



## Master of Laws LL.M.

### Semester – III

Paper: Core

Course Code: LLM CC-301

Credit- 4

Marks: 30 Internal + 70 End Sem

### Course Title: Human Rights

#### Course Outcomes:

- C.O. 1 : Human Rights
- C.O. 2 : human rights protection scheme
- C.O. 3 : Human Rights Protection in International Order

#### Program Outcomes

To inculcate the value of protection of Human Rights.

#### Unit I : Panoramic View of Human Rights (12 Lectures)

- 1.1 Human Rights in Non-Western Thought, Awareness of Human Rights during the nationalist movement, Universal Declaration of Human Rights, Constituent Assembly and Part III, drafting process,
- 1.2 Subsequent developments in International Law and the Position in India (e.g., Convention of Social Discrimination, Torture, Gender discrimination, Environment and the Two human right covenants.)
- 1.3 Fundamental Rights Jurisprudence as Incorporating Directive Principles The dichotomy of Fundamental Rights and Directive Principles, The interaction between Fundamental Right and Directive Principles, Resultant expansion of basic needs oriented human rights in India.

#### Unit II : Right not be Subject to Torture, Inhuman or Cruel Treatment (12 Lectures)

- 2.1 Conceptions of torture, third-degree methods, 'Justification' for it, Outlay of torture at international and constitutional law level, Incidence of torture in India, Judicial attitudes, Law Reform- proposed and pending. Minority Rights : Conception of minorities, Scope of protection, The position of minority 'Woman' and their basic rights, Communal Riots as involving violation of rights.

#### Unit III (12 Lectures)

Rights to Development of Individuals and Nations : The U.N. Declaration on right to Development, 1987, The need for constitutional and legal changes in India from human rights standpoint. People's Participation in Protection and Promotion of Human Rights : Role of International NGOS, Amnesty International, Minority Rights Groups, International Bars Association, Law Asia, Contribution of these groups to protection and promotion of human rights in India.



#### Unit IV

(12 Lectures)

- 4.1 Development Agencies and Human Rights : Major International funding agencies and their operations in India,
- 4.2 World Bank lending and resultant violation/promotion of human rights,
- 4.3 Should development assistance be tied to observance of human rights (as embodied in various UN declarations)
- 4.4 Comparative Sources of Learning : EEC Jurisprudence,
- 4.5 The Green Movement in Germany,
- 4.6 The International Peace Movement,
- 4.7 Models of Protection of the rights of indigenous peoples : New Zealand (Maoris), Australia, Aborigines and Canada (Indians).
- 4.8 Freedom : Free Press-its role in protecting human rights,
- 4.9 Right of association, Right to due process of law,
- 4.10 Access and Distributive justice.

#### Unit V

(12 Lectures)

- 5.1 Independence of Judiciary : Role of the Legal Profession,
- 5.2 Judicial appointments-tenure of judges,
- 5.3 Qualifications of judges,
- 5.4 Separation of judiciary from executive.
- 5.5 European Convention of Human Rights : European Commission/Court of Human Rights,
- 5.6 Amnesty International, PUCL, PUDR,
- 5.7 Citizens for Democracy,
- 5.8 Minorities Commission, Human Rights Commission,
- 5.9 Remedies Against Violation of Human Rights.

#### Select Bibliography

- 1.M.J. Akbar, Riots after Riots, 1988
- 2.U. Baxi (ed.) The right to be Human, 1986 3.
- U.Baxi, The Crisis of the Indian Legal System, 1982
- 4.F. Kazmi, Human Rights, 1987
- 5.L. Levin, Human Rights, 1982
- 6.H. Beddard, Human Rights and Europe, 1980
- 7.Nagendra Singh, Human Rights and International Co-operation, 1969
- 8.S.C.Kashyap, Human Rights and Parliament, 1978
- 9.Moskowitz, Human Rights and World Order, 1958
10. J.A. Andrews, Human Rights in International Law, 1986



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**Master of Laws LL.M.**

**Semester – III**

**Paper: Core**

**Course Code: LLM CC-206**

**Credit- 4**

**Marks: 30 Internal + 70 End Sem**

**Course Title: Public International Law**

**UNIT-I: Definition , Scope and Sources of International Law (12 Lectures)**

- Definition & Scope of International Law
- Nature of International Law
- International Law is a Weak Law
- Differences between Public & Private International Law
- International Customs, International Treaties, General Principles of Law, Judicial Decisions & Juristic Works Resolutions of General Assembly

**UNIT- II Subjects of International Law (12 Lectures)**

- Status of International Organizations
- Place of Individuals in International Law
  - Holder of Rights
  - Duties of Individuals
  - Procedural Capacity of Individuals
- Relationship between International Law & Municipal Law

