

PROGRAMME STRUCTURELL.B. (CBCS) Semester - VI (Effect from 2023- 2024)

Programme Outcome (PO) - For LL.B.	Legum Baccalaureus or LLB is a three-year Bachelor of Law degree that is offered to aspirants by many renowned colleges in India. However, candidates can pursue this law course only if they possess a graduation degree. The three-year LLB course offered at all
Programme	law colleges of India is regulated and closely supervised by the <u>Bar Council of India</u> (BCI).
	The three-year law course is structured in such a way that the curriculum is divided into six semesters. Candidates are awarded the
	degree only when they complete all the semesters of this three-year LL.B. course. As part of an LL.B. degree offered at most
	popular law colleges in India, candidates need to take part in regular theory classes, moot courts, internships as well as tutorial work.

Programme Outcome (PO) –	PO1	Explore and explain the substantial & procedural laws in which they are made/ drafted and how
For LL.B. Semester - VI		Students think and understand the legislative setup.
	PO2	Interpret and Analyze the legal and social problems and work towards finding solutions to the Problems by application of laws and regulations.
	PO3	Inculcate values of Rights and Duties, and transfer these values to real-life through legal and judicial Process for promoting community welfare.
	PO4	Apply ethical principles and commit to legal professional ethics, responsibilities and norms of the Established legal practices.
	PO5	Recognize the need for and have the preparation and ability to engage in independent and life-long Learning in the broader context of legal change.
	PO6	Acquisition of advance knowledge in the specific chosen area of specialization.
	PO7	Interpretation and analyzing the legal and social problems and working towards the redressal of such Problems by application of laws and regulations in force.
	PO8	The inclusion of practical component in the field of teaching learning, students learn to collect Empirical data, analyse it by application of law which intern helps strengthen their field of research.
	PO9	Judicial Service or Judiciary- The Program Helps The Learner To Get Trained To Serve The Third Wing Of The Government Which Is The Judiciary.



Programme Specific	PSO1	Should be able to Demonstrate understanding of substantive and procedural law sufficient to enter the	
Outcome (PSO) – For LL.B. legal profession and professions in which legal knowledge is an advantage.			
Semester - VI			
	PSO2	Should be able to associate the learning from the courses related to Law and Management.	
	PSO3	Should have the capability to understand the laws at national and global level and to solve the client's	
		Problem.	
	PSO4	Should able to possess the skills to communicate in both oral and written forms and ability to formulate	
Legal problems and using appropriate concepts and methods to solve them.			
PSO5 Should able to use skills in specific areas (e.g. Criminal, industrial-organizational, Counselling, social, community).			
	PSO7	Should be able to Gather and interpret relevant facts and conduct legal research.	
	PSO8	Should be able to subject facilitates the student to understand the ingredients of an offence which is	
		Made punishable under the provisions of the law and the general defences that can also be taken in	
		order to prevent such an offence.	
	PSO9		
		Work towards finding solutions to the problems by application of laws and regulations.	

To Pass The passing minimum for End Term University Examination for each course/subject shall be 40%. However, the passing criteria for End Term University Examination for all the courses of a semester shall be 50 % in the aggregate. If a candidate fails to obtain aggregate 50% of marks for all the courses of a semester his/her marks for any course/subject, (where 50 % or more marks are obtained shall be carried forwarded in the next examination. For the award of grade, calculation of CGPA and award of degree the candidate must score a minimum SGPA of 5.0 in each semester separately. For final (Sixth) Semester University Examination, a Candidate is required to submit written assignments (Journals) & appear for University Viva-Voce as per the requirement of the Bar Council of India – Legal Education Rules, 2008. The Sardar Patel University will frame appropriate rules for the evaluation of the Journals. A candidate aggrieved by the results can apply for rechecking of marks only in the End Term University Examination. The provision of re-assessment of courses (Maximum 3 courses in a semester) shall be permissible each and every semester. However, the reassessment of marks of journals of clinical papers/courses sent by the college and viva-voce taken by the University in the Fifth and sixth semester shall not be permissible.



