

1st SEMESTER

	TEACHING SCHEME												
Sr.					Per	r we	ek]	Exan	nination		Total	
51.	Subject Name	Subject code	Credit	Th	Tut	Pr	Total	Inter	nal	Extern	al	Marks	
								Th Pr		Th	Pr		
	LAW OF TORTS (M.V ACT AND	FLIC110201										40/100	
1	CONSUMER PROTECTION)		4	4			4	12/30		28/70			
2	LEGAL METHOD AND RESEARCH	FLIC110202	4	4			4	12/30		28/70		40/100	
	ENGLISH FOR LEGAL	FLIC110203										40/100	
3	PROFESSIONALS-1		4	2	2		4	12/30		28/70			
	GENERAL PRINCIPLES OF	FLIC110204										40/100	
	ECONOMICS		4				4	\12/3					
4				4				0		28/70			
5	FUNDAMENTALS OF SOCIOLOGY	FLIC110205	4	4			4	12/30		28/70		40/100	
	TOTAL		20	18	2		20	60/150		140/350		200/500	

2nd SEMESTER

	TEACHING SCHEME											
					Per	r we	ek]	Exan	nination		Total
Sr.	Subject Name	Subject code	Credit	Th	Tut	Pr	Total	Inter	nal	Extern	al	Marks
								Th	Pr	Th	Pr	
		FLIC120201										40/100
1	CONSTITUTIONAL LAW-I		4	4			4	12/30		28/70		
2	LAW OF CONTRACT	FLIC120202	4	4			4	12/30		28/70		40/100
	ENGLISH FOR LEGAL	FLIC120203										40/100
3	PROFESSIONALS -2		4	2	2		4	12/30		28/70		
	BUSINESS ECONOMICS-2	FLIC120204										40/100
			4				4	\12/3				
4				4				0		28/70		
5	BASIC PSYCOLOGICAL PROCESSES	FLIC120205	4	4			4	12/30		28/70		40/100
	TOTAL		20	18	2		20	60/150		140/350		200/500



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3rd SEMESTER

Sr.		Carlein et en do			Per	r we	ek]	Exan	nination		Total
01	Subject Name	Subject code		Th	Tut	Tut Pr Total		Inter	nal	External		Marks
								Th	Pr	Th	Pr	
	Business Communication	FLIC130201										40/100
1			4	4			4	12/30		28/70		
2	Legal History	FLIC130202	4	4			4	12/30		28/70		40/100
	International relation	FLIC130203										40/100
3			4	4			4	12/30		28/70		
	Constitution law II	FLIC130204										40/10
4			4	4			4	12/30		28/70		
5	Family Law I	FLIC130205	4	4			4	12/30		28/70		40/100
6	Jurisprudence (legal theory)	FLIC130206	4	4			4	12/30		28/70		40/100
	TOTAL		24	24			24	72/180		168/420		240/600

4th SEMESTER

TEACHING SCHEME												
Sr.		C 1 ' ' 1			Per week			Examination				Total
51.	Subject Name	Subject code	Credit	Th	Tut	ut Pr Total		Internal		Extern	al	Marks
								Th	Pr	Th	Pr	
		FLIC140201										40/100
1	MANAGERIAL ECONOMICS		4	4			4	12/30		28/70		
	PUBLIC POLICY AND PUBLIC	FLIC140202	4				4	12/30				40/100
2	ADMINISTRATION			4						28/70		
	THEORETICAL PROSPECTIVE OF	FLIC140203										40/100
3	SOCIOLOGY		4	4			4	12/30		28/70		
	CIVIL PROCEDURE CODE &LAW OF	FLIC140204										40/100
4	LIMITATION (CPC)		4	4			4	12/30		28/70		







5	FAMILY LAW -II	FLIC140205	4	4		4	12/30	28/70	40/100
	TRANSFER OF PROPERTY AND	FLIC140206	•		Ī				40/100
6	EASEMENT ACT		4	4		4	12/30	28/70	
	TOTAL		24	24	·	24	72/1 80	168/420	240/600







SEMESTER: I

FLIC110201- LAW OF TORTS (M.V ACT AND CONSUMER PROTECTION)

Objective:

This subject aims to introduce for the following objectives:

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

Unit	Description in detail	Credit	Weightage
1	 1.1 Meaning, Definition & Scope Ingredients of Tort 1.2 Damnum sine injuria and injuria sine Damnum 1.3 Differentiate Tort from Crimes and Breach of Contract, Quasi Contract 1.4 Capacity of person to sue and be sued 1.5 Justification of Tort (Defenses) 1.6 Extinction of Tortious Liability: (Termination) 1.7 Remedies available in Tort 	1	25 %
2	2.1 Tort against persons 2.2 Wrong affecting to reputation 2.3 Wrongs affecting property 2.4 Tress pass & tress Pass Ab initio 2.5 Negligence 2.6 Nuisance 2.7 Vicarious Liability-Basis, 2.8 Scope and Justification 2.9 Absolute / Strict Liability	1	25 %







	Consumer Protection Act-1986 (Relevant provisions only)		
	3.1 Consumer : Concept of Consumer & Definition		
3	3.2 Services :Types of services, Deficiency-meaning,	1	25 %
	3.3 Commercial & Professional Services, Medical services	1	25 /6
	3.4 Denial of Services		
	3.5 Consumer Protection Councils		
	3.6 Consumer Disputer Redressal Agencies : District Forum, State		
	Commission & National Commission, Judicial Review		
	Motor Vehicles Act, 1988 (Relevant provisions only)		
	4.1 Objects and reasons for the Motor Vehicles Act, 1988		
	4.2 Special provisions for insurance in the Act		
	4.3 No Fault Liability Principle: Sections 140-142		
4	4.4 Sections 146, 147, 150, 152, 160, 161, 162, 163-A and 163-B, 169,		
	170, 171, 172	1	25 %
	4.4 4.5 Appeal to the High Court & set aside ex-party order		

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; 23rdedition (2011)
- 3. Avtar Singh, Harpreet Kaur, "Introduction to the Law of Torts and Consumer Protection", LexisNexis; 3rd edition (2013)
- 4. M Sridhar A Lakshminath,"Law of Torts: Ramaswamy Iyer's", LexisNexis; Tenth edition (2010)
- 5. Noshirvan H Jhabvala, "The Law of Torts", C Jamnadas & Co, (2013)
- S.P.Singh, "Law of Tort -Including Compensation under the Consumer Protection Act", UniversalLaw Publishing - An imprint of Lexis Nexis; Seventh edition (2015)
- 7. Bare Act, "Motor Vehicles Act, 1988", Professional Book Publishers; 2015 edition (2015)