**Unit- IV Recognition, Law of the Sea (12 Lectures)**

- Meaning & Theories of Recognition
- De Facto & De Jure Recognition
- Express, Implied & Conditional Recognition
- Withdrawal & Retroactivity of Recognition
- Territorial Sea, Contiguous Zone, Continental Shelf & Exclusive Economic Zone, High Seas

**UNIT-V Extradition, Asylum , International Organizations (12 Lectures)**

- Meaning definition and basic principle of extradition
- Consequence of no-extradition of political crimes
- Meaning and definition of asylum
- Types of asylum; territorial & non- territorial
- Relationship between extradition and asylum



### International Organizations

- The United Nations & its Organs
- The International Court of Justice
- International Criminal Court

### Prescribed Books:

1. Oppenheim, *International Law*, Biblio Bazaar, LIC, 2010
2. James Crawford Brownlie, *Principles of International Law*, Oxford University Press, 2013
3. Starke, *Introduction to International Law*, Oxford University Press, 2013
4. Shaw, *International Law*, Cambridge University Press, 2008 (6th Edn)
5. A. Boyle & C. Chinkin, *The Making of International Law, Foundations of Public International Law*, Oxford University Press, 2007
6. R. P. Dhokalia, *The Codification of Public International Law*, United Kingdom: Manchester University Press, 1970
7. Mark Villiger, "The Factual Framework: Codification in Past and Present", in *Customary International Law and Treaties*, Mark Villiger, pp.63-113, The Netherlands: MartinusNijhoff, 1985
8. S.K. Kapoor, *International Law, Human Rights*, Central Law Agency, 2009
9. Brownlie, *International Law and the Use of Force by States*, Oxford: Clarendon Press, 1991
10. H.O. Agarwal, *International Law & Human Rights*, Central Law Agency 1<sup>st</sup> Ed. (Rep) 2014



## Master of Laws LL.M.

### Semester – II

Paper: Elective

Course Code: LLM EL-301 A

Credit- 4

Marks: 30 Internal + 70 End Sem

### Course Title: Mass Media Law

#### Course Outcomes:

- C.O. 1 :To develop media awareness.
- C.O. 2 : to apprise the students about media.
- C.O. 3 :to apprise the incumbents about digital rights.

#### Program Outcomes

To make students understand the role of media in constitutional governance.

#### Unit I : Mass media-Types of-Press Films, Radio and Television (12 Lectures)

- 1.1 Ownership pattern-Press-Private-Public, Ownership pattern-Films-Private, Ownership patterns Radio & Television, Public,
- 1.2 Difference between Visual and non-Visual Media-impact on People's minds.
- 1.3 Press-Freedom of Speech and Expression-Article 19 (1) (a)
- 1.4 Includes Freedom of the Press, Laws of defamation, obscenity, blasphemy and sedition.

#### Unit II (12 Lectures)

- 2.1 The law relating to employees' wages and service conditions,
- 2.2 Price and Page Schedule Regulation,
- 2.3 Newsprint Control Order,
- 2.4 Advertisement-is it included within freedom of speech and expression?
- 2.5 Press and the Monopolies and Restrictive Trade Practices Act.

#### Unit III : Films-How far included in freedom of speech and expression? (12 Lectures)

- 3.1 Censorship of films-Constitutionality,
- 3.2 The Abbas Case,
- 3.3 Difference between films and Press-why pre-censorship valid for films but not for the press?
- 3.4 Censorship under the Cinematograph Act.

#### Unit IV : Radio and Television-Government Monopoly (12 Lectures)



- 4.1 Why Government department? Should there be an autonomous corporation?
- 4.2 Effect of television on people,
- 4.3 Report of the Chanda Committee,
- 4.4 Government policy,
- 4.5 Commercial advertisement, Internal Scrutiny of serials etc. Judicial Review of Doordarshan decisions: Freedom to telecast.

**Unit V : Constitutional Restrictions (12 Lectures)**

- 5.1 Radio and Television subject to law of defamation and obscenity,
- 5.2 Power to legislate-Article 246 read with the Seventh Schedule.
- 5.3 Power to impose tax-licensing and licensing fee.

**Select Bibliography**

1. H.M.Seervai, Constitutional Law of India,
2. M.P.Jain, Constitutional Law of India,
3. John B.Howard, The Social Accountability of Public Enterprises,
4. Rajeev Dhavan, On the Law of the Press in India, 26 JILI 288 (1984)
5. Soli Sorabjee, Law of Press Censorship in India,
6. Justice E.S.Venkaramiah, Freedom of Press : Some Recent Trends, 1984
7. D.D.Basu, The Law of Press of India,
8. Rajeeve Dhavan, Legitimizing Government Rhetoric : Reflections on Some Aspects of the Second Press Commission, 26 JILI 391, 1984



## Master of Laws LL.M.

### Semester – II

Paper: Elective

Course Code: LLM EL-301 B

Credit- 4

Marks: 30 Internal + 70 End Sem

### Course Title: Family and Jurisprudence

#### Course Outcomes

- C.O.1:** It develops basic understanding about the origin and development of the family system.
- C.O.2:** It helps to the student to develop a comprehensive knowledge about the plural society of India.
- C.O.3:** It provides an opportunity to understand the sociological and psychological aspect of the family.
- C.O.4:** To access the distinctive family system of the each religion of the country.