LLB CBCS: 6th-Sem (Structure & Detailed Syllabus) LL.B SEMESTER –VI EFFECTIVE- FROM NOVEMBER- 2023

				PERWEEK		CREDITS		N	IARKS		
				OTHERS		.		INTERNAL		EXTERNAL	TOTAL
COURSE	CODE	SUBJECTS	LECTURES DICECT TEACHING	TUTORIAL. SEMINAR ETC	TOTAL	24+6 AS PER BCI	JOURNAL	WRITTEN TEST/ INTERNSHIP REPORT	VIVA		
		ALTERNATIVE DISPUTE									
CORE	UL06CLLB51	RESOLUTION	04	01	05	05	20	20	10	50	40/100
		PRACTICAL: PAPER-III									
		MOOT COURT EXERCISE									
CORE	UL06CLLB52	AND INTERSHIP	04	01	05	05	20	20	10	50	40/100
		PRECTICAL- PAPER-IV									
CORE	UL06CLLB53	INTELLECTUAL	04	01	05	05	;;;;;	30	;;;;;;	70	40/100
		PROPERTY	••		•••		,,,,,,		,,,,,		
CORE	UL06CLLB54	LEGALLANGUAGE/ LEGAL WRITING INCLUDING GENERAL ENGLISH	04	01	05	05	;;;;;	30	;;;;;	70	40/100
		PUBLIC INTREST									
ELECTIVE	UL06ELLB51	LITIGATION,LEGAL AID	04	01	05	05	;;;;;	30	;;;;;;	70	40/100
		AND PARA LIGAL SERVICE									
		INTERSHIP- TWO WEEK AS									10 (100
ELECTIVE	UL06ELLB52	PER THE BAR COUNCIL OF INDIA	;;;;	•;;;;	;;	05	;;;;;	30	;;;;;	70	40/100



Degree of Bachelor of Law, LL.B (CBCS) Semester: VI Subject: Practical Paper-III: Alternative Dispute Resolution

Course Code	UL06CLLB51	Title of the Course	Practical Paper-III: Alternative Dispute Resolution
Total Credits of the Course	4	Hours per Week	
Course Objectives:	resolving r	method as per th	
	-	ourt. Most appro	this course is to settle conflicts without aches for alternative dispute resolution are
	practice o system, t	f ADR method o develop an ns of various A	letailed examination of the theory and s in the context of an adversarial legal understanding of the operation and DR theories and practices and to assess
	4. To know system.	the Importance	e of Lok-Adalat and International ADR
		-	the Court by solving certain matters by he burden of the Court.

	Course Content				
Unit	Description	Weightage* (%)			
1.	 INTRODUCTION 1.1. Introduction- Concept of ADR 1.2. History and Reasons for the growth of ADR 1.3. Advantages of ADR 1.4. Legislative and Judicial Sanction for ADR 1.5. Important forms of ADR 1.6. Concept of Negotiation – Mediation - Conciliation - Arbitration 1.7 Ombudsman –Lok Pal and Lokayukta 	25%			
2.	 ARBITRATION AGREEMENT 2.1 Arbitration Agreement 2.2 Essentials - Who can enter into arbitration agreement – Validity 2.3 Power to refer parties to arbitration where there is an arbitration agreement. 2.4 Interim measure etc. by court. 	25%			



