

Gokul Global Univesity, Siddhpur.



Faculty of Law

Program : Bachelor of Law **Branch :** Integrated Law (B.Com. + LL.B.)

Course title: Course code : FLIC310101

Law Of Tort & Motor Vehicles Act And Consumer Protection

Acts

Course type: Core compulsory

Course credit: 04

Pre-requisite : 10 + 2

Rationale:

Teaching Examination Scheme:

Teaching (Hours/week)		Examination Scheme				
Lecture	Tutorial	Practical	Internal		External	Total
4	4 0 0	Mid	CE	External	Total	
4			30	0	70	100

Course Objective:

This course will be taught with the objectives:

- a) To understand the meaning of tort and its scope.
- b) To differentiate between tort, crime and breach of contract, quasi contract.
- c) To distinguish between vicarious liability, absolute liability and strict liability.
- d) To analyze the features of the Consumer Protection Act and Motor Vehicle.

Course Outcome:

Students will be able to

- i. Critically analyse the growth and development of law of torts.
- ii. Students will be able to improve their analytical skill and will be able to apply the principles of tort in resolving Tortious Liabilities.
- iii. The study of Consumer Protection Act and Motor Vehicles Act will help students to apply their knowledge for the benefit of society.

Content

Unit	Description in detail	Credit	Weightage
I	Meaning, Definition & Scope Ingredients of Tort		
	 Damnum sine injuria and injuria sine Damnum Differentiate Tort from Crimes and Breach of Contract, Quasi Contract Capacity of person to sue and be sued Justification of Tort (Defences) Extinction of Tortious Liability: (Termination) Remedies available in Tort 	1	25 %
II	1. Wrong affecting to reputation 2. Wrongs affecting property 3. Tress pass & tress Pass Ab initio 4. Negligence 5. Nuisance 6. Vicarious Liability-Basis, 7. Scope and Justification 8. Absolute / Strict Liability	1	25 %

III	Consumer Protection Act-1986 (Relevant provisions only)		
	 Consumer: Concept of Consumer & Definition Services: Types of services, Deficiency-meaning, Commercial & Professional Services, Medical services Denial of Services Consumer Protection Councils Consumer Disputer Redressal Agencies: District Forum, State Commission & National Commission, Judicial Review 	1	25 %
IV	 Motor Vehicles Act. 1988 (Relevant provisions only) Objects and reasons for the Motor Vehicles Act, 1988 Special provisions for insurance in the Act No Fault Liability Principle: Sections 140-142 Sections 146, 147, 150, 152, 160, 161, 162, 163-A and 163-B, 169, 170, 171, 172 Appeal to the High Court & set aside ex-party order 	1	25 %

Reference Books:

- 1. Ratanlal and Dhirajlal's, "The Law of Torts", Lexis Nexis; 26th edition (1 October 2013)
- 2. Dr. R.K. Bangia, "Law of Torts With Consumer Protection Act ", Allahabad Law Agency; 23rd edition (2011)
- 3. Bare Act, "Motor Vehicles Act, 1988", Professional Book Publishers; 2015 edition (2015)

Suggested Readings:

- 1. Avtar Singh, Harpreet Kaur, "Introduction to the Law of Torts and Consumer Protection", Lexis Nexis; 3rd edition (2013)
- 2. M Sridhar A Lakshminath,"Law of Torts: Ramaswamy Iyer's", LexisNexis; Tenth edition (2010)
- 3. Noshirvan H Jhabvala, "The Law of Torts", C Jamnadas & Co, (2013)
- 4. S.P.Singh, "Law of Tort -Including Compensation under the Consumer Protection Act", Universal Law Publishing An imprint of Lexis Nexis; Seventh edition (2015)

Online Resources:

- 1) www.legal500.com
- 2) www.legallyindia.com
- 3) www.barandbench.in
- 4) www.livelaw.in
- 5) <u>www.superlawyer.in</u>
- 6) <u>www.nyay.in</u>
- 7) <u>www.indiankanun.in</u>

Practical / Activities: N/A



Gokul Global University, Siddhpur.



Faculty of Law

Program : Bachelor of Law **Branch :** Integrated Law (B.Com. + LL.B.)

Year : 2022 **Semester** : 1

Course title: Legal Methods and Course code: FLIC310102

Research

Course type: Core Compulsory

Course credit: 04

Pre-requisite: 10 + 2

Rationale:

Teaching Examination Scheme:

Teaching (Hours/week)		Examination Scheme				
Lecture	Tutorial	Practical	Internal		External	Total
4	0	0	Mid	CE	External	Total
4		0	30	0	70	100

Course Objective:

The course will be taught with the objectives:

- a) The Law students would be able to get insight into the objectives of legal method and moot courts
- b) They would critically evaluate the sources of Law, its origin, development and Nature of Law
- c) They will be able to analyze the functions of law in society
- d) The study of different types of law and their features enhances students ability of profession
- e) This course offers the knowledge Dispute Resolution Machinery
- f) Emphasis on the moot courts activities, and its need for law aspirants

Course Outcome:

Students will be able to

- i. On completion of the study of this course
- ii. The students will have the thorough knowledge of sources of law, nature of law, classification of law etc.
- iii. Students will also be able to be acquainted with dispute resolution machinery i.e. courts, Tribunals, Nyayalay.
- iv. The moot court practices will help students to understand the application of law through cases.

Content

Unit	Description in detail	Credit	Weightage
ı	Introduction of Law		
	 Law: Origin, Nature and functions of Law Justice meaning and type Functional aspect of Law in achieving Justice Functions of Law in society – Classification of Law Legal Systems of the world Substantive law and Procedural law Civil Law and Criminal Law Private law and Public law National Law and International Law 	1	25 %
II	 Sources of Law: Customs Precedent Art. 141, 144 of the Constitution Doctrine of Prospective over ruling Legislation and Kinds of legislation Other sources of law: Dispute Resolution Machinery: Judicial Courts and Hierarchy of Courts Quasi Judicial – Tribunals, Commission and Forums 	1	25 %

	4. Non Judicial – Gram Nayalay		
III	Understanding the Case Law		
	 How to read case? Nature and meaning of judgments Majority opinion and Minority opinion Dissenting Opinion – Per in Curium Judgment-over ruled judgment. Search for legal Materials Methods of identifying and location of legal Material Primary and secondary sources Types of code –Statutory Code, State Code, Index Text books Legislative reports AIR Manuals, Civil and Criminal Manuals, Local Acts Law Commission Reports-NHRC, NCW, NMC and SHRC Reports Evidence, Importance, Kinds- expert, hearsay. 	1	25 %
IV	 Legal Research Methods: Meaning of Legal Research , Objectives of Legal Research Research Methodology, Kinds of Research - Doctrinal Research; Empirical or Non Doctrinal Legal Research; Socio- Legal Research; Descriptive and Analytical Research; Applied and Fundamental Research; Sociological Research; Historical Research; Action Research Utility of Research: Project Report Writing Legal Education and Legal Profession Legal Profession-Development and Challenges Role of BCI & Legal Education-Socially relevant Legal Education- 	1	25 %

- 4. Reports on Legal Education-Kothari Commission, CDC, Knowledge Commission –
- 5. Clinical Legal Education- Legal Aid-Legal Literacy-Legal Survey

Reference Books:

- 1. Glanville Williams, Learning the Law, Universal Law Publishing Co. Delhi, Seventh Edition 2007.
- 2. C.R. Kottari, Research Methodology: Methods and Techniques, Wiley Eastern Ltd., New Delhi
- 3. S. K. Verma Research Methodology by, ILI Publication
- 4. Dr. H.N. Tiwari, Legal Research methodology, Allahabad Law Agency, Faridabad. First Edition 1997.
- 5. Dr. S.R. Myeni, Legal Research Methodology, Allahabad Law Agency, Faridabad, Third Edition 2004.
- 6. Dr. Madabhushi Sridhar, Legal Language, Asia Law House, Hyderabad, second Edition, Reprint, 2006.
- 7. Prof. Dr. Anwarul Yaquin, Legal Research and Writing methods, Lexis Nexis, Butterworth Wadhwa, Nagpur, 2008
- 8. Dr. Amit Sen, Text book Legal Language Legal writing and Legal Drafting, Kamal Law House, Kolkata, second Edition 2006
- 9. Prof G Manoher Rao, Prof K. Shrinivas Rao, Legal Education in India Challenges and Prespectives, Asia Law House, Hyderabad, First Edition 2007

Suggested Readings:

- 1. N. R. Madhav Menon (Ed) A Handbook of Clinical Legal Education (1988) Eastern Book Company, Lucknow
- 2. Prof. G.S.Pande, Law of Evidence, University Book House Pvt. Ltd. Jaipur, Fifth Edition 2005
- 3. Sushma Gupta, History of Legal Education, Deep & Deep Publications (P) Ltd, New Delhi, 2006.
- 4. Dr. S. R. Myneni, The Law of Evidence, Asia law House, Hyderabad, First edition. 2007-08.
- 5. Shipra Agrawal, Legal Research Methodology, Sri Sri Law Publication, Faridabad, First Edition, 2003

Online Resources:

- 1) www.legal500.com
- 2) www.legallyindia.com
- 3) www.barandbench.in
- 4) www.livelaw.in
- 5) www.superlawyer.in
- 6) www.nyay.in
- 7) www.indiankanun.in

Practical / Activities: N/A



Gokul Global University, Siddhpur.



Faculty of Law

Program: Bachelor of Law **Branch:** Integrated Law (B.COM + LL.B.)

Year : 2022 Semester: 1

Course title: English for Legal Course code : FLIC110203

Professionals-1

Course type: Core Compulsory Course credit: 04

Pre-requisite: 10 + 2

Rationale:

Teaching Examination Scheme:

Teaching (Hours/week)		Examination Scheme					
Lecture	Tutorial	Practical	Internal		Extomol	Total	
2	4	4	0	Mid	CE	External	Total
2	4	U	10	20	70	100	

Course Objective:

The course is offered with the following objectives:

- 1) To acquaint and learn English terminology specific to Legal Profession
- 2) To participate in Professional Communication
- 3) To understand, analyze and practice Written English
- 4) To read, comprehend and interpret English texts

Course Outcome:

Students will be able to

- a) Use English terminology specific to Legal Profession
- b) Respond to familiar issues in Professional Communication
- c) Write emails and descriptive paragraphs
- d) Present their views on given articles/matter related to the field of Laws

Content

Unit	Description in detail	Credit	Weightage
	English for Legal Professionals		
I	giving advice, making recommendations, referring to legal		
	documents, stating rights and obligations, common contract		
	terminology, interacting with a client, enumerating reasons,	1	25 %
	explaining steps of a procedure,		
	advising on a course of action		
	Grammar and Vocabulary		
II	Verb forms and Subject Verb Agreement, word formation, Active		
	– Passive Voice	1	25 %
	Reading Skills		
III	Reading Comprehension techniques and note making can be done		
	from selected articles published in social media or magazine /		
	chapter from a book depending on availability of the resources.		
	Some reference books are mentioned below but Reading		
	Comprehension is neither mandatory nor limited to this list		
	1. 10 Judgements that Changed India by Zia Modi	1	25 %
	2. Legal Eagles by Indu Bhan		
	3. Thinking Like a Lawyer: A Framework for Teaching Critical		
	Thinking to All Students by Colin Seale		
	4. Thinking Like a Lawyer: A New Introduction to Legal		
	Reasoning by Frederick Schauer		
	5. Any work of English Literature like Short Story, Novel, Drama		
	that helps in interpretation, discussion, brainstorming,		_

	analytical and critical thinking		
	Note: Selected articles for Tutorial sessions are also to be		
	considered for theory exam		
	Language Skills –		
IV	Traits of good listener, Picture Description, Email writing,		
	Story writing and storytelling	1	25 %

TUTORIAL

GHTAGE
25 %
25 %
25 %
25 %

Reference Books:

- 1. Andrew Frost, English for Legal Professionals, Oxford University Press
- 2. Charul Jain et. al. English Language Skills for Academic Purposes, Macmillan

Suggested Readings:

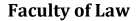
- 1. Amy Krois-Linder, TransLegal, International Legal English, Cambridge University Press
- 2. Frederick Schauer, Thinking Like a Lawyer: A New Introduction To Legal Reasoning, Harvard University Press
- 3. Colin Seale, Thinking Like a Lawyer: A Framework for Teaching Critical Thinking to All Students, Sourcebooks
- 4. Zia Mody, 10 Judgements That Changed India, Penguin Books Ltd
- 5. Indu Bhan, Legal Eagles: Stories of the Top Seven Indian Lawyers, Random House India

Online Resources:

- 1) www.legal500.com
- 2) www.legallyindia.com
- 3) www.barandbench.in
- 4) <u>www.livelaw.in</u>
- 5) <u>www.superlawyer.in</u>
- 6) <u>www.nyay.in</u>
- 7) www.indiankanun.in



Gokul Global Univesity, Siddhpur.





Program : Bachelor of Law **Branch :** Integrated Law (B.Com. + LL.B.)

Course title	GENERAL PRINCIPLES OF	Course code	FLIC310104
	ECONOMICS	:	
Course type:	CORE CUMPLUSORY	Course credit	04
		:	

Pre-requisite: 10+2

Rationale: The subject of General Principles of economics helps the students to understand the concept of economics. Here in the syllabus of the General principles of economics includes the concept of Fundamental problems of economic concept of Elasticity of Demand and Global Economic Issues which will be beneficial to the student to understand the concepts in details.

Teaching Examination Scheme:

Teaching (Hours/week)			Examination Scheme			
Lecture	Tutorial	Practical	Internal		External	Total
			Mid	CE	External	Total
4	0	0				
			30	0	70	100

Course Objective:

- (a) To evaluate the basic conceptual framework of the economics.
- (b) To critical analyze the production theory supply analysis
- (c) To discuss the global economic issues in order to study further and identify the factor affecting it.

Course Outcome:

The students will be able to

- (a) Understand the basic element of economic theory and general principles of economics
- (b) Distinguish the theory of production and supply
- (C) Evaluate the foreign exchange rate and its determinants foreign direct investment -Global environment issue

Unit	Description in detail	Credit	Weightage
I	Basic Conceptual Framework: Definition Fundamental problems of economics - scarcity and choice Basic concepts in economics - utility, price v/s value, income, wealth, Micro and macro Economics, Economics systems.	1	25 %
II	Consumption Theory - Demand Analysis: Demand: Meaning, Law curvature properties, exceptions, Concept of Elasticity of Demand, effective factors and measurement of price elasticity. Concept, type and measurement of income Elasticity, concept and type of cross elasticity. Importance of price and income elasticity.	1	25 %
III	Production Theory-Supply Analysis: Market: Types and characteristics, Price, quantity and equilibrium determination in perfect and imperfect markets. Concept of cost, Types of cost - Fixed cost, Variable cost, Total cost. Average cost, Marginal cost and their relationship, Cost Curves.	1	25 %
IV	Global Economic Issues: Concepts of GDP, GNP, External sector in economic analysis, Concept Of International Trade, Balance of payments, Foreign exchange rate and its determinants, Foreign Direct Investment, Global environment issues.	1	25 %

Reference Books:

- 1. John P.Gould , Jr.and Edward P.Lazear, Micro economic Theory all india traveler, Delhi.
- 2. Browning Edger K. and Browning Jacquenlence M: Microeconomic Theory and Applications, Kalyani, New Delhi
- 3. Dewett, K.K. and J.D. Varma Elementary Economic Theory

Suggested Readings:

- 1. Sundram, K.P.M. Money, Banking Trade and Finance
- 2. Ahuja H L Macro Economic Theory & Policy,
- 3. Kumar Prakashan Fundamentals of Business economics I

Online Resources:

- 1. https://www.extension.iastate.edu/agdm/wholefarm/html/
- 2. https://corporatefinanceinstitute.com/resources/knowledge/economics/market-structure
- 3. https://www.investopedia.com/terms

Practical / Activities:

1. Industrial Visit

2. Group Discussion



Gokul Global Univesity, Siddhpur.



Faculty of Law

Program: Bachelor of Law	Branch: Integrated Law (B.Com. + LL.B.)
Year : 2022	Semester: 1
Course title:	Course code
Fundamentals of	:FLIC310105
accounting -1	
Course type:	Course credit : 04
Core Compulsory	
Pre-requisite : 10+2	
Rationale: It is Very Important for understand	nding the concept about how to make ledger and
journals so this course helps to understand the cond	cepts clearly

Teaching Examination Scheme:

Teaching (Hours/week)		Examination Scheme				
Lecture	Tutorial	Practical	Inter	mal	External	Total
4	0	0	Mid	CE	External	Total
4		U	30		70	100

Course Objective:

- (a) To enable the students to know about the concepts coventions and principles of accounting
- (b) To explain the basics about accounting methods
- (c) This course explain the concepts and different policies about accounting standards

Course Outcomes

- I. The student will make the students understand the concept about accounting standards
- II. This course is very much beneficial for the student, it gives basic knowledge about how to make journals and various ledger

Content

Unit	Description in detail	Credit	Weightage
I	Meaning and scope of accounting, Accounting concept, principles and coventions, Cost realization, accruals, periodicity materiality and full disclosure, Accounting standards concepts and objectives, Accounting policies – concepts, policies, Accounting as a measurement discipline, Valuation principle, accounting estimates, IFRS, need and procedures, Convergence to <i>IRFS</i> , Difference between Indian accounting standards and accounting standards,	1	25 %
II	Introduction of journal and various ledger, Posting into ledger, balancing and preparation of trial balance, Capital and revenue expenditure, Contigent assets and contigent liabilities	1	25 %
III	Part -1 Preparation of profit and loss account Preparation of balance sheet (sole proprietors), Accounting errors, types of errors, error affecting to trail balance, errors not affecting to trail balance, rectifications of errors, Suspense account	1	25 %
	Part -2 Meaning of depreciation Depreciation accounting methods, Change in depreciation method, computation and accounting treatment of depreciation	1	25 %

Reference Books:

- 1. Lal, Jawahar and seema Srivastava, Financial accounting, Himalaya publishing House
- 2. Tulsi P . C "Financial Accounting" Pearson Education, New Delhi
- 3. S. N maheshwari , S k Maheshwari " An introduction to accountancy " Vikash publishing house PVT . LTD New delhi

Suggested Readings:

- 1. R. J Gupta V. K Gupta "principles of accountancy" sultan Chand and sons, New Delhi
- 2. Narayanswamy R, "Financial Accounting" PHI learning PVT. LTD New Delhi

Online Resources

- 1. https://tallysolutions.com/accounting/fundamentals-of-accounting/
- 2. https://efinancemanagement.com/financial-accounting/fundamentals-of-accounting
- 3. https://imprezz.in/basic-fundamentals-of-accounting/

Practical / Activities:

- 1. Practical sums
- 2. Group discussion



Gokul Global Univesity, Siddhpur.

Faculty of Law



Program : Bachelor of Law **Branch :** Integrated Law (B.Com. + LL.B.)

Year : 2023-24 **Semester :** 2

Course title	Constitutional Law-I	Course code :	FLIC320101
Course type:	Core compulsory	Course credit :	04

Pre-requisite: 10+2

Rationale:

The course of Constitutional Law-I helps the students to learn about the Historical Background of Indian Constitution . The course includes Preamble, Union and Its Territory, Citizenship, Fundamental Rights. etc.

Examination Teaching Scheme:

Teaching (Hours/week)		Examination Scheme				
Lecture	Tutorial	Practical	Internal		External	Total
4	0	0	Mid	CE	External	Total
4	U	U	30	00	70	100

Objectives:

The course is offered with the following objectives:

- To understand the nature of Indian Constitution.
- o To enumerate the Salient Features of the Indian Constitution.
- o To study the origin and development of the Fundamental rights, Directive Principles and Fundamental duties.
- o To measure the enforceability of Fundamental rights and not the directive principle.
- o To identify the importance of the fundamental duties.

Outcomes:

- The Students will be able to justify the quasi federal feature of the Indian Constitution.
- They can evaluate the basic concepts enshrined in the Indian Constitution.

- They will be able to observe the enforceability of Fundamental rights and Directive principles.
- o They will be aware of their fundamental duties.
- o They can distinguish the responsibility of state under Art. 12

Content

Uni	Description in detail	Cr	Weightag
t		•	е
1	What is Constitution and Constitutional Law		
	Historical Background of Constitution Law		
	Nature of the Indian Constitution.	1	25 %
	• Salient feature of the Indian Constitution		
	• The Preamble of the Constitution		
2	• The Union and its Territory (Art.1to4) Citizenship (Art. 5 to		
	11)		
	Origin and Development of Fundamental Rights Need for		
	Fundamental Rights	1	25 %
	• Classification and suspension of Fundamental Rights State (Art 12)		
	• Law and Law in force(Art–13)		
3	• Right to Equality (Art 14 to 18)		
	• Right to Freedom (Art19to22)		
	• Right against Exploitation (Art. 23 – 24)		25.04
	• Right to Freedom of Religion (Art25to28)	1	25 %
	 Cultural and Educational Rights(Art29,30) 		
	• Right to Constitutional Remedies (Art. 32)		
4	Directive Principles-Object and Classification Social and		
	Economic Charter		
	Social Security Charter Community Welfare		
	Charter	1	25 %
	• Implementation of Directive Principles. Fundamental duties (Art – 51A)		
	Needs, Source, Enforcement.		

Reference books:

- D.D.Basu,"Introduction to the Constitution of India",Lexis Nexis; 22nd edition (1June 2015)
- P.M.Bakshi, "Constitution of India", Universal Law Publishing-Anim print of LexisNexis; Thirteenth edition (2015)
- Austin Granville,"The Indian Constitution: Cornerstone of A Nation: Cornerstone of A Nation (Classic Reissue)", Oxford; 2 edition (15 July 1999)
- Bipan Chandra, "History of Modern India", Orient Black Swan; Firstedition (2009)
- Sujit Choudhry (Editor), Madha vKhosla (Editor), Pratap Bhanu Mehta (Editor),
 "The Oxford Handbook of the Indian Constitution", Oxford University Press UK;
 2016 edition (18 April 2016)
- Subhash C.Kashyap, "OurConstitution", NationalBookTrust, India; Secondedition (2011)
- Madhav Khosla, "The Indian Constitution (Oxford India Short Introductions Series)", Oxford; First edition (30 June 2012)
- J.N. pandey, " ",Central law agency
- Noshirvan H Jhabvala, "The Constitution of India", C Jamnadas & Co.(2014)



Gokul Global Univesity, Siddhpur.

Faculty of Law



Program :Bachelor of Law **Branch :** Integrated Law (B.Com. + LL.B.)

Year : 2023-24 **Semester** : 2

Course title	Law of Contract	Course code :	FLIC320102
Course type:	Core compulsory	Course credit :	04

Pre-requisite: 10+2

Rationale:

The course of Law of Contract helps the students to learn about Nature, Essential Elements of a valid contract. The course includes meaning, importance, rules, void agreements.

Examination Teaching Scheme:

Teaching (Hours/week)		Examination Scheme				
Lecture	Tutorial	Practical	Inter	nal	External	Total
4	0	0	Mid	CE	External	Total
4	U	U	30	00	70	100

Unit	Description in detail	Cr	Average
1	Nature of the contract, Definition of the contract Essential Elements of a valid contract	1	25%
	OfferandAcceptance		
	Rules regarding to Valid offer & acceptationRevocation		
	Consideration		
	Definition, & it's Importance Elements of a		
	consideration No contract Privity		
	of contract		
	Capacity to ContractCompetencyoftheparty		
	Position of the Minor under the I.C.Act		
2	FreeConsent	1	25%

	Definition of Consent & Free ConsentCoercion		
	UndueInfluence		
	FraudMisrepresentationMistake		
	Legality of the ObjectUnlawfulAgreements		
	AgreementsOpposedtoPublicPolicy		
3	Void agreementsWageringagreements	1	25%
	Contingent Contracts(S-32 to 36)Performance of the		
	ContractTenderforperformance(S-38)		
	Devolution of joint Rights and LiabilitiesReciprocalpromises		
	AppropriationofPayment		
4	Discharge of the Contract	1	25%
	By performance By agreement		
	By Impossibility (S-56) By lapseoftime		
	By operation of Law By breach of contract		
	Anticipatory breach of contract.		
	Remedies for Breach of contract		
	Recession of the contract Suit for Damages		
	Suit upon Quantum Meruit		
	Suit for Specific Performance of the contract Suit for Injunction		
	QuasiContracts(S-68 to72)		

Suggested Readings:

- 1. Mulla D: Indian Contract Act.
- 2. Avtar Singh: Law of Contract
- 3. Pollock &Mulla: Indian contract and Specific Relief Act
- 4. Anson: Law of Contract
- 5. Avtar Singh: Mercantile Law.



Gokul Global University, Siddhpur.



Faculty of Law

Program: Bachelor of Law **Branch:** Integrated Law (B.Com. + LL.B.)