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Outcome: At the end of the course, the student will be able to

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

Mapping of Course Outcomes (CO) with Programme Outcomes (PO)

	LAW OF TORTS (M.V. ACT & CONSUMER PROTECTION)												
					FLIC	110201							
						РО							
CO	DO1	DOO	DO2	DO4	DOF	DO(DO7	DOO	DOO	DO10			
	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PO10			
	Legal	Profe	Prof	Profe	Legal	Self-	Self-	Leade	Lifelon	Lawyerin			
	knowl	ssion	essio	ssion	resea	reflec	empl	rship	g	gskills			
	edge	al	nal	al	rch	tion	oyab	skills	Learnin				
		Practi	Skill	Ethic	&lega	&lifel	ility		g				
		ce	s	s	1	ong							
					reaso	learni							
					ning	ng							
CO	3	2	1	1	1	2	3	1	3	2			
1													
CO	3	3	2	2	2	1	1	2	1	3			
2													
CO	2	3	3	1	3	2	2	3	2	3			
3													
CO	1	1	2	2	3	3	1	1	1	1			
4													







FLIC110202: Legal Methods and Research

Objective:

This subject aims to introduce for the following objectives:

- The Law students would be able to get insight into the objectives of legal method and mootcourts
- They would critically evaluate the sources of Law, its origin, development and Nature of Law
- They will be able to analyze the functions of law in society
- The study of different types of law and their features enhances students ability of profession
- This course offers the knowledge Dispute Resolution Machinery

• Emphasis on the moot courts activities, and its need for law aspirants

Unit	Description in detail	Credit	Weightage
	Introduction of Law		
1	1.1 Law: Origin, Nature and functions of Law	1	25 %
1	1.2 Justice meaning and type	1	25 /6
	1.3 Functional aspect of Law in achieving Justice		
	1.4 Functions of Law in society –		
	1.5 Classification of Law		
	1.6 Legal Systems of the world		
	1.7 Substantive law and Procedural law		
	1.8 Civil Law and Criminal Law		
	1.9 Private law and Public law		
	1.10 National Law and International Law		
	Sources of Law:		
	2.1 Customs Precedent Art. 141, 144 of the Constitution		
2	2.2 Doctrine of Prospective over ruling		
2	2.3 Legislation and Kinds of legislation	1	25 %
	Other sources of law:		



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	<u>2.4</u> Dispute Resolution Machinery :		
	2.5 Judicial Courts and Hierarchy of Courts		
	2.6 Quasi Judicial - Tribunals, Commission and Forums		
	2.7 Non Judicial – Gram Nayalay		
	Understanding the Case Law		
_	3.1 How to read case?		
3	3.2 Nature and meaning of judgments	1	25 %
	3.3 Majority opinion and Minority opinion		
	3.4 Dissenting Opinion - Per in Curium Judgment-over ruledjudgment.		
	3.5 Search for legal Materials		
	3.6 Methods of identifying and location of legal Material		
	3.7 Primary and secondary sources		
	3.8 Types of code -Statutory Code, State Code, Index		
	3.9 Text books		
	3.10 Legislative reports		
	3.11 AIR Manuals, Civil and Criminal Manuals, Local Acts		
	3.12 Law Commission Reports-NHRC, NCW, NMC and SHRCReports Evidence, Importance, Kinds- expert, hearsay.		
	<u>Legal Research Methods</u> :		
	4.1 Meaning of Legal Research , Objectives of Legal Research Research Methodology,		
4	<u>4.2</u> Kinds of Research - Doctrinal Research; Empirical or Non Doctrinal Legal Research; Socio- Legal Research;		
	4.3 Descriptive and Analytical Research; Applied and Fundamental Research; Sociological Research; Historical Research; Action Research	1	25 %
	<u>Utility of Research :</u>		
	Other of Research.		







	4.4 Pro	iect Repo	ort Writing
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4.5 Legal Education and Legal Profession Legal Profession-Development and ChallengesRole of BCI & Legal Education-Socially relevant Legal Education-

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
- 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 Edition2004.
- 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, ButterworthWadhwa, 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

Outcome: At the end of the course, the student will be able to

- The students will have the thorough knowledge of sources of law, nature of law, classification of law etc.
- Students will also be able to be acquainted with dispute resolution machinery i.e. courts, Tribunals, Nyayalay.







• The moot court practices will help students to understand the application of law through cases.

Mapping of Course Outcomes (CO) with Programme Outcomes (PO)

	LEGAL METHODS & RESEARCH FLIC110202												
СО		PO											
	PO1 Legal knowl edge	PO2 Profe ssion al Practi ce	PO3 Prof essio nal Skill s	PO4 Profe ssion al Ethic s	PO5 Legal resea rch &lega l reaso ning	PO6 Self- reflec tion &lifel ong learni ng	PO7 Self- empl oyab ility	PO8 Leade rship skills	PO9 Lifelon g Learnin g	PO10 Lawyerin gskills			
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			







FLIC110203 -ENGLISH FOR LEGAL PROFESSIONALS-1

Objective:

This subject aims to introduce for the following objectives:

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

Unit	Description in detail	Credit	Weightage
1	 English for Legal Professionals 1.1 giving advice, making recommendations, referring to legal documents 1.2 stating rights and obligations, common contract terminology, interacting with a client, enumerating reasons 1.3 explaining steps of a procedure, advising on a course of action 	1	25 %
2	Grammar and Vocabulary 2.1 Verb forms and Subject Verb Agreement, word formation 2.2 Active- Passive Voice	1	25 %
3	Reading Skills 3.1 Reading Comprehension techniques and note making can be done from selected articles published in social media or magazine / chapter from a book depending on	1	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
- 3. Amy Krois-Linder, TransLegal, International Legal English, Cambridge UniversityPress



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- 4. Frederick Schauer, Thinking Like a Lawyer: A New Introduction To Legal Reasoning, Harvard University Press
- 5. Colin Seale, Thinking Like a Lawyer: A Framework for Teaching Critical Thinking to All Students, Sourcebooks

Outcome: At the end of the course, the student will be able to

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

Mapping of Course Outcomes (CO) with Programme Outcomes (PO)