	COMPOSITION OF ARBITRAL TRIBUNAL 2.5 Number of arbitrators 2.6 Appointment of arbitrators 2.7 Grounds for challenge 2.8 Challenge procedure 2.9 Failure or impossibility to act 2.10Termination of mandate and substitution of arbitrator JURISDICTION OF ARBITRAL TRIBUNAL 2.11 Competence of arbitral tribunal to rule on its jurisdiction 2.12 Interim measures ordered by arbitral tribunal 2.13 Conciliation skills	
3.	CONDUCT OF ARBITRAL PROCEEDINGS 3.1 Equal treatment of parties 3.2 Determination of rules of procedure 3.3 Place of arbitration 3.4 Commencement of Arbitral proceeding 3.5 Language 3.6 Statement of claim and defence 3.7 Hearing and written proceedings 3.8 Default of a party 3.9 Expert appointment by arbitral tribunal 3.10 Court assistance in taking evidence 3.11 Making of Arbitral Award and Termination of Proceedings 3.12 Recourse against Arbitral Award 3.13 Finality and Enforcement of Arbitral Award 3.14 Arbitration Law and Practice including International arbitration and Arbitration rules. NEGOTATION 3.15 Meaning of Negotiation 3.17 Characteristics of Negotiation 3.18 Exchange of Information 3.19 Approaches to Negotiation 3.20 Negotiation Skills to be learned with simulated program	25%
4.	 MEDIATION & CONCILIATION 4.1 Meaning of Mediation & Conciliation 4.2 Mediation vs. Conciliation 4.3 Mediator Powers and Duties 4.4 Agreement to Mediate 4.5 Reaching Settlement and Enforceability of the Settlement Agreement 4.6 Appointment of Conciliator 4.7 Role of Conciliator 4.8 Commencement of conciliator proceedings and termination of conciliation proceedings. 	25%



ENFORCEMENT OF CERTAIN FOREIGN AWARDS 4.9 New York Convention Awards 4.10 Geneva Convention Awards LOK ADALAT 4.11 Meaning and Basic concept of Lok Adalat 4.12 Organization of Lok Adalat 4.13 Legal Recognition of Lok Adalat in India 4.14 Cognizance of case by Lok Adalat 4.15 Award of Lok Adalat 4.16 Powers of Lok Adalat 4.17 Constitution and Jurisdiction of Lok Adalat 4.18 Consent of Parties
4.19 Power of Judicial Review 4.20 Permanent Lok Adalat
PSDA [Professional Skill Development Activities] 1. Visit to Lok Adalat 2. Case Analysis 3. Visit arbitration Tribunal 4. Moot Problem

Teaching- Learning Methodology	Lecture MethodPower Point Presentation (including audio/video)
	Group Discussion
	Team Exercise
	• Case study

	Evaluation Pattern	
Sr. No.	Details of the Evaluation	Weightage
1.	Internal Written / Practical Examination (As per CBCS R.6.8.3)	500/
2.	Internal Continuous Assessment in the form of Practical, Viva-voce, Quizzes, Seminars, Assignments, Attendance (As per CBCS R.6.8.3)	50%
3.	University Examination	50%



Cou	Course Outcomes: Having completed this course, the learner will be able to				
1.	A student can become good Arbitrator, Conciliator etc.				
2.	A student can provide his best services to the trade & commerce sector as well as to the Society at large.				
3.	A student can become good Arbitrator, Conciliator etc.				
4.	A student can provide his best services to the trade & commerce sector as well as to the Society at large.				

	Suggested References:					
Sr. No.	References					
А.	Bare Acts: 1.Arbitration and Conciliation Act,1996					
B.	Reference books:					
	 Arbitration and ADR -N.K.Acharya Arbitration and Conciliation Act -S.C.Tripathi Arbitration and Conciliation Act -N.V.Paranjampe Arbitration and Conciliation Act -S.S. Mishra Law of Arbitration and Conciliation -Avatar Singh Arbitration and Conciliation Act -S.P.Gupta Arbitration and Conciliation Act -O.P.Tivari Arbitration and Conciliation Act -GeetaOberoi Arbitration and Conciliation Act -S. Bawa Law of Arbitration -P.K. Basu Majumda 					



On-line Resources: Swayam, Edx, Coursera

Note	Note [3]: Alternate Dispute Resolution Outline of the course: Semester-VI		
(i)	Negotiation skills to be learned with simulated program		
(j)	Conciliation skills		
(k)	Arbitration Law and Practice including International arbitration and Arbitration rules. The course is required to be conducted by senior legal practitioners through simulation and case studies. Evaluation may also be conducted in practical exercises at least for a significant part of evaluation		



Degree of Bachelor of Law, LL.B (CBCS) Semester: VI Subject: Practical Paper-IV: Moot Court exercise and Internship

Course Code	UL06CLLB52	Title of the Course	Practical Paper-IV: Moot Court Exercise and Internship
Total Credits of the Course	4	Hours per Week	

Course Objectives:	1. The aims behind this course were to ensure that students understand the various aspects of the theoretical as well as practical law. Mooting would help the students to grasp law in its multiple dimensions and depths.
	 The Course will help in developing fluency and clear understanding, and also gives practical experience to students for how to present the case before the court of law in Moot Court exercise and Internship.
	3. To develop understanding regarding how to build self-confidence for presenting case before court of law.
	4. To provide understanding relating to art of cross examination and arguments in Civil & Criminal Matters.
	5. Sending students to courts for personal experience of the functioning of court.

