

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

Master of Laws LL.M. Semester – IV

Paper: Core Course Code: LLM CC-401

Credit- 4 Marks: 30 Internal + 70 End Sem

Course Title: INTERPRETATION OF STATUTES

Course Outcome:

• To expose students to the art of interpretation and aids of interpretation.

Unit - I

Introduction to Interpretation of Statutes

Meaning of Interpretation of Statutes Objects &

Kinds of Interpretation of Statutes General

theories of Interpretation of Statutes

Rules of Statutory Interpretation

Primary Rules

Literal or Grammatical Rule

Golden Rule

Mischief Rule (Rule in the Heydon's case)

Purposive Rule

Secondary Rules or Subsidiary Rules of Interpretation

Noscitur a Sociis

Ejusdem Generis Reddando

Singula Singulis

Unit – II Aids to Interpretation

Internal Aids

Definitions; Interpretation clauses General Clauses Act Proviso

Exceptions and saving clauses

2. External Aids General

Travaux preparatoires or surrounding circumstances Parliamentary History

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Unit – IV Commencement of Statutes; Retrospective effect of Statutes, Repeals and Temporary Statutes

- 1. Commencement of Statutes
- 2. Retrospective effect of Statutes
- 3. Consequences of Repeals
- 4. Temporary Statutes

Module - V Interpretation with reference to the subject matter of Statutes

- 1. Taxing Statutes
- 2. Penal Statutes
- 3. Remedial and Beneficial Statutes

Interpretation of Constitutional

- 4. Harmonious Construction Generalis Specialibus Non Derogant
- 5. Interpretation of Fundamental Rights The rule of Severability

Doctrine of Eclipse Doctrine of Waiver

Suggested Readings

- 1. P. Singh "Principles of Statutory Interpretation, (9 Edition) 2008, Wadhwa, Nagpur.
- 2. St. Langan (Ed.) Maxwell on The Interpretation of Statutes (1976), Lexis Nexis Butterworths, New Delhi.
- 3. S. Bindras's Interpretation of Statutes, 2007, Lexis Nexis Butterworths, New Delhi.
- 4. P, Interpretation of Statutes, (2008) Orient Publishing, New Delhi.
- 5. Bakshi, P.M. Interpretation of Statutes. (2008) Orient Publishing, New Delhi.
- 6. Dias Jurisprudence chapt. 7, 8, and 15

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Master of Laws LL.M.

Semester - IV

Paper: Core Course Code: LLM CC-402

Credit- 4 Marks: 30 Internal + 70 End Sem

Course Title: Law and Technology

Unit-1: INTRODUCTION

- An introduction to law and technology
- Crimes- wrongs- offences
- Rights of the victims
- Punishment
- Ethical issue with respect to biological sciences

Unit - II: REGULATION OF TECHNOLOGY IN HEALTH AND AGRICULTURE

- Organ donation
- Illegal termination of pregnancy
- Issues of negligence
- Medical ethics
- Hippocratic oath

AGRICULTURE

- Plant variety protection
- Fertility of soil and regulation of fertilisers and other agriculturalimplements
- Quarantine and pest management
- Environmental issues
- Micro- organism and Law

Unit- IV: SOCIAL INTEGRATION & REGULATION OF TECHNOLOGY

- Social networking- Positive and Negative Effects
- Regulation of social networking

SAFETY & PRIVACY

- Concept of privacy and the issues of safety
- Surveillance- CCTV; Blocking; Throttling etc.; Interception
- Offences pertaining to safety and privacy
- Statutory norms pertaining to the offences

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Unit - V: LAW OF EVIDENCE & ROLE OF TECHNOLOGY

- Concept of evidence and Law
- Recognition of electronic evidence in Law
- Relevance of electronic evidence

ELIMINATION OF CORRUPTION & ROLE OF TECHNOLOGY

- Concept of e- governance
- Corruption and role of e- governance
- Scientific mechanisms to control corruption

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Master of Laws LL.M.

Semester – IV

Paper: Elective Course Code: LLM EL- 401 A

Credit- 4 Marks: 30 Internal + 70 End Sem

Course Title: National Security, Rule of Law and Public Order

Course Outcomes:

C.O. 1: To introduce the concept of National Security

C.O. 2: Interlink age of Rule of Law & National Security

C.O. 3: To Understand the order of Public Order

Program Outcomes

To apprise the student about collaborative and critical study to legal order.

