate the same will be learned in this subject. How to deal with such criminals are an important aspect in criminal law.

Paper Code : UL10CBLH06	Total Credit 4
Title of Paper : White Collar Crimes (CL) Hons - VIII	_

Unit	Description	Weight age (%)
I	Introduction: History of white collar crime, Categories of white collar crime, Characteristics of white collar crime, Consequence of white collar crime, Corruption and bribery in India, Criminal or crimes- what is it, extent of white collar crimes, Misconceptions of white collar crime, Modern conceptualization of white collar crime, Nature of white collar crime, occupational deviance, White collar crime and professional crime, Fields for white collar crime: (White collar crime- education, White collar crime- Engineering, White collar crime- Legal profession, White collar crime- medical, White collar crime- Society, work place crime), White collar crime to re-collar crime: (Cases involving re-collar characteristics, Concept of re-collar crime, Evolution of white collar criminal, Perception of violence of white collar crime), What fraud examiners do to prepare for red-collar crime?	25%
	Making of white collar crime: Theory and research, Knowledge of white collar crime, Criminogenic tiers, Structure of the tiers, Network analysis, Evidence based approaches and vignette studies, Organized and white collar crime: General concept, Meaning, Bribery and corruption, Combating organized gun crime, Criminal assets bureau, fraud, Intellectual property crime, Money laundering, Tackling white collar crime, Public perceptions, Analysis and results, Methods-	

П	survey and sample, Variables, Independent variables, Who support punishment for white collar offenders?	25%
III	Measurement of white collar crime using uniform crime reporting (UCR), Computer crime, credit card/ ATM fraud, welfare fraud, wire fraud, Victims of white collar crime, white collar offenders, Purpose of developing the theories of criminal behavior. Power of white collar criminals, poverty, Conventional theories that do not explain lower class criminality, conventional theories.	25%
IV	What is cyber-crime? Traditional forms of crimes using computer as a tools, Actus reus in internet crimes, Ascertain the sources motive, Intention of criminals, cellular phone and cloning, Commission of cyber-crimes, Computer as tool, computer hacking, Crime on net, crime supported by computers, Fraud on the internet- types of fraud, Cyber stalking, cyber terror, Types of computer crimes, Hiding crimes on cyber-back.	25%

Reference books:

- White collar crime in India and abroad. By Dr. Manju Koolwal, Kamal publication
- White Collar Crimes X Posed By Thakur S Nath, Manas Publications
- White Collar Crimes By Girish Mishra and Braj Kumar Pandey, Gyan Publishing House

International Dispute Resolution (IL) Hons VII Syllabus with effect from : June 2016

Objective: The course provides an opportunity for in-depth study of the substantive and procedural issues involved in the field, and also the acquisition of skills involved in some of the processes. The course is intended for anyone wishing to demonstrate a commitment to contentious law in public and private international and commercial legal contexts. The subject part of the programme which includes the three main forms of dispute resolution process, namely adjudication (litigation and arbitration), alternative dispute resolution (ADR – principally mediation), and negotiation. In this course we also study all current approaches to the subject matter, including private and public international law, and recent developments into today's relevant fields, such as commercial and investment arbitration, WTO dispute resolution and proceedings before the ICJ.

Paper Code : UL10CBLH07	Total Credit 4
Title of Paper : International Dispute Resolution (IL) Hons – VII	

Unit	Description	Weight age (%)
I	Introduction, definition, meaning and concept of International Dispute resolution. Principles of Peaceful Settlement of Disputes, Charter of United Nation, Declaration and resolution of the general Assembly, Corollary and related Principles, Free Choice of means.	25%
П	Means of settlement, Negotiation and Consultation, Inquiry, Good offices, Mediation, Conciliation, Arbitration, Judicial Settlement.	25%`
Ш	International Arbitral Institutions, Permanent Court of Arbitration (PCA), International Commercial Arbitration(ICA), International Centre of Settlement of Investment Disputes(ICID), WIPO Arbitration and Mediation Center, WTO Dispute Settlement System, Court of Arbitration for Sport(CAC), Society of Maritime Arbitrators.(SMA).	25%
	Procedures for file a case under International Dispute Resolution system, Case Laws: United States — Measures Concerning Non-Immigrant Visas (Complainant: India) Consultations requested: 3 March 2016, Current status: In consultations, China — Tax Measures Concerning Certain Domestically Produced Aircraft(Complainant: United States) Consultations requested: 8 December 2015, Current status: In consultations, India — Anti-Dumping Duties on USB Flash Drives from the Separate Customs Territory of Taiwan, Penghu, Kinmen and Matsu (Complainant: Chinese Taipei) Consultations requested: 24 September	