		Course Content	
Unit		Description	Weightage*
1.	CROSS 1.1 1.2 1.3 1.4 1.5 1.6 1.7 1.8 1.9 1.10 1.11 1.12	MATTERS: FRAMING OF ISSUE, CHIEF AND EXAMINATION & ARGUMENTS Money suit Suit for rent and possession Suit for redemption or mortgage of property Suit for foreclosure or sale Suits for specific performance of contract Declaratory suits Suits for damages of defamation Petition for alimony under the Hindu Marriage Act Suit relating to easement or its violation Suit for breach of contract M.A.C.T. injunction application Suit for partition	25%
	1.14 1.15	Suit for dissolution of partnership and account Petition for restitution of conjugal right Application for compensation under W.C.Act M.A.C.T. Appeals write petition	



	1	
	PREPAREPLAINT,WRITTENSTATEMENTANDARGUMENT ON BEHALF OF PLAINTIFF OR DEFENDANT	
2.	CRIMINAL MATTERS: FRAMING OF CHARGE, CHIEF AND CROSS EXAMINATION, ARGUMENTS AND FURTHER STATEMENT U/S-313 OF CR.P.C.	
	 2.1 Maintenance application u/s 125 of Cr.P.C. Code 2.2 Nuisance 2.3 Theft, Robbery and Dacoity 2.4 Cheating 2.5 Kidnapping 2.6 Dishonor of cheque 2.7 Assault and battery 2.8 Bail application 2.9 Memorandum of appeals 2.10 Revision and review application 2.11 Murder 2.12 False imprisonment and illegal confinement 	25%
	EXAMINATION OF WITNESSES AND ARGUMENT FOR COMPLAINT OF ACCUSED	
3.	 OBSERVATION OF TRIAL IN ONE CIVIL AND ONE CRIMINAL CASE ON THE FOLLOWING MATTERS 3.1 Prepared of board for arranging the matters 3.2 Stages of suit or complaint in proceedings 3.3 Examination in chief, cross and re-examination of the parties and witnesses, arguments and judgment and other observation if any. 	25%
	INTERVIEWING TECHNIQUES AND PRE-TRIAL PREPARATION Observation about conversation between the lawyer and client i.e. types of questions by the lawyers to client. Documentary evidence if any and other paper procedure for filling suit or petitions	
4.	ARGUMENT OF CIVIL & CRIMINAL MATTER OF UNIT: 1 & 2	25%
	 PSDA[Professional Skill Development Activities] Visit to court Moot court competition Expert Advocate lecture for practical and interview techniques Project work for prepare the examination-in-chief & Cross Examination Criminal matters Prepare the documents for filing suit and filing complaint 	in Civil and



Teaching-	Lecture Method
Learning Methodology	• Power Point Presentation (including audio/video)
	Group Discussion
	• Case Study
	Court Visit

	Evaluation Pattern				
Sr. No.	Sr. No. Details of the Evaluation				
1.	Every student may be required to do at least three moot courts in a year with 10 marks for each.	30%			
2.	Observance of Trial in two cases, one Civil and one Criminal	30%			
3.	Interviewing techniques and Pre-trial preparations and Internship dairy	30%			
4.	Viva Voce examination on all the above three aspects.	10%			

Cou	Course Outcomes: Having completed this course, the learner will be able to		
1.	To understand the fundamentals & importance of moot court		
2.	To understand the practical role of lawyers in court & learnt filing procedure, examination, Cross examination & Arguments		
3.	To understand &acquaint students with the techniques of client interviewing.		
4.	The Students will have practical experience of the professional aspects of the subjects they have studies.		



