M.G.S. UNIVERSITY, BIKANER

SYLLABUS

SCHEME OF Examination and Syllabus

FACULTY OF LAW LL.B.

LL.B. III YEAR EXAMINATION 2025-26

NOTE: THIS SYLLABUS IS FOR ANNUAL SCHEME ONLY FOR ACADEMIC SESSION 2025-26

LL.B. THIRD YEAR EXAMINATION

COURSE CONTENTS

Note: Theories Paper (Compulsory and Optional Both)

The syllabus has been divided into five units. Questions will be set from each unit.

The questions paper shall contain three sections. Section A shall contain 10 questions two from each unit of 2 marks each. The Candidate is required to answer all the questions.

The answers should not exceed 50 words. Section B shall contain 5 questions one from each unit with internal choice each question shall be of 8 marks. The answers should not exceed 200 words. The candidate is required to answer all the questions. Section C shall contain 5 questions of 20 marks each, one from each unit. The candidate is required to answer any 2 questions. The answers shall not exceed 500 words.

In order to ensure that students do not leave out important portions of the syllabus, examiners shall be free to repeat the question set in the previous examination.

In the case of discrepancies between English and Hindi Version, English Version will prevail.

Acts are to be read with their Amendments

Practical Paper:

The syllabus has been divided into four units. Questions will be set from each unit.

The questions paper shall contain three sections. Section A shall contain 8 questions two from each unit of 2.5 marks each. The Candidate is required to answer all the questions. The answers should not exceed 50 words. Section B shall contain 4 questions one from each unit with internal choice each question shall be of 10 marks. The answers should not exceed 200 words. The candidate is required to answer all the questions. Section C shall contain 4 questions of 20 marks each, one from each unit. The candidate is required to answer any 1 question. The answers shall not exceed 500 words.

In order to ensure that students do not leave out important portions of the syllabus, examiners shall be free to repeat the question set in the previous examination.

In the case of discrepancies between English and Hindi Version, English Version will prevail.

Acts are to be read with their Amendments.

3.1 BHARTIYA SAKSHYA ADHINIYAM

Max. Marks: 100 Min. Pass Marks: 36

UNIT-I

Introduction: History, Nature, Scope and Applicability of Bhartiya Sakshya Adhiniyam, 2023, Definitions (Section 2), Relevancy and Admissibility, Rebuttable Presumptions, Irrebuttable Presumptions and Conclusive Proof, Types of Evidence and Admissibility of Circumstantial Evidence, Relevancy of Facts and Closely Connected Facts (Sections 3-14).

UNIT II

Relevancy of statements and judgements: Admissions and Confessions (Sections 15-25), Statement of Persons who cannot be called as Witness (Sections 26-27), Dying Declaration (Section 26(a)), Statements under Special Circumstances (Sections 28-32) and Judgments of Courts when relevant (Sections 34-38).

UNIT III

Expert Opinion Relevancy of Character and Types of Evidence: Opinions of Third Persons when relevant (Sections 39-45), Opinion of Forensic Science Expert and Evidentiary Value of D.N.A. Test, Narco-Analysis and Polygraph Test (Section 39), Character when relevant (Sections 46-50), Facts which need not to be proved

(Sections 51-53),Oral and Documentary Evidence and Admissibility of Electronic Evidence (Sections 54-73).

UNIT-IV

Documentary Evidence And Doctrine Of Estoppel: Public Documents (Section 74-76) Presumptions as to Documents (Section 78-93), Exclusion of Oral Evidence by Documentary Evidence (Section 94-103), Burden of Proof and Presumptions relating to Burden of Proof (Section 104 -120), Doctrine of Estoppel (Section 121-123).

UNIT-V

Production And Effect Of Evidences: Witnesses and Privileged Communications (Sections 124-139), The Oaths Act, 1969 and its relation with the Bhartiya Sakshya Adhiniyam, 2023, Examination of Witnesses (Sections 140-168), Witness Protection Schemes, Improper Admission and Rejection of Evidence (Sections 169).

Leading Cases:

- -Aghnoo Nagesia v. State of Bihar AIR 1966 SC 119
- -Anvar P.V v. P. K. Basheer & Ors. AIR 2015 SC 180
- -Arjun Panditrao Khotkar v. Kailash Kushanrao Gorantyal and Ors. (2020) 7 SCC
- -Dudh Nath Pandey v. The State of U.P. AIR 1981 SC 911
- -Goutam Kundu v. State of West Bengal And Anr. AIR 1993 SC 2295
- -Mahender Chawla & Others v. Union of India & Others 2018 SCC Online SC 2678
- -M.C. Verghese v. T.J. Ponnan & Another 1969 SC
- -Nishi Kant Jha v. State of Bihar 1969 SC
- -Pakala Narayana Swami v. Emperor 1939 BOMLR
- -Palvinder Kaur v. The State of Punjab 1952 SC
- -Sclvi & Others v. State of Karnataka & Another 2010 SC
- -The State of Bombay v. Kathi Kalu Oghad & Others 1961 SC.