#### Programme Outcomes

- P.O.1:** This Course develops an understanding about the problems and prospects of the family system.
- P.O.2:** An objective of the course is to provide a comprehensive understanding of the Family system.
- P.O.3:** To understand the dynamics of family in the Society and its application in the modern context.

#### Unit 1: Sociology of Family (12 Lectures)

- 1.1 Concept of Family, Family as An Institution Essential For The Social Life,
- 1.2 Development of Family System, Features Of Family, Relatives In Family,
- 1.3 Status of Relatives In Family, Status Of Women In The Indian Family,
- 1.4 Family of The Individuals Of Different Religion,
- 1.5 Family System Of The Other Cultures, Changing Scenario Of Family In Modern World

#### Unit II: Hindu Jurisprudence (12 Lectures)

- 2.1 Concept of Hindu Jurisprudence,
- 2.2 Development of Hindu Jurisprudence, Features of Hindu Jurisprudence,
- 2.3 Schools of Hindu Jurisprudence, Sources of Hindu Jurisprudence, Legal Literature,
- 2.4 Development of Law in Post Smiriti Period,
- 2.5 History of the Codification of the Hindu Law, Relevancy of the Hindu Jurisprudence in modern world

#### Unit III: Muslim Jurisprudence (12 Lectures)

- 3.1 Concept of Muslim Jurisprudence, Origin of Muslim Jurisprudence,
- 3.2 Development of Muslim Jurisprudence, Concept of Islam, features of the Islam





- 3.3 Sources of Islam, Quran as a Source of Muslim Jurisprudence,
- 3.4 Other sources of the Islam,
- 3.5 Comparative study of the Islamic Jurisprudence in India and other Islamic Countries.

**Unit IV: Christian and Parsi Jurisprudence (12 Lectures)**

- 4.1 Concept and origin of the Christian and Parsi jurisprudence,
- 4.2 Development of the Christian and Parsi Jurisprudence,
- 4.3 Features of the Christian and Parsi Jurisprudence,
- 4.5 Sources of Cristian and Parsi Jurisprudence,
- 4.6 Comparative study of the Christian jurisprudence in India and other European countries.

**Unit V: Modern Family Law (12 Lectures)**

- 5.1 Family Law Reforms in India
- 5.2 Live-in-relationship; Surrogacy in India
- 5.3 Pre-Nuptial Agreement; Civil Partnerships
- 5.4 Rights of Transgender, Lesbian and Gay
- 5.5 Concept of Matrimonial Property

**References**

1. David G. Mandelbaum, „Society in India“ Sage Publication 2019
2. Ram Ahuja, Society in India, Concepts Theory and Recent trends, Rawat Publications 1999
3. Yogendra Singh, Modernization of Indian Tradition (A systematic study of social change), Thomson Press India Ltd.
4. K.M. Kapadia: Marriage & Family in India, Oxford University Press, 1966
5. J. Rama Jois, Legal and Constitutional History of India, Ancient, Legal, Judicial and Constitutional System, Universal Law Publishing Co., New Delhi 1984
6. JDM Derrett, Hindu Law





## Master of Laws LL.M.

### Semester – III

Paper: Elective

Course Code: LLM EL-301 C

Credit- 4

Marks: 30 Internal + 70 End Sem

Course Title: Criminology and Criminal Justice System

#### Course Objective

To acquaint students with concepts of psychological factors related to questions of social and criminal deviant behavior.

#### Programme Outcome

On completion of course, students will be able to develop the ability to analyze exact reasons for criminal activity/ behavior, means and ways to curb its rate.

#### Unit –I

**Introduction:** Nature and scope of criminology; Social, psychological and legal approaches; Relation with other social sciences; Relevance of criminology to contemporary society; School of Criminology; Classical, Biological Cartographic; Sociological and Socialist.

#### Unit –II

**Concept of Crime:** Definition & Nature; Crime in ancient medieval society; Crime in modern society; Crime and sense of security.

#### Unit –III

**Impact on the Society:** Social change; social deviance and social disorganization; Individual disorganization; Group disorganization; Community disorganization; Social control and crime prevention.

**Emerging trends in Criminology:** Phenomenology; postmodernism and Feminism Crime and Feminism.

#### Unit –IV

**Human Rights and Criminal Justice System:** Prison administration and Human Rights, Police accountability and Custodial Violence; Police Reforms and implementation; Judicial pronouncements.

**Role of various Protection Agencies/Institutions:** National Human Rights Commission, State Human Rights Commissions, Human Rights Courts; International Criminal Court, International norms on administration of criminal justice.