	ENGLISH FOR LEGAL PROFESSIONALS-1										
	FLIC110203										
						PO					
CO	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PO10	
	Legal	Profe	Prof	Profe	Legal	Self-	Self-	Leade	Lifelon	Lawyerin	
	knowl	ssion	essio	ssion	resea	reflec	empl	rship	g	gskills	
	edge	al	nal	al	rch	tion	oyab	skills	Learnin		
		Practi	Skill	Ethic	&lega	&lifel	ility		g		
		ce	S	S	1	ong					
					reaso	learni					
					ning	ng					
CO	1	2	3	1	1	2	2	1	3	2	
1											
CO	2	1	1	2	2	1	1	2	3	3	
2											
CO	3	2	2	1	3	2	3	2	2	3	
3											
CO	3	3	1	2	3	3	3	3	1	1	
4											







FLIC110204- GENERAL PRINCIPLES OF ECONOMICS

Objective:

This subject aims to introduce for the following objectives:

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

Unit	Description in detail	Credit	Weightage
1	Basic Conceptual Framework: 1.1 Definition Fundamental problems of economics - scarcity and choice 1.2 Basic concepts in economics – utility 1.3 price v/s value, income, wealth 1.4 Micro and macro Economics, Economics systems. Consumption Theory - Demand Analysis:	1	25 %
2	 2.1 Demand : Meaning, Law curvature properties, exceptions 2.2 Concept of Elasticity of Demand, effective factors and measurement of price elasticity 2.3 Concept, type and measurement of income Elasticity, concept and type of cross elasticity 2.4 Importance of price and income elasticity. 	1	25 %
3	Production Theory-Supply Analysis: 3.1 Market: Types and characteristics, Price, quantity and equilibriumdetermination in perfect and imperfect markets 3.2 Concept of cost, Types of cost - Fixed cost, Variable cost, Total cost. Average cost 3.3 Marginal cost and their relationship 3.4 Cost Curves.	1	25 %
4	Global Economic Issues: 4.1 Concepts of GDP, GNP 4.2 External sector in economic analysis 4.3 Concept Of International Trade, Balance of payments 4.4 Foreign exchange rate and its determinants 4.5 Foreign Direct Investment, Global environment issues.	1	25 %



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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
- 4. Sundram, K.P.M. Money, Banking Trade and Finance
- 5. Ahuja H L Macro Economic Theory & Policy

Outcome: At the end of the course, the student will be able to

- Understand the basic element of economic theory and general principles of economics
- Distinguish the theory of production and supply
- Evaluate the foreign exchange rate and its determinants foreign direct investment -Global environment issue
- Student will understand the different policies implemented by government

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Mapping of Course Outcomes (CO) with Programme Outcomes (PO)

	inapping of course outcomes (co) with 1 rogiumine outcomes (1 o)										
	GENERAL PRINCIPLES OF ECONOMICS										
	FLIC110204										
						PO					
CO		ı	ı	ı	ľ	ı	ı	1	1	1	
	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PO10	
	Legal	Profe	Prof	Profe	Legal	Self-	Self-	Leade	Lifelon	Lawyerin	
	knowl	ssion	essio	ssion	resea	reflec	empl	rship	g	gskills	
	edge	al	nal	al	rch	tion	oyab	skills	Learnin		
		Practi	Skill	Ethic	&lega	&lifel	ility		g		
		ce	s	s	1	ong					
					reaso	learni					
					ning	ng					
CO	2	2	1	1	1	2	3	1	3	2	
1											
CO	1	3	2	2	2	1	1	2	1	3	
2											



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CO 3	2	3	3	1	3	2	2	3	2	3
CO 4	1	1	2	2	3	3	1	1	1	1







(Recognized by UGC under Section 22 & 2(f) of 1956) (Gujarat Private State University Act 4 of 2018)

FLIC110205- Fundamentals of Sociology

Objective:

This subject aims to introduce for the following objectives:

- To understand the meaning of Sociology
- To distinguish the nature, origin, scope of sociology
- To enumerate the basic concepts of different social institutions
- To identify the Interrelationship of the human and animal society
- To criticize the impact of Industrialization and Urbanization on Environment

• To evaluate the area of Ecology and Environment.

Unit	Description in detail	Credit	Weightage
	The nature of Sociology	1	30%
	1.1 The meaning of Sociology: Origin, Definition, Scope,		
1	Subject matter		
	1.2 Nature and relation of sociology with other social		
	1.3 Sciences. Humanistic orientation to Sociological study.		
	Basic concepts Society	1	40%
	2.1community, Institution, Association, Group, Social		
	structure, status and role		
2	2.2 Human and Animal Society		
	2.3 Institutions Family and kinship, religion, education,		
	State.		
	2.4 The individual and Society. Culture, Socialization		
	2.5 Relation between individual and society.		
	The use of Sociology.	2	30%
	3.1 Introduction to applied		
3	sociologySociology and social		
	problems		
	3.2 Ecology and Environment: Pollution, Global warming		
	andGreen house effect.		
	3.3 Impact of Industrialization and Urbanization one		
	nvironment.		

Reference Books:

- 1 Bottommore. T.B. 1972, Sociology: A guide to problems and literature
- 2 Bombay: George Allen and Unwin (India): Harlambos, M.1998







3 Sociology: Themes and perspectives. New Delhi Oxford University Press.

Outcome: At the end of the course, the student will be able to

- Critically analyses the growth and development of sociology
- Students will be able to improve their analytical skill and will be able to apply the principles of sociology in resolving problems.
- To define the origin, nature and scope of sociology
- To understand the human and relation with society

Mapping of Course Outcomes (CO) with Programme Outcomes (PO)

	Fundamentals of Sociology										
	FLIC110205										
		PO									
СО	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PO10	
	Legal	Profe	Prof	Profe	Legal	Self-	Self-	Leade	Lifelon	Lawyerin	
	knowl	ssion	essio	ssion	resea	reflec	empl	rship	g	gskills	
	edge	al	nal	al	rch	tion	oyab	skills	Learnin		
		Practi	Skill	Ethic	&lega	&lifel	ility		g		
		ce	S	S	1	ong					
					reaso	learni					
					ning	ng					
CO	3	2	1	2	2	1	3	1	3	1	
1											
CO	3	2	1	2	3	2	1	2	2	3	
2											
CO	3	1	2	1	3	2	3	2	1	2	
3											
CO	1	2	2	3	3	3	1	2	1	2	
4											







(Recognized by UGC under Section 22 & 2(f) of 1956) (Gujarat Private State University Act 4 of 2018)

SEMESTER II

FLIC120201 - CONSTITUTIONAL LAW-I

Objective:

This subject aims to introduce for the following objectives:

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

• To identify the importance of the fundamental duties.