Year : 2022-23 **Semester:** 2

Course title: English for Legal Course code : FLIC320105

Professionals-2

Course type: Core Compulsory Course credit: 04

Pre-requisite: 10 + 2

Rationale:

Teaching Examination Scheme:

Teaching (Hours/week)		Examination Scheme				
Lecture	Tutorial	Practical	Internal		External	Total
2	2	0	Mid	CE	External	Total
2	2	0	30	00	70	100

Course Objective:

The course is offered with the following objectives:

- 1) To acquaint and learn English terminology specific to Legal Profession
- 2) To participate in Professional Communication
- 3) To understand, analyze and practice Written English
- 4) To read, comprehend and interpret English texts

Course Outcome:

Students will be able to

- a) Use English terminology specific to Legal Profession
- b) Respond to familiar issues in Professional Communication
- c) Write emails and descriptive paragraphs
- d) Present their views on given articles/matter related to the field of Laws

Content

Unit	Description in detail	Credit	Weightage
	English for Legal Professionals		
I	Negotiating an agreement, amending an agreement, liking ideas in		
	writing, comparing and contrasting legal structures, emphasizing a		
	point, hypothesizing about past actions, general information on	1	25 %
	copyright, patent and trade mark. Audio - video sessions on		
	landmark cases / decisions		
	Grammar and Vocabulary		
II	Tenses, Concord, describing processes using passive voice, word		
	formation and field specific vocabulary – vocabulary of company	1	25 %
	procedures, meetings, and expressions for takeovers, insolvency		
	terminology		
	Reading Skills		
III	Reading Comprehension techniques and note making can be done		
	from selected articles published in social media or magazine /		
	chapter from a book depending on availability of the resources.		
	Some reference books are mentioned below but Reading		
	Comprehension is neither mandatory nor limited to this list		
	1. 10 Judgements that Changed India by Zia Modi	1	25 %
	2. Legal Eagles by Indu Bhan		
	3. Thinking Like a Lawyer: A Framework for Teaching Critical		
	Thinking to All Students by Colin Seale		
	4. Thinking Like a Lawyer: A New Introduction to Legal		
	Reasoning by Frederick Schauer		

	5. Any work of English Literature like Short Story, Novel, Drama	5. Any work of English Literature like Short Story, Novel, Drama		
	that helps in interpretation, discussion, brainstorming,			
	analytical and critical thinking			
	Note: Selected articles for Tutorial sessions are also to be			
	considered for theory exam. Articles taught in semester 1 are not to			
	be considered for semester 2.			
	<u>Language Skills</u> –			
IV	Paragraph writing – narrative writing, Picture perception and story			
	narration from picture, Email writing, Day to Day conversations,	1	25 %	
	Presentation Skills			
1				

TUTORIAL

UNIT	DESCRIPTION IN DETAIL	CREDIT	WEIGHTAGE
1	Grammar and Vocabulary		25 %
	Exercises and activities based to practice grammar		
	and vocabulary		
2	Reading Skills		25 %
	Individual and pair work for applying Reading		
	comprehension techniques and note making from		
	selected articles published in social media or		
	magazine / chapter from a book depending on		
	availability of the resources		
3	Listening and Speaking Skills	2	25 %
	Presentation Skills		
	Activities and Discussion based Audio – video		
	sessions on landmark cases / decisions, Discussion		
	based on reading / listening, story telling		
4	Writing Skills		25 %
	Paragraph writing – narrative writing, Picture		
	perception and story narration from picture,		
	Email writing, Day to Day conversations		

Reference Books:

- 1. Andrew Frost, English for Legal Professionals, Oxford University Press
- 2. Charul Jain et. al. English Language Skills for Academic Purposes, Macmillan

Suggested Readings:

- 1. Amy Krois-Linder, TransLegal, International Legal English, Cambridge University Press
- 2. Frederick Schauer, Thinking Like a Lawyer: A New Introduction To Legal Reasoning, Harvard University Press
- 3. Colin Seale, Thinking Like a Lawyer: A Framework for Teaching Critical Thinking to All Students, Sourcebooks
- 4. Zia Mody, 10 Judgements That Changed India, Penguin Books Ltd
- 5. Indu Bhan, Legal Eagles: Stories of the Top Seven Indian Lawyers, Random House India

Online Resources:

- 1) www.legal500.com
- 2) www.legallyindia.com
- 3) www.barandbench.in
- 4) www.livelaw.in
- 5) www.superlawyer.in
- 6) www.nyay.in
- 7) www.indiankanun.in

विद्या अनंतम्

Gokul Global Univesity, Siddhpur.



Faculty of Law

Program : Bachelor of Law **Branch :** Integrated Law (B.Com. + LL.B.)

Course title	BUSINESS ECONOMICS - II (Macro)	Course code	:	FLIC320103
Course type:	Core compulsory	Course credit	:	04

Pre-requisite: 10+2

Rationale:

The course of BUSINESS ECONOMICS - II (Macro) helps the students to learn about the different economic policies .The course includes different concepts of money and about inflation.

Examination Teaching Scheme:

Teaching (Hours/week)				Examinatio	n Scheme	
Lecture	Tutorial	Practical	Internal		Evtornal	Total
			Mid	CE	External	Total
4	0	0				
			30	00	70	100

Course Objective:

The subject will be taught with the objectives:

- (a) To identify the different policies of government
- (b)To illustrate the subject in order to understand the concept of GDP, GNP, NNP
- (C) To understand the idea of money and relationship between money and inflation

Course Outcome:

After the completion of this course the students will be able to

- (a) Different concept regarding gross domestic product, market reviews, government policies.
- (b) Understand the concept of inflation, National income, and about fiscal policy

Content

Unit	Description in detail	Credit	Weightage
Ι	Introduction to Macro Economics: Definition, Scope, Importance and Limitations of Macro Economics - National income (NI) Accounting: Meaning of NI and Circular Flow of NI (in Four sector economy) Stock and Flow concept, NI at Current Price and NI at Constant Price Various concepts of NI (GNP, GDP, NNP, NDP) Personal income and Disposable income Methods for measurement of NI Difficulties in measurement of NI	1	25 %
II	Theory of income and Employment Keyne's Consumption function Investment function Keynesian theory of income and employment Investment multiplier - Interest rate theory- Liquidity preference Theory	1	25 %
III	Money Definition and Function Stock of Money (M1, M2, M3, and M4) Credit creation by Commercial Banks - Inflation Meaning of Inflation, Deflation, Stagflation and Causes of inflation, Measures to control inflation - Business cycle Meaning, characteristics and phase	1	25 %
IV	Monetary policy Meaning, Objectives and Tools - Fiscal policy Meaning, Objectives and Tools - Balance of Payments Meaning, Structure, Causes of Disequilibrium and Methods of Correcting Disequilibrium	1	25 %

Reference Books:

- 1. Macro Economics by D.M.MITHANI (HimalayaPublication)
- 2. Macro Economics by R. CAUVERY (S.ChandPublication.

Online Resources:

- 1. https://www.investopedia.com/terms/m/macroeconomics.asp
- 2. https://en.wikipedia.org/wiki/Macroeconomics
- 3. https://www.khanacademy.org/economics-finance-domain/macroeconomics

Practical / Activities:

1. Group Discussion

विद्या अनंतम्

Gokul Global Univesity, Siddhpur.



Faculty of Law

Program : Bachelor of Law **Branch :** Integrated Law (B.Com. + LL.B.)

Course title	ORGANIZATIONAL BEHAVIOUR & BEHAVIOURAL PSYCOLOGY	Course code	:	FLIC320104
Course type:	Core compulsory	Course credit	:	04

Pre-requisite: 10+2

Rationale:

The course of the subject helps the students to learn about the different concept of organization . it helps the students to understand the roots of organizational behavior as well as psychology ...

Examination Teaching Scheme:

Teaching (Hours/week)				Examinatio	n Scheme	
Lecture	Tutorial	Practical	Internal		External	Total
			Mid	CE	External	Total
4	0	0				
			20	10	70	100

Course Objective:

The subject will be taught with the objectives:

- (a)To identify the different concept of organizational behaviour
- (b)To illustrate the subject in order to understand the Organizational resistance to change Management of change process

Course Outcome:

After the completion of this course the students will be able to

- (a) Evaluate Organizational culture, conflict and effectiveness: organizational culture
- (b) Understand the concept of organizational culture and organizational climate.

Content

Unit	Description in detail	Credit	Weightage
I	Organizational Behaviour- Meaning, Need and Importance – Organization and individuals – Organisational culture – Societal Culture and organisations. Organisational Structure – Importance of Structure – Learning – Learning styles and process	1	25 %
II	Perception – Process of perception – Personality- Attitude – Development of Attitude and Values – Stress Management Motivation and Leadership – Need – Theories of Motivation – Importance of Motivation – Motivation, Morale and Productivity. Leadership – Styles of Leader – Effective leadership	1	25 %
III	Group Dynamics – Groups in an organization – Influences – informal Leaders – Group Behaviour – Cohesiveness Organizational Change – Change Models – Organizational resistance to change Management of change process	1	25 %
IV	Organizational culture, conflict and effectiveness: organizational culture — concept distinction between organizational culture and organizational climate — factors influencing organizational culture — morale - concept and types - managing conflict - organizational effectiveness - indicators of organizational effectiveness - Achieving organizational effectiveness.	1	25 %

Reference Books:

- 1. Udai Pareek, Understanding OB,
- 2. Fred Luthans, Organizational Behaviour

Suggested Readings:

- 1. Stephen Robinson, Organisational Behaviour
- 2. ArunKumar, Meenakshi, Organisational Behaviour

Online Resources:

- 1. https://rccmindore.com/wp-content/uploads/2015/06/Organizational-Behaviour.pdf
- 2.http://www.tmv.edu.in/pdf/Distance_education/BCA%20Books/BCA%20VI%20SEM/BCA-629%20OB.pdf

Practical / Activities:

- 1. Industrial Visit
- 2. Group Discussion



Gokul Global Univesity, Siddhpur.



Faculty of Law

Program: Bachelor of Law	Branch : Integrated Law (B.Com. + LL.B.)
Year : 2021	Semester: 3
Course title :	Course code :
Business	FLIC230101
Communication	
Course type:	Course credit : 04
Core Compulsory	
Pre-requisite : 10+2	
Rationale : It is important	to enhance the communication skills in students so this course helps the
students to understand the basics	about letter writing techniques

Teaching Examination Scheme:

Teaching (Hours/week)			Examination Scheme			
Lecture	Tutorial	Practical	Internal		Evetament	Total
4	0	0	Mid	CE	External	Total
4			20	10	70	100

Course Objective:

- a) To enable the students to understand the concept of business communication.
- b) To let the students understand about the professional letters and letter writing techniques
- c) To make the students understand about some commonly confused words we used.

Course Outcome:

- I. The student will know how to write professional letter and letter writing techniques
- II. The course will helpful for the students by enhancing their writing techniques

Content

Unit	Description in detail	Credit	Weightage
I	Introduction of communication ,Definition of communication process , Objective of communication , The seven C's of effective communication, oral communication , written communication, advantages and disadvantages of verbal communication , Importance of non verbal communication , Types of non verbal communication , Body language, paralanguage, sign language , Time and space language , Advantages and limitations of non verbal communication	1	25 %
II	Letter writing techniques, understanding the basics of writing, Physical appearance of paper (B)advantages of typing on computer, Structure of letter, Format of letter, Principles of effective letter writing	1	25 %
III	Types of letters inquiry letters, Reply to inquiry letter, Order letter Reply to order letter	1	25 %
IV	Words often misspelled and confused , Commonly confused words	1	25 %

Reference Books:

- 1. Impact of mass communication ,2008
- 2. Mass communication and specific media professions, sudhir Mishra
- 3. Essentials of business communication, K. sundar, A kumara raj

Suggested Readings:

1. Crucial Conversations: Tools for Talking When Stakes Are High by Kerry Patterson, JosephGrenny, Ron McMillan, and Al Switzler

Online Resources:

- 1. https://enterprisersproject.com/article/2019/8/communication-skills-9-books
- 2. https://www.nextiva.com/blog/what-is-business-communication%20is%20the%20process.organization_al%20practices%20and%20reduce%20errors.

Practical / Activities:

1. Group discussion





Faculty of Law

Program: Bachelor of Law	Branch: Integrated Law (B.Com. + LL.B.)			
Year : 2021	Semester: 3			
Course title :	Course code :			
Business	FLIC230102			
environment				
Course type:	Course credit : 04			
Core Compulsory				
Pre-requisite : 10+2				
Rationale: It is important to understand the con-	ncept about GATT < WTO and government policies			
regarding different terms	-			

Teaching Examination Scheme:

Teaching (Hours/week)		Examination Scheme				
Lecture	Tutorial	Practical	Internal		External	Total
4	0	0	Mid	CE	External	1 Otal
4	U	U	20	10	70	100

Course Objective:

- a) To enable the students to understand the concept of WTO GATT and Exit policies of government
- b) To make the students understand about the concept of business environment
- c) To let the students know about the different concept like globalization , privatization , consumerism etc.

Course Outcome:

- I. The student will know about the different policies of the government.
- II. The course will easy to understand
- III. Students will understand about the different concepts mention above

Unit	Description in detail	Credit	Weightage
I	concept of business environment, Definition and importance of business environment, Internal environment, External environment, Economic environment, Reforms in indian money market, Primary capital market, Second capital market	1	25 %
II	Union budget meaning, concept, various types of budgetary deficits Price distribution control- objectives, price control direct v/s indirect, Administrated price, dual price subsidization, Privatization concept, ways of privatization, disinvestment process in India, Exit policy	1	25 %
III	Globalization ,definition ,meaning ,indicators , Foreign investment flows concept of GATT , Origin and objective of WTO, problem brought by MNCs exim policy	1	25 %
IV	Meaning of social responsibilities of business, business ethics, meaning , Importance of business ethics, Consumerism concept, consumer rights, consumerism in India, Concept of natural environment and its impact on business	1	25 %

Reference Books

- 1. Economic environment of business by HL Ahuja .s chand
- 2. Business environment :Text and cases Francis cherunilam ,Himalaya publishing house

Suggested Readings:

1. Essentials of business environment , K Ashwathappa , Himalaya publishing house $< 6^{th}$ edition

Online Resources:

- 1. https://www.wto.org/english/thewto_e/minist_e/min96_e/chrono.htm#:~:text="On%2030%2">On%2030%2

 OOctober%201947%2C%20the,Palais%20des%20Nations%20in%20Geneva.
- 2. https://www.wto.org/
- 3. https://en.wikipedia.org/wiki/World_Trade_Organization
- 4. https://www.keka.com/exit-policy#:~:text=An%20exit%20policy%20governs%20the,avoid%20any%20misunderstand ings%20during%20separation.

Practical / Activities:

1. Group discussion



Faculty of Law



Program : Bachelor of Law **Branch :** Integrated Law (B.Com. + LL.B.)

Year : 2022 **Semester** : 3

Course title	FUNDAMENTALS OF	Course code	
	INTERNATIONAL BUSINESS	:	
Course type:	CORE CUMPLUSORY	Course credit	04
		l :	

Pre-requisite: 10+2

Rationale: The subject Fundamental of International Business will help the students to understand the global dimension of the business. The subject includes the concept of difference between domestic and international business, World Trade Organization and various dimensions of international business which enables the students to get the knowledge of International Business.

Teaching Examination Scheme:

Teacl	Teaching (Hours/week)			Examinatio	n Scheme	
Lecture	Tutorial	Practical	Internal		External	Total
			Mid	CE	External	Total
4	0	0				
			20	10	70	100

Course Objective:

- (a) To evaluate the basic conceptual framework of the International Business.
- (b) To critical analyze the various dimensions of international business
- (c) To discuss the global economic issues in order to study further and identify the factor affecting it

Course Outcome:

The students will be able to

- (a)To understand the difference between domestic and international business.
- (b)Evaluate the different entry modes into the international business.
- (c) The students will have thorough knowledge of various international organization like WTO.

Unit	Description in detail	Credit	Weightage
I	Identification of international business transactions, differences between domestic and international business, globalization and increase in international business, brief history of evolution and development of international business, factors leading to increases in internationalbusiness.	1	25 %
II	Modes of international business, trade, contractual entry modes, foreign investment – direct and portfolio, strategic alliances, franchisee model, licencee model.	1	25 %
III	Various dimensions of international business – economic dimension, financial dimension, political and legal dimension, social and cultural dimensions. Activities involved in international business – planning, production, marketing, financial management.	1	25 %
IV	Brief history of regulations of international business, need for regulation, methods of regulations role of WTO in regulation of international business.	1	25 %

Reference Books:

- 1. International Business Concepts Environment and Strategy, VyuptakeshSharan, Pearson.
- 2. International Business Text and Cases, P.SubbaRao, Himalaya Publishing House,
- 3. International Business, O.P.Agarwal, Himalaya PublishingHouse

Suggested Readings:

- 1. International Business, Roger Bennett, second edition, PearsonEducation.
- 2. International Business, Charles W.L. hill, McGrawHil Education.
- 3. International Business, Dr. S.B. Gupta, S. Chand and Company Ltd.

Online Resources:

- 1. https://www.brainkart.com/
- 2. https://www.adb.org/

3. https://www.workspace.co.uk/

- 1. Industrial Visit
- 2. Visit to a Multinational Company.
- 3. Visit to a harbor or port





Faculty of Law

Program : Integrated Law **Branch :** B.Com. + LL.B.

Year : 2021 **Semester** : 3

Course title: Constitution 2 Course code:

Course type: Compulsory Course Course credit: 04

Pre-requisite: 10 + 2

Rationale: A constitution is important because it ensures that those who make decisions on behalf of the public fairly represent public opinion. It also sets out the ways in which those who exercise power may be held accountable to the people they serve.

Teaching Examination Scheme:

Teaching (Hours/week)				Examinatio	n Scheme	
Lecture	Tutorial	Practical	Internal		Evtornal	Total
4	0	0	Mid	CE	External	TOtal
4	0	U	30	00	70	100

Course Objective : The course is offered with the following objectives:

- To critically analyze the Union and State Legislatures under the Constitution of India.
- To enumerate the Composition, Powers, Functions and Privileges of different organs of constitution.
- To evaluate Anti-Defection Law and provisions regarding election.
- To study the nature of Judiciary under Constitution; Independence of judiciary; Judicial Accountability and also the very important provision of emergency under Indian Constitution.

Course Outcome:

The Students will be able to justify the quasi - federal feature of the Indian Constitution.

- o They can evaluate the basic concepts enshrined in the Indian Constitution.
- o They will be able to observe the enforceability of Fundamental rights and Directive principles.
- o They will be aware of their fundamental duties.
- o They can distinguish the responsibility of the State under Art. 12.

Content

Unit	Description in detail	Credit	Weightage
I	Introduction Legislature under Indian Constitution Union and State Legislatures - Composition, Powers, Functions and Privileges - Anti-Defection Law Executive under Indian Constitution — President and Union Council of Ministers Governor and State Council of Ministers	1	25 %
II	President: Qualification, election, removal (impeachment); & Powers comparative study with Governor of State Governor: qualification election, removal powers. Parliament: constitution, qualification for membership, duration; & Powers, Privileges & immunities of its members;	1	25 %
III	Judiciary under Constitution Supreme Court — Appointment of Judges Powers and Jurisdiction High Courts - Appointment and Transfer of Judges - Powers and Jurisdiction Subordinate Judiciary Independence of judiciary Judicial Accountability	1	25 %
IV	Centre State Relations Legislative; Administrative; Financial Relations; Cooperation and Coordination between the Centre and States Judicial Interpretation of Centre-State Relations - Doctrines evolved by Judiciary Commissions (Art. 315 – 319), Administrative Tribunal meaning & Scope. Liability of State in Torts and Contracts	1	25 %

Freedom of Interstate Trade, Commerce and Intercourse - Services under the State

All India Services - Public Service Commissions

Emergency : Need of Emergency Provisions

Different kinds of Emergency – National, State and Financial emergency

Impact of Emergency on Federalism and Fundamental Rights

Amendment of Indian Constitution; Need of Amending the

Methods of Amendment, Process of Amendment and Basic Structure Theory

Need For Review of Indian Constitution

Working of Parliament , Governor- Status and Role Judiciary-Parliament Relationship

Reference Books:

- D.D. Basu, "Introduction to the Constitution of India", LexisNexis; 22nd edition (1 June 2015)
- P.M.Bakshi, "Constitution of India", Universal Law Publishing An imprint of LexisNexis; Thirteenth edition (2015)
- M.P.Jain, "Indian Constitutional Law", Wadhwa & Co, Nagpur
- V.N.Shukla, "Constitution of India", Eastern Book Company, Lucknow
- Austin Granville, "The Indian Constitution: Cornerstone of A Nation: Cornerstone of A Nation (Classic Reissue)", Oxford; 2 edition (15 July 1999)

Suggested Readings:

- 1. Bar Act
- 2. DD Basu

Online Resources:

- 1. ipleaders
- 2. Indian Kanoon

- 1. Group Discussion
- 2. Weekly Test





Faculty of Law

Program : Bachelor of Law **Branch :** Integrated Law (B.Com. + LL.B.)

Course title: Family Law -1 Course code:

Course type: Core Compulsory Course credit: 04

Pre-requisite: 10 + 2

Rationale: It is an important factor to learn Family Law, here Family Law – 1 contains all about the Hindu Law. So, it will be beneficiary for the student to learn all about the Hindu Law includes: Marriage, Divorce, Maintenance, Child custody and it will be helpful in future career for practicing in Family Court.

Teaching Examination Scheme:

Teacl	Teaching (Hours/week)			Examinatio	n Scheme	
Lecture	Tutorial	Practical	Internal		External	Total
4	0	0	Mid	CE	External	Total
4	U	U	20	10	70	100

Course Objective:

- a) To introduce the different religions Hindu, Muslims, Christians and Parsis in the context of law.
- b) To critically analyze Concept of Marriage and Theories of Divorce.
- c) To evaluate the Matrimonial Remedies under different personal laws and special laws.
- d) To elaborate Alimony and maintenance as an ancillary relief.
- e) To learn the concepts Legitimacy, Adoption, Custody, maintenance and education of child, Guardianship and parental rights.

Course Outcome:

After successful completion of this course students will be able to,

- o Distinguish the legal provisions under different personal laws.
- o Analyze the provisions of marriage and divorce and grounds of divorce.
- o Understand matrimonial remedies and alimony and maintenance.
- o Illustrate the different basic concepts of Legitimacy, Adoption, Custody, maintenance;
- o Guardianship and parental rights for the betterment of society.

Unit	Description in detail	Credit	Weightage
ı	Uncodified Hindu Law		
	Introductory of Hindu Law		
	2. Hindu Undivided and Coparcenary Family		
	3. Debts		
	4. Partition		
	5. Impartible Estate	1	25 %
	6. Gifts		,,,
	7. Wills		
	8. Damdupat		
	9. Benami transactions		
	10. Religious and Charitable Endowments		
II	Codified Hindu Law		
	 The Hindu Marriage Act,1955 The Hindu Succession Act, 1956 The Hindu Adoptions and Maintenance Act,1956 The Hindu Minority and Guardianship Act,1956 	1	25 %
III	The Parsi Marriage and Divorce Act,1936		
	1. Introduction	4	25.0/
	2. Concept of Divorce	1	25 %
	3. Matrimonial Remedies		
IV	The Indian Christian Marriage Act,1872 1. Introduction	1	25 %

2.	Concept of Marriage	
3.	Matrimonial Remedies	

Reference Books:

- 1. Principles of Hindu LawN. H. Jhabvala
- 2. Latest Edition C.Jamanadas& Co.
- 3. Hindu Law R.K.Agrawal Lateast Edition Central Law Agency
- 4. Modern Hindu Law Diwan Lateast Edition R.Cambray & Co.Pvt.Ltd.
- 5. Paras Diwan, "Law of Maintenance in India", Deep and Deep Publication
- 6. Paras Diwan, "Law of Interstate and Testamentary Succession (1998)", Universal Publication
- 7. S.R.Myneni, "Sociology for pre-law first year", Allahabad Law Agency
- 8. C.N.Shankar Rao , "Sociology Principles of Sociology" , S. Chand.

Suggested Readings:

- Flavia Agnes, "Family Law: Family Laws and Constitutional Claims", OUP India; 1 edition (5
 January 2011)
- 2. B.M. Gandhi, "Family Law (Volume 1)", Eastern Book Company; 1ST edition (2012)
- 3. Paras Diwan, "Family Law", Allahabad Law Agency; 9th edition (2012)

Online Resources:

- 1) https://blog.ipleaders.in/hindu-law-notes/
- 2) www.barandbench.in
- 3) www.livelaw.in
- 4) http://www.legalservicesindia.com/article/329/Sources-of-Hindu-Law.html
- 5) http://msrlawbooks.in/file/HINDU_LAW_2012.pdf
- 6) www.indiankanun.in

- 1. Assignments
- 2. Presentation
- 3. Group Discussion
- 4. Case Laws presentation
- 5. Debate





Faculty of Law

Program : Integrated Law **Branch :** B.Com. + LL.B.

Course title: Legal Theory and jurisprudence Course code:

Course type: Compulsory Course Course credit: 04

Pre-requisite: 10+2

Rationale: It will help a lawyer the basic ideas and reasoning behind the written law. It helps them better understand the fundamentals of the law and help them figure out the actual rule of the law. The lawyer and judges can use jurisprudence as a guide to correctly interpret certain laws that require interpretation.

Teaching Examination Scheme:

Teaching (Hours/week)				Examinatio	n Scheme	
Lecture	Tutorial	Practical	Internal ,		External	Total
4	0	0	Mid	CE	External	Total
4	U	U	30	00	70	100

Course Objective:

The course is offered with the following objectives:

- Interpretation of statutes became a method by which judiciary explores the intention behind the statutes.
- Judicial interpretation involves construction of words, phrases and expressions.
- To develop certain rules, doctrines and principles of interpretation.

To understand Judicial Readings & Processes.

Course Outcome:

Outcomes:

- Students will learn the judicial interpretation inform of construction of words, phrases and expressions.
- o The Students will be able to understand intention behind the statutes.
- o Students can implements the rules, doctrines and principles of interpretation.
- o Students will be equipped with the knowledge of reading the judgments and Proceedings.