Unit I (12 Lectures)

- 1. National Security,
- 2. Public Orders and Rule of Law
- 3. Emergency Detention in England-Civil Liberties,
- 4. Subjective satisfaction or objective assessment?
- 5. Pre-Independence law

Unit II (12 Lectures)

- 1. Article 22 of the Constitution,
- 2. Preventive Detention and Safeguards,
- 3. Declaration of Emergency, 1962, 1965 and 1970 Emergencies, 1975Emergency

Unit III (12 Lectures)

- 1. Exceptional Legislations: COFEPOSA and other legislation to curb economic offenders,
- 2. TADA -The Draconian Law, Comments of NHRC,
- 3. Special courts and Tribunals

Unit IV (12 Lectures)

- 1. Due process and special legislation,
- 2. Martial law,
- 3. Provisions in English, Provisions in the Constitution.

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Unit V (12 Lectures)

- 1. Civil Liberties and Emergency: Article19,
- 2. Meaning of 'Security of State',
- 3. Meaning of 'Public Order',
- 4. Suspension of Article 19 Rights on Declaration of Emergency,
- 5. President's Right to suspend right to move any court,
- 6. Article 21-Special importance-its non-suspendability,
- 7. Suspendability-44thAmendment.
- 8. Access to Courts and Emergency: Article 359-ups and downs of judicial review,
- 9. Constitution (44th) Amendment Act, 1978, Constitution (59th) Amendment Act, 1988

Select Bibliography:

- 1. G.O. Koppell, The Emergency, The Courts and Indian Democracy 8 JILI 287(1966).
- 2. H.M. Seervai, The Emergency, Future Safeguards and the Habeas Corpus, 1978.
- 3. International Commission of Jurists, Status of Emergency and Human Rights ,1984
- 4. N.C. Chatterji and Parameshwar Rao, Emergency and the Law, 1966

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Master of Laws LL.M.

Semester - IV

Paper: Elective Course Code: LLM EL- 401 B

Credit- 4 Marks: 30 Internal + 70 End Sem

Course Title: International Criminal law & Transnational Crimes

Objectives:

- 1. To get a detailed understanding of international criminal law and transnational crime.
- 2. To get an understanding of working of international criminal justice system.
- 3. To understand about the prevention, control and correctional strategies.

Outcomes:

- 1. It will help students in understanding the transnational crimes.
- 2. It will further enhance student"s understanding in role of police and judiciary in handling organized crimes.

Unit-I: International criminal law Development

(12 Lectures)

- 1. The substantive international law
- 2. The concept of an international crime
- 3. Crimes under general international law (i): general
- 4. Crimes under general international law (ii): imposing responsibility
- 5. Crimes under general international law (iii): excluding responsibility
- 6. Treaty crimes (i): general
- 7. Treaty crimes (ii): focus on treaty-based responses to terrorism
- 8. The role of the International Criminal Court and jurisdiction The Rome Statute
- 9. The crime of aggression b. Genocide c. Crimes against humanity d. War crimes e.
- 10. Terrorism and transnational crimes
- 11. The objectives and policies of international criminal law; including issues of amnesty, truth and justice
- 12. Various International criminal tribunals
- 13. Emerging issues in international criminal law

UNIT-II: Transnational crimes

(12 Lectures)

- 1. Definition and Scope
- 2. Characteristics of Transnational crime
- 3. Types of Transnational crime
- 4. Causes of Transnational crime
- 5. Criminal Intent and mens-rea in such crimes
- 6. Modus operandi of Transnational crime

UNIT-III: Classification of Transnational Crimes

(12 Lectures)

- 1. International Perspective
- 2. Drug Trafficking as Transnational Crime
- 3. Trafficking of Weapons
- 4. Counterfeit of Goods
- 5. Trafficking of Persons and Smuggling of Migrants
- 6. Money Launderin
- 7. Terrorism
- 8. Environmental Crimes

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UNIT-IV: Laws relating to Transnational Crime

(12 Lectures)

- 1. Organized crime and United Nations,
- 2. The UN Convention on transnational and organized crime
- 3. United Nations Conventions Against Organized Crime, 2000

UNIT-V Prevention, control and correctional strategies

(12 Lectures)