Unit	Description in detail	Credit	Weightage
1	What is Constitution and Constitutional Law 1.1 Historical Background of Constitution Law 1.2 Nature of the Indian Constitution. 1.3 Salient feature of the Indian Constitution 1.4 The Preamble of the Constitution	1	25 %
2	The Union and its Territory(Art.1to4) 2.1 Citizenship (Art. 5 to 11) 2.2 Origin and Development of Fundamental Rights Need for Fundamental Rights 2.3 Classification and suspension of Fundamental Rights State (Art 12) 2.4 Law and Law inforce(Art-13)	1	25 %







	2.1 D' 1 () F 1' () () () ()		<u> </u>
	3.1 Right to Equality (Art 14 to		
3	18)		
3	3.2 Right to Freedom (Art 19 to	1	25 %
	22)		
	3.3 Right against Exploration		
	(Art. 23 – 24		
	3.4 Right to Freedom of		
	Religion		
	(Art25to28)		
	3.5 Cultural and Educational		
	Rights (Art29,30)		
	3.6 Right to Constitutional		
	Remedies (Art. 32)		
	4.1 Directive Principles-		
	4.2 Object and Classification Social and		
	Economic Charter Social Security Charter		
4	Community Welfare Charter		
	4.3 Implementation of Directive Principles.	1	25 %
	Fundamental duties (Art - 51A) Needs,		
	Source, Enforcement.		
	1		

Reference Books:

- 1 D.D.Basu,"Introduction to the Constitution of India",Lexis Nexis; 22nd edition (1June 2015)
- 2 P.M.Bakshi,"Constitution of India", Universal Law Publishing-Anim print of LexisNexis; Thirteenth edition (2015)







- 3 Austin Granville,"The Indian Constitution: Cornerstone of A Nation: Cornerstone of A Nation (Classic Reissue)", Oxford; 2 edition (15 July 1999)
- 4 Bipan Chandra,"History of Modern India",Orient Black Swan;Firstedition(2009)
- 5 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)
- 6 Subhash

 .Kashyap, "OurConstitution", National Book Trust, India; Second edition (2011)
- 7 Madhav Khosla, "The Indian Constitution (Oxford India Short Introductions Series)", Oxford; First edition (30 June 2012)
- 8 J.N. pandey, " ", Central law agency
- 9 Noshirvan H Jhabvala, "The Constitution of India", C Jamnadas & Co. (2014)

Outcome: At the end of the course, the student will be able to

- 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.
- They will be aware of their fundamental duties.
- They can distinguish the responsibility of state under Art. 12

Mapping of Course Outcomes (CO) with Programme Outcomes (PO)

CONSTITUTIONAL LAW-I									
FLIC120201									
PO									







CO	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PO10
	Legal	Profe	Prof	Profe	Legal	Self-	Self-	Leade	Lifelon	Lawyerin
	knowl	ssion	essio	ssion	resea	reflec	empl	rship	g	gskills
	edge	al	nal	al	rch	tion	oyab	skills	Learnin	
		Practi	Skill	Ethic	&lega	&lifel	ility		g	
		ce	s	S	1	ong				
					reaso	learni				
					ning	ng				
CO	2	2	1	1	1	2	3	1	3	2
1										
CO	3	1	2	2	2	1	2	2	1	3
2										
CO	2	2	2	3	3	2	2	3	2	3
3										
CO	1	1	2	3	3	3	1	1	1	1
4										







FLIC120202- LAW OF CONTRACT

Objective:

This subject aims to introduce for the following objectives:

- To understand the meaning of contact
- To differentiate between breach of contract, quasi contract.
- To distinguish between vicarious liability, absolute liability and strict liability.

• To analyze the features of the Negligence, Nuisance

Unit	Description in detail	Credit	Weightage
1	Nature of the contract, Definition of the contract Essential Elements of a valid contract 1.1 Offer and Acceptance	1	25 %
	1.2 Rules regarding to Valid offer & acceptation Revocation	_	20 70
	Consideration		
	1.3 Definition, & it's Importance Elements of a consideration		
	1.4 No consideration No contract Privity of contract		
	1.5 Capacity to Contract Competency of the party		
	1.6 Position of the Minor under the I.C. Act		
	Free Consent		
	2.1 Definition of Consent & Free Consen		
2	2.2 Coercion		
	2.3 Undue Influence	1	25 %
	2.4Fraud Mis		
	2.5representation		
	Mistake		
	2.6 Legality of the Object		
	2.7Unlawful Agreements		
	2.8 Agreements Opposed to Public Policy		







	Void agreements Wagering		
	agreements		
3	3.1 Contingent Contracts(S-32	1	25 %
	to 36)		
	3.2 Performance of the		
	Contract Tender for		
	performance(S-38)		
	3.3 Devolution of joint Rights and Liabilities		
	Reciprocal promises		
	3.4 Appropriation of Payment		
	Discharge of the Contract		
	4.1 By performance By		
	agreement		
4	4.2 By Impossibility (S-56) By		
1	lapse of time	1	25 %
	4.3 By operation of Law By		
	breach of contract		
	4.4 Anticipatory breach of contract.		
	Remedies for Breach of contract		
	4.5 Recession of the contract Suit		
	for Damages		
	4.6 Suit upon Quantum Meruit		
	4.7 Suit for Specific Performance of the contract Suit		
	for Injunction Quasi Contracts(S-68 to72)		

Reference Books:

- 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.

Outcome: At the end of the course, the student will be able to

- Critically analyses the growth and development of contract
- Students will be able to improve their analytical skill and will be able to apply the principles contract
- The study of contract will help students to apply their knowledge for the benefit of society.