#### Unit –IV

**Jurisprudential Approach:** Human Rights in correlation to the Reformatory theory of punishment; Human Rights of Prisoners and status of Custodial homes; Corrective Techniques adopted by Indian Criminal Justice System in light of Human Rights.

#### Reference Books:

1. Sutherland Edwin H. and Cressey Donald R., *Principles of Criminology*, J.B. Lippincott Co., Philadelphia.
2. Siddique, Ahmad, *Problems and Perspective of Criminology*, Eastern Book Company.
3. Paranjape Dr.N.V., *Criminology and Penology*, Central Law publication.



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Khwaja Moinuddin Chishti Language University, Lucknow, U.P. (India)

U.P. STATE GOVERNMENT UNIVERSITY,  
(Recognised Under Section 2(f) & 12(B) of the UGC Act, 1956 & B.Tech. Approved by (AICTE))

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4. Maniyar, Mridula, *Women criminals and their life-style*, Kaveri Books, New Delhi.
  5. Swamy Dr. N. Maheshwara.: *Criminology and Criminal Justice System*, Asia Law House.
  6. Burke Roger Hopkins, *An Introduction to Criminological Theory*, Routledge Taylor and Francis Group.
  7. Williams Katherine S., *Textbook on Criminology*, Oxford University Press.
  8. Coleman Clive and Norris Clive, *Introducing Criminology*, Willan Publication.
  9. Lombroso Cesare; *Crime, Its cause and remedies*; Boston – Little, Brown and Company.
  10. Gaur K.D., *Criminal Law and Criminology*; Deep and Deep Publication.



## Master of Laws LL.M.

### Semester – III

Paper: Elective

Course Code: LLM EL-301 D

Credit- 4

Marks: 30 Internal + 70 End Sem

### Course Title: CORPORATE FINANCE

#### Course Outcomes:

- C.O. 1 : To assess the concept of corporate governance in India.
- C.O. 2 : To understand the value of transparency and accountability in Governance.
- C.O. 3 : To critically evaluate the corporate governance & Corporate Social Responsibility
- C.O. 4 : To assess the legal regime of corporate governance in a global era

#### Program Outcomes

- To foster an inter disciplinary approach to inculcate the best practices of governance.
- To assess the value of inclusive and egalitarian governance.
- To encourage a Critical, analytical and comparative thinking .
- To assess the social responsibility of corporations.

#### Unit I Protection of Investors

(12 Lectures)

- 1.1 Individual shareholder right, Corporate membership right
- 1.2 Majoritarian Governance: Derivative Actions, Protection of Minority
- 1.3 Depositories: IDR(Indian depository receipts), ADR(American depository receipts), GDR(Global depository receipts)
- 1.4 Mutual fund and other collective investment schemes, Institutional investments - LIC, UTI and banks
- 1.5 FDI and NRI investment - Foreign institutional investments

#### Unit II Corporate Governance and Corporate Social Responsibility (12 Lectures)

- 2.1 Corporate Governance Conceptual Framework of Corporate Governance,E-Governance
- 2.2 Introduction, Need Scope and Importance: Evolution of Corporate Governance, Development in India; Components of Good Corporate Governance.
- 2.3 Legislative Framework Corporate Governance in India- Under Listing Agreement, SEBI Guidelines and Companies Act, 2013; Role of Institutional Investors& Independent Directors in Corporate Governance
- 2.4 Corporate Social Responsibility: Concept and Meaning of Corporate Social Responsibility : Good Corporate Citizenship and Its Advantages; CSR Voluntary Guidelines; National Voluntary Guidelines on



Social Economic and Environmental Responsibility of Business;

2.5 CSR under Companies Act 2013 International CSR Practices.

**Unit III Administrative Regulation/control on Corporate Finance (12 Lectures)**

3.2 SEBI, SFIO & ED

3.3 Central Government Control, MCA, ROC

3.4 Control by registrar of companies

3.5 RBI control & Regulation of FDI & FII

3.6 Liquidator & NCLT

3.7 Corporate Governance, E-Governance

**Unit IV Corporate Winding up (12 Lectures)**

4.1 Types of Winding up

4.2 Winding up under the order of the NCLT

4.3 Voluntary Winding UP

4.4 Winding Up and Interests of Various Stakeholders

**Unit V Corporate Insolvency (12 Lectures)**

5.1 Corporate Insolvency

5.2 Corporate Insolvency & Insolvency & Bankruptcy Code 2016

5.3 Corporate Insolvency Resolution Plan

5.4 Corporate Insolvency Legal Issues

5.5 Insolvency and Bankruptcy Code, 2016: Insolvency of Banking & Financial Companies

**References :**

1. Alastair Hundson, The Law on Financial Derivatives (1998), Sweet & Maxwell
2. Eil's Ferran, Company Law and Corporate Finance (1999), Oxford.
3. Jonathan Charkham, Fair shares: the Future of Shareholder Power and Responsibility (1999), Oxford.
4. Ramaiya A, Guide to the Companies Act (1998), Vol. I, II and III.
5. H.A.J. Ford and A.P. Austen, Fords' principle of Corporations Law (1999) Butterworths.
6. J.H. Farrar and B.M. Hanniyan, Farrar's company Law (1998) Butterworths
7. Austen R.P., The Law of Public Company Finance (1986) LBC R.M. Goode, Legal Problems of Credit and Security (1988) Sweet and Maxwell
8. Altman and Subrahmanyam, Recent Advnces in Corporate Finance(1985)
9. LBC Gilbert Harold, Corporation Finance(1956)
10. Henry E. Hoagland, Corporation Finance(1947)