- 1. Extradition Act 1962 (Relevant Provisions) and Extradition Treaty
- 2. International investigative agencies (Interpol etc), Adjudication authorities(including ad hocand permanent criminal tribunals),
- 3. Role of Police in Investigation of organized crime
- 4. Role of Judiciary, Trial and Sentencing in organized crime
- 5. Profiles of Criminal Gang / Investigation and Prosecution

BIBLIOGRAPHY

- 1. The International Criminal Court: Challenges to Achieving Justice and Accountability in the 21st Century by Mark S. Ellis; Richard J. Goldstone. International Debate Education Association, 2008
- 2. An Introduction to International Criminal Law and Procedure Paperback June 28, 2010 by Robert Cryer, HakanFriman, Darryl Robinson
- 3. International Criminal Law: Cases and Commentary (Paperback) By (author) Antonio Cassese, By (author) Guido Acquaviva, By Mary De Ming Fan, Alex Whiting
- 4. An Introduction to Transnational Criminal Law (Paperback) by Neil Boister
- 5. The International Criminal Court: A Commentary on the Rome Statute (Oxford Commentaries on International Law) By William A. Schabas
- 6. An Introduction to the International Criminal Court By William A. Schabas
- 7. International and Transnational Criminal Law by David Luban, Julie R. O'Sullivan, David P. Stewart
- 8. From Nuremberg to the Hague: The Future of International Criminal Justice, Philippe Sands., Cambridge University Press, 2003
- 9. Transnational Organized Crime- An Overview from Six Continents by Jay Albanese, Philip Reichel
- 10. Transnational Organized Crime: A Commentary on the United Nations Convention and its Protocols (Oxford Commentaries on International Law) Hardcover May 17, 2007 by David McClean, Oxford University Press (May 17, 2007)
- 11. Handbook of Transnational Crime and Justice by Jay Albanese, Philip Reichel, Sage Publications.

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Master of Laws LL.M.

Semester – IV

Paper: Elective Course Code: LLM EL- 403 C

Credit- 4 Marks: 30 Internal + 70 End Sem

Course Title: INTELLECTUAL PROPERTY LAW-1

Course Outcomes:

C.O. 1: To assess the conceptual framework of Intellectual Property Laws

C.O. 2: To understand the philosophy of intellectual property protection and commercial and

non- commercial uses.

C.O. 3: To critically evaluate the existing legal structure its comparison to international

intellectual property regime.

C.O. 4: To assess the intellectual property culture of India in a post globalized era.

Program Outcomes

To foster an inter disciplinary approach in order to assess the ground reality of intellectual property law in India .

To assess the changing nature of intellectual property law in India with reference to TRIPS To encourage a Critical method of thinking among the students to assess the legal situation. To assess the social impact and outcome of intellectual property law.

To train incumbents to present and resolve Intellectual property disputes effectively.

Assessment Plan

• End Term Assessment: 70 Marks.

• Internal Assessment :30 Marks

Unit I: Intellectual Property Law An Overview

(12 Lectures)

- 1. Intellectual Property History& Modern Development: International & National
 - 2. Intellectual Property Order
 - 3. Intellectual Property Rights Meaning and Nature
 - 4. Intellectual Property Rights in India
 - 5. Forms of Protection of Intellectual Property
 - 6. Object, Role, Advantages, Recent Development

Unit II: Copyright

(12 Lectures)

- 1. Copyrights Subject matters, Originality in Copyrights
- 2. Fixation of work, Economic rights
- 3. Ownership, Authorship, License, Terms (modes of assignment)
- 4. Infringement of copyrights
- 5. Performers/Broadcasters and their rights

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Unit III: Design

(12 Lectures)

- 1. Design, Industrial design, Layout
- 2. Procedure of application for registration
- 3. Opposition to registration
- 4. Copyrights in registration
- 5. Deception and Similarities

Unit IV: Trademark

(12 Lectures)

- 1. Principles of Trademarks, concept, Emergence, justification
- 2. Registration of Trademark, Grant and Refusal
- 3. Distinctiveness, Deceptive Similarities
- 4. Misuse of Trademarks
- 5. Cancellation

Unit V: Geographical Indication

(12 Lectures)