Mapping of Course Outcomes (CO) with Programme Outcomes (PO)

	LAW OF CONTRACT													
	FLIC120202													
	PO													
CO	DO1	DOO	DOS	DO4	DOF	DO(DOT.	DO0	DO0	DO10				
	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PO10				
	Legal	Profe	Prof	Profe	Legal	Self-	Self-	Leade	Lifelon	Lawyerin				
	knowl	ssion	essio	ssion	resea	reflec	empl	rship	g	gskills				
	edge	al	nal	al	rch	tion	oyab	skills	Learnin					
		Practi	Skill	Ethic	&lega	&lifel	ility		g					
		ce	s	s	1	ong								
					reaso	learni								
					ning	ng								
CO	1	1	1	2	1	3	3	1	3	2				
1														
CO	2	2	2	1	2	1	1	2	1	3				
2														
CO	3	1	3	3	3	2	2	3	2	3				
3														
CO	1	1	2	2	3	3	1	1	1	1				
4														







FLIC120203- ENGLISH FOR LEGAL PROFESSIONALS -2

Objective:

This subject aims to introduce for the following objectives:

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

	English for Legal Professionals		
1	1.1 Negotiating an agreement, amending an agreement, liking ideas in writing,	1	25 %
	1.2 comparing and contrasting legal structures,		
	emphasizing a point, hypothesizing about past actions		
	1.3 general information on copyright, patent and trade		
	mark. Audio - video sessions on landmark cases /		
	decisions		
	Grammar and Vocabulary		
	2.1 Tenses, Concord, describing processes using passive		
2	voice, word formation and field specific vocabulary		
	2.2 vocabulary of company procedures, meetings, and	1	25 %
	expressions for takeovers, insolvency terminology		
	Reading Skills		
	3.1 Reading Comprehension techniques and note making		
3	can be done from selected articles published in social	1	25 %
	media or magazine / chapter from a book depending on		
	availability of the resources.		







	2.2 Como nofononco hoolee ano mantiamo di halacce heet D - 1:		
	3.2 Some reference books are mentioned below but Reading		
	3.3 Comprehension is neither mandatory nor limited to this		
	list		
	3.4 10 Judgements that Changed India by Zia Modi		
	1. Legal Eagles by Indu Bhan		
	2. Thinking Like a Lawyer: A Framework for Teaching		
	Critical Thinking to All Students by Colin Seale		
	3. Thinking Like a Lawyer: A New Introduction to Legal		
	Reasoning by Frederick Schauer		
	4. 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> -		
	4.1 Paragraph writing – narrative writing, Picture perception	1	25 %
	and story narration from picture	1	25 /0
4	4.2 Email writing, Day to Day conversations, Presentation		
	Skills		
	<u>I</u>		

Reference Books:

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



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5. Indu Bhan, Legal Eagles: Stories of the Top Seven Indian Lawyers, Random House India

Outcome: At the end of the course, the student will be able to

- Use English terminology specific to Legal Profession
- Respond to familiar issues in Professional Communication
- Write emails and descriptive paragraphs
- Present their views on given articles/matter related to the field of Laws
 - to apply their knowledge for the benefit of society.

Mapping of Course Outcomes (CO) with Programme Outcomes (PO)

			ENGI	LISH FO	R LEGA	L PROF	ESSION	IALS -2		
					FLIC	PO				
СО	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PO10
	Legal knowl edge	Profe ssion al	Prof essio nal	Profe ssion al	Legal resea rch	Self- reflec tion	Self- empl oyab	Leade rship skills	Lifelon g Learnin	Lawyerin gskills
	cugo	Practi ce	Skill s	Ethic s	&lega 1 reaso	&lifel ong learni	ility	511115	g	
					ning	ng				
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







FLIC120204- BUSINESS ECONOMICS - II (Macro)

Objective:

This subject aims to introduce for the following objectives:

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

Unit	Description in detail	Credit	Weightage
	Introduction to Macro Economics:		
	1.1 Definition, Scope, Importance and Limitations of		
1	Macro Economics	1	25 %
	1.2 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)		
	1.3 Personal income and Disposable income Methods for		
	measurement of NI Difficulties in measurement of NI		
	Theory of income and Employment		
	2.1 Keyne's Consumption function		
	2.2 Investment function Keynesian theory of income and		
2	employment		0/
	2.3 Investment multiplier - Interest rate theory- Liquidity	1	25 %
	preference Theory		
	Money		
	3.1 Definition and Function Stock of Money (M1, M2, M3, and		
3	M4)	1	25 %
	3.2 Credit creation by Commercial Banks –	_	25 /6
	3.3 Inflation Meaning of Inflation, Deflation, Stagflation and		
	Causes of inflation,		
	3.4 Measures to control inflation - Business cycle Meaning,		
	characteristics and phase		







	Monetary policy		
	4.1 Meaning, Objectives and Tools		
	4.2 Fiscal policy Meaning, Objectives and Tools		
	4.3 Balance of Payments Meaning, Structure		
1	4.4 Causes of Disequilibrium and Methods of Correcting		
4	Disequilibrium	1	25.0/
		1	25 %

Reference Books:

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

Outcome: At the end of the course, the student will be able to

- Understand Different concept regarding gross domestic product, market reviews, government policies.
- Understand the concept of inflation, National income, and about fiscal policy
- To understand the concept of money
- Understand the actual postion of the economy in inflation and deflation time

Mapping of Course Outcomes (CO) with Programme Outcomes (PO)

	BUSINESS ECONOMICS-2(MACRO)												
	FLIC120204												
		PO											
CO	DO1	DOO	DO2	DO4	DOF	DO(DO7	DOG	DOO	DO10			
	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PO10			
	Legal	Profe	Prof	Profe	Legal	Self-	Self-	Leade	Lifelon	Lawyerin			
	knowl	ssion	essio	ssion	resea	reflec	empl	rship	g	gskills			
	edge	al	nal	al	rch	tion	oyab	skills	Learnin				
		Practi	Skill	Ethic	&lega	&lifel	ility		g				
		ce	s	s	1	ong							
					reaso	learni							
					ning	ng							
CO	2	2	2	3	1	3	2	1	1	1			
1													
CO	3	1	3	2	2	3	3	2	1	2			
2													



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CO 3	2	2	3	1	3	2	2	1	1	3
CO 4	1	1	2	2	3	2	1	2	2	3







FLIC120205- Basic Psychological processes

Objective:

This subject aims to introduce for the following objectives:

- To enhance the approaches to study of Psychology
- To critically examine the concepts of Sensation and Perception
- To evaluate the values of learning and memory