IV	2015, Current status: In consultations, European Union — Measures on Atlanto- Scandian Herring (Complainant: Denmark)Consultations requested: 4 November 2013, Current status: Settled or terminated (withdrawn, mutually agreed solution) European Union — Certain Measures on the Importation and Marketing of Biodiesel and Measures Supporting the Biodiesel Industry (Complainant: Argentina) Consultations requested: 15 May 2013,Current status: In consultations	25%
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Reference books:

- International Dispute Resolution: Cases and Materials (2nd ed.) by Mary Ellen O'Connell
- A Manual of International Dispute Resolution by Anthony Connerty
- International dispute Resolution procedures (including mediation and arbitration rules) Rules amended and effective June 1, 2014
- International Commercial Dispute Resolution by Jonathan Warne
- The ADR Practice Guide, 3rd Edition by Karl Mackie, David Miles, William Marsh, Tony Allen
- Mediation Law and Civil Practice by Tony Allen

Semester: X Law of Sea and International River (IL) Hons - VIII Syllabus with effect from: June 2016

Objective: Law of the Sea is a body of international law that concerns the principles and rules by which public entities, especially states, interact in maritime matters, including navigational rights, sea mineral rights, and coastal waters jurisdiction. It is the public law counterpart to admiralty law, which concerns private maritime intercourse. The United Nations Convention on the Law of the Sea, concluded in 1982 and put into force in 1994, is generally accepted as a codification of customary international law of the sea. In Law of river students should get knowledge about the international river law and how to settle the disputes of international river through various treaties, conventions and case laws.

Paper Code : UL10CBLH08	Total Credit 4
Title of Paper : Law of Sea and International River (IL) Hons – VIII	

Unit	Description	Weight age (%)
I	Origin and development and historical background of the Law of the Sea, Conference on the Law of Sea, Conventions on the Law of sea, United Nations Conventions on the Law of Sea, Territorial sea width, juridical status, delimitation and the rights of the coastal state.	25%
II	International straits and Contiguous Zone, Exclusive Economic Zone- definition, rights and duties of coastal states. Continental Shelf, definition rights and duties of the coastal state, The High Seas – jurisdiction on the high seas, exceptions to the exclusivity of flag state jurisdiction, International seabed- International Seabed authority, Settlement of disputes, International Tribunals for the Law of Sea.	25%
III	Introduction, historical background of the law of river, Current legal and Institutional infrastructure, Constitutional Provisions, International boundary rivers, with special reference to boundary rivers in the Indian sub-continent, Inter-state water dispute tribunals.	25%
	Treaties and Agreements, Indus Basin (Indus Water Treaty 1960 between Government of India and the Government of Pakistan), Ganga Basin (Agreement between HMG of Nepal and Government of India on the Gandak irrigation and power project, Treaty between	

IV	Government of India and Government of Bangladesh on sharing of the Ganga water at Farakka), Brahamputra Basin (Agreement between Government of India and Royal Government of Bhutan regarding Chukha Hydro Electic Project in Bhutan).	25%
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Reference books:

- Where Rivers Meet the Sea by Stephanie C. Kane
- Edible Seashore: River Cottage by john Wright
- From Source to Sea: The Life of Rivers by Jennie Yabroff
- The Law of the Sea by Robin Churchill
- International Human Rights Law And Ngos by B.S. Aswal
- International law by M.L. Shaw
- The International Law of the Sea By Yoshifumi Tanaka
- International Law and Human Rights by Dr.H.O.Agrwal

SARDAR PATEL UNIVERSITY

Programme: BBA LLB (Honours) (5 years) Semester: X International Convention & Treaties, Farmers Right & SCIC (IPR)

Hons VII Syllabus with effect from: June 2016

Objective: The international convention & Treaties will focus on the agreement prior to the TRIPS & WTO and how the work use to be conducted in the field of Intellectual Property, in addition it will focus on the Paris & Berne Convention & their role. Also on the subject will focus on the Patent Law treaty & various treaties for classification before WTO was established. Whereas the protection of Plant verities & framers right was set out keeping in mind to provide an establishment of an effective system for protection of Plant Varieties, the Right of the Framers & Plant Breeders & to encourage the development of new varieties of Plant. The subject will further cover Semi Conductor Integrated Circuits Lay-Out design Act 2000 & its basic Conditions for registration of Semi Conductor Integrated Circuits in which rights and Remedies available to the registered owner of the product with assignment & transmission & use of Lay out Design.