Unit	Description in detail	Credit	Weightage
I	Introduction		
	Meaning of the term 'jurisprudence'		
	Norms and the normative system		
	Different types of normative systems, such as of languages, religious		
	orders, unions, clubs and customary practice;		
	Legal system as a normative order: similarities and differences of the		
	legal system with other normative systems;	1	25 %
	Nature and definition of law		
	Schools of Jurisprudence - Analytical positivism, Natural law,		
	Historical school, Sociological school;		
	Economic interpretation of law		
	Indian Perspective : Ancient: the concept of 'Dharma'; &		
	Modern: PIL, social justice, compensatory jurisprudence		
П	Purpose of Law:		
	Justice; Meaning and kinds		
	Justice and law: approaches of different schools		
	Power of the Supreme Court of India to do complete justice in a case:		
	Article 142	1	25 %
	Critical studies		
	Feminist jurisprudence		
	Sources of Law – Legislation, Precedents: concept of stare decisis,		
	Customs, Juristic writings		
Ш	Legal Rights: the Concept; kinds of rights;		
	Right & duty correlation		
	Persons :- Nature of personality, Status of the unborn, minor, lunatic,		
	drunken and dead persons		
	Corporate personality		
	Dimensions of the modern legal personality: Legal personality of non-		
	human beings	1	25 %
	Liability; Conditions for imposing liability	'	25 /0
	Wrongful act; Damnum sine injuria; Causation; Mens rea;		
	Intention; Malice; Negligence and recklessness		
	Strict liability; Vicarious liability; Obligation: Nature and kinds; Sources		
	of obligation;		
	Procedure - Substantive and procedural laws: difference		
	Evidence: Nature and kinds		

IV	Possession: the Concept; Kinds of possession		
	Ownership :the Concept; Kinds of ownership		
	Difference between possession and ownership	1	25 %
	Title		
	Property: the concept; Kinds of property		

Reference Books:

- V.D. Mahajan, "Jurisprudence and Legal Theory (1996 re-print)", Eastern, Lucknow
- M.D.A Freeman (ed.), Lloyd's Introduction t Jurisprudence, (1994), Sweet & Maxwell Paton
- G.W., "Jurisprudence (1972)", Oxford, ELBS
- H.L.A. Hart, The Concepts of Law (1970) Oxford, ELBS
- Roscoe Pond, "Introduction to the Philosophy of Law (1998 Re-print) "Universal, Delhi.
- Dias, "Jurisprudence (1994 First Indian re-print)", Adithya Books, New Delhi.
- Dhyani S.N.," Jurisprudence: A study of Indian Legal Theory (1985)", Metropolitan, New Delhi.

Suggested Readings:

- 1. Bar Act
- 2. UGC NET Universal
- 3. Dr. Avtar Singh LexisNexis

Online Resources:

- 1. ipleaders
- 2. Indian Kanoon

- 1. Group Discussion
- 2. Presentation on Topic
- 3. Weekly Test

विद्या अनंतम्

Gokul Global Univesity, Siddhpur.



Faculty of Law

Program : Bachelor of Law **Branch :** Integrated Law (B.Com. + LL.B.)

Course title	CORPORATE ACCOUNTING-I	Course code	:	FLIC240119
Course type:	Core compulsory	Course credit	:	04

Pre-requisite: 10+2

Rationale:

The course of corporate accounting helps the students to learn about the different methods of accounting unit accounting which is beneficial to the students to get insight how to calculate the cost for an organization.

Examination Teaching Scheme:

Teaching (Hours/week)			Examination Scheme			
Lecture	Tutorial	Practical	Inter	rnal	External	Total
			Mid	CE	External	Total
4	0	0				
			30	00	70	100

Course Objective:

The subject will be taught with the objectives:

- (a)To identify the different methods of valuation of goodwill
- (b)To illustrate the subject in order to calculate, control and manage the valuation of goodwill as well as shares
- (C) To understand the procedure of liquidation

Course Outcome:

After the completion of this course the students will be able to

- (a) Evaluate the basic elements of valuation of goodwill, valuation of shares
- (b) Understand the procedure to liquidate the company as well about partnership firms

Unit	Description in detail	Credit	Weightage
I	Valuation of Goodwill Origin of Goodwill Factors affecting Goodwill Meaning of Goodwill Provision regarding Goodwill in various accounting standards Need for valuation of Goodwill Methods of valuation of Goodwill • Arbitrary Assessment • Average profit Method (Simple average, Weighted Average and Annuity method) • Super profit method • Capitalization of profit method (Capitalization of average profit and Super profit)	1	25 %
II	Circumstances of valuation of shares Factors affecting valuation of shares Methods of valuation of shares • Valuation of fully paid-up and partly paid-up equity sharers and preference shares by Net Assets 10 25 Content:- method • Valuation of fully paid –up and partly paid up equity shares by Yield method • Fair value of fully paid-up and partly paid up equity shares. • Valuation of Right Shares • Valuations of Bonus Share	1	25 %
III	 Banks Accounts Legal Provisions (Concepts only) Banking Regulation Act1949 Business carried on by banks Non –Banking Assets and its disposal Management of Banks Share Capital Creation of Floating charge on properties Statutory Reserves Cash reserves and Statutory Liquidity Reserve Restriction on Acquisition of shares in other Companies Restriction on Loan and Advances NPA • Preparation of Final Accounts NOTE: 1. Only simple adjustments to be asked. 2. Income statements or Balance sheet to be asked with Relevant Schedules. Combined question of final account is not expected. 	1	25 %
IV	Liquidation of Company Meaning of Liquidation or winding up (Concepts only) Methods of Liquidation (Concepts only) • Compulsory winding up by National Law Tribunal • Voluntary Winding up Consequences of Winding up (Concepts only) Preferential Payments Overriding Preferential Payments as per the companies (Amendment) Act 1985 section 529A Power and Duties of Liquidators (Concepts only) Order of disbursement to be	1	25 %

made by Liquidator as per latest statutory revision, Preparation of Liquidator's Final Statements of Account as per latest Statutory	
revision	

Reference Books:

- 1. Corporate Accounting By Rana, Dalal and others: M/.s B.S. Shah Prakashan
- 2. Corporate Accounting (Theory & Practice), By K L Shah, Shree Niwas Publising

Suggested Readings:

- 1. Cost Accounting, By T.J. Rana, Sudhir Prakashan.
- 2. Corporate Accounting By Dr S N Maheshwari & S K Maheshwari, Vikas Publishing House

Online Resources:

- 1. https://testbook.com/learn/corporate-accounting/
- 2. https://www.akounto.com/blog/corporate-accounting
- 3. https://www.freshbooks.com/en-ca/hub/accounting/corporate-accounting

- 1. Industrial Visit
- 2. Group Discussion

विद्या अनंतम्

Gokul Global Univesity, Siddhpur.



Faculty of Law

Program : Bachelor of Law **Branch :** Integrated Law (B.Com. + LL.B.)

Course title	INTRODUCTION TO DIRECT-INDIRECT TAXES	Course code	:	FLIC240120
Course type:	Core compulsory	Course credit		04

Pre-requisite: 10+2

Rationale:

The course of direct – indirect taxes helps the students to learn about the different taxes .The course includes different sections to understand the concept of direct and indirect taxes.

Examination Teaching Scheme:

Teaching (Hours/week)			Examination Scheme				
Lecture	Tutorial	Practical	Inter	rnal	Evtornal	Total	
			Mid	CE	External	Total	
4	0	0					
			30	00	70	100	

Course Objective:

The subject will be taught with the objectives:

- (a)To identify the different methods taxes
- (b)To illustrate the subject in order to understand the direct and indirect taxes with the reference of sections

Course Outcome:

After the completion of this course the students will be able to

- (a) Student will understand the concept of taxes
- (b) They will understand the different sections and application of it in the tax submission

Unit	Description in detail	Credit	Weightage
I	1.1 Objective of income taxation , The History of income tax and brief introduction of the following direct or indirect tax law: income tax and GST. 1.2 Definition as per the income tax act: Income, agriculture income, Assesses, Person, previous year, assessment year and other terms Relevant to the syllabus Income tax authorities (Section 116 to 120 and 124 only)	1	25 %
II	Basis of Charge of Income Tax : scope of total income and residential Status of an individual assesses (Section 4 to 9) Individual assesse's income exempt from income tax (section 10) Procedure for assessment of income tax (section 139,139A,140 140A, 142 to 145, 147 to 149, 154 and 156 only	1	25 %
III	Salary income: Computation of taxable salary (Section 14 to 17), 3.2 Taxability of various provident funds affecting the computation of taxable salary income only shall be included	1	25 %
IV	Income From House Property : Computation of taxable income from House property (Section 22 to 27	1	25 %

Reference Books:

- 1. Direct tax ready rackner, by Dr monica Singhania, 2008
- 2. Chaturvedi and Pithisaria Income Tax Law Volume · 2.
- 3. Sampath lyengar's law of Income Tax.

Online Resources:

- 1.https://www.britannica.com/topic/taxation#:~:text=Taxation%20is%20the%20imposition%20of,serve%20other%20purposes%20as%20well.
- <u>2</u>. <u>https://www.investopedia.com/terms/t/taxation.asp</u>
- 3. https://cleartax.in/g/terms/taxation

- 1. Industrial Visit
- 2. Group Discussion



Faculty of Law

Program : Bachelor of Law **Branch :** Integrated Law (B.Com. + LL.B.)

Course title	FUNDAMENTAL OF BANKING	Course code	:	FLIC240121
Course type:	Core Compulsory	Course credit		04

Pre-requisite: 10+2

Rationale:

The course of cost accounting helps the students to learn about the different concepts of banking which is beneficial to the students to get insight how to understand the banking system.

Examination Teaching Scheme:

Teaching (Hours/week)			Examination Scheme				
Lecture	Tutorial	Practical	Inte	rnal	External	Total	
			Mid	CE	External	Total	
4	0	0					
			30	00	70	100	

Course Objective:

The subject will be taught with the objectives:

- (a)To identify the different accounts in banking
- (b)To illustrate the subject in order to calculate the amount of interest and other concepts
- (C) To distinguish between the co-operative and non co-operative banks

Course Outcome:

After the completion of this course the students will be able to

(a) Understand the actual condition of the banks and their accounts

Students will understand the accuracy about the banking sectors as well as t the concept of e-banking.

Unit	Description in detail	Credit	Weightage
I	Banking – Introduction Definition, Types of Banking, Traditional		
	Function of Banks, Modern Function of Banks, Limitation of Banks	1	25 %
II	Co- Operative Bank Primary co-operative Banks State co-operative	1	25 %
	Banks- its Function and managements, limitations	1	23 %
III	Types of Accounts Current Account, Saving Account, Recurring		
	account, Fixed Deposits and non-Resident's Account Cheque: its	1	25 %
	Meaning and characteristics, Types of cheque, crossing and	1	23 70
	Endorsement.		
IV	Remittances Demand draft, mail transfer, Telephonic and		
	telegraphic transfer, MICR Cheque ATM, Tele banking, core	1	25 %
	banking Marketing of banking services		

Reference Books:

- 1. Elements of Banking: Sudhir Prakashan
- 2. Basics of Banking and Finance, K. M. Bhattacharya and O.P.Agerawal, Himaliya Publication.
- 3. Banking Theory and Practice, Prem kumar Srivastava, Himalaya Publication House

Suggested Readings:

- **1.** Banking Theory Law and Practice, Goedon- Natarajan, Himalaya Publication.
- 2. Basics of Banking Indian Institute of Banking and Finance, Taxman Publication.
- 3. Principles of Banking, Indian Institute of Banking and Finance, Macmillan India Ltd.

Online Resources:

- 1. https://www.ibef.org/industry/banking-india
- 2. https://economictimes.indiatimes.com/industry/banking/finance/banking
- 3. https://www.investindia.gov.in/sector/bfsi-banking

- 1. Bank Visit
- 2. Group Discussion





Faculty of Law

Program : Bachelor of Law **Branch :** Integrated Law (B.Com. + LL.B.)

Year : 2023-24 Semester :4

Course title	Civil Procedure Code and Law of	Course code	:	FLIC240122
	Limitation			
Course type:	Core compulsory	Course credit	:	04

Objectives:

This course will be taught with the following objectives:

- To understand the concept of civil procedure, Limitation Act and jurisdiction of civil courts.
- To distinguish between decree and judgment and between decree and order.
- To enumerate the importance and procedure for Summary and attendance of witnesses; Trial; Adjournments

Outcomes:

After successful completion of this course students will be able to

- o Familiarize with the concept of civil procedure and jurisdiction at civil courts.
- o Evaluate the status of decree and judgment as well as order in the court's jurisdiction.
- o Analysis the methods summary suits and other procedure as attendance witnesses, trial etc.

Pre-requisite: 10+2

Rationale: The subject includes pleadings, decrees, Examination of Parties, affidavits. And The Limitations act, 1963. It covers the time period for various suits has been provided in the schedule act.

Examination Teaching Scheme:

Teaching (Hours/week)				Examinatio	n Scheme	
Lecture	Tutorial	Practical	Internal		External	Total
4	0	0	Mid CE			1 00001

	30	00	70	100
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Uni	Description in detail	C	Average
t		r	
1	Introduction	1	75%
	Concepts: Affidavit, order, judgement, decree, plaint, restitution, execution, decree-holder,		
	judgment-debter, mesne profits, written statement		
	Distinction between decree and judgment and		
	between decree and order		
	Jurisdiction; Kinds; Hierarchy of courts		
	Suit of civil nature - scope and limits		
	Res-subjudice and Resjudicata		
	Foreign judgment – enforcement		
	Place of suing; nstitution of suit		
	Parties to suit: joinder, mis-joinder or non-joinder of parties : representative suit.		
	Frame of suit: cause of action		
	Alternative disputes resolution (ADR); Summons		
2	Pleadings:	1	25%
	Rules of pleading, signing and verification		
	Alternative pleadings; Construction of pleadings		
	Plaint : particulars; Admission, return and rejection		
	Written statement : particulars, rules of evidence		
	Set off and counter claim: distinction Discovery, inspection and production of documents;		
	Interrogatories		
	Privileged documents; Affidavits		
	Appearance, examination and trial Appearance		
	Ex-parte procedure		
	Summary and attendance of witnesses; Trial; Adjournments;		
	Interim orders: commission, arrest or attachment before judgment, injunction and		
	appointment of receiver;		
	Interests and costs		
3	Execution -	1	25%
	The concept; General principles		

	Power for execution of decrees; Procedure for execution (ss. 52-54); Enforcement, arrest and		
	detection (ss. 55.59)		
	Attachment (ss. 60-64); Sale (ss.65-97); Delivery of property		
	Stay of execution; Suits in particular cases By or against government (ss.79-82);		
	By aliens and by or against foreign rulers or ambassadors (ss.83-87A); Public nuisance		
	(ss.91-93); Suits by or against firm		
	Suits in forma pauperis; Mortgages; Interpleader suits		
	Suits relating to public charities		
	Appeals		
	Appeals from original decree; Appeals from appellate decree		
	Appeals from orders;		
	General provisions relating to appeal		
	Appeal to the Supreme Court; Review, reference and revision		
	Miscellaneous; Transfer of cases; Restitution; Caveat		
	Inherent powers of courts		
	Law reform: Law Commission on Civil Procedure- amendments		
4	Law of Limitation	1	25%
	Concept; Object; Distinction with latches,		
	acquiescence, prescription		
	Extension and suspension of limitation		
	Sufficient cause for not filing the proceedings		
	Illness; Mistaken legal advice; Mistaken view of law;		
	Poverty, minority and Pardha		
	Imprisonment; Defective vakalatnama		
	Legal liabilities		
	Foreign rule of limitation:		
	Foreign rule of limitation: contract entered into under a foreign law		
4	Miscellaneous; Transfer of cases; Restitution; Caveat Inherent powers of courts Law reform: Law Commission on Civil Procedure- amendments Law of Limitation Concept; Object; Distinction with latches, acquiescence, prescription Extension and suspension of limitation Sufficient cause for not filing the proceedings Illness; Mistaken legal advice; Mistaken view of law; Poverty, minority and Pardha Imprisonment; Defective vakalatnama Legal liabilities	1	25%

Suggested Books

- Mulla," Code of Civil Procedure (1999)", Universal, Delhi.
- Mulla,"Mulla The Code of Civil Procedure (3 Vols)", Lexis NexisButterworthsWadhwa Nagpur; Eighteenth edition (2011)
- SudiptoSarkar, VR Manohar ,"Code of Civil Procedure",lexisNexis
- M.P.JAin,"The Code of Civil Procedure",LexisNexis
- Justice P.S. Narayana, "Code of Civil Procedure, 1908", Asia Law House; 5th edition (2013)

- C.K.Thacker," Code of Civil Procedure (2000)", Universal, Delhi.
- M.R..Mallick(ed.), B.B.Mitra on Limitation Act (1998), Eastern, Lucknow
- Majumdar.P.K and Kataria.R.P.," Commentary on the Code of Civil Procedure, 1908 (1998)", Universal, Delhi.
- Saha.A.N.," The Code of Civil Procedure (2000)", Universal, Delhi.





Faculty of Law

Program: Bachelor of Law Branch: Integrated Law (B.Com. + LL.B.)

Course title	Family Law - II	Course code	:	FLIC240123
Course type:	Core compulsory	Course credit		04

Pre-requisite: 10+2

Objectives:

This course will be taught with the following objectives:

- To elaborate the concept and nature of marriage and family.
- To study the changing patterns of family and new emerging trends.
- To learn the processes of social change in India.
- To distinguish the Inheritance in Hindu and Muslims.
- To identify the importance and Establishment of Family Courts and Uniform Civil Code.

Outcomes:

After successful completion of this course students will be able to

- o To illustrate the concept and nature of marriage and family in the society.
- o To critically analyze the changing patterns of family and new emerging trends.
- o To understand the processes of social change in India in the present era.
- o To distinguish the Inheritance in Hindu and Muslims under respective personal laws.
- To specify the utility of Family Courts and necessity of Uniform Civil Code.

Examination Teaching Scheme:

Teaching (Hours/week)		Examination Scheme				
Lecture	Tutorial	Practical	Internal		Evtornal	Total
4	0	0	Mid	CE	External	Total
4	U	U	30	00	70	100

Unit	Description in detail	Cr	Average
1	Marriage and Kinship	1	25%
	Evolution of the institution of marriage and family.		

	Role of religious rituals and practices in moulding the rules regulating to martial relations		
	Types of family based upon Lineage -patrilineal matrilineal		
	Authority structure-patriarchal and matriarchal		
	Locations-patrilocal and matrilocal		
	Number of conjugal units-nuclear, extended, joint and Composite		
	Emerging concepts: Live in relationship		/
2	Family and its changing Patterns and Joint Family	1	25%
	New emerging trends		
	Working women and their impact on spousal -Relationship: composition of family, status and		
	role of women		
	New property concepts, such as skill and job as new forms of property		
	Processes of social change in India: sanskritization westernization, secularization,		
	universalization, parochialization, modernization, industrialization and urbanization		
	Mitakshara joint families		
	Mitakshara coparcenary-formation and incidents		
	Property under Mitakshara law-separate property and coparcenary property		
	Davabhaga coparcenary-formation and incidents		
	Property under Dayabhaga law.		
	Karta of the joint family-his position, powers, privileges an obligations		
	Alienation of property-separate and coparcenary		
	Debts – doctrines of pious obligation and antecedent debt.		
	Partition and re-union as well as Joint Hindu family as a social security institution and impact		
	of Hindu Gains of Learning Act and various tax laws on it		
3	Inheritance : Hindus	1	25%
	Historical perspective of traditional Hindu law as a background to the study of Hindu		
	Succession Act 1956.		
	Succession to property of a Hindu male dying intestate under the Provisions of Hindu		
	Succession Act 1956.		
	Devolution of interest in Mitakshara coparcenary with reference to the provisions of Hindu		
	Succession Act 1956		
	Succession to property of a Hindu female dying intestate under the Hindu		
	Succession Act 1956 and disqualification relating to succession		
	General rules of succession		
	Marumakkattayam and Aliyasantana laws governing people living in Travancore – Cochin		
		1	

	Muslims : -		
	Succession under Muslim Law-General rules of succession and exclusion from succession.		
	Classification of heirs under Hanafi-Shia Law of Inheritance-Disqualifications		
	Wills under Muslim Law		
	Gifts under Hindu Law		
	Hiba; Endowments and Wakfs ; Muslim Wakf		
4	Establishment of Family Courts and Uniform Civil Code	1	25%
	Constitution, power and functions of Family Courts		
	Connotations of the directive contained in Article 44 of the Constitution. Impediments to the		
	formulation of the Uniform Civil Code		
	Uniform Civil Code.		
		I	

Suggested Books:

- Paras Diwan, "Family Law", Allahabad Law Agency; 9th edition (2012)
- FlaviaAgnes, "Family Law: Family Laws and Constitutional Claims ",OUP India; 1 edition (5
 January 2011)
- B.M. Gandhi, "Family Law (Volume 1)", Eastern Book Company; 1ST edition (2012)
- Paras Diwan, "Law of Maintenance in India", Deep and Deep Publication
- Paras Diwan, "Law of Interstate and Testamentary Succession (1998)", Universal Publication
- S.R.Myneni , "Sociology for pre-law first year" , Allahabad Law Agency
- C.N.ShankarRao , "Sociology Principles of Sociology" , S. Chand.





Faculty of Law

Program: Bachelor of Law **Branch**: Integrated Law (B.Com. + LL.B.)

Course title	Transfer of Property act,1882 and Easement act, 1882	Course code	:	FLIC240124
Course type:	Core compulsory	Course credit		04

Pre-requisite: 10+2

Rationale:

The Transfer of Property act, 1882 mainly deals with the transfer of immovable property. An easement is a right which owner or occupier of certain land possesses, as such for the beneficial of enjoyment of that land and etc.

Examination Teaching Scheme:

Teaching (Hours/week)				Examinatio	n Scheme	
Lecture	Tutorial	Practical	Internal		External	Total
			Mid	CE	External	Total
4	0	0				
			30	00	70	100

Unit	Description in detail	Cr	Average
1	TransferofPropertyLaw	1	75%
	> Preliminary		
	> TransferofProperty, whethermovableorimmovable		
	> Transfer ofimmovableproperty		
	> Saleofimmovablepropertyandcharges		
	MortgagesofImmovablepropertyandcharges		
	➤ Leasesofimmovable Property		
	> Exchanges		

	> Gifts							
	> Transferofactionable							
2	General principles governing transfer of immovable property.	1	25%					
	Transfer by ostensible owner							
	Rule of feeding grant by estoppels.							
	Rule of lispendens							
	Rule of Part Performance							
	Fraudulent transfers.							
3	Specific Transfer.	1	25%					
	A. Sale							
	Meaning and Essential							
	Rights and liabilities of buyer and seller							
	Marshalling by subsequent purchaser							
	B. Mortgage							
	Meaning, essential and kind of Mortgage Bigliable and leaves							
	Right to redeem							
	Right to foreclosure Doctrine of priority							
	Doctrine of priorityDoctrine of marshalling and contribution							
	Doctrine of marshalling and contribution Doctrine of Subrogation							
	• Charges.							
4	Easement Act 1882:	1	25%					
	Easement Act 1882:							
	a) Definition, Nature, Kinds of Easements							
	b) Imposition, Acquisition and Transfer of Easements							
	c) Extinction, Suspension and Revival of Easements							
	d) Licences:							
	e) Definition and grand of licence,							
	f) Licences-When Transferable,							
	g) Difference between Easement and Licence							

References Books:-

- 1.The Transfer of Property Act Noshirvan H. Jhabvala LATEAST EDITION C. Jamanadas & Co.
- 2.TheIndian Easements Act Noshirvan H.Jhabvala LATEAST EDITION C. Jamnadas &Co.
- 3. H.S. gaur's commentary of transfer of property act

- 4. GCV Subbarao's commentary on transfer of property act.
- 5. Mulla, Transfer of Property act.





Faculty of Law

Program : Integrated Law **Branch :** B.Com. + LL.B.

Year : 2020 **Semester** : 5

Course title : Environmental Law Course code FLIC250125

Course type: Compulsory Course Course credit 04

Pre-requisite: 10+2

Rationale: Environmental law and legislation are central in protecting us humans as well as the different plants and animals in the greater ecosystem that we exist in. Environmental law ensures that individuals, governments and cooperates do not cause harm to the environment or its ecosystem

Teaching Examination Scheme:

Teaching (Hours/week)			Examination Scheme			
Lecture	Tutorial	Practical	Internal		External	Total
4	0	0	Mid	CE	— External	Total
4			30	00	70	100

Course Objective:

This course will be taught with the following objectives:

- To enumerate the concept of environment and pollution in different kinds.
- To understand in detail the environment protection laws and provisions.
- To study the environment protection laws on forest and wildlife in India.

Course Outcome:

After successful completion of this course students will be able to

- o Analyze the legal provisions under environment protection laws in India.
- Understand the concept of environment and pollution of environment.

• Elaborate the Legal control: historical perspectives Indian tradition: dharma of environment British Raj - industrial development and exploitation of nature.

Content

Unit	Description in detail	Credit	Weightage
I	Concept of environment and Pollution Environment; Meaning and contents; Pollution: Meaning; Kinds of pollution; Effects of pollution Legal control: historical perspectives Indian tradition: dharma of environment British Raj - industrial development and exploitation of nature Nuisance: penal code and procedural codes Free India - continuance of British influence Old laws and new interpretations	1	25 %
I	Constitutional Perspectives Constitution making - development and property oriented approach Directive principles Status, role and interrelationship with fundamental rights and fundamental duties. Fundamental Duty; Contents; judicial approach Fundamental Rights :Rights to clean and healthy environment Right to education; Right to information; Environment v. Development Enforcing agencies and remedies; Courts; Tribunal; Constitutional, statutory and judicial remedies Emerging principles; Polluter pays: public liability insurance; Precautionary principle; Public trust doctrine Sustainable development Water and Air Pollution: Meaning and standards Culprits and victims; Offences and penalties Judicial approach; Noise Pollution - Legal control Court's of balancing: permissible and impermissible noise	1	25 %
III	Environment Protection Protection agencies: power and functions Protection: means and sanctions Emerging protection through delegated legislation Hazardous waste; Bio-medical waste; Genetic engineering Disaster emergency preparedness Environment impact assessment. Coastal zone management Environmental audit and eco mark Judiciary: complex problems in administration of environmental justice; Town and country planning Law: enforcement and constrain	1	25 %

	Planning - management policies		
IV	Forest and greenery		
	Greenery conservation laws; Forest conservation;		
	Conservation agencies;		
	Prior approval and non-forest purpose		
	Symbiotic relationship and tribal people		
	Denudation of forest : judicial approach		
	Wild life: Sanctuaries and national parks; Licensing of zoos and parks;	1	25 %
	State monopoly in the sale of wild life & wild life articles;	'	25 /6
	Offences against wild life;		
	Bio-diversity; Legal control		
	Control of eco-unfriendly experimentation on animals, plants, seeds		
	and micro organism.		
	International regime ; Stockholm conference		
	Green house effect and ozone depletion.		