	Suggested References:			
Sr. No.				
1.	Moot court, Pre-trial preparation of and Participation in trial proceedings & Viva-voice	S.R.mayneni		
2.	Moot Court	H.N. Tewari		
3.	Moot court, Pre-trial preparation of and Participation in trial proceedings	S.P. Gupta		
4.	Beginning Path to Moot court-	Nomita & Mukesh		
5.	Moot Court Etc	JPS Sirohi		

On-line Resources: Swayam, Coursera, SCC Online.

Tł	nis paper may have three components of 30 marks each and a viva for 10 marks.
(a)	Moot Court (10 Marks). Internal evaluation: Every student may be required to do at least three moot courts in
	a semester-VI with 10 marks for each. The moot court work will be on assigned problem and it will be evaluated for 10 marks for written submissions in journal.
(b)	Observance of Trial in two cases, one Civil and one Criminal and Interviewing techniques and Pre-trial preparations (10 marks): Students may be required to attend two trials in the course of the last two semester-VI of LL.B. studies. They will maintain a record and enter the various steps observed during their attendance on different days in the court assignment. This scheme will carry 30 marks.
This 1 10 ma	paper will be Viva Voce examination on all the above three aspects. This will carry



Degree of Bachelor of Law, LL.B (CBCS) Semester: VI Subject: Intellectual Property

Course Code	UL06CLLB53	Title of the Course	Intellectual Property
Total Credits of the Course	4	Hours per Week	

Course Objectives:	1. This course will introduce students to the world of International Intellectual Property Law. It aims at making students familiar with the system of the international IP conventions and treaties, how they work and how they are applied. After this course, students should be able to work with International IP cases and to apply the international IP law to them.
	2. To introduce fundamental aspects of Intellectual property Rights to students who are going to play a major role in development and management of innovative projects in industries.
	3. To disseminate knowledge on patents, patent regime in India and abroad and registration aspects.
	4. To disseminate knowledge on copyrights, trademarks, Design, Geographical Indication (GI), Plant Variety and Layout Design Protection and its related rights and registration aspects.
	5. To aware about current trends in IPR and Government steps in fostering IPR.

Course Content		
Unit	Description	Weightage*
1.	THE MEANING AND OBJECT OF INTELLECTUAL PROPERTY LAW	
	HISTORICAL EVOLUTION OF THE INTELLECTUAL PROPERTY LAW	
	INTELLECTUAL PROPERTY RIGHTS 1.1 Introduction 1.2 Concept of IPR 1.3 History and Growth of IPR 1.4 Kinds of IPR	25%
	1.4 Kinds of IPR 1.5 International Dimensions of IPR : WIPO and TRIPS 1.6 IPR as per Indian Perspective	
	THE PATENT ACT 1.7 Introduction, Origin, Object and Salient features of patent 1.8 Patentable subject-matter 1.9 Obtaining a patent	





	 1.10 Publication and examination of the application 1.11 Right and obligation of a patent 1.12 Compulsory licenses and revocation of patents for non- working 1.13 Use and acquisition of inventions by government 1.14 Patent infringement and action for infringement 1.15 Offence and penalties 1.16 Patent agents 	
2.	THE COPYRIGHT ACT	
	 2.1 Introduction, Meaning and Concept of copyright 2.2 Availability of copyright protection: copyright in literary and artistic work, dramatic work, musical work sound recording, cinematograph films, computer programme, internet, database works 2.3 Author and ownership of copyright, term of copyright 2.4 Authorities under the copyright act and their powers 2.5 Registration of copyright society and its Powers, Appeal Provisions 2.6 Right conferred by copyright, provision relating to license 2.7 Infringement of copyright 	25%
	2.9 Remedies penalty provisions	
3.	THE TRADE MARK ACT3.1 Introduction3.2 Parliamentary Provisions Sec- 1 to173.3 Service Mark, well known trademark & Certification Marks3.4 Distinction between Trade mark and Property Marks3.5 Register, Conditions and procedure for Registration3.6 Criteria of Infringement3.7 Assignment and transmission3.8 Passing off3.9 Infringement of Trademarks3.10 Remedies for Infringement3.11 Offence, Penalties and Procedure3.12 Appellate board3.13 Trademark agent3.14 Trademark and Domain Name interface	25%
4.	THE DESIGNS ACT	
	 4.1 Introduction and Basic Concept of the Design Act 4.2 Meaning and Definition of Design 4.3 Object and Reasons of the Designs Act 4.4 Registration of Designs 4.5 Piracy and Infringement of Registered Designs 4.6 General and Miscellaneous provisions 	25%