Select Bibliography:

- 1. Ratan Lal The law of Evidence
- 2. Batuklal- Law of Evidence
- 3. Vepa P. Sarathi Law of Evidence
- 4. Raja Ram Yadav- Law of Evidence (Hindi)
- 5. Shyam Sunder Sharma- Law of Evidence (Hindi)

PAPER - 3.2. BHARATIYA NAGARIK SURAKSHA SANHITA

Max. Marks: 100 Min. Pass Marks: 36

UNIT- I

Introduction: The Bharatiya Nagarik Suraksha Sanhita, 2023. History, Enactment, and Implementation of the Sanhita, 2023. Objects, Extent & Commencement and Definitions under the Sanhita, 2023 (Section 01 - 03), Constitution of Criminal Courts and Offices (Sections 06-20), Power of Courts (Sections 21-29), Organization of Police, Prosecutor, Defense Counsel and Prison Authorities and their Duties, Powers and Functions of Police (Section 30-34). **Distinction between:**

Cognizable and Non-Cognizable Offence, Warrant and Summons, Bailable and Non-bailable, Compoundable and Non-compoundable, Arrest with and without warrant. Rights of the Accused Person and the Concept of Fair Trial.

UNIT-II

Pre-trial Procedure (Investigation, Arrest and Bail): Procedure for Investigation, Inquiry and Inquest (Sections 173-184, 187, 190, 191, 193, 197, 198, 202), Cognizance and Committal Procedure (210-232), Arrest and Detention, Custody-Police and Judicial Custody (Section 35-62).

Bail: Types of Bail, Default Bail, Anticipatory Bail, Interim Bail, Cancellation of Bail and Bail Bond (section 478-496), Processes to Compel Appearance of Person, Production of Property/Things - Confiscation & Attachment of Property/ Proceeds of Crime (Section 63-110).

UNIT-III

Trial Procedure (Framing of Charges and Trial before Court of Sessions): Maintenance of Public Order and Tranquility: Unlawful Assemblies and Public Nuisances (Sections 148-152,163), Preventive Action of the Police (Section 168-172). Framing of Charge: Addition and Alteration of Charges, Joinder of Charge/Trial, Withdrawal of Prosecution (Sections 227-259). Jurisdiction of the criminal courts in Inquiries and Trials (Sections 197, 198, 202). Commencement of proceedings before Magistrates and Trial before Court of Sessions (Sections 227, 228,230, 248-259.

UNIT-IV

Summary Trials, Judgment and Special Provisions for Maintenance: Trial of Warrant Cases and Trial of Summons Cases (Section 261-282), Summary Trials (Sections 283-288); Plea Bargaining (Sections 289-300), General Provisions as to Inquiries and Trials (Sections 337, 340, 341, 342, 343, 344, 345, 348, 349, 359, 360). Judgement, Victim compensation and Witness Protection (Sections 392-406), Submission of Death Sentences for Confirmation (Sections 407-412). Special Provisions of Maintenance of Women, Children and Parents (Section 144-147).

UNIT-V

Appeal, Revision, Reference, and Miscellaneous Provisions: Appeals (Sections 413-424, 427-430, 434, 345), Reference and Revision (Sections 436-445; Transfer of Criminal Cases (Sections 446- 452), Remission and Computation of Sentences (Sections 461-462), General Provisions regarding Execution, Suspension, Remission and Commutation of Sentences (Sections 465, 466, 467, 468, 471-477). Limitation for taking cognizance of certain offences (Sections 513-519). Trial Before High Court, Power and Duties of High Court, Repeal and Savings (Section 520-531).

Leading Cases:

- 1. Tehsildar Singh v. State of UP, AIR 1959 SC. 1012
- 2. State of U.P. v. Singhara Singh, AIR 1964 SC 359.
- 3. Nisar Ali v. State of U.P. AIR 1957 SC 336.
- 4. Purshottam Das Dalmia v. State of West Bengal, AIR 1961 SC. 1589.
- 5. State of Andhra Pradesh v. Cheemalapati Ganeshwara Rao, AIR 1963 SC 1850
- 6. Satwant Singh v. State of Punjab, AIR 1960 S.C. 266.

- 1. Ratan Lal: Criminal Procedure Code.
- 2. Bhadu Vinod: Criminal Procedure Code (Hindi/English)
- 3. Kelkar R.V.: Criminal Procedure Code
- 4. Probation of Offenders Act, 1958.
- 5. Chakravarti, N.K. Probation system in the Administration of Criminal justice.
- 6. Tiwari Y.K.- CR.P.C (Hindi)
- 7. Thakker C.K.: Criminal Procedure Code.

- 8. M.D. Chaturvedi- CR.P.C etc. (Hindi)
- 9. B.L. Babel- CR.P.C (Hindi)

PAPER 3.3. THE CODE OF CIVIL PROCEDURE 1908 AND THE LIMITATION ACT, 1963

Max. Marks: 100 Min. Pass Marks 36

UNIT-I

Definitions, suits in general, suits of civil nature, stay of suit, Res judicata, Res subjudice, Foreign Judgment

UNIT-II

Place of trial, Transfer of suits, Joinder, non-joinder and mis-joinder of parties and causes of action, Service of Summon, Attachment before judgment, Arrest before Judgment. Supplemental proceedings.

UNIT-III

Execution in general: Courts by which decrees may be executed, powers of the court executing the decrees. Transfer of decrees for execution and modes of execution, Stay of execution, Suits in particular cases (Orders xxix to xxxiii). Abatement of suits, summary proceedings.