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Khwaja Moinuddin Chishti Language University, Lucknow, U.P. (India)

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11. Maryin M. Kristein, Corporate Finance(1975)
12. R.C. Osborn, Corporation Finance(1959)
13. S.C. Kuchhal Corporation finance : Principles and Problems (6th ed.1966)
14. V.G. Kulkami, Corporate Finance(1961)



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**Master of Laws LL.M.**

**Semester – III**

**Paper: Elective**

**Course Code: LLM EL-302 A**

**Credit- 4**

**Marks: 30 Internal + 70 End Sem**

**Course Title: Federalism and Comparative Power Sharing**

**Course Outcomes:**

- C.O. 1 : to introduce federal structure.
- C.O. 2 : To Introduce the comparative federal structure.
- C.O. 3 : Different Federal Structure.

**Program Outcomes**

To understand and develop a comparative and collaborative federal structure.

**UNIT I:**

- 1.1 Conceptual position of federation and confederation.
- 1.2 Rights and Duties of the states in confederal union.
- 1.3 Nature and scope of cooperative federalism.
- 1.4 Is India quasi-federal?
- 1.5 Relationship of trust and faith between centre and state in federalism.

**UNIT II:**

- 2.1 Federalism in USA, Canada, Australia and Switzerland.
- 2.2 Views of Thomas Jafferson about federalism.
- 2.3 Comparative analysis of federalism of Government of India Act 1935 and Constitution of India.
- 2.4 Role of concurrent list in federal structure of India and Australia.
- 2.5 Lujan v. Defenders of wildlife, 504 U.S. 555(1992).
- 2.6 Analysis of United States v. Munoz-Flores, 495 U.S. 385, 394 (1990) with search light case.

**UNIT III:**

- 3.1 Concept of Checks and balances in India, USA, Canada and Australia.
- 3.2 Separation of powers is a corner-stone of federalism or not?

**UNIT IV**

- 4.1 Administrative relations of centre and state/cantons in India and Switzerland.
- 4.2 Allocation of Taxing powers in India, USA and Canada.



#### 4.3 Concept of Grants-in-Aid.

#### UNIT V:

5.1 The Official Languages Act, 1963 and the concern amendments.

5.2 Concept of Legislative relation between centre and state in South Asia.

5.3 Distribution of powers in USA, Canada, Australia and Switzerland.

5.4 Article 352 v. Article 356 (Indian Constitution).

#### BOOKS

1. Upendra Baxi, Law, Democracy and Human Right , 5 Lokayan Bulletin 4(1987).
2. V.M. Dandekar. Unitary Elements in a Federal Constitution, 22 E.P.W 1865,1988
3. Rajeev Dhavan, The Press and the Constitutional Guarantee of Free Speech and Expression, 28 JILI 299 (1986)
4. M.A .Fazal, Drafting a British Bill of Rights, 27 JILI 423,1985
5. M.P. Jain, Indian Constitutional Law (1994),Wadhwa
6. H.M. Seervai, Constitutional Law of India,(1993)





## Master of Laws LL.M.

### Semester – III

Paper: Elective

Course Code: LLM EL-302 B

Credit- 4

Marks: 30 Internal + 70 End Sem

### Course Title: FORENSIC SCIENCE AND ITS EVIDENTIARY VALUE

#### Outcome

1. It will promote inter-disciplinary learning.
2. It will help students in better understanding of the criminal law as a whole.
3. It will help in understanding the various complicated issues associated with the crime scene and will help better understanding of the Evidence law.
4. It will demonstrate the competency in the collection, processing, analyzing and evaluation of evidence.
5. It will identify the role of forensic scientist and physical evidence with the criminal justice system.

#### UNIT-I : Crucial Role of Evidence in Criminal Trials

(12 Lectures)

Need for investigating agencies to appreciate the special value of use of modern technology in collection and presentation of evidence

The role of Forensic Sciences in Criminal Cases

- 1.1 Kinds of Forensic Evidence
- 1.2 The basic question in investigation- Qui Bono;
- 1.3 The scene of crime;
- 1.4 Discovery of traces of physical evidence;
- 1.5 Classification and reference to classified record: Systematization and classification of physical evidence and comparison with suspected material;
- 1.6 The principles of exchange;
- 1.7 The principles of heredity, Taxonomy etc.
- 1.8 Probative Value of Forensic Evidence
- 1.9 Processes Involved in Collecting Forensic Evidence

#### UNIT-II

(12 Lectures)

The Establishment of Identity

The Establishment of Identity of Individuals: Footprints, hair, skin, blood grouping; physical peculiarities.