Reference Books:

- P Leelakrishnan, "Environmental Law Case Book", Lexis Nexis
- Indrajit Dube, "Environmental Jurisprudence- Polluter's Liability",Lexis Nexis
- Divan Shyam and Rosencranz Armin, "Divan Shyam and Rosencranz Armin",Oxford (1 February 2002)
- R.B.Singh & Suresh Misra, "Environmental Law in India (1996)", Concept Publishing Co., New Delhi.

Suggested Readings:

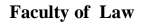
- Environmental law Gurdip Singh (EBC)
- Environmental Law Dr. Paramjit Jaswal (Allahabad law Agency)

Online Resources:

- 1. ipleaders
- 2. Indian Kanoon
- 3.

- 1. Group Discussion
- 2. Case Study
- 3. Growing plants







Program: Bachelor of Law	Branch : Integrated Law (B.Com. + LL.B.)
Year : 2020	Semester: 5
Course title:	Course code
management	:FLIC250126
accounting -1	
Course type:	Course credit : 04
Core Compulsory	
Pre-requisite : 10+2	
Rationale : It is very important to kn	ow about the basic concept about management accounting
so this course serves the basics about mana	gement accounting

Teaching Examination Scheme:

Teaching (Hours/week)			Examination Scheme			
Lecture	Tutorial	Practical	Internal		External	Total
4	0	0	Mid	CE	External	Total
		U	20	10	70	100

Course Objective:

- (a) To enable the students to understand the concept clearly
- (b) To make them aware about the different methods of accounting
- (c) To make the student understand about the accounting standards

Course Outcome:

- (i) The student will understand the concept of management accounting
- (ii) The course will help them in various ways
- (iii) The students get the practical knowledge by practical sums

Unit	Description in detail	Credit	Weightage
I	Meaning ,definition Characteristics, various functions of management accounting Role of management accounting, Scope and limitations of management accounting, Part -2 meaning and characteristics of financial statement, Nature and limitations of financial statement, Essential of good financial statement, Tools of financial statement, Comparative financial statement, Procedure, objective ,of common size statement, trend analysis	1	25 %
II	Interpretation and analysis through financial ratio, meaning, importance, Limitations of ratio analysis, formulas, Gross profit ratio, net profit ratio, expenses ratio, operating ratio, stock turnover ratio, Current ratio, liquid ratio, proprietary ratio, debt equity ratio, capital gearing ratio, debtor's ratio, creditor's ratio, return on capital employed, return on shareholder's fund, return on equity share holder's fund, earning per share	1	25 %
III	Concept and significance of fund flow statement, Sources and application of cash ,cash from operation, Income and expenditure approach, Net profit approach, difference between CFS and FFS, Preparation of cash flow statement as per AS-3		25 %
IV	Meaning, advantages, limitations of budget, Elements of successful budgeting plan, Type of budget, Flexible budget	1	25 %

Reference Books:

- 1. Advanced accounting ,rana dalal and other sudhir prakashan ,Ahmedabad
- 2. Cost accounting: Tulsian P.C: s Chand New Delhi

Suggested Readings:

- 1. Accountancy: Tulsian P.C S chand New Delhi
- 2. Advance Accountancy VOL 1 and 2: maheshwari S. N: vikash Publishing house

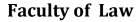
Online Resources:

- 1. https://www.investopedia.com/terms/f/financial-statements.asp#:~:text=Financial%20statements%20are%20written%20records,%2C%20financing%2C%20or%20investing%20purposes.
- 2. https://www.investopedia.com/terms/b/budget.asp

Practical / Activities:

Group discussion







Program : Bachelor of Law **Branch :** Integrated Law (B.Com. + LL.B.)

Year : 2022 **Semester** : 5

Course title	COST ACCOUNTING -II	Course code :	FLIC250127
Course type:	CORE CUMPLUSORY	Course credit :	04

Pre-requisite: 10+2

Rationale:

The course of cost accounting helps the students to learn about the different methods of costing. The course includes different methods of costing and reconciliation statement which is beneficial to the students to get insight how to calculate the cost for an organization.

Examination Teaching Scheme:

Teaching (Hours/week)				Examinatio	n Scheme	
Lecture	Tutorial	Practical	Internal		Extannal	Total
			Mid	CE	External	Total
4	0	0				
			20	10	70	100

Course Objective:

The subject will be taught with the objectives:

- (a) To identify the different methods of costing
- (b) To illustrate the subject in order to calculate, control and manage the cost of different Organizations.
- (C) To distinguish the costing methods for service providers

Course Outcome:

After the completion of this course the students will be able to

- (a) Evaluate the basic elements of single costing, operating costing, job costing and servicecosting methods.
- (b) Evaluate the reconciliation of profit as per cost accounts with profits as per financial accounts.

Content

Unit	Description in detail	Credit	Weightage
I	Single Unit Costing: Components of Total cost; Expenses that are not treated as cost in cost sheet; Imputed costs; Treatment of work in Progress; Defective materials; Sale of scrape; Defective product; Normal & Abnormal Loss of materials; Treatment of Finished goods; Preparation of Historical cost sheet, Estimate for work order (Tender/Quotation)	1	25 %
II	Reconciliation of profit as per cost accounts with profits as per Financial Accounts: Reasons for disagreement in profits; Procedure for reconciliation; Preparation of Reconciliation Statement and Memorandum Reconciliation Account;	1	25 %
III	Operating Costing or Service Costing: Meaning of Operating Costing or Service Costing, Features of Operating Costing, Users of Service Costing, Cost Unit, Cost Analysis, Transport Costing, Hospital Costing, Staff canteen Costing, Practical Problems to be asked on Transport Costing, and Hospital Costing and Hospital costing only.	1	25 %
IV	Job, Batch and Contract costing: Definition and Features of Job costing; Pre requisites of Job costing; Source documents, Procedure for recording under job costing; Definition of Batch costing and its accounting procedure; Methods of determination of economic batch quantity (EBQ); Definition of Contract Costing; Difference between Job & Contract Costing; Features of Contract costing; Work certified, work Uncertified and Retention money; Method of valuation of work in progress; Profit on incomplete contracts; Accounting entries; Preparation of relevant ledger accounts and Final Accounts of a Contractor; Brief Introduction of AS-7 (in theory only)	1	25 %

Reference Books:

- 1. Cost Accounting: Principles & Practice, By M N Arora, Vikas Publishing House.
- 2. Practical Costing, By N K Sharma, Shree Niwas Publication.
- 3. Cost Accounting, By Dr P C Tulsian, S. Chand .

Suggested Readings:

1. Cost Accounting, By T.J. Rana, Sudhir Prakashan.

2. Cost Accounting, By Dr Murthy & S Gurusamy, The McGraw Hill Companies.

Online Resources:

- 1. https://www.accountingtools.com/
- 2. https://www.ilearnlot.com/

Practical / Activities :

- 1. Industrial Visit
- 2. Group Discussion





Faculty of Law

Program : Bachelor of Law **Branch :** Integrated Law (B.Com. + LL.B.)

Year : 2020 **Semester** : 5

Course title: Law of crime-1 (IPC)

Course code
FLIC250128

Course type: Core Compulsory

Course credit : 04

Pre-requisite: 10 + 2

Rationale: It is an important factor to learn Indian Penal Code, as we can say it is the base of the law, without Indian Penal Code it is impossible to solve any kind of criminal cases, hence, IPC contains all the sections regarding to crime and it is very much helpful for further criminal Pratcice.

Teaching Examination Scheme:

Teaching (Hours/week)				Examinatio	n Scheme	
Lecture	Tutorial	Practical	Internal		External	Total
4	0	0	Mid	CE	External	Total
4	0	U	20	10	70	100

Course Objective:

- To understand the concept of crime, morality, offences.
- To enumerate the nature of offences under different classes under IPC.
- To distinguish between tort and crime, crime and social contract.
- To justify the certain exemptions under IPC.
- To identify the Offences against Public Tranquility, Offences against human body.

Course Outcome:

After successful completion of this course students will be able to,

- o Students will be able to understand the nature and concept of crime, morality, offences,
- o Students can evaluate the different classes of crime specified under IPC.
- o Students will be able to clarify the difference between tort and crime, crime and social contract.
- o Students will understand certain exemptions under IPC.
- Students can distinguish nature of different Offences against Public Tranquility, Offences against human body etc.

Content

Unit		Description in detail	Credit	Weightage
		Concept of crime		
I	1.	Nature of Crime		
	2.	Crime and morality		
	3.	Distinction between crime and tort		
	4.	Crime and social contract		
	5.	Classification of offences		
		Elements of crime	1	25 %
		Voluntary act		
		Commission		
	_	Omission		
		Principle of Causation in crime		
		Principle of Reasonable foresight		
	6.	Contributory negligence		
		Principles of criminal Liability		
II		Mens rea, Actus reus		
		Intention, Recklessness and Negligence		
		Application in Indian law		
		Stages of an Offence		
		Intention, Preparation, Attempt		
	6.	Commission of Offences		
		Theories of Punishment		
	1.	Deterrent, Preventive, Retributive, Reformative,	1	25 %
		Compensatory		
		Explanation under IPC		
	1.	Excuses and justification.		
		Right to Private Defense		
		Joint responsibility and vicarious Liability		
		Incomplete offence		
	5.	Abetment		
		Criminal Conspiracy		

Offences against Public Tranquility		
1. Unlawful Assembly		
2. Distinction between Common object and Common		
intention	1	25 %
3. Rioting, Affray		
4. Promoting enmity between Classes		
4. Fromoting enimity between classes		
Offences against human body.		
Murder, Culpable homicide not amounting to murder	ſ	
2. Grievous hurt, simple hurt, Sexual Offences		
3. Abduction, Kidnapping, Suicide- Abetment to suicide,		
Infanticide		
Offences against property		
Theft and Extortion, Robbery and Dacoity, Misappropriat	ion	
Criminal breach of trust, Cheating, Mischief, Cri		
Trespass		
Forgery, Counterfeiting		
Torgery, counterretains		
Offences Of false evidence & Offences against public justice	. 1	25 %
Giving false evidence, Fabricating false evidence	-	
Preventing summoning by court, Servants orders, Obstructi	ng	
discharge of duties.	''6	
alsolidibe of daties.		
Offences against the state		
Treason, Insurgency, Terrorism, Sedition		
Disregarding state secrets		
Offences against Marriage		
Offence relating to religion		
Offences against Public Decency and Morality		
Defamation		
Criminal Intimidation		
Criminal Breach of Contract of Services		

Offences	relating to	Coin and	d Government	Stamps
Official	relating to	Com and		Dunips

Reference Books:

- 1. Principles of Hindu LawN. H. Jhabvala
- 2. Latest Edition C.Jamanadas& Co.
- 3. Hindu Law R.K.Agrawal Lateast Edition Central Law Agency
- 4. Modern Hindu Law Diwan Lateast Edition R.Cambray & Co.Pvt.Ltd.
- 5. Paras Diwan, "Law of Maintenance in India", Deep and Deep Publication
- 6. Paras Diwan, "Law of Interstate and Testamentary Succession (1998)", Universal Publication
- 7. S.R.Myneni, "Sociology for pre-law first year", Allahabad Law Agency
- 8. C.N.Shankar Rao , "Sociology Principles of Sociology" , S. Chand.

Suggested Readings:

- Flavia Agnes, "Family Law: Family Laws and Constitutional Claims", OUP India; 1 edition (5
 January 2011)
- 2. B.M. Gandhi, "Family Law (Volume 1)", Eastern Book Company; 1ST edition (2012)
- 3. Paras Diwan, "Family Law", Allahabad Law Agency; 9th edition (2012)

Online Resources:

- 1) https://blog.ipleaders.in/hindu-law-notes/
- 2) www.barandbench.in
- 3) www.livelaw.in
- 4) http://www.legalservicesindia.com/article/329/Sources-of-Hindu-Law.html
- 5) http://msrlawbooks.in/file/HINDU LAW 2012.pdf
- 6) www.indiankanun.in

Practical / Activities:

- 1. Assignments
- 2. Presentation
- 3. Group Discussion
- 4. Case Laws presentation
- 5. Debate





Faculty of Law

Program : Integrated Law **Branch :** B.Com. + LL.B.

Course title: Labour Law &industrial law Course code: FLIC250129

1

Course type: Compulsory Course Course credit: 04

Pre-requisite: 10 + 2

Rationale: Labour law aims to correct the imbalance of power between the worker and the employer; to prevent the employer from dismissing the worker without good cause; to set up and preserve the processes by which workers are recognized as 'equal' partners in negotiations about their working conditions etc.

Teaching Examination Scheme:

Teaching (Hours/week)				Examinatio	n Scheme	
Lecture	Tutorial	Practical	Internal		External	Total
4	0	0	Mid	CE	External	Total
4	0	U	30	00	70	100

Course Objective:

The course is offered with the following objectives:

Course Outcome:

Outcomes:

Content

Unit	Description in detail	Credit	Weightage
I	Introduction 1.1 Objective and Purpose of the Act		
	1.2 Basic concept	1	25 %
	1.3 Authority under the act	'	25 70
	1.4 Strike lockout		
II	Tort against persons		
	Wrong affecting to reputation		
	Wrongs affecting property		
	Tress pass & tress Pass Ab initoro		
	Negligence	1	25 %
	Nuisance		
	Vicarious Liability-Basis, Scope and Justification		
	Absolute / Strict Liability		
III	Consumer Protection Act-1986 (Relevant provisions only)		
	Consumer : Concept of Consumer & Definition		
	Services :Types of services, Deficiency-meaning,		
	Commercial & Professional Services, Medical services		
	Denial of Services	1	25 %
	Consumer Protection Councils		
	Consumer Disputer Redressal Agencies : District Forum, State		
	Commission & National Commission, Judicial Review		
IV	Motor Vehicles Act, 1988 (Relevant provisions only)		
	Objects and reasons for the Motor Vehicles Act, 1988	1	25 %
	Special provisions for insurance in the Act		
		<u> </u>	

No Fault Liability Principle: Sections 140-142	
Sections 146, 147, 150, 152, 160, 161, 162, 163-A and	
163-B, 169, 170, 171, 172	
Appeal to the High Court & set aside ex-party order	

Reference Books:

- V.D. Mahajan, "Jurisprudence and Legal Theory (1996 re-print)", Eastern, Lucknow
- M.D.A Freeman (ed.), Lloyd's Introduction t Jurisprudence, (1994), Sweet & Maxwell Paton
- G.W., "Jurisprudence (1972)", Oxford, ELBS
- H.L.A. Hart, The Concepts of Law (1970) Oxford, ELBS
- Roscoe Pond, "Introduction to the Philosophy of Law (1998 Re-print) "Universal, Delhi.
- Dias, "Jurisprudence (1994 First Indian re-print)", Adithya Books, New Delhi.
- Dhyani S.N.," Jurisprudence: A study of Indian Legal Theory (1985)", Metropolitan, New Delhi.

Suggested Readings:

- 1. Bar Act
- 2. UGC NET Universal
- 3. Dr. Avtar Singh LexisNexis

Online Resources:

- 1. ipleaders
- 2. Indian Kanoon

Practical / Activities:

- 1. Group Discussion
- 2. Presentation on Topic
- 3. Weekly Test





Faculty of Law

Program : Integrated Law **Branch :** B.Com. + LL.B.

Year : 2020 **Semester** : 5

Course type: Compulsory Course Course credit: 04

Pre-requisite: 10+2

Rationale: The purpose of Interpretation of Statutes is to help the Judge to ascertain the intention of the Legislature – not to control that intention or to confine it within the limits, which the Judge may deem reasonable or expedient. The correct is one that best harmoniums the words with the object of the statute.

Teaching Examination Scheme:

Teaching (Hours/week)				Examinatio	n Scheme	
Lecture	Tutorial	Practical	Internal		External	Total
4	0	0	Mid	CE	External	Total
4			30	00	70	100

Course Objective:

The course is offered with the following objectives:

- Interpretation of statutes became a method by which judiciary explores the intention behind the statutes.
- Judicial interpretation involves construction of words, phrases and expressions.
- To develop certain rules, doctrines and principles of interpretation.

To understand Judicial Readings & Processes.

Course Outcome:

Outcomes:

- Students will learn the judicial interpretation inform of construction of words, phrases and expressions.
- o The Students will be able to understand intention behind the statutes.
- o Students can implements the rules, doctrines and principles of interpretation.
- o Students will be equipped with the knowledge of reading the judgments and Proceedings.

Content

Unit	Description in detail	Credit	Weightage
ı	Principles of Legislation		
	Law-making - the legislature, executive and thejudiciary		
	Principle of utility		
	Relevance of John Rawls and Robert Nozick - individual interest to		
	community interest	1	25 %
	Operation of these principles uponlegislation	'	25 %
	Distinction between morals and legislation		
	Interpretation of Statutes		
	Meaning of the term 'statutes'		
	Commencement, operation and repeal of statutes		
П	Purpose of interpretation of statutes.		
	Aids to Interpretation		
	Internal aids		
	Literal rule	1	25 %
	Golden rule		
	Mischief rule (rule in the Heydon's case)		
	Rule of harmonious construction		
III	Presumptions in statutory interpretation		
	Statutes are valid		
	Statutes are territorial in operation		
	Presumption as to jurisdiction		
	Presumption against what is inconvenient or absurd	1	25 %
	Presumption against intendinginjustice	'	25 /0
	Presumption against impairing obligations or permitting advantage from		
	one's own wrong		
	Prospective operation of statutes		
	Maxims of Statutory Interpretation		
IV	Interpretation with reference to the subject matter and purpose		
	Restrictive and beneficial construction		
	Taxing statutes		
	Penal statutes		
	Welfare legislation	1	25 %
	Interpretation of substantive and adjunctivalstatutes		
	Interpretation of directory and mandatory provisions		
	Interpretation of enabling statutes		
	Interpretation of codifying and consolidating statutes		

Interpretation of statutes conferring rights	
Interpretation of statutes conferring powers.	
Principles of Constitutional Interpretation	
Harmonious construction	
Doctrine of pith and substance	
Colourable legislation	
Ancillary powers	
"Occupied field"	
Residuary power	
Doctrine of repugnancy	

Reference Books:

- Dr. S R Myneni, "Interpretation of Statues", Asia Law House (2014)
- P M Bakshi, "Interpretation of Statues", Thomson Reuters (2016)
- N.S. Bindra, "Interpretation of Statutes", LexisNexis; 11th edition (1 December 2013)
- Justice G.P.Singh, "Principles of Statutory Interpretation", LexisNexis; 2014 edition (2012)
- Avtar Singh, Harpreet Kaur, "Introduction to Interpretation of Statutes", LexisNexis; 4th edition (1 May 2014)

Suggested Readings:

- 1. Bar Act
- 2. Dr. S.R.Myneni (Asia Law House)

Online Resources:

- 1. ipleaders
- 2. Indian Kanoon

Practical / Activities:

- 1. Group Discussion
- 2. Case Study
- 3. Weekly Test





Faculty of Law

Program :Bachelor of Law **Branch :** Integrated Law (B.Com. + LL.B.)

Course title	Labour and Industrial Law -II			Course	code :	FL	IC260131	
Course type	e type : Core compulsory			Course	credit :	04		
Teaching (Hours/week)				Examination	on Scheme			
Lecture	Tutorial	Practical	Inter	nal	External		Total	
4	0	0	Mid	CE	External		Total	Pre-
4		U	30	00	70		100	

ite : 10+2

Rationale:

Labour law aims to connect the imbalance of power between the worker and the employer;

To prevent the employer from dismissing the worker without good cause,

To set up and preserve the processes by which workers are recognized as 'equal' partners in negotiations about their working conditions.

Uni	Description in detail	C	Average
t		r	
1	Payment of Wages Act, 1936	1	25%
	a) Object, Scope and Application of the Act		
	b) Definitions – Wage, Workman		
	c) Responsibility of Employer for Payment of Wages		
	d) Liabilities of employer for payment of wages		

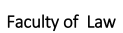
2	e) Authorized and Unauthorized Deductions f) Remedies against unauthorized Deduction Minimum WagesAct,1948 Concept of wages Important definitions, Wages, Workman, Central Advisory board, Composition of Committees, Liability of employer to pay wages	1	25%
	Payment of minimum time rate wages for piece work. Maintenance of registers and records Power of Central and state government to add schedule.		
3	Trade Union Act, 1926 Historical reasons for the formation of combinations of workers, Legal impediments. Constitutional freedom to form associations and unions – constitution of India, Articles 19 (1) (c), (4) and 33 International Labour Organisation – Its influence in bringing changes in national legislation.	1	25%
4	Employees Provident Fund Act,1952 Historical Background, Objectives, Scope and applicability, Employee Provident Fund Scheme, Contributions, Advances and withdrawals, Entitlement of Pension, Benefit package under scheme, Employees Deposit linked Insurance Scheme, Miscellaneous provision	1	25%

Examination Teaching Scheme:

Suggested books:

- 1. Labour Laws Case man LATE AS TEDITIONC. Jamanadas & Co.
- 2. Labour and Industrial Law H. L.Kumar LATEAST EDITION R. Cambray & Co .Pvt .Ltd.
- 3. Labour and Industrial Law Malik LATESTEDITIONR.Cambray&Co.Pvt.Ltd







Program : Bachelor of Law **Branch :** Integrated Law (B.Com. + LL.B.)

Course title	MANAGEMENT ACCOUNTING-II	Course code	:	FLIC260132
Course type :	Core compulsory	Course credit	:	04

Pre-requisite: 10+2

Rationale:

The course of management accounting helps the students to learn about the different methods of management accounting .it also helps the students to understand the time value of money as well as capital budgeting.

Examination Teaching Scheme:

Teaching (Hours/week)				Examinatio	n Scheme	
Lecture	Tutorial	Practical	Inter	nal	External	Total
			Mid	CE	External	TOlai
4	0	0				
			30	00	70	100

Course Objective:

The subject will be taught with the objectives:

- (a)To identify the different methods of management accounting
- (b)To illustrate the subject in order to calculate, control and manage the accounting of different Organizations.
- (C) To understand the NPV, CCA and other methods to find out the time value of money

Course Outcome:

After the completion of this course the students will be able to

- (a) Get the idea about the different methods of management accounting as well as concept of different cost.
- (b) Student will evaluate the standard costing and understand the concept of variances.

Content

Unit	Description in detail	Credit	Weightage
I	Standard Costing-I: 1. Definition, Advantages and Limitations. 2. Features of Standards Cost and Standard Costing 3. Setting Standards and revision of Standards 4. Variance Analysis A. Material Cost Variance B. Material Price Variance C. Material Usage Variance D. Material Mix Variance E. Material Yield Variance F. Labour Cost Variance G. Labour Rate Variance H. Labour Efficiency Variance I. Idle Time Variance J. Labour Mix Variance K. Labor Yield Variance	1	25 %
II	Time Value of Money : Reasons for Time Value, Simple and Compound Interest, Present Value and Discount Factors, Future Value and Present Value of an ordinary, Present Value of a differed annuity and Perpetuity, Meaning of Amortization of and creation of Sinking Fund, Nominal and Real Interest Rates.	1	25 %
Ш	Capital Budgeting: Meaning, Importance and Process of Capital Budgeting, Following Methods are covered: 1. Accounting Rate of Return (ARR) Method; 2. Pay-Back Method; 3. Net Present Value (NPV) Method; 4. Profitability Index (PI) Method; 5. Internal Rate of Return (IRR) Method;	1	25 %
IV	Inflation Accounting: Historical Cost, Current Cost Accounting (CCA), Current Purchasing Power Accounting (CCP), Present Value, Replacement Cost. Practical problems based on CCA and CPP Methods.	1	25 %

Reference Books:

- 1. Advanced Accountancy: Rana, Dalal and others: Sudhir Prakashan, Ahmedabad
- 2. Cost Accounting: Tulsian P. C.: S. Chand, New Delhi

Suggested Readings:

- 1. Accountancy: Tulsin P. C.: S. Chand, New Delhi4
- 2. Advanced Accountancy Vol. I and II: Maheshwari S. N.: Vikas Publishing House

Online Resources:

- 1. https://mdu.ac.in/UpFiles/UpPdfFiles/2021/Apr/4_04-01-2021_16-43-
- 02 Management%20Accounting MCom-2%20(2).pdf

- 2. https://www.icsi.edu/WebModules/Publications/FULL_BOOK_PP-CMA-2017-JULY_4.pdf
- 3. https://www.sscasc.in/wp-content/uploads/downloads/BCOM/Management-Accounting.pdf

Practical / Activities:

- 1. Industrial Visit
- 2. Group Discussion





Faculty of Law

Program : Bachelor of Law Branch : Integrated Law (B.Com. + LL.B.)