THE GEOGRAPHICAL INDICATION OF GOODS (REGISTRATION AND PROTECTION) ACT

4.7 Geographical Indication, Functions, Characteristics etc.

4.8 The Register and Conditions for Registration

4.9 Procedure for Registration

4.10 Right conferred by Registration, Infringement and Reliefs

PSDA [Professional Skill Development Activities]

- 1. Attending Court Proceedings
- 2. Practical registration of Patents, Trademarks etc.
- 3. Participation in Moot Court Competitions.
- **4.** Participation in other events such as client counselling competition, debate competitions etc.

Teaching- Learning Methodology	Lecture MethodPower Point Presentation (including audio/video)
	Group Discussion
	Team Exercise
	• Case study

	Evaluation Pattern	
Sr. No.	Details of the Evaluation	Weightage
1.	Internal Written / Practical Examination (As per CBCS R.6.8.3)	15%
2.	Internal Continuous Assessment in the form of Practical, Viva-voce, Quizzes, Seminars, Assignments, Attendance (As per CBCS R.6.8.3)	15%
3.	University Examination	70%





Cou	rse Outcomes: Having completed this course, the learner will be able to
1.	The students once they complete their academic projects, shall get an adequate knowledge on patent and copyright for their innovative research works.
2.	During their research career, information in patent documents provide useful insight on novelty of their idea from state-of-the art search. This provides further way for developing their idea or innovations.
3.	 Pave the way for the students to catch up Intellectual Property (IP) as a career option: a. R & D IP Counsel b. Government Jobs – Patent Examiner c. Private Jobs d. Patent Agents and Trademark Agents e. Entrepreneur

	Suggested References:		
Sr. No.	Book's name	Authors	
1.	Text books: Intellectual Property Law –	S.K. Singh	
2.	Reference books:		
	1. Intellectual Property Law	S.R. Myneni	
	2. Intellectual Property Law	Meena Paul	
	3. Intellectual Property Law	K.D. Raju	
	4. Intellectual Property Law	Nagarjun	
	5. Intellectual Property Law	J.P. Misra	

On-line Resources: Swayam, Edx, Coursera





Degree of Bachelor of Law, LL.B (CBCS) Semester: VI Subject: Legal Language/Legal Writing including General English

Course Code	UL06CLLB54	Title of the Course	Legal Language/Legal Writing Including General English
Total Credits of the Course	4 credit	Hours per Week	

Course Objectives:	 Words are the essential tools of the law. In the study of law, language has great importance; cases turn on the meaning that judges ascribe to words, and lawyers must use the right words to effectuate the wishes of their clients. It has been said that you will be learning a new language when you study law, but it's actually a bit more complicated. There are at least four ways in which you encounter the vocabulary of law. 1. The objective of this course is to introduce students to the nuances of legal language and writing, and its use and application through the study of judicial opinions, common legal maxims and legal terminology. 2. The overall goal of the program is to make "each student self-sufficient, able to independently analyze research, synthesize, and communicate each new problem." 3. These learning objectives should inform the instructors' design of
	3. These learning objectives should inform the instructors' design of problems and selection of teaching methods.