UNIT-IV

Temporary injunction and Appointment of Receiver, Appeals-Appeals against order and appeal against decree, Review. Revision and Reference, Transfer of cases, Restitutions, Caveat, Inherent powers

UNIT- V

The Limitation Act, 1963 (Omitting the Schedule) Definitions: Purpose, Policy, Scope, Applicant, bond, Defendant, easement, good faith, plaintiff, period of limitation Relationship between limitation, laches, acquiescence, estoppels and res judicata; Limitation of suits, appeals and applications, disability, computation of period of limitation, acknowledgement and part payment, acquisition of ownership by prescription

Leading Cases:

- 1. Shri Sinha Ramanuja v. Ranga Ramanuja, AIR 1961 SC 1720.
- 2. Seth Hukamchand v. Maharaja Bahadur Singh AIR 1933 PC 193
- 3. Narain Bhagwant Rao v. Gopal Vinayak AIR 1960 SC 100
- 4. Garikapati Veerava v. Subbiah Chaudhary, AIR 1957 SC 540.
- 5. Deoki Nandan v. Murlidhar, AIR 1957 SC 133.
- 6. Deity Pattabhirama Swamy v. Hanmayya, AIR 1959 SC 57.
- 7. S.M. jakati v. B.M. Borker, AIR 1959 S.C. 282.

- 1. Mulla- Civil Procedure Code.
- 2. Singh S.N. Civil Procedure Code.

- 3. Sahai on Civil Procedure.
- 4. Tandon, M.P. Civil Procedure Code (English & Hindi)
- 5. Mridula Srivastava Civil procedure Code (Hindi)
- 6. A.N. Pandey Civil Procedure Code (Hindi)
- 7. C.K. Tekwani- Civil Procedure Code
- 8. T.P. Tripathi- Civil Procedure Code (Hindi)

PAPER - 3.4 LEGAL LANGUAGE, LEGAL WRITING INCLUDING GENERAL ENGLISH AND INTERPRETATION OF STATUTES.

Max. Marks: 100 Min. Pass Marks:36

UNIT-I

Meaning of interpretation, its distinction from constructions, kinds of interpretation Grammatical and logical, intention of legislation Cardinal principles of interpretation; Plain meaning rule; Golden rule and mischief rule, Aids to interpretation, Internal: Long title, Preamble, Headings, marginal Notes, Non obstante clause, Punctuation, Proviso, External: Parliamentary History; legislative debate, Reports of Committees and Commission, Statement of Objects and Reasons, Historical facts and surrounding circumstance, Dictionary.

UNIT-II

Maxims of interpretation: Ejusdem Generies, Nosciture a Sociis, Utres magis valeat qavam pereat, Statute in pari materia, Operation of statutes, Expiry and repeal of Statutes, Mandatory provisions, Use of Statutes, Construction of Fiscal Statutes Interpretation of Penal Statutes and Interpretation of Constitution, colourable legislation, Doctrine of pith and substance and Doctrine of eclipse, etc.

UNIT-III

Accomplice

Vocabulary: Use of legal phrases and terms; pairs of words; one word substitution

(A) Vocabulary:

Abet

List of Legal terms which are relevant for LL.B. students: Abstain

Auct	Austani	Accomplice
Act of God	Actionable	Accused
Adjournment	Adjudication	Admission
Affidavit	Amendment	Appeal
Acquittal	Articles	Assent
Attested	Attornment	Averment
Bail	Bailment	Citation
Clause	Coercion	Code
Cognizable	Confession	Compromise
Consent	Conspiracy	Contempt
Contingent	Contraband	Conviction

ConventionCorporateCustodyDamagesDecreeDefamationDefenceExcheatEstoppelEvictionExecutiveEx-parte

Finding Floating charge Forma Pauperis Franchise Fraud Frustration Goodfaith Guardian Habeas Corpus. Hearsay Homicide Hypothication Illegal Indemnity Inheritance Bench Bill Bill of attainder

Bill of rights Blockade Bonafide Capital Punishment Charge By-laws Justiciable Chattles Legislation Legitimacy Liability Liberty Licence Lien Liquidation Maintenance Malafide Malfeasance Minor Misfeasance Mortgage Murder Negligence Negotiable Instruments Neutrality Non-feasance Notification Novation Nuisance Oath Obscene Offender Order Ordinance Over-rule De-facto De Jure Deposit Distress Detention Discretion Enforceable Earnest Money Enact **Equality** Partition Perjury Petition **Plaintiff** Pledge Preamble Pre-emption Prescription

Prize Process Promissory Note
Proof Proposal Prosecution
Proviso Ratify Receiver
Redemption Reference Regulation
Remand Remedy Rent

Repeal Res Judicata Respondent
In Limine Insanity Institute
Insurance Interstate Issue

Judgement Judicial Jurisdiction

Justice Restitution Rule

Privilege

Presumption

Privity

Ruling Schedule Section

Settlement Sovereignty Specific Performance

Stamp duty Statute Status quo Stay of execution Succession Summons Tenant Surety **Testator Testatrix** Title Tort Trade Mark Treason Treaty **Trespass** Trial Tribunal Ultra Vires Undue influence Usage Valid Verdict Vested Violate Vis-major Void Voidable Wager Waiver Warranty Warrant Will

Writ Wrong

UNIT-IV

Latin maxims: Meaning and use in sentences; Comprehension of legal texts; précis writing

LIST OF LATIN MAXIMS:

- 1. Ab initio (from the beginning)
- 2. Actio personalis moritur cum persona (Personal actions die with the death of person).
- 3. Actus Curae neminem gravabit (an act of the court shall prejudice no one).
- 4. Actus non facit reum, nisi mens sit rea (the act itself Does not constitute guilt unless done with a guilty intent).
- 5. Actus reus (wrongful act).
- 6. Ad interim (in the meantime)
- 7. Ad litem (for the suit).
- 8. Ad valorum (according to the value).
- 9. Alibi (Plea of being elsewhere)
- 10. Amicus curaie (friend of the court)
- 11. Animus (Intention)
- 12. Audi alterem partem (hear the other side).
- 13. Caveat emptor (buyer beware).
- 14. Consensus ad idem (agreement by two persons upon the same thing in the same sense).
- 15. Damnum sine injuria (damage without injury).
- 16. De facto (in fact).
- 17. De jure (in law).
- 18. De minimis non curat lex (the law takes no account of trifling matters).
- 19. Decree nisi (a decree which takes effect after a specified period).
- 20. Delegatus non potest delegare (a delegated power can not be further delegated).
- 21. Doli incapax (incapable in malice).