Course title	Law of Crime - II (CrPc)	Course code :	FLIC260133
Course type:	Core compulsory	Course credit :	04

Pre-requisite: 10+2

Objectives:

This course will be taught with the following objectives:

- To confront the crisis of intrusion into individual rights in order to protect the common weal
- To evaluate the Code as the main spring of the criminal justice delivery system
- To expose to the significant riddles of the procedure under the code
- To critically analyze the Juvenile justice and probation of offenders Act

Outcomes:

After successful completion of this course students will be able to

- o Identify the legal provisions regarding individual rights
- o Critically analyze the hierarchy of criminal justice delivery system
- o Discuss the acceptability of plea bargaining under Cr.P.C. in specific circumstances

Examination Teaching Scheme:

Teaching (Hours/week)				Examinatio	n Scheme			
Lecture	Tutorial	Practical	Internal		Internal		Entamal	T-4-1
4	0	0	Mid	CE	External	Total		
4	U	0	30	00	70	100		

Uni	Description in detail	C	Average
t		r	
1	Introduction	1	25%
	Preliminary and Constitution of Criminal Courts and Offices		

	Powers of Court- Powers of Superior Officers of Police- Aid to the Magistrate and the Police		
	Arrest of Persons		
	Processes to Compel Appearance		
	Warrant of Arrest		
	Proclamation and attachment		
	Other rules regarding processes		
	Process to Compel the Production of Things		
	Summons to produce		
2	Search Warrant and Summary Trials	1	25%
	Search- warrant		
	General Provisions relating to searches		
	Miscellaneous		
	Reciprocal Arrangements for Assistance in Certain matters and procedure for attachment and		
	forfeiture of property		
	Security of keeping the peace and for good behavior		
3	Order for maintenance of wives, children and parents	1	25%
	Maintenance of Public Order and Tranquillity		
	Public nuisances		
	Urgent cases of nuisance or apprehended danger		
	Dispute as to immovable property		
	Preventive action of the Police		
	Information to the Police and their powers to investigate		
	Jurisdiction of the Criminal Courts in Inquiries and Trials		
	Condition Requisite for Initiation of Proceedings		
	Trial of Summons- Cases by Magistrates		
	Summary Trials		
4	.Plea bargaining	1	25%
	Plea Bargaining		
	Attendance of Persons confined or detained in Prison		
	Evidence in Inquiries and Trials- Mode of taking and recording evidenceiv.		
	Commission for the examination of witnesses		
	General provisions as to inquiries and trials		
	Provisions as to accused persons of unsound mind		
	Provision as to offences affecting administration of Justice		
	Judgement		
	Submission of Death sentence for confirmation		
	Suspension, remission and commutation of sentences		

Provision as to Bail and Bonds		Ī
Disposal of Property		
Irregular proceedings		
Limitation for taking cognizance of certain offences		
Miscellaneous		

Suggested books:

- RatanlalDhirajlal, "Criminal Procedure Code (1999)", Universal Publication, Delhi.
- Chandra sekharanPillaied., Kelkar," Lectures on Criminal Procedure (1998) ",Eastern publication, Lucknow
- Basu, "Criminal Court Handbook Containing Criminal Major Acts", Orient Publishing Company
- K.D. Gaur, "Criminal Law Criminology and Administration of Criminal Justice", Universal Law Publishing Co Pvt Ltd.
- Dr. B.N.ManiTripathi, "Lecture on Code of Criminal Procedure", Allahabad Law Agecncy
- Woodroffe&AmeerAlis : Commentary on Code of Civil Procedure Act, 1908, 6th edition,delhi law house





Faculty of Law

Program: Bachelor of Law **Branch**: Integrated Law (B.Com. + LL.B.)

Course title	Law of Evidence	Course code	:	FLIC260134
Course type:	Core compulsory	Course credit	:	04

Pre-requisite: 10+2

Objectives:

This course will be taught with the following objectives:

- To develop skills of analyzing the objectives of Evidence Act and prevent laxity and negligence in the admissibility of evidence
- To illustrate a full proof and uniform rule of practice than what was previously used
- To identify the importance of expert evidence in the certain cases
- To analyze the burden of proof shifting under the law

Outcomes:

After successful completion of this course students will be able to

- o Understand the objectives of the law and find out admissibility of evidence
- o Elaborate the expert evidence in different cases and various circumstatnces
- Identify the provisions under the law for requirement of burden of proof in criminal cases

Examination Teaching Scheme:

Teaching (Hours/week)				Examinatio	n Scheme	
Lecture	Tutorial	Practical	Internal		External	Total
4	0	0	Mid	CE	External	TOlai
4		U	30	00	70	100

Unit	Description in detail	Cr	Average
1	Nature and Functions of the Law of Evidence	1	25%
	The Central Conceptions in Law of Evidence.		
	Definition of Judicial Proceedings, Evidence		
	Classifications of Evidence, Proved, Disproved, Not Proved		
	Documents, Witness, Facts, Facts in issue, Relevant Facts		

	Appreciation of Evidence		
	Presumptions, May Presume, Shall Presume and Conclusive Proof		
	Motive, Preparation and Previous or Subsequent Conduct		
	Facts necessary , Identification Parade, Facts not relevant become relevant, Alibi		
	Conspiracy, Damages, Right to Custom, State of mind		
	Similar Occurrences		
2	Admissions and Confessions	1	25%
	Admissions		
	Proof of Admissions against persons making them		
	Non admission of Confession		
	Judicial and Extra judicial Confession		
	Confession to Police Officers		
	Retracted Confession		
	Admissible Confessions		
	Confession to Co-Accused		
3	Judgments and Burden of Proof	1	25%
	Judgments of Courts of Justice when relevant		
	Fraud in obtaining judgment, Judgement in Rem and Personam		
	Opinions, The Expert Opinion, The Medical Evidence.		
	Opinion as to Handwriting, Existence of right or custom, Usages, Tenents, Opinion on		
	Relationship		
	Relevancy of Character, Facts which need not be proved		
	Oral Evidence and hearsay evidence, Documentary evidence , Primary and secondary,		
	Public and Private Documents		
	Presumption of Documents, Ancient Documents		
	Estoppels of Oral Evidence by Documentary Evidence, Ambiguous Documents		
	Burden of Proof, Life and Death, Proving Relationship		
	Presumption of Legitimacy, Abetment of Suicide, Dowry death		
	Presume, Presumption as to absence of Consent in certain Prosecution of Rape		
4	Examination of Witnesses	1	25%
	The Witnesses		
	Privileged Communications, Privilege of Judges and Magistrates, Communication during marriage		
	State Privilege, privilege to Police Officer and Revenue officers, Privilege to Professional Communication		
	Privilege to produce Title deeds, Electronic records		
	Criminating Answers, Accomplice		

Production and Examination of Witnesses

Leading Questions, Procedure in asking Questions

Evidence as matters in writing

Hostile Witnesses, Impeaching credit of Witness

Corroborative Evidence, Refreshing Memory,

Production of Documents

Power of Judge to put questions or order production

Improper Admission and rejection of evidence.

Reference:

- Ratanlal & Dharajlal's the Law of Evidence (Act I of 1872) Wadha and Company, 2007
- Jaswant Singh, Deepak Arora (Advocate), R. S. Dogra, "Law of Evidence: A Case Book on the Indian Evidence Act, 1872, Madras Law Journal Office, 2003
- Amit Nanda's "The Indian Evidence Act 1872",bare act Current Publication
- H.K.Saharay&M.S.Saharay, "Law of Evidence", Jain Book Agency, 2008
- Dr. Gokulesh Sharma & Hemant Kumar Pandey, "A Manual on Indian Evidence Act" JBA 2015
- The Indian Penal Code, 1860, The Code of Criminal Procedure, 1973 and The Indian Evidence
 Act, 1872, LexisNexis
 2014





Faculty of Law

Program : Bachelor of Law **Branch :** Integrated Law (B.Com. + LL.B.)

Course title	Drafting, Pleading and Conveyancing (CC)	Course code	:	FLIC260135
Course type:	Core Compulsory	Course credit	:	04

Pre-requisite: 10+2

Objectives:

This course will be taught with the following objectives :

- To evaluate various forms of legislative instruments
- To analyze the maxims of interpretation

To acquire the knowledge of the subject clinically.

Outcomes:

After successful completion of this course students will be able to

- o Draft different forms of bills, acts, orders, rules, schedules etc.
- o Understand the rules and regulation making power
- Illustrate the other Aspects of Acts like Punctuation; Marginal Notes; Provisions; Illustrations; Presumptions; Use of non-obstante clauses; Retrospective Effect; Henry VIII clause; Exceptions; Fictions Explanations

Examination Teaching Scheme:

Teaching (Hours/week)				Examinatio	n Scheme	
Lecture	Tutorial	Practical	Internal		Evtornal	Total
			Mid	CE	External	TOlai
5	0	0				
			30	00	70	100

Unit	Description in detail	Cr	Average
1	Forms of Legislative Instrument	1	25%
	Bills; Acts; Orders; Rules; Schedule;		
	Ideals of Drafting		
	Simplicity; Preciseness; Consistency; Alignment with existing law		

	Brevity		
2	Part of a Statute	1	25%
	Long Title; Preamble; Enacting Formula; Short Title		
	Extent and Application; Definitions; Principle Provisions		
	Administrative Machinery, if any, contemplated by the Statute		
	Penal Provisions		
	Rule and Regulation Making Power		
	Temporary Provisions; Repeal and Savings		
3	Other Aspects of Acts	1	25%
	Punctuation; Margional Notes; Provisions;		
	Illustrations; Presumptions; Use of non-obstante clauses		
	Retrospective Effect		
	Henry VIII clause; Exceptions; Fictions		
	Explanations		
4	General Clauses Act, 1897	1	25%
	Maxims of Interpretation;		
	General Approaches		
	Directive Principles as Principles providing rules for Constitutional and legal interpretation		
	Penal and Remedial Statutes: Section 26 of the General Clauses Act, 1897 and the Rule of		
	Strict Interpretation		
	Legislation by reference;		
	Incorporation Amending,		
	a Consolidating and Codifying Statutes General Rules of Interpretation, including a		
	Constitutional Interpretation		

Reference:

- Dr. S.R. Myneni, "Drafting, Pleading & Conveyancing", Asia Law House
- S.P.Aggarwal, "Drafting and Conveyancing," Jain Book Agency, 2nd Edition, 2015
- Indian Law Institute, The Drafting of Laws (1980)
- Vepa P. Sarathil, Interpretation of Statutes (1981) (Second ed. Or the latest edition) sweet and maxwell
- Thomson. G.C., "Legislative Drafting," Butterworths, London 2009
- Medha Kolhatkar, "Drafting, Pleading and Conveyancing" Jain Book Agency, 2015
- Dr. S. R. Myneni: Drafting, Pleading & Conveyancing, Delhi Law House new edition.

विद्या अनंतम्

Gokul Global Univesity, Siddhpur.



Faculty of Law

Program : Bachelor of Law **Branch :** Integrated Law (B.Com. + LL.B.)

Course title	BUSINESS ORGANIZATION AND MANAGMENT	Course code	:	FLIC260136
Course type:	Core compulsory	Course credit	:	04

Pre-requisite: 10+2

Rationale:

The course of cost accounting helps the students to learn about the different business management skills and organizational approaches.

Examination Teaching Scheme:

Teaching (Hours/week)				Examinatio	n Scheme	
Lecture	Tutorial	Practical	Internal		External	Total
			Mid	CE	External	Total
4	0	0				
			30	00	70	100

Course Objective:

The subject will be taught with the objectives:

- (a)To understand the management skills
- (b)To deal with actual issues of organizations
- (C) To understand planning, organizing and controlling in management

Course Outcome:

After the completion of this course the students will be able to

- (a) Understand the actual position of management and its works in any organization
- (b) Get the idea of how to lead the staff and control the activity in management.

Unit	Description in detail	Credit	Weightage
I	Theoretical Background Background Understanding the business organization – a multidisciplinary approach Decision making The management role Universality of management: The Reality of Work	1	25 %
II	Integrative Managerial Issues 1. Managing in a Global Environment The economic environment The political/legal environment The cultural environment Global Management in Today's World 2. Managing Diversity Diversity Types of Workplace Diversity Challenges in Managing Diversity Workplace Diversity Initiatives	1	25 %
III	Planning Foundations of Planning Goals and Plans Setting Goals and Developing Plans Contemporary Issues in Planning Organizing Basic Organizational Design Designing Organizational Structure Traditional Organizational Design	1	25 %
IV	Leading Understanding Individual Behavior Attitudes and Job Performance Personality Perception Learning Social Learning Controlling The Control Process Controlling for Organizational Performance Tools for measuring Organizational Performance Managing Operations The Role of Operations Management	1	25 %

Reference Books:

- 1. business organization and management by P.C TULSIAN
- 2. TAXXMAN'S business organization and managment

Online Resources:

1. <u>https://ec.europa.eu/programmes/erasmus-plus/project-result-content/9a1c8bee-11f3-48f0-8e25-</u>

c86b14cf445a/Business%20Management%20And%20Organization%20Booklet.pdf

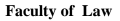
2.

https://www.researchgate.net/publication/334194938_Business_Organization_and_Management_Text_and_Cases

Practical / Activities:

- 1. Industrial Visit
- 2. Group Discussion







Program : Bachelor of Law **Branch :** Integrated Law (B.Com. + LL.B.)

Year : 2023-24 **Semester** :10

Course title	Public Interest lawyering, Legal aid	Course code :	FLIC1100852
	and para legal services.		
Course type	Core compulsory	Course credit :	04
:			

Pre-requisite: 10+2

Examination Teaching Scheme:

Teaching (Hours/week)		Examination Scheme				
Lecture	Tutorial	Practical	Internal		External	Total
~ 1	0	0	Mid	CE	External	Total
s4		U	30	00	70	100

Uni	Description in detail	C	Average
t		r	
1	1. History and background of the Public Interest	1	25%
	Litigation.		
	1.1 Public Interest Lawyering		
	1.2 Historical background of PIL		
	1.3 Concept and Meaning, origin of PIL in other		
	countries and in India		
	1.4 Development and Scope of PIL in India		
	1.5 Powers of the courts to entertain PIL		
	1.6 Powers of Courts to award compensation in PILs		
	precautions necessary for a lawyer before filling PILs,		

	Gujarat Highcourt PIL rules, 2010		
2	2. Judicial Activism2.1 Advantages, Disadvantages and Limitations of PILs,	1	25%
	2.2 PIL : Blessings for Poor and illiterate persons		
	2.3 PIL: Protecting Human rights of prisoners (Including Art. 21), persons		
	in Police custody.		
	2.4 Judicial Activism through PIL		
	2.5 Other Advantages of PIL		
	2.6 Problems in implementation of orders passed through PIL		
3	LEGAL AUTHORITIES	1	25%
	3.1 Legal aid and International scenario		
	3.2 Legal services authorities act, 1987		
	(National Legal Services Authorities, State Legal Services		
	Authorities, District Legal Services Authorities)		
	3.3 Permanent LOK Adalat		
	3.4 establishment and composition, cognizance of cases,		
	procedure, award of parliament, Lokadalat		
4	LAW UNDER DIFFERENT PROVISIONS OF Cr.PC, CPC	1	25%
	4.1 Legal services Authorities act, 1987		
	Object, reasons, salient provisions		
	4.2 Committees and authorities under the Legal Services act.		
	4.3 Persons entitled for the Free legal services		
	4.4 Free legal aid under the Cr.PC		
	4.5 Provisions relating to suit by indigent persons underCPC		

Suggestedbooks:

- 1. P. M. bakshi Public Interest Litigation Whytes and Co.
- 2. Dr. B. L. wandehra, Public Interest Litigation, Universal Law publication.
- 3. M. P. jain Constitutional Law of India, Eastern book co.
- 4. J.N. Pandey Constitutional Law of India,
- 5. S.S. Sharma, Legal services, Public Interest Litigation and Para Legal Servicxes.





Faculty of Law

Program : Integrated Law **Branch :** B.Com. + LL.B.

Course title: Administrative Law Course

code:FLIC170839

Course type: Compulsory Course Course credit: 04

Pre-requisite:

Rationale:

Teaching Examination Scheme:

Teaching (Hours/week)		Examination Scheme				
Lecture	Tutorial	Practical	Internal		External	Total
4	0	0	Mid	CE	External	Total
	U	U	30	00	70	100

Course Objective:

The course is offered with the following objectives:

- Interpretation of statutes became a method by which judiciary explores the intention behind the statutes.
- Judicial interpretation involves construction of words, phrases and expressions.
- To develop certain rules, doctrines and principles of interpretation.

To understand Judicial Readings & Processes.

Course Outcome:

Outcomes:

- Students will learn the judicial interpretation inform of construction of words, phrases and expressions.
- o The Students will be able to understand intention behind the statutes.
- o Students can implements the rules, doctrines and principles of interpretation.

o Students will be equipped with the knowledge of reading the judgments and Proceedings.

Content

Unit	Description in detail	Credit	Weightage
I	Evolution and Scope of Administrative Law		
	Nature, Scope and Development of Administrative Law		
	Rule of law and Administrative Law	1	25 %
	Separation of powers and its relevance	'	25 70
	Relationship between Constitutional law and Administrative Law		
	Classification of functions of Administration		
II	Classification of Administrative Action.		
	i. Administrative Process or administrative action.		
	ii. Legislative and judicial function : Distinction.		
	iii. Legislative and executive function : Distinction.		
	iv. Administrative and quasi-judicial function: Distinction.		
	v. Licensing & Public inquires : Distinction.	1	25 %
	Legislative Functions of Administration & Delegated legislation	'	25 /6
	Administrative authorities and delegation of powers		
	Judicial control of administrative discretions		
	Nature, Types, advantage & disadvantages of delegated Legislations		
	Judicial control & publication of delegated Legislations.		
	Parliamentary control over delegated legislation		
III	Administrative Tribunals & Judicial Control & Ombudsmen		
	Need for devolution of adjudicatory authority on administration		
	Nature of tribunals – Constitution, powers, procedures,		
	rules of evidence		
	Administrative Tribunals		
	Principles of Natural Justice		
	Jurisdiction of High Courts and	1	25 %
	Supreme Courts over administrative Tribunals.		
	Alternative Remedy & Delay.		
	Ex turpi causa non oritur actio and uberrimae fidei		
	Concept of Ombudsmen in India.		
	Appointment, tenure & functions of Lokpal & Lokayukata		
	Constitutional set up and the office of Lokpal & Lokayukata		
IV	Writs, Liability of Government in torts and Contract & Public		
	Corporations	1	25 %
	Writs in particular Habeas Corpus,	'	20 /0
	Mandamus, Prohibition, Certiorari Quo warranto.		

Contractual Liability of Government.	
Vicarious Liability of State; Act of State; Suits against Government	
Public Corporations ie; Government undertaking,	
Constitutional Position; Parliamentary Control	
Instances of Public Corporations	

Reference Books:

- I.P. Massey, "Administrative Law", Eastern Book Company, Edition: 8 Ed 2012
- Justice C.K. Thakker, "Administrative Law", Eastern Book Company Edition: 2 Ed 2012
- H.W.R. Wade, C.F. Forsyth "Administrative Law (Oxford)" Oxford University Press, 11th Ed, 2014
- C.K. Takwani, "Lectures on Administrative Law", Eastern Book Company, Edition: 5, 2012
- M.P. Jain, S. N. Jain, Justice G.P. Singh, "M.P. Jain and S.N. Jain Principles of Administrative Law", LexisNexis Butterworths, 2015

Suggested Readings:

- 1. Bar Act
- 2. Dr. J.J.Upadhyaya (Central Law Agency)

Online Resources:

- 1. ipleaders
- 2. Indian Kanoon

Practical / Activities:

- 1. Group Discussion
- 2. Case Study
- 3. Weekly Test



Faculty of Law



Program: Bachelor of Law **Branch**: Integrated Law (B.Com. + LL.B.)

Year : 2022 **Semester** : 7

Course title	COST AND FINANCIAL	Course code	FLIC170841
	ACCOUNTING	:	
Course type:	CORE CUMPLUSORY	Course credit	04
		:	

Pre-requisite: 10+2

Rationale:

The course of cost and financial accounting helps the students to learn about the different methods of costing. The course includes different methods of costing and Amalgamation of the companies in the nature of merger and purchase which is beneficial to the students to get accounting knowledge..

Teaching Examination Scheme:

Teaching (Hours/week)		Examination Scheme				
Lecture	Tutorial	Practical	Internal		External	Total
			Mid	CE	External	Total
4	0	0				
			20	10	70	100

Course Objective:

The subject will be taught with the objectives:

- (a) To identify the different methods of costing and amalgamation of the companies
- (b)To illustrate the subject in order to calculate, control and manage the cost of different Organizations.
- (C) To distinguish the accounting methods for amalgamation of the companies.

Course Outcome:

After the completion of this course the students will be able to

- (a) Evaluate the basic elements of process costing ad marginal costing..
- (B) Evaluate the different accounting methods for amalgamation of the companies.

Content

Unit	Description in detail	Credit	Weightage
I	Process costing Introduction, difference between process costing and job costing, features of process costing, elements of cost of each process, process loss and wastage, normal loss, abnormal gain, inter process profit.	1	25 %
II	Marginal costing Introduction, Definition and characteristics of marginal costing Advantages and limitations of marginal costing. Marginal costing vs Absorption casting. Certain terms: Contribution Profit volume Ratio Break even point, Margin of safety, Key factor. Decision making techniques, Graphical method of break even point.	1	25 %
III	Amalgamation of the companies in the nature of merger Under pooing of interest method (AS 14)	1	25 %
IV	Amalgamation of the companies in the nature of Purchase Absorption :Inter-company transaction	1	25 %

Reference Books:

1. Advance accountancy: Rana Dalal and others

2. Sudhir prakashan Ahmedabad

3. Accountancy: Tulasian P.C. Chand New delhi

Suggested Readings:

1. Advance accountancy VoI. I and II: Maheshwari S.N. Vikas publishing house

2. Cost and Financial Accounting By T.J Rana Sudhir Prakashan.

Online Resources:

- 1. https://www.wallstreetmojo.com/
- 2. https://indiafreenotes.com/

Practical / Activities:

1. Industrial Visit

2. Group Discussion



Gokul Global University, Siddhpur.



Faculty of Law

 Program : Bachelor of Law
 Branch : Integrated Law (B.Com. + LL.B.)

 Year : 2019
 Semester : 7

 Course title : Mediation, Arbitration and Conciliation-1
 Course code :FLIC170842

 Course type : Core Compulsory
 Course credit : 04

Pre-requisite: 10 + 2

Rationale: It is an important factor to learn ADR, i.e, the Alternative Dispute Resolution, as it helps to solve the problems outside the court room and also this system is initiated for reducing the burden of the court, hence, it is very much helpful for the parties to resolves the problem outside the court through mediation, arbitration and conciliation.

Teaching Examination Scheme:

Teaching (Hours/week)			Examination Scheme			
Lecture	Tutorial	Practical	Internal		External	Total
4	0	0	Mid	CE	External	TOtal
4			20	10	70	100

Course Objective:

- Understand the backdrop, meaning, advantages and disadvantages of Alternative Dispute Resolution (ADR) mechanisms.
- Understand the key differences between Alternative Dispute Resolution mechanisms and Judicial Adjudication.
- Understand the skills and elements involved in Negotiation, Mediation and Conciliation.

Course Outcome:

- Appreciate the advantages of resolving disputes through alternative dispute resolution mechanisms.
- Appreciate the conceptual framework related to various ADR processes. ... Appreciate the skills required for successfully conducting the ADR proceedings

Content

Unit	Description in detail	Credit	Weightage
I	1. <u>Understanding Conflict and Disputes:</u>		
I	Causes for conflict, Kinds of conflict, Escalation and Deescalation of conflict. Dispute as a manifestation or starting point of conflict. The role of Law and Society in ensuring settlement of disputes and effective conflict resolution.		
	2. Modes of Dispute Resolution:		
	Negotiation, Mediation, Arbitration and Adjudication: scope and relative merits. Limitations of the adversarial process and need for consensual resolution.		
	3. Importance of Mediation:		
	Pendency of cases in India, its causes and consequences. The need for Alternative Dispute Resolution. Mediation as a flexible, timely, cost-effective mode of alternative dispute resolution	1	
	4. Mediation and Restorative Justice:	1	
	Promoting dialogue, reconciliation, healing and mutual agreement in the pursuit of justice. Concept of Ubuntu and South Africa's Truth & Reconciliation Commission; The Abunzi mediators and the Gacaca courts of Rwanda.		
	5. <u>Traditional Mediation Practices in India</u> :		
	Mediation by Mahajans, Panchas and religious leaders. Ahimsa, Satyagraha and Gandhian principles of pragmatic, nonviolent conflict resolution		
	6. Traditional Mediation Practices in Other Societies:		
	Village elders in ancient Greece and interlocutors under Roman law, influence of Confucianism and Taoism on Mediation in China, the role of community/religious leaders: the Ketua		

	Kampong (village headman) and the Imams in Malaysia, the Ting (local assembly) in Nordic countries.		
	7. Access to Justice: Barriers, Legal Aid and State Interventions, Constitutional mandates		
II	1. Elements of Mediation: Definitions and key characteristics. Fastest growing ADR mode. Nature of mediation as voluntary, consensual, non-coercive, confidential and risk-free. Parties retain control of the process.		
	2. Process/stages of Mediation: Problem-defining, Problem-solving and settlement stages. Opening round, joint sessions and private caucus. Gathering information, analysing issues and interests, generating options and proposals, resolving disagreements, reaching agreement.		
	3. <u>Approaches to Mediation</u> : Facilitative, Evaluative and Transformative Mediation. Role of the Mediator as a neutral facilitator, impartial moderator, trusted interlocutor but never a legal advisor.		
	4. <u>Ideal Qualities and Skills of Mediators</u> : Being neutral, impartial, objective, communicative, open-minded, quick-thinking, patient, amicable, diplomatic, honest and empathetic. Learning how to build rapport, gain trust, formulate creative solutions and deal with impasse.	1	25 %
	5. <u>Code of Ethics for Mediators:</u> Importance of ethical conduct during Mediation. Ensuring impartiality and neutrality, no conflict of interest, dealing with power imbalance, preventing abuse, encouraging parties to reach their own solutions without any coercion or undue influence		
	6. Confidentiality Requirements: Confidentiality extends to all case info, identity of parties, proposals and offers made by parties, confidential revelations during private sessions, terms of the settlement and all case-related documents		
III	1. Importance of communication: Communication styles, Communicative behaviour, Compassionate or Collaborative Communication.	1	25 %

2. Elements of verbal and non-verbal communication:

Choice of words, clarity of thought and expression, right pitch, tone and emphasis, body language.