The Establishment of the Identity of Physical Objects by shape and size: Identifying marks and impressions made by physical objects; shoe prints: type and tread marks; die and tool marks; rupture of fracture marks.

#### UNIT-III

(12 Lectures)

Questioned Documents and the Identification of Handwriting:

Paper, its types and identification; Inks: pencils and writing tools;



Handwriting habit and flow; Disguised writing; comparison and points of identity; Samples; various type of forgery and their detection;

Additions; erasures alterations; seals; rubberstamps; typewriting; printing; blocks.

The Identification of Fire-Arms and Cartridges and Related Problems:

Type of fire-arms and their use; time and range of firing; ii. Identification of a fire-arm with a cartridge case and bullet; iii. Miscellaneous fire-arm problems like origin or direction of fire.

#### UNIT-IV

(12 Lectures)

Injuries to Persons

- i. Evidentiary value of details of injuries; ii. Traces left by the weapon used: its range and direction;
- iii. Danger to clothing worn by the victim and related problems; iv. The flow of blood from injuries;
- v. The shape and directions of blood drops and their evidentiary value, the discovery of blood and semen stains on various objects; vi. Accidental deaths and suicides.

Evidentiary value of Physical Evidence as Evaluated a Forensic sciences laboratory viz, Evidence with scientific report.

- i. Fallibility of eye witnesses. The probative value of such evidence. ii. Findings of scientific methods of investigation; their probative value. iii. Assessment of value from actual cases. Value to be assigned to the different types of exhibit. Restoration of numbers; iv. Examination of the walking, picture of footprints; clothing; copper wire; pieces of wood etc.

Modern scientific Techniques

Narco-Analysis ii. Tests, Polygraph test, Brain Mapping Test, hypnotism, iii. Lie Detector Test & others

#### UNIT-V: Victimology and Forensic Science

(12 Lectures)

- i. Meaning of Victimology and forensic psychology
- ii. Insanity in its medico legal aspect
- iii. Mental ill-health, feigned mental ill health and criminal responsibility

#### Bibliography

1. Max M. Houck, Jay Siegel: Fundamentals of Forensic Science
2. Sharma: Forensic Science in Criminal Investigation and Trials
3. Modern Criminal Investigation: Harry Soderman and John J.O. Conell (Published by Funk & Wagnalls Co.Inc., New York)
4. Indian Evidence Act, (Amendment up to date)
5. Rattan Lal, Dhiraj Law of Evidence (1994) Wadhwa, Nagpur
6. 6.Pole in Murphy, Evidence (5th Edn. Reprint 2000) Universal Delhi
7. Albert S. Osborn, The Problem of Proof (First Indian Reprint 1998) Universal, Delhi
8. Sarita Jhand, Forensic Science and Law,
9. Ishita Chatterjee, Law on Forensic Science.
10. 10. Cross: Crime investigation, Sweet and Maxwell Ltd., London
11. Parekh, Medical Jurisprudence



## Master of Laws LL.M.

### Semester – III

Paper: Elective

Course Code: LLM EL-302 C

Credit- 4

Marks: 30 Internal + 70 End Sem

### Course Title: Competition Law and Policy

#### COURSE OUTCOMES

1. Relate the history and evolution of Competition law
2. The laws relating Anti – Competitive activities and its Practical applicability
3. The student shall be able to comment on current controversies and criticisms
4. The student shall be able to Analyze the law for better applications
5. The student shall further be researching in the area.

#### Program Outcomes

**P.O. 1:** Demonstrate the ability to extract rules and policy from cases, statutes, and administrative regulations and analyzing, interpreting and arguing differing interpretations of rules and statutes

**P.O. 2:** Demonstrate the ability to conduct investigation of facts and to construct a coherent narrative based on that investigation;

**PO. 3:** Identify legal issues in facts and applying rules and policy to facts

**PO. 4:** Perform comprehensive legal research

**PO. 5:** Demonstrate the ability to solve problems in light of a client's objectives: anticipating consequences and assessing risks;

#### Unit I: Competition Law

(Lectures 8)

- 1.1 Evolution of Competition Law, Constitutional aspect of Elimination of Concentration of Wealth and Distribution of Resources Article 39 (b) (c) Relation between Competition Policy and
- 1.2 Competition Law –Objectives of Competition Law
- 1.3 Monopoly & Restrictive Trade Practices Act, 1969,
- 1.4 Raghavan Committee Recommendations
- 1.5 Competition Act, 2002, Objectives and Overview,
- 1.6 Appreciable Adverse Effect Over the Competition, Unfair Trade Practices.