Paper Code:	UL10CBLH09	Total Credit 4
Title of Paper : & SCIC (IPR)	International Convention & Treaties, Farmers Right Hons – VII	

Unit	Description	Weight age (%)
	International Convention & Treaties: Paris Convention For the	
	protection Industrial Property, History, Principal Provision,	
	Administrative & financial Provision, Developing Countries, The	
Ι	Berne Convention for the protection of Literary & Artistic Work, History, Principal Provision, Administrative & financial Provision,	25%
	Developing Countries & Berne Convention.	
	Patent Law Treaty & Treaties on Classification, Patent Law	
	Treaty, Introduction, Provision of the treaty & the Regulations,	
	Advantages of the PLT, Treaties on Classification, The Strasbourg	
	Agreement Concerning the International patent Classification, The	
	Nice Agreement concerning the International Classification of Good	
II	And Services for the Purposes of Registration of Marks, The Vienna	25%
	Agreement Establishing an International Classification of the	
	Figurative Elements of marks.	
	Protection of Plant Varieties & Framers Right Act, 2001:	
III	Introduction, Procedure for registration, Procedure For application, National Register of Plant Varieties, Framers Right, Framers Right	25%

	&Rights of Communities, Gene Fund, Framing of Schemes, Compulsory License & regulatory Authorities.	
IV	The Semiconductor Integrated Circuits Lay-Out Design Act, 2000: Conditions And Procedure For Registration, Duration And Effect Of Registration, Assignment And Transmission And Use Of Lay-Out Design, Assign ability And Transmissibility Of Registered Lay-Out Design, Registration Of Assignments And Transmissions, Registered Users, Rights of Registered Users to Take Proceedings against Infringement, Offences And Penalties For Infringement, Industrial And International Exhibitions, Legal Proceeding, Power And Duties Of Controller, Agency And Central Government.	25%

Reference Books:

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- Design Laws by Prof. Ashwani Kr. Bansal
- Design Act 2000 by EBC
- Design Act 2000 by Professional
- Law relating to Intellectual Property by Dr.B.L.Wadehra

WTO And WIPO (IPR) (IPR) Hons - VIII Syllabus with effect from : June 2016

Objective: The subject will focus on how the World Trade Organisation (WTO) was formed and how the working was done in Intellectual Property rights before after the formation of the Organisation. In before the WTO establishment it will focus the role of WIPO, & it's a major role in it. Further it will also focus on the Working machinery of the WIPO & its effort for the development of International Intellectual Property System. In addition the Paper will focus on the Various Agreements Conducted with the working on how international dispute are settled by the WTO also the new issues that have came up with the development & what measures are to be taken for it. The subject will also focus on the Aspect of Doha Round & developing countries

Paper Code:	UL10CBLH10	Total Credit 4
Title of Paper	: WTO And WIPO (IPR) Hons – VIII	1 0001 01 0001

Unit	Description	Weight age (%)
I	The Foundation of WTO & the Agreements: Introduction & Principle of trading System, The case of Open Trade, The GATT years & the Uruguay Round, Tariff Issue & Agriculture Related issue, Intellectual Property Protection & enforcement, Anti —dumping, subsides, safe Guard etc Non tariff barriers, Import licensing & investment Measures.	25%
II	Settling Disputes along with Cross-Cutting issues & new issues: A unique Contribution, A panel Process, Case Study, Regionalism, Environment Friendly Concern, investment, Procumbent, Competition, E- Commerce.	25%
III	The Doha Round & Developing Countries: Doha Round, Introduction & Implementation and related issues & concern, Agriculture, Non-Agriculture Market access, Services, TRPS, Relationship between Trade & Investment, Transparency in government Procedure, WTO rules: Anti dumping & subsidies, WTO rule regional Trade agreement, Dispute settlement Understanding, Ecommerce, Trade debt & finance, Trade & technology Transfer, Technical Cooperation & capacity Building, Least developed countries & special and different treatment, Cancun 2003, Hong Kong 2005, Developing Countries: Overview, Committees, WTO Technical Cooperation, Some issues raised.	25%

IV	WIPO, Introduction & Background, Mandate, decision making & , structure of WIPO, TRPIS –Plus at WIPO, A development – oriented International Intellectual Property System.	25%

Reference Books:

- The Law of Intellectual Property Rights : Introductory, WTO, Patent Laws, Copyright Law by Shiv Sahai Singh
- International Trade Law by Niharika Vij
- World Trade Organisation (WTO) (4th Edn. 2016) by Dr. S.R. Myneni
- WTO and India's Agricultural Trade Structure, Trends and Competitiveness by S.N. Babar and V.B. Bhise
- Rules of Origin in International Trade by Stefano Inama

SARDAR PATEL UNIVERSITY Programme: BBA, LLB (Honours) (5 years) Semester: X Practical – VII, Dissertation Syllabus with effect from: June 2016

Objective: Main Objective of the course is to improve the research capability of the students by providing an opportunity to write a thesis on a particular topic on law and related subject.

Paper Code: UL10CBLH11	
Title of Paper: Practical – VII, Dissertation	Total Credit 4

Unit	Description	Weight age (%)
I	Regularatory & Conference.	50%
II	VIVA – Voice Exam	50%
III	Dissertation	100%