	Course Content		
Unit	Description	Weightage*	
1	Legal Essay	25%	
2	Précis writing	25%	
3	Translation of Paragraph in Gujarati or Hindi	25%	
4	Legal Terminology & Latin expressions- Legal Maxims and Legal Problems Subject: 1. Indian Penal Code 2. Law of Tort 3. Law of Contract 4. Family Law	25%	
	 PSDA [Professional Skill Development Activities] 1. Moot Problem 2. Drafting 		





Teaching- Learning Methodology	 Lecture Method Power Point Presentation (including audio/video) Team Exercise Case study
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	Evaluation Pattern		
Sr. No.	Details of the Evaluation	Weightage	
1.	Internal Written / Practical Examination	15%	
2.	Internal Continuous Assessment in the form of Practical, Viva-voce, Quizzes, Seminars, Assignments, Attendance (As per CBCS R.6.8.3)	15%	
3.	University Examination	70%	

Cou	rse Outcomes: Having completed this course, the learner will be able to
1.	 Students graduating with Legal Language will be able to: Understand and describe importance of Legal Language. Students will demonstrate improvement in their English language abilities across listening, speaking, reading, and writing; Students will demonstrate improvement in their knowledge of legal English, including an understanding of legal vocabulary and concepts and their appropriate usage; Students will be able to formulate, structure and clearly communicate legal arguments made in English;
2.	 To provide the students with adequate experience to apply to legal rules. Students will be able to use legal precedent to synthesize and articulate rules of law; Students will apply skills useful for legal studies, including case briefing, issue spotting, effective note taking, and study and time management skills;
3.	 To equip the students with sufficient knowledge of countries legal systems. The syllabi encompassing all relevant IP legislation in India with a view to understand and adjust with changing needs of the society because creative work is useful to society





	Suggested References:		
Sr. No.	References		
1.	Legal Language & Legal Writing	Srikant Mishra	
2.	Legal Language & Legal Writing	M.P.Tondan	
3.	Legal Language & Legal Writing	Dr.Rega Suryarao	
4.	Legal Language & Legal Writing	Aniruddh Prasad	
5.	Legal Language & Legal Writing	SC Tripathi	
6.	Legal Language & Legal Writing	R.L.Jain	
7.	Legal Language & Legal Writing	S.K.Mishra	

On-line Resources: Coursera, Swayam, SCC Online





Degree of Bachelor of Law LL.B (CBCS) Semester: VI Subject: Public Interest Litigation, Legal Aid and Para Legal Services

Course Code	UL06ELLB51	Title of the Course	Public Interest Litigation, Legal Aid and Para Legal Services
Total Credits of the Course	4	Hours per Week	

Course Objectives:	 The aims of this course to provide detailed description about evolution and development of Pubic Interest Litigation (PIL) in India. Pubic Interest Litigation has also includes the emerging concept of Legal Aid and Para Legal Services which are backbone of present judicial system. Public Interest Litigation has the following objectives. 1. To develop students understanding about the fundamental concepts of Public Interest Litigation, Legal Aid and Para Legal Services. 2. To develop understanding of students regarding the concepts of Indicial Activism & its application
	Judicial Activism & its application.
	3. To develop understanding of students regarding the various provisions of Legal Service authorities Act, 1987.
	4. To develop understanding of students regarding the various Landmark Judgments related to Public Interest Litigation.

	Course Content	
Unit	Description	Weightage* (%)
1.	 INTRODUCTION 1.1 Meaning, Nature, Scope, Characteristics of Public Interest Litigation 1.2 Objects of Public Interest Litigation 1.3 Use and Misuse of Public Interest Litigation 1.4 Procedure and Limitation of Public Interest Litigation 1.5 PIL and Judicial Activism, Public welfare 1.6 Merits and Demerits of Public Interest Litigation 1.7 Locus Standi and Public Interest Litigation 	25%
2.	PIL & OTHERS AREAS2.1 Prison and Prisoners and Public Interest Litigation2.2 Police and Public Interest Litigation2.3 Environmental Protection and Public Interest Litigation2.4 Labour and Public Interest Litigation2.5 Human Rights and Public Interest Litigation2.6 Expanding dimension of Public Interest Litigation	25%