- 22. Donatio mortis causa (gift by a person on the death bed).
- 23. Ejusdem generis (of the same category).
- 24. Eminent domain (the supreme right).
- 25. Ex-officio (by virtue of an office).
- 26. Ex-parte (not in the presence of the opposite party).
- 27. Ex-post-facto (by subsequent act).
- 28. Factum valet (the fact which cannot be altered).
- 29. Fait accompli (an accomplished fact).
- 30. Ignorentia legis neminem excuset (ignorance of law is no excuse).
- 31. In pari materia (in an analogous case, cause or position).
- 32. Injuria sine damno (injury without damage)
- 33. Interest republicae ut sit finis litium (it is in the interest of the republic that there should be an end of law suit).
- 34. Intra-vires (within the powers)
- 35. Jus tertii (The right of a third party)
- 36. Lis pendens (pending suit)
- 37. Mens rea (a guilty mind)
- 38. Mesne profits (the profits received by a person on wrongful possession).
- 39. Nemo det quod non habet (no man can't transfer better title than he has himself).
- 40. Nemo det bis vexari pro et idem causa (no man be twice vexed for the same cause).
- 41. Nemo in propria causa judex esse debet (no one ought to be a judge in his own case)
- 42. Nolle prosequi (to be unwilling to prosecute).
- 43. Obiter dicta (an opinion of law not necessary to the decision)
- 44. Onus probandi (the burden of proof)
- 45. Pacta sunt servanda (pact must be respected)
- 46. Pendente lite (during litigation) 47. Per Capita (per head)
- 48. Per incuriam (through inadvertence or carelessness).
- 49. Per stripes (by stocks)
- 50. Plenum dominium (full stocks)
- 51. Pro bono publico (for the public good)
- 52. Ratio decidendi (grounds for decision, principles of the case).
- 53. Res geste (connected facts forming the part of the same transaction).
- 54. Res ipsa loquitur (the thing speaks for itself)
- 55. Res judicata (a matter already adjudicated upon).
- 56. Res nullius (an ownerless thing)
- 57. Rule nisi (a rule or order upon condition that is to become absolute when cause is shown to the contrary).
- 58. Status quo (existing position)
- 59. Sub judice (in course of adjudication).

- 60. Sui juris (one's own right).
- 61. Suo motu (of ones own accord)
- 62. Ubi jus ibi remedium (where there is a right, there is a remedy).
- 63. Ultra vires (beyond the powers of).
- 64. Volenti non fit unjuria (Risk taken voluntarily is not actionable).

UNIT-V

Writing of legal drafts letters and applications; Essay writing on topics of legal interest; Translation from Hindi to English and English to Hindi.

Note: Except in a question relating to translation from English to Hindi; answers to Questions asked in unit 3, 4 & 5th are to be given in English.

Select Bibliography:

- 1. Galnville William : Learning the Law.
- 2. Wren & Martin: English Grammar.
- 3. Ganga Sahai Sharma: Fundamental of Legal Writing.
- 4. Hindi-English Legal glossary: Vidhi Sahitya Prakashan, Ministry of Law, Government of India, New Delhi.
- 5. David Green: Contemporary English Grammar, structure and composition.
- 6. Ishtiaque Abidi : Law and Language.
- 7. Law Lexicon & Legal Maxims by Venketaramanaija.

Leading Cases:

- 1. Heydon's Case (1584) 3 Co Rep. 7a p. 76: ER 637
- 2. Bengal Immunity Company v. State of Bihar, AIR 1955 SC 661.
- 3. Alamgir v. State of Bihar, AIR 1959 SC 436.
- 4. Inder Singh v. State of Rajasthan, AIR 1957 SC 510.

- 1. Maxwell The interpretation of Statutes.
- 2. Crawford Statutory constitution.
- 3. Craies Statute Law.
- 4. Swarup Interpretation of Statutes.
- 5. Bindra Interpretation of Statutes.
- 6. Sarathi Interpretation of Statutes.
- 7. Bhattacharya, T., Interpretation of Statutes (English & Hindi)
- 8. Radha Gupta- Interpretation of Statutes (Hindi)
- 9. Anirooudh Prasad: Interpretation of Statues (Hindi)
- 10. Jain R.L.: Legal Writing and Legal Language.

PAPER - 3.5 TRUST, EQUITY AND FIDUCIARY RELATIONS

Max. Marks: 100 Min. Pass Marks: 36

UNIT-I

Equity: Concept of Equity – Place function Nature of Equity, Origin and Growth of Equity in England-

UNIT-II

Maxims of equity: Equitable rights - Equitable remedies.

UNIT-III

Indian Trust Act, 1882: Definition- Creation of Trusts- Duties and liabilities of Trustees-Rights and Powers of trustees- Disabilities of trustees- Rights and Liabilities of the Beneficiary, Vacating the office of Trustees- Extinction of Trust- Certain obligations in the nature of Trust.