3. Effective and Ineffective communication techniques:

Active listening skills, building rapport, empathy not sympathy. Use of open-ended questions, neutral rephrasing, factual summarizing.

4. Conducting effective mediation:

Summarizing the facts, understanding respective positions, discussing issues rationally, recognizing both individual and common interests, empathizing with underlying emotions and asking relevant open-ended questions.

5. Decision-making techniques:

Neutral reframing of issues, identifying interests, moving parties away from issues towards interests, generating and exploring options, formulating objective criteria, conveying offers and proposals, applying reality checks. Assessing the alternatives to a negotiated settlement (BATNA, WATNA, MLATNA)

6. Problem-solving tactics:

Causes for impasse and effective intervention techniques: timeout, calculated adjournment, deadlines, refocusing attention, emphasizing relationships, brainstorming, using expert valuation, using other dispute resolution modes.

7. Ensuring positive outcomes:

Distributive v Integrative negotiation. Expanding the pie and developing win-win solutions

8. Dispute Resolution Institutions in India:

Panchayats, Lok Adalats, Ombudsmen, Police Authorities, Bureaucrats, Grievance Cells, Conciliation Officers

9. Key Developments in Mediation:

UNCITRAL Model Law on International Commercial Mediation and International Settlement Agreements Resulting from Mediation, 2018; United Nations Convention on International Settlement Agreements Resulting from Mediation (the Singapore Convention on Mediation). Mediation training and skill development, international accreditation and development of global mediation standards.

1. Drafting of Mediated Agreements:

25 %

1

Identifiable parties, unambiguous terms, clear language, specific outcomes, measurable commitments, provision for monitoring implementation and accepted mode for resolving future conflicts.

2. Enforcement Laws and procedures:

Court decree for court-annexed mediation settlements. Vitiating factors: fraud, coercion, corruption, incapacity of a party or the settlement being contrary to public policy or Indian law. Need for Mediation specific legislation to regulate and give legal sanctity to mediated settlements.

3. Mediation Laws in India:

All statutes and regulations on Mediation and Alternative Dispute Resolution; This includes: Sec 89, CPC 1908; Model Rules under Sec 89: Model Civil Procedure ADR and Mediation Rules, 2003 (Parts I and II). Other Provisions of the CPC, 1908: Order X (Rules 1, 1A, 1B, 1C); Order XXIII Rules 3, 3A and 3B. Order XXVII (Rule 5B), Order XXXIIA (Rule 3); Commercial Courts Act 2015; The Commercial Courts (Pre-Institution Mediation and Settlement) Rules 2018 (the PIMS Rules). The Consumer Protection Act 2019 and relevant regulations.

4. Judicial Interpretation and Case Law;

pertinent case law on Mediation/ADR; Difference between Mediation and Conciliation, Afcons Infrastructure v Cherian Varkey.

5. Pre-Institution Mediation:

Commercial Courts (Pre-Institution Mediation and Settlement) Rules, 2018. Speedy settlement of commercial cases through mediation.

Reference Books:

- 1. "Law Relating to Arbitration and Conciliation" by Dr. P.C. Markanda,
- 2. Naresh Markanda, Rajesh Markanda; Ninth Edition, 2016, LexisNexis, Gurgaon.
- 3. "Justice RS Bachawat's Law of Arbitration and Conciliation", by Anirudh
- **4.** Wadhwa (Chief Editor), Fifth Edition, 2010, LexisNexis, Gurgaon

Suggested Readings:

1. Law & Practice of Alternative Dispute Resolution in India – A Detailed

2. Analysis", by Anirban Chakraborty; 2016 Edition, LexisNexis, Gurgaon Paras Diwan, "Family Law", Allahabad Law Agency; 9th edition (2012)

Online Resources:

- 1) https://www.google.com/url?sa=t&rct=j&q=&esrc=s&source=web&cd=&ved=2ahUKEwj4-ovNrdr5AhXU3HMBHQgWAA0QFnoECAQQAQ&url=https%3A%2F%2Fwww.legalservicein dia.com%2Flegal%2Farticle-290-mediation-as-an-appropriate-dispute-resolution.html&usg=AOvVaw3SJQf2evPzBXQfAG7SPAKd
- 2) https://www.google.com/url?sa=t&rct=j&q=&esrc=s&source=web&cd=&ved=2ahUKE wjh2NyErtr5AhXDj-YKHSxZCnQQFnoECCAQAQ&url=https%3A%2F%2Fblog.ipleaders.in%2Fadr-alternative-dispute-resolution%2F&usg=AOvVaw0KDj7hq-RxWgdD6FGjlvp_
- 3) www.barandbench.in
- 4) www.livelaw.in
- 5) http://www.legalservicesindia.com/article/329/Sources-of-Hindu-Law.html
- 6) http://msrlawbooks.in/file/HINDU_LAW_2012.pdf
- 7) www.indiankanun.in

Practical / Activities:

- 1. Assignments
- 2. Presentation
- 3. Group Discussion
- 4. Case Laws presentation
- 5. Debate



Gokul Global University, Siddhpur.



Faculty of Law

Program : Bachelor of Law **Branch :** Integrated Law (B.Com. + LL.B.)

Year : 2019 **Semester** : 7

Course title: Cyber Law and IT ACT

Course code
:FLIC170843

Course type: Core Compulsory Course credit: 04

Pre-requisite: 10 + 2

Rationale:

Teaching Examination Scheme:

Teaching (Hours/week)			Examination Scheme			
Lecture	Tutorial	Practical	Internal		External	Total
4	0	0 0	Mid	CE	External	Total
4		U	20	10	70	100

Course Objective:

- Understand the backdrop, meaning, advantages and disadvantages of Cyber Law.
- Understand the key differences between Cyber Law and its Legal Jurisdiction.
- Understand the skills and elements involved in Information Technology to solve the crime ratio

Course Outcome:

- Appreciate the advantages of resolving crime rates with help of cyber law and Information Technology.
- Appreciate the conceptual framework related to various Cyber Law

Content

Unit	Description in detail	Credit	Weightage
I	 Cyber World: An Overview Introduction about the cyber space Electronic & Digital Signatures - technical issues, legal issues, Electronic Contracts, Virtual Currencies, Bitcoin, Cryptocurrencies . Regulation of cyber space – Introducing cyber law Scope of Cyber laws – e-commerce; online contracts; IPRs (copyright, trademarks and software patenting); e-taxation; e-governance and cyber crimes 	1	25 %
II	Fundamentals of Cyber Law -Legislative Framework, Judicial Framework, Quasi-judicial Framework, Protection of Privacy and Data International Cyber Law Framework Relation between Cyber security and Cybercrime Various Elements of Cyber security Jurisdiction in Cyberspace	1	25 %
III	Introduction to IT laws & Cyber Crimes Regulation of cyber crimes Cyber Crime Investigation Relevant provisions under Information Technology Act, 2000, Indian Penal Code, Pornography Act and Evidence Act etc. Information Technology Act, 2000 – Digital Signature; E-Commerce and E-Governance; Regulation of Certifying Authorities; Duties of Subscribers; Penalties and Adjudications; Offences under the Act; Adjudicating Officer and Cyber Appellate Tribunal; Making of Rules and Regulations etc.	1	25 %
IV	International legal regime relating to E-Commerce UNCITRAL Model Law on Electronics Commerce 1996 International legal regime relating to Intellectual Property Rights –convention on Database protection Protection of Consumer Rights, Awareness and Remedies Available	1	25 %

Reference Books:

- 1. Cyber by pavan Duggal
- 2. Namdan Kamath law relating to computer internet and e-commerce,

Suggested Readings:

1. Cyber Law, Law of IT Act (English, Paper book)

Online Resources:

- 1) https://www.google.com/url?sa=t&rct=j&q=&esrc=s&source=web&cd=&ved=2ahUKE widyp_1sdr5AhX9xTgGHQm4DGIQFnoECAQQAQ&url=https%3A%2F%2Fwww.lega lbites.in%2Flibrary-cyber-laws%2F&usg=AOvVaw0QCbiCxR9_B4V3x3sS7ufU
- 2) https://www.google.com/url?sa=t&rct=j&q=&esrc=s&source=web&cd=&ved=2ahUKEwidyp_1 https://www.google.com/url?sa=t&rct=j&q=&esrc=s&source=web&cd=&ved=2ahUKEwidyp_1 https://www.google.com/url?sa=t&rct=j&q=&esrc=s&source=web&cd=&ved=2ahUKEwidyp_1 https://www.google.com/url?sa=t&rct=j&q=&esrc=s&source=web&cd=&ved=2ahUKEwidyp_1 https://www.google.com/url?sa=t&rct=j&q=&esrc=s&source=web&cd=&ved=2ahUKEwidyp_1 <a href="mailto:sdr5AhX9xTgGHQm4DGIQFnoECAcQAw&url=https%3AhX9xTgGHQm4DGIQFnoECAcQA
- 3) www.barandbench.in
- 4) www.livelaw.in
- 5) http://www.legalservicesindia.com/article/329/Sources-of-Hindu-Law.html
- 6) http://msrlawbooks.in/file/HINDU_LAW_2012.pdf
- 7) www.indiankanun.in

Practical / Activities:

- 1. Assignments
- 2. Presentation
- 3. Group Discussion
- 4. Case Laws presentation
- 5. Debate



Gokul Global Univesity, Siddhpur.



Faculty of Law

Program : Bachelor of Law **Branch :** Integrated Law (B.Com. + LL.B.)

Course title	Professional Ethics &ProfessionalAccountingSystem (CC)	Course code	:	FLIC180845
Course type:	Core Compulsory	Course credit	:	04

Pre-requisite: 10+2

Rationale: The fundamental aim of legal ethics is to uphold the honor and dignity of the legal sphere, ensuring the spirit of friendly cooperation, mutual and fair dealing of counsel with clients, and to secure lawyers' responsibilities to society.

Objectives:

This course will be taught with the following objectives:

- To imbue students with these high values forming the basis of the profession so that they can live up to those standards in their professional life
- To illustrate the values of the Professions which are considered as noble

To analyze the factors responsible for the movement of law profession from consolidation to autonomy and monopoly

Outcomes:

After successful completion of this course students will be able to

- o Illustrate the noble values and ethics of the profession.
- o Instill these high values with professional standards in themselves.
- o Identify the factors responsible for the change in professional ethics and values.

Examination Teaching Scheme:

Teaching (Hours/week)				Examinatio	n Scheme	
Lecture	Tutorial	Practical	Inter	nal	External	Total
			Mid	CE	External	Total
4	0	0				
			30	00	70	100

Unit	Description in detail	Cr	Average
Oilit	Description in actain	C.	Avciage

1	The legal profession and its responsibilities;	1	25%
	The equipment of the lawyer; Conduct in court;		
	Professional conduct in general;		
	Privileges of a lawyer;		
	Salient features of the Advocates Act, 1961.		
	Duty to the court; Duty to the profession;		
	Duty to the opponent; Duty to the client;		
	Duty to the self; Duty to the public and the state;		
2	Contempt of Court Act, 1972	1	25%
	Selected major judgments of the Supreme Court:		
	1. In the matter of D, An Advocate, AIR 1956 SC 102.		
	2. P.J.Ratnam v. D.Kanikaram, AIR1964 SC 244.		
	3. N.B.Mirzan v. The disciplinary committee of Bar Council of Maharastra and		
	Another, AIR 1972 SC 46.		
	4. Bar Council Of Maharastra v. M.V.Dabholkar, etc., AIR 1976 SC 242.		
	5. V.C.Rangadurai v. D.Goplan and others, AIR 1979 SC 201.		
	6. Chandra Shekhar Soni v. Bar Council of Rajasthan and Others, AIR 1983 SC 1012.		
	7. In Re an Advocate, AIR 1989 SC 245.		
	8. In Re Vinay Chandra Mishra, 1995 (Vol-I) IBR 118.		
	9. Supreme Court Bar Association v. Union of India, AIR 1998 SC 1895.		
	10. Ex-Capt. Harish Uppal v. Union of India, AIR 2003 SC 739.		
3	Selected opinions of the Bar council of India	1	25%
	1. DC Appeal No. 16/93 1998 (Vol.1) IBR 135		
	2. BCI Tr. Case No.40/91 1998 (Vol.1) IBR139 3. DC Appeal No. 8/94 1998 (Vol. 1) IBR 153		
	4. DC Appeal No. 20/94 1997 (Vol. 3 &4) IBR 193		
	■ 5 BCI Tr. Case No. 76/95 1997 (Vol. 3 &4) IBR 201		
4	Accountancy for lawyers:	1	25%
	Need for maintenance of accounts- Books of accounts that need to be maintained- Cash		
	Book, journal and ledger		
	Elementary aspects of bookkeeping: Meaning, object, journal, double entry system,		
	closing of accounts The cash and bulk transaction- The Cash book- Journal proper especially with reference		
	to client's accounts- Ledger,		
	 Trial balance and final accounts- Commercial mathematics 		

Suggested books:

- K. V. Krishnaswami Aiyar,"Professional Conduct and Advocacy",Oxford University Press
- K GururajaChari,"Advocacy and Professional Ethics",Wadhwa& Company (2013)

- CA MunishBhandari,"HandbookOn Law, Ethics and Communication for Ca Ipc",best word publication,2016.
- Ankit Oberoi,"Exploring Law, Ethics and Governance",Lexis Nexis Publication.
- N. R. Madhava Menon, "Clinical Legal Education", Eastern publication.
- Dr. B. Malik," Art of Lawyer ", Universal Book Agency, 1999

विद्या अनंतम्

Gokul Global Univesity, Siddhpur.



Faculty of Law

Program : Bachelor of Law **Branch :** Integrated Law (B.Com. + LL.B.)

Course title	INDIAN FINANCIAL SYSTEM	Course code	:	FLIC180846
Course type:	Core Compulsory	Course credit	••	04

Pre-requisite: 10+2

Rationale:

The course of Indian financial system helps the students to learn about the different methods of financing .

Examination Teaching Scheme:

Teaching (Hours/week)				Examinatio	n Scheme	
Lecture	Tutorial	Practical	Internal		External	Total
			Mid	CE	External	Total
4	0	0				
			30	00	70	100

Course Objective:

The subject will be taught with the objectives:

- (a) To identify the different methods of INDIAN FINANCIAL SYSYETM
- (b)To illustrate the subject in order to calculate, control and manage the financial system

Course Outcome:

After the completion of this course the students will be able to

- (a) Understand the concept of capital market and money market
- (b) Get the knowledge about the concept of different markets and about market instruments

Content

Unit	Description in detail	Credit	Weightage
I	Overview of the Indian financial system: Pre and post liberalization overview of Indian financial system, organizational structure of Indian financial system, major components-, Financial markets, financial institution /intermediaries, financial instruments, functions and role of financial system (b) regulatory and promotional institution Objective and functions of reserve bank of India, security exchange board of India, Insurance regulatory development authority	1	25 %
II	Financial markets Money market: meaning, features, constituents of organized money market Capital market: meaning, features, functions, money market v/s capital market Primary markets: meaning, types of primary issues, - public rights and private placement, Issue mechanism Secondary market: function, organization Management and membership of stock exchanges, Listing and trading of securities, stock exchange in India	1	25 %
III	Financial institutions: Commercial banking: Functions of commercial bank, Nationalization of commercial banks – Meaning, achievements and problems Non performing assets: meaning, types, reasons, impact Non performing finance company: meaning, types, growth ,and regulation Insurance: Meaning ,features, role, Introduction to LIC , GIC and list of public and private life insurance companies Mutual fund: Concept, advantages, and history of MFs in India	1	25 %
IV	Capital market instruments: Equity shares meaning, features, advantages and limitations Preference shares: meaning, type advantages and limitations, Equity shares v/s preference shares Debenture: meaning, type advantages and limitations Money market instruments: call / notice money market, treasury bills, commercial papers Certificate of Deposit and Commercial bills	1	25 %

Reference Books:

- 1. Indian financial system by D. K MURTHY
- 2. OVERVIEW OF Indian Financial System by Kunal Mehta

Suggested Readings:

- 1. Indian financial system by H. R Machiraju
- 2. Indian financial system by M. Y Khan

Online Resources:

- 1. https://byjus.com/govt-exams/indian-financial-system/
- 2. https://www.geeksforgeeks.org/overview-of-indian-financial-system/
- 3. https://www.amazon.in/Indian-Financial-System-Pathak-Bharti/dp/9352864867

Practical / Activities:

- 1. Industrial Visit
- 2. Group Discussion



Gokul Global Univesity, Siddhpur.



Faculty of Law

Program: Bachelor of Law Branch: Integrated Law (B.Com. + LL.B.)

Course title	Mediation, Conciliation and Arbitration - II	Course code	:	FLIC180847
Course type:	Core compulsory	Course credit	:	04

Pre-requisite: 10+2

CourseObjectives:

- Understand the backdrop, meaning, advantages and disadvantages of AlternativeDisputeResolution (ADR) mechanisms.
- Understandthekeydifferences betweenAlternativeDisputeResolutionmechanismsandJudicial Adjudication.
- Understand the skills and elements involved in Negotiation, Mediation and Conciliation.

CourseOutcome:

- Appreciate the advantages of resolving disputes through alternative disputeresolution mechanisms.
- Appreciatetheconceptualframework relatedtovarious ADR processes Appreciate the skills required for successfully conducting the ADR proceedings.

Examination Teaching Scheme:

Teaching (Hours/week)			Examination Scheme			
Lecture	Tutorial	Practical	Internal		External	Total
			Mid	CE	External	Total
4	0	0				
			30	00	70	100

Unit	Description in detail	Cr	Average
1	Understanding Conflict and Disputes: Causes for conflict, Kinds of	1	25%
	conflict, Escalation and De-		
	escalationofconflict. Disputeasamanifestationorstarting point of conflict. The		
	role of Law and Society in ensuring settlement of disputes		

andeffectiveconflict resolution. ModesofDisputeResolution:Negotiation,Mediation,ArbitrationandAdjudica tion: scope and relative merits. Limitations of the adversarial process andneedfor consensualresolution. ImportanceofMediation:PendencyofcasesinIndia,itscausesandconsequence s. TheneedforAhernativeDisputeResolution.Mediationasaflexible,timely,cost effectivemode ofalternativedispute resolution. Mediation and Restorative Justice: Promoting dialogue, reconciliation, healingand mutual agreement in the pursuit of justice. Concept of Ubuntu and SouthAfrica'sTruth&ReconciliationCommission:TheAbunzimediatorsandth eGacacacourts of Rwanda. Traditional Mediation Practices in India: Mediation by Mahajans, Panchasandrellgious leaders. Ahimsa, Satyagraha and Gandhian principles of pragmatic, non-violentconflict resolution. Traditional Mediation Practices in Other Societies: Village elders in ancientGreeceandinterlocutorsunderRomanlaw,influenceofConfucianisman dTaoismonMediationinChina,theroleofcommunity/religiousleaders:theKetu aKampong(villageheadman)andtheImamsinMalaysia,theTing(localassembly)inNordiccountries. Access to Justice:Barriers, Legal Aid and State Interventions, Constitutionalmandates ElementsofMediation:Definitionsandkeycharacteristics.FastestgrowingAD Rmode.Natureofmediationasvoluntary,consensual,non-coercive,confidentialandrisk-free.Parties retain control of theprocess. Process/stages of Mediation: Problem-defining, Problem-solving and settlementstages. Opening round, joint sessions and private caucus. Gathering information,analysingissuesandinterests,generatingoptionsandproposals,reso lvingdisagreements,reaching agreement. ApproachestoMediation:Pacilitative.EvaluativeandTransformativeMediation.RoleoftheMediatorasaneutralfacilitator,impartialmoderator,trustedinterlo cutorbutneveralegal advisor. IdealQualitiesandSkillsofMediators:Being				
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		IdealQualitiesandSkillsofMediators:Being		

	neutral,impartial,objective,communicative,open-minded,quick-thinking,patient,amicable,diplomatic,honestandempathetic.Learninghowtob uildrapport,gaintrust,formulatecreativesolutionsand deal with impasse.		
	Code of Ethics for Mediators: Importance of ethical conduct during Mediation. Ensuring impartiality and neutrality, no conflict of interest, dealing with powerimbalance, preventing abuse, encouraging parties to reach their own solutions without any coercion or undue influence.		
	ConfidentialityRequirements :Confidentialityextendstoallcaseinfo,identityofp arties,proposalsandoffersmadebyparties,confidentialrevelationsduringprivate sessions,terms of thesettlement and allcase-related documents.		
3	Importanceofcommunication: Communicationstyles, Communicative behav iour, Compassionateor Collaborative Communication.	1	25%
	Elements of verbal and non-verbal communication: Choice of words, clarity ofthoughtand expression, rightpitch, toneandemphasis, bodylanguage.		
	Effective and Ineffective communication techniques : Active listening skills, building rapport, empathy not sympathy. Use of open-ended questions, neutral rephrasing, factual summarizing.		
	Conductingeffectivemediation:summarizingthefacts, understandingrespectivepositions, discussing issues rationally, recognizing both individual and commoninterests, empathizing with underlying emotions and asking relevant open-endedquestions.		
	Decision-making techniques : neutral reframing of issues, identifying interests, moving parties away from issues towards interests, generating and exploring options, formulating objective criteria, conveying offers and proposals, applying reality checks. Assessing the alternatives to a negotiated settlement (BATNA, WATNA, MLATNA)		
	Problem-		
	solvingtactics: Causes for impasse and effective intervention techniq		
	ues:time-		
	out, calculated adjournment, deadlines, refocusing attention, empha		
	sizing.		
	relationships, brainstorming, using expert valuation, using other dispute resolution modes.		
	Ensuringpositiveoutcomes : DistributivevIntegrativenegotiation. Expandingt hepie and developingwin-win solutions		

	DisputeResolutionInstitutionsinIndia: Panchayats,LokAdalats,Ombudsme n,PoliceAuthorities, Bureaucrats,GrievanceCells,Conciliation Officers		
	KeyDevelopmentsinMediation:UNCITRALModelLawonInternationalCo mmercial Mediation and International Settlement Agreements Resulting fromMediation,2018;UnitedNationsConventiononInternationalSettlementA greements Resulting from Mediation (the Singapore Convention on Mediation).Mediationtrainingandskilldevelopment,internationalaccreditation nand developmentof globalmediationstandards		
4	DraftingofMediatedAgreements :Identifiableparties,unambiguousterms,cle arlanguage, specific outcomes, measurable commitments, provision for monitoringimplementationand accepted modefor resolvingfutureconflicts.	1	25%
	Enforcement Laws and procedures: Court decree for court-annexed mediationsettlements. Vitiating factors: fraud, coercion, corruption, incapacity of a party orthe settlement being contrary to public policy or Indian law. Need for Mediation-specificlegislation to regulateandgive legal sanctityto mediatedsettlements.		
	MediationLawsinIndia: AllstatutesandregulationsonMediationandAlternativeDisputeResolution; This includes: Sec 89, CPC 1908; Model Rules under Sec 89: Model Civil Procedure ADR andMediation Rules, 2003 (Parts I and II). Other Provisions of the CPC, 1908:		
	OrderX(Rules1,1A,1B,1C);OrderXXIIIRules3,3Aand3B.OrderXXVII(Rule 5B),OrderXXXIIA(Rule 3); Commercial Courts Act 2015; The Commercial Courts (Pre-Institution Mediationand Settlement) Rules 2018 (the PIMS Rules). The Consumer Protection Act 2019andrelevant regulations.		
	Judicial Interpretation and Case Law ; pertinent case law on Mediation/ADR;Difference between Mediation and Conciliation, <i>Afcons Infrastructure v CherianVarkey</i> .		
	Pre-Institution Mediation: Commercial Courts (Pre-Institution		
	Mediation		
	andSettlement)Rules,2018.Speedysettlementofcommercialcasesthrough		
	mediation.		

Reference

• "Law&PracticeofAlternativeDisputeResolutionin India— ADetailed

- Analysis", by Anirban Chakraborty; 2016 Edition, Lexis Nexis, Gurgaon.
- "LawRelatingtoArbitrationandConciliation"byDr.P.C.Markanda,
- NareshMarkanda,RajeshMarkanda;NinthEdition,2016,LexisNexis,
- Gurgaon.
- "JusticeRSBachawat'sLawofArbitrationandConciliation",byAnirudh
- Wadhwa(ChiefEditor), FifthEdition,2010,LexisNexis,Gurgaon.



Gokul Global Univesity, Siddhpur.



Faculty of Law

Program : Bachelor of Law **Branch :** Integrated Law (B.Com. + LL.B.)

Course title	Alternative Dispute Resolution	Course code	:	FLIC180848
Course type:	Core Compulsory	Course credit		04

Pre-requisite: 10+2

Objectives:

To ensure the laws pertaining to the agriculture

- To ensure the new policy developed in India
- To find out the problem the farmers are facing and the rights of the farmers
- To make students aware that the public perception and expectations from agriculture are also changing fast with the increase in awareness for health, environment and employment generation. Therefore agriculture is also turning to become knowledge based industry.
- The paper focuses on two aspect i.e. Agricultural Infrastructure and Farmers' and Breeders'
 Rights
- To be aware of the WTO agreement on Agriculture and TRIPS agreement mandating patent protection.