#### Unit II: Anti-Competitive Agreements

(Lectures 8)



- 2.1 Horizontal Agreements: Price Fixing, Output Limitation, Market Sharing, Bid Rigging, Collusive Bidding, Cartel
- 2.2 Vertical Agreements: Tie In Agreement, Exclusive Supply, Exclusive Distribution, Refusal To Deal & Resale Price Maintenance.
- 2.3 Rule of Reason & Rule Per Se
- 2.4 Competition & Intellectual property Rights; Inter-linkage

**Unit III: Abuse of Dominant Position & Regulation of Combination (Lectures 8)**

- 3.1 Abuse of Dominant Position: Dominant Position and Its Abuse,
- 3.2 Predatory Pricing, Trade Barriers & Denial of Market Access.
- 3.3 Regulation of Combination: Threshold Limits,
- 3.4 Procedure and Role of Commission

**Unit IV: Competition Authorities & Investigation, Enforcement (Lectures 8)**

- 4.1 Competition Commission of India: Composition, Appointment, Power, Function and Duties
- 4.2 Director General, Power & Functions
- 4.3 Competition Appellate Tribunal: Composition Power, Function
- 4.4 Investigation: General Procedure and Remedies,
- 4.5 Extra-territorial Operation of Commission.

**Unit V: Enforcement & Competition Policy (Lectures 8)**

- 5.1 Competition Advocacy,
- 5.2 Leniency Programme, Contemporary Issues in Competition
- 5.3 Relation between International Trade Law and Competition Law
- 5.4 International Competition Law

**Books & References:**

1. T, Ramappa, Competition Law in India, Oxford University Press, 2013
2. VinodDhall, Competition Law Today: Concept, Issues and Law in Practice, Oxford University Press, 2007
3. Richard Wish, David Bailey, Competition Law, Oxford University Press, 2012.

**Cases**

1. FTC v Indiana Federation of Dentists
2. United States v Socony Vacuum Oil Co.
3. United States v. Trenton Potteries Co.
4. The Lombard Club Case; Standard Oil Co. of California v United States.
5. BrahmDuttv. Union of India, AIR 2005 SC 730
6. CCI v. Steel Authority of India Ltd. &Anr, (2010)10SCC 744
7. Excel Crop Care Ltd v Competition Commission of India & Ors (2017) 8 SCC 47
8. Aamir Khan Productions Private Limited v. Union of India, (2010) 4CompLJ580(Bom)
9. Builders Association of India v. Cement Manufacturers', Case No. 29/2010, CCI.



10. All India Tyres Dealers Federation v. Tyres Manufacturers, 2013 COMP LR 92 (CCI)  
11. ShamsherKataria v. Honda Siel Cars India Ltd., 2014 Comp LR 1 (CCI)

## Master of Laws LL.M.

### Semester – III

Paper: Elective

Course Code: LLM EL-302 D

Credit- 4

Marks: 30 Internal + 70 End Sem

### Course Title: Law Relating to Industry

#### Course Outcomes:

- C.O. 1 : The paper aims to expose Industry  
C.O. 2 : Introduces the industrial disputes.  
C.O. 3 : Introduce the dispute resolution.

#### Program Outcomes

The paper deals with industrial interface and labour issues.

#### Assessment Plan

- End Term: 70 Marks.
- Internal Assessment : 30 Marks

#### UNIT-I

- 1.1 Concept of labour legislation, Industrial Jurisprudence,  
1.2 Concept of labour and Labour policy.  
1.3 Definitions Clause of I. D. Act, 1947: Appropriate Government, Closure, Controlled Industry, Industry, Industrial Dispute, Industrial Establishment or Undertaking, Labour Court.  
1.4 Definitions Clause of I. D. Act, 1947: Lay-Off, Lock-out, Retrenchment, Strike and Workman.

#### UNIT-II

- 2.1 Industrial disputes resolution system (sections 3 to 7C under I. D. Act,1947).  
2.2 Reference to disputes to Boards, Courts or Tribunals Section10).  
2.3 Voluntary reference of Disputes to Arbitration (Sections 10A to10K).  
2.4 Procedure powers and Duties of Authorities (Sections 11 to21),

#### UNIT-III

- 3.1 Strikes and Lock-outs (sections 22-25).  
3.2 Penalties and procedure (Sections 26-30 and 34) of I. D. Act,1947.  
3.3 Lay-off and Retrenchment (Sections 25A-25J)



3.4 Special provisions relating to Lay-off, Retrenchment, closure in certain establishment (Sections 25K - 25S)

#### UNIT-IV

- 4.1 Penalty for closure without notice (section 30A), Unfair Labour Practices (Sections 25T-25U),
- 4.2 Penalty for other offences (Section 31), offences companies, etc., (section 32)
- 4.3 Conditions of service, etc., to remain unchanged and changed under certain circumstances during pendency of proceedings (section 33-33A).
- 4.4 Power to transfer certain proceedings (section 33B), recovery of money due from an employer.