- 1. Concept of Geographical Indication (G I), Objective, Justification, International Imitative
- 2. Registration of Geographical Indication/ Appellation of Origin
- 3. Effect of Registration/ G I Protection in India
- 4. Passing off/ Remedies
- 5. Case Studies

BOOKS:

- 1. N.S. Gopalakrishnan & T.G. Ajitha, Principles of Intellectual Property, Eastern Book Company.
- 2. B.L. Wadhera, Law Relating to Intellectual Property, Universal Law Publishing.
- 3. S. Narayan, Intellectual Property Law in India, Gogia Law Agency, Hyderabad.
- 4. A. K. Bansal, Law of Trademark In India, Thomson & Reuter.
- 5. V.K. Ahuja, Law Relating to Intellectual Property Law, Lexis Nexis. Elizabeth Veghese, Law of Patents, Eastern India Company.
- 6. Jayashree Watal, Intellectual Property Rights in the WTO and Developing Countries, Oxford University Press.
- 7. P. Narayanan, Law of Trademarks (The Trademarks Act 1999) and Passing Off, Eastern Law, Calcutta.
- 8. W.R. Cornish, Intellectual Property: Patents, Copyright, Trademark and Allied Rights, Universal Law Publishing.
- 9. Dr.C.P.Singh, Baudhduik Sampada Vidhi, Allahabad Law Agency, Allahabad.

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Master of Laws LL.M.

Semester – IV

Paper: Elective Course Code: LLM EL- 403 D

Credit- 4 Marks: 30 Internal + 70 End Sem

Course Title: SAFEGUARDS OF WOMEN AND CHILD IN LABOUR LAWS

Course Outcomes:

C.O. 1: To Introduce the idea of safeguards of women.

C.O. 2: To Introduce the idea of safeguards of Children.

C.O. 3: To Introduce the concept of protective discrimination.

Program Outcomes

Safety and security at workplace of women workers and the crèche houses related provisions aware to such workers.

UNIT-I The Child Labour

(12 Lectures)

- 1. The Child Labour (Prohibition and Regulation) Act, 1986:
- **2.** Definitions; Prohibition of Employment of Children in Certain occupation and Processes (Sections 3-5). (2 Lect.)
- **3.** Regulation of Conditions of Work of Children (Sections 6-13).
- **4.** Penalties and procedure (Sections 14-16).
- **5.** Appointment of Inspectors, Power to make Rules and Remove Difficulties (Sections 17-18 and 21).

UNIT-II: The Maternity Benefit

(12 Lectures)

- 1. The Maternity Benefit Act, 1961: Definitions; Employment of or work by women prohibited during certain periods, right to payment of maternity benefit and payment of Maternity benefit in certain cases (secs. 4-5B).
- 2. Notice and Leave (sections 6-11).
- 3. Dismissal, Appointment of Inspectors and Forfeiture of Maternity benefit (Sections 12-18).
- 4. Penalties and Procedure (Sections 21-23).

UNIT-III: The Equal Remuneration

(12 Lectures)

- 1. The Equal Remuneration Act, 1976: Definitions; Payment of Remuneration at Equal Rates to Men and women workers and other matters (Secs. 4-7)
- 2. Duty of Employers to maintain register, Inspectors and Penalties and Procedure (Secs. 8-12)
- 3. The Equal Remuneration Rules, 1976: Definitions; Complaint and Claims under the Act (Sections 3-5).
- 4. The Various Forms for Applications.

UNIT-IV: Equal Remuneration Rules

(12 Lectures)

- 1. The Central Advisory Committee on Equal Remuneration Rules, 1991: Whole Act.
- 2. Constitutional as well as Judicial Pronouncement Regarding to safety of women atworkplace.

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UNIT-V: Beedi and Cigar Workers

(12 Lectures)

- 1. The Beedi and Cigar Workers (Conditions of Employment) Act, 1966:
- 2. Definitions; Industrial premises to be Licensed, Licenses and Appeal (Sections 3-5).
- 3. Inspectors, first Aid, Crèches and Canteens (Sections 6-16).
- 4. Working Hours and Holidays (Sections 17-23).
- 5. Prohibition of employment of Children and women (Sections 24-25) and Penalties & procedure (Sections 32-34, and 36).