Outcomes:

- The student will able to know about the Agricultural law
- The student will able to know about the Biodiversity Act
- The student will be able to know about the Method of the Agriculture and the laws in Indiaand Gujarat

Examination Teaching Scheme:

Teac	Teaching (Hours/week)			Examination Scheme		
Lecture	Tutorial	Practical	Inter	nal	External	Total
4	0	0	Mid	CE	External	TOlai
4	U	U	30	00	70	100

Unit Description in detail	Cr	Average
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1	Arbitration: meaning, scope and types	1	25%
	o Distinctions		
	 1940 law and 1996 law: UNCITRAL model lawArbitration and 		
	conciliation.		
	Arbitration and expert determinationExtent of judicial		
	intervention.International commercial arbitration Arbitration agreement		
	Essentials Kinds		
	Who can enter into arbitration agreement Validity		
	Reference to arbitration Interim measures by court		
2	Arbitration Tribunal	1	25%
	 AppointmentChallenge 		
	o Jurisdiction of arbitral tribunalPowers		
	Grounds of challengeProcedure		
3	Court assistance	1	25%
3	Award O Rules of guidanceForm and	1	23/0
	content		
	 Correction and interpretation Grounds of setting 		
	aside an awardCan misconduct be a ground?		
	 Incapacity of a party, invalidity of arbitration agreementWant of 		
	proper notice and hearing		
	Beyond the scope of reference Contravention of		
	composition and procedureBreach of confidentiality		
	 Impartiality of the arbitrator Bar of limitation, res judicataConsent of parties 		
	Enforcement		
	 Appeal and revision 		
	 Enforcement of foreign awardsNew York convention awards Geneva 		
	convention awards		
4	Conciliation	1	25%
	o Distinction between "Conciliation", "negotiation", "mediation", and		
	"arbitration".		
	o Appointment		
	Statements to conciliator		
	 Interaction between conciliator and parties 		
	Communication		
	 Duty of the parties to co-operateSuggestions by 		
	parties Confidentiality		
	Resort to judicial proceedingsCosts		
	Rule -making powerHigh Court		

Central Government	
Legal Services Authorities Act : Scope	

Reference:

- The Indian Arbitration and Conciliation Act, 1996.
- John M. Haynes and Stephanie Charles worth:
- The Fundamentals of Family Mediation
- Robert A Baruch Bush and Joseph Folgers
- The Promise of Mediation 4. Marian Roberts
- Mediation in Family Dispute 5. Lisa Parkinson
- Family Mediation 6. Ruth Chariton and Michelin Dewdney: The Mediator's Handbook



Gokul Global Univesity, Siddhpur.



Faculty of Law

Program: Bachelor of Law **Branch**: Integrated Law (B.Com. + LL.B.)

Course title	Intellectual PropertyRight	Course code	:	FLIC180843
Course type:	Core compulsory	Course credit		04

Pre-requisite: 10+2

Rationale:

Intellectual Property Rights refers to the legal rights given to the inventor or creator. To protect his invention or creation for certain period of time. These rights confer an exclusive right to the inventor/creator or his assignee to fully utilize his invention/creation for given period of time.

Examination Teaching Scheme:

Teaching (Hours/week)			Examination Scheme			
Lecture	Tutorial	Practical	Internal		Internal External	
1	0	0	Mid	CE	External	Total
4	0	U	30	00	70	100

Unit	Description in detail	Cr	Average
1	THE PATENTACT,1970	1	25%
	 Patent History, Concept of patent and Definitions 		
	o Patent Application		
	 Process to Grant Patent 		
	o Patent		
	o Licenses		

	Decrease of control Community		
	 Power of central Government 		
	 SuitsrelatingtoinfringementofPatent. 		
	 AppealstotheAppellateBoard. 		
	o AppealandPunishment.		
	o PatentAgent.		
	o Miscellaneous		
2	Copyright Act, 1957	1	25%
	o Definition and History		
	 CopyrightofficeandCopyrightBoard 		
	o Ownership of Copyright – Legal Rights of the owner		
	 License of Copyright 		
	o Copyright Societies and Right of Broadcasting Authorities.		
	 International Copyright 		
	o Civil Rights		
	o Crimes		
	o Appeal and Miscellaneous		
3	THETRADEMARKSACT,1999	1	25%
	o Preliminary		
	 TheRegisterandconditionsforregistration 		
	 Procedureforregistrationandduration 		
	o Effectofregistration		
	 AssignmentandTransmission 		

	 UseofTradeMarkandregisteredusers 		
	o Rectificationandcorrectionoftheregister		
	 CollectiveMarks 		
	 CertificationTradeMarks 		
	 SpecialprovisionsforTextileGoods 		
	 AppellateBoard 		
4	DESIGNS ACT,2000		25%
	 Preliminary 		
	 RegistrationofDesigns 		
	 CopyrightinregisteredDesigns 		
	 Industrial international Exhibitions 		
	 Legal Proceedings 		
	o General		
	 Power and duties of controller 		
	o Evidence.		
	o Agency		
	 Power of central government 		
	o Offences, Penalties, and Procedure		
	 Miscellaneous 		

Suggestedbooks:

- $1. \ An Introduction to 'Intellectual Property Rights, J.P. Misra, Central Law Publication.$
- $2. \ Law Relating to Intellectual\ Property\ Rights, M.K. Bhandari, Cen Eal Law\ Publication.$
- $3. \ \ Intellectual Property, P. Narayanan, R. Cambray \& Co. Pvt. Ltd.$
- 4. Intellectual Property Rights inIndia, P. Prankrishna, R. Cambray & Co. Pvt. Ltd.



Gokul Global University, Siddhpur.



Faculty of Law

Program: Bachelor of Law

Branch: Integrated Law (B.Com. + LL.B.)

Year: 2018

Semester: 9

Course title: Forensic Science and Crime

Course code:

Detention FLIC190847

Course type: Core Compulsory Course credit: 04

Pre-requisite: 10 + 2

Rationale: It is an important factor to learn Forensic science and crime detention, as it is first stage for investigating and for solving the case, hereby, the FSL report includes all the information about the crime sense as well as each and every minor information regarding to it. Hence, it is much important thing to study.

Teaching Examination Scheme:

Teaching (Hours/week)			Examination Scheme			
Lecture	Tutorial	Practical	Internal		Evtornal	Total
4	0	0	Mid	CE	CE External	Total
4		U	20	10	70	100

Course Objective:

- Understand the backdrop, meaning, advantages and disadvantages of Forensic Science.
- Understand the key differences between Forensic Science and its Legal Jurisdiction.
- Understand the skills and elements involved in Crime detention method with help of Forensic Science

Course Outcome:

• Appreciate the advantages of resolving crime rates with help of Forensic Science.

• Appreciate the conceptual framework related to various methods of Crime Detention

Content

Unit	Description in detail	Credit	Weightage
I	 The Basic question in investigation <i>Qui- Bono</i> The scene of crime. Discovery of traces of physical evidences Classification and reference to classified record Systemisation and classification of physical evidence and comparison with suspected material The principles of exchange The Principles of heredity, taxonomy etc. 	1	25 %
	 THE ESTABLISHMENT OF IDENTITY 	1	25 %

III	THE IDENTIFIACTION OF FIRE-ARMS AND CARTIDGES AND RELATED PROBLEMS:		
	 Types of fire-arms and their use, time and range of firing Identification of a fire-arm with a cartridge case and bullet; Miscellaneous fire-arm problems like origin or direction of fire. Evidentiary value of details of injuries; Traces left by the weapon used :its range and direction; Danger to clothing worn by the victim and related problems; The flow of blood from injures; The shape and directions of blood drops and their evidentiary value, the discovery of blood and semen stains on various objects Accidental deaths and suicides. 	1	25 %
IV	 EVIDENTIARY VALUE OF PHYSICAL EVIDENCE AS EVALUATED A FORENSIC SCIENCES LABORATORY, EVIDENCE WITH SCIENTIFIC REPORT. 1. Fallibility of eye witnesses: The probative value of such evidence. 2. Findings of scientific methods of investigation; their probative value.+ 3. Assessment of value from actual cases: Value to be assigned to the different types of exhibit. Restoration of numbers; 4. Examination of the walking, picture of footprints; clothing; copper wire; pieces of wood etc. 5. Modern scientific Techniques: Modern scientific Techniques of Narco-Analysis Tests, Polygraph test, Brain Mappping Test, hypnotism, Lie Detector Test & others 	1	25 %

Reference Books:

- 1. Modern Criminal Investigation:Harry Soderman and john J.O.Conell(Published by Funk & Wangnalls Co.Inc.,New York)
- 2. Criminal Investigation:Paul L.Kirk,ph.D.(Published by inter science publishers,Inc.,(New York).

- 3. Criminal Investigation: Cr. Aand Cross. (Published by sweet & Maxwell, Limited, London).
- 4. fire arms, Forensic ballistics, Forensic chemistry and criminal jurisprudence : Gour, A.N.:
- 5. SSS Forensic chemistry and scientific criminal investigation: Lucas A. 10.Methods of forensic science (Vol.I): Lund quist.F.:

Suggested Readings:

- 1. Sharma B.R.: Forensic Science.
- 2. Forensic Science in criminal Investigation Dr.Jaishankar And AminAuditing University Edition By Arun Jha Taxmann's Publication
- 3. Fundamentals of Forensic Science by Max M. Houck, Jay Siegel
- 4. Forensic Science In Criminal Investigation And Trials: Sharma

Online Resources:

- 1) https://www.google.com/url?sa=t&rct=j&q=&esrc=s&source=web&cd=&ved=2ahUKEwjz7Mn 1wNr5AhXd-
 - <u>zgGHYwBA3MQFnoECEAQAw&url=https%3A%2F%2Fwww.britannica.com%2Fscience%2F</u> forensic-science&usg=AOvVaw1ybfHd8IbW4g8rLRxKL7Ly
- 2) https://www.google.com/url?sa=t&rct=j&q=&esrc=s&source=web&cd=&ved=2ahUKEwjz7Mn 1wNr5AhXd-
 - <u>zgGHYwBA3MQFnoECCQQAQ&url=http%3A%2F%2Fwww.legalservicesindia.com%2Farticl</u>e%2F601%2FForensic-Science.html&usg=AOvVaw0hcvArQb-wcLnkit454M-u
- 3) www.barandbench.in
- 4) www.livelaw.in
- 5) http://www.legalservicesindia.com/article/329/Sources-of-Hindu-Law.html
- 6) http://msrlawbooks.in/file/HINDU_LAW_2012.pdf
- 7) www.indiankanun.in

Practical / Activities:

- 1. Assignments
- 2. Presentation
- 3. Group Discussion
- 4. Case Laws presentation
- 5. Debate



Gokul Global University, Siddhpur.



Faculty of Law

Program : Bachelor of Law **Branch :** Integrated Law (B.Com. + LL.B.)

Year : 2022 **Semester** : 9

Course title: Law of import Course code: FLIC190848

&export

Course type: Core Compulsory Course credit: 04

Pre-requisite: 10 + 2

Rationale:

Teaching Examination Scheme:

Teaching (Hours/week)			Examination Scheme			
Lecture	Tutorial	Practical	Internal		External	Total
4	0	0	Mid	CE	External	Total
4	0	U	20	10	70	100

Course Objective:

The course will be taught with the objectives:

- a) The Law students would be able to get insight into the objectives of law of import and export They would critically evaluate the sources of Law, its origin, development and Nature of Law
- b) They will be able to analyze the functions of law in society
- c) The study of different types of law and their features enhances students ability of profession

Course Outcome:

Students will be able to

- i. On completion of the study of this course
- ii. The students will have the thorough knowledge of sources of law, nature of law, classification of law etc..

Content

Unit	Description in detail	Credit	Weightage
I	Introduction of Law		
	 Law: Origin, Nature and functions of Law Control over import & export Impact of regulation on economy The basic needs of import & export trade: Goods 2. Services 3. Transportation 	1	25 %
П	International regime 1. WTO agreement 2. WTO and tariff restrictions 3. WTO and non-tariff restrictions 4. Investment and transfer of technology 5. Quota restriction and anti-dumping 6. Permissible regulations 7. Quarantine regulations 8. Reduction of subsidies and counter measures	1	25 %
III	GENERAL LAW on control of import and exports 1. General scheme 2. Legislative control 3. Foreign Trade development & regulation act 1992 4. Control under FEMA Control of Export 1. Quality control 2. Regulation on goods 3. Conservation of foreign exchange 4. Currency transfer	1	25 %
IV			25 %

6.	Jwellery	
7.	Service sector	

Reference Books:

- 1. Government of india , handbook of import and export procedures.
- 2. Foreign Trade development and regulation act 1992 and rules.
- 3. Foreign exchange management act 1999



Gokul Global Univesity, Siddhpur.



Faculty of Law

Program : Integrated Law **Branch :** B.Com. + LL.B.

Course title: Human Rights Course code: FLIC190849

Course type: Compulsory Course Course credit: 04

Pre-requisite: 10+2

Rationale :Human rights are basic rights that belong to all of us simply because we are human. They embody key values in our society such as fairness, dignity, equality and respect. They are an important means of protection for us all, especially those who may face abuse, neglect and isolation

Teaching Examination Scheme:

Teaching (Hours/week)			Examination Scheme			
Lecture	Tutorial	Practical	Internal		External	Total
4	0	0	Mid	CE	External	TOtal
4			30	00	70	100

Course Objective:

The course is offered with the following objectives:

- To promote and protect the constitutional fundamental rights of common people.
- To get public help in solving social problems. To promote respect for all without discrimination. To promote social culture and character. To promote a peaceful environment for all. To encourage the citizens of India to abide by their rights and duties.
- To help remove social evils especially from the weaker sections of the society.

- To help and assist by this society directly or through the fund of prime Minister and / or Chief Ministers to the victim of flood, Famine, fire, earthquake, cyclone, tsunami, accident or any other natural and man-made calamities.
- To establish, manage, control and run the medical hospital, clinics, dispensaries, mobile dispensaries / hospital, medical check-up center's, and to provide medical treatment to the common people, Needy patients and poor families.

Outcomes:

The programme allows students with a bachelor's degree, prospective professionals and scholars to develop expertise in the field of human rights — or in a particular, specialised area within that field — and it enables human rights practitioners to widen their theoretical hold on the human rights system and its historical and philosophical underpinnings.

Content

Unit	Description in detail	Credit	Weightage
I	1.1 Development of International Law, Definitions		
	1.2 Nature; Legality of International Law- Positive Morality		
	1.3 Theories as to basis of International Law		
	1.4 International Conventions; International Customs		
	1.5 General principles of Law recognized by civilized states.		
	1.6 Decisions of Judicial or Arbitral Tribunals; Other sources	1	25 %
	Subjects of International Law-Various Theories Realistic theory-Fictional		
	Theory- Functional Theory		
	1.7 Monistic Theory; Dualistic Theory; specific Adoption Theory; Transformation		
	Theory; Delegation Theory. Practice of states – UK Practice and Indian Practice		
П	2.1 Concept of State; Essential Ingredients of State Different kinds of		
"			
	States;		
	2.2 Recognition of States- De Facto and De Jure Theories of Recognition		
	2.3 Recognition of Belligerency and Recognition of Insurgency	1	25 %
	2.4 Collective Recognition; State Jurisdiction Territorial Sovereignty; Civil	'	25 /0
	and Criminal Jurisdiction		
	State Responsibility and State Succession		
	2.5 Responsibility of States – Original and Vicarious responsibility		
III	Law of Treaties		
	3.1 Concept of Treaty; Kinds of Treaties; Binding Force of Treaties		
	3.2 Pacta Sunt Servanda; Jus Cogens; Rebus Sic Stantibus		
	3.3 Parties of a Treaty; Formation of a Treaty Reservations; Invalidity and		
	Termination of Treaties	1	25 %
	3.4 Individuals under International Law		
	Position of Individuals; Nationality; Acquisition of Nationality		
	3.5 Loss of Nationality; Statelessness; Asylum Territorial and Extra-		
	territorial; Extradition Rules relating to Extradition		

IV	4.1 Evolution of the Law of the Sea; Freedoms of the High Seas		
	4.2 Common Heritage of Mankind		
	United Nations Convention on the Law of the Seas	1	25 %
	4.3 Important Conventions relating to Airspace – Paris, Havana, Warsaw		
	and Chicago Conventions ; Five Freedoms of Air		

Reference Books:

- Das Jatindra Kumar
- Rashee Jain Universal Publication

Suggested Readings:

- 1. Bar Act
- 2. TextBook

Online Resources:

- 1. ipleaders
- 2. Indian Kanoon

Practical / Activities:

- 1. Group Discussion
- 2. Presentation on Topic
- 3. Weekly Test





Faculty of Law

Program: Integrated Law **Branch**: B.Com. + LL.B.

Course title : Legal Research Methodology Course code: FLIC190851

Course type : Compulsory Course Course credit :

Pre-requisite: 10+2

Rationale: Legal Research helps you focus on the facts of the case, not to mention you can identify the point of law in the disputed issue. Research will also help prepare arguments that you can use in court and you will also need to lay down the evidence in that case, which is also backed up by research.

Teaching Examination Scheme:

Teaching (Hours/week)			Examination Scheme			
Lecture	Tutorial	Practical	Inter	nal	External	Total
4	0	0	Mid	CE	External	Total
4		U	30	00	70	100

Course Objective:

The course is offered with the following objectives:

- To Contribute to existing field of Knowledge in Any Specified Dicipline.
- To get a better understanding of how to formulate policies
- To answer a Specific area of question or facts

Course Outcome:

Outcomes:

- Students will learn the construction of words, phrases and expressions.
- The Students will be able to understand intention behind the Research.

- o Students can understand doctrines and non Doctrinal Research.
- o Students will be equipped with the knowledge of reading the judgments and Proceedings.

Content

Unit	Description in detail	Credit	Weightage
I	Principles of Legislation		
	Law-making - the legislature, executive and thejudiciary		
	Principle of utility		
	Relevance of John Rawls and Robert Nozick - individual interest to		
	community interest	1	25 %
	Operation of these principles uponlegislation	1	25 /6
	Distinction between morals andlegislation		
	Interpretation of Statutes		
	Meaning of the term 'statutes'		
	Commencement, operation and repeal of statutes		
II	Purpose of interpretation ofstatutes.		
	Aids to Interpretation		
	Internal aids		
	Literal rule	1	25 %
	Golden rule		
	Mischief rule (rule in the Heydon's case)		
	Rule of harmonious construction		
III	Presumptions in statutory interpretation		
	Statutes are valid		
	Statutes are territorial in operation		
	Presumption as to jurisdiction		
	Presumption against what is inconvenient or absurd	1	25 %
	Presumption against intendinginjustice	'	25 %
	Presumption against impairing obligations or permitting advantage from		
	one's own wrong		
	Prospective operation ofstatutes		
	Maxims of Statutory Interpretation		
IV	Interpretation with reference to the subject matter and purpose		
	Restrictive and beneficial construction		
	Taxing statutes		
	Penal statutes		
	Welfare legislation		
	Interpretation of substantive and adjunctivalstatutes	1	25 %
	Interpretation of directory and mandatoryprovisions	'	25 /0
	Interpretation of enabling statutes		
	Interpretation of codifying and consolidating statutes		
	Interpretation of statutes conferring rights		
	Interpretation of statutes conferring powers.		
	Principles of Constitutional Interpretation		

Harmonious construction	
Doctrine of pith and substance	
Colourable legislation	
Ancillary powers	
"Occupied field"	
Residuary power	
Doctrine of repugnancy	

Reference Books:

- Dr. T.Padma Asia Law House 2017
- Dr. S.P. myneni Allahabad Law Agency 2017
- Dr. Sheetal Kanwal Amar Law Publication

Suggested Readings:

- 1. Manoj kumar Sinha Lexisnexis
- 2. Nidhi Tripati
- 3. Dr H.N. Tiwari

Online Resources:

- 1. ipleaders
- 2. Indian Kanoon

Practical / Activities:

- 1. Group Discussion
- 2. Case Study
- 3. PPT





Faculty of Law

Program : Integrated Law **Branch :** B.Com. + LL.B.

Year : 2021 **Semester** : 3

Course title: Public International Law Course code:FLIC 170838

Course type: Compulsory Course Course credit: 04

Pre-requisite: 10+2

Rationale :International laws promote peace, justice, common interests, and trade. For example, the South China Sea and the Arctic Sea are hotly disputed areas where maritime law comes into play to regulate who gets to access these bodies of water.

he three major theories that are included in international law are a **Realist Theory**, **Fictional Theory**, and **Functional Theory**. And all the three subjects have a different strategy and role in International law.

Teaching Examination Scheme:

Teaching (Hours/week)			Examination Scheme			
Lecture	Tutorial	Practical	Inter	rnal	External	Total
4	0	0	Mid	CE	External	Total
4	0	U	30	00	70	100

Course Objective:

The course is offered with the following objectives:

- Interpretation of statutes became a method by which judiciary explores the intention behind the statutes.
- Judicial interpretation involves construction of words, phrases and expressions.
- To develop certain rules, doctrines and principles of interpretation.

To understand Judicial Readings & Processes.

Course Outcome:

Outcomes:

Students address contemporary real world issues such as: how the rule of law is upheld at the international level, processes such as "internationalization of national law" and "constitutionalism of international law", the perceived legitimacy dilemmas of the ICC, whether it is appropriate to use military force in counter-terrorist operations, whether it is possible to pursue state accountability for private acts of violence against women, what are the main challenges blocking progress in the negotiation of a international response to climate change, is it advisable to design a legal framework to tackle the emergence of environmental refugees, whether one can reconcile trade and non-trade values (e.g. human rights, the environment, and financial interests) within WTO dispute resolution proceedings, how arbitration tribunals navigate conflict of laws in commercial disputes, and how the Norwegian continental shelf is regulated in terms of petroleum contracts.

Content

Unit	Description in detail	Credit	Weightage
I	1.1 Development of International Law, Definitions		
	1.2 Nature; Legality of International Law- Positive Morality		
	1.3 Theories as to basis of International Law	1	25 %
	1.4 International Conventions; International Customs	1	25 /0
	1.5 General principles of Law recognized by civilized states.		
	1.6 Decisions of Judicial or Arbitral Tribunals; Other sources		
II	2.1 Concept of State; Essential Ingredients of State Different kinds of		
	States;		
	2.2 Recognition of States- De Facto and De Jure Theories of Recognition	1	25 %
	2.3 Recognition of Belligerency and Recognition of Insurgency	ı	25 %
	2.4 Collective Recognition; State Jurisdiction Territorial Sovereignty; Civil		
	and Criminal Jurisdiction		
Ш	3.1 Concept of Treaty; Kinds of Treaties; Binding Force of Treaties		
	3.2 Pacta Sunt Servanda; Jus Cogens; Rebus Sic Stantibus		
	3.3 Parties of a Treaty; Formation of a Treaty Reservations; Invalidity and		
	Termination of Treaties	1	25 %
	3.4 Individuals under International Law	ı	25 %
	Position of Individuals; Nationality; Acquisition of Nationality		
	3.5 Loss of Nationality; Statelessness; Asylum Territorial and Extra-		
	territorial; Extradition Rules relating to Extradition		
IV	4.1 Common Heritage of Mankind		
	United Nations Convention on the Law of the Seas	1	25 %
	Legal Regime of Airspace		

4.2 Important Conventions relating to Airspace – Paris, Havana, Warsaw and Chicago Conventions; Five Freedoms of Air

Legal Regime of Outer space

4.3 Important Conventions such as Outer space Treaty, Agreement on Rescue and Return of Astronauts,

Liability Convention, Agreement on Registration of Space objects,

Moon Treaty - Uni space

International Organizations

4.5 League of Nations and United Nations International Court of Justice International Criminal Court

Specialized agencies of the UN:

4.6 WHO, UNESCO, ILO, IMF and WTO.

Settlement of International Dispute

- 4.7 Legal and Political Disputes; Pacific Means of Settlement
- 4.8 Arbitration; Negotiation; Mediation; Good Offices; Conciliation
- 4.9 Settlement under UNO

Compulsive Means— Retortion, Reprisals, Embargo, Pacific Blockade, Intervention.

Reference Books:

V.K. Ahuja

Dr. S.K.Kapor

Suggested Readings:

- 1. Bar Act
- 2. TextBook

Online Resources:

- 1. ipleaders
- 2. Indian Kanoon

Practical / Activities:

- 1. Group Discussion
- 2. Test





Faculty of Law

Program : Bachelor of Law **Branch :** Integrated Law (B.Com. + LL.B.)

 $\textbf{Year} \qquad : 2023\text{-}24 \qquad \qquad \textbf{Semester}: 10$

Course title	ANIMAL PROTECTION LAWS, FARMERS AND BREEDERS RIGHT	Course code	:	FLIC1100853
Course type:	Core compulsory	Course credit	:	04

Pre-requisite: 10+2

Examination Teaching Scheme:

Teaching (Hours/week)			Examination Scheme			
Lecture	Tutorial	Practical	Inter	nal	External	Total
4	0	0	Mid	CE	External	Total
4	U	0	30	00	70	100

Unit	Description in detail	Cr	Average
1	1. ANIMAL PROTECTION LAWS AND ITS BACKGROUND	1	25%
	1.1 Historical Perspective of Animal Protection Laws		
	1.2 Nature, Object and Scope of the Animal Protection Laws		
	1.3 Constitutional Provisions, Provisions Under Indian Penal Code and		
	Criminal Procedure Code, Consumer Protection Laws.		
	1.4 International Perspective: Universal Declaration on Animal		
	Welfare Standards in International Trade, Treaties and Free Trade		
	Agreement		
	1.5 Case; Maneka Gandhi v/s Union Territory of Delhi, ILR 1995		
	Delhi 49		
2	2. 1 Wild life Protection act, 1972 : Definitions, Authorities, Hunting of World.	1	25%
	2.2 Animal Sanctuaries. National Park And Closed areas.		
	2.3 Trade or Commerce in wild Animals.		
	2.4 Animal articles and Trophies; Preventions and Detection of Offences, Miscellaneous		
	2.5 Forest Right, Animal vs. Humans, National zoo Policy case: AfzalBaig v/s state of Orissa		

	CBLAPL No. 2002 of 2015.		
3	Introduction 3.1 Introduction to Plant Varieties	1	25%
	3.2 Law& Science		
	3.3 Evolution of Plant Patents & Plant Varieties Protection		
	3.4 Justification for IP Protection.		
	3.5 International Treaties and conventions		
	3.6 UPOV convention		
	3.7 TRIPs		
	3.8 ITPGRFA- CBD-		
	3.9 Conflict Between TRIPS Agreement and Other International Treaties-		
	PPV&FR Act, 2001.		
4	ESSENTIAL REQUIREMENTS & VARIETIES	1	25%
	4.1 Definitions —Breeder-farmer- variety- Kinds of Varieties: "Extant Variety"- "Farmers' Variety"-"Essentially Derived Variety"- Essential Requirements: Novelty, distinctiveness, uniformity & stability (NDUS) — denomination— propagating material- Plant varieties cannot be protected under the act-duration of protection.		
	4.2 Farmers Right- Rights to seeds- to register varieties- to reward and recognition as conserver-to information about expected performance and compensation for under-performance- Right of Priority other rights: Right to benefit sharing- compensation for undisclosed use of traditional varieties- free services-protection from innocent infringement of breeders right- Breeders' Rights v. Farmers' Rights – Researcher's Rights- Rights of Communities.		