Unit	Description in detail	Credit	Weightage
1	Definition of Psychology: 1.1 Approaches to Study of psychology Schools, Branches & Methods of Psychology. 1.2 Motivation: Meaning and nature Types of Motives Emotions 1.3 Meaning , Nature 1.4 Psychological and psychological changes Types of emotions 1. Pleasant emotions ; love, Joy, Affection 2) unpleasant emotion; Anger, Fear , Grief	2	30%
2	Thinking 2.1 Meaning and definition 2.2 Reasoning (Inductive and deductive reasoning) 2.3 Concept formation (process involved in concept formation) 2.4 Creativity -steps involved in creativity - Characteristics of creative person. 2.5 Problem solving 2.6 Thinking and Language	1	40%
3	Personality 3.1 Meaning and definition 3.2 Approaches to the study of personality -Freud's theory 3.3 Traits 3.4 Determinants of personality	1	30%

Reference Books:

- 1. Feldman RS-Understanding Psychology IV Edition Mc Graw Hill ,India
- 2. Saundra K Ciccarelli- Psychology(South Asian Edition) Pearson Education.
- 3. Robert A Baron-Psychology III Edition Prentice Hall, India

Outcome: At the end of the course, the student will be able to



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- The students will be able to familiarize to the field of psychology,
- They will extend necessary exposure to develop interest in the field
- They will understand the psycology of society
- The subject appreciate the different branches and concept of psycology.

Mapping of Course Outcomes (CO) with Programme Outcomes (PO)

				Basic l	Psycholo		ocesses			
					FLIC1	120205				
	PO									
CO									1	1
	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PO10
	Legal	Profe	Prof	Profe	Legal	Self-	Self-	Leade	Lifelon	Lawyerin
	knowl	ssion	essio	ssion	resea	reflec	empl	rship	g	gskills
	edge	al	nal	al	rch	tion	oyab	skills	Learnin	
		Practi	Skill	Ethic	&lega	&lifel	ility		g	
		ce	s	s	1	ong				
					reaso	learni				
					ning	ng				
CO	2	3	3	2	1	3	3	2	3	2
1										
CO	2	2	2	2	1	2	3	2	1	3
2										
CO	1	3	1	2	2	1	3	2	2	3
3										
CO	3	2	1	3	3	3	3	1	1	3
4										







SEMESTER III

FLIC130201- BUSINESS COMMUNICATION

Objective:

This subject aims to introduce for the following objectives:

- To enable the students to understand the concept of business communication.
- To let the students understand about the professional letters and letter writingtechniques
- To make the students understand about some commonly confused words we used.

Unit	Description in detail	Credit	Weightage
1	 Introduction of communication 1.1 Definition of communication process 1.2 Objective of communication 1.3 The seven C's of effective communication, oral communication 1.4 written communication, advantages and disadvantages of verbal communication , Importance of non verbal communication 1.5 Types of non verbal communication , Body language, paralanguage, sign language , Time and space language , Advantages and limitations of non verbal communication 	1	25 %
2	2.1 Letter writing techniques 2.2 understanding the basics of writing 2.3 Physicalappearance of paper 2.4 Advantages of typing on computer 2.5 Structure of letter, Format of letter 2.6 Principles of effective letter writing	1	25 %
3	Types of letters 3.1 Inquiry letters 3.2 Reply to inquiry letter 3.3 Order letter 3.4 Reply to order letter	1	25 %
4	4.1 Words often misspelled and confused , 4.2 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

Outcome: At the end of the course, the student will be able to

- The student will know how to write professional letter and letter writing techniques
- The course will helpful for the students by enhancing their writing techniques
- Understand the different communication skills
- Understand the different words which often confused the students.

Mapping of Course Outcomes (CO) with Programme Outcomes (PO)

BUSINESS COMMUNICATION										
	FLIC130201									
						PO				
CO	DO4	DOS	DOO	DO 1	DOF	DO (DOE	DOS	DOO	DO10
	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PO10
	Legal	Profe	Prof	Profe	Legal	Self-	Self-	Leade	Lifelon	Lawyerin
	knowl	ssion	essio	ssion	resea	reflec	empl	rship	g	gskills
	edge	al	nal	al	rch	tion	oyab	skills	Learnin	
	Ü	Practi	Skill	Ethic	&lega	&lifel	ility		g	
		ce	s	s	1	ong				
					reaso	learni				
					ning	ng				
CO	1	1	2	1	1	2	3	1	3	2
1										
CO	2	2	3	2	2	1	1	2	1	3
2										
CO	3	1	2	1	3	2	2	3	2	3
3										
CO	1	1	3	2	3	3	1	1	1	1
4										







(Recognized by UGC under Section 22 & 2(f) of 1956) (Gujarat Private State University Act 4 of 2018)

FLIC130202 - LEGAL HISTORY

Objective:

This subject aims to introduce for the following objectives:

- To enumerate the details of the Landmark events in Indian Legal History
- To identify the delicacies of the Modern Legal System evolved from British India
- To criticize the impact of overburden of precedents
- To evaluate the area of Legal History and the Constitution of India

Unit	Description in detail	Credit	Weightage
	Establishment of East India Company-		
	1.1 Administration of Justice in Presidency Towns (1600-		
1	1726) and the development of Courts and judicial institutions	1	25 %
	Under the East India company		
	1.2 Establishment of Mayor's Courts under the Charter of		
	1726 and changes Introduced by Charter of 1753		
	1.3 Regulating Act of 1773 and establishment of Supreme		
	Court at Calcutta. Act. of Settlement 1781. Leading Cases: (a)		
	Trial of Raja NandKumar (b) Patna Case (c) Cossijurah Case		
	Adalat System		
	2.1 Reform introduced by Warren Hastings, Cornwallis and		
	William Bantinck		
2	2.2 Establishment of High Court under the Indian High		25 0/
	Courts Act 1861. Judicial Committee of Privy Council as Court	1	25 %
	of appeal and its jurisdiction		
	Constitution of India and the Modern Judicial System		
	3.1 Lower Courts, High Courts and the Supreme Court of		
3	India. 3.2 Legal Education, Enrolment of Advocates	1	25 %
	and History of law Reporting in India	1	25 70
	Indian Council Act 1861 and 1892		
4	4.1 Government of India Act 1909, 1919 and 1935		
	4.2 Indian freedom struggle, federal court of India.		
	4.3Partition and Abolition of jurisdiction of the privy council	1	25
	in reference to India.		