References:

- 1. OP Malhotra: the Law of Industrial Disputes two vols. Publication- Lexis Nexis
- 2. HL Kumar: Labour Problems and Remedies 12th 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 U P.
- 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 IV

Paper: Dissertation and Viva Voce Course Code: LLM MT- 404

Credit- 8 Marks: 30 Internal + 70 End Sem

Course Title: Dissertation and Viva-Voce

Students shall have to select any one topic on prescribed subjects and submit synopsis to panel of teachers of Faculty of Law to be approved and permitted to write and submit a written dissertation.

The assessment shall comprise of 200 marks out of which Evaluation of written work shall be of 150 marks accompanied with evaluation of 50 marks as a viva-voce examination.

Dissertations shall be governed by the Rules as annexed in Schedule - C to the ordinances of LLM.

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Master of Laws LL.M.

Semester IV

Paper: Intra Departmental Course Code: LLM IRA- 405 A

Credit- 4 Marks: 30 Internal + 70 End Sem

Course Title: Administrative Process and Judicial Control

Course Outcomes:

C.O. 1: To Inculcate the value of administrative process.

C.O. 2 : To introduce the judicial control over administrative process.

C.O. 3: To differentiate the role of Judicial Processes.

Program Outcomes

This paper inculcates a collaborative and critical approach to study of law.

Unit I: (12 Lectures)

- 1.5 Administrative process: Nature and Meaning,
- 1.6 The role of civil service,
- 1.7 The role of administrative agencies,

Unit II: (12 Lectures)

- 5. Constitutional standards: Doctrine of Police Power, Doctrine of Eminent Domain,
- 6. Taxing power,
- 7. Responsibility and accountability.

Unit III: (12 Lectures)

- 1. Judicial Review of Administrative action in India: Historical development,
- 2. Power of Supreme Court, Powers of High Courts, Role of Subordinate Courts.
- 3. Jurisdiction: Finality Clause,
- 4. Conclusive evidence Clauses,
- 5. Law Fact distinction, Exclusionary Clause.
- 6. Ground of Judicial Review: Doctrine of Ultra vires,
- 7. Unreasonable discretionary power: From liver sidge to padfield, discretion and Justifiability, violation of fundamental rights,
- 8. Extraneous consideration and /or irrelevant ground, delegation acting under dictation, Malafides and Bias,
- 9. Lack of rationality and proportionality, oppressing decision.

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Unit IV:

(12 Lectures)

- 1. Limits of Judicial Review : Locus standi and PIL,
- 2. Laches,
- 3. Resjudicata,
- 4. Alternative remedies,
- 5.5 Remedies Writs,
- 6.6 Injunction and declaration.

Unit V: (12 Lectures)

- 1. Tortuous and contractual liability,
- 2. Emerging liability-Personal accountability,
- 3. Compensatory jurisprudence and right to live,
- 4. Accountability under consumer protection law,
- 5. Promissory Estoppels: Legitimate expectation and Constitutional dimensions.

BOOKS

- 1. Peter H. Schuck, Foundations of Administrative Law (1994), Oxford, New York.
- 2. Neville L. Brown and J.F. Garner, French Administrative Law
- 3. Davis, Discretionary Justice
- 4. De Smith, Judicial Review of Administrative Action (1995)
- 5. Jennings Ivor, Law and the Constitution.
- 6. Schwartz & Wade, Legal Control of Government.
- 7. Friedman, The State and the Rule of Law in a Mixed Economy
- 8. Dicey, Introduction to the Law of the Constitution,
- 9. M.P. Jain, Cases and Materials on Administrative Law (1996), Vol.I, Wadha, Nagpur.
- 10. S.P. Sathe, Administrative Law (1998), Butterworths, India.
- 11. De Smith, Judicial Review of Administrative Action (1995), Sweet and Maxwell.
- 12. I.P. Massey, Administrative Law (1995), Eastern, Lucknow.
- 13. BagawatiProsad Banerjee, Writ Remedies, (1999), Wadhwa, Nagpur.
- 14. B.Schwartz, An Introduction to American Administrative Law.
- 15. K.S. Shukla and S.S.Singh, Lokayukta: a Social Legal Study (1988), Indian Institute of Public Administration, N.Delhi.
- 16. Neil Hawke and Neil Papworth, Introduction to Administrative Law (1996), Lawman, New Delhi.
- 17. D.D.Basu, Comparative Administrative Law,
- 18. Donald C. Rowat, The Ombudsman (1966), George Allan and Unwin Ltd., Toronto

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Master of Laws LL.M. Semester – IV

Paper: Intra Departmental Course Code: LLM IRA- 405 B

Credit- 4 Marks: 30 Internal + 70 End Sem

Course Title: Intellectual Property Law-II

Course Outcomes:

C.O. 1 : To assess various dimensions of patents.