UNIT-IV

Rajasthan Public Trust Act, 1959: Definition and Validity of certain public trust-Registration of Public Trust- Management of Public Trust property- Powers of officers in relations to Public Trust-

UNIT- V

Control of Public Trust- Special provisions in respect of certain trust- Dharmada, Procedure and Penalties.

Fiduciary Relation: Fiduciary Relationship, Definition, Kinds, classification, Fiduciary principle.

Leading Cases:

- 1. Hindu religious Endowments, Madras v. Shri Lakshmindar Thiratha Swamiar of Shri Shirur Mutt, AIR 1954 SC 282.
- 2. Durgah Committee, Ajmer v. Syed Hussain Ali AIR 1961 SC 1402.
- 3. Surajmal Singhvi v. State of Rajasthan, 1966 RLW 556.
- 4. Tilakayat Shri Govindlalji v. State of Rajasthan, AIR 1963 SC 1630.

- 1. Upadhyaya, J.J. R.- Equity, Trusts with Fiduciary Relation and Specific Relief.
- 2. Gandhi, B.M. Equity, Trusts and Specific Relief.
- 3. Varadachari, V.K.- Law of Hindu Religious and Charitable Endowments.
- 4. Varadachari, V.K. Public Trusts and Taxation.

PAPER 3.6 OPTIONAL PAPER (ANY ONE) PAPER - 3.6 (A) CRIMINOLOGY AND PENOLOGY

Max. Marks: 100 Min. Pass Marks: 36

UNIT-I

Criminology: Definition, nature and scope, method of studying, importance and classification of crime.

Criminal behaviour: (a) Explanations. (b) Psychological theories, Alcoholism and Drugs. (c) Crime and social process: Economic Motivation, Socio-cultural Motivations, home and community influences, white collar crime, Female offender, juvenile Delinquency, influence of mass-media

UNIT-II

Schools of Criminological Thought (Factors in causation of criminal behaviour)

- i. Ancient School
 - (a) Demonological
 - (b) School of Free Will
- ii. Classical School.
- iii. Cartographic or ecological school.
- iv. Socialistic School
- v. Typological School
 - (a) Italian or positive school
 - (b) Mental Testers School
 - (c) Psychiativists School
- vi. Sociological School.
- vii. Multi factor School.

UNIT-III

Control of Crime: Police and Law courts, Prison system, Re-socialization of the offender, Rehabilitation of discharged prisoners in the administration of Criminal justice, prevention of crime delinquency.

UNIT-IV

Punishment, Relationship between Criminology and Penology; Theories of Punishment: Expiatory, Preventive and reformative and purposes of punishment.

Penal Science in India: History of Punishment, Pre-classical School, Neoclassical, Positive School. Reformers, Clinical School and multiple causation approach.

UNIT-V

Miscellaneous: modes of treatment of offenders, corporeal punishment, Transportation of criminals, Capital punishment, imprisonment, reactional treatment, parole, compensation, admonition, sex and adolescent offenders, indeterminate Sentences, Borstal School, Criminal procedural Jurisprudence. Constitutional Guarantees - Principles of natural Justice as applicable in procedural law, Protection to arrested

persons. Under-trials, detenue and convicted persons. Double jeopardy, self-incrimination and right to life and legal aid.

Leading Cases:

- 1. Gura Singh v. State of Rajasthan, 1984 Cr. LJ 1423 (1428)
- 2. Francis Coralie Mullin v. Union Territory Delhi, AIR 1981 SC. 746.
- 3. R.K. Garg v. Union of India (1981) 133 ITR 239.
- 4. Mithu v. State of Punjab, AIR 1983 SC 473.

- 1. Barnes, H.B. Teeters New Horizons in Criminology.
- 2. Vold, G.S. Theoritical Criminology.
- 3. Pillai, K.S. Criminology.
- 4. R. Taft, Donald Criminology.
- 5. Edwin, H. Sutherland and Donald R. Grussey- Principles of Criminology
- 6. Horman Mannhaim Pioneers in Criminology.
- 7. Hon, Barren, Mays Crime and the Social Structure.
- 8. Ahmed Siddiqui Criminology Problems & Perspectives
- 9. Lord Pakenham Causes of Crime.
- 10. S. Venugopala Rao Facts of Crime in India.
- 11. Korm, R.R. and Mc Gorble, LW Criminology and Penology.
- 12. Grunhut Penal Reforms.
- 13. Mandholm Criminal Justice and Reconstruction.
- 14. Garden Rose The Struggle for Penal reform.
- 15. I.L.I. Essays on Indian Penal Code.
- 16. Ben Penology Old and New Tagore Law Lectures.
- 17. Elliot conflicting Penal Theories in Statutory in Criminal Law.
- 18. Shamshul Huda Tagore Law Lectures on Criminal law.
- 19. Lawburse Crime, Its causes and Remedies.
- 20. Dequires Modern Theories of Criminology.
- 21. Gillin Criminology and Penology.
- 22. Deccaria Crime and Punishment.
- 23. The Criminal Procedure Code.
- 24. The Constitution of India.

PAPER - 3.6 (B) INTELLECTUAL PROPERTY LAW

Max. Marks: 100 Min. Pass Marks: 36

UNIT-I

Introductory: The meaning of intellectual property, Competing rationales of the legal regimes for the protection of intellectual property, The main forms of intellectual property: copyright trademarks, patents, designs, The competing rationales for protection of rights in, Copyright, Trademarks, Patents, Design, Trade secrets, Other new forms such as plant varieties and geographical Indians, Introduction to the leading international instrument concerning intellectual property right: the Berne Convention, Universal Copyright Convention, the Paris Union TRIPS the World intellectual Property Right Organization (WIPO) and the UNESCO.