Reference Books:







- 1. Jain, M.P.: Outline of Indian Legal History
- 2. Mittal, J.K.: India Legal History

Outcome: At the end of the course, the student will be able to

- To define the origin, nature and scope of Legal History of India.
- To analyze the British impact upon the Indian Judiciary.
- To apply their knowledge for the benefit of society.
- To understand the Indian judiciary system.

Mapping of Course Outcomes (CO) with Programme Outcomes (PO)

60						History 130202 PO				
СО	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PO10
	Legal	Profe	Prof	Profe	Legal	Self-	Self-	Leade	Lifelon	Lawyerin
	knowl	ssion	essio	ssion	resea	reflec	empl	rship	g	gskills
	edge	al	nal	al	rch	tion	oyab	skills	Learnin	
		Practi	Skill	Ethic	&lega	&lifel	ility		g	
		ce	S	S	1	ong				
					reaso	learni				
СО	1	1	1	1	ning 1	ng 2	3	1	3	2
1	1	1	1	1	1	2	3	1	3	2
CO	2	2	2	2	2	3	3	2	2	3
2										
CO	3	1	3	1	3	2	3	3	1	3
3										
CO	2	2	3	2	3	1	1	2	2	1
4										







(Recognized by UGC under Section 22 & 2(f) of 1956) (Gujarat Private State University Act 4 of 2018)

FLIC130203- INTERNATIONAL RELATIONS

Objective:

This subject aims to introduce for the following objectives:

- Tell exact locations of major countries on a world map and explain what problems those countries are facing;
- Demonstrate understanding of the causes and processes of modern international issues;

• Differentiate the concept of internationalization from that of globalization

Unit	Description in detail	Credit	Weightage
1	Introduction,1.1 Meaning and significance: International relations in political studies1.2 Emergence of international state system, Pre and Post Westphalia treaty	1	25 %
2	Diplomacy Meaning, 2.1 Functions of Diplomacy 2.2 Future of Diplomacy 2.3 Types of Diplomacy 2.4 Diplomacy,	1	25 %
	Terrorism 3.1 Contemporary Developments 3.2 U.N's Role in International and Terrorism, 3.3 Contemporary Developments 3.4 U.N's Role in International Contemporary issues of International Relations 3.5 Non State Actors- Terrorism- Environmental Issues, Nuclear Proliferation, Global Trade and Finance, Human Rights		25 %
	Theories of International Relations Moralist Theory, 4.1 Merits and Demerits, 4.2 Liberalism And International relations, Merits and Demerits, Realist	1	25 %

Reference Books:



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- 1. An Introduction to International Relations, Richard Devetak, Anthony Burke AND Jim George, Second Edition
- 2. Theories of International Relations, Third edition, Scott Burchill, Andrew Linklater, Richard Devetak, Jack Donnelly, Matthew Paterson, Christian, Reus-Smit and Jacqui True.
- 3. Introduction to International Relations, Fifth Edition- Robert Jackson and Georg Sorensen

Outcome: At the end of the course, the student will be able to

- Describe the dominant theoretical approaches to international relations
- Use their knowledge of the dominant theoretical approaches to international relations to interpret the behavior of international actors
- Demonstrate a sense of political agency and be able to identify the specific ways in which an individual can participate meaningfully in politics.

Mapping of Course Outcomes (CO) with Programme Outcomes (PO)

	International Relations									
	FLIC130203									
						РО				
CO	DO1	DOO	DOO	DO4	DOF	DO(DOT.	DO0	DOO	DO10
	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PO10
	Legal	Profe	Prof	Profe	Legal	Self-	Self-	Leade	Lifelon	Lawyerin
	knowl	ssion	essio	ssion	resea	reflec	empl	rship	g	gskills
	edge	al	nal	al	rch	tion	oyab	skills	Learnin	
		Practi	Skill	Ethic	&lega	&lifel	ility		g	
		ce	s	s	1	ong				
					reaso	learni				
					ning	ng				
CO	2	1	3	3	2	1	3	1	3	2
1										
CO	3	2	3	1	3	1	1	2	1	3
2										
CO	1	1	1	1	3	2	2	3	2	3
3										
CO	1	1	2	2	3	3	1	1	1	1
4										



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FLIC130204- CONSTITUTION LAW II

Objective:

This subject aims to introduce for 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 JudicialAccountability and also the very important provision of emergency under Indian Constitution

Unit	Description in detail	Credit	Weightage
1	Introduction Legislature under Indian Constitution 1.1 Union and State Legislatures - Composition, Powers, Functions and Privileges - Anti- Defection Law 1.2 Executive under Indian Constitution -	1	25 %
	President and Union Council of Ministers		
	Governor and State Council of Ministers		
2	President: 2.1 Qualification, election, removal (impeachment); & Powers comparative study with Governor of State Governor: 2.2 qualification election, removal powers. Parliament: 2.3 constitution, qualification for membership, duration; & Powers, Privileges & immunities of its members;	1	25 %
3	Judiciary under Constitution 3.1 Supreme Court – Appointment of Judges Powers and Jurisdiction 3.2 High Courts - Appointment and Transfer of Judges - Powers and Jurisdiction 3.3 Subordinate Judiciary 3.4 Independence of judiciary 3.5 Judicial Accountability	1	25 %







	Centre State Relations		
	4.1 Legislative; Administrative; Financial Relations;		
	Cooperation and Coordination between the Centre and States		
	Judicial Interpretation of Centre-State Relations		
	4.2 Doctrines evolved by Judiciary Commissions (Art. 315 – 319),		
4	Administrative Tribunal meaning & Scope.		
	Liability of State in Torts and Contracts	1	25 %
	Freedom of Interstate Trade, Commerce and Intercourse -	1	25 /6
	Services under the State		
	4.3 All India Services - Public Service Commissions		
	Emergency:		
	4.4 Need of Emergency Provisions		
	Different kinds of Emergency - National, State and Financial		
	emergency		
	4.5 Impact of Emergency on Federalism and Fundamental Rights		
	Amendment of Indian Constitution; Need of Amending the		
	Constitution		
	4.6 Methods of Amendment, Process of Amendment and Basic		
	StructureTheory		
	Need For Review of Indian Constitution		
	4.7 Working of Parliament, Governor-Status and Role Judiciary-		
	ParliamentRelationship		

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; Thirteenthedition (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)

Outcome: At the end of the course, the student will be able to

- 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.
- They will be aware of their fundamental duties.