C.O. 2 : To evaluate the commercial exploitation of patents and resolving the infringement of patents.

C.O. 3: To critically evaluate the existing legal order and its comparison with international order.

C.O. 4: To critically understand the Indian Intellectual property and its protection through law.

C.O.5: To train for dispute resolution of Intellectual property.

Program Outcomes

To foster an inter disciplinary approach to understand the intellectual property protection regime.

To assess the changing nature of protection and commercial exploitation of property.

To encourage a Critical method of thinking among the students to assess the legal situation. To assess the social impact and outcome of intellectual property law.

UNIT I : Patent (12 Lectures)

1. Patent, Introduction, Subject matter of Patent, Conditions of Patentability,

- 2. Patentable and Non Patentable
- 3. Object, Nature, Scope, Role, Advantage
- 4. Specification, Kinds of Specification, Contents of Specification, Priority provisions
- 5. Working of Patents, Compulsory Licenses, Revocation and Non working of Patens,
- 6. Purpose of Gravity, Compulsory Licenses, Termination of Compulsory License
- 7. Opposition to grant of patent, Anticipation, Infringement and Remedies, Surrender and revocation of patents.

UNIT II: Patent & TRIPS

(12 Lectures)

- 1. Paris Convention- Major Provisions
- 2. TRIPS Agreement, Obligations and Indian Position, Public Interest Issues
- 3. Intellectual Property and Human Rights, Intellectual property Health Care and Food Security
- 4. Prospective
- 5. WTO, Obligations, Dispute settlements, Issues and Controversies WIPO

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UNIT III: Biodiversity

(12 Lectures)

- 1. Intellectual Property and Biological Diversity, Convention on Bio Diversity (CBD)
- 2. Regulation and Access to Biological Diversity and Biopiracy
- 3. Biodiversity Managenent Committee/Boards
- 4. Biodiversity Funds
- 5. Biodiversity Authorities

UNIT IV: Plant Variety Protection

(12 Lectures)

- 1. Intellectual Property and Farmers Rights, Proectable plant Varieties
- 2. Farmers Rights
- 3. Essentially Derived varieties
- 4. Registration of Plant varieties
- 5. Duration and Effect of Registration and Benefits

UNIT V: Traditional Knowledge

(12 Lectures)

- 1. Intellectual Property and Traditional Knowledge Concept/Significance Nature
- 2. Rights of Indigenous People, Forms of Protection
- 3. Intellectual Property Exploitation, Dispute Resolution & Its Management & Valuation

Book:

- 1. N.S. Gopalakrishnan & T.G. Ajitha, Principles of Intellectual Property, Eastern Book Company.
- 2. B.L. Wadhera, Law Relating to Intellectual Property, Universal Law Publishing.
- 3. S. Narayan, Intellectual Property Law in India, Gogia Law Agency, Hyderabad.
- 4. A. K. Bansal, Law of Trademark In India, Thomson & Reuter.
- 5. V.K. Ahuja, Law Relating to Intellectual Property Law, Lexis Nexis. 6 Elizabeth Veghese, Law of Patents, Eastern India Company.
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U.P. STATE GOVERNMENT UNIVERSITY, (Recognised Under Section 2(f) & 12(f) of the UGC Act, 1956 & H.Toch, Approved by (AICTE)

Master of Laws LL.M.

Semester - IV

Paper: Intra Departmental Course Code: LLM IRA- 405 C

Credit- 4 Marks: 30 Internal + 70 End Sem

Course Title: OFFENCES AND LAW RELATED TO JUVENILE

Objectives:

- 1. To give an exhaustive study of juvenile delinquency and laws in India.
- 2. To give an insight into international approach on juvenile delinquency.
- 3. To provide a detailed study about the judicial approach on the issue and give a comparative study with other countries.

Outcomes:

- 1. Students will develop a better understanding of the laws on juvenile delinquency.
- 2. It will develop a better understanding of the approach prevalent in other countries.