UNIT - II

Copyright in India: Historical evolution of the law, Meaning of copyright, Copyright in literary, dramatic and musical works, Copyright in sound records and cinematograph films, Copyright in computer programme, Ownership of copyright, Assignment of copyright, Author's special right, Notion of infringement, Criteria of infringement, Infringement of copyright by films of literary and dramatic works, Importation and infringement, Fair use provisions, Piracy in internet, Aspects of copyright justice, Remedies, especially, the possibility of Anton pillar injunctive relief in India.

UNIT-III

Intellectual Property in Trademarks: The rationale of protection of trademarks as (a) an aspect of commercial and (b) of consumer rights, Definition and concept of trademarks, Registration, Distinction between trademark and property mark, The doctrine of honest Current User, The doctrine of deceptive similarity, Protection of well-known marks, Passing off and infringement, Criteria of infringement, Standards of proof in passing off action, Remedies.

UNIT- IV

Patents (A): Concept of patent, Historical view of the patents law in India, Patentable inventions with special reference to biotechnology products entailing creation of new forms of life, Patent protection for computer programme, Process of obtaining a patent: application, examination, opposition and sealing of patents: general introduction, Procedure for filing patents, patent co-operation treaty, Some grounds for opposition, The problems of limited locus standi to oppose, specially in relation to inventions having potential of ecological and mass disasters, Wrongfully obtaining the invention, Prior publication of anticipation, Obviousness and the lack of inventive step, Insufficient description.

UNIT-V

Patents (B) Rights and obligations of a patentee, Patents as chose in action, Duration of patents: law and policy considerations, Use and exercise rights, Right of secrecy, The

notion of "abuse" of patent rights, Compulsory licenses, Special Categories, Employee invention: Law and Policy Consideration, International Patents, Transfer of Technology, Know-How and problems of self reliant development, Infringement

Leading Cases:

- 1. Manu Bhandari v. Kalankar Pictures Pvt. Ltd. AIR (1987) Del.13.
- 2. Nac Sahitya Prakash v. Anand Kumar, AIR 1981 All 200 at P.203.
- 3. Brudaban Sahu v. Rajendra Subudhi, AIR 1986 Orrisa 210 at p.211.
- 4. R.G. Anand v. Messers Deluxe Films, AIR 1978 SC 1513 p. 1627.

Select Bibliography:

- 1. Designs and Patents Act, 1988.
- 2. International Copy right and Neighbouring Right G.M. Stewart.
- 3. Indian Copy-right Act, 1957.
- 4. Borne Convention Implementation Act, 1988.

PAPER - 3.6 (C) LAW OF MEDICINE

Max. Marks: 100 Min. Pass Marks: 36

UNIT- I

The Establishment of Indentity of Individuals: Branding, tatooing, Mutiating, Scars and Moles, Bantillon system: photography: fingerprints: ridge characteristics: Proscopy.

UNIT-II

Injuries: (HURT): Definition in law (Sec. 319, 320 I.P.C.) Grievous Injury, Classification, Cardinal fracures of different types of injuries, Age of injuries.

Burns & Scars: Classification of burns (Depurants), Causes of death after burns, Simple and grievous burns, Area of the body surface in burns and its relationships, Antemortem and post-mortem burns.

UNIT-III

Ashpyxia and Drowing: Cause of asphyzia, post-mortem appearances, Various types of violent asphysial deaths like hanging, Strangulation, throttling and traumatic asphyxia, and the post morten appearances commonly seen in these conditions, Drowning - Cardinal post-mortem signs: Cadaveric apasm of hands, Signs in the air passages, Stomach contents, Sign in the lungs, Demostration of diatoms in the viscera.

UNIT-IV

Sexual Offence: Rape: Definition (Sec 375 I.P.C.), Examination of victim - Anatomy of hymen, Positive signs of rape, Examination of the accused, Medico legal aspects, Sodomy: Examination of the victim, Signs in the habitual passive agent, Examination of the accused,

Examination of Blood Stains: Physical, Chemical & Serological, Blood grouping its basic principles.

UNIT-V

- Autopsy: Procedure Aims & Objects Difficulties, Problems, Times since death Description of post-mortem changes, Estimation of time since death from rigor post-mortem staining, putrefaction, adipocere formation nummification changes in the eyes, skin, primary and secondary relaxation. In drowing cases from floatation of the body, In dead bodies after burial From the change in the degree of digestion of stomach contents, from the change of the cerebo spinal fluid and the narrow cells of the sternum, Cause and manner of a death, Ante mortem or post-mortem injuries, Examination of human remains skeletal and multilated remains, Establishment of age, Sex and Stature for the purpose of identity, Infanticide, Definition dead born, still born viable foetus, criteria for separate existence, Exhumation: Rules and Procedure,
- 8. Poisons: Classification of poisons, Diagnosis of poisoning. Examination of poisoning case. Brief Toxicology of the following common poisons-Opium, Dhatura Barbivarates, Cannabis India, Arsenic, Copper Sulphate, Lead Stryehnine, Cocaine, Alcohol Organo Phosphours Compunds, Carbonmonoxide, Hytiocyanci Acid, Pot Cynide, Phosphorus, Snake bite.