Suggestedbooks:

- 1. J.A. Incard, C.D. chambers, (eds.), Drug and the Criminal Justice System (1974)
- Social defence, Research Institute (UNSDRI) Combating drug abuse and related Crimes (Rome, July 1984)
- 3. Loksabha and Rajysabha Debates on 1986 bill on psychotropic Substance.
- **4.** 1. W.R.Cornish and D. Llewelyn, "Intellectual Property: Patents, Copyrights, Trade Marks and Allied Rights", Sweet & Maxwell.

- 2. Elizabeth Verkey, "Law of Plant Varieties Protection", Eastern Book Company, 2007.
- 3. Lionel Bently and Brad Sherman, "Intellectual Property Law", Oxford University Press.
- 4. B.L. Wadehra, "Law Relating to Intellectual Property", Universal Law Publishing Co.
- 5. V.K. Ahuja, "Law Relating to Intellectual Property Rights", LexisNexis





Faculty of Law

Program: Bachelor of Law **Branch**: Integrated Law (B.Com. + LL.B.)

Course title	BIODIVERSITY PROTECTION AND IPR	Course code	:	FLIC1100854
Course type:	Core compulsory	Course credit		04

Pre-requisite: 10+2

Examination Teaching Scheme:

Teac	hing (Hours/	week)	Examination Scheme					
Lecture	Tutorial	Practical	Inter	nal	External	Total		
4	0	0	Mid	CE	External	Total		
4			30	00	70	100		

Unit	Description in detail	Cr	Average
1	Introduction to Biodiversity	1	25%
	Meaning and Concept of Biodiversity		
	Usefulness of Biodiversity and Cultural values		
	Types of Biodiversity		
	Biodiversity Conservation		
	Convention on Biological Diversity		
2	Biological Diversity Act, 2002	1	25%
	Need and Objective of the Act		
	Salient features of the Act		
	 National Biodiversity Authority and State Biodiversity Authority 		
	Functions of NBA and SBA		
	Offenses and Penalties		
3	Biodiversity and IPR	1	25%

	Biodiversity and Sustainable Development		
	Genetic Resources and Biodiversity		
	Access and Benefit Sharing		
	Bonn Guidelines		
4	Large Projects and Biodiversity	1	25%
	Development and its impact on Biodiversity		
	Major projects like Silent Valley Project, Narmada Dam Project, Tehri Dam Project and		
	likewise		
	Environment Impact Assessment		
	Role of Government Organization (GO) and Non Governmental Organization (NGO)		

Suggestedbooks:

Books: -

- R.R. Hanchinal, Raj Ganesh ,Plant Varieties and Farmer's Right , Law Practice and Procedure, Eastern Law House
- Timothy Swanson, Intellectual Property Rights and Biodiversity Conservation
- S. Ram Reddy, MSurekha, V Krishna Reddy, Biodiversity Traditional Knowledge and Intellectual Property Rights, Scientific Publishers
- Biological Diversity Act, 2002





Faculty of Law

Program: Bachelor of Law **Branch**: Integrated Law (B.Com. + LL.B.)

Course title	Narcotics drug and Psychotropic Substance (NDPS)	Course code	:	FLIC1100856
Course type:	Core compulsory	Course credit	:	04

Pre-requisite: 10+2

Examination Teaching Scheme:

Teac	hing (Hours/	week)	Examination Scheme					
Lecture	Tutorial	Practical	Inter	nal	Evtornal	Total		
4	0	0	Mid	CE	External	Total		
4		U	30	00	70	100		

Unit	Description in detail	Cr	Average
1	1. INTRODUCTION	1	25%
	1.1 Basic Conceptions.		
	1.2 Drugs 'Narcotics' ' psychotropic substance'		
	1.3 'dependence' 'addiction'		
	1.4 'Crime without victims'		
	1.5 "Trafficking" in "drugs"		
	1.6 "Primary drug abuse"		
2	2. HOW DOES ONE STUDY THE INCIDENCE OF DRUG ADDICTION AND	1	25%
	ABUSE ? 2.1 Self – Reporting		
	2.2 Victim – Studies		
	2.3 Problems of comparative studies.		
3	3. ANAGRAPHIC and social CHARACTERISTIC OF DRUG USERS.	`	25%
	3.1 Gender		
	3.2 Age		

	3.3 Religiousness		
	3.4 Single individuals		
	3.5 Socio-economic level of family.		
	3.6 Residence patterns		
	3.7 Educational levels		
	3.8 Occupations		
	3.9 Age at first use		
	3.10 Type of drug use		
	3.11Reasons given as cause of first use		
	3.12Method of Intake5.4		
	3.13Pattern of use		
	3.14Average Quantity and cost		
	3.15 Consequences on addict's health (physical)		
4	4 The international regime	1	25%
4	4.1 Analysis of the background, text and operation of the single convention on	1	23/0
	Narcotic Drugs,1961,1972		
	4.2 Analysis of the Convention on psychotropic substance,1972		
	4.3 International collaboration in combating drug addiction.		
	4.4 The SAARC, and South Cooperation		
	 4.5 Profile of International market for Psychotropic substance. 5 THE INDIAN REGULATORY SYSTEM AND ROLE OF COMMUNITY IN COMBATING DRUG ADDICTION. 5.1 Approaches to narcotic trafficking during colonial India 		
	5.2 Nationalist thought towards regulations of drug trafficking and usage.		
	5.3 The penal provisions. (Under the IPC and the customs Act)		
	5.4 India's role in the evolution of the two international Conventions		
	5.5 Judicial approaches to sentencing in drug trafficking and abuse.		
	5.6 The Narcotic Drug and Psychotropic Substance act, 1985.		
	5.7 Patterns of resource investment in India: policing adjudication, treatment,		
	aftercare and rehabilitations		
	5.8 Profile of community initiatives in inhibitions of dependence and addiction (e.g.		
	deaddiction and aftercare) - the role of educational systems – The role of Medical		
	profession – The role of mass media – initiatives for compliance with regulatory		
	systems -Law reforms initiatives		
	5.9 Drug and crime Relation.		

Suggestedbooks:

- 1. J.A. incard, C.D. Chambers , (eds.), drugs and the Criminal Justice System (1974)
- 2. Social Defence, Research institute (UNSDRI) Combating Drug Abuse and Related Crimes (Rome, July 1984 Publication, No. 21)
- 3. Loksabha and rajyasabha Debates on 1986 bill on Psychotropic Substances.

		LAW	OF TO	RTS (M.		& CONS	UMER I	PROTECT	TION)						
		PO													
СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills					
CO 1	3	2	1	1	1	2	3	1	3	2					
CO 2	3	3	2	2	2	1	1	2	1	3					
CO 3	2	3	3	1	3	2	2	3	2	3					
CO 4	1	1	2	2	3	3	1	1	1	1					

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СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills
CO 1	3	1	2	1	1	2	3	1	3	2
CO 2	3	2	3	2	2	1	1	1	2	1
CO 3	1	1	1	1	3	2	2	2	3	2
CO 4	1	1	2	2	3	3	1	1	1	1

			ENG	LISH FO	R LEGA FLIC3	L PROFI 310103	ESSION	ALS-1							
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СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills					
CO 1	1	2	3	1	1	2	2	1	3	2					
CO 2	2	1	1	2	2	1	1	2	3	3					
CO 3	3	2	2	1	3	2	3	2	2	3					
CO 4	3	3	1	2	3	3	3	3	1	1					

			GEN	NERAL P		LES OF I	ECONO	MICS							
		PO													
СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills					
CO 1	2	2	1	1	1	2	3	1	3	2					
CO 2	1	3	2	2	2	1	1	2	1	3					
CO 3	2	3	3	1	3	2	2	3	2	3					
CO 4	1	1	2	2	3	3	1	1	1	1					

			FU	JNDAMI	ENTALS FLIC3	OF ACC 310105	COUNTI	ING							
		PO													
СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills					
CO 1	3	2	2	2	1	2	3	1	3	2					
CO 2	3	3	1	3	3	1	1	2	1	3					
CO 3	1	1	1	2	1	2	2	3	2	3					
CO 4	1	2	2	3	2	3	1	2	1	1					

	CONSTITUTIONAL LAW-I FLIC320101												
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СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills			
CO 1	2	2	1	1	1	2	3	1	3	2			
CO 2	3	1	2	2	2	1	2	2	1	3			
CO 3	2	2	2	3	3	2	2	3	2	3			
CO 4	1	1	2	3	3	3	1	1	1	1			

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СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills
CO 1	1	1	1	2	1	3	3	1	3	2
CO 2	2	2	2	1	2	1	1	2	1	3
CO 3	3	1	3	3	3	2	2	3	2	3
CO 4	1	1	2	2	3	3	1	1	1	1

			ENG	LISH FO		L PROFE 320103	ESSION	ALS -2		
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СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills
CO 1	2	2	2	1	1	2	3	1	3	2
CO 2	3	1	3	2	2	1	1	2	1	3
CO 3	2	3	3	1	2	1	2	3	2	3
CO 4	3	1	3	2	3	2	1	1	1	1

				BUS	INESS E	CONOM 320104	ICS-2			
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	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills
CO 1	2	2	2	3	1	3	2	1	1	1
CO 2	3	1	3	2	2	3	3	2	1	2
CO 3	2	2	3	1	3	2	2	1	1	3
CO 4	1	1	2	2	3	2	1	2	2	3

	ORGANIZATIONAL BEHAVIOUR AND BEHAVIOUR PSYCOLOGY FLIC320105												
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СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills			
CO 1	2	3	1	1	1	2	1	2	3	2			
CO 2	2	2	1	2	2	3	2	1	1	3			
CO 3	1	3	2	1	3	1	3	1	2	3			
CO 4	1	1	2	2	3	3	1	1	1	1			

				BUSIN	ESS CON FLIC2	MMUNIC 230113	CATION			
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СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills
CO 1	1	1	2	1	1	2	3	1	3	2
CO 2	2	2	3	2	2	1	1	2	1	3
CO 3	3	1	2	1	3	2	2	3	2	3
CO 4	1	1	3	2	3	3	1	1	1	1

	BUSINESS ENVIRONMENT FLIC230114												
						РО							
СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills			
CO 1	2	2	3	1	1	2	3	1	3	2			
CO 2	3	1	3	2	3	2	1	3	1	3			
CO 3	2	2	2	1	3	3	2	3	2	3			
CO 4	1	1	2	2	2	3	3	2	1	1			

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СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills
CO 1	2	1	3	3	2	1	3	1	3	2
CO 2	3	2	3	1	3	1	1	2	1	3
CO 3	1	1	1	1	3	2	2	3	2	3
CO 4	1	1	2	2	3	3	1	1	1	1

	CONSTITUTION LAW II FLIC230116												
60						РО							
СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills			
CO 1	3	1	3	2	1	2	3	1	3	2			
CO 2	1	2	1	1	2	1	1	2	1	3			
CO 3	2	3	2	2	3	2	2	3	2	3			
CO 4	1	3	3	1	3	3	1	1	1	1			

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CO	1	1	1	2	2	3	3	1	1	3
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СО	1	1	2	2	3	3	1	1	1	1
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	LEGAL THEORY (JURISPRUDENCE) FLIC230118												
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СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills			
CO 1	1	3	1	1	1	2	3	1	3	2			
CO 2	2	1	2	2	2	1	1	2	2	3			
CO 3	3	2	3	1	3	2	2	1	3	3			
CO 4	1	1	2	2	3	3	1	2	2	1			

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СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills
CO 1	1	1	1	1	1	2	3	1	3	2
CO 2	2	2	2	2	2	3	3	2	2	3
CO 3	3	1	3	1	3	2	3	3	1	3
CO 4	2	2	3	2	3	1	1	2	2	1

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СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills
CO 1	3	2	2	2	3	2	3	1	3	2
CO 2	1	3	2	2	2	3	2	2	2	3
CO 3	1	2	3	1	3	3	3	1	3	3
CO 4	1	1	2	2	3	1	2	2	3	1

				FUNDA	MENTA FLIC2	LS OF B. 240121	ANKIN	G		
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СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills
CO 1	3	2	2	2	3	2	3	1	3	2
CO 2	2	2	2	3	2	1	3	2	2	3
CO 3	3	1	3	3	3	1	3	1	3	3
CO 4	2	2	3	1	2	2	1	2	3	1

		CIVI	L PROC	EDURE		LAW OI 240122	F LIMIT	TATION (CPC)	
					T LIC2	PO				
СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills
CO 1	3	2	2	2	3	3	2	2	3	2
CO 2	2	3	2	2	2	2	3	1	2	3
CO 3	3	2	3	1	3	1	2	2	3	3
CO 4	3	1	2	2	3	3	2	2	3	1

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СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills
CO 1	1	1	2	3	3	2	3	1	1	2
CO 2	2	3	2	2	2	2	2	2	2	3
CO 3	1	1	3	2	3	3	2	1	3	3
CO 4	1	1	2	2	3	1	2	2	3	1

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СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills
CO 1	3	2	2	2	3	2	3	1	3	2
CO 2	1	3	2	2	2	1	3	2	2	3
CO 3	2	2	2	1	3	1	2	3	1	3
CO 4	3	1	3	2	3	1	1	2	2	1

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СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills
CO 1	2	3	3	2	3	2	3	1	3	2
CO 2	3	2	2	3	2	3	1	2	2	3
CO 3	2	3	3	1	1	3	1	1	3	3
CO 4	1	3	3	1	3	1	2	2	3	1

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СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills
CO 1	2	2	2	2	3	3	2	2	2	2
CO 2	1	3	2	2	2	2	3	1	3	3
CO 3	3	2	3	1	3	1	2	2	3	3
CO 4	1	1	2	2	3	1	2	2	3	1

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	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills
CO 1	3	2	2	2	3	2	3	1	3	2
CO 2	2	2	2	1	1	3	2	2	2	3
CO 3	3	1	3	1	3	3	3	1	3	3
CO 4	2	2	2	2	3	1	2	2	3	1

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СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills
CO 1	2	2	1	1	3	2	3	1	3	2
CO 2	1	3	1	2	2	2	3	1	3	3
CO 3	2	2	2	3	1	3	2	2	3	2
CO 4	2	2	2	2	2	3	2	2	3	1

				LABOU	R & IND	USTRIA 250129	L LAW-	-1		
						РО				
СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills
CO 1	1	2	2	2	3	2	3	1	3	2
CO 2	2	2	1	1	1	3	1	2	2	3
CO 3	2	1	3	1	2	2	2	2	1	1
CO 4	2	2	2	2	3	3	1	3	1	3

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СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills
CO 1	2	2	1	2	3	2	3	1	3	2
CO 2	1	3	1	1	2	3	1	1	3	3
CO 3	2	2	2	2	1	2	1	3	3	3
CO 4	2	2	2	2	1	3	2	3	1	1

				LABOUI	R &INDU FLIC2	JSTRIAL 260131	LAW -	II		
60						РО				
СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills
CO 1	3	2	2	2	3	2	3	1	3	2
CO 2	2	2	2	1	1	3	2	2	2	3
CO 3	3	1	3	1	3	3	3	1	3	3
CO 4	2	2	2	2	3	1	2	2	3	1

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со						РО				
CO	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills
CO 1	3	1	1	3	1	2	3	1	1	3
CO 2	1	2	3	3	2	1	3	1	1	3
CO 3	2	3	2	3	3	2	1	2	3	1
CO 4	1	1	2	2	3	3	2	3	2	2

				LAV	V OF CRI	IME -CR 260133	PC-II			
						РО				
СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills
CO 1	3	1	1	3	1	2	3	1	1	3
CO 2	1	2	1	2	2	1	1	2	3	3
CO 3	2	3	2	3	3	2	2	3	2	3
CO 4	1	1	1	1	3	3	1	1	2	2

				L		EVIDENO 260134	CE			
со						РО				
CO	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills
CO 1	2	3	1	3	1	2	3	1	1	3
CO 2	1	1	2	3	2	1	1	2	3	3
CO 3	2	3	1	3	3	2	2	3	2	3
CO 4	1	1	2	2	3	3	1	1	2	2

	DRAFTING, PLEADING&CONVEYANCING (CC) FLIC260135												
						РО							
СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills			
CO 1	3	1	1	3	1	2	3	1	1	3			
CO 2	1	2	3	3	2	1	1	2	3	3			
CO 3	2	3	2	3	3	2	2	3	2	3			
CO 4	1	1	2	2	3	3	1	1	2	2			

	BUSINESS ORGANIZATION AND MANAGEMENT FLIC260136													
						РО								
СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills				
CO 1	3	1	1	3	1	2	3	1	1	3				
CO 2	1	2	3	3	2	1	1	2	3	3				
CO 3	2	3	2	3	3	2	2	3	2	3				
CO 4	1	1	2	2	3	3	1	1	2	2				

				PUBLIC	INTERN FLIC1	NATION. 170838	AL LAV	V		
						РО				
СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills
CO 1	3	1	1	3	1	2	3	1	1	3
CO 2	1	2	2	3	3	1	1	2	3	3
CO 3	2	3	3	2	3	2	2	3	2	3
CO 4	1	1	1	2	2	3	1	1	2	2

				ADN	MINISTR FLIC	ATIVE I 170839	LAW			
со						РО				
	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills
CO 1	3	1	1	3	1	2	3	1	1	3
CO 2	1	1	1	2	2	1	1	2	3	3
CO 3	2	2	2	3	3	2	2	3	2	3
CO 4	1	3	1	1	3	3	1	1	2	2

		MEI	DIATIO	N & CON		TON AN 170842	D ARBI	TRATION	N – I	
60						РО				
СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills
CO 1	3	1	1	3	1	2	3	1	1	3
CO 2	1	1	1	2	2	1	1	2	3	3
CO 3	2	2	2	3	3	2	2	3	2	3
CO 4	1	3	1	1	3	3	1	1	2	2

				CYB		AND IT 170843	ACT			
-60						РО				
СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills
CO 1	1	2	3	3	1	2	3	1	1	3
CO 2	2	3	2	3	2	1	1	2	3	3
CO 3	1	1	2	3	3	2	2	3	2	3
CO 4	1	2	3	2	3	3	1	1	2	2

	INTELLECTUAL PROPERT RIGHT FLIC180843												
						РО							
СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills			
CO 1	3	1	1	3	1	2	1	1	3	3			
CO 2	1	2	3	3	2	1	2	3	3	3			
CO 3	2	3	2	3	3	2	3	2	3	3			
CO 4	1	1	2	2	3	3	1	2	2	2			

			PROF	ESSION	AL ETH	ICS &PR	OFESS	IONAL					
					FLIC1	190844							
		PO											
СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills			
CO 1	3	1	1	3	1	2	3	1	1	3			
CO 2	1	2	3	3	2	1	1	2	3	3			
CO 3	2	3	2	3	3	2	2	3	2	3			
CO 4	1	1	2	2	3	3	1	1	2	2			

				ACCO	UNTINC FLIC1	SYSTE 180845	M (CC)			
						РО				
СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills
CO 1	3	1	1	3	1	2	3	1	1	3
CO 2	1	2	3	3	2	1	3	1	1	3
CO 3	2	3	2	3	3	2	1	2	3	1
CO 4	1	1	2	2	3	3	2	3	2	2

				INDIA	N FINAN		YSTEM			
					FLIC1	80846				
						PO				
СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills
CO 1	3	1	1	3	1	2	3	1	1	3
CO 2	1	1	1	3	2	1	1	2	3	3
CO 3	2	2	2	3	3	2	2	3	2	3
CO 4	1	3	1	2	3	3	1	1	2	2

СО						РО				
	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso	PO6 Self- reflect ion &lifel ong	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills
					ning	learni ng				
CO 1	3	1	1	3	1	2	3	1	1	3
CO 2	1	2	3	3	2	1	1	2	3	3
CO 3	2	3	2	3	3	2	2	3	2	3
CO 4	1	1	2	2	3	3	1	1	2	2

				ALTER	NATIVE	E DISPUT	ΓLAWS	}		
					FLIC1	80848				
						PO				
СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills
CO 1	3	3	1	1	1	2	3	1	1	3
CO 2	1	1	2	3	2	1	1	2	3	3
CO 3	2	2	3	2	3	2	2	3	2	3
CO 4	1	1	1	2	3	3	1	1	2	2

				LAW	OF IMPO	ORT & EX 190848	XPORT			
						РО				
СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills
CO 1	3	1	1	3	1	2	3	2	2	2
CO 2	2	3	2	3	2	1	2	3	2	3
CO 3	2	3	2	3	3	2	3	3	1	3
CO 4	2	3	2	2	3	3	2	3	1	1

			HU	MAN RI	GHTS' L. FLIC1	AW ANI 190849) PRAC	TICE		
						РО				
СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills
CO 1	3	1	1	3	1	2	3	2	2	2
CO 2	2	3	2	3	2	1	2	3	2	3
CO 3	3	3	1	3	3	2	3	3	1	3
CO 4	2	3	1	2	3	3	2	3	1	1

			LF	EGAL RE	ESEARCI FLIC1	H METH 190851	ODOLO	OGY		
						РО				
СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills
CO 1	3	1	1	3	1	2	3	3	1	1
CO 2	1	2	3	3	2	1	2	1	2	3
CO 3	2	3	2	3	3	2	3	2	3	2
CO 4	1	1	2	2	3	3	2	1	1	2

				DISSI	ERTATIO FLIC1	ON AND 190852	VIVA			
60						РО				
СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills
CO 1	2	1	1	3	1	2	3	2	2	2
CO 2	3	2	3	3	2	1	2	3	2	3
CO 3	3	3	2	3	3	2	3	3	1	3
CO 4	1	1	2	2	3	3	2	3	1	1

	PUBLIC I	NTERES	ST LAW	YERINC	-	L AID Al 100852	ND PAR	RA LRGA	L AID SER	VICES
						РО				
СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills
CO 1	3	2	2	3	1	2	3	2	2	2
CO 2	1	2	3	3	2	1	2	3	2	3
CO 3	2	1	3	3	3	2	3	3	1	3
CO 4	1	1	1	2	3	3	2	3	1	1

	A	NIMAL	PROTE	CTION I		ARMERS 100853	SAND E	BREEDER	S' RIGHT	
						РО				
СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills
CO 1	3	2	2	2	1	2	3	2	2	2
CO 2	1	3	2	3	2	1	2	3	2	3
CO 3	2	3	1	3	3	2	3	3	1	3
CO 4	1	3	1	1	3	3	2	3	1	1

			BIC	DIVERS	SITY PRO	OTECTIO 100854	ON ANI) IPR		
						РО				
СО	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills
CO 1	3	3	2	2	1	2	3	2	2	2
CO 2	1	2	3	2	2	1	2	3	2	3
CO 3	2	3	3	1	3	2	3	3	1	3
CO 4	1	2	3	1	3	3	2	3	1	1

	NARCOTICS DRUGS &PSYCHOTROPIC SUBSTANCES ACT (NDPS) FLIC1100856													
СО		PO												
CO	PO1 Legal knowle dge	PO2 Profes sional Practi ce	PO3 Profe ssion al Skills	PO4 Profes sional Ethics	PO5 Legal resear ch &legal reaso ning	PO6 Self- reflect ion &lifel ong learni ng	PO7 Self- empl oyabi lity	PO8 Leader ship skills	PO9 Lifelong Learning	PO10 Lawyering skills				
CO 1	3	2	2	2	1	2	3	2	2	2				
CO 2	1	3	2	3	2	1	2	3	2	3				
CO 3	2	2 3 1 3 2 3 3 1 3												
CO 4	1	3	1	1	3	3	2	3	1	1				

						LAWS				
	ı				FLIC1	100857				
						PO				
CO	DO4	DO2	202	DO 4	DOE	DOC	DO7	200	DO0	2010
	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PO10
	Legal	Profes	Profe	Profes	Legal	Self-	Self-	Leader	Lifelong	Lawyering
	knowle	sional	ssion	sional	resear	reflect	empl	ship	Learning	skills
	dge	Practi	al	Ethics	ch	ion	oyabi	skills		
		ce	Skills		&legal	&lifel	lity			
					reaso	ong				
					ning	learni				
						ng				
СО	2	3	2	3	1	2	3	2	2	2
1	_		_		_	_		_	_	_
CO	1	2	3	3	2	1	2	3	2	3
2	*	_	3		_	_	_]		3
	2	3	2	2	2	2	2	3	1	2
СО	Z	3	3	3	3		3	3	1	3
3										
CO	3	2	3	2	3	3	2	3	1	1
4										