Unit I: (12 Lectures)

- 1. The conception of "child" in Indian Constitution and Penal Code,
- 2. Delinquent Juvenile, "Neglected Juvenile", the Overall situation of children/young persons in India, also with reference to crime statistics (of crime by and against children),
- 3. Differential Association, Anomie, Gang-sub-culture.

Unit II: Legislative Approaches

(12 Lectures)

- 1. Legislative approaches during the late colonial era, Juvenile Justice Act, 2015,
- 2. Constitutional Aspects, Competent Authorities, Powers given to government, Community Participation as envisaged,
- 3. United Nation Conventions on the Right of Child, 1989

Unit III: Offences Against Juveniles

(12 Lectures)

- 1. The child population percentage to total sex ratio, urban/rural/rural-urban, laborers, In organized industries like Zari, Carpet, Bidi, Glass. In unorganized section like domestic servant, shops and establishments,
- 2. Drug Addicts, Victims of violence-sexual abuses, battered, killed by parents.

Unit IV: Judicial Contribution and Preventive Strategies (12 Lectures)

- 1. Social Action Litigation concerning Juvenile Justice, Judicial decisions,
- 2. Role of legal profession in Juvenile Justice System,
- 3. State Welfare Programme health, Nutrition, Role of community, family, voluntary, bodies, industrials, individual.

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Unit-V: Comparative Study on Juvenile Delinquency

(12 Lectures)

5.1 Analyzing and comparing legal position on juvenile delinquency between developed and developing countries

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- 6. Rajan, V.N, 1981, Victimology in India: An Introductory Study, Allied Publishers, New Delhi
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Master of Laws LL.M.

Semester – IV

Paper: Intra Departmental Course Code: LLM IRA- 405 D

Credit- 4 Marks: 30 Internal + 70 End Sem

Course Title: SPECIAL CONTRACT AND E-CONTRACTS

Course Outcomes:

- C.O. 1: To assess the conceptual order of Applied Contracts.
- C.O. 2 : To evaluate the Sale of Goods and its role in Commercial Transactions.
- C.O. 3: To critically evaluate the existing legal structure and change in it owing to E-Commerce Platform.
- C.O. 4: To assess the legal regime of Information Technology.
- C.O. 5: To evaluate the cyber forensic and cyber adjudication process.

Program Outcomes

- P.O. 1: To encourage commercial transaction in Indian social order to fulfill various needs of society.
- P.O. 2: To assess the role of Commercial Transaction and informal business associations.
- P.O. 3:To encourage a Critical method of thinking among the students to assess the legal situation.
- P.O. 4: To assess the use of ICT in Commercial Transaction and Governance.

Unit I Special Contract

(8Lectures)

- 1. Contract of Indemnity
- 2. Contract of Guarantee
- 3. Extent of Surety's Liability
- 4. Discharge of Surety

Unit II Law of Agency

(12 Lectures)

- 1. Meaning of Contract of Agency
- 2. Creation of Agency
- 3. Extent of Agents Authority
- 4. Delegation of Authority of Agent
- 5. Termination of Agency

Unit III Sale of Goods Act and Partnership

(12 Lectures)

- 1. Meaning and Essential Element of Contract of Sale
- 2. Condition and warranties
- 3. Right of Unpaid Seller
- 4. Meaning and Essential of Partnership
- 5. Mutual Rights and Duties of partners
- 6. Dissolution of Partnership Firm& Limited Liability Partnership

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Unit IV E-Commerce

(12 Lectures)

- 1. Meaning, Scope, Advantages and related legislations
- 2. E Commerce Contracts
- 3. E-Commerce, Emerging significance
- 4. Transactions and Technology of E –Commerce

Unit V Information Technology and Commercial Law

(12 Lectures)

- 1. IT Act, 2000 and commercial law
- 2. Jurisdiction in E-commerce Dispute
- 3. Cyber Forensic & Cyber Adjudication
- 4. UNCITRAL mechanism& Dispute Resolution

References:

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- 2. P. S. Atiya, Introduction to the Law of Contract (Claredon Law Series)
- 3. Avatar Singh, Law of Contract, Eastern Lucknow
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- 5. Pollockand Mulla on the Indian contract and the Specific Relief Act, Butterworths Publication
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