Select Bibliography:

- 1. Parikh's Text Book of Medical Jurisprudence and Toxicology, by Dr. C.K. Parikh.
- 2. Medical Jurisprudence and Toxicology by Jai singh, S. Modi.
- 3. Forensic Chemistryand Scientific Criminal Investigation by Lucas A.
- 4. B.L.Babel- Medical Jurisprudence (Hindi)

Leading Cases:

- 1. Sada Shiv Mohan Chandra v. State of Kerala, AIR 1994 SC 565.
- 2. Keru Singh v. State of Rajasthan, 1994 Cr. Lj. 187 SC
- 3. Jose v. State of Kerala, 1994 SCC (Cr.) 1659
- 4. Miss Narayanamma v. State of Karnataka, 1994 SCC 573.
- 5. Hemchandra v. State of Haryana, AIR 1995 SC 120.

PAPER - 3.7 LAND LAWS

Max. Marks: 100 Min. Pass Marks: 36

UNIT-I

THE RAJASTHAN TENANCY ACT, 1955

Preliminary Objects and Reasons Definitions (S.5): Agricultural year, Grove holder Grove Land, Improvement, Land, Tenant, Trespasser, Classes of Tenants, (S.14, 15, 17, 17-a) Lands on which Khatedari Rights do not accrue (S. 16), Primary Rights of tenants (Ss. 31 to 37) Devolution of tenancies, Transfer of tenancies, Exchange of tenancies, Surrender.

Abandonment and extinction of tenancies, improvement and trees (Ss. 38 to 87) Groveholders (Ss. 194 to 205)

UNIT-II

Grounds for Ejectment of tenants and Remedies for Wrongful ejectment (Ss. 169 to 188), Provision for injunction and appointment of Receiver (S. 212), Procedure and Jurisdiction of Courts (Ss. 216 to 221), Appeal, Review, Revision, Reference (Ss. 222 to 232), Question of tenancy right in Civil Courts (S. 242) Conflict of Jurisdiction (S. 243)

UNIT-III

THE RAJASTHAN LAND REVENUE ACT, 1956

The Board of Revenue (Ss. 4 to 14), Revenue Courts and Officers (Ss. 15 to 36), Appeal, Reference, Revision and Review (Ss. 74 to 87); Land: use of Agricultural Land for Non-Agricultural purposes (s. 90-A), unauthorised Occupation of Land (S. 91), Allotment of Land for Agricultural purpose (S. 101), Survey and Record operations: General (Ss. 106 to 109) Boundary Marks (Ss. 110 to 111) Maps and Field Books (S. 112)

UNIT-IV

Record of Rights (Ss. 113 to 121) Mutations (Ss. 122 to 137). Settlement operation: General (Ss.142 to 146), Economic Survey (S.148) Formation of Assessment Circles (S. 149), Soil classification (S.150), Evolution and Modification of rent rates, preparation of rent rate reports. its submission and finalisation (Ss. 151 1 to 167), Tenants option to refuse rent determined and its effect (Ss. 168 to 172), Preparation of Dastoor Ganwai (Ss. 173 to 174), Term of settlement (Ss. 175 to 177), Processes for Recovery of Revenue (S. 228), Writ of demand and citation to appear (Ss. 229 and 229- A), Attachment and Sale of movable property (S. 230), Attachment of the Land (Ss. 231 to 233), Sale of defaulters specific Area, Path or estate (Ss. 235 to 253)

UNIT-V

The Rajasthan Rent Control Act, 2001 (Act No. 01 of 2003 as amended by Rajasthan Act No. 21 and 22 of 2005): Definition, Application Preliminary, Revision of Rent, Determination of rent, Tenancy- Limited period tenancy, eviction of tenants, rights of landlord, Restoration of possession of illegally evicted tenant and procedure thereof. Constitution of Tribunals, Jurisdiction, Appeal and Execution, Amenities and Miscellaneous provisions.

Selected Bibliography:

- 1. S.K. Dutta- Rajasthan Tenancy Act, Rajasthan Land Revenue Act, Rent Control in Rajasthan.
- 2. Mathur & Mathur- Land Laws in Rajasthan.
- 3. Dr. G.S. Karkara- Land Laws in Rajasthan.

Leading Cases:

- 1. Ugam Raj v. Civil Judge(SD) Sojat City & ors. 2005(6) RRD 2180 (Raj.)
- 2. Heera Lal v. Rent Tribunal, Bikaner & ors. 2005(7) RRD 2648 (Raj.)

- 3. Nathu Singh v. Laxman Singh 1995 RRD 124
- 4. Panne Singh v. Guman Singh 1964 RRD 101
- 5. Shivshankar v. Murli Sri Bade Mathureshji 1996 RRD 316
- 6. Bhohra v. Ganesh 1996 RRD 71

PAPER - 3.8 HUMAN RIGHTS LAW AND PRACTICE

Max. Marks: 100 Min. Pass Marks: 36

Unit - I

- 1. Human Rights: Concept
 - a. Human Rights Meaning and Nature
 - b. Human rights in Indian tradition: ancient, medieval and modern
 - c. Human rights in western tradition
 - d. Development of natural rights
 - e. Human Rights in international law and national law

Unit - II

2. Classification of Human Rights – First, Second and Third Generations : Historical Development

Unit - III

- 3. Human Rights Under International Law
 - a. Universal Declaration of Human Rights (1948)
 - b. Covenant of Political and Civil Rights (1966)
 - c. Covenant of Economic, Social and Cultural Rights (1966)

Unit - IV

- 4. Role of Regional Organizations
 - a. European Convention of Human Rights
 - b. American Convention on Human Rights
 - c. African Convention of Human Rights

Unit - V

- 5. Enforcement of Human Rights in Indian Perspective
 - a. Role of Supreme Court
 - b. Role of High Courts
 - c. Role of National Human Rights Commission
 - d. Role of State Human Rights Commissions

Select Bibliography

D.D.Basu, Human Rights in Indian Constitutional Law, (1994).