3.	PIL & OTHERS AREAS	25%
	3.1 Legal System and Public Interest Litigation	
	3.2 Education and Public Interest Litigation3.3 Protection of Women by Public Interest Litigation	
	3.4 Protection of Children by Public Interest Litigation	
	3.5 Poverty and Public Interest Litigation	
	3.6 Protection of Public Health and Public Interest Litigation	
	3.7 Protection of monument and Public Interest Litigation	
4.	LEGAL SERVICES AUTHORITIES ACT OF 1987	25%
	4.1 Object and Importance of Para Legal Training	
	4.2 Writing of case comment	
	4.3 Law office management	
	4.4 Use of computer in Legal Work and Legal Research in support of PIL	
	4.5 Legal Aid under Criminal Procedure Code and Rights of Accused	
	4.6 Constitution, Functions and Powers of National Legal Service	
	Authority and State Legal Service Authority	
	4.7 Lok-Adalat system means justice of the door steps of people	
	4.8 Organization of Lok-Adalat, its Power and Nature of its award	
	4.9 Objects and Necessity of Legal Aid Camps and Legal Literacy	
	PSDA[Professional Skill Development Activities]	
	Draft the Public Interest Litigation	
	 Judgment Analysis_ Draft Writ Petitions 	
	 Visit to District Legal Service Authority, State Legal Service Authority 	thority and
	National Legal Service Authority	2
	Group discussions	
	Legal aid camps	

Teaching- Learning Methodology	 Lecture Method Power Point Presentation(including audio/video) Group Discussion Case Study Visit of State Legal Service Authority Visit of District legal Service Authority
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	Evaluation Pattern	
Sr. No.	Details of the Evaluation	Weightage
1.	Internal Written / Practical Examination (As per CBCS R.6.8.3)	15%



	Internal Continuous Assessment in the form of Practical, Viva-voce, Quizzes, Seminars, Assignments, Attendance (As per CBCS R.6.8.3)	15%
3.	University Examination	70%

Cou	Course Outcomes: Having completed this course, the learner will be able to	
1.	To understand and describe nature, scope, and object of Public Interest Litigation.	
2.	To understand the conceptual parameters of Judicial Activism.	
3.	To understand the various areas of Public Interest Litigation like Education and Public Interest Litigation, Protection of Women through Public Interest Litigation, Protection of Child through Public Interest Litigation etc.	
4.	To understand the various provisions of Legal Service Authorities Act, 1987.	

	Suggested References:		
Sr. No.			
1.	Bare Acts: The Legal Service Authorities Act,	1987	
2.	Public Interest Litigation	P.S. Narayan	
3.	Public Interest Litigation	P.M. Bakshi	
4.	Public Interest Litigation	Dr. Kailash Rai	
5.	Public Interest Litigation	Ajay Gulati	
6.	Public Interest Litigation	O. P. Tivari	
7.	Public Interest Litigation	I.P.S. Shirohi	
8.	Public Interest Litigation	S.Bawa	

On-line resources to be used if available as reference material

On-line Resources

Swayam, Coursera, SCC Online



Degree of Bachelor of Law, LL.B (CBCS) Semester: VI Subject: Internship – Two Week As per the Bar Council of India

Total Credits Hours per 4	
of the Course ⁴ Week	

Course Objectives:	 To develop skills in the application of theory to practical work situations. To provide students the opportunity to test their interest in a particular career before permanent commitments are made. To learn proper behavior of corporate life in industrial sector To expose students to real work environment experience gain knowledge in writing report
	in writing report

Explanations:

Students have to undergo a Compulsory Internship for two week and on that a report has to be submitted by each student separately. The same shall be evaluated by a board of examiners constituted by the Academic Program Committee of the College. In case of Affiliated Colleges, the board of examiners shall be constituted by a committee comprising of all faculty members of respective institutions involved in teaching in Law subject to the students. The same board shall conduct the comprehensive viva of this semester.

Evaluation:

Internship Evaluated: 100 marks (70 marks for External + 30 marks for Internal Written Test/Internship Report)

They shall be evaluated by the Board of Examiners consisting of Dean, an External Examiner and the supervisor concerned.

After the completion of internship by the students, the work done by the candidate as recorded in his/her daily diary along with a consolidated internship report which include objective and overall learning from the internship. Internship Report would be evaluated by a Board of examiners consisting of Dean, an External Examiner and the supervisor concerned.