#### UNIT-V

- 5.1 **The Industrial Employment (Standing Order) Act, 1946:** Interpretations; Submission of Draft Standing Orders, Conditions for Certification and Certificate of Standing Orders (Secs.3-35)
- 5.2 Appeals, Date of Operation of Standing Orders, Register of Standing Orders, Posting of Standing Orders (secs.6-9)
- 5.3 Duration and Modification and Penalty etc., (Secs.10-13B)
- 5.4 Delegation of Powers and Power to make Rules (Secs. 14-15) and Schedule.

#### References:

1. OP Malhotra : the Law of Industrial Disputes two vols. Publication- LexisNexis
2. HL Kumar: Labour Problems and Remedies 12<sup>th</sup> Ed. Publication-Universal Law Publishing Co.
3. VSP Rao: Human Resource Management, Publisher: Excel Books, New Delhi-28
4. SC Srivastava: Industrial Relation and Labour Laws, Publisher: Vikash Publishing House Pvt Ltd. Noida UP.
5. SN Mishra: Labour and Industrial Laws, Publisher: Central Law Publications, Allahabad.
6. HL Kumar: Practice and Procedure of Labour Laws with Model Forms, Publisher: Universal Law Publishing Co. New Delhi
7. EM Rao: Industrial Jurisprudence, Publisher: Lexis Nexis Butterworth's, New Delhi-1
8. Government of India, Report of the first National Commission on Labour(1969).
9. Government of India, Report of the Second National Commission on Labour(2002).
10. GB Pai: Labour Law in India, in two Vols. Publication-Butterworth's.
11. VG. Goswami: Labour and Industrial Laws, Publication-Central Law Agency.
12. HG Abhyankar: Industrial Disputes Act, 1947,Publication-
13. KD Srivastava: Labour Laws
14. BD Singh: Industrial Laws
15. VB Coutinho: Lectures on Labour Laws, EBC
16. P. L. Malik: Industrial Law, Publication-EBC





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**Master of Laws LL.M.**

**Semester – III**

**Paper: Internship (Compulsory)**

**Course Code: LLM IN-301**

**Credit- 4**

**Marks: 30 Internal + 70 End Sem**

**Course Title: Summer Internship**





## Master of Laws LL.M.

### Semester – III

Paper: Inter Departmental Course

Course Code: LLM IER-301

Credit- 4

Marks: 30 Internal + 70 End Sem

### Course Title: Cyber Law

#### Course Outcomes:

- C.O. 1 : To understand the dimensions of cyber space and its legal regulation.
- C.O. 2 : To be able to understand the legal issues in jurisdiction of cyber disputes.
- C.O. 3 : To understand the various cybercrimes.
- C.O. 4 : To be able to understand the role of intellectual property in cyber space.

#### Program Outcomes

- To inculcate the value of inter-disciplinary study with reference to technology and law.
- To assess the importance of forensic investigation and adjudication.
- To encourage to find out legal issues electronic governance and regulation.
- To train in comprehensive comparative legal research.

#### UNIT I: Cyber Space & Cyber Law ( 12 Lectures)

- 1.1 Cyber Space & Legal Regulation
- 1.2 Cyber Law & UNCITRAL-Information Technology Act,
- 1.3 Definition: Electronic Data Interchange, computer, computer network, computer system, communication device, addressee, originator
- 1.4 Cyber Authorities & E-Commerce-E-Governance
- 1.5 Electronic Signature & Digital Signature

#### UNIT II: Cyber Adjudication ( 12 Lectures)

- 2.1 Cyber Adjudication; Traditional Rule & Problems
- 2.2 Jurisdiction: Rule of International Law and private international law,
- 2.3 Party autonomy - Hague convention on Choice of court agreements, 2005;
- 2.4 Cyber Forensic
- 2.5 Cyber Adjudication

#### UNIT III: Electronic Contracts ( 12 Lectures)

- 3.1 Concept of E-Contract
- 3.2 E-Contract: International Perspective
- 3.3 Formation of E-Contract
- 3.4 Enforcement of E-contract
- 3.5 Standard Form Contracts & Cryptanalysis

#### UNIT IV: IPR & Cyber Law ( 12 Lectures)

- 4.1 Copyright & Cyber Law
- 4.2 Trademark and Domain Name
- 4.3 Cyber Crimes
- 4.4 Obscenity and Pornography, Voyeurism & Stalking



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**UNIT V: Cyber War ( 12 Lectures)**

- 5.1 Freedom of Expression in Internet;
- 5.2 Privacy Issues – Information Privacy; interception, monitoring; Data Protection
- 5.3 Computer emergency response team (CERT)
- 5.4 Cyber Terrorism
- 5.5 Cyber War

**References :**