Vijay Chitnis, (et.al.). Human Rights and the Law. National and Global Perspectives, (1997).

B.P.Singh Seghal, Law, Judiciary and Justice in India, (1993).

James Vadakkumchery, Human Rights and the Politics in India, (1996).

D.R.Saxena, Tribals and the Law, (1997).

Poornima Advani, Indian Judiciaty: A Tribute, (1997).

Justice Venkataramiah, Human Rights in the Changing World, (1998)

Paramjit S.Jaiswal and Neshtha Jaiswal, Human Rights and the Law, (1996).

PAPER - 3.9 ARBITRATION, CONCILIATION AND ALTERNATIVE DISPUTES RESOLUTION SYSTEMS

(A) Written Paper: 80 marks
 (B) Practical Paper: 20 marks
 Min. Pass Marks: 29
 Min. Pass Marks: 07

The Practical examination shall be conducted by a committee of 2 examiners. In this committee there shall be one internal and one external examiner.

(A) Written Paper

UNIT-I

Arbitration and Conciliation Act, 1996: General provisions: Arbitration agreement; Arbitral Tribunal: Composition and Jurisdiction; Conduct of Arbitral Proceeding.

UNIT-II

Arbitral awards: Termination of proceedings, setting aside the Arbitral award; Enforcement of Arbitral awards, Appeals; Code of ethics for Arbitrators.

IINIT-III

Enforcement of Foreign-awards; Geneva Convention International arbitration institutions Conciliation: conciliators, appointment of conciliators, relationship of conciliators with the parties, settlement agreement status and effect of settlement agreements. Terminations of conciliation proceedings, resort to judicial proceedings, cost and deposits.

UNIT-IV

Alternative dispute & resolution system: Objects and role of committee for implementation of legal aid schemes (CILAS). The Legal services authorities act, 1987 (as amended by the act of 2002)- The national legal service authority, State legal service authority and District legal service authority- constitution and functions;

Lok Adalat- Organisation, cognizance of cases, award and powers. Permanent Lok Adalatestablishment, cognizance of cases, procedure and award. Study of other alternative dispute resolution system in brief such as Nyay Panchayat and Family courts.

Leading Cases:

- 1. Sundaram Finance Ltd. v. NIPC India Ltd. (1999) 2 SCC 479
- 2. NMTC Ltd. v. Sterlite Industries Ltd. 1996(4) SCC 219
- 3. Lotus Investment and Securities v. Pramod S. Tiberwal 1996(2) SCC 579
- 4. State of Rajasthan v. Bharat Construction Co. 1998 (4) CCs 172 (Raj.)

Selected Bibliography:

1. G.C. Mathur, Arbitration and Conciliation Act, 1996.

- 2. S. Krishnamurthy: Law of Arbitration and Conciliation.
- 3. P.M.Bakshi: Arbitration Law.
- 4. O.P. Tiwari: The Arbitration and Conciliation Act, 1996
- 5. Avtar Singh: Law of Arbitration and Conciliation.

PRACTICAL PAPER: 3.10 DRAFTING, PLEADING, CONVEYANCING AND MOOT COURT TRIAL

This paper will consist of following two parts –

(A) Written Paper: 80 marks
(B) Practical Paper: 20 marks
Min. Pass Marks: 29
Min. Pass Marks: 07

The Practical examination shall be conducted by a committee of 2 examiners. In this committee there shall be one internal and one external examiner.

(A) Written Paper

UNIT-I

Pleading: Meaning, Kinds; Fundamental principles of pleading and their exceptions, amendment of pleadings, alternate and inconsistent pleadings Doctrine of set-off: Legal set-off and equitable set-off

UNIT- II

Drafting of pleadings Civil: Plaints, written statement, Original Petition, Affidavit, Notice, Execution Petitions, Memorandum of Appeal, Execution of Writ Petition. and Judgement writing

UNIT- III

Criminal complaints, Bail Application, Aceusi Reply, criminal Miscellaneous Petition, Appeal, Reference and Revision.

UNIT- IV

Conveyancing: Meaning, General Rules of Conveyancing, Salient parts of conveyancing, rules relating to their drafting

Drafting of Deeds: Partnership deed, mortgage by conditional sale, notice for

eviction, writing of government contract, sale deed, Mortgage Deed, Gift Deed, Lease Deed, Rent Deed, Power of Attorney, Provisory Note and will.

(B) Practical Paper:

- (1) **Pre-trial Preparation:** Each student will observe two interviewing session of clients at the advocate office / legal office and record the proceedings in a diary.
- (2) Participation in Trial Proceedings: Each student will attend two trials during the session and maintain a record and enter the various steps observed during in a diary.
- (3) Moot Court: Each student will participate in two Moot courts

(4) Viva-voce: The Viva-voce examination shall be conducted by a committee of two persons. In this committee there shall be one Internal and one External Examiner. The committee shall award marks on the basis of Court diary, performance at the Moot court and Viva-voce Examination.

The division of marks will be as under:

Record maintained by the student
 Participation in Moot court
 Viva-voce
 marks
 marks
 marks