Mapping of Course Outcomes (CO) with Programme Outcomes (PO)

	CONSTITUTION LAW II									
	FLIC130204									
00						РО				
CO	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PO10
	Legal	Profe	Prof	Profe	Legal	Self-	Self-	Leade	Lifelon	Lawyerin
	knowl	ssion	essio	ssion	resea	reflec	empl	rship	g	gskills
	edge	al	nal	al	rch	tion	oyab	skills	Learnin	
	O	Practi	Skill	Ethic	&lega	&lifel	ility		g	
		ce	s	s	1	ong				
					reaso	learni				
					ning	ng				
CO	3	1	3	2	1	2	3	1	3	2
1										
CO	1	2	1	1	2	1	1	2	1	3
2										
CO	2	3	2	2	3	2	2	3	2	3
3										
CO	1	3	3	1	3	3	1	1	1	1
4										







FLIC130205- FAMILY LAW -I

Objective:

This subject aims to introduce for the following objectives:

- To introduce the different religions Hindu, Muslims, Christians and Parsis in the context of law.
- To critically analyze Concept of Marriage and Theories of Divorce.
- To evaluate the Matrimonial Remedies under different personal laws and special laws.
- To elaborate Alimony and maintenance as an ancillary relief.

• To learn the concepts - Legitimacy, Adoption, Custody, maintenance and education of child, Guardianship and parental rights.

Unit	Description in detail	Credit	Weightage
	Uncodified Hindu Law		
1	1.1 Introductory of Hindu Law 1.2 Hindu Undivided and Coparcenary Family 1.3 Debts 1.4 Partition 1.5 Impartible Estate 1.6 Gifts 1.7 Wills 1.8 Damdupat 1.9 Benami transactions Religious and Charitable Endowments	1	25 %
2	Codified Hindu Law 2.1 The Hindu Marriage Act,1955 2.2 The Hindu Succession Act, 1956 2.3 The Hindu Adoptions and Maintenance Act,1956 2.4 The Hindu Minority and Guardianship Act,1956	1	25 %







	The Parsi Marriage and Divorce Act,1936		
2	3.1 Introduction		
3	3.2 Concept of Divorce	1	25 %
	3.3 Matrimonial Remedies		
	The Indian Christian Marriage Act,1872		
$\frac{4}{2}$	4.1 Introduction	1	25 %
	4.2 Concept of Marriage		
	4.3 Matrimonial Remedies		

Reference Books:

- 1. Principles of Hindu LawN. H. Jhab vala
- 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.

Outcome: At the end of the course, the student will be able to

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







Mapping of Course Outcomes (CO) with Programme Outcomes (PO)

	FAMILY LAW I FLIC130205									
						РО				
CO	PO1 Legal knowl edge	PO2 Profe ssion al Practi ce	PO3 Prof essio nal Skill s	PO4 Profe ssion al Ethic s	PO5 Legal resea rch &lega l reaso ning	PO6 Self- reflec tion &lifel ong learni ng	PO7 Self- empl oyab ility	PO8 Leade rship skills	PO9 Lifelon g Learnin g	PO10 Lawyerin gskills
CO 1	2	3	2	3	1	3	2	2	3	2
CO 2	1	1	1	2	2	3	3	1	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







FLIC130206- LEGAL THEORY (JURISPRUDENCE)

Objective:

This subject aims to introduce for 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

Unit	Description in detail	Credit	Weightage
	Introduction 1.1 Meaning of the term		
1	jurisprudence' Norms and the	1	25 %
	normative system		
	1.2 Different types of normative systems, such as of		
	languages, religious orders, unions, clubs and customary		
	practice;		
	1.3 Legal system as a normative order: similarities and differences		
	of thelegal system with other normative systems;		
	1.4 Nature and definition of law		
	Schools of Jurisprudence - Analytical positivism,		
	1.5 Natural law, Historical school, Sociological school;		
	Economic interpretation of law		
	Indian Perspective: Ancient: the concept of 'Dharma';		
	& Modern: PIL, social justice, compensatory		
	jurisprudence		







	Purpose of Law:		
	2.1 Justice; Meaning and kinds		
	Justice and law: approaches of different schools		
2	2.2 Power of the Supreme Court of India to do complete justice	1	25 %
	in a case:Article 142 Critical studies Feminist jurisprudence		
	Sources of Law -		
	2.3 Legislation, Precedents: concept of stare decisis,		
	Customs, Juristic writings		
	Legal Rights:		
_	3.1 the Concept; kinds of rights;		
3	Right & duty correlation	1	25 %
	3.2 Persons :- Nature of personality,		
	Status of the unborn, minor, lunatic,		
	drunken and dead persons		
	3.3 Corporate personality		
	Dimensions of the modern legal personality: Legal personality of		
	non-human beings		
	Liability;		
	3.4 Conditions for imposing liability		
	Wrongful act; Damnum sine injuria; Causation; Mens		
	rea;Intention; Malice; Negligence and recklessness		
	Strict liability; Vicarious liability;		
	Obligation:		
	3.5 Nature and kinds; Sourcesof obligation;		
	Procedure - Substantive and procedural laws:		
	differenceEvidence: Nature and kinds		







	Possession:		
	4.1 the Concept; Kinds of possession		
	4.2 Ownership :the Concept; Kinds of		
	ownership Difference between possession		
	and ownershipTitle		
4	4.3 Property: the concept; Kinds of property		
		1	25 %
		_	

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.

Outcome: At the end of the course, the student will be able to

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







Mapping of Course Outcomes (CO) with Programme Outcomes (PO)

LEGAL THEORY (JURISPRUDENCE)										
FLIC130206										
00	PO									
CO	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PO10
	Legal	Profe	Prof	Profe	Legal	Self-	Self-	Leade	Lifelon	Lawyerin
	knowl	ssion	essio	ssion	resea	reflec	empl	rship	g	gskills
	edge	al	nal	al	rch	tion	oyab	skills	Learnin	
	O	Practi	Skill	Ethic	&lega	&lifel	ility		g	
		ce	s	S	1	ong				
					reaso	learni				
					ning	ng				
CO	1	3	1	1	1	2	3	1	3	2
1										
CO	2	1	2	2	2	1	1	2	2	3
2										
CO	3	2	3	1	3	2	2	1	3	3
3										
CO	1	1	2	2	3	3	1	2	2	1
4										



